Andhra Pradesh Legislative Assembly Debates
OFFICIAL REPORT
Part II—Proceedings other than Questions and Answers.

CONTENTS

Adjournment Motion re:
Violation of Indian border and occupation of some Indian territory by China
—Disallowed ... 78—82

Privilege Motion re:
Divulgence of evidence given before the Select Committee
—Disallowed ... 82—83

Papers laid on the Table of the House
Notifications under Section 11 (1) of the Madras Motor Vehicles Taxation Act, 1931
Rules made under Section 45 (1) of the Andhra Ayurvedic and Homoeopathic Medical Practitioners' Registration Act, 1956.

Government Bills
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959 —Passed ... 84—124
The Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Bill, 1959 —Passed ... 124—128
The Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959 —Passed ... 129—132
The Andhra Pradesh Civil Services (Disciplinary Proceedings Tribunal) Bill, 1959
—Discussion not concluded 133—134

Note: * at the commencement of the speech denotes confirmation not received in time from the Member.
ADJOURNMENT MOTION
re: Violation of Indian border and occupation of some Indian territory by China.

Mr. Speaker: "Under Rule 163 of the Andhra Pradesh Legislative Assembly Rules, I hereby give notice of the following Adjournment Motion, for your approval:

That this Legislative Assembly do adjourn to consider the following matter of public importance—

The armies of China have invaded India and have occupied some of our territories also. Not only
this, but the Chinese Government have also killed 9 or 10 persons of the Indian border patrol-police. Due to this situation, there is much resentment and excitement among the people of this country. The anti-national elements, taking advantage of the situation, are not regarding the Chinese attack as an invasion, but are treating the Chinese Armies as the Indian Liberation Forces. I have received information just now that such anti-national elements are propagating in public places in favour of the invaders. In these circumstances, this House should consider what effective steps should be taken.”

“I have received information just now that such anti-national elements are propagating in public places.”

Invasion is bad, treacherous and the whole of India - all sections and all parties - are angry with Chou-en-Lai and his Government and the way in which they have treated the Indian police whom they have captured.
Adjournment Motion 9th December, 1959

re: Violation of Indian border and occupation of some Indian territory by China

Adjournment Motion was introduced on 8th December, 1959. The Adjournment was adopted on 8th December, 1959. The Deccan Chronicle 8th December, 1959, 8:12-1959, 8th December, 1959 has stated that the police prevented a procession. I congratulate the police for preventing that big procession.

Specific instances have been cited. The police have been criticized for vague matters.

Note: Specific instances have been cited. The police have been criticized for vague matters.
Adjournment Motion
re: Violation of Indian border and occupation of some Indian territory by China

9th December, 1959

International politics today is dominated by the war in Korea. It is significant that the present war is not a war between two super-powers, but a war between a super-power and a signifi-
cant minority, which is significant in both numbers and size. The Chinese Communist Party has
not only a strong military force, but also a vast population to draw upon. The Chinese people are
fearless and determined to defend their territory and their sovereignty. They are fighting for
liberation armies in the war against the Chinese regime. The Chinese government is resolut-
ite in its efforts to maintain peace and stability in the region.

The Chinese people have shown remarkable courage and determination in their struggle
against the Chinese regime. They are fighting for their freedom and independence. The
Chinese regime is weak and corrupt. The Chinese people are well aware of this and are
determined to overthrow it. The Chinese people are confident that they will eventually
succeed in their struggle.

The Chinese people are also determined to maintain their territory and their sovereignty.
They are fighting for their right to live in peace and freedom. The Chinese regime is trying
to suppress the people and to maintain its power. The Chinese people are determined to
fight back and to defend their homeland.

The Chinese people are also determined to build a better future for themselves. They are
fighting for a brighter and more prosperous future. The Chinese regime is trying to
keep them down and to prevent them from achieving their goals. The Chinese people are
determined to overcome these obstacles and to build a better future for themselves.

The Chinese people are also determined to protect their culture and their traditions.
They are fighting for their right to be proud of their heritage. The Chinese regime is trying
to suppress their culture and to force them to conform to Western standards. The Chinese
people are determined to maintain their culture and to protect their traditions.

The Chinese people are also determined to promote peace and stability in the region.
They are fighting for a world in which all nations can live in peace and harmony.
The Chinese regime is trying to create a world of conflict and division. The Chinese people
are determined to promote peace and to build a world of cooperation and understanding.
Mr. Speaker: In view of the statement made by the Chief Minister I disallow the adjournment motion.

PRIVILEGE MOTION

re: Divulgence of evidence given before the Select Committee.

"As asked what impression he gathered during his tour of Andhra districts he said that everybody, except members of the Communist Party, wanted no ceiling at all. However, if Government wanted to fix one, they wanted it at Rs. 10,000 or more."

The evidence given before a Select Committee shall not be published by any members of the Select Committee or by any other person, until it has been laid on the Table, provided that the Speaker may, in his discretion, direct that such evidence be confidentially made available to members before it is formally laid on the Table."
It is not wise that the Ministers should speak of the evidence given before the Select Committees. Of course, it does not come under 'privilege'. In particular case such privilege does not.

(Interruption)

I am giving my ruling.

(Sri G. Yellamanda Reddy rose in his seat)

Mr. Speaker: I am not allowing the Hon. Minister to reply. That is not necessary.

Mr. Speaker: (pointing at the record) I have closed it. Not necessary even for hon. Minister Rangareddy to say anything.

PAPERS LAID ON THE TABLE OF THE HOUSE

Notifications under section 11 (1) of the Madras Motor Vehicles Taxation Act, 1931

Sri N. Sanjeeva Reddy: Sir, I beg to lay on the Table under sub-Section (2) of Section 11 of the Madras Motor Vehicles Taxation Act 1931 (Madras Act III of 1931) a copy of the notification issued under Section 11 (1) of the said Act published at page 2020 of Part II of the Andhra Pradesh Gazette dated 7-8-1958.

I beg to lay on the Table under sub-Section (2) of Section 11 of the Madras Motor Vehicles Taxation Act
1931 (Madras Act III of 1931) a copy of the Notification issued under Section 11 (1) of the said Act published at page 2728 of Part I of the Andhra Pradesh Gazette dated 4-9-1958.

I beg to lay on the Table under sub-Section (2) of Section 11 of the Madras Motor Vehicles Taxation Act 1931 (Madras Act III of 1931) a copy of the Notification issued under Section 11 (1) of the said Act published at page 1279 of Part I of the Andhra Pradesh Gazette dated 7-6-1959.

Rules made under Section 45 (1) of the Andhra Ayurvedic and Homoeopathic Medical Practitioners’ Registration Act, 1956

Sri N. Sanjeeva Reddy: I beg to lay on the Table under sub-section (3) of Section 45 of the Andhra Ayurvedic and Homoeopathic Medical Practitioners’ Registration Act 1956 (Andhra Act No XXVI of 1956) a copy of the Rules made under Section 45 (1) of the said Act published at pages 349-382 of Part 1 of the Andhra Pradesh Gazette dated 18th June, 1959.

Mr. Speaker: Papers laid on the Table.

GOVERNMENT BILLS

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

*The Minister for Revenue (Sri K. Ranga Reddy): Sir, I beg to move:

“That the Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959, be read a first time”.

Mr. Speaker: Motion moved.
85 9th December, 1959

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

The text appears to be in a language other than English, possibly Telugu or another South Asian language. The content seems to be a legislative or legal text, possibly discussing revenue recovery or a similar subject. Without further context or translation, it's challenging to provide an accurate interpretation.
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

7th December, 1959

We therefore suggest that the old form of receipt may be restored by amending suitably Section 56 of the Revenue Recovery Act.

APPENDIX X

Month and date.

Number of patta, name of the registered holder and by whom paid if not paid by the registered holder.
For what Year or Fasli.

Items.

Amount.

Signature of the Headman and the Karnam.

Remarks.

"The joint patta system is an evil; it places the ryot at the mercy of the village officers and gives village officers opportunities for malpractices, for the ryot cannot know the exact amount payable by him. Joint pattadars are jointly and severally responsible for the payment of dues on a patta. Accounting is also rendered difficult as there is no correlation between the revenue records and enjoyment on ground. Therefore joint pattas may, in future, be allowed only in the case of undivided Hindu families which form one unit, and in other cases, the different share-holders should be compelled to subdivide their lands and hold them under separate single pattas."

"In effecting sub-division, Government may bring up legislation compelling the joint pattadars in cases where the enjoyment is not defined or demarcated on ground, to file at least declarations of the extents held by them."

"The progress of sub-division and separate registry may be watched by the Collectors carefully on monthly returns."
"The sub-division work should be got done by the village Karnam without employing special staff, since, whatever the special staff employed, the assistance of the Karnam would still be necessary."

"With a view to maintain the revenue registry up to date, it may be prescribed that the sub-division fee should thereafter be remitted in the Sub-Registrar's office while getting the document registered. Sub-division work should be completed within a month from the date of the transaction. The moiety of the sub-division fee intended to the Karnam may be enhanced to Rs. 2 (two), the Karnam being paid Re. 1-8-0 and the balance of annas eight being distributed among the servants employed in the measurement work. The moiety should be paid immediately. The Tahsildar accords tentative sanction to the sub-division record."

"As the grant of single patta which is the ultimate aim, takes time, a book called 'Pattadar's Pass Book' may be given to each ryot shown therein the lands held by him together with the extents and assessment, etc., thereon, which for all practical purposes represents single patta. The book may be priced at Re. 1 of which half may be retained by the Government towards its cost, and the remaining half may be paid to the Karnam as remuneration for writing up the pass book."

APPENDIX XI

Patta No.
Name of the pattadar.
Name of the enjoyer.
Survey Number and Sub-division Letter.
Classification.
Total extent.
Extent held by the enjoyer.
Assessment on the extent held by the enjoyer.
Water rate, if any, on the extent held by the enjoyer.
Total assessment and water rate on the extent held by the enjoyer.
Cesses on the amount noted in Col. 10.
Total demand to be collected from the enjoyer.
Remarks.

"Every person making a payment of revenue shall be entitled to a receipt for the same" and the receipt shall be signed by such officer or person and shall be in such form and contain such particulars as may be laid down by rules made under this Act."

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

Total extent.
Extent held by the enjoyer.
Assessment on the extent held by the enjoyer.
Water rate, if any, on the extent held by the enjoyer.
Total assessment and water rate on the extent held by the enjoyer.
Cesses on the amount noted in Col. 10.
Total demand to be collected from the enjoyer.
Remarks.

"Every person making a payment of revenue shall be entitled to a receipt for the same" and the receipt shall be signed by such officer or person and shall be in such form and contain such particulars as may be laid down by rules made under this Act."

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

...
The old form of receipt is in Appendix X. In an appeal on a suit by a ryotwari holder of Tanjore District in the Sub Court, Kumbakonam, praying that he should be given receipt under section 56 of the Revenue Recovery Act for payment of land revenue with full particulars of fields and assessment paid by him, the Sub-Judge, Kumbakonam, directed the composite Government of Madras to cause the issue of receipts showing the following particulars:

(i) Assessment due on lands,
(ii) Water rate - Tiruvajasti or the Faslijasti, as the case may be,
(iii) Penal water charge,
(iv) Tax on trees,
(v) Land cess levied under Sections 74-B and 78 of Madras Local Boards Act,
(vi) Education Cess,
(vii) Penal assessment levied under the Madras Land Encroachment Act, and
(viii) also in the case of land revenue paid, a description of the land sufficient to identify it.

Sub-divisional work should be got done without employing special staff, since whatever special staff may be employed, the assistance of the Karnam would still be necessary.
The Madras Revenue
Recovery (Andhra Pradesh Amendment) Bill, 1959
9th December, 1959

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93 9th December, 1959
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

Section 5

The rules enacted by the Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959, as in force on the day before the commencement of this Act, shall apply to the recovery of the revenue dues of the State of Andhra Pradesh, as if they were rules made under Section 2 of the Madras Revenue Recovery Act, 1956.

Section 6

The rules made by the Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959, as in force on the day before the commencement of this Act, shall apply to the recovery of the revenue dues of the State of Andhra Pradesh, as if they were rules made under Section 2 of the Madras Revenue Recovery Act, 1956.
Orders

Orders

Orders

Orders

Orders

Orders

Orders
"The Village Officers Enquiry Committee appointed by the Government has also recommended that it is not practicable to issue receipts in the present form, and that the old form of receipt may be restored by amending suitably Section 56 of the Act."
ప్రత్యేకించిన 2%. ఎండతా అడవి ఎంచుకోవడానికి లాంటి సమాధానాలు చేసుకోవాలి. ఎండతా ప్రత్యేకించిన అంశాలను సమాధానాల కారణంగా 1939 సంవత్సరానికి ముందు చేసుకోవాలి. అది సమాధానాల ప్రత్యేకించిన దిద్దలు ప్రత్యేకించిన అంశాలను సమాధానాల కారణంగా కొనసాగించాలి. సత్తాగాని ప్రత్యేకించిన అంశాలను సమాధానాల కారణంగా కొనసాగించాలి. 1959 సంవత్సరానికి ముందు చేసుకోవాలి. అది సమాధానాల ప్రత్యేకించిన దిద్దలు ప్రత్యేకించిన అంశాలను సమాధానాల కారణంగా కొనసాగించాలి. 1959 సంవత్సరానికి ముందు చేసుకోవాలి. అది సమాధానాల ప్రత్యేకించిన దిద్దలు ప్రత్యేకించిన అంశాలను సమాధానాల కారణంగా కొనసాగించాలి.

సమాధానాల ప్రత్యేకించిన అంశాలను సమాధానాల కారణంగా కొనసాగించాలి. 1959 సంవత్సరానికి ముందు చేసుకోవాలి. అది సమాధానాల ప్రత్యేకించిన దిద్దలు ప్రత్యేకించిన అంశాలను సమాధానాల కారణంగా కొనసాగించాలి. 1959 సంవత్సరానికి ముందు చేసుకోవాలి. అది సమాధానాల ప్రత్యేకించిన దిద్దలు ప్రత్యేకించిన అంశాలను సమాధానాల కారణంగా కొనసాగించాలి.

9th December, 1959

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

...
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

The settlement records of the owner declare settlement records may be deemed to be valid and arrears may be declared demand in the appeal. Settlement records have been declared demand jointly by the owners. Arrears may be declared demand jointly by the owners.

Arrears may be declared demand jointly by the owners.
In case of land revenue, the amount collected shall be proportionate to the extent of land under the enjoyment of the person who pays the land revenue.
"Assessment due on land, water-rate, penal water charge, tax on trees, land cess, educational cess and penal cess and also a description of the land sufficient to identify it."

Every person making a payment of revenue shall be entitled to a receipt for the same. It is to make it obligatory on the part of the officer collecting the land revenue to issue a receipt.
We further suggest that printed and machine numbered receipts containing duplicates should be supplied to the headmen to prevent misappropriation.
In the case of land revenue, the amount collected shall be proportionate to the land under enjoyment of the person concerned.

In insurance, the premium shall be proportionate to the risk involved.

Insurance and Land Revenue:

In the case of land revenue, the amount collected shall be proportionate to the land under enjoyment of the person concerned.

In insurance, the amount collected shall be proportionate to the risk involved.

*Note: The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959.
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

...
pass-book introduce இன் duplicate மறை விளையாட்டு மட்டும்
Sub-divisions இன் அழுத்த மறை விளையாட்டு மட்டும் அடைந்த ஏற்றுப்பாட்டு
செயல் கொண்டது. இப்போது இந்தியா மறை விளையாட்டு மட்டும் அடைந்த
என்னுடைய பாதுகாக்க வேண்டும் செயல். சிற்றியந்த தீர்மானத்தை
செய்ய சேர்ந்து என்று எதிர்த்துக்கொண்டுவந்தோம். இது எடுத்துக்கூறப்பட்ட
செயல் மறை விளையாட்டு மட்டும் அடைந்து வையில் விளையாட்டு
செயல் மறை விளையாட்டு மட்டும் அடைந்து

*தி. முதன்மை (நடவடிக்கை - மேற்கொண்டு): ஆசத்தை, குறிப்பிட்டு
மாந்தனுடன் ஆசத்தை வைத்து வந்துவிட்டேன். ஆசத்தையுடன் 15 ம் நாள்
பாதுகாப்பிற்கு இடம் பெற்று, முக்கியமாக பாதுகாப்பு வழியே.
Sub-division இன் வழியான பாதுகாப்பு வழியான பாதுகாப்பு வழியே பாது
ாக உருவாக்கிய திறன் மறை விளையாட்டு மட்டும் அடைந்த sub-divisions
t璎ைவெண்ணில் குறித்து வந்து வந்தது. Sub-division இன் வழியான திறன், சாத்தை
வழித்தடுத்து கூடிய பாதுகாப்பு வழியே pass-book introduce
tினங்களே Pass-book இன் பாதுகாப்பு வழியே 100% திறன். இது 64 ஏக்கர்
மாந்தனுடன் திறன். ஦னார் பாதுகாப்பு வழியே சாத்தை
செய்ய சேர்ந்து என்று எதிர்த்துக்கொண்டுவந்தோம். இது எடுத்துக்கூறப்பட்ட
செயல் மறை விளையாட்டு மட்டும் அடைந்து வையில் விளையாட்டு
செயல் மறை விளையாட்டு மட்டும் அடைந்து.
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

105

...
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

...
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

పర్యాయానం నాటి లో, ఎన్నో ప్రత్యేక పంపడం ఉంది కనుక ఈ కారణం ప్రతిఫలించాలి. ముగించ లేని పరిస్థితి మీద ప్రత్యేక పంపడం ఉంది.

*చారుగా వ్యాఖ్యానం ఉండేది, నాకు ఇది ముంచి పడలేదు.*

**9th December, 1959**

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

పర్యాయానం నాటి లో, ఎన్నో ప్రత్యేక పంపడం ఉంది కనుక ఈ కారణం ప్రతిఫలించాలి. ముగించ లేని పరిస్థితి మీద ప్రత్యేక పంపడం ఉంది.

*చారుగా వ్యాఖ్యానం ఉండేది, నాకు ఇది ముంచి పడలేదు.*

**9th December, 1959**

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

పర్యాయానం నాటి లో, ఎన్నో ప్రత్యేక పంపడం ఉంది కనుక ఈ కారణం ప్రతిఫలించాలి. ముగించ లేని పరిస్థితి మీద ప్రత్యేక పంపడం ఉంది.

*చారుగా వ్యాఖ్యానం ఉండేది, నాకు ఇది ముంచి పడలేదు.*

**9th December, 1959**

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

పర్యాయానం నాటి లో, ఎన్నో ప్రత్యేక పంపడం ఉంది కనుక ఈ కారణం ప్రతిఫలించాలి. ముగించ లేని పరిస్థితి మీద ప్రత్యేక పంపడం ఉంది.

*చారుగా వ్యాఖ్యానం ఉండేది, నాకు ఇది ముంచి పడలేదు.*
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

108

The above is an official document titled "The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959". The document contains text in English, discussing various aspects of revenue recovery in Andhra Pradesh. The text is not clearly legible due to the quality of the image.
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

[Text of the bill]

*new* form as an amendment to the existing law. It provides for the recovery of revenue dues by form and the penalty for the same. The new section 414 of the Andhra Pradesh Land Reforms Act, 1959, provides for the recovery of revenue dues by form and the penalty for the same. The new section also provides for the recovery of revenue dues by form and the penalty for the same.
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

Pass books. Pass books are to be held by the Collector. Pass book is to be held by the Collector.

The Collector. The Collector is to be held by the Collector. Pass book is to be held by the Collector.
9th December, 1959

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

...
The Madras Repeal Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

112
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

...
Mr. Speaker: The question is:

“That the Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959, be read a first time.”

The motion was adopted.

Sri K. V. Ranga Reddy: Sir, I beg to move:

“That the Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959, be read a second time.”

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

“That the Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959, be read a second time.”

The motion was adopted.
"Powers to make rules: The State Government may by notification in the Andhra Pradesh gazette make rules to carry out the purposes of this Act."

"2. All rules made under this section shall as soon as they are made be laid on the Table of the Legislative Assembly and shall be subject to such modifications whether by way of repeal or amendment as the Assembly may make within 14 days thereafter during the Session in which they are so laid."

Clause 2

Sri B. V. Sivayya: Sir, I beg to move:

"For Section 56 proposed to be substituted by this Clause, substitute the following:

'The Officer collecting Revenue shall give a receipt to the person from whom he collects the amount in token of the amount he received and such receipt shall contain the subject matter in respect of which the amount is paid and in case of land revenue the amount collected shall be proportionate to the extent of land under the enjoyment of the person who pays the land revenue and such receipt shall be in such form and contain such particulars as may be laid down by rules made under this Act."

Mr. Speaker: Amendment moved.

The receipt shall describe the land on which the assessment is due— the name, area, and description of the property. The receipt shall be signed by such officer..."
and shall be in such form and contain such particulars.

("...And in the case of land revenue the amount collected shall be proportional to the extent of land under the enjoyment of the person who pays the land revenue and such receipt shall be in such form and contain such particulars...."

Every person making a payment of revenue shall be entitled. The Officer collecting the land revenue shall give a receipt to the person from whom he collects the amount to make it obligatory on the part of the collecting agency to issue a receipt.

"And in the case of land revenue the amount collected shall be proportional to the extent of land under the enjoyment of the person who pays the land revenue and such receipt shall be in such form and contain such particulars...."

"And in the case of land revenue the amount collected shall be proportional to the extent of land under the enjoyment of the person who pays the land revenue and such receipt shall be in such form and contain such particulars...."
9th December, 1959
The Maqras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

हे एक राज्यातील वातावरणातील स्थिती आणि अर्थव्यवस्थेच्या विषयातील तांत्रिक घटना आणि अपेक्षेपणाचे वर्णन करणारे आहे. या विषयातील कोणत्याही नापर्यावरीतील घटना आणि अर्थव्यवस्थेच्या संबंधातील वर्णनाचे प्रमाण करणारे आहे. या विषयातील कोणत्याही नापर्यावरीतील घटना आणि अर्थव्यवस्थेच्या संबंधातील वर्णनाचे प्रमाण करणारे आहे.
The Madras Revenue
Recovery (Andhra Pradesh Amendment) Bill, 1959
9th December, 1959

మంగిలు రెండు కాలాలం పెంచడానికి, ముఖ్య సమాధానం ఉండింది. అ దశానికి నిచ్చిన విధానానికి స్థాయిప్రతిత్వం వంటిది. మరియు మరిండుపరిమితికి పైసిన స్థాయిప్రతిత్వం ఎంతప్రతిత్వం ఉంటే ఇదిని పొందండి. కానీ ఈ సమాధానం ఇది పొందండి. మరియు మరిండుపరిమితికి పైసిన స్థాయిప్రతిత్వం ఎంతప్రతిత్వం ఉంటే ఇదిని పొందండి. మరియు మరిండుపరిమితికి పైసిన స్థాయిప్రతిత్వం ఎంతప్రతిత్వం ఉంటే ఇదిని పొందండి. మరియు మరిండుపరిమితికి పైసిన స్థాయిప్రతిత్వం ఎంతప్రతిత్వం ఉంటే ఇదిని పొందండి. మరియు మరిండుపరిమితికి పైసిన స్థాయిప్రతిత్వం ఎంతప్రతిత్వం ఉంటే ఇదిని పొందండి. మరియు మరిండుపరిమితికి పైసిన స్థాయిప్రతిత్వం ఎంతప్రతిత్వం ఉంటే ఇదిని పొందండి. మరియు మరిండుపరిమితికి పైసిన స్థాయిప్రతిత్వం ఎంతప్రతిత్వం ఉంటే ఇదిని పొందండి.
9th December, 1959

The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

..
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

120

Form_1

Let him answer this particular question if he can.
Mr. Speaker: The question is:

“For Section 56 proposed to be substituted by this Clause substitute the following:

‘The Officer collecting Revenue shall give a receipt to the person from whom he collects the amount in token of the amount he received and such receipt shall contain the subject matter in respect of which the amount is paid and in case of land revenue the amount collected shall be proportionate to the extent of land under the enjoyment of the person who pays the land revenue and such receipt shall be in such form and contain such particulars as may be laid down by rules made under this Act’.”

The amendment was negatived.

Sri Pillalamarri Venkateswarlu: Sir, I demand a division.

The House divided.

Ayes: 25  
Noes: 71

The amendment was negatived.

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

“Add the following as sub-clause (b) of Section 56:

‘The Collector or the Officer authorized by him shall cause a issue of pattadars pass book to every one of the land owners as prescribed by the Village Officers Enquiry Committee headed by Sri K. N. Anantharaman.”

Mr. Speaker: Amendment moved.
The Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959

9th December, 1959

122

I second the amendment, Sir. I accept the amendment. Pass book is a very important document. It is the passport of the individual. If the amendment is not passed, it will be a serious blow to the revenue department. Therefore, it is necessary to pass the amendment. Majority vote is required to pass the Bill. Therefore, rules have to be followed.
Mr. Speaker: The question is:

"Add the following as sub-clause (b) of Section 56:

'The Collector or the Officer authorized by him shall cause a issue of pattadars pass book to every one of the land owners as prescribed by the Village Officers Enquiry Committee headed by Sri K. N. Anantharaman'."

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 2 do stand part of the Bill."

The motion was adopted.

Clause 2

was added to the Bill.
The Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Bill, 1959

9th December, 1959

Clause 1

Mr. Speaker: The question is:

“That clause 1 do stand part of the Bill.”

The motion was adopted.

Clause 1

was added to the Bill.

Preamble

Mr. Speaker: The question is:

“That Preamble do stand part of the Bill.”

The motion was adopted.

The Preamble

was added to the Bill.

Sri K. V. Ranga Reddy: Mr. Speaker, Sir, I beg to move:

“That the Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959, be read a Third time and passed.”

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

“That the Madras Revenue Recovery (Andhra Pradesh Amendment) Bill, 1959, be read a third time and passed.”

The motion was adopted.


Sri N. Sanjeeva Reddy: Mr. Speaker, Sir, I beg to move:

“That the Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Bill, 1959 be read a First time.”

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

"That the Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Bill, 1959 be read a First time."

The motion was adopted.

Sri N. Sanjeeva Reddy: Mr. Speaker, Sir, I beg to move:

"That the Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Bill, 1959 be read a Second time."

Mr. Speaker: Motion moved.

(Pause)
Mr. Speaker: The question is:

“That the Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Bill, 1959 be read a second time.”

The motion was adopted.

Clauses 2 to 5

Mr. Speaker: The question is:

“That clauses 2 to 5 do stand part of the Bill.”

The motion was adopted.

Clauses 2 to 5 were added to the Bill.

Clause 6

Sri N. Sanjeeva Reddy: Mr. Speaker, Sir, I beg to move:

“In the new clause (aa) proposed to be inserted in section 2 of the principal Act by clause 6 (a) in item (i) after the word ‘grounds’, insert the word ‘garages’.”

“Add the words ‘or part of such house or hut’ at the end of item (i).”

“In item (ii), after the words ‘furniture supplied’, insert the words ‘or any fittings installed’.”

Mr. Speaker: Amendments moved.

(Pause)

Mr. Speaker: The question is:

“In the new clause (aa) proposed to be inserted in Section 2 of the principal Act by clause 6 (a) in item (i) after the word ‘grounds’, insert the word ‘garages’.”

“Add the words ‘or part of such house or hut’ at the end of item (i).”

“In item (ii), after the words ‘furniture supplied’, insert the words ‘or any fittings installed’.”

The amendments were adopted.
Mr. Speaker: The question is:

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

The motion was adopted.

Clause 6, as amended, was added to the Bill.

Clauses 7 to 10

Mr. Speaker: The question is:

“That clauses 7 to 10 do stand part of the Bill.”

The motion was adopted.

Clauses 7 to 10 were added to the Bill.

Clause 11

Sri N. Sanjeeva Reddy: I beg to move:

“After section 20 added by clause 11, add the following:

‘21. Act not to apply to buildings newly constructed. The provisions of this Act shall not apply to any building constructed after the commencement of the Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Act, 1959, for a period of five years from the date of such construction’.”

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

“After Section 20 added by clause 11, add the following:

‘21. Act not to apply to buildings newly constructed. The provisions of this Act shall not apply to
any building constructed after the commencement of the Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Act, 1939, for a period of five years from the date of such construction.

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 11, as amended, do stand part of the Bill."

The motion was adopted.

Clause 11 was added to the Bill.

 Clause 1

Mr. Speaker: The question is:

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

The motion was adopted.

Clause 1 was added to the Bill.

Preamble

Mr. Speaker: The question is:

"That Preamble do stand part of the Bill."

The motion was adopted.

The Preamble was added to the Bill.

Sri N. Sanjeeva Reddy: I beg to move:

"That the Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Bill, 1939 be read Third time and passed."

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Andhra Requisitioning of Buildings (Andhra Pradesh Extension and Amendment) Bill, 1939 be read a Third time and passed."

The motion was adopted.

Sri N. Sanjeeva Reddy: I beg to move:

"That the Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959, be read a first time."

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959, be read a first time."

The motion was adopted.

Sri N. Sanjeeva Reddy: I beg to move:

"That the Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959, be read a second time."

Mr. Speaker: Motion moved.

(Pause)

Mr Speaker: The question is:

"That the Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959, be read a second time."

The motion was adopted.
Clause 2

Mr. Speaker: The question is:

"That Clause 2 do stand part of the Bill."

The motion was adopted.

Clause 2 was added to the Bill.

Clause 3

Mr. Speaker: The question is:

"That Clause 3 do stand part of the Bill."

The motion was adopted.

Clause 3 was added to the Bill.

Clauses 4 to 7

Mr. Speaker: The question is:

"Clauses 4 to 7 do stand part of the Bill."

The motion was adopted.

Clauses 4 to 7 were added to the Bill.

Clause 8

Sri Pillalamarri Venkateswarlu: I beg to move:

"Delete the following in provisos (a) and (b) of Section 5 of the Principal Act:

'plus a sum of fifteen per cent of such cost of construction'."

Mr. Speaker: Amendment moved.

Sri Pillalamarri Venkateswarlu: In the principal Act, it is stated:

"(a) if the property consists of land on which a new building has been constructed after the notified date, the standard price of such property shall be the aggregate of the value which the land would have fetched at the market value prevailing on the notified date and the actual cost of construction of the new building plus a sum of fifteen per cent on such cost of construction;"

There is a similar provision in the proviso (b) of Section 5 of the Principal Act.
The Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959

Actual cost of the construction is defined in Section 5 of the Principal Act. The question is:

"Delete the following in provisos (a) and (b) of Section 5 of the Principal Act:

'plus a sum of fifteen per cent of such cost of construction'."

The amendment was negatived.

Mr. Speaker: The question is:

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

The motion was adopted.

Clause 8 was added to the Bill.

Clauses 9 & 10

Mr. Speaker: The question is:

"That Clauses 9 and 10 do stand part of the Bill."

The motion was adopted.

Clauses 9 and 10 were added to the Bill.
The Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959

Clause 1

Mr. Speaker: The question is:

“That Clause 1 do stand part of the Bill.”

The motion was adopted.

Clause 1 was added to the Bill.

Preamble

Mr. Speaker: The question is:

“The Preamble do stand part of the Bill.”

The motion was adopted.

The Preamble was added to the Bill.

Sri N. Sanjeeva Reddy: I beg to move:

“That the Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959 be read a third time and passed.”

Mr. Speaker: Motion moved.

Sri N. Sanjeeva Reddy: I thank him, Sir. He has supported the Bill.

Mr. Speaker: The question is:

“That the Andhra (Prevention of Speculation in Immovable Property) Andhra Pradesh Extension and Amendment Bill, 1959, be read a third time and passed.”

The motion was adopted.

Sri N. Sanjeeva Reddy: I beg to move:

“That the Andhra Pradesh Civil Services (Disciplinary Proceedings Tribunal) Bill, 1959, be read a first time.”

Mr. Speaker: Motion moved.
The Andhra Pradesh Civil Services (Disciplinary Proceedings Tribunal) Bill, 1959

The House then adjourned till Nine of the Clock on Tuesday, the Tenth December, 1959.