## CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oral Answers to Questions</td>
<td>109-163</td>
</tr>
<tr>
<td>Short Notice Questions and Answers</td>
<td>163-169</td>
</tr>
</tbody>
</table>
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES
Part I — Questions and Answers

OFFICIAL REPORT

Thirty fifth day of the Eleventh Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Thursday, the 23rd March, 1961

The House met at Half Past Eight of the Clock

(THE DEPUTY SPEAKER IN THE CHAIR)

ORAL ANSWERS TO QUESTIONS

Misappropriation of Funds in Vijayawada Municipality

905—

*1111 Q — Sri V Visweswara Rao Will the hon Chief Minister be pleased to state

(a) whether large amounts of Vijayawada Municipal Funds both in the Revenue and Electricity Sections have been misappropriated,

(b) if so, the amount traced in each section,

(c) whether any enquiry was conducted with this colossal fraud and if so, on whom the responsibility fixed and the action taken thereon, and

(d) whether any of the standing Counsels appointed by the Council misappropriated any funds of the municipality, if so, the amounts and names of the Advocates involved and the action taken so far to recover the amounts and the action taken against them?

The Chief Minister (Sri D. Sanjivayya)

(a) The answer is in the affirmative.

Rs. nP.

(b) Revenue Section  7,152  26
    Electricity ,,    85,818  56
    Public Health ,,  1,826  90
    Suits ,,           18,100  85.
(c) The matter has been reported to the Police. The responsibility could not be fixed on anyone as the departmental enquiry has been initiated and has not yet been concluded. Suspected members of the staff have been placed under suspension.

(d) It is reported that Sri M V Sivasarma, Advocate has defalcated Rs 17,187-34 and Sri K Saiyana­narayana, Advocate defalcated Rs 913-52 nP Rs 14,942-46 have so far been recovered from them. The matter has been reported by the Commissioner & Special Officer, Vijayawada Municipality to the Police and a complaint has also been filed in the High Court for professional misconduct of the said Advocates.

Departmental enquiry is going on. It has not yet been concluded. It is only at the conclusion of the departmental enquiry that it will be possible for us to fix the responsibility.

I had one such experience of Rs 6,000. But I had recovered it.
Oral Answers to Questions
23rd March, 1961

906—

*1240 Q—Sri S Kasi Reddy Will hon the Chief Minister be pleased to state whether there is any proposal before the Government for the abolition of the Profession Tax on the clerical staff?

Sri D Sanjayaya The answer is in the negative.
Will hon the Chief Minister be pleased to state
(a) whether it is a fact that the Special Officer is
enhancing the house taxes in Vijayawada town on the
owner-living houses,
(b) if so, whether the Special Officer has powers
to enhance the house tax in between the two quinquennial revisions,
(c) will the Government propose to advise the
Special Officer to stop further collection, and
(d) if not, why?
Oral Answers to Questions 23rd March, 1961

*Sri D Sanjivayya*

(a) Yes, Sir. In the course of revaluation of assessments, the Special Officer has taken into account owner occupied houses also for revision wherever the Municipal Council had made abnormal reduction.

(b) The answer is in the affirmative.

(c) The answer is in the negative.

(d) No need.

*Acquisition of House Sites in Eluru Municipality*

908—

*1411 Q — Sri M Rajeswara Rao (Put by Sri N. Srinivasa Rao) Will the Chief Minister be pleased to state

(a) whether the Collector, West Godavari district sanctioned acquisition of house-sites in Rasul Beedu T S No. 402 to the Harijans and Tannery Workers of Lankapeta, Eluru Municipality in D Dis 5825/47, dated 24th November 1948,

(b) whether further steps have been taken for the acquisition of house-sites,

(c) if not, the reasons therefor,

(d) whether it is also a fact that the said Harijans again put in a petition to the Director of Social Welfare on 2 November 1960 in the matter, and

(e) if so, the action taken thereon?

*Sri D Sanjivayya*

(a) The answer is in the affirmative.
(b) and (c) In view of the financial stringency the Government could not give financial assistance for acquiring the land and the acquisition proposals were dropped in 1956.

(d) and (e) The petition presented in November 1960 has been sent to the Commissioner, Eluru Municipality instructing him to send proposals for constructing houses for the benefit of slum dwellers under the Slum Clearance Scheme utilising the financial assistance being given by the Government of India for such schemes. A scheme has accordingly been prepared and it will be implemented during the 3rd Five Year Plan period.

1. Social Welfare Fund has been established in the name of Social Welfare Fund and the contributions of Rs. 500, 1000, and Rs. 1500 have been received and the facilities under the Slum Clearance Scheme have been given. Therefore it should be the responsibility of the local authority concerned.

2. Contributions have been received and the Social Welfare Department has been informed that the fund has been utilised. Therefore it should be the responsibility of the local authority concerned.
Illegal cutting of trees in the Bandaladoddi Forest

909—

*1373 (C)—Q—Sr! P R! gop! N! d! Will the hon Deputy Chief Minister be pleased to state

(a) whether it is a fact that the people from Gudiyattam taluk in Tamilnad are cutting away trees illegally in the Revenue Forest of Bangarupalem sub taluk, Chittoor district and carrying lorry loads of fuel every day,

(b) whether it is a fact that this illicit cutting is being continued even today,

(c) whether it is a fact that the people from Gudiyattam taluk beat to persons on 10th November when, the people of Bandaladoddi object to illicit cutting of the trees in their revenue forests,

(d) whether it is a fact that the people of Bandaladoddi represented the fact to Revenue Inspector of Bangarupalem and he refused to enquire into the matter

and

(e) whether any action has been taken to stop the illicit cutting of the fuel in the above villages?

The Deputy Chief Minister (Sri K V. Ranga Reddy) (a), (b) and (c) The answer is in the affirmative.

(d) No Sir, the report received from the Village Munsiff Bandaladoddi regarding the illicit felling of the trees was enquired into by the Revenue Inspector, Bangarupalem and a report was also sent to the Revenue Divisional Officer, Chittor

(e) The District Forest Officer, Chittoor (West) visited the State border areas on 18 11-60 accompanied by the Sub Inspector of Police, Palmaner and three constables and booked a case against one Sri Dorai for transporting one lorry load of fire wood and imposed a fine of Rs. 400 on him and collected the same. Again on 23-11-60 a further raid was made and six persons were booked. The Range Officer, Bangarupalem also
booked on 17-11-60 and 18-11-60 two undetected cases. Strenuous steps are being taken by the officers of Revenue and Forest Departments with the help of the Police to book the culprits. The Madras Government also is being addressed in the matter.

(2) (3) (5) To the Member, Housing

(4) Strenuous steps are being taken by the officers of Revenue and Forest Departments with the help of the Police to book the culprits. The Madras Government also is being addressed in the matter.

(5) To the Member, Housing

(6) Forest Department
Transfer of Minor Irrigation Tanks

910—

* 1590 Q —Sri Vavilala Gopalakrishnayya Will the hon Deputy Chief Minister be pleased to state

(a) whether the Government propose to transfer all the Minor Irrigation Tanks with an ayacut of less than 50 acres to the village Panchayats, Panchayat Samithis or Zilla Parishads,

(b) if so, whether any G O. was issued to that effect, and

(c) whether a copy of the G. O. will be placed on the Table of the House?

Sri K V Ranga Reddy

(a) It is proposed to transfer all minor irrigation sources in charge of the Revenue Department with the exception of a few to be transferred to the P W D. to the Panchayat Samithis and Zilla Parishads but not to Village Panchayats with effect from 1-4-1961.

(b) Yes Sir G O Ms No. 1136 P & I A., dated 17-8-1960 and G O Ms No 2311, Revenue dated 23-11-1960

(c) Copies of the G Os are placed on the Table of the House

PAPERS PLACED ON THE TABLE OF THE HOUSE

Copy of G O Ms No 1136, Planning and Local Administration (Samithi-II) Department, dated 17th August 1960

MINOR IRRIGATION—Minor Irrigation sources under the control of the Revenue, Department—Transfer of maintenance, funds, staff, etc to Panchayat Samithis and Zilla Parishads—Orders—Issued.

Under section 18 of the Andhra Pradesh Panchayat Samithis and Zilla Panchayats Act 1959, Panchayat Samithis are competent to maintain Government Minor Irrigation sources and their supply channels. Eversince the Act was passed, Government have been examining the question of transfer of the maintenance of Minor Irrigation sources under the control of the
Revenue Department to the Panchayat Samithis. The Planning Commission has, from time to time, impressed upon the State Governments not only the desirability but also the necessity of making people's organizations, particularly the panchayats, responsible for the actual maintenance of Minor Irrigation sources and supply channels. The Team appointed by the Committee on Plan Projects also recommended in its report that in order to achieve uniformity and efficiency in the maintenance of Minor Irrigation sources, their maintenance should be entrusted to Panchayats. The Team further recommended that in order to ensure proper routine maintenance a certain minimum annual grant for each tank, in addition to special grants for repairs when necessary, should be made available. The Government accordingly examined the feasibility of transferring the maintenance of Minor Irrigation sources to people's organizations, and in consultations, with the Board of Revenue and the Committee of Officers appointed by Government to work out various details as to how and to what extent the maintenance of such tanks should be transferred to people's units, have decided to associate the Zilla Parishads and Panchayat Samithis fully with the maintenance of Minor Irrigation sources under the control of the Revenue Department and issue the following orders:

(I) The maintenance of all Minor Irrigation sources under the control of the Revenue Department—both in Andhra and Telangana—should be transferred to Panchayat Samithis within Panchayat Samithi Blocks and to Zilla Parishads outside Panchayat Samithi Blocks subject, however, to the following conditions:

(a) All tanks fed from P. W. D. sources should be transferred to the Public Works Department, even though they might be under the Revenue Department at present.

(b) There may be some other tanks, which the Collector may consider desirable to transfer to Public Works Department, instead of the Zilla Parishads or the Panchayat Samithi for specific reasons, e.g., if a common source feeds more than one
tank, whether Public Works Department maintains such source or not, it is desirable that all such tanks are maintained by Public Works Department,

c) where the source of supply crosses the boundary of a District, and the tanks fed by it are better maintained by the Public Works Department, they should be transferred to the Public Works Department

(ii) The Collector should, in consultation with the Superintending Engineer concerned, prepare lists of such tanks and decide whether they should be transferred to Public Works Department or to the Panchayat Samithis or Zilla Parishads, as the case may be.

(iii) As soon as possible, and in any case within one month from the date of this order, the Collectors should transfer subject to the exceptions mentioned above, all Minor Irrigation sources under the Revenue Department to the Panchayat Samithis and Zilla Parishads.

(iv) The existing Minor Irrigation staff, such as Assistant Engineers, Supervisors, Overseers, Clerk—Draftsmen, Laskars, etc., should be transferred to the Zilla Parishads of the Districts concerned as from the date of transfer of Minor Irrigation sources to Zilla Parishads and Panchayat Samithis. The staff will continue to be borne on the Government cadre, but they will be deputed to work under the Zilla Parishads and they will draw their pay from the funds of the Zilla Parishads concerned. The entire cost of the staff for which provision is made in the Budget of the Board of Revenue shall be made over to the Zilla Parishads as grant-in-aid.

(v) The Zilla Parishads shall allot the staff to various Samithi Blocks and non-Samithi Blocks on the basis of work load and the number of Minor Irrigation sources exis-
tung in each Block Where Block-wise
distribution of staff is not possible, the
Overseers and Supervisors should be re­
tained on District, Division or Taluk basis
and they should exclusively attend to Mi­
nor Irrigation works Where there is an
Assistant Engineer (Minor Irrigation) in a
district the staff retained on District, Divi­
sion or Taluk basis should work under the
Assistant Engineer (Minor Irrigation) In
other cases, the Supervisors and other staff
shall work under the Assistant Engineer of
the Zilla Parishads The Minor Irrigation
staff of the Revenue Department trans­
ferred to the Zilla Parishads shall have the
same powers as the corresponding Engi­
neering officials of Panchayat Samithis
and Zilla Parishads have, with regard to
preparation of estimates, measurement,
check measurement, technical sanction, etc.

(vi) The Board of Revenue shall indicate every
year the amount likely to be allotted to
each Zilla Parishad for maintenance of
Minor Irrigation sources transferred to it
and the Panchayat Samithis within the
District.

(vii) Estimates for Minor Irrigation works in each
Samithi block shall be got prepared by the
Panchayat Samithi through the Minor
Irrigation Overseer or the Block Engineer­
ing staff, as the case may be and after
scrutiny by the Standing Committee I of
the Panchayat Samithi, the Block Develop­
ment Officer shall submit to the Secretary,
Zilla Parishad, the plans and estimates in
respect of each indicating the contribution
promised by the beneficiaries concerned
and the remarks of the Standing Com­
mitee on each The Secretary, Zilla Parishad
shall place all such proposals submitted
by the Panchayat Samithis before the
Standing Committee-II of the Zilla Parishad,
and the Standing Committee shall
sanction the estimates and the funds neces­
sary for their execution by the Panchayat
Samithis. It is open to the Chairman of the Standing Committee (the District Collector) to call upon the Revenue Divisional Officers concerned to attend the meeting of the Standing Committee, when all such estimates come up for sanction.

(viii) The Standing Committee-II of the Zilla Parishad shall forward the sanctioned estimates after approval by the Standing Committee V to the Panchayat Samithis concerned for execution through the Minor Irrigation staff or the Block Engineering staff. Necessary funds should also be placed at the disposal of the Panchayat Samithi concerned. Five percent of the works executed by the Panchayat Samithi shall be over-checked by the Assistant Engineer (Minor Irrigation) Assistant Engineer (Zilla Parishad) in the case of Panchayat Samithi Blocks. The Zilla Parishad itself would be responsible for the execution of the sanctioned estimates by the Minor Irrigation staff under the control of the Assistant Engineer (Minor Irrigation) the Assistant Engineer (Zilla Parishad).

(ix) The actual execution of works should be done through the agency of Panchayats. Panchayat Samithis or Zilla Parishads, as the case may be, shall entrust all such works to the Panchayats whenever they are prepared to undertake such works and get them executed through the beneficiaries or a people's representative committee. In rare cases, where this is not possible, the work shall be got done through contract agency after following the prescribed procedure.

(x) The procedure indicated above shall apply to restoration, renovation, or improvements to Minor Irrigation tanks under the control of the Revenue Department for which funds are available under the Second Year Five Plan or the Third Five-Year Plan. The Board of Revenue shall make
every year, District-wise allocation of Plan funds and communicate to Zilla Parishads for necessary action on the same lines as in the case of maintenance of works.

(x') Where owing to floods, or other causes, emergency repairs have to be carried out, additional funds should be sought for from the Government through the Board of Revenue, by the Zilla Parishad concerned. Whenever additional funds are placed at the disposal of a Zilla Parishad for emergency repairs, the same procedure indicated for normal repairs should be followed for utilization of the additional funds.

(xii) The Well Subsidy Scheme now under the Revenue Department shall be transferred to Zilla Parishad which will make Block-wise allotments and execute them in samithi Blocks through Panchayat Samithis and in non-Samithi Blocks the Zilla Parishad shall execute through its Engineering staff and the Minor irrigation staff transferred to its control.

(xiii) At the State level, the Board of Revenue will continue to be in charge of the subjects 'Minor Irrigation Sources' and 'Well Subsidy Scheme' and be responsible for guidance, proper execution, review, etc.

2 The Board of Revenue is requested to see that such detailed instructions as may be considered necessary are issued to the District Collectors, Zilla Parishads and Panchayat Samithis, in order to ensure that the transfer takes place speedily, and estimates for maintenance from out of the funds available in the State Budget, and for restoration and improvement of tanks under the current year's Plan, are prepared and sanctioned expeditiously.

3 The District-wise allocation of the funds available in the State's Budget and under the Plan should be made as quickly as possible, so that the Zilla Parishads and the Panchayat Samithis may have a clear idea of the amounts likely to be available to them and proceed with the work of preparation of estimates under both the heads.
Copy of G O Ms No 2311, Revenue dated 23-11-1960

Sub: Minor irrigation sources under the control of the Revenue Department transfer of maintenance, funds, staff etc., to Panchayat Samithis and Zilla Parishads—orders—issued—amendment

Order

In partial modification of the orders issued in para 2 (d) of the G O second read above, the Government direct that the transfer of control of the Minor irrigation sources under the control of the Revenue Department to the Panchayat Samithis within the Panchayat Samithi Blocks and to Zilla Parishads outside the Panchayat Samithi Blocks, for maintenance and repairs ordered in the G O first read above, should be given effect to from 1-4-1961 in order to enable the Panchayat Samithis and the Zilla Parishads to play their proper part.

2. The Board of Revenue is requested to take action to implement these orders.
Repairs to Kandivalasagedda Bridge

911—

*400 (1319) Q —Sri G Suryanarayana Will the hon Minister for Public Works be pleased to state

(a) the amount sanctioned by the Government for the repair of Kandivalasagedda Bridge between the borders of Visakhapatnam, Srikakulam districts of which a 'Kanu' had been washed away during the floods in 1958, and

(b) the amount of expenditure incurred for the temporary construction of that 'Kanu' so far?

The Minister for Public Works (Sri A Suryanarayana Raju)

(a) Government of India have accorded sanction for Rs. 1,99,400 with certain technical comments. Based on the technical comments a revised estimate for Rs. 2,63,500 has been sent to Government of India and their sanction is awaited.

(b) An amount of Rs. 23,236 56 nP. has been incurred upto end of September, 1960

(1) Rs 1,99,400 was sanctioned. The estimate was Rs 2 crore 500 lakhs. After technical comments, the estimate was Rs 2,63,500.

(2) Rs 23,236.56 has been incurred as of September 28, 1960.
Oral Answers to Questions 23rd March, 1961

Will the hon. Minister for Public Works be pleased to state
(a) the amount for which sanction was obtained from the Central Government to extend the width of the bridge constructed over the Musi River near Tekumetla Village on the Hyderabad-Vijayawada, National Highways, and
(b) the extent to which the width will be extended?

Sri A Satyanarayana Raju

(a) No sanction was accorded by the Government of India to extend the width of the bridge.

(b) There is a proposal to extend the width of the bridge to 22 feet in the Third Five Year Plan

Extension of the width of the Bridge over the Musi River near Tekumetla Village

912—

*1052 Q—Sri B Dharmabhuksham [Put by Sri K Ramachandra Reddy] Will the hon Minister for Public Works be pleased to state

(a) the amount for which sanction was obtained from the Central Government to extend the width of the bridge constructed over the Musi River near Tekumetla village on the Hyderabad-Vijayawada, National Highways, and

(b) the extent to which the width will be extended?

Breach to the Hyderabad Vijayawada National Highway near Pantangi Village

913—

*1054 Q—Sri B Dharmabhuksham [Put by Sri B Narasimha Reddy] Will the hon. Minister for Public Works be pleased to state

(a) whether it it a fact that traffic was obstructed on account of the occurrence of a breach due to rains to the Hyderabad-Vijayawada National Highway near Pantangi village, Nalgonda district, and

(b) the reasons for delay in undertaking the repair work
(a) Yes sir

(b) The technical approval and financial sanction of Government of India for Rs 1.5 lakhs for constructing a bridge in place of the damaged one is awaited and the work will be started immediately on receipt of sanction of Government of India. Pending reconstruction of the bridge, a diversion road is being maintained at the site.

(a) Will the hon. Minister for Public Works be pleased to state

(b) the reasons for not black-topping the Vijayawada – Hyderabad National Highway completely and leaving some patches still to be black-topped, and

(b) the places where the black-topping has not been done and the length thereof?
Sri A Satyanarayana Raju

(a) The Hyderabad-Vijayawada road is Black top of Cement Concrete surface except in four furlongs. This four furlongs bit could not be provided with improved surface as there is a proposal to raise the formation level to prevent the road being submerged on account of overflow of water from a near by tank.

(b) Necessary plans and estimates were sent to Government of India and their technical approval and financial sanction is awaited.

Construction of a Road Bridge across a stream near Gajapathinagaram

915—

* 1276 Q — Sri K Sitaramaswamy Will the hon Minister for Public Works be pleased to refer to Question No 1694 answered on 22nd December 1959 and state

(a) the latest position regarding the construction of road bridge across a stream near Gajapathinagaram in Visakhapatnam district, and

(b) the estimated cost of the project and when the work is likely to be commenced?

Sri A Satyanarayana Raju

(a) Necessary plans and estimates were sent to Government of India and their technical approval and financial sanction is awaited.

(b) The estimated cost of the project is Rs 2.50 lakhs. The work will be taken up for execution soon after the technical approval and financial sanction of Government of India is received.
916—

*1105 Q — Sri V Visveswara Rao Will the hon Minister for Education and Transport be pleased to state

(a) whether the Government appointed a Selection Committee to select students for admission in the Industrial Training Centre, Vuyyur, Krishna district

(b) if so, who are the members, and

(c) what are the qualifications prescribed for selection?

The Minister for Education and Transport (Sri S B P Pattabhi Rama Rao)

(a) The answer is in the affirmative

(b) The following are the members for the recent selections in July-August 1960

(i) Deputy Director of Training.

(ii) Local Employment Office, Vijayawada.
(iii) Shri Puttagunta Sivarama Krishna Rao

(c) 1. Electricians  
2. Draughtsmen (Civil)  
3. Carpenters  
4. Turners  
5. Machinists  
6. Moulders  
7. Welders

A pass in H S. C / S S L C / Matric, or equivalent.

A pass in VIII Class

Electricians
Draughtsmen
(Civil)
Carpenters
Turners
Machinists
Moulders
Welders

Selection Committee decided qualifications. Is this the correct decision?

Selection Selection Committee decided qualifications. Is this the correct decision?

Examinations Enquiry Office Deputy Director 1. A selection power Committee selects candidates. Is this the correct decision?

First selections Enquiry Office Deputy Director 1. A selection power Committee selects candidates. Is this the correct decision?
The Director of Technical Education is the final authority. He is quite satisfied that there is something wrong. He has acted after careful enquiry and investigation.

What are the mistakes committed by the Committee?

Sri S B P. Pattabhi Rama Rao: What is the point of order, Mr. Speaker?

Mr. Speaker: No Point of Order.
Sri Pillalamarri Venkateswarlu   What are the mistakes committed?

Mr Speaker  No Point of Order

Sri S B P Pattabhi Rama Rao   The point is there were complaints that the selections were not going on well That complaint was sent to the Director of Technical Education who is the highest authority in that Department He sent one of the Deputy Directors to examine and then he has gone into the whole case He was satisfied that there was something wrong and so he made the arrangements

Mr Speaker  Not necessary

Complaint Against the Teachers of Middle School, Ponugodu Village

917—

*Sri D Narasiah   Will the hon. Minister for Education and Transport be pleased to state

(a) whether it is a fact that some members of the Public of Ponugodu village, Huzurnagar taluk, Nalgonda district sent a memorandum in February 1960 to the District Educational Officer regarding the malpractices on the part of the Headmaster and some teachers of the Middle School in the said village,
(b) whether the District Educational Officer enquired into the matter in February and if so, the results thereof,

(c) whether it is a fact that another complaint was submitted in October 1960 by the Local public including the Panchayat Board President to the Senior Government Officers as well as the President of the Zilla Parishad alleging that the concerned teachers failed to take any interest in the School and their misbehaviour was proving detrimental to the interests of the Institution, and

(d) if so, the action taken thereon?

Shri S B P Pattabhi Rama Rao

(a) The answer is in the negative.

(b) Does not arise

(c) Two petitions, one in April 1960 and the other in October, 1960 from the members of the Parents' Committee, Ponugodu have been received by the Officers of the Education Department

(d) The Director of Public Instruction is taking necessary action on the petitions
It is stated that the Regional Deputy Director, Hyderabad is being requested by the D P I to take disciplinary action against the Headmaster under C C A Rules for the lapses outlined above and the Chairman, Zilla Parishad, Nalgonda is being requested to transfer the following teachers in the interests of the smooth running of the school as recommended by the District Educational Officer.

Abolition of the Posts of Inspectors of Schools and D E Os

918—

* 1404 Q—Sri Shaik Moula Sahib Will the hon Minister for Education and Transport be pleased to state

(a) whether there is any proposal to abolish the posts of Inspectors of Schools and District Educational Officers of the Education Department, in view of the Administrative Decentralisation, and

(b) if so, whether the Government propose to specify their powers and function in the shape of special rules and place them on the Table of the House?

Sri S B P. Pattabhi Rama Rao

(a) No, Sir

(b) Does not arise

Sri C. V. Raman Social Education Organisers are administered the office of the Deputy Inspector of Schools, which is concerned with the appointment, transfer and other matters. When appointment of such an officer is a question, it is for the Minister to decide. Is it necessary to have such an officer at all?
134 23rd March, 1961 Oral Answers to Questions

Sir, I am to understand, Madam, that the number of Regular School inspectors in certain areas is very low. In areas where the population is very large, the number of inspectors should be increased. Regular School inspectors are also needed in the Planning and Education Department.

I think the Regular School inspectors are also needed in the Social Education Organisers. They are not getting the necessary training.

I understand that some Social Organisers' qualifications have not been met. In the High School the Social Organisers' qualifications are also lacking. D E O Deputy Inspector should be made responsible for the same.

I think the Social Organisers should be non-official organisers democratic in the light of the recommendations of the Committee of Enquiry.

Sir, I am to understand that the number of Area Inspectors is very low. The need for Area Inspectors is very urgent. Without Area Inspectors, the work of the Department cannot be properly carried out. Area Inspectors are also needed in the Planning and Education Department.

Shri Haddar Rao (Other):—Hon. Member—please reach the matter in the Committee of Enquiry of the issue of the appointment of Area Inspectors. The need for Area Inspectors is very urgent. Without Area Inspectors, the work of the Department cannot be properly carried out. Area Inspectors are also needed in the Planning and Education Department.
Oral Answers to Questions 23rd March, 1961

Mr. Anthony Reddy Sir, as the Social Education Organisers have not enough work, will the Government consider giving them some sort of teacher's training and make them help the Deputy Inspector in the inspection of schools and also in the office work of the Extension Officers, Education?

Sri S B P Pattabhi Rama Rao I take the advice of the learned Member, Sir

(1) Whether a training centre for the Deaf is going to be started in Andhra Pradesh during 1961-62, and

(b) If so, its location?
Sri S. B. P. Pattabhi Rama Rao

(a) No, Sir
(b) Does not arise

920

*1171 Q.—Sri S. Kasi Reddy [Put by Sri V Visweswara Rao] Will the hon Minister for Planning and Information be pleased to state

(a) whether it is a fact that Plan expenditure of this State for 1960-61 is proposed to be increased by 25 crores, and

(b) if so, for what purposes the said amount has been sanctioned?

The Minister for Planning and Information (Sri P Ranga Reddy)

(a) No, Sir

(b) Does not arise

Sri Venugopalaswami Temple in Punoor Village

921—

*1410 Q.—Sri B V Sivath [Put by Sri B Sankar- riah] Will the hon Minister for Endowments and Co- operation be pleased to state

(a) the total extent of Inam land held by Sri Venugopalaswamy Temple in Punoor Village Narasaraopet, taluk, Guntur district,
(b) whether any portion of the Inam Land of Sri Venugopalaswamy temple was set apart either by the Government or by the Commissioner for the maintenance of Sri Anjaneyaswami temple in Munnangivarpalem hamlet of Punnoor village,

(c) whether it was a fact that a separate Board of Trustees was appointed by the then Ongole Division Area Committee in the year 1957—58,

(d) whether it was also a fact that the Board of Trustees of Sri Anjaneyaswami Temple leased out about Ac 17 00 of land belonging to Sri Venugopala­swamy temple in the year 1957—58 and utilised the moneys thus received for their purposes, and

(e) whether the hon Minister for Endowments or the Commissioner received any petition from the villagers of Munnangivarpalem, hamlet of Punnoor, on or about 12th September 1960, and

(f) if so, the action taken thereon?

The Minister for Home (Sri M Narasinga Rao)

(The Minister for Home deputised the Minister for Endowments and Co-operation and answered the questions)

(a) The total extent of Inam land held by Sri Venugopalaswami Temple at Punnoor village in Narasaraopet Taluk, Guntur District is 84 acres

(b) An extent of Ac 17-73 cents of land belonging to Sri Venugopalswamy Temple at Munnanga­varipalem

(c) Yes, Sir

(d) No, the Trustees of Sri Anjaneyaswami Temple took possession of Ac 7-9 cts of land out of Ac. 17-75 cts of Sri Venuugopalswamy Temple and leased out the same for a period of 5 years from Fasli 1368 to Fasli 1372 and utilized the income for the construction of the compound wall at a cost of Rs 1874-09 Np.

(e) A petition dated 2-9-1960 was received by the Government and another petition dated 12-9-1960 was also received.
(f) Action is being taken by the Assistant Commissioner, Guntur, in the matter

Temple previously under the management of Vijayanagaram Estate

922—

*1525 Q —Sri G Suryanarayana Will the hon. Minister for Endowments and Co-operation be pleased to state

(a) the number and names of the temples previously under the management of Vijayanagaram Estate which have been taken over by the Government, and

(b) the amount of annual expenditure and the revenue thereon?

Sri M Narasimha Rao

(a) There are 105 temples including Sri Varahakshmi Narasimhaswamy temple Simhachalam for which the Rajah of Vizianagaram is the Hereditary Trustee. A list of the temples is placed on the Table of the House. These temples are governed by the schemes of administration settled by the defunct Hindu Religious Endowments Board. They have not been taken over by the Government but administered under the provisions of the Madras Hindu Religious and Charitable Endowments Act, 1951.

(b) The details relating to the amount of annual expenditure and revenue pertaining to Simhachala Devasthanam and the other 104 temples grouped together for the sake of administrative convenience are furnished below for Fasli 1368 and 1369.

Simhachala Devasthanam

<table>
<thead>
<tr>
<th>Fasli</th>
<th>Receipts</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>1368</td>
<td>Rs 4,24,090-00</td>
<td>Rs 3,65,091-00</td>
</tr>
<tr>
<td>1369</td>
<td>Rs 6,21,815-00</td>
<td>Rs 5,74,378-00</td>
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Other 104 temples

<table>
<thead>
<tr>
<th>Fasli</th>
<th>Receipts</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>1368</td>
<td>Rs 61,157-87</td>
<td>Rs 1,10,412-92</td>
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<tr>
<td>1369</td>
<td>Rs 71,852-53</td>
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<td>Village or town</td>
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<td>Sri Pattabhiramaswamy Temple</td>
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<td>Simhachalam</td>
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</table>
144 23rd March, 1961 Oral Answers to Questions

The Hon'ble Member asked, whether, the information, received by the Treasury, regarding the misappropriation of the personal account of the Receiver in a certain case, was based on a report by the person, in whose personal account the treaury deposit was made and the misappropriation thereafter took place? The Minister replied—

It is a matter of administration which is under the personal account of the Receiver and the Treasury deposit was made in the personal account of the Receiver. The information was received by the Treasury regarding the misappropriation of the personal account of the Receiver.
on behalf of the temple authorisation 

(No Answer)

As regards Mr Apparao’s question, the Devasthanam is divided into two groups - Simhachalam Varaha Lakshmi Narasimham Swami temple is one, and 104 other temples are the other group. About Rs. 50,000 are diverted from Sri Varaha Lakshmi Narasimha Swami temple to the other temples for the upkeep of the group of other 104 temples. The information is that all the nyvedyam takes place in the 104 other temples to the extent that they have income and we are able to defray the expenses of the various archakas who are there in each one of the 104 temples, doing the various temple worship.

Regarding Mr Satyanarayana Raju’s question, previously the funds of the temple were being kept in bank account and the Dewan of the hereditary trustee was running the bank account. About 3 or 4 years ago, the Government decided that the temple funds should be kept in account in such a manner that the Special Officer alone should draw on the account and not the hereditary trustee and the Dewan of the hereditary trustee. Some question arose between the trust and the Government as to why such an order should have been passed by Government. The matter was never finally decided for various reasons. One was that a new scheme between the department and the hereditary trustee was accepted and one of the very senior officials of the H.R.E. Board is today the Dewan of the Here-
ditary trustee and he indirectly looks over the interests of the 104 temples. Therefore, there is no need to disturb the present position and have the moneys once again placed in charge of the hereditary trustee.

Renovation of Sri Ramalaya Temple at Bhadrachalam

923—

*1619 Q.—Sri M Rajeswarn Rao (Put by Sri K Punnayya) Will the hon Minister for Endowments and Co-operation be pleased to state

(a) the amount of donations made by the temples in each of the districts of the State for the renovation of Sri Ramalaya Temple at Bhadrachalam as on 31st December 1960, and

(b) the amount of balance of funds with the temples at the time of making the donations?

Sri M Narasinga Rao

(a) 746 temples have given donations to the tune of Rs. 8,98,840-00 in the districts of Srikakulam, Visakhapatnam, East Godavari, West Godavari, Krishna, Guntur, Nellore, Kurnool, Anantapur, Cuddapah and Karimnagar. The total donations district-wise are given hereunder:

<table>
<thead>
<tr>
<th>Name of the District</th>
<th>Total donations</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs</td>
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<tr>
<td>Srikakulam</td>
<td>4,400</td>
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<td>Visakhapatnam</td>
<td>24,275</td>
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<tr>
<td>East Godavary</td>
<td>3,06,118</td>
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<td>1,20,096</td>
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<tr>
<td>Krishna</td>
<td>69,648</td>
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<tr>
<td>Guntur</td>
<td>2,93,657</td>
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<tr>
<td>Nellore</td>
<td>23,798</td>
</tr>
<tr>
<td>Kurnool</td>
<td>5,400</td>
</tr>
<tr>
<td>Anantapur</td>
<td>1,232</td>
</tr>
<tr>
<td>Cuddapah</td>
<td>216</td>
</tr>
<tr>
<td>Karimnagar</td>
<td>50,000</td>
</tr>
</tbody>
</table>

Total 8,98,840 00

(b) The information is being collected from the Commissioner, Hindu Religious and Charitable Endow-
ments (Administration) Department, and the particulars will be placed on the Table of the House as early as possible

Complaints Against the Judicial Second Class Magistrate, Chintalapudi

924—

* 1651 Q—Sri G Yellamanda Reddy Will the hon Minister for Finance and Law be pleased to state

(a) whether it is a fact that complaints and petitions were made against the Judicial Second Class Magistrate, Chintalapudi, West Godavari,

(b) is it also a fact that the District Judge investigated the same, and

(c) if so, what is the action taken in this regard?

The Minister for Finance and Law (Sri K Brahmananda Reddy)

(a) (b) and (c) Government have no information please

Complaints against the Head Clerk of the Office of the Judicial Second Class Magistrate, Chintalapudi

925—

* 1652 Q—Sri G Yellamanda Reddy Will the hon Minister for Finance and Law be pleased to state

(a) whether it is a fact that there are complaints and petitions against the Head Clerk of the Office of the Judicial Second Class Magistrate, Chintalapudi, West Godavari district who is subsequently transferred on 1st September 1960,

(b) is it a fact that the case was enquired by the Higher Authority, and

(c) if so, what is the action taken in this regard?

Sri K Brahmananda Reddy

(a) Yes The allegations were made both against Judicial Second Class Magistrate, Chintalapudi and his Clerk referred to in the question.
(b) & (c) As the allegations and the enquiry made in respect of the Clerk, would necessarily raise the question relating to the conduct of the Judicial Second Class Magistrate and as the Judicial Officers are under the disciplinary control of the High Court, it will not be possible to furnish the details thereof.

Sri K Brahmananda Reddy That is Article 235 of the constitution. It is so clear. Therefore, the High Court feels it will be inconsistent with the position and powers of the High Court if matters pertaining to discipline of the members of the judicial service are raised on the floor of the House.
Mr Speaker All the administration is placed under the High Court

The control over District Courts and Courts subordinate thereto including, posting, promotion of & grant of leave to persons belonging to the judicial service of a State and holding any post inferior to the post of a District Judge shall be vested in the High Court, but nothing in this Article shall be construed as taking away from any such person any right of appeal Therefore, it is governed by Art 235.
Collude 22001937 1961 210935 The allegations were not made distinctively against both of them

The Arti­cle reads The control over District Courts, including estab­lishments

Mr Speaker Including establishment?

The Article reads Including establishment. District Court, Subordinate Court including the peon. So let us go to the next question

Mr Speaker Court establishment

Postings disciplinary action, transfers, postings

Sri K. Brahma Reddy I am Minister for Law Sir But that does not mean, I look to who is posted in a court, which clerk is there, and all that. That is not my concern That is the concern of the High Court
Consider the following: C I D Branch.

In the criminal court, the superior court shall have Criminal Case Departmental enquiry, and prosecution.

In the prosecution stage, the Law and Order Department shall have the District Magistrate.

Sri Vavilala Gopalakrishnayya But nothing in this Article shall be construed as taking away from any such person any right of appeal which he may have under the law regulating the conditions of service or as authorising the High Court to deal with him otherwise than in accordance with the conditions of his service prescribed under such law.
Oral Answers to Questions

23rd March, 1961

Sri K Brahmamanda Reddy: The latter portion is a right of the subordinate—i.e., that he does not lose the right of appeal, to whichever authority it may be, and all that. It is only a right vested in the subordinate. It has no relation to this aspect of the question.

Employment of Conservator of Forests, Kakinada

926—

*1384 Q.—Srimati P. Vani Raman Rao [Put by Sri P. Narasinga Rao] Will the hon Chief Minister be pleased to state

(a) whether it is a fact that the Conservator of Forests, Kakinada, East Godavari district has been re-employed if so, from what date,

(b) whether it is the policy of the Government to give re-employment to the officers of Forest Department

(c) what are the special circumstances that compelled the Government to give re-employment to that officer,

(d) whether it is a fact that there were C. I. D., enquiries against this officer when he was Chief Conservator of Forests in Andhra area. If so, what is the result of the enquiry,

(e) what is the amount spent on that enquiry by the Central Government and

(f) is it or is it not a fact that the charges against him are proved?
Sri D Sanjivayya

(a) It is a fact that Sri J Banerji has been under re-employment as Conservator of Forests from 24-10-59 to 23-10-60 and is now on contract basis from 29-10-60 to 31-3-1961

(b) The answer is in the negative

(c) Considering the dearth of experienced and trained personnel in the Department the vast planting programme undertaken in Kakinada circle and the large scale departmental operations of timber extraction and bamboo supplies taken up in various divisions, this officer has been re-employed in the first instance. All the factors which necessitated the re-employment of this officer exist even now. Added to this the Saw Mill construction in Kakinada circle for which Sri Banerji was sent to Dehra Dun specially to study, rendered his appointment on contract till the end of the financial year, necessary.

(d) No. He was at no time Chief Conservator of Forests in Andhra area.

(e) & (f) Do not arise

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Oral Answers to Questions
23rd March, 1961

153
Eye Operations at the Sarojini Devi Hospital, Hyderabad

*1540 Q—Sri K Ramachandra Reddy Will the hon Minister for Health and Medical be pleased to state

(a) whether it is a fact that all the 14 persons on whom eye-operations were conducted on 11th July 1960 at the Sarojini Devi Hospital at Hyderabad became unconscious,

(b) whether it is also a fact that out of the said fourteen persons, one Saireddy died, and

(c) if so, the persons responsible for the said incidents?

Sri P. V. G. Raju

(a) and (b) The details connected with the incident were already made available by me in a statement made before this House on 16-7-1960

(c) The compounder in the hospital who prepared the solution for the injections is suspected to be responsible for the incident

Sri P V G Raju I made a statement last year in the House, Sir. We have gone into it and the C. I. D was asked to make an enquiry. Departmental enquiry also was made. The compounder, Razak Farooqui who prepared the solution for the injections was immediately put under suspension and in the context of the two Investigation Reports it has been concluded that the compounder Razak Farooqui should be suspected as responsible for the contamination of the injection solution. The compounder is being prosecuted by the police for the offence and the result of the criminal proceedings against him is awaited before considering the question of taking departmental action.
Conference of the Health Ministers of the Southern States held at Tirupati

928—

1649 Q—Sri G Yellamanda Reddy Will the hon Minister for Health and Medical be pleased to state

(a) what are the concrete issues that were discussed at the conference of the Health Ministers of the Southern States held at Tirupati in January 1961, and

(b) the action taken by the Government in this regard?

Sri P V G Raju

(a) The following are the concrete issues that were discussed at the Conference of the Health Ministers of the Southern States held at Tirupati in January, 1961

(1) Disparity in the scales of pay of Medical and para-Medical personnel in various States of southern Region

(2) Facilities for Post-Graduate Education.

(3) Manpower requirements of each State and deputation of surplus personnel to deficit personnel States.

(4) Precautionary measures in the control of Communicable diseases.

(5) Pilot Project of contributory Health Service in Urban and rural areas

(6) National Programme of Family Planning and

(7) Levy of Health Cess,

(b) The concerned Heads of Departments have been asked to take appropriate action on the Resolutions or to come up to Government with concrete proposals for sanction wherever feasible.
Sri P V G Raju The problem of health cess came up in the Central Council of Health meeting in October in Jaipur. The levy of health cess is a resolution passed by the Central Council of Health some two or three years back. The Central Council of Health considered this question and then referred it back to the various States. The various States took up the question in the Regional Health Ministers’ Conference and it was decided that the experience of the Government of Mysore should be first studied by the other Governments. The Government of Mysore has already prepared a Bill on the subject and after studying the experience of the Mysore Government, I do not think the Mysore Government has yet passed that Bill and put it into operation. All the Governments in the Southern region and also throughout the country who were cautious about expressing an opinion regarding this question will consider the matter. Therefore, there is no active proposal before the Government. However, we commend the proposition of a health cess. It is very necessary. We have to raise money for the purposes of defraying medical expenses.

Sri P V G Raju We do not know as yet. It depends on how the Mysore Government works it. I have pointed out to you that the Mysore Government has prepared a Bill. Let them first pass the Bill, let them work it in the State of Mysore, and then the other State Governments throughout India will study the working of the Bill in Mysore, and then we will implement it if we think it is successfully in operation in the Mysore State.

Untouchability in the Villages

929—

*1466 Q —Sri B V. Sivaiah (Put by Sri P Rajagopal Naidu) Will the hon. Minister for Social Welfare be pleased to state

(a) whether it is a fact that the State Government agreed with the Central Government to prepare and maintain the list of villages where untouchability is still prevalent;

(b) if so, the number of such villages in the State, and
(c) the steps taken to eradicate this social disability in those villages?

The Minister for Social Welfare (Smt Masooma Begum)

(a) Yes
(b) 950
(c) A statement is placed on the Table of the House

PAPER LAID ON THE TABLE OF THE HOUSE

Instructions have been issued to the Collectors to maintain a list of villages where Harijans are still suffering from social disabilities in the matter of drawing water from common wells and tanks or having access to shops, public restaurants, hotels etc. In the light of the above instructions, the Collectors have taken steps to eradicate the social disabilities in these villages by way of intensifying the Harijan Day Celebrations and watching the reactions of the villagers. Propaganda and education by students and social workers have been intensified and necessary arrangements of monthly dramas and frequent ballad performances and creation of more occasions for social gatherings are being made in these villages to eradicate the evil of untouchability.

Further the Social Welfare Department is implementing suitable schemes for the betterment of socio-economic conditions of Harijans, Girijans and other Backward Classes. The schemes among other things also aim at the advancement of education and creating of social and civic consciousness among the said communities. Provision is made for the award of scholarships, opening of new hostels, aid to private hostels, book money, tuition fees etc. So also, for their economic uplift, vocational aid is sanctioned to individual and co-operative artist societies. Colonies are constructed, land is acquired for house sites and aid is given for the construction of houses, so that the housing problems of Harijans could be solved successfully. These and the other activities of the Social Welfare Department are the steps taken to integrate the Harijans with the other sections of the populace.

Sri K Punnayya: List of the villages has not been placed on the Table of the House, Mr Speaker. As a matter of fact, no such lists are being maintained, Mr Speaker, Sir, but the Minister says that such lists are being maintained though the names of the villages are not placed on the Table of the House.

Smt Masooma Begum: I have read out to you the answer. I have said 'Yes' for question (a), 950 for question (b) and 'A statement is placed on the Table of the House' for question (c). What he has asked for is placed on the Table of the House.
Sri K Punnyaya 150 villages are being maintained, according to the Minister, and that list is not placed.

Smt. Masooma Begum I said, 950.

Sri K. Punnavyya District-wise figures are not given, it has to be given there.

Smt. Masooma Begum The question is about the number of villages and I have given the number as 950.

Removal of Untouchability and Casteism

930—

*1673 Q—Sri M Baga Reddy Will the hon Minister for Social Welfare be pleased to state

(a) the steps taken by the Government to remove the untouchability and casteism,

(b) the encouragement given to the inter-caste marriages specially marriages between Scheduled Classes and other Hindus,

(c) is there any special provision for such couples in appointing them in Government services, and

(d) whether it is a fact that any financial aid also is given to such couple?

Srimathi Masooma Begum

(a, b, c & d) A statement is placed on the Table of the House.
Oral Answers to Questions 23rd March, 1961

159

PAPER PLACED ON THE TABLE
OF THE HOUSE

(a) Instructions have been issued to all the Collectors to maintain a list of villages where Harijans are still suffering from social disabilities in the matter of drawing water from common wells and tanks or having access to shops, public restaurants, hotels etc. Steps taken by the Government to remove untouchability and casteism in this regard are by way of intensifying the Harijan Day Celebrations and watching the reactions of the villagers. Propaganda and education by students and Social Workers have been intensified and necessary arrangements of monthly dramas and frequent ballad performances and creation of more occasion for social gatherings are being made to eradicate the evil of untouchability. Further, the Social Welfare Department is implementing suitable schemes for the betterment of socio-economic conditions of Harijans, Giri jans and Other Backward Classes. The Schemes among other things aim at the advancement of education and creating social and civic consciousness among the above communities. Provision is made for the award of scholarships, opening of new hostels, aid to private hostels, book money, tuition fees etc. So also for their economic uplift, vocational aid is sanctioned to individuals and co-operative artisan societies. Colonies are constructed, land is acquired for house sites and aid is given for the construction of houses, so that the housing problems of Harijans could be solved. All such activities are directed to integrate the Scheduled Castes with the General Public, shedding off their inferiority complex.

(b) Inter-caste marriages are part of the campaign against the untouchability for which purpose provision is made in the Social Welfare Budget under 'Propaganda and Publicity'. Private organisations are sanctioned Grant-in-Aid to supplement the efforts of the Government by way of securing public co-operation. Some of the organisations which have been sanctioned aid by the Government have arranged for the inter-caste marriages by utilising certain portion of the Grant-in-Aid.

(c) There is no special provision for such couples for appointment.

(d) Financial Aid upto Rs 500 p.m. is sanctioned to deserving couples who have undertaken inter-caste marriage between Scheduled Castes and Other Hindus, if they approach for such help.
*1134 Q — Sri S Kasi Reddy Will the hon. Minister for Agriculture and Labour be pleased to state
(a) whether the Central Government released any foodgrains to meet the critical situation caused by drought conditions in the State, and
(b) if so, how much?

[The Minister for Home devitised the Minister for Agriculture and Labour and answered the questions]

Sri M. Narasimha Rao

(a) and (b) The Government of India did not allot any special quota of foodgrains to meet the situation arising out of drought conditions this year. The quota of 50,000 tons of rice allotted by them for distribution through fair price shops in certain needy areas in the State as a measure of stabilization of prices, was utilised for affording relief in drought affected areas by extending fair price shops to such areas also.
Will the hon Minister for Agriculture and Labour be pleased to state
(a) whether the estimation as “rice was produced in 72,33,000 acres of land in 1956-57” is genuine,
(b) if so, the reasons for the publication in the 14th table of the Statistics Department of our Government that “rice was produced in 70,68,000 acres in 1956-57”, and
(c) which of them is to be taken as authoritative in this regard?

Sri M. Narasimla Rao
(a) The answer is in the affirmative
(b) Presumably, the publication referred to is the ‘Key Indicators - Andhra Pradesh’, 1960, issued by the State Bureau of Economics and Statistics. The figure of 70,68,000 acres, shown in the 14th table of the said publication, represents the net irrigated area under all crops, while the figure of 72,35,000 acres represents the gross area under rice during 1956-57, and
(c) 72,33,000 acres

Aid to the Potters in Srikakulum District

Will the hon Minister for Small-Scale and Cottage Industries and Excise be pleased to state
(a) the number of potters to whom Government have given aid under Cottage Industries Scheme, in Srikakulum district during 1959-60,
(b) the number of Blacksmithy and Carpentry Industries started by the Government,
(c) the expenditure incurred by the Government towards the said industries during 1959-60,
(d) whether any Pottery, Blacksmithy and Carpentry Industries will be started during 1960-61, and
(e) if so, their number?

The Minister for Small-Scale and Cottage Industries and Excise (Sri K. Lakshman Bapuji)

(a) 35 potters were given aid at the rate of Rs. 100/- each.
(b) Four under Community Development Programme and two under other schemes were started as follows

(Community Development Programme.)
1. Integrated Common Facility Centre for Carpentry and Blacksmithy, Sompeta.
2. Rural Community Workshop at Palakonda.
3. Integrated Common Facility Centre at Sher-mohammadpurum,
4. Common Facility Centre in Carpentry and Blacksmithy, Narsannapet.

(Social Welfare Scheme)
Carpentry Training Centre, Kasibugga.

(Agency Development Scheme)
Carpentry Blacksmithy Training Centre, Killoye

(c) No expenditure was incurred by the Government in respect of the four Schemes under Community Development Programme. But the following expenditure was incurred by the Government towards the other two Schemes during 1959-60.

1. Carpentry Training Centre, Kasibugga Rs. 15,123
2. Carpentry and Blacksmithy Training Centre, Killoye Rs. 22,968

(d) Yes, Sir, proposals are under consideration.
(e) Only one.
Hand Pounding Unit at Nizamabad

934—

*1432 Q — Sri P. Rajagopal Naidu Will the hon. Minister for Small-Scale and Cottage Industries and Excise be pleased to state

(a) whether Sarvodaya Sangham organised a hand-pounding unit at Nizamabad,

(b) when it was organised,

(c) the grant and the loan given to that unit during 1958-59, 1959-60 and 1961,

(d) the production of hand pounding rice during the above periods,

(e) whether any complaint was made against that unit by the public of Nizamabad one year back,

(f) whether any enquiry was conducted into the matter, and

(g) if so, the action taken by the Government?

Sri K. Lakshman Bapuji

(a) Yes, Sir

(b) On 4-2-1956.

(c) No loans and grants have been given to the unit during the period

(d) Year | Quantity. Value.
1958-59 | 608 01 | 11,622 98
1959-60 | 306.24 | 7,574.14
1960 61 | 281 27 | 9,554 04

(e) No complaint was reported to have been received against the unit.

(f) and (g) Do not arise.

SHORT NOTICE QUESTIONS AND ANSWERS

Collection of Duties at Hyderabad and Secunderabad Stations.

934-A

S N Q. No 2084 G — Sri. P. Kodandaramaiah

Will hon. the Chief Minister be pleased to state
(a) Whether the Government are aware of the fact that, immediately the passengers leave the premises of Hyderabad and Secunderabad Railway Stations, tax collectors of Municipal Corporation are levying duties on the food stuffs like rice, ghee and pickles which the passengers carry with them for their personal consumption and that the passengers are detained hours together for this purpose,

(b) if so, under what authority the levy is collected,

(c) whether the Government propose to stop collection of tax on such articles, and

(d) whether the Government issue necessary orders to exhibit a list of articles on the notice board at the railway stations, indicating the rules of collection and the quantity permitted to be brought by the passengers

Sri D Sanj vayya

(a) The answer to the first part of the question is in the affirmative

Second part The passengers are not being detained unnecessarily

(b) Octroi duty is being collected under Sections 197 (1) (i) (b) and 252 read with Schedule ‘H’ of the Hyderabad Municipal Corporations Act 1955

(c) The answer is in the negative

(d) I The question of issuing orders to exhibit the list of articles liable for payment of octroi duty does not arise as such lists indicating the rates payable are already exhibited at the Railway Octroi Barriers

II. It is not possible to exhibit the rules of collection on the notice board at the octroi barriers. The rules of collection were already published in the Gazette for information of the public

III. As per the provisions of the Hyderabad Municipal Corporations Act 1955 or the rules made thereunder all the articles covered by Schedule ‘H’ of the Act
brought into the City whether for sale or consumption are liable for payment of octroi duty

City Allowance

934-C

S N Q No 2085-E—Sri Vavilal Gopalakrishnaiah Will the hon Minister for Finance and Law be pleased to state whether the Government propose to consider to pay City Allowance at Hyderabad as the cost of living has gone up and as the city was also declared as First Class City?

Sri K Brahmananda Reddy “No Sir” Central classification has no effect on our allowances

It is called compensatory allowance

Question and Answer printed at the end of the proceedings
23rd March, 1961

Short Notice Questions and Answers

S N Q No 2083 H—Sri B Sankarayya Will the hon Deputy Chief Minister be pleased to state

(a) whether it is a fact that the Deputy Chief Minister has announced that fresh instructions have been issued regarding the distribution of banjar lands in Andhra Pradesh, and

(b) if so, whether the same will be laid on the Table of the House.

A—

(a) Instructions have been issued regarding the distribution of banjar lands in Andhra Pradesh

(b) Yes

PAPERS PLACED ON THE TABLE OF THE HOUSE

Copy of G O Ms No 1146, Revenue Department, dated 31st May, 1960

Assignment - Land - Revised assignment policy - Expenditure implementation - Orders - Issued

Read

1 G O Ms No 1406, Revenue, dated 25-7-58
2 G O Ms No 1724, Revenue, dated 26-8-59
Order

In the G Os read above orders were issued prescribing the principles regarding the assignment of lands at the disposal of Government. There are large extents of Government waste lands in the State and Government have been receiving representations that either the lands are not being granted in accordance with these orders or there are delays in implementing them. The question of devising measures to ensure speedy disposal of the available lands was, therefore, discussed at the Collectors’ Conference held this year and subsequently at a Conference attended by the Members of the Board of Revenue and other officials. Government have considered the recommendations of the Conference and pass the following orders:

(i) With a view to eliminate delays in completing assignments as a result of the existing provisions for appeal, revisions and review, Government have decided to empower Tahsildars to assign wet lands also and to provide for only one appeal against the Tahasildar’s orders to the Revenue Divisional Officer whose decision should be final. A notification to this effect is being published separately. In case of material irregularity Government will have power to interfere and rectify the wrong.

(ii) Sanction is accorded to the employment by the Collectors of additional Revenue staff on the scale shown in the Annexure to this order for a period of one year or till the necessity for it ceases, whichever is earlier. The Collectors should appoint the special staff only where it is really necessary.

(iii) The Collectors should publish immediately notices in each village inviting applications from landless poor persons fixing 31-8-60 as the last date for the receipt of applications. Applications received within this date should be disposed of first and those received afterwards should be considered in order of date of receipt if there is land still available for assignment.

(iv) All the available extents of Government waste lands should be assigned in the light of the instructions in G O Ms No 1406, Revenue dated 25-7-58 and G O Ms No 1724, Revenue dated 26-8-59.

The work must be completed within one year from now so that the assignees may start cultivation from 1961 onwards.

(v) Government do not consider it necessary to firm Laoni Committees or to consult the Panchayat Samithis in
assignment cases but the Surpanch (President) of the Panchayats may be consulted in the disposal of applications for assignments if considered necessary by the Tahsildars at their discretion

(vi) The assignment from large S Nos should be made after a rough survey and sub division of the lands by the Girdawar who is trained in Survey

2 Government desire that the work should be taken up immediately without waiting for the appointment of the additional staff sanctioned in sub para (3) of para 1 above and that the Tahsildars should proceed with the work in a spirit of selfless service to the poor

3 The Board of Revenue is requested to issue necessary further instructions to the Collectors and submit a copy to Government for information

4 The Board of Revenue is also requested to review the progress of assignments and submit to Government every month a copy of its review together with a consolidated statement showing the particulars relating to all the Districts

5 This order (in respect of para 1 (vi) above) issues with the concurrence of the Finance Department vide their U. O No 246797/Exp Rev /60-1 dated 14—5—60

(By Order and in the Name of the Governor of Andhra Pradesh)

ANNEXURE

Statement showing the Scale of Revenue Staff sanctioned in connection with the New Assignment Policy

(1) One Special Deputy Tahsildar to assist the Tahsildar in every taluq where the extent available for assignment is not less than 1,000 acres of wet or 2,000 acres of dry (one acre of wet being treated as equivalent to two acres of dry)

(2) One Junior Deputy Tahsildar to assist the regular Naib (Deputy) Tahsildar in every independent sub-taluq where the land available for assignment is not less than 1,000 acres of wet or 2,000 acres of dry

(3) To each such Special Deputy Tahsildar—
   One Upper Division Clerk,
   One Lower Division Clerk,
   One Peon

(4) One additional revenue inspector and one peon for every firk where the land available for assignment is not less than 250 acres of wet or 500 acres of dry
Copy of G O Ms No 1148, Revenue Department, dated 31st May, 1960
Vide U O Note on Short Notice Question No 2083 H/61 APQ
Dated 28-2-61 given by Shri B Sankarayya, M L A

Assignments - Lands - Revised Assignment Policy - Expeditious implementation - Instructions - Issued

Read
1. G O Ms 1142, Revenue, dated 18-6-54
2. G O Ms 1281, Revenue, dated 12-7-54
3. G O Ms 1407, Revenue, dated 25-7-58
4. G O Ms 1725, Revenue, dated 26-8-59

Order

Although the revised assignment policy came into force in the Andhra region in 1954 and special staff has been sanctioned with a view to complete assignment of the available extent of Government waste lands there still remains according to the statistics furnished by the Collectors vast extent of land for assignment and a large number of persons who deserve assignment. Of late there has been an increasing volume of complaints regarding delay in the assignment of Government waste lands.

2. Government have carefully considered the matter and issued the following further instructions

1. All the available extent of Government waste lands should be assigned in the light of the orders issued in G O. Ms No 1725, Revenue, dated 26-8-59

2. The work must be completed within one year from now so that the assignees may start cultivation in 1961

3. (a) The authorities competent to assign wet lands as well as dry lands should be the Tahsildars and Deputy Tahsildars in independent charge

(b) An appeal shall lie to the Revenue Divisional Officer against the orders of the Tahsildars. The decision of the Revenue Divisional Officer shall be final. But in case of material irregularity Government will have power to interfere and rectify the wrong

3. The Board of Revenue is requested to issue necessary further instructions to the Collectors and submit a copy of those instructions to the Government for information

4. Till the assignment of all the available extent of Government waste lands is completed, the Board of Revenue is requested to review the progress every month instead of bi-monthly as now and submit a copy of its review together with a consolidated statement showing particulars relating to all the districts

(By Order and in the name of the Governor of Andhra Pradesh)