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I. QUESTIONS AND ANSWERS.

STARRED QUESTIONS.

**Sale of Forest Produce.**

164-

*643. Q: Sri P. GOPALAKRISHNA REDDI — (Put by Sri P. Ranga Reddi) Will the Hon. the Chief Minister be pleased to State

(a) the system followed by the Government for the sale of forest produce including timber and firewood and

(b) the amount realised by the Government by sales of forest produce in the State during the years 1953-54 and 1954-55.

The Hon. Sri B. GOPALA REDDI —

(a) The various systems followed by the Government for the sale of forest produce including timber and firewood are,—

(1) by sale in open auction on specified dates and at specified places after wide publicity:

(2) by calling for tenders, and

(3) by negotiated sale, the prices of which are approved by Government based on adequate reasons given by the Chief Conservator of Forests.

(b) 1953-54:

Second 6 months, i.e. 1-10-53 to 31-3-54

19,41,425-5-0

1954-55

38,82,106-4-1

Sri P. RANGA REDDI — Public auction சேர்க் கை, tenders system வாழ், negotiation வாழா கால்கள்வாரா. எல்லாம் தம் மனைவியால் இருக்கும் தொடர்பு போன்ற public auction வாழா என வாட்டு

ஜெங்கிகள் tenders வேகாண்டு என்றால் negotiate வேகாண்டு என்றால்?

The Hon. Sri B. GOPALA REDDI.— Co-operative Society சேர்க் கை, negotiation வாழா கால்கள்வாரா. தொடர்பு போன்ற public auction வாழா என வாட்டு

Sri R. B. RAMAKRISHNA RAJU — சேர்க் கை, Co-operative Society சேர்க் கை, negotiation வாழா கால்கள்வாரா. தொடர்பு போன்ற public auction வாழா என வாட்டு
The Hon. Sri B GOPALA REDDI:— Sir, I shall answer the questions which have been put to me, following the procedure laid down.

Sri R. B RAMAKRISHNA RAJU:— Sir, in the matter of distribution of lots for competition, would it be complete when the last lot is closed, or is there any other competition?

The Hon. Sri B GOPALA REDDI:— As per rule.

Sri S VEMAYYA:— Sir, in the cooperative societies, there is a question of preference. As per the rule, are the cooperative societies allowed to participate in the auctions and tenders?

The Hon. Sri B. GOPALA REDDI:— As per rules.

Sri C. V. SURYANARAYANA RAJU:— Sir, the auction is to be fixed up three months before the auction, are you allowing this provision?

The Hon. Sri B. GOPALA REDDI:— As per rules.

Sri P. KODANDARAMAYYA:— Sir, in the system of auction, would you fix the unreserved forests, the same as the government forests?

The Hon. Sri B. GOPALA REDDI:— As per rules.

Sri M. NAGI REDDI:— Sir, the auction is fixed for 300 acres, is there any scope for extension of the auction?

The Hon. Sri B. GOPALA REDDI:— As per rules.

Sri P. VENKATASUBBAYYA:— Sir, the unreserved forests are auctioned within a certain period. Sir, would you consider extending the period?

The Hon. B. GOPALA REDDI:— As per rules.
19th July 1955

Sri B SANKARAIAH — The Hon Sri B GOPALA REDDI — Sn. SANKARAIAH was asked to explain the specific area of monopoly contract which he suggested what are the clauses?

The Hon Sri B GOPALA REDDI — The Hon Sri B GOPALA REDDI — Chief Conservator of Forests was asked to explain the monopoly contract.

Sri S BRAHMAJYA — The Hon Sri B GOPALA REDDI — Chief Conservator of Forests was asked to explain what are the clauses?

Sri PRAGADA KOTAIAH — The Hon Sri B GOPALA REDDI — Chief Conservator of Forests was asked to explain what are the clauses?

Sri P GUNNAYYA — The Hon Sri B GOPALA REDDI — Chief Conservator of Forests was asked to explain what are the clauses?

Sri P. RAJAGOPALA Naidu — The Hon Sri B GOPALA REDDI — Chief Conservator of Forests was asked to explain what are the clauses?
Sri R. B. RAMAKRISHNA RAJU — However, the Forest Act provides for the reserve line of the states. Does the Hon. Sri B. GOPALA REDDI agree?

The Hon. Sri B. GOPALA REDDI — However, the Forest Act provides for the reserve line of the states. Does the Hon. Sri B. GOPALA REDDI agree?

Sri M. R APPA RAO — Yes, the Hon. Sri B. GOPALA REDDI agrees.

The Hon. Sri B. GOPALA REDDI — Yes, the Hon. Sri B. GOPALA REDDI agrees.

Sri V VISWESWARAO. — The Hon. Sri B. GOPALA REDDI agrees.

The Hon. Sri B. GOPALA REDDI — The Hon. Sri B. GOPALA REDDI agrees.

Sri G. RAMI REDDI: — The Hon. Sri B. GOPALA REDDI agrees.

The Hon. Sri B. GOPALA REDDI — The Hon. Sri B. GOPALA REDDI agrees.

District Munsiff Court at Sattenapalli.

165—

* 597. Q. — Whether there is any proposal to have a District Munsiff Court at Sattenapalli in Guntur District and

(a) If so, when?

The Hon. Sri N. SANJEEVA REDDI:

(a) No.

(b) Does not arise.

Sri G. RAMASWAMI REDDI: — The Hon. Sri N. SANJEEVA REDDI agrees.

The Hon. Sri N. SANJEEVA REDDI: — The Hon. Sri N. SANJEEVA REDDI agrees.
19th July 1955

Sri VAVILALA GOPALAKRISHNAYYA—additional

The Hon. Sri N. SANJEEVA REDDI—

Sri M BAPAIAH CHOWDARY—

The Hon. Sri N. SANJEEVA REDDI—

Ceramic Factory at Gudur.

The average monthly expenditure of the Government Ceramic Factory Gudur is Rs. 9137/-. The factory is working at a profit.

Sri P RANGA REDDI :—

Sri K. V. S. PADMANABHA RAJU.—

The Hon. Sri K. VENKATA RAO —

Sri R. B. RAMAKRISHNA RAJU :—
The Hon. Sri K. VENKATA RAO —
30-9-53 ₹ 2169- 3.0
30-3-53 ₹ 1211- 5.0
30-2-54 ₹ 3769-11.0
31-3-65 ₹ 1269- 8.0

Sri S VEMAYYA — monthly average establishment cost @ 100? estimation cost 200? cost?

The Hon. Sri K. VENKATA RAO:— Establishment 100? cost?
Sri M R APPA RAO — manage local Industries Department manage?

The Hon. Sri K. VENKATA RAO — cost 200? manageman?
Sri PRAGADA KOTAIAH — manageman?

The Hon. Sri K. VENKATA RAO — cost 200? manageman?
Sri C. SUBBARAYUDU — manageman?

The Hon. Sri K. VENKATA RAO — manageman?
Sri P. VENKATASUBBAYYA — Ceramic factory manageman?

The Hon. Sri K. VENKATA RAO.— lease manageman?
Sri D. KONDAYYA CHOWDARY — manageman?
19th July 1955

The Hon. Sri K. VENKATA RAO :— In the month of July, the sanitary-ware industry in the country is expanding. The northern states have extended their production, and the southern states are expanding their factories.

Sri N. VENKATAIAH.— Are institutions training students in the manufacture of sanitary ware?

The Hon. Sri K. VENKATA RAO.— The Government has established a Training and Guarantee Department to assist students in the manufacture of sanitary ware.

Sri N. VENKATAIAH.— Are the factories passing stringent Guarantee?

The Hon. Sri K. VENKATA RAO.— The Government has set up a stringent Guarantee to ensure the quality of the products.

Sri T. JALAYYA — Production at the present rate is 16 months supply.

The Hon. Sri K. VENKATA RAO.— The production is expected to increase by 50% in the next year.

Cases examined by Chemical Examiner.

* 166. Q: Sri S. VEMAYYA — Will the Hon. the Minister for Planning and Industries be pleased to state the number of cases examined by the Chemical Examiner (a) human poisoning cases; and (b) animal poisoning cases for the year ending 1954?
The Hon. Sri K. VENKATA RAO:—During the year 1954, 302 cases of human poisoning and 13 cases of animal poisoning were examined by the Chemical Examiner.

Sri S. VEMAYYA:— Why examination is done only at Visakhapatnam laboratory and not at any other chemical examiners' organization? Is a special staff sanctioned?

The Hon. Sri K. VENKATA RAO:— All over the State schemes are spread which includes supply for agricultural purposes. They have already sanctioned after formation of the Andhra State schemes spread over the State, the total cost of which amounts to Rs. 4.60 crores, for extension of supply of electricity to places where supply is feasible and remunerative.

Q: Sri R. B. RAMAKRISHNA RAJU:— Will the Hon. the Minister for Electricity and Social Welfare be pleased to state:

(a) whether the Government are aware that there is a great and universal demand for immediate supply of electricity in rural areas for agricultural purposes,

(b) whether the Government propose to take up immediately the question of extending the supply lines all over the State, and

(c) whether the Government propose to extend the lines now under construction from Puttur to Karvetnagar and Nagari to Pallipat, further west up to Devalampet and Pathagunta?

The Hon. Sri G. LATCHANNA —

(a) The answer is in the affirmative.

(b) The Government are avowed to a policy of intensive rural electrification which includes supply for agricultural purposes. Extension of supply to Devalampet and Pathagunta is programmed to be investigated during 1955-56 and will be taken up for execution if found remunerative according to the accepted guidelines of investigation.
Sri R. B. RAMAKRISHNA RAJU:— 6)ty SO^p^ sign, lighting SO^p^ sign agricultural lands to SO^p^ sign of agricultural lands to SO^p^ sign]

The Hon. Sri G. LATCHANNA:— Hence investigation SO^p^ sign.

Sri A. C. SUBBA REDDI:— Electricity SO^p^ sign SO^p^ sign SO^p^ sign.


Sri P. GOPALU REDDI:— Composite Madras State SO^p^ sign.

The Hon. Sri G. LATCHANNA:— Electricity SO^p^ sign SO^p^ sign.

Sri P. SRIKUMARULU:— SO^p^ sign rural electricity schemes SO^p^ sign.

The Hon. Sri G. LATCHANNA:— Sanction.

Sri P. CH. S. R. V. P. MURTY RAJU:— Sanction.

The Hon. Sri G. LATCHANNA:— Sanction.

Sri P. RAMACHARLU:— To sign horse powers SO^p^ sign SO^p^ sign.

The Hon. Sri G. LATCHANNA:— The matter is sub judice.
Sri N. VENKAIAH - Sanction of the proposed irrigation schemes, do you think it necessary?

The Hon Sri G LATCHANNA - From the point of view of irrigation, it is necessary.

Sri B SANKARAIYAH - The irrigation supply is directly related to the area to be irrigated. Do you think that a revised estimate would be necessary?

The Hon Sri G. LATCHANNA - Yes, it should be revised.

Sri R. NATHAMUNIREDDI - Sanction of the irrigation area as per plans, extension schemes, etc., is necessary. As per the revised estimate, plans should be altered. Is this measure necessary?

Sri G. LATCHANNA - The irrigation area as per the revised estimate should be sanctioned.

Sri R. NATHAMUNIREDDI - Sanction of irrigation areas as per plans, extension schemes, etc., is necessary. As per the revised estimate, plans should be altered. Is this measure necessary?

The Hon. Sri G. LATCHANNA - Sanction of the revised estimate should be necessary.

Sri T JALAYYA - What is the need for the electricity scheme as per plans, extension schemes, etc., in the revised estimate?

The Hon. Sri G LATCHANNA - Sanction of the revised estimate should be necessary.

Sri P. BAPAYYA - Sanction of the electricity scheme as per plans, extension schemes, etc., in the revised estimate?

The Hon Sri G. LATCHANNA - Sanction of the revised estimate should be necessary.

Sri N.C.SESHADRI - Sanction of the irrigation, electricity, etc., it seems that there are well potentialities gathered. Is it the time to lift irrigation possibilities and give preference to irrigation?
19th July 1955

The Hon Sri G LATCHANNA — The well-irrigated areas as preference to the dry areas as preference.

Sri P. NARASIMHAPPA RAO — 1950 pass schemes and policy.

Sri R. B. RAMAKRISHNA RAJU — I want a clarification on the ‘sub judice’ business that is going on. So far as I know, there is a writ in the High Court contesting the right of the Government to enhance the rates of electricity charges. Whether the Government are prepared to go back to the old rates is the question we are putting. If the Government are prepared to go back to the old rates, I don’t think the question of ‘sub judice’ will stand. We are not questioning the right as such of the Government to enhance the rates. The only question in the High Court is whether the Government have a right to enhance the rates in the face of the agreements entered into.

The Hon. Sri B. GOPALA REDDI:—If they are not! If they are not prepared to go back to the old rates, then the Government are not prepared to go back to the old rates, no doubt the Government are entitled to argue that matter in the High Court. Here the Government can tell us whether they are prepared to go back to the old rates.

The Hon Sri B. GOPALA REDDI — If we say we are prepared to go back to the old rates, it may prejudice the case that is pending before the High Court. That is what we are afraid of.

Mr SPEAKER — That is the Government’s opinion. We cannot help it.

Sri R. B. RAMAKRISHNA RAJU — If they are prepared to go back to the old rates, is the question of ‘prejudice’?

The Hon Sri G. LATCHANNA — Electricity is a well-regulated sector, priority is given to the old rates.

The Hon Sri B. GOPALA REDDI — We may not be prepared to go back entirely to the old rates, if we want to go half way, that may prejudice the case, that means the Government themselves are admitting that they are prepared to go back.
Sri P. SUNDARAYYA:— The Government says that it will prejudice their case.

The Hon. Sri G. LATCHANNA.— Electricity supply to rural areas.

Mr. SPEAKER.— Electrification in rural areas.

The Hon. Sri G. LATCHANNA.— General electricity supply.

Leaving of certain porambokes to the Village Panchayats.

169.—

* 325. Q: Sri VAVILALA GOPALAKRISHNAYYA:— Will the Hon. the Minister for Local Administration and Prohibition be pleased to state:

(a) Whether it is a fact that certain porambokes were left to the village Panchayat, and

(b) If so, why the village officials are collecting penalties and credit them to the Government account instead of Panchayat accounts?

The Hon. Sri A. B. NAGESWARA RAO:—

(a) The attention of the Member is invited to Section 60 of Madras Village Panchayats Act, 1950.

(b) Government have no information in the matter.
19th July 1955

The Hon. Sri A. B. NAGESWARA RAO — Section 60(1) of the Panchayat Boards Act defines it.

Sri M. NAGI REDDI — Will the Hon. the Chief Minister be pleased to state whether there is a proposal to form the District Forest Advisory Council.

Sri V. VISWESWARA RAO.— 60(1) of the Panchayat Boards Act defines it.
Advisory Council consisting of officials and non-officials and members of the Legislature and if so, when?

The Hon Sri B GOPALA REDDI — No, Sir.

Sri P RANGA REDDI — Why not, Sir.

The Hon Sri B. GOPALA REDDI — For well-known reasons, Sir (Laughter)

Sri P SUNDARAYYA — The Advisory Committee has been formed in the past with the sanction from the Advisory Council, and I am not aware of any suggestion to that effect.

The Hon Sri B. GOPALA REDDI— the Advisory Committee has been formed to advise the Government on forests, non-officials forming an Advisory body in the Panchayat areas. It is not the same as the Advisory Council.

Sri D. RAMABRAHMAM — The Forest Department has formed a Committee to advise the Government on forests, non-officials forming an Advisory body in the Panchayat areas.

Sri V VISWESWARA RAO:— Advisory Committee has been formed in the past, and it is not the same as the Advisory Council. It is a separate question.

Mr. SPEAKER:— Please put a separate question.

Sri A. C. SUBBA REDDI.— There is a separate Advisory Committee to advise the Government on forests, non-officials forming an Advisory body in the Panchayat areas.
19th July 1955]

The Hon. Sri B. GOPALAREDDI — బాధా మార్పు అనుమతితే సాధ్యం కాదే?

Sri A. VENKATARAMA RAJU — Range Advisory Committees స్థాపిసే మ.ల. అనే అధ్యక్షులు ఎక్కువ రాయనమైనా?

The Hon. Sri B. GOPALA REDDI.— M. L. A. లే ఉప అధ్యక్ష పదం

Sri VAVILALA GOPALAKRISHNAYYA — విచారానియా మార్పు లభించాలి సాధ్యం కాదే?

The Hon. Sri B GOPALA REDDI — ఆంధ్ర బాధా మార్పు సాధ్యం కాదే?

Sri V. VENKATARAMA RAJU — బాధా మార్పు అనుమతితే సాధ్యం కాదే?

The Hon. Sri B. GOPALA REDDI.— బాధా మార్పు సాధ్యం కాదే?

Sri P. SUNDARAYYA — బాధా మార్పు అనుమతితే సాధ్యం కాదే?

The Hon. Sri B GOPALA REDDI.— బాధా మార్పు సాధ్యం కాదే?

The Hon. Sri B GOPALA REDDI — బాధా మార్పు సాధ్యం కాదే?

Sri M. BAPAIAH CHOWDARY — బాధా మార్పు అనుమతితే సాధ్యం కాదే?

The Hon. Sri B. GOPALA REDDI:— Notice.
Lands acquired at Kurnool.

171.

* 686 Q : Sri P GOPALAKRISHNA REDDI (Put by Sri P. Ranga Reddi):—Will the Hon. the Deputy Chief Minister be pleased to state :

(a) Whether the Government have acquired any ryotwari lands under the Land Acquisition Act at Kurnool; and

(b) If so, the amount of compensation paid to the ryots?

The Hon. Sri N. SANJEEVA REDDI.—

(a) YES.

(b) Rs. 3,79,161-4-8

Sri P. RANGA REDDI.— Rs. 3,79,161-4-8 ac acquired ?

Sri M. NAGI REDDI.— Rs. 3,79,161-4-8 ac acquired?

The Hon. Sri N. SANJEEVA REDDI.— The extent of land already acquired is 161-32 acres.

Sri A. C. SUBBA REDDI.— Have any lands acquired by the town? 260 acres allotted?
19th July 1955

The Hon. Sri N. SANJEEVA REDDI:—

19. The acquisition of land for buildings and other purposes is required under the Government of India Act, 1935. The Minister has been informed that the land required for buildings and other purposes can be acquired under the provisions of the Government of India Act, 1935.

Sri N. VENKATASUBBAYYA:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri S. Brahamayya:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri N. C. Seshadri:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri V. VAVILALA GOPALAKRISHNAYYA:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri S. VEMAYYA:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri N. SANJEEVA REDDI:—

An hon. MEMBER:— $200 buildings for hostel?

The Hon. Sri N. SANJEEVA REDDI:—

Sri N. VENKATASUBBAYYA:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri N. SANJEEVA REDDI:—

Sri S. Brahamayya:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri N. SANJEEVA REDDI:—

Sri P. VENKATASUBBAYYA:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri S. Brahamayya:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri N. SANJEEVA REDDI:—

The Hon. Sri N. SANJEEVA REDDI:—

Sri N. SANJEEVA REDDI:—
The Hon. Sri N. SANJEEVA REDDI.— Will the Hon. Minister for Revenue be pleased to state
(a) Whether the Government have taken a decision in 1954 exempting land holders under spring and river channels from the levy of water rates, and
(b) If so, the reasons for which it has not been given effect to so far?

The Hon. Sri K. CRANDRAMOULI:—
(a) The previous Ministry had examined a proposal to exempt spring channel irrigation from the levy of watercess, but no final decision was taken by them before they demitted of office. The matter is under consideration of the Government now.
(b) Does not arise.

Sri P. BASI REDDI.—How do the water rates under spring channels compare with those for the lands under Government channels?

The Hon. Sri K. CHANDRAMOULI—in.

Sri P. BASI REDDI.—Are the rates under the spring channels higher than those for the lands under the Government?

The Hon. Sri K. CHANDRAMOULI — Notice, Sir,

Levy of water rates.

172.

518. Q: Sri P. BASI REDDI — Will the Hon. the Minister for Revenue be pleased to state
(a) Whether the Government have taken a decision in 1954 exempting land holders under spring and river channels from the levy of water rates, and
(b) If so, the reasons for which it has not been given effect to so far?

The Hon. Sri K. CHANDRAMOULI:—
(a) The previous Ministry had examined a proposal to exempt spring channel irrigation from the levy of watercess, but no final decision was taken by them before they demitted of office. The matter is under consideration of the Government now.
(b) Does not arise.

Sri P. BASI REDDI.—How do the water rates under spring channels compare with those for the lands under Government channels?

The Hon. Sri K. CHANDRAMOULI — in.

Sri P. BASI REDDI.—Are the rates under the spring channels higher than those for the lands under the Government?

The Hon. Sri K. CHANDRAMOULI — Notice, Sir,
The Hon. Sri K. CHANDRAMOULI — 1955

Sri T. RAMACHANDRA REDDI —

The Hon. Sri K. CHANDRAMOULI —

Sri P. BASI REDDI —

The Hon. Sri K. CHANDRAMOULI —

Sri M. NAGI REDDI —

The Hon. Sri K. CHANDRAMOULI —

Sri V. VISWESWARA RAO —

The Hon. Sri K. CHANDRAMOULI —

Sri P. SUNDARAYYA —

The Hon. Sri K. CHANDRAMOULI —

[10th July 1955]
Sri P. SUNDARAYYA — వేసవన్న రెండవ వారికి మార్చిస్తే మన సామర్థ్యం అంటే వీటి మన శైలికతన్ని లేదు! మనం అంటే వీటి మన శైలి లేదు?

The Hon. Sri K VENKATA RAO — మన సామర్థ్యం అంటే వీటి మన శైలి లేదు?

Sri P. SUNDARAYYA — అంటే వీటి మన శైలి లేదు?

The Hon. Sri K VENKATA RAO — అంటే వీటి మన శైలి లేదు?

Sri C. SUBBARAYUDU — అంటే వీటి మన శైలి లేదు?

The Hon. Sri K VENKATA RAO — అంటే వీటి మన శైలి లేదు?

Sri P. BASI REDDI.— అంటే వీటి మన శైలి లేదు?

The Hon. Sri K VENKATA RAO — అంటే వీటి మన శైలి లేదు?

The Hon. Sri K. CHANDRAMOULI: — అంటే వీటి మన శైలి లేదు?

Sri S VEMAYYA.— అంటే వీటి మన శైలి లేదు?

The Hon. Sri K. CHANDRAMOULI: — అంటే వీటి మన శైలి లేదు?

Sri P. SUNDARAYYA: — అంటే వీటి మన శైలి లేదు?
19th July 1955

The Hon Sri K. CHANDRAMOULI — Will the Hon the Minister for Planning and Industries be pleased to state the action taken on the representation submitted in the year 1954 by the Andhra State Handloom Weavers’ Congress, Nidubrolu, requesting the Government to take steps:

(a) to bring into being a Financial Corporation for handlooms in Andhra with the help of cess fund to provide working capital to the weavers’ co-operatives, and

(b) to introduce small scale improved spinning units with a view to enable the handloom industry to secure yarn at reasonable prices?

The Hon. Sri K. VENKATA RAO — (a) & (b) — The matter is under consideration of the Government.

Sri PRAGADA KOTAIAH — Will the Hon the Minister for Planning and Industries be pleased to state the action taken on the representation submitted in the year 1954 by the Andhra State Handloom Weavers’ Congress, Nidubrolu, requesting the Government to take steps:

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(b) to introduce small scale improved spinning units with a view to enable the handloom industry to secure yarn at reasonable prices?

The Hon. Sri K. VENKATA RAO — (a) & (b) — The matter is under consideration of the Government.

Sri B. SANKARAIYAH — Will the Hon the Minister for Planning and Industries be pleased to state the action taken on the representation submitted in the year 1954 by the Andhra State Handloom Weavers’ Congress, Nidubrolu, requesting the Government to take steps:

(a) to bring into being a Financial Corporation for handlooms in Andhra with the help of cess fund to provide working capital to the weavers’ co-operatives, and

(b) to introduce small scale improved spinning units with a view to enable the handloom industry to secure yarn at reasonable prices?
The Hon Sri K VENKATA RAO —The Hon Sri K VENKATA RAO —

Sri PRAGADA KOTAIAH —Sri PRAGADA KOTAIAH —

The Hon. Sri K. VENKATA RAO —The Hon. Sri K. VENKATA RAO —

Sri P SUNDARAYYA —Sri P SUNDARAYYA —

The Hon Sn K VBNKATARAO —The Hon Sn K VBNKATARAO —

Sri P. RAMACHARLU —Sri P. RAMACHARLU —

The Hon. Sn K. VENKATARAO. —The Hon. Sn K. VENKATARAO. —

Sri S. NARAYANAPPA —Sri S. NARAYANAPPA —

The Hon. Sri K. VENKATA RAO. —The Hon. Sri K. VENKATA RAO. —
19th July 1955]

The Hon. Sri K. VENKATA RAO.— The vice-president of the Society is the president of the hostel. The hostel has 29 rooms, 80 boys, and some rooms are reserved for girls.

**Harijan Hostels in the Visakhapatnam Town.**

174.—

*593. Q Sri P GUNNAYYA— Will the Hon. the Minister for Electricity and Social Welfare be pleased to State

(a) the number of Harijan Hostels in the Visakhapatnam Town now, and

(b) the number of boys and girls therein?

The Hon. Sri G. LATCHANNA —

(a) (1) Private hostels subsidised by Government—Nil.

(2) Government hostel—One.

(b) **Number of Boarders.**

Boys—40

Girls—Nil.

Mr. SPEAKER.— QUESTIONS Nos. 175 and 176 may be taken together.

**Introduction of Telugu as Official Language.**

175.—

*737 Q Sri P GOPALAKRISHNA REDDI (Put by Sri P. Ranga Reddi)— Will the Hon the Chief Minister be pleased to state whether the Government are contemplating to have Telugu as the official language in all the Departments?

The Hon. Sri B. GOPALA REDDI—

Government are examining all preliminary measures such as standardising the key board of Telugu typewriters and training sufficient number of Telugu Typists and Short-hand writers etc. to popularise official use of Telugu.

**Extension of the system of Telugu correspondence.**

176.

*919. Q Sri M. RAJESWARA RAO—Will the Hon. the Chief Minister be pleased to state whether the Government have taken a decision to extend the system of Telugu correspondence to any district other than East Godavari during the current year?

The Hon. Sri B. GOPALA REDDI:— The answer is in the negative.
136 QUESTIONS AND ANSWERS

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Sri A. KALESWARA RAO: - ఏం తాలి? వీలుతున్న సంపత్తులను మరియు కాలువలు పేరులను మార్గంలో చేస్తుంది?

The Hon. Sri B. GOPALA REDDI: - నేయి విస్తరించండి మరియు తెలుసుకోనాను.

Sri A KALESWARA RAO: - Typewriter విస్తరించండి మరియు తెలుసుకోనాను?

The Hon. Sri B. GOPALA REDDI: - ఒక విషయం ఏం తాలి మారకు సంపత్తుల కాలువలబట్టే యొక్క విమర్శనం?

Sri P. SUNDARAYYA: - లేదే అనేక కాలువల యొక్క విమర్శనం ఇస్తే వారికి మాత్రమే అనేక విశ్లేషణలు యొక్క విస్తరించండి?

The Hon Sri B. GOPALA REDDI: - అది విస్తరించండి మరియు తెలుసుకోనాను?

Sri P. Sundarayya: - ఉండే విషయం ఏం తాలి మారకు సంపత్తుల కాలువల యొక్క విమర్శనం?

The Hon. Sri B. GOPALA REDDI: - అది విస్తరించండి మరియు తెలుసుకోనాను?

Sri P. Sreeramulu: - ఉండే విషయం ఏం తాలి? departments ఏమి యొక్క విశ్లేషణలు యొక్క విస్తరించండి?

The Hon. Sri B. GOPALA REDDI: - అది విస్తరించండి మరియు తెలుసుకోనాను?

Sri A. VENKATARAMA RAJU: - ఉండే విషయం ఏమి East Godavary యొక్క విస్తరించండి?

The Hon. Sri B. GOPALA REDDI: - ఎందుకు? ఉండే విషయం ఏమి East Godavary యొక్క విస్తరించండి?
Sri M. R. APPA RAO.—University 6th April, 1955. Sir, the Board of Translation wanted English translation, which was not available. What was the reason?

The Hon. Sri B. GOPALA REDDI:— The University of Rajahmundry developed typewriter in Rajahmundry. It is now ready. The Board of Translation wants 500 orders. The order is only 50 orders.

Sri P. SUNDARAYYA.—The company has typewriter experts in Rajahmundry. The company offers 50 orders, but the Board of Translation wants 500 orders. The company is willing to wait.

The Hon. Sri B. GOPALA REDDI.—The company is willing to wait. The company is willing to wait for orders. The company is willing to wait for orders.

Sri VAVILALA GOPALAKRISHNAYYA.—On a point of personal explanation, Sir, the company is offering 50 orders. The company is offering 50 orders. The company is offering 50 orders.

Mr. SPEAKER.—Very well. The House is satisfied with your explanation.

Sri P. SUNDARAYYA.—The company is offering 50 orders. The company is offering 50 orders. The company is offering 50 orders.
The Hon. Sri B. GOPALA REDDI.—Will the Hon. the Deputy Chief Minister be pleased to state—

(a) whether there is any proposal with the Government to open a fire service station at Jammalamadugu, and
(b) if so, at what stage the matter stands?

The Hon. Sri N. SANJEEVA REDDI:—

(a) "The answer is in the negative."
(b) 'Does not arise.'

Sri PRAGADA KOTAYYA:—The Government has not decided to open a fire service station at Jammalamadugu.

The Hon. Sri N. SANJEEVA REDDI:—Does not arise.

Sri P. RAJAGOPAL Naidu.—Will the Hon. the Minister for Revenue be pleased to state the action taken by the Government regarding the abolition of water-cess on lands irrigated by well water in Tirumalai-Tirupathi Devasthanam Estate, Devalampet and Chettinad estates of Chittoor District?

The Hon. Sri K. CHANDRAMOULI:—

The matter is under consideration of the Government.

Sri P. RAJAGOPAL Naidu.—Has the matter been decided?

The Hon. Sri K. CHANDRAMOULI:—Has decided.

II. ADJOURNMENT MOTIONS, re:

(1) Failure of water supply under Sayanna Channel in Palkonda Taluk, Srikakulam District.

Mr. SPEAKER: The Hon. Member Sri P. Narasimhappa Rao has given notice of an adjournment motion which reads:
19th July 1955]

"This House do stand adjourned to discuss the grave situation arising out of the failure of the supply of water by the P W Department officials to the ryots under Sayanna Channel in Palakonda Taluk which affects about 25,000 acres of land."

Since the Irrigation Budget is coming up for discussion, this motion anticipates that discussion on Irrigation Budget. So, I disallow it.

(2) Refund of water rates under K. C Canal Localization Scheme.

Mr. SPEAKER The Hon Member Sri B Ratnasabhapathy has given notice of another adjournment motion which reads.

"That the business of the House do stand adjourned to discuss an urgent matter of public importance, namely, the Government's refusal to concede to the request of the ryots under K. C. canal for the refund of water rates imposed on them under the Localization Scheme and collected for the faslis 1363 and 1364, since the water was not utilized at all."

This also can be discussed under the Irrigation Budget. It anticipates discussion and so I disallow it.

III. REQUEST FOR HALF-HOUR DEBATE ON KUPPUSWAMI COMMITTEE REPORT.

Mr. SPEAKER Sri Vavilala Gopalakrishnaiah has asked for a half-hour debate on the Kuppuswami Committee Report. Since the Education Budget is coming up for discussion, this can be discussed at that time. This also anticipates discussion and so I rule it out.

IV. ANNOUNCEMENTS re

(1) Constitution of Committee on Public Accounts.

Mr. SPEAKER — "I have to announce to the House that the following candidates have been nominated for election to the Public Accounts Committee for the financial year 1955-56

1. Sri K. Brahmananda Reddi
2. " A. V. Bhanoji Rao
3. " A. Bapineedu
4. " N. Venkataiah
5. " T. N. Venkatasubba Reddi
6. " Jagarlamudi Chandramouli
7. " T. G. Timmayya Setti
8. " Pala Venkatasubbaiah
9. Sri K. V. Vema Reddi
10. P V. R. Gajapathy Raju
11. C. V Somayajulu
12. Puchala Palli Sundarayya
13. Pillalamarri Venkateswarlu
14. R B. Ramakrishna Raju

As the number of candidates validly nominated is equal to the number of vacancies to be filled, namely, fourteen, I hereby declare them to have been duly elected to the Committee on Public Accounts

Under Sub-Rule (2) of Rule 138 of the Madras Assembly Rules, the Finance Minister is a member of the Committee on Public Accounts ex-officio

(2) Constitution of the Committee of Privileges.

Mr. SPEAKER.—“I have to announce to the House that the following candidates have been nominated for election to the Committee of Privileges for the financial year 1955-56—

1. Sri K. Punnayya
2. V Gopalakrishna, (Pithapuram)
3. Grandhi Venkata Reddi
4. A. Kaleswara Rao
5. M. Bapaiah Chowdari
6. P. Basa Reddi
7. Vignaya Bhaskara Reddy
8. Simma Jagannadham
9. P. Ramacharlu
10. N. Chenchurama Naidu
11. Gottimukkala Jagannadharaaju
12. Swarna Vemayya
13. G. Yellamanda Reddy
14. B. P. Sesha Reddi
15. S Ranganatha Mudalia.

As the number of candidates validly nominated is equal to the number of vacancies to be filled, namely, fifteen, I hereby declare them to have been duly elected to the Committee of Privileges.”

(3) Constitution of House Committee.

Mr SPEAKER:—“I have to announce to the House that the following candidates have been nominated for election to the House Committee for the financial year 1955-56:—

IV. ANNOUNCEMENT BY SPEAKER

19th July 1955]

1. Sri A C Subba Reddi
2. Ch. S. R V P Murthi Raju
3. Peta Bapaiah
4. Kotagiri Seetharamaswamy
5. Srimathi B Rukmini Devi
6. Sri Y Audinarayana Reddi
7. Mahboob Ali Khan
8. G Bussanna
9. B Sankaraiah
10. B. Subba Rao, (Burugupudi)
11. P. N. Appa Rao

As the number of candidates validly nominated is equal to
the number of vacancies to be filled, namely, eleven, I hereby
declare them to have been duly elected to the House Committee.'

In addition to the above, under Rule 157 of the Madras
Assembly Rules, I nominate, the following two members to be
members of the said Committee.—

1. Sri Raja Sagi Suryanarayana Raju
2. S. Brahmayya

The Deputy Speaker is the Ex-officio Chairman of the House
Committee

(4) Election of two persons to be Members of the Board of
Industries (Andhra)

Mr SPEAKER —'I have to announce to the House that
the following candidates have been nominated for election for the
Board of Industries (Andhra).—

1. Sri Sivarama Prasad Bahadur Garu, Raja of
Challapalli
2. Sri P. Ranga Reddi.

As the number of candidates validly nominated is equal to the
number of vacancies to be filled, namely, two, I hereby declare
them to have been duly elected to be Members of the Board of
Industries (Andhra).’

(5) Election of a Member to the State Library Committee.

Mr. SPEAKER :-“I have to announce to the House that
Sri M R Appa Rao is the only candidate validly nominated to
fill a seat in the State Library Committee. I hereby declare him
duly elected.”
V. MOTION UNDER RULE 22 OF THE ASSEMBLY RULES.

The Hon Sri B GOPALA REDDI—Sir, under Rule 22 of the Assembly Rules, I move

"That in the order of Demands to be taken up, Demand No IV-Forests, be taken after Demand No XVIII-Agriculture and Fisheries, and Demand No XIX-Veterinary be deleted"

Mr. SPEAKER—The question is

"That in the order of Demands to be taken up, Demand No IV-Forests, be taken after Demand No XVIII-Agriculture and Fisheries, and Demand No XIX-Veterinary be deleted."

The motion was carried.

Mr. SPEAKER—Then, we shall have the whole day for Land Revenue.

(Note: An asterisk at the commencement of a speech indicates revision by the Member.)

VI. BUDGET FOR THE YEAR 1955–56.

Voting of Demands for Grants (Continued)

DEMAND No. I—LAND REVENUE

The Hon. Sri K CHANDRAMOULI—Sir, On the recommendation of the Governor, I move:

"That the Government be granted a sum not exceeding Rs. 72,19,000 under Demand No I-Land Revenue"

The expenditure on account of the district revenue establishment which shoulders the burden of collecting land revenue and also attends to other duties is debited to the head "25 General Administration—District Administration" which is included in Demand XI. The expenditure incurred exclusively in connection with the administration of land revenue is debited to this major head "7. Land Revenue" which constitutes Demand I under 'Demand for Grants' and it consists of the following items of expenditure.

1. Charges of Administration,
2. Survey, settlement and record operations,
3. Land records,
4. Assignments and compensation, and
5. Transfer to Zemindari Abolition Fund, etc.
DEMAND NO. I - LAND REVENUE

19th July 1955] (Sri K. Chandramouli)

Charges of Administration This consists of the expenditure on the officers and staff appointed for the administration of Rent Reduction Act in the estates and under the Tribunals appointed under the Estates Abolition Act for the apportionment and disbursement of the amounts deposited with the Tribunals as compensation for the estates, etc.

Survey, settlement and record operations: The expenditure under this head consists of the share of charges incurred on account of the Central Survey Office, Madras, and expenditure on the Ranges and Mobile Survey Staff working in the districts survey and settlement of estates under the Estates Abolition Act 1948, and expenditure on the Director of Settlements for superintending and taking over of the estates and for their conversion into ryotwari tenures.

Land records:—The expenditure under this item is for the maintenance of ryotwari, municipal and union surveys, etc.

Assignments and compensations The expenditure debitable to this head consists of payments to local bodies in respect of fishery rentals and tree tax collected by the revenue department on their behalf, payments to mufassal municipalities representing the excess of ground rent collected over ordinary agricultural assessment on lands in municipal areas, etc.

Under Section 5 of the Madras Estates Land (Reduction of Rent) Act 1947, in respect of every estate or part of an estate which belongs to a religious, educational or charitable institution and in which rents have been reduced under the provisions of that Act, the Government have to make good to the institutions any loss of income due to the operations of the rent reduction Act.

Zamindari Abolition Fund The surplus revenue collections realised from the estates taken over by the Government are utilized towards building up of a fund for the payment of balance of compensation which would fall due to in five to eight years' time. So the net collections from the taken over zamindari areas after deducting from the gross revenue the expenditure on administration, management, special repairs to tanks, etc. and also the peshkush that would have normally accrued to this Government but for the abolition of the zamindari estates are transferred from the Revenue Account to the Deposit Account.
Sir, I shall now proceed to touch briefly the salient features of the land revenue system in the State, and other important activities of the Government during recent years, which explain in full the variations in the estimates for this year.

Existing land revenue system The two main varieties of land tenures in this State are the ryotwari and the zamindari tenures.

Where the zamindari tenure prevails the only parties to the land revenue arrangement are the Government and the zamindar. It is only of academic interest now. The Government were convinced that the zamindari system had outlived its usefulness and therefore decided to abolish it. As the House is well aware, the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948, became law and came into force on 19th April 1949.

The ryotwari tenure prevails in a major portion of the State. The system has not been codified. The ryotwari areas of the State have been cadastrally surveyed throughout, and the land revenue demand fixed for each survey unit separately. Generally speaking, only two types of land are recognized, i.e. 'wet' and 'dry'. The land revenue demand represents the value in money of the State’s share of the produce from the land. Every thirty years, the value of the State’s share was being re-examined. This process was known as Re-settlement. Re-settlement besides setting aright errors and inequalities in the original settlement, enables the Government to claim and obtain a share of the profits derived by cultivators as a result of improvements not made by the cultivators themselves (e.g. the opening of a railway which provides cultivators with easy marketing facilities) or as a result of a rise in prices, etc. Resettlement operations were stopped in 1937 pending a decision on the reform of the land revenue system.

The land revenue is payable in instalments every year on or before the dates fixed for its payment in the several districts. The dates are fixed with reference to the time when the main crops in an area are harvested and land revenue should as a rule be paid in the villages to the village headman. The Madras Revenue Recovery Act, 1864, contains the provisions for the recovery of land revenue arrears.
Proposals for reform.

Land Revenue Reforms. In May 1950, the Government of the composite Madras State constituted a Committee called the Land Revenue Reforms Committee to advise them among other things, in the matter of undertaking reforms in the land revenue systems prevailing in the ryotwari areas of the State. The Committee considered the report previously submitted by Sri N. Raghavendra Rao as Special Officer, and also the report of the Congress Agrarian Reforms Committee. In its second report dealing with Land Revenue Reforms which was published on 15-8-1951, the Land Revenue Reforms Committee made certain recommendations. Meanwhile, as the House is well aware, this Government have appointed a Land Reforms Committee to examine the question of land reforms in this State and to make recommendations to the Government having regard to the existing social conditions and needs. The Government are awaiting the receipt of the Committee's report. After the Committee's report is received, examined and decisions are reached thereon, action will be taken to introduce land reforms in consultation with the Central Committee for Land Reforms by undertaking legislation to the extent necessary.

In order to cover a portion of the deficit in the budget, the Government propose to levy full ryotwari assessment on minor inams and also to increase the wet assessment by 18 3/4 per cent. Bills for the purpose are on the anvil of the Legislature. Corresponding to the increase in wet assessment by 18 3/4 per cent, there is a proposal also to increase the water rates on dry lands by 25 per cent. There is also a proposal under the consideration of the Government to levy a betterment contribution on lands benefited by the improvement or construction of irrigation works undertaken after August 1947.

Survey Department — The Survey and Land Records Department has two main functions, one dealing with fresh items for survey and other with maintenance of survey already completed in ryotwari areas, and 'maintenance' means keeping the framework of the survey up to date; missing boundary stones are replaced and changes due to sub-divisions are incorporated in the survey plan, etc. The other main functions of the department are survey of
towns, streets, splitting up of large waste blocks, conducting detailed survey of areas near by brought under projects, and of late survey of estate areas taken over under this Abolition Act. The object of survey is the determination of boundaries of holdings and the preparation of maps and registers giving the number, nature, tenure, area and reputed ownership of each revenue field. The survey is conducted under the provisions of the Madras Survey and Boundaries Act VIII of 1923.

The Department works under the control of the Board of Revenue. The Deputy Director of Survey and Land Records assists the Board in matters pertaining to administration of the department. It has been agreed that the Central Survey Office, Madras, which prepares and prints maps and also various diagrams of other departments and which is under the control of the Government of Madras should provide facilities for this State up to a maximum of 50 percent of the output for a period of 5 years and that the cost should be apportioned in accordance with the costing rates on 'no profit no loss' basis. The Central Survey Office is at present treated as a joint institution for both the residuary Madras and the Andhra States. The survey work is done by the mobile staff. There are circle officers for this purpose and they are assisted by Deputy Surveyors and Field Surveyors. The maintenance work is done by the District Surveyor in each district assisted by Taluk Surveyors. The staff employed on maintenance is under the control of the District Collector.

Survey of estates taken over under the Abolition Act.

There were three Survey Parties and two detachments (half parties) working in Andhra State till 1-11-1954. With this staff it was estimated that the survey operations in the estate areas taken over under the Abolition Act can only be completed within 10 years. With a view to accelerate the survey and settlement operations, the Government have raised the two detachments at Ongole and Kalahasti to the full party level with effect from 1-11-1954. Four more survey parties and a third survey and settlement party with two branch settlement officers have also been sanctioned. The 4 new survey parties started functioning with full strength with effect from 15-6-1955. The new settlement party with branch settlement parties will begin to function from...
VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND NO I—LAND REVENUE

19th July 1955] (Sri K Chandramouli)

1-9-1955 With this increased staff it is estimated that the survey in all the estates taken over under the Abolition Act will be completed by 1958-59 and all settlement operations in 1961-62.

A large demand under this head is necessitated by the fact that thousands of square miles of unsurveyed estate areas are programmed for survey and settlement on ryotwara principles. As the final compensation due to the landholders is to be calculated with reference to the ryotwara rates of assessment, there is pressing need to employ a large staff and for concluding the operations as early as possible. The House is also aware that till final compensation is paid, the landholders are to be paid interim payment every year. This liability would cease from the moment the final compensation is paid and this is an additional reason for increasing the tempo in the activities of the survey and settlement department.

Assignment and Alienation of land —Lands belonging to the Government are granted under the Crown Grants Act, either by assignment or by alienation. Assignment is resorted to where the grantee is either a private body, institution or a person. Assignment may be on either temporary or permanent basis. If the land is likely to be required for any public purpose or if it is considered inadvisable to give it away permanently, the land is assigned on a temporary basis.

The House is aware that for sometime past in the composite Madras State, the assignment policy of the Government was undergoing frequent changes in the matter of assignment of land to political sufferers, and in the matter of priority among different classes of persons also. After the formation of this State, the Government examined the whole question of assignment of lands at their disposal and formulated a revised assignment policy. The revised assignment policy also contemplates assignment of lands to political sufferers. According to the orders, the applications of political sufferers which were pending on 14-4-1952, and which came to be stayed by virtue of the change in policy announced in 1952, should be considered according to the rules in force on 14-4-1952. The application of all political sufferers are however liable to be rejected if the lands applied for were under sivoyama occupation by the date of original application.
Zamindari Abolition Fund  The circumstances in which a separate fund called the Zamindari Abolition Fund was originally started are the following —

Before notifying the second batch of estates to be taken over under the Estates Abolition Act on 7-9-1950, the composite Madras Government addressed the Government of India for their concurrence. The Government of India then stipulated certain conditions, one of which was that the composite Madras Government should utilize every year the surplus revenue collections from the estates taken over, towards building up a fund for the payment of the balance of the compensation, and that the fund should be invested in the Government of India securities. The composite Madras Government accepted the conditions and in pursuance of the agreement, that Government transferred some amounts to the Zamindari Abolition Fund from time to time. By the time of partition of the composite State a total amount of Rs 42 50 lakhs was invested in the Government of India 3% Loan, from out of the amounts transferred to the Zamindari Abolition Fund.

The proforma account relating to this fund has not yet been finally prepared. But pending finalization of the accounts, a sum of Rs. 12 80 lakhs was provided in the budget for 1953–54 for transfer to this Fund. Similarly, a budget provision of Rs 15 0 lakhs was made for transfer to that fund for the year 1954–55. The intention of building up the Fund is that it should be utilized for the payment of balance of the compensation due to the landholders. Hence, the Demand which I have the honour to move, is therefore fully justified and I request the House to pass it in full.

Mr. SPEAKER The motion before the House is:

"that Government be granted a sum not exceeding Rs. 72,19,000 under Demand No. I—Land Revenue."

A large number of cut motions has been received. In all I think there are 65 such motions. Some of them raise several issues, regarding which I gave my ruling yesterday. So I wish to admit only such cut motions as are admissible under rules.

The following cut motions were moved:

Sir P. SUNDARAYYA. Sir, I beg to move —

Reduce the allotment of Rs. 72,19,000/- for Land Revenue by … Rs. 100
DEMAND NO. 1—LAND REVENUE

19th July 1955] (Sri P Sundarayya)

Sri P SUNDARAYYA—Sir, I beg to move—

To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

(Sir, it is my firm belief that Government is deliberately making it difficult for the farmers, specially at a time when the agricultural prices are rapidly falling.)

Sri K V. S. PADMANABHA RAJU—Sir, I beg to move—

To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

(To oppose the imposition of water rates on the ryots especially at a time when the agricultural prices are rapidly falling.)
Sri R. B. RAMAKRISHNA RAJU, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100
(To discuss land revenue policy including proposals of additional taxation.)

Sri R. B. RAMAKRISHNA RAJU, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100
(To discuss the failure of the Government in giving 12% of land revenue to Panchayats.)

Sri T. PAPA RAO, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100
(To discuss land revenue policy of the Government.)

Sri M. NAGI REDDI, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

Sri S. VEMAYYA, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

Sri S. VEMAYYA, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

Sri S. VEMAYYA, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

Sri S. VEMAYYA, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

Sri S. VEMAYYA, Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100
BUDGET FOR THE YEAR 1955–56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND NO. I — LAND REVENUE

19th July 1955

Sri S. VEMAYYA:—Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by . . . . . . . . . . Rs. 100

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DEMAND NO. I - LAND REVENUE

(Sri S. Vemayya) [19th July 1955]

4. Sri S Vemayya Sir, I beg to move—
To reduce the allotment of Rs 72,19,000/- for Land Revenue by Rs 100

Sri A Venkatrama Raju Sir, I beg to move—
To reduce the allotment of Rs 72,19,000/- for Land Revenue by Rs 100.

Sri C V Somayajulu Sir, I beg to move—
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Sri V Visweswara Rao—Sir, I beg to move—
To reduce the allotment of Rs 72,19,000/- for Land Revenue by Rs 100.

Sri B Ratnasabhapathy—Sir, I beg to move—
To reduce the allotment of Rs 72,19,000/- for Land Revenue by Rs 100.
DEMAND NO. I - LAND REVENUE

19th July 1955] (Sri B. Ratnasabhapathy)

(To discuss the failure of the Government to indicate their intention to introduce Inam Abolition Bill during the course of this Budget Session instead of bringing about piecemeal legislation, thus watering down the idea of the abolition of the Inamdari System).

Sri B. RATNASABHAPATHY —Sir, I beg to move—

To reduce the allotment of Rs 72,19,000/- for Land Revenue by Rs. 100

(To discuss the absurdity of the localisation scheme under the K C Canal in view of the supply of the water only upto the end of December on account of the widening work of the K. C. Canal)

Sri B SANKARAIAH —Sir, I beg to move—

To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

(To discuss the Government policy relating to assignment of Romperu waste lands).

Sri K APPA RAO —Sir, I beg to move—

To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100

(For bringing home to this Government the necessity for exempting the poor ryots, paying Rs. 10/- or below at least from the levy of 25% water rate and 18.75% of wet assessment).
Sri G. NAGESWARA RAO:—Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100.

Sec. 10-12 of the Land Revenue Act, 1855, which provide for the assessment of land revenue, is in conflict with the actual condition of the land. The Government should bring in legislation to amend these sections.

Sri V. AVILALA GOPALAKRISHNAYYA:—Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100.

(To fix the ceiling of land holdings as 48 acres of dry, 24 acres of seasonally irrigated, 12 acres of perennially irrigated and economic holding as 16 acres of dry land, 8 acres of seasonally irrigated land and 4 acres of wet perennially irrigated land.)

Sri A. BHAGAVANTNA RAO:—Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100.

(To impress upon the Government that since certain lands in Repalle Tahsil and Gangadipalem village were under the occupation of landless poor and the said lands were provisionally assigned to political sufferers the permanent assignment of said lands be postponed until a comprehensive enquiry be made into the right of said landless and other occupants with a committee consisting of officials and non-officials.)

Sri PILLALAMARRI VENKATESWARLU:—Sir, I beg to move—
To reduce the allotment of Rs. 72,19,000/- for Land Revenue by Rs. 100.

To point out the failure of the Government to bring in legislation to amend the following sections of the Estates Abolition Act XXVI of 1948, namely—(a) Section 3 (d), (b) Section 12 and (c) Section 18 of the Act.
BUDGET FOR THE YEAR 1955—56

VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND NO. 1—LAND REVENUE

19th July 1955]

Sri T GOPALAKRISHNAYYA GUPTA—Sir, I beg to move—

To reduce the allotment of Rs. 72,19,000/- for Land Revenue by . . . . . . . . Rs 100

(To issue printed demand notices from the Taluk Offices to the ryots for the payment of Land Revenue, issue of pattas to sivajama and poramboke lands)

Mr SPEAKER—Now the main Demand and the cut motions are before the House for discussion.

*Sri M. SATYANARAYANA RAJU—The Hon'ble Mr. Muhammed period to refer the State as Social Welfare State means to include Social Welfare and Social Service. Hence, the Social Welfare State means by itself a graded tax, as it includes Social Welfare and Social Service. The Social Welfare State does not include Social Service, and the Social Service is a graded tax. Sri M. SATYANARAYANA RAJU, who is a member of the Social Welfare State, referred to the Social Service and the Social Welfare. Therefore, the Social Service is a graded tax.

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DEMAND NO 1 - LAND REVENUE

(Sri M. Satyanarayana Raju) [19th July 1955]

...
BUDGET FOR THE YEAR 1955—56

VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND NO I—LAND REVENUE

19th July 1955] (Sri M. Satyanarayana Raju)

The honourable Mr. Speaker, Sir,

I am glad to say that in a bookish socialism we shall have to decide whether Socialism as a bookish socialism is preferable to Socialism by individual development, individual sector development, individual development, individual sector development, individual sector development, individual sector development, or the Socialist party which is a bookish socialism.

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"BUDGET FOR THE YEAR 1955-56
VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND NO. 1—LAND REVENUE
(Sri M. Satyanarayana Raju) [19th July 1955

(At this stage Mr. Deputy Speaker occupied the Chair)

Sri PILLALAMARRI VENKATESWARLU—

Revenue Department, Revenue Board

Revenue Secretariat, Revenue Board,

establishment

Revenue Board, Revenue Secretariat,

administrators,

Revenue Board.
VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND NO. 1 - LAND REVENUE

19th July 1955] (Sri Pillalamarri Venkateswarlu)

...
150  BUDGET FOR THE YEAR 1955—58
VOTING OF DEMANDS FOR GRANTS—(Contd.)
DEMAND NO. I—LAND REVENUE.
(Sri Pillalamarri Venkateswarlu) [19th July 1955

...
BUDGET FOR THE YEAR 1955—56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND NO. 1—LAND REVENUE

19th July 1955] (Sri Pillalamarri Venkateswarlu)

請注意，此文為泰盧固語。
BUDGET FOR THE YEAR 1985–86
VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND NO. 1—LAND REVENUE.
(Sri Pillalamarri Venkateswarlu) [19th July 1985]

The proposals under this head are mainly for the following purposes:

1. To meet the ordinary revenue requirements of the State.
2. To meet the interest charges on revenue loans.
3. To meet the expenditure on land reforms.
4. To meet the expenditure on religious endowments.

The proposals for land reforms are as follows:

1. To pay compensation to landholders for the loss of land due to land reforms.
2. To provide for the rehabilitation of landless laborers.
3. To provide for the establishment of land banks.

The proposals for religious endowments are as follows:

1. To provide for the maintenance of religious institutions.
2. To provide for the education of religious students.
3. To provide for the construction of religious buildings.

The proposals are supported by the following arguments:

1. The need for land reforms to ensure equitable distribution of land.
2. The need for religious endowments to preserve cultural heritage.

The proposals are opposed by the following arguments:

1. The cost of land reforms will be borne by the taxpaying public.
2. The cost of religious endowments will be borne by the taxpaying public.

The proposals are supported by the following arguments:

1. The need for land reforms to ensure equitable distribution of land.
2. The need for religious endowments to preserve cultural heritage.

The proposals are opposed by the following arguments:

1. The cost of land reforms will be borne by the taxpaying public.
2. The cost of religious endowments will be borne by the taxpaying public.
19th July 1955] (Sri Pillalamaram Venkateswarlu)

VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND NO. I—LAND REVENUE

Demand No. I—Land Revenue

19th July 1955] (Sri Pillalamaram Venkateswarlu)

(At this stage Mr. Speaker resumed the Chair)
DEMAND NO I - LAND REVENUE

(Sir Pillalamarri Venkateswarlu) [19th July 1955]

1. Return to the House the following demands for grants: 18.22 lakhs from the Central Government to the State Government for the year 1955-66. 12.66 lakhs from the State Government to the State Government for the year 1955-66. Return to the House the following demands for grants:

1. Tobacco cultivation 50 lakhs. Tobacco cultivation 60 lakhs. Tobacco cultivation 70 lakhs.

Tobacco cultivation 50 lakhs. Tobacco cultivation 60 lakhs. Tobacco cultivation 70 lakhs.

Tobacco cultivation 50 lakhs. Tobacco cultivation 60 lakhs. Tobacco cultivation 70 lakhs.

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BUDGET FOR THE YEAR 1955—56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND NO. I — LAND REVENUE

19th July 1955] (Sri Pillalamarri Venkateswarlu)

An hon. Member —On a point of order, Sir, श्री पिल्लामार्री वणकेश्वरलू

Mr. SPEAKER—'श्री पिल्लामार्री वणकेश्वरलू—(Sri Pillalamarri Venkateswarlu)

* Sri P. NARASIMHAPPA RAO — श्री नरसिंहपपा राव — एक अस्तीत्वातील

(Contd.)

...
DEMAND NO. 1 - LAND REVENUE

(Sri P Narasimhappa Rao) [19th July 1955]

Electricity

Income tax

Voting of demands for grants—(Contd)

Demand No. 1 - Land Revenue

(Sri P Narasimhappa Rao) [19th July 1955]
Mr. Speaker, Sir, I rise to support the Demand moved by the Hon Revenue Minister, and in supporting I want to make a few observations. Last year there was some agitation about mams and the Andhra Provincial Congress Committee passed a resolution on mam lands asking the Government to pass mam legislation. There are cases of mam ryots in many places who are being evicted after 15 or 20 years or sometimes 30 years of occupation of lands by ryots. So I request the Government to bring this mam legislation immediately, and if there is necessity, mams, where services are still being rendered, they may be exempted. But in cases where services are not being one, impose some taxation. As in Madras we also require the Tenants Protection Act, or something like that on the lines of the Tanjore Tenants and Pannayais Protection Act. There are many cases of hardships, and the tenants are not given rights though they have been cultivating the land for a long time. So this anomaly should be set right immediately or as soon as possible by the Government.

Coming now to Survey and Settlement operations I think there should be some increase of staff to enable these operations being done more expeditiously. As it is, the Survey and Settle-
ment officers say that it would not be possible to finish the work within the next five or six years. So I request Government to go into this question immediately and see that some more Survey and Settlement officers are appointed so that that work may be completed as soon as possible.

Then coming to the taxation measures I think the Hon. Minister was referring to some taxation in dry areas. I feel the dry areas should be entirely left out, and no taxes should be imposed on them. Last year we promised at the time of the elections that land revenue of ten rupees and below would be exempted from taxation. Now on reconsideration we feel that it is not possible to do so, for if we exempted them we would be running into a deficit of one crore of rupees. Now, by not giving that concession to the small ryots the State is not in deficit to that one crore. Now this additional water tax, on the top of the present low prices and on the top of the fact that we have not given exemption of land revenue on pattas paying a kist of Rs. 10 and below, will affect the ryots very hard. Therefore we should reconsider and postpone, if not abolish, this water tax for some time. If necessary we can levy a betterment tax on the projects to come, because those people who are benefitted by them, should pay, otherwise it is not possible for us to do any more developmental work. Also, last year, in the Congress Legislature Party we decided to impose a surcharge on income. So if we stop this 25 per cent uniform regressive taxation we can make good the amount by levying in its stead the tax suggested by me.

Now, about banjar lands, in some areas, the forest area is not in proportion to the forest area suggested by the Forest Commission. If we take some taluks, like Nuzvid taluk, there are no banjar lands there except forest area. So when you come to the question of allotment of banjars to the poor people I suggest that exemption should be given to taluks like Nuzvid, where there is overwhelming forest area and the banjars should be allotted to the landless poor. Last year, I presented many applications, nearly 2,000 or 2,500, to the Hon. Revenue Minister, and I told him about this matter, and he was kind enough to say that special consideration should be shown to the taluks where the forest area is more than what is necessary. So I request the Hon. Revenue Minister through you, Sir, to make special exemption in the case of those...
tracts where the forest area is more than what is necessary. Finally I come to the case of village officers. They are doing a lot of work. Their salary should be increased so that they may do satisfactory work. They are at present doing work very much more than what they were doing five or six years ago. With these few remarks I close my speech, and I hope Government will attend to these matters.

The House rose for lunch, to meet again at 3-00 P.M.

(After Lunch)
Radical land reforms have been carried out in Uttar Pradesh. They enable all persons in cultivating possession to retain their lands and to acquire ownership rights. The policy underlying the legislation is that none in cultivating possession should be dispossessed of his land. A similar provision has been made in the Delhi Land Reforms Act.
BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd)
DEMAND I – LAND REVENUE
19th July 1955] (Sri C. V. Somayajulu)


demand justified demand 19th July 1955] 161
demand justified demand Assembly 6\°

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Sri T. RAMACHANDRA REDDI.—

14
DEMAND I - LAND REVENUE

(Sri T Ramachandra Reddi) [19th July 1955]

VOTING OF DEMANDS FOR GRANTS—(Contd)

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BUDGET FOR THE YEAR 1955–56
BUDGET FOR THE YEAR 1955—56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I — LAND REVENUE

19th July 1955]

* Smt. PRAGADA KOTAIAH — ప్రగాధ కోటాయాహ్ —

Sri PRAGADA KOTAIAH — ప్రగాధ కోటాయాహ్ —

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I — LAND REVENUE

19th July 1955]  

Sri Pragada Kotaiah, Sri Pragada Kotaiah,  

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I — LAND REVENUE

19th July 1955]  

Sri Pragada Kotaiah, Sri Pragada Kotaiah,  

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I — LAND REVENUE

19th July 1955]  

Sri Pragada Kotaiah, Sri Pragada Kotaiah,  

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I — LAND REVENUE

19th July 1955]  

Sri Pragada Kotaiah, Sri Pragada Kotaiah,  

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I — LAND REVENUE

19th July 1955]  

Sri Pragada Kotaiah, Sri Pragada Kotaiah,
VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I—LAND REVENUE

(Sri Pragada Kotaiah) [19th July 1955]

...
In the case of political sufferers where permanent pattas have been granted, no interference on the part of the Government will lie. Where, however, lands have been only provisionally assigned to political sufferers, the assignment shall be confirmed, provided that the lands were not in possession of Sivanamadars at the time of provisional assignment.
"Regarding assignment of lands to political sufferers, the Government direct that provisional assignment to political sufferers will also be confirmed in all cases, in which the Sivarjamadar was actually evicted for the purpose of provisional assignment, even though such Sivarjamadar might have subsequently come into possession of these lands"
BUDGET FOR THE YEAR 1955-56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I—LAND REVENUE

19th July 1955] (Sri A. Bipinoludu)

[Text in Telugu]

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DEMAND I - LAND REVENUE
(Sri A. Bapineedu) [19th July 1955]

168 BUDGET FOR THE YEAR 1955-56
VOTING OF DEMANDS FOR GRANTS—(Contd.)

Mr. SPEAKER — In accordance with your request.

Sri P. SUNDARAYYA — The Honourable Member has stated that the land revenue department should be taken over by the Revenue Department. I shall consider individual cases.

Mr. SPEAKER — I shall consider individual cases.

Sri G. RAMI REDDI:— The Department of Land Revenue is in a parlous state. It is necessary to take the control of the department from the district administration and place it in the hands of the Registration officer. I shall consider individual cases.
BUDGET FOR THE YEAR 1955—56
169
VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I — LAND REVENUE

19th July 1955] (Sri G. Rami Reddi)

Land Revenue వాధ్యంతో నామం ఎంపికత్వం కలయాండు భారం రాగించాలి వాధ్యంతో నామం ఎంపికత్వం కలయాండు భారం రాగించాలి వాధ్యంతో నామం ఎంపికత్వం కలయాండు భారం రాగించాలి

Land Revenue D3o3b"3j 3o;3sb 2)^^6^&jjrr°;g)oa 1^55,3 §^^)^

Land Revenue D3o3b"3j 3o;3sb 2)^^6^&jjrr°;g)oa 1^55,3 §^^)^

Land Revenue D3o3b"3j 3o;3sb 2)^^6^&jjrr°;g)oa 1^55,3 §^^)^

Land Revenue D3o3b"3j 3o;3sb 2)^^6^&jjrr°;g)oa 1^55,3 §^^)^

Land reform మేమెన్నాలి స్వయం బార్తం లాట్ర్రు హాత్రు లాట్ర్రు హాత్రు

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BUDGET FOR THE YEAR 1955—56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I—LAND REVENUE

(Sri G Rama Reddi) [19th July 1955]

Sri P. VENKATARAVANAPPA— జ్ఞానసాంద్రత ఉపయోగించి
నిర్ణాయకం అధిక వేదికలు నిర్మలయం కొరకు
నాయకుడు నిర్ణయానికి ప్రత్యేకంగా కోట నిర్మాతరం తెలియజేసింది.
Fine and super fine cloth ఉపయోగించి, జరిగిన కాలాంతరం లో బయలు
వచ్చడం మొదటి ప్రాంతాలలో ప్రత్యేకంగా లాగుతుంది. దీనిని ఉపయోగించి
25% కింద వచ్చి వారికి ప్రత్యేకంగా కొరకు
స్వయంగా యొక్కండి. ఉత్తరాధికారిత్వం
నిర్చించిన ప్రాంతాలలో, ప్రత్యేకంగా
గ్రామాలలో జరిగిన కాలాంతరంలో జరిగిన
గ్రామాలలో వాతావరణంలో ప్రాంతాలలో
గ్రామాలలో పట్టణాలలో జరిగిన
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గ్రామాలలో ప్రత్యేకంగా

Sri B. VENKATASIVAYYA— అంతకు ఏదురీస్తుందన్ను
నిర్ణాయకం అధిక వేదికలు నిర్మలయం
నాయకుడు నిర్ణయానికి ప్రత్యేకంగా కోట నిర్మాతరం తెలియజేసింది.

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DEMAND I - LAND REVENUE

19th July 1955] (Sri B Venkatasivayya)

To 10% of the sum raised under Art 10 passed in this
year graded tax; income tax, betterment tax which
was raised in the previous year has been reduced by
10%, local board cess, education cess, local board cess,
local board cess.

PREVIOUS YEAR

Estate duties cess, education cess, local board cess,
950.

PRESENT YEAR

Estate duties cess, education cess, local board cess.

Note: The additional grants for the year 1955-56
are: (a) Education cess (b) Local board cess
(c) Estate duties cess (d) Income tax.

BUDGET FOR THE YEAR 1955-56

VOTING OF DEMANDS FOR GRANTS—(Contd )

DEMAND I - LAND REVENUE
BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd )
DEMAND NO. I - LAND REVENUE.
(Sri B Venkatasivayya) [19th July 1955]

1897, 1910 Resettlement

sri B Venkatasivayya

village accounts reform

village accounts reform
BUDGET FOR THE YEAR 1955—56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I — LAND REVENUE

19th July 1955]

(Sri P. Bapayya)

చాంది, ప్రియసభాదారుల సహా, దాని ప్రాంతం ప్రకృతిభాషను కానంపచుకును. దీని పెంచాలని బాగా ఏమిటి కాదు? దానిలో ఈ శాసనాలు ఏమిటి కాదు? దాని ప్రాంతం ప్రకృతిభాషను కానంపచుకును. దీని పెంచాలని బాగా ఏమిటి కాదు? దానిలో ఈ శాసనాలు ఏమిటి కాదు?

వోటింగ్ ఆఫ్ డమ్పంంట్స్ ఫర్ గ్రైట్స్—(ప్రతిష్ఠత్తు)

DEMAND I — LAND REVENUE

19th July 1955]

(Sri P. Bapayya)
Mr SPEAKER — The hon. Member may read a few sentences and pass it on to me.

Sri VAVILALA GOPALAKRISHNAYYA:—Second Five Year Plan is Basic consideration relating to the plan framed by a memorandum of the Panel of Economists 

“The operation of ceiling and redistribution of land to the landless poor will bring out considerable lessening of inequality in rural society.”

“Ceiling area—45 acres of irayat land and 24 acres seasonally irrigated land of paddy or rice or 12 acres of permanently irrigated land”.

“Economic holding—16 acres of irayat land or 8 acres of seasonally irrigated land of paddy or rice or 4 acres of permanently irrigated land”.

“The ceiling on personal cultivation, at least for the next four or five years, would have to be viewed only as a device for making lands available for the evicted cultivators and this is, therefore, even more necessary than a possible ownership ceiling. It should be remembered in this connection that resumption of large extents of land that were always cultivated by tenants has continued relentlessly since the publication of the Kumarappa...
Committee Report in 1949 and of the Subramaniam Committee Report in 1951, to the utter sorrow of thousands of cultivators. It should also be remembered that this spate of resumption has not been caused by any sudden realisation on the part of non-cultivating ryotwari pettadars and _ruvaram_ land-holders in many villages of the superior value of personal cultivation. The need of the hour is how to halt or restrain this trend, and this clearly calls for some healthy restrictions in the interests of agrarian peace. At the same time, restoration of tenants evicted since July 1, 1951,—the date of publication of the Report of the Subramaniam Committee,—is also rendered necessary. This latter thing can be done only by a still lower ceiling on personal cultivation than that recommended by the Sub-Committee which was led into a position of compromise on this vital question."

Compromising... non-cultivating ryotwaripattadars and _ruvaram_ land-holders...

"Even during the days of inflation the people belonging to the lower strata of the society have borrowed or added to their previous debts in order to tide over the crisis. Now, by the increasing unemployment, decline in the agricultural prices and on the top of it lack of credit facilities the position of those people have become worse. It is in the interests of general public, at the present time, steps are taken to see that they are spared from the harassment and expenditure involved in litigation launched by the creditors. So a temporary relief like the moratorium is felt necessary at least for three years. Hence this bill."
BUDGET FOR THE YEAR 1955-56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I—LAND REVENUE

(Sri Vavilala Gopalakrishnayya) [19th July 1955]

"தமது மாநிலங்களுக்கு மாந்தவரும் தமது வசவபாட்டில் வசவசாதோர வசவாக்கியை ஆக்குவதை வசவசரீராம் நேர்வழியாக உள்ளது. தமது வசவத்தை நேர்வழியாக உள்ளது. உண்டாகாத பொருள்களை எதிரே வசவசரீராம் மறுமழைகளை நேர்வழியாக உள்ளது." "

- Sri RAJA SAGI SURYANARAYANA RAJU :— Point of order, Sir, சொன்னையில் வேவ்வெசு தின் பின்னர் ஃபாங்கோ காண்டு கொண்டு.

Sri VAVILALA GOPALAKRISHNAYYA :— "தின மூன்றாம் தலைசாலையைப் பாதுகாப்பாக வேவ்வெசு தினம் குறிப்பிட்டார். அந்தத் தலைசாலையை பாதுகாப்பாக வேவ்வெசு தினம் குறிப்பிட்டார்." ராணுவுக் குறிப்பிட்டார் செய்து உள்ளது அந்த குறிப்பிட்டார் செய்து உள்ளது. இது எனது மூலத்தை மாற்றுவது உண்டாகிறது.

* Sri N. VENKAYYA :— சுவரங்கள் அனைத்துக்காக சுவரங்கள் அனைத்துக்காக சுவரங்கள் அனைத்துக்காக சுவரங்கள் அனைத்துக்காக சுவரங்கள் அனைத்துக்காக சுவரங்கள் அனைத்துக்காக சுவரங்கள் அனைத்துக்காக சுவரங்கள் அனைத்துக்காக சுவரங்கள் அனைத்துக்காக
BUDGET FOR THE YEAR 1955–56
VOTING OF DEMANDS FOR GRANTS—(Contd.)
DEMAND I—LAND REVENUE
(Sri N Venkayya) [19th July 1955]

Sri R B RAMAKRISHNA RAJU —May I know, Sir, if I can have a few minutes.

Mr SPEAKER —You will have 5 minutes. The Hon. Minister will have to commence his speech at 5 p.m. Also we have to see 60 cut motions. There are still about dozen members desiring to speak. I am also trying to give opportunity to as many members as possible.

Sri R B. RAMAKRISHNA RAJU.—Hon. Speaker knows that I don't take time unnecessarily. I request you to give me ten minutes.

Mr. SPEAKER —I am afraid it may not be possible. Sri P. Sundarayya and Sri G Nageswara Rao want to speak. Then Sri K. V. S Padmanabha Raju says that he has some members of his party yet to speak.

Sri R B. RAMAKRISHNA RAJU.—You don't make any difference between Sri P. Sundarayya and myself.

* Sri K. APPARAO.—*
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VOTING OF DEMANDS FOR GRANTS—(Contd)
DEMAND I - LAND REVENUE
(Sri K. Apparao)  [19th July 1955]

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BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND I — LAND REVENUE

19th July 1955] (Sri K. Apparao)

misplaced words on impression, I find, whereas the figures seem excessive, and the estimate, as the Government has stated, for this year, 1955-56, is Rs 92,32,000. In the past, the estimate was Rs 48,000. In the present proposals, the Government has stated that minor irrigation schemes, minor project etc. have been included, as well as cut motion etc.

Sri G. NAGESWARA RAO.—Agriculture is the backbone of any economy. I think the Government should reconsider the proposal to reduce the grow more food scheme. I object to it completely. I also object to the hike in the sales tax. I object to the hike in the electricity. I object to the hike in the sales tax.


DEMAND I—LAND REVENUE

(Sri G Nageswara Rao) [19th July 1955]

VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND I—LAND REVENUE

(Sri G Nageswara Rao) [19th July 1955]

...
DEMAND I — LAND REVENUE

19th July 1955] (Sri G. Nageswara Rao)

...
S2 BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd.)
DEMAND I — LAND REVENUE.
(Sri R. B. Ramakrishna Raju) [19th July 1955

...
DEMAND I — LAND REVENUE

19th July 1935] (Sri R. B. Ramakrishna Raju)

VOTING OF DEMANDS FOR GRANTS—(Contd.)

BUDGET FOR THE YEAR 1935—58

DEMAND I - LAND REVENUE

Survey settlement from 19th July 16553 (Sri R. B. Ramakrishna Raju)

Survey settlement from 19th July 16553 (Sri R. B. Ramakrishna Raju)

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Survey settlement from 19th July 16553 (Sri R. B. Ramakrishna Raju)
VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I—LAND REVENUE

(Sri R. B. Ramakrishna Raju) [19th July 1955]

In the discussion of the demands for grants, Mr. V. Ramakrishna Raju said that the process of the slow process of the determination of the titeldeed was not satisfactory. The Titeldeed was not determined in a satisfactory manner, and the process was taking a long time. The demands for grants were not being met in a satisfactory manner. The demands for grants were not being met in a satisfactory manner.

Mr. V. Ramakrishna Raju said that the demands for grants were not being met in a satisfactory manner. The demands for grants were not being met in a satisfactory manner. The demands for grants were not being met in a satisfactory manner. The demands for grants were not being met in a satisfactory manner.

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VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND I—LAND REVENUE

19th July 1955] (Sri R. B. Ramakrishna Raju)

BUDGET FOR THE YEAR 1955—56

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Ostensibly Estate Tribunals were established in the erstwhile presidency of Madras in 1867. The Tribunals were conducing to practice, the practice of the High Court. The Tribunals, however, were actuated by the more recent practice of the Civil Court, and were subject to the jurisdiction of the District Judge. In the case of the High Court Judge also, the Province of Madras was divided into districts, each district having a High Court Judge. The High Court Judges, however, were not subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge.

* Sri S. NARAYANAPPA:— By and large, the practice of the Tribunals has been in line with the practice of the High Court. However, the Tribunals have been subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge.

The practice of the Estate Tribunals has been in line with the practice of the High Court. However, the Tribunals have been subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge. The practice of the High Court Judges was not subject to the jurisdiction of the District Judge.
BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd)
DEMAND NO. 1—LAND REVENUE.
(Sri S Narayanappa) [19th July 1955]

Revenue Department shall be free to decide the amount to be notified, subject to the assessment in the previous financial year. The independent sub-divisional boards are not free to decide the amount to be notified, subject to the assessment in the previous financial year. The independent sub-divisional boards are not free to decide the amount to be notified, subject to the assessment in the previous financial year.
BUDGET FOR THE YEAR 1955–56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I - LAND REVENUE

19th July 1955] (Sri S. Narayanappa)

In pursuance, therefore, of the order of the Committee, I am assigning to you the task of considering the matter of land revenue. I would like to have your views on the following points:

1. The assignment of land revenue to the respective revenue departments.
2. The allocation of land revenue to the various revenue departments.
3. The method of collection of land revenue.

I would like to have your views on these matters. I would also like to have your suggestions on any improvements that could be made in the existing system of land revenue collection.

Sri B. Subba Rao

Field labour societies and strike workers

I would like to have your views on the matter of field labour societies and strike workers.

Sri B. Subba Rao

Subba Rao
BUDGET FOR THE YEAR 1956—58
VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I—LAND REVENUE

(Sr B. Subba Rao) [19th July 1965]

Sri P. Sundarayya—In the Land Acquisition Act^ and the Right of Preston Law, the land was banned to be rented out. On the other hand, the area of the land where the right of ground rent is more, the area of the land is more. Therefore, it is necessary to consider the Right of Preston Law in the case of ground rent.
BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd.)
DEMAND I—LAND REVENUE
19th July 1955] (Sri P. Sundarayya)

住房税的计算和评估

法院的裁决

1955年7月19日

(续)

住房税的计算和评估

法院的裁决

1955年7月19日

(续)
190 BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd).

DEMAND I - LAND REVENUE

(Sri P. Sundarayya) [19th July 1955]

In conclusion, I would like to make a few points. Firstly, the current financial situation is difficult, with a large budget deficit. Secondly, the land revenue system needs to be reformed for efficiency and equity. Thirdly, the Government should focus on increasing agricultural productivity. Finally, the budget should allocate more resources to education and healthcare.

1917 5° ती वाहु हृदयि तारा तारा तारा मिलो अनथी हृदयि
82 प्रयास मोट 1072 अर्धस मोट 98 तीनीं बुठा फरसोमा
मोट आघाटक छात्राः एक फुटिंक
The Hon. Sri K. VENKATA RAO — ఇతే ఉండవాలి.

Sri P. SUNDARAYYA — స్వాధీనం, ఇతే ఉండవాలి, ఇంద్రసిని 170 మంది జరిగా సామర్థముంది.

The Hon. Sri K. VENKATA RAO — దొరికున్నాను?

Sri P. SUNDARAYYA — ప్రత్రితిని? ని స్వాధీనం, ఇంద్రసిని పాటికరు షారాండరు సింధి సాధనస్తుడు మేని సేవలు విడించాడు.

The Hon. Sri K. VENKATA RAO — మందిగా ఉండడానికి అనే సాధనము ఉంది —

Sri P. SUNDARAYYA — మాట్లాడిందిలే, స్వాధీనం 100 మంది జరిగా సామర్థముంది. 1951 సాలం నాలుగు సంవత్సరాల పాటికరు స్వాధీనం చేసుకుంటూ ఉంటారు. ఇతర సొంత సాధనస్తుడు ఈ సాధనస్తుడి సూచన చేసుకునే ఉండాడు. అందుకే ఇంద్రసిని 10 మంది సాధనస్తుడి సంవత్సరంలో మేని స్వాధీనం చేసుకుంటూ ఉంటారు. 170 మంది సాధనస్తుడి సంవత్సరంలో మేని స్వాధీనం చేసుకుంటూ ఉంటారు. ఇతర సొంత సాధనస్తుడు 1951 సాలం నాలుగు సంవత్సరాల పాటికరు స్వాధీనం చేసుకుంటి సాధనస్తుడి సూచన చేసుకునే ఉండాడు. ఇతర సొంత సాధనస్తుడులు తన సేవలను ఉంటారు.

Mr. SPEAKER — Order order.
The Hon. Sri K. VENKATA RAO:—'Island' 1038-56

BUDGET FOR THE YEAR 1955-56

VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I—LAND REVENUE

19th July 1955] (Sri K. Chandramouli)

...
194 BUDGET FOR THE YEAR 1955—56

VOTING OF DEMANDS FOR GRANTS—(Contd)

DEMAND I - LAND REVENUE

(Sr K Chandramouli) [19th July 1955]

Sr P. SUNDARAYYA—


demand proposals

cheap popularity

sr. p. sundarayya
BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd)
DEMAND I – LAND REVENUE

19th July 1955]

The Hon. Sri K. CHANDRAMOULI—Sir, the reorganization of the revenue programme now in vogue and the introduction of graded taxes are important reforms that will help in the collection of revenue. The programme is designed to rationalize the existing system and to ensure equitable distribution of the burden of taxation.

The administrative arrangements for the implementation of the programme are being made. The scheme will cover all the districts of the State and will be carried out in a phased manner.

The scheme will have the following objectives:

1. To collect revenue in a fair and equitable manner.
2. To ensure that the burden of taxation is not disproportionately borne by any section of the population.
3. To promote the development of the agricultural sector.

The scheme will be implemented with the following elements:

1. A uniform tax structure for all categories of land.
2. Graded taxes on land according to its productivity.
3. Special provisions for land in distress and for land owned by farmers in rural areas.

The scheme will be supervised by a technical committee comprising representatives of the Revenue Department, the Agricultural Department, and the General Administration Department.

The scheme will be implemented in the following phases:

1. Phase I—Collection of revenue in the existing tax structure.
2. Phase II—Implementation of graded taxes on land.
3. Phase III—Special provisions for land in distress and for land owned by farmers in rural areas.

The scheme will be monitored regularly to ensure its effective implementation and to make necessary adjustments as required.
BUDGET FOR THE YEAR 1955—56
VOTING OF DEMANDS FOR GRANTS—(Contd.)

DEMAND I - LAND REVENUE

(Sri K. Chandramouli) [19th July 1955]

Dear highly technical knowledge to people in India is in many cases limited to the project lands to
which they are attached. It seems to be a prevailing notion that the project lands are
considered to be superior to other lands. This is not the case. The people who work on
project lands are just as hardworking and devoted as those who work on other lands. They
must be well informed about the project lands. In this connection, the Minister of Land
Revenue, Mr. K. Chandramouli, said that the project lands are just as important as other
lands. The people who work on project lands are just as hardworking and devoted as those
who work on other lands. They must be well informed about the project lands.

Political sufferers of the party have always been considered to be inferior to others. This
is not the case. The people who work on project lands are just as hardworking and
devoted as those who work on other lands. They must be well informed about the project
lands. In this connection, the Minister of Land Revenue, Mr. K. Chandramouli, said that
the project lands are just as important as other lands. The people who work on project
lands are just as hardworking and devoted as those who work on other lands. They must be
well informed about the project lands.

Requests have been made to simplify the issue of receipts for the project lands. In
this connection, the Minister of Land Revenue, Mr. K. Chandramouli, said that the
project lands are just as important as other lands. The people who work on project
lands are just as hardworking and devoted as those who work on other lands. They must be
well informed about the project lands.

Pending the issue of the simplified form receipts should be issued in the revised form No. 18
to the ryots.”

The request to simplify the issue of receipts for the project lands should be issued in the
revised form No. 18 to the ryots.”
BUDGET FOR THE YEAR 1955—56  
VOTING OF DEMANDS FOR GRANTS—(Contd.)  
DEMAND I—LAND REVENUE  
10th July 1955]  
(Sri K. Chandramouli)

...
DEMAND I - LAND REVENUE

(Sri K. Chandramouli) [19th July 1955]

...co-operative societies... demands for...?

DEMAND I - LAND REVENUE

(Sri K. Chandramouli) [19th July 1955]

...co-operative societies... demands for...?

DEMAND I - LAND REVENUE

(Sri K. Chandramouli) [19th July 1955]

...co-operative societies... demands for...?

DEMAND I - LAND REVENUE

(Sri K. Chandramouli) [19th July 1955]

...co-operative societies... demands for...?
Mr. SPEAKER May I take it that the others have withdrawn their amendments with the permission of the House.

(Leave was given by the House)

The other amendments, excepting 29 and 50, are withdrawn, with the leave of the House

Mr. SPEAKER I shall now put the cut motion of Sri P Sundarayya to the vote of the House. The question is

To reduce the allotment of Rs. 72,19,000 for Land Revenue by Rs. 100.

The motion was declared lost. Sri P Sundarayya demanded a poll.

Mr. SPEAKER I shall adopt what I suggested yesterday. I shall ask all those who are in favour of the motion to stand up in their seats, let the votes be counted and then I shall ask all those who are against the motion to stand up in their seats, and let the votes be counted.

Sri P SUNDARAYYA. I have no objection.

A poll was taken and the result was Ayes 20, Noes 80 and the motion was lost.

Mr. SPEAKER I shall now put the cut motion of Sri C V. Somayajulu (item No. 50) to the vote of the House. The question is

To reduce the allotment of Rs. 72,19,000 for Land Revenue by Rs. 100.

(to discuss the feudalistic tendency of the Government in having decided to stop the distribution of banjar lands, free of cost, revoking the unanimous resolution passed by the previous Assembly.)
Almost the same number of Members stood up in favour of the motion and almost the same number against the motion.

Ayes 20, Noes 80.
The motion was lost.

Mr. SPEAKER: I shall now put the main Demand to the vote of the House. The question is:

"That Government be granted a sum not exceeding Rs. 72,19,000 under Demand No. I—Land Revenue."

The motion was carried and the Grant made.

Mr. SPEAKER: The House now stands adjourned tomorrow till 11 A.M.

The House then adjourned.