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

I. QUESTIONS AND ANSWERS

STARRED QUESTIONS

Integration of the Laws of Andhra and Telangana

298.

476* Q: SRI M. NAGI REDDI:—Will the Hon. the Chief Minister be pleased to state whether the Government of Andhra and Hyderabad propose to appoint a Committee of legal experts to go into the matter of integration of the Laws of Andhra and Telangana?

THE HON. Dr. B. GOPALA REDDI:—

Under clause 121 of the States Reorganisation Bill adaptations or modifications of laws whether by way of repeal or amendment should be made before the expiry of one year after the appointed day. The laws in Hyderabad are all in Urdu except those enacted in recent years. The Government, therefore, considered it necessary to employ special staff to go into the question of adaptation of the Hyderabad laws immediately and have accordingly sanctioned the employment of one Deputy Secretary with ancillary staff in the Law Department to take up this work in collaboration with the special staff sanctioned in the Law Department of the Hyderabad Government. The question of integration of laws of Andhra and Hyderabad will be left over for examination by the future Government of Andhra Pradesh as it would in many cases involve questions of policy.

There is no proposal to appoint a Committee at present for the purpose.

SRI VAVILALA GOPALAKRISHNAYYA:—ఎంది కాలం ప్రస్తుతం జ్ఞాపకుడు, నీటి యౌరాణికుడు జ్ఞాపకుడు, నీటి వేతన ఉపయోగించు కోడీ రిమ్యుడు. యౌరాణికుడు ప్రస్తుతం జ్ఞాపకుడు కోడీ రిమ్యుడు. ప్రస్తుతం జ్ఞాపకుడు కోడీ రిమ్యుడు. నీటి వేతన ఉపయోగించు కోడీ రిమ్యుడు. యౌరాణికుడు ప్రస్తుతం జ్ఞాపకుడు కోడీ రిమ్యుడు.
THE HON. SRI B. GOPALA REDDI:—Yes, for the time being.

SRI R. B. RAMAKRISHNA RAJU:—Does it mean, Sir, that till the integration of laws takes place, the present Andhra State will be administered by different laws in Hyderabad?

THE HON. SRI B. GOPALA REDDI:—Yes.

SRI PRAGADA KOTAIAH:—Does it mean that the co-operative institutions merger signifies the laws of Hyderabad?

THE HON. SRI B. GOPALA REDDI:—Yes.

SRI G. YALLAMANDA REDDI:—Does it mean that the merger signifies the laws of Hyderabad?

THE HON. SRI B. GOPALA REDDI:—Yes.

**Construction of Buildings at Kurnool.**

299.

* 203 Q: SRI S. VEMAYYA:—Will the Hon. the Deputy Chief Minister be pleased to state the amount now outstanding out of the money sanctioned by the Government of India for the construction of buildings at Kurnool?

THE HON. SRI N. SANJEEVA REDDI:—No amount was sanctioned by the Government of India for the construction of buildings at Kurnool.

* 516 Q: SRI VAVILALA GOPALAKRISHNAYYA:—Will the Hon. the Minister for Revenue be pleased to state:

(a) whether the Government of the Composite Madras State have requisitioned the land with Survey No. 288-B. etc., in Koritapadu village, Guntur taluk, Guntur district under the Defence of India Act of 1940;

(b) whether the Government of the Composite Madras State or the Government of Andhra, its successor have handed over those lands
QUESTIONS AND ANSWERS

27th September 1956

after the war purposes were over to the original land owners under the Madras Requisitioning Land (Continuance of Powers) Act, 1952; and
(c) if not, why not?

THE HON. SRI K. CHANDRAMOULI:—

Clause (a) The answer is in the affirmative.

Clause (b) The answer is in the negative.

Clause (c) Since after requisition, the lands in question were acquired permanently, and since the owners of the lands were paid due compensation, the question of returning the lands to the original owners does not arise.

SRI VAVILALA GOPALA KRISHNAYYA:— Defence of India Act since the land was requisitioned originally, and since the lands were paid due compensation, the question of returning the lands to the original owners does not arise.

Mr. SPEAKER:— The land is acquired and compensation is paid to him.

SRI VAVILALA GOPALAKRISHNAYYA:— The land acquisition Act and the Defence of India Act extend temporarily to academic institutions. Compensation pay to owner. Acquire temporarily.

It cannot be taken Sir.
THE HON. SRI K. CHANDRAMOULI:— ఎందుకు ఉండాలి ఉండాలి?

SRI S. VEMAYYA:— ప్రమాణ ప్రఫుల్లు ప్రఫుల్లెను ప్రఫుల్లెను?

THE HON. SRI K. CHANDRAMOULI:— ప్రారంభం ప్రఫుల్లెను ప్రఫుల్లెను ప్రఫుల్లెను ప్రఫుల్లెను. కోరితన ప్రారంభం ఉందుండి ఉందుండి ఉందుండి ఉందుండి.

SRI G. YALLAMANDA REDDI:— Acquire ఎందుకు ఉండాలి ఉండాలి?

THE HON. SRI K. CHANDRAMOULI:— ప్రమాణానికి ఎందుకు ఉండాలి ఉండాలి?

SRI PILLALAMARRI VENKATESWARLU:— ప్రమాణానికి ఎందుకు ఉండాలి?

THE HON. SRI K. CHANDRAMOULI:— ప్రమాణానికి ఎందుకు ఉండాలి?

SRI PILLALAMARRI VENKATESWARLU:— ప్రమాణానికి ఎందుకు ఉండాలి?

THE HON. SRI K. CHANDRAMOULI:— Original ఎందుకు ఉండాలి?

SRI PILLALAMARRI VENKATESWARLU:— ఎందుకు ఉండాలి?

THE HON. SRI K. CHANDRAMOULI:— ప్రారంభం ఎందుకు ఉండాలి?

SRI PILLALAMARRI VENKATESWARLU:— ప్రారంభం ఎందుకు ఉండాలి?

THE HON. SRI K. CHANDRAMOULI:— పాల్యశాలలు ఎందుకు ఉండాలి?

SKY VAVILALA GOPALAKRISHNAYYA:— ప్రమాణానికి ఎందుకు ఉండాలి?

Mr. SPEAKER: The matter is not one of public importance in which all members are interested. It is a matter relating to a particular locality in which the Hon. Member Sri Vavilala Gopalakrishnayya is alone interested.
27th September 1956

SRI VAVILALA GOPALAKRISHNAYYA:— in personal interest De of India Act purpose to purpose 308 purpose individual purposes acquire. Individual purpose purpose to purpose Defence of India Act purposes purposes extend consider.

THE HON. SRI K. CHANDRAMOULI:— Writing.

SRI K. BRAHMANANDA REDDI:— mis-understanding, confusion position explain.


Mr. SPEAKER:— In the Madras State, the life of the Act was extended so as to enable the Government to restore properties to the owners, if I remember right.

Subsidies for library buildings.

301.

*150 Q: SRI V. VISWESWARA RAO:—Will the Hon. the Minister for Planning and Industries be pleased to state:

(a) whether it is a fact that the Government instructed the Planning and Development Committees not to grant subsidies for library buildings; and

(b) if so, whether it will not hinder the progress of the social education?

THE HON. SRI K. VENKATA RAO:—

(a) it is not permissible to utilise Block funds for the grant of subsidies for the construction of library buildings in Community Project, Community Development and National Extension Service areas. The libraries should be located in Community Centres, village schools, panchyat-ghars or in buildings provided by the public for the purpose.
(b) No difficulty has been experienced in starting libraries and as such it cannot be said that progress of social education has been hindered on this account.

SRI V. VISWESWARA RAO:—Social Educaion 30 & Library
SRI P. VENKATASUBBAYYA:—N. E. S. Blocks, Community
blocks & 30 buildings & 300 development &
SRI B. APPA RAO:—block areas 30 & grant 30
THE HON. SRI K. VENKATA RAO:—Local Development
work & 30 & permanent 3 & grant 3.
27th September 1956]

SRI N. SREENIVASA RAO:—it seems to be a fact that there is disparity in the scales of pay and also allowances in respect of Andhra and non-Andhra Assistant Supervisors in the Chittivalasa Jute Mills in Visakhapatnam district; and

(b) if so, the respective scales of pay between these two categories:

(c) whether a copy of the Government Memorandum No. 53878 G. 55, dated 17th October 1955 will be placed on the Table of the House; and

(d) in spite of the above Government Memorandum why Andhra Assistant Supervisors in Chittivalasa Jute Mills in Visakhapatnam district have been denied the benefit of Bonus since 1950 given to the labourers even though they form part of the same labour union?

THE HON. SRI K. VENKATA RAO:—(a) whether it is a fact that there is disparity in the scales of pay and also allowances in respect of Andhra and non-Andhra Assistant Supervisors in the Chittivalasa Jute Mills in Visakhapatnam district;

(b) if so, the respective scales of pay between these two categories:

(c) whether a copy of the Government Memorandum No. 53878 G. 55, dated 17th October 1955 will be placed on the Table of the House; and

(d) in spite of the above Government Memorandum why Andhra Assistant Supervisors in Chittivalasa Jute Mills in Visakhapatnam district have been denied the benefit of Bonus since 1950 given to the labourers even though they form part of the same labour union?
THE HON SRI G. LATCHANNA:—

(a) Yes, Sir. There is difference in the scales of pay of Assistant Supervisors in the preparing and Spinning Department in the Mills which is due to difference in experience and qualifications.

(b) This does not arise as there are no separate scales of pay as such for Andhras and non-Andhras.

(c) A copy* of the Memorandum No. 53878 G/55 dated 17-10-55 is laid on the table of the House.

(d) This does not arise as there is nothing in the Memorandum regarding payment of Bonus to the Assistant Supervisors.

(a & b) memorandum dated 17-10-55 is in the Table.

SRI B. RATHNASABHAPATHI:— Jute Andhras or non-Andhras are junior or senior? Andhras and non-Andhras are junior or senior?

THE HON SRI G. LATCHANNA:— Andhras 4 and non-Andhras 15. 15 and 20.

SRI B. RATHNASABHAPATHI:— Labour department is there discrimination of workers? Is there workers union complaint?

THE HON SRI G. LATCHANNA:— 15 and 20.

SRI G. YELLAMANDA REDDI:— Workers Union complaint is there? Workers Union complaint is there? Is there complaint of discrimination? Is there complaint of workers not joining the Workers Union?

* Vide appendix I at page 282 infra.
QUESTIONS AND ANSWERS

27th September 1956]

SRI S. RANGANATHA MUDALIAR:— Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state:

(a) Is it a fact that the Board of Directors of the Kumaresa Handloom Weavers’ Co-operative Society at Podaturpet (Chittoor district) was superseded in 1955 and a Special Officer was appointed.

(b) Whether it is a fact that the Deputy Registrar of Co-operative Societies, Tirupati, has not given any support to revive the Society but recommended for its liquidation and issued instructions to the manager of the Tiruttani Central Godown to stop supply of yarn to the Weavers’ Co-operative Societies in Podaturpet area; and

(c) If so, the reason for such drastic action?

THE HON. SRI D. SANJIVAYYA:—

(a) Yes, sir.

(b) It is not a fact that the Deputy Registrar, Tirupathi, has not given any support to the Society. All possible assistance was given by him to enable the Society to recover. It is also not a fact that he instructed the Manager of the Tiruttani Central Godown to stop supply of yarn to the Weavers’ Co-operative Societies in Podaturpet area.

(c) The Deputy Registrar recommended the liquidation of the Society, as there was no improvement in its affairs, in spite of all the help rendered by the Department.

SRI S. RANGANATHA MUDALIAR:— Will the Government consider the revival of the society with a new set of directors?

THE HON. SRI D. SANJIVAYYA:— I don’t think it will be possible on account of the fact that the society sustained a loss of Rs. 46,120/- in 1953-54 and it is also indebted to the Central Bank to the extent of Rs. 62,000 and odd.
SRI P. VENKATASUBBAYYA.— 9 societies to be liquidated, revive, reconstitute 63 societies.

THE HON. SRI D. SANJIVAYYA:— 9 societies to be superseded, revive, Cuddapah Regional Marketing Officer, there will be no proposal.

SRI P. GOPALUREDDI:— 9 societies, 9 families, amalgamate 63 societies.

THE HON. SRI D. SANJIVAYYA:— 9 societies, amalgamate, Co-operative minister, M. L. A, amalgamate, representation, amalgamate.

Allotment of additional seats to Panchayats.

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

(a) the reasons for asking the District Panchayat Officers to conduct Panchayat Elections without the Government themselves allotting the additional seat to each Panchayat; and

(b) whether the Government instructed the District Panchayat Officers orally or in writing regarding the process of allotting additional seats to Panchayats?

THE HON. SRI A. B. NAGESWARA RAO:—

(a) It is not possible for the Government to allot additional seats to each of the nearly 7000 panchayats in the State. The District Panchayat Officers being district officers are in a better position to make the allotment after considering all relevant circumstances.

(b) A copy of the circular of the Inspector-General of Local Administration is placed on the table of the House.

*Vide appendix II at page 282 infra.
QUESTIONS AND ANSWERS

27th September 1956

SRI V. VISWESWARA RAO:— ఇందులో, మాత్రమే తిన్న దినాలు సాధనము సాధనం అయితే వివరణ. తా ల. ఎ మార్క్ సిర్కయలు కనుక అది ఉన్నత ఉపాధ్యాయం, ఎప్పుడు స్థానికదళానికి District Panchayat Officer వైనా సాధనం ఉంచబడింది?

THE HON. SRI A. B. NAGESWARA RAO:— ఇది అందించు చేసిన దినాలు తిన్న దినాలు తిన్న సాధనం మాత్రమే తిన్న దినాలు తిన్న సాధనం మాత్రమే తిన్న దినాలు తిన్న సాధనం.

SRI G. YELLAMANDAREDDI:— అందించండి, స్థాయిభాగం కలిగి అంచన అంచన అంచన అంచన అంచన.

THE HON. SRI A. B. NAGESWARA RAO:— మొదటి చివరాలు crs, 2-3-56 కి సింగ్ గో. నో. 894 (L.A.) అంచన శక్తి ఉన్నత ఉపాధ్యాయం, Specific instances కొరకు, examples quote కొరకు, Inspector General of Local Administration కొరకు, circular హause కొరకు, Table బౌన్ బౌన్. ఇది అనేకం అలంపులు అంచన అంచన అంచన అంచన అంచన.

SRI V. VISWESWARA RAO:— ఇది అందించండి, 2-3-56 కి సింగ్ గో. నో. 894 (L.A.) అంచన శక్తి ఉన్నత ఉపాధ్యాయం, Specific instances కొరకు, examples quote కొరకు, Inspector General of Local Administration కొరకు, circular హause కొరకు, Table బౌన్ బౌన్. ఇది అనేకం అలంపులు అంచన అంచన అంచన అంచన అంచన.
190 QUESTIONS AND ANSWERS

[27th September 1956]

THE HON. SRI A. B. NAGESWARA RAO:—

of instances except six instances, these about six are being examined by the law department.

Agricultural Farms at Yemmiganur of Adoni taluk

305.

* 741 Q: SRI T. G. THIMMAIAH CHETTY:—Will the Hon. the Minister for Agriculture be pleased to state:

(a) the relative estimated costs of the Agriculture Farms formerly proposed to be located at Kautalam of Adoni taluk but now established at Yemmiganur of Adoni taluk;

(b) the reasons for the change in their location in the same taluk; and

(c) the reasons why an optimum size model farm should not be located instead of a small one at Yemmiganur?

THE HON. SRI K. OBULA REDDI:—

(a) The estimated cost of the Agricultural Farm originally proposed to be located at Kautalam was Rs. 1,00,000 while that of the Yemmiganur Farm was Rs. 2,21,086 for a period of 5 years.

(b) Yemmiganur has been preferred as it is more centrally situated in the Tungabhadra Project area than Kautalam. Also it contains various representative soils of the tract.

(c) The present farm at Yemmiganur is by no means a small one; it has a total area of 75 acres, of which an extent of 37.68 acres has already been acquired by the Government, the remaining extent having been taken on lease.

Letters or Petitions to Ministers and Heads of Departments.

306.

* 627 Q: SRI VAVILALA GOPALAKRISHNAYYA:—Will the Hon. the Chief Minister be pleased to state:

(a) whether the Government have issued any notification to the effect that letters or petitions shall not be addressed to the Ministers and Heads of Departments direct before approaching the lower authorities concerned in the first instance.
27th September 1956]

(b) whether it is a fact that the Government gave an assurance that the letters addressed to District Officials will be got acknowledged;

(c) if so, whether the Government are aware that the said assurance has not been observed; and

(d) if so, will the Government take suitable steps to set right the matters?

THE HON Dr. B. GOPALA REDDI:—

(a) and (b) "Yes, Sir".

(e) No such case has come to the notice of Government so far.

(d) The question does not arise.

SRI VAVILALA GOPALAKRISHNAYYA:— (c) Sir?

Acknowledgements to District Officials are got acknowledged. But it is not usual practice that Department officials are acknowledged separately.

SRI VAVILALA GOPALAKRISHNAYYA:—

Acknowledgement is properly given. The matter demands special attention.

SRI VAVILALA GOPALAKRISHNAYYA:— (d) Sir?

Acknowledgement is properly given. The matter demands special attention.

SRI VAVILALA GOPALAKRISHNAYYA:— (e) Sir?

Acknowledgement is properly given. The matter demands special attention.

THE HON. Dr. B. GOPALA REDDI:— Representations are properly given. The matter demands special attention.
192 QUESTIONS AND ANSWERS

[27th September 1956]

SRI R. B. RAMAKRISHNA RAJU:— Acknowledgement to the Secretary.

THE HON. DR. B. GOPALA REDDI:— Acknowledgement to the Secretary.

SRI S. VEMAYYA:— Acknowledgement to the Secretary.

SRI VAVILALA GOPALA KRISHNAYYA:— Acknowledgement to the Secretary.

SRI P. SREERAMULU:— Acknowledgement to the Secretary.
QUESTIONS AND ANSWERS 193

27th September 1956]

ledgement  సమాచారం అంటే తాను సమాచారం. ఎంపిక పత్రిక సమాచారం

THE HON. Dr. B. GOPALA REDDI:—వే  సిలాలేది అవయవుల ఫాక్షియన్

SRI M. SATYANARAYANA RAJU:—అందించిన, ఎంపిక పత్రికలు

THE HON. Dr. B. GOPALA REDDI:—3 సాంప్రదాయం సమాచారం.

East Godavari Central Delta Irrigation Advisory Board

307.

* 447 Q: SRI A. VENKATRAMA RAJU:—Will the Hon. the

(a) whether the Government have received a copy of the resolu-

(b) whether the Government have examined the resolution recom-

(c) when do the Government give effect to that resolution?

THE HON. SRI N. SANJEEVA REDDI—

(a) Presumably the member refers to the Half yearly District

(b) No such resolution has been received by the Collector, East

(c) Does not arise.
SRI A. VENKATRAMA RAJU:— 194 QUESTIONS AND ANSWERS

SRI A. VENKATRAMA RAJU:— Sir, may I read the question to disprove his point? Sub-clause (b) of the question asks...
27th September 1956

"whether the Government have examined the resolution recommending the inclusion into the permanant ayacut of the lands irrigated on a temporary basis....".

Temporary Zone permanant 27th September 1956] 195

SRI A. VENKATARAMA RAJU:—

THE HON. SRI N. SANJEEVA REDDI:—

THE HON. SRI N. SANJEEVA REDDI:—

House-sites in Guntakal Municipality

308.

* 735 Q: SRI M. RAJARAM:—Will the Hon. the Minister for Revenue be pleased to state:

3
(a) whether the Government have received a Mahajar from M. Rajaram, M. L. A., regarding assignment of house-sites in S. No. 404 of Guntakal Municipality, Anantapur district; and

(b) if so, the action taken thereon?

THE HON. SRI K. CHADRAMOULI:—

(a) The answer is in the affirmative.

(b) The Collector of Anantapur has reported that the assignment of plots to the encroachers will be taken up as soon as the lay-out sketches are prepared and got approved by the Director of Town Planning. The Collector has been requested to dispose of the matter expeditiously. The Member has already been informed of the position separately.

**Clearence of Slums**

309.

* 498 Q: SRI M. NAGI REDDI:—Will the Hon. the Minister for Planning and Industries be pleased to state:

(a) whether the Central Government propose to give grants for the clearance of slums;

(b) whether the Central Government requested the Andhra Government to prepare and send up schemes therefor;

(c) if so, whether the schemes have been prepared and sent up; and

(d) what are the details of those schemes?

THE HON. SRI K. VENKATA RAO:—

(a) The Central Government have proposed to give upto 25% of the cost as subsidy and 50% as loan for Slum Clearance and Sweepers Housing Schemes, provided the State Governments find the remaining 25% as a matching subsidy from out of their own resources.

(b) The answer is in the affirmative.

(c) & (d) The Director of Town Planning has been requested to prepare detailed schemes in accordance with the instruction issued by the Government of India and they are awaited. After receipt, they will be examined and sent up to the Government of India.

(a) మాంగం ప్రభావం మేలు వేగానంగానిఫించారు, Sweepers కు కంటే కుటుంబం నాయకుడు సేవలానికి మరి సంచారానికి మరణించారు. 25 రూ. ఎందుకంటే 50 రూ. ఎందుకంటే శిథిలంచే ప్రత్యేకం ఫోన్ ఎందుకంటే ప్రత్యేకం ఫోన్. మరణి కూడా 25% డానం పెంచిన ఫోన్ కారం మరణి కూడా మరణి కూడా.

(b) మరణి కూడా మరణి కూడా.
27th September 1956]

(c & d) கொல்லப் பெருந்தொலை தொலைத் தொடர்பு நிறுவனத்தினர் Director of Town Planning ஆக நிற்கவர். அந்தக் காரணத்தில் நிக்கூற்றாளர்கள் தொடர்கிறது.

SRI VAVILALA GOPALAKRISHNAYYA :- அறியப் பதிவு செய்து கொண்டு கற்றுக்கொண்டிருக்கும் பதிவு நேராகவே, தொடர்வழிய Occupying செய்யலாம் மற்றும் கூட்டாகும் பதிவு நேராகவே. எனவே அவ்விரு நேராகவே கொண்டுக்காட்டும் அவர்கள் அருகிலுள்ள வரையறுத்து தொடர்வழிய அருகிக்கும் கூட்டின் வரையறுத்து அருகிக்கும் நேராகவே லிங்கத் தேர்வு செய்து?

THE HON. SRI K. VENKATA RAO:- வருகை வழியில் பராட்டுக மற்றும் கூட்டாகவே. எனவே பணியானாகவே பதிவு நேராகவே, முன்னாள் வழிய மரபு மற்றும் அல்லது செய்யலாம் மற்றும் இருக்கும் வரையறுத்தும். எனவே லிங்கத் தேர்வு Gazette Notification என்றும். அது லிங்கத் pass மற்றும் ஆட்சிக்கு தொடர்வழிய தன்மை கொள்ளி வசதிகளே விளக்கமை.

SRI D. KONDAIAH CHOWDARY:— அதிகம் மாற்றாக தொடர்வழிய லிங்கத் தேர்வு மற்றும் வரையறுத்து தொடர்வழிய லிங்கத் தேர்வு?

THE HON. SRI K. VENKATARAO:— அவர்கள் வருகை வழியில். வருகை வழியை capacity மற்றும் கூட்டாகவே. இவ்விரு வழியானால் வருகை வழியமாயிருப்பது அனுக்கோற்று லிங்கத் தேர்வு என்றும் மற்றும் வசதிகளே விளக்கமை.

SRI S. VEMAYYA:— வருகை வழியானது பணியானாகவே மற்றும் வசதிகளே விளக்கமை. எனவே லிங்கத் Directr of Town Planning தொடர்வழிய லிங்கத் தேர்வு மற்றும் வசதிகளே விளக்கமை?

THE HON. SRI K. VENKATARAO:— அவர்கள் வருகை வழியில், தொடர்வழிய லிங்கத் தேர்வு மற்றும் வசதிகளே விளக்கமை. எனவே லிங்கத் Directr of Town Planning தொடர்வழிய லிங்கத் தேர்வு மற்றும் கூட்டாகவே வசதிகளே விளக்கமை.
SRI VAVILALA GOPALAKRISHNAYYA:— slums are not
in the area. Is it true that the clearance of slums
has been completed? If so, when?

THE HON. SRI K. VENKATARAO:— slums are present
in the town. It is necessary to clear the slums
and replace them with alternate sites.

THE HON. SRI A. B. NAGESWARARAO:— an alternate site
has been sanctioned. It is expected that the
scheme will be executed by December 1956.

SRI P. VENKATASUBBAYYA:—Will the Hon. the
Minister for Electricity and Social Welfare be pleased to state:

(a) whether the Electricity Scheme for Punganur in Chittoor
district has been sanctioned by the Government;

(b) if so, when; and

(c) when the Government is going to execute the scheme and
supply power to Punganur?

THE HON. SRI G. LATCHANNA:—

(a) Yes.

(b) April, 1955.

(c) By about December, 1956.

Electricity for Punganur

310.

* 506 Q: SRI P. VENKATASUBBAYYA:—Will the Hon. the
Minister for Electricity and Social Welfare be pleased to state:

(a) whether the Electricity Scheme for Punganur in Chittoor
district has been sanctioned by the Government;

(b) if so, when; and

(c) when the Government is going to execute the scheme and
supply power to Punganur?
QUESTIONS AND ANSWERS 199

27th September 1956

SRI P. VENKATA SUBBAYYA:— It is desired to know whether the Government consider the desirability of absorbing and regularizing the services of temporary clerks, attenders and peons appointed under Rule 10 (a) (i) in the Andhra Secretariat in view of the formation of Andhra Pradesh?

THE HON. SRI G. LATCHANNA:— My Budget statement did not refer to the absorbance of temporary clerks. However, the Temporary switch on ceremony is not compulsory. Whether temporary clerks will be absorbable in the formation of Andhra Pradesh?

SRI N. SRINIVASARAO:— The cabinet is not competent to absorb temporary clerks, attenders and peons. Whether temporary clerks, attenders and peons will be absorbable in the formation of Andhra Pradesh?

THE HON. SRI G. LATCHANNA:— The Cabinet is not competent to absorb temporary clerks, attenders and peons.

Temporary clerks, attenders and peons in the Secretariat

311.

* 848 Q: SRI NAMBURI SRINIVASA RAO:— Will the Hon. Chief Minister be pleased to state:

whether the Government consider the desirability of absorbing and regularising the services of temporary clerks, attenders and peons appointed under Rule 10 (a) (i) in the Andhra Secretariat in view of the formation of Andhra Pradesh; and

(b) whether such temporary clerks, attenders and peons will be allowed to continue till the formation of Andhra Pradesh?

THE HON. Dr. B. GOPALA REDDI:—

(a) and (b):— There is no ban on regular appointment of temporary clerks, attenders and peons in the Secretariat in view of the formation of Andhra Pradesh. Their services are regularised if they are qualified and suitable in accordance with the rules. They will be allowed to continue till the formation of Andhra Pradesh, unless they are discharged for want of vacancies or replaced by approved candidates qualified for the posts.

SRI N. SRINIVASA RAO:— Whether temporary clerks, attenders and peons services count towards the formation of Andhra Pradesh?
200 QUESTIONS AND ANSWERS

[27th September 1956

THE HON. Dr. B. GOPALA REDDI:— சொல்ல வாய் நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு சொல்ல வாய் நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு சொல்ல வாய் 

SRI A. KALESWARA RAO:— முடினாக இறுதியான் முடினாக இறுதியான் முடினாக இறுதியான் முடினாக இறுதியான் முடினாக இறுதியான் முடினாக இறுதியான் முடினாக இறுதியான் முடினாக இறுதியான் முடினாக இறுதியான் 

THE HON. Dr. B. GOPALA REDDI:— தேவதை முழுமையான இறுதியான் தேவதை முழுமையான இறுதியான் தேவதை முழுமையான இறுதியான் தேவதை முழுமையான இறுதியான் தேவதை முழுமையான இறுதியான் தேவதை முழுமையான இறுதியான் தேவதை 

SRI PILLALAMARRI VENKATESWARLU:— வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் 

THE HON. Dr. B. GOPALA REDDI:— Temporary வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் 

SRI P. NARASIMHAPPAPA RAO:— வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் 

THE HON. Dr. B. GOPALA REDDI:— வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் 

SRI S. VEMAYYA:— வாய் வாய் வாய் வாய் வாய் வாய் 

THE HON. Dr. B. GOPALA REDDI:— வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் வாய் 

SRI S. VEMAYYA:— வாய் 

THE HON. Dr. B. GOPALA REDDI:— வாய் 

SRI S. VEMAYYA:—
QUESTIONS AND ANSWERS

27th September 1956

THE HON. DR. B. GOPALA REDDI:— The Hon. the Member for Bellary, Shri Pragada Kotaiah, and Shri Venkatasubbyya, are pleased to state:

(a) the number of policemen that have opted for Andhra from the Bellary district; and

(b) the number amongst them that have already been appointed by the Andhra Government?

SRI T. JIVYAR DASS:— It appears that the number of policemen that have opted for Andhra from the Bellary district is zero. It is, therefore, advisable to increase the efficiency of the temporary hands. Shri Venkatasubbyya, the Deputy Chief Minister, may be requested to regularise the temporary hands to prevent a surplus at the end of the financial year.

THE HON. DR. B. GOPALA REDDI:— It appears that the number of policemen that have opted for Andhra from the Bellary district is zero. It is, therefore, advisable to increase the efficiency of the temporary hands. Shri Venkatasubbyya, the Deputy Chief Minister, may be requested to regularise the temporary hands to prevent a surplus at the end of the financial year.

SRI PRAGADA KOTAIAH:— Will the Hon. the Deputy Chief Minister be pleased to state:

(a) the number of policemen that have opted for Andhra from the Bellary district; and

(b) the number amongst them that have already been appointed by the Andhra Government?

THE HON. DR. B. GOPALA REDDI:— It appears that the number of policemen that have opted for Andhra from the Bellary district is zero. It is, therefore, advisable to increase the efficiency of the temporary hands. Shri Venkatasubbyya, the Deputy Chief Minister, may be requested to regularise the temporary hands to prevent a surplus at the end of the financial year.

SRI M. NAGI REDDI:— Will the Hon. the Deputy Chief Minister be pleased to state:

(a) the number of policemen that have opted for Andhra from the Bellary district; and

(b) the number amongst them that have already been appointed by the Andhra Government?

Policemen from Bellary district

312.

* 459 Q: SRI P. VENKATASUBBAYYA:

SRI M. NAGI REDDI:— Will the Hon. the Deputy Chief Minister be pleased to state:

(a) the number of policemen that have opted for Andhra from the Bellary district; and

(b) the number amongst them that have already been appointed by the Andhra Government?
THE HON. SRI N. SANJEEVA REDDI:

(a) 215.

(b) 205 Sir. Out of the remaining ten, six are not now in service and four are on leave preparatory to retirement.

SRI P. VENKATASUBBAYYA:—It is understood that there are about 500 officers working in the transferred territory of Bellary district, who are desirous of being transferred to Andhra State.

SRI PILLALAMARRI VENKATESWARLU:—Sir, there are several officers who have approached the Government for transfer. Some of them have written several letters expressing their desire to be transferred.

SRI SHEIK MOULA SAHEB:—It is requested that a Special train be arranged for the officers who have expressed their desire to be transferred.

THE HON. SRI N. SANJEEVA REDDI:—A Special train is to be arranged by the Government for the officers who have expressed their desire to be transferred.
27th September 1956]

SRI VAVILALA GOPALAKRISHNAYYA:—

THE HON. SRI N. SANJEEVA REDDI:—

SRI V. VISWESWARA RAO:—Will the Hon. the Minister for Planning and Industries be pleased to state:

(a) whether the Pedana Weavers represented to the Hon. Minister for another Co-operative Weavers' Society in Pedana;

(b) if so, whether the Government propose to take suitable steps to organise another society; and

(c) if so, when will it be organised?

THE HON. SRI K. VENKATA RAO:—

(a) Yes, Sir.

(b) & (c) The matter is under the consideration of Government.

SRI V. VISWESWARA RAO:—

THE HON. SRI K. VENKATA RAO:—

Supply of power to flour mills and factories

SRI S NARAYANAPPA:—Will the Hon. the Minister for Electricity and Social Welfare be pleased to state:

(a) whether power is supplied to flour mills and factories by the Electrical Department before the applicants obtained the necessary licenses from the local authorities for these mills and factories;
(b) whether the Government have received any complaints in this connection; and
(c) if so, the action taken by the Government?

THE HON. G. LATCHANNA:—
(a) No.
(b) Yes.
(c) Orders have since been issued to the effect that on receipt of an application, the Electricity Department should send a notice to the Local body that it should inform the Department within a period of 3 months whether it is going to grant or refuse the licences. If no reply is received within 3 months it will be assumed that the local body has no objection and Electric Supply will be given.

SRI S. VEMAYYA:— It is not my duty to licence 5 H.P. engines of a Private Corporation. Practical licence 10 H.P. engines are granted. What about the licence of 5 H.P. engines?

THE HON. SRI G. LATCHANNA:— One licence of electricity is given to you. The licence for 10 H.P. engine is given to the Municipality on condition that they would go to the Director of Electricity Department Supply.

SRI P. VENKATASUBBAYYA:— G. O. Private Corporations?
QUESTIONS AND ANSWERS

27th September 1956

THE HON. SRI G. LATCHANNA:—

Municipality licence electricity questions? Will the Hon. the Chief Minister be pleased to state the number of Gazetted and non-Gazetted Officers among the Harijans, Backward Classes and Christians in the State?

THE HON. Dr. B. GOPALA REDDI:—The details required are not readily available. The Government consider that the time and labour involved in collecting the statistics will not be commensurate with the public purpose served.

SRI N. SRINIVASA RAO:—The figures are available from time to time.

THE HON. Dr. B. GOPALA REDDI:—The figures are available from time to time and are presented from time to time.

Mr. SPEAKER:—There is the answer of the Hon. Chief Minister that the trouble taken is not commensurate with the public purpose served.

SRI PILLALAMARRI VENKATESWARLU:—
Non-gazetted officers are not entitled to overtime or other allowances. Gazetted Officers are entitled to overtime and such other allowances as may be decided by the Board. The time for which the board may decide the overtime and other allowances is specified in the gazette.

**THE HON. Dr. B. GOPALA REDDI:** Gazetted Officers are placed in departments specified in the gazette. Non-Gazetted Officers are placed in departments not specified in the gazette. 20, 30 departments are Gazetted. 80 departments are Non-Gazetted. Police constables, clerks, etc., are placed in both departments.

**SRIV. KURMAYYA:** Backward classes in the State are entitled to certain benefits under the policy of the Government. The advanced community is also entitled to certain benefits under the Government rules.

**THE HON. Dr. B. GOPALA REDDI:** Gazetted Officers are placed in departments specified in the gazette. Non-Gazetted Officers are placed in departments not specified in the gazette. P.W.D. department appoints officers from backward classes and the advanced community.

**SRIV. KURMAYYA:** Gazetted Officers are placed in departments specified in the gazette. Non-Gazetted Officers are placed in departments not specified in the gazette. P.W.D. department appoints officers from backward classes and the advanced community under the Service Commission rules.
QUESTIONS AND ANSWERS

27th September 1956

THE HON. Dr. B. GOPALA REDDI:— I am very much pleased to inform you that the Service Commission has taken a step towards reservation in technical education. In my view, reservation is essential for backward classes in Government service.

SRI V. KURMAYYA:— reservation in education is essential, planning for graduates and M.A. graduates. M.A. graduates are necessary for planning.

SRI V. KURMAYYA:— M.A. graduates are necessary for planning.

THE HON. SRI K. VENKATA RAO:— Planning for M.A. graduates is necessary. The selection for M.A. graduates is necessary for backward classes.

SRI V. KURMAYYA:— M. A. graduates are necessary for planning.

THE HON. SRI K. VENKATA RAO:— Planning for M.A. graduates is necessary. The selection for M.A. graduates is necessary for backward classes.

SRIA. KALESWARARAO:— Planning for M.A. graduates is necessary. The selection for M.A. graduates is necessary for backward classes.

THE HON. Dr. B. GOPALA REDDI:— Planning for M.A. graduates is necessary. The selection for M.A. graduates is necessary for backward classes.
SRI P. VENKATASUBBAYYA:— On a point of order, Sir.

SRI PRAGADA KOTAIAH:— The Departmental Head and Service Registers furnish statistics on the number of officers in each department.

THE HON. Dr. B. GOPALA REDDI:— The schemes are under the consideration of the Special Chief Engineer (Irrigation). The Government will consider these schemes on merits on receipt of the finalised proposals from him.

SRI P. GUNNAYYA:— Will the Hon. the Deputy Chief Minister be pleased to state whether the Government propose to implement the Schemes of Varahalagedda and Gummudugedda in Parvathipuram taluk?

THE HON. SRI N. SANJEEVA REDDI:— Both the Schemes are under the consideration of the Special Chief Engineer (Irrigation). The Government will consider these schemes on merits on receipt of the finalised proposals from him.
27th September 1956]

THE HON. SRI N. SANJEEVA REDDI:—

Mamidipalli Gedda Project

316.

* 767 Q: SRI A. YERUKU NAIDU:—Will the Hon. the Deputy Chief Minister be pleased to state when will the Mamidipalli Gedda Project in Salur taluk be taken up for execution?

THE HON. SRI N. SANJEEVA REDDI:—Detailed proposal for the Scheme has not yet been received from the Special Chief Engineer (Irrigation). Soon after its receipt, the Government will consider it on its merits.

SRI A. YERUKU NAIDU:—

THE HON. SRI N. SANJEEVA REDDI:—

SRI B. RATHNASABHAPATHI:—On a point of information, Sir, the Planning Commission was Local Development Works in 29 districts of the State. 29 districts have not been allotted grants for their local development works. We have incomplete works in 29 districts. The grant is not being paid. What is the reason? Are these villages alloted for population?

THE HON. SRI K. VENKATARAO:—

Sir, the Planning Commission allocated 29 districts for local development works. The works for these districts were not completed. The grant is not being paid. We need to ensure that these districts receive grants. It is a matter of population. We need to ensure that all allotted districts receive grants.
II. ADJOURNMENT MOTION RE: COLLECTION OF ARREAR KIST IN PARVATIPUR AND PALAKONDA TALUKS

Mr. SPEAKER:— Yesterday, the hon. Member Sri P. Narasimhapparao has given notice of an adjournment motion. I think it will be more appropriate if it is taken as a matter calling attention of the Minister. It is regarding collection of 9 years' Kist arrears all at one time in Palakonda and Parvatipur taluks.

THE HON. SRI K. CHANDRAMOULI:— It is a very important point. It must be revised in the future.

SRI R. B. RAMAKRISHNA RAJU:— It is a very important point. It must be revised in the future.

THE HON. SRI K. CHANDRAMOULI:— It is a very important point. It must be revised in the future.

SRI P. NARASIMHAPPA RAO:— It is a very important point. It must be revised in the future.

Mr. SPEAKER:— Minister to reply. The instalments $4

SRI P. NARASIMHAPPA RAO:— It is a very important point. It must be revised in the future.
III. MESSAGE FROM THE GOVERNOR

Mr. SPEAKER:—I have to announce to the House that the following message dated 15th August, 1956 has been received from the Governor of Andhra.

"In pursuance of Article 207, Clause (1), of the Constitution of India, I, C. M. Trivedi, Governor of Andhra, hereby give my recommendation to the introduction in the Andhra Legislative Assembly of the Andhra Land Revenue (Additional Wet Assessment) Bill, 1956 ".

IV. POINT OF INFORMATION RE: PAPERS LAID ON THE TABLE OF THE HOUSE AND SCRUTINY BY THE COMMITTEE ON SUBORDINATE LEGISLATION

SRI M. RAJESWARA RAO:—Sir, I rise on a point of Information. Yesterday I requested the Chair to give necessary directions, under Rule 201 of the Assembly Rules, for referring the papers laid on the Table of the House to the Committee on Subordinate Legislation. I would like to know from the Chair ......

Mr. SPEAKER:—I have received your letter and will pass it on to the Chairman of the Committee on Subordinate Legislation asking him to take notice of it. The Chairman will look into it.

SRI M. RAJESWARA RAO:—I want a direction from the Chair.

Mr. SPEAKER:—Your request will be forwarded to him.

SRI M. RAJESWARA RAO:—It is because no regular procedure has been laid down in the rules of procedure.

Mr. SPEAKER:—We have got the rules and the Chairman will follow those rules and scrutinize the subsidiary legislation. If there are any suggestions is to make, it is his duty.

V. THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

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

"T at the Andhra Land Revenue (Additional Wet Assessment) Bill, 1956, be taken into consideration."

In making this motion, I have the honour to state that the water rates in force in this State were generally fixed several years ago. Since then owing to the general rise in prices, Government have been incurring
expenditure on the repairs and maintenance of various irrigation projects on greatly increased scale. As a result, the working expenses and the interest charges in respect of irrigation works in this State have considerably exceeded the total revenues derived from such works. For instance, during 1955-56 the revised estimates disclosed that in respect of works for which capital and revenue accounts are kept, while the working expenses and interest charges together amounted to about Rs. 244-0 lakhs, irrigation revenue totalled only about Rs. 121.0 lakhs. There is thus a deficit of over Rs. 123.0 lakhs. In order to reduce this deficit in the revenue from irrigation works, it has been decided that the existing water rates should be enhanced by 25 per cent. It may be stated here that all lands in this State stand registered in the Revenue accounts either as wet or dry, and that while in the case of dry lands irrigated from a Government source of irrigation water-rate is charged in addition to dry assessment; in the case of wet lands irrigated from a Government source of irrigation, a consolidated wet assessment which includes an element of assessment proper and a water-rate element, only is charged. Enhancement of water-rates in the case of dry lands will therefore involve enhancement of the water-rate element in the wet assessment in the case of wet lands. Government have power to enhance water-rates in the case of dry lands under the Irrigation Cess Act, but they have no such statutory power to enhance wet assessments. Hence it has become necessary to undertake separately legislation for the enhancement of wet assessments. It is generally estimated that in the case of wet lands, 75 per cent of the consolidated wet assessment represents the water-rate element and the remaining 25 per cent the assessment proper. Thus an increase of water-rate by 25% will involve, in the case of wet lands, an increase of the consolidated wet assessment by 18 4/5% or by 3 annas in the rupee.

The present Bill provides accordingly for the levy of an additional assessment of 18 4/5% of the assessment on wet lands irrigated under Government sources of irrigation with effect from Fasli 1366. No such additional assessment will however be levied on wet lands irrigated under precarious sources of irrigation, viz., wells, spring channels and tanks other than those fed by rivers. I request the House to pass the Bill.

Mr. SPEAKER: Motion moved:

"That the Andhra Land Revenue (Additional Wet Assessment) Bill, 1956 be taken into consideration."

There are two amendments in the name of Sri Pillalamarri Venkateswarlu to refer the Bill to a Select Committee and to refer the Bill for
eliciting public opinion. I do not think any of these amendments are moved.

SRI VAVILALA GOPALAKRISHNAYYA:—Sir, there is an amendment in my name that the Bill be circulated for eliciting public opinion.

Mr. SPEAKER:—Are you moving it?

SRI VAVILALA GOPALAKRISHNAYYA:—Yes Sir.

Sir, I move.

"That the Bill be circulated for the purpose of eliciting public opinion thereon."

The amendment was duly seconded.

Mr. SPEAKER:—Amendment moved:

"That the Bill be circulated for the purpose of eliciting public opinion thereon."

Sri K. Chandramouli] [27th September 1956

Dry assessment separate నందాండి. ఈమార్పలు మీద ప్రముఖంగా అందయే బీచు చేసినది దినంగా లేదు. ఈమార్పలు మీద అడుగుదిద్దండి 25% dry assessment పాతిస్తారు. మరియు 75% water-rate element కలుపతాడు నందాండి. మరియు 50% dry lands మీద, dry areas మీద అడుగుబటి. రాష్ట్రం మీద ఇది అడుగుబటి wet lands మీద, wet areas మీద అడుగుబటి అడుగుబటి.

SRI B. SANKARAIAH :— ఎందుకు దాని మాత్రమే ప్రత్యేకంగా ఇది తెలిచుకోండి 16 వ సభలో నేత్నిన ఇతిహాసం. ఈమార్పల దిశలో ఈ రోజు ఎందుకు ఎందుకు మాత్రమే ఇది ఎలాంటిదైత్యం.

THE HON. Dr. B. GOPALA REDDI:— నేను సంయుక్తంగా తెలిసినది సర్. మరియు exit వంటి ఇది పిరుతుతూ. అతనిని ఈమార్పలు మీద రాశాడు ఈమార్పల మీద ఎందం ఎందం ఎందం ఎందం. మరియు water rate ప్రత్యేకంగా ఈమార్పలు మీద దినంగా ఒక ఎందం, ఇది కలిగి అడుగుబటి water-rate extent మరియు rule making power లేదు. ( Interruption by Hon. Members).

మరియు House ఆఫ్ ఫార్మ్ ఇది మీద ఎందం ఎందం ఎందం ఎందం ఎందం ఇది ఎందం. చిన్న తాడు మరియు ఈమార్పలు మీద ఈమార్పల మీద. ఇది కలిగి water rate together with the enhancement ten rupees మరియు water rate together with the enhancement ten rupees మరియు water rate together with the enhancement ten rupees మరియు water rate together with the enhancement ten rupees మరియు water rate together with the enhancement ten rupees మరియు water rate together with the enhancement ten rupees. ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇది ఈ మాం ఇదవురు.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

24th September 1956

[Sri B. Gopala Reddi

SRI PILLALAMARRI VENKATESWARLU:— unfinished works, finished works. Capital out-lay is on unfinished works. Capital out-lay most of the out-lay is on unfinished works. Most of the out-lay is on unfinished works. Interest, maintenance charges on finished works, interest, maintenance charges on unfinished works. Interest, maintenance charges on finished works.

Mr. SPEAKER:—Mr. Venkateswarlu, why not you make note of clauses 3 and 4?

SRI PILLALAMARRI VENKATESWARLU:— Mr. SPEAKER:— That is all an argument enhancing the water rate.

THE HON. Dr. B. GOPALA REDDI:— Ayacut develop irrigation system, irrigation projects. 

THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

24th September 1956

[Sri B. Gopala Reddi

SRI PILLALAMARRI VENKATESWARLU:— unfinished works, finished works. Capital out-lay is on unfinished works. Capital out-lay most of the out-lay is on unfinished works. Most of the out-lay is on unfinished works. Interest, maintenance charges on finished works, interest, maintenance charges on unfinished works. Interest, maintenance charges on finished works.

Mr. SPEAKER:—Mr. Venkateswarlu, why not you make note of clauses 3 and 4?

SRI PILLALAMARRI VENKATESWARLU:— Mr. SPEAKER:— That is all an argument enhancing the water rate.

THE HON. Dr. B. GOPALA REDDI:— Ayacut develop irrigation system, irrigation projects.
216 THE ANDHRA LAND RENENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

Sri B. Gopala Reddi] [27th September 1956

either by enhancement of taxes or by development of the Ayacut land revenue

SRI PILLALAMARRI VENKATESWARLU:—[interrupt]

[Interuption ]

THE HON Dr. B. GOPALA REDDI:— لاذًا! 

SRI PILLALAMARRI VENKATESWARLU:— لى‌ذًا. لله

speech of the Hon. Member of Parliament, Asian Economic Integration, 1956-57.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri Pillalamari Vankateswarlu]

At this stage Mr. Deputy Speaker occupied the Chair.

Land Revenue SurchARGE is a progressive measure of taxation. It was first introduced in 1852-53 by the British. The subsequent years saw a series of measures to extend the Surcharge to all classes of assessment. The earlier Surcharges were defective. The 1950s saw a new Land Revenue Act which was defective. The 1962-64 amendments made the Land Revenue Act more defective.

Land Tenures were dealt with by Special Officer. The 1950s saw a series of measures to deal with defective land tenures. The 1962-64 amendments made the Land Revenue Act more defective.
218 THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

Sri Pillalamari Venkateswarlu 

[25th September 1956]


c

THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT BILL, 1956

27th September 1956 [Sri Pillalamarri Venkateswarlu

...commercial crops... commercial crops... 1950 3rd assessment... commercial crops... Agricultural Incometax... Commercial Crops... 75/- 75/-... working expenses... disparities... land tax... disparities... disparities... disparities... (irrigation... interest pay...
Sri Pillalamari Venkateswarlu] [27th September 1956

1946-47 Capital Expenditure 87 lakhs, interest 47 lakhs, gross revenue 137 lakhs, working expenses 47 lakhs, 1955-56 capital expenditure 120 lakhs, interest 17 lakhs. Additional works.

THE HON. Dr. B. GOPALA REDDI:—Remissions, floods permanent feature.

SRI PILLALAMARRI VENKATESWARLU:—permanent feature, remission floods. Permanent measure.


unproductive area. Charges, interest pay. 50 lakhs, interest pay 70 lakhs, interest pay 40 lakhs, interest pay 20 lakhs. Additional works.

charges. Additional works.
works to incur interest charges. The assessment for 14 years is 100 and you want to continue. It's 17 acres. You're interested in 17 acres. The interest for 14 years is your interest. How much is your interest? What is your justification? Wear and tear concerns industrial repairs. Interest charges meet bad budgeting. Land Revenue is 1950-51 land revenue is 24 acres. You're interested in 14 acres. Your pay is 54.5 acres. You're interested in 14 acres. The interest charges meet bad budgeting. What is your justification?
Sri Pillalamarri Venkateswarlu [27th September 1956]

There is something seriously wrong with the administration. 16% return on cargo, 44% return on timber, 18% return on passengers. There is an extraordinary situation. There are extraordinary circumstances under which extraordinary returns are required. A 10% return on goods, a 10% return on timber, a 10% return on passengers.

THE HON. Dr. B. GOPALA REDDI:— Extra ordinary figures.

SRI PILLALAMARRI VENKATESWARLU:—

Working expenses 90% ?

Extra-ordinary situation extra tax extra 5% return.

Extraordinary compensation extraordinary taxation measure.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri Pillalamarri Venkateswarlu]

THE HON Dr. B. GOPALA REDDI:— Irrigation project complete everywhere, notification issued, majority pass. Considerable revenue from canals. Betterment tax enhanced.

SRI PILLALAMARRI VENKATESWARLU:— compulsory water levy on area & area. Water betterment increased. Considerable revenue from canals.
Sri Pillalamarri Venkateswarlu [ ] [27th September 1956]

224 THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

It is not correct. I am not afraid of taxation. I am not afraid of deficit cover. Surplus budget is 100% surplus budget. Surplus budget and budget were. Surplus budget and surplus budget where finance department.

Mr. DEPUTY SPEAKER:— heart failure.

SRI PILLALAMARRI VENKATESWARLU:— heart failure.

THE HON. Dr. B. GOPALA REDDI:— heart failure.

SRI PILLALAMARRI VENKATESWARLU:— heart failure.

THE HON. Dr. B. GOPALA REDDI:— heart failure.

SRI PILLALAMARRI VENKATESWARLU:— heart failure.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956] [Sri Pillalamarri Venkateswarlu

ment రెండవ. Failure అనేది పైనకా ప్రయత్నాలు. అంటే ఈపైనికి అనే రెండవ రెండవ? తన ప్రభుత్వ Department సంస్థ ప్రయత్నాలు. అంటే ఈపైనికి అనే రెండవ Department సంస్థ ప్రోత్సాహానికి అనే రెండవ రెండవ రెండవ ప్రోత్సాహానికి అనే రెండవ

Additional single point tax ప్రయత్నం 50 రూపాణి ప్రయత్నం 50 రూపాణి

60 రూపాణి Purchase tax on tobacco & beedies

45 రూపాణి Surcharge on land revenue

15 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

35 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

25 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

20 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

15 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

10 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

5 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

2 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

2 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

2 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

1 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

1 రూపాణి Court fees & Suites, Betterment levy, stamp duty.

1 రూపాణి Court fees & Suites, Betterment levy, stamp duty.
226 THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

Sri Pillalamari Venkateswarlu ] [27th September 1956

స్యూరి పెంచను కారుంటే శాసనం, ఎంపకాటం విగ్రహం మిగిలి ఉండటం మాత్రమే మరింతం చెప్పాలని స్థానానికి ఆధ్యాత్మికంగా ఉండటం వేయబడింది. ఆధారంగా అంటే శాసనం విరుద్ధంగా మాత్రమే ఉంది. మాత్రమే శాసనం గుర్తించబడింది. ఆధారంగా అంటే Project లోయే. 10 లేదా 15 మాసాలు మదించబడినా. అయినప్పటినే నా

సమాధానం లేదా పాయి మాత్రమే ఉంది. సమాధానం మరింతం విగ్రహం ఉండటం వేయబడింది. అవసరమైతే శాసనం మరింతం విగ్రహం ఉండటం వేయబడింది. యొక్క ప్రత్యేకంగా ఏదో కాండం అంటేలా ఆధారం వేయబడింది. ఆధారం మరింతం విగ్రహం ఉండటం వేయబడింది. సైట్ మిస్స్ ప్రత్యేకంగా ఆధారం వేయబడింది.

SRI M. RAJESWARA RAO:— మాత్రమే ఈ పద్ధతి నిర్మాణం అనేమే పద్ధతి ఉండటం వేయబడింది. ఎంపకాటం ఉండటం మాత్రమే ఉంది.

45 చోళె ఆధారం ప్రత్యేకంగా రెండు పద్ధతులు ఉండది. ఆధారం నిర్మాణం అనేది కొన్ని ప్రత్యేకంగా ఉండటం వేయబడింది. ఆధారం నిర్మాణం అనేది కొన్ని ప్రత్యేకంగా ఉండటం వేయబడింది.

SRI M. RAJESWARA RAO:— మాత్రమే ఈ పద్ధతి నిర్మాణం అనేమే పద్ధతి ఉండటం వేయబడింది. ఎంపకాటం ఉండటం మాత్రమే ఉంది.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri M. Rajeswara Rao]

Statement of objects and reasons

The object of this Bill is to provide further means of raising land revenue and to make amendments to the Andhra Land Revenue Act, 1951. The Bill is designed to meet the needs of the times and to ensure fair and just taxation.

The Bill seeks to introduce a system of graded taxation, where the rate of tax increases with the value of the land. This will ensure that those who can afford to pay more will do so, and those who cannot will be spared.

The Bill also aims to provide for a surcharge on land revenue, which will be levied on the basis of the value of the land. This will ensure that the revenue generated by the sale of land is also taxed.

The Bill further provides for the submission of duplicate accounts, which will help in the accurate collection of land revenue.

The Bill also seeks to provide for the assessment of water supply and the collection of water rates, which will help in the fair distribution of the burden of the tax.

The Bill also seeks to provide for the assessment of profit on commercial concerns, which will help in the equitable distribution of the burden of the tax.

The Bill further seeks to provide for the assessment of social welfare activities, which will help in the equitable distribution of the burden of the tax.

The Bill also seeks to provide for the assessment of profit on finished and unfinished works, which will help in the equitable distribution of the burden of the tax.

The Bill is expected to generate additional land revenue and to ensure fair and just taxation.

This Bill is introduced as a measure to meet the needs of the times and to ensure fair and just taxation.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

[27th September 1956]

Sri M. Rajeswara Rao

...
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri M. Rajeswara Rao]

...promotions...

...proposals...accept...

Staff...unnecessary...Chief Engineers...

...proposals...revenue accounts...

"Wet land in clause 2 (c) (iii) means land registered as wet in the Revenue accounts."

Cl. 2 34 wet land means land registered as wet in Revenue accounts...exceptions...
"Once a land is registered in the revenue accounts as Wet land, there is absolutely no necessity to reclassify the same." 

If so, all the lands that are registered are leaviable under this section. Thus, a land once registered as wet land cannot be reclassified as non-wet land.

Once a land is registered as wet land, it cannot be reclassified as non-wet land. If so, all the lands that are registered as wet land are leaviable under this section.

Register a land as wet land, exempt it from the assessment, and publish the notification. The rules making power reserves the right to exempt wet lands. Register a land as wet land, exempt it, and publish the notification. Exemptions cannot be altered.

Register a land as wet land, exempt it, and publish the notification. Exemptions cannot be altered. Register a land as wet land, exempt it, and publish the notification. Exemptions cannot be altered.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri M. Rajeswara Rao]

"You can make orders of the Collector final subject to rules" as Board of Revenue orders. After rules, Board of Revenue orders and Board of Revenue orders are the same. After rules, "The additional assessment payable under this Act in respect of any land shall be deemed to be public revenue due upon the said land; and the land, its products and the buildings (owned or occupied by the owner) standing upon the land shall be regarded as the security of such assessment, and the provisions of the Madras Revenue Recovery Act, 1864 (Madras Act II of 1864) shall apply to the payment and recovery of the said assessment as they apply to the payment and recovery of the revenue due on the land." after rules.

When you consider this as land revenue and when you have specifically defined what land revenue is the provisions relating to the recovery of land or the collection of land revenue will have to..." after first charge.

"The additional assessment payable under this Act in respect of any land shall be deemed to be a land revenue due upon the said land." after first amendment. "And the provisions of the Madras Recovery Act shall apply to the payment and recovery of the land..." after provisions.

SRI RANGANATHA MUDALIAR:—Mr. Deputy Speaker Sir, it has always been a prerogative of the party in power to accept a measure in the party meeting and criticise it downright here. But such prerogative being denied to us, I confine myself to criticising the Bill, if a criticism is necessary, with a view to finding out whether the measure is intended for the benefit of the State or not. Confining myself to that question......
Mr. SPEAKER:—Are you reading the speech?

SRI S. RANGANATHA MUDALIAR:—No Sir.

I shall be content with seeking certain clarifications in the wording of the Bill. Explanation to Section 3 states what sources are excluded from the expression ‘Government source of Irrigation’. For the purpose of this Section, the expression ‘Government source of irrigation’ does not include a well, a spring channel or a tank deriving supply from a Government source of irrigation other than a river. But the word ‘river’ is not defined specifically. The question now is, whether ‘river’ includes rivulet, whether it includes hill-streams, vankas and streams of that kind. It is not made clear Most of the tanks receive supply from such stream or a vanka and the question will be whether such tanks will come within the meaning of clause (iii) of Section 3. That has to be cleared. I should like to know the intention of the framers of the Bill in this regard.

Section 4 deals with publication of a list of sources. We should like to know whether it is the sole responsibility of the Collector or if he has to prepare these lists in consultation with the Engineering Department. Again, it is not known whether a list once prepared is always prepared or is liable to revision. My concern and every-body's concern should be to see that revenue officers should not be allowed to put any interpretation that they like on clause 3. We require safe-guard in that regard.

As regards section 5, my submission will be that it can be simplified. Instead of the words put under section 5, it can be simplified by saying that the additional assessment payable under this Act shall be recovered as if arrears of land revenue under the provisions of Madras Revenue Recovery Act. That will simplify the language of the section. I have nothing more to add. Thank you sir.

SRI A. KALESWARA RAO:— Opposition Leader

SRI PILLALAMARRI VENKATESWARLU:—
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

SRI A KALESWARA RAO :— Opposition Party

SRI D. KONDAIAH CHOWDARY :— Non-Gazetted Officers Association

SRI D. KONDAIAH CHOWDARY :— opposition sake

SRI A KALESWARA RAO :—

"It is the Standing Committee which has decided experiment..."
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

Sri D. Kondaiah Chowdary

[27th September 1956]

...perennial water sources, perennial rivers, wet lands...seasonal wetlands...reservoir...remission...perennial rivers...definition...registered wet...
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri D. Kondaiah Chowdary

rivers as defined in the Land Revenues Act, 1956, are the subject matter of this Bill; and any additional assessments of water revenue may be levied on the river assessment, and it may be assessed on the river. The Bill aims to assess the working expenses and interest charges in respect of irrigation works, and the working expenses and interest charges in respect of capital works, repairs, and capital works. The Bill also defines "river" and "capital works".

SRI R. B. RAMAKRISHNA RAJU:—The objectives of the Bill are: to assess the working expenses and interest charges in respect of irrigation works, and the working expenses and interest charges in respect of capital works, repairs, and capital works. The Bill also defines "river" and "capital works".

[Signature]
Sri R. B. Ramakrishna Raju

[27th September 1956]

working expenses 4 capital works 4 ordinary land revenue 4.5, 4.2, 4.2, 600 as four crores 4 portion of land revenue due to irrigation 4 four crores 4 Ryotwari and miscellaneous 4 four crores 4 land revenue irrigation sources 4 income 4.6, 6.5, 4, 4, 4, 4.6, 4.6.

Peshkush, Strotriem jodi cases 4 land revenue irrigation sources 4 income 4.6, 6.5, 4, 4, 4, 4.6, 4.6. Two crores and odd irrigation 4 income 4.6, 6.5, 4, 4, 4, 4.6, 4.6.

exemptions 4.4, 4.4. tank deriving supplies from a source other than a river 4.4. Other than a river 4.4. definition 4.4. Example 4.4. tanks 4.4. rivers 4.4.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri R. B. Ramakrishna Raju

(1) The bill provides for the assessment of land revenue in certain areas of the Andhra Pradesh.

(2) Interest Charges and capital works are mentioned in the bill.

(3) In the Ceded districts, capital works and interest charges are specified.

(4) The bill also provides for the assessment of water charges.

(5) The State has jurisdiction over the assessment of land revenue in the bill.

(6) The bill is effective from the date of its publication.

(7) The bill is to be laid before the Assembly for final approval.

(8) The bill is in accordance with the provisions of the land revenue laws of the State.

(9) The bill is to be enforced immediately.

(10) The bill is to be published in the official gazette.

(11) The bill is in the interest of the public and the general welfare.

(12) The bill is to be read before the House.

(13) The bill is to be discussed and debated.

(14) The bill is to be passed by the House.

(15) The bill is to be tabled for the vote of the House.

(16) The bill is to be signed by the Governor.

(17) The bill is to be enacted by the Governor.

(18) The bill is to be registered in the office of the Advocate General.

(19) The bill is to be kept on record in the office of the Chief Secretary.

(20) The bill is to be published in the official gazette as an enactments.

(21) The bill is to be carried into effect immediately.

(22) The bill is to be binding on all the people of the State.

(23) The bill is to be kept on record in the office of the Chief Secretary.

(24) The bill is to be published in the official gazette as an act of the State.

(25) The bill is to be obeyed and executed immediately.

(26) The bill is to be kept on record in the office of the Chief Secretary.

(27) The bill is to be published in the official gazette as an order of the State.

(28) The bill is to be obeyed and executed immediately.

(29) The bill is to be kept on record in the office of the Chief Secretary.

(30) The bill is to be published in the official gazette as an act of the State.

(31) The bill is to be obeyed and executed immediately.

(32) The bill is to be kept on record in the office of the Chief Secretary.

(33) The bill is to be published in the official gazette as an order of the State.

(34) The bill is to be obeyed and executed immediately.

(35) The bill is to be kept on record in the office of the Chief Secretary.

(36) The bill is to be published in the official gazette as an act of the State.

(37) The bill is to be obeyed and executed immediately.

(38) The bill is to be kept on record in the office of the Chief Secretary.

(39) The bill is to be published in the official gazette as an order of the State.

(40) The bill is to be obeyed and executed immediately.

(41) The bill is to be kept on record in the office of the Chief Secretary.

(42) The bill is to be published in the official gazette as an act of the State.

(43) The bill is to be obeyed and executed immediately.

(44) The bill is to be kept on record in the office of the Chief Secretary.

(45) The bill is to be published in the official gazette as an order of the State.

(46) The bill is to be obeyed and executed immediately.

(47) The bill is to be kept on record in the office of the Chief Secretary.

(48) The bill is to be published in the official gazette as an act of the State.

(49) The bill is to be obeyed and executed immediately.

(50) The bill is to be kept on record in the office of the Chief Secretary.

(51) The bill is to be published in the official gazette as an order of the State.

(52) The bill is to be obeyed and executed immediately.

(53) The bill is to be kept on record in the office of the Chief Secretary.
THE HON. Dr. B. GOPALA REDDI:—

SRI R. B. RAMAKRISHNA RAJU:—
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri R. B. Ramakrishna Raju

SRI B. APPA RAO:-

Water source is precarious. The water supply is also precarious. There is no surplus water source. There is danger of water shortage in years. These facts are to be noted. Benefit is to be conferred on the estates taken over.
Sri B. Appa Rao] [27th September 1956

The Andhra Land Revenue (Additional Wet Assessment) Bill, 1956

Mr. Speaker,

As prestige is involved in a minor irrigation area, no prohibition is to be enforced, and such prohibition, if enforced, would be a severe handicap to the agriculturists. The question of field drainage is a direct question of theệu irrigation of the field. The question of field drainage is also a direct question of theệu irrigation of the field. For this purpose, a Special Officer is to be appointed for the purpose of making rules and regulations for the enforcement of the penalties.

Mr. Speaker, Estate areas of minor irrigation areas are to be taken over Estates and penalties are imposed, as taken over Estates and penalties are imposed.
THE ANDHRA LAND (REVENUE ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri B Appa Rao

THE ANDHRA LAND (REVENUE ADDITIONAL WET ASSESSMENT) BILL, 1956

Sri B. Sankariah [27th September 1956]

Assured water supply & assured water supply are new concepts in this Bill. Surcharge Bill 4th graded tax is introduced. The Hon. Dr. B. GOPALA REDDI:—The Surcharge continues to be introduced. SRI B. SANKARAIAH:—The expenses are included in the Bill. Delta regulations.
THE HON. SRI K. VENKATA RAO:—The Government of the State, through the Chief Minister, have proposed a Bill to amend the Local Government Act, 1954. This Bill has been referred to the Legislation Committee for consideration. The Committee has submitted its report, and the Bill has been placed before the House. The Bill is intended to provide for the establishment of a new Local Government System in the State. It is expected to improve the efficiency of local administration and to ensure better representation of the people. The Bill has been introduced in the House, and the debate on it will commence shortly. It is hoped that the Bill will be passed during the current session of the Assembly.
Sri K. Venkata Rao]  [27th September 1956

Those who can pay must pay. Those who position non-developmental expenditure  developmental
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1936

27th September 1956

[Sri K. Venkata Rao


SRI N. VENKAIAH:—

THE HON. SRI K. VENKATA RAO:—
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

Sri K. Venkata Rao] [27th September 1956

Mr. DEPUTY SPEAKER:—

THE HON. SRI K. VENKATA RAO:—Surcharge spirit is to be charged. The surcharge would be 2 1/2% on the total of the revenue of 4 1/2% and the maximum thereon, or 1200 the surcharge on the revenue and the maximum thereon, or 400 the surcharge on the revenue and the maximum thereon.

SRI PILLALAMARRI VENKATESWARLU:—

THE HON. SRI K. VENKATA RAO:—The arguments will be limited to 2 hours, 4 hours, and the spirit and the deficit.
27th September 1956 [Sri K. Venkata Rao

(At this stage Mr. Speaker resumed the chair)

SRI VAVILALAGOPALAKRISHNAYYA: — Plan-
ning psychological effect proposition public opinion taxation
Resettlement
Mr. SPEAKER:— We are now in 1956

SRI VAIVILALA GOPALAKRISHNAYYA:— At this point, the economic report is outdated and the interim government of 1936 is now suspended. The Surcharge element is a separate issue. Taxation is an elementary principle. The 33 & § D- resettlement is in West Godavari, East Godavari, and the Moradabad District. There is a resettlement of Basic

Sri Vavilala Gopalakrishnayya

[27th September 1956]

The Andhra Land Revenue (Additional Wet Assessment) B.L, 1956

The origin of the tax is in the State. The Kala Venkatappa and the Baahubali have been suspended. The Taxation is an elementary principle. The 33 & § D- resettlement is in West Godavari, East Godavari, and the Moradabad District. There is a resettlement of Basic
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri Vavilala Gopalakrishnayya]

THE HON. SRI K. VENKATA RAO:—

THE HON. SRI K. VENKATA RAO:—

SRI VAVILALA GOPALAKRISHNAYYA:— Deficit finance

Middle Class i.e., the tax exemption is

Deficit financing or relief? I would like to know if the deficiency in the revenue is

If the basis of deficit financing is 10% of the middle class, then the amount of tax?

If the tax is 10%, the middle class would have to pay taxes. The middle class is to amend....

THE HON. SRI K. VENKATA RAO:—

100 i.e., 8% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

The middle class gets the benefit of the amendment....

THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri Vavilala Gopalakrishnayya]

Deficit financing or relief? I would like to know if the deficiency in the revenue is

If the basis of deficit financing is 10% of the middle class, then the amount of tax?

If the tax is 10%, the middle class would have to pay taxes. The middle class is to amend....

THE HON. SRI K. VENKATA RAO:—

100 i.e., 8% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

The middle class gets the benefit of the amendment....

THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri Vavilala Gopalakrishnayya]

Deficit financing or relief? I would like to know if the deficiency in the revenue is

If the basis of deficit financing is 10% of the middle class, then the amount of tax?

If the tax is 10%, the middle class would have to pay taxes. The middle class is to amend....

THE HON. SRI K. VENKATA RAO:—

100 i.e., 8% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

The middle class gets the benefit of the amendment....

THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri Vavilala Gopalakrishnayya]

Deficit financing or relief? I would like to know if the deficiency in the revenue is

If the basis of deficit financing is 10% of the middle class, then the amount of tax?

If the tax is 10%, the middle class would have to pay taxes. The middle class is to amend....

THE HON. SRI K. VENKATA RAO:—

100 i.e., 8% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

100 i.e., 10% and 10

The middle class gets the benefit of the amendment....

THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri Vavilala Gopalakrishnayya]
27th September 1956]  

[Sri Vavilala Gopalakrishnayya  

Deficit financing is another aspect of this Bill. The backward economy is in need of development. Taxation is a basic plank in any economic policy. The Centre has been accused of...
THE ANDHRA LAND REVENUE (ADDITIONAL 251 WET ASSESSMENT) BILL, 1956

Sri V. Kurmayya ] [ 27th September 1956

The propaganda is false. The 25% increase in the land revenue of landlords is not a true increase. The landlords have been defraying their deficit through the resources of water supply. Their ability to pay the tax is not affected.

The income tax and the Water Tax are malapportioned. The Finance Minister has increased the income tax to 100% and the Water Tax to 25%.

The Income Tax has not been increased progressively. The poorer sections of the society have been burdened with heavy taxes. The Finance Minister has increased the Income Tax to 100% and the Water Tax to 25%.

The Finance Minister has increased the Water Tax to 100% and the Income Tax to 25%. This is a cheap propaganda to mislead the people. The Finance Minister is not justified in increasing the taxes.

The Finance Minister is not justified in increasing the taxes. The Income Tax and the Water Tax are malapportioned. The poorer sections of the society have been burdened with heavy taxes.

The Finance Minister has increased the Income Tax to 100% and the Water Tax to 25%. This is a cheap propaganda to mislead the people. The Finance Minister is not justified in increasing the taxes.

The Finance Minister has increased the Water Tax to 100% and the Income Tax to 25%. This is a cheap propaganda to mislead the people. The Finance Minister is not justified in increasing the taxes.
Sri V. Kurmayya [27th September 1961]

Community Project or National Extension Schemes for Backward classes & Scholarship to backward classes as well as to the scholarship of backward classes and Deficit in the State revenue. I congratulate the backward classes.

SRI P. SREERAMULU:—Sir, I congratulate you on the dynamic speech and announce the Socialistic Pattern of the Government supply. I congratulate you on the Socialistic Pattern.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri P. Sreeramulu]

...
SRI B. RATHNASABHAPATHI:—ఎందుకైనం, అధికారిలు సోంతాను ప్రాణాలు పొంది లేదు కనుక నిరూపణ తీవ్ర వర్థిలేదు. అయినా నేను మాత్రం అధికారి మాత్రం ప్రాణాలు పొంధి లేదు. అందులో రాచుకోవచ్చు. ఎందుకైనం నా కై పొంగిపోయుంది. నా ప్రాణాలు పంపబడంతో నిరూపణ తీవ్ర వర్థిలేదు. అందులో రాచుకోవచ్చు. 

[27th September 1956]

మాములు ప్లాన్ కమిటీ సంఖ్యలో 1956 వారించి 1956 సంవత్సరం మాములు లక్షణాలు కలిగి వచ్చాయి. ఎందుకైనం ముఖ్యమంతే మాములు కలిగి వచ్చాయి. దాని ఎందుకు ఉపయోగించాయి కాదు? ఎందుకైనం మరింత ప్రతిఫలించే మాములు ఉపయోగించాయి. ఈ ప్రతిఫలించిన మాములు ముఖ్యమంతే సంఘాతిగా ఉన్నాయి. కానీ నా సంఘాతి కలిగివచ్చు. అంతకండి ముఖ్యమంతే మాములు కలిగివచ్చాయి. లక్షణాలు ప్రతిఫలించిన మాములు సంఘాతి కలిగి వచ్చాయి. ఏ ప్రతిఫలించిన లక్షణాలు ముఖ్యమంతే సంఘాతి కలిగి వచ్చాయి. మాములు సంఘాతి కలిగి వచ్చాయి. 

మాములు సంఘాతి ప్రతిఫలించిన మాములు సంఘాతి లేదు. ఈ ప్రతిఫలించిన లక్షణాలు ముఖ్యమంతే సంఘాతి కలిగివచ్చాయి. మాములు సంఘాతి ప్రతిఫలించిన మాములు సంఘాతి లేదు. ఈ ప్రతిఫలించిన లక్షణాలు ముఖ్యమంతే సంఘాతి కలిగివచ్చాయి. 

మాములు సంఘాతి ప్రతిఫలించిన మాములు సంఘాతి లేదు. ఈ ప్రతిఫలించిన లక్షణాలు ముఖ్యమంతే సంఘాతి కలిగివచ్చాయి. 

మాములు సంఘాతి ప్రతిఫలించిన మాములు సంఘాతి లేదు. ఈ ప్రతిఫలించిన లక్షణాలు ముఖ్యమంతే సంఘాతి కలిగివచ్చాయి.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956 [Sri B. Rathnasabhapathi]

"..."
Sri B. Rathnasabhapathi] [- 27th September 1956

...
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri K. Chandramouli]

The Hon'ble Member for the Andhra Assembly, Mr. K. Chandramouli, has introduced:


This Bill amends the Andhra Land Revenue Act, 1956, to provide for the assessment of additional wet assessment in respect of lands bearing minor irrigation, major irrigation, and well subsidies.

Minor irrigation

The Bill defines minor irrigation as water supplied to lands for agricultural purposes at a speed of not more than 4.5 cm per hour. The assessment of minor irrigation is based on the area of land benefited and the duration of irrigation.

Major irrigation

The Bill defines major irrigation as water supplied to lands for agricultural purposes at a speed of more than 4.5 cm per hour. The assessment of major irrigation is based on the area of land benefited and the duration of irrigation.

Well subsidies

The Bill provides for the assessment of well subsidies based on the number of wells and the area of land benefited.

The Bill also provides for the calculation of additional wet assessment based on the area of land benefited and the duration of irrigation.

The Bill further provides for the payment of additional wet assessment by the landowners.

The Bill is intended to ensure fair and equitable assessment of lands benefiting from irrigation and well subsidies.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

Sri K. Chandramouli [25th September 1956]

Mr. Speaker:—The question is:

"That the Andhra Land Revenue (Additional Wet Assessment) Bill 1956, be taken into consideration."

The motion was carried.

Clause 3

Mr. Speaker:—The motion is:

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

SRI S. VEMAYYA:—Mr. Speaker, Sir, I move:

"After the word 'assessment' in line 7 of clause 3 insert the following:

'To an extent of Rs. 50/- and above.'"
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956]

Mr. SPEAKER:—This can be by way of a proviso, 'provided that persons who pay less than Rs. 50/- assessment shall be exempt' or in some such form

SRI M. NAGI REDDI:—Mr. Speaker, Sir, I move:

"In line 8 of clause 3, for the words 'eighteen and three-fourths per cent' substitute the words 'nine and three eighths per cent'."

Mr. SPEAKER:—I am putting the amendment of Sri M. Nagi Reddi to the vote of the House.

The Question is:

"In line 8 of clause 3, for the words 'eighteen and three-fourths per cent', substitute the words 'nine and three-eighths per cent'."

The amendment was lost.

SRI B. RATHNASABHAPATHI :—Sir, I move:

"For the words 'at the rate of eighteen and three-fourths' in clause 3, substitute the words 'at the rate of twelve and a half'."

Mr. SPEAKER:—The question is:

"For the words 'at the rate of eighteen and three-fourths' in clause 3, substitute the words 'at the rate of twelve and a half'."

The amendment was lost.

Clause 3 was put and carried.

Mr. SPEAKER:—Now, we will come to exemptions by way of a proviso to clause 3.

SRI M. NAGI REDDI:—Sir, I move:

"Add the following as item (iv) in Explanation to cl. 3:—

(iv) Non-perennial rivers'"
Sri M. Nagi Reddi] [27th September 1956

...non-perennial rivers "Explanation" "sources of irrigation"

...remission ( Interruption ) Tanks registered wet...

THE HON. SRI K. VENKATA RAO:—

SRI M. NAGI REDDI:—

THE HON. SRI K. CHANDRAMOULI:—

Mr. SPEAKER:— That is what I want to point out to Mr. Nagi Reddi.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

25th September 1956]

THE HON. SRI K. CHANDRAMOULI:— ... difficulties ... particular attention should be paid. A spirit press will be necessary.

SRI M. NAGI REDDI:— ... non-perennial rivers ... in the petition ... remission.

SRI PILLALAMARRI VENKATESWARLU:— ... principle concede ... orders.

THE HON. SRI K. CHANDRAMOULI:— Principle concede ... list ... remove ...

Mr. SPEAKER:— Clause 4 covers the difficulty raised by Sri M. Nagi Reddi:

SRI M. NAGI REDDI:— Sir, I beg leave of the House to withdraw my amendment.

The amendment was, by leave of the House, withdrawn.

SRI M. NAGI REDDI:— Sir, I move:

"Add the following as sub-clause (2) of clause 3:—

(2) Land-holders possessing lands liable to an amount of revenue assessment of rupees ten and below are eligible for full remission from the levy of additional assessment under this section."
Mr. SPEAKER:—I quite understand your point. I will put it as a proviso to clause 3

The question is:

"Add the following as sub-clause (2) of clause 3—

'(2) Landholders possessing lands liable to an amount of revenue assessment of rupees ten and below are eligible for full remission from the levy of additional assessment under this section'.”

The amendment was lost.

Clause 4

Mr. SPEAKER:—The motion is:

"That clause 4 do stand part of the Bill.”

SRI M. NAGI REDDI:—Sir, I move:

"Add the following as new clause 5:

'5. An appeal shall lie to the Board of Revenue within two months of the publication under Section 4 in respect of lands that come under Section 3 Explanation'.

And renumber the subsequent clauses accordingly.”
SRI M. RAJESWARA RAO:—The Government are coming forth with an amendment and if that amendment covers the amendment I have given notice of ......

Mr. SPEAKER:—There is no Government amendment.

SRI M. RAJESWARA RAO:—My only point is this. We are going to leavy additional assessment on all wet lands. And wet land has been defined in clause 2 (iii) that ‘wet land’ means land registered as wet in the Revenue Accounts. So, when we are going to leavy additional assessment on wet lands which are registered as wet lands, with exemptions under clause 3, there is absolutely no necessity to publish those lands which are going to be levied.

Mr. SPEAKER:—The Government are publishing those sources under which land shall be amenable to this Bill, and not the other lands.

SRI M. RAJESWARA RAO:—My submission is this. If we are not going to make a distinction between one source and another when levying this additional assessment, where is the necessity for publishing again when the land is already registered as wet?

Mr. SPEAKER:—I am sorry to say, there is some confusion. Lands are there. But only those wet lands which come under these sources, which shall be published, shall be levied with additional assessment.

SRI M. RAJESWARA RAO:—That is not in the definition.

Mr. SPEAKER:—We have to understand like that. Clause 4 says that the District Collector shall publish in the District Gazette, a list of the sources of irrigation, the wet lands under which are liable for the levy of such assessment.

THE HON. Dr. B. GOPALA REDDI:—It is only a notification. He is not passing an order. A notification ?????????? ?????? ??????? ??????? ??????? ??????? ?????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????? ??????
Mr. SPEAKER:—On what point shall the appellate court determine whether the source comes under this category or not? Therefore, let us leave it to the District Collector.

SRI M. NAGI REDDI:—I do not think the categories are clear. Any spring channel is a category, even a small one. Notice has been given to the affected party. Revenue Board may appeal against the assessment. Revenue Board may decide that the source is affected party. Revenue Board has to do so. The District Collector will decide.

SRI G. YELLAMANDA REDDI:—This decision is the Collector's. Notification cannot be challenged. The Collector can decide what is a source. Notice is given to the owner. The Collector can decide what is the category. The Collector has the power to do so.

Mr. SPEAKER:—"Shall be published in the District Gazette"?

SRI G. YELLAMANDA REDDI:—publish the decision?

Mr. SPEAKER:—What all clause 4 says is, the Collector shall publish only for the information of the public and the roys and the assessing authorities.

SRI G. YELLAMANDA REDDI:—publish?

THE HON SRI K. VENKATA RAO:—In such circumstances, Government have the power to intervene and do anything later. Their over-riding power is not taken away.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956]

SRI M. NAGI REDDI:—Sir, I am not pressing my amendment. The amendment of Sri M. Nagi Reddi was, by leave of the House, withdrawn.

SRI VAVILALA GOPALAKRISHNAYYA:— I am not pressing my amendment. The amendment of Sri M. Nagi Reddi was, by leave of the House, withdrawn.

Mr. SPEAKER:— Then what is the use of getting it published?

SRI VAVILALA GOPALAKRISHNAYYA:— I am not pressing my amendment. The amendment of Sri M. Nagi Reddi was, by leave of the House, withdrawn.

Mr. SPEAKER:— I am afraid you are not doing any service to the people.

SRI VAVILALA GOPALAKRISHNAYYA:— Villages in this country are estimated to have a population of less than 200. This amendment was made to supplement the existing estimates and to ensure that the estimates are available to the people.
Mr. SPEAKER:—Very well. I will ask the Minister whether he opposes the motion or supports it.

THE HON. SRI K. CHANDRAMOULI:—I am in full support of this proposal. It is a justifiable principle. It will help in the development of the region, and the farmers will benefit. It is also a step towards the betterment of the peasant class.

THE HON. Dr. B. GOPALA REDDI:—They are being published now. I support this amendment to be added.

Mr. SPEAKER:—The Government will take care of it.

SRI PILLALAMARRI VENKATESWARLU:—I support this amendment. It will provide a portion of water rate within the limit. It is justifiable.

Mr. SPEAKER:—I have no such amendment before me now. I am therefore putting clause 4 to the vote of the House. The question is:

"Clause 4 do stand part of the Bill."

The motion was carried.

Clause 5 was put and carried.

Clause 6

Mr. SPEAKER:—The motion is:

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

SRI M. NAGI REDDI:—Sir, I move:

"In line 2 of sub-clause (2) of clause 6, after the words 'Andhra Gazette', insert the words 'and District Gazettes'."

Power to make rules शासन समन्वयाऋण तथा मेल्याचे शासन नियंत्रण निवडने आदेशाचे शासन, ज्युनाकडून मेल्याचे शासन निवडने आदेशाचे शासन,
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri M. Nagi Reddi]

THE HON. SRI K. CHANDRAMOULI:— Sir, I accept the amendment of Sri M. Nagi Reddi.

Mr. SPEAKER:— The question is:

“In line 2 of Sub-clause (2) of clause 6, after the words ‘Andhra Gazette’, insert the words ‘and District Gazettes’.”

The amendment was carried.

Clause 6, as amended, was put and carried.

Clause 7 was put and carried.

Clause 2 was put and carried.

Clause 1 and the Preamble were put and carried.

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

“That the Bill be passed into law.”

Mr. SPEAKER:— Motion moved:

“That the Bill be passed into law.”

SRI G. YELLAMANDA REDDI:— అన్నిపి, అతిపురాతన సిటీ మాసికం వన్యమంప్రాకల్గా మాత్రీధిపత్రందిశలు భారుడి సమాధితులు. అలాంటి వింతలు, అన్నిహండి కోట జాతికి నాటూడి ఎంపికలు పెంచబడింది. తావల మరియు అవినాటికి నాటకలు ఉండవచ్చు. కేంద్రంలో ముఖ్యంగా వేతలు పెరిగింది. కేమండులు ప్రత్యేకంగా రాయబంది మరియు కుటుంబాలకు దానం చేయబడింది. పరికరానికి విస్తీర్ణం చెందింది. మాసికం మాత్రీధిపత్రందిశలు భారుడి సమాధితులు. అలాంటి కార్యక్రమానికి వాణిజ్యపరిధి పెంచబడింది. చాలా కాలం పాటా చేసిన వాణిజ్య పరిధి పెంచబడింది. చాలా కాలం పాటా చేసిన వాణిజ్య పరిధి పెంచబడింది.

SRI G. YELLAMANDA REDDI:— అన్నిపి, అతిపురాతన సిటీ మాసికం వన్యమంప్రాకల్గా మాత్రీధిపత్రందిశలు భారుడి సమాధితులు. అలాంటి వింతలు, అన్నిహండి కోట జాతికి నాటూడి ఎంపికలు పెంచబడింది. తావల మరియు అవినాటికి నాటకలు ఉండవచ్చు. కేంద్రంలో ముఖ్యంగా వేతలు పెరిగింది. కేమండులు ప్రత్యేకంగా రాయబంది మరియు కుటుంబాలకు దానం చేయబడింది. పరికరానికి విస్తీర్ణం చెందింది. మాసికం మాత్రీధిపత్రందిశలు భారుడి సమాధితులు. అలాంటి కార్యక్రమానికి వాణిజ్యపరిధి పెంచబడింది. చాలా కాలం పాటా చేసిన వాణిజ్య పరిధి పెంచబడింది. చాలా కాలం పాటా చేసిన వాణిజ్య పరిధి పెంచబడింది.
Sri G. Yellamanda Reddi] [27th September 1956

... substantial provision... substantial... substantial provision...

18%... substantial... substantial... substantial...

... amendment withdraw... amendment withdraw... amendment withdraw... amendment withdraw...

THE HON. SRI K. VENKATA RAO:...

SRI G. YELLAMANDA REDDI:—
27th September 1956  
[Sri G. Yellamanda Reddi]

THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

According to the surcharge formula, the additional wet assessment for the 15th assessment year would be 10% of the existing water rate. However, for non-development areas (i.e., under the Planning and Development Act), the additional wet assessment is calculated differently, with the development charge being 12, 15, or 18% depending on the development status.

The Planning and Development Act provides for the assessment of additional wet tax, and the rates are determined by the Planning and Development authorities.

THE HON. SRI K. CHANDRAMOULI:—

SRI G. YELLAMANDA REDDI:—

THE HON. SRI K. VENKATA RAO:—
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

[27th September 1956]

THE HON. SRI K. CHANDRAMOULI:—Water rate should be enhanced by 25 percent provided that in the case of dry lands, the total rate does not exceed Rs. 10/- per acre in respect of single crop. There will be, however, no enhancement of water rates in the case of lands irrigated under (i) tanks other than those deriving supply from rivers, (ii) wells and (iii) spring channels.

THE HON. Dr. B. GOPALA REDDI:—Wet lands are registered as dry lands. The rate in ‘Water rate should not exceed’ Act is Rs. 10/- per acre of single crop. They are registered as dry lands. ‘Water rate should not exceed’ Act is not applicable to dry lands. They are registered as wet lands. Dry lands are irrigated under (i) tanks other than tanks deriving supply from rivers, (ii) wells and (iii) spring channels.

SRI G. YELLAMANDA REDDI:—Dry lands, Wet lands, and Wet lands. They are registered as dry lands. Dry lands are irrigated under (i) tanks other than tanks deriving supply from rivers, (ii) wells and (iii) spring channels. Wet lands are registered as dry lands. Executive orders regarding wet lands are issued under Act 5 of 1950. Dry lands are registered as wet lands.

Mr. SPEAKER:—Put the motion before the house.

SRI PILLALAMARRI VENKATESWARLU:—Revenue Department note on certain proposals is not clear. The proposal is not clear. It should be made clear.
THE ANDHRA LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1956

27th September 1956

[Sri Pillalamarri Venkateswarlu]

Mr. SPEAKER:— I am taking objection to it.

SRI PILLALAMARRI VENKATESWARLU:— I too take objection to it.

THE HON. Dr. B. GOPALA REDDI:— The water tax is 50% in Punjab, 75% in Uttar Pradesh, 100% in Bihar, 25% in Hyderabad level.

Mr. SPEAKER:— The question is:

"That the Bill be passed into law."

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

VI HALF - HOUR DEBATE RE :—RISE IN PRICES OF FOODSTUFFS.

SRI VAVILALA GOPALAKRISHNAYYA:— The water tax is 50% in Punjab, 75% in Uttar Pradesh, 100% in Bihar, 25% in Hyderabad level.

Mr. SPEAKER:— The question is:

"That the Bill be passed into law."

The motion was carried and the Bill was passed into law.
Sri Vavitala Gopalakrishnayya] [27th September 1956

272 HALF-HOUR DEBATE RE:
RISE IN PRICES OF FOODSTUFFS

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

Cost of living index in the year 1936, 1937 and 1938,
real income during the same period, and the
price index during the same period, will be
published in the next session. The cost of living
index for 1936, 1937 and 1938 have been
published separately. The real income during the
same period has also been published separately.

(Continued)
HALF-HOUR DEBATE RE:
RISE IN PRICES OF FOODSTUFFS

27th September 1956 

[Sri Vavilala Gopalakrishnayya

273

SRI M. NAGI REDDI:—...
SRI R. B. RAMAKRISHNA RAJU:— The rise in prices of foodstuffs is a matter of great concern. Some communications have been received from fair price shops regarding the shortage of foodstuffs. M. L. As are aware, the prices of foodstuffs are rising due to the scarcity of goods. The Government has taken measures to ensure fair prices and has increased the number of fair price shops. However, the private sector is not following fair practices.

SRI A. VENKATARAMA RAJU:— The sales tax has been increased from 10 to 18%. This has affected the producers. The margin has been reduced from 10% to 8%. The producers are not able to meet the margin requirements. The stocks of foodstuffs are low, and the Government has taken steps to meet the demands. The producers have also deposited 10% margin.
HALF-HOUR DEBATE RE:
RISE IN PRICES OF FOODSTUFFS

27th September 1956 [Sri A. Venkatarama Raju

...continue...

SRI P. GOPALU REDDI:— .snapa, ak latha anuvantam
mamikom
capital
toilet
stock...
HALF-HOUR DEBATE RE: RISE IN PRICES OF FOODSTUFFS

Sri P. Gopalu Reddi] [27th September 1956

276

SRI M. SATYANARAYANA RAJU:—Because of the increase in prices of all categories of foodstuffs and other necessary items, provisions have been made for the improvement of our public utilities. The increased cost of fuel has been taken care of by the State Government through the utilization of the oil engine and the other necessary arrangements. A number of items are being produced by the public in the rural areas and are being sold in the market. The rise in prices is due to the increase in the cost of production. The State Government has taken steps to control the prices of essential commodities. As a result, the cost of living has been brought under control.

...
HALF - HOUR DEBATE RE: RISE IN PRICES OF FOODSTUFFS

27th September 1956

[Sri M. Satyanarayana Raju

...]

SRI B. SANKARAIAH:—...
HALF-HOUR DEBATE RE:
RISE IN PRICES OF FOODSTUFFS

B. Sankaraiah

27th September 1956

SRI G. NAGESWARA RAO:— "What is the depot as a
flagship of foodstuffs?" Mr. S. C. Reddy asked.

B. Sankaraiah:— "The depot is a
flagship of foodstuffs. It is a
flagship of foodstuffs in the
province. The depot is a
flagship of foodstuffs in the
province. The depot is a
flagship of foodstuffs in the
province.

SRI G. NAGESWARA RAO:— The depot is a
flagship of foodstuffs. It is a
flagship of foodstuffs in the
province.

Budget 1956-57 is a
flagship of foodstuffs. It is a
flagship of foodstuffs in the
province.
The prices have been steadily going up since March 1956 and that they were also higher than the controlled procurement prices in 1954. This increase in prices was taken cognisance of even in March 1956 and the Board of Revenue was asked to investigate the position and submit a report indicating the steps to be taken to arrest the rise in prices, if considered necessary. The Board reported at the end of April 1956 that the increase in prices was mainly due to the following reasons.
Sri K. Obuia Reddi [27th September 1956]

1. Decrease in the yield of paddy crop.
2. Purchase of stocks by the Government of India by tenders in the open market.
3. Availability of easy credit facilities to the producers and dealers provided by the Banks which enabled them to purchase and corner large stocks.
4. Withholding of stocks by big producers and cornering of stocks by dealers in anticipation of getting higher prices at a later date.

The Board however then considered that no special steps were necessary to meet the situation and suggested that the position might be watched for some more time. It was also observed that though the prices this year were much higher when compared to those in 1955, they were only slightly higher when compared with the prices of 1954. A slight fall in prices was noticed at that time and it was expected that there would be a further reduction in the prices on account of the following factors:

1. The coming into the market of the dalva paddy which was then under harvest in the Godavary Districts.
2. The decision of the Government of India not to purchase stocks of rice in the open market by calling for tenders in this State.
3. The reported decision of the Government of India to import rice from Burma.
4. The Reserve Bank’s reported instructions to the other Banks to restrict advances on paddy stocks.

The Government however continue to keep a close watch over the trend of prices. With the coming of floods in the month of July, 1956 the supply position of rice became somewhat difficult. The Government therefore issued orders on the 6th August 1956 for the opening of Fair Price Shops in the flood-affected areas with immediate effect and at selected centres in other Districts. These Fair Price Shops will be run by Co-operative Societies on no profit and no loss basis. The Societies will be given a minimum allowance to meet the actual incidental expenditure for the purpose of running the fair price shops. This Government are obtaining stocks of rice from the Central reserves. The Government of India have so far allotted 900 tons of first quality rice from the Central reserves in Hyderabad to meet the immediate requirements and we have asked for the allotment of some more stocks. The Central Government are charging for these stocks the price of Rs. 16/- per Imperial maund F. O. R. destination. The retail price chargeable to
the consumers is expected to work out to about Rs. 17/- per maund i.e., it comes to Rs. 0-7-6 per local seer which will be cheaper than the prevailing market rate at least by Rs. 2 to Rs. 3 per maund. It is expected that the prices will come down if these Fair Price Shops come into full working. All the arrangements for opening the fair price shops in Krishna District were complete and in other Districts, arrangements are in progress.

Mr. SPEAKER:—The half hour debate is now closed.

The House then adjourned to meet the next day at 9 A. M.
APPENDIX I

Department of Industries, Co-operation and Labour

MEMORANDUM PLACED ON THE TABLE OF THE HOUSE

(VIDE ANSWER TO STARRED QUESTION NO. 252)

BY SRI B. RATHNASABHAPATHI, M. L. A.

PRINTED AT PAGE 186 SUPRA

Memorandum No. 53873 G/55-3, Dated 17-10-1955.


Ref:—From Sri K. Venkata Rao letter dated 14-7-55.

With reference to his letter cited Sri K. Venkata Rao is informed that as the complaint of discrimination has not been filed by the workers or the Workers' Union in the Mills it is not possible for the Labour Department to intervene and examine the matter thoroughly.

R. PRASAD,
Secretary to Government.

To
Sri K. Venkata Rao,
Praja Socialist Party Member,
Bheemunipatnam.
Copy to the Commissioner of Labour,
Andhra, Madras-4.

APPENDIX II

VIDE ANSWER L. AQ (STARRED) NO. 241 PRINTED
AT PAGE 188 SUPRA

CIRCULAR

Sub:—ELECTIONS - Panchayats - conduct of.

It is seen from the reference received from the District Panchayat Officers that in respect of the election of members of panchayats, certain points require clarification and they are set out below:—
27th September 1956]

1. Allocation of the Additional Seat to one of the existing wards consequent on the increase in the number of the Members of Panchayat by one.

In their order No. 334 L. A. dated 2-3-56, Government have ordered to increase the already notified number of the members of the panchayat by one, and empowered the District Panchayat Officer having jurisdiction over the Panchayat to allot the additional seat to anyward and notify such allotment. If election of members of a panchayat is already held or has been notified before the allocation of an additional member to one of the existing wards has been made, this work has to be completed as early as possible and election held to that seat also, before election of President is taken up. In other cases the allocation of an additional member should precede the election of members so that election of the additional member can be held along with election of other members.

The allocation of the additional member should be made to the ward, which of all the wards of the panchayat deserves an additional seat on the basis of the voting strength. Class II Panchayats have generally plural member wards. The total voting strength of the Panchayat divided by the total number of members including the additional member allotted will give the average voting strength for a seat. The average voting strength for a seat may be multiplied by the No. of seats allotted to a ward and the result deducted from the voting strength of the ward. The additional seat should be allotted to the ward in which the remainder so left is the highest. An illustration is given below. Suppose there is a panchayat with a voting strength of 1500 the strength of members of which excluding the President was already fixed at 7. Also suppose that it is divided into three wards and that the voting strength of the wards and the No. of members already fixed is as follows:

<table>
<thead>
<tr>
<th>Ward No.</th>
<th>Voting strength</th>
<th>No. of seats fixed including that of reserved seat</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>790</td>
<td>4</td>
</tr>
<tr>
<td>II</td>
<td>200</td>
<td>1</td>
</tr>
<tr>
<td>III</td>
<td>510</td>
<td>2</td>
</tr>
</tbody>
</table>


27th September 1956

Now the strength has to be raised from 7 to 8. The average voting-strength for a seat will be roughly $1500/8 = 188$.

<table>
<thead>
<tr>
<th>Ward No.</th>
<th>Voting strength of the ward</th>
<th>Voting strength for a seat multiplied by the No. of seats allotted</th>
<th>Reminder</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>790/</td>
<td>$188 \times 4 = 762$</td>
<td>38</td>
</tr>
<tr>
<td>II</td>
<td>200/</td>
<td>$188 \times 1 = 188$</td>
<td>12</td>
</tr>
<tr>
<td>III</td>
<td>510/</td>
<td>$188 \times 2 = 376$</td>
<td>134</td>
</tr>
</tbody>
</table>

In this case ward III deserves to be given an additional seat.

(TRUE COPY)

SUPERINTENDENT