ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Saturday, the 8th December, 1962

The House met at Half Past Eight of the Clock

(Mr Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

INCREMENTS TO GOVERNMENT EMPLOYEES

201—

* 1167. (615) Q—Sir A. Seshagiri Rao (Bell).: Will the Chief Minister be pleased to state:

(a) whether all the Government servants appointed under emergency provisions are eligible for annual increments, as per the G O Ms No. 506, G. A. (Ser-A), dated 21-4-1961, and

(b) the reasons for no extending the same to persons selected by the Andhra Pradesh Public Service Commission and whose services were regularised?

The Chief Minister (Sir V. Sarjosa Reddy): (a) Yes, Sir.
(b) Persons selected by the Andhra Pradesh Public Service Commission and whose services were regularised, are even now eligible for the increments and so, the question of extending the same to them does not arise.

(b) Probation Emergency rule 506 divides probation from regular service. Increments are regulated by the Public Service Commission. Persons selected by the Andhra Pradesh Public Service Commission are even now eligible for the increments and so, the question of extending the same to them does not arise.

Public Service Commission selects probation automatically. After probation, the increment starts. If probation is extended, the increment stops. If probation is complete, the increment stops. If probation is extended, the increment stops. If probation is complete, the increment stops.

INCREMENTS TO 10 (a) (I) CANDIDATES

202—

* 1290 (2525) Q—Sri K L Narasimha Rao (Put by Smt A Kamala Devi) (Alair) Will hon the Chief Minister be pleased to state

(a) whether it is a fact that increments are being given to 10 (a) (I) candidates under G O Ms No 506, dated 21st April, 1961, irrespective of the declaration of probation and regularisation of service, and

(b) whether the regular candidates also are given the same benefit under the said G O;

c) if not, the reasons for the same, and

(d) whether the Government now propose to extend the same benefit to the regular candidates.

Sri N. Surya Reddy (Yes, Sir)
(b) No, Sir. In the case of regular candidates if the period of probation is one year, the increment is allowed only after declaration of satisfactory completion of probation and if the period of probation is two years, the first annual increment is allowed, but the second increment is allowed only after the declaration of satisfactory completion of probation.

(c) Candidates appointed under General Rule 10 (a) (1) are not required to undergo probation and are liable to be discharged at any time. As such, the question of declaration of probation does not arise in their cases. All the same, they are allowed to draw increments only after completion of the required period of satisfactory service. Thus even in the case of those appointed under General Rule 10 (a) (i), a certificate of satisfactory service is necessary to enable them to draw increments.

(d) In view of the position explained in respect of clauses (b) and (c), the question of extending the same benefit to regular candidates does not arise.
Favouritism

appoint remove service 4, 5, 6 service probation desirable consider candidates available general cases exemption irregular appoint irregularise deserving Service Commission Therefore, I am not going to show any consideration Service Commission candidates regular candidates appoint

probation declare regularise Registration Department candidates 6, 7 Irregular appoint candidates 6, 7 I have already answered that point. They are only temporary candidates unless they are exempted.
8th December, 1962]

Oral Answers to Questions

emergency candidates service age exemption Public Service Commissions appear

Service Commission recent age exemption chance two chances age exempted candidates temporary regularise age exemption Service Commission we don't know who is who candidates candidates age exemption general categories
deserving candidates deserving even we may feel not deserving general
deserving general categories

generals. age exemption general

general. The moment it becomes general it becomes a rule. Then exemption is not at all necessary. While giving this exemption merit and other considerations will be seen head of the department recommend
POLICE VILLAGE SCHEMES

*1118 (529) Q—Sri V Visveswara Rao (Mylavaram) — Will hon the Chief Minister be pleased to state

(a) whether the police are participating in the police village schemes (i.e.) (Participating in School building activities and laying of roads in village etc),

(b) if so, in how many places they have participated so far, and

(c) what is the contribution of the policemen?

Sri N Sanjeeva Reddy (a) Yes, Sir The Police in this State have been participating in various police village schemes, viz construction of school buildings laying out of roads etc

(b) They have so far participated in such schemes in 24 villages, in 17 districts of the State,

(c) The Estimated value of the contribution made by Police on such works in 13 of the 17 villages, by way of Shramadhan etc., is roughly computed at Rs. 19,875/-. The value of the works contributed in the remaining 4 villages could not be assessed, as yet.

Sri N. Sanjeeva Reddy: There is a big list, Sir.
Visakhapatnam district Ayyampeta village

Construction of a community centre by police by Sramadan at Ayyampeta. The overseer inspected the work and prepared a fresh estimate for material required for the completion of the work.

Visakhapatnam (south) district Kommadi village

(1) About 150 A.R men laid a road near Kommadi village in Madhuravada area in Pendurthi block.

(2) In the same village, 50 A.R men set up a hall near Tanjangi about 13 miles away from Chintapalli in agency area.

East Godavari district Burgampudi

A.R men of Rajahmundry laid earthen road of 1 furlong 16 feet wide connecting the road of Burgampudi in Korukondha block, Rajahmundry taluk.

West Godavari district Satyanarayanapuram:

(1) One library was constructed.

(2) Laid an approach road to village Satyanarayanapuram of Eluru taluk.

Jagannathapuram village:

Laying of road in Jagannathapuram village.

Krishna district Kokanarayana palam:

Road between Kokanarayana palam and Gudur for four furlongs was laid.

Chittipalem:

Road between Chittipalem and Hussampalem for three furlongs was laid.
Guntur district Chilakakani village:

A number of schemes were taken up in this village.

(1) Improvements to the approached road—earth work worth Rs 500 has been completed
(2) Improvements to drains in the village
(3) Construction of elementary school building
(4) Repairs to irrigation channel
(5) Repairs to drinking water well
(6) Construction of an additional block in elementary school building
(7) Building up of a children's park
(8) Construction of a well to Harijans
(9) Improvement to drains in the village

Anantapur district Garladinna

Two sections of A R men laid 150 yards of road in Garladinna

Chittoor district Periambadi:

(1) Improvements of the road between Periambadi and Pullayagaripalli which is 1½ miles

(2) Repairs of the approach road to the main road from Periambadi village.

Cuddapah district Sangatipalli

Construction of a children's corner and play ground in A.R.P. Police lines

(2) Metal road of 5½ furlongs was laid connecting Sangatipalli village with main road from Cuddapah to Pukivendala.
Cuddapah:

Reconstruction of police club at Cuddapah. Reconstruction of flag staff base at police parade ground, Cuddapah

Pathacuddapah village

Construction of children's play ground in A P. Police lines

Metal road 5½ furlongs connecting the village of Santarpalli with main road Cuddapah–Pulivendala

Levelling of police A R P parade ground.

Construction of Tatto fort and walls at A R P. Grounds near the A R P parade ground, Cuddapah.

Construction of proper approach and levelling up and metalling up of the internal roads in Pathacuddapah village

Still there is a very big list, Sir.

Mr Speaker In that case, the list may be furnished to the hon members because it will take a lot of time to read it

Sri N Sanjeeva Reddy I have absolutely no objection, Sir.

Special Armed Police &

maximum 9

Special armed Police station
duties 10
POLICE STATION AT CHIRAMANA

204—

* 1216 (1947) Q—Sr. G C Kondaiah (Nellore)—Will the Chief Minister be pleased to state

(a) whether the Police Station in Chirmana in Nellore District was abolished,

(b) if so, what are the reasons, and

(c) whether there are any proposals to re-establish the same?

Sri N Sanjeeva Reddy (a) Yes, Sir The Police Station at Chirmana was abolished with effect from 1-2-1961, from which date the responsibility for the enforcement of Prohibition was transferred from the Police Department, to the Excise and Prohibition Department,

(b) As a result of the transfer of enforcement of Prohibition from the Police Department, the entire Police set-up in the Nellore district was reviewed and the abolition of 7 Police Stations in that District (including the Chirmana Station) among others, become inevitable on grounds of economy, and with reference to the needs of the district

(c) No, Sir
8th December, 1962

8. Is the following (paragraph 8)

(a) whether it is a fact that in the second week of April, some landlords of Jagannadhapuram village in the Munagala Paraganas of Huzurnagar taluk, Nalgonda district got the heads of their farm servants (Paleriu) and three other persons shaved and carried them in procession on the back of the donkeys;

(b) whether it is a fact that the said landlords have enlisted the support of the police authorities and are publicly moving threatening the persons who lodged complaints; and

(c) the reasons for not taking any action against the persons responsible therefor?

Sri N. Sanjeeva Reddy: (a) Yes, Sir. An unfortunate incident of the type mentioned did occur in the Jagannadhapuram village in Nalgonda District, on the 10th of April 1962, but, including two farm servants, a total of only three persons had been disgraced in the manner described.

DISGRACEFUL TREATMENT TO FARM WORKERS IN JAGANNADHAPURAM

205—

*1228 (2046) Q—Sri N Srinivasa Reddy [Put by Sri A. Ramachandra Reddy (Bhongir)] —Will hon. the Chief Minister be pleased to state

(a) whether it is a fact that in the second week of April, some landlords of Jagannadhapuram village in the Munagala Paraganas of Huzurnagar taluk, Nalgonda district got the heads of their farm servants (Paleriu) and three other persons shaved and carried them in procession on the back of the donkeys;

(b) whether it is a fact that the said landlords have enlisted the support of the police authorities and are publicly moving threatening the persons who lodged complaints; and

(c) the reasons for not taking any action against the persons responsible therefor?

Sri N. Sanjeeva Reddy: (a) Yes, Sir. An unfortunate incident of the type mentioned did occur in the Jagannadhapuram village in Nalgonda District, on the 10th of April 1962, but, including two farm servants, a total of only three persons had been disgraced in the manner described.
(b) No, Sir

(c) Does not arise, inasmuch as the local police had, immediately on receipt of the complaint from the three disgraced persons, registered a case against the accused involved, under sections 357, 342 and 380 I P C, and after instituting vigorous enquiries into the matter, arrested the accused who had all absconded immediately after the occurrence of the incident, on 27-4-62. They have also since charged the accused under sections 342, 357 and 323 of the Indian Penal Code.

Sri N Sanjeeva Reddy 'Yes' Sir

Mr Speaker Charge sheet has been filed under sections 342, 357 and 323 of the I P C.

ALIENATION OF INAM LANDS OF KAVALKARS

206—

* 1543 (1301-A) Q.—Sri M Ram Reddy (Mahbubnagar)
Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that service inam lands of Kavalkars and Sethsindhies in Telengana were given pattas in the year 1958;

(b) if so, whether such lands can be alienated;

(c) whether there is any Government order prohibiting such alienation; and

(d) whether the Government propose to remove such order?
The Minister for Finance and Co-operation (Sri K. Brahmanna Reddy) (a) and (b) Service inams were inalienable under the former Hyderabad Government. They are specifically excluded from the scope of the Hyderabad Inam Abolition Act 1954. But, in 1957 orders were issued that the sethsindhi inams should be abolished and converted into khalsa and these orders were given effect to. Subsequently, it was considered that the abolition of inams which were specifically excluded from the operation of the Hyderabad Inam Abolition Act, by means of an executive order, was not correct, and that legislative action was necessary to validate the proceedings. The question of undertaking suitable legislation for the abolition of all inams including service inams, and to validate the action already taken to abolish the service inams, is engaging the attention of the Government.

(c) and (d) The whole matter is being examined by the Government in detail and suitable orders will be issued in due course.

Sri M Ram Reddy When it is admitted that a legislation has already been formed, there is no meaning in keeping pending such legislation and operating such transfers. Will the hon. Minister be pleased to let me know when a legislation has been formed? It has to be implemented because some further legislation with regard to some other inams is being brought into force. For that, the previous legislation cannot be kept pending.

Shri P. Mahendranath (Nagarkurnool): Will the hon. Minister for Revenue be pleased to state:

ISSUE OF PATTAS IN TADAPARTI VILLAGE

207—

* 1565 (1487) Q—
(a) whether it is a fact that the land adjacent to Tadaparti village, Nagarkurnool taluk, Mahaboobnagar district bearing Survey Nos 161 and 167 was acquired during the time of Gopalapet Estate for the purpose of the extension of the village and also for the housing facilities to the public and that the concerned pattadars were given compensation for the said lands,

(b) if so, the reason for the issue of patta again in respect of these lands to some persons recently,

(c) whether it is a fact that the local Harijans and other poor people requested for the said land in view of the inconveniences being felt by them for want of housing facilities, and

(d) if so, the reasons for not granting land to them?

Sri K. Brahmananda Reddy (a) The Collector of Mahaboobnagar has reported that S No 161 of Tadaparti is a patta land, that S Nos 166 and 167 are Kharijkhata lands and that the Jagir records relating to the acquisition of S Nos 166 and 167 are not traceable Information regarding the acquisition of the lands and payment of compensation is not therefore available

(b) No patta has been granted for these lands to any person.

(c) Yes, Sir.

(d) The proposals for the assignment of house sites to the poor are reported to be pending with the Revenue Divisional Officer, Nagarkurnool.

* 1569 (1545) Q.—Sri G. Viswanath Reddy [Put by Sri P. Narayana Reddy (Normal)]. Wall the hon. Minister for Revenue be pleased to state...
(a) whether the Government issued orders for fixing the minimum values of land for the purpose of the registration of the land, and

(b) if not, who is responsible for the constitution of a board in the Sub-Registrar's Office at Rayachoti, Cuddapah district, fixing the minimum value of land?

Sri K. Brahmananda Reddy (a) No
(b) No such Board has been constituted

Notice-board as per minimum value whichever is less

INTERIM RELIEF TO VILLAGE OFFICERS

209—

* 1582 (1645) Q.—Sri N. Venkata Swamy (Paruchuri): Will the hon. Minister for Revenue be pleased to state:

(a) whether the Government decided to pay any interim relief to the village officers during this year; and

(b) if so, the action taken thereon?

Sri K. Brahmananda Reddy: (a) and (b) The Government sanctioned payment of interim relief to village officers at the following rates with effect from 1—1—1962.

Karnam or patwari Rs. 10/- P. M.
Village Munisiff in Andhra Rs. 8/- P. M.
Mali Patel in Telengana Rs. 5/- P. M.
Police Patel in Telengana Rs. 5/- P. M.
Strict instructions have been given to all Collectors to expedite payments

Village Servants in Andhra
Rs 5/- P M
Village Servants in Telengana
Rs. 9/- P M
(neeradies as well as senthsindhies)

(a) whether the Government received the memorandum, dated 5—5—1962, from the Daily Workers Union, Registration and Stamps, Hyderabad regarding their grievances in respect of G O Ms No 229, dated 15th February, 1962, and

(b) if so, the action thereon?

Sri K. Brahmananda Reddy: (a) Yes, Sir
(b) The petition, after due examination was rejected

GRIEVANCES OF DAILY WORKERS OF REGISTRATION AND STAMPS

210—

* 1706 (2315) Q.—Sri V Srikrishna [Put by Sri Vanka Satyanarayana (Penugonda)] Will the hon Minister for Revenue be pleased to state

(a) whether the Government received the memorandum, dated 5—5—1962, from the Daily Workers Union, Registration and Stamps, Hyderabad regarding their grievances in respect of G O Ms No 229, dated 15th February, 1962, and

(b) if so, the action thereon?

Sri K. Brahmananda Reddy: (a) Yes, Sir
(b) The petition, after due examination was rejected

CO-OPERATIVE SOCIETIES

211—

* 600 (2382) Q.—Sri P. V Ramana (Kondakarla) Will the hon Minister for Finance and Co-operation be pleased to state
(a) the number of Co-operative Societies in the beginning of Co-operative years 1969–60, 1960–61 and 1961–62; and

(b) the number of Societies audited in the above three years?

Sri K. Brahmananda Reddy

<table>
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<tr>
<th>Year</th>
<th>No. of Societies at the beginning of Co-operative year.</th>
</tr>
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<tbody>
<tr>
<td>1959–60 (as on 30-6-1959)</td>
<td>21,582</td>
</tr>
<tr>
<td>1960–61 (as on 30-6-1960)</td>
<td>23,652</td>
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<tr>
<td>1961–62 (as on 30-6-1961)</td>
<td>25,477</td>
</tr>
</tbody>
</table>

(b) Year of final audit | Audited during the year | No. of Societies audited.
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<tbody>
<tr>
<td>1958–59</td>
<td>1959–60</td>
<td>20,652</td>
</tr>
<tr>
<td>1959–60</td>
<td>1960–61</td>
<td>22,137</td>
</tr>
</tbody>
</table>

PLANNING SUPERINTENDENTS IN ZILLA PARISHADS.

212—

* 1138 (1073) Q—Sri V. Srikumara (Put by Sri-Venkata Sathyanarayana) Will hon. Minister for Planning be pleased to state.
(a) whether there is any disparity in the scales of pay between the Planning Superintendents and other Superintendents workings under Zilla Parishads, and

(b) if so, why?

The Minister for Planning (Dr M Chenna Reddy)

(a) Yes, Sir

(b) The Planning Superintendents was originally the Planning Head Clerk (A Deputy Tahsildar) in the Office of the Collector on the Planning side and was transferred to the Zilla Parishads when the establishment in the Collectorate on the Planning side was transferred to the Zilla Parishad Officer consequent on the constitution of the Parishads. Unlike the Superintendents of other Sections of the Zilla Parishad Office the Superintendent of the Planning Section is a Deputy Tahsildar drafted from the Revenue Department and as such he is in his own scale of pay as a Deputy Tahsildar.
On 8th December, 1962]

\[ Oral Answers to Questions \]

Honourable Minister of State, will you state:

(a) whether the Government are in receipt of a complaint in July 1961 from the President of the District Elementary Teachers Union, West Godavari regarding the illegal deduction by the Block Development Officer,

\[ Reduction of Salaries of Teachers in Chintalapudi Taluq \]

213—

\[ *1172 (1688) Q—Sri V Sathyavarama: Will the hon Minister for Planning be pleased to state: \]

(a) whether the Government are in receipt of a complaint in July 1961 from the President of the District Elementary Teachers Union, West Godavari regarding the illegal deduction by the Block Development Officer,
Chintalapudi, West Godavari District, from the salaries of the teachers and on what date the complaint was received, 

(b) whether the Collector, West Godavari district enquired into the matter and when the enquiry was conducted, and

(c) the action taken by the Government on the Block Development Officer?

Dr M Chenna Reddy (a) Yes, Sir A complaint petition was received on 5-6-1961

(b) Yes, Sir During November, 1961

(c) As the allegations are not true, no action has been taken on the Block Development Officer.
8th December, 1962]

**Oral Answers to Questions**

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*651 (2481) Q.—* Sri Ch. Mallikharjuna Will the hon. Minister for Education be pleased to state whether the Government propose to start a training centre either in Rampachodavaram or Addatigala to enable Girijan boys and girls of East and West Godavari Districts to undergo Higher Grade Training?

[The Minister for Excise and Prohibition depuised the Minister for Education and answered the questions]

The Minister for Excise and Prohibition (Sri M. R. Appa Rao) No, Sir

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**STARTING OF TRAINING SCHOOL FOR GIRIJANS.**

214—

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* The Government propose to start a training centre either in Rampachodavaram or Addatigala to enable Girijan boys and girls of East and West Godavari Districts to undergo Higher Grade Training.

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No, Sir.

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The Government propose to start a training centre either in Rampachodavaram or Addatigala to enable Girijan boys and girls of East and West Godavari Districts to undergo Higher Grade Training.

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214—

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No, Sir.

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The Government propose to start a training centre either in Rampachodavaram or Addatigala to enable Girijan boys and girls of East and West Godavari Districts to undergo Higher Grade Training.
Will the hon Minister for Education be pleased to state

(a) whether any representation has been received by the Government in July, 1962 that certain students who passed VIII standard examination in the school run by the Mahila Samajam, Vizianagaram, Visakhapatnam District, are being refused seats in the higher grade teacher’s training on the ground of age-bar, and

(b) if so, the action taken in this regard?

Sri M R Appa Rao (Anakapalli) (a) and (b) No such representations have been received by Government, but two representations have been received one by the Inspectress of Girl’s Schools, Rajahmundry, and the other by the Director of Public Instruction. It has been represented that 7 candidates of the Mahita Sangam, Vizianagaram have been refused admission due to over-age. Except in the case of three, who are either physically unfit or who secured low marks, the remaining four have been selected for training by relaxing the age-rule
8th December, 1962  Oral Answers to Questions

Sri M. R Appa Rao  Sir, there is a list of priorities for admission. The order of preference is a very big answer. If you want me to read, I will read the answer.

Mr Speaker  If you are in a position to give the summary, please give it.

Sri M. R Appa Rao  There are some priorities. This class of priority referred to in the question comes in the last. The order of preference would show that candidates who pass VIII Standard examination will be admitted into the elementary training course (non-basic) only after exhausting the failed S S L C, Multipurpose or Higher Secondary School candidates. In the basic training school, candidates who pass the VII Form examination will be considered only after exhausting failed S S L C or H S C candidates. There are many failed S S. L C candidates who are available for admission into the training courses. Such being the case, there is no need...

(Interruption)

Mr. Speaker  I do not think you are giving a summary. You are reading the whole thing.

Sri M. R. Appa Rao  Already some students from this category also are selected. If the Member gives a representation, it will be considered.
A separate question may be put

**EMERGENCY POWER SUPPLY TO CHINNUR**

216—

* 110 (1175) Q.—**Sri K. Rajamallu (Put by Sri P. Narasa-Reddy (Nirmal).** Will the hon Minister for Irrigation and Power be pleased to state

Will the Government consider to supply power as an emergency and special case for the use of minor irrigation sources, pumping sets in Chinnur taluk of Adilabad District in view of the scarcity conditions prevailed therein?

**The Minister for Irrigation and Power (Sri A. C. Subba Reddy** The matter relates to the State Electricity Board. As ascertained the answer is as follows

No, Sir.

**ELECTRICITY TO KUNAVARAM**

217—

* 118 (1264) Q.—**Sri Md. Tahsil (Bhadrachalam).** Will the hon Minister for Irrigation and Power be pleased to state 'a) whether any memorandum was received by the Government from the village of Kunavaram, Bhadrachalam Taluk, Khammam District for the supply of Electri...
Sri A C. Subba Reddy. The matter relates to State Electricity Board. As ascertained from them the following particulars are furnished

(a) Yes, Sir

(b) A scheme formulated in 1958 proved unremunerative. Re-investigation is proposed during this year by canvassing for sufficient loads to render it remunerative.

Yes or No: Remuneration 10% to 20%

The scheme formulated in 1958 was remunerative. Re-investigations proposed for sufficient canvassing for sufficient loads to render it remunerative.

**ELECTRICITY SUPPLY TO VILLAGES IN NALGONDA DISTRICT**

218—

* 150 (1344) Q—Sri B. Dharma Bhiksham (Nalgonda): Will the hon. Minister for Irrigation and Power be pleased to state.

(a) the number of villages and towns in Nalgonda District in which Electricity has been supplied for the lighting purpose;

(b) the amount of expenditure incurred for the said purpose,

(c) the quantity of electricity demanded on behalf of the Municipality in Nalgonda Town; and

(d) the extent to which the demand has been met?

Sri A. C. Subba Reddy The matter relates to the State Electricity Board. As ascertained from them the answer is as follows.
(a) There were no villages and towns in Nalgonda District to which electricity was supplied exclusively for lighting load

(b) Does not arise

(c) & (d) The Municipality requested for supply 150 street lights and they have been erected and supply released

SUPPLY OF ELECTRICITY IN NAGARKURNOOL TALUK

219—

* 199 (1486) Q—Sri P Mahendranath Will the hon Minister for Irrigation and Power be pleased to state

(a) the village-wise number of proposals received by the Government during 1961-62 from the village Panchayats in Nagarkurnool Taluk, Mahbubnagar District for the supply of electricity to the concerned villages, and

(b) the number of them sanctioned?

Sri A C Subba Reddy (a) The matter relates to State Electricity Board As ascertained from the Board, the answer is as follows

Representations on each from the following village panchayats were received by the Department during 1961-62 —

1 Kummara
2 Tumalasugur
3 Manikal
4 Gudlanarya
5 Aital
6 Chandrkal
7 Adarala
8 Gannagula
9 Pothreddipalli
10. Parvathayapalli
11. Ballupalli
12. Karkonda
13. Yedula
14. Alair
15. Avancha

(b) The position with regard to each of the above villages is as follows

1. Kummera
2. Tummalasugur

[Scheme finalised and is under examination]

3. Marikal
4. Gudianarva
5. Aital
6. Chandrikal
7. Adirala
8. Gannagula
9. Pothireddipalli
10. Parvatipalli
11. Ballupalli
12. Karkonda

[The schemes with respect to these villages have become unremunerative and hence could not be finalised due to inadequacy of revenue yield. Efforts are being made for canvassing further loads]

13. Yedula
14. Alair
15. Avancha

[Programmed for survey during 1962-63]
220—

* 207 (1510) Q—Sri A Ramachandra Reddy Will the hon Minister for Irrigation and Power be pleased to state

(a) whether it is a fact that notices have been served on every ryot in Telangana Districts, who is a consumer of Electricity reducing the supply of the quota of electricity being supplied for agricultural purposes by 20%,

(b) whether the restrictions placed on the agriculturists have been removed or will be removed, and

(c) the methods being adopted and proposed to be adopted by the Government to enhance the production of Electricity?

Sri A. C Subba Reddy The matter relates to State Electricity Board. As ascertained from them, the answer is as follows

(a) Yes, Sir.

(b) All the restrictions have been removed except that ryots should not avail the power between 6 to 9 p.m.

(c) In addition to the schemes included in the Third Five Year Plan, immediate interim measures have been undertaken to augment the generating capacity.
(i) Erection of Central Diesel Station of 2000 K. W capacity at Trimulgherry

(ii) Diversion of 2 Nos of 2500 K. W generating sets from Nellore to Hyderabad

(iii) The proposed installation of 2 Nos 15 M W gas turbo sets in Hyderabad The Government of India have agreed to the installation of two Nos 10/11 5 M W Gas turbo sets and the foreign exchange for the same is being sanctioned

(iv) A proposal for the purchase of about 6 Nos. small package plants of about 5000 K W to 10,000 K W capacity for erection at important load centres in the State is also under examination

A 132 K. W line from Tadepalli to Hyderabad is under construction which, besides bringing about a common grid, would serve to transfer the surplus power at Machikund to the Telengana area at least as a temporary measure

221—

ELECTRICITY TO METPALLI AND KORETLA

* 330 (1812) Q. Sri Vijayaranga Rao (Metpalli) Will the hon Minister for Irrigation and Power be pleased to state

(a) whether there is any scheme to extend the electricity to Metpalli and Koretla towns of Karimnagar District, and
(b) if so, the steps taken by the Government?

_Sri A C Subba Reddy_ The matter relates to the State Electricity Board. As ascertained, the answer is as follows:

(a) No, Sir

(b) Metpalli Town was electrified during 1957–58 with a pilot Diesel set. The scheme for supply to Koretla town was investigated and found unremunerative. It was reinvestigated and is under finalisation. If found remunerative, further action will be taken.

**ELECTRICITY TO NAGARAM CONSTITUENCY**

222—

* 417 (2024) Q _Sri A Ranga Reddy (Nagaram)_ Will the hon. Minister for Irrigation and Power be pleased to state

(a) whether the Government propose to instal an electricity sub-station at Yerrapahad Nagaram to supply electricity to the villages in the Northern border of Suryapet taluk, Nalgonda District,

(b) if so, when the work will be taken up, and

(c) whether electricity will be supplied to all the villages of Nagaram constituency in Nalgonda District, at least by the end of the Third Five Year Plan?

_Sri A C Subba Reddy_ The matter relates to the Andhra Pradesh State Electricity Board. As ascertained from them, the reply is as follows:

(a) No, Sir

(b) Does not arise

(c) There are no grid lines in the area at present. Applications for extension of supply are still awaited from the villages of the Nagaram Constituency.
8th December, 1962

After the applications are received, necessary schemes will be formulated by the field officers. It is too premature to say whether all the villages in the Nagaram constituency will be electrified by the end of the Third Five Year Plan.

REGULATOR-CUM-BRIDGE ON LEFT CANAL
OF NAGARJUNASAGAR

223—

* 426 (2043) Q—Sri N Srinivasa Reddy (Nakrekal)
Will the hon Minister for Irrigation and Power be please to state

(a) whether any foundation stone has been laid in February 1962 to the Regulator-cum-Road Bridge at the 72nd Mile of the Left Canal of Nagarjunasagar, and

(b) the stage at which the construction work of the said bridge stands at present and the extent of work completed so far?

Sri A C Subba Reddy (a) Yes
(b) The work on the bridge is yet to be started

ROAD FROM ACHAMPET TO REDDYGUDEM

224—

* 167 (1380) Q—Sri Vavilal Gopalakrishnayya Will the hon Minister for Buildings and Highways be pleased to state

Whether the Government are considering to start the work of laying the road from Achempeta to Reddygudem via Dodleru and Kolluru to Bodanam via Chityala and graveling the road between Reddygudem to Nakarikalai via Gonapuram in Sattenapalli taluq, Guntur District, this year?
The Minister for Buildings and Highways (Sri Mir Ahmad Ali Khan). No, Sir

Sri Vavilala Gopalakrishnayya Why, Sir

Sri Mir Ahmad Ali Khan On account of paucity of funds, no new roads have been taken up this year.

COMPENSATION TO VILLAGES OF SATTE NAPALLI TALUK FOR THE LAND ACQUIRED TO THE ROAD

225—

* 173 (1394) Q —Sri Vavilala Gopalakrishnayya Will the hon. Minister for Buildings and Highways be pleased to State

(a) whether the Government are aware of the fact that compensation was not paid for the land acquired for the road from mile 12 on the Guntur-Macherla road to Siripuram the villagers of Medikonduru, Siripuram, Velavartipadu and Potlapadu in Sattenapalli Taluk, Guntur District since 7 years, and

(b) If so, why and when it will be paid?

Sri Mir Ahmad Ali Khan (a) Yes, Sir

(b) Land Plans and Schedules in respect of the villages under the reference had to be prepared and finalised in consultation with various departmental Officers concerned. They were finally sent to Secretary, Zilla Parishad in October, '61 after the reconciliation of the variations between Land Plans and Schedules and other records.

Compensation will be paid after the acquisition process is handled by the Zilla Parishad and the
8th March, 1962

Sri Vavilala Gopalakrishnayya It is outstanding for the last eight years and nothing has been given to them and it is still pending. Why is there so much delay? Will the Government expedite the matter? It is within Mr Brahmananda Reddy’s constituency, but still it is pending for the last eight years.

Sri Mir Ahmad Ali Khan The compensation will be paid by the Zilla Parishad because that road belongs to the Zilla Parishad.

Sri N Sanjeeva Reddy We cannot take it for granted whether it has been pending for the last eight years. If it is in Mr Brahmananda Reddy’s constituency, he would certainly take some interest. Mr Vavilala Gopalakrishnayya is trying to help the Finance Minister. The Finance Minister will see that the amount is paid immediately. But there may be some difficulty—some disputes. They may not be accepting the compensation proposed by the officers. Anyway, the Minister will certainly look into it. If it is pending for the last 8 years and odd, the Finance Minister will certainly take some interest.

Mr Speaker He says that it has been pending for the last eight years. For years together it cannot be kept pending. Please see that it is disposed off.

Sri Vavilala Gopalakrishnayya It has gone to Mr Brahmananda Reddy’s constituency from my constituency. (Laughter)

Sri Mir Ahmad Ali Khan The matter is with the Zilla Parishad and the Zilla Parishad will take action.

[Translation to English]

(Sanskrit text follows the English dialogue)
226—

* 106 (1140) Q—Sri G C Kondiah Will the hon Minister for Health and Medical be pleased to state

(a) whether it is a fact that there are many valuable herbs by name Musti, Nagu-musti, Gorintila etc, herbs on Udayagiri hills, Nellore District for curing heart troubles and these herbs are being tested in America, and

(b) if so, will the Government appoint an expert Committee of medical men to go into the matter to find out the utility of these things?

The Minister for Health and Medical (Sri Y Swarama Prasad) (a) The answer is in the affirmative but it is not known whether any of these herbs are being tested in America

(b) The Government of India have appointed a Committee for the purpose and its report is awaited. It is not necessary therefore for the State Government to appoint another Committee now.
8th December, 1962

Oral Answers to Questions

Will the hon Minister for Health and Medical be pleased to state
(a) the number of the staff in the Government Hospital at Nalgonda,
(b) the number of beds provided at present in the Hospitals,
(c) the annual amount of expenditure being incurred on this Hospital, together with particulars of the amount being spent towards the salaries of the staff, medicines and instruments, and
(d) whether there is any X-Ray plant in this Hospital, if not, the reasons for not providing the same?

Sri Y Swarama Prasad

(a) 89
(b) 80
(c) Total amount incurred during 1961–62 is Rs. 2,71,003–47 nP
   Salaries Rs. 1,37,719–36 nP
   Medicines Rs. 82,407–99 nP
   Equipment Rs. 2,316–00 nP
   Diet to patients & other contingencies Rs. 48,560–12 nP
(d) No, Sir. Due to the non-electrification of the Hospital Building earlier, an X-Ray plant could not be provided for this Hospital. The Hospital Building has since been electrified, and sanction for the purchase of an X-Ray plant has also been issued.

SMALL SCALE INDUSTRIES CORPORATION

228—

*1608 (1831) Q—Sri A Ramachandra Reddy Will the hon Minister for Industries be pleased to state

(a) the names of the members of Small Scale Industries Development Corporation established by the Government for the development of small scale industries,

(b) the steps taken by the corporation for the starting of new industries and development of the existing industries,

(c) the amount of the capital being paid to the corporation each year, and

(d) the names of the Small Scale Industries previously under the Industries and Commerce Department the management of which has been transferred to the Corporation?

The Minister for Industries (Sri M N Lakshminarasayya) —

(a) to (d) A statement is placed on the Table of the House

Statement placed on the Table of the House

(a) Names of the members of the Andhra Pradesh Small Scale Industrial Development Corporation

Sri L N Narayana IAS, Secretary to the Industries Department. .... Chairman
2 Sri T V G Naidu, Sanatnagar Industrial Estate, Hyderabad. Vice-Chairman

3 Sri V Aadiseshaiah, Deputy Secretary to Government, Industries Department Member

4. Sri P Muddukrishna, Financial Adviser, Industries Department Member

5. Sri B. L Oates, I A S, Director of Industries and Commerce, Hyderabad Member (He will also be the Managing Director of the Corporation)

6 Sri P Narasiah, Director, Small Industries Service Institute, Government of India, Hyderabad Member

7 Sri G S Raju, Vice-Chairman Andhra Pradesh Legislative Council Member

8 Sri S R Gunti, Secunderabad Member

9 Sri S Ramakrishna, 'Vasanthnagar,' Krishna District Member

10 Sri Raju Venkata Subba Reddy, M L C, Cuddapah Member

11 Sri A C Jain, Federal Sports, Sanathnagar, Hyderabad Member

12 Sri A V. Reddy, Kadiam, East Godavari District. Member

13 Sri Roshan Ali Khan, Hyderabad. Member
The Corporation has not so far decided to start any new industries under its own aegis, but it has taken the following steps for assisting the starting of new industries and the development of the existing industries.

The Corporation has taken over the management of six Raw Material Depots from the Government with a view to undertaking the supply of iron and steel, non-ferrous materials and other raw materials to the small scale industries in the State. It is now operating as the distributing agency for the non-ferrous metals allocated to this State by the State Trading Corporation of India.

The Corporation has also taken over from the Government the management of 20 small scale production schemes with a view to running them on commercial lines.

The Corporation has resolved to take steps to assist small scale units in marketing their products by procuring orders from Central and State Government in respect of their requirements and preliminary arrangements are now being made in this regard.

The Corporation has resolved to undertake the supply of machinery and equipment on Hire Purchase terms to small scale industries. In this connection, it is exploring the possibility of entering into an Agreement with the National Small Industries Corporation in this regard.
8th December, 1962

The Corporation has resolved to undertake the grant of financial assistance to small scale industrial units either by participation in equity capital or by grant of loans. A scheme has been prepared in this regard and applications are being invited from small scale industrialists requiring the above financial assistance.

At the instance of the Telangana Regional Committee, the Corporation has received on 31-3-1962 a sum of Rs 3500 lakhs as loan for assisting small scale units in the Telangana Region by participation in equity capital and by grant of loans for purchase of machinery and equipment and action is being taken to invite applications from prospective entrepreneurs interested in establishing small scale industries in this area.

(c) The amount of the capital being paid to the Corporation each year

The Corporation has been registered under the Companies Act with an authorised capital of Rs 5000 lakhs but as the Controller of Capital Issues, Government of India initially accorded sanction to an issue capital of Rs 2000 lakhs only, this amount has been placed at the disposal of the Corporation in the year 1961-62. The Government has since obtained from the Controller of Capital Issues sanction to increase the issue capital to Rs 5000 lakhs. As the Government have transferred to the Corporation with effect from 1-7-62 the management of six Raw Material Depots and 20 Small Scale production centres, it is proposed to count the value of the assets transferred to the Corporation towards increase of Rs 3000 lakhs in the share capital of the Corporation. There are no proposals at present for any...
further increase in the share capital of the Corporation

\(d\)  The name of the Small Scale Industries previously under the Industries and Commerce Department, the management of which has been transferred to the Corporation

1. Stoneware pipes Factory, Rajahmundry.
2. Two General Purpose Engineering Workshops at Tadepalligudem and Cuddapah.
4. Small Gauge Insulated Copper Wires Unit, Hyderabad.
5. Fractional H P Motors Unit, Hyderabad.
6. Radio Spare Parts and Receivers Unit, Hyderabad.
7. Ceramic Service Centre, Hyderabad.
8. Sheet Metal Workshop at Uravakonda.
9. Laboratoryware and Artware Unit at Hyderabad.
11. Scientific Glass Apparatus and Ampules Unit, Hyderabad.
15. Tool Room Servicing Shop at Visakhapatnam.
17. Tool Room Training Centre in Carpenter at
Bicycle Spare Parts Factory at Vijayawada
Builders’ Hardware Unit at Dowlashwaram
Saw Mill-cum-Timber Seasoning Plant at Warangal.

MANUFACTURE OF MANGALORE TILES
AT GUNDUPATIPALLI

229—

*1645 (2007) Q—Sri P Venkata Reddy Will the hon. Minister for Industries be pleased to state

(a) whether the Government are aware of the fact that large quantities of good variety of clay for the manufacture of mangalore tiles are available at Gundupatipalli of Kanigiri taluq and Udayagiri in Nellore district and

(b) if so, whether the Government propose to establish mangalore tiles factories in those places?

Sri M N Lakshminarasayya (a) No, Sir
(b) Does not arise.
* 1156 (1492) Q.—Sri P. Mahendranath: Will the hon. Minister for Law and Information be pleased to state
(a) whether there is any restriction in the courts in Telengana that plaints and counters, if written in a regional language instead of in English, should be rejected, and
(b) if not, whether the Government are aware of the fact that the plaints and counters written either in Telugu or Urdu are not being accepted in the courts in Telengana.

The Minister for Law and Information (Sri P V. Narasimha Rao) (a) and (b) No, Sir

* 1200 (1848) Q.—Sri A Ramachandra Reddy Will the hon. Minister for Law and Information be pleased to state
(a) whether any proposal is under consideration of the Government to extract work from the prisoners pertaining to the construction of Nagarjunasagar Project and retain the prisoners in an Open Jail there; and
(b) whether any remuneration will be given to the prisoners for the work extracted from them?
8th December, 1962

Oral Answer to Questions 623

S. V. Narsimha Rao (a) A proposal to extract work pertaining to the excavation of left bank canal of the Nagarjunasagar Project from the prisoners and to retain the prisoners in an Open air Jail Camp there has been approved by the Government

(b) Yes, Sir.

In this connection, I would like to place some additional information before the House. As the House may please recall, this very question was answered by me just about two days ago, but meanwhile some additional information has come to me. The work allotted to the open air jail is between miles 61 and 63 of the left bank canal. But now after a reappraisal of plan priorities, it now transpires that the stretch of the canal is not likely to be taken up by the Nagarjunasagar authorities. So we have to approach them for an alternative site which naturally will take some more time. I had given an assurance to the House that the camp would be started on 26th January 1963. We had completed all arrangements and had it not been for this complication, we would have started it, but now I will have to submit to the House that we certainly start it but it may take some more time beyond 16th January 1963.
BONE MILL AT WARANGAL

232—

* 488 (2153) Q—Sri N Mohan Rao: Will the hon. Minister for Municipal Administration be pleased to state

(a) whether it is a fact that the bone mills in Azam-Jahi Mills Colony at Warangal are emitting foul smell and are injurious to public Health, and

(b) whether Government propose to take steps to get them removed?

The Minister for Municipal Administration (Sri A Venkataravamayya) (a) The answer is in the affirmative

(b) The machinery of the Mill and all the bones have since been shifted beyond the Municipal limits of Warangal

DRINKING WATER SUPPLY TO NARASAPURAM

233—

* 625 (2428) Q—Sra P Syam Sundra Rao (Achanta) Will the hon. Minister for Municipal Administration be pleased to state

(a) whether any proposal is under consideration of Government to introduce the drinking water supply
scheme in Narasapuram Municipality, West Godavari District,

(b) if so, whether the said Municipality submitted any representation to the Government for the sanction of the said scheme, and

(c) if so, the steps taken by the Government thereon?

Sri A Venkataramayya (a) and (b) Yes  
(c) The detailed investigation of the scheme has since been sanctioned by the Government.

Sri A Venkataramayya  

JAWAHARNAGAR C I B HOUSES

234—

* 790 (2765) Q —Sri S Vemayya (Buchreddypalem) Will the hon Minister for Housing and Municipal Administration be pleased to State

(a) whether it is a fact that there are leakages in the C I B Houses at Jawaharnagar Colony, Hyderabad City; and

(b) if so, the action taken thereon?

Sri A Venkataramayya (a) The answer is in the affirmative

(b) Necessary repairs to the affected houses were undertaken and completed.

SEED FARMS IN GUNTUR DISTRICT

235—

*447 (2077) Q —Sri K Satyanarayana (Repalle) Will the hon Minister for Agriculture be pleased to State
(a) the No of seed farms maintained by the Agriculture Department in Guntur District in 1960-61 and 1961-62

(b) the extent of land cultivated in each of these farms, and

(c) how much gross income has been derived from the farms and the expenditure incurred on them?

The Minister for Agriculture (Sri A Balaram Reddy)

(a), (b) and (c) The answer is placed on the Table of the House

Answer placed on the Table of the House

(a) Eleven Seed Farms have been maintained in Guntur District in each of the years 1960-61 and 1961-62.

(b) The extent of the land cultivated in each of the eleven seed farms organised by the Agriculture Department in Guntur District during 1960-61 and 1961-62 is indicated hereunder:

<table>
<thead>
<tr>
<th>Name of the farm</th>
<th>1960-61 Wet</th>
<th>1960-61 Dry</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Pudivada</td>
<td>50-00</td>
<td>—</td>
</tr>
<tr>
<td>2. Etheru</td>
<td>46-00</td>
<td>—</td>
</tr>
<tr>
<td>3. Kuchampudi</td>
<td>21-00</td>
<td>—</td>
</tr>
<tr>
<td>4. Eltipalem</td>
<td>30-00</td>
<td>—</td>
</tr>
<tr>
<td>5. Tadivakavanpalem</td>
<td>28-40</td>
<td>—</td>
</tr>
<tr>
<td>6. Jammulapalem</td>
<td>75-50</td>
<td>—</td>
</tr>
<tr>
<td>7. Lingamgunta</td>
<td>—</td>
<td>50-02</td>
</tr>
<tr>
<td>8. Mandadi</td>
<td>—</td>
<td>57-29</td>
</tr>
<tr>
<td>9. Yellamandu</td>
<td>—</td>
<td>38-12</td>
</tr>
<tr>
<td>10. Medikondur</td>
<td>—</td>
<td>47-72</td>
</tr>
<tr>
<td>11. Petloripalem</td>
<td>—</td>
<td>64-31</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>250-90</strong></td>
<td><strong>257-46</strong></td>
</tr>
</tbody>
</table>
(c) Statement showing the details of Expenditure and Revenue realised on the State Seed Farms in Guntur District during 1960-61.

<table>
<thead>
<tr>
<th>Name of the Farm</th>
<th>Expenditure incurred on lease of land cultivation expenses and contingencies</th>
<th>Gross income derived from each of the farms</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs</td>
<td>Rs</td>
</tr>
<tr>
<td>Pudivada</td>
<td>34,212</td>
<td>37,158</td>
</tr>
<tr>
<td>Etheru</td>
<td>23,303</td>
<td>25,725</td>
</tr>
<tr>
<td>Kuchipudi</td>
<td>13,217</td>
<td>14,746</td>
</tr>
<tr>
<td>Elittipalem</td>
<td>15,723</td>
<td>16,139</td>
</tr>
</tbody>
</table>
Statement showing the details of expenditure incurred and Revenue realised on State Seed Farms in Guntur District during 1961–62

<table>
<thead>
<tr>
<th>No</th>
<th>Farm</th>
<th>Expenditure</th>
<th>Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sekur</td>
<td>Rs 17,884</td>
<td>Rs 14,737</td>
</tr>
<tr>
<td>2</td>
<td>Kanteru</td>
<td>Rs 11,612</td>
<td>Rs 4,340</td>
</tr>
<tr>
<td>3</td>
<td>Takkellapadu</td>
<td>Rs 13,716</td>
<td>Rs 5,882</td>
</tr>
<tr>
<td>4</td>
<td>Lalpuram</td>
<td>Rs 9,018</td>
<td>Rs 4,674</td>
</tr>
<tr>
<td>5</td>
<td>Jammulapalem</td>
<td>Rs 14,309</td>
<td>Rs 18,194</td>
</tr>
<tr>
<td>6</td>
<td>Kakumam</td>
<td>Rs 12,508</td>
<td>Rs 8,816</td>
</tr>
<tr>
<td>7</td>
<td>Etheru</td>
<td>Rs 19,940</td>
<td>Rs 21,934</td>
</tr>
<tr>
<td>8</td>
<td>Puduvada</td>
<td>Rs 24,206</td>
<td>Rs 22,832</td>
</tr>
<tr>
<td>9</td>
<td>Kuchanapudi</td>
<td>Rs 11,108</td>
<td>Rs 12,437</td>
</tr>
<tr>
<td>10</td>
<td>Vinayasram</td>
<td>Rs 10,829</td>
<td>Rs 5,838</td>
</tr>
<tr>
<td>11</td>
<td>Mandadi</td>
<td>Rs 6,754</td>
<td>Rs 5,654</td>
</tr>
</tbody>
</table>

**Total** 1,51,884  1,25,338

**Note**: The expenditure does not include the pay of staff employed on the farms.
The expenditure does not include the pay of staff employed on the farms

PROMOTIONS TO FARM MANAGERS

236—

* 460 (2107) Q — Sri V Satyanarayana Will the hon. Minister for Agriculture be pleased to state

(a) the number of persons promoted from the cadre of fieldmen to that of farm managers (Upper Subordinate cadre) by the end of 1959 in the State,

(b) the number of persons therein who had been reverted by the end of 1961, and

(c) whether the Government intend to revert the rest of them by the end of this year?

Sri A Balarami Reddy

(a) 252

(b) 96

(c) Yes, Sir
Will the hon Minister for Agriculture be pleased to state
(a) the number of wells for which subsidy has been
sanctioned to the Agriculturists during the years 1959-
1960, 1960-61 in Nalgonda district, taluk wise, and
(b) the number of completed wells in compenance
with the rules prescribed thereunder?

A Balaram Reddy (a) and (b) A statement is placed
on the Table of the House

Statement Placed on the Table of the House

1959-60

<table>
<thead>
<tr>
<th>Name of the taluk</th>
<th>No of wells for which subsidy has been sanctioned</th>
<th>No of wells completed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Devarkonda</td>
<td>31</td>
<td>9</td>
</tr>
<tr>
<td>2. Miryalaguda</td>
<td>27</td>
<td>-</td>
</tr>
<tr>
<td>3 Huzurnagar</td>
<td>14</td>
<td>-</td>
</tr>
<tr>
<td>4. Nalgonda</td>
<td>29</td>
<td>-</td>
</tr>
<tr>
<td>5 Suryapet,</td>
<td>22</td>
<td>3</td>
</tr>
<tr>
<td>6. Bhongir</td>
<td>23</td>
<td>4</td>
</tr>
<tr>
<td>7. Ramannapet.</td>
<td>30</td>
<td>4</td>
</tr>
</tbody>
</table>

Total 176
<table>
<thead>
<tr>
<th>Location</th>
<th>1960-61</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deverkonda</td>
<td>206</td>
<td>1325</td>
</tr>
<tr>
<td>Mtrylaguda</td>
<td>168</td>
<td></td>
</tr>
<tr>
<td>Huzurnagar</td>
<td>132</td>
<td></td>
</tr>
<tr>
<td>Nolgnnda</td>
<td>241</td>
<td></td>
</tr>
<tr>
<td>Surayapet</td>
<td>194</td>
<td></td>
</tr>
<tr>
<td>Bhongir</td>
<td>198</td>
<td>1</td>
</tr>
<tr>
<td>Ramannapet</td>
<td>186</td>
<td>5</td>
</tr>
</tbody>
</table>

1960-61

- Deverkonda: 206
- Mtrylaguda: 168
- Huzurnagar: 132
- Nolgnnda: 241
- Surayapet: 194
- Bhongir: 198
- Ramannapet: 186

Total: 1325
(a) there is no direct communication by road between west godavary and east godavary districts and as such nationalisation of service in east godavary has to be delayed until such time as the road bridge across godavary river is completed.

(b) the corporation has programmed to take over the bus transport in east godavary district after the completion of the nationalisation of service in rayalseema district of andhra area. the scheme of nationalisation of services in kurnool district has already been published in the andhra pradesh gazette part ii dated 17-11-1962.
8th December, 1962]  
Oral Answers to Questions 633

[Text in Telugu]

[Text in Telugu]

[Text in Telugu]

[Text in Telugu]

[Text in Telugu]

[Text in Telugu]

[Text in Telugu]

[Text in Telugu]

[Text in Telugu]
634 Oral Answers to Questions

[8th December, 1962]

(a) how many State buses were allotted for Narsapur State Bus Depot,
(b) how many buses were put in sheds for the last 4 months,
(c) what is the average number of buses that are getting repaired per day?
(d) how many are exactly running, and
(e) what are the measures proposed to be taken by the Government to rectify the defects without delay and make the transport useful for the public?

Sri B V Gurumurthy (a) 41 buses

It is presumed that the Member means the number of buses that were off road continuously for the last
4 months If so, 4 buses have been off the road for a continuous period of 4 months.

(c) Even the running buses have minor repairs to be attended to without interrupting the routing runs. Such repairs are being treated as almost part of the routine maintenance. The major repairs are being attended to at the workshops and it is only the minor repairs that are being attended at the depots. Some of the vehicles requiring major repairs are off the road with the main assembly items sent to the workshops for major repairs. The depot is in a position to attend to minor repairs subject to spare parts being available. The Corporation has stated that it will not be easy to answer this question specifically without going through the various records to compile the figures and that the labour involved will be considerable.

(d) As on 18th July, 1962, 29 buses were on the road as against 30 required for services.

(e) 10 new engines have been ordered which will immediately put on road 10 vehicles that were off-the-road for want of engines which are in the workshop for complete overhaul. The old engines would also be repaired in the workshops. Vehicles surplus to other depots are also being transferred. 5 buses have already been sent and some more buses are likely to be sent without affecting the position of any other depot, as the Corporation purchased and put on road 100 new buses in March, 1962 to meet the increased traffic during summer.

* 1251 (2220) Q.—Sri G Suryanarayana (Ramathirtham)

Will the hon. Minister for Labour and Transport be pleased to state...
(a) whether the Government are in receipt of any applications recently, regarding a bus from route from Kothavalasa to Konada which is in Bhimunipatnam taluk, Visakhapatnam district, and

(b) if so, the action taken thereon?

Sri B V Gurumurthy (a) 26 applications were received by the Regional Transport Authority, Visakhapatnam for the grant of pucca stage carriage permits on the route Kothavalasa to Konada in Bhimunipatnam taluk of Visakhapatnam district during the period prior to 3—10—1961.

(b) This item was included in the Agenda for the meeting of the Regional Transport Authority, Visakhapatnam held on 3—10—1961 but it could not be considered by it as the matter was stayed by the High Court in W P No 2063 of 1961, dated 3—10—1961. The W P is reported to be still pending in the High Court.

PAPER LAID ON THE TABLE

Notification issued under Section 11(2) of the Andhra Pradesh (Andhra Area) Motor Vehicles Taxation Act, 1931.

The Minister for Labour and Transport (Sri B V Gurumurthy) I beg to lay on the Table under sub-section (2) of Section 11 of the Andhra Pradesh (Andhra Area) Motor Vehicles Taxation Act, 1931, (Act III of 1931), a copy of the Notification issued in G O Ms No 446, Home (Transport-II) Department, dated 18—2—1959 and published in Part-I of the Andhra Pradesh Gazette dated 18th Febr—
Mr Speaker The hon Minister for Transport will please furnish a copy of the one he showed to me yesterday as to why there was so much delay.

Sir B V Gurumurthi: It has been circulated today, Sir.

"Every notification issued under sub-section (1) shall be laid on the Table of the Legislative Assembly for a period of two months when the Assembly is in session." Details on 35/57 may be placed on the Table as a paper for discussion.

Continuous session 60 days of the Act which in successive sessions.
632 Paper laid on the Table [8th December, 1962

Every notification issued under sub-section 1) shall be laid on the Table of the Legislative Assembly for a period of two months when the Assembly is in Session.

...comprehensive legislation... amendment...

...Any notification issued under the sub-section shall be so soon as may be after it is issued, placed on the Table of the Legislative Assembly of the State in session for a total period of two months which may be comprised in one session or in two successive sessions...

...Every rule made under this section shall immediately after it is made be laid before each House of the State Legislature if it is in session and if it is not in session in the session immediately following for a total...
period of 14 days which may be comprised in one session or in two successive sessions and if before the expiration of the session in which it is so laid or session immediately following both Houses agree in making any modification in the rule or annulment of the rule, the rule thereafter shall have effect only in such modified form or stand annulled as the case may be. However any such modification or annulment shall be without prejudice to the validity of anything previously done under the rule.

Session means from the commencement of the meeting to the prorogation of the session. Two months and 14 days is correct and two months 14 days 2 months 14 days.
Mr Speaker I have seen the section myself. I do not think it admits of any other interpretation than the one Mr Gurumurthy has been saying. It is very clear that it should be laid on the Table for a period of 2 months in one session. That is why on account of this difficulty there is no possibility of any sessions continuing for sixty days. That is exactly the reason why they want to come forward with an amendment.

Mr Speaker It depends on certain Acts under which it is said that it shall be laid only for 15 days or one month or two months and they are complying with this provision.

Sri B V Gurumurthy Yes, Sir.

Sri Vavilala Gopalakrishnaya. Last time it was more than two months. If the session commences from the sittings of the meeting and ends with the prorogation of the sessions, it was more than 2 months. If it is a question of continuous sittings, there was no continuous sitting.

Mr Speaker I do not think any House will sit continuously for 60 days. One session 60 days. Even than,
at no time in the past was the Assembly in session for 60 days

*Sri B V Gurumurthy* From the date of laying the notification on the Table, it should be there for 60 days, Sir not merely the session The session some times may be there for 60 days in a year But from the date of laying it on the Table it should be there for 60 days. That has been the difficulty, Sir, which we are trying to remedy in the next legislation

Mr Speaker Please see Rule 247 (2) It says: ‘Where the specified period is not so completed, the regulation, rule, sub-rule, bye-law, etc, shall be re-laid in the succeeding session or sessions until the said period is completed in one session’
Mr Speaker I do not think any further discussion is necessary on this matter

GOVERNMENT BILL,

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1962

Mr Speaker I do not think he gave any kind of assurance. He was very cautious when he told the House that whenever necessary, the necessary information would be supplied or something like that.

Mr Speaker 30 to 89 does not include Developed ayacut. 30 to 8, 9 and above 20 % marginal area is not included. Developed ayacut 5 to 30, 30 to 55, 55 to 80, 80 to 95, 95 to 100, 100 to 200, 200 to 500, 500 to 1000 and above. 20% marginal area is not included. Developed ayacut 5 to 30, 30 to 55, 55 to 80, 80 to 95, 95 to 100, 100 to 200, 200 to 500, 500 to 1000 and above.

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3th December, 1962

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill, 1962

presumption

Illustrative list

relief

information

vague
The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill, 1962

8th December, 1962

Government Bill

information
postpone
information
session
pass

Accept

postpone

affect
category

machinery

information

confidence
Specific information relating to concerned Minister communicate available information furnish in the case.

I am requesting that the average information available is furnished to the concerned Minister and see whatever information is available is furnished to the members.

Mr Speaker Please put it in writing and I will pass it on to the concerned Minister and see whatever information is available is furnished to the members.

Motor Vehicles Taxation Bill was passed by the House. The information sought is already available.

The motor vehicle registration, the enforcement officer's information at the time of registration is available. Non-official day information is available. Non-officials with privilege can obtain 10 and officials 2 more at any time.

I have learned the situation, the position of the information seekers is not in the best interest of the authorities. From 1940 onward it has been the practice of the authorities to withhold information. In 1940 the Information Commissioner, the Information Department, and the Information Officer have been asked to provide information to the commissioners. As a result of this, the information has been made available only to the Information Commissioner, the Information Department, and the Information Officer. The procedure has been to withhold information unless specifically requested. Therefore, I request that the Bill be passed.
Water sources, fertility of soil, road and marketing facilities, over all question of ability to pay, and settlement 3 to 5 5 to 9 9 and above 6 to 8 25 to 60 60 above 6 to 8 1000 1000 60 0 0 60 0 0

(a) 9 and above (b) 15% (c) 15,019 settlement (d) 1,47,112

(Mr Deputy Speaker in the Chair)
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Reversion (Amendment) Bill, 1962

8th December, 1962]

Goverment Bill

647

Pass or suspend
Government Bill
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess
Revision (Amendment) Bill, 1962

[8th December, 1962]

...
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Reversion (Amendment) Bill, 1962.

8th December, 1962

The objects and reasons of the Bill are—

(1) To provide for additional assessment of land revenue with a view to more equitably apportioning the share of land revenue between the landlord and the tenant in respect of certain lands which, for reasons specified therein, are found to be under-assessed.

(2) To provide for cess in respect of land revenue payable on certain agricultural lands.

(3) To provide for reversion of land revenue to the original landlord in certain cases.

The maximum and minimum rates of assessment in relation to the land referred to in the said objects and reasons are as follows:

- Maximum: 200 percent
- Minimum: 10 percent

The rational classification of the land is as follows:

1. Settlement
2. Survey

Settlement and survey

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Reversion (Amendment) Bill, 1962.

8th December, 1962

The objects and reasons of the Bill are—

(1) To provide for additional assessment of land revenue with a view to more equitably apportioning the share of land revenue between the landlord and the tenant in respect of certain lands which, for reasons specified therein, are found to be under-assessed.

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Settlement and survey
Mr Speaker, Sir, while the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1962, was being discussed on the floor of this House on the previous occasion, several hon Members of this House, both from the opposition as well as from this side of the House, have expressed that it would not be proper to completely ignore the taram classification of the lands which have been in vogue for a number of years past and rely entirely on the water resources for the purpose of levying assessment. This was taken note of by the Revenue Minister as well as by the Chief Minister and as they could not delay passing of the Bill at that time, they promised to reconsider the matter afresh and to grant such relief as was possible to the ryot population. In view of this promise that was then made, the Government has further examined the entire question, has reconsidered the matter and has thought it proper not to ignore completely the taram classification, but also give effect to it though not for all the tarams that were in existence previously. Therefore, now instead of levying the assessment in respect of land of each taram classification the Government have broadly classified them again into tarams 1 to 5, 6 to 8 and 9 and above. Therefore, I am of opinion that the Government has really granted a major relief to a large section of the ryot population, though no doubt there are still certain anomalies and certain cases will have to be examined afresh. And I am sure that the Government when such things are brought to their notice, will reconsider them and grant relief. No legislation can be perfect and can mete out justice to every individual that is affected by this tax provision. I therefore heartily
support the amending bill that is now moved and state that the relief now granted should be accepted by the House.

In this connection, I would also like to point out that as far as wet land is concerned, it is understood ordinarily as land in which wet or paddy crop is grown. 'Wet land' is not defined as such in the act, but according to sub-clause (k) of clause 2, 'wet land', 'single-crop wet land', or 'double-crop wet land' means the land registered in the revenue accounts of the Government as wet, single-crop wet, or double-crop wet, or the land assessed as such, as the case may be. Therefore, for the purposes of this Bill, the entire wet land is divided into three categories, i.e., wet land, single-crop wet land and double-crop wet land. And when we come to clause laying assessment (Section 4 of the Act), it merely says 'In the case of wet land'. I would therefore submit that, as far as this section is concerned, though the additional assessment is intended to be levied on all classes of wet land, the language would clearly indicate that the assessment is only on one category of land which is registered in the revenue accounts as wet land. As I read the section, it is very clear, and though the intention is to levy this assessment on wet land, single-crop wet land and double-crop wet land, that intention is not really carried out in the section. Though the section in this bill is copied from the original Act, I am sorry to point out that there is lacuna in the language of the section and it requires proper amendment. The Members will now see from the definition that wet land, single-crop wet land or double-crop wet land means the land registered in the revenue accounts of the Gove-
In the case of wet land in the State which is served by a government source of irrigation specified in classes I, II and III of the Table. Therefore, in regard to lands which are classified as wet land, single-crop wet land or double-crop wet land, though the intention is to levy assessment on all wet lands, it is not so apparent from the language and any taxation provision is strictly construed by the courts only according to the language.

Sri K Brahmananda Reddy: I am not able to appreciate the point. Let the Member kindly explain the point once again.

Sri R Dasaratharama Reddy: According to the definition, 'wet land', 'single-crop wet land', or 'double-crop wet land' means the land registered in the revenue accounts of the Government as wet, single-crop wet, or double-crop wet, or the land assessed as such, as the case may be. So, the assessment is in respect of these lands which are classified under different categories. But, when we see the taxation provision, viz, section 4, it is said, 'In the case of wet land'. That means, there is distinction made in the definition portion, i.e., section 2 and taxation provision, i.e., section 4 so far as 'wet land' is concerned.
Sri K. Brahmananda Reddy: I just want the hon. Member to be clear. Wet land is defined in the definition section.

Sri R. Dasara Nathama Reddy: My submission is that it is not a definition at all. Wet land is nowhere defined. No doubt, it is commonly understood by all people that wet land is land in which wet crop is grown. But that is not the definition in the Act. The Act adopts a particular nomenclature, that is, what is in vogue in the revenue accounts. According to clause 2(k) 'wet land', 'single-crop wet land' or 'double-crop wet land' means the land registered in the revenue accounts. So the assessment is on these different categories of land. But, when we go to section 4 we find that the levy itself is only on wet land. No doubt, in the ordinary sense it may be right. But when we have defined wet land as wet land or single-crop wet land or double-crop wet land, in the taxation provision only 'wet land' is mentioned. My submission is that there is lacuna in the drafting and it requires re-examination.

Clause 4 (substituting section 4) says 'In the case of wet land in the State which is served by a government source of irrigation specified in classes I, II and III of the table below, an additional assessment at the rate of one hundred per cent, and in the case of wet land in the State which is served by a government source of irrigation specified in Class IV thereof, an additional assessment at the rate of fifty per cent of the assessment payable for a fiscal year for that land shall be levied and collected by the Government.' Therefore, this assessment provision is only in respect of wet land. Wet land is not wet.
land which is commonly understood by all of us; but wet land is what is registered as wet land in the revenue accounts and that excludes wet land which is registered as wet land under the first crop or wet land under the second crop. Further provisions also would clearly indicate that though the intention might have been different, the language does not support the intention. Therefore, I therefore request that the matter may be re-examined from that point of view especially as the intention of the legislature and the Government is not to exclude the other categories.

Another point is, according to the Bill only lands registered as double-crop lands have to pay the additional assessment, but there is no information whether lands registered as single-crop wet lands, have to pay the additional assessment. Besides, when a second-crop is raised in several lands wells are dug and water is taken from the well for second crop. For the purpose of getting a good crop sometimes Government water is also utilised for a wetting or two. In such cases, the Government is at present collecting additional assessment from them though the Government has not been in a position to give them full water supply for the entire crop, on the ground that for wetting at least Government water was used. The ryots are saying that they are raising a second crop mostly by taking water from their wells and by engines and at additional costs and the collection of full assessment is not proper. Relief should be granted in such cases.

With regard to appeals, several members have stated that one month's time is rather short. I also feel that one month is short. There is provision under the Limitation Act to extend the period of limitation for appeals.
It is not like a suit. In this matter, I submit that time for appeal may be fixed as three months or such further time as the Revenue Board may in its discretion attend. I feel that the provision is also necessary.
8th December, 1962

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess
Revision (Amendment) Bill 1962

Government Bull

657

8th December, 1962

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess
Revision (Amendment) Bill 1962

This is to certify that the following is a true and correct copy of the original document:

[Document text]
658 Government Bill

[8th December, 1962]

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill 1962

63% CoP

juries (1962 appointed by the Government of Andhra Pradesh in December 1962.)

per Month

and 20 per cent of the amount of the cess.

50 per cent of the amount of the cess.

15 per cent of the amount of the cess.

10 per cent of the amount of the cess.

50 per cent of the amount of the cess.

20 per cent of the amount of the cess.

5000 per cent of the amount of the cess.

Estates abolition

20 per cent of the amount of the cess.

5 per cent of the amount of the cess.

50 per cent of the amount of the cess.

area.

99 per cent of the amount of the cess.

Estate Settlement

relief Categories
Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and cess
Revison (Amendment) Bill 1962

8th December, 1962

Land Revenue Assessment Bill

Survey Settlement

rate fix clause

voluntary

Land Revenue Assessment Bill-revision bill

relief

levy

method of Assessment

rationalise

method of Assessment
Planning Commission, Finance Commission and other taxes Appendix 3. A tax of 45% on non-agricultural income is proposed. The revenue from these sources is expected to be 20% of the total revenue. A temporary war tax (up to 50% of the income) will be imposed to finance the war effort. A surcharge of 5% on taxes will be imposed voluntarily. A resolution for emergency production has been passed. A tax of 20% on temporary war tax is proposed. A voluntary war tax of 30% will be imposed to finance the war effort. A war tax of 40% on non-agricultural income is proposed. A temporary war tax of 50% on income is proposed. A voluntary war tax of 30% is proposed to finance the war effort.

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

[8th December, 1962]
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

662

[8th December, 1962]

Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962
The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill 1962

8th December, 1962]

Government Bill

Section 603 - Section 618

[No. 76,244] Exemptions under Section 608

A detailed breakdown of the exemptions is provided in the main body of the document.

So, the total amount of exemptions is calculated as follows:

1. Exemption 1: Rs. 1,000
2. Exemption 2: Rs. 2,000
3. Exemption 3: Rs. 3,000

Total Exemptions: Rs. 6,000

Additional Assessment

The assessment is calculated as follows:

1. Base Amount: Rs. 10,000
2. Additional Assessment: Rs. 2,000

Total Assessment: Rs. 12,000

Cess

A cess of 5% is imposed on the total assessment.

Total Cess: Rs. 600

Relief

A relief of 10% is granted on the total assessment.

Total Relief: Rs. 1,200

Final Amount

The final amount payable is calculated as follows:

Base Amount: Rs. 10,000

Additional Assessment: Rs. 2,000 (after relief)

Cess: Rs. 600

Total Payable: Rs. 12,600

This document contains a detailed breakdown of the exemptions, assessment, cess, and relief for the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962.
Government Bill
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess
Revision (Amendment) Bill 1962

664 8th December, 1962

The bill provides for the revision of land revenue assessments and cesses. It authorizes the government to fix the rates of assessment and cess after considering various factors such as the income derived from land, the actual expenses incurred, and the market price of land. The bill also empowers the government to fix the rates of assessment and cess for different categories of land. The rates of assessment and cess are fixed for a period of five years. The bill is aimed at ensuring fair and equitable assessment of land revenue and cesses, which would benefit the farmers and the government alike.

The bill has been introduced with the objective of providing a stable and predictable source of revenue for the government. It also aims to ensure that the assessment and cess rates are just and reasonable, taking into account the economic condition of the farmers and the overall market conditions. The bill has been received positively by the farmers, who appreciate the government's efforts to provide them with a fair assessment and cess system.

The bill is expected to be adopted by the Andhra Pradesh Assembly soon, and it will bring significant changes to the land revenue and cess system. Farmers will benefit from the new assessment and cess rates, which will be set at a level that is fair and reasonable. The government will also benefit from the increased revenue, which will be used to improve the infrastructure and provide better services to the people of Andhra Pradesh.

The Andhra Pradesh Land Revenue
(Additional Assessment and Cess)
Revision (Amendment) Bill 1962

According to categories

- Category A
- Category B
- Category C

Minimum and maximum

- Minimum
- Maximum

Suspension

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Categories

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Guaranteed sources

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Categories

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Suspension
8th December, 1962

Government Bill, 667

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

[Text of the bill is not clearly visible in the image provided.]
Government Bill

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill 1962

[8th December, 1962]

668

Eight annas is the last rate for wet 0-8-0 0-9 point

Minumum 100% classify 20 range 100%, 200%, 300% minimum 4th category 3rd category

Maximum 14/- 9/- 15/- 14/- 15/- 9/- 14/- 9/- 15/- 14/- 9/- 15/- 9/- 14/- 9/- 15/- 9/- 14/- 9/- 15/- 9/- 14/- 9/- 15/-

8th December, 1962

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill-1962

First category 2 125 26/—
Second category 125 24/—
Third category 125 2/—
Fourth category 125 6/—

Maximum 26/—
Minimum 2/—

Maximum reach 6/—
Minimum reach 2/—

Maximum difference 24/—
Second category $3/-$ to $3/-$ difference Third category first item $4/-$ to $4/-$ difference
4th category $5/-$ to $5/-$ difference
Minimum $9/-$ to $14/-$ difference
Maximum $14/-$ to $50/-$ difference

Last category 50% difference

emergency
8th December, 1962

Government Bill

The Andhra Pradesh I and Revenue (Additional Assessment) and Cass Revisions (Amendment) Bill 1962

(Mr. Speaker in the Chair)
The Andhra Pradesh Land Revenue
(Additional Assessment) and Cass
Revision (Amendment) Bill 1962

[8th December, 1962]
The Andhra Pradesh Land Revenue (Additional Assessment) and Cass Revisions (Amendment) Bill 1962

8th December, 1962

Government Bill

[Transcription of Telugu text]

Defence efforts
prohibition

Prohibition

Sales tax fourth item minor irrigation

credit facilities

supply

repair

Minor irrigation

ordinary maintenance

repairs
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess
Revision (Amendment) Bill 1962

8, 9 7

Sth December, 1962

minor irrigation sub heads agricultural production minor irrigation Plan
Andhra Inams Assessment Act 1955 Select committee Inams Abolition Act Settlement officers settlement rates settlement rates settlements rates the settlement rates settlement rates settlement rates representations double imposition every stage
Welcome to The Andhra Pradesh Land Revenue (Additional Assessment and Cess) Revision (Amendment) Bill 1962.

Section 65 of clause 15 [8th December, 1962]

Assured supply of sources, as precarious portions of tanks drawn from one, 10 times 18 years, 5 times also, 4 times from another, 10 times 18 years, 5 times also, 4 times from another source, main distinction is one-third of the amount of rainfall in 10 years and 15 years, 10 times, 15 years, 10 times, 15 years. Soil fertility, resettlement, supply of water, additional amenities roads, railways, markets, additional settlement—a basic thing is already settled—fertility of soil, supply of water, additional amenities roads, railways, markets, reason—basic thing is already settled—fertility of soil, resources, reason—

50 years or—

omit 18 years or?
8th December, 1962

The Andhra Pradesh Land Revenue (Additional Assessment) and Case
Revision (Amendment) Bill 1962

Government Bill

additional amenities

10

Taxation Enquiry Committee

1 to 5 club classification 20 to 24 slab

1 to 5 classification 20 to 24 slab 23.

1 to 5 classifications 23. 24.

Assured supply anicut systems tail ends tidal wave

Dry land cotton growing area 50.

Assured supply tanks minimum 1/3 the bag

50 to 5000 standard--

50.

classification, 250 5’th

classification, P. W. D

administration 200

P. W. D

150.
The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revison (Amendment) Bill 1962

That itself cannot be a ground for separate classification. It may be a matter of administrative convenience. Set apart 6 to 12.6 to 10. 250 and 5000 distinction among them. 

Permanent measures may be prolonged efforts.
8th December, 1962

The Andhra Pradesh Land, Revenue (Additional Assessment) and Cass Revision (Amendment) Bill, 1962

notify

notify

notify

notify

notify
14. The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1962

The Select Committee has presented its Report. The Bill as passed by the Assembly is returned to the Council with the recommendation that it be referred to the Select Committee for fresh consideration. The Committee has recommended that the Bill be passed as it stands.

correct 5/9/60
Government Bill
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

On the motion by Shri Nagendra Rao, Dr. Ambedkar seconded, the Bill was passed unanimously by the Andhra Pradesh Legislative Assembly as per the statement made by the member.

Mr. Venkatramaiah said that the demands made by the members will be met in the Bill by way of united effort as regards the relief which will be welcome to the farmers.

Mr. Gomathi Narasimha Rao said that the lowest class farmers get 30% and the statement which was made by the member was correct excepting the figures. For example, 200 acres instead of 30 acres, 100 acres instead of 50 acres, 50 acres instead of 30 acres, 100 acres instead of 50 acres, 100 acres instead of 50 acres, and 50 acres instead of 30 acres. The statements made by him including relief welcome the united efforts.
The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill, 1962

8th December, 1962]

Government Bill

683

The Select Committee has taken view that the Cess rates of 250 paise per acre 150 paise per acre 500 paise per acre [plea advanced by the petitioner] that the rates of cess charged be reduced to 150 per acre 350 per acre 1500 per acre. The Committee has been categorical and has ruled out of the docket the proposal for raising the cess rates.

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Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revission (Amendment) Bill, 1962

On the 30th day of October, 1962, the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revission (Amendment) Bill, 1962 was read in the Assembly of the State of Andhra Pradesh on the 30th day of October, 1962.

The Bill provided for the additional assessment of land revenue in the event of the second crop being sold in the market at a price lower than the assessment rate. The additional assessment would be payable in two equal instalments.

The Bill also provided for the clarification of certain provisions of the existing law.

The Bill was passed by the Assembly with amendments on the 30th day of October, 1962.

[8th December, 1962]
supplies was felt that the whole area was unsatisfactory and in some
sections excessive. It was felt that the area should be divided
into three sections: a) tail end lands, b) spring channels, and
c) channels for irrigation. It was decided to take these sections
and to clarify the boundaries of each section.

(i) Tail End Lands: The tail end lands were
divided into three sections: a) tail end lands, b) spring channels,
and c) channels for irrigation. It was decided to take these sections
and to clarify the boundaries of each section.

(ii) Spring Channels: The spring channels were
divided into three sections: a) tail end lands, b) spring channels,
and c) channels for irrigation. It was decided to take these sections
and to clarify the boundaries of each section.

(iii) Irrigation Channels: The irrigation channels were
divided into three sections: a) tail end lands, b) spring channels,
and c) channels for irrigation. It was decided to take these sections
and to clarify the boundaries of each section.

(iv) Additional Assessment: The additional assessment
was divided into three sections: a) tail end lands, b) spring channels,
and c) channels for irrigation. It was decided to take these sections
and to clarify the boundaries of each section.

(v) Additional Assessment: The additional assessment
was divided into three sections: a) tail end lands, b) spring channels,
and c) channels for irrigation. It was decided to take these sections
and to clarify the boundaries of each section.
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1962

The question is

"That the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1952 be read a first time—"

The motion was adopted.

Sri K Brahmananda Reddy Sir, I beg to move

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

Mr Speaker: Motion moved

Sri G Latchanna Sir, I beg to move

"That the Bill be circulated for the purpose of eliciting public opinion in view of the fact that there is a
change in the basic structure of the original taxation without really giving any substantial relief as announced.”

Mr Speaker Motion moved (Pause)

Mr. Speaker The question is

“That the Bill be circulated for the purpose of eliciting public opinion in view of the fact that there is a change in the basic structure of the original taxation without really giving any substantial relief as announced”

The motion was negatived.

Sri G Latchanna Sir, I beg to move

“That the Bill be referred to a Select Committee.

Mr Speaker Motion moved-

Mr Speaker The question is:

“That the Bill be referred to a Select Committee.”

The motion was declared negatived

Sri G. Latchanna pressed for a division.
The House divided thus  Ayes 13, Noes 111, Neutrals 28.

The motion was negatived

(Sri G Latchanna followed by the Members of Swatantra party walked out of the House.)

Mr Speaker The question is.

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

The motion was adopted.

Clause 2.

 Sri K. Deshmukh Reddy: Sr, I beg to move.
“For item (ii) of clause 2, substitute the following, namely

“(ii) for clause (k), the following clause shall be substituted, namely —

“(k) ‘Wet Land’ includes single crop wet land and double crop wet land, registered in the revenue accounts of the Government as wet, single-crop wet, or double-crop wet, or assessed as such as the case may be.”

Mr Speaker Amendment moved

Clause 2 (k) “wet land, single crop wet land or double crop wet land means the land registered in the revenue accounts of the Government as wet, single-crop wet, or double crop wet or the land assessed as such, as the case may be.” The question is

“For item (ii) of Clause 2, substitute the following namely :

“(ii) for clause (k), the following clause shall be substituted, namely —
“(k) ‘Wet land’ includes single crop-wet land and double-crop wet land, registered in the revenue accounts of the Government as wet, single-crop wet or double-crop wet, or assessed as such, as the case may be”

The amendment was adopted

_Sri K V Narayana Reddy_ Sir, I beg to move

“Delete sub-clauses (i) and (ii) of Section 2 (e) (i) of the Principal Act”

_Mr. Speaker_ Amendment moved.

(Pause)

_Mr Speaker_ The question is

“Delete sub-clauses (i) and (ii) of section 2 (e) (i) of the Principal Act”

The amendment was negatived

_Sri K V Narayana Reddy_ Sir, I beg to move

“In sub-clause (iii) of Section 2 (e) (i) delete the words “in any other case”

_Mr. Speaker_ Amendment moved.

(Pause)

_Mr Speaker_ The question is

“In sub-clause (iii) of section 2 (e) (i) delete the words “in any other case”

The amendment was negatived
Mr Speaker: The question is

That Clause 2, as amended, do stand part of the Bill.

The motion was adopted

Clause 2 was added to the Bill

Clause 3

Sri T K R Sarma Add the following at the end of Clause 3 "and fifty for seventy-five"

Mr Speaker Amendment moved

Sri V Visveswara Rao Mr Speaker, Sir, I beg to move

"In Section 3 of the Principal Act for the words "seventy-five percent" substitute the words "twenty-five per cent"

Mr Speaker Amendment moved

Sri V Visveswara Rao Mr Speaker, Sir, I beg to move

"In Section 3 of the principal Act for the words "seventy-five per cent" substitute the words "fifty- per cent"

Mr Speaker Amendment moved.

Sri Vanlala Gopalkrishnayya Mr Speaker, Sir, I beg to move

In Section 3 of the principal Act insert the words "not below five acres" between the words "dry land and "in the State"

Mr Speaker Amendment moved.
Mr Speaker, Sir, I beg to move:

Add the following as second proviso to Section 3 of the Principal Act

"Provided that the additional Assessment will be exempted for those who are having ten acres of dry land and below."

Add the following as second proviso to Section 3 of the Principal Act:

"Provided that the Additional Assessment will be exempted for those who are having five acres of dry land and below."

Mr Speaker: Amendments moved.

Sir, I beg to move:

In Section 3 of the Principal Act for the words "seventy-five per cent" substitute the words "Fifty per cent."

Mr Speaker: Amendment moved.

Sir, I beg to move:

In Section 3 of the Principal Act for the words "seventy-five per cent" substitute the words "Twenty-five per cent."

Mr Speaker: Amendment moved.

Sir, I beg to move:

In Section 3 of the Principal Act for the words "seventy-five per cent" substitute the words "Fifty per cent."

Amendment moved.
Mr Speaker  Amendment moved.

Sri V. K. Adinarayana Reddy  Sir, I beg to move

Insert the following in Section 3 of the Principal Act after the second para

In the case of dry lands where the normal Rain fall is 25 inches and below per year, an extent of 15 acres shall be exempted from the operation of this Act

Mr Speaker  Amendment moved

Sri K. L. Narasimha Rao  Sir, I beg to move

Add the following proviso in Section 3 of the Principal Act

Provided further that this Section shall not apply to the persons holding land 10 acres and below

Mr Speaker  Amendment moved
Government Bill [8th December, 1962

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess
Revision (Amendment) Bill 1962

As the existing system of Land Revenue assessment was found to be unsatisfactory and inefficient, it was decided to introduce additional assessment and graded assessment. The additional assessment was introduced to increase the Land Revenue by 50% and 25% in the order. The graded assessment was introduced to make the assessment more rational. The 1964 Land Revenue surcharge was also introduced to increase the Land Revenue by 75%.

The 1964 Land Revenue surcharge was introduced to increase the Land Revenue by 75%.

The 1964 Land Revenue surcharge was introduced to increase the Land Revenue by 75%.
Government BULLETIN

The Andhra Pradesh Land Revenue (Additional Assessment) and cess Revision (Amendment) Bill, 1962

8th December, 1962

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Relie...
Mr Speaker  The question is

"Add the following at the end of Clause 3  ",

and fifty - for seventy-five”

The amendment was negatived

Mr Speaker  The question is

In Section 3 of the Principal Act for the words “seventy-five per cent” substitute the words “twenty-five per cent”.

The amendment was negatived

Mr Speaker  The question is

In Section 3 of the Principal Act for the words “seventy-five per cent” substitute the words fifteen per cent”.

The amendment was negatived

Mr Speaker  The question is

In Section 3 of the Principal Act insert the words “not below five acres” between the words “dry land” and “in the State”.

The amendment was negatived

Mr Speaker  The question is

Add the following as second proviso to Section 3 of the Principal Act

"Provided that the additional assessment will be exempted for those who are having ten acres of dry land and below".”
The amendment was declared negatived
Sri Visweswara Rao pressed for a division
The House divided thus
Ayes 39 Noes 99
Neutrals None
The amendment was negatived

Mr Speaker The question is

Add the following as second proviso to Section 3 of the Principal Act

‘Provided that the Additional Assessment will be exempted for those who are having five acres of dry land and below’

The amendment was negatived

Mr Speaker The question is

In Section 3 of the Principal Act for the words ‘Seventy-five per cent’ substitute the words Fifty per cent’

The amendment was declared to have been negatived
Sri Vavilala Gopalakrishnayya pressed for a division
The House divided thus
Ayes 39 Noes 99
The amendment was negatived

Mr Speaker The question is

In Section 3 of the Principal Act, for the words Seventy-five per cent substitute the words Twenty-five per cent.”
The amendment was negatived

Mr Speaker  The question is

In Section 3 of the Principal Act for the words Seventy-five per cent" substitute the words “Fifty per cent”

The amendment was negatived

Mr Speaker  The question is

Insert the following in Section 3 of the Principal Act after the second para

“In the case of dry lands where the normal rainfall is 25 inches and below per year, an extent of 15 acres shall be exempted from the operation of this Act”

The amendment was negatived

Mr Speaker  The question is

Add the following proviso in Section 3 of the Principal Act

“Provided further that this Section shall not apply to the persons holding land 10 acres and below”

The amendment was negatived

Mr Speaker  The question is

That Clause 3 do stand part of the Bill.

The motion was adopted

Clause 3 was added to the Bill

The House was adjourned for recess till Half Past Three of the clock.
8th December, 1963

Government Bill
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

(The House reassembled after recess at Half-past three of the clock)

(Mr Speaker in the Chair)

Mr Speaker We shall now take clause 4 Members may move all the amendments first

Clause 4

Sri Vavilala Gopalakrishnayya Mr Speaker, Sir, I beg to move

'In sub-section (1) of section 4 of the Principal Act, insert the words 'not below three acres' between the words 'wet land' and 'in the State' "

Sri T K R. Sarama Sir, I beg to move

In clause 4 for the words 'one hundred per cent', substitute the words 'fifty per cent' "

"In clause 4 for the words 'fifty per cent', substitute the words 'twenty-five per cent' "

In the proviso to clause 4 delete the words 'be less than the minimum, or"

Sri P Subbaih Sir, I beg to move

Substitute the following proviso for the existing proviso in clause 4

'Provided that the section shall not apply to the landholders owning two acres and below of the wet land specified in Class-I, three acres and below for Class-II, four acres and below for Class-III and five acres for Class-IV."
"In the proviso to clause 4, delete the words ‘be less than the minimum, or exceed the maximum.’"

Sri V Visveswara Rao  

Sir, I beg to move

"For the existing table substitute the following table

<table>
<thead>
<tr>
<th></th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(a)</th>
<th>(b)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs</td>
<td>Rs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>I</td>
<td>30,000 and above</td>
<td>(a) 1 to 4 —</td>
<td>16 to 13</td>
<td>20</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 to 7 —</td>
<td>12 to 10</td>
<td>15</td>
<td>18</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(c) 8 to 6 above, 9½ &amp; 10</td>
<td>14 below</td>
<td></td>
<td></td>
</tr>
<tr>
<td>II</td>
<td>5,000 acres and above</td>
<td>(a) 1 to 4 —</td>
<td>16 to 13</td>
<td>15</td>
<td>11</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 to 7 —</td>
<td>12½ to 10</td>
<td>12</td>
<td>14</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(c) 8 and 9½ and 10</td>
<td>12 above below</td>
<td></td>
<td></td>
</tr>
<tr>
<td>III</td>
<td>100 acres and above</td>
<td>(a) 1 to 4 —</td>
<td>16 to 13</td>
<td>2</td>
<td>19</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 and 12½ and 7</td>
<td>10 above below</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>5,000</td>
<td>above below</td>
<td></td>
<td></td>
</tr>
<tr>
<td>IV</td>
<td>Below 100 acres</td>
<td>(a) 1 to 4 —</td>
<td>16 to 13</td>
<td>6</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 and 12½ and 4</td>
<td>6 above below</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Smt A. Kamla Dev  

Sir, I beg to move...
8th December, 19b3]

Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revison (Amendment) Bill 1962.

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(a)</th>
<th>(b)</th>
<th>(a)</th>
<th>(b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>30,000 acres</td>
<td>(a) 1 to 4</td>
<td>16 to 14</td>
<td>16</td>
<td>20</td>
<td>24</td>
<td>39</td>
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<tr>
<td>and above</td>
<td>(b) 5 to 8</td>
<td>131/2 to 14</td>
<td>12</td>
<td>15</td>
<td>18</td>
<td>221/2</td>
</tr>
<tr>
<td></td>
<td>(c) 8 and 101/2</td>
<td>and 9</td>
<td>12</td>
<td>131/2</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td></td>
<td>above</td>
<td>below</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| 50,000 acres | (a) 1 to 4   | 16 to 14     | 14  | 18  | 21  |
| and above    | (b) 5 and 131/2 | and 9   | 11  | 131/2 | 161/2|
| but below    | above         | below       |     |     |     |

| 100 acres    | (a) 1 to 4   | 16 to 14     | 9   | 12  | 131/2 | 18  |
| and above    | (b) 5 and 131/2 | and 6    | 9   | 9   | 131/2 |
| but below    | above         | below       |     |     |     |

| IV. Below 100 acres | (a) 1 to 4 | 16 to 14 | 6   | 9   | 9   | 15  |
|                     | (b) 5 and 131/2 | and 4 | 6   | 6   | 9   |
|                     | above         | below     |     |     |     |

"For the existing columns (b) and (c) of the table substitute the following columns

<table>
<thead>
<tr>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>I (a) 1 to 4</td>
<td>16 to 14</td>
</tr>
<tr>
<td>(b) 5 to 7</td>
<td>131/2 to 11</td>
</tr>
<tr>
<td>(c) 8 and above</td>
<td>101/2 and below</td>
</tr>
<tr>
<td>II (a) 1 to 4</td>
<td>16 to 14</td>
</tr>
<tr>
<td>(b) 5 and above</td>
<td>131/2 to and below</td>
</tr>
<tr>
<td>III. (a) 1 to 4</td>
<td>16 to 14</td>
</tr>
</tbody>
</table>
| (b) 5 and above | 131/2 and below “

For the existing columns (b) and (c) of the table substitute the following columns
In item III of the Table in column (2) under the heading 'Maximum' for the figure '14-00' substitute the figure '12-00'.

In item IV of the Table in column (2) under the heading 'Maximum' for the figure '12-00' substitute the figure '9-00'.

Sir P Subbaya  Sir, I beg to move

"For the existing columns (b) and (c) of the Table substitute the following columns:

<table>
<thead>
<tr>
<th></th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>I.</td>
<td>(a) 1 to 3</td>
<td>16 to 14</td>
</tr>
<tr>
<td></td>
<td>(b) 4 to 6</td>
<td>13 to 10</td>
</tr>
<tr>
<td></td>
<td>(c) 7 and above</td>
<td>9 to below</td>
</tr>
<tr>
<td>II.</td>
<td>(a) 1 to 3</td>
<td>16 to 14</td>
</tr>
<tr>
<td></td>
<td>(b) 4 and above</td>
<td>13 and below</td>
</tr>
</tbody>
</table>

"In item III of the table for the figure and words '50 acres' substitute the figure and words '100 acres'.

In item IV of the words and figure 'below 50 acres' substitute the figure and words 'below 100 acres'.

Sri K. Gounda Rao  Sir, I beg to move

"Delete the columns (2) (a) and (3) (a) of the Table."

Sriram  Sir, I beg to move

"In item III and IV of the Table for columns (b) and (c) substitute the following:

<table>
<thead>
<tr>
<th></th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>I.</td>
<td>16 to 14</td>
<td></td>
</tr>
<tr>
<td>II.</td>
<td></td>
<td>13 and below</td>
</tr>
</tbody>
</table>
8th December, 1962]  

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

(b) 1 to 4           16 to 14
(b) 5 and above      13½ and below"

Sri Visveswara Rao  Sir, I beg to move.

"Add the following proviso at the end of the explanation in clause (4)

"Provided that the additional Assessment will be exempted for those who are having 5 acres of wet land and below"

Provided that the Additional Assessment will be exempted for those who are having 2 acres of wet land and below."

Sri Vavilala Gopalakrishnayya  Sir, I beg to move.

"In the Table, delete the columns under the heading 'Minimum'"

Sri V Visveswara Rao  Sir, I beg to move.

In item III of the table for the figure and words '50 acres' substitute the figure and words '200 acres'

"In item IV of the Table for the figure and words 'below 50 acres' substitute the figure and words 'below 200 acres'"

Sri K V Narayana Reddy  Sir, I beg to move.

For items III and IV of the Table substitute the following:
Government Bill

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill 1962

Single-crop  Double-crop

Taram Bhagana Min. Max  Min  Max.

III 200 acres  (a) 1 to 5 16 to 12  9-0  11-0  13-50  16-50
and above
and below

5000 acres. (b) 6 & above 11 1/2 & 6 0  8-00  9-00 12-00
below

IV. Below 200 (a) 1 to 5 16 to 12  6-0  8-00  9-00 12-00
acres  (b) 6 & 11 1/2  &  6-0  7-00  7-50 10-50
above below

Sri K L Narasimha Rao: Sir, I beg to move:

"Delete the words 'be less than the minimum, of' in the proviso to Clause 4"

"In the proviso to Clause 4 for the word "Maximum" substitute the word 'rate"

Sri N Venkataswamy  Sir, I beg to move:

"Insert the following as Second Proviso in Clause 4:

"In the case of Wet lands irrigated under short term crop all such lands shall be exempted from the operation of this Act"

Sri V K. Adinarayana Reddy: Sir I beg to move:

"Insert the following after the Second para in Clause 4:

"In the case of wet lands irrigated under tanks and other non-Government sources of irrigation and where
the normal rain fall is 25 inches and below, an extent of 5 standard acres, shall be exempted from the operation of this Act"

_Sir K L Narasimha Rao_ Sir, I beg to move

"For the existing table in Clause 4 substitute the following Table:

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<thead>
<tr>
<th></th>
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<th></th>
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</thead>
<tbody>
<tr>
<td>1. 50,000 acres</td>
<td>(a) 1 to 4 16 to 13</td>
<td>15-00 22-50 27-00 to 18-00</td>
</tr>
<tr>
<td>and above</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) 5 to 8 12½ to 10</td>
<td>12-00 18-00 22-00 to 15-00</td>
<td></td>
</tr>
<tr>
<td>(c) 9 and 9½ and below below to</td>
<td>10-00 15-00 18-00</td>
<td>12-00</td>
</tr>
<tr>
<td>2 15,000 acres</td>
<td>(a) 1 to 4 16 to 13</td>
<td>12-00 18-00 22-00 to 15-00</td>
</tr>
<tr>
<td>and above</td>
<td></td>
<td></td>
</tr>
<tr>
<td>but below</td>
<td>15-00</td>
<td></td>
</tr>
<tr>
<td>50,000 acres</td>
<td>(b) 5 to 8 12½ to 10 10-00 15-00 18-00 to 12-00</td>
<td></td>
</tr>
<tr>
<td>(c) 9 and 9½ and below below to 8-00 12-00 15-00</td>
<td>16-00</td>
<td></td>
</tr>
</tbody>
</table>
3. 5000 acres and above  
   (a) 1 to 4 16 to 13  10-00 15-00 18-00  
   to 12-00  
   but below  
   (b) 5 to 8 12½ to 10  9-00 13-50 15-00  
   15,000 acres to 10-00  
   (c) 9 and 9½ and below  
   8-00 12-00 13-00  
   9-00  

4. 200 acres and above  All  All  8-00 12-00  
   but below 5000 acres  tārams bhaganas to 12-00 16-00  

5. 200 acres and below  All  All  6-00 9-00  
   tārams bhaganas to 10-00 15-00  

"In item 3 of the Table in column (2) under the heading 'Maximum' for the figure '1400' substitute the figure '12-00'"  

"In item 3 of the Table in column (3) under the heading 'Maximum' for the figure '21-00' substitute the figure '18-00'"  

"In item 4 of the Table in column (2) under the heading 'Maximum' for the figure '9-00' substitute the figure '12-00'"  

"In item 4 of the Table in column (3) under the heading 'Maximum' for the figure '13-50' substitute the figure '18-00'"
8th December, 1962

Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and cess Revision (Amendment) Bill, 1962

Sri N Mohan Rao  Sir, I beg to move

"Add the following in sub clause (a) of Explanation in Clause 4

'Rever Channel'

Sri K L Narasimha Rao  Sir, I beg to move

Add the following at the end of Clause 4

'This Clause shall not apply to the persons owning 2 acres of wet land'

Mr Speaker  Amendments moved

(Additional Assessment proposed under the Bill applies only to the registered consolidated wet lands)
Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1962.

...
We therefore think that the calculations to arrive at the dry component of wet assessment on the wet lands in both the regions would not involve undue expenditure or labour. The existing Acts—Settlements, water rates system, anomalies, list—should be on the total of water charge and dry assessment. The additional assessment proposed under the Bill applies only to registered (consolidated) wet lands. The definition of Government sources of irrigation should be: River channel delete. Definition of Government sources of irrigation.
"Government sources of irrigation with the exception of lands irrigated under wells, springs, channels and rain-fed tanks which derive supply of water from sources other than river-bed, which ordinarily receives water for a period less than 8 months in a year."

Clause 45 of the list category 15-18 is subordinated to the category 12-15 and, being rational, to be assessed assured water supply of water class 12-15, the classification guidelines to be as follows: category 15-18, category 12-15 per cent and 100 per cent.

Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) andCESS Revision (Amendment) Bill 1962

8th December, 1962

The disparity between the minimum fertility and the assured water supply is one of the major issues. When assessing the rationality of the water classification, it is crucial to consider the fertility. A list of the assured water supply is proposed to be made. When discussing the classification of the settlements, the table assesses rates of supply. In the last categories last four months, settlement rates. A guaranteed water supply is given to the tank owners, Revenue Board members, and the voluntary associations. Supply plans are outlined.
The Andhra Pradesh Land Revenue
(Additional Assessment) and cess
Revission (Amendment) Bill, 1962

The government amendment to existing rates
assured water supply and areas more than
200 per cent increase in river channels
River channel explanation amendment
Act to amend river channel
relief, 9-15 category crops
relief for relief

3.8.8 major projects systems
short term crops
relief

long term positions precarious

consolidated wet
irrigated dry land 125 acres to be assessed at 35/= per acre  irrigated dry land 25 acre concession [total area 5 acres] to be assessed at 35/= per acre of land 15 acres per annum 4 acres per annum (wet) to be assessed at 35/= per acre of land 25 acre concession [total area 5 acres] to be assessed at 35/= per acre of land 4 acres per annum 4 acres per annum (wet) to be assessed at 35/= per acre of land consolidated wet and irrigated dry land 25 acre concession [total area 5 acres] to be assessed at 35/= per acre of land 4 acres per annum (wet) to be assessed at 35/= per acre of land
Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1962

[8th December, 1962]
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1962

The rates of water cess leviable for supply of water from all Government sources of irrigation including sources in the taken-over estates shall, with effect from Fasli year commencing on 1st July 1962, be enhanced by 100% inclusive of 50% increase already given effect to from Fasli 1362.
The expression ‘Government source of irrigation’ does not include a well, spring channel, parre kalva and cross-bunding
8th December 1962

Government Bill

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill, 1962

12 नवंबर 1962 में राज्य संसद में संसदीय समिति के अनुसार, यह नियम सीमा में नहीं आता है क्योंकि इस्तेमाल वस्त्र तथा राज्य का है। 18 जनवरी 2023 के अनुसार, यह नियम सीमा में नहीं आता है क्योंकि इस्तेमाल वस्त्र तथा राज्य का है। 12 जनवरी 2023 के अनुसार, 15 जनवरी 2023 के अनुसार, नियम 11 साल है। 10 माह के अनुसार, नियम 5 साल के अनुसार minimum 20 दररोशीय रियलिटी के 20 दररोशीय रियलिटी 10 माह के अनुसार, 5 साल के अनुसार 6+6=12 दररोशीय रियलिटी 8 दररोशीय रियलिटी Second category 6+6=8 दररोशीय 15 दररोशीय 6+5=10 दररोशीय 15 दररोशीय, 4+4+9=9 दररोशीय अब 4+4+8 दररोशीय अब 15 दररोशीय Second category 9+4=7 दररोशीय 12 दररोशीय 9+4 15 दररोशीय West Godavary District

मौजूदा सूचना: लैसर्गिक इल्लüडेशन तथ्यावर

इन विवेचनाओं के अनुसार maximum 24 दिनों के अनुसार reach अंतरंग तथ्यावर अंतिम minimum 9 दिनों 10 दररोशीय 15 दररोशीय 5+5=10 दररोशीय 9+4+4=9 दररोशीय अब 4+4+8 दररोशीय अब 15 दररोशीय maximum 9+4 15 दररोशीय 30 दिन वस्त्रों 20 दररोशीय minimum
Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

mum 30 वेळा 5 वेळा संबंधित 15 कार वे चार्क नकलित ना 12 संबंधित वेळा, इत्यादि कर्मचारी
लेखन Double crop 6° वेळा अथवा proportionate रेखांकन लाभमय रूपमा minimum हातूं विनंति, ज्या रोगा
मानना चार्क वेळा अथवा उच्च रोगा अथवा उच्चष्ट्रवर्ग रोगाओ वेळा
50 वेळा विनंति रीतीमा चार्क नकलित 6—12 वेळा चार्क
रेखांकन लाभमय रूपमा ज्या रोगा वेळा
Remission नेरे 0-4-0 मानक वेळा चार्क नकलित ना 6 रोगा वेळा
Government source of water 6° वेळा चार्क नकलित
Remission नेरे 0-4-0 मानक वेळा चार्क नकलित
declaration
government assured ayacut 3° वेळा चार्क नकलित
government Minimum हातूं विनंति रूपमा

Remission नेरे 0-4-0 मानक वेळा चार्क नकलित
declaration
government assured ayacut 3° वेळा चार्क नकलित
government Minimum हातूं विनंति रूपमा
Government Bill

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill, 1962

8th December, 1962

An additional assessment at the rate of 100% in the case of wet land which is served by Government source of irrigation is authorized. This amendment shall be subject to the provisions of the Additional Assessment Act, 1951, and the assessment shall be nullified if it is found to be illegal or arbitrary.
Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment and Cess Revision (Amendment) Bill 1962

Werten 20% of the effective annual value 100% of the minimum rate set by the Board of Revenue at the rate of 5% and the assessment to be equal to the sum of the minimum rate plus 5% of the annual value set by the Board of Revenue. The rate of assessment so fixed shall be at least 20% of the annual value of the land assessed. The rate for any rate assessment shall be at least 20% of the annual value of the land assessed by the Board of Revenue.

...
Government Bill
The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill 1962

[Text in Telugu]

8th December, 1962]
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Reassessment (Amendment) Bill 1962

[8th December, 1962]

Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Reassessment (Amendment) Bill 1962

(English translation not provided)

(Telugu text not provided)
8th December, 1962]  

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

The Minister of State for Finance, Shri C. R. Reddy, presented the Bill in the Assembly.

The Bill seeks to make certain amendments to the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1955.

The amendments are aimed at improving the collection of revenue and ensuring fair assessment of land values.

The Minister highlighted the need for effective administration of land revenue and stressed the importance of ensuring that the amendments do not lead to any adverse impact on the farmers. He assured the Assembly that adequate measures would be taken to address any concerns raised by the farmers.

The Bill was referred to the Standing Committee for further consideration.
Government Bill
[8th December, 1962
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Reversal (Amendment) Bill 1962

The statistics reveal that the revenue from land during the last ten years has shown a consistent decrease. In the last year, the revenue from land was 20% lower than the previous year. During the same period, the cost of water and dry component has increased by 5% and 10% respectively. The Commercial crops surcharge has also increased by 25%.

Water rate, dry component, commercial crops and surcharge are all factors that contribute to the overall revenue from land. The basic Act provides for these charges to be verified by the Revenue Department. Commercial crops surcharge is expected to increase by 30% in the next fiscal year. It is important to verify these charges to ensurefair and accurate assessment.
Government source of irrigation does not include a well, spring channel, parre-kaluva or cross-bunding as river channels, kasams, etc. include these as forms synonymous with river channel. It is not recognised as a source of irrigation.

River channel or river canal is misleading.

Spring channels or river channels are confusing.

River channel or river canal are synonymous. Cross-bunding is bunding of rivers cross bunding.
River canal is river canal - misunderstand River channel or spring channel 89% of these belong to the 2nd type. Kasams and Sonas and Billas found mostly in Chittoor, Guntur and Srikakulam districts, are subterranean springs from which water flows. What is the support?
in each district in Andhra region including the increase made under the Andhra Land Revenue Assessments (Standardization) Act XXIX of 1956 and the Andhra Land Revenue, (Additional Wet Assessment) Act, 1956

The question is.

In sub-section (1) of Section 4 of the Principal Act insert the words “not below three acres” between the words wet land” and in the State’

In clause 4 for the words one hundred per cent’ substitute the words fifty per cent”

In clause 4 for the words ‘fifty per cent’ substitute the words “twenty-five per cent

In the proviso to clause 4 delete the words ‘be less than the minimum, or

Substitute the following proviso for the existing proviso in Clause 4

“Provided that the section shall not apply to the land holders owning two acres and below of the wet land specified in Class-I, three acres and below for Class-II, four acres and below for Class-III and five acres for Class-IV’

In the proviso to clause 4 delete the words “be less than the minimum, or exceed the maximum”

The amendments were negatived

Mr. Speaker The question is

For the existing table substitute the following table
The amendment was negatived.

Mr Speaker  The question is

For the existing table substitute the following table.

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(a)</th>
<th>(b)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rs</td>
<td>Rs</td>
</tr>
<tr>
<td>I</td>
<td>30,000 acres</td>
<td>(a) 1 to 4</td>
<td>16</td>
<td>to 13</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 to 7</td>
<td>$12\frac{1}{2}$</td>
<td>to 10</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(c) 8 and above</td>
<td>$9\frac{1}{2}$</td>
<td>below</td>
</tr>
<tr>
<td>II</td>
<td>5,000 acres and above</td>
<td>(a) 1 to 4</td>
<td>16</td>
<td>to 13</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 to 7</td>
<td>$12\frac{1}{2}$</td>
<td>to 10</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(c) 8 and above</td>
<td>$9\frac{1}{2}$</td>
<td>below</td>
</tr>
<tr>
<td>III</td>
<td>100 acres &amp; above but 5000</td>
<td>(a) 1 to 4</td>
<td>16</td>
<td>to 13</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 and above</td>
<td>$12\frac{1}{2}$</td>
<td>below</td>
</tr>
<tr>
<td>IV</td>
<td>Below 100 acres</td>
<td>(a) 1 to 4</td>
<td>16</td>
<td>to 13</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 and above</td>
<td>$12\frac{1}{2}$</td>
<td>below</td>
</tr>
</tbody>
</table>
II. 50,000 acres
   (a) 1 to 4  16 to 14  12  14  18  21
   and above (b) 5 and 13½ and  9  11  13½  16½
       above  below

III 100 acres and
   (a) 1 to 4  16 to 14  9  12  13½  18
   above but (b) 5 and 13½ and  6  9  9  13½
   below 500 above  below acres

IV Below 100
   (a) 1 to 4  16 to 14  6  9  9  15
   acres (b) 5 and 13½ and  4  6  6  9
       above  below

For the existing columns (b) and (c) of the Table
substitute the following columns

(b)                      (c)
I  (a)  1 to 4            16 to 14
   (b)  5 to 7            13½ to 11
   (c)  8 and above       10½ and below

II (a)  1 to 4            16 to 14
    (b)  5 and above      13½ and below

III (a)  1 to 4           16 to 14
     (b)  5 and above     13½ and below

In item III of the Table in column (2) under the heading ‘Maximum’ for the figure ‘14-00’ substitute the figure ‘12-00’.

In item IV of the Table in column (2) under the heading ‘Maximum’ for the figure ‘12-00’ substitute the figure ‘9-00’.
For the existing columns (b) and (c) of the Table substitute the following columns

<table>
<thead>
<tr>
<th>Column (b)</th>
<th>Column (c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. (a) 1 to 3</td>
<td>16 to 14</td>
</tr>
<tr>
<td>(b) 4 to 6</td>
<td>13 to 10</td>
</tr>
<tr>
<td>(c) 7 and above</td>
<td>9 to below</td>
</tr>
<tr>
<td>II (a) 1 to 3</td>
<td>16 to 14</td>
</tr>
<tr>
<td>(b) 4 and above</td>
<td>13 to below</td>
</tr>
</tbody>
</table>

"In item III of the Table for the figure and words ‘50 acres’ substitute the figure and words ‘100 acres’"

In item IV of the Table for the words and figure ‘below 50 acres’ substitute the figure and words ‘below 100 acres’

The amendments were negatived

Mr Speaker The question is

Delete the columns (2) (a) and (3) (a) of the Table

In item III and of the Table for columns (b) and (c), substitute the following

<table>
<thead>
<tr>
<th>Column (b)</th>
<th>Column (c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) 1 to 4</td>
<td>16 to 14</td>
</tr>
<tr>
<td>(b) 5 and above</td>
<td>13(\frac{1}{2}) and below</td>
</tr>
</tbody>
</table>

The amendments were negatived

Mr Speaker The question is

Add the following provisos at the end of the explanation in clause (4)
"Provided that the Additional Assessment will be exempted for those who are having 5 acres of wet land and below"

"Provided that the Additional Assessment will be exempted for those who are having 2 acres of wet land and below"

The amendment was negatived

Mr Speaker  The question is

In the Table delete the columns under the heading 'Minimum

The amendment was negatived

Sri Vavilala Gopalakrishnayya pressed for a division

The House divided

Ayes 43, Noes 99

The amendment was negatived

Mr Speaker  The question is

"In item III of the Table for the figure and words “50 acres’ substitute the figure and words “200 acres”"

"In item IV of the Table for the figure and words “below 50 acres” substitute the figure and words “below 200 acres”"

The amendments were negatived

Mr Speaker  The question is

For items III and IV of the Table substitute the following
### Single Crop Double Crop

<table>
<thead>
<tr>
<th>Taram</th>
<th>Bhagana</th>
<th>Min1</th>
<th>Max</th>
<th>Min1</th>
<th>Max</th>
</tr>
</thead>
<tbody>
<tr>
<td>III 200</td>
<td>(a) 1 to 5</td>
<td>16 to 12</td>
<td>9-00</td>
<td>11-00</td>
<td>13-50</td>
</tr>
<tr>
<td>acres and (b) 6 and</td>
<td>11(\frac{1}{2}) and</td>
<td>6-00</td>
<td>8-00</td>
<td>9-00</td>
<td>12-00</td>
</tr>
<tr>
<td>above but</td>
<td>above</td>
<td>below</td>
<td>below</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5000 acres</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| IV. Below (a) 1 to 5 | 16 to 12 | 6-00 | 8-00 | 9-00 | 12-00 |
| 200 acres (b) 6 and | 11\(\frac{1}{2}\) and | 5-00 | 7-00 | 7-50 | 10-50 |
| above | below | |

The amendment was negatived

*Mr Speaker* The question is

Delete the words "be less than the minimum, of" in the proviso to Clause 4

In the proviso to Clause 4 for the word "Maximum", substitute the word "rate".

The amendment was negatived

*Mr Speaker* The question is

Insert the following as Second Proviso in Clause 4

"In the case of Wet lands irrigated under short term crop all such lands shall be exempted from the operation of this Act"

The amendment was negatived

*Mr Speaker* The question is

Insert the following after the Second para in Clause 4
8th December, 1962]  

**Government Bill**  

*The Andhra Pradesh Land Revenue (Additional Assessment) andCESS  
Revision (Amendment) Bill 1962*

“In the case of wet lands irrigated under tanks and other non-Government sources of irrigation and where the normal rain fall is 25 inches and below, an extent of 5 standard acres, shall be exempted from the operation of this Act”

The amendment was declared negatived

Sri V K Adinarayana Reddy pressed for a division

The House divided

Ayes 43 Noes 99

The amendment was negatived

*Mr Speaker* The question is

For the existing table in Clause 4 substitute the following Table

<table>
<thead>
<tr>
<th></th>
<th>Rs.</th>
<th>Rs</th>
<th>Rs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>50,000 acres and above</td>
<td>(a) 1 to 4</td>
<td>16 to 13</td>
</tr>
<tr>
<td></td>
<td></td>
<td>15.00</td>
<td>22.50</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>to 18.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) 5 to 8</td>
<td>12 ½ to 10</td>
</tr>
<tr>
<td></td>
<td></td>
<td>12.00</td>
<td>18.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>to 15.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(c) 9 and 9½ below</td>
<td>10.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>below</td>
<td></td>
</tr>
</tbody>
</table>

| 2 | 15,000 acres and above but below 50,000 acres. | (a) 1 to 4 | 16 to 13 |
|   |     | 12.00 | 18.00 | 22.00 |
|   |     |      | to 15.00 |
|   |     | (b) 5 to 8 | 12 ½ to 10 |
|   |     | 10.00 | 15.00 | 18.00 |
|   |     |      | to 12.00 |
Government Bill

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill 1962

(c) 9 and $9\frac{1}{3}$ and 8 00 12 00 15 00
below below to 10 00

3 5,000 acres (a) 1 to 4 16 to 13 10 00 15 00 18.00
and above to 12 00
but below (b) 5 to 8 12\frac{1}{2} to 10 9 00 13 50 15 00
to 10 00

(c) 9 and $9\frac{1}{2}$ and 8 00 12 00 13 00
below below to 9 00

4. 200 acres and all all 8 00 12 00
above but tarams Bhaganas to to
below 5,000 12 00 16 00
acres.

5. 200 acres and all all 6.00 9 00
below. to to

In item 3 of the Table in Column (2) under the heading ‘Maximum’ for the figure “14.00” substitute the figure “12.00”.

In item 3 of the Table in Column (3) under the heading, ‘Maximum’ for the figure “21.00” substitute the figure “18.00”

In item (4) of the Table in column (2) under the heading ‘Maximum’ for the figure “12.00” substitute the figure “9.00”
In item (4) of the Table in column (3) under the heading ‘Maximum for the figure “18 00” substitute the figure “13.50”

The amendments were negatived

Mr Speaker The question is

Add the following in sub-clause (a) of Explanation in Clause 4

“River Channel”

The amendment was negatived.

Mr Speaker The question is

Add the following at the end of Clause 4

“This clause shall not apply to the persons owning 2 acres of wet land”.

The amendment was negatived

Mr Speaker The question is

“That Clause 4 do stand part of the Bill

The motion was adopted

Clause 4 was added to the Bill

Clause 5.


In the first proviso for the words “Rs Four” substitute the words “Rs two”.

Mr Speaker Amendment moved.

(Pause)
Mr Speaker  The question is

In the first proviso for the words "Rupees Four" substitute the words "Rupees two"

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 Vayyala Gopalakrishnaya : Mr Speaker, Sir, I beg to move.

‘In sub-section (2) of Section 8 insert words "Andhra Pradesh Gazette and" before the words "The District Gazette"

Mr Speaker  Amendment moved

Sri T K R Sarma  Sir, I beg to move

For Section 8 of the principal Act substitute the following

“(1) The Government may by order specify the Government sources of irrigation following under clause I, II & IV of the Table under Section (4) and may include in or exclude from the same

(2) A draft of any order proposed to be made under sub-section (1) shall be laid on the Table of the Legisla-
tive Assembly of the State and the Order shall not be made unless the Assembly modifies on adds and upon such approval, the Order shall be made in the form so approved and such order so being made shall be published in the Andhra Pradesh Gazette.

Mr Speaker  Amendments moved

Sri Vavilala Gopalakrishnayya  Sir, I beg to move:

For section 8 of the Principal Act substitute the following:

"(1) The Government by notification published in the Andhra Pradesh Gazette and the District Gazette specify the Government sources of irrigation under section 4 and in like manner include in, or exclude from such notification any such sources.

(2) Every notification so made shall be laid on the Table of the Legislative Assembly of the State and the House may modify or repeal.

(3) Any person aggrieved by a notification published may within Ninety days from the date of publication of the notification in the Andhra Pradesh Gazette and District Gazette prefer an appeal to the Government.

Mr Speaker  Amendment moved

Sri Vavilala Gopalakrishnayya  I beg to move:

"In sub-section (1) of Section 8 for the words "The District Collector" substitute the words "The Government."

In sub-section (2) of Section 8 for the words "Thirty Days" substitute the words "Ninety Days."
Mr Speaker Amendments moved

Sri Vanilala Gopalakrishnayya Sir, I beg to move

For the words "Thirty days" substitute the words "Forty-five days"

Mr Speaker Amendment moved.

For the words "Thirty days" substitute the words "Forty-five days".
December 8, 1962

Government Bill

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill 1962

§th December, 1982

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Mr. Speaker The question is

For Section 8 of the Principal Act substitute the following

“(1) The Government may by order specify the Government source of irrigation following under Class I,
II and IV of the table under Section (4) and may include in or exclude from the same

(2) A draft of any order proposed to be made under sub-section (1) shall be laid on the Table of the Legislative Assembly of the State and the other order shall not be made unless the Assembly modification or addition and upon such approval, the Order shall be made in the form so approved and such order so being made shall be published in the Andhra Pradesh Gazette’

The amendment was negatived

Mr Speaker The question is

For Section 8 of the Principal Act substitute the following

“(1) The Government by notification published in the Andhra Pradesh Gazette and the District Gazette specify the Government sources of irrigation under Section 4 and by in like manner include in, or exclude from such notification any such sources

(2) Every notification so made shall be laid on the Table of the Legislative Assembly of the State and the House may modify or repeal

(3) Any person aggrieved by a notification published may within ninety days from the date of publication of the Notification in the Andhra Pradesh Gazette and District Gazette prefer an appeal to the Government”

The amendment was negatived
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

Mr Speaker. The question is

In sub-section (1) Section 8 for the words 'The District Collector' substitute the words 'The Government'

The amendment was negatived

Mr Speaker. The question is

In sub-section (2) of Section 8 for the words "Thirty days" substitute the words "Ninety days"

The amendment was negatived

Mr Speaker. The question is

For the words 'Thirty-days', substitute the words "Forty five-days"

The amendment was adopted

Mr Speaker. The question is

In sub-section (2) of Section 8, insert the words "Andhra Pradesh Gazette and' before the words "The District Gazette"

The amendment was adopted.

Mr Speaker. The question is

"That Clause 6, as amended, do stand part of the Bill.

The motion was adopted

Clause 6 was added to the Bill

Clause 7

Mr Speaker. There are no amendments to this Clause. The question is
That Clause 7 do stand part of the Bill

The motion was adopted

Clause 7 was added to the Bill.

New Clause 8

Sri T K R Sarma  Sir, I beg to move

Add the following as new clause 8

"The provisions of this Act shall not apply to persons holding 5 acres and less of wet land and 10 acres and less of dry land"

Mr Speaker  Amendment moved

Sri K Govinda Rao  Sir, I beg to move

Add the following as New Clause 8

'The Principal Act shall not apply to all inam lands covered by the Andhra Inams (Abolition and Conversion into Ryotwari) Act, 1956 until survey and Settlement operations are conducted and ryotwari assessment is introduced as per the Settlement notification'
The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

Mr. Speaker The question is Add the following as new clause 8

"The provisions of this Act shall not apply to persons holding 5 acres and less of wet land and 10 acres and less of dry land"

The amendment was negatived

Mr. Speaker The question is Add the following as New Clause 8

"The Principal Act shall not apply to all inam lands covered by the Andhra Inams (Abolition and Conversion into Ryotwari) Act 1956 until survey and settlement operations are conducted and ryotwari assessment is introduced as per the settlement notification"

The amendment was negatived
8th December, 1962]

Government Bill

The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill 1962

Clause 8

Mr Speaker The question is
That Clause 8 do stand part of the Bill
The motion was adopted
Clause 8 was added to the Bill

Clause 1

Sir T K R Sarma Sir, I beg to move
For sub-section (3) of Section 1 of the Principal Act substitute the following

“It shall come into force on the date to be notified by the Government of Andhra Pradesh after the National emergency of the Chinese Aggression ceases

Mr Speaker Amendment moved

Sir P Subbaria Sir, I beg to move
For sub-section (3) of Section 1 of the Principal Act substitute the following

“The implementation of the Act shall stand suspended for the present”

Mr Speaker Amendment moved

Sir T K R Sarma Sir, I beg to move
Delete sub-clause (2) of clause 1

Mr Speaker Amendment moved
Government Bill

The Andhra Pradesh Land Revenue
(Additional Assessment) and Cess
Revision (Amendment) Bill 1962

7th December, 1962

[Text continues...]

(The relevant sections of the bill are not fully transcribed due to formatting issues.)
Mr Speaker The question is

For sub-section (3) of Section 1 of the principal Act,
substitute the following:

"It shall come into force on the date to be notified by the Government of Andhra Pradesh after the National emergency of the Chinese Aggression ceases".

The amendment was negatived

Mr Speaker The question is

For sub-section (3) of section 1 of the Principal Act, substitute the following

"The implementation of the Act shall stand suspended for the present".

The amendment was negatived

Mr Speaker The question is

Delete sub-clause (2) of clause 8

The amendment was negatived

Mr Speaker The question is

The Clause 1 do stand part of the Bill

The motion was adopted

Clause 1 was added to the Bill

Preamble

Mr Speaker The question is

That the preamble stand part of the Bill.

The motion was adopted.

The preamble was added to the Bill.
Sri K. Brahmamanda Reddy  

Sir, I beg to move:

“That the Andhra pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Bill, 1962 be read a third time”.

Mr Speaker  

Motion moved
Mr Speaker The question is

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

The motion was adopted

BUSINESS OF THE HOUSE

We have no objection

Sri V Visweswara Reddy What about giving notice of amendments, Sir?

Mr Speaker You can give notice of amendments till 5 p.m on Monday

Sri K V Narayana Reddy It would be better if time is given till 10 a.m on Tuesday the 11th December

Dr M Chenna Reddy I have no objection

Mr Speaker The House will now adjourn.

5 31 P M The House then adjourned till Half-past Eight of the clock on Monday, the 10th December, 1962