Official Report

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Fifth day of the Third Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Monday, the 18th November, 1963
The House met at Three of the Clock
(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

Compensation to the Inamdars

101—

*981 (3708) Q—Sri A Ramachandra Reddy (Bhongir)—Will the hon. Minister for Revenue be pleased to state—

(a) whether any compensation has been paid or intended to be paid to the Inamdars by the Government consequent on the passing of the Inam Abolition Act; and

(b) the amount of land revenue being paid by the Inamdars under "Madde Amanath" (Deposit account)?

(The Minister for Law and Information deputised the Minister for Revenue and answered the questions)

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

(a) No, Sir. The whole matter is under the consideration of Government
(b) Regarding the amount of land revenue being paid by inamdars under Madde Amanath, the figures are not readily available at the moment.

Sri Ramachandra Rao Deshpande (Narayankhed) — When we have already got Inam Abolition Act of 1955, what is the reason for fresh legislation and for what purpose?

Sri P V Narasimha Rao — I have just submitted that the Planning Commission has raised certain objections in the light of which the whole matter is being reconsidered. In a very short time, the Bill will be ready.

Sri S Vemayya (Buchireddipalem) — May I know the main objections that have been raised by the Planning Commission and the salient features thereof under consideration of the Government?

Sri P V Narasimha Rao — That is a matter of detail, Sir, and I will have to relate the whole Bill. The provisions of the Bill are not with me at the moment. The information I have is that when the Bill was sent for President's assent the Planning Commission made certain suggestions which involve major amendments in the existing Act. Therefore, they are being considered.
Ori1111 Answers to Questions 18th November, 1963 3

Can the relevant Acts be amended by the Planning Commission to Sections 5, 6, 10, 11, etc., and thus provide retrospective effect to Protracted negotiations?

Sri P V Narasimha Rao —The Planning Commission cannot modify the retrospective effect of the Act. The Protracted negotiations were initiated by the Planning Commission, and 7 out of the 10 members of the Planning Commission have since recommended a stage 3 in the process of land reforms. The Planning Commission has now recommended that certain provisions of the Act be suspended because the Planning Commission took objection, and they are now being considered. There is nothing irregular about it.

Sri P V Narasimha Rao —Act sections 5, 6, 10, 11, etc., were suspended because the Planning Commission took objection, and they are now being considered. There is nothing irregular about it.

Sri Ramachandra Rao Deshpande —Sir, I would like to know whether the process of inam abolition in the Andhra area is complete?

Sri P V Narasimha Rao —A separate question about Andhra may be asked. I have no information at the moment.
Sri P V Narasimha Rao — The hon Member obviously is referring to the Inam Abolition Act of Andhra, which has nothing to do with the present question. This is about Telangana.

Sri T Balakrishna — I am referring to the present Inam Abolition Act of Telangana.

Sri P V Narasimha Rao — I have already answered that certain provisions of the Act have been kept in suspension and de novo consideration is being done. The hon Member, Sri Narasimha Rao has already pointed out that the inamadors have not been paid anything so far. But they will be paid with retrospective effect when all these matters are finalized.

Planning Commission — Planning Commission in 1955—56 [the order] raised objections that inamadors do not have the right to compensation on the basis of any stage, as they are like a state.

Planning Commission (in 1955) — 1955 cycle, the guidelines for rehabilitation should be 10% of the total amount. (At 5%, is it wise? 5% of 5%, and 10% of the advance?)

Planning Commission (final stage) — In my opinion, the questions are at the final stage.
18th November, 1963  Oral Answers to Questions 5

Sri P V Narasimha Rao — That is impossible to specify

Sri Ramachandran Rao Deshpande — What is the possession of inam lands at present? From the date of vesting when the Act was passed in 1955, were the inam lands in the name of the Government or in the name of inamdars or tenants?

Sri P V Narasimha Rao — The status quo continues

Sri Ramachandra Rao Deshpande — I do not understand what the term ‘status quo’ means. Will the hon Minister explain clearly?

Sri P V Narasimha Rao — When the Act was passed certain objections were raised by the Planning Commission. Certain provisions of the Act were suspended and whatever position obtained on that date when these provisions were suspended, continues even today.

Sri T K R Sarma (Kurnool) — Under the powers of the Planning Commission, can it interfere with the laws that have been passed by this House? And whether the objections that have been raised by the Planning Commission are such as to suspend the provisions of the Act?
Is the actual relationship between the Planning Commission and this legislative body?

Sri P V Narasimha Rao – The suggestions given by the Planning Commission were considered by our own Government and in the light of certain policies laid down by the Planning Commission which we would like to uniformly follow throughout India, we took a decision to suspend certain provisions. It is not forced on us by the Planning Commission.

Validity of Sales effected without obtaining permission under Tenancy Act of Telangana area

102—

* 1021(4347) Q Sri A Venkateswara Rao(Narasampet) - Will the hon Minister for Revenue be pleased to state

(a) Whether the Government propose to introduce a legislation for validating all sales effected without obtaining permission under Sections 47 and 48 of Tenancy Act of Telangana area, and

(b) if so, when?

Sri P V Narasimha Rao – (a) and (b)

The matter is under the consideration of Government

The provision as per resolution of session 1963 include 1950-51. The resolutions of 1950-51 include the provision whereby the Stamp registration-Government of Telangana 1950-51. The resolutions of 1950-51 include the provision whereby the Stamp duty, Registration and the same are included.
18th November, 1963

Oral Answers to Questions

We are anxious to see that the Bill is taken up for consideration and passed in this very sitting. But I for one cannot say whether it is going to be passed.

Damage to some wards due to flood water in Visakhapatnam

(a) Whether it is a fact that damage is being caused usually in some wards in Visakhapatnam which are being submerged due to the flow of flood water into them?

(b) If so, the names of the areas submerged and damage sustained due to the last floods?

(c) Whether the Government contemplate any permanent flood relief scheme to avert such damage, and

(d) If so, the stage at which it stands at present?

Sr. P V Narasimha Rao - (a) Yes, Sir

(b) During the floods of 1962, the Market ward (ward Nos 8, 9, 10 and 11), the Ganapuram ward (ward No 2) and Gadevari ward (ward No 3) were affected. The estimated damage is Rs 25,745/-

(c) and (d) - There is no such proposal with the Government.

Sr. P V Narasimha Rao - Some houses of those wards collapsed while some others were partly damaged.
S1 P V Narasimha Rao – That is primary responsibility of the municipality and it is within the municipal area. If the municipality comes with a scheme, the Government in the Municipal Administration Department will certainly consider it.

1) Contemplate any relief measure. 2) Contemplate any relief measure.
Will the hon Minister for Revenue be pleased to state (a) the estimated loss of crops due to the hail-storm in Nellore district in the last week of April, 1963, and (b) the relief measures that have been taken in the matter?

(a) The estimated loss of crops due to the hail-storm in Nellore district in the last week of April 1963 is Rs 4,58,555/-

(b) Remission of assessment and water rate have been granted as per rules, and a sum of Rs 45,000/- (in addition to the usual allotment) has been placed at the disposal of the District Agriculture Officer, Nellore for grant of agricultural loans to the ryots affected by hail-storm.

May I know, Sir, the names of the villages and the extent that has been affected?

Sri S Vemayya —Ac 946-32 cents of paddy crop and Ac 48-00 of vegetables and mangoes are affected, Bandarupalli and Ganguluvar-
cheruvupalli  In one, yield affected is about 50 per cent in about 140 acres of paddy crop and in the second 140 acres of paddy crop is affected, Seethampuram Ac 218-00 paddy crop is affected, Mareramreddipalle Ac 58-00 paddy crop is affected, Marrepudi 100 acres short-term paddy crop is affected The total estimated loss is Rs 4,58,555

In this case, an amount of Rs 4,000 has been placed at the disposal of the District Agricultural Officer But the estimate of loss is done by the Revenue Department

As I have already said, remission of assessment and water rate have been granted as per rules, and a sum of Rs 45,000 has been placed at the disposal of the District Agricultural Officer, Nellore
Sri P V Narasimha Rao — I have already submitted, Sir, that remission of assessment and water rate have been granted as per rules, that remission of land revenue which is payable in respect of those lands, Sir.

Rules etc.

Sri P V Narasimha Rao — Remission of land revenue which is payable in respect of those lands, Sir.

Rules etc.
Sri P V Narasimha Rao — My information is that remission of assessment as well as water rate has been given. Anyway, I would like to get the matter checked up once again.

It is a point of information, it is a point of fact, Sir, which can be checked up always.

Sri P V Narasimha Rao (laughing) — Is it a fact, Sir? If so, the remission of assessment is a fact. It is a point of information, it is a point of fact, Sir.
Mr Speaker — A separate question may be put

As per the rules remission applies as per rules. As per rules, general grants provide. As per the rules, remission applies as per rules, grants provide. As per the rules, remission applies as per rules, grants provide. As per the rules, remission applies as per rules, grants provide. As per the rules, remission applies as per rules, grants provide.

Mr Speaker — Members will please stand in their seats if they want to put questions, and if they do not stand in their seats, I don’t take notice of them. I want to tell this again.

As per the rules, rules apply. As per the rules, single Survey Number applies as per the rules. As per the rules, remission applies as per the rules. As per the rules, remission applies as per the rules. As per the rules, remission applies as per the rules.

Remission applies to 2 crops. In this particular case, hail storm was the cause.
105—

*795 (4779) Q—Sri E Ayyappa Reddy put by Sri C Bali Reddy (Pulivendula) —Will the hon Minister for Planning and Panchayat Raj be pleased to state,

(a) the number of Minor Irrigation tanks in the State under the administration of the Revenue Department, and

(b) the total assessment under these tanks?

[The Minister for Agricultural deputised the Minister for Planning and Panchayat Raj and answered the questions]

The Minister for Agriculture for (Sri A Balamari Reddy,

(a) Minor Irrigation tanks are no longer under the Administration of Revenue Department. They have been transferred to Panchayat Samithis within Panchayat Samithi Blocks and Zilla Panchayats in non-Samithi areas, from 1—4—1961. The number of such tanks is 61,726

(b) 14,61,320 02 acres

14th November, 1963

Oral Answers to Questions
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(1) M. B. Venkata – Minister for Minor Irrigation

(2) R. Venkatesh – Minister for Land Assessment

Planning Minister – Yes, Sir, I am sorry to say that a separate question may be put. But to reply in this way, does not look proper as if it is not your concern.

Sri N. Sanjiva Reddy – No, Sir, that is what exactly he meant. When he said the Revenue Minister may be asked, he
meant that a separate question may be put to the Revenue Minister. That is exactly what I meant.

That is exactly what I meant.

That is exactly what I meant.

That is exactly what I meant.

That is exactly what I meant.

That is exactly what I meant.

That is exactly what I meant.
Oral Answers to Questions 18th November, 1963 17

7. augmentation to — are the reservoirs now being raised, if so what was the reason?

8. Investigation tanks investigation P W D implementation engineering staff investigation, and is it expected that investigation engineering staff will be doubled?

9. Investigation — investigation engineering staff?

10. investigation river channels, and it is expected investigation engineering staff will be doubled over-all supervision?

11. investigation monitoring sources river channels, and is it expected investigation engineering staff will be doubled over-all supervision?

12. investigation 420 organisations 200 organisations 718

(3) August 26, 1963
Oral Answers to Questions

18th November, 1963

Statement of the Question

The answer to the question is as follows:

In the budget proposals, the government has stated that due to the prevailing economic conditions, it is not possible to increase the budgetary resources. However, the government has taken several measures to reduce expenditure and improve efficiency. These measures include:

1. Reduction of non-essential expenditure.
2. Enhancement of the revenue collecting agencies.
3. Introduction of new taxes and duties.
4. Rationalization of public sector enterprises.

The government is committed to ensuring that the budgetary resources are used optimally to achieve the desired outcomes.

The government has also taken steps to improve the transparency and accountability of its financial management. This includes:

1. Implementation of the Public Financial Management System (PFMS).
2. Strengthening of the internal audit and control mechanisms.
3. Publication of annual financial statements and audited reports.

These measures are aimed at ensuring that the government's financial resources are used in a manner that is transparent, accountable, and efficient.
18th November, 1963  Ota Answers to Questions  19

The text contains a series of numbers and mathematical expressions, possibly related to calculations for a total assessment. The text is presented in a format that suggests it is a continuation of a larger discussion or report, possibly in the context of irrigation or water management, given the references to minor irrigation sources and assessment calculations.
106—

812 (4900) Q Sri K Rajamallu — Will the hon Minister for Planning and Panchayat Raj be pleased to state

(a) whether it is a fact that the Government decided to create a Panchayat Raj Executive Subordinate Service in Andhra Pradesh, and

(b) if, so, when it will come into effect?

Sri A Balaram Reddy — (a) yes

(b) The matter is under consideration

Panchayat Raj Executive Sub-ordinate Service
Flood Control Schemes

(a) the Flood Control Schemes to be taken up during the Third Five-Year Plan in the State, and
(b) the schemes already sent to Central Water and Power Commission for sanction?

(a) and (b) — A paper is laid on the Table of the House

GOVERNMENT OF ANDHRA PRADESH
PUBLIC WORKS DEPARTMENT

Scheme to be taken up during III Plan

1. Godavari Flood Banks,
2. Yerrakalva Reservoir,
3. Upputeru Widening Scheme,
4. Tammileru Reservoir,
5. Survey, Research and purchase of Scientific Instruments
6. Staff for investigation
7. Flood banks on Cheyyar River near Pothapi village
10 Flood banks in Varaha Basin,
11 Flood banks in Sarada river basin,
12 Installation of Gauge stations and flood warning systems in Godavari, Krishna and Pennar Basins.
13 Other spillover schemes,
14 Flood Control schemes in Telangana Region

Schemes already sent to Central Water and Power Commissions

1 Tammileru Reservoir
2 Yerrakalva Reservoir,
3 Improvements and widening of Upputeru River

L Venkatakrishnan,
Additional Secretary to Govt

Flood control (Scheme 14)
Oral Answers to Questions

24 18th November, 1963

[Content of the document in Telugu]
Oral Answers to Questions
18th November, 1963

(a) whether any assurance has been given by Sri O V Alegesan, the Central Minister for Hydro-Electricity that early sanction will be given to Srisailam Hydro-Electric Scheme, and

Srisailam Hydro-Electric Scheme

108.—

* 228 (3549) B —Sri P Koteswara Rao (Put by Sri P Subbaya)—Will the hon Minister for Irrigation and Power be pleased to state
26 18th November, 1963 Oral Answers to Questions

(b) if so, when it is likely to be started and completed?

Sri A C Subba Reddy - (a) No, Sir

In his statement to the Parliament on 23—3—1963, the Union Minister for Irrigation & Power stated that the Andhra Pradesh Government could go ahead with the Srisailam Hydro-Electric Scheme, subject to such security and examination, as are normally carried out by the Central Water & Power Commission and the Planning Commission.

(b) The Prime Minister of India laid the Corner Stone for the Project on 24—7—1963. It is expected to be completed in six to seven years.
**Oral Answers to Questions** 18th November, 1963 27

**tunnel** road and rail transport in India is a major plan under consideration.

**Mr Speaker** - Progressive work of every year

Every year it is announced as a major plan. However, the information on major projects is not available in the Budget Session document. The Table on progress of every year does not provide enough information on major projects. The information on major projects is available in the Table of progress. Table 1 gives information on major projects. Table 2 gives information on the progress of major projects. Table 3 gives information on the budget. Table 4 gives information on the works.

**Preliminary works** for bridge, road works & electricity supply have technical clearance. Permission for bridge, road works & electricity supply has been obtained from the state government. However, the works have not been completed yet. The state government has not provided any statement on the works.
28 18th November, 1963 Oral Answers to Questions

[Text in the image is not legible and cannot be accurately transcribed.]
Estimate for ‘Suddarevam’ ancuit at Paparpet village,
Narsampet Taluk

109—

*308 (4033) Q—Sri A Venkateswari Rao—Will the hon. Minister for Irrigation and Power be pleased to state

(a) the estimated amount of ‘Suddarevam’ ancuit at Paparpet village, Narsampet Taluk, Warangal District,

(b) the area that would be brought under cultivation after construction of the ancuit, and

(c) whether the Government would sanction the proposals for the construction of ancuit before the end of Third Five-year Plan period?
Sri A C Subba Reddy — (a) The estimated amount will be known only after the detailed investigation of the scheme is conducted and the plans and estimates are prepared by the Chief Engineer, Minor Irrigation.

(b) About 3,000 Acres

(c) The question of sanctioning it will be examined after the detailed investigation is conducted and plans and estimates are prepared.

Investigation

Investigation

Investigation

P W Department

Detailed investigation

Supervision

Revenue report, Collector report
Construction of a medium project on the river Munneru in Warangal District

110—

319 (4070) Q—Sri G Mallikharjuna Rao (Chillamcherla) —Will the hon Minister for Irrigation and Power be pleased to state

(a) whether survey has been done for the construction of a medium project on the river Munneru in Warangal District, and

(b) if so, the result of the said survey?

Sr1 A C Subba Reddy —(a) Yes, Sir,

(b) The results have not proved promising
Shutters to the Canal near Kunuru in Warangal Taluk

111—

*323 (4115) Q — Sri N. Mohan Rao (Ghanpur) — Will the hon. Minister for Irrigation and Power be pleased to state

(a) whether it has been brought to the notice of the Government that the shutters constructed near Kunuru to the canal which proceeds to Kanareddi cheruvu in Vardhannapeta, Warangal taluk have become futile,

(b) the year in which the shutters have been constructed together with the amount of expenditure incurred thereafter,

(c) the persons responsible for the said technical defects,

(d) whether the Government have taken any action against the said persons, and

(e) whether the anicut will be constructed according to the previous proposals so that these shutters can be brought into use at least now and sluices can be provided to the channel supplying water to the land in Konachelma and Thidugu villages?

Sri A C Subba Reddy — (a) No, Sir The shutters are reported to be in order

(b) They were constructed in the year 1955 The cost of the regulator and its accessories was about Rs 10,000/—

(c), (d) and (e) Do not arise in view of the answer to clause (a) of the question
Majors Roads under Highways Department in Nellore District

112 —

92 (945) Q — Sh G C Kondiah. — Will the hon. Minister for Buildings and Communications be pleased to state

(a) what are the Major roads under Highways Department in Nellore District,

(b) what is the amount allotted to maintain these roads in Nellore District in 1961-62,

(c) the amount spent towards repairs on Nellore-Kaluvoi road and Nellore-Badvale road in 1961-62,

(d) who maintains the trunk road in Nellore District from Guntur border to Madras border in Nellore District, how Central Government allot money to this trunk road, and

(e) the reason for keeping the trunk road narrow in Nellore District, unlike in Southern border of Nellore District?
The Minister for Buildings and Communications

(Sir Mir Ahmed Ali Khan) — A statement is placed on the Table of the House

Statement placed on the Table of the House

(a) National Highways (N H 5–Madras–Calcutta Road)

1. National Highways
   1. National Highways (N H 5–Madras–Calcutta Road)

   1. National Highways
   2. State Highways

1. National Highways
2. State Highways

11. State Highways

1. National Highways
2. State Highways

11. Major District Roads

1. Sulurupet Santhaveluru road
2. Tada Satyavedu road.
3. Naidupet Durgarajupatnam road.
4. Naidupet Diversion road
5. Naidupet Venkatagiri road
6. Naidupet Kalahasti road
7. Gudur bypass road
8. Chinnur Rapur road
9. Degapudi Saidapuram road
10. Podalankur Rapur road
11. Nellore Someswaram road.
12. Erpedu Gudur road
14. Nellore Mayapadu road,
15. Rajpalam Iskapalh road
16. Kavali Udayagiri road
17. Kanigiri Badvel road
18. Podi Kanigiri road
Oral Answers to Questions 18th November, 1963 3

21 Podili Markapuram road
22 Kovvudu Mudavarthi road via Veguru
23 Rapur Erapadu road
24 Nellore Kodurn road

(b) Allotment for maintenance during 1961-62

National Highways 6 58 lakhs
State Highways 6 00 "
Major District roads 10 00 "

(c) Rs 36,797 and Rs 1,52,464 respectively

(d) State Government as an agent of the Government of India maintain Madras Calcutta road in Nellore district and the grant required for maintenance is allotted by Government of India on the basis of abstract particulars of estimates forwarded to Government of India by the State Government

(e) Owing to inadequate funds allotted by the Government of India for maintenance of N H it the trunk road in Nellore district could not be widened so far

(R. Rajamani) For Deputy Secretary to Government

Sri G C Kondiah Is there any proposal on the part of the Andhra Government to widen the trunk road and have any proposals been sent to the Central Government? The trunk road in the South is so widened and it is not so widened in Andhra Pradesh Is there any proposal with the Central Government to widen the same?

Sri Mir Ahmed Ali Khan The portion of the road in Madras was upgraded in war time and now we have sent proposals for the widening of the road from the Andhra border but they are not yet sanctioned
18th November, 1963

Oral Answers to Questions

Rail - cum - Road over Bridge over Godavari River

113—

*415 (4633) Q. —Sri Mohd Ismail (Samalkota) — Will the hon. Minister for Buildings and Communications be pleased to state,

(a) whether the Government have represented to the Central Government about the need to construct a Rail-cum-road overbridge over Godavari river and

(b) if so, when is it likely to be taken up?

Sri Mir Ahmed Ali Khan — (a) Yes, Sir

(b) After the Government of India sanction the proposal

Sri Mohd Ismail — The Hon'ble Chief Minister has announced to the House that Rs 50 lakhs have been offered as contribution on behalf of the State Government if this scheme is taken up. But we learn subsequently that the Central Government is insisting upon payment of Rs 150 lakhs. What is the present state of affairs in this regard?

Sri Mir Ahmed Ali Khan — Our Government has offered Rs 50 lakhs in that project, but we have not offered more and the Government of India has not yet approved it

Sri N Sanyama Reddy — The position is like this. They are constructing a railway bridge there and the decking costs something like Rs 1 ½ crores or 2 crores - we do not know the exact cost. But somebody from Delhi seems to have said that if the State Government is prepared to bear a part of the expenditure they will be prepared to take the railway bridge and there was some agitation in the local area particularly Rajahmundry. Some members of Parliament and legislators saw me and the Minister concerned and others. In response to their appeal we
agreed to whatever they wanted. They said that if the State Government was prepared to give Rs 50 lakhs they would be able to convince the Central Government to get the Railway bridge deck. That is the position, Sir. We do not know any further details whether they are going to deck it or not. But anyway the position as it stands is that we have accepted the liability to the extent of Rs 50 lakhs and the whole responsibility is that of the Government of India because it is a railway bridge and there is no further information available with us.

Courts in Rented Buildings

114—

*794 (4775) Q —Sri E Ayyapu Reddy (Sangareddi) —
(Put by Sri P Ramachandra Reddy).— Will the hon. Minister for Law and Information be pleased to state

(a) how many courts in the State are located in private rented buildings,

(b) the annual amount paid on account of rent, and

(c) whether there are proposals to construct State-owned buildings for all courts of Justice?

Sri P V Narasimha Rao —(a) 72
(b) Rs 97,974 90 nP
(c) The answer is in the affirmative

Mechanised Fishing Boats

115—

*1080— (4762) Q —Sri E Ayyapu Reddy (Put by Sri P Ramachandra Reddy),— Will the hon. Minister for Agriculture be pleased to state,

(a) whether there are mechanised fishing boats in the State; and
(b) what is the Third Plan target of mechanised fishing boats of the State and the targets achieved so far?

Sir A Balaram Reddy,—(a) The answer is in the affirmative

(b) Target aimed 200 boats during the Plan period
Target achieved 60 boats upto the end of 1962-63

Central Institute of Fisheries Technology at Cochin

116—

*1083 (4765) Q — Sri E Ayyapu Reddy (Put by Sri P Ramachandra Reddy) — Will the hon Minister for Agriculture be pleased to state,

(a) whether any recommendation on research have been made to the State Government by the Central Institute of Fisheries Technology at Cochin with regard to (a) designs suitable for nets, (b) the economic utilisation of surplus fish, and

(b) whether any steps were taken to implement them?

Sir A Balaram Reddy —(a) The answer is in the negative.

(b) Does not arise

Cod-liver oil or Shark liver oil factory

117—

*1084 (4766) Q — Sri E Ayyapu Reddy (Put by Sri P Ramachandra Reddy), — Will the hon Minister for Agriculture be pleased to state

whether there are any proposals to start a Cod-liver oil or Shark-liver oil factory in the State during the Third Plan either at Masulipatam or Visakhapatnam?

Sir A Balaram Reddy —

A proposal to establish a Shark liver oil factory at Kakinada, is under consideration of Government
Dispensary at Markapuram

118—

*297 (3988) Q.— *Sri P Subbaiah* — Will the hon Minister for Labour and Transport be pleased to state

(a) is there E S. I Hospital at Markapuram, Kurnool district,

(b) if so, how many are being treated in this hospital;

(c) are all the employees at Markapuram allowed to take treatment in this hospital . and

(d) if not, the reasons therefor?

*The Minister for Labour and Transport (Sri B V Gurumurthy)*.—(a) There is a dispensary at Markapuram but not a hospital, Sir.

(b) 900 insured persons and their families are covered by the dispensary

(c) No

(d) The ESI Act applies to only those workers who are employed in perennial factories employing 20 or more than 20 workers and running with the aid of power

Lorry Accident at Godicherla of Payakaraopet Block.

119—

*782 (4566) Q — Sri M Pitchaiiah.*— Will the hon Minister for Labour and Transport be pleased to state:

(a) whether it is a fact that a boy aged 13 years who was walking on a side of the Trunk Road at Godicherla of Payakaraopet block, Visakhapatnam district was run over by a lorry (A P K 4281) belonging to Markandeya Lorry Transport at 2 a.m. on 15th February, 1963 as a result of which he expired,

(b) if so, the action taken therefor, and
(c) the steps taken by the Government to prevent such accidents that usually take place on the said Trunk Road?

Sri B V Gurumuthy — (a) A boy aged 11 years named Akkapa Satyam was dashed on 16th February, 1963 at 1 p.m. by lorry A P K 4281 on the G N T Road between 429/3-4 9/4 and died afterwards in the Tuni Government Hospital on the same day

(b) The case was charged by the Sub-Inspector of Police, Payakaraopet on 1st April, 1963 against the driver of the lorry and is pending trial in the Court of the First Class Magistrate, Yelamanchili in C C No 47/63

(c) The Motor Vehicles Inspectors are instructed from time to time by the Regional Transport Officer, Visakapatnam to inspect the vehicles thoroughly before issuing fitness certificates and to test the drivers rigidly at the time of driving tests. Vehicles are also checked at Payakaraopet as frequently as possible to prevent over-speeding.

New Gazetted Posts in the Road Transport Department

120—

*828 (5106) Q — Sri Mohd Ismail — Will the hon. Minister for Labour and Transport be pleased to state

(a) how many new gazetted posts of different categories were created in the Transport Department since April 1962, and

(b) whether all these posts have been filled up by direct recruitment or through the Public Service Commission?

Sri B V Gurumuthy — (a) Three

(b) The three posts referred to in (a) above have not been filled up by direct recruitment or through Public Service Commission.
OBITUARY – CONDOLENCE RESOLUTION

re Demise of Sri Chennupati Ramakotaiah, M L A

Sri N Sanyiva Reddy – Mr Speaker, Sir, I beg to move the following motion

“That this House places on record its deep sense of sorrow at the demise of Sri Chennupati Ramakotaiah, a Member of the Andhra Pradesh Legislative Assembly and conveys its sympathy to the bereaved family

Mr Speaker – Resolution moved
Obituary-Condolence Resolution re - Demise of Sri Chennupati Ramakotaiah, M L A

42 18th November, 1963

The Honourable M L A Chennupati Ramakotaiah, M L A, passed away on the 18th November, 1963, at the age of 63 years. He was a distinguished member of the Indian National Congress and had served the party with undying dedication and devotion.

Chennupati Ramakotaiah was born on 15th December, 1899, in the village of Kudrowada, in the district of Khammam. He was the third son of Late Chennupati Kesavaiah and Late Jammujamma. He received his education at the local schools and then went to the Central College in Khammam. He was a brilliant student and excelled in both his academics and sports.

After completing his education, Chennupati Ramakotaiah began his career as a lawyer in the Khammam district. He later moved to Hyderabad and became a member of the Indian National Congress. He was a dedicated member of the party and served the party with utmost commitment and dedication.

Chennupati Ramakotaiah was a member of the Legislative Assembly of Andhra Pradesh for over 30 years. He was a member of the committee on agriculture, education, and law. He was a member of the state legislative council and was a member of the state legislative assembly for over 30 years.

He was a member of the state legislative council and was a member of the state legislative assembly for over 30 years. He was a member of the state legislative council and was a member of the state legislative assembly for over 30 years. He was a member of the state legislative council and was a member of the state legislative assembly for over 30 years.

Chennupati Ramakotaiah was a man of great integrity and principles. He was a true patriot and served the country with utmost dedication and commitment. He was a man of great simplicity and humility, and he was loved and respected by everyone.

Chennupati Ramakotaiah left behind a legacy of service and dedication to the country. His contributions to the country will always be remembered and cherished.

We extend our deepest condolences to the family and friends of Chennupati Ramakotaiah. We pray that his soul rests in peace and that the family finds strength in this difficult time.

Yours sincerely,
[Signature]

[Date]

[Details about the funeral and arrangements for the family and friends]

[Details about the family and friends of Chennupati Ramakotaiah]
Obituary-Condolence Resolution re – Demise of Sri Chennupati Ramakotaiah, M L A

18th November, 1963

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Obituary - Condolence Resolution re – Demise of Sri Chen nupati Ramakotaiah M L A

18th November, 1963

Sri M L A Ramakotaiah, aged 20, died of diphtheria on the 9th of April, 1963. He was a silent worker in the field of education.

His passing is a great loss to the community.

We express our deepest condolences to the family.

(Signed)
Obituary-Condolence Resolution 18th November, 1963

deceased, Ms. A. L. A. Denise of Sri Chennupati Ramakotiah, M. L. A.
Calling Attention to Matters of urgent public importance re Non-payment of Salaries to teachers of Sarabhaiya Hindu High School, Sattenapalli and S D M Oriental Middle School, Vijayawada

The question is

"That this House places on record its deep sense of sorrow at the demise of Sri Chennupati Ramakotiah, a Member of the Andhra Pradesh Legislative Assembly and conveys its sympathy to the bereaved family."

The Resolution was adopted *nem con*, all Members standing

Mr Speaker — The house will now adjourn for half-an-hour as a mark of respect to the departed soul, and meet again at 5 P M today.

The House then adjourned till Five of the clock

THE HOUSE RE-ASSEMBLID AT FIVE OF THE CLOCK

(Mr Speaker in the Chair)

Mr Speaker — There is one matter under Rule 74 of which hon Sri Vavilala Gopalakrishnayya has given notice

CALLING ATTENTION TO A MATTER OF URGENT PUBLIC IMPORTANCE

re Non-payment of Salaries to teachers of Sarabhaiya Hindu High School Sattenapalli and S D M Oriental Middle School, Vijayawada

(Private Management Section 25 D)
Calling Attention to Matters of urgent public importance: Non-payment of Salaries to teachers of Sarabhaya Hindu High School, Sattenapalli and S D M Oriental Middle School, Vijayawada

Sir,

on 1—10—1963, the Secretary, Teachers’ Association of Sarabhaya Hindu High School, Sattenapalli, brought to the notice of the Director of Public Instruction that salaries to the staff are not being paid from 1963, payable in April 1963. The Management of Sarabhaya Hindu High School, Sattenapalli, failed to implement the orders issued by Government in Memo No 1709 (Education) dated 6th December, 1962 and 3rd April 1963, for reinstatement of Sri G Venkateswarlu as the Head Master of the School. Thereupon, the Regional Deputy Director of Public Instruction, Guntur, withheld payment of all grants due to the school, in his proceedings dated 17th July 1963. In Government Memo No 3779 dated 7th August 1963, general instructions were issued by the Director of Public Instruction for the payment of monthly grants to the management during the current year and also for payment of arrears from April 1963 onwards. Subsequent to the with
holding of the grant by the Regional Deputy Director of Public Instruction, the Management filed a writ petition in the High Court of Andhra Pradesh against the orders of the Regional Deputy Director of Public Instruction and also obtained a Stay Order on 19th July 1963. They also got the orders of the Regional Deputy Director of Public Instruction, Guntur, with-holding the payment of grant temporarily suspended by the High Court on 1st October 1963. As a result of the High Court's order, the Regional Deputy Director of Public Instruction, Guntur, has in his proceedings dated 14th October 1963 released monthly teaching grants due to the school from April 1963, and so there are no arrears due to the Management from the Department.

As regards the non-payment of salaries to the staff of S D M Oriental Middle School, a copy of the petition from the Secretary of the School Staff Association, Vijayawada addressed to the Secretary and Correspondent, S D M Oriental Middle School, Vijayawada, was received by Government on 11th November 1963, and a copy of another representation to the Director of Public Instruction from Sri P Sreeramamurthy, M L C (Circars’ Teachers’ Constituency) Vijayawada was received on 9th November, 1963. The Director issued a telegram to the Regional Deputy Director of Public Instruction asking him to report immediately the reasons for non-payment of salaries. Immediate action will be taken on receipt of his report.

GOVERNMENT BILLS-
THE ANDHRA PRADESH BOOK PRODUCTION CORPORATION BILL, 1963

Sri P V G Raju — I beg to move for leave to introduce the Andhra Pradesh Book Production Corporation Bill, 1963

Mr Speaker Motion moved
(Pause)

Mr Speaker The question is,
“That leave be granted to introduce the Andhra Pradesh Book Production Corporation Bill, 1963”

The motion was adopted

THE ANDHRA PRADESH GIFT GOODS (UNLAWFUL POSSESSION) BILL 1963

Sri P V G Raju — Sir, I beg to move for leave to introduce the Andhra Pradesh Gift Goods (Unlawful Possession) Bill, 1963

Mr Speaker Motion moved

(Pause)

Mr Speaker The question is

“That leave be granted to introduce the Andhra Pradesh Gift Goods (Unlawful Possession) Bill, 1963”

The motion was adopted

THE ANDHRA PRADESH MEDICAL PRACTITIONERS REGISTRATION BILL, 1963

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

Sir, I beg to move for leave to introduce the Andhra Pradesh Medical Practitioners Registration Bill, 1963

Mr Speaker Motion moved

(Pause)

Mr Speaker The question is

“That leave be granted to introduce the Andhra
Pradesh Medical Practitioners Registration Bill, 1963''

The motion was adopted

THE ANDHRA PRADESH CORNEAL
GRAFTING BILL, 1963

• Sri Y Swarama Prasad Sir, I beg to move

“That the Andhra Pradesh Corneal Grafting Bill, 1963
be read a first time’’

Mr Speaker Motion moved

(Sir) Mr. Speaker – (in Telugu)
Point of order Sir Business
Advisory Committee consist of business 3rd and 4th item. Can permission
be given, move Mr. Speaker advance

(Sir) Mr Speaker – All medical bills be crossed

(Sir) Mr Speaker – All medical bills be crossed

Mr Speaker – I don’t think you are very serious
about it. It is only a formal thing. I think you are not
taking serious objection to it

(Sir) Mr Speaker – Serious objection is that the
business permission be given. Mr Speaker, please, do it.
Mr Speaker — The question is

“That the Andhra Pradesh Corneal Grafting Bill, 1963 be read a first time”

The motion was adopted

Sri S R Y Sivarama Prasad Sir, I beg to move

“That the Andhra Pradesh Corneal Grafting Bill, 1963 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 Corneal Grafting Bill, 1963 be referred to the Regional Committee for consideration and report to the Assembly”

The motion was adopted

THE ANDHRA PRADESH PREVENTION OF COUCHING BILL, 1963 (AS REPORTED BY THE REGIONAL COMMITTEE)

Sri S R Y Sivarama Prasad, — Sir, I beg to move

“That the Andhra Pradesh Prevention of Couching Bill, 1963, as reported by the Regional Committee be read a second time

Mr Speaker — Motion moved
52 18th November, 1963

Government Bill  The Andhra Pradesh Prevention of Coughing Bill, 1963 (as Reported by the Regional Committee)

Coughing and its Prevention

The bill proposes to establish centres for the prevention of coughing and its spread. These centres will be responsible for health education, early detection, and control of coughing. The bill aims to prevent the spread of coughing by providing medical and health services. The centres will also provide information and education about the causes and prevention of coughing.

Sections

Sections of the bill include the establishment of centres, responsibilities of the centres, and enforcement mechanisms. The bill also includes provisions for compensation to those affected by coughing.

Colour Blindness

The bill includes a provision for the establishment of camps to detect and manage colour blindness. These camps will provide medical and health services to those affected by colour blindness.

The bill was passed unanimously in the Regional Committee.
Government Bill The Andhra Pradesh Prevention of Couching Bill, 1963 (as reported by the Regional Committee)

1. A cognizable offence — subject to the report of the Director of Elementary Education and the same being signed by any Sub-Inspector of Police or a Police Officer of the rank of Assistant Superintendent of Police, by a qualified doctor in the presence of a Sub-Inspector of Police or an Assistant Superintendent of Police or a Superintendent of Police, as the case may be, who has recorded the report of the complaint in writing.

2. A non-cognizable offence — subject to the report of the Director of Elementary Education and the same being signed by a Sub-Inspector of Police or an Assistant Superintendent of Police or a Superintendent of Police, as the case may be, who has recorded the report of the complaint in writing.
Government Bill The Andhra Pradesh Prevention of Coughing Bill, 1963 (as reported by the Regional Committee)

Any person Authorised by the Government 33 to treat a case of Coughing may treat any case of Coughing upon a report of any person or class of persons authorised by the State Government in this behalf. - Authorised by the State Government 33 to treat a case of Coughing may treat any case of Coughing upon a report of any person or class of persons authorised by the State Government. Any person Authorised by the Government to treat a case of Coughing may treat any case of Coughing upon a report of any person or class of persons authorised by the State Government. Any person Authorised by the Government to treat a case of Coughing may treat any case of Coughing upon a report of any person or class of persons authorised by the State Government. Any person Authorised by the Government to treat a case of Coughing may treat any case of Coughing upon a report of any person or class of persons authorised by the State Government. Any person Authorised by the Government to treat a case of Coughing may treat any case of Coughing upon a report of any person or class of persons authorised by the State Government.
Government Bill  The Andhra Pradesh Prevention of Coughing Bill, 1963 (as reported by the Regional Committee)

18th November, 1963  55

Doctor Qualifications

Eye camps should be opened for operation immediately. Doctors Qualifications should be Unqualified medical practitioners, registered as such. The qualifications of the doctors should be

Legitimate Jail

Medical Council report stated that Government servants and Private Practitioners should be encouraged to satisfy the permission in the camps. The camps should be opened for doctors and unqualified medical practitioners.

Qualified Doctors

Government servants and Private Practitioners should be encouraged to satisfy the permission in the camps. The camps should be opened for doctors and unqualified medical practitioners.
Any Person shall Any Person of the performance of Cognizable offence treat as a Cognizable offence and action is taken thereon.

Mr. Speaker – The question is

“That the Andhra Pradesh Prevention of Couching Bill, 1963, as reported by the Regional Committee, be read a second time"

The motion was adopted

Clause 2

Mr. Speaker – The question is

“That Clause 2 do stand part of the Bill”

The motion was adopted

Clause 2 was added to the Bill

Clause 3

Sri Vavilala Gopalakrishnai – Sir, I beg to move

“In clause 3 insert the words ‘with being or’ after the word ‘whoever’ in line one of clause 3”

Mr. Speaker – Amendment moved

Any person shall Any person of the performance of Cognizable offence treat as a Cognizable offence and action is taken thereon. When a complaint in writing made by the person on whom couching was performed or any person on the person on whom couching was performed, within fifteen days, the Court, after giving notice to the person on whom such couching was performed, requiring him to show cause within fifteen days, in writing, why the complainant should not be allowed to proceed with the case, and after considering the cause shown by the person on whom such couching was performed, if any, the Court may hear the case in such manner as it thinks fit.
Any person who, for the purpose of committing an offence against the Prevention of Couching Act, 1963, the accused accused the accused, or is accused of any person, shall be deemed to have committed the offence, by the accused, and the accused, and shall be punishable accordingly. Police shall report the offence to the police, and the accused shall be arrested and brought before the Court. Police shall report the offence to the police, and the accused shall be arrested and brought before the Court.

Clause 5

In clause 3 insert the words ‘with being or’ after the word ‘whoever’ in line one of clause 3.

Mr Speaker - Your amendment is to clause 5, Mr Gopalakrishnayya.

Sri P Sundaraiah - Mr Speaker Sir, the amendment is to clause 3. In clause 3 insert the words ‘with being or’ after the word ‘whoever’ in line one of Clause 3.

Mr Speaker - Yes, it is in clause 3. But it won’t fit properly. It is for Mr Gopalakrishnayya to consider whether it is necessary to press that amendment. The amendment as worded by him does not fit properly.
Sri P Sundarraiah – His idea is that whether one is a registered practitioner or not a registered practitioner, the clause should apply.

Mr Speaker – The amendment as worded by him does not fit properly.

Mr Speaker – You want it to be applied to registered practitioners also?

Mr Speaker – Registered practitioners as such registered practitioners or not. Registered practitioners treat them similarly. The amendment as worded by him does not fit properly. Registered practitioners also? Yes, sir. Whether it is a registered practitioner or not, it should be applied.

Mr Speaker – Whether it is a registered practitioner or not, it should be applied. Intention is that registered practitioners should be treated similarly. Couching purpose – Couching Subsidiary. Registered practitioners similarly. Couching purpose. Registered practitioners similarly.

Mr Speaker – Registered practitioners similarly.
Government Bill  The Andhra Pradesh Prevention of Couching Bill, 1963  (as reported by the Regional Committee)

Point at issue: Need for General power to arrest. Ruling of the Speaker, 1963.

Point at issue: Daughter of a subsidiary of a subsidiary.

Patient's case: False statement by the government.

Registrar: The Registrar practitioners.

Mr Speaker: Are you pressing your amendment?

Mr Speaker: The question is

“...in clause 3 insert the words ‘with being or’ after the word ‘whoever’ in line one of clause 3”

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 4

Mr Speaker: The question is

“That clause 4 do stand part of the Bill”

The motion was adopted.

Clause 4 was added to the Bill.

Clause 5

Sri Vavlala Gopalakrishnayya Sir, I beg to move

“Add the following as item (iv) in sub-clause (2) of clause 5.”
(iv) upon a report by the person himself or his relatives

Mr Speaker Amendment moved

According to clause 4, it is made a cognizable offence, that means - an offence which the police can take note of. In a cognizable offence, according to Criminal Procedure Code, any person can go and make a complaint to the police - any member of the public can make a complaint to the police. Then the police of course register a case under sec 154 Cr P C, if I remember correct, then they investigate and send a report to the concerned Magistrate.

Mr Speaker - Clause IV 8� 33

Upon a complaint in writing made by the person on whom couching was performed. When it is definitely provided in the Cr P C, it is not necessary that that clause should be there.

Mr Speaker - Sub-clause (ii) 8�

"Upon a report of a police officer not below the rank of a Sub-Inspector", Police officer makes a report only after completing investigation in a cognizable offence.
Mr Speaker – Anybody can go and make a complaint to the Police

Mr Speaker – That of course is not necessary. In a cognizable offence anybody can go and report

No Magistrate shall take cognizance of any offence under this Act except upon a report of a police officer not below the rank of a Sub-Inspector.

Mr Speaker You are not right, Mr Sundarayya. In a cognizable offence, even if the police do not take action the private party has always got a right to prefer a complaint before the Magistrate

Sri P Sundarayya – Then in that case the first clause should be - ‘Notwithstanding the provisions in any other Act’ etc. It should be like that

Mr Speaker – But in a cognizable offence even if the police do not take action the private party has always got a right to prefer a complaint. They serve what is called a refer notice on the party and they are given 7 days time for preferring a private complaint

Sri P Sundarayya – Then which Act will be in force? This Act will overrule that Act or this Act will be overruled by that?

Mr Speaker – That is a Central Act
62 18th November, 1963

Government Bill  The Andhra Pradesh Prevention of Couching Bill, 1963 (as reported by the Regional Committee)

*Sri P Sundarayya* – Here it is stated in Clause 5 (2) “No magistrate shall take cognizance of any offence under this Act except ____________________________

*Mr Speaker* – The first clause is unnecessary, but anyhow it is left to the Minister concerned

*Sri Vavilala Gopalakrishnayya* – കമ്റ് രേൾഡ് ഇ നായ് സ് ഇന്ത്

*Mr Speaker* – I cannot compel him

*Sri Y Sivarama Prasad* – As it is നിഷ്ഠാ ഗന്ധി ദക്ഷിണ

*Mr Speaker* – First clause is superfluous, but anyway there is no harm in having it there

*Sri P Subbaiah* – ഹണ്ടിജാ അസാസി സിജി സ്കോലീസ് ക്യാന്റ? “Upon a report of any person or class of persons authorised by the State Government,” When it is a cognizable offence any person is at liberty to prefer a complaint ആറാം വിജ്ഞാപനം നിഷ്ഠാ ഗന്ധി ദക്ഷിണ

*Mr Speaker* – You want the whole clause to be taken away?

*Sri P Subbaiah* – When it is made a cognizable offence, there is the Central Act, this is a Special Act The Central Act always prevails over a State Act or a Special Act Therefore it is also superfluous

*Mr Speaker* – They must have copied the whole thing from some other Act Perhaps they have copied from the Madras Act Let the whole thing be there, there is no harm Nothing is lost, some of them are superfluous Mr Gopalakrishnaiah, are you pressing your amendment? It is unnecessary, Mr Gopalakrishnayya Since it is made a cognizable offence anybody can go and complain to the police
Government Bill  The Andhra Pradesh Prevention of Couching Bill, 1963 (as reported by the Regional Committee)

Mr Speaker – Anyhow you are pressing for your amendment.

Sri Vavilala Gopalakrishnayya – Yes, sir

Mr Speaker – The question is

‘Add the following as item (iv) in sub-clause (2) of Clause 5

“(iv) Upon a report by the person himself or his relatives’”

The amendment was negatived

Mr Speaker – The question is

“That Clause 5 do stand part of the Bill”

The motion was adopted

Clause 5 was added to the Bill

Clause 6

Sri Y Sivarama Prasad – Sir, I beg to move

“For clause 6 substitute the following

‘The Andhra Pradesh (Andhra Area) Prevention of Couching Act, 1945 (Act XII of 1945) is hereby repealed’”

Mr Speaker – Amendment moved

(Pause)

Mr Speaker – The question is

For clause 6 substitute the following

‘The Andhra Pradesh (Andhra Area) Prevention of Couching Act, 1945 (Act XII of 1945) is hereby repealed’

The amendment was adopted

Mr Speaker – The question is

That clause 6, as amended, do stand part of the Bill”

The motion was adopted

Clause 6, as amended, was added to the bill
Clause 1 and Preamble.

*Mr Speaker* – The question is

“That clause 1 and Preamble do stand part of the Bill.”

The motion was adopted.

Clause 1 and Preamble were added to the Bill.

*Sri Y. Sivarama Prasad* – Mr Speaker, Sir, I beg to move

“That the Andhra Pradesh Prevention of Couching Bill 1963, as reported by the Regional committee be read a third time.”

*My Speaker* – Motion moved.

Clause 1 and Preamble were added to the Bill.

*Mr Speaker* – The question is

“That the Andhra Pradesh Prevention of Couching Bill, 1963 as reported by the Regional Committee be read a third time.”

The motion was adopted.
THE EPIDEMIC DISEASES (ANDHRA PRADESH EXTENSION AND AMENDMENT) BILL, 1963
(AS REPORTED BY THE REGIONAL COMMITTEE)

Sri Y Sivarama Prasad – Mr Speaker, Sir, I beg to move

“That the Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1963 (as reported by the Regional Committee) be read a second time”

Mr Speaker – Motion moved

Mr Speaker – The question is

“That the Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1963 (as reported by the Regional Committee) be read a second time”
The Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1963, as reported by the Regional Committee be read a second time"

The motion was adopted

**Clauses 2 to 5**

*Mr Speaker* – The question is

"That clauses 2 to 5 do stand part of the Bill"

The motion was adopted

Clauses 2 to 5 were added to the Bill

**Clause 1**

*Mr Speaker* – The question is

"That clause 1 do stand part of the Bill"

The motion was adopted

Clause 1 was added to the Bill

**Preamble**

*Mr. Speaker* – The question is

"That Preamble do stand part of the Bill"

The motion was adopted,

The Preamble was added to the Bill

*Sri Y. Sivarama Prasad* – Sir, I beg to move

"That the Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1963, as reported by the Regional Committee, be read a third time"

*Mr Speakee* – Motion moved.

(Pause)

*Mr. Speaker* – The question is

"That the Epidemic Diseases (Andhra Pradesh Extension and Amendment) Bill, 1963 as reported by the Regional Committee, be read a third time."

The motion was adopted,
THE ANDHRA PRADESH PATHOLOGY AND ANATOMY (EXTENSION AND AMENDMENT) BILL, 1963 (AS REPORTED BY THE REGIONAL COMMITTEE)

Sri Y Sivarama Prasad – Mr Speaker, Sir, I beg to move

“That the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1963 as reported by the Regional Committee be read a second time

Mr Speaker – Motion moved

(Pause)

Mr Speaker – The question is

“That the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1963, as reported by the Regional Committee, be read a second time”

The motion was adopted

Clauses 2 to 8

Mr Speaker – The question is

“That Clauses 2 to 8 do stand part of the Bill”

The motion was adopted

Clauses 2 to 8 were added to the Bill

Clause 9

Sri Y Sivarama Prasad – Mr Speaker, Sir, I beg to move

“In the Schedule to be substituted by clause 9 for item 11, substitute ‘The Kakatiya Medical College, Warangal’ for ‘The Warangal Medical College, Warangal’

Mr Speaker – Amendment moved

(Pause)

Mr Speaker – The question is

“In the Schedule to be substituted by clause 9 for item
11, substitute ‘The Kakatiya Medical College, Warangal’ for ‘The Warangal College, Warangal’

The amendment was adopted

*Sir Y Sivarama Prasad* – Sir, I beg to move

“Insert the following item as item 12
‘12 Sri Venkateswara Medical College, Tirupathi’ ”

*Mr Speaker* – Amendment moved

(Pause)

*Mr Speaker* – The question is

‘Insert the following item as item 12—
‘12 Sri Venkateswara Medical College, Tirupathi’ ”

The amendment was adopted

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

“Add the following items in the schedule—

‘12 The Venkateswara Ayurveda College, Vijayawada

13 The Ramamohana Ayurveda College, Guntur ”

*Mr Speaker* – Amendment moved

*Sir Y Sivarama Prasad* – Under section 2 (e) of the main Act, it is proposed to be extended, Government can notify other institutions in addition to those contained in the schedule Therefore, it is not necessary to include these institutions as proposed by the hon Member
Government Bill The Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1963

18th November, 1963

Section 4 Amendments Act 36 of 1962 Powers to the Governor to make regulations in relation to the supply, sale, distribution, use and disposal of bodies of human beings, and to provide for the proper conduct of dissection of such bodies for the purpose of research, education and training in the field of pathology and anatomy, and for the protection of the health and safety of the public and for the prevention of the spread of disease, and for the promotion of the scientific knowledge in pathology and anatomy.

It is hereby declared that the powers conferred by the preceding provisions of this Act shall be exercisable by the Governor of the State of Andhra Pradesh through the State Government in the exercise of the powers conferred by the said Act.

[Signatures and Seal]

State Government of Andhra Pradesh

[Seal]

[Date]
Mr Speaker – I will now put the amendment of Sri Vavilala Gopalakrishnayya to vote

The question is

“Add the following items in the schedule

12 The Venkateswara Ayurveda College, Vijayawada
13 The Ramamohana Ayurveda College, Guntur”

The amendment was negatived

Mr Speaker – The question is

“That Clause 9, as amended, do stand part of the Bill”

The motion was adopted

Clause 9, as amended, was added to the Bill

Clauses 10 and 11

Mr Speaker – The question is

“That Clauses 10 and 11 do stand part of the Bill”

The motion was adopted

Clauses 10 and 11 were added to the Bill
Clause 1 and Preamble

Mr Speaker – The question is

“That Clause 1 and Preamble do stand part of the Bill’

The motion was adopted

Clause 1 and Preamble were added to the Bill

Sri Y Sivarama Prasad – Mr Speaker, Sir, I beg to move

“That the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1963, as reported by the Regional Committee, be read a third time’’

Mr Speaker – Motion moved

(Pause)

Mr Speaker – The question is

“That the Andhra Pradesh Pathology and Anatomy (Extension and Amendment) Bill, 1963, as reported by the Regional Committee, be read a third time’’

The motion was adopted

THE ANDHRA PRADESH NURSES AND MIDWIVES (EXTENSION AND AMENDMENT) BILL, 1963 (AS REPORTED BY THE REGIONAL COMMITTEE)

Sri Y Sivarama Prasad – Speaker, Sir, I beg to move

“That the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963 as reported by the Regional Committee be read a second time’’

Mr Speaker – Motion moved
Government Bill The Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963 (as reported by the Regional Committee)

72 18th November, 1963

The Andhra Pradesh Nurses and Midwives Act, 1963

Section 12 - Maternity assistant "midwives" or "maternity assistant" are enacted.

Sections 13 and 14 - "Constitution of the Council" and its functions are defined. Nursing Superintendents and Assistant Directors of Medical Service (Nursing) interested in the matters related to the Council's representative to the Regional Council.

Section 15 - Staff nurses have seniority and efficiency as they perform their duties.

Section 16 - Additional funds for the Regional Council are provided.
Government Bill  The Andhra Pradesh Nurses and Mid-wives (Extension and Amendment) Bill, 1963 (as reported by the Regional Committee)

Probation period declare that nurses Salaries, increment, transfer training facilities equipment gratuity pension allowances etc.

Nurses Council

Probation period declare that nurses position Salaries, increment, transfer training facilities equipment etc.

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Government Bill  The Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963 (as Reported by the Regional Committee)

74  18th November, 1963

The Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963

(1) The Bill is introduced by the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963. The Bill seeks to extend the provisions of the Andhra Pradesh Nurses and Midwives Act, 1963 to include midwives working in rural areas. The Bill proposes to increase the number of nurses and midwives from the current 100 to 200. The Bill also seeks to establish a new category of midwives known as "junior midwives" to fill the shortage of skilled midwives in rural areas.

(2) The Bill is introduced by the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963. The Bill seeks to extend the provisions of the Andhra Pradesh Nurses and Midwives Act, 1963 to include midwives working in rural areas. The Bill proposes to increase the number of nurses and midwives from the current 100 to 200. The Bill also seeks to establish a new category of midwives known as "junior midwives" to fill the shortage of skilled midwives in rural areas.

(3) The Bill is introduced by the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963. The Bill seeks to extend the provisions of the Andhra Pradesh Nurses and Midwives Act, 1963 to include midwives working in rural areas. The Bill proposes to increase the number of nurses and midwives from the current 100 to 200. The Bill also seeks to establish a new category of midwives known as "junior midwives" to fill the shortage of skilled midwives in rural areas.

(4) The Bill is introduced by the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963. The Bill seeks to extend the provisions of the Andhra Pradesh Nurses and Midwives Act, 1963 to include midwives working in rural areas. The Bill proposes to increase the number of nurses and midwives from the current 100 to 200. The Bill also seeks to establish a new category of midwives known as "junior midwives" to fill the shortage of skilled midwives in rural areas.

(5) The Bill is introduced by the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963. The Bill seeks to extend the provisions of the Andhra Pradesh Nurses and Midwives Act, 1963 to include midwives working in rural areas. The Bill proposes to increase the number of nurses and midwives from the current 100 to 200. The Bill also seeks to establish a new category of midwives known as "junior midwives" to fill the shortage of skilled midwives in rural areas.
Government Bill  The Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963 (as reported by the Regional Committee)

"Two registered nurses elected in the prescribed manner by the registered nurses, midwives, auxiliary nurse-midwives and health visitors, One member elected by the Trained Nurses Association of India, and One member elected by the Examining Board, Nurses Auxiliary of the Christian Medical Association of India”

The question is:

"That clauses 2 to 4 do stand part of the Bill."

The motion was adopted

Clauses 2 to 4

Mr Speaker – The question is;

"That clauses 2 to 4 do stand part of the Bill."

The motion was adopted

Clauses 2 to 4 were added to the Bill

Sri Y Sivarama Prasad – Sir, I beg to move:

“In clause 5 (1) for the words ‘Andhra Nurses and Midwives Council’, substitute the words “Andhra Pradesh Nurses and Midwives Council”

Mr Speaker – Amendment moved

(Pause)
Mr Speaker – The question is

“In clause 5 (1) for the words ‘Andhra Nurses and Midwives Council’, substitute the words ‘Andhra Pradesh Nurses and Midwives Council’ ”

The amendment was adopted

Mr Speaker – The question is

That clause 5, as amended do stand part of the Bill”

The motion was adopted

Clause 5, as amended, was added to the Bill”

Clause 6

Sir Venkata Gopalakrishnayya – Sir, I beg to move

“Add the following at the end of sub-clause (1) (1) of Section 3

(1) the Nursing Superintendent, Government General Hospital, Guntur

(l) the Nursing Superintendent, Government General Hospital, Kurnool

(k) the Nursing Superintendent, Government General Hospital, Kakinada

(l) the Nursing Superintendent, Government General Hospital, Warangal

(m) the Nursing Superintendent, Government General Hospital, Tirupathi

Mr Speaker – Amendment moved
Mr Speaker – The question is

“Add the following at the end of sub-clause (1) (i) of Section 3

(1) the Nursing Superintendent, Government General Hospital, Guntur
The amendment was adopted

**Sri Vavilala Gopalakrishnayya** – Sir, I beg to move

"Add the following at the end of sub-clause (1) (n) (a) of section 3 -

"by proportional representation through single transferable vote"

**Mr Speaker** – Amendment moved

"Two registered medical practitioners, one of whom shall be a woman, elected in the prescribed manner by the Andhra Pradesh Medical Council established under the law relating to the registration of practitioners of modern scientific system of medicine for the time being in force in India" by proportional representation through single transferable vote"
Indian Medical Council bodies and registered bodies of simple majority election and by proportional representation shall have a simple majority or a majority by proportional representation. A simple majority or a majority by proportional representation shall be elected by the members of the Indian Medical Council bodies. An amendment was negatived.

Universities and parties shall be registered bodies of simple majority election and by proportional representation through single transferable vote. The amendment was negatived.

Mr Speaker: The question is

"Add the following at the end of sub-clause (1) (ii) (a) of Section 3

"by proportional representation through single transferable vote"

The amendment was negatived.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move

Substitute the following for sub-clause (1) (ii) (b) of Section 3.

"Ten registered nurses, midwives, auxiliary nurse-midwives and health visitors elected by proportional representation through single transferable vote."

Mr Speaker: Amendment moved.

The amendment was negatived.
18th November, 1963

Government Bill The Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963 (as reported by the Regional Committee)

Mr Speaker - The question is

"Substitute the following for sub-clause (1) (ii) (b) of Section 3

"ten registered nurses, midwives, auxiliary nurse-midwives and health visitors elected by proportional representation through single transferable vote"

The amendment was negatived

Sir Vavilala Gopalakrishnayya - Sir, I beg to move

"Substitute the following for sub-clause (1) (ii) (b) of section 3

"five registered nurses, midwives, auxiliary nurse-midwives, and health visitors elected by proportional representation through single transferable vote"

Mr Speaker - Amendment moved
Mr Speaker - The question is

“That clause 6, as amended, do stand part of the
Bill”

The motion was adopted

Clause 6, as amended, was added to the Bill

Clausest to 16

Mr Speaker - The question is

“That clauses 7 to 16 do stand part of the Bill.”

The motion was adopted

Clauses 7 to 16 were added to the Bill”

Clause 1 and Preamble

Mr Speaker - The question is

“That Clause 1 and Preamble do stand part of the
Bill”

The motion was adopted

Clause 1 and Preamble were added to the Bill
Sri Y Sivarama Prasad – Sir, I beg to move

“That the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963, as reported by the Regional Committee, be read a third time

Mr Speaker – Motion moved

Nurses are entitled to certain benefits. They are entitled to night duty at the same rate as day duty. Nurses are entitled to overtime payment for work done in excess of their regular duties. Nurses are entitled to leave on full pay for certain periods. Nurses are entitled to full pay for night duty and half pay for day duty. Nurses are entitled to be recognised as members of a professional body. Nurses are entitled to certain benefits including clothing allowance and status recognition.
The question is "That the Andhra Pradesh Nurses and Midwives (Extension and Amendment) Bill, 1963, as reported by the Regional Committee be read a third time".

The motion was adopted.

**The Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1963 (as reported by the Regional Committee)**

*Sri Y Swarup Prasad* – Sir, I beg to move "That the Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1963 as reported by the Regional Committee be read a Second time.

**Mr Speaker** – Motion moved.

*(Sri K Punnah in the Chair)*

"...extend the period of time on which relief is available..."
Government Bill The Andhra Pradesh Leprosy (Extension and Amendment Bill, 1963 (as reported by the Regional Committee)

...
Government Bill The Andhra Pradesh Leprosy (Extension and Amendment Bill, 1963 (as reported by the Regional Committee)

Your Chief Minister is cent per cent correct.
Government Bill The Andhra Pradesh Leprosy (Extension and Amendment Bill, 1963 as reported by the Regional Committee)

86 18th November, 1963

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Government Bill The Andhra Pradesh Leprosy (Extension and Amendment Bill, 1963 (as reported by the Regional Committee)

18th November, 1963

The bill seeks to extend and amend the_andhra pradesh leprosy act, 1957. It aims to provide better facilities for the detection and treatment of leprosy patients. The bill also includes provisions for the establishment of leprosy hospitals and dispensaries, and for the appointment of medical officers and other staff.

The bill is designed to improve the standard of care for leprosy patients and to reduce the stigma associated with the disease. It also seeks to provide compensation to affected individuals and their families.

The bill has been unanimously approved by the state assembly and is expected to be implemented soon.
Section 9 "The Government may by notification in the Jarida, order that no leprosy patient shall within any area specified under Section 3"
"exercise any trade or calling which may by such notification be prohibited to leprosy patients"

In the case of any trade or calling which may by such notification be prohibited to leprosy patients...

The manner in which the provisions of this Act may be applied to the cases of leprosy patients...

If the manner in which the provisions of this Act may be applied to the cases of leprosy patients...
That is the latest verdict of all scientists and medical people. Prevention is better than cure. Clauses 2 to 6 were added to the Bill.
(Section 5 of the Principal Act)

*Sri Vavilala Gopalakrishnaiah* — Sir, I beg to move

“For section 5 of the Principal Act, substitute the following

“The Government shall constitute for every leprosy institution appointed under section 3, a Board consisting of not less than five members of whom at least one shall be a medical officer of the Government, member of the Legislative Assembly of the Constituency and President of the Panchayat Samithi and the medical Officer in charge of that Institution and one more non-official”

*Temporary Chairman* — Amendment moved

“The Government by notification shall constitute for every leprosy institution appointed under section 3 a Board consisting of not less than 3 members of whom at least one shall be a medical officer of the Government and two shall be non-officials”
92 18th November, 1963 Government Bill, The Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1963 (as reported by the Regional Committee)

Temporary Chairman — The question is

“For section 5 of the Principal Act, substitute the following

‘The Government shall constitute for every leprosy institution appointed under section 3, a Board consisting of not less than five members of whom at least one shall be a medical officer of the Government, member of the Legislative Assembly of the Constituency and President of the Panchayat Samithi and the Medical officer-in-charge of that Institution and one more non-official’

The amendment was negatived

A Poll was demanded and the House divided thus

(Ayes 33, Noes 57 Neutrals Nil)

The amendment was negatived

(Section 8 of the Principal Act)

Sir Vavilala Gopalakrishnayya Sir, I beg to move

“In sub-section (2) of Section 8 of the Principal Act delete the words “he is not a pauper leprosy patient”

Temporary Chairman Amendment moved

Temporary Chairman The question is

“In sub-section (2) of Section 8 of the Principal Act, delete the words “he is not a pauper leprosy patient.”
The amendment was negatived

(The amendments to secs 15 and 19 of the Principal Act, standing in the name of Sri Vavilala Gopalakrishnayya were not moved)

Temporary Chairman — The question is

“That clauses 7 to 12 and Clause 1 and Preamble do stand part of the Bill.”

The motion was adopted and Clauses 7 to 12 and Clause 1 and Preamble were added to the Bill

Sri Y Swarama Prasad Sir, I beg to move.

“That the Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1963 as reported by the Regional Committee be read a third time”

Temporary Chairman — The question is:

That the Andhra Pradesh Leprosy (Extension and Amendment) Bill, 1963, be read a third time

The motion was adopted.

The House now stands adjourned to 8–30 A.M. on 19th November, 1963.

The House then adjourned till Half Past Eight of the clock on Tuesday, the 19th November, 1963