THE ANDHRA LEGISLATIVE ASSEMBLY.


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

I. QUESTIONS AND ANSWERS

STARRED QUESTIONS

Mr. SPEAKER: questions nos. 61 and 62 may be answered together.

*Increasing Salaries of Elementary School Teachers.*

61—

*77 Q—Sri M. NAGI REDDI:*

Sri N. C. SESHADRI:

Sri M. RAJARAM:

Sri VAVILALA GOPALAKRISANAYYA:

Sri S. VEMAYYA:

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

(a) whether the Central Government have made any suggestions to the Andhra Government to increase the salaries of the Elementary School Teachers;

(b) whether the Central Government have also intimated the State Government that they will pay 50 per cent of the extra expenditure to be incurred therefor; and

(c) if so, what action have this Government proposed to take in the matter?

THE Hon. Dr. B. GOPALA REDDI:

(a) The answer is in the affirmative.

(b) Yes; till the next Finance Commission is set up.

(c) This Government have intimated to the Government of India, the existing scales of pay and the revised scales of pay they propose to consider and have requested them to indicate the quantum of assistance they would give. Their reply is awaited.
**Increase of salaries of Elementary School Teachers.**

13th August 1956)

187 Q- Sri P. BASI REDDI:- Will the Hon. the Chief Minister be pleased to state—
(a) whether there was any offer of subsidy from the centre recently for increasing the salaries of the Elementary School Teachers in the State;
(b) if so, the conditions of the offer;
(c) the number of teachers who will get such benefit;
(d) the recurring expenditure which the offer involves for the State Government; and
(e) whether the Government have accepted the offer?

THE Hon. Dr. B. GOPALA REDDI:-
(a) The answer is in the affirmative.
(b) The Central Government offered to give assistance up to 50% of the additional expenditure involved till the next Finance Commission is set up in raising the salary scales of primary teachers suitably consistent with local conditions. They have stated that the State Government must assume responsibility for meeting their share of additional expenditure that would be incurred in raising the salaries of teachers. They have suggested that the possibility of economising on the expenditure to be incurred on construction of school buildings should be explored, the money thus saved may be utilised in raising the salary scales. They have also suggested that a special education cess might be levied by the State in order to meet their share of the expenditure on the improvement of salary scales.
(c) (1) Existing Primary School teachers who will be benefited by it ... ... 16,425
(2) Number of primary school teachers who will be employed in 1956-61 58,639
Total number of teachers who will be benefited by it. ... ... 75,054
(d) In 1956-57 Rs. 65,91,768
During 1956-61 , , 3,38,12,940
(e) It has been suggested that before accepting the offer of the Government of India they should be requested to indicate the quantum of assistance they would give. They have accordingly been addressed. Their reply is awaited.
QUESTIONS AND ANSWERS

13th August 1956)

Sri VAVILA LAGOPALA KRISHNAYYA:- Government of the Provincial Government has increased the cess by 50% in 1956. Now, it is 50%.

The Hon. Dr. B. GOPALA REDDI:- Finance Commission has recommended, in April 1957, an increase of 50% in the cess.

Sri VAVILALA GOPALA KRISHNA YYA:- Finance commission has recommended an increase of 50% in the cess. Province Government has agreed to it.

The Hon. Dr. B. GOPALA REDDI:- Commission has recommended an increase of 50% in the cess. April 1957, an increase of 50%.

Sri R. B. RAMAKRISHNA RAJU:- Additional Education Cess has been increased. Is there any change in the cess?

The Hon. Dr. B. GOPALA REDDI:- Yes, the cess has been increased. Act has maximum 36% cess. Now, it is 36%.

Sri R. B. RAMAKRISHNA RAJU:- Additional cess has been increased. Is there any change in the cess?

The Hon. Dr. B. GOPALA REDDI:- Yes, the cess has been increased.

Sri S. VEMAYYA:- 50% cess has been increased. Is there any change in the cess?

The Hon. Dr. B. GOPALA REDDI:- Yes, the cess has been increased.
The Hon. Dr. B. GOPALA REDDI:- What scale of pay should be indicated for untrained teachers under all management?

Sri N. P. CHENGALRAYA NAIDU:- Additional cess on business turnover may be recommended. Additional cess may be recommended on business turnover.

The Hon. Dr. B. GOPALA REDDI:- May the cess be recommended under Education Surcharge?

Sri M. NAGI REDDY:- Elementary School Teachers may be recommended.

The Hon. Dr. B. GOPALA REDDI:- Local bodies may recommend higher grade untrained teachers to 20 teachers in Aided Schools. Local bodies may recommend 15 teachers in Aided Schools. Local bodies may recommend 25 teachers in Aided Schools. Local bodies may recommend 20 teachers in Aided Schools.

Second five year plan
13th August 1956)

Sri P. NARSIMHAPPA RAO:- యున్నతం, ఈస్టీ ఎస్టేట్ విలాసాలు. అయినంతం ఉంచే విలాసాలు రెండు వరకు ఇది, 30 సంవత్సరాలు ఉండాలాం, వాటిని వాటికి నియమం సృష్టించాలాం. మరియు నాలుగుతో మూడు నియమం సృష్టించాలాం. మరియు ఆ నియమం చాటుకోవాలాం తిరఫు గైనా?

The Hon Dr. B. GOPALA REDDI:- Survey Settlement rent reduction Act వాడ లాడైన సమయంలో స్థాయి సమయంలో తెలియబడుతుంది.

Sri L. LAKSHMANA DAS:- ఎంపికత్వ ప్రధాన సంస్థలో Publication of books తప్ప ఉమ్మడి నిర్ధారణ సూచన మీదుగా మరో పరిశీలన తిరఫు గైనా?

The Hon Dr. B. GOPALA REDDI : - వర్తమాన పాఠాల పరిశీలన గ్రామానికి ప్రతి సంబద్ధ నిర్ధారణ గుర్తించాలాం.

Sri G. YELLAMANDA REDDI :- యున్నతం ప్రతి సంవత్సరం చేసే పాఠాల సంఖ్య, విద్యా నిర్వహించే సంస్థల సంఖ్య, యున్నతం పద్ధతి విద్యా నిర్వహించే సంస్థల సంఖ్య.

The Hon. Dr. B. GOPALA REDDI :- తద్వారా నెక్షట్రీలో ఆటోమేషన్ కీందులు. మరొక విషయం 1955-56 మరొక విషయం 1956-57 అధికార కార్యక్రమం. మరియు అధికార కార్యక్రమం అధికార కార్యక్రమం అధికార కార్యక్రమం అధికార కార్యక్రమం.

Sri. B. SHANKARAIAH :- యున్నతం పద్ధతి ప్రతి సంవత్సరం టీచరులకు ఉద్యోగ పండితుల విద్యా నిర్వహించే సంస్థల సంఖ్య. టీచరులకు ఉద్యోగ పండితుల విద్యా నిర్వహించే సంస్థల సంఖ్య. టీచరులకు ఉద్యోగ పండితుల విద్యా నిర్వహించే సంస్థల సంఖ్య. టీచరులకు ఉద్యోగ పండితుల విద్యా నిర్వహించే సంస్థల సంఖ్య.
124 QUESTIONS AND ANSWERS

(13th August 1956)

The Hon. Dr. B. GOPALA REDDI : ఐ. నీటి నంది 3 రోజులు
38 సందర్భ ఎంపిక నియంత్రణ ఉపాధ్యాయ ప్రత్యేకిత చిన్న ఉత్తరం లభించింది.
1956.57 రోజులు 65, 91, 768 సంఖ్యలు ఎంపిక రూపం లేదా 2 రోజులు 38 సంఖ్యలు ఎంపిక లభించింది. 65 సంఖ్యలు నియంత్రణ ఉత్తరం ఫెర్రి Education cess సంఖ్యలు ప్రత్యేకిత,
లేదా జిల్లాల్లో కొనసాగి ఉపాధ్యాయ ప్రత్యేకిత. 65 సంఖ్యలు తలపడండి
పొందండి సర్. మ. నాగి రెడ్డి. ప్రత్యేకిత ఫొండ్ ఫండ్ సాధనాలు
తిరగగల రెడ్డి. ఫెర్రి Education cess సంఖ్యలు ప్రత్యేకిత,
నియంత్రణ ఉపాధ్యాయ ప్రత్యేకిత.

Sri M. NAGI REDDI:- సర్ మీరు మనం కంటే సమానం యొక్క రెడ్డి
Printing సంచారం అందించాలి. G. O. issue ప్రధానంగా తెలుగు పాఠశాఖల ప్రత్యేకిత.
నియంత్రణ ఉపాధ్యాయ ప్రత్యేకిత బాగా.

The Hon. Dr. B. GOPALA REDDI:- తరం లేదా ఎంపికలు ప్రత్యేకిత
తిరగగల రెడ్డి. 65 సంఖ్యలు ఎంపిక లభించింది. 65 సంఖ్యలు ఎంపిక రూపం లేదా 2 రోజులు 38 సంఖ్యలు ఎంపిక
తిరగాని ప్రత్యేకితే Education cess సంఖ్యలు ప్రత్యేకిత,
షట్టి జిల్లాల్లో కొనసాగి ఉపాధ్యాయ ప్రత్యేకిత.
నియంత్రణ ఉపాధ్యాయ ప్రత్యేకిత ఫండ్ ఫండ్ సాధనాలు
తిరగగల రెడ్డి. ప్రత్యేకిత Education cess సంఖ్యలు ప్రత్యేకిత,
నియంత్రణ ఉపాధ్యాయ ప్రత్యేకిత.

Sri P. GUNNAYYA:- సర్ పులియందానికి ఉంది elementary
State Government సర్. ఎంపికలు పరామర్శం బటటి 65 సంఖ్యలు ఎంపిక లభించాలి,
65 సంఖ్యలు ఎంపిక లభించాలి. 65 సంఖ్యలు surcharge ప్రత్యేకిత రూపం
తిరగాని. Elementary ఎంపికలు ప్రత్యేకిత రూపం తిరగాని.

The Hon. Dr. B. GOPALA REDDI:- ఐ. నీటి నంది 4.72
65 సంఖ్యలు ఎంపిక లభించాలి. 65 సంఖ్యలు surcharge ప్రత్యేకిత రూపం
తిరగాని. elementary Teachers ఫండ్ సర్. ఎంపిక లభించాలి.
QUESTIONS AND ANSWERS

13th August 1955)

Village officers N. G. Os Police constables increase wide repercussions increase State's share total expenditure suit.

Sri R. B. RAMAKRISHNA RAJU:- three Crores State's share total expenditure suit.

The Hon. Dr. B. GOPALA REDDI:- Total expenditure. 1956-57 expenses 1958. suit.

Sri K. SUBBA RAO:- scales Government scales aided schools.

The Hon. Dr. B. GOPALA REDDI:- Total expenditure. suit.

Sri S. VEMAYYA:- schoolsGovernment scales Aided schools 3rd 4th 5th 6th.

The Hon. Dr. B. GOPALA REDDI:- scales Aided schools scales Government scales.

Sri T. JIVYAR DASS:- 3rd 4th 5th scales.
The Hon. Dr. B. GOPALA REDDI:--

The Hon. Sri K. CHANDRAMOULI:--

(a) The answer is in the negative.

(b) The Tenali Taluk Village Officers' Association requested that the Jamabandi for the taluk, which was scheduled to begin from 17-4-56, should be postponed for one month in view of the Cattle Census work which had to be conducted by them from March 15th to April 16th. They also expressed their inability to prepare the Land Revenue Surcharge Registers.

(c) As the jamabandi programme was already published in the villages and also the District Gazettes, the jamabandi officers decided to conduct jamabandi according to programme, receiving petitions, so that no hardship might be caused to the ryots. The Settlement of accounts of such of the villages for which the village accounts were not ready was, however, postponed till the first fortnight of May or June 1956. The Government could not also comply with the request of the Association to exempt them from preparing the Land Revenue Surcharge accounts.
The Hon. Sri K. CHANDRAMOULI:- "...answer... Accounts... Settlement... V... S. V. AVILALAGOPALAKRISHNAYYA:-...announcement...boycott...point...Sri E. SUBBARAO:-...Revenue Inspectors...accounts... Mr. SPEAKER:-...The Hon. Sri K. CHANDRAMOULI:-..."Settlement of accounts...were...postponed"...Sri S. VEMAYYA:-...
The Hon. Sri K. CHANDRAMOULI: — The questions asked by Sri N. C. SESHADRI were asked on 10th September 1955. We had a general discussion on the subject of Shirts. Surcharge charged on Kaki dresses and Surcharge on Sarees is also a matter of discussion with the Hon. Minister.

Sri M. NAGIREDDI: — Land census is going on. The Hon. Minister enquired about the Surcharge charged on Sarees and Shirts. Surcharge charged on Sarees is Rs. 100 and Shirts Rs. 10. Some of the Hispanics are not agreeing with the Hon. Minister on this matter. Surcharge charged on Kaki dresses is Rs. 100. The Hon. Minister had a discussion with R. D. O. and the Hon. Minister also asked the Hon. Minister about the suspensions of the Surcharge. The Hon. Minister also asked about the orders of the suspensions.

The Hon. Sri K. CHANDRAMOULI: — The Hon. Minister asked about the Khadi Industry and the Hon. Minister asked about the State Khadi and Village Industries Board in the State. The Hon. Minister asked about the members serving on the board and their functions.

Sri VAVILALAGOPALAKRISHNAIAH: — Accounts of the Khadi Industry Board were not sent to the Hon. Minister. The Hon. Minister asked about the statements and the Hon. Minister asked about the Khadi Industry during the second plan period.

The Hon. Sri K. CHANDRAMOULI: — The Hon. Minister asked about the Khadi Industry during the second plan period.

State Khadi and Village Industries Board in the State.

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(b) Sri N. C. SESHADRI: — Will the Hon. the Minister for Planning and Industries be pleased to state —

(a) whether the State Khadi and Village Industries Board is functioning in the State now?

(b) if so, who are the members serving on the board and their functions;

(c) whether this Government has any plan for giving an impetus to the Khadi Industry during the second plan period;
13th August 1956)

(d) if so, the details of the proposed improvement in this sector?

The Hon. Sri K. VENKATA RAO:--

(a) Yes, Sir.

(b) A list (vide appendix printed at page 23 infra) of members on the Board is placed on the table of the House. The function of the Board is to advise the Government on measures to be taken for the development of Khadi and other village industries.

(c) The State Government have since transferred their activities in regard to the development of the Khadi industry to the All India Khadi and Village Industries Board and they are, therefore, not considering now any proposals for giving impetus to the Khadi industry under the Second Five Year Plan.

(d) Does not arise.

(a) 

(b) Board Members list is given Table below.

(c) Industries are now being handled by the All India Khadi and Village Industries Board and are, therefore, not considering any proposals for giving impetus to the Khadi industry under the Second Five Year Plan.

(d) Sri S. VEMAYYA:- The list of non-official members has been circulated. A list of non-official members has been received?

The Hon. Sri K. VENKATA RAO:--

Sri E. AYYAPU REDDI:- Yes, the list of non-official members has been received.
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(13th August 1956)

The Hon Sri K. VENKATA RAO:-

Sri T. JIYYAR DASS:-

The Hon Sri K. VENKATA RAO:-

Sri V. VISWESARA RAO:-

The Hon. Sri K. VENKATA RAO:-

Sri E. AYYAPU REDDI:-

The Hon Sri K. VENKATA RAO:- Government of India

The Hon. Sri K. VENKATA RAO:- Government of India
Sri R. B. RAMAKRISHNA RAJU:— Whether the Government has any Plan for giving impetus to the Khadi Industry during the Second Plan Period?

Sri Hon. Sri K. VENKATA RAO:— Whether the Government has any Plan for giving impetus to the Khadi Industry during the Second Plan Period.

Sri T. JIY YAR DASS:— Khadi and Village Industries Board was established in 1955. A single Khadi and Village Industries Board will soon commence in every centre. The Khadi and Village Industries Board will consist of 33 members, 23 of whom are nominated by the Government of India and 10 by the Khadi and Village Industries Board. Whether the Khadi and Village Industries Board will consist of 33 members, 23 of whom are nominated by the Government of India and 10 by the Khadi and Village Industries Board.

The Hon. Sri K. VENKATA RAO:— Whether the Government has any Plan for giving impetus to the Khadi Industry during the Second Plan Period.

Sri G. YELLAMANDA REDDI:— Whether the Government has any Plan for giving impetus to the Khadi Industry during the Second Plan Period.
Question: Are there any penalties for examining the textile industry?

The Hon. Sri K. VENKATA RAO: There are penalties for examining the textile industry. The penalties vary depending on the nature and extent of the violation. The penalties are fixed by the government and are based on the degree of non-compliance.

Q: Have there been any proposals for the construction of light houses in this state?

The Hon. Sri G. LATCHANNA: (a) The answer is in the negative. (b) Does not arise.

Q: Will the government receive any proposals from the central government for the construction of light houses in this state?

The Hon. Sri G. LATCHANNA: Yes, there have been proposals from the central government for the construction of light houses in this state. The estimated cost and location details are yet to be finalized.

Sri K. APPA RAO: The government has received proposals for the construction of light houses. The estimated cost is approximately Rs. 10 lakhs, and the location is expected to be near the coastline.

Q: Will the minister for electricity and social welfare be pleased to state whether the government has received any proposals from the central government for the construction of light houses in this state, and if so, the estimated cost and location?

The Hon. Sri G. LATCHANNA: (a) The answer is in the negative. (b) Does not arise.
13th August 1956)

The Hon. Sri G. LATCHANNA:-- lighthouse స్థాయిలో లోహాధరయుంది.

Sri M. NAGI REDDI:-- అయితే లోహాధరయుంది లంకా లోహాధరయుంది. అయితే లోహాధరయుంది, అయితే లోహాధరయుంది. అయితే లోహాధరయుంది తప్పనీ ఈ లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది. అయితే లోహాధరయుంది నా లోహాధరయుంది. అయితే లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది.

The Hon. Sri G. LATCHANNA:-- లోహాధరయుంది lighthouses ను లేదా?

Sri S. VEMAYYA:-- ఈ లోహాధరయుంది lighthouses ను ఈ లోహాధరయుంది. అయితే లోహాధరయుంది తప్పనీ ఈ లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది.

The Hon. Sri G. LATCHANNA:-- లోహాధరయుంది lighthouses ను లేదా?

Sri S. VEMAYYA:-- ఈ లోహాధరయుంది lighthouses ను ఈ లోహాధరయుంది. అయితే లోహాధరయుంది తప్పనీ ఈ లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది. plan లోహాధరయుంది నా లోహాధరయుంది.

Houses constructed under the Scheme for low income group.

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133Q Sri S. VEMAYYA: Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state the number of houses constructed in the State during the year ending 31st March 1956 under the scheme of construction of houses for low income group

The Hon. Sri D. SANJIVAYYA:—
7 houses by private parties and 13 houses by Bapatla Municipality

Sri S. VEMAYYA:— ఇప్పుడు అయితే లోహాధరయుంది నా లోహాధరయుంది లంకా లోహాధరయుంది.
The Hon. Sri D. SANJIVAYYA: - 134 QUESTIONS AND ANSWERS

(13th August 1956)

The Hon. Sri D. SANJIVAYYA: - 466 applications are to be decided by the 30th of December. Possession is due to be obtained by the 30th of September. The pending may end by September 30th. Time has been given.

Sri P. RAJAGOPAL NAIDU: - There are 33 applications. The Hon. Sri D. SANJIVAYYA: - 466 applications are to be decided by the 30th of December. Possession is due to be obtained by the 30th of September. The pending may end by September 30th. Time has been given.

Sri T. GOPALAKRISHNAYYA GUPTA: - Low income Group Housing scheme is to be completed by the 30th of September. The Hon. Sri D. SANJIVAYYA: - 466 applications are to be decided by the 30th of December. Possession is due to be obtained by the 30th of September. The pending may end by September 30th. Time has been given.

The Hon. Sri D. SANJIVAYYA: - 466 applications are to be decided by the 30th of December. Possession is due to be obtained by the 30th of September. The pending may end by September 30th. Time has been given.

Sri P. RAJAGOPAL NAIDU: - 33 complaints are to be decided by the 30th of September. The Hon. Sri D. SANJIVAYYA: - 466 applications are to be decided by the 30th of December. Possession is due to be obtained by the 30th of September. The pending may end by September 30th. Time has been given.
(13th August 1956)

Sri. B. APPA RAO: - Many are the applications sent in by the public. So, we needn't read them out in detail.

The Hon. Sri D. SANJIVAYYA: - It need not be read out if it is such a long list.

Mr. SPEAKER: - It need not be read out if it is such a long list.

Sri A. SATYANARYANA MURTHI: - The Housing Scheme needs a few proposals from the public. So, I hope the proposals are received and will be issued to the public.

The Hon. Sri D. SANJIVAYYA: - Many are the conditions required to be fulfilled.

Sri N. K. LINGAM: - Most of the conditions required to be fulfilled.

The Hon. Sri D. SANJIVAYYA: - Many are the conditions required to be fulfilled.

Sri S. VEMAYYA: - Many are the conditions required to be fulfilled.

The Hon. Sri D. SANJIVAYYA: - Low income group housing scheme details should be given to the public. So, I hope the conditions will be issued to private individuals.

3)
Mr. SPEAKER Mr. Lingam is confounding between the low income group housing scheme and the house building societies.

Sri VAVILALA GOPALAKRISHNAYYA:— మన అమ్మను విలృంచాలి. ప్రత్యేకంగా మన అభివృద్ధి వంటి సమాధానాన్ని ఎంచుకోవండి. మనుషులు మనం మూర్చు చేసాలనుకునే సమయానికి నిర్భిక్షించండి.

The Hon. Sri K. VENKATA RAO:— దీనిని చెప్పండి దీనిని చెప్పండి.

Sri S. VEMAYYA:— Will the Hon. the Minister for Local Administration and Prohibition be pleased to state—

(a) whether this Government have taken a decision to implement the scheme of Sri N. Venkataiah regarding neera and

(b) if so, when it will come into force?

The Hon. Sri A. B. NAGESWARA RAO

(a) :- Not yet, Sir.

(b) :- Does not arise

Sri S. VEMAYYA:— అది ఎంచుకునే సమాధానాన్ని ఎంచుకోవండి. మన అభివృద్ధి వంటి కారణాన్ని ఎంచుకోవండి?

The Hon. Sri A. B. NAGESWARA RAO జూనీంచ ఒక దేశ నాలుగు సంవత్సరాల పండుగ కోసం 29-4-56 లో ప్రారంభించిన సేకరణ ప్రారంభించాలనుకునే కోసం పండుగా ఉండాలనుకునే ఎంచుకోవండి. మన వాణిజ్య వంటి ఉష్ణవంటి వాణిజ్య ఉష్ణం తగిన వంటి ఎంచుకోవండి. మన వాణిజ్య వంటి ఉష్ణవంటి ఉష్ణం తగిన వంటి ఎంచుకోవండి. ఎంచుకోవండి దీని పరిస్థితి వంటి ఎంచుకోవండి.

Sri R. B. RAMAKRISHNARAJU:— అది ఎంచుకునే సమాధానాన్ని ఎంచుకోవండి. పామ్పిలెట ఎంచుకునే ఎంచుకోవండి?
QUESTIONS AND ANSWERS

13th August 1956)

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

Sri P. SATYANARAYANA RAJU:- The present stock of ammonium sulphate with this Government; and

Sri G. YELLAMANDA REDDI:-

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

Sri P. NARASIMHAPPA RAO:-

The Hon. Sri E. VENKATA RAO:-

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

Sri P. GUNNAYYA:- (No Answer.)

**Stock of ammonium sulphate with Government.**

144 Q.—SRI VISWESWARA RAO: Will the Hon. the Minister for Agriculture be pleased to state—

(a) the present stock of ammonium sulphate with this Government; and

(b) the quantity that is indented for the coming season?
(13th August 1956)

The Hon. Sri K. OBULA REDDI:

(a) The stock of Ammonium sulphate held with the distribution agencies as on 6-6-1956 was 38,807 tons.

(b) From the beginning of the calendar year upto 6-6-56 indents had been placed for 63,410 tons out of which 47,245 tons had already been received. The balance is expected to be received before the end of June. Indents for an additional 31,620 tons will be placed before the end of the year.

Sri S. VEMAYYA:- వాటానికి సాధనాం వాటానికి వాటానికి వాటానికి వాటానికి వాటానికి.

Seasonal వాటానికి వాటానికి. వాటానికి వాటానికి వాటానికి వాటానికి వాటానికి?


Earthen road in Tiruvuru N.E.S. and Nuzvid Community Development Blocks.

71—

* 158 Q.—SRI V. VISWESWARA RAO: Will the Hon. the Minister for Planning and Industries be pleased to state the mileage of earthen road formed in Tiruvuru National Extension Service and Nuzvid Community Development Blocks?

The Hon. Sri K. VENKATA RAO:-

<table>
<thead>
<tr>
<th>Road</th>
<th>Nuzvid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tiruvuru</td>
<td>86 M - 5F</td>
</tr>
<tr>
<td></td>
<td>70 M - 7F</td>
</tr>
</tbody>
</table>

upto end of April 1956

Sri V.VISVESWARA RAO:- ఉండింది, ఉండింది ఉండింది ఉండింది. ఉండింది ఉండింది ఉండింది. ఉండింది ఉండింది ఉండింది ఉండింది. ఉండింది ఉండింది ఉండింది ఉండింది?

The Hon. Sri K. VENKATA RAO:- ఉండింది ఉండింది ఉండింది. ఉండింది ఉండింది ఉండింది.
13th August 1956)

Sri. M. NAGIREDDI:— The N. E. S. Block is in a very bad condition, and the people are contributing 50% contribution to maintain the roads. Is there any contribution by the Government?

The Hon. Sri K. VENKAT RAO:— The N. E. S. Block is in a very bad condition. The N. E. S. Block is in the charge of the District Board Roads. The District Board Roads is maintaining the roads. The Hon. Sri K. VENKAT RAO:— The N. E. S. Block is in a very bad condition. The N. E. S. Scheme is the most important scheme of the Government. The N. E. S. Scheme is maintaining the roads. The Hon. Sri K. VENKAT RAO:— The N. E. S. Block is in a very bad condition. The N. E. S. Block is in the charge of the District Board Roads. The Hon. Sri K. VENKAT RAO:— The N. E. S. Block is in a very bad condition. The N. E. S. Block is in the charge of the District Board Roads. The Hon. Sri K. VENKAT RAO:— The N. E. S. Block is in a very bad condition. The N. E. S. Block is in the charge of the District Board Roads. The Hon. Sri K. VENKAT RAO:— The N. E. S. Block is in a very bad condition. The N. E. S. Block is in the charge of the District Board Roads.
238 Q Sri P SATYANARAYANA:— Will the Hon. the Minister for Electricity and Social Welfare be pleased to state
(a) whether the Government have sanctioned any grants to any newspapers during the years 1955-56 and 1956-57 for carrying propaganda for the removal of untouchability; and
(b) if so, the amount sanctioned in each year and the names of those newspapers?

The Hon. Sri G. LATCHANNA:—
(a) The answer is in the negative.
(b) Does not arise.

Sri S. VEMAYYA:— విచిత్రం అందించిన కంటే అందించిన జాతీరు ప్రత్యేక రాణి రాణుదారుల నిర్ధారణ వీటికి ఉపయోగపడాం ఉంచాలి?


Sri VAVILALA GOPALAKRISHNAYYA:— యొకి చేసి వాసం చేయడానికి మరో బిడ్డలు. నిర్ణయం నిర్ధారణ చేయడానికి నిర్ణయం నిర్ధారణ మరో బిడ్డలు. ఉష్ణరాయ యొకి ఉష్ణరాయ యొకి సమాధానం సమాధానం ఉండాలి. యొకి చేసి వెలిచేది యొకి సమాధానం యొకి చేసి వెలిచేది యొకి చేసి వెలిచేది యొకి చేసి వెలిచేది.

The Hon. Sri G. LATCHANNA:— ఇది లేదా ఇది ఉంటే.
13th August 1956)

Appointments of peons under Veterinary Livestock Inspectors

73

219 Q-Sri M. RAJA RAM:- Will the Hon. the Minister for Agriculture be pleased to state—
(a) whether any peons are appointed under Veterinary Livestock Inspectors in Animal Husbandry Department; and
(b) if not, why not?

The Hon. Sri K. OBULA REDDI:—

(a) & (b)

Veterinary Livestock Inspectors are not generally independent officers requiring the assistance of peons. They are however provided with peons, whenever necessary for efficient discharge of their duties.

Live Stock Inspectors in की वी वे हेत्तर अर्जन न है. आरती

रात्रितिल लीलादेव देवभव एवं नाम निर्मित अदु विस्कें एक

सत्रे Peons अर्जन है देवस्थान.

Protected water-supply to villages.

75

173 Q-Sri V. VISWESWARA RAO:— Will the Hon. the Minister for Planning and Industries be pleased to state—
(a) whether there are any proposals to provide protected water-supply to villages, besides the formation of Rural Protected Water Supply Centres; and
(b) if so, what are they?

The Hon. Sri K. VENKATA RAO:—

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

a) नहीं

b) नहीं

Sri V. VISWASWARA RAO:— मेरे आचार अदुअंशक श्रीमत. न

वा अंग-2 निम्नो बिनं 2 Rural water supply scheme एवं अंग-3

श्रीमान-प्रथम राम निम्न और निम्न निर्माण. रवेण श्रीमत

युक्त अवश्य है. रवेण श्रीमत वी. न. ई. ब्लॉक अवश्य

कितने नित्तिक अवश्य है. अनंदी राम निम्न N. E. S. Blocks के

रवेण श्रीमत अवश्य है. अनंदी अभिनव.
The Hon. Sri K. VENKATA RAO: — who seeks the sanction of the Houses to the Schematic Budget of the year.

Sri V. VISWASWARA RAO: — Why was the Schematic Budget not included in the Vote?

The Hon. Sri K. VENKATA RAO: — Schematic Budget was not included in the Vote. The Schematic Budget recommended by the C.B. Committee for the year 1956-57 from the B.S. Fund. The C.B. Committee has recommended that the Schematic Budget be included in the Vote. N.W.R.S.

B. SANKARAIAH: — The question of introducing compartmental system in S.S.L.C. when will the Government introduce the compartmental system in S. S. L. C. namely passing the examination in parts?

The Hon. Sri K. VENKATA RAO: — the question of introducing compartmental system in S.S.L.C. is still under consideration and is correspondence with the University.

Introduction of compartmental system in S.S.L.C. class.

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

when the Government will introduce the compartmental system in S. S. L. C. namely passing the examination in parts?

The Hon. Dr. B. GOPALAREDDI: —

The question of introducing compartmental system in S. S. L. C. is still under consideration and is correspondence with the University.
13th August 1956)

Sri VAVILALA GOPALA KRISHNAYYA: - Correspondence during the time of publication or reissue of Compartmental Scheme has been approved by the Little Flower Company. They have consented to publish this in the name of the Company. The Hon. Dr. B. GOPALA REDDI:

The Hon. Dr. B. GOPALA REDDI: - S. S. L. C. Board is conducting Intermediate and S. S. L. C. examinations in the name of the Moderation Board. Rules regularise these examinations. Reasons submitted in support of the moderation Board are the following: Moderation Board is established. Rules regulate such examinations.
Sri VAVILALAGOPALAKRISHNAYYA: Will the Hon. the Minister for Revenue be pleased to state what amount has been so far collected by way of surcharge on Land Revenue upto date?

The Hon. Sri K. CHANDRAMOULI:

An amount of Rs 865-12-0 has been collected as surcharge on Land Revenue upto 14-6-56.

Sri VAVILALAGOPALAKRISHNAYYA:

The Hon. Sri K. CHANDRAMOULI:

Sri VAVILALAGOPALAKRISHNAYYA:
13th August 1955)

The Hon Sri K. CHANDHRAMOULI:- Will the Hon. Minister for Planning and Industries be pleased to state:

Sri M. NAGIREDDI:- Are the schemes for setting up of new units for the production of rayon yarn at a number of places in the state under the guidance of the government? If so, whether the details of the said schemes are available at this stage? What is the progress made so far?

The Hon. Sri K. CHANDRAMOULI:-

Sri V. VISWESWARA RAO:- Are the units of new rayon yarn production already set up in the state? If so, whether the details of the said units are available at this stage? What is the progress made so far?

The Hon. K. CHANDRAMOULI:- Will the Hon. Minister for Planning and Industries be pleased to state:

Sri. VAVILALA GOPALAKRISHNAYYA :- Are the schemes for setting up of new units for the production of rayon yarn at a number of places in the state under the guidance of the government? If so, whether the details of the said schemes are available at this stage? What is the progress made so far?

The Hon. Sri K. CHANDRAMOULI :-

Facilities for the export of Patee Marpu Handloom Cloth.

265 Q. SRI B. SANKARAIAH:- Will the Hon. Minister for Planning and Industries be pleased to state:
13th August 1956)

(a) whether any representation has been received by the Government to provide facilities for the export of the Patte Marpu (పత్తె మార్పు) Handloom Cloth; and

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

The Hon. Sri K. VENKATA RAO:

(a) Yes, Sir. A representation was received in 1954 in this regard from the president, Nellore District Handloom Weavers’ Congress, Nellore.

(b) The All India Handloom Board, Bombay was requested to examine the question of opening of depots in west Africa or of setting up an organisation for the purpose and to take suitable steps in the matter. The All India Handloom Board has informed this Government that the matter has been kept in abeyance for the present.

A) 1954 నిలాలు పేట్ మార్పు హాండ్లూమ్ సొసైటీ ప్రధాని నెల్లూరు జిల్లా హాండ్లూమ్ అనుసంధాన సంఘం నెల్లూరు.

B) ఆల్లియాడు హాండ్లూమ్ బార్డు, కొండమయ్య, మచచూ మరియు విదేశానికి వెళ్లి సంస్థ ను విస్తరించడానికి అవసరం ఉంది. అమ్మాడి తరువాత అది స్థాయి రాయడానికి ప్రతిష్ఠించబడింది. గేయింది మన వెదిక పైన విదేశానికి వెళ్ళడానికి సంస్థ ఆధారం స్థాయి రాయడానికి ప్రతిష్ఠించబడింది.

Sri B. SANKARAIAH:— ఆభిన్నత్వ మాత్రమే మన భారతదేశం పైన మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి 

The Hon Sri K. VENKATA RAO:— ఆభిన్నత్వ మాత్రమే మన భారతదేశం పైన మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి మరియు విదేశానికి వెళ్ళడానికి ప్రతిష్ఠించడానికి 

The Hon Sri K. VENKATA RAO:
13th August 1956)

Sri S. VEMAYYA:— The Hon. Sri K. VENKAKTA RAO:—

The Hon. Sri K. VENKATARAO:—

Sri B. SANKARIAH:—

The Hon. Sri K. VENKATARAO:—

Provision of house-sites for Harijans

* 451 Q.— SRI M. NAGI REDDI:— Will the Hon. the Minister for Electricity and Social Welfare be pleased to state:
(a) whether there is any proposal to enhance the amount allotted for the provision of house-sites for Harijans; and

(b) if so, what is the amount to be so enhanced?

The Hon. Sri G. LATCHANNA:-

a) The answer is in the affirmative.

b) An amount of Rs. 4 lakhs in addition to the provision of Rs. 2 lakhs made in the budget for 1956-57 has been sanctioned for provision of house sites to Harijans for the year 1956-57.

(A) 4 laks.

(B) 1956-57 £ £ Budget provision 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
The Hon. Sri G. LATCHANNA:- The pending petitions no 20, 31, 807, 401 are to be decided on 13th August. A copy of the pending petition should be sent to me by 10th August. Petitions no 373, 374, 375 are to be decided by 23rd August. A copy of the pending petition should be sent to me by 20th August.

Sri R. B. RAMAKRISHNA RAJU :- Any comments on the pending cases?

The Hon. Sri G. LATCHANNA:- As the Director of social Welfare, I will allot cases to the Director of social Welfare on a fixed basis and the Director of social Welfare will proceed accordingly.

Sri S. VEMAYYA :- Any comments on the pending correspondence or files?

The Hon. Sri G. LATCHANNA:- Files are to be closed by the Director of social Welfare, Lodge 30, and opened by the Director of social Welfare.

Sri T. JIYAR DAS :- Any comments on the pending policy or file?

The Hon. Sri G. LATCHANNA:- Policy and files are to be decided within 30 days. Any comments on the pending policy or file?
13th August 1956)

140 Q. SRI V. VISWESWARA RAO: Will the Hon. the Minister for Local Administration and Prohibition be pleased to state

Whether it is a fact that the framing of service rules for the Municipal Commissioners has been postponed due to States Reorganisation?

The Hon. Sri A. B. NAGESWARA RAO.

The question of making rules to govern the service of Municipal Commissioners is under the consideration of Government.

The Hon. Sri G., LATCHANNA: Answers to questions 5 and 12 are not with me as I have forgotten to bring the concerned files. I request the permission of the Chair to answer those questions on some other day.

Mr. SPEAKER: Yes. Mr. M. Rajeswara Rao has requested the Chair to postpone his question No. 8 and it is also postponed

Regional Research Stations for Millets in the State

14—

11 Q. SRI N. C. SESHADRI: Will the Hon the Minister for Agriculture be pleased to state—

(a) whether it is a fact that the Government propose to start Regional Research Stations for Millets in the State and
(b) if so, where and what the details of the scheme are?

The Hon. Sri K. OBULA REDDI:

(a) and (b): A scheme for opening Regional Millet Stations at Guntakal (Anantapur District), Dhone (Kurnool District), Atmakur (Nellore District), Proddatur (Cuddapah District), Sattenapalli (Guntur District), Nandigama (Krishna District), and Chandragiri (Chittoor District) for the purpose of evolving high-yielding grains suitable for each region is under the consideration of the Government.
13th August 1956)

Sri M. NAGI REDDI: 5 research station विद्युतज्ञ Con-
sideration वीर्यमें. द्वारा की तुम्हारे लिए ने ये millets ने
की तुम्हारे research station के research वीर्यमे?

The Hon. Sri K. OBULA REDDI : एक उद्योग के millets अनुमान नक्सल research नीति तो अन्तरंग नक्सल. I.C.R. 
council के Correspond वीर्यमें. अरम्भ कर्तव्य अग्रणी अन्तरंग
20 कर्तव्य take up वीर्यमें. अन्तरंग, millets ने millets के research नीति अक्षम नक्सल. एक अन्तरंग के Karnataka I.C.R. के
correspondence अन्तरंगमें.

Sri. P. SURYANARAYANA: एक नीति को कर्तव्य 6.7
सुधार कर्तव्य वीर्यमें. मन्दिर सुधार को कर्तव्य?

The Hon Sri K. OBULA REDDI : एक नीति के स्थान से 5 के
रंग कर्तव्य.

Sri G. YELLAMANDA REDDI: एक नीति को अन्तरंग नक्सल 20 कर्तव्य
थे. अन्तरंग, millets के?

The Hon. Sri K. OBULA REDDI : एक नीति को अन्तरंग
culture अन्तरंग.

Mr. SPEAKER : 5 millets अन्तरंग अन्तरंग सुधार
प्रतिष्ठा?

STARRED QUESTION POSTPONED FROM THE 
LIST FOR 10-8-1956.

Creation of a separate Department for fisheries Industry.

38

* 195 Q- Sri S. VEMAYYA :- Will the Hon. the Minister
d for Agriculture be pleased to state-

(a) Whether there are proposals with the Government to
create a separate Department for Fisheries Industry in this
State; and

(b) if so, when it will be created?

5)
(13th August 1956)

The Hon. Sri K. OBULA REDDI :- (a) and (b) The Government of India have made a suggestion recently to the State Government for establishing a separate Department of Fisheries. But in view of the impending reorganisation of States the proposal has been deferred.

The Hon. Sri. K. OBULAREDDI :- అధికారికంగా ఫెసియరీ డీపార్ట్మెంట్ అందించడానికి ఇప్పుడు స్టేట్ సిస్టమ్ అంధకారం కనుక ప్రశ్నాంశం కనిష్టక్షేత్రంలో పంచింది. ఆమె కూడా ఇస్క్రీడా డీపార్ట్మెంట్ కూడా అందించడానికి పంచింది.

Sri S. VEMAYYA :- ఫిషరీస్ డీపార్ట్మెంట్ కూడా ఫీరు చేయడానికి ఉండి స్టేట్ సిస్టమ్ అంధకారం కనుక ప్రశ్నాంశం కనిష్టక్షేత్రంలో పంచింది.

The Hon. Sri. K. OBULAREDDI :- ఫిషరీస్ డీపార్ట్మెంట్ కూడా ప్రశ్నాంశం కనిష్టక్షేత్రంలో పంచింది.

Sri P. SURYANARAYANA :- విద్యార్థులకు సంపాదన విద్యా పరంగా కొనసాగించాలని నిశితం. అందుకే 4.5 కొంతమంది విద్యార్థుల కొరకు నిశితం. కానీ కొనసాగించాలంటే నిశితం అంటే వేయాట్. మరియు చాలా ప్రత్యేకం యిద్దు నిశితం అవుతుంది.

The Hon. Sri K. OBULA REDDI :- ప్రశ్నాంశం కనిష్టక్షేత్రంలో పంచింది.

Note:- An asterisk at the commencement of aspeech indicates revision by the Member.
II. MOTION UNDER RULE 74 OF THE ASSEMBLY RULES RE:

Grazing facilities in forest land in the taken over Estates.

Mr. SPEAKER: The Hon. Member Sri G. Yellamanda-Reddi wants to call the attention of the Hon. Minister for Land Revenue to a matter of urgent public importance.

Sri G. YELLAMANDA REDDI: Taken over Estates are being leased to private persons for grazing sheep and cattle. Estates Land Act provides for restrictions on grazing. However, the Forest Department permits grazing in the taken over Estates. The Forest Department permit system is not being followed. The Revenue department is also not following the Act. The double collections are being made by the Revenue Board. The Hon. Sri K. CHANDRAMOULI: The double collections are being made by the Revenue Board. The Revenue Board is also being followed.
III. GOVERNMENT RESOLUTIONS, RE:

1. Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.,

The Hon. Sri D. SANJIVAYYA:- Sir, I beg to move the following Resolution:-

“This Assembly recommends to the State Government that they may under sub-section (2) of Section 6 of the Madras Co-operative Land Mortgage Banks Act, 1934, increase the maximum amount of guarantee given by them in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd., up to a total face value of Rs.550 - lakhs, exclusive of such debentures as the Bank may from time to time redeem, such debentures being issued for periods not exceeding in any case 25 years from the date of issue and bearing at a rate not exceeding 5% per annum”
Government Resolution, Re: 155

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

13th August 1956) Sri D. Sanjivayya

Mr. SPEAKER:- Motion moved: 'This Assembly recommends to the State Government that they may under sub-section (2) of section 6 of the Madras Co-operative Land Mortgage Banks Act, 1934, increase the maximum amount of guarantee given by them in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd., up to a total face value of Rs.550-- lakhs, exclusive of such debentures as the Bank may from time to time redeem, such debentures being issued for periods not exceeding in any case 25 years from the date of issue and bearing interest at a rate not exceeding 5% per annum.'

Government Resolution, Rs:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

Sri V. Vesveswara Rao (13th August 1956)

[Text in Telugu]

The maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased to Rs. 100. Applications for guarantee shall be sanctioned up to Rs. 20 lakhs or the limit of the guarantee approved. The applications exceeding Rs. 20 lakhs shall be sanctioned as per the amendments made by earlier resolutions. Applications exceeding Rs. 20 lakhs shall be rejected. The maximum limit of guarantee is fixed as Rs. 100. Applications exceeding the limit shall be rejected. Applications exceeding Rs. 20 lakhs shall be rejected.
Government Resolution. Re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

13th August 1956

Sri V. Vesweswara Rao

Government Resolution. Re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

13th August 1956

Sri V. Vesweswara Rao

Sri P. NARASIMHAPPA RAO

...
(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

Sri. P. Narsimhappa Rao. 13th August 1956

Sri VAVILALA GOPALAKRISHNAYYA:... 

Land Mortgage Banks तथा जलता मात्रा की तरह भी जोरदार बना। जालीता संख्या 20000 से बढ़ती है जिसे देखना खतरनाक होता है। यदि जलता बढ़ने से बढ़े तो Land Mortgage Bank से वापस बैठे, और Bank के लिए भी असर के रूप में निष्ठुर हो जाते हैं। यह जलता बढ़कर भी अत्यधिक असर डाल सकता है। उन्होंने यह निर्देश दिया कि जलता के संचालन को ध्यान में रखते हुए State Bank के वापसी के लिए वापस वापस बैठे। "यह सीमांकित करदें कि और जलता बढ़ता है।" उनकी उपरांत वे वापस आए।
Government Resolutions—re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

13th August 1956

Sri D. Sanjivayya

Sri B. Rama Reddi

Sub-Registrars Office & Encumbrance Certificates

6)
Government Resolution Re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

(13th August 1956)

Sri S. Jagannadhama:— Sir, the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased. The maximum amount is increased from Rs. 10 crores to Rs. 20 crores. Hence, the amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased from Rs. 10 crores to Rs. 20 crores. Lands improvement is also increased. The maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased from Rs. 10 crores to Rs. 20 crores.

Sri P. Suryanarayana:— Sir, I am of the opinion that the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased. The maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased from Rs. 10 crores to Rs. 20 crores.

Sri S. Vemayya:— Sir, the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased. The maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased from Rs. 10 crores to Rs. 20 crores.

Sri G. Narsimhamurthy:— Sir, the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased. The maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased from Rs. 10 crores to Rs. 20 crores.
Government Resolution-Re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Ltd Mortgage Bank Ltd.

13th August 1956)

Sri. G. Narsimha Murthy

Sri P. VENKATASUBAYYA:- Central Land Mortgage Bank is issue 550 Debentures of Rs 500 each. The Central Land Mortgage Bank has already issued Rs 300 million shares of the Central Land Mortgage Bank. Application for sanction of Rs 200 million. Co-operative Supervisors, Registrars, Directors of Central Land Mortgage Bank are required to authorize the issue of Rs 200 million. 

The loan application is submitted with Encumbrance Certificate, sanction of Rs 200 million. Encumbrance Certificate is submitted.

Precautions are taken by the Central Land Mortgage Bank's legal advisor to ensure the procedures are followed according to the prevailing law.
Government Resolution-Re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

(13th August 1956)

The Hon. Sri D. SANJIVAYYA:-

The maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd. is increased to 550,000. Central Land Mortgage Bank and Primary Land Mortgage Bank have been given a guarantee of 150,000 in respect of Central Land Mortgage Bank and Primary Land Mortgage Bank. Improvements and old debts are to be settled by the Central Land Mortgage Bank representatives at a conference.
Government Resolution-Re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

13th August 1956)

Sri L. LAKSHMANA DAS:-

The Hon. Sri D. SANJIVAYYA:-

Sri R. B. RAMAKRISHNA RAJU:-

Taken over Estates Survey jurisdiction.

survey survey lands in the Bank jurisdiction. Unsurveyed lands are to be exempted. Surveyed and unsurveyed lands are to be exempted.

Surveyed lands in the Bank jurisdiction.

Surveyed lands are to be exempted.
Government Resolution—Re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

Sri. R.B. Ramakrishna Raju (13th August 1956)

The Hon. Sri D. Sanjivayya:

The question is: "This Assembly recommends to the State Government that they may under Sub-Section (2) of Section 6 of the Madras Cooperative Land Mortgage Banks Act, 1934, increase the maximum amount of guarantee given by them in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Banks Ltd., Estate Land Mortgage Banks 'a' Cooperative Credit Societies 'b' Primary Land Mortgage Banks to Central Land Mortgage Bank of Andhra Pradesh Cooperative Central Land Mortgage Bank Ltd.

Mr. Speaker:

"This Assembly recommends to the State Government that they may under Sub-Section (2) of Section 6 of the Madras Cooperative Land Mortgage Banks Act, 1934, increase the maximum amount of guarantee given by them in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd., Estate Land Mortgage Banks 'a' Cooperative Credit Societies 'b' Primary Land Mortgage Banks to Central Land Mortgage Bank of Andhra Pradesh Cooperative Central Land Mortgage Bank Ltd., Estate Land Mortgage Banks 'a' Cooperative Credit Societies 'b' Primary Land Mortgage Banks to Central Land Mortgage Bank of Andhra Pradesh Cooperative Central Land Mortgage Bank Ltd.

Sri P. Venkatasubbaiah:

The Hon. Sri D. Sanjivayya:

Mr. Speaker:
Government Resolution-Re:

(1) Increasing the maximum amount of guarantee given in respect of the debentures issued by the Andhra Co-operative Central Land Mortgage Bank Ltd.

13th August 1956) Sri. D. Sanjivayya

Mortgage Bank Ltd., up to a total face value of Rs. 550 lakhs, exclusive of such debentures as the Bank may from time to time redeem, such debentures being issued for periods in any case 25 years from the date of issue and bearing interest at a rate not exceeding 5% per annum."

The motion is carried and the resolution passed.

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India

The Hon. Sri D. SANJIVAYYA:- Sri I beg to move the following resolution:

"This House ratifies the amendments to the seventh Schedule to and Articles 269 and 286 of the Constitution of India proposed to be made by the Constitution (Sixth Amendment) Bill, 1956, as passed by two Houses of Parliament."

Inter-State transaction ཤེས Sales tax ་ དང་ཨིཊ་ ་ དོ་བ། དུ་ ་ ཡ་བས། དད། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དྲ་ ་ ཕྲིན་ ་ ལོས། དུ་ ་ ཕྲིན་ ་ ལོས། དང་པོ་
Government Resolution-Re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

Sri. Vavilala Gopala Krishnayya. (18th August 1956)

Inter-State tax is a subject of the 7th Schedule. The State list and the Union list are separate. The 7th Schedule amendment is made by the amendment to the 7th Schedule. Both Houses of the Parliament pass the Constitution (Sixth Amendment) Bill, 1956, as passed by two Houses of Parliament.

Mr. SPEAKER: Motion moved:

"This House ratifies the amendments to the seventh Schedule to and Articles 269 and 286 of the Constitution of India, as passed by two Houses of Parliament."

Sri VAVILALA GOPALA KRISHNAYYA: And the amendments proposed to be made by the Constitution (Sixth Amendment) Bill, 1956, as passed by two Houses of Parliament.
Government Resolution-Re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the constitution of India.

13th August 1956) Sri Vavilala Gopalakrishnayya

This is to certify that the amendments to the Constitution as per the Seventh Schedule to and Articles 269 and 286 of the Constitution of India have been ratified.

Sri Vavilala Gopalakrishnayya
Government Resolution-Re:

(2) Ratification of the amendments to the Seventh Schedule to andes Article 269 and 286 of the Constitution of India.

Sri Vavilala Gopalakrishnayya

[13th Augns1t 1956]
Government Resolution-Re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.


The Hon. Sri D. SANJIVAYYA :-

Sri VAVILALA GOPALAKRISHNAYYA :-
Government Resolution-Re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

13th August 1956)

Sri Vavilala Gopalakrishnayya.

The Hon. Sri D. SANJIVAYYA:-

Sri VAVILALA GOPALAKRISHNAYYA :- అన్నమైన నాట్యం కాని అంచనాత్యం. ఇది సంపూర్ణంగా అంచనాత్యం. ఇది ప్రపంచం గా చెందింది. ఇది ప్రపంచం గా చెందింది. ఇది ప్రపంచం గా చెందింది. ఇది ప్రపంచం గా చెందింది.
Government Resolution-Re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India-

13th August 1956)

Sri Vavilala Gopalakrishnayya.

The Hon. Sri D. SANJIVAYYA:-

"Inter State articles other than newspapers" or "other than news papers" specify by section.

Sri VAVILALA GOPALAKRISHNAYYA:-
Government Resolution. Re:

(3) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

Sri Vavilala Gopalakrishnayya. 13th August 1956)

At this stage Mr. Deputy Speaker occupied the Chair.

(After some discussion)
Government Resolution. Re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.


The Hon. Sri D. SANJIVAYYA :-States be explained in detail. After that, States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail. States be explained in detail.

Sri. VAVILALA GOPALAKRISHNAYYA :- After that, States be explained in detail. After that, States be explained in detail.
Government Resolution-Re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.


Mr. DEPUTY SPEAKER:- as Sales-tax Bill
Sri VAVILALA GOPALAKRISHNAYYA :-“The State
imposing it on behalf of the Central Government should retain
only such portion of it as represents receipts from the tax at the
rates fixed for inter-state trade between registered dealers and
make over the excess receipts if any to the States which have
received the goods in the course of such trade. This is necessary:
firstly to prevent the avoidance of sales-tax by dealers and
some others; and secondly to ensure that a part of the receipts
from the tax on such transactions also accrues to the States to
which the goods have been sent.”

Sri VAVILALA GOPALAKRISHNAYYA :-“The State
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from the tax on such transactions also accrues to the States to
which the goods have been sent.”

...
Government Resolution re: 175

2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

13th August 1956

Sri. Vavilala Gopalakrishnayya

The Hon. Sri D. SANJIVAYYA :-

"Broadly therefore inter-State sales should be the concern of the Union, but the responsibilities pertaining to the Union should be exercised through the State Governments and in any case, the revenue should appropriately devolve on them."

Sri VAVILALA GOPALAKRISHNAYYA :-

...
Government Resolution re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

Sri. Vavilala Gopalaikrishnayya 13th August 1956)

Sri R. B. RAMAKRISHNA RAJU:- Sir, I heartily support this motion moved by the Hon. Minister. I know as a matter fact, our State is losing a great deal of income on account of this inability to tax inter-state commerce. As a result of the recent decision of the Supreme Court what is happening between Madras and Chittoor, I know is, that a number of motor-cars which are being sold actually in Madras avoid the sales-tax there and the delivery is made in Chittoor, so much so, almost all the new cars that are being purchased in Madras nowadays bear the registration mark of ADC i.e., Chittoor, because if delivery is made in Chittoor in accordance with the decision of the Supreme Court, our State is not able to impose any tax upon that. I am sure our State is losing an appreciable sales-tax. At the point of delivery, we are not able to tax it and they are not able to tax there and so cars are going away without paying any sales-tax. It is a loss both to that State and to our State. So this amendment seeks to prohibit such kind of evasion of sales-tax. To that extent, it ought to be welcomed and I heartily support it.

In this connection, I will just read the speech of Dr. Krishnaswami in the Parliament. He was speaking on behalf of the State and so I refer to two points raised by him. There under clause 3 (3) Parliament may by law formulate principles for determining when a sale or purchase of goods takes place in the course of inter-State trade or commerce. Referring to that he says:

"For the first time in the history of this country, we have attempted to say that a certain item should be entered in
Government Resolution re: 177

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

18th August 1956

Sri. R. B Ramakrishna Raju.

the Union List and Parliament should have the power to determine the scope and extent of the item. . . . . . . What will happen is that one fine morning Parliament may take it into its head to poach on the preserves of the States and say that even intra-State trade is inter-State trade.”

For instance a car in Madras sold by a man there is brought and delivered here. If we have the power to collect tax on that motor-car, we get the tax straight away into our hands. But if it is called inter-state trade, it goes into coffers of the Union and they will have to distribute it according to the principles formulated by them, because we find they can formulate principles of collection as well as distribution. So if it is intra-State, we will have the power to tax the car straight away, but if it is inter-State, it goes to them and then only we must get from them according to the principles laid by them. This is one point. These are the two points raised by him, whether it becomes intra-State trade or inter-State trade and what are the principles on which the distribution will be made by the Centre? He states that the individual States must be very careful and asks them to consult us before they formulate these principles not only of decision about the kind of trade but also matters in dispute. I am sure the Hon. Minister had read it and if he has not done so, I request him to read it and see that suitable representations are made to the Central Government in this behalf.

Sri PILLALAMARRI VENKATESWARLU:- The Constitutional amendment. The 7th Schedule to and Articles 269 and 286 of the Constitution of India. Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.
Government Resolution, re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 289 and 286 of the Constitution of India.

13th August 1956

The Hon. Sri D. SANJIVAYYA :- Ordinance pass 9090 further staff

Sri PILLALAMARRI VENKATESWARLU :- 9090 Validating laws 9090 have been

The Hon. Dr. B. GOPALA REDDI:- Validating Validating further 90 extend 90 purpose 90 extend

Sri PILLALAMARRI VENKATESWARLU :- 9090 amendment pass 9090 Motor Vehicles Tax 9090 further 90 extend 90 extend sales tax 9090 Article 9090 Finance Commission Report 9090 Taxation enquiry committee 9090 Amendment 9090 industrial goods 9090 industries 90 commerce 90 certified plan 9090
Government Resolution, re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

Sri Pillalamarri Venkateswarlu) (13th August 1956

The Hon. Dr. B. GOPALA REDDI:- The Parliament passed an Act in 1952 declaring a number of goods like food stuffs of various kinds, cloth, raw cotton, cattle feeds, iron and steel, coal etc.

Sri PILLALAMARRI VENKATESWARLU:- Essential Commodities Act 1955 was passed. Under Act 1955, a proportion of goods were to be controlled. Sr. Dr. GOPALA REDDI:- We had passed an indication to pass Constitutional amendment to pass the Bill. Since...
Government Resolution—re:

(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

13th August 1956) (Sri Pillalamarri Venkateswarlu

Essential Commodities

Point 3. Essential Commodities. (2) A blank cheque for the payment of the amount determined by the Reserve Bank of India, which is the Joint Issue Bank of the Reserve Bank of India and the State Bank of India, shall be treated as a valid document for the purpose of point ii. Therefore, the amendment to the Seventh Schedule is hereby ratified.

Inter-State Sales Tax

Point 4. Inter-State Sales Tax. The amendment to the Seventh Schedule is hereby ratified.

Sales Tax

Point 5. Sales Tax. The amendment to the Seventh Schedule is hereby ratified.

Passing of resolution

Point 6. Passing of resolution. The amendment to the Seventh Schedule is hereby ratified.
(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India

Sri Pillalamarri Venkateswarlu, (13th August 1956)

Government Resolution-re:

Finance Ministers of the Conference in 1952-53 on the amendment to the Constitution of the new, reorganized California State. The conference was held in the years 1952-53. The Finance Ministers of the states of the Union of India met in the year 1952-53 to discuss the amendments to the Constitution of India. The amendments to the Seventh Schedule to the Constitution and Articles 269 and 286 of the Constitution were ratified on 13th August 1956.

Raw materials such as Tax assists Sales tax. The amendments to the Constitution of India were ratified on 13th August 1956.

Commercial magnates in the Jute industry Sales tax annually. Jute industry Sales tax annually.

Source: The amendments to the Constitution of India were ratified on 13th August 1956.
Government Resolution-re:
(2) Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

13th August 1956) (Sri. Pillamarri Venkateswarlu)

The Hon. Sri D. SANJIVAYYA:-

The Hon. Sri D. SANJIVAYYA:-

Although they will be levied and collected in accordance with the Act of Parliament 30 August.
Government Resolution. re:

Ratification of the amendments to the Seventh Schedule to and Articles 269 and 286 of the Constitution of India.

13th August 1956)

Sri D. Sanjivayya

Mr. DEPUTY SPEAKER:- I shall now put the resolution to the vote of the House. The question is:

"This House ratifies the amendments to the seventh Schedule to and articles 269 and 286 of the Constitution of India, proposed to be made by the Constitution (Sixth Amendment) Bill, 1955 as passed by the two Houses of Parliament."

The motion was carried.
IV GOVERNMENT MOTIONS

1) Draft Notification under section 3 of the Cotton Transport Act, 1923 (Central Act III of 1923)

The Hon. Sri K. OBULA REDDI:- for the sake of convenience I shall move the two motions together.

Mr. DEPUTY SPEAKER: All right.

The Hon. Sri K. OBULA REDDI:- Sir I beg to move-

APPENDIX.

"In pursuance of section 8 of the Cotton Transport Act 1928 (Central Act III of 1928), (hereinafter referred to as the said Act), that the following draft of notification which it is proposed to make in exercise of the powers conferred by section 8 of the said Act, be approved."

DRAFT NOTIFICATION.

In exercise of the powers conferred by sub-section (1) of section 8 of the Cotton Transport Act, 1928 (Central Act III of 1928), and in supersession of the Development Department notification No. 228, dated 19th September, 1928, published at pages 1455-1461 of Part I of the Fort Saint George Gazette, dated the 25th September 1928 as subsequently amended, the Governor of Andhra hereby issues the following notification.

Provided that the supersession of the notification aforesaid shall not affect any proceedings which have been already taken or which may hereafter be taken in respect of anything done or omitted to be done under the said notification.

NOTIFICATION

WHEREAS it is necessary for the purpose of maintaining the quality and reputation of the cotton grown in the areas in the State of Andhra mentioned in Schedule I below:-

Now, therefore, in exercise of the powers conferred by section 3 of the Cotton Transport Act, 1928 (Central Act III of 1923), as subsequently amended and in supersession of the Notification No. 344, dated 18th November 1925 at page 2244
Government Motion-re:

(1) Draft Notification under Section 3 of the Cotton Transport Act 1923 (Central Act III of 1923).

13th August 1951

Sri. K. Obula Reddi

Part I of Fort Saint George Gazette, dated 14th November 1925, the Governor of Andhra hereby prohibits—

(1) the import of cotton (Kapas, ginned cotton or cotton waste) throughout the year into the areas specified in Schedule I below, by rail, road, river and sea or by any one or more of such routes save under, and in accordance with the conditions of, a licence prescribed in this behalf;

(2) the delivery to and the taking of delivery by, any person, of any cotton (Kapas, ginned cotton or cotton waste) at any railway station situated in any of the protected areas specified in Schedule II below, when consigned from a railway station not situated in the said areas, unless such person holds the prescribed licence for its import into the said areas.

The transport of cotton seed into the Northern and Western area as defined in Schedule I below is exempted throughout the year from the operation of clauses (i) and (2) above.

SCHEDULE-I.

Protected areas for cotton kapas, ginned cotton and cotton waste.

Northern and Western area:—This area shall consist of the districts of Kurnool (except the taluks of Markapur and Gumbum), Anantapur, Chittoor and Cuddapah.

SCHEDULE-II

All stations from Mantralayam Road to Guntakal both inclusive, from Kurnool town to Dronachalam both inclusive, from Guntakal to Chelama both inclusive, on Guntakal—Bezwada line; from Guntakal to Bivanhaul both inclusive, from Rayadurg to Obalapuram both inclusive, from Tiruttani to Guntakal both inclusive, from Ramasamudram to Pakala both inclusive, from Pakala to Dharmavaram both inclusive and from Dharmavaram to Guntakal both inclusive and from Dharmavaram to Hinduapur both inclusive.
In pursuance of section 8 of the Cotton Transport Act, 1938 (Central Act III of 1928) (hereinafter referred to as the said Act), that the following draft of amendments to the Madras Cotton Transport Rules published at pages 575-588 of Rules supplement to Part I of the Fort Saint George Gazette, dated 26th December, 1950 which it is proposed to make in exercise of the powers conferred by section 7 of the said Act, be approved.

DRAFT AMENDMENTS.

In the said rules -

(i) in rule (1) for the words “Director of Agriculture, Madras” the words “Director of Agriculture, Andhra” shall be substituted;

(ii) in rule (1) -

(a) item (iii) shall be omitted;
(b) item (iv) shall be renumbered as item (iii);
(c) in the proviso, the words ‘and cotton seed’ shall be omitted;

(iii) In the Annexure -

(1) in Form ‘A’ -

(a) for the words ‘The Director of Agriculture, Madras’ the words ‘The Director of Agriculture, Andhra’ shall be substituted;

(b) in instruction (a), the words beginning from ‘the Combodia area’ and ending with ‘Northern and Western area’ and Combodia area” shall be omitted;

(ii) in Forms A,B,C,D,E,F and G the words ‘Cotton Seed’ shall be omitted wherever they occur’

Translation in Telugu:

మీరు నథపిడిసుకోతే ఎక్కడ Technical point ఉపనిషా. Composite Madras State. ఇంకా నష్టం అహాం ఉమ్మడి దింపడతే అమరిలి. అమరికమే అంది నిరీచా. ఈ technical point వాటాం. మరింత ఆంధ్రప్రదేశ్ ప్రాంతము అప్పుడు నిషిత త్రినితా లేదు.

188 Government Motion-re:

2) Amendments to the Madras Cotton Transport Rules.

Sri. K. Obulareddi. (13th August 1956)
Government Motion—re:
(2) Amendments to the Madras Cotton Transport Rules.


Mr. DEPUTY SPEAKER:—Both the motions are now before the House for discussion.

Sri VAVILALA GOPALAKRISHNAYYA:—Mr. DEPUTY SPEAKER:—Both the motions are now before the House for discussion.

Sri VAVILALA GOPALAKRISHNAYYA:—Mr. DEPUTY SPEAKER:—Both the motions are now before the House for discussion.

Mr. DEPUTY SPEAKER:—Both the motions are now before the House for discussion.

Mr. DEPUTY SPEAKER:—Both the motions are now before the House for discussion.
In pursuance of section 8 of the Cotton Transport Act, 1938 (Central Act III of 1933) (hereinafter referred to as the said Act), that the following draft of amendments to the Madras Cotton Transport Rules published at pages 575-588 of Rules supplement to Part I of the Fort Saint George Gazette, dated 26th December, 1950 which it is proposed to make in exercise of the powers conferred by section 7 of the said Act, be approved

DRAFT AMENDMENTS.

In the said rules-

(1) in rule (1) for the words “Director of Agriculture, Madras” the words “Director of Agriculture, Andhra” shall be substituted;

(2) in rule (1) -

(a) item (iii) shall be omitted;

(b) item (iv) shall be renumbered as item (iii);

(c) in the proviso, the words ‘and cotton seal, shall be omitted;

(3) In the Annexure -

(1) in Form ‘A’ -

(a) for the words ‘The Director of Agriculture, Madras” the words “The Director of Agriculture, Andhra”, shall be substituted;

(b) in instruction (a), the words beginning from “the Cambodia area” and ending with “Northern and Western area” shall be omitted;

(ii) in Forms A, B, C, D, E, F and G the words ‘Cotton Seed’ shall be omitted wherever they occur”
Government Motion - re: 187
(2) Amendments to the Madras Cotton Transport Rules.

Mr. DEPUTY SPEAKER : - Both the motions are now before the House for discussion.

Sri VAVILALA GOPALAKRISHNAYYA : - Both the motions are now before the House for discussion.

Mr. DEPUTY SPEAKER : - Both the motions are now before the House for discussion.
IV GOVERNMENT MOTIONS

THE QUESTION IS

1) Draft Notification under section 3 of the Cotton Transport Act, 1923 (Central Act III of 1923)

APPENDIX.

“In pursuance of section 8 of the Cotton Transport Act, 1928 (Central Act III of 1928), (hereinafter referred to as the said Act), that the following draft of notification which it is proposed to make in exercise of the powers conferred by section 8 of the said Act, be approved,”

DRAFT NOTIFICATION.

In exercise of the powers conferred by sub-section (1) of section 8 of the Cotton Transport Act, 1928 (Central Act III of 1928), and in supersession of the Development Department notification No. 228, dated 19th September, 1928, published at pages 1455-1461 of Part I of the Fort Saint George Gazette, dated the 25th September 1928 as subsequently amended, the Governor of Andhra hereby issues the following notification.

Provided that the supersession of the notification aforesaid shall not affect any proceedings which have been already taken or which may hereafter be taken in respect of anything done or omitted to be done under the said notification.

NOTIFICATION.

WHEREAS it is necessary for the purpose of maintaining the quality and reputation of the cotton grown in the areas in the State of Andhra mentioned in Schedule I below:-
Government Motion-re:

(1) Draft Notification under Section 3 of the Cotton Transport Act 1923 (Central Act III of 1923).

13th August 1956) Sri. K. Obula Reddi

Part I of Fort Saint George Gazette, dated 14th November 1925, the Governor of Andhra hereby prohibits—

(1) the import of cotton (Kapas, ginned cotton or cotton waste) throughout the year into the areas specified in Schedule I below, by rail, road, river and sea or by any one or more of such routes save under, and in accordance with the conditions of, a licence prescribed in this behalf;

(2) the delivery to and the taking of delivery by, any person, of any cotton (Kapas, ginned cotton or cotton waste) at any railway station situated in any of the protected areas specified in Schedule II below, when consigned from a railway station not situated in the said areas, unless such person holds the prescribed licence for its import into the said areas.

The transport of cotton seed into the Northern and Western area as defined in Schedule I below is exempted throughout the year from the operation of clauses (i) and (2) above.

SCHEDULE-I.

Protected areas for cotton kapas, ginned cotton and cotton waste.

Northern and Western area:—This area shall consist of the districts of Kurnool (except the taluks of Markapur and Cumbum), Anantapur, Chittoor and Cuddapah.

SCHEDULE-II

All stations from Mantralayam Road to Guntakal both inclusive, from Kurnool town to Dronachalam both inclusive, from Guntakal to Chelama both inclusive, on Guntakal—Bezwada line; from Guntakal to Bivanhaul both inclusive, from Rayadrug to Obalapuram both inclusive, from Tiruttani to Guntakal both inclusive, from Ramasamudram to Pakala both inclusive, from Pakala to Dharmavaram both inclusive and from Dharmavaram to Guntakal both inclusive.

The motion was Carried and the Rules were adopted.
190 Government Motion-re:

2) Amendments to the Madras Cotton Transport Rules.

Sri. K. ObulaReddi. (13th August 1956)

Mr. DEPUTY SPEAKER:- the Question is:

"In pursuance of section 8 of the Cotton Transport Act, 1923 (Central Act III of 1923) (hereinafter referred to as the said Act), that the following draft of amendments to the Madras Cotton Transport Rules published at pages 575-588 of Rules supplement to Part I of the Fort Saint George Gazette, dated 26th December, 1950 which it is proposed to make in exercise of the powers conferred by section 7 of the said Act, be approved

DRAFT AMENDMENTS.

In the said rules

(1) in rule (1) for the words "Director of Agriculture, Madras" the words "Director of Agriculture, Andhra" shall be substituted;

(2) in rule (1) -

(a) item (iii) shall be omitted;

(b) item (iv) shall be renumbered as item (iii);

(c) in the proviso, the words "and cotton seed, shall be omitted;

(3) In the Annexure -

(1) in Form 'A' -

(a) for the words 'The Director of Agriculture, Madras' the words "The Director of Agriculture, Andhra", shall be substituted;

(b) in instruction (a), the words beginning from "the Cambodia area" and ending with 'Northern and Western area' and Cambodia area" shall be omitted;

(ii) in Forms A,B,C,D,E,F and G the words 'Cotton Seed' shall be omitted wherever they occur"

The motions were carried and the Rules were adopted,

(At this stage Mr. Speaker resumed the chair).
V. GOVERNMENT BILL

The Andhra University (Amendment) Bill, 1956.

The Hon. Dr. B. GOPALA REDDI:-Sir, I beg to introduce the Andhra University (Amendment) Bill, 1956 and move that the Bill be taken into consideration at once.

...
Government Bill
The Andhra University (Amendment) Bill, 1956.

Mr SPEAKER:-Motion moved:

"That the Andhra University (Amendment) Bill, 1956 be taken into consideration at once."

Sri PILLALAMARRIVENKATESWARLU:-

...
Government Bill
The Andhra University (Amendment) Bill, 1956.

Sri Pillalamanri Venkateshwarlu) (13th August 1956

...technical personnel... high level canal project... authorities... Sri VAVILALA GOPALAKRISHNAYYA:... amendments... Administration side... Radhakrishnan Committee... college students... High School Students... University... University... University...
Government Bill
The Andhra University (Amendment) Bill, 1956.

13th August 1956 (Sri Vavilala Gopalakrishnayya)

Amendments were made to the Andhra University Act, 1956, by the following amendments which are of a substantial nature. The amendments relate to the shift system, institutions, Hindu College, Christian, and the 1st and 2nd periods. The amendments also include the establishment of a Separate University and the Centre for Post-Graduate Courses. The amendments aim to improve the educational system and provide better facilities for students. The amendments were made to cater to the needs of the students and to ensure a better quality of education.
Government Bill

The Andhra University (Amendment) Bill, 1956.

Sri Vavilala Gopalkrishnaiya.

(13th August 1956)

The Central Government has considered the matter and has decided to amend the Andhra University Act, 1956, by inserting a new Schedule as follows:

Schedule

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of the Institution</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>District Engineering College</td>
</tr>
<tr>
<td>2</td>
<td>High Court</td>
</tr>
</tbody>
</table>

In the original Tamil text, the amendments to the Andhra University Act, 1956, are explained in detail, including the inclusion of new institutions and the deletion of others.
13th August 1956

THE HON. Dr. B. GOPALA REDDI - To propose

SRI VAVILALA GOPALAKRISHNAYYA - The Andhra University (Amendment) Bill, 1956.

THE HON. Dr. B. GOPALA REDDI

19(;) Government Bill

The Andhra University (Amendment) Bill, 1956.
Government Bill
The Andhra University (Amendment) Bill, 1956.

Sri Vavilala Gopalakrishnayya) (13th August 1956)

University of Andhra

THE HON. DR. B. GOPALA REDDI:-

The Hon. Dr. B. Gopala Reddi moved that the Bill be passed. He said:

Sri Vavilala Gopalakrishnayya said: "I move that the Bill be passed. I support the Bill wholeheartedly. The Bill amends the Andhra University Act, 1956, by providing for the appointment of a Language Commission to advise the University on language matters. The Bill also provides for the appointment of a Technical Commission to advise the University on technical matters. The Bill further provides for the appointment of an Education Committee to advise the University on educational matters. The Bill also provides for the appointment of a Planning Commission to advise the University on planning matters. The Bill further provides for the appointment of an Education Commission to advise the University on education matters. The Bill also provides for the appointment of a Special Committee to advise the University on special matters."
Government Bill
The Andhra University (Amendment) Bill, 1956.

13th August 1956)

(Dr. B. GopalaReddi

Assistant Engineer

Graduates talents సహితే వాస్తవం హేం. కాలపు మూడు సంవత్సరాలు కాటేది వాయుముంది. At సమయం నుండి

South India కు ఉన్ని Graduates సాధనాం నిర్భులు దినియంది. ఒకే సంఖ్యా సరిసర రాళ్ళు ప్రత్యేకించి ఒక్కుండా అనుభవించారు. వదా ప్రత్యేకం

40 కోట్లు Polytechnics, Supervisory Course, Draftsmen

Course మీద మీదుగుతుంది. ఈ సాహాయాన్ని నిఃపించి అందించాలి. మేము లేదు ప్రత్యేకం ఉంది. ప్రత్యేకం ఉంది ఇది బిందా అంటారు కారణం నిర్భులు రాళ్ళు మీద మీడి. లేదా కీలక నిర్భులు మీద మీడి. లేదా కీలక నిర్భులు మీద మీడి. లేదా కీలక నిర్భులు మీద మీడి. లేదా కీలక


Engineering 5 సాధనాం Unemployment కు ఉండవచ్చును అవగాహనం

3 Engineering Colleges అవముందు. అది Engineering College అవముందు. అది Engineering College అవముందు.
The Andhra University (Amendment) Bill, 1956.

Dr. B. Gopala Reddi  
(13th August 1956)

The Hon. Dr. B. GOPALA REDDI:-

The Planning Commission grants amounting to Rs. 15 lakhs were released for Government College, 2 private Colleges and Government grants. It is proposed to establish a new college in the Government College. Recurring expenditure, Professors' salary, and grants were only Rs. 60 lakhs. Buildings, equipment, and recurring expenditure, Professors' salaries, and grants were only Rs. 60 lakhs. Recurring expenditure, Professors' salaries, and grants were only Rs. 60 lakhs.

Sri PILALAMARRI VENKATESWARLU:-

The Hon. Dr. B. GOPALA REDDI:-

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The Hon. Dr. B. GOPALA REDDI:-
Government Bill
The Andhra University (Amendment) Bill. 1956

13th August 1956

(Dr. B. GopalaReddi

The Andhra University (Amendment) Bill 1956

On the motion of Dr. B. GopalaReddi, the following amendments were made to the Bill:

1. The number of Professors to be appointed was increased from 12 to 15.
2. The number of Associate Professors was increased from 18 to 20.
3. The number of Readers was increased from 24 to 26.
4. The number of Assistant Professors was increased from 30 to 35.
5. The number of Library Assistants was increased from 20 to 25.
6. The number of Equipment Assistants was increased from 15 to 20.
7. The number of Administrative Assistants was increased from 10 to 15.
8. The number of Administrative Assistants in the Central Office was increased from 5 to 8.
9. The number of Administrative Assistants in the Regional Offices was increased from 3 to 4.
10. The number of Administrative Assistants in the District Offices was increased from 2 to 3.

(Interruption)
The Andhra University (Amendment) Bill, 1956.

Dr. B. (Gopala Reddi) 13 August 1956)

Mr. SPEAKER: The question is:

"That the Andhra University (Amendment) Bill, 1956 be taken into consideration at once."

The motion was carried.
13th August 1956

Clause 2

Mr. SPEAKER: Motion moved:

That clause 2 do stand part of the Bill.

There is an amendment to this clause given notice by Sri Vavilala Gopalakrishna. His amendment is:

In line 6 of clause 2, for the existing new clause, namely, "The Principal of the University College", substitute the following:

"(iii-a) The principal of the University College at Vizagapatam and Guntur."

His amendment is not in order as there is no university at Guntur. So I rule out his amendment.

The question is:

That clause 2 do stand part of the Bill.

The motion was carried.

Clause 3

Clause 3 was put and carried.

Clause 4

Mr. SPEAKER: Motion moved:

"Clause 4 do stand part of the Bill."

THE HON. DR. B. GOPALA REDDI: Sir, I beg to move

For "Appoint any person temporarily as Vice-Chancellor to exercise the powers and to perform the duties of the Vice-Chancellor" Substitute "appoint any person temporarily to act as Vice-Chancellor".

Mr. SPEAKER: Amendment moved:

For "appoint any person temporarily as Vice-Chancellor to exercise the powers and to perform the duties of the Vice-Chancellor" Substitute "appoint any person temporarily to act as Vice-Chancellor".

I do not think it makes any great change. So I shall put the amendment to the vote of the House,
The Andhra University (Amendment) Bill, 1956.

Mr. Speaker:

The question is:

For "appoint any person temporarily as Vice-Chancellor" to exercise the powers and to perform the duties of the Vice-Chancellor Substitute "appoint any person temporarily to act as Vice-Chancellor.

The amendment was carried.

Clause 4 as amended was put and carried.

Clause 5

Mr. SPEAKER: Motion moved:

"Clause 5 do stand part of the Bill."

Sub-clause (1)

THE HON. Dr. B. GOPALA REDDI: Sir, I beg to move: "In item (ii) of sub-clause (1), for "(8) The Principal of the University Colleges and the affiliated Colleges," Substitute "(8) The principal of the University Colleges and the Principals of the affiliated Colleges."

Mr. SPEAKER: The amendment is only to remove ambiguity. So I shall put it to the vote of the House. The question is: In item (ii) of sub-clause (1), for "(8) The Principals of the University Colleges and the affiliated Colleges," Substitute "(8) the Principal of the University Colleges and the Principals of the affiliated colleges."

The motion was carried.

Sub-clause (1) as amended was put and carried and adopted.

Sub-clause (2)

THE HON. Dr. B. GOPALA REDDI: Sir, I beg to move: In item (ii) of sub-clause (2), for "who served the University as Vice-Chancellor for a period of not less than three years" substitute "who served the University for a period of not less than two years as Vice-Chancellors on being elected as such under clause (a) of sub-section (1) of section 12".

Sri PILALAMARRI VENKATESWARLU:- వేషం కామకారువల్లే! Vice Chancellor ను 2 సంవత్సరముల సందర్భంలో వైస్ చంద్రనరు. विशेषतः 8 वार्षिक क्रमशः अध्यक्ष. अध्यक्षाधिक..
204 Government Bill
The Andhra University (Amendment) Bill, 1956.

13th August 1956) Sri. Pillamarri Venkateswarlu

204 

Government Bill

The Andhra University (Amendment) Bill, 1956.

13th August 1956) Sri. Pillamarri Venkateswarlu

Vice Chancellor and Permanent Member

Sri. VAVILALA GOPALAKRISHNAYYA:— Agree! Assume the position of Vice Chancellor for a period of one year. The Andhra University Act 1923 should continue to be applicable to the University of Central Andhra. Venkateswara University Act 2004 should continue to be applicable to the University of Central andhra. One year of the Act should continue to be applicable to the Central Andhra University. One year is a necessary condition. The Central Andhra University should be able to elect Central Members.
Government Bill

The Andhra University (Amendment) Bill, 1956.

Sri Vavilala Gopalakrishnayya (13th August 1956)

ral Governments లో చెందిన ప్రాంత సైనికలలు సూపర్ ప్రొఫిసర్లను చేరుకోటే వ్యవస్థలు అనుసరించాలి. అభివృద్ధి క్రమానికి మినాగుండా దిద్దుతుంది. వైస్ చేయ్రా డిస్క్వాలిఫ్యూ అనుమతి చేయడానికి సమయం ఉపయోగించండి. సమయం ప్రకారం కాలం మార్పు చేయడానికి సమయం ఉపయోగించండి. Time

Sri S. B. P. PATTABHIRAMA RAO:- సహాయం సంచలనలు

amendment లో మొదలుండా మంది కలిగిన సమయం చేసేది. 2 మందిలు సంచలన కూడా, 3 మందిలు సంచలన వైస్ చేయ్రా డిస్క్వాలిఫ్యూ అనుమతి చేయడానికి

vice Chancellors లో ప్రతి ప్రతి విడితము అనుమతి

outstanding persons

Vice Chancellors లో ప్రతి ప్రతి విడితము అనుమతి

C. R. Reddi లే ప్రతి

vice Chancellors లో ప్రతి ప్రతి

outstanding persons కే ప్రతి

Life member లే ప్రతి

vice Chancellors లే ప్రతి

Life member లే ప్రతి

Vice Chancellors లే ప్రతి

automatic life member

Vice Chancellors లో ప్రతి

elective post.
Elective post is desirable, whereas undesirable are 2, 3 
and hence Vice Chancellor 
should be life member. Sri. S. B. P. Pattabhi Ramana Rao.

Sri M. SATYANARAYANA RAJU.- As you may recall, the 
Point of view of the Senate is that the electoral system of election 
in the Senate whereby only life members are to be elected 
is undesirable. The Senate is inclined to adopt 
the alternative arrangement whereby, the 
Vice Chancellor should be elected 
for a term of three years. The Senate has 
also recommended that all academic 
positions in the University should be filled 
by competitive examination. Andhra State is 
not a federal state, as you know, but a state 
which has been carved out of the 
former state of Madras. The Senate has 
recommended that the Vice Chancellor 
should be elected for a term of three 
years. The Senate has also recommended 
that all academic positions in the 
University should be filled by competitive examination.
The Andhra University (Amendment) Bill, 1956.

Sri M. Satyanarayana Raju  
(13th August 1956)

Government Bill

Vice Chancellor's life membership has been transferred to the Senate. The Government has appointed A. Kaleswara Rao as a life member of the Senate ex-officio. Ex-Vice Chancellors are ex-officio life members of the Senate. The Government has appointed B. Gopala Reddi as the elected Vice Chancellor. Senate's role in stabilizing the position of the Vice Chancellor has been emphasized. Senate's role in providing raw graduates has been highlighted.

The Hon. Dr. B. Gopala Reddi:...
The Andhra University (Amendment) Bill, 1956

13th August 1956

Dr. B. Gopala Reddi

The Andhra University (Amendment) Bill, 1956

The Bill seeks to amend the Andhra University Act, 1956, by providing for the appointment of ex-Vice Chancellors as Senate members and for other purposes.

It is a stabilising factor to have the ex-Vice Chancellors participate in Senate meetings. Ex-Vice Chancellors are members of the Senate and have the authority to discuss and debate the agenda of the Senate meetings.

The Bill also provides for the appointment of Members of the Senate to hold office during the continuance of their tenure of office as ex-Vice Chancellors.

The Bill seeks to ensure that the ex-Vice Chancellors continue to be involved in the governance of the University and to contribute to the development of the University.

In conclusion, the Bill is expected to contribute to the growth and development of the Andhra University.
Government Bill
The Andhra University (Amendment) Bill, 1956.

Dr. B. Gopala Reddi) (13th August 1956

...
The Andhra University (Amendment) Bill, 1956,

(13th August 1956)

Dr. B. Gopala Reddi

Mr. SPEAKER There is still an amendment of Srim. Satyanarayana Raju. It runs thus:

"For the words 'Three years' in line 5 of sub-clause (2) (ii) of clause 5, substitute the words "one year."

I suppose the hon. Member is not moving his amendment.

SRI M. SATYANARAYANA RAJU I shall not moving my amendment.

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

In item (ii) of sub-clause (2) for "who served the University as Vice-Chancellors for a period of not less than three years" substitute "who served the University for a period of not less than two years as Vice-Chancellors were elected as such under clause (a) of sub-section (1) of section 12."

The motion was carried.

Sub-clause (2) as amended was put and carried and adopted.

Sub-clause (3) (ii)

Mr. SPEAKER MOTION MOVED

That sub-clause (3) (i) do stand part of the Bill

SRI PILLALAMARRI VENKATESWARLU Mr. Speaker

Sir, I beg to move.
In sub-clause (3) of clause 5, for the words "by the remaining members elected under this clause and the members of the syndicate jointly", substitute the following: by the members of the Senate at its meeting called for this purpose. I also move:

In sub-clause (3) of clause 5, delete the following:

"and the members of the Syndicate jointly". Sir, I shall explain the purpose of my amendments.

In sub-clause (3) (1) of Clause 5, delete the following: "and the members of the Syndicate jointly".

MR. SPEAKER: Mr. Venkateswarlu, how does your amendment fit in? So far as yourself and Mr. Satyanarayana Raju, both of you agree for the abolition of the members of the Senate and you want more than that, that is, there must be a special meeting of the Senate for this purpose.

SRI PILLALAMARRI VENKATESWARLU: Yes all the members of the Senate at its meeting called for this purpose.

MR. SPEAKER: I shall now put the amendment to the vote of the House.

SRI PILLALAMARRI VENKATESWARLU: Let me explain the purpose of my amendment.
Government Bill
The Anphra University (Amendment) Bill, 1956.
(13th August 1956)
(Sri. Pillalamarri Venkateshwaraulu)

Registered Graduates to fill up vacancy

There have been registered graduates who have suffered in the past. It is

necessary to fill up the vacancies of registered graduates. I pray that the

Registrar General may be pleased to fill up the vacancies of registered

graduates. It is submitted that the general public may be pleased to

fill up the vacancies of registered graduates. This will be a democratic

measure. Registered graduates should be given a voice in the Senate.

The Syndicate had no voice. The Senate should be given confidence

by registering new graduates. I trust that the Senate will take

this matter seriously.

The Senate meeting was called for this purpose.
Government Bill
Tho Andhra University (Amendment) Bill, 1956.

Sri Pillalamarri Venkateswarlu) (13th August 1956

அண்டரா உயர்வித்தல் பல்கலைக் கழகம் ஓர் பிரபலமான பல்கலைக்கழகம் ஆகும். அங்கு பல்கலைக் கழகத்தின் பிரதான கூட்டமைப்பு செயல்பாடு ஆரம்பம் என்று தெரியும். பல்கலைக் கழகத்தின் பிரதான கூட்டமைப்பு செயல்பாடு ஆரம்பம் என்று தெரியும். பல்கலைக் கழகத்தின் பிரதான கூட்டமைப்பு செயல்பாடு ஆரம்பம் என்று தெரியும்.

The Hon. Sir B. GOPALA REDDI : எந்தவொம்பத்தானால் இந்த கூட்டமைப்பு ஆரம்பத்திற்கு "Only registered Graduates" இருக்கின்றனர் என்று தெரியும்.
Government Bill
The Andhra University (Amendment) Bill, 1956.

13th August 1956) (The Hon Dr B Gopala Reddi

...smaller body... proposal that nominated graduates should have dominant voice...

...Local Board members... office members...

...dominant voice...

...language groups...

...fundamental difference...

...Sri S. B. P. Pattabhirama Rao...

...language group...
Government Bill

The Andhra University (Amendment) Bill, 1956.

13th August 1956

Sri S. B. P. Pattabhiramrao:—The University is showing concession to those 15 graduate representatives and let it be confined to them. Why bring in Syndicate here? The Syndicate will certainly have an over weighing influence, and it will try to set up a person and carry him through. I think it is not right.

Sri K. V. Ramakrishna Naidu:—Mr. Speaker, Sir, in this connection I wish to point out that there is no scope for the apprehension entertained by my Hon. friend Mr. S. B. P. Pattabhiramrao. Because even out of the 14 syndicate members, 5 are elected from the senate and these five members generally come from among the representatives of the registered graduates constituency. (Interuption) Generally it is so; only last time a principal of a college was elected. So, when 14 representatives, whatever be the number, of the registered graduates constituency are to be elected, where is the over weighing influence of the Vice-Chancellor? And where is the overweighing influence of the Vice-Chancellor to set up a particular candidate and see that particular candidate is elected? There is absolutely no scope for such influence to be exercised by the Vice-Chancellor or the members of the Syndicate. Most of the members of the syndicate, excluding the nominated and the ex-officio members, are members of the senate. Therefore, there is no scope for such an apprehension and it is desirable in the interest of economy and the finances of the university that this representative should be elected by the remaining representatives of the registered graduates constituency and the members of the syndicate. This principle is not introduced for the first time. In certain other institutions like companies and Co-operative institutions also, whenever a vacancy arises, for the remaining period that member's place is filled up by co-option by the other members. It is only that principle that is going to be adopted here and that is what has been suggested. Taking this into consideration, that one member being elected by the entire graduates constituency is too costly and inconvenient, Mr. Pillalamarri Venkateswarlu has conceded the election of the member by the registered graduates constituency and the Syndicate. The senate consists of a number of nominated members, a number
216 Government Bill

The Andhra University (Amendment) Bill, 1956.

13th August 1956. Sri. K. V. Ramanayya Naidu

of representatives of Panchayats, some members representing Municipalities and Professors of the University colleges representing a major portion, and if still the Vice-Chancellor is expected to have any influence, it cannot be helped. Certainly he can influence all the 40 professors and he would carry the day with him. Therefore, Sir, there is no scope for any influence as suggested by my Hon. friend Sri Pattabhi Rama Rao and there is absolutely no denial of the principle of democracy as suggested by Sri Pillalamarri Venkateswarlu. So I suggest that what has been decided by the Select Committee yesterday should be accepted in the interests of the university.

The Hon. Dr. B. GOPALA REDDI:- It was not a select committee.

Mr. SPEAKER:- There was no select Committee; it was only an informal meeting.

Sri. K. V. RAMANAYYA NAIDU:- It was only an informal meeting and it was intended to save time. It was only for that purpose that the representatives of all parties were invited for consultations and this is the decision arrived at.

Sri. S. B. P. PATTABHI RAMA RAO:- Mr. Speaker, Sir, I wish to correct the misapprehension of my learned friend Mr. K. V. Ramanayya Naidu. I am not supporting the amendment of Sri Pillalamarri Venkateswarlu and that is point No. 1. Mr. Pillalamarri Venkateswarlu wants the full senate to elect or co-opt the member. I am suggesting that the remaining members of the graduates constituency alone should co-opt without the interference or the combination of the members of the syndicate. I am also certain that all the five members that are to be elected by the senate need not necessarily fly be from the registered graduates constituency. As the Hon. Chief Minister has rightly pointed out this election is a difficult election and involves laborious process. If we are fair to the graduates constituency, they should have the right to co-opt the member and if the Government accept that position, it will satisfy everybody.
Mr. SPEAKER:- The Hon. Chief Minister deputed Mr. K. V. Ramarayya Naidu to clarify the position and he has done it.

I am now putting the following amendment of Sri MVatyanarayana Raju to the vote of the House.
The question is:
"In sub-clause (3) (i) of Clause 5, delete the following; 'and the members of the syndicate jointly'."
The motion was lost.

Mr. SPEAKER:- I am now putting the amendment of Sri Pillalamarri Venkateswarlu to the vote of the House.
The question is:
"In sub-clause (3) of Clause 5, for the words 'by the remaining members elected under this clause and the members of the syndicate jointly', substitute the following 'by the members of the senate at its meeting called for this purpose'."
The motion was lost.

Mr. SPEAKER:- I will now put the Government amendment to the vote of the House.
The question is:
"In item (ii) of sub-clause (3), for '(3) six persons elected from among themselves by the members of the Legislature of the state', substitute '(3) six persons elected from among themselves by the members of the Legislature of the state according to the principle of proportional representation by means of the single transferable vote.'"
The motion was carried.

Sri VAVILALA GOPAL KRISHNA YAYA: Mr. Speaker, I move
"In line 3 of sub-clause (3) (v) of clause 5, for the words 'fourteen', substitute the words 'fifteen'."
13th August 1956,  

Sri Vavilala Gopalakrishnayya  

"In lines 4 to 8 of sub-clause (3) (v) of clause 5 for the words 'not less than four shall be nominated to represent the Scheduled Castes and Scheduled Tribes' substitute the following:

'Not less than three shall be nominated to represent the Scheduled Classes and one to represent the Scheduled Tribes.'"

Sri VAVILALA GOPALA KRISHNAIYYA: The Minister pointed out that line 4 of sub-clause (3) (v) of clause 5 read as 'not less than four shall be nominated to represent the Scheduled Castes and Scheduled Tribes.' Therefore, for the words 'not less than four shall be nominated to represent the Scheduled Castes and Scheduled Tribes,' substitute the following:

'Not less than three shall be nominated to represent the Scheduled Classes and one to represent the Scheduled Tribes.'"

Mr SPEAKER:—There is no amendment before me covering the points raised by Mr. S. B. P. Pattabhi Rama Rao, that the election should be confined only to the registered graduates constituency.
Government Bill
The Andhra University (Amendment) Bill 1956.
13th August 1956

Sri PILLALAMARRI VENKATESWARLU - I request the Hon Chief Minister to clarify.

'Single transferable vote by proportional representation' and 'proportional representation' in Section 4 of the Andhra University (Amendment) Act, 1927 specify that 'not less than four shall be nominated to represent scheduled castes and tribes' and 'not less than four' shall be given for Harijans. Scheduled tribes are under categories I, II, III, and IV, while Harijans are under Section 4 (C) of the Act. The amendment includes the provision that 'not less than four' shall be nominated to represent scheduled castes and tribes. Harijans are under Section 4 (C) of the Andhra University Act. The Chief Minister's House, in its nomination, has nominated officials to represent Harijans and Scheduled tribes. Scheduled tribes are under categories I, II, III, and IV, while Harijans are under Section 4 (C) of the Act. The Chief Minister's House has nominated officials to represent Harijans and Scheduled tribes.
The Hon. Dr. B. GOPALA REDDI:- The officials nominate registered graduates contest Senate elections. The officials nominate registered graduates contest Legislature elections.

Sri P. VENKATESWARLU:- Government servants contest Senate elections.

The Hon. Dr. B. GOPALA REDDI:- The officials nominate registered graduates contest Senate elections. The officials nominate registered graduates contest Legislature elections. Government permission is required.

Sri. V. KURMAYYA:- Chief Minister nominate Government servants contest Senate elections.
The Hon. Dr. B. GOPALA REDDI:- 30 శాకసంవత్సరంలో అభిమానించిన
nominate ఎందుకు సహాయం చేసింది. ఈ సమయంలో నేను 58-వారు కూడా వేసిన
చేసాను, అలాంటి చేశని వాడలని చేసాను. Elections వంతుండే
సమయంలో నేను nominate రచనాదారు అంచన చేసిన చోసని
సమయంలో అందించగలదు recommend చేసానీ, అందుకు నేను nominate
చేసానీ కావాలి తప్ప సంపాదించవచ్చు. అందువల సర్వశేషం
Goverment servants కొరకు నేను nominate చేసాడు మరు సాధనం
నిలిస్తా.

శ్రీ V. KURMAYYA:- 30 శాకసంవత్సరంలో 30 అడుగులు. Election
post ని సంపాదించాను అష్టం వలన దష్ట రాశించాను.

THE Hon. Dr B. GOPALA REDDI - ఈ 30 శాకసంవత్సరంలో అందించడానికి
రాయాటండి. తెలంగాణ సాంస్కృతిక గ్రూపు ప్రతి వేశం కోసం
1926 వ నంబర్లో అందించడానికి ప్రస్తావన సాధించాను. 30 శాకసంవత్సరం
Graduates అంచన సమయంలో, 30 శాకసంవత్సరంలో సర్వరక్ష మండలం
Government service వంతుండే చేసాని, 30 శాకసంవత్సరంలో రాయాటండి.
Government Bill
The Andhra University (Amendment) Bill, 1956.

13th August 1956

Dr. B. (Gopala Reddi,

The Andhra, University (Amendment) Bill, 1956,
13th August 1956 Dr. B.

Mr. Speaker—Sir, on a point of information. By the rule, the nominations are to be registered graduates constituency is a by-election constituency. Therefore, it is proposed that nominations in the registered graduates constituency should be limited to graduates.

The Hon. Dr. B. GOPALA REDDI:- Sir, the nominations entered by the nominations are to be registered graduates constituency is a by-election constituency. Therefore, it is proposed that nominations in the registered graduates constituency should be limited to graduates.

Sri N. K LINGAM:- Mr. Speaker—Sir, on a point of information. By the rule, the nominations are to be registered graduates constituency is a by-election constituency. Therefore, it is proposed that nominations in the registered graduates constituency should be limited to graduates.

Sri. N. SRINIVASA RAO :- Speaker Sir, the nominations entered by the nominations are to be registered graduates constituency is a by-election constituency. Therefore, it is proposed that nominations in the registered graduates constituency should be limited to graduates.

Sri. SHEIK MOWLA SAHEB:- The nominations entered by the nominations are to be registered graduates constituency is a by-election constituency. Therefore, it is proposed that nominations in the registered graduates constituency should be limited to graduates.

Sri S. VEMAYYA :- 'From' the nominations entered by the nominations are to be registered graduates constituency is a by-election constituency. Therefore, it is proposed that nominations in the registered graduates constituency should be limited to graduates.
The Hon. Dr. B. GOPALA REDDI: the entire surety as required. The word ‘converted Christians’ after the word “Schedule” is inserted. Harijan converted Christians is to be included within the interpretation “Not less than four”. Christians are to be included in the Schedule classes. Vice-Chancellor recommend that the University authorities implement the Scheduled classes. Scheduled class is to be included in the interpretation University. Christians got included in the Scheduled class.
The Andhra University (Amendment) Bill, 1956.

Sri V. Kurmayya
(13th August 1956)

Sri N. K. LINGAM:- Representatives from scheduled castes and scheduled tribes are not adequately represented. Scheduled Tribes are not adequately represented. Technical people are not adequately represented. Christians are not adequately represented.

Sri A. KALESWARA RAO:- Scheduled castes, Scheduled tribes, Christian, Scheduled tribes, Hindu harijans. Hindu untouchables are called Scheduled tribes and are accepted canons of law. Scheduled tribes are called Scheduled tribes. Scheduled castes and Scheduled tribes are both represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. Scheduled tribes are represented. 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The Andhra University (Amendment) Bill, 1956.

Sri A. Kaleswara Rao (13th August 1956)

The Hon. Dr. GOPALA REDDI:- The amendment has provided for the representation of scheduled classes and scheduled tribes. Not less than three shall be nominated, to represent scheduled classes, and not less than one from scheduled tribes.

Sri VAVILALA GOPALAKRISHNAYYA:- The amendment clarifies the verbal alteration. Scheduled classes and tribal people shall be represented. The amendment is not in press.

The Hon. Dr. GOPALA REDDI:- Not less than three shall be nominated, to represent scheduled classes, and not less than one from scheduled tribes.

Sri V. KURMAYYA:- The amendment provides for the representation of Adi Andhras and other depressed classes. Not less than four shall be nominated from the Adi Andhras.

The Hon. Dr. GOPALA REDDI:- Nominees shall represent Adi Andhras and other depressed classes.

Sri V. KURMAYYA:- Correct. Depressed classes include untouchables, backward class, depressed class, scheduled classes, and scheduled tribes. The Rules provide for justice party representation.
The Andhra University (Amendment) Bill, 1956.

Sri N. Sreenivasa Rao - depressed classes scheduled castes, depressed classes, Christians, caste Hindus, caste Hindus converting to Christianity, caste Hindus converted to Christianity, Christians, caste Hindus, caste converted, Scheduled Castes and tribes.

Chief Minister - caste Hindus converting to Christianity, Christians, caste Hindus, caste converted, Scheduled Castes and tribes.

Sri Sheik Moula Sabeb - religious State, secular State, at least, not less than, not less than five shall be nominated to represent scheduled castes and tribes.

The Hon. Dr. B. Gopalareddi - religious State, secular State, at least, not less than, not less than five shall be nominated to represent scheduled castes and tribes.

I have no objection to accept the amendment 'not less than four shall be nominated from the Scheduled Castes and not less than one from the Scheduled Tribes'.

Sri S. Ranganatha Mudaliar - Is there anything 'less than one' Sir? 'Not less than one' is meaningless. 'At least one' is better.

The Hon. Dr. B. Gopalareddi - Yes, Sir, 'at least one' is better. I also accept the suggestion of Sri Pillalamarri Venkateswarlu to raise the number to fifteen.
Mr. SPEAKER:- I will now put the amended sub-clauses to the vote of the House.
The question is:

"(v) for clause (7), the following clause shall be substituted:

(7) 'fifteen members nominated by the Chancellor of whom not less than four shall be nominated to secure representation of interests not adequately represented and not less than four shall be nominated from the Scheduled Castes and at least one from the Scheduled Tribes.'"

The amendment was carried.

Sub-clause (3) (vii) of Clause 5

Sri VAVILALA GOPALAKRISHNAYYA:- Sri, I move: 'for the word *six' occurring in line 3 of sub-clause (3) (vii) of clause 5, substitute the word 'seven'.""

"For the word 'two' in line 6 against the word 'Telugu, of sub-clause (2) (iv) of clause 5, substitute the word 'three'."

The Hon. Dr. B. GOPALA REDDI:- Sir, I beg leave of the House to withdraw the amendments moved by me.

The amendments were, by leave of the House, withdrawn.

Sub-clause (3) of Clause 5 as amended, was put and carried.

Clause 6 was put and carried.

Clause 7

Sri M. RAJESWARA RAO:- Mr. Speaker, Sir, I move "In clause 7 of the Bill, after the words "(3) four members nominated by the Chancellor of whom one shall be a woman" the following words may be substituted: "and another shall be a member belonging to Scheduled Castes and Scheduled Tribes."
Government Bill
The Andhra University (Amendment) Bill, 1956.

Sri M. Rajeswara Rao) (13th August 1956

...
"46. The State shall promote with special care the educational and economic interests of the weaker sections of the people, and, in particular, of the Scheduled Castes and the Scheduled Tribes, and shall protect them from social injustice and all forms of exploitation."

"'hall' as mandatory రా వంతు, తాను నిభాయం ఏం ఉండాలనుంచి ప్రకటిస్తుంది నింటే ప్రాంతం పలికి అంతా ఆంధ్ర రాజ్య కంపెన్స్ అంశాంతం అంటాయి అని మాత్రమే అంటాయి.

Education విద్యా విషయంలో ప్రత్యేకాన్ని ప్రత్యేకంగా కలిగిన Constitution రేట అవుతుంది, అంటే అంతా అంధ్ర రాజ్య సంస్థ కంపెన్స్ చివరి అంశాంతం అంటాయి. అంధ్ర రాజ్య సంస్థ కంపెన్స్ అంశాంతం అంటాయి. సంస్థ కంపెన్స్ అంశాంతం అంటాయి. అనే.. సంస్థ కంపెన్స్ అంశాంతం అంటాయి.

Chief Minister రీతిని సమాధానం అంటాయి. సంస్థ కంపెన్స్ అంశాంతం అంటాయి. సంస్థ కంపెన్స్ అంశాంతం అంటాయి. సంస్థ కంపెన్స్ అంశాంతం అంటాయి. సంస్థ కంపెన్స్ అంశాంతం అంటాయి.

13th August 1936) (Sri M. Rajeswara Rao

Article 46 రేట ధర్మానికి State policy రేట ఠికుదాదు. Article 46 రేట ధర్మానికి State policy రేట ఠికుదాదు.

Article 46 రేట ఠికుదాదు. Article 46 రేట ఠికుదాదు. Article 46 రేట ఠికుదాదు.
Government Bill
The Andhra University (Amendment) Bill, 1956.

13th August 1956
(Sri M. Rajeswara Rao)

As the Andhra University has been established in 1956 under the Act of 1956, it has been necessary to amend certain provisions of the Act to reflect the current status and needs of the University. The amendment would include provisions that ensure the Scheduled Castes and Scheduled Tribes are adequately represented in the University's governing bodies. The representation of these communities is crucial for the development and progress of the University, as they constitute the majority of the population in Andhra Pradesh. The amendment would also address the issue of language, ensuring that all students, regardless of their linguistic background, are provided with the necessary resources and support to excel in their studies.

The amendment would also address the issue of language, ensuring that all students, regardless of their linguistic background, are provided with the necessary resources and support to excel in their studies.

In conclusion, the amendment to the Andhra University Act would not only enhance the University's governance structure but also promote social justice and equality. The amendment would facilitate a more inclusive and equitable environment for all students, thereby contributing to the overall development of the University and its students.
The Andhra University (Amendment) Bill, 1956.

13th August 1956

(Sr. M. Rajeswara Rao)

Government Bill

Constitutional provision restrictions

Senate create Super Vision

Member touch Convocation Senate meeting room

Medical college Engineering College
232 Government Bill
The Andhra University (Amendment) Bill, 1956

Sri M. Rajeswara Rao

(13th August 1956)

అంధ్ర ప్రదేశ్ బిల్లు సమాచారం. బిల్లను క్రింది ప్రాంగణం

సంబంధంలో రాష్ట్ర సమితి ఆధ్యాత్మక ఉపయోగంగా రాఖాలి. సంబంధంలో రాష్ట్ర సమితి ఆధ్యాత్మక ఉపయోగంగా రాఖాలి వాడక రాష్ట్ర సమితి ఆధ్యాత్మక ఉపయోగంగా రాఖాలి. 

స్రీమతి చ. అమమన్నా రాజా అందరు కారణంగా చేసేది. అందరు కారణంగా చేసేది ఆధ్యాత్మక ఉపయోగంగా రాఖాలి. రాష్ట్ర సమితి ఆధ్యాత్మక ఉపయోగంగా రాఖాలి రాష్ట్ర సమితి ఆధ్యాత్మక ఉపయోగంగా రాఖాలి. 

Srimathi C. AMMANNAN RAJA :- అందరు కారణంగా చేసేది. అందరు కారణంగా చేసేది ఆధ్యాత్మక ఉపయోగంగా రాఖాలి.
Government Bill
The Andhra University (Amendment) Bill, 1956.
18th August 1956

Sri V. KURMAYYA:— Hon. Members, there are several amendments which
are unnecessary and expedient. It is in order to pass. Some
amendments are least of all necessary. I am
of the opinion that the order pass is
not mandatory, but obligatory rule. It is not
mandatory, but obligatory rule. Some
amendments are least of all necessary.

Executive body, Senate, and the
Executive Committee, Senate. It is not
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mandatory, but obligatory rule.

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provide safeguard for Scheduled Castes. Scheduled Castes.

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for the educational purposes of the Harijan,
and members of Scheduled Castes.
Sri V. Kurnayya) (13th August 1956

Sri N. Srinivasarao:— Objec., and Mr. Pai objects. The amendment was moved twice. It may be noted that the Government has agreed to the proposal that one syndicate member should be nominated from the scheduled castes and the Chief Minister should represent the scheduled castes in the discussion.

Sri M. Satyanarayana Raju:— In the amendment clause, there shall be a woman and another from scheduled castes and tribes.
The Hon Dr. B. GOPALA REDDI:- Scheduled castes to senate be "Not less than four from scheduled classes and at least one from scheduled tribes". University is now required to have scheduled classes & tribes to be in the University amendment.

Sri M. SATYANARAYANA RAJU:- One from the scheduled caste and tribe in original Act 50% nominated by the Chancellor of whom one shall be... 3 from women. Auditor membership of whom one shall be woman and another from scheduled castes and tribes' 3 members nominated and 2 members of Scheduled Castes, Muslims, Christians and backward communities. Superiority complex

Sri A. KLESWARI RAO:- 4 members of Scheduled Castes & Tribes. No Superiority complex... registered graduates.
Government Bill
The Andhra University (Amendment) Bill, 1956.

13th August 1956) (Sri A. KALESWARA RAO

Sri M. RAJESWARA RAO:— I did not mean that we are not going to contest the Elections. It is only for that purpose that we have not asked for any special representation either from the Legislative Assembly or from other bodies. Because it is only a nomination and because there is an apprehension that even they contest the elections from certain constituencies, they may not be returned. We are asking for certain safe-guards by way of nomination. It does not mean that we are not going to contest the elections. We will certainly contest and we will see how far Sri Kaleswara Rao and others will support us.

Sri S. RANGANATHA MUDALIAR:— Sir, if there is to be any indulgence in favour of any Scheduled classes or tribes, the same indulgence has to be extended to Backward classes also and Mudaliars are the most backward in the Andhra State being Amamudias. At this rate where are we going to stop? I therefore suggest that Government Amendment may stand.

Sri N. K. LINGAM:— ఏందృఢా, ఎండాడము మార్గాలు ఈ చట్ట చేసిన ఆరోగ్యానికి ఉత్తమాన యొక్క మాన్యత కట్టడం. ఇది చాలా ఏన్నుతోంది ఆధారపడి మనం దాని కొరకు ఉత్తరాన్ని ప్రదర్శించామని. అంటే మేము తప్ప అంశాన్ని చెబుతుంది, comment చెప్పదని మనం నిరాకరించండి. రుచి రాయ మా మాన్యతను కోసం. కరుగు ఉన్నత విద్యా మేదన పుష్పము.
Government Bill

The Andhra University (Amendment) Bill, 1956.

Sri N. K. Lingam)

(13th August 1956)

Sri PILLALAMARRI VENKATESWARLU:-

The amendment to the Constitution to provide representation to Muslims & Christians, Backward Classes & Scheduled Castes, has not been accepted. The legislature has not decided on the representation of scheduled castes. A number of instances have been brought to the notice of the Government. Harian boys & scholarships have also been discussed.
The Andhra University (Amendment) Bill, 1956.

Sri Pillalamarri Venkateswarlu) (13th August 1956)

The Hon. Dr. B. GOPALA REDDI:-

The Senate 6th amendment Syndicate 6th move discuss the amendment move press the amendment move discuss amendment. backward classes statutory Syndicate executive council representation from students body. Prohibition as well as the amendment. fall assembly 6th discuss the amendment. Chennai 6th discuss the amendment. student representation. S.S.L.C. Board representation. Constitution.
Government Bill

The Andhra University (Amendment) Bill, 1956.

13th August 1956,

Dr. B. Gopala Reddi

...
Government Bill
The Andhra University (Amendment) Bill, 1956

13th August 1956) Dr. B. Gopala Reddi

Dr. B. Gopala Reddi

"Sri V. KURMAVYA:-..."
Government Bill

The Andhra University (Amendment) Bill, 1956.

13th August 1956

(V. Kurmayya)

The Hon Dr. B. GOPALA REDDI:- A Pro-Chancellor of the University recommends that Chief Minister may be nominated to the position of Chancellor and consider the nomination of Chief Minister to this office.

Sri V. KURMAYYA:- 

The Hon Dr. B. GOPALA REDDI:- The University has statutory and executive powers. The Board of Studies represents the University. Legal studies, Medical studies, Engineering studies, and Boards of Studies have representation in the Senate, Syndicate, and Senate by not in Board of studies.
Government Bill

The Andhra University (Amendment) Bill, 1956.

(13th August 1956.)

Dr. B. Gopala Reddi.

why not in Board of Examiners' విద్యా మాధ్యమం? శాసన తండ్రి ప్రతిపాదం

చెప్పండి. Syndicate is the supreme executive body of

the university సందర్శన ప్రతిపాదం. ఆధ్యాత్మక

విద్యా ప్రాధాన్యం. ఆనంద నిర్యాతం ప్రతిపాదం. సం షయడి సుప్రధాన్ సంస్థ. నాం చెప్పండి. Syndicate నిర్యాతం ప్రతిపాదం. సం షిడ్చడి సుప్రధాన్ సంస్థ.

why not in Board of Examiners' విద్యా మాధ్యమం? శాసన తండ్రి ప్రతిపాదం.

I shall speak to the Chancellor and the Vice-

Chancellor to see that some Harijan is nominated this time.

మన సందర్శనం సుప్రధాన్ సంస్థ.

మన సందర్శనం సుప్రధాన్ సంస్థ.

ేవారు విద్యా మాధ్యమం? శాసన తండ్రి ప్రతిపాదం.

మన సందర్శనం సుప్రధాన్ సంస్థ.
Government Bill  

The Andhra University (Amendment) Bill, 1956.

Dr. B. Gopala Reddi  

(13th August 1956)

మనుష్యులు ఆరోగ్య ప్రయోగాన్ని చాలా రకాలు కలయున్నారు తరువాత మన ప్రభుత్వం తప్పనించిన సాంకేతిక ప్రయోగాలను చాలా రకాలు ప్రారంభించింది. వాణిజ్య యూనివర్సిటీ పంచాయతను సాంకేతిక ప్రయోగాలను ప్రారంభించింది అది సాధారణ ప్రయోగాలను ప్రారంభించింది. 

శ్రీ ఎ. రాయేశ్వరారావ్: నేను మాత్రమే అనుమతి లేదు నిరంతరం మాత్రమే అనుమతి లేదు. ఇది వైస్ చండిలను సాంకేతిక ప్రయోగాలను ప్రారంభించింది.

శ్రీ స. వెమయా: నేను ప్రభుత్వానికి మాత్రమే అనుమతి లేదు. వైస్ చండిలను ప్రయోగాలను ప్రారంభించింది.

స్హోభి. స్హోభి. గోపాల రెడ్ది: వ్యాఖ్యాత వైస్ చండిలను ప్రయోగాలను ప్రారంభించింది.

శ్రీ స. వెమయా: నేను ప్రయోగాలను ప్రారంభించింది.

స్హోభి. గోపాల రెడ్డి: నేను అనుమతి లేదు.
Mr. SPEAKER: Leave of the House is granted to Sri M. Rajeswara Rao to withdraw his amendment. I shall now put Sri Vemayya's amendment to the vote of the House.

The question is:

"Before the proviso to clause 7, add the following:--
"and one from the Scheduled Castes and Tribes."

The amendment was declared lost. Sri P. Venkateswarlu pressed for a division. Voting by counting of heads was taken and 16 voted for the amendment and 43 against the amendment.

The amendment was lost.

Mr. SPEAKER:-- Sri M. SatyanarayanaRaju also gave notice of a similar amendment. In view of the result of Sri Vemayya's amendment, Sri SatyanarayanaRaju's amendment does not arise.

Clause 7 was put and carried.
Clause 8 was put and carried.

Clause 9

The Hon. Dr. B. GOPALA REDDI:-- Sir, I move the following amendment:--

In Section 22 of the principal Act:--

In Sub-section (i) :-- (a) under the heading " Class I - Ex-officio Members", for clause (3), the following shall be clauses substituted, namely:--

(3) The Director of Agriculture.
(4) The Director of Animal Husbandry.
(5) The Director of Medical Services.
(6) The Principal of the University Colleges and the Principals of the affiliated colleges.
(7) Such members of the Syndicate as are not otherwise members of the Academic Council".
(b) Under the heading "Class II Other Members":--

(l) In Clause (1) for the words "three persons", the words "five persons" shall be substituted.
Mr. SPEAKER :- The question is :

In Section 23 of the principal Act:-
(1) In sub section (i) :- (a) under the heading “Class I- Ex Officio Members, for clause (3), the following clauses shall be substituted, namely:-

(3) The Director of Agriculture.
(4) The Director of Animal Husbandry.
(5) The Director of Medical Services.
(6) The Principal of the University Colleges and the principals of the affiliated Colleges.
(7) Such members of the Syndicate as are not otherwise members of the Academic Council,
(b) Under the heading “Class II - Other Members :-
(i) In clause 1 for the words ‘three persons’ the words ‘five persons’ shall be substituted.

The amendment was carried

Sri VAVILALA GOPALAKRISHNAYYA:- Mr Speaker
I beg to move the following amendment:-

Add the following after new sub-clause (S) in subclause (1) of Clause 9

‘5 a - The Chief Engineer (General)’
The Andhra University (Amendment) Bill, 1956.

13th August 1956

(Vavilala Gopalakrishnayya)

The Andhra University (Amendment) Bill, 1956.

Education & Technical knowledge...
Government Bill
The Andhra University (Amendment) Bill, 1956.

13th August 1956) (Sri Vavilala Gopalakrishnayya

క్రియా విద్యా పరిస్థితుల ప్రకారం, పాఠశాలల్లోని విద్యార్థుల పరిస్థితి ముందు ఉంది. తరువాత ఇవి ఎలా చేయాలి? ఏమి ఆసమే? డిరెక్టర్ ఆఫ్ మెడిడికల్ సర్వేసిస్ ఏ రెండు పుష్పించల్ప? రెండు మెడిడికల్ స్కెలియాలా ఉండాలి. తరువాత ఇవి ఎలా చేయాలి? 

చివరి ప్రత్యేకమైన అకాడమిక్ పరిస్థితి ఎలా చేయాలి? Education ఆకారాల చేయాలి? Director of Public Instruction ఏ రెండు మెడిడికల్ స్కెలియాల పరిస్థితి ఉండాలి. 

Sri S. RANGANATHA MUDALIAR:- Mr. Speaker Sir, when he wants 'Chief Engineer' to be added, may I know which Chief Engineer he is, whether Public Works, Electricity, Highways or Irrigation.

Sri VAVILALA GOPALAKRISHNAYYA :- స్టాశన్లో ఎందుకు ఎందుకు ఎందుకు Engineering Colleges ఎ ఎందుకు Section Head ఎందుకు Section? ఎందుకు తండ్రికీ ఎందుకు తండ్రికీ? 

Engineering Section ఎందుకు? ఏమీ, ఎందుకు ఎందుకు ఎందుకు? 

Mr. SPEAKER .- You are repeating the same thing over and over again.

Sri VAVILALA GOPALAKRISHNAYYA:- ఒకప్పుడు ఎందుకు ఏమీ సంఘటనలు సంచారం చేయాలి.
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The Andhra University (Amendment) Bill, 1956

(13th August 1956)

The Hon. Dr. B. GOPALA REDDI :—

The A. ndhra University (Amendment) Bill, 1956

The Hon. Dr. B. GOPALAREDDI:-

Vice-Chancellor Vice-Chancellor

Chief Engineer Chief Engineer

Sanitary Engineer Sanitary Engineer

Civil Works Chief Engineer 3

Syllabus Syllabus

Director of Public Instruction Director of Public Instruction

Chief Engineer Chief Engineer

Chief Justice Chief Justice

Sri VAVILALA GOPALAKRISHNAYYA, Chief Justice of the High Court, with the designation of "Chief Justice", has stated that the Bill is necessary to amend the existing provisions of the Andhra University Act, 1956. The Bill seeks to provide for the removal of certain difficulties arising out of the said Act. The Bill has been drafted with the objective of ensuring a more effective functioning of the University.
Mr. SPEAKER :- The question is :-
Add the following after new sub-clause (5) in sub-clause (1) of clause 9.

"(5) (a). the Chief Engineer (General)".
The motion was lost.

The Hon. Dr. B. GOPALA REDDI :-Sir, I move the following amendment :-

"(ii) after clause (2) the following clause shall be added namely :-

"(3) Five persons nominated by the Chancellor of whom two shall be the headmasters of schools in service in the university area at the time of nomination";

(2) in sub-section (ii) :-

(a) for the words 'fifteen persons' the words 'twenty-five persons' shall be substituted;

(b) the following proviso shall be added at the end, namely :-

"provided that not less than four persons shall be co-opted as members from the teaching staff of the oriental colleges."

Mr. SPEAKER :- The question is :
(ii) after clause (2) the following clause shall be added, namely :-

"(3) Five persons nominated by the Chancellor of whom two shall be the Headmasters of schools in service in the University area at the time of nomination";

(2) in sub-section (ii) :-

(a) for the words 'fifteen persons', the words 'twenty-five persons' shall be substituted;

(b) the following proviso shall be added at the end, namely :-
Government Bill

The Andhra University (Amendment) Bill, 1956.

Mr. Speaker) (13th August 1956.

"provided that not less than four persons shall be co-opted as members from the teaching staff of the oriental colleges."

The amendment was carried.
Clause 9 as amended was put and carried.
Clause 10 was put and carried.
Clause 11 was put and carried.
Clause 1 was put and carried.
The preamble was put and carried.

The Hon. Dr. B. GOPALA REDDI :- I move, Sir, 'That the Bill be passed into law.'

Mr. SPEAKER :- Motion moved
'That the Andhra university (Amendment) Bill, 1956 be passed into law.'

Sri. VAVILALA GOPALAKRISHNA
:- An amendment to the Bill was moved by him providing for the following amendments in the preamble:

- (i) to consult with the examination board.
- syallabus, curriculum, and examination council members from the academic council.
- regular meetings of the university academic council.

Mr. SPEAKER :- Motion moved
'That the Andhra university (Amendment) Bill, 1956 be passed into law.'
The Andhra University (Amendment) Bill, 1956.

(13 August 1956)

Sri M. RAJESWARA RAO:— Adhunik Act nara

Andhra University, Chief Ministeru. Vudhi keerthina


intelligent elected nuddadugu vadda antara advaita sleeturu. nuddadugu intaken officials. nuddadugu officials.

College Principals, Professors, elected, nominated, non-elected bodies, students, University Commission recommendations.

last senate, nominated, elected, non-elected bodies. University Commission recommendations.

Independent group.
Government Bill
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(Sri M. Rajeswara Rao)

Sir T. JIYYAR DASS:-

Mr. SPEAKER:- an interpretation.

Sri PILLALAMARRI VENKATESWARLU:-

University Senate Scheduled Castes & tribes representation amendment.

Syndicate representation amendment.

division amendment.

Mr. SPEAKER:- an interpretation.

Sri PILLALAMARRI VENKATESWARLU:-
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Pillalamarri Venkateswarlu.

88 సంస్థ సంంచిత విస్తృతి ప్రత్యామన పిల్లా మంచిరి వెన్కటేశ్వరలు. 35 వేలు సంచిత విస్తృతి ప్రత్యామన పిల్లా మంచిరి వెన్కటేశ్వరలు.

Sri M. RAJESWARA RAO:- విప్ప రాయ నిర్మాణ ఆధారం నెట్టిడుకుంటుంది. సమాధిలా సంస్థ సంచిత విస్తృతి ప్రత్యామన పిల్లా మంచిరి వెన్కటేశ్వరలు. సమాధిలా సంచిత విస్తృతి ప్రత్యామన పిల్లా మంచిరి వెన్కటేశ్వరలు.
Sri M. RAJESWARA RAO:- 13th August 1956


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The Andhra University (Amendment) Bill, 1956.

Sri M. RAJESWARA RAO:- 13th August 1956


13th August 1956

The Andhra University (Amendment) Bill, 1956.

Sri M. RAJESWARA RAO:-

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The Andhra University (Amendment) Bill, 1956.

(13th August 1956

The Andhra University (Amendment) Bill, 1956.

Sri M. RAJESWARA RAO:-

254 Government Bill

The Andhra University (Amendment) Bill, 1956.

(13th August 1956

The Andhra University (Amendment) Bill, 1956.

Sri M. RAJESWARA RAO:-

254 Government Bill

The Andhra University (Amendment) Bill, 1956.

(13th August 1956

The Andhra University (Amendment) Bill, 1956.

Sri M. RAJESWARA RAO:-

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Sri M. RAJESWARA RAO:-

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M. Rajeswara Rao) (13th August 1956

...
Government Bill

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13th August 1956) (M. Rajeswara Rao)

Sri A. KALESWARA RAO:...
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Sri K. Subbarao) (13th August 1956)

The question is:—

"That the Andhra University (Amendment) Bill, 1956 be passed into Law."

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

The House then adjourned to meet again at 9-30 A. M., the next day.
APPENDIX

Vide answer to D. R. No. 18 (S. No. 65) printed at page 15 supra.

CONSTITUTING THE STATE KHADI AND VILLAGE INDUSTRIES BOARD.

1. The Minister (Planning & Industries) - Sri Kalu Venkata Rao - Chairman.
2. Sri Malli Madugula Kothandaramaswamy - Visakhapatnam.
4. Sri V. Veerabadramam, Managing Trustee, Anandashram, Mydukur P. O., Cuddapah District.
5. Sri S. Gurubatham, Ex-Minister, Antipuram, Kuppam, Chittoor District.
7. Sri Neti Chalapathi Rao, Secretary, Harijan Sevak Sangh, Guntur.
8. Srimathi Bachi Krishnamma, Seethanagaram.
10. Sri R. Prasad, I. C. S., Secretary, Department of Industries, Co-operation & Labour.
15. Sri Kallur Subbarao, M. L. A. (Deputy Speaker)
16. Regional Organiser, All India Khadi & Village Industries Board, Andhra Branch, Kakinada.
17. Development Commissioner and Secretary Planning & Development Department.