ANDHRA PRADESH LEGISLATIVE ASSEMBLY.

Wednesday, the 12th December, 1962.

The House met at Half Past Eight of the Clock.

[Mr. Speaker in the Chair]

ORAL ANSWERS TO QUESTIONS

§ Question No. 321 [* 1171 (1686)]

Incidents at Hadnoor

322—

* 1995 (2524-B) Q. — Sri Ramachandra Rao Deshpande: Will hon. the Chief Minister be pleased to state:

(a) whether any action has been taken on the representations made by sarvasri Ramachandra Rao Deshpande and G. Latchanan, M.L. As. regarding the after-elections atrocities at Hadnoor village, Zahirabad Taluk, Medak District which created an atmosphere of insecurity among the entire Muslim population of the village due to the failure of the police officials concerned to take any action against the offenders inspite of specific complaint from the aggrieved party also; and

(b) if so, what is the nature of the action taken, if not, the reasons for the delay therefor?

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

M. L. A. V-3-(1)
The Chief Minister (Sri N. Sanjiva Reddy)—

(a) & (b) A petition from Shri Ramachandra Rao Deshpande alone was received. It was enquired into but no action was considered necessary on it as the Police had already registered a case in respect of the incident mentioned in the petition. The case was dismissed for lack of evidence and the accused were acquitted.

§ Question No. 323 [ * 72 (883) ]

Housing Schemes for Harijans in Krishna District

324—

* 191 (1459) Q.—Sri Peta Bapaih (Tiruvuru): Will hon. the Chief Minister be pleased to state:

(a) the taluq-wise total number of houses sanctioned during the 1960-61 in Krishna District towards the housing schemes for Harijans under the Centrally sponsored schemes; and

(b) the number of them completed and made available for residence?

Sri N. Sanjiva Reddy:

(a) No housing scheme was implemented in the Krishna District during 1960-61;

(b) Does not arise.

Amounts To Backward Classes in Samithis.

325—

* 1964 (1823-U.) Q.—Sri. G. Venkateswarlu (Jaggayyapeta): Will hon. the Chief Minister be pleased to state:

Whether the amounts allotted for the development of the Backward Classes in the Samithis can be utilised for the Harijans?

Sri N. Sanjiva Reddy:

No, Sir.

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

326—

* 760 (2713) Q.— Sri P. Subbaiah (Yerragondipalem) Will hon. the Chief Minister be pleased to state:

(a) whether the Government propose to issue pattas to the Girijans for the lands under their occupation in the forest areas in the State, so that, they may cultivate them; and

(b) if not, would the Government at least permit them to cultivate without being evicted?

Sri N. Sanjiva Reddy:

(a) and (b):

The question is of a general nature. If specific cases are brought to the notice of Government, they can be considered.

Timber Forests to Girijans in Telangana

327—

* 681 (2544) Q.— Sri K. Butchaiah (Burgamphad): Will hon. the Chief Minister be pleased to state:

(a) whether the special facilities given for the Girijans of Andhra Region to take the timber and grass from the forests for house construction, will be extended to the Girijans of Telangana region also; and

(b) if so, when?

Sri N. Sanjiva Reddy:

(a) The answer is in the negative.
Oral Answers to Questions: 12th December, 1962

(b) Does not arise.

328—

Question No. 328 [* 1937 (1823-J)]

Cashew-Nut Plantation in Vizag District

(a) the extent of land in which cashew-nut plantation was raised by the Government in Vizakhapatnam district in the year 1960-61 and 1961-62; and

(b) the amount of expenditure incurred towards the raising of the same?

Sri N. Sanjiva Reddi:

(a) During the year 1960-61, Cashew-nut plantations were raised over an area of 106 acres. No plantations were raised during 1961-62,

(b) Rs. 177/- during 1960-61.

Nil - during 1961-62.

§ Not put and not answered in the House. Hence the Question and Answer are included in the proceedings at the end of the Question Hour.
Agricultural Co-operative Farming Society, Duguwametta

330—

*526 (2235) Q.— Sarvasri E. Balarama Reddy and P. Subbaiah (Giddalur): Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) whether the agricultural co-operative farming society was registered and formed at Duguwametta, Giddalur taluk, Kurnool District;

(b) if so, who are the Directors of the said Society;

(c) how many members are there in the society;

(d) whether any amounts were granted to the society;

and

(e) if so, how much was granted and drawn?

The Minister for Finance and Co-operation (Sri K. Brahmananda Reddy):

(a) No.

(b), (c), (d) and (e) Do not arise.

The agricultural co-operative farming society was registered 16.7.80 and is to propose 129 acres land for the formation of the society. The proposal is currently under consideration.
Oral Answers to Questions: 12th December, 1962

Field Labour Societies

331—

* 616 (2412) Q.—Sri B. Subba Rao (Burugupudi): Will the hon. Minister for Finance and Co-operation be pleased to state:

the number of field labour societies in the State:

Sri K. Brahmananda Reddy:

There are 899 Field Labour Co-operative Societies and Tenant Co-operative Societies in the State.

Shifting of Branch A. G. Office of the State at Madras

332—


(a) whether a portion of the office of the Accountant General's Office (Hyderabad) is still at Madras;

(b) if so, the reasons therefor; and

(c) what steps the Government would take to get the Madras portion of the Office moved to Hyderabad?

Sri K. Brahmananda Reddy:

(a) Yes.

(b) The Accountant General has not shifted his Branch Office for the reason that full office and residential accommodation could not be provided in advance at Hyderabad for the 400 members of staff working in his branch office at Madras.

(c) The Comptroller and Auditor General of India, has been addressed by the State Government in the matter.
12th December, 1962

Oral Answers to Questions:

3. (a) the reasons why the Co-operative Milk Supply Centre has not been started at Warangal in spite of the fact that the amount required for the purpose has been collected from the public three years ago; and

(b) whether any financial assistance will be made available from the Government of India for running this Centre?
Sri K. Brahmananda Reddy:

(a) The minimum share capital required for a Co-operative Milk Supply Union was not collected. The Union could not also start its work as its Chairman could not be elected. As membership was reduced to less than the statutory minimum, the registration of the Union was cancelled.

(d) Yes Sir, provided a Co-operative Milk Supply Union as per rules is formed.
Oral Answers to Questions: 12th December, 1962 286

Death of a Student in the Examination at Vizag

335—

* 6 (113) Q.—Sri P. Rajagopala Naidu [Put by Sri Ramachandra Rao Deshpande] (Narayankhed): Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that a private student appearing for examination in Andhra University died in Vizag on March, 4; and

(b) whether medical facilities were refused to him by the authorities of the University?

The Minister for Education (Sri P.V.G. Raju):

(a) Yes, Sir.

(b) No, Sir.

Furniture Accommodation in Municipal Elementary Schools

336—

* 186 (1446) Q — Sri A. Sarveswarara Rao (Eluru): Will the hon. Minister for Education be pleased to state:

(a) whether the grants for providing additional accommodation, purchase of equipment, and furniture are given to municipalities in respect of elementary schools taken over by the Government as per G.O. Ms. No. 1150, Education, dated 8 - 4—1959; if so, how much is given to Eluru Municipality; and

(b) if not, the reasons thereof?

Sri P.V.G. Raju:

(a) The answer is in the negative.

(b) G. O. Ms. No 1150, Education dated 8 - 4—1959 does not contemplate the sanction of any non-recurring grant for providing additional accommodation, purchase of equipment and furniture to the Municipalities in respect of schools taken over by Government and their managements entrusted to the Municipalities.

Centralisation of Library Technical Work

337—

* 615 (2407-C) Q.—Sri Vavilala Gopalakrishnamma: Will the hon. Minister for Education be pleased to state?

M. L. A. V-3 (2)
(a) whether any steps have been taken till now to effect the centralisation of all technical work in the libraries department such as classification, cataloguing, inter-library loan, co-ordination of book selection and maintenance of copy right registry, as required under section 8 (i) of the Libraries Act, 1960; and

(b) if not, why?

Sri P. V. G. Raju:

(a) The centralised classification and cataloguing is already done in the District Central Library of the District concerned in respect of books purchased for the District Central Library and its branch libraries. Steps have been taken to loan and borrow books from one library to another and co-ordination of book selection is being done. The maintenance of copy right registry is under consideration of Government.

(b) Does not arise

Shri P. V. G. Raju: Mr. Speaker, Sir, about the Copy Right just now, I had a word with the hon. Member. It is a Central subject, but the hon. Member holds that we may also do something at the State level. One copy of any new book which is printed is sent to New Delhi. I believe that the subject is being dealt with in the Centre more than at the State level. But as the hon. Member has asked me to examine it, I will do so.

Shri P. V. G. Raju: I will have to examine the matter, Sir.

Results of Higher Secondary Examinations in Nellore District

338—

* 286 (1993) Q.—Sri G. C. Kondaiah (Nellore) : Will the hon. Minister for Education be pleased to state

(a) the reasons to withhold the results of Higher Secondary Examinations of some schools in Nellore District this year (1961-62);
(b) the number of students affected by this;

(c) the number of private candidates in whose case the results are withheld among them;

(d) what are the reasons to withhold the results of examinations of S S L C at Atmakur, Butchireddypalem, C. A. M. High Schools in Nellore District; and

(e) whether the Government propose to take effective steps in this regard in future?

Sri P. V. G. Raju:

(a) & (b): Due to suspected malpractice, the results of all the 131 candidates of the Higher Secondary Multi-purpose Examination March, 1962 held at the Government Model Higher Secondary School, Nellore were withheld in the first instance. After enquiry the results of 128 candidates were released, as they were not found guilty. The results of the remaining candidates were withheld on account of suspected malpractice. Their cases have been disposed of in the month of October 1962.

(c) All the three candidates referred to above are private candidates.

(d) The candidates of Atmakur and Butchireddypalem schools appeared at the Butchireddypalem centre for S.S.L.C. and the results of only 2 candidates at this centre were withheld due to suspected malpractice. The results of the candidates of the C A. M. High School, Nellore, were not withheld on account of malpractice, and they were published in the Dailies on 7-6-62 along with the results of other candidates. Five cases of the C. A. M. High School, Nellore are however, still withheld for want of certificates.

(e) Effective steps are already being taken in this regard.

Sri P V.G. Raju: That is there. Whenever malpractice takes place, the results are held up. And some sort of action has to be taken. In this case, only three pupils were caught and their results were held back. The results of 128 pupils have been released in time and they are already admitted into schools and colleges.
Mr. Speaker: But his point is before the time is over..........

(Interuption)

Sri P. V. G. Raju: Yes Sir, that is so. Automatically it was done before time. We have released the results in time for them to join other colleges and schools.

Staff of New Science College, Adilabad

339—

* 286 (16(5) Q — Sri Vithal Rao (Adilabad): Will the hon. Minister for Education be pleased to state;

(a) whether the services of the both teaching and non-teaching staff of the New Science College, Adilabad, now taken over by the Government, have been confirmed; and

(b) if not, the reasons for delay?

Sri P. V. G. Raju:

(a) & (b): The non-gazetted teaching staff and non-teaching staff have all been absorbed into Government service and will be confirmed in due course. Only the question of absorption of gazetted members of the staff is still pending owing to the large number of issues to be settled in respect of each of the members in question vis-a-vis their colleagues who are already in Government service, and the need for obtaining the concurrence of the Public Service Commission.

Non-issue of S.S.L.C. Registers of certain High Schools in Anantapur District.

340—

* 1955 (1823-H) Q.— Sri V. K. Adinarayana Reddy (Ghoaty): Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the S.S.L.C. registers of Guntakal, Tadipatri and Yadiki High Schools in Anantapur District are held up at the office of the Commissioner for Government Examinations, Andhra Pradesh;

(b) if so, what are the reasons for the same; and

(c) will the Government issue orders to the Commissioner for Government Examinations, Andhra Pradesh to despatch all the pending S.S.L.C. Registers immediately to the concerned schools, in view of the heavy inconvenience caused to the students due to inordinate delay in sending them back?
Oral Answers to Questions: 12th December, 1962

Sri P V G. Raju:

(a) & (b). No, Sir

The registers were despatched to the Headmasters of the concerned High Schools on the 21st and 26th of June, 1962. They could not be despatched during the second week of June 1962 along with the certificates of other schools, as the scrutiny of scripts and verification of marks lists could not be completed earlier.

(c) No separate orders are called for in this regard as the Commissioner for Government Examinations is taking all possible steps to expedite the despatch of registers.

Sri P. V. G. Raju. Sir, we have sent them. It has been despatched. The matter is over. As a matter of fact, all the students would have been admitted into the schools and colleges wherever they have passed.

Manufacture of Allopathic Drugs

341—

* 415 (2021) Q.— Sri T. Balakishtaiah (Satyavedu): Will the hon. Minister for Health and Medical be pleased to state:

(a) the number of private medical firms manufacturing Allopathic Drugs in the State of Andhra Pradesh; and

(b) the procedure adopted to fix the standard and potency of the medicines and drugs manufactured by these firms?

The Minister for Health and Medical (Sri Y. Sivar rama Prasad):

(a) There are 62 licenced firms for the manufacture of drugs in this State.

(b) The Rules under the Drugs Act prescribe minimum equipment, hygienic conditions, qualifications and experience of the technical personnel and procedure for the
manufacturing and analysis of drugs. At present, the quality of the drugs is checked by the Department with reference to the records of manufacture and analysis. The Chemical Examiner to the Government, the Assistant Director, Institute of Preventive Medicine and the Government Analysts (Food) have since been appointed as Government Analysts under section 20 of the Drugs Act, to attend to the analysis of Drugs.

**Rural Dispensary in each Block of Nalgonda District**

342—

*543 (2267) Q.—Sri N. Srinivasa Reddy (Nekerkal)*

Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government have directed the Zilla Parishad of Nalgonda to send proposals for one rural dispensary and grant-in-aid dispensary for each block;

(b) the number of proposals received from the Zilla Parishads in this regard? and

(c) the list of the villages suggested by the Zilla Parishad, Nalgonda?

Sri Y. Siriarama Prasad:

(a) No, Sir.

(b) & (c): Do not arise.

§ Questions Nos 343 [*470 (2128)] and 344 [*471 (2129)]

**Brush Making Co-operative Society, Aler**

345—

* (1592) Q.—Smt A. Kamala Devi (Alair): Will the hon. Minister for Industries be pleased to state:

(a) whether it is a fact that Brush making Co-operative Society has been established at Aler, Nalgonda District, during 1956-57;

(b) the number of members in the society together with the share capital collected from each member and the total share capital respectively;

§ Not put and not answered in the House. Hence the Questions and Answers are included in the Proceeding at the end of the Question Hour.
The amounts spent by the Government towards the purchase of the machinery;

d) the value of raw materials purchased for the society from the date of its establishment;

e) the value of its production from its inception till the end of March, 1962; and

(f) the amount of income realised through the sale of its products and the value of goods still in stock?

The Minister for Industries (Sri M. N. Lakshminarasayya,)

(a) The Brush Markers Industrial Co-operative Society, Aler was registered in November, 1955.

(b) There are 36 members in the Society. The share capital collected from each of these members is Rs. 5/- the total share capital collected is Rs. 180/-.

(c) The amount spent for the purchase of the machinery and tools is Rs. 6,325/-.

(d) Rs. 11,093-81 nPs worth of raw materials have been purchased since the inception of the society.

(e) The value of production since its inception till March, 1962 is Rs. 20,415-66 nP.

(f) The income realised by the sale of goods produced is Rs. 20,136-45 nP. Rs. 279-21 nP. worth of goods are in stock.
Challenge is unnecessary. Certainly he will act on the information given by you, because you are all responsible Members. No challenge is necessary, and that is what the Chief Minister says.

Prospecting of Coal Reserves in Nuzvid Taluk by Singareni Collieries

346—

*1668 (2186) Q.— Sri P. Satyanarayana (Palvancha): Will the hon. Minister for Industries be pleased to refer to the answer to Question No 949 on 2-7-1962 and state:

(a) whether the management of the Singareni Collieries Co. Ltd., has conducted prospecting work in Nuzvid Taluk for determining the coal reserves in that area; and

(b) if so, the result thereof?

Sri M. N. Lakshminarasayya:

(a) Yes, Sir,

(b) M/s. Singareni Collieries Co. Ltd., have put six bore holes at various localities in Nuzvid area, Krishna district, for investigation of coal. But none of the bore holes had proved the existence of more than 3" of coal and there is therefore no possibility of getting workable seams at depth.
Yarn Price

*1585 (1674) Q.—Sri G. C. Kondiah and Sri P. Syama sundararao: Will the hon. Minister for Industries be pleased to state:

(a) whether it is a fact that the yarn prices have risen up for the last 6 months causing much hardship to Weavers’ community; and

(b) the steps taken by the Government to reduce the price of yarn so that the price of the handloom cloth may be reasonable giving good scope for the Weavers for production?

Sri M. N. Laxshminarasayya:

(a) Yes, Sir. A statement is placed on the Table of the House.

(b) The supply of yarn to the Handloom Weavers in sufficient quantities, at fair prices is engaging the attention of the Textile Commissioner, Government of India.

Statement Placed on the Table of the House.

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Export of Manganese to Foreign

*1639 (1974) Q.—Sri K. Sanyasi Appala Naidu (Chipurupalli): Will the hon. Minister for Industries be pleased to state:

(a) is it a fact that the State Trading Corporation is the only source to export manganese to foreign countries;

M. L. A. V-3 (3)
(b) if so, what is the benefit given to small mine owners;

(c) will the Government consider to take steps to arrange for the purchase of stocks from the small mine owners instead of major exporters?

Sri M. N. Lakshminarasayya:

(a) No, Sir.

The State Trading Corporation handles only about 50% of the total quota of Manganese. Other traders can also export Manganese, but they have to register their names with the State Trading Corporation.

(b) Does not arise in view of the reply to clause (a) above.

(c) The Government does not buy Manganese from the mine owners.

The State Trading Corporation enters into separate contracts with the mine-owner. Some mine-owners also sell manganese to major exporters other than the State Trading Corporation if prices offered by them are favourable.

Iron-ore in East Godavari District

349—

* 1681 (2229) Q.—Sri Ch. Mallikarjuna (Yellavaram): Will the hon. Minister for Industries be pleased to state:

(a) whether Iron-ore deposits at Bheemavaram, Yellaram Taluk, East Godavari District are being exploited;

(b) if so, the name of the Contractor to whom it was leased out and when the lease period will expire?

Sri M. N. Lakshminarasayya:

(a) Yes, Sir.

(b) Two Mining Leases were granted to Sri P. Janardhana Rao of Vijayawada. They are due to expire by 18—1—1961 and 19—5—1961.
12th December, 1962   Oral Answers to Questions  296

Palm-gur Industrial Co-operative Societies in Mahabubnagar District

(a) whether it is a fact that palm-gur industrial co-operative societies in Molgara, Yapatla Koilkonda, Kosagi and Rajapur villages of Mahabubnagar district have applied for allotment of palmyra and date palm trees.

(b) if so, why the trees have not been allotted so far

(c) whether the Government propose to allot the trees during the year 1962-63; and

(d) whether the Government propose to permit the sale of Neera by the said societies?

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

(a) The answer is in the affirmative.

(b) The Molgara and the Yapatla societies have been allotted 1200 and 550 toddi trees respectively for the current year. The Koilkonda Society could not be allotted any trees due to non-availability of trees in any type. The Kosagi centre had been allotted 900 trees but it failed to obtain the licence. The Rajpura centre applied for 10,000 trees but only 680 trees are available but they have not been allotted as such allotment affects the rentals of Sendhi shops of Ippatur and Badayyapalli.

(c) 1200, 550 and 900 trees are kept in reserve for 1962-63 for the Molgara, Yapatla and Kosagi centres respectively. As regards Koilkonda centre the trees pointed out by the Society pertain to odd year's block only (current year) and hence, trees for this centre could not be reserved.

(d) Under the rules, the Societies are not authorised to sell Neera.
351—

* 1584 (1667) Q.—Sri Vavilala Gopalakrishnayya: Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether the Government received any communication relating to the enforcement of prohibition in the whole State from the Government of India; and

(b) how much amount the Central Government is going to contribute for the loss and for how many years?

Sri M. R. Apparao:

(a) The answer is in the affirmative.

(b) The Centre has not indicated the exact amount. Generally speaking the Centre has indicated that it would be willing to share with the States equally any shortfall in receipts from Excise revenue below the estimates which have been assumed by States in drawing up their Third Plans.

Sri M R. Appa Rao: They said that for the remaining three years of the Third Plan, if we introduce total prohibition, they will equally share the loss; that means, they will share half.

§ Question No 352 [ * 252 (1629) ]

Water Supply in Darsi Taluk

353—

* 359 (1888) Q.—Sri K. Guruswamy Reddy (Kangiri): Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the estimates have been prepared for drinking water supply scheme for the villages of Ullagallu, Kellampalli, Batwaipatram etc., in Darsi taluk, Nellore District;

§ Not put and not answered in the House. Hence the Question and Answer are included in the Proceedings at the end of the Question Hour.
Oral Answers to Questions 12th December, 1962

(b) if so, the estimated amount of expenditure for the said scheme; and
(c) whether the said scheme has been sanctioned?

The Minister for Municipal Administration (Sri A. Venkataramayya):

(a) Estimates based on the preliminary investigation of the scheme, have been prepared;
(b) Rs. 10.97 lakhs for installation and Rs. 23000/- for maintenance.
(c) Detailed investigation has to be conducted. Then after assessing the financial ability of the panchayats concerned and the feasibility of allocating funds by the Zilla Parishad and Government to meet the expenditure involved, the scheme will be sanctioned.

Rural Water Supply in Utnoor

354—

* 496 (2169) Q.—Sri Bhim Rao (Asifabad): Will the hon. Minister for Municipal Administration and Housing be pleased to state:

(a) the number of wells completed under the National Rural Water Supply Scheme in Utnoor Taluk, Adilabad District and the number of wells yet to be completed as per the scheme; and
(b) if so, when they will be completed?

Sri A. Venkataramayya:

(a) 58 wells have been completed so far and 43 wells are yet to be completed.
(b) The 43 wells are under various stages of execution and they are expected to be completed during 1962-63.

(3) ఏంటే కొన్ని మొదలు సాధనాం. 43 సాధనా సాధించబడింది.
356—

§ 582 (23^2) Q.—Sri A. Sarveswara Rao: Will the hon. Minister for Municipal Administration be pleased to state:

(a) when the construction work of the Bridge across the Krishna Canal near Bavisettipeta in Eluru Municipality has been entrusted to any contractor;

(b) whether construction of the said bridge has been completed; and

(c) if not, the action taken by the Municipality and the State Government in this regard?

Sri A. Venkatramayya:

(a) The work in question was let out to a contractor on 10—4—1958.

(b) Not yet.

(c) The Municipality has taken up the remaining part of the work of teakwood decking and forming approaches departmentally and it is expected to be completed in a very short time.

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

357—

* 618 (2414) Q.— Sri B. Subba Rao [Put by Sri Md. Tahaseel] (Bhadrachallam): Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the Government are aware of the fact that the public of Chagalnadu village, in Rajahmundry taluk, East Godavari district are experiencing hardship for want of drinking water;

(b) if so, whether any action is being taken by the Government;

(c) whether the Chagalnadu drinking water supply scheme to put an end to the water scarcity in the said village is under investigation of the Government;

(d) if so, when it will be implemented; and

(e) the estimated expenditure therefor?

Sri A. Venkataramaiah:

(a) to (e): A water supply scheme to provide drinking water facilities to the village in Chagalnadu area, in East Godavari District with the river Godavari as source was considered and dropped for want of funds. The question of providing tube wells in the area was also dropped as being not feasible.
301 12th December, 1962  Oral Answers to Questions:

(2) 99 (5) : The Minister for Municipal Administration (Mr. Jagannadham) stated that 408 houses were proposed to be constructed for the officers of the Middle Income Group in Hyderabad City in 1962 and the name of various localities thereof. The Minister further stated that:

(a) 408 houses have been proposed to be constructed by the Housing Board in the following localities in the City:

1. Premnagar. 86
2. Bholakpur. 22
3. Marredpalli. 12
4. Adikmet. 48
5. Saidabad. 65
6. Banjara Hills. 14
7. Chandulal Bela. 18
8. Banailal Bagh. 14
9. Yousufguda. 100
10. Bhadurpura. 12
11. Mallapally. 17

(b) 100 houses at Yousufguda will be taken up shortly and the balance 308 are under construction.

Middle Income Group Houses in Hyderabad

358 -

762 (2714) Q.—Sri P. Subbaiah: Will the hon. Minister for Municipal Administration be pleased to state:

(a) the number of houses proposed to be constructed for the Officers of the Middle Income Group in Hyderabad City in 1962 and the name of various localities thereof; and

(b) whether any such houses have been constructed and completed?

Sri A. Venkataramayya:

(a) 408 houses have been proposed to be constructed by the Housing Board in the following localities in the City.

(b) 100 houses at Yousufguda will be taken up shortly and the balance 308 are under construction.
408 (a) what are the immovable properties like land belonging to Amaravathi temple in Amaravathi, Guntur

M. I. A. V-3 (4)
(b) the amounts of rent that are being collected from the properties?

The Minister for Religious and Charitable Endowments [Smt. T. N. Sadalakshmi]:

(a) The temple owns about 846 Ac. of land, out of which only Ac. 33-96% are in the actual possession of the temple and the rest with the archakas.

(b) The land in possession of the temple fetches an annual income of Rs. 2850/-. 

Venugopalaswamy Temple Lands at Dammapeta

360—

* 1218 [1966] Q.— Sri P. Satyanarayana: Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) whether it is a fact that four residents of Damma-peta village, Kothagudem Taluk, Khammam District have been cultivating the lands belonging to Sri Venugopalaswamy temple and not remitting the dues to the trustees of the temple;

(b) whether a Joint Petition dated 22—4—1961 from the residents of the said village has been received by the Government;

(c) whether any enquiry was conducted in the matter and

(d) if so, the action taken thereon?

Smt T. N. Sadalakshmi: 

(a) and (b). No, Sir.

(c) and (d). Does not arise.

Appointment of Municipal Commissioners Etc.,

601—

* 1304 [2609] Q.— Sri A. Sarveswara Rao: Will hon. the Chief Minister be pleased to state:

(a) whether there is any proposal with the Government to appoint only law-graduates to posts requiring knowledge of Law and procedure such as Municipal Commissioners, Sales-tax Officers, Income-tax Officers, Executive Officers of Class I Panchayats, Labour Offices and the like? and
(b) if not, whether the same will be considered?

Sri N. Sanjiva Reddy:
(a) No, Sir.

(b) wherever knowledge of law and procedure is considered necessary for the discharge of the duties of any of the posts in Government Departments, a degree in Law is already prescribed for recruitment to such posts and persons possessing such qualifications are appointed to those posts.

P. 2. The Chief Minister : Will the Chief Minister be pleased to state:
(a) whether the police opened fire on 27—4—1982 at Chenchugudem, Nandikotkur, Kurnool District;
(b) the reason for the firing; and
(c) how many injured?

Sri N Sanjiva Reddy:
(a) Yes, Sir.

(b) The Chenchus of Srisailam who were drunk and who were armed with deadly weapons formed themselves into an unlawful assembly and attacked the Head Constable and two police constables of the Srisailam outpost when they intervened to prevent a clash between the Chenchus and theBoothas. The Chenchus inflicted injuries on a police constable.
and attempted to murder the Head Constable with a knife. The other police constable warned the Chenchus and opened fire in self-defence when the lives of the police party were in grave danger.

(c) Two persons.

Sri N. Sanjiva Reddy:

(a) Yes, Sir.

(b) Copy of G. O. Ms. No. 1144, General Administration (Services-C), dated 8-8-1962 is placed on the Table of the House.

Rules for Recognition of Service Associations

603—

* 2084 Q— Sarvasri P. Rajagopalnaidu and S. Vemayya [Put by Sri Ramachandra Rao Deshpande]: Will the Chief Minister be pleased to state:

(a) whether the Government framed new rules governing recognition of Service Associations; and

(b) if so, whether the above rules be placed on the Table of the House?

(a) Yea, Sir,

(b) Copy of G. O. Ms. No. 1144, General Administration (Services-C), dated 8-8-1962 is placed on the Table of the House.
ORDER.

The following notification will be published in the Andhra Pradesh Gazette

NOTIFICATION

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, and in supersession of all the previous orders on the subject, the Governor of Andhra Pradesh hereby makes the following rules:

RULES

1. Short title: These rules may be called the Andhra Pradesh Civil Services (Recognition of Service Association) Rules, 1962.

2. Definitions: In these rules, unless the context otherwise requires:

(a) "Government" means the Government of Andhra Pradesh;

(b) "Government employee", means any person to whom all or any of the provisions of the Government Servants Conduct Rules apply;

(c) "Member" means a member of a service association;

(d) "Service Association" means a service association recognised or deemed to be recognised under these rules and includes a Federation or Confederation of service associations so recognised but does not include an Association, Union Federation or Confederation of Government employees employed in any industrial undertaking owned or controlled by the Government.

3. Recognition of service associations and withdrawal thereof: (1) The Government may, for the purpose of enabling the Government employees to make any representation regarding their conditions of service and matters pertaining thereto for any redress, recognise any service association if it satisfies the following conditions, namely:

(a) the service association shall ordinarily consist of a distinct class of Government employees, but, in the case of a service association relating to the Police or the Jail Department, membership shall be limited to such distinct rank or ranks of employees as the Government may specify
in this behalf. Every such employee belonging to a class or rank, as the case may be, shall be eligible for the membership of the association;

(b) the service association is formed primarily with the object of promoting the common service interests of its members;

(c) the funds of the service association consist exclusively of subscriptions from members and grants, if any, made by the Government and are applied only for the furtherance of the objects of the service association;

(d) no person, who is not a Government employee shall be associated or connected with the affairs of the service association;

2. The Government may withdraw the recognition accorded to any service association after giving an opportunity to that association of making a representation against such withdrawal, if

(a) The services association,—

(i) takes up or supports the cause of any individual Government employee in matters relating to the conditions of his service;

(ii) seeks the assistance of any political party organisation or politician to represent the grievances of its members;

(iii) deviates, except with the previous permission of the Government, from the terms and conditions subject to which it is recognised by the Government.

(iv) allows any person other than a member to address any of its meetings;

(v) holds, except with the previous permission of the Government, a joint meeting with any other service association or union;

(vi) allows its members or its office bearers to take part in any capacity in the activities of any service association of which they are not members,

(vii) engages or assists in engaging in any strike or demonstration of a type which would lead to disorder or other similar activity or incitement thereto;
(viii) maintains any political fund or lends itself to the propagation of the views of any political party or politician;

(ix) starts or publishes any periodical, magazine or bulletin without the previous approval of the Government;

(x) addresses any communication to a foreign authority except through the Government which shall have right to withhold it;

(b) the service association does not confine its meetings only its members or if it permits the proceedings of any meeting to be open to the press or to any person other than a member;

(c) the service association of Government employees in the Police Department or in the Jail Department makes or modifies any of its rules or bye-laws except with the previous approval of the Government.

(d) the service association does not modify any of its rules or bye-laws in such manner as the Government may direct;

(e) the service association does not furnish annually to the Government a list of members and office bearers, an up-to-date copy of the rules and an audited annual statement of its accounts through proper channel after the annual general body meeting so as to reach the Government before the 1st day of July in each year;

(f) the service association does not seek the previous approval of the Government for making any amendment of a substantial character in the rules of the service association and does not communicate any other amendment of minor importance through proper channel for transmission to the Government for information;

(g) the service association does not obtain the previous premission of the Government before seeking affiliation with any other union, service association, or federation;

(h) the service association does not cease to publish any periodical, magazine or bulletin, if directed by the Government to do so on the ground that the publication thereof is prejudicial to the interests of the Government, the Government of any other State, the Central Government
or any Government authority or to good relations between the Government servants and the Government or any Government authority;

(i) any communication addressed by the service association or by any officer on its behalf to the Government authority contains any disrespectful or improper language;

(j) the service association, being a federation or confederation of service associations affiliates any association other than a recognised service association or if it does not disaffiliate a service association, the recognition of which is withdrawn by the Government;

(k) the service association does not comply with any other direction or condition which may be issued or imposed by the Government for the purpose of giving effect to the provisions of these rules;

(3) Nothing in clauses (a) and (b) of sub-rule (2) shall apply to any meeting which is exclusively of a social, literary or cultural character.

(4) A service association which has been recognised by the Government before the commencement of these rules, and in respect of which the recognition is subsisting at such commencement shall be deemed to have been recognised by the Government under these rules and shall continue to be so recognised until that recognition is withdrawn.

4. Representations of service associations.—(1) Notwithstanding anything in the rules for the time being in force relating to the submission of petitions and memorials by the Government employees but subject to the provisions of sub-rules (2) and (3), any oral or written representation made or any deputation led by or on behalf of a service association shall be received by the Government or other appropriate Departmental authority.

(2) The Government may, from time to time, specify the authorities, through which representations by or on behalf of a service association shall be submitted, and by which deputations shall be received.

(3) It shall be open to a Minister or a Departmental authority to refuse to receive any deputation from a service association.
5. **Relaxation.**—The Government may dispense with, or relax the requirements of these rules to such extent, and subject to such conditions as they may deem fit in regard to any service association.

6. **Interpretation**—If any question arises as to the interpretation of any of the provisions of these rules, it shall be referred to the Government whose decision thereon shall be final.

**Government Servants Conduct Rules**

604—

*1353 (2827) Q.—**Sri T. K. R. Sarma:**—Will hon the Chief Minister be pleased to state:

(a) whether the report of the Unithan Committee on Government Servants’ Conduct Rules has been received by the Government; and

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

**Sri N. Sanjeeva Reddy:**

(a) Yes, Sir.

(b) The report is under consideration of Government.

605—

*132C (2667) Q.—**Sri G. Rama Rao [Put by Sri V. Visveswara Rao]** Will the hon Chief Minister be pleased to state:

(a) whether any application was received by Government on 5—7—62 from the Village Munsiff of Pasumarru, in Gudivada Taluk, Krishna District, against the police; and

(b) if so, what are its contents and what action has been taken thereon; and

(c) whether it is a fact that the Police are encouraging some village persons of Pasumarru, Gudivada taluk to cause harm to the life of the Village Munsiff?
Sri N. Sanjiva Reddy:

(a) Yes; Sir.

(b) The Village Munsiiff, in his petition to Government dated 5th July 1962, had alleged that he had submitted reports to the Sub-Inspector, Gudivalleru, and the Tahsildar, Gudivada, stating that some of the villagers had drawn water from a tank in the village for watering their seed beds in utter disregard of a proclamation he had issued, in his capacity as the Village Munsiiff, prohibiting drawing of water from the said tank for such purposes, that some of the villagers who bore a grudge against him on this account had threatened to do away with him and assaulted him and his brother on 2 occasions, but that the local officials, who were indirectly supporting the villagers, had failed to take any action against the offending villagers. He had also alleged that some of the villagers (including a few of his relatives) had conspired to do away with him.

Government had had this petition enquired into by the Superintendent of Police, Krishna but found that the allegations made by the Village Munsiiff were false and baseless.

(c) No; Sir.

Liaison Officer at Delhi

606—

1381 Q.— Sri E. Ayyapu Reddy [Put by Sri P. Anthoni Reddy Anantapur: Will hon the Chief Minister be pleased to state:

whether any Officer was posted at Delhi to act as Liaison Officer of the State Government with the Centre?

Sri N. Sanjiva Reddy: Yes, Sir. The post of Agent to the Government of Andhra Pradesh has been in existence from June 1959.

Sri K. V. Narayana Reddy: What are the duties and functions of this agent?

Sri N. Sanjeeva Reddy: For the purpose of keeping an eye on all important matters relating to the Government or following up action initiated by the Government and keep the senior officers in touch in all important matters and to represent the Government in conferences.
Oral Answers to Questions: 12th December, 1962

Sri K. V. Narayana Reddy: Is any term fixed for this office.

Sri N. Sanjeeva Reddy: Officers may be changing. First there was Mr. Prabhakararao.

Lithophone Industry in Cuddapah District

607—

1684 (2236) Q.— Sri C. Bali Reddi [Pulivendla]: Will hon. the Chief Minister be pleased to state:

When the Government propose to start the Lithophone Industry in Vempalli, Pulivendla taluk, Cuddapah District?

Sri N. Sanjiva Reddy:

There is no proposal to start a lithopone industry in Vempalli, Pulivendla taluk under consideration of Government at present. It may however be mentioned that a proposal for such an industry as a part of coordinate plan for drought affected areas has been included in the proposal sent to the Government of India for their consideration. The exact location of such an industry when approved by the Government of India will be determined by the State Government taking all facts into consideration, such as availability of raw material, technical skill, land, water power and communications etc., and the background of being a drought affected area.

Transfer of Social Welfare Office to Khammam District Head-Quarters

608—

601 (2563) Q.— Sri K. Buchaiah: Will hon the Chief Minister be pleased to state:

(a) the reasons to transfer Social Welfare Office from Yellandu Taluk Headquarters to Khammam District Head-quarters;
(b) whether Government are aware of the fact that most of the Koya caste people are in North portion of Yellandu taluk in some portion of Palvancha Taluk and 3/4 portion of Burgampad taluk;

(c) if so, whether there is any proposal to transfer the said office to Kottagudem; and

(d) if so, when they are going to open the said office?

Sri N. Sanjeeva Reddy:

(a) In his capacity as a District Officer, the Special Social Service Officer (The District Social Welfare Officer) has to attend several meetings at the District level and has to contact other District Officers in connection with several schemes. Hence his office was shifted from Yellandu to Khammam, the District Headquarters.

(b) Yes, Sir.

(c) No such proposal is pending consideration.

(d) Does not arise.

Issue of Konda-Kapu certificates in West Godavary District 609—

714 (2614) Q — Sri A. Sarveswara Rao: Will the Chief Minister be pleased to state:
(a) whether the Konda Kapu Community of West Godavari District has been included in the list of Scheduled Tribes;

(b) Is it a fact that the District Collector and Revenue Divisional Officer, West Godavari are refusing to give community certificates to the students even on the strength of their Secondary School certificates; and

(c) if so, the reasons therefor?

Sri N. Sanjiva Reddy:

(a) Konda Kapu community is already included in the list of Scheduled Tribes throughout the State except in the Districts of Telengana area.

(b) No, Sir.

(c) Does not arise.

Abolition of Social Welfare Department

610—

(a) whether there is any proposal with the Government to abolish Social Welfare Department; and

(b) if so, the reasons therefor?

Sri N. Sanjiva Reddy:

(a) No, Sir.

(b) Does not arise.
Acquisition Cases in Nagarkurnool Taluk

611—

196 (1480) Q—Sri P. Mahendranath (Nagarkurnool): Will hon. the Chief Minister be pleased to state:

(a) the number of petitions pending in the Tahsil Office of Nagarkurnool Mahboobnagar district, regarding the acquisition of land for the construction of houses for the Harijans;

(b) the names of the villages from which the petitions have been received; and

(c) the reasons for the delay in the disposal of the petitions?

Sri N. Sanjiva Reddy:

(a) 46

(b) A list of the villages is in Annexure I

(c) All the cases are in preliminary stage. The Tahsildar has to make spot inspection in each case and to obtain written consent from the Harijans that they would construct houses on the proposed site. The consent of the land owners to part with the land has also to be obtained. Instructions have, however, been issued to the Tahsildar by the Joint Collector, to dispose of the cases expeditiously.

Annexure I

Statement showing the name of the villages in which the Land Acquisition Cases are Pending in the Tahsil Office of Nagarkurnool Taluk, Mahaboobnagar District.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the villages</th>
<th>Sl. No.</th>
<th>Name of the villages</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Waddeman</td>
<td>9</td>
<td>Adryal N/o Chandrikal</td>
</tr>
<tr>
<td>2</td>
<td>Venkatapur</td>
<td>10</td>
<td>Tirmalapur</td>
</tr>
<tr>
<td>3</td>
<td>Nagarkurnool</td>
<td>11</td>
<td>Edutla</td>
</tr>
<tr>
<td>4</td>
<td>Siruwada</td>
<td>12</td>
<td>Munnanoor</td>
</tr>
<tr>
<td>5</td>
<td>Manganoor</td>
<td>13</td>
<td>Nasrullahbad</td>
</tr>
<tr>
<td>6</td>
<td>Mahadevanpet</td>
<td>14</td>
<td>Bijnapalli</td>
</tr>
<tr>
<td>7</td>
<td>Maminsiapalli</td>
<td>15</td>
<td>Karvangá</td>
</tr>
<tr>
<td>8</td>
<td>Tuddurthi</td>
<td>16</td>
<td>Peddapur</td>
</tr>
</tbody>
</table>
17. Vattem
18. Alwanpalli
19. Goureddipalli h/o Gattunellikudur
20. Ganyagul
21. Venkatpur (Pattipalem)
22. Nandipet H/o Karvanga
23. Tadparthi
24. Yendabetla
25. Kodaparti
26. Peddamudnoco
27. Vennacherla
28. Mustipalli
29. Poppepalli
30. Tadlapalli h/o Karvanga
31. Ramreddipalli h o Telkapallli

Starting of Educational Institutions by Girijans

612—

653 (2483) Q.— Sri Ch. Mallikharjuna [Put by Sri Vavilala Gopalakrishnaya] : Will hon. the Chief Minister be pleased to state:

whether there is any proposal before the Government to introduce a 15 years scheme allowing the Girijan boys and girls who have passed the 8th standard to start educational institutions provided they are willing to be governed by the Government rules for which all the expenditure will be met by the Government to ensure for the advancement of the Girijans in these areas?

Sri N. Sanjiva Reddy:
The answer is in the negative.

Coffee plantations and pine-apple orchards in Rampachodavaram

613—

646 (2472)— Sri Ch. Mallikharjuna [Put by Sri Vavilala Gopalakrishnaya] : Will hon. the Chief Minister be pleased to state:
317 12th December, 1962  Oral Answers to Questions:

(a) whether the Coffee plantations and pine-apple orchards raised in the Maredumilli area of Rampachodavaram taluk in East Godavari District are growing scientifically; and

(b) if so, whether the Government propose to grow more of them?

Sri N. Sanjiva Reddy:

(a) Coffee plantations only are raised on strict scientific lines. No pineapple orchards are raised.

(b) Yes There is a proposal under consideration to grow more coffee plantations.

Fuel and Timbar Coupas to Labour Contract Societies

614—

861 Q.—Sri E. Ayyapureddy [Put by Sri P. Anthoni Reddy]: Will hon. the Chief Minister be pleased to state:

(a) whether there is any G. O. governing the allotment of fuel and timber coupes to Labour Contract Societies; and

(b) whether it is being implemented, if not, whether the G. O. has been cancelled?

Sri N. Sanjiva Reddy: The answer is in the affirmative.
Assignment of Lands in Vouveru Reserve Forest

615—

663 (2509) Q.—Sri G. C. Kondaiah: Will hon. the Chief Minister be pleased to state:

(a) whether the Government received any representations on 4—12—1961 and 7—12—1961 from depressed-class people to assign the lands in Vouveru Reserve Forest in Nellore district by disforesting it;

(b) is it a fact that all the district officials including the Chief Conservator of Forests and the then Deputy Chief Minister also visited the place and promised to assign the lands in the said forest situated in S No. 422; and

(c) if so, the reasons for delay in assigning the land?

Sri N. Sanjeeva Reddy:

(a) No presentation dated 7—12—61 has been received by Government. A representation dated 4—12—61 as the Created by Government for disreservatian and assignment of forest land in Vouveru Reserve Forest, that representation related to S.No. 1142 and not to S. No. 422.

(b) The land in S. No 1142 was inspected by the former Deputy Chief Minister along with the Collector of Nellore and the District Forest Officer of Nellore in December 1961.

(c) The matter has been referred to the District Forest Committee and its report is awaited.

Extension Officers of Animal Husbandry

616—

660 (2502) Q.—Sri P. O. Satyanaranaaraju (Kosigi): Will hon. the Chief Minister be pleased to state:

(a) whether the Government are aware that most of the Extension Officers (Animal Husbandry) are only Veterinary Livestock Inspectors; and

(b) if so, the reasons thereof?

Sri N. Sanjeeva Reddy:

(a) No, Sir, Out of the 353 Stage I and II blocks and M. P.s in the State as on 1—4—1962, where Extension Officers (Animal Husbandry) are working, only in 125 blocks M. L. A. V-3 (6)
Veterinary and Livestock Inspectors are working as Extension Officers (Animal Husbandry). In the remaining 228 blocks qualified Veterinary Graduates (B. V. S. Cs) are working as Extension Officers (Animal Husbandry).

(b) This is only as a temporary measure due to shortage of qualified Veterinary Graduates (B. V. S. Cs) and the Veterinary and Livestock Inspectors will be replaced as and when graduates become available from the two Veterinary Colleges in the State.

Sri P. C. Satyavatayana Raju: When are you likely to fill substitutes for graduates?

Sri N. Sanjiva Reddy: As and when available when the Veterinary Doctors are available, we will appoint.

Grain Banks in Telangana Area

617—

339 (1840) Q—Sri A. Ramachandra Raddy (Ramannapet) Sri P. Rajagopal Naidu: Will the hon. Minister for Finance & Cooperation be pleased to state:

(a) the number of Grain Banks in Telangana districts, together with their location.

(b) the names of the said Banks which are functioning,

and

(c) the steps taken by the Government to ensure their proper functioning?

Sri K. Brahmananda Reddy

(a) There are 3527 Grain Banks in the Telangana Districts as on 30—6—1961. The districtwise figures are as follows:

<table>
<thead>
<tr>
<th>Name of the District</th>
<th>Number of Grian Banks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warangal</td>
<td>360</td>
</tr>
<tr>
<td>Hyderabad</td>
<td>137</td>
</tr>
<tr>
<td>Khammam</td>
<td>128</td>
</tr>
<tr>
<td>Adilabad</td>
<td>416</td>
</tr>
<tr>
<td>Karimnagar</td>
<td>664</td>
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<tr>
<td>Nizamabad</td>
<td>550</td>
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<tr>
<td>Medak</td>
<td>501</td>
</tr>
<tr>
<td>Mahaboobnagar</td>
<td>331</td>
</tr>
<tr>
<td>Nalgonda</td>
<td>540</td>
</tr>
</tbody>
</table>
(b) In as much as the number of such banks runs into thousands, the furnishing of names would not be commensurate with the enormous labour and time involved.

(c) The Registrar has issued necessary instructions to the circle Deputy Registrars to liquidate all the dormant grain banks whose affairs were found beyond revival and to revive the activities of the grain banks, which are promising either by converting them as large sized societies by grouping them together or allowing them to continue as such. The progress in this direction is also being watched by the Registrar.

Communal G. O. in Treasury and Accounts Department.

618—

1284 (2504) Q.— Sri T. K. R. Sarma: Will the hon. Minister for Finance & Cooperation be pleased to state:

(a) whether the Government have examined the impact of the recent Communal G. O. on the efficiency of the administration particularly in the Treasury and Accounts Department in the State;

(b) whether the persons belonging to Scheduled Castes, and Backward Classes with only 5 years of service have been promoted as Sub-Treasury Officers as a result of the Communal G. O.; and

(c) if so, what is the number of such promotees during 1961–62?

Sri K. Brahmananda Reddy:

(a) The impact of the recent Communal G. O. on the efficiency of the administration has not been felt to a great extent in so far as Treasury and Accounts Department is concerned, as the number of persons belonging to Backward
Classes, Scheduled Castes and Scheduled Tribes promoted to various categories of posts is very small.

(b) No, Sir.

(c) Does not arise.

Sri P. V. G. Raju : The answer in the affirmative;
(b) The matter is under examination of Government.

Scales of Pay of Lecturers in Khammam Govt. College

619—

523 (2232) Q.— Sri P. Satyanarayana : Will the hon. Minister for Education be pleased to state :

(a) whether it is a fact that the Lecturers in Khammam College have not yet been permitted to draw the scales of pay prevailing in the Government Colleges even though the College in Khammam was taken over by the State Government two years ago; and

(b) if so, the reasons therefore ?

Sri P. V. G. Raju :
(a) The answer is in the affirmative;
(b) The matter is under examination of Government.

Opening of Industrial Training Institute at Kothagudem

620—

524 (2233) Q.— Sri P. Satyanarayana : Will the hon. Minister for Education be pleased to state :

(a) whether the Government propose to open an Industrial Training Institute at Kothagudem, Khammam District; and

(b) if so, when the same will be opened?

Sri P. V. G. Raju :
(a) Yes, Sir.
(b) From November 1962.
Oral Answers to Questions : 12th December, 1962

Regularisation of U.D.Cs in Education Department

621—

* 721 (2637) Q — Sri S. Vemayya [Put by Sri Vavilala Gopalakrishmaya] : Will the hon. Minister for Education be pleased to state:

(a) is it a fact that the services of Upper Division Clerks in the Education Department of the Secretariat have not been regularised for the last 5 to 6 years, and that they are still being continued on temporary basis; and

(b) if so, why?

Sri P.V G. Raju:

(a) The answer is in the negative;

(b) Does not arise.

Sri P. V. G. Raju: The question pertains to upper division clerks. We are regularising whenever there is a vacancy and the temporary hand is regularised.

Sri P. V. G. Raju: We promote from lower division to upper division. Temporary hands are taken at the lower level. When they are promoted, we regularise in the L.D.C. level. In the ordinary course they are promoted.

Selections for Professional Colleges

622—

* 2028 (2667-P) Q.— "Sarvasri G. Latchanna and S. Jagannadham [put by Sri Ramachandra Rao Deshpande] : Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the 17% reservation to Scheduled Castes and Scheduled Tribes and 38% reservation to other Backward Classes provided by G.O. Ms. No. 1890 G. A (Ser-D) Dept., dated 19—12—60 has not been applied in the case of selection of students to Professional Colleges;

(b) whether it is also a fact that the Government have directed the selecting authorities of all the Professional
Colleges to consider the applications of Telegas and Setti Balijas of Rayalaseema within the 25% reservation only; and

(c) if so, the reasons?

Sri P. V. G. Raju:

(a) Yes, Sir. The enhanced percentage of reservations viz, 17% to Scheduled Castes and Scheduled Tribes and 38% to other Backward Classes ordered in G. O. Ms. No. 1899 (G. A. (Ser) Dept dated 19-12-60 for adoption in respect of recruitment to Public Services have not been applied in the case of admissions to the Government Professional Colleges.

(b) Government have not issued any specific directions to the selecting Authority for the selection of candidates to the Government Professional Colleges to consider the application of Telegas and Setti Balijas of Rayalaseema within the 25% reservation only. Orders were however issued in G. O. Ms. No. 3250 S. V. Dept., dated 14-10-61 for the inclusion of Telegas and Kapus of Circar Districts and the Settipalijas of all Districts in Rayalaseema and the remaining Circar Districts of Nellore and Guntur in the list of other backward classes. The existing percentage of reservation for Backward Classes is 25%.

(c) This does not arise.

Training in the Workers’ Education Centre, Hyderabad

623—

* 1.3 (1218) Q. — Sri P. V. Ramana [Kondakarla]: Will the hon. Minister for Health & Medical be pleased to state:

(a) the number of employees of the Medical Department sent to training in the Workers’ Education Centre at Hyderabad during the year 1961; and

(b) the number of them who have not been paid salaries for the period of training together with reasons for the same?

Sri Y. Sivarama Prasad:

(a) Three.

(b) Nil.
Protection to Patients in Eluru Hospital from Animals

624—

* 311 (1773) Q.— Sri A. Sarveswara Rao: Will the hon. Minister for Health & Medical be pleased to state:

(a) whether the Government are aware of the inconvenience being suffered from dogs, pigs and other animals by the patients in the District Headquarters Hospital, Eluru, West Godavari District on account of the fact that a part of the compound wall on the northern side has not been constructed;

(b) whether protection will be provided to the patients in the T. B ward there, from the menace of animals and also from hot winds and showers;

(c) whether steps will be taken to clear off the shrubs adjoining the T. B. ward;

(d) the reasons why a steam plant has not been installed there in the building provided for it long ago; and

(e) since how long the physiotherapy plant has not been in working condition?

Sri Y. Sivarama Prasad:

(a) Yes, there is some menace presented by the dogs and other animals straying in the compound of the Hospital although they cannot enter the main building of the hospital as it is provided with gates. However strict instructions have been given to the staff on duty to drive away those animals whenever they are found in the compound.

(b) Yes, the verandahs are being enclosed by weld-mesh. But there is no question of T. B. patients being protected against hot winds and rains because the patients are accommodated in the wards and on very rare occasions are they put in the verandahs and that too for short periods.

(c) The shrubs are always cleared periodically.

(d) Due to import restrictions the steam plant could not be imported and installed in the building.

(e) For the last about 5½ months.
Colleges to consider the applications of Telegas and Setti Balijas of Rayalaseema within the 25% reservation only; and

(c) if so, the reasons?

*Sri P. V. G. Raju:

(a) Yes, Sir. The enhanced percentage of reservations viz., 17% to Scheduled Castes and Scheduled Tribes and 38% to other Backward Classes ordered in G.O. Ms. No. 1899 (G. A. (Ser) Dept dated 19-12-60 for adoption in respect of recruitment to Public Services have not been applied in the case of admissions to the Government Professional Colleges.

(b) Government have not issued any specific directions to the selecting Authority for the selection of candidates to the Government Professional Colleges to consider the application of Telegas and Setti Balijas of Rayalaseema within the 25% reservation only. Orders were however issued in G. O. Ms No. 3250 S. V. Dept., dated 14—10—61 for the inclusion of Telegas and Kapus of Circar Districts and the Settipalijas of all Districts in Rayalaseema and the remaining Circar Districts of Nellore and Guntur in the list of other backward classes. The existing percentage of reservation for Backward Classes is 25%.

(c) This does not arise.

Training in the Workers' Education Centre, Hyderabad

623—

* 13 (1218) Q.—* Sri P. V. Ramana [Kondakarla]: Will the hon. Minister for Health & Medical be pleased to state:

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(b) the number of them who have not been paid salaries for the period of training together with reasons for the same?

*Sri Y. Sivarama Prasad:

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(b) Nil.
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(c) The shrubs are always cleared periodically.

(d) Due to import restrictions the steam plant could not be imported and installed in the building.

(e) For the last about 5½ months.
12th December, 1962

Oral Answers to Questions:

625—

(a) the total number of Government Hospitals in West Godavari District;

(b) the taluqwise number of beds at present available to the patients; and

(c) whether any steps are being taken to increase the bed strength and other improvements during the year 1962-63?

Sri Y. Sivaramaprasad:

(a) 9.

(b) Government Headquarters Hospital, Eluru .... 250
Government Hospital, Tanuku. 50
Government Hospital, Narsapur. 30
Government Hospital, Kovvur. 32
Government Hospital, Bhimavaram. 16
Government Hospital, Polavaram. 8
Government Hospital, Jangareddigudem. 8
Government Hospital, Tedapalligudem. 8
Government Hospital, Nidadavola. 8

(c) The answer is in the negative.

Sri E. Sarveswara Rao: Will the hon. Minister for Health & Medical be pleased to state:

increase of beds in government hospital in west godavari district.

Free air Par, wire mesh In very rare occasions.

T.B. Patients wards In Godavari.

Government Hospitals in West Godavari District:

- Government Headquarters Hospital, Eluru: 250 beds
- Government Hospital, Tanuku: 50 beds
- Government Hospital, Narsapur: 30 beds
- Government Hospital, Kovvur: 32 beds
- Government Hospital, Bhimavaram: 16 beds
- Government Hospital, Polavaram: 8 beds
- Government Hospital, Jangareddigudem: 8 beds
- Government Hospital, Tedapalligudem: 8 beds
- Government Hospital, Nidadavola: 8 beds
Government Hospitals in West Godavari District

626—

744 (2680) Q.— Sri A. Sarveswara Rao: Will the hon. Minister for Health & Medical be pleased to state:

the taluk wise number of additional beds provided in the hospitals in the West Godavari District and also in the District Headquarters Hospital, Eluru in the years 1961 and 1962 and also the improvements proposed to be made to the hospitals in the District with special reference to the District Headquarters Hospital, Eluru?

Sri Y. Sivarama Prasad:

No additional beds were provided in the Taluk Headquarters Hospitals in West Godavari District during 1961-62. But the bed strength of the District Headquarters Hospital at Eluru was increased from 200 to 250 during 1961-62. No improvements are proposed to the Taluk Headquarters Hospitals and the District Headquarters Hospital during 1962-63 on account of paucity of funds.

Doctors in Primary Health Centres

627—

8410 Q.— Sri E. Ayyapu Reddy [Put by Sri P. Anthoni Reddy]: Will the hon. Minister for Health & Medical be pleased to state:

whether there are any proposals before the Government to permit Panchayat Samithis to appoint on contract basis private practitioners duly qualified to such Primary Health Centres to which the Government are not in a position to post doctors for want of hands?

Sri Y. Sivarama Prasad: No, Sir.

(No Answer)
Health Inspectors

628—

* 894 Q.—Sri E. Ayyapu Reddy [Put by Sri P. Anthoni Reddy]: Will the hon. Minister for Health & Medical be pleased to state:

(a) the authority empowered to effect postings and transfers of Health Inspectors; and

(b) whether there are proposals to post candidates as Health Inspectors in their native districts or in the adjoining Districts?

Sri Y. Sivarama Prasad:

(a) The Director of Public Health.

(b) There was a representation in this regard from the Health and Medical Employee’s Union and Government have agreed to comply with the request as far as possible.

Eradication of Filaria

629—

* 1015 Q.—Sri P. Rujagopala Naidu [Put by Sri Ramachandra Rao Desapande]: Will the hon. Minister for Health & Medical be pleased to state:

(a) the areas in the State where Filaria is rampant; and

(b) the measures taken to eradicate it?

Sri Y. Sivarama Prasad:

(a) Filaria is endemic in the following places:

1. East Godavari District.
2. Kamareddy Taluk in Nizamabad District.
3. Sircilla taluk in Karimnagar District.
4. Siddipet taluk in Medak District.

(b) At present only control measures by way of anti-larval operations using ‘Malarial’ are being adopted as part of the N F. C. P. under the guidance of and in collabo-
oration with the Director, Central Institute of Communicable Diseases. Two Control units are functioning in the State at present, one at Ramachandrapuram in East Godavari District and the other at Kamareddy in Nizamabad District. In addition to these one survey unit is also functioning with Headquarters at Hyderabad.

**Malaria Eradication Scheme in IV Five Year Plan**

630—

* 1016 Q.— Sri P. Rajagopal Naidu [Put by Sri Ramachandra Rao Desapande]: Will the hon. Minister for Health & Medical be pleased to state:

whether the Malaria Eradication Scheme will be continued in IV Five Year Plan period also?

- Sri Y. Sivarama Prasad:

Actually the programme is scheduled to be completed by the end of the 3rd Plan. It is, however, likely that the maintenance phase will be projected into the 4th Plan.

**Allegation Against the Doctor in Chirala Govt. Hospital.**

631—

* 2289 Q.— Sri P. V. Ramana: Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it has been brought to the notice of the Government that the doctor in the Government Hospital at Chirala, Guntur District had attempted to outrage the modesty of a young lady who came there for treatment on 28th August, 1962; and

(b) if so, the action taken thereon?

Sri Y. Sivarama Prasad:

(a) An allegation to this effect has been made against the Doctor.

(b) An enquiry was held and the allegation proved to be totally false.

**Variety Mines in Cuddapah District**

632—

1685 (2236-A) Q.— Sri G. Balireddy: Will the hon. Minister for Industries be pleased to state:
what is the quantity explored from the Baraity mines in 1961-62, in Pulivendla taluk (Cuddapah district)?

*Sri M. N. Lakshminarasayya:*

The hon. member presumably refers to the quantity of mineral Barytes which has been either won or exported. If so, the quantity of Barytes won and exported in 1961-62 is 17,941 tons.

**Asbestos Exported From Cuddapah District**

633—

* 1686 (2236-B) Q -- Sri C. Balireddy: Will the hon. Minister for Industries be pleased to state:

what is the quantity of Asbestos exported in 1961-62 from Pulivendla taluk, Cuddapah District?

*Sri M. N. Lakshminarasayya: Roughly 74 tons.*

**Umbrella Assembling Industry**

634—

* 1878 Q.—Sri P. Rajagopalanaidu (Put by Sri Rama- 
chandra Rao Desapande): Will the hon. Minister for Industries be pleased to state:

(a) whether there is any proposal with the Government to start an umbrella Assembling Industry in our State; and

(b) if so, where it will be located?

*Sri M.N. Lakshminarasayya:

(a) No, Sir.

(b) Does not arise.

**Broadening the Bund of Godavari in Rajahmundry**

635—

* 808 (2806) — Sri B. Subba Rao: Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether there is any scheme to broaden the bund of Godavari from the Municipal Water Works to the Power House in Rajahmundry; and

(b) if so, the extent to which the scheme has been implemented?
Oral Answers to Questions: 12th December, 1962

*Sri A Venkataramayya:*

(a) The answer is in the affirmative.

(b) The work has been executed to an extent of Rs. 25,000/–

(c) Rs. 2,16,144/–

Houses in Labour Colony in Nellore District.

636—

*1411—Q Sri G. C. Kondaiah: Will the hon. Minister for Municipal Administration be pleased to state—

(a) how many houses were built in the Labour Colony in Gudur in Nellore District and the total cost thereof; and

(b) whether it is a fact that the workers, who are living in the colony houses were asked to leave them; and

(c) if so, what are the reasons for the same?

*Sri. A. Venkatrammayya:*

(a) 50 Single Room Tenements for the use of eligible Industrial Workers (other than Government Factories) and one building for a Cooperative Stores were built at a total cost of Rs. 2,16,144/–

(b) The answer is in the affirmative.

(c) They are ineligible to occupy the tenements constructed under the scheme.
Slum Clearance to Chittoor Town

638—

*2374 Q.—Sri C. D. Naidu [Put by Sri Ramachandra Rao Deshpande]: Will the hon Minister for Municipal Administration be pleased to state:

(a) whether the Government granted any amount to Chittoor Town for Slum Clearance purpose; and

(b) whether the Government contemplate to get houses constructed for Slum dwellers in Chittoor Town?

Sri A. Venkataramayya:

(a) The answer is in the negative.

(b) No proposals for under-taking Slum Clearance Projects in Chittoor town by the Chittoor Municipality have so far, been received by the Government. The Government will consider this as and when proposals in this regard are received.

Utilisation of Income of Temples to Educational Institutions.

639—

*1394 Q.—Sri E. Ayyapu Reddy [Put by Sri P. Anthoni Reddy]: Will the hon. Minister for Religious & Charitable Endowments be pleased to state:

§ Not put and not answered in the House. Hence the Question and answer are included in the Proceedings at the end of the Question Hour.
whether there proposals with the Government to utilise or direct a major portion of the income of temples which are having an income more than Rs 50,000/- per annum to educational institutions?

Smt. T. N. Sadalakshmi: No, Sir.

Auditing of Temple Accounts

640—


(a) the system of auditing of temple accounts now in force in the State; and

(b) whether there are proposals to have regularly appointed departmental auditors at least to check the accounts of temples with an income of more than 20,000/- per annum?

Smt. T. N. Sadalakshmi:

(a) In Andhra area accounts of religious institutions having an annual income of more than Rs. 1,000/- are audited by the auditors of the Local Fund Audit Branch of the Department of Treasuries and Accounts. The accounts of institutions with an annual income of less than Rs. 1,000/- are audited by the staff of the Hindu Religious and Charitable Endowments (Administration) Department.

In the Telengana area, the staff of the Endowments Department is entrusted with the auditing of accounts. In some cases where the income is considerable, audit is done by Chartered Accountants

(b) Does not arise.

Veterinary and Live-Stock Inspectors.

241—

*367 (1917) Q.—Sri A. P. Vajravelu Chetty (Kuppan) Will hon. the Chief Minister be pleased to state:

(a) the number of candidates that passed the examination for Veterinary and Live-Stock Inspectors during 1960-61; and
(b) the number of vacancies caused for Livestock Inspectors and number of them filled during that period?

Sri N. Sanjiva Reddy:
(a) 346, Sir, including the students of other States.
(b) 47, All these were filled.

Sheep Rearing Centres in Visakhapatnam District

242—

* 492 (2162) Q — Sri G. Suryanarayana: Ramathirtham Will the hon. Chief Minister be pleased to state:

(a) whether there are any sheep rearing centres in Visakhapatnam district;
(b) if so, their location;
(c) the breeds of the sheep therein; and
(d) whether the said centres are under the management of the Government or under private individuals?

Sri N. Sanjiva Reddy:
(a) Yes, Sir.
(b) (1) Sheep Demonstration Unit at Visakhapatnam,
(2) Mutton Sheep Research station at Chintapalli; and
(3) Sheep section at Livestock Farm, Chintapally.
(c) None at the Sheep Demonstration Unit at Visakhapatnam, being only a propaganda and demonstration unit Mandaya, Nellore and Nilgiri breeds at the other two centres.
(d) Under Government.
Supervisory Staff in Animal Husbandry Department.

243—
* 607 (2400) Q — Srim P. O. Satyanarayana Raju: Will hon. the Chief Minister be pleased to state:
(a) whether any proposal is pending before the Government to increase the supervisory staff in Animal Husbandry Department at the District level; and
(b) if so, where?

Sri N. Sanjiva Reddy:
(a) No, Sir.
(b) Does not arise.

Minor Veterinary Dispensary, Vidapanakal

244—
* 705 (2586) Q — Srim V. K. Adinarayana Reddy: Will hon. the Chief Minister be pleased to state:
(a) whether it is a fact that the staff of the Minor Veterinary Dispensary, located in Vidapanakal village, Uravakonda sub-taluk, Anantapur district have not received their salaries for the past four months; and
(b) if so, the reasons for the same?

Sri N. Sanjiva Reddy:
(a) Yes, Sir, but they have since been paid.
(b) Due to certain unavoidable administrative difficulties.

Deforestation in Upputeru Reserve Forest

245—
* 361 (1892) Q — Srim S. R. Datla (Attili) Will hon. the Chief Minister be pleased to state:
(a) whether any proposal is under consideration of the Government to deforest the forest land remaining after assignment to the political sufferers in Upputeru Reserve Forest of Tasarigutlapadu, Kalvapudi in Bhimavaram taluk, West Godavari district and grant the same to the landless poor in that area for cultivation; and
(b) if so, when?

M. L. A. V-3 (8)
Sn. 5%%7%u% Ra^y :

(a) and (b)
Orders have already been issued by Government for the disreservation to an extent of 7591.09 acres from Upputeru Block II Reserve Forest and for placing the same at the disposal of Revenue Department for assignment to the political sufferers and the landless poor.

Allotment of Spindles in 1962-63

246—

* 1886 (314) Q — Sri Tenneil Viswanatham: [Put by Smt. Roda Mistry] (Jubilee Hills): Will the hon. the Chief Minister be pleased to state:

(a) the number of spindles allotted by the Central Government to this State during the current financial year

(b) whether the state Government have made any recommendations as regards the quotas to be given to individuals or companies in the State;

(c) if so, what are the principles upon which the recommendations were made;

(d) whether a list of those who have been recommended for the quotas will be placed on the Table of the House; and

(e) Whether the Government propose to make any alterations in the recommendations having regard to the Industrial background of the persons or companies to be recommended?

Sri N. Sanjiva Reddy:

(a) 2.25 lakhs.

(b) Yes.

(c) Recommendations were made to suitable and deserving cases which, in the opinion of Government are in a position to establish the industry for which they had applied.

(d) List is placed on the Table of the House.

(e) Does not arise as the Government of India have already issued licences to the 18 cases recommended by the State Government.
<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name</th>
<th>Location</th>
<th>No. of spindles</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri V. Krishna Prasad, Pushkala, Shantinagar, Masab Tank, Hyderabad</td>
<td>Anantapur District</td>
<td>12,000</td>
</tr>
<tr>
<td>2.</td>
<td>M/s Super Spinning Mills (P) Ltd, R. P. &amp; G. T. Colony, Hindupur, (Shri L. G. Balakrishna)</td>
<td>Anantapur District</td>
<td>12,000</td>
</tr>
<tr>
<td>3.</td>
<td>The Andhra Textile Mills (P) Ltd. Proddatur, Cuddapah District, M/s Jaya Traders, Proddatur.</td>
<td>Proddatur, Cuddapah Dt</td>
<td>12,000</td>
</tr>
<tr>
<td>4.</td>
<td>Sree Padma Textile Manufacturing Co., Kodur, Cuddapah Dist, (Shri P. Parthasarathy,)</td>
<td>Kodur, Cuddapah Dt</td>
<td>12,000</td>
</tr>
<tr>
<td>5.</td>
<td>Messrs M. G Brothers, Automobile Dealers, Yemmiganur, (Sri M. Ramanna)</td>
<td>Kurnool Dt.</td>
<td>12,000</td>
</tr>
<tr>
<td>6.</td>
<td>Sri M. K. V. Reddi, Bar-at-Law, 63, Begumpet, Hyderabad.</td>
<td>Nandyal, Kurnool Dt</td>
<td>12,000</td>
</tr>
<tr>
<td>7.</td>
<td>Shri T. N. Venkatasubba Reddi Madanapalle, Chittoor Dt</td>
<td>Madanapalle, Chittoor Dt</td>
<td>12,000</td>
</tr>
<tr>
<td>8.</td>
<td>Chittoor Textile Mills (P) Ltd. (Sri N. P. Chengalraya Naidu, Naidu Buildings, Chittoor Dt.)</td>
<td>Chittoor Dt.</td>
<td>12,000</td>
</tr>
<tr>
<td>9.</td>
<td>Shri V. S. Sivalingam Chettiar, Judge Jambulinga Mudaliar Road, Madras.</td>
<td>Nellore or Chittoor Dt.</td>
<td>12,000</td>
</tr>
<tr>
<td>10.</td>
<td>Vijaya Spinning Mills Ltd. Vijayawada (Sri E. B. V. Raghavaiah)</td>
<td>Krishna Dt.</td>
<td>12,000</td>
</tr>
<tr>
<td>11.</td>
<td>Sri Akkineni Nageswara Rao, 38, Chamiers Road, Madras, 28</td>
<td>West Godavari Dt</td>
<td>12,000</td>
</tr>
<tr>
<td>12.</td>
<td>Shri Bikkani Venkatatratnam, Chodavaram, East Godavari Dt.</td>
<td>Vizianagaram</td>
<td>12,000</td>
</tr>
<tr>
<td>13.</td>
<td>Sri Sai Baba Cotton Mills, Amdalavalsala, Srikakulam Dt. (Boddepalli Narayananamurthi)</td>
<td>Amdalavalsala</td>
<td>12,000</td>
</tr>
<tr>
<td>14.</td>
<td>Adilabad Cotton Mills Ltd. (Surajmal Dulichand, Tobacco Bazar, Secunderabad)</td>
<td>Nirmal, Adilabad Dt</td>
<td>12,000</td>
</tr>
</tbody>
</table>
15. Sri Kishenlal Nathamal Adilabad Nizamabad 12,000
16. Warangal Cotton Mills Ltd. Mahaboobnagar Dt. 12,000
(Revindrakumar & Co Secunderabad.)
17. Deccan Spinning & Weaving Mills Hyderabad 12,000
Ltd. (Sri Raja Rameshwar Rao Green Gates, Saifabad, Hyderabad).
18. Shri T. G. V. Naidu, 143 Kingsway, Secunderabad

Smt. Roda Mistry: Sir, the individuals whose names have been recommended, we presume, are promoters of companies. Have they given any details of the companies which they wished to promote? If not, is the Government going to demand these details before the issue of spindles to these individuals within a given time limit?

Sr N. Sanjiva Reddy: Individuals applied first. I think the company was formed later. Therefore there are no details which I can possibly supply. Any way the spindles have already been allotted and there is no question of allotting spindles now. And if they have finances and capacity for construction of factory, naturally every assistance will have to be given to them since already a licence has been given.

Sri N. Sanjiva Reddy: 18 thosr were. I do not know the details of all the 18 people. They are struggling to build up their share capital and all that. To what extent they have done we will watch the progress.

Smt. Roda Mistry: We are told by the honourable Chief Minister that the spindles have been allotted. But should not the company give atleast the details of what they intend to do some time before the setting up of the company or atleast before drawing their quota?
Sri N. Sanjiva Reddy: No, Sir. The point was that individuals applied for licence and they were given on individual basis only. Later on they formed a company with the assistance of others and then they will build up the share capital, loans and all that.

Q. 1. A. P. V. Chetti: I think within a couple of years they must be able to do it. I think they must be able to do it within a couple of years. I think they must be able to do it within a couple of years. I think they must be able to do it within a couple of years.

Allotment of spindles in 2nd & 3rd plan periods

247—

* 1519 (1125) Q.— Sri A. P. Vajravavelu Chetti: Will hon. the Chief Minister be pleased to state:

(a) how many spindles have been allotted to Andhra Pradesh during 2nd and 3rd Five Year Plan periods;

(b) how many have been utilised so far during the respective periods;

(c) how many of them were utilised by persons or institutions residing within the State and outside the State respectively;

(d) if any spindles were not utilised, the reasons for the same; and

(e) what are the facilities given to the industrialists utilising the spindles?

Sri N. Sanjiva Reddy:

(a) No specific allocation of spindles was made to the State during the 2nd Plan period. However, licences for four new units and expansion of one existing unit were issued by the Government of India with a total spindleage of 57,100 spindles. The Government of India made an allocation of 2,25 lakhs spindles for new units during the 3rd Plan period for which licences have recently been issued by them. Licences have also been issued during 1961 and 1962 for expansion of five existing units with a total spindleage of 26,160 numbers.

(b) 29,600 spindles in the Second Plan period.
(c) Two—one is residing within the State and the other is outside the State.

(d) Two are under various stages of implementation. Effective steps are said to have been taken by another mill to implement its expansion programme. Utilisation of spindles recently licensed under the Third Five Year Plan allocation will naturally take some time.

(e) Facilities for acquisition of land where required, procurement of water and power, assistance in obtaining import licences where necessary are generally given to industrialists. These will also be made available to those who have been granted licences for establishment or expansion of spinning mills.

Outside the State licence has been refused. It is an old case.

1. Sarvaraya Textiles It is now working.
2. Tirupathi Cotton Mills, Renigunta.
3. Venkatachalapathi Mills, Puttur (Chittoor Dt.)
5. Andhra Co-operative Spinning Mills Thimmancherla Guntakal.

Outside the State licence has been refused. It is an old case.

Castor Seed Crushing Mill In Devarkonda Taluk

* 1509 (761) Q.— Sri P. Parvatha Reddy [Peddagvoora] : Will hon. the Chief Minister be pleased to state:

(a) whether there is any proposal before the Government to establish a Castor-Seed Crushing Mill in Devarkonda Taluk Nalgonda district during 1961-62; and
(b) if so, whether the report of the survey conducted before starting of the work will be placed on the Table of the House?

Sri N. Sanjiva Reddy:

(a) A proposal for establishing a Castor Seed Mill in Devarakonda at a cost of Rs 25 lakhs has been included in the pilot plan drawn up by the Government for development of chronic draught affected areas in Andhra Pradesh and has been forwarded to the Government of India. The implementation of the scheme during 1962-63 depends upon acceptance of the pilot plan by the Government of India.

(b) No detailed survey as such has been conducted before formulating the proposals Nalgonda being the largest castor seed growing District in A. P. adequate raw material would be forthcoming for starting a castor seed mill.

Location of Steel Plant

249—

1556 (1415) Q.—Sri Md Ismail [Samalkot]: Will hon. the Chief Minister be pleased to state:

(a) whether the Govt., of India have agreed to locate the proposed steel plant in the Andhra pradesh; and

(b) if so, the place where it will be located?

Sri N. Sanjiva Reddy:

(a) and (b):

The Government of India have indicated that the proposal to locate a steel plant in the Bailadilla-Vishakhapatnam area in the fourth plan is under consideration as in the case of other suitable locations, and the matter is still in a preliminary stage. It has been indicated that the request of the State Government would be kept in view.

In so far as location of pig Iron plants in the private sector is concerned, a licence has been issued to Kalinga Industries for locating a plant at Yellandu with a capacity of 1 lakh tons per annum. A similar licence is understood to be under issue to the Andhra Cement Co., Ltd., for manufacture of sponge iron.

The Andhra Pradesh Industrial Development Corporation Ltd., which is a Government owned Corporation has also recently applied for a licence for an Integrated Plant to
undertake manufacture of pig iron and Kalsit, at Kothagudem. Thus, along with another application from a private party are now with the Government of India.

**Increased Production in Rajahmundry Paper Mill**

250—

* 1614 (1858) Q — Sri A. Ramachandra Reddy : Will hon. the Chief Minister be pleased to state: (a) whether the Scheme prepared by the Government under the 2nd Five Year Plan to increase the production of the paper mill at Rajahmundry from ten tons to fifteen tons was implemented; and

(b) if so, the result thereof?

Sri N. Sanjiva Reddy:

(a) The expansion scheme of the Andhra Paper Mills, Rajahmundry to increase the production of paper from 10 tons to 60 tons per day is under implementation. This Scheme is a spillover scheme carried over from the II Five Year Plan to III Five Year Plan.

(b) Does not arise, as the implementation has not been completed.

Sri A. Ramachandra Reddy: The per day production 20 tons.

Sri N. Sanjiva Reddy: The machinery for 10 tons to 60 tons we have ordered for the machinery and we have already got crores worth of machinery and the other machinery is yet to come. So, during the process of the arrival, of the machinery, the production will not go up.

Sri N. Sanjiva Reddy: I have said, sir, that we have ordered for the machinery. Already machinery worth a crore and odd has arrived and about 3 to 4 crores worth of machinery is yet to come and the process has begun. It will take another two years for the complete installation of the machinery.

Sri A. Ramachandra Reddy: Machinery 20 tons, 20 tons.

Sri N. Sanjiva Reddy: Factory Rajahmundry.
Ural Answers to Questions: 12th December, 1962

Q. 10. हस्ताक्षर (समाप्त) : Site location तथा अन्य

अन्तर्गत। इसके बाद, इसके प्राप्ति के साथ।

Q. 15. हस्ताक्षर: इसके बाद, इसके प्राप्ति के साथ। Site में किन्हीं दीर्घ, उल्लेखित वित्तीय स्थल। इसके बाद, स्थानीय sites की विशेषता। इस्तीफे की स्थायी निर्देशन।

Q. 15. हस्ताक्षर: स्थल विशेष विशेष अनुबंध

मत्स्य स्थल की विशेषता। इसके बाद, इसके प्राप्ति के साथ।

Q. 15. हस्ताक्षर: स्थल विशेष विशेष अनुबंध

Urdhu—Speaking Non—English—Knowing Employees

321—

* 1171 (1686) Q.—Sri G. Saidiah [ Gajwal ] Will hon. the Chief Minister be pleased to state:

(a) Whether it is a fact that the Government directed that all Urdu-speaking non—English—knowing employees should compulsorily retire from service before June 1962 ?

(b) Whether Government received any representation from citizens of Hyderabad and from Mr. Chander Srivatsov, Secretary, Anjuman Tahafuz Urdu against the above said orders; and

(c) if so, the reasons for the decision taken by the Government and the important points of the memo submitted by the Anjuman Tahafuz Urdu, dated 21—5—1962 ?

A: (a) No.

(b) The Government received representations from some citizens of Hyderabad and from Mr. Chandar Srivatsov, Secretary, Anjuman Tahafuz Urdu, alleging that Urdu speaking non—English knowing employees are being compulsorily retired. The allegation is incorrect.

(c) (i) Regarding the reasons for Government's decision, the question does not arise.

M. L. A. V-3 (9)
The memorandum submitted by the Anjuman Tahafuz Urdu referred to the injustice entailed in the compulsory retirement of Urdu speaking non-English knowing personnel in Government service and requested that such personnel may be treated on par with others.

Wells to Harijans in Kalahasti Taluk

323—

* 72 (883) Q.— Sri P. Singarajah: Will hon. the Chief Minister be pleased to state:

(a) the number of drinking water wells sunk by the Government for the Harijans in Kalahasti Taluk, Chittoor District, and for which the construction of the wall only was done upto the ground level without any parapet and the platform;

(b) Whether the Government propose to issue orders for the early construction of parapet walls and platforms to the said wells; and

(c) if so, when?

A: (a) Altogether 13 wells have so far been constructed for Harijans of the Kalahasti Taluk, Chittoor District. There is no well work which has been finalised without the parapet wall.

The construction of Platform is not generally included in the estimates. It is taken up afterwards. If it is taken up soon after the completion of well, it develops cracks due to unequal settlement of earth.

There is only one well at Chintalapalem village where no platform has so far been constructed;

(b) & (c): The estimates have been referred to the Standing Committee of the Zilla Parishad for approval. It will be completed after the approval of the Standing Committee.

Auctioning of Fruit Trees in Shadnagar District.

328—

* 1967 (1823J) Q.— Sri Damodar reddy [Shadnagar]: Will hon. the Chief Minister be pleased to state:

(a) the Department which auctioned the fruit trees in the “Gairon” of the villages of Shadnagar Taluk, Mahabubnagar District during 1961-62; and
(b) whether the Government propose to order that the income from the fruit trees in the "Gairan" of the villages of the Panchayats belongs to the concerned village Panchayats?

A: (a) The Forest Department auctioned all the fruit bearing trees except custard apple, in the Gairan lands (unreserves) of the villages of Shadnagar Taluk, Mahabubnagar District during 1961-62, while the Revenue Department auctioned the custard apple trees in these lands.

(b) No such proposal is under the consideration of the Government.

Collective Farming Societies in Visakhapatnam

* 467 (2120) Q.—Sri G Suryanarayana: Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) whether there are any collective farming societies in Visakhapatnam District;

(b) the number of the said societies under the management of the Government;

(c) the names of the areas where the societies have been established; and

(d) the financial aid given so far by the Government in the case of each society?

A;— (a) No.

(b) (c) & (d): Do not arise.

Hospital at Udayagiri

* 470 (2128) Q.—Sri K. Ramayya Chowdary [Nandepad]: Will the hon. Minister for Health and Medical be pleased to state:

whether any proposal is under consideration of the Government for the development of the hospital at Udayagiri, Nellore District?

A: The answer is in the negative.

Treatment of T.B. Patients in Marripadu Health Centre

* 471 (2 29) Q — Sri K Ramaiah Chowdary: Will the hon. Minister for Health and Medical be pleased to state:
whether any proposal is under consideration of the Government to provide for the treatment to the T.B. patients in the hospital of Marripadu Health Centre in Udayagiri Block, Nellore District?

A:— The answer is in the negative.

**Prevention from Flourine**

352—

* 251 (1629) Q — Sri M. Ramgopal Reddy: Will the hon. Minister for Municipal Administration be pleased to state:

(a) the measures so far taken to protect people from the bad effects of flourine;

(b) the areas where this flourine is existent in drinking water; and

(c) whether there are any schemes before the Government for the supply of flourine free drinking water in the areas; and

(d) if so, the particulars thereof?

A:— (a), (b), (c) and (d):— Flourine in drinking water exists in the villages of Darsi, and Poduli ranges and Kanigiri taluk of Nellore District, Markapur Taluk of Kurnool District Chodavaram taluk of Visakhapatnam District and Guntakal taluk of Anantapur District and upland and hilly taluks of Guntur and Chittoor Districts, in excess of permissible limits. Flourine also exists in negligible quantities in Pathikonda, Nalgonda, Bhongir, Kamarredy, Medak and certain areas of Ongole, Macherla and Narasaraopet taluks of Guntur District and Kadiiri and Talupala ranges of Anantapur District.

The only possible way to avoid drinking of the flourine effected water is to provide protected water facilities either from the existing water sources removing flourine content or from other sources in the neighbourhood. In most of the areas water sources free from flourine are not available in the neighbourhood.

No economic method of deflouridation has been evolved so far and research is being conducted in the Central Public Health Research Institute, Nagpur, on this subject. The question of providing protected water in such areas by linking the Irrigation Projects like Nagarjunasager which are in the neighbourhood, is under examination in consultation with technical experts.
Well Water at Garimnapenta

355—

* 548 (2281) Q.—Sri K Ramaiah Chowdary: Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the water of the well sunk under the Rural Water Supply Scheme in Garimnapenta Udayagiri taluk, Nellore District is being put to use by the public; and

(b) if not, the reasons therefor?

A:— (a) and (b): The water of the well referred to is not being put to use by the public as it is found to be saline.

Octroi Duty on Medicines.

637—

* 2173 Q.—Sri S. Vemayya [Buchireddipalem]: Will the hon. Minister for Municipal Administration and Housing be pleased to state:

Whether there is any proposal to remove Octroi duty on medicines by the Municipal Corporation of Hyderabad;

A:— (a) Even now medicines are not liable to the levy of Octroi duty under the provisions of the Hyderabad Municipal Corporations Act, 1955.

GOVERNMENT BILL


On a point of order, Sir. This Bill was published only on the 5th December 1962; today is only 12th. There is hardly 7 days time. Rule 97 (4) says 7 days, 8 days 10 more and so on. Rule 103 says 7 days. If the Gazette is received after permission is given, sub Rule 97, sub rule (4) says "The period of notice of motion for leave to introduce a Bill under this Rule shall be seven days expiring on the day previous to the day on which the
motion is made” 7 days. The Speaker allows the motion to be made at shorter notice."

Rule 97: “Any member desiring to move for leave to introduce a Bill, shall give notice of his intention, and shall, together with the notice, submit a copy of the Bill.” After leave is obtained, publication comes. The ‘notice’ mentioned in sub-rule (4) is vague. I can use my discretion; this is done not only now; it is in practice for so many years; it has been going on like that for so many years. I have decided that in future unless leave of the House is obtained, no Bill shall be moved so that the procedure should be gone through. But the previous practice has been that the Speaker has been using his discretion and waiving notice. This is for the information of the Government. In future unless leave of the House is obtained, no bill shall be published.

Mr, Speaker: I have waived notice under Rule 97 (4) which reads thus:

“The period of notice of a motion for leave to introduce a Bill under this rule shall be seven days expiring on the day previous to the day on which the motion is made unless the Speaker allows the motion to be made at shorter notice.”
Sri V. Visweswar Rao: Under Rule 97 (2), if the Bill is a Bill which under the Constitution cannot be introduced without the previous sanction or recommendation of the President, or the Governor, as the case may be, the member shall annex to the notice such sanction or recommendation — इसी प्रकार:

Mr. Speaker: After Governor's recommendation is received the Government obtained my consent and the delay was due to that. The Governor also has sent his recommendation. Till the Governor's recommendation is received I did not give my consent. It is only after that notice has been published.

Mr. Speaker: There is no point in raising any objection now. In the Business Advisory Committee all the Leaders of the Parties were present and having agreed that this Bill should be taken up to-day for consideration, there is no point in raising an objection and asking for postponement.

Mr. Speaker: All the formalities were observed. There is absolutely no irregularity.
consolidation of the asses. Governors assent assent to the consolidated
money bill. As a Money Bill, consolidation is not necessary, in consideration
of the following matters:

Mr. Speaker. All these points were considered in the Business Advisory Committee meeting.

Sri K. V. Narayana Reddy (Kamalapur): Under Rule 97, the Speaker has got the discretion. But our submission is that this is a hasty legislation; this is an important Bill and it is not a consolidated Bill; it is a Money Bill. Article 199 of the constitution gives definition of Money Bill thus: "A Bill shall be deemed to be a Money Bill if it contains only provisions dealing with or any of the following matters, viz., imposition, abolition, remission alteration or regulation of any tax."

In the Statement of Objects and Reasons it is clearly mentioned that it is a levy of tax. Hence I want a ruling. If it is a Money Bill there should not be so much haste.
Government Bill: 12th December, 1962 350

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Therefore suddenly now I do not want to take the Government by surprise by asking them to obtain the leave of the House as a last case. In fact in one case, I wanted to refuse also and passed orders accordingly on the file-perhaps on this same file. But on account of the urgency of the matter, finally I decided to waive notice by using my discretion. Of course you can say sufficient time is not given for the Members. There is no force in saying that the members are being taken by surprise and all that. I disallow all the objections and ask the Minister to proceed.

Mr. Speaker: If there is anything like that we will see.

Sri Vavilala Gopalakrishnayya: One thing is if anybody says it is not a money bill we are contesting that

Mr. Speaker: It is only after the Governor’s recommendation has been received that I used my discretion.

Sri Vavilala Gopalakrishnayya: It is only because this is a Money Bill that the Governor’s consent had to be obtained.

Mr. Speaker: That is all right. All the formalities have been observed. It is only after the Governor’s recommendation has been received that I used my discretion.

Sri B. V. Gurumurthy: Sir, I beg to move:

“That the Andhra Pradesh Motor Vehicles Taxation Bill, 1962 be read a first time.”

Mr. Speaker: Motion moved. (pause)

M. L. A. V-3 (10)
Mr Speaker: I have to announce that amendment to the Andhra Pradesh Motor Vehicles Taxation Bill, 1962 will be received in the Assembly Office up to 3 p.m. to-day, i.e., 12-12-1962.
is permitted to carry' to 80 lbs. of cargo, unless the vehicle is carrying passengers or goods which are legally permitted to be carried on the road other than by the vehicle in question. However, if the vehicle is carrying more than 80 lbs. of cargo, then the maximum rate for such vehicles shall be increased by a specified percentage.

(Mr. Deputy Speaker in the Chair)

Clause 8 provides for maximum rates under certain classes of traffic, including toll tax. Clause 8(2) states that the maximum rate for public conveyances shall be determined by the Government and may be increased by a specified percentage. This clause also includes provisions for relief and other benefits to be provided to public conveyances.

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

The Government may by notification,

(a) grant an exemption, make a reduction in the rate or order other modification not involving an enhancement in the rate of the tax payable—
Government Bill: 12th December, 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

(i) by any persons, or class of persons, or

(ii) in respect of any motor vehicles or class of motor vehicles running in any particular area; and

(b) cancel or vary such exemption, reduction or other modification.

Clause 3: Maximum rates Schedule 5

Clause 3: Maximum rates Schedule 5

Schedule 5: Maximum rates Schedule 5

Clause 8: Maximum rates Schedule 5

Schedule 6: Maximum rates Schedule 6

Goods and Vehicles Surcharge

Goods, Vehicles Tax

Bus operators, Lorry Operators

They have got the discretionary right. Discussion on point 3. Mr. Visweswararao will open the discussion.
(1) mileage 
(2) Collect 

per seat 

compound 

per seat 

compound 

per seat 

compound 

per seat 

compound 

per seat 

compound 

per seat 

compound 

per seat 

compound
(iv) Vehicles permitted to carry more than six passengers and not plying exclusively in the cities of Hyderabad and Secunderabad or in the Municipalities aforesaid;

(a) for every seated passenger (other than the driver and the conductor) which the vehicle is permitted to carry.

(b) for every passenger (other than a seated passenger the driver and the conductor) which the vehicle is permitted to carry."

Government Bill: 12th December, 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962
357
12th December, 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Government Bill:

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

The bill seeks to amend the Motor Vehicles Act, 1959, to introduce a new tax on owners of motor vehicles. The tax will be levied at the rate of Rs. 200 for vehicles between 200 and 212 cm³, Rs. 7,820 for vehicles between 14738 and 15065 cc, and Rs. 212 for vehicles between 8636 and 8855 cc. The newly introduced tax will be in addition to existing taxes on vehicles. The bill also provides for the registration of vehicles and the issue of licenses to their owners. The bill seeks to ensure that motor vehicle owners pay their share in the cost of maintaining the roads and providing other facilities for the safe and smooth movement of traffic. The bill is expected to generate revenue for the state government and will help in the development of the roads and highways system.
Government Bill: 12th December, 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

On motion of Shri E. R. Reddy, Mr. V. N. Reddy seconded, the Bill was passed by the House.

M. L. A. V-3 (11)
Government Bill:
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Vehicle Inspector shall issue a certificate of registration. Any person who is in possession of a vehicle and is in violation of the terms of the certificate shall be liable to a penalty of 40 rupees. Any person who fails to produce the certificate of registration shall be liable to a penalty of 100 rupees. Any person who obstructs the Vehicle Inspector in the performance of his duty shall be liable to a penalty of 500 rupees. Any person who corrupts or is under the influence of drugs shall be liable to a penalty of 1000 rupees. Any person who extension of route beyond Zone A or Zone B or Zone C or Zone D shall be liable to a penalty of 2000 rupees. Any person who falsifies or destroys the Certificate of Registration shall be liable to a penalty of 10000 rupees. Any person who submits false or incomplete information shall be liable to a penalty of 5000 rupees. Any person who fails to pay the tax within 10 days shall be liable to a penalty of 5000 rupees. Any person who defaults in paying the tax within one quarter shall be liable to a penalty of 10000 rupees. Any person who fails to pay the tax within one quarter shall be liable to a penalty of 50000 rupees.
Government Bill.  12th December, 1962  360
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

...
Mr. Deputy Speaker: He is giving observations now

Mr. Deputy Speaker: The hon. Member will continue now and close very soon.
Government Bill: 12th December, 1962 362

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

...
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

7–8. 0 surcharge surcharge 22 maximum limit 0 traffic vehicle

exempt exempt exempt exempt

per seat, per quarter vehicle 2400 40

shall exempt shall be exempt 10,000 800

Surcharge Surcharge

shall exempt shall be exempt

Surcharge uniform taxation

land legislation

land legislation

land legislation

38

Cover Cover

Cover Cover

65

Transport Companies

Transport Companies

Transport business

Transport business

52

buses 2500

buses 2500
Government Bill :  
12th December, 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

vehicles used and kept for use. Kept for use delete this sentence. Licence fee 7 rupees 75 for tax payable. Licence fee 15 rupees 60 for tractors and other agricultural operations and 15 rupees 60 for market places etc. License fee 40.50 for bus operators and 50 rupees for seize vehicles. Bus seize under Section 22 of the Motor Vehicles Act. 15 rupees for bus operators and 50 rupees for seize vehicles. Agricultural operations 15 rupees 60 for market places etc. Taxation Bill to consolidate tax, surcharges and consolidate the provisions of the Motor Transport Taxation Bill. National Highways and State Highways roads maintenance charges 300 rupees per mile, per seat per trip. Maintenance charges for National Highway roads 400 rupees per mile, per seat per trip. Maintenance charges for State Highways roads 500 rupees per mile, per seat per trip.
12th December, 1962

Government Bill:
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Nationalisation is a process of nationalising the Forest Department. The principal objective of this Bill is to amend the Forest Department Act, 1950, to bring it in line with the Nationalisation Act, 1946, so that the Forest Department can be brought under the control of the State Government.

Section 1: The Nationalisation Act, 1946, shall apply to the Forest Department of the State of Andhra Pradesh as if it were an autonomous body.

Section 2: The Forest Department shall be managed by a Managing Director appointed by the Government of Andhra Pradesh.

Section 3: The Forest Department shall have the power to regulate the movement of vehicles within the State.
Government Bill: 12th December, 1962
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

1st class roads rates 3. II class roads rates 5.

Per seat per mile 1st (10 per cent) rate 300.

Private services 1st (10 per cent) rate 300.

Headquarters 1st (10 per cent) rate 300.

Permits.

M. L. A. V-3 (12)
Government Bill:
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Madras: 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Mr. Speaker,

Mr. Speaker, the objects and reasons of this Bill were stated in the Budget Speech of 1962. The Bill is a response to the increasing need for revenue generation and the desire to ensure fair taxation. It introduces a new system of taxation on motor vehicles, which will be based on a profit basis. The Bill provides for special facilities for large-scale businesses and private services.

The Bill aims to modernize the existing tax structure and integrate various surcharges. The integrated Bill will provide for the imposition of a surcharge on integrated business, and the rates will be determined on the basis of the statement of objects and reasons.

The Bill is designed to prevent hasty legislation and ensure that the taxation system is exact and transparent. It aims to elicit public opinion and ensure that the Bill is passed by the Legislative Assembly. The Bill is co-operative in nature and aims to work with the Congress party to ensure its success.

I request that the Bill be passed into law as early as possible.
public opinion widely time 1000 94000 50. Section 9 vast powers regional imbalance . Buses P.W.D. roads cart tracks . Section 9 vast powers . Section Concessions pass objection 1930 Nationalization of buses, bus, cart tracks P.W.D. roads vehicles . Daily milage 50, 60, 70 cart tracks . cart tracks mileage . cart tracks P.W.D. roads vehicles comparative study . New rate prevailing in Andhra Rs. 8100/- the tax now prevailing in Andhra Rs. 8100/- difference 7300/- daily, collections compare daily collections in Andhra area in a 40 seat bus which covers an average 150 miles per day is Rs. 20/- of the rate of 5 N.P. per mile
total permitted mileage, daily collections, total as per the Budget. 14,823/- for expenditure side. P. W. D. 34,167/- for statistics. daily permitted mileage, daily permitted mileage up to 80 miles 22.80/- permitted mileage up to 70 miles 23.50/- basic licence fee 12.50/- surcharge 87.50/- the existing rate of tax-including surcharge 67.50/- proposed tax according to this Bill 85.60/- proposed tax according to this Bill 85.60/- provided survey and figures 92.00/- daily permitted mileage existing rate of tax-including surcharge 67.50/- proposed tax according to this Bill 85.60/- provided survey and figures 92.00/- daily permitted mileage existing rate of tax-including surcharge 67.50/- proposed tax according to this Bill 85.60/- proposed tax according to this Bill 85.60/-
Hasty legislation shall have the meaning assigned to them in the Motor Vehicles Act.

Survey report, permitted mileage, Cart track roads, P.W.D. roads, comparative study, notification issue, cart track roads, P.W.D. road, carriage, road, notification issue, cart-track stage, carriage, road, notification issue.
Government Bill:
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

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P.W.D. roads are subject to a 64% higher tax. Fair weather roads incur a smaller
58.00% increase. W.D. roads are not subject to any increase. Roads are
determined on the basis of weather conditions.

P.W.D. roads incur a smaller increase. Fair weather roads incur a smaller
increase. W.D. roads are not subject to any increase. Roads are
determined on the basis of weather conditions.

The increase in tax is 67.50% for W.D. roads. The increase in tax is 58.00% for Fair weather roads.

In conclusion, the increase in tax is determined on the basis of weather conditions.

On roads subject to a 64% higher tax, the increase in tax is 67.50% for W.D. roads. The increase in tax is 58.00% for Fair weather roads.
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

12th December, 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

50. (1) Every vehicle, whether new or second-hand, which is to be licensed for the purpose of
registration and registration or registration, shall be assessed for taxation. The amount of
assessment shall be paid by the owner of the vehicle.

2. If any vehicle is registered for the first time, the amount of assessment shall be paid by
the owner of the vehicle before the vehicle is registered.

3. If any vehicle is registered for the first time, the amount of assessment shall be paid by
the owner of the vehicle before the vehicle is registered.

4. If any vehicle is registered for the first time, the amount of assessment shall be paid by
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5. If any vehicle is registered for the first time, the amount of assessment shall be paid by
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6. If any vehicle is registered for the first time, the amount of assessment shall be paid by
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7. If any vehicle is registered for the first time, the amount of assessment shall be paid by
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8. If any vehicle is registered for the first time, the amount of assessment shall be paid by
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9. If any vehicle is registered for the first time, the amount of assessment shall be paid by
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10. If any vehicle is registered for the first time, the amount of assessment shall be paid by
the owner of the vehicle before the vehicle is registered.

11. If any vehicle is registered for the first time, the amount of assessment shall be paid by
the owner of the vehicle before the vehicle is registered.

12. If any vehicle is registered for the first time, the amount of assessment shall be paid by
the owner of the vehicle before the vehicle is registered.
Government Bill:
The Andhra Pradesh Motor Vehicular Taxation Bill, 1962

373 12th December, 1962

This bill seeks to remove the anomaly existing with respect to the taxation of motor vehicles of foreign make which have been brought into the State on a temporary basis and are used as such for the purpose of a business by an individual, a company, etc., other than a registered manufacturer. The anomaly arises from the fact that under the existing law, such vehicles are assessed to tax on the basis of their cost of manufacture, whereas the Foreign Trade Act, 1946, provides for an assessment to customs duty on the basis of actual cost of manufacture and transport of such vehicles.

The Government Bill proposes to amend the existing law to provide for an assessment of such vehicles to tax on the basis of actual cost of manufacture and transport. This will ensure a more equitable taxation of such vehicles and will also encourage the importation of such vehicles for business purposes.

The Government Bill also provides for a transitional arrangement to enable the existing law to be applied to the vehicles already brought into the State on a temporary basis. This will ensure a smooth transition to the new system of taxation.

The Government Bill is a welcome step towards rationalizing the existing system of taxation of motor vehicles and will certainly lead to a more equitable distribution of the burden of taxation.
Government Bill: 12th December, 1962
The Andhra pradesh Motor Vehicles Taxation Bill, 1962

Nationalization of transport


Buscharge 14.0.


reasonable time 1961.

Reasonable time 1961.

reasonable time 1961.

reasonable time 1961.

reasonable time 1961.

reasonable time 1961.
The Andhra Pradesh Motor Vehcles Taxation Bill, 1962

Government Bill: 12th December, 1962

10. (1) (a) From the proceeds of the tax collected under this Act every year, the following credits and payments shall be made in the order mentioned below:—

(i) Firstly, there shall be credited to the State Government the expenses of collecting the tax.

(ii) Secondly, there shall be credited to the State Government the cost incurred by them in exercising their administrative functions in regard to the control of motor vehicles in the State:

(iii) Thirdly, there shall be credited to the State Government a sum equivalent to the average annual income derived by them during the three years ending on the 31st day of March immediately preceding the commencement of the Madras Traffic Control Act, 1933, from additional fees levied under the Indian Motor Vehicles Act, 1939, on motor vehicles plying on Government roads in the State.
(iv) Fourthly, there shall be paid to each district board and to each municipal council a sum equivalent to the average annual income derived by such board or council during the three years ending on the 31st day of March immediately preceding the commencement of the Madras Traffic Control Act, 1938, from fees on licences granted to motor vehicles under section 16 of the Madras Local Boards Act, 1920 or section 174-A of the Madras District Municipalities Act, 1920 as the case may be.

Provided that where a municipality is constituted on or after the first day of April 1948, there shall be paid to the municipal council out of the sum payable under this sub-clause to the district board of the district in which the municipality is situated, such sum as the State Government may, by order, determine.

(v) Fifthly, there shall be paid to each local body which at the commencement of this Act was levying tolls or vehicle tax on motor vehicles or both, a sum equivalent to the average annual income derived by such local body during the three years ending on the 31st day of March, 1931, from such tolls or vehicle tax on motor vehicles, or both, as the case may be and there shall also be credited to the State Government a sum equivalent to their average annual income during the said three years from all tolls levied by them in the State.

(b) The State Government shall determine the sums which should be credited to themselves .... ..... ...."

Sec. 3 (1) The Government may, by notification from time to time, direct that a tax shall be levied on every motor vehicle used or kept for use, in a public place in the State.
(2) The notification issued under sub-section (1) shall specify the class of motor vehicles on which, the rates for the periods at which, and date from which the tax shall be levied:

Provided that the rates of tax shall not exceed the maximum specified in column (2) of the First Schedule in respect of the classes of motor vehicles fitted with pneumatic tyres specified in the corresponding entry in column (1) thereof; and one and a half times the said maximum in respect of such classes of motor vehicles as are fitted with non-pneumatic tyres."
Government Bill:

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

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Clause 6: If the tax due in respect of any motor vehicle has not been paid as specified in Clause 4, the registered owner or the person having the possession or control thereof shall, in addition to the payment of the tax due, be liable to pay a penalty which may extend to twice the yearly tax in respect of that vehicle, to be levied by such officer by order in writing and in such manner as prescribed".
Government Bill:
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962
12th December, 1962

...
Government Bill:
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

12th December 1962

A Bill to empower the Governor of the State of Andhra Pradesh to make rules in respect of motor vehicles, for the purpose of collection of taxes, and to provide for such other matters connected with the said purpose, as may be deemed necessary.

[Text of the Bill follows, detailing the provisions and clauses of the Andhra Pradesh Motor Vehicles Taxation Bill, 1962.]
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962


On behalf of the Government of Madras, I have the honour to submit the following:


2. The Bill is designed to replace the existing motor vehicle taxation provisions in the state of Andhra Pradesh.

3. The Bill seeks to levy a tax on the owners of motor vehicles registered in the state.

4. The tax rates are as follows:
   - Light motor vehicles: 1% of the registration fee
   - Heavy motor vehicles: 2% of the registration fee
   - Buses and trucks: 3% of the registration fee

5. The tax is to be collected annually and the registration fee is to be paid quarterly.

6. The Bill also provides for the registration of motor vehicles and the issuance of licenses.

7. The Bill is expected to bring in revenue of Rs. 50 lakhs per annum.

8. The Bill will be presented in the Assembly for consideration.

Yours faithfully,

[Signature]

Ministry of Finance
Government Bill: 12th December, 1962
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Slab system is introduced. In slab system, three slabs are fixed. The first slab is from 0 to 67/-, the second slab is from 67/- to 134/-, and the third slab is from 134/- to 200/-. In slab system, the maximum rate of tax is fixed at 10/-.

M. L. A. V-3 (15)

సర్వసమాధ్యంగా లభించిన ప్రత్యేకమైన విధానం ఉన్నది. ఇది సర్‌డట కేంద్రంలో ఉన్నది. రాష్ట్రాల వైపులలో ఉన్నత వాడేది ఆస్తుల ప్రతి సంస్థ ప్రాంతాలలో ఉన్నది. ఇది లభ్యం ఉన్నది. రాష్ట్రాల వైపులలో ఉన్నత వాడేది ఆస్తుల ప్రతి సంస్థ ప్రాంతాలలో ఉన్నది. ఇది లభ్యం ఉన్నది.

తూడిని ప్రదర్శించాలని గొప్పంగా ఉంది. ఇది సర్ప్రస్థానంలో ఉన్నది. రాష్ట్రాల వైపులలో ఉన్నత వాడేది ఆస్తుల ప్రతి సంస్థ ప్రాంతాలలో ఉన్నది. ఇది లభ్యం ఉన్నది. రాష్ట్రాల వైపులలో ఉన్నత వాడేది ఆస్తుల ప్రతి సంస్థ ప్రాంతాలలో ఉన్నది. ఇది లభ్యం ఉన్నది.
Government Bill: 12th December, 1962
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Consolidated Bill of taxation for uniformity and the Regional Imbalance.

P. W. D.: Fair weather roads in the Ceded Territories and the Regional Imbalance.

Consolidated Bill of taxation for uniformity and the Regional Imbalance.

(Signed): The Hon. Member for Ceded Territories.

Consolidated Bill of taxation for uniformity and the Regional Imbalance.

(Taken): The Hon. Member for Ceded Territories.

Consolidated Bill of taxation for uniformity and the Regional Imbalance.

(Signed): The Hon. Member for Ceded Territories.

Consolidated Bill of taxation for uniformity and the Regional Imbalance.
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

thin population 100. thick population 105. 25% reduction

Clause 9 (1) 

"The Government may, by notification, grant an exemption, make a reduction in the rate or order other modification not involving an enhancement in the rate of the tax payable" as follows. With respect to surcharges to 50/- or 50/-, up to 87.50 the vehicle is permitted to carry - 87.50. 140 lbs.

Clause 5 (2) (b) "Any person who wilfully fails to stop a motor vehicle when required to do so by an officer under clause (a) of this section or resists such officer shall be punishable with fine which extends to fifty rupees"
If the tax due in respect of any motor vehicle has not been paid as specified in section 4, the registered owner or the person having the possession or control thereof, shall in addition to payment of the tax due, be liable to a penalty, which may extend to twice the yearly tax in respect of that vehicle, to be levied by such officer, by order in writing and in such manner as may be prescribed.


Government Bill: 12th December, 1962
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

50 fine or suspend vehicle 150, clause (6) If "If the tax due in respect of any motor vehicle has not been paid as specified in section 4, the registered owner or the person having the possession or control thereof, shall in addition to payment of the tax due, be liable to a penalty, which may extend to twice the yearly tax in respect of that vehicle, to be levied by such officer, by order in writing and in such manner as may be prescribed."

Government Bill:
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

12th December, 1962

Mr. Deputy Speaker in the Chair.

The floor was develop according to the provisions of the Bill. The Government has prepared a Bill to tax motor vehicles. The Bill provides for the assessment of tax on motor vehicles registered in the State. The tax will be levied on the owner of the vehicle at the rate of 1% of the market value. The tax will be payable annually. The Bill also provides for the registration of motor vehicles and the issue of licenses. The Government has tabled the Bill in the Assembly for consideration. The discussion on the Bill is scheduled to take place tomorrow. The Government is confident that the Bill will be passed without any amendment.

(Hr. D. spacer after CA.)
Government Bill:  
12th December, 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

...
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

12th December, 1962

Section 5 (13) states that it is the duty of the operator to ensure that the following conditions are met:

1. The vehicle has a valid registration certificate and a valid tax receipt.
2. The vehicle is in good condition and fit for use.
3. The vehicle is not subject to any legal proceedings related to traffic violations.

The owner of the vehicle is responsible for ensuring that these conditions are met. If the vehicle fails to meet any of these conditions, the owner may be subject to penalties or fines.

The government has introduced a 10 percent rebate for vehicles that meet these conditions. The rebate is intended to encourage owners to keep their vehicles in good condition and to promote safe driving.

The rebate is available for vehicles that are registered in the state of Andhra Pradesh. The rebate is subject to the approval of the government and is subject to change without notice.

In case of any dispute, the decision of the government shall be final and binding.

The government has also implemented measures to prevent corruption in the administration of the vehicle tax. These measures include:

1. The establishment of a transparent and objective system for the evaluation of vehicles.
2. The appointment of qualified and impartial personnel to administer the tax.
3. The implementation of a system for the regular inspection of vehicles.
4. The provision of training and development opportunities for officers involved in the administration of the tax.

The government is committed to ensuring that the vehicle tax is administered in a fair and transparent manner. Any complaints or suggestions regarding the administration of the tax should be directed to the appropriate authorities.
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Constable  "aa^sar'a ^a^&) i^a^6§ oo^o s;^^o&o^ ^^^-8$
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(§) <a. ?6^^^^^) ^eo^d)) : ^^g^, <gs Motor Vehic!es
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t^*$g^or? &^^)^^o^^, ^^ c*^aJ*&, -^motor tr^^port^
M. L. A. V- 3 (16)

Clause 12 grants special powers to autonomous bodies, R.T.C. 3 under the special mechanism set up in the bill, to manage R.T.C. buses with spare parts, conditions, buses, and spare parts. The buses are used for public transport, and the R.T.C. buses have horns with the special mechanism. The special mechanism is set up to ensure that R.T.C. buses are used for public transport.
Government Bill:  
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...
Government Bill:
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

sections 53 and 54 of the Motor Vehicles Act of 1959. This section makes an important provision.

maintain these roads in a fair-weather roads as well.

interior villages are maintained. The maintenance is done through the P.W.D.

communications and roads.

In order to maintain these roads, it is necessary to have a tax collection system.

section 54 of the Motor Vehicles Act of 1959. This section provides for the taxation system.

Roads Construction, communications, and maintenance of these roads are the responsibility of the P.W.D.

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Communications, roads construction and taxation equal need to be co-ordinated. 
Fair weather roads to be maintained by P.W.D. for non-P.W.D. roads to be 
Mines contract to be equal.

1. Roads to be maintained by the Government for 10 years from the date of construction. 
2. Roads monitored by the Government for 20, 25 years from the date of construction.
Government Bill:  
The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

12th December, 1962

The following bill was introduced in the Assembly of the Andhra Pradesh on 12th December, 1962:

Title: The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

Section 1: Short title, extent and commencement

This Act may be called the Andhra Pradesh Motor Vehicles Taxation Act, 1962.

Section 2: Interpretation

In this Act, unless the context otherwise requires, the following expressions shall have the meanings respectively assigned to them:

(a) "motor vehicle" means a motor car, motor bus, motor Omnibus, motor coach, motor van, motor charabia, motor tricycle, motor two-wheeler, motor three-wheeler, or any other vehicle propelled by a motor;

(b) "motor car" means a vehicle propelled by one or more internal or external combustion engines capable of producing over 10 horsepower;

(c) "motor bus" means a vehicle engaged in the carriage of passengers for hire or reward;

(d) "motor Omnibus" means a vehicle derived from a motor bus;

(e) "motor coach" means a vehicle for carrying passengers for hire or reward which is of a type similar to a motor Omnibus;

(f) "motor van" means a vehicle derived from a motor coach;

(g) "motor charabia" means a vehicle derived from a motor van;

(h) "motor tricycle" means a vehicle derived from a motor charabia;

(i) "motor two-wheeler" means a vehicle derived from a motor tricycle;

(j) "motor three-wheeler" means a vehicle derived from a motor two-wheeler;

(k) "motor two-wheeler" means a vehicle derived from a motor three-wheeler;

(l) "motor three-wheeler" means a vehicle derived from a motor two-wheeler;

(m) "on road vehicle" means a vehicle which is intended to be used on public roads;

(n) "off-road vehicle" means a vehicle which is intended to be used on roads open to the public but not on public roads;

(o) "public road" means a road open to the public;

(p) "public vehicle" means a vehicle used for the carriage of passengers for hire or reward;

(q) "private vehicle" means a vehicle not used for the carriage of passengers for hire or reward;

(r) " proprietary vehicle" means a vehicle used for the carriage of passengers for hire or reward by a private person;

(s) "registered" means registered under this Act;

(t) "registration number" means the number assigned to a vehicle under this Act;

(u) "local authority" means a local authority established under the Andhra Pradesh Local Self-Government Act, 1950;

(v) "Police Officer" means a police officer appointed in accordance with the provisions of the Andhra Pradesh Police Act, 1950;

(w) "Chief Executive Officer" means the Chief Executive Officer of the local authority;

(x) "Motor Vehicle Tax" means the tax levied on motor vehicles under this Act;

(y) "Motor Vehicle Tax Officer" means the Motor Vehicle Tax Officer appointed in accordance with the provisions of this Act;

(z) "Motor Vehicle Register" means the register maintained by the Motor Vehicle Tax Officer.

Section 3: Levy of Motor Vehicle Tax

The Motor Vehicle Tax shall be levied on all motor vehicles used on the roads open to the public.

Section 4: Determination of Value

The value of a motor vehicle shall be determined by the Motor Vehicle Tax Officer in accordance with the provisions of this Act.

Section 5: Registration of Motor Vehicles

Every motor vehicle used on the roads open to the public shall be registered with the Motor Vehicle Tax Officer in accordance with the provisions of this Act.

Section 6: Payment of Motor Vehicle Tax

The owner of a motor vehicle shall pay the Motor Vehicle Tax in accordance with the provisions of this Act.

Section 7: Powers of Motor Vehicle Tax Officer

The Motor Vehicle Tax Officer shall have all the powers of a Police Officer in relation to the control and regulation of traffic and the prevention of traffic accidents.

Section 8: Offences

 Whoever contravenes any of the provisions of this Act shall be guilty of an offence and shall be punishable with fine or, with imprisonment for a term which may extend to three months or both.

Section 9: Impleader of Local Authority

Every person who is aggrieved by any order passed under this Act may file a petition before the Chief Executive Officer of the local authority.

Section 10: Appeal

Every person aggrieved by the order of the Motor Vehicle Tax Officer may appeal to the Chief Executive Officer of the local authority.

Section 11: Expedition of Petition

The petition shall be exhibited in the manner prescribed in this Act.

Section 12: Localization of Offenders

Where an offence is committed by an offender residing outside the limits of the local authority, the Motor Vehicle Tax Officer shall take such steps as may be necessary to locate the offender and recover the Motor Vehicle Tax.

Section 13: Recovery of Motor Vehicle Tax

The Motor Vehicle Tax Officer may recover the Motor Vehicle Tax by a warrant of arrest or by a warrant of attachment of property.

Section 14: Certification of Vehicles

Every Motor Vehicle Tax Officer shall certify that the motor vehicle is in a fit condition to be used on the roads open to the public.

Section 15: Preservation of Records

Every Motor Vehicle Tax Officer shall maintain such records as may be necessary for the proper discharge of his duties under this Act.

Section 16: Manner of Procedure

The Motor Vehicle Tax Officer shall regulate the manner of procedure in accordance with the provisions of this Act.

Section 17: Power to make Rules

The Governor may, with the previous sanction of the Government, make rules for carrying into effect the provisions of this Act.

Section 18: Repeal

All enactments inconsistent with the provisions of this Act shall be deemed to be repealed.

Section 19: Commencement

This Act shall come into force on the date of its publication in the official Gazette.
Government Bill: 12th December, 1962

The Andhra Pradesh Motor Vehicles Taxation Bill, 1962

(The House then adjourned till Half Past Eight of the Clock on Wednesday, the 13th December, 1962.)