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

ANDHRA PRADÉSH LEGISLATIVE ASSEMBLY

Monday, the 29th June 1964.

The House met at Half past Eight of the Clock.

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

Tahsildars in West Godavari District

21—

*33 (2811) Q.—Sri A. Sarveswara Rao (Eluru);— Will the hon. Minister for Revenue be pleased to state:

(a) the number of Tahsildars appointed after the post was Gazetted in West Godavari District;

(b) whether the salaries of the said Tahsildars were not paid for six months; and

(c) if so, the reason?

The Minister for Revenue (Sri N. Ramachandra Reddy):— (a) EIGHT
After the posts of Tahsildars have been made Gazetted with effect from 1-6-1961, the Accountant General has refused to issue payslips unless the temporary appointments made by collectors are ratified by Government. In three cases, there was correspondence between the Collector, Accountant General and the Government as a result of which ratification of their appointments was held up for about six months and consequently they could not be paid salaries for that period. The Government issued clarification in the matter and orders ratifying the temporary appointments have also been issued. Their salaries are now being drawn regularly.
Oral Answers to Questions.

[29th June, 1964.]

15. Mr. G. V. Rao:—Madam, 8 months ago, the State Information Department was approached by the Indian Oil Corporation Limited regarding the installation of an oil terminal at Ongole. No step has been taken so far. Is this terminal likely to be installed by the end of the current financial year?

15. Mr. G. V. Rao:—Madam, these lapses will not occur in future. These lapses should not be repeated in future.

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15. Mr. G. V. Rao:—These lapses will not occur in future. These lapses should not be repeated in future.
That is a warning itself. And the Collector is a senior officer and he should not repeat and he will not repeat.

Mr. Speaker:— Why are you taking such serious notice?

Sri T. Nagi Reddy:— That is because we have found out in a number of Reports that Government does not take such lapses seriously and does not go into the causes for the delay and therefore they are not able to control the administrative machinery.

Mr. Speaker:— It is not as though this is only a case of delay of six months. There are cases where there is a delay of six years or ten years.

(Laughter)
Sri. T. Nagi Reddy:— Therefore, they should be able to explain the reasons for the delay. Otherwise, they will not be able to check up. How are they going to administer the medicine if they do not know what the disease is.

Anyway that is a lapse. That is why they have been instructed not to repeat it in future and that they should be careful.

Sri. N. Ramachandra Reddy:— A general circular has been issued.

District Gazetteers

22—

* 740 (1519) Q—Sri N. Venkataswamy (Paruchura):— Will the hon. Minister for Revenue be pleased to state:

(a) Whether any District Gazetteers for Anatapur and Cuddapah districts were published in the recent past; and

(b) Whether District Gazetteers have also been published in the recent past for any other districts, beside the above two districts?

Sri. N. Ramachandra Reddy:

(a) No, Sir.

(b) No, Sir.
State Editor of District Gazetteers

23—

* 798 (3323) Q.— Sri M. Pitchaiah (Pekaraopet) :— Will the hon. Minister for Revenue be pleased to state:

(a) the work done by the State Editor of District Gazetteers during 1962-1963; and

(b) the amount of expenditure incurred for the maintenance of the said Office during the said year?

Sri. N. Ramachandra Reddy :—

(a) Compilation of various draft Chapters pertaining to Cuddapah district and collection of material pertaining to Cuddapah, Anantapur, Kurnool and to a lesser extent, Guntur districts. Simultaneously material was also collected about other districts including some preliminary village accounts pertaining to some of the Telangana districts.

(b) Rs. 1,80,827 (Rupees one lakh eighty thousand eight hundred and twenty seven only.)
Sri N. Ramachandra Reddy:— I had a discussion with the Hon’ble Member in this connection two months back and we have taken a decision to reorganise the whole thing and of course the matter will be expedited.

Sir. S. R. Dasari:— In the first place it would be for the State Government to decide as to what shall be the system of publication? Once we decide to publish, we shall publish? At what rate?

Sir. N. Ramachandra Reddy:— We have taken a decision to reorganise the whole thing and of course the matter will be expedited. The organisation was set up in 1949 and the first publication was released in 1954. This is in Maharashtra. Similarly, in Bihar the organisation was set up in 1952 and the first publication was brought in 1957. In U. P. the organisation was set up in 1955 and the first publication was brought out in 1959. Anyway, as suggested by Mr. Vavilala Gopalakrishnayya, we have taken a decision to reorganise the whole thing and I think the subsequent issue will come out as early as possible.

For example, among the Indian States, Andhra Pradesh..
ప్రిస. రామకృష్ణన్ రెడ్డి:— State Gazetteers Officer యొక్క విభాగానం నిష్ట చేసిన నిర్ధిష్టం. అధికారికరించిన నిశ్చయాలతో లేదు సహాయం సాధించండి. అందుకే మరో చాలా కామాన్ని లేదు. అందుకే మరొక సంఖ్య మరియు ఇది వేరెంటి సంఖ్య అనే విషయం చేసి రెండు నిష్టలు సంఖ్యలు సృష్టి చేసారు. Amount of work యొక్క నిష్ట అవసరం ఉంది. Actual యొక్క నిష్టలు సృష్టి చేసారు అని నిష్టలైన తెలుగు సంఖ్యలు సృష్టి చేసారు.

Sri N. Ramachandra Reddy:— Compilation, research and collection of information — these are there. And we cannot weigh these things in a balance. Some Research Departments are there. If we want to just see the volume of work, it is not possible. Research is a thing and we have to go deep into the matter and find out details and investigate into all the connected matters. It is difficult to weigh all these in a balance. We are collecting valuable information and the Gazetteers will be published as early as possible.

ప్రిస. మహారాణా రామారామార్థు:— Immediate యొక్క uptodate యొక్క నిష్టలు సృష్టి చేసారు. Skeleton staff యొక్క uptodate establishment యొక్క నిష్టలు సృష్టి చేసారు. Special Officer యొక్క staff యొక్క uptodate immediate యొక్క steps సంఖ్యలు సృష్టి చేసారు.

ప్రిస. తంగారాంబుద్దేశ్వర్:— అధికారీ బిడి. whole thing is being reorganised యొక్క time limit fix యొక్క నిష్టలు సృష్టి చేసారు. Time limit fix యొక్క nity limit fix యొక్క అంధకార సంఖ్యలు సృష్టి చేసారు.

All these are being looked into and an early decision will be taken and I think this delay will not be repeated.

ప్రిస. కృష్ణకర్మాచార్యు:— Reorganise యొక్క నిష్టలు సృష్టి చేసారు. Reorganise యొక్క నిష్ట యొక్క time limit సృష్టి చేసారు. Time limit fix యొక్క nity limit fix యొక్క అంధకార సంఖ్యలు సృష్టి చేసారు.

ప్రిస. తంగారాంబుద్దేశ్వర్:—Time limit యొక్క నిష్ట యొక్క మార్గు సంఖ్యలు సృష్టి చేసారు. Incharge యొక్క అంగ సంఖ్యలు సృష్టి చేసారు.

State 20 Districts compile this report in 30 days. The Government has decided to improve economy, efficiency, speedy disposal and raise the status of the State.

Assistant Editors have already answered this question.

Sri N. Ramachandra Reddy:— I have already answered this question.

I declare that Gazetteers of British times complete the material. Material information is developed from the actual material. Actual material is collected. If there is any difference, of course research is being made and conclusions are arrived at.

Vamsadhara Project

* 17 (1105) Q:— Sri Vavilala Gopala Krishnayya:— Will the hon. Minister for Public Works be pleased to state:
whether any fresh agreement has been reached with Orissa relating to construction of Vamsadhara Project and if so, what were the conditions, benefits derived and at what stage the construction stands?

The Minister for Public Works (Sri A. C. Subba Reddy):—A statement is placed on the Table of the House

Statement Placed on the Table of the House.

At the Conference held on 4th September, 1962 and 30th September, 1962, between the representatives of Andhra Pradesh and Orissa, it was agreed that :-

(1) the design proposed for the flood bank and arrangements proposed for the drainage sluice under Neradi Bank were generally acceptable

(2) an outfall sluice on Orissa side has to be provided by the A. P Government for discharging a run-off of 1" per hour from the intercepted catchment behind the flood banks (the flood banks being formed with a free board of 6').

(3) the Orissa Government may be permitted to have a sluice on the left flood bank of Neradi Barrage at their cost to irrigate areas in Orissa on payment of proportionate cost of the barrage on the ayacut basis to the Andhra Pradesh Government.

(4) The demands of the existing irrigation both in Orissa and in Andhra Pradesh should be a first charge on the river, and

(5) water requirements of the existing irrigation in Andhra Pradesh would be about 10 TMC. Cft., the utilisation of 47.4 TMC proposed to be utilised under the Vamsadhara Project being separate; and

(6) to share the yields of the Vamsadhara river on a 50:50 basis.
2. The benefit that accrued to this State consequent on the above agreement is that the dispute in respect of sharing the water has been amicably settled and the Andhra Pradesh State Government is now in a position to go ahead with the execution of the Project soon after the technical clearance of the Central Water and Power Commission, is received.

3. For the Neradi Barrage, the stage of works is as follows:
   1. The construction of permanent and temporary buildings at Amadalavalasa and Neradi are physically completed.
   2. The special repairs to the Inspection Bungalow at Singidi have also been completed.
   3. An approach road from M. 45/0 of Alikam and Battili road to Neradi Barrage site is physically completed.

4. For the construction of low diversion weir across Vamsadhara River at Neradi, well foundation work has been taken up departmentally to observe the departmental data for well sinking work and is in progress. About 26 out of 280 wells have been sunk to final depth and further work on the well foundations is in progress. The investigation of Right Bank High Level Canal from the Neradi Barrage is in progress.

5. The Project has not yet been technically cleared by the Central Water and Power Commission.

G. A. Narasimha Rao,
Additional Secretary to Government.
Oral Answers to Questions.

193 29th June, 1964

सू. १. नागरकौल :—1862 वा वर्ष सुदूरपश्चिम सदस्य.

सू. १. नागरकौल :— अखंड वास, अखंड वास, water ता अखंड प्रयोग अन्तर्निहित. अखंड वास, latest अन्तर्निहित water ता अखंड प्रयोग अन्तर्निहित. अखंड वास, latest अन्तर्निहित water ता अखंड प्रयोग अन्तर्निहित. अखंड वास, latest अन्तर्निहित water ता अखंड प्रयोग अन्तर्निहित.

सू. २. विश्वनाथ :— विश्वनाथ प्रयोग अन्तर्निहित वास अन्तर्निहित. अखंड वास, अखंड प्रयोग अन्तर्निहित. latest अन्तर्निहित water ता अखंड प्रयोग अन्तर्निहित.

सू. २. विश्वनाथ :— सू. १. विश्वनाथ प्रयोग अन्तर्निहित वास अन्तर्निहित. अखंड वास, अखंड प्रयोग अन्तर्निहित. latest अन्तर्निहित water ता अखंड प्रयोग अन्तर्निहित.

सू. २. विश्वनाथ :— सू. १. विश्वनाथ प्रयोग अन्तर्निहित वास अन्तर्निहित. अखंड वास, अखंड प्रयोग अन्तर्निहित. latest अन्तर्निहित water ता अखंड प्रयोग अन्तर्निहित.

सू. २. विश्वनाथ :— Water distribution, fifty, fifty अन्तर्निहित. अखंड प्रयोग अन्तर्निहित. latest water ता अखंड प्रयोग अन्तर्निहित. अखंड प्रयोग अन्तर्निहित. latest water ता अखंड प्रयोग अन्तर्निहित.

सू. २. विश्वनाथ :— सू. १. विश्वनाथ प्रयोग अन्तर्निहित. अखंड प्रयोग अन्तर्निहित. latest water ता अखंड प्रयोग अन्तर्निहित. अखंड प्रयोग अन्तर्निहित. latest water ता अखंड प्रयोग अन्तर्निहित.
Oral Answers to Questions.

[29th June, 1964]

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Oral Answers to Questions.

1. C. W. P. C. asked a question about the situation, followed by his request for clarification.

2. The question was answered by another member of the opposition.

3. A member raised objections, which were countered by another member.

4. The opposition member replied with a detailed explanation of their objections.

5. Another member asked if it were possible to clarify the answers or object to them.

6. The third member replied with a detailed explanation of their objections.
(No answer)

Rightside Canal For Thummur Anicut

25—

* 64 (1897) Q.—Sri P. Bapayya (Tiruvuru)—Will the Hon. Minister for Public Works be pleased to state:

(a) the length of the left and right side canals dug from the anicut constructed at Thummur across the river Tammileru flowing between Krishna and West Godavari Districts;

(b) Whether the Government are aware that if the right canal is extended towards the south, an extent of 5,000 acres of land in the villages of Bharinipadu, Parvatipuram and Chinnampeta can be irrigated; and

(c) whether any petitions regarding the said matter have been submitted to the Government from the ryots of those villages?

Sri A. C. SubbaReddy:

a) The length of the right side canal for Tumburu anicut is approximately 4 miles and that of left side canal is 8 miles 2 furlongs.

b) There is a proposal under investigation for extending the right side channel to benefit about 1,000 acres. This proposal will benefit Bharinipadu village. Another scheme namely Kotapadu-Chinnampeta channel to irrigate about 1,500 acres is under execution. This scheme is intended for filling tanks of Chinnapeta village. There is no possibility of feeding any anicut in Parvatipuram village.
Rambhotla–Palem Kavuru Cherukupalli Scheme for Electrification

26—

*68 (2137) Q.—Sri K. Satyanarayana (Put by Sri M. Pitchayya):— Will the hon. Minister for Public Works be pleased to state:

(a) whether Rambhotla–Palem–Kavuru–Cherukupalli scheme for Electrification was withheld after some partial work;

(b) if so, what are the reasons;

(c) what is the amount spent already on the above scheme; and

(d) whether the scheme will be completed in 1963–64?

Sri A.C. Subba Reddy:—

(a) The matter relates to the State Electricity Board, Andhra Pradesh. It has been reported that the scheme referred to, could not be completed in 1962–63.

(b) For want of funds.

(c) Rs. 1,33,000/–

(d) It is proposed to be completed in 1963–64

Reservoir across Jalleru

27—

*134 (3165) Q.—Sri K. Babu Rao (Polavaram):— Will the hon. Minister for Public Works be pleased to state:
(a) whether investigation has been made by the Government for the construction of a reservoir across the Jullem at Jidipudi in Polavaram Taluk, West Godavary District;

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

(c) the total extent of land that can be brought into cultivation by the said reservoir; and

(d) whether the Government will take up and complete the same during Third Five-Year Plan period itself?

_Sri A. C. Subba Reddy:—_

(a) Yes, Sir. Detailed investigation has been carried out for forming a Reservoir across Jalleru near Jidipudi village, Polavaram Taluk.

(b) Rs. 45.57 lakhs including direct and indirect charges.

(c) 3,041 acres.

(d) There is no proposal to take up the scheme and complete the same during the III Five Year Plan.

_Gottipalli Reservoir Scheme_

28—

*159 (3382) Q.—_Sri P. Gunnayya:_— Will the hon. Minister for Public Works be pleased to state:

(a) when the construction work of the Gottipalli reservoir in Pathapatnam taluk Srikakulam District will be taken up as the same is under investigation of the Government since ten years; and

(b) the estimated amount of expenditure therefor?
Sri A.C. Subba Reddy:—

(a) The Government deferred the proposal of the Gottipalli Reservoir Scheme in 1957 in view of its low financial return.

(b) 9.33 lakhs.

Inland Navigation

*181 (3616) Q.—Sri E. Ayyapu Reddy (Midthur):— Will the hon. Minister for Public Works be pleased to state:

(a) whether the Central Planning Commission has allotted any amount for Inland Navigation in 3rd plan;

(b) whether any proposal for construction of a link canal from Srisailam project to the Sea via, Somasila Dam, as provided in the Krishna Pennar Project, is under consideration; and

(c) whether there are proposals to devise canals for inland navigation from the proposed Srisailam Dam?
Sri A.C. Subba Reddy:—

(a) Yes Sir. The Government of India Ministry of Transport have allotted Rs 10 lakhs for I.W.T. in Andhra Pradesh during the 3rd Five Year Plan period.

(b) No, Sir.

(c) No, Sir.

Sri R. N. Mangubhai:— Inland navigation can improve navigation—i.e. to improve navigation during the third Five Year Plan, the Government are improving navigation.

Sri A. R. Mangubhai:— As plan stands, the navigation is already adequate. Further, since the navigation is already adequate, it is not necessary to improve navigation. The Planning Commission has already suggested ways to improve navigation.

Sri A. C. Subharedy:— That is a separate question, Sir.
Houses to the Police Constables

30—

*567 (3930) Q. -Sri S. Vemayya:- Will the hon. Minister for Home be pleased to state:

(a) the estimated amount required for the department of Police to build houses to Police Constables in the State now; and

(b) whether the Government of India has given any financial assistance for the construction of houses for
Police Constables in the State during 1961-62, 1962-63 and 1963-64?

*The Minister for Home (Sri Mir Ahmed Ali Khan):—*

(a) It is estimated that roughly about Rs. 18,22,28,000/ will be required to build residential accommodation for such of those Police Constables and Head Constables as have not so far been provided with Government-built residential accommodation.

(b) Yes, Sir.

*Sri S. V. Vemayya: May I know what is meant by "Yes" and what is the actual amount that has been received for the purpose referred to under question (b).*

*Sri Mir Ahmed Ali Khan:*

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount in lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1961-62</td>
<td>40</td>
</tr>
<tr>
<td>1962-63</td>
<td>36</td>
</tr>
<tr>
<td>1963-64</td>
<td>29.50</td>
</tr>
</tbody>
</table>

*Sri S. Vemayya: May I know what is the actual amount spent and what is the amount on hand?*

*Sri Mir Ahmed Ali Khan. The amount received in 1961-62 and 1962-63 is wholly spent and the accounts of 1963-64 are not yet received.*

*Sri S. Vemayya: May I know what are the places in which the buildings have been constructed so far and what are the places in which the buildings are in progress.*

*Sri Mir Ahmed Ali Khan: Almost the whole amount of 1961-62 was spent in building quarters for 317 persons at Yousuf Guda and out of the amount of 1962-63 also about 21 lakhs were spent on the second floor of the same quarters for 312 constables.*
Sri M. Pitchayya: The amount granted in the year 1963-64 is less than the previous years' amounts. May I know the reason?

Sri Mir Ahmed Ali Khan: The amounts of 1963-64 are not wholly spent but there is a proposal to construct 101 quarters at Amberpet and 100 quarters at Saitabad and two barracks for accommodating 100 bachelors and purchases to construct under the subsidised industrial scheme at Khammam which are under the occupation of the police personnel on rental basis, and purchase 140 tenements constructed under the S. I. H. S. scheme for the police personnel on rental basis at Warangal and acquisition of a private building in Nizamabad which is in the occupation of the Superintendent of Police on rental basis. These are the proposals and some work is already taken up for 1963-64.

Mr Speaker: The question is why the provision this year is less than in the previous. That is the question.

Sri Mir Ahmed Ali Khan: The Government of India sanctioned that much amount. We have represented to increase the amount for the coming years.

Mr. Speaker: That is the answer which you should have given, but you went on giving some other answer.

Sri A. Venkateswarao: Whether the Scheme would be extended to district and taluk headquarters.

Sri Mir Ahmed Ali Khan: According to the amount received, we will frame the proposals.

Sri T. V. S. Chalapathirao: Are the Government constructing the new quarters to the police constables on the same design as the Britishers did or have they improved the plynth area and the pattern of the buildings.

Mr. Speaker: Please repeat the question so that the Minister might understand.
Dr. T V. S. Chalapathirao: May I request the Minister to please state whether the Government is constructing the same type of quarters which the British did for these poor constables or are they improving the pattern of the quarters that they are at present being constructed?

Sri Mir Ahmed Ali Khan: The same type of quarters. For Head Constables they required fittings for all the sanitary arrangements costing Rs 6 or 7 thousand. Spending such an amount is an improvement. There is no other improvement.

Dr. T.V.S. Chelapathirao: Whether at least in the future constructions will the Government be pleased to consider that they should provide better type of quarters to the Police constables?

Sri K. Brahmananda Reddy: I think so subject to confirmation. I have seen some houses constructed in Guntur and elsewhere. They are of much better type and I have gone into one house in Guntur one year ago and I found them quite good. It is just an old type. But any way, I will confirm that impression and inform the House.

Sri Pillalamarri Venkateswarlu: Is there no difference in the plinth area of the quarters that are being constructed now and the quarters that were constructed previously.

Sri K. Brahmananda Reddy: I do not know what is ment by plinth area. I know definitely that there is much better improvement. From the houses I have seen I can say that there is an improvement.

Mr. Speaker: Please put the question to the Home Minister. The Chief Minister is not expected to reply all the supplementaries unless he wants to take up the responsibility of answering all the supplementaries.

Sri Tenneti Viswanadham: He has personally visited a house and he just wanted to inform the House. Is there
any improvement in the sanitary arrangements or in the size and the number of rooms.

Sri K. Brahma nanda Reddy: In the sanitary arrangements, in the convenience of the house and all that there is improvement.

Sri S. Vemayya: Arising out of the answer given by Home Minister, may I know whether the Government has got any programme to spend the 80 crores and odd and what is the time-limit that has been fixed to spend the amount?

Sri Mir Ahmed Ali Khan: The amount is being spent on loans given by the Government of India. It instead of giving 30 to 40 lakhs, if they give 2 crores, if will be completed in 9 years. It depends on the loan amount given by the Government of India. The State Government has no resources for this because of the emergency and other necessities.

Sri Vavilala Gopalakrishnayya: When the Chief Minister said that there is improvement, is it in patterns. He has no complete knowledge of what is there inside the house. Probably it is in appearance. Is the pattern quite alright?

Sri K. Brahamananda Reddy: The patterns, the conveniences and sanitary arrangements are all quite alright. There is a good well-covered verandah and then there is a big room. There is another verandah and something else for kitchen etc; and there is separate provision for lavatory etc.

Reservation Of Posts For The Harijans
In Zilla Parishads

31—

* 525 (3013) Q.—Sri G. Suryanarayna (Ramthirtham:-) Will the hon. Minister for Panchayati Raj be pleased to state:
(a) whether the Government have directed the Zilla Parishad to adhere to the reservation fixed for the Harijans in preparation of the panel of selected candidates by their selection committees for appointment as clerks, gramsevaks, gramasevikas and teachers;

(b) whether all the Zilla Parishads in the State are implementing the orders?

The Minister for Panchayat Raj: (Sri M. N. Lakshminarasayya):

(a) Yes, Sir.
(b) Yes, Sir.

Whether the Government have directed the Zilla Parishad to adhere to the reservation fixed for the Harijans in the preparation of the panel of selected candidates by their selection committees for appointment as clerks...
Candidates should be in the list of candidates. The list of candidates should be made specific.

Backward classes, scheduled tribes, and others should be appointed on the basis of merit. Required qualifications are temporary appointments for tribes as well as for temporary communal rotation for tribes. Bureau of Economics and Statistics for tribes and non-tribes.
Oral Answers to Questions

[29th June, 1964. 208]

Serious issues have been raised about candidates
employment exchange and cadre selection. Candidates
from backward communities should be given
preference.

Schedule castes and tribes should be given
preference.

Backward classes should be provided with
proportionate representation. General seats, scheduled
castes seats, scheduled tribes seats should be
provided. Scheduled castes and tribes should be
given backward classes.

Fillup

Proportions should be fixed.
Village Level Workers:

No. of candidates selected ... 50
No. of candidates to be selected from the scheduled castes ... 8
No. of candidates selected. One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.

No. of candidates selected: 50
No. of candidates to be selected from the scheduled castes: 8
No. of candidates selected: One, the candidates selected.
Oral Answers to Questions

29th June, 1964. 210

Mr. A. Venkateswar Rao (Narsampet):—Will the hon. Minister for Co-operation be pleased to state:

(a) whether any District Marketing Societies were organised in the State in the Co-operative year 1963-64; and

(b) if so, the names of the districts in which they were organised?

District Marketing Societies

* 826 (3845) Q—Mr. A. Venkateswar Rao (Narsampet):—The Government orders were strictly implementing the Government orders and the instructions etc. in West Godavari etc. and elsewhere. We are pleased to state:

(a) whether any District Marketing Societies were organised in the State in the Co-operative year 1963-64; and

(b) if so, the names of the districts in which they were organised?

Separate districts etc. were organised. We are strictly implementing the Government orders and the instructions etc. etc.
(The Minister for Panchayat Raj deputised the Minister for Cooperation and answered the questions)
Sri M. N. Lakshminarasayya:—

(a) Yes, Sir. Three Districts Co-operative Marketing societies were organised in the year 1963-64.

(b) Khammam, Adilabad and Warangal Districts.

Mr. Speaker:— Some marriage is taking place in his house.

Sri M. N. Lakshminarasayya:— Please put a separate question.
Mr. Speaker: Question No. 33.

Sri A. C. Subba Reddy: Sir, Questions 33 and 34 may be taken up together.

Sri T. Nagi Reddy: Sir there is lot of difference between the two questions. The first question (No. 33) has been sent to the Assembly and then to the department somewhere in 1961-62 and 1962-63. It is very good that at least now the answer has come in 1964 June. Therefore, let the first question be answered first and we will know what exactly the answer is. The amount proposed to be allotted to Kurnool district during 1962-63 is the question. We would like to know whether the Minister has given the amount allotted or proposed to be allotted.

Amount Sanctioned For Sinking New Irrigation Wells In Kurnool District

33—

* 3A (934) Q.— Sri P. O. Satyanarayana Raju (Kosigi) :—Will the hon. Minister for Agriculture be pleased to state:

(a) the amount sanctioned during 1961-62 to Kurnool District as subsidy for sinking new irrigation wells;

(b) the number of such wells sunk during 1961-62; and

(c) the amount proposed to be allotted to Kurnool District during 1962-63?

(The Minister for Public Works deputised the Minister for Agriculture and answered the questions)

Sri A. C. Subba Reddy :—

(a) The amount sanctioned during 1961-62 to Kurnool District as subsidy for schemes under irrigation wells—Rs. 3.0 lakhs and odd.
(b) The number of wells sunk during 1961-62 is 60.
(c) The amount proposed to be allotted to Kurnool district during 1962-63... I am sorry, it is wrong, Sir. I will give it later.

Sri T. Nagi Reddi: The mistake arises because the question has come to be answered in 1964:

Mr. Speaker: The question itself was sent before allotment was made for 1962-63, some two years back. Now the question is answered after the year.

Sri T. Nagi Reddi: After two years are over.

Mr. Speaker: We have come to 1964 and the answer is being furnished now after 2 years.

Sri. T. Nagi Reddi: This is one of the glaring instances as to how our questions are being answered. And this question is very simple to be answered, within a course of a month or two. Will the hon Minister himself make enquiries as to how this question has not been answered so far? He must take very serious action on the departmental people who have refused to send an answer till 1964. What is the control of the Minister over the department?

Sri. A.C. Subba Reddi: Perhaps it was due to prorogation. I do not know how this has happened.

Mr. Speaker: The question was sent 2 years back and the Members have again revived it. You don't take shelter under the point that the Assembly was prorogued. When the question lapsed, they have got a right to revive it and the Speaker gives them the right.

Sri. A.C. Subba Reddi: I will request the Minister concerned to look into the matter.

Mr. Speaker: As a matter of fact, this delay was noticed by me and we called for explanation from the concerned department. That is what I said on this.
Sri. Pillalamarri Venkateswarlu: What is the explanation, Sri?

Mr. Speaker: They are taking action against the persons responsible. The concerned Minister is taking action.

Sri. Pillalamarri Venkateswarlu: What is the action?

Mr. Speaker: That remains to be seen. This was sent to the Agriculture Department and they will be responsible for the delay. I have written like this: 'Anyhow I would like to know as to who was responsible for the delay before the question comes up for answering in the House. It is now evident that the Agriculture Department is responsible for the delay. I would like to speak to the hon. Minister about this matter on the 27th regarding the action to be taken.' I spoke to the Minister day-before-yearday and he promised to take action against persons responsible.

Irrigation Wells

34—

*818 (3721) Q.—Sarvasri N. Venkata Swamy, T. Bala-krishnaiah & P. Gunnaiah:— Will the hon. Minister for Agriculture be pleased to state:

the number of irrigation wells sanctioned in each district during 1962-63 and 1963-64 and the wells completed from among them so far?

Sri A.C Subba Reddy:—

A Statement showing the details of the number of wells sanctioned during 1962-63 and those completed so far in each of the districts in the State is placed on the Table of House.
### Statement placed on the Table of the House

<table>
<thead>
<tr>
<th>Districts</th>
<th>Wells allotted 1962-63</th>
<th>Wells completed 1962-63</th>
<th>Wells allotted 1963-64</th>
<th>Wells completed 1963-64</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anantapur</td>
<td>1,670</td>
<td>Nil</td>
<td>1,196</td>
<td>Nil</td>
</tr>
<tr>
<td>Chittor</td>
<td>1,538</td>
<td>Nil</td>
<td>864</td>
<td>Nil</td>
</tr>
<tr>
<td>Cuddapah</td>
<td>1,124</td>
<td>Nil</td>
<td>822</td>
<td>Nil</td>
</tr>
<tr>
<td>East Godavari</td>
<td>610</td>
<td>134</td>
<td>314</td>
<td>3</td>
</tr>
<tr>
<td>West Godavari</td>
<td>330</td>
<td>11</td>
<td>316</td>
<td>Nil</td>
</tr>
<tr>
<td>Guntur</td>
<td>330</td>
<td>2</td>
<td>566</td>
<td>Nil</td>
</tr>
<tr>
<td>Krishna</td>
<td>330</td>
<td>23</td>
<td>536</td>
<td>Nil</td>
</tr>
<tr>
<td>Kurnool</td>
<td>1,390</td>
<td>Nil</td>
<td>818</td>
<td>Nil</td>
</tr>
<tr>
<td>Nellore</td>
<td>1,030</td>
<td>30</td>
<td>784</td>
<td>Nil</td>
</tr>
<tr>
<td>Srikakulam</td>
<td>760</td>
<td>42</td>
<td>586</td>
<td>Nil</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td>1,018</td>
<td>200</td>
<td>586</td>
<td>Nil</td>
</tr>
<tr>
<td>Adilabad</td>
<td>350</td>
<td>71</td>
<td>254</td>
<td>Nil</td>
</tr>
<tr>
<td>Hyderabad</td>
<td>676</td>
<td>48</td>
<td>616</td>
<td>Nil</td>
</tr>
<tr>
<td>Karimnagar</td>
<td>720</td>
<td>2</td>
<td>388</td>
<td>Nil</td>
</tr>
<tr>
<td>Khammam</td>
<td>445</td>
<td>8</td>
<td>404</td>
<td>Nil</td>
</tr>
<tr>
<td>Mahboobnagar</td>
<td>850</td>
<td>Nil</td>
<td>652</td>
<td>Nil</td>
</tr>
<tr>
<td>Medak</td>
<td>600</td>
<td>8</td>
<td>430</td>
<td>Nil</td>
</tr>
<tr>
<td>Nalgonda</td>
<td>693</td>
<td>16</td>
<td>616</td>
<td>Nil</td>
</tr>
<tr>
<td>Nizamabad</td>
<td>240</td>
<td>34</td>
<td>236</td>
<td>Nil</td>
</tr>
<tr>
<td>Warangal</td>
<td>495</td>
<td>Nil</td>
<td>276</td>
<td>Nil</td>
</tr>
</tbody>
</table>

1. *Vijayalakshmi Devi:* The following are the total numbers of tube wells completed from 1963-64 to 1964-65.

2. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

3. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

4. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

5. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.


7. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

8. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.


10. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

11. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

12. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.


15. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

16. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

17. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

18. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

19. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.

20. *S. R. V. Bharadwaj:* The total number of tube wells completed from 1963-64 to 1964-65.
Sri A. C. Subba Reddy:—My answer has not been understood properly. I said, wells and allotments two
years 1962-63. Two years 1963-64 and 1964-65. And we cannot force them to do in that particular year and clearly.

Sir, the other points:— Mr. Wells raised the question of the G.O.C. of the Telugu Vachaspathi Committee. Well, certainly, the G.O.C. of the G.O.C. Committee of the Telugu Vachaspathi Committee. And we cannot force them to do in that particular year and clearly.

Sir, the other points:— The G.O.C. of the G.O.C. Committee of the Telugu Vachaspathi Committee. And we cannot force them to do in that particular year and clearly.

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Q 29. Hon. Member: Will the Minister for Labour and Transport please state whether the recommendations of the sub-committee appointed to go into the question of amending the

Amendment To Industrial Employment (Standing Orders) Act: 1946

35—

* 523 (2959) Q.—Sri P. Satyanarayana (Palvancha) — Will the Minister for Labour and Transport be pleased to state whether the recommendations of the sub-committee appointed to go into the question of amending the
Industrial Employment (Standing Orders) Act, 1946 were given final consideration by the Government?

The Minister for Labour and Transport (Sri P. V Gurumurthy):— The matter is under consideration of Government.

Industria! Employment (Standing Orders) Act, 1946 Recommendations 3. The Hon. Member asked for consideration of Recommendations of the 1868-69 recommendations, which were given final consideration by the Government. The matter is under consideration of Government.

Pending Cases regarding the Recovery of Arrears of Compensation in Nellore District

36—

* 539 (3493) Q.—Sri S. Vemayya:— Will the hon. Minister for Labour and Transport be pleased to state:

(a) Number of cases pending in Nellore district regarding the recovery of arrears of compensation decreed by Labour Commissioner under Workmen Compensation Act now;
(b) amount of money involved in each case;
(c) the reasons for delay to recover the amount referred to in clause (b); and
(d) the time from which the cases are pending?

Sri B.V. Gurumurthy:—
(a) 7 (Seven).

(b), (c) and (d) A statement is placed on the Table of the House.

Statement Placed on the Table of the House showing the Particulars of Workmen Compensation Cases

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Case No.</th>
<th>Amount of money involved.</th>
<th>Reasons for delay in recovering.</th>
<th>The time from which the cases are pending.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>173/59</td>
<td>Rs. 884/-</td>
<td>Failure of the employer to deposit the amount and procedure under Revenue Recovery Act has to be 31.1.63 followed.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>80/60</td>
<td>Rs. 1196/-</td>
<td>The worker in question has filed a petition that he was paid an amount of Rs. 556/- 17.7.62 only and the employer has fraudulently obtained a receipt for Rs. 1196/- When the</td>
<td></td>
</tr>
</tbody>
</table>
employer was asked to pay the remaining amount he is reported to have refused to pay. As such the Collector was asked to recover the entire amount. Procedure under Revenue Recovery has to be followed.

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>3. 204/60 Thiruppath Gaura vs. the Veeranjanya Mica Mine, Utukuru.</td>
<td>Failure of the employer to deposit the amount and procedure 23.10.62 under Revenue Recovery Act to be followed.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. 205/61 Sri S. Siddaiah vs. Sairama Mica Mine, Kandali.</td>
<td></td>
<td></td>
<td></td>
<td>23.7.63</td>
</tr>
<tr>
<td>5. 152/61 Sri P. Eswaraiah Killy Mica Mine, Chenganapalli.</td>
<td></td>
<td></td>
<td></td>
<td>23.7.63</td>
</tr>
<tr>
<td>6. 322/61 Sri Shaik Peerabbi vs. Sri Krishna Mica Mines, Turumera, Rapur taluk.</td>
<td></td>
<td></td>
<td></td>
<td>22.1.64</td>
</tr>
<tr>
<td>7. 730/62 Sri Md. Jaffar vs. D. Peddaboy Reddi, Santhapet.</td>
<td></td>
<td></td>
<td></td>
<td>23.7.63</td>
</tr>
</tbody>
</table>
Agricultural Labourers Strike at Rajendranagar

*560 (3807) Q —Sri S. Vemayya:— Will hon. Minister for Labour and Transport be pleased to state:

(a) whether it is a fact that there was a strike of Agricultural Labourers at Rajendranagar, Hyderabad city on 9-1-1964;

(b) if so, the reasons therefor; and

(c) the manner in which the strike was ended?

Sri B.V. Gurumurthy:—

(a) The strike commenced from 22-1-1964, but not from 9-1-1964.

(b) The strike was a sequel to the demand for payment of enhanced rates of wages.

(c) The dispute was taken up under conciliation and as per the Conciliation Officer's advice the strike was called off on 19-2-64.

Sri B. V. Gurumurthy:— Conciliation Officer's advice was to enhance the rates of wages;
Agricultural Labourers' Strike In Kovur Village

38—

* 561 (3810) Q—Sri S. Vemayya :—Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Government are aware of the Agriculture labourers strike that took place in Kovur village, Kovur taluk, Nellore district during second fortnight of January, 1964; and

(b) the manner in which the strike was ended?

Sri B. V. Gurumurthy :—

(a) There was some trouble during the first fortnight of January, 1964 in regard to increase in wages of agricultural labourers.

(b) As a result of the intervention of Assistant, Superintendent of Police and Labour officer, Nellore the parties have come to a settlement.

What is the nature of the settlement they have arrived at?
Sri B.V. Gurumurthy.— They have mutually agreed upon a contract rate of Rs. 20 per acre. There was no strike as such and no untoward incidents took place. The harvest went off peacefully.

Closure of Medal Cigars Factory in Nellore

39—

* 564 (3905) Q.— Sri G. C. Kondaiah:— Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Medal Cigars Factory in Nellore has been closed in January, 1964;

(b) if so, the reasons therefor;

(c) the number of labourers who have lost their employment;

(d) whether there is any dispute in this regard;

(e) if so, the nature of the said disputes; and

(f) whether the labourers have complained about the said matter to the Labour Department?

Sri B.V. Gurumurthy:—

(a) Yes, Sir.

(b) The factory was closed for want of tobacco.

(c) 18 workers.

(d) No.

(e) Does not arise.

(f) Yes, Sir. The General Secretary, Nellore Nagara Jateeya Cigar Workers Union, Nellore, reported the matter to the Labour Officer, Nellore.
Sri B. V. Gurumurthy:

(a) On the refusal the Management of Bhajrang Jute Mills to withdraw the suspension order against the worker Sri S. Madar, the workers in ‘A’ & ‘B’ shifts numbering 1300 went on strike on 20.1.1964.

(b) At the intervention of the Labour Officer and the Regional Assistant Commissioner of Labour, Guntur the management agreed to expedite the enquiry and the strike was called off on 21.1.1964.
Mr. Speak:— (To Sri S. Jagannatham) You mean the information for your question has not been given. You please send the question again today itself and I will see that the information is given before the Assembly session is over.
ANNOUNCEMENT
re: the decisions of the Business Advisory Committee Meeting held on 27-6-64.

Mr. Speaker: I am to announce to the House the following decisions of the Business Advisory Committee meeting held on 27th June, 1964 regarding the business to be transacted by the House for the present meeting:

Discussion on the Andhra Pradesh Municipalities Bill, 1964 and reference to the Regional Committee:—

29-6-1964

Discussion on Governor's address

30-6-1964

i. Reply by the Chief Minister on Governor's Address.

ii. Bills to replace Ordinances.


3-7-1964


The Andhra Pradesh State Legislature (Continuance of the English Language) Bill, 1964.

4-7-1964
Discussion on the Andhra Pradesh Municipalities Bill, 1964 (as reported by the Regional Committee).

Non-official day. ...

Discussion on the Andhra Pradesh Tenancy Bill and reference to the Regional Committee.

Other Bills. ...

Normally it should be a non-official day. We did not have it in the last budget session.

Mr. Speaker: This was discussed during the meeting of the Business Advisory Committee held day-before-yesterday and it was decided that there should be only one non-official day for this meeting.

Mr. Speaker: I agree with you. For want of time, this time we could not give.
Mr. Speaker: The Business Advisory Committee has considered about this matter and they decided that there should be only non-official day for this session.

Mr. Speaker: We will see that Justice is done in future at least.

Mr Speaker: I will ask them to consider about this matter.

Sri Vavilala Gopalakrishnayya: Thank you.

PAPERS LAID ON THE TABLE

Amendment to the Andhra (Inam) Tenants Restoration to Possession Rules, 1957.

The Minister For Revenue (Sri N. Ramachandra Reddi): Mr. Speaker, Sir. I beg to lay on the Table under Section 13 (2) of the Andhra pradesh (Andhra Area) Estates Land (Amendment) Act, 1956, a copy of the Amendment to sub-rule (d) of Rule 7 of the Andhra (Inam) Tenants Restoration to Possession Rules, 1957 which was published in the Rules Supplement to part-II of the Andhra Pradesh Gazette dated 21st March, 1963.

Mr Speaker: Paper laid on the Table of the House.

Rules under Section 39 (4) of the Andhra Pradesh General Sales Tax Act, 1957.

Sri N. Ramachandra Reddi: Sir, I beg to lay on the Table under Section 39 (4) of the Andhra Pradesh General Sales Tax Act, 1957 a copy of the following Rules and notified in the following issues of the Andhra Pradesh Gazette.
GOVERNMENT BILL


Rules issued in G.O. Ms. No. and date | Reference to the Gazette with date
---|---
1. G.O. Ms. No. 415 Revenue Rules Supplement to Part-I dated 10-3-1964 date 2-4-1964
2. G.O. Ms No. 654 Revenue Rules Supplement to Part-I dated 15-4-1964 dated 7-5-1964

Mr. Speaker: Paper laid on the Table of the House.

GOVERNMENT BILL.

The Andhra Pradesh Municipalities Bill, 1964
(As reported by the Joint Select Committee).

Mr. Speaker: Now, the hon. Minister for Municipal Administration will move the motion on the municipalities Bill.

Sri V. Visveswara Rao: I rise on a point of Order. I would like to say that discussion on the Governor's Address could not be interrupted. I think you (Sri Tennekip Viswanatham) also remember, I raised it. There is no point of order. We are only deviating from a practice.
Sri T. V. S. Chalapathi Rao: Rule 63 of the Assembly Rules empowers the Speaker to interrupt discussion on a Motion of Thanks.

Sri V. Visweswara Rao: Rule 23 reads thus; (1) Not with standing that a day has been allotted for discussion on the Governor's address —

(a) a motion or motions for leave to introduce a bill or bills may be made and a Bill or Bills may be introduced on such day, and

(b) other business of a formal character may be transacted on such day before the Assembly commences or continues the discussion on the address.” So, unless the Government moves a motion; the Government cannot move the bill.

Mr. Speaker: Please read again sub-rule I (b)

Sri V. Visweswara Rao: But this won’t come under special business.

Sri Pillalamarri Venkateswarlu: Business of a formal character means such items as Papers to be laid on the table of the House and not Bills.

Mr. Speaker: Sub-rule (2) reads thus: “The discussion on the address may be postponed in favour of a Government Bill or other Government business on a motion being made that the discussion on the address be adjourned to a subsequent day to be appointed by the Speaker.

Sri V. Visweswara Rao: That is a formal thing.

Mr Speaker: Why do you insist on it. If you insist on these small things, I will ask the Minister or the Chief Minister to move a motion and it will be approved by the House.
Sri T. Nagi Reddy: This rule has been made to make the Governor's Address such an important issue that generally nothing else should be taken up unless it is of great importance, of immediate importance, that we can waive the discussion on the Governor's Address, for a certain time. I do not think the Government can bring forward a motion on every issue on which they want a discussion on that particular day unless it is a matter of great importance or immediate importance.

There need not have been this rule at all in which case the Government could have brought any other business on a day when the Governor's Address is under discussion. Since that could not be done and since that should not be allowed being the intention of the House and of the Rules Committee, a rule has been made that the discussion on the Address may be postponed in favour of a Government Bill or other Government business on a motion being made that the discussion on the Address be adjourned. If a motion has to be made, then they will have to give pertinent reasons as to why they want discussion on Governor's Address be postponed.

Mr. Speaker: I have to inform you that it was not done at the request of the Government, but it was done at the request of the Leaders of the Opposition Parties.

Sri T. Nagi Reddy: I understand, Sir. Even if the Business Advisory Committee has decided upon it, then it is the duty of the Government to bring a motion before the House and inform the House that the Business Advisory Committee for the following reasons has accepted to postpone this discussion for a day or for a few hours and therefore the House is expected to go in for a discussion of the Government Bill. If in consonance with the opinions of the Leaders of Opposition they have accepted this then it is much more
reasonable to bring a motion forward so that the House will understand the reasons as to why this has been postponed.

*Mr. Speaker*: I don’t think it has been the practice in the past to record reasons for every decision taken by the Business Advisory Committee.

*Sri T. Nagi Reddy*: No, Sir. I certainly understand that point.

*Mr. Speaker*: They discuss everything and then they come to a decision. The decision is recorded. They don’t give any reasons at all.

*Sri T. Nagi Reddy*: I understand, Sir. Generally Business Advisory Committee—

*Mr. Speaker*: A formal motion may be moved by the Government. I will ask somebody.

*Sri T. Nagi Reddy*: You will excuse me. I will quote a particular point here. It is very clear that Governor’s Address is the most important address when it is being discussed and no other business shall be taken unless there is some reason for it and naturally the Business Advisory Committee in its discussions must have had some reasons for the postponement of the discussion on the Governor’s Address. I can as well understand it but whether that is so or not. A motion according to the rules must be brought here. "On a motion being made" that is a very clear rule the discussion can be postponed; only on a motion being brought before the House.

*Mr. Speaker*: It it all right. I mean, the Business Advisory Committee has taken a decision and I have also approved it. I will formally ask the Minister to move a motion that this may be taken up. Now he can make a motion under the rule.
You see the rules give powers to the House, the Government, and somebody on behalf of the Government can make a motion. When that is agreed the House will take up some other business. Clause 2 - House has got powers.

Sri V. Visweswararao: Point of order, Sir. Again the Government has to move the motion. Without the motion, how can the hon. Minister move it?

(Sri Tennei Viswanatham rose)

Mr. Speaker: That is the trouble. People want to know things; they won't be present in the House. Under clause 2—

Mr. Speaker: They were not prepared for this contingency, because sometimes...

Mr. Speaker: He can formally move a motion.

Sri N. Ramachandra Reddy: I am moving the motion.
Mr. Speaker: That this House be adjourned under clause 2 of Rule 23.

Sri T. Nagi Reddy: shall I move the motion on behalf of the Government? (Laughter)

Sri N. Ramachandra Reddy: Sir, I beg to move that the discussion on the Governor's Address may be postponed in favour of Government Bill.

Mr. Speaker: I will give the date; till tomorrow, the 30th.

Sri T. Nagi Reddy: The discussion on the Municipality Bill will only be for today, Sir?

Mr. Speaker: It will be referred to the Regional Committee today; there will be discussion. Mr. Sundarayya wanted there should be discussion for a day so that members can offer their suggestions before it is referred to the Regional Committee to enable the Regional Committee to take into consideration the suggestions. Only for today. Now, you can move.
GOVERNMENT BILL

[29th June, 1964. 236

(SEVEN DAYS)

Seven days time

Seven days time

Seven days time

Seven days time

Seven days time

Seven days time

Seven days time
Mr. Deputy Speaker: Motion moved. We shall have discussion. Sri A. Sarveswara Rao will initiate the discussion.

The Municipalities Bill 1960, which has been referred to, is of vital importance to the whole of the country. It is a comprehensive and well-drafted Bill. It provides for the establishment of elected councils to manage local affairs in urban and rural areas. The Bill aims to improve the administrative efficiency and responsiveness of local governance. It is a significant step towards empowering local communities and ensuring better public services.

Lord Rippon, the "father of the Local Government" and "father of the Municipal Administration" basis of the Municipalities Bill, has highlighted the importance of local autonomy and participation. The Bill seeks to integrate traditional practices with modern governance, creating a balance between local traditions and contemporary needs.

P.W.D. officers and inspectors. Nominated members of the Administration Commission. Chairman or any other member of the Administration Commission may appoint an officer of the Administration as Chairman or figure head of the Local Government Committees.

Chairman and members of the Administration Commission.

1930 onwards, nominated members of the Administration Commission. Chairman may appoint any member of the Administration Commission as Chairman or figure head of the Local Government Committees.

Budget and Committee Members.
GOVERNMENT BILL

[29th June, 1964. 240

Executive officers

Chairman

Executive officer

Chairman and Executive officer

Constitution

Democratic decentralisation,

provisions

241 29th June, 1964 ]

GOVERNMENT BILL

An embodiment of bad legislation
GOVERNMENT BILL

[29th June, 1964. 242

...
29th June, 1964]

GOVERNMENT BILL
GOVERNMENT BILL


[29th June, 1964. 244]
GOVERNMENT BILL

[Quorum bell was rung]
GOVERNMENT BILL

[29th June, 1964. 246]

...
nuity payable to Alderman (whether or not any interest accrues thereon) to the
Fifth or Sixth of October, and in like manner from, and every year thereafter,
retired gazetted officers. The words 'certain' and 'the' are hereby amended to,
Retired gazetted officers and every retired gazetted officer who
is or was Alderman shall be treated as officers in whole time employed,
Alderman principle and in like manner all other provisions of the
Act relating to officers in whole time and the provisions of this Act relating to
 clause for rate payers and property tax clauses. As a rule
untenanted house shall be assessed for rent at a rent of one hundred and fifty
Rent Control Act.

--- Uniformity Clause ---

Uniformity clause in the Rent Control Act would be
property tax and
annual rental value

capital value

Select committee capital value

Select committee annual rental value
GOVERNMENT BILL

[9th June, 1964. 250

Rent Control Acts... capital value... rental value. Capital value... market value... cost of the building... cost of the material...
GOVERNMENT BILL  

251  29th June, 1964]

Annual rental value and capital value 

and capital value burden 

grants

3% annual value 

grants
GOVERNMENT BILL

[29th June, 1964.]

Sri B. Srirama Iyru the Chair

(Sri B. Srirama Iyru the Chair)
tive Committee to elect a person having administrative experience for the purposes of an advisory body on the lines of the Advisory Committee to the President in the Union and to discontinue the election of the President of the Executive Committee of the Corporation. The Executive Committee is to function through a Secretariat.

The Act provides for the establishment of a court, which is to be called the Local Government Court, to hear and decide appeals from the decisions of the Corporation in respect of complaints under the Act. The Court is to be a civil court of record and is to be אףי-3-3. A person of not less than the age of thirty years and of not less than the age of thirty years shall be appointed as the Judge of the Court by the Government of the State. The Judge is to hold office for a term of five years, and may be removed from office by the Government of the State for reasons to be recorded in writing.

The Act also provides for the establishment of a registrar to the Corporation, who shall be appointed by the Government of the State.

The Act is to be called the Andhra Pradesh Municipalities Act, 1964 (Act XXIV of 1964).
29th June, 1964

GOVERNMENT BILL

The following allowances in the form of grants to municipalities are for the purpose of meeting salaries and allowances:

1. Salaries and allowances of Deputy Commissioner and other officers in the Municipal Service.
2. Salaries and allowances of Municipal Commissioners and other officials as may be determined by the government.
3. Salaries and allowances of other employees of the municipality.

These allowances shall be in accordance with the rules and regulations framed by the government.

The above allowances shall be in addition to the revenues and grants-in-aid received by the municipality.
GOVERNMENT BILL

[29th June, 1964. 258

Proportionate and Proportion. Proportion

Supersession and Superseded. Municipalities

Supersession political reasons and History of Supersession

Supersecedence in consultation with the council

Taxation and Taxes Extra-

too long period and abuses

and Superseded Municipalities

Political reasons and SUPERSSESSION AND

impossible in the nature of things. The

in consultation with the council

Delegate taxation powers

Delegate taxation powers

and the nature of things.

municipalities and

municipalities and

in consultation with the council

Delegate taxation powers

Delegate taxation powers

and the nature of things.

municipalities and

Disqualifications or legal practitioners.
GOVERNMENT BILL

[29th June, 1964. 260]

Provide 

Industrialization, urbanization trends back to the village go to the town, the back to village go to the town, the back to village, the back to village.

GOVERNMENT BILL

[29th June, 1964. 262]

GOVT calculate 3% taxation. copyright calculate 3% over the value 10% add to capital rate. 20% add to high taxation. Ipso facto district head quarters charge rate. At 20% or more. 28% tax add 20% high taxation.

To district head quarters 20% add. 28% high taxation.

Taxation 1964. Taxes residential house. Capital value calculate. At taxation 12% on the value of the house as per list of the valuation list. 1942 12% of the value or 5% of the guaranteed house.

Capital value calculate. Weighting 12%. At 12% or more the value of the house in the value of the capital value 12%. Capital value calculate. Weighting 12%. At 12% or more the value of the capital value 12%.

Residential house calculate. Capital value calculate. Weighting 12% of the municipal taxation.

Conservancy staff 80% of the municipal taxation. Local administration ministers have local administration minister's property tax and 80% of the municipal taxation. Of public amenities. Underground drainage. Taxes 1942 12% of the municipal taxation. Ratia 1942 12% of the municipal taxation. 20% add to city allowance. 20% add to city allowance.
GOVERNMENT BILL

(Sri B. Sriramamurthy in the Chair)

(29th June, 1964.)

263

HONOURED SIR,

The Hon'ble Municipalities Act, 1952, provides for the creation of a sponsored or limited area special bodies, the powers and subjects over which are discretionary. The special bodies have limited area discretion over the subjects and powers over the areas and functions in the area so as to enable them to provide better services to the people of the area. The powers and subjects over which are discretionary are

- powers to levy and collect rates for providing services to the people of the area;
- powers to provide in the area for the betterment of the people of the area;
- powers to regulate and control the manufacture, preparation, sale, purchase, import, export, distribution, use or disposal of goods or services in the area;
- powers to prevent, control and punish breaches of the law for the time being in force in the area;
- powers to enact bye-laws not inconsistent with the law for the time being in force in the area;
- powers to provide for the maintenance and improvement of public health, public works, public utilities, public amusement or recreation in the area;
- powers to provide for the safety, convenience and protection of persons and property in the area;
- powers to provide for the protection of the environment and sustainable development in the area;
- powers to provide for the conservation, display, development and promotion of the cultural heritage of the area;
- powers to provide for the development and improvement of the area;
- powers to provide for the management of any special area or special purpose within the area;
- powers to provide for any other purpose that may be necessary for the welfare of the people of the area.

The Hon'ble Municipalities Act, 1952, also provides for the creation of a sponsored or limited area special body, which may have limited area discretion over the subjects and powers within the area so as to enable them to provide better services to the people of the area. The powers and subjects over which are discretionary are

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GOVERNMENT BILL

29th June, 1964. 264
GOVERNMENT BILL
GOVERNMENT BILL
The Andhra Pradesh Munici-
palities Bill, 1964.

[29th June, 1964.] 266

...
267 29th June, 1964]  
GOVERNMENT BILL  

...
GOVERNMENT BILL

29th June, 1964

No confidence motion: simple majority or 50 + 1 vote.
GOVERNMENT BILL  

Section

Second consideration

Municipal Commissioner and Secretary

Executive Council

Statutory

Standing Committees

Standing Committees

Initiative
Corruption Collector, Bunks encroachments 24...
GOVERNMENT BILL:


The Hon'ble Speaker,

1250 allotment to be made. It is hereby resolved that night soil shall be allotted by the Municipal Body in the manner specified in the said resolution. The resolution is adopted by unanimous vote. The Speaker 

Night soil

Allotment

The Hon'ble Speaker,

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GOVERNMENT BILL:

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GOVERNMENT BILL:  

29th June, 1964.

single majority no confidence motion; several instances of failed motions to recall or remove a member from office by a single majority have been reported. In 1930, Dairchy's single majority motion to recall a member was defeated. In 1933, a no-confidence motion by single majority was defeated. In 1934, a no-confidence motion was defeated.

In 1930, a no-confidence motion was defeated. In 1931, a no-confidence motion was transferred towar Independence, declare. The move provision. When a no-confidence motion was transferred by a Sub-Collector, preside. In 1931, a no-confidence motion was transferred by a Sub-Collector, preside.

The power of corrupts; absolute power corrupts absolutely. The corrupts; absolute power corrupts absolutely. The corrupts; absolute power corrupts absolutely.
GOVERNMENT BILL:
GOVERNMENT BILL:

[29th June, 1964. 278]

...
It is a steel frame which does not admit of any expansion or contraction. It is neither autocracy nor democracy. It is a cross between the two.
GOVERNMENT BILL


[29th June, 1964. 280]

The provision "cross between the two" entailed confusion and...

The following explanation was given by the Chairman: "It meant that the power to appeal lay with the Chairman..."

The Chair proposed a Resolution calling for a change in the power to appeal from the Chairman to the Appellate Commission for final powers to appeal. The Motion was amended to read: "appeal powers to be transferred to the Appellate Commission except the final appeal council."

The Council voted on the Resolution and the amendment. The result was: Council 1/2, Appellate Committee 1/2, final appeal council 1/2. The resolution was adopted as amended.

The Chairman proposed a provision to the effect that the Appellate Commission shall have the power to appeal. The provision was adopted by the Council.

The Council also voted on an amendment to the provision which was adopted.

In consultation with the Chairman, the Appellate Commissioner Reginal Director approved the appeals and the balance sheet.

The Resolution was adopted by the Council.
silver lining in the dark clouds
speed to be maintained to provide regular transport. It should be noted that, for the present, recommendations for the removal of scavengers’ edonies, $5.3$ and scavenger’s edonies, are not to be followed. Scavengers’ edonies should be removed under the Scavengers’ rules. The Regional Committee recommends that the State should give earnest consideration to the earnest recommendations of the Committee and report in time. The Hon’ble Member, in his motion, had said that complaint, which is contained in a voluminous book, should be considered. The hon’ble Member stated that the Regional Committee had not been in a position to consider the complaint. The Hon’ble Member stated that, in the Regional Committee, the complaint was not read. The Hon’ble Member said that the complaint was not read and was not considered. The Hon’ble Member said that the complaint was not considered and was not dealt with.

(Mr. Speaker in the Chair)

Quorum bell was rung.
GOVERNMENT BILL:
GOVERNMENT BILL:


[29th June, 1964. 284]
GOVERNMENT BILL:

Fundamental principles

285
29th June, 1964]
GOVERNMENT BILL:


[29th June, 1964. 286]
GOVERNMENT BILL:
Mr. Speaker:— The House adjourned to 8.30 a.m. tomorrow, the 30th June, 64.

12- 50 P. M:— The House adjourned till Half Past Eight of the clock on Tuesday the 30th June, 64.