INDEX TO
ANDHRA LEGISLATIVE
ASSEMBLY DEBATES

FIRST SESSION OF THE FIRST LEGISLATIVE
ASSEMBLY UNDER THE CONSTITUTION OF
INDIA AFTER THE FORMATION OF THE
ANDHRA STATE
1953

Monday, the 23rd November 1953.

Volume I—Nos. I to VII.

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PRINCIPAL OFFICERS.

SPEAKER *

The Hon. Sri N. VENKATRAMAIYA

DEPUTY SPEAKER †

Sri P. SURYA CHANDRA RAO

PANEL OF CHAIRMEN §

1. Sri T. LAKSHMINARAYANA REDDI
2. Sri G. NAGABHUSHANAM
3. Sri N. V. RAMA RAO
4. Sri R. LAKSHMI NARASIMHAM DORA

Secretary to the State Legislature.

Sri G. V. CHOWDARY, LL. B. (London),
  Barrister-at-law

Deputy Secretary to the State Legislature.

Sri M. SURYA RAO, B. A., B. L.

* Elected on 23rd November 1953.
† Elected on 24th November 1953.
§ Nominated on 26th November 1953.
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<td>Ranga Reddi, P.</td>
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<td>88</td>
<td>Rao, C. V. K.</td>
<td>Kakinada—General</td>
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<td>89</td>
<td>Sangannaidu, P.</td>
<td>Palakonda</td>
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<td>90</td>
<td>Sanjeeva Reddi, N.</td>
<td>Kalaasti</td>
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<td>91</td>
<td>Sanjivayya, D.</td>
<td>Kurnool—Reserved</td>
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<td>92</td>
<td>Sankara Reddi, N.</td>
<td>Kurnool—General</td>
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<td>93</td>
<td>Sankarayya, B.</td>
<td>Kovur</td>
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<td>94</td>
<td>Santhappa, K.</td>
<td>Kalyandrug—Reserved</td>
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<td>Satyanarayana, G.</td>
<td>Eluru</td>
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<td>Satyanarayana Dora, H.</td>
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<td>97</td>
<td>Satyanarayana Reddi, P.</td>
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<td>Shanmugam, K.</td>
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<td>Madagasira</td>
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<td>Sri Krishna, V.</td>
<td>Bapatla</td>
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<td>Srinivasulu, K.</td>
<td>Dharmavaram</td>
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<td>105</td>
<td>Sringaram</td>
<td>Chittoor—Reserved</td>
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<td>106</td>
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<td>107</td>
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<td>Painnad</td>
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<td>108</td>
<td>Subba Reddi, M.</td>
<td>Nandyal</td>
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<td>Subbarayudu, C.</td>
<td>Tadpatri</td>
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<td>110</td>
<td>Sudarsana Varma, R.B.V.</td>
<td>Karvetnagar</td>
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<td>Alampuram</td>
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<td>Vizianagaram—Reserved</td>
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<td>Bheemunipatnam</td>
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<td>Suryanarayana Raju, Raja Sagi</td>
<td>Payakaraopeta</td>
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<td>115</td>
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<td>Narasapur—Reserved</td>
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<td>No.</td>
<td>Name</td>
<td>Constituency</td>
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<td>116</td>
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<td>Pileru</td>
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<td>Varadachari, K.</td>
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<td>Paravada</td>
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<td>Nellore—Reserved</td>
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<td>Venkata Kurmi Naidu, K.</td>
<td>Bobbili</td>
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<td>Venkataramaraju, A.</td>
<td>Razole—General</td>
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<td>Narasaraopet</td>
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<td>128</td>
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<td>Vinukonda</td>
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<td>Venkatasubba Reddi, M.</td>
<td>Koilkuntla</td>
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<td>Venkatasubba Reddi, T.N</td>
<td>Ghattu</td>
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<td>Venkatasubramaniam, A.</td>
<td>Kaikafur</td>
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<td>133</td>
<td>Venkatayya, N.</td>
<td>Markapur</td>
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<td>Venkateswarlu, P.</td>
<td>Jaggayyapet</td>
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<td>137</td>
<td>Venkata Rao, Saka</td>
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<td>138</td>
<td>Venkataswami Reddi, P.</td>
<td>Venkatagiri</td>
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<td>139</td>
<td>Viswanatham, T.</td>
<td>Visakhapatnam</td>
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<td>140</td>
<td>Yellamanda Reddi, G.</td>
<td>Kanigiri</td>
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THE ANDHRA LEGISLATIVE ASSEMBLY.

Monday, the 23rd November 1953.

FIRST SESSION OF THE FIRST LEGISLATIVE ASSEMBLY CONSTITUTED UNDER THE CONSTITUTION OF INDIA.

The House met in the Assembly Chamber, Kurnool, at ten of the clock, Temporary Speaker (Sri N. V. L. Narasimha Rao) in the Chair.

[Note:—(*) An asterisk at the commencement of the speech indicates correction by the Member.]

I. SWEARING-IN OF MEMBERS.

TEMPORARY SPEAKER: (Sri N. V. L. Narasimha Rao):—...

...
SWEARING-IN OF MEMBERS

[Sri N. V. L. Narasimha Rao] [23rd November 1953]

(1)  அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
ங்களுதிரித்துக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
அருங்ககிரியாக் கூற்று, பாரசோத்துறுத்துக்கும் கால் இன்னும்
23rd November 1953]  [Sri N. V. L. Narasimha Rao]

(2) The Honble. Member, the Honble. Sri N. V. L. Narasimha Rao, after being introduced, the Honble. Member, consented to be sworn in by the Honble. Member and the Honble. Member administered the oath of allegiance to the King, in the presence of the Honble. Member. The Honble. Member acquitted the Honble. Member of all charges.

(3) The Honble. Member [name redacted] therefore administered the oath of allegiance to the King, in the presence of the Honble. Member. The Honble. Member acquitted the Honble. Member of all charges.

(4) The Honble. Member [name redacted] therefore administered the oath of allegiance to the King, in the presence of the Honble. Member. The Honble. Member acquitted the Honble. Member of all charges.

(5) The Honble. Member [name redacted] therefore administered the oath of allegiance to the King, in the presence of the Honble. Member. The Honble. Member acquitted the Honble. Member of all charges.
SWEARING-IN OF MEMBERS

[Sri N. V. L. Narasimha Rao] [23rd November 1953]

4

[The text is not legible due to distortion and it is not possible to transcribe it accurately.]
23rd November 1953  [Sri N. V. L. Narasmiha Rao]

...
[Sri N. V. L. Narasimha Rao]  [23rd November 1953]

(The Secretary then called the names of the members to take the oath).

The following members took the prescribed oath *:

1. The Hon. Sri T. Prakasam
2. The Hon. Sri N. Sanjeeva Reddi
3. The Hon. Sri K. Koti Reddi
4. The Hon. Sri T. Viswanatham
5. The Hon. Sri D. Sanjivayya
6. The Hon. Sri S. B. P. Pattabhirama Rao
7. The Hon. Sri P. Thimma Reddi
8. The Hon. Sri G. Latchanna
9. Sri T. Nagi Reddi
10. Sri Y. Audinarayana Reddi
11. Sri R. Lakshminarasimham Dora
12. Sri S. Vemaiah
13. Sri N. Sankara Reddi
14. Sri K. Adikesavalu Naidu
15. Sri G. Anjaneyalu
16. Sri K. Appala Naidu
17. Sri Bojja Appalaswami
18. Sri Raja Meka Rangayya Appa Rao Bahadur
19. Sri T. C. Atchannaidu
20. Sri K. Balanarayana Reddi
21. Sri M. Bapaiah Chowdary
SWEARING-IN OF MEMBERS

rd November 1953]

22. Sri K. Bapanna Dora
23. Sri G. Bapanayya
24. Sri P. Bapu Naidu
25. Sri D. Basivi Reddi
26. Sri Chandra Ramalingaiah
27. Sri K. Chenchurama Naidu
28. Sri V. Chidanandam
29. Sri P. Chinnamma Reddi
30. Sri V. C. Chudamani Deo
31. Sri D. Dasaratharamaiah Naidu
32. Sri M. Doraikannu
33. Sri P. V. R. Gajapathi Raju
34. Sri B. Gangayya Naidu
35. Sri P. Gopalakrishna Reddi
36. Sri Vavilala Gopalakrishnaiah
37. Sri K. Govinda Rao
38. Sri P. Gunnayya
39. Sri M. Hanumantha Rao
40. Sri Ch. Indrayya
41. Sri G. Joseph
42. Sri S. Kasireddy
43. Sri G. C. Kondayya
44. Sri P. Kotaiah
45. Sri Raja V. V. Krishnam Raja Bahadur
46. Sri B. Krishnamurthy Rao
47. Sri K. Krishna Rao
48. Sri Y. V. Krishna Rao
49. Sri M. Kune Rao
50. Sri L. Lakshmana Das
51. Sri T. Lakshminarayana Reddi
52. Sri M. Lakshmanaswami
53. Sri D. Lakshmimayya
54. Sri B. Lakshminarasa Raju
55. Sri K. Malakondayya
56. Sri T. Mallayya
57. Sri Ch. S. R. V. P. Murthy Raju
58. Sri G. Nagabhushanam
59. Sri G. Nageshwara Rao
60. Sri P. Narasimha Reddi
61. Sri Kavali Narayana
62. Sri S. Narayanappa
63. Sri D. Narayana Raju
64. Sri M. Narayanasamy
65. Sri Asi Neeladrirao Reddi
SWEARING-IN OF MEMBERS

[23rd November 1953]

66. Sri K. V. S. Padmanabha Raju
67. Sri K. Pattabhi Ramaiah
68. Sri M. Pentannaidu
69. Sri T. Potha Raju
70. Sri C. Prabakara Choudary
71. Sri C. Pulla Reddi
72. Sri P. Pundarikakshacharyulu
73. Sri K. Rajagopala Rao
74. Sri M. Rajeswara Rao
75. Sri N. Ramabhadra Raju
76. Sri D. Ramabrahmam
77. Sri P. S. Ramachandra Rao
78. Sri B. Ramkarishna Reddi
79. Sri H. Ramalinga Reddi
80. Sri K. Ramamurty
81. Sri G. Rama Rao
82. Sri N. V. Rama Rao
83. Sri P. Rama Rao
84. Sri V. Rama Rao
85. Sri Thota Ramasamy
86. Sri K. V. Ramesam
87. Sri A. Rama Reddi
88. Sri K. Ramaiah
89. Sri K. Ramiah Chowdary
90. Sri K. Ranga Rao
91. Sri P. Ranga Reddi
92. Sri C. V. K. Rao
93. Sri P. Sangannaidu
94. Sri B. Sankarayya
95. Sri K. Santhappa
96. Sri G. Satyanarayana
97. Sri H. Satyanarayana Dora
98. Sri P. Satyanarayana Reddi
99. Sri D. Seetharamiah
100. Sri K. Shanmugam
101. Sri R. Siddanna Gowd
102. Sri N. Sivarami Reddi
103. Sri G. Sivasankara Reddi
104. Sri V. Sri Krishna
105. Sri K. Srinivasulu
106. Sri Sringaram
107. Sri B. Subba Raju
108. Sri K. Subba Reddi
109. Sri M. Subba Reddi
23rd November 1953

110. Sri C. Subbarayudu
111. Sri R. B. V. Sudarsana Varma
112. Sri P. Suryachandra Rao
113. Sri G. Suryanarayana
114. Sri K. Suryanarayana
115. Sri Raja Sagi Suryanarayana Raju
116. Sri P. Syamasundara Rao
117. Sri K. Varadachari
118. Sri M. Veerabhadram
119. Sri K. Veeranna Padal
120. Sri K. V. Vema Reddi
121. Sri K. Venkaiah
122. Sri R. Venkatajagga Rao
123. Sri K. Venkata Kurmi Naidu
124. Sri A. Venkataramaraju
125. Sri N. Venkatramaiya
126. Sri K. Venkata Setty
127. Sri P. Venkatasivaiah
128. Sri M. Venkatasubba Reddi
129. Sri T. N. Venkatasubba Reddi
130. Sri P. Venkatasubbayya
131. Sri A. Venkatasubramaniam
132. Sri N. Venkatayya
133. Sri Pillalamarri Venkateswarlu
134. Sri K. Venkatanarayana Dora
135. Sri A. Venkatramaiah
136. Sri Saka Venkata Rao
137. Sri P. Venkataswami Reddi
138. Sri G. Yellamanda Reddi

TEMPORARY SPEAKER:— మాత్రమే మత్రప్రపంచం ప్రపంచం 11-55 అమ్మ.
ELECTION OF THE SPEAKER

[23rd November 1953]

(Sri N. V. L. Narasimha Rao:—The House has met. The election of the Speaker is the first item on the Order Paper. I have the privilege of moving the election of the Speaker. The House knows that I am a disciple of Sri C. N. Annadurai, the great revolutionary leader of our country. I am not unaware of the expectations of the people of South Arcot constituency. The Governor has earlier informed me that the process of election is to be held on 23rd November. The nominations have already been received. I propose to move the election of the Speaker. Thank you.)

Sri Vavilala Gopalakrishnayya:—I have a point of order. Hon'ble Member.

Sri N. V. L. Narasimha Rao:—I move that the nominations received be declared invalid.

The House then adjourned to meet again at 3 p.m. After Lunch—3 p.m.

II. ELECTION OF THE SPEAKER.

Sri N. V. L. Narasimha Rao:—The election is to be held on 23rd November. The nominations have already been received. I propose to move the election of the Speaker. Thank you.)

The House then adjourned to meet again at 3 p.m. After Lunch—3 p.m.
ELECTION OF THE SPEAKER

23rd November 1953  [Sri N. V. L. Narasimha Rao]

The Secretary called each member and handed over the Ballot papers. Later the vote was concluded.

Sri N. Venkatramaiya:—

[The voting was concluded]
ELECTION OF THE SPEAKER

[Sri N. V. L. Narasimha Rao] [23rd November 1953]

Sri N. V. L. Narasimha Rao:— 3^%^ 3^36x3-6

The votes were then counted

Sri N. V. L. Narasimha Rao:— ep^c, nr* gs^ ^ g

(The Hon. Sri N. Sanjeeva Reddi and Sri T. Nagi Reddi conducted Sri N. Venkatramaiya to the chair. As the Temporary Speaker was vacating the chair, he shook hands with Sri N. Venkatramaiya, who then occupied the chair.)

Temporary Speaker:—
ELECTION OF THE SPEAKER

23rd November 1953] [Sri Nallapaty Venkatramaiya]

Sri Nallapati Venkatramaiya:— The proceedings having been opened, the Hon. Speaker, Mr. V. Narasimha Rao, took the Chair.

At 4:40 p.m.

by nature (నాటికి అంశానికి) అంగాన్నాడు ఎందుకు, ఎందుకు ఎంతాం పరిస్థితిలో, కొరకు పొందడానికీ అనేక సందర్శనాన్ని అందించడానికి పరిస్థితిలో నిత్యానికి అంగాన్నాడు.
ELECTION OF THE SPEAKER

[Sri Nallapati Venkatramaiya]  [23rd November 1953]

The first thing is the selection of the Speaker, and it is through the speaker that the House is run. The Speaker is the public representative of the House. He is the custodian of the rules. He is the officer who is responsible for the administration of the House. He should be a man of high moral character, a man of great ability, a man who is respected by all the Members of the House. He should be a man who is able to keep the House in order, a man who is able to keep the House in harmony. He should be a man who is able to keep the House in balance, a man who is able to keep the House in convention.

The balance is not to be disturbed. The Speaker should be a man who is able to keep the House in balance. He should be a man who is able to keep the House in convention. He should be a man who is able to keep the House in tradition. He should be a man who is able to keep the House in order. He should be a man who is able to keep the House in harmony. He should be a man who is able to keep the House in balance.

The Speaker should be a man who is able to keep the House in balance. He should be a man who is able to keep the House in convention. He should be a man who is able to keep the House in tradition. He should be a man who is able to keep the House in order. He should be a man who is able to keep the House in harmony. He should be a man who is able to keep the House in balance.

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ELECTION OF THE SPEAKER

23rd November 1953] [Sri Nallapati Venkatramaiya]

Sri K. Krishna Rao:—

4.50 p.m.
ELECTION OF THE SPEAKER

[Sri K. Krishna Rao] [23rd November 1953]

Opposition continued to support their April suggestions. The Legislative Assembly had already adopted these proposals. The Legislative Council and the Legislative Assembly had already given its approval. The Speaker had already given permission. The Opposition continued to support their suggestions. The Legislative Assembly had already adopted these proposals. The Legislative Council and the Legislative Assembly had already given its approval. The Speaker had already given permission. The Opposition continued to support their suggestions. The Legislative Assembly had already adopted these proposals. The Legislative Council and the Legislative Assembly had already given its approval. The Speaker had already given permission. The Opposition continued to support their suggestions. The Legislative Assembly had already adopted these proposals. The Legislative Council and the Legislative Assembly had already given its approval. The Speaker had already given permission. 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ELECTION OF THE SPEAKER

23rd November 1953

Hon. T. Prakasam

Assembly on 23rd November 1953 after the conclusion of the election of the Speaker.

Hon. Sri T. Prakasam:—

The elections were conducted in a neutral manner. The candidates for the Speaker's post were first nominated. The candidates were called upon to make their speeches in the House. The decision was taken based on the speeches made by the candidates. The election was conducted in a transparent manner. The Speaker's post was vacated by the previous Speaker, and the new Speaker was elected based on the decision of the Assembly. The new Speaker was sworn in and assumed his responsibilities.
[The Hon. Sri T. Prakasam] [23rd November 1953]

ELECTION OF THE SPEAKER

5-00 p.m.

* Sri T. Nagi Reddy: — అవసరం! మనం అయిన అవసరం కంటే ముందే నాయకంని అలంపులు అందియుండాలి అవయా మనం అంతాన్ను తెలియజేసుకోవాలి. మనం తప్ప చలి చలి ఎంతో ఇద్దరు, ఈ విషయం సంకేతం చేయాలేదు. మనం ఇద్దరు విశ్వాసం చేయాలేదు. మనం వాస్తవానా నిర్ణయానికి కురుపు విశ్వాసం చేయాలేదు. మనం తప్ప చలి చలి ఎంతో ఇద్దరు, ఈ విషయం సంకేతం చేయాలేదు. మనం ఇద్దరు విశ్వాసం చేయాలేదు. మనం వాస్తవానా నిర్ణయానికి కురుపు విశ్వాసం చేయాలేదు. మనం తప్ప చలి చలి ఎంతో ఇద్దరు, ఈ విషయం సంకేతం చేయాలేదు. మనం ఇద్దరు విశ్వాసం చేయాలేదు. మనం వాస్తవానా నిర్ణయానికి కురుపు విశ్వాసం చేయాలేదు.
23rd November 1953] [Sri T. Nagi Reddy]

...
ELECTION OF THE SPEAKER

[Sri T. Nagi Reddy]  [23rd November 1953]

The business of the House was opened by Mr. T. Nagi Reddy, the Speaker, and the House was adjourned to Thursday in the evening.

The Speaker said that the adjourned business would be taken up at the outset of the sitting.

The Clerk read out the Order of the Day and the non-official business for the day was taken up. The Speaker initiated non-official business and the House was adjourned to Thursday in the evening.

The Speaker moved an adjournment motion on the matter of the adjournment of the House. The motion was seconded by Mr. D. R. Reddy. The Speaker asked for permission to move an adjournment motion on the matter of the adjournment of the House.

The Speaker moved an adjournment motion on the matter of the adjournment of the House. The motion was seconded by Mr. D. R. Reddy. The Speaker asked for permission to move an adjournment motion on the matter of the adjournment of the House.

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ELECTION OF THE SPEAKER

23rd November 1953

[Sri Rokkam Lakshmi Narasimham Dora]

* Sri Rokkam Lakshmi Narasimham Dora:—

*Sri B. Krishnamurthy Rao:—
[Sri B. Krishnamurthy Rao]  [23rd November 1953]

Hon. Sri G. Latchanna:— வந்து வந்து! சூது சூது குற்று குற்று அழகேற்று அழகேற்று பார்சானேனே பார்சானேனே.

Hon. Sri T. Viswanatham:— வந்து வந்து! பாய் பாய் குற்று குற்று வந்து வந்து அழகேற்று அழகேற்று.
23rd November 1953]  [Hon. Sri T. Viswanatham]

* Sri P. V. R. Gajapathi Raju: —Mr. Speaker, Sir, with you in the Speaker's seat, I will test your justice immediately by claiming indulgence to speak in English in the Assembly. I know that it is difficult at this juncture to test you on another point also, but without disputes, I would like to point out that on behalf of the Praja Socialist Party of India (loud applause) I congratulate you on the high office that you occupy this evening. I know that you will be fair in your dealings with all sections of people. I have very little experience in the legislature having known as speaker Mr. Siva Shanmukham Pillai of Madras. I know he endeared himself to all of us and I for one was very sorry to miss the Madras Assembly if only for him. I think that when your term of office is over, you would have endeared yourself to members as well and as much as Sri Siva Shanmukham Pillai has and now that you have taken over his mantle I hope that you will also follow the right procedure in this Assembly. I know many Members object to May's Parliamentary Practice. But I feel that it is not enough to throw over-board all conventions at all times. We must evolve our conventions slowly and even though the Speaker of the Madras Assembly used to quote May's Parliamentary Practice quite often, I can assure you that many of the conventions that developed in the Madras Assembly were other than those which are found in May's Parliamentary Practice. In the same way we should continue the traditions of the Madras Assembly which suit us and in due course of time in our Assembly too with your guidance new conventions will be evolved and after the next general elections in 1956 when the new Speaker comes, he will have the guidance from this House.

Sri C. Y. K. Rao: —I come from the Kurnool constituency and I have been in the Madras Assembly since it was established. The House is a very old House and has a long history. It has been a very progressive House and has set a great example for other legislatures. I believe that the House is a very important institution in our democracy and it should be treated with respect. I hope that the new Speaker will continue the traditions of the Madras Assembly and will ensure that the House functions properly. I believe that the House is the heart of our democracy and it should be protected at all costs.
ELECTION OF THE SPEAKER

[Sri C. V. K. Rao]  [23rd November 1953]

...
23rd November 1953] [Sri C. V. K. Rao]

Sri Pragada Kotiah:— என் கேட்டேதே, நான் எனக்கு என்று எழுதியது. நான் கூறினேதே துளையானேதே ஏன் எனக்கு என்று எழுதியது. நான் கூறினேதே நான் எனக்கு என்று எழுதியது. நான் கூறினேதே நான் எனக்கு என்று எழுதியது.

* Sri K. V. Ramesam:— ஏன் என் கூறினேதே நான் எனக்கு என்று எழுதியது. நான் கூறினேதே நான் எனக்கு என்று எழுதியது. நான் கூறினேதே நான் எனக்கு என்று எழுதியது.

5-26 p.m.

5-28 p.m.
ELECTION OF THE SPEAKER

[Sri K. V. Ramesam] [23rd November 1953]

Sri K. V. Ramesam presented the following resolution: That the Speaker be elected by the members present and voting.

The resolution was passed unanimously.

*Sri Vavilala Gopalakrishniah:-*

The resolution was passed unanimously. The Members present and voting expressed their appreciation of the election of the Speaker.
23rd November 1953] [Sri Vavilala Gopalakrishnia]

*Sri S. Vemiah:—* 

* Sri Siddanna Gowd:—*
ELECTION OF THE SPEAKER

[23rd November 1953]

*Sri Pillalamarri Venkateswarlu:— అంగులి మేడ ఏ
తోమే అవసరం ఆమోషించాడు. అంతే పిలాలామలర్షి ప్రతిష్ఠితం
చేసి, దేశం మాదిరి పరామర్శించాడు. అప్పుడు పిలాలామలర్షి
నిర్ణయం కనబడాడు. 23 నవంబర్ తారాను, ఉద్భవింతం,
అంగులి మేడలో, కొత్తిబిడిని కరచి డ్రింగ్ కొనసాగించాడు.

మరియా కాంగ్రస్ ప్రతిష్ఠించిన పార్టీ అంగులిలో ఉంది. త్రిపురాయా
కనిపిస్తుంది. తప్పా తిరిగి మా కొత్తిబిడి కేసరి సాధనాంకం
ఉంది. కరచి చేసి కేసరి గానా కొత్తిబిడి వాణించాడు. మాత్రమే
టాక్కం చేసి కేసరి గా లేదు. అంతే ఎంతో లభ్యం చాపలు. మాత్రమే
వాణించాడు. గడు పిలాలామలర్షి ప్రతిష్ఠితం వచ్చిన
అంగులి మేడలో తోమే నిర్ణయం కనును.

అంగులి తోమే ప్రతిష్ఠితం లేదా శీతోష్ణం లేదా బడ్డి తరువాత
ప్రతిష్ఠితం కనును. అక్షరాం ప్రతిష్ఠితం కొత్తిబిడి వచ్చాడు వచ్చాడు. నాడు
ప్రతిష్ఠితం కొత్తిబిడి వచ్చాడు వచ్చాడు. అక్షరాం ప్రతిష్ఠితం
లేదా శీతోష్ణం లేదా బడ్డి తరువాత ప్రతిష్ఠితం కనును. అక్షరాం ప్రతిష్ఠితం
లేదా శీతోష్ణం లేదా బడ్డి తరువాత ప్రతిష్ఠితం కనును.
ELECTION OF THE SPEAKER

23rd November 1953 [Sri Pillalamarri Venkateswarlu]

* Sri K. Pattabhiramaiah:— అయినా! అసెంబ్లీ లో చిన్న సందర్శక మేము నివసిస్తున్నాము. అసెంబ్లీ లో చిన్న సందర్శక మేము నివసిస్తున్నాము. అసెంబ్లీ లో చిన్న సందర్శక మేము నివసిస్తున్నాము. అసెంబ్లీ లో చిన్న సందర్శక మేము నివసిస్తున్నాము. అసెంబ్లీ లో చిన్న సందర్శక మేము నివసిస్తున్నాము. అసెంబ్లీ లో చిన్న సందర్శక మేము నివసిస్తున్నాము. అసెంబ్లీ లో చిన్న సందర్శక మేము నివసిస్తున్నాము. అసెంబ్లీ లో చిన్న సందర్శక మేము నివసిస్తున్నాము.

ELECTION OF THE SPEAKER

[Sri V. Chidanandam] [23rd November 1953]

Sri K. Ranga Rao:—We are happy to acknowledge the support given by this House in this important matter. We have been working hard to ensure that the selection of the Speaker is made on the basis of merit and not on any other grounds. We have been following the principles laid down by the past Speakers and we hope that the new Speaker will continue to uphold these principles.

*Sri K. Ranga Rao:*—We are happy to acknowledge the support given by this House in this important matter. We have been working hard to ensure that the selection of the Speaker is made on the basis of merit and not on any other grounds. We have been following the principles laid down by the past Speakers and we hope that the new Speaker will continue to uphold these principles.
ELECTION OF THE SPEAKER

23rd November 1953 [Sri R. Ranga Rao]

Sri D. Lakshmayya:— అవగాహనం! తెలుసుకోవడం సామర్థ్యం కలదు. తెలుసుకోవడం అనేది స్పెయర్ సంబంధితం. మేములు స్పెయర్ పురోగతి కారణంగా మన సంస్థ నుండి స్పెయర్ ప్రపంచానికి అస్కరించబడింది. మన సంస్థ నుండి స్పెయర్ ప్రపంచానికి అస్కరించబడింది. మేము స్పెయర్ ప్రపంచానికి అస్కరించబడింది.

Mr. Speaker:— స్పెయర్ ప్రపంచానికి అస్కరించబడింది.

* * *
ELECTION OF THE SPEAKER

[23rd November 1953]

Much may be said on both sides in this context, but I would like to mention some Rules and Regulations which might be of interest. I would like to mention that much of this debate is a matter of the Opposition Leader's speech and an honest error of judgement. The Opposition Leader's speech was the main point of discussion. The House is now in order to vote on the supplementary questions. The Speaker asked the House to vote on supplementary questions. The Speaker said the House was in order to vote on the supplementary questions.
ELECTION OF THE SPEAKER

23rd November 1953]

The House then adjourned to meet again at 10 A.M. on Tuesday, the 24th November 1953.
III. Papers laid on the table of the House.

*1. PUBLIC SERVICES - State Services - Private Secretary to the Governor - Regulation under Article 320 (3) of the Constitution - Issue - G. O. Ms. No. 1889, Public (Services) dated 18th July, 1953.

§2. BOARD - District - Bellary - Inclusion of certain villages - Notified - G. O. No. 1570, Local Administration, dated 18th July, 1953.


§5. MUNICIPALITY - Coonoor - Supersession of the Council for two years - Ordered - G. O. No. 1709, Local Administration, dated 12th August, 1953.


†7. BOARD - District - Chittoor - Inclusion of certain villages - Notified - G. O. No. 1674, Local Administration, dated 7th August, 1953.


* Sent by post on 19—8—1953. § Sent by post on 16—9—1953. † Sent by post on 29—9—1953.
PAPERS LAID ON THE TABLE OF THE HOUSE

(Andhra Ordinance No. 1 of 1953)-vide Appendix III
(Laid on the table with reference to sub-clause (a) of clause (2) of Article 213 of the Constitution of India)

11. ORDINANCES - State - The Madras State Co-operative Societies (Reconstitution and Formation) Ordinance, 1953 - (Madras Ordinance No. II of 1953) Vide Appendix IV.

G. V. CHOWDARY,
Secretary to the Assembly.

APPENDIX-I

Sri N. V. L. Narasimha Rao, Temporary Speaker, took the prescribed oath before His Excellency the Governor at Raj Bhavan, Kurnool at 10 A. M. on Sunday, the 22nd November 1953.

APPENDIX-II

[Vide Item 3– Paper laid on the table of the House]

GOVERNMENT OF ANDHRA

EXTRACT FROM THE PORT ST. GEORGE GAZETTE EXTRAORDINARY, PAYT IV-B
DATED 1ST SEPTEMBER 1953.

Ordinance promulgated by the Governor of Madras.

The following Ordinance which was promulgated by the Governor on the 30th August 1953 is hereby published for general information:


MADRAS ORDINANCE NO. 1 OF 1953.

An Ordinance to provide for the requisitioning of buildings in the Andhra area.

WHEREAS the Legislature of the State is not in session and the Governor of Madras is satisfied that circumstances exist which render it necessary for him to take immediate action to provide for the requisitioning of buildings in certain municipalities in the Andhra area for purposes connected with the formation of the Andhra State and the Government of that State;
AND WHEREAS the instructions of the President have been obtained in pursuance of the proviso to clause (1) of Article 213 of the Constitution;

NOW, THEREFORE, in exercise of the powers conferred by Article 213 (1) aforesaid, the Governor of Madras hereby promulgates the following Ordinance:

1. Short title and commencement. — (1) This Ordinance may be called the Requisitioning of Buildings (Andhra Area) Ordinance, 1953.

(2) It shall come into force at once in the municipalities of Kurnool and Nandyal in the district of Kurnool; and it shall come into force in any other municipality in the Andhra area on such date as the State Government may, by notification in the Fort St. George Gazette, appoint.

2. Definitions. — In this Ordinance, unless there is anything repugnant in the subject or context—

(a) “Andhra area” means the area comprised in Sri-kakulam, Visakhapatnam, East Godavari, West Godavari, Krishna, Guntur, Nellore, Kurnool, Anantapur, Cuddapah and Chittoor districts and in the Alur, Adoni and Rayadrug taluks of the Bellary district in the State of Madras;

(b) “competent authority” means the officer authorized by the State Government by notification in the Fort St. George Gazette, to perform the functions of the competent authority under this Ordinance;

(c) “public purpose” means any purpose connected with the formation of the Andhra State or the Government of that State, including the provision of accommodation for the offices and officers of that Government;

(d) “prescribed” means prescribed by rules made under this Ordinance;

(e) “requisition” means requisition for a public purpose;

(f) “requisitioned building” means the building in respect of which an order of requisition has been made by the competent authority under section 3 or section 4;
(g) the expressions "building" and "landlord" shall have the same meanings as in the Madras Buildings (Lease and Rent Control) Act, 1949 (Madras Act XXV of 1949).

3. Requisitioning of vacant buildings.— The competent authority may, for a public purpose, by order in writing served on the landlord, requisition—

(1) a building newly constructed which has not been occupied;

(2) a building reconstructed which has not been occupied subsequent to such reconstruction;

(3) a building which is, or becomes vacant by the landlord or the tenant ceasing to occupy it or otherwise.

Explanation I.— A building may be requisitioned under this section notwithstanding that it is subject to an agreement of lease.

Explanation II.— A building that is not in continuous use for a residential or non-residential purpose shall be deemed to be vacant or unoccupied notwithstanding that it is kept locked or is subject to casual, inconsequential or temporary use for storage of goods or for the stay of persons.

4. Requisitioning of occupied buildings.— (1) Where a landlord is in possession or is entitled to immediate possession of more buildings than one in the same municipality and the competent authority is of the opinion that, having regard to the landlord's calling, standard of living, nature and extent of business and other material facts the landlord's residential or non-residential requirements, as the case may be, would be adequately served by allotting to him one or more of the said buildings and that the other building or buildings are needed for a public purpose, the competent authority may, by order in writing served on the landlord, allot to him for his residential or non-residential purposes, as the case may be, such one of more buildings and requisition the other building or buildings.

(2) Where a landlord is in occupation of a portion of a building and the competent authority is of the opinion that the said portion should be requisitioned in order that
the said portion may, with the rest of the building, be used as a single unit for a public purpose, the competent authority may, by order in writing served on the landlord, allot to him for his occupation another building whether belonging to the landlord or requisitioned from any other person and requisition the portion of the building of which the landlord is in occupation.

(3) Where one building belonging to a landlord is in his occupation and another building belonging to him is in the occupation of another person as the landlord's tenant or licensee, and the competent authority is of the opinion that the building in the occupation of the landlord is needed for a public purpose, and the building in the occupation of the tenant or the licensee is suitable for the landlord's occupation, the competent authority may by order in writing served on the landlord and the tenant or the licensee, requisition the building in the occupation of the landlord, allot to the landlord for his occupation the building in the occupation of the tenant or the licensee and allot to the tenant or the licensee for his occupation another building either belonging to the landlord or the tenant or the licensee or requisitioned from some other person.

(4) Where a building is in the occupation of a tenant or a licensee, the competent authority may, by order in writing served on the landlord and the tenant or the licensee requisition the building and allot to the tenant or the licensee for his occupation another building either belonging to the landlord or the tenant or the licensee or requisitioned from some other person.

(5) Occupation by a person to whom a requisitioned building is allotted by the competent authority shall be subject to such conditions as may be prescribed.

5. Manner of service of the order of requisition.—(1) An order of requisition shall be served on the landlord, the tenant or the licensee——

(a) by delivering or tendering a copy of the order on the landlord or the tenant or the licensee and, if such delivery or tender is not immediately practicable, by affixing a copy of the order on the outer door or other conspicuous part of the building requisitioned; and
by sending by registered post a copy of the order of requisition addressed to the landlord or the tenant or the licensee at his usual place of residence.

(2) An order of requisition shall be deemed to be served on the landlord or the tenant or the licensee, as the case may be, on the date on which the copy sent by registered post will, in the usual course of post, be received by the addressee. Such date is hereafter in this Ordinance referred to as the date of service of the order.

6. **Contents of the order of requisition.**— Every order of requisition shall be in writing and shall specify—

(a) the period of requisition which shall in no case exceed one year;

(b) the officer to whom possession of the building should be delivered (hereafter in this Ordinance referred to as the authorised officer); and

(c) the date on which such possession should be delivered, the said date not being earlier than three days from the date of service of the order.

7. **Rights over requisitioned building.**—(1) With effect from the date of service of the order of requisition, the State Government shall be deemed to be the tenant of the landlord and save as otherwise provided by this Ordinance, their rights and liabilities shall be governed by the Transfer of Property Act, 1882 (Central Act IV of 1882).

(2) With effect from the date specified under section 6, clause (c), and for the period of requisition, the right to possession of the requisitioned building shall vest, on behalf of the State Government, in the competent authority as against the landlord, his tenant or licensee, if any, and every other person having an interest in the building.

(3) The person in occupation or control of the requisitioned building shall deliver possession of the said building to the authorized officer on or before the date mentioned in the order of requisition; in default, the competent authority or the authorized officer may take possession of the building breaking open locks, if any, and using such force
with such police assistance as may be required for evicting any person who refuses to vacate and for removing any obstruction or resistance to the taking of such possession.

(4) The rent payable by the State Government to the landlord for a requisitioned building shall be paid by the competent authority and shall be such rent as may be agreed between the landlord and the competent authority or in default of agreement, shall be the fair rent fixed under section 8.

8. **Fixation of fair rent.**— (1) Either the landlord or the competent authority may apply to the Court of the District Munsif having jurisdiction over the municipality in which the requisitioned building is situated for fixing the fair rent of the building for the period of the requisition.

(2) The fair rent shall be—

(a) if the building had been let to a tenant during the twelve months immediately preceding the date of service of the order of requisition, the average monthly rent at which the building had been let; and

(b) in any other case, one-and-a-half times the fair rent allowable under the Madras Buildings (Lease and Rent Control) Act, 1949 (Madras Act XXV of 1949), for a building similar in situation and advantages to the requisitioned building.

(3) Against an order passed by the District Munsif’s Court fixing the fair rent, either the landlord or the competent authority may, within fifteen days from the date of such order, prefer an appeal to the Subordinate Judge’s Court having jurisdiction over the area in which the building is situated or if there is no such Court, to the District Court; and the decision of the Sub-ordinate Judge’s Court or the District Court, as the case may be, on such appeal shall be final and shall not be liable to review or revision.

9. **Payment of expenses incurred in vacating buildings.**— Where the requisitioned building is a building in the occupation of any person, the authorized officer shall, on demand by the person in occupation, pay to him such reasonable expenses as may be required to enable him t
vacate the building and occupy the building allotted to him by the competent authority. If the person vacating the building considers the sum offered by the authorized officer inadequate, the authorized officer shall refer the question to the competent authority whose decision shall be final.

10. Improvements.—The competent authority shall have power to make additions or alterations to the requisitioned building without the consent of the landlord and without any liability to enhancement of rent by reason of such additions or alterations:

Provided that, on the expiry of the period of requisition or at the time of the surrender of the building to the landlord by mutual agreement, the landlord shall be entitled to take the building with the additions and alterations but without any liability to pay compensation for such additions and alterations or to have such additions and alterations removed and to have the building restored at the expense of the State Government, to its condition at the time of the requisition subject to changes caused by reasonable wear and tear.

11. Power to obtain Information.—(1) The competent authority may, by order, require any landlord, tenant or other person to furnish such information and in such manner and at such time as may be specified in the order relating to a building which is requisitioned or intended to be requisitioned under this Ordinance.

(2) Whoever being required by an order of the competent authority under sub-section (1) to furnish any information intentionally omits to furnish such information in the manner and at the time required in the order, or furnishes as true information on the subject which he knows or has reason to believe to be false, shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

12. Power to enter and inspect any building or land.—The competent authority or any officer empowered in this behalf by such authority, by general or special order, may enter and inspect any building for the purpose of determining whether, and if so, in what manner, an order under this
Ordinance should be made in relation to such building, or with a view to securing compliance with an order made under this Ordinance.

13. Bar of certain proceedings.—(1) No suit, prosecution or other legal proceeding shall lie against the State Government or the competent authority or the authorized officer or any other officer or servant of the State Government, or any other person acting under the supervision or direction of an officer of the State Government in respect of any order passed or act done or purporting or intended to be done under this Ordinance.

(2) The opinion of the competent authority that a building is needed for a public purpose or that a building is vacant or unoccupied or that the residential or non-residential requirements of a person would be adequately served by allotting to him any particular building or buildings shall be final and shall not be liable to be questioned in a Court of Law.

14. Power to make rules.—The State Government may by notification in the Fort St. George Gazette make rules for carrying out the purposes of this Ordinance.

15. Ordinance to override contracts and other laws.—
(1) The provisions of this Ordinance shall have effect notwithstanding anything to the contrary in any other law or in any contract.

(2) In the municipalities to which this Ordinance extends, the provisions of the Madras Buildings Lease and Rent Control Act, 1949 (Madras Act XXV of 1949), shall have effect subject to the provisions of this Ordinance.

SRI PRAKASA,
Governor of Madras.

30th August 1953.

(By order of the Governor)

V. SUBRAHMANYAM,
Secretary to Government, Legal Department.
Ordinance promulgated by the Governor of Andhra.

The following Ordinance which was promulgated by the Governor on the 7th November 1953 is hereby published for general information:—

**ANDHRA ORDINANCE NO. I OF 1953.**

*An Ordinance to provide for the salaries and allowances of Ministers, the Speaker and the Deputy Speaker, Parliamentary Secretaries and members of the Legislative Assembly of the State of Andhra, and for the removal of certain disqualifications.*

WHEREAS the Legislative Assembly of the State of Andhra is not in session and the Governor of Andhra is satisfied that circumstances exist which render it necessary for him to take immediate action to provide for the salaries and allowances of Ministers, the Speaker and the Deputy Speaker, Parliamentary Secretaries and members of the said Legislative Assembly and to remove the disqualifications imposed on Parliamentary Secretaries for being chosen as, and for being, members of the said Legislative Assembly;
NOW, THEREFORE in exercise of the powers conferred by Article 213, clause (1), of the Constitution, the Governor hereby promulgates the following Ordinance:

1. Short title and commencement.—(1) This Ordinance may be called the Andhra Payment of Salaries and Removal of Disqualifications Ordinance, 1953.

(2) It shall be deemed to have come into force on the 1st day of October 1953.

2. Definitions.—In this Ordinance, "Speaker" and "Deputy Speaker" mean the Speaker and Deputy Speaker respectively of the Andhra Legislative Assembly.

3. Salaries and allowances of Ministers.—There shall be paid to the Chief Minister, to the Deputy Chief Minister and to each of the other Ministers who are members of the Governor's Council of Ministers a salary of one thousand rupees per mensem, a house rent allowance of two hundred and fifty rupees per mensem and a conveyance allowance of two hundred and fifty rupees per mensem; but the house rent allowance shall not be paid to any Minister if he occupies a house provided by the State Government free of rent.

4. Salaries and allowances of the Speaker and Deputy Speaker.—(1) There shall be paid to the Speaker a salary of one thousand rupees per mensem, a house rent allowance of two hundred and fifty rupees per mensem, and a conveyance allowance of two hundred and fifty rupees per mensem; but the house rent allowance shall not be paid to the Speaker if he occupies a house provided by the State Government free of rent.

(2) There shall be paid to the Deputy Speaker a salary of three hundred rupees per mensem.

5. Salaries and allowances of Parliamentary Secretaries.—There shall be paid to the Chief Parliamentary Secretary, if there is one, a salary of six hundred rupees per mensem and to each of the other Parliamentary Secretaries, if any, a salary of five hundred rupees per mensem.
There shall also be paid to each of the Parliamentary Secretaries, including the Chief Parliamentary Secretary, a consolidated house rent and conveyance allowance of two hundred and fifty rupees per mensem.

6. Conveyances to be provided for Ministers and the Speaker.—The State Government may, from time to time, provide suitable conveyances for the use of the Ministers and the Speaker, subject to such rules regarding their maintenance and repair as may be made by the State Government.

7. Travelling allowances of Ministers, etc., on assuming and relinquishing office.—A Minister, the Speaker or a Parliamentary Secretary shall—

(a) in respect of the journey for assuming office, to the Kurnool town, from his usual place of residence in the State, if it is outside that town, and

(b) in respect of the journey on relinquishing office, from the Kurnool town to his usual place of residence in the State before he assumed office, if such place is outside that town,

be entitled to travelling allowances for himself and the members of his family and for the transport of his personal effects, at such rates and upon such conditions as may be determined by rules made by the State Government.

8. Travelling and daily allowances of Ministers etc.—The holders of the offices referred to in sections 3 to 5 shall, in respect of their tours, be entitled to travelling and daily allowances at such rates and upon such conditions as may be determined by rules made by the State Government.

9. Ministers and their families to be entitled to free accommodation in State hospitals and to free medical treatment.—Subject to such conditions as may be determined by rules made by the State Government, a Minister and the members of his family shall be entitled, free of charge, to accommodation in hospitals maintained by the State Government, and also to medical treatment.

10. Removal of disqualification of Parliamentary Secretaries.—No person shall be disqualified for being chosen
as, or for being, a member of the Andhra Legislative Assembly by reason only of the fact that he holds the office of Parliamentary Secretary and receives the emoluments in respect thereof.

11. Salaries and allowances of Members of the Legislative Assembly.—(1) Every member of the Andhra Legislative Assembly who does not hold any of the offices referred to in sections 3 to 5 shall be entitled to receive—

(a) a salary of one hundred and fifty rupees per mensem, and

(b) travelling and daily allowances at such rates and upon such conditions as may be determined by rules made by the State Government.

(2) The salary referred to in clause (a) of sub-section (1) shall accrue to a member from the date on which he is declared duly elected, or if such declaration is made before the vacancy occurs, from the date of occurrence of the vacancy:

Provided that the salary shall not be paid until a member has made and subscribed the oath or affirmation referred to in Article 188 of the Constitution.

12. Relinquishment of salaries and allowances and cancellation thereof.—(1) Any person entitled to any salary or allowance under this Ordinance may relinquish the whole or any portion thereof—

(a) in the case of a Minister or Parliamentary Secretary, within two months from the date on which he enters upon office as such;

(b) in the case of the Speaker or Deputy Speaker, within one month from the date on which he is chosen for the office;

(c) in the case of a member of the Andhra Legislative Assembly, within one month from the date on which he makes and subscribes the oath or affirmation referred to in Article 188 of the Constitution.
(2) Any relinquishment made by any of the persons referred to in sub-section (1) in respect of any allowance may be canceled by him, if and only if the rules relating to that allowance are so revised as to alter the amount of the allowance to which he would have been entitled but for the relinquishment.

(3) Every relinquishment or cancellation made in pursuance of sub-section (1) or (2) shall be made in writing and shall take effect at such time and subject to such conditions as may be determined by rules made by the State Government.

13. Power of State Government to make rules.—(1) The State Government may make rules for carrying out the purposes of this Ordinance.

(2) All rules made under this Ordinance shall have effect as if enacted in this Ordinance.

14. Saving.—Nothing in this Ordinance shall prevent a retired Government servant from drawing his pension in addition to any salary or allowance to which he may be entitled under this Ordinance.

C. M. TRIVEDI,
7th November 1953.
Governor of Andhra.

(By order of the Governor)

M. A. VENKATARAMANA NAYUDU,
Secretary to Government, Law Department.
APPENDIX-IV

[Vide Item II – Papers laid on the table of the House]

GOVERNMENT OF ANDHRA

EXTRACT FROM THE FORT ST. GEORGE GAZETTE

EXTRAORDINARY, PART IV-B ISSUE, DATED 4th SEPTEMBER 1953.

Ordinance promulgated by the Governor of Madras.

The following Ordinance which was promulgated by the Governor on the 4th September 1953 is hereby published for general information:—

MADRAS ORDINANCE NO. II OF 1953.

An Ordinance to reconstitute the existing State Co-operative Societies in the State of Madras by excluding from their area of operations a part of the territory of the State and to form new societies for the said part of the territory.

WHEREAS the Legislature of the State is not in session and the Governor of Madras is satisfied that circumstances exist which render it necessary for him to take immediate action to reconstitute the existing State Co-operative Societies in the State of Madras by excluding from their area of operations a part of the territory of the State and to form new societies for the said part of the territory;

AND WHEREAS the instructions of the President have been obtained in pursuance of the proviso to Article 213, clause (1), of the Constitution;

NOW, THEREFORE, in exercise of the powers conferred by Article 213, clause (1) of the Constitution, the Governor hereby promulgates the following Ordinance:—
1. Short title, extent and commencement.— (1) This Ordinance may be called the Madras State Co-operative Societies (Reconstitution and Formation) Ordinance, 1953.

(2) It extends to the whole of the State of Madras.

(3) It shall come into force at once.

2. Reconstitution of existing State Co-operative Societies and formation of new societies.— Each of the following societies, that is to say, the Madras State Co-operative Bank, Limited, the Madras Co-operative Central Land Mortgage Bank, Limited and the Madras Handloom Weavers’ Co-operative Society, Limited, shall be reconstituted by excluding from their area of operations the territory comprised in Srikakulam, Visakhapatnam, East Godavary, West Godavary, Krishna, Guntur, Nellore, Kurnool, Anantapur, Cuddapah and Chittoor districts and in the Alur, Adoni and Rayadrug taluks of the Bellary district, and with the said territory as their area of operations, three new societies, to be called the Andhra Co-operative Bank, the Andhra Co-operative Central Land Mortgage Bank and the Andhra Handloom Weavers’ Co-operative Society respectively shall be formed.

3. Proposals of Registrar and confirmation by general body of society.— (1) For the purpose of reconstituting existing societies and forming new societies as aforesaid, the Registrar of Co-operative Societies for the State of Madras (hereafter in this Ordinance referred to as “the Registrar”) shall place before a meeting of the general body of each of the three existing societies proposals regarding the division of its assets and liabilities between the societies as reconstituted and the corresponding new society and regarding the members who would constitute each of the said societies.

Explanation.— In the case of each of the existing societies, the liabilities may be divided as such between the society as reconstituted and the corresponding new society or may be allotted to one society with the obligation laid on the other to pay to the former the latter’s share of the liabilities.

(2) If the proposals of the Registrar under sub-section (1) are confirmed by a resolution passed by a majority of the members present at the meeting, either without modifications or with modifications to which the Registrar
agrees, the Registrar shall, under the Madras Co-operative Societies Act, 1932 (Madras Act VI of 1932), form and register the new Societies accordingly and shall register the changes in the bylaws of the existing societies consequent on the formation and registration of the new societies.

4. Procedure if Registrar's proposals are not confirmed.—If the proposals of the Registrar are not confirmed either without modifications or with modifications agreed to by the Registrar, the State Government shall refer the proposals to a Judge of the High Court, Madras, nominated by the Chief Justice, Madras, in this behalf, and the decision of such Judge shall be final.

5. Action on decision of Judge.—If any case falling under section 4, on the communication to the Registrar by the State Government of the decision of the Judge, the Registrar shall form and register the new societies in accordance with the said decision and shall register the changes in the bylaws of the existing societies consequent on the formation and registration of the new societies.

6. Allotment of liabilities not to affect guarantee of the State Government.—The allotment of the liabilities of each of the existing societies between the society as reconstituted and the corresponding new society shall be so made as not to affect the guarantee, if any, of the State Government for the due repayment of any debt owing by the existing society or the due redemption of any debentures issued under the Madras Co-operative Land Mortgage Banks Act, 1934 (Madras Act X of 1934).

7. Guarantee of liability by the State Government.—If the resolution of the general body confirming the proposals of the Registrar—without modifications or with modifications agreed to by the Registrar or the decision of the Judge involves liability on the part of either the society as reconstituted or the corresponding new society to pay any sum of money to the other society, then the society liable shall be bound to pay the said sum to the society entitled in accordance with the terms of the resolution or the decision, as the case may be, and the State Government shall be liable as guarantor in respect of the said liability.

8. Reconstitution of existing societies and formation and registration of new societies to be binding on shareholders and creditors.—The re-
constitution of existing societies and the formation and registration of the new societies, and the allotment of rights and liabilities as between the societies reconstituted and the corresponding new societies effected under sections 2, 3 (2), 5 and 6 shall in all respects, be binding on all the shareholders and the creditors of each of the existing societies.

9. Adaptations and modifications to certain Acts.— The State Government may by order make such adaptations and modifications in the Madras Co-operative Society Act, 1932 (Madras Act VI of 1932) and the Madras Co-operative Land Mortgage Banks Act, 1934 (Madras Act X of 1934), as are consequential on, or are necessary to give full effect to, the reconstitution of the existing societies and the formation and registration of the new societies.

10. Ordinance to override certain enactments.—The provisions of this Ordinance shall have effect, notwithstanding anything to the contrary, in the Madras Co-operative Societies Act, 1932 (Madras Act VI of 1932) and the Madras Co-operative Land Mortgage Banks Act, 1934 (Madras Act X of 1934).

11. Power to make rules.—The State Government may, by notification in the Fort St. George Gazette, make rules to carry out the purposes of this Ordinance.

SRI PRAKASA,

4th September 1953.
Governor of Madras.

(By order of the Governor)

V. SUBRAHMANYAM,
Secretary to Government, Legal Department.