QUESTIONS AND ANSWERS

Transfer of Government Servants

404

*489 Q SRI M NAGI REDDI — Will the Hon the Chief Minister be pleased to state whether it is a fact that the Government have issued orders not to transfer the Government servants who are about to retire to their own districts?

THE HON Dr B GOPALA REDDI — No such general orders have been issued.

SRI S VEMAYYA — A generalized order have been not been issued to retire at the time of retirement. However, instructions have been issued to prevent dislocation.

SRI VAVILALA GOPALAKRISHNAYYA — Retirement should be regularized immediately.
QUESTIONS AND ANSWERS

[18th October 1956]

THE HON Dr B GOPALA REDDI — Do you assure that A G is, as you have received the pension papers of the A G Dept, the pension of the A G Dept is paid to Dr GOPALA REDDI.

SRI G YELLAMANDA REDDI — Gezitted officers are getting pension papers of N G Os being retired. What is the position?

THE HON Dr B GOPALA REDDI — N G Os are getting pension papers of the A G Dept, as you have received the pension papers of the A G Dept, the pension of the A G Dept is paid to the officer of N G Os.

Flood Relief works in Vedullagedda

(a) Rs 29,100/- comprising Rs 13,800/- for the left flood bank and Rs 15,300/- for the right flood bank of Vedullagedda;

(b) and (c) The repairs to the right flood bank of Vedullagedda and also to the left flood bank excepting the portion in S No 134 are reported to have been completed. The work in S No 134 alone was deferred by the Executive Engineer, Visakhapatnam Division as he received a suit notice from Sri Kakarlapudi Satyanarayanaraju saying that the restoration of the flood bank could not be proceeded with until the land is acquired and compensation paid to him. The Executive Engineer has since received the consent statement of the owner and the work is proposed to be taken up after the rainy season is over and completed before the end of January 1957.
Irrigation Tank of Balusapadu

* 802-Q SRI VAVILALA GOPALAKRISHNAYYA — Will the Hon the Minister for Revenue be pleased to state

(a) whether it is a fact that the Irrigation Tank of Balusapadu of Sattenapalli taluk was breached and washed away 140 houses this year and last year and

(b) if so, what was the action taken to protect the tank and the houses?

THE HON SRI K CHANDRAMOULI —

(a) & (b) The Minor Irrigation tank of Balusapadu village of Sattenapalli taluk was breached due to heavy rains in September 1954. One hundred and twenty five houses were damaged, of which three were tiled houses, and the rest thatched. Necessary repairs to the tank were executed during 1954-55 at an estimated cost of Rs 2,550. In deserving cases the victims of the cyclone were also awarded a cash grant of Rs 870 by the Revenue Divisional Officer, Guntur.

The tank was not breached during 1955. On 30-7-56 the tank bund was cut open wantonly and deliberately by some of the villagers. There was however no damage to any houses. Action is being taken to prosecute the culprits and also to repair the tank.

SRI VAVILALA GOPALAKRISHNAYYA — 30-7-56 the tank bund was cut open wantonly and deliberately by some of the villagers. There was however no damage to any houses. Action is being taken to prosecute the culprits and also to repair the tank.

THE HON SRI K CHANDRAMOULI —

Cash grant of Rs 870 has been sanctioned.

Reservation of jobs for Scheduled Castes and Backward Classes

* 847 Q — SRI NAMBURI SREENIVASA RAO — Will the Hon the Minister for Planning and Industries be pleased to state
167 QUESTIONS AND ANSWERS

[18th October 1956]

(a) Whether the rule of reservation for scheduled castes and backward classes in the matter of recruitment of candidates for temporary and permanent posts is being observed in Planning and Development department and

(b) if so, how many scheduled castes and backward classes candidates were selected in the cadre of Social Education Organisers and Publicity Assistants?

THE HON SRI K VENKATA RAO —

(a) The posts in the Community Development Programme are temporary and no ad hoc rules have been framed governing the conditions of service of the staff. Preference is however shown to the candidates belonging to Schedule Tribes, Schedule Castes and Backward Classes

(b) Three candidates from Backward Classes, one from scheduled castes and one from scheduled tribes were selected for appointment as Social Education Organisers. Final selection of Publicity Assistants has not yet been made

SRI N SRINIVASA RAO —

Community Development Programme community development programme for scheduled tribes and backward classes recruitment for temporary posts is being observed. Preference is shown to candidates belonging to Schedule Tribes, Schedule Castes and Backward Classes.

Backward Classes three, Scheduled Castes one, and Scheduled Tribes one. Final selection of Publicity Assistants not yet made.

THE HON SRI K VENKATA RAO —

Minister for temporary posts. Efforts are being made to graduate and enhance efficiency in the community development programme.
QUESTIONS AND ANSWERS

18th October 1956

SRI P SRIRAMULU - How many vacancies in Block 10 in your temporary service? Categorical

THE HON SRI K VENKATA RAO - How many?

SRI V KURMAYYA - How much are you selecting? Service Commission Rules.

THE HON SRI K VENKATA RAO - How much?

SRI P NARASIMHAPPA RAO - How much are you selecting?

THE HON SRI K VENKATA RAO - How much?

SRI M NAGI REDDI - How much are you selecting?

THE HON SRI K VENKATA RAO - How much?
QUESTIONS AND ANSWERS

[18th October 1956]

THE HON SRI K VENKATA RAO — 169

SRI G YELLAMANDA REDDI — 189

SRI PRAGADA KOTAIAH — 219

THE HON SRI K VENKATA RAO — 239

SRI G RAMI REDDI — 259

THE HON SRI K VENKATA RAO — 269

QUESTIONS AND ANSWERS

THE HON SRI K VENKATA RAO — 169

SRI G YELLAMANDA REDDI — 189

SRI PRAGADA KOTAIAH — 219

THE HON SRI K VENKATA RAO — 239

SRI G RAMI REDDI — 259

THE HON SRI K VENKATA RAO — 269
SRI PRAGADA KOTAIAH — Backward classes देशात विद्यमान अन्तर्गत Planning Department ने इसमें दिया जाना जा रहा है Backward classes के लिए योगदान किया जा रहा है Backward classes के लिए स्थापित एवं नियमित आयोजित किया जा रहा है?

THE HON SRI K VENKATA RAO — Backward classes के लिए अन्तर्गत Planning Department ने इसमें दिया जाना जा रहा है Backward classes के लिए स्थापित एवं नियमित आयोजित किया जा रहा है.

SRI V KURMAYYA — अन्तर्गत Planning Department ने इसमें दिया जाना जा रहा है Backward classes के लिए स्थापित एवं नियमित आयोजित किया जा रहा है.

THE HON SRI K VENKATA RAO — अन्तर्गत Planning Department ने इसमें दिया जाना जा रहा है Backward classes के लिए स्थापित एवं नियमित आयोजित किया जा रहा है.

Representation from the Villages of Gudavalli:

* 161 Q SRI V VISWESWARA RAO — Will the Hon the Minister for Electricity and Social Welfare be pleased to state

(a) whether the Government received any representation from the Villagers of Gudavalli of Vijayawada Taluk for legal assistance in a case between the village Munsiff and the Harijans of the said village and

(b) if so, the action taken thereon?

THE HON SRI G LATCHANNA —

(a) The answer is in the affirmative

(b) The matter is under consideration of Government

(b) government ने इसे किया है civil case में आयोजित किया है एवं Revenue Board ने इसे सीधे सामाजिक एवं सामाजिक कार्यान्वयन में लिया है.
SRI V VISWESWARA RAO — The Government order pass, Revenue Board rules, G O 30 Award be pleased to state

THE HON SRI G LATCHANNA — Will the Hon the Minister for Co operation and Commercial Taxes be pleased to state

Exemption of the Power driven hand grinders from sales tax

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* 564 Q SRI M NAGI REDDI —
18th October 1956

(a) whether it is a fact that the Government have decided to withdraw the exemption of Sales Tax on the power driven hand grinders, and

(b) if so, the reasons therefor?

THE HON SRI D SANJIVAYYA —
(a) No, Sir
(b) Does not arise

Land Cesses due to the Kurnool District Board from Adoni and Alur Taluks

410

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

(a) whether it is a fact that the Government have not taken steps to adjust the land cesses due from Adoni and Alur Taluks to the Kurnool District Board

(b) if so, why, and

(c) when will the cesses be adjusted?

THE HON SRI A B NAGESWARA RAO —

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

(c) The Government of Mysore have been addressed in the matter and their reply is awaited. Action will be taken to adjust the cesses on receipt of the reply of the Government of Mysore

SRI V VISWESWARA RAO — ముగించ అంచనాదిది మాత్రము అదికి అనుభవం నిధి అవసరం ఉంది సబ్డరికి నిధి పొందుతుంది నాయి భావించిన నిధి అది అనుభవం నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది నాయి భావించిన నిధి పొందుతుంది 

THE HON SRI A B NAGESWARA RAO — ఆంధ్రప్రదేశ్ మాంత్రి మాత్రము అది మాత్రము అది మాత్రము 

2
SRI VAVILALA GOPALA KRISHNAYYA — Strong teachers amount Adjust 3% strong 2% adjustment EFFECTIVE?

THE HON SRI A B NAGESWARA RAO — Strong 2% adjustment EFFECTIVE?

SRI G YELLAMANDA REDDI — Mysore State stage 2% adjustment EFFECTIVE?

THE HON SRI A B NAGESWARA RAO — March 2% stage reminders 2 3 reminders Final reply EFFECTIVE?

SRI V VISWESWARA RAO — Madras basis 2% stage reminders basis 2% stage reminders 2 3 months Final reply EFFECTIVE?

THE HON SRI A B NAGESWARA RAO — 2% stage adjustment EFFECTIVE?

Vizagapatnam Sugars and Refinery Ltd, Thummapala

*630 Q SRI BEESETTY APPARAO — Will the Hon the Minister for Agriculture be pleased to state —

(a) whether the Government are aware the Vizagapatnam Sugars and Refinery Limited, Thummapala have not implemented the award
given by the Honourable Chief Minister on 23.3.1956 in regard to payments according to SISMA

(b) what are the reasons for not making payments according to the award, and

(c) what is the action taken by the Government to implement the award?

THE HON SRI K OBULA REDDI —

(a) The answer is in the affirmative

(b) & (c) The factory management of M/S V S R Limited, Thummapata have agreed to pay the extra amount as per the award given by the Chief Minister so far as 1953-54 season is concerned. As regards 1952-53 season the management have proposed to submit a further representation to the Government.

SRI V VISWESWARA RAO — Factory Manager M/S VSR Limited, Thummapata have agreed to pay the extra amount as per the award given by the Chief Minister so far as 1953-54 season is concerned. As regards the 1952-53 season the management have proposed to submit a further representation to the Government.

SRI M NAGI REDDI — representation

THE HON SRI K OBULA REDDI —

Factory Manager M/S VSR Limited, Thummapata have agreed to pay the extra amount as per the award given by the Chief Minister so far as 1953-54 season is concerned. As regards the 1952-53 season the management have proposed to submit a further representation to the Government.

SRI N SRINIVASA RAO —
Pay and allowances for the Government servants in Andhra Pradesh

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*595 Q SRI M NAGI REDDI — Will the Hon the Chief Minister be pleased to state

(a) whether the Governments of Andhra and Hyderabad have come to a decision to adopt in the Reorganised State of Andhra Pradesh the same scales of pay and allowances for the Government servants as are now in force in Andhra and

(b) if so, on what basis that decision was taken?

THE HON Dr B GOPALA REDDI —

(a) The matter is under consideration

(b) Does not arise

SRI M NAGI REDDI — Consideration 9 points

THE HON Dr B GOPALA REDDI — consideration at 3

SRI S VEMAYYA — 3 3 3 3 3 3 3 3 3 3 3 3 3 3

THE HON Dr B GOPALA REDDI —

SRI PRAGADA KOTAIAH — 3 3 3 3 3 3 3 3 3 3 3 3 3 3
18th October 1956

THE HON Dr B GOPALA REDDI — Who is entitled to salary scales of Gazetted Officers?

SRI A KALESWARA RAO — Salary scales of Gazetted Officers are for those who have been appointed under Gazetted Officers.

THE HON Dr B GOPALA REDDI — Who is entitled to salary scales of M L As?

SRI P SREERAMULU — M L As are entitled to salary scales of M L As.

THE HON Dr B GOPALA REDDI — Entitled to what?

SRI P NARASIMHAPAPPA RAO — Entitled to salary scales.

THE HON Dr B GOPALA REDDI — What are scales of pay?

SRI S VEMAYYA — Scales of pay are for those who are entitled to Dearness allowance.

THE HON Dr B GOPALA REDDI — What about Basic pay?

SRI S VEMAYYA — Basic pay is for those who are entitled to Dearness allowance.
18th October 1956

SRI M NAGI REDDI — SRI M NAGI REDDI —

THE HON Dr B GOPALA REDDI —

SRI PRAGADA KOTAIAH —

THE HON Dr B GOPALA REDDI —

SRI P GUNNAYYA —

THE HON Dr B GOPALA REDDI —

SRI PILLALAMARRI VENKATESWARLU —

THE HON Dr B GOPALA REDDI —

SRI A VENKATARAMA RAJU —

THE HON Dr B GOPALA REDDI —

Flood bank from Hamsaladiv to Etmoga

* 838 Q SRI VAVILALA GOPALAKRISHNAYYA — Will the Hon the Deputy Chief Minister be pleased to State (a) whether there was any proposal for the formation of a flood bank from Hamsaladiv to Etmoga for the Krishna River and also to construct a tidal lock to obstruct sea water and (b) if so, when they will be taken up for execution

THE HON SRI N SANJEEVA REDDI —

(a) The answer is in the affirmative
QUESTIONS AND ANSWERS

18th October 1956]

(b) The question of executing this scheme will be considered after the Government of India sanction the loan assistance

SRI V VISWESWARA RAO — Will the estimate be considered? Plans

THE HON SRI N SANJEEVA REDDI — The estimate will be considered after the Government of India sanction the loan assistance. The hitch is that the flood protection work is being done. The question of nominating a Harijan as a member did not arise.

Committee for Antarvedi Devasthanam

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(a) Yes

(b) Nine

(c) Sri Alluri Venkataramaraju, a local M.L.A. was appointed as a member of the Committee, but no Harijan was nominated.

(d) The above Committee was constituted to fix fair rents in respect of temple lands in the possession of tenants. One of the terms of the compromise is that some of the members of the Committee should be persons nominated by the tenants. The question of nominating a Harijan as a member did not arise.

SRI A VENKATARAMA RAJU — Will the Hon. Minister for Revenue be pleased to state

THE HON SRI K CHANDRAMOULI — Yes.
[18th October 1956]

SRI N SREENIVASA RAO — Whether it is a fact that a firm of Calcutta which had been on the black list was given an indent for electrical goods by the Department to the tune of Rs 18,00,000 during the year 1954-55,

(a) whether it is a fact that a firm of Calcutta which had been on the black list was given an indent for electrical goods by the Department to the tune of Rs 18,00,000 during the year 1954-55,

(b) if so, what action has been taken for this irregularity, and

(c) who are the Officers responsible for this?

THE HON SRI K CHANDRAMOULI — (a) The answer is in the negative

(b) and (c) Do not arise

SRI PILLALAMARRI VENKATESWARLU — Why is the contract

Black list firm order?

THE HON SRI G LATCHANNA — Contract

Black list firm order?

SRI PILLALAMARRI VENKATESWARLU — Is the contract

Black list firm order?

THE HON SRI G LATCHANNA — Contract

SRI G YELLAMANDARDI — Electricity Department

Does the firm have orders?
18th October 1956]

THE HON SRI G LATCHANNA — In the House, the Government has blacklisted some firms. There are two types of blacklists: one for firms and the other for orders. Why are these blacklists introduced? What are their criteria?

SRI N P CHENGALRAYA NAIDU — The Electricity Department has blacklisted some firms and orders. What are the criteria for blacklisting? What kinds of orders are affected by this?

THE HON SRI G LATCHANNA — In the budget, it was announced that the Electricity Department would blacklist firms and orders. What are the criteria for blacklisting? What are the implications?

SRI G YELLAMANDAREDDI — In the House, the Government has announced that it will blacklist firms and orders. What are the implications?

THE HON SRI G LATCHANNA — The budget announced the blacklisting of firms and orders. Why are these blacklists introduced? What are their criteria?

SRI PILLALAMARRI VENKATESWARLU — In the House, the Government has announced that it will blacklist firms and orders. What are the implications?

THE HON SRI G LATCHANNA — In the budget, it was announced that the Government would blacklist firms and orders. What are the implications?

SRI PRAGADA KOTAIAH — In the House, the Government has announced that it will blacklist firms and orders. What are the implications?

THE HON SRI G LATCHANNA — In the budget, it was announced that the Government would blacklist firms and orders. What are the implications?
QUESTIONS AND ANSWERS

[18th October 1956

* 758 Q SRI M R APPA RAO —Will the Hon the Minister for Agriculture be pleased to state

(a) whether the Government are aware of the hardship caused to the Public on account of rules framed by Forest Department putting restrictions on the utilisation of forest produce such as stone fuel and pasture in Zamindari forest areas and

(b) if so whether the Government propose to appoint a Special Officer to look into the necessities of the people in those areas?

THE HON SRI K OBULA REDDI —

(a) Some representations were made to the Government when the forests were taken over in 1951 The Government examined the alleged grievances and issued a Press Note explaining the position

(b) No, Sir But the question of sanctioning additional staff for early demarcation survey and settlement of the forests in the taken over villages is under consideration

*Mileage for the Assistant and Executive Engineers*

* 623 Q SRI VAVILALA GOPALAKRISHNAYYA —Will the Hon the Chief Minister be pleased to state

(a) whether it is a fact that the Assistant and Executive Engineers are given mileage at three annas per mile while the other Gazetted Officers of the same rank are given mileage ranging from six to nine annas per mile (vide rules 25 (b) (1) and 27 (1) (2) & (3) of the M TA Rules read with G O No 837, Finance (C S R,) Dated 11-8 1949 and G O No 1488, Finance, Dated 16-11-1952, and

(b) if so, why the discrimination?

THE HON Dr B GOPALA REDDI —

(a) It is presumed that the Hon ble Member is referring to Assistant Engineers and Executive Engineers belonging to Grade V (i.e those drawing Rs 550/ and below) and to the mileage allowed to them in respect of journeys performed by them in their own motor cars between places unconnected by railway but connected by public motor service If so, it is true that these officers are now allowed mileage at 3 annas in respect of journeys referred to above But other officers (except Revenue Divisional Officers, Regional Transport Officers, Police Officers and District Fire Officers) of the same grade are also allowed to draw mileage at 3 annas only
18th October 1936

(b) Police Officers and District Fire Officers are given certain concessions in the form of higher mileage in respect of journey performed by them in their motor cars, as they are required to maintain motor cars for the efficient discharge of their official duties. Regional Transport Officers are allowed similar concessions, as they have to be on the road constantly in connection with their duties. Revenue Divisional Officers have to discharge duties of a very important nature. They have to be in touch with the people constantly and have to do intensive touring. They are therefore allowed higher mileage.

SRI VAVILALA GOPALAKRISHNAYYA — Highways Department Divisonal Engineers. They have to maintain motor cars for the efficient discharge of their official duties. Regional Transport Officers are allowed similar concessions, as they have to be on the road constantly in connection with their duties. Revenue Divisional Officers have to discharge duties of a very important nature. They have to be in touch with the people constantly and have to do intensive touring. They are therefore allowed higher mileage.

THE HON Dr B GOPALA REDDI — Assistant Transport Officers are allowed similar concessions, as they have to be on the road constantly in connection with their duties. Revenue Divisional Officers have to discharge duties of a very important nature. They have to be in touch with the people constantly and have to do intensive touring. They are therefore allowed higher mileage.

SRI N P CHENGALRAYA NAIDU — Assistant Engineers. They have to maintain motor cars for the efficient discharge of their official duties. Regional Transport Officers are allowed similar concessions, as they have to be on the road constantly in connection with their duties. Revenue Divisional Officers have to discharge duties of a very important nature. They have to be in touch with the people constantly and have to do intensive touring. They are therefore allowed higher mileage.

THE HON Dr B GOPALA REDDI — Assistant Transport Officers are allowed similar concessions, as they have to be on the road constantly in connection with their duties. Revenue Divisional Officers have to discharge duties of a very important nature. They have to be in touch with the people constantly and have to do intensive touring. They are therefore allowed higher mileage.

SRI B RAMA REDDI — P W D Assistant Engineers. They have to maintain motor cars for the efficient discharge of their official duties. Regional Transport Officers are allowed similar concessions, as they have to be on the road constantly in connection with their duties. Revenue Divisional Officers have to discharge duties of a very important nature. They have to be in touch with the people constantly and have to do intensive touring. They are therefore allowed higher mileage.
[18th October 1956

Vehicles staffed by Assistant Engineers of PWD

THE HON Dr B GOPALA REDDI — I have already answered this.

SRI VAVILALA GOPALAKRISHNAYYA — Divisional Engineers might allow and withdraw forest vehicles?

THE HON Dr B GOPALA REDDI — I don’t think withdrawal is necessary. Would you like to withdraw them?

SRI V VISWESWARARAO — Officers’ vehicles provide vehicles to Forest Officers of DFO and forest vehicles. Boundaries Division vehicles are different. Provide vehicles to forest officials. Is there a boundary between the Special Public Works Department?

THE HON Dr B GOPALA REDDI — TA supply to the Forest Department. I am supplying them.

*819 Q SRI G NARASIMHA MURTHY — Will the Hon the Deputy Chief Minister be pleased to state, whether the Government propose to construct a lock at Gopayalanka connecting the Benda canal with the Godavari?

THE HON SRI N SANJEEVA REDDI — The proposal is under consideration of the local Public Works Department officers.

Lock at Gopayalanka

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18th October 1956]

SRI G. NARASIMHA MURTHY — In the last Assembly representations were made that
estimates be revised and the amount allotted to each district for providing house-sites to
Hanjans during the year 1956-57.

THE HON SRI N SANJEEVA REDDI — Copies of the same estimates had been circulated in
Andhra State Assembly and the estimates had been revised.

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SRI S VEMAYYA — Will the Hon. Minister for Electricity and Social Welfare be pleased to state
the amount allotted to each district for providing house-sites to Harjans during the year 1956-57?

THE HON SRI G LATCHANNA — The information is furnished in the statement* placed on the Table of the House.

*S 915 Q SRI P GUNNAYYA — Will the Hon. Minister for Electricity and Social Welfare be pleased to state
the amount allotted to each district for providing house-sites to Harjans during the year 1956-57?

THE HON SRI G LATCHANNA — The information is furnished in the statement* placed on the Table of the House.

SRI P GUNNAYYA — The amount tabled in the House was in the list of the Standing
Committee on Economic Affairs 2nd April 1956. The question was raised on
the same item. The estimates for the year 1955-56 were brought to the House. It was decided to
notify stage 1 of the deposit

THE HON. G. LATCHANNA — The estimates for the year 1955-56 were brought to
the House. It was decided to notify stage 1 of the deposit

Vide appendix I printed at page 259 infra
SRI V VISWESWARA RAO — The House sites conveyed have been classified at the District Planning Committee stage. The Committee has taken steps to notify the final stage orders. A copy of the final stage orders has been circulated among the members of the Committee.

THE HON SRI G LATCHANNA — SRI K PUNNAYYA — The House sites conveyed have been classified at the District Planning Committee stage. The Committee has taken steps to notify the final stage orders. A copy of the final stage orders has been circulated among the members of the Committee.

SRI D KONDAIAH CHOUDARY — SRI V VISWESWARA RAO — There is no evidence of wide discrimination.
18th October 1956

THE HON SRI G LATCHANNA — House sites & acquire T A

SRI T GOPALA KRISHNAYYA GUPTA — House sites & acquire T A

SRI S VEMAYYA — House sites & acquire T A

THE HON SRI G LATCHANNA — Award Stage & acquire T A

SRI B SANKARAIAH — House sites & acquire T A

THE HON SRI G LATCHANNA — Award Stage & acquire T A
SRI V KURMAYYA — Award stage level at decision house sites proposals. House sites decision proposals allotment in house sites decision proposals call for.


SRI V VISWESWARA RAO — Award stage pass award stages pass. Award stage pass award pass. Award stage pass award pass.

THE HON SRI G LATCHANNA — Maintain award stage pass acquisition. Maintain award stage pass acquisition. Maintain award stage pass acquisition.


18th October 1956]

* 825 Q SRI M NAGI REDDI — Will the Hon the Chief Minister be pleased to state

(a) whether it is a fact that the Head Master, Board High School, Pedanandipadu of Guntur District did not close the High School on the Tilak's Birthday Centenary and on the Bakrid day even though those days were declared as Public Holidays,

(b) if so, the reasons therefor,

(c) what are the steps taken by the Government against the persons responsible?

THE HON Dr B GOPALA REDDI —

(a) The answer is in the affirmative

(b) The Headmaster of the Board High School, Pedanandipadu is reported to have not received any communication either from the management or from educational officers declaring Tilak's Birthday Centenary and Bakrid as Public Holidays. However, he is reported to have permitted the Muslim boys of the school to stay away from the school on 'Bakrid' festival day

(c) The Special Officer, District Board, Guntur is examining the question regarding the extent to which the Headmaster can be held responsible for this act, and will take action against him, if necessary.
THE HON Dr B GOPALA REDDI — Collector ఉద్యోగ పరిస్థితి సంబంధంగా నియమాల సంక్షిప్తంగా సంపాదించండి అనే అంశం నిర్ణయం చేయడం విషయం కోసం నిర్దిష్టాలు చేయడం విషయం కోసం అంక పరిస్థితి సంబంధంగా ప్రస్తుత ఎంతో ప్రత్యేకంగా చెప్పండి

SRI S RANGANATHA MUDALIAR — Will the Government be pleased to note that we are suffering from too many holidays and will Government take steps to reduce the number of holidays and salvage the wastage of man power?

THE HON Dr B GOPALA REDDI — That is an independent question. It has to be examined very carefully whether some of these Muslim holidays and some of these National festivals can be declared as holidays or not. That is a matter which has to be examined separately.

SRI V KURMAYYA — Communication శాఖల యొక్క గవర్న్మెంట్ హోల్డింగ్స్ లో ప్రస్తుత పరిస్థితి సంబంధంగా గవర్న్మెంట్ పరారాధన పరిస్థితి సంబంధంగా సంచలన పరిస్థితి సంబంధంగా ఎంమిదిరిము?

THE HON Dr B GOPALA REDDI — వ్యాప్తి పరిస్థితి సంబంధంగా ప్రతి ప్రతి పరిస్థితి సంబంధంగా ప్రతి పరిస్థితి సంబంధంగా ప్రతి పరిస్థితి సంబంధంగా ప్రతి పరిస్థితి సంబంధంగా ప్రతి పరిస్థితి సంబంధంగా ప్రతి 

SRI V VISWESWARA RAO — Tilak’s Birthday Centenary తిలాక్ జన్మదినం సంవత్సరం వచ్చింది, అలాగి ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక 

SRI V VISWESWARA RAO — Tilak’s Birthday Centenary తిలాక్ జన్మదినం సంవత్సరం వచ్చింది అందించి ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక పరిస్థితి సంబంధంగా ప్రత్యేక 

SRI V VISWESWARA RAO — Tilak’s Birthday Centenary తిలాక్ జన్మదినం సంవత్సరం వచ్చింది అందించి ప్రత్యేక 

SRI V VISWESWARA RAO — Tilak’s Birthday Centenary తిలాక్ జన్మదినం సంవత్సరం వచ్చింది అందించి 

SRI V VISWESWARA RAO — Tilak’s Birthday Centenary తిలాక్ జన్మదినం సంవత్సరం వచ్చింది 

SRI V VISWESWARA RAO — Tilak’s Birthday Centenary తిలాక్ జన్మదినం సంవత్సరం వచ్చింది అందించి
18th October 1956]

THE HON Dr B GOPALA REDDI — Headmaster miss

(a) whether it is a fact that many coolies lost their lives on a single occasion in the month of July while crossing Teki drain in Pallipalem limits Kaknada Taluk,

(b) if so how many lives were lost

(c) why was the Government ferry boat (permanent ballacut) not delivered in season

(d) what action was taken against persons responsible for the delay in delivering the ballacut in season

(e) what steps do Government propose to see that permanent ferry boats reach their destinations in season and no delay is allowed and

(f) whether the Government propose to give any financial help to the poor families dependant on persons who lost their lives?

THE HON SRI N SANJEEVA REDDI —

(a) & (b) It is a fact that there was a drowning accident in a drainage canal near Pallipalem in July 1956. Ten women died as a result of the accident.

(c) (d) & (e) The information is not readily available with the Government. The matter has been referred to the departmental officers for a detailed report and it will be dealt with by the Government on its receipt.

(f) Revenue authorities are taking necessary steps for sanction of relief to the families of the deceased.

Employees' State Insurance Scheme

*983 Q SRI VAVILALA GOPALAKRISHNAYYA — Will the Hon the Minister for Electricity and Social Welfare be pleased to state
(a) whether the Government propose to implement the Employees' State Insurance Scheme,

(b) if so at how many places and how many employees will be benefitted, and

(c) if not, will the Government consider introducing the Scheme?

THE HON SRI G LATCHANNA —

(a) The Employees State Insurance Scheme has already been implemented in this State, from 8th August, 1955

The Scheme was implemented in seven places and about 15,000 Insured labourers are benefitted.

(c) Does not arise

SRI VAVILALA GOPALAKRISHNAYYA — Do shipyard workers apply?

THE HON SRI G LATCHANNA — shipyard workers apply.

SRI S VEMAYYA — Does the State Insurance Scheme cover shipyard workers temporarily?

THE HON SRI G LATCHANNA — Yes, the scheme covers shipyard workers temporarily.

SRI PRAGADA KOTAIAH — Does the State Insurance Scheme cover sickness, maternity, and employment injury?

THE HON SRI G LATCHANNA — Yes, the scheme covers sickness, maternity, and employment injury.
18th October 1956

SRI S VEMAYYA — Insurance Scheme Introduce please. Why should I select the insurance scheme?

THE HON SRI G LATCHANNA — Please consider the insurance scheme and introduce. It has been recommended by the Corporation and the State Advisory Council.

SRI V VISWESWARA RAO — The State Insurance Scheme is opened at the Cement Factory and the hospital is open. The Workers Factory is open and its benefits are represented.

THE HON SRI G LATCHANNA — As the Director of Medical Services, I recommend adopting the Insurance Scheme Regional Director, Commissioner of Labour.
SRI VAVILALA GOPALAKRISHNAYYA — Is workers
satisfied with the wages ? If so, how were they fixed ?

THE HON SRI G LATCHANNA — Is the committee
recommend the scheme?

SRI PRAGADA KOTAIAH — Is the proportion of
proportionate to the damage caused by the river ?

THE HON SRI G LATCHANNA — Is the maximum
benefit of the scheme proportionate ?

Flood Control Scheme in respect of Vamsadhara River

* 914 Q SRI P GUNNAYYA — Will the Hon the Deputy
Chief Minister be pleased to state

whether the Government have prepared any flood control Scheme
in respect of the Vamsadhara river to protect the villages of Tallada,
Baleru, Nivagam Matali and Mokhalingam etc in Srikakulam Dis­

trict etc, from the flood havoc caused by that river ?

THE HON SRI N SANJEEVA REDDI — Schemes for the
flood protective works in respect of the villages referred to are under the
consideration of the local officers . If and when they are received by
the Government, they will take necessary action in the matter

SRI P GUNNAYYA — Is there a flood bank, consists
m 50 60 feet in height, 50 feet in width and 500 feet in length ?

THE HON SRI N SANJEEVA REDDI — 1000 feet long,
1000 feet width . Estmates 10 lac

SRI G SURYANARAYANA — Is there a flood bank,
consists m 50 feet in height, 200 feet in width, 1000 feet in length ?

THE HON SRI N SANJEEVA REDDI — 1000 feet long,
1000 feet width . Estimates 10 lac

SRI G SURYANARAYANA — Is there a flood bank,
consists m 50 feet in height, 200 feet in width, 1000 feet in length ?

THE HON SRI N SANJEEVA REDDI — 1000 feet long,
1000 feet width . Estimates 10 lac
18th October 1956]

The Hon SRI N SANJEEVA REDDI — How can they be completed? The world is not going to come to an end at any stage. It will continue. We only do a particular thing, and it will be continued by our successors.

SRI D GOPALA RAO — Are the schemes that come under Flood Control completed?

The Hon SRI N SANJEEVA REDDI — How can they be completed? The world is not going to come to an end at any stage. It will continue. We only do a particular thing, and it will be continued by our successors.

SRI S VEMAYYA — Are the schemes that come under Flood Control completed?

The Hon SRI N SANJEEVA REDDI — How can they be completed? The world is not going to come to an end at any stage. It will continue. We only do a particular thing, and it will be continued by our successors.

The Hon Dr B GOPALA REDDI — The Hon Member may put a short notice question.

Mr Speaker — The Hon Member may put a short notice question.
III MOTION UNDER RULE 74 OF THE ASSEMBLY RULES

1 Opening of fair price shops in all the villages

Mr SPEAKER — Sri Vavilala Gopalakrishnayya wants to bring to the notice of the Chief Minister about the opening of fair price shops in every village and wishes to know how many shops were opened district wise, the prices of grains, the stocks available, the management who are conducting and how they are being conducted. I think it cannot be answered without notice.

THE HON Dr B GOPALA REDDI — (in Telugu)

Board of Revenue (in Telugu)

SRI VAVILALA GOPALAKRISHNAYYA — (in Telugu)

Mr SPEAKER — It cannot be answered off hand.

SRI VAVILALA GOPALAKRISHNAYYA — (in Telugu)

Mr SPEAKER — It is impossible, we can do it in the next session.

SRI VAVILALA GOPALAKRISHNAYYA — 40 shops open (in Telugu)

THE HON Dr B GOPALA REDDI — (in Telugu)

17 shops 17 shops open (in Telugu)

Mr SPEAKER — The Hon Member may draw the attention of the Hon Minister on the first item in the next meeting.

(2) Failure of the Government for not giving protection to the tenants of Telangana Khandriga

Mr SPEAKER — Sri Visweswara Rao wants to bring to the notice of the Minister for Revenue the failure of the Government for not giving protection to the tenants of Telangana Khandriga of Bigavali village, Nuzvid Taluk, Krishna district from mass scale eviction of the tenants by the help of Police force and unlawful arrest of tenants at the instigation of inamdars.
18th October 1956

[Mr Speaker]

wish to know whether the Minister requires some notice

THE HON SRI K VENKATA RAO — In the first place Government have no information. In the second place law confers that right both on the landowner as well as on the tenant. If there is mass eviction I think if the law is in favour of the landowner it will be operated in his favour. We have to change the law to give protection. If the Police are called in I presume they were called in on account of the petition filed before the responsible authority to avoid violence or some such thing. If there is anything else other than this if the Hon Member brings to the notice of the Government we will take the requisite action.

Mr SPEAKER — We now go to the next item in the agenda.

SRI S VEMAYYA — I do not want to force the matter. Frame an appeal. Issue an order in the case. Expedite the case. If the lawyer wants to see the papers he should be allowed to see. The appeal should be heard.

THE HON SRI K VENKATA RAO — I second the amendments of the Government. I would like to invite the attention of the House to this particular thing. The Select Committee Report is before the House. We have circulated another notice in which we carried out the amendments as reported by the Select Committee.

Mr SPEAKER — Sir, I beg to move the following amendment.
Clause 2

(1) For sub clause (i) substitute the following —

(i) for the portion before Explanation (1) the following be substituted namely —

(d) (i) any inam village, or

(ii) any hamlet or khandriga in an inam village

of which the grant as inam has been made, confirmed or recognised by the Government notwithstanding that subsequent to the grant, such village, hamlet or khandriga has been partitioned among the grantees, or the successors in title of the grantee or grantees’

(2) in sub clause (ii)—

(a) in Explanation (1 A), for the expression ‘An inam village specified in item (1) above or portion of an inam village specified in item (ii) above substitute An inam village, hamlet or khandriga in an inam village’,

(b) omit explanation (1 B)

Clause 2 (iii)

For Explanation (1 B) substitute the following Explanation —

“Explanation (1 B) If such hamlet or khandriga was at any time designated as an inam village or as a part thereof in the Revenue accounts it shall, for purposes of item (ii) of sub clause (d) be treated as being a hamlet or khandriga of an inam village, notwithstanding that subsequently it came to be designated in the Revenue accounts as a ryotwari or zamindari village or part thereof.”

Mr SPEAKER —Amendment moved —

Clause 2

(1) For sub clause (i) substitute the following —

“(i) for the portion before Explanation (1), the following shall be substituted namely

“(d) (i) any inam village or

(ii) any hamlet or Khandriga in an inam village

of which the grant as an inam has been made, confirmed or recognised by the Government notwithstanding that subsequent to the grant such village hamlet or khandriga has been partitioned among the grantees, or the successors in title of the grantee or grantees”
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL, 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956] [Mr Speaker

(2) In sub clause (n)

(a) In explanation (1 A) for the expression An inam village specified in item (1) above, or portion of an inam village specified in item (u) above substitute An inam village, hamlet or khandriga in an inam village

(b) Omit explanation (1 B)

Clause 2 (u)

For Explanation (1 B) substitute the following Explanation

Explanation (1 B) If such hamlet or khandriga was at any time designated as an inam village or a part thereof in the Revenue accounts, it shall, for purposes of item (u) of sub clause (d) be treated as being a hamlet or khandriga of an inam village notwithstanding that subsequently it came to be designated in the Revenue accounts as a ryotwari or zamindari village or part thereof.

The Government amendment is now before the House. Hon Members may come in with their amendments.

SRI PILLALAMARRI VENKATESWARLU —Sir, I move the following amendment —

To the amendments proposed to be moved by the Minister for Land Revenue and Endowments (issued in a notice paper dated 30-7 1956) —

For sub clause (i) substitute the following —

‘(d) (i) any village or

(ii) any hamlet or khandriga

(iii) any portion of a village the area of which is not less than one half of the total extent of the village as recorded in the revenue accounts of the village of the lands if any in the village which have already been granted on service or other tenure or been reserved for communal purpose,'
of which the grant as an inam has been made, confirmed or recognised by the Government notwithstanding that subsequent to the grant the village hamlet, khandnga or a portion of village aforesaid has been partitioned among the grantee or the successors in title of the grantee or grantees

The amendment was duly seconded

Mr. SPEAKER — Amendment moved

To the amendments proposed to be moved by the Minister for Land Revenue and Endowments (issued in notice a paper dated 30-7-1956)

For sub clause (i) substitute the following—

"(d) (i) any village or

(ii) any hamlet or khandnga

(iii) any portion of a village the area of which is not less than one half of the total extent of the village as recorded in the revenue accounts of the village of the lands in any, in the village which have already been granted on service or other tenure or been reserved for communal purpose, of which the grant as an inam has been made, confirmed or recognised by the Government notwithstanding that subsequent to the grant, the village hamlet, khandnga or a portion of village aforesaid has been partitioned among the grantees or the successors in title of the grantee or grantees"

Mr. SPEAKER — What is now proposed by Sri Venkateswarlu is contained in the original Bill. It was amended by the Select Committee. As amended by the Select Committee, the Bill is before the House. So Mr. Venkateswarlu wants to substitute the original clause for which the Government have given an amendment.

SRI G YELLAMANDA REDDI — Sir, I move the following amendment

In the Government amendments issued in a Notice Paper dated 30 7 1956, in the new sub clause (d) (i) of clause 2, for the words 'any inam village, or' substitute the words 'any villages which was designated as inam village in Revenue accounts'.

In the Government amendments issued in a Notice Paper dated 30 7 1956, add the following as new sub-clause (d) (iii) of clause 2

"(d) (iii) Any khandnga or hamlet which was given in inam in which the tenants are having occupancy rights"
18th October 1956]

Mr SPEAKER — Amendment moved in the Government Amendments issued in a Notice Paper dated 30-7 1956, in the new sub-clause (d) (i) of clause 2 for the words any inam village or substitute the words any village which was designated as inam village in Revenue accounts.

In the Government amendments issued in a notice paper dated 30-7 1955, add the following as new sub clause (d) (iii) of clause 2

'(d) (iii) Any khandnga or hamlet which was given in inam in which the tenants are having occupancy rights

SRI PILLALAMARRI VENKATESWARLU — I definitions अंगिरे श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी

THE HON SRI K VENKATA RAO — श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी श्री क वेंकटाराय ए अस्सी

Mr SPEAKER — Is SRI Venkateswarlu apprehensive that the Government would not move it?

SRI PILLALAMARRI VENKATESWARLU — That is not it Sir It is not going to meet my point.
SRI VAVILALA GOPALAKRISHNAYYA —Sir I move the following amendment

Add the following exception at the end of sub-clause (1) of clause 2

‘Exception (1) Any share in an inam village, hamlet or khandrga held by an inamdar which is an extent to five standard acres shall be exempted from the operation of this Act’

The amendment was duly seconded

Mr SPEAKER —Amendment moved

Add the following exception at the end of sub clause (1) of clause 2

‘Exception (1) Any share in an inam village, hamlet or khandrga held by an inamdar which is an extent to five standard acres shall be exempted from the operation of this Act’

The amendment was duly seconded

SRI B RATHNASABHAPATHI —Sir, I move the following amendment

In the Government amendments issued in a Notice paper dated 30-7 1956, in new sub clause (d) (ii) of clause 2, for the words ‘an inam village’ substitute the words ‘any village’

The amendment was duly seconded

Mr SPEAKER —Amendment moved

In the Government amendments issued in a notice paper dated 30 7-56, in new sub clause (d) (ii) of clause 2, for the words ‘an inam village’ substitute the words ‘any village’

SRI B SANKARAIAH —Sir, I move the following amendment

In the Government amendments issued in a Notice paper dated 30 7-1956, in new sub clause (d) (ii) of clause 2, delete the words ‘in an inam village’

In the Government amendment issued in a Notice paper dated 16 10 1956, in the new explanation (1-B) in line 2, delete the word ‘village’

The amendment was duly seconded
Mr SPEAKER —Amendment moved

In the Government amendments issued in a Notice paper dated 30 7 1956 in new sub clause (d) (ii) of clause 2, delete the words in an inam village

In the Government amendment issued in a Notice paper dated 16 10-1956, in the new Explanation (1 B) in line 2, delete the word village’

SRI A KALESWARA RAO —Sir I move the following amendments —

Add the following Exceptions at the end of sub clause (1) of clause 2 —

Exception (1)—Any share in an inam village hamlet or khandnga held by an inamdar which is in extent ten acres or wet land or less or its equivalent in any dry land or both wet and dry calculated at the rate of one acre of wet land being equal to two and half acres of dry land shall be exempted from the operation of this Act

(2) Any share in an inam village or hamlet or khandnga held by a female inamdar for her maintenance shall also be exempted from the operation of this Act 

The amendment was duly seconded

Mr SPEAKER —Amendment moved

Add the following exceptions at the end of sub clause (1) of Clause 2

Exception (1)—Any share in an inam village hamlet or khandnga held by an inamdar which is in extent ten acres of wet land or less or its equivalent in dry land or both wet and dry calculated at the rate of one acre of wet land being equal to two and half acres of dry land shall be exempted from the operation of this Act

(2) Any share in an inam village or hamlet or khandnga held by a female inamdar for her maintenance shall also be exempted from the operation of this Act

SRI VAVILA GOPALAKRISHNAYYA —Sir, I move the following amendment

For the existing Explanation (1-A), substitute the following —

“Explanation (1-A)—An inam village specified in item (i) above or a khandnga or a hamlet specified in item (ii) shall be deemed to be
an estate, even though it was granted confirmed or reorganised on different dates or by different title deeds, or in favour of different persons.

The amendment was duly seconded.

Mr SPEAKER — Amendment moved.

For the existing Explanation (1 A), substitute the following:

Explanation (1 A) — An inam village specified in item (i) above or a khandanga, or a hamlet specified in item (ii) shall be deemed to be an estate even though it was granted confirmed or recognised on different dates, or by different title deeds, or in favour of different persons.'

SRI A KALESWARA RAO — Andhra Tenancy Act apply consequential to the amendment clause 11 Municipality of inam estates in the same manner.

I do not want to move that now Only these two exceptions, I want to move.

THE HON SRI K VENKATA RAO — I would respectfully suggest to the Hon Members that since they want to substitute all villages instead of inam villages, it is better they concentrate their speeches on that point.

SRI B RATHNASABHAPATHY — 1955 22 28 statement of the Hon Members.

SRI PILLALAMARRI VENKATESWARLU — 5 6 8 9 finish and keep mood.

Sri Vavilala Gopalakrishnayya] [18th October 1956
18th October 1956

Mr SPEAKER —

SRI PILLALAMARRI VENKATESWARLU —

SRI B RATNASABHAPATHI —
Sri B Rathnasabhapathi] [18th October 1956

50 (பார்வல்கள் முற்றும் ஹம்லெட் என்பது வாழ்பு சாலை பிரிவிட்டிலிருந்து சென்று டீவி சிங்கம் என்று ஏற்றொக் கூட்டுத் தொடர்ந்து பாழியிட்டு பாழியிட்டு பாழியிட்டு வழியிட்டு பாழியிட்டு வட்டாயாக முன்னெச்சியறை தொடர்ந்து பாழியிட்டு வழியிட்டு வழியிட்டு
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956 [Sri B Rathnasabhapathi]

There is the case where a man ought to be considered a landlord so far as the exploitation is considered, but who cannot be so treated if his living conditions are taken into consideration. Here, for instance, a man who used to be a rich or middle peasant for several years before liberation but because of death or the sickness of the member of his family who was engaged in essential labour, he had to rent out all his land or to hire labourers to cultivate his land and as a result his family led a life without engaging any labour. It would have been inappropriate to classify such a man as landlord. Rather he should be treated according to his former status.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

Sri Vavilala Gopalakrishnayya [18th October 1956]

Clause 3.13 of the Select Committee Report (p. 207) has been amended to provide an explanation of the amendment. The explanation is as follows:

Planning 4th Schedule

The general rule is that the Planning 4th Schedule, which provides for ceilings on various aspects of estate land, should be applied. However, there are specific case-law explanations that provide exceptions to the general rule. These exceptions are based on specific cases and are not included in the standard Schedule. The explanation of the amendment is that the Planning 4th Schedule should be applied as a general rule, with exceptions provided for specific cases.

SRI B SANKARAIAH — Object and reasons

The Objects and reasons for the amendment are that the Planning 4th Schedule should be applied as a general rule, with exceptions provided for specific cases.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[Sri B Sankaraiah

... (text in Telugu)...
209 THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

Sr B Sankaraiah] [18th October 1956

The period of 1862 to 1945 minor inams were treated as estate.

In 1945 minor inams were treated as estate. In 1956, the definition was changed to include occupancy rights. In 1957, the definition was further extended to include rights in named villages.

In 1957, the definition was extended to include rights in named villages. In 1958, the definition was amended to include rights in named villages.

In 1959, the definition was further extended to include rights in named villages.

In 1960, the definition was amended to include rights in named villages.

In 1961, the definition was further extended to include rights in named villages.

In 1962, the definition was amended to include rights in named villages.

In 1963, the definition was further extended to include rights in named villages.

In 1964, the definition was amended to include rights in named villages.

In 1965, the definition was further extended to include rights in named villages.

In 1966, the definition was amended to include rights in named villages.

In 1967, the definition was further extended to include rights in named villages.

In 1968, the definition was amended to include rights in named villages.

In 1969, the definition was further extended to include rights in named villages.

In 1970, the definition was amended to include rights in named villages.

In 1971, the definition was further extended to include rights in named villages.

In 1972, the definition was amended to include rights in named villages.

In 1973, the definition was further extended to include rights in named villages.

In 1974, the definition was amended to include rights in named villages.

In 1975, the definition was further extended to include rights in named villages.

In 1976, the definition was amended to include rights in named villages.

In 1977, the definition was further extended to include rights in named villages.

In 1978, the definition was amended to include rights in named villages.

In 1979, the definition was further extended to include rights in named villages.

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In 1981, the definition was further extended to include rights in named villages.

In 1982, the definition was amended to include rights in named villages.

In 1983, the definition was further extended to include rights in named villages.

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In 2013, the definition was further extended to include rights in named villages.

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In 2016, the definition was amended to include rights in named villages.

In 2017, the definition was further extended to include rights in named villages.

In 2018, the definition was amended to include rights in named villages.

In 2019, the definition was further extended to include rights in named villages.

In 2020, the definition was amended to include rights in named villages.

In 2021, the definition was further extended to include rights in named villages.

In 2022, the definition was amended to include rights in named villages.

In 2023, the definition was further extended to include rights in named villages.

In 2024, the definition was amended to include rights in named villages.

In 2025, the definition was further extended to include rights in named villages.

In 2026, the definition was amended to include rights in named villages.

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In 2053, the definition was further extended to include rights in named villages.

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In 2055, the definition was further extended to include rights in named villages.

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In 2057, the definition was further extended to include rights in named villages.

In 2058, the definition was amended to include rights in named villages.

In 2059, the definition was further extended to include rights in named villages.

In 2060, the definition was amended to include rights in named villages.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956]

THE HON SRI K VENKATA RAO — దేశం మాధ్యమిత్రం
నార్త్ రిషిపల్లి తొలిసి పిలిచుకునేదు ప్రత్యేకంగా మద్రాస్ విస్త్రలే నిష్పత్తి
లేదు చేయడం కోసం సంబంధంలో ఉండటం లేదు

SRI B SANKARIAH — మేరకు పిలిచి పిలిచి పిలిచి పిలిచి ఎలా ఉన్నది
నారాయణం ఫ్రాంట్ మాధ్యమిత్రం ప్రతిపత్తి చేయడం
ప్రత్యేకంగా ఉండటం లేదు చేయడం లేదు
నార్త్ రిషిపల్లి దేశం మాధ్యమిత్రం ప్రతిపత్తి
లేదు చేయడం లేదు

SRI E AYYAPU REDDI — సిద్ధం కంటే కంటే కంటే
శాసనాలు కంటే కంటే కంటే
చేయడం శాసనం కంటే కంటే
ప్రతిపత్తి కంటే కంటే కంటే
ఎమ్మెల్యే శాసనాలు కంటే కంటే
ప్రతిపత్తి కంటే కంటే కంటే

పాశ్చాత్యంలో కంటే కంటే కంటే కంటే కంటే కంటే కంటే
చేయడం శాసనం కంటే కంటే
ప్రతిపత్తి కంటే కంటే కంటే
ఎమ్మెల్యే శాసనాలు కంటే కంటే
ప్రతిపత్తి కంటే కంటే కంటే

పాశ్చాత్యంలో కంటే కంటే కంటే కంటే కంటే కంటే కంటే
చేయడం శాసనం కంటే కంటే
ప్రతిపత్తి కంటే కంటే కంటే
ఎమ్మెల్యే శాసనాలు కంటే కంటే
ప్రతిపత్తి కంటే కంటే కంటే
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

Sri E Ayypu Reddi] [18th October 1956

The Madras Estates Land (Andhra Amendment) Bill 1955, as reported by the Select Committee.

Sri E Ayypu Reddi

[18th October 1956]
THE MADRASS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956 [Sri E Ayyapu Reddi]
SRI A KALESWARA RAO — 8 (2) (d)

abandon definition the anamtharam co-operative societies, the Manchagurilam 1908 Provisional Co-operative Societies and the 1937 Provisional Co-operative Societies and the Rent Reduction Act 1947 and Section 1936 as amended by the 1986 Act. Estate holders compensation to the abolition of the rent for 1937. 18th October 1956

SRI A KALESWARA RAO — 8 (2) (d)

Abolition Act 1937 1947 and Section 1936 as amended by the 1986 Act. Estate holders compensation to the abolition of the rent for 1937. 18th October 1956

Abolition Act 1947 and Section 1936 as amended by the 1986 Act. Estate holders compensation to the abolition of the rent for 1937. 18th October 1956.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955)
AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[Sri A. Kaleswara Rao]

'Definition of a village and an inam village', which are the terms used in the Madras Estates Land Act, 1924, is somewhat confused. In a village, it may be a village or a hamlet. The Act defines an inam village as a village in an Inam, which includes hamlets or Kandrkas. The small share holders of the estates, either in Inam villages or Kandrkas, who live in hamlets or Kandrkas, are to be given ryotwari pattas and the provisions of Andhra Tenancy Act are to pass. The small share holders must get ryotwari pattas and the provisions of

Andhra Tenancy Act are to pass.
the Andhra Tenancy Act, 1956 should apply to both cases.


Municipality, legal chances.
SRI P NARASIMHAPPA RAO —

18th October 1956

[Shri A Kaleswara Rao]

...
Sri P Narasimhappa Rao]

[18th October 1956]

SRI V VISWESWARA RAO —simple equation

Estate Land Act has (2) (d) in the Act. It is an important amendment to be considered. Majority of the members have agreed to this amendment. It is an important amendment to be considered. It is an important amendment to be considered.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956 [Sri V Visweswara Rao

schedule *schedule* estates *estates* shedule *schedule* legalitic *legalitic* feudal *feudal* Act *Act* apply *apply*
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1953 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

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THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956] [Sri V VVisweswara Rao

SRI N VENKAIAH — Afterwards, the said Chinnaswamy said that the Madras High Court, in its judgment, held that the Madras Estates Land Act was not applicable to Inamdar villages. In that view, the said Chinnaswamy said that the said Inamdar villages were excluded and not covered under the said Act. He said that the Madras High Court, in its judgment, held that the said Inamdar villages were not covered under the said Madras Estates Land Act.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (A BILL No 27 OF 1955)
AS REPORTED BY THE SELECT COMMITTEE

Sri N Venkaiah [18th October 1956]

...
THE MADRAS ESTATES LAND (ANDHRA) AMENDMENT BILL 1955 (LA BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[Sri Raja V V Krishnamraja Bahdur

...]

Act XXVII of 1802 Section 25 Regulation 1802 Section 25 Regulation 1802 and Regulation 1802 Full ownership along with the Jamindars and Jamindars... Full ownership... Estates Abolition Act... (2) (d) the Fundamental Principle so... landless poor... landless poor... landless poor... landless poor... landless poor...
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1956)
AS REPORTED BY THE SELECT COMMITTEE

Sri Raja V V Krishnamraja Bahdur [ 18th October 1956

... provision of the Constitution to include the compensation for property. The Select Committee has reported this.

The comprehensive bill proposes to include any village, Khandnga hamlet or hamlet by the same name.

... charges shall be the same as those which were payable by the tenants of estates. Composite Madras State.

(At this stage Mr Speaker resumed the Chair)
18th October 1956]

SRI M SATYANARAYANA RAJU — திருமண்டின் வரையாக கூறப்பட்டுள்ள கூடுதல் ஹம்லிட்டுகள், கண்டிரிகாக இணங்கு இனம் விருப்பங்கள் மற்றும் இடைநிலைப் போர்ச்சுகள் மாநில அமைச்சுத் தொடர்பில் ஒரு ஆழமான ருசியத்தாக விளக்கமடைந்தது. இது இந்த தொடர்பில் ஒரு ஆழமான ருசியத்தாக விளக்கமடைந்தது. இது இந்த தொடர்பில் ஒரு ஆழமான ருசியத்தாக விளக்கமடைந்தது. இது இந்த தொடர்பில் ஒரு ஆழமான ருசியத்தாக விளக்கமடைந்தது. இது இந்த தொடர்பில் ஒரு ஆழமான ருசியத்தாக விளக்கமடைந்தது.

Mr SPEAKER — மும் சுருக்கமாக இல்லாமல் மறுசோதனை நிகழ்வேற்று என்பது உடல்வாதிய என்று இந்துப் ராஜ் நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு

SRI M SATYANARAYANA RAJU — இந்த சுருக்கமாக இல்லாமல் மறுசோதனை நிகழ்வேற்று என்பது உடல்வாதிய என்று இந்துப் ராஜ் நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு நூற்றாண்டு

SRI G YELLAMANDA REDDI — திருமண்டின் வரையாக கூறப்பட்டுள்ள கூடுதல் ஹம்லிட்டுகள், கண்டிரிகாக இணங்கு இணங்கு இணங்கு இணங்கு
SRI G YELLA NANDA REDDI — On 18th October 1956

SRI G YELLA NANDA REDDI — (In response to legal opinion regarding the Inam Estate.)

Hon Sri K Venkata Rao — (Interrupting)
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[Sri G Yellamanda Reddi]

...
rehabilitation of compensation

Sri PillaLamarri Venkateswarlu

[18th October 1956]

It is considered that the tenant in such marginal mams should also be assured of the benefits of the Estates Land Act of 1955.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[Sri Pillalamarr Venkateswarlu]

The Bill accordingly provides for amendment of Section 3 (2)(d) of the Estates Land Act so as to include within the definition of Estate any hamlet or khandnga or portion of a village not less than one half the total extent of the village the grant of which as inam has been made, confirmed or recognised by the Government.

THE HON SRI K VENKATA RAO — Sir, this is not in the Bill, Sir.

SRI PILLALAMARRI VENKATESWARLU — Sir, he knows. I know and everybody knows that we are going to discuss the other Bill also and what I am speaking has a bearing on that.

Mr SPEAKER — Your amendment is not large enough to include all those villages.

THE HON SRI K VENKATA RAO — The point is, there is another Bill. He is criticising the grant of 2/3rd of land to certain categories. That can be discussed when the other Bill comes before the House.

Mr SPEAKER — Yes, let not the hon Member go into the details of it.

SRI PILLALAMARRI VENKATESWARLU — The point is, many of the Judges have reported that the inam as inam is not defective. The Boards of Revenue have reported that the inam is defective. The courts have reported that the inam is defective. As a result of the reports of the courts, the inam is defective.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1956) AS REPORTED BY THE SELECT COMMITTEE

Sri Pillalamarn Venkateswarlu] [18th October 1956

Minor inams concede amendment move Hamlet village Government villages attach position categorical High Courts District Courts occupancy rights character-
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955)
AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[ Sri Pillalamarri Venkateswarlu

The Madras Estates Land (Andhra Amendment) Bill 1955 (L A Bill No 27 of 1955) as reported by the Select Committee.

Sri Pillalamarri Venkateswarlu

18th October 1956

Mr SPEAKER — The clause 26, amendment which I have argued is not in order.

SRI PILLALAMARRI VENKATESWARLU — Government villages 90 clauses are added by the Government by the Estate Abolition Act in view of the existing rights of the cultivators in the estates.

Mr SPEAKER — The clause 26, amendment which I have argued is not in order.
THE HON SRI K VENKATA RAO —

'The undermentioned villages as Inam characteristics are to be defined under the Act in 1908. Where the grant of a village as Inam was of the land revenue alone to a person not owning kudivaram then the village was an estate.'

Under the Act passed in 1908, where the grant of a village as Inam was of the land revenue alone to a person not owning kudivaram then the village was an estate.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956 [Sri K Venkata Rao]

THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

[90x609]THE MADRAS ESTATES LAND (ANDHRA 232 AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956 [Sri K Venkata Rao]

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18th October 1956 [Sri K Venkata Rao]
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Sri K Venkata Rao] [18th October 1956

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Evidence

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18th October 1956

[Sri K Venkata Rao]

abolition Tenant amendment Tenant abolition 20 pending case settle 20 further litigation 19 1986 19 definitions "any village granted in an hamlet" 1986
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

Sri K. Venkata Rao ] [18th October 1956

or khandrika 50% in an inam village or In any inam village exception

occupancy rights be granted more than once

Subsection 2 of the Bill clause 2 (d) (1) subsequent partitioned

Sub section 2 of the Bill Subsequently partitioned

I A of the clause 2 of the Bill

granted more than once

section 23 of the Estates

Act benefit

amendment

Section 9 A of the Abolition Act

Court upset

references

Inam grant

In any inam village exception

occupancy rights

occupancy rights

occupancy rights

granted more than once

granted more than once

granted more than once

granted more than once

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Mr SPEAKER — I want a clarification from the Minister. We are using the term ‘inam village’ in defining an estate in the Estates Land Act only. ‘Village’ is defined, but not ‘inam village.’ An ‘inam village’ is not defined in this Bill. Don’t you feel the same difficulty Mr Ayyapu Reddi? What is an ‘inam village’ will certainly arise before the courts for consideration.

SRI E AYYAPU REDDI — There is absolutely no definition of what is meant by ‘inam village’ anywhere.
Mr SPEAKER —Except those which are registered as inam villages in Government records

SRI E AYYAPU REDDI —That point has to be made clear

Mr SPEAKER —We are using a term which is not defined anywhere I have sent for the General Clauses Act

SRI S K V KRISHNAVATARAM —There is no definition of inam village anywhere Originally in the present Bill 'village alone was used but to make the meaning clear to remove any ambiguity they included the word 'inam village meaning as village which is granted as inam

Mr SPEAKER —That is something like begging the question

SRI S K V KRISHNAVATARAM —Originally the Select Committee said any village What they wanted was any village of which the grant has been made an inam So to bring out their intention clear they used inam village

Mr SPEAKER —So instead of clearing the meaning they have confounded it

THE HON SRI K VENKATA RAO —Sir the characteristics of made confirmed and recognised are there, and there is already the inam fair register

Mr SPEAKER —The point is we are using a definite term and there must be a definite meaning for that 'Village' has got a definite meaning because it is defined but 'inam village' has no meaning as it is not defined No doubt in ordinary parlance there is a certain meaning attached to it But legally we have not attached any meaning to it

THE HON SRI K VENKATA RAO —Inam village of which a grant has been made

Mr SPEAKER —That is an estate

THE HON SRI K VENKATA RAO —That is only what we are seeking it here It is only a conversion into an estate in this Bill

Mr SPEAKER —Where are we to find the definition of the term inam village?

THE HON SRI K VENKATA RAO —Inam village is one which has been registered as such It is made confirmed and recognised
SRI A KALESWARA RAO — Inam village superfluous

Mr SPEAKER — We have to go a little bit deep

THE HON SRI K VENKATA RAO — It is based on the decisions of courts. It has acquired a customary meaning already

Mr SPEAKER — We know its meaning in ordinary parlance because in revenue affairs certain villages are classified as inam villages

THE HON SRI K VENKATA RAO — In the list of villages that Government have, villages are shown as Government villages and inam villages. Therefore the distinction is there.

Mr SPEAKER — That is not what I am referring to.

SRI A KALESWARA RAO — Why attach more jobs?

Mr SPEAKER — You are losing sight of the fact. There will be no inam in the world hereafter.

SRI A KALESWARA RAO — Quite so therefore, should not our law be comprehensive?

Mr SPEAKER — Both Acts taken together make it comprehensive.

SRI E AYYAPU REDDI — Government may issue a notification which will be an appendix to this Act notifying the inam villages.

Mr SPEAKER — I think thereby you will be giving them too much power.

THE HON SRI K VENKATA RAO — As a matter of fact, there is a book for the whole State in which inam villages and Government villages are separately notified.

Mr SPEAKER — That is what is in your mind. Why not put it here in the Act itself?

THE HON SRI K VENKATA RAO — It is already there. Legal advice is also, that Act I of 1908 did not define it when they created inam estates.

Mr SPEAKER — There they used the word ‘village only’.

THE HON SRI K VENKATA RAO — It was not considered necessary to define it and no need was felt so far and the term has acquired a meaning due to the decisions of courts.
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[18th October 1956]

Mr. SPEAKER — Very well

SRI PILLALAMARRI VENKATESWARLU — In any Khandrika or hamlet in any Inam village or estates the courts have got a legal meaning in the courts. It has already been explained.

Section 28

THE HON SRI K VENKATA RAO — It is already explained. Inam villages are not a part of the estates. Any Inam village or Inam villages are not abolished. It has already been explained.

SRI PILLALAMARRI VENKATESWARLU — House accepts the amendment. Select Committee discuss. Better still.

SRI VAVILALA GOPALAKRISHNAYYA — Rent Reduction Act. If so, declare.

Mr. SPEAKER — That is an entirely different matter.
SRI E AYYAPU REDDI — Let it be made clear. Let the Government notification state that these villages are inam villages. Let an appendix be attached to this Act because in my own district certain villages were notified as inam villages but they were not accepted as inam villages by the tribunals.

Mr SPEAKER — I shall now put Mr Venkateswarlu's amendment to vote. The question is:

For sub clause (i) substitute the following

(d) (i) any village or

(ii) any hamlet or khandiga

(iii) any portion of a village the area of which is not less than one half of the total extent of the village as recorded in the revenue accounts of the village of the lands if any, in the village which have already been granted on service or other tenure or been reserved for communal purpose

of which the grant as an inam has been made, confirmed or recognised by the Government notwithstanding subsequent to the grant, the village hamlet, khandiga or a portion of village aforesaid has been partitioned among the grantees of the successors in title of the grantee or grantees.

The motion was declared lost.

Sri Pillalamari Venkateswarlu demanded a poll. Voting by counting of heads was taken and 14 voted for the motion and 32 against it (There were no neutrals).

The motion was lost.

Mr SPEAKER — I next put Mr Sankaraiah's amendment to vote.

The question is:

'In the Government amendments issued in a Notice Paper dated 30/7/1936 in the new sub-clause (d) (i) of clause 2 for the words 'any inam village, or' substitute the words 'any village which was designated as inam village in Revenue accounts'.

The motion was lost.

Mr SPEAKER — Next comes the amendment of Sri Ratnasabhapathi, which is the same as Mr Sankaraiah's amendment which has now been voted down. Therefore it does not arise. Then comes Sri Yellamanda Reddi's amendment. The question is:

Add the following as new sub-clause (d) (iii) of clause 2.
(d) (m) Any khandrega or hamlet which was given in inam in which the tenants are having occupancy rights.

The motion was lost.

Mr Speaker — Then comes Sri Gopalakrishnayya’s amendment.

Sri Vavilala Gopalakrishnayya — I am not pressing my amendment.

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

Mr Speaker — Then comes Sri A Kaleswara Rao’s amendment.

The question is

Add the following Exceptions at the end of sub clause (1) of clause 2 —

"Exception (1)—Any share in an inam village, hamlet or khandrega held by an inamdar which is in extent ten acres of wet land or less or its equivalent in dry land or both wet and dry calculated at the rate of one acre of wet land being equal to two and half acres of dry land shall be exempted from the operation of this Act.

(2) Any share in an Inam village or hamlet or khandrega held by a female inamdar for her maintenance shall also be exempted from the operation of this Act.

The motion was lost.

Mr Speaker — Next comes Sri Gopalakrishnayya’s amendment. The question is

"For the existing Explanation (1 A) substitute the following

Explanation (1 A) An inam village specified in item (i) above or a khandrega, or a hamlet specified in item (m), shall be deemed to be an estate even though it was granted confirmed or recognised on different dates or by different title deeds, or in favour of different persons.”

The motion was lost.

Mr Speaker — Then comes the Government amendment.

The question is

(1) For sub clause (1) substitute the following.
(1) for the portion before Explanation (1) the following shall be substituted namely

(d) (i) any inam village or
(ii) any hamlet or khandiga in an inam village

of which the grant as an inam has been made confirmed or recognized by the Government notwithstanding that subsequent to the grant such village hamlet or khandiga has been partitioned among the grantees or the successors in title of the grantee or grantees,

(2) in sub clause (ii)

(a) in Explanation (1 A) for the expression An inam village specified in item (1) above or portion of an inam village specified in item (ii) above substitute An inam village hamlet or khandiga in an inam village

(b) omit Explanation (1 B)

(3) Renumber sub clause (ii) as sub clause (iii) and before the sub clause as renumbered insert the following as sub clause (i) namely

(ii) in Explanation (1) after the word Village in the two places where it occurs the words hamlet or khandiga in an inam village shall be inserted

The motion was carried

Clause 2 as amended was put and carried

Clause 3

THE HON SRI K VENKATA RAO — Sir, I beg to move

(1) In section 3 A omit brackets and figure (1) before the words ‘In the case of’,

(2) For the words a portion of an inam village substitute the words a hamlet or khandiga in an inam village"

(3) omit sub section (2)

The motion was put and carried

Clause 3, as amended, was put and carried

Clause 4

THE HON SRI K VENKATA RAO — Sir, I beg to move

In Explanation (3) for the words ‘any portion of an inam village’ substitute the words any hamlet or khandiga in an inam village
This is a consequential amendment
The motion was put and carried
Clause 4, as amended was put and carried

Clause 5

Mr SPEAKER — There are no amendments
Clause 5 was put and carried

Clause 6

THE HON SRI K VENKATA RAO — Sri, I beg to move
For the words 'a portion of an inam village' substitute 'a hamlet or khandriga in an inam village
The motion was put and carried
Clause 6, as amended, was put and carried

Clause 7

SRI VAVILALA GOPALAKRISHNAYYA — Sir, I beg to move
Add the following proviso to sub clause (1)
Provided all decrees and orders which have become final on or after 7th January 1948 shall be reviewed by the court which passed the final decree or order and fresh decrees be passed according to the amendment Act on a petition presented by a ryot

Mr SPEAKER — Your amendment is loose

THE HON SRI K VENKATA RAO — I am not accepting it
The amendment was put to vote and lost
Clause 7 was put to vote and carried

Clause 8

SRI VAVILALA GOPALAKRISHNAYYA — Sir, I beg to move —
After the words "at the instance of his landholder" in line 6, insert the words "or gave up or lost possession"

Mr SPEAKER — You mean voluntary surrender

SRI VAVILALA GOPALAKRISHNAYYA — శిక్షణ పొర్తి మరియు చట్టికిన  శాసనానికి స్వాతంత్ర్యము అమలాలతో నిద్రాలు చేస్తుంది
The amendment was put to vote and lost.

Mr SPEAKER — Then there is the amendment of Mr Ayyapu Reddi.

SRI E AYYAPU REDDI — Sir, I beg to move.

In clause 8 after sub clause (2) add the following:

(3) All suits or other proceedings for eviction pending against any person who is in possession of any land which has become an estate by virtue of this Act or at the instance of the landholder, shall become infructuous, after the commencement of this Act.

Mr SPEAKER — What about cost?

SRI E AYYAPU REDDI — It is only for the purpose of avoiding the cost of the landholder.

Mr SPEAKER — I remember there is a provision for transferring all the proceedings to the rent court.

SRI E AYYAPU REDDI — There is no such provision. I have also tabled an amendment to clause 15 of the present Bill.

Mr SPEAKER — I think in the other Act there is a provision for transfer of all suits pending in civil courts to revenue courts.

SRI E AYYAPU REDDI — No mention of it has been made in the present Bill.

THE HON SRI K VENKATA RAO — The effect of this amendment is to give a greater right to a tenant now in possession than a person who was in possession on 7th January 1948 and was evicted by the landholder. Mr Ayyapu Reddi's objection is that a person who was in possession on 7th January 1948 and who was evicted might have been a trespasser. It is not the intention of this Bill to confer any rights to a mere trespasser. The object is to give protection to persons who are in possession as tenants. This may be made clear, and I am prepared to accept the contention of Mr Ayyapu Reddi, and I myself...
Mr SPEAKER — But is it not covered by clause 15?

THE HON SRI K VENKATA RAO — That is true

Mr SPEAKER — It is only for retention of possession

THE HON SRI K VENKATA RAO — It is because since Mr Ayyapureddi moved his amendment I wanted to make it clear and I suggested my amendment

SRI E AYYAPUREDDI — After all these become estates according to section 6 of the original Act, which applies to the present estates also all people who are now in possession of the land will automatically acquire occupancy right under Section 6 of Act I of 1908 with retrospective effect. Clause 1 says that those people who are evicted on the 7th January 1948 will be entitled for reinstatement. Suppose there is a person now in possession of the very same land of which a person was in possession on 7th January 1948, the result will be the Act becomes incongruous and contradictory because according to section 6 he will have a permanent occupancy right and according to this clause the person who was in possession on 7th January 1948 will be entitled to get back possession.

Mr SPEAKER — A person who was in possession on 7th January 1948 and evicted by the landholder or at his instance and not a person who got possession by transfer inter vivos or by gift or surrender or anything of the kind. A person who was in possession on 7th January 1948 on the appointed day and who was evicted by the landholder or at his instance.

SRI E AYYAPUREDDI — Subsequently there is a third person now in possession of the land different from the person who has been evicted from the 7th January 1948. The person now in possession will have occupancy right according to section 6.

Mr SPEAKER — Yes, he is admitted to possession. Any person who is admitted to possession of ryoti land will become a ryot.

SRI E AYYAPUREDDI — Then, whose right are we to declare and protect Sir? The person who is now in actual possession or the person who was in possession on 7th January 1948?
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955)
AS REPORTED BY THE SELECT COMMITTEE

18th October 1956]

Mr SPEAKER — The previous man

SRI E AYYAPU REDDI — But according to Section 6, which is having retrospective effect,

Mr SPEAKER — All those persons who acquired such rights I think, they are not given those rights under this Act. It is only for protecting those people who are wrongfully evicted.

The court knows it. The court will interpret the Act and knows what it should do. Because where a court cannot pass a decree for eviction, what will it do? It will dismiss the suit. I refer to Section 7 (2). All suits and proceedings pending at the commencement of this Act shall be disposed of as if this Act had been in force.

SRI E AYYAPU REDDI — Then I withdraw my amendment.

The amendment of Sri E Ayyapu Reddi was by leave of the House, withdrawn.

Clause 8, as amended was put to vote and carried.

Clauses 9 and 10 were put to vote and carried.

Clause 11

THE HON SRI K VENKAT RAO — Sir, I move.

For clause 11, substitute the following —

11 Application of Madras Act XXX of 1947 to new estates —

(1) In respect of lands in areas which have become estates by virtue of this Act, the Madras Estates Land (Reduction of Rent) Act 1947 (Madras Act XXX of 1947), shall apply subject to the provisions of sub-section (2), and to such adaptions, exceptions and modifications as the State Government may, by notification, specify in this behalf.

(2) Notwithstanding anything contained in section 3 of the Madras Estates Land (Reduction of Rent) Act, 1947 (Madras Act XXX of 1947), and section 55 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948), any order made under sub-section (2) of section 3 of the former Act, fixing reduced rates of rents in respect of the lands mentioned in sub-section (1) of this section shall apply only to the arrears of rent outstanding at the commencement of this Act and future rents payable thereafter, and shall not apply to rents paid before such commencement.

Mr SPEAKER — So, no refund.
SRI VAVILALA GOPALAKRISHNAYYA — Last portion of Rent Reduction Act to modify the Rent Reduction Act as regards Inams declare exemption of Government, Rent Reduction Act declare rent reduction from and to such adaptations in this behalf.

SRI A KALESWARA RAO — Sir, I move my amendment, which runs thus,:

At the end of the amended clause 11 proposed by the Minister, add the following Exception—

Exception—In the case of the shares in an inam village hamlet or khandanga held by the mamdars and exempted from the operation of this Act under the exemptions specified in clause 2 sub-clause (1)
ryotwari pattas shall be given to the mamdars and the provisions of the Andhra Tenancy Act 1956 shall apply to those cases.

Mr SPEAKER —The House has already expressed its opinion on your other amendment. It has been thrown out. Your present amendment is a consequential amendment to your previous amendment. So this amendment does not arise.

SRI G YELLAMANDA REDDI —Sir, I move, that in the Government amendment proposed, delete the following:

and to such adoptations exceptions and modifications as the State Government may, by notification, specify in this behalf.

THE HON SRI K VENKATA RAO —The legality of this provision has been recognised by the Supreme Court and so I do not accept the amendments proposed by the Hon Members.

The amendments of Sri Vavilala Gopalakrishnayya, Sri A Kaleswara Rao and Sri Yellamanda Reddi were put and lost. The Government amendment was put and carried.

Clause 11 as amended, was put and carried.

Clause 12

THE HON SRI K VENKATA RAO —Sir, I move the following amendment.

For clause 12, substitute the following:

12 Amendment of sections 1 & 2 Madras Act XXVI of 1948

(1) In Section 1 sub-section (3) of the Madras Estates (Abolition and Conversion into Ryotwari) Act 1948 (Madras Act XXVI of 1948) hereafter in this section referred to as the said Act), 1936 the words, brackets and figures and hamlets or khandrigas in inam villages which became estates by virtue of the Madras Estates Land (Andhra Amendment) Act, 1956 but in respect of which both the melvaram and the kudivaram were granted in inam or the melvaram was granted to a person owning the kudivaram thereof shall be added.

In Section 2, clause (7) of the said Act after the words, brackets and figures the Madras Estates Land (Third Amendment) Act, 1936, the words, brackets and figures "or a hamlet or khandriga in an inam village which became an estate by virtue of the Madras Estates Land (Andhra Amendment) Act 1956 but in respect of which both the melvaram and the kudivaram were granted in inam or the melvaram was granted to a person owning the kudivaram thereof" shall be added.
Mr SPEAKER — The question is

For clause 12, substitute the following

12 Amendment of Sections 1 & 2 Madras Act XXVI of 1948

(1) In section 1, sub section (3) of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948) (hereafter in this Section referred to as the said Act), after the words brackets and figures the Madras Estates Land (Third Amendment) Act 1936, the words, brackets and figures and hamlets or khandngas in inam villages which became estates by virtue of the Madras Estates Land (Andhra Amendment) Act, 1956 but in respect of which both the melvaram and the kudivaram were granted in inam or the melvaram was granted to a person owning the kudivaram thereof shall be added.

(2) In section 2, clause (7) of the said Act, after the words, brackets and figures the Madras Estates Land (Third Amendment) Act, 1936, the words, brackets and figures or a hamlet or khandnga in an inam village which became an estate by virtue of the Madras Estates Land (Andhra Amendment) Act, 1956 but in respect of which both the melvaram and the kudivaram were granted in inam or the melvaram was granted to a person owning the kudivaram thereof shall be added.

The amendment was carried

Clause 12 as amended was put and carried

Clauses 13 and 14 were put and carried

Clause 15

Mr SPEAKER — There is an amendment in the name of Sri B Sankaraiah for deletion of the entire clause. That will be a negative vote. Mr Sankaraiah can as well oppose the clause itself.

Motion moved

' That clause 15 do stand part of the Bill '
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[Sri B Sankaraiah

pass 1956 of 1955 Substantial portion of Estate Protection & Estate Protection Act 1954 b) Inam village any Inam village estate protection grant to Inam Inam 800 1000 substantial portion 1063 Substantial portion grant to Inam President's Act hamlets Inam villages estate protection

Mr SPEAKER —

SRI B SANKARAIAH — 1955 Act pass estate protection

THE HON SRI K VENKATA RAO —

SRI B SANKARAIAH —

THE HON SRI K VENKATA RAO —

Mr SPEAKER —

THE HON SRI K VENKATA RAO —

Rent & decree pass
It was intended only before this Bill is brought. Once this Act and the second Act are brought the President's Act automatically goes.

THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1956)
AS REPORTED BY THE SELECT COMMITTEE

Sri K Venkata Rao] [18th October 1956

It was intended only before this Bill is brought. Once this Act and the second Act are brought the President's Act automatically goes.
THE MADRASS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955)
AS REPORTED BY THE SELECT COMMITTEE

[18th October 1956]

THE HON SRI K VENKATA Rao — I move Sir, that the Bill be passed into law

Mr SPEAKER — Motion moved

That the Bill be passed into Law

SRI VAIVILALA GOPALAKRISHNAYYA — Amendment to word postpone 1, 2, 3, 4, 5, 6, 7, 8.

Mr SPEAKER — Of course there is a provision that where a Bill is amended substantially some time may be granted, but the Speaker may waive it. We have thoroughly discussed the Bill. Where is the need to grant some time?

SRI B SANKARAIAH — Amendment move to discuss

THE HON SRI K. VENKATA Rao — Amendment move to discuss

SRI VAIVILALA GOPALAKRISHNAYYA — Government amendment move to discuss

THE HON SRI K VENKATA Rao — Legal advice comma no full stop comma

Mr SPEAKER — So, I am putting it today.

SRI B SANKARAIAH — Amendment 1. compensation abolishing
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

[18th October 1956]

THE HON SRI K VENKATA RAO —Occupancy right in 12 villages, occupancy abolition 1908, occupancy rights in 1908 and 1909.

SRI B SANKARAIAH —Occupancy rights abolished by Inam Abolition Acts 1908, compensation for abolition, whole village occupied, village grant, minor grant, Mam grant, rent reduction, Settlement officers.

Mr SPEAKER — We have passed that stage.
18th October 1956]

SRI B SANKARAIAH—Difference of opinion arises in the Court of the estates which was proposed by the committee. The views of the committee are as follows:

1. The Court should consult the committee on the whole case.
2. The views of the committee should be given whole-hearted support.
3. The estates should be postponed.

SRI A KALESWARA RAO — Words are superfluous words are superfluous.

THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955)
AS REPORTED BY THE SELECT COMMITTEE

Mr SPEAKER — We have done our part of the work and the Court will do the rest.

SRI B SANKARAIAH—The Court should consult the committee on the whole case. The views of the committee should be given whole-hearted support.

SRI A KALESWARA RAO — Words are superfluous words are superfluous.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955)
AS REPORTED BY THE SELECT COMMITTEE

Sri A Kaleswara Rao] [18th October 1956]

SRI E AYYAPU REDDI —I would like to thank the Hon'ble Member for her comprehensive Bill. In the Inams Abolition Act, the purpose was to abolish the social justice protection and to provide for the distribution of land to the tenants. In this Bill, we have a comprehensive Bill that abolishes the Inams Abolition Act. The Bill provides for the distribution of land to the tenants, ensuring social justice.

SRI E AYYAPU REDDI —I would like to thank the Hon'ble Member for her comprehensive Bill. In the Inams Abolition Act, the purpose was to abolish the social justice protection and to provide for the distribution of land to the tenants. In this Bill, we have a comprehensive Bill that abolishes the Inams Abolition Act. The Bill provides for the distribution of land to the tenants, ensuring social justice.
THE MADRASESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A. BILL No 27 OF 1955)
AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[Sri E Ayyapu Reddi]

THE MADRAS STATES LAND (ANDHRA AMENDMENT) BILL 1955
RETURNED BY THE SELECT COMMITTEE OCTOBER 31, 1955

SRI VAVILALA GOPALAKRISHNAYYA —

Section 3 (2) (d) of the Estate Abolition Act

Sri Ayyapu Reddi
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

Sri Vavilala Gopalakrishnayya] [18th October 1956

Mr SPEAKER — So I am putting the clause to the vote of the House

THE HON SRI K VENKATA RAO — Sir, before putting the motion to the House, I would like to explain the position clearly to the House.

As far as the amendment is concerned, it is in the nature of an important change in the existing law. It provides for the reduction of rents in certain cases, where the tenant has been in occupation for a long period. The amendment is based on the principles laid down in the Rent Reduction Act, which has already been passed by the House. The amendment is intended to give full effect to the legal aspects of the case.
THE MADRAS ESTATES LAND (ANDHRA AMENDMENT) BILL 1955 (L A BILL No 27 OF 1955) AS REPORTED BY THE SELECT COMMITTEE

18th October 1956

[Sri K Venkata Rao

Mr SPEAKER — You are paying compliments to yourself

THE HON SRI K VENKATA RAO — Yes, to myself Sir (Laughter)

Dr John point out: legal opinion & opposition side - exemption amendment
The question is

That the Bill be passed into law*

The motion was carried and the Bill passed into law

(The House then adjourned to meet at 9 A M, on 19—10—1956)
18th October 1956

APPENDIX I

STATEMENT SHOWING THE DISTRIBUTION OF ALLOTMENTS FROM OUT OF THE NORMAL BUDGET ALLOTMENT OF Rs 2/ LAKHS AND SPECIAL FUND OF Rs 4 LAKHS SANCTIONED IN G O MS No 1746, EDUCATION AND ENDOWMENTS DEPARTMENT DATED 27-7 1956 FOR PROVIDING HOUSE SITES FOR HARIJANS

(Vide answer to Legislative Assembly Question No 915 Starred on page 184 mfra)

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