THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES

OFFICIAL REPORT

Eighteenth day of the Fourth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Thursday the 16th July, 1964

The House met at Half past Eight of the Clock.

[Mr. Speaker in the Chair]

ORAL ANSWERS TO QUESTIONS

Fire accident at Narsipatnam.

510—

* 981 (4729) Q.—Sri M. Pitchayya (Payakaraopet) :—Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that a fire accident took place during the month of March, 1964 at Narsipatnam, Vizag District;

(b) whether any persons have died in the accident;

(c) the number of houses destroyed and

(d) the value of the property destroyed in the said accident?

The Minister for Revenue (Sri N. Ramachandra Reddy) :—(a) Yes, Sir. There were two accidents, one on 8-3-64 and the other on 24-3-1964.

(b) No, Sir.

(c) 4 houses were destroyed, one on 8-3-64, and 3 on 24-3-1964.

(d) The Collector has reported that the total estimated loss was Rs. 140/-.
511—

* 822 (3827) O.—Sri A. Serveswara Rao (Eluru) and V. Visweswara Rao (Mylavaram) :— Will the hon. Minister for Revenue be pleased to state:

(a) whether there is any fall in Sales Tax Revenue from the bullion merchants to the State consequent on the introduction of Gold control Rules; and

(b) if so, whether the Government of India agreed to compensate the loss so occurred by way of grants?

Sri N. Ramachandra Reddy :—(a) Yes, Sir.

(b) The matter is under correspondence with the Government of India.

Gold Control Order 1963.
Sri N. Ramachandra Reddy :— It is a matter for the Government of India. The State Govt. has written to the Government of India.

Formation of New District.

(a) whether there is any proposal before the Government to create a new district comprising of the areas from Guntur, Nellore and Kurnool Districts;

(b) if so, the names of the taluks that are going to be added in the new district; and

(c) when the new district is likely to come into existence?

Sri N. Ramachandra Reddy :— (a) The answer is in the negative.

(b) and (c) Do not arise.
Oral Answers to Questions

6th July 1964

6th Mr. T. N. S. Raju (for K. V. Reddy) — A proposal to adopt the comprehensive 4th plan's general reorganisation proposal: general reorganisation of the 4th plan's comprehensive general reorganisation. Comprehensive plan?

6th Mr. T. N. S. Raju (for K. V. Reddy) — A proposal to adopt the comprehensive general reorganisation proposal: comprehensive general reorganisation?

6th Mr. T. N. S. Raju (for K. V. Reddy) — Suggestions for the comprehensive representation: suggestions for comprehensive representation.

6th Mr. M. V. Reddy — The nearest place to the division: nearest place to the division.

6th Mr. M. V. Reddy — The nearest place to the division: nearest place to the division.

6th Mr. M. V. Reddy — The nearest place to the division: nearest place to the division.
Oral Answers to Questions
16th July, 1964

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suggestions and suggestions.

Based on the suggestions, several recommendations are made.

It is noted that (in brackets):— the suggestions are essential in making the project more effective. How can this be modified?

Finally, it is noted that:— additional features should be included.

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(a) the names of the water resources works that have been taken up since April, 1962, requiring of more than one lakh in the area where Pochampad Project Water will be available and when they will be completed; and

(b) whether it is a fact that the said water resources will be wasteful when the Pochampad Project water is let out?

The Minister for Public Works (Sri A.C. Subba Reddy):

(a) No water resources works costing more than Rupees one lakh have so far been taken up for execution since April 1962, in the Pochampad project area.

(b) Does not arise, in view of the answer to clause (a).

Kinnerasani Project.

514—

* 450 (5042) Q.—Sri P. Gunnayya (Put by S. Vemayya):—Will the hon. Minister for Public Works be pleased to state:

(a) whether the work of Kinnerasani Project has been taken up;

(b) if so, when it will be completed;

(c) the total amount of expenditure incurred for the said project: and

(d) the amount allotted for the year 1964–65?

Sri A. C. Subba Reddy:—(a) Yes, Sir.

(b) The first phase of the project is expected to be completed by December, 1965.

(c) Rs. 1,01,22,402,79 up to the end of May, 1964.

(d) Rs. 73.50 lakhs.
16th July, 1964

Oral Answers to Questions

(a) Whether it is a fact that the lascars working in Payakaraopeta section Visakhapatnam district have been paid salary of Rs. 34 per month from 1954 to 1955 and Rs. 13 from 1956; and

(b) if so, the circumstances that led to it ?

Sri A. C. Subba Reddy :— (a) No, Sir. The Estate lascars called Neerkantees were taken over by Public Works Department along with the Ex-Zamin sources of irrigation and they were paid Rs. 13/- only as thees were previously paid by the Estate Zamindars. They are not whole time posts like Public Works Department lascars.

(b) Question does not arise in view of (a) above.
If they come under the Minimum Wages Act, they will be paid.

They are as they are. They are not whole-time servants. They are more faithful to the ryots than to the Government.
932 16 h July, 1964

Oral Answers to Questions

(9) 2. సర్‌వేశ సేనా (చుట్టర్‌సేనా) : — పింది సంఖ్యలో 18 భాగాలు నిర్ణయం చేయాలి అవసరం కంటే మిగిలినాం?

(9) 3. మామ్మారి రామ చిందు : — కష్టం నిర్ధారించలి అవసరం.

(9) 4. గద్దా జంగటి : — దేశం (గారంపరు) వీలు కస్తి సాధనాలను సంచారం వచ్చి వారికి ప్రతిసమీపు చేతుల పోషను ప్రాంగణం. అదే అది మన ధర్మ నాయకుడు. కటారా సమయంలో గురించి యోగం చేసాలి కష్టం నిర్ధారించలి అవసరం?

(9) 5. మామ్మారి రామ చిందు : — ప్రమాణం ప్రాంగణం యొక్క అవసరం. అదే ఐదు విధానాలను ప్రాంగణం యొక్క అవసరం.

(9) 6. పింది శివరావు : — ఇనుండగా తారా సమూహాలను కష్టం నిర్ధారించలి కష్టం నిర్ధారించలి అవసరం?

(9) 7. మామ్మారి రామ చిందు : — ప్రమాణం ప్రాంగణం యొక్క అవసరం. అదే ఐదు విధానాలను ప్రాంగణం యొక్క అవసరం.

(9) 8. మామ్మారి రామ చిందు : — ప్రమాణం ప్రాంగణం యొక్క అవసరం. అదే ఐదు విధానాలను ప్రాంగణం యొక్క అవసరం.
Oral Answers to Questions
16th July, 1964

Mr. K. B. Singh:—The Parliamentary Secretary to the Ministry of Defence wants to inform the House that the superfluous appointments in the river systems are being regularised. They are not luskers. The regularisation is being maintained in time. It is a superfluous task. They are not luskers. They are regularising the superfluous appointments. They are not luskers. They are regularising the superfluous appointments. They are not luskers. They are regularising the superfluous appointments. They are not luskers. They are regularising the superfluous appointments. They are not luskers.

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904 16th July, 1964

Oral Answers to Questions

Hon. Member: —... equitable, and... per cent recurring transfer... Resign...

Proposition: —... distribution...

Information correct... Somasila Project.

279 Q.—Sri S. Vemayya:—Will the hon. Minister for Public works be pleased to state:

(a). whether the Government are in receipt of the representations sent in January, 1964 by the ryots of Nellore district requesting the execution of Somasila Project in Nellore district:
(b) if so, the decision taken by the Government; and
(c) when it will be taken up?

Sri A. C. Subba Reddy:—(a) No, Sir.
(b) Does not arise.
(c) The project proposals have been sent to the Central Water and Power Commission for technical clearance and it is awaited. The Project is proposed to be taken up in the Fourth 5 year plan.

... detailed estimate... But it was sent to the C. W. P. C. in May 1964, and the working group of the river valleys projects have recommended to the Government that Srisailam should be included in the Fourth Plan.

... 4th plan... 500 acres...
K. N. M. Nataraja Reddy :— Will the hon. Minister for Public Works be pleased to state:

(a) whether the State Government has urged the Centre to lay 16 mile Broad Guage Railway track from

Broad Guage Railway Track from Jaggayapeta to Bonakallu.

485 —
Jaggayapeta to Bonakallu in view of the cement factory that goes into production in June; 1965 and the income of Rs. 30 lakhs per annum to the Centre due to export of cement; and

(b) whether the centre agreed to it and if so, whether investigations have been completed?

_Sri A. C. Subba Reddy:_—(a) Yes, Sir.

(b) The Government of India have not sent any reply so far in the matter.

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_Question:_— Whether the Railway track between Tadipatri and Bonakallu has been satisfactory?

_Answer:_— The Railway track has been satisfactory. The Government of India have not sent any reply so far in the matter.

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_Question:_— Whether the railway line extending to Satyanarayanapuram is satisfactory?

_Answer:_— The Railway line extending to Satyanarayanapuram has been satisfactory. The Industries Minister has already announced the details of the 4th Five Year Plan.

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_Question:_— Whether the 4th Five Year Plan has been decided?

_Answer:_— Yes, the 4th Five Year Plan has been decided.
Oral Answers to Questions

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486—

* 443 (4988) Q.— Sarvasri A. Sarveswara Rao, P. Shyamsundara Rao (Achanta) and V. Satyanarayana:— Will the hon. Minister for Public Works be pleased to state:

(a) whether the State Government has urged the Centre that Hyderabad should also be included in the stops of the Night Air Services for carriage of PostaI mail when the service is going to be reorganised shortly; and

(b) whether the Centre has agreed to it?

Sri A. C. Subba Reddy:—[a] “No, Sir.”
(b) Does not arise.

432—

V. Sathyarayudu:—[a] “No, sir”, “does not arise” 50, 0.00, 3. 0.00. 0.00. 0.00. Reorganise postal services for carriage of postal "Yes, Sir", "No, Sir". 0.00. 0.00. 0.00. 0.00. 0.00. 0.00.
Bridge at Alamuru.

487—

* 451 (5044) Q.—Sri P. Gunnayya (Put by Sri Vavilala Gopalakrishnayya) :—Will the hon. Minister for Public Works be pleased to state:

(a) at what stage the construction of the bridge across Gowtami River at Alamuru, East Godavari District, is pending;

(b) the total amount of expenditure incurred for the said bridge so far;

(c) the amount spent during 1963-64; and

(d) when the said work will be completed?

Sri A. C. Subba Reddy :—(a) The work on substructure is completed in all respects and the work on superstructure is in progress.

(b) Rs. 1,31,30,414/- upto end of April, 1964.

(c) Rs. 7,81,744/-.

(d) The work is expected to be completed by the end of September, 1965.

Bridge accident Enquiry Committee Report అనేంచా?

Work Progress కేంటుండే.
accident అతిదుండగా work అండ ల ప్రదానం క్రమంలో, ఈ కాలం 7 సంవత్సరాలు వచ్చా, అతితే ఒడించడం సమయంలో ఉండటం పెయించా.
487-A

* 591 (4143) Q.—Sri T. K. R. Sarma (Put by Sri M. Pitchayya) ;—Will the hon. Minister for Home be pleased to state :

(a) the number of clubs (registered and unregistered) at present in Kurnool Town;
(b) whether these clubs are engaged in promoting gambling in the town; and
(c) what steps are taken to prevent un-social activities in the said clubs?

The Minister for Home (Sir Mir Ahmed Ali Khan) :—
(a) The number of registered clubs is six. There are no un-registered clubs.
(b) The answer is in the negative.
(a) Surprise visits are made by the police to see that there is no violation of the law in these clubs.
Mir Ahmed Ali Khan.— The question is about the Kurnool clubs and as to the question whether these clubs are engaged in promoting gambling in the town, my answer is in the negative.

Roads in Kovur Taluk.

488—

* 608 (4365) Q.—Sri S. Vemayya:— Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether the Government have taken up the work of laying the following roads in Kovur taluk, Nellore district:

i) Road from Buchireddipalem to Turimerla village;

ii) Connecting road from Nellore-Sangam road to Marripadu village;

iii) Extension Road from Turimerla village to Chennur village; and

(b) if so, when they will be completed?

The Minister for Panchayati Raj (Sri M. N. Lakshminarasayya):— (a) (i) Yes, Sir.

(ii) A proposal is under consideration.

(iii) Yes, Sir.

(b) They will be completed as soon as funds are provided for by the Zilla Parishad. 

మీ మనస్తాత్రి వాడు: సున్న సుందరా ఆరు నూతన వారు అయ్యా జరిపి నాటించాలి? అంట్యుష్మన్స్ తారియ ఉంచకపోతే అంటారు?
614 (4415) Q.—Sri S. Vemayya :— Will the hon. Minister for Panchayat Raj be pleased to state:

(a) number of part-time Hindi teachers working in schools under Samithis and Zilla Parishad in Nellore district now; and

(b) whether there are any proposals with the Government to dispense with the method of appointing part-time Hindi teachers hereafter?

Sri M. N. Lakshminarasayya :— (a) Information is awaited from the Zilla Parishad, Nellore. On receipt of information a statement will be placed on the Table of
Mr. Speaker:—When was the question sent to the Department?

Dr. M. N. Lakshminarasaih:— The date may be in the file, Sir.

Mr. Speaker:— Please get it because the question must have been sent some months back. Now if you say that the information is still awaited, that is no answer at all.

Dr. M. N. Lakshminarasayya:— That is perfectly correct, Sir; but here it is said, "inspite of telegraphic communication the Zilla Parishad has not sent". I will take action against the Zilla Parishad, Sir.

Dr. M. N. Lakshminarasaih:— As I said, the details are not here.
Mr. Speaker, Sir,

this part time business is not proper according to teaching lines. Will the Government see that every Hindi Pandit is made a full-time man as he can be always given extra work to see that he gets full work?

Dr. M. N Lakshminarasaiha:— The Director of Public Instruction says that for the present this system is continuing.

Dr. M. N. Lakshminarasayya:— A separate question may be put.

Dr. M. N. Lakshminarasayya:— A separate question may be put.

Dr. M. N. Lakshminarasaiha:— A separate question may be put.
Oral Answers to Questions 16th July, 1964 915

[Text in Telugu]

Part time concentrate

(a) Will the hon. Minister for Panchayati Raj be pleased to state:

1. Whether the people of Pedapudi village, East Godavari, had subscribed and deposited in the Government Treasury an amount of Rs. 35,000/- out of an estimated amount of Rs. 1.10 lakhs seven years ago for construction of Pedapudi-Vetlapalem bridge (near Karapa); and

2. If so, what is the progress made so far in this work?

Dr. M. N. Lakshminarasayya:—(a) The estimated cost of the work is Rs. 1.3 lakhs. The people’s contribution is Rs. 36,500/- and it was deposited.

(b) The work has not been taken up so far. The question of taking up the work under the scheme “Roads-in-Village Plans in 1964-65” is being considered.

[Text in Telugu]
515—

* 574 (3991) Q.—Sri S. Vemayya.— Will the hon. Minister for Panchayati Raj be pleased to state :

(a) whether the Government are aware of the fact that an amount of Rs. 4,000/- was missing from the office of Block Development officer, Chejerla, Atmakur taluk, Nellore district, during the first week of February, 1964;

(b) the action taken to recover the amount referred to in clause (a) above; and

(c) the persons responsible for the loss of the money?

Dr. M. N. Lakshminarasayya :— (a) Yes, Sir. An amount of Rs. 4,816-95 nP. was found missing from the office of the Block Development Officer, Chejerla, Nellore District.
(b) The matter is under police investigation. Departmental enquiry is also made by the Revenue Divisional Officer, Nellore.

(c) Does not arise in view of the pending police investigation.
516—

* 583 (4089–A) Q.— Sri V. Sanyasi Naidu (Elamanchili) :—Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether the Government have taken any steps for the construction of a bridge on the Varaha river in between Darlapudi and Etikoppaka villages in the Etikoppaka Sugar Factory area; and

(b) if not, the reasons therefor?

Dr. M. N. Lakshminarasayya :—(a) No, Sir.

(b) No proposals have been received by Government.
Oral Answers to Questions 16th July, 1964 919

Q. 1. Cane. Sugar Cane Cess Fund 30% be available 4. 10 to 30 39% cane crush Sugar Cane Cess Fund 30% available. On 10% 10% 39% cane crush Sugar Cane Cess Fund available. 4. 39% cane crush Sugar Cane Cess Fund available. Sugar cane cess on the capacity of the cane crushed.
920 16th July, 1964

Oral Answers to Questions

Dr. Siddappa:— Will the Minister for Agriculture be good enough to inform me how much has been increased?

Mr. Shanta:— The increase in sugarcane area is 600 acres. This is an increase of 15 acres.

Mr. Shanta:— Sugar cane areas in Master plan of South Western Area will be increased. Master plan includes Ex-District Board Roads. Master plan includes roads in Master plan and roads in Master plan are re-raise to make Master plan more proper. Master plan includes roads which are properly investigated and spread over 5 months. Master plan includes roads which are properly investigated and spread over 5 months.

Mr. Shanta:— 1-5-63 G.O. orders that Master plan includes roads which are properly investigated and spread over 5 months.

Dr. Siddappa:— Will the Minister be good enough to inform me about the increase in sugar factory capacity? 40% of 2 acres has been approved, but the Minister is not able to say how much has been increased. Will the Minister also inform me about the increase in sugar factory crush in 1963-64 and whether it is increased or decreased? If increased, by how much? If decreased, by how much?
Oral Answers to Questions

16th July 1964

Dr. R. V. S. Aiyar, Deputy Speaker:— Include separate replies.

Mr. K. V. Reddy:— There is no report suggesting that the Prohibition Department in Nellore District is not properly functioning. The Department has been asked to avoid the facilities of liquor shops being used for social purposes. Whether a Prohibition Sub-Inspector working at Kovur has been arrested in January, 1964; and if so, the reasons for the said arrest?

Mr. V. R. Raja:—Include separate replies.

Mr. P. Amarnath Reddy:— In the interests of the state, avoid using the facilities of liquor shops for social purposes. Whether any report has been submitted alleging that the Prohibition Department in Nellore District is not properly functioning?

Mr. D. N. Raju:— Include separate replies.

**Prohibition Department in Nellore District**

517—

* 829 (3880) Q:— Sri G. C. Kondiah: Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether any report has been submitted alleging that the Prohibition Department in Nellore District is not properly functioning;

(b) if so, the action taken thereon;

(c) whether a Prohibition Sub-Inspector working at Kovur has been arrested in January, 1964; and

(d) if so, the reasons for the said arrest?
The Minister for Excise and Prohibition (Sri M. R. Appa Rao):—(a) No report has been received but a petition was received that the local Sub-Inspector, Excise and Prohibition Nellore town is indulging in malpractices:

(b) The petition is being enquired into.

(c) He was not arrested, Sir, but the Sub Inspector was suspended on 31—1—64.

(d) Trapped by S. C. B.
District Munsif’s Court at Taluk Devel

518—

* 727 Q:—Sri S. Jagannadham [Put by Sri P. Narayana Reddy (Mydukur)].—Will the hon. Minister for Law and Prisons be pleased to state:

(a) whether the Government of Andhra Pradesh is contemplating to have a district Munsiff’s Court at each taluk level; and
The Minister for Law and Prisons (Sri P. V. Narasimha Rao):—(a) The answer is in the affirmative.
(b) The matter is under consideration of the Government.

Central Scholarships.

519—

*434 (4950) Q:—Sri P. O. Satyanarayana Raju (Kosigi) Will the hon. Minister for Social Welfare be pleased to state:

(a) the amount allotted to this State under Central Scholarships for the financial year 1963–64;

(b) the number of pupil in the State that were awarded Central Scholarships during 1963–64; and

(c) what was the criteria observed in awarding Central Scholarships?

The Minister for Social Welfare (Smt. T. N. Sadalakshmi)

(a) Rs. 20,93,500-00

(b) 5,430
the previous examination. One failure on the part of Scheduled Castes pursuing Medical and Engineering courses was condoned.

(3) Other Backward Classes:—A pass in the previous examination. Renewals were sanctioned on the basis of caste, and fresh Candidates were given scholarships on the basis of economic criteria.

Sri P. O. Satyanarayana Raju:—What is the amount allotted to the Kurnool District and how many students are benefitted by this scholarship?

[Translation of Telugu]

What is the amount allotted to the Kurnool District and how many students are benefitted by this scholarship?
Sri T. Balakrishnaiah:—May I know who is the sanctioning authority for the Central Government scholarships to scheduled castes, scheduled tribes and other backward communities?
Sri T. Balakrishnaiah:—Will the Government consider the question of transferring these scholarships also to the zilla Parishads just as they have transferred the State Government scholarships to zilla parishes?
928 16th July, 1964

Oral Answers to Questions

ಅನ್ನು ಕನಸಿದೇ ನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯ ಅನ್ನು ಕನಸಿದೇ ನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯ. ಅನ್ನು ಕನಸಿದೇ ನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯಾನ್ಯ.

ಟ್ರೆಂಡ್ಫ್ಯೂಸಿಡಿ ಎಂದೇ. ರಾಷ್ಟ್ರೀಯ ಕಲಾವಿದರ ಮೇಲೆ ಕೆಲಸಿದ್ದಾರೆ. ರಾಷ್ಟ್ರೀಯ ಕಲಾವಿದರ ಮೇಲೆ ಕೆಲಸಿದ್ದಾರೆ. ರಾಷ್ಟ್ರೀಯ ಕಲಾವಿದರ ಮೇಲೆ ಕೆಲಸಿದ್ದಾರೆ.

ಆಟಕವಾಗಾಗಿ 150 ಅವರು ಅಂದಿಸಿದ್ದಾರೆ. ಆಟಕವಾಗಿ 150 ಅವರು ಅಂದಿಸಿದ್ದಾರೆ. ಆಟಕವಾಗಿ 150 ಅವರು ಅಂದಿಸಿದ್ದಾರೆ. ಆಟಕವಾಗಿ 150 ಅವರು ಅಂದಿಸಿದ್ದಾರೆ.

ಕಲಾವಿದರ ಮಾಡುತ್ತಾರೆ ಕಲಾವಿದರ ಮಾಡುತ್ತಾರೆ. ಕಲಾವಿದರ ಮಾಡುತ್ತಾರೆ. ಕಲಾವಿದರ ಮಾಡುತ್ತಾರೆ.


(ಪ್ರತಿಮೇ ಎಂ. ರಾಜಿ, ರಾಷ್ಟ್ರೀಯ ಅತ್ಯಂತ ಸಾರ್ವರೂಪಿಕ ನೂತನ 30) ಅ.

ನಾಯಿಗೆಯೇ ಮಾಡುವಂತೆ — ನಾಯಿಗೆಯೇ ಮಾಡುವಂತೆ — ನಾಯಿಗೆಯೇ ಮಾಡುವಂತೆ —. Central Government scholarships Director of Social Welfare ಎಂಜಿನೀಯರ್ ಎಂಜಿನೀಯರ್ ಎಂಜಿನೀಯರ್ ಎಂಜಿನೀಯರ್.
520—

*1183 Q: Sri S. Jaya Raj; Will the hon. Minister for Agriculture be pleased to state:

(a) whether any retrenchment of staff has been made in the office of the Kurnool Market Committee, Adoni;

(b) if so, whether any permanent employees have been retrenched; and

(c) whether they were given reasonable notice before they were retrenched?

The Minister for Agriculture (Sri A. Balarami Reddy): (a), (b) & (c) Yes, Sir.

Kurnool Market Committee, Adoni.
Oral Answers to Questions

representation. The move was based on the following considerations:

- Appoint permanent
- Oust probationers

15. deccen: Oust probationers. As per the G. O. 1173, Food and Agriculture date 6-6-51, one year service confirm permanent. 3½ years service confirm permanent. 3½ years service confirm permanent. 3½ years service confirm permanent.


Marketing Committee amenities 100%, 50%, 40%
Written Answers to Questions 16th July, 1964 931

BUSINESS OF THE HOUSE

Mr. Speaker:— I am to announce that questions for which answers have been received and which are not orally answered during the present meeting of the Assembly are placed on the Table of the House for the information of the hon. Members. Two sets of answers for the same are placed in the library for the information of the members.

WRITTEN ANSWERS TO QUESTIONS

Sales Tax on Text Books

461—

*870 Sri P. Anthony Reddy:— Will the Minister for Revenue be pleased to state:

(a) Whether it is a fact that the Director of Printing had collected sales tax on Text Book-sellers and Panchayat Samithis etc. from 1-8-1963 till about the middle of December 1963;
(b) if so, what is the amount of sales tax collected;

(c) whether the Government direct the Director Printing to refund the amount to the various Book Sellers etc. as cash collection of sales tax is not correct?

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

(b) Rs. 5.66—62 nP.

(c) No, sir;

It will not be administratively desirable to refund the amounts already collected, as the agents who have paid the tax would have received the tax amount from their purchasers and they cannot in future refund the same to their respective purchasers. Further such tax collected in respect of transactions not liable to tax under the Andhra Pradesh General Sales Tax Act 1957, has to be paid to Government according to section 5-c of the Andhra Pradesh General Sales Tax Amendment Act, 1963 and hence Government are entitled to retain that amount with themselves.

*Anomalies in the implementations of Additional Assessment Act.*

462—

* 960 (4621) Q. — Sri K. Govinda Rao :— Will the hon. Minister for Revenue be pleased to state:
(b) The report of the Collector, Srikakulam is awaited in the matter. A decision will be taken after Collector's report is received.

Enchoachment on Government Houses

463—

*1146 (4005–E) Q.—Sri P. Mahendranath :— Will the hon. Minister for Revenue be pleased to state:

(a) Whether it is a fact that the patwari of Gopalpet village, Nagarkurnool taluk, Mahabubnagar District has encroached upon the Govt. land bearing S. No. 672 which had been acquired for the Harijan House sites and fraudulently got the land assigned recently in the name of his minor daughter; and.

(b) If so, whether it is also a fact that the matter was brought to the notice of the Government but no action was taken so far?

A :— (a) Yes, sir.

(b) No sir. But on receipt of objection petition the Collector Mahbubnagar took action under sec. 166 (E) (2) of the Hyd. land Revenue Act and cancelled the patta granted in the name of Patwari's minor daughter, and asked the Tahsildar to take action for eviction of the person in possession of the land.

Krishnadevipet village

464—

* 984 (4740) Q.—Sri M. Pitchaiyah :— Will the hon. Minister for Revenue be pleased to state:
that in view of the fact that Krishna Devipet Village, Visakhapatnam district is entered in the Government Records as K. D. pet, whether the Government propose to change the same as Krishna Devi pet?

A :— The name of Krishna Devi Pet Village stands entered in the Government records as such and not as K. D. Pet. The question of changing the name does not therefore arise.

Failure of Paddy in Tirumalapuram Village.

465—

*797 (3396) Q. Sri K. Ramaiah Chowdary:—Will the hon. Minister for Revenue be pleased to state:

(a) whether the ryots of Tirumalapuram Village, Udayagiri Taluk, Nellore District have submitted any petition to the Revenue Divisional Officer, Kavali in 1372 Fasli during the jamabandi requesting for remission on account of the failure of paddy crops in the wet land under the tank of their village during 1372 Fasli;

(b) if so, whether any remission has been given to the said ryots;

(c) if not, the reasons therefor;

(d) whether remission has been given in any of the neighbouring villages of Tirumalapuram during 1372 Fasli and

(e) if not the reasons therefore?

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

(b) & (c) No remission was granted as the yield was 4 to 5 annas and as the ryots did not apply for remission in time as required under rules.
(d) & (e) No remission was granted as the yield was 4 to 5 annas and as the ryots did not apply for remission before harvest of the crop.

Reclamation of Waste Lands

466—

*903 (4278) Q: Sri P. Rajagopal Naidu:—Will the hon. Minister for Revenue be pleased to state:

(a) whether any amount was allotted for the reclamation of waste lands (as recommended by waste land survey) in our State during 1964-65;

(b) if so, the districts in which the scheme is going to be taken up?

A:—(a) Yes, Sir,

(b) Guntur, Krishna, Nellore, Hyderabad, Karimnagar, Anantapur, Nalgonda, Kurnool and West Godavari districts.

Permission to the Ryots.

467—

*929 (4395) Q: Sri S. Vemayya:—Will the hon. Minister for Revenue be pleased to state.

(a) whether there is provision in the B. S. O. to grant remission to the ryots, if the crop fails owing to the pests: and

(b) if not, whether there are proposals with the Government to make such provision in the B. S. O.

A: (a) and (b) According to the provisions in the remission rules issued by the Government in February
1964 remission will be granted under seasonal remissions if the crops are damaged due to plant diseases in the case of wet or irrigated dry lands and in the case of dry lands. When there are widespread calamities such as famine, drought and general failure of crops or when there are local calamities caused by hailstorms, locusts and the like.

**Penalties on Dry and T. J. Lands**

468—

*1118  Q : Sri P. Subbaiah:—Will the hon. Minister for Revenue be pleased to state:

Whether there is any proposal to relax the G. O. relating to the levy of penalties on dry lands and T. J. lands in the State?

A :—Yes, Sir.

**Consolidation of Holdings in Chittoor District**

469—

*1056  Q : Sarvasri P. Rajagopala Naidu and C. D. Naidu:—Will the hon. Minister for Revenue be pleased to state:

(a) whether consolidation of holdings is taken up in Chittoor District this year; and

(b) if so, the taluk and the villages taken up?

A: (a) The answer is in the negative.

(b) Does not arise.

**Ragi Crop in Kanigiri Taluq**

470—

*980 (4762) Q : Sri M. Pitchaiah,—Will the hon. Minister for Revenue be pleased to state:
Whether it is a fact that there is complete failure of Ragi crop in Kanigiri Taluk, Nellore District during 1963–1964?

A: No, Sir.

Survey Operations.

471—

*1058 Q: Sarvashri P. Rajagopal Naidu and C. D. Naidu:—Will the hon. Minister for Revenue be pleased to state:

(a) whether the Survey operations are being conducted in the Telegana area;

(b) if so extent surveyed so far?

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

(b) The extent surveyed in the Telangana area upto 31—5—64 is as follows:

<table>
<thead>
<tr>
<th>District</th>
<th>Sq. miles.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nalgonda</td>
<td>2408-49</td>
</tr>
<tr>
<td>Hyderabad</td>
<td>698-06</td>
</tr>
<tr>
<td>Karimnagar</td>
<td>238-82</td>
</tr>
<tr>
<td>Khammam</td>
<td>1128-21</td>
</tr>
<tr>
<td>Mahabubnagar</td>
<td>1092-51</td>
</tr>
<tr>
<td>Nizamabad</td>
<td>308-73</td>
</tr>
<tr>
<td>Warangal</td>
<td>425-44</td>
</tr>
<tr>
<td>Adilabad</td>
<td>125-64</td>
</tr>
</tbody>
</table>

Total 6425-90
472—

*1065 Q: Sarvashri P. Rajagopal Naidu and C. D. Naidu:—Will the hon. Minister for Revenue be pleased to state:

(a) whether any charges are being paid by this State to the Madras State towards the expenditure on account of the Central Survey Office, Madras; and

(b) if so, the reasons therefor?

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

(b) The present Central Survey Office of Hyderabad formed with the outmoded printing machinery of the former Hyderabad Government is able to print only certain types of maps and forms, but is unable to undertake the printing of multi-coloured maps of Taluks, Districts and State and some other maps which require the equipment of photozinco printing machinery. Therefore such multi-coloured maps and forms etc., are being got printed in the Central Survey Office, Madras as per the conditions agreed to at the time of formation of Andhra and the cost of the same is being paid to Madras Central Survey Office.

Survey of Machkund Catchment Area.

473—

*1067 Q: Sarvashri P. Rajagopal Naidu and C. D. Naidu:—Will the hon. Minister for Revenue be pleased to state:

(a) whether survey of Machkund catchment area under the soil conservation scheme is being carried out; and
(b) if so the extent surveyed by the end of 31–3–64?
A: (—a) The answer is in the affirmative.
(b) the extent surveyed upto 31–3–64 is 202–95 sq. miles.

Rehabilitation of Migrants from East Pakistan.

474—

*597 (4182) Q: Sarveswara Rao, Sri G. C. Kondiah and Sri M. Pitchayya:—Will the hon. Minister for Revenue be pleased to state:

(a) whether the Government have informed the Government of India its willingness to take in a substantial number of refugees from East Pakistan to settle them either on land or in industries in Andhra Pradesh and submitted a detailed plan for the rehabilitation of the migrants;

(b) if so, what are the details of the plan and the share of expenditure by the Centre to be borne; and

(c) what is the total number of refugees allotted to Andhra Pradesh and where they are going to be settled?

A: (a), (b) & (c): The Government have agreed to rehabilitate 2,000 families of migrants from East Pakistan. A scheme for reclamation of about 12,000 acres of lands in forest blocks of Esagoan and Kodamba in Adilabad District has been sent to the Government of India for according their sanction. It is proposed to resettle all the 2,000 families on these lands. The entire expenditure on the rehabilitation scheme will be borne by the Government of India.
475—

*1184 Q: Sri A. Sarveswara Rao:—Will the hon. Minister for Finance be pleased to state:

(a) whether it is a fact that the State Government has requested the Government of India for subsidy to increase the Dearness Allowance of the State employees during the current financial year; and

(b) whether it is also a fact that the Centre has accepted it in principle and promised to give relief to the State Government employees in some form or other?

A:—(a) The State Government has not made such an approach.

(b) In view of the reply given to the first part of the question, this does not arise.

Krishna Water to Madras City

476—

*298 (4194) Q: Sri A. Sarveswara Rao:—Will the hon. Minister for Public Works be pleased to state:

(a) whether the Government of Madras has submitted a scheme for pumping water from Krishna River (Nagarjunasagar and Srisailam Projects) to Madras City for consideration of the State Government;

(b) if so, when and at what stage the negotiations stand at present?

A: (a) No, Sir.

(b) Does not arise.
Written Answers to Questions
16th July, 1964 941

Lascars.

A77 —

*338 (4572) Q: Sri S. Venayya:—Will the hon. Minister for Public Works be pleased to state:

(a) whether there is any disparity between scale of pay of Lascars working in Andhra area and those of the Telangana area;

(b) if so, to which extent;

(c) whether the disparity will be removed; and

(d) if not, the reasons therefor?

A:—(a) Yes, Sir.

(b) The scale of pay of Lascars (as revised in 1961) in the Telangana area is Rs. 50-1-59-2-65, while the scale of pay of Lascars in the Andhra area is Rs. 18-1-25 for permanent incumbents and Rs. 14-1-18 for temporary personnel. The scale of pay of Lascars in the Telangana area was revised in 1958 and again in 1961 consequent on the merger of D. A. with pay. The pay scales of Lascars in the Andhra region, however, remain as they were in 1951.

(c) & (d) the question of extending the scales of pay of Lascars in the Telangana area to Lascars in the Andhra area is under the active consideration of Goverment.

Control of Floods in Appapuram Project Area.

478—

*(477) Q: Sri N. Venkataswamy:—Will the hon. Minister for Public Works be pleased to state:
(a) whether any estimate was prepared for controlling the floods of Nakkavagu and Kondavagu drains in Appapuram Project area in Guntur District;

(b) if so, the total amount of the estimate; and

(c) when the work would be taken up for execution?

A: (a) Yes, Sir.

(b) Rs. 5,15,000.

(c) As the Plans and estimates have yet to be finalised, it is not possible to say now as to when the work will be taken up.

F. T. A. in P. W. D.

479—

*325 (4322) Q: Sri P. Rajagopal Naidu:—Will the hon. Minister for Public Works be pleased to state;

Whether the Government will consider suitable revision of F. T. A. in P. W. D. in view of the increase in the Railway and Bus fares?

A: As the revision of F. T. A. in view of the increase in Railway and Bus fares is a general question affecting all departments of the Government, the question of considering any revision with reference to a particular department does not arise,

Ramperu Area, Bapatla Taluk.

480—

*285 (4157-A) Q: Sri J.L.N. Chowdary:—Will the hon. Minister for Public Works be pleased to state:

(a) the amount allotted in the State Budget of 1964–65 to the Ramperu area of Bapatla Taluk to excavate the drainages which were completely silted during the recent floods;
(b) what is the total amount given by Central Government for 1964–65 to control the floods in our State and how much of the same is allotted for the above scheme;

(c) whether the Drainage division for Romperu area as promised by the Hon'ble Minister recently would be established at Chirala Town?

A:—(a) No amount as been allotted in the Budget for 1964–65 to the Romperu area, Bapatla Taluka, for excavation of drains.

(b) An amount of Rs. 22.00 lakhs has been allotted for Flood Central Schemes during 64—65. But no amount is being utilised out of the above amount for drainage scheme in the Romperu area.

(c) Proposals have not yet been received by the Government. The matter will however be examined after consulting the Chief Engineer concerned.

_Bridge across the Allugu Vagu._

481—

*487 Q: Sri P. Subbaiah:—Will the hon. Minister for Public Works be pleased to state:

(a) whether there is any proposal for the construction of a bridge across Allugu Vagu between Cumbum Taluk and Cumbum town:

(b) if so, when, if not, the reasons therefor?

A:—(a) No, Sir.

(b) It is only an approach road to the P. W. D. Inspection Bungalow from Cumbum town. It is not an important road from the Highways Department point of view warranting the construction of a new bridge across the Allugu Vagu.
**Flood Control Works in Krishna Delta System**

482—

*334 (4349) Q: Sri P. Rajagopal Naidu:—Will the hon. Minister for Public Works be pleased to state:

A:—(a) the names of flood control works to be taken up by the Government in Krishna Delta system during 1964–65; and

(b) the expenditure to be incurred therefor?

A:—(a) (i) Forming a flood bank to protect Krishna Lanka area in Vijayawada limits at an estimated cost of Rs. 10.48 lakhs.

(ii) Forming the Budameru Flood Banks above regulator on both sides upto Vellatur at an estimated cost Rs. 7.92 lakhs.

(b) As the above schemes are still in the preliminary stages the expenditure to be incurred for 64–65 cannot be indicated now.

**Cheap Grain Shops in Hyderabad.**

491—

*236 (3936) Q: Sri S. Vemayya:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that the Municipal Corporation of Hyderabad has incurred a loss of Rs. 3 lakhs for running the Cheap Grain Shops in Hyderabad and Secunderabad cities during the years from 1959 onwards; and

(b) if so, the reasons for the loss?

(b) The loss is mainly due to the following reasons:

(i) Shortages found at Municipal Godowns especially when the delivery of the rice and wheat was taken from the Rail-head;

(ii) Misappropriation by the salesman in charge of the Fair Price Shops;

(iii) Irregular supply of rice from Government godowns; and

(iv) Continuance of the staff upto 6—6—1964 though there were actually no sales from 1—1—1964 upto 6—6—1964 and payment of retrenchment compensation to them.

*Municipal Council, Tadepalligudem.*

492——

*1153 (4035X) Q: Sri Tenneti Viswanatham: Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the Municipal Council, Tadepalligudem, purchased recently a site of about two and odd acres from one of the Municipal Councillors at a cost of about Rs. 45,000.

(b) the location and nature of the site and the purpose for which it was purchased:

(c) is it a fact that some six months prior to the purchase, the site was offered for Rs. 6,000; and

(d) has the purpose for which the site was purchased, been fulfilled?

A:—(a) The answer is in the affirmative. The Municipal Council, Tadepalligudem purchased 2 acres and 56
cents from one of the Municipal Councillors at a cost of Rs. 49,561-60;

(b) This site is situated in 12th Ward abutting the main road leading to Kedakatla village from Koderu Nellajerla road. The site was purchased for providing housing facilities to the Municipal scavengers and sweepers.

(c) The answer is in the negative.

(d) The purpose has not been fulfilled yet.

*Compensation to the Local Bodies*

493 —

* 306 (4204) Q. Sri A. Sarweswara Rao:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether any compensation is being paid to local bodies in Andhra Pradesh for the loss of income from fees on licences granted to motor vehicles and for loss of income from levy of tolls on motor vehicles on the basis of population of each local body; and

(b) whether latest census figures are taken to work out the compensation;

(c) if not, what is the method and base year adopted to pay the compensation?

A:—(a), (b) and (c)

*Compensation to Zilla Parishads and Panchayat Samithis towards loss of income from Licence Fees and tolls:—*

In the case of Zilla Parishads and Panchayat Samithis, compensation is being paid at the rate of 0–30 paise per head of population worked out on the latest census figures
to cover the loss of income from fees for licences granted to motor vehicles and the loss of income from tolls.

Toll Compensation to Municipalities:

In the case of Municipalities, the amounts of compensation are fixed on the basis of average income derived by the Municipalities concerned during the three years immediately preceding the abolition of tolls (i.e., during the three years prior to 1—4—1931 in the case of Municipalities in Andhra Region, and 1—4—1961 in the case of Municipalities in Telangana Region). This compensation is being continued even now.

Compensation for loss of income for licence fees:

As regards the compensation towards the loss of income from the fees for licences granted to Motor Vehicles, the question does not arise as far as Municipalities in Telangana Area are concerned as there was no levy of licence fees. In the case of Municipalities in Andhra Area compensation is being paid at an amount equal to the average income during the three years immediately preceding 1—4—1938.

Special Land Tax

494—

* 425 (4887) Q. Sri G. C. Kodaiyah: Will the hon Minister for Municipal Administration be pleased to state:

(a) whether any special land tax is also being collected in the case of agricultural lands situated within the municipal limits in addition to the land revenue assessment collected by the Government?
(b) Whether the municipal tax on such lands has been enhanced on par with the recent increase of land revenue assessment on agricultural lands by the Government?

A:—(a) No, Sir.

(b) The answer is in the affirmative in so far as the Municipal Councils in Andhra Area are concerned. While it is in the negative in so far as it pertains to the Municipal Committees in Telangana Area.

Employment of Scheduled Castes and Tribes

495—

*422 (4864) Q. Sri A. Serveswara Rao:—Will the hon Minister for Social Welfare be pleased to state:

(a) whether the Government have received a communication from the Prime Minister, Nehru, suggesting more interest may be evinced by the Government on the employment of Scheduled Castes and Tribes in view of the dissatisfaction among them; and,

(b) if so, what is the action taken by the Government to implement the suggestion?

A:—(a) Yes Sir. It was a forwarding letter from Prime Minister enclosing a copy of the report of the Seminar on Employment of Scheduled Castes and Scheduled Tribes held under the auspices of the Planning Commission.

(b) The suggestions contained in the report are under examination of the Government.

Fair Price Shops

496—

*830 (3881) Q. Sri G. C. Kondaiah:—Will the hon Minister for Agriculture be pleased to state:
(a) the region-wise number of Fair Price shops opened in Nellore district from December, 1963 till now; and

(b) the basis on which stock is being given to these shops?

A:—(a) Nellore Division 73
    Kavali Division 62
    Gudur Division 34
    Kandukur Division 57
    
    Total 226

(b) Stocks are supplied at the rate of \( \frac{1}{3} \) ton or 5 quintals of rice per shop, per day.

Agricultural Colleges.

497—

*1026 Q: Sri G. C. Kondaiah:—Will the hon. Minister for Agriculture be pleased to state:

(a) whether any seats in the Agricultural Colleges in the State, particularly in Bapatla College, have been reserved for the Children of Agriculturists during 1962, 1963, and 1964; and

(b) if so, how many?

A:—(a) Yes Sir. Seats have been reserved for candidates with practical experience in Agriculture and aptitude for the profession.

(b) (i) 1st year B. Sc., (Agriculture.)

3 seats in both the Agricultural Colleges at Bapatla and Tirupathi for 1962–63.

(ii) *Pre-professional course in Agriculture.*

<table>
<thead>
<tr>
<th>Name of Agricultural College</th>
<th>61–62</th>
<th>62–63</th>
<th>63–64</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Agricultural College, Bapatla</td>
<td>5</td>
<td>13</td>
<td>22</td>
</tr>
<tr>
<td>2. Agricultural College, Tirupathi</td>
<td>3</td>
<td>7</td>
<td>12</td>
</tr>
</tbody>
</table>

*Millet Research Centre.*

498—

*1041 (4971) Q: Sri G.C. Kondaiah:*—Will the hon. Minister for Agriculture be pleased to state:

(a) whether a Millet Research Centre is started in Kaluvai, Nellore District this year; and  
(b) if so, the nature of the work done there?

A: — (a) & (b): The opening of Millet Research Centre in Atmakur Taluq, Nellore District has been sanctioned. Necessary steps to select a suitable site and acquire the land for this station are under way and, the Research work will commence after the land is taken over and developed.

*Anab-e-shahi Grapes.*

499—

*1012 (4858) Q: Sri A. Sarveswara Rao:*—Will the hon. Minister for Agriculture be pleased to state:

(a) whether any team has been constituted consisting of experts and progressive farmers to visit important grape growing areas in the country and submit their findings to the Government so as to fix the optimum production of the "Anab-e-shahi grapes in the States; and
(b) If so, who are the members of the team?
A:—(a) and (b) The matter is under consideration.

_Demonstration Farms._

500—

*967 (4656) Q: Sri A. Sarveswara Rao:—Will the hon. Minister for Agriculture be pleased to state:

(a) whether the centrally sponsored scheme of establishing 32 Demonstration farms for propagation of improved agricultural practices under Nagarjunasagar area was implemented in 1963–64; and

(b) if so, whether the work done at the Demonstration farms was reviewed?
A:—(a) Yes, Sir.
(b) Yes, Sir.

_Price for Rice and Paddy._

501—

*1021 Q: Sri G.C. Kondaiah:—Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Central Government has asked the State Government in March, 1963 to suggest prices for rice and paddy;

(b) if so, the price suggested by the State Government?

(c) the quantity of rice and paddy procured by the State Government during 1963–64; and

(d) the quantity of rice taken by the Central Government and kept for State Government’s requirements?
A:—(a) The answer is in the negative.
(b) Does not arise.
(c) A quantity of 2,31,533 tonnes was procured during the Calendar Year, 1963.

A further quantity of 1,39,958 tonnes was procured from 1—1—1964 upto 30—6—1964.

No paddy was procured in 1963 or 1964.

(d) The entire stocks have been taken by the Central Government and none ear-marked for the use of State Government. The requirements of State Government for the Fair Price Shops are, however, being met from the Central Storage reserves of the Central Government.

**Surplus Paddy.**

502—

*1016 Q : Sri G.C. Kondaiah:*—Will the hon. Minister for Agriculture be pleased to state:

(a) how much surplus paddy is there in the State generally for the year and particularly for this year; and

(b) whether Central Government has allowed any amount of paddy of rice to be sent to other States?

A:—(a) Generally the surplus paddy in the State ranges from 8.5 to 9.0 lakhs tonnes and particularly this year it is estimated at not less than 9 lakhs tonnes.

(b) The Central Government have not allowed paddy and rice to be exported on private account to States other than those in the Southern Zone. Export on private account even to the States within the Southern Zone is subject to 25% rice levy.

**Paddy Godowns**

503—

*1020 Q : Sri G. C. Kondaiah:*—Will the hon. Minister for Agriculture be pleased to state:
(a) whether there are any rice or paddy godowns that are under the management of the Central Government in Andhra Pradesh State, if so their number and location; and

(b) the number of godowns that are under the management of the State Government?

A:—(a) Yes, Sir. There are 11 Central Godowns in the Andhra Pradesh State and they are located at Hyderabad, Timmancherla, Bobbili, Visakhapatnam, Kakinada, Tadepalligudam, Bhimavaram, Krishna canal, Masulipatnam, Kavali and Gudur.

(b) 148.

*623 (4461) Q: Sarvasri G. C. Kondaiah and A. Sarveswara Rao:—Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Accountant General, Andhra Pradesh has submitted a report on the Road Transport Corporation: and if so, what is the nature of the report;

(b) what is the loss so far according to his report and the reasons therefor;

(c) whether there is any proposal to increase the bus fares; and

(d) what is the expenses of a bus per mile of its running at present; whether there is any likelihood of decreasing the expenses?

A:—(a) The Accountant General forwarded for remarks of the State Government a draft review on the working
of the Andhra Pradesh State Road Transport Corporation from 11—1—1958 to the end of the year 1962–63. The review is proposed to be included in the State Audit Report 1964.

(b) The Appropriation Accounts of the Government of Andhra Pradesh for 1962–1963 and Audit Report 1964 as finally certified by the controller and Auditor-General of India will be laid before the State Legislature and the irregularities commented upon therein will be considered by the Public Accounts Committee of the State Legislature. The Annual Accounts of the Corporation for the year 1962–63 as certified by the Accountant General together with the Audit Report thereon were laid before the State Legislature during its last Session. According to these accounts, the Corporation incurred a loss of Rs. 64.56 lakhs during 1962–63. Prior to 1962–63 the Corporation did not incur any loss.

(c) There is no proposal under the consideration of the Government to increase the bus fares.

The Corporation is taking all possible efforts to reduce the expenditure by adopting various ways and means.

*521 (2875 Q ; Sri G. Rama Rao :—Will the hon. Minister for Labour and Transport be pleased to state :

(a) the number of Motor Vehicles that are exempted from taxation under Motor Vehicles Taxation Act in the State for the year 63–64; and
(b) the total amount of tax normally due from the Vehicles mentioned in (a)
   (a) 2,620.
   (b) 64,72,856:

(UNSTRADED QUESTIONS)

Quarters for Ministers.

121 –

604 (4338) Q:— Sri P. Rajagopal Naidu :— Will hon. the Chief Minister be pleased to state:

(a) where any amount was allotted for the construction of quarters for Chief Minister and Ministers during 1964-65; and

(b) if so, the estimate of the above buildings?

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

(a) Yes, Sir.

(b) The tentative estimate for the Chief Minister’s building is Rs. 1,37,000/- and for five Ministers’ buildings is Rs. 1,15,000/- each.

122—

National Defence Fund Collection.

637 (4604) Q— Sri N. Mohan Rao :— Will hon. the Chief minister be pleased to state:

(a) the amount collected towards the N. D. F. in the villages of Wardhannapeta and Sangam Panchayathi Samithis in Warangal district; and

(b) the village-wise amount of N. D. F. collected ?.

Answer placed on the Table of the House

(a) The amount collected towards the N. D. F. in the villages of Wardhannapeta and Sangam Panchayathi
Samithis in Warangal District is Rs. 41,257-44 nP. and Rs. 52,274-32 nP respectively.

(b) The village wise collections etc. in the above two Samithis are furnished in the annexures,

ANNEXURE I

Statement showing the details of collection of National Defence Fund in Panchayat Samithi, Wardhannapet, Village-wise

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Village</th>
<th>Amount collected</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Punnule</td>
<td>Rs. 600—00</td>
</tr>
<tr>
<td>2.</td>
<td>Upperpalli</td>
<td>1,200—00</td>
</tr>
<tr>
<td>3.</td>
<td>Nallaballi</td>
<td>2,000—00</td>
</tr>
<tr>
<td>4.</td>
<td>Katrrial</td>
<td>982—53</td>
</tr>
<tr>
<td>5.</td>
<td>Yellandu.</td>
<td>1,681—62</td>
</tr>
<tr>
<td>6.</td>
<td>Puvoor</td>
<td>250—00</td>
</tr>
<tr>
<td>7.</td>
<td>Panthini</td>
<td>1,225—90</td>
</tr>
<tr>
<td>8.</td>
<td>Kondur</td>
<td>1,200—00</td>
</tr>
<tr>
<td>9.</td>
<td>Bollikunta</td>
<td>500—00</td>
</tr>
<tr>
<td>10.</td>
<td>Kothur</td>
<td>2,223—00</td>
</tr>
<tr>
<td>11.</td>
<td>Laibarthi</td>
<td>1,624—00</td>
</tr>
<tr>
<td>12.</td>
<td>Perkaid</td>
<td>1,250—00</td>
</tr>
<tr>
<td>13.</td>
<td>Raiparthi</td>
<td>1,738—87</td>
</tr>
<tr>
<td>14.</td>
<td>Katrepalli</td>
<td>1,116—00</td>
</tr>
<tr>
<td>15.</td>
<td>Sannoor</td>
<td>1,000—00</td>
</tr>
<tr>
<td>16.</td>
<td>Inole</td>
<td>2,040—00</td>
</tr>
<tr>
<td>17.</td>
<td>Haripiral.</td>
<td>946—00</td>
</tr>
<tr>
<td>18.</td>
<td>Pothreddipalli</td>
<td>300—00</td>
</tr>
<tr>
<td>19.</td>
<td>Tirmalayapalli</td>
<td>600—00</td>
</tr>
<tr>
<td>20.</td>
<td>Banduvthapur</td>
<td>1,069—00</td>
</tr>
<tr>
<td>21.</td>
<td>Milaram</td>
<td>1,503—00</td>
</tr>
<tr>
<td>22.</td>
<td>Devitipalli</td>
<td>132—00</td>
</tr>
<tr>
<td>No.</td>
<td>Place</td>
<td>Amount</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>23</td>
<td>Wardhannapet</td>
<td>1,532.00</td>
</tr>
<tr>
<td>24</td>
<td>Oblapur</td>
<td>500.02</td>
</tr>
<tr>
<td>25</td>
<td>Mutiryalpalli</td>
<td>400.00</td>
</tr>
<tr>
<td>26</td>
<td>Nandanam</td>
<td>1,059.00</td>
</tr>
<tr>
<td>27</td>
<td>Tidugu</td>
<td>300.00</td>
</tr>
<tr>
<td>28</td>
<td>Sagaram</td>
<td>500.00</td>
</tr>
<tr>
<td>29</td>
<td>Thammadpalli</td>
<td>225.00</td>
</tr>
<tr>
<td>30</td>
<td>Jaffargadh,</td>
<td>2,325.52</td>
</tr>
<tr>
<td>31</td>
<td>Muthapalli</td>
<td>444.00</td>
</tr>
<tr>
<td>32</td>
<td>Mattimedalu</td>
<td>46.00</td>
</tr>
<tr>
<td>33</td>
<td>Gadepalli</td>
<td>300.00</td>
</tr>
<tr>
<td>34</td>
<td>Kondapur</td>
<td>616.00</td>
</tr>
<tr>
<td>35</td>
<td>Oukal</td>
<td>1,000.00</td>
</tr>
<tr>
<td>36</td>
<td>Dannamupet</td>
<td>1,000.00</td>
</tr>
<tr>
<td>37</td>
<td>Guttikal</td>
<td>200.00</td>
</tr>
<tr>
<td>38</td>
<td>Jagannadhpalli</td>
<td>130.00</td>
</tr>
<tr>
<td>39</td>
<td>Keshavapur</td>
<td>500.00</td>
</tr>
<tr>
<td>40</td>
<td>Ramavaram</td>
<td>370.00</td>
</tr>
<tr>
<td>41</td>
<td>Kolanpalli</td>
<td>500.00</td>
</tr>
<tr>
<td>42</td>
<td>Gannavaram</td>
<td>500.00</td>
</tr>
<tr>
<td>43</td>
<td>Singaram</td>
<td>700.00</td>
</tr>
<tr>
<td>44</td>
<td>Individuals</td>
<td>466.00</td>
</tr>
<tr>
<td>45</td>
<td>Bank draft representing collections made by the president of the Samithi</td>
<td>2,461.98</td>
</tr>
</tbody>
</table>

**Total.** 41,257.44
# ANNEXURE II

Statement showing the details of collection of N. D. F. in Panchayat Samiti Block Sangam.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the village</th>
<th>Amount collected</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Mangonda</td>
<td>Rs 970—00</td>
</tr>
<tr>
<td>2.</td>
<td>Yelkurthy</td>
<td>2,710—00</td>
</tr>
<tr>
<td>3.</td>
<td>Machapoor.</td>
<td>1,376—00</td>
</tr>
<tr>
<td>4.</td>
<td>Anantharam</td>
<td>539—00</td>
</tr>
<tr>
<td>5.</td>
<td>Kommal</td>
<td>950—00</td>
</tr>
<tr>
<td>6.</td>
<td>Viswanathpoor</td>
<td>1,010—00</td>
</tr>
<tr>
<td>7.</td>
<td>Mondrai</td>
<td>1,875—00</td>
</tr>
<tr>
<td>8.</td>
<td>Narlavai</td>
<td>376—00</td>
</tr>
<tr>
<td>9.</td>
<td>Mummadivaram</td>
<td>50—00</td>
</tr>
<tr>
<td>10.</td>
<td>Chintalpelli</td>
<td>1,178—15</td>
</tr>
<tr>
<td>11.</td>
<td>Pallarguda</td>
<td>1,225—00</td>
</tr>
<tr>
<td>12.</td>
<td>Ookal Havelli</td>
<td>1,100—00</td>
</tr>
<tr>
<td>13.</td>
<td>Geesgonda</td>
<td>1,442—53</td>
</tr>
<tr>
<td>14.</td>
<td>Nallabelli</td>
<td>625—00</td>
</tr>
<tr>
<td>15.</td>
<td>Dharmaram</td>
<td>879—00</td>
</tr>
<tr>
<td>16.</td>
<td>Gorrekunta</td>
<td>572—00</td>
</tr>
<tr>
<td>17.</td>
<td>Vasantapoor</td>
<td>419—00</td>
</tr>
<tr>
<td>18.</td>
<td>Stambampelli</td>
<td>339—00</td>
</tr>
<tr>
<td>19.</td>
<td>Dupakunta</td>
<td>410—00</td>
</tr>
<tr>
<td>20.</td>
<td>Vanchangiri</td>
<td>756—00</td>
</tr>
<tr>
<td>21.</td>
<td>Katrepelli</td>
<td>845—00</td>
</tr>
<tr>
<td>22.</td>
<td>Venkatapoor</td>
<td>580—00</td>
</tr>
<tr>
<td>23.</td>
<td>Kapulkanparthy</td>
<td>1,800—00</td>
</tr>
<tr>
<td>24.</td>
<td>Chennaram</td>
<td>1,100—00</td>
</tr>
<tr>
<td>25.</td>
<td>Lohita</td>
<td>1,225—00</td>
</tr>
<tr>
<td>26.</td>
<td>Shapur</td>
<td>532—00</td>
</tr>
</tbody>
</table>
(a) the number of Urdu medium Primary Middle and Higher Secondary Schools in the State as on the date of formation of Andhra Pradesh with particular reference to Hyderabad city;

(b) the present number of Urdu medium schools throughout the State;

(c) the number of schools that were upgraded and new classes opened in Urdu medium schools after formation of Andhra Pradesh; and

(d) the details of the steps taken by the Government or promotion of Urdu education in the State.

A: — (a) to (d) :— A statement is placed on the Table of the House.

*Answer placed on the Table of the House.*

<table>
<thead>
<tr>
<th>Type of School</th>
<th>Total No. of Schools in Andhra Pradesh</th>
<th>Hyderabad City</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Primary Schools</td>
<td>... 959</td>
<td>104</td>
</tr>
<tr>
<td>Middle Schools</td>
<td>... 66</td>
<td>15</td>
</tr>
<tr>
<td>Higher:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Higher Secondary Schools</td>
<td>... 85</td>
<td>16</td>
</tr>
<tr>
<td>(b) Primary Schools</td>
<td>... 1,048</td>
<td>133</td>
</tr>
<tr>
<td>Separate classes or sections</td>
<td>... 1,140</td>
<td>330</td>
</tr>
<tr>
<td>Secondary Schools</td>
<td>... 79</td>
<td>31</td>
</tr>
<tr>
<td>Sections or classes</td>
<td>... 409</td>
<td>251</td>
</tr>
<tr>
<td>(c) Schools opened</td>
<td>... 47</td>
<td>—</td>
</tr>
<tr>
<td>Classes</td>
<td>... 171</td>
<td>—</td>
</tr>
</tbody>
</table>

(d) The School authorities have been permitted to open separate sections for imparting instruction to pupils of
linguistic minorities (including Urdu) through the medium of their mother-tongue, when there is a minimum number of 10 pupils per class, or 30 per school requiring such facility in the case of Elementary Schools. The minimum strength prescribed for the purpose, in the case of Secondary Schools is 10 pupils in the Middle School stage and an average of 15 at the High School stage. In cases where there is need for such facilities this minimum strength is relaxed by the Department with a view to permitting managements of the schools to open separate sections even for smaller number of pupils of linguistic minorities.

_Schools for the Blind_

124—

412 (4745) Q:— _Sri M. Pitchaiah_:— Will the hon Minister for Education be pleased to state:

the number of students in various schools established for the blind during 1961–1962 and 1962–63 respectively ?.

A :— A statement is placed on the Table of the House.

Statement placed on the Table of the House.

Statement showing the number of students during 1961–62 and 1962–63 in the five schools established for the Blind in the State:
3. Luthern School for Blind, Rentachintala, Guntur District 28 14 42 34 16 50
4. Bapuji School for Blind, Chinnaravuru Tenali Taluq — — — 12 6 18
5. Andhra Blind Model School, Bhimavaram — — — 17 3 20

(Signed) Baquer Mahmod,
Deputy Secretary to Govt.

Supervisors and Junior Engineers.

314 (4244) Q.— Sri Vavilala Gopalakrishnayya:— Will the hon. Minister for Public Works be pleased to state:

(a) whether it was a fact that persons recruited for the posts of Supervisors and Junior Engineers in the Madras Engineering Subordinate Service in 1953 at Madras and opted to the Highways Department were regularised without any prejudice to their relative seniority and whether their seniority was maintained in Andhra State;

(b) whether the rule of communal rotation was applied for the entire batch of those candidates selected by the Madras Public Service Commission as a whole; and

(c) if not, the reasons therefor ?.

A:— The answer is placed on the Table of the House.

Paper placed on the Table of the House.

Clause (a) In Madras there was no separate recruitment of Junior Engineers and Supervisors for Highways Department. Madras Public Service Commission used to
select Junior Engineers and Supervisors and furnish the list to the Chief Engineer, P. D. W. (General), Madras, who was allotting Candidates to Highways Department. In the selection finalised in March 1953, (Deferred selection 1951) the Madras Public Service Commission Selected 274 Junior Engineers and Supervisors and forwarded the list to the Chief Engineer (General), Madras. In view of the impending formation of the Andhra State from 1-10-1953, the Government of Madras imposed a ban on the regular appointment of candidates on and after 15-3-53. As such their service were not regularised, nor, did the Chief Engineer, (General), arrange the seniority of the 274 candidates on the basis of the rule of reservation. After the formation of the Andhra State the Chief Engineer, (General) Madras furnished to the Chief Engineer (General), Andhra a list of 110 candidates of which 25 candidates were working in the Highways Department.

Since the Andhra State was formed on 1-10-1953 the Madras Public Service Commission fixed the seniority of the Junior Engineers and Supervisors (Highways) belonging to the Madras State deleting the names of the candidates allotted to the Andhra State. The names of the 110 Andhra candidates selected by the Madras Public Service Commission during 1953 were furnished to the Chief Engineer, P. W. D. (General), Andhra State, Kurnool. The list of candidates selected by the Commission was furnished in groups, each one arranged in the order of merit i.e., (i) Schedule castes, Schedule Tribes, (ii) Backward Class, (iii) open competition and the names were not arranged in the order of relative seniority with reference to Rule of reservation. The Chief Engineer, P. W. D. (General) Andhra State, Kurnool should have fixed the seniority of the 110 candidates in consultation with the Andhra Public Service Commission. Instead, he fixed up only the relative seniority of the Junior Engineers and Supervisors allotted to Andhra Public Works Department deleting the
names of the 25 candidates allotted to the Highways Department. The Chief Engineer (Highways) Andhra State, Kurnool fixed up the seniority of the 25 Junior Engineers and Supervisors allotted to the Highways Department.

Clause (b) No, Sir.

Clause (c) The Chief Engineer, (General) Madras could not issue orders prior to 1-10-53 in respect of the entire batch of 274 (both Andhra and Madras candidates) fixing the seniority in accordance with the rule of reservation in vogue at that time due to the restriction imposed on regular appointments in view of the then impending formation of the Andhra State. Since the candidates were allotted to the Andhra State, consequent on its formation on 1-10-53 the Chief Engineer (P. W. D:) General Madras, could not do it after that date. In fact the ban imposed on regular appointments was lifted by the Andhra State only in January, 1954. In these circumstances the Chief Engineer, (General) Madras, did not fix the seniority among the 274 Junior Engineers and Supervisors including the 110 Andhra candidates selected during 1951-53 applying the rule of reservation in consultation with the Madras Public Service Commission.
<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
<th>(6)</th>
<th>(7)</th>
<th>(8)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cases disposed otherwise</td>
<td>Number of cases which ended in acquittals</td>
<td>Number of cases which ended in conviction</td>
<td>Number of cases for which charge sheets have been filed</td>
<td>Number of cases registered</td>
<td>Number of cases reported</td>
<td>Crime No.</td>
<td>Nature of the Crime</td>
</tr>
<tr>
<td>16th July, 1964</td>
<td>965</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>18</td>
<td>18</td>
<td>16</td>
<td>108</td>
<td>108</td>
<td>2</td>
<td>2. Cattle thefts</td>
</tr>
<tr>
<td>3</td>
<td>N!</td>
<td>N!</td>
<td>00</td>
<td>N!</td>
<td>N!</td>
<td>N!</td>
<td>N!</td>
</tr>
<tr>
<td>4</td>
<td>Ordinary thefts</td>
<td>00</td>
<td>00</td>
<td>N!</td>
<td>N!</td>
<td>N!</td>
<td>N!</td>
</tr>
<tr>
<td>5</td>
<td>House breaking</td>
<td>00</td>
<td>00</td>
<td>N!</td>
<td>N!</td>
<td>N!</td>
<td>N!</td>
</tr>
<tr>
<td>6</td>
<td>Murders</td>
<td>00</td>
<td>00</td>
<td>N!</td>
<td>N!</td>
<td>N!</td>
<td>N!</td>
</tr>
</tbody>
</table>

Sub-division during the calendar year 1964.

Statement showing the particulars of the grave crimes reported in Adonii.

Answer placed on the Table of the House.
511 (1928) Q:—Sri P. Gunnayya: Will the hon. Minister for Panchayati Raj be pleased to state:
(a) the Samithi-wise number of small scale industries like
   i) Match Making;
   ii) Sugar Industry;
   iii) Hand Pounding;
   iv) Jaggery;
   v) Oil Crushing in Srikakulam District; and
(b) the Block-wise number of handicrafts Industries in the said District?

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

(a) The details are as follows:
   6 Small Scale Demonstration and production Schemes being run by the Industries and Commerce Department;
   22 Small Scale Industrial Units in the Private Sector registered by the Industries and Commerce Department and 9 Rural Community Workshops.
   60 Industrial Cooperatives (Statement placed on the Table of the House)

(b) There are Two Industries Viz.,
   (1) Development of Brass and Bell metal Industry in Parvathipuram Block; and
   (2) Development of Veenia making Industry in Bobbili Block.
Statement Showing the Small Scale Industries Scheme implemented in
Srikakulam district by the Industries and Commerce Department.

<table>
<thead>
<tr>
<th>Name of the Samithi</th>
<th>Name of the Scheme</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sermahammedpuram</td>
<td>1. Scheme for Training cum production centre in Carpentry at Srikakulam</td>
<td>Non-plan Scheme</td>
</tr>
<tr>
<td>-do-</td>
<td>2. Scheme for Training-cum-production centre in Blacksmithy at Srikakulam</td>
<td>-do-</td>
</tr>
<tr>
<td>-do-</td>
<td>3. Production Wing attached to the Carpentry centre at Srikakulam</td>
<td>Plan schemes</td>
</tr>
<tr>
<td>-do-</td>
<td>4. Scheme for the manufacture of Mattress and Bristle, Fibre unit, Srikakulam.</td>
<td>-do-</td>
</tr>
<tr>
<td>Sompeta</td>
<td>5. Govt. Coir School, Baruva</td>
<td>Non-plan Schemes</td>
</tr>
<tr>
<td>-do-</td>
<td>6. Coir Production wing attached to the Govt. Coir School at Baruva.</td>
<td>do-</td>
</tr>
<tr>
<td>S.No.</td>
<td>Name of the Samithi</td>
<td>Name and Address of the Industry</td>
</tr>
<tr>
<td>-------</td>
<td>---------------------</td>
<td>----------------------------------</td>
</tr>
<tr>
<td>1.</td>
<td>M/S Bharat Cashew Mfg. Co. Palasa</td>
<td>Palasa</td>
</tr>
<tr>
<td>5.</td>
<td>M/S Sri Rama Cashew Mfg. Co. Palasa</td>
<td>Palasa</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>6.</td>
<td>M/s Annapurna Cashew Mfg., Co., Kasibugga</td>
<td>Cashew</td>
</tr>
<tr>
<td>7.</td>
<td>M/s Sri Sivasankara Cashew Mfg. Co., Palasa</td>
<td>-do-</td>
</tr>
<tr>
<td>8.</td>
<td>M/s Sri Venugopal Cashew Mfg. Co., Palasa</td>
<td>-do-</td>
</tr>
<tr>
<td>9.</td>
<td>M/s Sri Laxmi Cashew Mfg. Palasa</td>
<td>-do-</td>
</tr>
<tr>
<td>10.</td>
<td>M/s Tarlana China Sriramulu, Palasa</td>
<td>-do-</td>
</tr>
<tr>
<td>11.</td>
<td>M/s Gouri Sankar Cashew Mfg. Co., Palasa</td>
<td>-do-</td>
</tr>
<tr>
<td>12.</td>
<td>M/s Sri Ganesh Cashew Mfg. Co., Palasa</td>
<td>-do-</td>
</tr>
<tr>
<td>13.</td>
<td>M/s Sri Mahaveer Chshew Mfg. Co., Palasa</td>
<td>30,000</td>
</tr>
<tr>
<td>14.</td>
<td>Choday Apparao Sugar &amp; Industries, Kottaki, Salur Taluk</td>
<td>Khandasari Cristalsugar &amp; Tamarind seeds powders</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>Supplier 1</td>
<td>Supplier 2</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------</td>
<td>------------------------------------</td>
</tr>
<tr>
<td>15</td>
<td>Sri P. N. Murty, Palasa</td>
<td>Builders Hardware</td>
</tr>
<tr>
<td>16</td>
<td>A. Krishnarao &amp; Sons, Porumidalapeta, Amudalavalasa</td>
<td>Door bolts, metric weights, Laboratory items</td>
</tr>
<tr>
<td>17</td>
<td>Veturi Buchibabu, Rajam</td>
<td>Agricultural implements</td>
</tr>
<tr>
<td>18</td>
<td>Srikrishna Trunk Works, Parvatipuram</td>
<td>Trunks &amp; Suitcases</td>
</tr>
<tr>
<td>19</td>
<td>Narahari Bicycles parts</td>
<td>Bicycles &amp; accessories</td>
</tr>
<tr>
<td></td>
<td>Assembling and bicycle manufacturing works, Sompeta</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Non-ferrous Metal Industries.</strong></td>
<td>Brassware.</td>
</tr>
<tr>
<td>20</td>
<td>M/s Sadasiva Metal Industries, Jangam Station Tekkali</td>
<td>Brass and allocated vessels</td>
</tr>
<tr>
<td>21</td>
<td>M/s Prakash Metal Works, Tekkali</td>
<td>Brass &amp; allocated vessels</td>
</tr>
<tr>
<td>22</td>
<td>M/s Sri Ram Metal Works, Tekkali</td>
<td>House hold utensils.</td>
</tr>
</tbody>
</table>
## STATEMENT SHOWING THE DETAILS OF THE RURAL COMMUNITY WORKSHOPS FUNCTIONING IN SRIKAKULAM DISTRICT.

<table>
<thead>
<tr>
<th>Name of the Scheme</th>
<th>Place</th>
<th>Block</th>
<th>Cost of the Scheme</th>
<th>Amount spent</th>
<th>Remarks</th>
<th>Date of starting</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. R. C. W. for carpentry and Blacksmithy (W. P.)</td>
<td>Palakonda</td>
<td>Pala-konda</td>
<td>32,900</td>
<td>50923-50</td>
<td>This is the total expenditure incurred from the inception of the Scheme.</td>
<td>3-4-60</td>
</tr>
<tr>
<td>2. R. C. W. for Agricultural implements (W. O. P.)</td>
<td>Laxminarasupet</td>
<td>Saribojjili</td>
<td>19,952</td>
<td>16943-35</td>
<td>upto 3/63</td>
<td>1-10-61</td>
</tr>
<tr>
<td>No.</td>
<td>Description</td>
<td>Location</td>
<td>Information</td>
<td>Date</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-----</td>
<td>------------------------------------------------------------------------------</td>
<td>----------------------------------</td>
<td>--------------------</td>
<td>--------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>R. C. W. for manufacture of Agricultural implements, carts etc.</td>
<td>Kummari-Sarvagunta, Kota</td>
<td>Information not received</td>
<td>11-10-61</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>R. C. W. (W. P.)</td>
<td>Bejjipuram Ranstalam</td>
<td>8766-55</td>
<td>Report not received</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>R. C. W. for carpentry and Blacksmithy (W. P.)</td>
<td>Amadala-Valasa, Amudavalasa</td>
<td>12513-36</td>
<td>24-5-61</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>R. C. W. (W. P.)</td>
<td>Donikini-Valasa, Bobbili</td>
<td>—</td>
<td>not yet started</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>R. C. W. (W.O.P.)</td>
<td>Jayanthi-Rambhadrapuram</td>
<td>—</td>
<td>—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>R. C. W. (W.O.P.)</td>
<td>Ichapuram-Inchapuram</td>
<td>12967-45</td>
<td>18-4-61</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
List of Industrial Cooperative Societies Registered in Srikakulam district as on 31-3-64.

1. (a) Khadi and Village Industries Commission:—
   (a) Leather Industry.
   1. Tanning and Leather Workers Co-operative Cottage Industrial Society Ltd., Savarakota.
   2. Leather Workers Co-operative Cottage Industrial Society Ltd., Thimmapuram.
   3. Ichapuram Leather Tanner Workers Cottage Industrial Co-operative Society Ltd., Ichapuram.
   4. The Paropuram Village Leather Workers Industrial Co-operative Society—Parapuram.

(b) Village Oil Industrial Co-operative Societies:—
   1. The Kotabommali Oil Producers Co-operative Society Ltd., Kotabommali.
   2. The Polaki Oil Mongers Co-operative Cottage Industrial Society Ltd., Polaki.
   3. The Murapaka Oil Mongers Co-operative Cottage Industrial Society Ltd., Murapaka.
   6. The Tholapi Ghani Oil Production and Sales Cottage Industrial Co-operative Society Ltd., Tholapi.
   7. The Oil Mongers Production and Sales Cooperative Cottage Industrial Society Ltd., Chintada.
   8. The Saravakota Ghani Oil Production and Sale Co-operative Society Ltd., Saravakota.
9. The Veerabhadrapuram Ghani Oil Production and Sale Cooperative Society Ltd., Veerabhadrapuram.


12. The Badangi Oil Mongers Cooperative Cottage Industrial Society Ltd., Badangi.


15. Sri Rama Oil Mongers Cooperative Cottage Industrial Society, Hiramandalam.

16. The Oil Mongers Cottage Industrial Cooperative Society, Narsipuram.

17. The Oil Mongers Cooperative Cottage Industrial Cooperative Society, Baduralipeta.

Carpentry and Blacksmith Cooperative Society:

1. The Kamakshi Carpentry and Blacksmiths Workers Cottage Industrial Cooperative Society Ltd., Baruva.

2. Sri Malleswara Carpenters and Furniture Manufactures Cooperative Cottage Industrial Society Ltd., Avalangi.

3. Sri Veerabhammam Carpentry and Blacksmithy Cooperative Industrial Society, Narasannapeta.

4. Sri Ram Carpentry and Blacksmithy Cooperative Cottage Industrial Society Ponduru.
(d) Village Pottery Industry:

2. The Brick Workers Co-operative Cottage Industrial Society Ltd., Palakonda.
4. The Kummaripeta Potters Industrial Co-operative Society Ltd., Kummaripeta.
5. The Chikkalavala Potters Cottage Industrial Society Ltd., Chikkalavala.
8. The Hiramandalam Potters and Building Materials Workers Co-operative Cottage Industrial Society, Hiramandalam.

(e) Gur and Khandasari:

3. The Donkinvalasa Co-operative Agricultural and Khandasari Sugar Production Society Ltd.,

(f) *Hand Pounding of Rice Industrial Co-operative Societies* :

2. Sri Venkateswara Hand Pounding of Rice Workers Cottage I. C. S. Vasapa (Pathapatnam Taluk)

(g) *Shell Lime and Lime Kiln Industrial Cooperative Societies* :

1. Rama Lime Kiln Workers Co-operative Cottage, I. C. S. Ltd., Rama Kotabommali P. S.
2. The Venkataramana Lime Kiln Workers Cottage Industrial Co-operative Society, Bobbili.

HANDICRAFTS.

II. (a) *Bamboo and Basket making Industry* :

1. Mutyalamma Bamboo workers Cottage Industrial Co-operative Society, Srikakulam.
2. The Saravakota Bamboo and Cane Basket making Cottage Industrial Co-operative, Society Saravakota.

(h) Dyeing and Printing:


(i) Veena Making:

1. The Bobbili Sarda Veena Workers Co-operative Cottage Industrial Society Ltd., Bobbili.

II. Coir Industry:


IV. Small Scale Industrial Cooperative Societies;

*1. The Makivalasa Brass and Bell Metal Workers Co-operative Cottage Industrial Society Ltd., Makivalasa.

2. The Kamakshmi Brass and Bell Metal Workers Co-operative Production and Sale Society Ltd., Laxminarsipeta.

3. The Budithi Brass and Bell Metal Workers Co-operative Production and Sale Society Ltd., Budithi.

4. Brass and Bell Metal Workers’ Co-operative Cottage Industrial Society Ltd., Venkampeta.
5. Sri Virata Pothuluri Veerabrahmendra Swamulavari Brass and Bell Metal Workers Co-operative Cottage Industrial Society Ltd., Bobbili.

ABSTRACT.

I. Khadi Village Industries Board:

1. Leather and Tanning ... 4
2. Ghani Oil ... 17
3. Carpentry and Blacksmithy ... 4
4. Village Pottery ... 8
5. Gur and Khandsari ... 6
6. Hand Pounding of Rice ... 5
7. Shel Lime and Lime Kiln ... 2

Total 46

II. Handi Crafts.

1. Bamboo and Basket ... 3
2. Dyeng and Printing ... 2
3. Veena Making ... 1

Total 6

III. Coir:

... 3

IV. Small Scale:

1. Brass and Bell ... 5

Total 60
520 (2784) Q:—Sri T. Sanyasi Naidu : Will the hon. Minister for Panchayati Raj be pleased to state:

(a) the total amount of expenditure incurred for the Minor Irrigation Programme in Visakhapatnam District during 1960–61, 1961–62 and 1962–63 respectively;

(b) the extent of land (in acres) to which water was supplied under the said programme; and

(c) the extent of dry land (in acres) converted into wet land thereby?

A :—(a) to (c) :—Answer is placed on the Table of the House.

Answer placed on the Table of the House.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1960–61</td>
<td>8,21,860—00</td>
</tr>
<tr>
<td>1961–62</td>
<td>9,10,960—42</td>
</tr>
<tr>
<td>1962–63</td>
<td>25,25,723—76</td>
</tr>
</tbody>
</table>

(b) 1,72,333 Acres

(c) Acres 3,378—08 Cents

Samithi–wise Expenditure Incurred in Visakhapatnam District.

690 (4930) Q:—Sri G. Suryanarayana : Will the hon. Minister for Panchayati Raj be pleased to state:

The Samithi–wise amount of expenditure being incurred towards petrol for Jeeps which are under the Blocks in Visakhapatnam District during 1962–63?

A :—Sir, A statement showing the Samithi–wise expenditure incurred towards petrol by the Block Jeeps in
Visakhapatnam District during 1962-63 is placed on the Table of the House.

*Statement placed on the Table of the House*

*Statement Showing Samithi-wise Expenditure Incurred Towards petrol by the Block Jeeps in Visakhapatnam District During 1962-63*

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Panchayat Samithi</th>
<th>Expenditure incurred towards Petrol during 1962-63</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>L. Kota</td>
<td>2,621.59</td>
</tr>
<tr>
<td>2.</td>
<td>Gajapathinagaram</td>
<td>2,486.22</td>
</tr>
<tr>
<td>3.</td>
<td>Rolugunta</td>
<td>3,932.66</td>
</tr>
<tr>
<td>4.</td>
<td>K. Kotapadu</td>
<td>3,090.59</td>
</tr>
<tr>
<td>5.</td>
<td>Narasipatnam Samithi Jeep</td>
<td>2,296.07</td>
</tr>
<tr>
<td>6.</td>
<td>Payakaraopeta</td>
<td>1,657.96</td>
</tr>
<tr>
<td>7.</td>
<td>Bhimunipatnam</td>
<td>2,555.97</td>
</tr>
<tr>
<td>8.</td>
<td>Chintapalli</td>
<td>1,451.79</td>
</tr>
<tr>
<td>9.</td>
<td>Viyyampeta</td>
<td>3,905.18</td>
</tr>
<tr>
<td>10.</td>
<td>Lankalapalem</td>
<td>4,003.87</td>
</tr>
<tr>
<td>11.</td>
<td>Yellamanchili</td>
<td>3,162.58</td>
</tr>
<tr>
<td>12.</td>
<td>Padmanabham</td>
<td>2,570.57</td>
</tr>
<tr>
<td>13.</td>
<td>Chodavaram</td>
<td>3,886.71</td>
</tr>
<tr>
<td>14.</td>
<td>Araku, (Panchayat Samithi was constituted with effect from 1—9—1962)</td>
<td>1,090.83</td>
</tr>
<tr>
<td>15.</td>
<td>Kota-Uratla</td>
<td>3,379.57</td>
</tr>
<tr>
<td>16.</td>
<td>Nakkapalli</td>
<td>1,383.15</td>
</tr>
<tr>
<td>17.</td>
<td>Paderu</td>
<td>2,622.52</td>
</tr>
<tr>
<td>18.</td>
<td>Sabbavaram</td>
<td>2,418.80</td>
</tr>
</tbody>
</table>
19. Ganytade 3,826.27
20. Kanithi 3,714.25
21. Ravikamatham 2,970.10
22. Pendurthi 3,454.40
23. Kasimkota 2,954.80
24. Atchutapuram 2,137.35
25. Kilagada 1,266.82

Sd. Jayakar P. Johnson,

_Deputy Secretary to Government_

**Industries in Jails.**

629 (4499) _Q:_—_Sri S. Vemayya:_ Will the hon. Minister for Law and Prisons be pleased to state:

(a) the jail-wise names of the industries established and are being run at present;

(b) the manner in which the articles produced by the said industries are being disposed off; and

(c) whether any steps are being taken by the Government to establish several additional industries during 1964—65 in the jails; and if so, the details of the same?

**A:**—(a) The details are placed on the Table of the House.

(b) The jail-made articles are being sold to Government consuming Departments and partly to the public.

(c) The answer is in the affirmative. The details are placed on the Table of the House.
ANNEXURE-1

The jail wise names of Industries Established and that are Being run at present:

1. Central Jail, Hyderabad:—
   1. Tailoring (by power)
   2. Shoe making.
   3. Carpentry
   4. Durrie making
   5. Cane work
   6. Weaving (by power)
   7. Phenyle making
   8. Dyeing
   9. Smithy
   10. Cot tape and chair cloth weaving.
   11. Soap making
   12. Amber Charkha spinning

2. Central Jail, Warangal:—
   1. Carpentry
   2. Carpet making
   3. Durrie making
   4. Cotton and cumbly weaving
   5. Dyeing
   6. Tailoring
   7. Amber Charkha Spinning

3. Central Jail, Rajahmundry:—
   1. Tailoring
   2. Carpentry
   3. Cotton and cumbly weaving
   4. Book binding
   5. Amber Charkha spinning
   6. Laundry
4. Central Jail, Visakhapatnam:—
   1. Tailoring
   2. Carpentry
   3. Cotton weaving
   4. Jute Mat making
   5. Book binding
   6. Laundry

5. District Jail, Nellore:—
   1. Cot-tape weaving

6. District Jail, Nizamabad:—
   1. Cotton weaving

7. District Jail, Mahbubnagar:—
   1. Cot-tape weaving

ANNEXURE—II

*Additional Industries proposed to be taken up in the Jails during 1964–65*

Estimated cost
Rs. in lakhs.

1. Weaving section with 12 handlooms
   at Central jail, Visakhapatnam ... 0.027
2. Cobbler section in Central Jail
   Visakhapatnam and Hyderabad. ... 7.24
3. Textile industry (power looms) ... 34.80
   Central Jails at Rajahmundry and
   Warangal.
4. Mechanical workshops. Central jails
   at Hyderabad and Rajahmundry. ... 1.30

(M. K. Rahman)
for Deputy Secretary to Government
649 (4680) Q:—Sri A. Sarveswara Rao: Will the hon. Minister for Municipal Administration be pleased to state:

(a) what is the strength of the Vigilance Guard Establishment and when it was formed by the Tirumala Thirupathi Devasthanams; and

(b) how many cases were booked and how many persons were prosecuted since three years by the above Establishment?

A:—(a) Vigilance Guard Establishment consists of one Vigilance Guard Officer, one Head Guards and two Guards at each of the places at Tirupathi and Tirumala. It was formed at the Tirupati in 1951 and at Tirumala in 1961.

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

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Date</th>
<th>Nature of offence</th>
<th>Nature of punishment</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>25–10–1961</td>
<td>New Choultry misbehaviour of Driver of Hindustan Construction Driver Abdulla with two girls.</td>
<td>Driver discharged from service. The two girls were arrested and sent for remand Rowdy Aka-saba Kistadu was sent to Jail under Section 110 C. P. C.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1961</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>5–1–1962</td>
<td>Theft of purse from room No. 75 N. C. Enquired and handed over the persons to police.</td>
<td>Accused was sent to Jail for 5 months under 454, 379 I.P.C.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>30–10–1962</td>
<td>House breaking in S.M.C. (9) cottage and and person prosecuted and appeal</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. 4-9-1962 Burglaries in Veda Patasala. Ethiraja Mandirs and a private house in West Mada Street.
Police took up investigation. Devarajulu an N. M. R. Cooly in water works suspected and sent for Remand. Further action dropped by Police for want of evidence. No properties lost.

1963

5. 22-11-963 Concealed of a hundred rupee note in a piece of cloth at Parakammai Sri T. T.
Sri P. Venugopal, Shroff, convicted for three months.

6. 30-9-1962 Investigation regarding the misuse of cement bags. Investigation completed.
Sri P. Monohara Reddy, Civil Engineer, resigned, Sri Rajaram Singh, Superintendent, suspended. The Criminal Case filed against them, is still pending disposal.
Mr. Speaker:—Now we shall take up issue regarding the statement placed on the Table of the House on 15—7—1964 by the Minister for Social Welfare?

What has the Minister for Social Welfare to say, Please? You sent some papers to be laid on the Table of the House. Papers have to be laid on the Table of the House only with the consent of the Speaker. You have not made any reference to me but your P.A. has addressed a letter to the Secretary to lay them on the Table of the House.
Papers relating to the Question
S.No. 180–B–S. N. Q. 1269–L
(originally answered on 7th July 64) Placed on the Table of the House on 15th July 1964.

Assistant Secretary to the House. The House was in order.
Secretariat to the House adjourned sine die. The Speaker placed Table 3 which contained the statement placed by Mr. J. G. N. N. A. on the order of the day.

P. A. for House distributed the table. The Speaker approved the statement thus placed by Mr. J. G. N. N. A. The House approved the table.

Table 5 was placed on the order of the day. The Speaker ordered the table to be printed and distributed. The Speaker rejected the statement of the House.

P. A. for House adjourned sine die. The Speaker requested the members of the House to consult with the Chief Minister about the statement placed by Mr. J. G. N. N. A. The Law Minister consulted with the Chief Minister about the statement placed by Mr. J. G. N. N. A. The Social Welfare Department Director explained the misdeeds and irregularities committed by the department. House explained the same point, and the Speaker asked the question without more order. The Speaker ordered the table to be printed and distributed. Relevant answers to the questions were not produced. Social Welfare Department Director gave the findings of the department.
Papers relating to the Question
S.No. 180–B–S. N. Q. 1269–L
(originally answered on 7th July, 1964) Placed on the Table of the House on 15th July, 1964

Three-man Committee Working of the Women Department shall discuss irregularities and misdeeds of the working of the department and confirm the allegations. A Three man committee working of the department to answer the allegations to the Office and the Three man Committee Working of the Department to answer the allegations. The Three man Committee Working of the Department to answer the allegations. The investigations of the allegations are submitted to the appropriate sources.

Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: Committee: 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Committee: Committee: Committee: Committee: Committee: Committee: Committe...

"Will the hon. Minister for Social Welfare be pleased to state:"
(a) whether the enquiry into the irregularities and misdeeds of the Director, Women's Welfare was completed?

(b) if so, what was the findings?

(c) what action was taken?

Answer:—(a) The enquiry is still pending.

(b) & (c) Do not arise.
Papers relating to the Question
S. No. 180–B–S.N. Q. 1269–L
(originally answered on 7th July 64) Placed on the Table
of the House on 15th July 1964

The Chief Minister's statement placed on the Table also confirms my previous reply. "I have never stated on the floor of the House..." It is another incorrect Statement. Chief Minister's statement also confirms my previous reply that the Three-man Committee did not go into the irregularities. This is another incorrect Statement.

(Shesays) The Chief Minister’s statement placed on the Table also confirms my previous reply that the Three–man Committee did not go into the irregularities. That means, she says "I have never stated on the floor of the House..."
that the Three-man Committee did not go into the irregularities and misdeeds of the Director of Women Welfare but dealt with the toning up of the department and that the said irregularities were being investigated through other sources."

"It is another incorrect statement. Of course, it is a painful job for me to haul up any member for breach of privilege or contempt of the House, more so a Minister, and that too, a lady Minister. However, I request the member to bear all these things in mind and suggest as to what should be done. I leave it to the House. I do not take any action myself.

Mr. Speaker:— I want an unqualified apology admitting that she has made incorrect statement, ... not making another statement on the floor of the House justifying her previous one ...

Sri Vavilala Gopalakrishnayya:— I entirely agree with you. As you said, it must be unconditional. She has to express regret. It must be unconditional. I think you will be kind enough to drop the matter.
Mr. Speaker:— Why do you think that I do not take action against other Ministers. Bring it to my notice. If any of the other Ministers committed anything wrong, I will certainly take action against them.

Mr. Speaker:— I assure that no discrimination will be made between member and member or between Minister and Minister or between member and Minister. Whenever incidents are brought to my notice you may take it that I will not hesitate to take action against the persons concerned.

Mr. Speaker:— I assure that no discrimination will be made between member and member or between Minister and Minister or between member and Minister. Whenever incidents are brought to my notice you may take it that I will not hesitate to take action against the persons concerned.
The House has to excuse her. It is not my own. The only thing is: this is the third time that she is making such a statement. Even when I brought to her notice she stated — unnecessary question, irrelevant question. She would not apologise or plead any excuse. She would say “No, my intention was different”. This is a thing which, of course I do not know, whether members can tolerate.

(Pause)

(Turning to the Minister, Smt. Sadalakshmi) Are you prepared to give an unconditional apology?
Mr. Speaker:—It is not a pleasant job for me to take action against a Member of the House. It is really painful for me. I am only interested that such things are not repeated and I would request all the Members as well as the Ministers to see that when they furnish information to the House they furnish the correct information. I am only interested in placing correct information before the House. Beyond that I am not interested.

Sri M. Ramgopal Reddy:—After what you have said, Mr. Speaker, I think there should be no discussion.

Sri T. K. R. Sharma (Kurnool):—I only think that there should be an unconditional apology to the House. That would be in accordance with the dignity of the House and of the Members.

Mr. Speaker:—She had already apologised. That is the end of the matter. I would only request the hon. Members and hon. Ministers to make correct statements and verify the statements before they make them in the House.

(pause)

There is one motion under Rule 74 of which Sri Vavilala Gopalakrishnayya has given notice.

CALLING ATTENTION TO A MATTER OF URGENT PUBLIC IMPORTANCE

re: Fire accident at Lakkaraju Garlapadu, Sattenapalli Taluk.
The Collector of Guntur has stated that a fire accident took place at Lakkaraju Garlapadu on 1st May 1964, that it was purely an accidental fire, that 74 houses and two tobacco barns were gutted and that one boy aged 9 years died. Property worth Rs. 70,000 is stated to have been damaged. The Collector sanctioned Rs. 2,950 for payment towards immediate relief to 97 victims on 17th May 1964. The payment at the rate of
Rs. 50 per family is a discretionary matter and it has to be decided by the Collector with reference to the circumstances of each case. In this case the Collector decided that the relief should be paid at the rate of Rs. 30 per family. As it is a case which took place in May and as the relief was already distributed it was not found necessary to issue any instructions to the Collector at any stage to give any additional relief. Further, no representation on behalf of the fire victims has so far been received by the Government.

ANNOUNCEMENT.

*re: Health of Sri P. V. G. Raju, Minister for Education.*

Mr. Speaker:—Some members wanted to know about the state of health of Sri P. V. G. Raju. The Secretariat has received the following communication dated 15th July 1964, from the Chief Secretary, which I felt should be brought to the notice of the House:

“The Minister for Health desired that I should contact the Director of the Medical Institute at Chandigarh, where Sri P. V. G. Raju, Education Minister, is being treated and get an account of Shri Raju’s health.

I contacted the Director of the Institute at about 3:00 p.m. today. He told me that Shri Raju is partly conscious. He got a slight injury to the brain during the accident and consequently had also some infection. That was controlled by drugs.

When they were trying to withdraw the drugs there was a little flare up. The infection is now controlled.
There are involuntary movements and the general health of Shri Raju is very good. There is no cause at all for anxiety. Shri Raju is able to open his mouth and his eyes. He is able to taste and appreciate the food. He is able to raise his hand on request. He is quasi-conscious. He is having slight temperature 99°.

The Director assured me that there is no cause at all for any anxiety.”

PAPERS LAID ON THE TABLE


The Minister for Panchayati Raj (Dr. M. N. Laxkshminarasiah) :—I lay on the Table under Sub-section (2) of Section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959 a copy of G. O. Ms. No. 451 Panchayati Raj (Establishment-V) Department dated 18-4-1964 made in exercise of Sub-section (1) of Section 69 of the said Act and published in Part-VII in Andhra Pradesh Gazette dated 21st May, 1964.

Mr. Speaker :—Paper laid on the Table.

ฤๅษฎาภัย ที่เห็นในระบบสมัยบุคคล :— ที่เห็นในระบบสมัยบุคคล จะมี
ดูด หรือ ขึ้น 냥 อยู่ อย่าง ตวอยู่ และ พวกที่อยู่
สมัยบุคคล มี ที่เห็นในระบบสมัยบุคคล. ถ้า book form แล้ว ช่วยด้วย
สมัยบุคคล อยู่ อย่าง ตวอยู่.
Mr. Speaker :—Motion moved.

"That the Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as reported by the Select Committee be read a second time".

GOVERNMENT BILLS


The cost of acquiring the land including the cost of the special staff, if any, employed for the purpose will have to be paid for by the peasant.

The cost of the works, if any, to be constructed for the passage across the water-course, of water or drainage
which the water-course may intercept and for providing suitable means of communication across it, wherever necessary, should be paid for by the peasant and not the Government, and also such other costs as may be prescribed, naturally, by the Government.

...

16th July, 1964

...

Sixty per cent of the land may be concentrated in ten per cent of the peasants who are landlords.

The full implications of such a measure are far-reaching, and the implications of the Bill must be fully understood before it is passed.

... refer please refer to the relevant sections of the Act. The issues involve land acquisition, excavation, and maintenance of water courses as well as liability. The implications of the provisions are significant for construction maintenance and study. The study indicates that the proposed site is feasible. However, the site must be evaluated further. The site is well suited for the proposed structure. The area of the site is 100 acres with a 100 acres limit. The excavation limit is also 100. The excavation maintenance and estimates sanction will be decided based on the feasibility study. The progress of the project will be monitored. The last survey number is 2. The time limit for the completion of the project is extended. The bill proposes 25 years for excavation, land acquisition, and related activities.

Advance betterment contribution 15% of the increase in the estimates of betterment contribution and additional taxation. The estimates of the betterment levy will be 15% of the estimates. Existing delta systems will be handed over to the existing systems. Regular irrigation of regular irrigation system. Existing river systems are to be handed over to regular irrigation. The existing practice is to be continued. The transition stage will be P. W. D. hand over to the regular irrigation.

The act would have a beneficial effect on the agricultural sector, especially in backward areas. It would also make the liability of the irrigation department more comprehensive, thereby enhancing its effectiveness. The bill would further address the need for irrigation in these regions, with a focus on the irrigation potential. An irrigation potential study would be conducted to identify suitable places for the construction of field channels. Irrigation channels would be constructed in these areas to enhance agricultural productivity. The act would also place a burden on land acquisition, ensuring that the necessary land is acquired for the projects. The act would enable the construction of 100 channels across the state, facilitating the progress of the irrigation system.

16th July, 1964

Bill to provide for the construction, maintenance and regulation of water courses for irrigation, and for matters connected therewith.

The Bill provides for the construction and maintenance of water courses for irrigation. It also authorizes the government to acquire land for the purpose of irrigation potential waste. The Bill aims to ensure efficient use of water resources for irrigation purposes.
It is observed that even after the completion of irrigation projects at enormous costs, utilisation of irrigation potential is slow and that unless the Government ensure the acquisition and excavation of land needed for water courses, the development of ayacut under the projects will be adversely affected...

Betterment levy

West Germany, Erhard Finance Minister Chansalar of the Exchequer Hitler

16th July, 1964

Integrated Act

Mysore's last survey number

Planning Commission refer

Planning Commission has proposed a scheme wherein the Madras area is to be irrigated by diverting 25% of the river water for the said purpose. The Madras area accounts for an area of 6,000 square miles, which is equivalent to 25% of the river water. Planning Commission has proposed to withdraw the Bill.
fourth plan committee reports

reedy made Planning Commission committee reports

water question

compulsory advance payment

betterment tax

immediate Betterment

Water

water

Agricultural Income Tax isaxsa. z^^ss^ o^aso ^^a ^oe ?

Students are sincere people. Thus, planning commission accepted Bill pass rush through assembly member.

Assembly member 4, 5 seats. Planning Commission accept. Bill pass rush through assembly member.

Planning commission consider. Bill pass rush through assembly member.


16th July, 1964

1015

Revenue Bank

Public works department

Planning Commission

implement

spirit

...

As per the Assembly, the Legislature has passed a Bill food, food supply and food criticism for 100 days.

Institute the Planning Commission to advise the capital in deference to criticism. The Planning Commission has been assisted by the Government Commission, the Manufacturers Association meeting and the Chief Minister tie in the cars. The Chief Minister has been tied to the cars. As per the standard of life of the standard of life of the Institute, the Institute has been assisted by the Institute.

“All rivers and natural streams and parts thereof, all lakes and other natural collections of water, or parts thereof, all tanks, wells, reservoirs, ponds, kuntas, streams” etc. are referred to as water works. The definitions under clause 3-fyy:So4.3S^J^ =^er- t^^r-^oir- &-?^^ saaa 1^<^^ &. o&cr* i)^ -33-^3o-, “water source means any

field channels (for 100 acres or fewer) etc., are included in the definition of water works. The definitions under clause 3-fyy:So4.3S^J^ =^er- t^^r-^oir- &-?^^ saaa 1^<^^ &. o&cr* i)^ -33-^3o-&, “water source means any
Where any water-course is constructed by the Government at their cost on or after the 1st day of April, 1963 and immediately before the commencement of this Act, the Irrigation Officer shall by an order determine the cost of such water-course and apportion it among all the owners of the lands entitled to the use of the water-course, in accordance with the provisions of section 7.

...say owners of all lands within each district block of such extent not exceeding one hundred acres as may be prescribed, in the ayacut of an irrigation work shall be liable to construct and maintain, at their own cost, water-courses required for the supply of water to their lands from the distributaries of irrigation work for irrigation purposes and for the discharge of waste or surplus water from those lands in accordance with such directions as may be issued by the Irrigation Officer. Maintain...
extend the existing annual rate of tax by 50%. 100

maintain the existing sources of water flow. 2

supply sources. The supply sources shall be
drawn from the same sources as in the past.

maintain the supply of water, the water sources
shall be maintained at the expense of the
existing beneficiaries. The expenses for the
maintenance of the existing beneficiaries shall be
borne by the beneficiaries themselves. The

additional income shall be used for dry and wet
cultivation. Wet cultivation -- 200. Electricity

cost of cultivation 200.
1024 16th July, 1964


...

3. The owners of all lands within each distinct block of such extent not exceeding one hundred acres as may be prescribed, in the ayacut of an irrigation work shall be liable to construct and maintain, at their own cost, water-courses required for the supply of water to their lands from the distributaries of the irrigation work for irrigation purposes.

“Water-course” definition. “Water course” means any channel or pipe not maintained at the cost of the Government which is supplied with water from an irrigation work and includes all subsidiary works connected with any such channel or pipe, except the sluice or outlet through which water is supplied from irrigation work to such channel or pipe.
16th July, 1964


...

Amendment 3: Amendment passed. Majority vote of 1027. Majority pass regional. Regional Bill passes contention. General development. Regional Committee treats regional. Amending development. Nagarjunsagar left canal. Development on the criterion of the Regional Committee. Rules made. The amendment of 238 rules. Notwithstanding containing the rules 104 to 128 the provisions hereinafter made in relation to the Regional Bill shall apply to all such Bills and if any question arises whether a Bill is a Regional Bill or not the question shall be referred to the Governor and a certificate issued by him in this behalf shall be final:
Regional Committee members of the Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964.

Regional Committee members of the Irrigation Act submitted Sections 1 and 2 for deletion. Money matters affect water. That is what you have explained.

Sri N. Prasada Rao: Schedule matters. Development and economic planning with the frame-work of the
general development plans and policies formulated by the State Legislature have major affects. Development projects are integral to these plans. Development is development as a development plan and policies affect major affects. The development schedule matters.

Sri N. Ramachandra Reddy:— The issue has been raised by Mr. Prasadaraao in a very general manner, Sir. Under clause 9, schedule matters.

Mr. Deputy Speaker :—You explain one of the kinds of development. Development and economic planning would include almost all the bridges etc.; but this is only a bill to provide for the construction and maintenance of water courses. Development and economic planning is generally taken as large-scale irrigation or water works.
and their construction. Here it is only construction and maintenance of water courses.
formulated by the State Legislature."

So, it means, whatever development schemes or whatever economic plans connected with or affecting the Telangana region within the broad frame-work of the general development plans and policies formulated by the State Legislature must be taken to the Regional Committee. Otherwise there is no sense in saying like that. 'Development and economic planning' is good enough. As we have tried to point out, it should be 'development and economic planning within the frame-work of the general development plans...'. According to your argument, if it is 'general development it need not go to the Regional Committee, whereas it is your argument also that it is part of the general development. Since it is only part of the general development and economic planning within the frame-work of the general development plans and policies connected with field channels, etc., they affect the Telangana region to that extent. Therefore it comes under the scheduled matters.

Besides, I would like you to refer to items 8, viz., 'agriculture, co-operative societies, markets and fairs'. Again this comes under 'agriculture' because I have just gone through the Constitution of India and nowhere is there irrigation list separately.

Mr. Deputy Speaker:—You refer to item 17 of State List of Seventh Schedule;

"Water, that is to say, water supplies, irrigation and canals, drainage and embankments, water storage and water power subject to the provisions of entry 56 of List I."
Sri P. Sundarayya:—I do not want to press the point on ‘agriculture’. I will press my point under item 9 itself, of the scheduled matter of the Regional Committee Order. The items reads; ‘Development and economic planning within the frame-work of the general development plans and policies formulated by the State Legislature’. So, the State Legislature has already formulated schemes, big irrigation projects, etc. As this Bill concerns future also; so far as Telangana is concerned, Nagarjunasagar project affects to some extent; Pochampad project, Musi Project and so many other projects are there; as such, all the field channels should be constructed by the peasants of Telangana, As such. this Bill is a Regional Bill So, let it go to the Regional Committee, and this is a simple point.

Mr. Deputy Speaker:—‘Development and Economic Planning’ has been further explained; it is ‘within the frame-work of the general development plans’. Otherwise they would have stopped there. They have elaborated further—‘within the frame-work of the general development plans . . . ’ If it is general development plan, it should go to the Regional Committee.

Sri P. Sundarayya:— You are giving opposite interpretation to the item, ‘it is general development plans for which the legislature has not already laid policy or is going to lay it, it need not go to the Regional Committee at all’. It is specifically said in the Presidential Order: ‘Development and economic planning within the frame-work of the general development plans and policies formulated by the State Legislature’. The State Legislature is supreme; it is not bound by what the Re-
Regional Committee says even to the extent of referring to the Governor. General economic development or economic planning is concerned, the State Legislature is unfettered, without reference to the Regional Committee; it can do it; within that framework the Regional Committee cannot question the general policy. Once the State Legislature lays down the general policy, then within that framework of that general policy, every bill affecting the Telangana people must go to the Regional Committee. That is what item (9) of schedule matters says. If this Bill is only for starting an irrigation project, then certainly it need not go to the Regional Committee because it is a broad and general economic planning. But, in respect of Nagarjunasagar and Pochampad Projects, if any field channels or minor canals have to be dug, who is to bear the money for it? Naturally the Telangana people have to bear the cost under the Pochampad Project and the Nagarjunasagar project to the extent it benefits Telangana area. Item (9) is very clear on this. When Andhra Pradesh was being formed, the leaders of Telangana said 'we are backward economically, educationally and otherwise;' unless there is some guarantee that the majority of Andhra area of Andhra Pradesh do not overwhelm them in the general economic development and planning, the Planning Commission said that if within the framework the details can be worked by a majority then some injustice would be caused to the Telanga people and therefore this item is specifically put; 'Development and economic planning within the framework of the general development plans and policies formulated by the State Legislature.' This refers directly to a regional bill; otherwise
this item has no sense and the whole Regional Committee has no sense. The bill binds the future also, and so anything that affects Telangana people must be safeguarded and the Regional Committee is there. The other matters like Agriculture, Co-operative Societies, Market and Fairs, Cottage and Small-scale Industries, Sale of Agricultural land, etc, are separately put. So, this particular item...

Mr. Deputy Speaker:—I understand. This is a policy matter which the Government has brought in under that policy and because it is a policy matter it must be referred to the Regional Committee. That is what you say.

Sri P. Sundarayya:—It is not my argument. My argument is that the State Legislature has already laid a policy of economic development for the whole of Andhra Pradesh and within that policy, for the detailed economic plan who is to bear the charge?

Mr. Speaker:—Do you bring it as policy?

Sri P. Sundarayya:—It is not a policy. The word 'policy' does not come in. It is 'development and economic planning' that is to be referred to the Regional Committee. Where is the question of 'general development plan'?

Mr. Deputy Speaker:—Who is to bear the cost would be a matter of economic development?

Sri P. Sundarayya:—Naturally.

Mr. Deputy Speaker:—It is a question of saving the amount and shifting the cost to others; the Government
is contemplating saving to the exchequer to a certain extent and shifting it to the ryots.

_Sri P. Sundarayya_: It may do anything it likes.

_Mr. Deputy Speaker_: Economic development:

_Sri P. Sundarayya_: Development and economic planning within the framework of the general development plans and policies formulated by the State Legislature. As far as general development plans and policies are concerned, it is a matter for the State Legislature to lay down. Once the State Legislature has fixed the policies, then the question comes up as regards detailed development schemes, detailed schemes of economic planning of an area is a regional matter. Of course, if you say that field channels have to be dug only in Andhra area then it need not go to the Regional committee. Whether ultimately the Government throws the burden on the Telangana peasant, it is for the Regional committee to decide, and because the Government has got majority in the Regional committee also they may say that the Telangana peasant must bear the cost and that is for the Regional committee to decide it. But without referring it to the Regional committee, for the State Legislature itself to say directly that the Telangana peasantry should bear it is wrong and goes against item (9).

In the Financial Memorandum accompanying the Bill, the Government said like this: “It is not possible to estimate at this stage the actual initial financial commitments of Government on

this account. The amount spent by the Government on works or repairs will be recovered in full from the owners of the lands so that there will not be any financial liability on the Government ultimately.

If it is a financial bill, the following shall be fulfilled.

Art. 110 of the Constitution of India:

(a) the imposition, abolition, remission, alteration or regulation of any tax;

(b) the regulation of the borrowing of money or the giving of any guarantee by the Government of India, or the amendment of the law with respect to any financial obligations undertaken or to be undertaken by the Government of India;

(c) the custody of the Consolidated Fund or the Contingency Fund of India, the payment of moneys into or the withdrawal of moneys from any such Fund;

(d) the appropriation of moneys out of the Consolidated Fund of India;

(e) the declaring of any expenditure to be expenditure charged on the Consolidated Fund of India or the increasing of the amount of any such expenditure;

'(f) the receipt of money on account of the Consolidated Fund of India or the public account of India or the custody or issue of such money or the audit of the accounts of the Union or of a State; or

'(g) any matter incidental to any of the matters specified in sub-clauses (a) to (f).

'10 (2) A Bill shall not be deemed to be a Money Bill by reason only that it provides for the imposition of fines or other pecuniary penalties, or for the demand or payment of fees for licences or fees for services rendered, or by reason that it provides for the imposition, abolition, remission, alteration or regulation of any tax by any local authority or body for local purposes'. If it is for fees for services rendered, it is no money Bill. But the Government are collecting money. As such it cannot be a finance bill. Any other bill which

is concerned with the development and planning or anything must go to the Regional committee. As such, it is not a money bill. It has necessarily to be sent to the Regional committee.

Mr. Deputy Speaker: You explain. Any Bill other than a money bill which is concerned with the development and economic planning should go to the Regional committee?

Sri Vavilala Gopalakrishnayya: Whether it is a money bill or not is the question,

Mr. Deputy Speaker: Item (9) is: “Development and economic planning within the frame-work of the general development plans and policies formulated by the State Legislature”. What the Government says is that it is only a bill to provide for the construction and maintenance of water courses in the ayacut of the irrigation works and for matters connected therewith. They do not say ‘complete general development and economic planning’.

Sri P. Sundarayya: It is development and economic planning within the frame-work of the general development plans and policies formulated by the State Legislature. It is ‘development and economic planning’.

Mr. Deputy Speaker: It does not go that way.

Sri P. Sundarayya: Then, what is the meaning of the latter part of the sentence — ‘within the frame-work of the general development plans……’?
Mr. Deputy Speaker: My attitude is still this. This comes under development and economic planning. Please see again the Item.

Sri P. Sundarayya: The general development plans and policies are the business of the State Legislature without referring to the Regional committee. That is why the word 'general' is used. It is not general development and economic planning. It is 'development and economic planning within that broad general question' and it is a regional subject. That is why the word 'general' is not used in the beginning. If construction and maintenance of field channels is development, then nothing is development.

Sri P. Sundarayya: I would like the hon. Minister to answer, Sir. May I know what comes under 'development' if field channels do not come under 'development'?

General development plan and policy.

Details take up. General development plan and policy.

Money bill.
reasons in agricultural development, economic development and
development of state matters. The peasant has to sell the land to the Government. Acquisition of land includes sale of agricultural land. Government purchases


It is observed even after the completion of irrigation projects at enormous cost utilisation of irrigation potential is slow and that unless that Govt ensures the acquisition and excavation of land needed for water courses the development of ayacut under the projects will be adversely affected.

Doubt: Sale of agriculture land to government. What is meant by acquisition? The peasant has to sell the land to the Government. Acquisition of land includes sale of agricultural land. Government purchases

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and I sell as a peasant. Sale of agricultural land involves selling by the peasant and purchase by the Government. So it comes under regional bills.

*Sri N. Ramachandra Reddy*: There is no point in that. There is difference between acquisition and sale.

*Mr. Deputy Speaker*: Acquisition comes by requisitioning it.

*Sri N. Ramachandra Reddy*: Sale means mutual transaction and consent of the person is also necessary—mutual consent of the purchaser as well as the person who sells. But acquisition means even if a person does not accede to it, the Government has got a right to acquire the land and certain price is also fixed by the Government. Here, sale means both the things should be taken into consideration and only price will be determined according to the compromise by the purchaser and the seller.
If you turn to page 265 of the Constitution, item 18 in Seventh Schedule of the State List contains the expression ‘transfer and alienation of agricultural land’ and it naturally covers sale either by agreement or by compulsory acquisition as amounting to transfer or alienation. Since the feed channels cannot be dug in the air or under the ground without affecting the land transfers, so naturally transfer and alienation of agricultural land is made part of this Bill and as such it has got to go to the Regional Committee. The Regional Committee may agree with the whole Bill, but that is a different matter. But the procedure must be—

*Sri N. Ramachandra Reddy*:—Who will be the proprietor of the land after the transaction? It will be a communal land.

*Sri P. Sundarayya*:—It will be Government land.

*Sri N. Ramachandra Reddy*:—It will be communal land.
Sri P. Sundarayya:— No. Why is it communal? I cannot go and claim since the Government land is communal, since I am part of the community—

Sri N. Ramachandra Reddy:— Communal land cannot be claimed. Nobody can claim proprietary rights over communal land.

Sri P. Sundarayya:— That may be so; Government land is different and communal land is different. What is the right I have got. Can I obstruct—

Sri N. Ramachandra Reddy:— Obstruction means according to the principle you can use it but the channels are naturally for use.

Sri P Sundarayya:— I am not concerned whose property is that. Then, you can challenge the Presidential order that sale of land does not mean anything because no list is provided there. It is only transfer and alienation of agricultural land whether by sale or by purchase or by compulsory acquisition or by confiscation; anything you can do it. So, here is only transfer and alienation of agricultural land; that is what is meant here. So, you cannot say only by agreement one proprietor sells to another proprietor; then only sales come in. That is a very peculiar argument. That is why, I am saying, Sir. this becomes a Regional Bill both under items 6 and 9 contained in the First Schedule of the Presidential Order. If the intention of the President was not to extend beyond those first 8 items, then item 9 need not have been put. We agree with the other matter that the general policy lies in the State Legislature, but within that frame—work of
any specific item development affecting the Telangana people must necessarily go to the Regional Committee. That is why, item 9 is an all comprehensive thing. Within the broad frame-work, every detailed scheme must go to the Telangana Regional Committee.

Mr. Deputy Speaker :—There it is; details of that development...

Sri P. Sundarayya :—Detailed schemes; that means feed channels—

Mr. Deputy Speaker :—Just as Mr. Appa Rao has advocated—

Sri P. Sundarayya :—It is neither here nor there. I will tell you. He has used the argument that if it is general policy and economic thinking then it should go to the Regional Committee. That is exactly prohibited by item 9. If it is general development and economic policy—

Mr. Deputy Speaker :—But it is not general development; it is details of that development already sanctioned, Nagarjunasagar or any project which we have already sanctioned. Some details have been brought in.

Sri P. Sundarayya :—My contention is if it is general development and economic policy it need not go to the Regional Committee. My point is, according to item 9, if it is a general development policy it shall not go; it need not go to the Regional Committee. That is entirely unconcerned with the Regional Committee; we have got the sole right of this thing. Once that general policy is
there; once the general development scheme is there, then in that specific thing without transgressing on that thing the specific thing which affects the other thing becomes regional. Apart from these 8 issues where even general policy matters must be decided by the Regional Committee, with regard to every other matter the details of the scheme must come in the Regional Committee. Mr. Appa Rao's argument was since it is the details of the scheme it need not go to the Regional Committee. But my contention is otherwise. If it is general policy it need not go to the Regional Committee but since the details of the development are involved it comes under the Regional Committee. The only thing is the High Court has to decide it. They have got the majority. If you do not refer to the Regional Committee, we are not going to sit again tomorrow morning. Let us be very clear. Let the Government take the risk in the High Court.

(Sri Vavilala Gopalakrishnayya rose)

Mr. Deputy Speaker:— He has made it very clear.

Sri Vavilala Gopalakrishnayya:— Item 18 of the Seventh Schedule in the State List reads as follows: "Land, that is to say, rights in or over land, land tenures including the relation of landlord and tenant, and the collection of rents; transfer and alienation of agricultural land; land improvement and agricultural loans; colonization." So, what happens is, land whether it is transferred or alienated or given to anybody amounts to sale also. What are the rights? "rights in or over land, land tenures including the relation of landlord and tenant, and the collection of rents; transfer and alienation of agricultural
land..." Here, the transfer of agricultural land is transfer to the Government.

Mr. Deputy Speaker :— But that has nothing to do with the Regional Committee.

Sri Vavilala Gopalakrishnayya :— You please see item 6 in the First Schedule; it says sales of agricultural land —

Mr. Deputy Speaker :— You mean it comes under the rights of the Telengana Committee. But as it has been contended sale does not mean acquisition.

Sri. P. Rajagopal Naidu :— What is meant by acquisition? Is it not transfer? It is transfer.

Mr. Deputy Speaker :— There are arguments on both sides.

Sri Vavilala Gopalakrishnayya rose —

Mr. Deputy Speaker :— Yes listen to me.

Sri T. Nagi Reddy :— The other side has not argued but it has asserted. There has been argument on the Opposition side. There has been assertion on the Minister's side.

Mr. Deputy Speaker :— There are arguments on both sides. It has been just pointed out by Mr. Rajagopal Naidu that acquisition of land comes under item 6 of the Schedule, namely, sale of agricultural land.

Sri P. Subbaiah : Sir, I have a new point to make. Acquisition means acquiring land for public utility, paying the market value with or without the consent of the owner.
That tantamounts to alienation. Here, there is alienation. The second point is whether this is tax or not. Here, the Government is going to render certain service for which if the ryot fails to pay the Government is authorised to assess and collect and pay back. Then, it comes under special assessment. It is neither a tax nor anything because it comes under special assessment. If it were to be a tax there must be imposition and then collection and then expenditure from out of the Consolidated Fund. Therefore, when these three factors are not there, it is not a tax. This comes under the purview of special assessment. Thirdly, whether this is a development.

Mr. Deputy Speaker :— That has been argued.

Sri P. Subbaiah :— Please hear my point and then decide because my points are altogether different.

Mr. Deputy Speaker :— You are repeating.

Sri P. Subbaiah :— I am connecting point after point and coming to a conclusion. First point is, this is an alienation because of acquiring land for public utility with or without the consent of the owner, with due compensation. That is number 1. That tantamounts to alienation. Second point is, this is not a tax, for this is not imposing nor any expenditure is charged out of the Consolidated Fund. Therefore, this comes under the purview of special assessment. That is point (2). Third point is, development and economic development. Here, what are we doing? What is the intention of this law and the Bill? The intention of the Bill is to improve, to construct, to dig and to maintain (what) canals (for what) for development.
The intention of the Bill is to improve, to construct, to
dig and to maintain. What? Canals. For what? For Development. Development, whether general or specific, it is development, a detailed development. Therefore, this improves the lot of the ryots of particular place throughout the State. Therefore, this certainly affects the ryots of Telangana. When it affects the ryots of Telangana, it has to be referred to the Regional Committee.

Mr. Deputy Speaker:— A point of order has been raised by Mr. Prasadrao under Clause 9 and Sri P. Rajagopala Naidu and Sri P. sundarayya supported the point of order under Clause 9 and also under Clause 6. Confusion has been on both sides Government think that it is not a full-fledged development, but only a partial development. A ruling has been asked. Before giving a ruling, can I refer the matter to the Government and ask whether they would accept the Amendment for reference to Regional Committee instead of seeking a ruling and making the matter a specific issue for a ruling to be given by the Chair. In order not to harm the further issues, will they accept this amendment that the Bill be referred to the Regional Committee? If they accept, the precedent will not be there. If it is not in such a hurry, Government can consider it.

Sri N. Ramachandra Reddy:— There is scope under Clause 9. Under Clause 6, there is no argument.

Mr. Deputy Speaker:— If under Clause 9, there is scope, do you feel that if that amendment is accepted, the point of order would not stand and there is no such issue
which can be discussed and debated. I am talking of a way out.

*Sri N. Ramachandra Reddy*: I am accepting the amendment.

I beg to move: “that the Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964 be referred to the Regional Committee.”

*Mr. Deputy Speaker*: Motion moved.

(Pause)

When this is accepted by the Government, the point of order is withdrawn now and no ruling need be given. I am not referring to any other thing.

*Sri P. Sundarayya*: The point of order is not withdrawn. There is substantial point in the point of order raised. Government have accepted in order to avoid getting into trouble with the High Court once again and they agreed to refer the Bill to the Regional Committee. That’s all what we want.

*Mr. Deputy Speaker*: Now you want that the Bill be referred to the Regional Committee.

*Sri Vavalala Gopalakishnayya*: May I take it that you gave a ruling and upon that ruling Government have accepted.

*Mr. Deputy Speaker*: No. I have just referred the matter to them. The House has accepted. The ruling is
The question is:

“That the Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964 be referred to the Regional Committee”.

The motion was adopted.

**NON-OFFICIAL RESOLUTION**

re: the steps to be taken to ensure the supply of articles of daily usage such as rice, Jawar, Sugar etc to the public at fair prices by taking over the trade in these Commodities.

**Mr. Deputy Speaker:** — Now we shall go to the next item, resolution moved by Sri A. Ramachandra Reddy on 10th July, 1964. Sri P. Sundarayya and Sri Pillalamarri Venkateswarlu will wind up the debate and then the Minister will reply. I think, we have to close before 1-30 P.M.

**Sri P. Sundarayya:** — We can do one thing: we can sit till the Minister concerned finishes his reply.

**Sri T. Nagi Reddy:** — We accept to close by 1.30 P.M. If it is 1.40 P.M. or 1.45 P.M., it is a matter of ten or fifteen minutes — we can sit and finish it.
Non-Official Resolution: re: 16th July, 1964 1053
the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.

Mr Deputy Speaker:— That is allright. Sri Sundarayya will start. Mr. Sundarayya, you will take 20 minutes, because the time is very short.

Sri P. Sundarayya:— Yes, Sir.
Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities
Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar Sugar etc, to the public at fair prices by taking over the trade in these Commodities.

(Mr. Speaker in the Chair)
Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar, etc., to the public at fair prices by taking over the trade in these Commodities.
Non-Official Resolution: re: 16th Jul, 1964 1057
the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.
1058 16th July, 1964

Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of dialy usages such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.

Village registers: Keeping the Village registers, the Administrative offices and other government offices can be done by using a card system. In 1961, a decision was taken to introduce Village registers. The registers were set up in 7 areas of the village. In 1962, 50 registers were set up and the number of registers increased to 8 areas by 1963. The decision to set up 7 areas was taken by the government in 1964. In 1942-45, a different system was introduced. The supply and retail are also regulated to control the prices.
Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of dialy usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.
1060 16th July, 1964

Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.

... An increase in prices was to be expected as a result of the fall in agricultural production and particularly in respect of rice and sugarcane. Since the scarcity of rice was concentrated in the eastern region, Madhya Pradesh and Maharashtra, the rise of prices was particularly sharp in these areas."

"The seriousness can be understood by the following: ... In West Bengal and Madhya Pradesh the rise ranged from 21 to 22 per cent while in Maharashtra it was as high as 34%."
Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.

17% of the production went to 17% of the production. In 1964, 17% of the production went to the market. 58 metric tonnes were sold. The rice was imported from the market. The rice was sold at 17% of the production.

17% of the production went to the market. 58 metric tonnes were sold. The rice was imported from the market. The rice was sold at 17% of the production.
Non-Official Resolution: re: 16th July, 1964 1063

the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.

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usage such as Rice, Javvar Sugar
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by taking over the trade in these
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Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar Sugar etc, to the public at fair prices by taking over the trade in these Commodities.

16th July, 1964

The Hon'ble Resolved to take over the trade in Rice and Jawar Sugar etc for supply at fair prices to the public at the following

cheap grain shops in the District of West Godavari

cheap grain shops in the District of

State Trading

non-official resolution
Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar, etc., to the public at fair prices by taking over the trade in these Commodities.

State Trading

The undersigned is pleased to inform that the State Trading Corporation, State Supplies Department, and Civil Supplies Department have been functioning in the State of Madhya Pradesh since 1961. The State Trading Corporation has taken over the trade in Commodities and is now functioning in the State of Madhya Pradesh. The State Supplies Department has been functioning in the State of Madhya Pradesh since 1961. The Civil Supplies Department has been functioning in the State of Madhya Pradesh since 1961.

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Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.

16th July, 1964 1067
1068 16th July, 1964

Non-Official Resolution: re. the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.

Expert committee
Non-Official Resolution i.e.: the steps to be taken to ensure the supply of articles of daily use such as rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.

16th July, 1964

1069
Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar, etc., to the public at fair prices by taking over the trade in these Commodities

16th July, 1964

Check posts — Check posts should be set up at the following places:

Export:
- 10
- 20
- 30
- 40
- 50

Transplantation:
- 60
- 70
- 80
- 90
- 100

Cut:
- 110
- 120
- 130
- 140
- 150

45
- 55
- 65
- 75
- 85

35
- 45
- 55
- 65
- 75

Export cut:
- 85
- 95
- 105
- 115
- 125

55
- 65
- 75
- 85
- 95

25
- 35
- 45
- 55
- 65

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- 25
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Non-Official Resolution: re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar etc., to the public at fair prices by taking over the trade in these Commodities.
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16th July, 1964

1073
Non-Official Resolution re: the steps to be taken to ensure the supply of articles of daily usage such as Rice, Jawar, Sugar, etc., to the public at fair prices by taking over the trade in these Commodities.
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1. Subsidised wheat: 45 nP. 45 nP. wheat available 23.18. 20,000 kgs available for the entire country. Wheat supply Rs. 18.4 lakhs. Subsidiary foods to improve availability. Wheat egg production and subsidies. Subsidised manures, subsidised seed, subsidised protection equipment and subsidised chemicals. Vegetables and pulses 10 additional cities. Subsidised manures, subsidised seeds, subsidised protection equipment, subsidised chemicals and Vegetables. 2 and 3 cattle farms, poultry farms and egg supply. Enforcement staff and food debate. Enforcement staff and licencing orders. 19.1 link system between wholesaler and
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Sugar factory ముఖ్యమైన విషయం. యావి ఇప్పుడు రాష్ట్రంలో కూడా ఉంటే, దాని ప్రత్యేకత ఈ ప్రాంతాల్లో ఉండాలి. ఆమె స్వభావం కలిగి, స్వభావం ద్వారా వాటిని వేయడానికి సరఫరా చేస్తాడు, ఇది స్వభావం నుండి వేయాలనుంచాడు. ఉదాహరణగా, ద్యాద్రి మాట వేయడానికి సరఫరా చేస్తాడు, ఇది స్వభావం నుండి వేయాలనుంచాడు. ఉదాహరణగా, యావి ఇప్పుడు రాష్ట్రంలో ఉంటే, దాని ప్రత్యేకత ఈ ప్రాంతాల్లో ఉండాలి. ఉదాహరణగా, యావి ఇప్పుడు రాష్ట్రంలో ఉంటే, దాని ప్రత్యేకత ఈ ప్రాంతాల్లో ఉండాలి.

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Non-Official Resolution re:
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e.tc., to the public at fair prices by
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Commodities.

Free movement is necessary. Any attempt to hinder or restrict
such movement within the
zone would be movement stop
inability. Any attempt to
price requisitions
inability. Any attempt to
price requisitions

Food debate

The debate on the

1082 16th July, 1964  Non-Official Resolution re:
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Commodities.
Mr. Speaker:— Now, I am putting the amendment of Sri D Seetharamayya to the vote of the House.

The question is:

For the words vegetables, milk etc. substitute Ragi etc. and other necessaries of life like cloth etc.

The amendment was negatived.

Mr. Speaker:— The question is:

“This Assembly recommends to the Government to take steps to ensure the supply of articles of daily usage such as rice, jawar, sugar, jaggery, vegetables, milk etc. to the public at fair prices by taking over the trade in these commodities.”

The resolution was negatived.
1084 16th July, 1964

Statistics regarding the business transacted during the meetings held from 26th June, 64 to 16th July, 1964.

Supplementaries answered: 1613
Unstarred questions: 131
Number of speeches made: Ministers: 39
Members: 229

Short notice questions: 6
Call attention notices under Rule 74: 30
Half-an-hour discussion under Rule 62/2: 1
Number of Bills passed: 10

Composition of the House:

Congress: 178
Communist Party (Leader P. Venkateswarlu): 30
Communist Party (Leader P. Sundarayya): 22
U. D. F: 29
Swantantra Party: 16
National Democrats: 9

Independents unattached (including Sarvasri D. Seetharamayya, N. Prasad Rao, N. Yethiraja Rao and Sri S. R. Datla: 13

Nominated: 1
Vacant: 3

The House adjourned for want of quorum once.
1–30 p.m. The House adjourned sine die.