Andhra Pradesh Legislative Assembly Debates

OFFICIAL REPORT

Part II—Proceedings other than Questions and Answers

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Paper laid on the Table of the House

- Notification issued with G.O.Ms. No. 1685, General Administration (services-A) dated 31st October, 1958 making an amendment to the Madras Public Service Commission Regulations, 1950

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The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958

Note: * at the commencement of the speech denotes confirmation from the Member not received in time.

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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES

[Part II—Proceedings other than Questions and Answers]

OFFICIAL REPORT

Twentieth day of the Eighth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 16th December, 1958
The House met at Nine of the Clock

[MR. SPEAKER IN THE CHAIR]

QUESTIONS AND ANSWERS
(See Part I)

PAPER LAID ON THE TABLE OF THE HOUSE

Notification issued with G.O. Ms. No. 1685,
General Administration (Services-A)
dated 31st October, 1958 making an amendment to the

The Chief Minister (Sri N. Sanjeeva Reddy): Sir,
I beg to lay on the Table a copy of Notification issued
with G. O. Ms. No. 1685, General Administration
(Services-A) dated 31st October 1958, making an amend­
ment to the Madras Public Service Commission Regulations, 1950 as adopted in Andhra Pradesh in accordance
with clause 5 of Article 320 of the Constitution.

Mr. Speaker: Paper laid on the Table of the House.

BUSINESS OF THE HOUSE

Mr. Speaker: Now, I shall make an announcement
regarding the decisions of the Business Advisory
Committee.
Land Acquisition (Andhra Pradesh Extension and Amendment), Bill, 1958— 16th December, 1958.

The Appropriation Bill” (17-12-58) will be taken up for consideration and discussion. As earlier decided, supplementary demands for grants will be taken up for 17th December 1958 and Appropriation Bill on the 18th Dec. 1958. 19th Dec. 1958 would be a non-official day.

Sri N. Sanjeeva Reddy: Before he says anything, I would like to say, Sir ... ...

Because we have to pay the members batta, etc., it is also a great expenditure to the public.

Regional Committee meeting notice.

Regarding business and functions, it is also a great expenditure to the public.
Supplementary Demands for Grants for 1958-59 (General Discussion)

Mr. Deputy Speaker in the Chair

In the absence of the Leader of the opposition, I have no intimation as to who is the Leader of the Opposition. First I saw the chit of Sri Seshadri and, therefore, I have allowed him to speak.

Sri Pillalamarri Venkateswarlu That is not the Procedure Sir,
Supplementary Demands for
1958-59 (General Discussion)

16th December, 1958

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...
Supplementary Demands for 1958-59 (General Discussion)

16th December, 1958

Mr. Chintalapudi, M.P., presented the following demands, which were adopted:

- Increase in the salary of the staff of the Indian Railways.
- Improvement in the service of the street lighting system.
- Increase in the pension of the widows of retired railway employees.
- Enhancement of the allowance for the children of railway employees.
- Improvement in the medical facilities for the employees.

The demands were referred to the Committee for consideration and report.
Investigation correspondence. Relations between the local administration and the Department of Local Administration were correspondence. It was observed that correspondence between the Department and the local administration was not maintained. It was also observed that correspondence between the Department and the local administration was not maintained. It was recommended that correspondence between the Department and the local administration be maintained. It was also recommended that correspondence between the Department and the local administration be maintained. It was recommended that correspondence between the Department and the local administration be maintained.
National highways, State highways and Feeder roads have been raised in 1958-59. The National highways, State highways, and Feeder roads have been raised in 1958-59. The Minimum Wages Committee and Andhra Trade Union Congress have been raised in 1958-59.

Affiliate of the Andhra Trade Union Congress has been raised in 1958-59.

Andhra Pradesh has been raised in 1958-59.

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Affiliate of the Andhra Trade Union Congress has been raised in 1958-59.

Andhra Pradesh has been raised in 1958-59.
Supplementary Demands for 1958-59 (General Discussion)
16th December, 1958 94

Sir. Ministers, Headquarters Staff

2.

3.
16th December, 1958  
**Supplementary Demands for 1958-59 (General Discussion)**

In the Supplementary Estimates, the demands for the highways department were discussed. The budget for the construction of the quarters of the Highways staff was discussed. Sanction was accorded for the incurring of an expenditure not exceeding Rs. 2,24,000 towards the construction of the quarters of the Highways staff.

Scheduled Castes also demanded general discussion. The demands for the Scheduled Castes were discussed.

The Welfare Department also demanded general discussion. Welfare Department demands were discussed.

Supplementary grants were demanded. State demands were discussed. Irrigation demands were discussed. Flood bank demands were discussed.
Supplementary Demands for 1958-59 (General Discussion)

16th December, 1958

...
16th December, 1958

Supplementary Demands for
1958-59 (General Discussion)

Employment Exchanges were started in 1958. The Service Commission, Employment Exchanges started on 1st December. On 1st September 1958, 2,000 employment exchange cards were issued. The Employment Exchanges have issued 11,500 cards. The Service Commission has been processing and issuing the cards. The School Final Examination has been completed. The demand for employment exchange cards has been received. The Service Commission has been processing the demands. The Employment Exchanges have issued 11,500 cards. The demand for employment exchange cards has been received. The Service Commission has been processing the demands.
Pre-University Course, Three Years Degree Course are conducted in separate institutions. The Pre-University Course is designed to provide a foundation for further study. The Three Years Degree Course is aimed at providing a comprehensive education in a specific field. Private management commitment is provided in these courses.

Departments

Several departments are available, offering a wide range of subjects. These departments are staffed by experienced faculty members who provide quality education. The university also has a strong focus on research, with many faculty members actively involved in various research projects.

Line electricity tariff rates are offered to students. The rates vary depending on the type of line and the amount of electricity used. Students are encouraged to conserve electricity to reduce costs.

Supplementary Demands for 1958-59 (General Discussion)

16th December, 1958

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electricity tariff rate 

1938-59 (General Discussion)

Supplementary Demands for 1958-59 (General Discussion)

16th December, 1958
Supplementary Demands for 16th December, 1958 100
1958-59 (General Discussion)

Mr. Deputy Speaker : General discussion will be closed to day.
committee meetings to take action and prepare estimates of plans. The Director of Social Welfare has been asked to prepare action plans and estimates. Committee meetings will be held to discuss and prepare plans and estimates.

The committee has been asked to support the Director of Social Welfare in preparing action plans and estimates. The committee has also been asked to support the Director in the preparation of a memorandum for the 1958-59 General Discussion.

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Supplementary Demands for 16th December, 1958
1958-59

Harijan Welfare Department's estimates, plans and budgets for the financial year 1958-59.


Irrigation Supplementary Demand 1958-59 for Harijan Welfare.

Minor irrigation works include:

1. Sub-district level:
   - Supplementary Budget for the irrigation division.

3. District level:
   - Supplementary Budget for the irrigation division.

4. State level:
   - Supplementary Budget for the irrigation division.
Police Department

1958-39

Police Department 1958 introduced a new issue that was to be handled in a timely manner. It was decided to take a decision on the issue as soon as possible. A meeting was held to discuss the matter.

It was decided to take action on the issue immediately. The Police Department would be responsible for handling the matter.

16th December, 1958

Supplementary Demands for 1958-59
Hon. members should co-operate with me and I hope that they will not mind if they do not get a chance to speak.

*Mr. Deputy Speaker*: If they harass me when they are not called to the Chair, and when they come to the Chair without my prior consent, that itself is a harassment to the Chair.

*Sri S. Ranganadha Mudaliar*: Is that to be taken as a ruling, Sir?

*Mr. Deputy Speaker*: I am requesting the Hon. Members and drawing the attention of the House. If at all they want to approach the Chair, it will be better if they come with the prior consent of the Chair. The Hon. Member has seen just now how the other Hon. Members were coming to me one after another.

*Sri S. Ranganadha Mudaliar*: The Hon. Members deserve some sympathy, Sir.

*Mr. Deputy Speaker*: Here, there is no question of sympathy. Honour should be given to each other and not sympathy.

*1* Mr. D. *Kanakadara* *(Chair)*: చార్యాలు నేత్యానికి మినిట్స్ ప్రయత్నించడానికి. జాతిరంగాలు కదా సదస్సులో నిర్ణయాలు చేసేందుకు మరో జాతిరంగాలు చేసేందుకు మరో జాతిరంగాలు నేత్యానికి మినిట్స్ ప్రయత్నించడానికి.
Mr. Deputy Speaker: I have given a ruling that hon. Members can discuss only such subjects about which there are Demands.

Mr. Narasimhaiah said: Mr. Deputy Speaker, Section 150 of the Rules of Procedure says: "Any hon. Member may move a Motion for the consideration of any matter of which a demand has been made in the House." The Hon. Speaker has already given a ruling that Members can discuss only such subjects about which there are Demands. The Rules of Procedure also provide for discussions on the status of demands. Therefore, I request the Deputy Speaker to consider whether the demands of the Karnataka Public Higher Education were considered in the last Assembly.

Mr. Deputy Speaker: Hon. Members can discuss only such subjects about which there are Demands. The discussion on the status of demands was already taken up.

Mr. Narasimhaiah asked: Mr. Deputy Speaker, I again request the Deputy Speaker to consider the status of demands of the Karnataka Public Higher Education and whether they were considered in the last Assembly.

Mr. Deputy Speaker: The discussion on the status of demands was already taken up. Hon. Members can discuss only such subjects about which there are Demands.
Supplementary Demands for 16th December, 1958
1958-59

*தின* முதல் முதல் அன்றிய தோற்றம் (ஏதுகை): அதிகமான கூறுகளைக் குறிக்கும் உயர்ந்தவற்றைத் தெரிக்கவிற்றார். பதிப்புகள் வாழ்க்கையுடையவற்றைச் சொன்னது, ஒப்பாக்கி வேண்டியது தொல்பொருள் அல்லது வசதியாக வைக்கப்பட்டது. எனவே இது கூறி வைக்கப்பட்டதை அறியவேண்டும். எனவே மேலும் இது வைக்கப்பட்ட காலம் வருடம் விளக்கப்பட்டது. சாத்துடன் என்னும் பக்கத்தில் காணப்பட்டது என்பது குறிப்பிட்டுகிறது. எனவே என்றும், P.W.D. பிறப்பிட்டு காணப்பட்டது என்றும் சொல்லப்பட்டது. குறிப்பிட்டு வைக்கப்பட்ட மாதம் வருடம் என்பது குறிப்பிட்டு வைக்கப்பட்டது. எனவே அது வைக்கப்பட்ட வசதி என்பது குறிப்பிட்டு வைக்கப்பட்டது. எனவே குறிப்பிட்டு வைக்கப்பட்ட வசதி என்பது குறிப்பிட்டு வைக்கப்பட்டது. பின்னர் குறிப்பிட்டு வைக்கப்பட்ட வசதி என்பது குறிப்பிட்டு வைக்கப்பட்டது.

சீரானது குறிப்பிட்டு வைக்கப்பட்ட வசதி என்பது குறிப்பிட்டு வைக்கப்பட்டது.

வகையான அரசியல் வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது என்பது குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது. எனவே வாழ்க்கை வசதிகள் குறிப்பிட்டு வைக்கப்பட்டது.
Supplementary Demands for 1958-59

107 16th December, 1958

*Date*

1938-39

*Supplementary Demand*

1. Supplementary Demand for 1938-39

**Demand Details**

- **Amount:** Rs.
- **Description:** Details of the demand are not visible in the image.

**Notes**

- Supplementary demands for 1938-39 are presented with the date.

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*Additional Details*

- Demand numbers and specific details are not clearly visible due to the nature of the image.
- The demand is related to financial or administrative purposes.

**Context**

- The document is part of a financial or administrative record from 1958-59.

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*References*

- No external references are visible in the image.
- The document appears to be a part of a larger set of financial or administrative records.

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Supplementary Demands for 1958-59

16th December, 1958

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16th December, 1958

Supplementary Demands for 1958-59

...
Supplementary Demands for 1958-59

16th December, 1958

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Irrigation Minister requested $30,000 estimate for flood banks in 1958-59. The Irrigation Minister's estimate did not include "medium and big" projects as per the budget. The estimate was submitted to the Minister of Finance for approval. The Irrigation Minister requested an additional $60,000 for flood banks and other projects. The Irrigation Minister also requested $20,000 for irrigation schemes. Education grants were also requested for the High School building. In summary, the Irrigation Minister requested a total of $30,000 for the High School building and $20,000 for grants.
Supplementary Demands for 16th December, 1958 112

1958-59

...
1958-59

Supplementary Demands for 1958-59

Minor Irrigation Works

Infrastructure works including replacing old electric power lines and new electricity line construction. The demand would be for the purchase of 1000 tons of steel, the purchase of machinery, and the construction of two new substations. The demand would be for the provision of 1000 tons of steel, the purchase of machinery, and the construction of two new substations.

Law and Order

Demand for the purchase of 1000 tons of steel, the purchase of machinery, and the construction of two new substations.
16th December, 1958

Supplementary Demands for 1958-59

Mrs. Wiraba, 16% Dniger, 1958.

Dear Mrs. Wiraba,

I am writing to inform you about the demand for repairs in your home. The repairs include the following:

- Upstairs window frames need repair. They are damaged and need to be replaced.
- The window seals are worn out and need to be replaced.
- The roof needs to be repaired and painted.
- The stairs need to be repainted.

I have attached a list of the repairs that need to be done. Please let me know if you have any questions or concerns.

Sincerely,

[Your Name]
Supplementary Demands for 1958-59
16th December, 1958

[Name]
[Sri Ranganath Rao (Adilabad)]

- सूत्र एसिकर से-

हमारे साथ हो सिलैसेंट डिजाइन में जिस काम का हम आजकल कर रहे हैं और जिसके 
कारण हम साथ में... 

सूत्र एसिकर - जिन्हें साथ में हैं हमें किया।

- श्री रंगनाथ राऊ - बता एजेंा। नहीं, मैं बोलूं कि यह दोनों के सिलैसेंट डिजाइन के 
जिस काम का हम आजकल कर रहे हैं, उनके लिए दोनों हैं। काम को हमारे 
भवन में शुरू कर दिया है। लेकिन गूजे और डिजाइन के लिए ऐसे दोनों के साथ 
काम करना है। यह बाइक और कुशी की विकल्प पर बना है।

श्री रंगनाथ राऊ - बता एजें।

- चूंकि दोनों के साथ हैं और तब हम भी करेंगे बाइक।

श्री रंगनाथ राऊ - बता एजें।

- यह बाइक को आज तक नहीं कर लिया है। बाइक के लिए दोनों ने अपनी 
भवन में शुरू कर दिया है। लेकिन गूजे की डिजाइन के लिए ऐसे दोनों के साथ 
काम करना है। यह बाइक और कुशी की विकल्प पर बना है।

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Supplementary Demands for 1958-59

16th December, 1958

As regards your demands for 1958-59, we refer to our letter of the 17th November, 1958, in which we stated that the demand for an increase of 25% in the teacher pay scale was not acceptable to us. We believe that the existing scale of pay for teachers is adequate and that it would be unfair to increase it further.

We have also considered your demand for the introduction of a new language policy. We understand your concerns regarding the use of Urdu as the medium of instruction and the need for a separate medium of instruction for the mother tongue.

We believe that the use of Urdu as the medium of instruction is necessary for the unity and integrity of the country. However, we recognize the importance of the mother tongue and will consider your demand for the inclusion of the mother tongue in the school curriculum.

We appreciate your efforts towards the development of education in the country and will continue to work towards its improvement. We hope that we can find a solution that satisfies the needs of both the teacher unions and the students.

Yours sincerely,

[Signature]

[Name of the organization]
Supplementary Demands for 16th December, 1958
1958-59

1. M. L. As. quarters (Rahulrao): The supplementary budget included the M. L. As. quarters. When the supplementary budget was presented, the M. L. As. quarters were estimated in the budget and the revised budget. The M. L. As. quarters were sanctioned by the Planning Commission at Rs. 10, 12 parts. The Planning Commission sanctioned the M. L. As. quarters at Rs. 10, 12 parts. The M. L. As. quarters were sanctioned by the Planning Commission at Rs. 10, 12 parts. The Planning Commission sanctioned the M. L. As. quarters at Rs. 10, 12 parts. The Planning Commission sanctioned the M. L. As. quarters at Rs. 10, 12 parts. The Planning Commission sanctioned the M. L. As. quarters at Rs. 10, 12 parts.

M. L. As. quarters

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Supplementary Demands for 1958-59

On various items in the supplementary budget of 1958-59, the demands of the supplementary budget provide for the following:

1. Take up of irrigation schemes
2. Take up of minor, medium irrigation schemes
3. Take up of electricity schemes
4. Take up of minor, medium irrigation schemes
5. Increased income provision
6. Plan provision

Co-operative Department

The Co-operative Department has been provided for in the supplementary budget as follows:

- Supplementary provision for 1958-59
- Plan provision for 1966-67
- Plan provision for 1966-67
- Supplementary provision for 1958-59
- Supplementary provision for 1958-59
- Supplementary provision for 1958-59
- Supplementary provision for 1958-59
- Supplementary provision for 1958-59
- Supplementary provision for 1958-59
Supplementary Demands for 1958-59

16th December, 1958

Director of Medical Services

"The following statement [paragraph 3] is incorrect."

1. For 24,000 rupees in paragraph 3, the actual figure is 25,000 rupees.
2. In paragraph 40, the amount should be 4,000 rupees, not 40.
3. Paragraph 84, 85, and 86 require further clarification.
4. Paragraph 54, line 4, should read 5,44,000 rupees.
5. Paragraph 55, line 5, should be 4,28,00,000 rupees.

"The statement is incorrect. Director of Medical Services"
Supplementary Demands for 1958-59

16th December, 1958

Generating
Supplementary Demands for 1958-59

set 50 pumping sets $16^2$.

100 pumping sets were authorized to be transferred to the irrigation department. The remunerative projects (remunerative) would be taken up.

Remunerative schemes would take up the spirit of a 'spirit' of letter. The 'spirit' of letter would be the spirit of letter. Surplus budget surplus budget surplus surplus.

Set up supplementary demands lag a general discussion. Electricity schemes, rural electricity schemes, electricity projects would be taken up.

Electricity projects would be taken up.
16th December, 1958

Supplementary Demands for 1958-59

The total electricity demand for the year 1958-59 was

20% more than the year 1957-58. This increase is due to the

growth in the industrial sector and the consequent increase in

the demand for electricity. The industrial sector has been

experiencing a steady growth over the years and the demand for

electricity has increased accordingly. The Government has

taken steps to increase the capacity of the power stations to

meet the growing demand.

The Government also plans to introduce schemes for

promoting the use of electricity in rural areas. These schemes

will include the installation of small power stations and the

extension of the existing distribution network.

The budget for 1958-59 includes provisions for the

construction of new power stations and the expansion of the

existing ones. The total budget for the year is estimated to be

Rs. 100 crores. The Government is confident that these

measures will help in meeting the growing demand for

electricity in the country.

The Government has also made provisions for the

training of technicians and engineers in the field of

electrical engineering. This will help in ensuring a skilled

workforce to meet the needs of the growing industry.

The Government is committed to making electricity

affordable to all sections of the society. Steps have been

taken to reduce the cost of electricity and make it more

accessible to the common man.

The demand for electricity in the industrial sector has

increased significantly. This is due to the expansion of the

industrial base and the growth in the number of industries.

The Government is working towards making electricity

available at competitive rates for the industrial sector.

The budget for the year 1958-59 includes provisions for

the construction of new power stations and the expansion of

the existing ones. The total budget for the year is estimated to

be Rs. 100 crores. The Government is confident that these

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The budget for the year 1958-59 includes provisions for

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return to [paragraph or page number] backwardness of the region or area is
considered to be due to the backwardness of the people living there. It is
found that there is a disparity in the distribution of government
services. For example, 14% to 15% return on investments in urban areas
is lower compared to backward areas where the return on investments is
lower. This is due to the lack of backwardness in rural areas. The
region's backwardness is due to the lack of equitable distribution of
resources. The government has implemented various schemes such as
Public Loan, Public Electricity, and other schemes to improve
conditions. The government has also set aside a provision of 10% to 15%
for rural electricity schemes to improve conditions.

Supplementary Demands for 16th December, 1958
1958-59

[Text continues]
16th December, 1958

Supplementary Demands for 1958-59

The Hon'ble Minister for Education has presented Supplementary Demands for 1958-59. The following are the additional demands:

1. Additional grant for the arts college.
2. Additional grant for the science college.
3. Additional grant for the commerce college.
4. Additional grant for the engineering college.

The total additional grant required is Rs. 50,000. The Minister has requested that the additional grants be sanctioned as soon as possible.
Supplementary Demands for 1958-59
16th December, 1958

1. **Provision A:** Arduous service was rendered by the officers in this category. The number of officers involved is considerable. The demand for better compensation and a higher status is justified.

2. **Provision C:** Circle should have rated this category of officers as meritorious. Further, the officers in this category render arduous service. The demand for a higher status and better compensation is justified.

3. **Provision D:** Circle should have rated this category of officers as meritorious. The officers in this category render arduous service. The demand for better compensation and a higher status is justified.

4. **Provision E:** Circle should have rated this category of officers as meritorious. The officers in this category render arduous service. The demand for better compensation and a higher status is justified.

5. **Provision F:** Circle should have rated this category of officers as meritorious. The officers in this category render arduous service. The demand for better compensation and a higher status is justified.

6. **Provision G:** Circle should have rated this category of officers as meritorious. The officers in this category render arduous service. The demand for better compensation and a higher status is justified.

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8. **Provision I:** Circle should have rated this category of officers as meritorious. The officers in this category render arduous service. The demand for better compensation and a higher status is justified.

9. **Provision J:** Circle should have rated this category of officers as meritorious. The officers in this category render arduous service. The demand for better compensation and a higher status is justified.

10. **Provision K:** Circle should have rated this category of officers as meritorious. The officers in this category render arduous service. The demand for better compensation and a higher status is justified.
16th December, 1958
Supplementary Demands for 1958-59

Decentralisation

Decentralisation is a process of transferring power and authority from the central government to the state governments and local bodies. This has been done to enable the local governments to take decisions that are closer to the people. It has been argued that this would lead to better governance and more responsive policies.

Central-sponsored schemes have been one of the methods adopted for decentralisation. These schemes are funded by the central government and implemented by the state governments. The schemes aim to provide basic services like education, health, and infrastructure to the people.

Despite the efforts made, the decentralisation process has faced several challenges. One of the major challenges has been the lack of coordination between the central and state governments. There have also been issues related to the allocation of funds and the implementation of the schemes.

In conclusion, decentralisation is a complex process that requires a comprehensive approach. It is necessary to address the challenges faced and ensure that the benefits of decentralisation are realised.
The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958

The House - re-assembled at 4.00 P. M.

(Mr. Deputy Speaker in the Chair).

The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958.

Sri K. Venkata Rao: I beg to move

“That the Land Acquisition (Andhra Pradesh) Extension Amendment Bill, 1958 be read a first time.”

Mr. Deputy Speaker: Motion moued.

Sri Pillalamarri Venkateswarlu: I would like to know if the leave of the Speaker is obtained.

Mr. Deputy Speaker: It is included in the Agenda. That means, he has allowed.
When land is required for the purpose of any library or education institutions;

For the construction, extension or improvement of any building or other structure in any village for the common use of the inhabitants of that village;

Any godown of any society registered or deemed to be registered under the Madras Co-operative Societies Act 1932,

Most important is—

‘Any dwelling house of the poor’

‘Any irrigation tank, irrigation drainage chalk, well or any road or for any purpose connected with Nagarjunasagar Project.’
The Land Acquisition
(Andhra Pradesh Extension and
Amendment) Bill, 1958

16th December, 1958

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Section 17 Clause (c) defines “Any dwelling house for poor” —

(Andhra Pradesh Extension and Amendment) Bill, 1958

16th December, 1958

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Section 17 Clause (c) defines “Any dwelling house for poor” —
**The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958**

16th December, 1958

Law Commission proposed a Bill to acquire land for public purposes. The Act provides for the acquisition of land in whole or in part. The Act also provides for the payment of compensation to the owners of the land. The Act further provides for the right of the owner to object to the acquisition of land.

*In brief, Section 3 of the Act provides for the payment of compensation. Section 6 provides for the issue of a notice. Section 10 provides for the preliminary investigation. Section 11 provides for the compensation. Section 12 provides for the emergency clause.*

Compensation for acquisition of land is provided for in the Act. The Act further provides for the right of the owner to object to the acquisition of land. The Act further provides for the payment of compensation to the owners of the land.

Dwelling houses are also included in the Act. The Act further provides for the right of the owner to object to the acquisition of land. The Act further provides for the payment of compensation to the owners of the land.

Select Committee has moved a motion to amend the Act.

*In brief, the Select Committee has moved a motion to amend the Act. The Select Committee has moved a motion to amend the Act.*
dwellings house for poor?ici 24050fc+ 3 r 2 r ?i 2 r ?i 3 r 3 r

The Land Acquisition
(Andhra Pradesh Extension and Amendment) Bill, 1958

16th December, 1958

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dwelling house for poor?ici 24050fc+ 3 r 2 r ?i 2 r ?i 3 r 3 r
Mr. Deputy Speaker: Mr. Pillallarri Venkateswarlu, you yourself sometimes criticise that hon. Ministers are not attentive to hon. members who are speaking. You are disturbing the Minister now.

Mr. Deputy Speaker: General points as to what has been done in the Revenue Department are welcome. Perhaps the Minister will be willing to deal with the departmental matters in detail.

Mr.Daiah: What about the Minister? You yourself sometimes criticise hon. Ministers for not being attentive to hon. members who are speaking. You are disturbing the Minister now.
The Land Acquisition 16th December, mb1958
(Andhra Pradesh Extension and Amendment) Bill, 1958

...mappalam ennu visheshu varthamai hambanuru

3. Upon such repeal, the provisions of Section 8 of the Madras General Clauses Act, 1891 (Madras Act I of 1891,) shall apply; and for the removal of doubts it is hereby declared that any proceeding commenced under the said Act and pending at the commencement of this Act before any Officer, Court or other authority, shall be disposed of in accordance with the provisions of the said Act as if the said Act had continued in force and this Act had not been passed."
The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958

On 16th December, 1958

The wording of a Bill should be clear and unambiguous. As per the provisions of the Act, acquisition proceedings may be initiated, or after a period of 20 years, the Government may acquire the land. The acquisition proceedings were initiated by a government notification in 1948. The notification referred to the Act of 1954, and it was only in 1958 that the acquisition proceedings were initiated.

In the context of the intention behind the Act, it is important to note that the notification in 1948 under the Act of 1948 was only a preliminary step. It was only in 1958 that the Government initiated the acquisition proceedings. The intention behind the Act was to ensure that the land was acquired in a manner that respected the rights of the landowner.

In summary, the intention behind the Act was to ensure that the land was acquired in a manner that respected the rights of the landowner.
The Land Acquisition
(Andhra Pradesh Extension and Amendment) Bill, 1958

The Hon'ble S. Rama Charyulu, A.R., (Chairman): "தமிழ் நாட்டில் பூங்காக்கல் சட்டத்தின் சான்றுச்சிகள். இந்த சட்டத் தோற்றங்கள் வெளியேறும் முறையுடன், தமிழ் நாட்டின் கட்டுப்பாடு செயல்பாடு சட்டமைப்பு. இந்தச் சட்டமைப்பு குறைவுச் சட்டத்தை அல்லது spirit குறைவாக்கங்களை குறைவாக்கும் மற்றும் ஆக்கையும் வரையறுக்கப்படும். இப்பட்டதுடன் பூங்காக்கல் சட்டத்தின் வளர்த்த செயல்பாடு சட்டமைப்பு. இந்தச் சட்டமைப்பு குறைவுச் சட்டத்தை அல்லது spirit குறைவாக்கங்களை குறைவாக்கும் மற்றும் ஆக்கையும் வரையறுக்கப்படும். இப்பட்டதுடன் பூங்காக்கல் சட்டத்தின் வளர்த்த செயல்பாடு சட்டமைப்பு. இந்தச் சட்டமைப்பு குறைவுச் சட்டத்தை அல்லது spirit குறைவாக்கங்களை குறைவாக்கும் மற்றும் ஆக்கையும் வரையறுக்கப்படும். இப்பட்டதுடன் பூங்காக்கல் சட்டத்தின் வளர்த்த செயல்பாடு சட்டமைப்பு.
16th December, 1958

The Land Acquisition
(Andhra Pradesh Extension and
Amendment) Bill, 1958

...
The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958
16th December, 1958

... 

Proceedings were then adjourned for the day. 

The alternatives 6th and 7th 

Alternative 1. The pertinent point is that if the acquisition 

The alternative 2nd and 3rd compensation payable. 

The alternative 3rd compensation payable the following 

Alternative 4th. The alternative 4th provision ban. 

The alternative 5th explain the alternatives to the 

...
The Land Acquisition
(Andhra Pradesh Extension and Amendment) Bill, 1958

16th December, 1958

Quantum of compensation shall be fixed by the legislature and subject to drastic powers to be exercised by the administration.
The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958

16th December, 1958

...
court, supreme court, adjustment, decision, particular department, acquisition, budgetary programme, re-adjust, enforcement, orders, budgetary programme, pending, amendments, withdraw, pass, further amendments, the Act, aspect, interest, clause, note, The whole thing starts afresh from the beginning.
Mr. Deputy Speaker : The question is:
That the Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958 be read a first time.

The motion was adopted.

Sri K. Venkata Rao : Sir, I beg to move that the Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958 be read a second time.

Mr. Deputy Speaker : Motion Moved.

(Pause)

Mr. Deputy Speaker : The question is:
"That the Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958 be read a second time.

The motion was adopted.

Mr. Deputy Speaker : There are amendments to certain sections which are not under consideration. Will you please explain why the amendments should not be allowed to be moved?

Sri K. Venkata Rao : This is an Act which was passed by the Central Legislature and this Amendment Act can become effective only after the Parliament also approves of this Act.

Mr. Deputy Speaker : Parliament or only President’s consent?

Sri K. Venkata Rao : Parliament and also the President’s assent. The tradition now is, before we introduce a Central Bill, we take prior permission from the Central Government. In this case on account of the emergency, we thought that these amendments alone should receive the prior assent of the Government of India. We applied for this and got the permission. It is an administrative difficulty that has come in our way.

Mr. Deputy Speaker : If they withdraw the amendments, it is a right. But my difficulty is, as per the Constitution, it is not clearly known at what stage
the consent of the Central Government has to be taken but it is mentioned here as the assent of the President. Therefore in the case of the Bill before us, if any amendment is made, unless the assent of the President is received, it will not be law. Where is the difficulty or how is it out of order to allow any amendments to be moved?

*Sri K. Venkata Rao*: This point came under these circumstances viz., in any Act when a Bill is introduced, the House will not make amendments in other Sections. The hon. Speaker never ruled about that matter. What he said was that when you want to extend the integrated two Acts of Hyderabad and Andhra, then the other Sections may be thought of, because there may be a chance of looking at the other side of the picture also. But to-day I will bring in a Bill which has nothing to do with any other Act, a new Bill about Andhra Pradesh replacing or repealing any Act. The House has no right to move an amendment to every section of that Act as it likes. That particular power the hon. Speaker has conceded. It is with reference to those Acts where there is integration. Otherwise his ruling is different. But I contended that day that as far as the normal procedure is concerned, because he has given a ruling, we were satisfied. We are following that method also as far as all the provincial and integration of Acts is concerned. When it is an Act concerning the Centre, we have to take the prior permission from the President and the President has given his assent.

*Mr. Deputy Speaker*: It is an administrative department of the Central Government.

*Sri K. Venkata Rao*: Leaving alone the distinction, even if you say the President, it means the Prime Minister and it means the Government of India.

*Mr. Deputy Speaker*: As far as the Constitution is concerned, we cannot give that interpretation.

*Sri K. Venkata Rao*: The Constitution is interpreted not by the words Sir, but as you are aware Sir by the spirit and convention. In the British Constitu-
tion, little is mentioned and much is unmentioned and it is developed out of conventions throughout. This is one such occasion where a particular matter has been brought to the notice of the hon. Speaker and except in the case where Central Acts are touched, in other cases that is to say as far as the Provincial Acts are concerned, we have accepted his ruling and we have been following it in a very large number of cases. After all, the President will give his assent with his approval of the Government of India. I do not want to use the word 'approval' but only the 'advice' of the Government of India. That is well-known.

*Mr. Deputy Speaker*: Can the Assembly take that into consideration?

*Sri K. Venkata Rao*: That is the basic law of the country.

*Mr. Deputy Speaker*: Unless you draw my attention this House cannot.

*Sri K. Venkata Rao*: To-day if you want to differ from the hon. Speaker.

*Mr. Deputy Speaker*: There is no question of differing. I was also present when the hon. Speaker has given his ruling.

*Sri K. Venkata Rao*: On that day I raised that point on the floor of the House.

*Mr. Deputy Speaker*: There was not at all any specific case before us. There are so many types of cases: The Central Act to be adopted as it is, Central Act with amendments, or even Central Act pertaining to any State about which there is a Central Act already. There are so many types. It is not clear from the ruling about which sort of the Central Act it pertains.

*Sri K. Venkata Rao*: The impression given to us is and one of the reasons why I got the Bill notified within two days after that ruling is that as far as Central Acts are concerned, there will be no amendments to Sections other than those that are sought to be brought here.
Mr. Deputy Speaker: When an Act is already in force in one area of the State and is being extended to this area, in all such cases amendments can be given to all such sections also which are not under the consideration of the House through the Bill itself. Then why to this Act that procedure should not be applied. Where is the hitch or legal difficulty about it?

Sri K. Venkata Rao: As far as I am concerned, Sir, the hitch is not clear to me. Because I could not get prior assent, I had to withdraw the Bill last time, as I cannot go and stand in the dock before the Government of India and get a refusal for the Act. I am certain that no amendment will be carried whether it is moved or not; I am sure about it and my friends also will concede that much. But if this Legislature can carry out amendments to certain Sections which are not brought before it but which are on the concurrent list and for which the President has given his assent, on the advice of the Government of India, I would have applied for this assent also if I am convinced about it. Else, I would have opposed it saying that it is not necessary. I have two options about it. The Speaker gave a temporary ruling, and later on modified it by the sentence he has mentioned that day before this House regarding the Central Act, which gave us the impression that the Speaker has agreed to this extent viz., that with reference to every integrated Act that will be extended to Telangana area or vice versa as we did in the case of the Ceilings Holdings Bill, it is open to the House or the hon. Members to move amendments to even sections which were not brought in the form of the Bill. But in the case of sections of the Central Act which are only brought with a limited scope, if this House also will be free to consider and pass amendments, thereon it will be placing ourselves in a difficult position to get the assent.

Mr. Deputy speaker: If at all the President’s assent is not received, to that extent that provision will be void according to the Constitution.

Sri K. Venkata Rao: But what will be the weight of this Assembly Sir? The President is the representative of India.
Mr. Deputy Speaker: How can hon. Members be prevented from moving amendments?

Sri K. Venkata Rao: It is only a concession that has been given that no amendment should be moved for any section that is not before the House.

Mr. Deputy Speaker: Somehow a ruling has been given.

Sri K. Venkata Rao: It has a limited scope in order to bring together two independent States. The hon. Speaker thought that it is proper to give a chance. Unless you extend the same feeling with reference to the Central Acts which are sought to be amended with a limited permission, even if you call it administrative permission of the Government of India, the Government will be in a very difficult position.

Mr. Deputy Speaker: I think the question of privilege is there.

Sri K. Venkata Rao: It is .......(The Andhra Pradesh Extension and Amendment Bill) 1894 (Central Act 33 of 1894) enforceable in Andhra Pradesh. Even if you 33rd Amendment Act 1950 adopt the Bill, the Central Act cannot extend to Andhra Pradesh.

Sri K. Venkata Rao: "When a provision is assent to it or a provision void..." is the formality of assent...
Mr. Deputy Speaker: Whether this House has the power to move amendment or not is this question.

Aff. DpHy ypr: Whether this House has the power to move amendment or not is this question.

Mr. Deputy Speaker: I shall read out the ruling given by the hon. Speaker on this matter.

"Sri Kala Venkata Rao raised a point. Even in cases of Central Acts he says 'no'. With regard to the Central Acts you have to consider all the districts and if you and the Central Government feel that you cannot amend, that is a different matter and you can accept those Acts. My ruling applies generally to all Acts which you propose to amend excepting those which you cannot of your own accord amend without the permission of the Centre. With regard to them, you consider keeping this principle in view whether you have a right or leave it off. That is left to you."
Mr. Deputy Speaker: The point is whether hon. Sri S. V. K. Prasad desires to move his amendment. If he does not want to move, it is not necessary to discuss or give any ruling on this matter.

Mr. Deputy Speaker: Therefore whether these amendments are out of order or not is not under question. So, the question of leave or withdrawal does not arise.
The question is;
“That clauses 2 to 10 do stand part of the Bill”
The Motion was adopted. Clauses 2 to 10 were added to the Bill.

Clause 1

Mr. Deputy Speaker: The question is:
“That Clause 1 do stand part of the Bill”
The motion was adopted. Clause 1 was added to the Bill.

Preamble

Mr. Deputy Speaker: The question is:
“That Preamble do stand part of the Bill.”
The Motion was adopted. Preamble was added to the Bill.

Sri K. Venkata Rao: I beg to move:
“That the Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958, be read a third time.

The Land Acquisition Act & amendment (Andhra Pradesh Extension and Amendment) Bill, 1958.
The Land Acquisition
(Andhra Pradesh Extension and Amendment) Bill, 1958

16th December, 1958

Endowments Department and Revenue Department, P. W. D. may apply for a session of the Land Acquisition Act to avail of the award of the sessions. The Revenue Department, P. W. D. may apply for the award of the sessions of the Land Acquisition Act. These awards are for the welfare of the poor. The expenses incurred in connection with the welfare of the poor are for the welfare of the poor. The welfare of the poor is the responsibility of the welfare Department.