**ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES**

**Official Report**

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Printed at JYOTHI PRESS, Hyderabad, for the Director, Government Press, Hyderabad, (A. P.)
ANDHRA PRADESH LEGISLATIVE ASSEMBLY,
Saturday, the 11th July, 1964
The House met at Half past Eight of the Clock.

[ Mr. Speaker in the Chair ]

ORAL ANSWERS TO QUESTIONS

Provision of a Personal Clerk to M. L. As.

241—

1 B (2795) Q.—Sri C. D. Naidu (Put by Sri Rajagopal Naidu (Tavanampalli) :—Will hon. the Chief Minister be pleased to state:

(a) whether there is any proposal to provide a personal clerk to the M. L. As. to look to the correspondence, and to correspond with the district and State Officials with reference to the problems of their constituencies; and

(b) will the Government supply service stamps for the correspondence of the M. L. As. ?

The Chief Minister (Sri K. Brahmamanda Reddy) :—
(a) and (b) No, Sir.
I have said, Sir—There is no need for favouring a particular profession.

It covers all fields, not any particular profession.
Delimitation of Assembly and Parliamentary
Constituencies.

243—

* 621 (4458) Q.—Sir G. C. Kondaiah (Nellore) :—Will the hon. Chief Minister be pleased to state:

(a) whether Parliamentary and Assembly Constituencies in the State are delimited recently ; and

(b) if so; what are the changes and how they are affected district-wise?

Sri K. Brahmananda Reddy :—(a) and (b) :— The proposals of the Delimitation Commission in respect of the distribution of the seats allotted to this State in the House of the People and the Legislative Assembly of this State, have been published in an extraordinary issue of the Andhra Pradesh Gazette dated 26-2-1964. These proposals will be finalised by the Commission after hearing objections and suggestions in due course.

Sir M. R. Kondaiah :—Will the hon. Chief Minister temporarily appoint the joint collector of the respective electrical district ?

Sri S. S. V. Ramakrishna Reddy :—Will the hon. Chief Minister temporarily appoint the joint collector of the respective electrical district ?
6 11th July, 1964

Oral Answers to Questions

(Sir) I. (Member, M.L.A.) — As the State Governments are declared by law to be the Governments of the States, and as the population principle follow natural boundaries, as the population of the State Governments properly follow the natural boundaries, the question arises, in the case of concentration of percentage, percentage interferes with physical features, as a point of view. Complete answer, please.

(Sir) II. (Member, M.L.A.) — As the concentration of percentage interferes with the physical features, as a point of view, as the population properly follow the natural boundaries, the question arises, in the case of concentration of percentage, percentage and physical features interfere with each other. Complete answer, please.

(Sir) III. (Member, M.L.A.) — As the concentration of percentage and physical features interfere with each other, the question arises, in the case of concentration of percentage, percentage interferes with physical features as a point of view. Complete answer, please.
Mr. Speaker:—What has this Government to do with all that?

Sri Vavilala Gopalakrishnayya:—The wish of the Government may be communicated.

Mr. Speaker:—You want the Government to recommend...... They have absolutely no say in the matter. They stand in the same position as you and I are.
You can find out from the concerned Deputy Secretary. But the point is, unfortunately the representation of the associate members the representations of the Assembly Members or the representations of the Members of Parliament who are associated with this Commission or the views of the State Government seem to have been ignored. I cannot say anything further.
Size of IV Plan.

Q. 548 (3649) Q.—Sri B. Sriramamurthi (Put by Sri Kavilala Gopalakrishnayya):—Will the hon. Chief Minister be pleased to state:

(a) whether it is a fact that the size of the IV Plan has been tentatively fixed at Rs. 450 crores;

(b) whether it is a fact that rural development schemes are proposed to be given top priority in the IV plan; and

(c) whether any other details regarding the latest thinking on the evolution of IV Plan be furnished?

Sri K Brahmamandla Reddy:—The size of the Fourth Five Year Plan of Andhra Pradesh depends on the size of the National Plan, the resources which the State Government are likely to make available for development expenditure over the Fourth Plan Period and the Central assistance which the Union Government are likely to give. As projected in the Third National Five Year Plan the net investment envisaged for the Fourth Plan is Rs. 17,000 crores at 1960–61 prices. It is, however, seen from the press reports that the Planning Commission is considering the feasibility of raising the outlay for the Fourth Five Year Plan to about Rs. 20,000 to 22,000 crores. Unless the National Development Council meets
some time towards the end of July and takes a view of the size of the National Plan, it will not be possible for the State Government to indicate the likely size of the State's Fourth Plan.

(b) This Government have proposed to include in the State Plans a rural sector comprising the plans of Panchayat Samithis and Zilla Parishads. The Government have asked the Panchayat Raj institutions to work out their plans on the tentative basis that the Government assistance would be about Rs. 100 crores for Panchayat Samithis and Rs. 25 crores for Zilla Parishads.

(c) The Government have set up 15 working Groups to make a critical review of the progress made up to now in the Third Plan, the likely achievements at the end of the Third Plan period and to indicate broadly the physical targets which should be achieved over the Fourth and Fifth Plan periods and over the Fourth Five Year Plan period.
Political Prisoners

245--

*631 (4502) Q.—Sarvashri S. Venkayya and A. Sarveswara Rao:—Will hon. the Chief Minister be pleased to state:

the number of political prisoners in the State as on 15—3—1964?

Sri K. Brahmananda Reddy:—None, Sir.

There are no political prisoners in the State either under the Preventive Detention Act or under the Defence of India Rules, 1962 on 15—3—1964 or thereafter.
Oral Answers to Questions

11th July, 1964

1. The Home Minister:—Political prisoners represent controversy. There are no political prisoners in the State.

2. The Home Minister:—Political prisoners are criminals. Law of the land is Law of the jungle. Political prisoners enjoy privileges, lands etc. Statutes define political prisoners.

3. The Home Minister:—Political prisoners have no definition. Political prisoners are defined as political prisoners.
Mr. Speaker:—Defence of India Act and Preventive Detention Act envisage detention of political prisoners. Section 12 of those Acts provides for detention of political prisoners. Mr. Speaker, you cannot compel the Government to recognise those people as political prisoners.

Mr. Speaker:—You cannot compel the Government to recognise those people as political prisoners.

Mr. Speaker:—Defence of India Act and Preventive Detention Act envisage detention of political prisoners. Mr. Speaker, you cannot compel the Government to recognise those people as political prisoners.

Mr. Speaker:—Question is as follows:

"The number of political prisoners in the State as on 15-3-63"

"None" is the answer.

Mr. Speaker: Now let me caution the hon. members. We have covered only six questions, now. We have still got 34 questions and 35 minutes.
Sri Tenneti Viswanatham (Madugula) :—I submit that it will be very easy to go through all the questions if the hon. Ministers give short but comprehensive answers instead of parrying.

Mr. Speaker : And the hon. members put lengthy questions?

Sri Tenneti Viswanatham : What happens is if they go on parrying, so many questions come. They can give comprehensive answers.

Mr. Speaker : When the hon. members put the questions, if they are brief, it will be all right.

Sri Tenneti Viswanatham : I agree we are not always in the correct. But some times it is in response to lectures given by the……

Planning Commission

246—

*751 (2420) Q.—Sri Vavilala Gopalakrishnaaya :—Will the hon. Minister for Finance be pleased to state:

(a) whether it is a fact that the Planning Commission has stated that the State of Andhra Pradesh has not mobilised its resources in the first three years of the Third Five-Year Plan (refer Indian Express dated 17-10-1963):

(b) if so, what was the target; and

(c) how far the target was fulfilled?

The Minister for Finance (Dr. M. Chenna Reddy) :—The Planning Commission have stated that the efforts made
during the first three years of the Third Five year plan to raise resources have fallen short of the Plan targets. Their comments mainly relate to the additional taxation measures introduced by the Government but not the total resources raised. The total resources realised during the first three years were Rs. 45.38 crores as against the expected amount of Rs. 35.61 crores. As regards additional taxation we could get only Rs. 11.40 crores as against Rs. 15 crores expected by us earlier.

*i. V. A. Chetti:*—According to taxation structure 805.52% are expected to be realised. In fact we could get only 52% which makes up 45.38 crores as against 35.61 crores. And in the form of additional taxation our efforts have been less; and in the form of public borrowings our performance has been less and in the form of small savings also our performance has been less”.

*Lead Deposits near Khammam.*

247—

* 980 (4726) Q.—Sri M. Pitchaiah:— Will the hon. Minister for Finance be pleased to state:

(a) whether it is a fact that survey has been conducted to ascertain the availability of Lead deposits near Khammam; and
(b) if so, the result thereof?

Dr. M. Chenna Reddy:—(a) No, Sir.

(b) Does not arise.

Starting of a Govt. Arts and Science College in West Godavari district.

248—

* 170 (3540) Q.—Sri A. Sarveswara Rao:— Will the hon. Minister for Education be pleased to state:

(a) whether the Government have a proposal under active consideration to start a Government Arts and Science College in West Godavari District; and

(b) whether the Management of Narsapur College have offered to hand over the institution to the Government; and

(c) whether the Staff Council of the College presented a Memorandum in December, 1963 mentioning the irregular payment of their salaries by the management?

Sri K. Brahmananda Reddy:—(a) No, Sir.

(b) Yes, Sir.

(c) Yes, Sir.

Starting of Inter University Centre in South.

249—

* 198 (3731) Q.—Sri A. Sarveswara Rao:— Will the hon. Minister for Education be pleased to state:

(a) whether the Government are aware that the Union Government (Department of Atomic Energy) have a proposal to set up two inter University Centres, one in the North and the other in the South, for advanced study; and
(b) whether the Government have impressed on the Union Government to set up one centre in Andhra Pradesh?

Sri K. Brahmananda Reddy:—(a) No communication has been received from the Union Government except a news item which appeared in the Press.

(b) This Government have decided to develop the existing Nuclear Research Laboratories in Andhra University. The Government of India have been addressed in the matter.

College for women in Nellore District.

250—

* 257 (4039) Q.—Sri S. Vemayya:— Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that there is no college for women in Nellore District now; and

(b) if so, whether there are any proposals to start a women's college in Nellore District during 1964-65 or in the 4th Plan period?

Sri K. Brahmananda Reddy:—(a) Orders have since been issued for the establishment of a Government College for women at Nellore with effect from the academic year 1964-65.

(b) Does not arise
Necessary steps will be taken, Sir. Now we want to locate it at a temporary place and the D. P. I. and the Vice-Chancellor and others are going there to see which building is suitable. After that we'll locate Government Polytechnic for Women.

Women Colleges start. I know also, Sir, yesterday the Collector, Nizamabad was talking to me. There is a proposal to start a women's college at Nizamabad. He is making some effort with the help of several of the public there.
251—

* 354 (4452) Sarvasri G. C. Kondaiah and A. Sarveswara Rao :—Will the hon. Minister for Education be pleased to state:

(a) whether minimum percentage of marks required for a pass in Hindi in S. S. L. C. Examinations for the year 1964 has been increased; and

(b) if so, what are the reasons?

Sri K. Brahmamind Reddy :—(a) No, Sir.
(b) Does not arise.

Sri K. Brahmamind Reddy :—At a meeting of the joint moderation committee held on 26-5-64 it was resolved that in view of the fact that the minimum of 15 marks is being moderated for the past three years it is considered desirable to request the authorities to inform the schools concerned only in July 1962 that hereafter the minimum for a pass would be 15 marks.

Evening Colleges.

252—

* 416 (4848) Q—Sri A. Sarveswara Rao :—Will the hon. Minister for Education be pleased to state:

(a) whether a Committee of the Inter-University Board and the Central Advisory Board of Education have recently recommended the establishment of evening colleges in the State, suggesting Central financial assistance to such projects; and
(b) whether the Universities in Andhra Pradesh have decided to permit the opening of Evening Colleges in some important towns as is done in Madras?

*Sri K. Brahmananda Reddy* :—(a) Yes, Sir.

(b) Yes, Sir.

**Applications are received from the following colleges.**

Sir, for the opening of evening courses during 1964–65 which are under scrutiny by the D.P.I.

1. Mrs. A.V.N. College, Visakhapatnam
2. Osmania College, Kurnool
3. New Science College, Hyderabad
4. Government Arts College, Khammam

*Plan for Educational Development*

*417 (4851) Q.— Sarvasri A. Sarveswara Rao and M. Pitchayya* :—Will the hon. Minister for Education be pleased to state:

(a) whether the State Government have received any communication from the Centre on the drawing up a perspective plan for educational development in the country to cover the period 1966 to 1981 taking a long range view of the problem;

(b) whether the Government has drawn such a plan for this State; and

(c) if so, what are the outlines of it?

*Sri K. Brahmananda Reddy* :—(a) Yes, Sir.
(b) This Government have constituted a Committee to prepare a perspective Plan on Education to cover the next 15-20 years in G. O, Ms. No 1021, Education dated 7-4-64 under the Chairmanship of Dr. S. Bhagavantam, Scientific Adviser, Ministry of Defence, Government of India, New Delhi.

(c) The committee met on 12th June 1964. They have agreed to constitute four different groups. viz.,—

(i) School Education Primary, Secondary, Adult Group ... Education, etc.

(ii) Technical Education, Arts Group Technical Education, Arts music, etc.

(iii) University Education Group

and

(iv) Resources Group

for preparing the perspective plan.

It was decided that Sri K. V. Ranga Reddy, Reader in Statistics, State Institute of Education, might attend exclusively to the perspective plan work. The next meeting will be held on 10th July 1964.

Sri Pillalamarri Venkateswarlu:— Who are all the members of this Committee, Sir.

Sri K. Br. Hmyrenda Reddy:— Sri S. Bhagavantham, Chairman, Sir.

Sri L. N. Gupta, Special Secretary to Government, Education Department ... Member.
Oral Answers to Questions

11th July, 1964

Sri J. P. Naik, Adviser, Primary Education, Government of India ... Member.
Sri C. Narasimham, Special Secretary to Government, Planning Department ... ”
Sri C. V. D. Murthy, Director of Technical Education ... ”
Sri S. A. Abbas, Director of Employment and Training ... ”
Sri L. B. Deshpande, Acting Registrar, Osmania University ... ”
Sri M. V. Rajagopal, Registrar, Andhra University ... ”
Sri D. Jacob, Deputy Secretary, Finance Department
Sri K. V. Gopalaswamy.
Smt. C. Ammanna Raja.
Sri L. Bullayya, Director of Public Instruction.

[The text is in Telugu and discusses the outline of the plan for a copy and non-official members and qualifications.]

Non-official, official ఐదు రకం. ప్రతి నియమానం ఉండి. దీని నియమ రకం లేదా రకం రెండు. .
254—

* 252 (4024) Q.—Sri S. Vemayya :— Will the hon. Minister for Health be pleased to state:

(a) whether the following Local Fund Hospitals were provincialised from the dates mentioned against them in Nellore District:

1. L. F. Hospital, Rapur ... 1—7—1959
2. L. F. Hospital, Kovur ... 1—7—1959
3. L. F. Hospital, Podili ... 1—7—1959
4. L. F. Hospital, Darsi ... 1—7—1959
5. L. F. Hospital, Sullurpet ... 1—6—1958
   and
6. L. F. Hospital, Venkatagiri 1—10—1957

(b) if so, whether the services of the staff working in these hospitals prior to provincialisation were regularised; and

(c) if not, the reasons therefor?

The Minister for Health and Medical (Sri Y. Sivarama Prasad) :—(a) The following L F. dispensaries were provincialised with effect from the dates noted against each :—
Oral Answers to Questions
11th July, 1964

1. L. F. Dispensary, Kovur ... 1—7—1959
2. L. F. Dispensary, Rapur ... 1—7—1959
3. L. F. Dispensary, Darsi ... 1—7—1959
4. L. F. Dispensary, Podili ... 1—7—1959
5. L. F. Dispensary, Sullurpet ... 1—6—1957
6. L. F. Dispensary, Venkatagiri 1—10—1956

(b) No, Sir
(c) The Government decided that the previous service rendered under local bodies should be counted for purposes of pension, if the local body concerned is prepared to contribute its proportionate share of pension. As no local body has expressed its willingness to contribute, the services of the employees have not yet been regularised.

"(b) No, Sir
(c) The Government decided that the previous service rendered under local bodies should be counted for purposes of pension, if the local body concerned is prepared to contribute its proportionate share of pension. As no local body has expressed its willingness to contribute, the services of the employees have not yet been regularised."
11th July, 1964

Oral Answers to Questions

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

(a) what is the cost of the construction of the Fateh
Maidan Stadium at Hyderabad; and
(b) when it will be completed?

The Minister for Excise and Prohibition (Sri M. R.
Appa Rao) :—(a) An amount of Rs. 29.16 lakhs has
been sanctioned for the stadium and an expenditure of
Rs. 23.27 lakhs was incurred up to the end of February 64.
(b) The work is likely to be completed shortly.

Slum Clearance in some Districts

Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the Government allotted any amount
for slum clearance in Nellore; Cuddapah, Guntur and
Chittoor Districts, during 1961–62 and 1962–63; and
(b) if so, the amounts allotted to each District?

The Minister for Municipal Administration (Sri A.
Venkataramayyaya) :—(a) No, Sir.
(b) Does not arise.

(1) शिक्षि.
(2) कर्मिकं त्रस्ते.

कृपया व्यक्ति: किर्कि: कृत्वा, कि किने तथा, शिक्षि: सहायिका
किता ? किं वर्त्ते इत्यादिको वर्गिका ?
28 11th July, 1964

Oral Answers to Questions

257—

* 300 (4197) Q.—Sri A. Sarveswara Rao :—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether a comprehensive water supply scheme estimated to cost Rs. 78 lakhs had been prepared and sanctioned by the Government for execution by stages in Eluru Municipality; and

(b) if so, by what time it will be completed?

Sri A. Venkataramyya :—(a) No Sir.

(b) Does not arise.

(a) No Sir.

(b) Does not arise.

Allegations against Area Committee Members, Cuddapah District

258—

* 600 (4249) Q.—Sri K. Mara Reddy (Put by Sri Rajagopal Naidu) :—Will the hon. Minister for Municipal Administration be pleased to state:
Or.1 Answers to Questions 11th July, 1964 29

(a) whether it is a fact that certain allegations were made against the Area Committee Members, Cuddapah District; and
(b) if so, the action taken by the Government?

Sri A. Venkataramayya:— (a) The answer is in the affirmative.
(b) Government have abolished the Committee.

Sri Mallikarjunaswami Temple in Odala Village

259—

*625 (4433) Q.—Sri J. Malla Reddy (Sultanabad):— Will the hon. Minister for Municipal Administration be pleased to state:

(a) the income derived by Sri Mallikarjunaswamy temple in Odala village, Sultanabad taluk during 1962-63 and 1963-64;
(b) the reason for not running the administration of the said temple through a committee as is being done in the case of other temples; and
(c) the facilities provided by the Government to the pilgrims who visit the said temple?

Sri A. Venkataramayya:—

(a) 1962-63 — Rs. 18,591—92 n.P.
1963-64 — Rs. 19,749—16 n.P.
The question of constituting a committee is under consideration of the Collector.

There are four wells in the vicinity of the temple. Proposals for the provision of amenities to the pilgrims, e.g., construction of sheds, drinking water facilities, supply of utensils, are under consideration of Collector (Endowments), Karimnagar.

* 365 (4500) Q.—*Sri S. Vemayya:*—Will the hon. Minister for Social Welfare be pleased to state.
(a) whether it is a fact that the Government intended to establish Welfare Centres and Shelter Homes in the State during 1964-65; and

(b) if so, the names of the places where the said institutions will be established?

The Minister for Social Welfare (Smt. T. N. Sadalakshmi):—(a) The answer is in the negative.

(b) Does not arise.

Director of Social Welfare:—Disabled and aged homes need not be established in the State?

Disabled and aged home:—Disabled and aged home director to consider whether to establish?

Director of Social Welfare:—Director of Social Welfare to consider establishment at other places.

Hyderabad House at New Delhi

* 602 (4329) Q:—Srivasri P. Rajagopal Naidu, and A. Sarveswara Rao:—Will the hon. Chief Minister be pleased to state:

(a) whether there is Hyderabad House at New Delhi; and

(b) if so, the rents collected and the expenditure incurred for its maintenance during 1962-63 and 1963-64?

Sri K. Brahanananda Reddy:—(a) Yes, Sir.

(b) The rent collected for the years 1962-'63 and 1963-'64 is Rs 48,000 and the expenditure incurred for its maintenance during the said years is Rs. 15,594/ and 17,225/ respectively.
32 11th July, 1964 Oral Answers to Questions

Pit Assistants Appointed in Singareni Collieries

* 775 (2879) Q:—Sri K. Butchiah (Burgamphad): Will the hon. Chief Minister be pleased to state:

(a) the number of Pit Assistants that were appointed in 1959-60, 1960-61, 1961-62 and 1962-63 in Singareni Collieries Company Ltd., Kothagudem, Khammam District;

(b) what are the qualifications of those candidates:

(c) how many kinds of scales of pay were given to them; and

(d) can the hon. Minister place the list of these candidates selected for each year along with the date of appointment, their qualifications and the scale given to them?

Sri K. Brahmananda Reddy:—(a) 1959-60........... 1
1960-61........... 1
1961-62........... 11
1962-63........... 11

24

(b) The minimum prescribed qualification is B.A., or B.Sc. or equivalent degree and above. Exemption was, however, given in respect of only one candidate as a special case.

(c) The only scale of Rs. 125-145-170-EB-13-300 was given to all of them.

(d) A statement is enclosed.
<table>
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<tr>
<th>Sl. No.</th>
<th>Name</th>
<th>Qualifications</th>
<th>Date of Appointment</th>
<th>Scale of Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Mr. A. Venkateswarlu</td>
<td>B.A.</td>
<td>12-10-1959</td>
<td>Rs. 125-145-170-EB-13-300</td>
</tr>
<tr>
<td>1.</td>
<td>Mr. Ch. Satyanarayana</td>
<td>Inter</td>
<td>25-7-1960</td>
<td>-do-</td>
</tr>
<tr>
<td>1.</td>
<td>Mr. V. Ramachandra Rao</td>
<td>B.Sc.</td>
<td>7-9-1961</td>
<td>-do-</td>
</tr>
<tr>
<td>2.</td>
<td>Mr. V. Bhaskar Rao</td>
<td>M.A.</td>
<td>11-9-1961</td>
<td>-do-</td>
</tr>
<tr>
<td>3.</td>
<td>Mr. Y. Sobhandriacharyulu</td>
<td>M.A. (S.W.)</td>
<td>12-9-1961</td>
<td>-do-</td>
</tr>
<tr>
<td>4.</td>
<td>Mr. P. Venkateswar Rao</td>
<td>B.A.</td>
<td>16-9-1961</td>
<td>-do-</td>
</tr>
<tr>
<td>5.</td>
<td>Mr. Selvaraj Thomas</td>
<td>B.Com.</td>
<td>25-9-1961</td>
<td>-do-</td>
</tr>
<tr>
<td>6.</td>
<td>Mr. Murahari Reddy</td>
<td>B.A.</td>
<td>4-10-1961</td>
<td>-do-</td>
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<td>7.</td>
<td>Mr. Venkataramayya</td>
<td>B.Com.</td>
<td>21-10-1961</td>
<td>-do-</td>
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<tr>
<td>8.</td>
<td>Mr. N. Sudhir Babu</td>
<td>M.A.</td>
<td>1-1-1962</td>
<td>-do-</td>
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<tr>
<td>9.</td>
<td>Mr. B. Narsimha Raju</td>
<td>M.A.</td>
<td>9-1-1962</td>
<td>-do-</td>
</tr>
<tr>
<td>10.</td>
<td>Mr. P. N. Mathur</td>
<td>B.A. DSSA.,</td>
<td>9-1-1962</td>
<td>-do-</td>
</tr>
<tr>
<td>11.</td>
<td>Mr. J. Venkatramanayya</td>
<td>B.Ed.</td>
<td>12-3-1962</td>
<td>-do-</td>
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</tbody>
</table>
Out of the 24 candidates appointed during the years 1959-60 to 1962-63, 9 candidates have been promoted from lower grades based on seniority-cum-merit and the others by direct recruitment.
Priority Plan Programmes

* 645 (4676) Q:—Sri A. Sarveswara Rao:—Will the hon. the Chief Minister be pleased to state:

- whether the Government of India has provided any additional financial assistance to the States in 1963-64 for implementing certain priority plan programmes, mainly in the field of agriculture and power;

- if so, how much amount was given to our State;

- the amount spent so far for power and agricultural schemes separately out of the same during the period?

Sri K. Brahmananda Reddy:—(a) Yes, Sir.

(b) An additional Central assistance of Rs. 4.54 crores was offered as follows:

<table>
<thead>
<tr>
<th></th>
<th>Rs.</th>
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<tbody>
<tr>
<td>Agricultural Production:</td>
<td>0.41 crores</td>
</tr>
<tr>
<td>Minor Irrigation:</td>
<td>2.83 crores</td>
</tr>
<tr>
<td>Power:</td>
<td>1.30 crores</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4.54 crores</strong></td>
</tr>
</tbody>
</table>

(c) The actual expenditure amounted to Rs. 4.39 crores as follows:

<table>
<thead>
<tr>
<th></th>
<th>Rs.</th>
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<tbody>
<tr>
<td>Agricultural Production:</td>
<td>0.38 crores</td>
</tr>
<tr>
<td>Minor Irrigation:</td>
<td>2.71 crores</td>
</tr>
<tr>
<td>Power:</td>
<td>1.30 crores</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4.39 crores</strong></td>
</tr>
</tbody>
</table>

In short, fall agriculture production is modified. Package programme, intensive dry farming practices.
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Hand Made Paper

425—

* 962 (4640) Q:—Sri A. Sarveswara Rao:—Will the hon. Minister for Finance be pleased to state:

(a) whether Co-operative Societies consisting of displaced Goldsmiths were organised by the Andhra Pradesh
Khadi & Village Industries Board to implement the scheme of making medium type of hand made paper as a part of the rehabilitation programme of the Board for Smiths;

(b) where are they organised;
(c) how much paper is produced; and
(d) what is the average earnings of a displaced Smith working in the unit?

Dr. M. Chenna Reddy:—(a) Yes, Sir.

(b) One Society is being organised at Kalikaman, Hyderabad.

(c) The Society has not yet started production since it is still engaged in attending to preliminaries such as selection of suitable site etc.

(d) Does not arise in view of answer to (c) above.

Decentralisation of Industries Department

426—

* 1000 (4818) Q:—Sri V. Visveswara Rao:—Will the hon. Minister for Finance be pleased to state:

(a) whether the Government propose to decentralise the Industries Department on regional basis; and
(b) if so, when?

Dr. M. Chenna Reddy:—(a) & (b) The question is engaging the attention of the Government.
Oral Answers to Questions 11th July, 1964 39

Urdu Medium Educational Institutions.

427—

* 313 (4236) Q:—Sri T.K.R. Sarma:—Will the hon. Minister for Education be pleased to state:
(a) whether Fridays are permitted to be declared as weekly holidays in Urdu Medium Educational Institutions where mostly teachers and pupils are Muslims, instead of Sundays; and
(b) if not, the reasons?

Sri K. Brahmananda Reddy:—(a) No, Sir.
(b) It is the policy of the Government that Public holidays shall be common to all Educational Institutions.

School for Blind Children in Warangal Town.

428—

* 386 (4608) Sri N. Mohan Rao: (Put by Sri T. K. R. Sarma:—Will the hon. Minister for Education be pleased to state:

(a) whether the Government propose to establish a School for Blind Children in Warangal town for educating the blind boys and girls in rural areas; and
(b) if so, when the said school will be opened?

Sri K. Brahmananda Reddy:—(a) There is no such proposal.
(b) Does not arise.

Youth Vocational Centres

429—

* 395 (4660) Q:—Sri A. Sarveswara Rao:—Will the hon. Minister for Education be pleased to state:
40 11th July, 1964 Oral Answers to Questions

(a) whether Government of India have allotted 5 Youth Vocational Centres for Andhra Pradesh to be started in the 3rd Plan at its cost to give Educational facilities for the age group of those who are under 11-14 and who do not continue their education at post primary stage due to poverty; and

(b) how many such centres were started so far by the Andhra Pradesh Government?

Sri K. Brahmamanda Reddy:—(a) Yes, Sir.

(a) Two Youth Vocational Centres at the Basic Training Schools Patancheru (Telangana) and Pentapadu (Andhra) will start functioning from 1-7-1964.

Higher Secondary Course

430—

* 435 (4959) Q:—Sri P. O. Satyanarayana Raju:—

(Put by Sri Vuvilala Gopalakrishnaya):—Will the hon Minister for Education be pleased to state:

(a) whether there are any proposals before the Government to abolish the course of Higher Secondary as has been done by the Madras State; and

(b) if so, when will it be implemented?

Sri K. Brahmamanda Reddy:— (a) No, Sir.

(b) Does not arise.

Sri K. Brahmamanda Reddy:— The State Government does not propose to abolish the course of the higher secondary education but owing to paucity of funds no more higher secondary schools are being started during the
current year and unless additional funds are available from Government of India it may not be possible to start any more higher secondary schools in the Third Plan period.

Donations for Admissions to Schools.

431—
* 1259-B Q.—Sri Tenneti Viswanatham :— Will the hon Minister for Education be pleased to state:

(a) whether the Government is aware that some schools are charging donations for admissions which is against departmental rules; and

(b) whether Government contemplate to take criminal proceedings against such management in order to check the mushroom growth of such illequipped Schools?

Sri K. Brahmananda Reddy :—(a) In this connection, it may be stated that provision exists under Article 262 of the Hyderabad Education Code for collection of subscriptions by Headmasters subject to the sanction of the Director from the local gentry and guardians of the pupils for the following purposes:

(a) The opening of a reading room.

(b) Purchase of appliances for out-door games and sports.

(c) Provision of books for poor pupils.

(d) Paying the examination fees of poor pupils.

There is no provision in the Andhra Educational Rules for collection of donations.
However, instructions have been issued by the Director prohibiting the collection of donations from the parents of the pupils at the time of admission and refusal of admission to any eligible pupil on the ground of non-payment of donation for the school.

Recently one instance has been brought to the notice of the Director and it is under investigation.

(b) There is no provision in the rules to institute criminal proceedings against such managements.

However in case of violation of departmental instructions by the managements, the department is vested with the powers of either to dissolve the management of an Aided School or to withdraw the recognition of such schools.
Non-technical Persons in the Indian Medicine Department.

* 363 (4487) Q.—Sri K. Naganna (Achampet) :—Will the hon’ble Minister for Health & Medical be pleased to state:

(a) whether non-technical persons have been appointed as Director and Deputy Director in the Indian Medicine Department;

(b) if so, the reasons therefor; and

(c) whether the Government propose to adopt the system followed by the former Hyderabad Government which used to appoint a technical man as Deputy Director if the Director is a non-technical man?

Sri Y. Sivarama Prasad :—(a) The member is obviously referring to the Special Officer, Indian Medicine Department and Assistant Special Officer as there are no posts of Director and Deputy Director in the Indian Medicine Department. If so, the answer is in the affirmative.

(b) and (c) :—The Government considered it desirable to appoint a Deputy Collector as Special Officer, Indian Medicine Department on contract basis for a period of three years from 3–12–1963 for administrative reasons.
The posts of Assistant Special Officers are administrative posts intended for non-technical officers and the question of appointing technical persons to these posts does not arise.

Narayanaguda Distilleries.

*1090 Q.— Sarvasri P. Rajagopal Naidu and C. D. Naidu :—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether there is any proposal to abolish Prohibition Department and hand over the same to the Police:

(b) if so, the reasons therefor?

Sri M. R. Appa Rao :—(a) No, Sir.

(b) Does not arise.
(a) what is the capacity of the Narayanaguda Distillaries in Hyderabad;
(b) what was the quantity of production of liquor during 1964–65; and
(c) what is the profit derived during 1963–64?

Sri M. R. Appa Rao:—(a) 3600 L. P. liters or 9000, 60 U. P. litres per day.
(b) 11,59,261, 60 U. P. litres.
(c) Rs. 20,07,954-67 N. P.

Sangeeta Nataka Akademi.

* 256 (4038) Q.—Sri S. Vemayya:— Will the hon. Minister for Excise and Prohibition be pleased to state:
the number of individuals and institutions in Nellore District who received grants during 1963–63, 1963–64 from Sangeeta Nataka Akademi?

Sri M. R. Appa Rao:— No grants were given by the Andhra Pradesh Sangeeta Nataka Akademi.

Land taken by the Archaeological Department.

* 361 (4482) Q.—Sri J. Malla Reddy:— Will the hon. Minister for Excise and Prohibition be pleased to state:
(a) whether it is a fact that the Archaeological Department had taken over the cultivable black soil (Patta land)
of 66 acres in suburbs of Paddabonkuru village, Sultanabad taluk;

(b) the year in which the said land has been taken over;

(c) the name of the person under whose control it is kept; and

(d) the results of the survey made in the said land?

*Sri M. R. Appu Rao:*—(a) Yes Sir.

(b) The said land was taken over by the Archaeological Department on 5-10-1960.

(c) The land is now kept under the control of the Director of Archaeology, Andhra Pradesh, Hyderabad.

(d) Further survey is yet to be made; this could not be done for want of funds.

*Sri M. R. Appu Rao:*—(a) Yes Sir.

(b) The said land was taken over by the Archaeological Department on 5-10-1960.

(c) The land is now kept under the control of the Director of Archaeology, Andhra Pradesh, Hyderabad.

(d) Further survey is yet to be made; this could not be done for want of funds.

*Sri Saranarayana Murthy Temple, Kasimkota*

437—

639 (4623) Q.—*Sri K. Govinda Rao:*—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether any representation has been made on 1-1-1963 by the Assembly Members of Visakhapatnam
District over the affairs of the Satyanarayana Murthy Temple situated at Kasimkota, Anakapalli Taluk, Visakhapatnam district; and

(d) if so, the action taken thereon?

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

(b) The Commissioner was instructed to depute the Deputy Commissioner, Hindu Religious and Charitable Endowments (A) Department, Kakinada to enquire into the matter and the Deputy Commissioner has since enquired into it. The Extrustee has filed an appeal in the matter before the High Court and it is pending. The Assistant Commissioner, Hindu Religious and Charitable Endowments, Vijayanagaram is being instructed to appoint proper persons as non-hereditary trustees to the temple for its better management.

(1) అనుసరి.

(2) హేండ్ రాష్ట్రానికి సాధారణ సాధనానికి టెమప్లేస్ కోసం డీప్యూటీ కంపెయిషనర్ క్యూక్కాడా లో నియంత్రించబడింది. డీప్యూటీ కంపెయిషనర్ తాడుప్రంభం తీసుకువంటీ విశాఖపత్ని జిల్లాలో ఇంకా పాలు కంపెయిషనర్ గా నియంత్రించబడి ఉంది. హెష్ట్రాణికి ఆటాండి సారిగా విద్యకంపెయిషనర్ ధారా యింటికపడుతుంది. విజయనాగారం జిల్లా కోసం ప్రతిభ వాలు అనేక హైస్కోర్ట్ ఆటువు చేశారు. ఇది పాలు కంపెయిషనర్ క్యూక్కాడా లో నియంత్రించబడి ఉంది.

(స్థాయి) —టెమప్లేస్ ఇన్స్�ెక్టరు ఎం.సి.ఎఫ్సి ఎన్సి.ఎఫ్సి. తరపుతో ప్రత్యేక ప్రతిభన ప్రత్యేక ప్రతిభన నడిపించుకోడు. ఇది నియంత్రించే టెమప్లేస్ కోసం భూమి బాధితుడు ఉంది. ఇది పాలు కంపెయిషనర్ క్యూక్కాడా లో నియంత్రించబడి ఉంది.

(స్థాయి) — ఆటోనింప ప్రామాణ్యాలు పాలు కంపెయిషనర్ క్యూక్కాడా లో నియంత్రించబడి ఉంది.
House sites to the Harijans.

438—

* 250 (4019) Q.—Sri S. Venayya:—Will the hon. Minister for Social Welfare be pleased to state:

(a) whether it is a fact that the land acquisition work pertaining to the provisions of house sites to the Harijans in the State has now been entrusted to the Revenue Divi­sional Officers instead of District Social Welfare Officers, and

(b) if so, whether any additional staff has been sanctioned to the Revenue Department for the purpose; and

(c) if not, the reasons thereof?

Smt. T. N. Sadalakshmi:—(a) The answer is in the affirmative.

(b) One Upper Division Clerk was allotted to each of the District Collectors in the Andhra region, from out of the staff which was looking after land acquisition work for the Social Welfare Schemes. The question of sanctioning additional staff is under consideration.

(c) Does not arise.
House Sites to Sugalis.

439—

*368 (4507) Q.—Sri E. Gopal Naik (Put by Sri G. C. Venkanna) :—Will the hon. Minister for Social Welfare be pleased to state:

(a) whether the Sugalis of Balappagari palle Thanda and Mothukupalli villages in Kadiri taluk, Ananatapur district have applied for house sites;
(b) if so, whether the land has been acquired; and
(c) when the said land will be handed over to them?

Smt. T. N. Sadalakshmi :—(a) The Sugalis of Balappagari palle Thanda have applied for house sites, but not the Sugalis of Mothukupalli village.
(b) Land for house sites to the Sugalis of Balappagari palle Thanda has been acquired.
(c) The land will be handed over to them, shortly.

House Sites to Sugalis.

440—

*369 (4509) Q.—Sri E. Gopal Naik (Put by Sri Vavilala Gopalakrishnayya) :—Will the hon. Minister for Social Welfare be pleased to state:

(a) the number of houses constructed by the Government for Sugalis residing in the bed of Itulryani tank in Kadiri village, Kadiri taluk;
(b) whether the construction of all the said houses has been completed; and
(c) the amount of expenditure incurred thereon?

Smt. T. N. Sadalakshmi :—(a) 11 Houses;
(b) Yes, Sir.
(c) Rs. 8,850/—
The Sub-Collector, Madanapalli who inspected the land in question on 4-7-1964 has reported that an extent of Acs. 3.33 in Balla village of Kuppam Sub-taluk was acquired in the year 1956 by the District Welfare Officer, Chittoor (Special Land Acquisition Officer) at a cost of Rs. 1914.75 for providing house sites to the Harijans of the said village. The land so acquired was laid into plots and the layout was got approved by the Director of Town Planning on 8-10-1956. 39 plots of 0.05 cents each were laid for immediate assignment to the needy Harijans (Annexure I) reserving an extent of Acs. 1.38 for streets, public purposes and future expansion. Thirty six plots were assigned by the Manager of Estates, Kuppam to the beneficiaries Annexure II (36 in number) on 21-6-1958, the pattas were handed over to them on 30-10-1958 and their acknowledgements obtained and filed in the Manager’s Office. The plots were also shown to the beneficiaries by the Revenue Inspector, Vijalapuram on 30-10-1958.

None of the grantees have so far constructed any house in the plots allotted to them; but the following 3 Harijans have constructed 3 thatched huts (one with side walls and two without side walls) in the area reserved for future expansion etc.
The inspection made by the Sub-Collector, reveals that all the survey stones demarcating the area acquired are intact, but no pegs planted indicating the individual plots are found on ground now. It is also stated that wooden pegs that might have been planted so long back as 1958 cannot be found now after a lapse of nearly 5 years. One Mohammed Yusuf Saheb, a Mety ryot of Balla village who was present at the time of Sub-Collector’s inspection on 4-7-1964 has stated that peg marking was also done on ground separating each plot at the time of handing over pattas. From the Sub-Collector’s report it appears that there was a move to entrust the construction of houses to a contractor Sri B. R. Subbaiah of the same village, when the Rs. 1000/- housing scheme was in force. This arrangement is said to have not materialised due to the refusal of the beneficiaries to contribute their share of Rs. 250/-. It is also said that the contractor had also stocked materials like bricks etc. The main reason for the non-construction of the houses till today is due to the fact that they were all expecting housing aid from Government and they could not get the same due to non-cooperation among themselves. The Deputy Tahsildar, Kuppam has been instructed to visit the village along with the Taluk Surveyor to do the peg marking and show the plots to the grantees. The beneficiaries have agreed before the Sub-Collector to construct their houses within a period of 6 months.

There is no difference or discrepancy in the reports submitted by the Collector in so far as they relate to acquisition, layout, assignment and handing over of sites. The only difference, that can be said to be there, is in regard to the persons that constructed the three huts. According to the previous report the persons that cons-
constructed the huts were the grantees but it is now found on a detailed enquiry by the Sub-Collector, that they are the relatives of the grantees.

As regards the delay in handing over the plots, it may be stated that the land was acquired on 17-8-1956 and pattas were delivered on 30-10-1958. During this period the plots were laid on, layout was got approved by the Director of Town Planning, correspondence was entered into with the Tahsildar, Palamaner in the first instance and then with the Manager of Estates, Kuppam in regard to assignment of plots, the required formalities were observed, assignment orders passed and 'D' forms were issued and got delivered. The delay in assigning the plots and delivering the pattas may be said to be due to prolonged correspondence first with the Tahsildar, Palamaner and then with the Manager of Estates, Kuppam.

B. R. K. Sastry,
Director of Social Welfare & Ex-officio Joint Secretary to Government.
Education (SW) Department.

ANNEXURE - I.

Names of Harijans for whom the land was acquired:

1. Kandadu @ Dammidigadu S/o Papigadu
2. Gangulugadu s/o Kuchikandadu
3. Kandadu s/o Manavarigadu
4. Gangadu s/o Kottapudi
5. Kandadu s/o Pothulugadu
6. Gagadu s/o Papigadu
7. Kariyadu s/o Gangadu
8. Venkitigadu s/o Kakayigadu
9. Lakshmugadu s/o -do-
10. Vannedu s/o -do-
11. Chinnamunigadu s/o Donnedu @ Munigadu
12. Musakannadu s/o -do-
13. Chinnappa s/o Kuppadu
14. Subbadu s/o Golukondavadu
15. Munigadu s/o Dasigadu
16. Dhobi Natesan
17. Chinnakolandai s/o Thoti Munaswamy
18. Gangan s/o -do-
19. Papadu s/o Nagadu
20. Venkatesugadu s/o Chinna Kuradedu @ Munigadu
21. Pullannan s/o Basavadu
22. Kandadu s/o -do-
23. Guradu s/o -do-
24. Gangadu s/o Ramudu
25. Munikattugadu s/o Sottedu
26. Chinnagangadu s/o Peddamunigadu
27. Bodigadu s/o Perumallu
28. Kariyadu s/o Bhethaligadu
29. Deesugadu s/o -do-
30. Chinnigadu s/o Badiyagadu
31. Ariyakulandagadu s/o Gangadu
32. Munaswamy s/o Ellappa
33. Hanumanthugadu s/o Baddadu
34. Swaminathan s/o -do-
35. Masilan s/o Anjigadu
36. Kandaswamy s/o Mirugadu
37. Kattimangaligadu s/o Murugadu
38. Gatturi Gangadu s/o Nallavadu
39. Munaswamy s/o Jadiyappa
ANNEXURE - II.

_Name of persons for whom the plots were actually handed over:

1. Gangulugadu
2. Kandadu
3. Gangadu
4. Kandadu
5. Gogadu
6. Kariyadu
7. Venkatagadu
8. Lakshmgadu
9. Vannadu
10. Chinnamunigadu
11. Parumallu
12. Subbadu
13. Munigadu
14. Chinuakolandi
15. Gangadu
16. Papadu
17. Venkatesugadu
18. Pullanna
19. Kandadu
20. Gunnadu
21. Munikathigadu (left the village)
22. Chinna Gangadu
23. Booligadu
24. Aniyakollandi
25. Barrier Munaswami
26. Hanumanthu
27. Swaminathan
28. Kandaswami
29. Kattimangalligadu
30. Chinnappa
31. Chakala Natesan (left the village)
32. Gangadu
33. Mottigadu
34. Vosurugan
35. Voosigan @ Vagollodu
36. Kondadu @ Dammidigan

_Sri P Ragajagopal Naidu:_—A note has been placed on the Table of the House.

Appendix I: The names of Harijans for whom the land was acquired.

Appendix II: The names of persons for whom plots were actually handed over.

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Chief Minister:—The names of Harijans for whom the land was acquired—

Chief Minister:—The names of Harijans for whom the land was acquired—

Table...
Mr. Speaker:—There are four copies. You can go through it.

On a point of order, Sir. The specific instructions given violate the list Table. The statement was made by the officers.
Oral Answers to Questions
11th July, 1964

There is no statutory obligation. Rules and statutory obligations arise only when we bring something contrary to the rules and when there is statutory obligation.

Mr. Speaker: Departmental instructions are.

Sri Pillalamarri Venkateswarlu: Have they got any binding upon officers?

Mr. Speaker: You make a distinction between Departmental instructions and Rules and Statutory obligations.

Sri Pillalamarri Venkateswarlu: The previous Speaker has given a decision on that. That has to be implemented by the Government.

Mr. Speaker: Very good. Please see that hereafter such undesirable terms are not used.

Smt. T. N. Sudalakshmi: All right, Sir.
WRITTEN ANSWERS TO QUESTIONS

(UNSTARRED QUESTIONS)

Loans for Purchase of Carts and Bullocks

61—

* 1038 (4937) Q:—Sri G. Suryanarayana:—Will the hon. Minister for Revenue be pleased to state:

(a) the total amount allotted by the Government for distribution of loans to ryots for purchase of carts and bullocks during 1962-63 in Bhimunipatnam taluk Visakhapatnam district;

(b) the amount distributed out of the same; and

(c) the unspent amount therefrom?

A:—(a) Rs. 61,000.00
(b) Rs. 61,000.00
(c) Nil.

Balutha Inam Lands in Telangana Region

62—

952 (4558) Q:—Sri P. Mahendranath:—Will the hon. Minister for Revenue be pleased to state:

(a) the extent of Balutha Inam lands in Telangana region;

(b) whether the Government propose to take steps to convert the said Inam lands into patta lands in the names of the concerned Inamdars and provide them with the facilities of land improvement loans and Taccavi loans;

(c) if not, the reasons therefor?

A:—(a) Information regarding the exact extent of balutha inam lands is not readily available with the Government and it has to be collected from the village and taluk level. The labour involved in the collection of the
information is not commensurate with the public interest served thereby.

(b) The matter is under the consideration of Government and a Bill for this purpose will be introduced shortly.

(c) Does not arise.

Shrotrium Villages in Anantapur Taluk

63—

869 (4212) Q:—Sri P Anthony Reddy:—Will the hon. Minister for Revenue be pleased to state:

(a) the names of shrotrium villages in Anantapur taluk of Anantapur district;

(b) how many of these are so far brought under ryotwari system; and

(c) when will the other villages be brought under the Ryotwari system?

A:—(a) The names of shrotrium villages in Anantapur taluk of Anantapur district are—

(1) Anakampeta.
(2) Brahmanapalli
(3) Buddepalle
(4) Chennarayanipalli,
(5) Cheelapalle.
(6) Gangalakunta.
(7) Gollapalle.
(8) Jangalapalle.
(9) Karnatakampalle.
(10) Korivipalle
(11) Krishnapuram
(12) Lolur
(13) Obulapuram.
(14) Papampeta.
(15) Peddajalalpuram,
(16) Sajjalakalva.

(b) Out of the above 16 shrotrium villages the following five villages have so far been brought under ryotwari system:

(1) Ankampeta.
(2) Cheelapalle.
(3) Jangalapalli.
(4) Karnatakampalle.
(5) Krishnapuram.

(c) Out of the balance of 11 shrotrium villages, Brahmanapalli, Korivipalli and Lolur have been declared as not estates. Action does not therefore lie under the Estates Abolition Act in respect of them. Gangalagunta inamvillage has been referred for fresh enquiry to the Estates Abolition Tribunal as per orders of High Court. The following seven villages have been notified for being taken over on 3–7–1964.

(1) Buddepalli.
(2) Chennarayanipalli.
(3) Gollapalli.
(4) Obulapuram.
(5) Papampeta.
(6) Peddajalapuram.
(7) Sajjalakalva.

**Licenced Document Writers**

925–A (4384) Q:—Sri S. Vemayya:—Will the hon. Minister for Revenue be pleased to state:

(a) Number of Licenced Document Writers in the State; and
(b) Amount of licence fees collected from them during 1962-63 and 1963-64 in the State?

A:—(a) 2139.
(b) 1962-1963:  
Rs. 37,460-00 and  
1963-1964:  
Rs. 66,200-00

S. J. lands and T. J. Lands in Nellore District

925 (4383) Q:—Sri S. Vemayya:—Will the hon. Minister for Revenue be pleased to state:

(a) The amount collected as penalty in Nellore district in 1370, 1371 and 1372 Faslies from (1) S. J. Lands (ii) T. J. Lands for the 1st crop; and

(b) The penalties collected for the above faslies for S. J., T. J. and F. J. lands for the second crop?

A:—(a) The particulars of amounts collected as penalties in Nellore district are given below:

<table>
<thead>
<tr>
<th></th>
<th>F. 1370</th>
<th>F. 1371</th>
<th>F. 1372</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1. S. J. Lands</td>
<td>89,841</td>
<td>90,842</td>
<td>11,797</td>
</tr>
<tr>
<td>2. T. J. Lands</td>
<td>58,031</td>
<td>25,529</td>
<td>37,608</td>
</tr>
</tbody>
</table>

(b) The particulars are given below:

<table>
<thead>
<tr>
<th></th>
<th>F. 1370</th>
<th>F. 1371</th>
<th>F. 1372</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1. S. J. Lands</td>
<td>642</td>
<td>1,116</td>
<td>964</td>
</tr>
<tr>
<td>2. T. J. Lands</td>
<td>463</td>
<td>642</td>
<td>5,503</td>
</tr>
<tr>
<td>3. F. J. Lands</td>
<td>12,102</td>
<td>9,501</td>
<td>33,612</td>
</tr>
</tbody>
</table>
66—

810 (3659) Q.—**Sri Vavilala Gopalakrishnayya** :—Will the hon. Minister for Revenue be pleased to state:

the amount of land surcharge assessed and collected during 1962-63 and 1963-64?

A:—The Andhra Pradesh Land Revenue (Surcharge) Act, 1957 was brought into force from Fasli 1367 and it was repealed from Fasli 1372 i.e., after the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 was brought into force. No assessments were therefore made under the surcharge Act from Fasli 1372. Out of the demand under the Act for the previous Faslies, the amounts of Rs. 19,34,975 and Rs. 22,04,457 were collected during the financial years 1962-63 and 1963-64 respectively.

67—

1051 (5034) Q.—**Sri P. Gunnavaya** :—Will the hon. Minister for Finance be pleased to state:

(a) the District-wise number of production-cum-Training Centres for Coir Industry in the State during 1963-64; and

(b) the amount allotted by the Government for Silk and Leather Industries during the years 1963-64 and 1964-65?

A:—(a) Srikakulam District ... One.
    East Godavari District ... Three.
    West Godavari District ... One.

(b) 1963-64 1964-65
    lakhs lakhs.
    Silk Industry ... 6.27 6.11
    Leather Industry ... 12.53 14.34
**Cottage Industries Research Institutes.**

68—

1040 (4954) Q.—Sri P. O. Satyanarayana Raju:—Will the hon. Minister for Finance be pleased to state:

(a) whether there are any cottage Industries Research Institutes in our State:

(b) if so, the places where they are located; and

(c) whether they are working satisfactorily?

A:—(a) Yes, Sir.

(b) There is a Cottage and Small Scale Industries Research Institute at Vijayawada and Handicrafts Research and Design Institute at Hyderabad.

(c) Yes, Sir.

**Applications for Cement.**

69—

880 (4237) Q.—Sri T. Balakrishnayya:—Will the hon. Minister for Finance be pleased to state:

(a) the competent authority to sanction the applications for cement at the District level;

(b) the quantity of cement that the said authority can sanction; and

(c) the quantity of cement allotted to Chittor District during 1961-62; 1962-63 and 1963-64?

A:—(a) The Collectors, the Tahsildars and the Revenue Divisional Officers are competent to issue permits for Cement on the Stockists against applications received by them.

(b) The Collector operates on 40% of stock with the stockists, issuing permits upto 10 tonnes in each case. For requisitions over and above 10 tonnes, the Director of
Controlled Commodities issue permits. For the remaining 60% of the stock with the stockists the Tahsildars and Revenue Divisional Officers issue permits up to a maximum limit of 2 tonnes or 20 bags in each case.

(c) the quantity allotted to Chittor District during:

- 1960-61 – Statistics not maintained due to free sale.
- 1962-63 1210 tonnes.
- 1963-64 200 tonnes.

Applications for Cement and Iron.

70—

781 (2942) Q.—Sri M. Pitchaiah, and Sri S. Venayya: Will the hon. Mi.ister for Finance be pleased to state:

(a) the District-wise number of applications received by the Director of Controlled Commodities for Cement and Iron during 1962-63; and

(b) the number out of them who have been granted?

A:—(a) and (b) Two Statements one for Iron and the other for Cement showing District-wise number of applications received and granted are placed on the Table of the House.

Statements placed on the Table of the House

Statement Showing the number of Applications Received for Cement From 1-4-1962 To 31-3-1963

<table>
<thead>
<tr>
<th>S. No.</th>
<th>District</th>
<th>No. of applications received</th>
<th>No. of cases to whom allotment made</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>Cuddapah.</td>
<td>32</td>
<td>32</td>
</tr>
<tr>
<td>2.</td>
<td>Kurnool</td>
<td>40</td>
<td>40</td>
</tr>
<tr>
<td>3.</td>
<td>Ananthapur</td>
<td>23</td>
<td>23</td>
</tr>
<tr>
<td>S. No.</td>
<td>District.</td>
<td>No. of applications received</td>
<td>No. of applications allotted</td>
</tr>
<tr>
<td>-------</td>
<td>-------------------------</td>
<td>-----------------------------</td>
<td>------------------------------</td>
</tr>
<tr>
<td>1.</td>
<td>Guntur District.</td>
<td>355</td>
<td>231</td>
</tr>
<tr>
<td>2.</td>
<td>Krishna District.</td>
<td>104</td>
<td>104</td>
</tr>
<tr>
<td>3.</td>
<td>West Godavari District.</td>
<td>59</td>
<td>46</td>
</tr>
<tr>
<td>4.</td>
<td>East Godavari District.</td>
<td>42</td>
<td>34</td>
</tr>
<tr>
<td>5.</td>
<td>Nellore</td>
<td>200</td>
<td>170</td>
</tr>
<tr>
<td>6.</td>
<td>Kurnool</td>
<td>174</td>
<td>83</td>
</tr>
<tr>
<td>7.</td>
<td>Ananthapur.</td>
<td>77</td>
<td>60</td>
</tr>
<tr>
<td>8.</td>
<td>Chittoor</td>
<td>49</td>
<td>46</td>
</tr>
<tr>
<td>9.</td>
<td>Godlapah</td>
<td>90</td>
<td>59</td>
</tr>
</tbody>
</table>

Statement Showing the number of Applications Received for Iron During the year 1962—63
<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
<th>(6)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.</td>
<td>Srikakulam.</td>
<td>53</td>
<td>45</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Vizag.</td>
<td>35</td>
<td>33</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Hyderabad District including twin cities.</td>
<td>1079</td>
<td>1079</td>
<td></td>
<td>...</td>
</tr>
<tr>
<td>13.</td>
<td>Warangal District.</td>
<td>60</td>
<td>60</td>
<td></td>
<td>...</td>
</tr>
<tr>
<td>14.</td>
<td>Adilabad District.</td>
<td>18</td>
<td>18</td>
<td></td>
<td>...</td>
</tr>
<tr>
<td>15.</td>
<td>Medak District.</td>
<td>48</td>
<td>48</td>
<td></td>
<td>...</td>
</tr>
<tr>
<td>16.</td>
<td>Nizamabad District.</td>
<td>45</td>
<td>45</td>
<td></td>
<td>...</td>
</tr>
<tr>
<td>17.</td>
<td>Khammam District.</td>
<td>11</td>
<td>11</td>
<td></td>
<td>...</td>
</tr>
<tr>
<td>18.</td>
<td>Nalgonda District.</td>
<td>16</td>
<td>16</td>
<td></td>
<td>...</td>
</tr>
<tr>
<td>19.</td>
<td>Kareemnagar District</td>
<td>139</td>
<td>139</td>
<td></td>
<td>...</td>
</tr>
<tr>
<td>20.</td>
<td>Mahaboobnagar District</td>
<td>55</td>
<td>55</td>
<td></td>
<td>...</td>
</tr>
</tbody>
</table>

**Hardicrafts Industries in Nellore District.**

71—

930 (4400) Q. — *Sri S. Vcmayya* :— Will the hon. Minister for Finance be pleased to state:

(a) the names of Handicrafts Industries run by the Government in Nellore District; and

(b) the profit gained or loss sustained by the industry during 1963–64?

A :—Clauses (a) and (b) Answer is placed on the Table of the House.

*Paper placed on the Table of the House*

**Industries (K) Department**

(a) i) Scheme for training of Craftsmen in the manufacture of Artistic wooden-ware at Udayagiri Nellore District.

ii) Scheme for imparting training in saw dust doll making at Varigonda in Nellore District.
iii) Pilot centre for leather puppets cum dolls Industry at D. C. Palli Nellore District.

(b) As the schemes mentioned above are not commercial schemes the question of profit or loss does not arise.

Survey of Handicrafts in Nellore District.

72—

933 (4411) Q.—Sri S. Vemayya:—Will the hon. Minister for Finance be pleased to state:

(a) whether Handicrafts and Cottage Industries survey have been completed in Nellore District; and

(b) if so, whether the report be placed on the Table of the House?

A:—Clause (a) and (b) Answer is placed on the Table of the House.

Paper placed on the Table of the House

Industries (K) Department

(a) The scheme for the survey of Handicrafts was started with the object of surveying the main traditional crafts in the State without any particular reference to their districtwise jurisdiction. As there are no major Handicrafts in Nellore District the State Government have not taken up the Survey of any Handicrafts in Nellore District.

(b) Does not arise.

Allotment of Iron and Steel to Chittoor District.

73—

881 (4241) Q.—Sri T. Balakrishnayya:—Will the hon. Minister for Finance be pleased to state:

(a) what is the quota of G. P. and B. P. sheets of Iron and Steel allotted to Chittoor District for the year 1960-61, 1961-62 and 1963-64;
(b) the number of applications received for allotment of quota; and

(c) the number of them sanctioned and the names of recipients of the above materials?

A: - (a) No districtwise allotment of G. P. and B. P. sheets is made in any year. As such the question of allotment of quota to Chittoor District in particular does not arise.

(b) The Director of Industries and Commerce, Hyderabad receives the applications, from fabricators and sends a consolidated list specifying the tonnage to be released and the Director of Controlled Commodities releases material as per the list.

(c) The Government of India have not been allotting sheet categories from 1st half year 1962–63. The names of the fabricators of Chittor District to whom G. P. and B. P. sheets were allotted during 1st half of 1961–62 together with the quantity released shown in the statement noticed.

APPENDIX

Statement of Quantity of G. P. + B. P. Sheets Released During 1961–62

<table>
<thead>
<tr>
<th>Name</th>
<th>Quantity allotted</th>
<th>Quantity released</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sri Balaji Prop: Lakshmiah, ...</td>
<td>B.P. 1.50</td>
<td>Released G.P. 1.50</td>
</tr>
<tr>
<td>212, Netaji Road</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kandera Subramanyam Glass</td>
<td></td>
<td></td>
</tr>
<tr>
<td>and Picture Merchant, Bazaar</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Street</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Muniswamy Setty Trunk Manuf.</td>
<td>B.P. 2.25</td>
<td></td>
</tr>
<tr>
<td>facturing, Bazaar Street</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>G.P. 2.25</td>
<td></td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>-----</td>
<td>-----</td>
<td>-----</td>
</tr>
<tr>
<td>4.</td>
<td>M. Grama Prakasam &amp; Co., B.P. 0.75</td>
<td>Released Vayalpad, Chittoor G.P. 0.375 fully.</td>
</tr>
<tr>
<td>5.</td>
<td>Lakanatha Steel Trunk Factory B.P. 2.25</td>
<td>,, Puttur, Chittoor District G.P. 2.25</td>
</tr>
<tr>
<td>6.</td>
<td>Ravindra Trunk Works, Bazaar B.P. 2.25</td>
<td>,, Street, Chittoor G.P. 0.625</td>
</tr>
<tr>
<td>7.</td>
<td>Vijayaalaxshmi Industries, Gandhi B.P. 1.75</td>
<td>,, Road, Tirupathi G.P. 0.75</td>
</tr>
<tr>
<td>8.</td>
<td>M/s, Riddappa Reddy &amp; Co., B.P. 1.00</td>
<td>,, Gyarampalli, Via, Kaliki G.P. 1.00</td>
</tr>
<tr>
<td>9.</td>
<td>M/s. Sivananda Iron &amp; Steel B.P. 1.75</td>
<td>,, Works, Balaji Street, Satya-veedu G.P. 1.25</td>
</tr>
<tr>
<td>10.</td>
<td>Sri Genesh Frame &amp; Steel Trunk B.P. 2.25</td>
<td>,, Works G.P. 1.75</td>
</tr>
<tr>
<td>11.</td>
<td>Murali Industries, 213, Kottakonda Street B.P. 1.50</td>
<td>,, G.P. 1.25</td>
</tr>
<tr>
<td>12.</td>
<td>Tunimalai Branch Street Trunk B.P. 1.50</td>
<td>,, Works; Tirupathi, Chittoor G.P. 1.25 District</td>
</tr>
<tr>
<td>14.</td>
<td>M/s. S. K. Basha Sahib, Post B.P. 0.50</td>
<td>,, Office Street, Piler, Chittoor G.P. 0.50</td>
</tr>
</tbody>
</table>

Higher Elementary School in Yellavaram

74 – 380 (4585) Q:—Sri Ch. Mallikarjuna:— Will the hon. Minister for Education be pleased to state:

(a) the number of Higher Elementary Schools in Yellavaram Taluk (a Girijan Area) East Godavari District;
(b) whether English is being taught in the said schools; and

(c) if not, the reasons therefor?

A:—(a) There are three Higher Elementary Schools in Yellavaram Taluk. They are situated in Lagarai, Raja-vommangi, and Addateegela villages.

(b) Yes, sir.

(c) Does not arise.

Promotion of Executive Engineers

248 (4016) Q:—Sri G. C. Kondaiah:— Will the hon. Minister for Public Works be pleased to state:

(a) the number of Executive Engineers in Public Works Department, who were promoted, as Superintending Engineers during 1963-64?

A:—20.

Central Aid for Medium sized Irrigation Projects

283 (4155) Q:—Sri J. L. N. Chowdary:— Will the hon. Minister for Public Works be pleased to state:

(a) whether it is a fact that the Central Government has promised active aid of the Medium sized Irrigation Projects;

(b) if so, what is the extent of provision made for localisation schemes of Bapatla taluk, in Guntur District under Krishna Barrage; and

(c) the details of amounts provided for each scheme which are proposed to be taken up in 1964-65?

A:—(a) No, sir.

(b & c) Do not arise.
397 (4662) Q:— *Sri A. Sarveswara Rao*:— Will the hon. Minister for Public Works be pleased to state:

(a) what is the amount of arrears of electricity revenue due from the H. T. and L. T. consumers in each operation circle by March 1964 in Andhra Pradesh?

A:—The matter relates to the Andhra Pradesh state Electricity Board.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Operation Circle</th>
<th>Arrears of Revenue pending realisation at the end of March, 1964</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Low Tension</td>
</tr>
<tr>
<td>1.</td>
<td>Visakhapatnam</td>
<td>11,87,318.73</td>
</tr>
<tr>
<td>2.</td>
<td>Vijayawada</td>
<td>22,03,009.81</td>
</tr>
<tr>
<td>3.</td>
<td>Anantapur</td>
<td>11,73,348.06</td>
</tr>
<tr>
<td>4.</td>
<td>Hyderabad</td>
<td>69,55,906.13</td>
</tr>
<tr>
<td></td>
<td>Total Andhra Pradesh</td>
<td>1,15,19,582.73</td>
</tr>
</tbody>
</table>
Bapatla West Channel Scheme

78—
28 (4153) Q:—Sri J. L. N. Chowdary:—Will the hon. Minister for Public Works be pleased to state:
(a) whether the Estimates of Bapatla West Channel Scheme (Alias New Muttayapalem Channel Scheme) of Bapatla Taluk has been prepared;
(b) what is the estimated cost of the scheme;
(c) what is the extent of ayacut in each village under the channel; and
(d) when the scheme will be taken up for execution?
A:—(a) There is no Muttayapalem Channel Scheme but there is a drainage scheme known as Muttayapalem Channel Drainage Scheme.
(b) Rs. 1,44,000.
(c) The Scheme when completed will provide drainage facilities to about 2,000 acres under Bapatla Block and also will relieve submersion of the low lying lands of Bapatla Town.
(d) The proposal is in its preliminary stage. Therefore, it is not possible to say now when the scheme will be sanctioned and taken up for execution.

Road Bridges to Chittoor Division

79—
326 (4323) Q:—Sri P. Rajgopal Naidu:—Will the hon. Minister for Public Works be pleased to state:
(a) whether the construction of any road bridge to Chittoor Division is being taken up during 1964-65; and
(b) if not, the reasons therefore?
A:—(a) No, Sir.
(b) Owing to the very meagre provision for "Roads Plan" during 1964-65 and as more important works have to be accommodated within the plan ceiling for 'Roads', no new road bridges are proposed to be taken up by the Highways Department during 1964-65, in Chittoor Division.

**P. W. D. Workshops and Stores.**

80—

329 (4327) Q.—Sri P. Rajagopal Naidu:— Will the hon. Minister for Public Works be pleased to state:

(a) the present number of P. W. D. Workshops and Stores in the State and their Location; and

(b) whether any new Workshop is going to be started during 1964-65?

A:—(a) There are three Workshops and Stores a present. They are:

(1) Vijayawada (Sitanagaram P. W. Workshops & Stores).

(2) Dowleswaram (P. W. Workshops and Stores) East Godavari District.

(3) Hyderabad (P. W. Workshops and Stores).

(b) No; Sir.

**Electrification of Chandragudem Palem.**

81—

105 (2724) Q.—Sri V. Visweswara Rao:—Will the hon. Minister for Public Works be pleased to State:

(a) whether the scheme for electrification of Chandragudem Palem was sanctioned in 1960-61; and

(b) if so, whether the scheme is under execution at present?
A:—(a) and (b); The answer is placed on the Table of the House.

Paper pleased on the Table of the House.

(a) whether the scheme for electrification of Chandragudempalem was sanctioned in 1960–61; and

The scheme referred to, is Chandragudem – Pullur in Vijayawada Taluk, Krishna District. The Chief Engineer for Electricity (Board) has reported that the scheme for extension of supply to Chandragudem, Dasulapalem and Pullur in Vijayawada Taluk was sanctioned on 22–7–1959.

(b) if so, whether the scheme is under execution at present.

No, Sir. It could not be taken up so far for want of budget provision.

T. N. Capoor.
Deputy Secretary to Government

Central Road Works.

82—
327 (4324) Q.—Sri P. Rojagopal Naidu :—Will the hon Minister for Public Works be pleased to state:

(a) the amount allotted to the State during 1964–65 under Central Road Works;

(b) whether any work was taken up in Andhra area under Central road fund works;

(c) if so, the names of the works and the cost involved; and

(d) the names of works taken up for pre-survey in the State during 1964–65?

A:—The answer is placed on the Table of the House.
(a) An amount of Rs. 15.00 lakhs has been proposed to be allotted to the State of Andhra Pradesh for 1964–65 by the Government of India under Central Road Fund Works.

(b) Yes, Sir.

(c) The particulars of the Central Road Fund Works either in progress or proposed to be taken up in Andhra area during 1964–65 are given below:

<table>
<thead>
<tr>
<th></th>
<th></th>
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</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td>(2)</td>
<td>(3)</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>Rs.</td>
</tr>
</tbody>
</table>

(i) State Highways

Anantapur (H) Division:

1. Constructing a vented causeway in M. 4/7 7/3, 36/2 and 41/6 of Anantapur Tadpatri Road. 82,500 37,000

Cuddapah (H) Division:

2. Constructing a vented causeway across Cheyar river at M. 27/2–8 of Cuddapah Balapalli Road. 10,33,000 4,00,000

3. (ii) Major District Roads.

Kakinada (H) Division:

Widening K. N. F. road from Razole to Narsapuram ferry road in M. 68/0 to 83/3. 2,38,000 1,000

4. Constructing a bridge across Coringa Canal at M. 8/5 of Kakinada Yanam Road. 3,25,000 75,000

5. Forming road from Kotidah R. S. to Alamuru. 13,00,000 3,00,000
6. Upgrading a road from Ravivarappodu to Povvoda Uppoda road.  

<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Srikakulam (H) Division</td>
<td>Upgrading a road from Ravivarappodu to Povvoda Uppoda road.</td>
<td>60,000</td>
<td>1,000</td>
</tr>
</tbody>
</table>

7. Constructing an under vented road dam at M. 47/5 of Allikam Battili Road.  

<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visakhapatnam (H) Division</td>
<td>Constructing an under vented road dam at M. 47/5 of Allikam Battili Road.</td>
<td>94,600</td>
<td>50,000</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visakhapatnam (H) Division</td>
<td>Constructing a bridge at M. 23/4 of Narsipatnam Waddadi road.</td>
<td>3,56,000</td>
<td>45,000</td>
</tr>
</tbody>
</table>

9. Constructing submersible bridge at M. 10/6 and 10/7 of Gazuvaku Panchadarla Road.  

<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visakhapatnam (H) Division</td>
<td>Constructing submersible bridge at M. 10/6 and 10/7 of Gazuvaku Panchadarla Road.</td>
<td>1,10,000</td>
<td>1,000</td>
</tr>
</tbody>
</table>

10. Constructing an under vented road dam in M. 9/6 of Narasipatnam waddadi Road.  

<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visakhapatnam (H) Division</td>
<td>Constructing an under vented road dam in M. 9/6 of Narasipatnam waddadi Road.</td>
<td>1,10,000</td>
<td>50,000</td>
</tr>
</tbody>
</table>

Kurnool (H) Division:  

11. Forming & metalling Nandyal Nandikotkuru road M. 0/0 to 30/7.  

<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kurnool (H) Division</td>
<td>Forming &amp; metalling Nandyal Nandikotkuru road M. 0/0 to 30/7.</td>
<td>6,82,000</td>
<td>16,000</td>
</tr>
</tbody>
</table>

12. Metalling the road from Allagadda to Ahobilam and forming a road from lower Ahobilam to Upper Ahobilam.  

<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kurnool (H) Division</td>
<td>Metalling the road from Allagadda to Ahobilam and forming a road from lower Ahobilam to Upper Ahobilam.</td>
<td>3,62,500</td>
<td>70,000</td>
</tr>
</tbody>
</table>

Anantapur (H) Division:  

13. Constructing a low level bridge at M. 30/3 of Kadripalsamudram road.  

<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anantapur (H) Division</td>
<td>Constructing a low level bridge at M. 30/3 of Kadripalsamudram road.</td>
<td>1,10,000</td>
<td>1,000</td>
</tr>
</tbody>
</table>

Nellore (H) Division:  


<table>
<thead>
<tr>
<th>Division</th>
<th>Description</th>
<th>Cost 1964</th>
<th>Cost 1965</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nellore (H) Division</td>
<td>Cement concreting Podili Markapur Road near Markapur.</td>
<td>55,000</td>
<td>1,000</td>
</tr>
</tbody>
</table>
15. Constructing a bridge at M. 4/5 of Darsi – Kurchedu Road. 41,000 15,000

**Cuddapah (H) Division:**

16. Forming road from Porumamilla in Cuddapah District to Seetaramapuram in Nellore Dt. 3,00,000 50,000

**Guntur (H) Division:**

17. Constructing causeway at M. 7/6 of Penukonda Modigubba Road. 60,000 50,000

**Ongole (H) Division:**

18. Forming a road from Ongole to Chinagamjam M. 53/0 to 71/5: 7,30,000 1,50,000

19. Metalling Ongole Chinagamjam Road. 2,50,000 5,000

**Total. 13,18,000**

(d) The names of works taken up for pre-survey in the State during 1964–65.

The particulars are given below.—

<table>
<thead>
<tr>
<th>Estimated Cost.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Upgrading Nandigam Pokkunur Road to Other District Road Standards. Rs. 6.00 lakhs.</td>
</tr>
<tr>
<td>2) Constructing a bridge in M. 4/1 &amp; Causeway in M. 52/6 of Jadcherla Fahhabad Road. Rs. 5.00</td>
</tr>
<tr>
<td>3) Constructing a bridge across Sabari river on Maredumalli Chintur Road. Rs. 22.50</td>
</tr>
</tbody>
</table>

(Sd.) Mohd.-Gulam Dastagir
For Deputy Secretary to Govt.
Estimates for Channels in Repalle Taluk.

83—

444 (4992) Q.—Sri M. Pitchiah:—Will the hon. Minister for Public Works be pleased to state:

(a) the estimated amount for digging of the following channels in Repalle Taluq, Guntur District;

1. Pakala gadi channel;
2. West Branch channel;
3. Janne canal and Bade cannal;
4. Arvapalli channel; and

(b) the amount proposed to be spent on the above works during the year 1964?

<table>
<thead>
<tr>
<th>Channel</th>
<th>Estimate (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pakalgadi Kalva or Channel</td>
<td>1,94,150</td>
</tr>
<tr>
<td>Pothumerka West Branch Channel</td>
<td>1,01,133</td>
</tr>
<tr>
<td>Janne Kalva Drain</td>
<td>30,900</td>
</tr>
<tr>
<td>Arvapalli Channel</td>
<td>68,800</td>
</tr>
</tbody>
</table>

Bodekalva drain is a Revenue drain and proposals for taking it over to the control of Public works Department are under consideration.

Rural Works Projects.

84—

618 (4445) Q.—Sri S. Venayya:—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) number of mandays of employment generated during 1962-63 and 1963-64 under the programme in the Rural Works Projects (Blocks) in Nellore District;
(b) total wages paid blockwise;
(c) approximate number of persons employed; and
(d) wages rate adopted for Man and Women?

A:—(a) (b) (c) and (d): A statement showing the particulars is placed on the Table of the House.

<table>
<thead>
<tr>
<th>Name of the Block</th>
<th>Year</th>
<th>No. of Man-days generated.</th>
<th>Total wages paid in (Rs.)</th>
<th>No. of persons employed</th>
<th>Wage Rate per day (Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>3.</td>
<td>4.</td>
<td>5.</td>
<td>Man</td>
</tr>
<tr>
<td>1. Venkatagiri</td>
<td>1962-63</td>
<td>47,614</td>
<td>71,421</td>
<td>790</td>
<td>1.25</td>
</tr>
<tr>
<td></td>
<td>1963-64</td>
<td>10,919</td>
<td>16,478</td>
<td>180</td>
<td>1.25</td>
</tr>
<tr>
<td>2. Balireddipalem.</td>
<td>1962-63</td>
<td>850</td>
<td>1,012</td>
<td>230</td>
<td>1.50</td>
</tr>
<tr>
<td>(Kota)</td>
<td>1963-64</td>
<td>12,070</td>
<td>14,918</td>
<td>850</td>
<td>1.50</td>
</tr>
<tr>
<td>3. Pudili</td>
<td>1962-63</td>
<td></td>
<td>Achievement nil.</td>
<td></td>
<td>1.50</td>
</tr>
<tr>
<td></td>
<td>1963-64</td>
<td>8,400</td>
<td>12,150</td>
<td>140</td>
<td>1.50</td>
</tr>
<tr>
<td>4. Turlapad.</td>
<td>1962-68</td>
<td></td>
<td>Programme was not taken up for execution during the period in this block.</td>
<td>1.50</td>
<td>1.25</td>
</tr>
</tbody>
</table>
Income of Tirumala-Tirupathi Devasthanams.

646 (4677) Q.—Sri A. Sirveswara Rao:— Will the hon. Minister for Agriculture be pleased to state:

(a) what are the receipts and expenditure of the Tirumala-Tirupathi Devasthanam for the year 1963-64; and

(b) what are the main sources of income (temples, transport, canteens, hundi, etc.) and the income from each such source for the above period?

A:—(a) and (b): The Tirumala-Tirupathi Devasthanam Accounts are maintained Fasli-war i.e., from 1st July to 30th June. The particulars for 1963-64 i.e., Fasli 1373 will therefore be available only after 30th June, 1964. The required particulars for 1372 Fasli (i.e., 1962-63) are placed on the Table of the House.

Paper placed on the Table of the House

PARTICULARS FOR FASLI 1372 (I.E. 1962-63)

(a) RECEIPTS:

<table>
<thead>
<tr>
<th></th>
<th>Rs. nP.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Net total ordinary receipts</td>
<td>1,70,42,193-27</td>
</tr>
<tr>
<td>2. Net total Capital Receipts</td>
<td>14,33,357-55</td>
</tr>
</tbody>
</table>

EXPENDITURE:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Net Total Ordinary Expenditure</td>
<td>1,02,68,807-77</td>
</tr>
<tr>
<td>2. Net total Capital Expenditure</td>
<td>65,78,954-24</td>
</tr>
</tbody>
</table>

(b) Main Sources of Income:—

1. Temples including Hundi Collection. 98,64,982-69
2. T. T. D. Transport 40,21,403-18
3. S. V. Canteens. 6,24,315-25
4. Miscellaneous receipts from other sources such as:
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. General Administration</td>
<td>3,11,063.53</td>
</tr>
<tr>
<td>2. Interest on investments</td>
<td>2,18,475.38</td>
</tr>
<tr>
<td>3. Choultries and Rest Houses</td>
<td>3,03,327.68</td>
</tr>
<tr>
<td>4. T.T.D. Press</td>
<td>69,644.76</td>
</tr>
<tr>
<td>5. Kalyanakatta, Tirumala</td>
<td>2,05,672.41</td>
</tr>
<tr>
<td>6. Purohit Sangham, Tirumala</td>
<td>31,000.51</td>
</tr>
<tr>
<td>7. Revenue from other Dev. Properties</td>
<td>1,79,679.95</td>
</tr>
<tr>
<td>8. Estates</td>
<td>25,080.84</td>
</tr>
<tr>
<td>9. Forests</td>
<td>26,600.85</td>
</tr>
<tr>
<td>10. Tools, Plants and stores</td>
<td>1,698.50</td>
</tr>
<tr>
<td>11. Live Stock</td>
<td>56,155.12</td>
</tr>
<tr>
<td>12. Public Health</td>
<td>22,627.40</td>
</tr>
<tr>
<td>13. Water Supply</td>
<td>22.75</td>
</tr>
<tr>
<td>14. Education (English)</td>
<td>9,08,895.48</td>
</tr>
<tr>
<td>15. Education (Sanskrit)</td>
<td>12,402.00</td>
</tr>
<tr>
<td>16. Trust Fund</td>
<td>1,08,729.07</td>
</tr>
<tr>
<td>17. Charitable Institutions</td>
<td>22,443.51</td>
</tr>
<tr>
<td>18. Electrical Department</td>
<td>27,972.32</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>25,31,492.15</strong></td>
</tr>
</tbody>
</table>
219 (3836) Q.—Sir A. Narasimha Rao:— Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the Government have asked the Municipalities to send the resolution separately in respect of Water Supply and Drainage Schemes before the end of November, 1963 if they desire that their schemes should be investigated;

(b) what are the Municipalities that have sent such consent resolution in time and for what schemes?

A:—(a) Yes, Sir.

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

The following Municipalities have sent their resolutions in times:

3. Tadepalligudem Drainage Scheme
4. Tenali Water Supply Scheme
5. Chirala Water Supply Scheme
6. Eluru Water Supply & Drainage Scheme
7. Chittoor Drainage Scheme
8. Madanapalli Water Supply Scheme
9. Visakhapatnam Water Supply & Drainage Scheme
10. Anantapur Water Supply & Drainage Scheme
11. Proddatur Drainage Scheme
<table>
<thead>
<tr>
<th>No.</th>
<th>Place</th>
<th>Scheme</th>
</tr>
</thead>
<tbody>
<tr>
<td>12</td>
<td>Cuddapah</td>
<td>Drainage Scheme</td>
</tr>
<tr>
<td>13</td>
<td>Rajahmundry</td>
<td>Water Supply &amp; Drainage Scheme</td>
</tr>
<tr>
<td>14</td>
<td>Kurnool</td>
<td>Water Supply &amp; Drainage Scheme</td>
</tr>
<tr>
<td>15</td>
<td>Palacole</td>
<td>Water Supply &amp; Drainage Scheme</td>
</tr>
<tr>
<td>16</td>
<td>Sadasivpet City Municipality</td>
<td>Water Supply &amp; Drainage Scheme</td>
</tr>
<tr>
<td>17</td>
<td>Mahaboobnagar</td>
<td>Drainage Scheme</td>
</tr>
<tr>
<td>18</td>
<td>Warangal</td>
<td>Drainage Scheme</td>
</tr>
<tr>
<td>19</td>
<td>Nirmal</td>
<td>Water Supply &amp; Drainage Scheme</td>
</tr>
<tr>
<td>20</td>
<td>Jangaon</td>
<td>Water Supply Scheme</td>
</tr>
<tr>
<td>21</td>
<td>Narayanpet</td>
<td>Water Supply &amp; Drainage Scheme</td>
</tr>
</tbody>
</table>

**Rice mills in Nellore District.**

87—

839-A (3949) Q.— *Sri S. Vemayya:* Will the hon. Minister for Agriculture be pleased to state:

(a) number of rice mills in Nellore District now;
(b) number of rice mills of clause (a) with:
   (i) Shellers with Cone Polisher; and
   (ii) with Huller; and
(c) whether the licences were given to all the rice mills referred to in clause (a)?

A:
(a) 394.
(b) Nil.
(c) (i) Nil.
    (ii) 278.

(c) Licences were issued only in respect of 392 rice mills. As regards the remaining two mills, Heritit has
been granted to one mill but still licence has to be issued. Application of the second mill is under enquiry. Prosecu-
tions, however, pending disposal in the Court for the unauthorised working of these mills.

Licences for rice mills.

1036 (4929) Q.—Sri G. Suryanarayana:— Will the hon. Minister for Agriculture be pleased to state:

(a) the number of persons who have submitted applications to the Government during 1960-61, 1961-62 and 1962-63 for licences for rice mills in Srunavaranapukota, Bheemunipatnam, Vizianagaram taluks;

(b) taluk-wise number of applicants to whom licences have been issued during the above period;

(c) number of applications pending, and

(d) reasons thereof?

A:—(a) :

<table>
<thead>
<tr>
<th></th>
<th>Srunavaranapukota</th>
<th>Bheemunipatnam</th>
<th>Vizianagaram</th>
</tr>
</thead>
<tbody>
<tr>
<td>1960-61</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>1961-62</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>1962-63</td>
<td>4</td>
<td>Nil</td>
<td>Nil</td>
</tr>
</tbody>
</table>

(b) :

<table>
<thead>
<tr>
<th></th>
<th>Srunavaranapukota</th>
<th>Bheemunipatnam</th>
<th>Vizianagaram</th>
</tr>
</thead>
<tbody>
<tr>
<td>1960-61</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>1961-62</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>1962-63</td>
<td>4</td>
<td>Nil</td>
<td>Nil</td>
</tr>
</tbody>
</table>

(c) Nil.

(d) Does not arise.
Short term loans to the farmers.

1011 (4857) Q.—Sri A. Serveswaswara Rao and Sri S. Jagarndha Rao :—Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Government has set apart Rs. 5 crores to be distributed as short term loans during the year among farmers under Intensive Manuring Scheme for the purchase of fertilizers to the tune of Rs. 25 for each farmer which is to be channelled through primary Co-operative Societies; and

(b) if so, the District-wise amount distributed so far and the number of farmers that were given such loans?

A :—(a) The amount sanctioned for the Scheme Rs. 5.5 crores for 1964-65. Initially, out of this amount of Rs. 2.85 crores has been sanctioned in G. O. Ms. No. 1585 Food and Agriculture, dated 11-6-64 for implementation of the Scheme during Kharif season of this year. Under the Scheme each farmer can get the extend of Rs. 750 for fertilizers for cultivation of different commodities.

(b) As the Scheme has been sanctioned recently, no amount has been actually distributed so far.

Duties and Responsibilities of Employment Officer.

90—

611 (4393) —Sri S. Venayya :—Will the hon. Minister for Labour and Transport be pleased to state the responsibilities and duties of :—

(a) District Employment Officer; and

(b) Assistant Employment Officer in the state now?

A :—(a) The District Employment Officer maintains a register of names of all employment seekers, category-
wise, both technical and non-technical. When requisitions are received from employers for sending suitable candidates to fill vacancies, the District Employment Officer is responsible to send names of persons fulfilling the prescribed qualifications. The District Employment Officer is placed in full charge of the District Exchange and its activities. He is solely responsible for maintenance of discipline, efficiency and the performance of works at the Exchange. He is directly responsible to the Regional Employment Officer concerned in all administrative and establishment matters concerning the Exchange.

(b) The Assistant Employment Officers are attached to Plan Schemes of Employment Department, viz., Employment Market Information and Vocational Guidance. The Assistant Employment Officer (E M. I.) collects information about the actual people employed in particular trade and industry, which information when collected will show the storage of personnel in any particular trade or industry. The Assistant Employment Officer, Vocational Guidance) gives guidance to the Employment seekers who comes to the Exchange. Apart from this, they attend the Schools and Colleges and give lectures about the various occupational and Employment opportunities open to them. The Assistant Employment Officers in addition to the above duties, also assist the District Employment Officer in such other work as may be entrusted to them by the District Employment Officer.

BUSINESS OF THE HOUSE.
Mr. Speaker:—It has been admitted under Rule 74. I do not know when exactly it is coming up—on 13th or 14th. I do not know whether the Hon’ble Minister for Social Welfare has read the statement placed on the Table of the House by the Chief Minister yesterday. Yesterday, the Hon’ble Chief Minister has placed a statement on the Table of the House, giving full information regarding the nature of the enquiry that is being conducted against the Social Welfare Director (Woman). From a perusal of the Statement, it is seen that the answers given by the Social Welfare Minister are entirely incorrect. I do not know what the Hon’ble Minister for Social Welfare has got to say now. Anyway, the Minister can go through the Statement placed on the Table of the House by the Chief Minister and then day after tomorrow, i.e., 14th the Minister can say if she has got to say anything. The information furnished by you to the House is entirely incorrect.

Sri K. Brohmananda Reddy:—As I have submitted while laying the Statement, Sir, as soon as since many question were raised on the floor of the House and the interest shown by the Members, we have called for the Officer and discussed the matter whether the Committee that was asked to go into the matter as to why they did not complete the enquiry for so many months. That was the question. When we found out that these three officers who were appointed to go into that they have gone into some distribution of the work etc. And therefore, the Committee has given its recommendations and the recommendations were accepted. But with regard to some financial improprieties or irregularities, another agency is looking into the matter and I do not want to go into that aspect now before a report is received. My submission is that because of some misunderstanding and because some, as you have observed Sir, incorrect statements have arisen. I took the earliest opportunity to place the correct information before the House.
11th July, 1965

Calling Attention to Matters of Urgent Public Importance re: the police firing on the workers of Renigunta Cotton Mills.

Mr. Speaker:—But, has the Minister concerned got to say anything?

Sri K. Brahmananda Reddy:—That is the same matter to which I have made reference before I laid the information on the Table of the House.

Mr. Speaker:—Now that you have given the full information and placed in on the Table of the House, let the Minister concerned go through the Statement placed on the Table of the House and also through her own statements— we supply her with a copy of the proceedings—and then let her say, if she has got to say anything in the matter.

Mr. Speaker:—That may not be finished before 14th.

Sri K. Brahmananda Reddy:—No Sir.

Mr. Speaker:—Now there are four Motions under Rule 74, the first one in which Shri P. Rajagopala Naidu has given notice of...

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE.

re: the police firing on the workers of Renigunta Cotton Mills.
Calling Attention to Matters of Urgent Public Importance re: the police firing on the workers of Renigunta Cotton Mills.

Sri K. Brahmananda Reddy:— There are two rival Unions in the Tirupati Cotton Mills Limited, styling themselves as Tirupati Cotton Mills National Labour Union and the Chittoor District Cotton Mills Employees Union. The Secretary of the National Labour Union is Sri Ramakrishna Reddy, and Sri Eswara Reddy is the leader of the Chittoor District Cotton Mills Employees Union. On 2-7-1964 one Adinarayana of Sri Eswara Reddy's group was abused, insulted and assaulted by two men of the opposite party. This led to the rioting, house trespass, and arson by Sri Eswara Reddy's party men (The Chittoor District Cotton Mills Employees Union) on the morning of 3-7-1964 in which six huts were burnt and property worth Rs. 2,500/- was damaged and 20 persons were injured.

The third shift workers of the Tirupathi Cotton Mills who were on duty upto 7 a.m. on 3-7-1964, refused to leave the Mill premises and staged a sit down strike. The Manager of the Mill declared their stay as illegal and served notice to the workers to leave the Mill. Despite the notice given by the Management the workers continued the sit down strike. The workers of the first shift on 3-7-1964 gathered at the entrance of the Mill and tried to
get in. But the workers who were inside refused to go out. Anticipating trouble, the Deputy Superintendent of Police, Tirupathi along with some police force came to the spot at 9 a.m. The position continued like that till 5 p.m. At that time additional police force inside persuaded the workers inside to leave the Mill and tried to send them away. On this the workers numbering about 500 who were waiting outside broke the police cordon and rushed towards the Mill. The police made a lathicharge and pushed them back. The mob retreated about 150 yards and began hurling stones at the police. As a result of which five armed reserve police constables received injuries. As the mob continued its violent attitude, the Deputy Superintendent of Police ordered six rounds of blank cartridges to be fired in order to scare the crowd. As this proved ineffective, the Deputy Superintendent of Police ordered eight rounds of live cartridges to be fired at the mob. The crowd melted away after this. Four persons received injuries as a result of firing. One person succumbed to the injuries later. The Sub-Divisional Magistrate promulgated orders under Section 144 Cr. P. C. in Thukkivakkam and Suryanarayanapuram villages for ten days from 4-7-1964. It is reported that the situation is under control. The Collector, Chittoor has ordered a magisterial enquiry into this incident. The enquiry appears to be in progress.

re: Police Firing in Chithapur Village, Tiruvur Taluk Krishna District.

[Document content in Telugu]
Calling Attention to Matters of Urgent Public Importance re: Police Firing in Chithapur Village, Tiruvur Taluk, Krishna District.

11th July, 1964

4—6—64 the Divisional Officer, General Series, 5—1/2千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am the General Officer, General Series, 5千里 at 6:30 am
Calling Attention to Matters of Urgent Public Importance re: Police Firing in Chittapur Village, Tiruvur Taluk Krishna District.

As trouble was anticipated in Chittapur village, the Taluk Magistrate promulgated section 144 Cr. P. C. to be in force from 7 A.M. to 9 P.M. on 4-6-64 when elections to the Gram Panchayat from wards 1 and 4 were scheduled to be held. A police party consisting of one Armed Reserve Sub-inspector and 7 police constables in addition to the local police consisting 5 men was detailed for bandobust duty. The election of members commenced at 8 A.M. and closed at 12 noon on 4-6-1964. There was no untoward incidents. At 4-30 P.M. on the same day the election officer announced the names of the members who were declared elected from the wards 1 & 4. The election of Surpanch and Upa-Sarpench was scheduled to be held at 6 P.M. on the same day.

A crowd gathered at the outskirts of the village on the bund of Kummarakunta Tank in order to stop the incoming vehicles and to locate the members of the Gram Pancha-
Casting Attention to Matters of Urgent Public Importance re: Police Firing in Chitapur Village, Tiruvuru Taluk, Krishna District.

... yat who were rumoured to have been abducted. The Block Development Officer, Vissannapet who came to the village in a Jeep at 4-30 P. M. on 4-6-64 in connection with the elections was stopped by the crowd. His Jeep could not proceed as a bullock cart was placed in the middle of the road. After parking his Jeep and humiliating him the crowd allowed the B. D. O. to go into the village. He appraised the police about the situation obtaining at the Tank Bund and directed them to take B. D. O. along with his men to the spot. In the meanwhile the Circle Inspector, Nuzvid came to the village at 4-45 P. M. and seeing the crowd on the tank bund warned them to disperse. The B. D. O. who came along with the police party also appraised him of the state of affairs and left. The Circle Inspector or Police got the bullock cart removed and advised the mob to disperse as prohibitory orders were in force. The mob refused to disperse and began pelting of stones on which the police gave a mild lathi-charge. This only infuriated the crowd and hurling of stones continued as a result of which the Circle Inspector of Police, Sub-Inspector of Police received injuries and police constable received a bleeding injury. It is also stated that the turban of the police constable who received the bleeding injury was snatched away and that the police van driver was hit with stick and also chilly powder was thrown into his eyes. The wind screen of the van, left head light and side mirror were damaged. After giving warning the Circle Inspector ordered five blank cartridges to be fired in the air over the heads of the crowd. This had no effect. As the mob was rushing against the police party armed with sticks and...
Smt. T. N. Sadalakshmi:—There are 978 private hostels subsidised by the Social Welfare Department and 149 Government hostels. The total strength of the boarders in the said hostels is 39,924. In the Government hostels, the expenditure on food charges is met by the Government
at the rate of Rs. 15 per boarder per month, besides other expenditure, namely house-rent, establishment charges, pay of warden cook etc. The same quantum of expenditure towards food charges, namely, Rs. 15 per month per boarder is met by the Government in respect of the boarders in the subsidised hostels.

2. The question of enhancement of food charges in all the subsidised and Government hostels has been under consideration of Government for some time past, keeping in view the fact that the rate of food charges viz., Rs. 15 per month was fixed in 1947 by the composite Madras State and since then the prices of food stuffs have gone up, but in view of the inadequacy of funds the proposal had to be deferred. The budget provision made for the grant of boarding grants during the current year is Rs. 45.32 lakhs and the provision made for Government hostels is Rs. 24.52 lakhs. Keeping in view the strength of the boarders residing in both the subsidised and the Government hostels this provision is enough to meet the existing requirements. However, Government have issued orders recently in G. O. Ms. No. 1369 (Edn.) (S.W.) dated 21-5-1964 fixing the uniform rate of food charges in all the college hostels maintained by Social Welfare Department at the rate of Rs. 20 per head per mensem. A proposal is separately being examined to enhance the rate of food charges from Rs. 15 to Rs. 17 in all the other Social Welfare hostels (subsidised and Government). The additional expenditure is estimated at Rs. 7,98,688. The final orders in regard to the above proposal when passed by the Government shall apply to the Harijan Hostel, Karimnagar referred to by the Hon. Member.
Calling Attention to Matters of Urgent Public Importance re: the stopping of ‘B’ Shift workers of Cotton Mills in Renigunta by the Management.

Deputy Speaker:— Sri P. Rajagopal Naidu and Sri C. D. Naidu have given a notice under Rule 74 regarding the stopping of ‘B’ shift workers of Cotton Mill in Renigunta by the management.
There are two rival unions in the Tirupati Cotton Mills Limited, Renigunta styling themselves as Tirupati Cotton Mills National Labour Union (affiliated to I. N. T. W. C.) and the Chittoor District Cotton Mills Employees Union (affiliated to A. P. T. U. C). The Chittoor District Cotton Mills Employees Union is of a recent origin and commands the majority of the workers of Tirupati Cotton Mills as its members. Even in 1963 there were certain incidents as a result of which some worker belonging to the Chittoor District Cotton Mills Employment Union were dismissed by the management and Government have referred those cases for adjudication. The present incident...
mentioned by Sarvasri C.D. Naidu and P. Rajagopal Naidu seems to be a sequel to the rival factions at Theekivakam led by Sarvasri Eswara Reddy and Ramakrishna Reddy respectively. Sri Ramakrishna Reddy's son-in-law Sri Purushotham Reddy is the Secretary of the National Labour Union.

As per reports received on 2-7-1964, one Adinarayana of Sri Eswara Reddy's party is said to have been abused, insulted and assaulted by two men of the opposition party. This led to the riotings, house trespass mischief and arson by Sri Eswara Reddy's party men (the Chittoor District Cotton Mills Employees Union). On 3-7-1964 huts were burnt and property worth Rs. 2500 was damaged and 20 persons were injured. The Tirupathi Cotton Mills worked with 'B' shift workers up to 7 A.M. on that day but the workers refused to leave the mill premises staging a sit down strike. Despite the notice given by the management, the workers continued the sit down strike. However when about a hundred strikers who were members of National Labour Union were willing to go home, they were escorted by the police bandobust party, outside the mills. The mob waiting outside broke the police cordon and indulged in throwing of stones and defied police warnings to disperse. In the beginning the police resorted to lathi charge but when the mob became un-controllable the police fired blank shots, which did not have any effect on the mob. In view of the grave situation and danger to life, the police ultimately resorted to firing. One person died and three were injured. The Sub-Divisional Magistrate of Chandragiri
promulgated orders under Sec. 144 Cr. P. C., for a period of ten days from 4-7-64.

It is thus clear that the management has not stopped the workers of 'B' shift unlawfully and there is also no truth in the allegations that the management set fire to the Harijanwada.


Sri T. Hygrivachary:—Sir, Under Rule 164-K of the Andhra Pradesh Legislative Assembly Rules, I beg to present the Report of the Andhra Pradesh Regional Committee on the following two Bills:

i) The Andhra Pradesh Gram Panchayats (Amendment) Bill, 1964;


Mr. Deputy Speaker:—Reports presented.

Regional Committee lawful to discuss whether a rule can be rectified. Under which rule does this point of Order come?

The point is not that. If the Regional Committee did not legally function, what is the attitude the Assembly has to take? That we have to consider.

Point of order by Regional Committee that clause 3 be deleted.

Rules 34 and 42, majority group party in power, Assembly proceedings and rules of conduct.

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Parent body Parent body to be elected at the annual meetings of the rules to be framed by the Regional Committee and to be feasible. All these bodies have to be elected annually.

Equity of justice.--Equity of justice.

Shall I explain Sir.--Shall I explain Sir. I want to know whether the Regional Committee proper shall meet and, if not, the Regional Committee shall meet and the House and the Regional Committee meeting. The question is, Can it come before the House for discussion, or else it cannot come. That is the point of Order raised by Sri K. L. Narasimha Rao.

How can it come?

Mr. Deputy Speaker:--I don't think there is any section under which we can take up this.
Mr. Deputy Speaker :— You have got other procedure.

Sri Pillalamarri Venkateswarlu :— There is no other procedure. Illegal to ask questions. You are doing it again and again.

Mr. Deputy Speaker :— The ruling challenge is invalid.

Mr. Deputy Speaker (Announcing) :— The House has adjourned.

Mr. Deputy Speaker (Announcing) :— Relevant rule 15 point out the point of the ruling. Point out the discussion aspect.

Mr. Deputy Speaker (Announcing) :— Whether, when we discuss the amendments.

Chairman :— In point of negative questions the rules Regional Committees' rules are different. Clear notice leave of the notice proceedings.

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Leaving the notice and rejecting the same is a violation of the rules of the Regional Committee. The procedure was considered by the Regional Committee and the judgment was held by the Committee.

Regional Committee rules are legal and must be followed. The illegal report of the Regional Committee must be ruled out. Emergency meeting of the Regional Committee rules are legal and must be followed. The illegal report of the Regional Committee must be ruled out.
rules... raise. Whether the Secretary has intimated all the Members regarding the date and place appointed for a meeting of the Regional Committee, is the question.

Rule 3 of the Assembly Rules reads thus: "The Secretary shall intimate to each member the date and place appointed for a meeting of the Assembly. Whether the Secretary has intimated all the Members regarding the date and place appointed for a meeting of the Regional Committee, is the question.\"
Sri P. Rajagopala Naidu:—I am coming to that point. The Regional Committee has not been convened as per the rules. Therefore, the procedure which has been discussed in a committee which has not been convened legally is illegal, and therefore the report becomes illegal. It should not be taken up here and should not be presented here.

Mr. Deputy Speaker:—There are two contentions. One says that they are regular and the other says that they are irregular. Anything that has been done there, we can challenge here.

I can raise it. Is not it?

Mr. Deputy Speaker:—Which is the appellate authority over the Assembly?

Sri P. Rajagopala Naidu:—Regional Committee is only constituted by the Assembly.

Mr. Deputy Speaker:—Rule 164-G of the Assembly Rules reads thus: “The sittings of the Regional committee.
shall be held in private and within the precincts of the Assembly building on such days and at such time as the Chairman may fix."

_Sri P. Rajagopala Naidu_ :—He may fix; who is to intimate to the Members?

_Mr. Deputy Speaker_ :—Well, the Chairman has to intimate the Members.

_Sri P. Rajagopal Naidu_ :—Has he intimated?

_Afr. JP_ :—Well, the Chairman has to intimate the Members.

_Sri P. Rajagopala Naidu_ :—Has he intimated?

_Mr. Deputy Speaker_ :—Well, the Chairman has to intimate the Members.

_Sri P. Rajagopala Naidu_ :—It is not that, Sir.

_Sri P. Rajagopala Naidu_ :—Point of order — it is only a sub-committee of the...
The second proviso to Rule 15 of the Assembly Rules says: "Provided further that the Speaker may, if he thinks fit, call a sitting of the Assembly before the date or time to which it has been adjourned or at any time after the Assembly has been adjourned sine die ordinarily after giving seven days’ notice to the members."

"Rule 13 of the Assembly Rules: The Assembly shall sit on such days as the Speaker, having regard to the state of business of the Assembly, may, from time to time direct."
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...
Mr. Deputy Speaker:—The Regional Committee has the same powers as those of the Assembly in these respects.

Sri Pillalamurri Venkateswarlu:—Exactly, Sir. The Regional Committee has the same powers as those of the Assembly in these respects. Seven days has to be considered the period. Certain I agree with you. It is not an appellate body. Can we take it that it is a final report? Is it proper? Can we say—Supposing there is Privileges Committee or Estimates Committee and some of us who sit somewhere and report, can the Chairman or whoever be in the Chair, report it or not. Have we got that right? Certainly, I agree with you. It is not an appellate body. Can we take it that it is a final report? Is it proper? Can we say—What is a committee meeting? Simply because the Chairman signs, it does not mean that it is proper.
bring you better authorities on this. Simply because the Chairman signs, it does not mean that it is proper.

Sri Vavilala Gopal krisna :—Rule 128-A, which deals with Special provisions regarding regional bills, says thus: “Notwithstanding anything contained in Rules 104 to 128, the provisions hereinafter made in relation to regional bills shall apply to all such Bills; and if any question arises whether a Bill is a regional Bill or not, the question shall to be referred to the Governor and a certificate issued by him in this behalf shall be final.” Rule 97 (4) which refers to the period of notice, reads thus: The period of notice of a motion for leave to introduce, a Bill under this rule shall be seven days expiring on the day previous to the day on which the motion is made, unless the Speaker allows the motion to be made at shorter notice.”

at yesterday’s meeting, they have participated in the meeting; they have not boycotted the meeting under the plea
that notice was not given. I was present there. They have boycotted because they were not in conformity with the Bill itself.

Several members rose—

Mr. Deputy Speaker:—Listen to me. They all participated there. There was no such thing which was brought to notice. That is the whole note of the day.
We can hear it and decide upon that. Regular notice Chairman reply ?

Mr. Deputy Speaker:—The point of order was brought in and he said the meeting was regular.

Sri Pilli. m.ri Venkateswarulu:—How can he say that

Mr. Deputy Speaker:—The judgment is that the meeting is regular. After all the ruling is to be respected.

The Speaker's ruling will be respected and obeyed. That is why, our friends have participated in it because they have got respect, but they wanted to raise this point of legality on the floor of the House and they have raised it. We have to take this into consideration or else the whole proceedings will be declared ultra vires.

Sri T. me. i Viswanatham:—Do they maintain a journal of proceedings?

Mr. Deputy Speaker:—They have.

Sri Tenne. i Viswanatham:—If they have, is it recorded there that they raised the point that seven days' notice was necessary and is it also on record that the Chairman of the meeting said that there was 7 days' notice and therefore it was regular. Is it on record?

Mr. Deputy Speaker:—It is on record. On record it was said that 3 days' notice was necessary; sufficient notice was not given. Then they raised point of order. Ruling was given by the Chairman. The Chairman said that the meeting is regular.
Sri Tenneti Viswanatham :—What we want to know is 3 days' notice enough. When the previous meeting was adjourned *sine die*, what is the notice required?

Mr Deputy Speaker :—What I mean to say is, then I will have to call for the records and show you all the records, relating to what happened yesterday.

Sri Tenneti Viswanatham :—You need not show. You can satisfy yourself. When the point is raised, it is only proper you should see it.

Mr. Deputy Speaker :—The point was raised when I was present in the very House. I knew that the point was raised that sufficient notice was not given.

Sri Tenneti Viswanatham :—You knew that sufficient notice was not given.

Mr. Deputy Speaker :—The point was raised. My knowing that sufficient notice was not given was not the point. The point was raised by the member that sufficient notice was not given.

Sri Tenneti Viswanatham :—The point was raised and the answer was that sufficient notice was given.

Mr. Deputy Speaker :—The Chairman says that the meeting is regular. He waives that point. The Chairman has waived that point and he said the meeting was in order.

Sri Tenneti Viswanatham :—Has the Chairman the right to waive the notice?

Mr. Deputy Speaker :—Well, that was to be challenged.
Sri Tenneti Viswanatham:—It is not it. We want to know, has the question arisen; has the Chairman the right to waive the notice and dispense with notice?

Mr. Deputy Speaker:—The Chairman has got the authority to do within the rules. When that ruling has come that it is regular, the members participated.

Sri Tenneti Viswanatham:—What we want to be enlightened is a piece of information. After all, we want the report of the Regional Committee. Did the Regional Committee meet under the rules after due notice? That is the only point. If it did, whatever it reports, it is perfectly valid, whether we agree with it or not.

Mr. Deputy Speaker:—When the ruling was given that it is perfectly in order, when the Chairman has done it after looking into the pros and cons—

Sri Tenneti Viswanatham:—Not only pass rulings but also legislation and still they may be ultra vires.

Mr. Deputy Speaker:—Well, how can we say on this count that it is ultra vires.

Sri Rajagopal Naidu:—Supposing, they have not raised the point in the Regional Committee. If notice is not given as per the rules, what will be the position?

Mr. Deputy Speaker:—Well, you may show under what section we could have authority to say that the report which is submitted is illegal.

Sri Rajagopal Naidu:—We say it is illegal and therefore we want your ruling.
what is the attitude the Assembly has to take? Are we to take cognizance of such reports? That is why, as 7 days' notice was not given or the notice that was necessary was not given the meeting was irregular and the report to us was passed in an irregular meeting. When the meeting was irregular, how could we consider that report, Sri.

Sri P. V. Narasimha Rao:—Mr. Speaker, Sir, I am afraid, the discussion is being diverted into extraordinary channels. In the first place, I would like to submit to the House that the position of the Regional Committee vis-a-vis this Assembly is unique. It is not similar even to the position of the Public Accounts Committee or a Select Committee which is in its very nature elected by the House, which is a creature of this House. The Regional Committee is not a creature of this House. It is a creature of a Presidential Order and it is, for all practical purposes, independent so far as its functioning goes.

Now, I really fail to understand how this House after having committed a matter to the Regional Committee can go into the details and sit in judgment over any rulings given in that Committee by its own Chairman under the authority of the Presidential order and how we can do anything about reversing or confirming what was done there. We have only to consider the report of the Regional Committee as it has emerged from the Regional Committee and as it has been presented here by the Chairman. Now, we
cannot think of such situations wherein it is said that the Regional Committee or a few members meet somewhere in Abid shop, they do something and then they present a report here. These are all impossible situations which cannot be imagined. The only thing is it is said that the Regional Committee is not properly constituted. Who has to decide whether the Regional Committee is properly constituted or not? It is not for this House to decide. It is not for the Speaker of the House to decide. It is for Regional Committee to decide. (Interruption) It is for the Regional Committee itself to decide, whether it is properly constituted or not. If members are so dispensed, they can bring a motion to say that since they feel that the Regional Committee was not competent or something, the matter may be recommitted to the Regional Committee. It is open to them to say that. Then this House can be seized of this matter, but no point of order can arise regarding what has happened in the Regional Committee. This is a very extraordinary way of dealing with this matter, Sir.

_Sri Tenneti Viswanatham:_—I think he has added to the extraordinariness by his vehemence which was not necessary at all.

_Mr. Deputy Speaker:_—No commotions.

_Sri Tenneti Viswanatham:_— The only question is whether we are considering the report of the Regional Committee after it was duly convened or not. If it was duly convened, it is all right. If it was not duly convened, it is for you to say whether it was duly convened or not.
Sri P. V. Narasimha Rao :—No. What I was suggesting was that it cannot come here.

Sri Tenneti Viswanatham :—What we want is the Regional Committee report. He is perfectly right in saying that it can be recommitted; if he moves we will certainly support it. But the only point is whether the meeting was properly called. Supposing, all the members of the House sit here but without notice, do you mean to say it becomes a Legislature? It won't, although all of us sit here. Therefore, the question was raised—

Mr. Deputy Speaker :—You please enlighten us on that point of order. whether the House has got that authority.

Sri Tenneti Viswanatham :—It is not a question of authority, Sir.

Mr. Deputy Speaker :—Under which Provision could we say that that report is illegal?

Sri Tenneti Viswanatham :—We are not upon that point

Mr. Deputy Speaker :—That point only. Mr. Rajgopal Naidu raised the same point

Sri Tenneti Viswanatham :—As I understand, the point is whether the report that has come from the Regional Committee which met after due notice and according to the rules of procedure. That is all. Whatever its report may be, it is quite welcome

Mr. Deputy Speaker :—The report comes as report. The report does not come telling whether it has met after due notice or whether they have discussed.
was quorum or not. The report submitted by the Chairman is a report to the House.

_Sri Tennet Viswanatham:_ The point raised any way here is that the meeting was not duly convened. That we have got perfect right to say. It is not sitting over judgement. When we see a report of the committee, "has the committee"; it is a legitimate question absolutely legitimate question.

_(Several hon. members rose—)_

_Mr. Deputy Speaker:_ No more discussion.

_Sri Ramachandra Rao Deshpande (Narayankhed):_—On a point of order. I have to submit that the very report which has been submitted is not only extraordinary but out of order also for the reason that the list given in Appendix II containing the dissenting note does not incorporate all the dissenting notes that have been given. Unless all the dissenting notes are included, the report is not full in itself and therefore is not legal. Therefore, I have to submit that I had also submitted my own minute of dissent; it is not included here. Therefore, the report is not full and legal.

_Mr. Deputy Speaker:_—For Appendix, the dissenting note is here.

_Sri Ramachandra Rao Deshpande:_—I have given my own note of dissent; that does not find a place here and therefore the whole report is illegal.

_Mr. Deputy Speaker:_—That has to be found out.
Sri E. Ayyapu Reddy Mr. :— Speaker, Sir, now the report has been presented. There has been no precedent at any time when we discussed the content of a report as soon as it was presented. There is absolutely no motion before the House. If any hon. member gives a motion that the report must be rejected or recommitted back again to the Regional Committee, for the reasons stated by him, all the members can discuss. Practically, the report is given to us; we have not even perused it. All the hon. Members are going on saying what happened yesterday. How are we to verify the truth of the statements made by them? We are handicapped by not knowing all those things. They can give a motion and the whole matter will be before the House. At any time previously we have not discussed the contents of a report as soon as it was presented. Therefore, there is practically no point of order to be discussed.

(Several hon. Members rose)

An hon. member : There are two points of order.

When the report is presented and it is not finally completed, then they raise the objection of propriety, contents and other things. I agree with the hon. Member, Sri Ayyapu Reddy, when he said it was never discussed. I think also it never so happen like this.

report present objections. There is no question of discussing the report. Properly constituted body has no authority to question. If you contest that please do it. The House consider. The House has got the report. We should not consider the report which has not gone through the Regional Committee in a proper manner. Proper meeting contest. Proper meeting question.

Sri Ramachandra Rao Deshpande:— Now it has been said that we are discussing the very contents of the report. I may submit that we are not discussing the contents of the report but we are only going to say that it has not a report at all which does not include all the things that should have been there, because even a minute of dissent that was given is not included. Therefore, the report is not adequate and is not full and legal. Therefore, it is not a report let alone the discussion on the merits.

Mr. Deputy Speaker:—But I shall call for the papers just to see whether the other dissenting note of yours is there.

Sri P. V. Narasimha Rao:—The matter is very simple. Certain procedure was followed at the meeting of the Regional Committee. Now, the question here is, whether we can go into the validity of that procedure because one
can lead to another. This is only a thin end of the wedge. If you start with notice today, tomorrow it will go to any number of matters included in the Agenda or not included in the Agenda. So, this is a fundamental matter on which you have to give a ruling and the ruling has to be whether after the report is received we can go into the details of the rulings given or the procedure adopted at the Regional Committee.

_Mr. Deputy Speaker:_ Mr Rajgopal Naidu, the ruling that you require was whether the Regional Committee report is illegal inasmuch as it was not given due notice and therefore it should be illegal. I should say that there is no rule with us on which we could rely on ourselves to sit in judgment over what the Regional Committee has formed or constituted a report for itself. So, your point of order is ruled out. As regards Mr. Deshpande's point of order, I will call for the papers and look into them and of course when the report will be taken up for discussion, if you feel that your dissenting note is not there, you can also draw the attention of the House...

_Sri Tenneti Viswanatham:_ By that time, it may be circulated.

_Mr. Deputy Speaker:_ I will call for the papers.

_Sri Tenneti Viswanatham:_ The point is it is not included, in the report now presented.

_Mr. Deputy Speaker:_ Here is, the dissenting note. It says: "The following members do hereby reserve their right..." Mr. Deshpande's signature is not to be seen here.

(Several hon. Members rose...)

Sri Ramachandra Rao Deshpande :— I have given a separate minute of dissent.

Mr. Deputy Speaker :— From the papers I find it is not there.

(Sri Ramachandra Rao Deshpande rose...)

Mr. Deputy Speaker :— From the papers I have, your paper is not there. So, your point of order is ruled out. (Interruption: Please see the papers). After looking into the papers. I am saying this, I have seen the papers and his paper is not found there.

(Sri Rajagopala Naidu rose...)

Mr. Deputy Speaker :— Well he will have to find out why his paper is not there, whether he has withdrawn it. How can I say what happened then?

Sri Pillalamarri Venkateswarlu :— When the hon. Member is saying that he has given his minute of dissent, simply because it does not happen to be there, how can you say he has not given it. When the hon. Member is saying that he has submitted his minute of dissent, can you say, simply because it does not happen to be there, he has not given it. He says he has given it. What is this?

Mr. Deputy Speaker :— I have already said what I have to say. I have called for the papers and I have found that his paper is not there. Therefore, it is no point of order.

(Interruptions)
Sri Pillalamarri Venkateswarlu:—It is not his fault.

(Several hon. Members rose)

Sri P. Rajagopal Naidu:—There are two things.

Pres. M. (Rajendra Prasad):—A minute of dissent begins now.

Sri Rajagopal Naidu:—I refer to it.

(Pause) Dr. M. Chenna Reddy:—That is true.

Sri Pillalamarri Venkateswarlu:—You can find out whether it is his signature or not. What is this? When the Member says he has not signed it, how can you say his name is there?

Dr. M. Chenna Reddy:—To that extent, it can be corrected: C. V. Reddy has been taken as Vasudeva Reddy. It may be corrected, Sir.

Sri P. Rajgopala Naidu:—Sri Ramachandra Rao Deshpande has stated that he has given a notice of dissent, and his statement has been corroborated by Smt. Kamala Dey. There is corroboration also. That is one thing. The second thing is, Sri Vasudeva Reddy says categorically here on the floor of this House that he has not given any dissent,
whereas his name appears in the report. These are two things which the hon. Speaker has to note.

Mr. Deputy Speaker:—I have taken note that the name of Sri Vasudeva Reddy is there amongst the names of those who gave the dissenting note and that Sri Deshpande’s minute of dissent is not there. I cannot sit in judgment and say why the paper is not there. He may have withdrawn later or...

Sri P. Rajgopala Naidu:—How can you say that, Sir?

Sri M. Ramgopala Reddy:—The Law Minister has suggested a very simple thing. I want to suggest a simpler way. The only thing is that let the Regional Committee give 7 days’ notice and let it call for a proper meeting and we will pass all these things. They have got a majority and they can pass it. Why not we then follow proper procedure? Any little flaw will result in writ petitions before the High Court, and any view expressed by the High Court may be a sort of a reflection on the Assembly itself. Already we have been put to a lot of inconvenience after the judgment of the High Court. That is why I say that the proper course, the simpler course is to give seven days notice and then convene the Regional Committee meeting and pass this Bill. If Government desire to pass this Bill (Amending Bill), let them call for a Special Assembly Session and we shall sit and pass the Bill.

Sri Ramachandra Rao Deshpande:—It is very strange; here is a hon. Member who says that he has not signed the
note of dissent presented and yet his name appears in the
note of dissent. I am here saying that I have submitted
a note of dissent and it does not appear in the file.
cannot be taken to fault if the note I have submitted does
not appear here. Therefore, I want to know from the
Chair whether it is a report at all.

Mr. Deputy Speaker :-- That is your contention.
I have just gone through the papers and your note is not
there. I have asked the office: they say they have not
received. As to what has happened and how it does not
appear, I cannot say. I cannot question anybody's inte­
grity—either yours or of the office people.

Sri Tennesi Viswanatham:—May I submit that when
a member says that he has given the note it is the duty of
the office to find it out rather than saying "what can I
do?".

Mr. Deputy Speaker:—The office brought before me
the papers and it is not there.

Sri Tennesi Viswanatham:—They must have it; they
must produce it.

Sri A. Venkateswara Rao:—I have seen it.

Mr. Deputy Speaker:—He might have had the intention
to give but if he has not submitted it actually, what can
we do?
Mr. Deputy Speaker:—In the heat of walk-out, the paper might not have been submitted.

Sri Ramachandra Rao Deshpande:—Not only was it written: but it was shown and it was submitted to the Chair. The office staff is there; there records are there.

Sri P. Rajgopal Naidu:—Yesterday, one thing has happened...

Mr. Deputy Speaker:—Mr. Hayagrivachary, would you say whether you have received any dissenting note from Sri Ramachandra Rao Deshpande?

Mr. Deputy Speaker:—Then as regards the name of Sri C. V. Reddy, if it is not Vasudeva Reddy, we shall get it corrected.

(Pause).

Mr. Deputy Speaker:—I am to announce the House that amendments will be received upto 5 P. M. on 11th
July 1964 for the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1964 and the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1964,— as reported by the Regional Committee.

Mr. Deputy Speaker:—Day after tomorrow, you are going to discuss the Bill.

Sri Tenneti Viswanatham:— Why do you bring the Bill in a hurry? I may tell the House the Government has got a majority. Let it give time. It can pass it any time. Let the report be presented today. We have now got sessions till the evening. Tomorrow is Sunday. It is not proper to ask for the amendments to be submitted tomorrow.

(Mr. Speaker in the Chair).
Mr. Speaker:—I do not mind giving time till 5 P.M. tomorrow evening.

Sri Tenneti Viswanatham:—Our office will be working. They say they are busy otherwise. It is as good as not giving us time. Betterment levy is very much. We will be taking up the Bill at 9.30 or 10 A.M. day after tomorrow. By that time the amendments must be before the House. If you give them before 5 P.M. tomorrow, we will get them all ready by day after tomorrow. You have to give some time for the office to prepare all these things.

Mr. Speaker:—The office too has got some practical difficulties. If you give the amendments day after tomorrow there will not be time for them to prepare the amendments and circulate them.

(Sri Vanka Satyanarayana stood up).

Mr. Speaker:—Please hear me.
At the same time, you must also look to the difficulties of the office. They are working throughout the night every day. They are over-worked.

Mr. Speaker:—Business Advisory Committee has not agreed for extending.

(Pause)

Till 5.00 P. M. tomorrow evening... for receipt of amendments.
Mr. Speaker:—Members want to know whether, after the High Court's decision, any instructions have been issued to the concerned officers. That is what they want to know.

Sri M. N. Lakshminarsiah:—Regarding what?

Mr. Speaker:—As a result of the High Court judgment, they have become defunct: all the elections which have taken place are held to be invalid. That means some of the Panchayat Samithi Presidents who have taken charge—they cannot be in office; they cannot function, till actually this Act is amended. What is their position? They want to know.

Sri K. Govindarao:—That is an impossible situation.
11th July, 1964


Mr. Speaker:—Now we shall take up the Andhra Pradesh Municipalities Bill.

Mr. Speaker:—Rule 95. The resolution cannot be moved?

Mr. Speaker:—I will announce it to the House either during the course of the day or day after tomorrow.

Sri Pillalamarri Venkateswarlu:—The Business Advisory Committee...

Mr. Speaker:—No Business Advisory Committee. We are dispersing on the 14th. You want the Business Advisory Committee to be held.
GOVERNMENT BILL
The Andhra Pradesh Municipalities Bill, 1964

Clause 10

Clause 10 provides for the division of the municipality on the basis of population as at the last census. For the purpose of electing members to a Gram Panchayat the Commissioner shall, subject to such rules as may be prescribed, divide the village according to the number of voters. Sub Clause (2) states:

"The wards referred to in clause (b) of sub-section (1) shall return, in addition to the councillors for such reserved seats, such number of councillors, whether one or more, as may be notified by the Government in the Andhra Pradesh Gazette, for non-reserved seats. Each of the other wards shall return such number of councillors..."
whether one or more, as may be notified by the Government........

...

The question is:

"For sub-clause (1) of Clause 10 substitute the following:

"For the purpose of electing members to the council of a municipality it shall be divided according to the number of voters into as many wards as there are seats, determined under section 5, allotting not more than one seat for each ward having the same number of voters except the last one ward."

The amendment was declared negatived.

S. i A. Venkateswara Rao:—I demand a division.
The House then divided.
Noes...78  Ayes ...42
The amendment was negatived.

Mr. Speaker:—The question is:

"For sub-clause (1) (a) of clause 10 substitute the following:

(a) Divide the municipality into wards having equal numbers of voter.

Provided that the extra voters are added to the last ward."

The amendment was negatived.

Mr. Speaker:—The question is:

"For sub-clause (1) (a) of clause 10, substitute the following:

1. "Divide the municipality into wards on the basis of population according to the last decennial census."
2. The number of wards shall be arrived at by dividing the total population by the sanctioned strength as under section 5 of the Act ignoring fractions of a thousand.

3. The division shall be made so as to normally include within all the wards an equal number of voters; provided however the variation not exceeding 10% of the normal number.”

The amendment was declared negatived.

Sri Pillamarri Venkateswarlu:—I demand a division.

The House then divided.

Noes 80. Ayes 44.

The amendment was negatived.

Mr. Speaker.—The question is:

“In sub-clause (1) (a) of clause 10 after the word into’ insert the word ‘equal’.

The amendment was negatived.

Mr. Speaker:—The question is:

“In the first proviso to sub-clause (1) (a) of clause 10 for the words ‘on the basis of population such division’ substitute the words ‘on the basis of votes enlisted in the municipality succeeding such division.’”

The amendment was negatived.

Mr. Speaker:—The question is:

“In the second proviso to sub-clause (1) (a) of clause 10 delete the words ‘or wards as the Government may direct’.”

The amendment was negatived.

Mr. Speaker:—The question is:

“Add the following at the end of sub-clause (1) (a) of
clause 10:

‘With almost equal number of voters in each ward.’”

The amendment was negatived.

Mr. Speaker:—The question is:

“Delete the sub-clause (2) of clause 10.”

The amendment was negatived.

Mr. Speaker:—The question is:

“For sub-clause (2) of clause 10 substitute the following:

‘Every ward shall return one councillor whether reserved or otherwise.’

The amendment was negatived.

Mr. Speaker:—The question is:

“Delete sub-clause (4) of clause 10.”

The amendment was negatived.

Mr. Speaker:—The question is:

“That clause 10 do stand part of the Bill.”

The motion was declared adopted.

Sri P. Venkateswarlu:—I demand a division.

The House then divided.

Ayes 84. Noes 44.

The motion was adopted. Clause 10 was added to the Bill.

CLAUSE 11.

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

“In sub-clause (3) of clause 11 insert the word ‘equal’ before the word ‘ward’."

Mr. Speaker:—Amendment moved.
Sri A. Venkateswara Rao:—Sri, I beg to move:

"Add the following as new sub-clause (6-A) of clause 11:

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

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

“In sub-clause (3) of clause 11 insert the word ‘equal’ before the word ‘ward’.”

The amendment was negatived.

Mr. Speaker :—The question is:

“Add the following as new sub-clause (6-A) of clause 11:

‘No person shall vote at an election under this Act in more than one ward or more than once in the same ward and if he does so, all his votes shall be invalid’.”
The amendment was negatived.

Mr. Speaker:—The question is:

“That Clauses 11 do stand part of the Bill.”

The motion was adopted. Clause 11 was added to the Bill.

CLAUSES 12 and 13.

Mr. Speaker:—There are no amendments to clauses 12 & 13. The question is:

“That Clauses 12 and 13 do stand part of the Bill.”

The motion was adopted. Clauses 12 and 13 were added to the Bill.

CLAUSE 14.

Sri A. Venkateswara Rao:—Sri I beg to move:

“Delete the second proviso in clause 14.”

Mr. Speaker:—Amendment moved.

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

“In clause 14 after the word ‘profit’ insert the words ‘or having subsisting contract’.”

Mr. Speaker:—Amendment moved.

Sri A. Venkateswara Rao:—The clause deals with disqualification for election for holding office as a Councillor. Under the clause those persons holding an office of profit are disqualified. My amendment is that persons who are having subsisting contracts should also be disqualified. Now the Government are giving large funds to the Municipalities, Zilla Parishads and other local bodies, and all persons who are having subsisting contracts on the date of election either on behalf of the Municipality or on behalf of the Central or State Governments should be

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disqualified for standing for election. Otherwise the entire power will be in their hands.

_Sri P. Venkateswarlu_ :—Mr. Speaker, Sir

_Mr. Speaker_ :—I am not allowing...

_Sri P. Venkateswarlu_ :—A very pertinent point is there.

_Mr. Speaker_ :—I cannot allow... There is no need.

_Sri P. Venkateswarlu_ :—On our amendments so many members have spoken. On the second proviso to the clause nobody has spoken. If there is no need why should we sit here ?....

_Mr. Speaker_ :—Will the member please hear me?

I am allowing members who have given notice of amendments. Sri Venkateswararao has given notice and he has spoken. If the member wants an opportunity I shall certainly allow but at this rate every member may want to speak on every amendment.

_Sri P. Venkateswararao_ :—Why do you presume that every member wants to speak on every amendment?

_Mr. Speaker_ :—If you want to speak other members may also want to speak...

_Sri P. Venkateswarlu_ :—I want to speak on behalf of the opposition.


certain number of persons shall be the members of the Village Council. The
respective members of the Village Council as such members shall be
considered as being members of the Village Council. Any person who shall
be the member of the Village Council shall be entitled to receive such
allowance as the Village Council shall determine. Any person who shall
be the member of the Village Council shall be entitled to receive such
allowance as the Village Council shall determine.

The Village Council shall have power to make rules for the purposes of
this Bill and every such rule shall be binding on all such persons as are
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this Bill and every such rule shall be binding on all such persons as are
affected thereby.
Mr. Speaker:—The question is:

“In clause 14 after the word ‘profit’ insert the words: or having subsisting contract.”

The amendment was negatived.

Mr. Speaker:—The question is:

“Delete the second proviso in clause 14”

The amendment was negatived.

Mr. Speaker:—The question is:

“That clause 14 do stand part of the Bill:"

The motion was adopted.

Clause 14 was added to the Bill.

CLAUSE 15

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

“Delete the proviso to sub-clause (1) of clause 15.

Mr. Speaker:—Amendment moved.

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

“Delete the proviso to sub-clause (1) of clause 15.”
Mr. Speaker:—Amendment moved.
Sri P. Rajagopal Naidu:—Sir, I beg to move;

"In sub-clause (2) of clause 15 delete the words ‘or election’"

Mr. Speaker:—Amendment moved.
Sri A. Venkateswara Rao:—I beg to move:

"In sub-clause (2) (c) of clause 15 after the word ‘council’ insert the word ‘or state or central governments’.”

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

"Delete items (iv) and (v) in the proviso to sub-clause (2) (c) of clause 15.”

Mr. Speaker:—Amendment moved.
Sri A. Venkateswara Rao:—I beg to move:—

"Delete items (iv) (v) of sub-clause (2) (c) and sub-clause (2) (d)’”

Mr. Speaker:—Amendment moved.
Sri Tenneti Viswanatham:—I beg to move:

"In sub-clause (2) (d) of clause 15 delete the words ‘or’ and ‘against the council’,”

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

In sub clause (i) of clause 15 after the words ‘local authority’ insert words ‘any Quasi Government Organisation such as Road Transport Corporation’.”

Mr. Speaker:—Amendment moved.
Government Bill: The Andhra Pradesh Municipalities Bill 1964

11th July, 1964

imprisonment for not less than six months" or for some reasons, "Provided the Government may for reasons to be recorded in writing direct that such a sentence shall not operate as disqualification" or "The indeterminate party in power may disqualification be recorded in writing and disqualification not operate as disqualification if... " provided the Government may for reasons to be recorded in writing direct that such a sentence shall not operate as a disqualification" or "power Government shall not disqualification be recorded in writing. "it will not operate as disqualification" or "this proviso must be deleted. amendment added. 15 th amendment added. "Interested in a subsistent lease or contract entered into or any work being done for the council except as a share holder other than a director in a company" or "Section 15 th amended. Interested in a subsistent lease or contract entered into or any work being done for the council except as a share holder other than a director in a company. legal practitioners disqualification legal practitioners disqualification stages discuss legal practitioners disqualification. confidential documents legal practitioners disqualification. legal practitioners disqualification. legal practitioners disqualification. legal practitioners disqualification. documents confidential. non-confidential legal practitioners disqualification. provision legal practitioners disqualification. legal practitioners disqualification. legal practitioners disqualification. legal practitioners disqualification. legal practitioners disqualification. legal practitioners disqualification.
practitioners disqualify as well as disqualifiers. Confidential documents are kept secret and confidential, whereas non-confidential are objectionable.

Mr. Speaker:—Because it gives scope for discrimination—Disqualification six months and clause (11) proviso...

Sri P. V. Narasimha Rao:—We are agreeing to that amendment. We are deleting it.

Mr. Speaker:—Because that will give scope for discrimination—Disqualification six months and clause (11) proviso...

Sri P. V. Narasimha Rao:—If it is of a political character or does not involve any moral delinquency then it does not come at all under this. But if it is not political and it involves moral delinquency, disqualification would be incurred only if it is more than six months.

Mr. Speaker:—Panchayats Act one year after inauguration... (interruption) two years after inauguration... People’s Representation Act two years after enactment. Gram Panchayat Act Government accept it. Gram Panchayat accept it.

Mr. Speaker:—We are erring on the safer side. There is no need to go for two years.
People’s Representation Act 1951. Section 43B;

A person shall be disqualified for election as a councillor if such person is...

(a) of unsound mind and stands so declared...

This perhaps envisages a case where on the date of nomination he is qualified but thereafter before the date of election he incurs one of these things. There is nothing special about it, Sir.

Mr. Speaker:— What is the objection? On the date of the nomination it is for the election officer to decide whether he is qualified or not. Then again on the date of election...

Sri P. V. Narasimha Rao:— “A person shall be disqualified for election as a councillor if such person is, at the date of nomination or election...

(a) of unsound mind and stands so declared...”

This perhaps envisages a case where on the date of nomination he is qualified but thereafter before the date of election he incurs one of these things. There is nothing special about it, Sir.
Peoples Representation Act is a law that governs the representation of the people in political institutions. Political character is a term that is not legally defined, but it is generally understood as referring to actions that are considered to have a political impact. Although it is not defined in any Act, we know what it is.

S. R. T. :—“But we know what it is’

S. R. T. :—Action better treatment of people is safe—If there is any question whether it is of a political character or not we will decide it through the proper channel, Sir.
Mr. Speaker:—Please read the clause about disqualification.

Sri P. Rajagopal Naidu:—“to imprisonment for an offence under the Untouchability (Offences) Act... shall be disqualified for election as a councillor...”

Sri A. Venkateswara Rao:—to imprisonment for a period of not less than six months for any offence other than an offence of political character or an offence not involving moral delinquency, such sentence not having been suspended, reversed or the offence pardoned, shall be disqualified for elections as councillor while undergoing the sentence and for five years from the date of the expiration thereof:”

Mr. Speaker:—For offences of what nature? Suppose a man is convicted for one year for offences punishable under Section 324 or 323 of I. P. C. for grievous hurt......

Sri P. V. Narasimha Rao:—It is a penal offence, Sir.

Mr. Speaker:—For all offences under the Penal Code......

Mr. Speaker.—I think we can make it ‘one year’

Mr. Speaker.—Six months as opposed to one year.

Mr. Speaker.—We will have it as one year if you don’t mind.

Sri P. V. Narasimha Rao:—All right, Sir, I don’t mind, Sir,

Mr. Speaker:—It is not a question of any bargaining. Because in the other Act — the other provisions — two years disqualification is given. And ‘one year’ is a shorter term.

Sri Tenneti Viswanatham:—Let the Hon. Minister move the amendment.

Mr. Speaker.—Not all sir, moral delinquency hurts. A person, happens, once he

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Sri P. V. Narasimha Rao:—All right, Sir, I don’t mind, Sir,

Mr. Speaker:—It is not a question of any bargaining. Because in the other Act — the other provisions — two years disqualification is given. And ‘one year’ is a shorter term.

Sri Tenneti Viswanatham:—Let the Hon. Minister move the amendment.

Mr. Speaker.—Not all sir, moral delinquency hurts. A person, happens, once he
Sri A. Venkatramiah: Sir, I beg to move (1) In Sub-clause (1) (b), for the words "six months" the words "one year" shall be substituted. (2) In sub-clause (2), for the words "at the date of nomination or election" the words "on the date fixed for scrutiny of nominations for election" shall be substituted.

Mr. Speaker: Amendments moved.

Sri A. Venkatramainah:—"One year" agreed.

Mr. Speaker:—Very good, we will have the amendment.

Sri P. V. Narasimha Rao:—There is just one thing we would like to add—in that. We are prepared to change it to one year but here the crucial date in the sub-clause (2) is the date of nomination as it is given here. I understand it should be the date of scrutiny of the nomination because these are the rulings and what is provided in the Representation of the People Act also.
contractors, municipality contractors तथा सरकारी व सरकारी कार्यालयों। Therefore if he is having any interest in the municipality they must be disqualified.

**Mr. Speaker** :—Irrespective of the amount involved.

**Sri P. Rajagopal Naidu** :—Yes, Sir.

**Mr. S. S. Goel** :—Generally the people having a lease or contract are disqualified. But there are ever so many cases. तथा सरकारी व सरकारी कार्यालयों। Odds & ends the limit of 500 रुपए से अधिक जब 500 रुपए तक accept ले जाए। This also was very carefully considered, Sir.

**Mr. Speaker** :—Are you pressing your amendment.

**Mr. Venkateswara Rao** ?

**Sri A. Venkateswara Rao** :—One amendment is being accepted, Sir,

**Mr. Speaker** :—One Government amendment......

**Mr. S. S. Goel** :—Amendments :

1) 'One year' तथा 2) date of scrutiny.

**Mr. I. R. N. Achari** :—Election शास्त्रीय दिनस्तान.

**Mr. I. R. N. Achari** :—Election शास्त्रीय दिनस्तान.

**Mr. I. R. N. Achari** :—Election शास्त्रीय दिनस्तान.

**Mr. Speaker** :—So only "date of nomination" but not "election".

Now there is one amendment of Sri Rajagopala Naidu. A separate amendment is not necessary because Mr. Rajagopal Naidu has given notice of the amendment. It reads like this : “Delete the words ‘or election’. ‘Election’ तथा अधिकतम 500 रुपए से अधिक जब 500 रुपए तक accept ले जाए। I am putting amendment No. 26 to vote—

The question is :

"In sub-clause (2) of clause 15 delete the words ‘or election’.

The amendment was adopted."
Mr. Speaker:—For clause 15, there is one amendment: The question is:

"In sub-clause (1) (b), for the words ‘six month’s, the words ‘one year’ shall be substituted.

In sub-clause (2), for the words ‘at the date of nomination or election’, the words ‘on the date fixed for scrutiny of nominations for election’ shall be substituted.’

The amendment was adopted.

Mr. Speaker:—The question is:

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

The motion was adopted Clause 15, as amended, was added to the Bill.

Clause 16.

Mr. Speaker:—There are 8 amendments.

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

"Delete the proviso to sub-clause (1) (a) of clause 16."

"In sub-clause (1) (k) of clause 16 delete the following proviso:

‘Provided also that nothing in this clause shall apply to an ex-officio councillor.’"

Mr. Speaker:—Amendments moved.

Sri A. Venkatēswara Rao:—Sir, I beg to move:

"Delete the proviso to sub-clause (1) (a) of clause 16."

"In sub-clause (1) (e) of clause 16 after the word ‘Council’ insert the words ‘or State or Central Governments.’"

"Delete sub-clause (1) (f) of clause 15."
“For sub-clause (1) (i) of clause 16 substitute the following:

‘Migrated from the municipal limits.’”

“In sub-clause (2) of clause 16 delete the words ‘or the disqualification caused by the sentence is removed by an order of the Government’.”

Mr. Speaker:—Amendments moved.

Sri P. V. Narasimha Rao:—Amendment No. 30, viz.,
“Delete the proviso to sub-clause (1) (a) of clause 16” is accepted. Amendment No. 99 also is the same as amendment No. 30.

Mr. Speaker:—The question is:
“Delete the proviso to sub-clause (1) (a) of clause 16.”
The amendment was adopted.

Sri P. V. Narasimha Rao:—If it is ‘migration’ all sorts of questions will arise. What all we are concerned with is that he is not living there. The words used here as they stand, seem to be clear.

Mr. Speaker:—Ceases to reside in the municipality for more than 3 months or for more than six months.

Sri P. V. Narasimha Rao:—Without animus revertendi for more than 3 months or for more than six months.
Pr.

A. Venkateswara Rao:—I am not pressing the following amendments:

"In sub-clause (1) (e) of clause 16 after the word 'council' insert the words 'or State or Central Government.'"
“Delete sub-clause (1) (f) of clause 16.”

“For sub-clause (1) (i) of clause 16 substituted the following:

‘Migrated from the municipal limits.’

The amendments were withdrawn by leave of the House.

The question is:

“In sub-clause (1) (k) of clause 16 delete the following proviso:

‘Provided also that nothing in this clause shall apply to an ex-officio councillor.’

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

"In sub-clause (2) of clause 16 delete the words ‘or the disqualification caused by the sentence is removed by an order of the Government’.”

The amendment was adopted.

Mr. Speaker:—There is one amendment in which Government have given notice. The Minister will move the amendment.

Sri Alapati Venkatramayya:—Sir, I beg to move:

"In clause 16 sub-clause 1 (i), after the words ‘cease to reside’, the words ‘for a period of more than six months’ shall be inserted.”

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

"In clause 16 sub-clause 1 (i), after the words ‘cease to reside’, the words ‘for a period of more than six months, shall be inserted.”

The amendment was adopted.

Mr. Speaker:—The question is:

"That clause 16, as amended, do stand part of the Bill.

The motion was adopted. Clause 16, as amended was added to the Bill.

CLAUSE 17.

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

"Add the following at the end of sub-clause ( ) of Clause 17:

‘If an appeal is not presented to the High Court with in
a period of 30 days from the date of such decision’.

“In sub-clause (3) of clause 17 after the word ‘decision insert the words ‘of the District Judge or High Court’.”

Mr. Speaker:—Amendment moved.

Sri A. Venkateswar Rao:—Here this is with regard to deciding the question of disqualification. It is true that the District Judge should be the authority to decide all such questions. My amendment is that there must be a provision for appeal to the High Court. It should not be that the order of the District Judge should be final. There must also be a provision for appeal and that must be to the High Court.

Sri P. V. Narasimha Rao:—There is no question of second appeal, Sir.
Mr. Speaker:—The question is:
"In sub-clause (3) of clause 17 after the word 'decision insert the words 'of the District Judge or High Court'.'"

The amendment was negatived.

Mr. Speaker:—The question is:
"That Clause 17 do stand part of the Bill,"

The motion was adopted.
Clause 17 was added to the Bill.

CLAUSES 18 and 19
Mr. Speaker:—The question is:
"That clauses 18 and 19 do stand part of the Bill"

The motion was adopted and Clauses 18 and 19 were added to the Bill.

CLAUSE 20

Sri Vavilala Gopalakrishnayya:—Sir, I beg to move
"In sub-clause (1) (a) of clause 20 for the words 'five year' substitute the words 'three years'."

"In sub-clause (1) (a) of clause 20 for the words 'five years' substitute the words 'one year'."

Mr. Speaker:—Amendment moved.

Sri P. Rajagopal Naidu:—Sir I beg to move:
"Delete sub-clause (1) (b) of clause 20."

Mr. Speaker:—Amendment moved.

Term 5 years of the election:—Term 5 years of the election
three years or seven years. Any public officer appointed on the recommendation of the Governor for a period of three years or one year shall be empowered to devote the whole or any part of his attention to his official duties.

One year or seven years:---One year or seven years as the case may be.

One year or seven years:---Socialism in Elections. Elections are the most vital and important and are the formative elements of the Socialism. Elections are very essential for the success of Socialism.

One year or seven years:---Malpractices in Elections are as follows.

One year or seven years:---Malpractices in Elections are as follows.

One year or seven years:---Malpractices in Elections are as follows.
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The Bill confers immunity on councillors from the liabilities of
direct franchise elect. The Bill provides for a direct franchise
House of Representatives. Councillors to be elected from
Municipalities. The Bill also provides for the election of
important body, Supreme Body. Municipalities and
chance. The Bill also provides for the election of
important body, Supreme Body. Municipalities and
powers. The Bill also provides for the election of
wards. The Bill also provides for the election of
amendment. The Bill also provides for the election of
 Educated voters.
The question is: "In sub-clause (1) (a) of clause 20 for the words 'five years' substitute the words 'three years'.”

The amendment was declared negatived.
A poll was demanded
The House then divided.
Ayes 36; Noes 90; Neutrals Nill.
The amendment was negatived.

Mr. Speaker:—The question is:

"In sub-clause (1) (a) of clause 20 for the words 'five years' substitute the words 'one year'."

"Delete sub-clause (1) (b) of clause 20."

The amendments were negatived.

Mr. Speaker:—The question is:

"That clause 20 do stand part of the Bill.

The motion was adopted. Clause 20 was added to the Bill."
CLAUSES 21 and 22.

Mr. Speaker:—The question is:
“That clauses 21 and 22 do stand part of the Bill.
The motion was adopted
Clauses 21 and 22 were added to the Bill.

CLAUSE 23.

Sri A. Sarveswara Rao:—Sir, I beg to move:
For sub-clause (1) of clause 23 substitute the following:
“The Chairman of a Municipality shall be elected directly by the electors of the entire municipality.”

Sri A. Sarveswara Rao:—Sir, I beg to move:
For sub-clauses (1) and (2) of clause 23 substitute the following:
“The first meeting of councillors to elect a Chairman and a Vice-Chairman shall be called on the next day on which the results of the ordinary election to the council have been published.”

Mr. Speaker:—Amendments moved.

Sri Vavilala Gopalakrishnayya:—Sir, I beg to move:
Add the words “for each year” at the end of sub-clauses (1) and (2).

Mr. Speaker:—Amendment moved.

Sri Tenneti Viswanatham:—Sir, I beg to move:
In sub-clause (2) of clause 23 for the words “fifteen days” substitute the words “twenty-four hours.”

Mr. Speaker:—Amendment moved.
Mr. Speaker:—Sir, I beg to move:

Renumber sub-clause (3) as sub-clause (4) and before the sub-clause as so renumbered, insert the following sub-clause:

(3) The aldermen and the ex-officio councillors shall not be entitled to participate in the meeting convened for the election of the Chairman or the Vice-Chairman.

Mr. Speaker:—Amendment moved.

Mr. Speaker:—Because he has to vote for the amendment.
Mr. Speaker:—Let us see what his position is.

Let us see what his position is.

accept problem solve
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Minimise the evils. Evils are not duty. They are 87 days ago. August 1964. The duty to minimise evils is duty. The important clause is 24 hours duty to minimise evils.

The important clause. The duty to minimise evils is duty. The important clause 24 hours duty to minimise evils. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty. The important clause is duty. The duty to minimise evils is duty.

accept
Mr. Speaker:—The question is:

For sub-clause (1) of Clause 23 substitute the following:

“The Chairman of the municipality shall be elected directly by the electors of the entire municipality.”

The amendment was declared negatived.

Shri A. Sarveswara Rao pressed for a division.

The House divided thus:

Ayes 37, Noes 86, Neutrals Nil.

The amendment was negatived.

Mr. Speaker:—The question is:

Add the words “for each year” at the end of sub-clauses (1) and (2)

The amendment was declared negatived.

Sri Vavilala Gopalakrishnayya pressed for a division.

The House divided thus:

Ayes 39: Noes 88, Neutrals Nil.

The amendment was negatived.

Mr. Speaker:—The question is:

For sub-clauses (1) and (2) of Clause 23 substitute the following:

“The first meeting of the councillors to elect a Chairman and a Vice-Chairman shall be called on the next day on which the results of the ordinary election to the council have been published.”

The amendment was negatived.
Mr. Speaker:—The question is:
In sub-clause (2) of Clause 23 for the words “fifteen days” substitute the words “twenty-four hours.”
The amendment was negatived.

Mr. Speaker:—The question is:
Renumber sub-clause (3) as sub-clause (4) and before the sub-clause as so renumbered, insert the following sub-clause:

“3. The aldermen and the ex-officio councillors shall not be entitled to participate in the meeting convened for the election of the Chairman or the vice-Chairman.”
The amendment was adopted.

Mr. Speaker:—The question is:
That Clause 23, as amended, do stand part of the Bill.
The Motion was adopted.
Clause 23, as amended, was added to the Bill.

CLAUSE 24.

Mr. Speaker:—The question is:
“That Clause 24 do stand part of the Bill”.
The motion was adopted.
Clause 24 was added to the Bill.

CLAUSE 25.

Shri P. Rajagopal Naidu:—Mr Speaker, Sir, I beg to move:

In sub-clause (1) of Clause 25 after the words “Vice-Chairman shall” insert the words “after giving notice of not less than seven clear days to the councillor.”

Mr Speaker:—Amendment moved.
Sri P. Rajagopal Naidu:—The meeting of the council for election of Chairman within fifteen days after giving notice of not less than seven clear days to the councillors. After giving notice of seven clear days to the councillors.

Mr. Speaker:—No, Sir.

In sub-clause (1) of Clause 25 after the words ‘Vice-Chairman shall’ insert the words ‘after giving notice of not less than seven clear days to the councillors.’

The amendment was negatived.

Mr. Speaker:—The question is:

“That clause 25 do stand part of the Bill.”

The motion was adopted.

Clause 25 was added to the Bill.

CLAUSES 26 and 27

Mr. Speaker:—The questions is:

“That Clauses 26 and 27 do stand part of the Bill.”

The motion was adopted.

Clauses 26 and 27 were added to the Bill.

CLAUSE 28

Shri A. Sarveswara Rao:—Mr. Speaker, Sir, I beg to move:

In sub-clause (4) of Clause 28 delete the words ‘whichever is earlier.’

Shri Tennesi Viswanatham:—Sir, I beg to move:

Delete Clause 28, and the words ‘executive committee wherever it occurs in the Act.’
Shri T. V. S. Chalapathi Rao:—Sir, I beg to move:
Add the following at the end of sub-clause (3) of Clause 28.

"The Election of the Executive Committee shall be held once in a year. The retiring Member is eligible for re-election."

Shri A. Venkateswara Rao:—Sir, I beg to move: Add the following as new sub-clause (7) of Clause 28:

"The Council may, with the prior approval of the Government, elect two more Committees consisting of not more than five members from among the councillors in accordance with the system of proportional representation by means of single transferable vote by secret ballot and assign the subjects as may be prescribed."

Mr. Speaker:—Amendments moved:

(1) 1. น apparent sensor :—ยงกุล, มีผู้ลงชื่อ จำนวนผู้ลงชื่อ

(2) 2. น apparent sensor :—ยงกุล, มีผู้ลงชื่อ จำนวนผู้ลงชื่อ

 whichever is earlier" as may be specified by the Government .......as well as 4—5 สามารถ นั้นหรื่

 whichever is earlier" as may be specified by the Government .......as well as 4—5 สามารถ นั้นหรื่
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Shri Tenneti Viswanatham:—Then, Sir, May I ask whether he can add a proviso: “Provided that this Clause will be in operation for a period of five years.

Shri. P. V. Narasimha Rao:—No, Sir. That will again make it more ineffective.

Shri. T. V. S. Chalapathi Rao (Vijayawada—South);—There is a slight verbal alteration in any amendment.

After the words ‘shall be held’ the words ‘once a year’ instead of “once in a year” That is for sub-clause (3).

Sri P. V. Narasimha Rao:—Yes, Sir. I want to clarify whichever is earlier is to be taken.
Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker :— The question is:

“that sub-clause (4) may be deleted and the other sub-clauses renumbered.”

The amendment was adopted.

Mr. Speaker :— The question is:

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

“The Election of the Executive Committee shall be held once a year. The retiring member is eligible for re-election.”

The amendment was adopted.

Sri A. Venkatarayamayya:—Sir, I beg to move:

To sub-clause (3) of clause 28 add the following proviso:

“Provided that the eldermen and the ex-officio councillors shall not be entitled to participate at such election.”
Mr. Speaker:—The question is:

"To sub-clause (3) of clause 28 add the following proviso:

"Provided that the aldermen and the ex-officio councillors shall not be entitled to participate at such election".

The amendment was adopted.

Mr. Speaker:—The question is:

Add the following sub-clause (7) of clause 28.

"The Council may, with the prior approval of the Government, elect two more committees consisting of not more than five members from among the councillors in accordance with the system of proportional representation by means of single transferable vote by secret ballot and assign the subjects as may be prescribed:"

The amendment was declared negatived.

Sri A. Venkateswara Rao pressed for a division.

The House divided thus: Ayes 40; Noes 83.

The amendment was negatived.

Mr. Speaker:—The question is:

Delete clause 28 and the words "Executive Committee" wherever they occur in the Act.

The amendment was negatived.

Mr. Speaker:—The question is:

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

The motion was adopted and clause 28 was added to the Bill.

CLAUSE 29.

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

Add the following as new sub-clause (6) of clause 29:

"The Secretary shall be subordinate to the council for the purposes of carrying the provisions of this Act."

Mr. Speaker:—Amendment moved.

My intention is that the Secretary should be subordinate to the Council and
the powers may be exercised by the Secretary. This is to avoid clash between the Secretary and the Chairman or the Council or the Executive Committee. The Secretary must be subordinate to the Council. The Council will delegate the powers to the Secretary.

Mr. Speaker:—The question is:

Add the following as new sub-clause (6) of Clause 29.

"The Secretary shall be subordinate to the council for the purposes of carrying the provisions of this Act."

The Amendment was negatived.

Mr. Speaker: The question is:

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

The motion was adopted and clause 29 was added to the Bill.

CLAUSE 30.

Provided that the Council shall not be entitled to exercise the powers or to perform the functions which are expressly assigned or under this Act or any other law to the Chairman, the executive committee or the Secretary.

So Sir, I beg to move:

Delete the words "or the Secretary" in the proviso to clause 30.

Add the following at the end of clause 30.
"The Council may confer upon the Secretary the powers of the Council to be exercised by him or to perform the functions which are expressly assigned to him.

Mr. Speaker:—Amendments moved.

Mr. Speaker:—The question is:

Delete the words "or the Secretary" in the proviso to clause 30.

The amendment was negatived.

Mr. Speaker:—The question is:

Add the following at the end of clause 30—

"The Council may confer upon the Secretary the powers of the Council to be exercised by him or to perform the functions which are expressly assigned to him."

The amendment was negatived.

Mr. Speaker:—The question is:

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

The motion was adopted and clause 30 was added to the Bill.

**CLAUSE 31.**

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

In clause 31 after the word "Council" insert the words "or any member of the council including the ex-officio member".

Mr. Speaker:—Amendment moved.

The Council may at any time require the Chairman to produce any document which is in his
custody. The Chairman shall comply with every such requisition unless in his opinion... compliance therewith would be prejudicial to the interests of the council or of the public in which case he shall make a decision in writing to that effect...”

There are ex-officio members. M. L. As. are ex-officio members. Ex-officio members will not be entitled to call for documents although they are M. L. As. of that part. All councillors whether they are entitled to call for documents is not clear. The power is given to the council. The Chairman may withhold certain documents saying that they are prejudicial to the interests of the council. What are the documents which are so confidential and which are prejudicial to the interests of the Council. It is not the Secretariat or the Central Government where there are secret documents. The Chairman will be stating that these are the secret documents and that they cannot be shown. In these circumstances the Government should consider that all the Councillors should have access to all the records whenever they demand and whenever they request the Chairman.
Consequential to such rules as may be made by the Government in this behalf every councillor shall have the right to move resolution etc., Subject to such rules prescribe a category of documents confidential prejudicial to the public interest redraft.

In clause 31 after the word “council” insert the words “or any member of the Council including the ex-officio member”.

The amendment was negatived.

Mr. Speaker:—The question is:

That clause 31 do stand part of the Bill.

The motion was adopted and clause 31 was added to the Bill.

CLASSES 32 to 33.

Mr. Speaker:—The question is:

That clauses 32 and 33 do stand part of the Bill.

The motion was adopted. Clauses 32 and 33 were added to the Bill.
CLAUSE 34.

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

In sub-clause (4) of clause 34 after the words "The Council shall" insert the word "Panchayat Samithi in the case of third or second grade municipality and in other grade of Municipalities."

Mr. Speaker:—Amendment moved.

[Speech in Telugu]

Mr. Speaker:—Second grade, Third grade. Second grade... independent status... statistics implication... subject to review... Statistical purposes...
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Sri P. V. Narasimha Rao:—What else can it mean. The idea is that Zilla Parishads is in charge of preparing certain reports regarding the whole district. We want that the whole information regarding municipality should be given to the Zilla Parishad and that part of the information which is required by the Zilla Parishad. Effective portion for information may be added.

Sri P. V. Narasimha Rao:—The Council shall furnish to the Zilla Parishad concerned such information relating to the plan schemes of the municipality as may, from time to time be required by the Zilla Parishad. Information may be added.

Sri P. V. Narasimha Rao:—Municipality status compel Statistical officer may ask.
Mr. Speaker :—The question is :—

"That Clause 34 do stand part of the Bill".

The motion was adopted and Clause 34 was added to the Bill.

CLAUSES 35 and 36

Mr. Speaker :—The question is

"That Clauses 35 and 36 do stand part of the Bill".

The motion was adopted and Clauses 35 and 36 was added to the Bill.

CLAUSE 37

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

"Delete sub–clauses (2) and (3) of clause 37"

Mr. Speaker :—Amendment moved.
The Council shall keep all such vacant lands free from encumbrances and shall restore the possession or control of any such land to the Government free of cost whenever it is required by the Government for their use or for any public purpose.

The Council shall

(a) construct or permit the construction of any building or other structure on any such vacant land

(b) use or permit the use of such vacant land for any permanent purpose.

The amendment was negatived.

Mr. Speaker:—The question is:

Delete sub-clauses (2) and (3) of Clause 37.

The amendment was negatived.

Mr. Speaker:—The question is: “That Clause 37 do stand part of the Bill”.

The motion was adopted and Clause 37 was added to the Bill.
CLAUSES 38 to 42

Mr. Speaker:—The question is:

"That Clauses 38 to 42 do stand part of the Bill".

The motion was adopted and Clauses 38 to 42 was added to the Bill,

CLAUSE 43

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

Add the following at the end of sub-clause(1) of clause 43:

"To any other agency export the executive committe"

Mr. Speaker:—Amendment moved.

Sri A. Venkateswara Rao:—Clause 43 (1) says:

"The power of making on behalf of the council every contract whereof the value or amount does not exceed ten thousand rupees, shall be exercised by the executive committee and the council shall not exercise or delegate the power of making such contract."

How was this drafted?

"whereof the value or amount does not exceed ten thousand rupees" It is incomplete sentence. At the end, it must be ‘to any other agency”

Sri P. V. Narasimharao:—It shall not be delegated to anyone ‘means’ to any other agency.

The clause says: “The power of making on behalf of the council every contract whereof the value or amount does not exceed ten thousand rupees, shall be exercised by the executive committee”. The next portion ‘and the council shall not exercise or delegate the power of making such contract’ is not necessary.
Sri P. V. Narasimha Rao :— I have no objection for deleting that portion. It is only for making it clearer it is provided. The words ‘and the council shall not exercise or delegate the power of making such contracts’ may be omitted.

I am moving the amendment now, Sir, with your permission:

"Delete the words ‘and the council shall not exercise or delegate the power of making such contracts, at the end of sub-clause (1) of clause 43’"

Mr. Speaker :— Amendment moved.

Sri A. Venkateswara Rao :— Sir, I beg leave of the House to withdraw my amendment.

The amendment of Sri A. Venkateswara Rao was by leave of the House, withdrawn.

Mr. Speaker :— The question is:

"Delete the words ‘and the council shall not exercise or delegate the power of making such contracts’ at the end of sub-clause (1) of Clause 43."

The amendment was adopted.

Mr. Speaker :— The question is:

"That Clause 43, as amended, do stand part of the Bill."

The motion was adopted.

Clause 43, as amended, was added to the Bill.

CLAUSE 44

Mr. Speaker :— The question is:

"That Clause 44 do stand part of the Bill."
The motion was adopted.
Clause 44 was added to the Bill.

CLAUSE 45

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

"In sub-clause (1) of clause 45 for the words 'five hundred rupees' substitute the words 'one hundred rupees.'"

Mr Speaker:—Amendment moved

Sri A. Venkateswara Rao:— Clause 45 (1) says: "Every contract made by, or on behalf of a council, whereof the value or amount exceeds five hundred rupees shall be in writing and except in the case of contracts made under the provisions of sub-section (3) of section 43, shall be signed by the chairman.

Mr. Speaker:— The question is:

"In sub-clause (1) of clause 45, for the words 'five hundred rupees' substitute the words one hundred rupees.'"

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.

CLAUSE 46

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

"Add the following as sub-clause (1) (a) of clause 46.

"A motion expressing want of confidence in the councillor may be made by the electors of his ward in accordance with the procedure prescribed."
Sri P. Rajagopala Naidu:— Sir, I beg to move:

"In sub-clause (2) of clause 46 for the words ‘Revenue Divisional Officer’ substitute the words ‘the Collector in the case of Special and Grade I municipalities and to the Revenue Divisional Officer in the case of other municipalities.’"

"In sub-clause (2) of clause 46 for the words ‘The Revenue Divisional Officer’ substitute the words ‘the Collector or the Revenue Divisional Officer at the case may be.’"

"In sub-clause (3) of clause 46 for the words ‘thirty days’ substitute the words ‘ten days.’"

"In the explanation to sub-clause (3) of clause 46 for the words ‘thirty days’ substitute the words ‘ten days’"

"In sub-clause (5) of clause 46 for the words fifteen days’ substitute the words ‘ten days’.

"In sub-clause (14) of clause 46 for the words ‘six months’ substitute the words ‘one year’.

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

"In sub-clause (12) of clause 46 for the words ‘two-thirds’ substitute the words ‘simple majority’.

"In sub-clause (12) of clause 46 for the words ‘two-thirds’ substitute the words ‘three-fifths.’"

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

"In sub-clause (2) of clause 46 for the words ‘not less than one-half of the sanctioned strength’ substitute the word ‘one-third of the strength on the roll.’"

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

"In the explanation to sub-clause (3) of clause 46, substitute the following:

...
"In the determination of two-thirds of elected council under this section any fraction arrived at shall be ignored."

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

"Delete sub-clause (4) of clause 46."

"In sub-clause (5) of clause 46 after the words ‘Preside’ insert the word ‘beyond its control.’

"In sub-clause (4) of clause 46 for the words ‘two-thirds’ substitute the words ‘simple majority’."

"Delete the explanation in sub-clause (12) of clause 46."

Mr. Speaker:—Amendments moved.

Within half-an-hour if the R. D. O. is not present at the meeting, the meeting shall stand to be adjourned to a date to be appointed by him under sub-clause (5). It is not known how sub-clause (5) has been drafted. It says: (5) If the Revenue Divisional Officer is unable to preside at the meeting he may, after recording
his reasons in writing, adjourn the meeting to such other
date as he may appoint. The date so appointed by him
shall not be later than fifteen days from the date fixed for
the meeting under sub-section (3). If the R. D. O. is unable to
preside at the meeting. After fixing a time and date he may adjourn
the meeting, he may after recording his reasons adjourn
the meeting. Sub-section (5) 3r. When he is un-
able to preside at the meeting, he may adjourn
the meeting. After he fixed a date and time, when will he come
to know that he will not preside over the meeting. Sir,
these are irrelevant and they must be deleted.
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No confidence motion

R. D. O. says — Special and 1st Grade Municipalities are excluded from the ambit of this Bill.

Election authorities are required to launch special elections.

Special Grade I election grade selection grade election.

Sub-section (3) requires the election authorities to declare the election.

Sub-clause (14) says:

"No notice of a motion under this section shall be made within six months of the assumption of office by a Chairman or Vice-Chairman, as the case may be.'

In the determination of two-thirds of the elected council under this section, any fraction arrived at shall be
construed as one. ‘It shall be construed as one’ shall be ignored. Wherever the words ‘Revenue Divisional Officer’ occurs it will be either ‘Collector or the Revenue Divisional Officer, as the case may be.’

I am prepared to give another amendment substituting ‘one year’ for the words ‘six months’ in clause 14 of clause 46.

I beg to move:

In sub-clause (2), for the words “to the Revenue Divisional Officer”, the following words shall be substituted, namely:

“to the District Collector in the case of a special or selection grade municipality, or to the Revenue Divisional Officer in the case of any other municipality;

In sub-clauses (3) to (12), for the words “the Revenue Divisional Officer’ wherever they occur, the words “the District Collector or the Revenue Divisional Officer, as the case may be,” shall be substituted;

(3) In sub-clause (14), for the words “six months” the words “one year” shall be substituted.

Mr. Speaker:—Amendments moved.
Sri P. V. Narasimha Rao:—That cannot be allowed. It is expected that an officer who is to preside at the meeting after he has fixed time, place and date, will certainly turn up. But for any unforeseen reason if he does not turn up, we do not know that somebody else may be elected as temporary Chairman and that would create all sorts of complications.

Mr. Speaker:—Supposing one R. D. O. has got some interest or if he wants to do intentionally some mischief he can do it.

Sri P. V. Narasimha Rao:—If he is intentionally avoiding to come or if he has got something animus, it is a question that has to be tackled on administrative plane. If for any reason he fails to turn up and somebody else is elected a Temporary Chairman and elections are conducted, you can imagine how many complications it would lead to. That is why we want this. The Collector or the Revenue Divisional Officer is a fairly senior officer and he fixes the date and time.
shall preside at such meeting; if within half-an-hour for any sufficient reason and beyond his control......’ There is no reason. How can it be like that?

Mr. Speaker:— Due to circumstances beyond his control.

Sri P. V. Narasimha Rao:— That is exactly the intention.

Sir, I beg to move:

In sub-clause (5), after the words “preside at the meeting”, the words “due to the circumstances beyond his control” shall be inserted.

Mr. Speaker:—Amendment moved.

Mr. Speaker:—Supposing there is an accident when he is going to the office or if he is prevented...

Sri P. V. Narasimha Rao:—We cannot enumerate all the circumstances which are beyond the control of an officer.

Sri Tennei Viswanatham:—You can ‘say’ due to accident beyond his control and you don’t say ‘for reasons beyond his control’.
Mr. Speaker:— Due to circumstances beyond his control.

Sri Tenneti Viswanatham:— Circumstances out of his control?

Mr. Speaker:— How can we enumerate the reasons? He may fall sick or he may lose his consciousness.

Sri Tenneti Viswanatham:— We can say ‘sickness or any uncontrollable illness.’

Mr. Speaker:— ‘Due to circumstances beyond his control’ means ‘due to reasons which are not within his powers’.

Sri K. Brahmananda Reddy:— That will never do and that will never come under what the hon. Member says.

Mr. Speaker:— The question is:

“Add the following as sub clause 1 (a) of clause 46:

‘A motion expressing want of confidence in the councillor may be made by the electors of his ward in accordance with the procedure prescribed.’

The amendment was declared negatived.


The House divided: Ayes 46: Noes 89

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

(117) "In sub-clause (2) of clause 46 for the words 'not less than one half of the sanctioned strength' substitute the word 'one third of the strength on the roll.'"

The amendment was negatived.

Mr. Speaker :— The question is:

"In sub-clause (2) of clause 46 for the words 'Revenue Divisional Officer' substitute the words 'the Collector in the case of Special and Grade I Municipalities and to the Revenue Divisional Officer in the case of other municipalities.'"

The amendment was negatived.

Mr. Speaker :— The question is:

"In sub-clause (2) of clause 46 for the words 'The Revenue Divisional Officer' substitute the words 'the Collector or the Revenue Divisional Officer as the case may be.'"

The amendment was negatived.

Mr. Speaker :— The question is:

"In sub-clause (3) of clause 46 for the words 'thirty days' substitute the words 'ten days'."

The amendment was negatived.

Mr. Speaker :— The question is:

"In the explanation to sub-clause (3) of clause 46 for the words 'thirty days' substitute the words 'ten days'."

The amendment was negatived.

Mr. Speaker :— The question is:

"In the explanation to sub-clause (3) of clause 46 substitute the following:
In the determination of two-thirds of elected council under this section any fraction arrived at shall be ignored.”

The amendment was negatived.

Mr. Speaker:—The question is:
“Delete sub-clause (4) of clause 46, ”

The amendment was negatived.

Mr. Speaker:—They are giving an amendment.

Mr. Speaker:—Not necessary.

Mr. Speaker:—The question is:

“In sub-clause (5) of clause 46 for the words ‘fifteen days’ substitute the words ‘ten days’.”

The amendment was negatived.

Mr. Speaker:—The question is:

“In sub-clause (5) of clause 46 for the words ‘two-thirds’ substitute the words ‘simple majority’.”

The amendment was declared negatived.

Sri A. Venkateswara Rao demanded a poll and the House divided.

Ayes: 47 Nos: 91

The amendment was negatived.

Mr. Speaker:—The question is:

“In sub-clause (12) of clause 46 for the words ‘two-thirds’ substitute the words ‘simple majority’.”

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

"In sub-clause (12) of clause 46 for the words ‘two-thirds’ substitute the words ‘three fifths’.”

The amendment was negatived.

Mr. Speaker:—The question is:

"Delete the explanation in sub-clause (12) of clause 46.

The amendment was negatived.

Sri P. Rajagopala Naidu:—In view of a similar amendment to sub-clause 14, by Government, I do not press my amendment—

"In sub-clause (14) of clause 46 for the words ‘six months’ substitute the words ‘one year.’"

Mr. Speaker:—Now there are amendments given notice of by the Government for clause 46. I shall put them to vote.

The question is:—

In sub-clause (2) for the words “to the Revenue Divisional Officer”, the following words shall be substituted, namely:—

"to the District Collector in the case of a special or selection grade municipality, or to the Revenue Divisional Officer in the case of any other municipality’’;

The amendment was adopted

Mr. Speaker:—The question is

In sub-clauses (3) to (12), for the words “the Revenue Divisional Officer” wherever they occur, the words “the District Collector or the Revenue Divisional Officer, as the case may be,” shall be substituted;

The amendment was adopted

Mr. Speaker:—The question is

"In sub-clause (5) after the words ‘preside at the meeting’, the words ‘due to circumstances beyond his control’ shall be inserted.”

The amendment was adopted.

Mr. Speaker:—The question is:—
“In sub-clause (14, for the words ‘six months’ the words ‘one year’ shall be substituted.”

The amendment was adopted.

Mr. Speaker :—The question is:

“That Clause 46, as amended, do stand part of the Bill.

The motion was adopted.

Clause 46, as amended, was added to the Bill

Clause 47

Mr. Speaker :—There are two amendments given notice of by Sri A. Venkateswara Rao and Sri K. L. Narasimha Rao.

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

“Add the following at the end of sub-clause (1) (a) of clause 47.

“Within one month from the date of his election”

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

“Add the following as sub-clause (1) (e) of clause 47. ‘Failure to make arrangements as mentioned in clause (a) he shall cease to be Chairman.”

Mr. Speaker :—Amendments moved.

Sri A. Venkateswara Rao :—The Chairman shall make arrangements for the election of the vice-chairman and the executive committee within one month.

Mr. Speaker :—So, you are not pressing?

Sri A. Venkateswara Rao :—Yes, Sir, I beg to withdraw my amendments,
The amendments were by leave of the House, with drewe

Mr. Speaker:—Now the question is:

“That Clause 47 do stand part of the Bill.”

The motion was adopted.

Clause 47 was added to the Bill.

CLAUSE 48.

Mr. Speaker:—There are two amendments.

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

“In clause 48 after the words ‘municipal administration’ add the words ‘not exceeding Rs. 500/-’ and delete items (i), (ii), and (iii).”

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

“Add the words ‘per annum’ at the end of items (i), (ii) and (iii).”

Mr. Speaker:—Amendments moved.

Sri P. Rajgopal Naidu:—“In the case of second grade or third grade municipality— not exceeding two hundred and fifty rupees.” Within what period? Amend within what period specify Rs. 250/- to Rs. 1,000 per annum. Within what period specify Rs. 250/- per annum. In each case what period? Amend within what period—specify Rs. 250/- Rs. 1,000 per annum. Within what period—specify Rs. 250/- Rs. 1,000 per annum. Amendment moved.

Mr. Speaker:—In view of clause 49 the clause 48 may be amended.
Mr. Speaker:—You are not accepting?

(No answer)

Mr. Speaker:—The question is:

"In Clause 48 after the words 'municipal administration add the words 'not exceeding Rs. 500/-' and and delete items (i), (ii) and (iii)."

The amendment was negatived.

Mr. Speaker:—The question is:

"Add the words 'per annum' at the end of item (i), (ii) and (iii)."

The amendment was negatived.

Mr. Speaker:—The question is:

"That Clause 48 do stand part of the Bill."

The motion was adopted.

Clause 48 was added to the Bill.
CLAUSES 49 to 51.

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

The question is:

"That Clauses 49 to 51 do stand part of the Bill.

The motion was adopted.

Clauses 49 to 51 were added to the Bill.

CLAUSE 52.

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

"In sub-clause (2) of clause 52 for the words 'he believes' substitute the words 'there are sufficient reasons to believe'.'"

"In sub-clause (4) of clause 52, for the word 'believes' substitute the word 'has sufficient reason to believe'.'"

"In sub-clause (4) of clause 52 delete the word 'if motion to that effect be carried'.'"

"In sub-clause (4) of clause 52 for the words 'absent himself from' substitute the words 'not preside over'.'"

Mr. Speaker:—Amendments moved.

The Chairman may prohibit any councillor from voting or taking part in the discussion of any matter which he believes—because he has got some interest in the matter; so he cannot take part in the voting. Because he says, I believe that he has got some interest in the matter; and that should not be like that. For reasons to be recorded—believes and omnibus.
If any councillor present in the meeting believes that the Chairman has any such personal or pecuniary interest in any matter under discussion, the Chairman shall, if a motion to that effect be carried he must show some reasons and if there are some reasons naturally he will be deemed to have some interest; then he should not participate in the meeting. He must absent himself from the meeting after discussion If the Chairman has got any interest in the matter for which discussion is going to take place, then he should not be absent, but he should not preside over the meeting and if the member believes— If the member shows some reason that he has not some interest then the Chairman shall not prohibit. Similarly, if a member has got interest in the matter under discussion, then the Chairman must show him reasons and then he must disallow.

Mr. Speaker: Are you going to accept?

Sri P. V. Narasimha Rao: -- No.

(Mr. Deputy Speaker in the Chair)

Sri P. V. Narasimha Rao:— In order to meet their point, we are prepared to go one step further and say “Just believe such councillors” sufficient reasons

for reasons to be recorded”
Mr. Deputy Speaker:—You are not pressing then.

Sri P. V. Narasimha Rao:—There is sufficient safeguard.

Mr. Deputy Speaker:—You are not pressing for your amendment.

Mr. Deputy Speaker:—In the mean while we shall go to amendment No. 126, by the time it is worded

Sri P. V. Narasimha Rao:—If it is possible, I will read out. It will read like this.

"The chairman may prohibit any councillor from voting or taking part in the discussion of any matter, if, for reasons to be recorded in writing, he believes such councillor to have such interest........."

I beg to move:

"In sub-clause (2) for the Words in which he believes the words 'in which he for reasons to be recorded in writing, believes' shall be substituted"
In view of this, I hope the members do not press their amendments.

*Mr. Deputy Speaker*:— Amendment moved. I shall put the amendments to vote.

The question is:

"In sub-clause (2) of Clause 52 for the words "he believes" substitute the words there are sufficient reasons to believe"

In sub-clause (4) of Clause 52 for the word "believes" substitute the word "has sufficient reason to believe"

In sub-clause (4) of Clause 52 delete the words "If a motion to that effect be carried"

In sub-clause (4) of Clause 52 for the words "absent himself from" substitute the words "nor preside over"

The amendments were negatived

*Mr. Deputy Speaker*:— I shall now put the Government amendment to vote.

The question is:

"In sub clause (2) for the words 'in which he believes the words 'in which he, for reasons to be recorded in writing, believes' shall be substituted.'"

The amendment was adopted.

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

"That Clause 52, as amended, do stand part of the Bill."

The motion was adopted.

Clause 52, as amended, was added to the Bill.

**CLAUSE 53**

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

"Delete the proviso in clause 53."

*Mr. Deputy Speaker*:— Amendment moved.

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proviso that clause 58 proviso “Every councillor shall have access after giving reasonable notice to the Chairman. Supposing, he wants to see any document he must give reasonable time and also requisition. “Provided that the councillor shall not have access to such records of the municipality as are classified as confidential or secret by the rules made by the Government in this behalf.” I think there are no such documents which can be prescribed by the Government as a confidential one as far as the municipalities are concerned.

confidential and regard documents classified as such. Councillors must have some access to ex-officio M. L. As. Members. According to the definition, an M. L. A. will not be entitled even for a document in the Municipality.

Select Committee after all those rules are coming to you. House etc. except for certain purposes the ex-officio councillors are also having the same right as other councillors.
Mr. Deputy 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

Mr. Deputy Speaker:—There is a Government amendment to this clause. There are also some amendments given notice of by members.

Sri P. V. Narasimha Rao:—Sir, I beg to move:
For clause 54, substitute the following:

“For any municipality the Government may, after consultation with the council, sanction out of the municipal fund, payment of honorarium to the Chairman and conveyance allowance to every councillor other than the Chairman, at such rates as may be prescribed.”

Mr. Deputy Speaker:—Amendment moved.

Sri P. Rajagopal Naidu:—Sir, I beg to move:
“Delete clause 54.”

Sri A. Sarveswara Rao:—Sir, I beg to move:
“For sub-clause (1) of clause 54 substitute the following:

There shall be paid to the Chairman honorarium at such rate as may be fixed by the council from time to time not exceeding Rs. 100/- per mensem in respect of a third grade municipality, Rs. 150/- per mensem in respect of second grade municipality, Rs. 200/- per mensem in respect of a first grade or special grade municipality and Rs. 250/- in respect of a selection grade municipality.”
Sri A. Venkateswara Rao:—Sir, I beg to move:

“For sub-clause (1) of clause 54 substitute the following:

‘There shall be paid to the Chairman honorarium at the following rates—

Third or second grade municipality Rs. 100/-
First grade Rs. 150/-
Special or selection grade Rs. 200/- per mensem.’

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

“For sub-clause (1) of Clause 54, substitute the following:

‘There shall be paid to the Chairman honorarium at such rate as may be fixed by the council from time to time not exceeding Rs. 100/- per mensem in respect of a third grade municipality, Rs. 200/- per mensem in respect of a first grade or special grade municipality and Rs. 250/- in respect of a selection grade municipality.’

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

‘Add the following proviso at the end of sub-clause 2 of Clause 54:

‘Provided the Councillor shall attend any meeting of the council or the Executive Committee held in a month.’”

Mr. Deputy Speaker:—Amendments moved.

' ii: 2. ‘Other than the Chairman’:
'this is ‘Not exceeding’ and ‘Not exceeding’ ‘Not exceeding’ in the special or selection grade term so on.’

'ii: 3. ‘Provided’:
‘All the same as they are.”

'iii: 4. “Councillor”:
‘It is the same as the reference.”

'iv: 5. “municipality”:
‘It is the same as the reference.”

'v: 6. “term”:
‘It is the same as the reference.”

'vi: 7. “held in a month”:
‘It is the same as the reference.”

'vii: 8. “any meeting of the council or the Executive Committee”:
‘It is the same as the reference.”
Not exceeding a particular figure.

Chairman (to Councillors) — Not exceeding a particular figure, not exceeding a particular figure. Not exceeding a particular figure. Councillors consult each other. "not exceeding" the 10th.

Chairman (to Councillors) — Not exceeding a particular figure. Councillors consult each other. "not exceeding" the 10th.

Chairman (to Councillors) — Not exceeding a particular figure. Councillors consult each other. "not exceeding" the 10th.

Chairman (to Councillors) — Not exceeding a particular figure. Councillors consult each other. "not exceeding" the 10th.

Sri P. V. Narasimha Rao: — It is an entirely new clause which replaces the clause that existed before. In
this new clause, we had given powers to the Government to fix the honorarium to the Chairman and conveyance allowance to members other than the Chairman.

Mr. Deputy Speaker:— Conveyance allowance for him is not allowed?

Sri P. V. Narasimha Rao:—No.

Mr. Deputy Speaker:— “For any municipality the Government may, after consultation with the council, sanction out of the municipal fund; payment of honorarium to the Chairman and conveyance allowance to every councillor other than the Chairman at such rates as may be prescribed.”
CLAUSE 54.

Mr. Deputy Speaker: The House now stands adjourned to meet again at 4 p.m. today.

The House then adjourned till Four of the Clock.
The House re-assembled at Four of the Clock.

(Mr. Deputy Speaker in the Chair).
Naturally, it must be referred to the Governor.

Mr. Deputy Speaker: — I shall put the amendment No. 55 to vote.
The question is:

"For sub-clause (1) of clause 54 substitute the following:

'There shall be paid to the Chairman honorarium at such rate as may be fixed by the Council from time to time, not exceeding Rs. 100/- per mensem in respect of a third grade municipality, Rs. 150/- per mensem in respect of a second grade municipality, Rs. 200/- per mensem in respect of a first grade or special grade municipality and Rs. 250/- in respect of a selection grade municipality.

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"For sub-clause (1) of Clause 54 substitute the following:—

'There shall be paid to the Chairman honorarium at such rate as may be fixed by the council from time to time not exceeding Rs. 100/- per mensem in respect of a third grade municipality, Rs. 200/- per mensem in respect of a first grade or special grade municipality and Rs. 250/- in respect of a selection grade municipality.'"

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"Add the following proviso at the end of sub-clause (2) of Clause 54:

'Provided the Councillor shall attend any meeting of the council or the Executive Committee held in a month.'"

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"Delete clause 54.”.

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

For sub-clause (1) of clause 54 substitute the following:
There shall be paid to the chairman honorarium at the following rates:

- Third or second grade municipality: Rs. 100/-
- First grade: Rs. 150/-
- Special or selection grade: Rs. 200/-

The amendment was negatived.

Mr. Deputy Speaker:—I shall put Government's amendment to vote. The question is:

"For clause 54 substitute the following:

54. Payment of Honorarium to Chairman and conveyance allowance to councillors.

For any municipality the Government may, after consultation with the council, sanction out of the municipal fund, payment of honorarium to the Chairman and conveyance allowance to every councillor other than the Chairman, at such rates as may be prescribed."

The amendment was adopted.

Mr. Deputy Speaker:—The question is:

"That Clause 54, as amended, do stand part of the Bill."

The motion was adopted.

Clause 54 was added to the Bill.

CLAUSES 55 to 58

Mr. Deputy Speaker:—The question is:

"That Clauses 55 to 58 do stand part of the Bill."

The motion was adopted.

Clauses 55 to 58 were added to the Bill.

CLAUSE 59

Sri T. Viswanatham:—Sir, I beg to move:

"For clause 59 substitute the following:

'The Government shall constitute a municipal judicial tribunal presided over by a senior district judge.'

Mr. Deputy Speaker:—Amendment moved.
Sri A. Sarveswara Rao:—I beg to move:

"In sub-clause (1) of Clause 59 delete the words 'either \textit{suo motu} or'"

Sri V. Satyanarayana:—Sir, I beg to move:

‘In sub-clause (1) of clause 59 delete the words ‘either \textit{suo motu}'

Mr. Deputy Speaker:—Amendments moved.
may cancel any resolution passed, order issued, or licence premission granted, or...prohibit the doing of any act which is about to be done or is being done, in pursuance or under colour of this Act......
Mr Deputy Speaker:—He has not accepted.

Mr. Deputy Speaker:—The question is:

"In sub-clause (1) of clause 59 delete the words 'either suo moto or'."

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"In sub-clause (1) of clause 59 delete the words 'either suo motu',"
The amendment was declared negatived.
Sri A. Venkateswara Rao pressed for a division.
The House divided:
Ayes: 24; Noes: 51; Neutrals: 1.
The amendment was negatived.

Mr. Deputy Speaker:—The question is:
“For clause 59 substitute the following:
‘The Government shall constitute a municipal judicial tribunal presided over by a senior district judge’.”
The amendment was negatived.

Mr. Deputy 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 Tummala Viswanatham:—I beg to move:
“For clause 60 substitute the following:

(a) If in the opinion of atleast seven municipal councillors in the case of First and Special grade municipalities or three municipal councillors in the case of other municipalities, the administration of municipality is oppressive or unfair or is in violation statutory provisions they may apply to the municipal judicial tribunal which shall decide the application; if the application is allowed, the order of the court shall be enforced as a decree of the court.

(b) Provisions of civil procedure code shall apply to the hearing and disposal of applications.”

Mr. Deputy Speaker:—Amendment moved.
Sri A. Venkateswara Rao:—Sir, I beg to move:

"Delete Clause 60"

Mr. Deputy Speaker:—Amendment moved.

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

"In sub-clause (1) of clause 60 for the words: 'wilfully omits...... issued thereunder', substitute the words: 'is responsible for mismanagement or misapplication or misappropriation of municipal funds'."

Mr. Deputy Speaker:—Amendment moved.

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

"In sub-clause (3) of clause 60 for the words 'election' substitute the words 're-election'."

Mr. Deputy Speaker:—Amendment moved.

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

Add the following at the end of sub-clause (3) of clause 60:

'or the expiry of six months from the date of the removal whichever is earlier'.

Mr. Deputy Speaker:—Amendment moved.

They may remove any Chairman like a piece of soiled cloth.
who in their opinion wilfully omits or refuses to carry out or disobeys the provisions of this Act or any rules, by-laws, regulations or lawful orders issued..."
Government Bill: The Andhra Pradesh Municipalities Bill 1964

11th July, 1964 221.

...

I. Section 460:

One of the major provisions of this bill is that a municipality shall consist of an area which has a population of not less than 30,000 and a revenue of not less than Rs. 60,000.

II. Section 461:

Another vital section of this bill is that no person shall be eligible to be an elected member of a municipality unless he has resided in the area for a period of 3 years immediately preceding the date of the election.
The question is:

“In sub-clause (1) of clause 60 for the words ‘wilfully omits... issued thereunder.’, substitute the words ‘is responsible for, mismanagement or misapplication or misappropriation of municipal funds.’”

The amendment was negatived.

The question is:

“In sub-clause (3) of clause 60 for the word ‘election substitute the word ‘reelection’.”

The amendment was negatived.

The question is:

“Add the following at the end of sub-clause (3) of clause 60:

‘or the expiry of six months from the date of the removal whichever is earlier’.”

The amendment was negatived.

The question is:
For clause 60 substitute the following:

(a) If in the opinion of at least seven municipal councillors in the case of First and Special grade municipalities or three municipal councillors in the case of other municipalities, the administration of the municipality is oppressive or unfair or is in violation of statutory provisions they may apply to the municipal judicial tribunal which shall decide the application; if the application is allowed, the order of the court shall be enforced as a decree of the court.

(b) Provisions of civil procedure code shall apply to the hearing and disposal of the applications."

The amendment was negatived.

Mr. Deputy Speaker:— The question is: “Delete clause 60”.
The amendment was negatived.

Mr. Deputy Speaker:— The question is: “That clause 60 do stand part of the Bill”.
The motion was declared to have been adopted.

Sri K. L. Narasimha Rao pressed for a division.

The House divided:

Ayes: 52; Noes: 22; Neutrals: Nil.
The motion was adopted.
Clause 60 was added to the Bill.

CLAUSE 61.

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

1. In sub-clause (1) of clause 61 delete the words: ‘may and’.
In sub-clause (1) of clause 61 for the words ‘votes of not less than two-thirds of the strength’ substitute the words ‘simple majority vote’.

Delete the proviso in sub-clause (1) of clause 61?

In sub-clause (2) for the words ‘one year’ substitute the words ‘two years’.

Mr. Deputy Speaker:—Amendments moved.

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

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

Mr. Deputy Speaker:—Amendment moved.

Sri Tenmeti Viswanatham:—Sir, I beg to move:

“Delete clause 61”

Mr. Deputy Speaker:—Amendment moved.

......recommended by a resolution of the council passed at a special meeting called for the purpose and supported by votes of not less than two-thirds of the strength of the council as on the date of the meeting...

Government has power to dissolve executive committee

......

11th July, 1964

Sri P. V. Narasimha Rao:—It has to work from day to day. It has to work from day to day. It has to work from day to day. It has to work from day to day. It has to work from day to day.
226 11th July, 1964  
Government Bill: The Andhra Pradesh Municipalities Bill 1964

Sri Pillalamarri Venkateswarlu:—The Government ‘may and’ the Executive Committee. 2/3 votes of 2/3 of the strength. It is a lawless law. Wilfully refuses to obey the directions of the Government.

Sri Tenneti Viswanatham:—If in the opinion of the Government the Executive committee is not competent to perform 2/3 of the strength. It is a lawless law. Wilfully refuses to obey the directions of the Government.

Mr. Deputy Speaker:—The question is:
In sub-clause (1) of clause 61 delete the words ‘may and’. The amendment was negatived.

Mr. Deputy Speaker:—The question is:
“In sub-clause (1) of clause 61 for the words ‘votes of not less than two-thirds of the strength, substitute the words’ simple majority vote’
The amendment was negatived.

Mr. Deputy Speaker:—The question is:
“Delete the proviso to sub clause (1) of clause 61,”
The amendment was negatived.

Mr. Deputy Speaker :—The question is :

In sub-clause (2) for the words 'one year' substitute the words 'two years'
The amendment was negatived.

Mr. Deputy Speaker :—The question is :

"Delete clause 61"
The amendment was negatived.

Mr. Deputy Speaker :—The question is :

"That clause 61 do stand part of the Bill"
The motion was declared to have been adopted.

Sri Pillalamarri Venkateswarlu pressed for a division.
The House divided:
Ayes : 52; Noes : 22 : Neutrals : Nil
The motion was adopted.

Clause 61 was added to the Bill.

CLAUSE 62

Sri A. Sarveswar Rao :—I beg to move:

1. In sub clause (1) of clause 62 for the words : 'two years' substitute the words 'six months'.
2. Delete sub-clause (2) of clause 62.

Mr. Deputy Speaker :—Amendments moved.

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

"Delete clause 62"

Mr. Deputy Speaker :—Amendment moved.

Sri Tenneti Viswanatham :—I beg to move :

"Delete clause 62"
Mr. Deputy Speaker:—Amendment moved.

Whether this Bill is a Bill for democratic rights or a slaughter house for democracy.
Government Bill: The Andhra Pradesh Municipalities Bill 1964

11th July, 1964

Ordinary formalities — worthless municipality shown.

opponents show notice of creditors. worthless municipality shown.

opponents show notice of creditors. worthless municipality shown.

Maintain deadlock.

Political pressures situation. long democratic pressures situation.

candidates contest.
Government Bill: The Andhra Pradesh Municipalities Bill 1964

11th July, 1964

Full exposure and decision required. The present Bill is an attempt to incorporate into the Constitution. The existing system of Municipalities is considered inadequate. It is proposed to substitute a new system of local government. The Bill envisages the establishment of new Municipalities in rural areas. The Bill also provides for the transfer of power from the State Government to the Municipalities. The Bill is expected to provide greater autonomy to the Municipalities.

Full exposure and decision required. The present Bill is an attempt to incorporate into the Constitution. The existing system of Municipalities is considered inadequate. It is proposed to substitute a new system of local government. The Bill envisages the establishment of new Municipalities in rural areas. The Bill also provides for the transfer of power from the State Government to the Municipalities. The Bill is expected to provide greater autonomy to the Municipalities.

11th July, 1964

Let democracy play its part. Let the wilful abuse of power be remedied by judicial tribunals. Abuse of power is no justification for amendment of the Constitution. Abuse of power should not be allowed to continue.

SIR A. P. PATRO

Sir A. P. Patro has moved that the Constitution be amended to provide for a judicial tribunal to deal with cases of abuse of power. The amendment has been moved in the context of pressures being brought to bear on the government. The amendment is necessary to ensure that the government does not abuse its power. The amendment will provide for a judicial tribunal to deal with cases of abuse of power. The amendment will also ensure that the government does not abuse its power.

The amendment has been moved in the context of pressures being brought to bear on the government. The amendment is necessary to ensure that the government does not abuse its power. The amendment will provide for a judicial tribunal to deal with cases of abuse of power. The amendment will also ensure that the government does not abuse its power.
Two years if found guilty of such a charge. Provided where the council has disobeyed an order issued under Section 59. The Government shall not be bound to follow the procedure laid down on the subsection.
Government Bill: The Andhra Pradesh Municipalities Bill 1964  

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the facts

dissolve
Government Bill: The Andhra Pradesh Municipalities Bill 1964

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Oppose the Bill. Let me, in an attempt to lay down the constitution of the Andhra Pradesh Municipalities, first consider the nature of a municipality and the powers vested in it. The constitution of a municipality is a matter of great importance, and we must not be hasty in passing a Bill of this nature without taking into consideration the powers and functions of a municipality.

The Bill, as introduced, is the result of an effort to supersede the opposition to such a Bill. The Bill is intended to create a new municipality, and its powers and functions must be considered carefully. The opposition to the Bill is based on the belief that the proposed municipality is not necessary and will not serve the purpose for which it was introduced.

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11th July, 1964

Sri Tenneti Viswanatham and the members of his party staged a walk out.

Local administration Ministers are in this way opposing the Local Administration so as to make it effective. Local administration Ministers are opposing the constitution so as to make it effective. Local administration Ministers are opposing the constitution so as to make it effective.
Mr. Speaker: The question is:
In sub-clause (1) of Clause 62 for the words "two years" substitute the words "six months".
The amendment was negatived.

Mr. Speaker: The question is:
Delete sub-clause (2) of Clause 62.
The amendment was negatived.

Mr. Speaker: The question is:
Delete Clause 62.
The amendment was negatived.

Mr. Speaker: 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.

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: The question is:
"That Clause 64 do stand part of the Bill."
The motion was adopted.
Clause 64 was added to the Bill.

CLAUSE 65.

Mr. Speaker: The question is:
"That Clause 65 do stand part of the Bill."
The motion was adopted.
Clause 65 was added to the Bill.
CLAUSE 66.

Mr. Speaker: The question is:
"That Clause 66 do stand part of the Bill."
The motion was adopted.
Clause 66 was added to the Bill.

CLAUSE 67.

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

CLAUSES 68 and 69.

Mr. Speaker: The question is:
"That Clauses 68 and 69 do stand part of the Bill."
The motion was adopted.
Clauses 68 and 69 were added to the Bill.

CLAUSE 70.

Mr. Speaker: The question is:
"That Clause 70 do stand part of the Bill."
The motion was adopted.
Clause 70 was added to the Bill.

CLAUSES 71 to 73.

Mr. Speaker: The question is:
"That Clauses 71 to 73 do stand part of the Bill."
The motion was adopted.
Clauses 71 to 73 were added to the Bill.

CLAUSE 74.

Shri T. V. S. Chalapathi Rao: Mr. Speaker: Sir
I beg to move:

In Clause 74 after the words “shall be made by the executive committe” insert the words “from a panel pr-
pared by a committee consisting of Director of Municipal Administration, concerned Head of the Department and the President of the Chamber of Municipal Chairman."

Mr. Speaker: Motion moved: (Pause)

Mr. Speaker: The question is:

In Clause 74 after the words "shall be made by the executive committee" insert the words "from a panel prepared by a committee consisting of Director of Municipal Administration, concerned Head of the Department and the President of the Chamber of Municipal Chairmen".

The amendment was adopted.

Mr. Speaker: The question is:

That Clause 74, as amended do stand part of the Bill.

The motion was adopted:

Clause 74, as amended was added to the Bill.

CLAUSE 75.

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.

CLAUSES 76 to 84.

Mr. Speaker: The question is:

That Clause 76 to 84 do stand part of the Bill.

The motion was adopted.

Clauses 76 to 84 were added to the Bill.

CLAUSE 85.

Sri T. V. S. Chalapathi Rao:—Mr. Speaker, I beg to move:

In sub-clause (2) (b) of clause 85 after the words "such lands or buildings or both" insert the words "and or such graded basis".
Mr. Speaker:—Amendment moved.
(Pause)
Mr. Speaker:—The question is:
In sub-clause (2) (b) of clause 85 after the words "such lands or buildings or both" insert the words "and or such graded basis."

The motion was adopted.
Mr. Speaker:—The question is:
"That clause 85, as, amended do stand part of the Bill."
The motion was adopted.
Clause 85 as amended was added to the Bill.

CLAUSE 86.

Mr. Speaker:—The question is:
"That clause 86 do stand part of the Bill."
The motion was adopted.
Clause 86 was added to the Bill.

CLAUSE 87.

Mr. Speaker:—The question is:
"That clause 87 do stand part of the Bill."
The motion was adopted.
Clause 87 was added to the Bill.

CLAUSE 88.

Mr. Speaker:—The question is:
"That clause 88 do stand part of the Bill."
The motion was adopted.
Clause 88 was added to the Bill.

CLAUSE 89 to 92.

Mr. Speaker:—The question is:
"That clauses 89 to 92 do stand part of the Bill."
The motion was adopted.
Clauses 89 to 92 were added to the Bill.
CLAUSE 93.

Mr. Speaker:—The question is:
“That clause 93 do stand part of the Bill.”
The motion was adopted.
Clause 93 was added to the Bill.

CLAUSES 94 to 102.

Mr. Speaker:—The question is:
“That clauses 94 to 102 do stand part of the Bill.”
The motion was adopted.
Clauses 94 to 102 were added to the Bill.

CLAUSE 103.

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.

CLAUSE 104.

Mr. Speaker:—The question is:
“That clause 104 do stand part of the Bill.”
The motion was adopted.
Clause 104 was added to the Bill.

CLAUSE 105.

Mr. Speaker:—The question is:
“That clause 105 do stand part of the Bill.”
The motion was adopted.
Clause 105 was added to the Bill.

CLAUSE 106.

Mr. Speaker:—The question is:
“That clause 106 do stand part of the Bill.”
The motion was adopted.
Clause 106 was added to the Bill.

CLAUSE 107.

_Mr. Speaker_ :—The question is:
"That clause 107 do stand part of the Bill."
The motion was adopted.
Clause 107 was added to the Bill.

CLAUSE 108 to 111.

_Mr. Speaker_ :—The question is:
"That clauses 108 to 111 do stand part of the Bill."
The motion was adopted.
Clauses 108 to 111 were added to the Bill.

CLAUSE 112.

_Mr. Speaker_ :—The question is:
"That clause 112 do stand part of the Bill."
The motion was adopted.
Clause 112 was added to the Bill.

CLAUSE 113.

_Mr. Speaker_ :—The question is:
"That clause 113 do stand part of the Bill."
The motion was adopted.
Clause 113 was added to the Bill.

Clause 114.

_Mr. Speaker_ :—The question is:
"That clause 114 was added to the Bill."
The motion was adopted.
Clause 114 was added to the Bill.
CLAUSE 115.

Sri T. V. S. Chalapathi Rao:—Sir, I beg to move:
In sub-clause (1) of Clause 115 delete the words and figure "after the levy of the tax under section 114 has been determined upon by the council."

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:
In sub-clause (1) of clause 115 delete the words and figure "after the levy of the tax under section 115 has been determined upon by the council."

Amendment was adopted.

Mr. Speaker:—The question is:
"That clause 115 as amended to stand part of the Bill."

The motion was adopted.

Clause 115 as amended was added to the Bill.

CLAUSES 116 to 119.

Mr. Speaker:—The question is:
"That clauses 116 to 119 do stand part of the Bill."

The motion was adopted.

Clauses 116 to 119 were added to the Bill.

CLAUSE 120.

Mr. Speaker:—The question is:
"That clause 120 do stand part of the Bill."

The motion was adopted.

Clause 120 was added to the Bill.

CLAUSES 121 to 123.

Mr. Speaker:—The question is:
"That clauses 121 to 123 do stand part of the Bill."

The motion was adopted.

Clauses 121 to 123 were added to the Bill.
CLAUSE 124.

Mr. Speaker:—The question is:
“That clause 124 do stand part of the Bill.”
The motion was adopted.
Clause 124 was added to the Bill.

CLAUSE 124-A.

Mr. Speaker:—The question is:
“That Clause 124-A do stand part of the Bill.”
The motion was adopted.
Clause 124-A was added to the Bill.

CLAUSE 125.

Mr. Speaker:—The question is:
“That Clause 125 do stand part of the Bill.”
The motion was adopted.
Clause 125 was added to the Bill.

CLAUSE 126.

Mr. Speaker:—The question is:
“That clause 126 do stand part of the Bill.”
The motion was adopted.
Clause 126 was added to the Bill.

CLAUSES 127 to 137.

Mr. Speaker:—The question is:
“That clauses 127 to 137 do stand part of the Bill.”
The motion was adopted.
Clauses 127 to 137 were added to the Bill.

CLAUSE 138.

Mr. Speaker:—The question is:
“That clause 138 do stand part of the Bill.”
The motion was adopted.
Clause 138 was added to the Bill.
CLAUSES 139 to 142.

Mr. Speaker:—The question is:
“That clause 139 to 142 do stand part of the Bill.”
The motion was adopted.
Clauses 139 to 142 were added to the Bill.

CLAUSE 143.

Mr. Speaker:—The question is:
“That clause 143 do stand part of the Bill.”
The motion was adopted.
Clause 143 was added to the Bill.

CLAUSE 144.

Mr. Speaker:—The question is:
“That Clause 144 do stand part of the Bill.”
The motion was adopted.
Clause 144 was added to the Bill.

CLAUSES 145 to 149.

Mr. Speaker:—The question is:
“That clauses 145 to 149 do stand part of the Bill.”
The motion was adopted.
Clauses 145 to 149 were added to the Bill.

CLAUSE 150.

Mr. Speaker:—The question is:
“That clause 150 do stand part of the Bill.”
The motion was adopted.
Clause 150 was added to the Bill.

CLAUSE 151.

Mr. Speaker:—The question is:
“That clause 151 do stand part of the Bill.”
The motion was adopted.
Clause 151 was added to the Bill.
CLAUSES 152.

Mr. Speaker:—The question is:
“That clause 152 do stand part of the Bill.”
The motion was adopted.
Clause 152 was added to the Bill.

CLAUSES 153 and 154.

Mr. Speaker:—The question is:
“That Clause 153 and 154 do stand part of the Bill.”
The motion was adopted.
Clause 153 and 154 were added to the Bill.

CLAUSE 155.

Mr. Speaker:—The question is:
“That clause 155 do stand part of the Bill.”
The motion was adopted.
Clause 155 was added to the Bill.

CLAUSES 156 to 159.

Mr. Speaker:—The question is:
“That clause 156 to 159 do stand part of the Bill.”
The motion was adopted.
Clauses 156 to 159 were added to the Bill.

CLAUSES 160 to 183.

Mr. Speaker:—The question is:
“That clauses 161 to 183 do stand part of the Bill.”
The motion was adopted.
Clauses 160 to 183 were added to the Bill.

CLAUSE 184.

Sri T. V. S. Chalapathi Rao:—Sir, I beg to move the following amendment:
For clause 184 substitute the following:

"Owner's obligation to make a lay out and to form a street or Road when disposing of lands as building sites."

(1) The owner of any agricultural land who intends to utilise or sell such land for building purposes shall pay to the council such conversion fee as may be fixed by the council, not being less than twenty five paise and not more than one rupee per square metre.

(2) The owner of any land shall, before he utilises sells, leases, or otherwise disposes of such land or any portion thereof, as sites for construction of buildings:

(a) make a layout and form a street or road giving access to sites and connecting them with an existing public or private street except in the cases where the sites about on an existing public or private street;

(b) set apart in the layout, adequate area of land on such a scale as may be prescribed for a playground, a park, an educational institution or for any other public purpose.

(3) Unless the conditions specified in clauses (a) and (b) of sub-section (2) are satisfied, the owner shall not be entitled to utilise; sell, lease, or otherwise dispose of his land or any portion thereof for the construction of buildings.

(4) No permission for the construction of buildings in such land or portion thereof shall be granted unless:

(i) the street or road as required in clause (a) of sub-section (2) is laid out and the condition required in clause (b) thereof is fulfilled;

(ii) all layouts indicating sub-divisions of land, however small they are, are approved by the council;
(iii) any proposal for sub-division before it is registered in the records of the municipality is certified by the town planning officer as having been approved;

(iv) in all cases of sub-division.

(a) the plot is not less than the size fixed by the council from time to time.

(b) the streets and lanes proposed confirm to the minimum standard fixed by the council".

Sri A. Venkatramaih:—Sir, I accept the amendment.

Mr. Speaker:—The question is:

For clause 184 substitute the following:—

"Owner’s obligations to make a layout and to form a street or road when disposing of lands as building sites”.

1. The owner of any agricultural land who intends to utilise or sell such land for building purposes shall pay to the council such conversion fee as may be fixed by the council, not being less than twenty-five paisa and not more than one rupee per square metre.

2. The owner of any land shall, before he utilises, sells, leases, or otherwise disposes of such land or any portion thereof, as sites for construction of buildings:

(a) make a layout and form a street or road giving access to sites and connecting them with an existing public or private street except in the cases where the sites abut on an existing public or private street;

(b) set apart in the layout, adequate area of land on such a scale as may be prescribed for a playground, a park and educational institution or for any other public purpose.

3. Unless the conditions specified in clauses (a) and (b) of sub-section (2) or satisfied, the owner shall not be entitled to utilise, sell, lease or otherwise dispose of his land or any portion thereof for the construction of buildings.

4. No permission for the construction of buildings in such land or portion thereof shall be granted unless.
(i) the street or road as required in clause (a) of sub-section (2) is laid out and the condition required in clause (b) thereof is fulfilled;

(ii) all layouts indicating sub-divisions of land, however small they are, are approved by the council;

(iii) any proposal for sub-division before it is registered in the records of the municipality is certified by the town planning officer as having been approved;

(iv) in all cases of sub-division.

(a) the plot is not less than the size fixed by the council from time to time.

(b) the streets and lanes proposed conform to the minimum standard fixed by the council”.

The amendment was adopted.

Mr. Speaker:—The question is:

“That Clause 184, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 184, as amended, was added to the Bill.

CLAUSE 185.

Sri T. V. S. Chalapathi Rao:—Sir, I beg to move the following amendment:

For clause 185 substitute the following:

“Making of a layout and forming a new private street or road.

85(1) Any person intending to make a layout and form a new private street or road shall send to the municipal office a written application with plans and sections showing the following particulars, namely:

(a) the intended level, direction and width of the street;

(b) the street alignment and the building line;

(c) the arrangement to be made for levelling, paving, metalling, flagging, channelling, sewerage, draining, conserving, lighting the street, and the provision for water supply mains;
(d) the area as set apart for public purposes under clause (b) of sub-section (2) of section 184.

(2) In addition to the particulars referred to in sub-section (1), such person shall—

(i) Where there is conversion of agricultural land, enclose a certificate to the effect that conversion fee as required under sub-section (1) of section 184 has been paid; and

(ii) for the purpose of fulfilling the obligations imposed under section 184, deposit as security such amount, as may be prescribed, in the municipal treasury, or give as security in favour of the municipality and such extent of the land, and of such value, as may be prescribed in the area covered by his layout.

(3) The secretary shall place with his remarks the application for sanction of layout before the executive committee within fifteen days from the date of its receipt in the municipal office. The executive committee shall, thereafter, call for further particulars, where necessary, or forward the same to the Director of Town Planning. Where further particulars are called for, they shall be furnished by the applicant within ten days from the date of receipt of the notice by him. The executive committee shall thereafter forward to the Director of Town Planning, the layout plan with full particulars within a period of fifteen days from the date of receipt of particulars from the applicant. The Director of Town Planning shall, within sixty days from the date of receipt of the layout plan in his office, forward his recommendations to the Municipality. The council may, within sixty days from the day of receipt of the recommendation of the Director,
of Town Planning, sanction the layout, having due regard to such recommendations and subject to such conditions as it may deem fit or refuse to sanction for reasons to be recorded in writing.

(4) Such sanction may be refused on any of the following grounds, namely—

(i) if, in the opinion of the Council, the proposed street or road is likely to disturb any arrangements made or to be made, for carrying out of any general scheme for the laying out of street or road either in the master plan or a detailed town planning scheme prepared therefor under the relevant law relating to the town planning for the time being in force;

(ii) if the proposed street or road in the layout does not conform to the provisions of the Act or the rules made thereunder;

(iii) if the proposed street or road is not so designed as to connect at least at one end with a street which is already open; or

(iv) if adequate area has not been set apart for public purposes under Clause (b) of Sub-section (2) of Section 184.

(5) No person shall make a layout and form any new street or road without, or otherwise than in conformity with, the orders of the council. If further information is called for, no steps shall be taken to make a layout and form the street or road until orders are passed in that regard. Any application not disposed of within a period of one hundred and fifty days from the date of its submission to the municipal office of the required particulars in...
respect of such application shall be deemed to have been sanctioned in accordance with the provision of this Act.

Mr. Speaker:— Amendment moved.
Sri A. Venkataramiah:— Sir, I accept the amendment.
Mr. Speaker:— The question is:

For Clause 185 substitute the following:

"Making of a layout and forming of new private street or road.

185 (1) Any person intending to make a layout and form a new private street or road shall send to the municipal office a written application with plans and sections showing the following particulars namely:

(a) the intended level, direction and width of the street;
(b) the street alignment and the building line;
(c) the arrangement to be made for levelling, paving, metalling, flagging, chanelling, sewering, draining, conserving, lighting the street, and the provision for water-supply mains; and
(d) the area set apart for public purposes under Clause (b) of Sub-section (2) of Section 184.

(2) In addition to the particulars referred to in Sub-section (1), such person shall—

(i) where there is conversion of agricultural land, enclose a certificate to the effect that conversion fee as required under Sub-section (1) of Section 184 has been paid; and
(ii) for the purposes of fulfilling the obligations imposed under Section 184, deposit as security such amount, as may be prescribed, in the municipal treasury, or give as security in favour of the
municipality and such extent of the land, and of such value, as may be prescribed, in the area covered by his layout.

(3) The secretary shall place with his remarks the application for sanction of layout before the executive committee within fifteen days from the date of its receipt in the municipal office. The executive committee shall, thereafter, call for further particulars, where necessary, or forward the same to the Director of Town Planning. Whether further particulars are called for, they shall be furnished by the applicant within ten days from the date of receipt of the notice by him. The executive committee, shall thereafter forward to the Director of Town Planning the layout plan with full particulars within a period of fifteen days from the date of receipt of particulars from the applicant. The Director of Town Planning shall, within sixty days from the date of receipt of the layout plan in his office, forward his recommendations to the municipality. The council may, within sixty days from the date of receipt of the recommendation of the Director of Town Planning, sanction the layout, having due regard to such recommendations and subject to such conditions as it may deem fit or refuse to sanction for reasons to be recorded in writing.

(4) Such sanction may be refused on any of the following grounds, namely:

(i) if, in the opinion of the council, the proposed street or road is likely to disturb any arrangements made or to be made, for carrying out of any general scheme for the laying out of street or road either in the master-plan or a detailed town planning scheme prepared therefor
under the relevant law relating to the town planning for the time being in force;

(ii) if the proposed street or road in the layout does not conform to the provisions of the Act or rules made thereunder;

(iii) if the proposed street or road is not so designed as to connect at least at one end with a street which is already open; or

(iv) if adequate area has not been set apart for public purposes under clause (b) of sub-section (2) of section 184.

(5) No person shall make a layout and from any new private street or road without, or otherwise than in conformity with, the orders of the council. If further information is called for, no steps shall be taken to make a layout and form the street or road until orders are passed in that regard. Any application not disposed of within a period of one hundred and fifty days from the date of receipt in the municipal office of the required particulars in respect of such application shall be deemed to have been sanctioned in accordance with the provision of this Act.

The amendment was adopted.

Mr. Speaker:— The question is.

"That clause 185, as amended, do stand part of the Bill."

The motion was adopted.

Clause 185, as amended, was added to the Bill.

CLAUSE 186.

Sri. T. V. S. Chalapathi Rao:— Sir, I beg to move the following amendment:

"For Clause 186, substitute the following:
Alteration or demolition of street or road made in breach of section 185.

186 (1.) If any person makes a layout and forms any street or road referred to in section 185 without or otherwise than in conformity with, the orders of the council; the secretary, may, whether or not such person be prosecuted under this Act, by notice...

(a) require such person to show sufficient cause, by, a written statement signed by him and sent to the secretary on or before such date as may be specified in the notice, why such street or road shall not be altered to the satisfaction of the secretary or if such alteration be impracticable, why such street or road should not be demolished; or

(b) require such person to appear before the secretary either personally or by a duly authorised agent on such day and at such time and place as may be specified in the notice and show cause as required in clause (a).

2. If any person on whom such notice is served fails to show cause to the satisfaction of the secretary why such street or road should not be so altered or demolished, the secretary may pass an order directing the alteration or demolition of such street or road."

Mr. Speaker:— Amendment moved.

Sri A. Venkatramayya:— Sir, I accept the amendment.

Mr. Speaker:— The question is:

"For clause 186, substitute the following:

Alteration or demolition of street or road made in breach of section 185
186 (1) If any person makes a layout and forms any street or road referred to in section 185 without or otherwise than in conformity with the orders of the council, the secretary, may, whether or not such person be prosecuted under this Act, by notice—

(a) require such person to show sufficient cause, by a written statement signed by him and sent to the secretary on or before such day as may be specified in the notice, why such street or road shall not be altered to the satisfaction of the secretary or if such alteration be impracticable, why such street or road should not be demolished; or

(b) require such person to appear before the secretary either personally or by a duly authorised agent on such day and at such time and place as may be specified in the notice and show cause as required in clause (a).

2. If any person on whom such notice is served fails to show cause to the satisfaction of the secretary why such street or road should not be so altered or demolished, the secretary may pass an order directing the alteration or demolition of such street or road.

The amendment was adopted.

Mr. Speaker:—The question is:

"That clause 186, as amended, do stand part of the Bill".

The motion was adopted.

Clause 186, as amended, was added to the Bill.

CLAUSE 187

Sri T. V. S. Chalapathi Rao:—Sir, I beg to move the following amendment:

"For clause 187 substitute the following:"
Power of Secretary to order work to be carried out or to execute it in default.

187. (1) Where any private street or road or part thereof, is not levelled, paved, metalled, flagged, channelled, sewered, drained, conserved or lighted, or where in any street or road water supply mains are not laid, to the satisfaction of the secretary, he may, by notice require the owner of the land which abuts on such street or road or part thereof to carry out any work specified in such notice within such time as is fixed therein.

(2) Where such work is not carried out within the time specified in the notice, the secretary may, if he thinks fit, execute it and the expenses incurred therefor as determined by him shall be paid by the owner.

(3) Where the owner of such land fails to pay the expenses due from him under sub-section (2), the secretary shall deduct the same from the deposit made by him or, as the case may be, from the amount realised by auctioning the land given as security by him, under clause (ii) of sub-section (2) of section 185 and refund to him the balance, if any. Where the deposit or the amount realised by auctioning the land given as security is not sufficient to meet the expenses, the balance of the expenses shall be recovered from him in the same manner as property tax.

(4) The amount deposited or the land given as security, under clause (ii) of sub-section (2) of section 185, may be refunded or released only on the production of a certificate from the municipal engineer that the owner has fulfilled the obligations imposed under this section and section 184 or where the council is satisfied that the owner has given up his intention to make a layout and form a new private street or road.
Explanation: In this section, 'the owner' means the person referred to in section 185.

Mr. Speaker:—Amendment moved.

Sri A. Venkatramayya:—Sir, I accept the amendment.

Mr. Speaker:—The question is:

Power of Secretary to order work to be carried out or to execute it in default:

187(1) Where any private street or road or part thereof is not levelled, paved, metalled, flagged, channelled, sewered, drained, conserved or lighted, or wherein any street or road water supply mains are not laid, to the satisfaction of the Secretary, he may, by notice require the owner of the land which abuts on such street or road or part thereof to carry out any work specified in such notice within such time as is fixed therein.

(2) Where such work is not carried out within the time specified in the notice, the Secretary may, if he thinks fit, execute it and expenses incurred therefor as determined by him shall be paid by the owner.

(3) Where the owner of such land fails to pay the expenses due from him under sub-section (2), the Secretary shall deduct the same from the deposit made by him or, as the case may be, from the amount realised by auctioning the land given as security by him, under clause (ii) of sub-section (2) of Section 185 and refund to him the balance, if any. Where the deposit or the amount realised by auctioning the land given as security is not sufficient to meet the expenses, the balance of the expenses shall be recovered from him in the same manner as property tax.

(4) The amount deposited or the land given as security, under clause (ii) of sub-section (2) of Section 185, may be refunded or released only on the production of a certificate from the municipal engineer that the owner has fulfilled the obligations imposed under this Section and Section 184 or where the Council is satisfied that the owner has given up his intention to make a layout and form a new private street or road.
Explaination:—In this Section, 'the owner' means the person referred to in Section 185.”

The amendment was adopted.

Mr. Speaker.—The question is:

“That clause 187 as amended, do stand part of the Bill.”

The motion was adopted.

Clause 187 as amended was added to the Bill.

Clauses 188 to 252 were added to the Bill.

Mr. Speaker.—The question is:

“That clauses 188 to 252 do stand part of the Bill”.

The motion was adopted.

Mr. Speaker.—Amendment moved.

(Pause)

Mr. Speaker.—The question is:

Delete the words ‘to be fed’ in line 2 of clause 253.

The amendment was adopted.

Mr. Speaker.—The question is:

“That clause 253, as amended, do stand part of the Bill”.

The motion was adopted.

Clause 253, as amended was added to the Bill”.

Clauses 254 to 325 were added to the Bill.”
CLAUSE 326.

Dr. T. V. S. Chalapathi Rao:—Sir, I beg to move the following amendment:

"In sub-clause (2) of clause 326 after item (r) add the following as item (s):

'(s) as to the procedure to be followed in the making of a layout and forming of street or road and the setting apart of areas for public purposes and for determining the information and plans to be submitted with the applications for permission to make layots and form streets or roads and set apart areas for public purposes and for regulating the level and width of public streets or roads and the height of buildings abutting thereon.'"

Mr. Speaker:—Amendment moved.

Sri A. Venkataramayya:—Sir I accept the amendment.

Mr. Speaker:—The question is:

"In sub-clause (2) of clause 326 after item (r) add the following as item (s):

'(s) as to the procedure to be followed in the making of a layout and forming of street or road and the setting apart of areas for public purposes and for determining the information and plans to be submitted with the applications for permission to make layout and form streets or roads and set apart areas for public purposes and for regulating the level and width of public streets or roads and the height of buildings abutting thereon.'"

The amendment was adopted.

Mr. Speaker:—The question is:

"That clause 326, as amended, do stand part of the Bill".

The motion was adopted.

Clause 326, as amended, was added to the Bill.
CLAUSES 327 to 329

Mr. Speaker:—The question is:
“That clauses 327 to 329 do stand part of the Bill”.
The motion was adopted.
Clauses 327 to 329 were added to the Bill.

CLAUSE 330

Sri T. V. S. Chalapathi Rao:—Sir, I beg to move:
“In item (10) of clause 330 omit sub-item (a) and the brackets and letter (b)”

Mr. Speaker:—Amendment moved.

Sri A. Venkatramayya:—Sir, I accept the amendment.

Mr. Speaker:—The question is:
“In item (10) of clause 330 omit sub-item (a) and the brackets and letter (b)”
The amendment was adopted.

Mr. Speaker:—The question is:
“That clause 330, as amended, do stand part of the Bill”.
The motion was adopted.
Clause 330, as amended, was added to the Bill.

CLAUSES 331 to 340.

Mr. Speaker:—The question is:
“That clauses 331 to 340 do stand part of the Bill.
The motion was adopted.
Clauses 331 to 340 were added to the Bill.

CLAUSES 341 to 344.

Mr. Speaker:—The question is:
“That clauses 341 to 344 do stand part of the Bill.
The motion was adopted.
Clauses 341 to 344 were added to the Bill.
CLAUSE 345

*Mr. Speaker* :—Amendment not moved
The question is:
“That Clause 345 do stand part of the Bill.”
The motion was adopted.
Clause 345 was added to the Bill.

CLAUSE 346

*Mr. Speaker* :—The question is:
“That Clause 346 do stand part of the Bill.”
The motion was adopted.
Clause 346 was added to the Bill.

CLAUSE 347

*Mr. Speaker* :—Amendment not moved.
The question is:
“That Clause 347 do stand part of the Bill.”
The motion was adopted.
Clause 347 was added to the Bill.

CLAUSES 348 To 368

*Mr. Speaker* :—The question is:
“That Clauses 348 to 368 do stand part of the Bill.”
The motion was adopted.
Clauses 348 to 368 were added to the Bill.

CLAUSE 369

*Mr. Speaker* :—Amendment not moved.
The question is:
“That Clause 369 do stand part of the Bill.”
The motion was adopted.
Clause 369 was added to the Bill.
CLAUSES 370 and 371

Mr. Speaker: — The question is:
"That Clauses 370 and 371 do stand part of the Bill".
The motion was adopted:
Clauses 370 and 371 were added to the Bill.

CLAUSE 372

Mr. Speaker: — The question is:
"That Clause 372 do stand part of the Bill".
The motion was adopted.
Clause 372 was added to the Bill.

CLAUSES 373 to 388.

Mr. Speaker: — The question is:
"That Clauses 373 to 388 do stand part of the Bill".
The motion was adopted.
Clauses 373 to 388 were added to the Bill.

CLAUSE 389.

Mr. Speaker: — The question is:
"That Clause 389 do stand part of the Bill".
The motion was adopted.
Clause 389 was added to the Bill.

CLAUSES 390 and 391.

Mr. Speaker: — The question is:
"That Clauses 390 and 391 do stand part of the Bill.
The motion was adopted.
Clauses 390 and 391 were added to the Bill.

SCHEDULE I.

Mr. Speaker: — The question is:
"That Schedule I do stand part of the Bill".
The motion was adopted.
Scheduled I was added to the Bill.

**SCHEDULE II**

*Mr. Speaker* :— Amendments not moved. There is one amendment given notice of by Dr. T. V. S. Chalapathi Rao. He is also not here to move the amendment. Evidently, he would not have expected the schedule to come so soon.

*Sri P. V. Narasimha Rao* :— We are moving that amendment, Sir.

(At this stage. Dr. Chalapathi Rao entered)

*Mr. Speaker* :— You may move your amendment.

*Sri T. V. S. Chalapathi Rao* :— Sir, I beg to move:

‘In sub-rule (1) of Rule 21 of Schedule II, omit items (3) and (4) in the table under tax on animals.”

*Mr. Speaker* :— Amendment moved.

*Sri Venkatramaiah* :— We accept the amendment.

*Mr. Speaker* :— The question is:

“In sub-rule (1) of Rule 21, of Schedule II, omit items (3) and (4) in the table under tax on animals.”

The amendment was adopted.

*Mr. Speaker* :— The question is:

“That Schedule II, as amended, do stand part of the Bill”.

The motion was adopted.

Schedule II, as amended, was added to the Bill.

**SCHEDULE III**

*Mr. Speaker* :— The question is:

“That Schedule III do stand part of the Bill.”
The motion was adopted. Schedule III was added to the Bill.

SCHEDULES IV to VIII.

Mr. Speaker: The question is:
"That Schedules IV to VIII do stand part of the Bill,"
The motion was adopted. Schedules IV to VIII were added to the Bill.

SCHEDULE IX

Mr. Speaker: There is one Government amendment to this schedule.

Sri A. Venkatramayya: Sir, I beg to move:
"Add the following proviso to sub-rule (1) of rule 4 in Schedule IX:

"Provided that the members of a Municipal Committee constituted for a city municipality under the Hyderabad Municipalities Act holding office at the commencement of this Act shall, subject to the provisions of sections 16 and 19, continue to hold the office of councilors until the expiration of their term or extended term of office as determined under the provisions which were applicable to them immediately before such commencement."

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:
"Add the following proviso to sub-rule (1) of rule 4 in Schedule IX:

"Provided that the members of the Municipal Committee constituted for a city municipality under the Hyderabad Municipalities Act holding office at the com-
mencement of this Act shall, subject to provisions of sections 16 and 19, continue to hold the office of counci­llors until the expiration of their term or extended term of office as determined under the provisions which were applicable to them immediately before such commence­ment."

The amendment was adopted.

Mr. Speaker:— The question is:
"That Schedule IX, as amended, do stand part of the Bill".
The motion was adopted.
Schedule IX, as amended, was added to the Bill.

CLAUSE 9.

Mr. Speaker:— Amendments not pressed.
The question is:
"That Clause 9 do stand part of the Bill."
The motion was adopted.
Clause 9 was added to the Bill.

CLAUSE 3

Mr. Speaker:— The question is:
"That Clause 3 do stand part of the Bill.
The motion was adopted.
Clause 3 was added to the Bill.

CLAUSE 2.

Mr. Speaker:— Amendments not pressed.
The question is:
"That Clause 2 do stand part of the Bill."
The motion was adopted.
Clause 2 was added to the Bill.
CLAUSE 1

Mr. Speaker:—The question is:
“That Clause 1 do stand part of the Bill’.
The motion was adopted.
Clause 1 was added to the Bill.

PREAMBLE

Mr. Speaker:—The question is:
“That Preamble do stand part of the Bill.”
The motion was adopted.
Preamble was added to the Bill.
Sri A. Venkataramayya:—Sri, I beg to move:
“That the Andhra Pradesh Municipalities Bill, 1964,
be read a third time.”

Mr. Speaker:—Motion moved.

Mr. Speaker:—The question is:
“That the Andhra Pradesh Municipalities Bill, 1964,
be read a third time.”

The motion was adopted.

Mr. Speaker:—The House now stands adjourned till
8.30 a.m., on Monday, the 13th July, 1964.

The House then adjourned till Half past Eight of the
Clock on Monday, the 13th July, 1964.