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PRINTED BY SREE PANDURANGA PRESS, ELURU
FOR THE SUPERINTENDENT
ANDHRA GOVERNMENT PRESS
KURNOOL

1955
PRICE, 6 ANNAS
The House met in the T L N Sabha Hall, University Campus, Waltair, at eleven of the clock, Mr Speaker (The Hon Sri N. Venkatramaiya) in the Chair.

QUESTIONS AND ANSWERS

STARRED QUESTIONS

Arrear demand of cess on permanently settled Estates in Srikakulam District.

458. Q—Sri K. KRISHNA RAO—Will the Hon. the Minister for Land Revenue be pleased to state:

(a) The names of the Estates in Srikakulam District in which arrear demand of cesses on permanently settled Estates for Fasli 1361 was written off to the extent of Rs. 1,81,251/- and the particulars of amounts written off in the case of each estate;

(b) The steps taken by the Government for the recovery of the amounts in (a) and the reasons for writing off the amounts in each case;

(c) The steps taken by the Government to see that the benefit of the write-off extended in (a) to the Proprietors of Estates was passed on to the ryots in the area of the Estates concerned;

(d) Whether the District Board, Srikakulam, was consulted in the matter of writing off arrears of cesses due to it in (a), and

(e) if so, the view expressed by the said District Board and the steps the Government took to compensate the District Board, Srikakulam for the loss of income sustained by it due to the write off?

The Hon, Sri K. KOTI REDDI —No arrears of cesses due on permanently settled Estates for Fasli 1361 were written off in Srikakulam District.
Sri K. KRISHNA RAO:— అంశం, ఎన్నికి ఎనకు అదనం వేసాలని ఇస్తానం? ఎందుకంటే అదనం? 1353 ఫసలు అదనానికి రివెన్యూ బార్డు వేసాలని ఇస్తానం? 1353 ఫసలు అదనానికి రివెన్యూ బార్డు వేసాలని ఇస్తానం?


Sri P. PUNDARIKA KSHACHARYULU.— స్పందిత రాజాస్తాన్ విజయనగరం రాజకీయం పరిస్థితులు ఎందుకంటే సంచారం లేదు? స్పందిత రాజాస్తాన్ విజయనగరం రాజకీయం పరిస్థితులు ఎందుకంటే సంచారం లేదు?

The Hon. Sri K. KOTI REDDI:— స్పందిత రాజాస్తాన్ విజయనగరం రాజకీయం పరిస్థితులు ఎందుకంటే సంచారం లేదు? స్పందిత రాజాస్తాన్ విజయనగరం రాజకీయం పరిస్థితులు ఎందుకంటే సంచారం లేదు?
QUESTIONS AND ANSWERS

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Sri E. KRISHNA RAO — The amounts to write off Board Standing Orders are reasonable. Reasonable items are to be written off. Reasonable items are to be written off. Unreasonable items are to be written off. Unreasonable items are to be written off. Reasonable Board Standing Orders are to be written off. Unreasonable Board Standing Orders are to be written off. Reasonable Board Standing Orders are to be written off.

Sri K. KRISHNA RAO — Write off the clerical mistake and accident. Write off the clerical mistake and accident. Write off the clerical mistake and accident. Write off the clerical mistake and accident. Write off the clerical mistake and accident.

The Hon. Sri K. KOTI REDDI — Write off the clerical mistake and accident. Answer basis of the enquiry is.

Sri C. V. K. RAO — The Board of Revenue statistics report on the Board of Revenue statistics report on the Board of Revenue statistics report.
The Hon. Sri K. KOTIREDDI — Board of Revenue

Sri K. KRISHNA RAO — Collector

Sri K. GOVINDA RAO — Board Standing Order

Sri VAVILALA GOPALAKRISHNAIAH — Co-operative Department

The Hon. Sri K. KOTIREDDI — Estates

The Hon. Sri K. KOTIREDDI — Board of Revenue


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write off విస్తారంపై. Erroneous ప్రకారం include చేసి
amount ప్రకారం write off విస్తారంపై. Board Standing
Order మాత్రమే provision చేసి.

Sri P. PUNDARIKAKSHACHARYULU —సుప్రహేలు
విస్తారంపై కనంద సుపింతులు సుపింతులు. అందామనులు కనంద సుపింతులు లక్షయునైన,
అందామనులు కనంద సుపింతులు కలభాగం. అందామనులు కనంద సుపింతులు లక్షయునైన.
అందామనులు కనంద సుపింతులు లక్షయునైన. అందామనులు కనంద సుపింతులు లక్షయునైన.
అందామనులు కనంద సుపింతులు లక్షయునైన. అందామనులు కనంద సుపింతులు లక్షయునైన.

The Hon. Sri K. KOTI REDDI. — అవినీతి రాజ్యం.

Petition from Nagaboyina Venkata Krishnaiah of
Guntur District

* 461 Q—Sri S. KASI REDDI :— Will the Hon. the
Deputy Chief Minister be pleased to state:

(a) Whether the Government have received any
petition in the month of July 1953 from Mr. Nagaboyina
Venkata Krishnaiah, a conductor of bus No. MDL
726, which runs from Kurichedu to Ongole (Guntur
District) in which he stated that he was beaten by
the Sub Inspector of Police, Darsi, Nellore District
and requested for necessary and immediate action; and

(b) if so, the action taken by the Government?

The Hon. Sri N. SANJEEVA REDDI :—

(a) No petition from Sri Nagaboyina Venkata
Krishnaiah, Conductor of Bus No. MDL 726 was
received by the Composite Madras State in July
1953.

(b) Does not arise.

Bus Conductor త్రిగుతూరు లక్షయునైన లక్షయునైన
(త్రిగుతూరు లక్షయునైన). అందామనులు కనంద సుపింతులు.

Sri S. KASI REDDI —అందామనులు, Conductor నా సుపింతులు
Sub-Inspector విస్తారంపై కనంద సుపింతులు లక్షయునైన.
Mr. SPEAKER — This is not a Question.

Sri S. KASI REDDI — Since the settlement is situated in the circle, the Circle Inspector is responsible.

The Hon. Sri N. SANJEEVA REDDI. — The number of people living in Siddhapuram settlement is 654 and the number living in Sitattagaram settlement is 384.

Settlements in Siddhapuram and Sitanagaram.

* 463 Q — Sri T. LAKSHMINARAYANA REDDI — Will the Hon. the Minister for Finance and Law be pleased to state:

(a) the number of people living in Siddhapuram and Sitanagaram Settlements:

(b) what their occupations are;
(c) the officer-in-charge of the settlements; and
(d) the number of schools in those settlements?

The Hon. Sri T. VISWANATHAM. —
(a) The number of people living in Siddhapuram settlement is 654 and the number living in Sitanagaram settlement is 284.
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(b) Their occupations are as follows—
Siddhapuram—Agriculture, Basket-making, cooly work etc.
Sitanagaram—Agriculture, quarry-work, cooly work, etc.

c) The Officer-in-charge of each settlement is an Inspector of Police designated Manager.

d) There are two elementary schools, one in each of the settlements.

(a) The number of males 634 and females 284 in the area.

(b) The number of males 620 and females 332 in the area. Agriculture, quarry work, etc.

(c) Inspector of Police Manager.

d) Two elementary schools.

Sri T. LAKSHMINARAYANA REDDI—Mr. S. R. Reddy management Revenue
Sri T. VISWANATHAM—Mr. S. R. Reddy management Revenue
Sri C. PULLA REDDI—Mr. S. R. Reddy management Revenue

The Hon. Sri T. VISWANATHAM—Mr. S. R. Reddy management Revenue

The Hon. Sri T. VISWANATHAM—Mr. S. R. Reddy management Revenue
70 QUESTIONS AND ANSWERS

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THE HON. SRI T. VISWANATHAM:—

Sri G. JOSEPH:—

Sri R. SIDDANNA GOWD:—

The Hon. Sri T. VISWANATHAM:—

Sri M. VENKATASUBBA REDDI:—

The Hon. Sri T. VISWANATHAM:—
Sri C. SUBBARAYUDU - Settlements

The Hon. Sri T. VISWANATHAM:— The steps taken by the Government so far to bring about the mental
change are not inconsistent with the facts. I also want to know whether the Government are going to consider giving them religious instruction.

The Hon. Sri T. VISWANATHAM,— 1996 ఓత ఉంసిన 
religious instruction కాగా సహాయం చేయడం ద్వారా.

Sri G. ANJANEYULU — ముఖ్యమంత్రి శ్రీ మార్మదేవ కామా యుద్ధ సమయంలో యుద్ధం చేసినరు రెండూ రెండు వర్షాల జరిగింది. ఈ సమయంలో యుద్ధానికి కొనసాగారు. మైదానం, సంస్థ, స్థాయి తమ్ముడు యుద్ధానికి ఉద్యమం చేసింది. మైదానం, సంస్థ, స్థాయి యుద్ధానికి 
ఉద్యమం చేసారు. మైదానం సంస్థ స్థాయి యుద్ధం తీసుకుంటే విమర్శించారు.

Sri T. NAGI REDDI — Religious instruction అనేక కారణాల ప్రయత్నాలను చేసింది. Religious instruction అనే పండితుల ప్రయత్నాల వ్యాఖ్యాతి కస్తడం ఉండేది?

The Hon. Sri T. VISWANATHAM,—Religious in-
struction అనేక కారణాల ప్రయత్నాల వ్యాఖ్యాతి కస్తడం 
ఉండేది.

Sri A. VENKATRAMA RAJU — ముఖ్యమంత్రి శ్రీ ఆర్పా పాలిని. మరాత్త పాలీసు ఎంపికలు చేశారు. మరాత్త పాలీసు ఎంపికలు చేశారు. మరాత్త పాలీసు ఎంపికలు చేశారు. మరాత్త పాలీసు ఎంపికలు చేశారు. మరాత్త పాలీసు ఎంపికలు 
చేశారు?

The Hon. Sri T. VISWANATHAM — విధిస్తే కార్గులు అయించగడా ఉండాలిద్ది? విధిస్తే కార్గులు అయించగడా ఉండాలిద్ది?

Sri VAVILALA GOPALAKRISHNAIAH — స్థాయిలు Criminal ఉపయోగించారు. ఆధారాన్ని అందా అందా అందా అందా అందా అందా అందా అందా అందా 
అందా అందా అందా అందా అందా అందా అందా అందా అందా అందా అందా అందా అందా అందా అందా.
The Hon. Sri T. VISWANATHAM —

The settlements under C. T. Act and H. O. act are made by Police and Development Department respectively. They are to be revised every 5 years. The police departments are to prepare the册es for settlements and the Development Department is to submit the cases to the Revenue Department for settlement.

Sri V. SRI KRISHNA.—Settlements under C. T. Act and H. O. act are made by Police and Development Department respectively. They are to be revised every 5 years. The police departments are to prepare the cases for settlements and the Development Department is to submit the cases to the Revenue Department for settlement.
The Hon. Sri T. VISWANATHAM.— Is Settlements a subject on which a criminal case can be entertained? As such, you cannot entertain such a matter. Therefore, the matter should be referred to the appropriate department. Am I right?

Sri R. SIDDANNA GOWD.— Yes, criminal cases can be entertained. Therefore, the matter should be referred to the appropriate department. Am I right?

Mr. SPEAKER: Is it a possible question to be answered?

Sri K. MALAKONDAYYA.— Is Settlements subject on which a criminal case can be entertained? Therefore, the matter should be referred to the appropriate department. Am I right?

Mr. SPEAKER: Is it a possible question to be answered?

Sri S. VENKATA RAO.— Settlements is a subject on which a criminal case can be entertained? As such, the matter should be referred to the appropriate department. Am I right?
11th May 1954

The Hon. Sri T. VISWANATHAM — Will the Hon. the Minister for Planning and Public Health be pleased to state the steps taken by the Government or proposed to take that more Local Board medical institutions are started in such districts where the number of square miles for each medical centre exceeds 82 as per annexure G (10) to the report on the working of the Local Boards of Madras State for 1950-51?

The Hon. Sri D. SANJIVAYYA — As per annexure 'G' to the report on the working of the Local Boards in the Madras State for the year 1950-1951, the following are the districts where the number of square miles for each medical centre exceeds 82.

(1) Anantapur.
(2) Chittoor.
(3) Cuddapah.
(4) Kurnool.
(5) Nellore.

The above District Boards are not able to provide adequate number of Medical Institutions in their area due to their meagre finances. Further there is acute dearth of qualified medical personnel in the State.
1950-51 was a crucial year for State Local Boards in the administration of health services. The State Local Boards were responsible for the management of health centers, hospitals, and dispensaries. An Annexure (10) was submitted by the State Local Boards, detailing the status of health services in the year 1950-51, including the number of dispensaries, hospitals, and the number of qualified doctors.

Sri K. KRISHNA RAO asked about the priority and rules for the applications to priority sanctioned dispensary. He asked if the qualified doctors were following the rules strictly and if there were any discrepancies.

The Hon. Sri D. SANJIVAYYA clarified that the rules were strictly followed by the Health Authorities, and the qualified doctors were adhering to the rules. He also mentioned that the dispensaries were open to the public.

Sri R. V. JAGGA RAO inquired about the sessional taxation bill that was to be approved in the Assembly.

The Hon. Sri D. SANJIVAYYA informed that the sessional taxation bill was approved in the Assembly.
11th May 1954

Sri K. KRISHNA RAO — What are the reasons for opening the open air hospitals?

The Hon. Sri D. SANJIVAYYA:— It is necessary.

Sri L. LAKSHMANA DAS — Need the open air hospitals?

The Hon. Sri D. SANJIVAYYA:— It is necessary.

Sri K. SUBBA REDDI — Open air hospitals should be started in rural areas. Are there any qualified doctors in the open air hospitals?

The Hon. Sri D. SANJIVAYYA:— It is necessary.

Sri K. SUBBA REDDI — Open air hospitals should be started in rural areas. Are there any qualified doctors in the open air hospitals?

The Hon. Sri D. SANJIVAYYA:— It is necessary.

Sri G. SIVASANKARA REDDI:— Rural dispensaries should be started in rural areas. The open air hospitals should be started in rural areas.

The Hon. Sri D. SANJIVAYYA:— It is necessary.
Sri M. VENKATASUBBA REDDI — బాగా డి బావాని వారి నాణీగా లింగాలు తయారు చేసేందుకు, మరింత సర్వాంశం రెండు అంశాలు అయినందం?

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

(a) whether it is under the contemplation of the Government to amend the Madras Village Panchayats Act to withdraw the powers vested in the panchayats;

(b) whether any representation was received by the Government to consider the question of appointment of Secretaries to the President of notified Panchayats;

(c) if so, what action the Government have taken in the matter?

The Hon. Sri P. THIMMA REDDI —

(a) The suggestion has not yet been considered by Government.

(b) The answer is in the negative.

(c) Does not arise.

(a) The Hon. Sri D. SANJIVAYYA.

(b) Amendment to the Madras Village Panchayats Act.

466 Q. SRI S. NARAYANAPPA. — Will the Hon. the Minister for Local Administration and Agriculture be pleased to state:

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(c) if so, what action the Government have taken in the matter?

The Hon. Sri P. THIMMA REDDI —

(a) The suggestion has not yet been considered by Government.

(b) The answer is in the negative.

(c) Does not arise.
The Hon. Sri P. THIMMA REDDI — ఒక ప్రదానం కలుగు చేసుకోవడం కోసం ఉపాధ్యాయానికి భార్తి ప్రతిపాదించారు. ప్రతిపాదకు యువరాజ తనిఖీ రాశారు.

Sri PRAGADA KOTAIAH — పాలకు సంపాదించారు. సౌత్ గానడ్డు లేదా పర్యాటకు లేదా ప్రజల జాతీయ అధీనసరిహద్దు అందించారు. తెలంగాణా దేశప్రధాని సమితి అధీనసరిహద్దు అందించారు.

The Hon. Sri P. THIMMA REDDI — ఒక ప్రదానం కలుగు చేసుకోవడం కోసం ఉపాధ్యాయానికి భార్తి ప్రతిపాదించారు. ప్రతిపాదకు యువరాజ తనిఖీ రాశారు.

Sri B. GANGAYYA NAIDU — అనేక ప్రతిపాదాలు ప్రమాణపత్రాలను భాగించారు. అనేక ప్రతిపాదాలు ప్రమాణపత్రాలను భాగించారు.

The Hon. Sri P. THIMMA REDDI — ఒక ప్రదానం కలుగు చేసుకోవడం కోసం ఉపాధ్యాయానికి భార్తి ప్రతిపాదించారు. ప్రతిపాదకు యువరాజ తనిఖీ రాశారు.

Sri B. SANKARAYYAYA — ఒక మంచి ప్రదానం నిర్వహించడానికి ప్రతిపాదాలు ప్రమాణపత్రాలను భాగించారు. అనేక ప్రతిపాదాలు ప్రమాణపత్రాలను భాగించారు.

The Hon. Sri P. THIMMA REDDI — ఒక ప్రదానం కలుగు చేసుకోవడం కోసం ఉపాధ్యాయానికి భార్తి ప్రతిపాదించారు. ప్రతిపాదకు యువరాజ తనిఖీ రాశారు.

Sri C. SUBBARAYUDU — ఆంధ్ర ప్రదేశ్ అధీనసరిహద్దుల కోసం ప్రతిపాదాలు ప్రమాణపత్రాలను భాగించారు. అద్భుతమైన ప్రతిపాదకు యువరాజ తనిఖీ రాశారు.

The Hon. Sri P. THIMMA REDDI — ఆంధ్ర ప్రదేశ్ అధీనసరిహద్దుల కోసం ప్రతిపాదాలు ప్రమాణపత్రాలను భాగించారు. అద్భుతమైన ప్రతిపాదకు యువరాజ తనిఖీ రాశారు.

Sri C. PULLA REDDI — ఆంధ్ర ప్రదేశ్ అధీనసరిహద్దుల కోసం ప్రతిపాదాలు ప్రమాణపత్రాలను భాగించారు. అద్భుతమైన ప్రతిపాదకు యువరాజ తనిఖీ రాశారు.
The Hon. Sri P. THIMMA REDDI — 250

Sri D. LAKSHMAYYA — 250

The Hon. Sri P. THIMMA REDDI — 250

Sri CHANDRA RAMALINGIAH — 250

The Hon. Sri P. THIMMA REDDI — 250
82 QUESTIONS AND ANSWERS

[11th May 1954

ప్రత్యేక ప్రశ్నాంశం జల్లేందుకు (దేశం ప్రధాన స్థానం సాగిల్సం సాగిల్సం),

స్హి. రామేశ్వరానా గోవడ్ — ఈ ప్రశ్నను చెప్పినాడు.

స్హి. రామేశ్వరానా గోవడ్ — ఈ ప్రశ్నను చెప్పినాడు.

The Hon. Sri P. THIMMA REDDI — ఈ ప్రశ్నను చెప్పినాడు.

Sri R. SIDDANNA GOWD — ఈ ప్రశ్నను చెప్పినాడు.

The Hon. Sri P. THIMMA REDDI — ఈ ప్రశ్నను చెప్పినాడు.

Sri PILLALAMARRI VENKATESWARLU — ఈ ప్రశ్నను చెప్పినాడు.

11th May 1954]

executive officer అందుచే ఎంతా ఎందుకోడు చేసిన ఉంటుంది జోగుల్లా ఎందుకు ఉంచిన ఆధారం?

The Hon. Sri P. THIMMA REDDI:—Executive officer అందుచే ఎంతా ఎందుకోడు చేసిన ఉంటుంది జోగుల్లా ఎందుకు ఉంచిన ఆధారం?

Sri PILLALAMARRI VENKATESWARLU:—

Sri G. NAGABHUSHANAM —Is it a fact that the Andhra State has issued instructions not to open fresh panchayats in the Andhra State?

The Hon. Sri P. THIMMA REDDI:—It is not fully correct.

Sri T. NAGI REDDI —How far is it correct?

The Hon. Sri P. THIMMA REDDI:—It is correct to some extent

Sri PILLALAMARRI VENKATESWARLU:—

The Hon. Sri P. THIMMA REDDI:—Is the new executive officer అందుచే ఎంతా ఎందుకోడు చేసిన ఉంటుంది జోగుల్లా ఎందుకు ఉంచిన ఆధారం?
Permanent Building for Stationary Sub-Magistrate's Court in Kanigiri

*467 Q.—Sri G YELLAMANDA REDDI — Will the Hon. the Deputy Chief Minister be pleased to state:

(a) whether the Government have sanctioned for a permanent building for Stationary Sub-Magistrate's Court in Kanigiri, Nellore District, and

(b) if so, when the work will be started?

The Hon. Sri N, SANJEEVA REDDI —

(a) The Government have sanctioned a sum of Rs. 18,500/- for improvements to the District Munsif's Court, Kanigiri in order to accommodate the Court of the Stationary Sub-Magistrate, Kanigiri.

(b) The work was commenced in December 1953.

Representation from the inhabitants of Harijan palems of Nellore Taluk

*468 Q.—Sri K KRISHNA RAO — Will the Hon. the Minister for Land Revenue be pleased to state

(a) whether the Revenue authorities and or the Government received representations from the inhabitants of Harijanapalems and other hamlets of Madamanur, Zangamvari Doruvu (hamlet of Kothapalem), Peddacherukur, Guntakatla (hamlet of Molluru), Kakupalli, all of Nellore Taluk about the encroachments into pathways and Donkas leading to Harijanapalems, Gammallapalems etc., by the ryots owning lands near the said pathways and Donkas, and

(b) if so, the action taken thereon?

The Hon. Sri K. KOTI REDDI —

(a) The answer is in the negative.

(b) Does not arise.

Sri K. KRISHNA RAO — యోందానికి ప్రతిబిందువు చెప్పండి. అయితే వారిని చెప్పుకునే ప్రతిబిందువు ఉంటుంది?

సత్యము నేటికీ ఎవి ప్రతిబిందువులు జోస్తుందును?
11th May 1954

QUESTIONS AND ANSWERS

Recruitment of District Munsifs in the State

469 Q.—Sri P. RANGA REDDI — Will the Hon. the Minister for Finance and Law be pleased to state

(a) the number of District Munsifs who are in service in Andhra State, and who are temporarily appointed;

(b) the categories of services from which these temporary District Munsifs were recruited and how many from each category were selected.

(c) the basis on which the recruitment was made; and

(d) whether there is any proposal under consideration of the Government to fill up the vacancies, in which the temporary District Munsifs were appointed by candidates selected by the Andhra Public Service Commission.

The Hon. Sri T. VISWANATHAM —

(a) Total .... .... 66
   Temporarily appointed 22

(b) The Madras High Court Service:
   Bench Clerk .... .... 1
   Translator .... .... 1

The Madras Judicial Ministerial Service:
   Sherishtadars of District Courts and Sub Courts .... .... 4
   Official Receivers .... .... 3

The Andhra Subordinate Magisterial Service:
   Sub Magistrates .... .... 2
   Additional First Class Magistrates 5

The Andhra General Subordinate Service
   Class XXX
   Assistant Public Prosecutors .... 6

Total .... .... 22
(c) On the basis of vacancies and candidates available.

(d) Yes. The claims of the temporarily appointed men also will be considered by the Andhra Public Service Commission.

(a) On the basis of vacancies and candidates available.


Sri P. RANGA REDDI:—Temporary... legal profession and other services... temporary... temporary... 

The Hon. Sri T. VISWANATHAM:—... Composite Government... recruitment... Rules... Andhra Province...
Sri T. N. VENKATASUBBA REDDI—This filling up of vacancies temporarily without any rules has become a custom with the Government in various departments. May I know why these temporary vacancies are being filled up without any rules and without reference to the Public Service Commission for a long time?

The Hon. Sri T. VISWANATHAM—Special rules promulgate certain vacancies. Special rules promulgate certain vacancies. Special rules promote special appointments. However, habit has set in. Special rules promulgate special appointments. Hence, habit is set in.

Sri T. NAGI REDDI—22 fixed appointments are there. Are these appointments eligible? Hence, habit is set in.

The Hon. Sri T. VISWANATHAM—-I shall get the information.

Sri S. VEMAYYA.—May I know the number of scheduled caste members out of these 66 and 22 district Munsifs respectively?

The Hon. Sri T. VISWANATHAM:—I shall get the information.

Sri P. RANGA REDDI.—Temporary appointments are eligible for probation? Hence, habit is set in.

The Hon. Sri T. VISWANATHAM:—Temporary appointments are eligible for qualification? Hence, habit is set in.
Sri T. N. VENKATASUBBA REDDI — I think the Hon. Minister has misunderstood me. Whenever there are any vacancies in any Department of the Government, the Government are fully aware that such vacancies are going to arise beforehand. In such cases, why should not the Government make rules in time or refer the matter to the Public Service Commission instead of first filling up the vacancies and then framing rules in each case? By doing so, the Government can avoid the criticism that they are showing favouritism.

The Hon. Sri T. VISWANATHAM:— I think misunderstand भी साधारण. Life time रहने दिन temporary अंतिम तीन अंतिम temporary भी थी. 20 मामलय temporary रहे अने समय. श्री रामाशांतर हेमी प्रोमुख promulgate बिमारी सारण. श्री रामाशांतर हेमी प्रोमुख.

Sri M. VEERABHADRAN — This question is? अभी व्यक्ती विभाग?

The Hon. Sri T. VISWANATHAM — दुसरे तीन श्रद्धार भाग. अभी श्री रामाशांतर हेमी.

Sri T. N. VENKATASUBBA REDDI.— On a point of personal explanation. I was not referring to the Judicial department alone. I was talking generally and I shall be glad if the Hon. Chief Minister can make a comprehensive statement on this point.

The Hon. Sri T. PRAKASAM — That statement would be given very soon.

Sri P. V. R. GAJAPATHI RAJU:— Would the Hon. Chief Minister fix a date? "Very soon" may mean one month or ten years. (Laughter)
The Hon Sri T. PRAKASAM — Not so long as that, much earlier than that. Everybody is there to think as he likes and feel as he likes. But so far as we are concerned, we shall try to give this information even before this session closes.

Sri P. V. R GAJAPATHI RAJU — If it is possible, he will make the statement? If it is not possible, he will not make the statement.

The Hon. Sri T. PRAKASAM — That does not require any answer from me. The Raja Sahib can answer it himself.

Schemes under Five-Year Plan in Andhra

(a) the amount to be spent under ‘Five Year Plan’ in Andhra, and the details of the amount:

(b) the amount to be spent in Nellore District, and the details of the amount:

(c) whether the Nandikonda Project is included in the Five year Plan

(d) whether the Andhra Government recommended Somasila Dam’ on Pennar River as a part of ‘Nandikonda’ project for the benefit of Nellore District; and

(e) Whether the Government are aware that the Madras Engineers have taken ‘Nandikonda’ right channel in a very low level which covers about 3½ lakhs of acres out of its use in Nellore District?

This question may be taken up tomorrow.

Mr. SPEAKER — Why?

Sri G. C. KONDIAH — It is an important question and there is no time now.

Mr. SPEAKER—All right, it will be taken up tomorrow,
30 QUESTIONS AND ANSWERS

Sub-Inspectors and Circle Inspectors in Anantapur District.

* 473 Q—Sri G. SIVASANKARA REDDI.—Will the Hon. the Deputy Chief Minister be pleased to state the number of Sub Inspectors and Circle Inspectors who have got a service of more than 30 years in the District of Anantapur and who are yet in service without being asked to retire?

The Hon. Sri N. SANJEEVA REDDI:—There is no Inspector of Police in the Anantapur District who has got a service of more than 30 years, but there are three Sub Inspectors of Police in that District with a total service of more than 30 years. The question of asking the three Sub-Inspectors to retire does not arise as none of them has attained the superannuation age of 55 years prescribed under the rules.

Sri G. SIVASANKARA REDDI — Probation

*474 Q.—Mr. SPEAKER.—The Hon. Member is not present. So it is deemed to have been withdrawn.

Malarial belt in Nellore District

* 475 Q—Sri S. VEMAYYA:—Will the Hon. the Minister for Planning and Public Health be pleased to state:

(a) the places that have been declared as malarial belt in Nellore District;

(b) the special steps taken in the matter; and

(c) the amount incurred in this affair towards (1) staff and (2) medicine?
The Hon Sri D SANJIVAYYA —
(a), (b) & (c) — A statement (*) is placed on the table of the House.

Sri T. NAGI REDDI, — As already informed by the Minister for Local Administration and Agriculture in the Assembly Hall on 11th May, 1954, only one candidate recommended in 1951, 1952 and 1953 could be approved.

The Hon. Sri D. SANJIVAYVA — I am sorry I shall not be able to give an answer straightaway now.

Sri RAJA SAGI SURYANARAYANA RAJU — Assembly Hall 1915 in which it was asked?

Sri VAVILALA GOPALAKRISHNAIAH — In regard to the candidates recommended for training in Crop Protection Technique to United Kingdom?

Candidates recommended for training in crop protection technique to United Kingdom

* 476 Q.—Sri K. GOVINDA RAO:— Will the Hon. the Minister for Local Administration and Agriculture be pleased to state

(a) the number of candidates recommended by our Government for being sent to United Kingdom for training in Crop Protection Technique during 1954, and

(b) of them, how many candidates have been approved by the Government of India?

The Hon. Sri P. THIMMA REDDI.—

(a) No candidate could be recommended by the Government for the fellowship.

(b) This does not arise.

Waste lands assigned to ex-army men in Kavali Taluk of Nellore District.

* 462 Q.—Sri K. KRISHNA RAO:— Will the Hon. the Minister for Land Revenue be pleased to state:

(*) Vide Appendix I at page 155 infra.
(a) whether it is a fact that ex-army men to whom Government waste lands were allotted and assigned for cultivation in 1945 in Thallapalem, Kavali Taluk, Nellore District, have been directed by the Revenue authorities in December 1952, to pay amounts at the rate of Rs.600/- per acre, or agree to pay the amount per acre for the entire extent assigned to them,

(b) the number of ex-army men who were assigned lands in the village in clause (a) between 1945 and 1950,

(c) of the number in clause (b) the number who are continuing to cultivate the lands assigned to them in Fasli 1362 and in Fasli 1363;

(d) whether it is a fact that the village munsif of Thallapalem has threatened violence against ex-army men who continue cultivation of the lands in clause (a) in Fasli 1362; and

(e) if so, the action taken on the representation of the said ex-army men in this regard to the officer of the Employment Exchange, Nellore?

The Hon. Sri P. THIMMA REDDI.—

(a) The answer is in the negative.
(b) One.
(c) None.
(d) The answer is in the negative.
(e) Does not arise.

II. POINT RE: LOUDSPEAKER ARRANGEMENTS NEAR THE ASSEMBLY

Sri K. GOVINDA RAO:—సిద్ధిందు, కేంద్ర ఉన్నత పరిస్థితి, కొనసాగి ఆశ్చర్యం. ఇంటికి మాత్రమే తడితడం ప్రతిష్ఠితం. ఏండా కనుగొని మాట ప్రతిష్ఠితం. కింది ప్రాంతాలలో నాలుగు కింది నుంచే, కూడా రోజు-రోజు విశ్వసాగు సంతరించడానికి మేలుగుంపు ప్రకటించారు. ప్రత్యేకించి ఆహారం కోసం రూ. 200 మొదట మార్గం అధికంగా పిలువబడింది. ఆహారం సేవలను విస్తరించడంలో ప్రత్యేకపెట్టాం. ఇది అంధికరణ ద్వారా నిర్వహించాలి లాంటి ఆహారాలు ఉంటాం.
LOUDSPEAKER ARRANGEMENTS
NEAR THE ASSEMBLY

11th May 1954]

Sri C. V. K. RAO:—I have informed the Hon. Speaker that I shall occupy the House. Mr. Speaker, I must inform you that I am not taking possession of the House without your permission. Therefore there is no fear of Mr. Varadachari doing so.

Mr. SPEAKER — Sri C. V. K. Rao has taken possession of the House without my permission. Therefore there is no fear of Mr. Varadachari doing so.

Sri K. VARADACHARI.—I have taken possession of the House. The Hon. Speaker has the Floor.

Sri K. RAJAGOPALA RAO.—I have taken possession of the House. Time 3.30 p.m., Speaker.

Mr. SPEAKER:—An order of the House was that discussions be held today and tomorrow after these proceedings.

Sri PILLALAMARRI VENKATESWARLU:—An order was made by the Hon. Speaker that discussions be held today and tomorrow after these proceedings. I have to discuss the two important items before the House.

Mr. SPEAKER:—I think the information can be had tomorrow because the concerned Minister is here now.
Sri Pillalamarri Venkateswarlu —

[11th May 1954]

Mr. Speaker — If the Leader of the House or the Deputy Leader can answer, they may do so; otherwise it may be answered tomorrow.

The Hon. Sri N. Sanjeeva Reddi — important

Sri K. Venkatanarayana Dora —

Sri C. V. K. Rao rose to speak.

Mr. Speaker — Order, Order. What is all this about? There is no such subject before the House and every member rises and speaks. Let us now go to the next subject.

IV — Business of the House.

Sri M. Hanumantha Rao —
Mr. SPEAKER:— We shall talk about this tomorrow.

Sri C. V. K. RAO:— The very nature of the proposal must itself indicate that the matter is not urgent. While in the Budget a sum of Rs. 5 lakhs was allotted for the construction of this building, we are now told that over Rs. 10 lakhs will be spent on it. Such a proposal cannot be taken as urgent.

Mr. SPEAKER:— How is it a matter of urgency?

Sri VAVILALA GOPALAKRISHNAIAH:— For the adjournment of the House to discuss a definite matter of urgent public importance, namely, “that the House stands adjourned to discuss the situation arising out of the proposal of the Government to spend over and above the sum allotted in the Budget for 1954-55 for the construction of the Andhra Legislative Assembly Building at Kurnool.”

Mr. SPEAKER:— How is it a matter of urgency?
Mr. SPEAKER — How can you say that it is a matter of urgency. The House can refuse sanction when the matter comes before the House in the shape of supplementary demand and Government will suffer.

Sri VAVILALA GOPALAKRISHNAIAH — As can be seen in the Supplementary Budget, a supplementary demand is proposed for guest house and a token grant for the Assembly Hall. The supplementary demand is for Rs. 10, which is to be granted only if the House is satisfied with the statement.

Mr. SPEAKER — I have not yet admitted the motion.
ADJOURNMENT MOTION RE CONSTRUCTION OF
ASSEMBLY HALL AT KURNOOL

11th May 1954

The Hon. Sri N. SANJEEVA REDDI —...—

Guest House 2 is to be sanctioned to

construction. Guest House 2 budget allocation

provision is required. A committee was

appointed to

Assembly. The

sanctioning

provision was

Assembly

Reporters

Lobbies, Members' Rooms, etc., in

Assembly

Secretariat.

provision was

allocation to

buildings.
ADJOURNMENT MOTION RE CONSTRUCTION OF ASSEMBLY HALL AT KURNOOL

(Sri N Sanjeeva Reddi) [11th May 1954]

Sri RAJA SAGI SURYANARAYANA RAJU:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri RAJA SAGI SURYANARAYANA RAJU:—

Sri D. Dasaratharamaiah Naidu rose to speak.

Mr. SPEAKER:—What is the matter? I have not admitted the motion,
ADJOURNMENT MOTION RE CONSTRUCTION OF
ASSEMBLY HALL AT KURNOOL

11th May 1954

Sri P. PUNDARIKAKSHACHARYULU — ඈ ཡ

point of order ལེ ཡ རྒྱལ་འབུལ དུས་རབ་

ིགས་ཏུ་མཁྱེན་སོགས་འཐད་ཀྱང་།

Mr. SPEAKER — I shall give my ruling. This is not a fit matter to be discussed in an adjournment motion. Therefore I rule it out of order.

VI. GOVERNMENT BILLS.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954.

The Hon. Sri T. VISWANATHAM — Mr. Speaker, Sir, I beg to introduce the Madras Hindu Religious and Charitable Endowments (Andhra Third Amendment) Bill, 1954 and move that the Bill be taken into consideration.

"The result therefore is, in our opinion, that sections 21, 30 (2), 31, 55, 56, 63, 64, 65, 66, 67, 68, and 69 are the only sections which should be
declared invalid as conflicting with the fundamental right of the respondent."

Section 76 (1) if void is beyond the competence of the Legislature.

Sections 99, 100 ultravires et repugnant. Section 100 ultra vires et repugnant, hence Act 100 is ultra vires. Sections 76, 100 of Charitable Endowment Act, Religious Institution are repugnant to the Constitution, and amendments are ultra vires. Sections 99, 100 of Act are ultra vires of Constitution.

Statement of objects and reasons Section 21 of Inspecting Officers Temples Act are repugnant to the Constitution.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954
11th May 1954 [Sri T. Viswanatham]

Temple uruthi thadanda koyta pada usages
kasa “Avasthitam edhyam shasodhata” edu sridaka
ultra vires anta nira. avalsee Inpecting Officers Temple sadu rupu Inspection
vihasagalu xadara (Kashyapudh) avala, yathu
reasonable restrictions madhukula same amendment aadara.
Inspecting Officers, Inspection xadara ava
ava

21, 30 (2), 31, 55, 56 same amendments

andudhe hasthe.

21. 63 same 69.5 amalaka Temples notification
k kanodheendu. edu kashyapadda Temples
sahasradha mendu kithu theshri temple madhukula
vihasagalu xadara. avase edu samanada
vihas aadara provide madhukula. 63
mukudile ne (5) padu yedu amalaka theshri,
and jaw judicial review bine. nava
Executive mendu Temples edu kashyapadda vihasagalu
xadara proceedings jaw judicial appeal theshri, (63 same 69 madu) edu
madhukula invalid theshri anu. 63 same
Right of judicial review in certain proceedings

The provisions of Section 4 have been extended to cover the following proceedings:

1. Proceedings for the appointment of a Commissioner under Section 4.(1).
2. Proceedings for the appointment of a Commissioner under Section 4.(2).
3. Proceedings for the appointment of a Commissioner under Section 4.(3).
4. Proceedings for the appointment of a Commissioner under Section 4.(4).
5. Proceedings for the appointment of a Commissioner under Section 4.(5).
6. Proceedings for the appointment of a Commissioner under Section 4.(6).
7. Proceedings for the appointment of a Commissioner under Section 4.(7).
8. Proceedings for the appointment of a Commissioner under Section 4.(8).
9. Proceedings for the appointment of a Commissioner under Section 4.(9).
10. Proceedings for the appointment of a Commissioner under Section 4.(10).
11. Proceedings for the appointment of a Commissioner under Section 4.(11).
12. Proceedings for the appointment of a Commissioner under Section 4.(12).
13. Proceedings for the appointment of a Commissioner under Section 4.(13).
14. Proceedings for the appointment of a Commissioner under Section 4.(14).
15. Proceedings for the appointment of a Commissioner under Section 4.(15).
16. Proceedings for the appointment of a Commissioner under Section 4.(16).
17. Proceedings for the appointment of a Commissioner under Section 4.(17).
18. Proceedings for the appointment of a Commissioner under Section 4.(18).
19. Proceedings for the appointment of a Commissioner under Section 4.(19).
20. Proceedings for the appointment of a Commissioner under Section 4.(20).
21. Proceedings for the appointment of a Commissioner under Section 4.(21).
22. Proceedings for the appointment of a Commissioner under Section 4.(22).
23. Proceedings for the appointment of a Commissioner under Section 4.(23).
24. Proceedings for the appointment of a Commissioner under Section 4.(24).
25. Proceedings for the appointment of a Commissioner under Section 4.(25).
26. Proceedings for the appointment of a Commissioner under Section 4.(26).
27. Proceedings for the appointment of a Commissioner under Section 4.(27).
28. Proceedings for the appointment of a Commissioner under Section 4.(28).
29. Proceedings for the appointment of a Commissioner under Section 4.(29).
30. Proceedings for the appointment of a Commissioner under Section 4.(30).
31. Proceedings for the appointment of a Commissioner under Section 4.(31).
32. Proceedings for the appointment of a Commissioner under Section 4.(32).
33. Proceedings for the appointment of a Commissioner under Section 4.(33).
34. Proceedings for the appointment of a Commissioner under Section 4.(34).
35. Proceedings for the appointment of a Commissioner under Section 4.(35).
36. Proceedings for the appointment of a Commissioner under Section 4.(36).
37. Proceedings for the appointment of a Commissioner under Section 4.(37).
38. Proceedings for the appointment of a Commissioner under Section 4.(38).
39. Proceedings for the appointment of a Commissioner under Section 4.(39).
40. Proceedings for the appointment of a Commissioner under Section 4.(40).

Notification of power to apply

The aggrieved party has the right of judicial review in respect of the notification of power to apply. The notification of power to apply must be given in writing and must be served on the aggrieved party. The aggrieved party has the right to apply for a review of the notification of power to apply within a specified period. The notification of power to apply is final and binding unless it is set aside by a court of competent jurisdiction. The notification of power to apply is subject to certain conditions and requirements, such as the payment of fees and the provision of certain documents.

Surplus funds

The Madras Hindu Religious and Charitable Endowments (Andhra Third Amendment) Bill, 1954, provides for the application of surplus funds to specific purposes. The surplus funds are the excess of the income over the expenses of the Madras Hindu Religious and Charitable Endowments. The surplus funds are applied to specific purposes, such as the maintenance of temples, the education of the poor, and the promotion of religious and charitable institutions. The surplus funds are applied in accordance with the provisions of the Act and the rules made thereunder. The surplus funds are subject to certain conditions and requirements, such as the approval of the Commissioner and the publication of the application in the Official Gazette.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

11th May 1954] (Sri T. Viswanatham)

Assistant Commissioner, Commissioner

Voluntary contribution should be in the form of application.

3. The surplus funds of the Common Good Fund of Co-operative Institutions shall be transferred to the Common Good Fund of temples.

4. The surplus funds of the Common Good Fund of temples shall be transferred to the Common Good Fund of Co-operative Institutions.

5. The surplus funds of the Common Good Fund of Co-operative Institutions shall be transferred to the Common Good Fund of temples.

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50. The surplus funds of the Common Good Fund of temples shall be transferred to the Common Good Fund of Co-operative Institutions.
మార్గం సరిపోయే సమయంలో అందులో అయిన యంత్రం, సమానాన్ని మిగిలినించాలి, సిద్ధాన్ని పచ్చిన సంచాలనలో నీటి కొదిచేని. ఉత్తమచే సుధారణలో సంచాలనలో నీటి కొదిచేని.

స్స్తి చేసిన పచ్చిన సంచాలనలో నీటి కొదిచేని. సంచాలనలో నీటి కొదిచే సచితాన్ని పచ్చిన సంచాలనలో నీటి కొదిచేని.

స్స్తి చేసిన పచ్చిన సంచాలనలో నీటి కొదిచేని. సంచాలనలో నీటి కొదిచే సచితాన్ని పచ్చిన సంచాలనలో నీటి కొదిచేని.

Sri C. PULLA REDDI:— హమేశా విందువు వేసింది సంచాలనలో సారి సేవల సంచాలనలో రెండో సంచాలనలో సారి సేవల సంచాలనలో రెండో సంచాలనలో సారి సేవల సంచాలనలో రెండో సంచాలనలో సారి సేవల సంచాలనలో రెండో సంచాలనలో సారి సేవల సంచాలనలో రెండో 

The Hon. Sri T. VISWANATHAM:— Voluntary basis మార్గం సరిపోయే సమయంలో స్స్తి చేసిన పచ్చిన సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే సంచాలనలో నీటి కొదిచే 

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(Sri T. Viswanatham) [11th May 1954]
11th May 1954]  
(Sri T. Viswanatham)

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Sri C. V. K. Rao — Sir, May I know what has become of my motion for reference to the Select Committee.

Mr. Speaker:— Motion moved is “that the Madras Hindu Religious and charitable Endowments (Andhra Third Amendment) Bill, 1954 be taken into Consideration.”

Sri Vavilala Gopala Krishnaiah will now move his amendment. Afterwards such of the hon. Members who want to speak can also speak on the amendment.

Sri VAVILALA GOPALA KRISHNAIAH — I move, Sir ‘that the Bill be referred to a Select Committee.”

Sri C. V. K. Rao:— I Second it.

Sri VAVILALAGOPALAKRISHNAIAH — I say, the motion is reasonable as it is...
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

11th May 1954] (Sri Vavila Gopalakrishnaiah)

Area Committees & Area Committees on a portfolio administration for adjustment in the Centralisation, decentralisation stand a paramount issue. The amending bill seeks to bring about a constructive change in the area committees that strive to preserve the integrity of the endowments. The comprehensive bill, as envisaged by the government, aims to ensure that the administration of the endowments is not only efficient but also accountable. The area committees play a crucial role in this regard, as they are responsible for the proper management and utilization of the funds. The bill proposes a comprehensive reform that will not only streamline the administration but also ensure that the management is carried out in a transparent manner. The area committees will have more autonomy and will be better equipped to handle the responsibilities entrusted to them. The bill also seeks to ensure that the area committees are equipped with the necessary resources and support to carry out their duties effectively.Overall, the comprehensive bill aims to bring about a constructive change in the area committees and ensure that they play a vital role in the proper management of the endowments.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE
ENDOWMENTS (ANDHRA THIRD
AMENDMENT) BILL, 1934

(Sri Vavilala Gopalakrishnaiah) [11th May 1964

Comprehensive bill on village republic for self-government. Area Committees and Administration are renamed Village Committees. Area Committees to be constituted by elected members. Administration to be prohibited from interfering with Village Committees. Common Good Fund, certain percentage of which should be kept in the fund, capital and investment rules.

Commence amending bill.
11th May 1954] (Sri Vavilala Gopalakrishnaiah)

Mr. SPEAKER — Maths only should be referred.

Sri VAVILALA GOPALAKRISHNAIHAH —...
Mr. CHAIRMAN:—I have been given a chit containing list of Members by the Speaker, and I find Mr. Varadachari's name in it, and I call upon him to speak.

Sri C. V. K. RAO:—Are you! There is a person's name here.

Mr. CHAIRMAN:—The hon. Member's name is not here.

Sri K. VARADACHARI:—Sir, . . . let me speak in English. (Several Members: Telugu, please)
11th May 1954]

Sri T. NAGI REDDI — Sir, I can speak equally well in English and Telugu. Anyway I shall speak in Telugu.

Sri K VARADACHARI — Mr Nagi Reddi can speak equally well in English and Telugu. Anyway I shall speak in Telugu.
H2 THE MADRAS HINDU RELIGIOUS AND CHARITABLE
ENDOWMENTS (ANDHRA THIRD
AMENDMENT) BILL, 1954
(Sri K. Vaydachan) [11th May 1954]

powers to extend the scope of the Committee extend
support the Select committee and the Commissioner has
reason to believe that a Math is being mismanaged.

The secular affairs of the Math are mismanaged.
Mr. SPEAKER.—We resume discussion on the Hindu Religious and Charitable Endowments (Andhra Third Amendment) Bill, 1954.

Mr. SPEAKER:—I am told that Sri Varadachari finished his speech.

Mr. SPEAKER:—I am told that Sri Varadachari finished his speech.
The Hon. Sri T. VISWANATHAM:— Where?

Sri PILLALAMARRI VENKATESWARLU:— It is about, it is a legal point.

The Hon. Sri T. VISWANATHAM:— Sarvodaya? Since this is a legal point.

Sri PILLALAMARRI VENKATESWARLU:— I have not understood what the Sarvodaya is all about. It is a legal point, it is not about Sarvodaya.
Mr. SPEAKER:— So, hereafter there will be more promises than Bills.

Sri PILLALAMARRI VENKATESWARLU — reconstitute Area Committees and popular opinion. It is true that the beneficial interest which he enjoys is appurtenant to his duties and as he is in charge of a public institution, reasonable restrictions can always be placed upon his rights in the interest of the public.

"It is true that the beneficial interest which he enjoys is appurtenant to his duties and as he is in charge of a public institution, reasonable restrictions can always be placed upon his rights in the interest of the public."

reasonable restriction Supreme Court judgment reasonable restrictions Select Committee Law Department
Public money and personal property rights shall be subject to reasonable restrictions imposed by law. The Law Department is responsible for these restrictions.

The Supreme Court Judgment by-pass Section 30 allows for increased expenditure on public health facilities. Pilgrims are exempt from taxes. P. Venkateswara Rao.

116 THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954
(Sri Pillalamarri Venkateswara) [11th May 1954]
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1254

11th May 1954] (Sri Pillalamarri Venkateswarlu)

Bill as passed in the Supreme Court where it was challenged on various grounds. The Constitution has to be ironclad. The Supreme Court upheld the Constitution. The Constitution of a country is the primary source of power. The area committee is elected by the popular voice. The area committee consists of members who are nominated by the commissioner. The non-official committee has 3 members.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

[11th May 1954 (Sri S. Naayanappa)]

Sri P. PUNDARIKAKSHACHARYULU :- வருடவான், சமயக்குழுத் தொகுதி (புதுவூர் இயக்கரியார்) என்பவர் என்று தொண்டுகை தான் இயற்கை முறையில் செய்யப்பட்டு கொண்டு சென்று, அது காரணம் என்று கொண்டு தொண்டு என்று, சமயக்குழுவைச் சேர்த்து இயக்குணரார் என்று ஒவ்வொரு தொண்டுகையிலும் கொண்டு தொண்டு. இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும், இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும், இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும் வேதியியல் வழியாக பெருமளவு பலகைக்குக் கொண்டு தொண்டு. இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும், இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும், இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும் வேதியியல் வழியாக பலகைக்குக் கொண்டு தொண்டு. இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும், இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும், இவ்விழா சமயக்குழு ஆராய்ச்சிப் படைமுறை என்றும் வேதியியல் வழியாக பலகைக்குக் கொண்டு தொண்டு.
120 THE MADRAS HINDU RELIGIOUS AND CHARITABLE
ENDOWMENTS (ANDHRA THIRD
AMENDMENT) BILL, 1954

(Sn P Pundukakshacharyulu)  [11th May 1954]

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11th May 1954] (Sri P. Pundarikakshacharyulu)

క ప్రమాణాలపై ఉపయోగం చేయుటకు వేయబడిన ప్రత్యేక సమితిని సంచారించాలంభించడాన్ని నిర్ణయించారు.

స్మిత క. వ. రామసామ — వారి దృష్టిలో ఉండడానికి సమితిని ప్రతిష్ఠించడానికి ప్రత్యేకంగా సమితిని సంచారించడానికి నిర్ణయించారు. ప్రతిష్ఠించడానికి అన్వయ సమితిని సంచారించడానికి నిర్ణయించారు. అందుకే సమితిని ప్రతిష్ఠించడానికి ప్రత్యేకంగా సమితిని సంచారించడానికి నిర్ణయించారు.

సమితిని సంచారించడానికి ముందు, సమితిని ప్రతిష్ఠించడానికి ప్రత్యేకంగా సమితిని సంచారించడానికి నిర్ణయించారు. అందుకే సమితిని సంచారించడానికి ప్రత్యేకంగా సమితిని సంచారించడానికి నిర్ణయించారు.

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Sri R. SIDDANNA GOWD —

The Comprehensive

Sri T. NAGI REDDI. —

Sri R. SIDDANNA GOWD. —

appeal to the Common

Good Fund

Select Committee
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

11th May 1954

(Sri R. Siddanna Gowd)

Sri C. PULLA REDDI.—(1) The existing religious institutions, are, all in all, not being efficiently run. The religious institutions have no proper body to run them. It is, therefore, necessary to have a body to manage these institutions. As a Select Committee is familiar with this question, it may be entrusted with the task of managing these institutions.

(2) The religious institutions have no proper body to run them. It is, therefore, necessary to have a body to manage these institutions. A Select Committee is familiar with this question, it may be entrusted with the task of managing these institutions.

(3) The religious institutions have no proper body to run them. It is, therefore, necessary to have a body to manage these institutions. A Select Committee is familiar with this question, it may be entrusted with the task of managing these institutions.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

[Sir C. Pulla Reddi] [11th May 1954]

...
11th May 1954

(Sri C Pulla Reddi)

This is a Bill for improving the Madras Hindu Religious and Charitable Endowments Act of 1951. The Hindus
have given endowments and charities with the avowed object of attaining Moksha not only here in this world, but in the world to come. The essence of Hindu Dharma, is Artha, Kama and Moksha. These are the four things desired by the Hindus. The Hindus believe not only in the attainment of prosperity and enjoyment in this life but also in the life to come. We have different ideologies in the world emphasising different aspects. Our ancestors emphasised and we believe in, the prosperity in this world and also in the prosperity in the world to come or in the life to come, that is Nirvana and Moksha, with the result that our ancestors have created a number of charities and endowments. That is the underlying motive of the creation of these charities and endowments. While criticising the endowments and charities, this fundamental question is ignored, because certain people belonging to certain ideologies, absolutely different from our ideologies, have got different notions both materially and spiritually.

Now there are certain sections in this Act which deal particularly with Mahants. There was a good deal of controversy in the Madras Assembly about this Act in the matter of the Mahants. They wanted to impose certain restrictions on the Mahants. (Interruption.) The hon. member says ‘uncharitable’. Our Hindus are perfectly charitable. Look at the number of endowments that exist as also maths and other religious institutions. They are proof positive to show that the Hindus are highly religious and charitable. Now I was discussing about the powers of the Mahants. It is necessary that the Mahants also must be controlled properly. We cannot give them absolute powers. The property in the possession of the Mahant must be properly controlled. He should not be allowed to use the money that he gets as he pleases. The Supreme Court Judgment has no doubt given him
some extraordinary powers. But it is for us to consider and see how to exercise the necessary control over the Mahant. The Hon. Minister for Finance has already agreed to send the Bill to a select committee. There it will be considered whether the powers of the Mahants should be curtailed and if so in what manner, whether they should be modified and if so how they should be modified consistent with the judgment of the Supreme Court. That is one question.

The second question is as regards the difference between charitable and religious endowments. My friend has already suggested in the Bill the creation and establishment of a common good fund. Such a fund is known in Co-operation law. We will have to consider whether in this matter of charitable and religious endowments we can create a common good fund. There is a doubt in my mind whether this may not lead to further litigation, because a donor who has given money for a particular religious purpose may say that by the creation of a common fund, his money is not used for the purpose for which he has donated. Such objections may be taken by the donors. There is that lurking fear in my mind, whether the creation of a common good fund is valid in law.

These are all the points which require consideration, thought and patience. All these points may be considered in the select committee. The Act passed by the Madras Government is really a very good Act, placing several restrictions over the Mahants. These restrictions are now sought to be removed by the Supreme Court Judgment. It is necessary in the select committee stage to consider how far we can restrict the powers in the hands of the Mahants consistent with the Supreme Court Judgment.

Then there is the question of notifications. These notifications are necessary taking the history of these institutions into consideration. There are several
religious institutions which are not properly administered. It is necessary to bring the religious institutions under control. Now a provision is made that within 0 days of the notification, a suit may be filed. In that way I am afraid there will be more litigation than relief. Therefore all these things should be considered by the select Committee. We should accept this motion for reference of the Bill to a select Committee.

Sri C. V. K. RAO:—

Fundamental rights are among the rights of the citizen. These fundamental rights are fundamental to the Constitution. Therefore, it is necessary that these fundamental rights are respected and protected. The provisions of the Bill should be considered carefully so that these fundamental rights are not violated.
Inspecting Officers 11th May 1954] (K N K Rao)

Inspecting Officers 11th May 1954] (K N K Rao)

Inspecting Officers 11th May 1954] (K N K Rao)

Inspecting Officers 11th May 1954] (K N K Rao)

Inspecting Officers 11th May 1954] (K N K Rao)
130 THE MADRAS HINDU RELIGIOUS AND CHARITABLE
ENDOwMENTS (ANDHRA THIRD
AMENDMENT) BILL, 1934

(Sri C. V. K. Rao) [11th May 1954

...
11th May 1954] (Sri Pragada Kotaiah)

ఎపిఎస్స్ ఆంధ్రా ప్రదేశ్ మహాసభ. ఇతర వ్యవస్థల ద్వారా సంచాలనం చేసిన మాటంతో సంచాలన చేసిన మిగతా సమాహారం నిర్ణయం చేసిన ప్రభుత్వ పరిస్థితులు నియంత్రించాలనే పరిశోధన ప్రారంభించాలి. ఎందుకంటే ప్రభుత్వం హైస్కూల్ నుండి మహాసభ పరిశోధన ప్రారంభించాలనే నిర్ణయం చేయబడింది. వాస్తవంగా ప్రభుత్వం హైస్కూల్ నుండి మహాసభ పరిశోధన ప్రారంభించాలనే నిర్ణయం చేయబడింది. వాస్తవంగా ప్రభుత్వం హైస్కూల్ నుండి మహాసభ పరిశోధన ప్రారంభించాలనే నిర్ణయం చేయబడింది. వాస్తవంగా ప్రభుత్వం హైస్కూల్ నుండి మహాసభ పరిశోధన ప్రారంభించాలనే నిర్ణయం చేయబడింది. 

సమాధానం మూడు వర్షాల కాలంలో Surplus fund ను సంచారించడానికి సమాధానం మూడు వర్షాల కాలంలో Surplus fund ను సంచారించడానికి సమాధానం మూడు వర్షాల కాలంలో Surplus fund ను సంచారించడానికి సమాధానం మూడు వర్షాల కాలంలో Surplus fund ను సంచారించడానికి సమాధానం మూడు వర్షాల కాలంలో Surplus fund ను సంచారించడానికి సమాధానం మూడు వర్షాల కాలంలో Surplus fund ను సంచారించడానికి సమాధానం మూడు వర్షాల కాలంలో Surplus fund ను సంచారించడానికి 

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J32 THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENT (ANDHRA THIRD AMENDMENT) BILL, 1954

(Sri Pragada Kctanah) [11th May 1954]

[speech]

(Translation)

...surplus fund. The surplus funds...
11th May 1954]

(At this Stage Sri G. Nagabhushanam occupied the Chair)

Sri B. SANKARAYYA.— It is not true that the Madras Hindu Religious and Charitable Endowment (Andhra Third Amendment) Bill, 1954, is a mere copy of the Andhra Legislature Bill, 1953. The differences and modifications are considerable.

The Area Committees will have to be elected after concrete suggestions are made. Area Committees are to be appointed by the Governor, after consultation with the members of the Area Committees. The Governor may grant powers to the Area Committees to make recommendations to the government.
134 THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

(Sri B. Sankaraya) [11th May 1951]

...

(Sri K. Audikesavalu Naidu) [11th May 1954]

Sri K. KRISHNA RAO — Smt. Jayalakshmi! The Madras Hindu Religious and Charitable Endowment (Andhra Third Amendment) Bill, 1954, is an important Bill. It proposes to amend the Madras Hindu Religious and Charitable Endowment Act, 1954, to include the Madras Hindu Religious and Charitable Endowment (Andhra Third Amendment) Bill, 1954. The Bill seeks to empower the Government of India to make a formal amendment to the Act, and to the Madras Hindu Religious and Charitable Endowment Act. The Bill is a significant step in the direction of strengthening the religious and charitable institutions in the state. It is a welcome move towards the development of religious and charitable institutions in the state.

Sri K. KRISHNA RAO — Smt. Jayalakshmi: The Bill seeks to empower the Government of India to make a formal amendment to the Act, and to the Madras Hindu Religious and Charitable Endowment Act. The Bill is a significant step in the direction of strengthening the religious and charitable institutions in the state. It is a welcome move towards the development of religious and charitable institutions in the state.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

11th May 1954] (Sri K. Krishna Rao)


The Madras Hindu Religious and Charitable Endowments (Andhra Third Amendment) Bill, 1954, was introduced in the Assembly on 11th May 1954 by Mr. K. Krishna Rao, M.L.A.

The Bill seeks to amend the Madras Hindu Religious and Charitable Endowments Act, 1952, with a view to improving the administration of religious properties and ensuring the proper maintenance of temples and other religious institutions.

The Bill provides for the appointment of a Commissioner to supervise the administration of religious properties and to ensure that the properties are managed in accordance with the provisions of the Act.

The Bill also provides for the registration of religious properties and the appointment of managers for the same.

The Bill further provides for the establishment of a Court of Extraordinary Jurisdiction to hear and decide appeals against the decisions of the Commissioner.

The Bill seeks to ensure that the properties are not misused and that they are maintained in a manner that is befitting to the religious institutions.

The Bill is an important step in ensuring the proper administration of religious properties and that they are managed in a manner that is in keeping with the religious values and traditions.
Scientists harken to science, achieve a degree of understanding and the material benefits that come with it, materialism is no longer a taboo. The Church has always understood that finances are fundamental rights of the Catholic Church, religious property, Rupees, annas and pice. The Church has always been fundamental right preservation, and the management of these finances. The Catholic Churches have always been the stewards of fundamental rights, and they continue to manage these finances. The Church is a trustee, and the Church's finances are protected.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

11th May 1954] (Sri K Krishna Rao)

THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

(Sri K. Krishna Rao) [11th May 1954]

The Bill provides for the Election of members, Area Committee members, Board of trustees members, Area Committee members, and members of the Area Committee. The Bill seeks to amend various provisions of the Constitution to provide freedom of members to express their views, and to ensure that their opinion is considered.

The Bill would amend the Constitution to provide for the Election of members, Area Committee members, Board of trustees members, Area Committee members, and members of the Area Committee. The Bill seeks to provide for the Election of members, Area Committee members, Board of trustees members, Area Committee members, and members of the Area Committee. The Bill seeks to ensure that their opinion is considered.

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amendment is under way. The conclusions so far are not final. The opinions are, however, more or less settled. Several points are under consideration of the State Structure. In a few cases, the Area Committee may have to decide. The opinions of the Committee of the Association in charge of the religious administration and democracy policy are not yet known. Area Committee is also doing its work. The Area Committee to democratising the religious administration is also doing its work. area Committee is also doing its work. Area Committee is also doing its work. Area Committee tries to democratise its work. Area Committee also tries to democratise its work. Supreme Court, the High Court, and the Legislature are trying to democratise the religious administration. Supreme Court is also trying to democratise the religious administration. Supreme Court is also trying to democratise the religious administration. Supreme Court is also trying to democratise the religious administration. Supreme Court is also trying to democratise the religious administration. Supreme Court is also trying to democratise the religious administration.

(At this stage the Speaker resumed the Chair.)

rules and rulings are unenforceable. They are mere guidelines and are not legislation. dead letter legislation is subordinate legislation. Legislative and subordinate Court is subordinate legislation. Legislative and subordinate Court is subordinate legislation. Legislative and subordinate Court is subordinate legislation. Legislative and subordinate Court is subordinate legislation. Legislative and subordinate Court is subordinate legislation.
Sri T. NAGI REDDI,— ऐसे अनुभूति प्रकट करने से पहले आपके संशोधनों के पास मैं प्रेमिक रहा, लेकिन आपके संशोधनों के पार आने पर मेरा अनुभव बदल गया। इस कारण मैं आपके संशोधनों के समर्थन में अपनी सेवा करने का निर्णय ले। मैंने आपके संशोधनों के पार पहुँचने पर अपनी सेवा करने का निर्णय ले। मैं सुप्रीम कोर्ट के निर्णय का समर्थन करने के लिए अपनी सेवा करने का निर्णय ले। मैं सुप्रीम कोर्ट के निर्णय का समर्थन करने के लिए अपनी सेवा करने का निर्णय ले।
THE MADPAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

11th May 1954] (Shi T. Nagi Reddi)

Committeemembers of the Area Committee for the Madpas Hindu Religious and Charitable Endowments Bill, 1954 have expressed concern that the Area Committees are not functioning effectively as envisaged by the Act. They have suggested that the Area Committees should be strengthened by increasing their membership.

Area Committees have been established to provide local administration for the management of the endowments. However, it has been observed that the Area Committees are not functioning as intended.

The committee has recommended that the powers of the Area Committees be strengthened and that they should have the authority to make decisions on matters related to the management of the endowments. It has also suggested that the Area Committees should be represented by more members to ensure effective functioning.

In conclusion, the committee has emphasized the importance of strengthening the Area Committees to ensure effective management of the endowments for the benefit of the community.
THE MADRAS HINDU RELIGIOUS AND CHARITABLE
ENDOWMENTS (ANDHRA THIRD
AMENDMENT) BILL, 1954

(Sri T. Nagi Reddi) [11th May 1954]

Area Committees in Andhra region shall be constituted by the
Executive Officer as President, and Select Committee.

Area Committees shall regulate their own affairs in accordance with
rules and regulations made by the Executive Officer.

Selective Committees are constituted by the Select Committee.
11th May 1954] (Sri T. Nagi Reddi)

Corruption in the administration of Endowments has been a constant feature. The transplantation of funds from one endowment to another, or the diversion of funds intended for religious purposes to other ends, has been a common practice.

To prevent such misuse of funds, Section 55 of the Andhra Third Amendment Endowments Act has been amended. The amendment provides for the creation of a fund known as "dead capital". The amount of this fund will be determined by the Governor, and it will be invested in such a way as to earn a income. The income from this fund will be used for the maintenance of the endowment institutions.

The amendment also provides for the appointment of a Committee to oversee the administration of the funds. The Committee will comprise of members nominated by the Governor, and it will have the power to take such measures as it deems necessary to prevent the misuse of funds.

In conclusion, the amendment aims to ensure the proper and efficient administration of endowments in Andhra Pradesh. It is expected to bring about a significant improvement in the management of the funds.
Sri R. Siddanna Gowd:— "செறும் அக்காலத்தில் இன்று முன் குறுக்குச்சியின் பிள்ளை நடை செய்தது குப்பை விளக்கம், வேளையில் சிறமையானது போன்று தமிழகத்தில் தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழனாகவே போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ரா மலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போன்றே தமிழ்நாட்டில் ராமலிங்கம் போ

Supreme Court judgment முழுமையான Central Legislature இச்செயல் Constitution குறிப்பிட்டு, Central Legislature தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை தமிழ்நாடு குடியரசு அமைப்பினை 

Area Committee என்றும் உள்ளனர் என்ன தெளிவானது என்ன தெளிவானது என்ன தெளிவானது என்ன தெளிவானது என்ன தெளிவானது என்ன தெளிவா 

THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (ANDHRA THIRD AMENDMENT) BILL, 1954

(Sri T. Nagi Reddi) [11th May 1954]
11th May 1951

(Sir R. Siddanna Gowd) •

The Hon. Sri T. VISWANATHAM — Judgment!

The Hon. Sri T. VISWANATHAM — Judgment

The Hon. Sri T. VISWANATHAM — Judgment

The Hon. Sri T. VISWANATHAM — Judgment

The Hon. Sri T. VISWANATHAM — Judgment
Sri T. Viswanatham - Prime Minister of the Madras Hindu Religious and Charitable Endowments (Andhra Third Amendment) Bill, 1954

[11th May 1954]

The Supreme Court Judgment is that the Constitution amendment is ultra vires. Constitution amendment is ultra vires. The result therefore is in our opinion, section 21, 30, 31, 51, 56 and 62 are sections which are invalid as conflicting with the fundamental rights of the respondent, the Matathipathi.
Religious institution is a religious and cultural institution. Amendment seeks to grant religious temples the right to be administered by the Hindu religious and cultural institutions. The amendment seeks to ensure that the Mahant, who is the religious head of the temple, retains the right to spend surplus income for religious purposes. The amendment also seeks to ensure that the Mahant retains the right to unrestricted right of entry to inspecting officers.

"There seems to be no reason why the authority vested in the Mahant to spend surplus income for such purposes should be taken away from him and he should be compelled to act in such matters under the instructions of the Government officers. We think this is an unreasonable restriction on the Mahant's right of property which is blended with his office" as judgment states.

Mismanagement would also be seen in this way. Mismanagement is defined as mismanagement in the administration of religious and cultural institutions. Therefore, the expansion of the amendment is necessary. The Constitution is a living document, and we need to address this issue.

According to the amendment, the Mahant should retain a certain level of autonomy and religious autonomy.
Sri T. NAGI REDDI — The point is when any member has not spoken about the existence of God, it is no use the Hon. Minister replying about the existence or non-existence of God, so to imply that somebody has spoken about it and an answer is made to it, a thing which should not have happened. That is why I intervened, and had to say that we had not talked about the existence or non-existence of God, but that we had talked about the property of God, how the property of God should be dealt with and how we have to use the property of God.

Mr. SPEAKER:— If any hon. Member wants to interrupt, hereafter, he should take the permission of the Chair. He should stand up in his seat, and then, I shall ask the other member to resume his seat, and then the hon. Member can speak. You cannot go on answering each sentence of the hon. Minister. That is not in order.

Sri T. NAGI REDDI:— Without talking of rules as such, I can say such interruptions have taken place before, and I have not been declared as transgressing rules and regulations and traditions of the House.
Mr. SPEAKER:— The rules are there; if the Leader of the Opposition does not want to obey rules, I am telling him, he cannot disobey rules.

Sri T. NAGI REDDI — I am telling that such interruptions have taken place, and it has been without contravening or transgressing rules.

Mr. SPEAKER.— There are rules prohibiting such interruptions, and so there is a breach of rule now.

The Hon. Sri T. VISWANATHAM.— ఇంతే రెండు
సంప్రదాయాలు ఈ మార్పులను చేయడానికి చేస్తాం. కాని రెండు
ఎంటర్నేషన్లు, ఓప్పు మరనుంది బేంధనుంచాం. ఆలు నియంత్రణ లో
చేస్తాం. అంటే అంటే decisions పడుతుంది
చేషాలని రీతించాం, ఆదసందర్భంగా తెలిసి
చేస్తాం. అతనిష్టిత శాసనాలకు అనుమతి
ప్రత్యయాలు ఈ కోట్లో ఇంటింటింది. రైతలు సంసార సంస్థల కోసం
కోర్టు వినంతింది. ఇందులో తిరస్కరం లేదోం అనే
నియంత్రణ ఎంటర్నేషన్లు, అంటే దాని నేతృత్వాన్ని
కేంద్ర నియంత్రణ కోసం యొక్క కప్పు సంస్థలకు
కోర్టు కోసం ఎంటర్నేషన్లు. కోర్టు సంస్థలకు
నియంత్రణ ఎంటర్నేషన్లు లేదు.
Area Committee అండా ఆరోగ్య సంస్థలు కూడా, కేంద్ర మరో సంస్థలు కూడా, వాస్తవానికి ఆధారం పెంచడానికి ప్రింటిడు తిరిగగడు. Area Committee అండా ఆరోగ్య సంస్థలు కూడా, కేంద్ర మరో సంస్థలు కూడా, వాస్తవానికి ఆధారం పెంచడానికి ప్రింటిడు. Law point అంగం సాధన పండిత్య విషయం. 

Area Committee అండా ఆరోగ్య సంస్థలు కూడా, కేంద్ర మరో సంస్థలు కూడా, వాస్తవానికి ఆధారం పెంచడానికి ప్రింటిడు.

Area Committee అండా ఆరోగ్య సంస్థలు కూడా, కేంద్ర మరో సంస్థలు కూడా, వాస్తవానికి ఆధారం పెంచడానికి ప్రింటిడు.
institutions to provide for the common good.

Mr. Speaker, I welcome the section in my speech. I only want that the section should be made proof against all attacks of law.

Mr. SPEAKER: The question is:

"That the Madras Hindu Religious and Charitable Endowments (Andhra Third Amendment) Bill, 1954, be referred to a Select Committee."

The motion was carried.

Mr. Speaker: The Select Committee will consist of the following members:

The Hon. Sri T. Viswanatham - Chairman
Sri T. N. Venkatasubba Reddi
Sri L. Lakshmana Das  
Sri R. Lakshminararsimham Dora  
Sri G. Nagabhushanam  
Sri B. Ramakrishna Reddi  
Sri P. Venkateswarlu  
Sri Chandra Ramalingayya  
Sri K. Krishna Rao  
Sri P. Pundarikakshacharyulu  
Sri P. V. G. Raju  
Sri K. Varadachari

An hon. MEMBER : Sri Vavilala Gopalakrishnaiah's name is excluded.

Sri VAVILALA GOPALAKRISHNAIAH:- Select Committee చందినపడము propose సంచానం Select Committee రిటిల్లి పనుసరి సాఫ్ట్.

Mr. SPEAKER:- ఇవి ఇందుకు పనుసరి సాఫ్ట్. అదే విధానం యొక్క అంశాలు అందరివేస్తుంది, అలా
ప్రత్యేకంగా అందరివేస్తుంది.

Sri R. SIDDANNA GOWD — ఒకంటి సంచానంతో రిటిల్లి Select Committee రిటిల్లి చందినపడము సంచానం. లేదా ఇతర
Select Committee రిటిల్లి propose రెండవ మీది, అందే Select Committee రిటిల్లి చందినపడము సంచానం.

Mr. SPEAKER.— అప్పుడు జాబిల్రాయలు, అప్పుడు నిషేధం జాబిల్రాయలు జాబిల్రాయలు. అది అనేక విప్పించినది. అప్పుడు indirect రిటిల్లి
Probably it is a mistake that his name does not find a place in the list. All right. I shall include his name also.

Sri T. NAGI REDDI :— అశుతారు. C. V. K. యొక్క Select Committee రిటిల్లి నిషేధం notice పుస్తక లేదా అప్
ప్పుడు రిటి Select Committee రిటిల్లి చందినపడము సంచానం.
Mr SPEAKER:—Very good. The House will now adjourn and meet again at 9 A.M. on Wednesday the 12th May 1954

The House then adjourned.

APPENDIX I

(Vide answer to Starred Question No 475 by Sri S. Venayya, at the meeting of the Assembly held on 11-5-54 page 90 Supra)

Answer to clauses (a) (b) and (c)

Clause (a): The Malaria Belt in the Nellore District, comprises three distinct and separate Zones, covering the following areas

(i) Sea-Coastal Zone: Covering 189 villages and 2 mica mines, in the taluks of Kandukur, Kavali, Kovur, Nellore, Gudur and Sulurpet.

This area lies parallel to the trunk road, on either side of the Buckingham Canal alongside the sea-coast and between the Railway line and the sea.

(ii) Mica Mines Zone: Covers 100 mica mines and 24 neighbouring villages wherefrom the labour for the mines is drawn in the taluks of Gudur and Rapur, and

(iii) The Sriharikota Island Zone in Sulurpet Taluk, covering the entire Island, having 36 villages and hamlets. Sea-coastal and Mica Mine Zones have had severe epidemic malaria in years 1943-44 and 1947 respectively and Sriharikota Island as a whole is endemic for malaria.
For purposes of Malaria control the Coastal area under the sea coastal zone is divided into 3 ranges, each in charge of a Health Inspector, and again each range is divided into four circles, each in immediate charge of a Field Assistant. Each circle comprises between 12 to 15 villages.

The entire Island of Sriharikota is placed in charge of a Health Inspector with two circles, having one Field Assistant each. The entire antimalarial operations in all the zones are under the charge of a Senior Entomologist with his Headquarters at Nellore, under the overall supervision and direction of the Regional Malarialogist, Bellary.

In all the above three schemes, systematic indoor residual spraying with 5% DDT emulsion is being carried out during the malaria transmission season i.e. "September-October" to "March" once in every two months. Free Quinine distribution is being made to all malaria patients for treatment. The Field Assistants, by mosquito catches and collection of other entomological and malariometric data, check frequently the efficacy of the spraying operations in the area under control.

As Sriharikota Island is endemic for malaria and filariasis, in addition to the adulticidal measures with 5% DDT emulsion sprays, for the control of mosquito breeding as an overall, antimalaria and filaria control measures-mosquito breeding places, ponds and daruvus are being treated once a week with larvicides either Gammexane P. 520 or Hexidol or with 1% DDT emulsion to control prolific breeding of mosquitoes. The patent weed killer, Fermoxone, is also being used to kill all aquatic vegetation - pistia especially which favours mansonioides breeding responsible for filariasis transmission. Due to the control measures adopted malaria incidence in the three zones has been considerably reduced and is under control.
Clauses (c): The following statement gives the expenditure towards staff and insecticides, solvents and emulsifiers.

<table>
<thead>
<tr>
<th>Expenditure</th>
<th>1950-51</th>
<th>1951-52</th>
<th>1952-53</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs</td>
<td>Rs</td>
<td>Rs</td>
<td></td>
</tr>
<tr>
<td>1 Towards staff</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Pay, Dearness Allowance, TA &amp; other allowances)</td>
<td>22,500-14-0</td>
<td>34,435-5-0</td>
<td>40,575-3-0</td>
</tr>
<tr>
<td>2 Towards chemicals, insecticides, emulsifiers and cost of DDT, Aromex, soap and wages of labour and contingencies</td>
<td>13,938-6-3</td>
<td>25,661-0-0</td>
<td>18,118-0-0</td>
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<tr>
<td></td>
<td>13,984-1-6</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>