Andhra Pradesh Legislative Assembly Debates

OFFICIAL REPORT

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Issued on 12—6—1963.

19th February, 1963
(Tuesday)
30th Magh 1884 S.E.

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Announcement.

Mr. Speaker:—I have got one announcement to make. I am to announce to the House that Sri Pillalamarri Venkateswarlu and Sri V. Srikrishna, Members of the Andhra Pradesh Legislative Assembly, were released from the Central Prison, Hyderabad, on 8—1—1963.

(Pause).

Now we shall take up Questions.

ORAL ANSWERS TO QUESTIONS

Location of Pig Iron Plant in the State

043—

1977-2121-Q) Q.—Sri Vavilala Gopalakrishnaiah (Sathenapally):—Will hon. the Chief Minister be pleased to state:

(a) the share capital and location of the proposed pig iron plant as limited concern in the State.

(b) whether the Andhra Pradesh Industrial Financial Corporation Propose to start a steel plant; and

(c) if so, the amount of share capital to be invested by the corporation?

[The Minister for Finance and Cooperation depurised the Chief Minister and answered the questions]

The Minister for Finance and Cooperation (Sri K. Brahmananda Reddy):—

(a) Of the two applications recommended, a licence has been granted by the Government of India to M/s. Kalinga Industries for locating a pig iron plant of 1 lakh tons per annum capacity at Yellendu; and
a licence against the other application for establishment of a similar plant by M/s. Andhra Cement Company Limited, is still to be received. M/s. Kalinga Industries Limited, an existing company, had indicated in their application that they propose to increase the authorised capital of their company by 7 crores for setting up the new plant. The Andhra Cement Company Limited will also work out their capital requirements.

(b) and (c) :—The Andhra Pradesh Financial Corporation, established for rendering financial assistance to industries is not taking up establishment of any pig iron plant in the State. If the hon Member has Andhra Pradesh Industrial Development Corporation in view, it may be stated that they have applied for a licence to the Government of India under the Industries (Development & Regulation) Act for establishing an integrated plant at Kothagudem for manufacture of foundry grades of pig iron and low temperature carbonized coal. The capital structure and other details of investment can be worked out by them only after fuller technical and economic details of various processes etc., are available and a project report is obtained by them.”

(3) M. Vijayakrishna Reddy (Vizianagaram) : Pig Iron Plant—public sector 84 87% 89% 91% 93%

(3) S. V. Ramakrishna Rao : 84 87 89 91 93

(3) M. Shridhar Rao (Vizianagaram) : Pig Iron Plant—public sector 84 87 89 91 93

for establishing an integrated plant at Kothagudem for manufacture of foundry grades of pig iron and low temperature carbonized coal.” Capital structure, capital work out in progress.
The question of setting up a pig iron plant by the Industrial Development Corporation with the raw materials available is also under examination.

The Government of India Industrial policy regarding steel and iron industry states that "It has since been issued". Actual data is as follows:

1. Pig iron Plants: As per the report, there are 59 plants and the data is not clear. The question is whether the policy is exclusive to the public sector.
They are considering the feasibility of locating a new steel plant in Bailudla in Visakhapatnam area in the fourth plan period.

Iron Ore in Khammam District.

1044—

* 1722 (2398) Q.—Sri G. Mallikarjuna Rao (Chillumcherla) :— Will hon. the Chief Minister be pleased to state:
(a) how many tons of pig-iron is estimated from the iron ore deposits at Bayyaram, Motlathimmapuram, Ramachandrapuram and nearby villages in Khammam district;

(b) is there any proposal to establish a pig iron plant near these iron deposits;

(c) whether any private firm had applied for a licence to establish a pig iron plant at Gundrathimadugu Railway station;

(d) if so, whether the Government propose to issue a licence to the said firm; and

(e) if not, the reasons therefor?

Sri K. Brahmananda Reddy:— (a) Presumably the reference of the hon. member is to the estimated availability of iron ore from the deposits. If so, it is estimated that nearly 15 million tons of iron ore of high and low grades could be available from the deposits at Bayyaram, Motlathimmapuram, Ramachandrapuram etc., in Khammam District. The production of pig iron would depend on the quality of iron ore and other factors.

(b) M/s. Kalinga Industrie Ltd., Calcutta have been licenced by the Government of India to establish an industrial undertaking at Yellandu which is not far from Bayyaram area for the manufacture of pig iron with a capacity of one lakh tons per annum. They will have to make use of the locally available iron ore.

(c), (d) and (e) :— Application made by a Madras firm for a licence for setting up a pig iron plant with a capacity of 45,000 tons per annum at Gundrathimadugu has been rejected by the Government of India as their scheme had not been properly worked out.
I will read these two sentences: The manufacture of steel or pig iron was exclusively reserved for the public sector. The production of iron and steel is one of the industries which the Union should take under its control. Subsequently, the Government of India decided to permit setting up of pig iron plants with capacity of one lakh tons per annum in the private sector.
According to the application of the Andhra Pradesh Industrial Development Corporation, the total value of equipment required has been estimated by the Andhra Pradesh Industrial Development Corporation at Rs. 5.39 crores. Of this Rs. 2.24 crores is likely to be foreign expenditure and the balance on Indian components. The details, of capital structure, how it is proposed to raise the entire capital, and the question of foreign investment have yet to be investigated and worked out by the Corporation.
hon. the Chief Minister be pleased to state:
(a) whether any proposal is under consideration of Government to establish a Cement actory in Damacherla of Vadapalli area in Miryalagudem taluk, Nalgonda district; and
(b) if so, when it will be established?

Sri K. Brahmananda Reddy:—
(a) No, Sir.
(b) Does not arise.

Cement Factory in Damacherla.

1045—  

* 1692 (2277) Q.—Sri A. Ranga Reddy (Nagaram):—Will
19th February, 1963] Oral Answers to Questions

4. *Sankhyanam (Vijayam) - 35 20 Metres is the weight of the object? How much is the weight of the object? How much is the breadth of the object?

5. *Sankhyanam (Vijayam) - What is the weight of the object? How much is the breadth of the object? How much is the length of the object?

6. *Sankhyanam (Vijayam) - How much is the weight of the object? How much is the breadth of the object? How much is the length of the object?
Oral Answers to Questions [10th February, 1963]

(a) whether the Government are aware of the fact that paper worth lakhs of rupees is lying waste in the Andhra Paper Mills, Rajahmundry;

(b) whether the new machinery purchased for installation at Dhowleshwaram is also lying on the railway yard; and

(c) whether any immediate action will be taken by the Government to dispose of the paper and to take delivery of the machinery?

Sri K. Brahmananda Reddy:—

(a) It is not correct to say that paper is lying waste in the Andhra Paper Mills. There are stocks of unbleached paper which have to be
despatched to Government Departments against orders already received from the Director-General of Supplies & Disposals. There are some stocks of craft paper.

(b) The new machinery received at the Railway Station is being unloaded on the Railway land leased out to the Andhra Paper Mills and is being transported to the godowns. The temporary godowns of tubular structure are also being constructed to store these machinery.

(c) Steps have been taken to remove the machinery from the Railway yard expeditiously. An Agent has been appointed for clearing stocks of paper immediately.

Sri S. Vemaya (Buchireddipalem) — May I know, Sir, the exact accumulation of stock, variety-wise and the value of the stock?

Extension programme has complete 75% of 3rd Five Year Plan. 3rd Five Year Plan has been declared complete and 60 tons production 3rd Five Year Plan is under way?
appoint 30 lakhs as firm commission; 40 lakhs
20 lakhs 40 lakhs 50 lakhs 60 lakhs?

Sri K. Brahma Narada Reddy: There are stocks of unbleached paper which has got to be
despatched to Government Departments against orders already
placed. 1100 Director of
Stationery orders place 30 lakhs as firm commission.

Sri K. Brahma Narada Reddy: On an examination of the matter, it was found necessary.

Sri K. Brahma Narada Reddy: Roughly 25 to 26 lakhs out of
which more than half is intended for despatch to various Government
departments.

Sri K. Brahma Narada Reddy: Railway yard 45% 30% 60% 50% 40% 30% 20% 10% 5% 0%
Godowns construct
immediately, as directed 100% immediately.
The Government have issued orders accepting the offer of Sii T. H. Gangappa & Sons to clear the existing stocks of paper on a commission of 7 1/2%.

whether the Government are aware of the fact that paper worth lakhs of rupees is lying waste in the Andhra Paper Mills, Rajahmundry; whether the new machinery purchased for installation at Dhowleshwaram is also lying on the railway yard; and whether any immediate action will be taken by the Government to dispose of the paper and to take delivery of the machinery?

There are some stocks of craft paper, and various quantities are lying waste. There are some stocks of craft paper, and various quantities are lying waste. Various quantities are lying waste.

Various quantities are lying waste.
Ryō. Whether the new machinery purchased for installation at Dhowleshwaram is also lying on the railway yard?

Ryō. Will the hon. Minister for Finance and Co-operation be pleased to state:

Institutional Credits through Co-operative Societies.

* 2554 Q.—Sri P. Rajagopala Naidu (Put by Ramachandra Rao Desapande) (Narayanathed):—Will the hon. Minister for Finance and Co-operation be pleased to state;
(a) whether the Government accepted the scheme of channelling all institutional credits through Co-operative Societies; and

(b) if so, whether the scheme has been tried anywhere in the State and if so, its results?

_Sri K. Brahmamandla Reddy:_

(a) Yes. Only in respect of short term loans on an experimental basis.

(b) The answer is placed on the Table of the House.

_Answer placed on the Table of the House:_

The scheme of Channelling of all short term credit through Co-operatives on an experimental basis has been in operation in the following select block areas from 1-5-1958.

2. Kapileswarapuram P. I. Block in East Godavari District.
4. Totapalligudur N. E. S. Block in Nellore District.
5. Kurnool C. D. Block in Kurnool District.
6. Mydukur P. I. Block in Cuddapah District.

The scheme was extended to one block in each of the remaining five districts of Andhra area shown below with effect from 28-10-1961.

7. Savarkota (Stage I) Block in Srikakulam District
8. Motur (Stage I) Block in Krishna District.
9. Pallipatla (Stage I) Block in Guntur District.
10. Kalahasti (Stage I) Block in Chittoor District.
11. Singanamala (Stage II) Block in Ananthapur District.

_Results Achieved:_

_Old Blocks:_— All the villages in these blocks were covered by primary agricultural credit societies and about 2/3rds of the population was served by Cooperatives as on 30-6-1962.
As against a total short term loan of Rs. 63.00 lakhs provided by Government Departments and Cooperatives in these blocks during 1957–58, i.e., before the introduction of this scheme, the Cooperative Societies issued loans to a tune of Rs. 90.92 lakhs during the financial year 1961–62. Cooperatives in these blocks provided short term credit for agricultural operations to the extent of about 50% over and above the loans provided prior to the starting of the scheme.

New Blocks:— The implementation of the scheme in the five following new blocks is still in the initial stage, as the scheme has not been in operation even for one year.


The progress made in these blocks is appended.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Item</th>
<th>Sarvakota</th>
<th>Motur</th>
<th>Pallipatla</th>
<th>Kalahasti</th>
<th>Singanamala</th>
<th>Total of new blocks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Number of villages in the block</td>
<td>170</td>
<td>51</td>
<td>18</td>
<td>183</td>
<td>59</td>
<td>491</td>
</tr>
<tr>
<td>2</td>
<td>No. of villages covered by Co-operatives</td>
<td>163</td>
<td>51</td>
<td>18</td>
<td>175</td>
<td>54</td>
<td>461</td>
</tr>
<tr>
<td>3</td>
<td>Percentage of coverage of villages</td>
<td>94</td>
<td>100</td>
<td>100</td>
<td>90.6</td>
<td>98</td>
<td>94</td>
</tr>
<tr>
<td>4</td>
<td>Total No. of rural families in the block</td>
<td>14673</td>
<td>15482</td>
<td>15263</td>
<td>8000</td>
<td>12643</td>
<td>66061</td>
</tr>
<tr>
<td>5</td>
<td>No. of families covered by Co-operatives</td>
<td>7709</td>
<td>12016</td>
<td>6774</td>
<td>4977</td>
<td>4976</td>
<td>36443</td>
</tr>
<tr>
<td>6</td>
<td>Percentage of coverage of population</td>
<td>52</td>
<td>79</td>
<td>44.7</td>
<td>62</td>
<td>38</td>
<td>55.2</td>
</tr>
<tr>
<td>7</td>
<td>Number of primary agricultural credit societies in the block</td>
<td>66</td>
<td>34</td>
<td>25</td>
<td>42</td>
<td>40</td>
<td>207</td>
</tr>
<tr>
<td>8</td>
<td>Issue of short term loans (Rs. in lakhs)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Issued during the quarter</td>
<td>0.70</td>
<td>2.95</td>
<td>0.76</td>
<td>0.76</td>
<td>1.64</td>
<td>7.01</td>
</tr>
<tr>
<td></td>
<td>(b) Issued upto the end of the quarter from 1—4—1962</td>
<td>1.43</td>
<td>9.92</td>
<td>0.90</td>
<td>1.00</td>
<td>5.54</td>
<td>18.79</td>
</tr>
<tr>
<td></td>
<td>(c) Issued upto the end of the quarter from the beginning of the scheme</td>
<td>1.43</td>
<td>9.92</td>
<td>0.90</td>
<td>1.00</td>
<td>5.54</td>
<td>18.79</td>
</tr>
<tr>
<td>9</td>
<td>Diversion of funds</td>
<td>Nil</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Progress Report for the quarter ended 30—6—1962

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Item</th>
<th>Subba-varam</th>
<th>Bhimadole</th>
<th>Kapil-eswara-puram</th>
<th>Tadepalli-gudem</th>
<th>Mydukur</th>
<th>Kurnool</th>
<th>Total of old blocks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1. Number of villages in the block</td>
<td>86</td>
<td>89</td>
<td>43</td>
<td>38</td>
<td>53</td>
<td>58</td>
<td>367</td>
</tr>
<tr>
<td>2</td>
<td>2. No. of villages covered by Co-operatives</td>
<td>86</td>
<td>89</td>
<td>43</td>
<td>38</td>
<td>53</td>
<td>58</td>
<td>367</td>
</tr>
<tr>
<td>3</td>
<td>3. Percentage of coverage of village</td>
<td>100</td>
<td>100</td>
<td>100</td>
<td>100</td>
<td>100</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>4</td>
<td>4. Total No. of rural families in the Block</td>
<td>20808</td>
<td>22813</td>
<td>29479</td>
<td>13500</td>
<td>14297</td>
<td>26642</td>
<td>127539</td>
</tr>
<tr>
<td>5</td>
<td>5. No. of families covered by Co-operatives</td>
<td>12895</td>
<td>18286</td>
<td>21458</td>
<td>8878</td>
<td>7205</td>
<td>12867</td>
<td>81589</td>
</tr>
<tr>
<td>6</td>
<td>6. Percentage of coverage of Population</td>
<td>62</td>
<td>80.1</td>
<td>62</td>
<td>66</td>
<td>64</td>
<td>48.3</td>
<td>64</td>
</tr>
<tr>
<td>7</td>
<td>7. Number of primary agricultural credit societies working in the Block</td>
<td>9</td>
<td>15</td>
<td>42</td>
<td>37</td>
<td>32</td>
<td>42</td>
<td>177</td>
</tr>
</tbody>
</table>
8. Issue of short term loans (Rs. in lakhs)

<table>
<thead>
<tr>
<th></th>
<th>6.00</th>
<th>13.42</th>
<th>2.86</th>
<th>0.42</th>
<th>0.15</th>
<th>2.83</th>
<th>25.68</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Issued during the quarter</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Issued to the end of the quarter from 1-4-1962</td>
<td>8.28</td>
<td>32.55</td>
<td>8.40</td>
<td>0.91</td>
<td>3.36</td>
<td>3.88</td>
<td>57.38</td>
</tr>
<tr>
<td>(c) Issued upto the end of the quarter from the beginning of the scheme</td>
<td>69.42</td>
<td>137.77</td>
<td>72.57</td>
<td>31.63</td>
<td>14.06</td>
<td>26.30</td>
<td>351.75</td>
</tr>
</tbody>
</table>

9. Diversion of funds

Nil
Oral Answers to Questions [19th February 1963]


2. What measures are being taken to ensure the safety of the public in case of a nuclear explosion? What steps are being taken to mitigate the impact of such an event on the population?

3. In the short term, how will the U.N.C.F. help in addressing the challenges faced by the nuclear power plants?

4. What is the purpose of the Compulsion and Deprivation Act and how does it protect the rights of individuals?

5. Discuss the effectiveness of the short-term measures implemented by the U.N.C.F. in mitigating the impact of the nuclear power plant challenges.
19th February 1963

Oral Answers to Questions

Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) the credit limits sanctioned by the Reserve Bank of India to the Central Banks in the State during the year 1962-63;

(b) the interest charged by the Reserve Bank for the loans issued to State Co-operative Bank;

(c) the interest charged by the State Co-operative Bank for all the loans issued to Central Banks for financing agricultural operations; and

(d) the interest charged by the Central Banks on the loans issued to agricultural credit societies?

Shri K. Brahmananda Reddy:—

(a) A Statement is placed on the Table of the House.

(b) 2% for short term credit for Agricultural operations.

(c) 3% and 3 1/4% in Andhra and Telangana areas respectively for seasonal agricultural operations and marketing of crops.

(d) 5% and 5 1/4% in Andhra and Telangana areas respectively for seasonal agricultural operations and marketing of crops.
Statement showing the credit limits fixed for the year 1962-63 by Reserve Bank of India, placed on the Table of the House.

<table>
<thead>
<tr>
<th>Name of the Co-operative Central Bank</th>
<th>Amount of credit limit fixed for 1962-63</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Srikakulam Co-operative Central Bank</td>
<td>Rs. in lakhs.</td>
</tr>
<tr>
<td>2. Co-operative Central Bank Ltd. Vizianagaram</td>
<td>45.00</td>
</tr>
<tr>
<td>3. do. do. Kakinada</td>
<td>70.00</td>
</tr>
<tr>
<td>4. do. do. Rajahmundry</td>
<td>49.24</td>
</tr>
<tr>
<td>5. do. do. Ramachandrapuram</td>
<td>65.00</td>
</tr>
<tr>
<td>6. Srikonaseema Co-operative Central Bank, Amalapuram</td>
<td>80.00</td>
</tr>
<tr>
<td>7. Co-operative Central Bank Limited, Eluru</td>
<td>182.00</td>
</tr>
<tr>
<td>8. Krishna Co-operative Central Bank, Machilipatam</td>
<td>115.00</td>
</tr>
<tr>
<td>9. Co-operative Central Bank, Vijayawada</td>
<td>140.00</td>
</tr>
<tr>
<td>10. Guntur District Co-operative Central Bank, Tenali</td>
<td>75.00</td>
</tr>
<tr>
<td>11. Co-operative Central Bank Limited, Chittoor</td>
<td>85.00</td>
</tr>
<tr>
<td>12. Kurnool District Co-operative Central Bank, Kurnool</td>
<td>45.00</td>
</tr>
<tr>
<td>13. Anantapur District Co-operative Central Bank, Anantapur</td>
<td>110.00</td>
</tr>
</tbody>
</table>

Rs. 1,316.24

Telangana Area

List fixed to Hyderabad Co-operative Apex Bank on Government guarantee and distributed to the Co-operative Central Banks

<table>
<thead>
<tr>
<th>Name of the Co-operative Central Bank</th>
<th>Amount of credit limit fixed for 1962-63</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Co-operative Central Bank Limited, Bhongir</td>
<td>Rs. 458.00</td>
</tr>
<tr>
<td>2. do. do. Hyderabad</td>
<td>20.00</td>
</tr>
<tr>
<td>3. do. do. Karimnagar</td>
<td>45.00</td>
</tr>
<tr>
<td>4. do. do.</td>
<td>75.00</td>
</tr>
</tbody>
</table>
19th February 1963]  

**Oral Answers to Questions**  

4. do. do. Khammam 38.00  
5. do. do. Mahbubnagar 66.00  
6. do. do. Nalgonda 40.00  
7. do. do. Nizamabad 75.00  
8. do. do. Warangal 25.00  

9. Medak District Co-operative Central Bank, Sangareddy 74.00  

Rs 458.00
Sri K. Brahmananda Reddy:— In Telangana area, the Co-operative Central Banks are not able to get direct credit from the Reserve Bank on their own performance on account of their weak financial position. The Reserve Bank is sanctioning credit to Hyderabad Co-operative Apex Bank on behalf of all the Co-operative Central Banks in Telangana Area on Government guarantee.

B. B. Venkateswarlu:— Agricultural improvements are affected by the attitude of the Government and the emphasis of the government is on ultimate interest rate. It should be reduced. The Co-operative banks should be given a higher rate of interest.
Floating of Debentures by Andhra Pradesh Central Co-operative Land Mortgage Bank.

1049—

* 2586 Q.—Sri P. Rajagopala Naidu (Put by Sri Ramachandra Rao Desapande (Narayanpet): Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) whether the Andhra Pradesh Central Co-operative Land Mortgage Bank floated rural debentures during 1961-62; and

(b) if so, the amount for which the debentures were floated?

Shri K. Brahmananda Reddy —

(a) Yes, Sir

(b) Rs. 20 lakhs.

Non-payment of salaries to the Teachers of Primary Schools at Vetapalem village.

1050—

* 641 (2461) Q.—Sarvasri K. Satyanarayana (Repalle) and J. L. N. Choudary (Chirala): Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the teachers working in primary school, at Vetapalem village, Guntur District, did not receive their salaries for the last 17 months;

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

(c) will the Government order for immediate payment of arrears of pay to those teachers?

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

(a) Yes, Sir.

(b) Because the monthly returns were not received in time. A writ petition has also been filed by the Manager. Subsequently two sets of monthly returns were received, one with the signature of the manager but without the signature of the Head Master in respect of the school run by the manager in the new locality, and the other with the signature of the Headmaster in respect of the school in the old locality without the signature of the manager.

(c) No, Sir, not, unless the writ petition filed by the Manager of the school is decided by the High Court.
Sri P. V. G. Raju:— The question is that there are two schools—one run by the Manager and another run by the Management. Till the matter is settled by the High Court, we cannot do anything.

Sri P. V. G. Raju:— There are two sets of teachers also in both the Schools. The question is which is the legitimate school for the grant.

Sri P. V. G. Raju:— The Government has not filed the Writ Petition. The Manager has filed the Writ Petition. Till the matter is settled by the Court, we cannot do anything in the matter.

Sri P. V. G. Raju:— I am sympathetic; but it is a matter pending in the Court. What can I do?

Sri Pillalamarri Venkateswarlu:— Even before the Writ Petition was filed—for the last 17 months, their salaries were not paid for some reason or other Will the hon. Minister see that such things do not happen?

Sri P. V. G. Raju:— Mr. Speaker, Sir. I cannot do anything in the matter. It is in the Court; it must be settled first.

Shri Pillalamarri Venkateswarlu:— I request the hon. Minister to appreciate the difficulty—for the last 17 months their salaries were not paid.
Sri P. V. G. Raju:— To whom are we to pay the salaries. It is a legal question. I think the hon. Member may appreciate the position.

Sri Pillalamarri Venkateswarlu:— The hon. Minister has replied that because the monthly returns were not sent their salaries were not paid. If that is true, what action was taken against those people who were responsible for withholding the returns?

Sri P. V. G. Raju:— That is a different question.

Sri P. V. G. Raju:— It is not the practice of the Government to give loans to the teachers. It is a new policy the hon. Member is enunciating, if that is his idea.

Revised Pay Scales to the Engineering Section of Municipal Higher Secondary School at Anakapalle.

1051—

* 632 (2444) Q.—Sri K. Govinda Rao:—Will the hon. Minister for Education be pleased to state:

(a) whether any representation has been received by the Director of Public Instruction from the Mechanics and Attenders attached to the Engineering Section (bifurcated course) of the Municipal Higher Secondary School, at Anakapalli on 28th August 1961 wherein a request was made that their scales of pay have not been revised with all other categories of employees; and

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

Sri P. V. G. Raju:—

(a) Yes, Sir.

(b) Government have revised their scales (D. A. Merged) with effect from 1—11—61.

Sri K. Govinda Rao:—May I know whether the Pay Scales have been implemented?
Sri P. V. G. Raju:—Of course, the Government revised the pay scales with effect from 1-11-1961. Since the one and half years, practically they are being paid the revised scales of pay.

Sri K. Govinda Rao:—My Information is that though the scales of pay have been revised, they have not been implemented so far. Will the Government take steps to see that they are implemented?

Sri P. V. G. Raju:—That is an automatic process.

Adult Schools for Women.

1052—

* 852 Q.—Sri E. Ayyapu Reddy (Put by Sri Vavilala Gopala Krishnayya):—Will the hon. Minister for Education be pleased to state:

(a) whether there are any schools in the State, for education of adult women;

(b) if so, where, and

(c) the number of persons admitted in them?

Sri P. V. G. Raju:—

(a) and (b) There are six Government Special Schools for adult women at Hyderabad, Warangal, Pittlavaripalem (Guntur District), Gannavaram (Krishna District), Gooty (Anantapur District) and Pulivendla (Cuddapah District). There are no such schools under Local Bodies or aided managements.

(c) The number of persons admitted is (195) in 1961-62 and (175) in 1962-63.

Sri Vavilala Gopalkrishnayya:—What are the conditions for admission, please?

Sri P. V. G. Raju:—The schools are intended for adult women in miserable circumstances between the ages of 18 and 35 and have passed the 5th Standard of 5th Class examination.

National Malaria Eradication Programme Units.

1053—

* 907 Q.—Sri P. O. Satyanarayana Raju (Kosigi) —Will the hon. Minister for Health and Medical be pleased to state:
(a) the number of National Malaria Eradication Programme Units in the State;
(b) The amount spent by the State during 1961–62; and
(c) the amount contributed by the Centre?

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

(a) 33.5 units.
(b) Rs. 76,27,570-69
(c) Rs. 68,74,692-75

Amount sanctioned to the Rural Dispensary of Vadipanakal Village of Uravakonda Sub-taluk.

1054—

* 704 (2585) Q.— Sri V. K. Adinaraya Reddy (Ghooty):— Will the hon. Minister for Health and Medical be pleased to state:

(a) the amount sanctioned to the Rural dispensary of Vadipanakal village of Uravakonda sub-taluk of Anantapur district during the years 1960-61 and 1961-62;

(b) whether the Government are aware that a notice has been posted for the information of the village that there are no medicines in the dispensary for the past five months and more; and

(c) if so, the action taken thereon?

Sri Y. Sivarama Prasad:—

(a) A total sum of Rs. 3,360/- was paid as subsidy to the Rural Medical Practitioner and Maternity Assistant in the Rural dispensary at Vadipanakal during the periods 1960-61 and 1961-62.

(b) No. Sir. The concerned Zilla Parishad or Panchatyat Samith provides the medicines for the dispensaries working under their administrative control and not the Government.

(c) Does not arise.
Royalty from the Slate Industry of Kurnool District.

1055—

* 1829 Q.—Sri E. Ayyapu Reddy (Put by) Sri Anthoni Reddy (Anantapur):— Will the hon. Minister for Industries be pleased to state:

(a) the royalty received by the Government from the Slate Industry of Kurnool district for the financial years 1960 and 1961; and

(b) whether any steps are being taken by the Government to expand and modernise the said industry?

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

(a) A sum of Rs. 74.25nP was received towards royalty in 1960-61 and 1961-62.

(b) No; Sir.
exemption of special fees to the students.

1056—

* 966 Q.—Sri B. Srirama Murthy (Vizayanagaram):— Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether it is a fact that the students belonging to Scheduled Castes, Tribes and other Backward Classes in various High Schools of the State have been exempted by the Government from paying special fees like games fees, laboratory fees, etc.;

(b) whether the same facility is extended to them in VII Form or XII Class in the Multi-purpose or Higher Secondary High Schools whereas P.U.C. students belonging to the above communities are denied the same facility;

(c) if so, what are the reasons; and

(d) whether the Government propose to extend the same facility to P.U.C. students as well, in view of the fact that their course of study is equivalent to VII Form or XII Class in the Higher Secondary or Multi-purpose High Schools?

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

(a) Yes, Sir.

(b) Yes, Sir.

(c) VII Form or XII Class are the top most continuation classes in the Multipurpose of Higher Secondary Schools, whereas P.U.C. Course is attached to Colleges. Exemption from payment of Special Fees is granted to eligible communities students studying in recognised schools only and not in Colleges.

(d) A proposal to extend the concession to the eligible communities in Colleges is being examined.
Survey of Drainage and Fresh Water Facilities in the State.

1057—

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

(a) whether the Government has constituted a committee to survey drainage and fresh water facilities in the State;

(b) if so, what sort of survey this committee will conduct and how long this will take;

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

(a) Yes, Sir,

(b) The work of the Committee will be something like preparation of a Plan for Urban and Rural Water Supply Schemes.

The terms of reference to the Committee are as follows:

(1) To determine roughly the water and sanitation facilities available in the State.

(2) to draw up outlines of water supply schemes and sanitation projects for Rural and Urban areas in the State together with cost of estimates and also to indicate detailed investigation and designs work to be done where sufficient data is available.

(3) to draw up a programme of investigations and indicate the extent of work to be done where sufficient data is not available.

(a) and (d):—The question of constituting Water Board is under consideration.

(2. 3.) வழக்கு கொண்டு இன்றும் இம்முறை மறைக்கவே கோட்பாடு கிளை என வேண்டும்.

(3. 3.) வழக்கு கொண்டு இன்றும் இம்முறை மறைக்கவே கோட்பாடு கிளை என வேண்டும்.

(4. 3.) வழக்கு கொண்டு இன்றும் இம்முறை மறைக்கவே கோட்பாடு கிளை என வேண்டும்.

(5. 3.) வழக்கு கொண்டு இன்றும் இம்முறை மறைக்கவே கோட்பாடு கிளை என வேண்டும்.

(6. 3.) வழக்கு கொண்டு இன்றும் இம்முறை மறைக்கவே கோட்பாடு கிளை என வேண்டும்.

(7. 3.) வழக்கு கொண்டு இன்றும் இம்முறை மறைக்கவே கோட்பாடு கிளை என வேண்டும்.

(8. 3.) வழக்கு கொண்டு இன்றும் இம்முறை மறைக்கவே கோட்பாடு கிளை என வேண்டும்.

(9. 3.) வழக்கு கொண்டு இன்றும் இம்முறை மறைக்கவே கோட்பாடு கிளை என வேண்டும்.
Will the hon. Minister for Municipal Administration be pleased to state:
(a) whether the Government propose to hand over the drinking water storages to the private sector to supply water to the public in the State; and
(b) the places where the Government propose to hand over them to the private sector?

Sri A. Venkatramayya:—

(a) and (b) The question of constituting water Boards is under consideration.

Appointment of Trustees to Sri Kanaka Durga Temple at Vijayawada.

Will the hon. Minister for Religious and Charitable Endowments be pleased to state:
(a) whether the Government have appointed any trustees to Sri Kanaka Durga Temple at Vijayawada;
(b) if so, who are they;
(c) what is the estimated income of the temple; and
(d) whether the Government propose to divert some of the funds for educational institutions?

_The Minister for Religious and Charitable Endowments (Smt. T. N. Sadalakshmi):—_

(a) Yes, Sir.

(b) (1) Sri Valluri Purnachandra Rao and 
     (2) Sri Majeti Ramamohana Rao.

(c) Rs. 1,51,815-58 nP., for 1372 fasli.

(d) There is no such proposal at present.

_1060—_

* 2544 Q.--_Sri P. Rajagopala Naidu (Put by Sri Ramachandra Rao Desapande):—_Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

the number and names of temples taken for renovation in Chittoor district under Common Good Fund Scheme?

_Smt. T. N. Sadalakshmi:—_

Only one temple, viz., Sri Arkeswaraswamy temple, Karasanalpalli, Punganur taluk, Chittoor district has been taken up for renovation under Common Good Fund Scheme.
Executive Officer for temples in Chittoor Taluk.

1061—

* 2546 Q.—Sri P. Rajagopala Naidu (Put by Sri Ramachandra Rao Desapande):—Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) whether there is any proposal to appoint an Executive Officer to administer the temples in Mudigulam, Kanipakam, Mogili, Puthalpet, Yedamarri and other temples in Chittoor taluk and district; and

(b) if so, when?

Smt. T. N. Sadalakshmi:—

(a) Yes, Sir

(b) The proposal for filling up the post of an Executive Officer is under consideration.

Religious Institutions in Chittoor District under Section 60.

1062—

* 2548 Q.—Sri P. Rajagopala Naidu (Put by Sri Ramachandra Rao Desapande):—Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) the number of religious institutions in Chittoor district under section 60;

(b) whether there are any properties for these defunct temples; and

(c) if so, the agency managing the properties of these temples?

Smt. S. N. Sadalakshmi:—

(a) One.

(b) Yes, Sir.

(c) The land is in the possession of the Village Munsiff.
BUSINESS OF THE HOUSE

Mr. Speaker:— Questions and Answers are over.
Condolence Resolutions

re: Death of Dr. Mulpuri Rangayya, former M. L. A.,
re: Death of Sri Venkatayya, former M. L. A.,

Sri K. Brahmananda Reddy:— Sir, with your permission, I beg to move the following motion:

"That this House places on record its deep sense of sorrow on the demise of Dr. Mulpuri Rangayya, former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family."

Mr. Speaker:— Resolution moved.
5% X. #r#7M%a/i%M&3 -#%&% :—Sir, I beg to move the following resolution: 

"That this House places on record its deep sense of sorrow on the demise of Sri N. Venkatayya, former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family."

Mr. Speaker:—Please move the next resolution also.

Sri K. Brahmananda Reddy:—Sir, I beg to move the following resolution:

"That this House places on record its deep sense of sorrow on the demise of Sri N. Venkatayya, former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family."

Mr. Speaker:—Resolution moved.
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19th February, 1963]  Condolence Resolutions  43

2  இசை சொந்த மற்றும் மாற்றுமான முறையை எடுத்துச்செல்ல முன்னேற்றம் அவ்வாறாக முடிக்கிறது. உட்படுத்தியான உயிரினங்களின் பற்றி விளக்கம் செய்ய அவ்வாறையே எதிர்ப்பு செய்ய முயன்று. Defence Fund எனும் குறிப்பிட்டு எண்ணற்ற அரசு மற்றும் மக்களேவரும் நிலைத்து வாழ்வை மாற்றும்போது முடிக்கிறது. எனவே பொதுவுக்கு நம்பிக்கையில் என்பதற்கு வருவது விளக்கம் செய்ய முயன்று. ஫ிடீஸ், நிறுவனங்கள் என்பன விளக்கம் செய்து போகிறார்கள். உட்படுத்தியான உயிரினங்களின் பற்றி விளக்கம் செய்ய அவ்வாறையே எதிர்ப்பு செய்ய முயன்று.
Condolence Resolution

[19th February, 1963]

Dear friends, colleagues, and associates,

We are deeply saddened to announce the passing of [Name], a beloved member of our community. [Name] was a shining example of dedication, hard work, and kindness. His contributions to our society will be remembered with great fondness.

[Name] was not just a colleague but a mentor and a friend. His insights and guidance were invaluable to us. We will miss his warm smile and his infectious enthusiasm for life.

[Name] left us too soon, but his legacy will live on through the work he accomplished and the lives he touched. We offer our deepest condolences to [Name]'s family and loved ones.

Let us remember [Name] with love and gratitude for the impact he had on us.

Sincerely,

[Your Name]
19th February, 1963

ప్రధానంగా నీతిశాస్త్రాంగా పాడంటే పెద్దమైన సాధనం అంటే మనం విశ్లేషించాలి. మనం అనుసరిస్తే యుగం అనే సాధనము నిర్మాణం చేయుచున్నారు. ప్రాంతం ముఖ్యమైన సాధనం వాడి మాములను సాధనాత్మకంగా ఉండాలి. ఇది 1989 లోని సాధనాత్మకంగా ఉండి ఉండాయి. ఇంది అవసరం ముందు ముందు అస్థానంగా చాలా పరిమానాన్ని పెంచి ఉండాలి. అంటే శాతం ప్రాంతం ప్రఖ్యాత మాములు చేసే సాధనం ఉండి ఉండాయి.

మాములు అంటే సాధనం ఉండాలి మానసికం. రుచి సాధనం ఉండాలి మానసికం. ప్రాంతం ముందు పరిమానం ఉండి ఉండాయి. మాములు అస్థానం పరిమానం ఉండాలి. ఇంది అస్థానం పరిమానం ఉండాలి. మాములు అస్థానం పరిమానం ఉండాలి.

మాములు అంటే సాధనం ఉండాలి మానసికం. రుచి సాధనం ఉండాలి మానసికం. ప్రాంతం ముందు పరిమానం ఉండాయి. మాములు అస్థానం పరిమానం ఉండాలి. ఇంది అస్థానం పరిమానం ఉండాలి. మాములు అస్థానం పరిమానం ఉండాలి.
Mr. Speaker:—The question is:

"That this House places on record its deep sense of sorrow on the demise of Dr. Mulpuri Rangayya, former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family."

"That this House places on record its deep sense of sorrow on the demise of Sri N. Venkayya, former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family."

The Resolutions were adopted \textit{Nem Con} all members standing.

**BUSINESS OF THE HOUSE**

\textit{Mr. Speaker:—} Before we take up other business, I would like to address a few words. It is exactly two months and two days since we last met. During the last session, Sri T. Viswanatham could not be present on account of sickness and I am glad he has completely recovered and he is here in our midst with redoubled vigour, perhaps to offer his best. It is a pity that Messrs. Sundarayya, Nagi Reddi, Bapanayya, P. Satyanarayana and N. Prasada Rao are
not here due to circumstances beyond their control. I feel that the House will perhaps miss their absence very much.

Since we last met, several problems, very important problems, like the suspension of the Heavy Electrical Project, the dispute on sharing of the Krishna and Godavari waters, the unemployment of goldsmiths as a result of the Gold Control Order, Stoppage of Agricultural University Bill, and a number of other problems have been agitating not only the hon. Members of this House but the minds of the general public as well. I am sure many of the hon. Members will be referring to some of these problems. But, while doing so, I would appeal to them not to get excited or emotional, but to express their views freely and fearlessly and at the same time dispassionately, calmly and convincingly. I would only appeal to them to conduct themselves in such a manner as to create a feeling in the minds of the public that we are all here striving our best to do our utmost to increase the prosperity of our State. Thank you all.

PAPERS LAID ON THE TABLE


*Sri K. Brahmananda Reddy:* Mr. Speaker, Sir with your permission, on behalf of the Chief Minister I beg to lay on the Table in compliance with section 619 (a) of the Companies Act 1956, as amended in 1960, a copy of the Annual Report on the working and affairs of the Singareni Collieries Company Ltd., Hyderabad, for the year ended 31st December, 1961, the Audit Report together with the comments, thereon of the Comptroller and Auditor General of India.

*Mr. Speaker:* Paper laid on the Table.

*Sri Pillalamarri Venkateswarlu:* Sir, it is not placed on the Table. We have to presume that it is being laid on the Table.

*Mr. Speaker:* 10 copies have been placed in the Library.

*Sri Pillalamarri Venkateswarlu:* Sir, we have got a request to make. As you are also aware, the industrial concerns are becoming more and more important and as such we request you to see that all the Members are supplied with those copies. After all, it may not cost much, and it is so essential that all of us should go through it and know what is what.

*Ten copies in the Library.*
Mr. Speaker:—I will see that they are supplied.

Amendments to Rules 5, 6, 31, 33, 44 and 45 of the Andhra Pradesh General Sales Tax Rules, 1957.

Sri K. Brahmananda Reddy:—Mr. Speaker, Sir, I beg to lay on the Table under sub-section (4) of Section 39 of the Andhra Pradesh General Sales Tax Act, 1957, a copy of the amendments to rules 5, 6, 31, 33, 44 and 45 of the Andhra Pradesh General Sales Tax Rules 1957 published at pages 842-845 of Rules Supplement to Part-I of the Andhra Pradesh Gazette dated 6th December, 1962.

Mr. Speaker:—Paper laid on the Table.

Sri Pillalamarri Venkateswarlu:—Sir, let the hon. Minister just tell the House what those rules are and why he has introduced them now. I request the Minister to explain what those amendments are, so that we too may appreciate the position.

Mr. Speaker:—They are laid on the Table.

Sri Pillalamarri Venkateswarlu:—It is true. We can also give notice of amendments.

Mr. Speaker:—I don't think you can give any amendments now.

Sri Pillalamarri Venkateswarlu:—We can give. I remember that when the sales tax rules were laid on the Table, we gave notice of amendments. Therefore, if the hon. Minister says for what purpose they are introduced, it will be helpful to us.

Amendments to the State Aid to Industries

(Section 17 A) Rules, 1958.

The Minister for Industries (Dr. M. N. Lakshminarasiah):—Mr. Speaker, Sir, I beg to lay on the Table under the proviso to clause (b) of section 19 of the Andhra Pradesh (Andhra Area) State Aid to Industries Act, 1922 (Act V of 1923), a copy of the amendments to the State Aid to Industries (Section 17 A) Rules, 1958 made in exercise of the powers conferred by sub-clause (16) of clause (b) of Section 19 of the said Act and notified in the Andhra Pradesh Gazette, Rules, Supplement to part II dated the 28th September, 1961 at page 321.
Mr. Speaker:—Paper laid on the Table.

Sri V. Visveswara Rao:—Sir, these rules were published on the 28th December, 1961 and the Government have taken more than a year to place them before the House. We do not know the reasons for this inordinate delay.

Mr. Speaker:—Will the hon. Minister explain the delay?

Dr. M. N. Laskminarasaiah:—I am not in a position to explain now. I will find out.

Sri Pillalamarri Venkateswarlu:—The hon. Minister can explain the delay. He can place these rules before the House even after two months, after knowing the reasons.

Mr. Speaker:—The hon. Minister may find out the reasons for delay and inform the House.

Dr. M. N. Laskminarasaiah:—Yes, Sir.

Sri Pillalamarri Venkateswarlu:—Lapse of procedure should not be allowed.

Mr. Speaker:—Suppose the Government fails to place it on the Table of the House. What is the effect?

Sri Vavilala Gopalakrishnaya:—They are aware of the party strength. As a ruling party, they have got full strength. If they are laid on the Table of the House, we will have the opportunity of discussing them earlier, before they are given effect to.

Mr. Speaker:—I want to know the effect of Government’s failure to place these papers on the Table of the House.

Sri Vavilala Gopalakrishnaya:—If we can express our view...

Mr. Speaker:—What exactly is the reason for placing these papers on the Table of the House?

Sri Pillalamarri Venkateswarlu:—Because, it is provided under the law. Another point is, if the rule is bad, we can suggest improve-
ment. Because of our experience, we can find out if there are any defects, and request the Government to rectify the same. We know, they have got the majority: but, that is not the question. Even if they have got a majority, they are making the Assembly meet and not unmindful of it altogether. After all, we too may be able to convince the Government.

Mr. Speaker:— The High Court has held that even if these things are not placed on the Table of the House, they are yet enforceable, and become law.

Sri Tenenti Viswanatham:— It is true, the High Court may say so. But we are masters of our own procedure.

Mr. Speaker:— We can get these things amended.

As soon as may be:— "As soon as may be" is unreasonable. The time of the House should be observed—satisfaction is another thing. The Table of the House is to be observed—satisfaction is another thing. If we observe "as soon as may be", Act and spirit both observe. House rules observe, in every instance—soon after the adjournment. "In that aspect, if we can correct ourselves, then it becomes parliamentary democracy."
Mr. Speaker:—Anyhow, I shall see that such delays do not occur hereafter.


G. O. Ms. No. 945 (Home Transport-I) Department, dated the 24th May, 1962.

The Minister for Labour and Transport (Sri B. V. Gurumoorthy):—Sir, I beg to lay on the Table of the House a copy of G. O. Ms. No. 945, Home (Transport-I) Department, dated the 24th May, 1962 containing amendments to the Madras Motor Vehicles Rules, 1940 and Hyderabad Motor Vehicles Rules, 1956 as required under sub-section (3) of Section 133 of the Motor Vehicles Act, 1939 (Central Act IV of 1939).

Mr. Speaker:—Paper laid on the Table of the House.

Mr. Speaker:—I do not think I can allow discussion on this. I am so sorry. You are entering into the working of the R. T. C. This is not working of the R. T. C. This is about rules. If the rules which are placed on the Table of the House can be discussed, I am perfectly in order. I am suggesting that it is more important to bring such a rule as would eliminate all those difficulties which we, passengers, are feeling. Therefore, I am making this suggestion.
Mr. Speaker:— I request the hon. Minister to bear in mind the suggestion which Mr. Pillalamarri Venkateswarlu has given and see something is done.

Sri Pillalamarri Venkateswarlu:— I suggest the amendment of he rules forthwith. If you feel that I made that point quite clear, it will go to the next point now.

Mr. Speaker:— I do not allow discussion at all. I am no allowing discussion.

GOVERNMENT BILLS


The Minister for Local Administration (Sri A. Venkata ramiah):— Sir, I beg to move:—

“That leave be granted to introduce the Andhra Pradesh Urban Areas (Surcharge on Property Tax) Amendment Bill, 1963”.

Mr. Speaker:— Motion moved.
Mr. Speaker:—Excepting in cases of emergency ——

The question is:

"That leave be granted to introduce the Andhra Pradesh Urban Areas (Surcharge on Property Tax) Amendment Bill, 1963".

The motion was adopted.

The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962.

* The Minister for Medical and Health (Sri Y. Sivarama Prasad):—Sir, I beg to move:

"That the Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962, be read a first time."

Mr. Speaker:—Motion moved.
19th February, 1963

Government Bill

The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

(14) முதல் 35 பக்கத்தில்:— அது என்றால், அது பின்னர் இந்துத் தொன்ணூறு என் அது பின்னர் இந்துத் தொன்ணூறு

The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill 1962

Mr. V. Gopala Rao stated that the Bill, in his view, was long overdue, and it was unfortunate that it had taken such a long time to bring it before the House. He hoped that the Bill would be given a fair hearing and that it would be passed without any delay.

Mr. V. Gopala Rao said that the Bill was long overdue, and it was unfortunate that it had taken such a long time to bring it before the House. He hoped that the Bill would be given a fair hearing and that it would be passed without any delay.

(Sri P. V. Siviah in the Chair)

The Minister for Health and Family Welfare said that the Bill was long overdue, and it was unfortunate that it had taken such a long time to bring it before the House. He hoped that the Bill would be given a fair hearing and that it would be passed without any delay.

The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

...Small pox eradication scheme... Regular seasonal... Work... Security... Department... Police... District Health Officer... Statement... Extension... Primary Health Centres...
Government Bill
The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

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District Health Officer B. D. O. reviewed the report on Decentralization control epidemic report. Planning and special emphasis on Smallpox control, C.P. Smallpox report. Regional Committees held a serious discussion on the Regional Committees. Second stage discussion was on Epidemics report.
Government Bill
The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

19th February, 1963

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Operation

1. The Bill seeks to amend the Epidemic Diseases Act, 1897, to

extend its provisions to Andhra Pradesh. The Bill seeks to provide for:

(a) the appointment of a Commissioner and a Medical Officer in

charge of the service of disease in the State;

(b) the establishment of a laboratory for the study of diseases;

(c) the registration of nurses and midwives;

(d) the registration of medical practitioners;

(e) the registration of hospitals and dispensaries;

(f) the registration of vaccine establishments;

(g) the registration of drug and medical stores;

(h) the registration of medical and surgical instruments;

(i) the registration of medical books and periodicals;

(j) the registration of medical and surgical appliances;

(k) the registration of medical and surgical dressings;

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Government Bill
[19th February, 1963]
The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

...
The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

19th February, 1963

The Hon'ble Member of Parliament, Trivandrum, brought the following Bill for consideration:

The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

This Bill seeks to extend the provisions of the Epidemic Diseases Act, 1897, to the State of Andhra Pradesh. It includes amendments to the existing Act to provide for the better enforcement of the laws, especially in the context of public health and epidemic control. The Bill aims to ensure effective measures to control outbreaks and spread of diseases, thereby protecting the public health and safety of the people of Andhra Pradesh.
government bill [19th february, 1963]
the epidemic diseases (andhra pradesh extension and amendment) bill, 1962

అంతర్జాతీయమైన దానిలో ప్రమాణకు చేసిన ఒక పాఠశాల. అప్పుడ స్థాయి అవసరమైన రూపాలను సంపాదించడానికి ముగిసినున్నది ఇంటిలో ప్రత్యేకంగా ప్రమాణాలు మాట్లాడానికి చేసింది. అమలపెట్టడానికి 1962 లో స్థానికంగా మార్గం కావచ్చు.

క్రియా 3. అనుసంహారంలో (అధీనం) — అదరి, అండాటారు పేరుప్రాప్చెక్కత అనుభవించడానికి సాధనాలు విస్తరించడానికి మాట్లాడానికి. అందరియే ప్రత్యేకంగా విస్తరించడానికి చేసారను. ఆ మార్గం అనుభవించడానికి ఎంతో సాగుండి. ఇప్పుడు వాస్తవానికి సాధ్యం కుంభారిన్నది మరియు అందరియే ప్రత్యేకానికి వాస్తవానికి సాధనాలు విస్తరించడానికి మాట్లాడానికి.

మార్గం 3. విస్తరించడానికి దానిలో చేసారు. అదరి విస్తరించడానికి మరియు విస్తరించడానికి చేసారను. ఇప్పుడు వాస్తవానికి సాధ్యం కుంభారిన్నది మరియు అందరియే ప్రత్యేకానికి వాస్తవానికి సాధనాలు విస్తరించడానికి మాట్లాడానికి.
19th February 1963

The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

...
Prevention is better than cure. Preventive measures should be taken to prevent the spread of epidemic diseases. Spread control and preventive measures are essential to contain the spread of epidemics. This includes:

- Protected water supply and step wells or draw wells
- Convert wells to safe water sources
- Remove agents
- Spread preventive measures
- Convert protected water supply, step wells, or draw wells

Immediate spot treatment is crucial in containing epidemics. The ambulance must be near the patient. The ambulance should be available to transport patients. Fire Officer should be on duty to implement the necessary measures. Implementing preventive measures is crucial in controlling epidemics.


The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962

...effective to implement the provisions of Section 85 of the Andhra Pradesh Public Health Act, 1925, relating to the removal of nuisance. The Bill is intended to enable the local authorities to deal with the situation effectively and promptly. The Bill also provides for the rectification of malpractices and deficiencies in the enforcement of the provisions of the Act.

(1) The present Bill seeks to provide for the control of epidemic diseases among the floating population of the State and to prevent the spread of such diseases among the public workers. The Bill also aims to ensure the prompt and effective enforcement of the provisions of the Act by the local authorities.

Preventive measures...
The question is:

"That the Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962 be read a first time."

The motion was adopted.

Sri Y. Sivarama Prasad:—Sir, I beg to move:

"That the Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly."

Temporary Chairman:—The question is:

"That the Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly."

The motion was adopted.

Sri Y. Sivarama Prasad:—Sir, I beg to move:

"That the Andhra Pradesh Prevention of Couching Bill 1962 be read a first time."

Temporary Chairman:—Motion moved.

(Mr. Deputy Speaker in the Chair)

The Health Minister? & his failure to meet the situation. Special study is needed. The Health Minister has been following up the cases. He is following up the cases to ensure necessary action. He is following up the cases to ensure necessary action. He is following up the cases to ensure necessary action. He is following up the cases to ensure necessary action.

(Mr. Deputy Speaker in the Chair)
Government Bill

The Andhra Pradesh Prevention of Coughing Bill, 1962

10 Hon. Mr. Speaker:— Hon. Members, I am glad to see you all. I have the honour to move that the Bill be withdrawn. I have been informed by the Hon. Attorney General that the Bill was inadvertently moved in the House instead of the Hon. Speaker. It was a mistake and the Hon. Attorney General has requested the House to rectify the mistake. It will be in order to withdraw the Bill now. I move that the Bill be withdrawn. Honorary Doctors have been given the powers to exempt certain persons from the operation of the Act. Private Doctors have also been given the powers to admit patients. The intention was to exempt certain persons from the operation of the Act. It is subject to correction. The Bill has been withdrawn.

(Mr. Speaker in the Chair)

The Hon. Members are requested to adhere to the rules of the House. Any member who does not follow the rules will be asked to leave the House. The Bill has been withdrawn because of an error in procedure. Hon. Members are requested to adhere to the rules of the House.
The question is:

"That the Andhra Pradesh Prevention of Couching Bill, 1962 be read a first time."

The motion was adopted.

Sri Y. Sivarama Prasad:—Mr. Speaker, Sir, I beg to move:

"That the Andhra Pradesh Prevention of Couching Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly.

Mr. Speaker:—Motion moved.

(Pause)
Mr. Speaker:—The question is:

"That the Andhra Pradesh Prevention of Couching Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly.

The motion was adopted.

The Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1962.

Mr. Speaker:—Now, the hon. Minister for Medical and Health will move the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1962, for the first reading.

Sri Y. Swamrama Prasad:—Mr. Speaker, Sir, I beg to move:

"That the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1962, be read a first time.

Mr. Speaker:—Motion moved.
Government Bill

The Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1962

74 [19th February, 1963]

పిని. అంది ప్రతి రాశి రాశితో సమానంగా ప్రతి మాస సనాతనం
నిష్టం నిష్టాంశాలపై జరిగా. త్రిమాసంలో రెండటం సాగినంం కింద లుకు
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ప్రత్యేకం ప్రత్యేకం ఎందుకో ప్రత్యేకం ప్రత్యేకం లాంది.
Mr. Speaker:—The question is:

"That the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1962, be read a first time."

The motion was adopted.

Sri Y. Sivarama Prasad:—Mr. Speaker, Sir, I beg to move:

"That the Andhra Pradesh Nurses and Midwives (Extension and Amendment), Bill, 1962, be referred to the Regional Committee for consideration and report to the Assembly."

Mr. Speaker:—Motion moved

(Pause)

Mr. Speaker:—The question is:

"That the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1962, be referred to the Regional Committee for consideration and report to the Assembly."

The motion was adopted.

The Andhra Pradesh Pathology and Anatomy (Extension and Amendment), Bill, 1962.

Mr. Speaker:—Now, I request the hon. Minister for Medical and Health to move the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1962, for the first reading.

Sri Y. Sivarama Prasad:—Mr. Speaker, Sir, I beg to move:

"That the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1962, be read a first time."

Mr. Speaker:—Motion moved.

Sri Y. Sivarama Prasad:—At present, in respect of the supply of unclaimed dead bodies to the teaching Medical institutions, the Andhra Pradesh (Andhra Area) Anatomy Act, and the Andhra Pradesh (Telangana Area) Pathology and Anatomy Act, 1955 are in force in the Andhra and Telangana areas of the State. The Act in Telangana is more comprehensive than the other Act, in that it provides for the supply of unclaimed dead bodies of the deceased persons to the teaching medical institutions for dissection and examination.

The Andhra Pradesh Pathology and Anatomy Act, 1955, supplies unclaimed dead bodies to the teaching Medical institutions. The Andhra Act, however, supplies unclaimed dead bodies to the teaching Medical institutions for dissection and examination.
Telangana Act 1956, Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1962

Telangana Act 1956 provided comprehensive legislation regarding unclaimed bodies. The Act specified that unclaimed bodies could be handled by medical institutions for therapeutic purposes. The Act also allowed for the establishment of institutions in private medical colleges in Telangana for the maintenance of anatomy and pathology. Andhra Pradesh in its inception, 1956 onwards, had Government Medical Colleges and Private Medical Colleges. Several private institutions, such as Ananthalakshmi Ayurvedic College and Aurangabad Homeopathic College, were also included. The Regional Committee, as refer to the first reading of the Bill, was to address issues related to dead bodies, such as the constable Head Quarters Hospital. The dead body was to be examined by the Medical Officer, and the body could be handed over to the Police.
Department dispose of dead bodies. The Medical College is to dispose of dead body. The Medical College is to maintain the Medical College. The Regional Committee is to refer to the Regional Committee. The Regional Committee is to maintain the Medical College. The Regional Committee is to extend the Regional Committee.
point of order raise तैयार कीजिए।

चर्या के बाद dead bodies का dispose विधेयकः complicated cases के उपरांत dead bodies के students से special study हो गई है, जिसे unclaimed श्रेणी में रखिए जाएँ। Complicated cases के students के interest हो सकता है। ऐसी study चिन्ता क्रम होगी। तब तो dead bodies का संख्या ज्ञात होगी। जब तक dead bodies का संख्या ज्ञात नहीं हो सकती, तब तक special study के special body unclaimed बिजली। Complicated cases के students के interest हो सकता है।

173. इतिहासकार: — वर्तमान, अनुशंसा का दर्शन disposal में है। समय तरीक़े। सराहा constable जोड़ा। जिस की काम का समय है। इतिहास अर्थात् भारत के अनुसार, सरकारें अत्यंत बड़े होती हैं, तो इतिहास के समय के action संकेत दिखाती हैं। वे उचित इतिहास, अनुशंसा के संस्कृति के समय निरंतर होते हैं। सामाजिकता के मौलिक तथा अन्तरगत सभी shelves ये रहती हैं। सराहा अनुशंसा सामाजिकता के अवधारणा पर निर्भर और की विदेशी मार्ग के साथ निर्भर होती हैं। वे संवदही, ticket के साथ विदेशी अनुशंसा यहाँ नहीं। अनुशंसा के साथ मूलभूत नहीं हैं। Anatomy Hall के operation जिस में से कोई! वहाँ बाहरी मुख्तार के संदर्भ में है। वहाँ, क्यों? अनुशंसा यहाँ के कोई! हमारी, हमारी, सामाजिकता के संबंध में cigarette भी हो सकता। Anatomy Hall के मूलभूत अनुशंसा के ठीक विदेशी। हम अनुशंसा के संदर्भ में हैं। क्यों? अनुशंसा के संदर्भ में हैं। Regional Committee के refer विचार अनुशंसा। उसके राष्ट्रीय Regional Committee के दो सप्ताही के three readings हमें आना। उसे न ही Law Department अथवा अन्य अथात purview के लिए। उसे ही नहीं यहाँ आना। उसके लिए तैयार रहें। उसे ही refer हो जाएँ।
Mr. Speaker:—The question is:

"That the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1962 be read a first time."

The motion was adopted.

Sri Y. Sivarama Prasad:—Sir, I beg to move:

"That the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1962, be referred to the Regional Committee for consideration and report to the Assembly."

Mr. Speaker:—Motion moved.

Sri Vavilala Gopalakrishnayya:—Now, I raise a point of order that it cannot be referred to the Regional Committee.

The question is:—Are you, the Legislator, of what Bill is the purview of the Legal Department? How can it be extended to the Bill of the Legal Department? It was not referred to the Regional Committee.
Mr. Speaker:—That is what Paragraph 5 of the President’s Order says, Mr. Gopalakrishnayya. It reads:

“Every bill affecting the Telangana region which is not a Money Bill and contains mainly provisions dealing with any of the scheduled matters shall, upon introduction in the Assembly, or if it has been introduced in and passed by the Council, upon transmission to the Assembly be referred to the Regional Committee for consideration and report to the Assembly.”

Item 2 in the First Schedule relates to “public health and sanitation; local hospitals and dispensaries.”

Sri Vavilala Gopalakrishnayya:—I entirely agree with you. But the point is, we are now extending the Telangana Bill to the Andhra Area. The proposed Bill does not affect the Telangana region. Where then is the need to refer it to the Regional Committee?

Mr. Speaker:—Some amendments are sought to be made to the Telangana Bill, which affect the Telangana region.

Sri Vavilala Gopalakrishnayya:—They are formal amendments. What are the reasons for it? Let the Minister explain, and we are here to hear him.
Mr. Speaker:—Some amendments are also sought to be made and it is not as if the entire Act, as it is, was sought to be extended to the Andhra area. Naturally, therefore, it must be referred to the Regional Committee.

Sri Vavilala Gopalakrishnayya:—What are the subjects referred to? Is the Minister in possession of all the facts?

Mr. Speaker:—It is not as though the Act which is already in force in Telangana region is sought to be extended to the Andhra districts. The Act, with some more amendments, is sought to be extended to the Andhra Districts. The amendments apply both to the Telangana and Andhra areas of the State.

Sri Vavilala Gopalakrishnayya:—When there is an Act, which is already there, there is no question of extending it.

Mr Speaker:—Previously, only three colleges, namely, Osmania Medical College, Government Ayurvedic College and Government Unani College were affected by the Act. Now there are some more colleges which are sought to be included, namely, Warangal Medical College, Gandhi Medical College, etc.

Sri S Vemayya:—In pursuance of your observations by reading paragraph 5, we are now convinced that only it will go to Regional Committee if it affects Telangana area. We do not understand in which manner the present Bill affects Telangana area. That is why we are not convinced to refer the Bill to the Regional Committee, because it will not affect the Telangana area.

Mr. Speaker:—Since some more medical colleges in the Telangana area are sought to be affected by the Bill, naturally it affects the Telangana region also.
Sri Vavilala Gopalakrishnayya:—It is not a question of denying the Regional Committee its right. The question is whether it is implied that the Telangana area is also affected by the proposed Bill, so as to render reference to the Regional Committee necessary.

Sri Y. Sivarama Prasad:—The present Bill, repeals the Andhra Pradesh (Andhra Area) Anatomy Act, 1951.

It affects both the Telangana and Andhra regions. Another provision made, was in sub-section (1) of Section 5 of the Principal Act (The Andhra Pradesh (Telangana Area) Pathology and Anatomy Act, 1955) for the words “to a Magistrate of the first Class”, the words “in the cities of Hyderabad and Secunderabad, to a City Magistrate, and elsewhere to a Magistrate of the First Class”, shall be substituted. Therefore, it is safe to refer it to the Regional Committee.
Mr. Speaker:—What are the changes you are proposing between the Principal Act which is already in force in the Telangana region and the present Bill. You said besides "pathology purposes" "therapeutic purposes" shall be included.

Sri Y Sivarama Prasad:—In the Principal Act, only "anatomy" and "pathology" were there. Now, we have included "therapeutic purposes" also. We have included some more colleges in the schedule not covered by the principle Act. We have also amended the words "to a Magistrate of the first Class" in the Principal Act, by the words "in the cities of Hyderabad and Secunderabat, to a City Magistrate, and elsewhere to a Magistrate of the First Class". Thus the designation also was changed.

Mr. Speaker:—I feel that it is desirable that there should be a consolidated bill. Government will consider the question of moving a consolidated bill, which applies both to the Telangana region and the Andhra districts. But for the time being, I am ruling out the point of order raised by Sri Vavilala Gopalakrishnayya for this reason: since some more changes than what is contained in the principle Act which is already in force in Telangana region are sought to be made by the present Bill, affecting the Telangana region also, I consider that it is necessary to refer this Bill to the Regional Committee.

(Pause)

Mr. Speaker:—The question is:

"That the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1962, be referred to the Regional Committee for consideration and report to the Assembly".

The motion was adopted.

The Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1962.

Sri Y. Sivarama Prasad:—Sir, I beg to move:

"That the Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1962 be read a first time".

Mr. Speaker:—Motion moved.
Government Bill
[19th February, 1963]
The Andhra Pradesh Lepro
(Extension and Amendment) Bill, 1962

...
19th February, 1963] [Government Bill

The Andhra Pradesh Leprosy
(Extension and Amendment) Bill, 1963

Directors Meeting the 2nd, 4th, and 6th directors met. Survey team consisted of thirty directors. Central Government was asked to the survey team. Central Government asked to exaggerate the progress of the survey team.

Survey team asked by the Central Government. Survey team asked by the Central Government. Directors meeting asked to the survey team. Central Government asked to exaggerate the progress. Central Government asked to exaggerate the progress. Central Government asked to exaggerate the progress.

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State asked by the Central Government. Patients asked by the Central Government. Central Government asked by the Central Government.
The Andhra Pradesh Leprosy
(Extension and Amendment) Bill, 1962

10. The Minister may, if he considers it advisable, order treatment or inpatient care in a hospital or establishment in respect of any leprosy case where it is in the opinion of the medical officer investigating the case, necessary and feasible. He may also order the said treatment or inpatient care in respect of any leprosy case in the same manner as if it were a case referred to the regional committee or in the case of any other leprosy case, order the said treatment or inpatient care in any other manner as he may think fit.

Mr. Speaker:—That is why they want to refer it to the Regional Committee.
Leprosy Act 1886

The Government may by notification in the jarida appoint any place to be a leprosy institution, if it is satisfied that adequate arrangements have been made or will be made for the accommodation and medical treatment of leprosy patients therein, and may, by like notification, specify the local areas from which leprosy patients may be sent to such institution.

Within any local area which has been specified under Section 3, any police officer or any other officer, empowered by the Government by order in writing or by rules made in this behalf may arrest without a warrant any person who appears to him to be a pauper leprosy patient. Such police officer or other person so empowered shall forthwith take or send the person so arrested to the nearest convenient police station.

Institutions 26th Section 6th section 3
The Andhra Pradesh Leprosy
(Extension and Amendment) Bill, 1963

Ss 35. (1) For the purpose of detention as provided in Section 34, a person suffering from leprosy who is deemed fit to be arrested may be arrested and detained in the custody of a police officer or any other person who is competent to arrest such a person.

Ss 36. (1) If it is deemed fit by any person who is competent to arrest any person under Section 34, to detain such a person and if it is shown that such a person is suffering from leprosy, such person may be detained in the custody of a police officer or any other person who is competent to arrest such a person.

Ss 37. (1) Any power under Section 34 or Section 35 to order an arrest or detention shall be exercisable only by a police officer or any other person who is competent to arrest such a person.

Ss 38. (1) Any power under Section 34 or Section 35 to order an arrest or detention shall be exercisable only by a police officer or any other person who is competent to arrest such a person.

Ss 39. (1) Any power under Section 34 or Section 35 to order an arrest or detention shall be exercisable only by a police officer or any other person who is competent to arrest such a person.
Mr. Speaker:—The word ‘pauper’ is there; has it been defined in the Act? I have not gone through the Act. Where do you draw the line as to who is a pauper and who is not?

Sri Vavilala Gopalakrishnayya:—The word ‘pauper’ has been defined in the Act. “Pauper” leprosy patient means a leprosy patient who publicly solicits alms or exposes or exhibits any sores, cwounds, bodily ailment or deformity with the object of exciting harity or of obtaining alms or who is at large without any ostensible means of subsistence.”
The Bill is being referred to the Regional Committee. Whatever you want to say you can say at the stage of final reading. There is no point in taking time now.

The question is:

"That the Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1962 be read a first time."

The motion was adopted.

Sri Y. Sivarama Prasad:—Sir, I beg to move:

"That the Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly."
The question is:

"That the Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly."

The motion was adopted.

Mr. Speaker:—Motion moved.

Mr. Speaker:—The question is:

"That the Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1962 be referred to the Regional Committee for consideration and report to the Assembly."

The motion was adopted.

Mr. Speaker:—Motion moved.

State Government may grant recognition to institutions applying for recognition under the Act subject to such conditions as may be imposed by the Government.
19th February, 1963]

Government Bill

The Andhra Pradesh (Andhra Area) Ayurvedic and Homoeopathic Medical Practitioners Regulation

(Amendment) Bill, 1962
Government Bill
[19th February, 1963]
The Andhra Pradesh (Andhra Area) Ayurvedic and Homoeopathic Medical Practitioners Registration (Amendment) Bill, 1962

(English text is not provided for translation)
Government Bill
The Andhra Pradesh (Andhra Area) Ayurvedic and Medical Practitioners Registration Homoeopathic (Amendment) Bill, 1962

19th February 1963

The Hon'ble Governor of Andhra Pradesh, 

Sir,

We, the members of the Andhra Pradesh Legislative Assembly, beg to move, that an Amendment be made in the Andhra Pradesh Ayurvedic and Medical Practitioners Registration Act, 1961, so as to provide for the registration of homoeopathic medical practitioners in the same manner as is provided for the registration of Ayurvedic medical practitioners.

This Amendment is necessary to ensure uniformity in the registration of medical practitioners in the homoeopathic and Ayurvedic fields. The homoeopathic practitioners have been providing medical services for a considerable period, and it is essential to bring them under the provisions of the Registration Act to protect the interests of the public.

We recommend that this Amendment be passed without delay.

J. R. M. and T. G. C. I. M.

The Legislative Assembly of Andhra Pradesh.

(Signed) J. R. M. and T. G. C. I. M.

[Signature]

The Hon'ble Governor of Andhra Pradesh,

[Address]
"That the Andhra Pradesh (Andhra Area) Ayurvedic and Homoeopathic Medical Practitioners Registration (Amendment) Bill, 1962, be read a first time."

The motion was adopted.

Sri Y Sivarama Prasad:—Mr. Speaker, Sir, I beg to move:

"That the Andhra Pradesh (Andhra Area) Ayurvedic and Homoeopathic Medical Practitioners Registration (Amendment) Bill, 1962, be read a second time."

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is:

"That the Andhra Pradesh (Andhra Area) Ayurvedic and Homoeopathic Medical Practitioners Registration (Amendment) Bill, 1962, be read a second time."

The motion was adopted.

Clause 2

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

"In Clause 2 for the figures and words "18th October, 1956" substitute the figures and words "1st October, 1953."

Mr. Speaker:—Amendment moved.
19th February, 1963

The Andhra Pradesh (Andhra Area) Ayurvedic and Medical Practitioners Registration Homeopathic (Amendment) Bill, 1962

Mr. Speaker :—The question is:

"In clause 2 for the figures and words "18th October, 1956" substitute the figures and words "1st October, 1953.""

The amendment was adopted.

Mr. Speaker :—The question is:

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

The motion was adopted.

Clause 2, as amended, was added to the Bill.

Clause 3

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

"Add the following at the end of the Explanation—

and in case of the Registration of Practitioners under Section 27 of the original Act shall be finalised by the 31st December, 1963."

Mr. Speaker :—Amendment moved.
Government Bill [19th February, 1963]
The Andhra Pradesh (Andhra Area) Ayurvedic and Homoeopathic Medical Practitioners Registration (Amendment) Bill, 1962

...
Mr. Speaker:—The question is:

"Add the following at the end of the Explanation: and

"in case of the registration of practitioners under Section 27 of the original Act shall be finalised by the 31st December, 1953."

The amendment was negatived.

Mr. Speaker:—The question is:

That clause 3 do stand part of the Bill.

The motion was adopted.

Clause 3 was added to the Bill.

Clause 1

Sri Y. Sivarama Prasad:—Sir, I beg to move:

"In clause 1 for the figures '1962' substitute the figures '1963'."

Mr. Speaker:—Amendment moved.

Mr. Speaker:—The question is:

"In Clause 1, for the figures '1962' substitute the figures '1963.'"

The amendment was adopted.

Mr. Speaker:—The question is:

That Clause 1, as amended, do stand part of the Bill.

The motion was adopted.

Clause 1 was added to the Bill.

Enacting Formula

Sri Y. Sivarama Prasad:—Sir, I beg to move:

"In the enacting formula, for the word 'Thirteenth' substitute the word 'Fourteenth'."

Mr. Speaker:—Amendment moved.

Mr. Speaker:—The question is:

"In the enacting formula, for the word 'Thirteenth' substitute the word 'Fourteenth' ."

The amendment was adopted.

Mr. Speaker:—The question is:

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

The motion was adopted.

The preamble was added the Bill:
Sri Y. Sivarama Prasad:—Sir, I beg to move:

"That the Andhra Pradesh (Andhra area) Ayurvedic and Homoeopathic Medical Practitioners Registration (Amendment) Bill, 1962 be read a third time."

Mr. Speaker:—Motion moved.

Mr. Speaker:—The question is:

"That the Andhra Pradesh (Andhra area) Ayurvedic and Homoeopathic Medical Practitioners Registration (Amendment) Bill, 1962 be read a third time.

The motion was adopted.

Mr. Speaker:—Motion moved.

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

"That the Andhra Pradesh Ijara and Kowli Land Cancellation of Irregular Pattas and Abolition of Concessional Assessment (Amendment) Bill, 1962 be read a first time.

Mr. Speaker:—Motion moved.
Land revenue 收入 2/- 3/- 5/-

Assessment 评估

Water source 用水来源

Regulation of water 用水管理
Government Bill [19th February, 1963

...
In the statement of objects and reasons, it was stated that in one case which has come before the Government, it was noticed that concession was granted in the land revenue assessment on a land held on a ryotwari tenure with the condition of the holder of such tenure maintaining some Government source of irrigation and rendering some service in that regard.

Would the hon. Minister be pleased to say what those specific cases are. I think it is ostensible piece of legislation purported to punish somebody for some specific purpose. When it has come to the notice of the House, would the hon. Minister inform what it pertains to.

Sri Ramachandra Rao Deshpande: — In the statement of objects and reasons, it was stated that in one case which has come before the Government, it was noticed that concession was granted in the land revenue assessment on a land held on a ryotwari tenure with the condition of the holder of such tenure maintaining some Government source of irrigation and rendering some service in that regard.

Would the hon. Minister be pleased to say what those specific cases are. I think it is ostensible piece of legislation purported to punish somebody for some specific purpose. When it has come to the notice of the House, would the hon. Minister inform what it pertains to.
Mr. Speaker: I do not agree for the postponement of the Bill. We will carry on till 8 p.m. and it will be continued from 9.30 a.m. tomorrow. The Minister for Revenue will make arrangements, if he cannot be present, to request one of his colleagues to pilot the Bill on his behalf.

...
Government Bill [19th February, 1963
The Andhra Pradesh Ijara and Kovli Land Cancellation of
Irregular Passes and Abolition of Concessional Assessment
(Amendment) Bill, 1962

...
Government Bill
The Andhra Pradesh Ijara and Kowli Land Cancellation of
Irregular Passes and Abolition of Concessional Assessment
(Amendment), Bill, 1962

3. The Andhra Pradesh Additional Assessment Act, 1942, and the Andhra Pradesh
Classification Act, 1954, shall, in so far as they are not inconsistent with this
Act, be deemed to be passed and to have come into force on the date of the	
pass of this Act.

the scheduled area as hereinafter defined shall be designated as a scheduled	
area.

Sources of data as hereinafter defined sources other than sources designated as	
scheduled area shall...
Government Bill 19th February, 1963

Illegal transfers are rare. Where valid ones are coterminous with the registration, illegal transfers are inadmissible. Act 47 permission is required. Section 47 permission is required for registration. Section 47 permission is required. Section 47 permission is required. Section 47 permission is required. Section 47 permission is required. Section 47 permission is required. Section 47 permission is required. Section 47 permission is required. Section 47 permission is required. Section 47 permission is required. Section 47 permission is required.
Sri D. Sitaramayya:—On a point of clarification, Sir.

The concessions relating to lands in protection in the Andhra Pradesh are not relevant here. The concessions in Telangana do not apply here. Additional Assessment can only be applied in Telangana. The additional assessment in Andhra Pradesh can only be applied in Telangana. The repairs related to tanks and repairs related to tanks are not applicable here. The repairs related to additional assessment are not applicable here.

Sri N. Ramachandra Reddy:—Sir, that has nothing to do with this Bill. This is only concerning Telangana.
The question is:

"That the Andhra Pradesh Ijara and Kowli Land Cancellation of Irregular Pattas and Abolition of Concessional Assessment (Amendment) Bill, 1962, be read a first time."

The motion was adopted.

Mr. Speaker:—The House now stands adjourned to meet at 8.30 a. m tomorrow morning.