Andhra Pradesh Legislative Assembly Debates

OFFICIAL REPORT

Part II—Proceedings other than Questions and Answers

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Thirteenth day of the Ninth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 11th August, 1959

The House met at Half Past Eight of the Clock

[ Mr. Speaker in the Chair ]

QUESTIONS AND ANSWERS

(See Part I)

CALLING ATTENTION TO MATTERS OF URGENT
PUBLIC IMPORTANCE

re: Selection of Candidates for admission to the
Pre-professional course in Medicine and to the
M. B. B. S. course (Telangana area)

Mr. Speaker: Hon. Sri K. Sudarsana Rao has
given notice of the following Motion under Rule 74:

"In the prospectus for the selection of candidates
for admission to the Pre-Professional Course in Medi-
cine and to the M. B. B. S. Course (Telangana area) the
procedure adopted in making admissions of candidates
belonging to backward classes is against the decision of
the Government causing a great injustice and dissatis-
faction."

Now he may say some thing about his Motion.

"Reservations in admissions for Backward
Classes and Scheduled Castes and Scheduled Tribes"
upto 18 per cent and 16 per cent respectively shall be maintained. In addition, the candidates from these two categories shall also be eligible for admissions on merit basis."

"Reservations shall be provided for Backward Classes upto 18 per cent of the admissions and in addition the candidates belonging to Scheduled Castes, Scheduled Tribes and Backward Classes shall also be eligible for admission on merit basis in case of women."

"Under Section 26 of the Osmania University Act of 1959, the Government direct that the recommendations of the Regional Committee shall be followed by the Osmania University in the matter of admissions to the Educational Institutions in question. These orders shall also be followed in regard to admissions to other institutions under the control of the Government."

"Prospectus for the selection of candidates for Admission to the Pre-Professional Course in Medicine and to the M.B. B.S. course (Telangana area) for 1959-1960, pages 16 and 17 a procedure will be adopted in making admission of candidates. The authority in
Calling attention to matters of urgent public importance re:
Selection of candidates for admission
to the Pre-professional course in Medicine and
to the M. B. B. S course in (Telangana Area)

charge of admissions shall draw up in order of merit for each region a list of candidates. This list should show classification of the candidates. This list should show classification of the candidates, as women (General) women (Scheduled castes and tribes), women (backward classes), men (General), men (Scheduled Castes and Tribes) and men (Backward Classes). From such list, the admission shall be made as follows:

(i) Candidate belonging to the Scheduled Castes and Tribes both men and women shall be admitted to the extent of seats reserved for them.

Regional Committee had resolution to Government recommending orders pass from individual college to Government order pass to Osmania Medical College to form the rules. The Regional Committee to Regional Committee the Government order pass to Department of Health, Government order pass to admissions be made wise and considerate.

Suicides 82, 82 98 suicides. The Regional Committee recommended the Government to take adequate care of admissions be made wise and considerate.

Regional Committee to admissions be made wise and considerate. Admissions be made wise and considerate.
Calling attention to matters of urgent public importance re.
Selection of candidates for admission to the Pre-professional course in Medicine and to the M. B. B. S course in (Telangana Area)

sions & Regional Committee interfere & Grants Commission interfere. University protest Regional Committee pass, interfere.

Cabinet point out 15% 16% 30% 80% 60%, 10% 15% 30% 80% 60%, 80% 60%, 30% 20% 10% 50%

Firmly I had to tell them that as long as we are bound by it let us accept it. Cabinet has taken a decision that we shall respect it and implement it.

80% 60% 30% 20%, 15% 10% 5%

Cabinet 80% 60%, 30% 20% 10% 5%

Firmly I had to tell them that as long as we are bound by it let us accept it. Cabinet has taken a decision that we shall respect it and implement it.

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Cabinet 80% 60%, 30% 20% 10% 5%
Calling attention to matters of urgent public importance re:  
Selection of candidates for admission to the Pre-professional course in Medicine and to the M. B. B. S course in (Telangana Area)

11th August, 1959

...
11th August, 1959  
Calling attention to matters of urgent public importance re
Selection of candidates for admission to the Pre-professional course in Medicine and to the M. B. B S course in (Telangana Area)

...
Dr. M. Chenna Reddy (Vicarabad-General): On a point of clarification, Sir.

Mr. Speaker: No point of clarification even to the Leader of the Democratic Party, please.

re: Fire accident in Tekumanda in Chittoor District

re: Fire Accident in Tekumanda in Chittoor District.

Mr. Speaker: Mr. Speaker, I would like to make a point of clarification on the discussion about the leader of the Democratic Party.
I am requesting the hon. Minister to give a special grant to assist those people as has been done in other cases.

**BUSINESS OF THE HOUSE**

*Mr. Speaker*: I am to announce to the House the decisions arrived at the meeting of the Business Advisory Committee held on the 6th August 1959.

**Friday the 7th August 1959**

Consideration and passing of the Andhra Pradesh Panchayat Samithis and Zilla Parishad Bills, 1959 as reported by the Regional Committee.
12th August 1959 (Wednesday)
13th August 1959 (Thursday)
14th August 1959 (Friday)

Discussion and Voting on the Supplementary Grants
Non-official Day.

15th and 16th August 1959 (Saturday & Sunday)

No Meeting.

17th August 1959 (Monday)


2. Concurrence of the Assembly to the appointment of a Joint Select Committee on the Andhra Pradesh Buildings (Lease, Rent and Eviction Control) Bill, 1959.

3. District Municipalities Bill (Integrated Bill) 1959 to be referred to Select Committee.

4. The Andhra Co-operative Central Land Mortgage Bank (Reconstitution) Bill, 1959 to be referred to the Regional Committee.

5. The Hyderabad District Municipalities (Andhra Pradesh Amendment) Bill 1959 to be referred to the Regional Committee.

18th August 1959
(Tuesday)

Discussion on the Food Situation.

11. S. A. (Chairman) said: 4 members of the Council had been present.
17. Mr. District Municipalities (Integrated) Bill was introduced.
18. Food situation (Adjournment) was discussed. The Council then adjourned.

Hon'ble Members: What is the history of the matter?

Mr. District Municipalities Bill was introduced earlier. The blame is on the District Municipalities. During the next session, the matter will be further discussed. In future, the matter will be discussed in the Municipal Council.

Hon'ble Members: There is a censure. The programme of the integration is not clear.

Mr. Integration Bill passed.

Hon'ble Members! Select Committees are working and now it is necessary to adjourn.

Mr. Tappers' Co-operative Societies also wanted to adjourn. Motion adjourned.

Hon'ble Members: Adjourned.
GOVERNMENT BILL

The Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959
(as reported by the Regional Committee).

Mr. Speaker: Now, let us proceed to the Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959. Hon. Sri V. Visveswara Rao to move his amendment (No. 112) on Clause 14.

Clause 14

Sri V. Visveswara Rao (Mylavaram): Sir, I beg to move:

"In line 2 of the proviso to sub-clause (3) of clause 14, for the word 'two', substitute the word 'one'."

Mr. Speaker: Amendment moved.
"Not more than two" as amended "not more than one" is amendment to move in this House. According to Standing Committees of 6 to 12, as per Co-op. Act, 1959, the amendment that the Standing Committee is to consider is 3 to 5 members. It is calculated as 5 \times 2 = 10 members. If the amendment is moved 3 to 6 members, the total 18 nominated members of the Standing Committee to retire, as per the People's Representation Act 1988, amendment that the Standing Committee is to consider is 16 to 18 members. "In possession of dwelling house" is amendment to move in this House. According to the People's Representation Act 1959, amendment that the Standing Committee is to consider is 16 to 20 members. Standing Committees are to consider 16 to 20 members, if the amendment is moved.
The Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959

11th August, 1959

Mr. Speaker : The question is:

"In line 2 of the proviso to sub-clause (3) of clause 14 for the word 'two' substitute the word 'one'."

The amendment was negated.

Mr. Speaker : Hon. Sri M. Rajeswara Rao is not present in the House. So, amendment No. 113 is not moved.

Sri P. Narasinga Rao (Huzurabad - General) : Sir, I beg to move:

"In lines 2 and 3 of sub-clause (2) of clause 14, delete the words 'with the approval of the Government'."

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

"In lines 2 and 3 of sub-clause (2) of clause 14, delete the words 'with the approval of the Government'."

The amendment was negatived.

Sri G. Nageswara Rao (Razole): Sir, I beg to move:

"Add the following as sub-clause (1) (vi) of clause 14:

'The issues of Agricultural Labourers'."

Mr. Speaker: Amendment moved.

Mr. N. P. Reddy: Madam, it is not advisable to delete line 1 of sub-clause (2) of clause 14. It is advisable to retain the line as it is. It is in the interest of agriculture.
Mr. Speaker: The question is:

"Add the following as sub-clause (1) (vi) of clause 14:

'The issues of Agricultural Labourers'."

The amendment was negatived.

Sri S. Narayanáppa (Gooty - General): Sir, I beg to move:

"For the second proviso to sub-clause (3) of clause 14, substitute the following:

'Provided further that in the case of the Standing Committee for the subjects specified in clause (ii) of sub-section (1), the Panchayat Samithis shall elect two persons, who are not members of the Panchayat Samithi and who have experience and knowledge of Co-operation and Cottage Industries'.'

Mr. Speaker: Amendment moved.
11th August, 1959

The Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959

Sir, the Government has accepted the amendment. I shall now put the question.

The question is:

"For the second proviso to sub-clause (3) of clause 14, substitute the following:

Provided further that in the case of the Standing Committee for the subjects specified in clause (ii) of Sub-Section (1), the Panchayat Samithis shall elect two persons, who are not members of the Panchayat Samithis and who have experience and knowledge of Co-operation and Cottage Industries."

The amendment was adopted.

Sri B. Srirama Murthy (Vizianagaram): Sir, I beg to move:

"For sub-clause (5) of Clause 14, substitute the following:

"Provided further that in the case of the Standing Committee for the subjects specified in clause (i) of Sub-Section (1), at least one woman and one representative of the Scheduled Castes shall be among its members."

Provided further that in the case of the Standing Committee for the subjects specified in Clause (iii) of sub-section (1), at least one woman and one representative of the Scheduled Castes shall be among its members.

So, the Government has accepted the amendment. I shall now put the question.

The question is:

"For the second proviso to sub-clause (3) of clause 14, substitute the following:

Provided further that in the case of the Standing Committee for the subjects specified in clause (ii) of Sub-Section (1), the Panchayat Samithis shall elect two persons, who are not members of the Panchayat Samithis and who have experience and knowledge of Co-operation and Cottage Industries."

The amendment was adopted.

Sri B. Srirama Murthy (Vizianagaram): Sir, I beg to move:

"For sub-clause (5) of Clause 14, substitute the following:

Provided further that in the case of the Standing Committee for the subjects specified in clause (i) of Sub-Section (1), at least one woman and one representative of the Scheduled Castes shall be among its members."

So, the Government has accepted the amendment. I shall now put the question.

The question is:

"For the second proviso to sub-clause (3) of clause 14, substitute the following:

Provided further that in the case of the Standing Committee for the subjects specified in clause (ii) of Sub-Section (1), the Panchayat Samithis shall elect two persons, who are not members of the Panchayat Samithis and who have experience and knowledge of Co-operation and Cottage Industries."

The amendment was adopted.
'Every Standing Committee shall in relation to the subjects assigned to it take suitable decisions which shall in due course come up before the Panchayat Samithi for approval or ratification'.

Mr. Speaker: Amendment moved.

Sri B. Srirama Murthy: Sub-clause (5) of clause 14 says "Every Standing Committee shall, in relation to the subjects assigned to it, exercise such of the powers and perform such of the functions of the Panchayat Samithi as the Government may, by order, specify".

A function must clarify that Standing Committee meetings, which must be held at least once in every three months, Standing Committees are part of the general body and meet in consultation with the Standing Committee and their decisions must be approved by the Samithi prior to ratification. Standing Committees must have complete power as B.D.O. to approve prior approval and ratification of the Samithi decisions.
Committee shall revise, quash, or endorse Standing Committee's confidence. The Standing Committee may order a revision or quash, but confidence in the Standing Committee shall not dissolve the contingency of the General Body. Standing Committee may order the Standing Committee and the Standing Committee may order the Standing Committee also. Standing Committee shall not usurp the power of the Standing Committee, and in case of a general resolution, pass it on to the General Body.

Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities. Standing Committee shall have duties and responsibilities.

Standing Committee is the General body and the Sovereign body. Any Standing Committee can function only subject to the General Body. It can never function in the air. The Standing Committee derives its power from the General Body. Standing Committee is the Generality. So far as the Panchayat Samithi and its functions and responsibilities are concerned, it is the Sovereign body. Just as the Legislature is the Sovereign body for the Executive it is so.

The fundamental principle is that the work must be done quickly. If a "prior approval and ratification" is required it must await the resolution of the Panchayat Samithi. But the Panchayat Samithi can always discuss whatever may happen in the Standing Committee.
Standing Committee: Standing Committee ప్రతి పద్ధతి ద్వారా

iii. The Panchayat Samithi: The Panchayat Samithi to execute పంచాయత్సమితి సంస్కరించాలి, అవసరమైతే సమితి ఆధీన బడి ఉండటం వలన అంగేట్టి ఉండటం

iv. (p) Specific or General: The Panchayat Samithi ప్రతి పద్ధతి అనుసారం ప్రాతిపదికులు తయారు చేసేందుకు అవసరమయ్యాణి. 'Approval' or 'Ratification' విభాగములు.

But if the Panchayat Samithi considers it necessary to alter any one of the decisions taken by the Standing Committee it must have such powers as to alter.

v. Amendment of the provision: Amendment ప్రతి పద్ధతి ద్వారా చేసేందుకు పద్ధతి సంస్కరించే వలన అంగేట్టి ఉండటం.

vi. (p) Standing Committee: Rules 6th and 7th పంచాయత్సమితి సంస్కరించుకుంటుంది, అంగేట్టి ఉండటం.

vii. Legislative (subtitle): Legislative, స్థాయిపుర్ణమైన గదులు యొక్కలో విషయం ఉంటే ప్రతి పద్ధతి సంస్కరించుకుంటుంది. 'Prior approval' పద్ధతి సాధనాలు సాధనాలు తయారు చేసి పంచాయత్సమితి సంస్కరించాలి.

viii. Estimates and Work Order: Estimates పద్ధతి సంస్కరించుకుంటుంది. ‘subject to the approval’ పద్ధతి సంస్కరించాలి.

ix. Standing Committee: Prior approval పద్ధతి సంస్కరించాలి. 'subject to the approval' పద్ధతి సంస్కరించుకుంటుంది. The Standing Committee must have full freedom.

x. Amendments or Modifications: Prior approval పద్ధతి సంస్కరించాలి. 'Subject to approval' పద్ధతి సంస్కరించాలి. అది పద్ధతి సంస్కరించాలి. The Standing Committee must have full freedom.
Mr. Speaker: The question is:

“For sub-clause (5) of Clause 14 substitute the following:

‘Every Standing Committee shall in relation to the subjects assigned to it take suitable decisions which shall in due course come up before the Panchayat Samithi for approval or ratification’.

The amendment was negatived.

Sri Ch. Rajeswara Rao (Choppadandi): I beg to move:

“For sub-clause (4) of Clause 14 substitute the following:

‘Notwithstanding anything in the foregoing subsection the Government may if they deem fit direct Panchayat Samithi to constitute a Standing Committee for the welfare of women and children which shall consist of seven or more members of whom the President of the Panchayat Samithi shall be the ex-officio member and Chairman and the remaining members of whom the majority shall be women shall be elected by the Panchayat Samithi on the basis of proportional representation from among the members of Panchayat Samithi and from among such members who are not such members in such manner as may be prescribed’.

Mr. Speaker: Amendment moved.

Sri Ch. Rajeswara Rao: Sub-clause (4) of Clause 14 substituted.
The Andhra Pradesh Panchayat
11th August, 1959
Samithis and Zilla Parishads Bill, 1959

The Committee considered further that the Government should have power to constitute a separate

Sub-Committees to handle Social Welfare matters. Sub-Clause (iii) of Social Welfare & Women Welfare Committee proposed Sub-Clause (iv) to be amended as follows:

"Of whom the majority shall be women" to read "women majority shall be from scheduled castes & members of whom at least 4 shall be women and majority of them shall be women and members belonging to scheduled castes".

The Committee considered further that the Government should have power to constitute a separate
Standing Committee of seven or more members for the welfare of women and children of whom the majority shall be women. Such members may be appointed from among the members of the Panchayat Samithi or from those who are not such members. A new provision has been added as sub-clause (4) of Clause 14 to give effect to this decision."

Mr. Speaker: The question is:

"For sub-clause (4) of clause 14, substitute the following:

'Notwithstanding anything in the foregoing subsection the Government may, if they deem fit, direct Panchayat Samithi to constitute a Standing Committee for the welfare of women and children which shall consist of seven or more members of whom the President of the Panchayat Samithi shall be the ex-officio member and Chairman and the remaining members of whom the majority shall be women shall be elected by the Panchayat Samithi on the basis of proportional representation from among the members of Panchayat Samithi and from among such members who are not such members in such manner as may be prescribed.'"

The amendment was negatived.
Mr. Speaker: He is reminding the Government of some promise which he considers you have made.

Sri K. Brahmananda Reddy: I am agreeable to add that word 'social welfare'.

Representatives of Scheduled Castes and Backward Classes and the Welfare of Women and Children.

Sub-Clause (4) line (3) Standing Committee for Social Welfare and for the Welfare of Women and Children.

Sri K. Subba Rao (Hindupur-General): I beg to move:

Sub-clause (6) of Clause 14 to be recast as follows:

"(6) No member of a Panchayat Samithi other than its President shall be a member of more than one Standing Committee at a time:"
Provided that where the number of members on the Panchayat Samithi is not sufficient to fill as aforesaid all the seats of every Standing Committee, a member of a Panchayat Samithi may become a member of any two Standing Committees”.

Mr. Speaker: Amendment moved.

“No person other than the President of the Panchayat Samithi shall be a member of more than two Standing Committees.”

"No member of a Panchayat Samithi other than its President shall be a member of more than one Standing Committee at a time, provided that where the number of members on the Panchayat Samithi is not sufficient to fill as aforesaid all the seats of every Standing Committee, a member of a Panchayat Samithi may become a member of any two Standing Committees.”

Mr. Speaker: The question is:

“Sub-clause (6) of Clause 14 to be recast as follows:

“(6) No member of a Panchayat Samithi other than its President shall be a member of more than one Standing Committee at a time:

Provided that where the number of members on the Panchayat Samithi is not sufficient to fill as aforesaid all the seats of every Standing Committee, a member of a Panchayat Samithi may become a member of any two Standing Committees.”
said all the seats of every Standing Committee, a member of a Panchayat Samithi may become a member of any two Standing Committees"

The amendment was adopted.

*Mr Speaker*: The question is:

"That Clause 14, as amended do stand part of the Bill."

The motion was adopted.

Clause 14, as amended, was added to the Bill.

*Clauses 15, 16 and 17*

*Mr Speaker*: The question is:

"That Clauses 15, 16 and 17 do stand part of the Bill."

The motion was adopted.

Clauses 15, 16 and 17 were added to the Bill.

*Clause 18*

*Sir B. Sriman Murthy*: I beg to move:

"Insert the following at the end of line 5 of sub-clause (1) of clause 18:

'It shall further consider and promote schemes and projects for irrigation, electricity, communication, industrial development and expansion of training facilities under the State Plan. It shall further consider and take up (i) Programmes for the welfare of the Backward Classes, (ii) Programmes in rural and urban areas relating to social services especially expansion of education at primary level, health units, sanitation, family planning etc. (iii) regulation of the use of common lands such as waste lands, forests etc. (iv) construction, repair and maintenance of common village buildings, public wells, tanks, roads etc. (v) assisting in the implementation of land reform measures (vi) providing services in the form of Credit Marketing, supplies etc.'"
"Regulation of the use of common lands such as waste lands, forests, etc."

"Construction, repair and maintenance of common village buildings, public wells, tanks, roads etc."

Tanks, roads etc. functions under Schedule 5. Public wells, Tanks, Roads to maintain, repairs, etc. functions under Schedule 5.

"Assisting in the implementation of land reform measures."

"Providing services in the form of credit, marketing, supplies, etc."

"Insert the following at the end of line 5 of sub-clause (1) of clause 18:

It shall further consider and promote schemes and projects for irrigation, electricity, communication, industrial development and expansion of training facilities under the State Plan. It shall further consider and take-up (i) Programmes for the welfare of the Backward Classes, (ii) programmes in Rural and Urban areas relating to Social Services especially expansion of education at primary level, health units, sanitation, family planning, etc., (iii) regulation of the use of common lands such as waste lands, forests, etc., (iv) construction, repair and maintenance of common village buildings, public wells, tanks, roads, etc., (v) assisting in the implementation of land reform measures, (vi) providing services in the form of Credit Marketing, supplies, etc."
The Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959

11th August, 1959

Clause 18 embodies the powers and functions of a Panchyat Samithi. It says: "Subject to the provisions of this Act, the administration of the Block shall vest in the Panchyat Samithi. Every Panchayat Samithi shall endeavour to instil among the people within its jurisdiction a spirit of self-help and initiative and harness their enthusiasm for raising the standard of living..."

Please reconsider in the light of the remarks that I have made.

Mr. Speaker: I shall allow it there.

"...it shall not exercise the powers or perform the functions expressly assigned by or under this Act or any other law to its President or to the Block Development Officer or to the Zilla Parishad or any other authority..."
Mr. Speaker: Amendment moved.

In sub-clause (3) of clause 18 for the words ‘clause (ii)’ substitute the words ‘in clause (i) (b) and (ii)’.

Even during the time of supersession let it be under the Panchayat Samithi.
Mr. Speaker: The question is:

"In sub-clause (3) of clause 18 for the words 'clause (ii)' substitute the words 'in clause (i) (b) and (ii)'.

The amendment was adopted.

Sri B. Srirama Murthy: I beg to move:

"Add the following at the end of sub-clause (4) of clause 18:

'for the purposes specified by the Government in this behalf'.

Mr. Speaker: Amendment moved

Sri B. Srirama Murthy: I beg leave of the House to withdraw the amendment.

(The amendment was, by leave of the House, withdrawn.)
Sri B. SriRama Murthy: I beg to move, Sir, the following amendment:

"Delete Sub-Clause 5 of Clause 18".

Mr. Speaker: Amendment moved.

"With the prior sanction of the Government a duty, in the form of surcharge on any tax etc." was amended. The amendment was negatived.

Sri M. Rajeswara Rao: I beg to move, Sir, the following amendment:

"In line 4 of Sub-clause 5 of Clause 18 for the words ‘local cess’ substitute the words ‘land tax’.

Mr. Speaker: Amendment moved.
The Andhra Pradesh Panchayati 11th August, 1959
Samithis and Zilla Parishads' Bill, 1959

Mr. Speaker: The question is:

"In line 4 of sub-clause (5) of clause 18 for the words 'local cess' substitute the words 'land tax'."

The amendment was negatived.

Sri B. Yella Reddy: I beg to move:

"Add the following as sub-clause (6) of clause 18:

'Every Panchayat Samithi shall have the right to acquire land for public purposes within its area under the Land Acquisition Act'."

Mr. Speaker: Amendment moved.
111 11th August, 1959 The Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959

మిశ్రమ గుమ్మ చరిత్ర కలిగిన సంపాదన పద్ధతి సిద్ధం చేసింది. పాటల బాగా, అదే విధంగా తప్పనివారి పాతనాలను లేదు. కొంతాకు రెండు సందర్భాల్లోనూ సంఖ్యలు ఉంది. రెండవల్లో లాండ్ అక్రీలు తీసి లాండ్ అక్రీలు, అంతర్జాతీయ సంస్థలు అక్రీలు మీద లాండ్ అక్రీలు. రెండవల్లోనూ, acquisition తీసి అక్రీలు మీద లాండ్ అక్రీలు, అంతర్జాతీయ సంస్థలు అక్రీలు మీద లాండ్ అక్రీలు. 

మే బి. నాకు (పండితు) : అధికృత లాండ్ అక్రీలు సంఖ్యలు, జాతి సంస్థలు, గ్రామవారు, సంస్థలు, చిహ్నాలు, సాంస్కృతిక సంస్థలు, సాంస్కృతిక సామాజిక సంస్థలు, లాండ్ అక్రీలు విషయం సంబంధంగా ప్రకటించిన ప్రాంగణాలను, Block area, Primary Health Centres లను, Libraries లను, buildings లను, జాతి సంస్థల లాండ్ అక్రీలు విషయం సంబంధంగా ప్రకటించిన ప్రాంగణాలను, Deputy Collector, Tahsildar, Revenue Inspector వంటివి ప్రాంభీకరణ ప్రకారాలు అనేక ప్రాంగణాలను లాండ్ అక్రీలు విషయం సంబంధంగా ప్రకటించిన ప్రాంగణాలు సంయోగం చేసింది. 

దేబరి ప్రాంగణాల లాండ్ అక్రీలు సంఖ్యలు, పండితు డెప్యూటీ కలెక్టర్, టాహిసల్ డార్, రేవు ఇంస్కాంటెర్ లాండ్ అక్రీలు విషయం సంబంధంగా ప్రకటించిన ప్రాంగణాలను సంయోగం చేసింది. 

ంద్రి లాండ్ అక్రీలు సంఖ్యలు, పండితు డెప్యూటీ కలెక్టర్, టాహిసల్ డార్, రేవు ఇంస్కాంటెర్ లాండ్ అక్రీలు విషయం సంబంధంగా ప్రకటించిన ప్రాంగణాలను సంయోగం చేసింది.
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Correspondence for the Block, Zilla Parishad Office, Andhra Pradesh Board of Revenue. The Correspondence for use in obtaining information about the acquisition of sites for schools, libraries, primary health centers, reading rooms, and other purposes. The information is obtained from the Revenue Department and the Select Committee of the Parishad. The acquisition of sites is necessary for the development of the area.

The amendment (p. 112) refers to the acquisition of sites. The amendment is necessary to facilitate the development of the area. The amendment is necessary to facilitate the development of the area.
The question is:

"Add the following as sub-clause (6) of clause 18: 'Every Panchayat Samithi shall have the right to acquire land for public purposes within its area under the Land Acquisition Act'."

The amendment was negatived.

Sri B. Yella Reddy demanded a poll. The House then divided.

Ayes : 41 Noes : 77

The amendment was negatived.

Sri K. Brahmananda Reddy: I beg to move:

"In sub-clause (5) of clause 18, after the words 'local cess levied', insert the words and figures 'under section 59'."

Mr. Speaker: The Minister says that, as an abundant caution, permission of the Governor has been obtained.
The amendment is as follows:

"In Chapter IV, renumber clause 59 as clause 59-A and before the clause as so renumbered, insert the following clause, namely:—

59. Levy of Local Cess in a District: (1) There shall be levied in every district for which a Zilla Parishad is constituted a local cess at the rate of fifty naye paise on every rupee of land revenue payable to the Government in respect of any land for every fasli in lieu of the land cess leviable under section 74-B of the Madras District Boards Act, 1920 (Madras Act XIV of 1920), or the local cess leviable under section 135 of the Hyderabad District Boards Act, 1955 (Hyderabad Act I of 1956), as the case may be, and any education tax leviable under sub-section (2) of section 34 of the Madras Elementary Education Act, 1920 (Madras Act VIII of 1920), and the provisions of the said Acts relating to the levy, assessment, collection and apportionment of such land cess, local cess or education tax and of any other law which entitles any local authority to a share thereof, shall cease to apply to such district with
effect from the fash in which local cess is levied under this section...”.

‘On every rupee of land revenue’—am I right?

Sri K. Brahanananda Reddy. Yes.

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Land revenue levied, land revenue may be surcharged. Under Section 39, a local cess may be levied. Clause 54 provides that the new Clause 59 (a) may be discussed and moved. As per Clause 59 (a), a separate section is created.

Mr. Speaker: That becomes 59 (a) new clause 59 as may be apportioned to it under Sub-Section 4. Section 4 is as follows. The amendment of Clause 59 is as follows. Under sub-section 4 of that section 59 is a separate section, and before the clause so numbered insert the following clause viz 59 (new clause)—levy of local cess in a district.

Such share of the local cess levied under Section 59 as may be apportioned to it under Sub-Section 4 is as follows. Every Panchayat may levy with the prior sanction of the Government a duty in the form of surcharge on any tax imposed by a Panchayat or a Town Committee or no local cess levied within its jurisdiction. It is only a surcharge on the local cess to be levied under clause 59 on every district by the Government.
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_section_39_ 

Sri K. Brahmanna Reddy: Section 39 is going to be there. In what form and how it will be there is to be considered.

 levy _section_39_ 

Sri K. Brahmanna Reddy: Levy of new cesses, are these points. Are these points?
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next time we can discuss this matter. Perhaps by that time that report also will be ready for consideration. In the next time perhaps we will have time to discuss this matter at that time. The report will be ready for consideration. In the next time perhaps we will have time to discuss this matter at that time.

59 Section 59 (a) 1939. Clause 1 (4) reference to the immediate 54 64 64 Clause 1 (4) bind the immediate consideration, 50 (a) 39 39 Clause (4) bind the immediate consideration, 39 (a) Clause (4) bind the immediate consideration, 39 (a) Clause (4) bind the immediate consideration, 39 (a) Clause (4) bind the immediate consideration, 39 (a) Clause (4) bind the immediate consideration.
There shall be levied in every district for which a Zilla Parishad is constituted, a local cess at the rate of fifty naya paise on every rupee of land revenue payable to the Government in respect of any land for every fasli in lieu of the land cess leviable...
Clause 19

Mr. Speaker: The question is:

"That clause 19 do stand part of the Bill."

The motion was adopted.

Clause 19 was added to the Bill.

Clause 20

Sri K. L. Narasimha Rao: Sir, I beg to move:

In line 6 of clause 20, delete the words "unless in his opinion...shall be final."

Mr. Speaker: Amendment moved.

Sri B. Srrirama Murthy: Sir, I beg to move:

In line 6 of Clause 20, delete the words "shall comply with every such requisition...shall be final."

Mr. Speaker: Amendment moved.
It is not only any member of the Samithi. A Panchayat Samithi may require any document to be furnished. The Panchayat Samithi may require a Standing Committee to furnish a document. B.D.O. alone or by the Standing Committee may require a document.

As regards the power of Panchayat Samithi or its Standing Committee to call for any document from the Block Development Officer, the Committee considered that the power to decide whether the document is of a confidential nature or not may be left to the Samithi instead of to the Collector as provided in the original Bill.

Mr. Speaker: The question is:

"In line 6 of clause 20, delete the words "unless in his opinion... shall be final". In line 6 of clause 20 delete the words "shall comply with every such requisition... shall be final."

The amendments were negatived.

Mr. Speaker: The question is:

That Clause 20 do stand part of the Bill.

The motion was adopted.

Clause 20 was added to the Bill.
Mr. Speaker: The question is:

"That Clause 21 do stand part of the Bill."

The motion was adopted.

Clause 21 was added to the Bill.

Clause 22

*Sri K. L. Narasimha Rao: Sir, I beg to move:

For sub-clause (2) of clause 22, substitute the following:

"In case of emergency the President shall, in consultation with the B. D. O. call for an emergent meeting of the Standing Committee and in consultation, direct the execution of any work which is in his opinion necessary for the service or safety of the general public but he shall report the action taken under this sub-section and the reasons therefor to the Panchayat Samithi at its next meeting."

Mr. Speaker: Amendment moved.
Mr. Speaker: The question is:
For sub-clause (2) of clause 22, substitute the following:

"In case of emergency the President shall, in consultation with the B.D. O., call for an emergent meeting of the Standing Committee and in consultation, direct the execution of any work which is in his opinion necessary for the service or safety of the general public but he shall report the action taken under this sub-section and the reasons therefor to the Panchayat Samithi at its next meeting.

The amendment was negatived.

Sri B. Srirama Murthy: Sir, I beg to move:
At the end of sub-clause (2) of clause 22, add the following:

"Subject to the ratification of the same by the Panchayat Samithi".

Mr. Speaker: Amendment moved.

The amendment was negatived.

Mr. Speaker: The question is:
At the end of sub-clause (2) of clause 22, add the following:

"Subject to the ratification of the same by the Panchayat Samithi".

The amendment was negatived.

Mr. Speaker: The question is:
That Clause 22 do stand part of the Bill.
The motion was adopted.
Clause 22 was added to the Bill.
Sir, I beg to move:

For the existing clause, substitute the following clause:

"Any member of a Panchayat Samithi may draw the attention of the President or the Block Development Officer to any neglect in the execution of Panchayat Samithi work, to any waste of Panchayat Samithi property or to the needs of any locality and may suggest any improvements which may appear desirable."

Mr. Speaker: Amendment moved.
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Sri M. Rajeswara Rao: This amendment appears to be superfluous. Not only the member of the Board, but any ordinary citizen is entitled to draw the attention of the Board. The intention of the Select Committee is to give more powers to the Panchayat Samithi so that the administration of the Panchayat Samithi can be carried on more effectively. It is for that purpose the new clause is added. You should delete the clause entirely. When it is so deleted, there is no necessity for this clause.

Smt. Masooma Begum (Pathargatti): I do not think each member should go separately. They should go in batches. I feel that it is not right that each single member should go.
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Mr. Speaker: The question is:

For the existing clause substitute the following clause:

"Any member of a Panchayat Samithi may draw the attention of the President or the Block Development Officer to any neglect in the execution of Panchayat Samithi work, to any waste of Panchayat Samithi property or to the needs of any locality and may suggest any improvement which may appear desirable."

The amendment was adopted.

Sri Vavilala Gopalkrishnayya demanded a poll.

The House divided.

Ayes: 73  
Noes: 41

The amendment was adopted.

Mr. Speaker:.rename, altered, original Select Committee stage to discuss.

Sri Gollapudi: the amendment undemocratic in the opinion of the Select Committee stage.

Mr. Kennedy: protest to be withdrawn in the opinion of the Speaker.
Mr. Speaker: The question is:
“That Clause 23, as amended, do stand part of the Bill”

The motion was adopted.
Clause 23, as amended, was added to the Bill.

Clauses 24 to 28

Mr. Speaker: The hon. Members in whose names amendments to these clauses stand, are not present in the House. So, the question is:

“That Clauses 24 to 28 do stand part of the Bill”

The motion was adopted.
Clauses 24 to 28 were added to the Bill.

(The hon. Members who walked out, re-entered the House at this stage, one after another.)

New Clause 28-A

Sri Vavilala Gopalakrishnayya: There are some typing mistakes in the amendment standing in my name, Sir. I will move it with the corrections

Mr. Speaker: All right.

Sri Vavilala Gopalakrishnayya: I beg to move: Insert the following as new clause 28-A:

“28-A. The Government shall pay every year to every Panchayat Union—

(a) A Local Road Grant calculated at the rate of 400 nP. for each individual.
(b) On every rupee of house tax collected half-a-rupee on the village house tax surcharge grant.
(c) A primary education grant of 250 nP. for each individual,
(d) A social education grant of 50 nP. for each individual.
(e) A Public Health Grant of 200 nP. for each individual.”

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

"Insert the following as new clause 28-A:

28-A. The Government shall pay every year to every Panchayat Union—

(a) A Local Road Grant, calculated at the rate of 400 nP. for each individual.

(b) On every rupee of house tax collected half-a-rupee on the village house tax surcharge grant.

(c) A primary education grant of 250 nP. for each individual:

(d) A social education grant of 50 nP. for each individual.

(e) A Public Health Grant of 200 nP. for each individual."

The amendment was negatived.
Clause 29

Sri V. Visveswara Rao: I beg to move:

"In sub-clause (vi) of clause 29 for the words: 'such share of the land revenue' substitute the words '50% land revenue'."

"In sub-clause (vi) of clause 29 for the words: 'such share of the land revenue', substitute the words: '33⅓% of the land revenue'."

"For the existing sub-clause (vi) of clause 29, substitute the following:

'30% of land revenue and such share of State Taxes or fees as may be prescribed'"

Mr. Speaker: Amendments moved.

Mr. M. Thimmaiah: 3 amendments moved.

Mr. N. L. Narasimha: 3 amendments moved.

Mr. Speaker: Amendments moved.

Mr. N. L. Narasimha: 3 amendments moved.

Mr. Speaker: Amendments moved.

Mr. N. L. Narasimha: 3 amendments moved.

Mr. Speaker: Amendments moved.

Mr. N. L. Narasimha: 3 amendments moved.

Mr. Speaker: Amendments moved.
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Mr. Speaker: I beg to move:

"In sub-clause (vi) of clause 29, for the word 'such' substitute the word 'not less than 15 per cent'."

Mr. Speaker: Amendment moved.

Mr. Narasinga Rao: I beg to move:

"In sub-clause (vi) of clause 29, for the word 'such' substitute the word 'not less than 15 per cent'."

Mr. Speaker: The question is:

"In sub-clause (vi) of clause 29 for the words 'such share of the land revenue' substitute the words '50% land revenue'."

The amendment was negatived.
Mr. Speaker. The question is:

"In sub-clause (vi) of clause 29 for the words 'such share of the land revenue' substitute the words '33% of land revenue'."

The amendment was negatived.

Mr. Speaker. The question is:

"For the existing sub-clause (vi) of clause 29, substitute the following:

'30% of land revenue and such share of State taxes or fees as may be prescribed'."

The amendment was negatived.

Mr. Speaker. The question is:

"In sub-clause (vi) of clause 29 for the word 'such' substitute the words 'not less than 15%'."

The amendment was negatived.

Mr. Speaker. Now we shall take up amendment No. 140.

"That clause 29 do stand part of the Bill."

The motion was adopted.

Clause 21 was added to the Bill.

Clause 30

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

"For the existing sub-clause (2) of clause 30 substitute the following:

"The Zilla Parishad and, where there is no Zilla Parishad the District Collector may from time to time..."
issue such instructions as may be deemed necessary in framing of the budget of a Panchayat Samithi and giving effect to the provisions of this Act."

Mr. Speaker : Amendment moved.

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

"For the existing sub-clause (2) of clause 30 substitute the following:

'The Zilla Parishad and where there is no Zilla Parishad the District Collector may from time to time issue such instructions as may be deemed necessary in framing of the budget of a Panchayat Samithi and giving effect to the provisions of this Act.'"

The amendment was negatived.

Sri B. Srirama Murthy: I beg to move:

"In line 5 of sub-clause (3) of clause 30 delete the words 'as far as may be'."

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

"In line 5 of sub-clause (3) of clause 30 delete the words 'as far as may be'"

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 30 do stand part of the Bill."

The motion was adopted.

Clause 30 was added to the Bill.

Clause 31

Sri M. Rajeswara Rao: I beg to move:

"In line 5 of clause 31 for the words 'committee shall...to those suggestions' substitute the words 'while passing its budget shall consider such instructions as may from time to time be issued by the Panchayat Samithi for giving effect to the provisions of this Act'."

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

"In line 5 of clause 31 for the words 'committee shall... to those suggestions' substitute the words 'while passing its budget shall consider such instructions as may from time to time be issued by the Panchayat Samithi for giving effect to the provisions of this Act.'"

The amendment was negatived.

Sri M. Rajeswara Rao: Sir, I demand a poll.

The House divided.

Ayes: 31  Noes: 72.

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 31 do stand part of the Bill."

The motion was adopted.

Clause 31 was added to the Bill.

Clause 32

Sri M. Rajeswara Rao: I beg to move:

"Delete explanation to sub-clause (4) of clause 32."

Mr. Speaker: Amendment moved.
The explanation reads thus: "It shall not be open to any person whose negligence or misconduct has caused or contributed to any such deficiency or loss, to contend that notwithstanding his negligence or misconduct the deficiency or loss would not have occurred, but for the negligence or misconduct of some other person."

Mr. Speaker: The question is:

"Delete explanation to sub-clause (4) of clause 32"

The amendment was negatived.

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

"Delete sub-clause (4) (iii) (b) of clause 32."

Mr. Speaker: Motion moved.

Auditors are required to examine, and report on all accounts and audit certifies, after which an amount is recoverable as surcharge, surcharge being recoverable as a separate Munsif Court to appeal against. The provision create a separate appeal for the surcharge. However, simultaneous or separate provision is made. Munsif Court has the power to examine the appeal which may be heard in the High Court. The appeal
Mr. Speaker: The question is:

"Delete sub-clause (4) (iii) (b) of clause 32."

The amendment was negatived.

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

"In sub-clause (4) (v) of clause 32 delete the words ‘or an appeal to the Government against the decision’.”

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"In sub-clause (4) (v) of clause 32 delete the words, ‘or an appeal to the Government against the decision.’"

The amendment was negatived.

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

"Add the following proviso at the end of sub-clause (4) (vi) of clause 32:
'Provided that the Panchayat Samithi by two-third majority of its total members so recommends'.

*Mr. Speaker*: Amendment moved.

Notwithstanding anything in this section the Government may at any time direct that the recovery of the whole or any part of the amount certified by the auditors or declared by the court or the Government to be due from any person under this Act shall be waived if in their opinion such a course is justified considering all the circumstances of the case.
“Therefore, I moved the amendment adding the proviso: “Provided that the Panchayat Samithi by two-third majority of its total members so recommends.”

Under the existing Act the Government have got power to remit. It is not an extraordinary power. It is a power which is there in several Acts.

Mr. Speaker: The question is:

“Add the following proviso at the end of sub-clause (4) (vi) of clause 32:

‘Provided that the Panchayat Samithi by two-third majority of its total members so recommends.””

The amendment was negatived.

Mr. Speaker: The question is:

“That clause 32 do stand part of the Bill”.

The motion was adopted.

Clause 32 was added to the Bill.

Clause 33

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

"In line 3 of sub-clause (2) of clause 33 for the words ‘one-half’ substitute the words ‘one-third’.

"In line 4 of sub-clause (2) of clause 33 after the word ‘Samithi’ insert the words ‘or fifteen members of the Panchayat Samithi whichever is less.’

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

"In line 3 of sub-clause (2) of clause 33, for the words ‘one half’ substitute the words ‘one third’;"

"In line 4 of sub-clause 2 of clause 33 after the word ‘Samithi’ insert the words ‘or fifteen members of the Panchayat Samithi whichever is less’;"

The amendments were negatived.

Sri K. L. Narasimha Rao: Sir, I beg to move:

"In line 4 of sub-clause (3) of clause 33 for the words ‘thirty days’ substitute the words ‘twenty days’;"

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

"In line 4 of sub-clause (3) of clause 33 for the words 'thirty days' substitute the words 'twenty days.'"

The amendment was negatived.

Sri K. L. Narasimha Rao: Sir, I beg to move:

"For the explanation to sub-clause (3) of clause 33, substitute the following:

'Notwithstanding anything in this Act or any other law in force for the time being a motion under this section before being finally disposed of in this Panchayat Samithi shall not be challenged in any court of law'."

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

"For the explanation to sub-clause (3) of clause 33 substitute the following:

'Notwithstanding anything in this Act or any other law in force for the time being a motion under..."
this section before being finally disposed of in the Panchayat Samithi shall not be challenged in any court of law.”

The amendment was negatived.

Sri K. L. Narasimha Rao: Sir, I beg to move:

“For sub-clauses (4) and (5) of clause 33, substitute the following:

‘The Collector shall preside at such meeting. If within half-an-hour after the time appointed for the meeting the Collector is not present to preside at the meeting the members present shall elect one out of them as Chairman of the meeting and conduct the proceedings. Provided that the Collector comes to the meeting after the proceedings started, the Chairman shall vacate the Chair in favour of the Collector’.”

Mr. Speaker: Amendment moved.

The Collector means any officer in charge of a Revenue division and includes a Deputy Collector, a Sub-Collector, and an Assistant Collector.”
Mr. Speaker: The question is:

“Delete sub-clause (9) of clause 33”.

The amendment was negatived.

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

“In sub-clause (9) of clause 33 for the words ‘two hours’ substitute the words ‘six hours’ wherever they occur.”

Mr. Speaker: Amendment moved.
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saradham shuddha yodhyadi. 2 koda provison yathra. aysie yad
samskruthi samsthana sunder deekshana vishayam, samane kalo shudha
samskruthi samsthana yathra. shudha samsthana adi kore kade shudha
samskruthi samsthana yathra. aysie yad samskruthi samsthana yathra.

charge level veerapadhi 2 koda dare yad. shudha samsthana
samskruthi samsthana yathra. aysie yad samskruthi samsthana yathra.

Mr. Speaker: The question is:

"In sub-clause (9) of clause 33 for the words "two hours" substitute the words "six hours" wherever they occur:"

The amendment was negatived.

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

"In sub-clause (12) of clause 33 for the words "the support of not less than three-fifths" substitute the words "the majority.""

Sri B. Srirama Murthy: Sir, I beg to move:
"In sub-clause (12) of clause 33 for the words ‘not less than three-fifths’ substitute the words ‘more than half’.

Sri K. Ramachandra Reddy (Ramannapet): Sir, I beg to move:

"In sub-clause (12) of clause 33 for the words ‘not less than three-fifths’ substitute the words ‘a simple majority’.

Mr. Speaker: Amendments moved.

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"In sub-clause (12) of clause 33 for the words ‘not less than three-fifths’ substitute the words ‘more than half’.

Sri K. Ramachandra Reddy (Ramannapet): Sir, I beg to move:

"In sub-clause (12) of clause 33 for the words ‘not less than three-fifths’ substitute the words ‘a simple majority’.

Mr. Speaker: Amendments moved.
dent the no-confidence motion. In the wrong presumption of no-confidence motion, the president is wrong. A wrong presumption is to apply to the president. The president is wrong. The president is wrong. A wrong approach of the president is wrong. The president is wrong. A wrong approach is wrong. The president is wrong. A wrong approach is wrong. The president is wrong. A wrong approach is wrong. The president is wrong. The president is wrong. A wrong approach is wrong. The president is wrong. A wrong approach is wrong.

Mr. Speaker: The question is:

“In sub-clause (12) of clause 33 for the words ‘the support of not less than three-fifths’ substitute the words ‘the majority’.”

“In sub-clause (12) of clause 33 for the words ‘not less than three-fifths’ substitute the words ‘more than half’.”

“In sub-clause (12) of clause 33 for the words ‘not less than three-fifths’ substitute the words ‘a simple majority’.”

The amendments were negatived.

Sri M. Rajeswara Rao: Sir, I am not moving my amendment No. 175.

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

“Add the following at the end of sub-clause (12) of clause 33:

‘Within fifteen days after such motion is carried’.”

Mr. Speaker: Amendment moved.
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Sri K. Brahmananda Reddy: There is no case, Sir, where a man who has been removed—in whom a vote of non-confidence has been passed—having been kept like that by the Government.

The clause says, 'Government shall'.

మార్స్ ప్లేయర్: అంతా పానీ తయారు చేసిన లేదా దీన్నే పానీ తయారు చేసిన వ్యక్తి ప్రతి సంస్థలు ఒక వ్యక్తిని హటింది. వ్యక్తి రాహిల తో రేపోటి చేసిన ఒక రెండు ప్రభుది సౌత్స కు వాటిని కొలుపుతుంది. వ్యక్తి రాహిల తో రేపోటి చేసిన ఒక రెండు ప్రభుది సౌత్స కు వాటిని కొలుపుతుంది. వ్యక్తి రాహిల తో రేపోటి చేసిన ఒక రెండు ప్రభుది సౌత్స కు వాటిని కొలుపుతుంది. వ్యక్తి రాహిల తో రేపోటి చేసిన ఒక రెండు ప్రభుది సౌత్స కు వాటిని కొలుపుతుంది. వ్యక్తి రాహిల తో రేపోటి చేసిన ఒక రెండు ప్రభుది సౌత్స కు వాటిని కొలుపుతుంది. వ్యక్తి రాహిల తో రేపోటి చేసిన ఒక రెండు ప్రభుది సౌత్స కు వాటిని కొలుపుతుంది. వ్యక్తి రాహిల తో రేపోటి చేసిన ఒక రెండు ప్రభుది సౌత్స కు వాటిని కొలుపుతుంది. 

Sri K. Ramachandra Reddy: I beg to move.
“In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.

Mr. Speaker: Amendment moved.

In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.

Mr. Speaker: The question is:

“In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.”

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 33 do stand part of the Bill”.

The motion was adopted.

Clause 33 was added to the Bill.

Clause 34

Sri B. Srirama Murthy: I need not move amendment No. 180, as it is one to remove the entire clause. I will speak on the clause itself.

In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.

Mr. Speaker: Amendment moved.

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.”

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 33 do stand part of the Bill”.

The motion was adopted.

Clause 33 was added to the Bill.

Clause 34

Sri B. Srirama Murthy: I need not move amendment No. 180, as it is one to remove the entire clause. I will speak on the clause itself.

In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.

Mr. Speaker: Amendment moved.

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.”

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 33 do stand part of the Bill”.

The motion was adopted.

Clause 33 was added to the Bill.

Clause 34

Sri B. Srirama Murthy: I need not move amendment No. 180, as it is one to remove the entire clause. I will speak on the clause itself.

In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.

Mr. Speaker: Amendment moved.

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (13) of Clause 33 delete the words ‘or if the meeting could not be held for want of a quorum’.”

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 33 do stand part of the Bill”.

The motion was adopted.

Clause 33 was added to the Bill.
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"If in the opinion of the Government the President, or the Vice-President of a Panchayat Samithi willfully omits or refuses to carry out the orders of the Government for the proper working of the Panchayat Samithi or abuses the powers vested in him, they may, by order, remove such President or Vice-President, as the case may be, after giving an opportunity for explanation."

"Wilfully omits or refuses to carry out the orders of the Government for the proper working of the Panchayat Samithi, or"
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omits or refuses to carry out the orders of the Government or abuses the powers vested in him.”

In sub-clause (1) of Clause 34, delete the words ‘wilfully omits or refuses to carry out the orders of the Government for the proper working of the Panchayat Samithi or’.

The amendment was negatived.
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Sirs, I beg to move:

"In sub-clause (1) of clause 34 for the words 'they may by order for explanation' substitute the words "they may refer the matter to the Panchayat Samithi which shall discuss the matter and take such steps as are necessary or expedient in that regard'."

Mr. Speaker: "they may by order remove" and "they may by order refer the matter to the Panchayat Samithi who shall be entitled to take such action as the case
may be etc. etc’” and add “furthermore” etc. You are right. You can now go on.

Mr. Speaker: Amendment moved.

Sri K. Brahmananda Reddy: The reasons for not accepting this amendment are obvious, Sir.

Mr. Speaker: The question is:

“In Sub-clause (1) of Clause 34 for the words ‘they may by order...for explanation’, substitute the words ‘they may refer the matter to the Panchayat Samithi which shall discuss the matter and take such steps as are necessary or expedient in that regard’.”

The amendment was negatived.

Sir, I beg to move:

“In Sub-clause (1) of Clause 34 for the words ‘they may by order...’ ‘explanation’, substitute the words ‘they shall by order appoint a tribunal to enquire into the affair. After proper enquiry the Tribunal shall
make its recommendations to the Government and the Government may take action accordingly.

Mr. Speaker: Amendment moved.
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The question is:

“In sub-clause (1) of clause 34 for the words ‘they may by order...explanation’ substitute the words ‘they shall by order appoint a tribunal to enquire into the affair. After the proper enquiry the Tribunal shall make its recommendations to the Government and the Government may take action accordingly.’”

The amendment was negatived.

Sri Mallipudi Rajeswara Rao: I beg to move, Sir, the following amendment to sub-clause (2) of clause 34 of the Bill.

“Add the following as sub-clause (2) of clause 34 and re-number the existing sub-clauses:

‘From the order of the Government passed under sub-section (1) an appeal shall lie to the High Court’.”
Anyway we are not curtailing the powers of the President vested in him under the Indian Constitution.

Mr. Speaker: The question is:

"Add the following as sub-clause (2) of Clause 34 and re-number the existing sub-clauses:

'From the order of the Government passed under sub-section (1) an appeal shall lie to the High Court.'"

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 34 do stand part of the Bill".

The motion was adopted.

Sri P. Sundarayya: I press for a division, Sir.

The House divided.

Ayes: 72  Noes: 33

The motion was adopted.

Clause 34 was added to the Bill.
Clause 35

Mr. Speaker: The question is

“That clause 35 do stand part of the Bill.”

The motion was adopted.

Clause 35 was added to the Bill.

Clause 36

Sri V. Visweswara Rao: I beg to move:

“For the existing sub-clause (1) of clause 36 substitute the following:

(i) The Government should determine the number of elected members for each Zilla Parishad ranging from 15 to 25.

(ii) Every Zilla Parishad shall be distributed into a number of constituencies on the basis of seats allotted, having a population of 50,000 to 60,000.

(iii) The member in each such constituency should be elected by the adult voters of that constituency by secret ballot, the voters’ list being that of the Legislative Assembly.”

Mr. Speaker: Amendment moved.
Mr. Speaker: Amendments 188, 189 & 191 may also be moved now.

Sri B. Srirama Murthy: I beg to move:
“For the existing sub-clause 3 (i) of clause 36 substitute the following:
‘(1) (i) The District shall be delimited into various constituencies for the purpose of electing members to the Zilla Parishads on the basis of adult franchise’.”

Mr. Speaker: Amendment moved.

Sri G. Yellamanda Reddy (Kanigiri): I beg to move:
“For sub-clause (3) (i) of clause 36 substitute the following:
‘One member elected by adult franchise from every Panchayat Samithi area’.

Mr. Speaker: Amendment moved.

Sri Vavilala Gopalakrishnayya: I beg to move:
“For sub-clause 3 of clause 36 substitute the following:
‘Every Zilla Parishad shall consist of the members elected by the election as per the People’s Representation Act from the circles to be decided with a population of 50 thousands.’

Mr. Speaker: Amendment moved.
ఇప్పుడం, మెమొరారీ (గృహ్మ నీటి) అవన్న ప్రాంతం, తీసుకు ప్రధాన వందన కోసం ప్రదర్శన చేయబడింది. చాలా సమయం పాటు ప్రధాన వందన కోసం ప్రదర్శన చేయబడింది. మన ప్రాంతం అయిన చాలా సమయం పాటు ప్రదర్శన చేయబడింది. మన ప్రాంతం అయిన చాలా సమయం పాటు ప్రదర్శన చేయబడింది. మన ప్రాంతం అయిన చాలా సమయం పాటు ప్రదర్శన చేయబడింది. మన ప్రాంతం అయిన చాలా సమయం పాటు ప్రదర్శన చేయబడింది.

ఇలా నంబట్టు ఇప్పుడం అందా చాలా సమయం పాటు ప్రదర్శన చేయబడింది.

పి. సమయంలో విచారణలు: అనేకాను భర్తులు కోసం అధికారులు సంభవించాయి. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది.

పి. ప్రాంతానికే సమయానికి: విచారణలు కోసం ప్రదర్శన చేయబడింది.

పి. సమయంలో వైపులు: ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది.

పి. ప్రాంతానికే సమయానికి: ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది. ఇప్పుడం చాలా సమయం పాటు ప్రదర్శన చేయబడింది.
For the existing sub-clause (1) of Clause 36 substitute the following:

(i) The Government should determine the number of elected members for each Zilla Parishad ranging from 15 to 25.
(ii) Every Zilla Parishad shall be distributed into a number of constituencies on the basis of seats allotted, having a population of 50,000 to 60,000.

(iii) The Member in each such constituency should be elected by the adult voters of that constituency by secret ballot, the voters' list being that of the Legislative Assembly'.

The amendment was negatived.

Sri G. Yellamanda Reddy demanded a division. The House then divided

Ayes 33  Noes 71

The amendment was negatived.

Mr. Speaker : The question is:

"For the existing sub-clause (3) (i) of Clause 36 substitute the following:

'1(i) The District shall be delimited into various constituencies for the purpose of electing members to the Zilla Parishads on the basis of adult franchise'."

The amendment was negatived.

Mr. Speaker : The question is:

"For sub-clause (3) (i) of clause 36 substitute the following:

'One member elected by adult franchise from every Panchayat Samithi area'.

The amendment was negatived.

Mr. Speaker : The question is:

"For sub-clause (3) of Clause 36 substitute the following:

'Every Zilla Parishad shall consist of the members elected by the election as per the People's Representation Act from the circles to be decided with a population of 50 thousands'."

The amendment was negatived.
"For sub-clause (3) of clause 36 substitute the following:

'Every Zilla Parishad shall consist of the members elected by the members of the Panchayats and Town Committees as the case may be from among themselves by proportional representation through single transferable vote.'"

Mr. Speaker : Amendment moved.
**Sri B. Sreerama Murthy**: Sir, I beg to move:

"Delete the proviso to sub-clause (3) (i) of clause 36".

**Mr. Speaker**: Amendment moved.

**Sri K. L. Narasimha Rao**: Sir, I beg to move:

"In the proviso to sub-clause (3) (i) of clause 36 for the words ‘he shall, with effect from...Zilla Parishad’ substitute the words ‘the concerned Panchayat Samithis shall elect one member to the Zilla Parishad from amongst its members’.

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

"In the proviso to the sub-clause (3)(i) of clause 36 for the words 'he shall, with effect from...Zilla Parishad' substitute the words 'the concerned Panchayat Samithis shall elect one member to the Zilla Parishad from amongst its members'."

The amendment was negatived.

Sri K. L. Narasimha Rao: Sir, I beg to move:

"Add the following at the end of sub-clause (3)(ii) of clause 36:

'Without a right to vote'."

Mr Speaker: Amendment moved.

Mr. Narasinga Rao: The question is:

"Add the following at the end of sub-clause (3)(iv) of clause 36:

'as the Government may by order specify' substitute the words 'who are the bona fide residents of the district'."
Sri B. Kesava Reddy: Mr. Speaker, Sir, I beg to move:

"In sub-clause (3) (iv) of clause 36 after the words 'as the Government may by order specify' substitute the words 'residing in the district'."

Mr. Speaker: Amendment moved.

Sri B. Sreeramamurthi: Mr. Speaker, Sir, I beg to move:

"In sub-clause (3) (iv) of clause 36 after the words 'as the Government may by order specify' substitute the words 'residing in the district'."

Mr. Speaker: Amendment moved.

Sri V. Visweswararao: Mr. Speaker, Sir, I beg to move:

"In sub-clause (3) (iv) of clause 36 after the words 'residing in the district' insert the words 'who are the residents of the district'."

Mr. Speaker: Amendment moved.

Sri V. Visweswararao: Mr. Speaker, Sir, I beg to move:

"For Sub-clause (3) (iv) of clause 36 substitute the following:

"Such members of the Legislative Council of the State shall be the member only of the Zilla Parishad of the District in which he resides."

Mr. Speaker: Amendment moved.
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After all, it is a right of the individual member. He is a member of the Legislative Council elected by the Legislative Assembly etc.
For instance, a member’s constituency is Adilabad; but he is not actually residing in the district of Adilabad, but is residing in Hyderabad. Such members must get some place. As you know, Sir, M.L.As. elected from some constituency will be living in Hyderabad. But they are entitled to go to their district and work there. Are they not entitled to go to their constituency?

The sub-clause reads: “such members of the Legislative Council of the State as the Government may, by order, specify. We take the consent of the member. How can we fix unless we take his consent? We obtain his consent first and the member chooses his preference.

Even a member of Parliament is given that chance. He is elected from four or five taluks and he chooses a block. Suppose a member of Parliament is elected from Mahaboobnagar or Adilabad and there is no house for him in Andhra or Telangana, because a member of
Parliament can be elected from any State because he is entitled by Constitution. Therefore, for such people we must give a chance. Such members must be in some Zilla Parishad or other. Suppose there are half-a-dozen M.Ps. living in Hyderabad and they are natives of Hyderabad. How is it, that we can ask all of them to go to a particular district? Let the members also give a suggestion.

Sri N. Sanjeeva Reddy: That is correct.

He gets all the privileges of an M.L.A. For instance, there are M.L.Cs. from Kurnool, Guntur and Nellore as one constituency. Those M.L.Cs. must only select one out of the three districts; they cannot say they will select Warangal which is out of the constituency; they must select one of the three districts. If the members want to make it fool-proof, I do not mind.

The words 'the district in which they normally reside may be inserted in the sub-clause. If they all reside unfortunately only in Hyderabad, let the Hyderabad district bear them.

Sri N. Sanjeeva Reddy: The city is not a part of the Samithi; It is entirely different from the Samithi.
To the Legislative Council of the Territory of the Indian Union:

Sir,

I have the honour to present the detailed report on the new constitution for the Legislative Council of the Territories of the Indian Union. The new constitution, as presented in the Draft Constitution of 1957, has since been amended and the present draft is the result of careful consideration and extensive consultation with various stakeholders.

The new constitution aims to ensure effective representation and participation of the local communities in the decision-making process. It provides for the election of council members from the local bodies, including towns, cities, and rural areas. The council members are elected by the local residents and are expected to represent their interests effectively.

The new constitution also provides for the election of council members from outside the local body, such as from specific areas or constituencies. This provision ensures that a diverse range of interests are represented in the council.

In conclusion, I believe that the new constitution will provide a strong foundation for the development and progress of the Territories of the Indian Union. I urge you to consider this report and support the implementation of this new constitution.

Yours faithfully,

[Signature]
[Name]
Mr. Speaker: It will be considered. There are so many other things.

It only shows about our weakness. I don't think we are so weak as that.

We must give him a choice. Suppose he is from Hyderabad. He must be given a choice. I do not think we will permit a man from Adilabad to choose some other district nor will he choose some other district.

Mr. Speaker: The question is:

"In sub-clause (3) (iv) of clause 36 for the words 'as the Government may, by order specify' substitute the words 'who are the bona-fide residents of the district'."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (3) (iv) of clause 36 for the words 'as the Government may by order specify' substitute the words 'residing in the district'."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (3) (iv) of clause 36 after the words 'Legislative Council of the State' insert the words 'who are the residents of the district'."

The amendment was negatived.

Mr. Speaker: The question is:

"For sub-clause (3) (iv) of clause 36 substitute the following:

The amendment was negatived.

Mr. Speaker: The question is:

The amendment was negatived.
Such members of the Legislative Council of the State shall be the member only of the Zilla Parishad of the district, in which he resides.'

The amendment was negatived.

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

"In the proviso to the sub-clause (3) (v) of clause 36 for the words 'in which re-resides' substitute the words 'which he chooses'.'

Mr. Speaker: Amendment moved.

Mr. Speaker: Rules 6 and 8 say "as the Government may specify" 36 (3) (v). Now to 6 the member who wish to be a member of the Parishad according to the Government. To make it more equitably the members to consider all things. How can we put every thing in a different way now. 10 things are different. Distribute equitably. So choice also will be considered.

Mr. Member: Residence according to choice.

Mr Speaker: Yes. 36 (3) (v) for "as the Government may specify" say 36 (3) (v) Residence according to choice.

Mr. Member: House of the People and Zilla Parishad. Shall we substitute the words 'which he chooses' for the words 'in which he resides', substituting the words 'which he chooses'.

Sri K. Brahmananda Reddy: For the words 'in which he resides', substitute the words 'which he chooses'.

Mr. Member: Council in choosing the members of the Parishad. The Government accept it.
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Sri K. Brahmananda Reddy: I accept this amendment.

Mr. Speaker: The question is:

"In the proviso to the sub-clause (3) (v) of clause 36 for the words 'in which he resides' substitute the words: 'which he chooses'."

The amendment was adopted.

Sri Dodda Narasaiah (Huzurnagar): Sir, I beg to move:

Add the following at the end of sub-clause (3) (v) of clause 36: "Provided that a member of the Legislative Council shall have the right to vote to such Zilla Parishad if he resides or is in possession of a dwelling house therein."

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

Sub-clause (3) (vi) of clause 36 for the words "as the Government may by order specify" substitute the words "who are the bona fide residents of the district."

Sri B. Kesawa Reddy: Sir, I beg to move:

In Sub-clause (3) (vi) of clause 36 for the words "as the Government may by order specify" substitute the words "residing in the district."

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

In Sub-clause (3) (vi) of clause 36 after the words "of the Council of States" insert the words "as or the residents of the District."

Sri Dodda Narasaiah: Sir, I beg to move:

Add the following at the end of sub-clause (3) (vi) of clause 36:
"Provided that a member of a State Council will have a right to vote to such Zilla Parishad if he decides or is in the possession of a dwelling house therein."

Mr. Speaker: Amendments moved.

(Pause)

Mr. Speaker: Amendments nos. 202 to 206 relate to the same subject. I shall put them all to vote. The question is:

"Add the following at the end of the sub-clause(3)(v) of clause 36:

'Provided that a member of the Legislative Council shall have the right to vote to such Zilla Parishad if he resides or is in possession of a dwelling house therein'."

"In sub-clause (3)(vi) of clause 36 for the words 'as the Government may by order specify' substitute the words 'who are the bonafide residents of the district'."

"In sub-clause 3(vi) of clause 36 for the words 'as the Government may by order specify' substitute the words 'residing in the district'."

"In sub-clause 3(vi) of clause 36 after the words 'of the Council of States' insert the words 'as or the residents of District'."

"Add the following at the end of sub-clause(3)(vi) of clause 36:

'Provided that a member of a State Council will have a right to vote to such Zilla Parishad if he decides or is in the possession of a dwelling house therein'."

The amendments were negatived.

Sri K. Brahmananda Reddy: I beg to move:

"In clause 36, for item (vii) of sub-clause (3) substitute the following item, namely:

'(vii) for every Block for which no Panchayat Samithi is constituted, one person residing in that Block elected in the prescribed manner from among themselves:

(a) in the Andhra area, by the Presidents of the Panchayats within such Block;"
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Sri K. Brahmananda Reddy: I accept this amendment.

Mr. Speaker: The question is:

"In the proviso to the sub-clause (3) (v) of clause 36 for the words ‘in which he resides’ substitute the words: ‘which he chooses’.

The amendment was adopted.

Sri Dodd Narasaiah (Huzurnagar): Sir, I beg to move:

Add the following at the end of sub-clause (3) (v) of clause 36: "Provided that a member of the Legislative Council shall have the right to vote to such Parishad if he resides or is in possession of a dwelling house therein."

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

Sub-clause (3) (vi) of clause 36 for the words “as the Government may by order specify” substitute the words “who are the bona fide residents of the district.”

Sri B. Kesava Reddy: Sir, I beg to move:

In Sub-clause (3) (vi) of clause 36 for the words “as the Government may by order specify” substitute the words “residing in the district.”

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

In Sub-clause (3) (vi) of clause 36 after the words "of the Council of States" insert the words "as or the residents of the District."

Sri Dodd Narasaiah: Sir, I beg to move:

Add the following at the end of sub-clause (3) (vi) of clause 36:
“Provided that a member of a State Council will have a right to vote to such Zilla Parishad if he decides or is in the possession of a dwelling house therein.”

Mr. Speaker: Amendments moved.

(Pause)

Mr. Speaker: Amendments nos. 202 to 206 relate to the same subject. I shall put them all to vote. The question is:

“Add the following at the end of the sub-clause (3) (v) of clause 36:

‘Provided that a member of the Legislative Council shall have the right to vote to such Zilla Parishad if he resides or is in possession of a dwelling house therein’.

“In sub-clause (3) (vi) of clause 36 for the words ‘as the Government may by order specify’ substitute the words ‘who are the bonafide residents of the district’.”

“In sub-clause 3 (vi) of clause 36 for the words ‘as the Government may by order specify’ substitute the words ‘residing in the district’.”

“In sub-clause 3 (vi) of clause 36 after the words ‘of the Council of States’ insert the words ‘as or the residents of District’.”

“Add the following at the end of sub-clause (3) (vi) of clause 36:

‘Provided that a member of a State Council will have a right to vote to such Zilla Parishad if he decides or is in the possession of a dwelling house therein’.”

The amendments were negatived.

Sri K. Brahmananda Reddy: I beg to move:

“In clause 36, for item (vii) of sub-clause (3) substitute the following item, namely:

‘(vii) for every Block for which no Panchayat Samithi is constituted, one person residing in that Block elected in the prescribed manner from among themselves:

(a) in the Andhra area, by the Presidents of the Panchayats within such Block;
(b) in the Telangana area, by the Sarpanches of the Panchayats and the Presidents of the Town Committees, within such Block”.

Mr. Speaker: Amendment moved.

“(vii) for every Block for which no Panchayat Samithi is constituted, one person residing in that Block elected in the prescribed manner...”

Sri N. Sanjeeva Reddy: The intention of this amendment is that only one of the Presidents must be elected.

Mr. Speaker: Is it so?

Sri B. Kesava Reddy: Yes, Sir. I beg to move:

“In the proposed amendment to item (vii) of sub-clause (3) of clause 36 moved by the hon. Minister for Finance and Planning, delete the following:

‘Residing in that Block.’
Mr. Speaker: What does the hon. Minister for Finance and Planning say?

Sri N. Sanjeeva Reddy: The amendment moved by the Government is that, Sir.

Mr. Speaker: It is all the same. The question is:

"In clause 36, for item (vii) of sub-clause (3) substitute the following item, namely—

(vii) For every Block for which no Panchayat Samithi is constituted, one person residing in that Block elected in the prescribed manner from among themselves, namely—

(a) in the Andhra area, by the Presidents of the Panchayats within such Block,

(b) in the Telangana area, by the Sarpanches of the Panchayats and the Presidents of the Town Committees, within such Block."

The amendment was adopted.
Sri Mallepudi Rajeswara Rao: I beg to move:

“Add the following as new sub-clause 3 (viii) of clause 36:

‘Such number of persons including members specified in clauses (i) to (vii) from among Scheduled Caste that their proportion to the Scheduled Caste population shall be nearly equal to the proportion of the members specified in clauses (i) to (vii) to the total population in the district on the basis of the latest census figures as may be declared by the District Collector.”

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

“Add the following as new sub-clause 3 (viii) of clause 36—
Such number of person including members specified in clauses (i) to (vii) from among Scheduled Caste that their proportion to the Scheduled Caste population shall be nearly equal to the proportion of the members specified in clauses (i) to (vii) to the total population in the district on the basis of the latest census figures as may be declared by the District Collector."

The amendment was negatived.

Sri B. Yella Reddy: Sir, I beg to move:

Add the following as sub-clause (3) (viii). of Clause 36:

"Those who are elected by the members of the Municipalities in the district on proportional representation with single transferable vote on the basis of one member for every sixty thousand population residing in the areas Municipality."

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

Add the following as sub-clause (3) (viii). of clause 36.
"Those who are elected by the members of the Municipalities in the district on proportional representation with single transferable vote on the basis of one member for every sixty thousand population residing in the areas Municipality."

The amendment was negatived.

_Smt. Masooma Begum:_ Sir, I beg to move:

Add the following as sub-clause (3) (viii) of clause 36:

"two women to be elected in the prescribed manner by the members of the Zilla Parishad."

_Mr. Speaker:_ Amendment moved.

_Smt. Masooma Begum:_ Speaker Sir, at the outset let me thank the hon. Minister for having conceded so graciously to allow one extra woman as representative of the Block Samithi. In the new set up of democratic decentralisation which is going to be established at the block level, statutory bodies consist of representatives of the people i.e., the Block Panchayat Samithi. At the district level, Sir, a body has powers of general supervision, guidance and co-ordination has to be established and this is going to be the Zilla Parishad. Does people's body mean that men be on it? The composition of Zilla Parishads consist of President and the District Collector, Member of the Legislative Assembly, Council, the House of the People and the Members of the Council of States. My amendment is to add a sub-clause so that two women should be given representation on it. The explanation given is that under sub-clauses (3) (4) and (5) women can come in. All constituencies of the Legislative Assembly, Council and the Parliament have not got ladies as their representatives. For instance in Guntur, Nellore, Anantapur, Srikakulam, Visakhapatnam and in the Telangana areas in Adilabad, Medak and Karimnagar, there are no women as representatives of either the Legislative Assembly or the Council or Parliament. Therefore our demand is just. I hope the hon. Minister will consider this. Let it be said that Andhra Pradesh has given a lead in this regard. So let it not be said that Andhra Pradesh does not believe in Women's participation in administration, because without participation of women,
no nation and no country can progress. At this level of general supervision, we want two women to be included where supervision, guidance and coordination is required at the district level. There can be no question of not finding suitable women. After all, most of the Community Development Programmes pertain to women and children and therefore only women can be useful in solving the problems efficiently, at the National level or at the State level. We are not concerned if there is no reservation, but at the village level we would like at least if you can make that concession, to have that reservation for at least 5 years and then after the next elections, you can do away with all reservations. Thank you Sir.
Mr. Speaker : The question is.

Add the following as sub-clause 3(viii) of clause 36.

"two women to be elected in the prescribed manner by the members of the Zilla Parishad."

The amendment was declared adopted.

Sri G. Nageswara Rao : Sir, I beg to move:

Add the following as sub-clause (3) (vi) of sub-clause 36:

The following representatives are to be elected as members by the Zilla Parishad:

(i) two women.

(ii) two representatives of the Scheduled Castes.

(iii) one representative of the Scheduled Tribes.

Mr. Speaker : Amendment moved:

Mr. Vice-President : The rule is that the division of Scheduled Caste be included in the 36th amendment. Scheduled castes are separate Tribes and a separate co-opt.
Mr. Speaker: The question is:

Add the following as sub-clause (3) (vi) of clause 36:

“(vi) The following representatives are to be elected as members of the Zilla Parishad.

(i) two women.
(ii) two representatives of the Scheduled Castes.
(iii) one representative of the Scheduled Tribes.

The amendment was declared adopted.

Mr. Speaker: The question is:

“That clause 36, as amended, do stand part of the Bill.”

The motion was deblended adopted.

Clause 36, as amended, was added to the Bill.

Clause 37

Sri Vavilala Gopalakrishnayya: I beg to move:

“For Clause 37, substitute the following:

There shall be a Chairman elected directly by voters qualified under the Peoples Representation Act in the whole of the district and the Vice-Chairman elected by the Members of the Parishad among themselves.”

Mr. Speaker: Amendment moved.
I am sorry, Sir, we cannot accept this amendment.

_Mr. Speaker_: The question is:

“For Clause 37, substitute the following:

“There shall be a Chairman elected directly by voters qualified under the Peoples Representation Act in the whole of the district and the Vice-Chairman elected by the Members of the Parishad among themselves’.”

The amendment was negatived.

_Sri K. L. Narasimha Rao_: Sir, I beg to move:

“Add the following at the end of the proviso to sub-clause (1) of Clause 37;

‘shall not participate in such election’.”

_Mr. Speaker_: Amendment moved.
It is left to the Collector either to participate or not to participate.

**Mr. Speaker**: The question is:

Add the following at the end of the proviso to sub-clause (1) of clause 37.

"shall not participate in such election."

The amendment was negatived.

**Sri V. Visweswara Rao**: Sir, I beg to move:

In sub-clause (3) (a) of clause 37 for the word 'District Collector' substitute the word 'Vice Chairman'.

**Mr. Speaker**: Amendment moved.

In sub-clause (3) (a) of clause 37 for the word 'District Collector' substitute the word 'Vice Chairman'.

The amendment was negatived.
In sub-clause (4) of clause 37, delete the words ‘from the date of his’ election... ...to the end of the provision.”

Sri P. Sundarayya: “Such date being not later than six months from the date on which such term expires, 6 months to 5 months 30 days.

“and the Government may from time to time by notification alter such date and fix another”.

Sri K. Brahmananda Reddy: Aforesaid.

Sri P. Sundarayya: Fix another date instead.

Sri N. Sanjeeva Reddy: 6 months from the date expires. You see, within six months aforesaid means six months is the outer-limit fixed. It need not necessarily be six months. We may fix 3 months 10
days or 2 months 5 days. Suppose, the new President is elected, why should this date be extended for six months. The new President is coming after six months. Within the said six months they can change it. That is the intention, I am sure.

Sri P. Sundarayya: "...and Government may, from time to time, by notification, alter such date and fix another date instead within the period of six months aforesaid." Fix another date instead within the period of six months aforesaid.

Mr. Speaker: A comma can be put after the word 'instead' which will clarify the position. So, I think, the insertion of a comma after the word 'instead' is acceptable both to the Opposition and the Government. There is no need for the amendment and this correction can be made.

There are no more amendments to this clause.

The question is:

"That clause 37 do stand part of the Bill."

The motion was adopted.

Clause 37 was added to the Bill.

Clause 38

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"For clause 38 substitute the following:

'The District Collector of the District shall be the ex-officio Secretary of the Zilla Parishad'"

Mr. Speaker: Amendment moved.
"It is a pity however that the Madras Legislature did not realize the unwisdom of making the District Collector Chairman of these Councils." It would be wiser to make the District Collector ex-officio Secretary of the Development Council.

"The Secretary of the Development Council should put a non-official as Chairman so that he will be free from all such embarrassments."

Pandit Misra's scheme contemplated the extension of the district board's sphere to the whole of the district administration, so that the district magistrate would become its principal executive officer, and the whole of the district staff part of its own staff. The actual powers of the board over the various branches of district administration would vary from mere advice to final control. For this purpose, all administrative matters would be grouped into four classes. In class I would be—

In the first place, it would secure for the district board an efficient executive and administrative staff made up of the Collector and his subordinates without any additional cost. Secondly, it would mitigate the bureaucratic character of the district administration. Thirdly and lastly, it would add to the importance of local self-government in the eyes of the people and would thus stimulate their interest in it.
Mr. Speaker: The question is:

"For clause 38, substitute the following:

'The District Collector of the District shall be the ex-officio Secretary of the Zilla Parishad'."

The amendment was negatived.

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

"For sub-clause (1) of clause 38, substitute the following:

'The District Collector shall be the ex-officio Secretary and the Chief Executive Officer of the Zilla Parishad. He shall be responsible for implementing the resolutions of the Zilla Parishad and of the Standing Committees and shall also exercise such powers and perform such functions as may be entrusted to him by the Government'."

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

"For sub-clause (1) of clause 38, substitute the following:

'The District Collector shall be the ex-officio secretary and the Chief Executive Officer of the Zilla Parishad. He shall be responsible for implementing the resolutions of the Zilla Parishad and of the Standing Committees and shall also exercise such powers and perform such functions as may be entrusted to him by the Government."

The amendment was negatived.

Mr. Speaker: Mr. Vavilala Gopalakrishnayya, are you moving your amendment, No. 223?

Sri Vavilala Gopalakrishnayya: No, Sir.

The amendment was negatived.
Mr. Speaker: The question is:
“That clause 38 do stand part of the Bill.”

The motion was adopted.
Clause 38 was added to the Bill.

Clauses 39, 40, 41 and 42

Mr. Speaker: There are no amendments for clauses 39, 40, 41 and 42.

The question is:
“That clauses 39 to 42 do stand part of the Bill.”

The motion was adopted.

Clauses 39 to 42 were added to the Bill.

Clause 43

Sri Mallipudi Rajeswara Rao: Sir, I have an amendment which reads as follows:

“In sub-clause (1) (iv) of clause 43, delete the words ‘and social welfare?’

“Add the following as sub-clause (1) (v) of clause 43 and re-number the existing sub-clause (v) and sub-clause (vi).

“(v) Social welfare, welfare of women and children and relief of distress in grave emergencies.”

Mr. Speaker: Amendments moved.
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Social Welfare and Scheduled Castes Committee to have a Standing Committee to exerciseeh WV a Standing Committee to exercise any other matter not specified in the said sub-section. Such a committee can be constituted for subjects not specified in sub-clause (1) only. The Education, Social Welfare, Industries, General Administration, Public Health

Industries, General Administration, Public Health

portfolio are Finance, Planning. The Committee to be appointed by the Government discretion on the recommendation of the Standing Committee. Project implementation Schemes further defined in sub-clause (2).
whether specified or not in the said sub-section” 43 (2) for any matter whether specified above or not Social Welfare or any Standing Committee may constitute Standing Committee for any matter whether specified above or not shall be accepted.

Mr. Speaker: So, for the words “for any other matter not specified”, the words “for any matter, whether specified or not” are to be substituted.

Sri Mallipudi Rajeswara Rao: Yes, Sir. The words ‘whether specified or not’ will be all right.

Sri K. Brahmananda Reddy: So “In sub-clause (2) of clause 43 for the words ‘for any other matter not specified’, the words ‘for any matter, whether specified above or not’ may be substituted.”

Mr. Speaker: I shall put this amendment to vote.
The question is:

“In sub-clause (2) of clause 43, for the words “for any other matter not specified”, substitute the words “for any matter, whether specified above or not.”

The amendment was adopted.

*Sri Vavilala Gopalakrishnayya*: I beg to move:

“For sub-clause (1) (iii) of Clause 43 substitute the following:

‘Food and Agriculture, Agricultural Labour, Co-operation, Animal husbandry, forest, Irrigation, Power and Land Reforms’.

*Mr. Speaker*: Amendment moved.

*Madras State*: Land reforms are essential. Madras State's District Development Committee has constituted a Sub-Committee on labour, industries, co-operation and land reforms.

*Mr. Speaker*: Land reforms are essential.

*Madras State*: Land reforms are essential. Labour, co-operation and land reforms are essential. Labour and land reforms are essential. Labour includes agriculture and rural population. Labour and land reforms are essential. Labour and land reforms are essential.

**Amendment moved**.

*Madras State*: Land reforms are essential.

*Madras State*: Labour and land reforms are essential.
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Mr. Speaker: The question is:

“For sub-clause (1) (iii) of Clause 43, substitute the following:

‘Food and Agriculture, Agricultural Labour, Co-operation, Animal Husbandry, Forest, Irrigation, Power and Land Reforms’.”

The amendment was negatived.

Sri Vayilala Gopalakrishnaya: I beg to move:

“For sub-clause (1) (iii) substitute the following:

‘Industries, including cottage, village, small-scale industries and the industrial labour’.”

Mr. Speaker: Amendment moved.
Mr Speaker: Is it a concurrent subject or an exclusively provincial one? I believe it is a concurrent subject?

Mr. Speaker: The question is:

"For sub-clause (1) (iii) of Clause 43 substitute the following:

'Industries including cottage, village, small-scale industries and the industrial labour'."

The amendment was negatived.

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

"Add the following at the end of sub-clause (3) (a) of clause 43:

'By proportional representation'."

Mr. Speaker: Amendment moved.
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proportional representation proportional representation proportional representation

Standing Committee Standing Committee Standing Committee

minorities representation minorities representation "One member of the Standing Committee" minorities representation"
Mr. Speaker: The question is:

"Add the following at the end of sub-clause (3) (a) of clause 43:

'By proportional representation:"

The amendment was negatived.

Mr. Speaker: Amendments Nos. 234, 235, 236 moved.

Now I go to Amendment No. 237.

Sri K. L. Narasimha Rao: Sir. I beg to move the following amendment to proviso (ii) of sub-clause (3) (a) of Clause 43 of the Bill:

"Add the following at the end of proviso (ii) of sub-clause 3 (a) of Clause 43:"

"Or from among the members of the Zilla Parishad."

Mr. Speaker: Amendment moved.

In the case of the Standing Committees for the subjects specified in clause (iv) of Sub-section (i) one of the remaining eight members shall be a woman and one representative of the Scheduled Castes who shall be elected by the Zilla Parishad in the prescribed manner from among the persons residing in the District who are not members of the Zilla Parishad."
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Mr. Speaker: The question is...

"Add the following at the end of proviso (ii) of sub-clause (3) (a) of Clause 43:

"or from among the members of the Zilla Parishad".

The amendment was negatived.

Sri Mallipudi Rajeswara Rao: I beg to move, Sir, the following amendment:

"In line two of proviso (ii) of sub-clause 3 (a) of clause 43, for the word "one" substitute the word "three".

Mr. Speaker: Amendment moved.

The 20th Amendment Committee on Standing Committees 3rd Sub-Committee: Social Welfare 9th 12th; Women Welfare 9th 12th separately Standing Committees 8th 11th separately 9th 11th. 23 Sub-Clause (4) of clause 43 negatived.

Mr. Speaker: Amendment negatived.

The 20th Amendment Committee on Standing Committees 3rd Sub-Committee: Social Welfare 9th 12th; Women Welfare 9th 12th separately Standing Committees 8th 11th separately 9th 11th. 23 Sub-Clause (4) of clause 43 negatived.

Mr. Speaker: Amendment negatived.
Standing Committees approve the amendment passed in the sub-clause (4) by the Social Welfare Department at 856. The Standing Committees approve the increase in the number of women welfare committees from one to three. The Standing Committees of Social Welfare and Women Welfare Committees approve the increase in the number of women welfare committees from one to three.

Mr. Speaker: Woman comes both from Social Welfare and Woman Welfare.

The amendment was negatified.
Sri S. Narayanappa: I beg to move:

"Add the following at the end of proviso (ii) of Clause (3) (a) of Clause 43:

'Provided further that in the case of Standing Committees for subjects mentioned in clause (ii) and (iii) of sub-section 1, the Zilla Parishad shall elect one person to each of the Standing Committees who is not a member of the Zilla Parishad and who has experience and knowledge of co-operation and cottage industries.'"

Mr. Speaker: Amendment moved.

Sri K. Brahmananda Reddy: I accept the amendment.

Mr. Speaker: The question is:

"Add the following at the end of proviso (ii) of Clause (3) (a) of Clause 43:

'Provided further that in the case of Standing Committees for subjects mentioned in clause (ii) and (iii) of sub-section 1, the Zilla Parishad shall elect one person to each of the Standing Committees who is not a member of the Zilla Parishad and who has experience and knowledge of co-operation and cottage industries.'"

The amendment was adopted.

Sri P. Narasimha Rao: I beg to move:

"In sub-clause (3) (b) of clause 43 for the words 'district Collector' substitute the words 'the Chairman of the Zilla Parishad'."

Mr. Speaker: Amendment moved.
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అమరికిని సాధ్యం కొనసాగిన దినం. అదనం ఈ సంస్థ గ్రామాల సమాధానానికి నిర్ణయపడానికి కారణం. యాదులు మాత్రమే ఉన్నాం కారణంతో ఆమోదం పొందాలి.

ప్రపంచాన్ని అందులో ఉన్న సభలు ఈ సంస్థ ఆమోదం కోసం నిర్ణయపడాలను నిలువుడు. ఈ సంస్థ యొక్క సమాధానానికి కారణంగా ఉన్న సంస్థ ఆమోదం పొందాలను మాత్రమం. సంపాదకం యొక్క సమాధానానికి కారణంగా ఉన్న సంస్థ ఆమోదం పొందాలను మాత్రమం. ఈ సంస్థ యొక్క సమాధానానికి కారణంగా ఉన్న సంస్థ ఆమోదం పొందాలను మాత్రమం. సంపాదకం యొక్క సమాధానానికి కారణంగా ఉన్న సంస్థ ఆమోదం పొందాలను మాత్రమం. ఈ సంస్థ యొక్క సమాధానానికి కారణంగా ఉన్న సంస్థ ఆమోదం పొందాలను మాత్రమం. సంపాదకం యొక్క సమాధానానికి కారణంగా ఉన్న సంస్థ ఆమోదం పొందాలను మాత్రమం.
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...
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చిత్రం. పిండించడానికి అవసరం ఉంది, మాత్రమే సిద్ధం అవసరమైన సంస్థలు మార్గం నియంత్రించడానికి సంస్థల సమితుల సమాధానం చేయడానికి సందర్శించారు. ప్రమాణానికి ప్రతి సంస్థ సమితి సమాధానం చేసి పలు ప్రశ్నలు సమాధానం చేసింది. ప్రతి సమితి సమాధానం చేసి పలు ప్రశ్నలు సమాధానం చేసింది. ప్రతి సమితి సమాధానం చేసి పలు ప్రశ్నలు సమాధానం చేసింది. ప్రతి సమితి సమాధానం చేసి పలు ప్రశ్నలు సమాధానం చేసింది.

మరియుపాటానికి ప్రతి సమితి అనుసరణగా ప్రతి సమితి సమాధానం చేసింది.

ప్రతి సమితి సమాధానం చేసి పలు ప్రశ్నలు సమాధానం చేసింది. ప్రతి సమితి సమాధానం చేసి పలు ప్రశ్నలు సమాధానం చేసింది. ప్రతి సమితి సమాధానం చేసి పలు ప్రశ్నలు సమాధానం చేసింది. ప్రతి సమితి సమాధానం చేసి పలు ప్రశ్నలు సమాధానం చేసింది.
Departments Standing Committees deal with various matters, and to some extent in the nature of check to non-officials guidance in matters. Advice is sought from non-officials in matters of the highest importance. The Agricultural Officer, the District Officer, the Divisional Officer, and the Divisional Officer, Agricultural Officer, have the responsibility of the Standing Committees. The Standing Committees are to be assisted by the non-officials in matters of importance.

I think it is necessary for co-ordination work of any committee, the highest Standing Committee, the Standing Committee, the Select Committee, the Assembly Secretary, the Departmental Secretaries, the District Officer, the District Officer, the Agricultural Officer, the Agricultural Engineer, the Agricultural Engineer, the District Collector, the Chairman of the Zilla Parishad, and the Mr. Speaker, Sir, in the interests of co-ordination and better administration, Section B 2. "In the absence of the District Collector, the Chairman of the Zilla Parishad" non-official.
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...
experience the term of office of a Commissioner of Revenue, as if it were the clause 43(1), unless otherwise specified.

It was then moved by Shri R. V. Ramakrishna Reddy, seconded by Shri Venkatarama Reddy, that in sub-clause (3) (b) of clause 43 for the words 'District Collector' substitute the words 'the Chairman of the Zilla Parishad'.

The amendment was negatived.

Sri P. Sundarayya demanded a division.

The House then divided

Ayes: 45 Noes: 92

The amendment was negatived.

Sri K. L. Narasimha Rao: Sir, I beg to move:

For sub-clause (3) (b) of Clause 43, substitute the following:

"Every Standing Committee shall elect one member from among themselves as the Chairman of a respective Standing Committee."

Mr. Speaker: Amendment moved.

The question is:

"In sub-clause (3) (b) of clause 43 for the words 'District Collector' substitute the words 'the Chairman of the Zilla Parishad'."

The amendment was negatived.
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మార్చి 27 అంశం లో ప్రారంభం చేసే దశాన్ని ఆధారం కోట్లు తొలగించడం లేదు కావలి. ఈ దశలో చాలా చిన్న మంది, మందిప్రాంతంలో మాత్రమే అందించడం జరిగింది. దశాలను పెంచే మంది, ప్రాంతాలను పెంచే మంది, మందిప్రాంతాలను పెంచే మంది ఇప్పుడు తొలగించడం లేదు. కానీ మందిప్రాంతాల చీఫ్ మండలాధీన్యాసం అధీనంగా ఉన్న మందిప్రాంతాలు కూడా తొలగించడం లేదు. అలాంటి సమయంలో మందిప్రాంతాలు పొడవు మంది తొలగించడం లేదు. జేసిని ప్రాంతాలు విస్తరించడం సమయంలో మందిప్రాంతాలు పొడవు మంది తొలగించడం లేదు. మరింత ఉపయోగాలు లభించడం సమయంలో మందిప్రాంతాలు పొడవు మంది తొలగించడం లేదు.

శ్రీయోచన సంస్థ: ఈ సంస్థ ప్రత్యేకంగా మందిప్రాంతాలు పొడవు మంది తొలగించడం లేదు?

ప్రశ్న: ఈ సంస్థ ప్రత్యేకంగా మందిప్రాంతాలు పొడవు మంది తొలగించడం లేదు?

పినియాడు: ఈ సంస్థ ప్రత్యేకంగా మందిప్రాంతాలు పొడవు మంది తొలగించడం లేదు.
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With the coming of Independence, non-official initiative, enthusiasm and participation have largely declined mainly because of the spreading of the official initiative and action of all concerned.

(Interruption)

Mr. Speaker: The question is:

For sub-clause (3) (b) of Clause 43, substitute the following:

"Every Standing Committee shall elect one member from among themselves as the Chairman of a respective standing committee."

The amendment was negatived.
Sri K. L. Narasimha Rao demanded a division.

The House divided:

Ayes: 41 Noes: 80

The amendment was negatived.

*Smt. A. Kamala Devi*: Sir, I beg to move:

In sub-clause (3) (b) of clause 43 for the words “the District Collector shall be the Chairman of every standing committee” substitute the words “the District Collector shall not be the Chairman of more than two standing committees at a time.”

*Mr. Speaker*: Amendment moved.

**Mr. Speaker**: The question is:

In sub-clause (3) (b) of clause 43 for the words “the District Collector shall be the Chairman of every standing committee” substitute the words “the District Collector shall not be the Chairman of more than two standing committees at a time.”
standing committee” substitute the words “the District Collector shall not be the Chairman of more than two standing committees at a time.”

The amendment was negatived.

**Sri B. Kesava Reddy**: Sir, I beg to move:

In line four of sub-clause (3) (b) of clause 43 after the words ‘Zilla Parishad’ insert the words “the Vice Chairman if he is a member of the Standing Committee.”

**Mr. Speaker**: Amendment moved.

The question is:

In line four of sub-clause (3) (b) of clause 43 after the words ‘Zilla Parishad’ insert the words “the Vice Chairman, if he is a member of the Standing Committee.”

The amendment was adopted.

**Sri Mallipudi Rajeswara Rao**: Sir, I beg to move:

In lines three and four of sub-clause (4) of clause 43 for the words “as the Government may by order specify” substitute the words “as the Zilla Parishad may by resolution specify.”

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

In lines three and four of sub-clause (4) of Clause 43, for the words "as the Government may by order specify" substitute the words "as the Zilla Parishad may by resolution specify."

The amendment was negatived.

Sri K. Brahmmananda Reddy: Sir, I beg to move:

In clause 43, in the proviso (i) to sub-clause (3) (a) for the words "one of the remaining seven members from among the Chairmen of the Municipalities in the district who are not members of the Zilla Parishad, substitute the words "one of the remaining seven members, in the Andhra area from among the Chairmen of the Municipalities in the District and in the Telangana area from among the Presidents of the City Municipalities in the district, who are not members of the Zilla Parishad."

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

In clause 43, in the proviso (i) to sub-clause (3) (a), for the words "one of the remaining seven members
from among the Chairmen of the Municipalities in the district who are not members of the Zilla Parishad”, substitute the words “one of the remaining seven members, in the Andhra area from among the Chairmen of the Municipalities in the district, and in the Telangana area from among the Presidents of the City Municipalities in the district, who are not members of the Zilla Parishad”.

The amendment was adopted.

Sri K. Brahmananda Reddy : Sir, I beg to move:

Sub-Clause (5) of clause 43 to be recast as follows:

“(5) No member of a Zilla Parishad other than Chairman of the Zilla Parishad and the District Collector shall be a member of more than one Standing Committee at a time:

Provided that where the number of members on the Zilla Parishad is not sufficient to fill as aforesaid all the seats of every Standing Committee, a member of the Zilla Parishad may become a member of any two Standing Committees.”

Mr. Speaker : Amendment moved.

Mr. Speaker : The question is:

Sub-Clause (5) of clause 43 to be recast as follows:

“(5) No member of a Zilla Parishad other than the Chairman of the Zilla Parishad and the District Collector shall be a member of more than one Standing Committee at a time:

Provided that where the number of members on the Zilla Parishad is not sufficient to fill as aforesaid all the seats of every Standing Committee, a member of the Zilla Parishad may become a member of any two Standing Committees.”

The amendment was adopted.
Mr. Speaker: The question is:

“That Clause 43, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 43, as amended, was added to the Bill.

Clauses 44 and 45

Mr. Speaker: The question is:

“That Clauses 44 and 45 do stand part of the Bill.”

The motion was adopted.

Clauses 44 and 45 were added to the Bill.

Clause 46.

Sri B. Srirama Murthy: Sir, I beg to move:

In line five of clause 46, delete the words “unless in his opinion.....shall be final”.

Mr. Speaker: Amendment moved.

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Standing Committee has decided to recommend that all the document confidential, and that confidential standing enquiry and taking evidence, are done by elected chairmen. The elected chairman is responsible.
to the general body. Therefore he will exercise the discretion.

The President is not somebody superhuman. He is elected by the people. There are some matters which are pending enquiry or which are of confidential nature. I don't think there is anything wrong. The elected president or any of his officers can go and ask the President "Can I have such confidential papers?" The elected president may, at any time, require the Secretary to furnish any document in his custody...." These are the words in the clause.
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Secretary cannot deny. Secretary cannot say ‘I won’t give you’ He will only place the paper before the President who is elected It is not as if the Secretary will deny. Delicate stage 2nd stage is not the stage where Secretary can say ‘I won’t give you’. He will only place the paper before the President who is elected. The enquiry is not yet complete. The paper will be placed before you after some time” and elected President 3rd stage I do not see anything irregular in this 4th stage Collector 5th stage President is 6th stage elected 7th stage. President 8th stage elected 9th stage. Delicate stage 10th stage. “Please, don’t press” and President 11th stage. It is not as though power is given to the Collector.

3rd stage: The Secretary cannot appeal to his colleague.

4th stage: The Secretary cannot appeal to his colleague. At delicate stage 5th stage in case 6th stage the member has [illegible] a reference to his colleague the reference to his colleague 7th stage his colleague 8th stage his colleague 9th stage his colleague 10th stage.

5th stage: A reference to his colleague, is incongruous to the 11th stage. Then 12th stage Assembly 13th stage the 14th stage Secretary 15th stage the reference to his colleague 16th stage the reference to his colleague 17th stage the reference to his colleague 18th stage.

*If an Assembly or a Standing Committee thereof may, at any time, require the Secretary to furnish any document in his custody, the Secretary shall comply with every such requisition unless in his opinion
immediate compliance therewith would be prejudicial to the interests of the Zilla Parishad or of the general public and in such a case, he shall refer the matter to the Speaker of the Committee, whose decision theron shall be final."

Suppose the Speaker feels that it must be placed on the Table, it must be immediately placed. He cannot withhold it for a month. It is only when the President who is elected by the members, says that the stage is not yet ready for placing it on the table, then he can withhold it.
Mr. Speaker: The question is:

“In line five of clause 46, delete the words ‘unless in his opinion......shall be final’.

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 46 do stand part of the Bill.”

The motion was adopted.

Clause 46 was added to the Bill.

Clause 47

Sri Mallipudi Rajeswara Rao: Mr. Speaker, Sir,

I move:

“For sub-clause (1), (i) of clause 47, substitute the following:

‘Issue instructions for the proper framing of the budgets of Panchayat Samithis in the District’.”

Mr. Speaker: Amendment moved.

The Speaker decided to defer the consideration of the amendment to the next sitting.

The Speaker: Under the rules the budget has to be examined before the House can approve it.
Mr. Speaker, I shall now put the amendment of Mr. Malladi Rajewara. "Agree to the vote of the House."

I (Mr. Malladi Rajewara) propose to examine the budget as approved by the majority party. 

Veto is dangerous, as it is supercede the actions of the executive. 

I also approve the 20 (1) to approve as per majority party.
Instructions may be issued from time to time, but they are not binding on the Panchayat Samithi. But, according to this clause we are conferring the power on the Zilla Parishad to approve the budgets whether the Panchayat Samithi would accept or not. So, both are not the same, Mr. Speaker.

According to clause 30 (1) "the Block Development Officer shall in each year frame and place before the Panchayat Samithi on or before the prescribed date a budget showing the probable receipts and expenditure during the following year, and the Panchayat Samithi shall sanction the budget with such modifications, if any, as it thinks fit."

Now, according to clause 30 (2), "the budget as so sanctioned, shall be submitted by the Block Development Officer on or before such date as may be prescribed, to the Zilla Parishad and where there is no Zilla Parishad, to the District Collector, and if the Zilla Parishad or the District Collector, as the case may be, is satisfied that adequate provision has not been made therein for giving effect to the provisions of this Act, it or he shall have power to approve the budget with such modifications as may be necessary to secure such provision."

Mr. Speaker: "He will have power to approve with such modifications. The B. D. O. shall in each year frame and place before the Panchayat Samithi on or before the prescribed date a budget showing the probable receipts and expenditure during the following year, and the Panchayat Samithi shall sanction the budget with such modifications, if any, as it thinks fit."
Mr. Speaker: 'To approve the budget' is the modification. The Zilla Parishad or the Collector, if he "is satisfied that adequate provision has not been made therein for giving effect to the provisions of this Act, it or he shall have the power to approve the budget, with such modifications as may be necessary."

It is not clear here; every budget is subject to the approval of the Zilla Parishad. Anyhow, it is all the same.

The question is:

"For Sub-clause (1) (i) of clause 47 substitute the following:

'Issue instructions for the proper framing of the budgets of Panchayat Samithis in the district.'"

The amendment was negatived.

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

The House then divided:

Ayes 41  Noes 76

The amendment was negatived.

Sri B. Srirama Murthy: Mr. Speaker, Sir, I beg to move:

"Add the following at the end of sub-clause (1) (v) of clause 47 and renumber the existing sub-clauses:

(vi) Consider and promote schemes and projects for irrigation, electricity, communications, industrial development and expansion of training facilities under the State Plan;

(vii) Consider and take up programmes for social and economic welfare of the backward classes;

(viii) Consider and take up programmes in rural and urban areas relating to social services, especially expansion of education at the secondary level, health units, sanitation, family planning, etc.,

(ix) Consider and take up housing and urban development;

(x) Assisting in the implementation of land reforms;"
(xi) Regulation for the use of common lands such as waste-lands, forests, etc."

Mr. Speaker: Amendment moved.

Regulation for the use of common lands such as wastelands, forests, etc.

Mr. Speaker: Amendment moved.

Regulation for the use of common lands such as wastelands, forests, etc.

Mr. Speaker: Amendment moved.

Regulation for the use of common lands such as wastelands, forests, etc.

"The second five year plan stresses the need for creating within the district a well-organised democratic structure of administration. In such structure, the functions of the public body would include the entire general administration and development of the area other than such functions as law and order, administration of justice and such functions pertaining to revenue administration."

Entire administration of the area of entire district administration except the exception under the Regulation for the use of common lands such as wastelands, forests, etc.

"Such a body, if created, has to be statutory, effective and comprehensive in its duties and functions equipped with necessary executive machinery and in possession of adequate resources; it must not be cramped by too much control by Government or Government agencies."

entire district administration except the exception under the Regulation for the use of common lands such as wastelands, forests, etc.
'Co-ordination and Consolidation' are among original functions of the body.

The main constituents of a district plans are: housing and urban development - Programmes for welfare of Backward Classes, Land Reforms, Prohibition work - Second Five Year Plan. District Plan includes all the above in varying proportions. According to the District Board, Co-ordination and Consolidation functions include all its own functions within the body's jurisdiction, reserving to itself the functions of guidance, supervision and higher planning....

"If this body is to function with any vigour, initiative and success, the Government will have to devolve upon it all of its own functions in these fields within the body's jurisdiction, reserving to itself the functions of guidance, supervision and higher planning...."
Mr. Speaker: The question is:

"Add the following at the end of sub-clause (1) (v) of clause 47 and re-number the existing sub-clauses:

Second Five Year Plan second plan functions adequate to,
backward classes include untouchables, second plan
include untouchables third Five Year Plan second plan
functions adequate to, backward classes include untouchables.
Common lands, waste lands, forest lands—regulation of use.
Use regulation, backward classes include untouchables.
Second plan functions adequate to, backward classes include untouchables.
Common lands, waste lands, forest lands—regulation of use.
Use regulation, backward classes include untouchables.
Second plan functions adequate to, backward classes include untouchables.

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(vi) Consider and promote schemes and projects for irrigation, electricity, communications, industrial development and expansion of training facilities under the State plan,

(vii) Consider and take up programme for social and economic welfare of the Backward Classes;

(viii) Consider and take up programmes in rural and urban areas relating to social services, especially expansion of education at the secondary level, health units, sanitation, family planning etc,

(ix) consider and take up housing and urban development;

(x) Assisting in the implementation of land reforms

(xi) Regulation for the use of common lands such as waste-lands, forests, etc.”

The amendment was negatived.

*Sri Vavilala Gopalakrishnayya:* I beg to move:

“Add the following as sub-clause (1) (xvii) of clause 47:

“have all the powers and functions entrusted to a District Board under the respective District Board’s Act except otherwise delegated to the Panchayat or Panchayat Samithi by the Government through a notification with the approval of the Zilla Parishad in the Gazette.”

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

"Add the following as sub-clause (xvii) of clause 47:

'have all the powers and functions entrusted to a District board under the respective District Board’s Act except otherwise delegated to the Panchayat or Panchayat Samithi by the Government through a notification with the approval of the Zilla Parishad in the Gazette'"

The amendment was negatived.

Sri Vavilala Gopalakrishnayya: I demand a division, Sir.

The House divided.

Ayes: 41  Noes: 72

The amendment was negatived.

Sri Vavilala Gopalakrishnayya: I beg to move:

"Add the following as sub-clause (1) (xvii) of clause 47:

'have all the powers and functions entrusted to a District Board under the respective District Boards Act except otherwise delegated to the Panchayat or the Panchayat Samithi by the Government through a notification in the Gazette'"

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

"Add the following as sub-clause (1) (xvii) of clause 47:

'have all the powers and functions entrusted to a District Board under the respective District Boards Act except otherwise delegated to the Panchayat or the Panchayat Samithi by the Government through a notification in the Gazette.'"

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 47 do stand part of the Bill."

The motion was adopted.

Clause 47 was added to the Bill.

Clause 48

Mr. Speaker: The question is:

"That Clause 48 do stand part of the Bill."

The motion was adopted.

Clause 48 was added to the Bill.

Clause 49

Dr. M. N. Lakshminarasatah: I beg to move:

"For Clause 49 substitute the following:

'Any member of a Zilla Parishad may draw the attention of the Chairman or Secretary of the Zilla Parishad to any neglect in the execution of Zilla Parishad work, to any waste of Zilla Parishad property or to the needs of any locality and may suggest any improvement which may appear desirable.'"

Mr. Speaker: Amendment moved.
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*It is believed that the members of the Zilla Parishads, particularly those belonging to certain political parties, have been unnecessarily using the right of inspection to harass the rural population. It is also observed that the Zilla Parishads, instead of being a shield, have become a weapon against the people of the rural areas. The Zilla Parishads should be used for the welfare of the people, and not as a tool to oppress them.*

Is a member of the Assembly
inspecting institutions run by the Government? Does it amount to
acting as an inspector or a compiler? The Estimate includes the
amount, but the latter are not examined by the Audit.

Should not the Government be responsible for the efficiency of
the institutions it runs? Is it not the duty of the Government to
monitor and ensure that the services provided are adequate
and effective? The Government should be able to respond to
complaints and concerns from the public. Is this not the role of
an accountable institution?

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out of order or of order 109 7. of the
clause. 109.7 drawing the attention of
the House. 109.7.5 wasteage alleged—\end{verbatim}

\begin{verbatim}
original clause (a substitute) in the other
Clause 109.6 deletion of the words
superfluous and out of order. The House has
considered the motion out of order.

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As President of the Panchayat Samithi in his own jurisdiction he goes and inspects.

Sri V. Visveswara Rao: What about M. L. As and M. L. Cs?

As President of the Panchayat Samithi in his own jurisdiction he goes and inspects.
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In my opinion, Sir, Government is in a very delicate position,

SII. 3. M. Asamjukta maaam steal similar amendment

Rule 130 (vi) The Speaker may disallow an amendment which is, in his opinion, frivolous or meaningless.

MR. SPEAKER: I am not prepared to call anything frivolous. I rule out Sir.

So, Mr. Lakshminarayana's amendment is accepted by the Government. I shall now put the question.
The question is:

"For clause 49, substitute the following:

'Any member of a Zilla Parishad may draw the attention of the Chairman or Secretary of the Zilla Parishad to any neglect in the execution of Zilla Parishad work, to any waste of Zilla Parishad property or to the needs of any locality and may suggest any improvement which may appear desirable.'"

The amendment was adopted.

A poll was demanded by the Opposition and the House divided.

Ayes 75 : Noes 40

The Amendment was adopted.

Mr. Speaker: The question is:

"That clause 49, as amended, do stand part of the Bill."

The motion was adopted.

Clause 49, as amended, was added to the Bill.

Clause 50

Sri V. Visweswara Rao: Sir, I beg to move:

'In sub-clause (1) of clause 50 after the word 'District Collector' insert the words 'in consultation with the Chairman'.'"

Mr. Speaker: Amendment moved.

Mr. Speaker: Amendment moved.

Mr. Speaker: Amendment moved.

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

"In sub-clause (1) of clause 50 after the word 'District Collector' insert the words 'in consultation with the chairman'."

The amendment was negatived.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"Add the following at the end of sub-clause (1) of clause 50:

'Subject to the approval of the Zilla Parishad'."

Mr. Speaker: Amendment moved.

"Every case in which the power conferred by this section is exercised shall forthwith be reported to the Government by the District Collector with the reasons in full for the exercise of such power and a copy of the report shall at the same time be sent to the Zilla Parishad for information".

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[Note: The text contains a mix of English and Telugu, with the English sections related to the amendment of the Bill, and the Telugu sections providing further context or translation. The amendments involve changes to clauses regarding the exercise of emergency powers and the reporting of such actions to the government and the Zilla Parishad.]
Mr. Speaker: The question is:

"Add the following at the end of sub-clause (1) of clause 50:

'Subject to the approval of the Zilla Parishad'."

The amendment was negatived.

Sri K. L. Narasimha Rao: Sir, I beg to move:

"For clause 50, substitute the following:

'In case of emergency the Chairman may in consultation with the Secretary of the Zilla Parishad call for an emergent meeting of the concerned Standing Committee and after consultation, direct the execution of any work which is in his opinion necessary for the welfare or safety of the general public and may also direct that the expense of executing such work or doing such act shall be paid from the Zilla Parishad Fund but he shall report the action taken under this section and the reasons thereof to the Zilla Parishad at its next meeting'"

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

"For clause 50, substitute the following:

'In case of emergency the Chairman may in consultation with the Secretary of the Zilla Parishad call for an emergent meeting of the concerned Standing Committee and after consultation direct the execution of any work which is in his opinion necessary for the welfare or safety of the general public and may also direct that the expense of executing such work or doing"
such act shall be paid from the Zilla Parishad Fund but he shall report the action taken under this section and the reasons thereof to the Zilla Parishad at its next meeting'.

The amendment was negatived.

*Sri B. Srirama Murthy*: Sir, I beg to move:

"Add the following at the end of clause 50:

'Subject to the ratification of the same by the next meeting of the Parishad'."

*Mr. Speaker*: Amendment moved.

The amendment was negatived.

*Sri Mallipudi Rajeswara Rao*: Sir, I beg to move:

"In line two of sub-clause (2) of clause 50, after the word 'Government' insert the words 'and the Zilla Parishad at its next meeting'."

*Mr. Speaker*: Amendment moved.

*Sir C. V. Raman*: Sub clause (2) of clause 50, "a copy of the report shall at the same time be sent to the Zilla Parishad for information" should be eliminated.

*Mr. Speaker*: For information 19th August, 1959. The amended clause is:

"Sub clause (2) of clause 50, "a copy of the report shall at the same time be sent to the Zilla Parishad for information" is deleted."
Zilla Parishad at its next meeting by the District Collector with reasons" and "for information" are also included in the amendments.

Mr. Speaker: The question is:

"In line two of sub-clause (2) of clause 50, after the word, 'Government' insert the words 'and the Zilla Parishad at its next meeting'."

The amendment was negatived.

Mr. Speaker: The next amendment of Sri Mallipudi Rajeswara Rao (amendment No. 265) is consequential and need not be moved.

The question is:

"That clause 50 do stand part of the Bill."

The motion was adopted.

Clause 50 was added to the Bill.

Clause 51.

Sri M. Rajeswara Rao: Sir, Sub-clause (4) of clause 51 provides that 'the officers and the other employees appointed under this section shall, subject to such rules as may be prescribed, be under the administrative control of the Chairman of the Zilla Parishad.' My amendment, which is unfortunately not clearly written in the list of amendments, is that this sub-clause (4) may be deleted and the same be converted into a new clause which reads as follows: "The Secretary, officers and other staff employed in connection with the affairs of a Zilla Parishad shall subject to such rules as may be prescribed be under the administrative control of the Chairman of the Zilla Parishad."

So, I beg to move:
"Delete sub-clause (4) of clause 51, convert the same into a new clause so as to read as follows and re-number the remaining clauses.

'The Secretary, officers and other staff employed in connection with the affairs of a Zilla Parishad shall subject to such rules as may be prescribed be under the administrative control of the Chairman of the Zilla Parishad'."

This corresponds to clause 25 of the Bill wherein the entire staff employed in connection with the Panchayat Samithi had been placed under administrative control of the President of the Panchayat Samithi. This is a similar provision. The purpose in moving this amendment is that the staff mentioned in sub-clause (4) is limited only to the staff under this section, but there are also other staff e.g. Secretary and some other officers who are appointed or employed in connection with the affairs of the Zilla Parishad. Therefore, my purpose in moving this amendment is that not only the staff appointed under this section, but also the Secretary and all other staff employed in connection with the affairs of the Zilla Parishad be placed under the administrative control of the Chairman of the Zilla Parishad. I think this amendment is acceptable to the Government, because there is no other provision which governs the relationship of the Secretary with the Zilla Parishad.

Mr. Speaker: Amendment moved.

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The Secretary, officers and other staff employed in connection with the affairs of a Zilla Parishad shall be subject to such rules as may be prescribed be under the administrative control of the Chairman of the Zilla Parishad.

The Officers and other employees appointed under this section shall subject to such rules as may be prescribed be under the administrative control of the Chairman of the Zilla Parishad.

So, administrative control is different from sub-ordination. All the staff employed by the Panchayat Samithi will be entirely subordinate to the Panchayat Samithi whereas the staff transferred to the Panchayat Samithi in connection with what was transferred to it are only under the administrative control of the President of the Panchayat Samithi. Therefore, there is that distinction and you have recognised, in principle, the necessity to divide these two categories. But because you have not made any similar provision for Zilla Parishad, I have brought both the categories under one clause.
The Chairman of a Zilla Parishad shall exercise administrative control over the Secretary for the purpose of implementation of the resolutions of the Zilla Parishad or any Standing Committee thereof.

The question is:

"Delete sub-clause (4) of clause 31, convert the same into a new clause, so as to read as follows, and re-number the remaining clauses:

"The Secretary, officers and other staff employed in connection with the affairs of a Zilla Parishad shall subject to such rules as may be prescribed be under the administrative control of the Chairman of the Zilla Parishad.""

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 51 do stand part of the Bill." The motion was adopted.

Clause 51 was added to the Bill.

Clause 52

Mr. Speaker: The question is:

"That clause 52 do stand part of the Bill".

The motion was adopted.

Clause 52 was added to the Bill.

New Clause 52-(a)

Sri Yavilala Gopalakrishnayya: "Add the following as New Clause 52 (A):

The State Government shall contribute one-third of the land Revenue collected in the respective areas in each year to each of the village Panchayat Samithis and
Zilla Parishads in the year immediately preceding and be credited to the respective Panchayat Fund, Samithi Fund and Parishad Fund."  

The State Government shall contribute one-third of the land revenue collected in the respective areas in each year to each of the Village Panchayat, Samithis and Zilla Parishads in the year immediately preceding and be credited to the respective Panchayat Fund, Samithi Fund and Parishad Fund.

Mr. Speaker: I shall take this when we come to Clause 54.

Mr. Speaker: The question is:  
"That Clause 53 do stand part of the Bill."

The motion was adopted.

Clause 53 was added to the Bill.

Clause 54

Sri B. Sitrana Murthy: I beg to move:
"In sub-clause (1)(iii) of Clause 54, after the words 'such share of' insert the words 'the land revenue.'"

Mr. Speaker: Amendment moved.

Sri M. Satyanarayana Raju: I do not move the amendment, Sir.
Mr. Speaker: I shall put this amendment to vote.

Sri B. Srirama Murthy: I do not press that amendment, Sir. I beg leave of the House to withdraw my amendment.

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

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

"Add the following as new clause 52 (A):

'The State Government shall contribute......one-third of the land revenue collected in the respective areas in each year to each of the Village Panchayats, Samithis and Zilla Parishads in the year immediately preceding and be credited to the respective Panchayat Fund, Samithi Fund and Parishad Fund'."

Mr. Speaker: The question is:

"Add the following as new clause 52 (A):

'The State Government shall contribute......one-third of the land revenue collected in the respective areas in each year to each of the Village Panchayats, Samithis and Zilla Parishads in the year immediately preceding and be credited to the respective Panchayat Fund, Samithi Fund and Parishad Fund'.
Samithis and Zilla Parishads in the year immediately preceding and be credited to the respective Panchayat Fund, Samithi Fund and Parishad Fund.”

The amendment was negatived.

Mr. Speaker: The question is:

“That clause 54 do stand part of the Bill.”

The motion was adopted.

Clause 54 was added to the Bill.

Clause 55.

Sri B. Srirama Murthy: I beg to move:

“In line 5 of sub-clause (3) of clause 55 delete the words ‘as far as may be’.”

Mr. Speaker: Amendment moved.

Mr. Speaker: The clause reads:

“If in the course of a year, the Zilla Parishad finds it necessary to make any alterations in the budget with regard to its receipts or items of expenditure revised or supplemental budget may be framed…”
Mr. Speaker. The question is:

"In line 5 of sub-clause (3) of clause 55, delete the words 'as far as may be'."

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 55 do stand part of the Bill."

The motion was adopted.

Clause 55 was added to the Bill.

Clause 56

Mr. Speaker: The question is:

"That Clause 56 do stand part of the Bill."

The motion was adopted.

Clause 56 was added to the Bill.

Clause 57

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

For Clause 57 substitute the following:

"(1) A motion expressing want of confidence in the Chairman or Vice-Chairman of a Zilla Parishad may be made in accordance with the procedure laid down in the following sub-section:

(2) A written notice of intention to make the motion in such form as may be prescribed signed by not less than one-third of the total number of members or ten members of the Zilla Parishad whichever is less together with a copy of the proposed motion shall be delivered in person by any two of the members signing to the District Collector having jurisdiction over the Zilla Parishad.

(3) The District Collector shall convene a meeting for the consideration of the motion at the Office of the Zilla Parishad on a date appointed by him which shall not be later than twenty days from the date on which the notice under sub-section (2) was delivered to
him. He shall give to the members notice of not less than twelve clear days of such meeting in such manner as may be prescribed.

Explanation. Notwithstanding any thing in this Act or any other law in force for the time being a motion under this section before being finally disposed of in the Zilla Parishad shall not be challenged in any court of law.

(4) The District Collector shall preside at such meeting. If within half-an-hour after the time appointed for the meeting the District Collector is not present to preside at the meeting, the members present shall elect one out of them as Chairman of the meeting and conduct the proceedings. Provided that if the District Collector comes to the meeting after the proceedings have started such Chairman shall vacate the Chair in favour of the District Collector.

(5) As soon as the meeting convened under this section commences the District Collector or the Chairman as the case may be, shall read to the Zilla Parishad in the motion for the consideration of which the meeting has been convened and declare it to be open for debate.

(6) No debate on the motion under this section shall be adjourned.

(7) Such debate shall automatically terminate on the expiration of six hours from the time appointed for the commencement of the meeting if it is not concluded earlier. On the conclusion of the debate or on the expiration of the said period of six hours which ever is earlier the motion shall be put to vote.

(8) The District Collector shall not speak on the merits of the motion and he shall not be entitled to vote thereon.

(9) A copy of the minutes of the meeting together with a copy of the motion and the result of the voting thereon shall be forwarded forthwith on the termination of the meeting to the Government by the District Collector.

(10) If the motion is carried with the majority of the total number of members of the Zilla Parishad the Government shall by notification remove the
Chairman or Vice-Chairman as the case may be within fifteen days after such motion is carried.

Mr. Speaker: Amendments moved.

For clause 57 substitute the following:

(1) A motion expressing want of confidence in the Chairman or Vice-Chairman of a Zilla Parishad may be made in accordance with the procedure laid down in the following sub-section:

(2) A written notice of intention to make the motion in such form as may be prescribed signed by not less than one-third of the total number of members or ten members of the Zilla Parishad whichever is less together with a copy of the proposed motion shall be delivered in person by any two of the members signing to the District Collector having jurisdiction over the Zilla Parishad.*

(3) The District Collector shall convene a meeting for the consideration of the motion at the Office of the Zilla Parishad on a date appointed by him which shall not be later than twenty days from the date on
which the notice under sub-section (2) was delivered to him. He shall give to the members notice of not less than twelve clear days of such meeting in such manner as may be prescribed.

Explanation: Notwithstanding anything in this Act or any other law in force for the time being a motion under this section before being finally disposed of in the Zilla Parishad shall not be challenged in any court of law.

(4) The District Collector shall preside at such meeting. If within half-an-hour after the time appointed for the meeting the District Collector is not present to preside at the meeting, the members present shall elect one out of them as Chairman of the meeting and conduct the proceedings. Provided that if the District Collector comes to the meeting after the proceedings have started such Chairman shall vacate the Chair in favour of the District Collector.

(5) As soon as the meeting convened under this section commences the District Collector or the Chairman as the case may be, shall read to the Zilla Parishad in the motion for the consideration of which the meeting has been convened and declare it to be open for debate.

(6) No debate on the motion under this section shall be adjourned.

(7) Such debate shall automatically terminate on the expiration of six hours from the time appointed for the commencement of the meeting if it is not concluded earlier. On the conclusion of the debate or on the expiration of the said period of six hours whichever is earlier the motion shall be put to vote.

(8) The District Collector shall not speak on the merits of the motion and it shall not be entitled to vote thereon.

(9) A copy of the minutes of the meeting together with a copy of the motion and the result of the voting thereon shall be forwarded forthwith on the termination of the meeting to the Government by the District Collector.
(10) If the motion is carried with the majority of the total number of members of the Zilla Parishad the Government shall by notification remove the Chairman or Vice-Chairman as the case may be within fifteen days after such motion is carried.

The amendment was negatived.

*Sri Vavilala Gopalakrishnayya:* Sir, I beg to move:

"Delete sub-clause (ii) of clause 57".

*Mr. Speaker:* Amendment moved.
Section 1 (a) & (b) anomalous positions are not covered.

In the absence of an official position on anomalous positions, a motion was moved for the suspension of business. The Speaker asked the mover to clarify his position.

Mover: Official positions are covered by the motion, while the positions on which the official is not moving are subject to a no-confidence motion.

Speaker: The Speaker adjourned the meeting until 2 p.m. on the same day.

Motion was moved for the suspension of business.

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Mr. Speaker: The question is.

"Delete sub-clause (n) of clause 57".

The amendment was negatived.

Mr. Speaker. The question is.

"That Clause 57 do stand part of the Bill".

The motion was adopted.

Clause 57 was added to the Bill.

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

For Clause 58, substitute the following:

"If in the opinion of the Government the Chairman or the Vice-President of the Zilla Parishad wilfully omits or refuses to carry out the orders of the Government for the proper working of the Zilla Parishad or abuses the powers vested in him, they shall, by order, appoint a Tribunal to enquire into the affairs, and after proper enquiry the Tribunal shall make its recommendations to the Government and Government may take action accordingly.

Mr. Speaker: Amendments moved.
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"..."
Mr. Speaker: The question is:

"For Clause 58, substitute the following:

'If in the opinion of the Government the Chairman or Vice-President of the Zilla Parishad willfully omits or refuses to carry out the orders of the Government for
the proper working of the Zilla Parishad, or abuses the powers vested in him, they shall, by order, appoint a Tribunal to enquire into the affairs and after proper enquiry the Tribunal shall make its recommendations to the Government and the Government may take action accordingly'."

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 58 do stand part of the Bill."

The motion was adopted.

Clause 58 was added to the Bill.

New Clause 58 (a)

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

Add the following as new clause 58 (a):

"58-a. The Government shall constitute a Committee of an Ad hoc Finance Assistance Committee for every five years consisting of five from each of the representatives of the Legislature, Village Panchayat, Panchayat Samithi and Zilla Parishad and also of the Government and allot funds according to the population at their needs and capacities."

Mr. Speaker: Amendment moved.

Fund allotment is needed in 30-50% of the cases and is only for short periods. The Finance Assistance Committee restricts this and sets limits. This new amendment allows the Committee to allocate funds according to need and capacity. Additional support is also needed for the development of the village and Zilla Parishad areas.
permanent body for 5 years. The Finance Commission shall consist of five members, one each from the representatives of the legislature, Panchayat, Samithi, and Zilla Parishad, and also of the Government and shall decide the funds according to their needs and capacities. The amendment was negatived.

Clause 18

Mr. Speaker: The question is:

Add the following as new clause 58-A.

“58-A. The Government shall constitute a Committee of an Ad hoc Finance Assistance Committee for every five years consisting of five from each of the representatives of the legislature Village Panchayat, Panchayat Samithi and Zilla Parishad, and also of the Government and allot the funds according to the population at their needs and capacities.”
“Every Panchayat Samithi may levy with the prior sanction of the Government a duty in the form of a surcharge on any tax imposed by a Panchayat or a Town Committee or local cess levied under section 59 within its jurisdiction in such manner and subject to such maximum as may be prescribed.”

The power of taxation cannot be delegated to the executive; it must be decided by the legislature.
The Andhra Pradesh Panchayat 11th August, 1959
Samithus and Zilla Parishads Bill, 1959

యిసమీశ్రింగు ఎత్తు పొందించడానికి అనే అనుభవం స్థాయినుండి. సాధారణంగా ఈ ప్రకారం సాధనాంబడు పంచాయత్తులు ప్రతిపత్తి సాధించవచ్చు. దొరికిని వంటివి సంచారం వంపలు ఉండవచ్చు. రెండు సంవత్సరాల ప్రతి ఉండగా ప్రతిపత్తి సాధించవచ్చు. దీనిని కొనసాగించడానికి సందర్భం లేదు. సమీచిత ప్రతిపత్తి స్థాయిపు ప్రారంభించి గురించి, ప్రత్యేకించిన సమయం లేదు. స్థాయిపు ప్రతిపత్తి సాధించవచ్చు. సమయం ఉంటే ప్రతిపత్తి సాధించవచ్చు. సమాధాన ప్రతిపత్తి సాధించవచ్చు.

దేశంలోని విద్యార్థుల సూచించిన విషయాలు కానికి ఈ విషయాలు సమీచిత ప్రతిపత్తి సాధించవచ్చు. ఈ పంచాయత్తులు ప్రతిపత్తి సాధించవచ్చు. ఈ పంచాయత్తులు ప్రతిపత్తి సాధించవచ్చు. ఈ పంచాయత్తులు ప్రతిపత్తి సాధించవచ్చు. ఈ పంచాయత్తులు ప్రతిపత్తి సాధించవచ్చు. ఈ పంచాయత్తులు ప్రతిపత్తి సాధించవచ్చు ఉంటే ప్రతిపత్తి సాధించవచ్చు.

land revenue ఎంటుకు అవసరం అందా మరియు దీనిపై surcharge ఉండవచ్చు. ఆలాంటి ఉంది. surcharge ఉండవచ్చాను. surcharge ఉండవచ్చు.
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Land revenue is often a contentious issue, as it can significantly impact the economy. In this context, majority decisions are crucial.

compromise and pass the detailed bill instead. This is a crucial step in the delegation of responsibilities.
The Andhra Pradesh Panchayat
11th August, 1959
Samithis and Zilla Parishads Bill, 1959

Land revenue is of prime importance. Taxation too is a matter of pressing concern. The
urgent need of the day is to ensure steady
revenue in the exchequer. It is, therefore,
clear that any clause which prejudices
the collection of taxes must be avoided. I
am therefore, unwilling to allow any
amendment that may prejudice the
Executive Committee.

I have decided not to allow anything.
Therefore, I must also have some stiffness even against the two leaders. Therefore, I
have decided not to allow anything. I
must have some objection.

The 10. Section 12: As follows...

(1) The above section shall be as follows:

The statement: "any information required
such as taxes information or any other
information required to be furnished by
taxation or any other section of the
Executive Committee."
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The rules were made by the Governor. The Governor had the power to make rules as he thought fit, and the rules were published in the Government Gazette. The rules contained the details of the new system of education.

The rules were published in the Government Gazette. The rules contained the details of the new system of education.
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Mr. Speaker: I have to announce that Sri D. Kondayya Chowdary has joined the Swatantra Party.
Sri Mallipudi Rajeswara Rao: Mr. Speaker Sir.

I rise to a point of order; the right to levy taxation within the purview of the subjects specified in the State List is conferred on the State Assembly by the Constitution, and the Legislature has got the inherent right to transfer that power to anybody. Here under this clause, we are conferring the power to levy taxation and local cess on the Panchayat Samithis. And the body which confers that power on any other body has the exclusive right to issue such instructions as it may be deemed necessary for the proper exercise of those powers. But here under this clause while we are delegating our powers of taxation to a Panchayat Samithi, we are giving the other power of giving instructions to the Government. Therefore unless we are otherwise vested with the power to give away our inherent right to control those powers to the Government, I think this becomes unconstitutional. My submission is only this.

Mr. Speaker: I have not understood you.

Sri Mallipudi Rajeswara Rao: The right to levy taxation is conferred upon us by the Constitution. We
are delegating that power to the Panchayat Samithis. While we are delegating that power to the Panchayat Samithis, we have got the exclusive right to impose such restrictions or conditions as to how that power should be exercised.

Mr Speaker: Supposing without any conditions we delegate. Is there any objection constitutionally?

Sri Mallipudi Rajeswara Rao: I do not think there is any objection. I assert that I have got the inherent right either to withdraw those powers or to impose such conditions as may be deemed necessary as to how such power should be exercised.

Mr. Speaker: Tomorrow they may modify the law. At present they want to pass this law.

Sri Mallipudi Rajeswara Rao: My point is this. Here, the Panchayat Samithis will have to exercise such powers within the purview of the orders passed by the Government as may be prescribed. Here they have to act under the control of the Government and not the Legislature which delegates the powers. They may levy such taxation as may be prescribed. It is only the Government that prescribes the rules. Therefore, my submission is that the Panchayat Samithis to whom we are delegating the powers have to exercise those powers under the instructions of the Legislative Assembly and not the Government. That is my submission. In as much as this clause seeks to delegate the inherent powers of the Legislative Assembly also to the Government, that is unconstitutional.

Mr. Speaker: So, the point is whether the executive Government can prescribe the maximum of the tax to be levied. Now this Legislature is giving authority to the Panchayat Samithis to levy certain tax. That is the first question. Then the other question is whether the maximum can be prescribed by the executive part of the Government. I do not know whether it is wrong.

Sri K. Brahmamanda Reddy: With due deference to the feelings of Sri Mallipudi Rajeswara Rao, I feel that there is no point of order. Already under the Panchayat Act also, power has been given to the
Panchayats to levy house-tax as prescribed by the Government.

Legislature may give power to the Government to prescribe the maximum etc. So long as we give those powers, the Government can exercise.

Now under this clause you may impose tax up to 50 per cent or 10 per cent, or 20 per cent. You are at perfect liberty to do that. Here, I am divested of the powers conferred on me by the Constitution. That is my point.

*Sri N. Sanjeeva Reddy*: When the rules are placed on the Table of the House, they can certainly discuss.

*Sri K. Brahmamanda Reddy*: The Legislature is giving permission. Where is the question of the Constitution coming here.

*Sri Mallipudi Rajeswara Rao*: It is a right conferred upon me. To-day it is delegated. Tomorrow it may be withdrawn.
It is a right conferred upon me by the Constitution. Now it is delegated. Tomorrow it may be withdrawn.
Mr. Speaker, Sir, I would like to draw your attention to Section 69 which reads as follows:

"Power to make rules:

(1) The Government may, by notification, make rules for carrying 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 for not less than fourteen days before both Houses of the State Legislature and shall be subject to such modifications, whether by way of repeal or amendment, as the State Legislature, may make during the session in which they are so laid."

"Provided that such percentage or rate shall not exceed the maximum, if any, fixed by the State Government and that the capital value of such land shall be determined in such manner as may be prescribed."

Here it is clearly stated. It shall be placed on the Table of the House in that Session. Any body can not only modify it but repeal it also.

Assembly in its democratic days...

Sri N. Sanjeeva Reddy: Even if it is implemented, what is the question? You can change it, amend it throughout and you can do anything.
Implement 1959 30th Executive Act and implementation 38th subsection permission to the 30th subsection of the 38th subsection? But you have power.

Mr. Speaker: So you promise to bring them under Rules.

Sri N. Sanjeeva Reddy: There is no question of promising, Sir. It is there in clause 69.

Mr. Speaker: But you have power.

Afr. 6th: So you promise to bring them under Rules.

Sri N. Sanjeeva Reddy: There is no question of promising, Sir. It is there in clause 69.

Finance Minister: Discussion on these two things is going on. Chief Minister

Mr. Speaker: As the hon. Chief Minister has said, when the Rules are made, they come before you. With that satisfaction we can proceed.

1959 33rd Rules 3 and rules 3 33rd Rules 3 33rd 3 33rd Rules 3 33rd discussion on these two things is going on. Chief Minister

Mr. Speaker: It is an executive right which we are not prepared to surrender.

Sri N. Sanjeeva Reddy: It is an executive right which we are not prepared to surrender.

Mr. Speaker: One thing is you got powers from the Legislature. The second thing is that you are not going to surrender your powers. Rules are there and they come before the Assembly.

Dr. M. Chenna Reddy: We are not definitely asking for any surrendering of the rights, Sir. We can appreciate the attitude of the Government and we would like that Government should assert their rights. In these special circumstances and in view of the hurry in which they are getting it or bringing this before the Anantharaman Committee report is finalised, we wanted it to be postponed. So let the Government bring the
Rules as a special and extra-ordinary case. We do not mean to get all the executive powers surrendered to the Assembly.

Mr. Speaker: In view of what the Hon. Chief Minister has said... ...
Mr. Speaker: The question is:

"That sub-clauses (1) and (2) of clause 18 do stand part of the Bill".

The motion was adopted.

Sub-clauses (1) and (2) were added to the Bill.

Sub-Clause (3)

Mr. Speaker: The question is:

"In sub-clause (3) of clause 18 for the words 'clause (ii)' substitute the words 'in clause (i)(b) and (ii)'".

The amendment was adopted.

Mr. Speaker: The question is:

"That sub-clause (3), as amended, do stand part of the Bill."

The motion was adopted.

Sub-clause (3), as amended, was added to the Bill.

Sub-Clause (4)

Mr. Speaker: The question is:

"That sub-clause (4) do stand part of the Bill"

The motion was adopted.

Sub-clause (4) was added to the Bill.

Sub-Clause (5)

Mr. Speaker: The question is:

"That sub-clause (5) do stand part of the Bill"

The motion was adopted.

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

The House divided.

Ayes: 64  Noes: 38

The motion was adopted.

Sub-clause (5) was added to the Bill.
Clause 18

Mr. Speaker. The question is:

"That Clause 18, as amended, do stand part of the Bill".

The motion was adopted.

Clause 18, as amended, was added to the Bill.

Clause 29

Mr. Speaker: The question is:

"That clause 29 do stand part of the Bill"

The motion was adopted.

Clause 29 was added to the Bill.

Clause 60

Sri V. Visweswara Rao: I beg to move:

"In sub-clause of clause 60 insert the word 'all' before the words 'the officers'".

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

"In sub-clause of clause 60 insert the word 'all' before the words 'the officers'."

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 60 do stand part of the Bill."

The motion was adopted.

Clause 60 was added to the Bill.

Clause 61

Sri B. Sriman Murthy: My amendment is for the deletion of the clause 62. So I need not move it. I will only speak on it.

"It must have the power to make mistakes and to learn by making mistakes."

"But it must also receive guidance which will help it to avoid making mistakes."
Sri K. L. Narasimha Rao: I beg to move:
“Delete, sub-clause (3) of clause 62”

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:
“Delete sub-clause (3) of Clause 62.”

The amendment was negatived.
Sri Mallipudi Rajeswara Rao: I beg to move:

“Add the following as sub-clause (3) and renumber the remaining sub-clauses:

‘From the order of the Government under this sub-section an appeal shall lie to the High Court.”

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

“Add the following as sub-clause (3) and renumber the remaining sub-clauses:

‘From the order of the Government under this sub-section an appeal shall lie to the High Court’.”

The amendment was negatived.

Sri Mallipudi Rajeswara Rao: I beg to move;

“Add the following as sub-clause (5) of clause 62:

‘From an order passed by the Government under sub-section (4) a revision shall lie to the High Court’.”

Mr. Speaker: Amendment moved.

The amendment was negatived.

Mr. Speaker: The question is:

“That clause 62 do stand part of the Bill.”

The motion was adopted.

Clause 62 was added to the Bill.
Sri B. Sreerama Murthy. Sir, I beg to move:

"In line 15 of clause 63 for the words ‘with effect from another specified date’ substitute the words ‘or within a period of six months from the date of resolution of the said Parishad’.”

Mr. Speaker: Amendment moved.

"The amendment was negatived.

Sri Mallipudi Rajeswara Rao: I beg to move:

"Add the following as sub-clause (2) of clause 63: ‘From an order of supersession or dissolution passed by the Government under this section an appeal shall lie to the High Court’.”

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"Add the following as sub-clause (2) of clause 63: ‘From an order of supersession or dissolution passed..."
by the Government under this section an appeal shall lie to the High Court'."

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 63 do stand part of the Bill."

The motion was adopted.
Clause 63 was added to the Bill.

Clause 64

Mr. Speaker: The question is:

"That clause 64 do stand part of the Bill.

The motion was adopted.
Clause 64 was added to the Bill.

Clauses 65 to 68

Mr. Speaker: The question is:

"That clauses 65 to 68 do stand part of the Bill."

The motion was adopted.
Clauses 65 to 68 were added to the Bill.

Clause 69
The question is:
“That clause 69 do stand part of the Bill.”
The motion was adopted.
Clause 69 was added to the Bill

Clause 70 to 74

The question is:
“That clauses 70 to 74 do stand part of the Bill.”
The motion was adopted.
Clauses 70 to 74 were added to the Bill.

Schedule

The question is:
“That Schedule do stand part of the Bill.”
The motion was adopted.
The Schedule was added to the Bill.

Clause 1

Sri A. Venkatarama Raju: Sir, I am not moving the amendment standing in my name.

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

“In sub-clause (3) of clause 1 for the words ‘on such date......for different provisions’, substitute the words ‘at once’.”

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

"In sub-clause (3) of clause 1 for the words 'on such date......for different provisions', substitute the words 'at once'."

The amendment was negatived.

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.

Clause 36 (Reconsidered)

"Add the following as sub-clause (viii) of sub-section 3 of clause 36:

'Members of the Zilla Parishad mentioned in sub-clauses (i) to (vii) of sub-section (3) shall elect the following persons residing in the district in the prescribed manner at a special meeting convened and presided over by the District Collector,

(a) two women;
(b) one representative of the Scheduled Castes;
(c) one representative of the Scheduled Tribes if their population in the district is declared by the District Collector on the basis of the latest census figures to be not less than the prescribed percentage of the total population of the district and if the population of the Scheduled Tribes in the district is less than such prescribed percentage, an additional representative of the Scheduled Castes.'

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

"Add the following as sub-clause (viii) of sub-section 3 of clause 36:

'Members of the Zilla Parishad mentioned in sub-clause (i) to (vii) of sub-section (3) shall elect the following persons residing in the district in the prescribed manner at a special meeting convened and presided over by the District Collector.

(a) two women;
(b) one representative of the Scheduled Castes;
(c) one representative of the Scheduled Tribes if their population in the district is declared by the District Collector on the basis of the latest census figures to be not less than the prescribed percentage of the total population of the district and if the population of the Scheduled Tribes in the district is less than such prescribed percentage, an additional representative of the Scheduled Castes."

The amendment was adopted.

Mr. Speaker: The question is:

"That clause 36, as amended, do stand part of the Bill."

The motion was adopted.

Clause 36, as amended, was added to the Bill.

Clause 39. (reconsidered)

Sri K. Brahmananda Reddy: Mr. Speaker, Sir, after the previous amendment is passed, there are some consequential amendments. Therefore, with your permission, Sir, I beg to move:

"Add sub-clause (iv) to sub-section (1) of section 39:

(iv) A member elected under clause (viii) of sub-section (3) of section 36 shall hold office for a term of three years from the date of election."

"Add the following to sub-section (2) of section 39, after under clause (vii):

and clause (viii)."

Mr. Speaker: Amendments moved.

(Pause)
Mr. Speaker: The question is:
"Add sub-clause (iv) to sub-section (1) of section 39:
(iv) A member elected under clause (viii) of sub-section (3) of section 36 shall hold office for a term of three years from the date of election."

"Add the following to sub-section (2) of section 39 after 'under clause (vii)':
'and clause (viii)'.

The amendments were adopted.

Mr. Speaker: The question is:
"That clause 39, as amended, do stand part of the Bill."

The motion was adopted.

Clause 39, as amended, was added to the Bill.

Clause 41 (reconsidered)

Sri K. Brahmananda Reddy: Sir, I beg to move:
"Add the following after the word and figures 'clause (vii)':
'and clause (viii)'."

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:
"Add the following after the word and figures 'clause (vii)':
'and clause (viii)'."

The amendment was adopted.

Mr. Speaker: The question is:
"That clause 41, as amended, do stand part of the Bill."

The motion was adopted.

Clause 41, as amended, 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.
Srī K. Brahmānanda Reddy: Mr. Speaker, Sir,
I beg to move:

“That the Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959, (as reported by the Regional Committee) be read a third time and passed.”

Mr. Speaker: Motion moved.
The Andhra Pradesh Panchayat 11th August, 1959
Samithis and Zilla Parishads Bill, 1959

...
11th August, 1959
The Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959

అదర మామ్మ బాధ్యత తీసుకునే ఎన్నిక ఉండి ప్రపంచంలో దాని చేసింది అనుకుంటాం కాని దాని సాధనాలను సాధించడానికి ఫలితంగా తన సంస్థ యొక్క కోసం రక్షణ కొనసాగించేందుకు తరచుగా అంతర్భాగం చేయడానికి సమయం చేసారు. రాజ్యంలో సాధారణంగా ప్రపంచం దాని జాతికి ఈ ప్రాంతంలో విస్తరించబడింది. 1968 సంవత్సరంలో నిలిచాలి లేదు అప్పుడే ఇది ప్రపంచంలో దేశ సమాధానం కావాలి. ఇంకా ఇతర నేతృత్వానికి బదిలుంచడానికి సాధారణంగా ఉన్నాడు. ఇది అభివృద్ధి చేసాము. దానికి విభిన్న భాగాలు ఉన్నాయి. అందుకే ఇది ఒక ప్రపంచం దాని సమీకరణం కావాలి అనుకుంటాము. ఇది ప్రపంచంలో దాని సంస్థ యొక్క కోసం విస్తరించడానికి సాధారణంగా ఉన్నాడు. ఇది ప్రపంచంలో దాని సంస్థ యొక్క కోసం విస్తరించడానికి సాధారణంగా ఉన్నాడు. ఇది ప్రపంచంలో దాని సంస్థ యొక్క కోసం విస్తరించడానికి సాధారణంగా ఉన్నాడు. ఇది ప్రపంచంలో దాని సంస్థ యొక్క కోసం విస్తరించడానికి సాధారణంగా ఉన్నాడు. ఇది ప్రపంచంలో దాని సంస్థ యొక్క కోసం విస్తరించడానికి సాధారణంగా ఉన్నాడు.

[Text in Kannada script]

[Translation in English]

[Text in Kannada script]

[Translation in English]
11th August, 1959

The Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959

The question is:

"That the Andhra Pradesh Panchayat Samithis and Zilla Parishads Bill, 1959 (as reported by the Regional Committee) be read a third time and passed."

The motion was adopted.

Mr. Speaker: The House now stands adjourned till 8.30 A.M. tomorrow.

[The House then adjourned till half Past Eight of the Clock on Wednesday, the 12th August, 1959.]