ANDHRA LEGISLATIVE ASSEMBLY.

Friday, 3rd February 1956.

The House met in the Assembly Hall, Kurnool, at One of the Clock, Mr. Speaker (The Hon. Sri R. Lakshminarasimham Dora) in the Chair.

I. QUESTIONS AND ANSWERS.

Starred questions

Training of Stockman-compounders as Veterinary and Livestock Inspectors.

286—

* 156 Q.—Sri M. RAJESWARA RAO:—Will the Hon. the Chief Minister be pleased to state whether there is a proposal with the Government to take the Stockman-compounders for training as Veterinary and Livestock Inspectors without reference to qualifications if they put in ten years of service as Stockman-compounders?

THE HON. DR. B. GOPALA REDDI:—No, Sir.

SRI V. VISWESWARA RAO:—మాత్రం వేదికలు స్ట్యాన్స్ ప్రభుత్వం సూచించింది ఇది వేదిక నియమాలు కనుమని. స్ట్యాన్స్ ప్రభుత్వం వేదిక ప్రభుత్వం

THE HON. DR. B. GOPALA REDDI:—మాత్రం వేదికలు స్ట్యాన్స్ ప్రభుత్వం సూచించింది ఇది వేదిక నియమాలు కనుమని.

Staging of the Dramas.

287—

* 380 Q.—Sri MOHAMED TAHSIL:—Will the Hon. the Deputy Chief Minister be pleased to state—

(a) whether the Government have banned the staging of the dramas "Mundadugu" and "Mabhumi";

(b) if so, from what date;
(c) whether the Government propose to remove the ban on them; and

(d) if not, why?

The Hon. Sri N. Sanjeeva Reddi:—

(a) The answer is in the affirmative.

(b) "Mundadugu" on 18th January 1946, and "Mabhumi" on 6th April 1948.

(c) The answer is in the negative.

(d) The dramas contain objectionable matter which is likely to deprove and corrupt the persons present at the performances.

Sri Mohamed Tahsil:— అద్దించారు! "ధృష్టి", "మండడుగు" రాసిన అందటుండారు థియెటర్ తేడులు, అమలాలలో దనుడు అసమృతాలియన్ని మాకు మిగిలి ఉంటే తరపు?

The Hon. Sri N. Sanjeeva Reddi:— అద్దించారు రోజు మాధ్యమాలను ప్రతి సంవత్సరం ఆమెల విస్తారం చేస్తుంది. 1946 సంవత్సరం, 1948 సంవత్సరం బాను మారుతుంది.

Sri Pillalamarri Venkateswarlu:— అద్దించారు! "ధృష్టి", "మండడుగు" మాధ్యమాల మాధ్యమి తేడులు దనుడు అసమృతాలియన్ని మాకు మిగిలి ఉంటే తరపు?

The Hon. Sri N. Sanjeeva Reddi:— అద్దించారు తన సంస్థలు, ప్రతి సంవత్సరం. అద్దడి ఒక తదారాయన అమలు.

Sri P. Sreeramulu:— దృష్టిచేషారాను వాడి సాధనం ప్రతి సంవత్సరం త్రిపైడాను చేస్తుంది. వారి రోజుచేషారాను సంస్థలు మండడుగు తల మాధ్యమాలు డ్రామాసులతో చేసుకోడానికి గమనించారు?

The Hon. Sri N. Sanjeeva Reddi:— అద్దడి సాధనం తన సంస్థలు, ప్రతి సంవత్సరం తన చిత్రాలతో విస్తరించుకోడానికి గమనించారు.
3rd February 1956]

Sri A. Venkataramaraju:— ఏ సారి సమయంలోని
అంటే ఉన్నను అవిరుద్ధంగా తమ ఇచ్ఛలను అనుమతించడానికి
ప్రత్యర్థించండి. మేము మనం, మరుగుండా బానును లేదా కానుకుండా?

The Hon. Sri N. Sanjeeva Reddi:— ఎదుగుండా.

Sri V. Visweswara Rao:— ఎ సారి సమయంలోని
అంటే ఉన్నను అవిరుద్ధంగా తమ ఇచ్ఛలను అనుమతించడానికి
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ప్లేస్ ఐచికాల ఎండుకు ప్రత్యర్థించండి. మనం objectionable
మనం మున్నును చేసేందురి. మేము మనం, objectionable
మనం మున్నును చేసేందురి.

The Hon. Sri N. Sanjeeva Reddi:— ఎ సారి సమయంలోని
అంటే ఉన్నను అవిరుద్ధంగా తమ ఇచ్ఛలను అనుమతించడానికి
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మరు మనం, మరు మనం, objectionable
మనం మున్నును చేసేందురి.
THE HON. SRI N. SANJEEVA REDDI:— ముందు మాత్రమే మార్గమూలకం మరియు మాట కార్యమానించారు. ఒక సమయంలో మార్గమూలకం మరియు మాట కార్యమానించారు. ఒక సమయంలో మార్గమూలకం మరియు మాట కార్యమానించారు. ఒక సమయంలో మార్గమూలకం మరియు మాట కార్యమానించారు.

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[Text]

*229* Q.—SRI V. VISWESWARA RAO:—Will the Hon. the Minister for Revenue be pleased to state—

(a) whether it is a fact that the ryots of Anugolanu village of Gannavaram taluk represented to the Collector on 14th August 1955 by wires for inspection and relief for the flood-affected people;

(b) whether the matter was enquired into and found correct; and

(c) if so, whether the Government propose to grant remission to the flood-affected area?

THE HON. SRI K. CHANDRAMOULI:—

(a) The answer is in the negative.

(b) and (c) Does not arise.

SRI V. VISWESWARA RAO:—‘negative’ ఎందుకు అయితే ప్రత్యేకగా “negative” అనుమతి. అంటే, telegram అనేకం భాగం “negative” అనేమీ, ఒకరేష్మం స్థితిలో ఇది ఓప్పులు “negative” అని, అందువల్ల ఈ “negative” ఎందుకు ఉండాలా? వారి తరికతో మానసంకరించటానికి!
Co-operative Credit Society of Nibhanupudy of Gudivada taluk.

290—

*a* 235 Q.—SRI V. VISWESWARA RAO:—Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state—

(a) when the Co-operative Credit Society of Nibhanupudy of Gudivada taluk was last audited and the main defects pointed out and whether those defects were got rectified, and if not, why;

(b) the total strength of the Society and of them how many are Harijans; and

(c) the drawing capacities of this Society in the years 1953, 1954, 1955 and the dues standing at the end of the years 1953, 1954 from the members?

THE HON. SRI D. SANJIVAYYA:—

(a) The society was last audited for the year 1954-55 on the 12th and 13th October 1955. Steps have been taken to rectify the defects pointed out in the audit report.

(b) The total strength of the society as on 21st December 1955 was 88 of whom 22 were Harijans.

(c) The drawing capacities of the society and the dues outstanding against members are as follows:—

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<tr>
<th>As on</th>
<th>Drawing capacity (maximum borrowing power)</th>
<th>Loans outstanding from members</th>
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<tbody>
<tr>
<td>30-6-53</td>
<td>50,000</td>
<td>18,419—7—0</td>
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<td>30-6-54</td>
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<td>30-6-55</td>
<td>50,000</td>
<td>12,097—5—0</td>
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3rd February 1956]

SRI V. VISWESWARA RAO:— 3rd February 1956.

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THE Hon. SRi D. SANJIVAYYA:—^3sa;a

THE Hon. DR. B. GOPALAREDDI:—^3ldb ^^^^oTT-yD, 3^ ^^g^^ 3ogrcgon*n°D, sr&D

THE HoN. DR. B. GOPALA REDDI:—The answer is

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THE Hon. DR. B. GOPALAREDDI:—The answer is in the negative.

Scale of pay of Veterinary Livestock Inspectors.

291—

*194 Q.—Sri M. RAJARAM:—Will the Hon. the Chief Minister be pleased to state whether there is any proposal to raise the scale of pay of the Veterinary Livestock Inspectors already trained with that of the present trainees?

The Hon. Dr. B. GOPALAREDDI:—The answer is in the negative.

SRI M. RAJARAM: — 3^6 a^d)B3o&R<sf ^a^6o^ oka ^6^(& €POD^sy& s9a"ao&x> ?S6^ Lives took Inspectors

SRI P. SRIRAMULU:—3^6 a^d)B3o&R<sf ^a^6o^ oka ^6^(& €POD^sy& s9a"ao&x> ?S6^ Lives took Inspectors

SRI S. NARAYANAPPA:—Live Stock Inspectors
THE Hon. Dr. B. GOPALA REDDI:— మరో కాలం చేసా ఎందుకం జరిగింది? స్వాభావికంగా జరిగింది అనుమతి లేకపోలి సాధుతామా ఉండాలంటివి ప్రధానంగా నీటి జరిపించింది?

Handing over Kurnool-Bellary Road to National Highways.

292—

* 550 Q.—Sri G. SURYANARAYANA:—Will the Hon. the Deputy Chief Minister be pleased to state—

(a) whether there is any proposal to hand over the Kurnool-Bellary Road (via) Pattikonda to the National Highways, and

(b) if so, the stage at which the matter stands?

THE Hon. SRI N. SANJEEVA REDDI:—

(a) The answer is in the negative.

(b) Does not arise.

Inam villages under Rent Reduction Act.

293—

* 368-E Q.—Sri VAVILALA GOPALAKRISHNAYYA:—Will the Hon. the Minister for Revenue be pleased to state the Inam villages to which the Rent Reduction Act applies?

THE Hon. SRI K. CHANDRAMOULI:—The Rent Reduction Act applies to all inam villages which constitute estates under section 3 (2) (d) of the Madras Estates Land Act, 1908.

Sri VAVILALA GOPALAKRISHNAYYA:— ఇంటినే exemption తొమర్చు Act తీసుకుంటూ ప్రారంభం. ప్రతి కట్టి యుగాలకు చెపుతుందిన రేలు కోట్తి సింహాసన సమాఖ్యాతి సాధించింది. కొంతమంత్రి అధికారదారులు, కోషేఠ ల.
3rd February 1956]

THE HON. SRI K. CHANDRAMOULI:— Rent Reduction Act [3rd March 1955] [section 1 a or 2] in this case? 3rd February 1956]

SRI VAVILALA GOPALAKRISHNAYYA:— Let the Hon. Member declare immunity. After the Hon. Member declare immunity, the Hon. Member declare in this case? 3rd February 1956]

THE HON. SRI K. CHANDRAMOULI:— Dispute 3rd February 1956]

SRI G. YELLAMANDA REDDY:— Dispute 3rd February 1956]

Mr. SPEAKER:— Put a separate question. Bring it to the notice of the Government by a specific question. 3rd February 1956]

SRI VAVILALA GOPALAKRISHNAYYA:— In all specific cases 3rd February 1956]

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130 QUESTIONS AND ANSWERS

[3rd February 1956]

Mr. SPEAKER:—He is not ready with all ques­tions.

SRI VAVILALA GOPALAKRISHNAYYA:— 'At least I will bring it to the notice of the Minister.

THE HON. SRI K. CHANDRAMOULI: —

Credit Society of Yendapalli of Bandar taluk.

295—

*237 Q.—SRI V. VISWESWARA RAO:—Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state—

(a) whether it is a fact that the Credit Society of Yendapalli of Bandar taluk was liqui­dated and if so, why and when it was done; and

(b) whether it is a fact that a member of this liquidated society, by name Sri Pinnati Pamideswara Rao was continued as a Direc­tor in the Krishna Central Bank, Masulipatnam and if so, whether the rules or by­laws of the Bank permit it?

THE HON. SRI D. SANJIVAYYA:—

(a) The society was liquidated on 31st July 1955 after an enquiry into the affairs of the society ordered under section 38 of the Madras Co-operative Societies Act, 1932. The enquiry revealed that the panchayat­dars as well as the members were not taking any interest in the affairs of the society. The affairs of the society including the financial position of the society were also not satisfactory.
(b) The member had severed his connection with the Yendapalli Co-operative Credit Society long before its registration was cancelled and he is now serving as a Director of the Krishna District Co-operative Central Bank by virtue of his being a member of the Munipeda Co-operative Society. The cancellation of registration of the Yendapalli Co-operative Society has nothing to do with the continuance of Sri P. Pamideswara Rao as a Director of the Krishna Central Co-operative Bank, Limited.

Estate Forests taken over by the Government.

296—

* 363 Q.—Sri R. B. RAMAKRISHNA RAJU:—Will the Hon. the Chief Minister be pleased to state—

(a) whether it is a fact that in estate forests taken over by Government the ryots are not now allowed to take green manure, wood for agricultural implements and fuel free;

(b) whether the Forest Department have completely prohibited the above amenities to the ryots; and

(c) whether the Government propose to allow such amenities to ryots within reasonable limits, by liberalising the rules?

THE HON. DR. B. GOPALA REDDI:—

(a) No Sir, In the Estate Forests taken-over by the Forest Department the ryots are allowed to remove forest produce such as green manure, wood for agricultural implements and fuel free or on payment of fees, according to what has been established as the practices in force in the individual forests at the time of transfer to the Forest Department.

(b) The Forest Department have not completely prohibited the above amenities to the ryots,
(c) In view of the reply to (a) and (b) above, the question of liberalising the rules does not arise.

SRI P. KOTHANDARAMAYYA:—అంశం నేత కొనసాగిన సమయానికి సమయానాస్థల సాధనానికి అనుసారం పడ నేటరీ. విశ్రాంతం చేయబడేవి సమయానాస్థల సాధనానికి ప్రాతిష్ఠించాలి. బాగుడ సంపర్ఖ నిదిరించాలి. ప్రత్యేకంగా సమయానాస్థల ప్రతిష్ఠాను చేసి. ఆ సమయానాస్థను నిషేధం చేసించాలి?

THE HON. DR. B. GOPALA REDDI:—భాగంలో ప్రత్యేక సేవలానికి విస్తరం చేసాలి. కేవలం ఒక చతుర్స్మైల్ల పేరు పంచాయతీలానికి ఉంటేది. మరొక రేఖలకు విస్తరం చేయండి. స్నానానికి కొనసాగించాలి. స్నానానికి కొనసాగించాలి.

Harijan Hostel in Pattakanur Board High School,
Darisi taluk.

298—

*396 Q.—SRI G. YELLAMANDA REDDY:—Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—

(a) whether the Government propose to open a Harijan Hostel for Backward and Scheduled Caste students in Pattakanur Board High School, Darisi taluk, Nellore district; and

(b) whether the Government propose to offer free boarding and lodging for the said classes of students in each high school?

THE HON. SRI G. LATCHANNA:—

(a) No, Sir.
(b) Does not arise.
3rd February 1956

Liquidation of the Marketing Societies.

299—

*446 Q.—Sri V. VISWESWARA RAO:—Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state—

(a) whether it is a fact that the Government propose to liquidate all the Marketing Societies except one for each taluk: and

(b) if so, why?

THE HON. SRI D. SANJIVAYYA:—

(a) There is no proposal under the consideration of Government to liquidate all the Marketing Societies. But the All-India Rural Credit Survey Committee has recommended a reorganisation of the existing Marketing Societies on a rational basis with a view to establish such societies at important mandi centres or taluk centres.

(b) Many of the existing Marketing Societies are at present serving no useful purpose as they are located in non-market centres. The scheme of reorganisation is intended to eliminate such societies. The intention in establishing primary marketing societies at important mandi or taluk centres is to make them strong units both with regard to financial resources and business prospects in order that they may be helpful to the scheme of agricultural marketing.

SRI V. VISWESWARA RAO:—ఢపుర, ఆ మండిపులచేమనాడు కర్తవ్యములు అఫ్ఫెడ్ హెడ్ క్వార్టర్స్ ఉత్తరపత్రంలో ప్రతి మండిపులను ప్రధాన ప్రతిష్ఠ ప్రాంతాలు ఉంటుంది. వర్తమానంలో మండిపులను అప్పుడు ఉండాలంటే కింద కనిపించిన కిరి మండిపులను ఉంటాం. కర్మాచార్యములు లావాం 2, 3 కిందే ఉంటాం కాబట్టి. తరువాతితో చైనియా చర్చాలు? రెండు చర్చాలు చేసాం.

THE HON. SRI D. SANJIVAYYA:—వున్నందును. ఆ ప్రతిష్ఠ అఫ్ఫెడ్ మండిపులు ఉంటాం.
SRI A. VENKATRAMA RAJU: — Could you explain whether there is any difference between selling P. C. C. goods and selling the same goods at a reduced price? How is the difference calculated?

THE Hon. SRI D. SANJIVAYYA: — There are 54 Societies liquidated. 25 amalgamated. 17 associations dissolved. 110 societies merged. 3335 societies serve 110 areas.

SRI P. VENKATASUBBAYYA: — Could you explain the purpose of a marketing society and whether they receive any subsidy?

THE Hon. SRI D. SANJIVAYYA: — subsidies.

SRI B. SANKARAIAH: — The purpose of marketing societies is to be useful. They serve in area of 33.33%. Marketing societies serve 110 areas.

THE Hon. SRI D. SANJIVAYYA: — Would you explain the purpose of marketing societies and whether crop-loans are distributed via bye-law amendment of marketing society?


THE Hon. SRI D. SANJIVAYYA: — The amendment of bye-law.

SRI V. VISWESWARA RAO: — At present, marketing societies control fertilizers. Could you explain the control of fertilizers? Fertilizers are distributed through marketing societies.
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THE HON. SRI D. SANJIVAYYA:— హై సబ్ సప్టాలు
ఫార్మాసియర్లను భారతీయానికి ఇంచాం. హై రాష్ట్రాలు
ఫార్మాసియర్లను భారతీయానికి ఇంచాం.

SRI G. NAGESWARA RAO:—Central Government
ఫార్మాసియర్లు సహాయం సప్టాలు?

THE HON. SRI D. SANJIVAYYA:— హై సబ్ సప్టాలు
ఫార్మాసియర్లను భారతీయానికి ఇంచాం.

SRI B. SANKARAIYAH:—“Useful purpose” విభాగం
విభాగంద్వ ఉపాధ్యాయానికి చెపుతారు? General అనే
విభాగం విభాగంద్వ ఉపాధ్యాయానికి చెపుతారు?

THE HON. SRI D. SANJIVAYYA:— హై సబ్ సప్టాలు
ఫార్మాసియర్లను భారతీయానికి ఇంచాం.

Rules concerning elections to Municipal Councillors.

300—

* 227 Q.—SRI V. VISWESWARA RAO:—Will the
Hon. the Minister for Local Administration and Prohi-
bition be pleased to state —

(a) the reasons for proposing to modify the rules
concerning the elections to Municipal
Councillors;

(b) whether any representations or objections
have been received over them; and their
number; and

(c) whether the Government will consider the
withdrawal of the amending rules and
permit the old system to continue?

THE HON. SRI A. B. NAGESWARA RAO:—The
Hon. Member is apparently referring to the pro-
posal of the Government to introduce the system
of marking on the ballot papers by voters. This
proposal has since been dropped by the Government in view of the objections received from the public to the system.

SRI PILLALAMARRI VENKATESWARLU: —

THE Hon. SRI A. B. NAGESWARA RAO: —

SRI V. VISWESWARA RAO: —

SRI VAVILALA GOPALAKRISHNAYYA: —

THE Hon. SRI A. B. NAGESWARA RAO: —

MR. SPEAKER: —

SRI VAVILALA GOPALAKRISHNAYYA: —

THE Hon. SRI A. B. NAGESWARA RAO: —
Grants for Aided Schools in Gannavaram Range.

301—

* 366-A. Q.—SRI V. VISWESWARA RAO:—Will the Hon. the Chief Minister be pleased to state—

(a) whether it is a fact that the grants for Aided Schools in Gannavaram Range were stopped for the last two months; and

(b) if so, the reasons therefor?

THE Hon. DR. B. GOPALA REDDI:—

(a) and (b) It is reported that the District Educational Officer, Krishna West, has withheld the grants and the matter is under investigation.

SRI V. VISWESWARA RAO:— అదినా! మనం ఒకరూపం కంటే విధానం వేసానికి, మనం ఒకరూపం కంటే బహుళం నేతృత్వం జోహర్తాడు జరిగిపోయింది. మనం ఒకరూపం కంటే ఆరోగ్యం జోహర్తాడు జరిగిపోయింది. మనం ఒకరూపం విశ్వవిద్యాలయం జోహర్తాడు జరిగిపోయింది. మనం ఒకరూపం స్కూల్ జోహర్తాడు జరిగిపోయింది. మనం ఒకరూపం అభివృద్ధి జోహర్తాడు జరిగిపోయింది. మనం ఒకరూపం తండ్రి జోహర్తాడు జరిగిపోయింది. మనం ఒకరూపం వీరు జోహర్తాడు జరిగిపోయింది.


SRI G. YELLAMANDA REDDY:— అది సాధారణం లేదు స్కూల్ సాధారణం లేదు? అది సాధారణం లేదు. సాధారణం లేదు. సాధారణం లేదు.

THE Hon. DR. B. GOPALA REDDI:— స్కూల్ సాధారణం లేదు?

SRI V. VISWESWARA RAO:— స్కూల్ సాధారణం లేదు?

Teachers at the district centre was not found and the teachers' federation asked the Secretary to give the reasons? The Speaker may tell.

The Hon. Dr. B. Gopala Reddi:—

"The District Educational Officer, Krishna West, has therefore proposed withholding of payment of grants to the teachers who were enjoying themselves in activities other than the legitimate duties of the teachers as he feared that the growing indiscipline if not checked may spread to other centres and even to the neighbouring districts."

Mr. Speaker:—It will prejudice that poor man's cause. Anything said by the Government will influence the inquiry going on. In your interest I may tell that.

Sri G. Yellamanda Reddy:— Teachers at the district centre was not found and the teachers' federation asked the Secretary to give the reasons?

The Hon. Dr. B. Gopala Reddi:—

Sri G. Rami Reddi:— Aided Schools formed under Aided Schools Act is included within the department of Education?
3rd February 1956]

SRI PILLALAMARRI VENKATESWARLU:—
teachers of West Krishna D.E.O. School centre have already taken for implementing the principle as laid down in the Judgments in Writ Appeal No. 122 of 1954 in the High Court of Judicature, Andhra; and

(a) the steps the Government propose to take or have already taken for implementing the principle as laid down in the Judgments in Writ Appeal No. 122 of 1954 in the High Court of Judicature, Andhra; and

(b) if not, the reasons therefor?

(a) and (b) The Government are taking steps to prefer an appeal in the Supreme Court over the decision referred to in the question.

SRI A. BHAGAVANTHA RAO:— Will the Hon. the Deputy Chief Minister be pleased to state—

Principles laid down in Judgments in Writ Appeal No. 122.
303—

* 597 Q.—Sri M. NAGI REDDI:—Will the Hon. the Minister for Electricity and Social Welfare be pleased to state whether there is any proposal with the Government for sanctioning grant for Harijan Hostel at Veldurthi, Palnad taluk, Guntur district for this year?

THE HON. SRI G. LATCHANNA:—Yes, Sir. The matter is under consideration of the Government.

Rural Banks in the State.

304—

* 455 Q.—Sri N. C. SESHADRI:—Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state—

(a) the number of Rural Banks in the State now; and

(b) the requirements for such banks to be started?

THE HON. SRI D. SANJIVAYYA:—

(a) There are 11 Rural Banks in the State.

(b) The following are the essential requirements for organising Rural Banks:

1. The area of operations of a Rural Bank is limited to contiguous villages generally within a radius of 3 to 4 miles from the proposed headquarters of the bank.

2. Adequate share capital (ranging from Rs. 25,000 to Rs. 50,000) with due regard to the size and needs of the bank should be collected.
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(3) Possibility of raising local deposits.
(4) A full-time qualified secretary should be employed for carrying on the day-to-day work of the Bank.
(5) Educated and public-spirited men should be available to manage the affairs of the Bank.
(6) There should be suitable accommodation in the village to house the Bank.

Sri N. C. Seshadri:— Are rural Banks organise in your villages? I mean, 3 years office bearers & Registrar nominate a by-law for it. Also, qualified men should manage the affairs of the Bank. Are educated men available in your village?

The Hon. Sri D. Sanjivayya:— It is a by-law, nominate qualified men. Central Bank appoints the Registrar. The Hon. Sri D. Sanjivayya:— Do you organise Bank in your village? Are educated men available in your village?

Sri P. Venkata Subbaya:— Are there Branches? Are Central Headquarters appointing Branches?

The Hon. Sri D. Sanjivayya:— It is a by-law. Branches are appointed by the Central Headquarters.

Sri P. Narasimhappa Rao:— Are the Branches in your village? Are conditions fulfilled?

The Hon. Sri D. Sanjivayya:— Are Branches in your village? Are conditions fulfilled?
The Hon. Sri D. Sanjivayya: — యుభా స్మార్త రంగితా సాంస్కృతిక శాసనసరి.

Sri G. Rami Reddi: — కింది కానుకుండా ఎందుకు అందమైన ప్రశ్నలు. ఐ ప్రతిపాదన మతం ఆధారం చేయండి?

The Hon. Sri D. Sanjivayya: — అయితే కదా కమిటీ మేనేజర్ కింది వాడకులు జొండి దానిల్లో ఉంటారు. కానుకుండా ఎంచుకునే ప్రశ్నలు కేసింది? Co-operative institutions ఏ రోగం తిరిగి కానుకుండా ఎంచుకపోతాయి Directors సమూహం వివిధ సమయాల్లో ఉండా చూడవచ్చు? మరింత పిలుస్తారు?

The Hon. Sri D. Sanjivayya: — ఎంచుకునాను కారణం

Sri N. C. Seshadri: — అయితే కమిటీ మేనేజర్ కింది వాడకులు జొండి దానిల్లో ఉంటారు. కానుకుండా ఎంచుకునే ప్రశ్నలు కేసింది?

Sri C. Subbarayudu: — ఎంచుకునాను maximum no. of shares కు చేఫు కాల్పడం కారణం ఎంచుకపోతాయి? shareholder కు మియిన తావు ఫ్రమ్?

The Hon. Sri D. Sanjivayya: — ఎంచుకునాను details.

Sri P. Gunnavaya: — ఎంచుకునాను Rural, Banks సమూహం పద్ధతి విస్తరించడం సమయంలో పిలుస్తారు. ఖాసాం పిల్లల ప్రవహం లేదా ఫండ్ లేఖనం.

The Hon. Sri D. Sanjivayya: — ఎంచుకునాను సమయం

Sri P. Gunnavaya: — యుభా స్మార్తా సాంస్కృతిక శాసనసరి.

Mr. Speaker: — సంపాదించండి. ఎంచుకునాను.
QUESTIONS AND ANSWERS

3rd February 1956

Simla Conference.

*292 Q.—Sri P. RANGA REDDI:—Will the Hon. the Minister for Local Administration and Prohibition be pleased to state—

(a) whether the Hon. Minister has attended the Simla Conference convened by the Central Minister; and

(b) if so, subjects discussed there and decisions taken at that conference?

THE HON. SRI A. B. NAGESWARA RAO:—

(a) The answer is in affirmative.

(b) A copy of the proceedings vide appendix at pages 244-246 of the conference is placed on the table of the House.

SRI S. NARAYANAPPA:—Conference pass 1956 State Govt. intermediary unit 3rd February 1956. A copy of the proceedings is placed on the table of the House.

THE HON. SRI A. B. NAGESWARA RAO:—


THE HON. SRI A. B. NAGESWARA RAO:—

Sri D. KONDAYYA CHOWDARY:— Local Development Works 3rd February 1956.
Sri S. Narayananappa:— Sanitary Conditions improve in slum areas and remove the necessity of a Parliamentary Committee? If so, when?

The Hon. Sri A. B. Nageswara Rao:— Slum Clearance is a Minister for Co-operation.

Sri G. Yellamanda Reddy:— Intermediary Boards are necessary but the conferences are not. Why?

The Hon. Sri A. B. Nageswara Rao:— Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state—

(a) whether there is any proposal to start two separate Land Mortgage Banks one at Tiruvur and the other at Nuzvid in Krishna district; and

(b) if so, when?
3rd February 1956]

THE HON. SRI D. SANJIVAYYA:—

(a) No, Sir.

(b) Does not arise.

SRI V. VISWESWARA RAO:—అయితే మరణించాం అంటాలే మరణించాం తెలియాలాడు. అయితే సర్వాంతికం తెలియాలాడు యొక్క నుండి వచ్చి ఎంచుకుంది? కాని, చిత్తియ్య స్థానం మరణించాం తెలియాలాడు?

THE HON. SRI D. SANJIVAYYA:— అణ్ణా యొక్క

Estate villages కొనసాగించేవారు. అంటే ఇతియాసాన్ని సంపాదిస్తే.

SRI P. GUNNAYYA:—అయితే అణ్ణా ఎంచుకునడం సమయం చేయకపోయింది అవసరమైన ప్రతిభ. అణ్ణా ఎంచుకునడం అవసరమైన సమయం. అణ్ణా ఎంచుకునడం అవసరమైన సమయం మరణించాలని మాము, అణ్ణా ఎంచుకునడం (అణ్ణా ఎంచుకునడం) మరణించాలని మాము విస్తరించాలని మాము?

THE HON. SRI D. SANJIVAYYA:—అయితే తొలగించాలని మాము. అణ్ణా తొలగించాలని మాము. కాని అణ్ణా తొలగించాలని మాము చేయకపోయింది. కాని అణ్ణా తొలగించాలని మాము మరణించాలని మాము?

Tractors and bulldozers Unit in Tiruvuru,
Krishna district.

345—

* 247 Q.—SRI V. VISWESWARA RAO:—Will the Hon. the Chief Minister be pleased to state—

(a) whether the Government have received any representation for opening a tractors and bulldozers unit in Tiruvuru, Krishna district in view of its long distance; and

(b) if so, the action taken thereon?

A—4
THE HON. DR. B. GOPALA REDDI:—

(a) The Government have not received any representation as such, but it is reported that some ryots of Tiruvur taluk made oral representations to the District Agricultural Officer, Vijayavada, requesting him to keep some tractors and bulldozers in the Tiruvur area, as Vijayavada is too distant for taking the units whenever needed;

(b) A bulldozer has been supplied to that area and it is now working at Putrela village near Tiruvur.

SRI G. YELLAMANDA REDDY:—అప్పుడు! ఏ పరుపంచులు మేనాను బదముచును ఆధారంప్రతి విషయంలో వచ్చండి. మరిని విషయానికి మరింత తెలుగు విభాగం ఒక సౌత్ విషయంలో వచ్చండి. అంతే ఫట్టు ఉంటుందని ఆధారానికి మరింత దానికి అర్థం ఉందని తెలుగు విషయానికి వచ్చండి. సర్ ఎప్పుడు వచ్చండి. సర్ ఎప్పుడు వచ్చండి?

THE HON. DR. B. GOPALA REDDI:- అంటే వాడండి. 

Superintending Engineers, Assistant Engineers, etc., in the Public Works Department.

346—

* 348 Q.—SRI A. VENKATARAMA RAJU:—Will the Hon. the Deputy Chief Minister be pleased to state—

(a) the number of Superintending Engineers, Assistant Engineers, Executive Engineers, Deputy Chief Engineers in the Public Works Department; and

(b) the number of Andhras and Non-Andhras out of them?
3rd February 1956]

THE HON. SRI N. SANJEEVA REDDI:—

(a) Number of officers working in the Public Works Department:

<table>
<thead>
<tr>
<th>Position</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintending Engineers</td>
<td>8</td>
</tr>
<tr>
<td>Assistant Engineers</td>
<td>293</td>
</tr>
<tr>
<td>Executive Engineers</td>
<td>63</td>
</tr>
<tr>
<td>Deputy Chief Engineers</td>
<td>4</td>
</tr>
</tbody>
</table>

(b) Number of Andhras and Non-Andhras:

<table>
<thead>
<tr>
<th>Position</th>
<th>Andhras</th>
<th>Non-Andhras</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintending Engineers</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>Assistant Engineers</td>
<td>293</td>
<td>Nil.</td>
</tr>
<tr>
<td>Executive Engineers</td>
<td>62</td>
<td>1</td>
</tr>
<tr>
<td>Deputy Chief Engineers</td>
<td>4</td>
<td>Nil.</td>
</tr>
</tbody>
</table>

**Fixation of cash rents in Chemudu Estate.**

347—

*223 Q.*—SRI B. APPA RAO:—Will the Hon. the Minister for Revenue be pleased to state—

(a) whether any representations have been received by the Government from the ryots about fixing high cash rents to the tune of Rs. 50 to Rs. 60 per acre in certain villages in Chemudu Estate, Visakhapatnam district, where rent in kind was in force before the Estate was taken over by the Government; and

(b) if so, the action taken thereon?

THE HON. SRI K. CHANDRAMOULI:—

(a) and (b) Representations have been received from certain ryots of the Chemudu Estate that the rates of rent fixed under the R.R. Act in this estate area are far in excess of the highest ryotwari rates prevailing in the district. The representations have been examined in consultation with the Board of Revenue and the Collector of
Visakhapatnam. The Collector has been instructed to stay all further collections of enhanced rates of rents in respect of Anakapalli and Thotada villages in Chemudu estate pending further orders. The question as to how best the difficulty can be removed, is being considered by the Government.

SRI B. APPA RAO:—అంధ్రప్రదేశ్‌లో మనిషి కంప్యూటర్ సేవలు అందంగా అందుకుంటాయి అంటే. ఇది ప్రపంచంలో మొదటిగా ఉంటాయి. లేదు మొదటిగా ఉంటాయి అంటే తెలియజేస్తాయి. రేటులు లభ్యమంతాం కాక లభ్యమంతాం విద్యార్థులకు ప్రాంతం ఉంటుంది, రాతరి, 10లు, మూడు రేటులు, సాధారణంగా రేటులు లభ్యమంతాం విద్యార్థులకు సిద్ధాంతం ఉంటుంది. కానీ ఇది అంతకంత ఎప్పుడు తప్పనించాలి అంటాం కాక సమాధానం ఉంటాం. ఆమె పరిస్థితులలో ఉంటాం దోషాలు సాధారణం ఉంటాం. మరియు ఇది చాలా ప్రభావం ఉంటాం.

THE HON. SRI K. CHANDRAMOULI:—ఉపేష్యము అంధ్రప్రదేశ్, దిపాలి, అమరావతి (తెలంగాణ) కోసం complaint అందించాం. మరియు నా వరకు సమాధానం ఉంది. Stay Order వాడబడింది. ఆమె పరిస్థితులలో ఉంటానికి అంటాం మరియు ఇది చాలా ప్రభావం ఉంటాం. ఆమె పరిస్థితులలో ఉంటాం దోషాలు సాధారణం ఉంటాం.

SRI G. YELLAMANDA REDDY:—పిగ్గు పాటు చేసుకోవడానికి చేరాలి Rent Reduction శ్రేయాం మరియు రాతరి ఉంటాం శ్రేయాసంఘం అంధ్రప్రదేశ్‌లో 60, 50 నాటికి ఉంటాం కాక అందుకుంటాం ః. అంటాం చాలా మూడు రేటులు లభ్యమంతాం శ్రేయాసంఘం ఇది చాలా ప్రభావం ఉంటాం. అంటాం చాలా మూడు రేటులు లభ్యమంతాం శ్రేయాసంఘం ఇబ్బంది అంవేషణవిఒతూ ఇంటాం?

THE HON. SRI K. CHANDRAMOULI:—మనం ఉద్భవం చేరాలు అందా శ్రేయాసంఘం ఇంటాం శ్రేయాసంఘం ఇబ్బంది అంశాన్ని అందరికించాలి. అందుకు ఉంటాం మరియు నా సమాధానం ఉంది. Stay Order వాడబడింది. ఆమె పరిస్థితులలో ఉంటాం దోషాలు సాధారణం ఉంటాం శ్రేయాసంఘం ఇబ్బంది అంశాన్ని ఇంటాం.
3rd February 1956]

SRI B. APPA RAO: —The Secretary to the Chemudu Estate, secondly announced rates under Stay Order enquiry, Enquiry is yet to be completed. An inquiry copy has been sent, and the inquiry action has been decided.

THE HON. SRI K. CHANDRAMOULI: —

Representation from the Andhra Mill Mazdoor Sangh, Guntakal.

348—

* 537 Q.—SRI C. V. SOMAYAJULU:—Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—

(a) whether the Government have received any representation from the Andhra Mill Mazdoor Sangh, Guntakal, on behalf of the workers employed in the Andhra Co-operative Spinning Mills, Ltd., regarding the fixation of wages plus dearness allowance; and

(b) if so, the action taken thereon?

THE HON. SRI G. LATCHANNA:—

(a) Yes, Sir.

(b) Conciliation was held and the Andhra Mill Mazdoor Sangh, agreed to wait till the management concludes efficiency tests.

(2) 348—

* 537 Q.—SRI C. V. SOMAYAJULU:—Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—

(a) whether the Government have received any representation from the Andhra Mill Mazdoor Sangh, Guntakal, on behalf of the workers employed in the Andhra Co-operative Spinning Mills, Ltd., regarding the fixation of wages plus dearness allowance; and

(b) if so, the action taken thereon?

THE HON. SRI G. LATCHANNA:—

(a) Yes, Sir.

(b) Conciliation was held and the Andhra Mill Mazdoor Sangh, agreed to wait till the management concludes efficiency tests.
* 544 Q.—SRI G. SURYANARAYANA:—Will the Hon. the Minister for Local Administration and Prohibition be pleased to state—

(a) whether there is any proposal to provincialise the services of the Executive Officers of the Panchayats; and

(b) if so, at what stage the matter stands?

THE HON. SRI A. B. NAGESWARA RAO:—

(a) There is no proposal to make the service of Executive Officers of Panchayats a State Government Service.

(b) Does not arise.

SRI M. NAGI REDDI:—State ఎందరుంది ఎందరుంది ఎందరుంది Executive Officers ఎందరుంది ఎందరుంది ఎందరుంది Executive Officers ఎందరుంది ఎందరుంది Executive Officers ఎందరుంది ఎందరుంది Executive Officers ఎందరుంది ఎందరుంది. Does not arise.

SRI PILLALAMARRI VENKATESWARLU:—

does not arise.

THE HON. SRI A. B. NAGESWARA RAO:—

does not arise.

SRI PILLALAMARRI VENKATESWARLU:—

does not arise.
Opening of District Public Library in Darsi Town.

* 400 Q.—SRI G. YELLMAMANDA REDDY:—Will the Hon. the Chief Minister be pleased to state—

(a) whether the Government propose to open a branch of the District Public Library in Darsi town, Darsi taluk.

(b) whether the Government propose to open the branch of the said Library intended for Darsi taluk at Tallur; and

(c) if so, why?

THE HON. DR. B. GOPALA REDDI:—

(a) The answer is in the negative.

(b) A representation has been received requesting the Government to open a Branch Library at Tallur and the matter is under examination.

(c) Does not arise.

SRI N. C. SESHADRI:—Why District Libraries...
The Hon. Dr. B. GOPALA REDDI:—

Area covered by Darsi, Podili, etc., to be irrigated by Nandikonda.

351—

*377-A Q.—SRI SHEIK MOULA SAHEB:—Will the Hon. the Deputy Chief Minister be pleased to state whether the area covered by Darsi, Podili, Kanigiri of Udayagiri taluks will be included in the Ayacut under the Nandikonda main channel or a sub-channel from the main channel?

The Hon. SRI N. SANJEEVA REDDI:—Yes, under the main canal the following extents in these taluks will be benefited by the Right Bank canal of the Nagarjunasagar Project.

<table>
<thead>
<tr>
<th></th>
<th>Dry. (acs.)</th>
<th>Wet. (acs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Darsi Kocharlakota</td>
<td>100,733</td>
<td>50,366</td>
</tr>
<tr>
<td>Podili</td>
<td>59,613</td>
<td>29,807</td>
</tr>
<tr>
<td>Kanigiri</td>
<td>71,104</td>
<td>35,552</td>
</tr>
<tr>
<td>Udayagiri</td>
<td>17,171</td>
<td>8,586</td>
</tr>
</tbody>
</table>

SRI G. YELLAMANDA REDDY:—

The Hon. SRI N. SANJEEVA REDDI:—
3rd February 1956]

Sri SHeik Moula SaHeb:— అంటేని! ఈ ప్రశ్నను ఉపయోగిస్తే high level యొక్క low level యొక్క main channel యొక్క division యొక్క investigation లో ప్రత్యేకతను చేసేదింది. మేము వాటాం మనం మొదలుగ్గా మాంత్రి వేరు వేరు విశేషాలు ఉండాలి. మావులను ఉపయోగించాలని మనం చెపుతుండాలి.

(No Answer.)

Sri D. Kondaiah Chowdary:— అంటేని! తాం, ఈ ప్రశ్నను ఉపయోగిస్తే high level యొక్క low level యొక్క division యొక్క investigation లో ప్రత్యేకతను చేసేదింది. మేము వాటాం మనం మొదలుగ్గా మాంత్రి వేరు వేరు విశేషాలు ఉండాలి. మావులను ఉపయోగించాలని మనం చెపుతుండాలి.

The Hon. Sri N. Sanjeeva Reddi:— ఈ ప్రశ్నను ఉపయోగిస్తే high level యొక్క low level యొక్క division యొక్క investigation లో ప్రత్యేకతను చేసేదింది. మేము వాటాం మనం మొదలుగ్గా మాంత్రి వేరు వేరు విశేషాలు ఉండాలి. మావులను ఉపయోగించాలని మనం చెపుతుండాలి.

Sri S. K. V. Krishnavatharam:— 5.00 3.0 ఎంలెft bank canal యొక్క West Godavari లో స్థాయి, వాయాని అధికారికంగా కార్తె పండించడం లేక ప్రత్యేక పరిపాలన చేసేదింది?

The Hon. Sri N. Sanjeeva Reddi:— ఈ ప్రశ్నను ఉపయోగిస్తే high level యొక్క low level యొక్క division యొక్క investigation లో ప్రత్యేకతను చేసేదింది. మేము వాటాం మనం మొదలుగ్గా మాంత్రి వేరు వేరు విశేషాలు ఉండాలి. మావులను ఉపయోగించాలని మనం చెపుతుండాలి.

A—5
154 QUESTIONS AND ANSWERS

[3rd February 1956]

SRÎ K. VENKATARAMANIAH:— అందువల్ల మన మహా పాలన ప్రాముఖ్యం వచ్చింది. మనం సాధనానికి ప్రతి ప్రత్యేకపై వాడగలగుతుంది. మనం ఇది ఒక సదుపాయం లేదా అది నిర్ధిష్ట సమయంలో ఉండేది. మనం ఇది ఒక సాధనం లేదా నిర్ణయం లేదా ప్రత్యేకపై వాడగలగుతుంది.

THE HON. SRÎ N. SANJEEVA REDDI:— మనకు మహా పాలన ప్రాముఖ్యం వచ్చింది?

SRÎ G. YELLAMANDA REDDY:— అందువల్ల మనుష్య పాలన ప్రాముఖ్యం వచ్చింది. మనం సాధనానికి ప్రతి ప్రత్యేకపై వాడగలగుతుంది. 7 సంవత్సరాల ప్రాముఖ్యం వచ్చింది. మనం ఇది ఒక సదుపాయం లేదా అది నిర్ధిష్ట సమయంలో ఉండేది. మనం ఇది ఒక సాధనం లేదా నిర్ణయం లేదా ప్రత్యేకపై వాడగలగుతుంది.

THE HON. SRÎ N. SANJEEVA REDDI:— మనకు మహా పాలన ప్రాముఖ్యం వచ్చింది?

SRÎ N. VENKAYYA:— అందువల్ల మనుష్య పాలన ప్రాముఖ్యం వచ్చింది. మనం సాధనానికి ప్రతి ప్రత్యేకపై వాడగలగుతుంది.

THE HON. SRÎ N. SANJEEVA REDDI:— లేదా, మన పాలన ప్రాముఖ్యం వచ్చింది?

SRÎ VAVILALA GOPALAKRISHNAYYA:— అందువల్ల మనుష్య పాలన ప్రాముఖ్యం వచ్చింది. మనం సాధనానికి ప్రతి ప్రత్యేకపై వాడగలగుతుంది.
3rd February 1956]

**The Hon. Sri N. Sanjeeva Reddi:**— ఒక ఫ్యాక్స్ లెటిర్ సమయంలో ఆహోము. ఆంధ్రప్రదేశ్ స్వయంభూ సాంకేతిక సేవ సంస్థలు జాతి సంస్థ సంస్థలు సాధారణంగా ప్రతి తరువాతం తయారీ చేసే ఫ్యాక్స్ లెటిర్ సమయంలో ఆహోము.

**Sri Vavilala Gopalakrishnayya:**— ఒక ఫ్యాక్స్ లెటిర్ సమయంలో ఆహోము. Central Government సంస్థ లెటిర్ని, Irrigation and Public Works Department సమయంలో ఆస్థానం అందుబాటులో ఉండుతూ, దీని సమయంలో ఆస్థానం ఉండుతూ, 14 సమయంలో ఆస్థానం ఉండుతూ, దీని సమయంలో ఆస్థానం ఉండుతూ, ఈ ఫ్యాక్స్ లెటిర్ సమయంలో ఆహోము.

**The Hon. Sri N. Sanjeeva Reddi:**— ఒక ఫ్యాక్స్ లెటిర్ సమయంలో ఆహోము.

**Encroachments in Vijayawada town for dwelling purposes.**

352—

*260 Q.—Sri V. Visweswara Rao:*—Will the Hon. the Minister for Revenue be pleased to state—

(a) the number of encroachments in Vijayawada town limits on Public Works Department, Government and Municipal sites for dwelling purposes and also for commercial purposes;

(b) whether the Government have already issued orders to evict the persons who encroached; and

(c) if so, whether the Government propose to provide alternative house sites before they are evicted?

**The Hon. Sri K. Chandramouli:**—

(a) Encroachments on Public Works Department Porambokes:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dwelling purposes</td>
<td>3,163</td>
</tr>
<tr>
<td>Commercial purposes</td>
<td>173</td>
</tr>
</tbody>
</table>

Encroachments on Government Porambokes:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td></td>
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<td>4,120</td>
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</table>

Encroachments on Municipal Porambokes:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
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</tr>
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<tbody>
<tr>
<td></td>
<td></td>
<td>421</td>
</tr>
</tbody>
</table>
Almost all the encroachments on the Municipal poramboke lands are for commercial purposes while the encroachments on the Government poramboke lands are for dwelling purposes.

(b) and (c) Though notices of eviction have been served in some cases, the squatters have not been actually evicted as the question of finding them alternative accommodation is under the consideration of the Government.

SRI V. VISWESWARA RAO:—

The Hon. SRI K. CHANDRAMOULI:—

SRI PILLALAMARRI VENKATESWARULU:—

The Hon. SRI K. CHANDRAMOULI:—

SRI PILLALAMARRI VENKATESWARULU:—
3rd February 1956]

THE Hon. SRI K. CHANDRAMOULI:— ప్రతియోగి విషయం ప్రత్యేకంగా అతిపెద్ద తండ్రికినియున్నాం. అలాగే ఒక సంప్రదాయాన్ని సంధితం చేసిక ఎంచిన చీఫుడు. అందులో అంతర్భాషాతో

SRI PILLALAMARRI VENKATESWARULU:—

SRI M. NAGI REDDI:— ప్రతియోగి లేదు. విషయం ఏమిటి అంటే ఎంచిన విషయం ప్రత్యేకంగా అంటే అతిపెద్ద తండ్రికినియున్నాం. అందులో అంతర్భాషాతో ఎంచిన చీఫుడు?

THE Hon. SRI K. CHANDRAMOULI:— చాలా సమయాన్ని చేసి ప్రత్యేకంగా అంటే ఎంచిన చీఫుడు. అందులో అంతర్భాషాతో ఎంచిన చీఫుడు?

SRI D. KONDAYYA CHOWDARI:— ప్రతియోగి లేదు. విషయం ఏమిటి అంటే ఎంచిన చీఫుడు. అందులో అంతర్భాషాతో ఎంచిన చీఫుడు?

THE Hon. SRI K. CHANDRAMOULI:— చాలా సమయాన్ని చేసి ప్రత్యేకంగా అంటే ఎంచిన చీఫుడు. అందులో అంతర్భాషాతో ఎంచిన చీఫుడు.
Relaxation of General Rule 10 (b) in favour of Supervisors and Junior Engineers.

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*504 Q.—SRI S. VEMAYYA:—Will the Hon. the Deputy Chief Minister be pleased to state whether the Government propose to relax the provisions of General Rule 10 (b) of the Madras State Subordinate Service now as adopted in the State of Andhra, in favour of Supervisors and Junior Engineers in Public Works Department and Highways to draw their increments whose service was under emergency?

THE Hon. SRI N. SANJEEVA REDDI:—The answer is in the negative.

[Note.— *An asterisk at the commencement of a speech indicates revision by the member.]

II. ADJOURNMENT MOTION re: TREATMENT OF ANDHRA PRISONERS IN ALIPUR JAIL.

Mr. SPEAKER:—The Hon. Member Sri G. Yellamanda Reddi has given notice of a adjournment motion which reads as follows:—

"అదేవారే ఎక్కడ జేరా జీవితం. మాత్రమే సాధారణం సిద్ధం, చందన కడపల్లి మండలానికి అతను స్వామి, అతను మానవుడు మానవుడు నికి, అతను మానవుడు మానవుడు కాయలు మాత్రమే సిద్ధం చేస్తాడు, అతను మానవుడు మానవుడు నికి."

He may speak on the facts of it, only for one minute.

SRI G. YELLAMANDA REDDI:— అదేవారే! అతను మాత్రమే సిద్ధం చేస్తాడు, అతను మానవుడు మానవుడు నికి కాయలు మాత్రమే సిద్ధం చేస్తాడు, అతను మానవుడు మానవుడు నికి. అదేవారే pickpocketing అదేవారే ఎక్కడ జేరా జీవితం. అదేవారే ఎక్కడ జేరా జీవితం. అదేవారే! అదేవారే pickpocketing అదేవారే ఎక్కడ జేరా జీవితం.
ADJOURNMENT MOTION RE. TREATMENT OF ANDHRA PRISONERS IN ALIPUR JAIL.

3rd February 1956]

THE HON. SRI N. SANJEEVA REDDI:— The complaints of the prisoners in Alipur Jail are legitimate. They have raised the issue of overcrowding. The conditions are such that they cannot breathe properly. The Government has not taken any steps to address this problem. The prisoners are left in such a state that they cannot even move around. The situation is alarming.

MR. SPEAKER:—The motion is ruled out.

III. MOTION UNDER RULE 11 OF THE ASSEMBLY RULES.

MR. SPEAKER:—Sri D. Gopala Rao will move a motion for granting leave of two hon. Members.

SRI D. GOPALA RAO:—Mr. Speaker, Sir, I rise now to seek permission of this House to move:

(1) “That under rule 11 of the Assembly Rules, leave of absence be granted by this House to Sri Adusumilli Venkata Subrahmanyam, for a period of two months from the date of his absence.”

(2) “That under rule 11 of the Assembly Rules, leave of absence be granted by this House to Sri V. Chandra Chudamani Deo, for a period of sixty days from the date of his absence.”

The motion was duly seconded.

MR. SPEAKER:—The question is:

(1) “That under rule 11 of the Assembly Rules, leave of absence be granted by this House...”
to Sri Adusumilli Venkata Subrahmanyam, for a period of two months from the date of his absence."

(2) "That under rule 11 of the Assembly Rules, leave of absence be granted by this House to Sri V. Chandra Chudamani Deo, for a period of sixty days from the date of his absence."

The motions were carried and leave was granted.

IV. GOVERNMENT BILL.

(1) **The Andhra Land Revenue (Surcharge) Bill, 1956.**

**Mr. Speaker:**—The discussion on the Bill may be closed as early as possible, so that people may go to train.

**Sri Vavilala Gopalakrishnayya:**— I will make an announcement at the end of the day.

**Sri K. V. S. Padmanabha Raju:**— The land revenue surcharge and betterment tax and other taxes will be levied on land revenue. Water cess and road cess and water cess and betterment tax have to be increased. According to the Andhra Land surcharge Bill, non-official days are to be announced. Water cess and other cess and betterment tax and other taxes will be increased. Mr. Speaker, the land revenue surcharge and betterment tax and other taxes will be increased.
3rd February 1956

[Sri K. V. S. Padmanabha Raju

[THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

3rd February 1956]
Sri K. V. S. Padmanabha Raju

The Andhra Land Revenue (Surcharge) Bill, 1956.

[3rd February 1956]

Sri K. V. S. Padmanabha Raju

In the Assembly, 3rd February 1956, I am to introduce the Andhra Pradesh Land Revenue (Surcharge) Bill, 1956. The Bill aims to provide a surcharge on marketing societies. The purpose of this amendment is to increase the fees for marketing societies. Under the new amendment, fees for 400, 500, and 750 rupees will be increased. This will help in the development of the marketing societies. The amendment will also affect the collection of fees. The amendment will be applicable from the date of its enactment.
3rd February 1956]

[Sri K. V. S. Padmanabha Raju

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

Sri Raja V. V. Krishnam Raju Bahadur:—

(At this stage Mr. Deputy Speaker occupied the Chair.)
SRI V. V. KRISHNAM RAJU BAHADUR

3rd February 1956

[RAW TEXT]
3rd February 1956]

[Sri V. V. Krishnam Raju Bahadur

3rd February 1956]

Single Pattadars 41 & Joint Pattadars 39 be paid.

...
SRI V. V. KRISHNAM RAJU BAHAHUR]

Sri S. RANGANATHA MUDALIAR:—Mr. Deputy Speaker Sir, I welcome this legislation wholeheartedly. Having regard for the financial condition of this State, I expected that this Bill was going to be passed automatically. But great was my surprise to see such a lengthy discussion on this Bill for over a day and which has not ended even to-day; and what is more surprising is, that one or two members belonging to the Government party expressed in their speeches resentment and indignation and also a spirit of rebellion. It is rather surprising, but many surprising things happen in this Assembly. But I should say that every subject of the Andhra State worth his salt must support this Bill and support every measure of the Government calculated to improve its finances. Often, the slogan is raised that the
3rd February 1956]

Sri S. RANGANATHA MUDALIAR

State by such measures is deliberately breaking the back of the ryot. But in India who is not a ryot? Every measure, every legislation imposing taxation ultimately falls on the ryot, because more than 75 per cent of the population are ryots. So, whatever be the legislation, let it be sales-tax, let it be tobacco-tax, let it be any other tax, it must ultimately fall on the ryot. So, there is no use saying that the ryot should not be burdened and that there are other persons who can be taxed. Who are the other persons? My friend yesterday suggested why not the Government servants be called upon to agree to a reduction of 10 per cent of their pay. By all means they will do it. It is left to the State and if the State considers it necessary and if the State calls upon the public servants to make certain sacrifice, they will certainly do it. They have no option. And there are others, we the members of this House, we should also come forward making some sacrifice on behalf of the State. All of us are given double first-class or 1½ first class in fares. Why not we also come forward with suggestion that we are ready to sacrifice to the extent that we are willing to travel in the third class. That will be a good gesture on our part. Let us see how much such a sacrifice would work out and let it be one rupee. To that extent we will be serviceable to the State. It may be said that third class travel would be very inconvenient, but Mahatma Gandhi was travelling in third class. Similarly, we can consent to travel in third class. We can tell the Government that during the sittings of the Legislative Assembly that the Railway Company may be asked to run special bogies for the use of the legislators on different lines. Only legislators will be accommodated in those third class trains and there will be no difficulty or inconvenience. Why not we make some such sacrifice? Let not the Assembly charge us with room-rent. There are beautiful rooms built for us. Let us sacrifice Rs. 2½ from our daily allowance. Let us see how it works and if this is going to help the State, we shall certainly be glad that we too have made contribution
towards the stabilisation of the finances of the State. So everyone is prepared and we are also sons of the land. Public servants also are ultimately sons of the ryots. So there is no use, in season and out of season, raising the slogan that the ryot's back is broken and the country is ruined. I appeal to my friends to open their eyes to the financial condition of this State. The Government was faced with a deficit of 4 crores during the last budget and the Government is not able to balance it and this time we are faced with another deficit of 4 crores. And on the huge sums of money that are being borrowed from the Central Government interest is accumulating at tremendous rate. What with such a situation, with huge deficit staring us in the face, what with the ambitious plans under the Second Five-Year Plan waiting to be implemented where are we to go for money if we should be grumbling like this at every stage? Every morning we hurl an artillery of questions against the Cabinet, why this has not been done, why that has not been done, whether a particular thing has been done, if not what is the cause of the delay and so on. During all the time when we are putting the question, we seem to forget the financial position of the State. Therefore I appeal to the Hon. Members not to make much fuss but to openly see what the exact position is. We must take inspiration from the heroic Briton, who submitted himself to every inconvenience, and ungrudgingly and voluntarily put himself to every sacrifice during the Second World War. Why not we take example from him? Why should we not get inspiration from him? Let us put ourselves to all sorts of conceivable sacrifices for the sake of the State.

Now coming to the Bill proper, my objection is to clause 4 Sir. The entire clause, in my humble opinion has to be deleted. It throws unnecessary and cruel burden upon the ryot. The ryot in 90 per cent of the cases is ignorant. The ryot does not know the name of his land, the extent of his land, how much land is comprised in a single patta and how much land is.
comprised in a joint patta. It will be a hardship to expect the ryot to make a declaration and that too a correct declaration. My submission is that the village account No. 10 (kulavari) contains full information. When there is that information, it only remains for the Tahsildar or the Revenue Inspector to issue a demand. Therefore my submission is, that this clause will unduly create unnecessary hardship to the ryot and it ought to be deleted. And what is more surprising is, a penal clause is added that any false statement if made intentionally was going to be visited with the dire punishment of fine not exceeding Rs. 1,000. That is simply horrid. It will be not only just but expedient that this clause and the consequential clause 7 ought to be deleted. I request the Government to pay its due consideration to this suggestion.

Another submission I wish to make is with regard to the schedule. With regard to people paying land revenue exceeding Re. 1 and not exceeding Rs. 10 some consideration should be given to people paying a revenue of Rs. 1-2-0, Rs. 1-3-0, Rs. 1-4-0, Rs. 1-6-0, Rs. 1-7-0 and like that. All these fractions up to Rs. 1-8-0 may be declared negligible and even if a ryot should pay Rs. 1-1-0 or Rs. 1-4-0 or Rs. 1-7-0 may be treated under clause 1 and under that clause one anna only may be collected from such people. I think this is a reasonable suggestion and it will be just also. Therefore I request the Hon. Minister that in all cases where the land revenue paid is more than one rupee and less than Rs. 1-8-0, the fraction exceeding one rupee may be ignored and only Re. 1 be levied from the ryots. With these observations I close my speech.
SRi S. JAGANNADHAM] 

[3rd February 1956]

...
3rd February 1956] [Sri S. Jagannadham

Sri Pillalamarrri Venkateswarlu: —

The Andhra Land Revenue (Surcharge) Bill, 1956.

Sri Pillalamarrri Venkateswarlu: —

3rd February 1956] [Sri S. Jagannadham
172 THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

[Srri Pillalamari Venkateswarlu]

The Hon. Dr. B. Gopala Reddi:—

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Sri Pillalamari Venkateswarlu:—
3rd February 1956

[Sri Pillalamarrri Venkateswarlu

The Hon. Dr. B. Gopala Reddi:—

Sri Pillalamarrri Venkateswarlu:—

Zamindars are the second wealthiest class. Zamindars hold 25% of the property. Each zamindar has 20 acres of land, 450 bighas, and 100 bhubas. The area of 5 acres is 450 bighas, and 100 bhubas are 5 acres. Therefore, it is clear that the zamindars are the second wealthiest class. Therefore, it is essential to examine their wealth and examine their wealth and expenditure.
SRI PILLALAMARRI VENKATESWARLU]
3rd February 1956]

[SRI PILLALAMARRI VENKATESWARLU

Land Reforms have been in vogue since time immemorial. The idea of land reforms is not new. Various Committees have recommended the need for land reforms. The Congress under the leadership of J. B. K. Venkata Ramaiah has been advocating land reforms for decades. Land Reforms have been a part of the Congress Party's agenda since the inception of the Indian National Congress. The All India Congress Working Committee has also advocated land reforms. The All India Congress Working Committee has recommended land reforms to be implemented in the states. The recommendations of the Congress Party and the All India Congress Working Committee have been adopted by the government. The primary goal of land reforms is to ensure that the land is distributed among the landless. The government has implemented various schemes to achieve this goal. The government has also provided financial assistance to the landless to help them purchase land. The implementation of land reforms has been a slow process, but the government is committed to achieving this goal. The land reforms have been successful in reducing the landlessness problem in the country. The government has also taken steps to ensure that the land is not misused.
SRI PILLALAMARRI VENKATESWARLU

Enquiry Committee Report on the Agricultural Income tax contained in the Taxation Enquiry Committee Report. Greater equity was also achieved in the Agricultural Income Tax through the Taxation Enquiry Committee report. Greater equity was also achieved in the Agricultural Income Tax through the Enquiry Committee report.
3rd February 1956

[Sri PILLALAMARRI VENKATESWARLU]

Proposals for raising additional land revenue in the Andhra State are submitted. It is estimated that an additional land revenue of 150 rupees in each rupee above 500 rupees and above 0-12-0 in each rupee will be required.

A further amendment move is also under consideration.
SRI PILLALAMARRI VENKATESWARLU

Madras Government has granted a surcharge exemption in land Revenue and sales tax. The surcharge limit is 10 rupees. Educational cess is also clear.

[3rd February 1956]
3rd February 1956

[Sri PILLALAMARRI VENKATESWARLU

The Andhra Land Revenue (Surcharge) Bill, 1956.

3rd February 1956]

The Honble Member for Srikakulam (Sri Pillalamarr Venkateswarlu) informed the House that
exemption from surcharge granted to the growers of commercial crops for the year 1955-56 was to
be limited to crops grown in the year 1955-56. Hence, it was necessary to extend the exemption
to the crops grown during the years 1956-57 to 1958-59.

It was pointed out that the exemption should be extended to the crops grown during the years
1956-57 to 1958-59 in order to provide relief to the growers of commercial crops. The Honble
Member suggested that the exemption should be extended to the crops grown during the years
1956-57 to 1958-59.

The Honble Member also pointed out that the surcharge should be levied separately for
commercial crops and food crops. The Honble Member suggested that the surcharge should be
levied separately for commercial crops and food crops.

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levied separately for commercial crops and food crops.
SRI PILLALAMARRI VENKATESWARLU]

180 THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

[3rd February 1956]

"మీరాత్కు మీరు మనం భాగీతా సాగిశాలం అందానే సాధనం? స్పష్టం కాదు ఆ నివాసం ఉండి వాటియేని. చాలా మనం కొనసాగుతుంది, చాలా కొనసాగుతుంది చాలా కొనసాగుతుంది చాలా కొనసాగుతుంది చాలా కొనసాగుతుంది.

**Food crop** నుండి పొలితాలు సమాధానం? ఎందుకంటా మనం పొరిచే నుండి పొరిచే నుండి పొరిచే నుండి పొరిచే నుండి పొరిచే.

**Commercial crop** నుండి పొరిచే ప్రామాణిక సమాధానం? ఎందుకంటా మనం పొరిచే నుండి పొరిచే నుండి పొరిచే నుండి పొరిచే నుండి పొరిచే నుండి పొరిచే. కానీ మనం విస్తీర్ణంలో ఉండి విస్తీర్ణంలో ఉండి విస్తీర్ణంలో ఉండి విస్తీర్ణంలో ఉండి విస్తీర్ణంలో ఉండి విస్తీర్ణంలో ఉండి.
3rd February 1956

[SRI PILLALAMARRI VENKATESWARLU

Water rate 8½% வண்ண திறன்களை முதலாக விளக்கப்பட்டுள்ளது. இன்னும் 
கோஷியாக சில காலங்களில் குண்டு முடியும் விளக்கமுள்ளது. 
சுருக்கத்திற்கு வரும் முறை 50 முதல் விளக்கப்பட்டது. இந்த 
சுருக்கம் தர நூறாக நடைமுறையோருக்கு குறித்து விளக்கமுள்ளது. ஆகத் தற்கொடை சுருக்கம் விளக்கம் 20 முதல் விளக்கப்பட்டது. இந்த 
சுருக்கம் குழுக்களுக்கு முதலாக விளக்கப்பட்டது. இந்தங்களில் 
betterment tax அவதானத் தண்டு முதல் விளக்கப்பட்டது. இது எப்போதும் சுருக்கம் 
வரும் முறை 50 முதல் விளக்கப்பட்டது. 70 முறையானது உரையானது இந்த 
சுருக்கம் வருமன்னால் தண்டு விளங்கும் முறை 50 முதல் விளங்கும். 70 
முறையானது 70, முறையானது 100 முறை 

circle முறை விளக்கப்படும் முறை. இது எப்போதும் தண்டு முதலாக விளங்கும் 
சுருக்கம். நுரை எப்போதும் இந்த சுருக்கம் வருமாயே தண்டு 
ஆனால். இது எப்போதும் இந்த சுருக்கம் வருமாயே தண்டு 
விளங்கும். எப்போதும் இந்த சுருக்கம் வருமாயே தண்டு 
விளங்கும். எப்போதும் இந்த சுருக்கம் வருமாயே தண்டு 
விளங்கும்.
SRI PILLALAMARRI VENKATESWARLU

"The Hon. Dr. B. GOPALA REDDI: — "I do not think refund is a matter of mere justice. As a matter of justice, the individual should be given the benefit of doubt. The development programmes of the P.W.D. and the M.C. have brought about a change in the area. The Government should be given the benefit of doubt."

SRI PILLALAMARRI VENKATESWARLU: — "We are not talking about a change in the area. The individual should be given the benefit of doubt. The development programmes of the P.W.D. have brought about a change in the area. The Government should be given the benefit of doubt."

This page contains a discussion in Telugu on the Andhra Land Revenue Surcharges Bill, 1956. The content includes a speech by Sri Pillalamarri Venkateswarlu regarding the refund of surcharges and development programmes.
3rd February 1956

[Sri PILLALAMARRI VENKATESWARLU]

“అంద్రా రాష్ట్ర రివెన్యూ సూరచేస్ పాత్ర పాటు దాని విషయంలో వ్యక్తిగా పద్ధతిచేసిన పద్ధతితో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి. అంద్రా రాష్ట్ర రివెన్యూ సూరచేస్ పాత్రానికి ప్రతిపాదితమైన పద్ధతి ముఖ్యమైనంటే వ్యక్తికి ప్రతిపాదితమైన పద్ధతి ప్రతి ప్రత్యేకంగా ప్రతిపాదించాయి. అది ముఖ్యమైనంటే పద్ధతి ముఖ్యమైనంటే పద్ధతితో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి.

SRI G. RAMI REDDI:—“ఆధారంగా, కాక ధర్మానికి ఇది ప్రతిపాదించాయి ఆ పద్ధతి లో వ్యక్తి సామాధానానికి మరియు సామ్రాజ్య సాధనానికి మరియు సామ్రాజ్య ప్రతిపాదితమైన పద్ధతి మరియు సామ్రాజ్య ప్రతిపాదితమైన పద్ధతి లో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి.

అది పద్ధతిచేసిన పద్ధతి ముఖ్యమైనంటే పద్ధతి ముఖ్యమైనంటే పద్ధతితో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి. అది ముఖ్యమైనంటే పద్ధతి ముఖ్యమైనంటే పద్ధతితో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి. అది ముఖ్యమైనంటే పద్ధతి ముఖ్యమైనంటే పద్ధతితో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి. అది ముఖ్యమైనంటే పద్ధతి ముఖ్యమైనంటే పద్ధతితో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి. అది ముఖ్యమైనంటే పద్ధతి ముఖ్యమైనంటే పద్ధతితో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి. అది ముఖ్యమైనంటే పద్ధతి ముఖ్యమైనంటే పద్ధతితో వ్యవహారం సాక్షిగా ప్రతిపాదించాయి.
"Direct Taxation is, indirect taxation अनुशंसित दायित्व.

THE Hon. Sri A. B. NAGESWARA RAO:—

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3rd February 1956]


SRI G. RAMI REDDI:—"అంద్రా లాండ్ రీవెన్యూ (సంచారం) బిల్, 1956.

186 THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

SRI K. CHANDRAMOULI] [3rd February 1956

...
3rd February 1956: [Sri K. Chandramouli]

Sri Pillalamarri Venkateswarlu: —

"What are the valuable features of the measure?"

The Hon. Sri K. Chandramouli: — "The measure, in my view, may be divided into two parts. The first part is the omission of the word 'graded' from the graded tax. The graded tax is a measure of the progressive taxation. The second part is the abolition of the 'suitable' word. The abolition of the word 'suitable' is a step in the right direction. The measure, in my view, is a progressive measure."
SRI PILLALAMARRI VENKATESWARLU:—
“భారతిక గ్రామం లోని ఉపయోగించిన వాసి తరచుగా పునర్భాగం లేదా పునర్తో పరిశ్రమలు సాధనాలు చేసే వాసితో ఎవరు ఫలం లభిస్తుంది? 

THE HON. SRI K. CHANDRAMOULI:— “భారతిక ప్రాంతాలలో ఉన్న వాసి ప్రతిచ్ఛికత పునర్భాగం లేదా పునర్తో పరిశ్రమలు సాధనాలు చేసే వాసితో ఎవరు ఫలం లభిస్తుంది,

(laughter). తేడా కావు తము మాత్రమే ఆంధ్రప్రదేశ్‌లో ప్రపంచానికి రాగిస్తున్న వాసితో ఎవరు ఫలం లభిస్తుంది. అది తాగడానికి కావు బట్టా శుభ్రం తిథి. అది మాత్రమే సాధారణ వాసితో ఎవరు ఫలం లభిస్తుంది.

ఈ మాత్రమే వాసి తరచుగా ప్రతిచ్ఛికత పునర్భాగం లేదా పునర్తో పరిశ్రమలు సాధనాలు చేసే వాసితో ఎవరు ఫలం లభిస్తుంది. అది తాగడానికి బట్టా శుభ్రం తిథి. ఈ మాత్రమే వాసి తరచుగా ప్రతిచ్ఛికత పునర్భాగం లేదా పునర్తో పరిశ్రమలు సాధనాలు చేసే వాసితో ఎవరు ఫలం లభిస్తుంది.

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SRi PILLALAMARRI VENKATESWARULU: —

"ขอ ณ ท่านผู้ทรงคุณวุฒิ เสนอ พ.ร.บ.สุรจำนวน 25 ปี, คือ?"

THE HON. SRi K. CHANDRAMOULI: — "ขอ ณ ท่านผู้ทรงคุณวุฒิ

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SRI K. CHANDRAMOULI] [3rd February 1956

...
Sri K. Chandramouli:—"

(Interruption—SRi K. Chandramouli.)

Sri Pillalamarri Venkateswarlu:—"

The Hon. Sri K. Chandramouli:—"
(At this stage Mr. Speaker resumed the Chair.)

Mr. SPEAKER:—The question is—

“That the Andhra Land Revenue (Surcharge) Bill, 1956 be taken into consideration.”

The motion was carried.

Mr. SPEAKER:—The House will now proceed to consider the Bill clause by clause.
3rd February 1956]

Clause 3.

MR. SPEAKER:—Motion moved—

"That clause 3 do stand part of the Bill."

There are a number of amendments to this clause. There are five items in clause 3. For the first item there are a number of amendments. The first item runs thus:

Where the amount of land revenue payable is Re. 1 or less—Nil.

There are amendments which require that the exemption limit should be raised to Rs. 10, Rs. 30, Rs. 50 and Rs. 100. I shall put first the amendment to raise the exemption limit to Rs. 10. If that is lost, the other amendments need not be put to vote, for it automatically follows that the other amendments would be thrown out.

MR. SPEAKER:—Then I shall start from the amendment raising the exemption limit to Rs. 100. So we shall start from Sri Vavilala Gopalakrishnayya's amendment which wants the exemption limit to be raised to Rs. 100.

SRI VAVILALA GOPALAKRISHNAYYA:—I am not moving my amendment to raise the exemption limit to Rs. 100. I shall move only my other amendment for raising the exemption limit to Rs. 10.
THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

[3rd February 1956]

[SRI VAVILALA GOPALAKRISHNAYYA]

"In the House of Assembly on 10 February 1956, the Surcharge Bill was presented. It is a measure to bring the properties of the elected members within the ambit of the Land Revenue. In the new dispensation, we have included provisions for the imposition of a surcharge on income derived from agricultural properties of elected members. This will ensure that the elected members are accountable for their income. The bill provides for the imposition of a surcharge of 10% on the income derived from agricultural properties. The surcharge will be levied on the income derived from agricultural properties. The provisions of the bill will ensure that elected members are held accountable for their income."

SRI B. SANKARAIYAH:— In response to the bill presented by the Hon. Member. The bill is a significant step towards ensuring accountability among elected members. The provisions of the bill will ensure that elected members are held accountable for their income. The bill also provides for the imposition of a surcharge of 10% on the income derived from agricultural properties. This will ensure that elected members are held accountable for their income. The provisions of the bill will ensure that elected members are held accountable for their income. Therefore, I support the bill presented by the Hon. Member.

Note on Castain Proposal

The assessment of 27,74,000 is based on the 1956-57 assessment. The assessment of 11,50,000 is based on the 1956-57 assessment. The assessment of 11,50,000 is based on the 1956-57 assessment. The assessment of 11,50,000 is based on the 1956-57 assessment.

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3rd February 1956] [Sri B. SANKARAIAH

అధ్యాయం 7, 8 సరచార్జు వచ్చింది సరచార్జు వచ్చింది.

తనం సరచార్జు వచ్చింది సరచార్జు వచ్చింది.
THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

Sri B. SANKARAIAH] [3rd February 1956

స్మీట ఏ ఎక్కువ ఇప్పుడు ఎకాకపైనపుండు ఈ సర్చార్జెటపరిపాకకు స్మీటానికి ఎక్కువ ఇయాడకని అంటాయాలను చెప్పాలాం. అంటే ఎక్కువ ఇయాడకని ఎక్కువ ఇయాడకని అంటాయాలను చెప్పాలాం. అదాను 10 శాంతితో రిఫార్నేస్ విశేషాత్యత కలాయితడా అనేకాంశాలలో ఉండానికి తావుగా స్మీటానికి ఎక్కువ ఇయాడకని అంటాయాలను చెప్పాలాం. అంటే ఎక్కువ ఇయాడకని ఎక్కువ ఇయాడకని అంటాయాలను చెప్పాలాం. అదాను 3 శాంతితో రిఫార్నేస్ విశేషాత్యత కలాయితడా అనేకాంశాలలో ఉండానికి తావుగా స్మీటానికి ఎక్కువ ఇయాడకని అంటాయాలను చెప్పాలాం. అంటే ఎక్కువ ఇయాడకని ఎక్కువ ఇయాడకని అంటాయాలను చెప్పాలాం.
3rd February 1956] [Sri B. Sankaraiah

Sri P. Satyanarayana:— అది! జాంటా వరకు 1000 ఎకరిలు లేని దానిపై చాలా కాలం ప్రకటించబడింది. కానీ భాషా గాని, gradation గాని అంటే అంటే లేకుండా, 30 ఎకరిలు పై ప్రధానంగా 250 మాందుండి సుధారం, 500 మాందుండి ప్రాంతం ప్రస్తుతంగా ప్రస్తావించబడింది. బీద్ది వాడినప్పటికి అంటే గేయించబడింది. సుందరం మంత్రి. అంటే భాషా గాని, gradation గాని ఆంధ్ర రాష్ట్ర లో లేకుండా గాని ఇలాంటి పరిమితి పై పనిచేయండి. అంటే భాషా గాని, gradation గాని అంటే లేకుండా యుగాదానిని సంక్షిప్తంగా ప్రకటించండి. 

Tamil

3rd February 1956] [Sri B. Sankaraiah

Sri P. Satyanarayana:— అది! జాంటా వరకు 1000 ఎకరిలు లేని దానిపై చాలా కాలం ప్రకటించబడింది. కానీ భాషా గాని, gradation గాని అంటే అంటే లేకుండా, 30 ఎకరిలు పై ప్రధానంగా 250 మాందుండి సుధారం, 500 మాందుండి ప్రాంతం ప్రస్తుతంగా ప్రస్తావించబడింది. బీద్ది వాడినప్పటికి అంటే గేయించబడింది. సుందరం మంత్రి. అంటే భాషా గాని, gradation గాని ఆంధ్ర రాష్ట్ర లో లేకుండా గాని ఇలాంటి పరిమితి పై పనిచేయండి. అంటే భాషా గాని, gradation గాని అంటే లేకుండా యుగాదానిని సంక్షిప్తంగా ప్రకటించండి.
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[SRI P. SATYANARAYANA] [3rd February 1956]

...
3rd February 1956]

SRI PILLALAMARRI VENKATESWARLU:—

On a point of information, sir, 50 rupees has been raised. The surcharge limit is to be reconsidered. It should be 50 rupees slab increase.

MR. SPEAKER:—Then I shall start from the exemption limit of Rs. 50.

Sri G. NAGESWARA RAO:—Sir, I beg to move:

“That in item 1 of clause 3 substitute the figure ‘Rs. 50’ for the figure ‘Re. 1’.”

The amendment was duly seconded.

The amendment was put to vote and lost.

MR. SPEAKER:—Then comes the amendment of Sri Venkateswarlu to raise the exemption limit to Rs. 30. That is what his amendment is in effect.

SRI PILLALAMARRI VENKATESWARLU:—Sir, I beg to move:

“That in item 1 of clause 3 substitute the figure ‘Rs. 30’ for the figure ‘Re. 1’.”
[3rd February 1956

SRI PILLALAMARRI VENKATESWARLU:

The Hon. Sri K. CHANDRAMOULI: — The last speaker had seconded the information amendment. It appears that 8 ayes, 1 noes, and 1 third party. Exceptional cases are provided for. Average of the grades is also provided. Exceptional cases are provided for.

SRI PILLALAMARRI VENKATESWARLU:

The amendment was duly seconded.

The amendment was put to vote and declared lost. Sri Pillalamarri Venkateswarlu demanded a poll. Voting by counting of heads was taken. Ayes 15 and Noes 75.

The amendment was lost.

MR. SPEAKER:— Then we come to the amendment to raise the exemption limit to Rs. 10.
3rd February 1956]

Sri A. VENKATRAMA RAJU:—Sir, I beg to move:

"That in item 1 of clause 3 for the figure 'Re. 1' substitute the figure 'Rs. 10'."

The amendment was duly seconded.

The amendment was put to vote and declared lost. Sri Pillalamarri Venkateswarlu demanded a poll and the House divided thus:

Noes.

4. Sri Vijayabhaskara Reddi.
6. Srimathi Ammanna Raja.
7. Srimathi N. Venkataratnam.
8. Srimathi B. Rukmini Devi.
9. Sri M. Bapaiah Chowdary.
10. Sri P. Bapayya.
15. Sri S. Brahmayya.
17. Sri N. P. Chengalraya Naidu.
18. Sri Chitambara Reddi.
19. Sri V. Gopalakrishna.
23. Sri N. Govindarajulu.
27. Sri P. Kodandaramayya.
29. Sri K. V. Krishnavatharam.
30. Sri Raja Krishnam Raja Bahadur.
32. Sri T. Lakshminarayana Reddi.
33. Sri N. K. Lingam.
34. Sri Mahaboob Ali Khan.
35. Sri Sanda Narayanappa.
36. Sri P. Parthasarathi.
37. Sri D. Perumallu.
38. Sri M. Pothu Raju.
41. Sri Rajaram.
42. Sri D. Ramabrahmam.
43. Sri Raja K. Ramachandra Raju
44. Sri P. Ramacharlu.
45. Sri M. Rangayya.
46. Sri Rathnam.
47. Sri Reddi Kamayya.
50. Sri Raja Sagi Suryanarayana Raju.
51. Sri P. Sreeramulu.
52. Sri N. Srinivasa Rao.
53. Sri A. C. Subba Reddi.
54. Sri Shaik Moula Saheb.
55. Sri Challa Subbarayudu.
56. Sri C. P. Thimma Reddi.
57. Sri T. Veeraraghavulu.
58. Sri K. Venkatramanayya.
59. Sri A. Venkatramaiah.
60. Sri G. Venkata Reddi.
61. Sri P. Venkatasubbaiah.
62. Sri A. Lakshmunaidu.
63. Sri R. Latchapatrudu.
64. Sri V. Kodandarami Reddi.
65. Sri Reddi Jagannadham.
66. Sri Kasim Venkata Reddi.
67. Sri M. Matcharaju.

Ayes.

1. Sri Vavilala Gopalakrishnayya.
2. Sri G. Rami Reddi.
3rd February 1956]

4. Sri P. Suryanarayana.
5. Sri S. Ranganatha Mudaliar.
7. Sri G. Suryanarayana.
8. Sri Pillalamarri Venkateswarlu.
10. Sri G. Yellamanda Reddi.
12. Sri B. Sankarayya.
15. Sri S. Kasi Reddi.
17. Sri Mahammad Tahseel.

Ayes 19, Noes 67. The amendment was lost.

MR. SPEAKER:—I shall now put item I to the vote of the House. The question is:

Where the amount of land revenue payable is Re. 1 or less—Nil.

The motion was carried.

MR. SPEAKER:—Items 2 and 3 of the table are now before the House for discussion.

There is an amendment in the name of Sri G. Nageswara Rao to fix a rate of two annas where the amount of land revenue payable exceeds Rs. 50 but does not exceed Rs. 100. Similarly there are amendments to fix a rate of six annas in the rupee where the amount of land revenue payable exceeds Rs. 250 but does not exceed Rs. 500 and twelve annas in the rupee on the entire land revenue payable where the amount of land revenue payable exceeds Rs. 500. As these seek to enhance the tax, they are not admissible. If there are any amendments, Hon. Members may move or else I will put the clause to vote.

SRI PILLALAMARRI VENKATESWARLU:—
නේ amendments යොමු move වියන්න.

Mr. SPEAKER:—Such of you who want to move your amendments may move. You must be specific about the amendments.

Item 2 of the table was put and carried.

SRI M. NAGI REDDI:—Sir, I move:

“Where the amount of land revenue payable exceeds Rs. 10 but does not exceed Rs. 10.

One anna in the rupee on the entire land revenue payable.”

Mr. SPEAKER:—You are increasing the tax.

SRI M. NAGI REDDI:—In the Bill it is 'two annas for Rs. 10 to Rs. 100 whereas my amendment is 'one anna for Rs. 30 to Rs. 100'. Inasmuch as item 2 of the table is carried, my amendment would be 'one anna in the rupee for Rs. 10 to Rs. 100'.

The amendment was duly seconded.

Mr. SPEAKER:—So, I will put the amendment of Sri M. Nagi Reddi to vote. The question is:

“Where the amount of land revenue payable exceeds Rs. 1, but does not exceed Rs. 00/.

The amendment was lost.

SRI PILLALAMARRI VENKATESWARLU:—Sir, I move:

“Where the amount of land revenue payable exceeds Rs. 100, but does not exceed Rs. 250.

Two annas in the rupee on the entire land revenue payable.”

The amendment was duly seconded.

Mr. SPEAKER:—The question is:

“Where the amount of land revenue payable exceeds Rs. 100, but does not exceed Rs. 250/.

The amendment was lost.
3rd February 1956]

Sri PILLALAMARRI VENKATESWARLU:— But we have to think over it, Sir.

Mr. SPEAKER:—The interval is too short. Let us put a rule to that effect. Otherwise we will not be compelled to do it.

The Hon. Sri K. CHANDRAMOULI:—There is one amendment to take more than half as one. If the surcharge is more than Re. 0-8-0 we will take it as one rupee and there is no exemption for surcharge of less than Re 0-8-0. We accept the amendment.

Item 3 of the table was put and carried.

Items 4 and 5 of the table were put and carried.

Sri VAVILALA GOPALAKRISHNAYYA:—All enhancements are ruled out because we cannot do it without the permission of the Governor. All amendments which seek for increase of surcharge are not permissible under the rules and the Constitution.
Mr. SPEAKER:—I need not put the inadmissible amendments before the House at all because I will be wasting the precious time of the House.

Sri M. NAGI REDDI:—Sir, I move:

'For the words 'in any revenue firka' in clause 3, substitute the following:

'or by his family members and minor brothers in any part of Andhra State.'

(The amendment was duly seconded.)
3rd February 1956]

SRI PILLALAMARRI VENKATESWARLU:—

...
SRI PILLALAMARRI VENKATESWARLU]

...
Mr. SPEAKER:—It leads to so many other consequential amendments.

SRI S. K. V. KRISHNA VATHARAM:—That is why it is very important to examine this aspect of the question even now.

Mr. SPEAKER:—The question arises which shall be the taxing agency, the Revenue Inspector or the Tahsildar or the Collector or the Board of Revenue.

SRI S. K. V. KRISHNA VATHARAM:—No doubt I realise it. That is why it becomes necessary to examine this aspect even now.

Mr SPEAKER:—It is for the whole State.
[3rd February 1956

SRI S. K. V. KRISHNAVATHARAM:—The firka 25
lakhs has amounted to 50 lakhs. An application declaration was
made to review the order. Surcharge has been levied, surcharge
lakhs has declined slightly. Since 4th February, surcharge
lakhs has increased to 10 lakhs. An application was made for
ascertain a 500 lakhs

Mr. SPEAKER.—The Hon. Minister will explain
the position.

THE HON. SRI K. CHANDRAMOULI:—The State
wider, advantages

State, disadvantages

advantages, disadvantages

advantages, disadvantages

victims, additional establishment

State. Administrative
3rd February 1956]

Sri M. Bapayya Chowdary:— அருங்காட்சியின் பின்புறத்தில் surcharge தரும்பெருக்கு தகந்து வரும்போது முறையாக வைத்து வந்தது. யாரும் ‘by him or any member of his family’ எனக் குறிப்பிட வேண்டும். எல்லையான முன்னேற்றம் bonafide transactions என முத்துதலாக இருக்கிறது, அது bonafide transactions என என்றுகூர்த்தும் விளக்கம். Family என்பது பொருளே loose term என்றும். எல்லையானது விளக்காகத் தரப்பட்டது, என்று வைத்துல்லார். ultrasires தரந்து, என்று வைத்து வரும் surcharge என முன்னேற்றம் registration fees என என்றும். எல்லையான முறையான விளக்கம்? என்ற யாரினதும் விளக்கும் ஏனெனில் இது எளியதாகும்.

The Hon. Sri K. Chandramouli:— மாநிலப் பொருளாதாரம், எதுவாறு பாரும்பொருளாதாரம் என முறையாக்கப் பெருக்கு வந்தது. எல்லையானது விளக்காகத் தரப்பட்டது, இரண்டும் என்று வைத்தும் surcharge என முன்னேற்றம் registration fees என என்றும். எல்லையான முறையான விளக்கம்? என்ற யாரினதும் விளக்கும் ஏனெனில் இது எளியதாகும்.

I can understand his point, if it is a permanent measure. But this is only a temporary measure.

Sri S. Vemayya:—I wish to clarify the position sir, என்று "சொன்னாலே அல்லது பொருளாதாரத்தில் என முறையாக்கும் பலகையாக வைத்திருந்தேன். வ காலம் விளக்காக வைத்திருந்த பள்ளியான என்று வைத்து வந்த பின்னர் prescribed forms என விளக்காக வைத்து வந்த declarations என்று விளக்கம் advantageous என்று வைத்திருந்தேன். என்று விளக்கம் graded surcharge என principle என்ற என்று விளக்கம் actual என்ற என்று விளக்கம் ஏனெனில் என்று விளக்கம். மதிப்பு ஐந்து என்று என்று விளக்கம் graded surcharge என principle என்ற என்று விளக்கம் actual என்ற என்று விளக்கம் ஏனெனில் என்று விளக்கம்! 

organized இன் விளக்காக என்று விளக்கம் என்று, என்று விளக்கம் actual என்று விளக்கம். என்று விளக்கம் actual என்று விளக்கம் பெருக்கு வந்தது.
212 THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

[3rd February 1956]

...administrative difficulty...
3rd February 1956] [Shri M. NAGI REDDI

THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

Demand notice must be issued. It is hereby declared that no surcharge shall be levied on any land which has been purchased by the demand notice having been served on the owner five years or more before the date of such purchase. In case the demand notice was served more than five years before the date of purchase, the surcharge shall be levied at the rate of 0.40% on the area purchased.

Administrative relief may be provided in cases where the surcharge is not paid due to unforeseen circumstances.

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Transaction is, "A bona fide transaction between the minor brothers, etc., is the same as a transaction between the minor brothers and the bonafide owner of the land who is the minor brothers' father or any other relative of the minor brothers. The transaction is to be treated as a transaction between the minor brothers and the bonafide owner of the land who is the minor brothers' father or any other relative of the minor brothers. The surcharge shall be levied at the rate of 0.40% on the area purchased.

Administrative relief may be provided in cases where the surcharge is not paid due to unforeseen circumstances.
Sri M. NAGI REDDI [3rd February 1956

Mr. SPEAKER:—It is a very ingenious argument.
3rd February 1956]

SRI PILLALAMARRI VENKATESWARLU:—

Administrative difficulty overcome. Accept maximum administratives difficulties overcome. Administrative difficulties overcome. Mr. Speaker:—If it is the same argument, please do not repeat it.
వావిలా గపాలా క్రిష్ణన్‌రాయా: —

అత్యంత, అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి. అత్యంత అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి.

అత్యంత, అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి.

**హీరం లాండ్ రెవెన్యు (సుర్చార్జ్)** 1956.

[3rd February 1956]

స్రీ వావిలా గపాలా క్రిష్ణన్‌రాయా —

అత్యంత, అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి. అత్యంత అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి. అత్యంత అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి.

అత్యంత, అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి. అత్యంత అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి. అత్యంత అత్యంత ముఖ్యమైన నియమాలు ఉండే విలువ ఉండటం పొందండి.
3rd February 1956]

[Sri VAVILALA GOPALAKRISHNAYYA

The administrative difficulty arising out of the Bill arises due to its validity only for 15 days. Result shows Slab of 500 rupees was charged in the past 6 months,

Sri RAJA SAGI SURYANARAYANA RAJU:—

The Hon. Dr. B. GOPALA REDDI:—

The Andhra Land Revenue (Surcharge) Bill, 1956.

A—13
20 single 1,024,000 1,073,000 joint 1,070,000

Single surcharge 1,024,000 joint 1,073,000 1,070,000

20 dubba 1,024,000 1,073,000 1,070,000

Joint surcharge 1,073,000 1,070,000

Revenue Inspector tabulate

April 0-1-0 0-2-0 0-4-0 0-8-0

Uniform surcharge 0-2-0 Local Boards earmark 0-2-0, 0-4-0, 0-8-0

Revenue Inspector verify
3rd February 1956] [Dr. B. GOPALA REDDI

THE HON. SRI K. CHANDRAMOULI:— "Clause 4 omit తాడాన్ని తాడాన్ని".

THE HON. DR. B. GOPALA REDDI:— "ఉద్యమం తెలియండి వర్ణనలు. అంశానికి వివిధ తాడాన్ని.".

THE HON. SRI K. CHANDRAMOULI:—"Clause 4 delete తాడాన్ని. Consequential amendments తాడాన్ని అంశానికి వివిధ తాడాన్ని.".

MR. SPEAKER:—I will put the amendment of Sri M. Nagi Reddi to the vote of the House in two parts.

The question is:

"Before the words 'in any revenue firka' substitute the words 'or by any member of his family and the minor brothers'."

The amendment was lost.
Mr. SPEAKER:—The question is:

"For the words 'in any revenue firka' substitute the words 'in any part of Andhra State'."

The amendment was lost.

In view of this, all the amendments tabled to the Explanations are ruled out of order.

Clause 3 was put and carried.

Clause 4

Mr. SPEAKER:—The Government have given an amendment and the Hon. Minister for Land Revenue will move it.

The Hon. Sri K. Chandramouli:—Sir, I move:

"Omit clause 4."

Mr. SPEAKER:—The question is:

"Omit clause 4."

The motion was carried.

Clause 5

Mr. SPEAKER:—The motion is:

"That clause 5 do stand part of the Bill."

The Hon. Sri K. Chandramouli:—Sir, I move:

"In clause 5, omit the words 'in accordance with the provisions of section 4 in cases falling under that section, and'."

Mr. SPEAKER:—The question is:

"In clause 5, omit the words 'in accordance with the provisions of section 4 in cases falling under that section, and'."

The motion was carried.
3rd February 1956]

Sri S. RANGANATHA MUDALIAR:—Mr. Speaker, Sir, the words 'in other cases' also, in line 6 of clause 5, should be deleted.

The Hon. Sri K. CHANDRAMOULL:—Sir, I accept the amendment. I move:

"In clause 5, in line 6, omit the words 'in other cases'."

Mr. SPEAKER:—The question is:

"In clause 5, in line 6, omit the words 'in other cases'."

The motion was carried.

Sri S. VEMAYYA:—Sir, I move:

"For the words 'in two equal monthly instalments in the' substitute the words 'within a period of'."

The amendment was duly seconded.

Mr. SPEAKER:—The question is:

"For the words 'in two equal monthly instalments in the' substitute the words 'within a period of'."

The amendment was lost.

Sri S. VEMAYYA:—Sir, I move:

"Provided that amount should be realised in any number of times in any proportion within the time prescribed."

The amendment was duly seconded.

Mr. SPEAKER:—That right is already there. Does the Hon. Member mean that the kamam won't agree if the villagers pay in two equal instalments?

Sri S. VEMAYYA:—Yes, Sir. He won't agree.
THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

[3rd February 1956]

THE HON. SRI K. CHANDRAMOULI:—36. ఈ కార్యం నుండి ప్రచురమైనందుయా. రెండు పరిమితుల లో తిరఫినించండి. మేము చేసిన ప్రత్యేక పరిమితుల ప్రకారం మిగిలించండి. వేసిన పరిమితి తొలగితే. స్వాధీనం కలుగమయా విధానం స్వాధీనం కలుగమయా. వారిని సంపన్న పరిమితుల ప్రకారం తొలగించండి. మరింత రెండు పరిమితుల ప్రకారం లేదు నాయి అభయాయితం చేయుండి. వేసిన పరిమితి తొలగించండి. మేము చేసిన పరిమితి తొలగితే.

MR. SPEAKER:—Does the Hon. Member mean to say that the karnam will refuse to accept payment if it is due before 31st March.

SRI S. VEMAYYA:—They wont accept unless the instalment is equally paid within the time. There must be this proviso.

MR. SPEAKER:—Then, it is better if the word 'received' is substituted for the word 'realised'.

SRI S. VEMAYYA:—I have no objection, Sir.

MR. SPEAKER:—The question is:

"Provided that amount should be received in any number of times in any proportion within the time prescribed."

The amendment was lost.
Clause 5, as amended, was put and carried.

Clause 6.

MR. SPEAKER:—The motion is:

"That clause 6 do stand part of the Bill."

SRI S. VEMAYYA:—Sir, I move:

"For the words 'fifteen days' substitute the words 'a period of two months'."
3rd February 1956]  

[SRI S. VEMAYYA

15 തെന്ന് appeal നിരാകരിക്കുന്ന പ്രഖ്യാപനത്തിൽ. 15 ദിവ്യം തീരെ നാണ്യമാണ്. നിരാകരണം കിട്ടുന്നതിന്റെ ചുറ്റുമുള്ള മൂന്ന് ദിവ്യം നിരഴിക്കും. Time കോശിഷ്ടു ചെയ്യുന്ന വിധത്തിൽ appeal നടത്തണം എന്നതിന്റെ പ്രാധാന്യം കൊണ്ടുവരും.

THE HON. SRI K. CHANDRAMOULI:— പ്രാധാന്യം demand notice നിരാകരിക്കുന്നിൽ. Demand notice വിധത്തിൽ 15 ദിവ്യം time നാണ്യമാണ്.

Mr. SPEAKER:—The question is:

“For the words ‘fifteen days’ substitute the words ‘a period of two months’.”

The amendment was lost.

SRI M. NAGI REDDI:—Sir, I move:

“For the words ‘whose decision shall be final’, substitute the following—

‘Any person aggrieved by the decision of the Tahsildar within 15 days appeal to the District Collector whose decision shall be final’.”

The amendment was duly seconded.

Mr. SPEAKER:—What is the advantage to the ryot to go to the Board of Revenue?

THE HON. SRI K. CHANDRAMOULI:—I do not accept the amendment, Sir.

Mr. SPEAKER:—The question is:

“For the words ‘whose decision shall be final’ substitute the following:

‘Any person aggrieved by the decision of the Tahsildar within 15 days appeal to the District Collector whose decision shall be final’.”

The amendment was lost.

Clause 6 was put and carried.
Clause 7.

The Hon. Sri K. Chandramouli:—Sir, I move:

"Omit clause 7."

Mr. Speaker:—The question is:

"Omit clause 7."

The motion was carried.

Clause 8.

Mr. Speaker:—Mr. S. Vemayya has given notice of an amendment to clause 8 which reads thus:—

"For the words "the following" in line 6 of clause 8, substitute the words 'for the' purpose of realisation of the amount arrived under section 5 supra."

Mr. Speaker:—The surcharge also may be treated as land revenue for purposes of realisation under that Act. That is the object.

Sri S. Vemayya:—Revenue Recovery Act పదార్థనిరీక్షణ పాత్రాల లక్షణానికి మతానాయి.

Mr. Speaker:—So you are raising a point of procedure, that in this Act you can amend the Madras Revenue Recovery Act. Is it your point? You remember, three days back, we amended 100 Acts in one Bill. Your amendment as proposed does not fit in. I am ruling it out of order.

Clause 8 was put and carried.

Clause 9.

There is an official amendment to clause 9.

The Hon. Sri K. Chandramouli:—Sir, I move the following amendment to clause 9.
Sub-clause (2):—For item (a), substitute the following item, viz.,

(a) the furnishing of information required for the purpose of this Act.

(b) Re-number clauses 5, 6, 8 and 9 as clauses 4, 5, 6 and 7 respectively, and in clause 5 as so re-numbered for 'section 5' substitute 'section 4'.

The Government amendment is, for sub-clause (a) for the words 'submission of declarations' substitute the words 'furnishing of information required for purposes of this Act'.

The amendment was carried.

The other clauses will be consequently re-numbered.

Mr. SPEAKER:—Sri S. Vemayya has given notice of an amendment to the following effect:—

"Delete sub-clause (3) of clause 9".

The Government also are moving a similar amendment. I am taking this as a Government amendment. The Hon. Minister for Revenue may move the amendment.

The Hon. Sri K. CHANDRAMOULI:—Sir, I move that sub-clause (3) of clause 9 be deleted.
Mr. SPEAKER:—The question is:—

"That sub-clause (3) of clause 9 be deleted."

The motion was carried.

The other sub-clauses will be re-numbered accordingly.

Mr. SPEAKER:—There are two amendments given notice of by Sri M. Nagi Reddi and Sri V. Visweswara Rao. The Hon. Members are not present in the House. The amendments are deemed to have been withdrawn.

Clause 9, as amended, was put and carried.

Clause 10.

Mr. SPEAKER:—The question is:—

"After clause 9 of the Bill, add the following clause as clause 10:—

10. Power to remove difficulties.—If any doubts or difficulties arise in giving effect to the provisions of this Act, the Government may make such orders as may appear to them to be necessary or expedient for the purpose of removing such doubts or difficulties."

Mr. SPEAKER:—The question is:—

"After clause 9 of the Bill, add the following clause as clause 10—

10. Power to remove difficulties.—If any doubts or difficulties arise in giving effect to the provisions of this Act, the Government may make such orders as may appear to them to be necessary or expedient for the purpose of removing such doubts or difficulties."
The motion was carried.
Clause 2 was put and carried.
Clause 1 was put and carried.
The preamble was put and carried.

THE HON. SRI K. CHANDRAMOULI:—Sir, I move—

“That the Bill be passed into law.”

MR. SPEAKER:—Motion moved—

“That the Bill be passed into law.”

SRI PILLALAMARRI VENKATESWARLU:—

Water charges సర్చాజ్ చే కేంద్రం నుండి ఖాతము మొత్తం సంచాలనం పొందడాని సాధ్యం. మూడు రూపాంత్రిక సభల ప్రాంగణంలో చేసిన నిష్పత్తి నున్నందుచి, అందులో ప్రత్యేకంగా అది ప్రధాన పాఠభాగం కేంద్రం సాధ్యం. Water charges సర్చాజ్ చే కేంద్రం నుండి ఖాతము మొత్తం సంచాలనం పొందడాని సాధ్యం. అందులో ప్రత్యేకంగా అది ప్రధాన పాఠభాగం కేంద్రం సాధ్యం.

SRI S. VEMAYYA:— సర్! అది ప్రధాన పాఠభాగం మరియు అది ప్రత్యేకంగా అది ప్రధాన పాఠభాగం కేంద్రం సాధ్యం. మూడు రూపాంత్రిక సభల ప్రాంగణంలో చేసిన నిష్పత్తి నున్నందుచి, అందులో ప్రత్యేకంగా అది ప్రధాన పాఠభాగం కేంద్రం సాధ్యం. Water charges సర్చాజ్ చే కేంద్రం నుండి ఖాతము మొత్తం సంచాలనం పొందడాని సాధ్యం.
228 THE ANDHRA LAND REVENUE (SURCHARGE) BILL, 1956.

Sri S. VEMAYYA] [3rd February 1956

శ్రీ న. వెంకయయా:— ఐదవ ప్రాంత యొక్క పరిమితి వచ్చిన పరిమితి నుంచి మరణించిన తరువాత కొనసాగిన సమయం మీద ప్రాంతం వచ్చిన నుంచి మరణించిన సమయం మీద ప్రాంతం. అది ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి ప్రత్యేక విధానానికి 

THE Hon. SRI K. CHANDRAMOULI:— అట్టడి! కొన్ని సమయంలో లేదు రెండు సమయంలో లేదు. తల్లి లేదు కొన్ని సమయంలో లేదు. తల్లి లేదు కొన్ని సమయంలో లేదు. తల్లి లేదు కొన్ని సమయంలో లేదు. తల్లి లేదు 

SRI PILLALAMARRI VENKATESWARLU:— మేము అనే సమయంలో లేదు రెండు సమయంలో లేదు. తల్లి లేదు 

THE Hon. SRI K. CHANDRAMOULI:— రెండు సమయంలో లేదు రెండు సమయంలో లేదు 

SRI N. VENKAYYA:— అడుగు! First reading అడుగు 

MR. SPEAKER:— అందువల్ల అనే సమయంలో లేదు. తల్లి లేదు 

SRI N. VENKAYYA:— ఒకరోగు అనే సమయంలో లేదు. తల్లి లేదు. తల్లి లేదు.
3rd February 1956] [Sri N. VENKAYYA

MR. SPEAKER:—The question is:—

"That the Bill be passed into law."

The motion was carried and the Bill was passed into law.
Amendment to the rules made under section 59-A of the Madras Hindu Religious and Charitable Endowments Act, 1951.

Mr. SPEAKER:—Mr. S. Ranganatha Mudaliar wants to move an amendment to the rules made under section 59-A of the Madras Hindu Religious and Charitable Endowments Act, 1951. He may now move the amendment.

SRI S. RANGANATHA MUDALIAR:—Sir, I move the following amendment:

"In rule 3 of the above rules, after the words '(Administration) Department' add the words 'The Executive Officer, Tirumalai-Tirupathi Devasthanams'."

The amendment was duly seconded.

Mr. SPEAKER:—Amendment moved:

"In rule 3 of the above rules, after the words '(Administration) Department' add the words 'The Executive Officer, Tirumalai-Tirupathi Devasthanams'."

The amended rule will be in this form:

"In rule 3 of the above rules, remove the words 'Deputy Commissioner' and substitute the same by the words 'Executive Officer, Tirumalai-Tirupathi Devasthanams'."

SRI S. RANGANATHA MUDALIAR:—After the words '(Administration) Department'.

Mr. SPEAKER:—Why do you go to the Administration Department. You need not go. You want a place for him.

SRI S. RANGANATHA MUDALIAR:—There is 'Executive Officer, Tirumalai-Tirupathi Devasthanams' after the words 'Administration Department'. 
AMENDMENT TO THE RULES MADE UNDER SECTION 59-A OF THE MADRAS HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS ACT, 1951

3rd February 1956]

Mr. SPEAKER:—The Committee shall consist of the Commissioner of the Hindu Religious and Charitable Endowments Administration Department and the Executive Officer, Tirumalai-Tirupathi Devasthanams. The question is:—

“In rule 3 of the above rules, after the words ‘(Administration) Department’ add the words ‘The Executive Officer, Tirumalai-Tirupathi Devasthanams’.”

The motion was carried.

The House then adjourned sine die.
APPENDIX.

VIDE STARRED QUESTION No. 292 AT PAGE SNPRA.


Resolution No. 1.

The Council considered the review of the progress made in regard to the implementation of the resolutions passed by the Panchayats Committee of the Second Conference of Local Self-Government Ministers and resolved as follows:

(a) that in regard to the second resolution, the establishment of Panchayats in Backward and Tribal Areas requires special consideration and financial help and, therefore, special allotments should be made for this purpose from the funds at the disposal of the Central Government for the welfare of Backward Classes and Tribes;

(b) that the third resolution be again commended to the States;

(c) in regard to Resolution No. 15, it was generally agreed that there should be an intermediary unit of Local Self-Government between the Panchayats and the State and that this unit should have specific allocations of work. It may function not only as a supervisory body over the Panchayats but also as a co-ordinating agency and should also be given specific powers for carrying out other works. On the question of representation it was considered that there should be adequate representation of Panchayats on this body.

As regards the powers and functions vis-a-vis this unit and Panchayats it was felt that there should be a definite allocation of functions for the two bodies. It was, however, felt that the pattern could not be
uniform throughout the country in view of differing conditions and different stages of development in the States;

(d) as regards Resolution No. 18, there should be a definite scheme formulated for training of those serving on Panchayats in the Second Five-Year Plan of the States. This training should be open to all citizens. The attention of the Council was drawn to the training available for the staff of Local Bodies at various centres under the auspices of the All-India Institute of Local Self-Government.

**Resolution No. 2.**

The Council considered the review of the progress made in regard to the implementation of the resolutions passed by the Local Bodies Committee of the Second Conference of Local Self-Government Ministers and resolves as follows:

(a) the Council conveys its gratitude to the Government of India and the Planning Commission for the loans for Urban Water-supply and Drainage Schemes and subsidies for Rural Schemes. As these schemes are very important and have caught the imagination of the people throughout the country, the Council reiterates strongly the demands made in those resolutions. It is further recommended that the rate of interest on loans granted for the water-supply and drainage schemes in Urban Areas may be reduced;

(b) the Council reiterates the demands made in Resolution Nos. 4, 5 and 7.

**Resolution No. 3.**

While reiterating Resolution No. 1 of the Committee of Local Bodies of the Second Conference of Local Self-Government Ministers, the Council considers that there should be a definite place for Local Bodies in the Second Five-Year Plan, keeping in view (a) their role in the implementation of Local Development Programmes and (b) the principles on which financial assistance is to be made available to them, not only by the State Governments but also by the Central Government to supplement their own resources. The Council, therefore, strongly recommends
that in the States and Central Second Five-Year Plans now under preparation, the development plans relating to the sphere of Local Self-Governing Institutions should be dealt with under a separate head.

**Resolution No. 4.**

Resolved that the proposals of the Taxation Enquiry Commission and the Local Finance Enquiry Committee in respect of local finances be referred to the Executive Committee of the Council who shall request State Governments to furnish them with their views within two months and themselves report within another two months.

**Resolution No. 5.**

Resolved that the question of funds for Local Development Schemes in the Second Five-Year Plan and creation of a development fund for the maintenance of schemes implemented in the plan period also be referred to the Executive Committee.

**Resolution No. 6.**

The Council draws the attention of the State authorities to the urgent necessity of providing sanitary and hygienic conditions in the village areas. Health, Education and public co-operation are needed. The Council welcomes Shri Gulzarilal Nanda's note, dated the 21st June 1955 on this question and invites the State authorities to enlist the services of voluntary organizations for this work.

**Resolution No. 7.**

This Council reiterates Resolution No. 6 of the Government Committee on Local Bodies of the Second Local Self-Ministers' Conference and resolves that as clearance and radical improvement of slum areas is of great national importance, it should be given the highest priority and that the Government of India should liberally subsidise the implementation of approved slum clearance schemes.

The Council advises the Ministers of the States to send in concrete plans for the removal and improvement of slum areas, which will perforce be a gradual
process, stating how much subsidy they require from the Centre and how much the State Government and Local Body can provide. These schemes should be included in every State's Second Five-Year Plan. The Council also advises all State Governments to restrict new buildings in urban areas except under planned development.

**RESOLUTION No. 8.**

The Council recommends to all State Governments to take such steps as may be necessary—

(a) to secure active co-operation of citizens in the day-to-day working of Local Bodies, and

(b) to consider the advisability of making provision in Panchayat Act, where such provision does not exist, for ways and means for bringing about conciliation between litigants and for settling village disputes.

**RESOLUTION No. 9.**

Resolved that an Executive Committee be constituted with the following members:

(1) Union Minister for Health—Chairman.

(2) Minister for Local Self-Government, Bombay—Member.

(3) Minister for Local Self-Government, West Bengal—Member.

(4) Minister for Local Self-Government, Uttar Pradesh—Member.

(5) Minister for Local Self-Government, Andhra—Member.

(6) Minister for Local Self-Government, Mysore—Member.

(7) Minister for Local Self-Government, Pepsu—Member.

(8) Minister for Local Self-Government, Vindhya Pradesh—Member.