A CONSTITUTIONAL crisis is rapidly developing in British Guiana. The new Constitution clearly did not anticipate the introduction of the party system for several years.

Based on the report of the Waddington Constitution Commission (1951), it provided for a ministerial system, but was designed for individual rather than collective ministerial responsibility.

How wrong they were was indicated in the April 27 elections with the People's Progressive Party winning 18 out of 24 elected seats in the House of Assembly!

The Constitution provides for the election of Ministers by secret ballot by members of the House of Assembly.

This same technique was used in Trinidad and resulted in backdoor deals and jockeying for ministerial positions, with members fully protected from public disapproval by the secret ballot.

The same thing would have happened in British Guiana if it were not for the wise intervention of the party obtained in the elections.

The People's Progressive Party fought tirelessly against the introduction of the new Constitution in its present form, urging that a wisely elected legislature be adopted with an elected Speaker, all elected Ministers and the removal of the Governor's veto and other powers.

In fact, the party demanded first of all that a constituent assembly be called to allow the present House to draft a new Constitution.

However, British Guiana was given a one-Chamber Legislature with a Prime Minister and 24 elected Ministers by the Governor by the nomination of the minority party.

The Executive Council was made up of the Prime Minister, chosen by the Governor, the three official Ministers (Chief Secretary, Attorney-General, and Financial Secretary) and a Minister without Portfolio chosen by the nominated State Council.

The Governor presided over the Executive and has a casting vote.

The House—an emergency Bill to solve the drought crisis urged by the farmers.

This Bill would give the district commissioners the right to order drainage and irrigation work on private estates where the landlords rent land to small tenant-farmers (a relic of the feudal system).

Much of the drought distress has been caused by landlords who refuse to clean channels, etc., to allow irrigation water to flow.

The Leader of the House had asked the President of the State Council to consider the measures immediately, as it was an emergency measure, but the matter was not dealt with for three weeks.

REAL POWER

Thus, it was rejected by the State Council and will now have to go through a long and tedious process extending to over a year before it can become law. Obviously, the new constitution was not intended to work in response to the needs of the people.

The People's Progressive Party has taken strong objection to the fact that the three official Ministers have the real power in their hands.

The Attorney-General deals with the judiciary, appointments, etc.

The Financial Secretary handles all matters dealing with finance, taxation, etc.

The Chief Secretary deals with foreign affairs, order, Civil Service appointments, etc.

Until these three Government Ministers are removed and elected Ministers replaced, the ministerial system will continue to be a mockery.

STRIKE LORRY

While it is claimed that the Ministers have great responsibility and the Governor, playing a smart game, has actually been telling people that his hands are tied, that British Guiana has a "People's Government" and they will take care of all the problems, the Ministers are virtually tied in many regards.

Directors of departments deliberately sabotage orders issued by the Ministers and carry on in the old, traditional way.

In one instance, the Minister ordered a certain drainage pump to be rented from British Guiana to two rice farmers. This order was cancelled.

In another instance, the Minister heard that the sugar barons belonging to his Ministry were being used to carry policemen during a strike.

When he objected, he was informed that that was an old policy and the matter did not require the consent of the Governor.

WALK-OUT

On September 24 the Minister of Labour sought to carry a Bill for the compulsory recognition of trade unions having a majority of members in a particular industry through its three readings in order to hasten the passing of the Bill.

He moved the suspension of the standing orders in the House. The nominated Speaker refused. Although the Standing Orders and Rules of the Legislature say that they can be suspended with the consent of the House.

In this case it was clear that the House would not consent, since the People's Progressive Party has an obvious majority.

The party members left the House in protest against the Speaker's ruling.

The interest shown by the public was evinced when 5,000 people turned up that evening at a hastily called meeting to protest against the constitutional restrictions on the people's will.

SUGAR UNION

The Bill for union recognition has become law as the Cuvana Industrial Workers' Union has for years been striving for recognition in the sugar industry.

This union has the full confidence of the workers, as evinced in the three and a half weeks complete shut-down of the sugar industry.

Yet the Sugar Producers Association, backed by the Man-Power Citizens Association, a company union which has long lost the confidence of the sugar workers, has called a "Patriotic Appeal" calling for amendments to the constitution abolishing all the features which undemocratically hold back the will of the people and calling for legislation against capitalists and warmongers.