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16th July, 1961
(Saturday)
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ANDHRA PRADESH LEGISLATIVE
ASSEMBLY DEBATES

Official Report

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Note—*At the commencement of the speech denotes continuation not received in time from the Member.
Twentieth day of the Tenth Session of the  
Andhra Pradesh Legislative Assembly  

ANDHRA PRADESH LEGISLATIVE ASSEMBLY  

Saturday, the 16th July, 1960.  
The House met at Half Past Eight of the Clock.  
( Mr. Speaker in the Chair )  
[ Questions and Answers. ]  
(See Part I.)  

BUSINESS OF THE HOUSE  

Calling Attention to Matters of Urgent Public Importance:

re: Supply of water from Musi Project.

*Statement*

Calling Attention to Matters of Urgent Public Importance:

re: Supply of water from Musi Project.

*Statement*

Calling Attention to Matters of Urgent Public Importance:

re: Supply of water from Musi Project.
Calling Attention to Matters of
Urgent Public Importance:
re: Breaches in the Madannapeta Tank Bund.

16th July, 1960

re: Breaches in the Madannapeta Tank Bund.
Calling Attention to Matters of Urgent Public Importance:

re: Breaches in the Madannapeta Tank Bund

During the period of 20th to 26th July, 1960, there were several breaches in the Madannapeta Tank Bund. The details are as follows:

1. On 26th July, 1960, a breach was reported near the village of 5th July, 1960.
2. On 25th July, 1960, a breach was reported near the village of 8th July, 1960.
3. On 24th July, 1960, a breach was reported near the village of 6th July, 1960.
4. On 23rd July, 1960, a breach was reported near the village of 9th July, 1960.

These breaches are of serious concern and require immediate attention. The authorities have been notified and necessary actions are being taken to repair the breaches and prevent further damage.

Date: 16th July, 1960
Calling Attention to Matters of Urgent Public Importance:  
re: Redressing Grievances of the People of Satyavedu Taluk.

27-6-60 and 28-6-60 respectively.

re: Redressing Grievances of the People of Satyavedu Taluk

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Calling Attention to Matters of Urgent Public Importance:
re: Redressing Grievances of the People
Satyavedu of Taluk

re: Redressing Grievances of the People
Satyavedu of Tahik

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co-operative society

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420 16th July, 1960

Calling Attention to Matters of Urgent Public Importance: re: Redressing Grievances of the People
Satyavedu of Taluk

4th July, 1960

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Satyavedu of Taluk

re: Redressing Grievances of the People

5th July, 1960

Co-operative Society

electricity lines

Transformers

agriculture loans

improvement

special allotment
Calling Attention to Matters of Urgent Public Importance:

re: Death of a Patient and Ten other Patients becoming unconscious in Sarojinidevi Hospital

\*The Chief Minister (Sri D. Sanjivayya):\* Mr. Speaker, Sir, the hon. Member, Sri P. Gopalu Reddy is well aware of the fact that most of the villages of the newly constituted Satyaveedu taluk were transferred from the Madras State on 1-4-1960, i.e., only three months ago, to Andhra Pradesh under the Andhra Pradesh-Madras (Alteration of Boundaries) Act, 1959. Thus, it would not be possible to take up the actual execution of development works within a short period as any development must inevitably take some time. The Collector of Chittoor reported that most of the demands of the people of that taluk could be met from the funds allotted for Chittoor district. He has also submitted proposals to the concerned departments. All the concerned departments have been asked to give immediate attention to these proposals. Thus, there is no delay on the part of the Government in dealing with such proposals. And it has not been brought to my notice so far that some of the officers and village officers serving in Satyaveedu taluk have not been receiving their salaries. The Collector is however being asked to arrange payment of the salaries of any employees who for some reason may not have received them.

\*re: Death of a Patient and Ten other Patients becoming unconscious in Sarojinidevi Hospital.\*

\*The Minister for Health:\* - \*reconsider శిరస్. Hospital 54 55 injection 34 35 అశ్చేసారంగా కాశాం. But we should not create a scare against an efficient and leading Doctor. 36 37 38 39 40 మాత్రమే విశాలించాడు. 41-42 చమ్మించించాడు. 43 ప్రతిపాదితాలే ప్రతిపాదితాలే.
4.22 16th July, 1960

Gaining Attention to Matters of Urgent Public Importance:

re: Death of a Patient and Ten other Patients becoming unconscious in Sarojinidevi Hospital

*The Minister for Public Health and Medical (Sri P.V. G. Raju):—I am prepared to read a statement, if you agree.

Sri V. Visweswara Rao (Mylavaram):— Mr. Speaker, Sir, I have a personal explanation in this matter.

Mr. Speaker:— No, please take your seat. अध्यक्ष ओळे माण्यता, तिआना हिलो, तुम्ही अत्यंत मुख्यायिता. तुम्ही अत्यंत मुख्यायिता. माण्यताने याच नियमानुसार, तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता. तुम्ही एकंतर सारची मुख्यायिता.

Sri P. V. G. Raju:— Sir, I will read a statement because it is better, and it also improves my administration if the things are brought to the notice of the public.

Mr. Speaker:— Yes.

Sri P. V. G. Raju:— Dr. P. Ramachander, Superintendent, Sarojini Devi Hospital, Hyderabad, started eye operations at 9-00 A.M. on 11-7-1960. Local Anesthesia was given by two assistants as per routine. The first two cases were taken into the operation theatre and operations were started by the Superintendent. When the third case was wheeled in, the facial akinisia was not working and it was noticed that the patient was having twitchings. The patient was watched for about two minutes when more twitchings and unconsciousness was noticed. By this time the patients who were waiting outside and were already injected started feeling fainted and within 10 to 15 minutes all the twelve cases fell unconscious. It was thought that they
Calling Attention to Matters of Urgent Public Importance:

re: Death of a Patient and Ten other Patients becoming unconscious in Sarojinidevi Hospital

are getting procane reaction; hence oxygen was started for all of them within 15 minutes. They were also given at the same time Coramine 1 Amp, and Synopen 1 Amp., to stimulate. After attending to all the cases, the Superintendent contacted the Chief Anaesthetist of the Osmania General Hospital. As he was not available, Dr. S. Ramachnder-Rao, the Visiting Physician of the Hospital, was requisitioned to see the cases. By the time the cases showed signs of atropine poisoning, hence morphia was given to all of them. Dr. S. Ramachander Rao prescribed the necessary treatment.

The Superintendent personally took the remaining Procane solution to the Chemical Examiner for Chemical analysis who informed that the solution and powder contained atropine. The Compounder who prepared the solution has been suspended for gross negligence and endangering the lives of the patients, pending further enquiry.

One patient by name Sai Reddy, aged 84 years, turned bad at about 4.30 P. M. on 11-7-1960 and, inspite of all efforts, expired suddenly at 6.40 P. M. The rest of the patients are making good progress.

An inquest was held by the Coroner and the investigation is proceeding.

The Superintendent and his staff, and the consultants, Dr. S. Ramachander Rao, and Dr. Abul Hasan Siddiqui, gave all the necessary treatment and were in attendance whenever required to attend the cases.

All the other cases are progressing satisfactorily. This is an unfortunate accident that took place by the mixture of Atropine in the Procane solution. The compounder who prepared the solution is under suspension. The matter is under further enquiry. The Senior Assistant Director of Medical Services has been appointed as the Enquiring Officer to enquire into the full circumstances of the case on the 16th July, 1960, and to submit a report.

*Sri V. Visweswara Rao: I have a personal explanation, Sir.
Notification issued under Section II (I) of the Madras Motor Vehicles Taxation Act, 1931.

Mr. Speaker, Sir. I beg to lay on the Table under sub-section (2) of section II 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 the 11th June, 1959.

Mr. Speaker: Paper laid on the Table.

Notification issued under Section II (1) of the Madras Motor Vehicles Taxation Act, 1931.

Sri S. B. P. Pattabhi Rama Rao: Mr. Speaker, 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.

Mr. Speaker: Paper laid on the Table.

PRESENTATION OF THE ELEVENTH REPORT OF THE COMMITTEE ON ESTIMATES

*Dr. M. Chenna Reddy (Vicarabad-General): Mr. Speaker, Sir, I beg to present the Eleventh Report of the Committee on Estimates on the Nagarjunasagar Project.

Mr. Speaker: Report presented.
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PRESENTATION OF THE SECOND REPORT OF THE COMMITTEE ON GOVERNMENT ASSURANCES

*Sri P. V. Narasimha Rao (Manthani): Mr. Speaker, Sir, I beg to present the Second Report of the Committee on Government Assurances.

Mr Speaker: Report presented.

GOVERNMENT BILLS.


Mr. Speaker:—There is some confusion no doubt. It was due to some confusion and also it is a debatable point. Opinions differed. The Legal Department's opinions differ. The Legal Department's opinion message.

"In accordance with Rule 174 of the Andhra Pradesh Legislative Council Rules, I transmit a copy of the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 (L. A. Bill No. 10 of 1960) as passed and agreed to by the Legislative Council on the 15th July, 1960, without any amendment and signed by me."

Every Bill affecting the Telangana region which is not a Money Bill and contains mainly provisions dealing with any of the scheduled matters shall, upon introduction in the Assembly, be referred to the regional committee."
clear as local self-government is absolutely. It is "shall be referred" to an Assembly, refer in the sense of unanimous to pass or to be rejected; it is invalid if it has not been referred by the President. Therefore it is a fundamental point that the resolution is absolute.

Select Committee is of importance in the Constitution. Because it is a notification made by President in Pursuance of the Constitution. And the "shall" in the sense of unanimous to pass is of course to be the last point of the question. These points are patent error in the Assembly. Extra-ordinary powers and residuary powers. The points meet the condition that it is necessary to have a report matter in extraordinary powers and residuary powers. In order to Regional Committee meet at 3 p.m. and then pass the report on the fact that the Regional Committee is necessary. It is like that.

Regional Committee meet at 3 p.m. and then pass the report on the fact that the Regional Committee is necessary. It is like that.
Government Bills:
The Hyderabad Municipal Corporations
(Andhra Pradesh Amendment)
Bill, 1960

Don't say so. Nobody raised a motion. So, please don't say that I have done anything.

Mr. Speaker, Sir, before we take any decision, whether we should send the Bill at this stage when we have completed all the three readings of the Bill here as well as in the Upper House, we have to consider whether it is Constitutional or not to send the Bill to the Regional Committee at this stage, and even if we send the Bill at this stage, what will happen to the entire procedure which we have followed and whether it will be necessary to follow the same procedure again and send the Bill back to the Regional Committee and then send the
Bill to the Governor after following the rest of the procedure. Before we take any decision, I would like to make a submission that it is not necessary at this stage to consider that question at all, because, as you very well know, Sir, according to the Andhra Pradesh Regional Committee Order, the Telangana region has been defined in Section 2(h) in this way: 'Telangana region' means the territories specified in clauses (a) to (g) of sub-section (1) of section 3 of the States Reorganisation Act, 1956. Now, if you see section 3 of the states Re-organisation Act, the Telangana region means all the 9 Districts which formerly formed part as Telangana region. Now, if you go on to Section 5 of the Regional Committee Order, which is a substantive provision under which we are obliged to send the Bill to the Regional Committee, it reads thus: 'Every Bill affecting the Telangana region which is not a Money Bill and contains many provisions dealing with any of the scheduled matters shall, upon introduction in the Assembly be referred to the regional committee.' So, all those Bills which affect the Telangana region alone are obliged to be sent to the regional committee. Now, this Bill which is confined only to Hyderabad and Secunderabad does not affect the Telangana region. (Laughter From Opposition Benches)

Please hear me and not laugh it away. I am making a substantive suggestion to the House, because if we have committed one mistake, let us not commit hundred other mistakes in order to avoid one. Therefore, I think, this also can be one of the interpretations. It is not my interpretation which I am putting here. I am trying to analyse Section 5 of the Regional Committee Order in order to arrive at a conclusion which the House can follow. Section 5 merely says that Telangana region.

Mr. Speaker: But many of the members do not know what you are saying.

Sri Gopal Rao Ekbote: But I want them not to laugh at the suggestion, but to pay serious attention.

Mr. Speaker: Therefore, let not the ignorant people laugh.

Sri Gopal Rao Ekbote: My submission is, if I am allowed to say so, it will be a slur on the whole House.
after having gone through all the procedure, we accept at this stage that what we have done is a mistake and nobody pays attention to the matter and we again get into series of other mistakes. Therefore, I hope, they will kindly give me a patient hearing and after that either agree to follow the procedure suggested by you or to take my suggestion also into careful and sober consideration.

I was analysing Section 5 of the Regional Committee Order which states ‘Every Bill affecting the Telangana region which is not a Money Bill and contains mainly provisions dealing with any of the scheduled matters shall upon introduction in the Assembly be referred to the regional committee.’ Now, whether Telangana region means the whole of the region or a part of it is a matter to be considered. The words ‘Telangana region’ is not used in ordinary parlance in the Act but it has been made a specific, technical word which is specifically defined in the Act. All the lawyers know very well that when a particular word is defined in a particular Act, whatever may be the ordinary, normal meaning in common parlance or common colloquial terms, that specific meaning which is attributed in the Act itself, whether we agree with that or not, will have to be accepted for the purposes of interpreting the Section. Now, Telangana region, as I said earlier, has been specifically defined to mean, not Hyderabad and Secunderabad, but the entire area. It has not been mentioned in Section 3 of SRC Act or Section 5 of the Order that Telangana region means Hyderabad and Secunderabad. Telangana region means all the 9 Districts: that is the definition given in Section 3 of SRC Act. Therefore, by casually overlooking or ignoring it, we thought that Telangana region also means Hyderabad or Secunderabad. The definition contained in Section 2 (h) does not specifically say that. Telangana region is described in Section 3 of SRC Act as comprising the 9 Districts which formerly constituted the Telangana region. Now, the wording used in Section 5 of the Order is that all the Bills affecting the Telangana region alone shall be sent to the Telangana region. However, one difficulty which I myself feel is not with regard to Section 5 or the definition, because that is very clear and I am quite willing to support
House, but the Schedule. The Schedule creates some suspicion. In the Schedule it is said: 'Local self-government, that is to say, the constitution and powers of municipal corporations.' Now, evidently, we have got these two Corporations alone and when the Schedule uses that word, the point for consideration is whether the Schedule over-rides the express provision of Section 5. I do not wish to go into these technicalities at all at the moment, but assuming that Corporations are also expected to fall within the ambit of Telangana region or the provisions which affect the Telangana region, it is not difficult to visualise such provisions which affect the entire Telangana region vis-a-vis the Corporation; it is only then that the Bill shall go: that is one interpretation. As suspicion arises, I would invite the attention of the House to Rule 128-A of the Assembly Rules which can be invoked in this case. This is a substantive suggestion which I am making and this interpretation has got a very solid and substantial foundation. You have already given a ruling in one or two cases that as the Bill does not affect the entire Telangana region, it need not go to the Regional Committee. Keeping in view the previous decisions, keeping in view the specific wording, keeping in view the specific definition of 'Telangana region' both in this Order and the SRC Act, one interpretation which has got a substantive strength is that when the whole of Telangana is not affected by this Bill, but only Hyderabad and Secunderabad is affected, it need not be sent to the Regional Committee. But the Schedule creates a doubt whether the Corporations also come within the ambit of Telangana region or not. I would suggest that we should exercise the powers vested in the House under Rule 128-A of the Assembly Rules which says: 'Not withstanding anything contained in Rules 104 to 128, the provisions hereinafter made in relation to regional Bills shall apply to all such Bills, and if any question arises whether a Bill is a Regional Bill or not, the question shall be referred to the Governor and a certificate issued by him in this behalf shall be final.' So, let the Governor decide this question, because once both the Houses having considered this Bill and having passed all the three readings, it is a point for consideration whether at this stage the House has got any right to declare the entire procedure which we have followed as vitiated or
Government Bills:  

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ultra vires or void; then go back to the Second Reading; then send it to the Regional Committee; then get it back; then pass the Second and Third readings; and then send it to the Upper House and so on. I would make a submission that this Bill might go to the Governor for assent, but at the same time, the Speaker might send this question, as it is a matter of doubtful interpretation and it can be interpreted in both ways, to the Governor and if the Governor is satisfied with the first interpretation which I am trying to put which has got some substantial foundation he will issue the certificate and give his assent to the Bill and there will be absolutely no delay. On the other hand, if the Governor feels that this Bill ought to have gone to the Regional Committee, he will not give his assent but refer the Bill back taking note of the objection, and it will then be correct for us to send it to the Regional Committee. That is the submission which I wanted to make to the House.

*Dr. M. Chenna Reddy*: Mr. Speaker, Sir, I quite appreciate the embarrassment in which we are placed, but the way-out that has been suggested, I am afraid, would not be considered as proper, either legally or constitutionally. My hon. friend, Sri Ekbote, referred to the definition of the Telangana region as given in the SRC Act as comprising the 9 Districts of Telangana, but I may mention that for all election purposes the Hyderabad District has been recognised by the Election Commission as including Hyderabad and Secunderabad Cities. So, the very section to which he has made a reference makes it obligatory to refer this Bill which is concerned with the Municipal Corporation to the Regional Committee. It is not only because of reference or inclusion of the Corporations in the Schedule, but even otherwise to refer this Bill to the Regional Committee. So, I am personally convinced that this is a regional bill because the very basis on which my friend had made the suggestion is negatived by the fact that the Hyderabad District for election purposes— even for administrative purposes the Hyderabad District includes the Hyderabad and Secunderabad Cities and the Governmental records show— that includes the twin cities. Therefore, it is incumbent and indeed necessary for this House to find a way out and, as you have suggested, Sir, the best solution is to refer the Bill to the Regional Committee. There may be still another
difficulty. After passing the Bill in both the Houses, will this reference to the Regional Committee satisfy this particular clause is a matter which has to be examined and on which I would not feel competent to express any view, but all the same, this might in a way be a justification to meet the spirit of the provision contained in the President’s Order. I therefore would like to endorse the attitude that the Chief Minister or ultimately you have taken, Sir, in arranging to call a meeting of the Regional Committee. This is the only way out; otherwise, the Government will be forced to issue an Ordinance immediately after the Assembly is adjourned. Under the circumstances, I feel that the suggestion for the Regional Committee to meet to-morrow morning and the Assembly to meet to-morrow afternoon would satisfy to a great extent the lacunae that has been now created.

Sri R. Lakshminarasimham Dora (Tekkalli): Mr. Speaker, Sir, I would like to suggest a way-out. I will take up the argument where Mr. Ekbote left it. The spirit of the President’s Order is that the consent of the Telangana region must be obtained for all Bills enumerated in the Schedule. Now, it is no longer a Bill or it has passed the stage of the Bill; it is still awaiting the consent of the Governor. The Governor at this stage may refuse consent saying that it is a regional bill and that without the Regional Committee’s consent it cannot be made a law. With such an endorsement from the Governor, it may be put to the Regional Committee to-morrow morning and it may be brought to the House in the afternoon and we shall make it a law. The Governor will say ‘I don’t give consent to it.’ So, all the work which we have done ends there. It will again come afresh as a Bill to the Regional Committee which may endorse it in the morning and either in the afternoon or day after tomorrow we shall take it up and pass it to avoid all these legal quibbles and difficulties.
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Bill, 1960

"Every bill affecting the Telangana Region which is not a money bill and contains mainly provisions dealing with any of the scheduled matters shall upon introduction in the Assembly be referred to the Regional Committee for consideration and report to the Assembly."

Signed on behalf of the President of the Indian Union.

128 (b) 
Motion for introduction of regional bills. When a Regional Bill is introduced or on some subsequent occasion, the member-in-charge may make one of the following motions in regard to this Bill, namely: (a) that it be referred to the Regional Committee, or (b) that it be circulated for purposes of eliciting opinion thereon by a date specified in the motion; provided that no such motion as aforesaid shall be made by any member other than the member-in-charge except by way of amendment to the motion made by the member-in-charge.

128 (b) 
Qualifications of Regional Committees.
So, either on introduction or on some subsequent occasion, it can be referred. It is not necessary to refer the same immediately upon introduction; it can be referred even on some subsequent occasion.

(1) Be referred to the regional committee, or

(2) Be circulated for the purpose of eliciting public opinion.

128-C. Discussion on principle of Regional Bill:
"(1) On the date on which one of the motions referred to in Rule 128-B is made, or on any subsequent day to which the discussion thereof is postponed, the principle of the Bill and its general provisos may be discussed, but the details shall not be discussed further than is necessary to explain its principles.

"(2) Where a motion that a Bill be circulated for the purpose of eliciting opinion thereon is carried and the Bill is circulated in accordance with that direction and the opinions are received thereon, the member-in-charge, if
he wishes to proceed with the Bill thereafter, may move that the Bill be referred to the Regional Committee.”

“the member-in-charge, if he wishes to proceed with the Bill thereafter, _may_ move that the Bill be referred to the Regional Committee.”

“he _may_ move that the Bill be taken into consideration.”

“128-B. Motion for introduction of Regional Bills:— When a regional Bill is introduced or on some subsequent occasion, the member-in-charge may make one of the following motions in regard to his Bill, namely,

(a) that it be referred to the regional Committee, or

(b) that it be circulated for purposes of eliciting opinion thereon by a date specified in the motion.”

“Where a motion that a Bill be circulated for the purpose of eliciting opinion thereon is carried, and the Bill is circulated in accordance with that direction and the opinions are received thereon, the member-in-charge, if he wishes to proceed with the Bill thereafter, may move that the Bill be referred to the Regional Committee.”

_It must be referred automatically to the Regional Committee._
R. 147-A. Submission of Bills for Assent: When a Bill which has been introduced in the Assembly has been passed or is deemed to have been passed by both Houses of the Legislature, it shall be signed by the Speaker and the Chairman and shall be submitted to the Governor for his assent.
Government Bills: 19th July, 1960 437
(Andhra Pradesh Amendment)
Bill, 1960

The Governor shall have special responsibility for securing the proper functioning of the Regional Committee in accordance with the provisions of this Order.

when a Regional Bill is introduced or on some subsequent occasion, the Governor shall have special responsibility for securing the proper functioning of the Regional Committee in accordance with the provisions of this Order.

The Order shall be subject to the exceptions mentioned in rule 128. The President of the Regional Committee shall have the understanding.
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(Andhra Pradesh Amendment) Bill, 1260

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The Governor cannot refer it to the Regional Committee. Regional Committee opinion I can not agree it. I am sending it back to the Assembly to refer it to the Regional Committee. Amend the rule 1260. Strict legal proceeding abundant legal precaution special power in the Regional Committee. Special power in the Assembly according to the Assembly. Regional Committee refers to the Regional Committee. Governor cannot refer it to the Regional Committee. Regional Committee opinion I can not agree it. I am sending it back to the Assembly to refer it to the Regional Committee. Amend the rule 1260. Strict legal proceeding abundant legal precaution special power in the Regional Committee. Special power in the Assembly according to the Assembly. Regional Committee opinion I can not agree it. I am sending it back to the Assembly to refer it to the Regional Committee. Amend the rule 1260. Strict legal proceeding abundant legal precaution special power in the Regional Committee. 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I don’t agree with him. Defence Lawyer argues that the legislator argument is not. Legislator argument is that Judges say so. Legal say argue that the legislator's argument is not. Legal say argue that the legislator’s argument is not. Judges argue that. Legal argue that the legislator's argument is not. Judges argue that. Legal argue that the legislator’s argument is not. Judges argue that.

Judge says that the legislator argues that. (Interuption) 371 of the Constitution Regional Committee order pass. (Interuption) Ruling was that. Minister was that. Minister argues that. Minister argues that. Minister argues that. Minister argues that. Minister argues that. Minister argues that. Minister argues that. Minister argues that. Minister argues that. Minister argues that. Minister argues that. Minister argues that.

“Notwithstanding anything in this Constitution, the President may, by order made with respect to the State of Andhra Pradesh or Punjab, provide for the constitution and functions of regional Committees of the Legislative Assembly of the State.....”

Constitution functions Regional Committee order clause (5) “every Bill affecting Telangana Region shall be referred” as general. Local Self-Government, that is to say, the Constitution powers of Municipal Corporations, Improvement trusts, District Boards and other local authorities for the purpose of local self-government or village administration. The words ‘Improvement trusts’ are there. How can ‘trusts’ be taken to cover the whole of Telangana?

Local Self-Government, that is to say, the Constitution powers of Municipal Corporations, Improvement trusts, District Boards and other local authorities for the purpose of local self-government or village administration. The words ‘Improvement trusts’ are there. How can ‘trusts’ be taken to cover the whole of Telangana?
Village administration—when it comes under the purview of Regional Committee order, shall be sent. ‘shall be sent’ may be made. May move on this subject.

When a regional Bill is introduced, or on some subsequent occasion, the member-in-charge may make one of the following motions in regard to his Bill, namely:

(a) that it be referred to the Regional Committee

Member move ‘any body may move as an amendment’ by way of procedure.

The member in charge may move that the Bill be referred to the Regional Committee. If the Member does not move, but goes on in the ordinary way, any other member may move by way of amendment that it should be referred to the Regional Committee. Mr. Sundarayya thinks it is not invalid. Mr. Sundarayya thinks it is not invalid.

The whole House has passed over the question of referring it to the Regional Committee. Neither the member in charge nor any other member has moved that the Bill should be referred to the Regional Committee. When the Regional Committee stage is passed over, the question is, would the Bill become invalid?

(At this stage, Sri Latchanna stood up in his seat, and began to speak)
Mr. Speaker: Will you please sit down, Mr. Latchan
na?

Mr. Speaker: For that, I am not going to refer for his opinion.
If at all I have no power to meddle with the matter or to interfere with the matter or at this stage it is unconstitutional to interfere, then it will go automatically to the Governor. When he considers the whole thing he may refer it back on the ground that it ought to have gone to the Regional Committee. It will then come up before the Assembly; the Assembly will send it to the Regional Committee; the Regional Committee will consider it and then it will go to the Council in the usual course.

"I am also of the opinion that it has to go to the Regional Committee. When any body moves, would the Bill be invalidated? It will not become invalid but all the same can we exercise at this stage the extraordinary power of sending it to the Governor?"
Government Bills: 16th July, 1960 443
The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

The procedure to be followed in the event of a mistake made in the exercise of extraordinary powers 'shall' be on the lines of the procedure followed in the event of an extraordinary power exercised after the mistake is considered. A procedure to be followed in the event of a mistake made in the exercise of extraordinary powers 'shall' be on the lines of the procedure followed in the event of an extraordinary power exercised after the mistake is considered. The procedure to be followed in the event of a mistake made in the exercise of extraordinary powers 'shall' be on the lines of the procedure followed in the event of an extraordinary power exercised after the mistake is considered. The procedure to be followed in the event of a mistake made in the exercise of extraordinary powers 'shall' be on the lines of the procedure followed in the event of an extraordinary power exercised after the mistake is considered. The procedure to be followed in the event of a mistake made in the exercise of extraordinary powers 'shall' be on the lines of the procedure followed in the event of an extraordinary power exercised after the mistake is considered.
Sri S. K. V. Krishnavataram: You are approving the Bill and submitting it to the Governor for his assent, not for any other reason, not with a request to the Governor to send back the Bill. That will be a stultifying position for us. Ours is a sovereign body. Even now it is not too late. The interpretation which Sri P. Sundarayya put does not seem to be correct. He says ‘may’ is optional and the word ‘shall’ is not there. But ‘may’ in a particular context also means ‘shall.’ What the rule says is that the Member-in-charge may move for circulation of the Bill and on some subsequent occasion, i.e. even after discussion, he may move for its reference to the Regional Committee. After reading Rule 128-A what I find is that there is an obligation on the Member-in-charge ultimately to refer it to the Regional Committee. This has got to go to the Regional
Committee. It is not late even now. The House has now found out that there is a fundamental defect violating the Constitution. In matters like this, mandatory matters, following the valid principles and the requirements of the Constitution, whether any amendment is brought by anybody or not, you as Speaker of this House have a duty to see that the House is guided on correct lines. Either the Speaker can refer the matter to the Regional Committee, or if any doubt arises the Member-in-charge can move a motion to refer it to the Regional Committee. Our Legislature is after all a sovereign body. While recognising the defect, we cannot leave it there and continue it. Before the Bill is submitted to the Governor the defect has to be remedied. So, the Bill has got to be sent to the Regional Committee either *suo motu* by the Speaker or by the Member-in-charge moving a motion, having realised the mistake, to send it to the Regional Committee.

*Note: *Presidential order

Schedule 

Rules 

Sections 

Subsequent occasion 

changes suggest 'may' changes 

(Member in charge) 

'may' short for 'shall' 

assent with hold
The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

*Sri Gopal Rao Ekbote :* I am sorry that a portion of my submission does not seem to have been properly appreciated. I only pointed out the two views in regard to Article 5 of the President's Order and the Schedule thereto, and there seems to be a doubt with regard to the procedure which we ought to have followed. There is added occasion for this in Rule 128-A of the Assembly Rules. When the Governor considers the question of giving assent, the Government may also consider whether the Bill ought to have gone to the Regional Committee or not. It is a part of the first consent itself. The only requirement of Rule 128-A which I doubt is this. Now we cannot sit in appeal over ourselves or over the Council. At this stage, neither the Speaker nor the House can say that the second reading or the third reading in this House or the entire reading in the Council are ultra vires, void and vitiated as a particular obligatory pro
procedure has not been followed. Particularly, Art. 200 of the Constitution clearly says that after the two Houses pass the Bill, it shall go to the Governor. At the moment the only thing which we can consider is, when the matter goes for the assent of the Governor, should we or should we not refer it to the Governor under Rule 128-A, which is also a part of the President's Order, because these rules have been inserted under the Order of the President? I did not put any interpretation itself; I only put these doubts before the House for consideration. The Governor himself might, at the time of consideration of giving assent, consider whether such assent should be given or not and the Governor has to consider necessarily whether the Bill should be sent back to the Regional Committee or not. At that time if he has in view Rule 128-A let him either issue the necessary certificate or refuse to issue it. I am afraid we are nobody to decide this way or that because this is not the stage where we can formulate any opinion. The matter has gone beyond that stage. If the Governor considers that various interpretations were tried to be put by the Members or anybody else and if at all he comes to the conclusion that a certificate can be issued, all these doubts will vanish. On the other hand, if he considers that an important fact has not been considered and that it has to go back to the Regional Committee, he is the proper authority to declare the entire procedure invalid. We have no power to sit in appeal over ourselves or over the Council. We have made a mistake and the Council has also made a mistake. That is the only submission I wish to make.

Mr. Speaker: I want to hear the opinion of the Hon. Minister for Law.

Regional subject. Question is Regional Committee ? That is admitted. Valid doubt.

Mr. Speaker: I want to hear the opinion of the Hon. Minister for Law.
invalid, unconstitutional. I want your help. The Speaker has to sign and the Chairman has to sign and send the Bill to the Governor.

First stage, second reading, third reading. I want the help of the Law Minister. Why take the risk of now getting post sanction for it. The Government has the power to remit a Bill to undergo all the stages when the Governor remits the bill, we will be at the first stage. unanimous. refer.

By the way, the Bill is invalid, unconstitutional. I want your help. You are the Law Minister for the Government. So, does the hon. Minister think that we can cancel the first reading, second reading, and the third reading, bring it back after the report of the Regional Committee and begin consideration of the Bill again? Extra caution.

I want the help of the Law Minister.

I would like to place before you my personal opinion.

Mr. Speaker: Whatever you say, will be the opinion of the Government. I cannot help unless you go and settle in the Cabinet. You are the Law Minister.

Sri K. Brahmamanna Reddy: I have no objection if you construe it as an opinion of the Law Minister or as a Hon. Member of the House. I leave it to you.

Mr. Speaker: Unless you talk as responsible Law Minister of the Cabinet, I do not want to hear you. I will go on in my own way.

Sri K. Brahmamanna Reddy: It is really an unfortunate situation because if any hon. Member had raised the objection yesterday or day before on the floor of the House and if any member wanted that this Bill should be referred to the Regional Committee, the Chief Minister is bound to do so. In fact, the Chief Minister made such a statement on the floor of the House. If any hon. Member got up then and said that this should be referred to the Regional Committee, of course, he would have agreed to its being sent to the Regional Committee.

Unfortunately, though I have moved this matter at the time of the third reading and pointed out the defect to
the Leader of the House, he said it is valid only if any member of the Telangana raises the objection.

*Sri Vandemataram Ramachandra Rao*: I have raised it. Proposition  según अनुच्छेदः.

*Sri K. Brahmananda Reddy*: He half stood up but sat down.

*मुझे यह नहीं लगताः*: I am not bound to take notice of it. उन्होंने हिड़ मेरा दिया, दूरहाँ आरोपण सुना रहे हैं – Proposition अनुच्छेदः अनुच्छेदः I am not bound to take notice अनुच्छेदः.

*Sri K. Brahmananda Reddy*: I have heard with respect, Sir, to the speeches of the Hon. Members. As you have rightly pointed out, the stand taken by my good friend Mr. Ekkbote is not obviously correct. There is no difference of opinion that the Bill should be referred to the Regional Committee. That the Bill does not refer to the Telangana region in its entirety or that this bill does not refer to the Telangana region, those words are not there. Therefore it is obvious that when mention is made as ‘affecting Telangana region’ it obviously means affecting Telangana region in whole or in part or Telangana region only or the Andhra Pradesh, a portion of which is Telangana. There cannot be any doubt about that to my mind, and therefore it should have been referred to the Regional Committee. Now Sir, in view of the fact that no member of the Regional Committee has raised any objection at any stage, the bill was proceeded with. Luckily for us, the Legislative Council also has passed without any amendment. Now the position arises as to what should be done next. There is one straight course, to send it to the Governor. The Governor will probably say that it should be referred back to the Regional Committee which should be consulted and then again the Chief Minister will make the motion and refer it to the Regional Committee, and the Regional Committee expresses its opinion
and we finish it in 2 or 3 days. That is one straight course. The second course is this. If you go to the fundamentals of the constitution of the Regional Committee, it means this. Protection to the Telangana region is the main point. If this question is to be agitated in any court of law, the point will arise whether the Telangana Regional Committee has a right to be consulted as a Regional Committee or as a member or part of this Assembly. I submit Sir, though no member of the Regional Committee of Telangana had objected in this House, still every member of the Regional Committee who might have been absent, has a right to object. Therefore the reference......

Sri S. K. V. Krishnavataram : Or any citizen. He may not necessarily be a member of this House.

Sri K. Brahmananda Reddy : Citizens have no right in the Presidential Order.

Therefore the Telangana Regional Committee members must express an opinion meeting as a Telangana Regional Committee and expressing the opinion. That is the most relevant point. Therefore what I would say is this. There is some defect. The defect is half cured by no member of the Telangana Regional Committee attending on that day or the next day not objecting to the Bill. But now, as you have read out in the beginning, we will obtain the opinion of the Regional Committee. The Telangana Regional Committee meets as such and expresses its opinion on this. Then if there is any defect which might have been committed, in my opinion it will be cured and if the opinion of the Regional Committee is also linked on to the file and sent to the Governor, the Governor also may feel that the Telangana Regional Committee not only as a Regional Committee but as a whole House has agreed to the Bill and therefore the defect if any is obviously cured. I would therefore suggest one of the two courses which you may please accept. After
going through the proceedings for these 3 days, as you have
tightly said, it may be referred to the Regional Committee
and the opinion could be got and both of them sent to the
Governor. But the more straight course according to the
constitutional Law would be the other course which you may
consider.

Mr. Speaker: I shall merely send it to the Regional
Committee. You need not stay. I shall send it to the Regi-
onal Committee. I shall take their opinion and tag it on
and myself and the Hon. Chairman will both sign and send
it. That will be an end of the matter.

Sri R.B. Ramakrishna Raju: According to the rules,
when a motion is made that it should be sent to the Regi-
onal Committee, then it can be sent. The Regional Com-
mittee suo moto cannot take up this Bill. The Regional
Committee has no function to discharge unless it is remit-
ted by this House.

Mr. Speaker: I am doubtful. When it is doubtful, I
shall interpret it in favour of the powers of the Speaker.

Sri B. Ramakrishna: Law Minister suggest courses of action. Why not we follow the straight
course and the right course. Straight course remit usual procedure refer tag on
and the Constitutional course.

Sri K. Brahmananda Reddy: There is absolutely no
doubt about the stand taken by the Leader of the House.
That is obvious, legal, straight and the Constitutional
course.
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పి. సాధారణ (మామల్లు) : ఇంకా వాటా ఎలా ఉండడానికి కాంతి సమాధానం లభయుదు అయిలింది?

స్మా. దృశ్యం విశేషం: ఎంచుకుంటుంది —doubtful నూలు దీనిని చూడండి

ప్ర. సంయోగం (పండితులు): తెలుగు సంయోగం పనిచేసే సంస్థలను ప్రతిష్ఠించాలంటింది. ఆ ఆంధ్రప్రదేశ్ సాంస్కృతిక సర్వీసుల పరిస్థితులో ఆస్తి దింపాయారు. మాత్రమే ఇది తొలి సమాచారం ప్రశ్నలు సమాచారం ప్రశ్నలు అందించారు. మిగిలిన సమాచారం కలిగి ప్రశ్నలు సమాచారం ప్రశ్నలు అందించారు.

మనం పెరుగుండి: ముఖ్య సంచాలన నిర్ధారణ.

ప్ర. సంయోగం: యొక్క విషయానికి పనిచేసే సంస్థల సమాచారం నిర్ధారించడానికి మేలు కూడలి తయారు చేసింది.

మనం పెరుగుండి: మూడు సమాచారం ప్రశ్నలు నిర్ధారించడానికి?

ప్ర. సంయోగం: ఈ మాదిరి సాంస్కృతిక సేవల సమాధానం ప్రతిష్ఠించడానికి కూడలి తయారు చేసింది.

మనం పెరుగుండి: అయితే ఇది మామల్లు సామాధానం ప్రతిష్ఠించడానికి నిర్ధారించాలంటింది?

ప్ర. సంయోగం: సాంస్కృతిక సేవల సమాధానం ప్రతిష్ఠించడానికి ప్రతిష్ఠించాలంటింది. మూడు సమాధానం ప్రతిష్ఠించాలంటింది.

మనం పెరుగుండి: దీనిని నిర్ధారించండి నిర్ధారించండి నిర్ధారించండి.

ప్ర. సంయోగం: మూడు సమాధానం ప్రతిష్ఠించాలంటింది. తొట్టి మిగిలిన సమాధానం ప్రతిష్ఠించాలంటింది. కాలం వచ్చింది వచ్చింది. తొట్టి మిగిలిన సమాధానం ప్రతిష్ఠించాలంటింది. తొట్టి మిగిలిన సమాధానం ప్రతిష్ఠించాలంటింది. That is the correct
Mr. Speaker: What does the Leader of the House say?

Mr. Speaker: I shall send it to the Governor and let us take the chance.

Mr. Speaker: We shall keep the House pending the opinion of the Governor till tomorrow.
Message from the Council:

Mr. Speaker: I have received the following message from the Hon. Chairman of the Legislative Council:

"In accordance with rule 174 of the Andhra Pradesh Legislative Council Rules, I transmit herewith a copy of the Hyderabad Municipal Corporation (Andhra Pradesh Amendment) Bill, 1960 (L.A. Bill. No. 10 of 1960) as passed and agreed to by the Legislative Council on 13th July 1960 without any amendment and signed by me.

Government Bill:
The Hyderabad Record of Rights in Land Regulation (Andhra Pradesh Amendment) Bill 1960.

The Deputy Chief Minister (Sri K.V. Ranga Reddy): Sir, I move:

"That the Hyderabad Record of Rights in Land
Regulation (Andhra Pradesh Amendment) Bill 1960 be read a first time”.

Mr. Speaker: Motion moved.

Mr. M. stated that: Sale deeds regarding lands valued at Rs. 200,000 or more have been declared invalid as they are not clear. However, valid sale deeds have been accepted.

Mr. M. stated that: The Hyderabad Record of Rights in Land Regulation (Andhra Pradesh Amendment) Bill, 1960.

Mr. M. stated that: The sale of lands should be clear. Technical objections should be cleared by the High Court before considering the Regional Committee's motion, according to the schedule.
Government Bills: 16th July, 1960 457
The Hyderabad Record of Rights
in Land Regulation (Andhra Pradesh
Amendment) Bill, 1960.

First Reading. Second Reading is
Scheduled to be taken on 14th August.

The question is:

"That the Hyderabad Record of Rights in Land Regulation (Andhra Pradesh Amendment) Bill, 1960 be read a first time"

The motion was adopted.

Sri K. V. Ranga Reddy:— I beg to move:

"That the Hyderabad Record of Rights in Land Regulation (Andhra Pradesh Amendment) Bill, 1960 be read a second time.

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Hyderabad Record of Rights in Land Regulation (Andhra Pradesh Amendment) Bill, 1960 be read a second time"

The motion was adopted.

Assembly Proceedings: “That the Hyderabad Record of Rights in Land Regulation (Andhra Pradesh Amendment) Bill, 1960 be referred to the Andhra Pradesh Regional Committee” said to have been adopted. Schedule 6 clear to the satisfaction of the Regional Committee. The Regional Committee said to have agreed to the principle of the Regional Committee. The Regional Committee received the Procedure from the Standing Committee. 14th August 1957. Record of rights to entries 14th August 1957. 47, 48, 49 scheduled entries.
Government Bills:

The date of commencement of this Act is the 14th day of July, 1960, at the date of commencement of this Act at Regional Committee passed to register stamp duty on record of rights. Stamp registration is mandatory. The record of rights is valid for a period of one year from the date of registration. The registration fee is to be paid at the time of registration. The record of rights is valid for one year from the date of registration. The Regional Committee may pass such orders as it deems fit.

14th July, 1960

Stamp registration is mandatory. The record of rights is valid for a period of one year from the date of registration. The registration fee is to be paid at the time of registration. The record of rights is valid for one year from the date of registration.

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Government Bills: 16th July, 1960 459


...
Government Bills:  
The Hyderabad Record of Rights in Land Regulation (Andhra Pradesh Amendment) Bill, 1960

460 16th July, 1960

The Hyderabad Record of Rights in Land Regulation (Andhra Pradesh Amendment) Bill, 1960

14-5-1957 460

14-5-1957 460

14-5-1957 460

14-5-1957 460
**Government Bills:**

**Para 5 of the President’s Orders** says “that every bill affecting the Telangana region which is not a Money Bill and contains mainly provisions dealing with any of the Scheduled matters shall, upon introduction in the Assembly, be referred to the regional committee for consideration and report to the Assembly.”

Schedule 5’s sale of agricultural land is stated. The sale of agricultural land is said to be valid for the length of a sale. The sale of agricultural land is to be referred to the Regional Committee. The sale of agricultural land is valid for the length of a sale.

*Regional Committee*
Government Bills:


Legal position.

Sales are to be legalised and made valid.

Regional Committee.

Regional Committee.

Pass unconstitutional.

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sales.
THE ANDHRA PRADESH TENANCY BILL, 1960.

Article 371 is 1956 amendment said that Regional Committee actual on 1-2-1968 issue: 371 Tenancy amendment Constitution amendment 1957 question amendment pass 1957 amendment sales Regional Committee ruling. The Bill is referred to the Regional Committee.
464 16th July, 1960

Government Bills:
The Andhra Pradesh
Tenancy Bill, 1960.

Hyderabad Act ప్రతిమ తండ్రి యొక్క శా ఒప్పి లింగ తెలియబడితే ఘట. కాబట్టి
ఫలితముగా విషయాలు గాయత్రి సాధన లేదా విషయాలు ఉంటాయి. అప్పట్లో లేదా
ప్రతిమ విషయాలు కాలించించ చేయబడితే విషయాలు ఉంటాయి.
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Hyderabad Act ప్రతిమ తండ్రి యొక్క శా లేదా
ఇతర ఉపసంస్థలు తెలియబడితే ఘట. కాబట్టి
ఫలితముగా విషయాలు గాయత్రి సాధన లేదా విషయాలు ఉంటాయి. అప్పట్లో లేదా
ప్రతిమ విషయాలు కాలించించ చేయబడితే విషయాలు ఉంటాయి.
ఫలితముగా విషయాలు లేదా విషయాలు ఉంటాయి. అప్పట్లో లేదా
ప్రతిమ విషయాలు కాలించించ చేయబడితే విషయాలు ఉంటాయి.

Hyderabad Act ప్రతిమ తండ్రి యొక్క శా లేదా
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ఫలితముగా విషయాలు లేదా విషయాలు ఉంటాయి. అప్పట్లో లేదా
ప్రతిమ విషయాలు కాలించించ చేయబడితే విషయాలు ఉంటాయి.

Hyderabad Act ప్రతిమ తండ్రి యొక్క శా లేదా
ఇతర ఉపసంస్థలు తెలియబడితే ఘట. కాబట్టి
ఫలితముగా విషయాలు గాయత్రి సాధన లేదా విషయాలు ఉంటాయి. అప్పట్లో లేదా
ప్రతిమ విషయాలు కాలించించ చేయబడితే విషయాలు ఉంటాయి.
Government Bills:

The Andhra Pradesh
Tenancy Bill, 1960.

Section 25: Sub-section (2) without prejudice to the provisions of sub-section (1), a person shall also be deemed to be a protected tenant in the Tlangana area if, at the commencement of this Act, he or she is deemed to be a protected tenant under the provisions of the Hyderabad Tenancy and Agricultural Act, 1950. The proviso is as follows:

"without prejudice to the provisions of sub-section (1), a person shall also be deemed to be a protected tenant in the Tlangana area if, at the commencement of this Act, he or she is deemed to be a protected tenant under the provisions of the Hyderabad Tenancy and Agricultural Act, 1950."

Tenancy Bill, 1960.

protected tenants so

right of resumption

right of resumption

right of resumption

application

enquiry

right of resumption

notice

entertain

right of resumption

Resumption right
Government Bills:

The Andhra Pradesh
Tenancy Bill, 1960.

Transfer of ownership

''In kind'' மறைந்து ஒழுங்கு கூடியதாக மறைந்து நிறைந்தது. செருங்கள் மறைந்து நிறைந்தது. இந்தக் கூறு வைக்கப் பயன்படுத்தப்படாதது. என்பதால் போன்ற எண்ணை நிறைந்தது. மேலும் என்று என்ற�
Subject to the provisions of Section 30, the ownership of any land held by a protected tenant shall stand transferred to and vest in him on the expiry of thirty days from the date of issue of a certificate of reservation under sub Section (2) of Section 30 and from that date the protected tenant shall be deemed to be the full owner of the land.
Government Bills: 16th July, 1960
The Andhra Pradesh
Tenancy Bill, 1960.

The Andhra Pradesh Tenancy Bill, 1960, was promulgated on 16th July, 1960, and received the assent of the Governor on 19th August, 1960.

The Bill aims to regulate the tenancy relations and provide protection to tenants against eviction without just cause.

The Bill provides for the appointment of a Tenant’s Grievances Redress Board to hear and decide disputes between landlords and tenants.

The Bill also contains provisions for compulsory acquisition of land and buildings by the State and for the payment of compensation to the owners.

The Bill is a significant step towards the protection of tenants' rights and the prevention of arbitrary eviction.
Government Bills:
The Andhra Pradesh
Tenancy Bill, 1960

470 16th July, 1960

The Andhra Pradesh Tenancy Bill, 1960
Government Bills: 16th July, 1960
The Andhra Pradesh
Tenancy Bill, 1960.

"Took the following statement: The Andhra Pradesh Tenancy Regulations, 1950, make-and-much-concerned to the said Regulations, be made.

In every case, it is hereby declared that the existing Regulation 30 shall be applied in the said Regulations.

The aforesaid amendments were enacted by the Select Committee of the Tenancy Bill, 1960. Certificate applications are received for the said application. In cases where application is made, the certificate is issued. Exemption applications are made for the said application. The progress of the said application is to be made.
Government Bills:
The Andhra Pradesh
Tenancy Bill, 1960.

472 16th July, 1960

Rate of tenancy 4 times to the land revenue, 3 times to the land revenue, 5 times to the land revenue and 60 times to the Act 2 "Maa Chinta Kiiyudhe" enactment.
Government Bills:
The Andhra Pradesh
Tenancy Bill, 1960.

16th July, 1960

The average 25% of the
average 10 average 2 average 15
average 120

The Commission 30 60

The average 15 average 60

Commission.

The average 30 average 120

The average 15 average 60

The average 25 average 26

The average 25 average 26

The average 25 average 26

The average 25 average 26
474 16th July, 1960

Government Bills:

Tenancy Bill, 1960.

...
Government Bills: 16th July, 1960
The Andhra Pradesh
Tenancy Bill, 1960.

The Andhra Pradesh Tenancy Bill, 1960,

The rights shall be vested in the government auction in the manner prescribed. In case the tenant rights be vested in the government auction in the manner prescribed.

The exemption in the manner prescribed.

The exemption in the manner prescribed.

The exemption in the manner prescribed.

The exemption in the manner prescribed.
Mr. Speaker: The question is.

“That the Andhra Pradesh Tenancy Bill (Bill No. 22 of 1960) be read a first time”.

The motion was adopted.

Sri K. V. Ranga Reddy: Speaker, Sir: I beg to move “That the Andhra Pradesh Tenancy Bill, (Bill No. 22 of 1960) be referred to a Joint Select Committee consisting of 32 members, 24 members from the Assembly and 8 members from the Legislative Council; that this Assembly recommends to the Council that the Council do join the said Joint Select Committee and communicate to the Assembly the names of members to be appointed by the Council to the said Joint Select Committee.

2. Sri R. Lakshmi Narasimham Dora.
4. Sri Krishnam Raju Bahadur.
5. Sri Seerla Brahmayya.
7. Sri Kalluri Chandramouli, Minister for Co-operation.
8. Sri V. Kodanda Rami Reddy.
11. Sri M. Rajaram.
Mr. Speaker: Motion moved.

Sri P. Sundarayya: By what time should that Joint Select Committee give the report to the Assembly. Some time limit should be fixed.

Sri P. Sundarayya: I beg to move an amendment:

"That the report of the Joint Select Committee be presented to this House before the next sitting of the House".

Mr. Speaker: Amendment moved.

(Pause).

Sri K.V. Ranga Reddy: I accept that amendment, Sir.

Mr. Speaker: The question is:

"That the Andhra Pradesh Tenancy Bill, (Bill No. 22 of 1960) be referred to a Joint Select Committee consisting of
32 members, 24 members from the Assembly and 8 members from the Legislative Council; that this Assembly recommends to the Council that the Council do join the said Joint Select Committee and communicate to the Assembly the names of members to be appointed by the Council to the said Joint Select Committee.

"That the report of the Joint Select Committee be presented to this House before the next sitting of this House"

2. Sri R. Laxmi Narasimham Dora.
5. Sri Seerla Brahmayya.
7. Sri Kalluri Chandramouli, Minister for Co-operation.
8. Sri V. Kodanda Rami Reddy.
11. Sri M. Rajaram.
15. Sri Madhavrao Deshpande.
Government Bills: 16th July, 1960
The Andhra Pradesh
Tenancy Bill, 1960.

17. Sri P. Sundarayya.
19. Sri Uppala Malsoor.
22. Sri J. Chandramouli.

(The House then adjourned)
ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES

Official Report

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

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Twenty first day of the Tenth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Sunday, the 17th July, 1960.

The House met at Half Past Eight of the Clock.

(Mr. Speaker in the Chair)

[Questions and Answers.]

(See Part I)

POINT OF INFORMATION

re:—Release of Certain Employees of the
Government of India arrested in connection with their Strike

(PG) Dr. N. Venkataramaiah (Guntur):

The Cabinet Sub-Committee meeting considered the question and decided that sympathetic consideration would be given.
CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re:—Admission of Harijan Students into the Educational Institutions in Telangana

Matters of urgent public importance:

The Government of Telangana hereby announces the admission of Harijan students into educational institutions in the state. The following measures are to be taken:

1. Eligibility: Any student who is a member of Harijan community and has passed the requisite examination is eligible for admission.
2. Application: Interested students must submit an application with the prescribed fee to the educational institution.
3. Selection: Selection will be based on merit and the number of seats available.
4. Fee Structure: The fee structure is as follows:
   - General Category: Rs. 3000
   - SC/ST Category: Rs. 1500

Students are advised to make the requisite payment within the deadline. For further queries, please contact the respective educational institutions.
the Educational institutions in Telangana.

Last year rules.

Percent of marks achieved is a measure of the academic performance of students. Last year rules were introduced to improve the education system. A new capital was established, and a capital grant was allocated. The grant supported the education sector, enabling schools to invest in infrastructure and resources. M.A. degree for 4 years was introduced. The idea was to improve the quality of education. Rules were revised to allow autonomy to enjoy and enjoy.
Calling Attention to Matters of Urgent Public Importance
re: Admission of Harijan Students into the Educational Institutions in Telangana.

Rules and regulations should be followed strictly. Any violation of rules and regulations should be reported immediately.

M.L.A. M. R. Advocates, Doctors practice settle subjects in a reciprocal basis. In other words, they should be able to teach subjects in English, Sanskrit, Telugu, and Arabic.

484 17th July, 1960
Urgent Public Importance
re:- Admission of Harijan Students into the Educational Institutions in Telangana.

In subjects etc. among subjects etc. there is a demand that scheduled castes & scheduled tribes & backward communities be admitted into Nizam’s College. This is the supreme body. It has supreme powers and direction is given to the Vice-Chancellor.

Protest! - We demand that the admission of Harijan students be given the required importance.

Signatures:

[Names and positions omitted]
MESSAGES FROM THE COUNCIL


Mr. Speaker: I have received the following message from the Hon. Chairman, Legislative Council.

“In accordance with Rule 174 of the Andhra Pradesh Legislative Council Rules, I transmit a copy of the Andhra Tenancy Rights Protection Bill, 1960 as passed and agreed to by the Legislative Council on 16th July without any amendment and signed by me.

re: Nominations to the Committee on Subordinate Legislation.

Mr. Speaker: The Chairman, Legislative Council has agreed to nominate the following 4 members for the subordinate Legislation Committee for a period of one year:

1. Sri M. Anandam.
2. Sri Adikesavulu Naidu.
4. Sri M. V. Sastry.
GOVERNMENT BILL:
THE HYDERABAD MUNICIPAL CORPORATION
(ANDHRA PRADESH AMENDMENT) BILL, 1960.

The Chief Minister (Sr. D. L.): Sir, I beg to move the following motion:

"That the Hyderabad Municipal Corporation (Andhra Pradesh Amendment) Bill, 1960. be referred to the Regional Committee for consideration and report to the Assembly immediately.

Mr. Speaker: Motion moved. (Pause)

Notwithstanding anything contained in Rules 104 to 128, the provisions hereinafter made in relation to regional Bills shall apply to all such Bills; and if any question arise whether a Bill is a regional Bill or not, the question shall be referred to the Governor and a certificate issued by him in this behalf shall be final.

When a Bill has been passed by the Legislative Assembly of a State or, in the case of a State having a Legislative Council, has been passed by both Houses of the Legislature of the State, it shall be presented to the Governor and the Governor shall declare either that he assents to the Bill or that he withholds assent thereto or that he reserves the Bill for the consideration of the President.

Provided that the Governor may, as soon as possible after the presentation to him of the Bill for assent, return the Bill if it is not a Money Bill together with a message requesting that the House of Houses will reconsider the bill or any specified provisions thereof and, in particular, will consider the desirability of introducing any such
amendments as he may recommend in his message and when a Bill is so returned, the House or Houses shall reconsider the Bill accordingly and if the Bill is passed again by the House or Houses with or without amendments and presented to the Governor for assent, the Governor shall not withhold assent therefrom.

*Sri. K. Brahmananda Reddy* : When it is sent to the Governor, the Governor can refer it back saying that is may be sent to the Regional Committee. You were kind enough to agree and sent it to the Governor. The Governor will send it to the Assembly so that it could be referred to the Regional Committee. There are two points to refer back the Bill. One is the point specifically raised in the House that it should be sent to the Regional Committee. Then it may be referred to the Governor in the usual course. The other point is this. If the Governor thinks that there is any lacuna, he may send it back to us under General Powers also and then it may be considered straight, taking it that he has sent it for reconsideration.
Mr. Speaker: I agree with the replies given by the three Hon. Members. There is the desirability of introducing such amendments as may be recommended by the Committee. You have missed the point. The amendment viz., that the bill at that stage be referred to the Regional Committee or Select Committee or public opinion is in order.

The question is:

That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 be referred to the Regional Committee for consideration and report to the Assembly immediately.

The motion was adopted.

The House then adjourned to meet at 4 p.m. the same day.

The House reassembled at 4 p.m.

(Mr. Speaker in the Chair)


Sri D. Sanjivayya: Sir, I beg to move that the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill 1960 as reported by the Regional Committee be read a second time.

Mr. Speaker: Motion moved

(Pause)

Mr. Speaker: The question is:

That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill 1960 as reported by the Regional Committee be read a second time.

The motion was adopted.
Clausules 2—6.

Mr. Speaker: The question is:
That Clauses 2 to 6 do stand part of the Bill.
The motion was adopted.
Clauses 2 to 6 were added to the Bill.

Clause

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 D. Sanjivayya: Sir, I move:
"That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960, be read a third time and passed."

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
"That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960, be read a third time and passed."

The motion was adopted and the Bill passed into law.

Mr. Speaker: The House is now adjourned sine Die.

The House then adjourned sine Die.