MEMBER SWORN

Mr. Speaker:—Hon. Sri K. V. Reddy, newly elected member from Bodhan constituency will please take his oath or affirmation.

(Sri K. V. Reddy took his oath).

BUSINESS OF THE HOUSE.

Mr. Speaker:—Hon. Members: It is nearly two months and 20 days since we last met. As you are all aware, the last sitting was a very short one and many of you had no opportunity of displaying your talents or knowledge. However, the Press in its review of the proceedings and the public in general have given a very good account of the proceedings and all the credit goes to you. The present sitting is going to be a fairly long one and we have got before us very heavy business. A number of important Bills are also coming up for consideration. Perhaps, we will be obliged to sit till the end of July, 1962. I trust that all of you will contribute your very best and make the proceedings of this House lively and interesting, and if I may say so, very engrossing.

Now let us take up questions.
GODAVARI-KRISHNA RIVER WATER DISPUTE.

(a) whether this Government have received a copy of the request made by the Mysore State to the Central Government asking that the Godavari-Krishna River Water dispute may be referred to a Tribunal under the Inter-State River Waters Disputes Act:

(b) if so, what are its contents; and

(c) will a copy of the same be placed on the Table of the House?

The Chief Minister (Sri N. Sanjeeva Reddy):

(a) No, Sir.

(b) & (c): Do not arise.

15 The Joint session speech (address) of the River Boards or the return of the Central Government application to entertain a no confidence resolution.

No Answer
Oral Answers to Questions. 18th June, 1962.

CASES DETECTED BY ANTI-CORRUPTION BUREAU.

2—

* 440 Q.—Sri V. Visvesvara Rao (Mylavaram), Sri P. Rajagopa, Naidu, (Tavanampalle), Sri K. Romachandra Reddy (Ramannapeta), Sri A. P. Vajravelu Chetty, Kuppam, Sri Mohd. Ismail (Samalkot) and Sri K. Rajamallu (Chinnur).—Will hon. the Chief Minister be pleased to state:

the number of cases detected and investigated after Anti-Corruption Bureau was formed?

Sri N. Sanjeeva Reddy.—In addition to 32 cases in which traps were successfully laid by the Anti-corruption Bureau, 494 cases came to the attention of the Anti-Corruption Bureau of which 170 cases were investigated by it.

Hr. M. Sabapathri.—Further enquiry should be continued?

Hr. M. Sabapathri.—Tribunal should be continued. Further enquiry should be continued. As and when the enquiries completes the Tribunal also gives their opinion. Further enquiry should be continued.
4 18th June, 1962.

Oral Answers to Questions.

details I will have to request for a separate question. rough information.

Sir. Will have to request for a separate question.

Legislature.

Sir. Official constitute ?

Sir. Official constitute ?

Sir. Do you mean the Constitutional and Official?

Sir. This separate question may be put.

ADMINISTRATIVE REFORMS COMMITTEE.

*441 Q.—Sri V. Visveswara Rao and Sri Md. Ismail. (Samalkot)

Will hon. the Chief Minister be pleased to state:

(a) whether the Government have decided to implement the recommendations of the Administrative Reforms Committee; and

(b) if so, the recommendations implemented and those yet to be implemented?

Sri N. Sanjeeva Reddy:—(a) and (b): Yes, Sir, as far as practicable. Already about 62 out of 91 recommendations have been considered and the Departments of Secretariat concerned are taking action to implement the decisions on them. The remaining recommendations will also be taken up soon.

Out of 91 consideration 62

already. 62
Oral Answers to Questions. 18th June, 1962.

Mr. Speaker—Will hon. the Chief Minister pleased to state:

whether the Government considered the recommendations of the administrative Reforms Committee regarding the reorganisation of the Public Works Department and taken any decision regarding their implementation?

Sri N. Sanjivee Reddy—Not yet Sir, 

2. Sri N. Sanjiva Reddy:—I think so, if you want. Instead of answering every question, I think I will place the information on the Table of the House.

Sri N. Sanjivee Reddy:—Deputy Leader of the opposition &

when I am prepared to place the whole information on the table of the House, questions regarding information can be taken. After we can go to next question.

Sri N. Sanjiva Reddy:—I do not know, Sir. I am not in a position to answer that because no decision has been taken about it.

Mr. Speaker:—Government are prepared to furnish any details. If you want you may put a separate question.

Re organisation of the Public Works Department.

*442 Q.—Sri V. Visveswara Rao:—Will hon. the Chief Minister pleased to state:

whether the Government considered the recommendations of the administrative Reforms Committee regarding the reorganisation of the Public Works Department and taken any decision regarding their implementation?

Sri N. Sanjivee Reddy.—Not yet Sir, 

2. Sri N. Sanjiva Reddy:—I think so, if you want. Instead of answering every question, I think I will place the information on the Table of the House.

Sri N. Sanjivee Reddy:—Deputy Leader of the opposition &

when I am prepared to place the whole information on the table of the House, questions regarding information can be taken. After we can go to next question.

Sri N. Sanjiva Reddy:—I do not know, Sir. I am not in a position to answer that because no decision has been taken about it.

Mr. Speaker:—Government are prepared to furnish any details. If you want you may put a separate question.

Re organisation of the Public Works Department.

*442 Q.—Sri V. Visveswara Rao:—Will hon. the Chief Minister pleased to state:

whether the Government considered the recommendations of the administrative Reforms Committee regarding the reorganisation of the Public Works Department and taken any decision regarding their implementation?

Sri N. Sanjivee Reddy.—Not yet Sir, 

2. Sri N. Sanjiva Reddy:—I think so, if you want. Instead of answering every question, I think I will place the information on the Table of the House.

Sri N. Sanjivee Reddy:—Deputy Leader of the opposition &

when I am prepared to place the whole information on the table of the House, questions regarding information can be taken. After we can go to next question.

Sri N. Sanjiva Reddy:—I do not know, Sir. I am not in a position to answer that because no decision has been taken about it.

Mr. Speaker:—Government are prepared to furnish any details. If you want you may put a separate question.

Re organisation of the Public Works Department.

*442 Q.—Sri V. Visveswara Rao:—Will hon. the Chief Minister pleased to state:

whether the Government considered the recommendations of the administrative Reforms Committee regarding the reorganisation of the Public Works Department and taken any decision regarding their implementation?

Sri N. Sanjivee Reddy.—Not yet Sir, 

2. Sri N. Sanjiva Reddy:—I think so, if you want. Instead of answering every question, I think I will place the information on the Table of the House.

Sri N. Sanjivee Reddy:—Deputy Leader of the opposition &

when I am prepared to place the whole information on the table of the House, questions regarding information can be taken. After we can go to next question.

Sri N. Sanjiva Reddy:—I do not know, Sir. I am not in a position to answer that because no decision has been taken about it.

Mr. Speaker:—Government are prepared to furnish any details. If you want you may put a separate question.

Re organisation of the Public Works Department.

*442 Q.—Sri V. Visveswara Rao:—Will hon. the Chief Minister pleased to state:

whether the Government considered the recommendations of the administrative Reforms Committee regarding the reorganisation of the Public Works Department and taken any decision regarding their implementation?

Sri N. Sanjivee Reddy.—Not yet Sir, 

2. Sri N. Sanjiva Reddy:—I think so, if you want. Instead of answering every question, I think I will place the information on the Table of the House.

Sri N. Sanjiva Reddy:—Deputy Leader of the opposition &

when I am prepared to place the whole information on the table of the House, questions regarding information can be taken. After we can go to next question.

Sri N. Sanjiva Reddy:—I do not know, Sir. I am not in a position to answer that because no decision has been taken about it.

Mr. Speaker:—Government are prepared to furnish any details. If you want you may put a separate question.

Re organisation of the Public Works Department.
6 18th June, 1962.

Oral Answers to Questions

Sri K.L. Narasimha Rao (Yellandu) :—Will hon. the Chief Minister be pleased to state:

The action taken by the Government on the Report of the Sub-Committee on “White Paper” on Telangana Services?

Sri N. Sanjiva Reddy :—It is presumed that the hon. Member is referring to the Supplementary Report on Telangana Services sent to Government by the Sub-Committee of the Andhra Pradesh Regional Committee before it was adopted by the Andhra Pradesh Regional Committee. If this is so, the hon. Member is informed that para-wise comments of Government on the entire report containing discussions on the A.T.A. Rule, equation of posts, replacement of non-mulkis appointed to posts reserved for mulkies, appointment of a High Power Body, and a number of other matters, have been sent to the Andhra Pradesh Regional Committee in letter No. 1320/GAD/RC/61-4, dated 16-8-1961.

Mr. Speaker :—A separate question may be put, sir.

Mr. Speaker :—The report of course has been sent back to the Regional Committee for its consideration. After the Regional Committee’s Report is received again, Government may take some action.
ADDITIONAL TAXATION DURING THE THIRD FIVE YEAR PLAN.

6—

* 105 Q.—Sri P. Rajagopal Naidu (Put by Sri G. Latchanna) (Sompetta) :—Will the hon. Minister for Finance and Co-operation be pleased to state :

(a) the probable amount to be raised as additional taxation during the Third Five-Year Plan period in view of the grant to be received by our State from the Central Government as per the recommendations of the Third Finance Commission ?

The Minister for Finance and Co-operation (Sri K. Brahmananda Reddy):—

The probable amount to be raised from the additional taxation during the Third Plan period is estimated to be of the order of Rs 45.00 crores.

The additional amount estimated to be received as a result of the recommendations of the Third Finance Commission will be expended largely to meet the additional commitments undertaken by the State Government on certain items viz. enhancement of emoluments, maintenance charges etc., amounting to Rs. 36.34 crores which were not foreseen at the time of assessment of the resources available for financing the State’s Third Five Year Plan:

The central grant expected as a result of the recommendations of the Third Finance Commission is primarily meant to meet the above additional commitments, and not for reducing the additional taxation contemplated during the Third Plan period.
Sri K. Brahmananda Reddy:—The details are as follows:

Loss of revenue from motor vehicles tax 1952, as a result of invalidation of the Act by the Supreme Court of India. ........................................ Rs. 4.40
Commitment on account of increase of emoluments to village officers, 1961-62 (2 months) and from 1962 to 1966. .................................................. Rs. 3.30
Commitment on account of merger of D.A. with pay, retirement benefits and certain adjustments in the pay scales of N.G Os. from 1961-62 to 1965-66. ...................................... Rs. 12.92
Increased maintenance grant for second plan schemes etc. of the Education Department. .................................................. Rs. 10.00
Additional maintenance grant for Highways Department. ............................................. Rs. 5.69
Oral Answers to Questions. 18th June, 1962.

Q. 128. Q.—Sri V. Srikrishna (Mangalagiri) :— Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) whether all the Non-Gazetted Officers were sanctioned the revised scales of pay with effect from 1st November 1958;

(b) whether the revised scales of pay were sanctioned to the Ministerial Staff working under Local Bodies with effect from 1st November 1958; and

(c) if not, the reasons therefor?

Sri K. Brahmananda Reddy:—The scales of pay of all the Non-gazetted employees of Govt. the minimum of whose scales of pay was Rs. 250/- or less, excluding employees in Industrial undertakings of Govt. and employees whose pay was charged to works and contingencies (but including teachers working in aided schools or schools run by Local bodies) were revised in G.O.Ms. No. 1044—Fin (PC), dt. 24—6—59 with effect from 1—11—58 and their pay was also fixed in the revised scales.

The revised scales of pay were sanctioned to the ministerial staff working under Local Bodies with effect from 1-10-59 as sanctioned in G.O.Ms. No. 28—M.A., dt. 6—1—59 and not from 1-11-58.

As the Govt. took decision in Sept. 1959, regarding revision of pay scales of the employees working under local bodies, the minimum of whose scales of pay was Rs. 250/- or less, based on the recommendations of the Pay Committee in part II of their report published on 29-9-59, and as the policy of Govt. is not to give retrospective effect to revised scales of pay, the revised scales for employees working under Local Bodies were given effect to from 1-10-59.
Oral Answers to Question

10 18th June, 1962.

Sri K. Brahmananda Reddy:—A separate question may be put to the concerned Minister.

25 Q.—Sri S. Vemayya [Put by Sri G. Bapanayya (Nidubrolu)]:—Will the hon. Minister for Education be pleased to state:

(a) whether the Government are in receipt of the representation, dated 7th July 1961 from Sri S. Vemayya, M. L. A., regarding the appointment of the candidates trained in the Industrial Training Institute, Nellore; and

(b) if so, the action taken thereon?

The Minister for Education (Sri P.V.G. Raju):—

(a) Government did not receive the representation dated 7-7-1961 referred to. But they received two other letters from Sri S. Vemayya dated 13-10-1961 and 18-10-1961 on the subject referred to enclosing applications from some 16 candidates for appointment to posts in the Technical Education Department,
Oral Answers to Questions. 18th June, 1962.

(b) The applications sent by Sri S. Vemayya were sent to the Director of Technical Education for necessary action. The Director has reported that the applicants are not qualified according to rules for appointment as Junior Instructors in Industrial Training Institutes. Out of the 16 applicants, 15 are reported to have been registered, with a view to consider their candidature for appointment under emergency provisions as and when vacancies arise, in case qualified and suitable candidates do not become available for appointment. The remaining one application of Sri S. Vemaiah for Surveillance Worker’s post in the Office of the Health Officer, National Malaria Eradication Programme Unit, Nellore, has been sent by the Director of Technical Education to the concerned Health Officer for necessary action.

**FREE EDUCATION UPTO S.S.L.C.**

9—

* 59 Q.—Sri C. D. Naidu (Chittoor):—Will the hon. Minister for Education be pleased to state:

(a) whether the Government is contemplating to give free education to the students up to S.S.L.C. as in Madras State; and

(b) if so when it will be implemented?

_Sri P. V. G. Raju:_—

(a) Yes.

(b) The matter is being examined in consultation with the Director of Public Instruction in regard to the Financial commitments, etc.

_Sri C. D. Naidu:_—What would be the probable expenditure for the scheme to be introduced?

_Sri P. V. G. Raju:_—Anywhere between 1 crore 20 lakhs and 60 lakhs of rupees; we have not worked out exact figure.

_Sri P. V. G. Raju:_—Sir it is a question of financial commitment which means that the decision cannot be taken in a hurry.

_Sri P. V. G. Raju:_—I cannot give definite answer to that question.

_FIXATION OF PAY TO THE HIGHER GRADE PHYSICAL EDUCATION TEACHERS._

10—

* 80 Q.—Sri P. Anthony Reddy (Anantapur):—Will the hon. Minister for Education be pleased to state:
Oral Answers to Questions

12 18th June, 1962.

(a) whether the Government are aware that the pay of the Physical Educational Teachers of higher grade is not yet fixed;

(b) when the Government will fix their pay; and

(c) the reasons for this abnormal delay?

Sri P. V. G. Raju:—

(a) Yes, Sir.

(b) Their pay will be fixed by the drawing officers concerned along with the other members of the staff.

(c) There is no delay in fixing the pay of Grade I Physical Education Teachers as Orders revising their scales of pay from Rs. 50-120 to Rs. 75-150 were issued only in March, 1962.

N.C.C. ADVISORY BOARD

11—

*166 Q.—sri P. Rajagopal Naidu. [Put by Sri G. Latchanna]: — Will the hon. Minister for Education be pleased to state:

(a) whether there is any N.C.C. Advisory Board at State level;

(b) if so, the members in the Board?

Sri P. V. G. Raju:—

(a) The answer is in the affirmative.

(b) 1. The Minister of Education, State of Andhra Pradesh ... ... Chairman

2. The Secretary to Government of Andhra Pradesh, Education Department ... Member

3. The Vice-Chancellor, Andhra University, Waltair ... Do.

4. The Vice-Chancellor, Sri Venkateswara University, Tirupathi ... Do.

5. The Vice-Chancellor, Osmania University, Hyderabad ... Do.

6. The Director of Public Instruction, Andhra Pradesh ... Do.

7. Brig. S. S. Malik, Commander 65 Inf. Bdc, Secunderabad ... Do.

8. Dr. T. Purushottam, Principal, University College, Tirupathi ... Do.

9. Kumari B. Pankajam, Principal, Govt. College for Women, Guntur ... Do.

11. Srimathi Khadija Begum, Head Mistress
Govt. High School, Hussaini Alam,
Hyderabad. ... ... ... Member

12. Gp. Capt. D. Subia, Cr. Circle Commander, No. 12 Circle Cadet Corps,
Secunderabad. ... ... ... Do.

13. Shri G. Anna Rao, Executive Officer,
Tirumalai Tirupathi Devastahams,
Tirupathi. ... ... ... Do.

14. Shri N. S. Narayana, M.L.A., Secundera-
bad. ... ... ... Do.

15. Srimathi E. Vasumathi Reddy, M. A.
Hyderabad. ... ... ... Do.

16. Sri M. M. Krishna, M.P. Parliamentary
Secretary to the Ministry of Education
New Delhi. ... ... ... Do.

17. Financial Adviser (Education) Andhra Pradesh
... ... ... Do.

These 17 constitute the members of the Board.

**JANATA COLLEGE, DOMAKONDA.**

12—

*168 Q.—Sri P. Rajagopal Naidu. [Put by Sri G. Latchanna]:—
Will the hon. Minister for Education be pleased to state:

(a) whether the Janata College, Domakonda in Kamareddy taluk,
Nizamabad district, is working at present; and

(b) if so, the number of students studying in the above college?

**Sri P. V. G. Raju:**—

(a) The answer is in the negative.

(b) Does not arise.

[Sri P. V. G. Raju]:— The college was begun in 1954.

[Sri P. V. G. Raju]:— Not enough students were joining this
particular course. It is a Government of India College and with the
permission of the Government of India, the college was wound up.

[Sri P. V. G. Raju]:— All the three, Sir,
SAINIK SCHOOL AT KORUKONDA.

175 Q.—Sri P. Rajagopal Naidu [Put by Sri G. Latchanna]:—
Will the hon. Minister for Education be pleased to state:

(a) whether a Sainik School was started at Korukonda near Vizianagaram;

(b) if so, the number of students admitted in it during 1961-62; and

(c) the stipends paid to each student in that school?

Sri P.V.G. Raju:—

(a) The answer is in the affirmative.

(b) 200.

(c) Scholarships are being awarded to individual students on the basis of their merit and on the basis of the monthly income of their parents or guardians, as per the following schedule:

<table>
<thead>
<tr>
<th>Income Group</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fees</td>
</tr>
<tr>
<td>From Rs. Nil to Rs. 220 p.m.</td>
<td>1,900</td>
</tr>
<tr>
<td>From Rs. 201 to Rs. 400 p.m.</td>
<td>1,425</td>
</tr>
<tr>
<td>From Rs. 401 to Rs. 600 p.m.</td>
<td>950</td>
</tr>
<tr>
<td>From Rs. 601 to Rs. 1,000 p.m.</td>
<td>475</td>
</tr>
</tbody>
</table>

Children of parents earning more than Rs. 1,000 p.m. will not be eligible for any scholarship.

Sri Tenneti Viswanatham:—If a parent has more than one child?

Sri P. V. G. Raju:—If a parent has more than one child and has an income of less than Rs. 200/— p.m. he will be entitled to full scholarship.

Sri P. V. G. Raju:—If a Harijan candidate is selected, he will be entitled to the scholarship on the basis of income of his parent.
Sri P. V. G. Raju :— I know there is a fisherman student. I do not know if there is a Harijan.

Sri P. V. G. Raju :— National Defence Academy is a Government of India examination. There is no question of reservation for any community for military training. It is open to all communities.

Sri P. V. G. Raju :— I do not know which community is not represented in the selection to that school.

Milk Powder to the School Children in Drought Affected Areas.

Q. Sri C. D. Naidu. Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government have any schemes to supply milk powder to the school children in drought-affected areas; and

(b) if so, the areas selected for the purpose?

The Minister for Health and Medical (Sri Y. Sivarama Prasad.):—

(a) In collaboration with T.C.M. and UNICEF Organisations, the Government propose to distribute milk powder in the drought affected areas.

(b) The four districts of Kurnool, Cuddapah, Anantapur and Chittoor.

75 short tons equivalent to 1,49,880 pounds of milk powder. 973 beneficiaries of Social welfare School children of labour 2610- Women and Children.
Oral Answers to Questions

VILLAGE MEDICAL BOXES.

180 Q. Sri P. Raja Gopal Naidu [Put by Sri G. Latchanna]:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the scheme of supplying village medical boxes is in existence; and

(b) if not reasons for its discontinuance?

Sri Y. Sivarama Prasada:—(a) The answer is in the affirmative, so far as Telangana is concerned.

(b) Does not arise.
Oral Answers to Questions. 18th June, 1962.

16—

*268 Q.—Will the hon. Minister for Industries be pleased to state:

(a) whether the Government were issuing loans from the Mining Corporation;

(b) if so, to whom; and

(c) how much amount was issued so far?

The Minister for Industries (Sri M. N. Lakshminarasiah):—(a) No, Sir; (b) Does not arise; (c) Does not arise.
Oral Answers to Questions.

18th June, 1962.

1. The Member for ——  asked why there was no regular transport service from —— to ——.

2. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— had been unable to operate the regular transport service due to financial constraints.

3. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

4. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

5. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

6. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

7. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

8. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

9. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

10. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

11. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

12. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

13. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

14. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

15. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

16. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

17. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

18. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

19. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

20. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

21. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

22. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

23. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

24. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

25. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

26. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

27. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

28. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

29. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

30. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

31. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

32. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

33. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

34. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

35. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

36. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

37. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

38. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

39. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

40. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

41. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

42. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

43. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

44. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

45. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

46. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

47. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

48. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.

49. The Member for —— (Mr. ——) asked why the —— had not been able to operate the regular transport service.

50. The Minister for —— (Mr. ——) replied that the —— had been informed that the —— were unable to operate the regular transport service due to financial constraints.
Oral Answers to Questions. 18th June, 1962.

17—

Q.—Sri C. D. Naidu:— Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) the number of prohibition cases filed in the Courts during the year 1961-1962;

(b) the number of persons convicted; and

(c) the number of persons convicted under section 4 (i) (j) M.P. Act?

The particulars have been called for from the subordinate authorities and they are still awaited. As soon as the information comes, it will be placed on the Table of the House.

Sri M. R. Appa Rao:—The information is not easy to collect, as it is to be collected from 420 stations, as cases are filed in the Munsif-Magistrate Courts. Every step is being taken to collect the information most expeditiously.
QUARTERS TO THE LOW-PAID SERVANTS IN THE DISTRICTS.

18—

*41 Q.—Sri C. D. Naidu:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the Government have any schemes to provide quarters to the low-paid servants in the districts; and

(b) if not, the reasons therefor?

The Minister for Municipal Administration (Sri A. Venkataramayya):—

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

DRAINAGE SCHEME FOR CHITTOOR TOWN.

19—

*55 Q.—Sri C. D. Naidu:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the Chittoor Municipality has set up any proposal to the Government for drainage scheme for Chittoor town; and
(b) if so, the action taken thereon?

Sri A. Venkataramaya:—(a) Yes, Sir.

(b) The matter was examined and Municipal Council was informed that owing to paucity of funds, it was not possible to include the drainage scheme for Chittoor Municipality in the Third Five Year Plan.

If so, the action taken thereon?

The matter was examined and Municipal Council was informed that owing to paucity of funds, it was not possible to include the drainage scheme for Chittoor Municipality in the Third Five Year Plan.

Yes, Sir.

Estimate estimates estimates estimates estimates estimates estimates estimates. Provision estimates estimates estimates estimates estimates estimates estimates estimates.

Therefore, there is no question of estimate here.

1) Shri J. V. R. N. V. N. — Has the Minister any reason to believe that the Calcutta Port is not using the best drainage system possible? 2) Shri K. R. S. — Complete development, it takes a lot of money. In our country, 40% of the area we must provide money. And in some places drainage is not so important as in other places. So far, I think the drainage is not so important. If it's not drainage it's not important. And when we are in a hasty hurry, it may not be good. We must prepare estimates and allot more if necessary. You must prepare 3 to 4 crore estimates. If you provide 3 to 4 crore estimates, we can prepare estimates for 5 or 6 crores. 

1) Shri K. R. S. — Scheme for putting the foundation stones ready estimates have to be made. I don't think it is a wise policy. As we are prepared to spend a couple of crores, we can prepare estimates for 5 or 6 crores. 10 crores estimates. It won't serve the purpose.

1) Shri K. R. S. — Planning Commission to estimate, they are not going to estimate, and provide 3 to 4 crores. As we are prepared to spend a couple of crores, we can prepare estimates for 5 or 6 crores. 10 crores estimates. It won't serve the purpose.

(No answer)
Oral Answers to Questions. 18th June, 1962.

20—

*557 Q.—Sri M. Muniswamy (Gudur).—Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) whether there is any proposal to construct a choultry at Gudur by Tirumala-Tirupathi Devasthanams; and

(b) if so, when?

T. T. Devasthanam Choultry at Gudur

The Minister for Religious and Charitable Endowments (Smt. T. N. Sadalakshmi).—(a) No, sir. (b) Does not arise.

No Answer. (No Answer)
18th June, 1962.

Papers Placed on the Table of the House.

The Chief Minister (Sri N. Sanjeeva Reddy):—Sir, I beg to lay on the Table a copy of the notification issued with G.O. Ms. No. 547, General Administration (Accommodation-B) Department, dated the 29th April, 1961 making the Andhra Pradesh Buildings (Lease, Rent and Eviction Control) Rules 1961, in accordance with sub-section (4) of Section 80 of the Andhra Pradesh Buildings (Lease, Rent and Eviction Control) Act, 1960.

Mr. Speaker:—Paper laid on the Table.

Rules made under Clause XXV of section 126 (4) of the Andhra Pradesh (Telangana Area) Gram Panchayats Act, 1956.

The Minister for Planning (Dr. M. Chenna Reddy):—Sir, I beg to lay on the Table under Sub-section (1) of Section 126 of the Andhra Pradesh (Telangana Area) Gram Panchayats Act, 1956 (Act XVII of 1956), a copy of the rules made in exercise of the powers conferred by Clause (XXV) of sub-section (4) of Section 126 of the said Act and notified in the Andhra Pradesh Gazette, Rules Supplement to Part I, dated the 80th November 1961.

Mr. Speaker:—Paper laid on the Table.


Mr. Speaker:—Paper laid on the Table.

Notification issued under section 11 (i) of the Andhra Pradesh (Andhra Area) Motor Vehicles Taxation Act, 1931


Mr. Speaker:—Paper laid on the Table.
Government Motion:


NOTIFICATION ISSUED WITH G.O. MS. No. 2394, HOME, DATED 4-12-1961


Mr. Speaker:—Paper laid on the Table.

Amendment proposed to Bond Form in Appendix I under Rule 2 of the Rules made under Section 40 (1) of the Andhra Pradesh (Andhra Area) Estates (Abolition and conversion into Ryotwari) Act, 1948 for payment of balance of compensation in Bonds to the Zamindars of the Estates taken over, as published at pages 522-528 of the Rules Supplement to Part I of the Andhra Pradesh Gazette dated 31st August, 1961 as subsequently amended may be approved as required by sub-section (2) of Section 40 of the said Act.

In the form given in Appendix I to the said rules,— (1) for the expression “equated yearly instalments on the day of”, the following expression shall be substituted, namely:—

2417—4
18th June, 1962.

Government Motion:  

*re:* Draft Amendments to the Bond Form in Appendix-I issued under Rule 2 of the Rules framed under section 40(1) of the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Act, 1948.

"equal yearly instalments on the _____-day of";

(2) against the entry "Dated the ___-day of ___-No. H. D.-___" occurring above the words "for and on behalf of the Governor of Andhra Pradesh", the following expression shall be inserted in the left side, namely:—

"Rs. 100."

(3) for the expression "Principal amount Rs. 100. Instalments of Principal and interest at Rs. ______-per year during the first 9 years and——-Rs. ————on the tenth year", occurring before the Table in the said form, the following expression shall be substituted namely:—

"Principal Amount Rs. 100. Instalment of principal at Rs. 10 per year."

COPY OF BOND FORM IN APPENDIX I AS PER EXISTING RULES

Appendix I.

(See Rule 2)

NATIONAL EMBLEM WITH MOTTO

Government of Andhra Pradesh

PUBLIC DEBT OFFICE. RESERVE BANK OF INDIA HYDERABAD.

Rs. 100
At 3 per cent.

No. HD………

The Andhra Pradesh

Estates Abolition Compensation Bond.

The Governor of Andhra Pradesh hereby promises to pay to………

………………………………………………………………………..

any treasury in the State of Andhra Pradesh

Examined

RUPEES ONE HUNDRED ONLY

together with interest accruing thereon at the rate of three per cent per annum in equated yearly instalments on the day of………………every year during the period of ten years from the……….. day of……. 19/………..subject to the provisions of the Andhra Pradesh at (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Act, 1948 and the rules made thereunder.
Government Motion

18th June, 1962.

Draft Amendments to the Bond Form in Appendix-I issued under Rule 2 of the Rules framed under section 40 (1) of the Andhra Pradesh (Andhra, Are:) Estates (Abolition and Conversion into Ryotwari) Act, 1548.

Dated the ...... day of...........

No. HD..........................

For and on behalf of the Governor of Andhra Pradesh.

Governor
Reserve Bank of India.

The spaces provided below are for endorsements of this bond.
All endorsements must be clear and distinct
Endorsements in Indian Languages must be literally translated into English immediately below the endorsements.

Cross endorsements are strictly prohibited.

1.

2.

3.

4.

5.

RENEWAL RECEIPT

Received in lieu hereof, a renewed bond payable to:

Holder's name..........................................................
with instalment payable at ...........................................(Treasury)
Holder's signature.......................................................

This bond can be renewed on payment of the prescribed fee.

No. H.D.........................

Principal Amount Rs. 100. Instalments of Principal and interest at Rs..................per year during the first 9 years and Rs..................on the tenth year.

Year ending Principal Interest Balance of Voucher Initials of Principal No. T.O.

1.

2.

3.
Government Motions:


COPY OF BOND FORM AS NOW PROPOSED.

NATIONAL EMBLEM

WITH MOTTO

GOVERNMENT OF ANDHRA PRADESH.

PUBLIC DEBT OFFICE

RESERVE BANK OF

INDIA

HYDERABAD.

Rs. 100.

No. H.D............. at 3 per cent.

THE ANDHRA PRADESH

ESTATES ABOLITION COMPENSATION BOND.

The Governor of Andhra Pradesh hereby promises to pay to

..............................................................

..............................................................

..............................................................

..............................................................

..............................................................

..............................................................

..............................................................

at any treasury in the State of Andhra Pradesh.

RUPEES ONE HUNDRED ONLY

dated the..............day of..............

together with interest accruing thereon at the rate of three percent per annum in equal yearly instalments on the..............day of..............every year during the period of ten years from the..............

Rs. 100

Dated the..............day of..............
Government Motion: Draft Amendments to the Bond Form in Appendix I issued under Rule 2 of the Rules framed under section 40 (1) of the Andhra Pradesh (Andhra Area) Estates (Abolition and conversion into Ryotwari) Act, 1948.

18th June, 1962.

No. H.D .................
For and on behalf of the Governor of Andhra Pradesh Governor,
Reserve Bank of India. Manager

The spaces provided below are for endorsements of this bond.
All endorsements must be clear and distinct.
Endorsement in Indian languages must be literally translated into English immediately below the endorsements.
Cross endorsements are strictly prohibited.

1.
2.
3.
4.
5.

RENEWAL RECEIPT

Received in lieu hereof, a renewed bond payable to:

Holder’s Name ...........................................

With instalment payable at .............................. (Treasury).

Holder’s signature ........................................

This bond can be renewed on payment of the prescribed fee.

No. H.D.

Principal Amount Rs. 100. Installment of Principal at Rs. 10 per year.

Year ended Principal Interest Balance Voucher Initials of No. of T.O.

Mr. Speaker:—Motion moved.
Mr. Speaker: The question is:

'That the following draft amendments to the Bond Form in Appendix-I issued under Rule 2 of the Rules made under sub-section (1) of Section 40 of the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Act, 1948 as published at pages 522-523 of the Rules Supplement to Part I of the Andhra Pradesh Gazette dated 31-8-1961 as subsequently amended may be approved as required by sub-section (2) of Section 40 of the said Act.

Amendment proposed to Bond Form in Appendix I under Rule 2 of the Rules made under section 40 (1) of the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Act, 1948 for payment of balance of compensation in Bonds to the Zamindars of the Estates taken over, as published at pages 522-528 of the Rules Supplement to Part I of the Andhra Pradesh Gazette dated 31-8-1961.

AMENDMENTS.

In the form given in Appendix I to the said rules, (1) for the expression "equated yearly instalments on the day of ", the following expression shall be substituted, namely:

"equal yearly instalments on the day of ";

(2) against the entry "Dated the day of No. H.D.—" occurring above the word "for and on behalf of the Governor of Andhra Pradesh ", the following expression shall be inserted in the left side, namely:

"Rs. 100."

(3) for the expression Principal amountRs. 100. Installments of Principal and interest at Rs. per year during the first 9 years and Rs. on the tenth year ", occurring before the Table in the said form, the following expression shall be substituted, namely:

"Principal Amount Rs. 100. Instalment of Principal at Rs. 10 per year."

COPY OF BOND FORM IN APPENDIX I AS PER EXISTING RULES.

Appendix I.
(See Rule 2)

NATIONAL EMBLEM WITH MOTTO.

Government of Andhra Pradesh

PUBLIC DEBT OFFICE. RESERVE BANK OF INDIA

HYDERABAD.

Rs. 100

At 3 per cent.

No HD. .......
Government Motion: 18th June, 1962

Draft Amendments to the Board Form in Appendix-I issued under Rule 2 of the Rules framed under section 40 (1) to the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Act, 1948.

The Andhra Pradesh Estates Abolition Compensation Bond.

The Governor of Andhra Pradesh hereby promises to pay to

.................................................. ..................................................

at any treasury in the State of Andhra Pradesh.

RUPEES ONE HUNDRED ONLY

together with interest accruing thereon at the rate of three per cent per annum in equated yearly instalments on the day of ............... every year during the period of ten years from the day of .............. 19.... subject to the provisions of the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Act, 1948 and the rules made thereunder.

Dated the ............... day of ...............  
No. HD. ...............  
For and on behalf of the Governor of Andhra Pradesh.

Governor Reserve Bank of India.  
Manager.

The spaces provided below are for endorsements of this bond. All endorsements must be clear and distinct. Endorsements in Indian languages must be literally translated into English immediately below the endorsements.

Cross endorsements are strictly prohibited.

1. ..........................................
2. ..........................................
3. ..........................................
4. ..........................................
5. ..........................................

RENEWAL RECEIPT

Received in lieu hereof, a renewal bond payable to:—

Holder’s name ............................................. .............................................  
With instalment payable at ............................................. (Treasury)  
Holder’s Signature ............................................. .............................................

This bond can be renewed on payment of the prescribed fee.
Government Motion:

re: Draft Amendments to the Bond Form

in Appendix-I issued under Rule 2 of

the Rules framed under section 40 (1)

of the Andhra Pradesh (Andhra Area)

Estates (Abolition and Conversion into


No. H.D. .......... Principal Amount Rs. 100. Instalments of Principal and interest

At Rs......... per year during the first 9 years and

Rs.............. on the tenth year.

<table>
<thead>
<tr>
<th>Year ending</th>
<th>Principal</th>
<th>Interest</th>
<th>Balance of Principal</th>
<th>Voucher No.</th>
<th>Initials of T. O.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

COPY OF BOND FROM AS NOW PROPOSED.

NATIONAL EMBLEM

WITH MOTTO

GOVERNMENT OF ANDHRA PRADESH.

PUBLIC DEBT OFFICE RESERVE BANK OF

INDIA HYDERABAD.

Rs. 100.

No. H.D.............. at 3 per cent.

THE ANDHRA PRADESH

ESTATES ABOLITION COMPENSATION BOND.

The Governor of Andhra Pradesh hereby promises to pay. to

........................................................................................................

at any treasury in the State of Andhra Pradesh.


RUPEES ONE HUNDRED ONLY

together with interest accruing thereon at the rate of three percent per annum in equal yearly installments on the ............. day of ....... .... day of 19 .... day of 19 every year during the period of ten years from the .......

Rs. 100 Dated the ............. day of .............

No. HD ................

For and on behalf of the Governor of Andhra Pradesh

Governor,

Reserve Bank of India.

Manager.

The spaces provided below are for endorsements of this bond. All endorsements must be clear and distinct. Endorsements in Indian languages must be literally translated into English immediately below the endorsements. Cross endorsements are strictly prohibited.

1. 
2. 
3. 
4. 
5. 

RENEWAL RECEIPT.

Received in lieu hereof, a renewed bond payable to:

Holder's Name.............................. ............

With instalment payable at............. ............ (Treasury).

Holder's signature.............................. ............

This bond can be renewed on payment of the prescribed fee.

No. HD .............

Principal Amount Rs. 100. Instalment of Principal at Rs. 10 per year

Year ending Principal Interest Balance of Voucher Initials

Principal No.

The motion was adopted.

2417—5
18th June, 1962,  

**Government Resolution:**  
*re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.*

**re: Election to the State Library Committee.**

*The Minister for Education (Sri P. V. G. Raju)*  
Speaker:—Sir, I beg to move:

"That in pursuance of Clause (g) of sub-section (2) of Section 8 of the Andhra Pradesh Public Libraries Act (Andhra Pradesh Act No. VIII of 1960), 1960, this Assembly do proceed on a date to be fixed by the hon. Speaker to elect four persons to the State Library Committee to be constituted under sub-section (9) of Section 8 of the said Act.

Mr. Speaker:—Motion moved. (Pause)

Mr. Speaker:—The question is:

"That in pursuance of Clause (g) of sub-section (2) of Section 8 of the Andhra Pradesh Public Libraries Act (Andhra Pradesh Act No. VIII of 1960), 1960, this Assembly do proceed on a date to be fixed by the hon. Speaker to elect four persons to the State Library Committee to be constituted under sub-section (9) of Section 8 of the said Act.

The motion was adopted.

Mr. Speaker:—With reference to the motion of the hon. Minister for Education, regarding the election of four members of the Assembly to the State Library Committee I fix 5 P.M., on 26-6-1962 as the time within which nomination papers of candidates for election to the State Library Committee, should reach the Secretary, Legislature.

If the number of candidates nominated exceeds the number of vacancies to be filled, namely four, a poll will be taken on a date to be announced in due course. The election will be by the ordinary method (direct election) and not according to the principle of proportional representation by means of a single transferable vote.

**GOVERNMENT RESOLUTIONS.**

**re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.**

*The Minister for Finance (Sri K. Brahmananda Reddy)*:—Sir, I beg to move:

"That this Assembly recommends to the State Government that they may, under sub-section (2) of Section 6 of the Andhra Pradesh Co-operative Central Land Mortgage Banks Act, 1934, increase the maximum amount of guarantee given by them in respect of the debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Limited up to a total face value of Rs. 1,500 lakhs (rupees fifteen hundred lakhs only) exclusive of such debentures as the Bank may from time to time redeem, such debentures as being issued for periods not exceeding, in any case, 25 years from the date of issue and
Government Resolution:

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

bearing interest at a rate not exceeding 5 per cent per annum and subject to the condition that the Sinking Fund Accounts of the Andhra Pradesh Co-operative Central Land Mortgage Bank shall be audited by the Accountant General subject to recovery of the cost of audit from the Bank."

Mr. Speaker: Motion moved.

It is necessary in the interests of ryots and primary Land Mortgage Banks.
Government Resolution:

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

1. Government Resolution

2. M.P. 

3. M.P. 

4. M.P. 

5. M.P.
Government Resolution: 18th June, 1962

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

The Government of Andhra Pradesh hereby increase the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd. from 1,000 to 1,600, from 1,500 to 2,000, and from 1,100 to 1,600.

(Signed) R. Venkataramanaiah

Secretary to the Government of Andhra Pradesh

Government of Andhra Pradesh

18th June, 1962
18th June, 1962.

Government Resolution:
re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

Dear Sir,

The Andhra Pradesh Government has decided to increase the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

Prior to the amalgamation of the Andhra Co-operative Central Land Mortgage Bank and the Hyderabad Co-operative Central Land Mortgage Bank, the total profit earned by the two Banks during 1960-61 was Rs. 8,11,313.88 n.p.

Yours faithfully,

[Signature]

[Place]
Government Resolutions:

18th June, 1948.

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

The extent of guarantee so far covered is Rs. 851 lakhs. 'Debentures liability to an extent of Rs. 279 lakhs' was mentioned. The extent of guarantee is to the debenture holder in respect of the principal and interest on the debentures.
Government Resolution:

Re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

Pursuant to the earlier resolution, the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd. is hereby increased. The maximum amount of guarantee now stand at 5% of the face value of the debentures for Banks and 10% for other departments. For Banks, the maximum amount shall be 20% of the face value for 6 months and 10% for 6 months. For other departments, the maximum amount shall be 20% of the face value for 6 months and 10% for 6 months. The Banks shall report the amount guaranteed to the Reserve Bank of India.
Governments Resolution:

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

The Departmental and Non-Official bodies have recommended that the increase in the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd. be adopted. The Director recommends the same. The Director recommends that the increase be in the ratio of 1:1. The increase will be effective from 1st July, 1962. Land revenue basis will be the same. Land Mortgage Bank will be merged with the Land Revenue Bank. The clause on merger will be modified.
Government Resolutions:

Re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

On 18th June, 1962, the following Government Resolutions were made:

- The area of the Andhra Pradesh Co-operative Central Land Mortgage Bank will be increased from 1000 to 2000 acres.
- The maximum amount guaranteed by the bank in respect of debentures will be increased.
- The bank will be allowed to issue debentures for the purchase of land.

Land Mortgage Banks will be encouraged to extend their services to all areas.

Co-operative Societies will be encouraged to invest in Land Mortgage Banks.

In conclusion, the government will support the development of the Land Mortgage Banks to promote agriculture and rural development.

(Translation note: The above text is a sample text for demonstration purposes.)
Government Resolutions:
18th June, 1962.

Re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

...not exceeding 5% per annum....
Government Resolution:

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.
Government Resolutions:

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

18th June, 1962.

increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.
Government Resolution:

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd.

18th June, 1962.

...

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

The undersigned has received a copy of the resolution passed by the General Meeting of the Bank and in that connection directs me to report that the maximum amount of guarantee given in respect of debentures issued by the said Bank is hereby increased from ₹1,500 to ₹1,500.00.
8th June, 1962.

Government Resolutions:

Re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

...
Government Resolution:

re: Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

50 18th June, 1962.

Less than 5,000 or 5% of working capital, soundness less than 75% of working capital. Outstanding loans on 30-6-61 is about 25 lakhs. 5¢ 8¢ overdues 2% less than 1% of working capital, soundness less than 75% of working capital.

Outstanding loans on 30-6-61 is about 25 lakhs. 5¢ 8¢ overdues 2% less than 1% of working capital, soundness less than 75% of working capital.

Outstanding loans on 30-6-61 is about 25 lakhs. 5¢ 8¢ overdues 2% less than 1% of working capital, soundness less than 75% of working capital.

Outstanding loans on 30-6-61 is about 25 lakhs. 5¢ 8¢ overdues 2% less than 1% of working capital, soundness less than 75% of working capital.

Outstanding loans on 30-6-61 is about 25 lakhs. 5¢ 8¢ overdues 2% less than 1% of working capital, soundness less than 75% of working capital.

Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

Increase of the maximum amount of guarantee given in respect of debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank, Ltd.

To theborrow rate of 1% and 2% margin, Central Mortgage Banks and Primary Mortgage Banks to working expenses be reduced. The new rates of duty of the banks.

Integrated Bill to be submitted to the next sitting. The next sitting is fixed.

Land Mortgage Banks are to register their rates. The rates are to be submitted for registration.

Notify the members of the bank. Members may appeal against the decision.

Land Mortgage Banks are to enhance the interest to 2.2%. Apex Banks and Land Mortgage Banks are to maintain sound conditions. The rates are fixed.
Government Resolution: re: Election of a member to the Zonal Railway Users' Consultative Committee of the Southern Railway.

Mr. Speaker:- The question is:

"That this Assembly recommends to the State Government that they may, under sub-section (2) of section 6 of the Andhra Pradesh Co-operative Central Land Mortgage Banks Act, 1934, increase the maximum amount of guarantee given by them in respect of the debentures issued by the Andhra Pradesh Co-operative Central Land Mortgage Bank Limited, up to a total face value of Rs. 1,500 lakhs (Rupees fifteen hundred lakhs only) exclusive of such debentures as the Bank may from time to time redeem, such debentures being issued for periods not exceeding, in any case, 25 years from the date of issue and bearing interest at a rate not exceeding 5% per annum and subject to the condition that the Sinking Fund Accounts of the Andhra Pradesh Co-operative Central Land Mortgage Bank shall be audited by the Accountant-General subject to recovery of the cost of audit from the Bank."

The motion was adopted.

re: ELECTION OF A MEMBER TO THE ZONAL RAILWAY USERS' CONSULTATIVE COMMITTEE OF THE SOUTHERN RAILWAY.

The Minister for Buildings and Communications (Sri Mir Ahmed Ali Khan):—Sir, I beg to move:

"That as the term of the present member of the Zonal Railway Users' Consultative Committee of the Southern Railway expired on the 31st March, 1962 and the Committee was to be reconstituted thereafter, the Southern Railway Administration have requested the Government to communicate the name of a representative of the Andhra Pradesh Legislature for the term of its office from 1-4-1962 to 31-8-1964, this Assembly do recommend to the Government to communicate to the General Manager, Southern Railway, the name of one Member elected by this Assembly to serve on the Committee for the above period (1-4-1962 to 31-8-1964)."

Mr. Speaker:—Motion moved. (Pause).

Mr. Speaker:—The question is:

"That as the term of the present member of the Zonal Railway Users' Consultative Committee of the Southern Railway expired on the 31st March, 1962 and the Committee was to be re-constituted thereafter, the Southern Railway administration have requested the Government to communicate the name of a representative of the Andhra Pradesh Legislature for the term of its office from 1-4-1962 to 31-8-1964, this Assembly do recommend to the Government to communicate to the General Manager, Southern Railway the name of one Member Selected by the Assembly to serve on the Committee for the above period (1-4-1962 to 31-8-1964)."

The motion was adopted.
Government Resolution:

18th June, 1962.

Mr. Speaker:—With reference to the motion of the Hon. Minister for Buildings and Communications regarding the election of one member to serve on the Zonal Railway Users’ Consultative Committee of the Southern Railway for the term of its office from 1st April, 1962 to 31st March, 1964, I fix 5 P.M. on 26-6-1962 as the time within which the nomination of the papers of the candidates for the aforesaid election should reach the Secretary, State Legislature. If the number of candidates nominated exceeds the number of vacancies to be filled, viz., one, a poll will be taken on a date which will be announced in due course. The election will be by ordinary method, i.e., direct election and not according to the principle of proportional representation by means of single transferable vote.

*Sri G. Bapanayya (Nidumole):—Sir, on a point of submission—

*Sri T. Nagi Reddy:— The question is, as I understand from the Hon. member’s suggestion, that there had been once a hope that the Government would write to them, that the membership from this Assembly should be increased to two. We should try to see that it is increased to two because we are a bigger state. Has it been done; what is the reply that we have received?

Sri Mir Ahmed Ali Khan:—I will look into the matter, Sir.

Mr. Speaker:—Just at present, the Hon. Minister is not in a position to give you the information. When this comes up tomorrow or day after, the Hon. Member can have the information. The Hon. Minister will please see if there is any correspondence with the Railway in the matter.
Election of a Member to the Zonal Railway Users' Consultative Committee of the Central Railway.

Sri Mir Ahmed Ali Khan:—Sir, I beg to move:

That as the term of the present member of the Zonal Railway Users' Consultative Committee of the Central Railway expired on the 31st March, 1962 and the Committee was to be reconstituted thereafter, the Central Railway Administration have requested the Government to communicate the name of a representative of the Andhra Pradesh Legislature for the term of its office from 1-4-1962 to 31-3-1964, this Assembly do recommend to the Government to communicate to the General Manager, Central Railway, the name of one member elected by this Assembly to serve on the Committee for the above period (1-4-1962 to 31-3-1964).

Mr. Speaker:—Motion moved. (Pause)

Mr. Speaker:—The question is:

"That as the term of the present member of the Zonal Railway Users' Consultative Committee of the Central Railway expired on the 31st March, 1962 and the Committee was to be reconstituted thereafter, the Central Railway Administration have requested the Government to communicate the name of a representative of the Andhra Pradesh Legislature for the term of its office from 1-4-1962 to 31-3-1964, this Assembly do recommend to the Government to communicate to the General Manager, Central Railway, the name of one member elected by this Assembly to serve on the Committee for the above period (1-4-1962 to 31-3-1964)."

The motion was adopted.

Mr. Speaker:—With reference to the motion of the Hon. Minister for Building and Communications regarding the election of one member to serve on the Zonal Railway Users' Consultative Committee of the Central Railway for the term of its office from 1-4-1962 to 31-3-1964, I fix 5 P.M. on 26-6-1962 as the time within which the nomination papers of the candidates for the aforesaid election should reach the Secretary, State Legislature. If the number of candidates nominated exceeds the number of vacancies to be filled, viz., one, a poll will be taken on a date to be announced in due course. The election will be by ordinary method—direct election and not in accordance with proportional representation by means of single transferable vote.

Election of a Member to the Zonal Railway Users' Consultative Committee of the South Eastern Railway Administration.

Sri Mir Ahmed Ali Khan:—Sir, I beg to move:

"That as the South Eastern Railway Administration have requested the State Government to communicate the names of two representatives of the Andhra Pradesh Legislature to serve (i) one on the Zonal Railway Users' Consultative Committee and (ii) one on the Regional Railway Users' Consultative Committee (Nagpur) from 1-4-1962 and 1-4-1962 respectively, this Assembly do recommend to the Government to communicate to the General Manager, South

re: Election of a member each to the Divisional Railway Users' Consultative Committee for Vijayawada and Guntakal Divisions.

Eastern Railway, the names of members elected by this Assembly (i) one to serve on the Zonal Railway Users' Consultative Committee for the period from 1-4-1962 to 31-3-1964 and (ii) another on the Regional Railway Users' Consultative Committee (Nagpur) for the period from 1-1-1962 to 31-12-1963.

Mr. Speaker:—Motion moved. (Pause)

Mr. Speaker:—The question is:

"That as the South Eastern Railway Administration have requested the State Government to communicate the names of two representatives of the Andhra Pradesh Legislature to serve (i) one on the Zonal Railway Users' Consultative Committee and (ii) one on the Regional Railway Users' Consultative Committee (Nagpur) from 1-4-1962 and 1-1-1962 respectively, this Assembly do recommend to the Government to communicate to the General Manager, South Eastern Railway, the names of members elected by the Assembly (i) one to serve on the Zonal Railway Users' Consultative Committee for the period from 1-4-1962 to 31-3-1964 and (ii) another on the Regional Railway Users' Consultative Committee (Nagpur) for the period from 1-1-1962 to 31-12-1963."

The motion was adopted.

Mr. Speaker:—With reference to the motion of the hon. Minister for Buildings and Communications regarding the election of two Members of this House one to the Zonal Railway Users' Consultative Committee of the South Eastern Railway for the term of its office from 1-4-1962 to 31-3-1964 and the other to serve on the Regional Railway Users' Consultative Committee (Nagpur) for the term of its office from 1-1-1962 to 31-12-1968, I fix 5 p.m. on 26-6-1962 as the time within which the nomination papers of the candidates for the aforesaid election should reach the Secretary, State Legislature. If the number of candidates nominated exceeds the number of vacancies to be filled, viz., one to each Committee, a poll will be taken on a date to be announced in due course. The election will be by ordinary method, i.e., direct election and not in accordance with proportional representation by means of single transferable vote.

Election of a Member Each to the Divisional Railway Users' Consultative Committee for Vijayawada and Guntakal Divisions.

Sri Mir Ahmed Ali Khan:—Sir, I beg to move:

"That as the Southern Railway Administration have requested the Government to communicate the names of two representatives of the Andhra Pradesh Legislature, one for each division to serve on the Divisional Railway Users' Consultative Committee for Vijayawada and Guntakal Divisions reconstituted with effect from 1-1-1962 to 31-12-1963, this Assembly do recommend to the Government to communicate to the General Manager, Southern Railway the names of the Members
56 18th June, 1962.

Government Resolution:
re: Election of a Member to the Divisional Railway Users' Consultative Committee, Secunderabad.

elected by this Assembly to serve on the two committees aforesaid for the said period.”

Mr. Speaker:—Motion moved. (Pause)

Mr. Speaker:—The question is:

“That as the Southern Railway Administration have requested the Government to communicate the names of two representatives of the Andhra Pradesh Legislature, one for each division to serve on the Divisional Railway Users' Consultative Committee for Vijayawada and Guntakal Divisions reconstituted with effect from 1-1-1962 to 31-12-1968, this Assembly do recommend to the Government to communicate to the General Manager, Southern Railway the names of the Members elected by this Assembly to serve on the two committees aforesaid for the said period.”

The motion was adopted.

Mr. Speaker:—With reference to the motion of the hon. Minister for Buildings and Communications regarding the election of two representatives one to serve on the Divisional Railway Users' Consultative Committee, Vijayawada and the other on the Divisional Railway Users' Consultative Committee, Guntakal for the term of those offices from 1-1-1962 to 31-12-1963, I fix 5 p.m. on 26-6-1962 as the time within which the nomination papers of the candidates for the aforesaid election should reach the Secretary, State Legislature. If the number of candidates nominated exceeds the number of vacancies to be filled viz., one to each committee, a poll will be taken on a date to be announced in due course. The election will be by ordinary method, i.e., direct election and not in accordance with proportional representation by means of single transferable vote.

ELECTION OF A MEMBER TO THE DIVISIONAL RAILWAY USERS' CONSULTATIVE COMMITTEE, SECUNDERABAD.

Sri Mir Ahmed Ali Khan:—Sir, I beg to move:

“That as the Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve from 1st January, 1962 to 31st December, 1963 on the Divisional Railway Users' Consultative Committee, Secunderabad which was to be reconstituted with effect from 1st January, 1962, this Assembly do recommend to the Government to communicate to the General Manager, Central Railway the name of one Member elected by this Assembly to serve on the Committee for the period from 1st January, 1962 to 31st December, 1963.”

Mr. Speaker:—Motion moved. (Pause)

Mr. Speaker:—The question is:

“That as the Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve from 1st January, 1962 to 31st

re: Election of a Member to the Divisional Railway Users' Consultative Committee, Secunderabad.

December, 1963 on the Divisional Railway Users' Consultative Committee, Secunderabad which was to be reconstituted with effect from 1st January, 1962 this Assembly do recommend to the Government to communicate to the General Manager, Central Railway the name of one Member elected by this Assembly to serve on the Committee for the period from 1st January, 1962 to 31st December, 1963."

The motion was adopted.

Mr. Speaker:—With reference to the motion of the Hon. Minister for Buildings and Communications regarding the election of one person to be the Member on the Divisional Railway Users' Consultative Committee, Secunderabad for the term of its office from 1—1—1962 to 31—12—1963, I fix 5 P. M. on 26—6—62 as the time within which nomination papers of the candidates for the aforesaid election should reach the Secretary, State Legislature. If the number of candidates nominated exceeds the number of vacancies to be filled, viz., one, a poll will be taken on a date to be announced in due course. The election will be by ordinary method, i.e., direct election, and not in accordance with proportional representation by means of single transferable vote.

The House now stands adjourned till 8—30 a. m. tomorrow the 19th June, 1962.

(The House then adjourned till Half Past Eight of the Clock on Tuesday, the 19th June, 1962.)