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ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES

OFFICIAL REPORT

*Eighteenth day of the Third Session of the Andhra Pradesh Legislative Assembly.*

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

*Tuesday, the 3rd December, 1963.*

The House met at Half Past Eight of the Clock

(*Mr. Speaker in the Chair*)

ORAL ANSWERS TO QUESTIONS

*Mr. Speaker:* Questions Nos. 401, 402 and 403 are postponed to a later date, as the Chief Minister is not in the Headquarters.

We will now take up question No. 404.

**SALES TAX ARREARS.**

404—

*1020 (4345) Q.—* Sri A. Venkateswara Rao (Narasapur) : Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) the total sales tax arrears outstanding to the end of March, 1963 in Andhra Pradesh; and

(b) whether the Government have taken any measures to recover sales tax arrears?

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

(a) The total sales tax arrears outstanding till the end of March, 1963 in Andhra Pradesh is Rs. 3,63,04,981/—.
(b) Yes. Government are taking all possible steps to recover the sale tax arrears by arranging effective collection drives systematically and by appointing special staff for the purpose whenever necessary.

The total arrears are 90 lakhs stay orders of the higher authorities-High Court, tribunals, officers' desire to many powers stay orders 98 lakhs 98 lakhs collection other agencies entrust 80 lakhs.

1. (a) How much sales tax arrears are there? Yearwise arrears how much?

2. (b) What is the total arrears? Yearwise tax arrears.

3. (c) Are the officers doing anything to recover arrears?

(3) (d) Are the officers doing anything to recover arrears?

(3) (e) Are the officers doing anything to recover arrears? Current arrears-192 lakhs refund 80 crores and odd years collect 80 crores.
3rd December, 1963

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Sir, is the position regarding arrears?

Sir, continuous arrears need immediate attention. About 18, 19 crores are arrears below 10% and about 18, 19 crores are arrears below 10%.

Sir, in the matter of merchants, are there any complaints?

Sir, as far as complaints are concerned, I have enquired from the Board of Revenue.

Sir, in the matter of arrears, 2, 3 and more than 10 are there?

Sir, stay is asked by the High Court, the tribunal, the stay is asked by the Board of Revenue. The rest is being collected, Sir.

Sir, regarding arrears, 88 agencies have 60 others collect 31-3-63. The rest is being collected.

Sir, regarding long-standing arrears, 360 lakhs have been effective arrears. You write off as long-standing arrears.

Sir, in the matter of effective arrears, you have already collected 360 lakhs.
MONEY LENDING

405—

*1142 (5079) Q.—Sri G. C. Kondaiah (Nellore): Will the hon. Minister for Finance and Co-operation be pleased to state:

(a) whether the Government is aware of the fact that the money lenders are violating the existing rule of 50 nP. interest per Rs. 100 per month by extracting from 1 rupee to 3 rupees interest; and

(b) if so, what measures will the Government propose to take to control this sort of illegal business?

Sri K. BrahmaNanda Reddy:

(a) No, Sir.

(b) However, the question of undertaking a comprehensive legislation covering all aspects of money-lending applicable to the entire State of Andhra Pradesh is under consideration of Government.

Integrated legislation | Law Commission | Law Commission
| Law Commission | Law Commission

(a) No, Sir. Law Commission.
(b) No, Sir. Law Commission.
3rd December, 1963

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interest cases. You have an option of adding 12% interest on the principal amount, in which case, the total amount to be recovered would be Rs. 7.20 per week. Is this fair?

Q. 3. (Mr. V. S. Desai): You have mentioned 12% interest in a contract. What is the reason for choosing 12% interest? If the Collector's opinion is 'no' on the matter, would it be valid? The Collector's opinion is generally considered as final. A Collector's opinion is final. Complaints against it cannot be entertained. If a Collector's opinion is against the Act, the Collector's opinion would be supported by the courts. If a Collector's opinion is not in accordance with the Act, then the Collector would be liable to be proceeded against.

Q. 4. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 5. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 6. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 7. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 8. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 9. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

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Q. 12. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 13. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 14. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 15. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 16. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 17. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 18. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 19. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?

Q. 20. (Mr. P. S. Desai): What is the reason for the Madras Pawn Brokers Act 1957?
In the proposal (5th April): They have argued about the banks and co-operative institutions and the share capital and deposits of co-operative institutions and the people. They have requested for the withdrawal of the evil and suggested a cure.

Sir. The answer given (5th April): The banks (also) have argued about the money lenders and licences. The money lenders have been notified to deposit licences and promissory notes in registries.

Sir. The answer given (9th April): We have ordered the banks and the Municipalities to issue notifications about the money lenders and their licences.
3rd December, 1963

Oral Answers to Questions

1. The Hon. Member of the Legislative Assembly for the Saraburi district asked:
   Why was the area of 4,000 acres under the Agricultural Relief Act declared as free from
   the area of 2,000 acres?

2. The Minister of Agriculture replied:
   The area of 4,000 acres was declared under the Agricultural Relief Act.
   A question arose as to whether any question arose.

3. The Member of the Public for the Surat district asked:
   What action has been taken in the S.B. Department to control the difficulties arising
   out of the credit societies?

4. The Member of the Public for the Surat district asked:
   What action has been taken by the S.B. Department to control the difficulties arising
   out of the credit societies?

5. The Minister of Agriculture replied:
   Credit Societies have been established in 6 per cent of the area, and 5 per cent in
   the remaining 94 per cent of the area. The average amount of credit extended by
   credit societies is Rs. 100 per cent. Credit societies have been established in 6 per
   cent of the area. An attractive percentage of the credit supply is being extended
   by credit societies.
Will the hon. Minister for Education be pleased to state :

(a) whether the teaching staff of Nellore Veda Samskruta School recognised and aided by the Government are paid the new pay scales since 1st November, 1958; and

(b) if not, the reasons for not paying them the enhanced pay and giving them other facilities according to new pay scales?

*98 (1031) Q.—Sri G. C. Kondaiah: Will the hon. Minister for Education be pleased to state:

(a) whether the teaching staff of Nellore Veda Samskruta School recognised and aided by the Government are paid the new pay scales since 1st November, 1958; and

(b) if not, the reasons for not paying them the enhanced pay and giving them other facilities according to new pay scales?

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

(a) Yes, Sir.

(b) Does not arise.

They met me when I was in Nellore and made a representation. All arrears have been cleared till 24th March, 1963. Subsequently, the Department is examining the question of giving some ad hoc aid to Sanskrit Patasalas. We are going into the matter. No provision has been made specifically for this. New rules are being framed and further action will be taken.

Sri P. V. G. Raju: The Pay Committee did not go into the matter, Sir. That is why, we are trying to frame new...
3rd December, 1963  

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Sri P. V. G. Raju: I may take the House into confidence, Sir. Only about 10 days ago, I had a long discussion with Mr. Burgula Ramakrishna Rao, and there is a proposal to go into the question in a very comprehensive manner to make provision for these particular schools. There is a case for revision of pay scales, for not only Sanskrit teachers, but also other language teachers like Hindi Pandits, Telugu Pandits and so on. The matter is under active consideration of the Government.

† Question No. 407 [*102 (1094)]

INTERMEDIATE EXAMINATION

408—

*197-A (3217) Q.—Sri M. Pitchaiah: Will the hon. Minister for Education be pleased to state:

whether the Government propose to provide opportunities for those who failed in the Intermediate Examination (old regulations) to appear for the said examination upto March, 1964, and complete the parts in which they have failed as was done in Madras State?

Sri P. V. G. Raju:—

The matter is one for consideration by the Universities and Government have no jurisdiction.

† 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.
Sri M. Pitchiah: A good number of people like clerks working in Government offices or second grade teachers, are failed intermediates or have discontinued in the final year. Our neighbouring State of Madras has provided for all these people to pass up to September, 1964. I would also request our Government to consider this case and provide for these people to complete their intermediate.

Sri P. V. G. Raju: Sir, the Osmania University, for instance, is allowing such of those failed students who have got 25% aggregate in the Intermediate examination to join the first year of the three-year degree course. The same is the case with Sri Venkateswara University; they are allowing those students who get an aggregate of 25% and who fail to join again to come to the three-year degree course. So, I think, effective action in a sense has already been taken by the Universities. If there is anything specific, the hon. member may kindly write and I shall refer it back to the University.

Sri P. V. G. Raju: They are getting a higher status. PUC is one year below the first year degree course. Hon. member may not be sure of the position.

Sri P. V. G. Raju: Yes; yes, we can raise it again, but they are allowing them to go to the first year degree course. So, effectively, there is no bar to their continuing the education. That is the position.
Sri P. V. G. Raju: I don't think anybody prescribes intermediate as a qualification for employment, Sir, but as I said, if hon. members write, we may raise it again. I do not however think there is any damage to the present members.

Sri Pillalamarri Venkateswarlu: In the mofussil, there are no evening classes, in cases where Intermediate appear and complete, Government might not have any right, but it might all the same make a recommendation or suggestion through its Director in the Senate or other proper place.

Sri P. V. G. Raju: I have already assured the House that if hon. members want it, we can raise it again, but I don't think, it is very very necessary because all the advantages are being given to these boys. Even so, if hon. members feel it necessary, we have no objection to corresponding with the Universities to see what can be done.

Sri M. Pitchiah: The point is, the Government should take it seriously as a policy matter. It is not
a question of considering one or two MLAs' suggestions, because the other State has provided such opportunities. I fail to understand what difficulties stand in the way of our Government in providing same opportunities for our students also.

*Sri P. V. G. Raju:* If hon. members feel strongly about the issue - I do not subscribe to the same strong feeling in this particular matter - I can still go into the matter.

**APPOINTMENT OF HINDI PANDITTS IN THE HIGHER ELEMENTARY SCHOOLS.**

409—

* 245 (3783) Q.—* Sri B. Sriramamurthy (Put by Sri Vavilala Gopalakrishnayya): Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the Government have directed the local bodies to appoint Hindi Pandits in the Higher Elementary Schools;

(b) what are the scales of pay offered to them;

(c) whether the Government have fixed any number of hours or periods for which they should take up classes in a week;

(d) whether the part time Hindi Pandits are being removed from service during summer vacations;

(e) how many Higher Elementary schools are there in the State and how many Hindi Pandits are appointed during each of the last 3 academic years; and

(f) whether the Government propose to appoint Hindi Pandits on whole time and on regular basis?

*Sri P. V. G. Raju:*

(a) Yes, Sir.

(b) On a fixed monthly pay of Rs. 30/- p. m.
(c) Two periods per week per class.

(d) Yes, Sir.

(e) No. of Higher Elementary Schools in the State. 444

<table>
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<tr>
<td>1960-61</td>
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<td>1961-62</td>
<td>212</td>
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<td>1962-63</td>
<td>234</td>
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(f) No, Sir.

Sri P. V. G. Raju: Yes, Sir, there are training schools. Government of India is also giving special grants for helping in the training of Hindi Pandits.

Sri P. V. G. Raju: These are all in Local Body Schools, Zilla Parishad Schools. At the moment, there is no proposal to have full time Hindi Pandits. But naturally, the policy will be implemented. We have accepted the three-language formula in our State in which one of the three languages will be taught. As I have already answered regarding Sanskrit pandits, the whole question of reviewing pay-scales of language teachers is under the consideration of the Government. When the matter is finally settled, we expect full time Hindi teachers to be employed in our State in the IV Plan period,
Sri P. V. G. Raju: These are only part-time workers: 2 classes per week. These pandits do other work also. They are not only teaching in schools; they are part-time pandits. If they are full time pandits, they would get full-time pay. It is the responsibility of the local bodies to decide the issue. In consultation with them, action will be taken.

Sri T. K. R. Sarma: Is there any proposal to make Hindi compulsory from III Standard onwards?

Sri P. V. G. Raju: It is already compulsory in the Telangana area from III Standard and in the Circars and Rayalaseema from VI Standard. There is no proposal to have it in Rayalaseema and Circars from III Standard. The matter can be considered. The Secondary Board of Education may also express an opinion in this matter at a later stage.

Sri P. V. G. Raju: We are trying to get qualified men wherever possible.

Sri P. V. G. Raju: There is no difference between qualifications: sometime unqualified men are being appointed because we do not have fully qualified people because they are only part-time people and they are paid...
less salary. If they are appointed full time they will be paid full time scale.

**NON-PAYMENT OF SALARIES TO THE TEACHERS OF YELLMANCHILI PANCHAYAT SCHOOL.**

410—

*454 (4822) Q.—Sri K. Govinda Rao: Will the hon. Minister for Education be pleased to state:

(a) whether the Government are in receipt of any representations from the teachers of Yellamanchili Panchayat Samithi School, Visakhapatnam District during the months of March and April, 1963 complaining against the non-payment of salaries for the last four months; and

(b) if so, the action taken thereon?

Sri P. V. G. Raju:—

(a) Yes, Sir.

(b) A sum of Rs. 1,00,465 was provided in the Budget for 1962–63 towards payment of salaries to the teachers working in the schools under the Panchayat Samithi, Yellamanchili and a further sum of Rs. 17,785/- for the purpose was released during the year. Due to the closure of the financial year no action on the representation of the Panchayat Samithi could be taken for the release of further grants during that year.

Sri P. V. G. Raju: I do not know anything about this block. But I have given the answer regarding Yela-
manchili block. I will find out about non-payment in the other block.

Mr. Speaker: You put a separate question or write to the Minister.

Sri P. V. G. Raju: I may inform the House that the Panchayat Samithis control all of them, of their finances, the question of their making payments, etc. are more directly related to the Planning Department, Sir. Our Department will release grants to the samithis in lieu of payments. To keep scrutiny of the payments by the Panchayat Samithis and so on, whether it is Yelamanchili Panchayat Samithi or whether Zilla Parishad—is the responsibility of the Planning Department as such. Therefore, I can only say that our responsibility is to release grants to the panchayats. Payment of salaries by the Panchayat Samithis, responsibility, discipline and so on they are all the responsibility of the other Department.

A separate question may be sent to the other Department regarding the question of payment of salaries etc.
Sri P. V. G. Raju: All these matters can be examined. It is all a question of procedure. I have already suggested the method.

Sri P. V. G. Raju: That is correct. Roughly, the direct responsibility of the administration of the panchayats is with the Panchayat Raj Department. Whether the Samithis really expend their monies in relation to their budget and so on, whether they divert from one department to another—all these are under the active control of the Panchayat Raj Department. That is the position in our State.
Sri P. V. G. Raju: We know the number of schools in the State. We know the number of schools in each panchayat or under the supervision of each Zilla Parishad. On an adhoc basis the estimate is prepared. The panchayats supply their requirements. The whole thing is tabulated and put up to the D.P.I’s office. The D.P.I says so many lakhs of rupees to Visakhapatnam Zilla Parishad and so many lakhs of rupees to Anantapur Zilla Parishad and so on. The payment to teachers and the responsibility for distributing salaries—all that once again devolves on the Panchayat Samithis. I may inform the House that there have been instances where monies have been diverted for other purposes. After all, ours is a primary democracy: may be there are higher priorities, I do not know. Of course, the House debated the Panchayat Bill just three days back. I am only stating the facts without any comment.

Sri P. V. G. Raju: We get the report that teachers have not been paid. After due date of payment, some months thereafter, somebody makes agitation; then we get the information. The responsibility is of the lower body. We release grants. That is the position. I am only stating the position.
Sri P. V. G. Raju: Yes, Sir. Of course, there may be some point in what the hon. member says. There may be some instances where our Department may have delayed in releasing the grants. But normally speaking we make the release on an adhoc block basis to the samithis and panchayats. So on block basis we make the releases, and after verification of the expenditure involved, if there are any balances, once again the education Department makes good the balances may arise in payment in any particular samithi or Zilla Parishad. Annually when the total estimate of the budget is made, then department tabulates all the requirements and we come to the Legislature and ask for an over-all grant. The over-all grant is once again distributed to the samithis and Zilla Parishad on the basis of verification of the previous year's expenditure by the samithis. That is the accounting system in the Government and the same procedure we are following here at the moment.

Sri P. V. G. Raju: Hon. Member is right. Regarding this particular thing, what seems to have happened is this; This grant pertained to an earlier year, i.e., 1962-63 budget and not this year; one year back, the grant was to have been paid to the samithi. What happened is the Samithi did not provide the necessary correct accounts and therefore out of the sum of Rs. 1,46,465 which was sanctioned in the budget of 1962-63, only Rs. 17,785 were released: about Rs. 83,000 were not released during 1962-63. The balance lapsed. The reason for the amount lapsing was that the samithi did not provide the correct accounts which
was necessary under the accounting system of Government to obtain grants. That is the particular position. Of course in the meantime action has been taken and we have released adequate grant to this particular samithi. I do not know what has happened regarding the arrears of pay. At the present moment, my information is that these teachers in that particular block have already been paid.

Sri P. V. G. Raju: The efficiency of the administration is the joint responsibility of all levels of democracy in our State from the panchayat samithi upwards. Therefore, some action has to be taken at the very lowest level also. The action that Government can take is to release further grants by coming before the House, placing a supplementary grant before the House and get it passed, because under our accounting system once a grant lapsed we have once again to come to the Legislature to get the grant. I can not avoid that particular procedure. So far as the lowest level is concerned, may I suggest that these matters may also be fruitfully raised at the samithi and parishad levels also?

Sri E. Ayyapu Reddy (Midthur): Is the Government aware that some panchayat samithis and zilla parishads are protesting and sometimes questioning the right of the Education Department to interfere with the management and administration of the schools under their control?

Sri P. V. G. Raju: Yes. The Zilla Parishads feel that they should have total control of the schools and the samithis feel that they should have total control of the
schools. They are protesting to us. It is up to the members of this House to agree with that protest or reject the protest. Personally I feel that Government in the Education Department should have some control over these matters because that would facilitate or protect the interests of the employees of these schools. It is all a matter of adjustment between the various levels of democracy.

All these things Minister knows and will take action accordingly.

(No Answer.)
Sri P. V. G. Raju : On this particular incident, there is no recommendation for any action. If the hon. Member means some sort of punishment, no recommendation is so far given to us.

Sri P. V. G. Raju : There is no proposal to change the present system, Sir, unless it is found as having failed, Sir. Such a position has not yet been reached, Sir.

U. G. C. SCALES TO POST-GRADUATE TEACHERS.

411—

*a*500 (5004) *Q.—Sri A. Sarveswara Rao : Will the hon. Minister for Education be pleased to state:

(a) whether the Annual State Level Post-Graduate Teachers Convention held at Hyderabad in the last week of April 1963 requested the Government to extend U.G.C. Scales of pay to the Post-graduate teachers working in the Multipurpose Higher Secondary Schools;

(b) whether the above convention urged the Government and the Department of Education to post all post-graduates working in Ordinary High Schools to Multipurpose High Schools; and

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

Sri P. V. G. Raju :—

(a) Yes, Sir.

(b) Yes, Sir.

(c) Under consideration of Government.
Sri P. V. G. Raju: Sir, it is only three months back that the convention met i.e. only in April 1963. In a major matter like this, Government cannot make decisions over night. ‘Consideration’ means we have already taken cognisance of it. Graduate teachers in the high-school level should be given good scales of pay. It is accepted by every body. Whether U.G.C. scale alone should be implemented or not is under examination of the Government.

ENGLISH MEDIUM SCHOOL NEAR BUCHIREDDIPALEM.

412—

*298 (3996) Q.—Sri G. C. Kondiah: Will the hon. Minister for Education be pleased to state:

(a) when the Government are going to start the English medium school near Buchireddipalem, Nellore District, as promised by the Government in 1962; and

(b) whether the Government have received the contribution from the public for the said purpose?

Sri P. V. G. Raju:—

(a) The question is under the active consideration of Government.

(b) Sri Dodla Lakshminarasareddy, President, Panchayat Samithi, Buchireddipalem, Nellore District has promised to donate an amount of Rs. 2,00,000/- for starting an English Medium Residential School in Nellore District. He has already deposited an amount of Rs. 1,20,000/- with the Zilla Parishad, Nellore and has promised to donate the remaining amount of Rs. 80,000/- within a short period.
Sr. P. V. G. Raju: Sir, I may inform the House that the Government has decided to frame rules and it has already been decided to start residential schools in Andhra Pradesh. Many districts are coming forward with the necessary land, buildings, donations and so on. Whichever district or school committee is able to fulfil the requirements of the rules which we are going to frame, the school will be established in such a district with the appropriate committee. That is the position.

It is a fact that the Nellore friends are also thinking of starting a school, but there is no priority for Nellore as such. Any body who fulfils the conditions which the Government propose to place will be allotted schools funds permitting in the Third Plan.

Sr. P. V. G. Raju: Sir, his mention of the Cabinet decision is correct. A school of this nature will require about Rs.20 lakhs. So, at an earlier stage we have suggested that zilla parishads should take up the development of these schools and in the meeting of the Zilla Parishads Chairmen, some discussion took place with me, Sir, but nothing was final. It was only a loud thinking so to say. We were discussing with the Chairman of the Zilla Parishads. But the Chairman of the Zilla Parishad, Nellore, went in a hurry and immediately contacted a very rich
person and wanted to get this donation. We are very happy that this particular gentleman is so large hearted and prepared to help the zilla parishad, Nellore. But the fact is Rs. 2 lakhs will be insufficient for the purpose for which the school is to be formed. Roughly we would require Rs. 20 lakhs—Government would give about Rs. 10 lakhs and public is expected to give about Rs. 10 lakhs to develop the school. Therefore Rs. 2 lakhs would be insufficient, Sir. There are committees in districts which are coming forward with the necessary finances and Government will take a decision on the basis of merit, Sir.

_Sri S. Vemayya:_ May I know, Sir, whether the site has been selected particularly for this school and the site which is at the disposal of the Forest Department has not been finalised so far?

_Sri P. V. G. Raju:_ The question does not arise, Sir, because this is between the zilla parishad and this gentleman. Government has no connection with this. At the moment we are only providing general information in the House because the question has been asked.

_Sri P. V. G. Raju:_ I do not know, Sir, there are no aristocrats left in this State. I have no information of what the hon. Member is saying.

_Sri P.V.G. Raju:_ Wherever they are running parallel English classes, we are agreeing. This is a completely...
different concept, Sir. Public schools have nothing to do with parallel English classes, upgrading schools, higher secondary schools or multipurpose schools or even secondary schools.

Sri K. Satyanarayana (Repalle): Whether any proposal has come from Guntur district from the Mission to start a residential English school, Sir.

Sri P. V. G. Raju: Yes, Sir. I may inform the House that there is a proposal by the Jezvick Fathers i.e. the Loyalla College Fathers in Guntur district to develop a school.

Mr. Speaker: Yes, that is a question also.

Sri P. V. G. Raju: Sir, I am more fluent in English. I cannot speak in Telugu fluently. I prefer to speak in English, Sir,

Mr. Speaker: Government never promised, Sir. I do not know how he thinks Government promised. Government implements an action once a decision is taken.
3rd December, 1963
Oral Answers to Questions

† Question No. 413 [*347 (4246)]

NATUROPATHY SECTIONS IN GOVERNMENT ALLOPATHIC HOSPITALS.

414—

*475 (4906) Q.—Sri K. Rajamallu (Chennur) : Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government have established naturopathy section in all Government Allopathic Hospitals in Andhra Pradesh as per the suggestion made by the Central Government; and

(b) whether any financial assistance was given to Andhra Pradesh by the Central Government for training, research and equipment in the matter?

The Minister for Health and Medical (Sri Y. Sivarama-prasad) :

(a) No, Sir.

(b) Financial Assistance was given by Government of India to certain institutions in Andhra Pradesh and not to the State Government.

COMPLAINTS AGAINST THE KURNOOL GENERAL HOSPITAL.

415—

*492 (4960) Q.—Sri Tenneti Viswanatham (Put by Sri T. K. R. Sarma) : Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the petition dated 31st March 1963 sent by Sri G. Venkanna and 40 others has been received by the Government complaining about:

† 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.
(1) the unsatisfactory condition of the diet served to the patients in Kurnool General Hospital;

(2) the uncleanliness of beds, latrines and hospital surroundings in it; and

(3) the admissions and consultation fees charged; and

(b) if so, whether the Government have enquired into the complaints and allegations and with what result?

_Sri Y. Sivarama Prasad:—_

(a) (1, 2 & 3) :—The answer is in the affirmative.

(b) The complaints were enquired into and they have not been substantiated.
Supply of unwholesome diet, Uncleanliness of beds; maintenance of hospital in an insanitary condition, slack supervision of the medical and other staff and favouritism in admission of cases and collecting fees therefor.
AID TO THE INDUSTRIES FOR SOLVING THE UNEMPLOYMENT PROBLEM

416—

\[976 (3633) Q.- Sri Sultan Salahuddin Owaisi (Pathargatti) :— Will the hon. Minister for Industries be pleased to state : \\

(a) the names of Institutions to whom aid was given from Rs. 20 lakhs allotted during 1960–61 and 1961–62 for solving unemployment problem ; \\

(b) whether the Industrial Co-operative Society of the All India Tameer -e- Millat and the Co-operative Society of the Central Anjuman-e-Qadriya were also given aid; and
(c) whether it is also a fact that these societies were wound up due to the loss incurred by them?

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

(a) The information is placed on the Table of the House;

(b) Yes, Sir;

(c) Regarding Tameer-e-Millat Industrial Co-operative Society it is not wound up but it appears that it has shifted its office from Panjasha to Narayanaguda recently.

As regards Anjuman-e-Qadriya the Government have no information about this institution as the loan was not disbursed for want of adequate security.

**STATEMENT PLACED ON THE TABLE OF THE HOUSE**

For the year 1960–61.

<table>
<thead>
<tr>
<th>S.No:</th>
<th>Name of the Institution</th>
<th>Amount sanctioned and disbursed</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
</tbody>
</table>

1. G. O. Ms. No. 931-Ind. dt: 22. 2. 60.


2. Sri Syed Mohiuddin Ali, Mfg. of Rikshaw Hubs, Quazipura, Hyderabad. 3,000
<p>| | | | |</p>
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<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>M/s Tamire-e-Millat Cooperative Works Centre.</td>
<td>2,500</td>
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</tr>
<tr>
<td>3.</td>
<td>Sri P. Vithal Rao, President, H.H.W.C.C.A., Narayanguda, Hyderabad.</td>
<td>28,000</td>
<td></td>
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<tr>
<td>4.</td>
<td>Sri Mohd. Saduddin, 16.4.765, Chanchalguda, Hyderabad.</td>
<td>2,000</td>
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<tr>
<td>5.</td>
<td>Sri Mohd. Hussain, 19.2.687, Dood Bowli, Hyderabad.</td>
<td>500</td>
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<td>6.</td>
<td>Miss Rashidunnisa, 22.1.508, Sultanpura, Chaderghat, Hyderabad.</td>
<td>500</td>
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<td>(1)</td>
<td>(2)</td>
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<td>(4)</td>
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<tr>
<td>7.</td>
<td>Sri Wali Mohammed, 23.2.467, Daruga lane, Moghalpura, Hyderabad.</td>
<td>500</td>
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<td>8.</td>
<td>Smt. Aziz Banu, 23.5.751. Inside Lal Darwaza, Hyderabad.</td>
<td>500</td>
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<tr>
<td>9.</td>
<td>Sri K.S. Hussain, Asifnagar, Hyderabad.</td>
<td>1,000</td>
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<td>10.</td>
<td>Sri Jamaluddin, Gozzi Bazar, Old Amera Gareef, Abid Road, Hyderabad.</td>
<td>1,000</td>
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<tr>
<td>11.</td>
<td>Sri K. Rajaiah, No. 834, Kummawadi, Yakutpura, Hyderabad.</td>
<td>1,000</td>
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<tr>
<td>12.</td>
<td>Sri Ganga Ram Putlibowli, Jambagh, Hyderabad.</td>
<td>2,000</td>
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<td>13.</td>
<td>Sri Ghousuddin.</td>
<td>2,000</td>
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1. Raj Tex Himroo Handloom Fabrics Industrial Cooperative Society Ltd.
   8,000

   8,000

   8,000

   3,000
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<th>(1)</th>
<th>(2)</th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sri Papalal, 13.1.934, Upper Dhoolpet.</td>
<td>1,000</td>
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<td>2.</td>
<td>Sri P. Pentaiah, 3.3.65, Amal Basti, Secunderabad.</td>
<td>3,000</td>
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<td>3.</td>
<td>Sri N.C. Narasinga Rao 2725/A, 1,000 Annavaswamy Compound, Sivaji-nagar, Secunderabad.</td>
<td>1,000</td>
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<td>4.</td>
<td>Sri C. Narasimhulu behind Mehidijung, Stadium, Musheerabad, Hyderabad.</td>
<td>5,000</td>
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<td>5.</td>
<td>Sri Raghunath Singh, 13.1.556, Upper Dhoolpet, Hyderabad.</td>
<td>1,000</td>
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<td>7.</td>
<td>Sri Satyanarayana Singh, 14.10.630, Zummerat Bazar, Hyderabad.</td>
<td>1,000</td>
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<td>8.</td>
<td>Sri Gajanand Singh, 13.1.21, Dhoolpet, Hyderabad.</td>
<td>1,000</td>
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<td>9.</td>
<td>Sri Chotam Singh, 13.1.826, Dhoolpet, Hyderabad.</td>
<td>1,000</td>
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<td>10.</td>
<td>Sri Sajjan Singh, 11.1.833/3, Sitarambagh, Hyderabad.</td>
<td>1,000</td>
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<td>11.</td>
<td>Sri Suroj Singh, 14.10.1496, Dhoolpet, Hyderabad.</td>
<td>1,000</td>
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For the year 1961–62.

Small Scale Industries
3rd December, 1963

Oral Answers to Questions

(1) | (2) | (3) | (4) |
---|---|---|---|
12. Sri Balasingh, 13.1.934, Dhoolpet Hyderabad. | 1,000 |
13. Sri Sajjanlal, 13.1.1069, Dhoolpet Hyderabad. | 1,000 |
14. Sri A. Nagappa, 3.5.926/16, Himayathnagar, Hyderabad. | 3,000 |
15. Sri Khaja Shariff, 22.7.750, Pattargatti Hyderabad. | 1,500 |
16. Sri M. Venkataratnam, Building No. 1 Venkatapuram Colony, Bhoiguda, Secunderabad. | 5,000 |
17. Sri Syed Mohammad, Prop: Royal Soap Factory, 20.4.426, Inside Fateh Darwaza, Hyderabad. | 4,000 |
18. Sri A. Hiram, C/o Child Welfare Centre Banjara Hills, Hyderabad. | 5,000 |

Industrial Cooperative Work Centres

1. The Ink Industrial Cooperative Work Centre Ltd., New Bhoiguda, Secunderabad. | 8,000 |
2. The Bhagyanagar Dyers and Printers Industrial Cooperative Centre, Hyderabad. | 4,000 |

Handicrafts Sector

1. Sri C. Appa Rao, Prop: Sri Venkateswar Pustaka Sala 4919, Second Bazar, Secunderabad. | 5,000 |
<table>
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<tr>
<th></th>
<th>Name and Address</th>
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<tr>
<td>1</td>
<td>Narasing Peda Sattiab, S/o Govriah.</td>
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<td>2</td>
<td>Narlakanti Papaiah, S/o Babaiah</td>
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<td>3</td>
<td>Lachuluri Papaiah, S/o Ramiah</td>
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<td>4</td>
<td>Pytla Narasaiah, S/o Babaiah</td>
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<td>5</td>
<td>Narasingh Peda Lachaiha, S/o Gouraiha</td>
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<td>6</td>
<td>Kanukunta Danaiah, S/o Balaiah</td>
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<td>7</td>
<td>Lachuluri Anjaiah, S/o Balichetti</td>
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<td>8</td>
<td>Bathula Ramachander S/o Markaiha</td>
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<td>9</td>
<td>Lachuluri Ettaiah S/o Babaiah</td>
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<td>10</td>
<td>Lachuluri Narayana S/o Ramaiah</td>
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<td>200</td>
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<td>11</td>
<td>Lachuluri Bala Kistaiah S/o Babaiah</td>
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<td>200</td>
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<td>12</td>
<td>Narlakanti Papaiah, S/o Erappa</td>
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<td>13</td>
<td>Lachuluri Pentaiah S/o Babaiah</td>
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<td>14</td>
<td>Lachuluri Advaiah S/o Babaiah</td>
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<td>200</td>
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<td>15</td>
<td>Kanukunti Gandiah S/o Danaiah</td>
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<td>16.</td>
<td>Lachuluri Ramaswami S/o Ramaiah.</td>
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<td>17.</td>
<td>Narasingh Sattaiah S/o Muthaiah</td>
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<td>18.</td>
<td>Bhavari Lachaiah, S/o Babaiah</td>
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<td>19.</td>
<td>Narlakanti Sathaiah S/o Babaiah</td>
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<td>20.</td>
<td>Narasingh Sathaiah S/o Muthaiah</td>
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<td>21.</td>
<td>Narasingh China Lachaiah S/o Muthaiah.</td>
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<td>22.</td>
<td>Lachuluri Narasaiah S/o Balichetti</td>
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<td></td>
<td>Sri Gopala Rao Sista, Vidyana- gar, Hyderabad.</td>
<td>3,000</td>
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<td>18,000</td>
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<tr>
<td>1.</td>
<td>Sri Mohd. Khasim Alikhan, Karkhana Zardozi Chowk Maidan Khan, Hyderabad.</td>
<td>1,000</td>
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<td>2.</td>
<td>Sri Mohd. Osman Alikhan, Karkhana Zardozi.</td>
<td>1,000</td>
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<td>3.</td>
<td>Sri Syed Sadat Ali khan, Inside Macca Masjid, Ladbazar, Hyderabad.</td>
<td>1,000</td>
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<td>4.</td>
<td>Sri Syed Ahmed, 23.6.275 Behind Daira, Mir Momin Saheb, Qubla, Haribawoli, Hyderabad.</td>
<td>1,000</td>
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<tr>
<td>5.</td>
<td>Sri Iqbal Alikhan, New Lucknow Zari House, Inside Madina Building, Pathargatti Hyderabad.</td>
<td>1,000</td>
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<tr>
<td></td>
<td>Name</td>
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<td>9</td>
<td>Sri Bane Khan</td>
<td>S.N. 20.4.152, Ladbazar Hyderabad.</td>
<td>9. Sri Shah Alam Khan, S.No. 21.2.183, Ladbazar, Hyderabad.</td>
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<tr>
<td>10</td>
<td>Sri Shah Alam Khan</td>
<td>S.No. 1,000</td>
<td>10. Sri Mohd. Yousuffudin, S.No. 20.4.1085, Ladbazar, Hyderabad.</td>
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<td>13</td>
<td>Sri Abdul Sattar</td>
<td>S.No. 17.6.157 Mohalla Farhat Nagar, Dabirpura, Hyderabad.</td>
<td>13. Sri Abdul Sattar, S.No. 17.6.157 Mohalla Farhat Nagar, Dabirpura, Hyderabad.</td>
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<td>16</td>
<td>Sri Sayeed Bin Ahmed</td>
<td>S.No. 1,000</td>
<td>16. Sri Sayeed Bin Ahmed, S.No. 20.4.1132, Hyderabad.</td>
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<td>17</td>
<td>Sri Abdul Wahid</td>
<td>S.No. 1,000</td>
<td>17. Sri Abdul Wahid, S.No. 20.4.1092, Ladbazar Hyderabad.</td>
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<tr>
<td>9</td>
<td>M/S Tamer-e-Millat Industrial</td>
<td>1,000 M/S Tamer-e-Millat Industrial 1,000 Cooperative Society, Punjab Shah, Hyderabad.</td>
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</tbody>
</table>
(1) | (2)                                                                 | (3) | (4)                  |
---|----------------------------------------------------------------------|-----|----------------------|
11. | Sri Narayana, 1.7.942, Ramnagar, Musheerabad.                       |     | 1,000                |
12. | Sri Gulam Khan, Prop. Tawkal Tailoring Firm, Chintalaguda, Khairtabad.|     | 1,000                |
13. | Sri M.A. Khader, Prop. H.A. Siddik Abid Road, Hyderabad.            |     | 3,000                |
14. | Mrs. Raftunnisa Begum, 23.1.843, 1,000 Mogalpura, Love Doll Education Society. |     |                     |
15. | Sri P Sadanandam, 18.9.219, Kesavagiri.                              |     | 500                  |
17. | Women's Hosiery Indl. Coop. Society 6,000, Hyderabad.               |     | 6,000                |
18. | Bakshi R.K. Datta, Gurunivas Chirag Ali Lane, Hyderabad.            |     | 1,000                |
19. | Sri Nallakanti Gandaiah, 23.1.106, Kotla Alijah Devdi Charminar, Hyderabad. |     | 500                  |
20. | Sri Syed Mohammed, 5.3.629, Ex-Serviceman Utility Leather Goods Industry Abid Road, Hyderabad. |     | 2,000                |
Oral Answers to Questions
3rd December, 1963

447

By Shri Sastan Malig Aladin Owaisi—No. 187, Mohd. Bandini, 1963:

(1) Under which section of the Act, the Company was incorporated?

[Response: Under section 45 of the Act, the Company was incorporated.]

(2) Whether the company has any subsidiary companies?

[Response: Yes, the company has subsidiary companies.]

(3) What is the nature of the business carried on by the Company?

[Response: The company carries on business as a holding company.]

(4) Whether the Company has any pending legal cases?

[Response: Yes, the Company has pending legal cases.]
3rd December, 1963

Oral Answers to Questions

448

4. The Minister: Shri Shankar Dutt asked the Minister of Finance to state the budget figures for the years ending 31st March, 1960 and 1961, and the amounts borrowed in each year. The Minister replied:

The amounts borrowed in the years ending 31st March, 1960 and 1961, were Rs. 200 crores and Rs. 250 crores respectively.

5. The Minister: Shri Shankar Dutt asked the Minister of Finance to state the budget figures for the years ending 31st March, 1960 and 1961, and the amounts borrowed in each year. The Minister replied:

The amounts borrowed in the years ending 31st March, 1960 and 1961, were Rs. 200 crores and Rs. 250 crores respectively.

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The amounts borrowed in the years ending 31st March, 1960 and 1961, were Rs. 200 crores and Rs. 250 crores respectively.
449 Oral Answers to Questions

3rd December, 1963

మంగలయ్య యొక్క సేన అధికారి, శాసనానికి స్థానిక సాంస్కృతిక వనరు నిర్మాణ కోసం ఆధ్యాత్మిక కేంద్రం అనుసంధానం. అందువల్ల కేంద్రం నిర్మాణ దశకాలంలో నిర్మాణ పనిచేసిన దంపతులు మంగలయ్య యొక్క సేన అధికారి సాహసిక నేపథ్యం సాధించారు?

పి 30. అందువల్ల సాంస్కృతిక వనరులను మంగలయ్య యొక్క అధ్యాత్మిక కేంద్రం అనుసంధానం దాని కారణానికి మంగలయ్య యొక్క సేన అధికారి సాహసిక నేపథ్యం సాధించారు?

పి 31. అందువల్ల సాంస్కృతిక వనరులను మంగలయ్య యొక్క అధ్యాత్మిక కేంద్రం అనుసంధానం దాని కారణానికి మంగలయ్య యొక్క సేన అధికారి సాహసిక నేపథ్యం సాధించారు?

పి 32. అందువల్ల సాంస్కృతిక వనరులను మంగలయ్య యొక్క అధ్యాత్మిక కేంద్రం అనుసంధానం దాని కారణానికి మంగలయ్య యొక్క సేన అధికారి సాహసిక నేపథ్యం సాధించారు?

పి 33. అందువల్ల సాంస్కృతిక వనరులను మంగలయ్య యొక్క అధ్యాత్మిక కేంద్రం అనుసంధానం దాని కారణానికి మంగలయ్య యొక్క సేన అధికారి సాహసిక నేపథ్యం సాధించారు?
3rd December, 1963  Oral Answers to Questions  450

The Chief Minister (Mr. P. V. Krishnaiah): The Central Government is closely monitoring the work being carried on in the city. I should like to know what is the work that is being carried on there?

The Minister for Industries (Mr. H. W. C. C. A. Jayaswal): The Central Government has instructed the Department of Industries to inspect the work being carried on there and to submit a report to the Department within 28 days. The report will be sent to the Chief Minister.

The Minister for Employment (Mr. K. V. R. Rao): The Central Government has sanctioned loans to the tune of Rs. 5,00,000. The details of the loans sanctioned will be sent to the Chief Minister.

The Minister for Social Welfare (Mr. M. V. R. Reddy): There are no reports of any employment being provided to the homeless. The Department will provide employment to the homeless within 28 days. The details will be sent to the Chief Minister.
Sri M. N. Lakshmi Narasayya: I will place them on the Table of the House, Sir.

I will place it on the Table of the House.
3rd December, 1963

Oral Answers to Questions

SALE OF GOVERNMENT PUBLICATIONS

417—

* 835-A (5144) Q.—Sri B. Sriramamurthy (Put by Sri Vavilala Gopalakrishnayya): Will the hon. Minister for Industries be pleased to state:

(a) whether the Government propose to open an agency or a depot at Vizianagaram in Visakhapatnam District for the sale of Government Publications;

(b) whether an application in this regard was received by the Director of Printing and Publications Bureau during June, 1962; and

(c) if so, with what result?
Sri M. N. Lakshminarasayya: --

(a) No, Sir.

(b) An application was received by the Director of Printing from Messrs. D. P. Sastry, Sarada & Company, Vijayanagaram for extending the agency of the Government Publications to them.

(c) As the stock position of Government Publications is not commensurate with the existing demand for them the question of further extending the agencies could not be taken up.
FIRE ACCIDENTS IN INDUSTRIAL AREAS.

418—

* 1157 (5223) Q.—Sri A. Sarveswara Rao : Will the hon. Minister for Industries be pleased to state:

what are the special precautions taken generally and conditions imposed by the Government to prevent fire accidents in Industrial areas in general and Industrial Estates in particular?

Sri M. N. Lakshminarasayya:

(a) The land in the Industrial Area, Azamabad, Hyderabad, is given to industrialists, who construct their own factory buildings on the leased land and take the usual precautions and adhere to factory rules in providing the extinguishers or fire buckets in the interest of their own factory buildings. A fire Station has been provided by Government at Mushirabad which is just two furlongs from the Industrial area.

Fire Stations exist at all places where there are Industrial Estates in Andhra Pradesh. In respect of Sanatnagar...
Industrial Estate the question of opening a fire station near the Estate is under consideration. According to the conditions imposed by Government factory units on Industrial Estates should provide themselves with fire extinguishers or fire buckets as per factory rules and insure the buildings against loss or damage by fire or other accidents. A water line runs along all roads on the Industrial Estates from which water can be tapped for fire fighting.

(a) whether the Government have any knowledge about the irregularities committed by the contractors employed by the Andhra Pradesh Mining Corporation to mine iron-ore at Gandraye and whether the irregularities been investigated ;

(b) the reasons for setting aside the highest bid in the appointment of the contractors for the said purpose;
(c) whether it is true that the same contractors have secured mining leases for iron-ore in adjacent areas either in their own names or in the name of their associates and relatives;

(d) whether it is a fact that the iron-ore raised by the Government mines at Gandrayi has been transferred to the adjoining mining sites owned by contractors who have been entrusted with the work of mining iron-ore at Gandrayi;

(e) if so, has any enquiry been ordered;

(f) if so, what are the results of this investigation; and

(g) whether the Government have referred this matter to the Anti-Corruption Bureau?

Sri M. N. Lakshminarasayya:--

(a) Yes, Sir. The irregularities have been got investigated into by the Collector, Krishna.

(b) By highest bid it is presumed that the Member means the lowest quotation. If so the lowest quotation was not set aside but was accepted with a further reduction.

(c) Yes, Sir.

(d) No, Sir.

(e) Does not arise.

(f) Does not arise.

(g) No, Sir.

Sri Pillalamarri Venkateswarlu: What are the irregularities brought to the notice of the Government?
Sri Pillalamarri Venkateswara: I request the Minister to place a copy of that Enquiry Report on the Table of the House for the benefit of the members.

Sri M. N. Lakshminarasayya: I have no objection, Sir.
3rd December, 1963

Oral Answers to Questions

458

1. What is the cost of the lowest tender? Lowest tender Rs. 36 per ton at Masulipatam; Rs. 38 at Kakinada compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.

2. What is the highest tender? Lowest tender Rs. 34-75 per ton at Masulipatam; Rs. 35-55 at Kakinada, compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.

3. What is the lowest tender? Lowest tender Rs. 34-75 per ton at Masulipatam; Rs. 35-55 at Kakinada, compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.

4. What is the highest tender? Lowest tender Rs. 36 per ton at Masulipatam; Rs. 38 at Kakinada compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.

5. What is the latest tender? Latest Rs. 35 per ton.

6. What is the sealed tender? Lowest tender Rs. 34-75 per ton at Masulipatam; Rs. 35-55 at Kakinada, compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.

7. What is the open tender? Lowest tender Rs. 36 per ton at Masulipatam; Rs. 38 at Kakinada compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.

8. What is the proper tender? Lowest tender Rs. 34-75 per ton at Masulipatam; Rs. 35-55 at Kakinada, compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.

9. What is the lowest tender? Lowest tender Rs. 34-75 per ton at Masulipatam; Rs. 35-55 at Kakinada, compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.

10. What is the highest tender? Lowest tender Rs. 36 per ton at Masulipatam; Rs. 38 at Kakinada compared to Rs. 36 per ton at Masulipatam and Rs. 38 at Kakinada quoted by the next higher tenderer.
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1. சுத்தியார், என் தேர்வுச் செய்தல்: Lowest tender என்று என் பார்க்க செய்தல் என்று?

2. மிளகற்ற மடிகள்: என் எல்லாத் தேர்வுகள் தேர்வுகள் என்று?

3. என் எல்லாத் தேர்வுகள்: என் எல்லாத் தேர்வுகள் என்று?

4. என் எல்லாத் தேர்வுகள்: Collector investigate என்று? 

5. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

6. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

7. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

8. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

9. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

10. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

11. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

12. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

13. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

14. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

15. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

16. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

17. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

18. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

19. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

20. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?

21. என் எல்லாத் தேர்வுகள்: Collector investigate என்று?
3rd December, 1963

Oral Answers to Questions

Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether it is a fact that Boarding grants sanctioned to the orphanage Hostels of Atmakur, Kavali and Yadavalli villages, Atmakur taluk, Nellore District have not been disbursed for the year 1962-63; and

(b) if so the reasons therefor?

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

(a) The grants have since been disbursed on 11-6-1963.

(b) The delay was due to the fact that the particulars of the number of boarders on roll and actually maintained had to be verified.

District Social Welfare Officer

Dispersal of particulars called for is under way.
particulars to call for information. A stage further particulars 6th call for information will be made.

(a) whether the Government are in receipt of the representation dated 11th July 1962 from Sri S. Vemayya M. L. A., regarding social boycott imposed on Harijans by the caste Hindus at Gattikadu village, Venkatagiri taluk, Nellore District; and

(b) if so, the action taken thereon?

Sri M. R. Appa Rao:

(a) The petition dated 18-7-1962 has been received from the hon. Member.

(b) Final reply has been given to the hon. Member in Government Letter No. 2767-R2/62-3 dated 30-10-1962.

Sri V. R. Ayyar: Members complaint 1st stage, Enquiry 2nd stage. 3rd stage would be any boycott 1st stage. 3rd stage would be any boycott 1st stage, 2nd stage would be any boycott.
3rd December, 1963

The Inspector-General has also reported that out of thirty-three families of Harijans, thirteen families have been united with other higher castes and are working with them and the remaining 20 families have not yet been united. This is due to some village quarrel. There has been no trouble. Proceedings under Section 107 was instituted against the parties. Both the parties have been advised to live amicably and the situation is peaceful in the village.

The situation peaceful రు తెలిపిన ఉంది. 20 పాంటులు పాటు సాంఘాతికంగా, వికర్పించిన ఫిబ్బిందికి ప్రయోగం చేయబడింది, మరియు అపరూపంగా విమర్శించారు, అంది అపరూపంగా ప్రయాణం చేసినారు? ప్రతి సిద్ధం చేసినాం అసమర్థం ఉందని తెలిపింది?

The situation peaceful రు తెలిపిన ఉంది. అశిశ ఆంగ్లంలో boycott సమస్య రిపోర్ట్ లేదా enquiry రిపోర్ట్ సాకిరించబడింది:

The situation peaceful రు తెలిపిన ఉంది. అశిశ ఆంగ్లంలో boycott సమస్య రిపోర్ట్ లేదా enquiry రిపోర్ట్ సాకిరించబడింది.
OCTROI TAX.

422—

*1387 Q.—Sri P. Naras Reddy (Put by Sri K. Raja-
mallu) : Will the hon. Minister for Municipal Admini-
stration be pleased to state:

(a) whether the Government propose to revise the
list of articles now subjected to octroi tax; and

(b) if not the reasons therefor?

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

(a) The answer is in the affirmative.
(b) Does not arise.

(1) The.
(2) Will.

HANDING OVER OF CIVIC SERVICES TO HYDERABAD
MUNICIPAL CORPORATION

423—

*355 (4300) Q.—Sri A. Sarveswara Rao : Will the
hon. Minister for Municipal Administration be pleased to
state:

whether there is any proposal with the Government
to make over to the control of the Hyderabad Municipal
Corporation such civic services as electric power, water supply and urban and suburban transport services to make it, self-supporting as was done in Bombay?

Sri A. Venkataramayya:—

At present, only the question of handing over the distribution system of the Hyderabad Water Works to Municipal Corporation of Hyderabad is under consideration of Government.

PUBLIC CHOUlTRY AT ANANTARAJUPETAT
(a) whether the Government have taken over the management of the Public Choultry at Anantarakajupet, Cuddapah District;

(b) if so, on which date;

(c) what is the total extent of land owned by that Choultry and the estimated total annual income from these lands;

(d) the amount of actual total income received in the last two years; and

(e) who is the officer in-charge of the Choultry and what is the nature of work turned up by him?

*The Minister for Religious and Charitable Endowments (Smt. T. N. Sadalakshmi):*—

(a) Yes, Sir.

(b) 9—3—1959.

(c) The Choultry owns an extent of land measuring Ac. 614-57 cents and the estimated total income is Rs. 28,000/-

(d) As the entire property is in adverse possession the income was nil.

(c) Sri P. Nagireddy, E. O. of Pushapagirimath is incharge of the choultry. He is taking action for the recovery of the properties.

*Sri K. Mara Reddy:* What is the action taken by the officer in charge to take the property into the possession of the Government?

That is a separate question.
Sr K. Mara Reddy: It involves huge property and as such the Government must give instructions to take necessary action to take possession of the property.

Sri K. Mara Reddy: What is the dispute in the Court?

Choultry lands acquisition is connected with the lands. In the present case, compensation will be given. Compensation will be given for Choultry private and Public lands. Compensation will be given for Choultry lands.

TEMPLES OF VILLAGE DEITIES.

425—

* 781 (4534) Q.—Sri G. Suryanarayana (Put by Sri P. Gunnayya): Will the hon. Minister for Religious and Charitable Endowments be pleased to state:

(a) the number of temples of village deities having an annual income of Rs. 5,000 to Rs. 50,000 in the State together with the names of such temples; and

(b) whether the Government have taken over the said temples?

Smt. T. N. Sadalakshmi:—

(a) There are 9 such temples in the state, viz.,
(1) Two Nookalamma temples; one at Anakapalli and another at Kandrakota in Visakhapatnam and East Godavari District respectively;

(2) Maridemma temple, Peddapuram, East Godavari District;

(3) Pallalamma temple, Vanapalli, East Godavari District;

(4) Kanakadurgamma temple, Veeravasaram, West Godavari District;

(5) Thirupathamma temple, Penuganchiprolu, Krishna District;

(6) Veeramma Perantalu temple, Vuyyuru, Krishna District;

(7) Chintalamma temple, Kollur, Guntur District; and

(8) Chengalamma temple, Sullurupeta, Nellore District;

(b) The answer is in the negative. The H. R. and C. E. (A) Department exercises jurisdiction over all these temples.
3rd December, 1963

S. N. Q. No. 2460-X:—Sri P. Gunnayya: Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the evening classes of the Osmania Law College, Hyderabad are proposed to be shifted to the University Campus from the present building;

(b) the steps taken by the Government to prevent the same in view of the fact that it is inconvenient to students; and especially to the Government employees; and

(c) in case it is unavoidable to shift the college; whether steps will be taken to shift the same to any other place at a central position in the city?

Sri P. V. G. Raju:—

(a) The Law College Evening session is a constituent college of the Osmania University and as such any decision with regard to the location of that college will rest with the University and not the Government.
(b) In view of the answer to (a) above, the question of Government preventing the shifting would not arise.

(c) It is for the University to consider this matter.

WRITTEN ANSWERS TO QUESTIONS

SURI VEDANTA VARADHANI SANSKRIT MAHA VIDYALAYA,
HYDERABAD.

407—

*102 (1094) Q.—Sri K. Rajamallu: Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the Institution of ‘Suri Vedantd Varadhani Sanskrit Maha Vidyalaya’ Sitaram Bagh, Hyderabad, is confronted with financial difficulties and unable to maintain the institution with all its special activities; and
Calling Attention to a matter of Urgent Public Importance re: Sudden fall in the price of Jaggery (Gur) and the Jaggery movement control

(b) whether the Government propose to take over the institution and run it as a Government Institution?

A:—(a) Yes, Sir.

(b) No, Sir.

GRANT TO THE SANATORIUM AT MADANAPALLI

413—

*347 (4246) Q.—Sri C. D. Naidu (Chittoor): Will the hon. Minister for Health and Medical be pleased to state:

(a) what is the yearly grant given to the Sanatorium at Madanapalli Chittoor District; and

(b) what is the percentage of patients admitted by the said Sanatorium recommended by the Government Hospitals of the Chittoor District?

A:—(a) Rs. 75,000/- per annum.

(b) 1/3rd of the patients in the general wards for adults are taken in, on the recommendation of the District Medical Officer, Chittoor (i.e., 43 patients).

CALLING ATTENTION TO A MATTER OF URGENT PUBLIC IMPORTANCE

re: Sudden fall in the price of Jaggery (Gur) and the Jaggery movement control.

Mr. Speaker: There is a motion given notice of under Rule 74 by Messrs. C. Vittal Reddy, Vanka Satyanarayana, Tenneti Viswanadham, P. V. Ramana, M. Veera Raghawarao, M. Baga Reddy, P. Rajagopalnaidu and Ramachandraraao Deshpande to call the attention of the Minister for Agriculture regarding the sudden fall in the price of Jaggery (Gur) and the Jaggery movement control.
Calling Attention to a matter of Urgent Public Importance re: Sudden fall in the price of Jaggery (Gur) and the Jaggery movement control

(i) Mr. (Sir) : Jaggery, also known as Gur, is a product of sugarcane, and its production has historically been a substantial source of income for many farmers in the region. It is produced through the process of boiling sugarcane juice until it solidifies, and sugar factories often operate in rural areas. The sudden fall in the price of sugar factories has affected farmers, and the government has been urged to intervene and support the sector.

(i) 1. 2. 3. (Sir) : In the year 1960-61, there were 50 sugar factories operating in the region, producing a total of 50,000 tons of sugar. However, in the following years, the number of sugar factories decreased to 40 in 1961-62 and 30 in 1962-63. The government has been urged to support the sugar factories and protect the interests of the farmers.

The government has been urged to issue import permits to support the sugar factories and protect the interests of the farmers. The government has been urged to issue export permits to support the sugar factories and protect the interests of the farmers.
The proviso to clause 26 reads thus: "Provided that the Government may, by notification in the Andhra Pradesh Gazette fix in respect of any society or class of societies a higher maximum than one-fifth the share capital or a higher amount than five thousand rupees, as the case may be."

Mr. Deputy Speaker: The question is.

"Delete the proviso to clause 26."

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

"The Clause 26 do stand part of the Bill."

The motion was adopted.

Clause 26 was added to the Bill.

Clause 27.

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

"In sub-clause (1) of clause 27 after the word 'transfer', insert the words 'or withdrawal'.

"Add the following at the end of sub-clause (1) (b) of clause 27:

'subject to clause (a) of section 26.'

Mr. Deputy Speaker: Amendment moved.

The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)
Sri T. K. R. Sarma: Sir, I beg to move:

"Delete sub-clause (1) (b) of clause 27"

Mr. Deputy Speaker: Amendment moved.

Sir, I beg to move:

"Delete sub-clause (1) (b) of clause 27"

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

"In sub-clause(1) of clause 27 after the word 'transfer' insert the words 'or withdrawal'."

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"Add the following at the end of sub-clause (1) (b) of clause 27":

"subject to clause (a) of section 26."

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"Delete sub-clause (1) (b) of clause 27."

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"That clause 27 do stand part of the bill."

The motion was adopted.

Clause 27 was added to the Bill.

Clause 28

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

"Add the following as sub-clause (5) of clause 28:

"The minor or a person of unsound mind acquire by inheritance or otherwise the share or interest of a deceased member, they shall be entitled to services mentioned in section 22 subject to such conditions as may be prescribed."

Mr. Deputy Speaker: Amendment moved.
Mr. Deputy Speaker: He will get his share amount of the father, though he may not be a Member.

Sri K. Brahmanna Reddy: Yes, his financial interest is secure.

Sri A. Venkateswara Rao: He will be a nominal member; he will not get any assistance or service from the society; is it not a hardship for him?

Sri Vavilala Gopalakrishnayya: The advantage of membership is not there: Is he going to get any advantage from the society?
Mr. Deputy Speaker: When the dividends are divided, will the minor get his share?

Sri K. Brahmananda Reddy: Yes.

Sri K. Brahmananda Reddy: Certain people cannot become members. Only those who have a financial interest in the safeguard of the society. There are some disqualifications; certain people cannot be members.

Mr. Deputy Speaker: Membership is not doubted; What about services?

Sri K. Brahmananda Reddy: How can he get service unless he is a member?

Sri C. Bali Reddy: Supposing there is a minor and his father is dead. Don’t you transfer the shares to the trustees?

Sri K. Brahmananda Reddy: Yes, the transferee will get the benefit.

Sri A. Venkateswara Rao: He can have his share, or interest, or profits, or whatever it may be. But he will not be entitled to any service. The Government must provide it, because his father was getting it previously and he should not be deprived of it now.
Mr. Deputy Speaker: For minors, trustee is appointed, I think.

Sri A. Venkateswara Rao: There is no such provision.

Sri K. Brahmananda Reddy: Sir, it is a question of legal right. Can a minor be a member? Can we put obligation on him again? Some responsibility devolves on him, and we cannot put a responsibility on a minor. Therefore, whatever his father has had, interest, etc. it will be transferred to him and whatever benefit out of that he has to get he will get; but we cannot mulct him with obligations.

Sri Pillalamarri Venkateswarlu: Can a guardian be appointed?

Sri K. Brahmananda Reddy: Yes, on his own behalf.

Sri A. Venkateswara Rao: Sir, According to section 20: "(1) Notwithstanding anything in section 19, a society may admit any person as a nominal or an associate member but such member should not be entitled to vote." But after his death, the minor will not be entitled to any service because there is no provision for it.

Sri K. Brahmananda Reddy: It is not a one way traffic, Sir. When a man has got it, he has some obligation; but we cannot mulct him with fresh obligations. It is only as an associate member his interests are safeguarded.

Sri Pillalamarri Venkateswarlu: What are the rights of an associated member. If he is an associate Member, kindly tell his rights and liabilities.
Mr. Deputy Speaker: The question is:

Add the following as sub-clause (5) of clause 28:

"The minor or a person of unsound mind acquire by inheritance or otherwise the share or interest of a deceased member, they shall be entitled to services mentioned in section 22 subject to such conditions as may be prescribed."

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"That clause 28 do stand part of the Bill."

The motion was adopted.

Clause 28 was added to the Bill.

Clause 29

Mr. Deputy Speaker: The question is:

"That clause 29 do stand part of the Bill."

The motion was adopted.

Clause 29 was added to the Bill.

Clause 30

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

"Delete proviso to sub-clause (1) (a), and sub-clause (1) (b) of clause 30."

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

"Delete the proviso to sub-clause (2) of clause 30."

Sri C. Bali Reddi: Sir, I beg to move:

"Add the following at the end of sub-clause (2) clause 30:"
3rd December, 1963  
Calling Attention to a matter of Urgent Public Importance re: Sudden fall in the price of Jaggery (Gur) and the Jaggery movement control

(Mr. Deputy Speaker in the Chair)
Calling Attention to a matter of Urgent Public Importance re: Sudden fall in the price of Jaggery (Gur) and the Jaggery movement control.

The matter is hereby recorded that the price of Jaggery (Gur) has fallen suddenly, affecting the entire production control movement. The Jaggery producers have requested that the sudden fall in price be immediately rectified to facilitate production and movement. The Government has been informed of the situation and has been requested to take necessary steps to control the sudden fall in price, to protect the interests of the Jaggery producers. The Government has been advised to have strict vigil and take appropriate action to rectify the situation and protect the interests of the Jaggery producers.
Calling Attention to a matter of Urgent Public Importance re: Sudden fall in the price of Jaggery (Gur) and the Jaggery movement control

3rd December, 1963

...

The prices of jaggery (gur) have fallen abruptly, and it has been reported that export permits are being issued at lower rates than import permits. The export permit rate is 14, 15/ per kg, while the import permit rate is 24 per kg. The difference in rates needs control immediately. The sudden fall in market prices has led to a situation where export permits are being issued at lower rates than import permits. The government has decided to control export permits to stabilize the market. The government has decided to control export permits to stabilize the market.

(Signature)

3rd December, 1963

...
Calling Attention to a matter of Urgent Public Importance re: Sudden fall in the price of Jaggery (Cur) and the Jaggery movement control

3rd December, 1963

Urgent Public Importance

Jaggery (sugar) prices have fallen sharply. The Ministry of Food and Agriculture has taken serious note of the situation. Imports have been stepped up, and supply is expected to increase significantly. However, there is a need for control measures to prevent further declines.

In addition, there have been reports of movement restrictions imposed on consumers to ensure fair distribution. The government has taken steps to address this issue.

(Interruption).

Second sort jaggery has also been discussed, with prices falling to 200,000 rupees per ton. Action is needed to stabilize the market.

Further measures may be required to support the jaggery industry.

Consumers are advised to exercise caution and comply with movement restrictions as necessary.
Calling attention to a matter of Urgent Public Importance re: Sudden fall in the price of Jaggery (Gur) and the Jaggery movement control
Calling Attention to a matter of Urgent Public Importance re: Sudden fall in the price of Jaggery (Gur) and the Jaggery movement control

3rd December, 1963

[Document text in Telugu, discussing the sudden fall in the price of jaggery and the movement control.]

[Translation:]

The sudden fall in the price of jaggery has raised serious concerns. The government has been linking the movement control to the recent fall in the price, but there is a need for better control. The movement control allows for the control of production and quality. The government permits the movement control to control production and quality. The government has been receiving orders for jaggery, and the movement control is in place to control the supply.

[Further text discussing the specifics of the movement control and its impact on jaggery production and sales.]
Mr. Deputy Speaker: If we begin like that, there will be no end to that.

Sir, Mr. Dhanapal: In my opinion, it is the business of the Committee to discuss this matter. If we begin in that way, we will have no end to it.

So, Sir, I would suggest that we meet him and discuss after the meeting is over.

Mr. Deputy Speaker: Why not meet him and discuss after the meeting is over.

Sri K. Govinda Rao: On a point of clarification, Sir.

Mr. Deputy Speaker: Why not meet him and discuss after the meeting is over.

Sri K. Govinda Rao: I do not take much time. In my opinion, it is the business of the Committee to discuss this matter. If we begin in that way, we will have no end to it.

So, Sir, I would suggest that we meet him and discuss after the meeting is over.

Sri K. Govinda Rao: In my opinion, it is the business of the Committee to discuss this matter. If we begin in that way, we will have no end to it.

So, Sir, I would suggest that we meet him and discuss after the meeting is over.
GOVERNMENT BILL.

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

Clause 26.

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

"Delete the proviso to Clause 26."

Mr. Deputy Speaker: Amendment moved.

...
“that the general body will elect the committee on secret ballot system.”

“Add the following at the end of clause 30:

‘that the Registrar shall not have any judicial power in cases where the amount misused is above Rs. 3,000/-”

Mr. Deputy Speaker: Amendments moved.

Subject to the provisions of this Act, the rules and the bye-laws, the ultimate authority of a society shall vest in the general body:

Provided that nothing in this clause shall affect the exercise by the committee or any officer of a society of any power conferred on such committee or officer by this Act, the rules or the bye-laws.”

“Notwithstanding anything contained in clause (a), where the area of operation of a society is not less than such area as may be prescribed, or where the society consists of not less than such number of members as may be prescribed, the society may and if so directed by the Registrar shall provide in its bye-laws for the constitution of a small general body designated as the representative general body......” small general body create चैतमाती राजसंधी अतिरिक्त, अरेका होण्याच्या राहुल. But, it is said, if the Registrar so directs the general body has to create a small representative general body. यहा अन्तः अत अत Proviso omit चैतमाती राजसंधी राहून.
Mr. Deputy Speaker: The question is:

"Delete proviso to sub-clause (1) (a), and sub-clause (1) (b)"

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"Delete the proviso to sub-clause (2) of clause 30."

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"Add the following at the end of sub-clause (2) of clause 30.

"that the general body will elect the committee on secret ballot system."

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

“Add the following at the end of clause 30:

“that the Registrar shall not have any judicial power in cases where the amount mis-used is above Rs. 3000/.”

The amendment was negatived.

Mr. Deputy Speaker : The question is :

“That Clause 30 do stand part of the Bill.”

The motion was adopted.

Clause 30 was added to the Bill.

Clause 31.

Mr. Deputy Speaker : There are 16 amendments given notice of by members.

Sri Pillalamarri Venkateswarlu : Sir, I beg to move :

“In sub-clause (1) of clause 31 after the words ‘Constitute a Committee’ insert the words ‘by means of election with secret ballot and proportional representation.’”

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

“In sub-clause (1) of clause 31 after the word ‘Committee’ add the words ‘The election for the constitution of such committee shall be done by secret ballot.’”

Sri Pillalamarri Venkateswarlu : Sir, I beg to move:

“Delete the first proviso to sub-clause (1) of clause 31.”

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

“In the second proviso to sub-clause (1) of clause 31
delete the words 'or for such further period as the Registrar may consider necessary.'

Sri T.K.R. Sarma. : Sir, I beg to move:
Delete the third proviso to sub-clause (1) of clause 31.

Sri N. Venkatashwamy : Sir, I beg to move:
In the second proviso to sub-clause (1) of clause 31 for the words “or for such further period as the registrar may consider necessary” substitute the following “for a further period of three months as the Registrar may consider necessary”.

Sri M Pitchaiyah : Sir, I beg to move:
Delete the second proviso to sub-clause (1) of clause 31.

Delete sub-clause (2) and (3) of clause 31.

Sri A. Venkateswara Rao : Sir, I beg to move:
Delete sub-clause (2) (b) of clause 31.

Sri Pillalamarri Venkateswarlu : Sir, I beg to move:
Add the following at the end of sub-clause (2) (b) of clause 31:
“provided in no case the elections shall be delayed for not more than 30 days”

Sri K. Govinda Rao : Sir, I beg to move:
In sub-clause (3) of clause 31 for the words “shall be in such manner as may be prescribed” substitute the words “shall be conducted by secret ballot on the basis of proportional representation.”
Sri P.V. Ramana: Sir, I beg to move:

Substitute the following for sub-clause (3) of clause 31:

"The election of the members of the Committee shall be by secret ballot as specified in the rules."

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

In sub-clause (2) (b) of clause 31 for the words "such time as such election is held" substitute the words "six months".

For sub-clause (3) of clause 31 substitute the following:

"The election of the members of the Committee shall be by secret ballot and by proportional representation as may be prescribed by the Registrar or an officer authorised by him."

Add the following proviso after sub-clause (3) of clause 31:—

"Provided at member who has joined the society within three months of the date of election shall not have the right to vote."

Sri Pillalamarri Venkateswarlu: Sir. I beg to move:

In sub-clause (3) of clause 31 after the words "shall be" insert the words "held by secret ballot and by proportional representation and shall be conducted by the officer deputed for this purpose."

Mr. Deputy Speaker: Amendments moved.

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

In sub-clause (3) of clause 31 after the words "shall be" insert the words "held by secret ballot and by proportional representation and shall be conducted by the officer deputed for this purpose."
Government Bill

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

3rd December, 1963
Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

3rd December, 1963

This is a very important clause. This is a very important clause.
Mr. Deputy Speaker: Every amendment is important now.

The amendments have got the same bearing. Election outside agency secret ballot are important. Election outside agency secret ballot is important. The amendments have got the same bearing. Election outside agency secret ballot are important. The amendments have got the same bearing. Election outside agency secret ballot are important. Every amendment is important now.

Proportional representation, secret ballot outside agency create secret ballot outside agency proportional representation. Secret ballot outside agency create secret ballot outside agency proportional representation. Proportional representation, secret ballot outside agency create secret ballot outside agency proportional representation. Proportional representation, secret ballot outside agency create secret ballot outside agency proportional representation. Proportional representation, secret ballot outside agency create secret ballot outside agency proportional representation.

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The election of the members of the Committee shall be in such manner as may be prescribed. The term of office of the Committee elections shall extend up to such time as such election is held.

The term of the office of the Committee shall be for such period not exceeding three years as may be specified in the bye-laws, not exceeding the period of three months extend up to such time as such election is held.

The term of the office of the Committee shall be for such period not exceeding three years as may be specified in the bye-laws. Notwithstanding anything in clause (a), if for any reason the election of the members of the Committee is not held by the time of the expiration of the term of the existing committee, the Registrar may, for reasons to be recorded in writing, direct that the term of office of that committee shall extend up to such time as such election is held.

The election of the members of the Committee shall be in such manner as may be prescribed. Term of office of the Committee elections shall extend up to such time as such election is held.
Section 81

After the commencement of this Act, the persons who have signed the application for the registration of the society may appoint a committee to conduct the affairs of the society for a period of three months from the date of registration or for such further period as the Registrar may consider necessary. Provided further in the case of a society registered after the commencement of this Act, the persons who have signed the application for the registration of the society may appoint a committee to conduct the affairs of the society for a period of three months from the date of registration or for such further period as the Registrar may consider necessary. Provided also where the bye-laws so provide the Government or the Registrar may nominate all or any of the members of the committee for such period as may be specified therein. Bye-laws may adopt such General Body or Registrar directions regarding bye-laws may adopt therein. Provided nomination Section 31 nominations elections. After the commencement of this Act, the persons nomination may adopt the procedure mentioned in the said Act. Provided nomination.
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

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Government Bill

Clause T5r°& chart nomination Sa^o^o nomination So ^5$v°^o ^b^h nomination, ^tr*

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election 33^$)-^*^^^ g^-^ 335*33 democratic tights OM^*r*3j&*

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Within that period you conduct the election where the elections could not be held then again. Extend *^ao^ «^J^ 5S^o8, 

extraordinary powers ar°

ing clause 6 asoRab a&Sbo&D^ g)^.oC&o. g!^*^ ^ 5ir^&x) ^'^o^ ^ao^3 6-!r-^ ^^-

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Government Bill
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[Text of the document in the original language and format]
Government Bill:

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

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The Constitution Act, 1950 (Article 233-235)

which is unconstrained. The Constitution Act, 1950 (Article 233-235) is under a general power that is not limited by the Constitution.

Such elections have been held and the elections and the steps taken have been explained to the House.

A much greater power is seen in the Constitution Act, 1950 (Article 233-235).

would be that under which this is to be served.

The Constitution Act, 1950 (Article 233-235) is under a general power that is not limited by the Constitution.
Government Bill:
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Government Bill

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3rd December, 1963

Rural areas in economic aspect to provide for secret ballot. Apex Banks, Central Banks and Marketing Committees to have secret ballot bye-laws. Rules to provide for secret ballot. Select Committee to provide for secret ballot in bye-laws. Proviso. Land Mortgage Bank and elections. Secret ballot.
Government Bill
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

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Section 3 (p) secret ballot is provided. Ordinarily not exceeding six months after the commencement of this Act, the persons who have sent the application for the registration of the society may appoint a Committee to conduct the affairs of the society for a period of three months from the date of registration or for such other period as the Registrar may consider necessary...
total period should not exceed 6 months. Rules 3& provide accordingly.

Ordinary

Extra-ordinary

The term of office of the committee shall be for such period, not exceeding three years as may be specified in the bye-laws.

Verbal amendment.

Not exceeding 2 years.

Not exceeding 8 years.

Extra-ordinary cases ordinary (3+3) ordinary cases extraordinary

Extra-ordinary extraordinary ordinary

The term of office of the committee shall be for such period, not exceeding three years as may be specified in the bye-laws.

Verbal amendment.
Sri Vavilala Gopala Krishnayya: Where is the question of your accepting. It is already there.

Sri K. Brahmananda Reddy: In sub-clause (2) (b), it is said: "........the Registrar may, for reasons to be recorded in writing, direct that the term of office of that committee shall extend upto such time as such election is held," *which extension shall not ordinarily exceed one year*

"Provided also that where the bye-laws so provide, the Government or the Registrar may nominate all or any of the members of the committee for such period as may be specified therein" *the powers of the Cooperative Sugar Factories, Cooperative Spinning Mills, Cooperative Credit Unions, Cooperative Pensions, Cooperative Building Societies, Cooperative Housing Societies, Cooperative Life Insurance Societies to issue shares, etc.*

(NO ANSWER)

Afr, DepM$pg<2%er : The question is: "In sub-clause (1) of clause 31 after the words "Constitute a Committee" insert the words "by means of election with secret ballot and proportional representation."

The amendment was declared negatived.

Sri Pillalamarri Venkateswarlu : I demand a division, Sir.
The House divided:

Ayes: 41; Noes: 90.

The amendment was negatived.

*Mr. Deputy Speaker:* The question is:

In sub-clause (1) of clause 31 after the words "Committee" add the words "The election for the constitution of such committee shall be done by secret ballot."

The amendment was declared negatived.

*Shri Vavilala Gopalakrishnayya:* I demand a division, Sir.

The House divided:

Ayes: 42; Noes 92.

The amendment was negatived.

*Mr. Deputy Speaker:* The question is:

"Delete the first proviso to sub-clause (1) of clause 31."

The amendment was negatived.

*Mr. Deputy Speaker:* The question is:

In the second proviso to sub-clause (1) of clause 31 delete the words "or for such further period as the Registrar may consider necessary"

The amendment was declared negatived.

*Shri Pillalamarri Venkateswarlu:* I demand a division, Sir.
The House divided:
Ayes: 42; Noes: 93.

The amendment was negatived.

*Mr. Deputy Speaker*: The question is:
Delete the third proviso to sub-clause (1) of clause 31.
The amendment was negatived.

*Mr. Deputy Speaker*: The question is:
In the second proviso to sub-clause (1) of clause 31 for the words "or for such further period as the registrar may consider necessary" substitute the following "for a further period of three months as the Registrar may consider necessary".
The amendment was negatived.

*Mr. Deputy Speaker*: The question is:
Delete the second proviso to sub-clause (1) of clause 31.
The amendment was negatived.

*Mr. Deputy Speaker*: The question is:
Delete sub-clauses (2) and (3) of clause 31:
The amendment was negatived.

*Mr. Deputy Speaker*: The question is:
Delete the sub-clause (2) (b) of clause 31.
The amendment was negatived.

*Mr. Deputy Speaker*: The question is:
Add the following at the end of sub-clause (2) (b) of clause 31:
"provided in no case the elections shall be delayed for not more than 30 days".

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (3) of clause 31 for the words "shall be in such manner as may be prescribed" substitute the words "shall be conducted by secret ballot on the basis of proportional representation."

The amendment was negatived.

Mr. Deputy Speaker: The question is:

Substitute the following for sub-clause (3) of clause 31:

"The election of the members of the Committee shall be by secret ballot as specified in the rules."

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (2) (b) of clause 31 for the words "such time as such election is held" substitute the words "six months".

The amendment was negatived.

Mr. Deputy Speaker: The question is:

For sub-clause (3) of clause 31 substitute the following:

"The election of the members of the Committee shall be by secret ballot and by proportional representation as may be prescribed by the Registrar or an officer authorised by him."

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

Add the following proviso after sub-clause (3) of clause 31:

"Provided a member who has joined the society within three months of the date of election shall not have the right to vote."

The amendment was negatived.

Mr. Deputy Speaker: The question is:

In sub-clause (3) of clause 31 after the words "shall be" insert the words "held by secret ballot and by proportional representation and shall be conducted by the officer deputed for this purpose".

The amendment was negatived.

Mr. Deputy Speaker: The question is:

"That Clause 31 do stand part of the Bill."

The motion was declared adopted.

Sri Vavilala Gopalakrishnayya: I demand a division, Sir.

The House divided: Ayes: 90; Noes 43; Neutral: 1

The motion was adopted.

Clause 31 was added to the Bill.

Clause 32

Sri K. Brahmananda Reddy: I beg to move:

"In sub-clause (7) (b) of clause 32, after the words: "as he may" insert the word: ‘issue’."
**Mr. Deputy Speaker:** Amendment moved.

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

Add the following proviso at the end of sub-clause (1) of clause 32:

"Provided that in respect of societies formed for running sugar mills such meetings shall be held at least twice a year, once before and the other after the crushing season.

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

Delete sub-clause (2) (iv) of clause 32.

Delete sub-clauses (5) (a), (5) (b) (ii), (5) (c), (6) and (7) of clause 32.

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

For sub-clause (6) of clause 32 substitute the following:

"If the default is made by the Committee in calling a general meeting within three months next after co-operative year, the Registrar shall call a general meeting for election of members of the committee to be held in accordance with the provisions of this Act. Such meeting shall be presided by the Registrar or such other officer authorised by Registrar but the person presiding shall not be entitled to vote at the meeting. The General-body meeting shall observe such procedure in conducting the meeting as may be prescribed.

2. The Registrar shall by order declare the committee or the member of the committee, whose duty was to call such a meeting or who without reasonable excuse failed to comply any of the aforesaid sections, disqualified for being elected or continue to be in office for being an officer
or member of the committee for such period not exceeding three years as he may specify.

Provided the Registrar shall not take such action unless reasonable opportunity is given to such officer or member or the committee.

3. An election petition shall lie to the Tribunal within a period of thirty days from the date of election and the Tribunal shall set aside the election for an irregularity which materially affected the election. The irregularities mentioned in Representation of Peoples Act shall also apply to the election petitions under the provisions of this Act.

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

Delete sub-clause (7) of clause 32.

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

In sub-clause (6) of clause 32 for the word "Government" substitute the word "Registrar"-

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

Delete sub-clause (8) of clause 32.

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

Delete sub-clause (7) (a) of clause 32.

*Mr. Deputy Speaker:* Amendments moved.

*(Mr. Speaker in the Chair)*
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would be a complete negation of all principles of democracy and cooperation.
Government Bill
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3rd December, 1963

The chairman assured that the Government had no intention of taking power to conduct elections whenever they chose. On the other hand, the Government’s anxiety was only for conducting election when it is due and for this the Government according to the sub-clause could step in only when the election is due. He further observed that Government should have power to interfere and get election conducted through an officer when it is feared that in a particular society the election may not be held: If still members expressed any doubt about the wording he assured that he would get it re-examined by the Law Department. Sub-clause (6) “Notwithstanding anything in this Chapter, if at any time the Government are satisfied that circumstances exist which render it necessary for them to call a general meeting for election……” Elections to the General Body meeting will be decided by the Registrar and if for any reason, a meeting is not called in accordance with the requisition delivered under sub-section (4), or if in the opinion of the Registrar there is no committee or officer competent under this Act, the rules or the bye-laws to call a meeting, or if there be a dispute regarding the competence of the Committee ……” Requisition will have no power to call for the general body meeting.
Mr. Speaker: Amendment moved. (Pause)

Mr. Speaker. The question is:

"Add the following proviso at the end of sub-clause (1) of clause 32:

'Provided further that in respect of societies formed for running sugar factories such meetings shall be held at least twice in a cooperative year, once before and the other after the crushing season.'

The amendment was adopted.

Mr. Speaker: The question is:

"Delete sub-clause (2) (iv) of clause 32."

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (5) (a), (5) (b) (ii), (5) (c), (6) and (7) of clause 32."

The amendment was negatived.

Mr. Speaker: The question is:

For sub-clause (6) of clause 32 substitute the following:
"If the default is made by the Committee in calling a general meeting within three months next after cooperative year, the Registrar shall call a general meeting for election of members of the committee to be held in accordance with the provisions of this Act. Such meeting shall be presided by the Registrar or such other officer authorised by Registrar but the person presiding shall not be entitled to vote at the meeting. The General body meeting shall observe such procedure in conducting the meeting as may be prescribed.

2. The Registrar shall by order declare the committee or the member of the committee, whose duty was to call such a meeting or who without reasonable excuse failed to comply any of the aforesaid sections, disqualified for being elected or continue to be in office for being an officer or member of the committee for such period not exceeding three years as he may specify.

Provided the Registrar shall not take such action unless reasonable opportunity is given to such officer or member or the committee.

3. An election petition shall lie to the Tribunal within a period of thirty days from the date of election and the Tribunal shall set aside the election for an irregularity which materially effected the election. The irregularities mentioned in Representation of Peoples Act shall also apply to the election petitions under the provisions of this Act."

The amendment was declared negatived.

A poll was demanded and the House divided thus:
Ayes: 26; Noes: 82; Neutrals: Nil.

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

"Delete sub-clause (7) (a) of clause 32."

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (7) of clause 32."

The amendment was declared negatived.

A poll was demanded and the House divided thus:

Ayes: 26; Noes: 83; Neutrals. Nil.

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (8) of clause 32."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (7) (b) of clause 32, after the words "as he may" insert the word "issue."

The amendment was adopted.

Mr. Speaker: The question is:

"That clause 32, as amended, do stand part of the Bill."

The motion was adopted.

Clause 32 was added to the Bill.

Clause 33.

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

"In sub-clause (1) (d) of clause 33 for the words "not
more than three members" substitute the words "not more than two members."

Mr. Speaker: Amendment moved.

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

"In sub-clause (1) (d) of clause 33 for the words "not more than three members" substitute the words "not more than one member."

Mr. Speaker: Amendment moved.

Sri Pillalamarri Venkateswarlu: Sir, beg to move:

"Add the following as sub-clause (1) (e) of clause 33:

'Societies formed for the purpose of development of Industries the composition of the committee shall be in the proportion to the amounts invested, by various interests taking into consideration that the amounts for which guarantees are given.'"

Mr. Speaker: Amendment moved.

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

"For sub-clause (3) of clause 33 substitute the following:

'A member nominated on the committee under subsection (1) shall hold office for a period not exceeding three years.'"

Mr. Speaker: Amendment moved.

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

"For clause 33 substitute the following:

'The Government shall have the power to participate..."
in all the deliberations of the committee meetings and advise the committee accordingly.”

Mr. Speaker: Amendment moved.

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

“(i) In sub-clause (1) after the words “the right to nominate”, insert the words “to the committee”;

(ii) In sub-clause (2), for the expression “nominated on the committee” substitute the expression “nominated to the committee”;

(iii) After sub-clause (2), add the following sub-clause, namely:

‘(3) Any nominee of the Government may refer to the Government, through the Registrar, any resolution the execution of which, in the opinion of the nominee, is likely to be prejudicial to the interests of the Government and the decision of the Government thereon shall be final and binding on the committee:

Provided that the Government may suspend the execution of any such resolution pending the exercise of their powers under this sub-section.”

Mr. Speaker: Amendment moved:
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The Government shall have the power to participate in all the deliberations of the committee meetings and advise the committee accordingly.
3rd December, 1963

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(3) Pillalamarri Venkateswarlu rose to speak on his amendment.

Mr. Speaker: I think you are wasting your energy Mr. Venkateswarlu; I really admire your perseverance.

(4) Our experience is this; all these years we are speaking at least for some time; the Government is coming into line in which we are taking them. Industries and Cooperative societies are developed. Spinning Mills, Sugar Factories are developed. Cooperative sector develop a lot of capital and invest in it. Private sector develop a lot of capital, 40% Government. Sugar Mills 40% Government, 40% Private. Private sector 20% 60% Government. Management is Government Cooperative basis. Private individuals 40% in government Cooperative basis. Government sector develop 50% 50% Government control. Cooperative sector 50% 50% private sector develop in government control.
sugar mills. The composition of the committee shall be in the proportion to the amounts invested by various interests taking into consideration the amounts for which guarantees are given.

"Societies formed for the purpose of development of Industries: the composition of the committee shall be in the proportion to the amounts invested, by various interests taking into consideration the amounts for which guarantees are given."

Black market Sugar 35% Agriculture, 35% Corporate sector and 30% Government representatives.

Genuine Sugar factories 35% Agriculture, 35% Corporate sector and 30% Government representatives. Reserve Bank 35% Agriculture, 35% Corporate sector and 30% Government of India. Only one candidate for each of the three seats is elected. The Cabinet meet decides Cooperative Sugar Factories 35% full board nomination, 35% Joint Registrar and 30% Business Manager. Deputy Registrar, Business Manager, Deputy Registrar
Mr. Speaker: The question is:

"In sub-clause (1) (d) of clause 33 for the words "not more than three members" substitute the words "not more than two members."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (1) (d) of clause 33 for the words "not more than three members" substitute the words "not more than one member."

The amendment was negatived.

Mr. Speaker: The question is:

"Add the following as sub-clause (1) (e) of clause 33:"

"Societies formed for the purpose of development of Industries: the composition of the Committee shall be in the proportion to the amounts invested, by various interests taking into consideration the amounts for which guarantees are given."

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

"For sub-clause (3) of clause 33 substitute the follow­ing:

'A member nominated on the committee under sub­section (1) shall hold office for a period not exceeding three years'."

The amendment was negatived.

Mr. Speaker: The question is:

"For clause 33 substitute the following:—

'The Government shall have the power to participate in all the deliberations of the committee meetings and advise the committee accordingly'."

The amendment was negatived.

Mr. Speaker: The question is:

"(i) in sub-clause (1) after the words "the right to nominate", insert the words "to the committee";

(ii) in sub-clause (2), for the expression "nominated on the committee" substitute the expression "nominated to the committee";

(iii) after sub-clause (2), add the following sub-clause, namely—

"(3) Any nominee of the Government may refer to the Government, through the Registrar, any resolution the execution of which, in the opinion of the nominee, is likely to be prejudicial to the interests of the Government and the decision of the Government thereon shall be final and binding on the committee"
Sri A. Venkateswar Rao: Sir, I beg to move:

For sub-clause (1) of clause 34 substitute the following:

"On the enquiry held under sections 51 and 52 if the committee has mismanaged the affairs of the society or mis-appropriated the funds of the society, the Registrar may after giving the committee an opportunity of making its representation, by order, supersede the committee and appoint another person (hereafter referred to as Special Officer) or appoint a committee of two or more members of the society (other than the members of the committee under supersession) for a period not exceeding one year".

Mr. Speaker: Amendment moved.

Sri Pooja Subbaiah:

In sub-clause (1) of clause 34 for the words "for a period not exceeding two years...........three years" substitute the words "and call for the fresh election of the Committee within a period of six months."

Mr. Speaker: Amendment moved.

Sri Bali Reddy: Sir, I beg to move:

For sub-clause (4) of clause 34 substitute the following:

"A special officer appointed by the Government will look after the society till the end of supersession, at the cost of the Government."

Mr. Speaker: Amendment moved.

Sri T. K. R. Sarma: Sir, I beg to move:
Delete sub-clause (2) of clause 34.

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

In sub-clause (6) of clause 34 for the words “consult the Financing Bank” substitute the words “consent of the financing bank be obtained”.

Mr. Speaker: Amendment moved.

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

Add the following as new clause 34-A.—

“34-A: No-confidence motion: (1) A motion expressing want of confidence in the committee may be made by such number of members who constitute the quorum as prescribed in the bye-laws to the Registrar and the Registrar shall call the general body within thirty days after receipt of the motion.

(2) If the no-confidence motion is carried by three-fifths of the members attended a new committee shall be elected.”

Mr. Speaker: Amendment moved.
On the enquiry held under sections 51 and 52 if in the opinion of the Registrar, the committee is not functioning properly......” And inspection winding up is necessary to Registrars. If in the opinion of the Registrar the committee is not functioning properly, management, misappropriation of funds are necessary. Wording may be: if in the opinion of the Registrar the committee is not functioning properly the Registrar will maintain or recommend to Registrar to nominate another or supersede the Registrar. If in the opinion of the Registrar the committee is not functioning properly the Registrar will maintain or recommend to Registrar to nominate another or supersede the Registrar.
Government Bill  
The Andhra Pradesh Cooperative Societies Bill, 1963 (as reported by the Regional Committee)

Section 5. Statutory powers: In case, if a cooperative society is unable to meet the demands of its members, it may attempt to improve the position by increasing its capital or by some other means, but if such an attempt proves unsuccessful, the government may suspend the society. The government may extend or extend the period of suspension for a period of one year. If the period of two years expires and the society is not able to meet the demands of its members, the government may extend the time for a period of three years or extend the time for a period of six months. The government may replace the management by a management committee consisting of members elected by the general body of the cooperative society. The government may also transfer the assets of the society to another cooperative society. The government may also suspend the management of a cooperative society if the society is not able to meet the demands of its members for a period of two years. If the period of two years expires and the society is not able to meet the demands of its members, the government may extend the time for a period of six months. The government may also transfer the assets of the society to another cooperative society. The government may also suspend the management of a cooperative society if the society is not able to meet the demands of its members for a period of two years. If the period of two years expires and the society is not able to meet the demands of its members, the government may extend the time for a period of six months. The government may also transfer the assets of the society to another cooperative society.
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The person (hereinafter referred to as the special officer) or a committee of two or more persons (hereafter referred to as the managing committee) to manage the affairs of the society for a period not exceeding two years specified in the order which period, may, at the discretion of the Registrar, be extended from time to time, so however, that the aggregate period shall not exceed three years...

If in the opinion of the Registrar, the Committee is not functioning properly or willfully disobeys or willfully fails to comply with any lawful order or direction issued by the Registrar under this Act or the rules, he may, ...after giving the committee an opportunity of making its representations...
All the members wilfully disobey the orders. If any member wilfully disobey the orders, you remove them and have fresh elections; then supersede them. General body meeting will convince them, and expose them. Democratic principles can then be exposed. Corrupt people will be removed. The society is superseded. The general body meeting will convince them. You are not exposing them. You are not exposing their rights. You are not exposing their powers. You introduce no-confidence motion. General body will be superseded. You are not exposing them. You are not exposing their powers. You are not exposing their amendments. You are not exposing their amendments.
In sub-clause (1) of clause 34 for the words "for a period not exceeding two years........three years" substitute the words "and call for the fresh election of the committee within a period of six months."

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

In sub-clause (1) of clause 34 for the words “two years” substitute the words “six months” and for the words “three years” substitute the words “one year”.

The amendment was negatived.

Mr. Speaker: The question is:

For sub-clause (1) of clause 34 substitute the following:

“If it is brought to the notice of the Registrar or Government that the committee is not functioning in accordance with the rules laid down, the Registrar may appoint a person or persons to arrange for a meeting of the general body either to rectify the defects or for the removal of the committee or one or more of the officers. If the general body fails to rectify the irregularities pointed out, the Registrar will reserve the power to amend, cancel the resolutions passed by the Committee.”

The amendment was negatived.

Shri Pillalamarri Venkateswarulu pressed for a division.

The House divided:


The amendment was negatived.

Mr. Speaker: The question is:

For sub-clause (1) of clause 34 substitute the following:

“On the enquiry held under sections 51 and 52 if the Committee has mismanaged the affairs of the society or
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misappropriated the funds of the society, the Registrar may, after giving the Committee an opportunity of making its representation, by order, supersede the committee and appoint another person (hereafter referred to as Special Officer) or appoint a committee of two or more members of the society (other than the members of the Committee under supersession) for a period not exceeding one year.

The amendment was negatived.

Mr. Speaker: The question is:

Delete clause 34.

The amendment was negatived.

Mr. Speaker: The question is:

Delete sub-clause (2) of clause 34.

The amendment was negatived.

Mr. Speaker: The question is:

For sub-clause (4) of clause 34 substitute the following:

"A special officer appointed by the Government will look after the society till the end of supersession, at the cost of the Government."

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (6) of clause 34 for the words "consult the Financing Bank" substitute the words "consent of the financing bank be obtained."

The amendment was negatived.

Mr. Speaker: The question is.

Add the following as new clause 34-A
34-A. No-confidence motion: (1) A motion expressing want of confidence in the committee may be made by such number of members who constitute the quorum as prescribed in the bye-laws to the Registrar and the Registrar shall call the general body within thirty days after the receipt of the motion."

(2) If the no-confidence motion is carried by three-fifths of the members attended a new committee shall be elected."

The amendment was negatived.

Mr. Speaker: The question is:
That clause 34 do stand part of the Bill.

The motion was adopted.

Clause 34 was added to the Bill.

Clause 35

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

Delete clause 35.

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

In sub-clause (1) of clause 35 delete the words "the crops or other agricultural produce, cattle, fodder for cattle, agricultural."

Sri P. Subbiah:

Add the following proviso to sub-clause (1) of clause 35:

"Provided that a pair of bullocks, cattle fodder, agricultural implements, grains necessary for consumption till the next harvest are exempted from the operation of subsection (1) in the case of peasants."
Sri T. K. Sarma: Sir, I beg to move:

Delete sub-clause (2) of clause 35.

Mr. Speaker: Amendments moved.

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

After sub-clause (3) the following sub-clause shall be added, namely:

(4) The charge under this section shall not be available against the following articles of such member:

(a) the necessary wearing apparel, cooking vessels, beds and bedding and such personal ornaments of a woman, as in accordance with religious usage, cannot be parted with by her;

(b) ploughs, implements of husbandry, one pair of ploughing cattle, such manure and seed grain stocked by him, as may be necessary for the due cultivation of his lands in the ensuing year.

Mr. Speaker: Amendment moved.

Sri P Subbaiah: “and appoint either a person (hereinafter referred to as the special officer) or a committee of two or more persons (hereafter referred to as the managing committee) to manage the affairs of the society for a period not exceeding two years...” Government Land revenue, and first charge of all immovable property and agricultural produce, cattle fodder for cattle, agricultural implements and other first charge goods. Section 60 of the Civil Procedure...
Mr. Speaker: The question is:

Delete Clause 35.

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (1) of clause 35 delete the words “the
crops or other agriculture produce, cattle, fodder for
cattle, agricultural.”

The amendment was negatived.

*Mr. Speaker:* The question is:
Add the following proviso to sub-clause (1) of
Clause 35.

“Provided that a pair of bullocks, cattle fodder, agri­
cultural implements, grains necessary for consumption till
the next harvest are exempted from the operation of sub­
section (1) in the case of peasants.”

The amendment was negatived.

*Mr. Speaker:* The question is:
Delete sub-clause (2) of clause 35:

The amendment was negatived.

*Mr. Speaker:* The question is:
After sub-clause (3), the following sub-clause shall
be added, namely:

(1) The charge under this section shall not be availa­
ble against the following articles of such member :

(a) the necessary wearing apparel, cooking vessels,
beds and bedding and such personal ornaments of a
woman, as in accordance with religious usage, cannot be
parted with by her;

(b) Ploughs, implements of husbandry, one pair of
ploughing cattle, such manure and seed grain stocked by
him, as may be necessary for the due cultivation of his
lands in the ensuing year.

The amendment was adopted.
Mr. Speaker: The question is:
That Clause 35, as amended, do stand part of the Bill.

The motion was adopted.

Clause 35, as amended, was added to the Bill.

Clause 36.

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

In sub-clause (4) of clause 36 after the word “register” insert the words “within a period of fifteen days”

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

Add the following as sub-clause (5) of clause 36.

"sub-section (5): An individual who is a member of the society owning no landed property, shall be entitled to obtain loan on furnishing one surety to the extent of the amount disbursed."

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

In sub-clause (4) of clause 36 add the following before the words “where it is registered."

"he shall return it to the society by registered post within thirty days from the date of receipt of such declaration.

Mr. Speaker: Amendments moved.

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

Add the following as new clause 36—A:

The collection of loans due to a society shall be postponed whenever the Government declares remission of land revenue in the area of its operation.

Mr. Speaker: Amendment moved.
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Clause 3: A declaration registration shall be made within a certain period after the Select Committee stage. In the declaration registration, it must be registered at least minimum period of 15 days, i.e., 15 days from the declaration and it must be registered at least minimum period of 15 days.

The collection of loans due to a society shall be postponed whenever the Government declares remission of land revenue in the area of operation.
*Sri Pillalamarri Venkateswarlu:* An individual who is a member of the society owning no landed property shall be entitled to obtain loan on furnishing one surety to the extent of the amount disbursed.

Landed property is furnished along with the member in order to be entitled to the extent of the amount disbursed. Surety should be considered in accordance. Cooperative movement, etc.

In Sub-clause (3) for the expression “Charge on the immovable property of a member” should be appended. Surety loans are issued on security of immovable property. Collection of loans to the society shall be postponed. Finance Bank consult with postpone the power.

In Sub-clause (3) for the expression “no land or other immovable property” I am proposing the following amendment. With your permission, I beg to move:

In Sub-clause (3) for the expression “No land or other immovable property in respect of which a declaration has been made under sub-section (1)” the expression “subject to the provisions of sub-section (1) and to the claim of any person in whose favor a mortgage or a charge has been created before the date of registration of the declaration made under sub-section (1), no land or
other immovable property in respect of which such declaration has been made shall be substituted.

Mr. Speaker: Amendment moved:

Mr. Gopalakrishnayya, you want your amendment to be added as Clause 36-A.

Sri Vavilala Gopalakrishnayya: It is a separate clause.

Mr. Speaker: It amounts to an amendment.

Sri Vavilala Gopalakrishnayya: It is an individual amendment. It is not included in Clause 36.

We are discussing Clause 36. Actually it should be Clause 37, but for the sake of convenience. .......

Mr. Speaker: It comes in between 36 and 37. You want it to be added as 36-A:

Sri Vavilala Gopalakrishnayya: When 36 is completely taken away, then 36-A will come.

Mr. Speaker: Then I will put it separately.

The question is:

In sub-clause (4) of Clause 36 after the words “register” insert the words “within a period of fifteen days”.

The amendment was negatived.

Mr. Speaker: The question is:

Add the following as sub-clause (5) of Clause 36.
"sub-section (5): An individual who is a member of the Society owning no landed property shall be entitled to obtain loan on furnishing one surety to the extent of the amount disbursed."

The amendment was negatived.

Mr. Speaker: The question is

In sub-clause (4) of Clause 36, add the following before the words "Where it is registered":

"he shall return it to the Society by registered post within thirty days from the date of receipt of such declaration".

The amendment was negatived.

Mr. Speaker: The question is:

Add the following as new Clause 36-A:

"The collection of loans due to a Society shall be postponed whenever the Government declares remission of land revenue in the area of its operation".

The amendment was negatived.

Mr. Speaker: The question is:

In sub-clause (3) for the expression "no land or other immovable property in respect of which a declaration has been made under sub-section (1)" the expression "subject to the provisions of sub-section (1) and to the claim of any person in whose favour a mortgage or a charge has been created before the date of registration of the declaration made under sub-section (1), no land or other immovable property in respect of which such declaration has been made" shall be substituted.

The amendment was adopted.
Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

Add the following as new clause 36-A.

Creation of charge in favour of joint farming society by a member: (1) Notwithstanding anything contained in this Act or in any other law for the time being in force, a member of a joint farming society whose lands have been pooled shall, if so required by such society, make a declaration in the form prescribed that he thereby creates a charge upon those lands in respect of any loan taken by the joint farming society in connection with or to facilitate the operations of such society and the charge so created shall be deemed to have been transferred to the person from whom the joint farming society has taken the loan.

(2) No declaration made under sub-section (1) shall be varied or cancelled by a member without the previous written permission of the joint farming society, and the joint farming society shall not give such permission without the approval of the person to whom the charge stands transferred under sub-section (1).

(3) (a) No land in respect of which a declaration has been made under sub-section (1) or any part of such land or any interest in such land shall be sold or otherwise transferred without the previous written permission of the joint farming society, and such permission shall not be given by the joint farming society without the approval of the person to whom the charge stands transferred under sub-section (1).

(b) Notwithstanding anything contained in any law for the time being in force, any transaction made in contravention of clause (a) shall be null and void.
(4) The declaration made under sub-section (1) or any variation or cancellation thereof shall be sent by registered post by the joint farming society to the Sub Registrar having jurisdiction over the area in which the lands are situated.

(5) On receipt of the declaration, variation or cancellation, the Sub Registrar shall, notwithstanding anything contained in any law for the time being in force, register such declaration, variation or cancellation and issue a copy thereof to the joint farming society.

(6) Any declaration made under sub-section (1) or any variation or cancellation thereof which has not been registered under sub-section (5) shall, notwithstanding anything contained in this Act or in any other law for the time being in force, be null and void”.

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

Sri K. Brahma nanda Reddy: According to the bye-laws of the Joint Farming Societies, at the time of pooling the lands, it is competent for the Society to go for a loan on the property so pooled.

Mr. Speaker: The question is:

Add the following as new clause 36-A.

"Creation of charge in favour of joint farming society by a member :- (1) Notwithstanding anything contained in this Act or in any other law for the time being in force, a member of a joint farming society whose lands have been pooled shall, if so required by such society, make a declaration in the form prescribed that he thereby creates a charge upon those lands in respect of any loan taken by the joint farming society in connection with or to facilitate the operations of such society and charge so created shall be deemed to have been transferred to the person from whom the joint farming society has taken the loan.

(2) No declaration made under sub-section (1) shall be varied or cancelled by a member without the previous written permission of the joint farming society, and the joint farming society shall not give such permission without the approval of the person to whom the charge stands transferred under sub-section (1)."
(3) (a) No land in respect of which a declaration has been made under sub-section (1) or any part of such land or any interest in such land shall be sold or otherwise transferred without the previous written permission of the joint farming society, and such permission shall not be given by the joint farming society without the approval of the person to whom the charge stands transferred under sub-section (1).

(b) Notwithstanding anything contained in any law for the time being in force, any transaction made in contravention of clause (a) shall be null and void.

(4) The declaration made under sub-section (1) or any variation or cancellation thereof shall be sent by registered post by the joint farming society to the sub registrar having jurisdiction over the area in which the lands are situated.

(5) On receipt of the declaration, variation or cancellation, the Sub Registrar shall, notwithstanding anything contained in any law for the time being in force, register such declaration, variation or cancellation and issue a copy thereof to the joint farming society.

(6) Any declaration made under sub-section (1) or any variation or cancellation thereof which has not been registered under sub-section (5) shall, notwithstanding anything contained in this Act or in any other law for the time being in force, be null and void.

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 36 as amended do stand part of the Bill."

The motion was adopted.

Clause 36 as amended was added to the Bill.
Clause 37

Sri Pillalamarri Venateswarlu: Sir, I beg to move:

In sub-clause (2) (b) of Clause 37 for the words “one half” substitute the word “one fourth”.

Mr. Speaker: Please give it like that.

Mr. Speaker: The question is:

In sub-clause (2) (b) of clause 37 for the words “one half” substitute the word “one-fourth”.

The amendment was negatived.

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

“Instead of ‘one-half’ as provided in sub-clause (2) (b) of Clause 37, “one-third” may be substituted in all places where the expression “one-half” occurs.”

(Pause)

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

Instead of “one-half” as provided in sub-clause (2) (b) of Clause 37, “one-third” may be substituted in all places where the expression “one half” occurs.

The amendment was adopted.
3rd December, 1963  Government Bill
The Andhra Pradesh Cooperative
Societies Bill, 1963 (as reported by
the Regional Committee)

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

(i) after sub-clause (5) insert the following sub-clause, namely:

"(6) Where a requisition in writing from any society registered or deemed to be registered in any reciprocating State in respect of a member of that society who for the time being is employed in this State, is received by his employer, the requisition shall be acted upon as if it had been made by a society in this State.

Explanation:— For the purpose of this sub-section "reciprocating State" means any State which the Government may, by notification in the Andhra Pradesh Gazette declare to be a reciprocating State."

(ii) renumber sub-clause (6) as sub-clause (7).

Mr. Speaker : Amendment moved.

(Pause)

Mr. Speaker : The question is:

(i) after sub-clause (5) insert the following sub-clause namely:

"(6) Where a requisition in writing from any society registered or deemed to be registered in any reciprocating State in respect of a member of that society who for the time being is employed in this State, is received by his employer, the requisition shall be acted upon as if it had been made by a Society in this State.

Explanation:— For the purpose of this sub-section "reciprocating State" means any State which the Government, may by notification in the Andhra Pradesh Gazette, declare to be a reciprocating State."
(ii) renumber sub-clause (6) as sub-clause (7).

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 37, as amended, do stand part of the Bill."

The motion was adopted.

Clause 37, was added to the Bill.

Clauses 38 and 39.

Mr. Speaker: The question is:

"That Clauses 38 and 39 do stand part of the Bill."

The motion was adopted.

Clauses 38 and 39 were added to the Bill.

Clause 40

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

Add the following proviso at the end of sub-clause (2) of Clause 40:

"Provided that the provisions of sections 47 and 48 of Andhra Pradesh (Telangana Area) Tenancy Act shall not apply to such sales."

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

Add the following proviso at the end of sub-clause (2) of Clause 40.

“Provided that the provisions of Section 47 and 48 of Andhra Pradesh (Telangana area) Tenancy Act shall not apply to such sales”.

The amendment was negatived.

Mr. Speaker : The question is :

“That Clause 40 do stand part of the Bill.”

The motion was adopted.

Clause 40 was added to the Bill.

Clause 41

Mr. Speaker : For Clause 41 there are no amendments.

The question is :

“That Clause 41 do stand part of the Bill.”
The motion was adopted.

Clause 41 was added to the Bill.

Clause 42

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

Add the following as sub-clause (d) of Clause 42.

“any immovable property purchased by the co-operative society for its use”.

Mr. Speaker: Amendment moved:

The amendment was negatived.

Mr. Speaker: The question is:

“That clause 42 do stand part of the Bill.”
The motion was adopted.

Clause 42 was added to the Bill.

**Clause 43**

*Sir Vavilala Gopalakrishnayya:* Sir, I beg to move:

Add the following as sub-clause (i) of clause 43.

"to accord free admission to all the co-operative societies governed by this Act."

**Mr. Speaker:** Amendment moved.

"to accord free admission to all the Cooperative Societies governed by this Act." The amendment is not relevant as admission to a co-operative society is provided in clause 19.

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

Add the following as sub-clause (i) of clause 43.

"to accord free admission to all the co-operative societies governed by this Act.”

The amendment was negatived.

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

"That clause 43 do stand part of the Bill."

The motion was adopted.

Clause 43 was added to the Bill.
Clause 44

Mr. Speaker: There are no amendments to clause 44.

The question is:

"That clause 44 do stand part of the Bill."

The motion was adopted.

Clause 44 was added to the Bill.

Clause 45

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

In sub-clause (2) (a) of clause 45 for the words "prescribed limit" substitute the words "six per cent".

"In sub-clause (1) (a) of clause 45 delete the words "as may be prescribed."

Delete the proviso to sub-clause (1) (a) of clause 45.

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

In the proviso to sub-clause (1) (a) of clause 45 for the words "ten per cent" substitute the words "five per cent."

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

In sub-clause (2) (e) of clause 45 for the words "for any charitable purpose.........operations of the Society" substitute the following:

"for the development of educating activities and technical education in particular."

Mr. Speaker: Amendments moved.
3rd December, 1963

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

Section 5: The Bill provides for the incorporation of cooperative societies. A society shall commence its business after obtaining a certificate from the appropriate authority. The memorandum of association shall state the objects of the society, the name of the society, and the registered office. The objects of the society must be non-profit, and the memorandum shall be filed within 6 months of its incorporation. The name of the society shall be different from any already registered. The society shall have a minimum of 10 members.

Section 15: The profit of the society shall be used for charitable purposes as defined in section 2 of the Charitable Endowments Act, 1890. Donations of money, not exceeding ten per cent of the net profits, may be utilized for charitable purposes within the area of operations of the society. The amount may be reduced to not less than ten per cent of the profits with the previous permission of the Registrar. The donations may be prescribed as may be prescribed.

The amount may with the previous permission of the Registrar be reduced to a sum not less than ten per cent of such profits.
Charitable endowments are different from religious endowments for any charitable purpose as defined in Section 2 of the Charitable Endowments Act, 1890.

Mr. Speaker: The question is:

“In sub-clause (1) (a) of clause 45 delete the words ‘as may be prescribed’.”

The amendment was negatived.

Mr. Speaker: The question is:

“In the proviso to sub-clause (1) (a) of clause 45, for the words ‘ten per cent’ substitute the words ‘five per cent’.”

The amendment was negatived.

Mr. Speaker: The question is:

“Delete the proviso to sub-clause (1) (a) of clause 45.”

The amendment was negatived.

Mr. Speaker: The question is:

“In sub-clause (2) (a) of clause 45 for the words ‘prescribed limit’ substitute the words ‘six per cent’.”

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

"In sub-clause (2) (e) of clause 45 for the words 'for any charitable purpose...operations of the society' substitute the following:

‘for the development of educating activities and technical education in particular’.”

The amendment was negatived.

Mr. Speaker: The question is:

“That clause 45 do stand part of the Bill.”

The motion was adopted.

Clause 45 was added to the Bill.

Clauses 46 to 49

Mr. Speaker: The question is:

“That clauses 46 to 49 do stand part of the Bill.

The motion was adopted.

Clauses 46 to 49 were added to the Bill.

Clause 50

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

“In sub-clause (1) of clause 50 delete the words ‘who will work under the general superintendence and control of the Registrar of co-operative societies.”

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

“In sub-clause (1) of clause 50 for the words ‘Registrar of Co-operative Societies’ substitute the words ‘Accountant-General, Andhra Pradesh’.”

Mr. Speaker: Amendments moved.
"There shall be a separate wing for audit in the Co-operative department headed by a Chief Auditor who will work under the general superintendence and control of the Registrar of co-operative societies." Audit shall be carried out by an independent unit under the Registrar. But he shall not work under the control and supervision of the Registrar of co-operative Societies.

General debate centered around the independence of the Chief Auditor. Ministers conference supported the establishment of an independent auditor separate from the Registrar. The Chief Auditor shall work under the Registrar of co-operative societies, the auditor shall be independent. Audit shall be under the control of the Auditor, not the Registrar. The amendment proposes a separate department for audit.

Local fund Inspector of audit shall be under the direct supervision of the Chief Auditor. The Inspector shall not be under the influence of the Registrar.

Chief Auditor shall have expert guidance from the Accountant General.

The Andhra Pradesh Cooperative Societies Bill 1963 (as reported by the Regional Committee)
3rd December, 1963

Government Bill

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

The Registrar is responsible for the proper functioning of all co-operative societies. The Accountant General functions under the Auditor General of India, which post is created under the provisions of the Constitution of India.

Sri K. Brahmananda Reddy: After all, at the apex we have the Registrar of Co-operative Societies and then an appeal thereon to the Government. Therefore, they function separately in the Co-operative department headed by a Chief Auditor who will work under the general superintendence and control of the Registrar. That is all, Sir.

Mr. Speaker: The question is:

"In sub-clause (1) of clause 50 delete the words 'who will work under the general superintendence and control of the Registrar of Co-operative Societies.'"

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

Ayes: 30; Noes: 69;

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

"In sub-clause (1) of clause 50 for the words ‘Registrar of Co-operative Societies’ substitute the words ‘Accountant-General, Andhra Pradesh.’"

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 50 do stand part of the Bill."

The motion was adopted.

Clause 50 was added to the Bill.

Clause 51

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

"In clause 51 delete the words ‘of his own motion and.’"

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

"In clause 51 for the words ‘one-fifth’ substitute the words ‘one-tenth.’"

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

"In clause 51 for the words ‘such time as may be prescribed’ substitute the words ‘six months’.

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

"Add the following at the end of clause 51:

‘and copies of the report shall be made available to the members of the society.’"

Sri C. Bali Reddy: Sir, I beg to move:

"Add the following at the end of clause 51:

"
"That a member can appoint a lawyer to help him during an inquiry before the Registrar or the arbitrator or the liquidator without taking formal approval of the Registrar."

Mr. Speaker: Amendments moved:

"..."
Mr. Speaker: The question is:

"In clause 51 for the words 'one-fifth' substitute the words 'one-tenth.'"

The amendment was negatived.

Mr. Speaker: The question is:

"In clause 51 for the words 'such time as may be prescribed, substitute the words 'six months':

The amendment was negatived.

Mr. Speaker: The question is:

"Add the following at the end of clause 51:

'and copies of the report shall be made available to the members of the society.'"

The amendment was negatived.

Mr. Speaker: The question is:

"Add the following at the end of clause 51:

'That a member can appoint a lawyer to help him during an inquiry before the Registrar or the arbitrator or the liquidator without taking formal approval of the Registrar.'"

The amendment was negatived.

Mr. Speaker: The question is:

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

The motion was adopted.

Clause 51 was added to the Bill.

Clause 52

Sri T. K. R. Sarma: 'Sir, I beg to move.'
On clause 52 after the word 'application' insert the words 'from any member or from a creditor.'

Mr. Speaker: Amendment moved.

Sri K. Brahmananda Reddy: A member has always access to the books of the society and he can know at several times.

Mr. Speaker: The question is:

"The clause 52 after the word 'application' insert the words 'from any member or from a creditor.'"

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 52 do stand part of the Bill".

The motion was adopted.

Clause 52 was added to the Bill.

Clause 53

Mr. Speaker: The question is:

"That Clause 53 do stand part of the Bill".
The motion was adopted.

Clause 53 was added to the Bill.

Clause 54

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

“Add the following as sub-clause in clause 54:

Before the audit report or enquiry report or the inspection report is submitted to the Registrar, the auditor or enquiry officer or the inspecting officer as the case may be, shall seek clarifications from the society on the objections that he finds in the affairs of the society.

However, a copy of the audit report or enquiry report or inspection report as the case may be shall be supplied to the society concerned and to the other society to which the society concerned is affiliated.”

Mr. Speaker: Amendment moved:

No, Sir, but—— Amendment moved: “Before the audit report or enquiry report or the inspection report is submitted to the Registrar, the auditor or enquiry officer or the inspecting officer as the case may be, shall seek clarifications from the society on the objections that he finds in the affairs of the society.”

Sir, the matter is as follows—— Amendment moved: No, Sir, but——
They are allowed to say what they have got to say on the matter.

Mr. Speaker: The question is:

"Add the following as sub-clause in clause 54:

'Before the audit report or enquiry report or the inspection report is submitted to the Registrar, the auditor or enquiry officer or the inspecting officer as the case may be, shall seek clarifications from the society on the objections that he finds in the affairs of the society.

However, a copy of the audit report or enquiry report or inspection report as the case may be shall be supplied to the society concerned and to the other society to which the society concerned is affiliated.

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 54 do stand part of the Bill."

The motion was adopted.

Clause 54 was added to the Bill.

Clause 55

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

"To this clause, the following item shall be added, namely,--

(c) May seize the books, accounts or documents belonging to or in the custody of the society, if he considers that such seizure is necessary to ensure the safety of such books, accounts or documents, and shall give the person from whose custody the books, accounts or documents have been seized a receipt for the same;"
Provided that the books, accounts or documents, so seized shall be retained by him only for so long as may be necessary:

Provided further that the books, accounts or documents so seized shall not be retained for more than sixty days at a time except with the permission of the next higher authority.”

Mr. Speaker Amendment moved.

(Pause)

Mr. Speaker The question is:

“To this clause, the following item shall be added, namely:—

(c) may seize the books, accounts or documents belonging to or in the custody of the society, if he considers that such seizure is necessary to ensure the safety of such books, accounts or documents, and shall give the person from whose custody the books, accounts or documents have been seized a receipt for the same:

Provided that the books, accounts or documents, so seized shall be retained by him only for so long as may be necessary:

Provided further that the books, accounts or documents so seized shall not be retained for more than sixty days at a time except with the permission of the next higher authority.”

The amendment was adopted.

Mr. Speaker: The question is:

“That Clause 55, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 55, as amended, was added to the Bill.
Mr. Speaker: The question is:

“That Clause 56 to 58 do stand part of the Bill.

The motion was adopted.

Clauses 56 to 58 were added to the Bill.

Clause 59.

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

“Delete clause 59.”

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

“In sub-clause (3) of clause 59 after the word ‘suspension’ insert the words ‘so however that aggregate period of suspension shall not exceed more than one year.’”

Mr. Speaker: Amendments moved:

Sri A. Venkateswara Rao: Sub-section (3) says:

“The Registrar may direct, the committee, to extend from time to time, the period of suspension and the paid officer or servant suspended shall not be reinstated except with the previous sanction of the Registrar.”
Mr. Speaker: The question is:

"In sub-clause (3) of clause 59 after the word 'suspension' insert the words 'so however that aggregate period of suspension shall not exceed more than one year.'"

The amendment was negatived.

Mr. Speaker: The question is:

"Delete clause 59."

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 59 do stand part of the Bill."

The motion was adopted.

Clause 59 was added to the Bill.

Clause 60.

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

'In sub-clause (1) of clause 60 delete the following words:

'Or an enquiry under section 51 or an inspection under section 52 or 53 or the winding up of a society.'"

Sri C. Bali Reddi: Sir, I beg to move:

"Add the following at the end of clause 60:

'The society at its option may go to a civil court if the decision of the Registrar is not satisfactory to a majority of the members, for restoration of the society.'"

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

"In sub-clause (1) of clause 60 delete the following words:

'or an enquiry under section 51 or an inspection under section 52 or 53 or the winding up of a society.'"

The amendment was negatived.

Mr. Speaker: The question is:

"Add the following at the end of clause 60:

'The society at its option may go to a civil court if the decision of the Registrar is not satisfactory to a majority of the members, for restoration of the society.'"

The amendment was negatived.

Mr Speaker: The question is:

"That clause 60 do stand part of the Bill."

The motion was adopted.

Clause 60 was added to the Bill.

Clause 61

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

In clause 61 for the word 'Registrar' substitute the words 'the co-operative tribunal'."

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

"Delete the proviso to sub-clause (1) of clause 61."

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

Add the following at the end of the proviso to sub-clause (1) of clause 61;
The election dispute shall be settled by the District Munsiff in whose jurisdiction the society is situated."

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

"Delete sub-clause (2) of clause 61."

Mr. Speaker: Amendments moved.

The question is:

"In clause 61 for the word 'Registrar' substitute the words the co-operative tribunal'."

The amendment was negatived.

Mr. Speaker: The question is:

"Delete the proviso to sub-clause (1) of clause 61."

The amendment was negatived.

Mr. Speaker: The question is:

"Add the following at the end of the proviso to sub-clause (1) of clause 61:"

...
The election dispute shall be settled by the District Munsiff in whose jurisdiction the society is situated."

The amendment was declared negatived.

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

Ayes: 31; Noes: 68.

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (2) of clause 61."

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 61 do stand part of the Bill."

The motion was adopted.

Clause 61 was added to the Bill.

Clause 62

Mr. Speaker: There are three amendments to this Clause:

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

"Delete clause 62."

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

"In sub-clause (1) of clause 62 after the words and insert the words 'election dispute'."
Sir Pillalamarri Venkateswarlu: Sir, I beg to move:

"Delete sub-clause (3) of clause 62."

Mr. Speaker: Amendments moved. Is the hon. Finance Minister accepting any of the amendments?

Sri K. Brahmananda Reddy: No, Sir, I am not accepting.

Mr. Speaker: The question is:

"Delete Clause 62."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (1) of clause 62 after the words and figures 'section 61' insert the words 'other than election dispute'."

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-clause (3) of clause 62."

The amendment was negatived.

Mr. Speaker: Now, the question is:

"That Clause 62 do stand part of the Bill."

The motion was adopted.

Clause 62 was added to the Bill.

Clause 63.

Sir A. Venkateswarlu Rao: Sir, I am not moving my amendment.
Mr. Speaker: The question is:

"That Clause 63 do stand part of the Bill."

The motion was adopted.

Clause 63 was added to the Bill.

Clause 64

Mr. Speaker: There are five amendments to this clause. Amendment No.227 not moved since Mr. Viswanatham is not present here.

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

"In sub-clause (1) of clause 64 delete the words 'after an inquiry section 52'."

"In sub-clause (1) of clause 64 after the words 'section 52' insert the words 'find grave irregularities and malpractices'."

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

"In sub-clause (2) (a) of clause 64 for the figure '10' substitute the figure '20'."

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

"Add the words 'for a period not less than two years' at the end of sub-clause (2) (b) of clause 64."

Mr. Speaker: Amendments moved. Does the hon. Finance Minister accept any of the amendments?

Sri K. Brahmananda Reddy: I am not accepting any of the amendments.

Mr. Speaker: The question is:

"In sub-clause (1) of clause 64 delete the words 'after an inquiry section 52'."

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

"In sub-clause (1) of clause 64 after the words 'section 52' insert the words 'find grave irregularities and malpractices'."

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (2) (a) of clause 64 for the figure '10' substitute the figure '20'."

The amendment was negatived.

Mr. Speaker: The question is:

"Add the words 'for a period not less than two years' at the end of sub-clause (2) (b) of clause 64."

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 64 do stand part of the Bill."

The motion was adopted.

Clause 65 was added to the Bill.

Clause 65

Mr. Speaker: There is one amendment. But since Mr. Viswanatham is not here, it is not moved.

The question is:

"That clause 65 do stand part of the Bill."

The motion was adopted.

Clause 65 was added to the Bill.
Mr. Speaker: Mr. Viswanatham's amendment not moved, since he is not present.

The question is:

"That clause 66 do stand part of the Bill."

The motion was adopted.

Clause 66 was added to the Bill.

Clauses 67 and 68

Mr. Speaker: There are no amendments to these clauses.

The question is:

"That clauses 67 and 68 do stand part of the Bill."

The motion was adopted.

Clauses 67 and 68 do stand part of the Bill.

Clause 69

Mr. Speaker: The amendment of Sri Viswanatham not moved since he is not present.

The question is:

"That clause 69 do stand part of the Bill."

The motion was adopted.

Clause 69 was added to the Bill.

Clause 70

Mr. Speaker: The amendment of Sri Viswanatham
not moved since he is not present in the House.

The question is:

"That clause 70 do stand part of the Bill."

The motion was adopted.

Clause 70 was added to the Bill.

Clause 71

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

"In clause 71 for the words 'The Registrar or any person authorised by him in this behalf' substitute the word 'committee'."

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

"In clause 71 delete the words 'which is subject to a charge under sub-section (1) of section 35.'"

Mr. Speaker: Amendments moved.

Mr. Speaker: The question is:

"In clause 71 for the words 'The Registrar or any person authorised by him in this behalf' substitute the word 'committee'."

The amendment was negatived.

Mr. Speaker: The question is:

"In clause 71 delete the words 'which is subject to a charge under sub-section (1) of section 35.'"

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

"That clause 71 do stand part of the Bill."

The motion was adopted.

Clause 71 was added to the Bill.

Clause 72

Mr. Speaker: There are two amendments. Sri Viswanatham's amendment not moved, since he is not here. Is Mr. Venkateswar Rao moving his amendment?

Sri A. Venkateswar Rao: The same point as is covered in my previous amendment.

Mr. Speaker: The question is:

"That clause 72 do stand part of the Bill."

The motion was adopted.

Clause 72 was added to the Bill.

Clause 73

Mr. Speaker: Mr. Viswanatham's amendment No. 240 not moved. Amendment 241 also not moved, since nobody is present here.

The question is:

"That clause 73 do stand part of the Bill."

The motion was adopted.

Clause 73 was added to the Bill.
Mr. Speaker: The question is:

"That clause 74 do stand part of the Bill."

The motion was adopted.

Clause 74 was added to the Bill.

Clause 75

Mr. Speaker: There is one amendment of Mr. Viswanatham which is not moved.

Sri Pillulamarri Venkateswarulu: I want to speak on this clause, Sir. It is stated in the clause that appeals shall lie—

(a) in any matter relating to a primary society, to the Tribunal consisting of the District Munsiff having jurisdiction over the place where the office of such a society is situated; and

(b) in any matter relating to any other society, to the Tribunal consisting of the Subordinate Judge having jurisdiction over the place where the main office of such a society is situated.

District Munsiff $ आयुर्यशास्त्र
Subordinate Judge दिव्य 3क्षण भाषाकृति; लोक for Subordinate Judge दिव्य 3क्षण भाषाकृति।

I want to change $.
Mr. Speaker: The question is:

"That clause 75 do stand part of the Bill."

The motion was adopted.

Clause 75 was added to the Bill.

Clause 76

Mr. Speaker: There are 4 amendments tabled for this clause. Amendment 243, standing in the name of Sri T. Viswanatham, not moved.

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

"Delete the proviso to sub-clause (1) of clause 76."

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"Add the following at the end of sub-clause (1) of clause 76:

'The Government to the tribunal consisting of the District Judge, having jurisdiction where the office of such society is situate, even though the said decision, refusal or order might be in pursuance of the provision of section No. 124.'"

Mr. Speaker: Amendments moved.

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

"In sub-clause (3) of clause 76. for the words 'two months' substitute the words 'sixty days'."

Mr. Speaker: Amendment moved.
Mr. Speaker: I have got a request to make to all members. If all of you are willing to sit up to 2 O'clock, we can finish the Bill; otherwise, we have to meet again this evening. As you know, we have got a function at 3 O'clock.

Sri Pillalamarri Venkateswarlu: On a point of submission, Sir, before you come to a decision as to whether we have to finish now or whether we have to meet again, I put the question: “Delete the proviso to sub-clause (1) of clause 76.”

Mr. Speaker: Is the hon. Finance Minister accepting the amendments?

Sri K. Brahmananda Reddy: No, Sir.

Mr. Speaker: The question is: “Delete the proviso to sub-clause (1) of clause 76.”

The amendment was negatived.

Mr. Speaker: The question is: “Add the following at the end of sub-clause (1) of clause 76:

The Government to the tribunal consisting of the District Judge, having jurisdiction where the office of such society is situate, even though the said decision, refusal or order might be in pursuance of the provision of section No. 124.”

The amendment was negatived.
Mr. Speaker: Now the Government amendment.

The question is:

"In sub-clause (3) of clause 76, for the words 'two months' substitute the words 'sixty days'."

The amendment was adopted.

Mr. Speaker: The question is:

"That clause 76, as amendment, do stand part of the Bill."

The motion was adopted.

Clause 76, as amended, was added to the Bill.

Clause 77

Mr. Speaker: There is one amendment in the name of Sri T. Viswanatham which is not moved.

The question is

"That clause 77 do stand part of the Bill."

The motion was adopted.

Clause 77 was added to the Bill.

Clause 77 to 82

Mr. Speaker: There are no amendments to these clauses.

The question is:

"That clauses 77 to 82 do stand part of the Bill."

The motion was adopted.

Clauses 77 to 82 were added to the Bill.
Clause 83

Mr. Speaker: There is one amendment. Nobody is present to move it.

The question is:

"That clause 83 do stand part of the Bill."

The motion was adopted.

Clause 83 was added to the Bill.

Clause 84

Mr. Speaker: There is one Government amendment to this clause.

New Clause 84-A

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

After clause 84, insert the following clause, namely:

"Application of Chapter to mortgage banks."

84-A. The provisions of this Chapter shall apply to the mortgage banks advancing loans for the purposes herein enumerated, that is to say—

(i) land improvement and productive purposes;

(ii) the erection, rebuilding or repairing of houses for agricultural purposes;

(iii) the purchase or acquisition of title to agricultural lands by tenants; or

(iv) the liquidation of debts of agriculturists under the relevant law for the time being in force.

Explanation: Land improvement or productive purpose means any work, construction or activity which adds
to the productivity of the land and, in particular includes the following, that is to say—

(a) construction and repair of wells (including tube wells), tanks and other works for the storage, supply or distribution of water for the purpose of agriculture, or for the use of men and cattle employed in agriculture;

(b) renewal or reconstruction of any of the foregoing works, or alterations therein, or additions thereto;

(c) preparation of land for irrigation;

(d) drainage, reclamation from rivers or other waters, or protection from floods or from erosion or other damage by water, of land used for agricultural purposes, or waste land which is cultivable;

(e) bunding and similar improvements;

(f) reclamation, clearance and enclosure or permanent improvement of land for agricultural purposes;

(g) horticulture;

(h) purchase of oil-engines, pumping sets and electrical motors for any of the purposes mentioned herein;

(i) purchase of tractors or other agricultural machinery;

(j) increase of the productive capacity of land by addition to it of special variety of soil;

(k) construction of permanent farm houses, cattle sheds, and sheds for processing of agricultural produce at any stage;

(l) purchase of machinery for crushing sugarcane, manufacturing gus or Khandari or sugar.
(m) such other purpose as the Government may specify from time to time, by notification in the Andhra Pradesh Gazette.

Mr. Speaker: Amendment moved. (Pause)

Mr. Speaker: The question is:

After clause 84, insert the following clause, namely:

**Application of Chapter to mortgage banks.**

84-A. The provisions of this Chapter shall apply to the mortgage banks advancing loans for the purposes herein enumerated, that is to say—

(i) land improvement and productive purposes;

(ii) the erection, rebuilding or repairing of houses for agricultural purposes;

(iii) the purchase or acquisition of title to agricultural lands by tenants; or

(iv) the liquidation of debts of agriculturists under the relevant law for the time being in force.

**Explanation:** Land improvement or productive purpose means any work, construction or activity which adds to the productivity of the land and, in particular includes the following, that is to say—

(a) construction and repair of wells (including tube wells), tanks and other works for the storage, supply or distribution of water for the purpose of agriculture, or for the use of men and cattle employed in agriculture;

(b) renewal or reconstruction of any of the foregoing works, or alterations therein, or additions thereto;

(c) preparation of land for irrigation;
(d) drainage, reclamation from rivers or other waters, or protection from floods or from erosion or other damage by water, of land used for agricultural purposes, or waste land which is cultivable;

(e) bunding and similar improvements;

(f) reclamation, clearance and enclosure or permanent improvement of land for agricultural purposes;

(g) horticulture;

(h) purchase of oil-engines, pumping sets and electrical motors for any of the purposes mentioned herein;

(i) purchase of tractors or other agricultural machinery:

(j) increase of the productive capacity of land by addition to it of special variety of soil.

(k) construction of permanent farm houses, cattle sheds, and sheds for processing of agricultural produce at any stage;

(l) purchase of machinery for crushing sugarcane, manufacturing gur or Khandsari or sugar;

(m) such other purpose as the Government may specify from time to time, by notification in the Andhra Pradesh Gazette."

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 84, as amended, do stand part of the Bill."

The motion was adopted.

Clause 84, as amended was added to the Bill.
Clauses 85 to 89

Mr. Speaker: There are no amendments to these clauses.

The question is:

“That Clauses 85 to 89 do stand part of the Bill.”

The motion was adopted.

Clauses 85 to 89 were added to the Bill.

Clause 90

Sri K. Mara Reddy: I am not moving the amendment,

Mr. Speaker: The question is:

“That clause 90 do stand part of the Bill”

The motion was adopted.

Clause 90 was added to the Bill.

Clauses 91 to 94

Mr Speaker: There are no amendments to these clauses.

The question is:

“That Clauses 91 to 94 do stand part of the Bill”

The motion was adopted.

Clauses 91 to 94 were added to the Bill.

Clause 95

Mr. Speaker: There is a Government amendment to this clause.
New Clauses 95 A to 95F.

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

After clauses 95, insert the following clause, namely:

“Powers of a mortgage bank to advance loans and to hold lands.

95-A. Subject to the provisions of this Act and in accordance with the rules made thereunder, it shall be competent for a mortgage bank to advance loans for the purposes referred to in section 84-A, and to hold lands the possession of which is transferred to it under the provisions of this Chapter.

Mode of dealing with applications for loans

95-B. (1) When an application for a loan is made for any of the purposes mentioned in Section 84-A, a public notice shall be given of the application in such manner as may be prescribed calling upon all persons interested to make their objections to the loan if any, before the date specified therein. The person by whom such public notice shall be given and the manner in which the objections shall be disposed of by him, shall be such as may be prescribed.

(2) The prescribed person shall consider every objection made under sub-section (1) and pass an order in writing either upholding or overruling it. When the objection is overruled, he shall recommend the application to the mortgage bank for its consideration:

Provided that, when the question raised by an objection is in the opinion of such person one of such a nature that it cannot be satisfactorily decided except by a civil court, he shall postpone the proceedings on the application until the question has been so decided.
(3) A notice under sub-section (1), published in the manner prescribed, shall, for the purpose of this Act be deemed to be proper notice to all persons having or claiming interest in the land to be improved, or offered as security for the loan.

(4) Where an application is recommended under sub-section (2), the mortgage bank shall in accordance with the rules made in this behalf, consider such application for the purpose of making the loan.

Order granting loan conclusive of certain matters.

95-C. A written order by the mortgage bank, or persons or committees authorised by this Act or under the bye-laws of the bank to make loans for all or any of the purposes specified in section 84-A granting, either before or after the commencement of this Act, a loan to or with the consent of a person mentioned therein, for the purpose of carrying out the work specified therein for the benefit of the land or for the productive purpose specified therein, shall for the purposes of this Act, be conclusive of the following matters, namely:—

(a) that the work described or the purpose for which the loan is granted, is an improvement or productive purpose, as the case may be, within the meaning of section 84-A;

(b) that the person had at the date of the order a right to make such an improvement, or incur expenditure for productive purpose, as the case may be; and

(c) that the improvement is one benefiting the land specified and productive purpose concerns the land offered as security, or any part thereof as may be relevant.

Recovery of loans by mortgage banks.

95-D. Any loan granted by a mortgage bank, including any interest chargeable thereon, and costs, if any, in-
curred in connection therewith, shall when they become due, be recoverable by the mortgage bank.

Recovery of loans on certificate by Registrar.

95-E (1) Notwithstanding anything in this Act, on an application made by a mortgage bank for the recovery of arrears of any sum advanced by it to any of its members and on its furnishing a statement of accounts in respect of the arrears, the Registrar may, after making such enquiries as he deems fit, grant a certificate for the recovery of the amount stated therein to be due as arrears.

(2) A certificate by the Registrar under sub-section (1) shall be final and conclusive as to the arrears due. The arrears stated to be due therein shall be recoverable by the Collector in the same manner as arrears of land revenue.

(3) It shall be lawful to the Collector to take any precautionary measure until the arrears due to the mortgage bank together with interest and any incidental charges incurred in the recovery of such arrears, are paid or security of such arrears is furnished to the satisfaction of the Registrar.

(4) It shall be competent for the Registrar or a person authorised by him to direct conditional attachment of the property of the mortgagor until the arrears due to the mortgage bank together with interest and any incidental charges incurred in recovery of such arrears, are paid or security for payment of such arrears is furnished to the satisfaction of the Registrar and the provisions of section 73 shall apply mutatis mutandis to conditional attachment of any property made or to be made under this section.

Collector to make recoveries during a certain period.

95-F. (1) During such period as the Government may by general or special order notify in the Andhra Pra-
desh Gazette, it shall be competent for the Collector, on
application being made to him in that behalf by a mort­
gage bank to recover all sums due to the bank, including
the cost of such recovery.

(2) Any sum due to a mortgage bank shall be recove­
rable by the Collector, or any officer specially authorised
by the Collector in this behalf, in all or any of the follow­
ing modes, namely:–

(a) from the borrower – as if they were arrears of
land revenue due by him;

(b) out of the land for the benefit of which the loan
has been granted – as if they were arrears of land reve­
nue due in respect of that land;

(c) from a surety, if any, – as if they were arrears
of land revenue due by him;

(d) out of the property comprised in the collateral
security, if any, – according to the procedure for the
realisation of land revenue by the sale of immovable pro­
erty other than the land on which the revenue is due.”

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

Hereafter at least, except when very necessary, please try to avoid such things. If it is very essential, if it becomes inevitable and if you can't avoid it, then it is all right; not otherwise.

Mr. Speaker: The question is:

After clause 95, insert the following clauses, namely:—

"Powers of a mortgage bank to advance loans and to hold lands.

95-A. Subject to the provisions of this Act and in accordance with the rules made thereunder, it shall be competent for a mortgage bank to advance loans for the purposes referred to in section 84-A, and to hold lands the possession of which is transferred to it under the provisions of this Chapter.

Mode of dealing with applications for loans.

95-B. (1) When an application for a loan is made for any of the purposes mentioned in Section 84-A, a public notice shall be given of the application in such manner as may be prescribed calling upon all persons interested to make their objections to the loan if any, before the date specified therein. The person by whom such public notice shall be given and the manner in which the objections shall be disposed of him, shall be such as may be prescribed.

(2) The prescribed person shall consider every objection made under sub-section (1) and pass an order in writing either upholding or overruling it. When the
objection is overruled, he shall recommend the application to the mortgage bank for its consideration.

Provided that, when the question raised by an objection is in the opinion of such person one of such a nature that it cannot be satisfactorily decided except by a civil court, he shall postpone the proceedings on the application until the question has been so decided.

(3) A notice under sub-section (1), published in the manner prescribed, shall, for the purpose of this Act be deemed to be proper notice to all persons having or claiming interest in the land to be improved, or offered as security for the loan.

(4) Where an application is recommended under sub-section (2), the mortgage bank shall in accordance with the rules made in this behalf, consider such application for the purpose of making the loan.

Order granting loan conclusive of certain matters.

95-C. A written order by the mortgage bank, or persons or committees authorised by this Act or under the bye-laws of the bank to make loans for all or any of the purposes specified in section 84-A granting, either before or after the commencement of this Act, a loan to or with the consent of a person mentioned therein, for the purpose of carrying out the work specified therein for the benefit of the land or for the productive purpose specified therein, shall for the purposes of this Act be conclusive of the following matters, namely:

(a) that the work described or the purpose for which the loan is granted, is an improvement or productive purpose, as the case may be, within the meaning of Section 84-A;
(b) that the person had at the date of the order a right to make such an improvement, or incur expenditure for productive purpose, as the case may be; and

(c) that the improvement is one benefiting the land specified and productive purpose concerns the land offered as security, or any part thereof as may be relevant.

Recovery of loans by mortgage banks.

95-D. Any loan granted by a mortgage bank, including any interest chargeable thereon, and costs, if any, incurred in connection therewith, shall when they become due, be recoverable by the mortgage bank.

Recovery of loans on certificate by Registrar.

95-E. (1) Notwithstanding anything in this Act, on an application made by a mortgage bank for the recovery of arrears of any sum advanced by it to any of its members and on its furnishing a statement of accounts in respect of the arrears, the Registrar may, after making such enquiries as he deems fit, grant a certificate for the recovery of the amount stated therein to be due as arrears.

(2) A certificate by the Registrar under sub-section (1) shall be final and conclusive as to the arrears due. The arrears stated to be due therein shall be recoverable by the Collector in the same manner as arrears of land revenue.

(3) It shall be lawful to the Collector to take any precautionary measure until the arrears due to the mortgage bank together with interest and any incidental charges incurred in the recovery of such arrears, are paid or security of such arrears is furnished to the satisfaction of the Registrar.
(4) It shall be competent for the Registrar or a person authorised by him to direct conditional attachment of the property of the mortgagor until the arrears due to the mortgage bank together with interest and any incidental charges incurred in recovery of such arrears, are paid or security for payment of such arrears is furnished to the satisfaction of the Registrar and the provisions of section 73 shall apply mutatis mutandis to conditional attachment of any property made or to be made under this section.

Collector to make recoveries during a certain period.

95-F. (1) During such period as the Government may by general or special order notify in the Andhra Pradesh Gazette, it shall be competent for the Collector, on application being made to him in that behalf by a mortgage bank to recover all sums due to the bank, including the cost of such recovery.

(2) Any sum due to a mortgage bank shall be recoverable by the Collector, or any officer specially authorised by the Collector in this behalf, in all or any of the following modes, namely —

(a) from the borrower as if they were arrears of land revenue due by him;

(b) out of the land for the benefit of which the loan has been granted as if they were arrears of land revenue due in respect of that land;

(c) from a surety, if any, as if they were arrears of land revenue due by him;

(d) out of the property comprised in the collateral security, if any, according to the procedure for the realisation of land revenue by the sale of immovable property other than the land on which the revenue is due.”

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

"That clause 95, as amended, do stand part of the Bill."

The motion was adopted.
Clause 95, as amended, was added to the Bill.

Clause 96.

Mr. Speaker: Nobody is moving the amendment.

The question is:

"That clause 96 do stand part of the Bill."

The motion was adopted.
Clause 96 was added to the Bill.

Clauses 97 to 99

Mr. Speaker: The question is:

"That clause 97 to 99 do stand part of the Bill."

The motion was adopted.
Clause 97 to 99 were added to the Bill.

Clause 100

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

"Delete sub-clause (c) of clause 100"

I only want to submit that you are taking away the rights of the third parties if the sale is improperly held.

Mr. Speaker: Amendment moved. Is the hon. Finance Minister accepting the amendment?
Sri K. Brahmananda Reddy: No, Sir. I am not accepting the amendment.

Mr. Speaker: The question is:

“Delete sub-clause (c) of clause 100”

The amendment was negatived.

Mr. Speaker: The question is:

“That clause 100 do stand part of the Bill.”

The motion was adopted.

Clause 100 was added to the Bill.

Clauses 101 to 102

Mr. Speaker: There are no amendments to these clauses.

The question is:

“That clauses 101 and 102 do stand part of the Bill.”

The motion was adopted.

Clauses 101 and 102 were added to the Bill.

Clause 103

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

“Delete clause 103.” Mortgage lease ெ உர்மியை செம்மொன்னை செம்மொன்னை செம்மொன்னை செம்மொன்னை செம்மொன்னை செம்மொன்னை செம்மொன்னை செம்மொ

Mr. Speaker: Amendment moved. Is the hon. Finance Minister accepting the amendment?

Sri K. Brahmananda Reddy: No, Sir. This clause is essential to ensure that the land mortgage banks may
not suffer at the time of forced sale of the mortgaged property when they are tied down to a long lease.

Mr. Speaker: The question is:

"Delete clause 103."

The amendment was negatived.

Mr. Speaker: The question is:

"That Clause 103 do stand part of the Bill."

The motion was adopted.

Clause 103 was added to the Bill.

Clauses 104 to 108

Mr. Speaker: There are no amendments to these clauses.

The question is:

"That clauses 104 to 108 do stand part of the Bill."

The motion was adopted.

Clauses 104 to 108 were added to the Bill.

Mr. Speaker: Now, the House stands adjourned till 8-30 a.m. tomorrow.

1.30 p.m. The House then adjourned till Half past Eight of the clock on Wednesday, the 4th December, 1963.