Andhra Pradesh Legislative Assembly Debates

OFFICIAL REPORT

CONTENTS

Oral Answers to Questions ... ... ... 275–340
Short Notice Question and Answers ... ... ... 340–344
Written Answer to Question ... ... ... 345

Calling attention to a matter of urgent public importance
re: Famine conditions in Nellore District ... ... 346-350

Non Official Bill
The Andhra Pradesh Moratorium Bill, 1963—Leave to introduce not granted ... ... ... 350–361

Non Official Resolution
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 ... 361–428

--Discussion not concluded

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ORAL ANSWERS TO QUESTIONS

ASSIGNMENT OF WASTE LAND

481—

*975 (3609) Q.—Sri K B. Narsappa (Pattikonda): Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that the Government had abolished the special Establishment created to assign cultivable waste land to the Harijans and other landless poor;

(b) whether the purpose for which it has been established has been served:

(c) if so, how many acres of land have been assigned to the Harijans and landless poor to-date;
(d) still how much land is available for assignment; and

(e) what steps the Government propose to take to assign the remaining land to the poor?

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

(a) Yes Sir.

(b) The purpose has been served partly.

(c) Up-to 15-6-1963 an extent of Ac. 10,61,832 acres has been assigned.

(d) About 7.80 lakhs of acres still remain to be assigned.

(e) A general ban has been imposed against assignment in order to reserve all available land to the jawans serving in the country's armed forces.
Wherever assignment has been made and enquiry fully completed and B Forms are entered, in those cases we can relax and pattas can be issued.

Sri N. Ramchandra Reddy: It is a vast question. Information has to be collected. But the orders are there
that the Sivaijamadar will continue. They are not disturbed. We presume that the sivaijamadar might be in occupation of the cultivable land.
Wherever all the formalities are completed and assignment has been made in those cases the ban will not cover.

Certainly there is no objection to issue pattas in those cases.
Oral Answers to Questions 6th December, 1963

Mr. Speaker: There was a full dress debate on this issue on the non-official day for five or six hours. Then where is the end for these questions.

Sri N. Ramachandhira Reddy: I do not have the information at present. I can place it on the Table of the House. Districtwise figures, some two months back, have been placed on the Table of the House.
Sri N. Ramachandhra Reddy : Instructions are there. Special instructions are there to expedite it. There is no objection.

Sri G. Bapanaiah : But the problem is not solved,

Mr. Speaker : If you are not satisfied with the discussion that took place, now if I allow three or four supplementaries what purpose will it serve? For a full day there was discussion with regard to the distribution of banjar lands to the landless poor. Several problems were raised, and ultimately the Minister also gave a reply. Apart from this, in some connection or other, the Minister had to reply to these questions. So I think, there is no purpose.

Sri N. Ramachandhra Reddy : That is a separate problem which the Government is examining. The inten-
tion of the Government is that Co-operative societies have to be registered and this will be undertaken after the formation of the societies and all these considerations will be taken into account.

S. M. V. Saligram (M. S. V. Saligram):— Soldiers in the Army cannot have a preference allotted to them. As soldiers are not allowed to belong to a trade union, the question of the formation of the societies and the allotment of the consideration will be taken into account. Why is it that soldiers have no preference assigned to them?

S. M. Subbarao (M. S. Subbarao):— Temporary pattas are given to soldiers as an assignment of the allocation of permanent pattas. What difficulties arise?
6th December, 1963  Oral Answers to Questions  283

CULTIVATION OF BANCHARAI LANDS IN NELLIPAKA VILLAGE

482—

*1042 (4549) Q—Sri J. Vengala Rao [Put by Sri V. Satyanarayana Rao] (Penu gonda):— Will the hon. Minister for Revenue be pleased to state:

(a) the extent of land cultivated from the Gut number and Bancharai lands in Nellipaka village, Burgampad Taluk, Khammam District;

(b) whether the Patwari has registered the cultivation in the Accounts; and

(c) if not, since when?

Sri N. Ramachandra Reddy:—

(a) An extent of Ac. 505-05 Gs. in Gut No. 190 and an extent of Ac. 73-12 Gs. from Bancharai lands in Nellipaka Village, Burgampad Taluk, have been cultivated during the year 1962-63;

(b) The cultivation in Bancharai S. Nos. 189 and 634 of Nellipaka Village, during 1960-61 and 1961-62 was not recorded by the Patwari. But during 1962-63, Patwari has not recorded the cultivation of 21 acres out of an extent of Ac. 73-12 Gs.

(c) Covered by answer to clause (b) of the question.
On Mr. Narayana, has not recorded the cultivation. He has been suspended. One Mr. Gopalakrishna Rao was reinstated. Previously this person was also suspended. After reinstatement also in 1962-63 this man has not recorded in respect of 21 acres of cultivation. Action is being taken.

Sri N. Ramchandra Reddy: He has been absconding for the last three years. He is not yet traced. Against the second patwari action is being taken and notice has been issued to the Revenue Inspector also to explain as to why he did not make inspection in time.
6th December, 1963

Oral Answers to Questions

R. D. O.: That is one aspect of the question. The record of cultivation is the cultivation record. It is necessary to record the cultivation. Whether it has been recorded or not, certain instructions will be issued to record cultivation.

Sri N. Ramachandra Reddy: I do not have the information. If it has not been recorded, certain instructions will be issued to record cultivation.

DISTRIBUTION OF LANDS TO THE LANDLESS POOR

1440 Q.—Sri P. Mahendranath (Nagarkurnool):— Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that the Andhra Pradesh Regional Committee had made recommendation to the Government for relaxation of the procedure in issuing pattas to the poor people for the Government lands; and

(b) if so, the action taken thereon?
Sri N. Ramachandra Reddy:—

(a) The Andhra Pradesh Regional Committee made certain recommendations regarding the distribution of lands to the landless persons;

(b) The Board of Revenue was directed to issue instructions to all the Collectors in accordance with the recommendations of the Regional Committee, in so far as they are within the rules.

Sri N. Ramachandra Reddy: The Recommendations of the Regional Committee were:—

(1) Extension of the concessions provided in paras 4 to 6 of the Circular No. 14 of the former Government of Hyderabad upto 1960.

(2) reduction of Gairan to 5 % as against 10 %

(3) not to assign any excess Government land in places where the Government has or proposes to have Industries on a large scale so that the dearth of land may not arise at a later date when the Industry thrives.
(i) M. S. V. R. (Chairman):— The Revenue Board recommend 10% increase in the existing rates. Where is the Adverse effect likely to occur?

(ii) M. S. R. (Secretary):— It is calculated that there will be an adverse effect on 10% of the rates. Adverse effect will be 10% on all the rates. Consult the Chief Commissioner of the rates.

(iii) H. M. (Member):— The President order to reduce 5% of the rates if it is within the purview. 5% reduction will be taken.

(iv) P. M. (Member):— Circular No. 14 (revised) is for the rates. Certain if it is within the purview it will be taken.
BANJAR LAND FOR MILITARY PEOPLE

484—

* 1637 Q:— Sri P. Rajagopal Naidu (Put by Sri Ramachandra Rao Despande) (Narayankhed): Will the hon. Minister for Revenue be pleased to state:—

whether it is a fact that the Government reserved all Banjar lands in the State for Military people?

Sri N. Ramachandra Reddy:—(a) Yes, Sir, with a few exceptions.
That is a separate matter. That will have to be examined.

Sri. N. Ramachandra Reddy: - That can be considered sympathetically.

Sri. N. Ramachandra Reddy: - That can be considered sympathetically.
PRIMARY HEALTH CENTRE AT LANKALA KODERU

485 —

*739 (3887) Q.— Sri P. Syamasunder Rao. (Achanta): Will the hon. Minister for Planning and Panchayat Raj be pleased to state:

(a) whether any site has been selected for starting a P.H.C. in Palakollu Samithi area of West Godavari District;
(b) if so, when and where;
(c) whether the said centre has been started in the village selected;
(d) if not, the reasons therefor:
(e) whether it is a fact that the Zinnur Panchayat was prepared to provide the necessary site for starting of the said centre; and
(f) if so, the steps taken thereon?

The Minister for Planning and Panchayat Raj (Dr. M. Chenna Reddy):

(a) Yes, Sir.
(b) In January 1962, at Lankalakoderu. Orders for location of Primary Health Centre at Lankalakoderu have been issued in G.O. Ms. No. 901 dated 11-9-1963:
(c) Does not arise;
(d) Yes, Sir;
(e) Both the applications were placed before the Panchayat Samithi for consideration;
(f) Since the request of the Lankalakoderu people was earlier, their request was considered and the Panchayat Samithi in its resolution No. 7 dated 6—1—62 unanimously resolved to locate the Primary Health Centre at Lankakoderu.
AGRICULTURAL AND INDUSTRIAL DEVELOPMENT

486—

* 1333 (5497-F) Q:—Sri Vavila Gopalarishnayya: Will the hon. Minister for Planning and Panchayat Raj be pleased to state.

(a) whether the Government have requesteed the Government of India and for the Planning Commission to appoint a team to study the growing importance of the Agricultural and Industrial development in Andhra Pradesh on the same footing as being done in the Uttar
Pradesh headed by Sri B. P. Patel. Programme Adviser, Planning Commission: and

(b) if not, whether the Government propose to do it now?

Dr. M. Chenna Reddy:

(a) No, Sir.
(b) No, Sir.
Sri T. Nagi Reddy:—Does the Government think that kind of activity which can be called a kind of village developmental activity can be called industrial development.

Dr. M. Chenna Reddy:—As I submitted earlier wherever it is covered under the Khadi & Village Industries it may look as if it is coming into what is known as rural development, but otherwise the village industries have a very comprehensive idea about the industrial development in the rural areas.
6th December, 1963  Oral Answers to Questions 295

DEATH OF A PERSON IN DENKADA ANICUT

487—

*84 (2866) Q. Sri B. Srirama Murthy (Put by Sri Varikala Gopalakrishniah):— Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether it is a fact that a worker by name Sri Ankapalli Suribabu of Saripalli in Vizianagaram died accidentally drowning while working in the Denkada anicut on 14-6-62 and whether any complaint in this regard was sent to the Government on 30—6—1962.

(b) if so, whether any compensation was paid to his family; and

(c) whether an inquiry was instituted into the matter and, if so, with what result?
The Minister for Agriculture deputised the Minister for Irrigation and Power and answered the questions. The Minister for Agriculture (Sri A. Balarami Reddy):

(a) A worker by name Sri Anthakapalli Suribabu of Saripalli of Vizianagaram met with an accidental death due to drowning on 14-6-62. A petition from the father of the deceased worker was received by the Government in this regard in July, 1962.

(b) No compensation was paid as the worker did not meet with the death in the performance of the work on which he was engaged.

(c) Yes, Sir. The Inquiry revealed that the worker met with death due to drowning while taking a bath in the river during the lunch recess and not in the course of performance of his duties. The accident actually took place in front of the body wall and not on the rear side as would have been the case had Sri Suribabu died during the performance of his duties.
VENKATAREDDI TANK AT YADAVALEI

488—

*138 (2399) Q. Sri P. Subbaiah (Yerragondipalem) Will the hon. Minister for Irrigation and Power be pleased to state:

(a) the stage at which the Venkatareddi tank at Yadavalli, Markapur Taluk, Kurnool district stands: and

(b) is it a fact that a memorandum in this connection was submitted to Chief Minister on 22-4-1962 at Dornal by Sri P. Subbaiah, M.L.A.Yerragandapalem?

Sri A. Balarami Reddy.—

(a) The scheme was already dropped in view of its poor return. It is now proposed to form a new tank higher up the abandoned Venkatareddy tank of Yadavalli village. The plans and estimate on the above scheme are under scrutiny with the Superintending Engineer, Investigation Circle, Guntur.

(b) Yes, Sir.

ఇ. అపరాధితాస:— Poor returns అధికం. అది return కారణం ఉంది?

ఇ. సారసింకమ:— ఎందుకు ఈ 1.5% return లేదు ఎందుకు ఇది కారణం ఉంది. ఓసుకు ఈ రాష్ట్రాల సంపాదన ఇది కారణం ఈ సేవలు. ఇతర మేయ ఆధునిక వైద్య సంపాదిస్తుంది. Investigation ఎంచుకని సంపాదిస్తుంది.
TANK AT KOTCHARLAKOTA

Q.—Sri M. Ramgopalreddy (Maida ram) :—Will the hon. Minister for Irrigation and Power be pleased to state:

(a) the stage at which the scheme for sanctioning of the supply channel to augment water resources of the tank at Kotcharlakota in Darsi taluk, Nellore District, stands;

(b) the estimated cost of this scheme; and

(c) the extra ayacut that will be brought under irrigation and the benefits in general to the existing ayacut?

Sri A. Balarami Reddy :—(a) The plan and estimates are under scrutiny in the Office of the Superintending Engineer, Investigation Circle, Guntur.

(b) Rs. 8.58 lakhs.

(c) 1,508.62 acres new and 824.63 acres existing under the tanks.
STUDENTS DROWNED IN K. C. CANNAL

490—

*363 (4333) Q.—Sri G. C. Kondaiah (Nellore) :- Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether any student drowned to death in K.C Canal in Kurnool on 3-2-1963;

(b) if so, what is the cause of the death;

(c) whether this canal is cemented like a trough from Kurnool upto 120 miles;

(d) whether there are any sign boards put up upto 120 miles to warn people not to cross the same; and

(e) how many pathways or cross-ways are put up on this canal upto 120 miles?

Sri A. Balarami Reddy :—(a) Yes, Sir. Two students were drowned in K. C. Canal on 3-2-1963.

(b) On 3-2-1963, two students studying in the first year integrated medical course, Kurnool Medical College, along with three of their College mates went for swimming in K. C. Canal. One student who did not know swimming was sitting on the steps. The other student who was swimming came close to the former and stretched out his hand. The former student tried to catch the hand but slipped and fell into the water and caught hold of the other student who was swimming in the canal. Both of them were drowned in the canal.
(c) At cross drainage works and in heavy embankment reaches the canal is like a trough with vertical side retaining walls. The canal is lined with cement concrete upto M, 74/6 only.

(d) No, Sir. It is not usual to provide sign boards along the canals as the pedestrians are expected to cross the canals only at places where bridges have been provided and not at all places.

(e) There are twenty bridges from M. 0/o to 74/6 and fourteen beyond M. 74/6 to 12 o/o of the canal, constructed to facilitate the people to cross the canal from one side to the other.
NAYANICHERUVU OF ERNAPADU VILLAGE

491—

*437 (4727) Q.—Sri E. Ayyapu Reddy (Midthur):— Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether there are proposals to renovate and restore 'Nayanicheruvu' of Ernapadu village, Nandyal Taluk, Kurnool district; and

(b) whether any investigation has been made so far?

Sri A. Balarami Reddy :—(a) Yes, Sir.

(b) Detailed investigation has been completed.

SUPPLY CHANNEL TO PEDDA ARAVEEDU TANK

492—

*458 (4840) Q.—Sri P. Subbaiah :— Will the hon. Minister for Irrigation and Power be pleased to state:

(a) the stage at which the excavation of a supply channel to Peda Araveedu Tank in Markapur Taluk, Kurnool District, stands; and

(b) whether the Government propose to take up the scheme during 1963-64?

Sri A. Balarami Reddy :—(a) The detailed investigation of the scheme has been completed. Plans and
estimates are under scrutiny in the Office of the Superintending Engineer, Investigation Circle.

(b) No, Sir, since administrative sanction has not yet been accorded to the scheme.

पाला— Administrative sanction लागू किया होगा? ५०० रुपये अद्वैत लागू हो? Return ५६ रुपये तथा सौ किलोग्राम सिलिकेट की वजह से अतिरिक्त?

पाला— Estimate तैयार अद्वैत हो। तब तक लागू रहेगा particulars call for रूप। Estimate ७०,६०० रुपए सांकेतिक है। Chief Engineer जलस्रोत का लागू है। तब तक particular particulars तक ही लागू हो।

REPAIRS TO VEERAMRAJU TANK IN VITHALAPURAM VILLAGE

493—

*264-A (3846) Q.— Sri K. Guruswamy Reddy (Put by Sri S. Vemayya Buchireddi Palem) :— Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether estimates have been prepared for repairing and improving the Veeramraju tank, Vithalapuram village, Nellore District;

(b) if so, the estimated amount of expenditure; and

(c) whether the whole estimated amount has been sanctioned?
Sri A. Balarami Reddy:—

(a) Yes, Sir.

(b) Rs. 20,000.

(c) The estimate will be sanctioned shortly.

CONSTRUCTION OF A TANK AT BRAHMSWARAM IN UDAYAGIRI TALUK

494—

*275 (3864) Q.—Sri K. Ramaiah Chowdary (Put by Sri S. Vemayya):—Will the hon Minister for Irrigation and Power be pleased to state:

(a) whether estimates have been prepared for the construction of a new tank, Nellore District;

(b) if so, the estimated expenditure for the said scheme;

(c) the extent of land (in acres) to be irrigated; and

(d) the steps taken by the Government for the early construction of the same?

Sri A. Balarami Reddy:—

(a) Yes, Sir.

(b) Rs. 50,320.

(c) 85 acres;
ILIICIT CUTTING OF TREES ON HIGHWAYS

*293 (3962) Q.—Sri C. Balireddy (Pulivendla):— Will the hon. Minister for Buildings and Communications be pleased to state:

(a) whether the Government are aware of the fact that the avenue trees of the Highways Department have been illicitly and indiscriminately cut everywhere; and

(b) what is the action taken in the matter to prevent the illicit cutting?

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

(a) Yes, Sir.

(b) Generally there being only one Supervisor or one Junior Engineer for the entire Taluk, it is very difficult to effectively prevent illicit cutting of trees on miles and miles of Highways. Further, the P.W.D. staff have no inherent powers to take any drastic action against the culprits except to report the cases to the Police. With the limited resources available to the Department it is doing its best to prevent illicit cutting of trees.

شری رام گوابال ریڈی - یہ درخت بے انتها کاہے جاریہ بیہ -
کیا تے درختون کے لگانے کا بهی کوئی انتظام پورا بے ؟
شری میرا احمد علی خان - ہر سال تے درخت لگانے جاریہ بیہ -
6th December, 1963  Oral Answers to Questions 305

Sri Mir Ahmed Ali Khan:— The department is doing its best. Generally trees are cut in the night time and they are brought to the notice of the department by the gang coolies and the cases are being dealt with by the police.

Sri Mir Ahmed Ali Khan:— There is no such proposal before the Government. If any proposal comes that they will look after the trees, then it may be considered.
Sri N. Venkataswamy: — The Government have been giving more importance for the growth of trees by the side of roads and in forests. Shall we take it that the Government have been leaving it to the whims and fancies of some people who cut off trees and thus cause national loss?

Sri Mir Ahmed Ali Khan: — Complaints have been brought to the notice of the Government and they have been referred to the police. The police has been taking action wherever such cases have occurred.

Sri Mir Ahmed Ali Khan: — I have not got the information.
Sri T.K.R. Sarma:-- As a result of the answers given by the hon. Minister, practically the helplessness on the part of the department is exhibited. Does not the Government think of some measure or authority by which they can prevent this sort of mischief that is being perpetrated on a large scale? Should not the Government think of this problem and try to suggest some proposals and take a decision to prevent this?

Sri Mir Ahmed Ali Khan:— The different proposals which have been just made by the hon. Members will be considered and more effective steps will be taken to prevent this.

ZAMINDARI ROADS IN PATHAPATNAM TALUK

496—

*330 (4172) Q.—Sri P. Gunnayya (Kothur):— Will the hon. Minister for Buildings and Communications be pleased to state:

(a) whether any proposal is under consideration of the Government to take over the Zamindari roads in Pathapatnam Taluk, Srikakulam District; and

(b) if, so when they will be taken over and repaired?
Sri Mir Ahmed Ali Khan: (a) and (b) A programme for taking over certain important roads to the control of the Government is under preparation. Some important ex-Estate roads in Pathapatnam Taluk are proposed to be included in that programme. It is too early to say when the programme will be finalised.

BRIDGES ON PALAKONDA—SEETHAMPETA ROAD

497--

*331 (4173) Q.—Sri P. Gunnayya:—Will the hon. Minister for Buildings and Communications be pleased to State:

(a) whether any proposal is under consideration of the Government to construct the Road bridges across the brooks on the Palakonda—Seethampeta road in Srikakulam District in 1963—64; and

(b) if so, when the said work will be taken up?

Sri Mir Ahmed Ali Khan:—(a) Four bridges require to be constructed on the Palakonda—Seethampeta road at M 3/8, 5/4, 6/5 and 6/3 Owing to paucity of funds the bridge work at M 3/8 only was sanctioned.

(b) The construction of the bridge at M 3/8 is in progress. The question of sanctioning the remaining three bridge works will be considered when funds are available.
ROADS IN CHITTOOR TOWN

*338 (4226) Q -- Sri C. D. Naidu (Chittoor) -- Will the hon. Minister for Buildings and Communications be pleased to state:

Had the Government sanctioned any amount for laying the roads or repairing the roads in Chittoor Town?

Sri Mir Ahmed Ali Khan: -- The Government sanctioned an amount of Rs. 14,133 in all for repairing and maintenance of roads passing through Chittoor Municipality during the year 1963-64, but no scheme such as laying of roads in Chittoor Town is sanctioned.

Sri C. D. Naidu: -- With that amount, what are the roads in Chittoor town that are repaired please?

Sri Mir Ahmed Ali Khan: --

Madras-Bangalore road from M 95 to 97; 7 Rs. 3,500
Chittoor-Kurnool road maintenance. 75
Cuddalore-Chittor road maintenance. 3,573
Chittoor-Puttur road maintenance. 2,660
Special repairs to Chittoor-Puttur road. 1,720
Chittoor-Muniyaram road. 3,670

Sri C.D. Naidu: -- All these roads that have been mentioned by the hon. Minister are away from the Chittoor town. There are 2 roads, one called High Road
and another called Gandhi road, which connect the highways. They are not repaired by the municipality or by the Highways, and are in a rotten condition. These two roads may be kindly noted and certain steps taken for repairing them. Will the hon. Minister kindly do this?

* Sri Mir Ahmed Ali Khan:— These five roads which I have just mentioned pass through Chittoor municipal area and the department has furnished the amount spent this year on those roads in the municipal bits.

STATE HIGHWAYS

499—

*450 (4805) Q. Sri E. Ayyapu Reddy:— Will the hon. Minister for Buildings and Communications be pleased to state:

(a) The extension in miles of State Highways, proposed to be achieved in the financial year 1963–64 for the whole State; and

(b) Whether there are proposals to extend or lay State Highways from Hussainapuram to Gadirivemula in Kurnool District?

* Sri Mir Ahmed Ali Khan:—

(a) Nil, Sir;

(b) No, Sir.

* Sri E. Ayyapu Reddi: Are the Government satisfied that the rate of progress or the rate of development which
we are going to achieve during the Third Five-Year Plan is in keeping with not extending one single mile for our highways during the year 1963-64?

_Sri Mir Ahmed Ali Khan:_ The plan provision for roads is very limited and it is not enough even for the spill-over works of the second plan. Therefore, the progress is very slow. Wherever is possible, something is done by the amount remaining at the end of the year. No big schemes can be taken up due to paucity of funds.

_Sri Ayyapu Reddy:_— In answer to (b) the hon. Minister was pleased to say 'No'. Were any proposals submitted by the Executive Engineer, Kurnool, that this bit of road must be taken into the highways, so that it would facilitate the pucca road and also the buses which are now running need not pass over the country track?

_Mir Ahmed Ali Khan:_— The taking of the Hussainapuram to Gadivemula road into the highways is not under consideration:

**ROAD TAKEN OVER BY THE HIGHWAYS DEPARTMENT IN KURNOOL DISTRICT**

500-

* 579 (5245) Q.—_Sri P. O. Satyanarayana Raju:_ (Kosgi) Will the hon. Minister for Buildings and Communications be pleased to state:

(a) the number and names of District Board Roads taken over by the Highways Department in Kurnool District during 1962-63;
(b) the number of roads proposed to be taken over during 1963-64; and

(c) whether all the roads so taken are duly repaired

_Sri Mir Ahmed Ali Khan:_

(a) Two Roads _viz._, the Road from Banganapally to Koilkuntla and the Road Gooty-pattikonda-Adoni, Kurnool District were taken over by Government during 1962-63.

(b) Only one road _viz._ Kodumur-Veldurthy (_via_ Laddagiri) of length 16M 4F is proposed to be taken up during 1963-64.

(c) Yes, Sir.

_Sri P. O. Satyanarayana Raju:_— Did the Panchayat at Samithi propose that the two roads may be taken over by the Highways?.

_Sri Mir Ahmed Ali Khan:_— I have no report about those roads.

_Sri P. O. Satyanarayana Raju:_— Will the hon. Minister get the information?.

_Sri Mir Ahmed Ali Khan:_— I will find out if there is any such proposal.

_Sri G. C. Venkanna:_— Is there any proposal with the Government to take these roads to the Highways and phases the programme in each district?
Sri Ahmed Ali Khan:— The Highways Department will be preparing a list to take over some important roads of about 1000 miles in the State to the Highways. It is under preparation. As soon as it is prepared, the Government will consider it.

SUBSIDISED WELLS IN PARAKALA TALUK

Sri R. Narasimharamullaiah (Parkan):— Will the hon. Minister for Agriculture be pleased to state

(a) the number of wells, for which subsidies were sanctioned to agriculturists, during the years 1959-60 in Parakala Taluk, Warangal District; and

(b) the number of Harijans, who received the subsidy for sinking the wells during the period?

Sri A. Balarami Reddy:

(a) During 1959-60 ... 22 wells.

(b) During 1960-61 ... 122 wells.

How many wells are sanctioned for Harijans?
10 standard acres সমান অঞ্চল উন্নয়ন কমিটির প্রশ্নে নিয়ে প্ল্যানিং অফিসিয়াল কমিটি মানুষের প্রশ্ন ?

প্র ২. সাবেক প্রধান থেকে 1960-61 তে এবং আমাদের অনুমানে, আর 1962-63 তে সহায়তা করে নেব। 4 অঞ্চলের সেমিগ্রাম। মোট সম্পূর্ণ Subsidy অনুসারে হেগে।

প্র ৩. সাইকেল (সরকার) : এক সেকেল, যে সরকার 1959 এবং 1961 রক্ষাবলিক Subsiby স্থায়ী করে? 22 অঞ্চল এবং কারণে আরেকটিই সত্যি। 10 সাইকেল সহায়তা করে অনুমান এবং হেগে মনে হচ্ছে সম্পূর্ণ সময়ের মধ্যে?

প্র ৪. সাবেক প্রধান থেকে 1959-60 তে 22 অঞ্চল সহায়তা করে চার্মার। 1960-61 তে এবং প্রায় 122 অঞ্চল সহায়তা। 1959-60 তে সহায়তা করে একটি সেমিগ্রাম। 1960-61 তে এবং আমাদের। 1962-63 তে সহায়তা করে 4 অঞ্চলের সেমিগ্রাম। তা হেগে।

প্র ৫. সাইকেল-এ-সাইকেল 1959-60 তে এবং প্রায় আরেকটি করে। এর দিকে, আমাদের সেমিগ্রাম একটি সেমিগ্রাম। একটি করে আরেকটি মনে হচ্ছে এটি হচ্ছে একটি সহায়তা। একটি সহায়তা করে একটি সহায়তা করে 5 মাসের, 10 মাসের একটি সহায়তা এবং Subsidy অনুসারে আরেকটি করে নেবে?

প্র ৬. সাবেক প্রধান থেকে 1959-60 তে এবং আমাদের সহায়তা করে। এস্টেট একটি সহায়তা এবং এস্টেট একটি সহায়তা। 1962-63 তে সহায়তা করে 4 অঞ্চলের সহায়তা। 1963-64 তে এবং আমাদের সহায়তা। 1963-64 তে এবং আমাদের সহায়তা। Issue করে নেবে Instructing করে।
6th December, 1963    Oral Answers to Questions    315

Q. 6. The Minister of State for Agriculture said that the Subsidy wells are to be given on priority basis. As to the first priority 10% of the wells are to be given as special priority and the remaining on particular basis?

Q. 7. Will the instructions be issued?

Q. 8. Will the instructions be issued?

Q. 9. The Minister of State for Agriculture said that the basis for sanction is only on basis of the recommendations. The recommendation is to be given on particular basis. The Minister of State for Agriculture, however, said that it is the provision of the act. In this case, the Minister of State for Agriculture?

Q. 10. The Minister of State for Agriculture said that the recommendation is to be given on particular basis. The Minister of State for Agriculture, however, said that it is the provision of the act. In this case, the Minister of State for Agriculture?
Oral Answers to Questions 6th December, 1963

316

2. Sir, may I ask, what is the present issue of the 1963 4th standard acres? Is there any issue of subsidy?

3. Sir, may I ask, what is the present issue of the 1963 4th standard acres? Is there any issue of subsidy?
6th December, 1963  Oral Answers to Questions  317

Sri K. Mara Reddy (Rajempet) :- Is there any proposal to increase the subsidy, because it does not serve the poor? Is there any proposal to give more subsidy to wells?

Sri A. Balarami Reddy :- There is no proposal to increase the subsidy, but this year in addition to the subsidy, we are giving a loan of Rs. 1,250/- per work.
Oral Answers to Questions 6th December, 1963

318

Q. 1. The member asked
Whether the
agents of the
Government
have taken
necessary
precautions
against
epidemics.

The
Government
has issued
definite
guidelines
and
instructions.

Q. 2. The member asked
Whether the
Government
has issued
instructions
against
epidemics.

The
Government
has issued
definite
guidelines
and
instructions
against
epidemics.
6th December, 1963  Oral Answers to Questions 319

The Hon. Minister for Agriculture be pleased to state:

1. How many subsidy wells were granted in Visakhapatnam District during the year 1961-62 and 1962-63;

SUBSIDY WELLS IN VISAKHAPATNAM DISTRICT.

502—

* 996 (3953) Q.—Sri Sanyasi Naidu (Gajapati Nagaram):—Will the hon, Minister for Agriculture be pleased to state:

(a) how many subsidy wells were granted in Visakhapatnam District during the year 1961-62 and 1962-63;
(b) the Taluk-wise allotment of wells; and

(e) whether there is any proposal with the Government to allot more number of wells for the dry taluks of Vizianagaram and Bheemunipatnam of Vishakhapatnam District?

Sri A. Bularami Reddy:—

(a) During 1961-'62 ... 1962-'63

<table>
<thead>
<tr>
<th></th>
<th>1961-'62</th>
<th>1962-'63</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>350</td>
<td>1018</td>
</tr>
</tbody>
</table>

(b) Taluk

<table>
<thead>
<tr>
<th>Taluk</th>
<th>1961-'62</th>
<th>1962-'63</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visakhapatnam</td>
<td>24</td>
<td>52</td>
</tr>
<tr>
<td>Elamanchili</td>
<td>71</td>
<td>188</td>
</tr>
<tr>
<td>S. Kota</td>
<td>32</td>
<td>108</td>
</tr>
<tr>
<td>Narsipatnam</td>
<td>45</td>
<td>130</td>
</tr>
<tr>
<td>Chodavaram</td>
<td>47</td>
<td>145</td>
</tr>
<tr>
<td>Anakapalli</td>
<td>37</td>
<td>110</td>
</tr>
<tr>
<td>Beemunipatnam</td>
<td>41</td>
<td>111</td>
</tr>
<tr>
<td>Vizianagaram</td>
<td>45</td>
<td>145</td>
</tr>
<tr>
<td>Chintapalli</td>
<td>3</td>
<td>13</td>
</tr>
<tr>
<td>Paderu</td>
<td>5</td>
<td>16</td>
</tr>
<tr>
<td>Total</td>
<td>350</td>
<td>1018</td>
</tr>
</tbody>
</table>

(c) There is no special proposal. But due regard would be paid by the Collector, Visakhapatnam, to the needs of these taluks, while sanctioning taceavi loans and loans under well subsidy scheme during the current year.
ADVANCES ON FOODGRAINS

503—

* 1036 (4495) Q.—Sri A. P. Vajravelu Chetti :— Will the hon. Minister for Agriculture be pleased to state :

(a) whether Reserve Bank of India has imposed restrictions to give advances on foodgrains: and

(b) if so, its effects on the activities of the Andhra Warehousing Corporation?

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

(b) With reference to the representations of this Government, the Reserve Bank of India have since modified their decisions and issued revised directives. As a result of these revised directives, while the Reserve Bank of India would be able to exercise overall control for advances against foodgrains based on its All India Credit Control and Price Policies, adequate accommodation for the warehouses existing prior to 1-4-1962 and unlimited scope of expansion of business to those established later, on the basis of their performance during 1963, will be available.

MANUFACTURE OF AGRICULTURAL IMPLEMENTS

504—

* 1107 (4843) Q.—Sarvasri P. Subbaiah and P. Gunnayya :—Will the hon. Minister for Agriculture be pleased to state:
(a) whether there is any proposal before the Government to form an Agricultural Development Corporation for manufacturing agricultural implements; and

(b) if so, the details thereof?

_Sri A. Balarami Reddy:_—(a) The answer is in the negative.

(b) Does not arise.

_Sriram Reddy:_—(a) The answer is in the negative.

(b) Does not arise.

_Agricultural Development Corporation for agricultural implements:_—(a) The answer is in the negative.

(b) Does not arise.

_Wooden Plough:_—Iron plough 32.5% & Wooden Plough 1.8% Subsidised-cost agricultural implements.
†Question No. 505 [ *1122 (4934) ]

PACKAGE SCHEMES

506 –

*897 Q. Sarvasri Vavilala Gopalakrishnayya, C. D. Naidu, P. Rajagopal Naidu (Tananempalle) and V. Visveswarao Rao, — Will the hon. Minister for Agriculture be pleased to state:

(a) what is the criteria for fixing the Panchayat Samithis for package schemes, and

(b) names of the Panchayat Samithis, or blocks selected for package schemes during the years 1962 and 1963.

Sri A. Balram Reddy:—

(a) & (b) The answer is placed on the table of the House.

PAPER PLACED ON THE TABLE OF THE HOUSE

Clause (a) What is the criteria for fixing the Panchayat Samithis for Package schemes.

Answer: The criteria laid down by Government of India for selecting a District for implementation of package Scheme are mainly that (i) the area

†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.
should have Progressive farmers, who given better facilities would be able to step up food production;

(ii) The area should have good soil and assured irrigation facilities.

(iii) The area should have fairly well developed village institutions, particularly coops. and Panchayats and.

(iv) The area should not have problems requiring long attention such as susceptibility to floods, lack of irrigation facilities and acute soil conservation problems.

The same criteria are normally applied to the selection of Panchayat Samithis.

Clause :— (b) name of the panchayat Samithis or blocks selected for package schemes during the years 1962 and 1963.

Answer: The Package Scheme known as Intensive Agricultural District Programme is in operation in West Godavari District since November 1960.

The District of West Godavari is delimited into 25 blocks and the following blocks were covered under Intensive Agricultural District Programme during 1962.

1. Kovvur
2. Gopalapuram
3. Nidadavole
4. Tadepalligudem
5. Pentapadu
6. Dendulur.
7. Ganapavaram.
8. Pedapadu.
9. Bhimadole
10. Chintiapadi
12. Polavaram.
14. Koyyalagudem
15. Attili
16. Palacole
17. Narasapur
18. Mogalthur
19. Bhimvaram
20. Akicedu.
21. Achanta
22. Penugonda.

In addition to the above blocks, the following blocks are covered under Intensive Agricultural District Programme during 1963.

23. Veeravasram
24. Tanuku (Tetali)
The modified Package scheme has been ordered to be implemented beginning from Khariff '63 in the following ten districts to cover 150 blocks.

1. East Godavari
2. Krishna
3. Guntur
4. Nellore
5. Chittoor
6. Kurnool
8. Warangal
9. Karimnagar
10. Mahaboobnagar.

The names of the 150 blocks are furnished below.

**LIST OF BLOCKS SELECTED BY DISTRICT AGRICULTURAL OFFICERS UNDER MODIFIED PACKAGE SCHEME**

*East Godavari District.*—20 Blocks.

1. Kapileswaram.
2. Rayavaram.
3. Ramchandrapuram.
4. Karapa.
5. Samalkota
6. Peddapuram.
7. Pithapuram.
8. Collaprolu.
10. Rajanagaram.
13. Tuni.
15. Tallarevu.
17. Nagaram.
18. Allavaram.
19. Amalapuram.
20. Razole.

_Guntur District.—18 Blocks_

1. Mangalagiri.
2. Tenali.
3. Tsundur.
4. Amruthulur.
5. Kollipara.
7. Vetapalem.
8. Bapatla.
10. Repalli.
11. Pallapatla,
13. Pedakakani.
15. Phirangipuram.
17. Martur.
18. Nadendla

3. Nellore District.—15 Blocks.

1. Indukurpeta.
2. Thotapalligudur.
3. Venkatchalam.
5. Buchireddipalem.
6. Allur.
7. Gudur,
8. Kota.
9. Atmakur' 
10. Chejerla.
11. Sullurpet.
15. Chinakraka.

4. **Chittoor District.**—12 Blocks.

1. Kalahasti.
2. Thottambedu.
3. Irala.
4. Pichatur.
5. Puttur.
8. Chandragiri.
11. Penumur.
12. Pulicheral

5. **Kurnool District.**—12 Blocks.

1. Nandyal.
2. Atmakur.
3. Allagadda (Mallareddi Vadanagar).
5. Nandikotkur.
7. Kodumur-
8. Yemmiganur.
11. Alur.

1. Nizambad.
2. Armoor.
4. Yellareddv.
5. Bansuwada.
7. Nvipet.
8. Yedpalli.
9: Mortor
10. Domkonda.

1. Sangam.
2. Hasanparthy,
4. Wardhanpet.
5. Madikonda.
7. Parkal.
8. Narasampeta.
10. Mulug
11. Tahboobabad.
12. Maripada.

1. Karimnagar.
2. Husanabad.
5. Bhim Devarapalli.
6. Jagtial
7. Mallial.
8. Sircilla.
11. Sultanabad.
15. Metpalli.
9. **Krishna District**—18 Blocks.

1. Thotlavallur.
2. Goldapudi
4. Bantumilli.
5. Avarnigadda.
6. Challapalli.
8. Kakikulur.
10. Gudivada.
11. Motur.
13. Veeravalli.
15. Vuyyur.
17. Kanchikicherla.
18. Mylavaram.

10. **Mahboobnagar District**—18 Blocks.

1. Mahboobnagar.
2. Jedcharla.
3. Shadnagar:
5. Deverkadra.
6. Makthal.
7. Dhanwada.
8. Atmakur.
10. Kalawakurty.
i1. Addakal.
15. Manpad.
17. Ravally.
18. Wanaparthty.

6th December, 1963  Oral Answers to Questions  333

Joint select Committee has made annual report in 1963. The land reforms and tenancy fix up were decided by the Joint select Committee. The production has increased.
334 Oral Answers to Questions 6th December, 1963

పిల్లె లోహాలు గ్రామంలో అంచలు లే మాంగచ్చా కాంతి అట్టులు కనిపించాయి. కాని మాంగచ్చా కొడయున్న స్థానం పెట్టుబడింది. ఇందులో మాంగచ్చా కాంతి అట్టుల కనుగొని వినించాలి. ఈ కాంతి ఉన్నప్పటి వ్యాపార సమయంలో పెద్ద మాంగచ్చా అట్టులు కనిపించాలి. ఈ మాంగచ్చా అట్టుల కనుగొని వినించాలి.

పిల్లె 9. వేషింది కేంద్రంలో ఒకే సమయంలో సాధన పరిధి పరిస్నానిక పడవ జీవితం స్వాధీనీకరించండి. బాగా చేసిన జీవితం స్వాధీనీపటి సమయంలో వినించాలి. ఈ కారణం నేను తప్పాలి. అయితే ఇంతితా సమయంలో తెలియజేంది. రాష్ట్రభాషల్లో ప్రత్యేకమైన సమయంలో వాణిజ్య జీవితం స్వాధీనీపటి సమయంలో వినించాలి. అయితే రాష్ట్రభాషల్లో ప్రత్యేకమైన సమయంలో వాణిజ్య జీవితం స్వాధీనీపటి సమయంలో వినించాలి.

పిల్లె 10. వేషింది కేంద్రంలో ఒకే సమయంలో వేషింది మాంగచ్చా కాంతి అట్టులు కనిపించాలి. కాని మాంగచ్చా మాంగచ్చా కాంతి అట్టుల కనుగొని వినించాలి. ఈ మాంగచ్చా అట్టులు కనుగొని వినించాలి.

పిల్లె 10. రాష్ట్రభాషల్లో ఒకే సమయంలో వేషింది, 450 blocks 5 మాంగచ్చా కాంతి అట్టుల కనిపించాలి. కాని మాంగచ్చా మాంగచ్చా కాంతి అట్టులు కనుగొని వినించాలి. ఈ మాంగచ్చా అట్టులు కనుగొని వినించాలి. 1/3 area cover మాంగచ్చా 1/3 area ప్రత్యేకమైన సమయంలో వాణిజ్య జీవితం స్వాధీనీపటి సమయంలో వినించాలి. 1/3 area ప్రత్యేకమైన సమయంలో వాణిజ్య జీవితం స్వాధీనీపటి సమయంలో వినించాలి.
RUSSIAN TRACTORS

507—

* 1111 (4877) Q.— * S ri T. K. R. Sharma : Will the hon. Minister for Agriculture be pleased to state:

(a) whether there is any proposal with the Government to import Russian Tractors;

(b) if so, whether licences have been issued to any one in the State for the said purpose; and

(c) if so to whom?

*Sri A. Balarami Reddy:

(a) The answer is in the negative.

(b) Do not arise.

(c)

INTEGRATED MARKET BILL

508—

* 1192 (5339) Q.— * Sri A. Ramachandra Reddy (Put by Sri Visweswara Rao) :— Will the hon. Minister for Agriculture be pleased to state:

whether any proposal is under consideration of the Government to bring a comprehensive enactment for the establishment of the marketing committees?
Sri A. Balarami Reddy:--

The hon. Member is apparently referring to the Integrated Markets Bill and, if so, the answer is in the affirmative.

(a) whether the Government are aware that tripartite meeting consisting of representatives of the Andhra State I.L.T.D. Mazdoor Union (affiliated to I.N.T.U.C.) the Government and the I.L.T.D. Management Company was held at Hyderabad on 23rd and 24 April, 1963 or in the last week of April, 1963;

(b) whether the above Andhra State I.L.T.D. Mazdoor Union is registered; and

ANDHRA STATE I. L. T. D. MAZDOOR UNION

509--
(c) if so when; and the strength of its membership for the last three years?

The Minister for Labour and Transport (Sri B.V. Guru murthy):

(a) Yes Sir. It was only an informal meeting held on 25rd and 24th April, 1963.

(b) The answer is in the affirmative.

(c) The union was registered on the 4th September, 1963. The membership of the Union is 3,880.
of the agreements are made binding to the benefit of the majority union. Depot closures, season changes, seniority affect the majority union. Rotation demands are met by the majority union. Informal Consultative Joint Meeting examines the demands and refers them to adjudication. Comprehensive details are awaited. CLOSURE OF DEPOTS OF I. L. T. D. COMPANY

510—

*1343 (5497-W) Q.— Sarvasri V. Sri krishna. Vavilala Gopalakrishnayy and V. Visweswera Rao (Mangalagiri): Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Government are in receipt of any information about the proposed closure of 9 depots of the I. L. T. D. Company whereby nearly 6,000 employees get discharged;

(b) whether the Government are in receipt of any information about the proposed retrenchment in 8 other depots of the same company;
(c) if so, what action the Government propose to take in the matter?

Sri B. V. Guru murthy:

(a) Yes, Sir.

(b) Yes, Sir.

(c) The question was discussed with the management and workers' representatives by convening joint meetings and the same was referred for adjudication to the Industrial Tribunal.

Whether the proposed retrenchment of 376 non-seasonal clerical class A workers is justified? If so, with what relief?

Whether the proposals made by the Company for effecting retrenchment in para 7 (e) and (f) in their statement of reasons is in accordance with Section 25 (g) of the Industrial Disputes Act?
S N. Q. No. 2460--d :- Sarwasri K. Govinda Rao B. Sreerama Murthy; P. Rajasopal Naidu; P. Narayana Reddy; Ramachandra Rao Deshpande; (Vizianagaram) Will the hon. Minister for Agriculture be pleased to state :

(a) whether any restriction has been imposed by the State Government recently on the export of jaggery to other State ;

(b) if so, what was the nature of the restriction so imposed ; and

(c) the reasons for doing the same ?

Sri A. Balarami Reddy :

(a) & (b) : The Government of India have issued a notification on 30--10--1963 regulating the movement of jaggery outside Andhra Pradesh State by a system of permits ;

(c) In order to make sugar-cane available for factories for increased production of sugar by restricting the production of jaggery and to bring down the price of jaggery which is abnormally high, the notification regulating inter-State movement of jaggery has been issued.
6th December, 1963 Short Notice Question & Answers 341

3. Supply of cane to factories is adequate, what about sugar factories? The season is over, they cannot get cane for crushing. Are they getting adequate supply of cane for contract supply or is it too late to get enough cane?

3. Adequate supply to factories is under control. It's a matter of supply and demand. The factories are facing issues with the supply. Sugar factories are also facing problems with cane. They have not received adequate supply of cane for crushing for adequate supplies.

3. This (diagram) shows that the current state of the market is not sufficient. The factories are facing issues due to inadequate supply. It is too late to get enough cane.

4. Adequate supply of cane to factories is an issue. The demand is not being met. export permits are necessary to supply cane to factories. The permits are not being issued.

5. The state of the market is not sufficient. The factories are facing issues due to inadequate supply. import permits are necessary to supply cane to factories. The permits are not being issued.

5. The state of the market is not sufficient. The factories are facing issues due to inadequate supply. Importing state has issued proposals to factories. The permits are not being issued.
mits 342

A^art* g^^f/t?^ d? /%;;.yn'e;s 6^A D^cf^A^^ !96^ mits &?^a^a o^^rM cpac s^^^ export permits g^yras
o ^^^ Q^ca ^^^^^a tcx^ permits ^^^*— ^ ^^Ccr?
Collectors & instructions  אביבב. Government of India

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6th December, 1963  Short Notice Question & Answers  343

Sri Ramachandra Rao Deshpande: The Movement Control Order may be appropriate in areas where there is sugar cane but in areas where there are no sugar factories
what is the particular intention of having the Movement Control Order, particularly when there is no sugar cane areas?

Sri A. Balarami Reddy: There cannot be one control order in one area and another kind of control order in a different area within the same State. The commodity has to be regulated. The State has to be taken as a unit and that is why the Government of India have imposed this restriction on the entire State. In areas where there are no sugar factories, we are trying to help them; we are trying to give them enough quotas.

Sugar factories in sugar cane areas fix the same. In areas where there are no sugar factories, we are trying to help them; we are trying to give them enough quotas.
WRITTEN ANSWER TO QUESTION

SOIL CONSERVATION SCHEME IN RASTHALAM
PANCHAYAT SAMITHI

505—

*1122 (4934 Q.—Sri B. Sree Ramamurthy: Will the hon. Minister for Agriculture be pleased to state:

(a) whether it is a fact that soil conservation scheme was implemented in Rasthalam Panchayat Samithi area in Srikakulam District:

(b) if so, what was the amount allotted for the purpose and what was the amount so far spent;

(c) whether it is a fact that a representation was made to the Government to extend the scheme to another plot of about 500 acres; and

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

A:—

(a) The answer is in the affirmative.

(b) Amount allotted is Rs. 1,32,126 and the amount spent is Rs. 67,821. 16 np.

(c) The answer is in the affirmative.

(d) No additional area can be taken up for execution of S.C. works, as the required area under the scheme has already been covered.
Calling Attention to a matter of Urgent Public Importance re: Famine Conditions in Nellore District.

6th December, 1963.

famine conditions prevailed in August and October. The dry area was affected by drought and scarcity of water. Yields of groundnut, corn and other crops were very low. The telephone charges were also high.

On such a day, the rate was 90 nP. The call charges were 80 nP. The telephone rates were very high.

The currency was also affected by the famine condition. The economy of the country was disturbed. The currency was not stable. 

On such a day, the rate was 92 nP. The currency was very high.

The country was affected by the famine condition. The economy of the country was disturbed.
Calling Attention to a matter 6th December, 1963,
of Urgent Public Importance,
re: Famine conditions in Nellore
District.

To provide relief to the people affected by severe famine conditions in the Nellore District, it is proposed to provide minor irrigation facilities. An estimated sanction of Rs. 10 lakhs is required for this purpose. The Rice Depot in Nellore District would be responsible for the supply of rice under this order.

Rice Depot

*Names and details to be filled in.*
Calling Attention to a matter of Urgent Public Importance 
re: Famine conditions in Nellore District.

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

Sir, The Collector of Nellore submitted a report on 26-10-1963 on the adverse seasonal conditions in Nellore District. It is seen therefrom that in the upland taluks of Darsi, Podili, Kanigiri, Udayagiri and parts of
Atmakur and Kandukur taluks there was failure of rains in August and September. That the Sajja crop raised under private wells was harvested in September-October and the yield was normal. That dry crops like cholam, aruka, groundnut, cotton, castor, korra etc., which had been raised with the on-set of early rains in July were not growing properly on account of subsequent failure of rains, and that they could not be expected to give the normal yield. The Collector has also reported that he had intensively toured parts of Darsi, Podili and Kandkur taluks, and noticed that the dry crops were withering in certain parts. He also stated that as a result of the late rains from October 20, all the standing crops would revive and that the ryots were preparing their lands for raising late-sown dry crops like cholam, variga, chillies, horse-gram etc. He finally stated that the seasonal conditions in all the northern taluks of the district were quite fair, and that there was no cause for anxiety. The Board of Revenue agreed with the views of the Collector and stated in its report dated 7-11-1963 that there was no need to sanction any relief works for Nellore District at present.

Subsequently, however, the Chairman, Zilla Parishad, Nellore Sri G. Yellamanda Reddy, M.P. and the President, Panchayat Samithi, Keta, represented to Government that on account of failure of rains, crops were completely lost in the northern taluks of Darsi, Podili, Kanigiri, Udayagiri and Kandukur, and requested that the areas
should be declared as famine affected areas, that relief works should be sanctioned and that collection of land revenue in those areas should be suspended. These representations were referred to the Collector for urgent remarks. It is reported by the Collector that the conditions are being watched carefully and suitable proposals are being submitted. He has also stated that there were some rains on 4th of this month. But the fact is that the yield in the district is affected adversely. However, there is no scarcity of agricultural labour. He is of the opinion that liberalised remission rules and 100 more fair price shops would meet the situation. Some people went in procession to Collector and gave representation recently about the prevailing drought conditions and that the Collector assured them of necessary action. So far 105 fair price shops have been opened in the district and further would be sanctioned on receipt of proposals from Collector.

It will be seen that the Government have been taking prompt steps to study the situation and every possible action is being taken to see that distressed ryots are given suitable assistance, though it may not be possible to compensate the loss sustained by them due to natural calamities.

NON-OFFICIAL BILL


Sri Vavilala Gopalakrishnayya: Mr. Speaker, Sir, I beg to move:
"That leave be granted to introduce the Andhra Pradesh Moratorium Bill, 1963".

Mr. Speaker: Motion moved.

The problem of rural credit become inseparable from that of the reorganisation of the socio-economic structure
of the Indian village itself. Lack of understanding and lack of sympathy, let alone a positive desire to help, are further and potent factors to be taken into account in explanation of the poverty of assistance which the rural institutions of credit have derived from the urban sources of finance. The Committee considers that the rates of interest prescribed in the different States be reviewed and revised wherever necessary. It also recommends that the administrative arrangements for the enforcement of money-lending legislation should be reviewed.

The Committee considers that the rates of interest prescribed in the different States be reviewed and revised wherever necessary. It also recommends that the administrative arrangements for the enforcement of money-lending legislation should be reviewed.

Agricultural Labour in India, Report on the Second Agricultural Labour Enquiry, 1956–57:

Proportion of Indebted Agricultural Labour Households--

About 66 per cent of the agricultural labour households were in debt in 1956-57 compared with 59 per cent in 1950–61. The increase in the proportion of indebted families was mainly due to higher expenditure and lack of
scope for augmenting income by other ways like subsidiary occupations. Indebtedness often interferes with mobility even if there is scope for more gainful employment elsewhere. Though there was an increase in the proportion of indebted households in 1956-57 in comparison with 1950-1951, in absolute terms, the number of indebted households declined from about 16.4 lakhs in 1950-51 to about 14.1 lakhs in 1956-57; so did the total number of agricultural labour households. The proportion of indebted households in zone II and III was near the State level, while zone I indicated a higher proportion, viz., 74 per cent.

Average Debt per Household—The average debt per household had increased from Rs. 59 in 1950-51 to Rs. 102 in 1956-57. One of the reasons for this rise in debt was that while income of agricultural labour households showed an increase of 12 per cent from Rs. 381 in 1950-51 to Rs. 426 in 1956-57, expenditure had increased by 41 per cent from Rs. 407 in 1950-51 to Rs. 575 in 1956-57. While Zones II and III had shown a lower level of debt per household than at State level, i.e., Rs. 99 and Rs. 93 respectively, the average debt in zone I was very high, i.e., Rs. 28 above the State average.

"Purpose of debt" was 63 per cent consumption. Section 10.7 states that 70 per cent of categories fall under.
Non Official Bill:
The Andhra Pradesh Moratorium Bill, 1963--

The expenditure was estimated to be Rs. 334 million in 1963. This amount had to be adjusted to Rs. 6% of the debt position at the time of the moratorium. The relief would involve an adjustment of the debt position.

The planning report Free Press Journal Bombay published a detailed analysis. The report handled the issues of the debt position. It was noted that the debt position had been adjusted in the past.

The report also mentioned the need for better planning. The debt position had been adjusted in the past.

The report also mentioned the need for better planning. The debt position had been adjusted in the past.

The Andhra Pradesh Mortatorium Bill 1963—

The Hon'ble Member for Andhra Pradesh, M. P. Radhakrishna Reddy, moved that the following be the average rates on bills of credit:

- Rs. 1,626 for credit from 1961-62.
- Rs. 223 for credit from 1962-63.
- Rs. 615 for credit from 1963-64.
- Rs. 1,295 for credit from 1964-65.
- Rs. 1,600 for credit from 1965-66.

Mr. Reddy also moved that the average rate for the black market be Rs. 1,295.

All India Credit Survey indicated that the average rate for credit was Rs. 223.
Agricultural Labour Enquiry Committee has taken up the revision and consolidation of laws relating to relief of agricultural indebtedness in the State. The State Law Committee has taken up the revision and consolidation of laws relating to relief of agricultural indebtedness in the State.

(Sri B.V. Sivaiah in the Chair):--The Indian Express
Debt Relief Act is an Act passed in 1963. It provides
exemption from certain obligations. Debt Relief
Bill is another Act passed in 1963. It
provides for a moratorium declare
inflation stage. A moratorium declare
inflation stage is an act to declare
inflation stage. The Moratorium Bill was
introduced in the House of the Law
Commission. The Bill was introduced
in the House of the Law Commission.
6th December 1963.
Non Official Bill:

The Andhra Pradesh Moratorium Bill, 1963—

(Translation:)

మేడు మనం మరాణంలో సిద్ధం కావడానికి బౌద్ధం ఉండాలి. మాత్రమే, మరాణంలో నాటికి ఉండడానికి, ప్రతి తిరిగులు మానవానందగా ఎక్కడ చింతలు తీసుకుని ఉండాలి. మేడు మరాణంలో మనం

నాటికి సిద్ధం చేసాలి. అందుకుంటే, మన మరాణంలో నాటికి ఉండడానికి చింతలు తీసాలి. మరాణంలో నాటికి ఉండడానికి చింతలు తీసాలి.

మనం మరాణంలో నాటికి ఉండడానికి చింతలు తీసాలి.
The Andhra Pradesh Moratorium Bill, 1963—

చేయాలు చేయాలను మీద ఉంటాం. ఆ పరిస్థితిలో. కాలస్థయం సూచించడం కావుండి నమోదు చేయాలను మాత్రం. మీరు అది నిర్ణయించండి కావుండి నమోదు చేయాలను. మేము అది నిర్ణయించండి కావుండి నమోదు చేయాలను. మేము అది నిర్ణయించండి కావుండి నమోదు చేయాలను. మేము అది నిర్ణయించండి కావుండి నమోదు చేయాలను.
360 6th December 1963

Non Official Bill:
The Andhra Pradesh Moratorium Bill 1963.–

చాలా సత్తాలు దృశ్యం చేస్తుంది. ఇక్కడ ఎందుకు దానితో అనుసరించాలా. చాలా బాగా మనము కాదు ఇంటాం, మాం ఇక్కడ తినించిన లేదా చూడాలంటే అలా. సమాధానాలు మాత్రం. ఓర్థు విస్తరణలు వ్యవస్థాపన చేయడం ద్వారా, స్మార్ఖపాతం అభివృద్ధి టో. తెలండ్ వ్యవస్థాపన చేయడం సంబంధించి యోగ్యమైన అందించాలా. తెలండ్ వ్యవస్థాపన చేయడం సంబంధించి యోగ్యమైన అందించాలా.

సంలోభం చేసే పరిస్థితి మీద సంప్రదాయాలు మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం.

ప్రధానంగా రేగులర్ పరిస్థితి మీద సంప్రదాయాలు మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం. అందుచే ఎందుకు ఆధారాలు ఉండనంతర పరిస్థితి సంబంధం చేసే పరిస్థితి మూడు రూపాల్లో ఉండతాం.
Non Official Resolution: 6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Mr. Deputy Speaker: The question is:

"That leave be granted to introduce the Andhra Pradesh Moratorium Bill, 1963".

The motion was declared negatived.

Shri Pillalamarri Venkateswarlu Pressed for a division.

The House divided: Ayes 52; Noes 73; Neutral 1.

The motion was negatived.

NON-OFFICIAL RESOLUTION.

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Mr Deputy Speaker: Discussion on the following Resolution moved by Shri A. Venkateswara Rao:

"This Assembly takes serious note of the heavy financial burdens on the thousands of landholders in the State because of the Additional Assessment Act and the inability of the ryots to pay the same and recommends to the Government to repeal the Act No. 22 of 1962; Andhra Pradesh Land Revenue (Additional Assessment) and
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Shri Pillalamarri Venkateswarulu will continue the discussion.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

The wet assessment Bill was introduced in the Assembly on 29th December 1962. It was passed by the Assembly and is now pending in the Legislative Council. The Bill provides for the introduction of wet assessment rates in respect of dry lands. Before the introduction of the wet assessment rates on 1st July 1963, the land revenue was assessed at 20% of the annual value of the property. After the introduction of the wet assessment rates, the land revenue was assessed at 40% of the annual value of the property. The wet assessment rates vary according to the type of property and the location. The rates are applied on the basis of the annual value of the property. The assessment is made by the Revenue Department. The rates are calculated based on the value of the property and the area of the land. The wet assessment rates are higher than the dry assessment rates. The wet assessment rates are designed to ensure that the land revenue is collected fairly and efficiently. The wet assessment rates are intended to encourage the use of agricultural land and to promote agricultural development. The wet assessment rates are also intended to provide a fair return to the landowners for the use of their land. The wet assessment rates are an important part of the land revenue system in the state of Andhra Pradesh.
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

before the introduction of Act a. 3,38,00,000 and
a. 5,35,00,000 in 1871. a. 2,47,00,000. 1872 was
a. 13,92,00,000 and land revenue.

a. 24,62,00,000 and 1873.
act a. 5,90,00,000 was.

Act a. 3,20,00,000 and 1874 was.
act a. 2,47,00,000.

Act a. 3,38,00,000 and additional assessment

and added 1,000 in 1,000.

and in 1,000.

and in 1,000.

Additional Wet Assessment Act a. 39,1,000.

budget a. 10,000 and 10,000.

Uttar Pradesh Government.
Repealing of the Andhra Pradesh
Land Revenue (Additional Assessment) and Cess Revision Act, 1962
and the Andhra Pradesh Land
Revenue (Additional Assessment)
and Cess Revision (Amendment)
Act, 1962.

Non Official Resolution: 6th December 1963 365
Non Official Resolution:
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Net output per acre 445.44 156.85

366 6th December, 1963
Non Official Resolution: 6th December, 1963 367

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act' 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

The Hon'ble Members?

The Hon'ble Members?

The Hon'ble Members?

The Hon'ble Members?

The Hon'ble Members?

The Hon'ble Members?

The Hon'ble Members?

The Hon'ble Members?

The Hon'ble Members?

The Hon'ble Members?
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh
Land Revenue (Additional Asses-
ment) and Cess Revision Act, 1962
and the Andhra Pradesh Land
Revenue (Additional Assessment)
and Cess Revision (Amendment)
Act, 1962.

Compare your demand with the collections you
are making. Essentially these are correct.

[Date and other details]
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Why don’t you make that 68% as your demand. You will get cent per cent collections, that will be a credit to you as well as to your officers.

Additional Assessment Act & the Additional Assessment Act & the...
Non Official Resolution:

Repealing of the Andhra Pradesh
Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December 1963
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution: 6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act' 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

The Hon'ble Governor of Andhra Pradesh, by virtue of powers conferred by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962, hereby issues the following resolution:

...
Non Official Resolution :

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution : 6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

మనం పిలుస్తున్న. ఈ నిర్దిష్ఠానం వేదిక ప్రతి సంప్రదాయం లో మాత్రమే కలిగివెళ్ళింది. దాని ప్రభావం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ఎవరు ఈ మనాం అనుమతి లాంటి పాలనలు మార్పులు నిర్ణయం.

మనం యొక్క వాస్తవం కాని ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి సంఖ్య ఉత్తరం చేసే వాడుతున్నాము. ఈ నిర్ణయం చేత ప్రతి
Non Official Resolution:
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Anahra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December 1963
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

స్థావర సిద్ధం చేసే ప్రశంప్లాంలు ప్రతి సంఖ్యలలో ఉండవచ్చు. అందుకే, ఎంపిక ప్రతిష్ఠావరు తగిన స్థావర సిద్ధం చేసి ప్రతి సంఖ్యలలో ఉండవచ్చు. స్థావర సిద్ధం చేసి ప్రతిష్ఠావరు తగిన స్థావర సిద్ధం చేసి ప్రతి సంఖ్యలలో ఉండవచ్చు. లక్షణాంశ ప్రతిసామ్యం కంటే ఉన్నట్లు స్థావర సిద్ధం చేసి ప్రతిష్ఠావరు తగిన స్థావర సిద్ధం చేసి ప్రతి సంఖ్యలలో ఉండవచ్చు. లక్షణాంశ ప్రతిసామ్యం కంటే ఉన్నట్లు స్థావర సిద్ధం చేసి ప్రతిష్ఠావరు తగిన స్థావర సిద్ధం చేసి ప్రతి సంఖ్యలలో ఉండవచ్చు.

ఇందులో ఈ పరిస్థితి ఉన్నప్పటికీ, స్థావర సిద్ధం చేసి ప్రతిష్ఠావరు తగిన స్థావర సిద్ధం చేసి ప్రతి సంఖ్యలలో ఉండవచ్చు. లక్షణాంశ ప్రతిసామ్యం కంటే ఉన్నట్లు స్థావర సిద్ధం చేసి ప్రతిష్ఠావరు తగిన స్థావర సిద్ధం చేసి ప్రతి సంఖ్యలలో ఉండవచ్చు. లక్షణాంశ ప్రతిసామ్యం కంటే ఉన్నట్లు స్థావర సిద్ధం చేసి ప్రతిష్ఠావరు తగిన స్థావర సిద్ధం చేసి ప్రతి సంఖ్యలలో ఉండవచ్చు.
Non Official Resolution: 6th December 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

34. The Central Government has received representations from various quarters that the existing system of water rate assessment and charging has led to a number of difficulties and injustices. In order to overcome these difficulties, it is desirable that the system be modified.

The Government of Andhra Pradesh has taken steps to amend the existing legislation to provide for a new system of water rate assessment and charging.

The new system will be based on a more equitable and just assessment of water rates. The rates will be determined on the basis of the consumed quantity of water and the type of user.

The new system will be implemented in stages over a period of five years. The transitional arrangements will be made to ensure a smooth transition from the old system to the new system.

This resolution is passed by the Andhra Pradesh Legislative Assembly on 6th December 1963.
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

460 (This page is blank and cannot be transcribed.)
Non Official Resolution:

6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

(Translation)

Resolved that the provisions of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962, and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962, relating to the permanent remission of tax payments on permanent and provisional sources of income, such as 24 water rate, 24 water rate maximum, dry lands, and other sources, be repealed.

The Water Board Standing Orders also provide that a 20% penalty should be imposed on any violation of the Act.
Non Official Resolution:
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December, 1963

The resolution is as follows:

The Andhra Pradesh Government, after careful consideration of the working of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962, hereby resolves to repeal both these Acts effective from the date of promulgation of this resolution.

The reasons for this resolution are:

1. The Acts have become unnecessary due to changes in the Land Revenue system and the introduction of newer legislation.
2. The Acts have led to complexities and inefficiencies in the functioning of the Land Revenue department.
3. The Acts are outdated and do not align with the current legal framework.

Therefore, the Andhra Pradesh Government hereby resolves to repeal the said Acts to streamline the Land Revenue system and ensure its efficiency and effectiveness.

The resolution is passed by the Andhra Pradesh Government in accordance with the provisions of the Constitution of India.

The resolution is signed by the Chief Minister of Andhra Pradesh on behalf of the Government.

Signed:
[Name]
Chief Minister of Andhra Pradesh

Date:
6th December, 1963

Place:
Hyderabad
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
386 6th December 1963.

Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution: 6th December 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

In the House of the People, the Legislature of the State of Andhra Pradesh hereby resolves to do this:

1. The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 is hereby repealed.
2. The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 is hereby amended as follows:
   - principle
   - emergency

This resolution shall come into force immediately after its publication in the Official Gazette.

[Signature]

[Date]
6th December, 1963

Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

ప్రపంచ సాంస్కృతిక సాధనాలను కలుపించారు, కంప్యూటర్ సిస్టమ్ కంప్యూటర్ యూనియన్ స్క్యూమ్ సాంస్కృతిక సాధనాలను కలుపించారు. ఆర్థిక సంస్కృతిక సాధనాలను కలుపించారు, ఈయనగా రాజించారు అని గురించారు. అ కంప్యూటర్ విశేషాల కంప్యూటర్ యూనియన్ స్క్యూమ్ సాంస్కృతిక సాధనాలను కలుపించారు. ఈ కంప్యూటర్ విశేషాలు democracy కొనసాగి, కొనసాగి, కొనసాగి నిన్నపోయిని కొనసాగి, కొనసాగి నిన్నపోయి తిరుగుతూ మాత్రమే ప్రతిసామానం. ఆ దినం నుంచి అంతించడం. మీరించింది మీరించింది శాసనాలు ముందు పడిసాగింది. దానం నుంచి నించిన కంప్యూటర్ సిస్టమ్ సాంస్కృతిక సాధనాలను కలుపించారు దండి కంప్యూటర్ సిస్టమ్ సాంస్కృతిక సాధనాలను కలుపించారు. బిడిన్నానం నుంచి బిడిన్నానం శాసనాలు ముందు పడిసాగింది. బిడిన్నానం విషయం నించిన కంప్యూటర్ సిస్టమ్ సాంస్కృతిక సాధనాలను కలుపించారు కంప్యూటర్ సిస్టమ్ సాంస్కృతిక సాధనాలను కలుపించారు.
Non Official Resolution: 6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

The Hon'ble Governor of the State of Andhra Pradesh having been satisfied that the objects and aims of the said Acts are no longer relevant and necessary, and that the continued operation thereof is not conducive to the public interest, has, in exercise of the powers conferred by sub-section (1) of section 10 of the said Acts, and in pursuance of the recommendation of the Government of India, hereby directs the said Acts to be repealed.

(Signed) [Signature]
Non Official Resolution:
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Anahra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

20 जून 1962 रङ्गपूर में 22 योगदान देने के लिए आयोजित गतिविधि के दौरान एक सभा में प्रभावी भाषण की शुरुआत की गई। निम्नलिखित वाक्यों में विवरण दिया गया है:

"..."
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962
and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution: 6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

The Government of the Andhra Pradesh, in exercise of the powers conferred by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 (hereinafter referred to as the 'Act'), hereby repeals the said Act and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962, with effect from the 1st day of January, 1963.

The repeal shall not affect any proceedings or steps taken or any action taken thereunder or any judgment, order or direction passed or given thereunder or any instrument, document or notice issued or given under the said Acts.

This Resolution shall come into force on the 1st day of January, 1963.

[Signature]
[Name]
Deputy Tahsildar

[Signature]
[R. Is.]
Agency

[Signature]
[Deputy Tahsildar]
N. Deputy Tahsildar
6th December, 1963.

Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

394
Non Official Resolution: 6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

This resolution repeals the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution:
Repealing of the Andhra Pradesh
Land Revenue (Additional Assessment) and Cess Revision Act, 1962
and the Anahra Prades Land
Revenue (Additional Assessment)
and Cess Revision (Amendment)
Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Non Official Resolution: 6th December 1963

399
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December, 1963.

In view of the provisions contained in the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962, the Government of the State of Andhra Pradesh hereby repeals the said Acts. The said acts shall stand repealed with effect from the date of the notification of these resolutions.

Additional Assessment

1. The Act of 1962 provides for an additional assessment of land revenue and cesses. The additional assessment shall not exceed 10 per cent of the previous assessment. The principle of additional assessment shall be based on the average of the last three years' assessment.

2. The additional assessment shall be levied on the proprietor of the land. The proprietor shall be entitled to a rebate of 10 per cent of the additional assessment if he pays the additional assessment within the prescribed time.

3. The additional assessment shall be collected in three equal installments. The first installment shall be paid within one month from the date of assessment.

4. The additional assessment shall be recoverable by legal proceedings as provided in the act.

Displeasure

The Government of the State of Andhra Pradesh hereby expresses its displeasure at the non-payment of the additional assessment. The Government hereby requests the proprietors of the land to pay the additional assessment within the prescribed time. If the additional assessment is not paid within the prescribed time, the Government may take such action as it deems fit.

Incur

The proprietors of the land are hereby requested to pay the additional assessment within the prescribed time. If the additional assessment is not paid within the prescribed time, the proprietors shall be liable to pay the additional assessment in accordance with the provisions of the act.
Non Official Resolution:  

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act' 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December, 1963

401
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution: 
6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962
and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

...
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December, 1963

and...
Repealing of the Andhra Pradesh
Land Revenue (Additional Assessment) and Cess Revision Act, 1962
and the Andhra Pradesh Land Revenue (Additional Assessment)
and Cess Revision (Amendment) Act, 1962.

Non Official Resolution:
6th December 1963
405
Non Official Resolution:
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Irrigation sources, crop, drainage schemes, pests, crop insurance scheme.

Non Official Resolution:
6th December, 1963

407
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Non Official Resolution: 6th December, 1963 409
6th December 1963.

Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Non Official Resolution: 6th December 1963

411
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

P. W. D. to reorganise administration expenditure, corruption, wasteful expenditure, to control expenditure by introducing bridges, to pass a pass to organise administration expenditure, corruption, wasteful expenditure.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Non Official Resolution: 16th December, 1963

Blood
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December 1963.

Outstanding claims amount to the extent of Rs. 1,02,000 as on March 6. The plan period of 40 years and the period of 10 years of the plan period for the purpose of the APLR Act, 1962.

The Plan period of 40 years and the period of 10 years of the plan period for the purpose of the APLR Act, 1962.

The Plan period of 40 years and the period of 10 years of the plan period for the purpose of the APLR Act, 1962.

The Plan period of 40 years and the period of 10 years of the plan period for the purpose of the APLR Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act' 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Non Official Resolution: 6th December, 1963 417
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December, 1963
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution:
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December 1963.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Non Official Resolution: 6th December, 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution:

6th December 1963

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

We should keep the issue alive. We should not allow it to be dead.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December, 1963

Non Official Resolution:
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

6th December 1963

Non Official Resolution:

...
Non Official Resolution:

Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

1-30 P.M. The House then adjourned till Half Past Eight of the Clock on Saturday, the 7th December, 1963.