DEBATES
OFFICIAL
SATURDAY, 20th J
VOLUME-I — No.1

I Questions and Answers

II Adjournment Motion
(a) Delay in introducing the Tariff Commission Bill

(b) Grant of Gopalganj

III Other Debates
1. QUESTIONS AND ANSWERS

Starred Questions.

Soil Conservation Board.

58 Q — SRI S. VEMAYYA:

SRI P. RANGA REDDI—

Will the Hon. the Chief Minister be pleased to state—

(a) whether the Government of India allotted any amount of subsidy to this State to set up Soil Conservation Board for the formation and implementation of Soil Conservation Schemes during this year; and

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

The Hon. Dr. B. GOPALA REDDI—

(a) The answer is in the negative, but some financial assistance is rendered by the Central Soil Conservation Board in respect of schemes formulated by our Soil Conservation Board.

(b) Does not arise

SRI S. VEMAYYA — మేషి ఎటెక కార్యాల కొడెక కార్యకలాకం

పొందారు. మేషి ఎటెక కార్యాల కొడెక కార్యకలాకం పొందారు?

The Hon. Dr. B. GOPALA REDDI :

So far, the Government of India have sanctioned a grant of Rs. 72,728 towards the entire cost of laying out the demonstration blocks of soil conservation in 8 districts of the State, in an area of 150 acres in each district. The Government of India have also sanctioned
a loan of Rs. 9.0 lakhs and a subsidy of Rs. 1,77,000, i.e. 75 percent of the cost of non-recurring expenditure as loan and 12\% percent of the entire cost as subsidy in respect of 4 Soil Conservation Schemes mentioned below:

<table>
<thead>
<tr>
<th>Loan, Subsidy.</th>
<th>Loan, Subsidy.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Kurnool - Anantapur district black soil area - extension scheme.</td>
<td>Rs 3,22,000 Rs 60,000 (approx.)</td>
</tr>
<tr>
<td>2. Chittoor, Vyalpad &amp; Madanapalle.</td>
<td>2,26,000 44,000</td>
</tr>
<tr>
<td>3. Anantapur red soil.</td>
<td>2,33,000 46,000</td>
</tr>
<tr>
<td>4. Rayadurg taluk of Anantapur district.</td>
<td>1,23,000 25,000</td>
</tr>
</tbody>
</table>

*298 Q. — SRI B. SANKARAIAH* Will the Hon The Deputy Chief Minister be pleased to state—

(a) the number of persons charge-sheeted by police under security proceedings in Kovur taluk, Nellore district, after the recent elections; and

(b) the number of persons charge-sheeted by police in cases other than security proceedings in connection with the recent elections in Kovur taluk, Nellore district?

The Hon SRI N, SANJEEVA REDDI—

(a) 142 (one hundred and forty two)
(b) 16 (Sixteen)

SRI B. SANKARAIAH:—

*Security cases 28th January 1956*
28th January 1956]

The Hon. SRI N SANJEEVA REDDI—

Security circumstances are such that cases are now pending and the matter is subjudice.

SRI G. YELLAMANDA REDDI—

Mr. SPEAKER:— I want to bring to the notice of the Hon. Members that cases are now pending and the matter is subjudice.

SRI PILLALAMARRI VENKATESWARLU —

The Hon. SRI N. SANJEEVA REDDI:—

Mr. SPEAKER:— I want to bring to the notice of the Hon. Members that cases are now pending and the matter is subjudice.
SRI S. VEMAYYA—

The Hon. SRI N. SANJEEVA REDDI—

SRI P. SUNDARAYYA—

The Hon. SRI N. SANJEEVA REDDI—

SRI B. SANKARAIAH :

The Hon. SRI N. SANJEEVA REDDI:—

Accu...
Will the Hon. the Minister for Revenue be pleased to state why the breach of Eliredycheruvu of Polakala village in Chittoor taluk is not closed till now, though 1½ years have already elapsed after the breach is formed?

The Hon. SRI K. CHANDRAMOULI—

(a) An estimate for Rs. 27,850/- for closing the breach of Eliredycheruvu of Polakala village, Chittoor Taluk has already been prepared and it is now under the technical scrutiny of the Superintending Engineer, Anantapur. The execution of the work will be taken up after the technical scrutiny of the estimate is completed.

Development Of The Library Of The Department Of Industries.

Will the Hon. the Minister for Planning and Industries be pleased to state whether there is a proposal to develop the library of the Department of Industries and to stock important technical books and journals therein?

The Hon. SRI K. VENKATA RAO:—

There is no special proposal as mentioned in the question. But there is a library attached to the office of the Director of Industries and Commerce and it is constantly developed by the addition of important technical books and Industries and Commerce also subscribes to a number of useful periodicals.
Electric Power Supply in Anakapalle Taluk, Visakhapatnam District.

190—

* 331. Q.—SRI B. APPA RAO—

Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—

(a) the names of villages from which representations have been received by the Government for electric power supply in Anakapalli taluk, Visakhapatnam district.

(b) the villages in which installations have been completed so far; and

(c) the time by which installations will be completed in the remaining villages and when the power will be supplied?

The Hon. SRI G. LATCHANNA—


(b) Lemarthi Agraharam.

(c) The execution of the schemes for Kasimkota and Nagulapalli are programmed to be completed by the end of the current financial year and supply effected. The execution of the schemes for Thumpala and Munagapaka will be taken up in the next financial year and supply affected.

SRI B. SANKARAIAH:—

... 331 Q. —SRI B. APPA RAO—

The Hon. SRI G. LATCHANNA—


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SRI B. SANKARAIAH:—

... 331 Q. —SRI B. APPA RAO—

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(b) Lemarthi Agraharam.

(c) The execution of the schemes for Kasimkota and Nagulapalli are programmed to be completed by the end of the current financial year and supply effected. The execution of the schemes for Thumpala and Munagapaka will be taken up in the next financial year and supply affected.

MR. SPEAKER:—

This is concerned only with Srikakulam.
**QUESTIONS AND ANSWERS**

28th January 1956

*Filter point wells.*

191—

* 60 Q.—SRI S. VEMAYYA—

Will the Hon. the Chief Minister be pleased to state—

(a) the number of filter point wells sunk so far in the State; and

(b) the number of them that proved unsuccessful?

The Hon. Dr. B. GOPALA REDDI—

(a) The number of filter point wells sunk so far in the State is 1024. This includes 320 filter points sunk by the composite Madras Government prior to partition.

(b) The number of unsuccessful wells is 138.

SRI S. VEMAYYA :—

The number of filter point wells sunk so far in the State is 1024. This includes 320 filter points sunk by the composite Madras Government prior to partition.

The Hon. Dr. B. GOPALA REDDI :—

...
These are the total number of filter points in 1955. These are:
- 11,501 points in 81-5-1955.
- 704 points in 81-7-1955.
- 138 points in 704 points.

SRI N. C. SESHADRI—

Are filter points suitable for High Power Engines? Are there complaints from tube wells on filter points?

The Hon. Dr. B. GOPALA REDDI—

Unsuccessful tube wells and filter point problems.

SRI CH. VENKATA SURYANARAYANA RAJU—

Unsuccessful High Power Engines and complaints from tube wells.

The Hon. Dr. B. GOPALA REDDI—

Mr. SPEAKER—That is a different question.
28th January 1956]

Additional Public Prosecutors.

192—

* 314 Q—SRI T. LAKSHMINARASA REDDI:—

Will the Hon. the Deputy Chief Minister be pleased to state—

(a) whether there is a bar on the Additional Public Prosecutors accepting private briefs; and

(a) if not, why?

The Hon. SRI N. SANJEEVA REDDI:—

(a) No, Sir.

(b) There is no bar because they are not whole-time servants of the Government.

SRI T. LAKSHMINARAYANA REDDY:—

...
**193—**

Q. 499: SRI R. B. RAMAKRISHNA RAJU:

Will the Hon. the Minister for Revenue be pleased to state:

(a) whether final orders have been passed on the question of poromboke wells in estates taken over in Chittoor district;

(b) if not, when the orders may be expected; and

(c) whether the Government have decided to grant pattas for the lands covered by the said wells, the ryots themselves?

The Hon. SRI K. CHANDRA MOULI:

(a) to (c):— Final orders in the matter have since been issued directing:

(i) that the wells situated in estate areas taken over under the Abolition act which are amidst Pattas lands but which are classified as poromboke wells to be treated as ‘private wells’; and

(ii) that pattas be granted to the ryots concerned, in respect of the well sites.

These orders will apply to the poromboke wells in all districts including Chittoor District in the State.

SRI G. YELLAMANDA REDDI:

1934-8: Settlement Officers have not yet been in receipt of the directions. The Settlement Officer has used his discretion in settling the allotment of the said settlement work. The settlement work has been completed, when the settlement officer was in receipt of the allotment orders.

The Hon. SRI K. CHANDRAMOULI:

1934-8: The settlement officer has not received any allotment yet.

SRI S. VEMAIAH:

1934-8: When the settlement officer has received any allotment, the settlement work has been completed.
QUESTIONS AND ANSWERS

28th January 1956

The Hon. SRI K. CHANDRAMOULI—

Mr. SPEAKER:—

Questions Nos. 194 and 195 will be answered together as they relate to the same subject.

Handing over the Government Taluk Head-quarters Hospital, Kovur, to the District Board.

194—

* 299 Q—SRI. B. SANKARAIAH

Will the Hon. the Minister for Planning and Industries be pleased to state whether the Government Taluk Headquarters Hospital, Kovur, Nellore district was handed over to the management of the District Board; and if so why?

The Hon. SRI. K. VENKATA RAO:—

The Government originally decided to provincialise the local Fund Hospital, Kovur. Subsequently, one donor offered the construction of a Maternity Ward in the Local Fund Hospital Allur. Taking advantage of the above offer, the Government reconsidered their decision and ordered the provincialisation of the Local Fund Hospital at Allur, suspending the provincialisation of the Local Fund Hospital, Kovur.

Annual expenditure on Kovur Hospital Nellore District.

195—

* 300 Q—Sri B. SANKARAIAH:—

Will the Hon. the Minister for Planning and Industries be pleased to State:—

(a) the annual expenditure incurred for the Kovur hospital managed by Nellore District Board; and

(b) whether the Government propose to make it a Taluk Headquarters Hospital?
The Hon. SRI K. VENKATA RAO: —

(a) The annual expenditure incurred for the Kovur Hospital managed by the Nellore District Board is Rs. 5,119/- for 1954-55 excluding the pay and allowance of the Government Assistant Surgeon which are paid from State funds.

(b) The Hon. Member is presumably referring to the provincialisation of the Local Fund Hospital, Kovur and, if it is so, the policy of the Government is to provincialise a certain number of institutions every year depending upon the financial resources of the State and the urgency and importance of the locality in which the institutions are situated. The Hospital at Kovur has to take its chance along with other institutions in the matter of provincialisation.

SRI B SANKARAIAH —

The Hon. SRI K. VENKATA RAO: —

2. The Hospital at Kovur has no chance along with other institutions in the matter of provincialisation, Maternity Hospital, Kovur and the Local Fund Hospital. The Provincialisation of these institutions is expected every year depending upon the financial resources of the State and the urgency and importance of the locality in which the institutions are situated. The Hospital at Kovur has to take its chance along with other institutions in the matter of provincialisation.
28th January 1936

Sri P. SUNDARAYYA.—

The Hon. Sri K. VENKATA RAO.—

SRI B. SANKARAYYA :—

The Hon. Sri K. VENKATA RAO :—

Electric Supply to Rayachoty taluk.

* 364-A Q:—SRI Y. AUDINARAYANA REDDI:—

Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—

(a) whether any representation was received by him for me Y. Adinarayana Reddy M. L. A., Rayachoty, on 27th April 1955, regarding the laying of electricity lines and installing diesel electricity station at Rayachoty to supply electricity to Rayachoty taluk;

(b) the action taken on that representation.
The Hon. SRI K. VENKATA RAO: —

(a) The annual expenditure incurred for the Kovur Hospital managed by the Nellore District Board is Rs. 5,119/- for 1954-55 excluding the pay and allowance of the Government Assistant Surgeon which are paid from State funds.

(b) The Hon. Member is presumably referring to the provincialisation of the Local Fund Hospital, Kovur and, if it is so, the policy of the Government is to provincialise a certain number of institutions every year depending upon the financial resources of the State and the urgency and importance of the locality in which the institutions are situated. The Hospital at Kovur has to take its chance along with other institutions in the matter of provincialisation.

2. Local Fund Hospital Kovur 1954-55 —

2.1 Maternity Hospital Kovur

2.2 Local Fund Hospital Kovur

SRI B. SANKARAIAH —

The Hon. SRI K. VENKATA RAO: —

[Elucidation or question from Sankaraiah to the Hon. K. Venkata Rao regarding the provincialisation and financial aspects of the Local Fund Hospital in Kovur, 1954-55, and the importance of such establishments in the context of the financial resources and urgent needs of the locality.]
Sri P. SUNDARAYYA.—

Is the maternity hospital to be set up in Rayachoty soon? If not, when will it be set up?

The Hon. SRI K. VENKATA RAO :—

The Hon. Sri K. Venkata Rao would like to know whether any representation was received by him for the laying of electricity lines and installing a electricity station at Rayachoty to supply electricity to Rayachoty taluk.

SRI B. SANKARAYYA :—

Could you please contribute in any way to the laying of electricity lines and installing an electricity station at Rayachoty?

The Hon. SRI K. VENKATA RAO :—

Electric Supply to Rayachoty taluk.

* 364-A Q: — SRI Y. AUDINARAYANA REDDI: —

Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—

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(b) the action taken on that representation;
Sri Y. AUDINARAYANA REDDI:—

(c) whether there is any proposal to extend the Tungabhadra Hydro-Electric power to Rayachoty taluk; and

[d] if so, at what stage it is?

The Hon. SRI G. LAI CHANNA:—

(a) Yes.

(b), (c) and (d):—A 33 KV line from Cuddapah to Rayachoti and a 33 KV. substation at Rayachoti have already been included in the sanctioned revised estimate for the Tungabhadra Hydro Electric Scheme. From this substation, electricity can be extended to a number of villages in the Rayachoti Taluk. The installation of a separate diesel station at Rayachoti is therefore considered unnecessary. The Hon’ble member has already been informed in letter No. 1011 C/54-5, Dated 22-6-1935 of the above position and he was requested to contact the superintending Engineer, Rayalaseema Power System, Anantapur, and help him in evolving remunerative extension schemes in the area.

(a) అయింది.

(b) కొమటి రోడు రుపంత్ర ప్రత్యేకించిన కారణం కోసం పట్టికపైన సంఖ్యలు ఉంటాం. నాడు దీనిని మార్గ విదేశించిన విషయం ప్రత్యేకించిన ప్రత్యేక సంఖ్య ఉంది. సంఖ్య శాఖా నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది. సంఖ్య శాఖ నియంత్రణ నకు సంఖ్య ఉంది.

Loans from the Central Social Welfare Board.

* 62 Q—Sri S. VEMAYYA:—

197—

Will the Hon. the Chief Minister be pleased to state—

(a) the number of applications received by the Government for loans from the Central Social Welfare Board for the year ending 31st March 1955;
Sri S. VEMAYYA:—

(b) the number of applications rejected; and

c) the amount of money granted to the institutions; and

d) the amount granted to the groups of individuals in the State for the year ending 1954?

The Hon. Dr. B. GOPALA REDDI:—

(a) It is presumed that the member refers to the applications received by the State Social Welfare Advisory Board from Voluntary Organisations for grant-in-aid. The number of grant applications received up to December, 1954 were 88.

(b) 32

(c) Amount recommended Rs. 2,71,925/-
    Amount sanctioned Rs. 2,25,425/-

(d) The grants are sanctioned only to institutions and not to individuals.

Sri S. VEMAYYA:—

Institutions నంబర్కొరతుగా సేవలు సాధిస్తున్నారు. Individuals క్రింది అవుతున్న ఇంటి ఇంటి ఏకుంటే శాసనం సాధిస్తున్నారు.

The Hon. Dr. B. GOPALA REDDI:—

సాధన శాసనం క్రింది ఇంటి ఇంటి ఏకుంటే శాసనం సాధిస్తున్నారు.

Women’s Social Welfare Centres.

198—

* 304 Q.—Sri T. LAKSHMINARAYANA REDDI.—

Will the Hon. the Chief Minister be pleased to state—

(a) the districts in which the Women’s Social Welfare centres are working; and

(b) the names of the Social Welfare Centres in East Godavari district and the monthly expenses over them?

The Hon. Dr. B. GOPALA REDDI:—

(a) The Women’s Social Welfare centres are working in all the Districts in the State.
The Hon. Dr. B. GOPALA REDDI:—

(b) (i) The Women’s Social Welfare Centres are located in East Godavari District in the following places:

(a) Rajanagaram.
(b) Burugupudi.
(c) Vedullapalli.
(d) Dowlaistwaram.
(e) Rangampeta.
(f) Gadarada.
(g) Patatungapadu.

*A statement indicating monthly expenditure on each centre is laid on the table of the House.*

Sri T. LAKSHMINARAYANA REDDI:—

... Centres in East Godavari District are already working for a long time past.

Mr. SPEAKER:—

It is too late in the day to ask for that information. The Women’s Social Welfare Centres are already there working for a long time past.

SRI N. P. CHENGALRAYA NAIDU:—

Minister for Social Welfare and Women’s Social Welfare and Special Assistance to Chief Minister are already working. How can we have a special one? Is there a special need for it?

*Vide Appendix I at page infra.*
28th January 1956]

The Hon. Dr. B. GOPALA REDDI: —

... "men" दर्शन 'women' दर्शन रामकेन्द्री.

SRI P. KODANDARAMAYYA: —

कृपया work ची सेंटर्स संबंधी विषय Social Welfare Officer
centre के बारे में से बतायें।

The Hon. Dr. B. GOPALA REDDI: —

Central Welfare Board [कृपया (संबंधी) संबंधी विषय Social Welfare Officer
चेताओं के बारे में से बतायें। मो दिनों में ची सेंटर्स संबंधी applications दर्शन
centre के बारे में विषय Government of India में sanction दर्शन
centre के बारे में।' अब ही दिन field staff दर्शन।

SRI N. C. SESHADRI; —

कृपया activities ची ब्लॉक areas के बारे में ची सेंटर्स संबंधी Non-block
areas के बारे में activities का (संबंधी) बतायें।

The Hon. Dr. B. GOPALA REDDI: —

महाकाव्य बाहुल्य।

Salary and the Status of the Judicial District Magistrates.

199—

* 315 Q—SRI T. LAKSHMINARAYANA REDDI: —

Will the Hon., the Deputy Chief Minister be pleased to state.

(a) whether it is a fact that there is a revision in the scale
of salary and in the status of the Judicial District Magistrates;
and

(b) if so, what the change is?

The Hon. Sri N. SANJEEVA REDDI: —

(a) and (b) Yes.

The post of District Magistrate (Judicial) which formed
a separate cadre on Rs. 800-100/2-1000/- is now integrated
with the post of Subordinate judge on Rs. 550-50/2-700.
There is however no change in their status.
SRI S. RANGANATHA MUDALIAR:

Under the amended Criminal Procedure Code the appellate powers have been invested in the Subordinate Judges as Assistant Session Judges. Is it necessary to retain the offices of the District Magistrate? Will it not be in the nature of economy that these offices are abolished and wherever there are District Magistrates, Sub-divisional Magistrate and Additional First Class Magistrate Courts be established?

The Hon. Sri N. SANJEEVA REDDI:

A decision has already been taken in this regard by the Government of Andhra to abolish the offices of District Magistrates, and then in their place appoint, not First Class Magistrate as Mr. S. Ranganatha Mudaliar has said, but Additional Sessions Judges.

Raghavendraswami Devasthanam.

200—

* 543 Q—SRI C. V. SOMAYAJULU:

(a) whether the Raghavendraswamy Devasthanam has been taken over by the Hindu Religious Endowments authorities; and

(b) if not, why?

The Hon. Sri K. CHANDRMOULI:

(a) and (b) It is presumed that the Hon. Member is referring to Sri Raghavendraswami math at Mantralayam in Adoni Taluk, Kurnool District. The provisions of the Madras Hindu Religious Endowments Act, 1926 were applied by the Ex-Hindu Religious Endowments Board to the above math. The Swamiji moved in vain the District Court to revise the order of the Board. He then appealed to the High Court, and the High Court issued an interim injunction. The matter is still pending in the High Court. The department cannot interfere with the affairs of the math, till the matter is finally disposed of by the High court.

SRI. S. VEMAYYA:
QUESTIONS AND ANSWERS

28th January 1956]

The Hon. Sri K. CHANDRAMOULI:—

[Sri Venkata Rao 60 చీ మార్గ యా సత్యం.

SRI T. G. THIMMAYYA SETTI:—

మే నిన్ని పుట్టి అడవు కంప్యూటర్ అడవుత ఐ పై తండ్రి వాయిదు ప్రదర్శన. వాయిదు ప్రదర్శన జాతీయ ప్రదర్శన నిర్వహించి నిర్మాణానికి సహకారం చేయడం.

The Hon. Sri K. CHANDRAMOULI:—

మే మాత్రేం మనం మనం వ్యవస్థా అందుకే ఐ ప్రదర్శన ప్రదర్శన ప్రదర్శన ప్రదర్శన. వాయిదు ప్రదర్శన జాతీయ ప్రదర్శన నిర్వహించి జాతీయ ప్రదర్శన జాతీయ ప్రదర్శన నిర్వహించి నిర్మాణానికి సహకారం చేయడం.

Sri T. G. THIMMAYYA SETTI:—

డీ మాత్రేం మనం ఏందుకే అందుకే ఐ ప్రదర్శన. వాయిదు ప్రదర్శన జాతీయ ప్రదర్శన నిర్వహించి జాతీయ ప్రదర్శన నిర్వహించి నిర్మాణానికి సహకారం చేయడం.

Bed Strength in the Government Hospital, Chittoor.

201

* 322 Q:—SRI P. RAJAGOPAL NAIDU:—

Will the Hon. the Minister for Planning and Industries be pleased to state whether there is any proposal with the Government to increase the bed strength in the Government Hospital in Chittoor?

The Hon. Sri K. VENKATA RAO:—

There are no proposals with the Government at present.

SRI P. RAJAGOPAL NAIDU:—

ఎందుకే మనం బీఠం కంప్యూటర్ ఎందుకే మనం బీఠం కంప్యూటర్?

The Hon. Sri K. VENKATA RAO:—

మనం మనం మనం మనం మనం మనం మనం మనం.

SRI P. RAJAGOPAL NAIDU:—

ఎందుకే బీఠం కంప్యూటర్ ఎందుకే బీఠం కంప్యూటర్?

The Hon. Sri K. VENKATA RAO:—

మనం మనం మనం మనం మనం మనం మనం మనం.

Sri N. P. CHENGALRAYA NAIDU:—

ఎందుకే బీఠం కంప్యూటర్ ఎందుకే బీఠం కంప్యూటర్?

The Hon. Sri K. VENKATA RAO:—

ఎందుకే బీఠం కంప్యూటర్ ఎందుకే బీఠం కంప్యూటర్?
Number of Trips Permitted to Buses.

202—

240 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 are allowing the buses to ply 1½ trips, even though it is nearly a distance of 50 miles; and
(b) if so, whether it will be discontinued in view of the long distance and heavy traffic?

The Hon. Sri D. SANJIVAYYA:

(a) The answer is in the affirmative.
(b) The answer is in the negative.

SRI V. VISWESWARA RAO:

Whether the situation 1½ trips increases after the expiry of the present conductors, drivers or any other workers of any of the operators, will be discontinued?

The Hon. Sri D. SANJIVAYYA:

Operators, drivers or any other workers will be covered by the Act?

Sri S. VEMAYYA:

Mileage beyond minimum, maximum fixed or not, applicable from October 1?

The Hon. Sri D. SANJIVAYYA:

Minimum 100; maximum 116.

Sri G. YELLAMANDA REDDI:

Does it involve alternative duty drivers or alternative days at the operators in question?
QUESTIONS AND ANSWERS

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The Hon. Sri D. SANJIVAYYA. —

Employers & Employees difficulties Labour & Taxe difficulties & Labour...[he paragraph is cut off, but the context suggests a discussion about difficulties faced by employers and employees in the labour market, possibly relating to taxation issues.]

Taxes to be Collected by the Panchayat Boards.

203—

* 607 Q:—SRI M. NAGI REDDI:—

Will the Hon. the Minister for Local Administration and Prohibition be pleased to state whether there is any Proposal with the Government to cancel the taxes to be collected by the panchayat boards for the year 1952-53?

The Hon. Sri A. B. NAGESWARA RAO.— There is no such Proposal.

SRI M. NAGI REDDI:—

1952-53 & March, April, May & June, 1953 March, April, May & June Presidents & Managers of the Panchayat boards, Hoe & Co., & the Accounts Office, Presidents & Managers of the Panchayat boards, demand notices & demand settle demand. The President settles surcharges, etc., by the President of the Panchayat Board of 1951-52. Limitation of...taxes 1952-53 taxes...[the sentence is cut off, but it appears to continue discussing the settlement of taxes by the Panchayat Board for the years 1951-52 and 1952-53.]

The Hon. Sri A. B. NAGESWARA RAO.—

Dr. Sri VAVILDLA GOPALAKRISHNAYYA:—

amending bill order...[the discussion appears to reference a bill and its order, possibly related to tax or administrative changes.]

The Hon. Sri A. B. NAGESWARA RAO:—
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Sri VAVILALA GOPALAKRISHNAYYA.

The Hon. Sri A. B. NAGESWARARAO :-

Sri S. VEMAYYA :-

The Hon. Sri A. B. NAGESWARARAO :-

Sri A. VENKATRAMA RAJU :-

The Hon. Sri A. B. NAGESWARARAIO :-

Sri G. YELLAMANDA REDDI :-

The Hon. Sri A. B. NAGESWARA RAO :-

Sri A. NAGESWARARAO :-

Sri VEMAYYA :-

The Hon. Sri A. B. NAGESWARARAIO :-

Sri A. VENKATRAMA RAJU :-

The Hon. Sri A. B. NAGESWARARAIO :-

Sri G. YELLAMANDA REDDI :-

The Hon. Sri A. B. NAGESWARARAIO :-

Sri A. NAGESWARARAO :-
QUESTIONS AND ANSWERS

28th January 1956]

Water-Supply Scheme for Karvetnagar, Chittoor district.

204—

364 * Q:—Sri R. B. RAMA KRISHNA RAJU :

Will the Hon. the Minister for Planning and Industries be pleased to state—

(a) whether it is a fact that a scheme for providing good drinking water for Karvetnagar in Chittoor district was investigated in 1951,

(b) whether the Sanitary Engineer to Government of Madras in his letter No. 26147 M/51-1, W. S., dated 14th December 1951, suggested the sinking of 2 or 3 wells by the side of the tank, known as "Skandapushkaram";

(c) whether the panchayat board on a reference from the Collector sank two trial pits and found very good springs and also reported the matter to the Collector in its letter dated 20th March 1952;

(d) whether the Sanitary Engineer in his letter No. 7671 M/4/52 W. A., dated 1st April 1952, addressed to the then Chairman, Legislative Council, copy sent to Collector, suggested the sinking of wells with a pump set and a distribution reservoir with taps all round at the site of the well; and

(e) the reasons for delay?

The Hon. Sri K. VENKATA RAO :

(a) For details investigation was carried out. Only a preliminary report was prepared based on local inspection.

(b), (c) and (d) Yes Sir.

(e) The wells in the town had received supplies due of the rains and the work ceased to be an urgent work. If the Panchayat is prepared to finance the scheme further steps will be taken.

(a) வேறுபாடு இல்லை மேலும் தெளிவாக அறிய வேண்டியதை தெளிவாகவே அறிந்தாம்.

(b) (c) (d) ஆனால்.

(e) அது வேறு பாதுகாப்பு ஓர் மட்டுமே பொருளித்ததின் காரணம் வாழ்ந்து கிட்ட வந்தது வழியிலும் அரங்கம் என்று வேண்டியதாக இல்லை. அதன் முக்கியத்துவம் இரண்டு விளக்கங்கள் இருந்தது. முதல் விளக்கம் பாதுகாப்பு அளவையே கிட்டுவதாக இருந்தது அனைத்து கிடையே முக்கியம் தொடர்வரலாம் அல்லது தொடர்வரலாம் என்று வந்தது.
QUESTIONS AND ANSWERS

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(e) Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—

(a) whether there are proposals with the Government to construct houses to the Harijans and Backward Classes under the co-operative scheme with two types now costing at Rs. 2,160/- and Rs. 2,900/- respectively; and

(b) if so, when this scheme will be put into operation?

The Hon. Sri G. LATCHANNA:

(a) The Registrar of Co-operative Societies prepared two schemes for the construction of two types of houses for the Harijans and Backward Classes at an estimated cost of Rs. 2,260/- and Rs. 2,900/- respectively. As it will not be possible for the Harijans and Backward classes to build houses at such a high cost and as the grant of subsidies are not allowed under the co-operative housing schemes, the proposals have not been considered.

(b) Does not arise.

(a) Co-operative Registrar to Co-operative and Industries Department: In view of the Harijans and Backward Classes being the Backward class, the Co-operative and Industries Department decided to prepare two schemes for the Harijans and Backward Classes. As the Co-operative and Industries Department does not grant subsidy to the Heads of such schemes, the proposals were not considered.

(b) The Hon. Sri S. VEMAYYA:—

Construction of Houses to Harijans and Backward Classes
Under The Co-operative Scheme.

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* 334 Q:—Sri S. VEMAYYA:—

Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—

(a) whether there are proposals with the Government to construct houses to the Harijans and Backward Classes under the co-operative scheme with two types now costing at Rs. 2,160/- and Rs. 2,900/- respectively; and

(b) if so, when this scheme will be put into operation?

The Hon. Sri G. LATCHANNA:—

(a) The Registrar of Co-operative Societies prepared two schemes for the construction of two types of houses for the Harijans and Backward Classes at an estimated cost of Rs. 2,260/- and Rs. 2,900/- respectively. As it will not be possible for the Harijans and Backward classes to build houses at such a high cost and as the grant of subsidies are not allowed under the co-operative housing schemes, the proposals have not been considered.

(b) Does not arise.

(a) Co-operative Registrar to Co-operative and Industries Department: In view of the Harijans and Backward Classes being the Backward class, the Co-operative and Industries Department decided to prepare two schemes for the Harijans and Backward Classes. As the Co-operative and Industries Department does not grant subsidy to the Heads of such schemes, the proposals were not considered.

(b) The Hon. Sri S. VEMAYYA:—

Note:—An asterisk * at the commencement of a speech indicates revision by the member.
QUESTIONS AND ANSWERS

28th January 1956

Sri S. VEMAYYA:—

The scheme of the workshop in which industries are interested. Are there any subsidies?

The Hon. Sri G. LATCHANNA:—

Co-operative Department and Industries Department have already sponsored schemes with co-operative fund grants and some other schemes. The Hon. Sri G. LATCHANNA:—

Low Income Group Housing Scheme (LIG) is sponsored for the relief of the low income group.

Sri Vavilala GOPALAKRISHNAYYA:—

The Planning Commission sponsored schemes for the relief of the low income group.

The Hon. G. LATCHANNA:—

Low income group housing scheme (LIG) is sponsored for the relief of the low income group.

Sri P. KODANDARAMAYYA:—

The Hon. Sri G. LATCHANNA:—

Sri P. GUNNAYYA:—

Yes! Are there any scheme for the workshop industries? Are there any schemes for the workshop industries?
The Hon. Sri G. LATCHANNA:—

500 Low Income Group Housing Scheme.

Sri S. VEMAYYA:—

Are you proposing a Low Income Group scheme?

The Hon. Sri G. LATCHANNA:—

The scheme will be divided into four categories: Labour class, Labour class, Social Welfare class, and 50% subsidy for the labour class. The 50% loan scheme will also be implemented.

Vavilala GOPALAKRISHNAYYA:—

Is the scheme divided into sections for different castes and groups?

The Hon. Sri G. LATCHANNA:—

Low Income Groups Housing Scheme.

Sri N. C. SESHADRI:—

What about Forward Communities? Do they also fall under the scheme?

The Hon. Sri G. LATCHANNA:—

Low Income Groups Housing Scheme and differentiation for Caste Hindus, Harijans, and other groups.
ADJOURNMENT MOTIONS Re: DELAY IN ANNOUNCING
THE FORMATION OF VISALANDHRA STATE

28th January 1956

Sri N. VENKAIAH:—

The Hon. Sri G. LATCHANNA:—

Sri B. SANKARAIAH:—

The Hon. Sri G. LATCHANNA:—

II. ADJOURNMENT MOTIONS re:

(a) Delay in announcing the formation of Visalandhra State.

Mr. Speaker: Sri G. Yellamanda Reddi and Sri Pillamarri Venkateswarlu have given notice of an adjournment motion which reads as follows:—

Sri Pillamarri Venkateswarlu is not in the House. I do not know how it is relevant. The Hon. Members have no right to speak on the subject. I want to know how it is relevant and how we can discuss this matter in this House. So, Sri G. Yellamanda Reddi will explain in one minute.

Sri G. YELLAMANDA REDDI:—
Mr. SPEAKER:—

I want to know if the Leader of the House has anything to say by way of statement of facts.

The Hon. Dr. B. GOPALA REDDI:—

Mr. Speaker: The Hon. Member Sri P. Narasimhappa Rao has also given notice of an adjournment motion which reads as follows:

"This Assembly stands adjourned to discuss the situation created by the submersion of 400 huts of Harijans and landless
ADJOURNMENT MOTIONS Re GRANT OF ALTERNATE HOUSE SITES TO HARIJANS OF GOPALAPURAM ETC VILLAGES
28th January 1956

labour of Gopalapuram and Annavaram of Palakonda taluk due to heavy floods in Nagavalli river, and who were not shown any alternate house-sites to construct and inhabit.”

Floods దేవుతున్న చుట్టూ ఆసక్తి. ఇది ఉప్చారణ కేంద్రం కంప్ అందచే శాశ్వత సిద్ధాంతం.

The Hon. Sri N. SANJEEVA REDDI:—
When were the floods?

Sri P. NARASIMAPPA RAO:—
అంటే! వాతావరణం వెండీ చురుకుతుందానికి మీదుగా నాయక నాయకాలు అంటే దద్దారితీశేడు సంస్థ నివాస నియంత్రణ బాధ్యత ఆధ్యాత్మక భావనా ప్రకారం అవినే ప్రయత్నం చేసేందుకు. ఇది లేదా వనరు తుర్నాయకం చేసినట్లు అనే రికార్డెస్ యొక్క విస్తరించడానికి ప్రతి మ్యాన్‌ని అగ్రధారించాను. ఆధ్యాత్మికంగా వెలుగు గురించి అవలంబి చేసినట్లు అంటే ఇది ఆధ్యాత్మికంగా వెలుగు గురించి మనం అంటాం.

The Hon. SPEAKER:—
ఇది ఒక నాలుగు వర్షాల తరువాత ఉండదు. ఇది ఉప్చారణ కేంద్రం కంప్ అందచే శాశ్వత సిద్ధాంతం. I rule the motion out of order.

Sri Vavilala GOPALAKRISHNAYYA:—
Information వివరణ.

Mr. SPEAKER:—
What is the information about?

Sri Vavilala GOPALAKRISHNAYYA:—
అనేక రీత్లు ప్రపంచంలో సంస్థలు మిక్కడించాయటే యువ మేనేగా రైతు నాయకత్వం సంస్థలో ఉంది. ఇది కాముకపోయిన కారణం కుండా నిర్ధిత కారణాలు ఉంటాయి? ఈ పసందేజిన వున్న తరువాత ఎందుకు ప్రయత్నం చేసినా?

The Hon. Dr. B. GOPALA REDDI:—
ప్రతిభకి ధ్యానం. ఇది అయితే కూడా ప్రతిభ కారణం. అందుకు తేడా శాశ్వత సిద్ధాంతం.
Sri Vavilala GOPALAKRISHNAYYA:—

The Hon. Dr. B. GOPALA REDDI:

The Hon. Sri G. LATCHANNA:—

III GOVERNMENT BILLS

The Andhra Essential Articles Control and Requisitioning (Temporary powers) Bill, 1956

The Hon. Sri G. LATCHANNA:—

Sir, I beg to introduce the Andhra Essential Articles Control and Requisitioning (Temporary Powers) Bill, 1956 and move that the Bill be taken into consideration at once.
Mr. SPEAKER:— Motion moved.

"That the Andhra Essential Articles Control and Requisitioning (Temporary Powers) Bill 1956 be taken into consideration at once"

Sri D. GOPALA RAO:—

Will the Hon. Minister kindly tell us whether the Government are going to control agriculture also in this Bill. In the statement of objects and reasons, it is said that this Bill is intended for control of charcoal, supply and distribution of electrical energy and cement. In the body of the Bill we see control of agriculture also is sought.

The Hon. Sri LATCHANNA:—

Agriculture is the backbone of our economy. Essential articles are also an integral part of agriculture. Agricultural implements, essential articles etc.

Sri D. GOPALA RAO:

Agriculture is the backbone of our economy. Essential articles are also an integral part of agriculture. Agricultural implements, essential articles etc.

The Hon. Sri G. LATCHANNA:—

Agriculture is the backbone of our economy. Essential articles are also an integral part of agriculture. Agricultural implements, essential articles etc.
The Andhra Essential Articles Control and Requisitioning (Temporary Powers) Bill, 1956

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Sri Pillalamarri VENKATESWARLU:

... (Speaker) raised the point that agriculture is an essential article. Agriculture control has been extended for five years. The Central subject is about the control of essential articles. Sri Pillalamarri VENKATESWARLU said that the amendment bill is for permanent legislation. The Examiner explained that the amendment bill is for permanent legislation. The period of the bill is extended for five years. The aims and objects of the bill are governed under the notification.
28th January 1956

under the Act of 1956. The Andhra Essential Articles Control and Requisitioning (Temporary Powers) Bill, 1956

The Act provides for the control and requisitioning of essential goods under the Act. The Act empowers the Government to issue orders for the control and requisitioning of essential goods. The Act also provides for the agricultural purpose of the requisitioned goods.

Electrical energy is also included in the requisitioned objects and reasons. The Act aims to ensure the availability of essential goods and to promote the agricultural purpose.
THE ANDHRA ESSENTIAL ARTICLES CONTROL AND REQUISITIONING (TEMPORARY POWERS) BILL, 1956

28th January 1956

Sri Vavilala GOPALAKRISHNAYYA:—

Mr. SPEAKER:—We are now in the general discussion stage.

Sri Vavilala GOPALAKRISHNAYYA:—I move an amendment.

Mr. SPEAKER:—I shall consider it later, on whether your amendment is in time or not.
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Sri Vavilala Gopalakrishnayya—

It has been circulated.

Mr. SPEAKER:— Yes.

Vavilala Gopalakrishnayya—

We are not now at the clauses stage.

Mr. SPEAKER:— That is alright.

Sri Vavilala Gopalakrishnayya—

...
MR. SPEAKER. What I understand is, there is already a notification in respect of cement. This Bill gives power to the Govt. to issue a notification in respect of any article which they consider essential. Under the old Act they have already issued a notification. That is what I find from the Statement of Objects and Reasons to the Bill so I do not think your amendment is necessary, Of course we shall consider it later on.

Sri Vattala Gopala Krishnanavva.

The Hon. Sri G. Latchanuma:

Mr. Speaker:

This Bill is to have retrospective effect. It is deemed to have come into force on the 26 January.
GOVERNMENT BILLS
THE ANDHRA ESSENTIAL ARTICLES CONTROL AND REQUISITIONING (TEMPORARY POWERS) BILL 1956

28th Jan 1956

Sri Vavilala Gopalakrishnayya:

The Hon Sri G. Lutchanna:

MR. SPEAKER: I think I can put the motion to the vote of the House.
SRI D. GOPALA RAO: Mr. Speaker, there is a specific clause in the Bill which deals with the control of agriculture. The Hon. Minister was saying that this is not going to be a controlled commodity. But does he give the assurance that he is not going to press for this clause,

Mr. SPEAKER: Clause 7 (a) says:

"for prohibiting, restricting or otherwise controlling the cultivation of specified crops;"

That is different, Mr. Gopala Rao, it deals with crop. Government may pass an order that such and such a crop should be raised and not other crop. That clause does not deal with agricultural implements including iron implements.

SRI D. GOPALA RAO: In the Statement of Objects and Reasons to this Bill it is said that it is only with respect to charcoal, cement and electricity that Government wish to control. But clause 7 controls agricultural crops also. The Hon. Minister was telling that he was not going to include agricultural crops in this Bill.

Mr. SPEAKER: As I understand it, it is crop planning that is sought to be included. It has nothing to do with iron implements. They can do it. Do you object to it?

SRI D. GOPALA RAO: Yes Sir.

MR. SPEAKER:— We shall deal with it when the clause comes up for discussion,

MR. SPEAKER: The question is:

"That the Andhra Essential Articles Control and Requisitioning (Temporary Powers) Bill, 1956, be taken in to consideration."

The motion was carried.

MR. SPEAKER: We shall now take up clause by clause for discussion,
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Sri Vavilala Gopalakrishnayya:—
General discussion stage & discussion clauses have been circulated.

Mr. Speaker:— There was no motion for referring the Bill to the Select Committee. No motion has been sent to me.

Sri Vavilala Gopalakrishnayya:—

Mr. Speaker:— No motion was sent to me.

Sri Vavilala Gopalakrishnayya:—
It has already been circulated the members in the House.

Mr. Speaker:— I do not think you are pressing it. We shall now proceed to the discussion of clauses.

Sri Vavilala Gopalakrishnayya:—

Mr. Speaker:— The motion has already been carried you did not bring to my notice your motion early enough.

Sri Vavilala Gopalakrishnayya:—

The Hon Sri G. Latchanna:—

Mr. Speaker:— As a point of procedure, after the motion for taking the Bill into consideration is carried, the hon. Member's amendment does not arise at all.
Mr. SPEAKER: Mere circulation is no notice. You have to move it in the House. It must be formally moved, seconded by another member and then only the motion will be put before the House for discussion. By a simple notice to the office, it does not come before the House. The procedure requires that every motion has to be moved and it must be moved by the member giving notice, it must be seconded and then only the motion comes up for discussion before the House. In the present case no such motion was moved when I said before the House is that the question/that the Bill be taken into consideration at once. At that time you could have come forward with your amendment.

SRI VAVILALA GOPALAKRISHNAYYA: I have sent it my amendment. It is already circulated. But it did not come before the Speaker. But when it actually did come before the Speaker it was too late and that is why I did not move it. It is not in my hands. Otherwise I would have moved it. So it is in the hands of the office that my amendment did not come up at the proper time.

Mr. SPEAKER: No matter whether it is in my hands or in the hands of the office. It is your duty to rise up in the House and move your amendment at the proper time. Mere presentation of paper to the office does not constitute a motion. The rule requires that you should rise at the appropriate time and move your motion then it must be seconded and then only the Speaker will put it before the House for discussion. Since that has not been done to day and since the main motion has already been carried, I do not think we can go back now. So let us now proceed for the discussion of the clauses.

SRI VAVILALA GOPALAKRISHNAYYA: All right, Sir.

Mr. SPEAKER: With regard to the present measure it is already on the Statute book. We are only re-enacting it for the simple reason that the Government could not come in time to extend its life.
GOVERNMENT BILLS

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SRI P. SUNDARAYYA. But they have included ‘charcoal’ in the present measure.

Mr. SPEAKER. ‘Charcoal’, they could have included by a simple notification under the Act, had the enactment been extended for one year in time. For including ‘Charcoal’ Government need not come to the House. Unfortunately the Act lapsed on 26th January and so we have to pass the whole Act afresh.

SRI VAVILALA GOPALAKRISHNAYYA: Sir, I have given notice of an amendment under the Schedule.

Mr. SPEAKER: When we come to the Schedule we shall consider it.

SRI VAVILALA GOPALAKRISHNAYYA: No, Sir. The schedule comes under clause 2 (a), It is not a separate schedule that I want to move, I want ‘cement’ also to added in the schedule.

MR. SPEAKER: You want one more item to be included in the schedule. There are already two items there, ‘charcoal’ and ‘electrical energy’, You want ‘cement’ to be added as a third item. In this connection I want to bring to your notice the Government Order issued on this subject, In G, O, Ms, No, 172, Department of Industries, Co-operation and Labour dated 26th January 1956.

Sri Vavilala Gopalakrishnayya :—

The Hon G, Latchanna :—

Central Government issued by Act of 1956-1957 the lapse of statutory strength and G. O. 

Sri Pillalamarri Venkateswarlu :—

G. O. statutory strength
In exercise of the powers conferred by Section 18-G of the Industries, Development and Regulation Act, 1951 (Central Act 65 of 1951) read with the notification of the Government of India, Ministry of Commerce and Industries published in the Gazette of India Extraordinary dated 23rd January 1956 delegating the powers of the said section to the Government of Andhra, the Governor of Andhra hereby makes the following order relating to the sale of cement:

1. The price chargeable on all Portland cement produced in India shall not exceed Rs. 75/- per ton and for India Cement Ltd, Rs. 71/- per ton, for the Associated Cement Co Ltd., Bombay, and Dalmia Cement (Bharath) Ltd., Dalmiapuram exclusive of the cost of containers, if any., Rs. 75 per ton, for the India Cement Ltd and Rs. 71/- per ton, for the Associated Cement Ltd., Bombay and Dalmia Cement (Bharath) Ltd., Dalmiapuram, plus the cost of packing which is case of cement packed in new gunny bags shall be limited to a maximum of Rs. 13.70 per ton in full wagon loads F. O. R destination for the period from 1st January to 31st March 1956 while the cost of cement packed in old gunny bags shall be settled mutually between the buyer and seller but should not except...and so on and so forth.

Note: - The producer shall be entitled to charge in addition to the prices mentioned above the excise duty levied on Cement

Now, in view of this notification ...

SRI PILLALAMARRI VENKATESWARLU:— Is the notification made by the Government of Andhra?

Mr. SPEAKER: Yes, under the authority delegated by the Central Government.
Sir Pillalamarri Venkateswarlu —

Now we have got our own Act of the Central Government to subject charcoal and electricity to Central Act so that the notification of 1954 may remain valid. The Central Act lapses and the Act of 1954 is valid. I want the Hon. Minister to answer whether the other two things, charcoal and electricity, cannot be notified under the control Act instead of all this elaborate Act.

The Hon. Sri G. Latchanna:

Order of the section 105 is to make the subject Central. Sri P. Sundarayya:

I understand it, Sir. There is already Central Act to notify the control. I want the Hon. Minister to answer whether the other two things namely charcoal and electricity cannot be notified similar notification under the control Act instead of all this elaborate Act.

The Hon. Sri G. Latchanna:

Mr. Speaker :- Mr. Sundarayya, There is already Central Act.

Sri P. Sundarayya:

I understand it, Sir. There is already Central Act to notify the control. I want the Hon. Minister to answer whether the other two things namely charcoal and electricity cannot be notified similar notification under the control Act instead of all this elaborate Act.

The Hon. Sri G. Latchanna:

Electrical energy notify control and fixed quota
Mr. SPEAKER - Mr. Gopalakrishnayya has to satisfy me as to how his amendment will be relevant in view of this G. O. which I read out now.

Sri Vavilala Gopalakrishnayya:

The Central Government have taken power to enact in respect of Cement and delegated this power to Andhra Government to issue notifications controlling cement. (Telugu)

They have taken powers to control distribution of cement and they delegated powers to our Government to issue notification in respect of cement. Our Government have issued the notification which I read just now. That notification is now enforced. In view of that notification and in view of the Central Act, this Government have taken power to control cement. So how is your amendment relevant. Your amendment asks the Government to take action respect of cement.

Sri Vavilala Gopalakrishnayya:

Notification dated 26th January 1956 shows that the Central Government have taken power to enact in respect of Cement and delegated this power to Andhra Government to issue notifications controlling cement. (Telugu)
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28th Jan 1956

Mr Speaker - Let us not go to motives,
The Hon, Sri Lachanna:

"..."
Sr. P. Sundarayya—

Central Act to pass what for?

Mr. Speaker:—1951 to pass.

Sr. P. Sundarayya:—

1951 to pass?

Mr Speaker:—The confusion is, under the powers of the Central Government and under the powers of the Act action is taken by this Government.

Mr Hon. Sri G. Latchanna

1949 to pass. Composite Madras State Act 1950 to pass. Central Government has taken Control order under the powers of 1951. The reason is, Subject to the Madras State Act 1950 to pass. 1950-1951 Central Government has taken Control order under the powers of the Central Government and under the powers of the Act action is taken by this Government.

Sr. P. Sundarayya—

Confusion. Clarify what.

Mr Speaker:—The clarification is, under the powers of the Central Government and under the powers of the Act action is taken by this Government.
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Sri PILLALAMARRI VENKATESWARLU.

The Hon. Sri G. LATCHANNA.

Mr. SPEAKER:

I will clarify the position. Control over cement is exercised by this Government under the Cement Control Order issued under the provisions of the Madras Essential Articles Control and Requisition (Temporary Powers) Act, 1949. At present the control in respect of cement is confined to price control and the licensing of stockists. On the distribution side there is no rigid control. In view of the large capital construction works and other special irrigation and hydro-electric projects it has been
considered that it may be necessary to tighten the control over the distribution of cement. It may be mentioned that cement is included in the First Schedule to the Industries Development and Regulation Act, 1951 (Central Act), and cement industry is one of the industries which has been declared by the Union Government as one expedient in the public interest to take under their control. In this connection I would like to refer you to one clause in the list of Central Subjects. Where Parliament passes a legislation saying that it is in the interest of the country it should take control, the Parliament gets the power. This is what I find in the Union List:

- Regulation of mines and mineral development to the extent to which such regulation and development under the control of the Union is declared by Parliament by law to be expedient in the public interest.

I think they have taken power under this item (51).

The Hon. Sri G. LATCHANNA.

[Text continues in Telugu script]
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REQUISITIONING (TEMPORARY POWERS) BILL, 1956

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Mr. SPEAKER:

I will read the relevant provision in the Central Act, "power to control supply, distribution, prices etc. of certain articles" The Central Government so far as it appears to it to be necessary or expedient for securing the equitable distribution and availability at fair prices of any article or class of articles relatable to any scheduled industry may notwithstanding anything contained in any other provision of this Act by notified order provide for the regulating supply and distribution thereof and trade and commerce therein.

Sri P. SUNDARAYYA:

Mr. SPEAKER:

Section 25 of that Act deals with the delegation of power. Under this section power is delegated to our Government to issue notification. Our Government has issued the notification. So much so, the position is this: This has become a subject taken cognisance of by the Central Government and legislation was made by it. So I think your amendment is not in order, Mr. Gopalakrishnayya. I think we have had sufficient discussion on this matter. The discussion is now closed.

The House will now rise for lunch rise and meet again at 2-30 P.M.

(After Lunch - 2.30 p.m.)

CLAUSE 3

Mr. SPEAKER:

Since there are no amendments to the clauses I shall put the clauses to the vote of the House.

Sri PILLALAMARRI VENKATESWARLU:

The Hon. Minister would like to clarify the position with reference to clause 3 before that clause is put to the vote of the House.
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28th January 1956

The Hon. SRI G. LATCHANNA:

Sir,

In pursuance of Clause 7 (a) of the Agriculture (Essential food stuffs Control) Act, 1953 and the State Subjects and Central Subjects (Delegation) Act, 1953, the Hon. Archbishop of the State subjects and the Central subjects. In view of the request from the State Government in pursuance of a notification dated 27th July, 1956. (Interruption). A notification was issued regarding the control of agricultural crops. Commercial crops and Charcoal, Electric Energy came under Schedule II. Charcoal, Electric Energy came under Schedule II. The Hon. Archbishop has prescribed the control of Charcoal, Electric Energy under Schedule II. A notification was issued regarding the control of Charcoal, Electric Energy under Schedule II. Commercial crops are under control.

Sri PRAGADA KOTAIA: Cl. 7 (a), (b) regarding commercial crops and commercial crops are under control. Commercial crops are under control. Commercial crops are under control. Commercial crops are under control.
GOVERNMENT BILLS
(1) THE ANDHRA ESSENTIAL ARTICLES CONTROL AND REQUISITIONING (TEMPORARY POWERS) BILL, 1956

28th January 1956

Sri S. RANGANATHA MUDALIAR:

Mr. Speaker, Sir, I want one more point to be clarified. This Bill seeks to control production etc. of electrical energy. Now in our State there are several private bodies engaged in the production of electrical energy like electrical corporations. Does this Bill seek to control all those agencies, if so, what is the sort of control?

The Hon. Sri G. LATCHANNA:

The question is: "Clause 3 do stand part of the Bill."
Clause 4 and 5 were put and carried.
Clause 6 was put and carried.

CLAUSE 7

Mr. SPEAKER: Motion moved - 'That Clause 7 do form part of the Bill."

Sri PRAGADA KOTAIAH:

notify commercial crops control etc.

Mrs. Speaker: The question is: "Clause 3 do stand part of the Bill."
Mr. Speaker, Sir, I do not know in what form the original Act was passed. I think the original Essential Articles Control and Requisitioning Act was passed during war time when there was a paucity of all sorts of materials in our country. After the war came to a close many articles came into free supply and at present there are very very few articles which are in short supply. The Government of India and the State Government have taken power to re-control power energy and also cement and steel. In this State control over charcoal was brought in for only one purpose. In the districts adjoining residuary Madras State, namely, Chittoor, Nellore and Cuddapah, the zamindari forests were misused by felling trees and producing charcoal and transporting them to the Madras State in such a large scale that the previous Ministry was forced to control charcoal. One can understand control of electrical energy, because there are a number of private corporations charging a high rate on electric power produced by them. But there is no need for control of agriculture. Should any need arise the Government may at any time come forward a Bill for that. So I appeal to the Government to delete clause 7 altogether. Government have also taken powers under clause 3 (2) (k) to search premises which includes dwelling houses.

Mr. SPEAKER: Is the Hon. Member now speaking on clause 3?

Sri T. N. VENKATASUBBA REDDY: No, Sir. I am only drawing attention to it. I appeal to the Hon. Minister to take away that power from the Bill. We all know that in
GOVERNMENT BILLS

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the Sales Tax Act it is the only Deputy Commissioner of Commercial Taxes who can search houses. I fail to see any need to take power to search premises for ‘charcoal’ and ‘electrical energy’. Once again I appeal to Government to delete clause 7 from the Bill.

Sri VAVILALA GOPALA KRISHNAYYA:

Food crops are under control and commercial crops also are under control. Once again I appeal to Government to delete clause 7 from the Bill.

Sri D. GOPALA RAO: Mr. Speaker, Sir, I humbly appeal to the Hon. Minister to please see that this clause 7 is deleted from the Bill. Since he has given the assurance that this Bill is not to affect agriculture I do not see any reason why he should not concede to delete this clause from the Bill. I appeal to him to do so.

The Hon. Sri G. LATCHANNA: Mr. Speaker, the Bill was passed in 1929. Clause 3 is repeated in clause 7. Mr. Speaker, I beg to move that clause 7 be deleted from the Bill.

Mr. Speaker, the Bill was passed in 1929. Clause 3 is repeated in clause 7. Mr. Speaker, I beg to move that clause 7 be deleted from the Bill.
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The question is:

"That clause 7 be deleted."

The motion was carried.

Mr. SPEAKER:

Consequential changes will be made and the other clauses will be re-numbered.

Clause 8 was put and carried.

CLAUSE 9.

Mr. SPEAKER:

I shall put the consequential amendment first to the vote of the House. The question is:

"That in clause 9 (1) (b) the words 'and 7 of (i)' be omitted."

The motion was carried.

Clause 9 as amended was put and carried.

CLAUSE 10.

Mr. SPEAKER:

I shall now put the consequential amendment to the vote of the House. The question is:
"That in clause 10 the words 'or section 7' be deleted."

The motion was carried.
Clause 10 as amended was put and carried.
Clause 11 was put and carried.

CLAUSE 12

Mr. SPEAKER: I shall put the consequential amendment to the vote of the House. The question is:

"That in clause 12, the words 'or section 7 (1) (a)' be deleted."

The motion was carried.
Clause 12 as amended was put and carried.
Clause 13 was put and carried.

CLAUSE 14.

Mr. SPEAKER: The question is:

'That in clause 14, the words "or section 7" be deleted.'

The motion was carried.
Clause 14 as amended was put and carried.
Clauses 15, 16 and 17 were put and carried.

CLAUSE 18.

Mr. SPEAKER: The question is:

'That in clause 18, the words "or section 7" wherever the occur be deleted.'

The motion was carried.
Clause 18 as amended was put and carried.
Clauses 19, 20, 21 and 22 were put and carried.
Clause 2 was put and carried.
Clause 1 was put and carried.
The Preamble was put and carried.
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SCHEDULE.

Mr. SPEAKER:

I rule Sri Vavilala Gopalakrishnayya's amendment as out of order.

The Schedule was put to vote and carried.

Sri T. N. VENKATASUBBA RADDI:

Sir, I wish to draw the attention of the Government that the provision in clause 3(2)(k) for 'entering and search of premises' may cause hardship to the people in dwelling houses. So I would request the words 'not being dwelling houses' may be added after the words 'premises.'

Mr. SPEAKER: I think you are too late.

Sri T. N. VENKATASUBBA RADDI:

Then I can only request the Hon. Minister to issue clear instructions that dwelling houses should be entered only after giving previous notice.

Mr. SPEAKER:

There are already general instructions that previous notice should be given before searching private houses and that reasonable time should be given to the womenfolk to vacate before a search is made.

The Hon. Sri G. LATCHANNA:

I beg to move, Sir,

"That the Andhra Essential Articles Control and Requisitioning (Temporary Powers) Bill, 1956 be passed into law."

Mr. SPEAKER: Motion moved -

"That the Andhra Essential Articles Control and Requisitioning (Temporary Powers) Bill, 1956, be passed into law."
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Sri P. SUNDARAYYA:

Electrical Energy preserving the importance of national interest. While the electrical energy is of immense importance, it is necessary to have a firm foundation. Without energy, it is difficult to achieve the objectives. Therefore, the Government is proposing to bring this Bill into effect immediately.

The Hon. Dr. B. GOPALA REDDI:

Sri P. SUNDARAYYA:

It is almost subject to the financial position of the State Government.

The Hon. Dr. B. GOPALA REDDI:

Mr. SPEAKER: There is no Committee of Assurances.

The Hon. Dr. B. GOPALA REDDI:

Sri P. SUNDARAYYA:

Preservation of private forests and the control over them is important. The Government proposes to bring this Bill into effect immediately to ensure the preservation of private forests.
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REQUISITIONING (TEMPORARY POWERS) BILL, 1936

28th January 1936

...
Sri P. Sundarayya:—

28th January 1956.

The Hon. Dr. B. Gopala Reddi — 

Sri P. Sundarayya:—

Sri. Vavilala Gopalakrishnayya:—
28th January 1956.

...essential articles ... 7 (4,2)...

...
28th January 1956.

The Hon. Smt G. Latchanna:

The Statutory Record shows that essential commodities and effective laws are under the Essential Articles (Temporary Powers) Act 1956. The lapse of this Act will make the routine work of the department cumbersome. The Hon. Member is requested to move a resolution in this regard.
28th January 1956.

Sri Pilliasamarri Venkateswarlu:—

The Hon. Sri G. Latchanna:—

In connection with the 11 articles, I would like to call the attention of the House to the fact that there are certain sections in the Andhra Essential Articles Control and Regulation (Temporary Powers) Bill, 1956 (omitted) which have not been dealt with in the articles of the Bill. The articles 11 of the Bill provide for control over certain matters which are not covered in the articles 11 of the Bill. There are certain sections in the Andhra Essential Articles Control and Regulation (Temporary Powers) Notice which have not been dealt with in the articles of the Bill. The Finance Department has been informed that certain sections in the Andhra Essential Articles Control and Regulation (Temporary Powers) Notice have not been dealt with in the articles of the Bill. It is desired that the Finance Department should be informed of the sections which have not been dealt with in the articles of the Bill. The Finance Department should also be informed of the sections which have not been dealt with in the articles of the Bill.
28th January 1956.

Sri Vavilala Gopalakrishnayya:—

The Hon. Sri G. Latchanna:—
The question is:—

"That the Andhra Essential Articles Control and Requisitioning (Temporary Powers) Bill, 1956 be passed into Law."

The motion was carried and the Bill was passed into Law.

The Hon. Sri A. B. Nageswara Rao—Mr. Speaker, Sir,

I beg to introduce the Madras District Municipalities (Andhra Amendment) Bill, 1956 and move that the Bill be taken into consideration at once.

As far as the history of the Madras District Municipalities is concerned, 1946 was a turning point. The Madras District Municipalities Act, 1946, made provisions for water supply to residential as well as non-residential areas. Water supply under domestic and non-domestic sections of the Act was extended to all parts of the city. But the domestic sections of the Act did not provide for non-domestic activities like commercial establishments. The High Court in 1953 directed the Madras District Municipalities to provide water supply to commercial establishments. In 1958, the Madras High Court in a decision directed the Madras District Municipalities to provide water supply to commercial establishments. The amendment made by this Bill is consequential to that decision. The amendment is necessary to clarify the terms used in the Act. The amendment is necessary to define "commercial establishment domestic", "house connection", "house", "dwelling house", "building", "water supply scheme", and "capital expenditure". The amendment is necessary to provide for grants to Madras District Municipalities for water supply and improvements. The amendment is necessary to provide for loans and subsidy to Madras District Municipalities. The amendment is necessary to provide for contributions to Madras District Municipalities for water supply, pipe laying, and capital expenditure. The amendment is necessary to provide for consequential amendments to other Acts.
28th January, 1956.

Mr. Speaker:—

Motion moved:—

"That the Madras District Municipalities (Andhra Amendment) Bill 1956, be taken into consideration."

Sri Pillalamari Venkateswarlu:—

...
28th January 1956.

The Hon. Sri A. B. Nageswara Rao:—

"Chamber of Chairmen"  ಅನ್ನು ಹೆಸರು ಹೊಂದಿರುವರು  ದಿನ ನಿಂದ ರೀತಿ ನಿಸ್ರೇಷ್ಟ.

Sri Pillalamarri Venkateswarlu:—

ಅನ್ನು ಹೆಸರು ಹೊಂದಿರುವರು  ದಿನ ನಿಂದ ರೀತಿ ನಿಸ್ರೇಷ್ಟ.
28th January 1956,

Contribution was proportionate to the proportion that is left to the Council from the tax that is left to the Council.

The Hon. Sri A. B. Nageswara Rao:—

Capital works should not involve priority tax. Capital works should involve priority tax. Contribution should involve priority tax. Contribution should involve priority tax.
28th January 1956.

Sri Pillalamarri Venkateswarlu:— Town Capital Works contribution in the amount of Rs. 3000 was fixed for the works. It was then asked whether the contribution was too high? Contribution was fixed at priority Class I, next priority Class II, (Interruption) then at priority Class III, Capital works should amount to at least a certain contribution towards the works. It was then asked whether the contribution was too high? 25 Towns have contributed Rs. 50 each towards the Town. In the case of the Towns, the Town contribution Rs. 10 each and the Town contribution Rs. 25 each. The contribution was fixed for the works. The Town contribution was accepted. It was then asked whether the Town contribution was too high? The Town contribution was fixed at priority Class I, next priority Class II, (Interruption) then at priority Class III, Capital works should amount to at least a certain contribution towards the works. The Town contribution was accepted. It was then asked whether the Town contribution was too high? The Town contribution was fixed for the works. The Town contribution was accepted. It was then asked whether the Town contribution was too high? The Town contribution was fixed at priority Class I, next priority Class II, (Interruption) then at priority Class III, Capital works should amount to at least a certain contribution towards the works. The Town contribution was accepted. It was then asked whether the Town contribution was too high? The Town contribution was fixed for the works. The Town contribution was accepted. It was then asked whether the Town contribution was too high?
THE MADRAS DISTRICT MUNICIPALITIES
(ANDHRA THIRD AMENDMENT) BILL, 1956

28th January 1956

Mr. Deputy Speaker occupied the chair.

Sri PILLALAMARRI VENKATESWARLU:—

Mr. DEPUTY SPEAKER:—

The second Amendment to move and the Amendment to accept.
THE MADRAS DISTRICT MUNICIPALITIES
(ANDHRA THIRD AMENDMENT) BILL, 1956

28th January 1956

Sr. PILLALAMARRI VENKATESWARLU:—

The discharge of drainage water is a public service and in the public interest. The drainage tax is a tax on the discharge of the water. The compromise in the bill seeks to avoid the difficulties arising from the implementation of the law. In the proposed amendment, the drainage tax is to be calculated based on the discharge of water. The increased tax would be levied on the discharge of drainage water. The facility provided in the existing law is to be maintained. The construction works are to be financed by the levy of the increased tax. (Interruption)
Sri PALLALAMARRI VENKATESWARLU —

Sri V. KURMAYYA; —

The introduction amendment will increase the number of contributions. It is a practical amendment to increase the number of contributions and to encourage the inducement, initiative, and preference. It will benefit the contributions. The introduction amendment will increase the number of contributions and to encourage the inducement, initiative, and preference. It will benefit the contributions.
Sri V. KURMAYYA:—

The amendment of the Madras District Municipalities (Andhra Third Amendment) Bill, 1956, on 28th January 1956, proposes certain modifications to the existing laws. Specifically, it aims to modify the contribution from various sources to the municipal funds. The amendment seeks to introduce a representative system for the assessment of contributions. It proposes to omit the existing provisions and instead adopt a straightaway system. Capital value and rental value are to be calculated using specific formulas. Public taps are also addressed, with the amendment proposing to restrict the collection of drainage tax on public taps. Domestic connections are to be treated differently.

SRI T. LAKSHMINARAYANA REDDI:—

The amendment raises concerns about the impact on privileged classes and donations. It seeks clarification on the priority of donations to the municipal funds. The amendment proposes to restrict the collection of drainage tax on public taps and to modify the collection of drainage tax on domestic connections.

Sri N. SREENIVASA RAO:—

The amendment clarifies the priority of contributions from various sources. It seeks to ensure that privileged classes and donations are treated differently. The amendment proposes to restrict the collection of drainage tax on public taps and to introduce a clarification on the priority of donations to the municipal funds.
Sri N. SREENIVASA RAO:—

privileged classes service but not for people in general. The
sanitary conditions to the town are very bad. It is necessary for
deputation research. The people who are not in the towns
thickly populated areas will feel the same. Local party officers
are making efforts to get grants. It is necessary that the Municipal
Councils pass the bill. It is necessary that the Municipal
Councils pass the bill. The need for the bill is very urgent.

Sri PRAGADA KOTAIAH:—

Municipal
Councils
It is necessary that the Municipal
Councils pass the bill. The need for the bill is very urgent.
28th January 1956]

The Hon. SRI A. B. NAGESWARA RAO:—

Mr. DEPUTY SPEAKER, Sir,

So far as the motive for the Bill is concerned, I am not going to dispute it. The Bill is based upon the need for the State to augment its revenues and the more it can get, the happier we are; and it is only
reasonable (as the statement of objects and reasons mentions) that, for an establishment which gives us large quantities of water, they should pay proportionate taxes. But the principle on which this Bill is sought to be introduced is rather doubtful. Because the Madras High Court in a certain case gave the ruling that supply of water to Cinema Houses was supply for domestic consumption and therefore there has been the need for bringing in a measure like this, does not sound logical. Ways of Courts are sometimes inscrutable. I do not know in what sense the learned Judges of the Madras High Court held that supply of water to Cinema Houses was supply for domestic purposes: and we do not know whether it is a decision given by a single Bench or a Division Bench or a Full Bench. Whatever it is, the Municipality concerned must have taken the matter in appeal and got a final decision from a superior Court. Courts are sometimes very capricious. Simply because a particular Judge held a particular view, the Legislature ought not to rush in with a measure proposing amendments. Where, there is a change in the policy of Government... for example in regard to the Madras Estates Land Act, where formerly only certain kinds of estates were brought under the Act, later on inams were included, and later on the policy of the Government was to include khandrika and other things and inam villages... one can understand Bills being introduced to mark the change of the policy of the Government. But in cases like these, we must be very chary while drafting the Bills. The Legislature must be very careful to see that High Courts do not play havoc with our measures. With all respect to the Judges of the High Court, we should not give room for them to indulge in remarks that the Legislature passes loose legislation and things of that kind. Therefore, it is not known in what context the learned Judges of the Madras High Court held that supply of water to Cinema house was a supply for domestic consumption. Basing our chants on that decision, this measure seeks to substitute for the word 'dwelling house' the word 'building'. There again difficulties come. What building is the question? Section 6/ (a) at page 198 reads thus:

(a) clauses (a) and (b) shall be relettered as clauses (c) and (d) respectively and before clause (c) as so relettered, the following clauses shall be inserted namely:

(a) provide for the classification of supply of water under the following categories.
28th January 1956]

(i) supply to residential buildings.

This is a new classification.

(ii) supply to residential hotels.

That is another classification.

(iii) supply to shops, commercial establishments (other than industrial undertakings) restaurants, eating-houses etc.

So these are different residential hotels and residential buildings. Again in clause (iv) we come to industrial undertakings. I wonder what category temples where large quantities of water is being used, will come. We do not know whether it is residential, or non-residential, or commercial or industrial or all. Supposing there is some curious decision with regard to temples or mutts. Are we going to bring a legislation and amending it. Therefore, my submission is even before we carry out this, we shall see all possibilities and carefully bring under the word ‘building’ all sorts of buildings without giving opportunity for any courts to make any further decision. I submit that in measures like this, we should not simply base our changes on the particular decisions of the High Courts, I have nothing more to add. The object of the Bill is laudible, We want revenue. The man who uses more water must pay more money to the State and I request that my observations may be taken in the spirit in which they are offered. I meant no disrespect either to the Legislature or to the Judges of the High Court.

SRI S. VEMAYYA:

The object of the Bill is laudible. We want revenue. The man who uses more water must pay more money to the State and I request that my observations may be taken in the spirit in which they are offered. I meant no disrespect either to the Legislature or to the Judges of the High Court.
GOVERNMENT BILLS

| 28th January 1956 |

...
28th January 1956

SRI VAVILALA GOPALAKRISHNAYYA:

...
GOVERNMENT BILLS

28th January 1956]

SRI VAVILALA GOPALAKRISHNAYYA:

...GOVERNMENT BILLS

SRI VAVILALA GOPALAKRISHNAYYA:

...GOVERNMENT BILLS

Mr. DEPUTY SPEAKER:

...GOVERNMENT BILLS

SRI VAVILALA GOPALAKRISHNAYYA:

...GOVERNMENT BILLS

High pressure Water Supply

...GOVERNMENT BILLS
28th January 1956

Sri Vavilala Gopalakrishnayya

(At this stage, Mr. Speaker resumed the Chair)
Sri K. V. Ramanayya:

Although the Madras District Municipalities Act authorises the levy of a water and drainage tax to provide for expenses connected with the construction, maintenance, repair, etc. of water and drainage works, there is no specific provision in the Act authorising the municipal council to levy a rent for the use of the drainage and for the discharge of sullage into Municipal drains.

Although the word "rent" is used in the Act, there is no specific provision for 

Specific provision for House Tax, Drainage Tax,
28th January 1956

Sri K. V. Ramanayya

Water Tax, and Lighting Tax -

Light tax and electricity supply are interlinked. Light tax is the tax on electricity supply. Water supply is also related to electricity supply. Water tax is the tax on water supply. Licences for use of water are also related. Licence fee is paid on objects & reasons. What is rent? That is an important word and I think the Hon. Minister will agree with me and try to remove that word from that objects and reasons.

Drainage Scheme full and partial sanction is required. The estimate is for 3, 4 and 5 years. The total is 77 lakhs. The 1st, 2nd five years are the III year plan. IV year is 1956. V year is 1957. Act provides for drainage schemes. Act provides for drainage facilities.
Sri K. V. Ramanayya

Drainage works, generation of electricity for commercial purposes as it is a generation purpose, and Drainage Tax.

30 generations, generation purpose, and generation purposes.

Chamber of Chairmen.
28th January 1956

Sri K. V. Ramanayya

...
Sri K. V. Ramanayya

28th January 1956

Coffee hotels are business places. Licences are granted for business purposes. Rates for business purposes are more. Hostels, educational institutions, Municipal Act etc.

Hostels, educational institutions etc. Municipal Act etc.

Revenue accounts show water rent etc. Land rent etc. house rent etc. drainage etc. rent etc. It does not convey any sense.

Legislative measure etc. rent etc. rent etc. etc. objects and reasons etc. rent etc. rent etc. etc. etc.

Licence etc. drainage schemes etc. etc. etc. etc. etc.

commercial tax etc. etc. etc. etc. etc.
28th January 1956] Sri S. BRAHMAYYA:

ముఖ్యమైన, ప్రభుత్వ కరెంట్లపై ప్రణవిపటఠ కనీ నిర్ణయాలను ప్రతిష్ఠించే విభాగానికి అంకీలి చేయబడింది. మేడ్రాస్ పట్టణానికి నిర్ణయాలు ప్రతిష్ఠించబడింది, కంప్యూటర్ సామర్లు నిర్ణయాలు ప్రతిష్ఠించబడింది. అనేకానుగులను నిర్ణయాలు ప్రతిష్ఠించబడింది, మేడ్రాస్ పట్టణానికి నిర్ణయాలు ప్రతిష్ఠించబడింది, కంప్యూటర్ సామర్లు నిర్ణయాలు ప్రతిష్ఠించబడింది. అనేకానుగులను నిర్ణయాలు ప్రతిష్ఠించబడింది, మేడ్రాస్ పట్టణానికి నిర్ణయాలు ప్రతిష్ఠించబడింది, కంప్యూటర్ సామర్లు నిర్ణయాలు ప్రతిష్ఠించబడింది. అనేకానుగులను నిర్ణయాలు ప్రతిష్ఠించబడింది, మేడ్రాస్ పట్టణానికి నిర్ణయాలు ప్రతిష్ఠించబడింది, కంప్యూటర్ సామర్లు నిర్ణయాలు ప్రతిష్ఠించబడింది. అనేకానుగులను నిర్ణయాలు ప్రతిష్ఠించబడింది, మేడ్రాస్ పట్టణానికి నిర్ణయాలు ప్రతిష్ఠించబడింది, కంప్యూటర్ సామర్లు నిర్ణయాలు ప్రతిష్ఠించబడింది.
(Sri S. Brahmayya) 28th January 1956]
28th January 1956] (Sri S. Brahmaayya)

40 (a) The drainage scheme estimate should be 90 days, scheme completion estimate should be 110 days, technical sanction should be signed within 110 days of the scheme completion. The expenditure on the scheme should be within the rate-payer's capacity. The Act specifies that sewage rentals should be collected. The drainage schemes should be completed within 90 days. The councillors should be informed of the progress of the schemes. The rate-payer should be satisfied with the completion of the schemes. The councillors should be informed of the completion of the schemes.

Sri T. V. RAGHAVULU:
(Sri T V Raghavulu) [28th January 1956]

Sri P SUNDARAYYA:

ఈ రెండవ సంస్కరణ కార్యక్రమం అనువాదం చేసే సిద్ధంగా ఉంది. ప్రస్తుతం ప్రపంచవ్యాప్తి పాత్రాల ప్రతిమరిగానే ప్రధాన పురాతన బాధాంతరాలు నిలిచింది. తరువాతి ప్రాముఖ్యత ప్రదానం చేయడానికి అనుమతి పొందాలనుకునే పరిస్థితిలో, “సిద్ధంగా ప్రత్యేకంగా ప్రధాన పురాతన బాధాంతరాలు నిలిచింది” అని ప్రచురించాయ. శాతాద్వార ప్రధానంగా విస్తరించ పెట్టాయ, ఇండియా జాతీయ ప్రభావాన్ని సంఖృతం చేసాయుండి. 

The Hon. Sri A. B. NAGESWARA RAO:

అప్పుడు జీవితమయంగా ప్రశ్నలు చేయబడిన పత్రాలు అప్పుడు ప్రభావాన్ని నిర్మాణం చేసారు.

Sri P. SUNDARAYYA:

ఈ రెండవ సంస్కరణ కార్యక్రమం అనువాదం చేసే సిద్ధంగా ఉంది. ప్రస్తుతం ప్రపంచవ్యాప్తి పాత్రాల ప్రతిమరిగానే ప్రధాన పురాతన బాధాంతరాలు నిలిచింది. తరువాతి ప్రాముఖ్యత ప్రదానం చేయడానికి అనుమతి పొందాలనుకునే పరిస్థితిలో, “సిద్ధంగా ప్రత్యేకంగా ప్రధాన పురాతన బాధాంతరాలు నిలిచింది” అని ప్రచురించాయ. శాతాద్వార ప్రధానంగా విస్తరించ పెట్టాయ, ఇండియా జాతీయ ప్రభావాన్ని సంఖృతం చేసాయుండి. 

Local Administration, Public Health ప్రాముఖ్యత ప్రదానం చేయడానికి అనుమతి పొందాలనుకునే పరిస్థితిలో, “సిద్ధంగా ప్రత్యేకంగా ప్రధాన పురాతన బాధాంతరాలు నిలిచింది” అని ప్రచురించాయ. శాతాద్వార ప్రధానంగా విస్తరించ పెట్టాయ, ఇండియా జాతీయ ప్రభావాన్ని సంఖృతం చేసాయుండి. 

Budget session కి ప్రాంతంగా అంశంగా ఉండడానికి అనుమతి పొందాలనుకునే పరిస్థితిలో, “సిద్ధంగా ప్రత్యేకంగా ప్రధాన పురాతన బాధాంతరాలు నిలిచింది” అని ప్రచురించాయ.
28th January 1956]
The Hon Dr. B GOPALA REDDI

Sri P. SUNDARAYYA:

The Hon Dr. B GOPALA REDDI

Dear Minister,

Referring to the matters raised by you regarding the assessment of tax on water supply meters for commercial concerns and residential quarters, I wish to draw your attention to the necessity of providing for a uniform and consistent method of assessment.

It is absolutely essential to have a fair and equitable system of assessment, so that the rates charged do not discriminate against any particular class of taxpayers. The existing system, where rates are fixed on an ad valorem basis, is open to various objections.

In the case of commercial concerns, the rates should be based on the actual quantum of water supplied and consumed. It is not justifiable to charge a fixed percentage of the commercial turnover, as is done at present.

Similarly, in the case of residential quarters, the rates should be based on the actual quantity of water consumed, and not on a flat rate per unit area.

It is necessary to have a system of assessment that is rational and equitable, and that takes into account the actual usage of water.

I request you to consider these points and take appropriate actions to ensure that the rates charged are fair and reasonable.

Yours truly,

Sri P. SUNDARAYYA

Minister for Public Health, 1937 and 1957 (Andhra Amendment).
THE MADRAS DISTRICT MUNICIPALITIES (ANDHRA AMENDMENT) BILL, 1956.

(Sri P. Sundarayya) [28th January]

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[Text in English]

[Text in Telugu]
28th January 1956] (Sri P. Sundarayya)

To the House of the People, in the Madras Assembly:

While the Madras Municipalities Act, 1947, has proven to be quite effective in the development and administration of urban areas in Madras, it has also brought to the fore several issues that need to be addressed. The main areas of concern are the contributions of the municipalities towards the development of urban areas, the role of the Madras Metropolitan Board in urban development, and the need for a comprehensive amendment to the existing act.

The proposed amendment, titled the Madras District Municipalities (Andhra Amendment) Bill, 1956, aims to address these issues by introducing several changes to the existing act. These changes include:

1. Increasing the contribution of the municipalities towards the development of urban areas.
2. Strengthening the role of the Madras Metropolitan Board in urban development.
3. Providing a comprehensive framework for the administration of urban areas.

In conclusion, the proposed amendments are necessary to ensure that the Madras Municipalities Act remains effective in the development and administration of urban areas in Madras.

(Signed) Sri P. Sundarayya
THE MADRAS DISTRICT MUNICIPALITIES
(ANDHRA AMENDMENT) BILL, 1956.

[28th January 1956 (Sri P. Sundarayya)]

Public fountains, public pipes & private connections...
28th January 1956] (Sri P. Sundarayya)
priority on the list. The Hon. Dr B. GOPALA REDDI.

Sri P. SUNDARAYYA.

priority on the list. The Hon. Dr B. GOPALA REDDI.

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Sri P. SUNDARAYYA.

priority on the list. The Hon. Dr B. GOPALA REDDI.

Sri P. SUNDARAYYA.
Sri P. SUNDARAYYA:

500, 600 कारणों से इसी संख्या में अधिक नियोजित शासित क्षेत्रों का अधिकार अथवा नियोजन को बढ़ाना योग्य नहीं है। किसी धारा में इस बात का समर्थन करने के लिए अन्य विवरण के लिए स्थान देखें।

The Hon. Sri A. B. NAGESWARA RAO:

दृश्यांक! सिर्फ शासित क्षेत्रों को बढ़ाना योग्य नहीं है, क्योंकि वह क्षेत्र दूरस्थता के आधार पर शासक के प्रमाण का अनुसरण करता है। वह नहीं देखा जा रहा है। जब भी वह देखा जाता है, तब वह क्षेत्र दूरस्थता के आधार पर शासित क्षेत्र बन जाता है।

(16 मार्च 1956)
GOVERNMENT BILLS

(1) THE MADRAS DISTRICT MUNICIPALITIES
(ANDHRA THIRD AMENDMENT) BILL 1956

28th January 1956

SRI A. B. NAGESWARA RAO,


Tap-rate system ṭavaret systems 侵害 ṭavaret systems. Residential quarters ṭavaret systems 侵害 ṭavaret systems. Commercial concerns ṭavaret systems 侵害 ṭavaret systems. Residential quarters ṭavaret systems 侵害 ṭavaret systems. Commercial concerns ṭavaret systems 侵害 ṭavaret systems.

Residential quarters ṭavaret systems 侵害 ṭavaret systems. Commercial concerns ṭavaret systems 侵害 ṭavaret systems. Residential quarters ṭavaret systems 侵害 ṭavaret systems. Commercial concerns ṭavaret systems 侵害 ṭavaret systems.


Fundamental principle ṭavaret system 侵害 ṭavaret systems. Public fountains 侵害 ṭavaret systems. Sufficient supply of water 侵害 ṭavaret systems. Sanitary Engineers 侵害 ṭavaret systems. Sanitary Engineers 侵害 ṭavaret systems. Sanitary Engineers 侵害 ṭavaret systems.
GOVERNMENT BILLS

(1) THE MADRAS DISTRICT MUNICIPALITIES (ANDHRA THIRD AMENDMENT) BILL 1956.

28th January 1956

SRI A. B. NAGESWARA RAO

The following buildings and lands shall be exempt from the property tax:

(a) places set apart for public worship and either actually so used or used for no other purpose;

(b) choultries for the occupation of which no rent is charged and choultries the rent charged for the occupation of which is used exclusively for charitable purposes;

(c) buildings used for educational purposes including hostels, public buildings and places used for the charitable purpose.
of sheltering the destitute or animals, and libraries and playgrounds which are open to the public;

(d) such ancient monuments protected under the Ancient Monuments Preservation Act, 1904, or parts thereof as are not used as residential quarters, or as public offices;

(e) charitable hospitals and dispensaries;

(f) hospitals and dispensaries maintained by railway administrations as may from time to time be notified by the State Government;

(g) burial and burning grounds included in the book kept at the municipal office under section 281;

(h) building or lands belonging to the municipal council;"

"A water and drainage tax to provided for expenses connected with the construction, maintenance, repairs, extension or improvement of the water or drainage works heretofore provided or hereinafter provided."

Sri P. NARASIMHAPPA RAO:

Mr. SPEAKER: We started work today at 12 o'clock, and the House has to sit for five hours i. e., till 6 o'clock, unless the House otherwise decides.

Sri PILLALAMARRI VENKATESWARLU: అంపడుల అంశాలు ప్రతిథి దొలితలో చిత్తు సాధారణం సెలసినందులో.

The Hon. Sri A. B. NAGESWARA RAO: బాధ్యత లూల్లో జాత్రా సందర్భం సోందు అంశాలు ప్రతిథి దొలితలో.
GOVERNMENT BILLS

(1) THE MADRAS DISTRICT MUNICIPALITIES
(ANDHRA THIRD AMENDMENT) BILL 1956.

100 28th January 1956

"No person shall put or cause to be put any rubbish or filth into any public drain not intended for rubbish or filth or into any drain communicating with any public drain".

Sri V. KURMAYYA: Sir on a point of personal explanation;

Mr. SPEAKER: The hon. Member should not make a speech by way of personal explanation.

Sri V. KURMAYYA: Deliberate or intentional or not intentional, preference or not preference at all. . . . . . . . . . . . . .

Mr. SPEAKER: The hon. Member should not make a speech by way of personal explanation.

Sri V. KURMAYYA: Deliberate or intentional or not intentional, preference or not preference at all. . . . . . . . . . . . . .

General or municipality or not, Berwada Girls Hostel 26... indirect franchise... power... remark...
GOVERNMENT BILLS

(1) THE MADRAS DISTRICT MUNICIPALITIES
(ANDHRA THIRD AMENDMENT) BILL 1956

28th January 1956

Mr. SPEAKER: The question is:
"That the Madras District Municipalities (Andhra Amendment) Bill, 1956 be taken into consideration."

The motion was carried.

Mr. SPEAKER: There are no amendments to the clauses and so I shall put them one by one to the vote of the House.

Sri PILLALAMARRI VENKATESWARLU: The mere fact that there are no amendments to the clauses does not mean that we agree to the clauses. It may be, that some of the clauses have to be opposed wholesale. So further consideration of the Bill may be taken up on Monday next.

The Hon. Sri A. B. NAGESWARA RAO: Since we are deleting the word 'domestic' in clause 2, majority of clauses deal only with consequential amendments and so the Bill may be discussed and finished even to-day as it may not take much time.

Sri PILLALAMARRI VENKATESWARLU: What about the 'contribution' clause?

Mr. SPEAKER: I shall leave all controversial clauses to be taken up on Monday and the other clauses may be finished to-day.

Sri PILLALAMARRI VENKATESWARLU: I have no objection.

Clause 2 was put and carried
Clause 3 was put and carried
Clause 4 was put and carried
Clause 5 was put and carried
Clause 6 was put and carried
(Clause 7 was left over to be taken up on Monday)
Clause 8 was put and carried
(Clause 9 was left over to be taken up on Monday)
Clause 10 was put and carried
Clause 11 was put and carried
Clause 12 was put and carried
Clause 13 was put and carried
(Clause 14 was left over to be taken up on Monday)

The House then adjourned to meet on Monday, the 30th January 1956 at 11 A.M.
## APPENDIX

Vide L. Aq. No. 304 (Starred) by

Sri T. Lakshminarayana Reddy.

Monthly expenditure on the Social Welfare Centres working in East Godavari District.

(a) Rajanagaram:

<table>
<thead>
<tr>
<th>Month</th>
<th>Year</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>August</td>
<td>1954</td>
<td>Rs. 61 8 0</td>
</tr>
<tr>
<td>September</td>
<td>1954</td>
<td>Rs. 91 6 3</td>
</tr>
<tr>
<td>October</td>
<td>1954</td>
<td>Rs. 110 1 9</td>
</tr>
<tr>
<td>November</td>
<td>1954</td>
<td>Rs. 132 1 5</td>
</tr>
<tr>
<td>December</td>
<td>1954</td>
<td>Rs. 130 0 0</td>
</tr>
<tr>
<td>January</td>
<td>1955</td>
<td>Rs.  50 0 0</td>
</tr>
<tr>
<td>February</td>
<td>1955</td>
<td>Rs.  100 0 0</td>
</tr>
<tr>
<td>March</td>
<td>1955</td>
<td>Rs.  92 0 0</td>
</tr>
<tr>
<td>June</td>
<td>1955</td>
<td>Rs.  52 0 0</td>
</tr>
</tbody>
</table>

Total: Rs. 819 15 0

(b) Burugupudi:

<table>
<thead>
<tr>
<th>Month</th>
<th>Year</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>1955</td>
<td>Rs.  94 0 0</td>
</tr>
<tr>
<td>February</td>
<td>1955</td>
<td>Rs.  45 0 0</td>
</tr>
<tr>
<td>March</td>
<td>1955</td>
<td>Rs. 314 10 9</td>
</tr>
<tr>
<td>May</td>
<td>1955</td>
<td>Rs.  65 0 0</td>
</tr>
<tr>
<td>June</td>
<td>1955</td>
<td>Rs. 101 0 0</td>
</tr>
<tr>
<td>July</td>
<td>1955</td>
<td>Rs.  40 15 3</td>
</tr>
</tbody>
</table>

Total: Rs. 660 10 0

(c) Vedullapalle:

<table>
<thead>
<tr>
<th>Month</th>
<th>Year</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>July</td>
<td>1955</td>
<td>Rs.  2 0 0</td>
</tr>
</tbody>
</table>

Dowlaiswaram:

<table>
<thead>
<tr>
<th>Month</th>
<th>Year</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>December</td>
<td>1954</td>
<td>Rs. 82 6 0</td>
</tr>
<tr>
<td>April</td>
<td>1955</td>
<td>Rs. 109 14 9</td>
</tr>
<tr>
<td>May</td>
<td>1955</td>
<td>Rs.  110 7 6</td>
</tr>
<tr>
<td>June</td>
<td>1955</td>
<td>Rs.  280 1 0</td>
</tr>
<tr>
<td>July</td>
<td>1955</td>
<td>Rs.  35 8 0</td>
</tr>
</tbody>
</table>

Total: Rs. 618 5 3
28th January 1956

(e) RANGAMPETTA:

<table>
<thead>
<tr>
<th></th>
<th>1955</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>May</td>
<td>Rs. 360 9 3</td>
<td></td>
</tr>
<tr>
<td>June</td>
<td>Rs. 240 7 9</td>
<td></td>
</tr>
<tr>
<td>July</td>
<td>Rs. 103 0 0</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>Rs. 704 1 0</td>
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</tr>
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(f) GADARADA:

<table>
<thead>
<tr>
<th></th>
<th>1955</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>April</td>
<td>Rs. 43 11 9</td>
<td></td>
</tr>
<tr>
<td>June</td>
<td>Rs. 84 13 0</td>
<td></td>
</tr>
<tr>
<td>July</td>
<td>Rs. 125 15 9</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>Rs. 254 8 6</td>
<td></td>
</tr>
</tbody>
</table>

(g) PATATUNGAPADU:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>June</td>
<td>Rs. 211 11 6</td>
<td></td>
</tr>
<tr>
<td>July</td>
<td>Rs. 44 1/2 8</td>
<td></td>
</tr>
</tbody>
</table>

Amounts spent in these months are as follows:

Total...
PAPERS LAID ON THE TABLE OF THE HOUSE.


2. Motor Vehicles—Bus MYA 1572 of Road Transport Department of Mysore Government carrying officials on temporary visit to Northern India, through the Andhra State—Exempted from the payment of tax—(Go; Ms. No 2313 Public works and Transport, dated 14th November 1955).


4. Elections—Munar by—Rs. Conduct of casual Rs. Local Administration.
    March 1955
    May 1955
    June 1955
    July 1955

(c) VEDULLAPALLE:

<table>
<thead>
<tr>
<th>Month</th>
<th>1955</th>
<th>Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>June</td>
<td>109</td>
<td>14</td>
</tr>
<tr>
<td>July</td>
<td>110</td>
<td>7</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>110</td>
</tr>
</tbody>
</table>

DOWLAISWARAM:

<table>
<thead>
<tr>
<th>Month</th>
<th>1954</th>
<th>Rs.</th>
<th>1955</th>
<th>Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>April</td>
<td>82</td>
<td>6</td>
<td>108</td>
<td>14</td>
</tr>
<tr>
<td>May</td>
<td>110</td>
<td>7</td>
<td>280</td>
<td>1</td>
</tr>
<tr>
<td>June</td>
<td>80</td>
<td>8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>35</td>
<td>10</td>
<td>618</td>
<td>5</td>
</tr>
</tbody>
</table>

28th January 1956