Monl^y, the 22nd July, 1963.

The House met at four of the Clock.

(Mr. Speaker in the Chair)

ANNOUNCEMENT.

Re: Release of Sarvasri Prasad Rae, Koralla Satyanarayana and G. Bapanayya, M.L.As.

Mr. Speaker.—I am to announce to the House that Sri Prasada Rae and Sri Koralla Satyanarayana, Members of the Andhra Pradesh Legislative Assembly were released from the Central Prison on 2-7-1963. Sri G. Bapanayya, Member of the Andhra Pradesh Legislative Assembly, who was on one month's parole from 28-6-1963 was also released on 2-7-1963. Let me hope that the Government will find their way to release the other prisoners also as soon, as possible.

ORAL ANSWERS TO QUESTIONS.

JOINT STAFF COUNCIL.

1803—

*4459 Q.—Sri A. P. Vajravelu Chetti (Kuppan):—Will the Chief Minister be pleased to state:

(a) whether the Government constituted a Joint Staff Council in the State;

(b) if so, what are its functions; and

(c) the work turned out by it till now?

[The Minister for Finance and Co-operation deputised the Chief Minister and answered the questions].

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

J. No. 2196 (1)

2196--1
22nd July, 1963.

Oral Answers to Questions

(a) Yes Sir.

(b) The main functions of the Andhra Pradesh Civil Services Joint Staff Council are as follows:

(a) to utilise the ideas and experience of the staff in connection with the discharge of their duties in the prescribed way;

(b) to secure to the extent possible, for the determination of staff changes in duties are carried out;

(c) to assist in determining the general conditions of service, tenure, remuneration and the promotion of staff;

(d) to encourage the higher education of staff employees in training in administration and other occupations;

(e) to suggest measures for improving money and methods of work and the provision thereof, in consideration of suggestions by staff on this line;

(f) to evolve schemes for the betterment of the

(g) Since its inception the Joint Staff Council, held several meetings and deliberations on various subjects, including details concerning Dearness Allowance, grant of holidays, hours of work, starting of consumer's Co-operative Societies, etc.


Sri K. Rajamalai (Chinmura) :- What was the additional relief given to the State Government employees so far from May 1961 to be in line with the Government of India?
I. Mr. Leary asked:—It is too broad a question. If a question is put, I will answer about additional relief given.

22nd July, 1963.

Mr. Leary asked:—It will be essentially advisory. The views will be expressed as far as possible to effect the purpose. It will be done without having a reference to the council. The council will need the advice of the government and will always have the right and the occasion if it deems it, after due notice to the council to hold its views.

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As resolutions come, they are examined and action is taken.

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Date of Resolution, when action taken will have seven days.
22nd July, 1963.

Oral Answers to Questions.

Sri K. Brahmananda Reddy:— The matter requires consideration.

Political differences, financial commitments and organisation difficulties are fundamental, and mandatory so. Actuisory difficulty is apparent. While the knowledge of the Minister in 40 years, the politcal differences and financial commitments are (and) organisation difficulties are fundamental, and mandatory so. Actuisory difficulty is apparent.
Oral Answers to Questions.
22nd July, 1963.

Oral answers to questions.

A resolution was passed that evening.

There was much discussion, and in response to a resolution of the Cabinet level, it was asked if a unanimous or a decision of the Staff Council representatives, the Cabinet must decide. It was suggested that, in a unanimous or a decision of the Staff Council representatives, the Cabinet might decide. It was also suggested that, in a unanimous or a decision of the Staff Council amalgamation, a decision of the Staff Council representatives, the Cabinet might decide. It was also suggested that, in a unanimous or a decision of the Staff Council amalgamation, a decision of the Staff Council representatives, the Cabinet might decide.

A discussion was held on the merits of the resolution.

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Mental reservations were raised. The Finance Minister accepted 15, except for one recommendation. The Finance Minister accepted 15, except for one recommendation. The Finance Minister accepted 15, except for one recommendation. The Finance Minister accepted 15, except for one recommendation. The Finance Minister accepted 15, except for one recommendation. The Finance Minister accepted 15, except for one recommendation.

Each matter has to be decided on the merits of the resolution.

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It was suggested that the decision of the concerned department or the concerned Minister will take a decision.
22nd July, 1963.

Oral Answers to Question.

3. Whether Mr. Narayankhedale has reported that there is an emergency in Government buildings, President’s, Speaker’s, and Assembly buildings, as buildings amount to 31,500,000.

8. Whether there is any proposal with the Government to construct buildings for Ministers in Bengaluru?

9. If so, the number of buildings; and

(c) the estimated cost of each building?

Sri K. Brahamananda Reddy:—That was made long before 1961. That G. O. was issued even before forming the Joint Staff Council.

CONSTRUCTION OF BUILDINGS FOR MINISTERS IN BENGALURU.

1809—

2978 Q.—Sri P. Rajgopal Nadendran a. Ramachandra Rao Deshpande, (Narayankhedale) to the Chief Minister. He desired to state:

(a) whether there is any proposal with the Government to construct buildings for Ministers in Bengaluru;

(b) if so, the number of buildings; and

(c) the estimated cost of each building?

Sri K. Brahamananda Reddy:—

(a) Yes, Sir;

(b) Six (6);

(c) the expenditure on each building has been limited to about a lakh of rupees.

Secretary, Chief Justice, Education Minister, Chiefs of Plans and estimates, emergency relief, buildings, etc., have been ordered to be revived. Emergency relax and rise in the prices of all buildings, etc., has been ordered to be revived. Emergency relax and rise in the prices of all buildings, etc., has been ordered to be revived.

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*4278 Q.—Sri A. Sarveswar Rao:—Will hon. the Chief Minister be pleased to state the emergency maintenance expenditure on the Guest Houses—Lake View and Dilkusha for the years 1961-62 and 1962-63?

Sri K. Brahmananda Reddy

<table>
<thead>
<tr>
<th></th>
<th>1961-62</th>
<th>1962-63</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lake View Guest House</td>
<td>67,467.09</td>
<td>66,498.35</td>
</tr>
<tr>
<td>Dilkusha Guest House</td>
<td>51,991.04</td>
<td>56,999.25</td>
</tr>
</tbody>
</table>

(No answer)
The above figures include expenditure incurred on: (a) canteen (b) establishment (c) maintenance of furniture, (d) maintenance of buildings, and (e) miscellaneous charges.

1. Lakeview Guest House 1962-63: Establishment Rs. 40,42,492; furniture Rs. 8,418; maintenance of buildings Rs. 44,86,100; establishment Rs. 6,14,073; expenditure Rs. 48,64,710.

2. Lakeview Guest House 1962-63: Lakeview guest House Rs. 9,12,873; State Guest Rs. 10,41,873.

3. Lakeview Guest House 1962-63: Establishment Rs. 48,42,492; furniture Rs. 4,44,86,100; expenditure Rs. 52,75,64,873; maintenance of buildings Rs. 4,44,86,100; establishment Rs. 10,41,873; corresponding establishment charges.

4. Lakeview Guest House 1962-63: Establishment Rs. 27,27,272; furniture Rs. 4,44,86,100; expenditure Rs. 29,64,073; maintenance of buildings Rs. 27,27,272; establishment Rs. 10,41,873; corresponding establishment charges.

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6. Lakeview Guest House 1962-63: Establishment Rs. 27,27,272; furniture Rs. 4,44,86,100; expenditure Rs. 29,64,073; maintenance of buildings Rs. 27,27,272; establishment Rs. 10,41,873; corresponding establishment charges.

Sri K. Brahmananda Reddy:—No State Guest Pays.

Lake View Guest House Film Festival actors, actresses permanent guests?

Subject to correction hired furniture.

Sri K. Brahmananda Reddy:—I do not think there is hired furniture in the Lake View Guest House.

Sri K. Rajamallu:—It is mentioned so in the reports that the furniture there is hired furniture.

Sri K. Brahmananda Reddy:—Whenever there is a big function and when the furniture there is not sufficient for the purpose, probably they will hire furniture for the purpose. But no hired furniture is kept there permanently.

All India Congress President?

Sri K. Brahmananda Reddy:—The All India Congress President is a dignitary, he is a State Guest.

Applications for Old Age Pensions from Vijayawada Town

1811—

3761 Q.—Sri T. V. S. Chalapthirao (Vijayawada—South):—Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) how many applications for the grant of Old-age Pensions were received from Vijayawada Town;

(i) from amongst the males;

(ii) from amongst the females; and

(b) how many applicants from Vijayawada Town were granted Old Age Pensions;

(i) among the males?

(ii) among the females?

Sri K. Brahmananda Reddy:—

(a) (i) 12.
Oral Answers to Questions.

(ii) 9.

(ii) 2.

22nd July, 1963.

(H) S* (6) (i) 9.

(ii) 2. "..."
Pension Cases

1812—

*1649 Q.—Sri K. Rajamallu:—Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) the number of pension cases pending—over one year; and two years; and

(b) the number of pension claims received during the year 1962-63, and the number of cases, in which anticipatory pension has been sanctioned?

Sri K. Brahmananda Reddy:—

(a) 164
   267.

(b) 4,279
    66.
SANCTION OF OLD AGE PENSIONS IN KURNOOL DISTRICT

1813—

*4837 Q.—_Sri P. Subbaiah_:—Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) how many Old Age Pensions were sanctioned in Kurnool District;

(b) the talukwise applications sanctioned in Kurnool District;

and

(c) how many are yet to be sanctioned and what are the reasons for abnormal delay?

_Sri K. Brahmmananda Reddy_:—(a) Seventeen persons have been sanctioned pensions under the Old Age Pension scheme of which 8 are males and 9 females.

(b) Talukwise sanctions:

<table>
<thead>
<tr>
<th>Taluk</th>
<th>Males</th>
<th>Females</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kurnool</td>
<td>5</td>
<td>6</td>
</tr>
<tr>
<td>Markapur</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Pathikonda</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>Nandyal</td>
<td>1</td>
<td></td>
</tr>
</tbody>
</table>

Total: 17.

(c) There are 6 applications pending in the Kurnool District. These applications are pending for want of availability of applicants' verification of age proof, etc. Suitable steps are being taken to sanction the pensions early.

BOOKS SUPPLIED TO THE S.S.L.C. STUDENTS IN KRISHNA ZILLA PARISHAD.

1814—

*2818 Q.—_Sarvasri Pillalamarri Venkateswarlu, T. V. S. Chalapathi Rao_:—Will the hon' Minister for Education be pleased to state:

(a) the number of copies of the following books supplied to the Zilla Parishad, Krishna for the use of S.S.L.C. students 1962-68,
(1) Rob Roy (Non-detailed S.S.L.C.).
(2) Tom Brown’s School Days.
(3) Lakshmi-Prasadam (Telugu Non-detail).

(b) Whether the above books were supplied through any other agency, if so, why; and

(c) the total number of students on the rolls in the S.S.L.C. Class 1962-68?

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

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

(a) 500 copies on 25-9-1962;
(b) 100 copies on 6-8-1962 and 600 copies on 26-11-1962;

(c) Out of an indent of 400 copies, 286 copies of the surplus stocks have been diverted from the Block Development Officer, Attilli and the Municipal Commissioner, Chirala on 24-12-1962 and 18-1-1963 respectively and the balance of 164 books despatched on 18-2-1963 by the Text Book Press.

(d) The above books were supplied through the Authorised Agents only (viz., Zilla Parishads, Panchayathi Samithis, Municipalities, Agency District Educational Officers in Andhra and the District Educational Officers who have jurisdiction in the schedule areas in Telangana and the delegate of the Director of Public Instruction at Yanam); and

(e) The total number of students on the rolls in the S.S.L.C. class during March 1962 in Zilla Parishad, Krishna are 6,584 as against 41,483 in the entire State.
Another book "Tom Brown's School Days" was first published for S.S.L.C. Public Examination in 1957 and 50,000 copies were printed then. Only 26,402 copies were sold during the year leaving a balance of 23,598 copies. The same was prescribed for S.S.L.C. Public Examination in 1958 and a reprint of 20,000 copies of the non-detailed text was ordered to meet the demand.

The Telugu non-detailed—It is a little big answer, Sir.

Mr. Speaker.—One thing, Mr. Apparao; you need not read out the whole thing. When a member puts a question, you only answer the point and whatever information he wants you furnish to him. You are not bound to furnish all the information which your Department has given you. Otherwise, we will be wasting much of our time. He is anxious to know only one thing. Whatever has happened last year has happened. At least so far as this year is concerned, will the Government take steps to see that books are supplied in time? That is his last supplementary.

Sri M. R. Appa Rao.—Yes, Sir.

On a point of submission Sir, 50,000 copies of Tom Brown's School Days were sold during the academic year 1961-62 leaving a balance of 10,088 copies. The same was prescribed for S.S.L.C. Public Examination again in 1968 and a reprint of 10,000 copies of the non-detailed text was ordered to meet the demand.

Mr. Speaker.—I won't allow all that. At that rate, if every hon. Minister goes on reading answers, I do not think we will have enough time. The hon. Minister has read out all the information which has been furnished to him. I do not think over and above that he will be in a position to give any more information. Nor, is he the Minister concerned.

Sri Pillalamarri Venkateswarlu.—Then, the question may be taken up again when the hon. Minister for Education is present in the House.

Mr. Speaker.—Not necessary.

Sri-Pillalamarri Venkateswarlu.—He has read so much of information but he has not yet drawn the conclusions. I would request him to draw the conclusions.
Mr. Speaker :—No, no. It will take at least half-an-hour for him to read the entire thing. He has not yet finished reading the information.

Sri Tenneti Viswanatham :—If the answer is long it may be placed on the Table of the House.

Mr. Speaker :—If it is necessary and if the hon. Members are interested, certainly I will see that it is placed on the Table.

Sri Tenneti Viswanatham :—Certainly, I think so, Sir, because it applies to almost every district.

Sri M. R. Apparao :—I will read out the pertinent conclusion. Sir. There are no reprint orders for these non-detailed books as there are already 34,210 second hand copies in the market in addition to the 15,000 new copies. Second hand copies are to be printed. Second hand copies are to be placed on the market. Nondetails are compulsory always.

Second hand books are to be sold. From the past experience it is seen that there is a number of copies printed or reprinted and taking into consideration the roll strength many are left unsold. Consequently the books are being re-issued as a measure of economy. In view of what is stated above, it was difficult to assess the exact requirements in respect of the non-detailed texts especially in higher classes. As all the departmental publications have since been ordered to be continued during 1962-68 reprinting programme will be finalised soon to guard against shortage in future.
Sri M.R. Apparao:—Generally non-detailed books are bought second-hand. As far as my experience goes, many of my classmates were buying only second hand books—atleast half of them as they were poor students. I also did not buy non-detailed text when I was studying (laughter). We were studying only notes. Every body buys text books but not non-detailed text books. Very few people buy non-detailed texts, Sir. That is the difficulty.

Mr. Speaker:—Let us not enter into discussion whether text books are better or notes are better. The complaint last year was that sufficient number of books were not supplied. Will the Government take steps to see that such a thing is not repeated this year? If the Government are taking steps in that direction that is enough. There is no need for discussion about what is happening.

Mr. Speaker:—We will see if it is necessary.

Mr. Speaker:—What is to be done now with regard to all those student who have not been able to get copies of those books?

Mr. Speaker:—So, you say that they must all be made to pass. What is to be done now? It is too late.

Sri V. Viswanwara Rao:—There is a Moderation Committee in the S.S.L.C. Board. Have they taken this factor into consideration?
Mr. Speaker:—Either they did not take the examination at all. Or if they have taken the examination they might have failed. They have to take the examination this year again.

Mr. Speaker:—That is exactly what the hon. Minister has said. Government will take steps to see that such a thing is not repeated, he said.

PAY SCALES OF ASSISTANT LECTURERS AND DEMONSTRATORS IN POLYTECHNICS.

1815—

*3296 Q.—Sri V. Viswanatha Rau:—Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that there is a difference in the scales of pay between those who joined in polytechnic colleges as Demonstrators and Assistant Teachers in the year 1962 and those serving previously;

(b) if so, what is the difference in pay; and

(c) why the G.O. was not applied to the seniors working in the polytechnic colleges?

Sri M.R. Appa Rao:—(a) Yes, Sir.

(b) The pre-revised and revised scales of Assistant Lecturers and Demonstrators in Polytechnics are given below:—

<table>
<thead>
<tr>
<th>Assistant Lecturers</th>
<th>Demonstrators</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-revised</td>
<td>Revised</td>
</tr>
<tr>
<td>Rs. 150-300</td>
<td>Rs. 200-300</td>
</tr>
<tr>
<td>Revised</td>
<td>Pre-revised</td>
</tr>
<tr>
<td>Rs. 200-300</td>
<td>Rs. 120-200</td>
</tr>
<tr>
<td></td>
<td>100-10-200</td>
</tr>
</tbody>
</table>

(c) The Staff employed prior to the issue of C.O. Ms. No. 1329, dated 16-5-1961 have been continued in the old scales of pay pending fixation of pay in the revised scales. The grant of revised scales to teachers in Technical institutions was under correspondence with the Government of India and the Accountant-General. Orders have since been issued for extending the benefit of the revised scales to all teachers regular or temporary with effect from 28-2-1960 or from the date of their appointment whichever is later. The arrears due to all the eligible teachers were drawn and disbursed to them after satisfying that they are qualified for the posts held by them and that their work is quite satisfactory.
Orders have since been issued for extending the benefit of the revised scales to all teachers regular or temporary with effect from 23-2-1960 or from the date of their appointment whichever is later.

**Sri M. R. Apparao:**—Another question may be put, Sir.

**1817—**

*3608 Q.—Sri K.B. Narasappa (Pattikonda):—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the Central Government assured financial aid to run a full-time unit of doctors in Tirupati Medical College;

(b) if so, the date from which it is going to be implemented;

(c) why it is restricted only to Tirupati Medical College; and

(d) whether the said aid will be extended to the entire State; or at least to the Sri Venkateswara University area?

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

(a) No.

(b) to (d)—Do not arise.

† 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.
22nd July, 1963.

Oral Answers to Questions.

26 2% Jn% MK0. QM AmwaM.tB'Questiona

MAHABOOBNAGAR DISTRICT INDUSTRIAL ESTATE.

1818—

*2941 Q.—Sri P. Mahendranath (Nagarkurnool) :—Will the hon. Minister for Industries be pleased to state:

(a) whether it is a fact that the Government sanctioned different industries to some individuals and supplied the valuable materials or mine ores to them under the Mahaboobnagar District Industrial State during the last two years; and

(b) where and when such industries were started?

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

(a) The following industrialists who are engaged in the line of manufacture noted against each were recommended for the release of the materials.

1. M/s. Hindusthan Thermometers .. Manufacture of Thermometers.
2. M/s. Sri Venkateswara Industries .. Stainless Steel, Hospital ware and surgical equipment.

(b) The industries will be started on the Industrial Estate at Mahaboobnagar as soon as factory buildings are ready.

K. R. K. INDUSTRY IN CHITTOOR TOWN.

1869—

*4255 Q.—Sri C.D. Naidu (Chittoor) :—Will the hon. Minister for Industries be pleased to state:

(a) is there any industry called 'K.R.K. Industry' in Chittoor town;

(b) what are the products they manufacture; and

(c) what is the amount of aid given by the Government to the said industry so far?
Oral Answers to Questions.

22nd July, 1963.

Sri M.N. Lakshminarasayya:—(a) Yes, Sir;
(b) Steel Furniture, Studio equipment and Hospital Equipment.
(c) No financial assistance to the above industry under the provisions of the State Aid to Industries Act has so far been granted.

*2900 Q.—Sri Vithal Rao (Adilabad):—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether the Government are paying the cess for toddy trees to the pattadars regularly in Adilabad taluk and district; and

(b) if not, the reasons therefor?

Sri Mr. R. Appa Rao:—(a) The cess (Haq-e-malikana) for toddy trees to the pattadars in Adilabad taluk was already paid upto 1957-58. The cess (Haq-e-malikana) for toddy trees to the pattadars in other taluks of the district have to be paid from 1954-62.

(b) The reasons for non-payment of the amounts so far are:

1. Non receipt of particulars from tree markers.
2. Non-receipt of statements of number of trees.

The Board of Revenue has been asked to take action against those subordinates who are guilty of default.

Cess for Toddy Trees to the Pattadars in Adilabad Taluk.

1820—

*2900 Q.—Sri Vithal Rao (Adilabad):—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether the Government are paying the cess for toddy trees to the pattadars regularly in Adilabad taluk and district; and

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1. Non receipt of particulars from tree markers.
2. Non-receipt of statements of number of trees.

The Board of Revenue has been asked to take action against those subordinates who are guilty of default.

Sri M. N. Lakshminarasayya:—(a) Yes, Sir;
Auction of Neera Shops.

22nd July, 1961. Oral Answers to Questions

1821—

*S1639 Q.—Sarvasri N. Venkatasswami (Pampapuri), P. Shyamsundara Rao (Achanta), G.C. Kondiah (Nellore), S. Venugop (Bucchinreddypalem), E. Ayyarudu Reddy (Midthur) and V.K. Audivarayana Reddy (Goopy) :- Will the hon. Minister for Excise and Prohibition be pleased to state:

the number of Neera shops auctioned this year and the amount of revenue derived in each district in Andhra area?

Sri M.R. Appa Rao :- A statement showing the particulars is placed on the Table of the House.

Statement placed on the Table of the House.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the district</th>
<th>No. of Neera shops auctioned</th>
<th>Amount of revenue derived</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Srikakulam</td>
<td>80</td>
<td>Rs. 89,764.40</td>
</tr>
<tr>
<td>2.</td>
<td>Visakhapatnam</td>
<td>53</td>
<td>Rs. 87,183.20</td>
</tr>
<tr>
<td>3.</td>
<td>East Godavari</td>
<td>114</td>
<td>Rs. 1,27,400.00</td>
</tr>
<tr>
<td>4.</td>
<td>West Godavari</td>
<td>131</td>
<td>Rs. 1,03,932.40</td>
</tr>
<tr>
<td>5.</td>
<td>Krishna</td>
<td>129</td>
<td>Rs. 1,73,832.00</td>
</tr>
<tr>
<td>6.</td>
<td>Guntur</td>
<td>107</td>
<td>Rs. 1,17,400.40</td>
</tr>
<tr>
<td>7.</td>
<td>Nellore</td>
<td>84</td>
<td>Rs. 88,550.80</td>
</tr>
<tr>
<td>8.</td>
<td>Chittoor</td>
<td>46</td>
<td>Rs. 1,28,934.00</td>
</tr>
<tr>
<td>9.</td>
<td>Cuddapah</td>
<td>31</td>
<td>Rs. 81,224.00</td>
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<tr>
<td>10.</td>
<td>Anantapur</td>
<td>72</td>
<td>Rs. 8,89,052.00</td>
</tr>
<tr>
<td>11.</td>
<td>Kurnool</td>
<td>80</td>
<td>Rs. 4,47,282.00</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td>87</td>
<td>Rs. 19,81,067.20</td>
</tr>
</tbody>
</table>

Sri E. Ayyar Reddy :- Now Governent has imposed certain restrictions, Sir, regarding this Neera. One of the restrictions is that Neera should not be sold after 2 p.m. and there are certain other restrictions with regard to the pot and timing and all those things. Most of today contractors stated that if these restrictions are removed, the income of the Government will be doubled. Will the Government think of removing these unnecessary restrictions?

Sri M. R. Apparao :- No, Sir.
Oral Answers to Questions. 22nd July, 1961

The Minister of State for Transport and Works:—

(a) The Deputy Commissioner, Kollam, has reported that 6 toddy shops are running in that district. There should be strict control over the toddy shops.

(b) As regards the closure of sugar plantations, the work is progressing. The restriction on sugar plantation would be lifted on the recommendation of the Committee.

(c) As regards the sugar plantations and the prohibition of toddy shops, the Government is considering the matter.

(d) As regards the closure of sugar plantations, the work is progressing. The restriction on sugar plantation would be lifted on the recommendation of the Committee.

(e) As regards the closure of sugar plantations, the work is progressing. The restriction on sugar plantation would be lifted on the recommendation of the Committee.

(f) As regards the closure of sugar plantations, the work is progressing. The restriction on sugar plantation would be lifted on the recommendation of the Committee.

(g) As regards the closure of sugar plantations, the work is progressing. The restriction on sugar plantation would be lifted on the recommendation of the Committee.
Oral Answers to Questions

22nd July, 1963.

1. Mr. My, 1963.

- Mr. A: What is the ratio of the number of cases of 120 to 20 cases?

- Mr. B: The ratio of the number of cases of 120 to 20 cases is 3:1.

2. Mr. A: What is the ratio of the number of cases of 120 to 20 cases?

- Mr. B: The ratio of the number of cases of 120 to 20 cases is 3:1.

3. Mr. A: What is the ratio of the number of cases of 120 to 20 cases?

- Mr. B: The ratio of the number of cases of 120 to 20 cases is 3:1.

4. Mr. A: What is the ratio of the number of cases of 120 to 20 cases?

- Mr. B: The ratio of the number of cases of 120 to 20 cases is 3:1.
Ora! Ansvers to Questions.

22nd July, 1963.

38 47 ఎంప పిల్లలు ఎంప చిత్రాలతో పిల్లలను చేసుకునే పిల్లలు. పిల్లల పిల్లలకూ 9 నాడుకు ప్రతిపాదిత, ఎంప పిల్లలకు పిల్లల పిల్లలకు సిద్ధం కల్పనా ఉంది. ఎంప పిల్లలకు, ఎంప పిల్లలకు కొంతమంది సమాధానాన్ని ఎంప పిల్లల రాతియే. ఎంప పిల్లల అంటే ఎంప పిల్లల రాతియే మంచి ఎంప పిల్లల రాతియే. ఆ లేదు చిత్రాల కొంతమంది పిల్లల రాతియే?

10. ఎంప పిల్లలు: ఎంప పిల్లలు ఎంప పిల్లల ఎంప పిల్లల ఎంప పిల్లల రాతియే ఎంప పిల్లల రాతియే ఎంప పిల్లల రాతియే ఎంప పిల్లల రాతియే?

11. ఒక విధానం మరిన్ని మనుష్యాది పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు రాతియే?

12. ఎంప పిల్లలు: ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు రాతియే?

13. ఎంప పిల్లలు: ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు రాతియే?

14. ఎంప పిల్లలు: ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు ఎంప పిల్లలకు రాతియే?

2196—4
Mr. Speaker: Questions No. 1822, 1823 and 1824 will be taken up on Sunday, the 28th July, 1963.

Theft in Someswarudu Temple in Somasila.

1825—

*2192 Q.—Sri G.C. Kondaiah:—Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) whether it is a fact that a theft of God's jewellery in one temple of Sri Someswarudu in Somasila, Nellore district was reported on 18th August 1962;

(b) if so, the value of the jewellery lost; and

(c) the action taken by the Government thereon?

The Minister for Law and Information (Sri P.V. Narasimha Rao):—

(a) Yes, Sir.

(b) Three Utsavigrahams made of Panchaleham costing about Rs. 500 were lost.

(c) The Police reported the case as undetectable.

Grievances of Press Workers of Tirupati-Tirumala Devasthanams.

1826—

*2595 Q.—Sri C.K. Narayana Reddy (Pileru):—Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) whether the Government are in receipt of the representation, dated 20th July 1962 from Sri C.K. Narayana Reddy and Sri Mande Pichayya regarding the grievances of Press Workers, working in Tirupati-Tirumala Devasthanams; and

(b) if so, the action taken thereon?

Sri P.V. Narasimha Rao:—(a) Yes, Sir.

(b) The matter is under consideration.
PAY SCALES OF THE WORKERS IN TIRUMALA-TIRUPATHI DEVASTHANAMS.

1827—

*1803 (2608) Q.—Sri C.K. Narayana Reddy:—Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) the pay scales of the workers and the office attenders in the Tirumala-Tirupathi Devasthanams Press after the report of the Second Pay Commission (after 1st November 1958);

(b) whether the pay scales applied to the workers in the Government Press are extended to the workers in the Tirumala-Tirupathi Devasthanams Press;

(c) whether the Government are aware of the fact that in spite of the acceptance of the revised scales from 1st November 1961, the amount has not been paid to the staff in the Tirumala-Tirupathi Devasthanams; and

(d) if so, the action proposed to be taken in the matter?

Sri P. V. Narasimha Rao:—(a)

1. Proof Correctors .. .. 50-3-92-4-120.
2. Machineman Grade I, Compositor 41-2-65.
   Grade I, Ruling Operator and
   Binder Grade I.
   Grade II, Ruling Feeder and
   Ruling Receiver.
4. Apprentices .. .. 25 fixed (No D.A.)
   *Posts created after 1-11-1958.*
5. Monotype Operator .. .. 50-8-92-4-120.
7. Folder .. .. 41-2-65.

(b) Yes, Sir.

(c) In respect of the posts where Commissioner approved the revised scales of pay, fixation has been done and arrears paid in most of the cases and in the remaining cases, pay fixation statements are under scrutiny.

(d) The matter is under consideration.
22nd July, 1963.

Oral Answers to Questions.

Mr. Speaker:—Now questions and answers in the supplemental list will be taken up if the hon. Members agree; there are about 20 questions in the supplemental list and we will take about an hour; since we do not have much business for the day I suppose we can take up the supplemental list.

Mr. Speaker:—There will be no discussion to-day.

INDUSTRIAL DEVELOPMENT IN ANDHRA PRADESH.

1988—

*1569-A (1558) Q.—Sri A. Serveswara Rao:—Will hon. the Chief Minister be pleased to state:

The steps taken by the Government in the light of the discussions, suggestions and recommendations made in the conference of Andhra Pradesh Businessmen on 21st and 22nd April, 1962 for the industrial development in Andhra Pradesh?

Sri K. Brahmananda Reddy:—A statement indicating the steps taken by Government on the recommendations of the Andhra Pradesh Businessmen’s Conference, is placed on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE.

STATEMENT SHOWING THE RECOMMENDATIONS OF ANDHRA PRADESH BUSINESSMEN’S CONFERENCE AND THE STEPS TAKEN BY GOVERNMENT THEREOF.

Recommendation (1):

In the matter of industries, Government should take more active interest in providing adequate finance under easy conditions to

Small Scale Industries and providing of adequate raw materials and organising the markets for Small Scale Industries products, and that medium and large scale industries should be given sufficient incentives by such policies as rebates on taxes, exemption from taxes for an initial period and special assistance in backward areas to accelerate industrial development through concessional rates for supplies of power, water and land facilities.

Steps taken by Government.

Loans are being granted to small scale industries by the department under the State Aid to Industries Act. With a view to providing easy and adequate financial assistance to the small scale industries liberalised provisions have been included in the draft integrated State Aid to Industries Act. The integrated State Aid to Industries Act is under active consideration of the Government. Besides the above, there are other financial agencies like the Andhra Pradesh State Financial Corporation and the Andhra Pradesh Small Scale Industrial Development Corporation advancing loans to the small scale industries in this State. In regard to the supply of raw materials to the Small Scale Industries, the supply is quite inadequate. While there has been considerable growth in the number of Small Scale Industrial units in Andhra Pradesh, there is no corresponding increase in the State quotas of Iron and Steel and Non-ferrous metals. Repeated representations were made to the Government of India for increasing the allotments of State quotas to meet the growing demand of Small Scale Industries for raw materials. Though slight increase was made in the State quotas, it does not in any way commensurate even with a portion of requirements of the units which have been increasing from period to period. Further the State quotas have been curtailed for the period 4/62-9/62 onwards due to emergency.

With reference to the marketing facilities to the Small Scale Industries products it was considered desirable to accord preferential treatment to the products that are manufactured in the State, even in cases where purchases are effected without the medium of the Central Stores Purchase Department, by delegation of powers to the Heads of Departments, with view to giving fillip to local industries and commerce. Accordingly the Government have issued orders in G.O. Ms. No. 1691, Industries, dated 21st November 1961, delegating powers to all Heads of Departments to give 5 per cent price preference to the products that are manufactured in the Andhra Pradesh State. They have been directed to prefer the local products only when the stores are in accordance with their needs and prices are within the above concessional limits. The Director of Industries and Commerce is also recommending the Small Scale Industries units to the Director General of Supplies and Disposals, New Delhi and the National Small Industries Corporation, New Delhi for participation in the Central Governments Stores Purchase Programme.

As regards the recommendation for giving incentives to medium and large scale industries, with a view to giving an impetus to the development of large scale industries, the State Government have already given certain concessions to the private and new entrepreneurs in respect of supply of power, water, and also in assisting the industrialists by
acquiring and making available suitable sites for the location of new industries.

Government in their order No. 678, Industries, dated 27th April 1961, have sanctioned a scheme of concessional rates of power supply to industrial units whereby new industrial units established hereafter and falling under certain category of industries are eligible for concessional rates for a period of five years from the date of commencement of production in each case.

A Screening Committee has been constituted by the Government to consider the requests to this effect. Government have also directed certain municipalities to charge a reasonable rates for water supplied to industrial concerns and also it was agreed to charge Rs. 2 per 1,000 gallons for bulk supply exceeding 50,000 gallons per day.

In regard to the supply of power to Industrial units, the Government in the Public Works Department have issued Orders in G.O. Ms. No. 1234, Public Works Department, dated 24th May 1962, exempting certain classes of consumers from the operation of the restriction and control of the Electrical Energy in Telangana area which include among others items: (a) Agricultural and Industrial consumers and printing presses subject to the condition that they do not avail themselves of the supply during peak load hours of 6-00 p.m. to 10-00 p.m. (b) Industrial units such as chemical industries having continuous process of manufacture subject to the total demand being limited to 25 K.W. during peak load hours of 6-00 p.m. to 10-00 p.m.

The recommendation, regarding exemption and rebate on taxes, is of General nature. The question of Granting exemption and rebate on taxes will be examined only with reference to the nature of Industry and the nature of goods required by the Industry. This question will be examined as and when an Industry specifically seeks exemption of sales tax.

As regards exemption of taxes payable by the medium and large scale industry to the Municipalities concerned it may be stated that Municipalities in Andhra area levy property tax and profession tax on the Industrial concerns. The Municipalities in Telangana area levy octroi also on the goods in addition to the property and profession taxes. But levy of octroi in the Telangana area has been suspended till the integrated Municipal Bill becomes Law. As regards levy of property tax and the profession tax, no discrimination is shown in favour of Industries. Water rates are charged as per the by laws framed by the concerned Municipalities. The question whether any concession could be shown in favour of the above Industries in the matter of the levy of taxes by the Municipalities has been examined and it has been considered not desirable to advice the Municipalities to levy taxes and water rates at concession on the Industries, in view of the present financial position of the Municipalities.

Recommendations (2):

That power supply should be restored as early as possible and that the problem of power supply to an adequate degree should be

probed carefully by the State Government with the co-operation of the representatives of industry through the Federation of Andhra Pradesh Chambers of Commerce and Industry.

**Steps taken by Government.**

It is not possible to restore the power supply in Hyderabad till at least the two Turbo alternator sets of 10 M.W. are installed (by about September 1963). In order to meet the needs arising out of the National Emergency certain restrictions have been imposed to consume power. The probe proposed by the Federation may not improve the position in any way.

There is no cut in energy consumption for Industries except restrictions during peak load hours. The power position will improve towards the last quarter of the current year when the two turbo alternator sets of 10 M.W. are installed.

As to the probe into the power problem, the Government are fully aware of the position of supply and demand and are taking every step possible to relieve the shortage, as soon as may be. In the Andhra Pradesh State, Electricity Consultative Council, which gives advice and guidance to the Electricity Board, the interests of the Industries are only represented.

**Recommendation (8):**

That the administrative set-up for implementing plans should be streamlined and should adopt itself to the growing needs of the community. The co-operation of the business community must be obtained through approved channels as for example, Chambers of Commerce at different centres.

**Steps taken by Government.**

The constitution of the Standing Administrative Reforms Committee in terms of the recommendations made by the Administrative Reforms Committee in para 128 of its report is to streamline the administration to satisfactorily deal with the issues arising out of the implementation of the 3rd Five Year Plan. The Director of Industries and Commerce is also a member of the Standing Administrative Reforms Committee recently set up with reference to the orders in G.O. No. 746, General Administration (O & M), dated 5th May 1962. This Committee is also empowered to co-opt additional members for consideration of any specific issues. There is no objection to co-opt non-official members also.

With a view to secure the co-operation of the business community in the implementation of plan schemes, representation to Chambers of Commerce is given on the State Advisory Committee also.

**Recommendation (4):**

A State Planning Commission of not more than 7 members should be established with the representatives of Government industry,
and independent experts to scrutinise the economic problems of the State and to advise the State Government from time to time in the preparation and implementation of plan schemes for the State.

**Steps taken by Government.**

The Cabinet considered the proposal to set up the State Planning Board at its meeting held on 6th December 1962 and it was resolved that in view of the emergency and possible cut in the plan the question of establishing the Board should be considered sometime during the financial year 1963-64. The issue is now being taken up for further consideration.

**Recommendation (5):**

That special methods of consultation with the Chambers of Commerce at the State level by the different Government Departments should be evolved to provide for continuous contacts on specific problems that may arise from time to time.

**Steps taken by Government.**

Whenever the Government appoint certain committees, Boards etc., for examining the specific problems, non-official members who are suitable for the purpose are being nominated.

**Recommendation (6):**

That the State Government should assist industry in the matter of securing foreign aid and collaboration to develop the private sector.

**Steps taken by Government.**

The recommendation is of a general nature. The Government will no doubt assist the industry in the matter of securing foreign aid and collaboration to develop the private sector.

**Recommendation (7):**

That in view of the emergency created in the matter of the supply of electric power the Government be requested to appoint a committee of officials and non-officials (a) to probe into the question, and (b) to take active and immediate steps to overcome the present power shortage in Andhra Pradesh and to make recommendations to provide for a planned increase in the supply of power at a very early date by all possible means.

**Steps taken by Government.**

In September 1968, two Gas Turbo alternator sets of 10 M.W. each will be installed and commissioned in Hyderabad.

This State will set 7.2 M.W. of additional power in October 1968 and 7.2 M.W. of power in December 1963 from the Power House at Tungabhadra Dam. In addition we will get 7.2 M.W. of power in
March 64 and 7.2 M.W. of power in May 1964 from the canal power house at Hampi. In all we will get additional power to the tune of 28.8 M.W. from Tungabhadra Hydro-Electric Scheme by May 1964.

The 30 M.W. Thermal Unit at Nellore will be commissioned in March 1964.

By the end of the 3rd Five-Year Plan it is hoped that Kothagudem Thermal Scheme (120 M.W.), Ramagundam Thermal Scheme (60 M.W.) and Upper Silcru Hydro-Electric Scheme (120 M.W.) are likely to be commissioned.

There is no need to appoint a committee of officials and non-officials as recommended by the conference since the Government are sparing no pains to increase the installed generating capacity in the State.

Recommendation (8):

That special attention be given to the proper maintenance and development of the minor ports in Andhra Pradesh to facilitate internal and inter-state Trade.

Steps taken by Government.

Within the limited resources available, all efforts are being made by the State Government Port Department for the maintenance and development of the Minor Ports (including the Intermediate Ports, viz., Kakinada and Masulipatnam) of Andhra Pradesh.

It may be pointed out that efforts are being made to purchase special equipment for the ports (e.g., dredges, etc.) and it is also under Government consideration to appoint a fact finding commission to suggest ways and means to improve the Minor Ports.

Recommendation (9):

(a) That the attention of the Governments, Central and State, should be drawn to the need for the provision of adequate facilities for the movement of coal equitably to the needs of the industry and that Andhra Pradesh must be given special facilities to use the coal from Singareni Collieries.

(b) That a committee be appointed to take the problem of coal supplies for the development of Andhra Pradesh.

Steps taken by Government.

It may be said that the Railways have provided the necessary number of wagons at the Singareni Collieries for the movement of coal. Still at times wagons are not available. Therefore steps are being taken to explore the possibility of moving coal by road to augment the supply of coal to consumers. As regards giving special facilities to Andhra Pradesh to use the coal from Singareni Collieries, the Government of India were addressed but they replied that in the interest of rational distribution of coal all over the country, it would not be practicable to lay down the principle that industries located in a particular State should have the first claim on the coal produced in that State.
It may be said that Government consider that there is no necessity at present to appoint a Committee to tackle the problem of coal supplies as the chief problem is one of allotment from centre and its movement, of allotted quantity.

Recommendation (10):

That Road Transport be facilitated as much as possible without unnecessary stoppage on the way at check-posts of goods in transit, by administrative authorities, and that rules be amended accordingly in consultation with the Trade through its organised representatives.

Steps taken by Government.

In exercise of the powers conferred by sub-section (1) of section 25 of the A.P.G.S.T. Act, 1957, Government can order the erection of check posts at such places as they deem necessary. The intention behind the establishment of the check posts is to prevent evasion of sales tax by gathering details about the inter-State and intra-State movement of goods. The check on the movement of goods is exercised by insisting upon the use of certain documents like the way-bills.

The sales tax legislation in this State provides for seizure of goods not covered by way-bills and for confiscation where there is an attempted evasion in payment of tax. However, the Commercial Taxes Department, in actual practice, is collecting tax involved on the goods transported without way-bill and allowing the goods to pass, adopting a lenient view. As such, it can be seen that where the goods, are covered by proper way-bills, they are being permitted without any obstruction and unnecessary stoppage of vehicles. Even in the case of vehicles which carry goods without proper way-bills, officers at check posts are not delaying them by taking more than the minimum time required for making a search, etc. In the interest of the administration and to see that leakage of revenue is properly plugged and evasion of taxes arrested, it is essential, that there should be a check on the transport of goods which are being carried unauthorisedly causing loss to Government.

TECHNICAL ADVISER FOR CO-OPERATIVE SUGAR FACTORIES

1989—

*3189-Q—Sri Vavilala Gopalakrishnayya and Sri Md. Ismail (Samalkot):—Will hon. the Chief Minister be pleased to state:

(a) whether the Government have appointed any Special Technical Adviser for all the Co-operative Sugar Factories in the State; and

(b) if so, what are the terms and conditions and the pay scale applicable to the post?

Sri K. Brahmananda Reddy:—

(a) Yes, Sir.

(b) The Officer has been appointed on contract basis for a period of two years, on a consolidated pay of Rs. 2,100 per month. His services are terminable subject to giving three months’ notice on either side.

He is Mr. D. K. Brahma, B.Sc. (Glasgow) M. E., etc.

He is thought to be a very competent officer on technical matters of sugar factories.

Sri K. Brahmananda Reddy:—As I have already submitted, I have no information on that matter.
Oral Answers to Question:

Please see the question—"whether the Government have appointed any Special Technical Officer for all the Co-operative Sugar Factories in the State; if so what are the terms and conditions and pay scale applicable to the post?". The hon. Member has put the question and he got the answer.

Mr. Speaker:—You are asking about the antecedents of the man, i.e., his previous history and all that what kind of man he was; whether there were any charges of corruption against him.

Mr. Speaker:—Anyway I am not allowing any supplementarpes, on that point. You put a separate question and I will see that the question is answered before 31st July, '63.

Sri K. Brahmananda Reddy:—Any way, Sir, I do not accept the wild allegations made in this connection.

Mr. Speaker:—A certain question has been put. Now the question is whether you can put a supplementary question regarding the antecedents of that man. The question here is whether the Government have appointed any Special Officer; they have appointed; the terms and conditions are also given. Now members are putting supplementary questions; you say that the Minister should have anticipated a supplementary question like this and come prepared with the information to give an answer. As it is, the Minister says he is not in possession of that information. You are just saying the same thing which Sri Gopala-krishnayya has brought to my notice. I will see that the concerned Minister answers the question before 31st July, 1963.

Sri Pillalamarri Venkateswarlu:—This is not the first time to raise such issues on the floor of the House. The Minister and the Government are not responsible persons when they answer supplementary questions; I expect them to come forward with correct information. As it is, the Minister may be in possession of information about which he may not be sure. He may or may not remember certain things which happened two years back. It is not as though the House is going to be denied the opportunity of putting questions on this subject. So members may wait for a week; they are not going to lose anything.

Mr. Speaker:—When members put questions, I do not expect Ministers to give vague answers or incorrect answers. Ministers being responsible persons, when they answer supplementary, I expect them to come forward with correct information. As it is, the Minister may be in possession of information about which he may not be sure. He may or may not remember certain things which happened two years back. It is not as though the House is going to be denied the opportunity of putting questions on this subject. So members may wait for a week; they are not going to lose anything.

Sri K. Brahmananda Reddy:—If supplementaries arise out of this question, what happened three years ago, whether there was an enquiry on some other question etc.—cannot be called supplementary and are not relevant to this. If the members have put a separate question certainly it would have been answered. I have seen the notes for supplementaries also, it contains information relating to terms and conditions, the contract, the assistance given to Co-operative factories etc. I cannot say what happened two or three years ago.

Sri Tenneti Viswanatham:—What the hon. Speaker has said is quite correct so far as this question is concerned. I don't think this should be taken as a precedent. When a question is put as to whether any officer has been appointed, naturally the antecedents and the qualifications of that officer will necessarily form a subject matter of,
supplementary questions; but more than that, here it something more important because the removal of that officer took place after an enquiry when the present Finance Minister was also in the Ministry. It is not right for him to say "I do not know about the past."

Mr. Speaker:—He is not denying any knowledge of the matter, he is not in a position to say precisely.

Sri K. Brahmamadda Reddy:—As the hon. Speaker has pointed out, I am not in a position to give a precise answer—whether the officer left the service voluntarily or not. I know that he was an employee of the Nizam Sugar Factory three or four years ago and he left the service; that is all I know. I am not aware how he left the service.

Mr. Speaker:—He is not in a position to give correct information.

Sri Tennei Viswanatham:—If he said so, there would have been no discussion, but he has said “I don’t know” and all that.

Mr. Speaker:—When Members put questions I expect the questions to be answered and if the concerned Minister is not present, somebody else will answer on his behalf and then if any further information is necessary. I will certainly try to provide an opportunity for the Members to elicit information. For instance, in this case, I asked Members to put a separate question regarding the matter and I am going to give the House an opportunity. And so the House will not be denied an opportunity for eliciting more information on this point.

Mr. Speaker:—When a Member gets up I do not know what he is going to ask; whether he is going to put a supplementary or raise a point of order or something else. He gets up, blurts out something and sits down. We cannot anticipate what the Member is going to say. I cannot read his mind. If that is possible, I can easily prevent the Members from blurring out anything irrelevant.
Sri K. Brahmananda Reddy:—Sir, if an hon. Member has a right to hold an opinion, every other hon. Member has a right to hold a different opinion.

Sri E. Ayyappu Reddy:—There is nothing in the Rules which prevents a Member from furnishing any information to any question that arises in this House.

Sri Pillalamarri Venkateswarlu:—That is wrong.

Sri E. Ayyappu Reddy:—On a point of order, Sir Mr. Pillalamarri Venkateswarlu, a very senior Member gets up when I am on my legs.

Sri Pillalamarri Venkateswarlu:—Now a Member says that he is a junior. He says that Members can supply information to Members. According to the Rules, we have to get correct information.

PAY SCALES OF THE STAFF IN ANDHRA PAPER MILLS, RAJAHMUNDRY

1990—

*3590-Q.—Sri K. Govindra Rao (Anakapalli):—Will hon. the Chief Minister be pleased to state:

(a) whether pay scales have been raised in the last three years for the employees working in Andhra Paper Mills, Rajahmundry; and

(b) if so, the date from which they have been implemented for

(i) Supervisory staff, (ii) the skilled workmen and (iii) the unskilled workmen?

Sri K. Brahmananda Reddy:—

(a) Yes, Sir.

(b) The wages of the unskilled workmen were revised in 1958 and were given effect from 1-8-1958.

The case of skilled and semiskilled workmen was decided in 1960, and the revision was given effect from 1-1-1960, but ex gratia payment was made in lieu of arrears for the period between 1-8-1958 and 1-4-1960. As regards supervisory staff the revision was given effect from 1st November, 1958 as in the case of regular Government employees.

PURCHASE OF JEEPS BY THE CO-OPERATIVE CENTRAL BANK OF NELLORE DISTRICT

1991—

*3392-Q.—Sri V. Visveswara Rao:—Will the hon. Minister for Finance and Co-operation be pleased to refer to the answer given to the question No. 2765 on 6-3-1966 and state:

(a) whether it is a fact that the management of the Co-operative Central Bank of Nellore District had purchased two Jeeps on 2nd April, 1962;

(b) the circumstances under which the Jeeps were purchased by the Bank;

(c) whether any mechanical Engineer examined and certified to their suitability and fitness; and

(d) whether the cost of the Jeeps was estimated by the mechanical Engineer?

Sri K. Brahmananda Reddy:—

(a) Yes, Sir.

(b) The two Jeeps were purchased by the Bank, as they were said to be urgently required for work relating to collection of dues from the Societies.

(c) No, Sir.

(d) No, Sir.

Mr. Speaker:—Was not this question answered once before?

Sri V. Viswanatha Rao:—It was answered previously.

Mr. Speaker:—Statutory obligation or in `Common-sense or Administrative instructions or not?

Sri. Dr. V. Jagannath Reddy:—Statutory obligation or in Common-sense or Administrative instructions.

Sri. Dr. V. Jagannath Reddy:—In 1.4.62, 25. 35

Sri. Dr. V. Jagannath Reddy:—In 1.4.62, Jeeps were urgently in connection with the collection drive that it was no time to call for quotations, that new Jeeps had fixed price and
that for the purchase by it though slightly used, reduction over the cost price was allowed which compensated more than the loss on account of depreciation.

**Q**. **R**. 

**A.**

**Q.**

**A.**

**Q.**

**A.**

**Q.**

**A.**

**Q.**

**A.**

**Q.**

**A.**

**Q.**

**A.**

**Q.**

**A.**

**Sri K. Brahmamananda Reddy:**—At present there is no statutory obligation.

**S i K. Brahmamananda Reddy:**—A decision was taken by the management.

**Q.**

**A.**

**Q.**

**A.**

**Q.**

**A.**

**Q.**

2196-6
22nd July, 1993.

Oral Answers to Questions.

(i) Dr. D.C. Sekar:—Sir, I have referred to the decision taken by the General Body meeting of the Society on 24-6-62 to accept the proposal of the Manager of the Bank for the extension of the period from 2-4-62 to 4-4-62. We accept the proposal of the Manager of the Bank.

(ii) Dr. D.C. Sekar:—Sir, the decision taken by the General Body on 2-4-62 is accepted by us. However, we have requested the Manager of the Bank to extend the period from 2-4-62 to 4-4-62. We accept the proposal of the Manager of the Bank.

(iii) Dr. D.C. Sekar:—Sir, the decision taken by the General Body on 2-4-62 is accepted by us.

(iv) Dr. D.C. Sekar:—Sir, the decision taken by the General Body on 2-4-62 is accepted by us.

(v) Dr. D.C. Sekar:—Sir, the decision taken by the General Body on 2-4-62 is accepted by us.

(vi) Dr. D.C. Sekar:—Sir, the decision taken by the General Body on 2-4-62 is accepted by us.

(vii) Mr. V. Venkatarama Reddy, Minister for Finance and Co-operation:—With reference to the question raised by the hon. Member for the Andhra Pradesh Sangeetha Natika Akademi, I would like to inform that all dramatic and dance performances conducted by all classes of associations from entertainment tax.

EXEMPTION OF ENTERTAINMENT TAX FOR DRAMATIC AND DANCE PERFORMANCES FOR
1992-

*4302-Q.—Shri A. Sarveswara Rao:—Will the hon. Minister for Finance and Co-operation please state:

(a) whether the Government have been requested by the Andhra Pradesh Sangeetha Natika Akademi to exempt all dramatic and dance performances conducted by all classes of associations from entertainment tax; and

(b) If so, why has any information been kept from the matter?

Sri K. Bamamanda Reddy:—

(a) Yes, Sir.

(b) Government did not draw the and direct protest letters against the contractors. An account from entertainment is being issued to the contractors. No complaints have been received from the sub-inspectors and public individuals. I quote the 1st 2nd Andhra Pradesh Sambha Nalika Academy. It is accepted from the tax.

(c) J. S. Rao:— Genera responsible body under the act is to be the General exemptions and recognized institutions are expected. By whom are the grants sanctioned? Are there any subsidies?

Sri K. Bamamanda Reddy:— All registered and recognized institutions are expected. Recognized by whom? Whether the amount sanctioned for repairing the said school during 1960-61 and the public contribution therefor?

(b) No, Sir, there is no such village as Arpur in the tahsil.

(a) (b) to (e) Do not arise.
Si M. R. Appa Rao:— There is no such village as Arrur. The Member means probably Arpur village.

Sri M. R. Appa Rao:— There is no such village as Arrur. The District Educational Officer, Nalanda has reported that there is no village by name Arrur in Ramannapat Taluk. But there are two villages, one by the name of Arpur and another by name Sirpur. But there is no village as Arrur.

Mr. N. Y.:— Arrur's name is Sirpur.

Sri M. R. Appa Rao:— There is no information in regard to Arrur. If the hon. Member sends the correct question, then I will try to get the Answer.

Mr. R. Y.:— That will be done.

RETRENCHMENT OF STAFF IN SAMITHI ELEMENTARY SCHOOLS

1994—

Sri P. Subbaiah:— Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that instructions have been issued to the various panchayat samithis in the state for the retrenchment of 50% of the new staff in the Samithi Elementary Schools; and

(b) if so, the alternate proposals to absorb the retrenched:

Sri M. R. Appa Rao:—

(a) Yes, Sir.

(b) The matter was further examined and orders were issued subsequently reinstating all the retrenched teachers with effect from the middle of March, 1963.

Si M. R. Appa Rao:— 50% retrench తీర్థంతే పట్టణంలో నిర్ణయం కాపట ఉండడాన్ని retrench తీర్థంతే మరిడిల్లి విద్యార్థులు అభివృద్ధి కోసం పరిశీలించే విద్యార్థులు?

Si M. R. Appa Rao:— సంధి విద్యార్థులు. All the teachers have been absorbed.
Oral Answers to Questions.


I Ans. A's'tito Questions. J-aJ J-!y, ^63, 43

""""It is not to Questions."

A teacher in a school has been retrenched. What is the position of the retrenched teacher? Are there any schemes for retrenched teachers? What steps have been taken to absorb the retrenched teacher?

Sri M. R. Ayya Rao :—All the retrenched teachers have been taken irrespective of males or females.

1995—

† Q. No. 1995 (3114)

PAY OF GRADE I LIBRARIANS.

1996—

End of page

1097—

SURVEY OF FUNDS BY THE DIRECTOR OF MINES AND GEOLOGY

1967—

*4415-Q.—Sri A. Subbarao Rao :—Will the Hon. Minister for Industries be pleased to state:

(a) the present scale of pay of the Librarian, Grade I in the State, particularly in Telugu areas;

(b) whether there is any proposal in the Government to increase their scale of pay in view of their responsibility?

Sri I.R. Ayya Rao :—(a) The scale of pay of Librarian, Grade I in the State, is Rs. 125 3-139-71/229.

(b) No, Sir.

SURRENDER OF FUNDS BY THE DIRECTOR OF MINES AND GEOLOGY

1967—

*4415-Q.—Sri A. Subbarao Rao :—Will the Hon. Minister for Industries be pleased to state:

(a) whether it is a fact that the Director of Mines and Geology surrendered a sum of Rs. 25,000 from the funds allotted to that Department for the year 1962-63; and

(b) if so, what are the schemes shelved?

Sri M. N. Lakshminarasayya :—

(a) Yes, Sir.

(b) No schemes were shelved.

† 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.
GRAPHITE CRUCIBLE INDUSTRY IN RAJAHMUNDRY.

1998—

*3450-(A) Q.—*Sri A. Sorseeswara Rao:—Will the hon. Minister for Industries be pleased to state:

What are the improvements effected in the methods of manufacture of graphite crucible industry by the research centre in Rajahmundry and the expenditure incurred on the above research centre during this year 1962-63?

_Sri M. N. Lakshminarasayya:_—The local crucible manufacturers manufacture mainly small size crucibles. The Research Centre is manufacturing on trial basis large size crucible (upto a capacity of 300 No. size), using jigger and jelly. A tilling furnace crucible of 400 lbs. capacity has been manufactured for the General Manager (M&H), Northern Rlys., and is under despatch. Froth flotation cell has been imported and is being commissioned. This will enrich graphite to about 95%. This purified and enriched graphite will enable manufacture of better crucibles and reduce import of graphite for the centre.

The expenditure incurred in the centre during 1962-63 for research upto the end of January, 1963 is Rs. 20,190.

REBATE GIVEN BY THE HANDLOOM CO-OPERATIVE SOCIETIES

1999—

*3575-Q.—*Sri M. Pitchaiyah:—Will the hon. Minister for Industries be pleased to state:

(a) the number of primary Handloom Co-operative Societies functioning in the State during 1961-62:

(b) the total amount of rebate given to the purchasers by the said Handloom Co-operative Societies during 1961-62; and

(c) the number of societies to which the Government reimbursed during 1961-62 the rebate paid by them to the purchaser and the amount paid to the respective societies?

_Sri M. N. Lakshminarasayya:—_

(a) 824.

(b) Rs. 38,13,356.03 nP.

(c) No. of societies to which rebate reimbursed during 1961-62 626.

Amount of rebate reimbursed to Societies.—22,72,779.80

PRODUCTION OF RAW WOOL.

2000—

*3615-Q.—*Sri K. B. Narasappa (Pattikonda):—Will the hon. Minister for Industries be pleased to state:

What is the total production of raw wool in the state;
(b) is the entire production utilised for the manufacture of woolen blankets in the State, if not, how much of it is exported; and

(c) whether any proposal is before the government to establish a wool spinning and weaving plant in the State?

Sri M. N. Lakshminarayya. :-

(a) 59 lakhs pounds per year.

(b) 16% of the total quantity of raw wool is being utilised for the manufacture of sleeping blankets.

80% for coarser Comblies.

60% of the quantity exported to other States.

(c) At present there is no such proposal under the consideration of Government.

House sites for Harijans.

Question No. 2001 (* 4062)

2002—

*722 (2783)—Q. Sri G. Rama Rao [Put by Sri Vavila Gopala Krishnayya].—Will the hon. Minister for Excise and Prohibition be pleased to refer to answer given to unstarred Question No. 88 on 16-7-1962 and state:

(a) the actual dates of possession taken by Government of the lands acquired for house sites for Harijans in respect of the list of villages furnished;

(b) the reasons for delay, if any, in handing over the same to the applicants, and

(c) the number of land acquisition cases of house sites still pending in courts in Krishna District?
22nd July, 1963.

**Sri M. R. Achar R.**

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(a) 1. Kalipadu .................................................. 8-9-1960
2. Nadumattu .................................................... 12-2-1960
3. Jangalapalli .................................................. 19-4-1960
4. Konayapalem .................................................. 10-2-1960
5. Godavaram ..................................................... 1-8-1960
6. Southvalluru .................................................. 25-3-1960
7. Uppaluru ....................................................... 12-12-1953
8. Kamuru .......................................................... 14-8-1961
9. Chantarsala .................................................... 7-10-1961
10. Bhattaparamarlu .............................................. 22-1-1962
11. Kowuru ........................................................ 3-1-1962
12. Gandepalli .................................................... 80-11-1961
13. Tullur urampalem ............................................. 1-12-1961
14. Mylavaram ..................................................... 31-8-1961
15. Nandicuru ..................................................... 5-2-1962
16. Gopavaram ..................................................... 11-12-1961
17. Prakasam ...................................................... 18-12-1960
18. Agni, ......................................................... 11-1-1961
19. Indrapuri ...................................................... 30-7-1961
20. Pedalaparru ................................................... 25-12-1960

(b) Plots have since been handing over to Harijans. The main reason for the delay in handing over the plots to the Harijans is that the Tahsildars to whom assignments rock have been entrusted are having multifarious duties and hence they are not able to take prompt action to assign lands and issue pattas.

(c) Fifteen, Sir.

**ASK 'NI CONTRACTS IN TWIN CITIES.**

2003--

*1932 Q. - Sri K. Rajenallu, ( ) :— Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether it is a fact that the contract o' f all the groups and some individual shops of H. d. rabad and second rabad cities and suburbs for the rain of Abasi year, were granted to an unregistered and untaxed formed company call d "Kadam Raja Co.," for Rs. 49,20,600;

(b) is it also a fact that the assignment for the said contract was signed by 17 persons including more than half a dozen Baquidars who have received more than Rs. 1,50,000 each towards their past contracts;
(c) whether the Government, has withdrawn its existing G.O.s and Rules that Baquidars will not be granted any further contracts;

(d) is it a fact that the contracts mostly are possessed and run by the old Baquidars of the twin cities in the names of their relatives; and

(e) what are the precautions taken to ascertain the solvency of the contractors who take part in the auctions?

Sri M.R. Appa Rao:—The answer is in the negative.

It is a fact that the contract consisting of both groups and individual sendhi shops of the twin cities was let out to 17 individuals for which they were jointly and severally responsible. Only two of these 17 persons owe arrears amounting to more than Rs. 1,50,000 individually.

Under the rules, the auctioning authority has discretion to reject any person’s bid who is a debtor to the Government. The Government have not withdrawn this rule.

The Government are not aware of the fact that the contracts mostly are possessed and run by the old Baquidars of the twin cities in the names of their relatives. The rules do not provide for the exclusion of relatives of Baquidars as they may be owners of the property or capable of running the business in their individual capacity.

The requirement of production of solvency certificates has been dispensed with and in lieu thereof the successful bidders have to deposit two months rentals in addition to deposit of two months rentals already prescribed.
Mr. Speaker:—According to the rules, no defaulter can be allowed to bid unless he is prepared to deposit in advance all the rentals for the year.

Sri M. R. Apparao:—It is not a fact that the contract of all the shops in the twin cities was given to the contractor in both the groups. The contract was given to 17 individuals for which they were jointly and severally responsible. The reason for resorting to above course was that the shops in the twin cities were put to auction on 27-8-1961 but the shops could not fetch reasonable bids in auction. On the request of the 17 contractors all the shops and individual shops of the twin cities were clubbed and put to auction and a monthly rental of Rs. 4-10 lakhs was fetched as against Rs. 3-0 lakhs in 1960-61 and the bid was accepted. This is permissible under clause 4 (c) of the Abkari Act. The persons are not entirely forbidden to take part in the auction. Out of the 17 persons in this case, only two are defaulters to the tune of Rs. 1-27 lakhs to collect the arrears these two cases are indicated below.

Mr. Speaker:—You are disputing the information furnished by the hon. Minister. He says that out of 17 persons, only 2 are defaulters whereas you say that all the 17 are defaulters.

Sri M. R. Apparao:—The question is—“(b) Is it also a fact that the agreement for the said contract was signed by 17 persons including more than half a dozen Baquidars who owe more than Rs. 1,50,000/- each towards their past contracts.”
Oral Answers to Questions 21nd July, 1963, 51
answer the question. 50 lakhs is default unless it is
defaulted. The information furnished by the members seems
to indicate that the whole transaction is shady. Please have a
probe into the matter whether the officers behaved properly or not. A
man may be a defaulter to the extent of lakhs say two lakhs. He will come
forward not only with 4 lakhs but he will come forward with 10 lakhs.
What would he lose because he is not going to pay the amount at all.
A defaulter can bid any amount. The tender was only for 3 lakhs and
these people came forward with 4 lakhs. Why they could have even
come forward with 5 lakhs. They are not losers. There seems to
be......

Sri M. R. Apparao:— We are not going to allow any shady
transactions.

Mr. Speaker:— It looks as that.

Sri M. R. Apparao:— Last year we got only Rs. 3.84 lakhs
and they have to deposit 4 months in advance and after 2 months if
they do not pay we again sell. There is no scope for not paying. We
have now changed the rules. Now there is no scope for default.

Sri M. R. Apparao:— The auctioning authority has got the
discretion.

Mr. Speaker:— In view of the assurance given by the Minister,
I do not think there is any need to go into the question.

Sri Pillalamarri Venkateswarlu:— He has not answered the
question put by Sri K. L. Narasimharao.

Mr. Speaker:— He has given reasons. He has given the
information that he has. Beyond that, he is not in a position to furnish
any information.
52 22nd July, 1963.

Oral Answers to Questions.

Q. 1. Mr. Mohan :—There are defaulters who have not paid their dues. 17 months have passed since the joint tax was levied. What have you done about them?

Mr. Speaker:—Whatever may be the case, you please send a report to the Minister. Whatever information you have got, please put it in the form of a memorandum and send it on to the Minister.

Mr. Speaker:—I want a detailed report of the whole affair. I want it to be placed on the Table of the House.

Mr. Speaker:—He will do it at the proper time.
Sri M.R. Appa Rao:—If any complaint is brought, action will be taken on it.

Sri Tenneti Viswanatham:—This is not the first occasion for the Minister to say that if a complaint is made or if a representation is made, he will enquire. What is it that we are making now. I think Ministers must be good enough to take out suggestions or interpellations as representations or as complaints or at least our bringing matters to their notice and act upon them.

Mr. Speaker:—Certain information is furnished to the Minister. In the course of the supplementaries it will be known. We expect the Minister to take action.

Sri Tenneti Viswanatham:—You want us to give the information.

Sri K. Brahmananda Reddy:—This matter is so patent that ordinarily no default should be given but he quotes some rule to say that there is a discretion in the officer to give even to a defaulter. Any how a, you have remarked, if it requires any probe, the Minister said he would look into it. Sometimes occasions may arise when you may not find a bidder. Probably in the rule some discretion was given to the officer who auctions. Now that you have asked the Minister to make a probe he will certainly make it but as the rule and as the exemption stands, the officers are at liberty to do it. If they have committed a mistake he will certainly make a probe into it.

Mr. Speaker:—Solvency certificate.

Mr. Reddy:—Solvency certificate.

Mr. Speaker:—Open auction.
54 22nd July, 1963. Oral Answers to Question

Mr. Speaker:—I do not think that a separate committee is necessary to enquire into this matter. So far as arrears in Telangana area are concerned, I think it comes to some crores of Rupees. I think once on the floor of the House the Revenue Minister Mr. Ramachandra Reddi was giving the information.

Sri N. Ramachandra Reddy:—I was giving information about land revenue and other loans.

Sri K. Brahmanda Reddy:—I may inform the House that during the last 4 or 5 years the collection of excise arrears has been over 98 per cent. Prior to that, i.e. prior to the formation of Andhra Pradesh, on account of some other reasons like security, etc. there may be some arrears. Therefore, in this matter because you have remarked that there is something which ought to be gone into, the Minister for Excise and Prohibition has agreed to do it, Sir.

Mr. Speaker:—No separate committee is necessary. That is what I feel.

Mr. Speaker:—The Minister has promised to enquire into the matter. By next session, one of the Member’s may ask a question regarding the result of the enquiry, whether any enquiry has been ordered as stated by the Minister in the House and what the result of the enquiry

Mr. Speaker:—As I have observed on a previous occasion, it is not on the personal information furnished by Sri K. Rajamallu; I do not think he was present on that occasion; he is only informing the Minister on the information furnished to him. We will have to verify whether the information which he has got is correct or not.

Sri K. Rajamallu:—I only ask, Sir, whether it is a fact that contracts have been given without actual bidding.

Sri N. Ramachandra Reddy: I do not know what has happened in this particular case. Sometimes the contractors form into a ring and see that the bids do not rise. In that case, the old contractors might be taken into confidence on the assurance of their solvency from such old contracts. As it is ‘four months’ rentals will have to be collected in advance. If there is default, reauction will take place next month. So there is no scope for misuse. As regards old arrears, on account of the assurance of solvency they will be collected in installments.

Mr. Speaker: According to Mr. Rajamallu, within ten minutes or so, even without giving an opportunity to the bidders, the whole thing was finished.

Sri K. Brahmananda Reddy: As my colleague has just now said, if it was done so another bidder could have put in a petition. Therefore, the Minister has promised that he would enquire into the matter and he would give the reasons.

Mr. Speaker: I think it is not necessary to spend any more time on this.

Training-Cum-Production Centres for Scheduled Castes.

*8856 Q. — Sri A. Sureswar Rao:—Will the hon. Minister for Excise and Prohibition be pleased to state:
Oral Answers to Questions.

(a) what were the Training-umm-Production Centres newly started during the year, 1962-63 for Scheduled Castes to create technical skill and made them fit to eke out their livelihood and the expenditure incurred on them;

(b) is it a fact that the trainees in the Tea-Training-umm-Production centres are given stipends at the rates varying from Rs. 20 to 30 per mensem; and

(c) the basis or principle adopted in fixing the stipends for trainees varying from Rs. 20 to 30?

Sri M.R. Appa Rao:—(a) No new Training-umm-production Centres for Scheduled Castes were opened during the year 1962-63. The question of expenditure therefore does not arise.

(b) No, Sir, There are no Tea-Training-umm-Production Centres run by Social Welfare Department.

(c) Does not arise.

NEW TRUSTEES TO SRI MOGILLESWARASWAMI TEMPLE, MOGILI.

2005—

*2543 Q. Sri P. Rajagopalu Naidu, (put by Ramchander Rao Deshpande):—Will the hon. Minister for Religions and Charitable Endowments be pleased to State.

(a) whether there is any proposal to appoint new trustees to Sri Mogilleswaraswamy temple, Mogili, Chittoor district;

(b) if so, the reasons therefor; and

(c) why not the present trustees in office be continued?

Sri P.V. Narasimha Rao:—

(a) Yes, Sir.

(b) The term of the previous trust Board expired on 29-5-1962.

(c) The Area Committee is the competent authority to appoint trustees and the matter is under its consideration.
Amenities Provided to the Pilgrims by T.T. Devasthanams

2006—

*4061-Q. Sri T. V. S. Chalapathi Rao (put by Sri Vvishnu Gopala Krishnayya)—Will the hon. Minister for Religious and Charitable Endowments be pleased to State—

(a) what percentage of the income of the T.T. Devasthanams is ordinarily spent per year to provide amenities to accommodation, conveyance, food etc. to the pilgrims; and

(b) What are the amenities provided and what is the expenditure incurred for each variety of the amenities?

Sri P. V. Narasimha Rao :—(a) 38%.

(b) Devasthanam provides facilities like lighting, Medical, rest houses, water facilities, lighting public health and Sanitation, Communications, Transport facilities etc. particulars of expenditure for 1871 Fasli are:

<table>
<thead>
<tr>
<th>Category</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Choultries, Rest Houses, Travellers Bungalows and water supply</td>
<td>26,23,169.11</td>
</tr>
<tr>
<td>Public Health, (including Medical and Sanitation)</td>
<td>2,09,958.07</td>
</tr>
<tr>
<td>Communications, Repairs and Maintenance</td>
<td>95,562.22</td>
</tr>
<tr>
<td>Motor Transport</td>
<td>30,91,065.22</td>
</tr>
<tr>
<td>Malyana Katta, Thumala</td>
<td>2,159.31</td>
</tr>
<tr>
<td>Purchit Sangham, Tirumalai</td>
<td>1,219.81</td>
</tr>
<tr>
<td>S.V. Canteen, Tirumalai</td>
<td>340,547.69</td>
</tr>
<tr>
<td>S.V. Canteen Tirupathi.</td>
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which comes to 38% Sir

65,63,681.48
Oral Answers to Questions

22nd July, 1963.

58

Q. Srī C. D. Na'du — V. M. the Hon. Minister for Religious and Charitable Endowments please tell:

(a) whether any amount has been secured from the Endowment Common Good Fund to Yalimar temple, Chittor?

(b) if not will he consider granting the aid?

Sri P. V. Narasimha Rao:— (a) No, Sir.

(b) The Commissioner, Hindu Religious and Charitable Endowments will consider any request for assistance if made by the temple authorities as required under the rules governing assistance from the Common Good Fund.

Yedamari Tamil: al Y enam

2007—
Oral Answers to Questions.
22nd July, 1963.

Sri P. V. Narasimha Rao:—The Report from the Commissioner says that he has not received any representation so far from the temple.

Sri V. S. Humavdi:—Is the Commissioner in touch with the priests of the temple?

Mr. R. Venkataraman:—Is the Commissioner in touch with the priests of the temple?

Beds Allotted for the M.L.A.s. in the Osmania General Hospital.

1816—

1316 (L) Q.—Sri Ch. Mallikharjuna:—Will the hon. Minister for Health and Medical be pleased to state:

(a) are there any beds allotted for the M.L.A.s. in the Osmania General Hospital at least during the Budget Session;

(b) are there any "guides" to guide the out-patients;

(c) if not, will the hon. Minister consider the appointment of such "guides" in all the General Hospitals in the State; and

(d) if not, why?

A:—(a) The answer is in the negative.

(b) there are no such posts of "guides" in the hospitals. But there are social workers in the hospitals who perform such duties.

(c) and (d): There are no proposals to appoint "Guides" in all the General Hospitals in the State. As there are Social Workers who perform similar duties, it is considered unnecessary to appoint "Guides".

SHORT TERM TRAINING TO TEACHERS IN ENGLISH.

1995—

*3143 Q.—Sri P. Narayana Reddy:—Will the hon. Minister for Education be pleased to state:

(a) whether sufficient number of teachers are available now to teach English in all the Elementary schools from third standard onwards as per the decision of the Government; and

(b) If not whether any proposal is under consideration of the Government to start Short-term training to Teachers in English?

A.

(a) No, Sir.

(b) Yes, Sir.
ANDHRA HANDLOOM CO OPERATIVE SALES DEPOT, PAMARRU.

2001—

*19.2 Q.—Sri G. Rama Rao :—Will the hon. Minister for Industries be pleased to state :

(a) whether it was a fact that cloth of Rs. 20,000 was stolen from the Andhra Handloom Co-operative Sales Depot, Pamarru, Guduvada Taluk, Krishna District; and

(b) if so, when and whether the fact was reported to the Police and what action was taken in the matter?

J. (a) No Sir, The amount of Rs. 2,100.01 nP. was misappropriated by two employees of the Sales Depot.

(b) The misappropriation was detected by the Senior Inspector Auditor during the course of stock verification on 2-1-1962. A complaint was lodged with the State House Office, Pamarru on 12-2-1962 and the matter is under investigation by the Police.

BUSINESS OF THE HOUSE.

Mr. Speaker:—I am to announce to the House the following decisions of the Business Advisory Committee held this afternoon at 3.30 p.m.

23-7-1963 The Andhra Pradesh Non-Agricultural Lands Assessment Bill, 1968, as reported by the Select Committee.

24-7-1963 The Assembly will not meet, on account of the functions at Srisailam on 24-7-1963 and at Pochampad on 20-7-1963.

27-7-1963 The Assembly meets at 8-80 a.m. and will take up non-official business.

28-7-1963 (i) Resolutions regarding the Constitution (Fifteenth Amendment) Bill, 1962 and the Constitution Sixteenth Amendment) Bill 1962.


Announcement: 22nd July, 1963

Regarding arrangements which are likely to be made for Members who intend visiting Sreepallam and Puchampad, personally I am not aware of any arrangements being made by the Government. I would request the Minister for Irrigation and Power, Mr. Subba Reddy who seems to be in charge of the arrangements, to make a statement so that Members may take advantage of it and attend the functions.

Mr. Speaker:—I request all the Members intending to attend the functions to inform the Secretary to the State Legislature by this evening.

Sri A. C. Subba Reddy:—I want the names to be given to the Secretary by this evening.

ANNOUNCEMENT.

Mr. Speaker:—I am to announce to the House that under Rule 202-B of the Andhra Pradesh Legislative Assembly Rules, I have nominated the following Members to the Committee on Government Assurances for a period of one year with effect from 29-6-1963.

1. Sri Khawaja Moinuddin
2. Sri K. B. Narasappa,
3. Sri Kovi Ramayya Chowdary (Nandipad),
4. Sri Nagarathrao "Thammavar,"
22nd July, 1963.

5. Sri V. Visweswara Rao,
6. Sri C. D. Naidu,
7. Sri L. N. Sivaram Raju,

Under Rule 202-C of the Andhra Pradesh Legislative Assembly Rules, I have nominated Sri Khwaja Minuddin, M. L. A., as the Chairman of the Committee on Government Assurances.

PAPERS LAID ON THE TABLE OF THE HOUSE

Amendment to sub rule (d) of Rule 7 of the Andhra (Inam) Tenants Restoration to Possession Rules, 1937.

The Minister for Revenue (Sri N. Ramachandra Reddy) — Sir, I beg to lay on the Table under Section 13 (2) of the Andhra Pradesh (Vidhan Sabha) Elections, Law (Amendment) Act, 1956, a copy of the amendment to sub-rule (d) of rule 7 of the Andhra (Inam) Tenants Restoration to Possession Rules, 1937 which was published in the Rule Supplement to Part II of the Andhra Pradesh Gazette, dated 21st March, 1963.

Amendment to First Schedule to the Hyderabad Motor Vehicles Rules, 1956.

G.O. M. No. 289, Home (Transport-I), dated 12-2-1963

The Minister for Labour and Transport (Sri B. V. Gurumurthy) — Sir, I beg to lay on the Table a copy of G. O. Ms. No. 289, Home (Transport-I), Department, dated the 12th February, 1963, containing amendment to First Schedule to the Hyderabad Motor Vehicles Rules, 1956 as required under sub-section (3) of Section 133 of the Motor Vehicles Act, 1939 (Central Act 4 of 1939).


Sri B. V. Gurumurthy: Sir, I beg to lay on the Table a copy of the Notification issued in G.O. Ms. No. 887, Home (Transport-I) Department, dated the 27th February, 1968 containing amendments to the Madras Motor Vehicles Rules, 1940 and to the Hyderabad Motor Vehicles Rules, 1956 as required under sub-section (3) of Section 133 of the Motor Vehicles Act, 1939 (Central Act 4 of 1939).

Mr. Speaker: — Papers laid on the Table.

BUSINESS OF THE HOUSE.


Mr. Speaker:—Report presented.


Sir, I also beg to present the Report of the Select Committee on the Andhra Pradesh Sales of Motor Spirit Taxation (Amendment) Bill, 1963.

Mr. Speaker:—Reports presented.

Sri K. Brahmamanda Reddy:—Sir, I have circulated a copy of my speech, to the members of the Legislative Assembly. I do not think I need take your time to repeat it. But if you permit me I would speak for a few minutes; otherwise, not.

Mr. Speaker:—It is not necessary at this stage, that you should speak.

Sri Vavilula Gopalakrishnayya:—Is the speech circulated part of the report. If it is so, it must be printed along with the report. The report is presented. It is only a speech. A new precedent is being made today. Nowhere have we seen a statement (speech) being made by the Minister or the member-in-charge, who is presenting the report. Now, we see a new precedent is made, and I want to know why this innovation is made: is it a precedent or a convention, I want to know from you, Sir.
Mr. Speaker:—Sometime, when there is time, the reports are being printed; it is for what of time they are being typed or cyclostyled and dispatched to the members.

Sri V. Venkata R. Prasad:—I am not discussing that. What I want to have is this: anybody can give a statement or speech when presenting the report of a Select Committee Report, and whether such a statement is part of the report or whether it is a speech. If it is a speech, my point is, there is no precedent previously when the Chairman of a Select Committee or of Estimates, Committee or other Committees made a speech while presenting the report, and why a new precedent for the first time is created now should be explained to us.

Mr. Speaker:—The position is like this: In presenting a report, the Chairman, or in his absence, the member presenting the report shall, if he makes any move, either, I move to a brief statement of fact, but that shall no more be part of the subject matter. So, he can make a brief statement.

Sri V. Venkata R. Prasad:—He can make a brief statement, but that does not form part of the report itself.

Mr. Speaker:—With regard to the report, the Minister or the Member where one can make a statement, but it does not form part of the report.

Sri T. Hyyagiri Reddy (Chairman, Regional Committee):—Sir, I beg to move;

"Under Rule 161-K of the Andhra Pradesh Legislative Assembly Rules, I beg to present the Reports of the Andhra Pradesh Regional Committee on the following Bills:


5. The Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1968.


Mr. Speaker:—Reports presented.

GOVERNMENT RESOLUTIONS.

re: Constitution (Fifteenth Amendment) Bill 1968 (as passed by the Houses of Parliament) Constitution (Sixteenth Amendment) Bill, 1968. (as passed by the Houses of Parliament)

Sri K. Brahmananda Reddy:—Sir, I beg to move: "That this House ratifies the amendments to the Constitution of India proposed to be made by the Constitution (Fifteenth Amendment) Bill, 1968 as passed by the Houses of Parliament.

I also beg to move:

"That this House ratifies the amendments to the Constitution of India, proposed to be made by the Constitution (Sixteenth Amendment) Bill, 1968, as passed by the Houses of Parliament.

Mr. Speaker:—Resolutions moved.

The House then adjourned till Half Past Eight of the Clock on Tuesday, the 28th July, 1963.

6-28 p.m.