ANDHRA PRADESH
LEGISLATIVE ASSEMBLY DEBATES

OFFICIAL REPORT

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(P.T.O.)

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—Disallowed

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(as reported by the Regional Committee) ... 299–407
—not concluded.
Mr. Speaker in the Chair,

ORAL ANSWERS TO QUESTIONS

INAMS CONVERTED INTO RYOTWARI

371—

1401 Q.—Sri P. V. Ramana (Kondakarla): Will the hon. Minister for Revenue be pleased to state:

(a) the number of Inams abolished and converted into Ryotwari in the State, under the Inams Abolition and Conversion into Ryotwari Act; and

(b) the number of writs that are at present pending in the High Court regarding the abolition of Inams?

The Minister for Revenue (Sri N. Ramachandra Reddy):

(a) 10,37,532 Inams.

(b) 82.
244 Oral Answers to Questions 2nd December, 1963

Sir, the Hon'ble Member: There is drought in the Ahmedabad, Surat and Baroda divisions. Certain areas have received no rain since one month. What is the position?

Sir, the Hon'ble Minister: As regard Inam lands survey, Inam Darbars have to submit 1/3rd of the survey, 2/3rd by 31st December. 10 lakhs and odd acres are in the division? Can we have?

Sir, the Hon'ble Member: The continuous process; Survey of the state is going. How long it will go on?

Sir, the Hon'ble Minister: The continuous process; Survey of the state is going on. The Hon'ble Member: What is the position, dispose of the writ petitions, Inam Abolition Act pending? Can we have?

Sir, the Hon'ble Member: The continuous process; Survey of the state is going on. What is the position, dispose of the writ petitions, Inam Abolition Act pending?

Sir, the Hon'ble Minister: The continuous process; Survey of the state is going on. Can we have?

Sir, the Hon'ble Member: The continuous process; Survey of the state is going on. What is the position, dispose of the writ petitions, Inam Abolition Act pending?

Sir, the Hon'ble Member: The continuous process; Survey of the state is going on. What is the position, dispose of the writ petitions, Inam Abolition Act pending?
Sri N. Ramachandra Reddy: The hon. Member may kindly write to me and I will get it examined by the Law Department.

Sri N. Ramachandra Reddy: Certainly, if there are irregularities they will be rectified. That is why, the Government have extended the time-limit also. If the aggrieved parties file applications, certainly all those irregularities will be rectified.
Sri N. Ramachandra Reddy: Off-hand I cannot answer. If there are specific cases and irregularities, they will have to be enquired into and then necessary action taken.

246 Oral Answers to Questions 2nd December, 1963

2nd December, 1963

Oral Answers to Questions

Inamdar Government has purchased hamlets against rules. So all these cases will have to be examined; and whether it is feasible and desirable also to amend the Act, it has to be examined.

Sri N. Ramachandra Reddy:  It will have to be examined. There are so many cases; not only in respect of inams, etc. but in the tribal areas also so many people have purchased against rules. So all these cases will have to be examined; and whether it is feasible and desirable also to amend the Act, it has to be examined.
Sri N. Ramachandra Reddy: Certainly, Sir. If the hon. Member writes to me about the specific cases where the delay has occurred, necessary action will be taken.

**AUCTION OF GODAVARI LANKA LANDS**

372—

* 1989 Q.—Sri M. Pitchaiah (Payakaraoper): Will the hon. Minister for Revenue be pleased to state:

whether there is any proposal before the Government to discontinue the system of auctioning 3rd of the Krishna and Godavari Lanka Lands since the public are against such system?

Sri N. Ramachandra Reddy: The answer is in the negative.
2nd December, 1963

Oral Answers to Questions

249

(a) Sir. The Minister: What is the position with regard to a 2/3 or 1/3 auction in the case of lands reserved for auction. As you know, 1/3 auction is generally applicable in case of 2/3 auction, it is required to be reconsidered. As it is being proposed to consider the question of introducing a 1/3 auction, please reconsider the matter.

(b) Sri. The Member: 100 acres are the limit of the auction. 109 acres of the 1/3 auction are reserved. Hence, 100 acres are required for the 1/3 auction. 2/3 auction is required. As per the principle of the issue, it is decided to reconsider.

(c) Sri. The Member: 1/3 landless poor who are entitled to G.O. No. 66, are they required to be rehabilitated? As per the policy, 100 acres should be rehabilitated. You have already decided that 100 acres are reserved. As per the principle of the issue, it is decided to reconsider. The principle of the issue is the rehabilitate 1/3 landless poor. The 1/3 landless poor are rehabilitated. Hence, it is decided to reconsider.
250 Oral Answers to Questions 2nd December, 1963

Sri M. Krishna Rao (Vizianagaram): I think the Department is having the information. As factual information has to be collected, if a separate question is asked, it will be answered.

Sri N. Ramachandra Reddy. Auction is open to all. Land less poor is subject to rent. Rent is subject to auction. 

Sri M. Krishna Rao (Vizianagaram): It seems the Department is having the information. As factual information has to be collected, if a separate question is asked, it will be answered.
2nd December, 1963

Oral Answers to Questions

*361 (3914) Q.—Sri Rukma Reddy (Kodangal): Will the hon. Minister for Planning and Panchayat Raj be pleased to state:

the reasons for not building the tank of Bogulkunta, Mirzapur village, Kodangal taluk, Mahboobnagar district, which was swept away long ago?

(The Minister for Agriculture deputised the Minister for Planning and answered the questions)-

The Minister for Agriculture (Sri A. Balarama Reddy): The Bogulkunta tank of Mirazpur village, Kodangal taluk, Mahboobnagar district is in good condition and is not in need of any repairs.

RETRENCHMENT IN NELLORE THERMAL STATION

* 301 (4003) Q.—Sri G. C. Kondaiah (Nellore): Will
The hon. Minister for Irrigation and Power be pleased to state:

(a) how many were retrenched in Nellore Thermal Station in the month of March, 1963; and

(b) the reasons for the same?

The Minister for Irrigation and Power (Sri A. C. Subba Reddy): (a) No retrenchment has been affected in the Nellore Thermal Station during March, 1963.

(b) Does not arise.

† Question No. 375 [*349 (4254)]

Reversion of Supervisors (Electrical) in Telengana Region

376—

663. Q.—Sarvasri G. Sanjiva Reddy and P. Narasa

† 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.
Reddy [Put by Sri K. Rajamallu]: Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether it is a fact that 46 Supervisors in the office of the Chief Engineer (Electrical) Projects and Board, belonging to Telengana Region were reverted in April 1963; and

(b) if so, the reasons therefor?

Sri A. C. Subba Reddy: (a) Yes, Sir.

(b) According to rule 2(c) of the Electrical Subordinate Services Rules, the vacancies arising in the category of Supervisors (Electrical), II Grade, are to be filled up in the ratio of 8:2 by appointment of L. E. Es. and non L. E. Es. respectively. But, for want of L. E. Es. many non-L. E. Es. were appointed previously and, thus, they exceeded the ratio prescribed above. In view of this, the non-L. E. E. Supervisors (Electrical), II Grade, who outnumbered the L. E. E. Supervisors, II Grade, had to be reverted.

PAY SCALES OF THE SUPERVISORS IN ELECTRICITY DEPARTMENT

377—

* 613 Q.—Sri V. K. Adinarayana Reddy (Gooty): Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether it is a fact that the scales of pay fixed for Supervisors in Electricity Department are less when
compared with the pay scales of Supervisors in Public Works Department; and

(b) if so, what are the reasons for such difference?

Sri A. C. Subba Reddy: (a) Yes, Sir.

(b) Unlike in the Public Works Department where there is only one category of Supervisor, there are two categories in the Electricity Department, viz., Supervisor II Grade and Supervisor 1st Grade. As regards the qualifications and scales of pay for these posts in the Public Works Department, one is required to possess L. C. E. or L. M. E. Diploma awarded by the Technological Diploma Examination Board of the Andhra Pradesh Government and the scale of pay for this category is Rs. 180-7½-210-10-280-15-400. In the Electricity Department, one is required to possess L. E. E. Diploma awarded by the said Board for appointment as Supervisor (Electrical). Besides, recruitment to the category of Supervisor, II Grade, provides for promotion from those borne on the Operation Subordinate Service with specified seven years of service in that category. The qualification of L. E. E. is not considered essential for recruitment to the Operation Subordinate Service in the Electricity Department. Thus, the members of the Operation Subordinate Service, who are not qualified by holding the diplomas of L. E. E. and who have put in a service of seven years in that category, are eligible for appointment by transfer to the posts of Supervisors, IInd Grade, in the Electricity Department. The scale of pay attached to the post of Supervisor, II Grade, is Rs. 150-7½-210-10-250.

Mr. Speaker: If the answer requires reading for more than a minute, please get it placed on the Table of the House.

Sri Pillalamarri Venkateswarlu (Nandigama): On a point of submission, Sir, even this question you can allow it to be taken up to-morrow with the answer.
Mr. Speaker: No question of postponing; it has got to be finished.

Sri A. C. Subba Reddy: I will give a gist of it, if they want.

Sri Pillalamarri Venkateswarlu: Kindly read the whole thing.

Sri A. C. Subba Reddy: There are two grades of Supervisors in the Electricity Department, Second grade Supervisors and First grade Supervisors. For second grade supervisors, L. E. E. is the qualification and there are some posts. Out of the 10 posts, 2 posts are for promotion from O. S. S. personnel with 7 years of service. The first grade, i.e., L. E. Es., will get the scale of Supervisors in the P. W. D. whereas the second grade will get a lower grade, Rs. 150-250. That is why, there is difference in salary between the supervisors of the P. W. D. and Supervisors of the Electricity Department.
grade supervisors at 10 increments extra to 2, 3 increments extra to 65%.

5. The anomaly of electricity Department is that two grades (I & II) are任职 disappointing.

6. The Electricity Department has two grades (I & II) and two grades (I & II) are任职 disappointing. If an anomaly exists in pay, is it unusual?

7. The Labour Department: Emergency is a definition of emergency. Now for all practical purposes, emergency is defined as emergency. The anomaly is that the Emergency Act takes up emergency.

8. The Labour Department: Emergency is a definition of emergency. The technical qualification of supervisors promote 85% qualification in 85% qualification. The P.W.D. Supervisors are authorized to advance 85% qualification to supervisors.

JAYANTI SHIPPING CORPORATION

378—

420 (4666) Q. Sarvasri K. Rajamallu, Md. Ismail, G. C. Kondaiah and A. Sarweswara Rao: Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether a private firm namely Jayanti Shipping Corporation has approached the Government with a scheme of setting up three Thermal Plants of 60 M.W. each in the Ramagundam Industrial Belt Sector for the generation of Electric Power in the private sector; and

(b) if so, the details thereof?
Sri A. C. Subba Reddy:

(a) It is not the Jayanti Shipping Corporation but it is Dr. Dharma Teja, New Delhi, who made an offer to instal three 66 M.W. Sets. Dr. Dharma Teja has offered these sets to the State Electricity Board.

(b) He offered these 3 sets at an estimated cost of Rs. 14.5 crores with a foreign exchange component of Rs. 11 crores and rupee content of Rs. 3.5 crores. The proposer will invest the entire cost both foreign exchange and rupee part and handover the sets duly commissioned within 30 months from the date, the contract is entered into. The State Electricity Board has to start repaying the amount after one year from the date of handing over. The rupee part is repayable in 5 annual equal instalments and the foreign exchange component in 12 equal annual instalments. The rate of interest will be about 3%.

The total power generated is estimated to be 815 million units annually. The estimated gross revenue is Rs. 489 lakhs and net revenue is Rs. 267 lakhs. The percentage return anticipated is 19%.

Sri T. K. R. Sharma: Has the Government enquired or investigated into the financial soundness of the Party concerned?

Sri A. C. Subba Reddy: Regarding the soundness of the party, unless he hands it over in a working condition, the Government has nothing to lose.
oral answers to questions
2nd december, 1963

1. (a) financial soundness why

1. (b) foreign exchange plan provision why

1. the shipping corporation is it insolvent or solvent

1. the shipping corporation is it solvent or insolvent

1. financial soundness

1. electricity deficit

1. foreign exchange

1. foreign exchange plan provision

1. financial soundness

1. satisfied itself that he could get it.
2nd December, 1963

Oral Answers to Questions

259

Sir, the 4th plan payments begin or stop payments begin or stop.

The response (in English): Are you confident you will not have a mysterious clearance anomaly?

Sirs, may I also refer to C.W.P.C. and C.W.P.C. final clearance issues. In principle nothing...

I. Sir, may I ask mysterious also mysterious or mysterious. Are we going to have a mysterious foreign exchange situation? And we have not had a mysterious foreign exchange situation for some 15 years. I know for sure that foreign exchange situation is not going to be mysterious. And I refer to C.W.P.C. final clearance issues. In principle nothing...

I. Sir, may I also refer to C.W.P.C. and C.W.P.C. final clearance issues. In principle nothing...
The only problem will be about the rupee payment. Perhaps, ultimately, this will be the bottleneck for this project. Rs.4 crores Mr. Dharma Teja will have to find in rupees. Delay will add to the difficulty. Perhaps, this may be the bottleneck.

(a) the survey work performed so far by the Survey Commissioner, Muslim Wakfs Andhra Pradesh; and

(b) the estimated amount of further income as a result of the said survey?
**The Minister for Buildings and Communications (Sri Mir Ahmed Ali khan)**

(a) A statement showing the progress of survey of wakfs upto the end of June 1963 is placed on the Table of the House.

(b) It is possible to estimate the income only after the survey work is completed.

**PAPERS LAID ON THE TABLE OF THE HOUSE**

*Statement showing the Progress of Survey of Wakfs upto the end of June 1963.*

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the district</th>
<th>Total No. of villages including hamlets</th>
<th>Villages surveyed</th>
<th>Villages yet to be surveyed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Adilabad.</td>
<td>2,047</td>
<td>867</td>
<td>434</td>
</tr>
<tr>
<td>2.</td>
<td>Hyderabad.</td>
<td>1,303</td>
<td>397</td>
<td>707</td>
</tr>
<tr>
<td>3.</td>
<td>Karimnagar.</td>
<td>1,097</td>
<td>794</td>
<td>962</td>
</tr>
<tr>
<td>4.</td>
<td>Khammam.</td>
<td>1,241</td>
<td>26</td>
<td>38</td>
</tr>
<tr>
<td>5.</td>
<td>Mahbubnagar.</td>
<td>1,630</td>
<td>977</td>
<td>2,104</td>
</tr>
<tr>
<td>6.</td>
<td>Medak.</td>
<td>1,410</td>
<td>518</td>
<td>1,135</td>
</tr>
<tr>
<td>7.</td>
<td>Nalgonda.</td>
<td>1,069</td>
<td>856</td>
<td>1,952</td>
</tr>
<tr>
<td>8.</td>
<td>Nizamabad.</td>
<td>925</td>
<td>617</td>
<td>2,343</td>
</tr>
<tr>
<td>9.</td>
<td>Warangal.</td>
<td>1,255</td>
<td>617</td>
<td>424</td>
</tr>
</tbody>
</table>

| Total: | 11,977               | 5,669                                    | 10,399           | 6,308                      |

*(G. M. JACOB)*  
Deputy Secretary to Government.
هری سلطان صلاح الدین اوزی - اب تک اسیر
کتتا صرف عابدہوہی - اور چین جانداؤن كیا سروعہ کیا گیا؟ ایوں کی برآمدگی کی لئی کیا طریقہ اخیارا رکھی گیا ہے؟

هری میر احمد علی خان - اخیرا جات سروعہ کے لئے ایک عادیہ سوال کیا گیا تے لو مین جواب دیئے سکتا ہوئے سروعہ کی تفصیل بھی کوچنی ہی وازمی کے لئے لیبل پر رکھدی یاہے۔

هری سلطان صلاح الدین اوزی - جین چائے اور گوز ہے کہ سروعہ وقف بورتنی کیا ہی ایوں کو حاصل کرنی کے لئے کیا اقدامات کے لئے گئے ہیں۔ کیا سروعہ کمشتر کے اخیارا راہ نہیں گئے ہیں؟

هری میر احمد علی خان - سروعہ کبیلہ قطبیہ ہوئے کے بعد گزشتہ مین صاغہ کیا جائےگا - اور اس میں متصل اکثر کئھی عذ رات پیش ہوئے لئے ایوں کا تفصیل کیا جائے گا اور بعد مین اسکو فائٹ لئے کیا جائے گا۔

هری سلطان صلاح الدین اوزی - ایسی سروعہ سے تقریباً کتنی آمدی ہوگی؟

هری میر احمد علی خان - (81387) روپے کی متویقہ۔

3 آمدی نہیں لگائی ہے کی حد تک ہوگی۔
Sri V. Srikrishna: How long will it take to complete the survey work all over the State?

Sri Mir Ahmed Ali Khan: The survey Commissioner has been asked to complete it by the end of March, 1964.

INCOME AND EXPENDITURE OF THE MUSLIM WAKFS BOARD

380–

730 (3623) Q. Sarvasri Sultan Salahuddin Owaisi and V. Srikrishna: Will the hon. Minister for Buildings and Communications be pleased to state:

(a) the income and expenditure of the Muslim Wakfs Boards Andhra Pradesh during the year 1960–61 and 1961–62;

(b) the number of cases pending in the Wakfs Board; and

(c) the amount of fees paid to the lawyers by the Board, during the said period?

Sri Mir Ahmed Ali Khan:

(a) Income during 1960–61 Rs. 47,762–00
   Expenditure during 1960–61 Rs. 46,675–00
   Income during 1961–62 Rs. 76,395–00
   Expenditure during 1961–62 Rs. 1,03,030–00

(b) The number of cases pending in the wakf Board-20.

(c) The amount of fees paid to the lawyers by the Board
   during 1960–61 Rs. 4,599–86
   during 1961–62 Rs. 4,700–00
Sri V. Srikrishna: Will the hon. Minister give us the break-up figures of income and expenditure for the various districts?

Sri Mir Ahmed Ali Khan: Districtwise figures relating to income and expenditure are not with me. The question put related to the total income and expenditure for the years 1960–61 and 1961–62. I have given the figures.

Sri V. Srikrishna: Will the hon. Minister give at least the number of scholarships granted to the students in the various districts?

Sri Mir Ahmed Ali Khan: A separate question may be put. Granting of scholarships is not related to this question.

Sri V. Srikrishna: Out of the expenditure incurred by this Board, can that amount be separately given?

Sri Mir Ahmed Ali Khan: Details are not with me.

Sri V. Srikrishna: Will the hon. Minister promise to place the information on the Table of the House?
Mr. Speaker: Get the information and furnish it to him.


**AMOUNT SPENT BY WAKFS BOARD FOR REMOVING UNEMPLOYMENT.**

381–

* 731 (3624) Q. Sri Sultan Salahuddin Owaisi: Will the hon. Minister for Buildings and Communications be pleased to state:

(a) whether it is a fact that Government have granted an aid of Rs. one and half lakhs to the Muslim Wakfs Board, Andhra Pradesh for implementation of the schemes for removing unemployment;

(b) if so, how the said amount was spent; and

(c) whether the unspent amount is still with the Board?

Sri Mir Ahmed Ali Khan: (a) Yes, Sir.

(b) Upto 31–3—1963, the Wafk Board spent an amount of Rs. 50,263-42 nP. towards the following schemes:

1. Salaries of office staff and other expenses. Rs. 4,386-39
2. Lower Grade Engineering Course at Bahadur Khan School of Engineering. Rs. 7,366-39
4. Alladin Technical Training Institute (Training in various trades). Rs. 7,918–00
5. Carpentry training Centre. Rs. 2,228–44
6. Plumbing Training Centre. Rs. 169–35
7. Wiremen and Linemen Training Centre, Rs. 291-28

8. Repairs to Jame-e-Nizamia for locating Training Centre. Rs. 1,080-44

Rs. 50,263-42 nP.

(c) Yes, Sir.

श्री सल्ताना सलाहाँ लै दिन लय्सी - वोग बोर्ड ने अपने टॉर्पर क्यों?

श्री मिर एहमद उर खान - वोग बोर्ड ने अपने टॉर्पर क्यों न कर खाने?

कारण नौका किया है - लेकी गर्दनी ने " रेल तालाम फैलाव " के तहत दुर लाके, रोपिया वोग बोर्ड के दूर लाके है - एस के मनोले जोन तक ये रोपिया खर्च बूँवा है - एस के बढ़ तक ये पूँजी निपटावा देख ले, के रोपिया एस देन में बसफ बृंज़का है -

COMPLAINTS AGAINST MUSLIM WAKF BOARD.

382-

*1356 Q Sri D. Seetharamaiah: [Put by Sri A. Sarsweswara Rao (Eluru)]: Will the hon. Minister for Buildings and Communications be pleased to refer to the answer for starred question No. 1837 of 23—7—1963 and state:

(a) whether the Andhra Pradesh Muslim Wakf Board had received any complaint regarding its functioning or against any of its members; and

(b) if so, whether the Board or the Government has enquired into them?
Sri Mir Ahmed Ali Khan: (a) The answer is in the negative.
(b) Does not arise.

Sri V. Srikrishna: Is it a fact that 2 Chairmen and 5 members of the Board were removed from their posts if so, what were the reasons?

Sri Mir Ahmed Ali Khan: Members are appointed by Government and the members of the Board elect the Chairman. Removal of the Chairman is the concern of the Board.

Sri V. Srikrishna: Is it a fact that two Chairman and 5 members of the Board were taken to task on the complaints received by the Government from the various parties in the State? Were they removed from the Board already; if so, the reasons therefor?

Sri Mir Ahmed Ali Khan: As I said, the removal of the Chairman is the concern of the Board. His appointment is also made by the Board. Government does not elect the Chairman. It only appoints members. It is the function of the Board to elect the Chairman.

Sri N. Sanjiva Reddy: I may also add that there is a rule that if they do not attend three meetings or so they automatically cease to be members. In that fashion
three or four members were removed. They were told they did not attend three or four meetings. Just at present also, another member Mr. Shahabuddin Khan who was a member of this House,—a Congress Party member—he has left for Pakistan some months ago; he has not yet returned. Therefore the question arose. I said that if the law provides we could remove him also. That way some members were removed during last year—it may be four or it may be five.

Shri Sultana Chaloo Aye Sei—Ye Jo Joapan Dya Gya The—Keh

Gornimnd Keh Emn Mhn Ye Pat Nmn Lan Ke Nmn Ghane Ass Per Aqosum B—Ahr

Pilk Keh Jange Se Konis Strqeye Pusqka Be Gornimnd Keh Emn Mhn Lan ke 4—Ahr

Sdquonn Per Pusqqat Lqase Keh Aebat Mhn A Da Rtna Lkhe Gkhe Ass Per Bhe

Aa Khte Pein Keh Gornimnd Keh Emn Mhn B—Ahr Gornimnd Keh Kipse Mpolum

Kra Aa Jante—Aebat Mhn Ye Msqule Aya Pusqsr Lqase Gkhe—Hidr A Aad

Ke Msluma Nvmn Ke Le Aebk Msqule Khrw Aqwhiya Hpr Bhe Ye Kha Janta B—

Gornimnd Keh Aks Keh Atey Nmnn B—Aehr Gornimnd Keh Emn Mhn Lan ke Keh Pilk

Ke Baas Konmna Dr Ye Pusqka B?
Sri N. Sanjiva Reddy: He has mentioned—I do not know whether you followed the question put by him Sir—

Mr. Speaker: I have not followed—

Sri N. Sanjiva Reddy: He has been saying that Government which put C.I.D. and all that under the Defence of India Rules against persons—do they not know about the quarrels of these people and their number of posters. May be there are posters; so many people are quarreling. But only when it becomes serious and when it becomes a law and order point, only then the Government takes notice. If two people begin quarreling and abusing each other and print some posters, I do not think Government should take notice of it even if it comes to their knowledge. Therefore, I would like to tell my friend that the Defence of India Rules will definitely be
used, effectively be used for communalists and others who try to disturb the peace of the country. There is absolutely no comparison between two people of the Wakf Board quarreling and the Defence of India Rules. I would like to tell my friend that the Defence of India Rules will be used and used effectively to protect the interests of the country.

* * *

**AUDIT REPORT OF THE WAKF BOARD.**

383-

* 1737 Q. *Sri V. Srikrishna:* Will the hon. Minister for Buildings and Communications be pleased to state:

(a) whether the Government had been receiving the audit reports of the accounts of the Muslim Wakf Board under section 32 of the Wakf Act of the Board; and

(b) if so, will the Government place copies of the last three years audit reports on the Table of the House?

*Sri Mir Ahmed Ali Khan:*

(a) Audit report for the year ending 31—3—1956 has been received. Audit reports for subsequent years have not yet been received.

(b) Does not arise.
Sri V. Srikrishna: May I know the reason why the audit reports are not received by the Government after the year which the Minister mentioned?

Sri Mir Ahmed Ali Khan: Auditors were appointed this year only for the audit of accounts covering over a long period, from 1956 upwards. Accounts have to be audited from 1956 upto 1962. Audit has been sanctioned by the Government, and the auditors have been requested to finish the audit within six months. It is expected that within six months it will be finished.

Sri Vavilala Gopalakrishnayya: As auditors are being appointed by the Government, will the Government consider placing the audit report on the Table of the House?

Sri Mir Ahmed Ali Khan: Yes, Sir. I will place it on the Table of the House. According to the Act, reactions of the Board have to be obtained on the audit report. Whatever audit has been done, it has been sent to the Board. After the reactions are received, it will be placed on the Table of the House.

Sri T.K.R. Sarma: Will the hon. Minister tell us why there was no audit from 1956-63?

Sri Mir Ahmed Ali Khan: According to the Act, Government orders for audit, and the Board has to meet the expenditure of audit. For the audit which was done
in 1956, the Board paid the amount in the beginning of this year only. Then the Government appointed fresh auditors for the subsequent years. That was why it was delayed: the Board has to pay the audit amount to the Government and the Board delayed it. Now audit will be completed within six months.

Mr. Speaker: I do not know whether you yourself were satisfied with the explanation. For seven years, you slept over the matter. The Board did not agree to incur the expenditure and that was why the audit was delayed. After seven years you wake up and call upon the Board to pay. I do not know how far you yourself were satisfied with the explanation.

Sri V. Sririkrishna: If the Board fails to pay the audit fees, is the Government not prepared to appoint an auditor to audit the accounts?

Sri Mir Ahmed Ali Khan: Government has appointed auditors to audit the accounts for the whole period from 1956 uptodate.

Sri T K R. Sarma: What action was taken by the Government when the Wakf Board did not pay the auditors' fee. Was it not sufficient ground for getting rid of such Board if they did not pay even the fees to the auditors?

Sri Mir Ahmed Ali Khan: Auditors are appointed by the Government. Since the survey was not completed, the finances of the Board were very meagre till now. Perhaps, that may be the reason for the delayed payment.
Mr. Speaker: Don't presume. If you know anything definite, give the answer.

Sri Vavilala Gopalakrishnayya: Probably, it is more convenient to the Board not to pay the audit fees because instances of misappropriation will not come out. Is there no way for the Government to take the whole thing into their hands and see the accounts are well audited.

Sri Mir Ahmed Ali Khan: Auditors have been appointed now and if after the receipt of the report of the auditors within six months any cases of serious misappropriation come to the notice of the Government, Government is entitled to take action.

REMOVAL OF THE MANAGING TRUSTEE OF THE
MOSQUE AT DAMARAMADUGU VILLAGE.

384–

* 823 (5026) Q. Sri S. Venayya: Will the hon. Minister for Buildings and Communications be pleased to state:

(a) whether the Government removed the Managing Trustee of the Mosque at Damaramadugu village, Kovur Taluk, Nellore district in pursuance of No. 274/63, dated 14th March 1963 from the secretary, Muslim Wakf Board as the trust property was mis-used; and

(b) if not, the reasons thereof?

Sri Mir Ahmed Ali Khan: (a) No, Sir.

(b) The matter is under consideration of the Wakf Board.

Sri S. Venayya: May I know whether there is any mismanagement and misuse of the funds? If so, to what extent were the funds misused?

Sri Mir Ahmed Ali Khan: The matter is being enquired into. The present manager of the Mosque reports
have been received by the Wakf Board that he is not managing in a better way and there are so many complaints of mismanagement. Therefore, the Wakf Board is taking action in the matter.

*Mr. Speaker*: The matter is still at the enquiry stage.

*Sri Mir Ahmed Ali Khan*: Yes, Sir.

**OPEN AIR JAIL**

385–

* 1616 Q. *Sri P. Rajagopala Naidu [Put by Sri Ramachandra Rao Deshpande (Narayankhed)]: Will the hon. Minister for Law and Information be pleased to state:

(a) whether an Open Air Jail was started near Nagarjunasagar Project;

(b) if so, where it was located;

(c) the number of prisoners in the above Jail; and

(d) the work entrusted to them?

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

(a) The answer is in the affirmative.

(b) It is located at Baithole village; Huzurnagar Taluk, Nalgonda District on the Nagarjunasagar Left Bank Canal which is proposed for excavation.

(c) Present strength is 103.

(d) Excavation of 2 1/2 miles of the left Bank canal from miles 6710 to 69/4.
REGENERATION OF PLOTS.

386-

* 118 (2102) Q. Sri P. Rajagopala Naidu (Put by Sri Ramachandra Rao Deshpande) : Will the hon. Minister for Agriculture be pleased to state:

(a) the basis for selecting regeneration of plots;

(b) the types of species raised in Chittoor Forest;

(c) whether there is any proposal before the Government to limit the raising of regeneration of plots;

(d) whether any special staff has been appointed to look after the above plots;

(e) the amount spent on regeneration works in Chittoor West Division during 1961–62; and

(f) the extent of the plot regenerated during 1961–62?

The Minister for Agriculture (Sri A. Balarami Reddy)

(a) The regeneration plots are selected depending on the soil conditions and its suitability for raising various species.

(b) Redsanders, Eucalyptus, Neem. Tamarind, Sandal etc.

(c) No, Sir.

(d) For plantations raised under the scheme afforestation of dry and eroded lands, two Foresters have been allotted to Chittoor East, and West Divisions for raising plantations only. No special staff is provided for maintenance of plantations raised under Non-plan schemes.

(e) Rs. 18,209–52 NP.

(f) 235 acres.
† Question No. 387 [ * 984 (3775)]

FOREST LAND IN KANDLAKOZI VILLAGE.

388–

* 994 (3933) Q Sri. V. Ramachandra Rao [Put by Sri Ramachandra Rao Deshpande]: Will the hon. Minister for Agriculture be pleased to state:

(a) whether it is a fact that the Government declared 551 acres of forest land in Kandlakozi village, Medchal taluk, Hyderabad District as forest land under sections 29 and 30 of the Forest Act in 1954; and

(b) if so, under whose possession and enjoyment the said land is now?

Sri A. Balarami Reddy: (a) Yes, Sir.

(b) The area of 551 acres was notified under sections 29 and 30 of the Hyderabad Forest Act 1355 F in 1954. But, it is understood that the settlement Department granted patta in respect of 410 acres in 1955–56. So, only 141 acres are now under the control of Forest Department and the balance is under the possession of the ryots. The question as to how the Settlement Department granted patta after the areas were notified is under correspondence.

AGAVES BY THE FOREST DEPARTMENT.

389–

* 1127 (5050) Q Sri E. Ayyapureddy: Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Forest Department propose to grow agaves on a commercial scale over about 2,000 acres; and

† 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,
(b) whether the Central Government was requested for a loan or subsidy of Rs. 5.00 lakhs in the matter?

Sri A. Balarami Reddy:

The answer for clauses (a) and (b) is in the negative:

The answer for clauses (a) and (b) is in the negative:

(b) whether the Central Government was requested for a loan or subsidy of Rs. 5.00 lakhs in the matter?

Sri A. Balarami Reddy:

The answer for clauses (a) and (b) is in the negative:

(b) whether the Central Government was requested for a loan or subsidy of Rs. 5.00 lakhs in the matter?

Sri A. Balarami Reddy:

The answer for clauses (a) and (b) is in the negative:

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Sri A. Balarami Reddy:

The answer for clauses (a) and (b) is in the negative:

(b) whether the Central Government was requested for a loan or subsidy of Rs. 5.00 lakhs in the matter?
FOREST INDUSTRIES IN CHITTOOR DISTRICT.

391—

* 1576 Q.—Sri P. Rajagopal Naidu (Put by Sri Ramachandra Rao Deshpande): Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Government is proposing to start any forest industries in Chittoor district; and

(b) if so, the details thereof?

Sri A. Balarami Reddy:—

(a) At present there are no proposals to start any forest industry in Chittoor district.

(b) Does not arise.

MODEL FARMS AND SEED FARMS IN SRIKAKULAM DISTRICT.

392—

* 5 (474) Q.—Sri P. Gunnayya: Will the hon. Minister for Agriculture be pleased to state:

(a) the number and the extent of Model Farms and Seed Farms organised by the Agriculture Department in Srikakulam District;

(b) the number of officers working in the said farms;

(c) the number of pairs of bulls and carts in the said farms;

(d) the income derived therefrom and expenditure incurred thereon in 1960–61; and

(e) whether seeds for the use of ryots have been produced in any of the said farms?
Sri A. Balarami Reddy:—

No. Area in acres

(a) (i) 93 Model farms 463.20
(ii) 10 Seed farms 165.23 Wet
136.00 Dry

(b) (i) Model farms: The Agricultural Extension Officers and Village Level Workers visit the Model farms and give technical advice to the Model farm ryots.
(ii) Seed farms: 15 Farm Managers.

(c) (i) Model farms: 27 pairs and 25 carts
(ii) Seed farm: 23 pairs and 4 carts

(d) (i) Model farms: Income Rs. 20,000/-
Expedt. 7,000/-
(ii) Seed farm: Income Rs. 49,000/-
Expedt. 1,25,985-38 nP.

(e) Yes, Sir.
Will the hon. Minister for Agriculture be pleased to state:

(a) the assistance given by the Government of India to the State Government for the following schemes under G. M. F. Schemes for the year 1961-62:

1. Filter Point Tube Wells,
2. Lift Irrigation,
3. Urban Compost Scheme,
4. Artesian Wells Scheme,
5. Land Reclamation by Tractors,
6. Fishery Schemes.

(b) whether the amount allotted by the Centre was fully utilised; and

† 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) if not, the reasons therefor?

_Sri A. Balarami Reddy_

(a) (1) 5.78 lakhs  
(2) 1.50 lakhs  
(3) Nil.  
(4) 0.50 lakhs  
(5) The assistance given by the Government of India in respect of this scheme is not known as the break-up of the Government of India blockwise is not available.  
(6) 10.62 lakhs  
(b) The answer is in the affirmative.  
(c) Does not arise.

_VIOLATION OF THE FACTORIES ACT BY A. C. SPINNING MILL, GUNTAKAL._

395—

* 916 Q.—* _Sri C. K. Narayana Reddy (Put by Sri Pillalamari Venkateswarlu)_ : Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Inspector of Factories made any complaints that the management of A. C. Spinning Mill, Guntakal have violated the provisions of the Factory Act;  
(b) whether it is a fact that the management evade attending labour conciliation called for by the Labour Department; and  
(c) if so, the action that is proposed to be taken against the management on the above two cases?

_The Minister for Labour and Transport (Sri B. V. Gurumurthy)_ :  
(a) Yes, Sir.
(b) Yes, Sir.

(c) (i) For violation of certain provisions of the Factories Act, the factory Manager was prosecuted.

(ii) Since there is no provision in the Industrial Disputes Act, 1947 to take action for failure of the employer to participate in the conciliation proceedings, no action can be taken.

DISTRICT EMPLOYMENT EXCHANGE, CHITTOOR.

396—

* 1938 Q.—Sri C. K. Narayana Reddy (Put by Sri Pillalamarri Venkateswarlu): Will the hon. Minister for Labour and Transport be pleased to state:

(a) total number of persons registered for employment at the District Employment Exchange, Chittoor during 1962–63; and

(b) the number of Harijans and Scheduled Tribes registered among the above.

Sri B. V. Gurumurthy:

(a) 8,723 persons registered for Employment at the District Employment Exchange, Chittoor during 1962–63:

(b) Among the above
   1,117 belong to Scheduled Castes, and
   74 belong to Scheduled Tribes.

APPLICATIONS FOR EMPLOYMENT IN SRIKAKULAM DISTRICT.

397—

*1929 Q.—Sri P. Gunnayya: Will the hon. Minister for Labour and Transport be pleased to state:

(a) the number of applications received by the Employment Exchange Authorities for employment during
1963–64 upto 31st August, 1963 in Srikakulam district; and

(b) the number of candidates provided with employment and yet to be provided with employment respectively?

Sri B. V. Gurumurthy:

(a) 3,886.

(b) 469 candidates including 31 women were placed in employment during the above period. There are still 6,913 applicants on the Live Registers awaiting employment assistance.

(a) 3,886.

(b) *1941 Q.*—Sri B. Sriramamurthy (Vizianagaram): Will the hon. Minister for Labour and Transport be pleased to state:

(a) how many displaced Goldsmiths of Visakhapatnam district got their names registered so far in the Employment Exchange ever since the implementation of Gold Control Order; and
(b) how many such persons have been provided with appointment?

Sri B. V. Gurumurthy:

(a) 496

(b) 6

SETTLING LABOUR DISPUTES BY VOLUNTARY ARBITRATION.

* 1697 Q.—Sri P. Rajagopal Naidu (Put by Sri Ramachander Rao Deshpande): Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether Government have accepted the principal of settling labour disputes in public sector by voluntary arbitration; and

(b) if so, the number of disputes in which this principle is implemented?
Sri B. V. Gurumurthy:

(a) Yes, Sir.

(b) One.

GRIEVANCES OF THE CART DRIVERS OF HYDERABAD.

* 1717 Q.—Sri A. Sarveswara Rao: Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Government have received any Memorandum on the grievances of the Cart drivers of Hyderabad in the first week of August, 1963; and

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

Sri B. V. Gurumurthy:

(a) Yes, Sir.

(b) The Inspector General of Police had discussions on 31-8-1963 with the representatives of the Hyderabad Bandi Drivers' Union and it was decided to relax the restricted timings for the movements of Bullock carts on the Chaderghat Bridge. The movements of Bullock carts on the said Bridge were prohibited from 9-30 a.m. to 10-30 a.m. and 4-30 p.m. to 6 p.m. instead of 9 a.m. to 11 a.m. and 4 p.m. to 7 p.m. and a notification to this effect was also published for the information of general public.
Afr. Mr. Speaker: Questions and answers are over

WRITTEN ANSWERS TO QUESTIONS

RETRENCHMENT OF PERSONNEL IN ELECTRICITY
DEPARTMENT IN CHITTOOR DISTRICT.

375—

* 349 (4254) Q.—Sri C. D. Naidu (Chittoor): Will the hon. Minister for Irrigation and Power be pleased to state:

(a) how many persons were retrenched in Construction Section in Electricity Department in Chittoor District in the months of March and April, 1963; and

(b) were the retrenched employees paid compensation before they were retrenched according to the rules?

A:—(a) 58 workcharged personnel were retrenched in the months of March and April, 1963.

(b) About 53 people were paid retrenchment compensation according to rules. The others were not paid retrenchment compensation as they were not eligible for the same.

RESettlement of the forests in adilabad district.

387—

* 984 (3775) Q.—Sri Bhim Rao (Asifabad): Will the hon. Minister for Agriculture be pleased to state:

(a) whether there is any proposal before the Government to conduct resettlement of the Forests in Adilabad District; and
A :-(a) Yes Sir. Necessary instructions have recently been issued to all the Divisional Forest Officers of Adilabad District to list out the encroachments within the Reserve Forests with necessary particulars.

(b) This work is expected to be completed shortly.

STATE AGRICULTURE MINISTERS' CONFERENCE.

393—

* 97 (1019) Q.--Sri P. Rajagopal Naidu (Tavanam palle) : Will the hon. Minister for Agriculture be pleased to state :

(a) whether the State Agriculture Ministers met in Delhi on 29th and 30th August, 1962; and

(b) if so, the important items discussed and the important decisions arrived at during the meetings?

A :—(a) The answer is in the affirmative.

(b) A statement is placed on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

General Observations:

(1) It is necessary that we should try through increased production and other methods to maintain, in the interest of national economy, a reasonable level of prices of Agricultural commodities and at the same time, it is equally necessary that we give a fair deal to the Agriculturist in maintaining at a reasonable level the prices of commodities which the farmers need and which would have an impact on the Agricultural prices themselves.

(2) Whenever there is a demand for funds, Agriculture and Cooperation become the first casualty because they have no organised voice. As the State are not able to utilise the money fully under Agriculture, they try to re-appropriate funds for other programmes like buildings, roads etc. To resist such temptations of the States, we have to form a forum for agricultural enterprisers in the
country and Minister for Agriculture in each State should see that such re-appropriations are not effected in future.

**Minor Irrigation:**

1) In the past few years we have subjected the country to a continuous drain of foreign exchange to fill the gap in our indigenous production.

2) The progress of Minor Irrigation schemes has not been satisfactory and the tempo should be considerably stepped up immediately to achieve the targets originally envisaged during Third Five Year Plan (9.5 Million acres).

3) The Planning Commission has agreed to the 20% increase for the present under Minor Irrigation Scheme. If the States are ready to spend even more, the Planning Commission is prepared to make additional funds to the States; provided that (i) the funds allocated for Minor Irrigation should be fully spent and then additional funds to the tune of 20% may be asked for. (ii) The shortfalls occurring under Agriculture are first utilised on Minor Irrigation and Soil Conservation Programmes and no funds should be diverted to other heads.

4) Exploratory tubewell project has been carrying on a nationwide ground water resources survey throughout the country. There has not been much follow up action on the part of the State Governments from the stage the E. T. O. has left. The follow up work is urgently required. It is necessary for the States to examine the possibility of constructing Tubewells in the areas where groundwater is available to make the efforts of the E. T. O. fruitful.

5) It is pointed out that in regional conferences on Minor Irrigation held at Hyderabad and Bangalore it was emphasized that there must be unified agencies in the
work of Minor Irrigation in the States is handled at present, by various Departments like Revenue, P. W. D. (Irrigation), Planning and Local Administration and Agriculture.

(6) It is pointed out that the system of reporting the physical achievements of the State under Minor Irrigation is not accurate as they calculate it on the basis of money advanced without being physically verified.

(7) There must be legislation to authorise Panchayats or Local Bodies to recover the costs from beneficiaries and proper maintenance of completed Minor Irrigation works is being entrusted to the Village Panchayats and Panchayat Samithis.

(8) The centrally sponsored scheme of Research and Training in water use (entirely finance by the Centre) have not been sent to Government of India for scrutiny by some of the States.

(9) About Minor Irrigation problem there is a lack of coordination among the concerned Departments. The internal problems are not integrated.

(10) The Revenue procedure is defective and there is not sufficient delegation of powers to simplify standards and procedure.

(11) Loans granted under any scheme should be adequate because if it is insufficient, the cultivator either goes to some other loaning agency or gives up the idea of utilising the loan amount for the purpose for which it was taken.

(12) Regarding famine affected areas this State has sent proposals for Pilot Project to Government of India; but it appears that they will be negatived. Under these proposals foreign Exchange to the tune of Rs. 16.00 lakh was required for importing machinery from U. S. As which was not sanctioned by the Government of India.
(13) To have a clear perspective of irrigation potential of the States, it is suggested that they must have a proper survey of the whole State and have a sort of Irrigation map – that is for Minor, Medium and Major Irrigation so that they can have a clear idea of what can be done in future.

Iron and Steel:

(1) It is within the competence of the State Governments to appoint any Agent under Essential Commodities Act. Licenses can be withdrawn if the State Government does not find the Agency working properly.

(2) Co-operative Societies do not have sufficient funds to invest for three to four years.

(3) Certain quota should be reserved for Co-operative Societies for serving Agricultural interest.

(4) The present procedure of supply of Iron and Steel should be scrapped and replaced with a new procedure that will bring about speedy supplies.

(5) A suggestion is made for the substitution of Private stockists by Co-operative Societies which is very desirable; and unless one is removed the other cannot be appointed.

Soil Conservation:

(1) Training Programme should be intensified.

(2) Intensification of S. C. Programmes by tackling more area by S. C. measures.

Improved Seed:

(1) Reviving subsidy on seed produced by the Registered Growers as an incentive to produce quality seed.
Locust Operations and Plant Protection Measures:

(1) The importance of Aerial Operations for locust control were stressed.

Promotional Campaigns for Utilisation of Fertilisers

(1) The fertilisers supplied by the Regional Director Calcutta, were in un-standard gunny bags resulting in loss to the Co-operative Societies; and that this is a special feature in imported fertilisers.

(2) Adequate propaganda should be made through films, slides, literature etc., for popularising new fertilisers like Ammonium Sulphate Nitrate, Calcium Ammonium Nitrate, and Urea.

(3) Credit supplies of fertilisers have to be arranged to the Co-operatives to facilitate advance stocking.

(4) There is considerable difficulty in releasing the stocks booked by rail. The railway receipts are not despatched in time by the Regional Directors (Food) and in such cases deliveries are not effected by the Station Masters concerned stating that they have no powers for issuing stocks on indemnity bond beyond Rs. 2,000/- worth. As such it is suggested that the railway rules may suitably be amended to give delivery of fertilisers received without railway receipt on indemnity bond to the Government or Co-operative who are their distributing agencies as no Fertilisers wagon costs less than Rs. 9,000/–.

(5) The price of new fertilisers like Calcium Ammonium Nitrate etc. may be reduced so that they may become attractive among the cultivators for their work.

(6) Number of Fertiliser Demonstrations should be increased to popularise the new fertilisers among the ryots during Third Five Year Plan.

(7) Allowing of rebate to the States on lifting of Fertilisers in certain months so as they are nearer to the
farmers and reach them as early as possible and well before the manuring season.

(8) Due to Hygroscopic nature of Calcium Ammonium Nitrate, it has been decided that its package should be one of 50 kilos.

(9) 13% of the Total value of the imported fertilisers is lost in transit and some times there is a shortage of bags too. Hence Railways should take the risk and the consignments should not be sent at the consignee’s risk.

(10) It is observed by the Government of India that the despatch instructions from the States are received late which is resulting in congestion at the ports. Hence, it will be difficult for fertilisers to be made available in time.

(11) It is necessary that the State Governments should examine their distribution arrangements for bringing about desired results. If there has been any delay in receiving of stocks in time for want of adequate wagon supply it has been suggested that movement of fertilisers from ports may be done by road and Government of India have promised 50% of the extra cost incurred in movement of fertilisers by road.

Agricultural Implements:

(1) Some private firms which have been given Licenses for manufacture of Agricultural Implements have not yet established their factories and there is likelihood that they may not be able to produce as many tractors as they had promised. We should emphasis that programme.

(2) Fabricators should be allotted sufficient quantity of iron and Steel in time. This is a field which has so far been left uncared for in most of the States.
(3) Prime Minister is also very keen in changing the shape of the plough which might enable to meet the requirements of all our Agriculturists and we should endeavour to send improved Agricultural implements to each and every village.

PAPERS LAID ON THE TABLE

Amendments to the Hyderabad District Municipalities (Election) Rules under Section 309 of the Andhra Pradesh (Telengana Area) District Municipalities Act, 1956.

Notifications issued under Sub-Section (1) of Section 11 of the Andhra Pradesh (Andhra Area) Motor Vehicles Taxation Act, 1931.

The Minister for Labour and Transport (Sri B. V. Gurumoorthy):— I beg to re-lay on the Table under sub-section (2) of Section 11 of the Andhra Pradesh (Andhra Area) Motor Vehicles Taxation Act, 1931 (Act III of 1931) a copy of each of the Notifications issued in the following G.O.S. under sub-section (1) of Section 11 of the Andhra Pradesh (Andhra Area) Motor Vehicles Taxation Act, 1931:
G.O. No. & Date in which the Notification was issued. | Date of publication in the A. P. Gazette.
---|---
(1) 746, Home (Tr.II) Department, dated 16-4-1962. | Part-I d/- 3-5-1962.
(2) 190, Home (Tr. II) Department, dated 29-1-1962. | Part -I d/- 15-2-1962.


Mr. Speaker: Papers laid on the Table.

BUSINESS OF THE HOUSE
Mr. Speaker: I will see they are placed on the Table of the House.

Sri Vavilala Gopalakrishnayya: They are already placed. But we have given notice for certain......

Mr. Speaker: For discussion!

Sri Vavilala Gopalakrishnayya: For discussion. It is obligatory. We have to discuss. But it was not placed before the Budget. After the budget was placed, you were kind enough to say that it will be taken up next time. Again we will go to the budget.

Mr. Speaker: I will decide the matter in consultation with the members of the Business Advisory Committee.

Sri Vavilala Gopalakrishnayya: In the same way, R. T. C. also.

PRIVILEGE MOTIONS.

re: Chief Minister’s remarks in his address to the Collectors that appeared under the caption “Chief Minister’s call to Collectors” in the Indian Express of 19th November 1963.

Mr. Speaker: Hon. Sri Tenneti Viswanatham has in his notice of Privilege Motion stated that the hon. Chief Minister in the course of his address to the Collectors on the evening of 18th of last month which appeared in the ‘Indian Express’ of 19th November, 1963 under the caption “Chief Minister’s call to Collectors” while obviously referring to an observation ‘that partiality has become a fine art’ made by himself on the floor of the House though the name of the member was not specifically mentioned made a statement, namely, “when a mem-
ber (in the Assembly) says that corruption has become "a fine art" it gets a streamer headline with letters as big as the "size of a football". Thus it gets magnified.—

"But when 60 to 70 Congress members speak and also the unfortunate Chief Minister has to reply, his speech is published in the 5th column of the last page." and contends that as this statement was made by the Chief Minister to belittle the opposition Members and bring them into contempt, the passage as it has appeared in the press may be referred to the Privileges Committee. Beyond quoting the above passage and his opinion thereon, he has not adduced any reasons to show as to how the remarks of the Chief Minister tend to lower the prestige or dignity of the opposition Member or Members in the House. A careful persual of the entire statement as it has appeared in the press including the remarks taken exception to by hon. Sri Viswanatham which is assumed to be correct, does not reveal a single reflection or aspersion cast by the hon. Chief Minister on the Conduct of the opposition member or Members of the House. Even in the passage objected to by hon. Sri Viswanatham, hon. Chief Minister except stating that when "a Member (in the Assembly) says that corruption has become "a fine art", it gets a streamer headline with letters as big as the "size of a football". Thus it gets magnified—

"But when 60 to 70 Congress Members speak and also the unfortunate Chief Minister has to reply, his speech is published in the 5th column of the last page" has not in any way denounced or decried the conduct of the Member referred to. On the other hand it is clear from the whole context of the passage that the hon. Chief Minister while referring to the problem of corruption in administrative services which is frequently adverted to by
the hon. Members in the course of criticism on administration, gave vent to his feelings of righteous indignation regarding the manner in which proceedings of the House were published by a particular paper. Giving the widest interpretation possible to this remark, it does not mean more than that the method of publishing by the Newspaper was not fair. Since no reference was made regarding the conduct of the opposition member, I do not consider it necessary to refer this matter to the Committee of Privileges. The motion is disallowed.

Mr. Speaker: Sri Gangi Setty by his notice of privilege motion has drawn my attention to the fact of non-publication in ‘The Andhra Prabha’ dated 12th November 1963 of Sri Lakshmandas moving a motion of thanks on 11th November 1963 in this House to the Governor’s Address to the members of both the Houses on 9th November 1963 and his speech on which discussion started on the same day, while the speeches of several other members who spoke on the resolution were published in the same paper in the next morning edition which appeared at Hyderabad and requests that as this omission tends to bring the House into contempt it constitutes breach of privilege and as such it may be referred to the Privileges Committee under Rule 173 of the Assembly Rules. While it is true that neither the fact of Sri Lakhmandas moving the resolution nor his speech thereon was reported in the next morning edition of the ‘Andhra Prabha’ the next question which arises for consideration is whether this omission was deliberately made and with the mala fide intention of bringing the House into contempt or lower its dig-
nity in any way. Though *prima facie* it might appear as if it was deliberately done, for when the speeches of several members who spoke on the same resolution the same day it was moved here were reported in extenso there cannot be any plausible reason or justifiable excuse for at least not mentioning the name of the mover of the resolution somewhere in that paper. The explanation however of the Chief Reporter of this paper is that for want of sufficient space, this item was not published in the next morning edition but that it was published in detail in the edition of 14th does not seem to be a tenable one though I have no sufficient grounds to disbelieve the same. However, since not a single complaint of the kind referred to has come in the past either against this paper or any of the other papers whose correspondents are given passes to Press gallery in the House, it cannot be presumed that the omission was a deliberate or a wilful one but that it was purely due to some mistake on the part of someone. It is hardly necessary for me to over-emphasise the increasing role of the press when due to fast travel the papers reach the remotest corners of distant places the next morning and when people are eagerly waiting for the arrival of papers to appease their thirst for news as it has become a necessary habit in their daily routine, in educating and moulding public opinion politically, morally and culturally. While it is not for me to preach sermons and homilies to the press people regarding their responsibilities and duties which are best done by the A.I.N.E.C. Board, I will be failing in my duty if I do not take note of any lapse on the part of the press people who have chosen to report the proceedings of this House. It is a well known fact that not only all the members of this House have been trying their best to uphold the traditions and prestige of this House by their conduct and dignified behaviour but that every member according to the best of his capacity and ability has been
trying to discharge his duties to the people of his constituency and contribute his very best towards the development of this State and expects for his satisfaction that his speeches should be published in the newspapers when the reports of the proceedings of the House are reported. As to what kind of prominence or importance should be given to what statements, it is certainly within the discretion of those responsible for editing news. This being so, I have no doubt that all the press people not only discharge their duties of which they are too conscious but try to establish healthy traditions for others in other States to emulate and copy.

In conclusion in view of the assurance given by the Chief Reporter that such a thing will not happen in future, I do not consider it necessary to refer the matter to the Privileges Committee.

GOVERNMENT BILL.

The Andhra Pradesh Co-operative Societies Bill, 1963 (as reported by the Regional Committee)

Mr. Speaker. Mr. Gopalakrishnayya, you were speaking about your amendment.

Mr. Speaker: What is the Rule under which you have moved that amendment, Mr. Gopalakrishnayya?

Sri Vavilala Gopalakrishnayya: Rule 127, Sir. It says...

(b) that the Bill as reported by the Select Committee be recommitted either—
(i) without limitation, or

(ii) with respect to particular clauses or amendments only, or

(iii) with instructions to the Select committee to make some particular or an additional provision in the Bill, or

(iv) that the Bill as reported by the Select Committee be circulated or re-circulated, as the case may be, for the purpose of obtaining opinion or further opinion thereon."

Mr. Speaker. There is no question of discussion. It is clear.........
Mr. Speaker: I quite agree with your reasoning but unfortunately there is no provision in the rules. When once the recommendations of the Regional Committee have been received there is no provision in the Rules for again referring it to the Select Committee. It is a question of amending the Rules; when that is taken up we will consider that provision. Now, I put Mr. Gopalakrishnayya's amendment to vote. Only one amendment is in order and that is why it is admitted. The other ones which were not in order were disallowed. The question is:

"That the Bill be recommitted to the Regional Com-
The motion was negatived.

Mr. Speaker: The question is:

"That the Andhra Pradesh Cooperative Societies Bill, 1963, as reported by the Regional Committee, be read a second time."

The motion was adopted.

Clause 3.

Sri Tennesi Viswanatham: Sir, I beg to move:

"For clause 3 substitute the following:—

(a) subject to general rules that may be made by the Government an Andhra Pradesh Cooperative Union shall be constituted by election from among all the Cooperative Institutions in the State.

(b) There shall be appointed by the Andhra Pradesh Cooperative Union a Registrar of Cooperative Societies for the State, with such powers of General Superintendence as may be conferred upon him from time to time by the union."

Mr. Speaker: Amendment moved:

The fundamental point is that the domination, interference and official progress of societies have been substituted by an official domination, interference and official progress of societies.
Co-operative movement, people's movement and bar councils have disciplinary purposes for the creation of machinery to control powers. The Co-operative institutions and their disciplinary purposes alone machinery to create and control powers. Cooperative powers are not subordinate.

Ministerial interest or political interest and pressures are not subordinate. The Co-operative superior body appoints respectable citizens to take up any inconvenience.

Ministerial interest or political interest is subordinate to pressures. Ministerial interest or political interest is subordinate to pressures.

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cooperative union to form a cooperative union and to appoint a disciplinary machinery to create an atmosphere of people's movement.

The cooperative society shall be responsible for ideas and the maintenance of discipline. The society shall have the power to create a cooperative union and to appoint a disciplinary machinery to create an attitude of people's movement.

Disciplinary action, suspension, supersession, direct action, and periphery are the powers of the society. The society shall supervise the activities of the cooperative union.

(Mr. Deputy Speaker in the Chair)
2nd December, 1963

Government Bill

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

Registrar powers enhancement bill, to be included in the Bill. Amend to bring the powers of the registrar in line with the cooperative society's powers. Quasi Governmental body to create Cooperative union create quasi-governmental body and quasi-governmental institution powers to create cooperation development union creations in quasi-governmental body to create creation of the cooperative union idea to in specific purposes conferences to in particular purposes.
quasi governmental institution to create a cooperative movement. The purpose of the cooperative movement is to develop the cooperative sector by providing credit, loans, and other services to the members of the cooperative societies.

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

The State Government cannot abdicate its responsibility of the people in the creation of the welfare State. The State Government cannot abdicate its responsibility of the people in the creation of the welfare State. The State Government cannot abdicate its responsibility of the people in the creation of the welfare State.
Mr. Deputy Speaker : The question is:

For Clause 3, substitute the following:

“(a) subject to general rules that may be made by the Government an Andhra Pradesh Cooperative Union shall be constituted by election from among all the Cooperative Institutions in the State.

(b) There shall be appointed by the Andhra Pradesh Cooperative Union a Registrar of Cooperative Societies for the State, with such powers of General Superintendence as may be conferred upon him from time to time by the Union.”

The amendment was negatived.

Shri Tenneti Viswanatham pressed for a division. The House divided thus:

Ayes 45, Noes 67: Neutrals: Nil.

The amendment was negatived.

Mr. Deputy Speaker : The question is:

That Clause 3 do stand part of the Bill.

The motion was adopted.

Clause 3 was added to the Bill.
Mr. Speaker Sir, I beg to move:

Add the following explanations to Clause 4:

"Explanation I:— The expression 'Economic Interests' shall mean thrift, self-help and mutual.

Explanation II:— The expression Cooperative-principles shall mean, unless repugnant to the context:

a. Open membership
b. Democratic control
c. Dividends on patronage.
d. Limited returns on capital.
e. Political and religious neutrality.
f. Cash trading.
g. Promotion of education.

Mr. Deputy Speaker: Amendment moved.

Explanation I; The expression, Economic Interests shall mean thrift, self-help, and mutual;

Explanation II: The expression cooperative principles shall mean unless repugnant to the context; (a) Open membership, (b) Democratic control, (c) Dividends on patronage (d) Limited returns on capital, (e) Political and religious
neutrality (f) cash trading, (g) Promotion of education, International cooperative conference accept limits accept limits serve. Economic interest well known phrase. Act 46 of the Constitution phrase narrow down define cooperative principles.

Mr. Deputy Speaker: The question is:

Add the following explanations to Clause 4:

"Explanation I:— The expression 'Economic Interests' shall mean, theft, self-help and mutual.

Explanation II:— The expression Cooperative principles shall mean, unless repugnant to the context:

  a. Open Membership.
  b. Democratic control.
  c. Dividends on patronage.
  d. Limited returns on capital.
  e. Political and religious neutrality.
  f. Cash trading.
  g. Promotion of education.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"The Clause 4 do stand part of Bill."
The motion was adopted.

Clause 4 was added to the Bill.

Clause 5.

Sri D. Seetharamayya: Mr. Speaker, Sir, I beg to move:

In Clause 5 delete the words “unlimited liability” wherever it occurs.

Sri D. Seetharamayya: Mr. Speaker Sir, I beg to move:

Delete the words “unlimited liability” wherever it occurs in this Bill.

Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

Clause 5.

Sri D. Seetharamayya: Mr. Speaker, Sir, I beg to move:

In Clause 5 delete the words “unlimited liability” wherever it occurs.

Sri D. Seetharamayya: Mr. Speaker Sir, I beg to move:

Delete the words “unlimited liability” wherever it occurs in this Bill.

Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

Clause 5.

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Delete the words “unlimited liability” wherever it occurs in this Bill.

Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

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Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

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Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

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Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

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Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

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Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

Clause 5.

Sri D. Seetharamayya: Mr. Speaker, Sir, I beg to move:

In Clause 5 delete the words “unlimited liability” wherever it occurs.

Sri D. Seetharamayya: Mr. Speaker Sir, I beg to move:

Delete the words “unlimited liability” wherever it occurs in this Bill.

Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

Clause 5.

Sri D. Seetharamayya: Mr. Speaker, Sir, I beg to move:

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The motion was adopted.

Clause 4 was added to the Bill.

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The motion was adopted.

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Delete the words “unlimited liability” wherever it occurs in this Bill.

Mr. Deputy Speaker: Amendments moved.

The motion was adopted.

Clause 4 was added to the Bill.

Clause 5.

Sri D. Seetharamayya: Mr. Speaker, Sir, I beg to move:

In Clause 5 delete the words “unlimited liability” wherever it occurs.

Sri D. Seetharamayya: Mr. Speaker Sir, I beg to move:

Delete the words “unlimited liability” wherever it occurs in this Bill.

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

In Clause 5 delete the words “unlimited liability wherever it occurs.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

Delete the words “unlimited liability” wherever it occurs in this Bill.

The amendment negatived.

Mr. Deputy Speaker: The question is:

That Clause 5 do stand part of the Bill.

The motion was adopted.

Clause 5 was added to the Bill.
Sri A. Venkateswara Rao: Mr. Speaker, Sir, I beg to move:

In sub-clause (2) (b) of Clause 6, for the figure “10” substitute the figure “12”.

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

In sub-clause (2) (b) of Clause 6 for the figure “10” substitute the figure “20”.

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

In sub-clause (2) (b) of Clause 6 for the figure “10” substitute the figure “5”

Sri. Poola Subbiah : Mr. Speaker, Sir, I beg to move:

Add the following at the end of sub-clause (2) (b) of Clause 6.

“And they should not belong to one family alone”.

Add the following proviso to sub-clause (2) (b) of clause 6 “Provided that due publicity shall be given as prescribed inviting eligible persons to sign the application for the registration of the society.”

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

In sub-clause (2) (c) of Clause 6 delete the words “or immovable property”.

Sri Pillalamarri Venkateswarulu : Mr. Speaker, Sir, I beg to move:

In sub-clause (2) (c) of Clause 6 delete the words “or group of villages”
Mr. Speaker, Sir, I beg to move:

In sub-clause (2) (c) of clause 6, delete the words "or belong to the same class or pursue the same occupation."

Mr. Speaker, Sir; I beg to move:

Delete the proviso to sub-clause (2) of Clause 6.

Mr. Deputy Speaker: Amendments moved.

Mr. A. Venkateswara Rao: As far as Section 6 is concerned there are two amendments given by me, one being with regard to figure "10". The intention of my amendment is that it should be "12" because recently our Finance Minister had said that as far as cooperative farming societies are concerned at least there must be 12 members, if the cooperative societies should come within the provisions of the Act. Naturally this figure must be increased so as to attract the cooperative farming societies.

As far as societies with unlimited liability are concerned, it is said that the member must reside in the village and own property. The proviso to Clause 6 (2) (c) says that in the case of a society with unlimited liability, the members shall reside in the same village, town or group of villages. Any member residing outside the area of operation, but owning some property, agricultural land, may obtain loans. But when this clause is there, naturally he must reside in the village. He cannot carry on any other business or profession apart from agriculture. He cannot be outside the area of operation. When we are going in for the societies with unlimited liability, naturally this clause is also unnecessary. In the same way, where the objects of the society include the raising funds to be lent to its members and where all the applicants are individuals, the applicants shall reside or own immove-
able property in the same town, village or group of villages or belong to the same class or pursue the same occupation.”

"Belong to same class or pursue the same occupation" is to a village or group of villages and belong to the same class or pursue the same occupation.

Clause acquisition for registration of Societies

The clause acquisition for registration of Societies is to a Society and register it accordingly. It must belong to the same class or pursue the same occupation and the clause intends to.

Types of Societies develop and are generally of four types: (a) Educational and Cultural, (b) Cooperative, (c) Housing, and (d) Fishermen.

Field labour cooperative society, Farm labour cooperative society, separate deal with matters of agriculture and forestry. Dealership is limited. The following matters are to be dealt in the registration refuse to: (a) Registrar's refusal to register, (b) Clause in the draft.
2nd December, 1963

Government Bill

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

[Text in Telugu script]
Sri K. Mara Reddy (Rajampet): I gave an amendment to Clause 6. Clause 6 (2) (b) says “where all the applicants are individuals, the number of applicants shall not be less than 10 and every one of them shall be eligible to become a member”: There is a possibility for some individuals to retain the societies unless the membership is increased to 20. For example in Singareddipalli they have sent a petition to the Minister and it is pending. To avoid such cases in future at least, the number must be increased to 20. The next amendment I gave is to add the following at the end of sub-clause (2) (b) of Clause 6:

“and they should not belong to one family alone”. This is given with a view to prohibit one single family to have the use of the Society.
2nd December, 1963

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

Government Bill:

Provided that due publicity shall be given as prescribed inviting eligible persons to sign the application for the registration of the society. After the expiry of one month, the Registrar shall, on the registration stop the society. The Registrar may, on the ground that any of the following conditions have been fulfilled, stop the society—

1. The society is unable to pay its liabilities.
2. The society has been dissolved.
3. The society has been wound up.
4. The society has ceased to exist.

Provided that due publicity shall be given as prescribed inviting eligible persons to sign the application for the registration of the society.
"and they should not belong to one family alone."

and they should not belong to one family alone.”
Where all the applicants are individuals, the number of applicants shall not be less than ten, each of such applicants being a member of a different family and every one of such applicants shall possess the eligibility for admission as a member under sub-section (1) of Section 19.

Where all the applicants are individuals, the number of applicants shall not be less than ten, each of such applicants being a member of a different family and every one of such applicants shall possess the eligibility for admission as a member under sub-section (1) of Section 19.

Sir, I beg to move—

“For item (b) of sub-clause (2) of clause 6 the following shall be substituted”
“6 (2) (b): Where all the applicants are individuals the number of applicants shall not be less than ten, each being a member of a different family and every one of them shall possess eligibility to become a member under sub-Section (1) of section 19.

Explanation: For the purposes of this section, the expression ‘member of a family’ means a wife, husband, father, mother, grand father, grand mother, step-father, step mother, son, daughter, step son, step-daughter, grand son, grand daughter, brother, sister, half brother, half sister, and wife of brother or half brother.”

Mr. Deputy Speaker: Amendment moved.

(1) (a) Mr. Deputy Speaker: Amendment moved. Group of villages ఎకుమ్మ ఉంటాయి. Each village ఇంకా ప్రామాణిక పరామాణ ఉంటాయి. Each village shall have a separate society ఎన్నది ఎడి సంస్థ ఉంటాయి! Each village ఆస్వాదన ఎరుపై ఎన్నే 19 ప్రామాణిక లేదు?

(2) (a) Mr. Deputy Speaker: Each village ఆస్వాదన ఎరుపై ఎన్నే 19 ప్రామాణిక లేదు?
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

2nd December, 1963

Government Bill

(i) The Society shall have the right to conduct its affairs by a point clear as to whether a cooperative society, as School under the Act, or cooperative village societies, as school and so on, whether the society will be viable or not?

(ii) The Revenue village has a cooperative society, as School under the Act, or cooperative village societies, as school and so on, whether the society will be viable or not?

(iii) The Society shall have the right to conduct its affairs by a point clear as to whether a cooperative society, as School under the Act, or cooperative village societies, as school and so on, whether the society will be viable or not?

(iv) The Society shall have the right to conduct its affairs by a point clear as to whether a cooperative society, as School under the Act, or cooperative village societies, as school and so on, whether the society will be viable or not?
Where all the applicants are individuals, the number of applicants shall not be less than 10 and every one of them shall be eligible to become a member.

Add after sub-clause (b) of clause 2 stating as follows:
“Provided that such applicants should not be more than two from one and the same family.”

I will only read just one line. What Mr. Vavilala Gopalakrishnayya has said is this ……

Sri K. Brahmananda Reddy: How is it going to help us, because there is a principle that is being evolved in this? What Mr. Nehru said is that we should aim at small co-operatives without official interference. This is what he has said at the Third Congress of the Co-operatives. In the context of this only, as a principle he has said this.
Mr. Deputy Speaker: I will now put the amendments to vote: The question is:

"In sub-clause (2) (b) of clause 6 for the figure '10' substitute the figure '12'"

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"In sub-clause (2) (b) of clause 6 for the figure '10' substitute the figure '20'"

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"In sub-clause (2) (b) of clause 6 for the figure '10' substitute the figure '5'."

The amendment was negatived.

Sri P. Subbaiah: I beg leave of the House to withdraw the amendment (No. 12)

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

Mr. Deputy Speaker: The question is:

"Add the following proviso to sub-clause (2) (b) of clause 6.

'Provided that due publicity shall be given as prescribed inviting eligible persons to sign the application for the registration of the society.'"

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

“In sub-clause (2) (c) of clause 6 delete the words, ‘or Immovable property’.

The amendment was negatived.

Mr. Deputy Speaker : The question is:

“In sub-clause (2) (c) of clause 6 delete the words ‘or group of villages’.

The amendment was declared negatived.

Sri Pillalamarri Venkateswarlu : demanded a poll and the House divided thus.

Ayes : 38; Noes: 76;

The amendment was negatived.

Mr. Deputy Speaker : The question is:

“In sub-clause (2) (c) of clause 6 delete the words ‘or belong to the same class or pursue the same occupation’.

The amendment was negatived.

Mr. Deputy Speaker : The question is:

“Delete the proviso to sub-clause (2) of clause 6.”

The amendment was negatived.

Mr. Deputy Speaker : The question is:

“For item (b) of sub-clause (2), the following shall be substituted, namely:

“(b) where all the applicants are individuals, the number of applicants shall not be less than ten, each being a member of a different family, and every one of
them shall possess eligibility to become a member as required under sub-section (1) of section 19:

Explanation:—For the purposes of this clause, the expression ‘member of a family’ means a wife, husband, father, mother, grand-father, grand-mother, step-father, step-mother, son, daughter, step-son, step-daughter, grand-son, grand daughter, brother, sister, half-brother, half-sister, and wife of brother or half-brother.”

The amendment was adopted.

Mr. Deputy Speaker: The question is:

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

The motion was adopted.

Clause 6, as amended, was added to the Bill.

Clause 7

Sri N. Venkataswamy (Paruchuru):—Sir, I beg to move:

“In sub-clause (1) of clause 7 for the words ‘if the Registrar is satisfied’ substitute the words ‘if the application satisfies the following requirements —’.”

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

“In sub-clause (1) of clause 7 for the words ‘if the Registrar is satisfied’ substitute the word ‘provided.’”

Sri P. Rajagopal Naidu : Sir I beg to move:

“In sub-clause (1) (c) of clause 7 delete the words ‘and that its registration .......... co-operative movement.”

Sri N. Venkataswami : Sir, I beg to move:

“In sub-clause (1) (c) of clause 7 delete the words and hat its registration .......... co-operative movement.”
Sri K. L. Narasimha Rao (Yellandu) :- Sir, I beg to move:

“Delete sub-clause (1) (c) of clause 7.”

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

“In sub-clause (1) of clause 7 for the words ‘he may register’ substitute the words ‘he shall register.’”

Sri Pillalamarri Venkateswarlu : Sir, I beg to move:

“In sub-clause (1) of clause 7 for the words ‘he may register………. prescribed’ substitute the words “the Registrar shall register the society and its bye-laws within the time prescribed in the rules.”

Sri N. Venkataswami : Sir, I beg to move:

“In sub-clause (1) of clause 7 for the words ‘he may register…… prescribed’ substitute the words ‘the Registrar shall register the society not later than three months,”

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

“In sub-clause (1) of clause 7 for the words ‘such time as may be prescribed’ substitute the words “within a period of one month from the date of application.”

Sri Vavilala Gopalakrishnayya : Sir, I beg to move:

“In sub-clause (1) of clause 7 for the words ‘such time as my be prescribed’ substitute the words ‘three months.’

Sri Pillalamarri Venkateswarlu : Sir I beg to move:

“Add the following as sub-clause (1) (e) of clause 7 :

‘In the case of non-credit society, the Registrar may register more than one society in a village provided the conditions laid down in section 6 are being ful-filled.”
Sri N. Venkataswami : Sir I beg to move :

“Add the following as sub-clause (1) (e) of clause 7 :

“that the application is from a hamlet of the village which is 3 kilometers away from the village where the society is functioning already.”

Sri Pillalamarri Venkateswarlu : Sir, I beg to move:

“In sub-clause (2) of clause 7 for the words ‘when the Registrar is not so satisfied’ substitute the words ‘if for any reason Registrar fails to register the society.’”

Sri Venkateswara Rao : Sir, I beg to move:

“In sub-clause (2) of clause 7 for the words ‘such time as may be prescribed’ substitute the words ‘a period of one month from the date of receipt of application.”

Sri Vavilala Gopalakrishnamaya: Sir, I beg to move:

“In sub-clause (2) of clause 7 for the words ‘such time as may be prescribed’ substitute the words ‘three months’.”

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

“Delete sub-clause (2) of clause 7.”

Sri P. V. Ramana : Sir, I beg to move :

“Add the following as sub-clause (3) of clause 7:

‘If the Registrar refuses to register any society the applicants may appeal to the Government for the registration of the society, whose decision is final.’

Sri T. Nagi Reddi : Sir, I beg to move :

“Add the following as sub-clause (3) of clause 7:
Mr. Deputy Speaker: Amendments moved.

"The Registrar may register more than one society in a village."

"If the registrar is satisfied" the application satisfies the following requirements and that its registration may not have an adverse effect on the development of the Cooperative movement" the Registrar may register the society and its bye-laws within such time as may be prescribed. As may be prescribed the Registrar shall register the society not later than three months. "May" in "shall" it may not be prescribed. "May" in "shall" it may not have an adverse effect on the development of the Cooperative movement. "May" in "shall" it may not have an adverse effect on the development of the Cooperative movement. "May" in "shall" it may not have an adverse effect on the development of the Cooperative movement. "May" in "shall" it may not have an adverse effect on the development of the Cooperative movement. "May" in "shall" it may not have an adverse effect on the development of the Cooperative movement.
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

Government Bill

2nd December, 1963

If the Registrar is satisfied with the Registrar's conditions, the societies can be registered.
If the Registrar is satisfied that a society has satisfied the conditions prescribed, he shall register it. If the Registrar is satisfied that a society has not satisfied the conditions prescribed, he shall not register it.

Within such time as may be prescribed by the Regional Committee, the Registrar may register a society on application. If the Registrar is satisfied that a society has satisfied the conditions prescribed, he shall register it.

The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)
Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

2nd December, 1963

Societies have been registered. Principle clauses of the Act require that the Registrar must be satisfied that
the society is likely to be economically sound. (a) can be fulfilled according to the

If the Registrar is satisfied—his satisfaction is subject to the fulfilment of clauses (a), (b), (c), and (d)—he has no discre-

What is that (C)?—that such society is likely to be economically sound. (a) can be fulfilled according to the
conformation of the requirements as laid down under the Act. (b) can be satisfied if it is according to the objects of the Act. Then, (d) requires that the proposed bye-laws are not contrary to the provisions of the Act. Can that society be likely to be economically sound? That is very difficult, at the initial stage, to satisfy the Registrar. Naturally, the society will never be registered. If the Registrar is not satisfied or does not like the society, then such a society will not be registered. Clause (C) requires a member of the society to be economically sound. 10 x 5 = 50 share capital. 50 share capital is economically sound. Where clauses (a), (b), and (d) are being complied with, the Registrar has no option except to register the society.

amendment

If he is not satisfied, then he will refuse. If he refuses it, then he will intimate the matter to the applicants. Within what time will he intimate? That has been left to the prescription. There at least members wanted to know the probable time which will be provided in the rules or suggested that the period could be provided in the Act itself, instead of leaving the matter to the prescription. There also we have given an amendment that at least it must be intimated within one month. So, as far as these three amendments are concerned, I hope, the Hon. Minister will accept them, as this is the most important clause.
Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

2nd December, 1963

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(a) that the application conforms to the requirements laid down by this Act and the rules;

(b) that the objects of the society seeking registration are in accordance with section 4;

(c) that such society is likely to be economically sound and that its registration may not have an
adverse effect on the development of the co-operative movement, and

(d) that the proposed bye-laws are not contrary to the provisions of this Act and the rules;

he may register the society and its bye-laws within such time as may be prescribed.

Sub-clause (2) says, 'Where the Registrar is not so satisfied...' What is the connotation of the words 'so satisfied' and what is the extent of this satisfaction? Can he right away ignore all the provisions which have been there under the Act. That danger is there. Therefore, it is the contention of the Opposition that all the powers have been vested in the Registrar, though it was tried to be countered by the hon. Minister. Here is a particular clause wherein the utmost power has been vested in the Registrar and if my amendments are accepted there is no such danger and I hope that the hon. Minister will be pleased to accept the amendments.

Sri K. Mara Reddy: Sir, I have given one amendment to clause 7. Clause 7 gives powers to the Registrar to register the society with some discretion. If he is satisfied with so many conditions, he may register the society. It gives discretionary powers to the Registrar. So,
there is every chance that the Registrar may try to stop the registration by using discretionary powers under sub-clause 1 (c) which requires that the society "is likely to be economically sound and that its registration may not have an adverse effect on the development of the co-operative movement." So, this is almost a discretionary power to the Registrar which can be used to stop the registration of the society. My amendment is to delete the words "and that its registration may not have an adverse effect on the development of the co-operative movement" in sub-clause 1 (c). I request the hon. Minister to accept my amendment.

Mr. Speaker, Sir I am not going to dwell upon the merits of the clause and all that has been said about it. I would only say that in every sub-clause of this clause, there is an unreasonable restriction that has been imposed. This type of unreasonable restriction cannot be put in order that the societies and the unions do not function independently or are not allowed to function at all. So, the restrictions envisaged being unreasonable, infringe Article 19 of the Constitution and the whole clause is unconstitutional. I have to...

Sri Ramachandra Rao Deshpande: Mr. Speaker, Sir I am not going to dwell upon the merits of the clause and all that has been said about it. I would only say that in every sub-clause of this clause, there is an unreasonable restriction that has been imposed. This type of unreasonable restriction cannot be put in order that the societies and the unions do not function independently or are not allowed to function at all. So, the restrictions envisaged being unreasonable, infringe Article 19 of the Constitution and the whole clause is unconstitutional. I have to...
submit, Sir, that since sub-clause (c) in particular imposes unreasonable restrictions, it may be deleted as proposed by members in their amendments.

...
2nd December, 1963
Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional committee)

If the Registrar refuse to register any society the applicants may appeal to the Government for the registration of the Society. "No Society shall without sufficient cause—membership to any person duly qualified thereof and the provision of this Act and its bye-laws. Where admission is so refused the expiration of such period" delete "where admission is so refused...the expiration of such period" delete "where admission is so refused...the expiration of such period" rectify "where admission is so refused...the expiration of such period" delete "where admission is so refused...the expiration of such period" rectify "where admission is so refused...the expiration of such period" delete "where admission is so refused...the expiration of such period" rectify "where admission is so refused...the expiration of such period" delete "where admission is so refused...the expiration of such period" rectify "where admission is so refused...the expiration of such period" delete "where admission is so refused...the expiration of such period" rectify "where admission is so refused...the expiration of such period"

The Committee also decided to incorporate the relevant provision of the Maharashtra Act, for the existing clause 7 (1) (c), namely, that such a society is likely to be economically sound and that it may not have an adverse effect on the development of co-operation. The Committee took up the question of time-limit within which the Registrar should register the society. The Committee decided that provisions in respect of time-limit for registration of a society should be incorporated in the rules to be framed under the Act, namely, that for primary societies the time-limit should be two months either for registration or rejection and in the case of other societies..
should be six months. Subject to the above modifications, clause 7 was adopted.

The Registrar is not so satisfied, he shall communicate by registered post the order of refusal together with the reasons thereof to such of the applicants and with in such time. If the Registrar is satisfied, it shall be the duty of the Registrar to register the society. Therefore, we must ignore that.

\[\text{Government Bill} \quad \text{2nd December, 1963} \]

\[\text{The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)}\]
Mr. Deputy Speaker: You have already given your opinion.
Mr. Deputy Speaker: The question is

In sub-clause (1) of clause 7 for the words "if the Registrar is satisfied" substitute the words "if the application satisfies the following requirements—".

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (1) of clause 7 for the words "if the Registrar is satisfied" substitute the word "provided".

The amendment was negatived.

Mr. Deputy Speaker: The question is:

Delete sub-clause (1)(c) of clause 7.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (1) of clause 7 for the words "he may register" substitute the words "he shall register".

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (1) of clause 7 for the words "he may register" substitute the words "the Registrar shall register the society and its bye-laws within the time prescribed in the rules."

The amendment was negatived.
2nd December, 1963  Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

Mr. Deputy Speaker: The question is:

In Sub-clause (1) (c) of clause 7 delete the words “and that its registration.....cooperative movement”.

The amendment was negatived.

Mr. Deputy Speaker: The question is:
Add the following as sub-clause (1) (e) of clause 7:

“In the case of non-credit society, the Registrar may register more than one society in a village provided the conditions laid down in Section 6 are being fulfilled.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

Add the following as sub-clause (1) (e) of clause 7:

“That the application is from a hamlet of the village which is 3 kilometres away from the village where the society is functioning already.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (1) of clause 7 for the words “he may register.....prescribed” substitute the words “the Registrar shall register the society not later than three months.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (1)(c) of clause 7 delete the words “and that its registration.....cooperative movement”.

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

In sub-clause (1) of clause 7 for the words “such time as may be prescribed” substitute the words “within a period of one month from the date of application”.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (1) of clause 7 for the words “such time as may be prescribed” substitute the words “three months”.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

Delete sub-clause (2) of clause 7.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (2) of clause 7 for the words “when the Registrar is not so satisfied” substitute the words “if for any reason Registrar fails to register the society.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (2) of clause 7 for the words “such time as may be prescribed” substitute the words “a period of one month from the date of receipt of application”.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (2) of clause 7 for the words “such time as may be prescribed” substitute the words “three months”.

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

Add the following as sub-clause (3) of clause 7:

“If the registrar refuses to register any society the applicants may appeal to the Government for the registration of the society, whose decision is final.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

Add the following as sub-clause (3) of clause 7:

“The Registrar may register more than one society in a village.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

“That clause 7 do stand part of the Bill”.

The motion was adopted.

Clause 7 was added to the Bill.

Clause 8

Mr. Deputy 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 G. Rama Rao: Sir, I beg to move:
Add the following sub-clauses in clause 9:

"The society so registered shall have a cooperative official in charge of the society for the first six months until a free admission of all willing persons qualified under the provisions of this Act and its bye-laws is made."

"After the expiry of six months, election for the constitution of the Managing Committee should be held by an independent electoral machinery, by a Cooperative Inspector in the case of village societies and by officials of the Cooperative Department in the case of other societies."

"Election of office bearers should be done by secret ballot alone."

Mr. Deputy Speaker: Amendment moved.

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

"Add the following sub-clauses in Clause 9:

"The society so registered shall have co-operative official in charge of the society for the first six months until a free admission of all willing persons qualified under the provisions of this Act and its bye-laws is made."

"After the expiry of six months, election for the constitution of the Managing Committee should be held by an independent electoral machinery, by a Co-operative Inspector in the case of village Societies and by officials of the co-operative Department in the case of other societies".

"Election of office bearers should be done by secret ballot alone".

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"That Clause 9 do stand part of the Bill".

The motion was adopted.

Clause 9 was added to the Bill.

Clause 10.

Mr. Deputy 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 Vavilala Gopalakrishnayya: This is consequential
to my amendment No. 5. As that was lost, I am not moving this amendment.

*Mr. Deputy Speaker*: The question is:

"That Clause 11 do stand part of the Bill".

The motion was adopted.

Clause 11 was added to the Bill.

**Clause 12**

*Sri A. Venkateswar Rao*: Sir, I beg to move:

In sub-clause (1) of clause 12 delete the words "with the previous approval of the Registrar".

*Mr. Deputy Speaker*: Amendment move:

*Sri P. V. Ramana*: Sir, I beg to move:

For sub-clause (1) of the 12 substitute the following:-

"A society may by a resolution decide to".

*Mr. Deputy Speaker*: Amendment moved:

*Sri K. Mara Reddy*: Sir, I beg to move:

In sub-clause (1) (b) of clause 12 after the words "two or more societies" insert the words "provided that the division shall not be effected if the society belongs to a hamlet of the village".

*Mr. Deputy Speaker*: Amendment moved:

*Sri A. Venkateswar Rao*: Sir, I beg to move:

Add the following at the end of sub-clause (1) (c) of clause 12:

"Provided that the society shall inform the Registrar within a period of fifteen days such transfer or division."
If the Registrar is of opinion that such transfer or division is not in accordance with this Act and rules made thereunder, he may disapprove and in that case the transfer or division shall not take place”.

Mr. Deputy Speaker: Amendment moved:

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

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

“If the Registrar has got reason to believe that the decision taken by the society adversely affects the cooperative movement he shall reserve the right to cancel the resolution passed;

Provided the registrar gives over the reasons for the action taken.”

Mr. Deputy Speaker: Amendment moved:

Sri P. V. Ramana: Sir, I beg to move:

In sub-clause (2) of clause 12 delete the words “with the previous approval of the Registrar”.

Mr. Deputy Speaker: Amendment moved.

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

In sub-clause (3) of clause 12 delete the words “of not less than two-thirds”.

Mr. Deputy Speaker: Amendment moved.


In sub-clause (3) of clause 12 for the words “two-fifths” substitute the words “two-thirds”.

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

In sub-clause (3) of clause 12 for the words “two-fifths” substitute the words “three-fifths”.

Mr. Deputy Speaker: Amendment moved.

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

In sub-clause (3) of clause 12 for the words “present” substitute the words “of that village or villages”.

Mr. Deputy Speaker: Amendment moved.

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

In sub-clause (3) of clause 12 after the words “total number of members of the” insert the words “village or villages affiliated to”

Mr. Deputy Speaker: Amendment moved.

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

Add the following at the end of sub-clause (2) of clause 12:

“which shall be informed to the Registrar within a period of fifteen days”.

Mr. Deputy Speaker: Amendment moved.
2nd December, 1963
Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

Within three months general body meeting shall take place. With the previous approval of Registrar simple majority 2/3 of the members attending the meeting can pass the preliminary resolution. Within three months general body meeting must pass the resolution and then separate division amalgamation can take place.

With the previous approval of the Registrar assets, liabilities distribution among the members attending the meeting can take place. If it is against the Act or Rules or bye-laws then amalgamation can take place. Assets, liabilities distribution among the members attending the meeting can take place.
It is obligatory, under S. 15, that the Registrar whenever he thinks fit—not in the case of failure under Section 12.

It is obligatory, under S. 15, that the Registrar whenever he thinks fit—not in the case of failure under Section 12.
Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

2nd December, 1963

Cooperative societies are essential for the protection of the interests of the members. Cooperative society is defined to include a cooperative society as defined in the Cooperative Societies Act, 1940, and any cooperative society established in accordance with the said Act. Share capital may be increased by the members of the society. Merger of two societies is allowed under the Act. Area cover is an important aspect of cooperative societies. The Act provides for the protection of the interests of the members and the society. Cooperative principles are laid down in the Act to ensure the fair treatment of the members. The Act provides for the misappropriation of funds and the protection of the members' interests. The Act also provides for the protection of the society's assets and the prevention of abuse of power.
Government Bill
The Andhra Pradesh Cooperative Societies Bill 1963 (as reported by the Regional Committee)

2nd December, 1963

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2nd December, 1963

Government Bill

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

Any two or more societies may, with the previous approval of the Registrar and by a resolution, decide to amalgamate themselves and form a new society.

Assistance given in the Cooperatives in pursuance of the State policy should not be made a condition for interfering directly or indirectly in the affairs of the cooperatives.

There cannot be any restriction on the exercise of such a right which consists in a previous restraint on such exercise and which is in the nature of an administrative censorship.

This is a legal text discussing cooperative societies and the conditions under which they can amalgamate to form a new society. It also addresses the provision of assistance to cooperatives in pursuance of the State policy and the restrictions on the exercise of rights by the cooperatives. The text concludes with a statement about the nature of administrative censorship and its restrictions on the exercise of rights.
Thus, it is an unreasonable restriction to compel employees to obtain permission of the authorities before forming unions and to prohibit them from becoming members of union not constituted in accordance with the orders of Government. In this case, it was observed that even though Government as employer might choose to recognise one association only as representative of a particular class of employee, it could not prevent the employees from becoming members of other associations which were lawful nor make the previous permission of Government a condition precedent for the exercise of the employees' right to become a member of an association.

Mr. Speaker, Sir, I have given two amendments to clause 12. One is:

"In sub-clause (1) (b) of clause 12 after the words "two or more societies" insert the words "provided that the division shall not be effected if the society belongs to a hamlet of the village"

I mean that if a hamlet is having a society, further limitation need not be carried on because I feel that each hamlet at least should be the unit for cooperative purposes.
In sub clause (3), to carry a motion it must have two-thirds majority members. It is not a no-confidence motion to have two-thirds majority. It is only a motion for bifurcation or amalgamation. In the question of amalgamation I may plead with hon. Minister to have it as two-thirds; but in the question of bifurcation or division it may be reduced to two-fifths or atleast even 10 persons because 10 members if they want to divide a society it has to be considered. Hence my amendment to reduce two-thirds to two-fifths or atleast to 10 persons.
cases of any society may with the previous approval of the Registrar and by resolution decide to abolish, amalgamate, or divide any other society. A society may by resolution decide to abandon, amalgamate, or divide any other society. Resolution may also transfer its assets and liabilities to any other society by resolution. Single majority or a majority of members of the society may decide to abandon, amalgamate, or divide any other society.

A society may with the previous approval of the Registrar and by resolution decide to abolish, amalgamate, or divide any other society. The assets and liabilities the whole or part of any other society by resolution may be transferred to the amalgamated society. A society may also transfer its assets and liabilities to any other society by resolution. Single majority or a majority of members of the society may decide to abandon, amalgamate, or divide any other society.

...
proceedings relating to the societies. At this point there is no point, transfer of assets and liabilities, division, amalgamation, and conversion of the societies. The point is, whether the liabilities of the societies are to be transferred to the new company on prior approval of the Registrar or the transfer of assets and liabilities, division, amalgamation, and conversion of the societies. The Registrar will have to consider the merits of the case, whether it is a viable unit, and come to a decision. After all, each case depends upon its own merits.

What is a viable unit? It is a matter for the Registrar to consider, whether it is a viable unit, and come to a decision. On the merits of the case the Registrar will exercise his mind and come to a decision.
Government Bill  

The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee).

...assets and liabilities, Finance Bank 2/3 viable unit. Question of each detail Act conclusion. After all what is the interest of a Party in tying one village to another village, we are not interested. The point is on the merits of the entire case conclusion. 2/3rd the members present 2/3rd at least 400 should be present. 400 at considerable length discuss...
Mr. Deputy Speaker: The question is:

“In sub-clause (1) of clause 12 delete the words “with the previous approval of the Registrar.””

The amendment was declared negatived.

A poll was demanded and the House divided thus.

(Ayes: 36; Noes: 67; Neutrals: nil).

The amendment was negatived.

Mr. Deputy Speaker: The question is:

“For sub-clause (1) of clause 12 substitute the following:-

“A society may by a resolution decide to.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

“In sub-clause (1) (b) of clause 12 after the words “two or more societies” insert the words “provided that the division shall not be effected if the society belongs to a hamlet of the village.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

“Add the following at the end of sub-clause (1) (c) of clause 12:-
“Provided that the society shall inform the Registrar within a period of fifteen days such transfer or division. If the Registrar is of opinion that such transfer or division is not in accordance with this Act and rules made thereunder, he may disapprove and in that case the transfer or division shall not take place.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

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

“If the Registrar has got reason to believe that the decision taken by the society adversely affects the cooperative movement he shall reserve the right to cancel the resolution passed;

Provided the Registrar gives over the reasons for the action taken.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

“In sub-clause (2) of clause 12 delete the words “with the previous approval of the Registrar.””

The amendment was negatived.

Mr. Deputy Speaker: The question is:

“Add the following at the end of sub-clause (2) of clause 12:–

“which shall be informed to the Registrar within a period of fifteen days.”

The amendment was negatived.
2nd December, 1963

Government Bill

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

Mr. Deputy Speaker: The question is:

"In sub-clause (3) of clause 12 delete the words “of not less than two-thirds.”"

The amendment was declared negatived.

A poll was demanded and the House divided thus:

(Ayes 38; Noes: 69; neutrals: Nil)

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"In sub-clause (3) of clause 12 for the word “present” substitute the words “of that village or villages”.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"In sub-clause (3) of clause 12 for the words “two-fifths” substitute the words “two-thirds”.

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"In sub-clause (3) of clause 12 for the words “two-fifths” substitute the words “three-fifths.”

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"In sub-clause (3) of clause 12 after the words “total number of member of the” insert the words “village or villages affiliated to”.

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

"The clause 12 do stand part of the Bill."

The motion was adopted.

Clause 12 was added to the Bill.

Clause 13.

Sri N. Venkataswamy : Sir, I beg to move:

"In sub-clause (1) of clause 13 after the words "give notice thereof” insert the words “by the registered post.

Mr. Deputy Speaker : Amendment moved.

Sri Vavilala Gopalakrishnayya : Sir, I beg to move:

"In sub-clause (3) (a) of clause 13 delete the words “or deemed to have assented.

Mr. Deputy Speaker : Amendment moved.

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

"Delete sub-clause (3) (a) of clause 13.

Mr. Deputy Speaker : Amendment moved.

Sri P.V. Ramana : Sir, I beg to move:

"Delete sub-clause (3) (c) (ii) of clause 13."

Mr. Deputy Speaker : Amendment moved.

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

"In sub-clause (3) (c) (ii) of clause 13 for the word "Registrar” substitute the word “society.”

Mr. Deputy Speaker : Amendment moved.
"A resolution passed by a society under section 11 or section 12 shall not take effect, until—

(a) all the members and creditors have assented, or deemed to have assented, to the resolution under sub-section (1) or sub-section (2) of this section…"

“Deemed to have been assented’

Clarification: ‘Deemed to have been assented’
exercise of option by members and creditors

Notice shall be given thereof in the manner prescribed

Notice served by registered post.

Wherever it is possible by registered post, whereby personal service provide.

Mr. Speaker: The question is:

"In sub-clause (1) of clause 13 after the words “give notice thereof” insert the words “by the registered post”.

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (3) (a) of clause 13 delete the words “or deemed to have assented”.

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

"Delete sub-clause (3) (a) of clause 13.

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (3) (c) (ii) of Clause 13."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (3) (c) (ii) of clause 13 for the word "Registrar" substitute the word "society"."

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 13 do stand part of the Bill."

The motion was adopted.

Clause 13 was added to the Bill.

Clause 14.

Mr. Speaker: The question is:

"That Clause 14 do stand part of the Bill."

The motion was adopted. Clause 14 was added to the Bill.

Clause 15.

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

"Delete clause 15."

Mr. Speaker: Amendment moved.
Sri P. Subbaiah: Sir, I beg to move:

“In sub-clause (1) of clause 15 for the words "of the Registrar any division or amalgamation of the societies" substitute the words "of the said society any division or amalgamation."

Mr. Speaker: Amendment moved.

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

“In sub-clause (1) of clause 15 delete the words "in the opinion of the Registrar......cooperative movement."

Mr. Speaker: Amendment moved.

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

“In sub-clause (1) of clause 15 for the words "committee of such societies" substitute the words "the members of such societies".

“In sub-clause (1) of clause 15 insert the words "society or" after the word "amalgamation."

Mr. Speaker: Amendments moved.

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

“Add the following at the end of sub-clause (1) of clause 15:

“provided on the suggestion made by the Registrar the society concerned shall call for the general body meeting when the suggestion made by the Registrar shall have to be discussed and a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect.”

Mr. Speaker: Amendment moved.
Sri P. Rajagopal Naidu: Sir, I beg to move.

Add the following at the end of sub-clause 2 of clause 15.

“provided that the society organised for a hamlet shall not be divided.”

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

clause 15 6th schedule to form cooperative

2nd December, 1963
2nd December, 1963

Government Bill

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

Where in the opinion of the Registrar, any division or amalgamation of the societies is necessary in the interests of societies or of the Co-operative Movements.

The amendment to clause 12 attempts to divide or amalgamate societies in the interests of societies or the Co-operative Movement.
Provided on the suggestion made by the Registrar, the society concerned shall call for the general body meeting when the suggestion made by the Registrar shall have to be discussed and a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect, "Provided general body meeting to be held when the suggestion made by the Registrar shall have to be discussed and a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect."

Registrar permission to carry out any arbitrary action by Registrar permission is to be discussed when a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect. The Central Bank permission is to be discussed and a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect.

Central Bank liability to be discussed when a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect. Central Bank permission is to be discussed when a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect. Central Bank permission to carry out any arbitrary action by Registrar permission to carry out any arbitrary action by Registrar permission to carry out any arbitrary action by Registrar permission to carry out any arbitrary action by Registrar permission to carry out any arbitrary action by Registrar permission is to be discussed and a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect.

General body meeting to be held when the suggestion made by the Registrar shall have to be discussed and a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect.

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[49x405]amalgNaatioa from th@ &ovemmaat and consider that
[49x390]snph assistance to Co-operative organisations is neces­
[51x375]sary in the context of plan requirements and the develop­
[51x360]ment of its movement. The Congress however is seriously
[51x346]concerned about the growing inroads being made by the
Government into the independent working of the Co-ope­
rative institutions and therefore cautions that Government
aid should not in any way lead to the stultification of the
democratic character of the institutions and should be so
expressed and conditioned that the Co-operatives will be
able as quickly as possible to do without it and grow into
member-owned and member-directed institutions in the
fullest sense of the term.  

2nd December, 1963

Government Bill

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

In sub-clause (1) of Clause 15 delete the words “in the opinion of the Registrar ... cooperative movement.”

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (1) of Clause 15 for the words “of the Registrar any division or amalgamation of the societies” substitute the words “of the said society any division or amalgamation”

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (1) of clause 15 for the words “committee of such societies” substitute the words “the members of such societies”.

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

In sub-clause (1) of Clause 15 insert the words “society or” after the “words amalgamation”.

The amendment was negatived.

Mr. Speaker: The question is:

Add the following at the end of sub-clause (1) of clause 15:

“Provided on the suggestion made by the Registrar the society concerned shall call for the general body meeting when the suggestion made by the Registrar shall have to be discussed and a majority of the members agree to the suggestion made by the Registrar, action shall be taken by the Registrar to that effect.”

The amendment was declared negatived.

Sri Pillalamarri Venkateswarlu pressed for a division:

The House divided thus:

Ayes: 37  Noes: 64  Neutrals: Nil

The amendment was negatived.

Mr. Speaker: The question is:

Delete Clause 15.

The amendment was negatived:

Mr. Speaker: The question is:

Add the following at the end of sub-clause (2) of
Clause 15.

“Provided that the society organised for a hamlet shall not be divided.”

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 15 do stand part of the Bill”.

The motion was adopted.

Clause 15 was added to the Bill.

Clause 16.

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

In sub-clause (2) of Clause 16 for the words “sixty days” substitute the words “thirty days”.

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

Delete sub-clause (2) and proviso in Clause 16.

Sri Pillalamarri Venkateswarlu: Mr. Speaker, Sir, I beg to move:

In sub-clause (2) of Clause 16 for the words “sixty days” substitute the words “thirty days”.

Sri Pillalamarri Venkateswarlu: Mr. Speaker, Sir, I beg to move:

In the proviso to sub-clause (2) of Clause 16 for the words “sixty-days” substitute the words “fifteen days”.

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

Add the following at the end of sub-clause (3) of Clause 16:
"Unless it is proved that the registration of the amendment has been cancelled"

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

Add the following proviso in sub-clause (4) of Clause 16:

"Provided further that if the proposal for such amendment is not registered within a period specified in sub-section (2) or the communication is not received as mentioned in sub-section (4) the amendment shall be deemed to be registered."

*Sri K. Mara Reddy*: Mr. Speaker, Sir, I beg to move:

Delete sub-clause (5) of Clause 16.

*Sri Pillalamarri Venkateswarulu*: Mr. Speaker, Sir, I beg to move:

For sub-clause (5) of Clause 16, substitute the following:

"If in the opinion of the Registrar an amendment and the bye-laws of a society is desirable or necessary in the interest of society, he may call for the general body of the society to discuss the amendment suggested by him and if a majority of the members agree to the proposal he may register the amendment."

*Mr. Speaker*: Amendments moved.
the cooperative movement, he may, in the manner prescribed, call upon the society, to make any amendment within such time as he may specify. "no amendment of any bye-law of a society shall be valid unless such amendment has been registered under this Act. Where such an amendment is not expressed to come into operation on a particular day, then it shall come into force on the day on which it is registered.

Every proposal for such an amendment shall be forwarded to the Registrar who shall, if he is satisfied that the proposed amendment fulfils the conditions specified in sub-section (1) of section 7, register the amendment within a period of sixty days from the date of receipt of such proposals. "Where such an amendment is not expressed to come into operation on a particular day, then it shall come into force on the day on which it is registered. Provided that the Government may, for sufficient cause which shall be recorded in writing, extend the said period for a further period of sixty days...."
Provided that the Governor may, as soon as possible after the presentation to him of the Bill for assent, return the Bill if it is not a Money Bill together with a message requesting that the House or Houses will reconsider the Bill or any specified provision thereof, and in particular; will consider the desirability of introducing any such amendments as he may recommend in his message or report. In case of “call upon the society” for, and of the Act to that effect, the Governor, as a matter of interest, may, in exceptional cases, generalise the interpretation Co-operative movement, democratic and despotic.
democratic character.

...
Sri K. Mara Reddy: Sub-clause (5) of Clause 16 gives exclusive powers to the Registrar to amend the bye-law or propose any bye-law and force any bye-law on the society. Co-operative movement is a voluntary organisation. It is better to leave the powers to the Society and decide the bye-laws either by amendment, or by way of introducing fresh bye-laws. I request that sub-clause (5) may be deleted from Clause 16.

Sri Ramachandrarao Deshpande: I have got some objection to sub-clause (2) and (5) of Clause 16. Starting from the words “if he is satisfied” the rest of the sentence may be deleted because that would amount to giving power again to the Registrar and that restricts the freedom of the society. So far as sub-clause (5) is concerned, submit it is against the Co-operative spirit itself because there is a likelihood of any amendment being imposed on a particular society either to change itself into a different type of society which the Society may not like. It is not desirable for the sound working of the society also. I suggest that these words “call upon” till the end of the sentence may be deleted. And also I suggest that the rest of the clause also might be deleted because a restriction
is sought to be imposed on the independence and smooth-working of the Society.

Mr. Speaker: The question is:

In sub-clause (2) of Clause 16 for the words “sixty days” substitute the words “thirty days”.

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (2) of Clause 16, for the words “sixty days” substitute the words “thirty days”.

The amendment was negatived.

Mr. Speaker: The question is:

In the proviso to sub-clause (2) of Clause 16 for the words “sixty days” substitute the words “fifteen days”.

The amendment was negatived.

Mr. Speaker: The question is:

Delete sub-clause (2) and proviso in Clause 16.

The amendment was negatived.

Mr. Speaker: The question is:

Add the following at the end of sub-clause (3) of Clause 16.
"unless it is provide that the registration of the amendment has been cancelled."

The amendment was negatived.

*Mr. Speaker*: The question is:

Add the following proviso in sub-clause (4) of clause 16.

"provided further that if the proposal for such amendment is not registered within a period specified in sub-section (2) or the communication is not received as mentioned in sub-section (4) the amendment shall be deemed to be registered."

The amendment was negatived.

*Mr. Speaker*: The question is:

For sub-clause (5) of clause 16, substitute the following:

"If in the opinion of the Registrar an amendment and the bye-laws of a society is desirable or necessary in the interest of such society, he may call for the general body of the society to discuses the amendment suggested by him and if a majority of the members agree to the proposal he may register the amendment."

The amendment was negatived.

*Mr. Speaker*: The question is:

Delete sub-clause (5) of Clause 16.

The amendment was declared to have been negatived.

Sri Pillalamarri Venkateswarlu pressed for a division.
The House divided thus:

Ayes 39, Noes: 59, Neutrals: Nil.

The amendment was negatived.

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

In sub-clause (1) of Clause 17 delete the words “with the previous approval of the Registrar.”

Sri Vavlalala Gopalakrishnayya: Sir, I beg to move:

In sub-clause (1) of Clause 17 delete the words “present and voting.”

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

Delete sub-clause (3) of Clause 17:

Mr. Speaker: Amendments moved.

Any two or more Societies may with the approval of the Registrar by a resolution passed by a majority of the members of the Society, amend or alter the provisions of this Act, and such amendments or alterations in the said Act shall have the same effect as if the same had been incorporated in the said Act by a resolution passed by the members of the Society with the previous approval of the Registrar.
Mr. Speaker: The question is:

In sub-clause (1) of Clause 17, delete the words “with the previous approval of the Registrar.”

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (1) of Clause 17 delete the words “present and voting”.

The amendment was negatived.

Mr. Speaker: The question is:

Delete sub-clause (3) of clause 17.

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:

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

Add the following as sub-clause (1) (d):

"(d) A Statutory body."

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

Add the following at the end of sub-clause (1) (a) of Clause 19:

"including the protected tenants declared under Sections 34, 35, 37, 37-A of Andhra Pradesh (Telangana Area) and landless agriculturists."

Sri P. V. Ramana: Sir, I beg to move:

In sub-clause (2) (iv) of Clause 19 delete the word "associate."

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:
Add the following at the end of sub-clause (1) of Clause 19.

“(i) If an individual is an employee of a society, he shall be entitled for admission as a member of the society of which he is an employee, subject to the conditions prescribed in the rules under this Act, provided the membership of such a society is open for the individuals.

(ii) In case the membership of the society is not open to the individuals, the employees of such society may form a co-operative society which shall be entitled for admission as a member of that society”.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:
Substitute the following for sub-clause (3) of Clause 19.

“No society shall refuse admission to any membership to any person.”

Sri Tenneti Viswanadham: Sir, I beg to move:
In sub-clause (3) of Clause 19 delete the words “without sufficient cause”.

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:
In sub-clause (3) of clause 19, for the words “without sufficient cause” substitute the words “who is not disqualified under sec. 21”.

Sri K. Mara Reddy: Sir, I beg to move:
In sub-clause (3) of Clause 19 delete the words “and its bye-laws”.

Sri M. Pitchayya: Sir, I beg to move:
Substitute the following for sub-clause (3) of Clause 19.
"No society has absolutely no power to refuse admission to membership to any person duly qualified under the provisions of this Act and to bye-laws. Any such refusal by a society shall stand cancelled and the society shall be deemed to have been dissolved."

_Sri K. Mara Reddy_: Sir, I beg to move:

Add the following at the end of sub-clause (3) of Clause 19.

"if any person is refused admission into any society, he may appeal to the Co-operative movement".

Add the following after the words "whichever is earlier" in sub-clause (3) of clause 19.

"the person for whom the admission is so refused can appeal to the Deputy Registrar of Co-operative Societies and the Deputy Registrar shall decide his admission to the Society."

_Sri Vavilala Gopalakrishnayya_: Sir, I beg to move;

"In the proviso to sub-clause (3) of clause 19 for the words "sixty days" substitute the words "thirty days"

_Mr. Speaker_: Amendments moved:

(Pause)

_Mr. Speaker_: The question is:

Add the following as sub-clause (1) (d):

"(d) A Statutory body".
The amendment was negatived.

Mr. Speaker: The question is:

Add the following at the end of sub-clause (1) (a) of Clause 19:

"including the protected tenants declared under Sections 34, 35, 37, 37-A of Andhra Pradesh (Telangana Area) and landless agriculturists."

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (2) (iv) of Clause 19 delete the word “associate”.

The amendment was negatived.

Mr. Speaker: The question is:

Add the following at the end of sub-clause (1) of Clause 19.

“(i) If an individual is an employee of a society, he shall be entitled for admission as a member of the society of which he is an employee, subject to the conditions prescribed in the rules under this Act, provided the membership of such a society is open for the individuals.

(ii) In case the membership of the society is not open to the individuals, the employees of such society may form a co-operative society which shall be entitled for admission as a member of that society.”

The amendment was negatived.

Mr. Speaker: The question is:

Substitute the following for sub-clause (3) of Clause 19.
Mr. Speaker: The question is:

Add the following at the end of sub-clause (3) of Clause 19.

“If any person is refused admission into any society, he may appeal to the Co-operative movement”.

The amendment was negatived.

Mr. Speaker: The question is:

Add the following after the words “whichever is earlier” in sub-clause (3) of clause 19.

“the person for whom the admission is so refused can appeal to the Deputy Registrar of Co-operative Societies and the Deputy Registrar shall decide his admission to the Society.”

The amendment was negatived.

Mr. Speaker: The question is:

“In the proviso to sub-clause (3) of clause 19 for the words “sixty days” substitute the words “thirty days”.

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 19 do stand part of the Bill”.

The motion was adopted.

Clause 19 was added to the Bill.

Clause 20

Sri P. V. Ramana: Sir, I beg to move:
Delete Clause 20.

Mr. Speaker: Amendment moved.
Sri K. Brahmananda Reddy: There is need for associated membership in Co-operative Societies to facilitate admission of minors to get over the legal difficulties.

Mr. Speaker: The question is:

"Delete Clause 20"

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 20 do stand part of the Bill".

The motion was adopted.

Clause 20 was added to the Bill.
2nd December, 1963

**Government Bill**

*The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)*

**Clause 21.**

*Sri K. Brahmananda Reddy*: Sir, I beg to move:

For sub-clause (2) of Clause (b) of sub-section (1) shall not apply to a person seeking admission to, or to a member of, a society exclusively formed for the reclamation of such class of persons as may be prescribed. The provisions of clause (c) of sub-section (1) shall not apply to a person seeking admission to or to a member of—

(i) a society which has as its principal object the provision of employment to its members; or

(ii) such other society as may be prescribed.

*Sri P. V. Ramana*: Sir, I beg to move:

Delete sub-clause (1) (b) of Clause 21.

*Delete sub-clause (1) (c) of clause 21.***

*Sri Pillalamarri Venkateswarlu*: Sir, I beg to move:

Add the following at the end of sub-clause (1) (c) of Clause 21.

"Where the society is a statutory body constituted for the purpose of development of any industry, paid employees of such a society are not barred from becoming members of that society."

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

In sub-clause (1) (b) of clause 21 after the words "moral turpitude" insert the words "for a period not less than two years".

*Sri A. Venkateswar Rao*: Sir, I beg to move:

Add the following as sub-clause (1) (e) of clause 21.
"(e) is already a member of the society of the same class or occupation."

Mr. Speaker: Amendments moved.

Sri P. Rajgopal Naidu: Sir, I beg to move:

"In sub-clause (1) (b) of clause 21 for the words “five years” substitute the words “three years.”"

Sri Tenneti Viswanadham: Sir, I beg to move:

"In sub-clause (1) (b) of clause 21 for the words “five years” substitute the words “one year”.

Sri T.K.R. Sarma: amendment is to substitute “two years” in Clause 21(1)(b). In clause 21(1)(b) it is said: “has been sentenced for any offence involving moral turpitude such sentence not having been reversed and a period of five years has not elapsed from the date of the expiration of the sentence”...
"A minimum period of two years" shall not apply to a person seeking admission to, or to a member of, a society exclusively formed for the reclamation of such class of persons as may be prescribed. The provisions of clause (c) of sub-section (1) shall not apply to a person seeking admission to or to a member of—

(i) a society which has as its principal object the provision of employment to its members; or

(ii) such other society as may be prescribed.

The provision of clause (b) of sub-section (1) shall not apply to a person seeking admission to, or to a member of, a society exclusively formed for the reclamation of such class of persons as may be prescribed. The provisions of clause (c) of sub-section (1) shall not apply to a person seeking admission to or to a member of—

The provisions of clause (b) of sub-section (1) shall not apply to a person seeking admission to, or to a member of, a society exclusively formed for the reclamation of such class of persons as may be prescribed. The provisions of clause (c) of sub-section (1) shall not apply to a person seeking admission to or to a member of—

The provision of clause (b) of sub-section (1) shall not apply to a person seeking admission to, or to a member of, a society exclusively formed for the reclamation of such class of persons as may be prescribed. The provisions of clause (c) of sub-section (1) shall not apply to a person seeking admission to or to a member of—

(i) a society which has as its principal object the provision of employment to its members; or

(ii) such other society as may be prescribed.
Mr. Speaker: The question is:

“In sub-clause (1) (b) of clause 21 after the words ‘moral turpitude’ insert the words ‘for a period not less than two years’.”

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (1) (b) of clause 21 for the words ‘five years’ substitute the words ‘one year’.”

The amendment was negatived.
Mr. Speaker: The question is:
“Delete sub-clause (1) (b) of clause 21.”

The Amendment was negatived.

Mr. Speaker: The question is:
“In sub-clause (1) (b) of clause 21 for the words ‘five years’ substitute the words ‘three years’.

The amendment was adopted.

Mr. Speaker: The question is:
“Delete sub-clause (1) (c) of clause 21.”
The amendment was negatived.

Mr. Speaker: The question is:
“Add the following at the end of sub-clause (1) (c) of clause 21:

‘where the society is a statutory body constituted for the purpose of development of any industry, paid employees of such a society are not barred from becoming members of that society’.”

Sri Pillalamarri Venkateswari demanded a Poll and the House divided thus:

Ayes: 40; Noes: 60;

The amendment was negatived.

Mr. Speaker: The question is:
“Add the following as sub-clause (1) (e) of clause 21:

‘(e) is already a member of the society of the same class or occupation.’
The amendment was negatived.

Mr. Speaker: I am now putting the Government amendment to vote. The question is:

“For sub-clause (2) of clause 21, substitute the following, namely:

(2) The provisions of clause (b) of sub-section (1) shall not apply to a person seeking admission to, or to a member of a society exclusively formed for the reclamation of such class of persons as may be prescribed. The provisions of clause (c) of sub-section (1) shall not apply to a person seeking admission to, or to a member of—

(i) a society which has as its principal object the provision of employment to its members; or

(ii) such other society as may be prescribed.”

The amendment was adopted.

Mr. Speaker: The question is:

“That Clause 21, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 21, as amended, was added to the Bill.

Clause 22

Sri N. Venkataswamy: Sir, I beg to move:

“In sub-clause (1) of clause 22, delete the words ‘subject to availability’.”

Sri P. V. Ramana: Sir, I beg to move:

“In sub-clauses (2) and (3) of clause 22 for the word Registrar substitute the words ‘financing bank and where
the society is not indebted to the financial bank to the Registrar.”

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

“Add the following at the end of sub-clause (3) of clause 22:

‘if the Committee fails to render such service within a reasonable period, the Registrar shall cause to render that service.’

*Mr. Speaker*: Amendments moved.

*Subject to availability*.
Under section 34 he can supersede the society if his direction is disregarded.

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

The question is:

"In sub-clause (1) of clause 22, delete the words 'subject to availability'."

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

“In sub-clauses (2) and (3) of clause 22 for the word ‘Registrar’ substitute the words ‘financing bank and where the society is not indebted to the financial bank to the Registrar’.”

The amendment was negatived.

Mr. Speaker: The question is:

“Add the following at the end of sub-clause (3) of clause 22:

‘if the Committee fails to render such service within a reasonable period, the Registrar shall cause to render that service.’

The amendment was negatived.

Mr. Speaker: The question is:

“That clause 22 do stand part of the Bill.”

The motion was adopted.

Clause 22 was added to the Bill.

Clause 23

Sri K. Mara Reddy: Sir, I beg to move:

“In sub-clause (1) of clause 23 for the words ‘members present and voting at the meeting’ substitute the words ‘members on rolls of the society.’”

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

“Delete sub-clause (2) of clause 23.”

Mr. Speaker: Amendments moved.
Sri K. Mara Reddy: Sir, according to the Bill, for expulsion of any Member ‘two-thirds of the number of members present and voting at the meeting’ is required. My amendment says that it should be at least two-thirds of the members on rolls of the society. Otherwise, there is every possibility of conducting a meeting only to expel one member. Therefore, I suggest that the resolution should be passed by two-thirds of the total strength of the society.

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

Mr. Speaker: The question is:

“In sub-clause (1) of clause 23 for the words ‘members present and voting at the meeting’ substitute the words ‘members on rolls of the society.’”

The amendment was negatived.

Mr. Speaker: The question is:

“Delete sub-clause (2) of clause 23.”

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

"That clause 23 do stand part of the Bill."

The motion was adopted.

Clause 23 was added to the Bill

Clause 24

Mr. Speaker: The question is:

"That clause 24 do stand part of the Bill."

The motion was adopted.

Clause 24 was added to the Bill.

Clause 25

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

"For sub-clause (2) of clause 25, substitute the following sub-clause, namely:---

'(2) Where the Government are a member, every person nominated to the committee by the Government, or where the financing bank is a member, every person representing such financing bank, shall have one vote.

Provided that the nominee of the Government or the representative of the financing bank, as the case may be, shall not be entitled to participate in, or vote at any election."

Sri K. Govinda Rao: Sir, I beg to move:

"Add the following as sub-clause (1) (a) of Cl. 25:

'Every member irrespective of the number of shares held by him is entitled to be elected to any of the post of office-bearers for conducting the affairs of the society."
Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

"In sub-clause (2) of clause 25 for the word 'one' substitute the word 'no'."

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

"For sub-clause (2) of clause 25, substitute the following:

'irrespective of the number of members nominated by the Government, the Government or the financing bank shall have one vote only.'"

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

"In sub-clause (2) of clause 25 for the words 'each person' substitute the words 'all the persons'."

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

"Delete sub-clause (3) of clause 25."

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"Add the following at the end of sub-clause (3) of clause 25:

'except at election where a lot will be taken.'"

Mr. Speaker: Amendments moved.
“where the Government are a member; each person nominated by the Government on the Committee shall have one vote.”

Election of Chairmen:

The ordinary business of the society may be transacted in the presence of the members of the committee.

During the ordinary business of the society where the Government are a member; each person nominated by the Government on the Committee shall have one vote.

the Regional Committee.

The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by

2nd December, 1963

Government Bill

Model by-laws for co-operative sugar mills

A member of the cooperative credit society and the large cooperative society, co-operative spinning mills

to co-operative sugar mills

members of who may be deprived of the right of voting.

4,500 members share holders at least 50% of the shares.

4,500 members 100 members who may be deprived of the right of voting.

Model by-laws for share holders of the cooperative sugar mills.

Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

2nd December, 1963

Subject: Financing Bank

In the case of equality of votes, the Chairman shall have a casting vote. Subject to the provisions of the Act, a casting vote may be exercised by the Chairman in case of equality of votes.

Sri K. Govinda Rao: We want to know what the hon. Minister feels about the question. Every share-holder of a sugar factory should be allowed to contest for directorship.

It is not in the Act: It is a matter for the bye-laws.
2nd December, 1963

**Government Bill**

*The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)*

**Mr. Speaker**: The question is:

“Add the following as sub-clause (1) (a) of Cl. 25:

‘Every member irrespective of the number of shares held by him is entitled to be elected to any of the post of office-bearers for conducting the affairs of the society.’

The amendment was declared negatived.

*Sri K. Govinda Rao* demanded a Poll and the House divided thus:

Ayes: 43;  Noes: 65;

The amendment was negatived.

**Mr. Speaker**: The question is:

“In sub-clause (2) of clause 25, for the word ‘one’ substitute the word ‘no’.

The amendment was negatived.

**Mr. Speaker**: The question is:

“For sub-clause (2) of clause 25, substitute the following:

‘irrespective of the number of members nominated by the Government, the Government or the financing bank shall have one vote only.’

The amendment was negatived.

**Mr. Speaker**: The question is:

“In sub-clause (2) of clause 25, for the words ‘each person’ substitute the words ‘all the persons’."

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

"Delete sub-clause (3) of clause 25."

The amendment was negatived.

Mr. Speaker: The question is:

"Add the following at the end of sub-clause (3) of clause 25:

'except at election where a lot will be taken.'"

The amendment was declared negatived.

Sri Vavilala Gopalakrishonayya demanded a Poll and the House divided thus:

Ayes: 43; Noes: 65;

The amendment was negatived.

Mr. Speaker: The question is:

"For sub-clause (2) of clause 25, substitute the following sub-clause, namely:—

"(2) Where the Government are a member, every person nominated to the committee by the Government, or where the financing bank is a member, every person representing such financing bank, shall have one vote.

Provided that the nominee of the Government or the representative of the financing bank, as the case may be, shall not be entitled to participate in, or vote at any election."

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

"That Clause 25, as amended, do stand part of the Bill."

The amendment was adopted.

Clause 25 was added to the Bill.

Mr. Speaker: The House will now adjourn and meet again at 8–30 a. m. tomorrow.

The House then adjourned till Half Past Eight of the Clock on Tuesday, the 3rd December, 1963.