ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Wednesday, the 20th June, 1962.

The House met at Half Past Eight of the Clock.

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

HOUSE-SITES TO THE HARIJANS OF KONDACHINTALA PALEM.

41—

*17 Q.—Sri S. Vemayya (Buchireddipalem) :—Will Hon. the Chief Minister be pleased to state:

(a) whether the Government are in receipt of the representation, dated 13th December 1961 from Sri S. Vemayya M.L.A., regarding the provision of house-sites to the Harijans, Kondachintalapalem village, Atmakur taluk, Nellore district; and

(b) if so, the action taken thereon?

The Chief Minister (Sri N. Sanjiva Reddy) :—(a) Yes, Sir.

(b) The matter has been referred to the Collector, Nellore for necessary action, under intimation to the Hon. Member.

Sri S. Vemayya :—May I know the present stage of the matter when it was referred to the Collector and how long it will take to finalise the matter?

Sri N. Sanjiva Reddy :—The Collector is taking steps to assign the Government land to the extent of 3.2 acres. I think the Collector will do it because the land is Government land.
AGENT OF ANDHRA PRADESH AT NEW DELHI.

42—

188 Q.—Sri P. Rajagopal Naidu [Put by Sri C. D. Naidu (Chittoor)]:—Will hon. the Chief Minister be pleased to state:

(a) whether the post of the Agent of Andhra Pradesh at New Delhi is being continued during 1962-63; and

(b) if so, the work assigned to him?

Sri N. Sanjiva Reddy:—(a) Yes. The present sanction for the temporary post exists till 30th June, 1962.

(b) A statement is laid on the Table of the House.

Statement laid on the Table of the House.

DUTIES OF THE AGENT OF GOVERNMENT OF ANDHRA PRADESH AT NEW DELHI.

The duties of the Agent to the Government of Andhra Pradesh at New Delhi are briefly the following:

(1) to keep in close touch with the Central Government and pass useful information of prospective developments of importance particularly as regards Plan Schemes to this Government;

(2) to follow up action initiated by this Government in any Department where the usual process of reminding by letters is likely to lead to difficulties or delay;

(3) to represent officers of this Government at meetings; conferences and Committee work at Delhi where the Agent to this Government at Delhi would be competent to take their place with the assistance of a brief;

(4) to keep this Government informed of the visits of foreign technical teams, representatives of International Organisations and Foreigners of importance, direct contact with whom may possibly help the industrial and economic development or other interests of this State;

(5) to look after the interests generally of this Government in so far as they are affected by activities in all fields of the Union Government and All-India Organisations with economic, social, and similar Non-political activities; and

(6) to act as Agent of this Government in all miscellaneous matters where so specially instructed by any department.
Oral Answer to Questions. 20th June, 1962.

Sir. Sanjeeva Reddy:—He is a fairly senior officer. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers. He is a fairly senior officer. He is one of the senior-most officers.
in touch with the Secretary there and informs us. "Exchange status with the Secretary there and informs us. "Exchange status with the Secretary there and informs us."}

"to follow up action initiated by this Government." Any questions on this issue will be included in the annual report.

We are writing to the Department. We sent the agent a copy to follow up. We are writing to the Department. We sent the agent a copy to follow up.

Sweeping general question as to how the interests generally of this Government in so far as they are affected by activities in all fields of the Union Government and All-India Organisations with economic, social, and similar non-political activities;" Any questions on this issue will be included in the annual report.

Information conveyed to the agent. He will be constantly in touch with this Government. He will be constantly in touch with this Government.

I do not think that for a supplementary question, I can carry the whole information that has been given by the Agent for the last three years. I do not think that for a supplementary question, I can carry the whole information that has been given by the Agent for the last three years.
Oral Answers to Questions. 20th June, 1962. 127

whether the Government issued licence for starting a Pig Iron Plant at Kothagudem;
and
when it will go into production?

Sri N. Sanjiva Reddy:—(a) No Sir.
(b) & (c): Do not arise.

PIG IRON PLANT AT KOTHAGUDEM.

Q. —Sri V. Viswanra Rao:—Will Hon. the Chief Minister be pleased to state:

(a) whether the Government issued licence for starting a Pig Iron Plant at Kothagudem;

if so, the name of the company to which licence was issued;

and

when it will go into production?

Sri N. Sanjiva Reddy:—(a) No Sir.
(b) & (c): Do not arise.

Whether the Government issued licence for starting a Pig Iron Plant at Kothagudem; and when it will go into production?

Sri N. Sanjiva Reddy:—(a) No Sir.
(b) & (c): Do not arise.

Whether the Government issued licence for starting a Pig Iron Plant at Kothagudem; and when it will go into production?

Fertilisers

...content...


State Government to recommend Andhra Cement Company Limited to collaborate?

Andhra Cement Company Limited recommends Andhra Cement Company Limited to collaborate?

Estabishment of a cement factory near Vijayanagaram taluk.

*319 Q. —Sri B. Sirirama Murthy (Vizianagaram) :—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that a licence was issued for the establishment of a cement factory near Vizianagaram taluk, Visakhapatnam district; and

(b) the stage at which the matter stands at present?

Sri N. Sanjiva Reddy :—(a) Yes, Sir.

(b) Work on the project is yet to be started.
Oral Answers to Questions. 20th June, 1962. 129

(1) Q. 8. (P. Ramanarayana):—Have you any information as to why a railway line extension has been sanctioned in 1957? Why an extension of rail route licence has been sanctioned in 1967? What is the time limit for the extension of factory licence? Has the railway line extension cost been paid?

(2) Q. 9. (T. R. S. Mani):—Have you any information as to why a railway line extension has been sanctioned in 1967? Why an extension of rail route licence has been sanctioned in 1967? Does the railway line extension cost include the cost of machinery? What is the time limit for the extension of factory licence? Has the railway line extension cost been paid?

(3) Q. 10. (M. K. Bose):—Is it a fact that black-market in 2-B is 60% and 50% in special circumstances? Fresh applications call for special consideration in special circumstances.

(4) Q. 11. (R. G. Reddy):—Is it a fact that black-market in 2-B is 60% and 50% in special circumstances? Fresh applications call for special consideration in special circumstances.
130 20th June, 1962.

Oral Answers to Questions.

\( \text{Sri N. Sanjiva Reddy:— Indian Cement Company Limited.} \)

\textbf{CO-OPERATIVE INSTITUTIONS IN PARVATHIPURAM DIVISION.}

45—

Q. 215. \textit{Sri K. Suryanarayana Naidu:— (Palakonda):— Will the hon. Minister for Finance and Co-operation be pleased to state:}

\( (a) \) whether it is a fact that the Registrar of Co-operative Societies directed that Co-operative Institutions in Parvatipuram division should be affiliated to the Central Bank at Srikakulam;

\( (b) \) whether it is also a fact that the general body of the Central Bank at Vizianagaram passed a resolution unanimously on 15th December 1959, against the transfer of Co-operative Institutions in Parvatipuram division to the Central Bank at Srikakulam;

\( (c) \) whether the Government are aware of the fact that almost all the Co-operative institutions in Parvatipuram division are against the affiliation to the Central Bank at Srikakulam; and

\( (d) \) if so, whether the Government take necessary action to stop orders of the Registrar of Co-operative Societies in this regard?

The \textit{Minister for Finance and Co-operation (Sri K. Brahmananda Reddy):— I am submitting a revised answer.}

\( (a) \) The Registrar of the Co-operative Societies has instructed the Deputy Registrars of Palakonda and Salur to refer all proposals of organisation of new societies in the five taluks of Cheepurupalli, Salur, Palakonda, Bobbili and Srikakulam to the Co-operative Central Bank for opinion before the registration.

\( (b) \) Yes.

\( (c) \) At a meeting of the delegates of the Society affiliated to the Co-operative Central Bank, Vizianagaram in the five taluks of Palakonda, Cheepurapalli, Salur, Bobbili and Srikakulam, held on 15-12-59, it was resolved not to secede from the area of Vizianagaram Co-operative Central Bank and not to join the Srikakulam Co-operative Central Bank.

\( (d) \) The Government do not propose to interfere with the action taken by the Registrar of the Co-operative Societies, detailed in reply to \( (a) \)—

\textit{The Co-operative Societies democracy pass unanimously. Democracy \( \text{\& etc.} \)
Oral Answers to Questions. 20th June, 1962.

Registrar of Co-operative Societies 131
asked whether Co-operative Central Bank is affiliate to any temple or society?

2

According to the orders of the Registrar of Co-operatives, it is possible for both the Dy. Registrars to have jurisdiction over the five taluks.

46—

*337 Q—Sri G. Rama Rao (Gudivada):—Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) whether there is any proposal with the Government to form Co-operative Farming Society in Vaivaka Village of Kalkalur taluk, Krishna district; and

2419—2
(b) if so, the extent of land allotted for the formation of the said Society?

Sri K. Brahmamanda Reddy:—(a) The answer is in the affirmative.

(b) An extent of 149.42 acres of land is proposed to be allotted to the Society after considering the feasibility of working out the scheme successfully.
Oral Answers to Questions. 20th June, 1962. 133

**Co-operative Farming Societies.**

*308 Q.—Sri G. Rama Rao:—Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) the total number of co-operative farming societies working in the State at present;

(b) the amount so far spent by the Government on the societies;

and

(c) the total number of people benefited by these societies?

Sri K. Brahmananda Reddy: (a) There are 27 Co-operative Collective Farming Societies and 12 Co-operative Joint Farming Societies working in the State.

(b) A total amount of Rs. 2,51,756 was spent by Government towards loan and subsidy to these societies during the Second Five-Year Plan period. No amount has been spent by Government during 1961-62, pending finalisation of the pattern of financial assistance to Co-operative Farming societies.

(c) 8,001 people have been benefited by these societies.
Oral Answers to Questions.

134 20th June, 1962.

Pattren of assistance to collective society?

Mr. [Name]:—Pattren of assistance to collective society is a new pattern of assistance. It is being implemented in various states. The pattern is based on the principle of self-help. The beneficiaries are required to contribute a certain amount towards the cost of the project. This pattern has been designed to ensure that the beneficiaries are not only provided with the necessary assistance but are also encouraged to take an active role in the development of their society.

Mr. [Name]:—What is the pattern of assistance to collective society?

Mr. [Name]:—The pattern of assistance to collective society is a new pattern that has been introduced in recent times. It is designed to provide support to the collective societies in a more effective manner. The pattern is based on the principle of self-help and involves the beneficiaries contributing towards the cost of the project.

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Mr. [Name]:—I would like to know more about the pattern of assistance to collective society.

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Oral Answers to Questions. 20th June, 1962.

Tenants' co-operative societies, landless co-operative societies, Collective farming societies and joint farming societies are organised under the Co-operative Act. They are usually formed under the Co-operative Act. They are organised usually under the Co-operative Act. They are organised usually under the Co-operative Act.

Joint farming societies, collective farming societies.

Whether the Government are aware that a statement was made by the then Education Minister during the last Budget Session that the scales of pay recommended by the University Grants Commission will be given to the teachers in the colleges;

whether the Government have taken a decision accordingly;

when the Government propose to implement the scales of pay recommended by U. G. C. to the teachers of colleges?

The Minister for Education (Sri P. V. G. Raju): (a) Yes, Sir.
(b) Yes, Sir.
(c) Orders have been issued that the scales recommended by the University Grants Commission be given with effect from 1-8-1961 to teachers both in Government and non-Government affiliated colleges.

Sri P. Anthony Reddy: Are all the Directors of Physical Education also given the U. G. C. scales of pay?

Sri P. V. G. Raju:— I want a separate question. I do not have that particular information, but I presume it is, so, Sir, because the U. G. C. scales cover all categories of teachers.

Sri P. Anthony Reddy: But as far as I gather information, all the Directors of Physical Education are not given U. G. C. scales of pay.

Sri P. V. G. Raju:— If the hon. Member writes to me, I will have it examined.

Sri M. Jagannath:— The University Grants Commission have specified scales for teachers of affiliated colleges. Are the arrangements made in the colleges also?

Sri P. V. G. Raju:— The Government subsidies all the private colleges also to give the U. G. C. scales of pay.

Sri S. Viswanadham:— My point is, there are colleges where the management is not able to give even the 25 percent. Are the Government prepared to take over those colleges?

Sri P. V. G. Raju:— This is too general a question. If there is a particular college, then the question may be examined.

Sri T. Viswanadham:— I am referring to the particular college i.e., Mrs. A. V. N. College. Will the hon. Minister examine the question of taking it over?

Sri P. V. G. Raju:— The hon. Member may write to me making a special reference that the college may be taken over by the Government. We will examine it.
Sri P. V. G. Raju:— We have given effect to from 1st March 1961, Sir.

Sri P. V. G. Raju:— It does not arise from this question, Sir.

Sri P. V. G. Raju:— The Government has passed the order and all lecturers will be paid according to the U. G. C. scales of pay throughout Andhra, whether employed by the Government or by private agencies. That is the position to-day, Sir.

Contemporary Art Pavilion.

*196 Q. — Sri P. Rajagopal Naidu [Put by Sri C. D. Naidu]:— Will the hon. Minister for Education be pleased to state:

(a) whether there is any proposal with the Government to construct a Contemporary Art Pavilion; and

(b) If so, where it is going to be constructed?

Sri P. V. G. Raju:

(a) Yes, Sir,

(b) It is proposed to construct the Pavilion in the Museum Buildings in the Public Gardens.
50—

*39 Q.—Sri S. Vemayya :—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government are in receipt of the representation, dated 3rd December 1961 from Sri S. Vemayya, M.I.A., for opening of a dispensary at Sangam village, Nellore district; and

(b) if so, the action taken thereon?

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

(a) The answer is in the affirmative.

(b) The Special Officer, Indian Medicine Department has been requested to take necessary action for the opening of a non-subsidised Rural Dispensary at Sangham, Nellore District in case the concerned Local Body is willing to meet the expenditure to run it.

51—

*866 Q.—Sri V. Visweswarao Rao :—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government propose to start a separate Medical Stores for Andhra Pradesh; and

(b) if so, when?
Oral Answers to Questions. 20th June, 1962. 139

Sri Y. Sivarama Prasad:—(a) The answer is in the negative.

(b) Does not arise.

(f) Dr. M. Narsa Reddy:—Estimates Committee 1962 section 4th, Para 4, (ref) 2nd para recommends the following to the Committee in the area of Medical Store Depot Madras to open supply of medicines for the area of the Medical Store Depot in open supply.

(g) Dr. M. Narsa Reddy:—Estimates Committee section 4th, 4th Para recommends the following to the Committee in the area of Medical Store Depot Madras to open supply of medicines for the area.

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(l) Dr. M. Narsa Reddy:—Estimates Committee section 4th, 4th Para recommends the following to the Committee in the area of Medical Store Depot Madras to open supply of medicines for the area.
19 Q.—Will the hon. Minister for Industries be pleased to state:

(a) whether the Government are in receipt of the representation, dated 25th June 1961 regarding vacating the stay of the supersession orders pertaining to the Weavers' Co-operative Society, Patur village, Kovur taluk, Nellore district; and

(b) if so, the action taken thereon?

The Minister for Industries (Sri M. N. Lakshminarasayya):—

(a) Yes, Sir.

(b) In view of the improved position the matter is under consideration of Government whether to issue orders vacating the supersession orders of the Registrar of Co-operative Societies.

Sri Vemayya:—

Irregularities have been committed in the Board meeting, and a number of irregularities have been detected in the minutes of the meeting. 100 members have been expelled. The matter is under consideration of the Government.

General Body meeting has not passed the rules.
INDUSTRIAL ESTATE IN CHITTOOR TOWN.

58—

*62 Q.—Sri C. D. Naidu:—Will the hon. Minister for Industries be pleased to state:

(a) the grant given for the Industrial Estate in Chittoor town;

(b) whether the construction of buildings is started for the above estate; and

(c) the number of persons applied for the allotment of stalls?

Sri M. N. Lakshminarasayya:—

(a) Rs. 2.07 laksh.

(b) Yes, Sir,

(c) So far 26 persons have applied for allotment of factory units.
142

20th June, 1963.

Oral Answers to Questions.

(1) The Hon. Minister for Industries be pleased to state:

(a) whether the revised scales of pay were given effect to in respect of workers in the Tiles Factory at Pendurthi in Visakhapatnam taluk and district;

(b) if not, the reasons therefor;

(c) whether any representation was made to the Government during March 1962 in this regard; and

(d) the action taken on the same?

Revised pay scales to the workers of the Tiles Factory at Pendurthi.

54—

*138 Q.—Sri S. Ch. Appala Naidu (Parvadi) :— Will the hon.

Minister for Industries be pleased to state:

(a) whether the revised scales of pay were given effect to in respect of workers in the Tiles Factory at Pendurthi in Visakhapatnam taluk and district;

(b) if not, the reasons therefor;
Oral Answers to Questions. 20th June, 1962. 143

Sri M. N. Lakshminarayya:—(a) and (b) The workers are not on time scale pay; they are being paid from contingencies.

(c) No, Sir.

(d) Does not arise.

Sri T. Venkata Reddy:—Contingencies amount to 5% of salaries. Would the Minister revise this to 10%?

Sri T. Venkata Reddy:—Whether any small scale industries have been established in Nellore town with the aid of the Government?

Sri T. Venkata Reddy:—the number and the nature of the said industries;

Sri T. Venkata Reddy:—the nature and shape of the aid given by the Government; and

Sri T. Venkata Reddy:—whether there were any applications for the establishment of any small scale or medium size industries with the Government aid?

Sri M. N. Lakshminarayya:—(a) Yes, Sir,

(b) & (c): A statement is placed on the Table of the House.

(d) One application of Sri A. Venkatasubbiaiah, Nellore for a loan of Rs. 5,000 under State Aid to Industries Act to start a Confectionery industry has been received and it is under investigation.
## Statement placed on the Table of the House.

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<td>(1)</td>
<td>M/s Technocastings Prop. M. V. Krishna Reddy, Navalkb gardens, Nellore.</td>
<td>Castings of Iron Products, Manufacture of Railway and automobile parts, Small Machine tools, Weights, General G. I. products, Sanitary fittings Rice Mill parts etc.</td>
<td>An amount of Rs. 28,000 under State aid to Industries Act was granted to be utilised for purposes shown in Col. (5)</td>
<td>Construction of buildings 10,000</td>
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<td>M/s Maruti Cement Concrete Spun pipe Engineering Work, Nellore. Prop. Nellore Chinnaswamy Subedar pet, Nellore.</td>
<td>Manufacture of Cement Concrete Spun pipes.</td>
<td>An amount of Rs. 31,500 under State aid to Industries Act was sanctioned to be utilised for purposes shown in Col. (5)</td>
<td>Discharge of previous liabilities 5,000</td>
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<td>Working capital 11,500</td>
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<td><strong>Total</strong> 81,500</td>
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Oral Answers to Questions. 20th June, 1962.

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Permits for Consumption of Prohibited Liquor.

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

(a) the number of permits issued during the year 1931-62 in the State for the consumption of prohibited liquor; and

(b) the reasons for issuing such permits?

The Minister for Excise and Prohibition (Sri M. R. Appa Rao):—

(a) 232.

(b) Foreign liquor permits to Indians and Anglo-Indians, etc., are being granted on medical grounds. In the case of non-domiciled European and other foreigners or tourists including foreign tourists, liquor permits are granted without insisting on medical certificates, under section 20 of the Madras Prohibition Act.

Sri M. R. Appa Rao:—I do not think it is in the public interests or necessary.
The minimum age which the applicant must possess in order to be eligible for the grant of a foreign liquor permit will be 30 in the case of Indian nationals i.e., no Indian national below 30 years of age shall be granted a permit for foreign liquor. Applicants for foreign liquor permits have to produce medical certificates from a Civil Assistant Surgeon instead of from District Medical Officers. In the case of applicants for renewal, no medical certificate is required for the first two renewals i.e., where a person, has, on the basis of a medical certificate obtained foreign liquor permit. He will be required to produce the next medical certificate only at the end of every two alternative years in case he seeks to renew the permit. The Board of Revenue is empowered to grant renewals of permits in the case of Indian nationals. Initial licensing will continue to be done by the Government. The Collectors are empowered to grant temporary permits to bonafide foreign tourists as well as Indians for a period not exceeding 30 days.

**Drainage Scheme for Guntur.**

*104 Q.—Sri P. Rajagopal Naidu [Put by Sri Vavilala Gopalakrishnayya]:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the drainage scheme for Guntur has been started; and

(b) if so, the amount to be spent on it during 1932-03?

*The Minister for Municipal Administration (Sri A. Venkataramayya): (a) Yes, Sir.

(b) Rs. 15.47 lakhs.*
58.—

*212.—Sri G.C. Kondainah:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) the time required for the completion of the drainage scheme in Nellore;

(b) the reasons for not completing the work expeditiously;

(c) the work so far completed and the work yet to be done; and

(d) whether the Government is aware of the fact that it is not found possible even to repair the roads to facilitate the communications on account of the pits dug in all the streets towards drainage canals for the purposes of this scheme?

Sri A. Venkataramayya:—(a) Ten years approximately.

(b) The Municipality did not place the necessary funds with the Public Health Engineering Department.

(c) Only pipes were purchased.

(d) Pits were not dug and therefore the question of repairing the roads to facilitate communications does not arise.
Oral Answers to Questions. 20th June, 1962.

PROTECTED WATER SUPPLY TO RAYACHOTI TOWN IN Cuddapah DISTRICT.

59—

*302 Q.—Sri G. Viswanath Reddy (Reddi Reddy):—Will the hon. Minister for Municipal Administration state:

(a) whether the solution to the water problem in Rayachoti town in Cuddapah district is being looked into;

(b) if so, when the work will be started?

Sri A. Venkatarayudu:—(a) The answer is in the negative.

(b) Does not arise.

INTEGRATION OF ANDHRA AND TELANGANA RELIGIOUS ENDOWMENTS ACTS.

60—

*792 Q.—Sri Vavilala Gopalakrishna:—Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

at what stage the integration of Andhra and Telangana Religious Endowments Acts stands?

The Minister for Religious and Charitable Endowments (Smt. T. N. Sadalakshmi):—A draft Bill has been prepared by the Law Department and it is being examined by Government. As soon as it is ready, it will be introduced in the Assembly.
ADJOURNMENT MOTION

re: Collection of Arrears of Takkavi Loans.

Mr. Speaker:—A notice of Adjournment Motion signed by four hon. members has been given. It is about “the grave situation as a consequence of the inhuman methods employed by revenue officials to collect arrears of Takkavi dues, etc., from the farmers”. The notice is signed by two hon. members from Telangana and two hon. members from Andhra.

A similar notice of Adjournment Motion has been given by hon. Sri K. V. Narayana Reddy, Leader of the U. D. F. Party. I would like to hear one hon. member from Telangana and one hon. member from Andhra. I would also like to hear hon. Sri K. V. Narayana Reddy and the hon. Minister for Revenue before I decide whether the motion should be allowed or not. If the hon. members want time till tomorrow, they may take it.

Sri T. Nagi Reddy:—We want time till tomorrow, Sir.

Mr. Speaker:—All right.
Calling attention to matters of urgent public importance:

re: Retrenchment of workers in the Construction Circle of Electricity Department.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: RETRENCHMENT OF WORKERS IN THE CONSTRUCTION CIRCLE OF ELECTRICITY DEPARTMENT.

Mr. Speaker:—Hon. Sri Vavilala Gopalakrishnayya has given a notice under rule 74, i.e., "Calling attention of the House. It is regarding a matter of public importance, viz., "Mass retrenchment of workers in Construction Circle of the Electricity Department".

On a similar matter, notice of Adjournment Motion has been given by Messrs. Sundarayya, Nagi Reddi and another hon. Member. I will treat this notice as one and the same as 'Calling attention of the House'.

The hon. Minister is not present today in the House. He has requested time till 22nd of June 1962. So, this matter will be taken up on the 22nd of June 1962.

Mr. Speaker:—I do not think I can permit.

Mr. Speaker:—We shall consider about it later on: But, I do not think I can permit questions on that.

Mr. Speaker:—If it is an urgent matter which requires consideration of the House, we shall consider about it after hearing the hon. Members.
20th June, 1952. Papers laid on the Table of the House:

*The Chief Minister (Sri N. Sanjiva Reddy):—I would suggest that we examine this question, Sir. It is not that you should allow every thing and allow speeches to be made here. You can decide in the Chamber as to which one should be allowed and which one should not be allowed. Otherwise, if there is a chance to make a speech here expecting a reply from Government, your choice will be restricted.

About the procedure, I have no objection if you can ask them to state the position; and the Government would naturally like to say what it stands for.

PAPERS LAID ON THE TABLE OF THE HOUSE.

AMENDMENTS TO THE MADRAS PUBLIC SERVICE COMMISSION REGULATIONS, 1930, AS ADAPTED IN ANDHRA PRADESH.


Sri N. Sanjiva Reddy:—Sir, I beg to lay on the Table a copy of notification issued with G.O. Ms. No. 934, General Administration (Service-A), dated 23th July 1931 making an amendment to the Madras Public Service Commission Regulations, 1930 as adapted in Andhra Pradesh in accordance with clause (3) of Article 339 of the Constitution.


Sri N. Sanjiva Reddy:—I beg to lay on the Table a copy of notification issued with G.O. Ms. No. 1452, General Administration (Services-A), dated 15th November 1981 making an amendment to the Madras Public Service Commission Regulations, 1950 as adapted in Andhra Pradesh in accordance with clause (3) of Article 329 of the Constitution.

Mr. Speaker:—Papers laid on the Table.

NOTIFICATIONS ISSUED UNDER SECTION 11 (1) OF THE MADRAS MOTOR VEHICLES TAXATION ACT, 1931.

The Minister for Labour and Transport (Sri B. V. Gurumurthy):—I beg to lay on the Table under sub-section (2) of section 11 of the Madras Motor Vehicles Taxation Act, 1931 (Madras Act III of 1931), a copy of the notification issued under section 11 (1) of the said Act, published at page 127 of Part I of the ANDHRA PRADESH GAZETTE, dated the 11th June, 1939.

I beg to lay on the Table under sub-section (2) of section 11 of the Andhra Pradesh Motor Vehicles Taxation Act, 1931 (Andhra Area) (Act III of 1931) a copy of the notification issued under section 11 (1) of the said Act, and published at page 129 of Part I of the ANDHRA PRADESH GAZETTE, dated 12th January 1961.

Mr. Speaker:—Papers laid on the Table.
Mr. Speaker:— The hon. Chief Minister is not here now. You may bring the matter to my notice tomorrow.
Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.
Government Bill: 20th June, 1962
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

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The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

The Bill has been passed by the Andhra Pradesh Legislative Assembly with the necessary amendments. It has been referred to the Governor for supersession. The Governor has issued an order to extend the supersession order to certain areas. The Legal Department has been informed of the extend of the supersession order.
Government Bill:

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

The bill shall be deemed to have come into force on the first day of July 1959.
Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

General elections commencing 21st March 1962 are due to be held for the election of members of the District Municipalities in the Andhra Pradesh (Andhra Area) District. The elections are scheduled for 21st March 1962. The election process will be supervised by the Election Commission of India. The elections will be conducted in accordance with the provisions of the Representation of the People Act, 1951. The candidates for the elections will be nominated by the Election Commission of India. The nominations will be filed with the Returning Officer. The Returning Officer will verify the eligibility of the candidates and forward the nominations to the Election Commission of India. The election results will be announced on 21st March 1962.
Government Bill:

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

30th June, 1962. 159

(Sri K. Punniah in the Chair)

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Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

160 20th June 1962.

On the 19th June, 1962. Government Bill

District Municipalities (Second Amendment) Bill, 1962.

Public fountain

List of minimum amenities

Supersede

Supersede
Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

Redivision of Wards

Redivision of wards

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Government Bill:
The Andhra Pradesh (Andhra Area)
District Municipalities (Second Amendment) Bill, 1962.

162  20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962,

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Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

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The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

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Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

164 20th June, 1962.

Opposition తరువాతిలో ప్రస్తుత పద్ధతి పై కలిగిన నాణయాధిగణన తీసుకుని తరువాత స్వయం నాణయాధికారంలో ఉండండి.

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Government Bill:  
The Andhra Pradesh (Andhra Area) 
District Municipalities (Second 
Amendment) Bill, 1962.  
20th June, 1962.  
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Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.
Government Bill:  
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.


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The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Biil, 1962.

168 20th June, 1962.

On the recommendation of the Law Commission, the Government is pleased to introduce for consideration a Bill providing for the second Amendment to the Andhra Pradesh (Andhra Area District Municipalities) BHI, 1962.

The Bill inter alia provides for the following:

1. The election of the Mayor of a town shall be from among the members of a Labour Co-operative Society, if a Labour Co-operative Society is in existence on the said site as on the date of the passing of the said Bill.

2. The Health Officer of a town shall retire on attaining the age of 65 years, or if earlier, on attaining the age of 55 years, before the expiration of five years from the date of such retirement.

3. The transfers of the staff of the Labour Co-operative Society shall be subject to the approval of the Health Officer in the manner prescribed in the Andhra Pradesh (Andhra Area District Municipalities) BHI, 1962.

4. The majority maintain influence in the Law Commission is acknowledged.
extend the jurisdiction of 18-5-62 to order No. 169, dated 19-5-62 to include wire orders
in the order. This extension of jurisdiction is necessary to ensure the effective administration of
public health, education, and social welfare. Therefore, the administration has decided to authorize
the transfer of functions from one area to another to ensure a smooth transition.

Amendment to the Andhra Pradesh (Andhra Area) District Municipalities (Second
Amendment) Bill, 1962.

20th June, 1962.
Government Bill:

అభివృద్ధి అధికార మండలం స్థావర విభాగంలో ఫయాకాన్ని లేదా వీరి సంచారంలో కలిగి ఉండటం ప్రత్యేకంగా వికాసం చేయడానికి ఉపయోగించబడిన ప్రధాన సహాಯక సంస్కరణ ప్రాంతాలను ప్రదానించాడు. తాప్యములను గుర్తించడానికి ఎంతక్షితగా ఆధారం చేశాం. ఇది ఎంతక్షితగా ప్రాంతాను ఉపయోగించాడు.

మండలం ప్రత్యేకంగా విస్తరించడానికి ఉపయోగించబడిన ప్రధాన సంస్కరణ ప్రాంతాలు మండలం ప్రత్యేకంగా విస్తరించడానికి ఉపయోగించబడిన ప్రధాన సంస్కరణ ప్రాంతాలను ప్రదానించాడు.

మండలం ప్రత్యేకంగా విస్తరించడానికి ఉపయోగించబడిన ప్రధాన సంస్కరణ ప్రాంతాలలో మండలం ప్రత్యేకంగా విస్తరించడానికి ఉపయోగించబడిన ప్రధాన సంస్కరణ ప్రాంతాలు మండలం ప్రత్యేకంగా విస్తరించడానికి ఉపయోగించబడిన ప్రధాన సంస్కరణ ప్రాంతాలను ప్రదానించాడు.

మండలం ప్రత్యేకంగా విస్తరించడానికి ఉపయోగించబడిన ప్రధాన సంస్కరణ ప్రాంతాలను మండలం ప్రత్యేకంగా విస్తరించడానికి ఉపయోగించబడిన ప్రధాన సంస్కరణ ప్రాంతాలను మండలం ప్రత్యేకంగా విస్తరించడానికి ఉపయోగించబడిన ప్రధాన సంస్కరణ ప్రాంతాలను ప్రదానించాడు.

20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

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Local Administration and Co-ordination (Andhra Pradesh):—The Co-ordination Committee, has...
172 20th June, 1962. Government Bill:
The An Ihra Pradesh (Andhra Area)
District Municipalities (Second Amendment) Bill, 1962.

మేనం కనికారక విపాకంపై కాదు ప్రత్యేకసంస్థలు "అదర అదర అదర అదర" అంటే
చెపుతం. అందువల్ల అంతర్భాగం బయలుతుంది అంతర్భాగం బయలుతుంది, మరియు ఇది
అంతర్భాగం బయలుతుంది కాబట్టి ఇవి భావించవలసింది, కానీ ఇది యొక్క విషయం
1959 మరియు 1962 మందితో ఉండవచ్చు తావచ్చు. ఆ సంస్థ ఆదరానిర్మించారు లచే విషయం
ప్రత్యేకసంస్థ సాంకేతిక పతాముంది తావచ్చు తావచ్చు. మరియు 1959 వరకు
మేనం కనికార విపాకంపై కాదు ప్రత్యేకసంస్థలు "అదర అదర అదర అదర" అంటే
చెపుతం. అందువల్ల అంతర్భాగం బయలుతుంది అంతర్భాగం బయలుతుంది, మరియు ఇది
అంతర్భాగం బయలుతుంది కాబట్టి ఇవి భావించవలసింది, కానీ ఇది యొక్క విషయం
1959 మరియు 1962 మందితో ఉండవచ్చు తావచ్చు. ఆ సంస్థ ఆదరానిర్మించారు లచ్చు తావచ్చు. మరియు 1959 
మేనం కనికార విపాకంపై కాదు ప్రత్యేకసంస్థలు "అదర అదర అదర అదర" అంటే
చెపుతం. అందువల్ల అంతర్భాగం బయలుతుంది అంతర్భాగం బయలుతుంది, మరియు ఇది
అంతర్భాగం బయలుతుంది కాబట్టి ఇవి భావించవలసింది, కానీ ఇది యొక్క విషయం
1959 మరియు 1962 మందితో ఉండవచ్చు తావచ్చు. ఆ సంస్థ ఆదరానిర్మించారు లచ్చు 
మేనం కనికార విపాకంపై కాదు ప్రత్యేకసంస్థలు "అదర అదర అదర అదర" అంటే
చెపుతం. అందువల్ల అంతర్భాగం బయలుతుంది అంతర్భాగం బయలుతుంది, మరియు ఇది
అంతర్భాగం బయలుతుంది కాబట్టి ఇవి భావించవలసింది, కానీ ఇది యొక్క విషయం
1959 మరియు 1962 మందితో ఉండవచ్చు తావచ్చు. ఆ సంస్థ ఆదరానిర్మించారు 
మేనం కనికార విపాకంపై కాదు ప్రత్యేకసంస్థలు "అదర అదర అదర అదర" అంటే
చెపుతం. అందువల్ల అంతర్భాగం బయలుతుంది అంతర్భాగం బయలుతుంది, మరియు ఇది
అంతర్భాగం బయలుతుంది కాబట్టి ఇవి భావించవలసింది, కానీ ఇది యొక్క విషయం
1959 మరియు 1962 మందితో ఉండవచ్చు తావచ్చు. ఆ సంస్థ ఆదరానిర్మించారు 
మేనం కనికార విపాకంపై కాదు ప్రత్యేకసంస్థలు "అదర అదర అదర అదర" 
అంటే చెపుతం. అందువల్ల అంతర్భాగం బయలుతుంది అంతర్భాగం బయలుతుంది, మరియు ఇది
అంతర్భాగం బయలుతుంది కాబట్టి ఇవి భావించవలసింది, కానీ ఇది యొక్క 
అంతర్భాగం బయలుతుంది కాబట్టి ఇవి భావించవలసింది, కానీ ఇది యొక్క 
అంతర్భాగం బయలుతుంది. మరియు 1959 మరియు 1962 మందితో ఉండవచ్చు తావచ్చు.
Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.
Government Bill:

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

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The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

In the Assembly:

Mr. Chairman:

The Director of Municipal Administration submitted the following:

Notification of the 16th Amendment.

Nomination scrutiny and notifi-

cation rules. The nomination rules of 16th Amendment notification were the same as the writ petition High Court rule. The election was held, and the election commissioner administered the oath of office. The election was conducted in the usual manner, and the election results were declared. The election was conducted under the directions of the election commissioner. The election commissioner administered the oath of office.
Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

Statement of objects and reasons :

1. that the voters' list required rectification;

2. that the month of June being the hottest month of summer in Guntur, it is becoming inconvenient for the voters to take part in the elections.

that the hottest period of th
municipal council to postpone elections. Voters list was the final list drawn up. After the natural time of 90 days, the list was fixed by the council. The chief elections officer postponed the elections. The final list was prepared by the council. The chairman of the council postponed the elections. The final list was prepared by the council. The chairman of the council postponed the elections.
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

Government proposal covers the 1st area to cover the 2nd area. The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

Government proposal covers an area of 1,500 acres with an estimated population of 2,000. The estimated population of the area is 4,500. This area is divided into 3 wards, each with a population of 1,500. The estimated population of the area is 4,500. This area is divided into 3 wards, each with a population of 1,500.
178 20th June, 1962.

Government Bill.
The Andhra Pradesh (Andhra Area)
District Municipalities (Second
Amendment) Bill, 1962.

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(The Andhra Pradesh (Andhra Area)
District Municipalities (Second
Amendment) Bill, 1962.)

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District Municipalities (Second
Amendment) Bill, 1962.)

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District Municipalities (Second
Amendment) Bill, 1962.)

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Amendment) Bill, 1962.)

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District Municipalities (Second
Amendment) Bill, 1962.)
Government Bill:  
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District Municipalities (Second 
Amendment) Bill, 1962. 

20th June, 1962. 

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20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

(Mr. Speaker in the Chair)

...
Government Bill:  
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962. 181

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

(1) In this Bill, "(Abkay) -1954", and "(Abkay) -1954" are mentioned. The said municipalities are related to the present document. The amendments in the document are indicated by the letter "A". The amendments are made to clarify the existing provisions. The amendments are made to clarify the existing provisions.

Inspecting Officers, who are involved in the implementation of the Bill, are responsible for ensuring the proper implementation of the Bill. The amendments are made to clarify the existing provisions.
Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

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20th June, 1962.
20th June, 1962.

Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

[Text content in Telugu script]
20th June, 1962.

Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

Statement of objects and reasons:

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

The Bill amends the Andhra Pradesh Municipalities Act, 1957, as follows:

1. The provisions relating to the appointment of members of the statutory committee, the appointments committee, the contracts committee, and the no-confidence motion are amended.

2. The provisions relating to the conduct of meetings of the statutory committee are amended.

3. The provisions relating to the conduct of meetings of the appointments committee are amended.

4. The provisions relating to the conduct of meetings of the contracts committee are amended.

5. The provisions relating to the conduct of meetings of the no-confidence motion are amended.

The amendments are intended to ensure greater transparency and accountability in the functioning of the statutory, appointments, contracts, and no-confidence committees.
Government Bill:
The Andhra Pradesh (Andhra Area)
District Municipalities (Second
Amendment) Bill, 1962.

The Andhra Pradesh (Andhra Area)
District Municipalities (Second
Amendment) Bill, 1962.

* * *

3. Section 1 (hereinafter referred to):
— The Collector, [name], hereby authorizes

Rule-payers Association to file a Writ Petition.
Government Bill:

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

186 20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

dangerous trade [sic] regulated. As per Act the dangerous trade regulated.

Approved. The approved date is 20th June, 1962.

No objection. No objection to the amendment.

Amended. The amendment is approved.

Resubmitted. Resubmitted for further consideration.

Revenue Department. The Revenue Department approved.

Directors. The Directors approved.

Minister. The Minister approved.

Member. The Member approved.

Third Reading. The Third Reading approved.

Fourth Reading. The Fourth Reading approved.

Fifth Reading. The Fifth Reading approved.

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Government Bill:
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

5 no 5 the practice of the District Secretary to such extent as may appear necessary whenever the decision will be reversed. And 2 the practice of the District Secretary to such extent as may appear necessary whenever the decision will be reversed. So no 5 now the practice of the District Secretary to such extent as may appear necessary whenever the decision will be reversed. And 3 the practice of the District Secretary to such extent as may appear necessary whenever the decision will be reversed.
In the integrated Bill a provision has been made that the term of office of the members shall be five years instead of three years. So it is considered expedient to extend the term of office of the present municipal councillors from three years to five years.
Government Bill  
The Andhra Pradesh (Andhra Area) 
District Municipalities (Second 
Amendment) Bill, 1962.

20th June, 1962
Government Bill:
The Andhra Pradesh (Andhra Area District Municipalities (Second Amendment) Bill, 1962
The Andhra Pradesh (Andhra Area)
District Municipalities (Second
Amendment) Bill, 1962.

The amendment to the Andhra Pradesh (Andhra Area) District Municipalities Act, 1951, seeks to extend the jurisdiction of the District Commissioner to include the urban areas governed by the District Municipalities. The opposition leader has raised concerns regarding the proposed changes, particularly the extension of the District Commissioner's powers. The government has defended the move, arguing that it is necessary to streamline administration and improve governance in the urban areas. The opposition leader has also raised questions about the impact of the proposed amendments on local governance and the rights of the municipalities involved.

(Signed) J. Gopal Reddy
Opposition Leader
192 20th June, 1962.

**Government Bill:**
The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

...
Government Bill:
The Andhra Pradesh (Andhra Area) Distir Municipalities (Second Amendment) Bill, 1962.

20th June, 1962.

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20th June, 1962.

Government Bill:
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Education cess, 12% of the taxpaying capacity. Education cess 18% and 19% of the taxpaying capacity will be collected.
Mr. Speaker:— The question is:

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

The motion was adopted.

Sri A. Venkata Ramaiah:— I beg to move:

“That the Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962 be read a second time.”

Mr. Speaker: Motion moved.
Mr. Speaker:—I have got one doubt. Now, we are in the second reading stage. I do not know whether I can permit general discussion, at this stage. Of course, if you have not given notice of an amendment certainly you will have a right to speak. Please let me know the rule under which you want to continue to speak.
Government Bill:
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20th June, 1962.

Let the BiH be taken into consideration" (Second reading) 197 197

The whole thing is called second reading. There is no question that the second reading be passed. The question is not put before the House.

"Tha the Bill be passed in to Law" 197 197

The question is not put before the House.
Government Bill:

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

"Let the Bill be taken up for first reading" said the member (without a debate), after which the member went on to move the Bill for second reading. "I am moving the Bill for second reading" said the member (without a debate), and the member then went on to say "Asking for the leave of the House to speak generally" and after which the member went on to say "First reading and second reading" and then the member went on to say "proceedings of Assembly Proceedings in accordance with the rules."
Government Bill: 
The Andhra Pradesh (Andhra Area) 
District Municipalities (Second 
Amendment) Bill, 1962.

20th June, 1962.

Mr. Speaker:—Rule 103-C (2) says: 'On the first reading of a Bill the principle of the Bill and its general provisions may be discussed; the detailed provisions shall not be discussed nor shall any amendment to the Bill be moved at this stage.' So, general discussion only is allowed.

Sri P. Sundarayya:—Which rule says that in the second reading, general discussion on the principle is not allowed? In the second reading, we need not confine to general discussion only, but even clause-by-clause discussion also is included.

When I have got a right to move my amendment that the Bill be circulated to elicit public opinion thereon or that the Bill be referred to the Select Committee, it can come only in second reading and not in first reading. Now, suppose, Sir, I have given notice of an amendment, not for a particular clause, but that the Bill be referred to elicit public opinion. Then, I have got full liberty to explain all the principles and rebut all the arguments advanced by Government. So, I am entitled to speak on the principle of the Bill. I am not debarred. The amendment that the Bill be referred to a select committee or that it be circulated for eliciting public opinion thereon can be moved only in the second reading stage.

Mr. Speaker: I concede that right. That means, any member has a right to move that the Bill be referred to a select committee or that it be circulated for eliciting public opinion thereon. That is clear. But the question is about general discussion in the second reading.

Sri P. Sundarayya:—My only point is though the rule may not be so specific, when the rule says that the Bill be moved for eliciting public opinion, that the Bill be referred to a Select Committee.
Select Committee & refer Committee, Public Opinion to second amendment on certain Second reading stage 3rd members and general discussion majority members. However, the discussion on amendments will be continued. After the discussion on amendments, Select Committee & refer to Public Opinion, Second reading stage 4th. Select Committee & refer Committee, Public Opinion to second amendment out of order. The rules consistent 2nd committee. First reading general discussion in committee. Whereas Select Committee is 2nd amendment generally. First reading general discussion in committee, Second reading clause by clause amendment on clauses general discussion plus discussion on clauses. After this practice, amendment on clauses general discussion 4th participate in discussion, 2nd clause on amendments 4th. 2nd clause on Public Opinion 4th, Select Committee & refer to the members.

Mr. Speaker: It is not only for the purpose of this Bill, but generally after when we come across similar situations we must have a definite procedure.

First reading general discussion, Second reading to clause by clause amendment on clauses general discussion plus discussion on clauses. After this practice, amendment on clauses general discussion 4th participate in discussion, 2nd clause on amendments 4th. 2nd clause on Public Opinion 4th, Select Committee & refer to the members.
Mr. Speaker: I am not giving any ruling. I am only hearing you. I want to know your views and also I would like to hear the Government.
20th June, 1962.

The Andhra Pradesh (Andhra Area) District Municipalities (Second Amendment) Bill, 1962.

Sri P. Sundarayya: It is too late now for the Hon. Minister to say so after having accepted the procedure for the past five years.

Mr. Speaker: Not only for this Bill, even for future, whether discussion should be allowed in the second reading stage or not, better we decide once for all. Sri Sundarayya says the practice in the past has been, that even during the second reading stage discussion was allowed.

Mr. Speaker: We will have a full discussion tomorrow.

“After the second reading has been moved (and seconded) the Speaker proposes the Question and debate proceeds. Debate is of course governed by the rule of relevancy, though the rule in this case admits of a wide interpretation as the whole principle of the Bill is under consideration. Reference to alternative methods of achieving the objects of the Bill and even in some cases reference to other Bills is permitted.”