Andhra Pradesh Legislative Assembly Debates
OFFICIAL REPORT

Part II—Proceedings other than Questions and Answers

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9th December, 1960
(Friday)
18th Agra'hayana 1882 S.E.
Eleventh day of the Eleventh Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Friday, the 9th December, 1960
The House met at Nine of the Clock
[Mr. Speaker in the Chair]

QUESTIONS AND ANSWERS
(See Part I)

MESSAGE FROM THE COUNCIL

Mr. Speaker. I have to announce to the House that I have received the following message from the Chairman, Legislative Council:

The Andhra Pradesh (Transferred Territories) Extension of Laws Bill, 1960

"In accordance with rule 174 of the Andhra Pradesh Legislative Council Rules, I return herewith a copy of the Andhra Pradesh (Transferred Territories) Extension of Laws Bill, 1960 (L. A. Bill No. 24 of 1960) which was passed by the Legislative Assembly at its sitting held on the 5th December, 1960, and transmitted to the Legislative Council for its recommendation, duly signed by me and state that this House has no recommendations to make to the Legislative Assembly in regard to the said Bill".

PAPERS LAID ON THE TABLE OF THE HOUSE

Reports of Sub-Committees of the Regional Committee

Mr. Speaker: I am to announce to the House that the following reports of the Sub-Committees of the Regional Committee as adopted by the Regional Com-
mittee from December, 1959, to date have already been distributed to the Members except the report of the Sub-Committee on Local Administration and Public Health on Elections to Municipalities and copies of the said report have been placed in the Library for the information of all the Members of the Assembly.

Reports of the Sub-Committee:
1. Two reports on Development.
2. One report on Education.
3. One report on Local Administration and Public Health.
4. One report on Admissions to Educational Institutions.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Retrenchment of vaccinators in the Animal Husbandry Department


Opposition Leader
PAPERS LAID ON THE TABLE OF THE HOUSE

Audit Surcharge and Disallowance of Items Rules, 1960

The Chief Minister (Sri D. Sanjivayya): Sir,
I beg to lay on the Table a copy of G.O. Ps. No. 1142, M.A., dated 10-8-1960 containing the Rules governing the Audit, Surcharge and disallowance of Items Rules 1960 applicable to the Municipalities in the Telangana region under Section 308 (1) of the Hyderabad District Municipalities Act, 1956.

Notification under Section 41 (1) of the Madras District Municipalities Act, 1920

Sri D. Sanjivayya: I beg to lay on the Table under sub-section (1) of Section 41 of the Madras District Municipalities Act, 1920 (Madras Act V of 1920) a copy of the Notification appended to the G.O. Ms. No. 1495, M.A., dated 8-11-1960.

Notification under Section 11 (1) of the Madras Motor Vehicles Taxation Act, 1931

The Minister for Education (Sri S. B. P. Pattabhi Rama Rao): 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 1559 of Part-I of the Andhra Pradesh Gazette, dated the 2nd July, 1959.
Notifications under Sections 11 (1) and 19 (1) of the Madras Motor Vehicles Taxation Act, 1931 and the Madras Motor Vehicles (Taxation of Passengers and Goods) Act, 1952.

Sri S. B. P. Pattabhi Rama Rao: I beg to lay on the Table under sub-section (2) of Sections 11 and 19 of the Madras Motor Vehicles Taxation Act, 1931 (Madras Act III of 1931) and the Madras Motor Vehicles (Taxation of Passengers and Goods) Act 1952 (Madras Act XVI of 1952) respectively, copies of the Notifications issued under Sections 11 (1) and 19 (1) of the said Act respectively, published at page 3325 of Part-I of the Andhra Pradesh Gazette dated the 31st December 1939.

Mr. Speaker: Papers laid on the Table.

Presentation of the Report of the Committee on Privileges

*Sri Gopalrao Ekbote (High Court): Sir, I beg to present the Report of the Committee on Privileges on the question of privilege which was referred to the Committee on 15-7-1960 (the Rajagopalachari Case).

Mr. Speaker: Report presented.

(Pause)
Presentation of the Seventh Report of the Committee on Public Accounts


Mr. Speaker: The report is presented to the House.

BUSINESS OF THE HOUSE

*The Minister for Finance (Sri K. Brahmananda Reddy): Replies to all questions have been sent to the Assembly Secretariat. When you are pleased to put down the questions I shall be glad to answer them to the best of my ability.

GOVERNMENT BILLS

The Andhra Pradesh Appropriation (No. 4) Bill, 1960

*Sri K. Brahmananda Reddy: I move:

“That the Andhra Pradesh Appropriation (No. 4) Bill, 1960 be read a first time.”

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

“That the Andhra Pradesh Appropriation (No. 4) Bill, 1960 be read a first time.”

The motion was adopted.
Sri K. Brahmananda Reddy: I move:

“That the Andhra Pradesh Appropriation (No 4) Bill, 1960, be read a second time.”

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

“That the Andhra Pradesh Appropriation (No. 4) Bill, 1960, 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.

Schedule

Mr. Speaker: The question is:

“That the Schedule do stand part of the Bill.

The motion was adopted.

The Schedule was added to the Bill.

Clause 1

Mr. Speaker: The question is:

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

The motion was adopted.

Clause 1 was added to the Bill.

Preamble

Mr. Speaker: The question is:

“That the Preamble do stand part of the Bill”.

The motion was adopted.

The Preamble was added to the Bill.
Sri K. Brahmananda Reddy: I move:
“That the Andhra Pradesh Appropriation (No. 4) Bill, 1960 be read a third time and passed”.

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
“That the Andhra Pradesh Appropriation (No. 4) Bill, 1960 be read a third time and passed”.

The motion was adopted.

The Andhra Pradesh Appropriation (No. 5) Bill, 1960

Sri K. Brahmananda Reddy: I move:
“That the Andhra Pradesh Appropriation (No. 5) Bill, 1960 be read a first time.”

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
“That the Andhra Pradesh Appropriation (No. 5) Bill, 1960 be read a first time.”

The motion was adopted.

Sri K. Brahmananda Reddy: I move:
“That the Andhra Pradesh Appropriation (No. 5) Bill, 1960 be read a second time.”

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
“That the Andhra Pradesh Appropriation (No. 5) Bill, 1960 be read a second time.”

The motion was adopted.
316 9th December, 1960 The Andhra Pradesh Appropriation (No. 5) Bill, 1960

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.

Schedule

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

The motion was adopted.

The Schedule was added to the Bill.

Clause 1

Mr. Speaker: The question is:
“That Clause 1 do stand part of the Bill.”

The motion was adopted.

Clause 1 was added to the Bill.

Preamble

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

The motion was adopted.

The Preamble was added to the Bill.

Sri K. Brahmananda Reddy: I move:
“That the Andhra Pradesh Appropriation (No. 5) Bill, 1960 be read a third time and passed.

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
“That the Andhra Pradesh Appropriation (No. 5 Bill, 1960 be read a third time and passed.”

The motion was adopted.
The Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960

Sri K. Brahmananda Reddy (Deputizing for the Deputy Chief Minister): I move:

“That the Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960, be read a first time.

Mr. Speaker. Motion moved.

Statement of Objects and Reasons

The property may belong to an evacuee or a non-evacuee.

The Bill is intended to fix a time-limit for all claimants who have got mixed interests in evacuee property to prove that claim.
The Evacuee Interest
(Separation) Andhra Pradesh Amendment Bill, 1960

Sri K. Brahmananda Reddy: The Government of India considered that some of the claims with regard to non-evacuees' interest may relate to matters in the State List and with a view to make the amendment effective they desired the State Governments to undertake legislation in September 1960.

Evacuee property (evacuation to the 1960 evacuees) separate from property mix up. Agricultural property distinct from land. Evacuee property separate from property mix up. Agricultural property distinct from land.
The Evacuee Interest
(Separation) Andhra Pradesh
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The Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960

9th December, 1960

The above-mentioned Bill was introduced in this House on the 3rd December, 1960, as an Amendment to the Evacuee Interest (Separation) Act, 1949, to provide for the recognition of the interests of the evacuees in the properties which they have acquired or acquired rights in after the commencement of the Act, and for matters connected therewith. It is considered that the provision for the recognition of the interests of the evacuees in such properties is necessary in order to ensure that the interests of the evacuees are protected and that they are able to enjoy the benefits of the Act. It is also considered that the provision for the recognition of the interests of the evacuees in such properties would facilitate the settlement of disputes which may arise in respect of such properties.

The Bill provides for the appointment of a Commissioner for the purpose of determining the interests of the evacuees in the properties. It also provides for the appointment of a Committee for the purpose of determining the interests of the evacuees in the properties and for the settlement of disputes which may arise in respect of such properties.

The Bill also provides for the publication of notice of the determination of the interests of the evacuees in the properties and for the payment of the costs of the determination of the interests of the evacuees in the properties.

The Bill also provides for the establishment of a Registry for the purpose of recording the interests of the evacuees in the properties and for the publication of notice of the determination of the interests of the evacuees in the properties.

The Bill also provides for the registration of the interests of the evacuees in the properties and for the payment of the costs of the registration of the interests of the evacuees in the properties.

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The Bill also provides for the establishment of a Registry for the purpose of recording the interests of the evacuees in the properties and for the public
The Evacuee Interest
(Separation) Andhra Pradesh Amendment Bill, 1960

9th December, 1960

The Hon'ble Governor of Andhra Pradesh,

Sir,

I am directed to refer to your letter dated the 19th April, 1960, and to state that the Government of India have considered the request brought forward by the Hon'ble Member of Parliament (Lok Sabha) for amending the Andhra Pradesh Evacuee (Separation) and Relief Act, 1951, with a view to enabling the displaced persons to enjoy the benefits of the Act without any financial assistance, and have decided to introduce an amendment to the said Act to that effect.

Sincerely yours,

[Signature]

The Hon'ble Governor of Andhra Pradesh.
The Evacuee Interest
(Separation) Andhra Pradesh
Amendment Bill, 1960

9th December, 1960

The protected tenants who are there will not be displaced pending examination of further question, the protected tenants who are there will not be displaced.

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(Separation) Andhra Pradesh  
Amendment Bill, 1960

9th December, 1960

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Regional Settlement Commissioner, case put up to him was to cancel order already given by Bombay Settlement Commissioner as not in order. He referred the matter to the Government of the State. The Regional Settlement Commissioner put up the case for cancellation of the order of Collector R.S. & possession of the property to the State Government. The matter came before the Bombay Settlement Commissioner who disposed of it. The matter related to compulsory allotment of the land. Collector R.S. & order to possession of the property was accordingly cancelled. The Evacuee Act was brought into force by the Sales Tax Act. The Evacuee Act dealt with procedural matter.

The Evacuee Act, 1950, was brought into force by the Sales Tax Act. The Evacuee Act dealt with procedural matter. The act was brought into force by the Sales Tax Act. The Evacuee Act dealt with procedural matter.

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The Evacuee Interest
(Separation) Andhra Pradesh Amendment Bill, 1960

Section 225. School point and rule.

Mention may be made of another point also. School point is irrelevant, evacuees are not school evacuees. The point is irrelevant. Irrelevant point is irrelevant, compensation for evacuee, compensation for tenancy, compensation for tenancy or tenancy, compensation for evacuees. Tenancy is for evacuee property. Section 225. Evacuee property owners declaration. Evacuee properties, owners declaration, tenancy, compensation for evacuees. Hyderabad Tenancy Act 1940. Evacuee property declaration. Hyderabad Tenancy Act 1940. Evacuee property declaration. Section 225. Constituency fight cases. Protected tenants may evict. Reparations to tenants.
The Evacuee Interest
(Separation) Andhra Pradesh Amendment Bill, 1960

9th December, 1960

Provided tenants shall not be evicted for any reason whatsoever.

The Evacuee property shall not be sold, leased or otherwise disposed of except as otherwise expressly provided in this Act, the provisions of this Act and all the rules and orders made thereunder shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force or any instrument having affect by virtue of such law.

vice versa.

Except as otherwise expressly provided in this Act, the provisions of this Act and all the rules and orders made thereunder shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force or any instrument having affect by virtue of such law.
The Evacuee Interest
(Separation) Andhra Pradesh
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9th December, 1960

Sri G. Yellamanda Reddy: This is an Amending Bill for the whole Bill, you must know.

Sri K. Brahmananda Reddy: I know. With regard to protected tenants also the matter has been brought to the notice of the Government.

If it appears to the Legislatures of two or more States to be desirable that any of the matters with respect to which Parliament has no power to make laws for the States except as provided in Articles 249 and 250 should be regulated in such States by Parliament by law, and if resolutions to that effect are passed by all the Houses of the Legislatures of those States, it shall be lawful for Parliament to pass an Act for regulating that matter accordingly and any Act so passed shall apply to such States and to any other State by which it has adopted afterwards by resolutions passed in that behalf by the House, or where there are two Houses, by each of the Houses of the Legislature of that State.

Sri K. Brahmananda Reddy: Sir, the subject 'Evacuee Property' is a Central subject. The 1951 Original Act was passed by Parliament after obtaining resolutions from the State.

Evacuee Property
Act of 1951 is valid and binding on the States also whatever may be its difficulties and whatever may be its merits. The Evacuee Property is a general subject.

Concurrent list 4th. Article 31 and 32 are binding. Article 31 says “the state is not to deal with a general subject in the way of its own discretion.” Article 32 says “the state may not deal with a general subject.” Evacuee Act is a general subject. Evacuee Act is binding whatever may be its difficulties and whatever may be its merits. Evacuees, 4th section deals with the subject. Article 31 says “the state is not to deal with a general subject in the way of its own discretion.” Article 32 says “the state may not deal with a general subject.” Evacuee Act is binding. Protected tenancy is a separate subject. Tenancy is a separate subject. House Rent Act is an overriding section. "An Act to over-ride other laws" is an Act of 1951. Question of interpretation. Tenancy is a separate subject. House Rent Act is an overriding section. Protected tenant is not owner. Protected tenant is not owner. It comes under tenancy. It is a question of permanent tenancy and also right to purchase of land.

Mr. Speaker: Protected tenancy does not come under ownership. It comes under tenancy. It is a question of permanent tenancy and also right to purchase of land.

Ownership of the land holder is. After 1951 tenants possess the right.
Purchase 16 times dry rate as a limitation. Right to settle. Ownership of evacuee's property is to be raised. Anomalies to raise. Right of evacuation. Purchase at 16 times dry rate and raises anomalies to raise. The amendments correspond to the evacuation right. The evacuee property right to settle Act and the amendments defects that arise. The amendments to the evacuee property correspond to the amendments to the evacuation right. The evacuee property right to settle Act and the amendments. Practice at 1951 Act and to pass. 1960 Act and to pass. Evacuee property to settle and to settle. The amendments to the Statute to settle and to settle. Ordinance issue individual rights Statute and individual rights. Evacuee property to settle and to settle.
Powers to transfer cases. (1) The Central Government or the appellate officer may, by order in writing at any time, transfer any case pending before a competent officer to another competent officer for holding the inquiry and the competent officer to whom the case is so transferred may proceed either *de novo* or from the stage at which it was transferred.

Section 19

Jurisdiction of Civil Court barred in certain matters: (1) Save as otherwise expressly provided in this Act, no civil or revenue court shall entertain any suit or proceeding in so far as it relates to any claim to composite property which the competent officer is empowered by or under this Act to decide, and no injunction in respect of any action taken or to be taken by the competent officer in respect of the composite property shall be granted by any civil court or other authority.”

Civil provisions contained therein have been enacted by the Legislature of the Andhra State.

Legal enacting enabling enact Central Government so enacted.
The Evacuee Interest  
(Separation) Andhra Pradesh  
Amendment Bill, 1960

9th December, 1960

"Save as otherwise expressly provided in this Act, no civil or revenue court shall entertain any suit or proceeding in so far as it relates to any claim to composite property which the competent officer is empowered by or under this Act to decide."

As per the said Act, Central Government property, Provincial Government property and composite property are treated as composite property. States may enact laws to provide for the surrender of protected tenancy to the Central or Provincial Government in the event of the re-imbursing the tenant. If the tenant is not satisfied, he may file a suit in the civil or revenue court. The court shall not entertain the suit in so far as it relates to a claim to composite property which the competent officer is empowered under the Act to decide.

The clarification is as follows:

- The owner of the property is the protected tenant who has already transferred part of the ownership to the protected tenant.
- The tenant is not entitled to override the provision in the case of the protected tenant.
Mr. Speaker: I am sorry that even a distingui-
shed lawyer like hon. Sri Kondiah Chowdary has said
some thing without looking into the provisions of the
amending Act.

The Evacuee Interest (Separation) Amendment
Act, 1960.

1. Short title and commencement: (1) This Act
may be called the Evacuee Interest (Separation) Amend-
ment Act, 1960.

(2) It shall come into force on such date as the
Central Government may, by notification in the Official
Gazette, appoint.

2. Amendment of section 6.—After sub-section
(2) of section 6 of the Evacuee Interest (Separation)
Act, 1951 (hereinafter referred to as the principal Act),
the following sub-section shall be inserted, namely:

“(3) No application under this section shall be
entertained if filed after the expiry of one year from
the commencement of the Evacuee Interest (Separation)
Amendment Act, 1960.”

Now it is all irrelevant. The original Act is not
being touched by any body. Therefore I rule all the
discussion as out of order. Now I only proceed and
ask whether you want to pass the amendment already
passed by the Parliament. The amending Act says:
‘No application under this section shall be entertained
if filed after the expiry of one year from the commen-
cement of the Evacuee Interest (Separation) Amendment
Act, 1960’. So, I am not going to allow any further discussion.

Only we may have to get reservation by the President

Central Government § a-3-sr*9. List 6^ ^o6^3b^ 3b3o ^3o§^ 3b3j3j a)3^)V". Only we may have to get reservation by the President

9th December, 1960

The Evacuee Interest
(Separation) Andhra Pradesh
Amendment Bill, 1960

Act d^ Ts-*33?a3 3r^C^€o ^o^o^c^^g ^3j^!^3xr^ ji3^b^3)j

Principa

Principal Act 36 4^c3^-a^em)3 ^^Tr>. "B &>eM ^3b 3^^)^e3a 3^^^^t ^^-5^^

Evacuee property dispose 2emo^oj 36^g ^^rbo
The Evacuee Interest
(Separation) Andhra Pradesh Amendment Bill, 1960

9th December, 1960

The Evacuee Interest
(Separation) Andhra Pradesh Amendment Bill, 1960

The bill seeks to categorize a certain essential vs.
difference in the context of "reservation by the President".

The amendment seeks to modify Evacuee Act to include
reservation by the President, subject to a serious amendment bill.

The bill seeks to modify Evacuee Act to include
reservation by the President, subject to a serious amendment bill.

The bill seeks to modify Evacuee Act to include
reservation by the President, subject to a serious amendment bill.
Situation serious as regards evacuation.  

Mr. Speaker: So that is the correspondence between you and the Central Government?  

We are more interested in protecting their rights than anybody else.  

Mr. Speaker: You say that you will take all the steps for protecting the tenants. That is enough.
Sri K. Brahmamanda Reddy. We are pressing the Central Government and we have already asked for amending the Central Act so that our people's rights may be protected.

We are pressing the Central Government and we have already asked for amending the Central Act so that our people's rights may be protected.

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The Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960

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Mr. Speaker: I shall waive the required time with regard to the amendment also.

Mr. Speaker: The question is:

"That the Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960 be read a first time."

The motion was adopted.
Sri K. Brahmananda Reddy: Sir, I beg to move:

"That the Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960 be read a second time."

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960 be read a second time."

The motion was adopted.

Clauses 2 and 3

Mr. Speaker: There is an amendment to clause (2) standing in the name of Sri K. L. Narasimha Rao.

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

"Add the following at the end of clause 2:

'Provided that this Act shall not affect the rights of tenants and protected tenants conferred by the provisions contained in the Hyderabad Tenancy and Agricultural Lands Act, 1950.'"

Mr. Speaker: Amendment moved.

Mr. Speaker: There is an amendment to clause (2) standing in the name of Sri K. L. Narasimha Rao.

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

"Add the following at the end of clause 2:

'Provided that this Act shall not affect the rights of tenants and protected tenants conferred by the provisions contained in the Hyderabad Tenancy and Agricultural Lands Act, 1950.'"

Mr. Speaker: Amendment moved.
The Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960

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Clause 2 of the amendments made to the Evacuee Interest (Separation) Act 1951 (Central Act 64 of 1951), by the Evacuee Interest (Separation) Amendment Act 1960 (Central Act 27 of 1960), shall in so far as they relate to any matter enumerated in List 11 of the Seventh Schedule to the Constitution be as valid in the State of Andhra Pradesh as if the provisions contained therein had been enacted by the Legislature of the State of Andhra Pradesh.

* * *

Clause 2 of the amendments made to the Evacuee Interest (Separation) Act 1951 (Central Act 64 of 1951), by the Evacuee Interest (Separation) Amendment Act 1960 (Central Act 27 of 1960), shall in so far as they relate to any matter enumerated in List 11 of the Seventh Schedule to the Constitution be as valid in the State of Andhra Pradesh as if the provisions contained therein had been enacted by the Legislature of the State of Andhra Pradesh.

* * *
The Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960

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The fundamental rights of protected tenants are being violated. We are for Rule of Law. We want that right should be protected.

It is clearly out of order, Sir. Amendment 2 is out of order. We oppose it. Amendment 3 is a point. We oppose it.

[Further discussion and amendments related to protected tenancy and safeguarding of their rights]
Mr. Speaker. No, No. It is written.

Sri D. Kondiah Chowdary: Sir, consideration is not enough. If the Hon. Minister gives an assurance to that effect, that will certainly protect the interests of the protected tenant, then, there is no question of the opposition withdrawing the amendment.

Sri D. Kondiah Chowdary: Assembly 4th, I shall move back half oral, half written amendment......
Mr. Speaker: The question is:
“That clauses 2 and 3 do stand part of the Bill.”

The motion was adopted.

Clauses 2 and 3 were added to the Bill.

Clause 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.
The question is: "That Preamble do stand part of the Bill."

The motion was adopted.

The Preamble was added to the Bill.

Mr. Speaker, Sir,

I beg to move:

"That the Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960 be read a third time and passed."

Mr. Speaker: Motion moved

(Pause)

Mr. Speaker. The question is:

"That the Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960 be read a third time and passed."

The motion was adopted.

The question is: "That the Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960 be read a first time."

Mr. Speaker: Motion moved

The question is: "That the Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960 be read a third time and passed."

Mr. Speaker, Sir, I beg to move:

"That the Evacuee Interest (Separation) Andhra Pradesh Amendment Bill, 1960 be read a third time and passed."

The motion was adopted.

*The Chief Minister (Sri D. Sanjivayya): Mr. Speaker, Sir, I beg to move:

"That the Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960, be read a first time."

Mr. Speaker: Motion moved
9th December, 1960

The Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960

Regional Committee to consider the recommendations and general opinion of the Land Acquisition Tribunal and to avoid further proceedings.
The Hyderabad Housing Board
(Andhra Pradesh Extension and Amendment) Bill, 1960

9th December, 1960

Land acquisition provisions

Section 1 of the Land Acquisition Act provisions require land acquisition by the Board. The Chairman delegates powers to the Board for land acquisition, which then acquires land for the Board's use. The provisions of the Act are subject to amendments, and the amendments are applicable to the Board.
Mr. Speaker: The question is:

"That the Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960, be read a first time."

The motion was adopted.

Sri D. Sanjivayya: Sir, I beg to move:

"That the Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960, be referred to the Regional Committee for consideration and report to the Assembly"

Mr. Speaker: Motion moved.
The Hyderabad Housing Board
(Andhra Pradesh Extension and Amendment) Bill, 1960

9th December, 1961

The Hyderabad Housing Board...
The Hyderabad Housing Board
(Andhra Pradesh Extension and Amendment) Bill, 1960

9th December, 1960

...
The Hyderabad Housing Board
(Andhra Pradesh Extension and Amendment) Bill, 1960

9th December, 1960

The said notification has been issued under the powers of the Land Acquisition Act, 1894, as also in accordance with the provisions of the said Act amended by the Andhra Pradesh Land Acquisition (Amendment) Act, 1960. The notification has been issued after consultation with the relevant authorities and after considering all relevant factors. The notification is meant to facilitate the acquisition of land for the proposed housing project. The said notification has been published in the Official Gazette and is hereby made public.
350  9th December, 1960

The Hyderabad Housing Board
(Andhra Pradesh Extension and Amendment) Bill, 1960

extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire extraordinary powers to acquire 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The Hyderabad Housing Board
9th December, 1960
(Andhra Pradesh Extension and Amendment) Bill, 1960

What is power? Money and appointment, giving grant, and appointing 46 extra powers to the Board. Section 1 provides power to the Board to construct and contract. According to the resolution passed by the Board in 1958, G. O. 95, on difficulties faced by the Board, the Executive order Statutory makes executive difficult and difficult to implement. The resolution passed by the Board in 1958 makes the Executive order Statutory meaningless.
The Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960

9th December, 1960

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withdraw fare 

amendments 

proportional representation 

Sanitary Engineer 

Representative Committee 

Houses to construct 

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senior, junior 

Regional Council 

amendments 

undemocratic 

has not 

amendments 

M. L. A.
The Hyderabad Housing Board
(Andhra Pradesh Extension and Amendment) Bill, 1960

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9th December, 1960

The following are the resolution of the Village Level Workers, and
Towns, Municipal, and Housing Board Chairman.

The Life Insurance Corporation of India has a branch in the
municipalities of the town, and the Life Insurance Corporation has
mobile offices in the municipalities, which are located in
municipalities. The town, municipal, and Housing Board Chairman
have a right to be heard in the matter of the transfer of
municipalities to the town, municipal, and Housing Board.

The Housing Board has a Housing Societies register of
Housing Societies register, and the Housing Society
register of the Housing Society has objections to the
objection to the Housing Society register.

The 19th Hyderabad Act, 1894, Central Act has
the land acquisition act, and the 19th Hyderabad Act, 1894, Central Act
has the land acquisition act.
Housing Scheme

A. Demfnv, 1960

A. Radaf P. Exe, 1960

A. Objection

And Acquisition

A. Executive Head of

Departments

A. Objections

A. Executive

Head of the executive

B. D. O. as a

representative of the executive.

Housing Scheme

A. B. D. O. as a representative of the executive.

Town Committees

Executive Officers

Executive Officers

stage 6

Deputy Collector

action

land market

18

Regional Committee

Regional Committee

21

Regional Committee

21

Regional Committee
The Hyderabad Housing Board 
(Andhra Pradesh Extension and Amendment) Bill, 1960

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The Hyderabad Housing Board
(Andhra Pradesh Extension and Amendment) Bill, 1960
In sub-section (2) of Section 62 of the Principal Act, for the words ‘to make arrangements with bankers’, the words, “to enter into financial arrangements with banks and other financial institutions including the Life Insurance Corporation of India” shall be substituted.
9th December, 1960

The Hyderabad Housing Board
(Andhra Pradesh Extension and Amendment) Bill, 1960
అంశానికి తరువాత, ఆంధ్రప్రదేశ్ స్వాతంత్ర్యం సమర్పణ లోపం ప్రారంభం చేసాడు — కాక అంగే అంశానికి ప్రపంచంలో స్వాతంత్ర్యం సమర్పణ దారి ప్రారంభం చేసాడు. ప్రపంచంలో అంశానికి ప్రత్యేకంగా అంశానికి ప్రత్యేకంగా విశ్వస్తులు లేదా స్వాతంత్ర్యం సమర్పణ దారి ప్రారంభం చేసాడు. అంశానికి ప్రత్యేకంగా విశ్వస్తులు లేదా స్వాతంత్ర్యం సమర్పణ దారి ప్రారంభం చేసాడు. అంశానికి ప్రత్యేకంగా విశ్వస్తులు లేదా స్వాతంత్ర్యం సమర్పణ దారి ప్రారంభం చేసాడు. అంశానికి ప్రత్యేకంగా విశ్వస్తులు లేదా స్వాతంత్ర్యం సమర్పణ దారి ప్రారంభం చేసాడు.
The Hyderabad Housing Board  
(Andhra Pradesh Extension and Amendment) Bill, 1960

9th December, 1960

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The Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960

December, 1960

[Text in Telugu]

The text is in Telugu and discusses the Hyderabad Housing Board, with references to the Land Acquisition Act and the Chief Minister of Andhra Pradesh. It mentions the acquisition of land for housing purposes and the role of alternative sites in housing development.

[Text in Telugu]
The question is:

"That the Hyderabad Housing Board (Andhra Pradesh Extension and Amendment) Bill, 1960, be referred to the Regional Committee for consideration and report to the Assembly."

The motion was adopted.
The Andhra Pradesh District Boards (Extension of Term of Office of Members) Bill, 1959

*Sri K. Brahmamanda Reddy: I move:

“That the Andhra Pradesh District Boards (Extension of Term of Office of Members) Bill, 1959, be read a first time.”

Mr. Speaker: Motion moved. (Pause)

Mr. Speaker: The question is:

“That the Andhra Pradesh District Boards (Extension of Term of Office of Members) Bill, 1959, be read a first time.”

The motion was adopted.

Sri K. Brahmamanda Reddy: I move:

“That the Andhra Pradesh District Boards (Extension of Term of Office of Members) Bill, 1959, be referred to the Regional Committee for consideration and report to the Assembly.”

Mr. Speaker: Motion moved (Pause)

Mr. Speaker: The question is:

“That the Andhra Pradesh District Boards (Extension of Term of Office of Members) Bill, 1959, be referred to the Regional Committee for consideration and report to the Assembly.”

The motion was adopted.

The Hyderabad City Coroner (Repealing) Bill, 1960

*Sri N. Ramachandra Reddy: (Depulizing for the Home Minister): I move:

“That the Hyderabad City Coroner (Repealing) Bill, 1960 be read a first time.”

Mr. Speaker: Motion moved.
The Hyderabad City Coroner (Repealing) Bill, 1960

9th December, 1960

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Criminal Procedure Code 174 to 178 overlapping provisions.

Criminal Procedure Code 174 to 178 overlapping provisions.
Mr. Speaker: The question is:

“That the Hyderabad City Coroner (Repealing) Bill, 1960 be read a first time.”

The motion was adopted.

Sri N. Ramchandra Reddy: I move:

“That the Hyderabad City Coroner (Repealing) Bill, 1960 be read a second time.”

Mr. Speaker: Motion moved (Pause)

Mr. Speaker: The question is:

“That the Hyderabad City Coroner (Repealing) Bill, 1960 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 1

Mr. Speaker: The question is:

“That Clause 1 do stand part of the Bill.”
The motion was adopted.
Clause 1 was added to the Bill.

Preamble

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

Sri N. Ramachandra Reddy: I move:
“That the Hyderabad City Coroner (Repealing) Bill, 1960 be read a third time and passed”.

Mr. Speaker: Motion moved. (Pause)

Mr. Speaker: The question is:
“The the Hyderabad City Coroner (Repealing) Bill, 1960 be read a third and passed.
The motion was adopted.

BUSINESS OF THE HOUSE

The House then adjourned till Nine of the Clock on Saturday, the 10th December, 1960.
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