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Note — *at the commencement of the speech denotes confirmation not received in time from the Member
Andhra Pradesh Legislative Assembly

Saturday, the 9th July, 1960.

The House met at Half Past Eight of the Clock.

[Mr. Speaker in the Chair]

QUESTIONS AND ANSWERS

(See Part I.)

Calling attention to matters of Urgent Public Importance

re: Failure of Monsoon in Andhra Districts,

Guntur District in Particular.

The Honourable Mr. Shri... - addressed to the Assembly...急需的公共重要事项

重: 季风在安得拉邦区的失败，

共图区在特别。

*please note: the rest of the text is not legible due to the quality of the image.*
Adjournment Motion

re: Ordinance Promulgated by the Government of India declaring the strike by their employees illegal.

ADJOURNMENT MOTION

re: Ordinance Promulgated by the Government of India declaring the strike by their employees illegal.

"We give notice of the following Adjournment Motion.—

The serious situation caused by the promulgation of the Ordinance to suppress the legal and Constitutional rights of the employees of the Central Government who issued a strike notice for the realisation of modest demands (viz.,) the progressive realisation of the principle of minimum wage and not for the immediate implementation. Further the Central Government instead of conducting negotiations with the representatives of the employees and trying for an amicable settlement, have resorted to repressive measures. The Ordinance promulgated on 8–7–60 declaring the proposed strike as illegal and also threatening to suppress the democratic rights of the employees and their supporters in general, creates an alarming and extraordinary situation.

At a time when the interests of national progress and the defence of national freedom call for a firm, national unity and solidarity, the Central Government should have left no stone unturned to arrive at a peaceful settlement with the employees in whose hands rest the gigantic tasks of implementing the manifold schemes of national development and national defence. On the contrary, the Central Government has chosen to disrupt and suppress the united will of the employees as also the millions of citizens of the country who support and sympathise with..."
the cause of the Central Government employees. This measure adopted by the Central Government only helps the ugly forces inside and outside the country who would like to undermine and sabotage the growing national unity and disturb and retard the economic progress of our country.

The Government of India by its hasty action promulgated an Ordinance to suppress the strike and created a situation wherein the forces of repression are let loose to suppress the democratic rights of the Government employees and the public in general."

(The Government of India is its hasty action promulgated an Ordinance to oppress the ground and that is an act that)

"(The Communist Members staged a walk out)

"(Shri V. Gopalakrishnayya staged a walk out).

GOVERNMENT BILL
The Andhra Pradesh Ceilng on Agricultural Holdings
Bill, 1960 (as reported by the Joint Select Committee)

Clause 4.


For Clause 4, substitute the following:

"A. Extent of family holding. (1) for the purposes of this Act, a family holding shall be an area of agricultural land which will yield annually a produce, the value of which, after deducting 25 percent of such produce in respect of wet lands irrigated by guaranteed source of water and of Bagath lands
and 33 1/3rd per cent in respect of all other lands, as cultivating expenses, is Rs 1200/- according to the average of the prices prevailing during the period of three years immediately before the commencement of this Act.

(2) The Government shall determine the extent of land which shall be recorded as a family holding for each class of land in each kind of soil in each development Block Area subject to the limits specified below:

**Limits**—(1) Wet land—single crop each year, all kinds of soils

(a) Lands irrigated from any source of irrigation in which water is ordinarily available for a period of not less than 5 months in an year — 6 acres

(b) All other classes . 7 to 9 acres

Explanation 1 — Double crop wet land shall be taken as 2/3rds of single crop wet land.

Explanation 2 :- Lands growing sugarcane, turmeric, bananas and citrus fruits shall be taken as double-crop wet land.

(2) (a) Black-cotton and laterite soils

(i) Land growing tobacco and chillies and lanka lands and lands growing coconuts .. 6 acres

(ii) All other lands with soil classification of 8 annas or above in Telangana area and dry lands bearing settlement Taram Nos. 1 and 2 in Andhra area.. 24 acres.

(iii) All other classes .. 36 acres

(b) Chalka soils

(i) Land with soil classification of 8 annas and above in Telangana area and dry lands bearing settlement taram Nos. 4 and 5 in Andhra area. .. 48 acres

(ii) All other classes .. 60 acres.

**Mr Speaker** — Amendment moved.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960

Section 4 of the Act provides that in the case of a family holding, gross income less 50% expenses of the family should not exceed 800 rupees. Similarly, in the case of double crop area, the gross income less expenses of the family should not exceed 1200 rupees. The amendment states that the Act applies to Hyderabad Government area only. In the Hyderabad area, gross income to the family holding should not exceed 1800 rupees. The amendment also states that the Act applies to the double crop area. Therefore, the family holding should not exceed 4 1/2 acres in the double crop area and 12 acres in the single crop area. The amendment also states that the Act applies only to land above 8 annas.

In the case of double crop area, the Act applies to 2/3rd of the land. The amendment also states that the Act applies only to family holding. In the case of 6, 8, 10, 12 acres family holding, the gross produce to the family should not exceed 4 1/2 acres. The gross produce should be calculated on the assumption that the gross produce is 30% of the net income. The Act applies only to the double crop area.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

479 9th July, 1960

Hyderabad State's Ceiling Act of 1960 is progressive in nature and seeks to implement the progressive Act of 1960. The Act is intended to translate the principles of the Government's policy into a legislative framework. The Act aims to prevent the concentration of land in the hands of a few, thereby ensuring a fair distribution of agricultural land. The Act is particularly targeted at estates and large holdings.

The Act defines different categories of land holdings and sets limits on the maximum area of land that can be held by an individual or a family. The Act distinguishes between dry land and irrigated land, with different limits for each category.

The Act is progressive as it seeks to balance the interests of the landowner with the need to ensure equitable distribution of land. It provides for the acquisition of land that exceeds the prescribed limit, thereby reducing the concentration of land in the hands of a few.

The Act is significant as it provides a legal framework for the implementation of the Government's land distribution policy. It is an important step towards achieving a more equitable distribution of land and ensuring the rights of tenants and small farmers.

The Act is progressive in its approach and is a significant step towards ensuring a fair distribution of land. It provides a legal framework for the implementation of the Government's land distribution policy and is an important step towards achieving a more equitable distribution of land.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960

...
The Andhra Pradesh Central on Agricultural Holdings Bill, 1960

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The Andhra Pradesh Central on Agricultural Holdings Bill, 1960

...
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1969

9th July, 1969

The bill seeks to revise the ceiling limits of agricultural land in the state. It aims to ensure food security and prevent the concentration of land in the hands of a few. The bill also provides for the rehabilitation of landless laborers and tenants.

The bill involves a principle that private property rights should not be violated. The focus is on ensuring that the rights of small farmers are protected.

The bill aims to prevent the concentration of land in the hands of a few, thereby ensuring food security for the state.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

...
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960 484

Sri P. Rajagopala Naidu:— Mr. Speaker, Sir, I move:

“For the table in clause 4, substitute the following.

<table>
<thead>
<tr>
<th>Class of lands</th>
<th>Extent of Family Holding</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Class A</td>
<td>10</td>
</tr>
<tr>
<td>(2) Class B</td>
<td>15</td>
</tr>
<tr>
<td>(3) Class C</td>
<td>16</td>
</tr>
</tbody>
</table>

...
Mr Speaker—Amendment moved.

Class D .... 20
Class E .... 40
Class F .... 60
Class G .... 80
Class H .... 120

The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960 486

The bill, which is aimed at controlling the growing disparity between the rich and the poor, is expected to bring about significant changes in the agricultural sector.

Madhusudan Reddy - The need for such a bill is urgent, and it should be implemented without delay.

Withal Madhusudan - It is true that the bill is necessary, but it should not be used as an excuse to confiscate land without compensation. The government must ensure that the compensation is fair and just.

The bill, if passed, will help to ensure that the land is used for the benefit of the common people. It is a step in the right direction towards achieving a more equitable society.

However, we must also be mindful of the potential impact on the farmers who will be affected by the bill. They must be supported and protected during this transition.

In conclusion, the Andhra Pradesh Ceiling on Agricultural Holdings Bill is a significant step towards achieving a more just and equitable society. It is hoped that it will be implemented effectively and that its benefits will be felt by all.

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In conclusion, the Andhra Pradesh Ceiling on Agricultural Holdings Bill is a significant step towards achieving a more just and equitable society. It is hoped that it will be implemented effectively and that its benefits will be felt by all.
The Andhra Pradesh ceiling on Agncultural Holdings Bill, 1959

Date: 9th July, 1959

...
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960  488

...
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

489 4th July, 1960

large scale and small scale industries

family business

failure

failure

 failure

failure

failure

failure
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960

499

Standard of crops, communications, fertility of the soil, water supply

Various combinations have been tried to improve the efficiency of the soil, water supply

and the fertility of the soil. Taken over estates a

Land Commission decided to...
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

491 9th July, 1960

They have gone phut and the same will happen to 'you' also. We do not worry about that. You are always spoiling me. Don't bother me about it. You have been spoiling me since my childhood. When you want something, I always give it to you. Right now, you want to know the correct answer, so I will give it to you. The correct answer is scientific and logical. The correct answer is also technical and logical. I will also solve the problem. You can also solve the problem. I will also solve the problem. This is the correct answer. Class (a) is also in need of technical
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960

The Hon'ble Member of Parliament, Smt. J. V. R. Reddy, proposed the following Amendment:

"Agricultural Land Commission should be established immediately to determine the ceiling limits for agricultural land in the State of Andhra Pradesh."

The Hon'ble Member of Parliament, Smt. J. V. R. Reddy, explained that the purpose of establishing an Agricultural Land Commission was to ensure fair and equitable distribution of agricultural land. The Commission would be responsible for setting the ceiling limits for agricultural land, thereby preventing the concentration of land in the hands of a few wealthy landowners. The Commission would also be responsible for reviewing and adjusting the ceiling limits periodically, taking into account changes in the economic and social conditions of the State.

The Hon'ble Member further stated that the establishment of an Agricultural Land Commission would provide a democratic mechanism for regulating the distribution of agricultural land, ensuring that it is accessible to all members of society. The Commission would be composed of experts in agriculture, economics, and law, ensuring that their decisions are informed by scientific and legal principles.

The Hon'ble Member concluded that the establishment of an Agricultural Land Commission would be a significant step towards the realization of the ideal of a just and equitable society, where agricultural land is distributed equitably among all members of society.
493 9th July, 1960
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

The resolution submitted by Mr. P. K. Sen on 20th June, 1960, regarding the reduction of production on private property and the classes of property to be benefited, has been adopted by the Indian National Congress Democracy and the National Democracy. The resolution has been agreed to, with the following modifications:

1. The ceiling on production on private property is to be reduced to 20 acres for classes of property specified in the resolution.
2. The property is to be benefited is to be determined by the Indian National Congress Democracy and the National Democracy.

This resolution has been adopted by the Indian National Congress Democracy and the National Democracy.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960 494

...
495 9th July, 1960

The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

ప్రస్తుతం మాత్రమే సత్తు కొని ఉంది. తాగిన సమయంలో పాలకుని ఘరాన్ని శిఖరించి అమితం మాత్రమే సాధనం చేసే పడిస్తుంది. చాలా సమయంలో పాలకుని శిఖరించి అమితం మాత్రమే సాధనం చేసే పడిస్తుంది.

**ఎంపిక్యానికి కారయం**

నాటికి ముందు మనకంలో నిభాదంతే సమయానికి చేపడం సమయంలో పాలకుని శిఖరించి అమితం మాత్రమే సాధనం చేసే పడిస్తుంది. చాలా సమయంలో పాలకుని శిఖరించి అమితం మాత్రమే సాధనం చేసే పడిస్తుంది.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1969

9th July, 1960

The Hon'ble Members:

The Hon'ble Members are aware that the proceedings of the legislative council have been held in English. It is, however, important to note that the Bill passed by the legislature will be in Telugu, the language of the Andhra Pradesh. The Hon'ble Members may wish to note that the Bill was passed by the legislative council on the 9th July, 1960.

The Bill seeks to modify the provisions of the existing Ceiling on Agricultural Holdings Act, 1957, to provide for the ceiling of agricultural land at a higher rate. The Hon'ble Members may also note that the Bill has been passed by the legislative council with a majority of votes in its favour.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

The Andhra Pradesh ceiling on agricultural holdings bill, 1960.

In the House of Assembly, the Advocate General concluded the Bill with an appeal for its passing through the House with the least possible delay. There was an appeal from the opposition benches for the Bill to be passed after proper consideration. It was therefore decided to adjourn the House for a few minutes to enable the Cabinet to consider the request for an early disposal of the Bill. (Interuption.)

The Advocate General said - It had been urged that the Bill was not a proper Bill to be passed in the Assembly. It was not the necessary business of the Assembly to consider the Bill. It was also urged that the Bill would have a bad effect on the trade of the State. The Cabinet had therefore decided to pass the Bill immediately.

The Minister for Agriculture said - The Bill was a necessary measure for the well-being of the agricultural community. It was essential for the development of the State. The Bill would have a beneficial effect on the trade of the State. The Cabinet had therefore decided to pass the Bill immediately. The Minister for Agriculture said - The Bill was a necessary measure for the well-being of the agricultural community. It was essential for the development of the State. The Bill would have a beneficial effect on the trade of the State. The Cabinet had therefore decided to pass the Bill immediately.

The Minister for Finance said - The Bill was a necessary measure for the well-being of the agricultural community. It was essential for the development of the State. The Bill would have a beneficial effect on the trade of the State. The Cabinet had therefore decided to pass the Bill immediately.

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The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960 498

Sri G. Yellamanda Reddy:- I do welcome that suggestion, Sir. Let all the members of the Congress Party withstand enquiry boldly, Sir.
499 8th July, 1960

The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

Sir, in the course of my speech, I had referred to the Revenue Department. I was talking about the August body and the enquiry. The Secretary, in his reply, has referred to various matters. He has also referred to the revenue position, the policy matters, and the financial matters. The Secretary has also referred to the matters of the Income Tax Department.

Let the Hon. Revenue Minister stand by his word, Sir.

Sri M. Nagi Reddy—We are prepared to face that enquiry. Sir, on the other hand, I have a different view. I have a different view on the matter. I have a different view on the policy matters. I have a different view on the financial matters. I have a different view on the Income Tax Department.

Sri M. Nagi Reddy—We are prepared to face that enquiry. Sir, on the other hand, I have a different view. I have a different view on the policy matters. I have a different view on the financial matters. I have a different view on the Income Tax Department.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960

హాస్యంతగా నా మహాశాహేంత స్మారించానందాభ అవసానం దేవాలయం
నిర్వహించిన నిర్మాణం నిర్మాణం లో ఈ కథ మాత్రమే ఉండాలి
మీరుకు మాత్రమే ఉండాలి క్రియ కాలు మాత్రమే ఉండాలి క్రియ కాలు
ముద్రలు మాత్రమే ఉండాలి క్రియ కాలు మాత్రమే ఉండాలి క్రియ కాలు

మహాసాహేంద్ర హైదరాబాద్ టెనాంస్ అంటర్ తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు

అయితే మిగిలించ హైదరాబాద్ టెనాంస్ అంటర్ తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు

స్త్రీ మాటల సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు అనే తారికే కంప్యూటర్ సాధనాలు

మంతనం మంతనం మంతనం మంతనం మంతనం మంతనం మంతనం

మంతనం మంతనం మంతనం మంతనం మంతనం మంతనం మంతనం

మంతనం మంతనం మంతనం మంతనం మంతనం మంతనం మంతనం

మంతనం మంతనం మంతనం మంతనం మంతనం మంతనం మంతనం
54. ఎందుకంటే ప్రత్యేకమైనది అంటే ఇది కొవడం సాధ్యం అని ప్రతిభ నిపుణులు తెలుసాం. మరియు ఐదు నుండి మూడు సంవత్సరాల వచ్చే సమాధానం అంతటా యేసింది. ఆ సమాధానాన్ని తెలియజేసిన సంవత్సరంలో మూడు సంవత్సరాల వచ్చే సమాధానం తెలియజేతనం. 72 కార్యక్రమంః కామండి, 48 కార్యక్రమంలో మూడు సంవత్సరాల వచ్చే సమాధానం మిత్రీతే మూడు సంవత్సరాల వచ్చే సమాధానం బహు సంఖ్యలపై ప్రాత్రించింది. అప్పుడు ఇది నిపుణుల ప్రత్యేకత మొదలుతుంది. తద్వారా సమాధానాన్ని మిత్రీతే మూడు సంవత్సరాల వచ్చే సమాధానం బహు సంఖ్యలపై ప్రాత్రించింది. 72 కార్యక్రమం ప్రాంతానికి 14 అధికారులు అంతటా యేసింది. 74 అధికారములు సమాధానం రెండు రోజుల వరకు ప్రాంతానికి చేసింది. అధికారములు అందరిటే కార్యక్రమంలో గురించి అందరిటే తప్పించింది.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960

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The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

The Hon'ble High Court of Andhra Pradesh,

We...
Mr Speaker — The question is

For Clause 4, substitute the following —

"4 Extent of family holding — (1) For the purposes of this Act, a family holding shall be an area of agricultural land which will yield annually a produce, the value of which, after deducting 25 per cent of such produce in respect of wet lands irrigated by guaranteed source of water and of Cagath lands and 33\% per cent in respect of all other lands, as cultivating expenses, is Rs. 1200 according to the average of the prices prevailing during the period of three years immediately before the commencement of this Act.

(2) The Government shall determine the extent of land which shall be recorded as a family holding for each class of land in each kind of soil in each development block area subject to the limits specified below —

Limit — (1) Wet land — single crop each year, all kinds of soils.

(a) Lands irrigated from any source of irrigation in which water is ordinarily available for a period of not less than 5 months in an year — 6 acres.

(b) All other classes — 7 to 9 acres.

Explanation 1. Double crop wet land shall be taken as two thirds of single crop wet land.

Explanation 2 — Lands growing sugar-cane, turmeric, bananas and citrus fruits shall be taken as double crop wet land.

2. (a) Black-cotton and laterite soils.

(i) Land growing tobacco and chillies and lanka lands and lands growing coconuts — 6 acres.

(ii) All other lands with soil classification of 6 annas or above in Telangana area and dry lands bearing settlement —

Taram Nos. 1 and 2 in Andhra area — 24 acres.

(iii) All other classes — 36 acres.
(b) Chalka soils:

(i) land with soil classification of 8 annas and above in Telangana area and dry lands bearing settlement Taxam Nos 4 and 5 in Andhra area... 48 acres.

(ii) All other classes... 60 acres.

The amendment was declared to have been negatived.

Sri G. Yellamanda Reddy pressed for a division.

The House divided thus:

Ayes 23 Noes 98 Neutrals 6

The amendment was negatived

Mr. Speaker:— The question is:

For the Table in Clause 4 substitute the following:

<table>
<thead>
<tr>
<th>Class of lands</th>
<th>Extent of Family Holding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class A.</td>
<td>10</td>
</tr>
<tr>
<td>Class B.</td>
<td>13</td>
</tr>
<tr>
<td>Class C.</td>
<td>16</td>
</tr>
<tr>
<td>Class D.</td>
<td>20</td>
</tr>
<tr>
<td>Class E.</td>
<td>40</td>
</tr>
<tr>
<td>Class F.</td>
<td>60</td>
</tr>
<tr>
<td>Class G.</td>
<td>80</td>
</tr>
<tr>
<td>Class H</td>
<td>120</td>
</tr>
</tbody>
</table>

The amendment was declared to have been negatived.

Sri P. Rajagopal Naidu pressed for a division.

The House divided: Ayes 7 Noes 121.

The amendment was negatived.

Mr. Speaker:— The question is:

"That Clause 4 do stand part of the Bill."

The motion was adopted.

Clause 4 was added to the Bill.
Clause 9

Sir, I beg to move

Add the following at the end of clause 9 "and such land shall be disposed of in the manner provided in section 8."

Mr. Speaker: Amendment moved

(Pause)

Mr. Speaker: The question is

Add the following at the end of clause 9 "and such land shall be disposed of in the manner provided in section 8."

The amendment was adopted.

(Pause)

Mr. Speaker: The question is

"That Clause 9, as amended, do stand part of the Bill."

The motion was adopted.

Clause 9, as amended, was added to the Bill

Clause 13

Sri P. Rajagopal Naidu: Sir, I beg to move

In sub-clause (1) of Clause 13 for the words “three family holdings” substitute the words “seven and half family holdings”:

Mr. Speaker: Amendment moved.

... the words ... the words "seven and half family holdings" in sub-clause (1) of Clause 13 for the words "three family holdings":

Mr. Speaker: The question is:

In sub-clause (1) of clause 13 for the words “three family holdings” substitute the words “seven and half family holdings”.

The amendment was negated.
Sri G Yellamalda Reddy: Sir, I beg to move.

In sub-clause (1) of clause 13 for the words 'the family holdings' substitute the words 'two family holdings'.

Mr Speaker: Amendment moved.

(Pause)

Mr Speaker: The question is.

In sub-clause (1) of clause 13 for the words 'three family holdings' substitute the words 'two family holdings'.

The amendment was negatived.

Mr Speaker: The question is.

"That clause 13 do stand part of the Bill."

The motion was adopted.

Clause 13 was added to the Bill.

Clause 16

Sri K. V. Pedda Reddy: I beg to move.

In sub-clause (c), for item (ii) substitute the following:

(ii) other co-operative societies including Land Mortgage Banks"

Land Mortgage Bank దండపూర్వు అంగం ఉచ్చ విద్యాధరులు ఇవి, కోసం కో-పార్టీ సామాన్యానిక సంస్థ, పేరు 200 రూపాయలను అంటి కోసం కోసం పార్టీ సామాన్యానిక సంస్థ, పేరు 200 రూపాయల విద్యాధరులు ఇవి, కో-పార్టీ సంస్థ, పేరు 200 రూపాయల విద్యాధరులు ఇవి, కో-పార్టీ సంస్థ, పేరు 200 రూపాయల విద్యాధరులు ఇవి.

Mr Speaker: Amendment moved.

(Pause)

Mr Speaker: The question is.

"In sub-clause (c), for item (ii) substitute the following:

(ii) other co-operative societies including Land Mortgage Banks."

The amendment was adopted.

(Pause)

Mr Speaker: Amendment No. 13 of Sri Varila Venkata Gopalakrishnayya need not be moved as it is for the deletion of clause. Similarly amendment No. 45 also need not be moved as, it is for the deletion of clause, almost.
Sri P. Rajagopal Naidu—I beg to move:

In sub-clause (c) (i) of clause 16 delete the words ‘approved by the Government’.

Mr. Speaker,—Amendment moved.

(Pause)

Mr. Speaker: The question is

In sub-clause (c) (i) of clause 16 delete the words ‘approved by the Government’.

The amendment was negatived.

Sri P. Rajagopal Naidu—I beg to move:

In sub-clause (d) of clause 16 omit the word ‘or’ and add the following words at the end ‘Casurina plantations or cashew-nut gardens’.

Mr. Speaker: Amendment moved

(Pause)

Mr. Speaker: The question is

In sub-clause (d) of clause 16 omit the word ‘or’, and add the following words at the end ‘Casurina plantations or cashew-nut gardens’.

The amendment was negatived.

Mr. Speaker: Amendment No. 47 need not be moved because a similar amendment was already negatived.

Sri P. Rajagopal Naidu—I beg to move:

In sub-clause (g) of clause 16 delete the words: ‘maintained and operated by sugar factories’.

Mr. Speaker: Amendment moved

(Pause)

Mr. Speaker: The question is:

In sub-clause (g) of clause 16 delete the words ‘maintained and operated by sugar factories’.

The amendment was negatived.
Sri P Rajagopala Naidu I beg to move—

"In sub-clause (h) of clause 16 for the words "In the opinion of" substitute the words: 'as decided by'."

Mr Speaker Amendment moved

(Pause)

Mr Speaker: The question is:

"In sub-clause (i) of clause 16 for the words 'in the opinion of' substitute the words: 'as decided by'."

The amendment was negatived.

Sri P Rajagopala Naidu I beg to move:

"Add the following as sub-clause (i) of clause 16—

'(i) All lands subjected to mortgage or otherwise secured or attached by any court of law in respect of Decrees passed prior to the notification under section 1(3)."

Mr Speaker Amendment moved

(Pause)

Mr Speaker: The question is:

"Add the following as sub-clause (i) of clause 16—

'(i) All lands subjected to mortgage or otherwise secured or attached by any court of law in respect of Decrees passed prior to the notification under section 1 (3)."

The amendment was negatived.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1969

In the matter of the Andhra Pradesh Agricultural Holdings Act, 1960

The Sugar factories have been maintaining and operating sugarcane farms for many years. The exemption from the ceiling on such farms maintained and operated by Sugar factories was granted under Section 10 of the Act. The question of running them as integrated cooperative farms should be investigated.

The unanimous view was that they do not qualify for exemption. How these farms should be operated after the ceiling is enforced needs to be considered. In particular the question of running them as integrated cooperative farms should be investigated.
Land Commission panel argued for exemption. "Lands on which orchards are raised" vs. "Orchard" are the two key terms in basic holding. Arguments revolve around definitions and interpretations. The commission argued that "orchard" refers to multiple trees, while "Orchard" pertains to a single tree. Legal, legal, legal, legal, "dictionary" means everything. "Orchard" is a single tree, exempting others. Legal, legal, legal, legal, legal, "dictionary" meaning everything. "Orchard" is a single tree, exempting others.
Lands of specialised farms engaged in cattle breeding, dairying, wool raising or the like"

The definition is "Specialised" and includes sugarcane farms efficiently managed farms consisting of compact blocks.

"Block" as defined? What is the meaning of 'Compact block'? Have you defined it in your Bill? You never intend to do that. Now you write 'block' everywhere. Even the smallest granary in your country as 'block' and the word 'block' appears in so many places.

Sir G. Yellamanda Reddy - Then what is the meaning of block? Does your Bill define compact block or cooperative farms managed by cooperative societies approved by the Government? If you define 'compact block', I know you have good lawyers. I know you can play with legalistic words, but you cannot solve the problems.

The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960
9th July, 1960

"Block" is defined as a cooperative society approved by the Government consisting of compact blocks of farms.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

315 9th July, 1960

Mr Speaker — Please go to the next point. 

The Hon. Member — As I have already explained, the next point is the question of exemptions. As I have already explained, in my view, the ceiling should be 5 acres. After the ceiling of 5 acres, the land will be divided among the members of the family. The land, which is not divided among the members of the family, should be exempted. In my view, the land, which is not divided among the members of the family, should be exempted.

Mr Speaker — Acreage, ceiling, exemptions should be increased. The Hon. Member has explained. 5 acres should be the minimum. 10 acres should be the maximum. After 5 acres, the land should be divided among the members of the family. After 5 acres, the land should be divided among the members of the family. The amount of land, which is not divided among the members of the family, should be exempted. As I have already explained, the amount of land, which is not divided among the members of the family, should be exempted. I hope that the House will approve the proposal that I have put forward.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960
9th July 1960

తెలుగు విధానాధ్యక్షుడు ఆగిధానం సందర్భంగా దీని పరిష్కరణలో, రెండు సమానం అంటారు అంటి సంఘర్షంలో చేసిన అధికారిక సిద్మిత్వం నిషేధాన్ని అభివృద్ధి చేసిన అంశానికి ప్రాముఖ్యం ఉంది.

ఈ సందర్భంగా ప్రతి స్థాతిక ప్రత్యేకత కనుగొని ప్రత్యేక సాధనాలను అప్పుడు ప్రథమ సమాసలో ప్రకటించబడింది.

ఈ సందర్భంగా ప్రత్యేక సాధనాలను ప్రత్యేక సంస్థలు వివిధ పద్ధతులతో ప్రకటించారు. కాబట్టి ఇది ప్రత్యేక సాధనాలను ప్రకటించాలి. ఇవి ప్రత్యేక సాధనాలను ప్రత్యేక సంస్థలు వివిధ పద్ధతులతో ప్రకటించారు.

ఈ సందర్భంగా ప్రత్యేక సాధనాలను ప్రత్యేక సంస్థలు వివిధ పద్ధతులతో ప్రకటించారు. కాబట్టి ఇది ప్రత్యేక సాధనాలను ప్రకటించాలి. ఇవి ప్రత్యేక సాధనాలను ప్రత్యేక సంస్థలు వివిధ పద్ధతులతో ప్రకటించారు.
517 9th July, 1960

The Andhra Pradesh Co-operative Agricultural Holdings Board, 1960

ప్రపంచంలో అధికారికంగా ప్రస్తుతం కలిగిన హోస్టీలుల ప్రధాన భాగం విస్తృతంగా ప్రశ్నలతో ఇందులో ఉన్నాయి. 

మరో ప్రశ్నానామం ప్రధాన భాగం విస్తృతంగా ప్రశ్నలతో ఇందులో ఉన్నాయి.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1970

...
519 9th July, 1960

The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

Mr. Speaker: The question is:

"That clause 16, as amended, do stand part of the Bill."

The motion was adopted.

Sri Pillalamarti Venkateswarlu: I press for a division.

The House divided.

Ayes... 68 Noes... 25 Neutrals ...7.

The motion was adopted.

Clause 16, as amended, was added to the Bill.
Clause 26

Mr Speaker - The question is

"That Clause 26 do stand part of the Bill"

The motion was adopted

Clause 26 was added to the Bill

First Schedule

Sri K V. Ranga Reddy I beg to move: "Under Class (E) in item (1) for the words or irrigated from any source of irrigation in which water is ordinarily available for a period of not more than five months, substitute the following words, namely, "irrigated from a source of irrigation in which when once filled up, water is ordinarily available for supply to the entire area for a period of not more than three months"

For Explanation II substitute the following.

"Explanation II Taram and annavari classification shall be recognised in the Revenue and Settlement records—

(i) in the case of a declaration furnished under Section 5 as on the date of commencement of this Act, and

(ii) in the case of a declaration furnished under Section 13 in respect of any land acquired after a period of ninety days after the nominal date, as on the date of that declaration.

Explanation III. If in respect of any land no taram or annavari classification is recorded in the Revenue and Settlement Records, such land shall be deemed to bear the taram or annavari classification which a similar land in the vicinity bears.”

Mr Speaker:- Amendments moved

(6) Employees who are engaged in Telangana area with lands bearing classification of 8 annas and above, but below 12 annas should be granted employment on the basis of the same land which they possess or are cultivating.

(7) To clarify whether the move is right.
Mr. Speaker: The question is:

"Under Class (B) in item (1) for the words 'irrigated from any source of irrigation in which water is ordinarily available for a period of not more than five months' substitute the following words namely:—

or irrigated from a source of irrigation in which when once filled up, water is ordinarily available for supply to the entire as to which for a period of not more than three months.'

The amendment was adopted.

Mr. Speaker: The question is:

"For Explanation—II, substitute the following—

Explanation II: Taram and annavari classification shall be as registered in the Revenue and Settlement records—

(i) in the case of a declaration furnished under section 9 as on the date of commencement of this Act and

(ii) in the case of a declaration furnished under section 13 in respect of any land acquired after a period of ninety days after the notified date, as on the date of that declaration.
Examination III If in respect of any land no taram or annavari classification is recorded in the Revenue and Settlement Records, such land shall be deemed to bear the taram or annavari classification which a similar land in the vicinity bears.

The amendment was adopted.

Mr Speaker The question is: "That first schedule, as amended, do stand part of the Bill.

The motion was adopted.

First Schedule, as amended, was added to the Bill.

Second Schedule

Mr Speaker There is an amendment of Sh P Rajagopal Naidu, but it seeks to delete the Schedule, it need not be moved.

Sri G. Yellamma Reddy Sir, I beg to move.

"Substitute the following for the table given in the second schedule:

For the first 3 family holdings in excess of the ceiling area Four times the net income.

For the next 3 family holdings Three times the net income.

For the next 3 family holdings Two times the net income.

For the rest One time the net income.

Mr Speaker Amendment moved.

In principle  it  is  understood  that  the  question  of  the  amendment  of  Sh  P  Rajagopal  Naidu,  which  seeks  to  delete  the  Schedule,  need  not  be  moved.  The  amendment  moved  by  Sh  Yellamma  Reddy  seeks  to  substitute  the  following  for  the  table  given  in  the  second  schedule:

For the first 3 family holdings in excess of the ceiling area Four times the net income.

For the next 3 family holdings Three times the net income.

For the next 3 family holdings Two times the net income.

For the rest One time the net income.

Mr Speaker Amendment moved.
523 9th July, 1960

The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

Mr. Speaker: The question is,

"Substitute the following for the table given in the second schedule:

For the first 3 family holdings in excess of the ceiling area, Four times the net income
For the next 3 family holdings, Three times the net income
For the next 3 family holdings, Two times the net income
For the rest, One time the net income."

The amendment was negatived

Mr. Speaker: The question:

"That second Schedule do stand part of the Bill"
The motion was adopted.

Sri G. Yellamanda Reddy demanded a poll and the House divided.
Ayes. 61  Noes: 23. Neutrals: 6
The motion was adopted.

Sri S. Laddanarao...
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

moda's view of the general debate. The members of the Communist party led by Sir G. Yellamanda Reddy walked out of the House.

**Clauses 2 And 3**

*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.
Preamble

Mr. Speaker  The question is.

"That Preamble do stand part of the Bill"

The motion was adopted

Preamble was added to the Bill

Sri K. V. Ranga Reddy - Su, I beg to move.

"That the Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960, (as reported by the Joint Select Committee) be read a third time and passed"

Mr. Speaker - Motion moved.
The Minister for Small Scale Industries and Excise (Sri K. Laxman Bapuri). Sir, has any Member got a right to attribute motives to other Members?

Mr. Speaker: He is not attributing any motives. He is going on in a parliamentary manner and, therefore, there is no objection.
The Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1960

9th July, 1960

The Andhra Pradesh ceiling on agricultural holdings bill has been passed by the state legislature. The bill, which seeks to limit the size of landholdings to prevent concentration of land in the hands of a few, aims to promote equitable distribution of land. The provisions of the bill are expected to have a significant impact on the farming community, ensuring that land is made available to those who need it the most for their livelihood. The implementation of the bill will require careful planning and execution to ensure that it achieves its intended objectives.
The Andhra Pradesh Csilver on 9th July, 1960

Agricultural Holdings Bill, 1960

...
Mr Speaker: The question is—

"That the Andhra Pradesh Ceding on Agricultural Land Bill, 1960 (as reported by the Joint Select Committee) be read a third time and passed."

The motion was declared adopted.

Sir: Latchanna, Sir, I demand a division.

Mr Speaker: Those Members in favour of the Bill may stand up and those who are against may stand up next.

Fifty-two Members stood in favour of the Bill and Eight members against.

The motion was adopted.

On a point of order, Sir, there was a slight muddle at the time of Division yesterday. Now, therefore, I have requested the House to stand up and do so against my stand up next.

Fifty-two Members stood in favour of the Bill and Eight members against.

I thank all the Members of all the parties who have cooperated with me in keeping up the discussion in a highly dignified manner.

The House will now adjourn to meet again at 8.30 A.M. day-after-tomorrow, the 11th July, 1960.

(The House then adjourned)