ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES

Official Report

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ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 26th November, 1963.

The House met at Half Past Eight of the Clock.

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

LANDS TO HARIJANS AND ADI-ANDHRAS.

246—

* 988 (3859) Q.—Sri K. Ramaiah Chowdary [Put by Sri Vavilala Gopalakrishnayya (Sathenapally)]: Will the hon. Minister for Revenue be pleased to state:

(a) the extent of Government lands in Kambhala Denne village, Kanigiri taluk, Nellore district for which permission has been given for cultivating the lands to the local Harijans and Adi-Andhras; and

(b) the extent of land cultivated accordingly?

The Minister for Revenue (Sri N. Ramachandra Reddy)

(a) The Tahsildar, Kanigiri granted temporary permission to the Harijans, Christians and landless poor persons of Kambhaladinne village for cultivation in S. No. 474 of the same village as follows:

Harijans ... Ac. 60-00
Christians . Ac. 30-00
officers of our State with those of the other States. Further the Government of India have been allotting seats to this State in the Centres at Mysore and Bhavanisagar also and we have been utilising those seats, in addition to the seats allotted in the Centre situated at Rajendranagar.

Q. 1. Sir, how do you compare the teachers of our State with those of the other States? Have they been trained to a comparable standard? Have you been able to utilise the seats allotted to this State in the Centre at Rajendranagar, in addition to those in the Centre at Mysore and Bhavanisagar?

A. Those teachers have been trained to a comparable standard. We have been able to utilise the seats allotted to this State in the Centre at Rajendranagar, in addition to those in the Centres at Mysore and Bhavanisagar.

Q. 2. Sir, is the training of the teachers in the Centres at Mysore and Bhavanisagar adequate for the requirements of the State?

A. Yes, the training of the teachers in the Centres at Mysore and Bhavanisagar is adequate for the requirements of the State.
Oral Answers to Questions 26th November. 1963 193

(1) (a) श्री. राजेरे (राजस्थान कार्यालय): आ हा अनुभवाने मैं आहाराची साधना करून, तरीही आहाराचे वापसी येऊन ठरेल. ते कसे समजावा? ते आणि म्हणजेच द्राक्षेचे वापसी करून, ते कसे समजावा?

(2) गुरु रामेर (मध्यप्रदेश): सामान्यपणे तुम इथे आहाराची साधना करून, तरीही आहाराचे वापसी येऊन ठरेल. ते कसे समजावा? ते आणि म्हणजेच द्राक्षेचे वापसी करून, ते कसे समजावा?

(3) राजेरे (राजस्थान कार्यालय): तुम्ही शोधणाऱ्या अनुभवाने आहाराचा समावेश करणार आहाराची साधना करून, तरीही आहाराचे वापसी येऊन ठरेल. ते कसे समजावा? ते आणि म्हणजेच द्राक्षेचे वापसी करून, ते कसे समजावा?

(4) गुरु रामेर (मध्यप्रदेश): सामान्यपणे तुम्ही शोधणाऱ्या अनुभवाने आहाराचा समावेश करणार आहाराची साधना करून, तरीही आहाराचे वापसी येऊन ठरेल. ते कसे समजावा? ते आणि म्हणजेच द्राक्षेचे वापसी करून, ते कसे समजावा?
RAJENDRANAGAR TRAINING CENTRE.

248—

*692-A(2501) Q.—Sri P. O. Satyanarayana Raju: Will the hon. Minister for Planning and Panchayat Raj be pleased to state:

(a) what are the items of training imparted at Rajendranagar Training Centre;

(b) how many extension officers and Block Development Officers are trained at a time;

(c) at present how many extension officers from each department are undergoing training;

(d) are any Block Development Officers from outside the State undergoing training; and

(e) what is the annual expenditure for the maintenance of the Training Centre?

Dr. M. Chenna Reddy:—

(a) It is presumed that the reference is to the Orientation & Study Centre, Rajendranagar, which is being run by the Central Government of India. If so, any question relating to the Centre should be answered only in the Parliament.

(b) As far as Andhra Pradesh State is concerned, 5 to 10 Extension Officers and 10 to 15 Block Development Officers in this State are being trained at a time in each batch.

(c) In the current batch, no Extension Officer from any Department of the Government of Andhra Pradesh is undergoing training at present.

(d) and (e): For the same reasons as stated in answer to clause (a), these two clauses also should be answered in the Parliament.
Dr. M. Chenna Reddy:—

(a) The Block Development officer, Mahabubabad has drawn the amount allotted for the Village Housing Project Scheme for Dornakal in Mahabubabad Taluq of Warangal district. No non-official has sworn the amount.

(b) Yes, Sir. A complaint was lodged by the loanees of the Rajole Tanda.

(c) Yes, Sir. The concerned Block Development Officer, the Senior Accountant of the Panchayat Samithi and the concerned supervisor have been kept under suspension.

(d) No Sir. But a complaint has been filed with the Crime Branch of Police in this regard.

(d) The total amount drawn by the Block Development Officer for this Village is Rs. 76,200/- Report of enquiry of the Crime Branch Police has been received. It indicates that the Crime Branch is filing a charge sheet.

(f) The question does not arise.
Oral Answers to Questions 26th November 1963

Tham Pai I.C.S. Chief Secretary to Government to go into the question of re-organisation of the blocks in the entire State. The Committee will submit its report to Government within three months. Government will take a decision only after the report is received.

Mr. Speaker: I think this was already clarified.

Dr. M. ChennaReddy: In some other context, I have clarified this, Sir.

Mr. Speaker: For the information of the Member, you may say that again now.

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Mr. Speaker: I think this was already clarified.

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Dr. M. ChennaReddy: In some other context, I have clarified this, Sir.

Mr. Speaker: For the information of the Member, you may say that again now.

SAWANTHANAM COMMITTEE.

"740 (3894) Q.—Sri B. Sriramamurthi (Put by Sri Vavilala Gopalakrishnayya): Will the hon. Minister for Planning and Panchayat Raj be pleased to state:
Oral Answers to Questions 26th November, 1963

Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether the Palar Basin Rules restricting the use of Palar river waters for irrigation purposes in the catchment area are still in force in Chittoor district:

(b) if so, whether the Government will be pleased to take early steps to get these rules rescinded completely or amended suitably; and

(c) whether any proposal is under consideration of the Government to construct an over-bridge across the railway.

The Minister for Irrigation and Power (Sri A. C. Subba Reddy):

(a) No, Sir. The Palar Basin Rules have since been relaxed so as to admit taking up small irrigation works and extension of existing works to an extent of increasing the ayacut to a limit not exceeding 5,500 acres for which water is reported to be available.
system is already burdened with the irrigation of an area beyond its capacity and that to allow further additions would aggravate the difficulties of the situation. They therefore accord this recommendation and direct that no new irrigation works should be constructed in the Palar Basin and no extension of existing works should be undertaken with the object of increasing the amount of water impounded or drawn off by them. They also direct that in future no dry land in the Palar Basin should be transferred to and registered as double crop wet. Nor should the charge for a second crop on any wet land be compounded in that area.

(By Order of the Governor in Council)

A. G. LEACH
Secretary to Government.

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT.


PUBLIC WORKS DEPARTMENT


Read the following.


2) From the Chief Engineer, Irrigation letter No. 78798/58-D2, dated 6-4-1959.


3. As the time limit for the temporary relaxation for Palar Basin Rules ordered in G. O. Ms. No. 992-PWD, dated 9-4-1956 expired by 5-10-1960 the question of further extension of the relaxations has been examined by the Government. The Collector, Chittoor requested that the temporary relaxation ordered in G. O. Ms. No. 992-PWD, dated 9-4-1956 may be made permanent. He has also requested to relax the rigidity of rules (i) and (ii) of Palar Basin Rules enunciated in G. O. Ms, No. 1617-I, dated 19-6-1931 as it will go a long way to help the ryots. The Irrigation Adviser & Consulting Engineer to Government who was consulted recommended that the relaxation ordered in 1956 be made permanent.

4. As regards the relaxation of rigidity of Rules (i) and (ii) of Palar Basin Rules the Irrigation Adviser and Consulting Engineer to Government has reported that the supply available from the catchment of the Palar River in Andhra Pradesh State limits would be sufficient to irrigate a new ayacut up to a limit of 5,500 acres after meeting the requirements of the existing irrigation in Andhra Pradesh.

5. The Government accept the recommendations of the Irrigation Adviser & Consulting Engineer to Government and direct that the temporary relaxation of Palar Basin Rules already in force should be made permanent.

6. The Government also direct that the rigidity of Rules (i) and (ii) of Palar Basin Rules enunciated in G.O. Ms. No. 1617-I, dated 19-6-1931 mentioned in para (1) above should be relaxed to an extent of increasing the ayacut to a limit not exceeding 5,500 acres.

(By Order and in the name of the Governor of Andhra Pradesh)

L. Venkatakrishna Iyyer,
Additional Secretary to Government.
Second Stage

**Districts:**
- Anantapur
- Kurnool
- Cuddapah

**Taluks:**
- Gooty
- Alur
- Jammalamadugu
- Proddatur
- Kamalapuram
- Cuddapah

(c) The approximate ayacut figures Taluk-wise are given below.

First Stage

- Rayadurg Taluk ... 23,000 acres
- Uravakonda taluk ... 12,000 acres
- Gooty taluk ... 13,500 acres
- Anantapur Taluk . 35,000 acres
- Tadpatri Taluk ... 35,615 acres

Second Stage

The ayacut under the 2nd stage is yet to be finalised depending upon the scope of the scheme, localisation. Approximate figures based on the scheme estimate are:

- Gooty taluk ... 33,944 acres
- Alur taluk ... 28,481 acres
- Jammalamadugu taluk ... 40,228 acres
- Proddatur taluk .. 21,212 acres
- Kamalapuram Taluk .. 8,696 acres
- Cuddapah taluk .. 14,900 acres
Oral Answers to Questions 26th November, 1963

Mysore and Andhra Pradesh. The 4th plan include spill over amount 209 sanction.

AYACUT UNDER PALAR BASIN IN CHITTOOR DISTRICT

Sri P. Rajagopal Naidu: Will the hon Minister for Irrigation and Power be pleased to state:

(a) the ayacut under the irrigation sources coming under Palar Basin in Chittoor District;

(b) whether the ayacut has been fully developed: and

(c) if not whether the Government Propose to appoint special staff to develop all irrigation sources?

Sri A. C. Subba Reddy:—

(a)&(b) The total existing irrigation in Palar Basin in Chittoor District prior to the implementation of the Pata-skar’s Award was of the order of 37,500 acres. The particulars of actual extent of ayacut under the sources now lying in the state after Pataskar’s Award are being compiled by P.W.D. and Revenue officials for examining the feasibility of developing the gap in ayacuts, if any, under the sources.

(c) The question of appointing special staff to develop the irrigation sources in the Palar Basin will have to be considered if necessary, after the particulars are collected.
APPLICATION FOR SUPPLY OF ELECTRICITY FOR AGRICULTURAL PURPOSES IN BHONGIR TALUK.

256—

* 215 (3386) Q.—Sri A. Ramachandra Reddy (Put by Sri V.Visweswara Rao): Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether it is a fact that an application has been sent by the 14 ryots of Raigir, Bhongir taluk, Nalgonda district to the Divisional Engineer(Electricity), Secunderabad during; 1960 requesting for the supply of electricity to their wells and

(b) if so, the action taken thereon?

Sri A. C. Subba Reddy:—

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

(a) A total number of 20 applications were receive, for additional agricultural loads at Raigir, Bhongir taluk, Nalgonda District.

(b) Out of the 20 applications received, estimates for 8 Nos. agricultural loads have been sanctioned. The remaining 12 were found unremunerative.

Sri Vithal Rao (Narsapur) : May I know whether the said water falls are suitable for. Hydro-electric power station?
ELECTRICITY FOR AGRICULTURAL PURPOSES IN BHONGIR TALUK.

257—

* 246 (3710) Q.—Sri A. Ramchandra Reddi (Put by Sri V. Visweswara Rao) : Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether it is a fact that Andhra Pradesh Electricity Board has sanctioned the supply of electricity for the agricultural purposes to the villages of Marrala, Milaram and Ikkurti in Bhongir taluk, Nalgonda, during 1962-6;

(c) if so, the steps taken by the Electricity Board for the supply of electricity to the said three villages; and

(c) whether electricity will be supplied to the said village by 31st March 1963?

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

(a) The Scheme for extension of supply to Milaram and Marial villages in Bhongir Taluq was sanctioned by the Andhra Pradesh State Electricity Board. The scheme for extension of supply to Ikkurti villages is under examination.

(b) These three villages are programmed for electrification during 1963-64. Technical sanction has also been accorded for the scheme for extension to Milaram and Marial Villages.

(c) Does not arise as the three villages are programmed for 63-64 only.

HYDRO ELECTRIC POWER STATION IN ADILABAD DISTRICT.

258—

* 303 (4012) Q.—Sri Vithal Rao (Adilabad) : Will the hon. Minister for Irrigation and Power be pleased to state:

. 
CONSTRUCTION OF A CULVERT ON CUDDAPAH–RAJAMPTET ROAD.

260—

* 65-A (2700) Q.—Sri K. Mara Reddy: Will the hon. Minister for Buildings and Communications be pleased to state:

(a) whether any estimates were prepared for the construction of a culvert which is at 14 miles and 3 furlongs from Cuddapah on the road to Rajampet and if so, when;

(b) whether the work has been started; and

(c) when it is expected to be completed?

The Minister for Buildings and Communications (Sri Mir Ahmed Ali Khan):

(a) Yes Sir, in 1959.

(b) & (c) The work was taken up in September 1962 and completed and the culvert thereon opened to traffic in January 1963.

§ Question No. 261 [ * 278 (3871) ]

RECONSTRUCTION OF BRIDGE NEAR JANGAON.

262—


Will the hon. Minister for Buildings and Communications be pleased to state:

§ Not put and not answered in the House. Hence the question and answer are included in the proceedings at the end of the Question Hour.
(c) So far 20 have been absorbed, 77 more will be absorbed on completing their Veterinary Compounders Training and the remaining Vaccinators will be absorbed as and when vacancies arise.

The Hon. Minister for Agriculture be pleased to state:

(a) whether there is any proposal to establish a cattle-breeding farm in the banjar land in the suburbs of Kyathur village, Alampur taluk, Mahaboobnagar district; and

CATTLE-BREEDING FARM IN ALAMPUR TALUK.

* 991 (3884) Q.—Sri K. Naganna (Achampet): Will the hon. Minister for Agriculture be pleased to state:

(a) whether there is any proposal to establish a cattle-breeding farm in the banjar land in the suburbs of Kyathur village, Alampur taluk, Mahaboobnagar district; and
Sri B. V. Gurumurthi:

(a) Yes, Sir.

(b) The timings of the buses are as follows:

<table>
<thead>
<tr>
<th></th>
<th>Hyderabad</th>
<th>Ongole</th>
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<tbody>
<tr>
<td>D.</td>
<td>21-00 hrs.</td>
<td>A. 7-30 hrs.</td>
</tr>
<tr>
<td>Ongole.</td>
<td></td>
<td>Hyderabad.</td>
</tr>
<tr>
<td>D.</td>
<td>19-00 hrs.</td>
<td>A. 5-30 hrs.</td>
</tr>
</tbody>
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(c) To ensure maximum security for the passengers, a crew change-over is arranged at Macherla. Because of this the driver has to operate less than 5 hours and he is therefore not strained. Tea is also being supplied to the crew at Macherla and Narasaraopet to keep them fresh. Special care is shown in maintenance of these vehicles to avoid breakdown. As preventive against over-speeding, tachographs have been fitted to these buses.

(d) The bus fare from Hyderabad to Ongole is Rs. 13/-

(e) The difference in fare is as follows:

<table>
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<tr>
<th></th>
<th>3rd Class Mail</th>
<th>35 nP.  less than the bus fare</th>
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</table>
Sri B. V. Gurumurthy: The amount spent for the purchase of 3.38 acres of land from the Zilia Parishad, for construction of bus depot and Station is Rs. 23,660.

DISTRICTS HAVING NATIONALISED TRANSPORT SERVICES.

269—

745 (3995) Q.— Sri G. C. Kondaiah: Will the hon. Minister for Labour and Transport be pleased to state:

(a) how many districts in Andhra Pradesh are having nationalised transport up to March, 1963;

(b) the total number of buses that are put on the roads in these districts so far;

(c) what is the investment the Government has put in the nationalisation so far; and

(d) what is the income the Government derives every year from this?

Sri B.V. Gurumurthy:—

(a) 12 districts were having nationalised transport services to end of March 1963.

(b) 1597.

(c) Rs. 453.55 lakhs to the end of March, 1963.

(d) The corporation pays interest at 5% per annum on the capital provided.
SHORT NOTICE QUESTION AND ANSWERS
CONFLICTING GAZETTE NOTIFICATIONS.

295-A

2460-I Q. — Sri Tenaveti Viswanatham: Will the hon. Minister for Municipal Administration be pleased to state:

a) whether the Government have published names of two persons in two different notifications in the same Gazette in the month of October, 1963 as the elected Chairman of Salur Municipality, Srikakulam district;

b) if so, the reasons thereof; and

c) the steps taken by the Government to solve the riddle?

24.10.1963 the Government have published names of two persons in two different notifications in the same Gazette in the month of October, 1963 as the elected Chairman of Salur Municipality, Srikakulam district.
26th November 1963

Short Notice Question and Answers

1. प्रश्न 26: अध्यक्ष, विशेष अध्यक्ष की दिशा में कार्य करना की आवश्यकता है। उपाध्यक्ष का कार्य कैसे संभालें?

2. कथन 27: अध्यक्ष की कार्यभाषा के अनुसार मूलतः आवश्यक नोटिस संचालन करना आवश्यक है। उपाध्यक्ष का कार्य कैसे संभालें?

3. कथन 28: 30 दिनों के अंतराल में आयोजित हुए आवश्यक नोटिस का लेखन करना। उपाध्यक्ष का कार्य कैसे संभालें?

4. विषय 29: अध्यक्ष की कार्यभाषा के अनुसार हुए आयोजित हुए प्रस्तावों के अनुसार कार्य कैसे संभालें?

5. कथन 30: अध्यक्ष की कार्यभाषा के अनुसार प्रस्ताव संचालन करना। उपाध्यक्ष का कार्य कैसे संभालें?
us. After all, the Ministry can take an arbitrary decision. I think the opinion will be secured and some decision will be taken in two or three days. If it is so confusing as that, we will request them not to function.

Mr. Speaker: In view of the assurance given by the Chief Minister that a decision will be taken...

Sri Vavilala Gopalakrishnayya: Mr. Speaker, we do understand the difficulty. But we want to know who is the Chairman.

Sri N. Sanjeeva Reddy: Whatever may be the position of the gazette notification about the chairman of the municipality it is something of a blunder. The chairman is the legal point. I do not know who is responsible for this.
CALLING ATTENTION TO A MATTER OF URGENT PUBLIC IMPORTANCE.

re: CONDITION OF ICHAPURAM KOLIGARU ROAD AND BHYPURAM ROAD IN SOMPETA TALUQ, SRIKAKULAM DISTRICT.

Shri K. Chandra Deo: Mr. Speaker, Sir, the roads in question are famine roads in Ichapuram constituency. They are not maintained either by the District Board or the Panchayat Samithi as they do not have separate funds. Recently the Zilla Parishad Executive Engineer on my representation has submitted a report to the Government. May I request the hon. Minister to allot some separate fund for the maintenance of these famine roads or instruct the Panchayat Samithi for the utilisation of the grant as I think a sum of Rs. 75,000 is standing on that account.

Dr. M. Chenna Reddy: As far as the repairs of this particular road is concerned, the Executive Engineer, Zilla Parishad, Srikakulam has prepared an estimate for Rs. 35,000/- for completion of the same and now from the funds that have been allotted to them it is for the concerned Standing Committee of the Zilla Parishad or the Zilla Parishad as a whole to provide this amount for this particular road and if it is referred to the State Government it shall be examined.

Wholesalers should be allowed to sell stocks to retailers
Presentation of Additional Supplementary Estimates of Expenditure for 1963–64


Mr. Speaker: Papers laid on the Table.

PRESENTATION OF ADDITIONAL SUPPLEMENTARY ESTIMATES OF EXPENDITURE FOR 1963–64.

Sri K. Brahmananda Reddy: Sir, I beg to present the Statement showing the Additional Supplementary Estimates of Expenditure for 1963–64.

Mr. Speaker: Additional Supplementary Estimates of Expenditure for 1963–64 presented.
Privilege motion:

26th November, 1963

re: Disclosure to Pressmen by the Chief Minister about the transfer of the Andhra Paper Mills, Rajahmundry from public sector to private sector, before the Governor's address to Members of both the Houses.

been adopted in our country without the ceremonial formalities by making a provision in the Constitution of India under Article 86 and 87 for the President to address members of both Houses of Parliament and under Article 175 and 176 for the Governor to address members of both Houses or only the Assembly of the State where there is no Legislative Council. It has not been stated in the Constitution itself as to the matters which the Address should contain or deal with, though in practice it refers to several important events in the recent past and indicates the course of future legislation and the general policy of Government. In brief, the Address is a resume of all the administrative and constructive activities pursued by the Government and pronouncement of the future policy of Government as decided by the Cabinet. It may be worthwhile to observe that in no democratic country, has the address by the Head of the State to the Legislature been treated as a closely kept secret document. On the other hand, by the very nature of it, there is nothing which is necessary to be hidden from the public till it is actually pronounced. Viewed in the light of this salient practice, it is seen that a close perusal of the Governor's Address to members of both the Houses of Andhra Pradesh Legislature on the 9th of this month does not disclose anything specially new or unknown except reviewing the progress so far made by the Government of which the public are too well aware and what it proposes to do in future for the development of the State.

With regard to the particular instance referred to by Mr. Vavilala Gopalakrishnaiah, viz., the Chief Minister's prior disclosure of the Government's proposal to transfer Rajahmundry Paper Mills from public sector to private sector, this proposal of the Cabinet was taken a few days back and announced to the public immediately afterwards.
Sri P. Sundarayya: I have finished speaking on Clause 5.

Mr. Speaker: I must make an appeal to the Members. There are 230 clauses and odd and there are nearly 350 amendments. According to the original programme we have to finish this Bill before this evening. Unless where it is very necessary, I would request the members not to press on unimportant things.

Sri. P. Rajagopal Naidu: I want to know whether this has to be finished before this evening.

Mr. Speaker: What we decided yesterday was that we would sit from 3 p.m. to 8 p.m. to-day because yesterday we could not transact any business.

Sri. P. Rajagopal Naidu: After all the time given is very short-only two days and one day is lost because of the holiday and within one day to finish, it is difficult.

Mr. Speaker: If we had worked yesterday we would have worked 5 hours; now we are working for 10 hours today. The time is the same and we are not losing any time.

Mr. Speaker: Day before yesterday you were not present when the Business Advisory Committee met; then the Government were coming with some more Bills. Mr. K. L. Narasimha Rao was present: We have to sit not only on 12th, but on 13th and 14th also.
Mr. Speaker: It is too late. I never prevented you. Even at that time, you did not say anything. Now I have called the Minister to reply.

Dr. M. Chenna Reddy: I beg to move:

“For sub clause (1) the following sub-clause shall be substituted

(1) The Government may declare by a notification in the Andhra Pradesh Gazette a village or any other area to be a township if it is an industrial or institutional Colony, a labour Colony, a health resort or a place of a religious importance.”

Mr. Speaker: Amendment moved.

Mr....
Government Bill;
26th November 1963
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

3) आयुक्तों की संख्या: 37, 83 वें और शिवीर.

4) अंक. 30. वर्गीय: अब तक इनके नियम। तृतीय मण्डल में से एक और मण्डल नियमों के अनुसार ये नियम अनुसार ये नियम संबंधी है। तथा 26 नवम्बरमें इस बिल को प्रस्तावित किया गया है।

5) आयुक्तों की संख्या: 37, 83 वें और शिवीर और

6) अंक. 30. वर्गीय: R. D. O. डे. डे डे डे.

7) आयुक्तों की संख्या: अब तक नहीं किया गया है।

8) अंक. 30. वर्गीय: R. D. O. डे. डे.

9) आयुक्तों की संख्या: इसके लिए कोई नियम नहीं है। इसके लिए कोई नियम नहीं है। इसके लिए कोई नियम नहीं है। इसके लिए कोई नियम नहीं है। इसके लिए कोई नियम नहीं है।
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

The person who shall be the chairman of the township committee or the manner in which he shall be elected.
Government Bill:
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

Goverment Bill:
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

Goverment Bill:
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)
Government Bill.
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President to nominate Elected members. Nominated members prescribed by the President of the Andhra Pradesh Panchayats Bill, 1963 (as reported by the Regional Committee).

- Elected members
- Nominated members

- Prescribe
- President
- Elected members
- Nominated members

- President
- Nominated members
- Elected members
- Nominated members

- University
- Vice Chancellor
- Religious institutions

- clear
- elect
- elected members, nominated members

- appointed
- appointed
- elected members, nominated members

- appointed
- appointed
- elected members, nominated members

- Municipal Act
- modify
- Municipal Act

- Sections
- modify
- Municipal Act

- Section
- modify
- Municipal Act

- difficulty
- Section

- Section
The hon. Minister himself may move the amendment because we are willing to accept it.

*Dr. M. Chenna Reddy*: I am also not moving it.

*Sri Tenneti Viswanatham*: How can it be?

*Dr. M. Chenna Reddy*: If every thing is to be accepted unanimously, then only I will move it. Now, the opposition, is contesting every clause.

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The amendment was declared adopted.

*Sri P. Sundarayya* demanded a poll and the House
Government Bill:  
The Andhra Pradesh Village  
- Panchayats Bill 1963 (as reported by the Regional  
Committee)

Mr. Deputy Speaker: The question is:

“For sub-clause (3) of clause 5 substitute the follow- 
ing:-

‘In regard to any area declared to be a township, the  
Government shall by notification in the Andhra Pradesh  
Gazette, constitute a Township Committee which shall  
consist of the members elected by the method of secret  
ballet.’

The motion was declared negatived.

Sri P. Sundarayya demanded a poll and the House  
divided thus:

Ayes 41; Noes 90.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

“In sub-clause (3) of clause 5, delete the words ‘and  
the members nominated by the Government.’”

The amendment was declared negatived.

Sri P. Sundarayya demanded a Poll and the House  
Divided thus:

Ayes 41; Noes 90.

The amendment was negatived.

Sri P. Sundarayya: I beg leave of the House to  
withdraw the following two amendments:

“Delete the proviso to sub-clause (3) of clause 5.”

“Delete sub-clause (4) (ii) of clause 5.”

The amendments were, by leave of the House, with- 
drawn.

Mr. Deputy Speaker: The question is:-

“In sub-clause () (iii) of clause 5 insert the words  
‘for the first year’ after the word ‘committee.’”

The amendment was negatived.
(2) may direct that any functions vested in a panchayat by or under this Act shall be transferred to and performed by the township committee and shall provide for among other things the term of office also. In that notification, it will be clarified.

Mr. Speaker: The question is:

"Add the words" as to be three years' at the end of sub-clause (4) (vi) of clause 5."

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (4) of clause 5."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (6) of clause 5 delete the words 'and subject to such modifications, additions and restrictions as may be specified in the notification.'"

The amendment was negatived.

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 3

Mr. Speaker: So far as clause 3 is concerned, I would like to know if the hon. Minister is giving any reply to the discussions on the amendments. The discussions have been completed.
Mr. Speaker: I will not allow any discussion. If there is any dispute or clarification, you can ask. There is no point in going on, like that.

Sri Pillalamarri Venkateswarulu: Is it not open for discussion, Sir? If you do not want any discussion to be continued on this, Sir, I will leave it at that.

Mr. Speaker: If you have got any doubts you can ask, but you can’t have discussion.

Sri Pillalamarri Venkateswarulu: The question may be framed in the form of doubts or in the form of a speech also.

Mr. Speaker: For doubts, you can’t go on like that.

Sri Pillalamarri Venkateswarulu: The doubt is this:
exclude from a village any local area comprised therein or include in a village any adjoining local area in the same taluk.

...
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

Mr. Speaker: The question is:

For sub-clause (1) of clause 3 substitute the following:

"The Commissioner shall by notification and in accordance with the rules made by the Government in this behalf declare every village with a population of 1000 and every village which is two kilometers away from the main village for the purpose of this Act and specify the name of the village."

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (1) of clause 3 delete the words "and in accordance with the rules made by the Government in this behalf".

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (1) of clause 3 for the words "declare any revenue village or any part of a revenue taluk" substitute the words "declare any village whether it is a part of a revenue village or hamlet irrespective of its population of a revenue village in any Revenue Taluk to be a village for the purpose of this Act and specify the name of the village."

The amendment was negatived.

Mr. Speaker: The question is:

Insert the following at the end of sub-clause (1) of clause 3:

"On the following criteria—

(a) That there should be a Panchayat for every revenue village.

(b) In cases where the villages have a large population and the hamlets also have a sizable population ranging from 500 and above, such hamlets also should have Panchayats independent of the Panchayats for the main
Mr. Speaker: The question is:

In sub-clause (2) of clause 3 insert the words “subject to sub-section (1)” after the words “Commissioner may”.

The amendment was negatived.

Mr. Speaker: The question is:

For sub-clause (2) “except the explanation” substitute the following:

“Notwithstanding any thing contained in this Act the Commissioner shall, by notification exclude from a village any revenue village or hamlet comprised therein which was having a population of not less than 500 at the last census and declare it to be a village and give it a name provided that the residuary village shall not be less than 500 population.”

The amendment was negatived.

Mr. Speaker: The question is:

For sub-clause (2) (a) of clause 3 substitute the following:

“Exclude from a village any local area having 1,000 population or more and which is 2 miles or more away from the main village.”

The amendment was negatived.

Mr. Speaker: The question is:

Add the following at the end of sub-clause (2) of clause 3:

“A village Panchayat Committee shall be constituted by the merger of revenue village or villages having a population of not less than 1,000. Two villages or hamlets situated at a distance of 2 kilo meters or less shall be merged and constituted into a Panchayat. Villages or hamlets situated at a distance of more than 2 kilo meters shall be merged and constituted into a village Panchayat Committee.

The amendment was negatived.
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

Clause 6:

"and in the absence of both, one person elected from among the members present of Gram Sabha."

*Sri Vavilala Gopalakrishnayya*: Sir, I beg to move:
Add the following at the end of sub-clause (3) of clause 6:-

"In absence of the above two, one person may be elected to preside over the meeting."

*Sri K. L. Narasimha Rao*: Sir, I beg to move:
Add the following as sub-clause (6) of clause 6:-

"The Sarpanch shall summon the Gram Sabha to meet within a week days on the receipt of requisition notice signed by not less than ¼ of the members of Gram Sabha. Such notice shall be accompanied with the specific motion that is proposed to be moved in that meeting."

*Sri K. Satyanarayana*: Sir, I beg to move:
Add the following as sub-clause (6) of clause 6:-

"The Panchayat Extension Officer or the Deputy Panchayat Officer concerned shall attend every meeting of the Gram Sabha and the proceedings of the meeting of the Gram Sabha shall be sent to the Divisional Panchayat Officer."

*Sri C. Vittal Reddy*: Sir, I beg to move:
Add the following at the end of sub-clause (5) of clause 6:- "At the meeting of the Gram Sabha, not less than 70% of the voters on the voters' list may demand the removal of either Sarpanch or Upa-Sarpanch or the succession of the Panchayat Committee and the holding of re-elections, in which case re-elections shall be held within a period of three months expeditiously."

*Mr. Speaker*: Amendments moved.
affecting the welfare of the village people and therefore
the people regarded attendance at the gram sabha’s
meetings as a waste of their time but even then the gram
sabha meetings were called to put their seal of approval
on the above matters. If approval is not held necessary,
the gram sabha will be further equipped. If however such
powers are vested in the gram sabha, the panchayat’s
work will not be hampered. It is evident in Uttar
Pradesh, Bihar and Himachel Pradesh that it will be
prestige to the gram sabha and the sarpanch will feel
compelled to cultivate the adult voters in the village and
gain their confidence.”

“Of the 110 replies received to the team’s questionnaire
drawn mostly from the officials at the block, district and
the State level, 89 were of the view that it was necessary
to develop the gram panchayat sabha as the basic institu­
tion of panchayat with maximum possible responsibility
for policy-making and execution. The officials indeed
knew what they were talking about. The Director of Pan­
chayats, Himachal Pradesh, said to talk of panchayat raj
without an effective gram sabha is like talking of a man
without feet.”

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Panchayats Bill, 1963 (as re­
ported by the Regional
Committee)

consider and decide add 4th item
functions of.
dual member may object that he is not the member of the gram sabha and he may assert that he is the member of the gram sabha. There is no provision in the Act as to what must happen if such a dispute arises. Of course, in sub clause (4) it is provided that the gram sabha shall observe all such rules and procedure at its meeting as may be prescribed. There is provision to make rules to provide for the procedure to be observed by the gram sabha. But because sub-clause (2) is a deeming provision, a man becomes entitled to participate in the gram sabha because his name appears in the electoral roll. We cannot cut short his statutory right by providing in the rules that he shall not be like this or he shall be like this. Therefore, I say that it is necessary, Sir, to have a proviso that if there is any dispute with regard to the identity of the person whether it is the individual or not, the ruling of the President of the Gram Sabha shall be final.

Fresh taxation proposals or for enhancement of existing taxes or drought conditions or provision for fresh taxation proposals for fresh taxation or for enhancement of existing taxes or for drought conditions. Sub-clause (4) states that the Gram Sabha shall observe such rules of procedure at its meetings as may be prescribed. Sub-clause (5) states that presiding
consider and decide' to theSuggestions, ifany, of the gram sabha"

"The panchayat shall give due consideration to the suggestions, if any, of the gram sabha"

"A Gram Sabha shall consist of all persons whose names are included in the electoral roll for the panchayat referred to in section 14, and such persons shall be deemed to be the members of the Gram Sabha"

"Provided that if any dispute arises whether a person is a member or not of the gram sabha, the ruling of the President of the Sabha shall be final"

Bihar Gram Sabha— pass panchayat budjet........ and members of the executive committee

Madhya Pradesh— consider programme of work etc......

approve panchayat budget
Mr. Speaker: The question is:

Add the following at the end of sub-clause (3) of clause 6:

"The Panchayats shall report to the next Gram Sabha meeting what action they have taken on the previous suggestions of Gram Sabha."

The amendment was negatived

Mr. Speaker: The question is:

Add the following at the end of sub-clause (5) of clause 6:

"and in the absence of both, one person elected from among the members present of Gram Sabha."

The amendment was negatived

Mr. Speaker: The question is:

Add the following at the end of sub-clause (5) of clause 6:

"In absence of the above two, one person may be elected to preside over the meeting."

The amendment was negatived

Mr. Speaker: The question is:

Add the following as sub-clause (6) of clause 6:

"The Sarpanch shall summon the Gram Sabha to meet within a week days on the receipt of requisition notice signed by not less than \( \frac{1}{3} \) of the members of Gram Sabha. Such notice shall be accompanied with the specific motion that is proposed to be moved in that meeting."

The amendment was negatived
Mr. Speaker: That is quite true.

Sri P Sundarayya: Who has given the amendments?

Mr. Speaker: Hon. Sri Ayyapu Reddy has given the amendments. I have disallowed all those amendments because they were not sent in time. Dr. Chenna Reddy has accepted one of it. Provisionally I said I cannot take notice of this amendment, if you can send them on to the hon. Minister and if the hon. Minister feels........


Mr. Speaker: That is why, if you are prepared to accept the amendment it is all right.

Mr. Speaker: As hon. Sri Ayyapu Reddy has observed, I do not think we are wanting in precedents. Orally whenever you want—even on the last occasion when hon. Sri T. Viswanatham gave one oral amendment, straightaway it was accepted and then put to vote. If the Government are prepared to accept it I cannot see why so serious objection can be taken here, except that some more time would be lost.

If the Government wants to move it on its behalf, of course, they may take the hon. member's amendment and move it. But then we must also get a copy of it. Atleast the amendment may be read so that we can speak against it.
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

Sri E. Ayyapu Reddy: The point is if there is any dispute what has the President to do? That is the only point. But it does not mean that every person’s identity has to be proved before participating in the gram sabha. That is not at all the spirit. Any person, all the villagers whether they are in the electoral roll or not can participate in the gram sabha if there is harmony maintained at the gram-sabha. But if for any reason any person raises a dispute saying: “No, no, he is not at all in the electoral roll” what has the President to do? Or, who has to determine whether he is a member or not? If there is a dispute—it envisages ‘if there is any dispute’. If there is no dispute, well and good; the whole sabha will go on smoothly. But if there is any dispute, atleast the President must have that power. Otherwise the President cannot control the sabha at all. Suppose in a gram sabha there are about 4000 or 5000 or 1000 people and the President has no right to control it. Unless he is clothed with some right or some power he will not be in a position to control that gram sabha consisting of hundreds. Therefore, Sir, if there is any dispute his ruling shall be final. That is the only way in which we can empower the President of the Gram sabha to control the gram sabha. Otherwise it will not be possible for any President to control the gram sabha.
Government Bill: The Andhra Pradesh Village Panchayats B.I.I. 1963 (as reported by the Regional Committee)

ing the procedure in the gram sabha. A drunkard may come and say: “No, I am entitled to participate here and I am so and so in the electoral roll”. Who is to control him. A Gram sabha, Sir, as it is consists of so many hundreds of persons and if the poor president is not even given that power, I do not think he will be in a position to control it.

Mr. Speaker: At the time of voting in general elections or in any other voting, first one voter comes and says: ‘I am so and so’ and then some other person can come forward and say, “I am the voter.” His vote also will be recorded. The polling officer there has no right to decide as to who actually is the person. The first vote, of course, goes into the ballot box. The second vote, of course, will be taken as tendered vote. And when a dispute arises, the matter will be decided as to who actually is the real voter and which has to be counted. The vote that is put into the ballot box is counted. The tendered vote at the time of dispute will be counted and if a certain person falsely personified himself, he will certainly be prosecuted and all that. So, here also, if more than one person come and say — if one person says he is voter in the list and another man also comes and says he is also voter, then certainly the President can decide and if he finds that one man is personifying himself, he can be prosecuted. So, I do not think that there is any necessity for this amendment. He can be prosecuted—the man who has falsely personified himself—he can be prosecuted.
happen if a dispute arises whether a person is a member of the gram sabha or not. That has to be provided in the Rules, and it will be provided because no sabha can be maintained without having the rules.

*Mr. Speaker:* Government can certainly consider about that at the time of making the rules.

*Sri E. Ayyapu Reddy:* Because every person *ipso facto* becomes entitled to participate in the gram sabha on account of that sub-clause, on account of the deeming provision, I say it is better if it is provided in that sub-clause itself as to whether he will be entitled to participate in the gram sabha or not unless a ruling by the President is given.

*Mr. Speaker:* Anyhow I leave it to the concerned Minister. Let us not waste any more time.

*Sri E. Ayyapu Reddy:* I am not taking any more time. Sir. Some of the hon. members are apprehending that the rights of the members in the gram sabha will be curtailed on account of having that proviso. It is not correct because it has to be provided in the rules and it will be provided.

*Sri P. Sundarayya:* We will see when the rules come.

*Mr. Speaker:* You will consider at the time of rules.

There is another amendment of which the hon. Minister has given notice.

*Sri Vavilala Gopalakrishnayya:* Is it 'iv' or 'v', Sir, in the hon. Minister's amendment?

*Mr. Speaker:* It is 'v'. It is corrected also. The question is:

"In sub-clause (3).

(i) in item (iii) the word 'and' shall be omitted.

(ii) after item (iv), the following item shall be inserted namely:
Sri K. L. Narasimha Rao: Sir, I beg to move:

For the table in clause 7 substitute the following:

<table>
<thead>
<tr>
<th>Population</th>
<th>No. of Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 or more but not exceeding 1000</td>
<td>5</td>
</tr>
<tr>
<td>1000</td>
<td>5</td>
</tr>
<tr>
<td>3000</td>
<td>7</td>
</tr>
<tr>
<td>5000</td>
<td>9</td>
</tr>
<tr>
<td>10000</td>
<td>11</td>
</tr>
<tr>
<td>15000</td>
<td>13</td>
</tr>
<tr>
<td>Exceeding 15000</td>
<td>17</td>
</tr>
</tbody>
</table>

Sri K. Satyanarayana: I beg to move:

For the last portion of the table in clause 7 substitute the following:

| Exceeding | 5000 but not exceeding 7500 | 13 members |
| Exceeding | 7500 but not exceeding 10000 | 15 |
| Exceeding | 10000 but not exceeding 12500 | 17 |
| Exceeding | 12500 but not exceeding | 19 |
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for every 1000 members clause 5. 6. 7 are maintained. Hence odd numbers
shall be maintained odd number shall be maintained
spirit Odd numbers 5. 7. 9 are maintained. Hence odd numbers
Tribal areas 500 shall be maintained. Tribal areas
Tribal areas 500 shall be maintained. Tribal areas
Maintenance of a status quo shall be maintained. Tribal areas

Discussion under General House rules shall be maintained. Tribal areas shall not be disturbed by
Srikakulam less than 2 K.M. (2000 yards) distance

Odd numbers shall be maintained. Odisha

House counting of votes 500 less than

Odd objective aim of amendment for every 2,000 members subject to minimum of 5' and
odd numbers 5, 7, 9, 11 equality of representation

amendment 1,000 to 3,000 members 3,000 to 6,000 members
The amendment was negatived.

Mr. Speaker: The question is:

For the table in clause 7 substitute the following:

<table>
<thead>
<tr>
<th>Population</th>
<th>No. of members</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 or more but not exceeding 1000</td>
<td>5</td>
</tr>
<tr>
<td>Exceeding 1000 but not exceeding 2000</td>
<td>7</td>
</tr>
<tr>
<td>Exceeding 2000 but not exceeding 4000</td>
<td>9</td>
</tr>
<tr>
<td>Exceeding 4000 but not exceeding 6000</td>
<td>11</td>
</tr>
<tr>
<td>Exceeding 10000 but not exceeding 10000</td>
<td>13</td>
</tr>
<tr>
<td>Exceeding 10000 but not exceeding 15000</td>
<td>15</td>
</tr>
<tr>
<td>Exceeding 15000</td>
<td>17</td>
</tr>
</tbody>
</table>

The amendment was negatived.

Mr. Speaker: The question is:

For the table in clause 7 substitute the following:

<table>
<thead>
<tr>
<th>Population</th>
<th>No. of members</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 or more but not exceeding 1000</td>
<td>5</td>
</tr>
<tr>
<td>1000 .,,</td>
<td>3000 7</td>
</tr>
</tbody>
</table>
(b) the ballot paper shall contain the names of all the candidates;

(c) if the number of candidates is equal to the number of members sanctioned for the panchayat they shall all be elected;

(d) where the number of candidates exceeds the sanctioned strength of members of the panchayat an election shall be held.

(e) the ballot paper shall contain the names of all the candidates;

(f) the voters shall be at liberty to vote for the candidates of their choice not exceeding the number of members sanctioned for the panchayats.”

Mr. Speaker: Amendment moved.
Sri A. Venkateswara Rao: Sir, I beg to move:
“For clause 8 substitute the following:-
'The members of the Panchayat shall be elected by the method of marking system and on the basis of proportional representation.’

Mr. Speaker: Amendment moved.
Sri P. Sundarayya: Sir, I beg to move:
‘Add the words “and by marking system” at the end of Clause 8.’

Mr. Speaker: Amendment moved.
Sri Vavilala Gopalakrishnayya: Sir, I beg to move:
‘Add the following at the end of clause 8 —
‘By marking on the ballot as done in the Legislature and Parliament Elections.’

Mr. Speaker: Amendment moved.
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

By method of secret ballot introduce marking system. By marking system marking of proportional representation simpler.

basis of proportional representation constituency marking system is intricate.

Rules provide.
Mr. Speaker: The question is:

"That Clause 8 do stand part of the Bill."

The motion was adopted.

Clause 8 was added to the Bill.

Clause 9.

Sri T. K. R. Sarma: Sir, I beg to move:

Add the following at the end of sub-clause (1) (a) of clause 9:

'Such reservation shall be for the constituencies of the Panchayat by rotation after every term.'

Mr. Speaker: Amendment moved.

Sri M. Pitchaih: Sir, I beg to move:

For sub-clause (1) (b) of clause 9 substitute the following:

'One seat for the members of the Scheduled Castes or the Scheduled Tribes irrespective of the number of voters in the village belonging to the Scheduled Castes or Scheduled Tribes.'

Mr. Speaker: Amendment moved.

Sri P. Sundarayya: Sir, I beg to move:

"Add the following at the end of sub-clause (1) (b) of clause 9."

In proportion to the population of Scheduled Castes or Scheduled Tribes or both to the total population but in any case not less than one."

"Delete the first proviso to sub-clause (1) (b) of clause 9."

"Delete the second proviso to sub-clause (1) (b) of Clause 9."
reserved either for the scheduled castes or for the scheduled tribes whoever are greater in number:

Provided that where the scheduled castes and the scheduled tribes are equal in numbers, the reservation under this sub-clause shall be made in such manner as may be determined by him;

(iv) where the population of the scheduled castes of the population of the scheduled tribes is more than fifty but does not exceed one half of the total population of the village, such number of seats for the scheduled castes or for the scheduled tribes, as the case may be, as may be fixed by him having due regard to the proportion of the population of the scheduled tribes, for whom reservation is made, to the total population of the village.

Provided that where the population of either the scheduled castes or the scheduled tribes exceeds one half of the total population of the village, reservation under this clause shall be made only for the scheduled castes or for the scheduled tribes whose population is less than one half of the total population of the village but is not less than fifty in number, having due regard to the proportion of their population to the total population of the village:

Provided further that any reservation made under this clause shall have effect only until the first ordinary elections to Panchayat after the expiration of a period of ten years from the date of commencement of this Act.

Mr. Speaker: Amendment moved.
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In proportion to the population of Scheduled Castes or Scheduled Tribes or both to the total population but in case not less than one.
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Government Bill:

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There has been a long-standing debate on the issue of inequality in representation within the village panchayats in Andhra Pradesh. The Regional Committee has recommended several changes to the existing law to address this issue. The recommendations include measures to ensure equal representation and challenges to existing practices that are deemed 'in order' or 'intra vire'.

The bill aims to include proclamations for Backward classes and Scheduled Castes in the panchayat system in order to ensure equal representation. It also proposes to challenge existing practices that are considered 'ultra vire' and to introduce a proportional representation system based on the population and technical difference.

In summary, the bill seeks to address the issue of inequality in representation and to ensure that the panchayat system is more inclusive and representative of the diverse needs of the population.
Mr. Speaker: The question is:

For sub-clause (1) (b) of Clause 9 substitute the following:

“One seat for the members of the schedule castes or the scheduled tribes irrespective of the number of voters in the village belonging to the scheduled castes or scheduled tribes.

The amendment was negatived.

Mr. Speaker: The question is:

Add the following at the end of sub-clause (1) (b) of Clause 9.

“In proportion to the population of Scheduled castes or Scheduled tribes or both to the total population but in any case not less than one.”

Sri P. Sundarayya: I beg leave of the House to withdraw my amendment.

The amendment was, by the leave of the House, withdrawn.

Mr. Speaker: The question is:

Delete the first proviso to sub-clause (1) (b) of Clause 9.

The amendment was negatived.

Mr. Speaker: The question is:

Delete the second proviso to sub-clause (1) (b) of Clause 9.

The amendment was negatived.

Mr. Speaker: The question is:

For the second proviso to sub-clause (1) (b) substitute the following:
the reservation under this sub-clause shall be made in such manner as may be determined by him;

(iv) Where the population of the scheduled castes or the population of the scheduled tribes is more than fifty but does not exceed one half of the total population of the village, such number of seats for the scheduled castes or for the scheduled tribes, as the case may be, as may be fixed by him having due regard to the proportion of the population of the scheduled castes or of the population of the scheduled tribes, for whom reservation is made, to the total population of the village.

Provided that where the population of either the scheduled castes or the scheduled tribes exceeds one half of the total population of the village, reservation under this clause shall be made only for the scheduled castes or for the scheduled tribes whose population is less than one half of the total population of the village but is not less than fifty in number, having due regard to the proportion of their population to the total population of the village:

Provided further that any reservation made under this clause shall have effect only until the first ordinary elections to the Panchayat after the expiration of a period of ten years from the date of commencement of this Act.”

The amendment was adopted.

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.
Government Bill.

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...
Mr. Speaker: The question is:

For Clause 10, substitute the following:

"The whole village will be taken as one constituency and the Members will be elected by single transferable vote".

The amendment was negatived.

Mr. Speaker: The question is:

In line 5 of Clause 1, after the word, "Seats," insert the following:

"Taking into account the serial number of the existing electoral roll for any Assembly Constituency as relates to the village as a starting point."

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 10 do stand part of the Bill."

The Motion was adopted.

Clause 10 was added to the Bill.

Clause 11

Sri P. Sundarayya: Mr. Speaker, Sir, I beg to move.
Delete the first proviso to sub-clause (1) of Clause 11.

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

In sub-clause (1) of Clause 11 for the words "five years" substitute the words "three years".

Sri P. Sundarayya: Mr. Speaker, Sir, I beg to move:
Delete the second proviso to sub-clause (1) of Clause 11.

Sri P. Sundarayya: Mr. Speaker, Sir, I beg to move.
Delete the proviso to sub-clause (2) of Clause 11.
the term of office of members elected at ordinary elections shall be five years commencing from the date of the first meeting of the panchayat convened under sub-section (1) of Section 12. Provided that the Government may, by notification in the Andhra Pradesh Gazette, for sufficient cause, which shall be stated therein, direct that the term of office of the members as a whole be extended by such period as may be specified in the notification, but the total period of such extension shall not in any case exceed one year.

Provided further that in computing the term of office of the Members of a reconstituted panchayat, the period if any, by which the term of office of the outgoing members is extended under the foregoing proviso, shall be excluded.

The term of office of the outgoing members shall be deemed to extend to, and expire with, the day immediately preceding the date of the first meeting of the reconstituted panchayat convened under sub-section (1) of Section 12:

Provided that if the Commissioner considers that the continuance in office of such outgoing members beyond the expiration of their term of office is not desirable, he may (a) direct that the said member shall cease to hold office on and from the date of expiration of their term of office by efflux of time.
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ported by the Regional 
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Sub clause (4) of clause 11 for the word “four months” substitute the word “two months”. In Clause 11 (4) (a) it is stated as follows:

“Every casual vacancy in the office of an elected member of a Panchayat shall be reported by the executive authority within fifteen days from the date of occurrence of such vacancy and shall be filled within four months from the date.

Provided Government may for sufficient cause direct or permit the holding of any ordinary election after the occurrence of the vacancy. But not later than three months add in ordinary elections postponement or alteration of the date of an ordinary election or any stage thereof and the election authority shall give effect to such direction.
Government Bill:
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 provision

 floods

 clause

 advantage

 Term

 Term of Office

 govern's rule

 Special Officer

 Ordinary vacancies in the office of members shall
Mr. Speaker: The question is:
Delete the first and second proviso to sub-clause (3) of Clause 11.
The amendment was negatived.

Mr. Speaker: The question is:
Add the words “but not later than three months” at the end of the first proviso to sub-clause (3) of Clause 11.
The amendment was negatived.

Mr. Speaker: The question is:
Delete the second proviso to sub-clause (3) of Clause 11.
The amendment was negatived.

Mr. Speaker: The question is:
In sub-clause (4) (a) of Clause 11 for the words “four months” substitute the words “two months”.
The amendment was negatived.

Mr. Speaker: The question is:
In sub-clause (4) (a) of Clause 11 for the words “from the date” substitute the words “from that date”.
The amendment was negatived.

Mr. Speaker: The question is:
In sub-clauses (1) and (2), for the expression “sub-section (1) of Section 12”, the expression “sub-section (3) of Section 12” shall be substituted.
The amendment was adopted.

Mr. Speaker: The question is:
That Clause 11, as amended, do stand part of the Bill.
The motion was adopted,
Clause 11, as amended, was added to the bill.
Sarpanch or Upa Sarpanch shall cease to hold such office unless within fifteen days from the date of election to such office he ceases to be a member of either House of the State Legislature or of Parliament by resignation or otherwise.

(ii) for sub-clause (3), the following sub-clause shall be substituted, namely:­

“(3) The first meeting of the Gram Panchayat to elect a Sarpanch and Upa Sarpanch shall be called on the same date on which the results of the ordinary election to the Gram Panchayat have been published. The notice of the meeting for the election of Sarpanch and Upa Sarpanch shall be given to the members of the Gram Panchayat by affixture of the same to the notice board at the office of the Gram Panchayat immediately after such publication.

Provided that if, for any reasons, the election of the Sarpanch or Upa Sarpanch is not held on the date aforesaid, the meeting for the election of the Sarpanch and the Upa Sarpanch shall be held on the next day, whether or not it is a holiday observed by the Gram Panchayat.”

Mr. Speaker: Amendments moved.

Sri A. Venkateswara Rao: It is said in Clause 12 (1) as follows:

“For every panchayat, one of the members shall be elected to be Sarpanch and one other to be Upa Sarpanch by the Panchayat in the prescribed manner. If at an election held for the purpose no Sarpanch or Upa Sarpanch is elected fresh election shall be held. The names of the Sarpanch, and the Upa Sarpanch so elected shall be published in the prescribed manner.”

If, on a particular day, the election is not held, the election will be held on the following day. If no Sarpanch
In clause 1, it is provided “that if at an election held for the purpose no Sarpanch or Upa-Sarpanch is elected, fresh election shall be held.”

According to the Government amendment, if, for any reason, the election of the Sarpanch or Upa-Sarpanch is not held on the date aforesaid, the meeting for the election of the Sarpanch and the Upa-Sarpanch shall be held on the next day, whether or not it is a holiday, observed by the Gram Panchayat.
sarpanch and then a poll will be taken and if in the poll more than half of the voters voted to recall, his seat becomes vacant'.

The amendment was negatived.

Mr. Speaker: I will now put the amendment of Government to vote:

The question is:

"(i) To sub-clause (1), the following proviso shall be added, namely:-

'Provided that a member of either House of the State Legislature or of Parliament who is elected to the office of Sarpanch or Upa-Sarpanch shall cease to hold such office unless within fifteen days from the date of election to such office he ceases to be a member of either House, of the State Legislature or of Parliament, by resignation or otherwise.

(ii) for sub-clause (3), the following sub-clause shall be substituted, namely :-

"(3) The first meeting of the Gram Panchayat to elect a Sarpanch and Upa-Sarpanch shall be called on the same date on which the results of the ordinary elections to the Gram Panchayat have been published. The notice of the meeting for the election of Sarpanch and Upa-Sarpanch shall be given to the members of the Gram Panchayat by affixture of the same to the notice board at the office of the Gram Panchayat, immediately after such publication:

Provided that if, for any reason, the election of the Sarpanch or Upa-Sarpanch is not held on the date aforesaid, the meeting for the election of the Sarpanch and the Upa-Sarpanch shall be held on the next day, whether or not it is a holiday observed by the Gram Panchayat.

The amendment was adopted.
Under sub-clause (1) if at an ordinary or casual election no person is elected to fill a vacancy, a fresh election shall be held; in sub-clause (2), ‘if at such fresh election no person is elected to fill the vacancy, the members of the panchayat shall elect within such period and in such manner as may be prescribed a qualified person to fill such vacancy.’ Even then, ‘if no person is elected within the prescribed period, the Commissioner shall nominate a qualified person to fill such vacancy.’

Mr. Speaker: I will now put the amendments to the vote of the House.

The question is:

“In line 4 of sub-clause (1) of clause 13 after the words ‘shall be held’ insert the words ‘within a month.’”

The amendment was negatived.

Mr. Speaker: The question is:

“Add the following proviso to sub-clause (1) of clause 13:

‘Provided that such day shall not be beyond 30 days.’”

The amendment was negatived.

Mr. Speaker: The question is:

“Delete the last sentence in sub-clause (2) of clause 13.”

The amendment was negatived.
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Explanations: Where in the case of any Assembly Constituency there is no distinct part of the electoral roll relating to the village, all persons whose names are entered in such roll under the registration area comprising the village and whose addresses as entered in such roll are situated in the village shall be entitled to be included in the electoral roll for the gram panchayat prepared for the purposes of this Act.

(2) After the expiration of thirty days from the date of the publication of the draft of the electoral roll under sub-section (1), the person authorised by the prescribed authority in this behalf shall publish in such manner as the Government may direct, the final electoral roll for the gram panchayat, incorporating therein such alterations or amendments as are necessary for the purpose of bringing it into accord with the electoral roll for the relevant Assembly Constituency as it stands on the date of expiration of the thirty days aforesaid.

(3) The final electoral roll published under sub-section (2) shall be the electoral roll for the gram panchayat and it shall remain in force till a fresh electoral roll for the gram panchayat is published in the succeeding calendar year in the manner specified in the foregoing subsections.

(4) The electoral roll for the gram panchayat shall be divided into as many parts as there are constituencies so that the parts relating to all constituencies shall have equal number of voters:

Provided that the surplus number of voters, if any, remaining after such division shall be included in the part relating to the last constituency.

(5) Every person whose name appears in the part of the electoral roll relating to a constituency shall subject to the other provisions of this Act, be entitled to vote at
10. "The Commissioner shall divide the village according to the number of voters into as many constituencies as there are seats..." And as many constituencies into separate parts of constituencies.

"Every person whose name appears in the electoral roll for the panchayat shall...be entitled to vote at an election and no person whose name does not appear in such roll shall vote at an election." And according to the Explanation under the sub-clause, it is said 'that Assembly Constituency shall mean a constituency provided by law for the purpose of elections to the Andhra Pradesh Legislative Assembly.' At an election of the constituency any where in any constituency At an election of the constituency...

According to sub-clause (2) of Clause 14, no person shall vote at an election under this Act, in more than one constituency, or more than once in the same constituency and if he does so, all his votes shall be void.

Mr. Speaker: I will now put the Government amendment to vote. The question is:

"For clause 14 the following shall be substituted;

14. Preparation and Publication of Electoral Roll for a Gram Panchayat (1) The person authorised by the prescribed authority in this behalf shall prepare every
Provided that the surplus number of voters, if any, remaining after such division shall be included in the part relating to the last constituency.

(5) Every person whose name appears in the part of the electoral roll relating to a constituency shall subject to the other provisions of this Act, be entitled to vote at any election which takes place in that constituency while the electoral roll remains in force and no person whose name does not appear in such part of the electoral roll shall vote at any such election.

(6) No person shall vote at an election under this Act in more than one constituency or more than once in the same constituency and if he does so, all his votes shall be invalid.

Explanation: In this section, the expression 'Assembly Constituency' shall mean constituency provided by law for the purpose of elections to the Andhra Pradesh Legislative Assembly."

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 14, as amended, do stand part of the Bill.""

The motion was adopted.

Clause 14, as amended, was added to the Bill.

Clause 15.

Dr. M. Chenna Reddy: Sir, I beg to move:

"For Clause 15, following clause shall be substituted namely.

15. Rearrangement of Electoral Rolls in Certain Cases.

Where, after the electoral roll for the gram panchayat has been published under sub-section (2) of section 14,
electoral roll for the gram panchayat or any part of such roll in such manner as the Government may direct."

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 15, as amended, do stand part of the Bill."

The motion was adopted.

Clause 15, as amended, was added to the Bill.

Clause 16

Mr. Speaker: The question is:

"That Clause 16 do stand part of the Bill."

The motion was adopted.

Clause 16 was added to the Bill.

Clause 17.

Sri Veerabhadra Gowd: Sir, I beg to move:

"Delete Clause 17."

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

"Delete the words 'village servant' in Clause 17."

"Delete item (b) in Explanation to Clause 17."

I beg to move:

"Add the following proviso at the end of Clause 17:

'Provided notwithstanding anything said above, no village officer or servant is debarred from standing for panchayat after submitting his resignation of his post to concerned authority subject to the rules to be prescribed by the Government.'"

Mr. Speaker: 'Amendments moved.
Mr. Speaker: The question is:

“Delete clause 17.”
The amendment was negatived.

Mr. Speaker: The question is:

“Delete the words ‘village servant’ in Clause 17.”
The amendment was negatived.

Mr. Speaker: The question is:

“Delete item (b) in explanation to Clause 17.”
The amendment was negatived.

Mr. Speaker: The question is:

“Add the following proviso at the end of Cl. 17’

‘Provided notwithstanding anything said above, no village officer or servant is debarred from standing for panchayat after submitting his resignation of his post to concerned authority subject to the rules to be prescribed by the Government’.

The amendment was negatived.

Mr. Speaker: The question is:

“That clause 17 do stand part of the Bill.”
The motion was adopted.

Clause 17 was added to the Bill.

Clause 18

Mr. Speaker: There are no amendments to clause 18

The question is:

“That Clause 18 do stand part of the Bill.”
The motion was adopted.

Clause 18 was added to the Bill.

Clause 19

Mr. Speaker: There are 8 amendments to this clause.
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provision that the Government may direct that such sentence shall not operate as a disqualification.

Moral delinquency intrudes as debar in a People's Representation of the Peoples Act. 26th November, 1965

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The Sarpanch shall have full access to all the papers and shall take the necessary action on the basis of the papers. His access to all papers shall be full and complete. The Sarpanch shall have full access to all the papers and shall take the necessary action on the basis of the papers. His access to all papers shall be full and complete. Access to all papers shall be full and complete. The Sarpanch shall have full access to all the papers and shall take the necessary action on the basis of the papers. His access to all papers shall be full and complete. The Sarpanch shall have full access to all the papers and shall take the necessary action on the basis of the papers. His access to all papers shall be full and complete.

Employed as paid legal practitioners on behalf of the panchayats or as all legal practitioners of the panchayats
Access to records will be there not merely for sarpanchs; Even the panchayat members will have access to records.

Sub-clause 1 (b): “to imprisonment for a period of more than six months for any offence other than an offence not involving moral delinquency.”

Dr. M. Chenna Reddy: I beg to move

In sub-clause (1) (b) for the words “for a period of more than six months” substitute the words “for a period, of not less than two years”.

Mr. Speaker: Sir, Amendment moved.

Mr. Speaker: The question is:

“Delete sub-clause (1) (b) of Clause 19.”

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (1) (b) for the words “six months” substitute the words “three years.”

The amendment was negatived.
The motion was adopted.

"Clause 19, as amended, was added to the Bill.

**Clause 20**

Mr. Speaker: There are 8 amendments to this clause.

Sri P. Sundarayya: Sir, I am not moving my amendments.

Sri T. K. R. Sarma: Sir, I beg to move:
Delete the proviso to sub-clause (a) of Clause 20.

Sri K.L. Narasimha Rao: Sir, I beg to move:
Delete sub-clause (f) of Clause 20.

Sri Tennesi Viswanatham: Sir, I beg to move:
In sub-clause (f) of Clause 20, delete the words "or as legal practitioner against the Panchayat."

Sri K. L. Narasimha Rao: Sir, I beg to move:
In sub-clause (i) of Clause 20, add the following at the end:

"for a continuous period of six months".

Sri T. K. R. Sarma: Sir, I beg to move:
In sub-clause (j) of Clause 20, after the word 'panchayat' insert the words "and to the Government".

Sri K. L. Narasimha Rao: Sir, I beg to move:
In sub-clause (j) of Clause 20, for the words "at the earliest possible date", substitute the words "within a period of one month from the date of falling due"

Insert the following as sub-clause (l) of Clause 20: 

"(l) fails to conduct Gram sabha under section 6."

Mr. Speaker: Amendments moved.

Dr. M. Chenna Reddy: Sir, I beg to move:

"In item (k), for the words 'less than three meetings and 'three consecutive meetings', the words 'less than
Mr. Speaker : The question is:
In sub-clause (j) of Clause 20, for the words ‘at the earliest possible date’, substitute the words ‘within a period of one month from the date of falling due’.

The amendment was negatived.

Mr. Speaker : The question is:
‘Insert the following as sub-clause (1) of Clause 20: ‘(1) fails to conduct Gram Sabha under Section 6.’”

The amendment was negatived.

Mr. Speaker : The question is:
“In item (k), for the words “less than three meetings” and “three consecutive meetings”, the words “less than three ordinary meetings” and “three consecutive ordinary meetings” shall respectively be substituted; and the following explanation shall be added at the end, namely—

‘Explanation : For the purpose of this clause,

(i) ‘ordinary meeting’ shall mean a meeting held after giving a notice of at least three days before the day of the meeting;

(ii) where a meeting other than an ordinary meeting intervenes between one ordinary a meeting and another ordinary meeting these two ordinary meetings shall be regarded as being consecutive to each other.’”

The amendment was adopted.
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Clause 22.

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

"In line 11 and 12 of sub-clause (1) of Clause 22, delete the words 'at the direction of the Panchayat or the Commissioner'.

"In line 13 of sub-clause (1) of Clause 22, for the words 'two months', substitute the words 'thirty days'."

"Add the words 'in the prescribed manner' at the end of sub-clause (1) of Clause 22".

Mr. Speaker: Amendments moved.

Dr. M. Chenna Reddy: Sir, I beg to move:

'For the words 'the authority' in the two places where they occur, the words 'the executive authority' shall be substituted'.

Mr. Speaker: Amendment moved.

Mr. B. Narasimha Rao: Disqualify Mr. V. Chowdary. According to the District Munisiff and the Advocate General, "two months" means 60 days. It is not justified.

Mr. N. Sivanarayana: Members have seen the ordinance. Your statement is incorrect.

Mr. Speaker: The question is:

"In line 11 and 12 of sub-clause (1) of Clause 22, delete the words 'at the direction of the Panchayat or the Commissioner'.

The amendment was negatived.

Mr. Speaker: The question is:

"In line 13 of sub-clause (1) of Clause 22, for the words 'two months', substitute the words 'thirty days'."

The amendment was negatived.
Mr. Speaker: Amendments moved:

(1) In sub-clause (2) of Section 3 “in other cases” Block Development Officer or the Divisional Panchayat Officer having jurisdiction submit in cases other than those for which the Block Development Officers submit shall submit to the Divisional Panchayat Officers the report of the complaint in writing. The Divisional Panchayat Officers in turn submit the report to the Regional Committee and the District Panchayat Officer submit the report to the Tahsildar for a decision.

(2) District Panchayat Officer and Tahsildar submit the report to the District Collector.
Sri P. Koteswara Rao: Sir, I beg to move:

“For sub-clause (1) (d) of Clause 25, substitute the following:

“have powers of execution for the purpose of implementation of the resolutions of the panchayat or any committee thereof; and”.

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

“In line 9 of sub-clause (2) of Clause 25, for the words ‘three months’, substitute the words ‘two months’.

Sri K. L. Narsimha Rao: Sir, I beg to move:

“In line 12 of sub-clause (2) of Clause 25, for the words ‘one year’ substitute the words ‘two years’.

Sri K. Satyanarayana: Sir, I beg to move:

“Add the following as sub-clause (3) of Clause 25:

‘It shall be the duty of the Sarpanch or the person for the time being exercising the powers and performing the functions of the sarpanch to convene the meetings of gram sabha as prescribed in sub-clause (3) of Clause 6. If the Sarpanch or such person fails to discharge that duty with the result that no meeting of gram sabha is held in a period of one year, he shall cease to be the Sarpanch’.

Mr. Speaker: Amendments moved.

Sri K. Narayana Rao: Clause 26 (d) Sub-clause ‘D’ Sarpanch exercise... the Sarpanch shall—

(d) exercise administrative control over the executive officer, if there is one, for the purpose of implementation of the resolutions of the panchayat or any committee thereof.
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confidential records must be administered. Executive officers must explain rules and technical matters. Administrative efficiency is of prime importance. The Governor holds the executive position. Administration must be effective.

Confidential records of the Panchayat, after giving due notice to the executive authority, may be accessed by members during office hours. The executive authority may forbid such access for reasons given in writing. There must be an extension officer to handle appeals. The Governor must be informed of any decision affecting the Panchayat.
the meetings of gram sabha as prescribed in subclause (3) of clause 6. If the sarpanch or such person fails to discharge that duty with the result that no meeting of gram sabha is held in a period of one year, he shall cease to be the Sarpanch.

The amendment was negatived.

Mr. Speaker: The question is:
“That Clause 25 do stand part of the Bill”.
The motion was adopted.
Clause 25 was added to the Bill.

CLAUSE 26.

Mr. Speaker: The question is:
That Clause 26 do stand part of the Bill”.
The motion was adopted.
Clause 26 was added to the Bill.

CLAUSE 27.

Mr. Speaker: The question is:
“That Clause 27 do stand part of the Bill.”
The motion was adopted.
Clause 27 was added to the Bill.

CLAUSE 28.

Sri K. L. Narasimha Rao : Sir, I beg to move:
“Add the words “under intimation to the Sarpanch” at the end of sub-clause (3) of Clause 28”.

Dr. M. Chenna Reddy : Sir, I beg to move:
“(i) At the end of sub-clause (1), the following words shall be added, namely:

“and thereupon, the executive authority shall explain at the next meeting of the Gram Panchayat, the
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The motion was adopted.
Clause 28, as amended, was added to the Bill.

Clause 29.

Mr. Speaker: The question is:
"That Clause 29 do stand part of the Bill".
The motion was adopted.
Clause 29 was added to the Bill.

1.30 P. M. The House then adjourned for lunch till 3.00 P. M. The House re-assembled after lunch at Three of the Clock.

(Mr. Speaker in the Chair)

Clause 30

Sri P. Sundarayya: Sir, I beg to move
"For sub-clause (1) of Clause 30, substitute the following:-
A whole-time officer shall be appointed by the commissioner for any panchayat or for any group of contiguous panchayats at the request of panchayat or panchayats concerned.

Provided that this officer shall act as the Secretary to the Sarpanch and work under the Sarpanch's day to day direction.

Provided that before notifying a group of panchayats under this sub-section, the Commissioner shall obtain the approval of the Government."

Mr. Speaker: Amendment moved.

Sri P. Sundarayya: Clause 30 (1) reads:
"A whole-time executive officer shall be appointed by the Commissioner for any panchayat or for any group of"
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Executive Officer or Assistant. The whole time officer is responsible for day-to-day directions and supervision. He is the whole-time officer of the Panchayat and is responsible for the day-to-day functioning of the Panchayat. He is also responsible for the proper implementation of the rules and regulations.

Executive Officer and Secretary are responsible for the proper functioning of the Panchayat. They are also responsible for the preparation of the executive officer's report. The Secretary is responsible for the day-to-day functioning of the Panchayat, while the Executive Officer is responsible for the overall functioning of the Panchayat.

Executive Officers are appointed by the Commissioner. The appointment of Executive Officers is governed by rules and regulations. The Executive Officers are responsible for the overall functioning of the Panchayat.

Executive Officers are responsible for the proper functioning of the Panchayat. They are also responsible for the preparation of the executive officer's report. The Secretary is responsible for the day-to-day functioning of the Panchayat, while the Executive Officer is responsible for the overall functioning of the Panchayat.

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Executive Officers are appointed by the Commissioner. The appointment of Executive Officers is governed by rules and regulations. The Executive Officers are responsible for the overall functioning of the Panchayat.

Executive Officers are responsible for the proper functioning of the Panchayat. They are also responsible for the preparation of the executive officer's report. The Secretary is responsible for the day-to-day functioning of the Panchayat, while the Executive Officer is responsible for the overall functioning of the Panchayat.

Executive Officers are appointed by the Commissioner. The appointment of Executive Officers is governed by rules and regulations. The Executive Officers are responsible for the overall functioning of the Panchayat.

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Executive Officers are responsible for the proper functioning of the Panchayat. They are also responsible for the preparation of the executive officer's report. The Secretary is responsible for the day-to-day functioning of the Panchayat, while the Executive Officer is responsible for the overall functioning of the Panchayat.

Executive Officers are appointed by the Commissioner. The appointment of Executive Officers is governed by rules and regulations. The Executive Officers are responsible for the overall functioning of the Panchayat.
A whole-time executive officer shall be appointed by the Commissioner for any panchayat or for any group of contiguous panchayats which may be notified by him in this behalf: "at the request of the Panchayats" and shall receive a general experience salary. Executive officers of notified panchayats and assistance shall be grouped on a broad basis "at the request of the panchayats."
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

Mr. Speaker: The question is:

"For sub-clause (1) of Clause 30, substitute the following:—

'A whole time officer shall be appointed by the commissioner for any panchayat or for any group of contiguous panchayats at the request of panchayat or panchayats concerned.

Provided that this officer shall act as the Secretary to the Sarpanch and work under the Sarpanch’s day to day direction.

Provided that before notifying a group of panchayats under this sub-section, the Commissioner shall obtain the approval of the Government".

The amendment was negatived.

Sri P. Sundarayya: I demand Division, Sir.

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 30 do stand part of the Bill."

The motion was adopted.

Clause 30 was added to the Bill.

Clause 31.

Sri P. Sundarayya: Sir, I beg to move:

"For Clause 31 substitute the following:—

'Function of the whole time officer:— The officer shall ordinarily attend the meetings of the panchayat or of any
Provided that where the executive authority considers that a resolution has not been legally passed or is in excess of the powers conferred by this Act or that if carried out, it is likely to endanger human life or health or the public safety, the executive authority shall—

(i) where he is the Sarpanch, direct

(ii) where he is not the Sarpanch through the Sarpanch.

(a) refer the matter to the Commissioner for orders, and his decision shall be final;

(b) control all the officers and servants of the panchayat;

(c) exercise all the powers and perform all the functions specifically conferred or imposed on the executive authority by or under this Act . . . . .
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

26th November, 1963

...“shall ordinarily attend” or ‘he need not attend’ or ‘he need not attend’. Blank cheque or any other duty may not be taken. An administrative officer need not attend the meetings of the executive and other meetings. As an administrative officer may not be taken. An administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting. “ordinarily attend” or “ordinarily attend” or “ordinarily attend” or “ordinarily attend”. As an administrative officer need not attend any meeting.

...the officer shall help the Sarpanch in discussion” or “the officer shall help the Sarpanch in discussion” or “the officer shall help the Sarpanch in discussion” or “the officer shall help the Sarpanch in discussion” or “the officer shall help the Sarpanch in discussion” or “the officer shall help the Sarpanch in discussion”.
Government Bill: 26th November, 1963
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

"(ii) refer the matter to the commissioner for orders, and his decision shall be final" (a) "Control all the officers..." (b) "refer the matter to the commissioner for orders whose decision shall be final" (b) "Control..."

Mr. Speaker: Make a note of it. There are verbal alterations.

Verbal alterations सूचना करीं.

Mr. Speaker: The question is:

"For clause 31, substitute the following.

'Function of the whole time officer — The officer shall ordinarily attend the meetings of the panchayat or of any Committee thereof and shall help the Sarpanch in discussion or reply to the points raised in discussion, under the direction of Sarpanch, but he shall not be entitled to vote or to move any resolution.'"

The amendment was negatived.

Mr. Speaker: The question is:

"Add the following at the end of Clause 31.

'he shall function as a Secretary to the Sarpanch of the Panchayat concerned.'"

The amendment was negatived.

Mr. Speaker: The question is:

"In clause 31, delete the word "ordinarily".

The amendment was negatived."
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

He shall exercise all the powers and control all the officers through the Sarpanch

Mr. Speaker: The letter (a) will be deleted on page 47.

Dr. M. Chenna Reddy: Yes; and (b) becomes (a) on page 46.
Mr. Speaker: The question is:

"In clause 33, after the words "shall report the action taken", insert the words "and obtain the approval."

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 33 do stand part of the Bill"

The motion was adopted.

Clause 32 was added to the Bill.

Clause 34.

Sri P. Sundarayya: Sir, I beg to move:

"Delete Clause 34"

Mr. Speaker: Amendment moved.

Exercise of functions of executive authority by Health Officer in certain cases. Health Officer may, by general or special order authorise the Health Officer of the district or any Health Officer to perform the functions of the Executive Officer.

Executive Officer may also authorise any Health Officer in the District, or any Executive Officer in the District, to perform the functions of the Executive Officer.

Government intends to appoint the District Health Officer or any other Executive Officer in the District, as the District Health Officer or any other Executive Officer in the District.
Mr. Speaker: The question is:
Delete Clause 34.
The amendment was negatived.
Mr. Speaker: The question is:
That clause 34 do stand part of the Bill.
The motion was adopted.
Clause 34 was added to the Bill.

Clause 35.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 35.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 35.

The question is:
That clause 35 do stand part of the Bill.
The motion was adopted.
Clause 35 was added to the Bill.

Clause 36.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 36.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 36.

The question is:
That clause 36 do stand part of the Bill.
The motion was adopted.
Clause 36 was added to the Bill.

Clause 37.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 37.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 37.

The question is:
That clause 37 do stand part of the Bill.
The motion was adopted.
Clause 37 was added to the Bill.

Clause 38.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 38.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 38.

The question is:
That clause 38 do stand part of the Bill.
The motion was adopted.
Clause 38 was added to the Bill.

Clause 39.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 39.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 39.

The question is:
That clause 39 do stand part of the Bill.
The motion was adopted.
Clause 39 was added to the Bill.

Clause 40.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 40.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 40.

The question is:
That clause 40 do stand part of the Bill.
The motion was adopted.
Clause 40 was added to the Bill.

Clause 41.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 41.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 41.

The question is:
That clause 41 do stand part of the Bill.
The motion was adopted.
Clause 41 was added to the Bill.

Clause 42.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 42.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 42.

The question is:
That clause 42 do stand part of the Bill.
The motion was adopted.
Clause 42 was added to the Bill.

Clause 43.
Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
Delete Clause 43.

Mr. Speaker: Amendment moved.

Sri A. L. Muzafar: Mr. Speaker, I beg to move:
Delete Clause 43.

The question is:
That clause 43 do stand part of the Bill.
The motion was adopted.
Clause 43 was added to the Bill.
Mr. Speaker: The question is:
That Clause 35 do stand part of the Bill.
The motion was adopted.
Clause 35 was added to the Bill.

Clause 36.

Sri P. Sundarayya: Mr. Speaker, Sir, I beg to move:
Add the following at the end of sub-clause (4) of Clause 36, “after getting the permission of the Panchayats concerned”.

Mr. Speaker: Amendment moved.

Sri K. L. Narasimha Rao: Mr. Speaker, Sir, I beg to move:
In sub-clause (6) of Clause 36, for the word “Sarpanch”, substitute the word “panchayat”.

Mr. Speaker: Amendment moved.
The motion was adopted.
Clauses 37, 38 and 39 were added to the Bill.

**CLAUSE 40.**

*Sri K. L. Narasimha Rao* : Mr. Speaker, Sir, I beg to move:

In sub-clause (2) of Clause 40, delete the words “with the approval of the Commissioner”.

*Sri K. L. Narasimha Rao* : Mr. Speaker, Sir, I beg to move:

In the proviso to sub-clause (3) of Clause 40, after the word “persons” insert the words “not more than two members for each committee”.

*Sri P. Sundarayya* : Mr. Speaker, Sir, I beg to move:

Add the words “but with no right to vote” at the end of the proviso to sub-clause (3) of Clause 40.

*Sri K. L. Narasimha Rao* : Mr. Speaker, Sir, I beg to move:

Add the following at the end of proviso to sub-clause (3) of Clause 40:

“and such members shall not be entitled to exercise vote but they can participate in the discussions and they will not be entitled to receive any remuneration from the panchayat fund.

*Mr. Speaker*: Amendments moved:

The amendments were moved and adopted.

The Government Bill was passed.

The Panchayats Bill, 1963 (as reported by the Regional Committee)
they will not be entitled to receive any remuneration from the panchayat fund.”

The amendment was negatived.

Mr. Speaker: The question is:
“That Clause 40 do stand part of the Bill.”

The motion was adopted.

Clause 40 was added to the Bill.

Clauses 41 to 43

Mr. Speaker: The question is:
“That Clauses 41 to 43 do stand part of the Bill.”

The motion was adopted.

Clauses 41 to 43 were added to the Bill.

Clause 44.

Mr. Speaker: The question is:
That clause 44 do stand part of the Bill.

The motion was adopted.

Clause 44 was added to the Bill.

Clause 45

Mr. Speaker: The question is:
“That Clause 45 do stand part of the Bill.”

The motion was adopted.

Clause 45 was added to the Bill.

Clause 46

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

In sub-clause (1) (i) of Clause 46, after the word “cancel” insert the words “or modified”.

In sub-clause (1) (b) of clause 46, delete the words
CLAUSES 47 to 49.

Mr. Speaker: The question is:

“That clauses 47 to 49 do stand part of the Bill”

The motion was adopted.

Clauses 47 to 49 were added to the Bill.

CLAUSES 50.

Sir K.L. Narasimha Rao: Mr. Speaker, Sir, I beg to move: “delete clause 50”.

Sri P. Sundarayya: Mr. Speaker, Sir, I beg to move:

For clause 50, substitute the following:

“Any member of the panchayat shall cease to be a member if fifty-five per cent of the voters in the constituency from which he has been elected, give a notice of recall on the basis of which the district panchayat officer shall convene the meeting of all the voters in that constituency and get the vote recorded and if fifty-five per cent of voters decide for recall that member shall cease to be a member.”

For the words “The commissioner” wherever it occurs in this clause, substitute the words “the Government”.

Sri K. Satyanarayana: Mr. Speaker, Sir, I beg to move:

For sub-clause (4) of Clause 50, substitute the following:

“Any person aggrieved by an order in a notification issued under sub-section (1) or sub-section (2) may within 30 days from the date of publication of such notification prefer an appeal to the government and the government shall dispose the appeal within 3
Panchayats Bill, 1963 (as reported by the Regional Committee)

...
If he is guilty of any misconduct in exercising or purporting to exercise the rights conferred or performing or purporting to perform the functions imposed by or under this Act.

3. 

If he is guilty of any misconduct in exercising or purporting to exercise the rights conferred or performing or purporting to perform the functions imposed by or under this Act.

The Aodhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

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from which he has been elected give a notice of recall on the basis of which the District Panchayat Officer shall convene the meeting of the voters in that constituency and get the vote recorded and fifty-five percent of voters decide for recall, that member shall cease to be a member."

Mr. Speaker: The question is:

"Delete Clause 50."

The amendment was negated.
Mr. Speaker: The question is:
In sub-clauses (1), (2) and (3) of Clause 50, after the word “Commissioner” insert the words “or the District Collector concerned”.

The amendment was negatived.

Mr. Speaker: The question is:
Add the following at the end of sub-clause (4) of Clause 50.

““The Government shall dispose of the appeal within a period of one month.””

The amendment was negatived.

Mr. Speaker: The question is:
““That Clause 50 do stand part of the Bill.””

The motion was adopted.

Clause 50 was added to the Bill.

Clause 51.

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

In sub-clause (2) of Clause 51, for the words “signed by not less than one half of the total strength of the panchayat” substitute the words “signed by any member of the panchayat.

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

In sub-clause (2) of Clause 51, for the words “Revenue Divisional Officer” substitute the words “District Panchayat Officer”

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

In sub-clause (2) of Clause 51, delete the words “by any two of the members signing the notice.”
Government Bill:  
The Andhra Pradesh Village  
Panchayats Bill, 1963 (as reported by the Regional  
Committee)

following:

"The Officer mentioned in sub-section (2) is unable to  
discharge the functions specified in sub-sections 4 to 10  
for any valid reason, the District Collector shall appoint  
another officer to discharge the said functions on the  
report of the said officer and he must also send the notice  
of motion referred to in sub-section (2) and copy of the  
otice of the meeting issued under sub-section (3) if any  
to the District Collector who will forward to the officer who  
will be empowered to conduct the notice of no-confidence  
motion within thirty days after receipt of the orders from  
the Collector and in such cases all the provisions of this  
section applicable to the said officer shall also apply to  
such other officer."

Sri Vavilala Gopalakrishnaiah:  
Sir, I beg to move:

In sub-clause (10) of Clause 51, for the words "two-  
thirds", substitute the words "half".

Mr. Speaker:  
Amendments moved.
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

The Government: Government has sent the copy of the minutes of the meeting together with a copy of the motion and the result of the voting thereon shall be forwarded forthwith on the termination of the meeting by the said officer to the Commissioner.

Said officer: The officer who deals with the

Mr. Speaker: This matter must have been discussed elaborately either in the Joint Select Committee meeting or in the general discussion.

Sri Vavilala Gopalakrishnayya: We are not members of the Joint Select Committee.

Mr. Speaker: During the course of the general discussion, you could have covered this matter. This was covered by many of the members.

Sri Vavilala Gopalakrishnayya: I have to enlighten the House. This might have been covered by other members virtual 2 4 1 3 1 2 3 4. Simple majority allows no confidence motion. Simple majority allow stalemate 4 1 2 3 4 1 2 3 4. Simple majority allow to remove the complaints. 4 1 2 3 4. The simple majority of the complaints.
Mr. Speaker: I will now put the amendments to the vote of the House:

The question is:

“In sub-clause (2) of Clause 31, for the words ‘signed by not less than one half of the total strength of the panchayat,’ substitute the words ‘signed by any member of the Panchayat’.”

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (2) of Clause 51, for the words ‘Revenue Divisional Officer’, substitute the words ‘District Panchayat Officer’.

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (2) of Clause 51, delete the words ‘by any two of the members signing the notice.’”

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (3) of Clause 51, for the words ‘not be later than thirty days’, substitute the words ‘not more than twenty days’.”

The amendment was negatived.
Mr. Speaker: The question is:

"In sub-clause (11) of Clause 51, delete the words 'by such a majority as aforesaid.'"

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (12) of Clause 51."

The amendment was negatived.

Mr. Speaker: The question is:

"For sub-clause (12) of Clause 51, substitute the following:

'The Officer mentioned in sub-section (2) is unable to discharge the functions specified in sub-section 4 to 10 for any valid reason, the District Collector shall appoint another officer to discharge the said functions on the report of the said officer and he must also send the notice of motion referred to in sub-section (2) and copy of the notice of the meeting issued under sub-section (3) if any, to the District Collector who will forward to the officer who will be empowered to conduct the notice of no-confidence motion within thirty days after receipt of the orders from the Collector and in such case all the provisions of this section applicable to the said officer shall also apply to such other officer.'"

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 51 do stand part of the Bill."

The motion was adopted.

Clause 51 was added to the Bill.
may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

Mr. Speaker: Amendments moved.

(i) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”

(i) Mr. Speaker: Amendments moved.

(ii) The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may receive payment for his service from the panchayat if the commissioner so direct.”

“Delete sub-clause (4) (b) of Clause 52.”
Mr. Speaker: The question is:

"In sub-clause (1) (a) of Clause 52, after the words 'specified date' insert the words "not exceeding three months."

The amendment was negatived.

Mr Speaker: The question is:

"Delete sub-clause (1)(b) of Clause 52."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (1) of Clause 52, delete the words 'But the Commissioner shall exceed one and half years''

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (4) (a) of Clause 52, for the words 'by such persons ........from the panchayat'; substitute the following.

'by such officers as the Commissioner may appoint in that behalf and any officer who is so appointed may receive payment for his service from the panchayat if the commissioner so direct.'

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (4) (b) of Clause 52."

The amendment was negatived.

Mr. Speaker: The question is:

'That clause 52 do stand part of the Bill.'

The motion was adopted.

Clause 52 was added to the Bill.

The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

Mr. Speaker: Amendment moved.

"(xxv) the implementation of land reform measures in the village including consolidation of holdings and soil conservation." 

"(xi) the encouragement of cooperative management of lands in the village and the organization of Joint Co-operative farming."

"(25) "

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under this Act, shall be maintained and controlled by the gram panchayat;

(iii) a pound-keeper for every cattle pound referred to in clause (ii), shall be appointed by the gram panchayat; and

(iv) all sums on account of fines and surplus unclaimed sale proceeds realised under the Cattle Trespass Act, 1871 in respect of any cattle pound referred to in clause (ii) shall be credited to the panchayat fund.

(2) Subject to the provisions of sub-section (1), the provisions of the Cattle Trespass Act, 1871 shall, as far as may be, be applicable to the cattle pounds referred to in clause (ii) of sub-section (1).”

Mr. Speaker: Amendment moved

(Pause)

Mr. Speaker: The question is:

“After Clause 60, the following clause shall be inserted, namely:

‘60-A. Transfer of Cattle pounds to gram Panchayats and maintenance of Cattle Pounds: (1) Notwithstanding anything in the Cattle Trespass Act, 1871:

(i) every cattle pound within the limits of a gram panchayat established and maintained by the Government at the commencement of this Act, shall stand transferred to the gram panchayat:

(ii) any cattle pound so transferred to a gram panchayat, or a cattle pound established by a gram panchayat under this Act, shall be maintained and controlled by the gram panchayat:

(iii) a pound keeper for every cattle pound referred to in clause (ii) shall be appointed by the gram panchayat; and

(iv) all sums on account of fines and surplus unclaimed sale proceeds realised under the Cattle Trespass Act.”
Government &

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ported by the Regional
Committee)

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CLAUSE 64

Sri M. Veeraraghava Rao: Sir, I beg to move:

"Delete Clause 64."

Mr. Speaker: Amendment moved.

Mr. Speaker: Irrigation works are very essential
for any country. Statutory tanks which are
necessary for irrigation purposes. Irrigation
works are very essential for any country. Statutory
tanks which are necessary for irrigation purposes.
Any proposal for assignment of irrigation tanks
under different factions. It is a lifeblood of the nation.

The Speaker: Amendment moved.

The Speaker: The irrigation works are very
essential for the development of any country.
Any proposal for assignment of irrigation tanks
under different factions. It is a lifeblood of the nation.
Any proposal for assignment of irrigation tanks
under different factions. It is a lifeblood of the nation.
Any proposal for assignment of irrigation tanks
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yayt. 25% of the income realised by a Zilla Parishad shall be given to the Panchayat Samithis concerned."

Mr. Speaker: Amendment moved.

Shall be apportioned in equal shares between the local authorities concerned and the amount so realized shall form part of the funds of the local authorities.
Mr. Speaker: The question is:
“That Clause 66 do stand part of the Bill.”
The motion was adopted.
Clause 66 was added to the Bill.

Clause 67

Mr. Speaker: The question is:
“That Clause 67 do stand part of the Bill.”
The motion was adopted.
Clause 67 was added to the Bill.

Clause 68

Mr. Speaker: There are 10 amendments given notice of by the members for this clause.

Sri P. Sundarayya: Sir, I beg to move:
“Delete sub-clause (2) of Clause 68.”

Mr. Speaker: Amendment moved.

Sri K. L. Narasimha Rao: Sir, I beg to move:
Delete sub-clause (3) (i) and the proviso of Clause 68.

For sub-clause (3) (i), substitute the following:
“A cess at the rate of two naya-paise in the rupee on the annual rental value of all excise and forest auctions wherever they take place.”

Add the words “other than agricultural lands” at the end of sub-clause (3) (iv) of Clause 68.

In sub-clause (3) (v) of Clause 68, delete the words “Porambokes”.

Sri D. Seetharamaiah: Sir, I beg to move:
Delete sub-clause (3) (iii) and (iv) of Clause 68,
Mr. Speaker: Amendment moved.

The following Porambokes namely grazing grounds including grazing and Bandarai lands: Poramboks poramboks grazing grounds including grazing and Bandarai lands: (Pasture lands). The poramboks that may be prescribed grazing grounds grazing and Bandarai lands: (Pasture lands) that may be prescribed grazing and Bandarai lands: (Pasture lands) poramboks poramboks grazing grounds. Rules making grazing grounds subject to such restrictions and control as may be prescribed. Rules making grazing grounds subject to such restrictions and control.
Government Bill:  
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) 

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The Andhra Pradesh Panchayats Bill, 1963 (as reported by the Regional Committee)

Mortgage with possession secured under 5% interest or 7% interest in Section 72, Section 107, Section 110, Section 112, Section 120, Section 124, Section 126, Section 130, Section 132, Section 134, Section 136, Section 138, Section 140, Section 142, Section 144, Section 146, Section 148, Section 150, Section 152, Section 154, Section 156, Section 158, Section 160, Section 162, Section 164, Section 166, Section 168, Section 170, Section 172, Section 174, Section 176, Section 178, Section 180, Section 182, Section 184, Section 186, Section 188, Section 190, Section 192, Section 194, Section 196, Section 198, Section 200, Section 202, Section 204, Section 206, Section 208, Section 210, Section 212, Section 214, Section 216, Section 218, Section 220, Section 222, Section 224, Section 226, Section 228, Section 230, Section 232, Section 234, Section 236, Section 238, Section 240, Section 242, Section 244, Section 246, Section 248, Section 250, Section 252, Section 254, Section 256, Section 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556, Section 558, Section 560, Section 562, Section 564, Section 566, Section 568, Section 570, Section 572, Section 574, Section 576, Section 578, Section 580, Section 582, Section 584, Section 586, Section 588, Section 590, Section 592, Section 594, Section 596, Section 598, Section 600, Section 602, Section 604, Section 606, Section 608, Section 600, Section 602, Section 604, Section 606, Section 608, Section 610, Section 612, Section 614, Section 616, Section 618, Section 620, Section 622, Section 624, Section 626, Section 628, Section 630, Section 632, Section 634, Section 636, Section 638, Section 640, Section 642, Section 644, Section 646, Section 648, Section 650, Section 652, Section 654, Section 656, Section 658, Section 660, Section 662, Section 664, Section 666, Section 668, Section 670, Section 672, Section 674, Section 676, Section 678, Section 680, Section 682, Section 684, Section 686, Section 688, Section 690, Section 692, Section 694, Section 696, Section 698, Section 700, Section 702, Section 704, Section 706, Section 708, Section 710, Section 712, Section 714, Section 716, Section 718, Section 720, Section 722, Section 724, Section 726, Section 728, Section 730, Section 732, Section 734, Section 736, Section 738, Section 740, Section 742, Section 744, Section 746, Section 748, Section 750, Section 752, Section 754, Section 756, Section 758, Section 760, Section 762, Section 764, Section 766, Section 768, Section 770, Section 772, Section 774, Section 776, Section 778, Section 780, Section 782, Section 784, Section 786, Section 788, Section 790, Section 792, Section 794, Section 796, Section 798, Section 800, Section 802, Section 804, Section 806, Section 808, Section 810, Section 812, Section 814, Section 816, Section 818, Section 820, Section 822, Section 824, Section 826, Section 828, Section 830, Section 832, Section 834, Section 836, Section 838, Section 840, Section 842, Section 844, Section 846, Section 848, Section 850, Section 852, Section 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A duty shall also be levied on transfers.

In the second column of their budget, the committee has mentioned that a duty shall also be levied on transfers.
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

26th November, 1963

The Aodhra Pradesh Village Panchayats BiH, 1963 (as reported by the Regional Committee)

The Regional Committee has examined the matter of wages and house taxes and has recommended the following:

1. Wages: The Regional Committee recommends that wages for laborers should be fixed at a rate of Rs. 2-8 per day for unskilled labor and Rs. 3-0 per day for skilled labor.

2. House Taxes: The Regional Committee recommends that house taxes should be levied at a rate of 2% of the assessed value of the house. The assessed value of the house should be determined by Revenue Assessment officer.

3. Permission: The Regional Committee recommends that permission for construction of houses should be granted by the Regional Committee.

4. Social Structure: The Regional Committee recommends that the social structure of the village should be examined and reported to the Regional Committee.

The Regional Committee has also recommended that the above rates and provisions should be incorporated in the Andhra Pradesh Village Panchayats Bill, 1963.
Government Bill:

The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

26th November, 1963

Andhra village co-operative transfer of property and stamp duty

The Andhra Pradesh Transfer of Property and Stamp Duty Act, 1963 (as reported by the Regional Committee), provides for the transfer of property with a duty surcharge of 50% of the stamp duty. The surcharge is calculated as follows: 2% of the transfer value up to Rs. 500, 3% for values between Rs. 500 and Rs. 1,000, and 4% for values above Rs. 1,000. The surcharge is applicable to cooperative loans without possession, mortgage, or sale of the property.

With possession, the surcharge is 2% of the transfer value up to Rs. 100, 3% for values between Rs. 100 and Rs. 250, and 5% for values above Rs. 250. The rules for cooperative loans without possession, mortgage, or sale of the property are subject to amendment to the extent of taxes not exceeding 25np. in the rupee as fixed by the gram panchayat. Optional taxes are also subject to amendment to the extent of taxes not exceeding 25np. in the rupee as fixed by the gram panchayat.

The act also provides for technical regulations in the Andhra Pradesh Cooperative Societies Act, 1948. The rules and regulations are subject to amendment to the extent of taxes not exceeding 25np. in the rupee as fixed by the gram panchayat.
Mr. Deputy Speaker: The question is:
“Delete sub-clause (3) (iii) and (iv) of Clause 68”.
The amendment was negatived.

Mr. Deputy Speaker: The question is:
“Add the following at the end of sub-clause (3) (i) of Clause 68:
‘except the labours of their wages in kind’.
The amendment was negatived.

Mr. Deputy Speaker: The question is:
“Add the following at the end of sub-clause (3) (ii) of Clause 68:
‘other than the bullock or buffalo or bullock or buffalo cart’.
The amendment was negatived.

Mr. Speaker: The question is:
“After sub-clause (4), the following sub-clauses shall be added, namely,-

(5) Every Gram Panchayat may, with the previous approval of the prescribed authority, also levy, in respect of lands lying within its jurisdiction a duty in the form of a surcharge at such rate not exceeding twenty five naye paise in the rupee, as may be fixed by the Gram Panchayat,

(a) in the Andhra area, on the land cess leviable under Section 78 of the Andhra Pradesh (Andhra Area) District Boards Act, 1920 and on the Education Tax leviable under Section 34 of the Andhra Pradesh (Andhra Area) Elementary Education Act 1920;

(b) in the Telangana area, on the local cess leviable under Section 135 of the Andhra Pradesh (Telangana area) District Boards Act 1955”.

basis as may be prescribed” अरुण. जलस “capital value” अरुण. उपाधी “capital value” अरुण. उपाधी unconstitutional. “Such other basis as may be prescribed ” अरुण. उपाधी “annual rental value ” अरुण. उपाधी “annual rental value ” अरुण. उपाधी उपाधी अरुण. उपाधी साधन अरुण. उपाधी संयोजनोत्तर अरुण. उपाधी साधन आराम. 

Mr. Deputy Speaker : The question is :
“Add the following proviso at the end of sub-clause (3) of clause 69 :
‘Provided that no tax shall be levied on any building the value of which is not more than Rs. 200/-'.”

The amendment was declared negatived.

Sri K. L. Narasimha Rao demanded a poll
The House divided thus :

Ayes: 35; Noes: 68
The amendment was negatived.
Mr. Deputy Speaker: The question is:
“That clause 72, as amended, do stand part of the Bill”
The motion was adopted.
Clause 72, as amended, was added to the Bill.

Clause 73

Mr. Deputy Speaker: The question is:
“That clause 73 do stand part of the Bill”
The motion was adopted.
Clause 73 was added to the Bill.

Clause 74

Sri P. Sundarayya: Sir, I beg to move:
“Delete sub-clause (2) of clause 74”

Sri D. Seetharamaiah: Sir, I beg to move:
1. “Delete sub-clause (2) (a) of clause 74.”
2. “In the proviso to sub-clause (2) (a) of clause 74, delete the word ‘other’.”

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:
“Delete sub-clause (2) (a) of clause 74.”

Dr. M. Chenna Reddy: Sir, I beg to move:
“The brackets and figure ‘(1)’ and sub-clause (2) shall be omitted.”

Mr. Deputy Speaker: Amendments moved.
Government Bill: 26th November, 1963
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

The Acdhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee) may levy as enabling... fees on animals" brought for sale into or sold in such market...

Mr. Deputy Speaker: The question is:
“Delete sub-clause (2) of clause 74”
The amendment was negatived.

Mr. Deputy Speaker: The question is:
“Delete sub-clause (2) (a) of clause 74.”
The amendment was negatived.

Mr. Deputy Speaker: The question is:
“In the proviso to sub-clause (2) (a) of Clause 74 delete the word ‘other’.”
The amendment was negatived.

Mr. Deputy Speaker: The question is:
“Delete sub-clause (2) (c) of clause 74”
The amendment was negatived.
Government Bill: 26th November, 1963 425
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

The question is: "Add the words 'with the permission of District Panchayat Officers' at the end of Clause 76, before the proviso"

The amendment was negatived.

Mr. Deputy Speaker: The question is:
"That clause 76 do stand part of the Bill"
The motion was adopted.
Clause 76 was added to the Bill.

Clause 77

Mr. Deputy Speaker: The question is:
"That clause 77 do stand part of the Bill"
The motion was adopted.
Clause 77 was added to the Bill.

Clause 78

Sri K. L. Narasimha Rao: Sir, I beg to move
1. "Delete sub-clause (2) (iii) of clause 78."
2. "Delete sub-clause (2) (xviii) of clause 78."

Mr. Deputy Speaker: Amendments moved.
(Pause)

Mr. Deputy Speaker: The question is:
"Delete sub-clause (2) (iii) of clause 78"
The amendment was negatived.

Mr. Deputy Speaker: The question is:
"Delete sub-clause (2) (xviii) of clause 78."
The amendment was negatived.
Government Bill
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)
The Andhra Pradesh Village
Panchayats Bill, 1963 (as reported by the Regional Committee)
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

6th November, 1963

The grants received for land revenue and the budget formulation summarily are recorded in the report of the Committee. The majority has decided to allocate these resources towards the development projects. The budget formulation is a comprehensive document that outlines the Annual General Budget, the Annual Revenue Budget, and the Five-Year Plan. The budget formulation also outlines the steps taken to ensure the efficient utilization of resources. The annual budget allocation is made based on the recommendations of the Committee. The budget formulation is a crucial document that outlines the financial strategy for the year.
Mr. Speaker: The question is:

“That Clause 80 do stand part of the Bill.”

The motion was adopted.

Clause 80 was added to the Bill.

CLAUSE 81

Sri A. Venkateswara Rao: Sir, I beg to move:

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

Clause 81:

‘the audit shall be completed within two months after

the end of every financial year.’”

Mr. Speaker: Amendment moved.
Mr. Speaker: The question is:

“That clause 89 do stand part of the Bill.”

The motion was adopted.

Clause 89 was added to the Bill.

Mr. Speaker: The question is:

“That Clause 90 do stand part of the Bill.”

The motion was adopted.

Clause 90 was added to the Bill.

Mr. Speaker: The question is:

“That Clause 91 do stand part of the Bill.”

The motion was adopted.

Clause 91 was added to the Bill.

Clauses 92 to 101.

Mr. Speaker: The question is:

“That Clauses 92, to 101 do stand part of the Bill”.

The motion was adopted.

Clauses 92 to 101 were added to the Bill.
Government Bill: The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

26th November, 1963

Mr. Speaker: The question is:

“That Clause 102 do stand part of the Bill”.

The motion was adopted.

Clause 102 was added to the Bill.

Mr. Speaker: Very good. If you want to speak, I have no objection. That is why I wish all the Members to have gone through all the clauses on which they want to speak. Certainly I am going to give an opportunity to all those Members who want to speak. Now Mr. Venkateswarulu wanted to speak on some Clause, I gave him time. If you intimate before hand I shall have no objection.

Clauses 103 to 126

Mr. Speaker: The question is:

“That Clauses 103 to 126 do stand part of the Bill.”

The motion was adopted.

Clauses 103 to 126 were added to the Bill.

Clause 127

Sri P. Koteswara Rao: Mr. Speaker, Sir, I beg to move:

“Delete Clause 127.”

Mr. Speaker: Amendment moved.
Government Bill:  
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)  

The question is: That Clause 131 do stand part of the Bill. The motion was adopted. Clause 131 was added to the Bill.

CLASSES 132 TO 137

Mr. Speaker: The question is: That Clauses 132 to 137 do stand part of the Bill. The motion was adopted. Clauses 132 to 137 were added to the Bill.

Limitation for recovery of dues: The question is: Limitation for recovery of dues should be indefinite. A motion was moved in this behalf. The question is: Limitation for recovery of dues should be indefinite. The motion was adopted. Limitation for recovery of dues should be indefinite.
CLAUSE 141

Mr. Speaker: The question is:
“That Clause 141 do stand part of the Bill”.
The motion was adopted.
Clause 141 was added to the Bill.

CLAUSE 142

Mr. Speaker: The question is:
That Clause 142 do stand part of the Bill.
The motion was adopted.
Clause 142 was added to the Bill.

CLAUSE 143

Sri Ramachandra Rao Deshpande: Mr. Speaker, Sir, this Clause appears to be analogous to Section 80 of the Civil Procedure Code. The Panchayat Samithi or the Zilla Parishad cannot stand on par with the Government. It is only the Government that requires notice of two months under the provisions of Civil Procedure Code. Therefore, it is better that we delete the provision, as providing for two months’ notice or whatever it is may not be necessary under Clause 143.

Dr. M. Chenna Reddy: The notice period is quite sufficient.

Mr. Speaker: The question is:
“That Clause 143 do stand part of the Bill”.
The motion was adopted.
Clause 143 was added to the Bill.
Mr. Speaker: The question is:
"Delete Clause 146."
The amendment was negatived.

Mr. Speaker: The question is:
"That Clause 146 do stand part of the Bill."
The motion was adopted
Clause 146 was added to the Bill.

Clause 147

Mr. Speaker: The question is:
"That Clause 147 do stand part of the Bill."
The motion was adopted.
Clause 147 was added to the Bill.
The Andhra Pradesh Panchayats Bill, 1963 as reported by the Regional Committee.

Every such suit shall be commenced within five years after the date on which the cause of action arose. In case the suit is commenced beyond five years after the date on which the cause of action arose, damages shall be suit may be claimed in respect of the damages suffered after the date on which the cause of action arose.

Illegal or illegal pass shall be noticed for wasteful expenditure or surcharges. Surcharge may be claimed under the Local Government Act and may be claimed in excess of the surcharges. Surcharge may be claimed in excess of the surcharges. Surcharge may be claimed in excess of the surcharges. Surcharge may be claimed in excess of the surcharges. Surcharge may be claimed in excess of the surcharges.

Every such suit shall be commenced within five years after the date on which the cause of action arose. In case the suit is commenced beyond five years after the date on which the cause of action arose, damages shall be suit may be claimed in respect of the damages suffered after the date on which the cause of action arose.
Mr. Speaker: The question is:

In sub-clause (2) of clause 149 for the words “within five years” substitute the words “within a year”.

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 149, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 149, as amended, was added to the Bill.

Clause 150.

Sri P. Sundarayya: Sir, I beg to move:

Delete the proviso to sub-clause (2) of Clause 150.

Mr. Speaker: Amendment moved.

Sri P. Sundarayya: It is laid down as follows in sub-clause (2) of Clause 150.

“No suit shall be brought in any court to recover any sum of money collected under the authority of this Act or to recover damages on account of assessment or collection of money made under the said authority:

Provided that the provisions of this Act have in substance and effect been complied with.”

That is exactly the point on which I am going to the Court.
The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)

I beg leave of the House to withdraw my amendment. The amendment was by leave of the House withdrawn.

Mr. Speaker: The question is:

"That Clause 150 do stand part of the Bill."

The motion was declared to have been adopted.

Sri P. Sundarayya pressed for division.

The House divided thus:


Clauses 151 & 152.

Mr. Speaker: There are no amendments to Clauses 151 and 152.

The question is:

"That Clauses 151 and 152 do stand part of the Bill."

The motion was adopted.

Clauses 151 and 152 were added to the Bill.

Clause 153.

Dr. M. Chenna Reddy: Sir, I beg to move:

For sub-clauses (2), (3) and (4), the following sub-clause shall be substituted, namely:

“(2) On receipt of such a reference, the Sarpanch of such Gram Panchayat shall forthwith require the plaintiff and the defendant each to nominate, within fourteen days of such requisition, one or two persons as members of a conciliation Board, from
CLAUSE 154.

Mr. Speaker: There are no amendments to Clause 154.

The question is:

"That Clause 154 do stand part of the Bill"

The motion was adopted.

Clause 154 was added to the Bill.

CLAUSE 155.

Dr. M. Chenna Reddy: Sir, I beg to move:

(i) In sub-clause (6) for the expression 'one month' the expression 'ninety days' shall be substituted;

(ii) In sub-clause (7), for the expression 'one month' the expression 'ninety days' shall be substituted.

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

(i) In sub-clause (6), for the expression 'one month' the expression 'ninety days' shall be substituted;

(ii) In sub-clause (7) for the expression 'one month' the expression 'ninety days' shall be substituted.

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 155, as amended, do stand part of the Bill."

The motion was adopted.

Clause 155, as amended, was added to the Bill.
Mr. Speaker: The question is:

"Add the following at the end of sub-clause (1) (d) of Clause 158:

'b Brief substance of the evidence let in by the parties.'"

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 158 do stand part of the Bill."

The motion was adopted.

Clause 158 was added to the Bill.

Clause 159.

Dr. M. Chenna Reddy: Sir, I beg to move:

"For sub-clause (1), the following sub-clause shall be substituted, namely:

(1) The Sarpanch referred to in Section 153 shall cause to be maintained a register of the conciliation proceedings showing the particulars specified in Section 158.

Mr. Speaker: Amendment moved.

Mr. Speaker: Sir, now what is the Government proposing?
Mr. Speaker: The question is:

"For sub-clause (2), the following sub-clause shall be substituted, namely:

(2) the Nyaya Panchayat or the court, to which the settlement of the board is sent for execution, shall intimate the result of the execution, to the Sarpanch referred to in section 153, who shall thereupon enter such result in the register maintained under section 159."

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 160, as amended, do stand part of the Bill."

The motion was adopted.

Clause 160, as amended; was added to the Bill.

Clause 161

Mr. Speaker: Sub-clause (2) withdraw
Mr. Speaker: The question is:

"Delete sub-clauses (2) & (3) of Clause 161 and also delete the figure and brackets ‘(1)’ of sub-clause (1)."

The amendment was adopted.

Mr. Speaker: The question is:

"That clause 161, as amended, do stand part of the Bill"

The motion was adopted.

Clause 161, as amended, was added, to the Bill.

CLAUSE 162

Mr. Speaker: The same old thing.
Sri K. L. Narasimha Rao:  Sir, I beg to move:
“Delete Part II of Chapter VII (Clauses 163 to 215”).

Mr. Speaker: Amendment moved;

Sir, I beg to move;
“Delete sub-clause (a) of Clause 163”.

Mr. Speaker: Amendment moved:

General discussion on the section.

Sri P. Sundarayya:  Sir, I beg to move:
“Delete sub-clause (a) of Clause 163”.

Mr. Speaker: Amendment moved:

T. S. N. Reddy:  Sir, it is proposed that section 163 be
amended to provide that a case in respect of any
criminal proceedings in jurisdiction, as defined in
the Schedule, shall be cognizable by a nyaya
pancha-

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The Andhra Pradesh Village Panchayats Bill, 1963 (as reported by the Regional Committee)
Mr. Speaker: The question is:

“Delete part II of chapter VII (Clauses 163 to 215)”

The amendment was negatived.

Mr. Speaker: The question is:

“Delete sub-clause (a) of Clause 163.”

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 163 do stand part of the Bill.”

The motion was adopted.

Clause 163 was added to the Bill.
villages as may be specified in such notification’ substitute
the words ‘for every village’

Subject to such rules as may be prescribed with regard to
recruitment and other conditions of service Nyaya pancha-
yath will be constituted for every group of villages not
exceeding seven in number. The Presidents in the group
shall constitute the Committee to appoint the Nyaya-
mandhi for the Nyaya Panchayat. Appointment of a Nyaya-
mandhi shall be from among the advocates in the State.
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Nyayamurthi for the Nyaya Panchayat. Appointment of a Nyayamurthi shall be from among the advocates in the State."

The amendment was declared negatived.

*Sri T. Viswanathram demanded a poll and the House divided.

The amendment was negatived.

*Mr. Speaker : The question is:

"That Clause 164 do stand part of the Bill."
The motion was adopted.
Clause 164 was added to the Bill.

CLAUSE 165.

*Mr. Speaker: Amendment 264 not moved since nobody is present to move it.

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

"For clause 165, substitute the following:

'Every Nyaya Panchayat shall consist of not more than 5 members elected on the basis of proportional representation for the group of villages by method of secret ballot and marking system who are not already members of the Panchayat Committee and who are not disqualified to be members of the Panchayat.'"

*Mr. Speaker : Amendment moved.

*Sri K. L. Narasimha Rao: I am not moving amendment No. 266.

*Mr. Speaker : Amendment 267 also not moved.
None of the members are present here.
Mr. Speaker: Is it not Rs. 500/-?

Sri Ramchandra Rao Deshpande: To the best of my ability, it is only Rs. 300. I am subject to correction, Sir. Because this is only an experiment now, I would suggest we should reduce the pecuniary jurisdiction to Rs. 100; and after assessing the experience we gain of the functioning of these Nyaya Panchayats, I think it would be better to give more pecuniary jurisdiction to them later.
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Dr. M. Chenna Reddy: Sir, I beg to move:
“Delete the proviso to Clause 173 of the Bill”.

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:
“Delete the proviso to Clause 173 of the Bill”.
The amendment was adopted.

Mr. Speaker: The question is:
“That Clause 173, as amended, do stand part of the Bill”.
The motion was adopted.

Clause 173, as amended, was added to the Bill.

Clause 174

Sri Ramachandra Rao Deshpande: I wish to speak on this Clause, Sir. To the best of my knowledge, I believe that, excepting a few States like Bihar, etc., there are no Nyaya Panchayats working in the country and I do not think we have got any satisfactory experience of their functioning. What I feel is this: vesting of criminal and civil jurisdiction in these Nyaya Panchayats will be a new experiment. Instead of giving ‘exclusive’ jurisdiction for trial of such cases as have been enumerated in clauses 176 and 194 of the Bill, to these Nyaya Panchayats, it would be better if we remove the word ‘exclusive’ in Clause 174, and only say that Nyaya Panchayats would have civil and criminal jurisdiction. We may watch the working of these Nyaya Panchayats for some time and if we feel the experiment satisfactory we can give exclusive jurisdiction also to them subsequently.

Mr. Speaker: The question is:
“That Clause 174 do stand part of the Bill”.
The motion was adopted.

Clause 174 was added to the Bill.
illness or otherwise, the notice, in writing, referred to in sub-section (1) may be given to the Nyaya Panchayat and such resignation shall take effect from the date on which it is placed before the meeting of the Nyaya Panchayat.”

The amendment was adopted.

Mr. Speaker: The question is:

“That Clause 168, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 168, as amended, was added to the Bill.

Clause 169

Mr. Speaker: The question is:

“That Clause 169 do stand part of the Bill”.

The motion was adopted.

Clause 169 was added to the Bill.

Clause 170

Mr. Speaker: The question is:

“That Clause 170 do stand part of the Bill”.

The motion was adopted.

Clause 170 was added to the Bill.

Clause 171

Mr. Speaker: The question is:

“That Clause 171 do stand part of the Bill”.

The motion was adopted.
The question is:
“That Clause 166 do stand part of the Bill.”

The motion was adopted.
Clause 166 was added to the Bill.

CLAUSE 167

Mr. Speaker: There is one amendment. It is not moved by any one.

The question is:
“That Clause 167 do stand part of the Bill.”

The motion was adopted.
Clause 167 was added to the Bill.

CLAUSE 168

Sri K. L. Narasimha Rao: Sir, I beg to move:
“For clause 168 substitute the following:
‘A member or the Nyaya Upadhyaksha of a Nyaya Panchayat may resign his office by giving notice in writing in person to the Revenue Divisional Officer; and Nyaya Adhyaksha to the District Collector and such resignation shall take effect on the date on which it is received by R.D.O. or the District Collector as the case may be.’”

Dr. M. Chenna Reddy: Sir, I beg to move:
“After sub-clause (2), the following sub-clause shall be added:

‘(3) If the Nyaya Adhyaksha is absent from the village or is incapacitated by reason of serious illness or otherwise, the notice, is writing, referred to in sub-section (1) may be given to the Nyaya Panchayat and such resignation shall take effect from the date on which it is placed before the meeting of the Nyaya Panchayat.’”

Mr. Speaker: Amendments moved,
Mr. Speaker: The question is:

"In Sub-clause (1) of Clause 175, for the words “any suit... till the end of this clause’, substitute the words “any money suit if its value does not exceed Rs. 50”.

The amendment was negatived.

Mr. Speaker: The question is:

"In Sub-clause (1) of Clause 175, for the words ‘five hundred’ substitute the words ‘one hundred’.”

The amendment was negatived.

Mr. Speaker: The question is:

“For the words ‘rupees five hundred’ in line 6 of sub-clause (1) of Clause 175, substitute the words ‘rupees two hundred and fifty’.”

The amendment was adopted.

Mr. Speaker: The question is:

“That Clause 175, as amended, do stand part of the Bill”.

The motion was adopted.

Clause 175, as amended, was added to the Bill.

Clause 176

Mr. Speaker: The question is:

“That Clause 176 do stand part of the Bill”.

The motion was adopted.

Clause 176 was added to the Bill.
they may not be able to do ‘nyayam’: they may do only ‘anyayam’.

Nobody shall be condemned unless he can represent his own case through a person who knows law. I must defend myself or I must defend myself through an Advocate as no one else can do so for me. Freedom to practise any profession, is there guaranteed under the Constitution.

“to practise any profession, or to carry on any occupation, trade or business” etc.
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Sri E. Ayyapu Reddy: There is no tribunal, Sir, in which a lawyer is prevented from appearing. So far as the law......

Mr. Speaker: As it is, I am not in a position to say any thing.

Sri E. Ayyapu Reddy: No, even before Industrial...

Dr. M. Chenna Reddy: No, there are certain tribunals ....

Mr. Speaker: I am not quite aware; as it is I am not in a position.......

Dr. M. Chenna Reddy: Tribunals are different from these.

Sri E. Ayyapu Reddy: It is not a decree of a court. “This shall be treated as a decree of a court”. It is not a special case. The appeal jurisdiction is in the district munsiff so far as civil decrees are concerned, so far as the criminal orders are concerned it is the first class magistrate and the sessions judge. When a lawyer can appear there at the appellate stage, I do not know why he must not appear at the original side.

Sri E. Ayyapu Reddy: Speaker, Sir, but the appellate jurisdiction is in the district munsiff so far as civil decrees are concerned, so far as the criminal orders are concerned it is the first class magistrate and the sessions judge. When a lawyer can appear there at the appellate stage, I do not know why he must not appear at the original side.
supposed to be aiding the courts in the administration of justice.

Mr. Seshadri: I too say the same thing. Sir, I mean to say, the panchayats are supposed to be aiding the courts in the administration of justice.

Mr. Speaker: The question is:

"For clause 182 substitute the following:-

'Any party may appear in person or through his pleader or duly authorised agent'."

The amendment was declared negatived.

Sri P. Sundarayya demanded a poll
The House divided thus: Ayes: 25; Noes: 60. The amendment was negatived.

Mr. Speaker: The question is:

"That clause 182 do stand part of Bill."

The motion was adopted.
Clause 182 was added to the Bill.

Clauses 183 to 185

Mr. Speaker: The question is:

"That clauses 183 to 185 do stand part of the Bill."

The motion was adopted.
Clauses 183 to 185 were added to the Bill.
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application by any party to the suit submit the suit to the District Munisifh having jurisdiction who may transfer the suit to his own court.”

Mr. Ayyapu Reddy: “The question is:
“That clause 186 do stand part of the Bill.”
The motion was adopted.
Clause 186 was added to the Bill.

CLAUSES 187 to 193

Mr. Speaker: The question is:
“That clauses 187 to 193 do stand part of the Bill.”
The motion was adopted.
Clauses 187 to 193 were added to the Bill.

Sri E. Ayyapu Reddy: Sir, with regard to 193......

Mr. Speaker: I am sorry, Mr. Ayyapu Reddy. If you wanted to speak, you should have got up and then told.

CLAUSE 194

Sri P. Sundarayya: Sir, I beg to move:
“Delete clause 194.”

Mr. Speaker: Amendment moved:

Dr. M. Chenna Reddy: Sir, I beg to move:

“In sub-clause (4), for the words, ‘the Nyaya Panchayat need not record evidence of the witnesses or frame a formal charge’ the following words shall be substituted, namely:—

‘Evidence given orally before a Nyaya Panchayat shall be on oath or solemn affirmation and a brief memorandum of the substance of what each witness deposes shall be written and kept as part of the record in the pres-
Mr. Speaker: The question is:

"In sub-clause (4), for the words, 'the Nyaya Panchayat need not record evidence of the witnesses or frame a formal charge' the following words shall be substituted namely:

‘Evidence given orally before a Nyaya Panchayat shall be on oath or solemn affirmation and a brief memorandum of the substance of what each witness deposes shall be written and kept as part of the record in the prescribed manner. It shall not be necessary to frame a formal charge.'"

The motion was adopted.

Mr. Speaker: The question is:

"In item (a) of sub-clause (1), after the figures '334', the figures '332' shall be inserted."

The motion was adopted.

Mr. Speaker: The question is:

"That clause 194, as amended, do stand part of the Bill."

The motion was adopted.

Clause 194, as amended, was added to the Bill.

Clause 195

Sri E. Ayyapu Reddy: Sir, with regard to clause 195, I want to say some thing. Sub-clauses (7) and (8) of clause 194 read like this:

"(7) (a) The Sessions Judge or First Class Magistrate having jurisdiction may, whenever he considers it necessary, in the interests of justice, transfer any case pending before a Nyaya panchayat to his own court or to the court of any magistrate subordinate to him...

(b) No appeal shall lie against any sentence or order passed by a Nyaya panchayat under this section, but the Sessions Judge or the First Class Magistrate..."
Dr. M. Chenna Reddy: Sir, as you have just now explained, I do not think, here, we can make any change.

Mr. Speaker: The question is:
"That clause 195 do stand part of the Bill."
The motion was adopted.
Clause 195 was added to the Bill.

Clauses 196 to 203

Mr. Speaker: The question is:
"That Clauses 196 to 203 do stand part of the Bill."
The motion was adopted.
Clauses 196 to 203 were added to the Bill.

Clause 204

Dr. M. Chenna Reddy: Sir, I beg to move:

(i) "For sub-clause (1), the following sub-clause shall be substituted, namely:--

'(1) Any person who wishes to institute a suit or case under this Act before a Nyaya Panchayat, shall make an application orally or in writing to the Nyaya Adhyaksha of the Nyaya Panchayat, or during his absence from the village or when he is incapacitated by reason of serious illness or otherwise from receiving application to the Nyaya Upa Adhyaksha of the Nyaya Panchayat, or in the absence of both the Nyaya Adhyaksha and the Nyaya-Upa Adhyaksha from the village or when both of them are incapacitated by serious illness or otherwise from receiving the application, to such other member of the Nyaya Panchayat as the Nyaya Adhyaksha of the Nyaya Panchayat may appoint in his behalf and shall, at the same time, pay the prescribed fee."
Mr. Speaker: The question is:

“That clause 204, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 204, as amended, was added to the Bill.

Clauses 205 to 210

Mr. Speaker: The question is:

“That clauses 205 to 210 do stand part of the Bill.”

The motion was adopted.

Clauses 205 to 210 were added to the Bill.

Clause 211

Sri T. K. R. Sarma: I am not moving my amendment (No. 293).

“No sentence of imprisonment whether substantive or in default of the fine shall be inflicted by a Nyaya Panchayat.”

“Right of an arrested person to be defended by a legal practitioner.”

“...shall have the right to consult and be defended by a legal practitioner of his own choice.”

“No sentence of imprisonment whether substantive or in default of the fine shall be inflicted by a Nyaya