ORAL ANSWERS TO QUESTIONS

KOTWAL OF KONGALA VILLAGE

801—

*1258 Q—Sri Mohd Tahaseel (Bhadrachalam):—Will the hon. Minister for Revenue be pleased to state

(a) the amount of salary per month being paid to the Kotwal of 'Kongala village', Nugoor taluk, Khammam district, and

(b) whether it is fact that the salary is being paid once in a year instead of paying the same, monthly?

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

(a) The Kotwal of Kongala village in Nugoor taluk is being paid honorarium at the rate of Rs. 12 P.A. (i.e., 1 per month).

(b) Yes, Sir.

Oral Answers to Questions

The answer to Question No. 3—Mr. J. T. A. J. W. 

Mr. J. T. A. J. W. asked for the information regarding the Central Provinces and Berar system revenue system and its working, and also the reports on the administrative arrangements made by the revenue village staff and the functions of the village officers. The Minister replied that the Central Provinces and Berar system revenue system is working satisfactorily. Administrative units, revenue villages, and the various duties of the village servants are being rearranged and redistributed. Executive orders have been issued, and interim relief is being given accordingly. I will certainly look into the matter.
Oral Answers to Questions


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

(a) the extent of Government land for which pattas have been issued so far in Nagarkurnool taluk, Mahbubnagar district;

(b) the number of Harijans and other Backward classes among those who were given the pattas and the total extent of land given to them;

(c) the number of petitions under enquiry at present;

(d) when the said petitions have been received in the Tahasil office; and

(e) the reasons for such abnormal delay?
Sri N. Ramachandra Reddy —

(a) 10,878 Acres 21 Gunasts dry and 307 Acres 02 Gunasts wet

(b) Out of the areas, mentioned at (a), an extent of 5022 04 Gunasts has been assigned to 1931 Harijans, 3730 04 Gunasts to 1282 Backward Classes persons

(c) and (d) 34 applications received prior to 1-4-1962 are pending in Taluk Office as the proposals submitted by the Revenue Inspector were incomplete and also due to the fact that the applicants have failed to submit documentary evidence in support of their claims. Notices have been issued to the applicants to produce the same for early disposal.

Further 100 applications received after 1-4-1962 are pending disposal and these applications have been sent to the Revenue Inspector for necessary action.

(e) In view of the facts mentioned above there is no abnormal delay

(f) 5. In view of the facts stated above, no specific cases have been assigned to Harijans. Similarly, no specific cases have been assigned to Backward Classes persons.

(g) 6. In view of the facts stated above, no specific cases have been assigned to Harijans. Similarly, no specific cases have been assigned to Backward Classes persons.
the action taken by the Government on the recommendations of the Ananthaiaman Committee for the integration of the assessment system in Andhra and Telangana regions and introducing a uniform system?

Sri N Ramachandra Reddy:—

(1) Dry assessments—As the Committee has recommended that there is no parity in the dry rates in both the regions, no action is taken

(2) Wet assessments—The Government did not accept the recommendations of the Committee in toto.
Oral Answers to Questions.

1. The question regarding land assessment (Telugu):— The current land assessment method relies on experimental research on dry and wet lands. It categorizes land into wet and dry categories. Wet land is assessed differently than dry land. The recommendations are advisory in nature and the government might accept or reject them.

Some of the recommendations are only observatory in nature and some of the recommendations are only advisory. The recommendations are there and the government might accept or might not accept. Wet assessment is not always in line with the recommendations.

2. Wet assessment (Telugu):— Wet assessment is being carried out in Telangana and Andhra regions. There is disparity in maximum water rates, which are not uniform. The assessment is not always accurate.

There is a wide disparity in the wet assessment in both the Telangana and Andhra regions. The recommendations are advisory in nature and the government might accept or reject them.

There is a lack of uniformity in additional taxation resources. The additional taxation resources are not adequately utilized.

Additional Assessment Bill (Telugu):— The question regarding the Additional Assessment Bill is whether it will provide uniformity in taxation resources. The government is likely to accept the bill in the form presented.

3. Question regarding net income (Telugu):— The question regarding the net income is whether it will be distributed evenly. The government is likely to accept the bill in the form presented.
Sri N Ramachandra Reddy:— That is a very big question. The report consists of 773 pages and the recommendations are of varied nature. Some of them are observatory I have no objection to place the recommendations that have been accepted by the Government, on the Table of the House when the next session meets.

(i) Ask the Hon. Minister for Planning to state;

(ii) The basic recommendation net income basis some have no objection to place the recommendations that have been accepted by the Government, on the Table of the House when the next session meets.

(iii) The report consists of 773 pages and the recommendations are of varied nature. Some of them are observatory I have no objection to place the recommendations that have been accepted by the Government, on the Table of the House when the next session meets.

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TAX COLLECTIONS IN PANCHAYATS

804—

*1112 Q—Sri A. P Vagavelu Chetti [Put by Sri A. Sarvaeswara Rao (Eluru)]— Will the hon. Minister for Planning be pleased to state;
(a) the number of Panchayats (district-wise) which have not collected any taxes for more than 3 years now; and

(b) whether the Government propose to surcharge the presidents of such panchayats?

[The Minister for Labour and Transport deputised the Minister for Planning and answered the questions]

The Minister for Labour and Transport (Shri B. V. Gummuty) -

(a) A statement showing the particulars is placed on the Table of the House

(b) Action will be taken by the Assistant Examiners of Local Fund Accounts in respect of Andhra area. There is no provision in the Andhra Pradesh (Telangana Area) Gram Panchayats Act, 1950 to surcharge Sarpanchas

PAPER PLACED ON THE TABLE OF THE HOUSE

<table>
<thead>
<tr>
<th>S No</th>
<th>Name of the District</th>
<th>Number of Panchayats which have not collected any taxes for more than 3 years</th>
</tr>
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<tbody>
<tr>
<td>1.</td>
<td>Srikakulam</td>
<td>20</td>
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<tr>
<td>2.</td>
<td>Visakhapatnam</td>
<td>3</td>
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<td>3.</td>
<td>East Godavari</td>
<td>5</td>
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<td>4.</td>
<td>West Godavari</td>
<td>Nil.</td>
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<td>5.</td>
<td>Krishna</td>
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<td>6.</td>
<td>Guntur</td>
<td>5</td>
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<tr>
<td>7.</td>
<td>Nellore</td>
<td>72</td>
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<td>15.</td>
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<td>17.</td>
<td>Khammam</td>
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<tr>
<td>18.</td>
<td>Warangal</td>
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<tr>
<td>19.</td>
<td>Mahaboobnagar</td>
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<td>20.</td>
<td>Adilabad</td>
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</tbody>
</table>

Total 782
Oral Answers to Questions.       4th August, 1962.  651

(i) Sir is the integrated Act no. 732 mandatory in all Panchayats? Sir, in the Act of 1962, the integrated Act is made mandatory in all Panchayats.

(ii) Sir is the integrated Act no. 732 mandatory in all Panchayats? Sir, in the Act of 1962, the integrated Act is made mandatory in all Panchayats.

(iii) Sir is the integrated Act no. 732 mandatory in all Panchayats? Sir, in the Act of 1962, the integrated Act is made mandatory in all Panchayats.

(iv) Yes, the integrated Act no. 732 is mandatory in all Panchayats. Integrated Act no. 732 is mandatory in all Panchayats.
PAY SCALES OF PANCHAYAT SAMITHI'S STAFF

*1818 Q—Sri P Satyanarayana (Palvancha).—Will the hon. Minister for Planning be pleased to state:

(a) whether the Government were in receipt of the recommendations made by the Kothagudem Panchayat Samithi in Khammam district regarding implementation of equal pay scales to the staff employed by the Panchayat Samithis along with those employed by the State Government; and

(b) If so, the action taken thereon?

Sirs B. V. Gurumurthy.—

(a) No, Sir.

(b) Does not arise.
ఇది ఒట్టాను చేసేది - వావిలో తెలుగు సంస్కృతి మేలు పంపించు చేసే బాయి చేసాడు. ఆనందిసితే మామూళ్ళానికి ప్రతిపాదితి చేసాడు. ఆయన మేలని పంపించిన బాయి చేసాడు.

ఇది ఒట్టాను చేసేది - వావిలో తెలుగు సంస్కృతి మేలు పంపించు చేసాడు. ఆనందిసితే మామూళ్ళానికి ప్రతిపాదితి చేసాడు. ఆయన మేలని పంపించిన బాయి చేసాడు.
**BAGADIGEDDA ANICUT**

*238 Q.—Sri G Swijanarayana (Ramathirtham):—Will the hon Minister for Irrigation and Power be pleased to state;

(a) whether any proposal is under consideration of the Government for the construction of Bagadigeda anicut in Vizayanagaram taluk Visakhapatnam district;

(b) if so, the estimated amount therefor;

(c) the site selected for the purpose, and

(d) the extent of land in which paddy is being cultivated under the said anicut?

_The Minister for Irrigation and Power (Sri A. C. Subba Reddy) —_

(a) There is a proposal under consideration for Gadigedda Anicut Scheme in Vijayanagaram taluk and not Bagadigeda.

(b) Rs. 6.81 lakhs.

(c) A place five furlongs down stream to the south of Tatavari Kattali village.

(d) About 568 acres of the existing anicut under the tanks is proposed to get assured supplies by the anicut scheme. The total area that is estimated to be benefitted by the scheme is 1225 acres.

**RAMAPADASAGAR PROJECT.**

*541 Q.—Sri. P. V. Ramana (Konidakarla):—Will the hon Minister for Irrigation and Power be pleased to state.

(a) whether any investigation was conducted for Ramapadasagar Project when Andhra area was part and parcel of Madras State,

(b) if so, the estimated expenditure of the project;
(c) the estimated extent of the additional land coming under cultivation,

(d) whether it is a fact that the proposal for the said project has been completely abandoned, and

(e) if so, the reasons therefor?

Sr. A. C. Subba Reddy —

(a) Yes, Sir

(b) Rs 129 crores.

(c) An additional land of 12.46 lakhs acres of first crop was estimated to be brought into cultivation. Of this first crop land, water was also proposed to be supplied to cultivate second crop in an extent of 5.10 lakhs acres. Besides this, water was expected to be supplied to an additional second crop area of 9.90 lakhs acres in the ayacut already existing in the Godavari and Krishna Deltas.

(d) Yes, Sir

(e) The reason was that the Ramapadasagar Project would partially submerge the Sabari ayacut and the Sabari project head works. However, an alternate proposal for the construction of a dam across the Godavari River at Ippur is under consideration of the Government.
Oral Answers to Questions


(Q) M. B. Mulayudi — Can you explain what has happened?

(Q) Sir, Hon. Mr. Speaker — Can you explain what has happened?

Optimum use of Godavari and Krishna waters at 1962 & report

(Q) M. B. Mulayudi — Can you explain what has happened?

(Q) M. B. Mulayudi — Can you explain what has happened?

(No answer)

(Q) M. B. Mulayudi — Can you explain what has happened?

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(Q) M. B. Mulayudi — Can you explain what has happened?
Oral Answers to Questions.


657

The question was asked about the foundations of the barrage on the grounds of hard rock. The Deputy Chief Engineer, who is the expert in this field, has advised abandoning the 200 feet foundations. He has also recommended abandoning the 180 feet foundations on the hard rock. The Deputy Chief Engineer has informed that the foundations of the barrage are to be abandoned. The recommendations are based on the report of the experts and the findings of the investigation. The information provided has been based on the investigation conducted by the experts. The recommendation to abandon the foundations has been made to ensure the safety and durability of the barrage. The Deputy Chief Engineer has also recommended abandoning the reservoir and the barrage on the grounds of the investigation. The recommendation is based on the findings of the investigation conducted by the experts. The information provided has been based on the investigation conducted by the experts.
658 4th August, 1962

Oral Answers to Questions

Statement 4th August, 1962

1. The Minister — Mr. V. S. V. Sarma — answered the question in the Assembly on the policy of the Government of India on the flood situation in the Krishna basin.

2. The Minister said that the Government were under taking to undertake a barrage to control the river. Second crop in the area would be supplied at the cost price. 3rd of the delta area second crop would be supplied at 2/3rd of the area. Second crop in the famine area would be undertaken. Three crops in the famine area would be undertaken, with the second crop being undertaken at 2/3rd of the area. Second crop in the famine area would be undertaken at 2/3rd of the area. Second crop in the famine area would be undertaken at 2/3rd of the area.

3. The Minister said that the Government were undertaking to undertake a barrage to control the river. Second crop in the area would be supplied at the cost price. 3rd of the delta area second crop would be supplied at 2/3rd of the area. Second crop in the famine area would be undertaken. Three crops in the famine area would be undertaken, with the second crop being undertaken at 2/3rd of the area. Second crop in the famine area would be undertaken at 2/3rd of the area. Second crop in the famine area would be undertaken at 2/3rd of the area.

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Oral Answers to Questions.

659

REPAIRS OF TANKS IN KHAMMAM DIST.

*766 Q.—Sri J. Vengalarao.—Will the hon. Minister for Irrigation and Power be pleased to state—

(a) whether the estimates for the repair of the tanks in Khammam district namely (i) Bayyavaram Pedda Cheruvu; (ii) Thummala Cheruvu, Nellipaka, and (iii) Peranlal Cheruvu, Kondayagudem, are pending with the Government since a long time, and

(b) if so, the reasons thereof?

Sri A. C. Subba Reddy—(a) The estimate for Bayyavaram lake is under consideration. Estimates for the other two tasks have not yet been received.

(b) In regard to item (1) the availability of funds is being examined. The estimates for the remaining two are under finalisation with the subordinate officers.

PADIRI-PANNUR ELECTRICITY EXTENSION SCHEME

*1092 Q.—Sri D. Gopalraju (Nagari).—Will the hon. Minister for Irrigation and Power be pleased state:

(a) Whether Andhra Electricity Board has sanctioned Padiri-Pannur Electricity extension scheme in Satyavedu taluk, Chittoor district;

(b) if so, whether the scheme will be executed during the current year; and
(c) if not, the reasons thereof?

Sri A.C Subba Reddy—(a) The matter relates to Andhra Pradesh State Electricity Board. It has been reported that the scheme for supply of Power to Padiri, Pannur etc., villages, was sanctioned by the Board

(b) No, sir,

(c) Paucity of funds.

**PURCHASE OF OIL-FIRED GAS TURBINES**

810—

*1290 Q.—Sarvastri, K Ramaswami (Chinnur), G C. Kondalur (Nellore) J T Fernandes (Nominated) and A Venkateswara Rao—Will the hon. Minister for Irrigation & Power be pleased to state:

(a) whether the Government of Andhra Pradesh approached the Central Government for foreign exchange in order to purchase oil fired gas turbines of 25,000 mega watts each for help in tiding over the acute power shortage in the State;

(b) If so, the amount of foreign exchange that is required,

(c) the amount of foreign exchange sanctioned by the Central Government for the purchase of four units, and

(d) whether the Government of Andhra Pradesh have taken any decision to purchase two units (of oil fired gas turbines) with a generating capacity of 11,000 K.W from the International General Electric Company, U.S.A ?

Sri A C Subba Reddy,—

(a) The Government of India were requested for allotment of four 25 M.W. sets. In case this was not possible, they were requested to allot at least two sets of 15 M.W. each.

(b) The foreign exchange component in the cost of two 15 M.W. sets is Rs. 163 lakhs.

(c) It is understood that the Government of India are likely to sanction foreign exchange for the purchase of only two 10/11.5 M.W. gas turbo alternators. The foreign exchange component is not yet known.

(d) It is understood that the Government of India have called for tenders from suppliers in U.S.A for 10/11.5 M.W. sets. Based on the tenders received, Government of India will select the supplier
FIRST PHASE OF THE NAGARJUNASAGAR PROJECT

811—

*1641 Q.—Sri M Ramgopal Reddy (Maidaram) —Will the hon. Minister for Irrigation and Power be pleased to state

(a) the time schedule for the completion of the first-phase of the Nagarjunasagar project, and

(b) whether the second phase of the project would be taken up immediately after the completion of the first phase?

Sri A C Subba Reddy —

(a) The first phase of Nagarjunasagar Project is expected to be completed in all respects by 1970-71.

(b) The State Government desire to take up the second phase immediately after the completion of the first phase of the project now under execution.
Karamchedu Road

812—

*379 (A)—Q Sr. J. L. N. Chowdary (Chirala) Will the hon. Minister for Buildings and Highways be pleased to state

(a) whether the Government are aware of the fact that the C.N.G. Road from 6th mile to 10th mile in Karamchedu area of Bapatla taluk, Guntur district is awfully damaged every year by floods causing much inconvenience to the traffic and transport; and

(b) if so, the action that the Government contemplate to prevent this damage to the road?

The Minister for Buildings and Highways (Sri Mir Ahmed Ali Khan)—

(a) Yes, Sir

(b) After a detailed study of the site condition, it has been found possible to take up protective works in stages. An allotment of amount has been made by the Chief Engineer from the maintenance grant. It is possible to take up the work this year itself. In a few months the road is expected to be improved considerably.
818—

*1828 Q—Sarvasri B Dharma Bhaksham (Nalgonda), M Ramgopal Reddy, G C Kondwal—Will the hon. Minister for Buildings and Highways be pleased to state

(a) whether the recommendations made by the Government for laying of new railway lines in our State during the Third Five-Year Plan period will be placed on the Table of the House;

(b) the extent to which the said recommendations have been accepted by the Central Government; and

(c) the measures being taken by the State Government in view of the refusal of the Central Government to lay new railway lines connecting industrial and commercial centres like Vizag, Kothagudem collieries and Nagarjunasagar during the Second Five-Year plan period?

Sri Mu Ahmed Ali Khan—

(a) The answer to this clause is placed on the Table of the House

(b) Nil, Sir

(c) The State Government are vigorously pursuing the matter with the Government of India

PAPER PLACED ON THE TABLE OF THE HOUSE

Answer to Clause (a) of LAQ (Starred) No. 1828, regarding laying of new Railway lines in Andhra Pradesh State during IIIrd Plan

The Andhra Pradesh state Government have requested the Government of India to include the following Railway lines in the IIIrd Five Year Plan relating to Railways

1. A broad gauge line from Ongole to Hyderabad (via) Nagarjunasagar to be later extended by a broad gauge line to Sirpur Kagaznagar in the Adilabad district.

2. A metre gauge line from Rairhur to Kothagudem (via) Srumnagar, Nalgonda and Khammam with branch line to Macherla.

3. Broad gauge line from Kothagudem to Visakhapatnam (via) Bhadrachalam with a link also between Bhadrachalam to Bajlapda in Bastar district, Madhya Pradesh.

4. Broad gauge line from Ramagundam to Nizamabad.

5. (a) Broad gauge line from Nellore to Mydukur.

(b) Broad gauge line from Nandyal to Katpadi (via) Mydukur, Cuddapah, Pileru and Pakala.

(G) Diversion of Madras-Howrah line, *via*, Kakinada.

2 It was pointed out to the Government of India that all the above proposed new lines will qualify for inclusion in the IIIrd Plan, as all of them satisfied in full, the following principles

1. A new project must further the industrial development of the area concerned.

2. The project must be justifiable on financial grounds. The Railways expect a minimum return of 5% on the investment made.

3. Projects benefitting more than one State will qualify preferential treatment.

4. State Government’s recommendations will be taken into account while considering the overall plan for the development of Railway lines during the Third Five Year Plan.

Special stress has, however, been laid on the following two lines in view of their importance and as it was clear that the Government of India may not agree to include as many lines:

1. A broad gauge line from Ongole to Hyderabad (via) Nagarjunasagar to be later extended by a broad gauge line to Sirpur Kagaznagar in Adilabad district.

2. A broad gauge line from Kothagudem to Visakhapatnam Viz., Bhadrachalam, with a link also between Bhadrachalam and Bailadilla (in Bastar district, Madhya Pradesh).

3. The Government of India have also been requested to electrify the following existing Railway lines in Andhra Pradesh.

1. Vijayawada-Waltair Section (Broad Gauge)

2. Hyderabad-Warangal Section (Broad Gauge, Central Railway)

8. Hyderabad-Kurnool Section (Metre Gauge) Central Railway.

4. But the Government of India did not comply with the requests giving one reason or other, viz., that the proposed new lines will have a length of 700 miles that they will involve heavy bridging on across the rivers like Krishna and Godavari and that the limited funds available could not permit the execution of such a huge programme. They also rejected the request for electrifying the Hyderabad-Warangal Section on the ground that it will not be operationally advantageous. The State Government conveyed their disappointment at the decision of the Union Government, and also stated that the reasons given for negating the request were not convincing. They, therefore pleaded with the Government of India again, to include, in the IIIrd Plan at least one of the two Railway lines referred to at “A” above, and also to electrify the Vijayawada-Waltair line, if it was not operationally advantageous to electrify the Hyderabad-Warangal Section. In September, 1961, as there was an indication of the Government of
India agreeing to include one new Railway line proposed by the State Government if additional funds were allotted by the Planning Commission, the line from Nandyal to Kadpadi Via Mydukur Cuddapah was mentioned, in view of its less costly nature and as it involved no heavy bridging. But, the then Union Minister for Railways, replied in September, 1961 that there was little prospect of any allocation of additional funds for Railway lines during the Third Plan and that consideration of the new lines proposed by the Andhra Pradesh State Government should have to wait for better times. Still, the matter was taken up with the Union Minister for Railways when he visited the State Capital in October, 1961. Though the Union Minister assured sympathetic consideration, nothing substantial has been heard so far from the Government of India. As the Andhra Pradesh State, despite its large size and central location, is lacking in sufficient Railway communication facilities, and as the State Government have decided to move the Government of India again in the matter of new Railway lines, as well as electrifying any of the existing Railway lines in the State, they are pursuing action accordingly, with a view to get the concurrence of the Government of India to the proposals.

Sri Mir Ahmed Ali Khan—The matter rests with the Government of India. We are pursuing vigorously to take at least some of the railways, proposed by the State Government, but till now nothing tangible has come out.

Sri Mir Ahmed Ali Khan—Sir, the conditions laid down by the Central Government were accepted by the State Government. The economic interest and the industrial position and all these conditions were fulfilled. Even then they objected saying that they will require
heavy bridging on Godavari and Krishna. One of the proposals, i.e., from Anantapur to Cuddapah does not require heavy bridging. Even that was not accepted by the Central Government. We are pursuing by different means. M.Ps. are trying for that. We hope to get something.

Sri Pillalamarri Venkateswarlu:—The answer placed on the table of the House shows that the Union Government has assured, but that nothing substantial has been heard so far from the Government of India. It appears as though the Union Government is very sympathetic and I do not know what type of sympathy it is. It is also said that so far nothing substantial was heard from the Government of India. What further steps the State Government is going to take to see that the Union Government takes favourable steps?

Sri Mir Ahmad Ali Khan:—Nothing substantial means no definite answer that this line will be included in the Third Five Year Plan and in writing nothing is come. When we represent to the Central Ministers when they come here, they will say that they will consider and that something should be done for Andhra Pradesh but in writing nothing has been substantially and definitely heard.

Sri Tenneti Viswanadham:—May I ask the Minister whether the doubling on either side of the Godavari bridge will not serve the purpose. Unless Godavari bridge itself is widened and double line is put up, it is of no use. Will the Government take steps to impress upon the Central Government.

Sri Mir Ahmad Ali Khan:—The question is for the laying of new railway lines. So far as the 5 proposals of the State Government are concerned, not a single one has yet been accepted.

PORTS IN ANDHRA PRADESH.

814—

*1453 Q—Sarvari J T Fernandez and P. Syamasundara Rao (Achanta) —Will the hon. Minister for Buildings and Highways be pleased to state:

(a) the number of Ports in Andhra Pradesh and their location
(b) the number of Port Officers in the State and their grades
and
(c) whether there are any proposals before the Government to develop the ports and to increase the posts of Port Officers?

Sri Mir Ahmad Ali Khan:

(a) Seven.
1. Kakinada
2. Maksulpatnam
3. Bheemanapatnam
4. Calingapatnam
5. Krishnapatnam
6. Narasapur and
7. Vadamarri.

Intermediate Ports.
Miner Ports.
(b) One Port Officer at Masulipatnam and one State Port Officer at Kakinada.

Both the posts carry the same scale of pay, *viz.*, Rs 600-80-900-1200. But the State Port Officer, who is also the Head of the State Port Department is allowed in addition a special pay of Rs 150 per mensum.

(c) Yes, Sir.

Sri J T. Fernandez —May I know, Sir, how many Port Officers there are?

Sri Mir Ahmad Ali Khan —There are two Port Officers, one at Kakinada and the other at Masulipatnam.

Sri J T. Fernandez—Is there any proposal to increase the number.

Sri Mir Ahmad Ali Khan :—Yes, Sir.

Sri J T Fernandez Is it true that the State Port Officer has reached the superannuation age?

(No answer.)

Sri S Vemayya : What are the qualifications that are fixed for the post of this Port Officer?

Sri Mir Ahmad Ali Khan : The qualifications are not just before me. But the Port Officers are working from a long time.

**Nizampatnam Port**

815—

*Sri K Satyanarayana* (Repalle):—Will the hon Minister for Buildings and Highways be pleased to state—

Whether any proposal is under consideration of the Government for the development of the Nizampatnam Port in Guntur district?

Sri Mir Ahmad Ali Khan :—For the present, no sir.

Sri N Satyanarayana :—What is the criterion for selection of minor ports at the rate of one in each district?

Sri Mir Ahmad Ali Khan :—The decision of the Government was that at least one port for every one of the coastal districts should be taken up and one was selected in each district which is suitable for the present. Later on, they may be increased. There is no use of selecting new ports when the present ports are to be developed.

Sri M. Puthayya —The port at Narasipatnam can be developed with less expenditure because it has got all the necessary qualifications for a good port and also it is more useful than other ports in the district.
(b) The dispute between the workmen and the management of Sirpur Paper Mills Limited, regarding payment of bonus for the year 1960-61 has been referred for adjudication. The dispute between the workmen and the management of Sirsilk regarding the payment of bonus for the year 1959-60 has also been referred for adjudication in G. O. Ms. No. 1073, Home (Labour-I) dated 14-6-1962. There is no demand for bonus from the workmen of Sirsilk Limited, for the year 1960-61.

**TENALI CLOTH SHOP EMPLOYEES UNION.**

820—

*1292 Q — Survasri Tenuri Viswanatham and V. Srikrishna : Will the hon. Minister for Labour & Transport be pleased to state:

(a) whether the Government have received a memorandum from the Tenali Cloth Shop Employees' Union on the question of the effect of exemption of owner-managed shops from the operation of Section 11 (1) of the Shop Assistants Act; and

(b) if so, the action taken by the Government thereon?

Sth B. V. Gurumurthy :

(a) Yes, Sir

SHORT NOTICE QUESTIONS AND ANSWERS

820-B—

**CLOSURE OF ANDHRA RATNA AND PRAJA PRABHA NEWSPAPERS**

Q — 2007-D- Sri V. Srikrishna : Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether it is a fact that the Telugu Dailies of Andhra Ratna and Praja Prabha were abruptly closed down during the second week of July 1962,

(b) whether it is also a fact that the employees in the two offices with the said papers were thrown out of work due to the sudden closure, without any prior notice as against the Journalists’ Act?

(c) whether the workers including the Journalists there have been paid their salaries before the closure, and

(d) if not, the reasons therefor?

Sth B. V. Gurumurthy —

(a) Yes-Sir,

(b) Yes-Sir.

(c) No-Sir.

(d) Workers were not paid wages before the closure as the closure itself was due to financial difficulties.
(b) One Port Officer at Masulipatnam and one State Port Officer at Kakinada

Both the posts carry the same scale of pay, viz., Rs. 600-800-900-1200. But the State Port Officer, who is also the Head of the State Port Department is allowed in addition a special pay of Rs. 150 per mensum.

(c) Yes, Sir.

Sri J. T Fernandez —May I know, Sir, how many Port Officers there are?

Sri Mir Ahmad Ali Khan —There are two Port Officers, one at Kakinada and the other at Masulipatnam.

Sri J. T Fernandez —Is there any proposal to increase the number.

Sri Mir Ahmad Ali Khan —Yes, Sir.

Sri J T Fernandez: Is it true that the State Port Officer has reached the superannuation age?

(No answer)

*Sri S Vemayya* —What are the qualifications that are fixed for the post of this Port Officer?

Sri Mir Ahmad Ali Khan —The qualifications are not just before me. But the Port Officers are working from a long time.

NIZAMPATNAM PORT

815—

*1466 Q—Sri K. Satyanarayana (Repalle):—Will the hon. Minister for Buildings and Highways be pleased to state

Whether any proposal is under consideration of the Government for the development of the Nizampatnam Port in Guntur district?

Sri Mir Ahmad Ali Khan —For the present, no sir

Sri N Satyanarayana:—What is the criterion for selection of minor ports at the rate of one in each district?

Sri Mir Ahmad Ali Khan —The decision of the Government was that at least one port for every one of the coastal districts should be taken up and one was selected in each district which is suitable for the present. Later on, they may be increased. There is no use of selecting new ports when the present ports are to be developed

Sri M. Pitchayya —The port at Narsipatnam can be developed with less expenditure because it has got all the necessary qualification for a good port and also it is more useful than other ports in the district
Oral Answers to Questions

The dispute between the workmen and the management of Sirpur Paper Mills Limited, regarding payment of bonus for the year 1960-61 has been referred for adjudication. The dispute between the workmen and the management of Sirsilk regarding the payment of bonus for the year 1950-51 has also been referred for adjudication in G. O. Ms. No. 1078, Home (Labour-I) dated 14-6-1962. There is no demand for bonus from the workmen of Sirsilk Limited, for the year 1960-61.

TENAL I CLOTH SHOP EMPLOYEES UNION.

820—

*1292 Q—Sarasvati Tem neatu Vasanatham and V. Srikrishna: Will the hon. Minister for Labour & Transport be pleased to state:

(a) whether the Government have received a memorandum from the Tenali Cloth Shop Employees’ Union on the question of the effect of exemption of owner-managed shops from the operation of Section 11 (1) of the Shop Assistants Act, and

(b) if so, the action taken by the Government thereon?

Sri B. V. Gurumurthy:

(a) Yes, Sir

SHORT NOTICE QUESTIONS AND ANSWERS

820-B—

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Q. — 2667-D- Sr/ V. Srikrishna: Will the hon. Minister for Labour and Transport be pleased to state:

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(b) whether it is also a fact that the employees in the two offices with the said papers were thrown out of work due to the sudden closure, without any prior notice, as against the Journalists’ Act?

(c) whether the workers including the Journalists there have been paid their salaries before the closure; and

(d) if not, the reasons therefor?

Sri B. V. Gurumurthy —

(a) Yes—Sir,

(b) Yes—Sir,

(c) No, Sir.

(d) Workers were not paid wages before the closure as the closure itself was due to financial difficulties.
Financial difficulties arose because of a lack of funds. The situation has been dramatised by the fact that 10 employees have been retrenched. Management pleads for the reinstatement of the retrenched employees. The collective agreement of the employees and the management is to be signed. The working journalists act against this. The wages have been reduced.

The retrenched employees are claiming compensation for the wages they have lost. They have also advocated the payment of Act provisions involving the authorities. The employees have asked for advice on this matter.

Institutional institutions start compensation for the wages they have lost. The compensation is to be paid on a cooperative basis. The work is to be continued.

Hypothetical question, and the answer is...

Hypothetical question...

Meeting proceedings are...

Labor welfare is...
have been no question of the fair price shops having had to be closed for want of stocks. I have also ascertained and have been assured that in point of fact no fair price shop was closed either on account of want of stocks or otherwise. In the circumstances, the telegraph message addressed by Sri Venkataravu to the hon. Member appears to be without any foundation or basis.

For the information of the hon. members I would like also to add some more details. A quantity of 2,440 tons 2000 M. P. Rice and 440 Egyptian rice allotted to Anantapur District is in the process of being lifted from Guntakal reserves and the Collector has been authorized to effect movement by lorries, if need be, in the case of shortage of waggons. Besides the above stocks on ground, 1,500 tons of Burmese rice and 400 tons of Egyptian rice have been advised for movement from Mysore and Minnavady Central Reserves respectively. A further quantity of 1,100 tons of American medium variety of rice is proposed to be allotted to Anantapur from Guntakal very shortly out of the stocks which the Food Ministry have agreed to allot and make available at Guntakal during the next few days. These three allotments totaling 3,000 tons will meet the Collector’s latest indent and augment his stocks. I think I may fairly claim that I have personally tried to keep in close touch to the extent possible with the food position in this and in the contiguous scarcity districts and that my interest and concern in this regard has been a constant one.

Mr. Speaker — If you had brought it to my notice yesterday, I would have done something. I am sorry, now.

BUSSINESS OF THE HOUSE

Mr. Speaker — Hon’ble Members: As you are all aware, today the last day, and we are going to disperse immediately after the business on the agenda is over. As you all know, perhaps this has been one of the longest sessions and you must have been away from your homes for a fairly long time, and I am sure, many of you will be longing to go home. Before we part today to meet again after nearly three months, I would like to address a few words to you.

I consider that an exhortation at the beginning and a retrospective or review of the proceedings at the conclusion of every session is a ver salutary principle to be followed by every Speaker, for, I believe, does not only good to the Speaker but also to the Members as well. Perhaps, I will be failing in my duty if I do not express what I feel honestly about the proceedings in the House.

I am glad and proud to say that Members of all sections of this House have done admirably well, particularly, the leaders of the parties, and I hope, I am not far wrong, if I observe that particular leaders of all parties have certainly fulfilled all my expectations about them which I had expressed on the first day when I occupied the Chair.
Financial difficulties 2593

Employees, managers, and employees are facing financial difficulties. Employees are seeking compensation for wages and shift changes. The Working Journalists Act provides for compensation and shift changes. Wages and other benefits are being reduced. Employees are seeking advice on how to address these issues.

Management is appealing to employees to support their decisions. Employees are also seeking advice on how to address these issues. Compensation and shift changes are being sought.

Institutions are starting to provide compensation and shift changes to employees. These are being provided on a cooperative basis.

Hypothetical question: What should the employees do in this situation?

Hypothetical answer: Employees should seek advice on how to address these issues.

Hypothetical question: What should the institutions do in this situation?

Hypothetical answer: Institutions should provide compensation and shift changes to employees.

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So far as the Government is concerned, I am sure you will all agree with me when I say that the performance and the conduct of the Leader of the House, the Hon'ble Chief Minister, has been something very superb and exemplary, and his handling of delicate and complicated situations in the House has been really masterly and, if I may say so, even extraordinary. It is true that, on one or two occasions, he lost control over himself, but I am glad he himself realised it and expressed regret to the House. That only shows his nobility and magnanimity. I know that most of the hon. Members here and people outside the House are expecting very great things from him, and I am sure that under his guidance the State will advance rapidly in all fields, economically, industrially, and in agriculture.

So far as his colleagues in the Cabinet are concerned, I would like to say about every one of them; but I do not like to make a long speech and perhaps that may not be proper also. So far as the hon. Minister for Revenue who is piloting this Bill which is going to be passed into law very soon, if my study of the gentleman is correct, he is a very serious and serene gentleman who has got an exterior which is not very impressive or communicative, but, at the same time, who, I believe, has got a very cool head and a warm heart. I am sure that in the working of the provisions of this Bill which is going to become an Act very soon he will certainly try and see that no hardship is caused to any ryot in the working of the Provisions of this Act.

So far as the Minister for Finance is concerned, he is a very shrewd man with a sharp intellect, always optimistic and jolly and who can rise to great heights, when the occasion requires. About that very old but venerable Sri Pallam Raju, who speaks pure and chaste Telugu; of Sri A C Subba Reddy, a large man with a very large heart, of Sri Mir Ahmed Ali Khan sitting by his side, a very God-fearing, pious and religious man; of Dr Channa Reddy, who is not here, a very active man, very hard-working, a very studious type of gentleman always anxious to provide fullest and thorough information to the House, they all have been doing their best; not to say about the two Raja Sahebs who have not yet lost their majestic gait and who are trying to become commoners and trying to do their best in the House. All the other Ministers, if I may say so, have been working very hard and doing their best and I am sure they are keen and anxious to provide fullest information to the members of the House. I am confident that they will do their best. I will only say that they are doing well and very well.

Now, I turn to the Left to express what I feel about the leaders of the Opposition Parties. I am only happy and very much pleased to say Sri Sundarayya, the leader of the Communist Party has proved, by his conduct, worthy of every word that I expressed on the first day itself. He has fully come up to my expectations. At times, he rose to sublime heights, if I may say so. heights, in the course of his debates and created a very lasting impression. I wish that not only members of his party but other members of the House as well.
learn much from his conduct and behaviour in the House. Sri Nag Reddy, Deputy Leader of the Communist Party, is a very talented man, who is endowed with the gift of oration and eloquence and who is very hard-working and who has a sound knowledge of the subject I will only observe, and I am sure he will not misunderstand me when I say, that perhaps he will do better if he does not lose his temper at times. As you see him, he is a weak man like myself physically and that is exactly why I think he loses his temper now and then. I only advise him to eat more and smoke less and would request him to count from 1 to 10 when he gets angry before he speaks. I am confident that he will prove himself an abler debater and Parliamentarian if only at times he does not lose his temper.

Some of the members of the Communist Party, I am very glad to say, have been faring very well in the debates. They are really hardworking and studious and in all their speeches during the course of the discussion they have been giving very good suggestions. On a few occasions I have found Sri Narasimha Rao and Sri A. Ramachandra Reddy to be very aggressive even in their statements; but all the same I hope they will learn from their Leader and I am sure, of course, I do not mean anything against them; they are very good people—in their conduct in the House they will certainly learn from their leader. I would like to say about every one of them, Messrs. Sri K. Krishna, Govinda Rao, Bapanayya and Visveswara Rao and a number of others, but I think I will be taking much of your time. They are all doing very well.

So far as the U D F Party is concerned, well, I really regret to say and I am sure they won't misunderstand me if I say that hon. Sri K V. Narayana Reddy their leader and the members of his party have still to make much headway before they can create an impression in this House.

So far as the members of the Swatantra Party are concerned, I am really sorry—they are not here—the Leader of the Party hon. Sri Gouthu Latchanna is very emotional and at times loses control over himself. He has been doing very well and if only he does not lose control over himself and does not get emotional, I am sure he can create a very good impression, as he did the other day after I checked him.

Now, I come to hon. Mr. Tennaeti Viswanatham and his party. Though in the beginning he was himself alone, he has been able to gather some followers behind him—10 or 11 in number if I remember correct. But, I am really sorry to say that the party itself is dwindling day by day. Two of them have already left him. Atleast the other remaining members will certainly, I hope, cling to him very fast and do their best. So far as hon. Sri Viswanatham is concerned, as we all know he is a very versatile gentlemen with vast experience in parliamentary affairs and a very brilliant type of man. I only wish that he is less sarcastic for, that will carry more weight. Perhaps, I do not know, I am not sure politically he

xxxx Expunged as ordered by the Chair
might have been very much frustrated. I do not know very much about his private life. That is the reason, perhaps, for his present attitude. But, all the same, let me tell the hon. Members that his contributions in this House, his valuable suggestions and constructive suggestions are really worthwhile, and I am sure the hon. Member of the Government will take whatever suggestion he gives, into consideration. Perhaps, single-handed he is doing much more than any one of the members of the parties in this House.

Now, perhaps, I will be failing in my duty if I do not refer to the hon. lady members in this House. They have not only been very modest but some of them have been doing very well. I am only sorry that they are not participating in the debates as often as they ought to. The other day, I heard Smt. Kumudini Devi reading a speech. I am glad to observe that she had put it in a beautiful and chaste language. Her pronunciation was correct and her voice was really commendable. I only wish that she takes interest and often participates in the debates. Similarly so, Smt. Roda Mistry. She has been taking part very often in the debates and I am glad to say that she is doing very well. So far as Smt. Rukmini Devi is concerned, she speaks very beautiful and chaste Telugu and has been giving very good and constructive suggestions. So far as the hon. lady member sitting to her left (Smt. Reddy Ratnamma) is concerned, I am really sorry for her because she has not yet got over from the shock which she has received on account of her husband's demise. I only express on behalf of all of us my sympathies to her. Let me hope that she recovers soon. I am glad to say that they are all doing very well.

Lastly, I come to myself. It is not proper for me as to how I should say anything about myself, except submitting to the the honourable House that I have been making an honest effort to discharge my duties as satisfactorily as possible. It is possible that on a few occasions I might have offended a few hon. members by being severe and harsh. I would only ask them to excuse me.

I wish you all a very happy time and I really express to you my grateful than k's for the very hearty co-operation you have extended to me, in conducting the proceedings of this House, in a very dignified manner. I only appeal to all of you to extend to me the same co-operation and continue to acquit yourself in future also in a very dignified and able way. I wish you all a very happy time. Thank you all.

_Sri Tenneti Viswanatham._—May I submit, Sir...

_Mr. Speaker._—You please sit down. I request all of you not to misunderstand.

_Sri Tenneti Viswanatham._—I did not misunderstand. I have understood you quite all right. But, only I want to remove a certain wrong impression which might be created that I am a frustrated man.
Mr Speaker —I do not know—I mean I said—I am not very sure that is exactly what I said

Sri Tennei Viswanathan :—I am not frustrated Any day there is a place for me either here or in the Centre, if I do a particular thing. Therefore, I never felt frustrated On the other hand, I am very glad, I am here If what I do here is not right upon merits, it is another matter but certainly not due to frustration.

Mr Speaker :—I do not know, that is what I felt at any rate

Sri N Sanjiva Reddy --May I thank you, Sir, on behalf of the House for you kind words and a little, perhaps, novel method of appreciating our good work But any way I think we should thank you for conducting the House with dignity during the troubled days, particularly when there is excitement and taxation Bill in the House You did remarkably well, Sir I think we will have to return the compliments that you have paid to us On behalf of the hon members of the House, I thank you, Sir.

Sri P Sundarayya :—I just want to draw your attention to one remark which you have made in the course of your speech, Sir When referring to hon Sri Tennesi Viswanatham, you mentioned that he is more sarcastic

Mr. Speaker —Less sarcastic You please sit down Mr Sundarayya There is place for sarcasm in the debates That is what I feel

Sri P Sundarayya You are right in that, Sir. Whatever advice you have given, whatever good there is in that we are prepared to follow, as far as our party is concerned. But I would be failing in my duty as Leader of the Opposition and as a member of this Assembly if I do not draw your attention to one of your remarks. It may have been made inadvertently In fact it may not be in your intention also You said ‘Less sarcastic xx xx x What you might have meant is ‘serious’ or some other thing. But, if what I heard is correct ‘less sarcastic xx xx

Mr. Speaker —Exactly that is what I said.

Sri P. Sundarayya . xx xx xx x xx x xx xx x x x You might have meant that he should not be too much sarcastic What you mean is that he should put it in much more serious manner. If that is your intention, to what extent is it true we may take it. xx xx x xx x x x x x x I hope, Sir, you would look into your speech and see that the word is particularly inappropriate word and I would like to request you to kindly consider about that

Mr. Speaker —Let me make myself clear to the hon Members I do not mean to say—I am sure there is no hon. member who is xxxxxx about discharging his duties in this House When I say xx xx xxx being on the opposition side, perhaps at times you also (I refer to the hon. members on the other side) honestly and sincerely must be feeling one thing but still won’t be able to support the measure before the House.

*Expunged as ordered by the Chair.*
Similarly many of the hon members on this side (referring to treasury benches) might be feeling xxxxx that the measure ought not to be introduced in the House or that the provisions in the Bill might be very harsh. But all the same, on account of party discipline, they are supporting. I only say that every body is xxx I do not say that there is any hon Member in this House who is not xxxx When I say xxx it means, you must rise above party considerations or opposition consideration and tell the otherside "This is what I feel; let it be accepted". I am not speaking particularly with regard to the provisions of this Bill. On any other occasion also, that is what I mean.

Sri P. Suudarayya — Any way, Sir, I would once again appeal to you that the word xxxx is not appropriate in that context. You can better think it over. That is all I submit.

Mr Speaker — I do not think hon Sri Tenenti Viswanathem himself—I do not know, if I really hurt him I am sorry There is an end of it.

Sri Tenenti Vishwanathem — There is no question I am not generally hurt by any thing Only it is not correct to say that I am ***

Mr Speaker — That is exactly what I don't say.

Sri Tenenti Vishwanathem.—But you asked me to be ***

Mr Speaker — Exactly.

Sri Tenenti Vishwanathem — It is very unfortunate that I have come into this House. This is the first time in my life of 66 years that I have been told by a Speaker that I am xxxx That is all that I can say.

Mr Speaker— I am really sorry. Please do not have it in mind I hope that will satisfy you That should satisfy everybody I am really sorry if I really hurt you. I am really sorry. Do not have it in your mind Forget it. Please forget it.

*Sri K Govinda Rao — One Submission, Sir, Some time back you have promised half-an-hour discussion on "Mangalasutram" case in Srikakulam District, May I request the hon. Minister to make a statement in that respect?

Mr. Speaker — There is no information No notice was given Please do one thing, Mr Govinda Rao. You meet the hon. Minister afterwards and I will see that he gives the necessary information, because no notice has been given If you take him by surprise, he may not be in a position to give a statement.

xxxx Expunged as ordered by the Chair
GOVERNMENT BILL.

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

Sri D. Seetharamiah (Madanapalli) — On a point of submission, Sir

Mr. Speaker — Very good, go on.

Sri D. Seetharamiah: — Last evening I was speaking only for 4 minutes and the House adjourned. I would request you to give more time to me

Mr. Speaker — I do not know for what time you spoke yesterday

Sri Seetharamiah — For four minutes, Sir

Mr. Speaker — You can speak for another five minutes. Just wait for one minute Hon. Sri Vavilala Gopalakrishnayya has given notice of an amendment to the Government amendment. Is he moving his amendment?

Sri Vavilala Gopalakrishnayya — Yes, Sir. I beg to move:

“In the Government Amendment moved by the Minister for Revenue for the addition of subclause (2) in clause 4, insert the words “Anakra Pradesh Gazette and” the fore the words, “District Gazette”.

Mr. Speaker: — Amendment moved.

Sri Tenne Viswanatham — I beg to move:

“In the Government Amendment moved by the Minister for Revenue delete the word ‘include’ in line 8 of the proposed subclause (2)"

Mr. Speaker: — Amendment moved.

Mr. Speaker:— Now Smt. A. Kamaladevi will speak. (pause) Just one minute.

Mr. Viswanatham, I am really sorry I used that word. I am withdrawing it. I will get it removed. Don’t feel for it. I am feeling more than yourself. I am really sorry. Perhaps inadvertently I said it. I am really sorry. Don’t have it in mind. I will get it removed. I am feeling more...

Sri Teneti Viswanatham:—I will certainly forget it, Sir.

Mr. Speaker:—When I hurt another man’s feelings, I feel more myself. I mean there is no intention. Inadvertently it came out. Please don’t have it in your mind.

Sri Teneti Viswanatham:—It is all right, Sir. It is quite all right, Sir.
Government Bill:  


(Mr. Deputy Speaker in the Chair)

[Document content is not clearly visible but includes legislative discussion and possibly a reading of a bill or resolution.]

[Content continues with legislative proceedings, possibly including discussions on sections or clauses of the bill.]

[Further legislative discussion and possibly voting or debate on the bill continues.]
Government Bill:


सरकार अनुसार दृष्टिगोचर है कि, 7 अगस्त को सरकार द्वारा रोजगारी अधिनियम में maximum से बढ़ती हुईं 12 रूपए का रोजगारी अवधि में 16 रूपए का average रूपक दर रखने में रोजगारी से बढ़ता है। इसके अलावा, Sub-section III के तहत राज्य सरकार maximum 15 रूपए का रोजगारी अवधि पर दर रखने की अनुमति देती है। इसलिए, इस अवधि में maximum 12 रूपए का रोजगारी अवधि पर दर रखने की अनुमति Sub-section III के तहत राज्य सरकार maximum 15 रूपए का रोजगारी अवधि पर दर रखने की अनुमति देती है।

* (२) इन राज्य अनुसार (२५सेक्टर (ब)):— अनुमति 1 मास सप्ताह के अवकाश दर से बढ़ती हुई 12 रूपए का रोजगारी अवधि में 16 रूपए का average रूपक दर रखने में रोजगारी से बढ़ता है। इसके अलावा, Sub clause (२) में उल्लिखित रूपक दर 14, 15/...
Water sources classification

The Andhra Pradesh Land Revenue
(Amendment) Bill, 1952.

Water sources classification

Rain-fed tanks

Concession 20

Stuff clauses (2) (8)

work out

category,
2nd category இரண்டாவது வகுப்பு உள்ளது 20 முதல் வரை வட்டம் விளைந்து உள்ளது.

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<th>வகுப்பு</th>
<th>எண்</th>
<th>கற்கம்</th>
<th>மத்தியரின் கற்கம்</th>
<th>2nd category இரண்டாவது வகுப்பு உள்ளது 20 முதல் வரை வட்டம் விளைந்து உள்ளது.</th>
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<th>உடையால் அணி</th>
<th>750 ஆண்டு</th>
<th>950 ஆண்டு</th>
<th>சுமை</th>
<th>8412 ஆண்டு</th>
<th>மோட்டை மாநிலங்கள் பற்றிய முறையை விளக்கும் முறையை பெற்று வருகிறது.</th>
<th>முதல் ஒன்றனின் வட்டம் விளைந்து உள்ளது.</th>
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<td>800</td>
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<td>2012</td>
<td>120</td>
<td>உடையால் அணி</td>
<td>750</td>
<td>950</td>
<td>சுமை</td>
<td>8412</td>
<td>மோட்டை மாநிலங்கள் பற்றிய முறையை விளக்கும் முறையை பெற்று வருகிறது.</td>
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</tbody>
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...
Government Bill.


Area 5 to 10 acres 13 to 20 acres

Select Committee stage or notified tanks shall be notified 20 to 40 acres

Select committee stage or notified tanks notify Collector or designate Collector Local Engineer

Collectors designated to inform the appellate authority or declare the assessment

Collector designate Local Engineer

Local Engineer notif/ed 20 to 40 acres

Local Engineer designated 20 to 40 acres or decide the assessment

Collectors notified 20 to 40 acres

Scientific approach

Collectors notified 20 to 40 acres

Collector declare automatic

Second category (I) or third category

Second category (I) or third category

Third category

Maximum 7.50

Sub-clause 2

Agency area

Backward class

100

100

100

100

100

100

100
Government Bill.


The Bill provides for an increase in tax rates on certain lands. The amendments include changes to the rules for classification of lands under tax, sources of water, and settlement of disputes. The Bill also includes provisions for the upgrade of water rates and the classification of fertile and sandy lands.

* A sub-clause added by the Bill.

The Bill aims to address the pressing issue of agricultural land classification and the need for an increased water rate to support the agricultural activities in the region.

This Bill is expected to bring about a significant improvement in the fertility of the soil and the overall agricultural productivity in the region.

The amendments provide for a just and fair classification of lands under tax, ensuring a fair distribution of water resources. The Bill also includes provisions for the upgradation of water rates, which will help in meeting the increased demand for water in the agricultural sector.

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Government Bill.

ఒకప్పుడు అప్సిన అడుగు ఎక్కడ ఉద్భవించిన అడుగు దండయారిత్వ విషయంగా చెక్కేందుకు భావించబడినది. అదే విషయం నిర్మాణం కోసం జాతిపరంగా నిపుణులు ప్రత్యేకంగా కలిగి ఉండాలని, పిండితన ఎంత అంచనా ఉంటుంది. ఇది నిర్మాణ శాసనానికి ప్రామాణ్యం కలిగి ఉంది. 14 సెంట్రియల్ సమాధానం ఉంటుంది. ఈ సెంట్రియల్ సమాధానంలో, ఈ నిపుణులు 27 సంచాలకులు, 30 సంచాలకులు, 10 సంచాలకులు ఉంటారు. ఈ సంచాలకుల మధ్య ఈ సమాధానం, fertility 5°, produce 5° ఉంటారు.

"Rain fed tank means a tank which derives supply of water from any source other than a river"  ரைன்஫ேட் டான் என்பது ஒரு டான் யாதானோடும் ஒரு செயற்பாட்டில் இருந்து பெறும் மி.ம. என்பதைக் குறிப்பிட்டு வருகிறது. ரைன் டான் என்பது ஒரு டான் யாதானோடும் ஒரு செயற்பாட்டில் இருந்து பெறும் மி.ம. என்பதைக் குறிப்பிட்டு வருகிறது. ரைன் டான் என்பது ஒரு டான் யாதானோடும் ஒரு செயற்பாட்டில் இருந்து பெறும் மி.ம. என்பதைக் குறிப்பிட்டு வருகிறது.

Board Standing orders என்பது "remission is a matter of grace" என வெளிப்படுத்தப்பட்டது.  நடந்த ரைன் டான் என்பது ஒரு டான் யாதானோடும் ஒரு செயற்பாட்டில் இருந்து பெறும் மி.ம. என்பதைக் குறிப்பிட்டு வருகிறது. நடந்த ரைன் டான் என்பது ஒரு டான் யாதானோடும் ஒரு செயற்பாட்டில் இருந்து பெறும் மி.ம. என்பதைக் குறிப்பிட்டு வருகிறது.
Government Bill

Section 511 support is required. Section 511 support is required. The Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962.


Valuation and purchasing power issue:

**Real value**


Due to heavy demand for leased lands by small holders and landless labourers, rents are found to be exhorbitant. In any case, the tenants get nothing more than their daily wages from the lands taken on lease.

Due pressure on values is due to heavy demand.

As the land prices are increasing out of proportion to the net income derived from the farm, due to pressure on land, these uneconomic holders are developing a tendency to sell these rather than develop intensive cultivation.

Most of the families are in debt. Almost more of these holdings yield enough income to maintain the families dependant upon them and therefore they have to supplement their income through varied non-agricultural occupations. The income available for non-agricultural operations is uncertain and not dependable. Most of the families are in debt.
Government Bill.


693
Government Bill:


The bill provides for the additional assessment of land revenue, which is a significant measure to ensure fair and just taxation. The bill aims to simplify the process of assessing land revenue and to ensure that all landowners pay their fair share. It also seeks to provide for the proper administration and collection of land revenue, which is crucial for the development and welfare of the state.

The bill contains provisions for the valuation of land, which is a critical aspect of determining the amount of land revenue to be paid. The valuation of land is based on various factors such as the location, quality, and productivity of the land. The bill also contains provisions for the assessment of land revenue, which is determined by the valuation of the land and other relevant factors.

In conclusion, the bill is a significant measure to ensure fair and just taxation and to provide for the proper administration and collection of land revenue. It is hoped that the bill will be passed by the legislature and implemented in a fair and just manner, benefiting the state and its people.
Government Bill.


The Andhra Pradesh Land Revenue
(BH1* 4th August, 1961 695
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The Andhra Pradesh Land Revenue

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The Andhra Pradesh Land Revenue

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Following is the record of the 4th August, 1962 Government Bill:


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The minimum rate is by the perennial Gazette system. The maximum rate is by the perennial Gazette system.
Government Bill  

Government BH1* 4th August, 1961 697


‘Principle' the odln tedd of the tax, thro chaita. The assessment may be increased or decreased. An increase of 10% shall be allowed in the assessment, 40% of the additional assessment. A decrease of 10% shall be allowed in the assessment. 

Gradation on the basis of the principles mentioned above is fixed. The range of assessment is as follows:

- Minimum: 10%
- Maximum: 20%
- Range: 10 to 20%

Rationalisation and investigation are conducted by the Agriculture Department, Economic Bureau, Financial Department, and other departments.

Agriculture Department, Economic Bureau, Finance Department conduct investigations to determine the per acre yield of crops.

The assessment is increased by 10% and decreased by 10%.

General 33


Government BiH:

Notwithstanding anything contained in this or 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.

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

Government Bill:

The Andhra Pradesh Lend Revenue (Additional Assessment) Bh, 1962

To the Hon'ble Members of the Assembly.

We have the honour to submit for your approval the Bill attached hereto.

The Bill provides for the assessment of additional land revenue in respect of lands

\[\text{Details of assessment in rupees} \]

\[
\begin{array}{|c|c|}
\hline
\text{Sl. No.} & \text{Details of assessment} \\
\hline
1 & 500,000,000 \\
2 & 7,300,000 \\
3 & 7,200,000 \\
4 & 6,100,000 \\
5 & 5,500,000 \\
\hline
\end{array}
\]

We respectfully request your consideration of the Bill with an expectation of its early approval.

In your Lordship's Service,

[Signature]

[Name]

[Position]
Government Bill


701


...
Government Bill

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


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


Is it not a fact that based on classification of water sources lands are being shifted up to higher terms or higher rates?

Sri Tenenti Viswanatham.—Is it not a fact that based on classification of water sources lands are being shifted up to higher terms or higher rates?

No. No. No. clarifying the classification of water sources up to higher terms or higher rates.

It is not a fact that based on classification of water sources lands are being shifted up to higher terms or higher rates.
Government Bill:
The Andhra Pradesh Land Revenue (Additional Assessment) Bill, 1962


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

(Additional Assessment) Bill, 1962

Reclassify Irrigation Manual and the psychological effect of Net income and minimum income. Net income is a matter of grace. Remission is a matter of grace.


Grace demandant. Famine conditions inspection relief discretion Statutory provision merits statutory right concessions. Famine conditions relief persons discretion statutory right repeals relief. Famine conditions discretion inspection relief Famine conditions discretion inspection relief Famine conditions discretion.  

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It should be distinctly understood that these rules and those in Standing Order IV provide for concessions which will be granted as a matter of grace and are liable to be modified from time to time at the pleasure of Government.

Sri N. Ramachandra Reddy :—That is being used in a proper manner for the convenience of the ryots only and it is not being misused If any member wants, at the time of codification we can consider that aspect in detail.


Government Bill:

100% increase 75% increase 25% increase 100% increase. Opposition 75% increase 25% increase. Opposition has been increased 25% increase. Opposition has been increased. 'Opposition has been increased' has been increased. Opposition has been increased.

Hyderabad Land Revenue Rules, 1951 have been increased. Joint sources have been increased. Joint sources have been increased.

Lift irrigation has been increased. Joint sources have been increased. Joint sources have been increased. Joint sources have been increased.

Leased farms 50% increase. Top heavy administration has been increased. Top heavy administration has been increased. Top heavy administration has been increased.

Clause 4 sub-section (i) (iii) has been increased. Rain-fed tanks 50% increase. Top heavy administration has been increased. Top heavy administration has been increased. Top heavy administration has been increased.

Clause 4 sub-section (i) (iii) has been increased.
Mr. Speaker:—The question is:

Delete sub-clause (n) of clause 4.

The amendment was negatived.

Mr. Speaker:—The question is:

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

"In the case of wet land other than that specified in clause (i) to clause (iii) at rates not exceeding 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 to 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>

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

"In the case of wet land other than that specified in clause (i) or clause (iii) 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 50 nP. 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 12 per acre and in the case of double crop wet land shall not exceed Rs. 18 per acre."

The amendments were negatived.

Mr. Speaker:—The question is:

In sub-clause (n) of clause 4 for the words "one hundred per cent" substitute the figures and words "1% on 10 acres."

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (n) of clause 4 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 Sundarayya pressed for a division.

The House divided: Ayes - 63; Noes - 136; Neutrals: Nil

The amendment was negatived.

Mr Speaker: The question is:

In sub-clause (ii) of clause 4 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 (ii) of clause 4 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. undarayya pressed for a division.

The House divided: Ayes - 63; Noes - 136; Neutrals: Nil

The amendment was negatived.

Mr Speaker: The question is:

In sub-clause (ii) of clause 4 for the words "one hundred per cent" substitute the figures and words "10% on 10 acres."

In sub-clause (ii) of clause 4 for the words "one hundred per cent" substitute the figures and words "10% on 5 acres."

In sub-clause (ii) of clause 4 for the words "one hundred per cent" substitute the figures and words "10% on 1 acre."

In sub-clause (ii) of clause 4 or the words "one hundred per cent" substitute the figures and words "20% on 10 acres."

In sub-clause (ii) of clause 4 or the words "one hundred per cent" substitute the figures and words "20% on 5 acres."

In sub-clause (ii) of clause 4 for the words "one hundred per cent" substitute the figures and words "20% on 2 acres."

In sub-clause (ii) of clause 4 for the words "one hundred per cent" substitute the figures and words "25% on 10 acres."

In sub-clause (ii) of clause 4 for the words "one hundred per cent" substitute the figures and words "25% on 5 acres."

In sub-clause (ii) of clause 4 for the words "one hundred per cent" substitute the figures and words "25% on 2 acres."

In sub-clause (ii) of clause 4 for the words "one hundred per cent" substitute the figures and words "25% on 1 acre."
In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “88 1/8% on 10 acres”

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “38 1/8% on 5 acres”

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “83 1/8% on 2 acres”

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “38 1/8% on 1 acre”

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “50% on 10 acres.”

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “50% on 5 acres”

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “50% on 2 acre”

The amendments were negatived.

Mr Speaker The question is:

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “75%.

The amendment was declared to have been negatived.


The amendment was negatived.

Mr Speaker The question is:

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the figures and words “75%.

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

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the words “Seventy five per cent”

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

In sub-clause (ii) of clause 4, for the words one hundred per cent substitute the words Twenty five percent.

In sub-clause (ii) of clause 4 for the words “one hundred per cent” substitute the words “Thirty three and one-third per cent.”
Government Bill:

In sub-clause (n) of clause 4, after the words "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".

Delete the proviso to sub-clause (n) of clause 4.
The amendments were negatived.

Mr. Speaker the question:

In the proviso to subclause (n) of clause 4, for the words "Rupees Nine" substitute 'Rupees Five'.
The amendment was declared to have been negatived.
Sri P. Sundarayya pressed for a division.
The House divided Ayes. 63 Noes 136 neutrals: nil.
The amendment was negatived.

Mr. Speaker the question:

In the proviso to subclause (n) of clause 4, for the words Rupees Nine substitute the words Rupees Six.

In the proviso to sub clause (n) of clause 4, for the words Rupees Nine substitute the words Rupees Seven.

In the proviso to sub-clause (n) of clause 4, for the words Rupees Nine substitute the words Rupees Eight.
The amendments were negatived.

Mr. Speaker. The question is:

In the proviso to sub-clause (n) of clause 4 for the words Rupees Fifteen substitute the words Rupees Ten.
The amendment was declared to have been negatived.
Sri P. Sundarayya pressed for a division.
The amendment was negatived.

Mr Speaker.—The question is

In the proviso to sub-clause (n) of clause 4, for the words Rupees Fifteen substitute the words 'Rupees Eleven.'

In the proviso to sub-clause (n) of clause 4, for the words Rupees Fifteen substitute the words ‘Rupees Twelve.’

In the proviso to sub-clause (u) of clause 4, for the words ‘be less than Rupees Nine and exceed Rupees Fifteen’ substitute the words ‘Exceed Rupees Ten’.

In the proviso to sub-clause (u) of clause 4, for the words ‘be less than Rupees Nine and exceed Rupees Fifteen’ substitute the words ‘Exceed Rupees Fifteen’.

In the proviso to sub-clause (u) of clause 4, for the words ‘be less than Rupees Nine and exceed Rupees Fifteen’ substitute the words ‘Exceed Rupees Fifteen’.

In the proviso to sub-clause (u) of clause 4, for the words ‘be less than Rupees Nine and exceed Rupees Fifteen’ substitute the words ‘Exceed Rupees Fifteen’.

In the proviso to sub-clause (u) of clause 4, for the words ‘be less than Rupees Nine and exceed Rupees Fifteen’ substitute the words ‘Exceed Rupees Fifteen’.

In the proviso to sub-clause (u) of clause 4, for the words ‘be less than Rupees Nine and exceed Rupees Fifteen’ substitute the words ‘Exceed Rupees Fifteen’.

The amendments were negatived.

Mr Speaker — The question is:
Provided that lift irrigation lands shall not be included for the purpose of additional assessment by 4 (i) and 4 (ii).

The amendment was negatived

Mr. Speaker — The question is:

In sub-clause (iii) of clause 4 delete the words “rainfed”.

The amendments was adopted

Mr. Speaker — The question is:

Delete sub-clause (iii) of clause 4.

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”.

For sub-clause (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 D.C. 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 3 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 Rupees Ten per acre and in the case of double crop wet land shall not exceed Rs. 15 per acre.

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

In sub-clause (iii) of clause 4, for the words “Twenty acres” substitute the words “Fifty acres”.

In sub-clause (iii) of clause 4, for the words “Twenty acres” substitute the words “Forty acres”.

In sub-clause (iii) of clause 4, for the words “Twenty acres” substitute the words “Thirty acres”.

In sub-clause (iii) of clause 4, for the words “Twenty acres” substitute the words “Twenty five acres”.

The amendments were negatived.

Mr. Speaker — The question is:

In sub-clause (iii) of clause 4, for the words “Fifty per cent” substitute the words “One per cent as patta-holder 10 acre holding.

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

In sub-clause (iii) of clause 4 for the words “Fifty per cent”, substitute “one per cent as patta-holder five acre holding”.

In sub-clause (iii) of clause 4 for the words “Fifty per cent”, substitute the words “one per cent as patta-holder 2 acre holding.”.

In sub-clause (iii) of clause 4 for the words “Fifty per cent”, substitute the words “one per cent as patta-holder 1 acre holding”.

In sub-clause (iii) of clause 4, for the words “Fifty per cent”, substitute the words “Ten per cent as patta-holder 10 acre holding”.

In sub-clause (iii) of clause 4, for the words “Fifty per cent”, substitute the words “Ten per cent as patta-holder 5 acre holding”.

In sub-clause (iii) of clause 4 for the words “Fifty per cent”, substitute the words “Ten per cent as patta-holder 2 acre holding”.

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

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

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

In sub-clause (iii) of clause 4, for the words “Fifty per cent”, substitute the words “Twenty-five per cent as patta-holder one acre holding”.

In sub-clause (iii) of clause 4 for the words “Fifty per cent”, substitute the words “38-1/3 per cent as patta-holder 10 acre holding.”

In sub-clause (iii) of clause 4 for the words “Fifty acres”, substitute the words “38-1/3 per cent as patta-holder 5 acre holding.”

In sub-clause (iii) of clause 4, for the words “Fifty per cent”, substitute the words “38-1/3 per cent as patta-holder 2 acre holding”.

In sub-clause (iii) of clause 4, for the words “Fifty per cent”, substitute the words “38-1/3 per cent as patta-holder 1 acre holding”.

In sub-clause (iii) of clause 4, for the words “Fifty per cent”, substitute the words “Twenty per cent”.

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

In sub-clause (iii) of clause 4, for the words “Fifty per cent”, substitute the words “Twenty-five per cent”.

The amendment was declared to have been negatived.

Sri P. Sundarayya pressed for a division. The House divided.

Ayes: 62; Noes: 139, Neutrals: Nil. The amendment was negatived.

Mr. Speaker.—The question is:

In sub-clause (m) of clause 4, for the words “Fifty per cent”, substitute the words “Thirty per cent”.

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 and 12 acres</td>
<td>. Nil.</td>
</tr>
<tr>
<td>For holdings between 12 and 18 acres</td>
<td>. 5 per cent.</td>
</tr>
<tr>
<td>For holdings above 18 acres</td>
<td>. 10 per cent.</td>
</tr>
</tbody>
</table>

In sub-clause (iii) of clause 4, for the words “Fifty” substitute the words “16-2/8”.

In sub-clause (m) of clause 4 for the words “Fifty per cent”, substitute “Twenty per cent”.

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

In the proviso to sub-clause (iii) of clause 4 for the words “six”, substitute the word “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”.

The amendments were negatived.

Mr. Speaker.—The question is:

In the proviso to sub-clause (iii) of clause 4, for the words “twelve”, substitute the word “seven”.

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

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 "in the case of double crop wet land", substitute the words "if a second wet crop is raised.

In the 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."

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 exceed than Rupees eight per acre per fash year in the case of both single crop wet land and double crop wet land."

In the proviso to sub-clause (iii) of clause 4 for the words "rupees six or exceed rupees twelve", substitute the word "rupees three of exceed rupees six."

The amendments were negatived.

Mr. Speaker:—The question is:

Add the following as a new proviso to clause 4.

"provided however a ryot is aggrieved with any item in the schedule may apply to the Government for its inclusion."

The amendment was declared to have been negatived.

Sri Viswanadham pressed for a division.


The amendment was negatived.

Sri P. Sundarayya:—I beg leave of the House to withdraw the amendment.

"Delete explanation (b) of clause 4."

The amendment was by leave of the House withdrawn.

Mr. Speaker:—The question is:—
In explanation (b) to clause 4, delete the words "other than a river".

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.

The amendments were negatived.

NEW CLAUSE 4-A.

Sri K. L. Narasimha Rao.—I beg leave of the House to withdraw the amendment.

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."

The amendment was by leave of the House withdrawn.

Mr. Speaker.—The question is:

"In the Government amendment moved by the Minister for Revenue, for the addition of sub-clause (2) in Clause 4, insert the words "Andhra Pradesh Gazette and" before the words "District Gazette".

The amendment was adopted.

Mr. Speaker.—The question is:

"In the Government amendment moved by the Minister for Revenue, delete the words "include" in line 3 of the proposed sub-clause (2)."

The amendment was adopted.

Mr. Speaker.—The question is:

"Renumber Clause 4 as sub-clause (1) thereof and after the sub-clause (1) as so renumbered, add the following as a sub-clause, namely:

"The Collector may from time to time, by notification, in the District Gazette, include in or exclude from, the list of rain-fed tanks, notified under sub-clause (1) of sub-section (1) any rain-fed tank."

The amendment was adopted.

Mr. Speaker.—The question is:
"That Clause 4, as amended, do stand part of the Bill"

The motion was adopted

*Sri P Sundarayya* — I demand a poll I want the names also to be recorded.

The House divided:

**AYES.**

Hon Sri N. Sanjiva Reddy  
Sri T. Anjaiah.  
Sri P. Anthony Reddy  
Sri K. Appadu Dora  
Sri M. Baga Reddy.  
Sri T. Balakrishnaiah  
Sri Alluri Bapineedu  
Sri E. Basappa.  
Sri A. V. Bhargavi Rao  
Sri D. Bhaskara Rao.  
Sri Bhavanna Rao.  
Sri Bhim Rao  
Sri T. V. S. Chalapathi Rao  
Sri Chandra Chudamani Deo  
Sri N. Chenchurama Naidu  
Sri K. Chander Rao  
Sri L. Chunnappa Reddy  
Sri Damodhar Reddy  
Sri R. Dasaratha Ram Reddy.  
Sri G. Dharma Naidu.  
Sri N. Ganeswara Rao  
Sri Gopidi Ganga Reddy.  
Sri Ch. Ganji Shetty.  
Sri P. Gunnayya  
Sri Ch. Hanumiah.  
Sri B. Hanumantha Rao.  
Sri M. M. Hashim  
Sri T. Hayagriva Charu  
Sri B. Janakiram  
Sri S. Jayaraju  
Sri G. Kamayya  
Sri Kesavanayakulu.  
Sri G. Kondiah.
AYES—contd.

Sri D. Kondal Rao
Sri M. Krishniah.
Sri V.V. Krishnam Raju Bahadur.
Sri A Krishna Rao.
Sri Allam Krishnayya.
Sri V. Krishnamurthy Naidu.
Sri L. Lakshmana Das.
Sri L. Laxma Reddy
Sri B. Lakshmikantha Rao.
Sri Lakshmikantha Reddy.
Sri A. Lakshm Naidu.
Sri T. Lakshmi Naidu.
Sri Madhava Reddy
Sri G. Mahalakshmi.
Sri T. Mahendranath.
Sri G. Mallikarjuna Rao.
Sri Ch. Mallikarjuna.
Sri Md. Ismail.
Sri Md. Kamaluddin Ahmed.
Sri M. Munuswamy.
Sri V. Mutyala Rao.
Hon. Sri N. Ramachandra Reddy.
Hon. Sri K. Brahmananda Reddy.
Hon. Sri P V G. Raju.
Hon. Sri P.V. Narasimha Rao.
Hon. Sri A. Venkataramiah
Hon. Smt. T.N. Sadalakshmi.
Hon. Sri A. Balaram Reddy.
Sri M.V.S. Subba Raju.
Sri K. Punnayya.
Sri K. Naganna.
Sri Naganatha Rao.
Sri K. Nanjappa.
Sri H. Narasappa.
Sri K.B. Narasappa.
Sri P Narasa Reddy.
Sri T Narasimha Reddy.
Sri K.S. Narayana.
Sri P. Narayan Reddy.
Sri K. Narayana Swamy.
Sri R. Narasimha Ramiah.
Ayes—(contd)

Sri Padmanabham.
Sri T. Papa Rao.
Sr Y. Penchaliah.
Sri K. Rajamallu
Sri C Rajanarasiimha.
Sri B Rajaram.
Sri G Rajaram.
Sri K. Ramachandra Rao.
Sri M Ramdev Reddy.
Sri Ch. Ramiah Chowdary.
Sri K Ramiah Chowdary.
Sri Ch. Ramakotiah.
Sri G Ramalingam.
Sri V. Rama Rao.
Sri A Ramaswamy.
Sri B. Ramdev.
Sri G. Ramulu.
Sri K. Rangadass.
Sri A. Ranga Reddy.
Sri G. Ranga Raju
Sri T. Ranga Reddy
Sri M.A. Rasheed.
Sri Sangam Naidu.
Sri G. Sanjeeva Reddy.
Sri K. Santhayya.
Sri T Sanyasi Naidu.
Sri V. Sanyasi Naidu
Sri I. Satyanarayana.
Sri K. Seethiah Gupta.
Sri P. Seshavatharam.
Sri P. Siddiah Naidu.
Sri P. Singariah.
Sri Bhattam Srirama Murthy.
Sri B. Subba Rao.
Sri G. Suryanarayana.
Sri Thavatiah.
hon Sri A C. Subba Reddy.
Hon. Sri M M. Lakshmi Narasayya.
Government Bill:
The Andhra Pradesh Land Revenue

Sri Vasudeva Krishna Naik.
Smt. Kumudini Devi.
Smt S L. Devi
Smt. Reddi Ratnamma.
Smt. B. Rukmini Devi
Smt. Sumitra Devi
Smt. Roda II. P. Mistry.
Sri A. Vasudeva Rao.
Sri P. Veerabhadr Rao.
Sri K. Vemanna.
Sri T Veeraraghavulu.
Sri J. Venagal Rao.
Sri N. Venkata Ramiah.
Dr. K. V. Reddy.
Sri N. Venkata Rao.
Sri K. Venkataratnam.
Sri V. Venkata Reddy.
Sri Venkateswara Chowdary.
Sri K. Venkateswarlu.
Sri N. Venkateswarlu.
Sri G. Venkateswarlu.
Sri D. Venkiah.
Sri Yesu Padam.

Noes—
Sri T. Viswanadham.
Sri Pillalamarri Venkateswarlu.
Sri T. K. R. Sarma.
Sri P. V. Krishna Reddy.
Sri S. Vemayya.
Sri Vavilala Gopalakrishnayya.
Sri M. Veeraragha Rao.
Sri Giri Prasada Rao.
Sri Mallu Subba Reddy.
Sri P. Satyanarayana
Sri M. Rambopal Reddy.
Sri Md. Tabul.
Sri K. Butchayya.
Sri Sultan Salahuddin Ovaisi.
Sri T. Nagi Reddy.
Sri P. Sundarayya.
Smt. A. Kamala Devi.
Smt. K. Ananda Devi.
Government Bill:

Noes—(contd)
Sri G. Bapanayya.
Sri B Dharma Bhiksham.
Sri A Ramachandra Reddy.
Sri Srinivasa Reddy.
Sri Upal Malsoor
Sri K. Ramachandra Reddy.
Sri V. Visweswar Rao.
Sri Srikrishna.
Sri Vanka Satyanarayana.
Sri Parvatha Reddy.
Sri Y. Peddayya.
Sri Vittal Reddy
Sri Gajji Rama Rao.
Sri Koratla Satyanarayana.
Sr. Singayya.
Sri P Ranganayakulu.
Sri P. Koteswar Rao.
Sri K Nagayya.
Sri Verep Mohan Rao.
Sri A. Venkateswara Rao.
Sri Pula Subbayya.
Sri E. V Subba Rao
Sr N Venkataswamy.
Sri Lakshminarayana Chowdary.
Sri Chenchiah
Sri Manda Pitchaih.
Sri B Syamsundara Rao.
Sri P. V. Ramana.
Sri Govinda Rao.
Sri Vajravelu Chetty
Sri C. K Narayana Reddy.
Sri D Seetharamayya.
Sri V. K Adinarayana Reddy.
Sri G C Venkanna.
Sri Papi Reddy.
Sri K Babu Rao
Sri Swarveswara Rao.
Sri Datta Suryanarayana Raju
Sri P. K. Guruswamy Reddy.
Noes—(contd)

Sri Parasa Ramayya.

Ayes 189,

Noes 63

The motion was adopted.

clause 4, as amended, was added to the Bill.

**Clause 5.**

*Sri Tenett Vizwanathan* — Sir, I move:

Delete clause 5

*Sri Vavilala Gopalakrishnayya* — Sir, I move:

In the first proviso to clause 5, for the words 'Rupees seven' substitute the words 'Rupees four'.

*Sri D. Seetharamayya* — Sir, I move:

In the first proviso to Clause 5, for the words 'Rupees seven' substitute the words 'Rupees four'.

*Sri N Prasada Rao* — Sir I move:

In the first proviso to clause 5, for the words 'Rupees seven' substitute the words 'Rupees five'.

*Sri Vavilala Gopalakrishnayya* — Sir, I move:

In the first proviso to Clause 5, for the words 'Rupees seven' substitute the words 'Rupees three'.

*Sri A Venkateswara Rao* — Sir, I move:

In the first proviso to Clause 5 delete the words "but the total amount " till the end of the proviso.

In the first proviso to Clause 5, delete the words 'or indirect'.

*Sri Ramachandra Rao Deshpande* — Sir, I move:

Delete the first proviso in clause 5 and substitute the following:

"Provided further that the additional assessment together with the standard assessment shall operate only when the land owner has surplus net income and the surplus income is more than Rs. 2000 per year."
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 Indian Income-tax Law

_Sri M. Ramagopal Reddy_ — Sir, I move

Add the following as third proviso to clause 5.

Provided further that no such further additional assessment shall be levied where the lands wet or dry are cultivated with the aid of lift irrigation by lifting water without the aid of power

_Sri Tennyto Viswanatham_ — Sir, I move

**NEW CLAUSE 6**

(2) When drought conditions prevail on account of rainfall being deficient by more than 10% below normal as published in Andhra-Pradesh Gazette by the Government, there shall be a total remission.

_Sri K L Narasimha Rao_ — I move

Add the following as new clause 5-A.

5-A This Act will not only apply to those landholders who are paying a land revenue of Rs 25 or less on the date of commencement of this Act

_Sri G Rama Rao_ — Sir, I move:

Add the following as new clause 6.

The landholders of acres two and below that come under the source of irrigation specified in the schedule shall be exempted from the operation of the Act. In respect of dry lands, holders of ten acres and below shall be exempted from payment of assessment as indicated in section 8 of the Act.

**Mr. Speaker:**—Amendments moved.

We have covered practically all aspects. One or two members may speak.

_J._ 5. 60 రూలు వచ్చినకా — 90 రూలు ఉండవచ్చు.

_J._ 5. 60 రూలు వచ్చినకా — 90 రూలు ఉండవచ్చు. అనేక ఎక్కడు ఉంది ఎక్కడు బణ్యాస్ఫార వచ్చిన సమయంలో ఉంచాలను వచ్చిన పెరిగింది కాబట్టి నేడు మొత్తం అనే ఉంచాలను వచ్చిన.
Mr. Speaker:— The question is:

Delete Clause 5.

The amendment was negatived.

Mr. Speaker:— The question is:

In the first proviso to clause 5 for the words ‘Rupees four’, substitute the words ‘Rupees two’.

The amendment was negatived.

Mr. Speaker:— The question is:

In the first proviso to clause 5 for the words ‘Rupees seven’, substitute the words ‘Rupees four’.

The amendment was negatived.

Mr. Speaker:— The question is:

In the first proviso to clause 5 for the words ‘Rupees seven’, substitute the words ‘Rupees five’.

The amendment was declared to have been negatived.

Sri N. Prasadarao pressed for a division.

The House divided thus:


The amendment was negatived.

Mr. Speaker:— The question is:

In the first proviso to clause 5, for the words ‘Rupees seven’, substitute the words ‘Rupees three’.

The amendment was negatived.
Mr Speaker — The question is

In the first proviso to clause 5, delete the words "but the total amount" till the end of the proviso.

The amendment was negatived.

Mr Speaker:— The question is

In the first proviso to clause 5, delete the words 'or indirect'

The amendment was negatived.

Mr Speaker:— The question is:

Delete the first proviso in clause 5 and substitute the following:

"Provided further that the additional assessment together with the standard assessment shall operate only when the land owner has surplus net income and the surplus income is more than Rs 2,000 per year."

"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 Indian Income-tax law."

The amendment was negatived.

Mr Speaker:— The question is:

Add the following as third proviso to clause 5:

"Provided further that no such further additional assessment shall be levied where the lands wet or dry are cultivated with the aid of lift irrigation by lifting water without the aid of power."

The amendment was negatived.

Mr Speaker:— The question is:

NEW CLAUSE 6.

"(1) xx xx

(2) When drought conditions prevail on account of rainfall being deficient by more than 10% below normal as published in Andhra Pradesh Gazette by the Government, there shall be a total remission."

The amendment was negatived.

Mr Speaker — The question is:

Add the following as new clause 5-A:

"5-A. This Act will not apply to those landholders who are paying a land revenue of Rs. 25 or less on the date of commencement of this Act."
The amendment was negatived

_Mr. Speaker_:— _The question is:_

Add the following as new clause 6

"The Landholders of acres two and below that come under the source of irrigation specified in the schedule shall be exempted from the operation of the Act. In respect of dry lands, holders of ten acres and below shall be exempted from payment of assessment as indicated in section 3 of the Act"

The amendment was negatived

_Mr. Speaker_:— _The question is:_

"That Clause 5 do stand part of the Bill"

The motion was adopted

Clause 5 was added to the Bill

**Clause 6.**

**Sri N. Rama:andra Reddy:**— _Sir, I move:_

"That Clause 6 do stand part of the Bill."

**Sri P Sundarayya:**— _Sir, I move_.

Add the following words at the end of clause 6:

"Except for the purpose of calculating cesses under section 7 of Andhra Pradesh (Andhra Area) District Boards Act, 1920 or under subsection (1) of section 185 of the Andhra Pradesh (Telangana Area) District Boards Act 1955 (Act 1 of 1956)."

**Sri Pillaluamarr Venkateswarlu:**— _Sir, I move:_

Add the following proviso to clause 6:

"Provided that in case of failure of crops remission shall be given in proportion to the percentage of the failure of the crops."

**Sri M. Ramgopal Reddy:**— _Sir, I move:_

Insert the following as sub-clause (1) of clause 6 and renumber the existing clause as sub-clause (2) of that clause.

"The additional assessment payable under this Act in respect of any land shall not be levied on the lands brought under the plough within the period of the last ten years immediately preceding the 1st day of July 1962 or on lands which shall not have yielded at least 10 crops immediately prior to that date whichever is earlier."

_Mr. Speaker_:— Amendments moved.
Mr Speaker — In order. If you want to say anything you can say.

Mr Speaker — In order. If you want to say anything you can say.

Mr Speaker — In order. If you want to say anything you can say.
appoved by the Legislative Assembly”.

Mr. Speaker:—The question is:

Add the following words at the end of clause 6:

“Except for the purpose of calculating cesses under Section 7 of Andhra Pradesh (Andhra Area) District Boards Act, 1930 or under sub-section (1) of section 135 of the Andhra Pradesh (Telangana Area) District Boards Act, 1935 (Act 1 of 1950)”

The amendment was declared to have been negatived.

Sri P. Sundarayya pressed for a division.

The House divided thus:

Ayes 60. Noes 130.

The amendment was negatived.

Mr. Speaker.—The question is:

Add the following proviso to clause 6:

“Provided that in case of failure of crop remission shall be given in proportion to the percentage of the failure of the crops”.

The amendment was negatived.

Mr. Speaker.—The question is:

Insert the following as sub-clause (1) of clause 6 and renumber the existing clause as sub-clause (2) of that clause.

“The additional assessment payable under this Act in respect of any land shall not be levied on the lands brought under the plough within the period of the last ten years immediately preceding the 1st day of July 1962 or on lands which shall not have yielded at least 10 crops immediately prior to that date whichever is earlier.”

The amendment was negatived.

Mr. Speaker.—The question is:

“That Clause 6 do stand part of the Bill.”

The motion was adopted.

Clause 6 was added to the Bill.

Clause 7

Sri N. Ramachandra Reddy — Sir, I move:

"That Clause 7 do stand part of the Bill"


In sub-clause (2) of clause 7, delete the words "so however that... under that rule"

Sri Teneetha Viswanatham—Sir, I move.

For sub-clause (2) of clause 7, substitute the following:

"Provided that no such rule shall be made unless a draft therefor has been approved by the Legislative Assembly."

Sri Vavilala Govindrao.—Sir, I move.

Add the following at the end of clause 7:

"and comes into effect after final publication in the Andhra Pradesh Gazette"

Mr Speaker—The question is

In sub-clause (2) of clause 7, delete the words "so however that... under that rule"

The amendment was negatived.

Mr Speaker—The question is

For sub-clause (2) of clause 7, substitute the following:

"Provided that no such rule shall be made unless a draft therefor has been approved by the Legislative Assembly"

The amendment was negatived.

Mr Speaker—The question is

Add the following at the end of clause 7:

"and comes into effect after final publication in the Andhra Pradesh Gazette"

The amendment was negatived.

Mr Speaker. The question is

"That Clause 7 do stand part of the Bill."

The motion was adopted.

Clause 7 was added to the Bill.
Mr N Ramachandra Reddy—Mr Speaker, Sir, I beg to move

“To sub-clause (2), add the following proviso, namely—

‘Provided that where any Government source of irrigation is to be omitted from the Schedule, it shall not be necessary to lay a draft of the order proposed to be made on the Table of the Legislative Assembly for its approval.’

Mr Speaker—Amendment moved.

Mr. Speaker—The question is:

‘To sub-clause (2), add the following proviso, namely—

‘Provided that where any Government source of irrigation is to be omitted from the Schedule, it shall not be necessary to lay a draft of the order proposed to be made on the Table of the Legislative Assembly for its approval.’

The amendment was adopted.

Mr Speaker—The question is:

‘That Clause 8, as amended, do stand part of the Bill.’

The motion was adopted.

Clause 8, as amended, was added to the Bill.

Clause 9.

Mr. Speaker—The question is:

‘That clause 9 do stand part of the Bill.’

The motion was adopted.

Clause 9 was added to the Bill.

Clause 10.

Sri Vavilala Gopalakrishnayya—I beg to move:

‘Delete items (3), (4) and (5) in Clause 10.’

Sri P. Sundarayya—I beg to move:

‘Add the following as item 6 in clause 10:

‘The Andhra Pradesh Betterment Levy Act,...’
Sri G. Rama Rao — I beg to move

"Add the following as item 6 in clause 10

'The relevant sections relating to levy of cesses, etc Section 78 of the Andhra Pradesh (Andhra Area) District Boards Act, 1920 (Act XIV of 1920) and sub-section (i) of section 185 of the Andhra Pradesh (Telangana Area) District Boards Act, 1955 (Act I of 1956)"

"Add the following item 7 in clause 10

'Levy of Betterment Tax Act"

"Delete the proviso in clause 10"

Mr. Speaker — Amendments moved

Mr. K. Rama Rao — Sir, I just want to say a few words. The relevant sections relating to levy of cesses, betterment levy, etc. Section 78 of the Andhra Pradesh (Andhra Area) District Boards Act, 1920 (Act XIV of 1920) and sub-section (i) of section 185 of the Andhra Pradesh (Telangana Area) District Boards Act, 1955 (Act I of 1956) are relevant. Levy of Betterment Tax Act is also relevant. The land revenue Acts, Surcharge Act, etc., are also relevant. Betterment levy is also relevant. Cess and betterment levy are also relevant.

Sir, I just want to say a few words. The relevant sections relating to levy of cesses, etc. Section 78 of the Andhra Pradesh (Andhra Area) District Boards Act, 1920 (Act XIV of 1920) and sub-section (i) of section 185 of the Andhra Pradesh (Telangana Area) District Boards Act, 1955 (Act I of 1956) are relevant. Levy of Betterment Tax Act is also relevant. The land revenue Acts, Surcharge Act, etc., are also relevant. Betterment levy is also relevant. Cess and betterment levy are also relevant.
Mr Speaker.—The question is:

"Delete items (3), (4) and 5 in clause 10."

The amendment was negatived.

Mr Speaker.—The question is:

"Add the following as items 6 in clause 10:

"The Andhra Pradesh Betterment Levy Act."

The amendment was negatived.

Mr Speaker.—The question is:

"Add the following as item 7 in clause 10:

"Levy of Betterment Tax Act."

The amendment was negatived.

Mr Speaker.—The question is:

"Delete the proviso in clause 10."

The amendment was negatived.

Mr Speaker.—The question is:

"That clause 10 do stand part of the Bill."

The motion was adopted. N.P. Clause 10 was added to the Bill.

Clause 11

Sri N. Ramachandra Reddy.—Sir, I am not moving the clause. I will explain the reasons for not moving the clause.

I oppose for its withdrawal. It is a part of the Bill that is before us. Whether that amendment is necessary or not we are not concerned with. We are very much concerned with its passing.

I have explained my intention to withdraw an over-riding Section 11 of District Boards Act 6. I have also quoted over-riding Sections 9 and 10 of other Acts to show that it was not in the original Bill. This clause was introduced only at the Select Committee stage. We are discussing the Bill as reported by the Select Committee. It is before the House.

Sri P Sundararaja — Whether that amendment is necessary or not, we are not concerned with. We are very much concerned with its passing.

Sri N Ramachandira Reddy — There is no legal difficulty. We can have an over-riding section also here or make an amendment to the other Acts. Will it be proper to have an over-riding section in this Bill? That is the only consideration.

Sri T Nagi Reddy — Everything is improper. Nothing is proper in this.

Mr. Speaker — At the Select Committee stage, you must have provided for this.
Mr. Speaker — The Government cannot bring forward any new provision which is not in the original Bill itself. I do not think the Select Committee has not power to introduce new clauses.

Sri P. Sundaraja — Why not, Sir? You can rule it out if it is unconstitutional. But you cannot say that the Select Committee has no power to bring in new clauses. The burden on the Yeats has increased to that extent, and to reduce it the Select Committee may introduce a new clause.

Mr Speaker — It is an amendment to another Act, and how can we do an irregularity? I do not think it is proper for this House to commit an irregularity.

Mr Speaker — They are all mentioned in the original Bill itself. This particular matter is not mentioned in the original Bill.

Sir A. Russell — Contents.

Repealing Act should never be led into dealing with two different matters in the one Act. For example, he should not frame an Act entitling the Transport Act, 1938 to deal with two such matters as Railways and Motor cars.
It is much more convenient to have separate Acts dealing with these two matters. No clause should be inserted in or annexed to an Act which is foreign to what the title of that Act imports. If a reference is made to an entirely different Act, a rule out should rule out. If the Government desire, they can bring an amending Bill to the other Act.


Sri P. Sundarayya:—But it is too late to question now. The amendment has been brought forward at the Select Committee stage and at that time the Government and the Law Department said that it is correct. And any member also could raise an objection at that time and perhaps the whole Bill would not have been taken into consideration at all.

Mr. Speaker:—There is no point in committing an irregularity knowingly. When it is brought to our notice, the House is aware of the irregularity and now there is no point in allowing that irregularity.

Sri P. Sundarayya:—Under what rule, is it irregular? Of course, the advice of the Select Committee is not binding. But there is nothing in the Constitution or in any law preventing an amendment to another Act. The other day, under the Titles Act which we have passed, we have changed the titles of about a thousand Acts. How were they permitted?

Mr. Speaker:—In cases of all matters or perhaps with regard to the same thing, it may be possible or it may be proper to bring in new clauses at the Select Committee stage. But, to think of amending another Act, which is entirely a different Act, at the select committee stage, is not regular.

Sri T. Nagi Reddy:—Sir, one thing can be done. After the Government brings forward an amending Bill to the other Act, this clause can be removed at that moment.

Mr. Speaker:—The point is this: Why commit an irregularity and then try to get it remedied?

Sri T. Nagi Reddy:—At the Select Committee stage, this question of cesses has been examined and it is also agreed that cesses are as good as land revenue assessment. So, the Select Committee wanted to give some reduction or remission in cesses and by removing this clause the Bill becomes incomplete; therefore, the Select Committee is of the opinion that this clause of cesses is part and parcel of the Land Revenue Assessment Bill. We cannot say it does not form part of it; it is a part of it, even though it has not been included in various other Bills. Simply because it is included in other Acts, it need not be ruled out that this shall not form part and parcel of this Bill.

Sri Tennevi Viswanatham:—May I say one word, sir. It will be quite easy for the Government tomorrow itself to issue an ordinance embodying the contents of the proposed remission.

Sri N. Sanjeeva Reddy:—I think, if it is not seriously objectionable, let us also give a little relief for the tax-payers. After all, this need not form a precedent at all if the opposition also agrees and this relief also can be given. From the Government side, we feel this relief will be a little soothing at least to the tax-payers. Of course, the procedure can be decided by you.
Mr. Speaker.—I leave it to the House for its opinion.

Sri K. Brâhmânânda Reddy.—Then, the Minister for Land Revenue need not move the amendment for deletion of the clause?

Mr Speaker.—Yes, I need not move the amendment. I will put the whole clause to the vote of the House.

Sri P. Sundarayya.—Then, we will move our amendments to Clause 11.

Mr. Speaker.—Yes.

Sri P. Sundarayya.—Sir, I beg to move:

"In sub-clause (i) of Clause 11, for the words ‘eighteen Naye Paise’, substitute the words ‘One Naya Pasa’.”

"In sub-clause (ii) of Clause 11 for the words ‘Twenty Five Naye Paise,’ substitute the words ‘Twenty Naye Paise’.”

Sri N Prasada Rao.—Sir, I beg to move:

"In sub-clause (iii) of clause 11 for the words ‘Twenty Five Naye Paise’, substitute the words ‘Ten Naye Paise’.”

Sri G. Rama Rao.—Sir, I beg to move:

"For Clause 11, substitute the following:

"The Government may by order allot 1/3 of the total assessment levied under this Act as contributions to Local Boards, for the purposes contemplated under Section 78 of the Andhra Pradesh District Boards Act 1920 (Act XIV of 1920) (Andhra) and sub-section (3) of Section 125 of the Andhra Pradesh (Telangana Area) District Boards Act, 1955 (Act I of 1956)’’

Sri Vamla Gopalakrishnayya.—Sir, I beg to move:

"Repeal the Andhra Educational Cess Act so far relating to the levy of Education Cess.”

"In sub-clause (i) of clause 11 for the words ‘Eighteen Naye Paise’ substitute the words ‘One-fourth of the amount levied under the Andhra Pradesh Land Revenue (Additional Assessment) Act, 1962.”

"In sub-clause (ii) of clause 11 for the words ‘Twenty-five Naye Paise’, substitute the words ‘one-fourth of the amount levied under the Andhra Pradesh Land Revenue (Additional Assessment), Act, 1962”

Mr. Speaker.—Amendments moved.

3748—13
Government B


Mr. Speaker— I will now put the amendments to the vote of the House.

The question is:

"In sub-clause (a) of clause 11 for the words ‘Eighteen Naye Paise’ substitute the words ‘One Naye Paise’.

The amendment was negatived.

Mr. Speaker— The question is:

"In sub-clause (ii) of Clause 11 for the words ‘Twenty Naye Paise’ substitute the words ‘Twenty Naye Paise’.

The amendment was negatived.

Mr. Speaker— The question is:

"In sub-clause (iii) of Clause 11 for the words ‘Twenty-five Naye Paise’ substitute the words ‘Ten Naye Paise’.

The amendment was negatived.

Mr. Speaker— The question is:

"For clause 11, substitute the following:

The Government may by order allot 1/8 of the total assessment levied under this Act as contributions to Local Boards for the purposes contemplated under Section 78 of the Andhra Pradesh District Board Act, 1920 (Act XIV of 1920) (Andhra) and sub-section (i) of Section 13 of the Andhra Pradesh (Telangana Area) District Boards Act 1951 (Act I of 1951).

The amendment was negatived."
The question is:

"Repeal the Andhra Educational Cess Act so far relating to the levy of Education Cess"

The amendment was negatived

Mr. Speaker: The question is:

"In sub-clause (i) of Clause 11 for the words 'Eighteen Naye Paise' substitute the words 'One-fourth of the amount levied under the Andhra Pradesh Land Revenue (Additional Assessment) Act, 1962'."

The amendment was negatived

Mr. Speaker: The question is:

"In sub-clause (ii) of Clause 11 for the words 'Twenty-five Naye Paise' substitute the words 'One-fourth of the amount levied under the Andhra Pradesh Land Revenue (Additional Assessment) Act, 1962'."

The amendment was negatived

Mr. Speaker: I shall now put the main Clause to vote.

The question is:

"That Clause 11 do stand part of the Bill"

The motion was adopted.

Clause 11 was added to the Bill.

Clause 12.

Sri P. Sundarayya: I beg to move:

Add the following as Clause 12.

"12 Remission to the Land Revenue Assessment and water cess under the Irrigation Cess Act of . . . . . or under any other law leviable a person shall be granted at the following rate:

If the crop is 50 percent and below Full remission.

If the crop between 50 per cent to 75 per cent Half remission.

If the crop is 33-1/3 per cent and below Full remission.

If the crop is between 33-1/3 per cent and 50 per cent Half remission."
if the crop is between 50 per cent to 75 per cent.

if the crop is between 25 per cent to 33-1/3 per cent.

if the crop is between 23 per cent and below.

if the crop is between 30 per cent to 75 per cent.

Mr. Speaker: Amendment moved.

Sri Varulata Gopala Krishnayya: I beg to move
Delete Clause 12.

Mr. Speaker: Amendment moved.

NEW CLAUSE 13.

Sri P. Sandurayya:—I beg to move:
Add the following as New Clause 13:

In all the acres where the assessment is leviable as defined to Clause 2, sub-clause (ii) and in Telangana area, on all lands in ex-Jagrata Pagri Sarfikhas the rates shall in no case be higher than in the neighbouring ryotwan or diwani areas after the new additional assessment is calculated.

Mr. Speaker:—Amendment moved.

Sri T. K. R. Sarma:—I beg to move:
Add the following as New Clause 13:

"The provisions of this Act shall not be applicable to persons holding three acres of wet land and 2 acres of dry land."

Mr. Speaker:—Amendment moved.
Mr. Speaker — The Question is:

Add the following as New Clause 12.

"12 Remission to the Land Revenue assessment and water cess under the Irrigation Cess Act of or under any other Law leviable a person, shall be granted at the following rate:

- If the crop is 50% and below: Full remission
- If the crop is between 50% to 75%: Half remission
- If the crop is between 83-1/3% and 50%: Quarter remission
- If the crop is 25% and below: Full remission
- If the crop is between 25% to 33-1/3%: Three-fourth remission
- 33-1/3% to 50%: Half remission
- 50% to 75%: Quarter remission

The amendment was negatived.

Mr. Speaker — The question is:

Delete clause 12

The amendment was negatived.

Mr. Speaker — The question is:

Add the following as New Clause 18.

In all the acres where the assessment is leviable as defined to Clause 2, sub-clause (ii) and in Telangana area on all lands in ex-Jagir Paig Sarfikhas the rates shall in no case be higher than in the neighbouring ryotwari or diwani areas after the new additional assessment is calculated

The amendment was negatived.

Mr. Speaker — The question is:

Add the following as New Clause 13:

"The provisions of this Act shall not be applicable to persons holding three acres of wet land and 2 acres of dry land".

The amendment was negatived.

Mr. Speaker — The question is:

"That Clause 12 do stand part of the Bill"

The motion was adopted.

Clause 12 was added to the Bill.

(Schedule)

Sri P. Sundarayya:—Sir, instead of all amendments given notice of to the Schedule, I want to move a consolidated amendment.

I beg to move

"Delete all items except, 2, 3, 7, 8, 10, 15, 22, 26, 48 and 74."

Mr. Speaker.—Amendment moved.


Mr. Speaker:— The question is:

"Delete all items except, 2, 3, 7, 8, 10, 15, 22, 26, 18 and 74".

The amendment was declared to have been negatived.

Sri P. Sundarayya:— I demand a division, Sir,

The House divided: Ayes—39; Nocs—126.

The amendment was negatived.

Sri N. Ramachandra Reddy:— I beg to move:

"In items 7 and 10, omit the words: "and the tanks fed by the system"; and

"In items 26 and 74, omit the words: "and the tanks fed by the project".

Mr. Speaker:— Amendments moved.

(Pause)

Mr. Speaker:— The question is:

"In items 7 and 10, omit the words: "and the tanks fed by the system"; and

"In items 26 and 74, omit the words: "and the tanks fed by the project".

The amendments were adopted.

Mr Speaker:— The question is:

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

The motion was adopted.

Sri P. Sundarayya:— I demand a division, Sir,

The House divided: Ayes—126; Nocs—59.

The motion was adopted.

The schedule, as amended was added to the Bill.

Sri P. Sundarayya:— We want, at this stage, to express our opinion as follows, Sir.
Government Bills

(The Members of the Opposition staged a walk-out)
co-operate మాత్రమే ప్రతిష్ఠించండి. రిస్ప cort, రిస్ప cort లేదా మరియు co-operate మాత్రమే. 

CLAUSE 2.

Mr. Speaker:—The question is:

"That clause 2 do stand part of the Bill"

The motion was adopted.

Clause 2 was added to the Bill.

CLAUSE 1.

Sri N. Ramachandra Reddy:—I beg to move.

"For sub-clause (1), substitute the following, namely:

'(1) This Act may be called the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962'."

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

"For sub-clause (1), substitute the following, namely:

'(1) This Act may be called the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962'."

The amendment was adopted.

Mr. Speaker:—The question is:

"That clause 1, as amended, do stand part of the Bill"

The motion was adopted.

Clause 1, as amended, was added to the Bill.
LONG TITLE

'Ir N Ramachandra Reddy—I beg to move:

'For long title, substitute the following, namely:—

'A Bill to provide for the levy of an additional assessment on in classes of lands in the State of Andhra Pradesh and for the force of the cess leviable in respect of such lands and for matters eaten therewith'"

Mr. Speaker.—Amendment moved.

(Pause)

'Ir. Speaker:—The question is:

'For long title, substitute the following, namely:—

'A Bill to provide for the levy of an additional assessment on in classes of lands in the State of Andhra Pradesh and for the force of the cess leviable in respect of such lands and for matters eaten therewith'"

The amendment was adopted.

Mr. Speaker:—The question is:

'That the long title, as amended, do stand part of the Bill ''. The motion was adopted.

The long title, as amended, was added to this Bill.

PREAMBLE.

'That the Preamble do stand part of the Bill ''. The motion was adopted.

The Preamble was added to the Bill.

V. Ramachandra Reddy:—I beg to move:

'That the Andhra Pradesh Land Revenue (Additional Assessment Cess Revision Bill, 1962 '', be read a third time ''. Motion moved.
Mr. Speaker:— The question is:

"That the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Bill, 1962, be read a third time"

The motion was adopted.

Mr. Speaker:— The House now adjourns sine die.

(The House then adjourned sine die.)

1-46 P. M.