The House met at Half Past Eight of the Clock.

(Mr. Speaker in the Chair)

**ORAL ANSWERS TO QUESTIONS**

**GOVERNMENT BANJAR LANDS IN ALAMPUR TALUK.**

21—

*218 Q.—Sri D. Murlidhara Reddy (Alampur):—Will the hon. Minister for Revenue be pleased to state:

(a) whether the Revenue Department had issued a circular No. 80 instructing that pattas should not be issued for the Government banjar lands in Alampur taluk, Mahbubnagar district even if they are under cultivation since a long time:

(b) if so, the reasons for the issue of the said circular; and

(c) how long it will remain in force?

The Minister for Revenue (Sri N. Ramachandra Reddy):—

(a) & (b) The Government in Notification No. 80, dated 13-12-50 have issued orders that un-occupied lands in the area commanded under the Tungabhadra Project be reserved for re-habilitation purposes and that assignment or leasing out of lands for cultivation to individuals in Alampur taluk is prohibited.

(c) As per recent orders of the Government relating to assignment of lands in project affected area, the assignment of land is prohibited until the alignment of the main channels and distributaries.

J. No—2418 [59]
is indicated by the Chief Engineer and the claims of the persons whose land might be required for the purposes of the project are settled.

Sri Ramachandra Rao Deshpande (Narayankhed):—Under the project affected area, there are lands which have not been so far assigned and for which applications have been put in. Will the hon. Minister be pleased to state the reasons for not assigning the lands.

Sri N. Ramachandra Reddy:—At present the Government have issued orders that under the project affected areas, assignment will not take place, but in future it will be considered as and when it is necessary and after fulfilling all the conditions a regular assignment will take place.

Sri N. Ramachandra Reddy:—Any way I will take the information and see why it is being done like that.
Oral Answers to Questions. 19th June 1962.

Q.—Will the hon. Minister for Revenue be pleased to state:

(a) the number of political sufferers in Alampur taluk, Mahbubnagar district, who have applied for the grant of lands;

(b) the number of applicants who have been assigned lands so far;
(c) when the land will be assigned to the remaining applicants; and
(d) the reasons for the delay?

Sri N. Ramachandra Reddy:

(a) 10.
(b) (c) and (d):

As per Government Notification No. 80 dated 18-12-1950 Assignment of land is prohibited in Alampur Taluq due to R.D. S. Canal, so no action was taken to assign the lands and the same has been intimated to the applicants by the Tahsildar. The Tahsildar, Alampur, has reported that these applications would be scrutinised in the light of G. O. Ms. No. 1070, dated 20-6-1961 i.e. after the completion of the Project work.

Mr. Speaker:—There were ten applicants. How many of them have been assigned the lands?

Sri N. Ramachandra Reddy:—None has been assigned. All the applications are pending.
URAKUNTA LANDS TO THE POLITICAL SUFFERERS IN MARDI.

23—

*326 Q.—Sri Ramachandraraos Deshpande:—Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that Ura-Kunta in Mardi village, Narayankhed taluk, Medak district, was proposed to be demolished and that
the tank-bed lands were to be given to political sufferers although the Kunta is useful to the village for irrigation purposes; and

(b) if so, the reasons therefor?

Sri N. Ramachandra Reddy:—

(a) & (b): Yes, Sir. The Ura-Kunta is situated at about one mile down stream side and in the ayacut of large tank Mardi. Ura-kunta receives only seepage water from the fields which is stored and utilised for the ayacut below. There is no settled ayacut under this kunta and this source is not included in the Statement No.(18) of the Village. As per the opinion of the Executive Engineer, Public Works Department, (Irrigation Branch) if the Ura-kunta is demolished it makes no difference in irrigating the settled ayacut. Therefore, the Collector proposed to the Board of Revenue to accord sanction to excise the tank-bed from Revenue Records for its assignement to the political sufferers.

Sri Ramachandra Rao Deshpande:— Will the Hon'ble Minister be pleased to state whether the opinion of the Collector and the Executive Engineer was based on the actual spot inspection or on the records of their office? Whether any Officer had inspected the site and given his report?

Sri N. Ramachandra Reddy:— I do not know exactly whether any spot inspection was made. But the report says that the spot inspection was made and that is the report of the Executive Engineer and revenue officials.
Oral Answers to Questions, 19th June 1962

There is a policy of the Government, if I may bring it to the notice of this House, that all abandoned tanks should be taken up for restoration. On the other hand, this is a kunta which is existing and there is the proposal for demolishing it and giving it on assignment. How does Hon'ble Minister reconcile these two things? Does the Hon'ble Minister know how many acres will be brought under cultivation if it is repaired?

Sri Ramachandra Rao Deshpande:— There is a policy of the Government, if I may bring it to the notice of this House, that all abandoned tanks should be taken up for restoration. On the other hand, this is a kunta which is existing and there is the proposal for demolishing it and giving it on assignment. How does Hon'ble Minister reconcile these two things? Does the Hon'ble Minister know how many acres will be brought under cultivation if it is repaired?

Technical experts are the ones who are responsible for the report. We are laymen. We cannot do anything. Our action is based on the report of the technical experts.

There are existing tanks, existing irrigation sources, etc. The capacity of the tank is the responsibility of the Executive Engineer.

In the case of tanks, which are not in use anymore, the Executive Engineer needs to be contacted.
19th June 1962.

Oral Answers to Questions.

Sri N. Sangeeva Reddy.—May I inform the hon. Member that we will examine this case. If it is a tank which is irrigating some land, we will certainly see that it is not broken and assigned to anybody, we will examine it.

ASSIGNMENT OF FOREST LANDS IN NELLORE DISTRICT

24.—

*28 Q.—Sri S. Venayya [Put by Mohammed Tahaseel] (Bhadrapal chalam): Will the hon. Minister for Forests, Fisheries and Animal Husbandry be pleased to state:

(a) whether the Government are in receipt of the representation, dated 19th November 1961 from, Sri S. Venayya, M.L.A., regarding the assignment of forest lands at Racherlapad, Kothapalli and Kavurungunta villages of Nellore district; and

(b) if so, the action taken thereon?

The Minister for Forests, Fisheries and Animal Husbandry (Sri M. Pallam Raju):

(a) The answer is in the affirmative.

(b) Orders have been issued on the representation recently, rejecting the same.

MILK FACTORY AT VIZAYAWADA.

25—

*144 Q.—Sri P. Rajagopal Naidu [Put by Sri T. Potha Raju—(Vizayawada)—North]:—Will the hon. Minister for Forests, Fisheries and Animal Husbandry be pleased to state:

(a) whether a milk factory has been started at Vizayawada:

(b) if so, when; and

(c) whether it has gone into production?

Sri M. Pallam Raju:—

(a) & (b) No, Sir.

(c) Does not arise.

yield & 2.

In the event of the adoption of an irrigation scheme, the

Milk Factory at Vizayawada.
Oral Answers to Questions. 19th June 1962.

DISTRICT POULTRY FARMS.


(a) the number of poultry extension centres proposed to be expanded into District Poultry Farms during 1962-63 ; and

(b) which farms are going to be taken up for this purpose?

Sri M. Pallam Raju:—

(a) One, Sir.

(b) Sheep Farm at Penukonda.

(1) Sheep Farm

(2) One sheep farm is to be taken up.

2418—2

Sri N. Sangeeva Reddy.—May I inform the hon. Member that we will examine this case. If it is a tank which is irrigating some lands, we will certainly see that it is not broken and assigned to anybody. We will examine it.

**Assignment of Forest Lands in Nellore District**

24.—

*28 Q.—Sri S. Vemayya [Put by Mohammed Tahaseel] (Bhadra-chalam): Will the hon. Minister for Forests, Fisheries and Animal Husbandry be pleased to state:

(a) whether the Government are in receipt of the representation, dated 19th November 1961 from, Sri S. Vemayya, M.L.A., regarding the assignment of forest lands at Racherlapad, Kothapalli and Kavurugunta villages of Nellore district; and

(b) if so, the action taken thereon?

The Minister for Forests, Fisheries and Animal Husbandry (Sri M. Pallam Raju):

(a) The answer is in the affirmative.

(b) Orders have been issued on the representation recently, rejecting the same.

**Milk Factory at Vijayawada.**

25—

*144 Q.—Sri P. Rajagopal Naidu [Put by Sri T. Potha Raju-Vijayawada-North]:—Will the hon. Minister for Forests, Fisheries and Animal Husbandry be pleased to state:

(a) whether a milk factory has been started at Vijayawada:

(b) if so, when; and

(c) whether it has gone into production?

Sri M. Pallam Raju:—

(a) & (b) No, Sir.

(c) Does not arise.

(1), (2) and (5) are inexplicable.

(०) ई, अ, ह, यह, (९) मात्रक एवं अन्यान्य.
Oral Answers to Questions. 19th June 1962.

Kr°ooo. spring wells milk projects are in progress. Some spring wells have been completed and others are under construction. A total of 60 wells have been completed. Some of the spring wells are being extended. Railway siding is also being undertaken. 1962-63 saw significant progress in spring wells, particularly in the district of Chittoor.

Preliminary work has been done. The project is expected to be completed soon. Some spring wells are under construction and are expected to be completed by the end of the year. This is an important project as it will provide water to the livestock.

(a) One, Sir.
(b) Sheep Farm at Penukonda.

DISTRICT POULTRY FARMS.


(a) the number of poultry extension centres proposed to be expanded into District Poultry Farms during 1962-63; and

(b) which farms are going to be taken up for this purpose?

Sri M. Pallam Raju:—

(a) One, Sir.
(b) Sheep Farm at Penukonda.

2418—2
68 : 19th June 1962.  
Oral Answers to Questions

Mr. C. R. Reddy :— Will the hon. Minister for Planning be pleased to state:
(a) the amounts allotted under various heads towards the Third Five-Year Plan in Andhra Pradesh;
(b) whether it is a fact that the State Government had requested the Central Government to increase these amounts as they are insufficient; and
(c) if so, the action taken by the Central Government thereon?

AMOUNTS ALLOCATED UNDER VARIOUS HEADS TOWARDS THE THIRD FIVE YEAR PLAN

27—

*8 Q.—Sri S. Kotewara Rao (Pedakakanal): Will the hon. Minister for Planning be pleased to state:
(a) the amounts allotted under various heads towards the Third Five-Year Plan in Andhra Pradesh;
(b) whether it is a fact that the State Government had requested the Central Government to increase these amounts as they are insufficient; and
(c) if so, the action taken by the Central Government thereon?
The Minister for Planning (Dr. M. Chenna Reddy):—

(a) A statement showing the allotment made to each Head of Development in States' Third Five Year-Plan is laid on the Table of the House.

(b) No, sir.

(c) Does not arise.

STATEMENT SHOWING THE ALLOTMENTS MADE TO EACH HEAD OF DEVELOPMENT IN THE III FIVE-YEAR PLAN PLACED ON THE TABLE OF THE HOUSE.

<table>
<thead>
<tr>
<th>Head of Development</th>
<th>Andhra</th>
<th>Telangana</th>
<th>Andhra Pradesh</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>1 Agricultural Programmes:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 Agricultural production</td>
<td>769.10</td>
<td>318.72</td>
<td>1,087.82</td>
</tr>
<tr>
<td>(b) Training Centres</td>
<td>52.67</td>
<td>20.51</td>
<td>78.18</td>
</tr>
<tr>
<td>(c) Land Development</td>
<td>35.00</td>
<td>15.00</td>
<td>50.00</td>
</tr>
<tr>
<td>(d) Consolidation of holdings</td>
<td>24.40</td>
<td>12.60</td>
<td>37.00</td>
</tr>
<tr>
<td>2 Minor Irrigation</td>
<td>1,132.25</td>
<td>693.75</td>
<td>1,826.00</td>
</tr>
<tr>
<td>3 Soil Conservation</td>
<td>91.86</td>
<td>71.64</td>
<td>163.00</td>
</tr>
<tr>
<td>4 Animal Husbandry</td>
<td>237.81</td>
<td>147.19</td>
<td>385.00</td>
</tr>
<tr>
<td>5 Dairying and Milk Supply</td>
<td>175.33</td>
<td>120.67</td>
<td>296.00</td>
</tr>
<tr>
<td>6 Forests</td>
<td>87.36</td>
<td>57.64</td>
<td>145.00</td>
</tr>
<tr>
<td>7 Fisheries</td>
<td>94.50</td>
<td>20.50</td>
<td>115.00</td>
</tr>
<tr>
<td>8 Warehousing and Marketing</td>
<td>56.68</td>
<td>18.32</td>
<td>70.00</td>
</tr>
<tr>
<td>9 Development of Ayacuts</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>2,756.46</td>
<td>1,491.54</td>
<td>4,248.00</td>
</tr>
</tbody>
</table>

2. Cooperation and Community Development:

|                                      |        |           |                |
| 1 Cooperation                       | 360.08 | 214.92    | 575.00         |
| 2 Community Development             | 1,708.36 | 846.64   | 9,550.00       |
| 3 Panchayats                        | 87.50  | 44.50     | 182.00         |
|                                      | 2,150.94 | 1,106.06 | 3,257.00       |

3. Irrigation and Power:

|                                      |        |           |                |
| 1 Multipurpose Projects              | 2,700.00 | 1,800.00 | 4,500.00       |
| 2 Major and Medium Irrigation       | 2,148.70 | 979.80   | 3,128.00       |
| including flood control             |        |           |                |
| 3 Power                              | 8,598.80 | 2,900.20 | 6,494.00       |
|                                      | 8,487.50 | 5,679.50 | 14,117.00      |
4. **INDUSTRY AND MINING:**

<table>
<thead>
<tr>
<th>Industry Type</th>
<th>1961-62</th>
<th>1962-63</th>
<th>1963-64</th>
</tr>
</thead>
<tbody>
<tr>
<td>Large and Medium Industries</td>
<td>5,220.00</td>
<td>73.00</td>
<td>600.00</td>
</tr>
<tr>
<td>Mineral Development</td>
<td>7.88</td>
<td>3.67</td>
<td>11.00</td>
</tr>
<tr>
<td>Village and Small Scale Industries</td>
<td>356.42</td>
<td>370.58</td>
<td>727.00</td>
</tr>
<tr>
<td>Handlooms</td>
<td>328.78</td>
<td>216.22</td>
<td>540.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>1,209.58</td>
<td>668.47</td>
<td>1,878.00</td>
</tr>
</tbody>
</table>

5. **TRANSPORT AND COMMUNICATIONS:**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Roads</td>
<td>870.00</td>
<td>280.00</td>
<td>1,150.00</td>
</tr>
<tr>
<td>Road Transport</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tourism</td>
<td>3.50</td>
<td>2.50</td>
<td>6.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>873.50</td>
<td>282.50</td>
<td>1,156.00</td>
</tr>
</tbody>
</table>

6. **SOCIAL SERVICES:**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General Education</td>
<td>1,076.95</td>
<td>979.05</td>
<td>2,056.00</td>
</tr>
<tr>
<td>Technical Education</td>
<td>138.19</td>
<td>111.81</td>
<td>305.00</td>
</tr>
<tr>
<td>Health</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medical</td>
<td>380.76</td>
<td>359.64</td>
<td>740.40</td>
</tr>
<tr>
<td>Public Health</td>
<td>302.56</td>
<td>155.64</td>
<td>458.20</td>
</tr>
<tr>
<td>Urban Water Supply and Drainage</td>
<td>348.22</td>
<td>338.78</td>
<td>680.00</td>
</tr>
<tr>
<td>Rural Water Supply and Sanitation</td>
<td>20.46</td>
<td>0.94</td>
<td>21.40</td>
</tr>
<tr>
<td>Housing</td>
<td>248.01</td>
<td>291.99</td>
<td>535.00</td>
</tr>
<tr>
<td>Welfare of Backward Classes</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Welfare of Scheduled Castes and other Backward Classes</td>
<td>152.80</td>
<td>79.50</td>
<td>232.30</td>
</tr>
<tr>
<td>Welfare of Scheduled Tribes</td>
<td>208.58</td>
<td>96.08</td>
<td>304.61</td>
</tr>
<tr>
<td>Social Welfare</td>
<td>48.96</td>
<td>34.18</td>
<td>83.09</td>
</tr>
<tr>
<td>Labour and Labour Welfare</td>
<td>83.40</td>
<td>51.60</td>
<td>135.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>3,053.84</td>
<td>2,497.16</td>
<td>5,551.00</td>
</tr>
</tbody>
</table>
7. **Miscellaneous**:

<table>
<thead>
<tr>
<th>Statistics</th>
<th>3.33</th>
<th>1.67</th>
<th>5.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Information and Publicity.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Publicity</td>
<td>13.33</td>
<td>6.67</td>
<td>20.00</td>
</tr>
<tr>
<td>(b) Broadcasting</td>
<td>16.71</td>
<td>8.29</td>
<td>25.00</td>
</tr>
<tr>
<td>Local Bodies.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Urban Development</td>
<td>49.67</td>
<td>25.33</td>
<td>75.00</td>
</tr>
<tr>
<td>(b) Assistance to Zilla Parishads and Panchayat Samithis</td>
<td>101.00</td>
<td>67.00</td>
<td>168.00</td>
</tr>
<tr>
<td>Public Cooperation</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total 184.04 108.96 293.00

Grand Total 18,665.81 11,384.19 30,050.00

---

Mr. Speaker, I would like to have the answer to the question, repeated in English.

Mr. T. T. Fernandez (Nominated Anglo-Indian):— Mr. Speaker, Sir, I would like to have the answer to the question, repeated in English.
EXPENDITURE ON THE PLANNING ESTABLISHMENT.

28—

* 118 Q.—Sri P. Rajagopal Naidu [Pat by Sri Vavilala Gopalakrishnappa] :—Will the hon. Minister for Planning be pleased to state:

whether it is a fact that Rs. 25,000 is borne by every stage I Block for the expenditure on the Planning establishment at State level?

Dr. M. Chenna Reddy :—No, Sir.

Sri T. Sudeer. :—Exact as 25 Rs. 26th stage. Chittam

whether establishment revenue meet the plan?


State level 1953-54, 1954-55, 1955-56. In the year 1958-59, a sum of Rs. 25,000 was released to the State level General Administration Secretariat and Headquarters Establishment, J. Civil Secretariat, F. Planning and Local Administration Department for 1958-59 and 1959-60 for the Head office buildings.

HOUSING GRANTS FOR THE CONSTRUCTION OF THE OFFICE BUILDINGS IN MAJOR AND MINOR PANCHAYATS.

29—

* 244 Q.—Sir P. Guvnavyya (Kothuru):—Will the hon. Minister for Planning be pleased to state:

(a) the amount sanctioned by the Government under housing grant for the construction of the office buildings for the major and minor panchayats in Andhra Pradesh State during the year 1930-61;

(b) the district-wise figures of amount sanctioned by the Government for the construction of the pucca buildings for the panchayats;

(c) the district-wise figures of the number of villages for which the said aid had been sanctioned; and

(d) whether there were any schemes for the construction of the panchayat-board office buildings for which Government grant was sought during the year 1961-62?

Dr. M. Chenna Reddy:—(a) Rs. 4,43,826.

(b) and (c): A statement showing the particulars with reference to clauses (b) and (c) is placed on the Table of the House.

(d) Yes, Sir.
## STATEMENT PLACED ON THE TABLE OF THE HOUSE.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the District</th>
<th>Amount of grant sanctioned to Panchayats during 1960-61 for the construction of pucca office buildings [clause (b)]</th>
<th>Number of Villages for which the grant referred to in Col. (3) was sanctioned [Clause (c)]</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Srikakulam</td>
<td>4,000</td>
<td>1</td>
</tr>
<tr>
<td>2.</td>
<td>Visakhapatnam</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>3.</td>
<td>East Godavari</td>
<td>28,750</td>
<td>7</td>
</tr>
<tr>
<td>4.</td>
<td>West Godavari</td>
<td>49,800</td>
<td>4</td>
</tr>
<tr>
<td>5.</td>
<td>Krishna</td>
<td>18,275</td>
<td>4</td>
</tr>
<tr>
<td>6.</td>
<td>Guntur</td>
<td>64,950</td>
<td>11</td>
</tr>
<tr>
<td>7.</td>
<td>Nellore</td>
<td>20,100</td>
<td>3</td>
</tr>
<tr>
<td>8.</td>
<td>Kurnool</td>
<td>1,45,464</td>
<td>30</td>
</tr>
<tr>
<td>9.</td>
<td>Cuddapah</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>10.</td>
<td>Chittoor</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>11.</td>
<td>Nalgonda</td>
<td>20,407</td>
<td>4</td>
</tr>
<tr>
<td>12.</td>
<td>Hyderabad</td>
<td>3,670</td>
<td>1</td>
</tr>
<tr>
<td>13.</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>14.</td>
<td>Mahboobnagar</td>
<td>41,160</td>
<td>11</td>
</tr>
<tr>
<td>15.</td>
<td>Warangal</td>
<td>9,870</td>
<td>3</td>
</tr>
<tr>
<td>16.</td>
<td>Karimnagar</td>
<td>2,000</td>
<td>1</td>
</tr>
<tr>
<td>17.</td>
<td>Adilabad</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>18.</td>
<td>Khammam</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>4,48,826</td>
</tr>
</tbody>
</table>
Oral Answers to Questions. 19th June 1962.

(a) whether there is any proposal with the Government to transfer any villages from Motur Panchayat Samithi to Gudivada extension block in Krishna district; and

(b) if so, the names of villages so proposed and the reasons therefor?

Dr. M. Chekna Reddy:

(a) Yes. A proposal is under consideration.

(b) The following are the villages proposed for transfer:

1. Bommulur.
2. Ramachandrapuram.
Consequent on the exclusion of Gudivada municipal area from the jurisdiction of Gudivada Block as per the provisions of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, the population coverage of Gudivada Block was reduced and it is low when compared to the other two Blocks in Gudivada Taluk. As such the realignment of the Blocks in that taluk became necessary.

**Supply of Electricity in Chittoor Taluk.**

81—

* 49 Q.—Sri C. D. Naidu:—Will the hon. Minister for Irrigation and Power be pleased to state:

when the Government propose to supply electricity to (1) Gudipala, (2) Thumminada, and (3) Mapakshi villages in Chittoor taluk and district?

The Minister for Irrigation and Power (Sri A. C. Subba Reddy):—
The matter relates to the Andhra Pradesh State Electricity Board. It is reported that a scheme for supply to Mapakshi, Gudipala and certain other villages in the area which has been received recently, is under scrutiny by Chief Engineer (Electricity Board). The question as to when electricity will be supplied will therefore arise only after the scheme has been sanctioned.

**Extension of Electricity to Certain Villages in Chittoor Taluk.**

82—

* 51 Q.—Sri C.D. Naidu:—Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether the estimate for extending electricity to Bommasamudram, Nagamangalam, Mandikrishnapuram, Markalakuppam, Panatoor villages in Chittoor taluk and district has been sanctioned; and

(b) if so, when the scheme will be executed?

Sri A.C. Subba Reddy:—

(a) No, Sir.

(b) Does not arise.
Oral Answers to Questions. 19th June 1962.

Q. 3. Mr. S. N. (Priority) asked the Minister how many staff recruits had been engaged in the staff recruit scheme. The Minister replied that staff recruit scheme had been introduced priority to meet the requirements.

Q. 4. Mr. S. N. (Priority) asked the Minister whether the capacity of Transformer's capacity was increased and also extend the capacity of power transmission network. The Minister replied that the capacity of Transformer's capacity had been increased and also extend the capacity of power transmission network.

Q. 5. Mr. S. N. (Priority) asked the Minister whether any sanction had been accorded to institute new materials in Sub taluk P. The Minister replied that no sanction had been accorded to institute new materials in Sub taluk P.
Oral Answers to Questions.

13

78 19th June 1962.

Influence on the various schemes under the Electricity construction office. Are the schemes approved thereby?

(No Answer)

Construction Circles have been proposed which will be approved by the Electricity Board. The Electricity Board will investigate the various schemes.

Electricity Board has approved the priority list of schemes. Electricity Board has approved the priority list of schemes.

Power construction offices are working on the priority list of schemes. Power construction offices are working on the priority list of schemes.
construction offices & electrical workers retrenched? Answer: Yes.

(1) Question No. 33 (*71)

MADERU PROJECT.

123 Q.—Sri P. Narasayana Reddy (Mydukur):—Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether the estimate for Maderu Project in Badvel taluk, Cuddapah district was sanctioned; and

(b) if not, the reasons therefor?

Sri A. C. Sudda Reddy:—

(a) Not yet, Sir.

(b) The technical feasibility of the scheme has to be satisfied. It is under examination of the Chief Engineer (Minor Irrigation).

KANUPUR CANAL.

211 Q.—Sri G. C. Kondaiah (Nellore):—Will the hon. Minister for Irrigation and Power be pleased to state:

(a) when the work pertaining to Kanupur canal in Nellore district, now in progress, will be completed; and

(b) the number of villages that will come under cultivation under the said canal in Mulumudi firk of Nellore taluk?

† Not put and not answered in the House. Hence the Question and Answer are included in the Proceedings at the end of the Question Hour.
Sri A. C. Subba Reddy:—

(a) It is too early to say.

(b) 8 villages.

3. Is. Shutter:—Shutter Muneru [Munten] level

(a) 8.30 a.m. Shutter level

(b) 8.30 a.m. Shutter level

(c) At the same time an estimate of 69.59 lakhs has been done.

Will the hon. Minister for Irrigation and Power be pleased to state:

whether there is any proposal before the Government to raise the height of shutters of the anicut on Muneru at Pochampalli in Jaugalapur taluk, Krishna district?

Sri A. C. Subba Reddy:—

Yes, Sir.

(a) The estimate of 8.30 a.m. 69.59 lakhs has been done.

(b) It is approximately 20 lakhs.

(c) The estimate has been done approximately.

Shutters of the anicut on Muneru at Pochampalli.

36—

Sri Pillaamarri Venkateswara [Put by Sri V. Visvesvara Rao]:—Will the hon. Minister for Irrigation and Power be pleased to state:

whether there is any proposal before the Government to raise the height of shutters of the anicut on Muneru at Pochampalli in Jaugalapur taluk, Krishna district?
STATE LAW COMMISSION.

(a) The work turned out by the State Law Commission during 1961-62;

(b) whether the Government agreed to the recommendations made by the Commission;

(c) whether any reports have been published regarding the work done by the State Law Commission; and

(d) if so, whether a copy of the report will be placed on the Table of the House?

The Minister for Law and Information (Sri P. V. Narasimha Rao)—

(a) The Commission first, took up for consideration the laws relating to 'Land Revenue', 'Land' and 'Police'. The Commission prepared a draft report on Revenue laws and a comprehensive draft 'Land Revenue Bill' concerning all matters relating to revenue administration including irrigation, and referred the same to Board of Revenue and to the Revenue Department for their views. The codification and revision of 'Land Laws' and 'Police Laws' are nearing completion. The Commission also prepared a tentative draft Bill for weeding out the laws which have now become otiose and unnecessary.

(b) The Commission has not so far finalised any recommendations.

(c) No, Sir.

(d) Does not arise.

§ Not put and not answered in the House. Hence the Question and Answer are included in the Proceedings at the end of the Question Hour.

Sir, do you submit it?

Sir, the:—

Sir, it is:—

It would mean avoidable waste.

Mr. Speaker: What he says is that the Government will consider the question and publish reports, with holding publication of such reports which are not necessary.

Mr. Speaker: Please publish reports as far as possible.

Advocate:—

But it is the right of the public to know what the Law Commission has reported.
Oral Answers to Questions. 19th June 196?

Sri P. V. Narasimha Rao:—I have nothing to add to what I have said.

Sri P. Sundaranayya:—Is it the policy of the Government that the reports of the Law Commission shall not be published if the Government disagrees with any of them.

Sri P. V. Narasimha Rao:—No Sir, there is no such policy.

Sri P. Sundaranayya:—Then what is the objection of the Government to publish these reports of the Law Commission?

Sri P. V. Narasimha Rao:—I have never said that there is objection to publish the reports. After examining the reports, the Government will take a decision as to what reports have to be published.

Sri P. Sundaranayya:—Is it not an aspersion on the Law Commission itself to say that the Government are going to publish certain reports and withhold publication of some.

Sri P. V. Narasimha Rao:—There is no aspersion involved. It is a question of convenience. We have to examine the question and come to a decision as to the publication of the reports.

Sri N. Sanjeeva Reddy:—We cannot say anything at this stage. They have come 10 days back. We have no time to look into them. I think it will be useful to have the question at the next session. We can then answer the question more authoritatively.

Mr. Speaker:—The suggestion is that the reports might be published. The Government may accept or may not accept the recommendations of the Law Commission.

Sri N. Sanjeeva Reddy:—We bear in mind the suggestions made by the leader of the opposition and by Sri T. Viswanadham. It is not fair to spring a question and ask us to answer. It is no use quoting Delhi and all that. Let us look into all the aspects of the reports. We must have some breathing time, instead of asking us to make committals on the floor of the House. It may not be proper also.

Mr. Speaker:—Cannot the Government give an assurance that the reports will be published as far as possible.

Sri Vavilala Gopala Krishanayya:—"As far as possible.”

Mr. Speaker:—They will be published. no doubt.

Assurance?

Mr. Speaker:—To a large extent.

DISTRIBUTION OF AMMONIA SULPHATE.

*269 Q.—Sri J.L.N. Chowdry (Chira.a):—Will the hon. Minister for Agriculture be pleased to state,

2418—4
(a) whether the distribution of ammonia sulphate is carried through co-operative societies or private firms also; and

(b) on what basis the distribution is carried in the districts?

The Minister for Agriculture (Sri A. Balarami Reddy):—

(a) The distribution of Ammonium Sulphate is done through Socieites and not through private firms.

(b) The distribution in the Districts is done in accordance with the instructions issued in G.O. Ms. No. 1156, Agriculture, dated 9th June 1961.

ABOLITION OF LABOUR CONTRACT SYSTEM.

*136 Q.—Sri G. Sanjeeva Reddy (Sirpur): —Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Government is considering any scheme for the abolition of engaging labour on contract system in the industries of Andhra Pradesh; and

(b) whether the Government propose to bring in legislation for banning engagement of labour on contract basis or through a contractor on the production side or in permanent posts in the factories or industries?

1 (The Minister for Labour and Transport) Sri B. V. Gurumurthy:—

(a) and (b): The Government agree in principle that engaging labour on contract system is an undesirable practice and deserves to be abolished. But an enquiry is necessary to go into all the aspects of this problem before legislation can be thought of.
Oral Answers to Questions. 19th June 1962.

Q. 33.—Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether plans and estimates were prepared for Vegetikona Project in Rajampet taluk, Cuddapah district;

(b) if so, the estimated amount; and

(c) when the above project will be started?

ANSWER:

(a) Yes, Sir.

(b) Rs. 7,58,000 including direct and indirect charges.

(c) The proposals are under examination. The scheme will be started after administrative sanction is accorded by Government.

VAGETIKONA PROJECT.

Q. 37.—Will the hon. Minister for Buildings and Highways be pleased to state:

(a) whether the road from Rajampet to Kodur via Chitvel was included in the Highways;

(b) if so, the allotment made for its maintenance during 1962-63

(c) whether an estimate was sanctioned to construct a bridge across Gunjino river near Chitvel on the above road; and

(d) when the construction of the above bridge will be taken up?

ANSWER:

(a) The road from Rajampet to Koduru is a State Highways road.

(b) For the maintenance of the road, an amount of Rs. 81,500 has been provided for the year 1962-63.
(e) Yes Sir.

(d) It is not possible to take up the construction of the bridge due to paucity of funds. However, it will be taken up in due course when funds are made available under the plan.

PAPERS LAID ON THE TABLE OF THE HOUSE.


2. Audit Report together with the comments of the Comptroller and Auditor General of India thereon; and

3. A brief review on the activities of the Company and results obtained during the year.

(The Chief Minister) Sri N. Sanjiva Reddy:—Mr. Speaker, Sir, I beg to lay on the table under section 619-A of the Companies Act, 1955 a copy in each of the following:


(ii) The Audit Report together with the comments of the Comptroller and Auditor General of India thereon; and

(iii) A brief review on the activities of the Company and results obtained during the year.

Mr. Speaker: Papers laid on the Table.

RULES AND AMENDMENTS MADE UNDER SECTION 69 (1) OF THE ANDHRA PRADISH PANCHAYAT SAMITHIS AND ZILLA PARISHAD ACT, 1959.

(The Minister for Planning and Panchayati Raj) Dr. M. Chenna Reddy:—Mr. Speaker, Sir, I beg to lay on the table under sub-section (2) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959 a copy of the Rules and Amendments made in exercise of the powers conferred by sub-section (1) of section 69 of the said Act and notified in the following issues of the Andhra Pradesh Gazette:


Mr. SPEAKER:— Papers laid on the Table.

Dr. M. Chenna Reddy:— I was not able to follow the suggestion:— Sir.

Mr. V. Nallamothu:— After the discussion, the House, accordingly, passed the resolution, and I present the same hereby to the House. The resolution was referred to the Standing Committee, and the Committee has reported. The resolution has been passed by the House.

Mr. D. Ramana:— I express my thanks.

The Minister for Labour and Transport (Sri B. V. Gurumurthi):— Mr. Speaker, Sir, I beg to lay on the table under sub-section (2) of section 11 of the Andhra Pradesh (Andhra Area) Motor Vehicles Taxation Act, 1931 (Act II of 1931) a copy of the notification issued under section 11 (1) of the said Act with G. O. Ms., No. 1167 Home dated 16-6-1961 published in Part-I of the Andhra Pradesh Gazette, dated 29-6-1961.

Mr. Speaker:—Paper laid on the Table.


Sri B. V. Gurumurthi:—Mr. Speaker, Sir I beg to lay on the Table a copy of G. O. Ms. No. 2202, Home (Transport-I) Department, dated 11-11-1961 containing amendments to the Hyderabad Motor Vehicles Rules, 1956 as required under sub-section (3) of section 133 of the Motor Vehicles Act, 1939.

Mr. Speaker:—Paper laid on the Table.

BUSINESS OF THE HOUSE
Business of the House.
15th June 1962.

Mr. Speaker:—Let me go through them. I have not yet seen them. I will certainly go through them today, and we shall consider them tomorrow.

The Minister for Law and Information (Sri P. V. Narasimha Rao):—
Mr. Speaker, Sir...

Mr. Speaker:—What Sri Vavilala Gopalakrishnayya has suggested is rather unsatisfactory.

The Chief Minister (Sri N. Sanjeewa Reddy):—We are very sorry, Mr. Speaker. These Bills were there before the Business Advisory Committee and they are taken up now. I do not want to hustle things here. No doubt, these bills are introduced here at short notice. But, these Bills were here even day-before-yesterday. If the Members feel that notice is not enough, we shall adjourn for a day and take them up tomorrow,

Electricity Workers go on strike. Electricity Construction Offices c'lose Vimala R. M.
Mr. Speaker:—Neither myself nor the Government are anxious to rush through the Bills. If the hon. Members want time, we shall take them up tomorrow. But if the House has no objection, we shall take them up today.

Sri N. Sanjeeva Reddy:—These Bills have been circulated. I understand from the office that notice has been given. I thought we agreed in the Business Advisory Committee that the Bills for which notice was given should be taken up. Anyway, I will leave it to Sri P. Sundarayya and Sri T. Viswanatham, because they were also in the Committee.
Clause 4 (1): If any difficulty arises in relation to the transition from any corresponding law to any law which by virtue of section 3 shall, as from the date of commencement of this Act extend to, or come into force in, the transferred territories, the State Government may, by order notified in the Andhra Pradesh Gazette, make such provisions as appear to them to be necessary or expedient for removing the difficulty.

(2) If any difficulty arises in giving effect to the provisions of this Act otherwise than in relation to the transition from any corresponding law in their application to the transferred territories, the State Government may, by order in the Andhra Pradesh Gazette, make such provisions not inconsistent with the purposes of this Act, as appear to them to be necessary or expedient for removing the difficulty.
Government Bill:

19th June 1962.

The Central Government Act of 1962, Section 1, provides for the repeal and extension of certain laws applicable to the Andhra Pradesh Transferred Territories. The draftsman has encountered a difficulty in drafting the legislation. "If any difficulty should arise..."

"New Despotism" refers to the concentration of power in the hands of one person or group, typically a monarch. Henry VIII, the King of England, was known for his centralizing reforms, which some argue led to a more despotic form of government.

If any difficulty appears...
Government Bill:

93

19th June 1962.


...such provisions as appear to be necessary, expedient...

If any difficulty arises in giving effect to the provisions of this Act otherwise than in relation to the transition from any corresponding law in their application to the transferred territories, the State Government may, by order in the Andhra Pradesh Gazette, make such provisions not inconsistent with the purposes of this Act as appear to them to be necessary or expedient for removing the difficulty.

(2) "If any difficulty arises in giving effect to the provisions of this Act otherwise than in relation to the transition from any corresponding law in their application to the transferred territories, the State Government may, by order in the Andhra Pradesh Gazette, make such provisions not inconsistent with the purposes of this Act as appear to them to be necessary or expedient for removing the difficulty."
Government Bill:

(Sri K. Punniah in the Chair)


19th June 1962.
Government Bill:


19th June, 1962.

[Text]

National interest 2a 3b 4c 5d 6e 7f 8g 9h 10i 11j 12k 13l 14m 15n 16o 17p 18q 19r 20s 21t 22u 23v 24w 25x 26y 27z
19th June, 1962.

The Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill, 1962


Assets and Liabilities

Government Bill:

19th June, 1962. 97

Provided that anything done or any action taken before the commencement of this Act under any law...

Law includes any enactment, ordinance, regulation orders by-law, rule, scheme...

Law Minister

Government Bills:

19th June, 1962.

19th June, 1962.

[Text of the bill as presented in the document]
The Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill. 1962.

Mr. Chairman, in principle I have agreed with what Sri Viswanatham has said that it is not very happy to have such wide provisions and powers reserved for the Government, unless unforeseen circumstances can be expected to be there in relation to a particular statute. So I have just stated that the matter can be examined in detail and wherever such provisions could be avoided they would be avoided. Wherever possible such wide powers and sweeping provisions may be avoided.

Temporary Chairman:— Can that be taken as an assurance?

Sri P. V. Narasimha Rao:— Mr. Chairman, in principle I have agreed with what Sri Viswanatham has said that it is not very happy to have such wide provisions and powers reserved for the Government, unless unforeseen circumstances can be expected to be there in relation to a particular statute. So I have just stated that the matter can be examined in detail and wherever such provisions could be avoided they would be avoided. Wherever possible such wide powers and sweeping provisions may be avoided.
The Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill, 1962

...
The Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill, 1962

The question is:
"That the Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill, 1962 be read a first time."

The motion was adopted.

*Sri P. V. Narasimha Rao:— Sir, I beg to move:
"That the Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill, 1962 be read a second time."

Temporary Chairman:— Motion moved.

If any difficulty arises during the discussion may be order.
Government Bill:

19th June, 1962. 103

I beg to move:

"That the words 'after previous publication' may be added after the word 'may'"

Second reading and general discussion

The Bill was moved for second reading.

take up, move
Government Bill:

Dilatory motions to discussion:
Temporary Chairman:— Rule 138 says:
"Notwithstanding anything in these rules, the Speaker may, when a motion that a Bill be read a second time has been carried, submit the Bill, or any part of the Bill, to the Assembly clause by clause ...."
Therefore it was submitted and after that only clause-by-clause discussion shall be taken up. Therefore the second reading should be passed. Now, the question is:
"That the Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill, 1962 be read a second time."
The motion was adopted.

CLAUSES 2 AND 3.
Temporary Chairman:— The question is:
"That clauses 2 and 3 do stand part of the Bill."
The motion was adopted.
Clauses 2 and 3 were added to the Bill.

CLAUSE 4.
Temporary Chairman:— There is an amendment given by Sri Tenneti Viswanatham to delete clause 4 and also an alternative amendment to add the words ‘after previous publication’ after the words ‘State Government may’.

Sri Tenneti Viswanatham:— I beg to move:
"Delete Clause 4."
Temporary Chairman:— Amendment moved.
(Pause)
Temporary Chairman:— The question is:
"Delete Clause 4."
The amendment was negatived.

Sri Tenneti Viswanatham:— Sir, I beg to move:
"That the words ‘after previous publication’ may be added after the words ‘State Government may’ in line 5 of Clause 4."

Government Bill: 19th June, 1962. 105


Previous publication in newspapers objections raise late opposition at least 30 days before publication. 14 days, 15 days, 30 days, last day allows 30 days for objections.

Temporary Chairman: Amendment moved.

Previous publication quick decision ensures safety. 10, 15, 30 days quick, adequate time is required. Amendment moved. difficulties temporary. Temporary Chairman: The question is:

The words 'after previous publication' may be added after the words 'State Government may' in line 5 of clause 4.

The amendment was adopted.

Sri Tenneti Viswanatham: May I thank the Minister, Sir.

Temporary Chairman: The question is:

'The words 'after previous publication' may be added after the words 'State Government may' in line 5 of clause 4.'

The amendment was adopted.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

“In clause 4 (3) for the words ‘three years’ substitute the words ‘five years’.”

Temporary Chairman: Amendment moved.
The question is: "In clause 4 (3) for the words 'three years' substitute the words 'five years.'"

The amendment was adopted.

Temporary Chairman:— The question is:

"That Clause 4, as amended, do stand part of the Bill."

The motion was adopted.

Clause 4, as amended, was added to the Bill.
Government Bill:

19th June, 1962. 107

Clause 1 and Preamble.

Temporary Chairman:— The question is:
"That Clause 1 and Preamble do stand part of the Bill."
The motion was adopted.
Clause 1 and Preamble were added to the Bill.

Sri P. V. Narasimha Rao:— Sir, I beg to move:
"That the Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill, 1962 be read a third time."

Temporary Chairman:— Motion moved.
(You are interfering in the matters of another State) 108. As you are interfering in the matters of another State, so...

Central Government, the Andhra Pradesh Transfer of Territories (Repeal and Extension of Laws) Bill, 1962—

Part of the resolution: The fundamental basis is small consideration. The S. R. C. Committee remember, in fundamental basis small consideration...

The resolution passed unanimously to opinion 55, and 55 by the Law Minister, Law and General Administration Departments.

This Central Government on special reference (96), unanimously, the resolution Centre action submitted at the time. Every local issue to avoid disintegration, sentiments and integration, the integration of the integration of local sentiments, and integration can be discussed. The local integration and integration can be discussed. The local integration and integration can be discussed.

Resolution Centre action submitted at the time. Every local issue to avoid disintegration, sentiments and integration, the integration of the integration of local sentiments, and integration can be discussed. The local integration and integration can be discussed.

Integration strong as the 96th can be discussed. Every local issue to avoid disintegration, sentiments and integration, the integration of the integration of local sentiments, and integration can be discussed. The local integration and integration can be discussed.

Integration strong as the 96th can be discussed. Every local issue to avoid disintegration, sentiments and integration, the integration of the integration of local sentiments, and integration can be discussed. The local integration and integration can be discussed.

Resolution Centre action submitted at the time. Every local issue to avoid disintegration, sentiments and integration, the integration of the integration of local sentiments, and integration can be discussed. The local integration and integration can be discussed.
HO 19th June, 1962.

Government Bills:


Sir, with your permission, I move:

"That the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Amendment Bill 1962 be read a first time."

Afr. & speaking:

Temporary Chairman:—The question is:

"That the Andhra Pradesh Transferred Territories (Repeal and Extension of Laws) Bill 1962 be read a third time."

The motion was adopted.

(Mr. Speaker in the Chair)

THE ANDHRA PRADeSH (ANDRA AREA) (ESTATES ABOLITION AND CONVERSION INTO RYOTWARI) AMENDMENT BILL, 1962.

Sri N. Ramahandra Reddy:—Sir, with your permission, I move:

"That the Andhra Pradesh (Andhra Area) Estates (Abolition and conversion into Ryotwari Amendment Bill 1962 be read a first time."

Mr. Speaker:—Motion moved.

High Court jurisdiction and function are of concurrent nature. An anomaly in the administration of Concurrent Jurisdiction leads to inconvenient results. High Court is the appropriate authority to resolve such anomalies. Article 227(1) of the Constitution provides that the High Court can exercise concurrent jurisdiction with theComposite Madras State Tribunal. Article 227(1) of the Constitution also states that the High Court can exercise concurrent jurisdiction with the Tribunal. Section 67(2)(H) of the Adaptation Act provides that the High Court can exercise concurrent jurisdiction with the Tribunal.

Conservative Supervision and Administration: In 1948, the Adaptation Act was introduced to consolidate the laws regarding the administration of the Composite Madras State. The Act provides for the establishment of a Tribunal to oversee the administration of the state. The Tribunal is empowered to uphold the jurisdiction of the High Court.

The Composite Madras State was merged with the state of Madras in 1950. The Adaptation Act was introduced to provide for the administration of the merged state. The Act also provides for the establishment of a Tribunal to oversee the administration of the state.

The Adaptation Act was introduced in 1950 to provide for the administration of the merged state. The Act also provides for the establishment of a Tribunal to oversee the administration of the state.

The Composite Madras State was merged with the state of Madras in 1950. The Adaptation Act was introduced to provide for the administration of the merged state. The Act also provides for the establishment of a Tribunal to oversee the administration of the state.

The Composite Madras State was merged with the state of Madras in 1950. The Adaptation Act was introduced to provide for the administration of the merged state. The Act also provides for the establishment of a Tribunal to oversee the administration of the state.

The Composite Madras State was merged with the state of Madras in 1950. The Adaptation Act was introduced to provide for the administration of the merged state. The Act also provides for the establishment of a Tribunal to oversee the administration of the state.
**The Andhra Pradesh (Andhra Area Estates (Abolition and Conversion into Ryotwari) Amendment Bill, 1962.**

*objects and reasons* 23rd June, 1962. Government BiH:

The Act of 1962 provides for the transfer of quasi-judicial organisations, including 237 quasi-judicial organisations, to the government. The Act also empowers the government to enlarge the jurisdiction of these organisations. In addition, the Act extends the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.

The Act also empowers the government to enlarge the powers of the government to revise the inherent powers, superintendence, inherent powers, and inherent powers for the Ryotwari system. A new section, 227, is inserted into the Act to enlarge the powers of the government.
The question is: "The Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Amendment Bill, 1962, be read a first time."

The motion was adopted.
114 19th June, 1962.

Government Bill:

*Sri N. Ramachandra Reddy*:—Mr. Speaker, Sir, I beg to move:

"That the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Amendment Bill, 1962, be read a second time."

_Mr. Speaker:_—Motion moved. (Pause).

_Mr. Speaker:_—The question is:

"That the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Amendment Bill, 1962, be read a second time."

The motion was adopted.

_Clause 2._

_Mr. Speaker:_—The question is:

"That Clause 2 do stand part of the Bill."

The motion was adopted.

Clause 2 was added to the Bill.

_Clause 1._

_Mr. Speaker:_—The question is:

"That Clause 1 do stand part of the Bill."

The motion was adopted.

Clause 1 was added to the Bill.

_Preamble._

_Mr. Speaker:_—The question is:

"That Preamble do stand part of the Bill."

The motion was adopted.

Preamble was added to the Bill.

_Sri N. Ramachandra Reddy:_—Mr. Speaker, Sir, I beg to move:

"That the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Amendment Bill, 1962, be read a third time."

_Mr. Speaker:_—Motion moved. (Pause).

_Mr. Speaker:_—The question is:

"That the Andhra Pradesh (Andhra Area) Estates (Abolition and Conversion into Ryotwari) Amendment Bill, 1962, be read a third time."

The motion was adopted.
19th June, 1962.

THE ANDHRA PRADESH (ANDHRA AREA) DISTRICT MUNICIPALITIES (SECOND AMENDMENT) BILL, 1962.

* The Minister for Municipal Administration (Sri Allapati Venkatramiah): Mr. Speaker, Sir, I beg to move:

"That the Andhra Pradesh (Andhra Area) District Municipalities Second Amendment) Bill, 1962, be read a first time."

Mr. Speaker:—Motion moved.

Mr. Speaker: Some Members want more time to study and express their views or make suggestions. We shall continue consideration of this Bill tomorrow.
THE ANDHRA PRADESH (TELANGANA AREA) GRAM PANCHAYATS (AMENDMENT) BILL, 1962.

Mr. Speaker:—The concerned Minister is not in the House. Perhaps he is away thinking that the House would be considering the District Municipalities Bill.

The Minister for Finance Sri K. Brahmananda Reddy: Mr. Speaker, Sir, on behalf of the Minister for Planning and Panchayati Raj, I beg to move:

"That the Andhra Pradesh (Telangana Area) Gram Panchayats (Amendment) Bill, 1962, be read a first time."

Mr. Speaker:—The Speaker can permit any Minister to move the Bill.

(At this stage, Dr. M. Chenna Reddy entered the House).
Mr. Speaker:—Motion moved.


Regional committee is not yet constituted. The 1964 Town committees, 150 voters, are already in existence. Legislative Council is not yet constituted. Legislative Council does not have undemocratic voting. The 1964 Town committees, 150 voters, are already in existence. The 1964 Town committees, 150 voters, are already in existence. Legislative Council is not yet constituted. Legislative Council does not have undemocratic voting. The 1964 Town committees, 150 voters, are already in existence. The 1964 Town committees, 150 voters, are already in existence.

Government Bill

118 19th June, 1962.

The said Bill provides for the establishment of a separate Regional Committee for the Telangana Area. The Legislative Council, on the point of order raised by an honor member of the Legislative Council, points out that the Town Committees and the Town Councils are not competent bodies to introduce the Bill. The Legislative Council of the State of Andhra Pradesh has passed the Bill without any amendment. The Town Committees and the Town Councils are not competent bodies to introduce the Bill.
Government Bill:


19th June, 1962.

[Document text begins here, likely discussing the Andhra Pradesh (Telangana Area) Gram Panchayats (Amendment) Bill, 1962, with detailed legislative provisions and discussions related to the bill.]

[Further legislative clauses and discussions follow, focusing on specific provisions and amendments to the existing framework for Gram Panchayats in the Telangana area as of June 1962.]
Government Bill:
The Andhra Pradesh (Telangana Area) Gram Panchayats (Amendment) Bill, 1962

19th June, 1962.

రాష్ట్రపతి తిలమాన దీని సంస్కరణకం తయారుచేయబడింది. సందర్భంలో ఉండవచ్చు.

120 తెలుగు అంశాల ప్రాంతం గ్రామ పంచాయత్తుల (సాంప్రదాయానికం) ప్రాంతం రాజకీయ బిల్, 1962

మాత్రమే ఉండాలి. ఒక నుండి ఇతర నుండి చెప్పుకోని, మనము ఇది రెండు నంబర్లు ఉన్నావారు. 10,40 శతాబ్దం సా.మాయానికం ప్రాంత గ్రామ పంచాయత్తులు రెండు నంబర్లు ఉన్నావారు. నంది ఉంచడాన్ని
మాత్రమే ఉండాలి. ఒక నుండి ఇతర నుండి చెప్పుకోని, మనము ఇది రెండు నంభర్లు ఉన్నావారు. ఓ సందర్భంలో
మాత్రమే ఉండాలి. సందర్భంలో ఉండాలి.

మాట్రమే ఉండాలి. సందర్భంలో ఉండాలి.

Integrated Bill

Integrated Town Committees in 1951 Census delimitation


Mr. Speaker:—The question is:

"That the Andhra Pradesh (Telangana Area) Gram Panchayats (Amendment) Bill, 1962 be read a first time."

The motion was adopted.

Dr. M. Chenna Reddy:—I beg to move:

"That the Andhra Pradesh (Telangana Area) Gram Panchayats (Amendment) Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly."

Mr. Speaker:—Motion moved. (Pause)

Mr. Speaker:—The question is:

"That the Andhra Pradesh (Telangana Area) Gram Panchayats (Amendment) Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly."

The motion was adopted:

Mr. Speaker:—The House will now adjourn and meet again at 8-30 a.m. tomorrow.

11-46 A.M. The House then adjourned till Half Past Eight of the Clock on Wednesday, the 20th June 1962.