THE ANDHRA LEGISLATIVE ASSEMBLY

Monday, the 1st March 1954.

The House met in the Assembly Hall, Kurnool, at eleven of the Clock, the Speaker, (Sri N. Venkatramaiya) in the Chair.

1. QUESTIONS AND ANSWERS.

Starred Questions.

*Short Notice Question*

Loan to Andhra Handloom Weavers' Co-operative Society,
Vijayawada.

203-A Q.—Sri Pragada Kotaiah:—Will the Hon. the Minister for Planning and Public Health be pleased to state:

(a) the date on which the loan of Rs. 20 lakhs was sanctioned to the Andhra Handloom Weavers Co-operative Society, Limited, Vijayawada, and how much of it was actually disbursed by 15th February 1954 to enable the said society to purchase the accumulated stocks of handloom cloth with the Primary Weavers' Co-operatives; and

(b) the conditions laid down by the Government as to the utilisation of the said loan?

The Hon. Sri D. Sanjivayya:—(a) The loan was sanctioned on 31-12-53. A sum of Rs. 5 lakhs was placed at the disposal of the Society on 11-2-54 and further instalments of the loan will be disbursed as and when required by the Society.

(b) The conditions laid down by the Government for the utilisation of the said loan are the following:—

1. The loan shall bear interest at 5½% per annum.

2. The loan shall be repayable in one instalment together with the interest within one year from the date of sanction.

3. If any amounts are received from 'the Cess Fund towards the working capital of the society with the approval of the All India Handloom Board, they shall be set off against this Government loan.
The scheme will be worked under the conditions laid down by the Registrar of Co-operative Societies and under his supervision.

Sri Pragada Kotaiah:—The scheme will work under the conditions laid down by the Registrar of Co-operative Societies and under his supervision.

The Hon. Sri. D. Sanjivayya:—Interest fixed.

Sri M. Hanumantha Rao:—Interest fixed at 5½% on the concessional loan.

The Hon. Sri. D. Sanjivayya:—Interest fixed.

The Hon. Sri. D. Sanjivayya:—Interest fixed.

Sri T. Nagi Reddi:—Interest fixed.

The Hon. Sri. D. Sanjivayya:—Interest fixed.

Sri C. V. K. Rao:—Cess fund 100% in the second year. The scheme Registrar of Co-operative Societies is the responsible person. The scheme will meet the objective. Is it?

The Hon. Sri. D. Sanjivayya:—The scheme draws in the second year. The cess fund is retired to the effect of 1953-54. 40% of the total. Exact figure is fixed. Is it?

Sri S. Narayanaappa:—The cess fund of Co-operative Societies

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Questions and Answers

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The Hon. Sri D. Sanjivayya:—

Sri Pragada Kotaiah:—

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Sri Pragada Kotaiah:—

The Hon. Sri D. Sanjivayya:—

Sri C. V. K. Rao:—

The Hon. Sri D. Sanjivayya:—

Sri R. Siddanna Gowd:—

The Hon. Sri D. Sanjivayya:—

Resumption of Production of Dhoties and Saris to Handloom Industry.

*203-B. Q.—Sri Pragada Kotaiah:—Will the Hon. the Minister for Education and Industries be pleased to state:—
(a) whether the Andhra Government are in receipt of a representation dated the 12th February last, from Andhra State Handloom Weavers' Congress stating that subsidy in any form might not help to solve the serious problem of growing unemployment among handloom weavers caused by the increasing competition of the textile mills and the Andhra Government should use their good offices to secure the reservation of the production of dhoties and saries to the handloom industry; and

(b) if so, the action taken thereon.

The Hon. Sri S. B. P. Pattabhi Rama Rao:—(a) No, Sir. The representation dated 12-2-1954 referred to has not been received by the Government so far.

(b) Does not arise.

Sri Pragada Kotaiah :—

The Hon. Sri S. B. P. Pattabhi Rama Rao:—

Sri B. Sankarayya :—
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The Hon. S. B. P. Pattabhi Rama Rao:—

Sri S. Vemayya:—

Sri K. Subba Reddi:—

The Hon. S. B. P. Pattabhi Rama Rao:—

Sri T. Nagi Reddi:—

The Hon. S. B. P. Pattabhi Rama Rao:—

Sri T. Nagi Reddi:—

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Sri T. Nagi Reddi:—

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Sri T. Nagi Reddi:—

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Sri T. Nagi Reddi:—

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Sri T. Nagi Reddi:—

The Hon. S. B. P. Pattabhi Rama Rao:—

Sri T. Nagi Reddi:—

The Hon. S. B. P. Pattabhi Rama Rao:—

Sri T. Nagi Reddi:—

The Hon. S. B. P. Pattabhi Rama Rao:—

Sri T. Nagi Reddi:—
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Srī Pragada Kotaiah:—ఉన్నతం, ఏదైనారు పాలేసంగా
చేసే ద్రవిత్తం లేదా అయితే నిరాశులు కాదు పోయాయని. అయితే
మీ మనుమానం నుండి కొనసాగించండి కాని అవసరం
డగులు చేసి ప్రత్యేకంగా మాత్రం నిలువనం ఎంతే
రాకుండా పోయాయని?

The Hon. Sri S. B. P. Pattabhi Rama Rao:—మాత్రమే
నిర్ధిష్టం 40% నాళుగా restrict చేసినవి. ముద్ర రిని
అంది పని ప్రాణం లేదా పాండి రాగం
సేయినవి.

Srī C. V. K. Rao:—చేసేలేని Chief Minister ఆలో
Union Government కు సేకరించాలి మాత్రం లభించింది.
మేలూరురు!

The Hon. Sri S. B. P. Pattabhi Rama Rao:—వారిని
నాయకం చేస్తుంది నాయకం నాయకం నాయకం నాయకం
నాయకం నాయకం నాయకం నాయకం నాయకం నాయకం నాయకం
నాయకం నాయకం నాయకం నాయకం

Srī C. V. K. Rao:—అహోయ సాధనం!

The Hon. Sri S. B. P. Pattabhi Rama Rao:—డెక్కం నేరు
ఇండి రాయిదేని, శ్రీ రుారు శ్రీరామలాభం.

Sri Vavilala Gopalakrishnaiah:— కారణ ఇది కారణ ఇది
ఉదాన్ని 50%తో విస్తరించాలి దీన్నే విస్తరించాలి
ఇది ఉన్నత నిర్ణయం ఉన్నత నిర్ణయం

The Hon. Sri S. B. P. Pattabhi Rama Rao:—ఉన్నతం
మరొక కొను చేసి మరొక కొను చేసి మరొక కొను చేసి
మరొక కొను చేసి మరొక కొను చేసి

Sri S. Narayanappa:—Composite నాయకం మన నాయకం
మన నాయకం మన నాయకం మన నాయకం మన నాయకం మన నాయకం
నాయకం నాయకం నాయకం నాయకం నాయకం నాయకం

The Hon. SriS. B. P. Pattabhi Rama Rao:—ఉన్నతం కార్య
మరొక కొను చేసి మరొక కొను చేసి మరొక కొను చేసి
మరొక కొను చేసి మరొక కొను చేసి

Sri K. Malakondayya:—యాశస్థితం, ఈ ప్రత్యేకంగా వేసిని
ప్రాంతాలను 10, 12 కంటే ముగ్గురు ప్రత్యేకంగా ఉండాలి
మార్గాలు, మరొక మరొక మరొక మరొక మరొక మరొక
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The Hon. Sri S. B. P. Pattabhi Rama Rao:—

Sri R. Siddanna Gowd:—

Sri D. Seetharamaiah:—

The Hon. Sri S. B. P. Pattabhi Rama Rao:—

Sri Pragada Kotaiah:—

The Hon. S. B. P. Pattabhi Rama Rao:—

State Guests on Andhra State Inauguration Day.

(a) the expenditure incurred on the Andhra State Inauguration day on 1-10-1953 by the State;
(b) the number of State guests; and
(c) who they were?

The Hon. Sri T. Prakasam:—

The list of the State Guests is placed on the Table of the House.

* (a) Vide Appendix I at Page 587 infra.
Inauguration 50,000 30,000.  80,000.

Sri K. Govinda Rao:—Will the Hon. Deputy Chief Minister be pleased to state—

(a) whether the Government have completed the investigation at five places on Paleru river in Kanigiri taluk, Nellore district, to construct tanks; and

(b) if so, when the Government propose to take up the works; and

(c) if not, why?

The Hon. Sri N. Sanjeeva Reddi:—(a) Preliminary investigation in respect of six sites has been completed. The site at Panduva gorge is found to be preferable. Final decision regarding its detailed investigation will be taken up after the necessary particulars have been collected and examined.

(b) In view of the answer to clause (a) it is too early to say when the scheme will be taken up for execution.

(c) Does not arise.
Loss in Godavari floods.

206 Q.—Sri T. Lakshminarayana Reddi:—Will the Hon. the Minister for Land [Revenue] be pleased to state the estimated loss of property and death of cattle and men in the recent Godavari floods?

The Hon. Sri K. Koti Reddi:—A statement containing the particulars required is placed on the table of the House. With regard to lives lost, it is West Godavari 91, East Godavari 91.

Sri S. Venkata Rao:—అమ్మడి ఆంధ్ర రాష్ట్రంలో స్థానిక విస్తృతిలో?

The Hon. Sri K. Koti Reddi:—అమ్మడి.

Sri S. Venkata Rao:—ఎండీ ఆంధ్ర రాష్ట్రంలో స్థానిక విస్తృతిలో?

The Hon. Sri K. Koti Reddi:—ఎండీ ఆంధ్ర రాష్ట్రంలో స్థానిక విస్తృతిలో?

Sri T. Lakshminarayana Reddi:—విద్యాభ్యాసం ముఖ్యంగా అందించిన విస్తృతిలో ఉండాలని క్రినించినది. ఇది ప్రత్యేకంగా మన రాజాశత్తుల నుండి ఉంటుంది. 

The Hon. Sri K. Koti Reddi:—సుందర పినన్య అంశాలు ఈ సిస్టము గానీ?

Sri C. V. K. Rao:—Enquiry Report ఐంచే మాత్రమే సుమారు సంస్థానం ఆంధ్ర రాష్ట్రంలో అంచనా ఆవాసం, ఎండీ ఆంధ్ర రాష్ట్రంలో కొనసాగుతుంది. ఈ ఈసుమారు నిమ్మానులు నిలువు ప్రాంతం?

The Hon. Sri K. Koti Reddi:—విడి ఆంధ్ర రాష్ట్రంలో.

(a) Vide Appendix II at page 589 infra.
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Sri T. N. Venkatasubba Reddi:—

The Hon. Sri N. Sanjeeva Reddi:—

Sri A. Venkatarama Raju:—

The Hon. Sri K. Koti Reddi:—

Sri T. Nagi Reddi:—

The Hon. Sri K. Koti Reddi:—

Sri N. Sivarami Reddi:—

The Hon. Sri K. Koti Reddi:—
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Sri B. Lakshminarasa Raju:—...

The Hon. Sri K. Koti Reddi:—...

Sri G. Nageswara Rao:—...

The Hon. Sri K. Koti Reddi:—...

Sri T. Nagi Reddi:—...

The Hon. Sri K. Koti Reddi:—...

Sri V. Rama Rao:—...

The Hon. Sri K. Koti Reddi:—...
Sri T. Nagi Reddi:—Can you tell me the Sanction of the spouse?

The Hon. Sri K. Koti Reddi:—Yes, I can.

Sri T. Nagi Reddi:—How much loans do you want?

The Hon. Sri K. Koti Reddi:—We want the loan to be increased.

Sri T. Nagi Reddi:—Middle class people also want loans. Will the Hon. the Minister for Finance and Law be pleased to state—

(a) whether the Government propose to extend the separation of Judiciary from the Executive to the entire State; and

(b) if so, where?

The Hon. Sri T. Viswanatham:—(a) & (b) : The Government have decided to extend the Scheme of Separation of the Judiciary from the Executive to West Godavari district only for the present.

(a) లభించిన పరంపర మంత్రి చివరికి మరుగుతే ముందు ప్రక్రియ లేదు. (b) పరంపర రూపంలో వెడిగి పంచికి ముందు ప్రక్రియ లేదు.

Sri K. V. Ramesam:—We want to increase the loans. We are poor people and we do not have enough money. We need the loan to buy a house. Please extend the loan to us.

The Hon. Sri T. Viswanatham:—Yes, we can extend the loan to you.
Questions and Answers

1st March 1954.

Sri M. Bapayya Chowdari:—The second stage of the water supply scheme of Guntakal municipality has been sanctioned.

The Hon. Sri T. Viswanatham:—Whether the second stage of the water supply scheme of Guntakal municipality has been sanctioned?

Sri K. Rajagopala Rao:—The administrative approval for detailed plans and estimate has been accorded.

The Hon. Sri D. Sanjivyaya:—(a) Designs and estimates for the second stage of the scheme are being finalised.
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(c) The work is expected to be completed in 1957-58.

(d) Order for supply of pipes and specials have been placed.

Sri S. Narayanappa:—(c) The work is expected to be completed in 1957-58.

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Sri S. Narayanappa:—The work is expected to be completed in 1957-58.

Sri S. Narayanappa:—The work is expected to be completed in 1957-58.

The Hon. Sri D. Sanjivayya:— whether administrative sanction has been accorded.

The Hon. Sri S/B.R. Pattabhi Rama Rao:—

(a) to (e) The attention of the Hon'ble Member is invited to the answer given on 6-1-1954 to Legislative Assembly Question No. 127 (Starred) put by Sri P. Kotaiah M. L. A.,

(d) Does not arise.

(a) whether the Andhra State received any part of the levy on cloth or any contribution therefrom, from the Central Government.

(b) if so, how much;

(c) how the amount has been utilised; and

(d) if no amount has been received, whether the Government have addressed the Central Government about it?

Levy on cloth.

*209 Q:—Sri Vavilala Gopalakrishnaiah: Will the Hon. the Minister for Education and Industries be pleased to state—

(a) whether the Andhra State received any part of the levy on cloth or any contribution therefrom, from the Central Government.

(b) if so, how much;

(c) how the amount has been utilised; and

(d) if no amount has been received, whether the Government have addressed the Central Government about it?

The Hon. Sri S/B.R. Pattabhi Rama Rao:—

(a) to (e) The attention of the Hon'ble Member is invited to the answer given on 6-1-1954 to Legislative Assembly Question No. 127 (Starred) put by Sri P. Kotaiah M. L. A.,

(d) Does not arise.

(a) whether the Andhra State received any part of the levy on cloth or any contribution therefrom, from the Central Government.

(b) if so, how much;

(c) how the amount has been utilised; and

(d) if no amount has been received, whether the Government have addressed the Central Government about it?

The Hon. Sri S/B.R. Pattabhi Rama Rao:—

(a) to (e) The attention of the Hon'ble Member is invited to the answer given on 6-1-1954 to Legislative Assembly Question No. 127 (Starred) put by Sri P. Kotaiah M. L. A.,

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(b) if so, how much;

(c) how the amount has been utilised; and

(d) if no amount has been received, whether the Government have addressed the Central Government about it?

The Hon. Sri S/B.R. Pattabhi Rama Rao:—

(a) to (e) The attention of the Hon'ble Member is invited to the answer given on 6-1-1954 to Legislative Assembly Question No. 127 (Starred) put by Sri P. Kotaiah M. L. A.,

(d) Does not arise.

(a) whether the Andhra State received any part of the levy on cloth or any contribution therefrom, from the Central Government.

(b) if so, how much;

(c) how the amount has been utilised; and

(d) if no amount has been received, whether the Government have addressed the Central Government about it?
establishment and how much to relieve the distress of weavers?

The Hon. Sri S. B. P. Pattabhi Rama Rao:—

Sri Pragada Kotaiah:—

Ch. Ramalingayya:—

Vavilala Gopalakrishnaiah:—

Mr. Speaker:—Even before the questions are sent to Government the office has been sifting the questions. By oversight this question might have escaped the attention of office, and so it is to the advantage of the House that the same question, said to have been answered by the Minister on an earlier date, has come up now.

Salar Municipality water-works scheme.

* 210 Q.—Sri K. Venkatanarayana Dora: Will the Hon. the Minister for Planning and Public Health be pleased to state—

(a) the stage at which the execution work of the Salaru Municipality water-works scheme is at present; and
(b) when the execution work will be completed?

The Hon. Sri D. Sanjivayya:—The plans and estimates for the first stage of the Saluru Water Supply Scheme were sanctioned in 1949. The question of execution of the first stage of the scheme is under consideration by the Chief Engineer, P. W. D., (General and Buildings). A report called for from the Chief Engineer, in the matter is awaited.

Sri C. V. K. Rao:—1949 గ్రా లు లోకు బాగా మరో కాలం. మార్చిలో దాని వాంటి వంటి సంఖ్య ఏమిటి? ఉంది అంటే కాలం?

The Hon. Sri D. Sanjivayya:—మరొక కాలం లేదు. 1949 లో కొంత పాలక వంటితో ప్రతి కిందకు లేదు. 1949 లో కొంత పాలక వంటితో ప్రతి కిందకు లేదు.

**District Panchayat Officers in the State.**

Q.—Sri S. Vemaiah:—Will the Hon. the Minister for Local Administration and Agriculture be pleased to state:

(a) the number of District and Additional District Panchayat Officers in the State; and

(b) the number of Harijans out of them?

The Hon. Sri P. Thimma Reddi:—(a) (i) District Panchayat Officers:—Eleven.

(ii) Additional District Panchayat Officers:—eleven.

(b) (i) District Panchayat Officers:—One.

(ii) Additional District Panchayat Officers:—Nil.

Sri S. Vemaiah:—మనం ఈ విభాగం కాలంలో ఎందుకు ప్రతి వంటితో కిందకు లేదు. పుస్తకం ప్రతి కిందకు లేదు. హిందు ప్రతి వంటితో కిందకు లేదు.
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The Hon. Sri P. Thimma Reddi:—

Sri B. Appalaswami:—

The Hon. Sri P. Thimma Reddi:—

Sri K. Krishna Rao:—

The Hon. Sri N. Sanjeeva Reddi:—

Licences of Motor Drivers and Conductors.

Q.—Sri K. Krishna Rao:—Will the Hon. the Deputy Chief Minister be pleased to state whether it is a fact that drivers' and conductors' licences are suspended by District Superintendents of Police before any case against the driver or conductor is filed; or without filing any case against the driver or conductor; or before the driver or conductor is found guilty by a Court of Law for breach of traffic rules or any Act?

The answer is in the affirmative. Departmental action and criminal prosecution are quite different and distinct and both are provided for in the Statute. It is not necessary that an offender should have been prosecuted in a Court of Law before departmental action is taken to punish him.

Sri K. Krishna Rao:—

The Hon. Sri N. Sanjeeva Reddi:—

Sri K. Krishna Rao:—

The Hon. Sri N. Sanjeeva Reddi:—

Sri K. Krishna Rao:—

The Hon. Sri N. Sanjeeva Reddi:—

Sri K. Krishna Rao:—
The Hon. Sri N. Sanjeeva Reddi:—Can the Hon. Minister for Finance and Law please state the number of gazetted officers working in the Religious Endowments Department in this State?

Sri T. Viswanatham:—The following are the Gazetted posts in the Hindu Religious and Charitable Endowments (Administration) Department:

1 ... Commissioner
1 ... Personal Assistant to the Commissioner
1 ... Deputy Commissioner
8 ... Assistant Commissioners

Total 11.

Gazetted Officers in Religious Endowments Department.

* 213 Q.—Sri T. Lakshminarayana Reddi:—Will the Hon. the Minister for Finance and Law be pleased to state the number of gazetted officers working in the Religious Endowments Department in this State?

The Hon. Sri T. Viswanatham:—The following are the Gazetted posts in the Hindu Religious and Charitable Endowments (Administration) Department.

Sri T. Nagi Reddi:—The following gazetted posts are under your charge, whether they fill up or not.
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The Hon. Sri T. Viswanatham:—ಸರ್, ಪ್ರಭಾವ ಪಾಸ್ಟ್ ದೊರೆಯಿತು ಎಂದು ಕೂಡಾ ಪ್ರತ್ಯೇಕ ಪ್ರಶ್ನೆಯಾಗಿ ಕೇಂದ್ರೀಯ ಕಾರ್ಯಸ್ಥಾನ ಪ್ರತಿಯೊಂದಿಗೆ ಕ್ರೀಡಾಗಾರಿಸುತ್ತಾರೆ.

Sri M. Bapayya Chowdary:—ಸರ್, ಪ್ರಭಾವ ಪಾಸ್ಟ್ ದೊರೆಯಿತು ಎಂದು ಕೂಡಾ ಪ್ರತ್ಯೇಕ ಪ್ರಶ್ನೆಯಾಗಿ ಕೇಂದ್ರೀಯ ಕಾರ್ಯಸ್ಥಾನ ಪ್ರತಿಯೊಂದಿಗೆ ಕ್ರೀಡಾಗಾರಿಸುತ್ತಾರೆ.

Sri G. Sivasankara Reddi:—ಮೇಯಿ ತೆದಗಿಸಿ ಇದು ಪ್ರಶ್ನೆಯಾಗಿ ಇಪ್ಪತ್ತಿಯೇ ಪ್ರತ್ಯೇಕ ಪ್ರಶ್ನೆಯಾಗಿ ಇಪ್ಪತ್ತಿಯೇ ಪ್ರತಿಯೊಂದಿಗೆ ಕ್ರೀಡಾಗಾರಿಸುತ್ತಾರೆ.

Sri C. Subbarayudu:—ಆಸಿಸ್ಟೆಂಟ್ ಕಾರ್ಯಸ್ಥಾನ ಪ್ರಭಾವ ಪಾಸ್ಟ್ ದೊರೆಯಿತು ಎಂದು ಕೂಡಾ ಪ್ರತ್ಯೇಕ ಪ್ರಶ್ನೆಯಾಗಿ ಇಪ್ಪತ್ತಿಯೇ ಪ್ರತಿಯೊಂದಿಗೆ ಕ್ರೀಡಾಗಾರಿಸುತ್ತಾರೆ.

The Hon. Sri T. Viswanatham:—ಇಲ್ಲದ್ದರೆ ಪ್ರತಿಯೊಂದು ಪ್ರಶ್ನೆಯಾಗಿ ಇಪ್ಪತ್ತಿಯೇ ಪ್ರತಿಯೊಂದಿಗೆ ಕ್ರೀಡಾಗಾರಿಸುತ್ತಾರೆ.

Sri Pillalamarri Venkateswarlu:—ಪ್ರಶ್ನೆಯಾಗಿ ಇಪ್ಪತ್ತಿಯೇ ಪ್ರತಿಯೊಂದಿಗೆ ಜಿಲ್ಲಾದಿಕಟ್ಟದೊಂದಿಗೆ ಎಂದು ಸನಾನೆಗಾರಿಸಬಹುದು ಎಂದು ಸನಾನೆಗಾರಿಸಬಹುದು ಈ ಪ್ರಶ್ನೆಯಾಗಿ ಇಪ್ಪತ್ತಿಯೇ ಪ್ರತಿಯೊಂದಿಗೆ ಕ್ರೀಡಾಗಾರಿಸುತ್ತಾರೆ.

The Hon. Sri T. Viswanatham:—ಇಲ್ಲಾದೇ ಪ್ರತಿ ಪ್ರಶ್ನೆಯಾಗಿ ಇಪ್ಪತ್ತಿಯೇ ಪ್ರತಿಯೊಂದಿಗೆ ಕ್ರೀಡಾಗಾರಿಸುತ್ತಾರೆ.
Questions and Answers

[1st March 1954]

Audit Fee collection from Co-operative Societies and Central Banks.

*214 Q.—Sri K. Krishna Rao:—Will the Hon. the Minister for Planning and Public Health be pleased to state—

(a) whether it is a fact that the audit fee levied on co-operative societies as remains uncollected or irrecoverable, is collected from co-operative central banks to which the respective societies are affiliated, and whether it is a fact that central banks are asked to show such amounts collected from them by the Government as suspense advances;

(b) whether advance similar to clause (a) are collected from central banks in respect of supervision charges and inspection charges due to Government, but are uncollected or irrecoverable from stores and weavers societies;

(c) whether a draft bye-law authorizing procedure in (a) and (b) has been issued by the department for adoption by central banks and societies and if so, whether such bye-laws were adopted; and

(d) in the case of advances in (a) and (b) whether the Government guarantee the recovery of such advances by central banks from either the societies or from the Government?

The Hon. Sri D. Sanjivayya:—

(a) No such instructions were issued

(b) No such instructions were issued to Central Banks.

(c) No draft by-law authorising such procedure has been suggested by the Department.

(d) Does not arise.

Sri K. Krishna Rao:—స్వాభావికంగా audit fees collected అయితే, ఆశ్రమ తండ్రి అండియే Central Banks

The Hon. Sri D. Sanjivayya:— అనుమతించండి.
1st March 1954]

Sri Pragada Kotaiah:—Since the.ImageAlign supervised fees collect to the Central Banks, supervision fee department is now permissible. Why is the fee abolished?

The Hon. Sri D. Sanjivayya:—The fees are abolished for administrative reasons. They are now collected from the Central Banks.

Sri D. Seetharamiah:—Since the fees are abolished, the officers are now working without a salary. Is it really so?

The Hon. Sri D. Sanjivayya:—The fees are still being collected.

Sri D. Seetharamaiah:—But the fees are not payable.

The Hon. Sri D. Sanjivayya:—Yes, they are payable.

Sri M. Venkatasubba Reddi:—Audit fees are now being collected from Co-operative Sub Registrar, Co-operative Senior Inspector, Junior Inspector, and the Auditor. The fees are collected on the turnover. Is this correct?

The Hon. Sri D. Sanjivayya:—The fees are being collected.

Abolition of District Food Production Committees.

*215 Q.—Sri T. Lakshminarayana Reddi:—Will the Hon. the Minister for Land Revenue be pleased to state—

(a) why the District Food Production Committees are abolished; and

(b) the amount spent on the travelling allowances of the members to attend the meetings in 1952-53 in Anantapur District?
The Hon. Sri K. Koti Reddi:

(a) The District Food Production Committees were abolished and their functions transferred to Project Advisory Committees in Community Project Districts and to the District Planning Boards in other Districts with a view to co-ordinate the work of various Departments with reference to the enlarged scope of the Grow More Food Campaign as all round Rural Development, and execution of Five Year Plan.

(b) B. 2087—14—0

Sri K. Govinda Rao:—The Planning Boards have been asked to provide information about various activities in their areas.

Sri M. Narayanaswamy:—The planning boards are being asked to provide information about various activities in their areas.

The Hon. Sri K. Koti Reddi:—Detailed information is being provided to the Planning Boards.

Sri C. Subbarayudu:—Food Production meetings are being held in various departments to coordinate the work of various Departments in the various areas. The Department of Agriculture, the Department of Industries, the Department of Education, and the Department of Health are being asked to provide information about various activities in their areas directly to the Planning Boards.

The Hon. Sri K. Koti Reddi:—The Planning Boards are being asked to coordinate the work of various Departments in the various areas.
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The Hon. Sri N. Sanjeeva Reddi:—

The Hon. Sri K. Koti Reddi:—

Sri K. Govinda Rao:—

The Hon. Sri K. Koti Reddi:—
Questions and Answers

[1st March 1954]

Regional Transport Officers.

*216 Q.—Sri S. Vemayya: Will the Hon. the Deputy Chief Minister be pleased to state—

(a) the number of Regional Transport Officers in the State;

(b) the number of Harijans out of them; and

(c) the number of Harijan employees in the Transport Department?

The Hon. Sri N. Sanjeeva Reddi:—

(a) 11 (Eleven)
(b) 1 (One)
(c) 5 (Five)

Sri M. Bapayya Chowdari:—Regional Transport Officers are directly selected. What promotion means in this context?

The Hon. Sri N. Sanjeeva Reddi:—What do you understand by the report of Regional Transport Officers? What does the term ‗bus overload‘ signify? What permits allow the bus to operate overloaded?

Sri S. Vemayya:—What report do Regional Transport Officers submit? What does ‗bus overload‘ mean? Do Regional Transport Officers submit reports on bus overload?

The Hon. Sri N. Sanjeeva Reddi:—The Regional Transport Officers submit report which includes the details of the bus and the overload. The Regional Transport Officers submit reports on bus overload.

Transfer of Senior Inspectors of Co-operative Societies.

*217 Q. Sri K. Krishna Rao:—Will the Hon. the Minister for Planning and Public Health be pleased to
1st March 1954]

(a) whether there is any rule that Senior Inspectors of Co-operative Societies should be transferred after three years of continuous service in any particular district;

(b) whether it is a fact that some Senior Inspectors of Co-operative Societies are kept more than three years or four years in any one district; and

(c) if so, the basis on which the discrimination made between Senior Inspectors liable to transfer even after three years of service in any district and Senior Inspectors not liable to transfer even after three years of service is?

The Hon. Sri D. Sanjivayya:—(a) No, Sir, There is no such rule; but executive instructions were issued by the Government in 1939, that executive officers of Co-operative Department should not as a general rule be retained in the same place for more than 3 years.

(b) In some cases owing to the exigencies of service officials are retained at the same place for over 3 years.

(c) No question of discrimination arises as the retention of such staff for more than 3 years in the same place is done only in the exigencies of service.

Sri Pragada Kotaiah:—Senior Inspectors, 

(b) transfer

(c) No question of discrimination arises as the retention of such staff for more than 3 years in the same place is done only in the exigencies of service.

Sri Pragada Kotaiah:—Senior Inspectors, 

(c) transfer

Sri S. Vemayy:—Junior Inspectors, 

(c) transfer

The Hon. Sri D. Sanjivayya:—Senior Inspectors, 

(c) transfer

The Hon. Sri D. Sanjivayya:—Junior Inspectors, 

(c) transfer
Questions and Answers

1st March 1954

Loans for manures.

218 Q. — Sri G. Yellamanda Reddi: — Will the Hon. the Minister for Land Revenue be pleased to state—

(a) whether the Government sanction loans for the purchase of manures for irrigated millets like ragi, sajja and korra;

(b) if so, when and why; and

(c) if not, why?

The Hon. Sri K. Koti Reddi: —

Clause (a): Yes.

Clause (b): Loans are sanctioned on personal security in cultivation season to help the ryots for purchasing seed and manure in time.

Clause (c): Does not arise in view of answer to clause (b).

Sri B. Sankarayya: — 36 Sulphate —

The Hon. Sri K. Koti Reddi: — 36 cash —

For quick disposal, 36 cash is sanctioned as instructions. 36 seeds are issued, seeds are assisted. circa.
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Sri K. Venkayya:—

The Hon. Sri K. Koti Reddi:—

Sri C. Ramalingiah:—

The Hon. Sri K. Koti Reddi:—

Sri C. Ramalingiah:—

The Hon. K. Koti Reddi:—

Government of India
Sri B. Lakshminarasaraju:— ఈ తరువాత ఉన్నత ప్రామాణిక పరిస్థితులు ఉన్నత నియంత్రణ సమయంలో ఉంటుంది. సాధనాలు లభ్యమైన మరింత ప్రత్యేకయేటప్పి కోసం ప్రాతినిధ్యం చేస్తాడు. ఉదాహరణకు, సాధనాలు లభ్యమైన మరింత ప్రత్యేకయేటప్పి కోసం ప్రాతినిధ్యం చేస్తాడు. సాధనాలు లభ్యమైన మరింత ప్రత్యేకయేటప్పి కోసం ప్రాతినిధ్యం చేస్తాడు. చాలా సమయంలో ఈ ప్రాతినిధ్యం చేయడానికి జరిగాల్సింది.

The Hon. Sri K. Koti Reddi:— సాధనాలు లభ్యమైన మరింత ప్రత్యేకయేటప్పి కోసం ప్రాతినిధ్యం చేస్తాడు. ప్రాతినిధ్యం చేయడానికి జరిగాల్సింది.

Sri Saka Venkata Rao:— ప్రత్యేకయేటప్పి కోసం ప్రాతినిధ్యం చేస్తాడు. ప్రాతినిధ్యం చేయడానికి జరిగాల్సింది.

The Hon. Sri K. Koti Reddi:— ప్రత్యేకయేటప్పి కోసం ప్రాతినిధ్యం చేస్తాడు. ప్రాతినిధ్యం చేయడానికి జరిగాల్సింది.

Sri G. Rama Rao:— ప్రత్యేకయేటప్పి కోసం ప్రాతినిధ్యం చేయడానికి జరిగాల్సింది.

Mr. Speaker:— It is not relevant to this question.
Questions and Answers

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The Hon. Sri K. Koti Reddi:—

Sri K. Subba Reddi:—

Dy. Agricultural Department

Sri B. Sankarayya:—

Agricultural Department

Sri C. V. K. Rao:—

The Hon. Sri K. Koti Reddi:—

Sri C. V. K. Rao:—

The Hon. Sri K. Koti Reddi:—

The Hon. Sri K. Koti Reddi:—
Mr. Speaker:—The question hour is over. We shall now resume discussion on the High Court Resolution.

Sri T. Nagi Reddi:—The establishment of a High Court for the State of Andhra Pradesh is a matter of great importance. The High Court will be an important institution in the judicial system of the state. It will ensure justice and uphold the law. The High Court will hear appeals from the lower courts and will have the power to interpret the Constitution of India.

We, the representatives of the people, are duty-bound to uphold the Constitution and to ensure that justice is done to all. The establishment of the High Court is a step in the right direction. It will strengthen the rule of law and will ensure that the rights of the people are protected.

We, therefore, request the government to expedite the establishment of the High Court and to ensure that it is well staffed and equipped. We also request that the government ensure that the High Court has the necessary financial resources to carry out its duties effectively.

We, therefore, request the government to expedite the establishment of the High Court and to ensure that it is well staffed and equipped. We also request that the government ensure that the High Court has the necessary financial resources to carry out its duties effectively.
Establistment of High Court for the State of Andhra

1st March 1954

[Sri T. Nagi Reddi]

అంధ్ర రాష్ట్రమందిరప్పుల పరముద్దె ప్రధాని ఎన్నికలు మరో ప్రధానంగా ఒక మందిరం నిషేధించడానికి సమాధానం. అయితే ఆగిన తరువాత అంధ్రా రాష్ట్ర పరముద్దె మరో ప్రధానంగా ఒక మందిరం నిషేధించడానికి సమాధానం. యొక్క రూపాంతరం ప్రధాని మరో ప్రధానంగా ఒక మందిరం నిషేధించడానికి సమాధానం. సాధనాలు ప్రధానంగా ఒక మందిరం నిషేధించడానికి సమాధానం.

సాధనాలు ప్రధానంగా ఒక మందిరం నిషేధించడానికి సమాధానం.

సాధనాలు ప్రధానంగా ఒక మందిరం నిషేధించడానికి సమాధానం.
Establishment of High Court for the State of Andhra

[Sri T. Nagi Reddi] [1st March 1954]

(At this stage Sri T. Lakshminarayana Reddi occupied the Chair).

[In Tamil script]
Establishment of a separate High Court for the State of Andhra [1st March 1954] [Sri T. Nagi Reddi]

1. Natural scenery, natural grandeur. Natural scenery, Natural grandeur, artificial grandeur. Arti...
Establishment of a separate High Court for the State of Andhra

[Sri T. Nagi Reddi] [1st March 1954]

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[s]
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[Sri T. Nagi Reddi]
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[Sri T. Nagi Reddi] [1st March 1954]

The establishment of a separate High Court for the State of Andhra Pradesh on March 1st, 1954, is a significant development. As part of the reforms initiated in the state, the new High Court was established in Hyderabad. This decision was taken to address the growing demand for a dedicated judiciary for Andhra Pradesh. The High Court was established in Hyderabad in the year 1956, replacing the existing arrangement.

The establishment of the High Court was timely and strategic, ensuring the smooth functioning of the judicial system in the state. It has played a crucial role in providing justice to the citizens of Andhra Pradesh. The new High Court has been instrumental in upholding the rule of law and ensuring fair trials for all.

The High Court has been instrumental in interpreting and enforcing the laws applicable to the state. It has been a beacon of justice, ensuring that the rights of the citizens are protected. The establishment of the High Court has been a significant step forward in the development of the legal system in Andhra Pradesh.
Establishment of a separate High Court for the State of Andhra

1st March 1954

[Sri T. Nagi Reddi]

Visakhapatnam is no doubt an ideal place to some. It is not an ideal place to me. Because some buildings and houses are available in Visakhapatnam, it is said that we should go there. We have gone to Visakhapatnam taking the Andhra University. The country has suffered since
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[Sri T. Nagi Reddi] [1st March 1954]

then on account of the distance of the Andhra University. This time we have gone to the other extreme”.

Now again we are going to the other extreme.
Establishment of a separate High Court for the State of Andhra Pradesh

1st March 1954

[Sri T. Nagi Reddi]

It is nothing but the fact that a large number of members of the Communist Party are returned from that sector and hence they have started mud-slinging. It is not new.
Establishment of a separate High Court for the State of Andhra

[Sri T. Nagi Reddi] [1st March 1954]

...
1st March 1954] [Sri T. Nagi Reddi]

(At this stage the Speaker resumed the Chair)

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[Sir G. Nagabhushanam]:—Sir, on a point of personal explanation. According to the Stalin Constitution, the ownership of property is vested in the State. That being so, I want to know from the Leader of the Communist Party why he is so much perturbed about the location of the High Court.

[Sri T. Nagi Reddi]:—My hon. friend, who is an adept in international constitution, thinks that Stalin Constitution is capable of functioning anywhere in the world. Let him not be under that delusion. So far as India is concerned, that Constitution will not function. Our constitution will function according to the interests of the Andhra State and the Andhra community.

[Sri Challa Subbarayudu]:—We want a High Court in Andhra. So far, we have to travel to Madras for justice. The leader of the Communist Party is so much perturbed about the location of the High Court. Your Constitution will not work in India.

[The Hon. Sri T. Prakasam]:—We want a separate High Court for the State of Andhra. We have been fighting for this for a long time. Our struggle is not for personal gain. We are fighting for the welfare of the people. The leader of the Communist Party is so much perturbed about the location of the High Court. If you want to establish a High Court, you should fight for it. But, you are so much perturbed about the location. The location of the High Court should be decided by the people of Andhra Pradesh. We have been fighting for this for many years. But, you are so much perturbed about the location. The location of the High Court should be decided by the people of Andhra Pradesh.
Sri T. Prakasam:—

The Hon. Sri T. Prakasam:—

Sri T. Nagi Reddi:—

Sri T. Nagi Reddi:—

The Hon. Sri T. Prakasam:—

Sri T. Nagi Reddi:—

Sri T. Nagi Reddi:—

Sri T. Nagi Reddi:—

Sri T. Nagi Reddi:—
Establishment of a separate High Court for the State of Andhra

[Sri T. Nagi Reddi]

[1st March 1954]

The Hon. Sri T. Prakasam:—High Court అందించారు.

Sri C. V. K. Rao:—హైకోర్టు అందించారు. మోడి సుమారు సాగు అందించారు.

The Hon. Sri T. Prakasam:—High Court అందించారు. మోడి సుమారు సాగు అందించారు.

Sri T. Nagi Reddi:—మోడి సుమారు సాగు అందించారు.

The Hon. Sri T. Prakasam:—మోడి సుమారు సాగు అందించారు.

Opposition leader, అరెడ్డి మోడి సుమారు సాగు అందించారు. అరెడ్డి మోడి సుమారు సాగు అందించారు.

Do or die అందించారు.
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1st March 1954] [Sri T. Prakasam]

Sri T. Nagi Reddi:—Point of order, Sir. Sir T. Prakasam raised an objection to the list of the High Court Judges. He observed that the Judges of the High Court were from 1942, 1943, and 1945. The list did not include names of Judges from 1941.

The Hon. Sri T. Prakasam:— The Hon. T. Prakasam expressed his concern about the inclusion of Judges in the list. He mentioned that the list should include Judges from 1941 as well.

Sri T. Nagi Reddi:—The Judges from 1941 should also be included.

The Hon. Sri T. Prakasam:— The Judges from 1941 were also appointed after the Independence war. Therefore, they should be included in the list.

Sri T. Nagi Reddi:—The list should include Judges from 1941.
Establishment of a separate High Court for the State of Andhra

[1st March 1954]

The Hon. Sri T. Prakasam:—SAFRKoKpoaI WodaKoLoMove

The Hon. Sri T. Prakasam:—AMRAK bA R 3K 8g 3K 8A

Sri T. Nagi Reddi:—AMRAK bA R 3K 8g 3K 8A Chief Minister 8g 3K 8A

The Hon. Sri T. Prakasam:—AMRAK bA R 3K 8g 3K 8A

Sri T. Nagi Reddi:—AMRAK bA R 3K 8g 3K 8A

The Hon. Sri T. Prakasam:—AMRAK bA R 3K 8g 3K 8A.
1st March 1954] [Sri T. Prakasam]

government

members

discuss

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[Sri T. Prakasam] 1st March 1954

సిద్ధాంతం లేకుంటే 'శ్రీ తాడి ప్రకాశం' నంది సంపాదించాడు. శ్రీ ప్రకాశం ఆంధ్రప్రదేశ్ గవర్న్ మెంటు సభ ప్రపంచంలో సమరిలో నలుప్పు మిలించాడు. శ్రీ ప్రకాశన్ ప్రపంచంలో అనేక సహాయాన్ని సంపాదించాడు. ఆంధ్రప్రదేశ్ కౌన్సిల్‌లో అనేక సహాయాన్ని సంపాదించాడు. శ్రీ ప్రకాశన్ ప్రపంచంలో అనేక సహాయాన్ని సంపాదించాడు.

Smaller Nature vs Bigger Nature

శ్రీ ప్రకాశం ఆంధ్రప్రదేశ్ గవర్న్ మెంటు సభ ప్రపంచంలో సమరిలో నలుప్పు మిలించాడు. శ్రీ ప్రకాశన్ ప్రపంచంలో అనేక సహాయాన్ని సంపాదించాడు. శ్రీ ప్రకాశన్ ప్రపంచంలో అనేక సహాయాన్ని సంపాదించాడు. శ్రీ ప్రకాశన్ ప్రపంచంలో అనేక సహాయాన్ని సంపాదించాడు.

Sri T. Nagi Reddi: సంపాదించాడు, ఆంధ్రప్రదేశ్ గవర్న్ మెంటు సభ ప్రపంచంలో అనేక సహాయాన్ని సంపాదించాడు.

The Hon. Sri T. Prakasam: 'శ్రీ తాడి ప్రకాశం' నంది సంపాదించాడు. శ్రీ ప్రకాశం ఆంధ్రప్రదేశ్ గవర్న్ మెంటు సభ ప్రపంచంలో సమరిలో నలుప్పు మిలించాడు. శ్రీ ప్రకాశం ఆంధ్రప్రదేశ్ గవర్న్ మెంటు సభ ప్రపంచంలో సమరిలో నలుప్పు మిలించాడు. శ్రీ ప్రకాశం ఆంధ్రప్రదేశ్ గవర్న్ మెంటు సభ ప్రపంచంలో సమరిలో నలుప్పు మిలించాడు.
1st March 1954]

[Sri T. Nagi Reddi]

The Hon. Sri T. Prakasam:—It is for the State of Andhra to decide whether it wishes to have a separate High Court or not. The Governor's consent is required for this. The matter is sub-judice, and it is the prerogative of the Governor to decide on this point.

Sri T. Nagi Reddi:—I agree. It is a matter of State. The Governor's consent is required.

The Hon. Sri T. Prakasam:—As I have said, the matter is sub-judice. It is the prerogative of the Governor to decide on this.

Sri T. Nagi Reddi:—On a point of order. I object to the speech of the Hon. Chief Minister completely. It is an important point of order and I want your ruling. This kind of talk cannot be allowed to go on here.
Mr. Speaker:—It is not strictly relevant to the question on hand. Let us revert to the subject proper.

Sri T. Nagi Reddi:—శ్రీ తు.ఎం. నాగి రెడ్డి సోషిల్యులకు ఎన్నుకుని సిద్ధంగా సంది్వారం చేసింది. శ్రీ తి.ప్రాకాసం అయితే మరింత ఎల్లాంటి చరిత్ర ప్రతిష్ఠానం చేసింది.

The Hon. Sri T. Prakasam—శ్రీ తి.ప్రాకాసం ఎందూ సమాధానం చేసింది, ఎందూ ఆధ్యాత్మికత చేసింది, ఎందూ యుద్ధం చేసింది. వారి మాంసాధనాల కోర్తి వారి మానవత్వ కోర్తి. శ్రీ తి.ప్రాకాసం స్వాతంత్ర్యం స్థితిలో మరింత సాహిత్యం స్థితిలో మరింత సాంస్కృతిక సాహిత్యం చేసింది.

High Court మాసాంతం గొడుగులు విషయాన్ని వివిధ ఉద్యోగుల అధికార సర్వేచారితి అంశాల సాధనత్వం చేసింది. అందులో సమాధానం చేసింది, మరింత సాంస్కృతిక ఓడనాల మాత్రము చేసింది. High Court మాసాంతం దీని చేసే ఉద్యోగాల మాత్రమే కఠినం, కాబట్టి మేర్థు దైర్యా నేడు ప్రచుర అమరిత మాత్రమే. ఈ కారణంగా మాసాంతం విస్తరించాలని నిషేధం చేసింది. High Court మాసాంతం కొన్ని ఉద్యోగాల మాత్రమే కఠినం, కాబట్టి మేర్థు దైర్యా నేడు ప్రచుర అమరిత మాత్రమే. ఈ కారణంగా మాసాంతం విస్తరించాలని నిషేధం చేసింది. High Court మాసాంతం కొన్ని ఉద్యోగాల మాత్రమే కఠినం, కాబట్టి మేర్థు దైర్యా నేడు ప్రచుర అమరిత మాత్రమే. ఈ కారణంగా మాసాంతం విస్తరించాలని నిషేధం చేసింది. High Court మాసాంతం కొన్ని ఉద్యోగాల మాత్రమే కఠినం, కాబట్టి మేర్థు దైర్యా నేడు ప్రచుర అమరిత మాత్రమే. ఈ కారణంగా మాసాంతం విస్తరించాలని నిషేధం చేసింది. High Court మాసాంతం కొన్ని ఉద్యోగాల మాత్రమే కఠినం, కాబట్టి మేర్థు దైర్యా నేడు ప్రచుర అమరిత మాత్రమే. ఈ కారణంగా మాసాంతం విస్తరించాలని నిషేధం చేసింది.
Establishment of a separate High Court for the State of Andhra 567

[Sri T. Prakasam]  [1st March 1954]

Sri N. V. L. Narasimha Rao:—reetings. Let us shake hand chit�, दुसरे नामस्थला लिखितमात्रही, असे अनुभव अनुभवी, रुक्मिणिनाथ।

The Hon. Sri T. Prakasam:—मार्त्यं अतिपरवर्षेन साहित्यं विशेषत: विश्वसनीयम्। तीव्रता अतिपरवर्षेः शक्तिः, जीवनरूपः अतिपरवर्षेः shake hand दुसरे नामस्थला लिखितमात्रही, जीवनरूपः आसार्य महानां विश्वसनीयम्।

The Hon. Sri T. Prakasam:—मार्त्यं अतिपरवर्षेन साहित्यं विशेषतः विश्वसनीयम्। तीव्रता अतिपरवर्षेः शक्तिः, जीवनरूपः अतिपरवर्षेः shake hand दुसरे नामस्थला लिखितमात्रही, जीवनरूपः आसार्य महानां विश्वसनीयम्।
Establishment of a separate High Court for the State of Andhra

Sri T. Prakasam] [1st March 1954

Shake hand constructively, and capital O & c are symbols of the High Court. Let us proceed. Establishing a statute to regulate the use of salt, cott, and salt has always been one of the constructive points of the High Court. The const...
Establishment of a separate High Court for the State of Andhra 1954

1st March 1954] [The Hon. Sri T. Prakasam]

The establishment of a separate High Court for the State of Andhra is an important step towards ensuring justice and governance within the state. The establishment of the High Court is a reflection of the growing need for a more centralized judicial system, which can address the unique legal and administrative challenges of the state. The establishment of the High Court is an indication of the state's commitment to ensuring the rule of law and providing a fair and impartial judicial system. The High Court will play a crucial role in upholding the constitutional rights of the citizens of Andhra and ensuring the effective implementation of the law.
Mr. Speaker:—The discussion on the question is now closed. I will put the amendments and the resolution to the vote of the House. There are amendments relating to date, amendments to introduce the word ‘temporary’ and amendments dealing with the place, such as Guntur in Guntur District, Guntur-Vijayawada in Guntur and Krishna districts and Kurnool in Kurnool district. These are the classifications or heads under which I am going to put the amendments to the vote of the House.

The Hon. Sri T. Prakasam:—I accept the amendment. The amendment was carried unanimously.

Sri K. Ranga Rao:—I am not pressing my amendment. The amendment was by leave withdrawn.

Mr. Speaker:—I now put the Chief Minister’s amendment. The question is:

In part (a) of the resolution, for the date and words “6th day of June, 1954”, substitute the date and words “5th day of July, 1954”.

The amendment was carried unanimously.

Mr. Speaker:—That part of the resolution will now read:

“That a separate High Court for the State of Andhra shall be established as from the 5th day of July 1954”.

The next amendment is by Sri Vavilala Gopalakrishnaiah:

“In part (b) of resolution, after the words “the High Court of Andhra shall”, insert the word ‘temporarily’.

The Hon. Sri T. Prakasam:—I accept it.

The amendment was carried unanimously.
Mr. Speaker:—That part of the resolution will now read:

"That principal seat of the High Court of Andhra shall temporarily be at Vizagapatam in the Vizagapatam District".

Now with regard to the place, there is the amendment given notice of by Sri Vavilala Gopalakrishnaiah and Sri N. V. L. Narasimha Rao: The question is:

In part (b) of the resolution, for the words "Visakhapatnam in the Visakhapatnam district", substitute the words, "Guntur in the Guntur district".

The amendment was declared lost. A poll was demanded and the House divided thus:

AYES.

1. Sri M. Venkata Subba Reddy
2. Sri P. V. R. Gajapathy Raju
3. Sri G. Latchanna
4. Sri Vavilala Gopalakrishnaiah
5. Sri K. Krishna Rao
6. Sri K. Rajagopala Rao
7. Sri C. V. K. Rao
8. Sri G. Bapanayya
9. Sri C. Pulla Reddi
10. Sri K. Venkiah
11. Sri M. Hanumantha Rao
12. Sri Pillalamarri Venkateswarlu
13. Sri T. Nagi Reddi
14. Sri M. Veerabhadram
15. Sri G. Satyanarayana
16. Sri K. Govinda Rao
17. Sri G. Yellamanda Reddi
18. Sri D. Seetharamiah
19. Sri T. Potha Raju
20. Sri P. Venkatasiviah
21. Sri Saka Venkata Rao
22. Sri T. Lakshminarayana Reddi
23. Sri G. C. Kondayya
24. Sri N. V. Rama Rao
25. Sri K. V. S. Padmanabha Raju
26. Sri R. Siddanna Gowd
27. Sri K. Venkatakurmi Naidu
28. Sri V. Sri Krishna
29. Sri Chandra Ramalingaiah
Establishment of a separate High Court for the State of Andhra

[1st March 1954]

30. Sri M. Lakshmanaswami
31. Sri N. Sivarami Reddi
32. Sri B. Sankarayya
33. Sri G. Rama Rao
34. Sri P. S. Ramachandra Rao
35. Sri K. Subba Reddi
36. Sri M. Bapaiah Chowdary
37. Sri P. Pundarikaksha Charyulu
38. Sri K. Appala Naidu
39. Sri N. V. L. Narasimha Rao
40. Sri A. Venkataramaraju
41. Sri V. Rama Rao
42. Sri B. Lakshminarasa Raju
43. Sri P. Rama Rao
44. Sri G. Anjaneyulu
45. Sri G. Joseph
46. Sri M. Narayananasamy
47. Sri K. Malakondayya
48. Sri K. Pattabhi Ramaih
49. Sri P. Bapanaidu
50. Sri N. Venkatayya
51. Sri B. Subbaraju
52. Sri G. Suryanarayana
53. Sri S. Kasireddy
54. Sri D. Lakshmayya
55. Sri K. Ranga Rao
56. Sri P. Syamasundara Rao
57. Sri C. Prabakara Chowdary
58. Sri G. Nageshwar Rao
59. Sri P. Narasimha Reddi
60. Sri M. Kune Rao
61. Sri Kavali Narayana
62. Sri M. Pentanna Naidu
63. Sri S. Vemiah
64. Sri A. Venkatasubramaniam
65. Sri Raja Meka Appa Rao
66. Sri Pragada Kotaiah
67. Sri M. Rajeswara Rao

NOES

1. Sri R. B. V. Sudarasana Varma
2. Sri M. Doraikannu
3. Sri P. Gunnayya
4. Sri P. Venkatasubbeyya
Establishment of a separate High Court for the State of Andhra 573

1st March 1954]

5. Sri Thota Ramaswamy
6. Sri G. Sivasankara Reddi
7. Sri S. Narayanappa
8. Sri K. Santhappa
9. Sri Ch. Indrayya
10. Sri K. Venkatanarayana
11. Sri K. Bapanna Dora
12. Sri K. Srinivasulu
13. Sri K. Adikesavalu Naidu
14. Sri D. Ramabrahmam
15. Sri H. Satyanarayana Dora
16. Sri T. C. Atchannaidu
17. Sri K. Suryanarayana
18. Sri K. Shanmugam
19. Sri P. Gopalakrishna Reddi
20. Sri K. Chenchurama Naidu
21. Sri D. Basivi Reddi
22. Sri K. Ramamurthy
23. Sri B. Ramakrishna Reddi
24. Sri V. Chidanandam
25. Srimathi Thamma Kotamma Reddi
26. Sri Krishnam Raja Bahadur, Raju, V. V.
27. Sri V. C. Chudamanideo
28. Sri P. Sangamanaidu
29. Sri H. Ramalinga Reddi
30. Sri P. Satyanarayana Reddi
31. Sri G. Nagabhushanam
32. Sri P. Venkataswami Reddi
33. Sri T. Mallayya
34. Sri Y. V. Krishna Rao
35. Sri Raja Sagi Suryanarayana Raju
36. Sri K. Ramaiyah
37. Sri Asi Neeladri Rao Reddi
38. Sri P. Ranga Reddi
39. Sri T. N. Venkatasubba Reddi
40. Sri L. Lakshmana Das
41. Sri K. V. Vema Reddi
42. Sri B. Krishnamurthy Rao
43. Sri K. Varadachari
44. Sri K. Balanarayana Reddi
45. Sri A. Venkatramiah
46. Sri Ch S. R. V. P. Murthy Raju
47. Sri Srngaram
48. Sri K. Veeranna Padal
Establishment of a separate High Court for the State of Andhra

1st March 1954

Ayes 67  Noes 66

The amendment was carried amidst loud and prolonged applause from the Opposition.

Mr. Speaker: Now the question is that the amended resolution be passed, viz:

"Whereas Section 28, sub-section (2), of the Andhra State Act, 1953 (Central Act XXX of 1953), empowers the President to appoint a date earlier than the 1st January 1956, for the establishment of a separate High Court for the State of Andhra, if a resolution recommending such earlier establishment is submitted to him after having been adopted by the Legislative Assembly of the State;

And Whereas under the proviso to sub-section (4) of Section 28 aforesaid, if a resolution recommending any place for the principal seat for the High Court of Andhra is adopted by the Legislative Assembly of the State, such place shall be appointed by the Governor of Andhra as the principal seat;

Now, Therefore, This Assembly Recommends—

(a) that a separate High Court for the State of Andhra shall be established as from the 5th day of July 1954; and

(b) that the principal seat of High Court of Andhra shall temporarily be at Guntur in the Guntur District.

The motion was carried amidst loud and continued applause from the Opposition.

The Assembly then adjourned for lunch till 3 P.M.
II. GOVERNMENT RESOLUTION.

Draft Amendments to the Madras General Sales Tax (Turnover and Assessment) Rules, 1939.

The Hon. Sri S. B. P. Pattabhirama Rao :— Mr. Speaker, Sir, I beg to move:

"That the following draft amendments to the Madras General Sales Tax (Turnover and Assessment) Rules, 1939 (published with Revenue Department Notification No. 818 dated the 12th September, 1939, at pages 1-5 of the Extraordinary issue of the Fort St. George Gazette dated the 15th September 1939, as subsequently amended), which it is proposed to make in exercise of the powers conferred by sub-section (4) and (5) of Section 3, of the Madras General Sales Tax Act, 1939, (Madras Act IX of 1939) be approved. The amendments shall be deemed to have come into force on the 1st January 1954.

DRAFT AMENDMENTS.

In the said rules, the following rule shall be added at the end, namely:—

"20. In the case of a dealer residing outside the State without a branch office in this State, (hereinafter referred to as a non-resident dealer) the foregoing rules shall have effect subject to the following modifications, namely:—

(1) the aggregate turnover of all his sales within this State shall be the turnover of his business:

(2) the application for registration under section 8-A for the year 1953-54 shall be made not later than the 31st March, 1954;

(3) the method of assessment described in rules 7 to 12 shall not apply but only the method of assessment described in sub-rules (2) to (6) of Rules 13 shall apply subject to the following modifications:—

(1) The non-resident dealer shall submit to the assessing authority a quarterly return in Form A-3 showing the gross and net turnover for each quarter and the amount or amounts actually collected by way of tax or taxes during that quarter. Along with the return, he shall also send a crossed-cheque or demand draft or crossed postal order in favour of the assessing authority for the full amount of the tax or taxes payable under the provisions of this Act for the quarter to which the return relates. The quarterly returns shall be submitted so as to reach the assessing authority on or before the dates specified below:—

Return for the quarter ending 30th June 25th July

do. 30th September 25th October

do. 31st December 25th January

do. 31st March 25th April."
ii) The return so filed shall, subject to the provisions of sub-clause (iii) be provisionally accepted.

(iii) If no return is submitted in respect of any quarter before the prescribed date or if the return is submitted without a crossed-cheque or demand draft or crossed postal order for the full amount of the tax payable or if the return submitted appears to be incorrect or incomplete, the assessing authority shall, after making such enquiry as he considers necessary, and after giving the non-resident dealer an opportunity as prescribed in rule 9 of proving the correctness and completeness of his return, whereon has been submitted, determine the turnover to the best of his judgment and provisionally assess the tax or taxes payable for the quarter and shall serve upon the non-resident dealer a notice in Form B-1 and the non-resident dealer shall pay the sum demanded at the time and in the manner specified in the notice.

(iv) After the close of the year in which the provisional assessment as laid down in sub-clause (ii) has been made, the assessing authority shall, after such scrutiny of the accounts, or after such enquiry as he considers necessary satisfy himself that the returns filed are correct and complete and finally assess under a single order on the basis of the returns, the tax or taxes payable under the provisions of the Act for the preceding year:

Provided that if no return or returns have been submitted by the non-resident dealer as required by sub-clause (i) or if any return or returns submitted by him appear to be incorrect or incomplete, the assessing authority shall, after making such enquiry as he considers necessary and after giving the non-resident dealer an opportunity as prescribed in rule 9 of proving the correctness and completeness of the returns submitted by him, determine the turnover to the best of judgment and finally assess under a single order the tax or taxes payable under the provisions of the Act for the preceding year.

(v) If the final assessment made under sub-clause [iv] is greater than the provisional assessment made under sub-clause (ii) the assessing authority shall serve upon the non-resident dealer a notice in Form B and the non-resident dealer shall pay the sum demanded at the time and in the manner specified in the notice. If the final assessment is lower than the provisional assessment, he shall serve upon the non-resident dealer a notice in Form C".
Draft Amendments to the Madras General Sales Tax Rules 1939

1st March 1934

[Sri S.B.P. Pattabhirama Rao]

Rules amendment to move... sauce tax as in \...

Rules amendment...

Supreme Court may Interpret... a... Sales Tax... sale... as in... branch... to... money Bill...

Sri K. Krishna Rao:—

Money Bill... Article 199... "(a) the imposition, abolition, remission, alteration, or regulation of any tax"...

Money Bill. Money bills...

In May's Parliamentary Practice, on Page 291 it is

Motions for approving financial resolutions in connection with Bills may be treated as forming part of the procedure on Bills."...
Draft Amendments to the Madras General Sales Tax Rules 1939

[Sri K. Krishna Rao] [1st March 1954]

Financial initiative with the crown Principle
Taxes message on motion message adoption on message adoption, motion
Point of order.


Sri K. Krishna Rao:—Sales Tax Act actual Assembly approves rules and section amendment. Assembly rule automatic Assembly approval Assembly approval. Mr. Speaker: But for these rules, does the hon. Member mean to say that the tax......

Sri K. Krishna Rao:—I lay stress on the words “alteration of any tax” in article 197 of the Constitution of India. The Hon. Sri S. B. P. Pattabhirama Rao:—It is not any change in the levy of the tax that is contemplated.

Mr. Speaker: It is in pursuance of the powers conferred on Government by sub-sections (4) and (5) of Section 3 of the Madras General Sales Tax Act, 1939, that the draft amendment is now brought before this House. I, therefore, hold, it is not hit by the mischief mentioned by the hon. Member, Krishna Rao. I, therefore, rule out the point of order.

The motion before the House is:
That the following draft amendments to the Madras General Sales Tax (Turnover and Assessment) Rules, 1939 (published with Revenue Department Notification No. 818 dated the 12th September, 1939, at pages 1-5 of the Extraordinary issue of the Fort St. George Gazette dated the 15th September 1939, as subsequently amended), which it is proposed to make in exercise of the powers conferred by sub-section (4) and (5) of Section 3, of the Madras General Sales Tax Act, 1939, (Madras Act IX of 1939) be approved. The amendments shall be deemed to have come into force on the 1st January 1954.

DRAFT AMENDMENTS.

In the said rules, the following rule shall be added at the end, namely:—

20. In the case of a dealer residing outside the State without a branch office in this State, (hereinafter referred to as a non-resident dealer) the foregoing rules shall have effect subject to the following modifications, namely:—

(1) the aggregate turnover of all his sales within this State shall be the turnover of his business:

(2) the application for registration under section 8-A for the year 1953-54 shall be made not later than the 31st March, 1954;

(3) the method of assessment described in rules 7 to 12 shall not apply but only the method of assessment described in sub-rules (2) to (6) of Rules 13 shall apply subject to the following modifications:—

(1) The non-resident dealer shall submit to the assessing authority a quarterly return in Form A-3 showing the gross and net turnover for each quarter and the amount or amounts actually collected by way of tax or taxes during that quarter. Along with the return, he shall also send a crossed-cheque or demand draft or crossed postal order in favour of the assessing authority for the full amount of the tax or taxes payable under the provisions of this Act for the quarter to which the return relates. The quarterly returns shall be submitted so as to reach the assessing authority on or before the dates specified below:

Return for the quarter ending 30th June 25th July
   do. 30th September 25th October
   do. 31st December 25th January
   do. 31st March 25th April
(ii) The return so filed shall, subject to the provisions of sub-clause (iii) be provisionally accepted.

(iii) If no return is submitted in respect of any quarter before the prescribed date or if the return is submitted without a crossed-cheque or demand draft or crossed postal order for the full amount of the tax payable or if the return submitted appears to be incorrect or incomplete, the assessing authority shall, after making such enquiry as he considers necessary, and after giving the non-resident dealer, an opportunity as prescribed in rule 9 proving the correctness and completeness of his return, whereon has been submitted, determine the turnover to the best of his judgment and provisionally assess the tax or taxes payable for the quarter and shall serve upon the non-resident dealer a notice in Form B-1 and the non-resident dealer shall pay the sum demanded at the time and in the manner specified in the notice.

(iv) After the close of the year in which the provisional assessment as laid down in sub-clause (ii) has been made, the assessing authority shall, after such scrutiny of the accounts, or after such enquiry as he considers necessary satisfy himself that the returns filed are correct and complete and finally assess under a single order on the basis of the returns, the tax or taxes payable under the provisions of the Act for the preceding year:

Provided that if no return or returns have been submitted by the non-resident dealer as required by sub-clause (i) or if any return or returns submitted by him appear to be incorrect or incomplete, the assessing authority shall, after making such enquiry as he considers necessary and after giving the non-resident dealer an opportunity as prescribed in rule 9 of proving the correctness and completeness of the returns submitted by him, determine the turnover to the best of judgment and finally assess under a single order the tax or taxes payable under the provisions of the Act for the preceding year.

(v) If the final assessment made under sub-clause (iv) is greater than the provisional assessment made under sub-clause (ii) the assessing authority shall serve upon the non-resident dealer a notice in Form B and the non-resident dealer shall pay the sum demanded at the time and in the manner specified in the notice. If the final assessment is lower than the provisional assessment, he shall serve upon the non-resident dealer a notice in Form C.
Draft Amendments to the Madras General Sales Tax Rules 1939

March 1954

Sri K. Krishna Rao—

Sales Tax Officer

Head Office

Head Office

Branch

Sales tax machinery

lacuna

Sales Tax

Act section 8

"if no return is submitted...........best

of his judgement" as 

Turnover

sales tax

actual turnover accounts

accounts

sales tax

Incometax

Certified Auditor

Certified Auditor

Accountant

Sales Tax Act

turnover figure

Sales Tax Act

Sales Tax Officer, arbitrary

arbitrary

arbitrary

arbitrary

Certified Auditors

Certified Auditors

Certified Auditors

Certified Auditors

75
Sri Vavilala Gopalakrishnaiah:— ఇది బాగా క్రమానుసారం అన్నది కాని ఎందుకంటే బీచెతుకు లగ్గా బాధితం చేసే వ్యక్తిత్వానికి ప్రతిమానం చెప్పాలి. ఇది లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. 

Mr. Speaker: How can this be relevant for the amendment?

Sri Vavilala Gopalakrishnaiah:— ఇది బాగా క్రమానుసారం అన్నది కాని ఎందుకంటే బీచెతుకు లగ్గా బాధితం చేసే వ్యక్తిత్వానికి ప్రతిమానం చెప్పాలి. ఇది లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది.

The Hon. Sri S. B. P. Pattabhirama Rao:— ఇది బాగా క్రమానుసారం అన్నది కాని ఎందుకంటే బీచెతుకు లగ్గా బాధితం చేసే వ్యక్తిత్వానికి ప్రతిమానం చెప్పాలి. ఇది లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది. లభించిన ప్రత్యేక ప్రశ్నలు మాత్రమే ఇప్పుడు అవగాహించాలని జాబితా చెప్పింది.
Draft Amendments to the Madras General Sales Tax Rules 1939 583
1st March 1954] [Sri S.B.P. Pattabhirama Rao]

The Hon. Sri S. B. P. Pattabhirama Rao:—

Luxury articles shall be taxed at 20%.

Arbitrary turnover shall be taken as turnover for the purposes of tax.

An honourable Member:—

Turnover arbitrary in internal audit system.

Mr. Speaker:—The question is:
That the following draft amendments to the Madras General Sales Tax (Turnover and Assessment) Rules, 1939 (published with Revenue Department Notification No. 818 dated the 12th September, 1939, at pages 1-5 of the Extraordinary issue of the Fort St. George Gazette dated the 15th September 1939, as subsequently amended), which it is proposed to make in exercise of the powers conferred by sub-section (4) and (5) of Section 3, of the Madras General Sales Tax Act, 1939, (Madras Act IX of 1939) be approved. The amendments shall be deemed to have come into force on the 1st January 1954.

DRAFT AMENDMENTS.

In the said rules, the following rule shall be added at the end, namely:

20. In the case of a dealer residing outside the State without a branch office in this State, (hereinafter referred to as a non-resident dealer) the foregoing rules shall have effect subject to the following modifications, namely:

(1) the aggregate turnover of all his sales within this State shall be the turnover of his business;

(2) the application for registration under section 8-A for the year 1953-54 shall be made not later than the 31st March, 1954;

(3) the method of assessment described in rules 7 to 12 shall not apply but only the method of assessment described in sub-rules (2) to (6) of Rule 13 shall apply subject to the following modifications:

(i) The non-resident dealer shall submit to the assessing authority a quarterly return in Form A-3 showing the gross and net turnover for each quarter and the amount or amounts actually collected by way of tax or taxes during that quarter. Along with the return, he shall also send a crossed-cheque or demand draft or crossed postal order in favour of the assessing authority for the full amount of the tax or taxes payable under the provisions of this Act for the quarter to which the return relates. The quarterly returns shall be submitted so as to reach the assessing authority on or before the dates specified below:

Return for the quarter ending 30th June 25th July

30th September 25th October

31st December 25th January

31st March 25th April

(ii) The return so filed shall, subject to the provisions of sub-clause (iii) be provisionally accepted.
(iii) If no return is submitted in respect of any quarter before the prescribed date or if the return is submitted without a crossed-cheque or demand draft or crossed postal order for the full amount of the tax payable or if the return submitted appears to be incorrect or incomplete, the assessing authority shall, after making such enquiry as he considers necessary, and after giving the non-resident dealer, an opportunity as prescribed in rule 9 proving the correctness and completeness of his return, whereon has been submitted, determine the turnover to the best of his judgment and provisionally assess the tax or taxes payable for the quarter and shall serve upon the non-resident dealer a notice in Form B-1 and the non-resident dealer shall pay the sum demanded at the time and in the manner specified in the notice.

(iv) After the close of the year in which the provisional assessment as laid down in sub-clause (ii) has been made, the assessing authority shall, after such scrutiny of the accounts, or after such enquiry as he considers necessary satisfy himself that the returns filed are correct and complete and finally assess under a single order on the basis of the returns, the tax or taxes payable under the provisions of the Act for the preceding year:

Provided that if no return or returns have been submitted by the non-resident dealer as required by sub-clause (i) or if any return or returns submitted by him appear to be incorrect or incomplete, the assessing authority shall, after making such enquiry as he considers necessary and after giving the non-resident dealer an opportunity as prescribed in rule 9 of proving the correctness and completeness of the returns submitted by him, determine the turnover to the best of judgment and finally assess under a single order the tax or taxes payable under the provisions of the Act for the preceding year.

(v) If the final assessment made under sub-clause [iv] is greater than the provisional assessment made under sub-clause (ii) the assessing authority shall serve upon the non-resident dealer a notice in Form B and the non-resident dealer shall pay the sum demanded at the time and in the manner specified in the notice. If the final assessment is lower than the provisional assessment, he shall serve upon the non-resident dealer a notice in Form C.

The motion was carried.

The House then adjourned to meet again at 11 a.m. on Tuesday, the 2nd March 1954.
APPENDIX I

(Vide answer to starred question No. 204 put by Sri T. Lakshminarayana Reddi, at the meeting of the Assembly held on 1-3-54)

1. Honourable Sri V. V. Giri,
   Labour Minister (Central Govt).
2. Honourable Sri M. Ananta Sayanam Ayyangar,
   Deputy Speaker, House of the people.
3. Sri V. Narahari Rao,
   Controller and Auditor General of India.
4. Sri B. Rama Krishna Rao,
   Chief Minister of Hyderabad.
5. Sri K. Hanumanthaiah,
   Chief Minister of Mysore.
6. Sri J. Siva Shanmugam Pillai,
   Speaker, Madras Legislative Assembly.
7. Justice P. V. Rajamannar,
   Chief Justice, High Court, Madras.
8. Nawab Mir Ghulam Ali Khan,
   Nawab of Banaganapalli.
9. Sri N. Ranga Reddy,
   Minister of Madras State.
10. Dr. M. V. Krishna Rao,
    Minister of Madras State.
11. Sri N. Sankara Reddy,
    Minister of Madras State.
12. Sri S. B. P. Pattabhi Rama Rao,
    Minister of Madras State.
13. Sri D. S. Sanjivayya
    Minister of Madras State.
14. Justice P. Satyanarayana Rao,
    Judge of the High Court of Madras.
15. Justice Basheer Ahmed Sayeed,
    Judge of High Court, Madras.
16. Justice P. Chandra Reddy,
    Judge of High Court, Madras.
17. Major General Kotoch,
    General Officer Commanding Madras Area.
18. Prof. V. S. Krishna,
    Vice Chancellor, Andhra University.
19. Sri K. M. Unnithan, I. C. S.,
    I Member of the Board of Revenue,
    Andhra, Madras.
Appendix

[1st March 1954]

20. Sri M. P. Pai, I. C. S.,
    II Member of the Board of Revenue,
    Andhra, Madras.
21. Sri K. Subramanyam Naidu,
    Registrar of Co-operative Societies.
22. Sri H. Krishnamurti,
    Inspector General of Registration.
23. Sri K. N. Ananta Raman,
    Inspector of Local Boards.
24. Dr. D. Subba Rao,
    Director of Public Health.
25. Sri C. R. Reddy,
    Commissioner of Labour.
26. Sri P. P. I. Vaidyanathan,
    Provincial Motor Transport Commissioner.
27. Sri S. Govindarajulu Naidu,
    Director of Public Instruction.
28. Sri T. Prakasam.
29. Sri G. Latchanna
30. Sri N. Sanjeeva Reddi.
32. Mr. E. V. Srinivasan,
    Secretary to the Controller and
    Auditor General.
33. Sri G. Venkata Krishna Rao, I. A. S.,
    Private Secretary to the Chief Minister, Mysore.
34. Sri S. Venkateswaran, I. C. S.
35. Sri K. C. Reddy,
    Minister of Production, Government of India.
36. Sri P. V. Narasimham,
    Assistant Examiner of L. F. Accounts.
37. Sri Ranga Nadham Chetty,
    Chairman Sales Tax Tribunal, Andhra.
38. Srimathi T. Suryakumari.
39. Sri Hanumanthachari,
    Advocate, Royachoodi.
Appendix II

(Vide answer to Starred question No 206 put by Sri T. Lakshminarayana Reddi put at the meeting of the Assembly held on 1-3-54)

Statement showing the particulars of the estimated loss of property etc., in East and West Godavari Districts are furnished below

**West Godavari District.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Estimated value of the damage</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. of Houses damaged</td>
<td>6040</td>
</tr>
<tr>
<td>(a) Approximate value of house property lost.</td>
<td>9,53,394/-</td>
</tr>
<tr>
<td>(b) Number of cattle lost</td>
<td>39</td>
</tr>
<tr>
<td>(c) Approximate value of cattle lost</td>
<td>2,900</td>
</tr>
<tr>
<td>(d) Quantity of grain lost</td>
<td>182 maunds of rice.</td>
</tr>
<tr>
<td>(e) Approximate value of grain lost</td>
<td>3,327/13/4</td>
</tr>
<tr>
<td>(f) Extent of crop destroyed completely.</td>
<td>Acres 1900</td>
</tr>
<tr>
<td>(g) Estimated value of loss of crop (at 15 bags per acre and at Rs. 15 per bag.)</td>
<td>4,27,500/-</td>
</tr>
<tr>
<td>(h) Extent of crop partly damaged.</td>
<td>Acres 2,247-04</td>
</tr>
<tr>
<td>(i) Estimated value of crop partly damaged (at 10 bags per acre and at Rs. 15/- per bag.)</td>
<td>3,37,056/-</td>
</tr>
<tr>
<td>(j) Estimated loss to Road and Bridges.</td>
<td>1,14,500/-</td>
</tr>
<tr>
<td>(k) Estimated loss sustained by Fishermen towards cost of nets.</td>
<td>2,850/-</td>
</tr>
</tbody>
</table>

**East Godavari District.**

<table>
<thead>
<tr>
<th>Description of property.</th>
<th>Estimated value of the damage.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. House property. 63,059 houses</td>
<td>1,07,07,812 0 0</td>
</tr>
<tr>
<td>2. Cattle 2979.</td>
<td>1,98,277 0 0</td>
</tr>
</tbody>
</table>
Appendix II

3. **Crops:**
   (a) Total loss Ac. 18,264,00
       (at 15 bags per acre) 41,09,400 0 0
   (b) Partly damaged. (at 10 bags per acre) 1,53,82,800 0 0

4. **Fishing equipment.**
   (a) Nets 1,452 3 0
   (b) Boats, etc. 810 0 0

5. Looms 1847 92,350 0 0
6. Hav 85,304 0 0
7. Handloom cloth 533 0 0
8. Yarn 9,851 14 0
9. Roads and bridges 14,20,375 0 0
10. Breaches to road, banks and canals 17,00,000 0 0
11. Educational institutions 1,53,878 0 0

Total Rs. 3,38,56,843 1 0

[1st March 1954]