ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES.
OFFICIAL REPORT

Fifty second day of the First Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Friday, the 3rd August, 1962.
The House met at Three of the Clock.
(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

LEASE OF THE HYDERABAD PALACE AT NEW DELHI

781—

1869 Q.—Sri A. Ramachandrareddy (Bhongir) :— Will hon. the
Chief Minister be pleased to state:

(a) the amount being paid per annum by the Central Government
towards the lease of the Hyderabed Palace at New Delhi;

(b) whether the Central Government have purchased that building;
and

(c) if not, the price at which the Government is prepared to sell
that building?

The Chief Minister (Sri N. Sanjeeva Reddy) :—

(a) Rs 1,25,000/- per annum

(b) Not so far.

(c) The Government of India expressed its desire to purchase it.
This State Government offered to sell it at its market price of about a
crore of rupees.

J. No. 8747 [523]
10% CUT IN THE SECRETARIAT STAFF.

782—

1940 Q.—Sri P. Subbaiah (Yerragondipalem):—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that State Government has ordered for 10% cut in the Secretariat staff;
Oral Answers to Questions. 3rd August, 1962.

(b) if so, what are the reasons for such a retrenchment;
(c) how many are going to be affected; and
(d) what would be the amounts that could be saved therefrom?

Sri N Sanyava Reddy —

It has been decided to secure a 10% economy in the establishment charges.

(b) It is felt that the growth of establishment in recent years has been very much in excess of actual requirements and that a 10% cut in the establishment charges can be secured without detriment to efficiency.

(c) It is difficult to give an estimate of the number of persons who are likely to be affected by this measure since the 10% cut applies to the establishment charges and not to the number of persons in each category. It has been left to the Departments to secure economy to the extent of 10% in the existing establishment charges. They will secure this economy by avoiding filling up of vacant posts, abolishing some of the existing posts, wherever found possible, etc. Care will be taken to see that cases of discharge and hardship are minimised.

(d) So far as the Secretariat is concerned, the measure when fully implemented, is estimated to result in savings to the extent of about Rs. 7.60 lakhs per annum.

Economy Committee observe. The Secretariat and the Finance Department apply. Economy observe. Economy Committee. Finance Department. Non-Technical administrative posts are not a technically administrative post.
Oral Answers to Questions.

526 3rd August, 1961

1. Retrenchment—Is retrenchment motive or result of economy?

2. Are there any posts which are superfluous?

3. Economy—Are there any proposals to reduce any additional Secretary who is newly created and we don’t feel it. He may be Gazetted man but still he will be posted some where else and some other.

4. All India pattern—Is there any proposal to reduce any Head of the Department to some other post?

5. Clerk level—Will there be any proposal to reduce any superfluous post and staff?

6. If he wants some information, Sir, I am prepared to give again. 7.69 lakhs.

1. Any suggestion on Additional Secretaries to promote Assistant Secretaries to promote any cadre, and, in the cadre of Additional Secretaries, promote any cadre to any.

2. Any suggestion on Additional Secretaries to promote cadre to any.

3. Any suggestion on superfluous cadre to any.

4. Any suggestion on any cadre to degrade any cadre to any economy cadre observe any cadre to any.

5. Any suggestion on any cadre to any.
That is the thing, Sir, which I am not able to answer. It is true that the matter is complicated and I cannot answer, but I assure you that I will try to find facts and figures to show that their Economy observe irresponsible acts. Moreover, the fact that they have been observed shows that the economy of the country is in a bad state. Therefore, it is a separate question, Sir. It is a separate question, Sir. No permanent staff can be sent. Temporary Staff intimated. Regular staff appointment vacant. Temporary staff appointment in the permanent posts. Temporary appointments are being made subject to certain exemptions.

Sri N Sanjeeva Reddy — It is a separate question, Sir. No permanent staff can be sent. Temporary appointments are being made subject to certain exemptions.
regularise the additional staff. As a result, an additional staff should be provided. Non-selected candidates should also be added.


The Head of Departments asked if economy drive was being regularised. The Economy Ministry and the Social Welfare Department have discussed the matter. Concerned Minister suggested that economy proposals set up a committee, and Sections agree to the proposal. A Department approved the proposal, and the staff was sanctioned. 

Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that Central Government are considering a proposal for establishing one I.A.S. Training Centre in Andhra Pradesh, and

(b) if so, its location

Sri N. Sanjiva Reddy:

(a) No proposal for establishing an I.A.S. Training Centre in Andhra Pradesh has been received from the Central Government.

(b) Does not arise.
Oral Answers to Questions. 3rd August, 1962.

3. J. M. S. selections are competitive examinations, the results of which are based on competitive exammatism. Is it intended to train candidates for a training course hereinbefore mentioned? If so, will candidates be train up for the same? If not, what is the centre of the proposal? If so, how is the proposal to be implemented? M. A. candidates, prospective for I. A. S. appear brilliant students so train up 3d6<%o ^d^^^^a. Ban on Government Servants for Attending Political and Public Meetings.

784—

*2198 Q.—Sri G. Rama Rao (Gudavada):—Will hon. the Chief Minister be pleased to state:

(a) whether any circular was issued by Government banning Government Servants from attending political or public meetings; and

(b) if so, under what rules?

Sri N. Sanjiva Reddy —

(a) No, Sir.

(b) Does not arise.

The Chief Minister:—It is not intended to train up candidates for a training course hereinbefore mentioned. public meetings are for political activities only.

Political activities are those activities confined to political activities, subversive activities, active part in subversive political activities.

Political activities and subversive activities?

Officers and political activities?

M. S. Officers dependants mental independence.

Fundamental Rules officers disciplinary procedure.

No answer.

Officers and political activities.

Forest Department conservator?
Oral Answers to Questions.

3rd August, 1962.

Chief Secretary to the Legislative Assembly: Several instances have come to our notice in recent years where political activities have been organised in Departments and by Heads of Departments or by subordinates of Heads of Departments contrary to the rules and the spirit of the Government of India Act, 1935. Better to keep off such things altogether.

A Representative: I have seen instances where political activities are organised by political workers or Heads of Departments contrary to the rules and the spirit of the Government of India Act, 1935. Better to keep off such things altogether.

The Speaker: I have received a representation from a Member of Parliament that political activities are being organised by political workers or Heads of Departments contrary to the rules and the spirit of the Government of India Act, 1935. Better to keep off such things altogether.
Mr. Speaker — O’ yes.

Mr. Speaker — O’ yes.

SRI VENKATESWARA PAPER MILL AND STRAW BOARD MILL AT TIRUPATI.

785—

*1859 Q.—Sri A Ramachandra Reddy — Will hon. the Chief Minister be pleased to state:

the steps so far taken by the Government for starting Sri Venkateswara Paper Mill and Straw Board Mill at Tirupati, as contemplated under the 2nd five-year plan?

Sri N Sanjiva Reddy —

The Government decided to run Sri Venkateswara Straw Board Paper Mills as departmental unit at Tirupati during the Second Five-Year Plan period. Meanwhile a private firm from Madras offered to purchase the factory. Negotiations with the firm are under finalisation by the Government, and the question of running the Mills departmentally will be considered on merits.

I don’t think there is any new information, which I can give.

CO-OPERATIVE FARMING SOCIETY IN PINAPAKA VILLAGE

786—

*1700 Q.—Sri K. Butchaiah (Burgampahad)—Will the hon. Minister for Finance & Co-operation be pleased to state:

(a) whether it is a fact that a co-operative farming society was registered in Pinapaka village, Boorgampad taluq, Khammam district;

(b) the date on which the society was registered;
Oral Answers to Questions.  
3rd August, 1962.  333.

(c) the extent of land assigned to the said society,
(d) whether possession of the said land was given to the society; and
(e) if not, the reasons therefor?

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

(a) Only a co-operative land colonization Society was registered.
(b) 11-8-1958
(c) Acres 158 and 86 guntas
(d) Yes
(e) Does not arise.

(1) the extent of land assigned to the said society is 158 acres and 36 guntas. 
(2) whether possession of the said land was given to the said society. Yes.
(3) maximum 158 acres and 36 guntas minimum 86 acres and 8 guntas.
(4) "the extent of land assigned to the said society is 158 acres and 36 guntas" is true. (d) "whether the possession of the said land was given to the said society" is "yes" of 1958.
Government accorded sanction to the grant of subsidy of Rs. 6715— and an interest-free loan of Rs 5,975— to the society for the purchase of bulls, implements etc

AMOUNT BORROWED BY THE STATE GOVERNMENT FROM THE CENTRAL GOVERNMENT

787—

*1784 Q.—Sri V. Viswanath Rau (Mysore: W) —Will the hon. Minister for Finance & Co-operation be pleased to state

(a) the amount borrowed by the State Government from the Central Government, and

(b) what is the rate of interest over these loans?

Sri K. Brahmananda Reddy—(a & b) The information required by the hon. Member may please be seen at p. 161 to 1.9 of the Explanatory Memorandum on the Budget for 1962-63 as also at pp. 234-235 of the Finance Accounts, 1952-53, copies of both of which have already been placed on the Table of the House.

Sri K. Brahmananda Reddy—The total amount borrowed from the Central Government from 1-10-1953 to 1-11-1955 is Rs. 51.70 crores of which a sum of Rs. 25.88 crores is outstanding on 31-3-61. The total amount borrowed from the Central Government by the Andhra Pradesh State from 1-11-56 to 31-3-1961 is Rs. 12.60 crores out of which a sum of Rs. 86.04 crores is outstanding on 31-3-61. The rates of interest on these loans vary with reference to the terms of payment of the loan. These rates vary from 3 per cent per annum to 5 per cent per annum as can be seen from column 4 of the statement at pages 176 to 179 of the budget memorandum 1962-63.
Oral Answers to Questions.

3rd August, 1962

The total amount including Maharashtra was about Rs. 43 crores and odd out of which Telangana's portion was about Rs. 20 crores and odd.

Interest rates 3 1/2% and 5% were fixed by the Second Finance Commission's report for interest rate, rules and regulations. The interest rate on pre-Hyderabad State loan was 2%. Interest free loans and interest on productive purposes.

Interest free loans should be loaned in periods of 3 to 5 years with repayment at the end, at the rate of interest carry over from the Second Finance Commission's report. The State Governments should agree.

Interest rates are different for productive and un-productive purposes.
3rd August, 1962.

Oral Answers to Questions

(a) The Telangana scales given to promotees to higher posts after 1-11-58 are purely personal to them under the protection afforded under the S.R Act. Such personal scales have not been revised either during 1958 or 1961. So, it was not necessary to include them in the Schedule of Revised scales. The scales sanctioned in G.O.Ms. No. 426, Finance, dated 15-11-61 correspond to those sanctioned in G.O.Ms. No. 1044, Finance, dated 24-6-1959, after merger of D.A. in the pay scales.

Sri K. Brahmamandla Reddy —

(b) whether it is a fact that Telangana employees promoted between 1-11-58 and 1-11-61 are not given the benefits of fixation in terms of formula prescribed in the said G.O.; and

(c) if so, whether the Government consider to extend the fixation benefits under the said G.O uniformly to all employees?

Sri V. Ramachandra Rao (Medchal) — Will the hon. Minister for Finance & Co-operation be pleased to state:

(a) why the Telangana scales of pay given to promotees to higher posts after 1-11-1958 have not been shown along with the Andhra Pradesh scales and its corresponding revised scales of pay shown in the G.O. No. 426 of 15-11-61 relating to revision of pay scales from 1-11-1961.
Oral Answers to Questions. 3rd August, 1962. 537

(b & c) The Telangana employees promoted between 1-11-1958 and 1-11-61 have generally opted to the more beneficial Telangana scales, which are personal to them under S R safeguards. As such scales are not revised in G O. Ms. No 426, Finance, dated 15-11-61, the question of extending the benefits of pay fixation in terms of the formula prescribed in the G.O. does not arise. However, they are allowed to come into the revised scales under normal rules, as per G O. Ms. No 156, Finance, dated 20-4-1962 Government have no proposal under consideration to extend the pay fixation benefits under the above G O uniformly to all, As such employees are already enjoying the benefits of the higher Telangana scales under S R safeguards, no uniform procedure is possible—

Service Rules of Elementary School Teachers

789—

*1427 Q.—Sri K. Satyanarayana (Repalle) :—Will the hon. Minister for Education be pleased to state:

(a) whether the Service Rules of Elementary School Teachers under various managements are similar; and

(b) if not, the reasons therefor?

The Minister for Education (Sri P. V. G. Raju) :—(a) No, Sir.

(b) The variations in the different sets of rules applicable to Elementary school teachers under the various managements, such as the local bodies Government managements and aided schools are due to the varying conditions, of services under each of those managements as legacy of the post.

Sri P. V. G. Raju :—That is a general question, Sir We have different sets of rules under Zilla Panchshads, Panchayat Samithis and District Municipalities and so on. There are different Acts and different sets of rules.
538 3rd August, 1962.

Oral Answers to Questions.

Sri P. V. G. Raju:—Each one of these bodies is governed by a particular Act, Sir. There are different Acts for different bodies. Therefore if a consolidated Act has to be brought into force to deal with the three agencies, that is a very major question. I cannot commit off-hand to any position at the moment. It may be examined but no commitment can be made.

Sri T. Nagi Reddy:—Does it mean that every municipality has a set of its own rules or does every Zilla Parishad and Panchayat Samithi have their own rules. So far as the Municipalities are concerned, all of them put together have a set of rules and all the Zilla Parishads put together have a set of rules. If these rules are consolidated and made into one piece, what is the difficulty in implementing them? Why can't that be done?

Sri P. V. G. Raju:—The District Municipalities Act is the same for all municipalities in the State; within the municipalities there are no different sets of rules. I have already answered the question. I have said that bringing the three agencies together along with rules applicable to private schools is a major question which can be examined, but no commitment can be made and I cannot make the commitment for purposes of answering this supplementary.

Sri T. Nagi Reddy:—Does the Zilla Parishads Act consist of rules about the elementary schools also. I do not think it does.
Oral Answers to Questions.
3rd August, 1962.

Sri P. V. G. Raju — Again, Sir, Sri Vengal Rao has pointed out that there are no fundamental differences between the various rules applicable to the three agencies, that is so, that does not negative the fact that there are three separate agencies governed by their own rules. The similarity of rules does not mean the non-existence of differences.

Primary School under Private Management

790—

*1428 Q—Sri K. Satyanarayana — Will the hon. Minister for Education be pleased to state
(a) the district-wise number of primary schools under private managements by the end of 1961-62, and
(b) when the nationalisation of all the primary schools will be completed?

(a) Sri P. V. G. Raju :

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<td>(1)</td>
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<tr>
<td>1.</td>
<td>Srikakulam</td>
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<td>2.</td>
<td>Vizianagaram</td>
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<td>3.</td>
<td>Visakhapatnam</td>
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<td>4.</td>
<td>Rajahmundry</td>
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<td>5.</td>
<td>Kakinada</td>
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<td>6.</td>
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<td>7.</td>
<td>Eluru</td>
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<td>8.</td>
<td>Krishna East</td>
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<td>9.</td>
<td>Krishna West</td>
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<td>10.</td>
<td>Guntur</td>
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<td>11.</td>
<td>Bapatla</td>
<td>115</td>
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3747—3
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<td>Nellore</td>
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<td>14</td>
<td>Kanigiri</td>
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<td>19</td>
<td>Adoni</td>
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(b) No time limit can be prescribed now, Sir.

Sri P.V.G. Raju—Under the Andhra Educational Institutions Requisition Act 1956, we take over schools; that is the position. Whenever necessary we are taking over schools for bad management or for any fault of the management; otherwise they are continuing under the rules of the department.

Sri F. V. G. Raja—The hon. Member has raised two separate points. There are so many private management schools in Krishna. I think that was because the demand was greater there and greater number of sanctions was given; I do not feel sorry for that because it means that Krishna district is more in advance of other districts. So far as the other point is concerned, I have already said— I have answered that in an indirect way and also directly. There is nothing wrong with the management of the schools unless it is specifically brought to our notice.

Sri S. Venayya—May I know, Sir, whether the Government applied the Act for taking over these schools and can the Government...
Oral Answers to Questions.

3rd August, 1962.

541

give any figure and are they going to apply this Act to take over the management of these schools?

Sri P. V. G. Raju.—That is a specific question. The number of schools taken over under this Act does not fall under the purview of this particular question. If a separate question is asked I can give the information. So far as applying this Act is concerned certainly we are applying the Act as and when necessary. That is the position as it is to-day.

*3. Sri J. T. Fernandez (Nominated Anglo-Indian) — Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that there is great disparity between the percentage of passes in the Multi-purpose Examination and the H.S.C. Examination;

(b) how do these results compare;

(c) is it a fact that the results of multi-purpose candidates are based on class records also; and

(d) whether the Government propose to extend the same procedure to H.S.C. candidates also?

Sri P. V. G. Raju.—(a) It is a fact that there is disparity between the percentage of passes in Higher Secondary (Multipurpose) School Certificate Examination (Telangana Area) and Higher Secondary Certificate Examination held in March 1962.

(b) The percentage of passes of pupil candidates in the Higher Secondary (Multipurpose) School Certificate Examination (Telangana area) is higher than that of the pupil candidates in the Higher Secondary Certificate Examination during the year 1960-61 and 1962 and so is the case with the private candidates also.

(c) Yes, Sir.

(d) There is no such proposal, Sir.

Sri J. T. Fernandez.—Will the hon. Minister kindly give the percentage of results showing the comparison.

*Sri P.V.G. Raju:* Higher Secondary Multipurpose School certificate examination.

Public candidates —

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<td>1961</td>
<td>52.7%</td>
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<td>1962</td>
<td>61.7%</td>
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Private Candidates for Multi-purpose School Certificate Examination:

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<td>28%</td>
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<tr>
<td>1961</td>
<td>26.4%</td>
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<td>1962</td>
<td>34.7%</td>
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Higher Secondary Certificate Examination:

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<tr>
<td>1961</td>
<td>30.3%</td>
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<tr>
<td>1962</td>
<td>30.1%</td>
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Private Candidates —

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<th>Year</th>
<th>%</th>
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<tbody>
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<td>1960</td>
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<tr>
<td>1961</td>
<td>19.7%</td>
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<tr>
<td>1962</td>
<td>22.5%</td>
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*Sri J.T. Fernandez:*— It would appear that in the case of multipurpose school examination, it is possible to get higher marks. Is the standard of the multi-purpose school examination comparatively lower than the H.S.C.?

*Sri P.V.G. Raju:*—The standard of the multi-purpose school examination is much superior to H.S.C.; it is a much higher standard. We should congratulate the students for getting the better results.

**Permission to the Teachers and Ladies to Sit for the 7th Form Public Examination.**

792—

*1055 Q Sri V Satyamurthy: Will the hon. Minister for Education be pleased to state,

(a) Whether there is any proposal before the Government to allow teachers and ladies sit privately for the 7th form Public Examinations in multi-purpose High Schools;

(b) If so, the year from which the facility will be provided?

*Sri P.V.G. Raju:*—

(a) There is no such proposal, sir.

(b) Does not arise.
Sri P V G Raju — There is a difference in the type of examination in the two systems. In the multi-purpose system as compared to the H S L C, i.e., the school-leaving certificate, there are practical school records that have to be maintained before the candidate comes up for the examination. Therefore it is not possible to have private candidates in that particular system in which they have to keep practical of the candidate's work.

Sri Vavilala Gopalakrishnaiah — For VII from (Higher Secondary) there is no difficulty about the maintenance of practical records etc. Will Government consider permitting private candidates to appear for VII form?

Sri P. V G Raju — We have one educational system and different types of teaching is imparted. We have multi-purpose high schools which have a particular type of approach towards education, we have the general high schools which have a different approach. There is no proposal with the Government to abolish one system and to encourage the other exclusively.

**Lunch Room for the last grade employees in Government Hospitals and Medical Colleges**

793

*1227 Q—S. i P V Ramana (Kondakarla) —Will the hon Minister for Health & Medical be pleased to state in how many Government hospitals and medical colleges in Andhra Pradesh a separate place (room) is provided to the last grade employees to take their food?*

*The Minister for Health and Medical (Sri Y. Swarara Prasad).—Facilities exist in most of the hospitals for the last grade employees to take their food in a separate place (room). Similar facilities exist in three Medical Colleges in the State.*
It is reported that facilities have already been provided for most of the hospitals for the last grade employees to take their food in a separate place. It is also reported that where there are no facilities at present, the heads of medical institutions have been asked to provide such facilities under the new construction programmes.

Most of the hospitals have already been provided with separate rooms for employees to take their food. Where such facilities are not available, the heads of medical institutions have been asked to provide them under the new construction programmes.

The different courses of study in the Government Ayurvedic and Unani Colleges at Hyderabad include:

   - Ayurveda Visharad (GCAM).
   - Suddha Ayurveda.

2. Nizamia Tibbi College, Hyderabad.
   - Tibbi-e-Mustanad (GCUM).
   - Pure Unani.

Different Courses of Study in Ayurvedic, Unani and Homeopathic Colleges.
Oral Answers to Questions. 3rd August, 1962.

There are no Government Homeopathic Colleges in the State.

(b) A decision was taken in 1960-61 to discontinue the integrated courses of "Ayurveda-Visharad" and "Tabeeb-e-Mustanad" in Government Ayurvedic College and Nizamia Tibbi College after the four batches of the student studying the said courses at that time passed out of the colleges and to introduce the "Sudha Ayurveda" and "Pure Unami" courses. Since then, no change has been effected.

 PURCHASE OF MEDICAL SUPPLIES

795—

*1402 Q—Sri Ramachandrarao Deshpande (Narayankhed) —Will the hon. Minister for Health and Medical be pleased to state:

(a) the reasons for not releasing the budget allotments for the purchase of Medical supplies, such as medicines and injections and the
like to the taluk Dispensaries immediately after it is sanctioned and make the same available at least 1 or 3 months before March, lest it should lapse and

(b) the reasons for not supplying the Taluk Dispensaries, especially of the Telangana area with adequate medical supplies to meet with the needs and requirements of the taluks?

Sri Y. Sivarama Prasad :— (a) The provision made in the budget for the purchase of Medicine etc., in respect of various Medical Institutions including the Taluk Dispensaries are communicated to the respective Institutions as soon as possible after the printed Budget is received in the Medical Directorate.

(b) No such complaints have been received by Government I may also inform the hon'ble Member that Medical Officers incharge of the Taluq dispensaries can purchase medicines locally to meet emergencies and put forward supplementary indents with a view to ensuring that the Medical supplies to the Hospitals are adequate.

JUNIOR ANALYSTS IN THE DIRECTORATE OF PREVENTIVE MEDICINE

796—

*1989 Q.—Sri P. Subbaiah :—Will the hon. Minister for Health and Medical be pleased to state :

(a) whether there are any junior Analysts' Posts vacant in the Directorate of Preventive Medicine, Hyderabad;

(b) if so, the qualifications required for the said posts;

(c) since how long the posts are existing; and

(d) the reasons for not filling up them?

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

(b) A candidate for appointment to the post of Junior Analyst should possess a degree of B Sc., B. Sc. (Hons.) or M. Sc. with Chemistry as the main subject and he should not have completed the age of 30 years.

(c) The posts are in existence since September 1960.

(d) Due to non-availability of qualified and suitable candidates inspite of repeated attempts to fill up the posts.

(p) 3. 1980 300 30 posts vacant రించేందుకు. 300 Msc candidates apply ప్రేమ, తిరస్కర్ణ Bsc తిరస్కర్ణ మాత్రం, తిరస్కర్ణ Msc అనేయపోయారాయుందా. తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ ఒకటి తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ?

(q) పిల్లిడి లక్షణసంఖ్య: ఉండటం తిరస్కర్ణ technical job అమలయ్యశా తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ అమలయ్యశా తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ తిరస్కర్ణ.
Oral Answers to Questions.  
3rd August, 1962.  
547

HANDLOOM CO-OPERATIVE SOCIETIES IN GUNTUR DISTRICT

797—

*1691 (U) Q.—Sarvasri K Satyanarayana, and E. Subba Rao:—Will the hon Minister for Industries be pleased to state:

(a) whether any amount towards rebate is due to the handloom co-operative societies in Guntur district for the year 1961-62;

(b) if so, the amount due to them and the reasons for keeping it in arrears; and

(c) the action intended to be taken for immediate payment of the said rebate amount in full?

The Minister for Industries (Sri M N. Lakshminarasayya):—(a) Yes, Sir.

(b) Rs 2.11 lakhs. The reasons are due to the procedure followed in settlement of rebate claims.

(c) A sum of Rs 11 lakhs has been sanctioned for all the Districts of the State for the settlement of the rebate claims.

DRAINAGE SCHEMES OF MUNICIPALITIES

798—

*1565 Q.—Sri S Vemayya—Will the hon Minister for Municipal Administration be pleased to state:

(a) the names of the municipalities to which drainage schemes have been sanctioned so far;

(b) the amount sanctioned for each of the said schemes; and

(c) the time by which the said schemes will be completed?

The Minister for Municipal Administration (Sri A. Venkataramayya):—(a) (b) & (c).—A statement is placed on the Table of the House.

(2), (3), (5) ఒరాకు నియంత్రణ కంప్యూటర్ మండలం తొట్టగాని.
### Name of the Municipality to which drainage scheme has been sanctioned.

<table>
<thead>
<tr>
<th>Municipality</th>
<th>Total estimated cost</th>
<th>Amount of loan sanctioned until 31st March, 1962</th>
<th>Probable year of completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vijayawada Municipality</td>
<td>45.960</td>
<td>19,020</td>
<td>1963-64</td>
</tr>
<tr>
<td>Eluru Municipality</td>
<td>35.050</td>
<td>20,757</td>
<td>1968-64</td>
</tr>
<tr>
<td>Hyderabad Municipal Corporation</td>
<td>25.00</td>
<td>13.894</td>
<td>1964-65</td>
</tr>
<tr>
<td>Tenali Municipality</td>
<td>52.00</td>
<td>These schemes are being</td>
<td>1967-68</td>
</tr>
<tr>
<td>Guntur Municipality</td>
<td>59.24</td>
<td>executed with Municipal funds and no loans</td>
<td>1972-73</td>
</tr>
<tr>
<td>Nellore Municipality</td>
<td>76.03</td>
<td>have been sanctioned by the Government</td>
<td></td>
</tr>
</tbody>
</table>

(Rupees in Lakhs)

1. Vijayawada Municipality (1st Stage) 20,757 1968-64
2. Eluru Municipality 20,757 1968-64
3. Tenali Municipality 13.894 1964-65
4. Guntur Municipality 1972-73
5. Nellore Municipality 1972-73
Oral Answers to Questions. 3rd August, 1962.

PROTECTED WATER SUPPLY AND DRAINAGE SCHEMES FOR SURYAPET MUNICIPALITY

*2027 Q—Sri A Rangareddy (Nagaram): Will the hon. Minister for Municipal Administration be pleased to state:

When the protected water supply and drainage scheme will he sanctioned for Suryapet Municipality, Nalgonda district.

Sri A Venkataramayya:—A preliminary report that a Water Supply Scheme for the town is expected to cost Rs 14.97 lakhs was received. But as there is no provision in the Plan, the Municipality has been informed that it is not possible to take it up for consideration.

No proposals have been received from the Municipality or the Chief Engineer for a Drainage Scheme.

PAYMENT OF ARREARS OF THE TEMPLE FUNDS

*1891 Q—Sri Vaddala Gopalakrishnayya: Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) whether it is a fact that the concerned Ministers of the Madras and Andhra Pradesh States held discussions recently regarding the settlement of the arrears of Temple funds due to the Andhra Pradesh state; and

(b) if so, at what stage the settlement of the payment stands now?

[The Minister for Law and Information deputised the Minister for Religious and Charitable Endowments and answered the question]

The Minister for Law and Information Sri P. V. Narasimha Rao: (a) No,
But the matter was discussed, among other subjects, at an Inter State Conference of Officers of the Madras and Andhra Pradesh Governments held in July, 1961.

(5) The Madras Government have agreed to transfer the share of assets due to this Government. They have been requested to issue necessary orders in the matter and their reply is awaited.

**SOUR NOTICE QUESTION AND ANSWERS.**

**CRITICISMS OF A DISTRICT PROHIBITION OFFICER AGAINST A LEGISLATOR 809-A**

S. N. Q. 2524. Sri Bhavanuru Rao (Pathipurum): Will the Hon Minister for Excise and Prohibition be pleased to state:

(a) whether it is a fact that during the discussion on the subject of prohibition an its enforcement by the district and sub-officials at the meeting of the Zilla Parishad of East Godavari held on 16th June, 1962, Sri M. M. L. Ismail, M. L. A., and other legislators criticised the department for its commissions and omissions:

(b) whether the Government are aware of the Press Report in Andhra Pratibha dated 8th July, 1962, of the Press Conference held by the District Prohibition Officer, Kakinada, in which the said Officer is reported to have severely criticised Sri M. M. L. Ismail, M. L. A., for his remarks against the Department in that undermining the dignity and prestige of a Legislator in the eyes of the public; and

(c) the action proposed to be taken by the Government in the matter.

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

(a) Yes Sir, the answer to Clause (a) is in the affirmative.

(b) & (c):—The Government are making an enquiry.


(iii) 330. 11. 33—Adhar, D. K. C. Gunde and L. L. B. sammara—L. L. B. naidu?

(iv) 330. 11. 33—Adhar, D. K. C. Gunde and L. L. B. sammara—L. L. B. naidu?
Answers to unstarred Questions 3rd August, 1962. 551

35. Will the Chief Minister be pleased to state:

The number of skilled, semi-skilled and un-skilled labourers in the Government Glass Factory, Gudur and their respective salaries?

A—A statement is placed separately on the Table of the House.

Number of skilled labourers 6 For March, 1962.
Number of semi-skilled labourers 30
Number of unskilled labourers 100

Wages to labourers:

Skilled workers Above Rs. 2.50 per day
Semi-skilled Between Rs 1.50 and Rs. 2.50 per day
Un-skilled Below Rs. 1.50 per day.

New Vacancies for Group I, II, III and IV Services

931 Q.—Sarvasri K. Rajamallu, G. Rama Rao—Will the Chief Minister be pleased to state:

(a) the number of new vacancies for Group I, II, III and IV Services were made available and the persons recruited during the period from 1st April, 1958 to 1959; 1959 to 1960 and 1960 to 1961; and

(b) if so, the number of persons recruited from (i) Scheduled Castes and Scheduled Tribes, (ii) Backward Classes and (iii) Others from open competition, for four groups of services during the same period mentioned above?

A:—(a) and (b) :—A statement showing the detailed information is laid on the Table of the House.
3rd August, 1962.

Statement laid on the Table of the House.

GROUP I SERVICES.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the post</th>
<th>No. OF VACANCIES.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td>Scheduled Castes &amp; Backward competition.</td>
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<tr>
<td>(1)</td>
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<tr>
<td>1.</td>
<td>Deputy Superintendent of Police.</td>
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<td>2.</td>
<td>Regional Transport Officer.</td>
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<td>Total</td>
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</table>

1958—

| 1.    | Deputy Superintendent of Police.     | ..                | 1                 | 1   |     | 3   |
| 2.    | Deputy Collector.                    | ..                | ..                | 1   | 2   | 3   |
| 3.    | Commercial Tax Officer.              | ..                | ..                | ..  | 1   | 1   |
| 4.    | District Panchayat Officer.          | ..                | ..                | ..  | 1   | 1   |
| 5.    | District Registrar                   | ..                | ..                | ..  | 1   | 1   |
| 6.    | Regional Transport Officer.          | ..                | ..                | ..  | 1   | 1   |
|       | Total                                | ..                | 1                 | 2   | 7   | 10  |

1960—

| 1.    | Deputy Superintendent of Police.     | ..                | ..                | 1A  | 1   |
| 2.    | District Fire Officer.               | ..                | ..                | 1   | 1   |
| 3.    | Deputy Collector.                    | ..                | 1                 | ..  | 2   | 3   |
| 4.    | District Panchayat Officer.          | 1                 | ..                | ..  | 1   |
| 5.    | Regional Transport Officer.          | ..                | ..                | ..  | 2   | 2   |
|       | Total                                | 2                 | ..                | 6   | 8   |
### TABLE OF THE HOUSE

**B.A. (Hons) Standard.**

**No. of Candidates Recruited.**

<table>
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<tr>
<th>Scheduled Castes &amp; Scheduled Tribes</th>
<th>Backward Classes</th>
<th>Open Competition</th>
<th>Total</th>
<th>Remark</th>
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554 3rd August, 1962.

Answers to unstarred Questions.

**GROUP II SERVICES—**

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<td>1. Assistant Commercial Tax Officer.</td>
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<td>2. Co-operative Sub-Registrar</td>
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<td>3. Senior Inspector of Co-operative Societies</td>
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<td>4. Assistant Inspector of Labour</td>
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<td>7. Upper Division Clerk (Secretariat)</td>
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<td>8. Upper Division Clerk (I.R. &amp; C.E.)</td>
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<td>9. Upper Division Clerk (P.W.D.)</td>
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**1959—**

The examination

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**1960—**

1. Assistant Commercial Tax Officer. | 1 | 1 | 3 | 5 |    |
| 2. Co-operative Sub-Registrar | 3 | 5 | 12 | 20 |    |
Answers to unstarred Questions. 3rd August, 1962.

**B A. Standard.**

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<td>20 Out of 20, 4 were retrenched personnel.</td>
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<td>12 Out of 12, 2 were retrenched personnel.</td>
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<td>10*</td>
<td>18 *Out of 10, 1 is retrenched personnel.</td>
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<td>9</td>
<td>30*</td>
<td>89 *Out of 30, 1 is retrenched personnel.</td>
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1960

was not held.

1961

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556 3rd August, 1962.

Answers to unstarred Questions.

**GROUP II SERVICES—**

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<tr>
<td>3. Senior Inspector of Co-operative Societies.</td>
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<td>4. Assistant Inspector of Labour</td>
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<td>7</td>
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<td>40</td>
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<td>10. Upper Division Clerk (Nagarjunasagar Dam Construction).</td>
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<td>168</td>
<td>195</td>
<td>485</td>
<td></td>
</tr>
<tr>
<td>12. Upper Division Clerk (H.R. &amp; C.E.).</td>
<td>2</td>
<td>1</td>
<td>5</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>13. Upper Division Clerk (P.W.D.)</td>
<td>1</td>
<td>..</td>
<td>8</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>14. Upper Division Clerk (Electricity Department).</td>
<td>2</td>
<td>1</td>
<td>8</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>15. Upper Division Auditor</td>
<td>2</td>
<td>8</td>
<td>8</td>
<td>18</td>
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</tr>
</tbody>
</table>

**Total** | .. | 168 | 252 | 558 | 962 |   |
Answers to unstarred Questions. 3rd August, 1962.

B A STANDARD—Contd.

<table>
<thead>
<tr>
<th></th>
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<td>20 B Cs are selected against the O.C.</td>
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<td>vacancies. The recruitment is</td>
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<td>intended for Telangana area.</td>
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<td>Due to paucity of candidates the</td>
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<td>required number of candidates</td>
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<td></td>
<td>have not been selected.</td>
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<tr>
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<td></td>
<td>4 retrenched personnel are selected</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td>for non-reserved vacancies.</td>
</tr>
</tbody>
</table>
| 1 | 3   | 8   |     |      | 12 1 retrenched personnel is selec-
|   |     |     |     |      | ted for non-reserved vacancies. |
| 15| 48  | 188 |     |      | 20 1 The list of 40 candidates selected |
|   |     |     |     |      | against the vacancies reserved |
|   |     |     |     |      | for the clerks of Municipal |
|   |     |     |     |      | Councils, Zilla Parishads and |
|   |     |     |     |      | Panchayat Samithies is not |
|   |     |     |     |      | communicated. |
| 1 | 3   | 16  |     |      | 10 2 retrenched personnel are selec-
|   |     |     |     |      | ted for non-reserved vacancies. |
|   |     |     |     |      |
| 11| 11  | 10  |     |      | 32 32 Paucity of candidates from Telan-
|   |     |     |     |      | gana. |
| 1 | 7   | 10  |     |      | 18 18 Paucity of candidates from the |
|   |     |     |     |      | Telangana area. |
| 1 | .   | .   | 1   |      | 1 |
| 6 | 13  | 25* |     |      | 44 *Out of 25, 1 is retrenched per-
|   |     |     |     |      | sonnel. |
| 1 | 147 | 55  | 203 |      | |
| 2 | 1   | 5   | 8   |      | |
|   | .   | .   | 4*  |      | *Out of 4, 2 were retrenched per-
|   |     |     |     |      | sonnel. |
| 1 | 2   | 3*  | 6   |      | *Out of 3, 1 is retrenched per-
|   |     |     |     |      | sonnel. |
| 1 | 3   | 4*  | 8   |      | *All the 4 candidates were the |
|   |     |     |     |      | retrenched personnel. |
| 44| 259 | 295 | 598 |      |
3rd August, 1962.

Answers to unstarred Questions.

**Group III Services—**

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</tr>
</tbody>
</table>

1. Senior Inspector of Co-operative Societies. 32 50 .. 82
2. Junior Inspector of Co-operative Societies. 51 114 135 300
3. Reserve Sub-Registrar 2 .. .. 2

Total 85 164 135 384

1958—

1. Junior Inspector of Co-operative Societies. 51 114 135 300

1959—

1. Senior Inspector of Co-operative Societies (Reserved for Scheduled Castes and Scheduled Tribes and Backward Classes). 32 50 .. 82

2 Junior Inspector of Co-operative Societies. 53 83 106 382

Total 85 183 196 414

1960—

**Group IV Services—**

1. Clerks .. 507 792 1,870 3,169
2. Typists .. 116 181 420 726

**N.B.**—Sufficient number of candidates from among Scheduled Castes, Scheduled Tribes and Backward Classes were not available for the vacancies reserved for them. The deficiency has therefore been made good by the selection of others by open competition according to the Rules.
### Answers to unstarred Questions. 3rd August, 1962.

**P.U.C. Standard (formerly Intermediate Standard).**

<table>
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<tr>
<th></th>
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<th>(9)</th>
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</tr>
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<td>17</td>
<td>38</td>
<td>..</td>
<td>55</td>
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<tr>
<td></td>
<td>2</td>
<td>28</td>
<td>82</td>
<td>112</td>
<td></td>
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<td></td>
<td>2</td>
<td>..</td>
<td>..</td>
<td>2</td>
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<tr>
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<td>21</td>
<td>66</td>
<td>82</td>
<td>169</td>
<td></td>
</tr>
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</table>

| 1960. |     |     |     |      |      |
| 22  | 44  | 103 | 159 |      |

| 1961. |     |     |     |      |      |
| 3   | 50  | ..  | 73  |      |
| 3   | 51  | 42  | 90  |      |
| 6   | 101 | 42  | 149 |      |

**S.S.L.C. Standard.**

| 1959. |     |     |      |      |      |
| 355 | 776 | 2,058 | 8,169 |      |
| 2   | 182 | 502  | 726  |      |
THIEFTS IN RUNNING TRAINS

1846 Q—Sri A. Ramachandra Reddy:— Will hon. the Chief Minister be pleased to state:

(a) the number of cases of pick-pocketing and other kinds of thefts in running trains on the railway lines in the State reported to the Railway Police during each year from 1957 to 1962; and

(b) the number of cases in which the culprits were caught, prosecuted and convicted during each of the said years?

A:—

(a)

<table>
<thead>
<tr>
<th>Year</th>
<th>No. of cases of pick-pocketing reported in running trains</th>
<th>No. of other kinds of thefts in running trains</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1957</td>
<td>42</td>
<td>200</td>
<td>242</td>
</tr>
<tr>
<td>1958</td>
<td>50</td>
<td>184</td>
<td>184</td>
</tr>
<tr>
<td>1959</td>
<td>85</td>
<td>129</td>
<td>164</td>
</tr>
<tr>
<td>1960</td>
<td>21</td>
<td>138</td>
<td>159</td>
</tr>
<tr>
<td>1961</td>
<td>18</td>
<td>119</td>
<td>132</td>
</tr>
<tr>
<td>1962</td>
<td>8</td>
<td>49</td>
<td>57</td>
</tr>
</tbody>
</table>

(from 1-1-62 to 30-6-1962)

(b)

THE NUMBER OF SUCH CASES IN WHICH

<table>
<thead>
<tr>
<th>Year</th>
<th>Culprits were caught.</th>
<th>Prosecuted during each year.</th>
<th>Convicted during each year.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1957</td>
<td>99</td>
<td>97</td>
<td>91</td>
</tr>
<tr>
<td>1958</td>
<td>88</td>
<td>88</td>
<td>78</td>
</tr>
<tr>
<td>1959</td>
<td>64</td>
<td>64</td>
<td>68</td>
</tr>
<tr>
<td>1960</td>
<td>61</td>
<td>61</td>
<td>56</td>
</tr>
<tr>
<td>1961</td>
<td>52</td>
<td>52</td>
<td>50</td>
</tr>
<tr>
<td>1962</td>
<td>28</td>
<td>28</td>
<td>22</td>
</tr>
</tbody>
</table>

(from 1-1-1962 to 30-6-1962.)
Answers to unstarred Questions. 3rd August, 1962.

GUEST HOUSE AT DELHI

114—

1868 Q—Sri A. Ramachandrareddy:—Will hon. the Chief Minister be pleased to state:

(a) the reason for providing additional drawing rooms during 1960—61 for the Guest House at Delhi;

(b) the amount of expenditure incurred towards the construction of the said drawing rooms;

(c) the amount of expenditure incurred in each year from 1957 to March, 1962 towards the staff supervising the said building and the maintenance respectively; and

(d) the amount collected from the guests in each year from 1957 to March, 1962?

A:— A statement is placed separately on the Table of the House.

Statement placed on the Table of the House.

(a) No additional drawing rooms have been provided to the Guest House at Delhi during 1960-61.

A separate Block was, however, constructed for the accommodation of Ministers and other V.I.Ps during their visits to Delhi. The reasons for its construction are given below—

The rooms in the Andhra Pradesh Government Guest House at Delhi do not have even small attached drawing rooms separately. Whenever the Chief Minister and other Ministers stayed in the Guest House in the past, they had no alternative but to receive the numerous visitors calling on them in the only common drawing hall which is used by all other guests. This used to cause much inconvenience. In order to overcome this inconvenience and also to have some additional accommodation (as there were several occasions when requests for accommodation from officers visiting Delhi on Government work had to be refused for want of accommodation in the Guest House) a separate block was constructed with four suites of rooms. A separate drawing room, bed room, etc are provided for each of these four suites which are suitable for the accommodation of Ministers and other V.I.Ps visiting Delhi to attend conferences, etc.

(b) A sum of Rs 1,97,461 58 nP. was incurred towards construction of the entire said additional Block. The expenditure on four drawing rooms would be a very small percentage of this amount.

(c) The additional Block was completed in 1960. Details of the expenditure incurred towards the staff supervising the additional Block and Andhra Pradesh Government Guest House are given below;
3rd August, 1962.

Answers to unstarred Questions.

<table>
<thead>
<tr>
<th>Year</th>
<th>Additional Block, New Delhi</th>
<th>Andhra Pradesh Government Guest House, New Delhi</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Expenditure on staff (Rs.)</td>
<td>Expenditure incurred for maintenance (Rs.)</td>
</tr>
<tr>
<td>1957-58</td>
<td>Nil</td>
<td>26,826.04</td>
</tr>
<tr>
<td>1958-59</td>
<td>Nil</td>
<td>33,030.93</td>
</tr>
<tr>
<td>1959-60</td>
<td>Nil</td>
<td>34,081.34</td>
</tr>
<tr>
<td>1960-61</td>
<td>Nil</td>
<td>34,474.34</td>
</tr>
<tr>
<td>1961-62</td>
<td>1,845.59</td>
<td>1,712.96</td>
</tr>
</tbody>
</table>

(d)

<table>
<thead>
<tr>
<th>Year</th>
<th>Income derived in running the Addiitional Block, New Delhi (Rs.)</th>
<th>Income derived in running the Andhra Pradesh Government Guest House, New Delhi (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1957-58</td>
<td>Nil</td>
<td>28,588.08</td>
</tr>
<tr>
<td>1958-59</td>
<td>Nil</td>
<td>21,110.00</td>
</tr>
<tr>
<td>1959-60</td>
<td>Nil</td>
<td>12,715.07</td>
</tr>
<tr>
<td>1960-61</td>
<td>679.25</td>
<td>9,003.25</td>
</tr>
<tr>
<td>1961-62</td>
<td>1,688.75</td>
<td>22,869.07</td>
</tr>
</tbody>
</table>

'Palabanga' Wood from Udayagiri Forests

115—

1486 Q—_Sri K Guruswamy Reddy_—Will the hon. Minister for Forests, Fisheries and Animal Husbandry be pleased to state:

(a) whether any proposal is under consideration of the Government for the supply of "Palabanga" wood from the Udayagiri Forests to the Udayagiri Wood Workers' Production and Sales Society, Udayagiri taluk, Nellore district, and
(b) If so, when it will be supplied?

A — (a) The answer is the negative.
(b) Does not arise.

Misappropriation of Funds by the Block Development Officer, Bhongir Samithi.

116—

1761 Q—Sir A. Ramachandra Reddy:—Will the hon. Minister for Planning be pleased to state:

(a) whether it is a fact that the services of a Block Development Officer, Bhongir Samithi have been terminated when Sri Ravi Narayan Reddy, M.L.A then Leader of the Opposition had brought it to the notice of the Government during 1959-60 that the said Block Development Officer misappropriated thousands of rupees from the funds of the said Samithi,

(b) the findings of the investigation after the termination of his services regarding the way in which the said Block Development Officer had misappropriated and managed the funds during the time he held that office; and

(c) the steps taken by the Government for the recovery of the amounts due to the Samithi from the Block Development Officer and other persons?

A:—Answer is placed separately on the Table of the House.

Employees in Andhra Medical College, Visakhapatnam and Government General Hospital, Guntur.

17—

1224 Q—Sri P. V. Ramana:—Will the hon. Minister for Health and Medical be pleased to state:

(a) the number of employees in the Andhra Medical College, Visakhapatnam and Government General Hospital, Guntur who were given exemption from possessing the required qualification or age relaxation and whose services were regularised; and

(b) the number of employees that were not given the exemption relaxation and the reasons for the same?

A:—(a) Relaxation of age limit was given in respect of two candidates in the Andhra Medical College, Visakhapatnam and none was given in Government General Hospital, Guntur.

(b) Ten employees of the Andhra Medical College, Visakhapatnam were refused exemption because they are either overaged or un-qualified.

Footwear Unit at Eluru.

8—

1420 Q—Sri A. Sarveswara Rao:—Will the hon. Minister for Industries be pleased to state:
the cost of articles produced and sold (separately) in the Footwear Unit at Eluru, West Godavari District running under the management of the Commerce and Industries Department during 1958-59 and 1961-62 respectively?

A.

<table>
<thead>
<tr>
<th>Year</th>
<th>Production</th>
<th>Sales (in Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1958-59</td>
<td>11,000.74</td>
<td>1,816.49</td>
</tr>
<tr>
<td>1961-62</td>
<td>13,859.38</td>
<td>10,223.55</td>
</tr>
</tbody>
</table>

**Cases filed under the Prohibition Act in Srikakulam District.**

478 Q—Sri P. Gunagga:—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) the number of cases filed under the Prohibition Act in Srikakulam district from 1-1-1961 to 31-12-1961;

(b) the taluk-wise number of such persons to whom fines were levied in the said district;

(c) the number of illicit liquor centres that have been closed;

(d) the number of cases filed against the persons preparing illicit liquor;

(e) the number of persons on whom fines have been levied?

A:—Answer is placed separately on the Table.

*Answer placed on the Table of the House.*

(a) 4002.

(b) Parvathipuram . . . 182
Chupurupalli . . . 104
Palakonda . . . . 262
Bobbili . . . . 247
Salur . . . . 198
Srikakulam . . . . 402
Narasannapeta . . . . 156
Tekkah . . . . 820
Sompeta . . . . 220
Ichapuram . . . . 25
Pathapatnam . . . . 184

Total . . . . 2,200

(c) 205.

(d) 698.

(e) 575.
Answers to unstarred Questions. 3rd August, 1962.  567

Fair Price Shops

1154 Q—Sri S. Vemayya —Will the hon. Minister for Agriculture be pleased to state

(a) the taluk-wise number of fair price shops working in the State, and

(b) the number of rice bags allotted yearly to each fair price shop?

A —(a) & (b) A statement is placed on the Table of the House.

STATEMENT PLEASED ON THE TABLE OF THE HOUSE

Statement showing the taluk-wise number of fair price shops working in the state and number of bags allotted yearly to each shop

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name of the district</th>
<th>Name of the taluk</th>
<th>Number of fair price shops functioning</th>
<th>Rice bags allotted yearly to each shop 1960-61 1961-62</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
<tr>
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<td>Anantapur</td>
<td>43</td>
<td>556 180</td>
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<td></td>
<td></td>
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<td>29</td>
<td>199 205</td>
<td></td>
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<td></td>
<td>Tadipatri</td>
<td>22</td>
<td>178 168</td>
<td></td>
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<td></td>
<td>Urvakonda</td>
<td>20</td>
<td>78 86</td>
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<td></td>
<td>Penukonda</td>
<td>32</td>
<td>112 59</td>
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<td>Hindupur</td>
<td>28</td>
<td>168 84</td>
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<td></td>
<td>Kadiri</td>
<td>33</td>
<td>104 80</td>
<td></td>
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<td>Madakasira</td>
<td>22</td>
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<td>69 62</td>
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<td>Average</td>
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<td>Palamanru</td>
<td>8</td>
<td>626 418</td>
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<td>Punganur</td>
<td>19</td>
<td>626 418</td>
<td></td>
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<td></td>
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<td>626 418</td>
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</table>

Average: 180, 205, 168, 86, 84, 80, 80, 95, 51, 82, 418, 418, 418, 418, 418, 418.
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No stocks allotted for want of wholesalers.

No shops are functioning in the remaining eleven districts.
CONDOLENCE RESOLUTION

re: Demise of Sri D V. Subba Rao, former Member of the Legislative Assembly

Sri N Saniwaa Reddy — Permit me Sir to move the following resolution:

"That this House places on record its deep sense of sorrow at the demise of Sri D V Subbarao former member of the Legislative Assembly and conveys its sympathy to the members of the bereaved family."

Mr. Speaker — Resolution moved.

The question is:—

"That this house places on record its deep sense of sorrow at the demise of Sri D V. Subba Rao former member of the Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family."

The Resolution was adopted nem con all Members Standing.
Further information relating to the Question No. 787 (*1784)

Sri K Brahmamandla Reddy — I take the information subject to correction and verification. Regarding our repayment of interest on loans, it is a matter of correspondence. With regard to the Nagariunagaram project the estimates vary as also the rate of interest.

Further information relating to Question No. 790 (*1428)

Sri P. V. G. Rahu — The answer provided to me by the Department has been read out. If there are any discrepancies, I shall have it examined.

Sri Tenneti Viswanadham: — There is no point in saving I am reading what the Department has provided. It is the Minister's answer that is wanted. If there is any defect in the department's answer as
Further information relating to
Question No. 790 (1’1428)

3rd August, 1962.

drafted, I think the Minister must make it up before he gives the answer.

Sri P. V. G. Raju:—I said ‘if there is any discrepancy I shall get
it examined’.

Sri Tenneti Viswanatham:—I do not think it is of any etiquette
on the floor of the House to say ‘I am reading what the Depart­
ment has said’.

Sri P. V G. Raju:—I may explain. There is no other machi­
nery available for a Minister to correct what the department says than
the department itself. If the department does not provide sufficiently
adequate answer which satisfies Hon. Members, then as a Minister I
can look into the question and answer next time. I cannot be held
responsible for the wrong information if such an information is inadver­
tently provided.

Sri S. Vemayya:—Sir, the Minister says that he is not respon­
sible.

Sri P V G. Raju:—I did not say that I am not responsible.

Sir, the Minister says that he is not respon*

Sri N Sanjerva Reddy:— We are completely responsible for the
answers we give. If wrong information is given, we can question them
later on. Any answer that is given here is our answer. It is my answer
that I am giving. The correct position is, we will have to look into the
matter earlier. If there is discrepancy on anything we shall point-out
later on the wrong information. We take responsibility for the answers.

Mr. Speaker:— The answer of the Chief Minister is sufficient
enough to clear the apprehensions in the minds of the members. It is
the concerned Minister that is responsible for the answer. What
Mr. Viswanatham pointed out is perfectly correct but what happens
really is, the answer is provided by the department. Whatever the
answer may be that is supplied by the department, it is the hon.
Minister that is responsible for the answer he gives. Omnipotent and
omniscient and nothing more. It is too much to expect any Minister
to be all knowing. If he can give some more information besides the
information given or provided by the department, it is well and good.
Otherwise they can say that they have no information and another
question may be put. What Mr. Viswanatham said is perfectly correct.
It is one thing to say ‘I do not have anything besides this.’

There are 11 matters under Rule 74. I will call out one after
another.

Sri V. R. Sambasiva Reddy:— Health Minister

7747_7
Mr. Speaker:— The answer of the Chief Minister is sufficient to explain the position and I think there need not be any further discussion.

I will call out the motions one after another and the hon. Ministers if it is a very lengthy statement may place it on the Table of the House but if it is short you can read it. Sri Vengala Rao has given notice.

Sri G. Bapanaiah:— It is in the court.

Mr. Speaker:— If the matter is for judice, do not go into details.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE.

re:— UNLAWFUL ACTIVITIES OF COMMUNISTS IN KHAMMAM DISTRICT

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Calling attention to matters of urgent public importance.

3rd August, 1962.

re: Deterioration of law and order situation in Warangal district.

...
Calling attention to matters of urgent public importance

re: Threatened breach of peace due to the Reserve Police stationed at Lakshmidivpet.

THREATENED BREACH OF PEACE DUE TO THE RESERVE POLICE STATIONED AT LAKSHMIDIVPET.
Calling attention to matters of urgent public importance

3rd August, 1962.

re—Thefts in Anakapalli

Calling attention to matters of urgent public importance

re—Thefts in Anakapalli

Calling attention to matters of urgent public importance
3rd August, 1962.

Calling attention to matters of urgent public importance.

*re: Non-payment of salaries to teachers of Labour Schools in Anantapur district.*

Weekend and Friday weekly holiday

The Minister of Education (Sri P V G. Raju):—During the year 1961-62 there were two sections in the Government Secondary Training School for Women, Guntur, giving training in elementary grade, Urdu medium of the non-basic pattern. The duration of the course is two years. The strength during 1961-62 was 26 in the first year section and 29 in the second year section. No proposals have been received from the Inspectress of Girl’s Schools, Guntur, for the opening of additional training sections in the training school during 1962-63, and there appears to be also no need for opening of additional sections as seen from the strength of the school during 1961-62 as stated above. However, The Director of Public Instruction has addressed the Inspectress of Girls’ Schools, —Guntur, in this regard and necessary action will be taken on hearing from her.

Re—Non payment of salaries to teachers of labour school in Ananthapur District.

Revised pay scales and difference in pay scales. In 1958 revised pay scales and difference in pay scales were introduced in Government schools. Revised pay scales and difference in pay scales were introduced in 1958. Revised pay scales and difference in pay scales were introduced in 1958. Revised pay scales and difference in pay scales were introduced in 1958.
Calling attention to matters of urgent public importance:

re: Closure of Samithi Elementary School, Toppugunta, Nellore District.

Department of Social Welfare schools has been asked to close the Social Welfare Department's elementary schools. The closure of Social Welfare Department's elementary schools was due to the inadequacy of the premises. The premises were insufficient to accommodate the workshops and the theoretical classes required for these trades. The building was also in a dilapidated condition and the accommodation available in the new premises is wholly unsatisfactory.

re: THE SITUATION ARISING FROM TURNING OUT THE P. L. N INDUSTRIAL TRAINING INSTITUTE, VIJAYANAGARAM, FROM ITS PREMISES WITHOUT PROVIDING ALTERNATE PREMISES.

* * *

Sri P. V. G. Raju—The P. L. N. Industrial Co-operative Institute, Vijaynagaram, was started by a private body during the year 1961-62, admitting students into the following five trades: (1) Draughtsmen, (2) Draughtsmen—Civil and Mechanical, (3) Fitters, (4) Turners, and (5) Welders.

The courses followed are of the standard of I.S.L.C. and are of two years' duration. The institute was granted temporary recognition for a period of one year from 1-5-1961, and in the meanwhile the Management was advised to get the managing body registered. Before renewing the period of temporary recognition, the Institute was inspected by the Departmental Officers and the following defects were noticed:

(i) The institute which was originally situated in a spacious premises was shifted to a different place without either intimation to or approval of the Department. The new premises are wholly inadequate to accommodate the workshops and the theoretical classes required for these trades. The building was also in a dilapidated condition and the accommodation available in the new premises is wholly unsatisfactory.

(ii) When the provisional recognition was initially granted the institute had certain equipment which was subsequently removed and this has resulted in the institution not having any equipment at all. It has therefore been reduced to an institute imparting theoretical and no practical work at all.

(iii) The instructing staff was inadequate.

re: CLOSURE OF SAMITHI ELEMENTARY SCHOOL, TOPUGUNTA, NELLORE DISTRICT.

* * *

Sri K. Ramalingam (Managing Director)—Managing Director of the Samithi Management Committee, Nellore, has informed the Department that the premises of themanagement school will be vacated from 1-8-1962. The premises have been vacated and the school will be closed.
Calling attention to matters of urgent public importance

Proposal for upgrading the primary school at Vepagunta, Chittoor District.

Education Department sought recognition for the primary school at Vepagunta, Chittoor District. Recognition was sought to close the existing aided elementary school with three teachers, run by an individual manager. Due to economic strength and conditions of people, its recognition and aid were withdrawn. In its place, the Panchayat Samithi, Chengarla, started a school with two teachers at Vepagunta and sought for the permission of the District Educational Officer concerned to run the school. As the allotment of 120 posts of teachers sanctioned to Nellore District was exhausted, the matter was referred by the District Educational Officer to the Regional Deputy Director of Public Instruction, Anantapur, and the matter was under correspondence. Meanwhile, the Block Development Officer, Chengarla, closed down the Panchayat Samithi Elementary school, Topugunta, on 12-6-1962, without obtaining Departmental orders of the D. E. O. The Block Development officer, Chengarla, has been requested by the D. E. O. to report the reasons for the closure of the school without obtaining the Departmental orders and to reopen the school in the same locality out of the allotment sanctioned for the Block for the year 1962-63. A further report of the Director of Public Instruction is awaited.

Sri P. V. G. Raju:— Previously, there was an Aided Elementary School at Topugunta village with three teachers, run by an individual manager. For reasons of uneconomic strength and conditions of people, its recognition and aid were withdrawn. In its place, the Panchayat Samithi, Chengarla, started a school with two teachers at Vepagunta and sought for the permission of the District Educational Officer concerned to run the school. As the allotment of 120 posts of teachers sanctioned to Nellore District was exhausted, the matter was referred by the District Educational Officer to the Regional Deputy Director of Public Instruction, Anantapur, and the matter was under correspondence. Meanwhile, the Block Development Officer, Chengarla, closed down the Panchayat Samithi Elementary school, Topugunta, on 12-6-1962, without obtaining Departmental orders of the D. E. O. the Block Development officer, Chengarla, has been requested by the D. E. O. to report the reasons for the closure of the school without obtaining the Departmental orders and to reopen the school in the same locality out of the allotment sanctioned for the Block for the year 1962-63. A further report of the Director of Public Instruction is awaited.

Reg. PROPOSAL FOR UPGRADING THE PRIMARY SCHOOL AT VEPAGUNTA, CHITTOOR DISTRICT.

I am reading the statement of fact. It is a fairly long statement of about four typed pages. I can provide the information separately to the member concerned.
Calling attention to matters of urgent public importance

re Difficulty in obtaining backward class certificate for getting educational concessions

Mr. Speaker — Place it on the Table of the House.

Sri P V G Raju — I can give a copy to the hon. Member straightway. For others, I will place a copy on the Table of the House.

Difficulty in obtaining Backward Class Certificate for getting Educational concession.

* * *

In G. O. No. 3250 (Education—Social Welfare) dated 14th October 1961, the communities of Telagas and Kapus in Circar Districts have been included in the list of backward classes and in Government Memo 3722 P. 2 61-1 (Education) dated 31-10-1961 consequential amendment to Appendix 17-A of the Madras Educational Rules has been issued. (Now Andhra Pradesh Rules). Since pupils belonging to these communities of Circar Districts alone are eligible to enjoy the fee concessions admissible under the Madras Educational Rules, the Heads of Institutions in those districts may be insisting on the production of nativity certificates of pupils belonging to those communities for claiming educational concessions. According to the existing procedure, nativity certificates have to be issued by an officer of the Revenue Department not below the rank of a Deputy Tahsildar after proper enquiry and as such the nativity certificates obtained from the village officers cannot be accepted for purposes of allowing the fee concession. The statement of the hon. Member that...
3rd August, 1962.

Calling attention to matters of urgent public importance:

Re: Necessity for repairing the breach to the canal bund Blumunigundam.

the nativity certificates obtained from Tahsildars are not being acted upon is not correct. So far, no complaints either from the parents or from the public stating that Heads of Institutions have not accepted nativity certificates obtained from Tahsildars in this regard have been received. If, however, specific instances are brought to the notice of the Department, they will be enquired into.

* Re:—Necessity for repairing the breach to the canal bund at Blumunigundam.

The bund of the Beemunigundam which receives water through a channel from Nallipaka tank breached in the rainy season of 1961. In order to save the standing crops in the Abi season of 1961, ring bund with sand bags was laid across the breach with the help of ayaucutdars and the crop was saved. An emergent repair estimate amounting to Rs 32,500 for filling the breach was framed by the Executive Engineer, I P. Khammam and there was no response to the call of tenders. On negotiation, one ayaucutdar, Sri G P Ramiah offered to take up the work but his rates were nearly 22% above the estimate rates. He also failed to deposit the required earnest money and also backed out saying that he would take up the work in January 1962 if a bull dozer was given to him. Permanent repairs to the breach could not, therefore, be carried out during the last season. But some of the ryots however, expressed their desire to cultivate their lands during the current Abi season even without repairs and they were informed that the maintenance of the ring bund would rest solely on them. On 14-7-1962, there were heavy rains and the ring bund has given way again. About 600 gunny bags have been lent to the ryots for refilling the breach in the ring bund. The total ayaucut under the Kundaram canal which
business of the house. 3rd August, 1962. 581

take from Broomungundampud in 500 acres. The whole area has
not been planted in this season. It is difficult to maintain the water
level high enough to maintain the flow in the area with the help
of sand bags' being built in the middle of the field will have to be
more than 15 feet, and at the normal fall of rains. The cuttings in the
rainy season will have to be taken during the rainy season.
Broomungundampud will be carried out immediately after the rainy season
is over.

paper laid on the table of the house.

amendment to the a. p. buildings (lease, rent and eviction

Notification issued with G.O. Ms No. 251 General Administration
(Accommodation—B) Department dated 8-2-’61.

the minister for revenue (shri v. ramaiah bra reddy) (on behalf of
the minister for endowments and accommodation):

Sir, I beg to lay on the Table a copy of the notification issued
with G.O. Ms No. 251 General Administration (Accommodation—B)
Department dated 8-2-1961 in accordance with section 30 of the Andhra Pradesh
Buildings (Lease, Rent and Eviction Control) Act, 1960.

Mr Speaker:—Paper laid on the Table.

business of the house.

I told you the Speaker's position correctly yesterday, and
if you have understood me, I do not think you will put this ques-
tion again.

We are also sitting tomorrow morning. We will go on till
1-30 p.m. I would only request the hon. Members who may perhaps
be still thinking of speaking to cut short their speeches. Of course,
I do not want to stand in their way. I would like to give them an
opportunity. But let us try to finish this Bill by tomorrow afternoon.
That is one suggestion.

sri Tenneti Venanatham:—Your request is a command,
sir. It will be obeyed.

Mr. Speaker:—I thank you very much.

What Mr. Sundarayya? I think finishing the Bill to day is
impossible.
Sri P. Sundarayya — We shall try our best. In fact we too have got other work, Sir.

Mr Speaker — You have been sitting too long and the hon Members must be anxious to go home.

Sri P. Sundarayya — Not too long, Sir. I am not at all anxious to go home.

Mr Speaker — Not you, but some of the other hon Members or many of them may like to go home. I do not say that you are anxious, perhaps you are having your home here itself.

Sri P. Sundarayya — My home is always wherever my work is, Sir. Apart from that, if the Congress Members also intervene in the debate it is quite likely that we cannot possibly finish the Bill by tomorrow afternoon. If the Government is prepared to accept their suggestions, I have no objection to the Congress members speaking.

Mr Speaker:—If the Government is prepared to accept your amendments it will be over in five minutes.

Sri P. Sundarayya — I am not saying about our amendments. It is about the Congress members’ suggestions. If the Government is prepared to accept them, then there won’t be any necessity for us to speak.

Mr Speaker — I won’t allow many of them to speak. Only one or two will be allowed, if they are very anxious to participate in the debate. I think about 12 hon Members have spoken yesterday on the sub-clause and hon Sir A Ramachandra Reddi has to continue.

GOVERNMENT BILL

THE ANDHRA PRADESH LAND REVENUE ADDITIONAL ASSESSMENT BILL, 1962 (AS REPORTED BY THE SELECT COMMITTEE).

CLAUSE 4

(Mr Deputy Speaker in the Chair)
Government Bill

3rd August, 1962.

583

வேறுபாட்டுறைகளுக்கு, ஆதார விசாரச் சுண்டம் இல்லா, மேலும் சுண்டம் தூண்டல் என்பது. மக்கள் கூட்டம்
வேறுபாட்டுறைகளுக்கு இடையில் மேலும் சுண்டம் தூண்டாத நோய்வடை என்பது. அதன் போது மக்கள்
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தூண்டும் நோய்வடை என்றும் கூறுவர். இதனைப்
கோன்று மக்கள் வேறுபாட்டுறை�ளுக்கு இடையில் மேலும் சுண்டம் தூண்டும் நோய்வடை
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கோன்று மக்கள் வேறுபாட்டுறைகளுக்கு இடையில் மேலும் சுண்டம்
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தூண்டும் நோய்வடை என்றும் கூறுவர். இதனை
கோன்று மக்கள் வேறுபாட்டுறைகளுக்கு இடையில் மேலும் சுண்டம்
தூண்டும் நோய்வடை என்றும் கூறுவர். அதன் போது மக்கள் வேறு

* முற்பாகத்தில் இலங்கைக் கட்டிடக்கலையில் (சோனியியில்) — அனைவர் தலை முனிவர்களின்
சிற்றுறைகளுக்கு முன்னிலை தூண்டல் வேண்டும். பொருள் பாதகை
முன்னால் நீயும் மற்றைக் கொண்டால் இடையில் 185 குறைவு பாதகை
பதவிக்கும் 10.10-0, 9-8-0, 8-4-0, 7-2-0, 5-15-0, 4-12-0,
4.2-0, 3.8-0, 3.0-0 குறைவு குறைவு. அது மறுமலை minimum 22 குறைவு
3rd August, 1962.


...
Government Bill:  
3rd August, 1962 585


...


Consolidated rate split up and uniform rate

General Discussion

Consolidated rate split up and uniform rate

Dry land component schedule D. Village and component schedule D. A note of dissent.

Schedule D. Village officers, Tahsildars.

Particular clause 6. In the case of wet land in the State, which is served by a Government source of irrigation, an additional assessment shall be levied and collected by the Government from the person liable to pay the assessment for each fiscal year.

Government Bill:

Sri N. Ramachandra Reddy — That is the amendment.

specified in the Schedule or from any such tank fed by such source.

The tax is up on the land. The person liable, as land holder at the rate of 100% of the standard Assessment, shall be levied and collected by the Government.

3rd August, 1962.

Government Bill:

Government Bill:

3rd August, 1962. 589

The Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962,

...

Government's ability to pay. Poor man's marginal utility. The schedule leads to discussion. 500% to 1000% increase. East Godavari district. 48% enhancement. Pattipadu class. Bast Godavari district. Bast-Godavan.

Schedule for discussion. 15/- 16/- 17/- 18/- 19/- 20/- 21/- 22/- 23/- 24/- 25/- 26/- 27/- 28/- 29/- 30/- 31/- 32/- 33/- 34/- 35/- 36/- 37/- 38/- 39/- 40/- 41/- 42/- 43/- 44/- 45/- 46/- 47/- 48/- 49/- 50/- 51/- 52/- 53/- 54/- 55/- 56/- 57/- 58/- 59/- 60/- 61/- 62/- 63/- 64/- 65/- 66/- 67/- 68/- 69/- 70/- 71/- 72/- 73/- 74/- 75/- 76/- 77/- 78/- 79/- 80/- 81/- 82/- 83/- 84/- 85/- 86/- 87/- 88/- 89/- 90/- 91/- 92/- 93/- 94/- 95/- 96/- 97/- 98/- 99/- 100/.

11/- 12/- 13/- 14/- 15/- 16/- 17/- 18/- 19/- 20/- 21/- 22/- 23/- 24/- 25/- 26/- 27/- 28/- 29/- 30/- 31/- 32/- 33/- 34/- 35/- 36/- 37/- 38/- 39/- 40/- 41/- 42/- 43/- 44/- 45/- 46/- 47/- 48/- 49/- 50/- 51/- 52/- 53/- 54/- 55/- 56/- 57/- 58/- 59/- 60/- 61/- 62/- 63/- 64/- 65/- 66/- 67/- 68/- 69/- 70/- 71/- 72/- 73/- 74/- 75/- 76/- 77/- 78/- 79/- 80/- 81/- 82/- 83/- 84/- 85/- 86/- 87/- 88/- 89/- 90/- 91/- 92/- 93/- 94/- 95/- 96/- 97/- 98/- 99/- 100/.

50/- 60/- 70/- 80/- 90/- 100/- 110/- 120/- 130/- 140/- 150/- 160/- 170/- 180/- 190/- 200/- 210/- 220/- 230/- 240/- 250/- 260/- 270/- 280/- 290/- 300/- 310/- 320/- 330/- 340/- 350/- 360/- 370/- 380/- 390/- 400/- 410/- 420/- 430/- 440/- 450/- 460/- 470/- 480/- 490/- 500/- 510/- 520/- 530/- 540/- 550/- 560/- 570/- 580/- 590/- 600/- 610/- 620/- 630/- 640/- 650/- 660/- 670/- 680/- 690/- 700/- 710/- 720/- 730/- 740/- 750/- 760/- 770/- 780/- 790/- 800/- 810/- 820/- 830/- 840/- 850/- 860/- 870/- 880/- 890/- 900/- 910/- 920/- 930/- 940/- 950/- 960/- 970/- 980/- 990/- 1000/.

Government Bill

3rd August, 1962.

Rainfall in scarcity areas 22, 28 inches rainfall averaged 80 to 120% of the normal, but tax is levied on the land, not the yield. The tax is upon the land. Net income is 30% of test purchasing power. Net income is 60% of test purchasing power. The amendment is to provide for an increase in tax on land.

Commercial crops

Surcharge is added to the assessment of the commercial crops.

Surcharge is assessed on the commercial crops as follows:

- 36 Rs. per acre for groundnut, millets, and rice.
- 18 Rs. per acre for cotton and jute.
- 12 Rs. per acre for other crops.

Sample survey, at random figures, is conducted by the Agriculture Director, with references to the Bureau of Economics and Statistics.

Bureau of Economics and Statistics of the Government of India conducted a sample survey, at random figures, to obtain yield per acre.

In the Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962, Schedule XXIX has been amended to include the irrigation cess, water cess, dry rate, and consolidated wet tax. The dry rate has been rationalized as follows:

- Irrigated dry rate: 4, 8, 10, 12.
- Consolidated wet tax: 20.

The consolidated wet tax has been increased to 20 from the minimum of 20.

Rationalization of irrigation cess, water cess, dry rate, and consolidated wet tax has been implemented.

In order to rationalize the irrigation cess, water cess, dry rate, and consolidated wet tax, irrigation cess, dry rate, and consolidated wet tax have been increased to 20.

3rd August, 1962.

Consolidated rate 20/- dry rate, water-rate 10/-, surcharge principal 10/-.

10 surcharge principal 10/-.

188 rupees 10/- or more.

1854 rupees 10/- or more.

10 surcharge principal 10/-.

188 rupees 10/- or more.

1854 rupees 10/- or more.

Surcharge principal 10/-.

188 rupees 10/- or more.

1854 rupees 10/- or more.

Surcharge principal 10/-.

188 rupees 10/- or more.

1854 rupees 10/- or more.

Surcharge principal 10/-.

188 rupees 10/- or more.

1854 rupees 10/- or more.

Surcharge principal 10/-.

188 rupees 10/- or more.

1854 rupees 10/- or more.
ቁ SB, 3rd August, 1962. 595
The Andhra Pradesh Land Revenue

3747—10
3rd August, 1962.


Government Bill:

Government Bill

3rd August, 1962.

597
Government Bill:

598 3rd August, 1962


The following Bill was introduced:


The Bill was read a first time.

*Note: The rest of the text is not visible in this image.*
3rd August, 1962.


Consolidated wet season 27 days (average) 20 days (maximum) 18 days (minimum). Light irrigation: 8 days, 20 days (maximum) 18 days (minimum). Consolidated wet season 27 days (average) 20 days (maximum) 18 days (minimum).


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.


Schedule item (7), item (10), item (26), item (74), etc. etc. etc. etc.
Government Bill:


3rd August, 1962. 601


Wherever the existing rates are beyond the maximum rate, they shall be reduced to this maximum rate. If a second wet crop is raised, the second crop shall be assessed at a lower rate. Minimum, maximum rates of tax and a maximum rate for the assessment of land shall be specified in the Bill. Rates, minimum rates and maximum rates shall be determined by the Assessing Authority. The assessment of land for the first crop shall be raised on the basis of the fixed rate prescribed by the Assessing Authority.

(Mr. Speaker in the Chair)

The Hon'ble Speaker: Wherever the existing rates are beyond the maximum rate, they shall be reduced to this maximum rate. If a second wet crop is raised, the second crop shall be assessed at a lower rate. Minimum, maximum rates of tax and a maximum rate for the assessment of land shall be specified in the Bill. Rates, minimum rates and maximum rates shall be determined by the Assessing Authority. The assessment of land for the first crop shall be raised on the basis of the fixed rate prescribed by the Assessing Authority.

(Rule 4)

Please try to avoid repetition. Meet some of the new points raised in the discussion.

Mr. Speaker — As far as possible, you avoid repetition.

Most of the amendments were discussed threadbare during the discussion at the Select Committee and even before also all those amendments were discussed.

He did not give us a chance for new points to be raised.
Government Bill:  
3rd August, 1962. 

हिन्दी भाषा में लेखित है।
3rd August, 1962.


604 3rd August, 1962. Government Bill:

Indebtedness is a serious matter, particularly for the poorer sections of the society. Self-generating economy is the way to go. The Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962, is intended to address the issue of indebtedness, particularly among the poorer sections. It is hoped that this bill will lead to a Socialistic pattern of society. The bill ensures that the indebtedness of the poorer sections is addressed, leading to an improvement in their socioeconomic status. The bill also mentions the implementation of certain measures to improve agriculture, including the provision of agriculture loans and co-operative loans. The bill seeks to ensure that the benefits of the new land revenue system are distributed fairly and equitably.
3rd August, 1962.


Government Bill:

Under tax assessment minimum 40 paise per acre of revenue land under revenue assessment under tax assessment.

Rationalization of 100% additional assessment 1962.

100% assessment 25% 100% effect yield.

Tail end land is one of the factors.

It depends upon the human efforts, That is also one of the factors.

It depends upon the fertility of the land, it depends upon the human efforts, That is also one of the factors.


3rd August, 1962.

Sri N. Ramachandra Reddy.—I have no objection. I will get it examined and see if there is any anomaly. There is no difference of opinion in that respect.
Second crop shall be assessed additional 1½ times. Maximum rate shall be 59.00%.

Double crop wet: 80% of total crop

Crop wet: 75% of total crop

Funeral expenses: 7½ times of the charge.
The Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962

Dry component, Consolidated wet rate, Irrigated dry rate, consolidated wet rate, split up rate, administrative difficulties. Consolidated wet component split up rate, administrative difficulties. Consolidated dry rate, Irrigated dry rate, principle rate, administrative difficulties, differentiated rate, administrative difficulties.

Dry rate, Irrigated dry rate, Consolidated wet rate, Administrative difficulties.

Dry rate, Irrigated dry rate, Consolidated wet rate, administrative difficulties.

Irrigated dry component, Consolidated wet rate, Administrative difficulties.

Dry rate, Irrigated dry rate, Consolidated wet rate, administrative difficulties.

Minimum dry rate, minimum water rate, anomalies.

Anomalies, minimum dry rate, minimum water rate, anomalies, rate of increase.

Minimum dry rate, minimum water rate, anomalies, rate of increase.

Minimum dry rate, minimum water rate, anomalies, rate of increase.

6i0 3rd August, 1962


Water rate 15

Tail end lands

Salinity

Irrigated dry

Maximum

Maximum

Minimum

Minimum

Water supply

Process of development

Water charge
Mr Speaker:—It is easy for a man to lead a horse to the pond, but it is difficult to make it drink when it does not want to drink. It applies to both. You are not prepared to be convinced, they are not prepared to be convinced. Let them be put to vote and decided. I am putting the amendments to the vote of the House.

The question is.

Add the following explanation to the proviso to clauses 8—

"An additional assessment only at the rate of ten percent shall be levied in the case of wet lands under the irrigation resources receiving supply of water only for 8 months in Telangana region and in the case of wet lands under the projects constructed after 1947 and the wet lands in the case of which enhancement of assessment have been made during that period in the Andhra region"

The amendment was negatived

Mr Speaker:—The question is.

"Delete sub-clause (i) and proviso in Clause

The amendment was negatived.
Mr Speaker: The question is for sub-clause (7) substitute the following:

“In the case of wet land which receives supply of water from any Government source of irrigation specified in the Schedule, in lieu of the standard or land revenue assessment as the case may be, the dry rate of assessment of similar classification in the local area shall be calculated and the provisions of section 3 shall be applied hereto.

Provided that where such land is a single crop wet land an additional water rate of Rs 15 per acre and in the case of a double crop wet land an additional water rate of Rs 22.50 per acre shall be levied and collected from the person liable to pay the assessment, so, however, that in the case of single crop wet land the additional assessment together with the assessment calculated as per the main clause shall not exceed Rs 38 per acre and in the case of double crop wet land shall not exceed Rs 34.50 per acre.”

The amendment was declared to have been negatived.

Sri K Narayana Reddy pressed for a division.


The amendment was negatived.

Mr Speaker —The question is

“In sub-clause (g) of Clause 4 after words ‘from any Government source of irrigation’ insert the words ‘except in cases where dry-cum wet cultivation is undertaken’.

In sub-clause (i) for the words ‘One hundred per cent’ substitute the figures and words “1% on 10 acres

The amendments were negatived.

Mr Speaker —The question is

In sub-clause (i) for the words ‘One hundred per cent’ substitute the figures and words “1% on 5 acres”.

The amendment was declared to have been negatived.

Sri P Sundararayya pressed for a division.

The House divided, Ayes 19, Noes—185 neutrals nil.

The amendment was negatived.

Mr Speaker —The question is

In sub-clause (g) for the words ‘One hundred per cent’ substitute the figures and words “1% on 2 acres”.

The amendment was negatived.

Mr Speaker —The question is

In sub-clause (g) for the words ‘One hundred per cent’ substitute the figures and words “1% on 1 acre”.

The amendment was declared to have been negatived.

Sri P Sundararayya Pressed for a division.

The House divided Ayes—70 Noes 136, neutrals Nil.

The amendment was negatived.
Mr Speaker — The question is.

In sub-clause (i) for the words 'One hundred per cent' substitute the figures and words '10% on 100 acres'.

In sub-clause (ii) for the words 'One hundred per cent' substitute the figures and words '10% on 5 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '10% on 2 acres'.

In sub-clause (i) for the words 'One hundred per cent' substitute the figures and words '10% on 1 acre'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '20% on 10 acres'.

In sub-clause (i) for the words 'One hundred per cent' substitute the figures and words '20% on 5 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '20% on 2 acres'.

In sub-clause (i) for the words 'One hundred per cent' substitute the figures and words '20% on 1 acre'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '25% on 10 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '25% on 5 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '25% on 2 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '25% on 1 acre'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '25% on 10 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '88 1/8% on 10 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '88 1/4% on 5 acres'.

4 In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '88 1/8% on 2 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '50% on 10 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '50% on 5 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '50% on 2 acres'.

In sub-clause (a) for the words 'One hundred per cent' substitute the figures and words '50% on 1 acre'.

3rd August, 1962. 613
3rd August, 1962.

The Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962:

In sub-clause (s) for the words ‘One hundred per cent’ substitute the figures and words ‘50% on 2 acres’.

In sub-clause (s) for the words ‘One hundred per cent’ substitute the figures and words ‘50% on 1 acre’.

The amendments were negatived

Mr. Speaker — The question is

In sub-clause (s) for the words ‘One hundred per cent’ substitute the figures and words ‘50% ’.

The amendment was declared to have been negatived. Sri P Sundarayya pressed for a division

The House divided Ayes 70 Noe 136, neutrals — nil,

Mr. Speaker :— The question is

In sub-clause (s) for the words ‘One hundred per cent’ substitute the figures and words ‘words 75’.

The amendment was negatived.

Mr. Speaker :— The question is

In sub-clause (s) Clause 4 delete the words ‘after the word ‘schedule’ and substitute the following:

Size of holding. Additional enhancement.

<table>
<thead>
<tr>
<th>Size of Holding</th>
<th>Additional Enhancement</th>
</tr>
</thead>
<tbody>
<tr>
<td>for holdings between 1 and 6 acres</td>
<td>Nil</td>
</tr>
<tr>
<td>for holdings between 7 and 12 acres</td>
<td>10 per cent.</td>
</tr>
<tr>
<td>for holdings between 13 and 18 acres</td>
<td>20 per cent.</td>
</tr>
<tr>
<td>for holding over 19 and above</td>
<td>25 per cent.</td>
</tr>
</tbody>
</table>

The amendment was declared to have been negatived.

Sri T. Viswanatham pressed for a division.

The House divided.

Ayes 70, Noes 187; Neutrals — Nil.

The amendment was negatived.

Mr. Speaker — The question is.

For the words ‘One hundred per cent’ substitute the words Twenty-five percent”.

For the words ‘One hundred per cent’ substitute the words fifty per cent’. 
For the words ‘One hundred per cent’ substitute the words ‘twenty per cent’.
For the words ‘One hundred per cent’ substitute the words, ‘thirty three and one third per cent’.
For the words ‘One hundred per cent’, substitute the words, ‘forty per cent’.
For the words ‘One hundred per cent’, substitute the words, ‘thirty seven and half per cent’
For the words ‘One hundred per cent’, substitute the words, ‘Seventy-five per cent’.
For the words ‘One hundred per cent’, substitute the words, ‘ten per cent’.
For the words ‘One hundred per cent’, substitute the words, ‘twenty per cent’.
For the words ‘one hundred per cent’, substitute the words, ‘twenty five percent’.
For the words ‘one hundred per cent’, substitute the words, ‘thirty percent’.
For the words ‘one hundred per cent’, substitute the words, ‘forty percent’.
For the words, ‘one hundred per cent’, substitute the words, ‘fifty percent’.
For the words ‘one hundred per cent’, substitute the words, ‘sixty percent’.
For the words, ‘one hundred per cent’, substitute the words, ‘seventy percent’.
For the words ‘one hundred per cent’, substitute the words, ‘seventy five percent’.
For the words ‘one hundred per cent’, substitute the words, ‘eighty percent’.
For the words ‘one hundred per cent’, substitute the words, ‘ninety percent’.

In clause 4 delete sub-clause (1) and the proviso.
In sub-clause (1) of Clause 4 for the words ‘one hundred per cent’, substitute the words ‘thirty three and one third.’

The amendments were negative.

Mr. Speaker. The question is:

In the proviso to sub-clause (i) of Clause 4 for the words ‘rupees twenty’ substitute the words ‘rupees ten’.

The amendment was declared to have been negatived. Sri P. Sundarayya pressed for a division. The House divided. Ayes. 70, Noes: 187; Neutrals: Nil.

The amendment was negatived.
Mr Speaker:—The question is:

In the proviso to sub-clause (1) of Clause 4 for the words 'rupees twenty', substitute the words "twelve"

The amendment was negatived.

Mr. Speaker—The question is:

In the proviso to sub-clause (1) of Clause 4 for the words 'rupees twenty' substitute the words 'rupees fifteen'

The amendment was declared to have been negatived

Sri P. Sundarayya pressed for a division.
The House divided. Ayes 70, Noes 137; Neutrals Nil.
The amendment was negatived.

Mr Speaker—The question is:

In the proviso to sub-clause (1) of Clause 4 for the words "rupees twenty" substitute the words "rupees eighteen"

Mr Speaker—The question is:

The amendment was negatived.

In the proviso to sub-clause (1) of Clause 4 for the word "twenty six," substitute the words "rupees fifteen."
The amendment was declared to have been negatived.

Sri P. Sundarayya pressed for a division.
The House divided.
Ayes 70, Noes 137, Neutrals Nil.
The amendment was negatived.

Mr. Speaker—The question is:

In the proviso to sub-clause (1) of Clause 4 for the words "rupees twenty-six" substitute the words "rupees eighteen."
The amendment was negatived.

Sri P. Sundarayya pressed for a division.
The House divided.
Ayes 70; Noes 137; Neutrals Nil.
The amendment was negatived.
Mr. Speaker:—The question is:

In the proviso to sub-clause (i) of Clause 4 for the words "rupees twenty-six" substitute the words "rupees twenty-four".

In the proviso to sub clause (ii) of Clause 4 for the words "rupees twenty-six" substitute the words "twenty-four".

Delete the proviso in sub-clause (i) of Clause 4.

For sub-clause (i) of Clause 4, substitute the following—

"The maximum additional assessment should be fifty in the case of single crop wet land and rupees twenty-five in the case of double crop wet land."

To the proviso sub-clause (i) of Clause 4, substitute the following—

"In the case of wet land which receives supply of waters from any Government source of Irrigation specified in the Schedule at the rate of fifty per cent of the standard assessment or the Land Revenue Assessment as the case may be payable for the fiscal year for that land"

"Provided further that in all cases the total land tax shall always accord in proportion to the tax which he would be liable to pay if his surplus net income were income subjected to tax under the income-tax Law."

In the proviso to sub-clause (i) of clause 4 for the words "less than Rs 20 or exceed Rs 26" substitute the words "less than Rs 15 or exceed Rs 20."

In the proviso to sub-clause (i) of clause 4 for the words "Rs 20 or exceed Rs. 26" substitute the words "Rs 14 or exceed Rs. 18."

In the proviso to sub clause (i) of clause 4 delete the words "be less than Rs 20 or".

In the proviso to sub-clause (i) of clause 4 for the words "be less than Rs 30 or exceed Rs 39" substitute the words "be less than Rs 20 or exceed Rs. 25."

In the proviso to sub-clause (i) of clause 4 for the words "be less than Rs 30 or exceed Rs 39" substitute the words "be less than Rs 21 or exceed Rs 27."

Add the following at the end of the proviso to sub-clause (ii) of clause 4 "inclusive of the cess like land cess and Educational cess etc."

In the proviso to sub-clause (i) of clause 4 for the words "be less than Rs 30 or exceed Rs. 39" substitute the word "be less than Rs 25 or exceed Rs 30."

The amendments were negatived.
Mr. Speaker.—The question is:

In item (i) after the words “from any Government source of irrigation” specified in the schedule, insert the words, for from any tank fed by such source.”

The Motion was adopted.

The House divided: Ayes: 187; Noes: 70; Neutrals: Nil.

Mr. Speaker.—The question is:

In the proviso to sub-clause (i) of Clause 4 for the words “in the case of double crop wet land”, substitute the words “of a second wet crop is raised”.

The amendment was declared to have been negatived.

Mr. Speaker.—The question is:

For sub-clause (ii) of clause 4 substitute the following:

<table>
<thead>
<tr>
<th>Size of holding</th>
<th>Additional enhancement</th>
</tr>
</thead>
<tbody>
<tr>
<td>For holdings between 1 to 6 acres</td>
<td>Nil.</td>
</tr>
<tr>
<td>For holdings between 7 and 12 acres</td>
<td>5%</td>
</tr>
<tr>
<td>For holdings between 13 and 18 acres</td>
<td>10%</td>
</tr>
<tr>
<td>Over 19 acres and above</td>
<td>15% and above</td>
</tr>
</tbody>
</table>

Mr. Speaker.—Amendment moved.

Sri K. V. Narayana Reddy.—I beg to move:

For the existing sub-clause (iii) of clause 4, substitute the following:

“In the case of wet land other than that specified in clause (i) or clause (ii) in lieu of the standard assessment or land Revenue...
assessment, as the case may be, the dry rate of assessment of similar classification of dry lands in the local area shall be calculated and the provisions of section 3 shall be applied thereto.

"Provided that where such land is a single crop wet land an additional water rate of Rs 7 per acre and where land is a double crop wet land an additional water rate of Rs 10 per acre shall be levied and collected from the persons liable to pay the assessment. So, however, that in the case of single crop wet land the additional assessment together with the assessment calculated as per the main clause shall not exceed Rs 12 per acre and in the case of double crop wet land shall not exceed Rs 18 per acre."

Mr Speaker —The Amendment moved.

Sri P Sundarayya — I beg to move

In sub-clause (iv) of clause 4 for the words "one hundred percent" substitute the figures and words "1 percent on 10 acres."

Mr Speaker — Amendment moved.

Sri P Sundarayya — I beg to move

In sub-clause (v) of clause 4 for the words "one hundred percent" substitute the figures and words "1 percent on 5 acres."

Mr Speaker. — Amendment moved.

Sri P Sundarayya — I beg to move

In sub-clause (vi) of clause 4 for the words "one hundred percent" substitute the figures and words "1 percent on 2 acres."

Mr. Speaker. — Amendment moved.

Sri P Sundarayya. — I beg to move

In sub-clause (vii) of clause 4 for the words "one hundred percent" substitute the figures and words "1 percent on 1 acre."

Mr Speaker:— Amendment moved.

Sri P. Sundarayya — I beg to move

In sub-clause (viii) of clause 4 for the words "one hundred percent" substitute the figures and words "10 percent on 10 acres."

Mr Speaker.— Amendment moved.

Sri P Sundarayya — I beg to move

In sub-clause (ix) of clause 4 for the words "one hundred percent" substitute the figures and words "10 percent on 5 acres."

Mr. Speaker:— Amendment moved.

Sri P Sundarayya — I beg to move.

In sub-clause (x) of clause 4 for the words "one hundred percent" substitute the figures and words "10 percent on 1 acre."
Mr. Speaker — Amendment moved

Sri P Sundarayya — I beg to move.

In sub-clause (ii) of clause 4 for the words "one hundred percent" substitute the figures and words "20 percent on 10 acres"

Mr. Speaker — Amendment moved

Sri P Sundarayya — I beg to move.

In sub-clause (vi) of clause 4 for the words one hundred percent substitute the figures and words "20 percent on 5 acres".

Mr. Speaker — Amendment moved.

Sri P. Sundarayya — I beg to move.

In sub-clause (iii) of clause 4 for the words "one hundred percent" substitute the figures and words "20 percent on 2 acres."

Mr. Speaker — Amendment moved.

Sri P Sundarayya — I beg to move.

In sub-clause (iv) of clause 4 for the words "one hundred percent" substitute the figures and words "20 percent on 1 acre."

Mr. Speaker — Amendment moved.

Sri P Sundarayya — I beg to move.

In sub-clause (v) of clause 4 for the words "one hundred percent" substitute the figures and words "25 percent on 10 acres."

Mr. Speaker — Amendment moved.

Sri P. Sundarayya — I beg to move.

In sub-clause (vii) of clause 4 for the words "one hundred percent" substitute the figures and words "25 percent on 5 acres."

Mr. Speaker — Amendment moved.

Sri P. Sundarayya — I beg to move.

In sub-clause (viii) of clause 4 for the words "one hundred percent" substitute the figures and words "25 percent on 2 acres."

Mr. Speaker — Amendment moved.

Sri P. Sundarayya — I beg to move.

In sub-clause (ix) of clause 4 for the word "one hundred percent" substitute the figures and words "25 percent on 1 acre."
Mr Speaker—Amendment moved

Sri P. Sundarayya—I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the figures and words “Thirty three and one third percent on 10 acres”

Mr Speaker—Amendment moved

Sri P Sundarayya—I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the figures and words “Thirty three and one third percent on 5 acres.”

Mr Speaker—Amendment moved

Sri P Sundarayya—I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the figures and words “Thirty three and one third percent on 2 acres.”

Mr Speaker—Amendment moved

Sri P Sundarayya—I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the figures and words “Fifty percent on 10 acres.”

Mr Speaker—Amendment moved.

Sri P Sundarayya—I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the figures and words “Fifty percent on 5 acres.”

Mr Speaker—Amendment moved.

Sri P. Sundarayya—I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the figures and words “Fifty percent on 2 acres.”

Mr Speaker—Amendment moved.
Mr Speaker — Amendment moved.

Sri P Sundareyya — I beg to move.

In sub-clause (ii) of clause 1 for the word, “one hundred percent” substitute the figures and words “forty percent.”

Mr Speaker — Amendment moved.

Sri P Sundareyya — I beg to move.

In sub-clause (ii) of clause 4 for the word, “one hundred percent” substitute the figures and words “seventy five percent.”

Mr Speaker — Amendment moved.

Sri V Viswaswara Rao — I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the words “fifty percent.”

Mr Speaker — Amendment moved.

Sri V Viswaswara Rao — I beg to move.

In sub-clause (ii) of clause 4 for the word “one hundred percent” substitute the word “Seventy five percent.”

Mr Speaker — Amendment moved.

Sri K L Narasimha Rao — I beg to move.

In sub-clause (a) of clause 4 for the word “one hundred percent” substitute the words “Twenty percent.”

Mr Speaker — Amendment moved.

Sri K L Narasimha Rao — I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the words “Twenty five percent.”

Mr Speaker — Amendment moved.

Sri K L Narasimha Rao — I beg to move.

In sub-clause (ii) of clause 4 for the words “one hundred percent” substitute the words “Thirty three and one third percent.”

Mr Speaker — Amendment moved.

Sri A Ramachandra Reddy — I beg to move.

In sub-clause (ii) of clause 4, after the word, “as the case may be,” insert the words “an additional assessment at the rate of only ten percent shall be levied in the case of wet lands under these sources.
in Telengana region and wet lands under the projects constructed after 1947 and wet lands in the case of which taxes have already been enhanced after 1947 in Andhra region”

Mr. Speaker — Amendment moved

Sri Tennes W. Viswanatham — I beg to move.

Delete the proviso to sub-clause (vi) of clause 4

Mr Speaker — Amendment moved

Sri P. Sundarayya — I beg to move

In the proviso to sub-clause (vi) of clause 4, for the words “Rupees Nine” substitute “Rupees Five”

Mr Speaker — Amendment moved

Sri P. Sundarayya — I beg to move

In the proviso to sub-clause (vi) of clause 4, for the words “Rupees Nine” substitute the words “Rupees Six”

Mr Speaker — Amendment moved

Sri P. Sundarayya — I beg to move

In the proviso to sub-clause (vi) of clause 4, for the words “Rupees Nine” substitute the words “Rupees Seven”

Mr Speaker — Amendment moved

Sri P. Sundarayya — I beg to move

In the proviso to sub-clause (vi) of clause 4, for the words “Rupees Nine” substitute the words “Rupees Eight”

Mr Speaker — Amendment moved

Sri P. Sundarayya — I beg to move

In the proviso to sub-clause (vi) of clause 4, for the words “Rupees Fifteen” substitute the words “Rupees Ten”

Mr Speaker — Amendment moved.

Sri P. Sundarayya — I beg to move

In the proviso to sub-clause (vi) of clause 4, for the words “Rupees Fifteen” substitute the words “Rupees Eleven”

Mr Speaker — Amendment moved.
In the proviso to sub-clause (ii) of clause 4, for the word “Rupees Fifteen” substitute the words “Rupees Twelve”

Mr. Speaker —Amendment moved

Sri K. L. Narasimha Rao —I beg to move:

In the proviso to sub-clause (ii) of clause 4, for the words “be less than Rupees Nine and exceed Rupees Fifteen” substitute the words “Exceed Rupees Ten”

Mr. Speaker —Amendment moved

Sri K. L. Narasimha Rao —I beg to move:

In the proviso to sub-clause (ii) of clause 4, for the words “be less than Rupees Nine and exceed Rupees Fifteen” substitute the words “exceed Rupees Fifteen”

Mr. Speaker —Amendment moved

Sri V. Visweswara Rao —I beg to move:

In the proviso to sub-clause (ii) of clause 4, for the words “be less than Rupees Nine, double crop wet land” substitute the words “be less than Rupees Seven or exceed Rupees Twelve per acre per fasli year in the case of single crop wet land and in no case shall be less than Rupees Ten and Fifty naye paisa per acre per Fasli year in the case of double crop wet land”

Mr. Speaker.—Amendment moved.

Sitaramayya —I beg to move:

In the proviso to sub-clause (ii) of clause 4, for the words “Rupees Thirteen and naye paisa Fifty” substitute the words “Rupees Nine” and for the words “Rupees Twenty two and naye paisa Fifty” substitute the words “Rupees Thirteen.”

Mr. Speaker.—Amendment moved.

Sri N. Srinivas Reddy.—I beg to move:

In the proviso to sub-clause (ii) of clause 4, for the words “Rupees Fifteen” substitute the words “Rupees Nine.”

Mr. Speaker.—Amendment moved

Sri K. L. Narasimha Rao —I beg to move:

In the proviso to sub-clause (ii) of clause 4, for the words “be less than Rupees Thirteen and naye paisa Fifty or exceed Rupees...”
Twenty two and naye paisa Fifty” substitute the words “exceed Rupees Fifteen”

Mr Speaker —Amendment moved.

Sri K L Narasimha Rao —I beg to move.

In the proviso to sub clause (11) of clause 4, for the words “be less than Rupees Thirteen and naye paisa fifty or exceed Rupees twenty two and naye paisa fifty” substitute the words “Exceed Rupees Seventeen and naye paisa fifty”

Mr Speaker —Amendment moved.

Sri N Prasada Rao —I beg to move.

In the proviso to sub clause (11) of clause 4, for the words “be less than Rupees Thirteen and naye paisa fifty” substitute the words “Rupees Twelve and for the words “Rupees Twenty Two and naye paisa fifty” substitute the words “Rupees Eighteen”

Mr Speaker —Amendment moved.

Sri Vavilala Gopalakrishnayya —I beg to move.

In the proviso to sub clause (11) of clause 4, for the words “Rupees Nine” substitute the words “Rupees five”

Mr Speaker —Amendment moved.

Sri P. Subbayya :—I beg to move.

In the proviso to sub clause (11) of clause 4, for the words “In no case be less than Rupees Nine or exceed rupees Fifteen” substitute the words “Shall not exceed Rupees Twelve per acre per faski year in the case of single crop wet land”.

Mr. Speaker —Amendment moved

Sri P. Subbayya :—I beg to move.

In the proviso to sub clause (11) of clause 4, for the words “and shall in no case be less than Rupees Thirteen and naye paisa fifty or exceed Rupees Twenty two and naye paisa Fifty” substitute the words “and shall not exceed rupees Eighteen”.

Mr. Speaker.—Amendment moved.

Shri P Subbayya —Mr. Speaker, Sir, I beg to move:

Add the following as third para to clause 4.

Provided that lift irrigation lands shall not be included for the purpose of additional assessment by 4 (i) and 4 (11).
Mr. Speaker—Amendment moved

Shri P. Sundarayya:—I beg to move

"In sub clause (iii) of clause 4, delete the words "rainfed"."

Mr. Speaker.—Amendment moved.

Sri N. Venkateswara Rao:—I beg to move

Delete sub clause (iii) of clause 4.

Mr Speaker.—Amendment moved

Sri K. L. Narasimha Rao:—I beg to move

In sub clause (iii) of clause 4, for the words "of the rainfed tanks notified by the District Collector in the District Gazette" substitute the words "Tanks"

Mr. Speaker.—Amendment moved

Sri K. V. Narayan Reddy:—I beg to move:

For subclause (iii) of clause 4, substitute the following:

In the case of wet land served by any Government source of irrigation of less than three months capacity notified in the District Gazette by the District Collector in lieu of the standard assessment or land revenue assessment as the case may be, the dry rate of assessment in the similar cases of dry lands in the local area shall be calculated and the provisions of section 8 shall be applied thereto.

Provided that where such a land is a single crop wet land, an additional water rate of Rs. 5 per acre and where such land is a double crop wet land, an additional water rate of Rs 7.50 shall be levied and collected from the person liable to pay the assessment, so, however, that in the case of single crop wet land, the additional assessment together with the assessment calculated as per the main clause shall not exceed Rs. Ten per acre and in the case of double crop wet land shall not exceed Rs. 15 per acre.

Mr. Speaker—Amendment moved

Sri P. Sundarayya:—I beg to move:

In sub clause (iii) of clause 4, for the words "Twenty acres" substitute "Hundred acres".

Mr. Speaker:—Amendment moved.

Sri P. Sundarayya —I beg to move.

In subclause (iii) of clause 4, for the words "Twenty acres" substitute the words "Fifty Acres".
Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.

Mr Speaker —Amendment moved.
Mr Speaker:—Amendment moved.

Sri P Sundarayya:—I beg to move:

In Sub-clause (m) of clause 4 for the words "Fifty percent" substitute the words "Ten percent as patta holder 3 acre holding."

Mr Speaker:—Amendment moved.

Sri P Sundarayya:—I beg to move.

In Sub-clause (iii) of clause 4 for the words "Fifty percent substitute the words "Ten percent as patta holder 2 acre holding."

Mr Speaker:—Amendment moved.

Sri P Sundarayya:—I beg to move.

In sub-clause (iii) of clause 4 for the words "Fifty percent substitute the words "Twenty five percent as patta holder 5 acre holding."

In clause (iii) of clause 4 for the words "Fifty percent" substitute the words "Twenty five percent as patta holder 10 acre holding."

In sub-clause (iii) of clause 4 for the words "Fifty percent substitute the words "Twenty five percent as patta holder 5 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 2 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 1 acre holding."

In sub-clause (iii) of clause 4, for the words "Fifty percent substitute the words "Twenty five percent as patta holder 10 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 5 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 2 acre holding."

In sub-clause (iii) of clause 4, for the words "Fifty percent substitute the words "Twenty five percent as patta holder 1 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 10 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 5 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 2 acre holding."

In sub-clause (iii) of clause 4, for the words "Fifty percent substitute the words "Twenty five percent as patta holder 1 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 10 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 5 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 2 acre holding."

In sub-clause (iii) of clause 4, for the words "Fifty percent substitute the words "Twenty five percent as patta holder 1 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 10 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 5 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 2 acre holding."

In sub-clause (iii) of clause 4, for the words "Fifty percent substitute the words "Twenty five percent as patta holder 1 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 10 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 5 acre holding."

In sub-clause (iii) of clause 4, for the words, "Fifty percent substitute the words "Twenty five percent as patta holder 2 acre holding."

In sub-clause (iii) of clause 4, for the words "Fifty percent substitute the words "Twenty five percent as patta holder 1 acre holding."

In sub clause (iii) of clause 4, for the words “Fifty percent” substitute the words “Thirty percent”.

Mr Speaker —Amendments moved.

Sri Tenneche Vizwanatham.—I beg to move

In sub clause (iii) of clause 4, delete all the words after “Twenty acres and below” and substitute the following:

“At rates not exceeding the following.

<table>
<thead>
<tr>
<th>Size</th>
<th>Additional assessment.</th>
</tr>
</thead>
<tbody>
<tr>
<td>For holdings between 1 &amp; 12 acres</td>
<td>Nil</td>
</tr>
<tr>
<td>For holdings between 13 &amp; 18 acres</td>
<td>5%</td>
</tr>
<tr>
<td>For holding above 19 acres</td>
<td>10%</td>
</tr>
</tbody>
</table>

Mr Speaker —Amendment moved.

Sri T K R. Sarma and Sri P. V. Krishna Reddy :—I beg to move:

In subclause (iii) of clause 4, for the words ‘Fifty’ substitute the words “Sixteen two thirds”

Mr Speaker :— Amendment moved.

Sri D Seetaramiah :— I beg to move

In subclause (iii) of clause 4 for the words “Fifty percent” substitute the words “twenty percent”.

Mr Speaker :— Amendment moved.

Sri T. Viswanatham —I beg to move:

Delete the proviso in sub-clause (iii) in Clause 4

Mr. Speaker :—Amendment moved.

Sri P. Sundarayya —I beg to move.

In the proviso to sub-clause (iii) of Clause 4 for the words “six” substitute the words “three”

In the proviso to sub-clause (iii) of clause 4 for the words “six” substitute the word “four”
In the proviso to sub-clause (iii) of clause 4 for the words "six" substitute the word "five"

In the proviso to sub-clause (iii) of clause 4 for the words "twelve" substitute the word "six"

In the proviso to sub-clause (iii) of clause 4 for the words "twelve" substitute the word "seven"

In the proviso to sub-clause (iii) of clause 4 for the words "twelve" substitute the word "eight"

In the proviso to sub-clause (iii) of clause 4 for the words "twelve" substitute the word "nine"

In the proviso to sub-clause (iii) of clause 4 for the words "twelve" substitute the word "ten"

In the proviso to sub-clause (iii) of clause 4 for the words "twelve" substitute the words "if a second wet crop is raised".

Mr. Speaker — Amendments moved.

Sri K L. Narasimha Rao — I beg to move

In proviso to sub-clause (iii) of clause 4 for the words "be less than rupees six or exceed rupees twelve" substitute the words "exceed rupees ten"

Mr Speaker — Amendment moved

Sri N. Prasada Rao — I beg to move

For the proviso to sub-clause (iii) of clause 4 substitute the following:

"provided that the additional assessment together with the standard assessment as the case may be payable in respect of such lands shall in no case is more than rupees eight per acre per fiscal year in the case of both single crop wet land and double crop wet land."

Mr. Speaker: — Amendment moved

Sri D. Sitaramayya — I beg to move:

In the proviso to subclause (iii) of clause 4 for the words "rupees six or exceed rupees twelve" substitute the word "rupees three or exceed rupees six"
Mr Speaker — Amendment moved.

Sri T Viswanatham — I beg to move.

Add the following as a new proviso to clause 4

"Provided however a ryot is aggrieved with any time in the schedule may apply to the Government for its inclusion"

Mr Speaker — Amendment moved

Sri P Sundarayya — I beg to move.

Delete explanation (b) of clause 4

Mr Speaker — Amendment moved

Sri D Silaramayya — I beg to move.

In explanation (b) to clause 4 delete the words “other than a river”

Mr Speaker — Amendment moved

Sri P Sundarayya — I beg to move.

Add the following as explanation (c) to clause 4

"River" does not mean a vagu, stream, or a rivulet to it connection in the Telugu Language in different localities of Andhra Pradesh

Mr Speaker — Amendment moved.

New Clause 4—A

Sri K. L Narasimha Rao — I beg to move.

Add the following as new clause 4—A.

"Not withstanding anything contained in this or any other Act in force, in the cases where an additional maximum rate of assessment than that prescribed under clause 4 is already being collected, if any, the same shall be reduced to that extent"

Mr Speaker — Amendment moved.

Sri N Ramachandra Reddy — I beg to move.

Re-number Clause-4 as sub-clause (i) thereof and after sub-clause (i) so renumbered, add the following as sub-clause, namely:
The Collector may from time to time, by notification, in the District Gazette, include in or exclude from the list rain-fed tanks notified under sub-clause (i) of Clause 8, any rain-fed tank.

Mr Speaker — Amendment moved.

Sri P. Sundarayya — What is the Minister’s amendment?

Mr Speaker — I am told that the amendment has been circulated to the members. I am sorry I won’t be able to give much time except for the leaders of the parties. They may take ten or fifteen minutes. Such of those members who like to participate in the discussion may take part in the discussion.

Sri P. Sundarayya — This is an important amendment. The next one is not so important.

Mr Speaker — Mr Sundarayya, if you give me an assurance that you can finish it by 1-30 p.m. tomorrow, I leave it to you. We would like to finish it by 1-30 p.m. tomorrow. If you think this is important, you can have one and half to two hours.

Sri P. Sundarayya — This requires half-an-hour to-day.

Mr Speaker — Now, we have another forty minutes.

Sri P. Sundarayya — And another two hours, we require for the other clauses tomorrow. Once the Bill is passed, there is the question of revision ...

Mr Speaker — That is what you feel. I do not know what the other leaders of the parties feel. Let us try to finish it by 1-30 p.m. tomorrow.

Sri Vavilala Gopalakrishnaiah — I have given an amendment to the Government amendment.

Government Bill. 3rd August, 1962. 633

(Mr. Deputy Speaker in the Chair)

3rd August, 1962.

maximum dry irrigated land
maximum wet irrigated land

Dry crude maximum 800% over 3\% seed farms

classification 5% irrigation

37% of dry irrigated

Government Bill:


3rd August, 1962.

635


3rd August, 1962.


3rd August, 1962.


3rd August, 1962.


3rd August, 1962.


3rd August, 1962.


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3rd August, 1962.


3rd August, 1962.


3rd August, 1962.


3rd August, 1962.

The Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962

Government Bill:

3rd August, 1962.

Clauses No 2 and No. 3 delete

Sections 9, 10, 11

2. Merchant of Venice 6

Shylock 6

Merchant of Venice 6

Shylock 6

pound of flesh

6

6

6

6
Government Bill:

3rd August, 1962.

General discussion

Assured water supply

Irrigated area

Schedule

Area

Amendment

Maximum
3rd August, 1962.


Justice Party is objecting to the Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962.

The Bill aims to assess land revenue based on the market value of land, which has been a contentious issue. The Justice Party argues that this approach is unfair and will lead to increased disparities among landowners. They request a more equitable assessment method that takes into account the historical and social context of land ownership.

The Bill also proposes changes to the tenancy system, which concerns the Justice Party. They fear that these changes could lead to the displacement of tenant farmers, who are already facing economic pressures. The party seeks clarification on how the rights of tenant farmers will be protected under these proposed changes.

In conclusion, the Justice Party believes that the Bill is not in the best interest of the state's agricultural sector and calls for a thorough revision to ensure the protection of the rights of all stakeholders involved.

Government Bill:
The Andhra Pradesh Land Revenue
(Additional Assessment) Bill, 1962

The Andhra Pradesh Land Revenue
(Additional Assessment) Bill, 1962

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<tr>
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<th>Standardization Act</th>
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<td>200 300 400</td>
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<tr>
<td>2.</td>
<td>250</td>
<td>100 200 300</td>
</tr>
<tr>
<td>3.</td>
<td>750</td>
<td>500 1000 2000</td>
</tr>
<tr>
<td>4.</td>
<td>100</td>
<td>50 100 200</td>
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The Andhra Pradesh Land Revenue
(Additional Assessment) Bill, 1962

The Andhra Pradesh Land Revenue
(Additional Assessment) Bill, 1962

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(Additional Assessment) Bill, 1962

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The House then adjourned till Half Past Eight of the Clock on Saturday, the 4th August, 1962.