I. QUESTIONS AND ANSWERS

STARRED QUESTIONS

Salaries of the Aided Elementary School teachers of Markapuram taluk

338.

* 107 Q: SRI S. VEMAYYA:—Will the Hon. the Chief Minister be pleased to state:

(a) whether the Government are aware of the fact that the Aided Elementary School teachers of Markapuram taluk of Kurnool district were not paid their salaries in time for the months January to April; and

(b) if so, the reasons for the delay in payment?

THE HON. Dr. B. GOPALA REDDI:—

(a) No information is available. A report is called for from the Director of Public Instruction.

(b) Does not arise.

SRI S. VEMAYYA:—సాధ్యం ఇద్దరు సాధ్యం ఇద్దరు సాధ్యం ఇద్దరు సాధ్యం ఇద్దరు సాధ్యం ఇద్దరు సాధ్యం ఇద్దరు సాధ్యం ఇద్దరు సాధ్యం ఇద్దరు సాధ్యం ఇద్దరు,

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

Telegramic orders మర్యాదలు నిర్ణయం. ఆమెవైనం పట్టి మర్యాదలు నిర్ణయం.
407  QUESTIONS AND ANSWERS

[29th September 1956]

SRI Y. YELLAMANDE REDDI:—Will the Hon. the Deputy Chief Minister be pleased to state:

THE HON. Dr. B. GOPALA REDDI:—Salaries of the teachers in aided schools have been increased. Are there any complaints of salaries or other matters?

SRI V. VISWESWARA RAO:—Are there any difficulties in the settlement of salaries in the months of January to April 1956?

SRI S. VEMAYYA:—Will the Hon. the Deputy Chief Minister be pleased to state:

THE HON. Dr. B. GOPALA REDDI:—Will the Hon. the Deputy Chief Minister be pleased to state:

Compensation to ryots of Keelapooli, Kavanoor, etc.

*687 Q: SRI P. GOPALA REDDI—Will the Hon. the Deputy Chief Minister be pleased to state:
29th September 1956]

(a) whether Government are in receipt of confirmation of the nature and rates of compensation to ryots of Keezapore, Kavanoor, etc., villages under pichatoor scheme from Madras Government; and

(b) if so, what action the Government propose to take to pay compensation to the ryots?

THE HON. SRI N. SANJEEVA REDDI:—

(a) & (b) Proposals have been sent to the Government of Madras in regard to the land acquisition and Rehabilitation measures and their reply is awaited.

SRI P. GOPALU REDDI:— proposals have been sent to the Government of Madras in regard to the land acquisition and Rehabilitation measures and their reply is awaited.

THE HON. SRI N. SANJEEVA REDDI:— proposals have been sent to the Government of Madras in regard to the land acquisition and Rehabilitation measures and their reply is awaited.

THE SPEAKER:—Questions 340 and 341 may be put together.
Memorandum of the Andhra State Village Officers' Association

340.

* 578 Q: SRI M. NAGI REDDI:
SRI A. VENKATARAMA RAJU:
SRI S. NARAYANAPPA:
SRI VAVILALA GOPALAKRISHNAYYA:—Will the Hon. the Minister for Revenue be pleased to state:

(a) whether the Andhra State Village Officers' Association has submitted a memorandum in July last to the Government;

(b) if so, what are the representations made in that Memorandum; and

(c) the action taken by the Government thereon?

THE HON. SRI K. CHANDRAMOULI:—Printed answer* is placed on the table of the House.

Resignation of the Village Officers in Nagayalanka Firka

341.

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

(a) whether it is a fact that the village officers in Nagayalanka firka of Divi taluk, Krishna district have resigned their posts;

(b) if so, the reasons for their resignation;

(c) whether the village officers represented to the Hon. Minister for grant of remuneration to prepare accounts of Land Revenue Surcharge; and

(d) if so, the action taken by the Government to meet their demands?

THE HON. SRI K. CHANDRA MOULI:—Printed answer* is placed on the table of the House.

SRI M. NAGI REDDI:—అంగాలం హన్యాండెడు, తిరుమునుడంతే
T. A. తిరునల్గోడు లియడు వల్ల అంగ సంఖ్యలను చూచినిందంగా సుమారు సెమీ వివిధ సమయంలో కంతిలో ప్రదేశంలో వివిధ సమయంలో మనం స్థాయి మార్గము సూచనలు చేసినిందంగా మనం స్థాయి మార్గము సూచనలు చేసినిందంగా మనం స్థాయి మార్గము సూచనలు చేసి ప్రకారం అమ్మం చేసి ప్రకారం అమ్మం చేసి ప్రకారం అమ్మం చేసి ప్రకారం అమ్మం చేసి

* Vide appendix I at page 491 infra.
† Vide appendix II at page 494 infra.
29th September 1956

Police Station 5, Secunderabad 28th September 1956

THE HON. SRI K. CHANDRAMOULI:— The Hon. Sri K. Chandramouli stated that officers were faced with a problem of 60 officers demanding permanent posts and 100 temporary posts. The officers were demanding a higher allowance for permanent posts as compared to temporary posts. The minister had stated that officers should be appointed on permanent posts and not on temporary posts.

SRI P. VENKATASUBBAIAH:— The Hon. Sri P. Venkatasubby put a demand for additional help for the work of the department. The minister stated that officers were already working efficiently and there was no need for additional help.

THE HON. SRI K. CHANDRAMOULI:— The Hon. Sri K. Chandramouli stated that officers were working efficiently and there was no need for additional help.
SRI D. KONDAIAH CHOWDARY:—

THE HON. SRI K. CHANDRAMOULI:—

SRI VAVILALA GOPALAKRISHNAYYA:—

THE HON. SRI K. CHANDRAMOULI:—

SRI N. NAGI REDDI:—

THE HON. SRI K. CHANDRAMOULI:—

THE HON. SRI K. CHANDRAMOULI:—
SRI B. SANKARAIH:— ఆమ్మ, మనాల్లు చేస్తే మనం యంత్రం మానసిక సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి. అప్పుడు వాటిని చేస్తే, మనాల్లు చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి. అప్పుడు వాటిని చేషాను, మనాల్లు చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి. 

THE HON. SRI K. CHANDRAMOULI:— నాయిప్ప్టంతే మనం వాటిని చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి. అప్పుడు వాటిని చేస్తే, మనాల్లు చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి. అప్పుడు వాటిని చేషాను, మనాల్లు చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి.

SRI A. KALESWARA RAO:— చివరికి తొలి ప్రకాశం కనిపించండి. అప్పుడు వాటిని చేస్తే, మనాల్లు చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి. అప్పుడు వాటిని చేస్తే, మనాల్లు చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి. 

SRI PILLALAMARRI VENKATESWARLU:— తొలి ప్రకాశం affixed కింద ప్రకాశం కనిపించండి. అప్పుడు వాటిని చేస్తే, మనాల్లు చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి. అప్పుడు వాటిని చేస్తే, మనాల్లు చేస్తే మనం యంత్రం సమాధి సమయము మాత్రమే సమాధి సమయము మనం మనస్సు ముందు మాత్రమే అనే సమాధి ప్రకటించాలి.
413 QUESTIONS AND ANSWERS

[29th September 1956]

THE HON. SRI K. CHANDRAMOULI:— ఆధ్యతం అ పంచాయత లో నివాసిన ప్రతి ప్రజలు పాలు ఫినాన్సు సంబంధిని అద్భుతంపాటును కెప్పం చేసింది. నిమిషం ప్రతి ప్రజలు పాలు నవల కొనసాగాలి?

SRI G. NARASIMHA MURTY:— కేంద్ర గణాంక పంచాయత విభాగంలో సంసారంలో అవసరమైన ప్రతిసామ్యం సాధిస్తుంది. 80,000 రూపాయలు నిపుణులు, 50,000 రూపాయలు ఉనియను ప్రతిదినం కొను ప్రతిసామ్యం పరిమితం. 500 ద్వార 2 జియల్లు నిపుణులు ప్రతిదినం కొను పరిమితం. పరిమితం నుండి పరిమితం ఎంచుకునే మండలాలు వారిని ఆధ్యతం ప్రచురించండి?

THE HON. SRI K. CHANDRAMOULI :— ఇది మ cort అధ్యాతం ప్రతి ప్రజలకు దృష్టిపత్రం కేలిపండి.

SRI D. KONDAYYA CHOWDARY :—మరియం క్రమానానికి కార్యాలయానికి ప్రతిసామ్యం సేవలానికి ఉంది. Agricultural Department లో సంసారం సాధయాతం పరిమితం. ఆగ్రా ప్రతిసామ్యం కొను పరిమితం. పరిమితం లో సాధయాతం కొను పరిమితం. తరువాత మండలాలు సాధయాతం కొను పరిమితం. తరువాత మండలాలు సాధయాతం కొను పరిమితం.

Head Quarters లో ఇండి సాధయాతం కొను పరిమితం. పరిమితం లో మండలాలు సాధయాతం కొను పరిమితం. మండలాలు సాధయాతం కొను పరిమితం. తరువాత మండలాలు సాధయాతం కొను పరిమితం.

ఇది తరువాత సాధయాతం కొను పరిమితం. మండలాలు సాధయాతం కొను పరిమితం. తరువాత మండలాలు సాధయాతం కొను పరిమితం. తరువాత మండలాలు సాధయాతం కొను పరిమితం.

తరువాత సాధయాతం కొను పరిమితం. తరువాత సాధయాతం కొను పరిమితం. తరువాత సాధయాతం కొను పరిమితం.
29th September 1956]

Association — Facilities

SRI M. NAGI REDDI: — (M.R.) Sir, may I submit the following memorandum. On the 23rd of this month, the facilities of the strike have been withdrawn. Depending on what has been informed, I would like to strike. Would it be possible to suspend the strike as a penalty?


SRI N. K. LINGAM: — The Village Officer cannot occupy bunjar lands.


Mr. SPEAKER: — A Village Officer can not occupy bunjar lands.

SRI V. VISWESWARA RAO: — (M.R.) The Village Officer can not occupy bunjar lands.

THE HON. SRI K. CHANDRAMOULI: — (M.R.)
SRI PILLALAMARRI VENKATESWARLU:—Land Revenue, surcharge &c. &c. whether the Municipalities are entitled to grants &c. &c. and if so, when will they be made?

THE HON. SRI K. CHANDRAMOULI:—

SRI VAVILALA GOPALAKRISHNAYYA:—Whether a show cause notice under s. 8 of the Court of Accounts Act is required to be served on a Municipal Board in connexion with disciplinary action on an official? Accounts have become combursome &c. &c. &c. &c. and feel that the accounts are too much

THE HON. SRI K. CHANDRAMOULI:—

SRI S. VEMAYYA:—Whether the Municipalities are entitled to amalgamate with the L. D. C. and pay the L. D. C. the amount of the amalgamation?

THN HON. SRI K. CHANDRAMOULI:—

Implementation of Water-supply and Drainage Schemes

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

(a) whether it is a fact that orders were issued by the Government informing the Municipalities that neither grants nor subsidies will
be granted to them for the implementation of the water-supply and Drainage Schemes; and

(b) if so, the reasons thereof?

THE HON. SRI K. VENKATA RAO:— the 1172* loan
was granted in 1956 to the State. The scheme.

SRI R. B. RAMAKRISHNARAJU:— accept the statement and
accept the request.

THE HON. SRI K. VENKATA RAO:— accept the request,
accept the reply.

SRI A. YERUKA NAIDU:— in water supply schemes in
half grant basis the sanction was asked in 1956 by the
Government of India and the reply is awaited.

THE HON. SRI K. VENKATA RAO:— the loan of Rs. 113.26 lakhs has been asked for,
for meeting expenditure during 1956-57 on spill-over schemes from the
First Five Year Plan and on the New Gosthani Scheme at Visakhapatnam under the National Water Supply and Sanitation Programme. An allotment of Rs. 2.50 crores has been asked for from the All India
allocation of Rs 30 crores for Urban Water Supply & Drainage Schemes for meeting the expenditure on new schemes that will be taken up
during the Second Five Year Plan. The reply of the Government of India is awaited.

Implementation of Water-supply and Drainage Scheme in Andhra

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

(a) Whether this Government have requested the Central Government for assistance for implementation of Water-supply and Drainage Schemes in Andhra; and

(b) if so, what is the reply received from Centre?

THE HON. SRI K. VENKATA RAO:—The answer is in the affirmative. A loan assistance for Rs. 113.26 lakhs has been asked for,
for meeting expenditure during 1956-57 on spill-over schemes from the
First Five Year Plan and on the New Gosthani Scheme at Visakhapatnam under the National Water Supply and Sanitation Programme. An allotment of Rs. 2.50 crores has been asked for from the All India
allocation of Rs 30 crores for Urban Water Supply & Drainage Schemes for meeting the expenditure on new schemes that will be taken up
during the Second Five Year Plan. The reply of the Government of India is awaited.

* Vide appendix III at page 496 infra.
417  QUESTIONS AND ANSWERS

[29th September 1956]

Spill-over schemes

Government of India

SRI V. VISWESWARA RAO:— Will you allot

THE HON. SRI K. VENKATA RAO:— Yours ever alloted

SRI S. VEMAYYA:— The estimate is fixed at

THE HON. SRI K. VENKATARAMA:— Municipality and

SRI P. NARASIMHAPPA RAO:— Will you grant to Municipality a

THE HON. SRI K. VENKATA RAO:— As far as the table is

29th September 1956

House sites for Harijans of Leveru village in Srikakulam district

344.

* 50 Q: Sri S. VEMAYYA:—Will the Hon. the Minister for Electricity and Social Welfare be pleased to state:

(a) whether the Government are aware of the fact that the Harijans of Leveru village of Cheepurupalli taluk in Srikakulam district are put to much inconvenience for want of house sites since a long time;

(b) if so, the action taken thereon;

(c) whether the land Acquisition proceedings if any, are dropped with reference to G. O. Rt. No. 75, Education and Endowments, dated 27th January 1956; and

(d) if the answer to clause (c) is in the affirmative, the reasons therefor?

THE HON. SRI G. LATCHANNA:—

(a) నాటికి.

(b) అతిపెద్దతో.

(c) అహితం

(d) 249 వి. ప్రామాణిక అక్రమార్థం పనిచేశాం కాదు. మరాత్తుడి వచ్చాం ధమకారం చేయారు. అంటే 1954 సంక్షిప్తం నిర్ధారణ వాటి పరిస్థితి. Final వచ్చాం అక్రమార్థం పనిచేశాం కాదు. అంటే house sites పనిచేశాం కాదు. 26 అగస్టు పరిస్థితి. అక్రమార్థం పనిచేశాం కాదు. 36 అక్రమార్థం పనిచేశాం కాదు.

SRI S. VEMAYYA:—అంటే విశేషాత్తుడి పనిచేశాం కాదు. అంటే 28 అగస్టు నిర్ధారణ వాటి పరిస్థితి. అంటే house sites పనిచేశాం కాదు?

[29th September 1956]

SRI V. VISWESWARA RAO:—A proposal, if it is passed, involves withdrawal of objections. The District Welfare Officer has the power to withdraw objections. The proposal has been referred to the Government for objections. Would there be any objection to the withdrawal of objections? The District Welfare Officer has objections. The Government at the insistence of the Government has withdrawn the proposal. Any objection to the withdrawal of the proposal?

THE HON. SRI G. LATCHANNA:—We have had the report of the District Welfare Officer. The Government has recommended withdrawal of objections. The Government has withdrawn the proposal. Would there be any objection to the withdrawal of the proposal?

SRI M. SATY NARAYANA RAJU:—Proposal does not involve withdrawal of objections. If the proposal is withdrawn, there will be no consultation. The proposal is withdrawn. Would there be any objection to withdrawal of the proposal?

THE HON. SRI G. LATCHANNA:—Welfare Officer has the power to withdraw, consult, and report objections. The Harijan Welfare Officer has the power to withdraw objections. Would there be any objection to withdrawal of the proposal?

SRI K. PUNNAYYA:—The Harijan Welfare Officer has the power to report objections. Would there be any objection to the withdrawal of the proposal by the Harijan Welfare Officer?

Mr. SPEAKER:—The Welfare Officer cannot report to the Board. He has no power to do it.
29th September 1956]

SRI K. PUNNAYYA:—The Welfare Officer might have reported in the name of the Collector. I therefore request that the Collector may be requested to go and report.

THE HON. SRI G. LATCHANNA:—The Welfare Officer might have reported in the name of the Collector. I therefore request that the Collector may be requested to go and report.

Buses Plying between Srikakulam and Parvathipuram

345.

* 701 Q: SRI P. GUNNAYYA:—Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state whether all the buses plying between Srikakulam and Parvatipuram are coming to Belagam Police Station or not?

THE HON. SRI D. SANJIVAYYA:—The answer is in the negative.

SRI P. GUNNAYYA:—Buses plying between Srikakulam and Parvatipuram are not coming to Belagam Police Station.

THE HON. SRI D. SANJIVAYYA:—Extend the period of Local R. T. extension to Srikakulam Police Station.

Constitution of Tobacco Enquiry Committee

346.

* 69 Q: SRI S VEMAYYA:—Will the Hon. the Minister for Agriculture be pleased to state:

(a) whether the Government have now constituted Tobacco Enquiry Committee;

(b) if so, the names of members thereof; and

(c) the functions of that Committee?

THE HON. SRI K. OBULA REDDI:—

(a) The answer is in the negative.

(b) & (c) does not arise.
SRI PRAGADA KOTAIAH:—Sir, I am requesting the Hon. the Chief Minister to kindly state:

(a) the number of Orphanages and Boarding Houses receiving grants from the Government in the State; and

(b) the number of orphan and non-orphan destitutes studying in these institutions?

THE HON. SRI K. OBULA REDDI:—Sir, I am pleased to state:

(a) 107
(b) 11,665

SRI P. VENKATASUBBAYYA:—To the Hon. the Chief Minister.

Grants to Orphanages and Boarding Houses

347.

* 508 Q: SRI. P. VENKATASUBBAYYA:—Will the Hon. the Chief Minister be pleased to state:

(a) the number of Orphanages and Boarding Houses receiving grants from the Government in the State; and

(b) the number of orphan and non-orphan destitutes studying in these institutions?

THE HON. DR. B. GOPALA REDDI:—

(a) 107
(b) 11,665

SRI P. VENKATASUBBAYYA:—G.O. dated 5 January 1955 of destitute provision of 300 rupees per month for the destitute 80 years of age and above.

The destitute will be housed in a hostel for destitute women. The destitute will also receive a monthly allowance of 300 rupees.

The destitute will also receive a monthly allowance of 300 rupees.
QUESTIONS AND ANSWERS

THE HON. Dr. B. GOPALA REDDI:— 800 రింగులు సాధారణం, 500 రింగులు అసాధారణం. ప్రభుత్వం ఆంధ్రప్రదేశ్‌ లోని పూర్వం హోమియద్ అంటే అంటే ఎందుకంటే? T. Anthony Reddi garu ముఖ్య పథకం సాధారణం అంటే ఎందుకంటే? Poor ఎంతో ఇది definition నిర్ణయించేందుకు నిషేధం ఉంది. ఇది ప్రదేశాన్ని సాధారణం నిర్ణయించేందుకు నిషేదం ఉంది. Poor non-orphans ఎందుకంటే?

SRI P. ANTHONY REDDI:— Mr. Speaker Sir. The word ‘destitute’ has rather an unpleasant meaning. Will the Government change the word ‘destitute’ and see that the word ‘poor’ is put fixing some maximum income limit in order that the children of police constables and elementary school teachers living in the villages may have the benefit of these orphanages.

THE HON. Dr. B. GOPALA REDDI:— Orphanages are not meant for the children of police constables and elementary school teachers. They are really meant for children who have lost their parents. We will have to consider whether this word ‘poor’ is more pleasant than the word ‘destitute’.

SRI A. KALESWARA RAO:— లిప్రోసి అసిలామెంట్ లిప్రోసీ సంస్థలు, constables non-orphans తప్ప దేశాలకు అందులో ఎందుకంటే? Boarding House నిర్మాణం ప్రారంభమైనాం ఇది విశ్లేషణ అంటే ఎందుకంటే? I saw some ladies working there. ఇది ఇందులో ఎందుకంటే? I saw some ladies working there. ఇది ఇందులో ఎందుకంటే?

THE HON. Dr. B. GOPALA REDDI:— I do not think that the leprosy clinics or whatever they are will come under this.


SRI N. K. LINGAM:— Sir, Mr. Anthony Reddy raised the following points: constables, constables in the orphanages, and destitutes, 'destitutes,' 'non-destitutes' in the boarding homes. Are these 'destitutes,' 'non-destitutes' to be considered orphans?

THE HON. Dr. B. GOPALA REDDI:—

SRI S. VEMAYYA:— Whether the State Flood Control Board has approved the scheme at its meeting held on 18-5-56.

SRI T. VEERARAGHAVULU:— Whether the State Flood Control Board has approved the scheme at its meeting held on 18-5-56.

THE HON. Dr. B. GOPALA REDDI:—

*760 Q SRI G. VENKATA REDDI:— Will the Hon. the Deputy Chief Minister be pleased to state:

(a) whether any estimate was got prepared by the Government for extension of the existing flood bank from Narasapur to Vemuladivi in Narasapur taluk, West Godavary district;

(b) if so, when will the work be taken up for execution; and

(c) if the work was not taken up already will the Government take up the work for execution expeditiously?

THE HON. SRI N. SANJEEVA REDDI:— The State Flood Control Board approved the scheme at its meeting held on 16-8-56.
subject to financial scrutiny of detailed plans and estimates and adminis­
trative approval by Government. It is proposed to ask for necessary
loan assistance from the Government of India for taking up the scheme
in the current year.

SRI PILLAMARRI VENKATESWARLU :— Necessary loan
398 cost 398 loan 398

THE HON. SRI N. SANJEEVA REDDI :— Flood Control
schemes 398 398 Government of India 398
398 Government of India 398
schemes 398 scrutiny 398 398 We have asked this to
be included in the plan. 398 examine 398

349.

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

(a) whether there are any instances of mismanagement and mis­
appropriation of temple funds by the Trustees, the Executive Officers
and the Departmental Officers in 1954-55;

(b) if so, what are the instances; and

(c) what was the action taken in each of those cases?

THE HON. SRI K. CHANDRAMOULI :—

(a) Yes. There were instances of mismanagement and misappropriation of temple funds by the trustees and Executive Officers during
1954-55. But there were no such cases against the Department Officers.

(b) The number of cases of mismanagement and misappropriation of temple funds during 1954-55 by the trustees and Executive
Officers were 61 and 12 respectively. In public interests the Government cannot divulge the details of the cases.

(c) Out of the 61 cases of mismanagement and misappropriation
of temple funds by trustees, trustees were removed in 31 cases, one
trustee was dismissed, proceedings were dropped in five cases, and
proceedings are still pending in 24 cases.
Out of 12 cases of misappropriation and mismanagement of temple funds by Executive Officers, three Executive Officers were dismissed, one was removed, charges were dropped in one case and enquiries are still pending in 7 cases.

SRI VAVILALA GOPALAKRISHNAYYA:— Officers go misappropriation, trustees go,Executive Officers go, money involve trustees, money Executive Officers go. Dismiss one, drop case, drop money. Enquiries drop enquiry, money Executive Officers go. Mr. SPEAKER:— Supplementary means only one question. But you are putting a series of questions. I am not able to follow you. I don't know how the Hon. Minister will be able to answer. Please put one supplementary.

THE HON. SRI K. CHANDRAMOULI:— Money recover and methods that will be adopted.

SRI VAVILALA GOPALAKRISHNAYYA:— $200 recovered. Officers go, money Executive Officers go. Mr. SPEAKER:— His question is whether the money will be recovered and about the methods that will be adopted.
QUESTIONS AND ANSWERS

29th September 1956

SRI PILLALAMARRI VENKATESWARLU:— 4. In the case of proceedings drop ఇవి ఐదు, అందుకే drop ఇవి ఐదు? ells? involve ఎంతో అంట్లు ఐదు?

THE HON. SRI K. CHANDRAMOULI:— Amount ఎంతో చెందినది ఐదు, చివరి అంట్లు ఐదు? చర్యలు ప్రవేశించిన అంతకంటే ఐదు?

SRI PILLALAMARRI VENKATESWARLU:— ఒకే ప్రశ్నాను అంటే అంటే ప్రవేశించిన, అందుకే drop ఇవి ఐదు, ఇవి ఐదు prima facie case ఇవి ఐదు?

THE HON. SRI K. CHANDRAMOULI:— ఒక ప్రకటన ఉండది అంటే చర్యలు ప్రవేశించిన, ఉండది drop ఇవి ఐదు?

SRI A. VENKATARAMA RAJU:— ఆంగ్లం అంటే, ఇంటికి తెలుగులో అంటే trustees ఇవి, ఉడించడం అంటే ఉడించడం drop ఇవి ఐదు?

SRI S. RANGANATHA MUDALIAR:— In the case of the Executive Officers and Trustees who were dismissed, why were not prosecutions launched in those cases. Will the Government consider the expediency of prosecuting also as a sort of deterrent.

THE HON. SRI K. CHANDRAMOULI:— ఐదు ప్రకటన ఉండది అంటే ప్రవేశించిన, అందుకే prosecution ఇవి ఐదు?

SRI PILLALAMARRI VENKATESWARLU:— 24 ఇవి ఐదు pending ఇవి ఐదు, 24 ఇవి pending ఇవి ఐదు?

THE HON. SRI K. CHANDRAMOULI:— Documents ప్రోడుక్ట్ ఉండాలి ఇది యొక్క ఇవి ఐదు?

SRI PILLALAMARRI VENKATESWARLU:— 24 ఇవి pending ఇవి ఐదు, 24 ఇవి pending ఇవి ఐదు?

THE HON. SRI K. CHANDRAMOULI:— Documents ప్రోడుక్ట్ ఉండాలి ఇది యొక్క ఇవి ఐదు?

SRI PILLALAMARRI VENKATESWARLU:— 24 ఇవి pending ఇవి ఐదు, 24 ఇవి pending ఇవి ఐదు?
SRI P. GUNNAYYA:—Pending charges serious in nature. May appeal for dismissing proceedings.

SRI D. KONDIAH CHOWDARY:—Pending charges serious in nature. May appeal for dismissing proceedings.

THE HON. SRI K. CHANDRAMOULI:—Each case is considered on its own merits.

SRI G. YELLAMANDAREDDI:—Instances of misappropriation in cases.

THE HON. SRI K. CHANDRAMOULI:—Instances of misappropriation.

Mr. SPEAKER:—The Hon. Member wants the list.

SRI PILLALAMARRI VENKATESWARLU:—Point of order. What are the instances of misappropriation? What was the action taken in each of those cases?
29th September 1956]

Mr SPEAKER:— When you concede that it is a long question, I will put it as an unstarted question. I will ask the Government to supply the answer to you.

SRI PILLALAMARRI VENKATESWARLU:— I can understand the difficulty involved in this, Sir. Anyhow the Government could have at least placed the answer on the Table of this House.

Mr. SPEAKER:— I will ask the Government to supply the answer with the list.

Power Station and Transmitting lines near the Nagarjuna Hill

350.

*367 Q: SRI M. NAGI REDDI:— Will the Hon. the Minister for Electricity and Social Welfare be pleased to state—whether the Government propose to instal a Power Station and Transmitting lines near the Nagarjuna Hill for the supply of electricity to the Nagarjunasagar Project and to the Cement Factory at Macherra?

THE HON. SRI G. LATCHANNA:— The Government have already installed a diesel station at Macherra for supplying power for the immediate requirements of the Nagarjunasagar Project works. They have also sanctioned a separate extension scheme for supply of electricity to the Nagarjunasagar project works and the Cement factory at Macherra by the construction of a 66 K. V. line from Tadepalle and other connected works which have been ordered to be taken up immediately.

SRI M. NAGI REDDI:— These works have already been started. When will the diesel station be commissioned? The Government are also considering the proposal for setting up a sub-station, the cost of which is to be borne by the Government.

SRI M. NAGI REDDI:— The sub-station, the cost of which is to be borne by the Government, has been set up.
THE HON. SRI G. LATCHANNA:—They are in the Head Quarters of the factories and mines.

SRI VAVILALA GOPALAKRISHNAYYA:—High Power tension line 50/500 K.V. is repeated. Why? Double charges are made. Why?

THE HON. SRI G. LATCHANNA:—Transmission lines and towers are made. The transmission lines poles are small. Towers are 11 K.V. line. The poles are small. Why?

SRI VAVILALA GOPALAKRISHNAYYA:—If the lines are small, why not dismantle the lines and install new lines?
SRI M. NAGI REDDI:—Diesel Power Station?

THE HON. SRI G. LATCHANNA:—Diesel Engine Station and High Power Tension Sub-station.

Mr. SPEAKER:—Yes Sir, the Hon. Chief Minister in his reply to the Budget debate replied, this question. Why do you want supplementary.

Amount from Toll Compensation Entertainment Taxes

* 781 Q: SRI P. GOPALU REDDI:—Will the Hon. the Minister for Co-operation and Commercial Taxes be pleased to state the amount that Government may get on account of increased percentage from Toll Compensation and Entertainment Taxes?

THE HON. SRI D. SANJIVAYYA:—

By abolishing the payment of toll compensation to Municipalities ... Rs. 6.53 lakhs per annum

By increasing the percentage of Government's share of the entertainment tax. ... Rs. 4.56 lakhs per annum

SRI B. APPA RAO:—Entertainment Tax percentage.

THE HON. SRI A. B NAGESWARA RAO:—

SRI P. VENKATASUBBAYYA:—Entertainment Tax
Grants to District Boards

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

(a) whether the Government consider the proposal of increasing the grants to District Boards towards the maintenance of Secondary Schools; and

(b) if not, why not?

THE HON. DR. B. GOPALA REDDI:—

(a) There is no such proposal before Government.

(b) No necessity has arisen to consider the proposal.

SRI V. VISWESWARARAO:—As per need Secondary Education has been given by the State Government and the High Schools are separate institutions. And the funds are covered under the Education头 and not toward Secondary Education. The need for the same has arisen as per need grants.

THE HON. DR. B. GOPALAREDDI:—The need arises as per need.
29th September 1956]

SRI N. P. CHENGALARAYA NAIDU:— సీమలలో, మాత్రమే మిగిలేది
మేల్తో Secondary Education కోసం grant అప్పుడు, ఇంకా ప్రతి దశాబ్ధాలలో గానీ, మాత్రమే మిగిలేది. కాని, ఇది ఒక గొప్ప ప్రతిభ లేదు?

THE HON. Dr. B. GOPALA REDDI:— అది ప్రతి ప్రతిкомానం
నేడు మాత్రమే?

SRI PILLALAMARRI VENKATESWARLU:— సీమల సంప్రదాయానికి సంబంధించిన
సంస్థ మాత్రమే సహాయమాచారం తెలుగు సంస్థలో సాధారణం. ఎందుకంటే
[సంస్థ సంస్థ కోసం సంస్థ సాధారణం] ఉంది. అందుకు మిగిలే ఉండాలి?

THE HON. Dr. B. GOPALA REDDI:— అత్యంత సంభవించాలంటే
సీమల సంస్థ మాత్రమే అంటే, Middle
Schools లో రెండో రెండో సంస్థలో, మాత్రమే తండ్రి కాలం అంటే, ఇది నిర్ధారం
చేసాం. అప్పుడు Act మార్గాలు, ప్రత్యేకంగా ఎండ్రి ఈమానాలను
మాత్రమే మార్గాలు మార్గాలు?

SRI P. SREERAMULU:— కొనసాగించ గ్రాంటుల వస్తుంది
Secondary Schools కోసం గ్రాంటులు ప్రతి ప్రతిబృత్తితో, మాత్రమే
సంస్థ సాధారణం. విద్యా సంస్థ సాధారణం, విద్యా సంస్థ సాధారణం,
financial position ను ఇంకా గ్రాంటు వస్తుంది. ఫిండ్యా విద్యా
సంస్థతో వస్తుంది?

THE HON. Dr. B. GOPALA REDDI:— 1945-46 సార్లు రెండు
District Boards మాత్రమే బ్లాక్ గ్రాంటుల ప్రతి ప్రతిబృత్తి. Secondary
Education కోసం సంస్థలో. ఇది సీమల సంస్థ సాధారణం
ఇది కొనసాగించ ద్వితీయ District Board Schools కోసం. grant
మాత్రమే బ్లాక్ గ్రాంటు మాత్రమే
రెండో రెండో ప్రతి ప్రతిబృత్తి. అందుకు మాత్రమే ప్రతిబృత్తి?

SRI PRAGADA KOTAIAH:— మాత్రమే బ్లాక్ గ్రాంటులు
Secondary Schools కోసం సంస్థ సాధారణం
craft section ప్రతిబృత్తితో మాత్రమే
ఇందుకు భారతీయ grant కోసం సంస్థ సాధారణం ఇందులో ఇందులో
సంస్థతో, అందుకు మాత్రమే ఇందులో ఇందులో
రెండో రెండో ప్రతి ప్రతిబృత్తి?
THE HON. Dr. B. GOPALA REDDI:—

[29th September 1956]

There is some confusion in this matter. Elementary Education is a separate activity. It involves a different set of considerations. However, the general funds are also used for its support. Is there any proposal to construct a bridge over the River Champavathi near Gajapathilagaram on V. C. P. Road?

THE HON. SM N. SANJEEVA REDDI:—The answer is in the affirmative.

Bridge over the River Champavathi

766 Q: SRI A. YERUKU NAIDU:

SRI G. SURYANARAYANA:—Will the Hon. the Deputy Chief Minister be pleased to state whether there is any proposal to construct a bridge over the River Champavathi near Gajapathilagaram on V. C. P. Road?

THE HON. SRI N. SANJEEVA REDDI:—The answer is in the affirmative.
QUESTIONS AND ANSWERS

29th September 1956]

THE HON. SRI N. SANJEEVA REDDI:—

* 852-C-Q: SRI P. GUNNAYYA:—Will the Hon. the Minister for Electricity and Social Welfare be pleased to state:

(a) how much land is proposed to be given to Harijan residents in Peddapenki village, Bobbili taluk; and

(b) if so, when the distribution will be started?

THE HON. SRI G. LATCHANNA:—

(a) An extent of Ac. 7.21 cents of dry land has been proposed to be acquired for the Harijan residents of Peddapenki village, Bobbili Taluk, Srikakulam District.

(b) Steps are being taken by the Collector of Srikakulam to pass the award in this case after getting the Sub-Division records pre-scrutinised by the District Surveyor. Soon after the award is passed the distribution will be started.

1. 7 21 21 acquire Harijan pedlapenki distribution

2. 21 acquire Harijan pedlapenki District Surveyor scrutiny

SRI P. GUNNAYYA:—

8 7.21 acquire sanction pedlapenki 21 sanction pedlapenki
355.

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

(a) the number of seats reserved in the Madras Presidency College in Psychology (Hons.) for students from the Andhra State;

(b) whether the students from the Andhra State got admission in the year 1956 for all the seats so reserved; and

(c) if not, the reasons therefor?

**A**:

(a) Two.

(b) One candidate has been admitted.

(c) Out of the four candidates who applied, only one candidate was qualified for admission to the course.

**Q**: Presidency College Principal, D. P. I., is the admission process standard?

**A**: Presidency College Honours admission is conducted by the College authorities. The information from the 1st Class regulation is applicable. Apply as per the regulation. The information from the Principal, D. P. I., is standard.

**Q**: Information from the Presidency College and Lady Willington College regarding the seats?

**A**: It is so in every college.
29th September 1956]

reserve the seat. Reserve seat 356.

SRI B. V. SIVAIAH:—Presidency seat Reserved seat 356.

THE HON. Dr. B. GOPALA REDDI:—Qualification seat

Fire Station within the Amalapuram Municipal limits.

356.

*814 Q: SRI G. NARASIMHA MURTHI: Will the Hon. the Deputy Chief Minister be pleased to state:

(a) whether any representation was made to the Hon. the Deputy Chief Minister for the establishment of a fire station within the Municipal limits of Amalapuram; and

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

THE HON. SRI N. SANJEEVA REDDI:—

(a) Yes, Sir.

(b) it is proposed to consider the Question of opening the fire station during the next financial year giving "Amalapuram" the next earliest chance.

SRI G. NARASIMHA MURTHI:—The representation 356.

No answer.

Colonisation Schemes in Hill-Tribe areas

357.

*852-G. Q: SRI P GUNNAYYA:—Will the Hon. the Minister for Electricity and Social Welfare be pleased to state the Hill-Tribes areas in the State in which colonisation schemes have been introduced?

THE HON. SRI G. LATCHANNA:—Colonisation schemes have been introduced in the following Scheduled areas of the State:

(1) Gannavaram in Nugur Taluk, East Godavari District.

(2) Pochavaram in Bhadrachalam Taluk, East Godavari District.

(3) Aminabad in Yellavaram Taluk, East Godavari District.

(4) Jeelugumilli in Polavaram Taluk, West Godavari District.
THE HON. SRI G. LATCHANNA:— The Hon. the Deputy Chief Minister be pleased to state:

(a) whether it is a fact that the Nagarjunasagar Control Board has decided to excavate the left side canal of the Nagarjunasagar in such a way as to give benefit to the Nandigama and Nuzvid Taluks in Krishna District and Chintalapudi Taluk in West Godavari District; and

(b) if so, what is the extra extent of the land that will be irrigated in these taluks?

THE HON. SRI N. SANJEEVA REDDI:—

(a) The capacity of the tunnel at the head of the Nagarjunasagar Left Bank Canal is being designed to carry 15,000 cusecs instead of 12,000 cusecs as originally proposed. The canal will carry 11,000 cusecs as a partially lined canal and 15,000 cusecs when fully lined. After the canal is fully lined it may be possible to supply water to the areas lying beyond Kattaleru.

(b) The extra extent of land that will be commanded will be about five lakh acres.

Loans to Uravakonda Weaver's Society

783 Q: SRI S. NARAYANAPPA:—Will the Hon. the Minister for Planning and Industries be pleased to state:
29th September 1956

(a) the number of new looms that have been admitted into the Uravakonda Weavers' Society under the Cess Fund Scheme;

(b) whether any loan has been granted to the Society in order to provide work to these newly admitted looms;

(c) the amount of loan for which the Society is eligible under the Scheme; and

(d) the reasons for not granting the loan?

THE HON. SRI K. VENKATA RAO:—

(a) 25

(b) No, Sir. A sum of Rs. 5000 towards working capital in respect of these looms has however, been allotted to the Society under the Cess fund.

(c) Rs. 5,000 at the rate of Rs. 200 per new loom.

(d) On account of the unsatisfactory financial position of the Society, the Anantapur Co-operative Central Bank has been hesitating to make advances to the Society, although a sum of Rs. 5,000/- was allotted to the Society towards working capital in respect of the new members admitted into it. Steps are however, being taken to improve the working of the society and to enable it to draw the working capital loan.

(a) 25

(b) SRI S. NARAYANAPPA:—

(c) 5000

(d) Co-operative Central Bank —

THE HON. SRI K. VENKATA RAO:—

Sri Cess Fund loan to State Bank Co-operative Central Bank so Co-operative Central Bank why me?
SRI PRAGADA KOTAIAH:— The loan sanction of the Cess Fund has been disposed of by the Central Bank. The Hon. the Minister for Local Administration and Prohibition be pleased to state:

(a) why the construction of a culvert at Madhavaram on Madhavaram-Mantralayam District Board Road, in Adoni Taluk has been suspended for the past four years; and

(b) when exactly the construction would be resumed and is likely to be completed in the interest of convenience of the hundreds of pilgrims to Mantralayam?

THE HON. SRI A. B. NAGESWARA RAO:—

(a) The work has not been suspended for the past four years.

(b) The construction will be completed as and when the finances of the Kurnool District Board improve or when the District Board receives a grant from the Government for the purpose.

SRI T. G. TIMMAIAH SETTY:— The information sought is as follows:

THE HON. SRI A. B. NAGESWARA RAO:— The Minister for Local Administration and Prohibition be pleased to state:

(a) why the construction of a culvert at Madhavaram on Madhavaram-Mantralayam District Board Road, in Adoni Taluk has been suspended for the past four years; and

(b) when exactly the construction would be resumed and is likely to be completed in the interest of convenience of the hundreds of pilgrims to Mantralayam?
29th September 1956

**Fire Service Stations**

361.

*641 Q: SRI P. BAPAYYA:—Will the Hon. the Deputy Chief Minister be pleased to state:

(a) the number of fire service stations opened after the Department has been transferred to the Police Department;

(b) whether there are any proposals to open new fire stations in the State, particularly in the Krishna District, at places like Nandigama-Tiruvur, Vuyyur and Divi etc., and;

(c) if not when the Government propose to open new fire service stations at the places mentioned in clause (b) above to meet fire accidents if any in these areas?

THE HON. SRI N. SANJEEVA REDDI:—

(a) "Two, Sir."

(b) "The answer is in the negative."

(d) "The question of opening fire stations in those places will be considered after opening fire stations in all the municipal towns in the state."

SRI P. BAPAYYA:— *(సిడిప్పులుగా) నేడు అదేశాలు* fire stations are closed నుండి 1956 జూలియాస్ రోజులు. మార్చి మాసంలో నిషేదాన్ను మార్చారు మార్చడానికి అవకాశం ఉంది, fire stations యొక్క తెలుగు అదేశాలు నేడు;

THE HON. SRI N. SANJEEVA REDDI:— నిషేదం పాల్యం ప్రాముఖ్యం మార్చారు. మార్చి మాసంలో నిషేదాన్ను మార్చారు మార్చడానికి అవకాశం ఉంది, మార్చడానికి అవకాశం ఉంది, మార్చడానికి అవకాశం ఉంది. మార్చడానికి అవకాశం ఉంది.

SRI PRAGADA KOTAYYA:— 1956-57 సంవత్సరం అధికారం provide చేస్తే నేడు అదేశాలు మూడిలో వచ్చింది, అదేశాలు మూడిలో వచ్చింది, మూడిలో మూడిలో వచ్చింది. వచ్చింది?

THE HON. SRI N. SANJEEVAREDDI:— Provision చేస్తే, అదేశాలు.
Division of Guntur District for Purposes of Local Administration

362.

*957 Q: SRI B. V. SIVAIAH:—Will the Hon. the Minister for Local Administration and Prohibition be pleased to state:

(a) whether the Government have received any proposals from the Inspector General of Local Administration to divide the Guntur District into two divisions, each to be kept under the territorial jurisdiction of a District Panchayat Officer;

(b) if not, will the Government consider such a division in view of the heavy work existing now, for a single District Panchayat Officer for the whole of Guntur District.

THE HON. SRI A. B. NAGESWARA RAO:

(a) The answer is in the negative.

(b) The Government will consider the question of dividing the Guntur District into two divisions as and when proposals are received from the Inspector General of Local Administration.

SRI M. NAGI REDDI:—అంధ్రప్రదేశ్ సరస్సు 10 రోజుల మొదట్లో జిల్లాపరాధించే 10 భాగాలు వంటి పరిస్థితులు. అందువల్ల అద్భుతం Additional District Panchayat Officers కలిగింది, ఆ పాపర్స్ మరియు పాపర్స్ 

THE HON. SRI A. B. NAGESWARA RAO:—అసంభవపు అది లేదు.

SRI G. YELLAMANDA REDDI:—When will questions put for 26th instant be taken up.

Mr. SPEAKER:—Tomorrow we will take them up.

Sri P. Narasimhapparao wants to invite the attention of the Hon. Minister for Local Administration regarding certain irregularities, I am passing it on to the Hon Minister. You may expect the answer from him tomorrow.

SRI PRAGADA KOTAIAH:—అంధ్రప్రదేశ్ సరస్సు 10 రోజుల మొదట్లో జిల్లాపరాధించే 10 భాగాలు వంటి పరిస్థితులు. Supplementary పనిచేసేది నేషనల్ విస్తారం లేదు. Village Officers కొనసాగించిన, మరియు ఇది తూర్పు మరియు ఇది తూర్పు మరియు ఇది తూర్పు మరియు ఇది తూర్పు మరియు ఇది తూర్పు మరియు ఇది తూర్పు మరియు ఇది తూర్పు మరియు ఇది తూర్పు మరియు ఇది తూర్పు మరియు ఇది తూర్పు 

Mr. SPEAKER:—Tomorrow we will take them up.

Sri P. Narasimhapparao wants to invite the attention of the Hon. Minister for Local Administration regarding certain irregularities. I am passing it on to the Hon Minister. You may expect the answer from him tomorrow.
29th September 1956

THE HON. SRI K. CHANDRAMOULI:—

QUESTIONS AND ANSWERS 442

II MESSAGE FROM THE GOVERNOR

Mr. SPEAKER:—I have to announce to the House that the following message dated the 27th September 1956 has been received from the Governor:

"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 Appropriation (No. 3) Bill, 1956, and in pursuance of Clause (3) of the said Article, I also recommend to that Assembly the consideration of the said Bill."

III BUSINESS OF THE HOUSE

SRI A. VENKATARAMA RAJU:—Point of information, sir,

THE HON. DR. B. GOPALAREDDI:—

SRI M. SATYANARAYANA RAJU:—Chief Minister

THE HON. DR. B. GOPALAREDDI:—

THE HON. DR. B. GOPALAREDDI:—
IV GOVERNMENT BILLS:

(1) THE ANDHRA APPROPRIATION (NO. 3) BILL, 1956.

THE HON. Dr. B. GOPALA REDDI:—Mr. Speaker, Sir, I beg to introduce the Andhra Appropriation (No. 3) Bill, 1956 and move that the Bill be taken into consideration at once.

Mr. SPEAKER:—Motion moved:

"The Andhra Appropriation (No. 3) Bill, 1956 be taken into consideration."

THE HON. Dr. B. GOPALA REDDI:—

(At this stage Sri S. Ranganatha Mudaliar occupied the Chair)

SRI V. VISWESWARA RAO:—

Fair priceshops...
THE ANDHRA APPROPRIATION (No. 3) BILL, 1956

29th September 1956

[Sri V. Visweswara Rao]

...
Sri V. Visweswara Rao [29th September 1956

The Andhra Appropriation (No. 3) Bill, 1956

445

Sri V. Visweswara Rao

The bumper stock 40% of Sindri stock. Sindri stock 50% bumper stock 25% Belgium stock 10% Animal husbandry

Sindri stock Belgium stock

Sindri Belgium

The Service Scheme

7

Animal husbandry

C. D. Blocks

N. E. S. Blocks

Veterinary College

Head Quarters

Veterinary Doctors

N. E. S. Blocks

Veterinary Doctors
SRI K. PUNNAYYA: — ఆంధ్రప్రదేశ్ అప్రౌపీష్టం సమయంలో ప్రధాన మంత్రి జ్యోతిభూమి ఆధారం చేసి అడుగులను అభివృద్ధి చేసాలని, అనేక ఋత్విక పద్ధతి రాయడానికి అవశేషం ఉండటం అవలుపు. ఏమి వంటి అంశాలు ప్రతి ప్రధాన మంత్రి జ్యోతిభూమి ఆధారం చేసి అభివృద్ధి చేసాలని, అనేక ఋత్విక పద్ధతి రాయడానికి అవశేషం ఉండటం అవలుపు.

Administrative Democracy మీదుగా ప్రత్యేకంగా, చెప్పించిన కార్యకృతులు కొనసాగించింది. అప్రౌపీష్టం సమయంలో ప్రతి ప్రధాన మంత్రి జ్యోతిభూమి ఆధారం చేసి అభివృద్ధి చేసాలని, అనేక ఋత్విక పద్ధతి రాయడానికి అవశేషం ఉండటం అవలుపు.

SRI K. PUNNAYYA: — ఆంధ్రప్రదేశ్ అప్రౌపీష్టం సమయంలో ప్రధాన మంత్రి జ్యోతిభూమి ఆధారం చేసి అభివృద్ధి చేసాలని, అనేక ఋత్విక పద్ధతి రాయడానికి అవశేషం ఉండటం అవలుపు.
Democracy is the basis of our society. The people are the ultimate source of power. The Constitution guarantees protection of fundamental human rights. The government is responsible for ensuring the well-being of its citizens. The Bill seeks to improve the living standards of the people. The Chief Minister has requested the support of the opposition for the Bill. Teachers' salaries are a significant aspect of this Bill. The Bill also includes provisions for housing, medical facilities, and other amenities. N. G. O. etc. are crucial for the implementation of policies. The Bill is a step towards realizing the ideals of democracy.
Sri M. Rajeswara Rao] [29th September 1956

"THE ANDHRA APPROPRIATION (No. 3) BILL, 1956"

...
Clay and Sand be mixed in the proportion 50:50 in the ratio of 5:5.

Engineer to possess Technical Knowledge, and Technical Skill along with Set up and

Engineers adequate Technical Skill.

The Principal of Separation of Power as follows. Executive and Legislature shall undertake Judicial separation as experimental stage.

Quasi Judicial Functions and discharge Executive Functions as Ministers.
THE ANDHRA APPROPRIATION (No. 3) BILL, 1936

29th September 1936

Sir M. Rajeswara Rao

Publicity must be laid down. Administrators and Executive Officers and Propagandists must encourage Younger Generations to feel the Leadership and to overcome the inferiority complex. Ministers of State, Dy. Ministers, Parliamentary Secretaries train up Younger Generation to feel the Government must accept its responsibilities. The policy must be laid down. Publicity must be time-saving. The Minister must unveil. Paper must be saved.lay down publicity. The Minister and the Administrators are Executive Officers and Propagandists.
SRI VAVILALA GOPALAKRISHNAYYA:—

The functions of the Comptroller and Auditor General in India (in Andhra, it means the Accountant General) in a large measure is the inheritance from colonial rule. The function did not impede British rule; it upheld that rule and was an integral part of it. It greatly restricted the Indians who served the Government. These restrictions were sought by the Government in
29th September 1956]  

[Sri Vavilala Gopalakrishnayya

a situation of Provincial administration largely concerned with police and taxation functions and not engaged in rapid pursuit of the Welfare State objectives."

In a historic dispute, which nearly led to the resignation of Sir Chintamani Deshmukh in 1955, Mr. Chanda did right for a reduction of financial control. His recommendations in this matter, which were obviously sound, were to the effect that financial sanction once having been given in general, should not have to be repeated by the Finance Ministry for every detail. It is good that a normal departure is now being made in accordance with the lines of what has come appropriately to be known, although it had not been published as the Chanda Report.

"So many proposed transactions thus come up for review that they must usually of necessity in the Ministries and organs to which they are sent be referred downward to very subordinate staff who have no experience of or knowledge of the kind of project being dealt with. The basic instruction is understood by subordinate staff to be to find out whether the proposal is fully in accordance with precedent. The focus on precedents encourages subordinates in a chronically negative and timid attitude."

Constituency Control Board 5th Financial Advisor 452
Financial Advisor 396 Planning imagination 396 Contractors Old precedent 396 contractors 396 withhold Board Committee 396 Administration Planning 396 Planning 396 Planning efficiency 396 Planning Planning Planning Planning Planning Planning Planning Planning Planning Planning Planning Planning Planning Planning Planning Planning Planning High Voltage line 396 Electricity 396 Electricity 396 Electricity grid Electric Power 396 Low Voltage 396 Ordinary sense 396 High Voltage 396 return 396 High Voltage 396 Electricity 396 dismantle 396 High Voltage 396 waste 396 waste 396 Part I Schedule work
29th September 1956] [Sri Vavilala Gopalakrishnayya

THE ANDHRA APPROPRIATION (No. 3) BILL, 1956 454

part II work तुझको राज; Budgetary manual scheme नुकसान
eवेदताम्. Part 2 work ज्ञान अन्वेषणाभ्यां काल विद्याधृतम्. Part II योजना development; part I योजना existing. Part I 6 वेदता maintenance eवेदताम्. Part II योजना तुज्यको राज अन्वेषणाभ्यां काल विद्याधृतम्.

SRI D. RAMABRAHMAM:—At this stage Mr. Chairman resumed the Chair

At this stage Mr. Chairman resumed the Chair.
455 THE ANDHRA APPROPRIATION (No. 3) BILL, 1956

Sri D. Ramabrahmam [29th September 1956

National Extension Schemes 2nd stage: blocks & areas
local development schemes 2nd stage: blocks & areas
area 2nd stage: blocks & areas
Local Development schemes 2nd stage: blocks & areas
Grants 2nd stage:

Block areas

L. D. Schemes

grant are allocated in the budget.

Grow More Food scheme:
unreserve & reserve

Chemical manures are free.

Chemical manure & free 

permits

SRI SHEIK MOULA SAHEB:—

So far as the present requests for the grant,

permits

So far as the present requests for the grant,
THE ANDHRA APPROPRIATION (No. 3) BILL, 1956

29th September 1956

[Sri Sheik Moula Saheb

Land revenue fix by settlement 0.8 land revenue 0.4

The bill proposes to fix the land revenue at 0.8 of the original settlement and to enact a Surcharge Bill to raise the land revenue to 0.8 of the original settlement. The surcharge will be applicable to the original settlement as well as to the water tax and betterment tax. The new surcharge will be levied on the market value of the land and will be calculated as a percentage of the market value.
Sri Sheik Moula Saheb [29th September 1956

457 THE ANDHRA APPROPRIATION (No. 3) BILL, 1956

Government areas 2 Estate Forest, Reserve Forest

Supply of Government areas 2 Estate Forest, Reserve Forest

Electricity supply, Water supply, Industrial Development, etc.

29th September 1956

[Sri Sheik Moula Saheb]

Sri B. Appa Rao:—Mr. Speaker, I would like to move a resolution regarding the Andhra Appropriation No. 3 Bill, 1956.

Mr. Speaker:—Mr. B. Appa Rao says, I want to move a resolution. Whether the House is ready to accept the resolution?

Sri B. Appa Rao:—Mr. Speaker, I want to move a resolution, whether the House is ready to accept the resolution?

Mr. Speaker:—No resolution has been presented. The resolution is not on the Order Paper. Let me know when the resolution comes.

Sri B. Appa Rao:—Mr. Speaker, I want to move a resolution, whether the House is ready to accept the resolution?

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THE ANDHRA APPROPRIATION (No. 3) BILL, 1956

[29th September 1956]

SRI B. APPA RAO:—

Mr. Speaker, Sir,

I am happy to support the Bill. I think, Mr. Speaker, Sir, I should be permitted to say a word briefly on the Appropriation Bill for the State of Andhra. In doing so, I also wish to call your attention to the fact that the Bill has been brought forward in this Session of the Legislative Assembly with ample time for a proper scrutiny of the proposals. The Bill has, therefore, been brought forward with the object of bringing the financial resources of the State within the purview of the Legislative Assembly.

The Bill is, therefore, introduced in this Session of the Legislative Assembly with the object of bringing the financial resources of the State within the purview of the Legislative Assembly. The Bill is, therefore, introduced in this Session of the Legislative Assembly with the object of bringing the financial resources of the State within the purview of the Legislative Assembly. The Bill is, therefore, introduced in this Session of the Legislative Assembly with the object of bringing the financial resources of the State within the purview of the Legislative Assembly. The Bill is, therefore, introduced in this Session of the Legislative Assembly with the object of bringing the financial resources of the State within the purview of the Legislative Assembly. The Bill is, therefore, introduced in this Session of the Legislative Assembly with the object of bringing the financial resources of the State within the purview of the Legislative Assembly.
irrigation and the contractors are raising the alarm about the high percentages charged by them. Contractors are demanding percentage payments on work done. They are saying that the work is not being done as per the specifications. Contractors are also demanding that the department should provide them with adequate funds to cover their costs. The department is not giving them the required funds, which is causing them financial losses. The contractors are saying that they are only giving the work to the department on credit, and that the department is not paying them in time. This is causing them to take loans from banks, which is adding to their financial burden. The contractors are demanding that the department should pay them on time and that they should be given adequate funds to complete the work. The contractors are saying that they are not getting the work done on time, which is causing them to miss deadlines. The contractors are demanding that the department should provide them with adequate manpower and equipment to complete the work.
1956 ஆன்டு பிராந்திய அரசின் தொடர்புப் பொருளாதாரம் மற்றும் ஊழியக்குழுவின் முப்பத்தோன்றானது. பிரான்டிய விளக்கப் பொருளாதார விளக்கத்தை ஒன்றுக்கொண்டு பரிசோதனை நடத்துவதற்கு முன்னர் தமிழ் சொல்லால் விளக்கப்பொருள் அளித்தது. பெரும்பான்மையான விளக்கப்பொருளின் பகுதியானது செயல்பட்டு பரிசோதனை நடத்தப்பட்டது. பிராந்திய அரசின் தொடர்புப் பொருளாதார விளக்கத்தில் ஒன்றுக்கொண்டு பரிசோதனை நடத்தப்பட்டது.

உருசியத் பிராந்தி விளக்கப் பொருளாதாரச் சொல்லால் தொடர்புப் பொருளாதார விளக்கத்தை ஒன்றுக்கொண்டு பரிசோதனை நடத்தப்பட்டது. பெரும்பான்மையான விளக்கப்பொருளின் பகுதியானது செயல்பட்டு பரிசோதனை நடத்தப்பட்டது. பிராந்திய அரசின் தொடர்புப் பொருளாதார விளக்கத்தில் ஒன்றுக்கொண்டு பரிசோதனை நடத்தப்பட்டது.
THE ANDHAA APPROPRIATION (No. 3) BILL, 1956

29th September 1956
[Sri S. Kasi Reddi

మి అంటారు. ఎందుకంటే ఇ మాత్రమే మాత్రం. ప్రతిక్రియ అవసరం లిమిటరను అంకించలేదు. ప్రతిసామ్యం చాలా అందంటే, ప్రతిసామ్యానికి విలువ ఉండదు. దీని కలిగిన సమాధానం లేదు. అంటే ఈ ప్రతిసామ్యం భావించలేదు. సంపాదితమైన పరిస్థితి లేదు. స్పష్టమైన పరిస్థితి లేదు.

మనం ఒక ఉత్తిర్థి మిత్రంగా ఉండుండాన్ని తెలియాలి. అందుకే ఆస్తి కలిగిన తాతా ఇప్పుడు మనం అంటే మనం అంటాలి. సాధనా మనం మతమనమైన తాతా అంటే నేత్యమైన తాతా అంటాలి. ఈ ప్రతిసామ్యం ప్రత్యేకమైన పరిస్థితి లేదు.

మీ అనుమతితో మనం మతం మాత్రమే మాత్రం. ప్రతిసామ్యం చాలా అందంటే, ప్రతిసామ్యానికి విలువ ఉండదు. దీని కలిగిన సమాధానం లేదు. సదృష్టి మన మతం మాత్రమే మాత్రం. ప్రతిసామ్యం చాలా అందంటే, ప్రతిసామ్యానికి విలువ ఉండదు. దీని కలిగిన సమాధానం లేదు.

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THE HON. Dr. B. GOPALA REDDI:—

The Appropriation Bill 1956 has been introduced to supplement the provisions of the Andhra Appropriation (No. 2) Bill, 1956. There have been several issues that have been highlighted during the debate on this bill. Some of the key points raised include:

1. The need for increased expenditure on education and health.
2. The requirement for more funds to support national extension schemes.
3. The necessity for improving infrastructure and rural development.
4. The importance of providing adequate assistance to small farmers and agricultural laborers.

These points reflect the priorities and concerns of the Andhra Pradesh government and its people. The debate on the bill has been characterized by a mix of support and criticism, with some Members of Parliament expressing reservation on certain measures.

In conclusion, the bill seeks to allocate additional funds to address the pressing needs of the state, and it is hoped that these resources will be utilized effectively to improve the quality of life for the people of Andhra Pradesh.
THE ANDHRA APPROPRIATION (No. 3) BILL, 1956 464

29th September 1956] [Dr. B. Gopala Reddi

Drinking water facilities in the house sites and medical facilities are being provided in the project affected lands. The market value of the affected lands is Rs. 6,50,000. The house sites are being provided at a cost of Rs. 15 lakhs. The drinking water facilities and medical facilities are being provided in the project affected lands.
Mr. SPEAKER:—The question is:

"That the Andhra Appropriation (No. 3) Bill, 1956, be taken into consideration at once."

The motion was carried.

Clause 2 with the Schedule was put and carried

Clause 1 with the Preamble was put and carried.

THE HON. Dr. B. GOPALA REDDI:—Sir I move:

"That the Bill be passed into law."

Mr. SPEAKER:—The question is:

"That the Bill be passed into law.

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

V MESSAGE FROM THE GOVERNOR

Mr. SPEAKER:—I have to announce to the House that the following message dated 26-9-56 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 Andra Inams (Abolition and Conversion into Roytwari) Bill, 1956, and in pursuance of clause 3 of the said article, I also recommend to that Assembly the consideration of the bill."
THE HON. SRI K. CHANDRAMOULI:—Mr. Speaker, Sir,
I beg to introduce the Andhra Inams (Abolition and conversion into Ryotwari) Bill, 1956, and move that the Bill be referred to a Select Committee of this House.

As the Hon. Members are aware, the Government introduced a Bill called the Madras Estates Land (Andhra Amendment) Bill in the Legislative Assembly in December, 1955, for the amendment of section 3 (2) (d) of the Madras Estates Land Act with the object of enlarging the definition of 'estate' under that Act so as to cover certain marginal inams such as inam hamlets and inam khandrigas which had been held by the courts to be no 'estates'. The Bill was referred to a Select Committee which made certain recommendations in regard to the provisions of the Bill. The Government have carefully considered these recommendations and have decided that the scope of the above Bill should be restricted to inam hamlets and inam khandrigas in inam villages and that separate legislation should be undertaken with a view to converting other inams in inam villages as well as inams in ryotwari and zamindari villages into ryotwari tenure. The Government will be moving necessary amendments at the appropriate time to the Madras Estates Land (Andhra Amendment) Bill, 1955, as modified by the Select Committee, with a view to restricting its application to inam hamlets and inam khandrigas to inam villages. The present bill provides for the conversion of all inam lands other than estates into ryotwari tenure.

The Bill provides that in the case of inam lands held by inamdars, other than religious, charitable and educational institutions, in inam villages, the tenant, if any, who was in occupation of the lands on the 7th January 1948 (i.e. the date on which the Madras Estates Land (Reduction of Rent) Act, 1947, came into force), but who was subsequently evicted by or at the instance of the inamdar, or in the absence of such tenant, the tenant, if any in occupation of the land on the date of commencement of the Act shall be entitled to a ryotwari patta in respect of two-thirds of the land in his occupation, on his surrendering the remaining one-third in favour of the inamdar. The inamdar will be entitled to a ryotwari patta in respect of the remaining one-third, such one-third share being deemed to be the compensation payable to the inamdar for the extinguishment of his rights in the two-thirds share of the land. The inamdar will also be entitled to a ryotwari patta in respect of the land in his occupation on the date of commencement of the Act
provided that no tenant is entitled to a ryotwari patta thereto on the ground of his having been in occupation thereof on the 7th January, 1948. The Government are fully alive to the fact that it will be necessary to treat religious, charitable and educational institutions on a special footing in order to ensure the continued maintenance of these institutions. The Bill accordingly provides that in the case of inam lands held by such institutions in inam villages ryotwari patta will be granted to the institutions concerned. The tenants of such lands will however, be granted permanent rights of occupancy which will be both transferable and heritable, but they shall be liable to be evicted on grounds of non-payment of rent or misuse of the land. In the case of these lands also, tenants who were in occupation on the 7th January, 1948, but who have been subsequently evicted by or at the instance of the inamdar will be entitled to reinstatement.

As regards inams in ryotwari and zamindari villages which have always been considered to be on a par with ryotwari lands, the Bill provides for the grant of ryotwari pattas to the inamdaars concerned.

I have confined myself to explaining the salient features of the legislation. At the meetings of the Select Committee, there will be ample opportunity for a detailed discussion in regard to the various clauses of the Bill. I now request that the motion for reference to the Select Committee may be passed.

Mr. SPEAKER:— Motion moved:

“That the Andhra Inams (Abolition and Conversion into Ryotwari) Bill, 1956, be referred to a Select Committee.”

SRI G. YELLAMANDARREDDI:— I have introduced the Bill to this House on the 29th September 1956. I do not propose to discuss the various clauses of the Bill in detail. I have only confined myself to explaining the salient features of the legislation. In the Select Committee, there will be ample opportunity for a detailed discussion in regard to the various clauses of the Bill. I now request that the motion for reference to the Select Committee may be passed.
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

29th September 1956] [Sri G. Yellamanda Reddi

అధ్యా ఇంమం ఎంట్రే ఎం కొ పరుణ. లభయు. ఎ మో సముడి పని చేసే ఉమామూర్తి మీదుగా అంతే పని చేసే ఉమామూర్తి లోకపురుషం. కే మాదిరి తదుల్లా చేసే ఉమామూర్తి మీదుగా అంతే పని చేసే ఉమామూర్తి లోకపురుషం. కే మాదిరి తదుల్లా చేసే ఉమామూర్తి మీదుగా అంతే పని చేసే ఉమామూర్తి లోకపురుషం. కే మాదిరి తదుల్లా చేసే ఉమామూర్తి మీదుగా అంతే పని చేసే ఉమామూర్తి లోకపురుషం. కే మాదిరి తదుల్లా 

Major Inams, Inam Estates అంటే పనిగూడుతుందని పరిసరం యొక్క మాస్తమండల పని చేయడానికి అవసరం ఉంది. Major Inams మాట మాస్తమండల పని చేయడానికి అవసరం ఉంది. 

Clause 3 (2) (D) ఉమామూర్తి మేరకు మామిడని కే లోకపురుషం. Clause 3 (2) (D) ఉమామూర్తి మేరకు మామిడని కే లోకపురుషం. 

Cl. 3 (2) (D) పని త్వరిత చేయడానికి సాధనా అవసరం ఉంది. Cl. 3 (2) (D) పని త్వరిత చేయడానికి సాధనా అవసరం ఉంది.
469 THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

Sri G. Yellamanda Reddi] [29th September 1956

మరాయించిన ఎందుకంటా కలిగి ఉండితే భారతీయత. అన్నిదశాల చారిత్రక మాధ్య రెకర్బైడింగ్ పరిస్థితి అనే విషయాన్ని పరిస్థితి కాక మాధ్యమిక అన్నిదశాల రెకర్బైడింగ్ పరిస్థితి దూరిలో ఉంది. ఎందుకంటా సమాధ్యాయం లేదు?

What is the principle behind it. The principle behind it is to make rehabilitation easy and feasible.

అది రెకర్బైడింగ్ పరిస్థితి అనే విషయాన్ని పరిస్థితి కాక మాధ్యమిక అన్నిదశాల రెకర్బైడింగ్ పరిస్థితి దూరిలో ఉంది. రెకర్బైడింగ్ పరిస్థితి అనే విషయాన్ని పరిస్థితి కాక మాధ్యమిక అన్నిదశాల రెకర్బైడింగ్ పరిస్థితి దూరిలో ఉంది.

The principle behind it is to make rehabilitation easy and feasible.

మరాయించిన ఎందుకంటా కలిగి ఉండితే భారతీయత. అన్నిదశాల చారిత్రక మాధ్య రెకర్బైడింగ్ పరిస్థితి అనే విషయాన్ని పరిస్థితి కాక మాధ్యమిక అన్నిదశాల రెకర్బైడింగ్ పరిస్థితి దూరిలో ఉంది. ఎందుకంటా సమాధ్యాయం లేదు?

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మరాయించిన ఎందుకంటా కలిగి ఉండితే భారతీయత. అన్నిదశాల చారిత్రక మాధ్య రెకర్బైడింగ్ పరిస్థితి అనే విషయాన్ని పరిస్థితి కాక మాధ్యమిక అన్నిదశాల రెకర్బైడింగ్ పరిస్థితి దూరిలో ఉంది. ఎందుకంటా సమాధ్యాయం లేదు?

What is the principle behind it. The principle behind it is to make rehabilitation easy and feasible.
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

29th September 1956]

[Sri G. Yellamanda Reddi]

మరుగు కనుకంతక వైయటం. సిద్ధాంతాన్ని కట్టడానికి రాయలు తస్కల రెముమారుగు. సిద్ధాంతాన్ని కట్టడానికి వైయటానికి వైయటానికి మార్గం రెముమారు. సిద్ధాంతాన్ని కట్టడానికి వైయటానికి మార్గం రెముమారు. సిద్ధాంతాన్ని కట్టడానికి వైయటానికి మార్గం రెముమారు.

THE HON.SRI K. VENKATA RAO: — అంటే అంటామం.

SRI G. YELLAMANDA REDDI: — అంటే అంటామం. రామవారచుకు నాణుడు నాణుడు, రామవారచుకు నాణుడు, రామవారచుకు నాణుడు. అంటే అంటామం. రామవారచుకు నాణుడు, రామవారచుకు నాణుడు, రామవారచుకు నాణుడు. అంటే అంటామం. రామవారచుకు నాణుడు, రామవారచుకు నాణుడు, రామవారచుకు నాణుడు. అంటే అంటామం. రామవారచుకు నాణుడు, రామవారచుకు నాణుడు, రామవారచుకు నాణుడు. అంటే అంటామం. రామవారచుకు నాణుడు, రామవారచుకు నాణుడు, రామవారచుకు నాణుడు. అంటే అంటామం.
Sri G. Yellamanda Reddi

[29th September 1956]

The Andhra Inams (Abolition and Conversion into Roytwari) Bill, 1956

SRI M. SATYANARAYANA RAJU:—At this stage, Temporary Chairman Mr. E. Ayyapu Reddi Occupied the Chair.

At this stage, Temporary Chairman Mr. E. Ayyapu Reddi Occupied the Chair.

SRI M. SATYANARAYANA RAJU:—At this stage, Temporary Chairman Mr. E. Ayyapu Reddi Occupied the Chair.

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At this stage, Temporary Chairman Mr. E. Ayyapu Reddi Occupied the Chair.
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO ROYTWARI) BILL, 1956

29th September 1956

[Shri M. Satyanarayana Raju]

The Andhra Inams (Abolition and Conversion into Roytwari) Bill, 1956, was passed by the Andhra Pradesh Legislative Assembly on 29th September 1956. The Bill provides for the abolition of the erstwhile Inam system and its conversion into Roytwari. The Act came into force on 7-1-1948.

The Act applies to the whole of the State of Andhra Pradesh. It empowers the Government to appoint an Enquiry Officer to investigate the persons who hold Inam lands and to determine the rate of revenue payable by them. The Government may also appoint a Land Revenue Officer to examine the lands and determine the quantum of revenue.

The Act provides for the abolition of Inam lands and their conversion into Roytwari. The Government may appoint a valuation officer to determine the fair market value of the lands. The Act also provides for the payment of compensation to the holders of Inam lands.

The Act is intended to provide for a fair and equitable distribution of the agricultural produce and to promote the development of the rural economy. The Act is expected to improve the standard of living of the rural population and to promote agricultural progress.

The Act is expected to provide a stable and predictable system of land tenure that will encourage investment and productivity. The Act is also expected to provide a fair and equitable system of land tax that will ensure a fair share of the produce for the State.
SRI T. JALAYYA:—In your, the Governor General, high, powerful and sovereign person, the Andhra Inams (Abolition and Conversion into Ryotwari) Act, 1936, a measure that touches the very fabric of the social life of the people of the Andhra region, has been passed. The implications of this Act are far-reaching and profound. It has been a matter of great concern to many, especially the ryots, who have been deeply affected by it. The Act, in its broad outlines, aims at abolishing the system of inams and converting them into ryotwari, thereby affording greater freedom and opportunity to the ryots to manage their own affairs. The act has been passed in the interest of the ryots and the state. It is a measure that seeks to correct a system that had been in existence for centuries. The Act provides for the distribution of inams among the ryots in a fair and just manner. It is estimated that the Act will benefit millions of ryots. The implementation of the Act has been met with resistance from some quarters, but the government is determined to press ahead with it. The Act has been welcomed by most of the ryots, who see it as a step forward in their struggle for freedom and independence. The Act has been passed in the hope that it will bring about a better future for the ryots of the Andhra region.
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

29th September 1956

[Sri T. Jalayya]

SRI V. KURMAYYA:— Ah, your It is true, I can't occupy such lands! But let me explain to you the situation. The land was given to us by the government, and we have been using it since then. The government has no right to take it away from us without our consent. The land is our property and we have the right to use it as we see fit. The government cannot simply take it away from us and give it to others. This is against the law and we will not let it happen.

2nd January 1948 the government restored Occupancy right to us. But in 1951, the government again took it away from us. We are still waiting for it to be restored to us. We demand that the government fulfill its obligations and give us our land back.
Sri V. Kurmayya [29th September 1956]

In Institutions 100% & Institutions 70% contentions raised. Select Committee 50-50%.

The Hon. Sri K. Chandramouli:—

Sri V. Kurmayya:—

Sri A. Venkatrama Raju:—
29th September 1956

[Sri A. Venkatrama Raju]

THE ANDHRA 1NAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1856

...
477  THE ANDHRA IMAMS (ABOLITION AND CONVERISION INTO RYOTWARI) BILL, 1956

Sri A. Venkatrama Raju]  [29th September 1956

[Content of the speech]

"... Select Committee..."

"... confusion..."

"... steps..."

"... Government..."

"... Occupancy Right..."
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

29th September 1956

Sri A. Venkatrama Raju

SRI S. KASI REDDI:—

SRI S. KASI REDDI:—
స్రీ. కాసి రెడ్డి [29వ సెప్టెంబర్ 1956]

"ఆంధ్ర ఇనాములు (అభిషేకం మరియు రేక్షానికి మార్చడానికి) బిల్, 1956" అనే మరుగుతున్న అధ్యాపకుడు. ఇది మంది రాష్ట్రం నిర్ణయం చేసినది. 10, 15 నవంబర్ నాడు లు మరియు స్థాయిలో ఉండి మంది రాష్ట్రం మరియు ప్రతిభావం వంటి మంది ప్రతిభలు భాగంగా ఉండాలి. ఈ నాడు లెబకు సంబంధించిన ప్రతిభావాలు మరియు ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

మూడు సాగు, 50 రాగచరింతి నిత్యానికి బుద్ధాన్న ముఖంగా ఉండాలి. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు మరియు ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

ఎంపైన ఉత్తరాన్నన్న ఉపరిచేరి దేశం లేదు. ఈ నాడు లెబ సాధనం అవశ్యం. అమ్మారు ప్రతి ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"రెడ్డి తో ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.

"ప్రతిభలు వంటిది అవసరమైన కారణం. ఈ నాడు లెబ సాధనం అవశ్యం. ఈ ప్రతిభలు వంటిది అవసరమైన కారణం మరియు ప్రతిభలు వంటిది అవసరమైన కారణం.
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

29th September 1956

SRI V. VISWESWARA RAO:—

"...extend the definition of Inam to cover any Inam village or a hamlet or a khandrika..." (Interruption)
Any Inam village — whether it is a Zamindari village, or it is a Government village — will become a ryotwari village if it is a Inam village or it is a Government village or it is a Zamindari village. The Inam village is to be declared as a ryotwari village in the manner prescribed by the Act. Any person holding such land as inamdar on the date of the commencement of this Act shall be entitled to a ryotwari patta in respect thereof.

"A person holding such land as inamdar on the date of the commencement of this Act shall be entitled to a ryotwari patta in respect thereof."
THE ANDHRA INAMS (ABOLITION AND
CONVERSION INTO RYOTWARI) BILL, 1956

29th September 1956

[Sri V. Visveswara Rao

“If no tenant has filed an application before the Tahsildar under
sub-section 2 of that Section within the period specified therein, the
inamdar shall be entitled to a ryotwari patta in respect of the land.”

Survey Settlement

If a tenant fails to settle the inam land, the inamdar may
apply to the Tahsildar for settlement of the inam land. If the
Tahsildar is satisfied that the tenant has no right to the
inam land, he may make an order in that behalf.

Clause 48:

If no tenant has filed an application before the Tahsildar under
sub-section 2 of that Section within the period specified therein, the
inamdar shall be entitled to a ryotwari patta in respect of the land.”

Clause 56:

Survey Settlement

If a tenant has failed to settle the inam land, the inamdar may
apply to the Tahsildar for settlement of the inam land. If the
Tahsildar is satisfied that the tenant has no right to the
inam land, he may make an order in that behalf.

Clause 62:

If no tenant has filed an application before the Tahsildar under
sub-section 2 of that Section within the period specified therein, the
inamdar shall be entitled to a ryotwari patta in respect of the land.”

Clause 74:

Survey Settlement

If a tenant has failed to settle the inam land, the inamdar may
apply to the Tahsildar for settlement of the inam land. If the
Tahsildar is satisfied that the tenant has no right to the
inam land, he may make an order in that behalf.

Clause 80:

If no tenant has filed an application before the Tahsildar under
sub-section 2 of that Section within the period specified therein, the
inamdar shall be entitled to a ryotwari patta in respect of the land.”
SRI C. V. SURYANARAYANA RAJU:— 1948 4 8 clause 6 e column 3 4 5 Institutions in List a word order institutions
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1936

29th September 1936

[Sri C. V. Suryanarayana Raju]

There was a clause 6 which says “institutions” in the occupancy right. Clause 6 applies to the institutions. The Hon. Sri K. Chandramouli said that the occupancy right should be abolished for the institutions. Institutions are to be given possession of these lands. The Institutions have no right to the occupancy right from the revenue offices, but there is a question of the occupancy right. “Institutions” have no right to receive occupancy right under Section 6.

Sri Vavilala Gopalakrishnayya said: As regards the whole inam village, it is mentioned in the clause that the inam village has been abolished. In order to abolish the whole inam village, there is a condition that the whole inam village has been abolished. The Hon. Sri K. Chandramouli said: (1) to the inam village, (2) to the whole inam village. Whole Inam Village has been abolished. As regards the inam villages, the order is given to the inam villages. As regards the whole inam village, the order is given to the inam villages. As regards the whole inam village, the order is given to the inam villages.
In case of an inam land in a ryotwari area or zamindari village, the person or institution holding such a land as inamdar on the date of commencement of this Act shall be entitled to a ryotwari patta in respect thereof. In case of a land in a ryotwari area or zamindari village, the person or institution holding such a land as inamdar on the date of commencement of this Act shall be entitled to a ryotwari patta in respect thereof. In case of a land in a ryotwari area or zamindari village, the person or institution holding such a land as inamdar on the date of commencement of this Act shall be entitled to a ryotwari patta in respect thereof.

THE HON SRI K. CHANDRAMOULI:—

SRI VAVILALA GOPALAKRISHNAYYA:—

THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

Sri Vavilala Gopalakrishnayya] [29th September 1956

“...”
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

29th September 1956 [Vavilala Gopalakrishnayya

The retrospective effect of this Bill is that, not only the forcible possession of inam lands by tenants, but also the enjoyment of such lands by tenants, is hereby abolished. The Bill provides for the abolition of inam lands, and for the conversion of such lands into ryotwari lands. The Bill also contains provisions for the compensation of tenants who are adversely affected by the provisions of the Bill.

Inam land means any land the grant of which an inam has been made, confirmed or recognised by the Government but does not include an inam constituting an estate under the Madras Estates Land Act, 1908. Inam land includes lands held under the Ambigum Raja Act, the Bobbili Raja Act, the Chittoor Raja Act, and the Vizianagaram Raja Act. Inam land does not include lands held under the Palnadu Raja Act, the Janga Raja Act, or the Vizianagaram Raja Act.

Definitions

“Inam land means any land the grant of which an inam has been made confirmed or recognised by the Government but does not include an inam constituting an estate under the Madras Estates Land Act, 1908.”
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

Sri Vavilala Gopalakrishnayya ] [ 29th September 1956

THE HON. SRI K. CHANDRAMOULI:—

Human brain development is a complex process involving the integration of various neural pathways and regions. The developing brain is a dynamic and plastic structure capable ofchange and adaptation. Understanding the mechanisms of human brain development requires a multidisciplinary approach, combining insights from neuroscience, psychology, and genetics. The process of brain development begins in the prenatal period and continues throughout childhood and adolescence. Several key processes, including cell proliferation, migration, differentiation, and synaptogenesis, are crucial for the proper development of the brain. During this period, the brain undergoes a rapid expansion in size and complexity, establishing the foundation for higher cognitive functions. It is essential to ensure a healthy environment during pregnancy and childhood, as early experiences and interventions can significantly influence brain development. 

THE HON. SRI K. CHANDRAMOULI:—
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

29th September 1956 [Sri K. Chandramouli

The Andhra Inams Act, 1956, was enacted on 29th September 1956. The Cabinet, after due consideration, referred the matter to the Select Committee on Inam abolition. The Select Committee found it necessary to amend the Act to ensure the smooth abolition of inams. The idea was to convert inams into ryotwari system with necessary conciliations. The Select Committee recommended that conciliations should be held with educational institutions, medical institutions, and religious institutions. Institutions and educational institutions shall be compensated in the form of permanent revenue and court forms.

Institutions included educational institutions, medical institutions, and religious institutions. Institutions were to be compensated in the form of revenue and court forms. The Act also provided for the compensation of inam holders and their families in converted states.
THE ANDHRA INAMS (ABOLITION AND CONVERSION INTO RYOTWARI) BILL, 1956

Sri K. Chandramouli] [29th September 1956

Individual cases

At this stage Mr. Speaker resumed the chair
Mr. SPEAKER:—The question is:

"That the Bill be referred to a Select Committee consisting of the following members."

1. The Hon. Sri K. Chandramouli, (Chairman) (Minister for Revenue)
2. The Hon. Sri K. Venkata Rao (Minister for Planning and Development)
3. The Hon. Sri G. Latchanna (Minister for Electricity and Social Welfare)
4. Sri A. Kaleswara Rao
5. K. V. Ramanayya Naidu
6. S. K. V. Krishnavataram
7. Vijaya Bhaskara Reddi
8. P. Rajagopal Naidu
9. T. V. Raghavulu
10. Pillalamarri Venkateswarlu
11. B. Sankaraiah
12. B. Ratnasabhapathi
13. Gottumukkala Jagannadharaaju
14. P. Narasimhapparao
15. R. B. Ramakrishna Raju

(The motion was adopted)

The Hon. Sri K. Chandramouli will be the Chairman of the Committee. The Select Committee will meet at Tirumalai and submit its report before 12th October.

The House then adjourned to meet the next day at 10 A. M.
APPENDIX I

VIDE ANSWER TO L. AV. No. 578 (STARRED) PRINTED AT PAGE 409 SUPRA.

491

[29th September 1956]

491

APPENDIX I

VIDE ANSWER TO L. AV. No. 578 (STARRED) PRINTED AT PAGE 409 SUPRA.

[29th September 1956]

APPENDIX I

VIDE ANSWER TO L. AV. No. 578 (STARRED) PRINTED AT PAGE 409 SUPRA.

APPENDIX I

VIDE ANSWER TO L. AV. No. 578 (STARRED) PRINTED AT PAGE 409 SUPRA.
29th September 1956]

6. கேட்டுப்பாடை எண்ணைக்கு வருந்தும் இருந்ததும் நீங்களால் இருந்ததுமே;

7. [இந்தக் கூற்று விளக்கம் இவ்வகையில் புனராயிற்று, பின்னர் ஒவ்வொன்று நீங்கள் செய்வது சிறப்புக்கும், ஏன் என்று என்ன பார்வை உயர்ந்து விளக்கிய இருந்து நீங்கள் சிறப்பாகக் காண வேண்டும்;

8. செய்யும், இப்படி செய்யும் போன்று, இப்போன்று கைமாறு கைமாறு;

9. கேட்டுப்பாடைநரின் கூற்று, வருவாய் ரீதியான சாதனை

10. அதிகார மிக்க போன்று, அவ்விரு அமைதியுள்ள விளையாட்டை

11. நூற்றாண்டும் பாதுகாப்பு மூலம் கூடியவற்றை அமைதியாக

12. புதில்கோள் நடுப்பனர் மறுவது இரு 18 எப்படி, காதலின்

13. வன்முகம் என்றால் என்று வாழ்வதுஆகும், அதை உதவி முறுக்கி

(1) 1. கேட்டுரை திகழ்ந்ததையும் சிறிய [சுருக்கமாக சிறியதையும் பார்வை

2. 1948 இல் குறுகிய அமைந்து (தொடர், பின்னருடையத்தையும்)

3. இலங்கைக் குடியேற்றத் திகழ்ந்தது முதல் பெரும்பாலான கூற்றையும், 

1956 இல் மோசான் 1 1 சிறியதை பின்னர் சிற்று முற்பாருமே.

1956 இல் மோசான் 1 மோசானின்:
(2) ప్రత్యేక విషయాలకు బాగా ప్రత్యేక స్థానం ఉంటే అది.

(3) సమాచార సమాచారం కొండలు 1 సాంకేతిక విభాగం.

(4) మనము, భారతదేశం క్రిష్ణ 1 వర్షాల వారి, సమాచార సమాచార మాధ్యమాలను కేంద్రం చేయాలి. మరింత విషయాలు అనుసంధానిస్తే నంది, మరియు కృష్ణ తొలగి మరియు ప్రత్యేక విషయాలు నంది నంది, మరింత సమాచారం కేంద్రం చేయాలి.

4. పాఠభూమి నుండి కాశి సాక్షి ఉంటే మనము సమాచార సమాచారం ప్రత్యేక విభాగం నుండి కేంద్రం చేయాలి. సమాచార సమాచారం 1956 సాంకేతిక విభాగంలో నంది నంది.

5. ఎండు పాఠభూమి నుండి కాశి సాక్షి ఉంటే మనము సమాచార సమాచారం ప్రత్యేక విభాగం నుండి కేంద్రం చేయాలి. సమాచార సమాచారం 1956 సాంకేతిక విభాగంలో నంది నంది.

6. ఎందుకంతా ప్రత్యేక పాఠభూమి ఉంటే, పాఠభూమి నుండి 1956 సాంకేతిక విభాగం నుండి కేంద్రం చేయాలి. ఎందుకంతా ప్రత్యేక పాఠభూమి ఉంటే మనము సమాచార సమాచారం 1956 సాంకేతిక విభాగంలో నంది నంది.

7. మరియు విస్తృతమైన విషయాలు మనము సమాచార సమాచారం ప్రత్యేక విభాగం నుండి కేంద్రం చేయాలి. మరియు విస్తృతమైన విషయాలు మనము సమాచార సమాచారం 1956 సాంకేతిక విభాగంలో నంది నంది.

8. సమాచారంలో పొందిన విషయాలు ప్రత్యేక పాఠభూమి ఉంటే మనము సమాచార సమాచారం ప్రత్యేక విభాగం నుండి కేంద్రం చేయాలి. సమాచారంలో పొందిన విషయాలు మనము సమాచార సమాచారం 1956 సాంకేతిక విభాగంలో నంది నంది.
APPENDIX II

VIDE ANSWER TO L. Ar. NO. 162 (STARRED) PRINTED AT PAGE 409 SUPRA.

29th September 1956]
APPENDIX II

[29th September 1956]

3. The reasons for considering the present report are as follows:
   - The situation has changed significantly since the previous report.
   - New developments have emerged that require further investigation.
   - The recommendations made in the past must now be reevaluated.

4. In view of these changes, it is recommended that a special committee be formed to
   study the issue in detail and report back to the government.

5. The committee should include experts in the relevant fields and should
   be given adequate resources and time to conduct its work.

6. The report will be submitted to the government within six months.

7. The committee's findings will be presented to the public.

8. The government will then decide on the appropriate course of action.

1. The committee will be chaired by Dr. John Smith.
2. The committee will consist of ten members.
3. The committee will be supported by a team of five assistants.

9. The report will be published in the official government gazette.
10. A summary will be distributed to all relevant stakeholders.
11. The government will consider the report and make its decision public.

The report will be submitted to the government within six months.

The committee's findings will be presented to the public.

The government will then decide on the appropriate course of action.

The report will be published in the official government gazette.

A summary will be distributed to all relevant stakeholders.

The government will consider the report and make its decision public.
APPENDIX II

29th September 1956]

APPENDIX III

PAPERS TO BE PLACED ON THE TABLE OF THE HOUSE

Vide answer to Legislative Assembly Question No. 496 starred, dated 20th July 1956, regarding financing of Urban Water-supply and Drainage Schemes

PRINTED AT PAGE 416 SUPRA

HEALTH AND LOCAL ADMINISTRATION DEPARTMENT

G. O. No. 1173 Health dated 6th July 1956.

Water-supply and Drainage—Urban Schemes—Financing—Revised policy on the self-financing basis—Orders issued.

Read the following papers:

Memorandum No. 7922-H/-53-6, Health, dated 17th December 1954.

Replies from the Commissioners of Municipalities.

Resolution No. 10 (13), dated 22nd April 1955 of the Executive Committee of the Andhra Chamber of Municipal Chairmen held at Kurnool.

From the Chief Engineer, P.W.D. (General and Buildings), Letter No. 3332 WPH/54-9, dated 29th September 1955.


According to the policy of financing urban water-supply and drainage schemes laid down in G. O. (Ms.) No. 1488, Public Health,
dated 25th April 1949, the local authority concerned is asked to levy the water and drainage tax at a rate considered suitable by the Government with reference to the cost of the scheme and the resources of the local authority, the accumulation of funds in the water-supply and drainage account of the local authority also being taken into consideration. The maximum amount of loan which the local authority can finance will then be worked out on a plan of repayment in 40 years and the additional amount required towards the capital cost of the scheme will be borne by the Government. According to the policy referred to above, the Government had to find large sums to be given as grants and loans to local bodies for the execution of water-supply and drainage schemes. This not only caused an increasing strain on the financial resources of the Government, but resulted in an indefinite postponement of the schemes due to financial stringency. In most of the advanced countries water-supply and drainage schemes are treated as service schemes, the cost charged to the user or consumer being an economic charge for the service rendered. The services are meant exclusively for the benefit of individuals and the insistence on grant-in-aid by Government will not always be reasonable because the grant-in-aid has necessarily to come though general revenues of the State and excessive expenditure in urban areas may deprive rural areas of the elementary amenities required by them. The stage has therefore been reached when protected water “manufactured” at considerable cost both by way of capital and recurring charges can no longer be supplied to the consumers without any reference to the overall cost of its production as in the case of electricity which is measured and sold to consumers at rates which bear a calculated relation to the cost of its production and distribution.

2. The Government have, therefore, considered that water-supply schemes should be made self-financing and that in order to make them self-financing, the following measures were considered necessary:

(i) Schemes installed should provide for complete metering of the supply to individual house owners or a graduated tap rate based on the anticipated consumption of each tap owner and revenue should be collected according to the quantity consumed. The tariff for such water charges could, of course, be fixed by taking into account of the incidence of water and drainage tax already levied in the Municipality or Panchayat apart from consideration in regard to the capital and maintenance charges of the scheme;

(ii) Houses assessed to property tax should be compelled to go in for house service connections as far as possible.

(iii) The local body should guarantee not only the levy and collection of an agreed rate of water-supply and drainage tax but also...
29th September 1956]

the levy and collection of water revenues by measurement and sale of water to the local residents for domestic and non-domestic purposes on a tariff to be determined.

The Municipal Councils in Andhra State, the Andhra Chamber of Municipal Chairmen and the Chief Engineer, Public Works Department (General and Buildings) were consulted whether the above measures may be undertaken to make Urban Water-Supply and Drainage Schemes self-financing schemes. The Executive Committee of the Andhra Chamber of Municipal Chairmen has advised the Municipal Councils to agree to the above suggestions. The Chief Engineer is in general agreement with the above suggestions.

3. Nearly every Municipal Council is anxious to have a protected water-supply scheme, but not all Municipal Councils are prepared to undertake them on the self-financing principle. The Government are at present giving countervailing grants to off-set centage charges to all Municipalities and Urban Panchayats for their drainage schemes and to III Grade Municipalities and Urban Panchayats for their Water-Supply schemes. So long as the prevailing financial stringency lasts, there is no possibility of Government giving greater grants-in-aid in any substantial measure for Municipal and Local Water-Supply and Drainage Schemes, except in the very exceptional cases where the rateable value of property is so low that a wide gap exists between the maximum revenue the local body could reasonably secure and the amortised value of the cost of the scheme. The local bodies have normally to raise sufficient revenues to make the schemes self-financing i.e., to raise the maximum revenue both from rates and sale of water, so as to be able to cover the servicing of loans taken and the maintenance charges as well as possible expenditure on future improvements and if possible leave balance to finance at least in part the execution of a drainage scheme.

4. In the circumstances the Government hereby direct that the standing policy of this State for financing Urban Water-supply and Drainage Schemes will be on the self-financing principles as indicated above.

(By order of the Governor)

K. N. ANANTARAMAN,
Secretary to Government.
To the Commissioners of all Municipalities (through the Chairmen of Municipal Councils concerned).

,, the Executive Officers of all class I Panchayats (through Presidents, Panchat Boards concerned).

,, the Inspector-General of Local Administration (Andhra) Madras-14.

,, the Chief Engineer, Public Works Department (General and Buildings), Kurnool (with a copy to Sanitary Engineer and copies to Executive Engineers).

,, the Secretary Andhra Chamber of Municipal Chairmen (with covering letter).

,, the Examiner of Local Fund Accounts (Andhra), Guntur.


,, the Accountant-General (Andhra), Madras-2 (through Finance)

,, the Director (Information and Publicity) for release to press.

,, Copy to Finance Department.