The Andhra Pradesh Legislative Assembly Debates

OFFICIAL REPORT

Twenty-seventh day of the Fourth Session of the Andhra Pradesh Legislative Assembly.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Friday, the 4th December, 1964

The House met at Half past Eight of the Clock.

[Mr. Speaker in the Chair]

Business of the House

Sri Tenneti Viswanatham (Madugula):—Before you commence, may I submit, Sir, yesterday you were pleased to say at 9-30 that the rest of the answers for the questions will be printed in the proceedings. But may I submit that even if you do not allow supplementaries you may ask the Ministers to read out the replies. Some of the questions are important enough at least for the answers to be read out.

Mr. Speaker:—If there is time, I will have the answers read out. Today you want to ask the Ministers to read out the answers?

Sri Tenneti Viswanatham:—That is what I am suggesting.

Mr. Speaker:—But I learn they have already been sent. They are placed on the Table of the House.

Sri Tenneti Viswanatham:—You mean yesterday's answers; I think that is a great improvement.

Mr. Speaker:—Thank you.
4th December, 1964

Oral Answers to Questions

RESEARCH UNDER JOINT INDO-U.S. PROGRAMME.

691—

* 296 (4192) Q.—Sri A. Sarweswara Rao (Eluru):—Will hon. the Chief Minister be pleased to state:

(a) whether an extensive programme of about 30 to 40 balloon flights from Hyderabad from 15th March to 1st April, 1964, was carried out for research at higher altitudes under joint Indo-U.S. Programme:

(b) what nature of help and co-operation is sought and given by the State Government; and

(c) whether the Andhra Pradesh Science Akademi has a role in this programme?

The Chief Minister (Sri K. Brahmananda Reddy):—

(a) Sir, a flight programme of 10-12 flights from the grounds of Osmania University was carried out this year during March-April by the Tata Institute of Fundamental Research, National Centre of the Government of India for Nuclear Science and Mathematics, Colaba, Bombay, for Cosmic Ray Research at high altitudes through plastic balloons. The flights constituted a joint Indo-U.S. Programme under the auspices of the Department of Atomic Energy, Government of India.

(b) The Tata Institute of Fundamental Research Bombay addressed this Government for assistance in regard to the following viz.,

(i) Vehicles to carry large number of hydrogen cylinders and the equipment.

(ii) A pick up truck (15 Cwt.) and a jeep for the recovery operations;

(iii) Issuing necessary instructions to district officers informing them about these flights and asking
them to assist the Scientists in recovery operations when the latter approached them.

The Police Department was addressed to spare a pick up truck and a jeep for use of the Institute during the period of experiments. The Director of Information & Public Relations was addressed to give wide publicity to these flights and to render all possible assistance as was done in the past. A press release was issued by the Director of Information & Public Relations. The Station Director of All India Radio, Hyderabad, was requested to give adequate publicity in regard to these flights especially in regard to the safeguarding of scientific equipment on its landing on ground through parachute and keeping it intact and sending intimation to the Institute authorities conducting the flights.

All Collectors except the Collectors of Srikakulam Chittoor, Nellore, Cuddapah and Anantapur were also informed suitably about these flights and they were requested to give wide publicity to them regarding the action to be taken when any one finds the parachute with the instruments.

In addition to the above, the Osmania University provided the following assistance to the Scientists etc., who carried the operations, viz.,

(i) Hostel accommodation for 25 persons who manned the programme;

(ii) Laboratory facilities and permission to use the common room in 'C' Hostel as a Laboratory.

(iii) Permission to use the roof of the Physics building for installing optical and radio tracking station and a small working area for installing wireless command transmitters etc.

(iv) Permission to take one of the telephone lines of Osmania University to have a separate telephone (with its own number).
The Andhra Pradesh Akademi of Sciences has no role in this programme.

Mr. Speaker:—That is all right.

COURTESY TO THE PUBLIC.

(a) whether the State Government was asked by the Union Government recently to give the number of instances where the officials particularly I.A.S., I.C.S., I.P.S., and the like, did not show courtesy to the people and to M.P.s., M.L.A.s., specially; and

(b) how many such instances of discourtesy by the officials in the State were reported to the Centre?

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

(b) Two cases.

First Member:—There were many instances. The Chief Secretary and first member also have instructed him suitably. He would have done well if he had seen the M.L.A. and M.P.s. and the Chief Secretary and first member also have instructed him suitably.

I will get the matter placed on the Table of the House.

Mr. Speaker:—That is all right.
POLITICAL PENSIONS.

693—

* 1433 Q,—Sarvasri P. Rajagopal Naidu (Tavanampally) P. Narayana Reddy (Vadamalpet) and K. Mara Reddy (Rajempet):—Will hon. the Chief Minister be pleased to state

(a) whether any political pensions were issued in our State by the Government of India during 1963-64;

(b) if so, the amount given, and the persons to whom the pensions were given?

Sri K. Brahmamandana Reddy:—(a) No, Sir. There was no addition made during 1963-64 to the Central Political Pensions administered by the State Government on an agency basis.

(b) Does not arise.

1. Pensions granted to the descendants and dependents of the former ruling families in India:

2. Pensions granted to certain leading families who were deprived of their livelihood by the extinction of British rule:

3. Pensions granted by the former rulers in India the liability for the Payment of which was taken over by the British Government as a result of transfer of territory:
4. Pensions granted in appreciation of useful services rendered to British Government: and

5. Pensions granted for the subsistence of the members of the family of persons who were executed for high treason in 1815 and all that.

Pending only nine cases, Sir. These are by the Government of India. On an agency basis. After the formation of the enlarged Andhra Pradesh, 5 more political pensions of Mahipath Ram's family were granted. 28 persons or 13 cases 1963-64 cases continue. 13 cases commute. 6 persons 6 cases 1963 continue. 13 cases commute. 28 persons 28 cases. 13 cases continue. 13 cases commute. 6 persons 6 cases continue. 13 cases commute.

4th December, 1964

Oral Answers to Questions
PETROLEUM DEPOSITS.

694—

*1045 (4975) Q.—Sarvasri A. Sarveswara Rao, P. Shyamsunder Rao and V. Satyanarayana.—Will the hon. Minister for Finance be pleased to state:

(a) whether petroleum has been found at ERUKOPADU seven miles from Thiruvur, Krishna District;

(b) if so, whether the District Collector, Krishna, has sent any report in this regard; and

(c) whether the Government propose to exploit the same?

The Minister for Finance (Dr. M. Chenna Reddy):

(a) No, Sir.

(b) Yes Sir. On subsequent verification it was seen that the report was sent in a very casual manner without exercising proper care or deep thought over the matter.

(c) No, Sir.

BARYTES.

695—

*1095 Q.—Sarvasri P. Rajagopal Naidu and C. D. Naidu (Chittoor):—Will the hon. Minister for Finance be pleased to state:
(a) the quantity of Barytes raised in the mine at Velugumetla in Khammam district during 1963-64; and

(b) whether there is any scope to develop the mine this year?

Dr. M. Chenna Reddy—(a) 256 tonnes.

(b) The possibility of developing the mine is under examination of the Andhra Pradesh Mining Corporation Ltd.
OPENING OF NEW SCHOOLS.

696—

* 260 (4050) Q.—Sri M. Lakshmanaswamy (Kankipadu)
Will the hon. Minister for Education be pleased to state;

(a) whether the Government consider to liberalise the
rules to open new Schools and new sections in High Schools.
and

(b) if so, the new measures intended by the Government
in this regard?

Sri K. Brahmamanda Reddy:—(a) Yes, Sir;
(b) Government have sanctioned Rs. 3.00 lakhs for new
High Schools and another Rs. 3.00 lakhs for new sections in
High and Higher Secondary Schools.

1500 teachers' posts have been sanctioned for opening
new Middle Schools with class VI, and for additional sections
in existing class VI. Sanction is also accorded for opening
300 additional sections in classes VII and VIII. The Zilla
Parishads are empowered to allot the new classes in consul-
tion with the District Educational Officers concerned. New
Middle Schools in rural areas are permitted to be opened even
with a strength of 15 pupils in respect of boys schools and 10
pupils in respect of Girls Schools.
4th December, 1964

Oral Answers to Questions

Sir, I am to submit:- Since the middle school introduced 2 years ago, all the students have been considered under condition 2. However, on my consideration, I suggest that the condition of the middle school should be changed to condition 3. Such a change would be beneficial for the students.

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ENGLISH MEDIUM SCHOOLS.

697—

*344 (4413) Q.—Sri S. Vemayya (Buchireddypalem)
Will the hon. Minister for Education be pleased to state :

(a) whether the Government selected any High School in Nellore District to introduce English as Medium of Instruction during 1964-65; and

(b) if not, the reasons therefor?

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

(b) Does not arise, as there is no proposal, but English has been introduced as medium of instruction only in one section from class 9 onwards in the V.R.C. Higher Secondary school, Nellore.

Sri K. Brahmananda Reddy:—There are no high schools in Nellore District having English as medium of instruction in all sections of the schools and there is also no proposal to introduce English as medium of instruction in any high school in that District.
MIDDLE SCHOOLS IN YELLAavarAM TALUK

698—

*382 (4587) Q.—Sri Ch. Mallikarjuna [Put by Sri P. Gunnayya (Kothur)]:—Will the hon. Minister for Education be pleased to state:

(a) the number of Middle Schools in Yellavaram Taluk East Godavari District;

(b) whether the Government propose to consider a scheme to establish a High School and cosmopolitan hostel at each taluk headquarters in Girijan Taluk, and four Middle Schools at four places in each of the said taluks as feeder schools to the High School with hostels attached to them without any reference to the population to ensure the educational advancement of the Girijans; and

(c) if not, the reasons therefor?

Sri K. Brahmmananda Reddy:—(a) Nil, Sir. However there is a Higher Elementary School at Addateegala and with the introduction of the integrated Elementary Education syllabus in class VII during the current year, it will have the same status of class VI of a Secondary School.

(b) There is no proposal before the Government to establish a High School and Cosmopolitan Hostel at Yellavaram during the current year.

There is also no proposal to establish four Middle Schools in each of the four Girijan Taluks as feeder schools attached to them. There is a High School at Rampachodavaram with a hostel attached to it.

(c) Consequent on the introduction of integrated syllabus in class VI during the current year the question of opening new Middle schools does not arise. However Class VI will be opened in existing Primary Schools when there is strength of pupil, whenever the strength justifies for it.
Will the hon. Minister for Education be pleased to state:
(a) whether the agency Middle School at Arakuvalley has been upgraded to a High School; and
(b) if not, the reasons therefor?

Sri K. Brahmamandana Reddy:—(a) Yes, Sir.
(b) Does not arise. The agency Middle School at Arakuvalley was upgraded into a high school during 1961/62 itself.

Sri P. Rajagopal Naidu:—Thanks.

AGENCY MIDDLE SCHOOL ARAKUVALLEY

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

(a) whether the agency Middle School at Arakuvalley has been upgraded to a High School; and

(b) if not, the reasons therefor?

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

(b) Does not arise. The agency Middle School at Arakuvalley was upgraded into a high school during 1961/62 itself.

Sri P. Rajagopal Naidu:—Thanks.

ADMISSIONS TO HIGH SCHOOLS IN VIJAYAWADA.
(a) whether the Government is aware of the situation that there is no provision for admission to more than half of the students who seek admission in High Schools in Vijayawada Town; and

(b) if so, the action taken by the Government to ease the situation?

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

(b) An additional amount of Rs. 25.00 lakhs has been sanctioned for opening new schools, additional sections. Higher classes etc., 9 new High Schools have been permitted to be opened this year in Krishna District. A provision of Rs. 3.00 lakhs has been made for opening additional sections in the existing High and Higher Secondary Schools in the State.
Sri P. Anthony Reddy (Anantapur):—Mr. Speaker, Sir, may I know if the Vijayawada municipality requested the Education authorities for sanction of new sections to admit these excess students and if so what action is taken thereon?

Sri K. Brahmananda Reddy:—I presume they must have asked, Sir.

These are too small matters for the Assembly, I submit to you for your consideration. Not that it is not admissible. These are matters at the municipality and zilla parishad level because as you know, Sir, all this has been transferred to them. Our duty mainly is to sanction money and request them to open so many hundreds of classes or schools or middle schools or high schools.
FINANCIAL ASSISTANCE TO SECONDARY SCHOOLS

701—

*1190 Q.—Sri A. Sarveswar Rao:—Will the hon. Minister for Education be pleased to state

(a) whether Government of India has offered financial assistance to the State Government on cent percent grant basis for certain selected schemes like strengthening of Science labs., improvement of school libraries and special training to Science teachers etc., for Secondary Schools during the rest of the 3rd Plan period; and

(b) what are the selected schemes suggested to the Centre by the State Government for the financial help?

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

(b) I. **Strengthening of Science Laboratories:**

(i) 1084 High Schools at Rs. 15,000/- each 1,62,60,000

(ii) 140 Higher Secondary Schools at Rs. 5,000/- each 7,00,000

II. **Special Training of Science Teachers:**

2,500 teachers at Rs. 300/- each 7,50,000
III. Improvement of School Libraries:

(i) Training of clerks as librarians 1,224 clerks at Rs. 50/- each 61,200

(ii) Providing grants to School-libraries for the purchase of books at Rs. 5,000 each for 1,224 schools 61,200,000

2,38,91,200

IV. [Missing Content]

V. [Missing Content]
Sri P. Anthony Reddy :- Mr. Speaker, Sir, recently Mr. Chagla, the Union Minister for Education, has stated that for laboratory equipment and technical aids the Govt. of India will meet cent percent grant. In view of this, will the State Government request the Central Government for these grants and see that all our schools are fully equipped scientifically so far as laboratories and technical aids are concerned?

Mr. Speaker :- Recently the Minister for Education has stated that 25% of the cost of laboratory equipment will be met by the Central Government. Will the State Government request it to meet the whole cost so that all our schools may be scientifically equipped?

Mr. Speaker :- It is true that the Minister for Education has stated that 25% of the cost of laboratory equipment will be met by the Central Government. Can the Hon'ble Member give us the percentage of cost for which the State Government has agreed to meet?

Mr. Speaker :- The Hon'ble Member has stated that in some cases the State Government is willing to meet 50% of the cost. It is further stated that there will be a grant from the Central Government of 25% of the total cost. Will the Hon'ble Member give us the percentage of cost which the State Government will meet?

Mr. Speaker :- The Hon'ble Member has stated that the grant has so far been 50% and 25% respectively. What about the cost which the State Government will meet?

Mr. Speaker :- The Hon'ble Member has stated that there will be a 25% grant from the Central Government and 50% from the State Government. What about the cost which the State Government will meet?

Mr. Speaker :- The Hon'ble Member has stated that there will be a 25% grant from the Central Government and 50% from the State Government. What about the cost which the State Government will meet?
NEW HEADQUARTERS HOSPITAL BUILDING
AT NELLORE

702—

*224 (3885) Q.—Sri G. C. Konadaiah (Nellore):—Will
the hon. Minister for Health and Medical be pleased to state:

(a) whether the construction work of the Hospital
building at Nellore has been taken up;

(b) when the work will be completed; and

(c) when the General Hospital will be shifted to the new
Building?

The Minister for Health and Medical (Sri Y. Sivarama
Prasad):—(a) Yes, Sir.

(b) Completion of work depends on availability of
labour and material and making available funds in budget of
each year for this work and it is too early to indicate time at
this stage.

(c) After completion of the new Headquarters Hospital
Buildings, the hospital will be shifted to the new building.

BUILDING FOR GOVERNMENT HEADQUARTERS
HOSPITAL, NELLORE

703—

*255 (4037) Q.—Sarvasri S. Vemayya, and A. Sarweswara Rao:—Will the hon. Minister for Health and Medical
be pleased to state:

(a) whether the construction of the Government Head-
quarters Hospital at Nellore will be taken up during 1964-65;
and

(b) if not, the reasons for the delay?

Sri Y. Sivarama Prasad:—(a) Yes, Sir.

(b) Does not arise.
490 4th December, 1964 Oral Answers to Questions

(1) నంది వ్యాసం: ఆది జాతిలో నంది వ్యాసం ఉంది అని ఎలా అనుమతించారో?

(2) నంది వ్యాసం: యుద్ధంలో నంది వ్యాసం ఉంది అని ఎలా అనుమతించారో?

(3) నంది వ్యాసం: బాలమనంది దేవత బాలమనంది ఉంది అని ఎలా అనుమతించారో?

(4) నంది వ్యాసం: బాలమనంది దేవత బాలమనంది ఉంది అని ఎలా అనుమతించారో?

(5) నంది వ్యాసం: యుద్ధంలో నంది వ్యాసం ఉంది అని ఎలా అనుమతించారో?

(6) నంది వ్యాసం: బాలమనంది దేవత బాలమనంది ఉంది అని ఎలా అనుమతించారో?

(7) నంది వ్యాసం: యుద్ధంలో నంది వ్యాసం ఉంది అని ఎలా అనుమతించారో?

(8) నంది వ్యాసం: బాలమనంది దేవత బాలమనంది ఉంది అని ఎలా అనుమతించారో?
Oral Answers to Questions 4th December, 1964

You want to make a point out of it. It is all right. After all, Mr. Vavilala Gopalakrishnayya, we receive some thousands of questions from the members. Sometimes we pass orders: "Admitted". Then, they might have forgotten about this previous question; Sometimes it happens. You cannot help it.

Mr. Speaker:—Anyhow, I may assure you that nothing is done intentionally.

Sri Vavilala Gopalakrishnayya:—I am not attributing any such thing.
EQUIPMENT TO THE EYE SPECIALIST IN NELLORE HOSPITAL.

704—

*347 (4424) Q.—Sri S. Vemayya:— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there are any proposals with the Government to sanction equipment to the Eye Specialist at the Government Headquarters Hospital, Nellore during 1964-65; and

(b) if not, the reasons therefor?

Sri Y. Sivarama Prasad:—(a) The answer is in the negative.

(b) Does not arise.

MEDICINES TO NELLORE GENERAL HOSPITAL

705—

*403 (4713) Q.—Sri G. C. Kondiah:— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether a letter to the Editor in Andhra Patrika, daily on 10-4-1964 with regard to the Supply of medicines to Nellore General Hospital is brought to the notice of the Government; and

(b) what is the amount of the money that is given to the Hospital every year?

Sri Y. Sivarama Prasad:—(a) Yes, Sir.

(b) 1963-64 ... Rs. 1.20 lakhs.

1964-65 ... Rs. 1.48 lakhs.
Sri K. Brahmanna Reddy:--We are thinking, Sir, during the course of the next year, from April 1st, whatever may be the difficulties, of substantially increasing the money for supply of medicines in several hospitals in the State.

We are thinking, Sir, during the course of the next year, from April 1st, whatever may be the difficulties, of substantially increasing the money for supply of medicines in several hospitals in the State.
CHEMICAL EXAMINER'S DEPARTMENT

706—

* 304 (4201) Q.—Sri A. Sarveswara Rao:—Will the hon. Minister for Health and Medical be pleased to state:
(a) Whether a proposal for converting Chemical Examiner's Department into a full fledged Forensic Science laboratory was pending with the Government since more than two years; and

(b) if so, the reasons therefor?

Sri Y. Sivarama Prasad:—(a) No, Sir.

(b) Does not arise.

* * *

(a) and (b) Indents are placed on the Madras Medical Stores Depot for the supply of Medicines to Kuddapah, Kurnool, Chittoor, Anantapur and Nellore Districts only.
The Medical Stores Depot at Hyderabad was established by the Government of India in 1951. In the initial stages, the Depot was supplying stores only to the Telangana Region. The Depot is being developed gradually by the Government of India and it is now supplying stores to most of the Medical Institutions in the Andhra Districts also except the five districts referred to above. As soon as the Depot is fully developed with adequate space for storing of drugs and medicines, it will be able to take up the supply to these 5 districts also.

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INDUSTRIAL MUSEUM AT VIJAYAWADA

708—

* 847 (4043) Q.—Sri T. V. S. Chalapathi Rao:—Will the hon. Minister for Excise and Prohibition be pleased to state:
(a) Whether it is a fact that the Government have taken over from the Krishna Zilla Parishad the building and appurtenant site of the Industrial Museum in Vijayawada;

(b) if so, from what date it was taken over by the Government;

(c) whether the Government has paid any compensation to the Zilla Parishad; and

(d) what is the object of the Government in taking over the said museum building?

The Minister for Excise and Prohibition (Sri M. R. Appa Rao): — (a) Yes, Sir;

(b) It was taken over by the Director of Archaeology, Andhra Pradesh from the Zilla Parishad, Krishna on 30—11—1963 A.N.

(c) The question of payment of compensation to the Zilla Parishad does not arise, as it is a trust property and only its management vested in the Zilla Parishad, Krishna.

(d) The said museum building has been taken over from the Zilla Parishad, Krishna for the location of the Regional State Museum and its office in it.

Sri M. R. Appa Rao:—We are going to establish regional museums where we are going to house archaeological finds of some importance.
misuse be avoided. Has any Industrial Museum been develop this year or is it in a constant state of embarrassment?

Sir: It is.

The Trustees:- The Regional Meeting place in staff quarters. Staff quarters should be separate. The Trustees staff quarters are in a separate building from the auditorium.

Sir: The Trustees:- The staff quarters should be separate. Museum and auditorium.

The Trustees agree with the above. The Trustees have visited Industrial Exhibitions. archaeological exhibition to the Regional office, which has been visited by the Trustees for purpose. The purpose to the Trustees.

The Trustees:- Regional Archaeological Museum is the Industrial Museum and Industrial Museum is the Regional. The Trustees have visited Industrial Museum for purpose. This is the Archaeological Museum.

Sir: This is the Industrial Museum and the Regional Museum. State Government has agreed to this arrangement.
Houses to Harijans of Koppal Village

709—

* 112 (2933) Q.—Sri P. Parvata Reddy (Peddavoora) :—
Will the hon. Minister for Social Welfare be pleased to state:

(a) the amount of expenditure incurred by Social Welfare Department towards the housing facilities for Harijans in Koppal village in Devarkonda taluk, Nalgonda District;

(b) the number of houses constructed; and

(c) whether it has been brought to the notice of the Government that the Harijans are not residing in those houses; and

(d) if so, the reasons therefor?

The Minister for Social Welfare (Smt. T. N. Sadalakshmi) :—(a) Rs. 24,247-60

(b) Forty eight

(c) Yes, Sir.

(d) Because some of the houses have collapsed; Harijans are not residing in them.
500

4th December, 1964

Oral Answers to Questions

Sir, the recovery of Rs. 10,000 has not been made as yet. The wages for this amount have not been paid. When will the recovery be made?

Sir, have you sold the land for the recovery of Rs. 10,000? If so, how much? If not, what steps are being taken for the recovery of that amount? 48 acres 3 bigha 9 dhuris, 98 acres 3 bigha 9 dhuris. Maybe the recovery is being made from the land.

Sir, recovery is Rs. 10,000. Could you tell me how the recovery is being made? How many cases have been taken up so far?

Sir, separate question is this. Could you tell us the recovery?

Sir, separate question is this. Could you tell us how the recovery is being made? How much has been recovered so far? The recovery has been made in two instalments. The first instalment has been passed and the second instalment is in the pipeline. Could you please inform us about the second instalment?

Sir, if the recovery has been made, how much has been recovered so far? The recovery has been made in two instalments. The first instalment has been passed and the second instalment is in the pipeline. Could you please inform us about the second instalment?

Sri T. Balakrishnayya (Satyareedu):- May I know, Sir, whether the houses were checked up by the technical people concerned before the houses were allotted to those Harijans.

(Reply of the Minister: It is not clear who the concerned Engineers are. It is not clear where the plan was prepared. It is not clear whether the instructions were followed. It is not clear whether the difficulties were overcome before the houses were allotted.)
Oral Answers to Questions
4th December, 1964

Mr. Speaker:— The question is whether the Harijans are not residing in the Houses at present. You say that in 1961 the Director of Social Welfare went and saw. During these 3 years nobody seems to have gone there and found out.

(Some Members rose to ask questions)

Mr. Speaker:— There is no use of putting any supplementaries now.
Mr. Speaker :- Better you do not enter into discussion with them.

(The Minister for Social Welfare rose.)

No purpose will be served by putting any question.

EVALUATION CELL IN THE OFFICE OF THE DIRECTOR OF SOCIAL WELFARE

710—

* 247 (4015) Q.—Sri T. Balakrishnaiah:—Will the hon. Minister for Social Welfare be pleased to state:

(a) whether any evaluation cell has been started by the Government to assess the progress of Scheduled Castes in various directions; and

(b) if so, whether a copy of the work done by the Evaluation cell will be placed on the Table of the House?

Smt. T. N. Sadalakshmi.—(a) The answer is placed on the Table of the House.
(b) Dozen copies of each of the report of the Committee were supplied to the Library of the Legislature for the use of the members.

(Answer placed on the Table of the House)

(a) On the basis of recommendations contained in the 48th report of Estimates Committee on the Ministry of Home Affairs on Scheduled Castes, Scheduled Tribes and other Backward Classes, a section consisting of one Superintendent, 3 (three) Upper Division Clerks, one Typist and a peon was set up in the office of Director of Social Welfare, Hyderabad in the year 1960 for evaluating the progress of schemes for the Welfare of Scheduled Castes, Scheduled Tribes and Other Backward Classes. The evaluation is meant for obtaining progress reports from the implementing officers and submitting them to Government in time. For a qualitative evaluation of all the schemes, the Government have appointed a State Evaluation Officer and a State Evaluation Committee, with the Chief Secretary as its Chairman, who evaluated schemes pertaining to Social Welfare Department along with other schemes.

(b) The cell has been submitting monthly, quarterly, half yearly and yearly progress reports to Government and the sub-committees set up by Government to review the progress of schemes. The latest report was submitted to Subcommittee IV of the State Advisory Committee for Planning held on 22—3—1964 to review the Plan Schemes.

B. R. K. Sastry,  
Ex-Officio Joint Secretary to Government.

Sri T. Balkirshnaiah:—It is stated in the reply that the Committee has gone into the affairs of the Scheduled Castes. Who are the members of the State Evaluation Committee and what is the work done by them in 1960. Will the Government place a report of the work done by the Committee at least before the next budget session?
Smt. T. N. Sadalakshmi:— The Chief Secretary (Chairman), Finance Secretary, Special Secretary of Education are the members—

Q. S. M. Narasa Charya:— The last report submit in the house-building 30th of August. We will continue working on it. What is your view on this?

Q. S. Narasa Charya:— The Evaluation Committee submit the report. Any practical work done on the education committee?

Q. S. Narasa Charya:— The paper submitted by the Evaluation Committee is practical or not? Non-officials agree or disagree with the report?
GLASS FACTORY AT HYDERABAD.

886—

*837 (3985) Q.—Sarvasri S. Vemayya and A. Sarveswarra Rao:—Will hon. the Chief Minister be pleased to state:

(a) whether there are proposals with the Government to start a Glass Factory at Hyderabad with the assistance of Hungary Government; and

(b) if so, the details of the scheme?
Sri K. Brahmananda Reddy:—(a) Yes, Sir. There is a proposal under the consideration of the Andhra Pradesh Industrial Development Corporation Ltd. to establish an Integrated Glass Project in Technical Collaboration with a Hungarian Firm.

(b) The project envisions manufacture of sheets glass, glass bottles, glass shells etc. at an estimated cost of about Rs. 200 lakhs.

REROLLING MILL AT GUNTAKAL.

* 948 (4543) Q.—Sri P. V. Chowdary (Dharmavaram)
Will hon. the Chief Minister be pleased to state:

(a) whether the Government is contemplating to establish re-rolling mill at Guntakal; and

(b) if so, the details thereof?

Sri K. Brahmananda Reddy:—(a) & (b) No, Sir. The Government are not contemplating to establish a re-rolling mill at Guntakal in the public sector. A private firm has already been licensed to set up a unit with an annual capacity of 5000 tons per annum. It is expected to go into production in a few months time.

TYPEWRITERS MANUFACTURE AT HYDERABAD.

*1773 Q.—Sarasri A. P. Vajravelu Chetty (Kuppam) and M. Pitchayya:—Will hon. the Chief Minister be pleased to state:

(a) whether any firm has been given a licence for the manufacture of typewriters in Hyderabad;

(b) if so, the name of the Firm; and

(c) the facilities, either finance or otherwise provided by the State Government or the Industrial Finance Corporation to that Firm?
Sri K. Brahmananda Reddy:—(a) & (b) M/s. Rai & Sons, New Delhi have been given a licence for the manufacture of typewriters in Hyderabad.

(b) The firm has not approached the Government or the Andhra Pradesh Industrial Development Corporation for providing any financial assistance. However, the Government will give necessary help to the firm for supply of power and water as they have already acquired the land.

SITE FOR CABLE UNIT FACTORY.

889—

*1901 Q.—Sarvasri V. Visweswara Rao, A. Sarveswara Rao and K. Rajamallu (Chinnur):—Will hon. the Chief Minister be pleased to state:

(a) whether the Government agreed to provide 500 acres of land for “Cable Unit Construction” at Hyderabad; and

(b) if so, when it will start functioning?

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

(b) The Government of India have not yet taken a decision regarding the location of the factory.

SITE FOR STEEL PLANT.

890—

* 2587 Q.—Sri P. O. Satyanarayana Raju (Kosigi):—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that American Experts are likely to visit our State in connection with the location of Steel Plant;

(b) if so, the stage at which the matter stands?

Sri K. Brahmananda Reddy:—(a) The State Government have no information, Sir.

(b) Does not arise.
Mr. Speaker:—I do not think we can do full justice to this question during question hour because this is a very important matter with regard to the location of the steel plant, whether it should be in the South or in Andhra or in some other place. I think we will have half-an-hour discussion.

Sri K. Brahmananda Reddy:—No, no. Not now, Sir. I would request you to bear with me. I know the feelings of the Assembly irrespective of party affiliations. I know the feelings of the Andhra people in general. Now, we are also taking steps to appoint a special officer for a few months time, to go and collect every information available. Also the officer will be a man who was previously a Collector at Vizag. He will be able to put the entire data available before the experts when they come here. Therefore, Sir, I feel even if you give me some time I can only tell you about our case but it will be premature. When the necessity arises, I will be the first man to do the needful either the Assembly or otherwise whatever steps may be taken. But, at the present juncture, except saying about my case, the information which I
may be having, I will not be able to do any justice. Therefore, let us wait for some more time, Sir. After all we are going to meet in the Budget session. As I have already told the House we are likely to meet even in the first week of February. By that time, some more things would be cleared up and that will be a proper occasion for us to make the case or to press the case or to do some thing further about it.

Mr. Speaker:—It would be good if no decision is taken by the Central Government within that time.

Sri K. Brahmmananda Reddy:—No, Sir. It won't.

Mr. Speaker:—Then we can have it in February.

Mr. Speaker:—What the hon. Chief Minister says is that by February he will be able to get exhaustive report about this matter and then the Assembly can discuss about it and express their views. The question is not going to be decided before January.

Sri V. Srikrishna:—May not be decided; but they may take some positions.
Sri V. Srikrishna:—Yes, yes. That is better. Let us have an hour’s discussion and let them give whatever they have got at their disposal. Whatever information they have got, they may place before the House.

Mr. Speaker:—So that the hon. Members may express their views in this matter.

Sri K. Brahmamandla Reddy:—Views can be expressed but we should not also forget that others will also naturally express the same views.

Sri V. Srikrishna:—Why should we be so diffident?

Sri K. Brahmamandla Reddy:—Where is the question of diffidence? There is no question of diffidence.

Sri V. Srikrishna:—If we have a claim we can have it. If we do not have, let us make....

Feelings are well-known, Sir. With the injustice that had been done in the last two or three plans to Andhra Pradesh in the Industrial Development of the State, unless this comes there is no question of correcting the regional imbalance, there can be no question of industrial development. That, we are all absolutely clear in our mind, Sir. Therefore, if you so feel, I have the least objection. You may give half-an-hour and two or three hon. members may speak about it. I have no objection, Sir.

because that will mean just 10 minutes for one, 10 minutes for another and 10 minutes for the hon. Chief Minister. No proper analysis of the situation as it is can be made. If it is to be done at all, we must have a full-fledged discussion about it—might be for a day—without any particular decision of course to be made, but proper data at least from the hon. members and governmental side may be put in.
Mr. Speaker:—I will decide about it in consultation with the leaders of all parties.

Sri K. Brahmananda Reddy:—Yes, Sir.

Sri Vavilala Gopala Krishnayya:—We can send a unanimous resolution on that point, to the House of the People. That point also may be considered.

Oral Answers to Questions 4th December, 1964 511
CLAY DEPOSITS IN VISAKHAPATNAM DISTRICT.

891—

*1096 Q.—Sarvasri P. Rajagopal Naidu, and C. D. Naidu: Will the hon. Minister for Finance be pleased to state:

(a) whether clay-deposits were found out in the State as a result of the investigation conducted by the Andhra University; and

(b) if so, the places where they were found?

Dr. M. Chenna Reddy.—(a) Yes, Sir.

(b) Nakkapalli village; Payakaraopet and Peddagurraluru of Visakhapatnam district.

INDUSTRY TO MANUFACTURE PAINTS.

892—

*1415 Q.—Sarvasri P. Rajagopal Naidu, P. Narayana Reddy and K. Mara Reddy:—Will the hon. Minister for Finance be pleased to state:

(a) whether there is any proposal with the Government to start an industry to manufacture Paints in Cuddapah District; and

(b) if so, when will it be started?
Dr. M. Chenna Reddy:—(a) No, Sir.
(b) Does not arise.

PERIODICAL PUBLISHED BY STATE EXPORT PROMOTION COMMITTEE.

893—

*2118 Q.—Sarvasri A.P. Vajravelu Chetty and K. Rajamallu:—Will the hon. Minister for Finance be pleased to state:

(a) whether the Commercial Intelligence Wing of the State Export Promotion Committee publishes any periodicals or reports; and

(b) if so, what are the names of the periodicals or reports?

Dr. M. Chenna Reddy:—(a) There is no Commercial Intelligence Wing as such for the State Export Promotion Committee.

(b) Does not arise.

STORES DIRECTORY.

894—

*2119 Q.—Sri A. P. Vajravelu Chetty:—Will the hon. Minister for Finance be pleased to state:

(a) whether the Directorate of Central Stores Purchase proposes to compile Stores Directory;

(b) if so, whether any officer was deputed to Delhi for this purpose; and

(c) whether the Directory would be published?

Dr. M. Chenna Reddy:—(a) This is under consideration.
(b) The Section Officer (Statistics) Central Stores Purchases Department was deputed to Delhi in July, 1962 not for this purpose but for furnishing the information on the purchases of Andhra Pradesh Government to Directorate General of Supplies and Disposals, as required by them for incorporating in the All India Government Directory.

(c) Does not arise.

ACQUISITION OF LAND FOR INDUSTRIES.

895—

*2344 Q—Sri M. Pitchaiah:—Will the hon. Minister for Finance be pleased to state:

(a) whether it is a fact that an extent of one thousand acres of lands has been acquired for the allotment of the same to industrialists, near Hyderabad City; and

(b) the number of industrialists to whom the said land had been allotted?

Dr. M. Chenna Reddy:—(a) Not as yet Sir, but is under consideration.

(b) Does not arise.

LOANS GIVEN UNDER STATE AID TO SMALL SCALE INDUSTRIES.

896—

*2521 Q—Sarvāṣri C.K. Narayan Reddy (Pileru) and Md. Ismail (Samalkot):—Will the hon. Minister for Finance be pleased to state:

(a) what is the allotment of loans under State Aid to Small Scale Industries in the years 1963-64 and 1964-65;

(b) the amount of loans sanctioned and disbursed during the above period;

(c) how many times the Board has met, and considered the loan applications in the years 1963-64 and 1964-65 (upto August 1964) and;
(d) what is the usual time taken to process the loan applications?

Dr. M. Chenna Reddy:— (a) Rs. 7.00 lakhs for 1963-64 and Rs. 9.00 lakhs for 1964-65.

(b) During the year 1963-64 the entire provision of Rs. 7.00 lakhs was spent towards the grant of loans to Small Scale and Cottage Industries. During the year 1964-65 an amount of Rs. 2.14 lakhs has been spent so far towards the same purpose.

(c) During the year 1963-64 the Board of Industries (Telangana area) met on 4-11-63 and the Board of Industries (Andhra area) met on 8-11-63 and considered the loan applications. During the year 64-65 no meeting of the Boards of Industries has so far been held.

(d) The usual time taken to process the loan application ranges from 4 to 6 months.

TUITION FEE RAISED BY AIDED SCHOOLS IN TWIN CITIES.

897—

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

(a) whether it is a fact that most of the aided Schools in the twin cities raised the tuition fees for Primary, Middle and High Schools;

(b) if so, whether the managements have obtained prior sanction of the D. P. I. as envisaged under rules; and

(c) if not, what action does the Government propose to take against the management concerned?

Sri K. Brahmananda Reddy:—(a) Twelve Secondary Schools in the twin cities have raised the tuition fees.
(b) These 12 Secondary Schools have not obtained prior permission of Director of Public Instruction.

(c) The correspondents of the Schools have been instructed to bring down the rates of tuition fees to the rates prescribed by Government and to refund excess fees collected to the pupils concerned.

NON PAYMENT OF SALARY TO THE TEACHERS.

898—
*2283 Q—Sarasri G. C. Kondaiah, N. Venkataswamy, (Parururu), S. Jagannadham, A. Sarveswara Rao and P. Satyanarayana:—Will the hon Minister for Education be pleased to state:

(a) whether the Government are aware of the non-payment of salaries to the teachers of the Higher Secondary School, Nazarpeta and its branch in Morispet in Tenali since January, 1964;

(b) if so, the reasons for the non-payment of the same;

(c) whether any complaint has been received by the Government in the matter; and

(d) if so, the action taken by the Government thereon to relieve the distress of the teachers?

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

(b) Want of funds.

(c) Yes, Sir.

(d) The Department prevailed upon the management to pay salaries to the staff.

SOCIAL SCIENCE TEXT BOOK FOR III FORM.

899—
*2374 Q—Sarvasri N. Venkataswamy and A. Sarveswara Rao: Will the hon. Minister for Education be pleased to state
(a) whether it is a fact that 1847 War of Independence has been described as ‘Sepoy Mutiny’ in the Social Science Text Book (page 117) prescribed for Form III; and

(b) if so, the action taken to amend the same?

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

(b) Does not arise.

BEGGAR HOMES.

900—*1335 Q—Sarvasri P. Rajagopal Naidu, P. Narayana Reddy and K. Mara Reddy:—Will the hon. Minister for Social Welfare be pleased to state:

(a) the number of beggar homes maintained by the Social Welfare Department; and

(b) whether there are any industries to these beggars?

Smt. T. N. Sadalakshmi:—(a) Nil.

(b) Does not arise.

Business of the House

Sri Ramachandra, Rao Deshpande:—On a point of submission, Sir. Yesterday, during the question hour you were pleased to just observe that the answers to the supplementary questions, will be placed on the Table of the House. Today, the answers are not there. I would like to draw your attention.
Mr. Speaker:—Perhaps, you were not present when hon. Sri Tenneti Viswanatham raised this point.

Sri Ramachandra Rao Deshpande:—Regarding yesterday’s questions, Sir.

Mr. Speaker:—You came late to the House I suppose.

Sri Ramachandra Rao Deshpande:—Yes, Sir.

Sri T. Nagi Reddy:—But trouble arises, Sir, because it becomes important for the reason for the people to know as to who voted for and who voted against and who voted central or who were not present. That would be the way in which the whole thing would be featured if ‘Ayes’ and ‘Noes’ are noted in the Assembly debates? That is why we wanted them to be taken. I do not know whether they have taken the lists at all.
I expect that they would have taken it. Since there were quite a number of Congress members, probably because they knew the order in which they were sitting probably they would get the names collected... ...

**Mr. Speaker:**—If they have not done it, I do not think it is proper to do it now.

**Sri T. Nagi Reddy:**—That is true, but any way the purpose of the voting does not seem to have been carried to its full length.

**Mr. Speaker:**—I am really sorry that I got up and went away yesterday. I should have waited for another five minutes.

**Mr. Speaker:**—Even that if you say that we should not get them printed... If all of you want that they should not go into record, I will see that they do not go into the record.

**Sri Vavilala Gopalakrishnayya:**—No, no. We want them to be in the record, but they are not prepared to take it into record.

**Mr. Speaker:**—They have also not objected.

**Mr. Speaker:**—I do not think it is proper to do it.
Mr. Speaker:—This way we can get correct names. Most of the members who voted against the Motion yesterday were all congress members. Their strength is about 178 or 176, I am not very sure. If you take off the names of absentees we can get 167 names. The members from the Congrese party who absented themselves yesterday, that, we have from the attendance register of yesterday. I do not think any other party member voted against the Motion except the Congress Members.

Mr. Speaker:—It takes a long time.
Sri Tennyti Viswanatham:—It will take time; that is part of Democracy.

Mr. Speaker:—Whenever members insist upon the names being noted, we will note. I will see that hereafter it is done.

Messages From the Council
re: Bills Passed by the Council.

Mr. Speaker:—I am to announce to the House that I have received the following messages from the Chairman of the Andhra Pradesh Legislative Council.

1. “In accordance with Rule 174 of the Andhra Pradesh Legislative Council Rules, I transmit a copy of the Indian Partnership (Andhra Pradesh Amendment) Bill, 1964, as passed and agreed to by the Legislative Council on 2nd December, 1964 without any amendment and signed by me.

Yours faithfully,
(Signed) G. Brahmayya.”

2. “In accordance with Rule 174 of the Andhra Pradesh Legislative Council Rules, I transmit a copy of the Land Acquisition (Mines) (Andhra Pradesh Extension and Amendment) Bill, 1964 as passed and agreed to by the Legislative Council on 2nd December, 1964 without any amendment and signed by me.

Yours faithfully,
(Signed) G. Brahmayya.”
3. "In accordance with Rule 174 of the Andhra Pradesh Legislative Council Rules, I transmit a copy of the Andhra Pradesh Cinemas (Regulation) Amendment Bill, 1964 (L. A. Bill No. 28 of 1963) as passed and agreed to by the Legislative Council on 2nd December, 64 without any amendment and signed by me.

Yours faithfully,
(Signed) G. Brahmayya."

PAPERS LAID ON THE TABLE.

Amendment to the Andhra Pradesh Public Libraries Rules, 1960.


Mr. Speaker:—Paper laid on the Table.

Andhra Pradesh Co-operative Societies Rules 1964

(Sri T. Ramaswamy):—Sir, I beg to lay on the Table a copy of the Andhra Pradesh Co-operative Societies Rules, 1964 (together with the errata) made in exercise of the powers conferred by sub-section (1) of Section 130 of the Andhra Pradesh Cooperative Societies Act, 1964 and published at pages 197-285 of the Rules Supplement to Part II of the Andhra Pradesh Gazette dated 30th July, 1964.

Mr. Speaker:—Paper laid on the Table.
(Mr. Deputy Speaker in the Chair).

Mr. Deputy Speaker:—He wants to know whether they have been placed only to-day.

Sri T. Ramaswamy:—They have been placed only to-day. If any amendments are received within 14 days it will come in next session for discussion.

Mr. Deputy Speaker:—The Minister for Revenue will give his reply to the debate filed tonight and to-day.
Flood Situation in the State

324  4th December, 1964

...
Flood Situation in the State

4th December, 1964

425

The situation in the State is critical. The rivers are overflowing their banks due to heavy rainfall. The situation in the coastal areas is particularly dire. The authorities have declared a state of emergency in the affected areas. The government has mobilized all available resources to tackle the situation. The rescue and relief operations are being carried out with utmost priority. The citizens are urged to stay indoors and follow all safety guidelines. The situation will be reviewed daily and updates will be provided.
526 4th December, 1964  

Flood Situation in the State

This is the fourth installment in a series of reports detailing the flood situation in the state. The report highlights the ongoing efforts to manage the flood situation, including the distribution of emergency supplies and the use of technology to monitor the affected areas. The report also emphasizes the importance of community response in mitigating the effects of the flood.

It is apparent that the flood situation continues to be a major concern for the state. The ongoing efforts to distribute emergency supplies and use technology to monitor the affected areas demonstrate the state's commitment to addressing the situation. The report also highlights the importance of community response in mitigating the effects of the flood.

The report concludes with a call to action, emphasizing the need for continued efforts to manage the flood situation and support those affected.

(Signed) [Signature]

[Name]

[Position]
Discussion on
Flood Situation in the State

4th December, 1964

Protection bunds, human labour, employ bunds, widening, dredgers, foreign exchange difficulties, domestic, employment bunds,

protective bunds, human labour, foreign exchange difficulties, domestic. Protection bunds, human labour, foreign exchange difficulties, domestic.


Discussion on Flood Situation in the State

528

4th December, 1964

Immediate relief measures 9b S"o^ ^'^ Atr^o ^xb jyy^o. &^^5j ^gb6^ 3J^!^o 152 e&eo ^Sv^&D ^KbSbo^ ^ccoi^ wise MR gj^c?^ Rood control measures 9b S"o^ ^'^ Atr^o ^xb jyy^o. &^^5j ^gb6^ 3J^!^o 152 e&eo ^Sv^&D ^KbSbo^ ^ccoi^
Discussion on
Flood Situation in the State

4th December, 1964

In the interest of crooked lands, the Government has decided to take up extensive bank erosion works. The Government has sanctioned Rs. 100,000 for the works. The works will be undertaken by the Chief Engineer's Department. The Chief Engineer has been instructed to take all necessary steps to complete the works within the stipulated time.

Temporary repairs will be carried out to restore traffic. Permanent repair work will be carried out as soon as possible. The Chief Engineer has been instructed to take all necessary steps to complete the works within the stipulated time.

The Government has also decided to provide compensation to the affected persons. The compensation will be provided in two installments. The first installment will be provided within the next 15 days, and the second installment will be provided within the next 30 days.

The Chief Engineer has been instructed to take all necessary steps to complete the works within the stipulated time.

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The Chief Engineer has been instructed to take all necessary steps to complete the works within the stipulated time.
Discussion on
Flood Situation in the State

Advances betterment levy imposed in certain objectionable areas, flood control scheme financed by Rs. 150 crores out of the State Exchequer. Measures taken to ensure the supply of clean water in the State. Department of Water Supply and Sewerage has been established.
Discussion on
Flood Situation in the State
4th December, 1964

...
Discussion on
Flood Situation in the State

4th December, 1964

The situation is very grave and the authorities, either at the Central or State levels, have been exercising discretion to the fullest extent. On the Central side, a sum of Rs. 50 lakhs has been released, and on the State side, a sum of Rs. 30 lakhs has been released to K.R. Rangappa to discriminate discretion. However, the State has been requested not to discriminate discretion. The maximum amount of Rs. 10 lakhs has been sanctioned. A further request has been made for an additional Rs. 50 lakhs. Nature and extent of the damage to crops have been estimated to be Rs. 50 lakhs. The Government has provided Rs. 10 lakhs to institutions and Rs. 50 lakhs to philathrophic persons. Ordinary labourers have been asked to restore the area immediately. Normal ordinary scavengers have been asked to restore the area immediately. The ordinary labourers have been asked to restore the area immediately. Normal ordinary scavengers have been asked to restore the area immediately. Normal ordinary scavengers have been asked to restore the area immediately. Normal ordinary scavengers have been asked to restore the area immediately. Normal ordinary scavengers have been asked to restore the area immediately. Normal ordinary scavengers have been asked to restore the area immediately.
Discussion on Flood Situation in the State

4th December, 1964

Discharge of water recede from normal to rainy season normal rainfall is the basis of discharging capacity. Abnormal rainfall tanks failure, and Arlington reservoir normal rain to augment floods 100% capacity, maximum 100% capacity. Average rain fall 100% capacity, discharge capacity 100% capacity water recede 100% capacity.

Bodies compensation accident. Bodies missing 100% capacity, Wash out 100% capacity. Family member miss 100% compensation accident 100% capacity. Family produce 100% compensation. Bodies missing 100% capacity, bodies recover 100% compensation. Bodies compensation accident. Bodies missing 100% capacity, Wash out 100% capacity. Family member miss 100% compensation accident 100% capacity. Family produce 100% compensation. Bodies missing 100% capacity, Wash out 100% capacity. Family member miss 100% compensation accident. Bodies missing 100% capacity, Wash out 100% capacity. Family member miss 100% compensation accident. Bodies missing 100% capacity, Wash out 100% capacity. Family member miss 100% compensation accident. Bodies missing 100% capacity, Wash out 100% capacity. Family member miss 100% compensation accident.

Further to the different instances is to be rectified. Facts and figures are to be rectified again a few exceptions. The basis of compensation is to be rectified.
4th December, 1964

Discussion on

Flood Situation in the State

Only two people were paid out of 80.

Sri N. Ramachandra Reddy:— If it is true certainly it will be investigated and the rest will be paid. I do not know how the Officers have understood the orders.

...
Relief measures are essential. There is a need to ensure that these measures are comprehensive and discriminatory in nature. Discrimination should not be a factor in relief measures. Comprehensive schemes are necessary to address the issues. The comprehensive schemes should take into account the needs of all sections of the population. It is important to ensure that the schemes are inclusive and effective.

Comprehensive Schemes

- Comprehensive schemes should take up the Comprehensive Expert Committee Report.
- Take up plans for second crops and ensure that seeds supply is adequate.
- Subsidies should be provided to farmers.
- Examine minor drains and improve their efficiency.
- Examine drainage schemes and ensure that they are effective.
- Provide water conservation schemes.
provide a comprehensive flood management scheme. Dam construction, reservoirs, drainage development, and comprehensive schemes for flood control, simultaneous execution of development and comprehensive schemes, and phased programmes, etc., must be executed simultaneously and comprehensive instructions should be issued. Relief allotment should be given in various phases. The comprehensive schemes should be compensated for and instructions should be issued. Various schemes for relief should be taken into consideration and relief should be distributed. Comprehensive schemes should be executed in various phases. Therefore, instructions should be issued. The committee recommends that comprehensive schemes should be executed in various phases to compensate for relief. Comprehensive schemes should be executed in various phases.
Discussion on Flood Situation in the State

4th December, 1964

The Hon'ble Engineer: Integrated schemes have been identified for the flood situation. The integrated schemes will include various measures.

1. Comprehensive schemes
2. Cash crops
3. Second crop
4. Availability and feasibility

Availability and feasibility will be taken into consideration and previous localisation also will be taken into consideration.
Discussion on Flood Situation in the State

4th December, 1964

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Relevant Department: Revenue Department

Sanction of schemes

Suggest comprehensive schemes

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Discussion on Flood Situation in the State

4th December, 1964

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tion is curtailed. The water resources are very meagre and the rainfall has been considerably below normal. The deficit in rainfall, as compared to the normal, is 50/- in some parts of the State. The question is, what are the flood banks and how much is the amount required for the same?

1. Flood banks: The flood banks are the natural levees along the river banks, and are not the same as normal levees. These are the natural levees that form along the river banks, and are not the same as normal levees.

2. Land revenue: Early crop deficiency grants are available to farmers suffering from crop failure due to scarcity. These grants are meant to provide financial assistance to farmers during crop failure.

3. Attitude of officers: The attitude of officers is crucial in implementing the schemes. It is important that officers have a positive attitude towards the implementation of schemes.

4. Officers' consultation: Officers should consult with each other and the Central Government to ensure that the schemes are effective and commence as planned.
4th December, 1964

Discussion on
Flood Situation in the State

Sri Tenneti Viswanatham:—You were pleased to say that the Committee is concerned only with the flood affected areas but not with Srikakulam or Visakhapatnam.
Government Motion: 4th December, 1964

re: Amendment to the Rules Framed under Sub-Section (1) of Section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act 1948.

Sri Vavilala Gopalakrishnayya:—Sir, my points have not been answered.

Mr. Deputy Speaker:—Your points were answered already by the Minister.

GOVERNMENT MOTION.

Amendment to the Rules Framed under sub-section (1) of Section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act 1948.

Sri N. Ramachandra Reddy:—Sir, I move:

‘That the following amendment to the Rules framed under sub-section (1) Section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act, 1948 (Act XXVI of 1948) be approved as required under sub-section (2) of section 40 of the said Act.

‘Add the following as Proviso to Rule 14:

‘Provided further that in the case of an estate situated partly in the plains and partly in the scheduled areas, the twelve months’ period referred to above shall be computed from the date on which the settlement operations are completed in respect of the portion lying in the plains, or where that date is earlier than the date of expiry of the three fasli years referred to in section 30 or section 34, as the case may be, not later than twelve months from the later date and that in the case of an estate situated wholly in the Scheduled Areas, the compensation shall be paid not later than thirty six months from the date on which the Andhra Pradesh (Andhra Scheduled Areas) Estates (Abolition and Conversion into Ryotwari) Amendment Regulation, 1960 (Andhra Pradesh Regulation III of 1960), came into force, or where such date is earlier than the date of expiry of the three fasli years referred to in
Government Motion:
re: Amendment to the Rules Framed under Sub-Section (1) of Section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act 1948.

section 30 or section 34 as the case may be, not later than twelve months from the later date.

Explanation:—‘‘Scheduled Areas’’ means the areas specified in the schedule to the Andhra Pradesh (Andhra Scheduled Areas) Estates (Abolition and Conversion into Ryotwari) Regulation 1951, (Regulation IV of 1951)”

Mr. Deputy Speaker:—Motion moved.

Provided further that in the case of an estate situated partly in the plains and partly in the scheduled areas, the twelve months’ period referred to above shall be computed from the date on which the settlement operations are completed in respect of the portion lying in the plains, or where that date is earlier than the date of expiry of the three fasli years referred to in section .0 or Section 34, as the case may be, not later than twelve months from the later date and that in the case of an estate situated wholly in the Scheduled Areas, the compensation shall be paid not later than thirty six months.
Government Motion: 4th December, 1964

re: Amendment to the Rules Framed under Sub-Section (1) of Section 40 of the Andhra Pradesh (Andhra Scheduled Areas) Estates Abolition Act 1948.

from the date on which the Andhra Pradesh (Andhra Scheduled Areas) Estates (Abolition and Conversion into Ryotwari) Amendment Regulation, 1960 (Andhra Pradesh Regulation III of 1960), came into force, or where such date is earlier than the date of expiry of the three fasli years referred to in section 30 or section 34 as the case may be, not later than twelve months from the later date."

Mr. Deputy Speaker:—I think it is a general amendment. What is the difficulty Government has faced and how is this amendment going to help? Is they can educate on this point, we shall see if there is my possibility of changing it.

Sri N. Ramachandra Reddy:—The regulation was passed, the survey in agency areas has been brought into force on 20-8-1963. The period of three years is reckoned from this date. It is a statutory obligation.
Government Motion:
re: Amendment to the Rules Framed under sub-section (I) of section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act 1948.
Government Motion: re: Amendment to the Rules Framed under Sub-Section (1) of Section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act 1948.

4th December, 1964

The Estates apply the Statute, and when the Estates were notified, the action was taken. That is why, the difficulty arises. What is the difficulty? Why have you brought it? If the Estates are notified at different times, and probably at the time of notification of a particular estate the Government encountered certain difficulties. We do not know what particular difficulties the Government felt in implementing the old rule. If
he had told the House the reasons as to why he was induced to bring forward this amendment, the House and Sri Vavilala Gopalakrishnayya will be satisfied,

Sri N. Ramachandra Reddy:—There are about 9 estates 30,000 acres of government properties. Mutadari abolition and Malguzari abolition are also under consideration. I think within a month or so, Mutadaris will be abolished.

Mr. Deputy Speaker:—I do not know whether such information is available at this stage.

Sri Vavilala Gopalakrishnayya:—They must come with all the information before they come to the House.

Mr. Deputy Speaker:—They have come with a general resolution.

Sri N. Ramachandra Reddy:—It is only to tide over the difficulty. The amount is already fixed. अनावरण, extra amount शुल्क नहीं किया जा सकता।

Mr. Deputy Speaker (Mr. Reddy):—अनेक, अर अन्य संचयों. अनेक अन्य settlement operation
Government Motion: 4th December, 1964

re: Amendment to the Rules Framed under Sub-Section (1) of Section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act 1948.

Sri N. Ramachandra Reddy:—As and when it is possible, as and when they are notified, survey and settlement operations are taken up.

Sri. R. Raghavendra:—As and when it is possible, survey and settlement operations are taken up.

Estates 7, 8 notifications, survey and settlement objections Agency area 4.

Sri K. Govindarao:—It is not being done. You are winding up survey operations.

Sri N. Ramachandra Reddy:—If survey and settlement has not been taken up, it is a different story. It has to be looked into, and it will be looked into.
Government Motion:
re: Amendment to the Rules Framed under Sub-Section (1) of Section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act 1948.

Mr. Deputy Speaker:—The question is:

"That the following amendment to the Rules framed under sub-section (1) of Section 40 of the Andhra Pradesh (Andhra Area) Estates Abolition Act, 1948 (Act XXVI of 1948) be approved as required under sub-section (2) of section 40 of the said Act.

'Add the following as Provision to Rule 14:

'Provided further that in the case of an estate situated partly in the plains and partly in the scheduled areas, the twelve months' period referred to above shall be computed from the date on which the settlement operations are completed in respect of the portion lying in the plains, or where that date is earlier than the date of expiry of the three fasli years referred to in section 30 or section 34, as the case may be, not later than twelve months from the later date and that in the case of an estate situated wholly in the Scheduled Areas, the compensation shall be paid not later than thirty-six months from the date on which the Andhra Pradesh (Andhra Scheduled Areas) Estates (Abolition and Conversion into Ryotwari) Amendment Regulation, 1960 (Andhra Pradesh Regulation III of 1960), came into force, or where such date is earlier than the date of expiry of the three fasli years.
referred to in section 30 or section 34 as the case may be, not later than twelve months from the later date.

Explanation:— "Scheduled Areas" means the areas specified in the schedule to the Andhra Pradesh (Andhra Scheduled Areas) Estates (Abolition and Conversion into Ryotwari) Regulation, 1951, (Regulation IV of 1951)"

The motion was adopted.

GOVERNMENT BILLS.

The Andhra Pradesh Irrigation (Construction and maintenance of water Courses) Bill, 1964 as Reported by the Regional Committee.

Clause 2 (g) of the Andhra Pradesh (Andhra Scheduled Areas) Estates (Abolition and Conversion into Ryotwari) Regulation, 1951, defines irrigation work as including all buildings, machinery, fences, gates, rods and other erections occupied by or belonging to the
Government and connected with an irrigation work which are owned, maintained, constructed or controlled by the Government”  

Is the Government only for the collection of taxes and nothing else?

“Clause 12 (1) (b): to maintain all works necessary for the necessary passage across the water-course of any public road or irrigation or drainage work in use at the time of its construction and of the drainage intercepted by it.”
Government Bill:

The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.

4th December, 1964

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Government Bill:
The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.
Government Bill: 4th December, 1964

The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses; Bill, 1964, as Reported
by the Regional Committee.

(Mr. Speaker in the Chair.)

...
Government Bill:
The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.

554 4th December, 1964

The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.
Government Bill:

The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

4th December, 1964

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Government Bill:
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

556 4th December, 1964
The provisions of this Act shall have effect notwithstanding anything inconsistent therewith in any other law, custom, usage, or agreement for the time being in force or any decree or order of a court, Tribunal or other authority.
558 4th December, 1964

**Government Bill**

*The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964 as Reported by the Regional Committee.*

...irrigation work having Ayacut more than 2000 acres and irrigation charges exceeding Rs. 20000, provisions for the purpose of irrigation canals, dams, and other water works and for the storage, distribution, and use of water, discharge of water surplus and water surplus charge, and discharge of water surplus and water surplus charge, the provisions of the said Act shall be nevertheless not inconsistent therewith in any other law, custom, usage, or agreement for the time being in force or any decree or order of a court, Tribunal or other authority on the subject. The K. C. Canal shall be the principal canal for the irrigation of the land. The Irrigation Channel shall be 50 feet wide. The amount of water to be supplied shall be as per decree of the Government. Injunction may be obtained as per decree of the Court. The Court may...
Government Bill:  
4th December, 1964  
The Andhra Pradesh Irrigation  
(Construction and Maintenance of  
Water Courses) Bill, 1964, as Reported  
by the Regional Committee.

The High Court had granted an injunction in favour of the favour  
section 106 of the Act. A decree finalised  
section 106 of the Act not withstanding any provision—  
right to benefit has been filed  
water channels maintained. A decree finalised  
Clauses 106 of the Act.  
water courses maintenance is not  
High Level Canal High Level Canal Low Level Canal  
cultivation is impossible. The High Level Canal  
drought affected areas. Famine areas  
K. C. Canal was ordered High Court to  
K. C. Canal was ordered
Government Bill:
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

4th December, 1964

K.C. Canal and K.C. Canal Branches, the Superintendent Engineer observed that the Canal had been irrigation for over 100 years and a number of projects had been executed. The Canal was now in need of betterment tax as it was suffering from drought and was in a deteriorated state. The Canal was maintained at the cost of 30 lakhs and the best way to maintain it was to levy a betterment tax. The Regional Committee recommended that a betterment tax be levied on the Canal to maintain its satisfactory condition.
Government Bill:
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.
Government Bill:
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

4th December, 1964

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Government Bill:

The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

4th December, 1964

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Government Bill:
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.
Government Bill: 4th December, 1964

The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

“Irrigation work” includes—

all buildings, machinery, fences, gates, roads and other erections occupied by, or belonging to, the Government and connected with an irrigation work; which are owned, maintained or controlled by the Government.”

“The owner or owners of land which receive or discharge water through a water-course shall be bound—

(a) to maintain the water-course in a fit state of repair;
Government Bill

The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.

(b) to maintain all works necessary for the passage across the water-course of any public road or irrigation or drainage work in use at the time of its construction..." etc. You please see clause 12 (b), and irrigation work has been defined at great length. I want to know how a person is capable of maintaining all the work. Did you at any time estimate what its cost is going to be on an average per acre either in Rayalseema or under the Nagarjunasagar Project or under the Kadam Project?

It is not uniform. It depends upon an area.

Sri E. Ayyapu Reddy:—Mr. Nagi Reddy referred to Clause 12 and also referred to the definition of irrigation work. I do not find the use of the words 'irrigation work' in clause 12 at all. Kindly read it.
Government Bill:
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

Sri T. Nagi Reddy:—I am reading it; Clause 12 (b) says; "to maintain all works necessary for the passage across the water-cours of any public road or irrigation or drainage work. When it is a question of 'irrigation or drainage work' I want to know how 'irrigation' has been defined anywhere here. Sri Ayyapu Reddy is a lawyer and I am not a lawyer. If it is not the definition given on page 2, what else is the definition of Government?

Sri E. Ayyapu Reddy:—It is 'irrigation or drainage work'.

Sri T. Nagi Reddy:—In simple language it means irrigation work or drainage. Sri Ayyapu Reddy is a lawyer and argues cases; I only argue peoples' cases.

Sri T. Nagi Reddy:—Hand over the excavation main Channel to P. W. D. as per

Sri T. Nagi Reddy:—Hand over the excavation main Channel to P. W. D. as per hand over
Government Bill: 4th December, 1964
The Andhra Pradesh Irrigation
(Construction and Maintainance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.

Mr. Speaker:—There are two amendments given notice of
by Shri T. Nagi Reddy and Shri A. Venkateswara Rao. The
first one is “that the Bill referred to a Joint Select Committee”
and the second one is “That the Bill be circulated to elicit
public opinion”. Both of them are disallowed under Rule 128.
At this stage the only amendment that can be considered is
under Rule 128-E (2), namely:

“When the member-in-charge moves that the Bill as
reported by the Regional Committee be taken into
consideration, any member may move, as an amend­
ment, that the Bill be re-committed to the regional
committee.”

Sri T. Nagi Reddy:—Because it has come back from the
Regional Committee, it may be recommitted to the Regional
Committee, but generally any bill which has come from a
Select Committee can be re-committed to a Select Committee
if the House thinks so.

Mr. Speaker:—There is no rule to say that a Bill which
has come from the Regional Committee can be re-committed
to a Select Committee.

Sri T. Viswanatham:—It is a general rule and it is an
accepted rule.

Mr. Speaker:—Can you show the rule under which it can
be sent to a Select Committee?
Sri T. Viswanatham:—Where is such a rule that it cannot be sent back?

Mr. Speaker:—Once it comes back from the Regional Committee, the rule says that the amendment can only be moved that it may be re-committed to the Regional Committee. There is no rule that any member can move an amendment that it may be re-committed to a Select Committee.

It is a fundamental right of the House to recommit the Bill to the Select Committee.

It is the fundamental right of the House to commit it.

Sri Vavilala Gopalakrishnayya:—Rule 174 (iv) says that it may be moved "that the Bill as reported by the Select Committee be circulated or re-circulated, as the case may be, for the purpose of obtaining opinion or further opinion thereon".

Mr. Speaker:—Once it comes from the Select Committee any member can move for re-committing it, but once a Bill goes to the Regional Committee there is no scope for committing it to a Select Committee. Under Rule 127 (2):

"If the member-in-charge moves that the Bill as reported by the Select Committee be read a second time, any member may move as an amendment that the Bill be re-committed or be circulated or re-circulated for the purpose of obtaining opinion or further opinion thereon."

Sri T. Viswanatham:—That is the general rule.

Mr. Speaker:—But that stage has gone.
Government Bill: 4th December, 1964
The Andhra Pradesh Irrigation
(Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

Sri T. Viswanatham:—The rules for Regional Bills do not wipe out the general rules.

Mr. Speaker:—The same point was raised earlier by Sri Vavilala Gopalakrishnayya and I gave a ruling.

We will accept them accordingly. Conflict cannot be.

Mr. Speaker:—We shall try to rectify them.

Mr. Speaker:—I agree with you. Even after it is received from the Regional Committee, the House should have the right to re-commit it to a Select Committee.

Sri T. Nagi Reddy:—Anyway, since we are constituting a Rules Committee, we shall go into the matter.

Mr. Speaker:—Yes.

Another amendment given notice of by Sri T. Nagi Reddy and Sri A. Venkateswara Rao is that the Bill may be re-committed to the Regional Committee. This is perfectly in order.
Government Bill: The Andhra Pradesh Irrigation
(Construction and Maintenance
Water Courses) Bill, 1964, as Reported
by the Regional Committee.

The question is:

"That the Bill may be re-committed to the Regional
Committee."

The motion was declared negatived.

Sri T. Nagi Reddy.—I demand a division.

The House then divided.

Ayes...36; Noes...68; Neutrals...Nil.

The motion was negatived.

Mr. Speaker—The question is:

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

The motion was adopted.

CLAUSE 3.

Sri T. Nagi Reddy:—I beg to move:

1. "In clause 3 for the words ‘one hundred acres’ substitute the words ‘twenty-five acres’.

2. "In clause 3 for the words ‘one hundred acres’ substitute the words ‘fifty acres’.

3. "In clause 3 for the words ‘one hundred acres’ substitute the words ‘seventy-five acres’.

4. "In clause 3 delete the words ‘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’."
Add the following at the end of clause 3:

“This Act will apply only to those constructions which are constructed after commencement of this Act.”

Mr. Speaker—Amendments moved.
Government Bill:
The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.
Government Bill:
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

100 acres are block is divided into 100 acres, distribution of the alignment was found to be different, depending on the economic realities and practical situations different. Field maintain 100 acres of the potential development of the project cost and the national cost view. Potential development of 100 acres maintain 100 acres of the purpose of the project development of 100 acres. Potential development of 100 acres extend to 25 acres of 100 acres. Project development of 100 acres extend 25 acres of 100 acres. Scope of litigation is concerned. The act 100 acres extend 25 acres of 100 acres. Depending on the right of distribution and alignment of practical.
The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.

The owners of all lands within each distinct block of such extent not exceeding one hundred acres... district block 100 acres that will be decided by the competent authority. Competent authority 100 acres plot 25 acres it should ordinarily be more than 100 acres.
Government Bill:

The Andhra Pradesh Irrigation
(Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

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...

Surplus water shall be diverted into channels 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 such channels, construction thereof, diversion of surplus water and any surplus water which may be diverted therefrom. The Act applies to all new irrigation works that have been constructed in 1344 Fasli, their ayacuts and to all other irrigation works of 2000 acres or more of the ayacuts irrigation work as defined. It applies to only 2000 acres or more. This Act shall apply to all new irrigation works.
“and to all other irrigation works of 2000 acres and more of the ayacuts” 2 to 20 instalments4 and the pattadar. 20% of the
amount is to be paid on completion of construction and the
remaining 80% is to be paid in 20 equal instalments over a
period of 20 years. The Pattadar and other occupiers of land
may construct water courses for the pattadar and other
occupiers of land from the provision of the taccavi loans
advanced for this purpose by the Revenue Department.

In case immediate advance is required in case of
irrigation works other than those of 2000 acres and more,
it may be advanced in 2 to 20 instalments subject to rules
made in this behalf. Irrigation Officers may construct
water courses for the pattadar and other occupiers of land
from the provision of the taccavi loans advanced for this
purpose by the Revenue Department.

Government Bill: 4th December, 1964

The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.
Government have carefully examined the matter and they consider that in the absence of entry in the M. Books and in the absence of the check measurement of the work, the payment of the amount cannot be made as recommended. Therefore the application is rejected.

Ref. Petition from a candidate;
From Collector, Krishna;
From Board of Revenue;
From Collector Krishna;
From Board of Revenue.

1956: The check measurements were entered from 12 to 17 pages of M. Book No. 1/54. On 21-6-56 the check measurement was made by the estate manager.

1957: On 5-7-57 the measurements were entered by the Vijayawada M.I. supervisor from 18 to 20 pages in M. Book No. 1/54 M. As the measurements were made by the supervisor, there is no necessity for check measurement.

1958: On 2-7-58 the measurements were entered in M. Book No. 1/54 between pages 21 and 23. On 4-7-58 the
Government Bill

The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

heck measurement was made by the M.I. Supervisor, Vijayawada.

A provisional. detailing, the M.I. Supervisor, Vijayawada, measured the maintenance works. The ascut of irrigation work shall be liable to construct and maintain the irrigation works. An actual bill was received by the Regional Committee. The actual irrigation work shall be liable to construct and maintain the works. The actual irrigation work shall be liable to construct and maintain the works.

Mr. Speaker:- There are only two points raised - one by Sri Tenneti Viswanatham.

Land revenue has been increased to recover the costs. That has already been brought down. In Telangana it was 300 then; it is brought down to 100 now.
Mr. Speaker:—This is my suggestion please consider.

Mr. Speaker:—He is reading it from Madras Act.

Mr. Speaker:—This is my suggestion please consider.

Mr. Speaker:—He is reading it from Madras Act.

Mr. Speaker:—This is my suggestion please consider.

Mr. Speaker:—He is reading it from Madras Act.

Mr. Speaker:—This is my suggestion please consider.

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Mr. Speaker:—This is my suggestion please consider.

Mr. Speaker:—He is reading it from Madras Act.

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Mr. Speaker:—This is my suggestion please consider.

Mr. Speaker:—He is reading it from Madras Act.
Mr. Speaker.—The question is.

“In clause 3 for the words ‘one hundred acres’ substitute the words ‘twenty-five acres.’”

The amendment was declared negatived.

A poll was demanded and the House divided.

Ayes 35; Noes 72; Neutrals Nil.

The amendment was negatived.

Mr. Speaker.—The question is.

“In clause 3 for the words ‘one hundred acres’ substitute the words ‘fifty acres.’”

“In clause 3 for the words ‘one hundred acres’ substitute the words ‘seventy-five acres.’”

“In clause 3 delete the words ‘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.’”

The amendment was negatived.

Mr. Speaker.—The question is.

“Add the following at the end of clause 3:

‘This Act will apply only to those constructions which are constructed after commencement of this Act.’”

The amendment was declared negatived.

A poll was demanded and the House divided.

Ayes 35; Noes... 73 Neutrals Nil.

The amendment was negatived.
The question is;
"That Clause 3 do stand part of the Bill."
The motion was declared adopted.
A poll was demanded and the House divided.
Ayes...73; Noes .. 35 Nutrals...Nil.
The motion was adopted.

CLAUSE 4.

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

"Add the following at the end of sub-clause (1) of Clause 4:
'However the suitable alignment shall not ordinarily be less than hundred acres. Only in exceptional cases where such alignment cannot be made due to physical conditions of the spot, the ayacutdars may be required to bear one-fourth expenses of construction within an ayacut of less than hundred acres.'"

Mr. Speaker.—Amendment moved.

Sri T. Nagi Reddy.—Sir, I beg to move:

"In sub-clause (2) (a) of clause 4 for the words ‘thirty days’ substitute the words “sixty days.”"

"In sub-clause (3) of clause 4 after the words ‘owner of’ insert the words ‘or interested in’.”

Mr. Speaker.—Amendments moved.

Mr. Speaker:—I think the Minister has gone through the amendments. Let us see if he is going to agree or not. Are you agreeing to any of the amendments, Mr. Ramachandra Reddy? I don't think they will agree.

Sri T. Nagi Reddy.—There is only one explanation which is necessary. This clause says that there is complete
power to an Irrigation Officer to decide the ayacut as he likes.

_Mr. Speaker._—Mr. Nagi Reddy, it is difficult to convince persons who are not prepared to be convinced.

_Sri T. Nagi Reddy._—At least now that the Chief Minister has come, I am a bit hopeful that he may also hear our arguments.

_Mr. Speaker._—I don’t think the Chief Minister knows anything about the amendments to the clause.

_Sri T. Nagi Reddy._—Our amendment says “However the suitable alignment shall not ordinarily be less than hundred acres.”
Mr. Speaker:—The question is:

"Add the following at the end of sub-clause (1) of Clause 4:—

"However the suitable alignment shall not ordinarily be less than hundred acres. Only in exceptional cases where such alignment cannot be made due to physical conditions of the spot, the ayacutdars may be required to bear one-fourth expenses of construction within an ayacut of less than hundred acres." The amendment was negatived.

Mr. Speaker:—The question is:

"In sub-clause (2) (a) of clause 4 for the words "thirty days" substitute the words "sixty days""

"In sub-clause (3) of clause 4 after the words "owner of" insert the words "or interested in".

The amendments were negatived.

Mr. Speaker:—The question is;

"That Clause 4 do stand part of the Bill.

The motion was adopted and Clause 4 was added to the Bill.
Clause 5.

Sri Vavilala Gopalakrishnaiah:—Sir, I beg to move;

"In clause 5 for the words “District Gazette” substitute word “Gazette” wherever it occurs."

"In sub-clause (3) of clause 5 delete the words “as he thinksfit.”

Mr. Speaker:—Amendments moved.

Mr. Speaker:—As he considers fit he will according to the provisions of the Act do so accordingly.

Mr. Speaker:—As he thinks fit he will such be done. "He will pass necessary orders" he will do so.

Mr. Speaker:—That means that: that wording is unnecessary. They are expected to pass just orders. (To the Minister for Revenue) If it is not going to affect you can agree for the amendment.
4th December, 1964

Government Bill:
The Andhra Pradesh Irrigation
(Construction and Maintenance of
Water Courses) Bill, 1964, as Reported
by the Regional Committee.

Mr. Speaker.—Have only one gazette—District gazette or
Andhra Pradesh Gazette.

Sri T. Nagi Reddy.—We will have ‘Andhra Pradesh
Gazette.

Mr. Speaker: There is one amendment by the Minister
for Revenue.

Sri N. Ramachandra Reddy:—Sir, I beg to move:

In Clause 5 for the words “District Gazette” substitute
the words “Andhra Pradesh Gazette” wherever they occur.

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

In Clause 5 for the words “District Gazette” substitute
the words “Andhra Pradesh Gazette” wherever they occur.

The amendment was adopted
Mr. Speaker:—The question is:

In sub-clause (3) of clause 5 delete the words “as he thinks fit.”

The amendment was adopted.

Mr. Speaker:—The question is:

“That Clause 5, as amended, do stand part of the Bill.”

The motion was adopted and Clause 5, as amended, was added to the Bill.

Clause 6

Mr. Speaker:—The question is:

“That Clause 6 do stand part of the Bill.”

The motion was adopted and Clause 6 was added to the Bill.

Clause 7

Mr. Speaker:—For Clause 7, 6 amendments are there.

The first one is by Sarvasri T. Nagi Reddy and A. Venkateswara Rao.

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

“Delete sub-clause (i) (i) of clause 7”

Mr. Speaker:—Amendment moved.

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

“Delete sub-clause (i) (ii) of clause 7.”

Mr. Speaker:—Amendment moved.

Mr. Speaker:—Amendment No. 23 given notice of by Sri T. Nagi Reddy, Sri A. Venkateswara Rao, Sri Vavilala Gopalakrishnayya.
Sri A. Venkateswara Rao:—Sir, I beg to move:
"Delete sub-clause (i) (iii) of clause 7".

Mr. Speaker:—Amendment moved.

Mr. Speaker:—Amendment No. 24 given notice of by Sri A. Venkateswara Rao.

Sri A. Venkateswara Rao:—Sir, I beg to move:
"Insert the words "One-fourth of" at the beginning of sub-clause (2) of clause 7".

Mr. Speaker:—Amendment moved.

Mr. Speaker:—Amendment No. 25 given notice of by Sri A. Venkateswara Rao.

Sri A. Venkateswara Rao:—Sir, I beg to move:
"Insert the words "One-half of" at the beginning of sub-clause 2 of clause 7".

Mr. Speaker:—Amendment moved.

Clauses 3, 4 & 36 amendments thereto:—Clauses 3, 4 & 36 amendments thereto were moved by Chief Minister. The amendments were moved in the House. A number of amendments were moved by Sri A. Venkateswara Rao. The cost of acquiring the land including the cost of special staff are $100,000. Special staff are necessary for the construction of the water course and the construction of the water course is necessary. The cost of the water course is $100,000. The cost of labor is $50,000.
Government Bill:  
*The Andhra Pradesh Irrigation (Construction and Maintenance of Waters Courses) Bill, 1964, as Reported by the Regional Committee.*

4th December, 1964

Cost of acquiring land may be realized from the landowners and staff may be established as per the schemes submitted in the budget. An alternative plan of drainage needs to be considered. Land acquisition may be made by the special staff. The T.A., D.A., etc., should be informed about the work and any further aid may be obtained.

1. Purpose of the Bill:—The objective is to establish special staff.

2. Special Staff:—Special Staff may be established.

3. Other costs:—Such other costs shall be incurred for the enabling provision. If any confusion arises, the enabling provision shall be met.

4. Nature of contingencies:—The nature of contingencies, such as irrigation, may be undertaken.

5. The Bill's purpose:—The purpose of the Bill is to ensure that the enabling provision is met.

6. Powers of the Bill:—The powers of the Bill shall be promulgated.
Mr. Speaker:—I am told that there is some legal objection also for that Mr. Ramachandra Reddy. Please get it examined.

Sri N. Ramachandra Reddy:—What is the legal objection?

Mr. Speaker:—In the decision of the Supreme Court, it says that such an omnibus clause should not be.......

Sri N. Ramachandra Reddy:—That is only an enabling provision to make rule. In the rules everything will be specified and again it will come before the House.
Government Bill: 4th December, 1964
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

Mr. Govindarao:—Such other costs thereto as such other costs are incidental thereto.

Mr. [Name]:—Special Staff associate and wording—such other costs are incidental thereto.

Mr. [Name]:—Whether specific words are to be incorporated in enabling the provisions?

Mr. [Name]:—Legislation empowers such and such.

Mr. [Name]:—It seems suggest that the incidental costs are incidental. The acquisition has been borne for the special staff. Mr. Govindarao says. Now under this clause, even these costs which have been borne for the special staff, it may come under this and they are all incidental costs.

Mr. [Name]:—Staff associate and, as such, incidental. incidental are incidental; incidental are incidental are incidental. incidental are incidental are incidental.

Mr. [Name]:—The danger is more serious Sir.
Government Bill
The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964 as Reported by the Regional Committee.

Sri T. Nagi Reddy:—That is a specific thing wherein one can just understand the problem. Here it is not so specific as that. If there is any possibility of 'such other costs' coming, after all, an amendment can be passed in a month.

Sri N. Rāmachandra Reddy:—It will not be misused.

Sri Tenneti Viswanadham:—It is not a question of misuse whatever 'wide discretion' 'Act' 'means'?

Mr. Speaker:—Please 'give an amendment' to that effect that "cost of special staff" delete.

I am putting the amendments to the vote.

Mr. Speaker:—The question is:
"Delete sub-clause (a) (i) of-clause 7"
The amendment was negative.
Mr. Speaker:—The question is:

"Delete sub-clause (i) (ii) of clause 7",

The amendment was negatived.

Mr. Speaker:—The question is:

"Delete sub-clause (i) (iii) of clause 7"

The amendment was declared negatived

Sri A. Venkateswara Rao demanded a poll and the House divided.

Ayes: 35  Noes: 65  Neutrals: Nill.

The amendment was negatived.

Mr. Speaker:—The question is:

"Insert the words “One-fourth of” at the beginning of sub-clause (2) of clause 7”

The amendment was negatived.

Mr. Speaker:—The question is:

"Insert the words “One-half of” at the beginning of sub-clause (2) of clause 7”

The amendment was negatived.

Sri N. Ramachandra Reddy:—Sir, I beg to move:

In sub-clause (i) (i) of clause (7) delete the words “including the cost of special staff, if any employed for the purpose”.

Mr. Speaker:—Amendment moved.

(Pause)
Mr. Speaker:—The question is:

In sub-clause (i) of clause (7) delete the words “including the cost of special staff, if any, employed for the purpose”.

The amendment was adopted.

Mr. Speaker:—The question is:

“That Clause 7, as amended, do stand part of the Bill.”

The motion was adopted.

Clause 7 as amended was added to the Bill.

Clause 8

Mr. Speaker:—The question is:

“That Clause 8 do stand part of the Bill”.

The motion was adopted.

Clause 8 was added to the Bill.

Clause 9

Mr. Speaker:—There are two amendments—

Sri T. Nagi Reddy: Sir, I move:

Add the words “in ten annual and equal instalments” at the end of sub-clause (1) of clause 9.

Delete sub-clause (2) of clause 9.

Mr. Speaker:—Amendments moved
It will be prescribed in the rules as to how many instalments will be granted. That will be prescribed in the rules.

Sri A. Venkateswararao:— There is no such enabling provision here. We decided any way against our wish or whatever it is, when the House has decided that the costs be recovered from the peasant. Would it not be better that we just enumerate here that it will be recovered in a matter of ten years.

Sri T. Nagi Reddy:— We decided any way, against our wish or whatever it is, when the House has decided that the costs be recovered from the peasant, would it not be better that we just enumerate here that it will be recovered in a matter of ten years.

Mr. Speaker:— What the Minister says is “We think of it by providing instalments basis in the rules”.

Sri T. Nagi Reddy:— Instead the Act of the Telangana has provided for it in the Act itself. What is the difficulty of the Government to provide it in the Act. There would not be much difficulty in it. After all, Telangana Act has provided.

Sri N. Ramachandra Reddy:— I have already assured that it will be recovered in instalments and not in a lumpsum.
Sri T. Nagi Reddy:— That is true. Let us have it in the Act itself. Mr. Ramachandra Reddy may not be the Minister tomorrow. You might go to some other department and somebody else might come.

Sri N. Ramachandra Reddy:— You may also come. What is the guarantee.

Mr. Deputy Speaker:— The question is:

Add the following at the end of sub-clause (1) of clause 9.

"as provided under the rules".

The amendment was adopted.

Sri T. Nagi Reddy:— I withdraw my amendments.

The amendments, were, by leave of the House, withdrawn.
Mr. Deputy Speaker:— The question is:

That Clause 9, as amended, do stand part of the Bill.

The motion was adopted and Clause 9 was added to the Bill.

Clause 10

Mr. Speaker:— There are 4 amendments to clause 10.

Sri T. Nagi Reddy:— Sir, I move:

Delete Clause 10.

In sub-clause (1) of clause 10 for the words "1st day of April 1964" substitute the words "1st day of May 1964."

In sub-clause (2) of clause 10 for the words "thirty days" substitute the words "sixty days".

Sri Vavilala Gopalakrishnayya:— Sir, I move:

In sub-clause (2) of clause 10 for the words "to the District Collector whose decision thereon shall be final" substitute the words "to the District Collector on whose decision the party may appeal to the Government whose decision thereon shall be final."

Mr. Speaker:— Amendments moved.

"Where any water-course is constructed by the Government at their cost on or after the 1st day of April 1964........
Mr. Speaker:—So instead of 1st April 1964, you have 1st May. Your amendment “when the Act comes into force” does not bring out the spirit. Let us say “on or after the commencement of the Act.” Please give an amendment to that effect.

Mr. Ramachandra Reddy:—Sir, I move.

Delete the words “1st day of April 1964” in clause 10 (1) and substitute the following:

“on or after the commencement of the Act”.

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

Delete the words “1st day of April 1964” in clause 10 (1) and substitute the following:

“on or after the commencement of the Act.”

The amendment was adopted.

Sri T. Nagi Reddy:—We are not pressing our amendments. We withdraw our amendments.
Government Bill: The Andhra Pradesh Irrigation (Construction and Maintenance of Water Courses) Bill, 1964, as Reported by the Regional Committee.

The amendments were, by leave of the House, withdrawn.

Mr. Speaker:—Now there is the amendment of Sri Vavilala Gopalakrishnayya.

"to the District Collector on whose decision the party may appeal to the Government whose decision thereon shall be final".

Mr. Speaker:—You have got confidence in the Government.

Mr. Speaker:—When you have no confidence in the Government, what is the point in having a provision like that. As long as there is this Government, there is no point in having that amendment. If there is a change in the Government, you can certainly do it yourself.

Sri Tenneti Viswanatham:—We have got confidence in the Government—an orderly Government and all that. The Act is for all Governments.

Mr. Speaker:—No no. You all will have power to amend those Acts when your Government comes into power.

I am putting your amendment to the vote of the House. The question is:

In sub-clause (2) of clause 10 for the words "to the District Collector whose decision thereon shall be final" sub-
stitute the words “to the District Collector on whose decision the party may appeal to the Government whose decision thereon shall be final,”

The amendment was adopted.

Mr. Speaker:—The question is:

That Clause 10, as amended, do stand part of the Bill.

The motion was adopted and Clause 10 as amended was added to the Bill.

Clause 11

Mr. Speaker:—There are no amendments to clause 11.

The question is:

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

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

Clause 12

Sri T. Nagi Reddy:—Sir, I move:

Delete clause 12.

Delete sub-clause (b) of clause 12.

Add the following as sub-clause (4) of clause 12.

“This section does not apply to the owners of the land not exceeding ten acres”.

Add the following as sub-clause (4) of clause 12.

“This section does not apply to the owners of the land not exceeding five acres”.

Mr. Speaker:—Amendments moved.
Government Bill: 4th December, 1964

The Andhra Pradesh Irrigation (Construction and Maintenance of Water Course) Bill, 1964, as Reported by the Regional Committee.

(2) Where one or some of the owners carry out the obligations imposed under this section...

(a) to maintain the water course in a fit state of repair;

(b) to maintain all works necessary for the passage across the water-course of any public road or irrigation or drainage work in use at the time of its construction and of the drainage intercepted by it.
It is the maintenance of the irrigation work, it is the maintenance of the drainage work which is going to be intercepted by it that is required to be maintained by the ryot and not the irrigation work. The phrase “intercepted by it” means only the irrigation work and not the irrigation work. It is the maintenance of the irrigation work and drainage work which is going to be intercepted by it that is required to be maintained by the ryot and not the irrigation work.

As a matter of fact they want to limit themselves only on the basis of roads. They can say the roads that are crossing or criss-crossing the watercourse or the drainage course would have been enough. If he wants to maintain only to that effect, but when they say an irrigation work for which the definition is very funny. So far as I can
understand, the definition of irrigation is not the definition of any irrigation of that nature anywhere in the world except in the minds of the Revenue Department.

It is in the nature that we begin to argue the case from all ends, but I would like to see it from the people's end. Here if it is so, I would like the Minister to understand this problem and stop at this. "To maintain all works necessary for the passage across the water-course of any public road or drainage work"

Then Mr. Ayyapu Reddy cannot go and speak. Otherwise, when it comes to this position in a court of law.

Mr. Speaker:—That will be done. So far as clause 12 is concerned...

Sri N. Ramachandra Reddy:— Clause 12 also is very clear.

Mr. Speaker:—So far as renumbering is concerned, that will be done.
Mr. Speaker:—Renumbering of the clause will be done.

Mr. Speaker:—There is no harm in having that clause as amended. It will be clear.

Sri N. Ramachandra Reddy:—The intention is very clear.

Mr. Speaker:—Whatever it may be, there is no harm in having it. Renumbering will be done by us.

The question of renumbering also does not arise if the clause is there.

Sri N. Ramachandra Reddy:—To maintain all works necessary for the passage across the water-course of any public road or irrigation or drainage work in use at the time of its construction and the drainage intercepted by it. What is the difficulty I do not follow.

Sri N. Ramachandra Reddy:—Public road irrigation there might be another irrigation work also.
Sri T. Nagi Reddy:—Other than drainage and water-course what is the irrigation that you are going to have there.

Sri N. Ramachandra Reddy:—If there is any need.

Let us be clear and definite.

What is the objection?

When it is a question of maintenance of other than the public road, in the definition of irrigation you have given in this particular Act which implies so many other things. Then you can go and say to the peasant that since my Act implies so many definitions of irrigation and buildings also are a part and parcel of it and since it is there on the lands in which you are cultivating and being used for irrigation purposes, you must maintain that. I do not want that position at any time to be accepted. If that is so, then you please remove the word “irrigation” and then every thing will be O.K. Wide private roads will be there. It is only public road that is specified there.
existence then only this question will arise. Otherwise it does not arise because the road which goes across the drainage or water-course is more than enough.

Sri T. Nagireddy:— "Irrigation or drainage work in use" it does not imply only the question of the public road — When you have already talked about the road across the water-course, where is the irrigation?

Mr. Speaker:— Please get along. We must finish this Bill. I am putting amendment No. 33 to the vote of the House.

The question is:
Delete sub-clause (1) (b) of clause 12.
The amendment was declared negatived.

Sri T. Nagireddy pressed for a division.
The House divided thus:
The amendment was negatived.

Mr. Speaker: The question is:
Add the following as sub-clause (4) of clause 12.
"This section does not apply to the owners of the land not exceeding ten acres."
The amendment was negatived.

Mr. Speaker:— The question is:
Add the following as sub-clause (4) of clause 12.
This section does not apply to the owners of the land not exceeding five acres.
The amendment was negatived.
Mr. Speaker:— The question is:
Delete clause 12.
The amendment was negatived.

Mr. Speaker:— The question is:
That Clause 12, as amended, do stand part of the Bill.
The motion was adopted and Clause 12 was added to the Bill.
The House adjourned for lunch till 3-30 P.M. to-day.
The House re-assembled at Half past Three of the clock.

(Sri B. Sreeramamurthy in the Chair)

NON-OFFICIAL BILLS.


Temporary Chairman:—Motion moved.

Socialistic pattern of society
4th December, 1964

Non-official Bill

The Disclosure of Assets of the Members of Legislature Bill, 1964
Non-official Bill:

4th December, 1964

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మారు జొబ్బ. అణం ఆంద కారంగా అంటే తయారు మాట్లభ. సమాధానం
ఎంతో నిర్మాణయెంతో ఇందులో ఎంతో. అందించబడిన
tిగిన స్థాయిగ చిహ్నించండి. ఎందుకంది developmental schemes తో ఎందుకంది ఎందుకంది
నిరూపణానికి లక్షణం? ఎందుకంది. అంటే మాత్రమే ఎందుకంది ఎందుకంది
ఉండాలి? లక్షణం అయితే నిరూపణం చేయడానికి మాత్రమే ఎందుకంది
ఉండాలి. దాదాపు వల్ల ఎందుకంది development చేయడానికి ఎందుకంది.
కొనసాగిన
మాత్రమే ఎందుకంది నిరూపణం? మాత్రమే ఎందుకంది నిరూపణం
చేయండి! 
మూలగా మాత్రమే ఎందుకంది నిరూపణం? మాత్రమే ఎందుకంది నిరూపణం
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మూలగా M.L.A. యు ముది విని చేసిన మరింత ఎందుకంది నిరూపణం
చేయండి.

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చేయండి. మూలగా మాత్రమే ఎందుకంది నిరూపణం? మాత్రమే ఎందుకంది నిరూపణం
చేయండి. 

మూలగా మాత్రమే ఎందుకంది నిరూపణం? మాత్రమే ఎందుకంది నిరూపణం
చేయండి. 

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చేయండి.
Temporary Chairman:— Are you opposing it?

Sri P. V. Narasimha Rao:— Yes.

Sri Tenneti Viswanatham:— In closing his speech Sri A. Sarveswara Rao said that it is not good tradition to oppose leave for introduction of the bill. We are in a democratic Assembly, and even after 15 years of our Republic we are not able to set up a good parliamentary tradition. It is rather unfortunate for democracy. I have stated this on previous occasions. I am asking, when will they begin to learn good traditions. It is never too late.
they may say so on merits and we can argue. I am on another point altogether; when leave is sought to introduce a bill, they ought not to oppose it; there will come a time when they will oppose it on merits.

Sri Tenneti Viswanatham:- I am not suggesting that they are prevented from opposing. I am only saying that it is not good for them to oppose and from the Chair you may also give them the same good advice.
4th December, 1964

Non-official Bill:

...

4th December, 1964

...and remember what was said by a member of the Assembly. It was printed and circulated in a matter of 2 minutes it was allowed to be introduced; it was printed and circulated. That is a different matter. Therefore, the point here is a matter of tradition.

Sri T. Nagi Reddy:—What is the legal competence for this Assembly not to discuss? I am not saying not to pass, not to discuss the Bill. You might or might not accept the opinion of this Assembly that the members of this Assembly should give out their assets either to the Speaker or to whoever it is. Discuss it or reject it tomorrow; that is a different matter.
I am talking of bourgeois democracy.

We won’t allow you to discuss; that is the point. That is very wrong. I protest against it. It is wrong tradition. I think if the Government is not thinking in terms of this protest, I must tell them that this method of tradition, evolving of tradition, is very dangerous for the very democracy of our State.

Where is the difficulty for him to say that he has no objection for the introduction of the Bill?
Non-official Bill

The Disclosure of Assets of the Members of Legislature Bill, 1964

4th December, 1964

It requires further examination.
4th December, 1964

Non-official Bill:

...
Non-official Bill:

4th December, 1964

§ 3. The Speaker:—According to the House of competence therein enshrined, the House of competence therein enshrined. The Prime Minister agreed to the principle of the Cabinet's point of view. This principle of competence therein enshrined. The principle of competence therein enshrined.

A point of view:—Competence therein enshrined. The principle of competence therein enshrined. The principle of competence therein enshrined. The principle of competence therein enshrined. The principle of competence therein enshrined.

§ 3. The Speaker:—According to the House of competence therein enshrined, competence therein enshrined. The principle of competence therein enshrined. The principle of competence therein enshrined. The principle of competence therein enshrined. The principle of competence therein enshrined.

Non-official Bill:

Sri T. Nagi Reddy:—Parleament leave प्रस्ताव

The Attorney General is not less than you. If you are not satisfied, if the House is not satisfied and if it is found necessary to call the Advocate General, there is no difficulty about that. Law Department Law Department, Deputy Secretary Deputy Secretary. Assistance Secretary Assistance Secretary.


Law Department Law Department Law Department. Entry No. 39 Entry No. 39. Powers and Privileges and immunities of the Legislative Assembly and of the members and the committees thereof and if there is a Legislative Council of the members and the committees thereof the subject subject. Entry No. 39 Entry No. 39. Law Department Law Department. Entry No. 39 Entry No. 39. Law Department Law Department. Next Session Next Session.

4th December, 1964  621

Mr. Sarveswara Rao:—On a point of order Sir. Am I competent at this stage to introduce the Bill of the House? In stage 5th competence is introduced. At this stage competence is to introduce the Bill of the House at the second stage.

Temporary Chairman:—Mr. Sarveswara Rao may move a motion that the Bill be taken up at the next sitting of the non-official day.

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

“That leave be granted to take up the Disclosure of Assets of the Members of Legislature Bill, 1964, at the next sitting of the non-official day.”
Temporary Chairman: Motion moved.

(Pause)

Temporary Chairman:— The question is:

"That leave be granted to take up the Disclosure of Assets of the Members of Legislature Bill, 1964, at the next sitting of the non-official day."

The motion was adopted.


Temporary Chairman:— Motion moved.

The question is:

"That leave be granted to take up the Hyderabad Municipal Corporation (Amendment) Bill, 1964, at the next sitting of the non-official day."

The motion was adopted.


Temporary Chairman:— Motion moved.

The question is:

"That leave be granted to take up the Hyderabad Municipal Corporation (Amendment) Bill, 1964, at the next sitting of the non-official day."

The motion was adopted.
Non-official Bill: 4th December, 1964
The Hyderabad Municipal Corporation (Amendment) Bill, 1964

Mr. Deputy Speaker in the Chair

Member strongly stressed on removing octroi duties. He said the public

Chairman: Assurances are necessary. He said the...
624 4th December, 1964

Non-official Bill:

The Hyderabad Municipal Corporation
(Amendment) Bill, 1964

Mr. Deputy Speaker:—For the information of the House, may say that they are going to raise it from 15 to 22. It is a proposal.
Sri Tenneti Viswanatham: Still it is 5 1/2% less than our Vizag. Even if the 1% property tax existing at Vizag is reduced to 95%, it will still be less than 1%. This is why we are insisting on a 1% property tax. It is 1/2% more than our Vizag and this will bring it closer to Vizag.

Alternate source: Property tax 1% Octroi 3% They can wind up the show Octroi will not bring in a 3% property tax. Unless the property tax to be realised is of the order of Rs. 30 Crores per annum, an increase of one percent will not amount to 30 lakhs. In the past one fantastic number was used, a percentage of 30 crores. 80 lakhs was increased to 30 crores. 80 lakhs was increased by 3%.
4th December, 1964

Non-official Bill:
The Hyderabad Municipal Corporation (Amendment) Bill, 1964

Mr. Deputy Speaker:—It is only a proposal.

Property tax 10% unamended. The tax on built houses 15%. Property tax 10% amended? figures?

Most considerable portion of the buildings, most considerable portion of the property tax percentage increase. The land value, building value, property value 15% 50% times, 100 times, 200 times. Also consider it a portion of the property tax increase.

Mr. Deputy Speaker:—It is only a proposal.
Opinion is divided
Sri Ramachandra Rao Deshpande:—Just now in connection with another Bill, we have just postponed the matter, saying that leave might be granted in the next session because they (Government) agreed to a certain extent and the question of competency also was there. But so far as this particular Bill is concerned, no question of competency has arisen; neither the Treasury Benches has said that there is any doubt about the introduction of the Bill. At least, there can be introduction at this stage, and subsequently when the question of having calculations etc. come up, the Treasury Benches may, if necessary, oppose it. But we are now at the stage of leave for introduction of the Bill, and this can be granted.

Mr. Deputy Speaker:—I think if a time limit is given, the member may withdraw the motion. He is insisting because there is no time-limit. Everytime, it appears we are postponing...

Sri P. V. Narasimha Rao:—It is not being postponed. I only wish to submit that we all share their anxiety; we are all equally anxious that this particular type of taxation should not continue; but the only difficulty now is, what should be the alternative.

Mr. Deputy Speaker:—That will be there all time to come...

Sri P. V. Narasimha Rao:—As regards competency or incompetency, I have not said anything. During the previous discussions, I submitted I am not prepared to concede that this is a matter for tradition, either way. To agree to leave
being granted or not to agree to leave being granted—neither of these can be taken as a matter of tradition. It should depend on the circumstances and merits of each case, and we are not going blindly to oppose it or allow leave being granted. Therefore, in this particular case, I have submitted that the matter is under very very active consideration of the Government, and, in view of this explanation, I hope the hon. Member will withdraw it.

*Sri Tennon* Viswanadham:*—I have no objection if the hon. Minister makes a promise or assures from that place that the Government is going to introduce the Bill, a Bill to amend the Corporation Act. We are meeting in February and let us have the Bill then.

*Sri P. V. Narasimha Rao:*—When we come to the conclusion that octroi should be removed, it should or could be done only by a Bill, and it will be done. But in February, during budget session, whether legislation could be taken up. Whether other legislation could be taken up during that session is not for me to decide; but I can say with full confidence that we hope to complete our deliberations to come to a decision by that time.

*Mr. Deputy Speaker.*—A passive assurance is given.

*Sri Tennon* Viswanadham:*—I want to make clear on one thing. Mention has been made about the difficulty of our going through Bills in the Budget session. This year, we are meeting much earlier in order to transact some other business also. The Chief Minister said that we might transact some other business also. If the Minister says that he is going to introduce the Bill, as there is no difference of opinion about the subject matter, I will withdraw my Bill now, on his assurance. Let the Minister please come up with his assurance.

*Sri P. V. Narasimha Rao.*—The assurance given by me exactly fits in with my capacity to the extent to which I can
give an assurance. I cannot say anything regarding the coming session and what business is going to be transacted in that session. There is no doubt a proposal that we must meet a little earlier than the Budget session proper and transact some routine business. If that happens, perhaps this Bill may also come in that session. Suppose it does not happen for some reason or the other that is why, about legislative business, I am not going to vouch for.

What I am going to vouch for is that by that time we hope to complete the deliberations on behalf of the Government and come to a decision.

Sri Tenneti Viswanatham:—He is still saying “come to a decision”. What is that decision?

Sri P. V. Narasimha Rao.—“Come to a decision”, regarding the removal and the alternative to be provided. That is a decision to be arrived at.

Sri Tenneti Viswanatham:—In this Bill, you are not going to suggest an alternative. They have got several kinds of taxation.

Sri P. V. Narasimha Rao:—I said “only a decision”. I did not say “legislative enactment”. That will follow. But the decision necessarily has to be that along with the abolition of octroi, we are going to say such and such other alternative. That is a composite decision to which we have to come.

Mr. Deputy Speaker:—Abolition of octroi has become essential.

Sri P. Rajagopala Naidu.—Even in the statement of the Minister, there is some doubt. With regard to the decision—whether it will be positive towards our side, or...

Mr. Deputy Speaker:—That he has said. Removal of octroi is there. About alternative, he has to take a decision.
Sri Tennyti Viswanatham:—If they publish the Bill, it will be all right.

Mr. Deputy Speaker:—Would you withdraw your Bill?

Sri K. Appa Rao:—During the budget session, Sir......

Sri Tennyti Viswanatham:—I am not going to withdraw. We want to know that this Government has any mind of its own. You are not deciding upon the abolition of octroi at all. I do not understand your hesitation. It is only giving leave to introduce the Bill. You are not assenting to anything. I am really surprised at this attitude.

Sri K. Appa Rao:—During budget session, I remember that measure is to get revenue, not for losing it. Hon. Minister might be hesitating to say that.

Mr. Deputy Speaker:—That will not come into the State budget before us.
6:2 4th December, 1964
Non-official Bill:
The Hyderabad Municipal Corporation (Amendment) Bill, 1964

Sri T. Nagi Reddy:—I once again rise to plead with the Government that it is not proper to oppose at the time of asking for leave to introduce the Bill. We are not going to discuss it; we are only requesting the Government and the ruling party to agree that this Bill be published. We are not asking for anything else. That will come only at the time of discussion after introduction. By that time the country will know what the measure is; probably we shall receive a number of suggestions and the Government will be helped through them. All that will take place only after we introduce the Bill. I do not know why Government is so hesitant to give leave to introduce the Bill and publish it in the Gazette. All
the non-official bills which are to be discussed in the Parlia­
ment are published in the Gazette by the Government of
India. This is the practice in Parliament. I do not know
why Government are averse even to publish the Bill whether
they accept it or not later on. Why should the Government
vote it down now? I do not know what I should call it, but
it is bad in a democratic set-up.

Mr. Deputy Speaker:—They say that they are themsel­
ves trying to bring in an amendment.

Sri T. Nagi Reddy:—Even in the Parliament when a
non-official Bill is brought in, even though the Government
tries to bring in their own Bill, the leave for introduction of
the non-official bill is granted. When the Government brings
in a Bill on its own, the non-official bill is automatically with­
drawn. So, why should they be hesitant to give leave here?
The ruling party should have greater sense of democracy. I
only request the ruling party that the practice which is being
followed by the Parliament should be followed here. That is
the minimum we are asking for. At least this suggestion of
a democratic procedure should be accepted.

Sri V. Sri Krishna:—Are you sure that the Minister has
made up his mind that Octroi has to be given up and only
alternative means are to be thought of?

Sri P. V. Narasimha Rao:—The decision of the Govern­
ment should not be dissected like that. I said there is going
to be a composite decision. While we have every sympathy
that Octroi should be abolished, as practical mean we have to
think of alternatives so that it is going to be a composite
decision. What is the use of saying that we have made up
our mind and whatever happens we are going to abolish it.
In general we are in sympathy with the demand; we realise it
should be abolished as soon as Practicable and at the same
time we are seized of the matter. It is under very active
consideration. After saying all this what I have to commit I cannot understand.

Sri T. Nagi Reddy:—He is seized of the matter. Government is actively considering it. Government might probably take a decision within a matter of 10 days. All the same we are only asking, in parliamentary parlance, for the circulation of the Bill and for discussion later if it becomes necessary. What is wrong in that? In-between you might accept it or reject it, not the very leave to be given by the House. I want to know what exactly is wrong?

Sri P. V. Narasimha Rao:—I am not suggesting that anything is wrong. I am not going to dictate to the House whether to give leave or not to give leave. All I said was we are in agreement with the proposal, we are considering it and we shall come to a decision thereon. I have also submitted that the matter of leave being granted for introduction of the Bill cannot be accepted as a tradition either way. If the House wants to give leave, it may do so; but I am not going to agree that the leave should be granted.

Sri T. Nagi Reddy:—I am surprised at this. They must remember that it is the Government which is responsible for the democratic procedure of the House and that opposition to leave for introduction is by itself an undemocratic procedure. You might decide to remove Octroi and say that you would yourself introduce a Bill, but I would like to ask the Government ‘if you want to oppose the introduction of a Bill, what is the democratic procedure you are allowing? That small scope which is being given in a democratic set up to the opposition members, especially to the national minority, is being denied by telling us that ‘we are seized of the matter; we shall consider it’ etc. If the Government bring in a Bill, our bill will be withdrawn. There is no contradiction in introducing one bill and your bringing in another bill. Again, in the interests of the Opposition and in the interests of all members of legis
lature who include your own members, I suggest that leave be granted. You say 'I do not want to dictate to the House' but you don't want to agree to the introduction. It is dictation to the party members. Without saying it is dictation, it is dictation. I think we will press the motion if the Minister is not going to agree to this simple demand.

Mr. Deputy Speaker:—The question is:

"That leave be granted to introduce the Hyderabad Municipal Corporation (Amendment) Bill, 1964."

The motion was negatived.

Sri T. Nagi Reddy:—Sir, I demand a division,

Sri Teneti Viswanatham:— We want the names to be noted down. Members will give their names and they may be marked on the Division list.

Ayes:
1. Sri T. Viswanatham
2. Sri P. Rajagopal Naidu
3. Sri G. Latchamma
4. Sri T. Nagi Reddy
5. Sri Ramchandra Rao Deshpande
6. Sri K. Raghavulu
7. Sri S. Vemayya
8. Sri Vavilala Gopalakrishnayya
9. Sai P. Narayana Reddy
10. Sri P. Satyanarayana
11. Sri N. Penchaliah
12. Sri S. Appala Naidu
13. Sri G. C. Venkanna
14. Sri V Srikrishna
15. Smt. A. Kamala Devi
17. Sri G. Bapanayya
18. Sri B. Dharmabiksham
19. Sri A. Ramchandra Reddy
20. Sri K. Ramchandra Reddy
21. Sri V. Satyanarayana
22. Sri Parvatha Reddy
23. Sri Peddayya
24. Sri P. Koteswara Rao
25. Sri V. Mohan Rao
26. Sri A. Venkateswara Rao
27. Sri P. Subbaya
28. Sri K. Venkateswara Rao
29. Sri N. Venkataswamy
30. Sri Chenchiah
31. Sri M. Pitchaiah
32. Sri C. K. Narayana Reddy
33. Sri Sarveswara Rao

Noes

1. Sri K. Brahmananda Reddy
2. Sri P. Thimma Reddy
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4th December, 1964

Non-official Bill:
The Hyderabad Municipal Corporation
(Amendment) Bill, 1964

36. Sri A. Balarami Reddy
37. Sri B. V. Gurumurty
38. Sri M. V. S. Subba Raju
39. Sri K. Narasiah
40. Sri R. Nathamuni Reddy
41. Sri K. Nanjappa
42. Sri R. Narasimha Ramiah
43. Sri J. Narsing Rao
44. Sri P. Pamideswara Rao
45. Sri Y. Penchaliah
46. Sri G. Rajaram
47. Sri M. Ramdev Reddy
48. Sri Ch. Ramiah Chowdary
49. Sri K. Ramiah Chowdary
50. Sri V. Rama Rao
51. Sri G. Ramaswamy Reddy
52. Sri A. Rama Sawmy
53. Sri B. Ramulu
54. Sri K. Ranga Dass
55. Sri A. Ranga Reddy
56. Sri T. Ranga Reddy
57. Sri M. A. Rasheed
58. Sri Ch. Rosiaha Naidu
59. Sri A. Sanjjeva Reddy
60. Sri K. Santhayya
61. Sri T. Sanyasi Naidu
62. Sri Satyanarayana Rau
63. Sri K. Seethiah Gupta
64. Sri P. Siddiah Naidu
65. Sri B. Sriyama Murthy
66. Sri G. Suryanarayana
67. Sri Thavatiah
68. Sri Y. Sivarama Prasad
Non-official Bill: 
The Hyderabad Municipal Corporation
(Amendment) Bill, 1964.

69. Smt. S. L. Devi
70. Smt. B. Lakshminarayamma.
71. Smt. B. Rukmini Devi
72. Smt. Shanta Bai
73. Sri A. Vasudev Rao
74. Sri P. Veerabhadra Rao
75. Sri J. Vengal Rao
76. Dr. K. V. Reddy
77. Sri P. Venkata Reddy
78. Sri K. Venkateswarlu
79. Sri N. Venkateswarlu
80. Sri D. Venkiah
81. Sri Vijaya Ranga Rao
82. Sri Yesu Padam
83. Sri P. Lakshmana Rao
84. Sri G. N. Pattabhi Reddy
85. Sri K. Appala Naidu
86. Sri K. Lakshmi Narasimha Rao

Ayes: 33; Noes: 86; Neutrals: Nil.

The motion was negatived.

Sri Tenneti Viswanatham:- This destroys the theory that evening sessions are not popular.

Sri T. Nagi Reddy:—For one thing, I am very glad that this procedure, I think, should be adopted also when the Government brings forward their own Bills for leave being granted.

Mr. Deputy Speaker:-It is on the merit of it...

Sri Tenneti Viswanatham:—It is making us familiar with the faces of all our friends. It is so good. All the officers also will come to know the names of the hon. members.
Mr. Deputy Speaker:—I mean, the procedure you are asking for.

Sri. Deputy Speaker:—Is there any objection? No. Can we move on? The procedure is there. If anybody moves from his seat that vote will be invalidated. If you see the procedure anywhere, it is there. Nobody can move. Please see that. If it is not adopted today, at least in future...

Mr Deputy Speaker:—I will have to see the rules of procedure and then give ruling. Then you will have to raise a point of order. This is only a matter of observation.

Sri Vavilala Gopalakrishnayya:—No, no. I am raising a point of order.

Sri T. Nagi Reddy:—As a matter of fact, Sir, it is expected that when votes are being counted, the doors are closed. When the bell is rung, the doors are kept open and doors are closed then till the voting is over and the result is announced. Then the doors are opened. But here we do not probably close the doors in the expectation that hon. members know the rules. Even if the hon. Chief Minister goes out, then what is to be done?

Mr. Deputy Speaker:—With the permission of the Chair, any body can take leave.

Sri Vavilala Gopalakrishnayya:—No.

Mr. Deputy Speaker:—I will see into these things or you help me with what clause or section...
Sri Vavilala Gopalakrishnayya:—You see the Parliament or any where. When the counting starts and when the announcement takes place, if any body goes out his vote is being invalidated.

Mr. Deputy Speaker:—When any point of order comes, you see Mr. Gopalakrishnayya, you must tell me under what section. Only practices here and there...

Sri Vavilala Gopalakrishnayya:—That is the procedure; how can they go out?

Mr. Deputy Speaker:—Procedure must be accepted by the rules.

Sri Vavilala Gopalakrishnayya:—Will you allow me to speak in between? No. Because it is the order of the House. If the counting is disturbed by any body going out even with the permission of the Chair it is not good. I am here. You are counting here. I will go this way. Am I not obstructing the counting?

Mr. Deputy Speaker:—If you are not aware of it, now, you could give me the section and proceedings of it. Then we shall discuss.

Sri Vavilala Gopalakrishnayya:—I raised a point of order, Sir.

Mr. Deputy Speaker:—That is all right. You please help me with the section. Then only we will discuss.

Sri Vavilala Gopalakrishnayya:—You please refer any procedure of counting. It is not here, only.

Mr. Deputy Speaker:—It is all right. What hon. Sri Nagi Reddy said is correct. When the doors are closed, no body goes. But with the permission of the Chair...
Sri Vavilala Gopalakrishnayya:—There is no question of permission, Sir. You cannot give permission.

Mr. Deputy Speaker:—That is why we will have to follow exactly what the procedure is under the Rules.

Sri Vavilala Gopalakrishnayya:—You have to show whether the permission can be given by the Speaker.

Mr. Deputy Speaker:—Any way we will follow some parliamentary procedure and then announce it.

Sri Vavilala Gopalakrishnayya:—You please give the ruling.

Mr. Deputy Speaker:— I take objections for the words used by the hon. Minister for Law, Sir.

Mr. Deputy Speaker:— It is all right. Members are not serious possibly. It looks like it.
The Andhra Pradesh (Telangana Area) Abkari (Amendment) Bill, 1964

I now request hon. Sri A. Venkateswara Rao to move for leave to introduce the Andhra Pradesh (Telangana Area) Abkari (Amendment) Bill 1964.

Mr. Deputy Speaker:— Motion moved.

"The owner or any person entitled to the proprietory rights over trees yielding sendhi shall not interfere in the tapping of such trees unless he shall have expressed in writing to the Collector or any other officer empowered in this behalf within the period prescribed and notified by the Excise Commissioner to the effect that he is unwilling to have such trees tapped".

"The owners’ fee in respect of trees tapped shall be deposited in the Government treasury.”
644 4th December, 1964  
Non-official Bill:  
The Andhra Pradesh (Telangana Area)  
Abkari (Amendment) Bill, 1964

Tappers are to be declared free of tax. Political grounds of exclusion to be
considered.

Tappers are to be declared free of tax. Political grounds of exclusion to be
considered.
Assign முதலாம் specific என்று Government trees அன்று செய்ய செய்ய இருந்து வெர்ணங்கள் என்று செய்யும். என்றால் specific என்று assign செய்யுள்ளார். புரூபானார் தொடர் வெளி முதலிடுண்டு என்று செய்யுள்ளார். என்றால், முதலாம் specific information என்று செய்யும், வேறு objections அனுமானம். அவ்விதத் tappers society என்று tree tax deposit செய்யவும். Tree tax என்று நேர்ந்து வெளிய மூலம்.

என்றால் இன்று முதலாம் உடன் செய்த வட்டநுட்பம் என்று செய்யுள்ளார், அதன் மூலம் தொடரும் என்று செய்யுள்ளார். Starred question என்று செய்யும். வேறுபடி வருமான் என்று செய்யுள்ளார். ஒருவர் அறிந்து முதலாம் உடன் செய்த வட்டநுட்பம் என்று செய்யுள்ளார். மதிப்பு தொடர்ந்து tappers என்று 13 b என்று delete செய்யுள்ளார் என்று செய்யுள்ளார். வேறு என்று tappers என்று 12 b என்று delete செய்யுள்ளார் என்று செய்யுள்ளார்.

Non-official Bill : 4th December, 1964
The Andhra Pradesh (Telangana Area)
Abkari (Amendment) Bill, 1964.
4th December, 1964  

Non-official Bill:  
The Andhra Pradesh (Telangana Area)  
Abkari (Amendment) Bill, 1964

Co-operative Societies in a large scale and some complaints have been received from the members of the said societies regarding the increment in the tax and the cess levied by the Government. The Government has decided to grant an increment of 1/4 of the tax levied and also to grant a cess of 1/4 of the tax levied. The members of the said societies have been informed that the Government has granted an increment of 1/4 of the tax levied and also to grant a cess of 1/4 of the tax levied.

Amendment of Section 40 of the Act:  

In Section 40 of the Act, the words "3-3-3-3 complaints" have been amended to "60% of the cases where the file was opened." The amendment provides that Co-operative Societies shall not file complaints where less than 60% of the cases have been decided in favor of the society.

Restriction on Co-operative Societies:  

Restriction on Co-operative Societies is proposed to be made compulsory by Section 34 of the Act. The proposed Amendment will restrict Co-operative Societies from filing complaints where less than 60% of the cases have been decided in favor of the society.

Co-operative Societies:  

Co-operative Societies function as a cooperative society. The amendment will restrict Co-operative Societies from filing complaints where less than 60% of the cases have been decided in favor of the society.

Mr. Deputy Speaker;—You can withdraw the motion.

(The motion for leave to introduce the Andhra Pradesh (Telangana Area) Abkari (Amendment) Bill, 1964 was by leave of the House withdrawn.


Sri Vavilala Gopalakrishnayya;—Sir, I beg to move;

“That leave be granted to introduce the Andhra Pradesh Official Language Bill, 1964.”

Mr. Deputy Speaker;—Motion moved.
Mrs. Sucheta Kripalani, Chief Minister yesterday announced that the State Government would switch over completely to Hindi in the official business from January 26.

"Nagpur; December 2.

The Maharashtra State Legislative Assembly to-day passed a resolution seeking to introduce Marathi as the official..."
al language to be used for official purposes including State Legislature in stages.”

In the stages Enabling legislation to be used for official purposes including State Legislature in stages. Enabling legislation to be used for official purposes including State Legislature in stages. Enabling legislation to be used for official purposes including State Legislature in stages.

Short-hand Manual has been placed here so that hon. members may see it.

Sir, it has been brought here for hon. members to see.
The Andhra Pradesh official Language Bill, 1964

First priority of all Acts containing the words 'Act' or 'The Act'. This Act is also 'Act'. The Act shall be a Bill, or a Bill which shall be the Act, and the Bill shall be the Act. Enabling Act has been read. As a result, switch on the Constitution may be held. The Constitution is the Act, and the Act contains official language. Enabling Act contains the Act, and the Act contains the Constitution. Constitution contains provisions of the Act, and the Bill contains the provisions of the Act. Constitution contains provisions of the Act, and the Bill contains the provisions of the Act. Basic principle is that the Bill contains the provisions of the Act. Therefore, enabling Act has been read. Enabling Act has been read. The Act contains the provisions of the Act. Basic principle is that the Bill contains the provisions of the Act. Therefore, enabling Act has been read. Enabling Act has been read.
Non-official Bill:
The Andhra Pradesh Official

4th December, 1964

As far as I remember there was no firm commitment that it was going to be brought in this session.

Shri Shantilal Shaw said it was necessary that Marathi should grow and enrich by borrowing words from other languages. Borrowing of words was not only good but it is necessary and there should not be any feeling of inferiority complex in doing so.”
Non-official Bill:


Where there is a will there is a way. Where there is a will there is a way to publish a constitutional Bill in the House. Leave of the House is the only way to introduce a constitutional Bill. A constitutional Bill cannot be introduced unless leave of the House is obtained. Leave of the House can be obtained by publishing a Bill. Where there is a will there is a way to publish a constitutional Bill in the House.


Where there is a will there is a way to publish a constitutional Bill in the House. Leave of the House is the only way to introduce a constitutional Bill. A constitutional Bill cannot be introduced unless leave of the House is obtained. Leave of the House can be obtained by publishing a Bill.
Non-official Bill:

4th December, 1964

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Non-official Bill:

4th December, 1964

Non-official day was (September) 23rd, August 8th, 1964. Non-official day is the day on which the official language bill was introduced. The official language bill was introduced on the 8th of August, 1964.

A few countries have introduced official language bill. The Andhra Pradesh Official Language Bill, 1964, was introduced on the 8th of August, 1964.

Some countries have introduced official language bill. The Andhra Pradesh Official Language Bill, 1964, was introduced on the 8th of August, 1964.

Better late than never.
Non-official Bill:

4th December, 1964

655
656 4th December, 1964

Non-official Bill:

...
Non-official Bill:


4th December, 1964

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subject పరంతువ ఎథిపత్రిపుల పరిషత్యానికి పడి జెడిల్లి లేదా నాగార్జునకు పడి జెడిల్లి లేదా 
వనకు పడి జెడిల్లి లేదా నాగార్జునకు పడి జెడిల్లి లేదా 
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వనకు పడి జెడిల్లి లేదా నాగార్జునకు పడి జెడిల్లి లేదా 
వనకు పడి జెడిల్లి లేదా నాగార్జునకు పడి జెడిల్లి లేదా 
వనకు పడి జెడిల్లి లేదా నాగార్జునకు పడి జెడిల్లి లేదా 
వనకు పడి జెడిల్లి లేదా నాగార్జునకు పడి జెడిల్లి లేదా 
వనకు పడి జెడిల్లి లేదా నాగార్జునకు పడి జెడిల్లి లేదా 
వనకు పడి జెడిల్లి లేదా 

Non-official Bill:
Non-official Bill:

4th December, 1964

TheCollector, High Schools, Colleges, President.

Dear President,

I am writing to request your consideration of the Andhra Pradesh Official Language Bill, 1964. This bill aims to promote the use of the official language of the state, which is Telugu. The bill seeks to establish Telugu as the sole language for all official purposes in the state, including government offices, schools, colleges, and courts.

I believe that the adoption of Telugu as the official language will enhance the prestige of the state and provide a strong foundation for its cultural and educational development. The use of Telugu will also facilitate better understanding and communication among the people of the state.

I request that you carefully consider this bill and take necessary steps to ensure its implementation. I am confident that with your support, the Andhra Pradesh Official Language Bill will be successfully enacted.

Thank you for your attention to this matter.

[Signature]

Chairman

[Title]
660 4th December, 1964

Non-official Bills:
The Andhra Pradesh Official Language Bill, 1964

The English Language Continuation Bill, 1954, introduced some section 5 amendments to the English Language Continuation Bill, 1954, which made the English language the official language of the State of Andhra Pradesh. The Bill was passed by the State Assembly and received the Governor's assent on 4th December, 1964.

4th December, 1964

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Non-official Bill:
662 4th December, 1964

Non-official Bill:

Key words: shorthand, typewriter, trunk call, speed test.
Non-official Bill:

4th December, 1964

The official language of the Andhra Pradesh shall be Hindi, subject to the establishment of a Committee to recommend an official language for the State. The Committee shall consist of five members, four of whom shall be appointed by the Government and one by the Government of India. The members of the Committee shall hold office for a term of three years and may be reappointed. The official language shall be used in all official communications and proceedings of the Government of the State. The Government may make rules for the translation of official documents into other languages. The Bill also provides for the amendment of existing laws to ensure their compatibility with the official language. The official language commission shall report to the Government on the progress of the implementation of the provisions of the Bill.

U.P. (Mysuru), Government of India, P. 600 translate from English. 600 shall be translated from and not be taken into official language. The official language shall be Hindi. The Bill also provides for the establishment of a committee to recommend an official language for the State. The committee shall consist of five members, four of whom shall be appointed by the Government of India and one by the Government of the State. The members of the Committee shall hold office for a term of three years and may be reappointed. The official language shall be used in all official communications and proceedings of the Government of the State. The Government may make rules for the translation of official documents into other languages. The Bill also provides for the amendment of existing laws to ensure their compatibility with the official language. The official language commission shall report to the Government on the progress of the implementation of the provisions of the Bill.
Non-official Bill:

There is a separate meaning assigned to each word-profit-benefit-gain-advantage” of corresponding concepts and their corresponding concepts are not being confused with each other and they cannot be confused.

And
still there is some element which is common to all these concepts.

Law is not just a rule. It is something more than a rule. It is the

In fact, I am on the look out.
Mr. Deputy Speaker:—Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Language Bill 1964."

The motion was adopted and leave granted to introduce the Bill.
Non-official Resolution

re: Immediate steps to Increase the D.A. linking it with the Cost of living index, payment of bonus to workers and etc.

Sri T. Chenchayya:— Sir, I move the following resolution.

“This Assembly recommends to Government to take immediate steps to increase the present quantum of D.A. linking D.A. with cost of living index, open cheap subsidised grainshops assuring the necessary quantity of foodstuffs to the family members of its own employees and workers; to force the private employers to supply foodgrains at cheap rates to link D.A. with living index and to implement all the tripartite decisions and payment of bonus to workers in Government and quasi Government undertakings in the State.”
Non-official Resolution:

4th December, 1964

re: immediate steps to increase the D. A.
linking it with the cost of living
index, payment of bonus to workers
and etc.

The Hon'ble Speaker, [Address]

Whereas, the cost of living index has been
steadily increasing, and it is
necessary to provide adequate
compensation to the workers,
particularly those in the lower
ranks. The existing D. A. scheme
is inadequate to meet the
increased cost of living.

In view of the above, the Government
has decided to increase the D. A. by
50%, linking it to the cost of living
index. This will ensure that workers
receive a fair compensation for the
increased cost of living.

Quorum bell was rung.
Non-official Resolution:

re: immediate steps to increase the D. A. linking it with the cost of living index, payment of bonus to workers and etc.

58 nP. 67 nP. 4?&Dece;M&6r, 1964

That is true, I must protest at the way in which the Government benches are emptied. After all, we have come to an agreement on an issue, and I do
Non-official Resolution: 4th December, 1964

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

expect that they take certain responsibility to keep the House in order to the extent possible. Only three members, i.e. two Ministers and Chief Whip could not go out and they remain in the House. Then, I would as well say 'why' have discussion now?; since the Government Whip and the Government leaders are incapable of making their members present in the House, with at least 20 or 30 members of their own, we can as well adjourn the House for today and have it as the first item tomorrow morning before bills are taken.

Mr. Deputy Speaker:—That we cannot arrange, so long as quorum is there.

Sri T. Nagi Reddy:—Is it the duty of the opposition to have the quorum?

Mr. Deputy Speaker:—I do not mean Opposition or Treasury Benches.

Sri T. Nagi Reddy:—We have come to an agreement; as a matter of fact, on that day Mr. Viswanatham under protest accepted to have the non-official business for the evening, and the Government knows it and the Chief Minister knows it and the Government Whip knows it. All the same, if I am presented with a House of only three members, two Ministers and the Government Whip, what should I think of the agreement that has been arrived at between us? Is the agreement fulfilled? Is it the way in which the House is to be carried on?

Mr. Deputy Speaker:—I also feel.

Dr. M. Chenna Reddy:—The position is, physically they may not be present but it does not mean that they are not participating or they are not here at all. Members come in and go out.
Non-official Resolution:
re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

Sri T. Nagi Reddy:—You are having only three members on your side.

Dr. M. Chenna Reddy:—Shall I have my say or not?

Mr. Deputy Speaker:—It does not mean that all at a time should go. Appearance has come that way; I don’t mean that is intentional.

Dr. M. Chenna Reddy:—In this way, if quorum is not found—

Mr. Deputy Speaker:—Quorum is there.

Dr. M. Chenna Reddy:—Mr. Dy. Speaker, Sir, it is not as if all the members are always in the House. Even when they are in the premises, they move about or sit in the lawn.

Sri T. Nagi Reddy:—I accept Dr. Chenna Reddy’s argument, but the point is, it looks as though we only should be responsible for the quorum. My point is, if out of 70 we are able to present this much of appearance, out of 190 you are incapable of presenting even 20 on your side. Just now two more Ministers came. I would like to know what has been the attitude and what is actually the duty of the Chief Whip of the Government on the other side.

Mr. Dy. Speaker:—Any way we will continue.

Sri T Nagi Reddy:—I seriously object to the continuance of this procedure. I want this House to be adjourned. Other-
Non-official Resolution: 4th December, 1964

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

wise I would also see that there is no quorum. It is very easy; we can go out.

Mr. Deputy Speaker:—It depends upon the Members of the House. Anyway, I wish the Members of the Treasury Benches present themselves in sufficient numbers and they don't keep up the appearance of having gone out at a time.

Mr. Deputy Speaker:—It has given the appearance that one by one almost all the members except the Ministers are not in the House, but as the Finance Minister says they may be in the lobbies.

Sri T. Nagi Reddy:—My point is, this opinion was expressed by the members of the Opposition in the Business Advisory Committee. Let me also make that clear. On that very day itself when the non-official business was suggested by the Chief Minister and others for being taken up in the evening, we asked them how it is that we can function if there won't be any members from the Government side. We are afraid of it but they said there would be people. Our
fears have been proved to be true. What is the use of this kind of method which is being adopted by them, I would say, consciously, by the very fact that all of them left this place immediately after the Bills were over. I would move a closure motion and immediately call for a division on this Resolution. What is the use of this method?

Dr. M. Chenna Reddy:—Sir, just a little while ago, the hon. member paid compliments that in the evening meetings are dry or are not attended by the members. After all, members must have been tired and sitting somewhere.

Sri T. Nagi Reddy:—As if we are not tired. Of the 70 members here, we are more than 30. Are we not tired? We are extremely tired?

Dr. M. Chenna Reddy:—On this Resolution, it is not the Congress benches that have to make any speeches. One gentleman was making a speech and we can also take part later. I can appreciate the anxiety of the hon. member, but all the same, there is also another view that can be taken. After all, the debate is going on. Several members want to speak.

Mr. Deputy Speaker:—Some members have now come.

Sri T. Nagi Reddy:—Even with all that, they are only 8.

Mr. Deputy Speaker:—I can understand that.
Non-official Resolution:
4th December, 1964
675
re: immediate steps to increase the
D.A. linking it with the cost of
living index, payment of bonus
to workers and etc.

The members of the Committee, after due consideration, have decided as follows:

1. [Resolution details to be inserted here]
2. [Resolution details to be inserted here]
3. [Resolution details to be inserted here]

The decision shall come into force immediately.
Non-official Resolution:
re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.
Non-official Resolution: 4th December, 1964
re: immediate steps to increase the D.A.
linking it with the cost of living
index, payment of bonus to workers
and etc.

Dear Sir,
The Secretary (Working):

I venture to suggest a resolution in the following terms:

WHEREAS, the present differential of the D.A. is
considered to be inadequate in view of the increase in the
price of living,

THEREFORE, it is resolved that immediate steps be taken
by the Government to increase the D.A. by linking it with
the cost of living index, and that bonus be paid to workers
as well.

Yours faithfully,
[Signature]

P.S. The resolution was adopted at the meeting held on 4th December, 1964.

[Note: Further details and discussion regarding the resolution have been
omitted for brevity.]
In the first place, though the average money wages for industrial workers have shown more or less continued rise since 1951, real wages per factorp worker have fallen from year to year. Secondly, there was a decline in real wages for worker during the second plan period. In 1958/59 the latest year for which the relevant data are available wages were not linked with the consumer price index in the case of nearly 3/5th of factory workers. The following factors emphasised the urgent need for the stablisation of prices of consumer goods at import industrial centres by opening fair price shops and undertaking other measures.
Non-official Resolution: 4th December, 1964

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

Sri T. V. S. Chalapathi Rao:— Sir, there is no quorum in the House.

Sri T. Viswanatham:— I shall then move for closure.

(The quorum bell was rung and members were seen coming into the House).

Sri T. Viswanatham:— We move for a closure. We have been discussing and the members on the Treasury Benches are showing such an attitude that I do not want to say anything.

Sir: Point of Information, Sir:...
4th December, 1964

Non-official Resolution:
re: immediate steps to increase the
D.A., linking it with the cost of
living index, payment of bonus
to workers and etc.

Sri T. Viswanathna:— I am not yielding. I am moving
for a closure;

Mr. Deputy Speaker:— What for?

Sri T. Viswanathna:— We have been shouting a good
deal and so I move for a closure.

Dr. M. Chenna Reddy:— Nobody has spoken from the
Treasury Benches.

Sri T. Viswanathna:— We have to rise so many times
to get their presence. What is the point in discussing? Let
us close.

Mr. Deputy Speaker:— The proposer was there and the
seconder was there.

Dr. M. Chenna Reddy:— Some members were engaged
in a Committee which is going in the Committee Room and
some of the members could not come. After all the members
of the Opposition are speaking and I am yet to speak. So, let
us not be so conscious about attendance in the House. Their
points will always be taken note of.

Mr. Deputy Speaker:— I still feel there is no precedent
for moving for a closure.
Non-official Resolution: 4th December, 1964

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

இவர்கள் வெளிப்படுத்தியுள்ள தீர்வு. இவை இற்றைக்கும் திறன் உந்துகையான தொடர்பில் கூறப்பட்டுள்ள தீர்வுகளை எந்திருக்கின்றது கூறினானோ. என்று புகழ்பெற இருக்கிறது என்று கூறினானோ.

1. இரண்டுக்கும் பின்புதல் அனுப்பு நேரம் இடம்பெற்றாம். மத்திய நாடகிய கருகியான உறுப்பினர், இவ்வுரையில் கூறப்பட்டுள்ள பட்டியலை எந்தும் எந்தும் களித்து வைத்தான். இது விளக்கம் இந்த நூற்றாண்டில் தோன்றியது, என்று கூறினானோ. தொடர்ந்து நடைபெற்றுள்ள நேரத்தை எந்தும் எந்தும் காணியது? விளக்கம் இந்த நூற்றாண்டில் தோன்றியது, எந்தும் எந்தும் காணியது?

2. இவ்வுரையில் பின்புதல் அனுப்பு நேரம் இடம்பெற்றாம். குறிப்பிட்டியிருக்கும் தொடர்விதத்தில் கூறப்பட்டுள்ள தீர்வுகளை எந்திருக்கின்றது கூறினானோ. என்று பெற்றோ தொடர்ந்து நடைபெற்றுள்ள நேரத்தை எந்தெந்த எந்தெந்த காணியது?

3. இவ்வுரையில் பின்புதல் அனுப்பு நேரம் இடம்பெற்றாம். மத்திய நாடகிய கருகியான உறுப்பினர், இவ்வுரையில் கூறப்பட்டுள்ள பட்டியலை எந்தும் எந்தும் களித்து வைத்தான். இது விளக்கம் இந்த நூற்றாண்டில் தோன்றியது, என்று கூறினானோ. தொடர்ந்து நடைபெற்றுள்ள நேரத்தை எந்தும் எந்தும் காணியது?

4. இவ்வுரையில் பின்புதல் அனுப்பு நேரம் இடம்பெற்றாம். மத்திய நாடகிய கருகியான உறுப்பினர், இவ்வுரையில் கூறப்பட்டுள்ள பட்டியலை எந்தும் எந்தும் களித்து வைத்தான். இது விளக்கம் இந்த நூற்றாண்டில் தோன்றியது, என்று கூறினானோ. 

5. இவ்வுரையில் பின்புதல் அனுப்பு நேரம் இடம்பெற்றாம். மத்திய நாடகிய கருகியான உறுப்பினர், இவ்வுரையில் கூறப்பட்டுள்ள பட்டியலை எந்தும் எந்தும் களித்து வைத்தான். இது விளக்கம் இந்த நூற்றாண்டில் தோன்றியது, என்று கூறினானோ. 

6. இவ்வுரையில் பின்புதல் அனுப்பு நேரம் இடம்பெற்றாம். மத்திய நாடகிய கருகியான உறுப்பினர், இவ்வுரையில் கூறப்பட்டுள்ள பட்டியலை எந்தும் எந்தும் களித்து வைத்தான். இது விளக்கம் இந்த நூற்றாண்டில் தோன்றியது, என்று கூறினானோ.

7. இவ்வுரையில் பின்புதல் அனுப்பு நேரம் இடம்பெற்றாம். மத்திய நாடகிய கருகியான உறுப்பினர், இவ்வுரை�ில் கூறப்பட்டுள்ள பட்டியலை எந்தும் எந்தும் களித்து வைத்தான். இது விளக்கம் இந்த நூற்றாண்டில் தோன்றியது, என்று கூறினானோ.

8. இவ்வுரையில் பின்புதல் அனுப்பு நேரம் இடம்பெற்றாம். மத்திய நாடகிய கருகியான உறுப்பினர், இவ்வுரையில் கூறப்பட்டுள்ள பட்டியலை எந்தும் எந்தும் களித்து வைத்தான். இது விளக்கம் இந்த நூற்றாண்டில் தோன்றியது, என்று கூறினானோ.
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Non-official Resolution:

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

Mr. Deputy Speaker:—So, you are withdrawing your closure motion.

Continue closure motion.

Continue immediate steps to increase D.A. linking it with the cost of living index, payment of bonus to workers and etc.
Non-official Resolution:

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

4th December, 1964

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Wage Board Award implementation.

The implementation of Wage Board Award. 800 factories have been included in the Wage Board Scheme. Cost of living index and other factors have been taken into consideration. The implementation has been made effective.

Jute Textile, Cement and Sugar are by and large implementing the Wage Board Award. Cost of living index has been considered in the award. The situation is expected to improve.

Implementation of Wage Board Award has been successful. The Award has been implemented effectively.
4th December, 1964

Non-official Resolution:

re: immediate steps to increase the D. A. linking it with the cost of living index, payment of bonus to workers and etc.

It is strange to find, for example, that the same price index went down between October 1962 (from 134) and May 1963 (to 132).
Non-official Resolution:

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

1962 లో శుభాషం అంచనా 184 point సంఖ్యలతో శుభాషం 1963 May 5 లో 182 ఎంచుకోదు 2 points లేదు! వారి తిరుగుతున్నారు. ఇస్తుండా మనుమాపిని index సంచాలకం తగ్గించడం తగ్గించడం మన మరింతకం తగ్గించడం. మరింత 183 పంటులు తగ్గించడం. మరింత అతిన్య మరింత అతిన్య.

1964 లో శుభాషం అంచనా 184 point సంఖ్యలతో శుభాషం 1965 May 3 లో 182 ఎంచుకోదు 2 points ప్రస్తుతం! వారి తిరుగుతున్నారు. ఇస్తుండా మనుమాపిని index సంచాలకం తగ్గించడం తగ్గించడం మన మరింతకం తగ్గించడం. మరింత 183 పంటులు తగ్గించడం. మరింత అతిన్య మరింత అతిన్య.
Non-official Resolution:
re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

N.G.Os. are ever factor in any movement. Henceforth every steps will be taken to increase the D.A. by linking it with the index figure. For this purpose, the following instructions are to be followed:

1. The index committee should take the necessary steps to increase the D.A. by linking it with the index figure.
2. The entertainment industry should take the necessary steps to increase the D.A. by linking it with the index figure.
3. The railway sector should take the necessary steps to increase the D.A. by linking it with the index figure.
4. The private sector should take the necessary steps to increase the D.A. by linking it with the index figure.

These steps should be taken in consultation with the index committee. The 4th December, 1964
Non-official Resolution: 4th December, 1964

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.

...
Non-official Resolution:

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus to workers and etc.
Non-official Resolution : 4th December, 1964

re: immediate steps to increase the D. A. linking it with the cost of living index, payment of bonus to workers and etc.

...
Non-official Resolution:
re: immediate steps to increase the
D.A. linking it with the cost of
living index, panyment of bonus
to workers and etc.

Administrative reforms

(interruption)
Non-official Resolution:

re: immediate steps to increase the D.A. linking it with the cost of living index, payment of bonus, to workers and etc.

(Interruption).

Mr. Oppenheimer: We have heard Mr. Gandhi’s statement some time ago. The Memorandum has been presented. Dictatorship is not acceptable.

Mr. Gandhi: I agree. The Memorandum has been presented. D.A. is not acceptable.
Non-official Resolution:

re: immediate steps to increase the D. A. linking it with the cost of living index, payment of bonus to workers and etc.

The House then adjourned till Half past Eight of the Clock on Saturday, the 5th December, 1964.