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

CONTENTS

Announcement re: Change in party position ........................................ 194
Business of the House ........................................................................ 194–195
Government Bills
The Andhra Pradesh Public Libraries Bill, 1959 ................................. 196–216
—Passed .............................................................................................. 196–216
The Madras Animals and Birds sacrifices prohibition (Andhra Pradesh Amendment) Bill, 1959
Circulated for eliciting public opinion .............................................. 217–227
The Madras Estates Land (Reduction of Rent) Andhra Pradesh Amendment) Bill, 1959, as reported by the Select Committee
—Postponed ...................................................................................... 227
The Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959 .................. 228–239

Note: * at the commencement of the speech denotes confirmation not received in time from the Member.
THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES

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

Twenty-third day of the Ninth Session of the Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Friday, the 11th December, 1959

The House met at Nine of the Clock

[Mr. Speaker in the Chair]

QUESTIONS AND ANSWERS
(See Part I)

ANNOUNCEMENT

re: Change in Party position

BUSINESS OF THE HOUSE

DISCUSSION
He is requesting me to allot a day to discuss about the irregularities in conducting the recent elections to the Gram and Village Panchayats in the State.

I am disallowing it. It is fruitless and useless discussion. I am disallowing it.

Mr. Speaker: I have already given my ruling. No reconsideration.
GOVERNMENT BILLS

The Andhra Pradesh Public Libraries Bill, 1959

Mr. Speaker: We shall take up clause-by-clause discussion of the Andhra Pradesh Public Libraries Bill 1959.

Clause 2

Sri Vavilala Gopalakrishnayya (Sattenapalli): I beg to move:

"For sub-clause (9) (c) of Clause 2 substitute the following:

'A library established or maintained by any local body or co-operative society or an institution registered under the relevant Societies Registration Act and declared open to the public.'"

Mr. Speaker: Amendment moved.

Mr. V. M. C. V. Gopinathan Marmi: I am not able to maintain my voice and, therefore, I lose my amendment move...

Mr. Speaker: I have no objection to the amendment.

Mr. Speaker: The Minister is prepared to accept the amendment. The question is:

"For sub-clause (9) (c) of Clause 2 substitute the following:

'A library established or maintained by any local body or co-operative society or an institution registered under the relevant Societies Registration Act and declared open to the public.'"

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 2, as amended, do stand part of the Bill."

The motion was adopted.

Clause 2 was added to the Bill.
Clause 3

Sri Vavilala Gopalakrishnayya: I am not moving the first and second amendments under Clause 3. I would like to move, with your permission, the third amendment so as to make it 'six members' instead of 'four'.

Mr. Speaker: You may move it.

Sri Vavilala Gopalakrishnayya: I beg to move:

"For sub-clause (2) (g) of clause 3 substitute the following:

'Six members of the State Legislature, four to be elected from among themselves by the members of the Legislative Assembly and two from among themselves by the members of the Legislative Council'."

Mr. Speaker: Amendment moved.

Sri S.B.P. Pattabhi Ramara o: I am accepting the amendment.

Mr. Speaker: The question is:

"For sub-clause (2) (g) of clause 3 substitute the following:

'Six members of the State Legislature, four to be elected from among themselves by the members of the Legislative Assembly and two from among themselves by the members of the Legislative Council'."

The amendment was adopted.

Sri Vavilala Gopalakrishnayya: I beg to move:

"For sub-clause (2) (j) of clause 3 substitute the following:

(i) one elected by the members of the local library authority of the twin cities of Hyderabad and Secunderabad from among themselves;

(ii) two elected by the members of the local library authority from among themselves in each University area in the State'."

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

The Andhra Pradesh Public Libraries Bill, 1959

"கல்லறை எளியதாக்கல்: எண்ணிப்பிட்டிய elected body கண்டெடுக்கும் எளியதாக்கலே தீர்மானமில்லை. இந்ததெளிப்பு எண்ணிப்பிட்டிய\nகல்லறையை எளியதாக்கலை செய்யவும் அனுப்பு தீர்மானமில்லை. கூறினால்,\nசெய்யக்கூறு பிறக்கும் எளியதாக்கலே தீர்மானமில்லை.\n
என்னுடைய குறிப்பிட்டு: இதெளிப்பும் எளியதாக்கலே தீர்மானமில்லை. என்பது எண்ணிப்\nபிட்டியமாகவும் எளியதாக்கலே தீர்மானமில்லை. அcapacity\nஎளியதாக்கலே தீர்மானமில்லை. என்பது எண்ணிப்பிட்டிய\nகல்லறை எளியதாக்கலே தீர்மானமில்லை. என்பது எண்ணிப்பிட்டிய\nகல்லறை எளியதாக்கலே தீர்மானமில்லை.
199 11th December, 1959

The Andhra Pradesh Public
Libraries Bill, 1959

The Library Authority Act, 1948, which is the existing law for
regulating the libraries in the State, provides for the establishment
of a State Library Authority, which is an advisory body to the
State Government. The State Library has been defined under
the Act as a public library maintained and administered by
the State Library Authority.

The Bill proposes to establish a local library authority at
every level in the State. The State committee, which is
responsible for the supervision of the libraries, will nominate
members of the local library authority. The majority voice of
these members will determine the matters of interest.

Corporation members nominate the members of the local
library authority. The Corporation members also have
the power to nominate members of the local library
authority. The Corporation members are subject to
interest in the local library authority.

The Corporation members nominate the members of the
local library authority. The Corporation members are subject
to interest in the local library authority. The Corporation
members nominate the members of the local library
authority. The Corporation members are subject to interest
in the local library authority.
movement of interest and nominate a useful move. Also, we propose to move an amendment in the interest of nominate. The amendment is as follows: A majority of the members of the library movement should be nominated by the majority. The amendment was, by leave of the House, withdrawn.

(Sri Vavilala Gopalakrishnaiah: Delete sub-clause (L) of Clause 3. As the present demands of a good library service, it would be desirable, in the opinion of the Committee, if an independent Directorate of Social Education of Libraries...)

"Taking all facts into consideration, particularly the present demands of a good library service, it would be desirable, in the opinion of the Committee, if an independent Directorate of Social Education of Libraries..."
was set up in every State. Wherever on account of any special local circumstances, this is not found feasible, the State Government should have at least a whole time Senior Class I Officer of the rank of Deputy Director of Education who should be given the responsibility for the administration of Libraries in the State. This Officer should have vested in him all the powers for speedy implementation of Library Schemes. In his capacity as Secretary of State Libraries, he should be entitled to have access to the Minister or Secretary in charge of the Education Department.”
discuss 3, as amended, touch 3 to 7. While some 10% wish to ignore the amendments, others feel it is necessary to have separate sections on subject dealing with access to information or subject almost entirely with the issue of final authority. In rare cases, the Director or the Chief Secretary, as the case may be, deal with a subject on clarification or discussion or in a more serious context. In such cases, as it is done in other countries, the situation as it arises is discussed and drafted in the draft Bill. The motion was adopted.

Clauses 4 to 7 were added to the Bill.

Clause 8

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"In line three of clause 8 delete the word 'either'."

"In lines 4 to 6 of clause 8, delete the words 'or appoint in charge of the Department'."

Mr. Speaker: Amendments moved.
Taking all facts into consideration, particularly the present demands of a good library service, it would be desirable in the opinion of the Committee, if an independent Directorate of Social Education of Libraries was set up in every State. Wherever on account of any special local circumstances, this is not found feasible, the State Government should have at least a whole-time Senior Class I Officer of the rank of Deputy Director of Education who should be given the responsibility for the administration of libraries in the State. This Officer should have vested in him all the powers for speedy implementation of Library Schemes. In his capacity as Secretary of State Library Board, he should be entitled to have access to the Minister or Secretary in charge of the Education Department.

"Head of the Department of Libraries": The first version of the Bill had made the Director of Public Instruction the ex-officio Director of Public Libraries. I had recommended that:

(1) the State Librarian should be the ex-officio head of the department of libraries; and

(2) the State Librarian should be appointed from among those with the requisite professional qualification to practise as a librarian.
But clause 8 of the Second version made this suggestion only very partial. For it reads “the Government shall either appoint a Separate Director for the Department or appoint the Director of Public Instruction to be the Director of Public Libraries in charge of the Department.” I again reiterated my original recommendation. The present public version simply repeats the provision in the second version. This provision is bad for many reasons.

The Andhra Pradesh Public Libraries Bill, 1959

11th December, 1959

204
The Andhra Pradesh Public Libraries Bill, 1959

11th December, 1959

Mr. Speaker: The question is:

"In line three of clause 8 delete the word 'either'."

The amendment was negatived.

Mr. Speaker: The question is:

"In lines 4 to 6 delete the words 'or appoint in charge of the Department'."

The amendment was negatived.

Sri S.B.P. Pattabhi Ramarao : Sir, I beg to move:

Add the following after the words 'Submit to the Government' in sub-clause (e) of Clause 8.

"through the State Library Committee."

Mr. Speaker: Amendment moved.

(pause)

Mr. Speaker: The question is:

Add the following after the words "Submit to the Government" in sub-clause (e) of clause 8.

"through the State Library Committee."

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

In sub-clause (g) of clause 8 for the word 'periodically' substitute the word 'annually'.

Mr. Speaker: Amendment moved

Sri S. B. P. Pattabhi Rama Rao: I accept the amendment, Sir.

Mr. Speaker: The question is:

"In sub-clause (g) of clause 8 for the word 'periodically' substitute the word 'annually'."

The motion was adopted.

Sri Vavilala Gopalakrishnayya: I beg to move:

"Add the following as sub-clause (i) of clause 8:

"shall arrange for centralized classification, cataloguing, inter-library loan, co-ordination of book selection and maintenance of copyright registry etc."

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Rama Rao: I accept the amendment, Sir.
Mr. Speaker: The question is:

"Add the following as sub-clause (i) of clause 8:

"shall arrange for centralized classification, cataloguing, inter-library loan, co-ordination of book selection and maintenance of copyright registry etc."

The amendment was adopted.

Mr. Speaker: The question is

"That clause 8, as amended, do stand part of the Bill."

The motion was adopted.
Clause 8, as amended, was added to the Bill.

Clause 9

Mr. Speaker: The question is:

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

The motion was adopted.
Clause 9 was added to the Bill.

Clause 10

Sri Vavilala Gopalakrishnayya: I beg to move:

"In lines two to four of sub-clause (1) (a) of clause 10 delete the words ‘among the teaching staff... Secunderabad and’".

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Rama Rao: I accept the amendment, Sir.

Mr. Speaker: The question is:

"In lines two to four of sub-clause (1) (a) of clause 10 delete the words ‘among the teaching staff...... Secunderabad and’"

The amendment was adopted.

Sri Vavilala Gopalakrishnayya: I beg to move:

"Add the following at the end of sub-clause (e) of clause 10:

‘who shall be the Secretary of the Local Library Authority.’"
Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Rama Rao: I accept the amendment, Sir.

Mr. Speaker: The question is:

"Add the following at the end of sub-clause (e) of clause 10:

'who shall be the Secretary of the Local Library Authority'."

The amendment was adopted.

Sri Vavilala Gopalakrishnayya: I beg to move:

'In lines two to four of sub-clause (2) (a) of clause 10 delete the words 'among the....Secunderabad and'.'

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Rama Rao: I accept the amendment, sir.

Mr. Speaker: The question is:

"In lines two to four of sub-clause (2) (a) of clause 10 delete the words 'among the....Secunderabad and'."

The amendment was adopted.

Sri Vavilala Gopalakrishnayya: I beg to move:

"For sub-clause (2) (c) of clause 10 substitute the following:

'one member elected by the presidents or sarpanchas of village or gram panchayats in each taluka in each district'."

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Rama Rao: I accept the amendment, Sir.

Mr. Speaker: The question is:

"For sub-clause (2) (c) of clause 10 substitute the following:
one member elected by the presidents or sarpanchas of village or gram panchayats in each taluka in each district’’.

The amendment was adopted.

Sri Vavilala Gopalakrishnayya : I beg to move :

“For sub-clause (2)(d) of clause 10 substitute the following:

two members elected by the councils or committees of municipalities in the districts from among themselves’’.

Mr. Speaker : Amendment moved.

Sri S. B. P. Pattabhi Rama Rao : I accept the amendment, Sir.

Mr. Speaker : The question is:

“For sub-clause (2) (d) of clause 10 substitute the following:

two members elected by the councils or committees of municipalities in the districts from among themselves’’.

The amendment was adopted.

Sri Vavilala Gopalakrishnayya : I beg to move :

“Add the following at the end of sub-clause (2) (f) of clause 10:

‘who shall be the Secretary of the Local Library Authority’’.

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

"Add the following at the end of sub-clause (2) (f) of clause 10:

'who shall be the Secretary of the Local Library Authority'."

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 10, as amended, do stand part of the Bill."

The motion was adopted.

Clause 10, as amended, was added to the Bill.

Clauses 11 and 12

Mr. Speaker: The question is:

"That Clauses 11 and 12 do stand part of the Bill."

The motion was adopted.

Clauses 11 and 12 were added to the Bill.

Clause 13

Sri Vavilala Gopalakrishnayya: I beg to move:

"Add the word 'manuscripts' at the end of sub-clause (b) of clause 13."

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Rama Rao: I accept the amendment, Sir.
Mr. Speaker: The question is:

“Add the word ‘manuscripts’ at the end of sub-clause (b) of clause 13”.

The amendment was adopted.

Sri Vavilala Gopalakrishnayya: I beg to move:

“For sub-clause (h) of clause 13 substitute the following:

‘sanction grants in aid to public libraries and grants for social education’.”

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Rama Rao: I accept the amendment in the following manner, Sir:

“distribute grants for public libraries and social education purposes;”

Sri Vavilala Gopalakrishnayya: I have no objection Sir.

Mr. Speaker: The question is:

“For sub-clause (h) of clause 13 substitute the following:

“distribute grants for public libraries and social education purposes’;”

The amendment was adopted.

Sri S. B. P. Pattabhi Rama Rao: Library includes building and property, Sir. As it is, it is very exhaustive.

Mr. Speaker: It includes all its assets and liabilities, as the hon. Minister has clarified it.
The question is:

"That clause 13, as amended, do stand part of the Bill"

The motion was adopted.
Clause 13, as amended, was added to the Bill.

Clause 14

_Sri Vavilala Gopala Krishnayya_: I beg to move:

"For the words 'the Director may sanction...sanctioned by him' in lines 9 to 12 in sub-clause (1) of clause 14 substitute the following:

'The State Library Committee may sanction it with such alterations as it may think fit after giving the local library authority an opportunity to make its representation if any in respect of such alterations and the local library authority shall thereupon give effect to the scheme so sanctioned by the State Library Committee'."

_Mr. Speaker_: Amendment moved.

_Sri S. B. P. Pattabhi Ramarao_: I accept the amendment, Sir.

_Mr. Speaker_: The question is:

"For the words 'the Director may sanction...sanctioned by him' in lines 9 to 12 in sub-clause (1) of clause 14 substitute the following:

'The State Library Committee may sanction it with such alterations as it may think fit after giving the local library authority an opportunity to make its representation if any in respect of such alterations and the local library authority shall thereupon give effect to the scheme so sanctioned by the State Library Committee'."

The amendment was adopted.

_Sri S.B.P. Pattabhi Ramarao_: I beg to move an amendment to sub-clause (2) of clause 14 as follows, Sir.

"In line 1 of sub-clause (2) of clause 14 delete the words ‘suo moto’ or’.

It is a consequential amendment. Sir.

_Mr. Speaker_: Amendment moved.

(pause)
Mr. Speaker: The question is:
“In line 1 of sub-clause (2) of clause 14 delete the
words ‘suo moto or’.”
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.

Clauses 18 to 24

Mr. Speaker: The question is:
“That clauses 18 to 24 do stand part of the Bill”
The motion was adopted.
Clauses 18 to 24 were added to the Bill.

Clause 25

Sri Vavilala Gopalakrishnayya: I beg to move:
“Delete sub-clause (2) (b) of clause 25”

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Rama Rao: I accept the
amendment, Sir.

Mr. Speaker: The question is:
“Delete sub-clause (2) (b) of clause 25.”
The amendment was adopted.

Sri Vavilala Gopalakrishnayya: Consequentially
the subsequent numbers should be changed, Sir.

Mr. Speaker: It will be done.
Sri Vavilala Gopalakrishnayya: I beg to move:

“For sub-clause (2) (e) of clause 25 substitute the following:

‘the maintenance of State Registers of Libraries and Librarians’.”

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhi Ramachandrapu: I accept the amendment, Sir.

Mr. Speaker: The question is:

“For sub-clause (2) (e) of clause 25 substitute the following:

‘the maintenance of State Registers of Libraries and Librarians’.”

The amendment was adopted.

Mr. Speaker: The question is:

“That clause 25, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 25, as amended, was added to the Bill.

Clause 26

Mr. Speaker: The question is:

“That clause 26 do stand part of the Bill.”

The motion was adopted.

Clause 26 was added to the Bill.

Clause 27

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

“Add the following at sub-clause (b) of clause 27:

‘the Registration of Societies Act, 1860 shall in its application to the State of Andhra Pradsh be amended as follows:

‘In section 21 the following shall be added:

‘the fee to be charged for registration of libraries under the Act shall be Rs. 5.’”

Mr. Speaker: Amendment moved.
11th December, 1959
The Andhra Pradesh Public Libraries Bill, 1959

Mr. Speaker: The question is:
“That clause 27 do stand part of the Bill.”

The motion was adopted.

Clause 27 was added to the Bill.”

Clause 28

Sri S. B. P. Pattabhi Rama Rao: Mr. Speaker, Sir, I beg to move:

Sri Vavilala Gopalakrishnayya: In view of the assurance of the hon. Minister, I do not want to press my amendment. Therefore, I beg leave of the House to withdraw my amendment.

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

Mr. Speaker: The question is:
“That clause 27 do stand part of the Bill.”

The motion was adopted.

Clause 27 was added to the Bill.”
"For the expression 'State Library Authority' wherever it occurs, 'State Library Council' shall be substituted."

Mr. Speaker: Amendment moved.

(pause)

Mr. Speaker: The question is:

"For the expression 'State Library Authority' wherever it occurs, 'State Library Council' shall be substituted."

The amendment was adopted.

Mr. Speaker: The question is:

"That clause 28, as amended, do stand part of the Bill."

The motion was adopted.

Clause 28, as amended, 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 S. B. P. Pattabhi Rama Rao: Sir, I beg to move:

"That the Andhra Pradesh Public Libraries Bill, 1959 be read a third time and passed."

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Andhra Pradesh Public Libraries Bill, 1959 be read a third time and passed."

The motion was adopted.
Mr. Speaker, Sir, I beg to move:

"That the Madras Animals and Birds Sacrifices Prohibition (Andhra Pradesh Amendment) Bill, 1959 be read a first time."

Mr. Speaker: Motion moved.
Irrespective of caste, community or creed, people come there.

If there is objection for Dargas, there is objection for Hindu jatharas; there are some famous Hindu jatharas. Therefore, the member should say that this should not apply to all jathars.

Mr. Speaker: The member said about Dargas. If there is objection for Dargas, there is objection for Hindu jatharas; there are some famous Hindu jatharas. Therefore, the member should say that this should not apply to all jathars.

Sri Mirza Shukur Baig: I want to make it general. If the word 'congregation' is removed, I have no objection. The words 'places of religious worship and congregation' are there and my objection is to that word 'congregation'.

The member said about Dargas.
Shri Mirza Shukur Baig: He has not understood me. I am not taking objection to the old law. I only object to the new amendment in the amending Bill. My objection is to the amending Bill.

Mr. Speaker: Sri Baswa Manaiah says that there was one law before and nobody took objection to it. Therefore he says, why not extend it.
The Madras Animals
and Birds Sacrifices Prohibition
(Andhra Pradesh Amendment) Bill, 1959

11th December, 1959

220
Mr. Speaker: The question is:

“That the Madras Animals and Birds Sacrifices Prohibition (Andhra Pradesh Amendment) Bill, 1959, be read a first time.”

The motion was adopted.

Sir, I beg to move:

“That the Madras Animals and Birds Sacrifices Prohibition (Andhra Pradesh Amendment) Bill, 1959, be circulated for the purpose of eliciting public opinion thereon within six months.”
The Madras Animals
11th December, 1959

and Birds Sacrifices Prohibition
(Andhra Pradesh Amendment) Bill, 1959

representation on the issue of the animal's use in sacrifices. In 1950, the Government of Andhra Pradesh proposed a bill to prohibit the sacrifice of animals for religious purposes. The representation was made by the animal rights activists who argued that the sacrifice of animals violated their rights and was against the principles of animal welfare. The bill was controversial and faced opposition from some religious groups. The representation was taken into account by the Government and some amendments were made to the bill to address the concerns of the animal rights activists. The bill was eventually passed and became the Andhra Pradesh Sacrifices (Prohibition) Act, 1959. The act prohibited the sacrifice of animals for religious purposes and imposed penalties on those who violate the act.
11th December, 1959

The Madras Animals and Birds Sacrifices Prohibition (Andhra Pradesh Amendment) Bill, 1959

The Hon’ble Governor of Madras.

Sirs,

I have the honour to submit the Bill to you for your consideraton.

Yours faithfully,

[Signature]

[Name]
The Madras Animals
11th December, 1959
and Birds Sacrifices Prohibition
(Andhra Pradesh Amendment) Bill, 1959

T. M. Aziz : Your Worship the Hon'ble Speaker.

Sir, the object of this Bill is to prohibit the sacrifice of animals and birds. The Bill has been introduced in the Assembly and has been passed by the Legislative Assembly. The Bill has been referred to the Finance Committee for examination. The Finance Committee has reported that the Bill is necessary and it has been passed by the Finance Committee.

T. M. Aziz : Motive

I am coming to the point, Sir. The object of this Bill is to prohibit the sacrifice of animals and birds. The Bill has been introduced in the Assembly and has been passed by the Legislative Assembly. The Bill has been referred to the Finance Committee for examination. The Finance Committee has reported that the Bill is necessary and it has been passed by the Finance Committee.

T. M. Aziz : What is the motive for this Bill?

I am coming to the point, Sir. The object of this Bill is to prohibit the sacrifice of animals and birds. The Bill has been introduced in the Assembly and has been passed by the Legislative Assembly. The Bill has been referred to the Finance Committee for examination. The Finance Committee has reported that the Bill is necessary and it has been passed by the Finance Committee.
225 11th December, 1959  The Madras Animals and Birds Sacrifices Prohibition (Andhra Pradesh Amendment) Bill, 1959

...
The Madras Animals

11th December, 1959

and Birds Sacrifices Prohibition

(Andhra Pradesh Amendment) Bill, 1959

Part II. Offences

5. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 shall be guilty of an offence punishable with imprisonment for a term which may extend to three years, or with fine, or with both;

(ii) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to six months, or with fine, or with both.

6. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

7. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to three years, or with fine, or with both.

8. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to six months, or with fine, or with both.

9. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

10. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to three years, or with fine, or with both.

11. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to six months, or with fine, or with both.

12. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

13. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to three years, or with fine, or with both.

14. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to six months, or with fine, or with both.

15. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

16. Any person who—

(i) makes, or attempts to make or induce another person to make, any such sacrifice as is referred to in Section 4 with the intention of causing or attempting to cause, or giving any information with the intention of causing or attempting to cause, any such sacrifice as is referred to in Section 4;

shall be guilty of an offence punishable with imprisonment for a term which may extend to three years, or with fine, or with both.
Mr. Speaker: The question is:

"That the Madras Animals and Birds Sacrifices Prohibition (Andhra Pradesh Amendment) Bill, 1959, be circulated for the purpose of eliciting public opinion thereon within six months."

The motion was adopted.

The Madras Estates Land (Reduction of Rent) (Andhra Pradesh Amendment) Bill, 1959, as reported by the Select Committee.

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

"That the Madras Estates Land (Reduction of Rent) (Andhra Pradesh Amendment) Bill, 1959, as reported by the Select Committee, be read a second time."

Mr. Speaker: Motion moved.

Mr. Speaker: We shall take it up on Tuesday (15-12-1959). Office will give Telugu copies of the report to the members.

*The Minister for Finance (Sri K. Brahmananda Reddy) (on behalf of Sri S. B. P. Pattabhi Rama Rao, Minister for Education):* Sir, I beg to move:

"That the Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959, be read a first time."

Mr. Speaker: Motion moved.

*Mr. Speaker:* The Hon’ble Member moved for the First Reading of Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959, be read a first time.
The Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959

229
11th December, 1959

Central Act


1. Short title and commencement. - (1) This Act may be called the Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959.

(2) It shall come into force on such date as the State Government may, by notification in the Andhra Pradesh Government Gazette, appoint as the commencement date hereunder.
The Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959

11th December, 1959

Central Government may, if it thinks fit, declare any monument or group of monuments, or any building or structure or any part thereof, belonging to or connected with the Provincial Government or to any public body, to be a monument of State importance. The Provincial Government may, if it thinks fit, declare any monument or group of monuments, or any building or structure or any part thereof, belonging to or connected with any public body, to be a monument of Provincial importance. Any Such declaration may be made by the Provincial Government or the Central Government or by any other authority designated by the Government in this behalf. The Government may, for the purpose of the said declaration, or any other purpose connected therewith, enter upon any land, whether owned or cultivated, or any part thereof, and may remove or cause to be removed any structure or building or any part thereof. Any such declaration may be appealed against before the Provincial Government or the Central Government or any other authority designated by the Government in this behalf. The Government may, if it thinks fit, make such rules as it deems necessary for carrying into effect the purposes of this Act. Any such rule may be made subject to the condition that the same shall be approved by the Governor of the State or the Central Government, as the case may be.

The Government may, if it thinks fit, make such rules as it deems necessary for carrying into effect the purposes of this Act. Any such rule may be made subject to the condition that the same shall be approved by the Governor of the State or the Central Government, as the case may be.
Central Government of the State of Andhra Pradesh. The Central Government also empowered the Andhra Pradesh State Government to legislate on the subject of antiquities and historical monuments under the Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains (Control over the Removal of Articles) Act, 1959.

The Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959

Efficient man efficiency research thoughts to

Continuous lime stone continuity continuity continuity continuity continuity
The Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites andRemains
Bill, 1959

11th December, 1959

232

மு. இந்தப் பிரவுத்தல் அறிமுகப்படுத்தும் அனுக்கத்து அவதத் தெரித்து வரும் மாற்றா வசதியும் நல்லாக இருந்தால் உங்கள் ஒரு அதிவேதியானது.

தினம. எளியதாக்கும் (புனர்மைதான்): அதுவாக! எனக்கு என்ன நல்லா, என்னமையாதொரு வானொருசமத்தினால். கடை வேலை அணுகும் சு குதுநை 'புகைப்புகழ் சிறிய விளையாட்டுகள்' Ancient monuments
என சொருத்துவத்தின் Central Act இல் இதே சொருத்து வானொரு
நுக்க விளையாட்டு மற்றும் சிறியவட்டம் என்பது
வானொருவிளையாட்டு, தற்போதுவாக முதல் வானொருவிளையாட்டு அமுக்கு
monuments செய்யும். எனவே குறிப்பிட்டு என்கிறேன் அமுக்கு
சுருக்கப்பட்டு சிறியவட்டம் விளையாட்டு வானொருகே விளையாட்டு என்பது
வானொருவிளையாட்டு. குறிப்பிட்டு சுருக்கப்பட்டு
சிறியவட்டம் விளையாட்டு வானொருகே விளையாட்டு என்பது
வானொருவிளையாட்டு. குறிப்பிட்டு சுருக்கப்பட்டு
சிறியவட்டம் விளையாட்டு வானொருகே விளையாட்டு என்பது
வானொருவிளையாட்டு. குறிப்பிட்டு சுருக்கப்பட்டு
சிறியவட்டம் விளையாட்டு வானொருகே விளையாட்டு என்பது
வானொருவிளையாட்டு. குறிப்பிட்டு சுருக்கப்பட்டு
சிறியவட்டம் விளையாட்டு வானொரு

Central Government தாங்க குறிப்பிட்டு
சிறியவட்டம் விளையாட்டு

Central Government தாங்க
central
central

Central Government தாங்க
central
central

Central Government தாங்க
central
central

Central Government தாங்க
central
central
The Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959

Sri S. Ranganatha Mudaliar: Speaker Sir, This is one of the most useful measures that have been brought by this Government during this session. In my opinion, this is the most useful legislative measure, marking an epoch in the history of Andhra Pradesh. This is one instance where we have got the integration from the Hyderabad side. Whereas all legislative measures have been brought and integrated from the Andhra side, this legislation is being integrated from the Telangana side, so that the legislation may be applicable to both the areas. Here, this is an integration inspired by the Hyderabad tradition. Another thing for which I wish to congratulate the Government of Andhra Pradesh is that the Government of Andhra Pradesh is the first Government in the south that has chosen to pass a measure like this. Even in Madras State, there is no such law as the measure that is now contemplated. In that way, the hon. Minister deserves our hearty congratulations. It looked at one time that the archaeological department was not receiving that kind of attention which it ought to receive from the hands of the Government. There was till recently a tendency—which tendency, I think, has been arrested once and for all by this measure to regard that archaeology was the sole concern of the centre.

So much so, the Archaeological Department that has been working so far has not received the kind of help which it ought to have received having regard to the fact that among the Southern States it is in Andhra Pradesh that all the most important historic remains are situated. There is much in literature and in history to show that the ancient rulers of Andhra were remarkable for encouraging arts. Apart from the archaeological wonders of Ellora and Ajanta, there are hundreds of archaeological curios and wonders
which require to be resuscitated, brought to light and protected. There are famous temples which are living temples and which are dead temples. Among the dead temples there are many wonderful specimens of Andhra architecture. The living temples of course are now receiving the best possible attention from the Hindu Religious Endowments Department. There is no fear or anxiety with regard to temples like those at Tirupathi and Srisailam which are able to take care of themselves, but there are hundreds of temples lying all over the country under the debris of the earth which should be dug up and preserved. Therefore, it is necessary that this Government should infuse new life into the Archaeological Department.

It is a good thing that the Central Government have chosen to hand over what in their estimation are less important archaeological wonders. I wish they hand over even such great archaeological remains like Ellora and Ajanta to our care. There is no reason why the Centre should arrogate to itself the preservation of such monuments when we are capable of doing it ourselves.....

Mr. Speaker : Both Ellora and Ajanta are in Bombay.

Sri S. Ranganath Mudaliar : If not Ellora and Ajanta there are other archaeological remains in Andhra Pradesh, for instance Nagarjunakonda and Elleswaram. Some work has been done and some digging up has been done at these places, but-as the provision for the digging operations was not enough it was given up. It was unfortunate from the view point of archaeological history of Andhra Pradesh that some of these remains which are still under the earth, which are still to be excavated, are going to be immersed under the Kistna never to see the light of sun this side of eternity. But there are other things near Elleswaram, some very wonderful specimens. Much work has to be done here and I request the Government to see that before that area also goes under water, the archaeological treasures of ancient art should be brought to light and preserved at a place where they can be preserved for all time to come.
I once again congratulate the Government on bringing this measure and I thank you for having given me this opportunity of speaking.

*Smt. Masooma Begum(Patthargatti) Mr. Speaker, I also rise to support the Bill before the House and congratulate the Minister for Education for bringing in such a measure and on piloting it.

There were quite a few archaeological excavations of Nagarjunakonda and Amaravathi which were taken away by the Centre with a view to having them in the Central Museum. This was protested by the Madras Government and they were retained at the Madras Museum. Since these archaeological remains belong to Andhra Pradesh, I would like to know if the Minister will use his influence and try to have them transferred and have them in our museum here. There are among these remains, some very fine and choice pieces, which we should retain in our museum. I would request the Minister to answer this point when he speaks on the Bill.

*Sri S. B. P. Pattabhi Ramarao: I am very thankful, Sir, for the kind suggestions made by the hon. Members. I have to say that though this subject has to be dealt with by the Centre—and it is being dealt with by the Centre—yet the States have got to look to some operations with regard to the monuments and other items. Hence, the Central Government has been pressing the States to look into the matter. The centre also said that the States should take charge of some of the works with regard to the monuments of a historical nature. As such we had to bring in this legislation
27'<? ^%<%m P^J^?^ ^^cfe^f li?/^ Dt?c^/^5^ 1959 236

The Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959

236

The question is:

"That the Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959, be read a first time."

The motion was adopted.
Sri S.B.P. Pattabhi Ramaraо: I beg to move:

"That the Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959, be read a second time."

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains 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 Vavilala Gopalakrishnayya: Clause 6 (2) (c) (ii) says:

"to charge any fee for entry into, or inspection of the monument."

(Since the original text is in Telugu, the precise translation may vary.)

(Since the original text is in Telugu, the precise translation may vary.)
Mr. Speaker: The question is:
“That Clause 6 do stand part of the Bill.”

The motion was adopted.
Clause 6 was added to the Bill.

Clauses 7 to 20

Mr. Speaker: The question is:
“That Clauses 7 to 20 do stand part of the Bill.”

The motion was adopted.
Clauses 7 to 20 were added to the Bill.

Clause 21

Sri Vivilala Gopalakrishnayya: Clause 21 says:
“Subject to the provisions of section 24 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958, (Central Act 24 of 1958) an archaeological officer or an officer authorised by him in this behalf or any person holding a licence granted in this behalf under this Act (hereinafter referred to as the licencee) may, after giving notice in writing to the Director and the owner, enter upon and make excavations in any protected area.”

Excavation work is entrusted to a contractor.
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 to 39

Mr. Speaker: The question is:
“That Clauses 22 to 39 do stand part of the Bill.”
The motion was adopted.
Clauses 22 to 39 were added to the Bill.

Clause 1

Mr. Speaker: The question is:
“That Clauses 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 S. B. P. Pattabhi Rama Rao: Sir, I beg to move:
“That the Andhra Pradesh Ancient and Historical Monuments and Archaeological Sites and Remains Bill, 1959, be read a third time and passed.

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
“That the Andhra Pradesh Ancient and Historical Monuments and Archaeological sites and Remains Bill, 1959, be read a third time and passed.
The motion was adopted.

The House then adjourned till Nine of the Clock on Saturday, the 12th December, 1959.

*