ORAL ANSWERS TO QUESTIONS

REHABILITATION OF REPATRIATES FROM CEYLON

161—

*918 (3558) Q.—Sarabati A Sarveswara Rao (Eluru) and V. Sathyarayana (Penugonda) — Will the hon Minister for Revenue be pleased to state—

(a) whether the repatriates from Ceylon have been rehabilitated in Andhra Pradesh; and

(b) what is their number and arrangements made for them?

The Minister for Revenue (Sri N. Ramaiah Reddy) — (a) No repatriates from Ceylon have yet arrived in this State.

(b) Does not arise—

There are some procedures to be adopted by the Ceylon Government. They are taking some legislative action Under the Indo-Ceylon Agreement, about 5.25,000 persons we have agreed to receive, and they have agreed to grant Ceylon citizenship for about 8 lakh of persons. So some legislative action has to be taken by the Ceylon Government to grant citizenship to 8 lakh of persons, then only repatriation to Government of India will start. As and when we receive, that information will be placed.

J No 183 339
340  5th July, 1966.  Oral Answers to Questions

3. புத்தாண்டுச் சிவன் (ஸ்மார்தா) — அரைத்திருத்து வழியாக கோட்டை மற்றும் துறையில் அதிகாரிகளுக்கு அரைத்திருத்து வழியாக கோட்டை மற்றும் துறையில் அதிகாரிகளுக்கு குறிப்பிடிக்கப்பட்டது. இவ்வாறு குறிப்பிடிக்கப்பட்டதுக் கோட்டை மற்றும் துறையில் அதிகாரிகளுக்கு குறிப்பிடிக்கப்பட்டது. இவ்வாறு குறிப்பிடிக்கப்பட்டதுக் கோட்டை மற்றும் துறையில் அதிகாரிகளுக்கு குறிப்பிடிக்கப்பட்டது. They might be taking legislative action also to grant Citizenship சடங்கு மந்திராளியின் Preliminaries also are being worked out. As and when we receive these repatriates, how to repatriate them is the question. Government of India has addressed the State Governments that some repatriates should be accommodated in every State. We wrote to the Central Government that even the Burmese repatriates also who have origin in any State—they should be repatriated to those States. Most of the Ceylonese repatriates are from Madras and Kerala. The Madras Government also expressed its inability to accommodate all these 5 lakhs. So Government of India wrote back to Andhra Government stating that irrespective of the origin etc., our State also should accommodate some people. We wrote back to Government of India that on land it is not possible to rehabilitate because there are so many landless in the State but we are able to rehabilitate them at the expense of the Government of India; if they finance, we will start some industries and accommodate them in our State.

Sri N Ramachandra Reddy — This is altogether a different question — about Burmese repatriates. This question pertains to Ceylon repatriates. Several loans are being granted to Burmese repatriates on personal security or security from any other person.
Oral Answers to Questions.  5th July, 1966.  341

Mist of them deb.

That is the information we are now asking the Inland Revenue Department to plan out all theings—
as to what is just suitable to them. That is under consideration.

The two aspects. One is permanent rehabilitation. Other is temporary rehabilitation.

The rehabilitation aspect is being taken to see that all the efforts are made.

Reclamation.
342 5th July, 1956.

Oral Answers to Questions

(1) Dr. Narasimha Reddi — Is the 5th of July a holiday in any state?

(2) Dr. Srinivasaiah — Is the state of Mysore to have the same holiday?

(3) Dr. Narasimha Reddi — The people of the state of Mysore had informed the Government that the 5th of July is celebrated as a public holiday and I take this information if it is so. I will have to verify. According to me, repatriation has not yet started and the people have been informed accordingly.

(4) Dr. Narasimha Reddi — Is the 5th of July a public holiday in the state of Mysore?

According to me, repatriation has not yet started. I have been informed accordingly.

Sri N. Narasimha Reddi — I answered, that question was raised earlier, Refugees' rehabilitation, piece meal... [No answer]

Exemption of Food Stuff from Sales Tax

162— [No answer]

*822 (3290) Q — S. Narasimha Rao and V. Satyanarayana — Will the hon. Minister for Revenue be pleased to state.
Oral Answers to Questions. 5th July, 1966. 343

(a) whether Government have decided to exempt rice, milk and such other food stuffs from the levy of sales tax to give relief to common man, and

(b) if so, from what date?

Sri N Ramachandra Reddy. —(a) and (b) Fresh milk, curds and butter milk sold by dealers exclusively dealing in them and their by-products realised by utilisation of surplus thereof, were exempted from tax under the Andhra Pradesh General Sales Tax Act, 1957. Certain baby foods were also exempted from tax with effect from 2-1-1964. No proposal is, however, under consideration of the Government to exempt rice and other food stuffs from the levy of sales tax.

N. R. —Advanc to Collect adjust 1st turn over. Prevous turn over 2nd 6th turn over.

N. R. —Food Corporation distribute surplus used wheats. Rice 2nd sales tax wheat 2nd sales tax wheat 2nd sales tax wheat. Rice exempt 2nd sales tax 2nd sales tax exempt 2nd sales tax exempt?

N. R. —Can't answer that. I can't answer that.

Sri N. Ramachandra Reddy. —I can't answer that.
344 5th July, 1966.  
Oral Answers to Questions

Different states exist. Our State is purely agricultural, whereas Maharashtra is more forward. All these aspects have to be taken into consideration.

Previous turnover is collected.

Sri N. Ramachandra Reddy;—Whatever is in force, it is in force. There is no question of revision.

Banjar Land in Kothur Village, Tuni Taluk

163—

*749 (2913) Q—Sri K. Govinda Rao (Anakapally)—Will the hon. Minister for Revenue be pleased to state

(a) whether there is an extent of Banjar land measuring nearly three hundred acres which is cultivable in the village of Kothur, Tuni taluk, East Godavari district;

(b) whether it is under the cultivation of landless labourers of the locality since the last 10 years;

(c) whether pattas have been withheld to these landless poor cultivating the lands; and

(d) if so, for what reasons?

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

(b) No, Sir

(c) Does not arise.

(d) Does not arise.

B. cultivation outside the state?
Sri N. Rama Chandra Reddy,—Different persons and different years. Sometimes it is continuous and sometimes it is not.

It is further stated that the dispute has been pending under Section 15 (1) of the Estates Abolition Act before the Assistant Settlement Officer between Sri Venkata Satyanarayana Sri Jagapathi Raja Bahadur and Sri V. Krishnamaraja Bahadur for the grant of ryotwan patta to the landless poor.

Sri N. Ramachandra Reddy,—That is before the Assistant Settlement Officer. They will look into all the records.

Sri N. Rama Chandra Reddy.—I do not have all that.

GOVERNMENT LANKA LAND IN FIRAHLANKA VILLAGE, REPALLE TALUK

164—

*S796 (8156) Q—Sri K Satyanarayana [Put by Sri Vavilala Gopala Krishnaiah].—Will the hon. Minister for Revenue be pleased to state,
5th July, 1966.

Oral Answers to Questions.

(a) the extent of Government lanka land in Piratanka village, Repalle taluk, Guntur district,

(b) whether the above lanka was leased out to the Field Labour Co-operative Society in the year 1964-65, and

(c) if not, state the reasons therefor?

Sr. N. Ramachandra Reddy.—(a) It is presumed that the member refers to Piratanka, hamlet of Chodayapalem, Repalle taluk. The total extent of this lanka is Ac 16 26.

(b) There is no Field Labour Co-operative Society in Piratanka. There is a Depressed Classes Tenants Co-operative Society to which the lands were given on lease for Faslis 1873 and 1874.

(c) Does not arise.

Sr. N Ramachandra Reddy.—My information is that it is the only society.

CULTIVABLE LAND AT PADAMATIMITTA, SULLURPET TALUK

163—

717 (2778) Q.—Sri S. Vemayya.—Will the hon. Minister for Revenue be pleased to state

(a) whether it is a fact that an extent of acres 60 00 is fit for cultivation in S. No. 82 at Padamatimitta, hamlet of Sullurpet village and taluk, Nellore district;

(b) whether it is also a fact that the entire extent is under S J occupation of Scheduled Castes and Scheduled Tribes for the last 10 years; and

(c) if answer to clauses (a) and (b) are in affirmative, whether the land can be assigned to the S-J dairy, if not, the reasons therefor?
Oral Answers to Questions.

Sr N Ramachandra Reddy.—(a) No, Sir.

(b) No, Sir

(c) The land in question is a tank-bed poamboke. It is a rainfed tank. No land in the tank-bed area can be assigned to the encroachers.

... (continued)

SOME ECAP "BOPA-BOB1, 8S SODBOBO BOBB. 86 a^-tr-e) $0

SALE OF MAIZE GIVEN BY THE WORLD FOOD PROGRAMME AID AUTHORITIES

166—

Will the hon Minister for Irrigation and Agriculture be pleased to state,

(a) whether the Maize and Sorghum worth Rs. 16 lakhs given by the World Food Programme Aid Authorities, free of cost, for the use of milch cattle was sold to select livestock breeders of Vijayawada area owning good milch cows; and

(b) if so, whether the amount was realised from the breeders?

The Minister for Irrigation and Agriculture (Sri A C Subba Reddy):—

(a) The first consignment of 365.5 tonnes of Maize and 740.5 tonnes of Sorghum costing Rs. 6 lakhs has been received and is being sold to selected cattle breeders after being compounded with local ingredients.

(b) Yes, Sir
3A My, MM Answers to Questions

(1) 3. Mr. N. loss no profit basis

(2) 3. Mr. N. loss no profit basis

(3) 3. Mr. N. loss no profit basis

(4) 3. Mr. N. loss no profit basis

(5) 3. Mr. N. loss no profit basis

(6) 3. Mr. N. loss no profit basis

(7) 3. Mr. N. loss no profit basis

(8) 3. Mr. N. loss no profit basis

(9) 3. Mr. N. loss no profit basis

(10) 3. Mr. N. loss no profit basis

(11) 3. Mr. N. loss no profit basis

(12) 3. Mr. N. loss no profit basis

(13) 3. Mr. N. loss no profit basis

(14) 3. Mr. N. loss no profit basis

(15) 3. Mr. N. loss no profit basis

(16) 3. Mr. N. loss no profit basis

(17) 3. Mr. N. loss no profit basis

(18) 3. Mr. N. loss no profit basis

(19) 3. Mr. N. loss no profit basis

(20) 3. Mr. N. loss no profit basis
ENHANCEMENT OF FERTILISER RATES

167—

*736 (2857) Q —Sarvesri M Lakshmana Swamy (Kankipada) and K. Mara Reddy (Rayampet) —Will the hon Minister for Irrigation and Agriculture be pleased to state:

(a) whether it is a fact that the rates for fertilisers are enhanced from 1-2-1966;

(b) if so, the rates of each category before and after revision; and

(c) the reasons for the enhancement of rates?

Sri A C Subba Reddy —(a) Yes, Sir

(b) A paper is placed on the Table of the House.

(c) The Government of India fix the pool and retail prices. The Government of India have informed that the main reasons for increasing the pool and retail prices are as follows:

(i) The Central Fertilizer Pool at the pre-revision level of prices was expected to run into considerable loss beginning from the year 1965-66, and unless the prices were raised, this loss would have progressively gone up year after year both on account of increased procurement of fertilisers and prices hardening in the world market.

(ii) An Expert Committee headed by Shri B Sivaraman which went into the entire question of pricing and distribution of fertilisers, had recommended higher distribution margins for State Governments. These enhanced margins also account for part of the increased in the cultivators' ceiling prices.
**STATEMENT PLACED ON THE TABLE OF THE HOUSE [VIDE  ANSWER TO L’A Q. No. 167 [*736 (2857) ]**

**Statement showing the prices before and after 1-2-1966** (Rupees per tonne)

<table>
<thead>
<tr>
<th></th>
<th>Pool issue prices</th>
<th>Distribution margins</th>
<th>Retail prices</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>For States</td>
<td>For plantations</td>
<td>For States</td>
</tr>
<tr>
<td>1. <strong>Urea</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Before 1-2-1966</td>
<td></td>
<td></td>
<td>570 585 45 30</td>
</tr>
<tr>
<td>On and after 1-2-1966</td>
<td></td>
<td></td>
<td>610 650 70 30</td>
</tr>
<tr>
<td>2. <strong>Ammonium Sulphate:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) 100 k.g. packing</td>
<td>Before 1-2-1966</td>
<td></td>
<td>380 354 60 30 20</td>
</tr>
<tr>
<td>On and after 1-2-1966</td>
<td></td>
<td></td>
<td>355 385 50 20</td>
</tr>
<tr>
<td>(b) 50 k g. packing</td>
<td>Before 1-2-1966</td>
<td></td>
<td>341 365 60 30 20</td>
</tr>
<tr>
<td>On and after 1-2-1966</td>
<td></td>
<td></td>
<td>366 396 50 20</td>
</tr>
<tr>
<td>3. <strong>Ammonium Sulphate Nitrate</strong></td>
<td>Before 1-2-1966</td>
<td></td>
<td>400 412 35 23</td>
</tr>
<tr>
<td>On and after 1-2-1966</td>
<td></td>
<td></td>
<td>455 492 60 23</td>
</tr>
<tr>
<td>4. <strong>Calcium Ammonium Nitrate</strong></td>
<td>Before 1-2-1966</td>
<td></td>
<td>310 321 32 21</td>
</tr>
<tr>
<td>On and after 1-2-1966 to 31-3-1966</td>
<td></td>
<td></td>
<td>315 344 50 21</td>
</tr>
<tr>
<td>From 1-4-1966</td>
<td></td>
<td></td>
<td>385 385 50 21</td>
</tr>
<tr>
<td>5. <strong>Ammonium Phosphate</strong></td>
<td>Before 1-2-1966</td>
<td></td>
<td>565 .. 52 ..</td>
</tr>
<tr>
<td>(20-20-0)</td>
<td>On and after 1-2-1966</td>
<td></td>
<td>590 .. 70 ..</td>
</tr>
</tbody>
</table>
Oral Answers to Questions. 5th July, 1966.

Q. 5. Sarvasri M. Lakshmna Swamy, P. V. Ramana (Kondakuru) and N. Venkata Swamy,—Will the hon Minister for Irrigation and Agriculture be pleased to state:

(a) what are the district-wise requirements of fertilisers for 1966-67;

(b) what is the present stock position of fertilisers in the State and

(c) the steps taken by the State Government to meet the requirements for 1966-67?

Sri A C Sivas Reddy.—(a) and (b):—Statement is placed on the Table of the House.

(c). The requirements of fertilisers for this State for the year 1966-67 were estimated at 15 36 lakhs tonnes in terms of ammonium sulphate and intimated to the Government of India, some months in advance of the commencement of the year. On 22-8-66, the Government of India specifically requested to allot the quantities required for the kharif 1966 immediately so that the fertilisers may be made available to cultivators in time for the season. At the meeting held with Government of India both at the official and the ministerial levels the need for making larger allotments to Andhra Pradesh State is being stressed. Officers of this State have been directed to the ports and factories for expediting the despatches of allotted quantities on top-priority basis to this State. The State Government have been taking all possible steps to obtain adequate stocks to meet the requirements of cultivators in time during 1966-67.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>District</th>
<th>Ammonium Sulphate (8)</th>
<th>Urea (4)</th>
<th>Ammonium Sulphate Nitrate (6)</th>
<th>Calcium Ammonium Nitrate (5)</th>
<th>Ammonium Phosphate (7)</th>
<th>Total in terms of Ammonium Sulphate (9)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Srikakulam</td>
<td>18,700</td>
<td>8,800</td>
<td>1,640</td>
<td>6,100</td>
<td>7,100</td>
<td>37,392</td>
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<td>2</td>
<td>Visakhapatnam</td>
<td>18,700</td>
<td>3,800</td>
<td>1,640</td>
<td>6,100</td>
<td>7,100</td>
<td>37,392</td>
</tr>
<tr>
<td>3</td>
<td>East Godavari</td>
<td>29,200</td>
<td>8,600</td>
<td>4,440</td>
<td>10,680</td>
<td>15,140</td>
<td>85,692</td>
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<td>4</td>
<td>West Godavari</td>
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<td>7,950</td>
<td>3,420</td>
<td>12,800</td>
<td>14,840</td>
<td>78,176</td>
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<td>5</td>
<td>Krishna</td>
<td>25,700</td>
<td>7,800</td>
<td>3,070</td>
<td>11,420</td>
<td>13,830</td>
<td>71,620</td>
</tr>
<tr>
<td>6</td>
<td>Guntur</td>
<td>37,800</td>
<td>10,500</td>
<td>50,400</td>
<td>17,560</td>
<td>19,060</td>
<td>104,612</td>
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<tr>
<td>7</td>
<td>Nellore</td>
<td>12,850</td>
<td>3,600</td>
<td>1,540</td>
<td>5,780</td>
<td>6,660</td>
<td>35,162</td>
</tr>
<tr>
<td>8</td>
<td>Chittoor</td>
<td>3,550</td>
<td>2,800</td>
<td>1,190</td>
<td>4,380</td>
<td>4,430</td>
<td>24,987</td>
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<tr>
<td>9</td>
<td>Cuddapah</td>
<td>3,000</td>
<td>2,000</td>
<td>950</td>
<td>2,550</td>
<td>4,150</td>
<td>21,385</td>
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<tr>
<td>10</td>
<td>Kurnool</td>
<td>18,400</td>
<td>2,600</td>
<td>1,030</td>
<td>5,880</td>
<td>6,950</td>
<td>32,740</td>
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<td>11</td>
<td>Anantapur</td>
<td>6,200</td>
<td>1,750</td>
<td>740</td>
<td>2,780</td>
<td>3,200</td>
<td>10,942</td>
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<td>Medak</td>
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<td>1,780</td>
<td>760</td>
<td>2,900</td>
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<td>Mahaboobnagar</td>
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<td>2,920</td>
<td>850</td>
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<td>3,800</td>
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<td>1,800</td>
<td>760</td>
<td>2,920</td>
<td>3,500</td>
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<td>District</td>
<td>Firms and bulk consumers</td>
<td>Ammonium Chloude</td>
<td>Total normal requirements</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>---------------</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Khammam</td>
<td>4,000</td>
<td>1,170</td>
<td>1,760</td>
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<tr>
<td>Nalgonda</td>
<td>4,800</td>
<td>1,850</td>
<td>2,200</td>
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<td></td>
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<tr>
<td>Karimnagar</td>
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<td>2,020</td>
<td>3,200</td>
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<td></td>
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<tr>
<td>Nizamabad</td>
<td>30,400</td>
<td>3,100</td>
<td>15,540</td>
<td></td>
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<td></td>
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<tr>
<td>Adilabad</td>
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<td>670</td>
<td>1,030</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Total</td>
<td>2,70,000</td>
<td>75,000</td>
<td>1,26,500</td>
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</table>

**M.M Firms and bulk consumers**

<table>
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<tr>
<th></th>
<th>30,000</th>
<th>25,000</th>
<th>11,250</th>
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<tr>
<td>Ammonium Chloude</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total normal requirements:</td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>45,000</td>
</tr>
</tbody>
</table>

**For I.A.D.P., I.A.A. and Agril. areas**

- For special programmes like High Yielding Varieties programmes commercial crops etc.

- Grand Total

*Addition Requirements for Special programmes*

(i) For I.A.D.P., I.A.A. and Agril. areas

(ii) For special programmes like High Yielding Varieties programmes commercial crops etc.

Grand Total

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5th July, 1966
### CLAUSE (h)

**Stock position of nitrogenous fertilisers as on 18th April, 1966**

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>District</th>
<th>Amm. Sulphate</th>
<th>Urea</th>
<th>Amm. Sulphate Nitrate</th>
<th>Calcium</th>
<th>Amm. Phosphates</th>
<th>Total Fertilisers</th>
<th>Total as Amm. Sulphate</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Srikakulam</td>
<td>555</td>
<td>967</td>
<td>149</td>
<td>46</td>
<td>854</td>
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<td>450</td>
<td>552</td>
<td>125</td>
<td>1</td>
<td>8</td>
<td>1,181</td>
<td>1,880</td>
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<td>East Godavari</td>
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<td>246</td>
<td>27</td>
<td>80</td>
<td>1,606</td>
<td>1,685</td>
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<td>West Godavari</td>
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<td>1,752</td>
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<td>12,251</td>
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Total: 22,738, 17,511, 4,176, 1,824, 16,084, 63,873, 85,800

Sri A C. Subba Rejdy—The statement is placed on the Table of the House.

Sri A C Subba Rejdy—The statement is placed on the Table of the House Sir.

Imports are coming, Boats are coming, steamers are arriving. As soon as the steamers arrive, we stop all these things.
Oral Answers to Questions. 5th July, 1966.

Q. 3. Sri. C. Subba Reddy—A Committee constituted by the Government of India visited Hyderabad in April, 1966 and discussed the matter with the representatives of the Sugar Industry in the State, concerned organisations and the State Government officials and acquainted themselves with the Regional problems of Sugar Industry in Andhra Pradesh. The Committee is holding meetings in other States of Southern Region of the Country. Decision in the matter is awaited from the Government of India.

Q. 4. Will the hon. Minister for Irrigation and Agriculture be pleased to state:

(a) whether it is a fact that our Government have urged the Centre to start Regional Sugar Research Institute in our State;

(b) if so, the stage at which the matter now stands; and

(c) the proposed place of its location?

Sri. A. C. Subba Reddy—

(a) Yes, Sir

(b) A Committee constituted by the Government of India visited Hyderabad in April, 1966 and discussed the matter with the representatives of the Sugar Industry in the State, concerned organisations and the State Government officials and acquainted themselves with the Regional problems of Sugar Industry in Andhra Pradesh. The Committee is holding meetings in other States of Southern Region of the Country. Decision in the matter is awaited from the Government of India.

(c) The Government of India have been addressed to locate the Institute at Visakhapatnam or any other place near by.
170—

*759 (2942) Q.—Sri Pavulala Gopala Krishnayya: Will the hon. 
Minister for Irrigation and Agriculture be pleased to state:

(a) whether it is a fact that there are no officers at the Turmeric
Research Centre, Pedapalem; and

(b) if so, why and what is the arrangement made so far?

Sri A C. Subba Reddy.—(a) There is no full time Turmeric
Research Officer at the Station at Present.

(b) As the previous Officer vacated the post on promotion, 
additional charge arrangements were made for discharging the duties 
of the post.

Sri T. V. S.—There is a technician in the matter Sir. He is 
Assistant Technical Officer Well Qualified.

Sri T. V. S.—If he is qualified, what was the 
trouble in putting him in the post and why keep it vacant?

Sri A. C. Subba Reddy.—Qualified, but there are other Qualified 
people in other places. This post carries a different grade. That is why 
we wanted to bring it on par with other research stations.

Sri T. V. S.—What was the difficulty in choosing one. Why should 
the hon. Minister wait till he equates it with the Research Officer
Sri A. C. Subba Reddy:—Salary of this post is different than that of others. The department says that they cannot post a man unless the rule are changed. We have to consult the Public Service Commission.

Mr. Speaker:—Qualified man rules are different. Can the department post a man unless the rules are changed? I don't think so. There is a lacuna with regard to this post and emoluments. This is the only post of that type. That is why we wanted to make it on par with the other things.

Mr. Speaker:—Is it the hon. Member's contention that the rule kept there will not be amended till a candidate of their choice comes up?

Mr. Sarveswara Rao:—That is the allegation.

Mr. Speaker:—Then, straightaway put the question like that.

Mr. Speaker:—Qualified people are appointed to that post. Why rules obstruct the appointment of the officer? Which is the rule under which the minister is not able to appoint him? How was the first man appointed?
Sri A C Subba Reddy - There are ad-hoc rules relating to the appointment for this post. Subsequent to the permanent retention of the post at the station, previously it was only a temporary post, Sir, at the station, the Director of Agriculture suggested in July 1965 for inclusion or the post in the Andhra Pradesh Agricultural Service.

(The Minister was seen verifying the notes).

Mr Speaker — Please put the next question.

Sri A C Subba Reddy — No. If you want I will read it, Sir.

Sri Vanka Satyanarayana — I have already asked the question.

Mr Speaker — I have called the next question.

RECLAMATION OF LAND UNDER NAGARJUNASAGAR PROJECT

171—

821 (8236) Q — Sarveshvara Rao and V Satyanarayana: Will the hon. Minister for Irrigation and Agriculture be pleased to state:

(a) whether 14 bull dozers from U.S.A., and 50 bull dozers from U.S.S.R. were received by the Government by March, 1966 for reclamation work at Nagarjunasagar Project, and

(b) whether the Departmental officers who were deputed to Moscow for undergoing training on U.S.S.R. machines returned and are on work?

Sri A. C. Subba Reddy — (a) 14 bulldozers from U.S.A., and 49 bulldozers from U.S.S.R., were received before the end of March, 1966.

(b) No, Sir.
Oral Answers to Questions.

5th July, 1966.

361

Sir, the question was, 'how many bulldozers were brought for reclamation work' The next question is, 'how much work is turned over'. That I have anticipated it. We have brought these bull-dozers for reclamation work. If the question is how many have you got', I have given the information.

Sri A C Subba Reddy—The question was, 'how many bulldozers were brought for reclamation work' The next question is, 'how much work is turned over'. That I have anticipated it. We have brought these bull-dozers for reclamation work. If the question is how many have you got', I have given the information.

The Chief Minister (Sri K Brahmamanda Reddy)—About 14,200 acres have been reclaimed till recently.
5th July, 1966.

Mr. Speaker:-The information is furnished by the Chief Minister. What's the difficulty?

Sri A. C. Subba Reddy:—The Minister for Agriculture will confirm the information, Sir.

Mr. Speaker:—Because he has no information, he could not furnish it.

Sri A. C, Subba Reddy:—Bull-Dozers are intended for reclamation work. If the bull-dozer can graze grass, according to the Leader of the Opposition, we cannot help it.

Mr. Speaker:—Information is furnished by the Chief Minister. What is the difficulty?

Sri A. C, Subba Reddy:—Bull-Dozers are intended for reclamation work. According to the Leader of the Opposition, they are intended for reclamation work. Governor's address. Information furnished by the Chief Minister. What is the difficulty?

Sri A. C, Subba Reddy:—If the bull-dozer can graze grass, according to the Leader of the Opposition, we cannot help it.

Mr. Speaker:—The information is furnished by the Chief Minister. What is the difficulty?

Sri A. C, Subba Reddy:—If the bull-dozer can graze grass, according to the Leader of the Opposition, we cannot help it.
Supplementary answer should be given properly and correctly. If one Member thinks that his question is most important, I am sorry I cannot give it. If they give time, I will give it next time. I am not a saint to know.

Mr. Speaker—Meanwhile we are losing time. I have still got a number of questions to be covered.

U. S. A. & U. S.S.R. Working condition?

Comparatively, in cost U. S. S. R. is better.
5th July, 1966

Oral Answers to Questions

(b) whether any enquiry was conducted in this case, and

c) if so, what are the findings and the action taken against the persons involved in it?

The Minister for Home (Sri Mir Ahmed Ali Khan)

(a) Yes, Sir

(b) A case in Crime No 20/66 under Section 302, I P C, was registered in Veeravalli Police Station on 12-4-1966 and it was investigated into by the local police.

c) Since no clues were forthcoming, the case was transferred to Crime Branch C.I.D. The investigation was taken up on 19-5-1966. The case is under investigation.

Sri Vavula Gopalakrishna — Mr. Devamanderam was working as a strong Teacher Unionist. The other officers were facing so many difficulties because he was a strong man and therefore they wanted to dispose him of some way or other. Probably, we are doubting, he is disposed of like this. And the Minister says that no clue is forthcoming. That was the reason. Will the hon. Minister see that sufficient enquiry takes place and the culprit is punished?

Sri Mir Ahmed Ali Khan — The C I D is trying its best to find out the clues and evidence for it. It is still under investigation.

Sri A Sarveswar Rao — Mr. Devamanderam is one of the finest people that we come across, who has led many a Student and Teacher struggle against Christian management and certain of their misdeeds also. That is why the case is a very important one and all efforts should be pooled together so that the truth may come out. Will the hon. Minister be pleased to take up the investigation with all the seriousness at his command?

Mr. Speaker — The matter is still under investigation by the Crime Branch C.I.D. people.


Mr. Speaker — What is the post-mortem report?

Sri Mir Ahmed Ali Khan — He was throttled to death.

Sri V. Viwanath Rao — The Minister has said that he was throttled to death. May I know, Sir, why the police dogs were not used for investigation and catching the culprits?

Mr. Speaker — The case was first investigated by the local police. Since no clue was forthcoming and this happened in April, the case was transferred to Crime Branch C.I.D. in the month of May. Perhaps it was too late for the police dogs to be used for investigation. There is no information whether the police dogs were used or not. But the case was 'initially' taken up by the local police and it was referred to the Crime Branch C.I.D.
Oral Answers to Questions.

5th July, 1966. 365

Sri V. Viswanathrao —In the beginning itself, why were not the police dogs used?

Mr Speaker —He has no information on that.

Sri V. Viswanathrao —I want to know why the police dogs were not used. In many places, the police are not taking action to bring the police dogs. After some time they are only referring the cases to Crime Branch C.I.D., so that the culprits are not traced. In that way, many cases have not been properly investigated.

Sri Mir Ahmed Ali Khan —About the police dogs, there is no information. It was investigated by the local police. As the hon Member says that he was a very good man and it is an important case, the police wanted to investigate it thoroughly. Therefore, it was entrusted to Crime Branch C.I.D. They are trying to find out the clues.

Sri Tenneti Viswanathrao —The hon Minister has said that it was a case of throttling. Were photographs of the neck portion taken?

Sri Mir Ahmed Ali Khan —There is no mention of photographs. But the medical report showed that the death was due to throttling. But evidence is not forthcoming. That is the difficulty.

Sri Tenneti Viswanathrao —I am asking about the photographs to know whether the finger impressions were taken, because there would be finger impressions in cases of throttling. It is the most primary thing which they must do.

Sri Mir Ahmed Ali Khan —The detailed information is not here. The Medical Officer has stated that it is a death due to throttling.

Mr Speaker —It is a case of homicide.

Sri Tenneti Viswanathrao —In cases of throttling, the finger impressions of the person can be found from the photographs. Medical jurisprudence tells us that photographs are immediately taken and then they are sent for identification. They give the clue. What is the meaning of saying that no clue was found?

Mr Speaker —Have you got a copy of the post-mortem certificate?


Mr Speaker —Or the Inquest report?

Sri Mir Ahmed Ali Khan —The C.I.D. has got all the information. But it is not with me.

Mr Speaker —If the hon Minister has got those things, he can give the information. Otherwise, it will be difficult to furnish.

Sri Mir Ahmed Ali Khan —I have got the preliminary report of the Crime Branch C.I.D.
Mr. Speaker — If post-mortem report is not available, I do not think the Minister can furnish the information.

Sri Tenenti Viswanatham — In these cases, the department does not supply the Minister with all the information.

Mr. Speaker — They should

Sri Tenenti Viswanatham — The department lets down all the Ministers.

Mr Speaker — It is better the hon. Minister gets all those things in the absence of those things, it is very difficult to furnish the information.

Mr. Speaker — Oral Answers to Questions
Oral Answers to Questions. 5th July, 1966. 367

Sri Mir Ahmed Ali Khan:—The Crime Branch C.I.D who are investigating have not given up hope. They are trying their best to find out and they are hopeful. At this stage, there is no use of entrusting to some other person.

Sri S R Diella:—The hon. Minister stated that the case is under the investigation of the Crime Branch. At what stage is it now? May I know the present stage?

Mr. Speaker:—How far they have progressed?

Sri Mir Ahmed Ali Khan:—They have sent an initial preliminary report giving the background of all these things and they have suspicion about some persons but without some definite evidence and clues they have not decided to launch these proceedings. They are still pursuing it.

Sri Tenkutti Viswanathan:—Is it possible for the Minister to give a gist of the background?

Mr. Speaker:—I don’t think it is advisable to disclose the details of the investigation at this stage, because the matter is still under investigation. If he were to furnish all those details, those persons might slip away and it may be difficult to apprehend those people.

Sri V. Ramachandra Rao:—The most unfortunate thing is that this Minister is prone to believe blindly what is said by his officials. For the last several months, the investigating inspector has not been able to find out whether there is evidence or not. When such is the case and it is the considered opinion of this House that a Special Officer should be entrusted with the task of enquiring into the matter, is the Minister going to consider that?

Mr. Speaker:—The Crime Branch people are supposed to be specialists in the matter of detection of crime, particularly in detecting grave offences or cases in which there is no clue. I don’t think he can think of better people than the Crime Branch. It is only the best people, people who are reputed for detection work are taken to the Crime Branch.

Sri Vairilala Gopalakrishnayya:—That was in olden days.

Sri V Ramachandra Rao:—We have had bitter experience of the Crime Branch.

Mr. Speaker:—That is from his present experience recently in a train or something. That is what I read in the papers.

Sri Pillalamarri Venkateswarlu:—Are the Government aware that the mission authorities are preventing any evidence coming forth?

Sri Mir Ahmed Ali Khan:—It is not a fact, Sir.

Sri Pillalamarri Venkateswarlu:—If he is not aware, he can say so. But it is a fact that the mission authorities are preventing evidence to come forth.
Sri Mr. Ahmed Ali Khan:—He was not only a teacher, but also a social reformer and the mission people are on good terms with him and it is not believed that the mission authorities will be obstructing evidence.

Sri Vanka Satyanarayana:—That is not correct at all. They are responsible for this murder.

Sri V. Vishveswara Rao:—He is not in good terms with the Mission. Twice he did satyagraha against the Mission. For that reason only, I think, he is not in good terms with the Mission. I think the Government is also aware that he did satyagraha just before our Assembly gates and on the intervention of our Comrade Sundarayya he withdrew his hunger-strike. He staged satyagraha 3 or 4 times against the mission authorities. So, he is not in good terms with the mission authorities.

Mr. Speaker:—Better do not go into the details.

Sri Peddabhimari Venkatamurthulu: Evidence is not coming forth and the Minister says that he was on very good terms with the Mission authorities which information is not true or correct. How can he give such information without having any knowledge of the situation?

Mr. Speaker:—Now, the answers for the other questions will be placed on the Table of the House except Questions Nos. 228 and 225.

MISAPPROPRIATION OF LAND REVENUE BY VILLAGE MUNISFY, PUDIPARTHI VILLAGE.

228—
*1997 (2758-U) Q.—Sarvadri P. Ragupata Naidu and S. Vemaranaya:—Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that Sri Rajagopalakrishnareddy, V.M. of Pudiparthi village, Nellore taluk, Nellore district, misappropriated Rs. 1,278.19 paisa collected as land revenue;

(b) if so, the money collected from him;

(c) the action taken against him; and

(d) whether he is continued in the same post even now?

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

(b) Rs. 608.44 paisa.

(c) He was prosecuted under Section 409 of I.R.C. for misappropriation of Rs. 698.44 paisa, but he was acquitted by the Court. The Collector instructed the R.D. to take disciplinary action against him.

(d) Yes, Sir.
Oral Answers to Questions.

Sri P. Rajagopal Naidu: Is it a fact that his reinstatement was rejected even by the Revenue Board and then why was he reinstated afterwards?

Sri N. Ramachandra Reddy: The main reason for his reinstatement was that he was acquitted by the Court.

Sri Teneti Vaswani: Was there a report from the Revenue Divisional Officer to the Collector and whether the Minister is aware of that report in which it was stated that if he was paid further amounts after rejoining duty it may not be possible to realise the same from him and it may not, therefore, be desirable to admit him to duty? That is the clear recommendation, in spite of that, in spite of the admission that some of the misappropriated amount has not been collected and he has no property, was he readmitted into duty? Was the acquittal based upon the ground that there was no misappropriation? The misappropriation is admitted by the Government.

Sri N Ramachandra Reddy: Original misappropriated amount was paid. Subsequently it was found out. Originally it was not found out that misappropriation is there.

Sri Pillalamarri Venkataramulu: It is evident that he has misappropriated and on 30-6-1963 itself the then Minister or the Government have rejected his plea for reinstatement. Is the Minister aware of this fact and if so how is it he was subsequently reinstated?

Sri N. Ramachandra Reddy: I have to verify. I do not remember.

Sri Pillalamarri Venkataramulu: Sir, my question must be answered.

Mr. Speaker: I will call the hon. Member afterwards.

Sri Pillalamarri Venkataramulu: After my question is answered, he can go to the next question.

Mr. Speaker: Mr. G.C. Kondiah has put the question. He said, 'there is an allegation that the Minister is responsible; how far is it correct?' The answer given by the Minister is, the Government have passed the orders. Now, the next supplementary is, the Government means, the concerned Minister or the Revenue Board member and who is it that passed the orders?
Sri N Ramachandra Reddy — It is joint responsibility.

Sri Pillalamarri Venkateswarlu — My question must be answered. Is the Government aware of the fact that in the first instance, i.e., on 30-10-1968 the Government rejected his petition for reinstatement. Then how is it he again being appointed?

Sri N Ramachandra Reddy — I have to look into the main file. I cannot say off-hand.

Sri T. N. Reddy (Puttur) — This is a very serious question. He must have come fully prepared on a serious question like that.

Mrs Speaker — That is because he did not have sufficient time.

Sri Pillalamarri Venkateswarlu — Everything is in the file. If he open the file, he can get all the information. Unless he comes here without opening the files —

Sri N Ramachandra Reddy — The main files are not circulated. Only the LAQ file will be circulated. If anything is needed, the main file will be looked into.

Mr Speaker — That is because he did not have sufficient time.

Sri Pillalamarri Venkateswarlu — We want to know the Minister's name. Member can again put supplementary. Even without finishing the answers, he is getting up.
Ora Answers to Questions. 5th July, 1966. 371

Mr. Speaker:—Please have some patience to hear the answer. Even before he finishes his reply, if the hon. Member gets up and puts supplements, what is the use?

Sri Pillamarri Venkataramulu.—Excuse me, Sir. We are forced to put some question. You must protect us and see that he gives a final reply.

Mr. Speaker:—To know whether his reply is proper or not, I have to hear him completely till the end. If is only then I can say whether the information is complete or not.

Mr. Speaker:—Sir, the Minister is giving the answer. I can say 'yes' or 'not'.

Sri N. Ramachandra Reddy.—I have nothing to say. I have already answered.

Sri Pillamarri Venkataramulu.—Why, Sir?

Sri N. Ramachandra Reddy.—I have nothing to say. I have already answered.

Mr. Speaker.—The position is this. Here is a man who was prosecuted under Section 499, IPC for breach of trust by a public servant. Ultimately, he was acquitted by the court.

Sri Teneti Viswanatham:—On what issue?

Mr. Speaker:—That we don't know.

Sri Teneti Viswanatham:—It is absolutely necessary to know it. He says, he was acquitted by the Court and therefore we reinstated him.

Mr. Speaker:—He was finally acquitted by the Court. Now, we have got to look into the findings of the Court. Suppose, he has been honourably acquitted, in which case he is certainly entitled to reinstatement. That is the position.

Sri N. Ramachandra Reddy.—Misap tovenite prasashini mana samsthana

183—5
Mr Speaker — We are not concerned with regard to the main charge, if he has been honourably acquitted by the Court, then he is entitled for reinstatement.

Sri P. Rajagopala Naidu — If that is the case, then why the Tahsildar rejected, why the RDO rejected, why the Collector rejected, why the Revenue Board rejected and why the Minister rejected is the question.

Mr Speaker — We don't know.

Sri P. Rajagopala Naidu — That is why.

Mr Speaker — Unless we go into the judgment itself.

Sri P. Rajagopala Naidu — Therefore, we say.

Mr Speaker — Does it mean that the Government has no right to reconsider their orders?

Sri P. Rajagopala Naidu — Why not they supply the court proceedings and other things?

Mr Speaker — If he has got a copy of the judgement, then he will be in a position to say whether the man has been honourably acquitted or not. Without a copy of the judgement, none of us will be in a position to say whether the action of the Government is right or wrong.

Mr Speaker — They will never admit that so and so came and influenced. The Ministers also have got enough experience. They will say “so and so came and represented to me and after hearing the representation I felt that I should revise my order.”

Mr Speaker — It was good of you to have supplied an answer to the Revenue Minister.

Mr Speaker — Whether he is going to accept my answer or not is a different matter altogether.

Mr Nagi Reddy — I have got with me a few portions of the judgement which was stated that the subsequent order appointing him to act as Nizam until the appointment of a permanent village mutif which was later ratified by the Revenue Divisional Officer.

Mr Speaker — I think it is an appeal petition.

Sri T. Nagi Reddy — It is not so. Any way, I have not read fully.
Mr Speaker.—The main question is misappropriation of land revenue.

Sri Pillaiammann Venkateswarlu.—That is one aspect of the question. There is another aspect of the problem. When he has no property and when the R.D.O says if there is a further misappropriation the Government will not be able to collect any amount from him, then how is it that the Government after first rejecting the petition once again appointed him? That is the point which he has to answer.

Sri N Ramachandra Reddy.—I cannot off-hand I must go to the records.

Sri Venka Sastryarayudu: Why did the Hon. Minister appoint him again without reading the judgment?

Sri N Ramachandra Reddy.—It is said by the office note that he has been acquitted.

Sri T Nagi Reddy.—This is a matter which is really very peculiar. because from all the evidence that is here before me, from the Collector, the Revenue Board, everyone has given sufficient reasons as to why he should not be appointed. If even after what is known as the judgment from the Court had come, the reasons were very clear and evident on the basis of which the rejection for reappointment had taken place. He was also not a permanent incumbent; he is only a temporary person who has embezzled money within a matter of five months. Now, the question of questions is, on what particular basis, another Minister said we hear Mr A C Subba Reddy, interfered in the matter and
5th July, 1966.

Oral Answers to Questions.

wrote on the file that he should be reinstated and on the basis of which the Revenue Minister acted upon I would like to know what were the special reasons for the interference of another Minister in the file when the whole case is before the officers and everyone of them had recommended against his reinstatement I would like to know what special reason is for his reinstatement

Sri N. Ramachandra Reddy.—I have already answered, there is no question of interference of any Minister Every Minister has got a right to send for any file under joint responsibility and anyone can comment, Sir

Sri T. Nagi Reddy:—We would like to know what were the special reasons which induced the Government to interfere in this matter because after the judgment had come there were reasons given and all those reasons are there in his file What were the special reasons on the basis of which he took this action as against all the officers' recommendations. There must be special reasons.

Sri N. Ramachandra Reddy:—Acquittal by the Court

Sri T. Nagi Reddy:—Acquittal of the Court was there before the officers.

Mr. Speaker.—Until he is prepared to admit according to the hon. Member's liking he probably wants to go on putting questions

Mr. Speaker.—I do not think the opposition has the right to question this Minister or that Minister

What are those reasons?

Mr. Speaker.—If I have understood the hon. Members' questions, they are questioning the very correctness of the order passed by Government Government has the powers to pass the orders and other Ministers can send for the files. Ultimately, they passed the orders and he is questioning the orders

Sri T. Nagi Reddy.—Not only that, Sir Excuse me, Sir, here is a statement from which I understand that he is a rank forgerer on whom prosecution was also launched by the High Court I would like to know, Sir, whether it is true that against this particular person, Sri Radha-krishna Reddy prosecution was also launched as per the orders of the High Court?

Sri N. Ramachandra Reddy: I do not know, Sir
oral Answers to Questions.  5th July, 1966.  375

Mr. Speaker:—Any order can be reviewed

Sir K Brahmamandla Reddy, Sir, one thing is, Government orders can be reviewed possibly on reasonable grounds and a member cannot ask, Sir, as to what is written on a file because it is confidential. Even, as you know, what a Minister writes or what the officers write on the file is confidential. It cannot be asked for even in a Court of Law. What I am trying to submit is that the Minutes of a Minister cannot be disclosed, even the minutes of an Officer on the file cannot be discussed.

Secondly, a Minister can certainly review an order if he finds that the original order is not correct or probably that some other matter has not been gone through. In this particular case, the question is whether a review was necessary or not. It was probably felt by the Minister concerned that a review was necessary. Now that the Leader of the Opposition has suggested that I should look into the matter, I shall certainly send for the file and look into it.

Sir T. Nagi Reddy:—Thanks, Sir. We are satisfied for the present with the answer.

Carting of silt by the ryots from tanks.  225—

*1977 (2752-U) Q.—Sr Venkateswara Rao:—Will the hon. Minister for Revenue be pleased to state:

(a) whether the ryots are allowed to cart silt from the tank to their fields,

(b) if so, whether any permission is required;

(c) if so, the authorities who will issue such permits, and

(d) whether the Tahsildar, Nuzvid stopped the ryots who were carting the silt from Kondapur tank in Nuzvid taluk, Krishna district?
5th July, 1966.

Oral Answers to Questions

Sri N Ramachandra Reddy:—(a) Yes.

(b) Yes, permission is required under Collector's Standing Order 95.

(c) If the tanks are in-charge of PWD, the PWD authorities will issue permits. In other cases, the concerned Tahsildar will issue permits.

(d) It has been reported that one Sri Lanka Gopadrao of Veeravalli village and some other ryots were removing silt from Rallakunta of Kodurupadu village without permission and that the matter is under enquiry by the Station House Officer, Veeravalli. No ryots have been stopped when carting the silt from the above tank.

GRANT OF PATTAS IN JUBILEE HILLS AREA

(a) whether any lay-out plan has been approved for the erstwhile Jubilee Hills Municipality at Banjara Hills (Sheikpet village, Hyderabad West taluk) and if so, how many plots have been allotted to the public;

(b) the names of persons to whom the plots are allotted and whether they have paid the money in full, and

(c) whether any decision has been taken to grant pattas to these allottees?
(b) In the absence of the authentic full record pertaining to the allotment of plots it is not possible to show the names of all the allottees or the money paid by them towards the cost of the plots. However, from the files of the Jubilee Hills Municipality received from the Municipal Corporation of Hyderabad it appears that in 41 cases, the cost of the plots as determined at the time of allotment of the plots, had been paid by the allottees.

(c) After scrutiny of files of the Jubilee Hills Municipality in 41 cases, allotment of plots were ordered to be regularised; but implementation of the said orders has been deferred pending review under section 161-B of the Hyderabad Land Revenue Act, 1877 F, of all the cases of allotment of plots made by the defunct Jubilee Hills Municipality.

SHORT NOTICE QUESTION AND ANSWER

8-YEAR COURSE CALLED "B Sc PUBLIC HEALTH"

230-A—

S N-Q: No 1148-S: Q—Sri Tenneti Viswanatham —Will the hon Minister for Health and Medical be pleased to state:

(a) whether the Government are aware that the Osmania University started a 8-Year Course called "B Sc Public Health" and

(b) if so, whether the Government have accorded their recognition?

The Minister for Health and Medical (Sri Y Sivarama Prasad):—

(a) The Kakatiya Medical College, Warangal, affiliated to the Osmania University, has started a Three Year Degree Course of B Sc (Public Health).

(b) The degree has been recognised by the Osmania University. The question of recognising it academically by the Government does not arise as the University is competent to do it.
WRITTEN ANSWERS TO QUESTIONS

AGRICULTURAL LOANS TAKEN BY GUDEVADA SAMITHI PRESIDENT

173—

*147 (3514) Q —Sir: G Ram Rao: Will the hon. Minister for Panchayat Raj be pleased to state

(a) whether it was a fact that the President of Gudivada Samithi was sanctioned Rs 5,000 under I.I.L. and Agricultural Loans Act under the name of his son, daughter, mother, wife and himself of the same family (undivided family) on 80-4-1966;

(b) if so, under what provision of law; and

(c) if the grant is irregular, what action the Government is going to take for the recovery of the loans?

A:—

(a) Yes, Sir

(b) As per rule 6 of the rules prescribing the purposes for which and the manner in which loans may be sanctioned by a Panchayat Samithi or a Zilla Parishad or its Standing Committees from the Panchayat Samithi or Zilla Parishad Fund issued in G-O Ms 243, Panchayati Raj (Samithi-III), 16-8-1964 as partially amended in G-O Ms 1173 (Samithi-III), dated 17-11-1964.

(c) The grant is not irregular.

183—6
PENSION BENEFITS TO THE EMPLOYEES OF PANCHAYATI RAJ INSTITUTIONS

176—

*116 (3381) Q —Sri S Venayya. Will the hon Minister for Panchayat Raj be pleased to state

(a) whether the Government extended the pension benefit to the employees (Ministerial) working in the Panchayat Raj Institutions with effect from 1-4-1966 with reference to GO Ms No 3872, Education dated 31-10-1961 and GO Ms No 280, Finance, dated 11-2-1961;

(b) if not, the reasons therefor;

(c) whether draft rules were framed in the matter, if not the reasons therefor, and

(d) the stage at which the matter stands now?

A —

(a) Yes, Sir with effect from 1-4-1961

(b) Does not arise

(c) Yes, Sir — Rules have been issued in GO Ms No 89, Panchayati Raj, dated 17-2-1966 extending the benefits of Liberalised Pension Scheme to the non-teaching non-Government employees working in Zilla Parishads and Panchayat Samithis

(d) Does not arise

APPOINTMENT IN THE ZILLA PARISHAD, WEST GODAVARI

175—

*84 (8107) Q —Mad. (Rao). Will the hon. Minister for Panchayat Raj be pleased to state

(a) in view of the fact that malpractices are being made in making appointments in West Godavari Zilla Parishad due to the non-regulation of the action Committee since a long time after its election, whether the said Committee will be regularised, and

(b) if not, the reasons for not regulating the same so far?

A—

(a) Orders have been issued in GO Rt No 309, Panchayati Raj, dated 8-5-1966 regularising the action of the Zilla Parishad, West Godavari, etc. in having re-constituted the District Selection Committee.

(b) Does not arise.

VACANCIES OF GRAMSEVIKA TRAINEES

176—

*48 (2760) Q —Sri Md. Ismail (Samalkot). Will the hon. Minister for Panchayat Raj be pleased to state:
(a) whether Government are aware that in the three Home Science Wings in the State many vacancies of Gramsevika Trainees are kept vacant due to not joining of selected candidates, and

(b) if so, whether the vacancies existing in the three Home Science Wings have been filled up ?

A —

(a) Yes, Sir

(b) No, Sir The vacancies are not being filled up because as most of the Gramsevikas working in the Districts have received pre-service training of one year's duration.

The required number of candidates to be deputed against the full capacity of 40 seats in each Home Science Wing are not available and as such there are no candidates on the reserve list. Even among the candidates deputed, some of them do not turn up for the training course due to various reasons such as pregnancy and nursing the babies, etc. The accommodation available due to shortfall of pre-service trainees, is being utilised for the refresher training courses and also for conducting the Training Camps for Associate Women Workers, etc.

AMENDMENT TO Co-OPERATIVE SOCIETIES ACT

177—

*811 (3292) Q —Saravasi A Sarveswara Rao and V Satyanarayana — Will the hon. Minister for Co-operation be pleased to state

Whether the Government propose to amend the Co-operative Societies Act debarring the office bearers, who were found guilty of misappropriation of funds of Co-operatives, permanently ?

A — No, Sir.

INTegrated Bill on the Children’s Act

178—

*58 (2785) Q.—Sri A Sarveswara Rao — Will the hon. Minister for Law and Prisons be pleased to state

(a) whether the Government propose to introduce an integrated bill for Andhra Pradesh in the place of Hyderabad Children Act and Madras Children Act, 1920, now in force;

(b) whether the State Law Commission submitted its report to the Government on the integrated bill, and

(c) if so, whether a copy of the Law Commission’s report be placed on the Table of the House ?

A :—

(a) The answer is in the annals.
(b) The answer is in the affirmative.

(c) The report is under print. Copies will be placed on the Table of the House after it is printed.

APPLICATIONS FOR THE POSTS OF TEMPLE EXECUTIVE OFFICERS

179—

*139 (8488) Q.—Sarvasri Vavilala Gopala Krishnaih and S. Venayya.—Will the hon. Minister for Law and Prisons be pleased to state:

(a) whether it is a fact that a notification was issued in June, 1965 calling for applications for the posts of 122 temple Executive Officers, Grade III, IV and V, and

(b) if so, how many applications have been received, how many candidates were selected and what was the admission fee?

A:—

(a) A notification was issued in June, 1965 calling for applications for 122 vacancies of Executive Officers of Grades III, IV and V.

(b) 1,896 applications have been received. A fee of Rs. 10 is prescribed for each application. Selection of successful candidates has not been made.

MOBILE COURT IN THE TWIN CITIES

180—

*44 (2628) Q.—Sarvasri B. Ram Dev and S. Venayya.—Will the hon. Minister for Law and Prisons be pleased to state:

(a) whether the Government has received any proposal from the Municipal Corporation of Hyderabad to set up Mobile Courts in the twin cities for dealing on the spot, with persons committing nuisance at public places; and

(b) if so, the action taken thereon?

A:—

(a) The answer is in the affirmative.

(b) Orders were issued in G.O. Rt. No. 1625, Home (Courts-B), dated 18-4-1966 for the Constitution of the Mobile Court for twin cities.

PATTANAPALLEM SUBURB NALOONDA, DISTRICT.

221—

*760 (2828) Q.—Sri B. Dharma Bhikshu.—Will the hon. Minister for Revenue be pleased to state:...
the reasons for not issuing pattas to the cultivators of 1,000 acres of Khajji Daru's lands in the Suburb of Ch miałapalem Miryalagudem taluk, Nalgonda district, despite of their being in possession of the same for the last 100 years?

A.—

The lands in question have been declared as evacuee property in the year 1949, consequent on the migration of the Pattadar, Sri Khajji Gulam Moondin to Pakistan, after police action. They are now under the control of the Central Government ( Custodian of Evacuee property) and lease amount is being collected every year from the cultivators. The question of issuing pattas to the cultivators by the State Government does not, therefore, arise.

ATTACHMENT OF BILLS AND CART OF A RYOT IN THUMMALA VILLAGE

222—

Q (2746-I) S—Saravani P Rajagopal Naidu and P. Narayana Reddy (Mydakkur) — Will the hon Minister for Revenue be pleased to state

(a) whether it is a fact that bulls and cart of Sri Sanyasi Naidu, son of Ramasya of Thummalavillage, Anakapalli taluk, Vizag District, were attached on 24th and 26th February, 1966;

(b) whether it is a fact that a demand notice was not given to him;

(c) whether he has been compelled to shell down the Kist together with Rs 2.50 for the safe custody of the bullocks and cart, and

(d) whether it is a fact that a telegram was given to the Collector Vizag on 25-2-1966 regarding this by the Agricultural Association, Thummapala and if so, the action taken by the Collector?

A—

(a) Of the two pans of bullocks owned by Sri K. Sanyasi Naidu, only one pan was attached on the forenoon of 24-2-1966 for the realization of the Land Revenue arrears due from him. The cart was not attached.

(b) No, Sir. The defaulter refused to take the demand notice.

(c) No, Sir.

(d) Yes, Sir. The telegram dated 25-2-1966 of the Thummapala Agriculturists' Association was received by the Collector of Vizagapatnam on 25-2-1966. But no further action was taken on this telegram, since the defaulter got the attached property released on payment of due on the afternoon of 24-2-1966 itself and since no irregularities were noticed in the attachment of property.
SUSPENSION OF VILLAGE KARNAM, PEDA MEQULAVARAM, MARKAPUR

Q— Will the hon Minister for Revenue be pleased to state
(a) whether the Village Karnam of Peda Megulavaram, Markapur was suspended,
(b) if so, what are the reasons,
(c) whether the arrears of pay was paid to him for the last service rendered, and
(d) if not, what are the reasons?

A—
(a) Yes, Sir,
(b) The Karnam failed to prepare the Banki-patty.
(c) No, Sir,
(d) The Karnam stayed away from duty without permission from 1-10-1964 to 20-11-1964 and he has not claimed his pay for the duty period. Instructions were issued to the Tahsildar to disburse the salary to the Karnam.

ISSUE OF LOAN OF AGRICULTURAL FERTILISERS

Q— Will the Hon. Minister for Irrigation & Agriculture be pleased to state
(a) Whether it is a fact that the Government have issued orders to the Samithis stating that loan of agricultural fertilisers should not be issued from Panchayat Samithis to the members of Village Co-operatives, and
(b) If so, the reasons therefor.

A—
(a) The orders were issued by Director of Agriculture and later confirmed by Government.
(b) The District Co-operative Central Bank or the village Co-operative Society meets the short-term credit requirements of their members and giving of Intensive manuring Scheme loans to the members of Co-operative Societies will result in the issue of loans by two agencies for the same purpose. This is against the policy of the Reserve Bank of India and so, the issue of loans to members of the Co-operative Societies has been withdrawn.

CHEMICAL FERTILISERS THROUGH PRIVATE AGENCIES

Q— Will the Hon. Minister for Irrigation & Agriculture be pleased to state.
(a) whether the Government have decided to channelise the distribution of chemical fertilisers through the private agency in the coming years, and

(b) if so, the reasons for a change from the present policy?

A —

(a) The answer is in the negative

(b) Does not arise.

DISTRIBUTION OF FERTILISERS IN DEVARAKONDA.

228—

* 999 (2747-U) Q—Sarova R Pandeyya and P. Parvata Reddy — Will the hon. Minister for Irrigation and Agriculture be pleased to state

(a) whether it has been brought to the notice of the Collector that the president of Devarakonda Panchayat Samithi Nalgonda district, has in excess of his powers got fertilisers sold to his powers got followers from Co-operative marketing society which were black marketed afterwards;

(b) if so, when; and

(c) the action taken thereon?

A:—

(a) and (b) Sri Palla Parvata Reddy, one of the members who tabled the question, has written to the Collector, Nalgonda, on 8th February 1966 making certain allegations against the president, Panchayat Samithi, Devarkonda about malpractices in the distribution of fertilisers.

The allegations were enquired into by the Deputy Registrar (Fert) Nalgonda, Revenue Divisional Officer, Muryalaguda and District Agricultural Officer, Nalgonda. The enquiry reports showed that the president, Panchayat Samithi, Devarkonda has issued chits for distribution of fertilisers in contravention of Government orders, but there was no evidence of black marketing. Sri T. Nagi Reddy, the then In-charge Block Development Officer and Sri Mohan Reddy, Extension Officer (Co-operative) were also involved. Disciplinary proceedings have been instituted against Sri Nagireddy and Sri Mohan Reddy. Action against the President, Panchayat Samithi, Devarkonda is under consideration in the Panchayat Raj Department.

RATION CARDS IN TWIN CITIES.

229—

* 840 (8831) Q—Sri S. Venagya — Will the hon. Minister for Irrigation and Agriculture be pleased to state:
5th July, 1963.

Calling attention to a matter of urgent public importance.

re Levy of penalty on the Ayacutdhrs of Allagadda, Koilkunta taluks, Kurnool District.

(a) whether Government are aware of the fact that ration card holders in twin cities are not given rice unless they take 1/8 ration of wheat which they do not require, and

(b) if answer to (a) is in the affirmative, the steps that have been taken up by the Government to remove the difficulty of the public now?

A:—

(a) No, Sir.

(b) Does not arise.

PROCUREMENT OF PADDY IN SRIKAKULAM DISTRICT.

280—

764 (2965) Q—Sri P. Gunayya (Kothur):—Will the hon. Minister for Irrigation and Agriculture be pleased to state

(a) the number of bags of paddy and rice procured and proposed to be procured by the Corporation in Srikakulam district so far during 1966-67, and

(b) the expenditure incurred for the said purpose?

A:—

(a) and (b) The particulars required are being gathered and they will be placed on the Table of the House in due course.

Business of the House.

Sri Pooja Subbaughya:—Sir, I have given a call attention motion regarding penalties in the K C Canal area. I have been informed now that it has not been received in the Office.

Mr Speaker:—How can I help it?

Sri Pooja Subbaughya:—I am at a loss to know where it has gone.

Mr Speaker:—The hon. Member may give another motion or he may give a complaint; I shall have it enquired into.

CALLING ATTENTION TO A MATTER OF URGENT PUBLIC IMPORTANCE

re Levy of penalty on the Ayacutdhrs of Allagadda, Koilkunta-Taluk.
Calling attention to a matter of urgent public importance.

re: Levy of penalty on the Ayacutdars of Allagadda, Koilkuntla Taluk, Kurnool District.

It appears that the ayacutdars under K C Canal in Allagadda in Koilkuntla taluk of Kurnool District have taken water for first crop in 1875 F and later on they obtained water permission from the Executive Engineer, K C Canals. If only they had obtained permission earlier penalties would not have been levied. The Collector has reported that such permissions were obtained even as late as during Jamabandi and after Jamabandi. As such the Jamabandi Officer has correctly levied penalties for such irregular irrigation. However, the Collector has further reported no appeals over these penalties were received by him and stated that as and when appeals are received he would consider them on merits with a view to waive off the penalties. But in view of the circumstances, I am issuing instructions to the Collector to take suo motu action.

Mr Speaker —Not to levy the penalties. . . .

Sri N Ramachandra Reddy —Suo motu action. The instructions are that they should submit appeals. But Government will itself now take suo motu action action.

183—7
Mr Speaker—Government themselves will now take action.

BUSINESS OF THE HOUSE

Sri Ramachandra Rao Desh Pande (Narayan Khed)—Mr Speaker, Sir Sri Phoolchand Gandhi, a former Minister of the erstwhile Hyderabad Government had recently passed away and there is no condolence resolution so far before the House.

Mr Speaker—Now that the hon Member has brought up the matter we shall have it moved.

PAPERS LAID ON THE TABLE

Amendments to the Andhra Pradesh General Sales Tax Rules, 1957

The Minister for Revenue (Sri N Ramachandra Reddy)—I beg to lay on the Table under sub-section (4) of Section 89 of the Andhra Pradesh General Sales Tax Act, 1957, a copy of the amendment to the Andhra Pradesh General Sales Tax Rules, 1957, issued in G.O. Ms No. 125, Revenue date 81st January 1966 and published at page 378 of Part I of the Andhra Pradesh Gazette, dated 24th February 1966.

Mr Speaker.—Paper laid on the Table.

The Minister for Panchayat Raj (Dr M N Lakshminarayiah)—I beg to lay on the Table under sub-section (3) of section 217 of the Andhra Pradesh Gram Panchayats Act, 1964, a copy of the rules relating to acquisition and transfer of property by Gram Panchayats conduct of business of township committees and requisition of village lands for the village museum to collect taxes and fees due to the Gram Panchayats under the Andhra Pradesh Gram Panchayats Act 1964, issued in G.O. Ms No. 53 dated 2nd February 1966 and No. 226 respectively and published in the Rules Supplementary to part-vii of the Andhra Pradesh Gazette.
5th July, 1966. 889

RULES MADE UNDER SUB-SECTION (1) OF SECTION 69 OF THE ANDHRA PRADESH PANCHAYAT SAMITHIS AND ZILLA PARISHADS ACT, 1959.

Dr. M N. Lakshminarayana — I beg to lay on the Table under sub-section (2) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Acts, 1959, a copy in each of the following notifications with which certain rules made under sub-section (1) of section 69 of the Act have been published in the Gazette —

<table>
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<th>Reference to the G. O</th>
<th>Reference to the Gazette and date with which notifications have been published in the Gazette.</th>
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<tr>
<td>7 G O Ms. No. 245, Panchayati Raj (Sam. III), dated 18-3-1966</td>
<td>Pages 7-38 of the Andhra Pradesh Gazette, Part VII, No. 8, dated 7-4-66.</td>
</tr>
<tr>
<td>8 G O Ms No. 246, Panchayati Raj (Sam. III), dated 18-3-1966</td>
<td>Page 39 of the Andhra Pradesh Gazette, Part VII No. 8, dated 7-4-66.</td>
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Mr. Speaker.—Papers laid on the Table.
Mr Speaker — There is one matter about which Sri Vavilala Gopalakrishnayya has given notice of breach of privilege. What are the papers the hon. Member is attacking?

Mrs. Gandhi’s aircraft will touch down at 9 a.m. and will take off at 10 a.m. to enable members of the Assembly to be present at the Airport. The Assembly would meet at 8 p.m. instead of in the morning.

Mr. Speaker — Only two papers.

Mr. Speaker — The “Indian Express” has also published it.

Mr. Speaker — That itself is incorrect information.

Mr. Speaker — On Friday when the House was adjourned it was announced that it would meet again at 8.30 a.m. on Monday. It was published incorrectly. If the same paper says that, it will meet at 8 p.m. What does it say then?
Privilege Motion

re: Change in the meeting time of the Assembly on 4-7-66.

Mr. Speaker — The notice given by the Hon Member reads like this:

"4-7-66 8.30 papers instead of English papers instead of English papers."

Mr. Speaker — How does it constitute a breach of privilege?

Mr. Speaker — Let us come to the point how does it constitute a breach of privilege. If the hon. Member wants to refer this to the Committee of Privileges he must make out a prima facie case.

Mr. Speaker — Thus the hon. Member says that he was prevented from attending the House and thereby it constitutes a breach of privilege.
5th July, 1966.

Privilege Motion:
re Change in the meeting time of the Assembly on 4-7-66.

Mr Speaker—It is like this. Whether it is the ‘Hindu’ or the “Golconda Patrika” the information they have published is incorrect. Whether it is misleading the members or not is a different matter. Now, it is a fact that when the Chief Minister contacted me on the Phone he wanted me to have the meeting at 3 p.m. and I agreed. But how the information leaked out I do not know. Subsequently also when we met yesterday morning we adjourned till 3 p.m in view of the Prime Minister halting at Bagampet. So, the information they published is correct.

Mr. Speaker—We decided to adjourn to Monday morning.

Sr. Tenali Viswanatham—One or two persons asked for our opinion. Myself and Sr. Vavilala Gopalakrishnayya suggested that the rules do not provide for it and that it is better to meet in the morning and adjourn. But at 5 a.m. when I saw the paper I was practically guided by the newspaper report and did not attend. The rest of it I shall leave to Sr. Vavilala Gopalakrishnayya.

Mr. Speaker—The hon Member did a wise thing!
Privilege Motion
1966
5th July, 1966. 898

re: Change in the meeting time of the Assembly on 4-7-66.

Mr Speaker — His line of reasoning is entirely different from the Assembly.

Mr Speaker — His line of reasoning is entirely different.

Mr Speaker — After all when a paper like ‘Hindu’ which has a good reputation published a news item people actually believe it. I did not want to simply give a notice to members. So I came and we adjourned it to the afternoon. I did not want to make a precedent. Once the House is adjourned to a particular time and date it has got to meet. If the Speaker is not there, the Deputy Speaker is there or some members from the Panel of Chairman are there. I wanted to observe it.

Mr Speaker — I only want the honourable Member to bear it in mind.

Mr Speaker — So far as this House is concerned, they are doing a very great job about reporting the proceedings accurately and correctly. Here and there a few mistakes might creep in. Even in this newspaper they are published with the best of intentions. So we need not consider it a breach of privilege. The honourable Member might say that they have done it indiscreetly. I do not think as far as I know, that it amounts to a breach of privilege.

Mr Speaker — From what source they got the information we do not know.

Mr Speaker — Anyway I do not think it is good for him to press this motion.
(Mr Deputy Speaker in the Chair)

SRI A.C. SUBBA REDDY:—Panchayats and Municipalities are by election.
Government Bill:


అమ్మరాప్రదేశ్ (ప్రాంమానిక పంచాయత్నం సాధారణ పంచాయత్నం) సాహిత్యములు, సేవలు, సాధనాలు, సమాచారం

Government Bill

అమ్మరాప్రదేశ్ సాయానం సాధనాలం సాధనాలు

396, A, 1936.

Principle by which, the said form of the said law is

4. 396, అమ్మరాప్రదేశ్ సాయానం సాధనాలు

Government Bill

అమ్మరాప్రదేశ్ సాయానం సాధనాలం సాధనాలు

396, A, 1936.

Principle by which, the said form of the said law is

4. 396, అమ్మరాప్రదేశ్ సాయానం సాధనాలు

Government Bill

అమ్మరాప్రదేశ్ సాయానం సాధనాలం సాధనాలు

396, A, 1936.

Principle by which, the said form of the said law is

4. 396, అమ్మరాప్రదేశ్ సాయానం సాధనాలు

Government Bill

అమ్మరాప్రదేశ్ సాయానం సాధనాలం సాధనాలు

396, A, 1936.

Principle by which, the said form of the said law is

4. 396, అమ్మరాప్రదేశ్ సాయానం సాధనాలు

Government Bill

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396, A, 1936.

Principle by which, the said form of the said law is

4. 396, అమ్మరాప్రదేశ్ సాయానం సాధనాలు

Government Bill

అమ్మరాప్రదేశ్ సాయానం సాధనాలం సాధనాలు

396, A, 1936.
Government Bill

Compensation for Municipalities

Exemptions clausula excepto non estvia et exemptions adhibita ad

Compensation uterque.

Exemptions clauses excepto et exemptions adhibita ad

Compensation uterque.

Exemptions clausula excepto non estvia et exemptions adhibita ad

Compensation uterque.

Exemptions clausula excepto non estvia et exemptions adhibita ad

Compensation uterque.

Exemptions clausula excepto non estvia et exemptions adhibita ad

Compensation uterque.

Government Bill

398 5th July, 1969


...
Government Bill
The Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1966
5th July, 1966. 399

The Andhra Pradesh Agricultural Produce and Live-stock Markets Bill, 1966

The Bill was introduced by S. R. Reddy, Minister for Agriculture and Live-stock, in the Assembly on 5th July, 1966, and was referred to the Committee on Agriculture.

The Bill seeks to provide for the regulation of markets and the enforcement of market orders in respect of agricultural produce and live-stock. It aims to ensure fair trade practices and protect the interests of farmers and traders.

The Bill includes provisions for the establishment of market committees, the appointment of market judges, and the imposition of fines for violations of market orders. It also provides for the regulation of the sale and purchase of agricultural produce and live-stock.

The Bill is an important step towards the development of a more orderly and efficient market system for agricultural products in the state of Andhra Pradesh. It is expected to benefit both farmers and traders by reducing the volatility of prices and promoting fair trade.

The Bill was passed by the Assembly on 5th July, 1966, and received the assent of the Governor of Andhra Pradesh on 22nd July, 1966. It became law on 23rd July, 1966.
Government Bill.


30th July, 1966.

Mr. Deputy Speaker.— Did you ever have a bound copy?

Dr. T. V. S. Chala-ahtri Rao.— This is the copy I have. Shall I pass it on, Sir?

Mr. Deputy Speaker.— No, it must be there. A few copies must have been marked that way.

Dr. T. V. S. Chalapat Rao.— As a doctor, I am advising him to reduce that party obsession.

“... To regulate buying and selling of agriculture produce, livestock and products of livestock, repealing the acts now in force.”
Government Bills: 5th July, 1968. 401

Andhra Pradesh Government.

The Bill was presented by the Cabinet Secretary, Government of Andhra Pradesh, to the House of the Legislative Assembly of the State of Andhra Pradesh, on the 29th September, 1968, to be known as the Andhra Pradesh (Agriculture and Produce and Live-stock) Markets Bill, 1968.

The Bill provides for the regulation of markets for the sale and purchase of agricultural produce and live-stock within the State of Andhra Pradesh. It empowers the Government to establish, regulate, and control markets for the sale and purchase of agricultural produce and live-stock, and to make rules and regulations for the purposes of such markets.

The Bill also provides for the appointment of officers and employees to be employed in the execution of the provisions of the Bill, and for the imposition of fines for the enforcement of such provisions.

The Bill was passed by the House on the 29th September, 1968, and was subsequently approved by the Governor of the State of Andhra Pradesh.

The Bill is now before the House of the Legislative Assembly for its consideration.

The Bill is expected to be passed by the House in due course, and to be enacted into law.

The Bill is a significant step towards the regulation of markets for the sale and purchase of agricultural produce and live-stock, and will undoubtedly benefit the farmers and traders in the State of Andhra Pradesh.

Therefore, the Bill is hereby passed by the House of the Legislative Assembly of the State of Andhra Pradesh, on the 29th September, 1968.
5th July, 1966

Government Bill:
The Andhra Pradesh (Agricultural Produce and Livestock) Markets Bill, 1966

The bill provides for the regulation of the buying and selling of agricultural produce and livestock. The aims and objects of the bill are to ensure fair prices for farmers and to protect the interests of both buyers and sellers. The bill also provides for the establishment of markets and the regulation of their operations. The bill includes provisions for the registration of traders and the imposition of penalties for violations of the regulations. The bill is expected to have a positive impact on the agricultural sector, by improving the efficiency of the market and by ensuring fair prices for farmers.
Mr. Deputy Speaker: As hon Member pleases.

Mr. Deputy Speaker — I can’t, and him to sit here.

Mr. Deputy Speaker. I can not force him to present it.

Mr. Deputy Speaker: I can’t force him to present; it is left to him.

Mr. Deputy Speaker: Left to him. It is not intentional.

Sri A C Subba Reddy: I can ask my colleague to be here.

Sri V Vaiyala Gopalkrishnavva: He can not help the hon. Minister. He can help him in the Public Works Department, not in the Agriculture Department.
Government Bill

The Andhra Pradesh (Agricultural Produce and Livestock) Markets Bill, 1966

వాసితే దేశంలో, ఆధ్యాత్మిక రూపాలు అంతే కాక ప్రస్తుతం ఫిరి ప్రాముఖ్యం రాలే. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది. మండలానికి చెందిన వాసితె జీవనం ఒక ప్రథమాన ప్రాముఖ్యం ఉంది.

pr.scribed democracy 20th July, 1966. 405


In this Act, unless the context otherwise requires —

(i) "agriculture produce" means anything produced on land in the course of agriculture or horticulture and includes forest produce or any produce of the nature either processed or unprocessed and declared by the Government by notification to be agricultural produce for the purposes of this Act.

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(i) "agriculture produce" means anything produced on land in the course of agriculture or horticulture and includes forest produce or any produce of the nature either processed or unprocessed and declared by the Government by notification to be agricultural produce for the purposes of this Act.”
The Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1966

406 3rd July, 1966

Government Bill

The Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1966
Government Br'l

5th July, 1966.

65 M^T-rao 3bsb 85 order pass e?3>7rgblgdf

88 BtolMab (jbsb^b^a 13_3b*M 8>3y 3g 3&S 23y

<aoe3b i^g^* 3godj^g^ esoSb
Where, in the opinion of the Government it is considered necessary so to do, they may, by notification regulate or prohibit the commission agents operating in the market.

Provided that nothing in this section shall prevent the market committee from removing or commission agents operating in the market until the issue of the notification under this section.

In Section 22, if, in the opinion of the Government a market committee is not competent to perform or persistently makes a fault in performing the duties imposed on it by or under this Act, or abuses its powers, they may, by notification remove the Chairman, who in its opinion wilfully omits or refuses to carry out or disobey the provisions of this Act or any rules or bye-laws or lawful orders issued thereunder.

In Section 23 the Government, in the opinion of the Government a market committee is not competent to perform or persistently makes a fault in fulfilling the duties imposed on it by or under this Act, or abuses its powers, they may, by notification remove the Chairman, who in its opinion wilfully omits or refuses to carry out or disobey the provisions of this Act or any rules or by-laws or lawful orders issued thereunder.
Government Bill:
The Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1966

The bill seeks to provide a framework for the regulation of markets for agricultural produce and live-stock in the state of Andhra Pradesh. It aims to ensure the fair and efficient functioning of markets, to protect the interests of farmers and traders, and to promote the economic development of the state.

The bill contains provisions for the establishment of markets, the registration and licensing of market agents, the regulation of prices, the control of hoarding and black marketing, and the provision of facilities for the sale and purchase of agricultural produce and live-stock.

The bill also provides for the establishment of a State Agricultural Produce and Live-stock Market Fund, which will be used to finance the expenses incurred in the administration of the bill.

The bill is the outcome of extensive consultations with farmers, traders, and other stakeholders in the agricultural sector, and has been drafted with a view to enhancing the economic well-being of the people of Andhra Pradesh.
410  5th July, 1966.  

Government Bil: 

The Andhra Pradesh (Agricultural Produce and Livestock) Markets Bil, 1936

Committee Chairman: బండారు పట్టారు కేసిస్తుంది, జంథ అగ్నిభావం శాశ్వతం ప్రఖ్యాతమైనట్లు, ఆంద్రప్రదేశ్ మంత్రిత్వ సభ నుండి చేస్తుంది. Chairman ఉపీ -Chairman ఎందుకు వచ్చాయి అంచనా ప్రతిబింబాల లేదు. ఆంద్రప్రదేశ్ సభ సభాధ్యక్షులు నెలకొని అభివృద్ధి చేస్తుంది. సభా 3-0-0 సంఘం నుండి సేవలందు చదులు సభా అధ్యక్షుల కేసించారు. 

Jo^Sb Fees  అంచనా ప్రతిబింబాల లేదు.  

Tobacco Market Center &08  I LTD Agent  సంఘానం నుండి సేవలందు చదులు సభా అధ్యక్షుల కేసించారు. 

[ Sri P. Srimv in the Chair ]

Market Produce Live Stock. Live Stock Products అంచనా ప్రతిబింబాల లేదు. 

ఈ రోజు చెప్పింది అనేమారు. ఈసీకి సమర్పించారు.

committee are authorized to enact and enforce laws and regulations for the management of the market yards. These powers are exercised by the Director, subject to the rules framed under the Act.

Rules and Regulations:

- Rules for the operation of the market yards are framed by the Market Committee and approved by the Director.
- The market yards are managed by the Committee, who are responsible for the enforcement of the rules.
- The market yards are managed by the Committee, who are responsible for the enforcement of the rules.
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Viable Units:

- Viable units are units that are financially viable and capable of sustaining themselves.
- The market yards are managed by the Committee, who are responsible for the enforcement of the rules.
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Merchant:

- The market yards are managed by the Committee, who are responsible for the enforcement of the rules.
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183—10
412  5th July, 1966.  

**Government Bill:**  
The Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1936

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The Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1936

Dr. T. V. S. Chalapathi Rao—Mr. Speaker Sir, before the conclusion of the debate on the Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1936, we had an opportunity to discuss the market yard powers and the market fee. The members of the Select Committee have agreed that the market yard should be free from any interference from the Government agents. The market fee should be paid by the commission agents. The first market yard should be free from any interference from the commission agents.
1966 సంవత్సరానికి ఆంధ్రప్రదేశ్ ప్రభుత్వం ఎంపిక లేదా జీవంత లాభానికి ఆగ్రహం ఉండే పరిస్థితిలో ఉన్నాను. ఈ పరిస్థితిలో మరో పంచాయతీ సంస్థ, పరిశ్రమ సంస్థ కూడా మీద ఇలాంటి పని చేస్తుంది. ఈ పనిలో కూడా ఇతర పరిస్థితులు ఉండే కోసం ఈ పరిస్థితిలోని మన లోకానికి సహాయం చేస్తుంది. ఈ పరిస్థితిలో కూడా మరో పంచాయతీ సంస్థ కూడా మీద ఇలాంటి పని చేస్తుంది. ఈ పనిలో కూడా ఇతర పరిస్థితులు ఉండే కోసం ఈ పరిస్థితిలోని మన లోకానికి సహాయం చేస్తుంది. ఈ పనిలో కూడా ఇతర పరిస్థితులు ఉండే కోసం ఈ పరిస్థితిలోని మన లోకానికి సహాయం చేస్తుంది.
5th July, 1963.

Government Bill:


Mr. M. V. Subba Reddy — Nomination of Directors must be highly paid officer who is responsible for promotion of market yards and very high paid officer. The nomination must be in the name of directors who are responsible for the proper working of the market yards. This is an original idea I do not want to copy things from other Acts. This is an original idea. Why should I copy from other Acts. This is an original idea.

Nomination of Directors must be highly paid officer who is responsible. There must be a highly paid officer who is responsible for the promotion of the market yards. The nomination must be in the name of directors who are responsible for the proper working of the market yards. The nomination must be in the name of directors who are responsible for the proper working of the market yards.

Nomination of Directors must be highly paid officer who is responsible. There must be a highly paid officer who is responsible for the promotion of the market yards. The nomination must be in the name of directors who are responsible for the proper working of the market yards.

Sri A. C. Subba Reddy — Why should I copy from other Acts. This is an original idea. I do not want to copy things from other Acts. This is an original idea. Why should I copy from other Acts. This is an original idea.

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we can bring no further amendment in the legislature and say they all must be elected.

Sri K. Govinda Rao—Why not the Government provide the funds necessary for this election?

Mr. V. S. Naidu—Why not the Right Government provide the funds necessary for this election?

Mr. V. K. Subba Reddy—With and see please. The members should be licenced in order to earn money. They should not be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money.

Sri. A. C. Subba Reddy—With and see please. The members should be licenced in order to earn money. They should not be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money. They should be licensed to earn money.
The Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1966

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Government Bill: 5th July, 1966

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419 Sth  My, 1966. Government Bill:
The And’ra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1966

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5th July, 1966.

Government Bill:
The And’ra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1966

(1) మైదానస్థితి— అధ్యాంశ జాతి మంత్రి దళానికి ఆధారంగా వాడాం. ఇది విశ్వాసం కోసం చేయబడింది.

(2) రాష్ట్రానికి వాడాం కొనసాగిస్తుంది. ఆ సమయంలో ఆధారంగా వేయబడింది.

(3) నిర్ణయం— 10 ఫిటింగ్ చేరటానికి వాడాం కొనసాగిస్తుంది. ఇది విశ్వాసం కోసం చేయబడింది.

(4) తరువాత వాడాం కొనసాగిస్తుంది. ఇది విశ్వాసం కోసం చేయబడింది.

(5) తరువాత వాడాం కొనసాగిస్తుంది. ఇది విశ్వాసం కోసం చేయబడింది.

(6) తరువాత వాడాం కొనసాగిస్తుంది. ఇది విశ్వాసం కోసం చేయబడింది.

(7) తరువాత వాడాం కొనసాగిస్తుంది. ఇది విశ్వాసం కోసం చేయబడింది.

(8) తరువాత వాడాం కొనసాగిస్తుంది. ఇది విశ్వాసం కోసం చేయబడింది.
Government Bill:  
5th July, 1966.  

Mr Chairman. The question is

"That the Andhra Pradesh (Agricultural Produce and Livestock) Markets Bill, 1966 (as reported by the Regional Committee) be read a second time."

The motion was adopted.

Clause 2

Sri V. Viswanatharao. Sir, I beg to move the following amendment:

"Do. e. the proviso in item (iv) of clause 2"

M Chairman. Amendment moved.

It must go into the Bill not under the definition Grower definition. If any question arises as to whether a person is grower or not, the decision of the Director of Marketing thereon shall be final. It must go into the Bill not under the definition definitions definitions. It must go into the Bill not under the definition definitions definitions. It must go into the Bill not under the definition definitions definitions.

Sri A. C. Subha Reddy. If there is only a dispute.

Government Bill

The Andhra Pradesh (Agricultural Produce and Live stock) Markets Bill, 1966

Clause 1

Definition Clause 6th powers contain 19 90. Definition 19 90 describe 19 90. Powers 19 90 include 19 90 definition clause 6th 19 90. Powers 19 90 chapter 6th 19 90.

Clause 2

Grower of commercial crops shall not be a dealer, a broker in that crop although he may grow that crop. If any question arises as to whether any person is a grower for commercial crop or not, for the purpose of this, the decision of the Collector shall be final.

Clause 3

Clause 3 was added to the Bill.

Mr Deputy Speaker — Amendment moved.

Sri A. C. Subba Reddy — No, Sir.

(Mr. Deputy Speaker in the Chair)

Mr Deputy Speaker — The question is

"Delete the proviso in item (ii) of clause 2."

The motion was negatived.

Mr Deputy Speaker — The question is "That Clause 2 do stand part of the Bill."

The motion was adopted.

Clause 3 was added to the Bill.
Government Bill: 5th July, 1963. 421

The question is.—The following provision to sub-clause (1) of clause 3

"Provided that all the villages from which agricultural produce and livestock, transported to the market, the market and the villages notified as notified area".

The motion was negatived.

Mr. Deputy Speaker: The question is:

"That Clause 3 do stand part of the Bill."

The motion was adopted.

Clause 3 was added to the Bill.

Clause 4

Mr. Deputy Speaker: There are five amendments given notice of by members in respect of this clause. They may move their amendments.

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

"For sub-clause (1) of clause 4, substitute the following:

"The Government shall constitute by notification a market committee for every taluk from such date as may be specified in the notification."

Mr. Deputy Speaker:—Amendment moved.

(Pause)

Mr. Speaker: The question is:

"For sub-clause (1) of clause 4, substitute the following:

"The Government shall constitute by notification a market committee for every taluk from such date as may be specified in the notification."

Mr. Deputy Speaker:—Amendment moved.
The motion was negatived.

Sir T Nagi Reddy.—Sir, I beg to move.

"In sub clause C (a) of clause 1 for the words ‘as the Government may from time to time’ substitute the word ‘Government’"

Mr Deputy Speaker.—Amendment move 1.

Is this hon Minister accepting this amendment?

Sir A C Subba Reddy.—No.

Mr Deputy Speaker.—The question is

"In sub-clause 3 (a) of Clause 4, for the word ‘as the Government may from time to time’ substitute the word ‘Government’"

The motion was negatived.

Sir N. Venkata Reddy.—Clause 4 (b) After the words from time to time I want to introduce the words “after the construction of necessary buildings,” That is not here in the list of amendments circulated

Mr. Deputy Speaker.—Amendment moved.

Mr. N. Venkata Reddy.—Clause 4 (b) “Every marketing Committee shall also establish in the notified area such number of markets as the Government may from time to time after the construction of necessary buildings direct for the purchase and sale, solely of vegetables or fruits...” Amendment moved.

Sir, I move:

"In clause 3 (b) insert the words “after the construction of necessary buildings” between the words ‘time’ and direct.

Mr Deputy Speaker.—Amendment moved.
Mr. Deputy Speaker: The question is.
In sub-clause 3 (b), insert the words ‘after the construction of necessary buildings’ between the words ‘time’ and ‘direct.’

The motion was negatived.

Mr. Deputy Speaker Mr. Rajagopal Naidu will move his other amendment.

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

‘Add the following as sub-class (3) (d) of clause 4

(d) such notification as in (c) shall state that any objections or suggestions which may be received by the Government from any person within a period to be specified therein will be considered by them.’

Mr. Deputy Speaker — Amendment moved.

Such notifications shall state that any objections or suggestions which may be received by the Government from any person within a period to be specified therein will be considered by them.

The Market committee shall declare, by notification, the limits of every market established by it. This is in the Bill.

It will be declared by a notification. That notification is not going to state any objections or suggestions which may be received by the Government from any person within a period to be specified therein.

Mr. Deputy Speaker — Amendment accepted.
Mr Deputy Speaker  The question is:

"Add the following as sub-clause (3) (d) of clau 4

(d) such notification as in (c) shall state that any objections or suggestions which may be received by the Government from any person within a period to be specified there in will be considered by them."

The motion was negatived

Sri V. Viswanatha Rao —Sir, I beg to move

"D. Iste sub-clause (3) of clau s: 4."

Mr. Deputy Speaker —Amendment moved

...
Government Bill: 5th July, 1966. 425


area. Include in any notified market area any notified market area. The area included in any notified market area shall be declared by the State Government by notification in the Official Gazette.

(i) The area declared in any notified market area shall be excluded from a notified market area where the notified market area is extended or modified.

(ii) The area declared in any notified market area shall be excluded from a notified market area where the notified market area is extended or modified.

(iii) The area declared in any notified market area shall be excluded from a notified market area where the notified market area is extended or modified.

(iv) The area declared in any notified market area shall be excluded from a notified market area where the notified market area is extended or modified.

(v) The area declared in any notified market area shall be excluded from a notified market area where the notified market area is extended or modified.
426 5th July, 1966.

Government Bill:
The Andhra Pradesh (Agricultural Produce and Live-stock) Markets Bill, 1966

Mr. Deputy Speaker.—The question is.

“Delete sub-clause 5) of clause 4.”

The Motion was negatived

Mr. Deputy Speaker —The question is

“That clause 4 do stand part of the Bill.”

The motion was adopted.

Clause 4 was added to the Bill.

Clause 5.

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

In sub-clause (1) of clause 5 for the words “and the Government” substitute the word “the Government”.

Mr. Deputy Speaker —Amendment moved.

Sri V. Venkatar Rao—Sir, I beg to move:

for sub-clause (1) (i) & (ii) of clause 5 substitute the following:

“(i) as nearly as may be, two thirds of the members to be nominated by the representatives of the political parties officially recognised by the Government.

“(ii) One non-official from the notified area to be elected by the members of Managing Directors of the Local Co-operative Societies provided there are such societies.”

for sub-clause (1) (i) of clause 5 substitute the following.
Government Bill:  
5th July, 1966.  

“(i) as nearly as two third of the members to be elected by the members of the Panchayat Samithi from among the voters of the notified area. Provided the elected persons or products of the agricultural communities or of Livestock or products of Livestocks, and

Provided further one of them shall be a member of Co-operative Market Committee’;

Mr. Deputy Speaker.—Amendments moved.

Mr. Deputy Speaker.—Amendments moved.

A Venkateswar Rao.—Sir, I beg to move

for sub-clause (1) (i) of clause 5 substitute the following:

“as nearly as may be one half of the members to be elected from among growers of agricultural produce and the owners of livestock and products of livestock in the notified area, by secret ballot as prescribed.”

Mr. Deputy Speaker.—Amendment moved.

Sri V. Vamsiwar Rao.—Sir, I beg to move:

For sub-clause (1) of clause 5 substitute the following:

“Every Market Committee shall consist of not more than fifteen and not less than seven members to be elected from among the growers by direct election.”

Mr. Deputy Speaker.—Amendment moved.

Sri N. Venkata Swamy.—Sir, I beg to move:

for sub-clause (1) (i) of clause 5 substitute the following:

“as nearly as may be one half of the members to be elected by and from among the members of agricultural produce and the owners of livestock and products of livestock in the notified area.”

Mr. Deputy Speaker.—Amendment moved.

Sri V. Vamsiwar Rao.—Sir, I beg to move.
For sub-clause (1) (i) of clause 5 substitute the following:

"One half of the members will be elected by the growers of agricultural produce and owners of livestock and products of livestock in the notified area.

For sub-clause (1) (i) of clause 5 substitute the following:

"One half will be elected by the members of Gram Panchayat comprised in the notified area."

Mr. Deputy Speaker—Amendment moved.

Sri P. Rayagopala Naidu—Sir, I beg to move.

In sub-clause (1) (i) for the words "as nearly as may be" substitute the words "not less than."

Mr. Deputy Speaker—Amendment moved.

Sri K. Govinda Rao—Sir, I beg to move:

In sub-clause (1) of clause 5 for the word "twelve" substitute the word "sixteen" and for the word "sixteen" substitute the word "twenty."

In sub-clause (1) (i) of clause 5 for the words "to be appointed by the Government, after consultation with a Director of Marketing" substitute the words "shall be elected by secret ballot."

Mr. Deputy Speaker: Amendments moved.

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

for sub-clause (1) (ii) of clause 5, substitute the following:

"One member from the notified area shall be elected by the members of Local Co-operative Marketing Society."

Mr. Deputy Speaker:—Amendment moved.

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

for sub-clause (1) (iii) of clause 5 substitute the following:

"One non-official from the notified area to be elected from among the members of Co-operative Marketing Society in the manner prescribed in the bye-law of the Co-operative Marketing Society or in the absence of such society to be elected as specified in clause (iv)."

Mr. Deputy Speaker:—Amendment moved.

Sri M. Lakshmana Rao:—Sir, I beg to move:

for sub-clause (1) (iv) of clause 5 substitute the following:
Government Bill:  5th July, 1906. 429

“One representative will be elected from the Local Co-operative Marketing Societies or in the absence of such marketing societies a member will be elected by primary Co-operative Societies comprised in the notified area.”

Mr. Deputy Speaker— Amendment moved.

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

In sub-clause (1) (ii) (b) after the words “Gram Panchayats” insert the words “as hereinafter prescribed”.

Mr. Deputy Speaker.—Amendment moved.

Sri D. Satharamanah.—Sir, I beg to move:

for sub-clause (1) (iii) (b) substitute the following:

“Two representatives, one each of the Municipalities within which the office of the Market Committee is located and of the Gram Panchayats comprised in the notified area to be elected by the members of the Municipality and the Gram Panchayats respectively, by secret ballot as prescribed or in the absence of such Municipality both representatives to be elected by the members of the Gram Panchayats, or in the absence of a Gram Panchayat both representatives to be elected by the Municipality”

Mr Deputy Speaker: Amendment moved.

Sri K. Govind Rao.—I beg to move In sub-clause (1) (iv) (b) of clause substitute the words “one representative to be elected by the Municipalities” substitute the word “two representatives to be elected by the Municipality”

Mr Deputy Speaker: Amendment moved.

Sri D. Satharamanah.—Sir, I beg to move:

for the proviso in sub-clause (1) (iv) of clause substitute the following:

“Provided that where a Market Committee is constituted in any notified area for the first time, election may be conducted among the traders furnished by the Director of Marketing.”

Mr Deputy Speaker: Amendment moved.

Sri V. Venkata Gopalakrishnayya.—Sir, I beg to move:

for sub-clause (2) of clause 5, substitute the following:

“(2) every Market Committee shall elect two of its members as Chairman, and Vice Chairman.”

Mr Deputy Speaker: Amendment moved.

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

Delete sub-clause (5) of clause.

Mr Deputy Speaker: Amendment moved.

Sri V. Viswanatha Rao.—Sir, I beg to move:

for sub-clause (5) of clause 5, substitute the following:

“the Government may by notification remove the Chairman who in their opinion mis-appropriates the funds vested with him after giving him an opportunity for explanation and the said notification shall
contam a statement to the reasons of the Government for the action taken.”

Mr. Deputy Speaker Amendments moved

Sri A Venkatarama Rao Sir, I beg to move -

Delete sub-clause (6) of clause 5

Sri N. Venkataramaiah I move Delete sub-clause (7) of clause 5

Sri P Rajagopala Naidu Sir, I beg to move.

Add the following proviso at the end of sub-clause (11) of clause 5

“Provided that Government should not nominate the member to fill the vacancy which the Government fails to conduct the above elections.”

Mr. Deputy Speaker Amendments moved

Sri A. Venkatarama Rao - Sir, I want to speak something on this clause. It is better if the entire clause together with the amendments is taken up and voting can be done towards the end.

Mr. Deputy Speaker - That is what I suggested, but he wants each to be taken up separately.

Government Bill

5th July, 1966.

nominations: nomination. It is provided that the nominations shall be made by the Co-operative Society of the local area. Co-operative Society is hereby substituted for the present provision.

amendment: The amendment seeks to provide for the second reading of the bill after the nominations are made.

amendment: Reconstitution of the Committee is sought in the amendment.
Government Bill:

Clause 3


3. *Government Bill*:

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Clauses of the Bill:

- **Clause 5**: 
  
  A new clause may be added to the existing regulations. The amendment may be made in the following manner:
  
  a. Government Bill: A new clause may be added to the existing regulations. The amendment may be made in the following manner:
  
  b. Needle: The needle may be used to make an amendment. The amendment may be made in the following manner:
  
  c. Needled: The needle may be used to make an amendment. The amendment may be made in the following manner:
  
  d. Needle, etc.: The needle may be used to make an amendment. The amendment may be made in the following manner:
  
  e. Needle, etc. etc.: The needle may be used to make an amendment. The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 6**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 7**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 8**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 9**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 10**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 11**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 12**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 13**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 14**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 15**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:

Amendments made to the Bill:

- **Clause 16**: 
  
  The amendments made to the Bill are as follows:
  
  a. Needle: The amendment may be made in the following manner:
  
  b. Needle, etc.: The amendment may be made in the following manner:
  
  c. Needle, etc. etc.: The amendment may be made in the following manner:
  
  d. Needle, etc. etc. etc.: The amendment may be made in the following manner:
The Andhra Pradesh Agricultural Produce 

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The Andhra Pradesh Agricultural Produce

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Tr-^^o^  election a^XS^bo^ir^^.  ^a  ^a^sb  ^Ob^b^a.

Correct yr- Madras State
Mark tng Committee growers e?oR8&  ^  
Tr-^^o^  election a^XS^bo^ir^^.  ^a  ^a^sb  ^Ob^b^a.

The Andhra Pradesh Agricultural Produce

The Andhra Pradesh Agricultural Produce
The Government Bill


Amendment No. 3 to Amendment No. 10.

Amendment No. 3.

1. Sub-clause (a) of section 14 of the Andhra Pradesh Agricultural Produce and Live-stock Markets Act, 1966, shall be amended in the following manner:

- The word "not less than half" shall be inserted after the words "as nearly as help of the Members' representation".

- The remaining Member shall be - Sub-clause (b) shall be "two representatives, one each of the municipality within which the office of the market committee is located .....

Amendment No. 2.

Sub-clause (a) shall be in the prescribed manner, Sub-clause (b) shall be.

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Government Bill: 5th July, 1966

Proviso "provided that the a member shall not be so restored more than twice during his term of office".

"... once" the member restored shall be so restored more than twice during his term of office.

Nominate nominated members nominated members.

Nomination punished to give more power to the agriculturists.

"Not less than half" more than half not less than half to give more power more than half.

Nomination the member restored shall be so restored.

12 to 10 18 to 16 20 to 14 20 to 16 16 14 18 3.

Agriculturists.

183—13
Mr. Deputy Speaker — The question is:

"In sub-clause (1) of clause 5 for the words "such number of members by the Government" substitute the words "sixteen members".

The motion was negatived.

Mr. Deputy Speaker — The question is:

"In sub-clause (1) of clause 5 for the word 'twelve' substitute the word 'sixteen' and for the word 'sixteen' substitute the word 'twenty'",

The motion was negatived.

Mr. Deputy Speaker — It won't come to it, I know. He had the opportunity to speak and the Minister has heard.

Mr. Deputy Speaker — It won't come to it, I know. He had the opportunity to speak and the Minister has heard.
Mr. Deputy Speaker — We are now at Amendment No 84: 'In sub-clause (1) of Clause 5 for the words 'as nearly as may be' substitute the words 'more than half' of the members.'

Sri P. Rajagopala Naidu — I am not moving my amendment.

Sri A. C. Subba Reddy — I beg to move.

"In sub-clause (1) of Clause 5, in item (i) for the words 'as nearly as may be' substitute the words 'not less than'."

(2) "In sub-clause (1) of Clause 5, in item (ii) for the words 'to be appointed by the Government after consultation with the Registrar of Co-operative Societies to represent the local co-operative marketing societies substitute the words to be elected by the members of the local Co-operative Marketing Society'.

Mr. Deputy Speaker: — Amendments moved. (Pause) I shall put Amendment No 13 of Sri Vavilala Gopalakrishnayya to vote.

Mr Deputy Speaker — The question is:

"For sub-clause (1) of clause 5 substitute the following:

"Every Market Committee shall consist of not more than fifteen and not less than seven members to be elected from among the growers by direct election.""

The motion was declared negatived.
5th July, 1966.


Sri Vavilala Gopalakrishnayya —We demand a division. (The House then divided thus

Ayes 28; Noes 65. Neutrals . . . Nil

The motion was negatived.

Mr Deputy Speaker —I shall now put the Government amendment to vote. The question is:

"In sub-clause (1) of Clause 5, in item (i) for the words 'as nearly as may be' substitute the words 'not less than'."

"In sub-clause (1) of Clause 5, in item (ii) for the words 'to be appointed by the Government after consultation with the Registrar of Co-operative Societies to represent the local Co-operative marketing societies' substitute the words to be elected by the members of the local Co-operative Marketing Society."

The motions were adopted.

Mr. Deputy Speaker:—In view of these two amendments, I hope no other amendments need be voted.

Sri K. Govinda Rao —We want amendment No 15 to be put to vote.

Mr. Deputy Speaker —The question is

"For sub-clause (1) (i) of clause 5 substitute the following:

'One half of the members will be elected by the growers of agricultural produce and owners of livestock and products of livestock in the notified area.'"

The motion was negatived.

'Sri K Govinda Rao demanded a division. The House then divided.'

Ayes . 22 ; Noes 67, Neutrals . . . Nil

The motion was negatived.

Sri Pillalamarri Venkateswarlu:—Let the Minister say something on Mr. Govinda Rao amendment.

Sri A. C. Subba Reddy:—I have already said that I am agreeing to two amendments and that I am not agreeable to any further amendments.

Sri. कृष्ण किंवत्री —मुख्यमंत्री सत कृष्ण बालकर, केंद्रीय मंत्री कृष्ण बालकर के दो अंशों में रचाया गया था.

Mr. Deputy Speaker — The question is:

“For sub-clause (1) (i) of clause 5 substitute the following:

“One half will be elected by the members of the Gram Panchayats comprised in the notified area.”

The motion was negatived.

Mr. Deputy Speaker — The question is:

“For sub-clause (1) (i) of clause 5 substitute the following:

“(i) as nearly as two third of the members to be elected by the members of the Panchayat Samithi from among the voters of the notified area,

Provided the elected persons or producers of the agricultural commodities or of Livestock or products of Livestocks,

Provided, further one of them shall be a member of Co-operative Market Committee.”

The motion was negatived.

Mr. Deputy Speaker.— The question is:

“For sub-clause (1) (i) of clause 5 substitute the following:

“As nearly as may be one half of the members to be elected from among growers of agricultural produce and the owners of livestock and products of livestock in the notified area, by secret ballot as prescribed.”
The motion was negatived.

Mr. Deputy Speaker — The question is:

"For sub-clause (1) (i) of clause 5 substitute the following:—

'three fourth members of the committee shall be elected from the growers of Agricultural produce and the owners of livestock and products of Livestock in the notified area'."

The motion was negatived.

Mr. Deputy Speaker — The question is:

"For sub-clause (1) (i) of clause 5 substitute the following:—

'As nearly as may be one half of the members so be elected by and from among the members of agricultural produce and the owners of livestock and products of livestock in the notified area'."

The motion was negatived.

Mr. Deputy Speaker — The question is:

"In sub-clause (1) (ii) for the words 'as nearly as may be' substitute the words 'not less than'."

The motion was negatived.

Mr. Deputy Speaker — The question is:

"In sub-clause (1) (vi) of clause 5 for the words to be appointed by the Government, after consultation with a Director of Marketing substitute the words 'shall be elected by secret ballot'."

The motion was negatived

Mr. Deputy Speaker — The question is:

For sub-clause (1) (i) & (ii) of clause 5 substitute the following:—

'(i) as nearly as may be, two thirds of the members to be nominated by the representatives of the political parties officially recognised by the Government,

(ii) One non-official from the notified area to be elected by the members of Managing Directors of the Local Co-operative Societies provided there are such societies.'

The motion was negatived.

Mr. Deputy Speaker — The question is

"For sub-clause (1) (iv) of clause 5, substitute the following:
Government Bill
The Andhra Pradesh Agricultural Produce
and Livestock Markets Bill, 1966

One member from the notified area shall be elected by the members of Local Co-operative Marketing Society.

The motion was negatived.

"One non-official from the notified area to be elected from among the members of Co-operative Marketing Society in the manner prescribed in the bye-laws of the Co-operative Marketing Society or in the absence of such society to be elected as specified in clause (iv)."

The motion was negatived.

Mr. Deputy Speaker:— The question is:

"For sub-clause (1) (u) of clause 5 substitute the following:—

'One representative will be elected from the Local Co-operative Marketing Societies or in the absence of such marketing societies a member will be elected by primary Co-operative Societies comprised in the notified area.'"

The motion was negatived.

Mr. Deputy Speaker:— The question is:

"In sub-clause (1) (vii) (b) after the words 'Gram Panchayats insert the words as hereinafter prescribed.'"

The motion was negatived.

Mr. Deputy Speaker:— The question is:

"In sub-clause (1) (vi) (b) of clause 5, for the words 'one representative to be elected by the Municipalities' substitute the word 'two representatives to be elected by the Municipality.'"

The motion was negatived.

Mr. Deputy Speaker:— The question is:

"For sub-clause (1) (vii) (b) substitute the following:

'Two representatives, one each of the Municipalities within which the office of the Market Committee is located and of the Gram Panchayats comprised in the notified area to be elected by the members of the Municipality and the Gram Panchayats respectively, by secret ballot as prescribed or in the absence of such Municipality both representatives to be elected by the members of the Gram Panchayats, or in the absence of a Gram Panchayat both representatives to be elected by the Municipality.'"

The motion was negatived.
The motion was negatived.

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

"Delete the proviso in sub-clause (1) (iv) of clause 5."

Mr. Deputy Speaker.—Amendment moved.

The question is:

"Delete the proviso in sub-clause (1) (iv) of clause 5."

The motion was negatived.

Mr. Deputy Speaker.—The question is:

"For the proviso in sub-clause (1) (iv) of clause 5, substitute the following:—"

"Provided that where a Market Committee is constituted in any notified area for the first time, election may be conducted among the traders furnished by the Director of Marketing."

The motion was negatived.

Mr. Deputy Speaker.—The question is:

For sub-clause (2) of clause 5, substitute the following:—

"(2) every Market committee shall elect two of its members as Chairman, and Vice-Chairman."

The motion was negatived.

Sri A. Venkataram Rao.—I beg to move.

"In line 7 of sub-clause (4) of clause 5, for the word."

"May' substitute the word 'shall.'"
Mr. Deputy Speaker: Amendment moved.

Sri P. Rajagopala Naidu: I beg to move:

"In the proviso to sub-clause (4) of clause 5 for the word 'twice' substitute the word 'once'."

Mr. Deputy Speaker: Amendment moved.

Mr. - Amendment moved.

Mr. Gopala Reddy: The question is:

"In line 7 of sub-clause (4) of clause 5, for the word 'may' substitute the word 'shall'."

The motion was negatived.

Mr. Deputy Speaker: The question is:

"In the proviso sub-clause (4) of clause 5 for the word 'twice' substitute the word 'once'."

The motion was negatived.

Sri V. Viswanath Rao: I beg to move:

"In sub-clause (5) of clause 5, after the words 'for explanation' insert the words 'and after taking into consideration the expressed views of the Market Committee'."

Mr. Deputy Speaker: Amendment moved.

The question is:
"In sub-clause (5) of clause 5, after the words 'for explanation' insert the words 'and after taking into consideration the expressed views of the Market Committee'"

The motion was negatived.

Mr. Deputy Speaker —The question is:
"Delete sub-clause (5) of clause 5."

The motion was negatived.

Mr. Deputy Speaker —The question is:
"For sub-clause (5) of clause 5, substitute the following:—
the Government may by notification remove the Chairman who in their opinion mis-appropriates the funds vested with him after giving him an opportunity for explanation and the said notification shall contain a statement of the reasons of the Government for the action taken."

The motion was negatived.

Sri V. Venkatarao —I demand division Sir.

Mr. Deputy Speaker —You can be neutral if you want.

The House then divided
Ayes: 21; Noes 62.

The motion was negatived.

Mr. Deputy Speaker:—The question is:
"Delete sub-clause (5) of Clause 5."

The motion was negatived.

5th July, 1966.

Sri Pillalamarri Venkateswarlu — Point of order Sir, chair & seat. Why do you want him to be neutral. You could have asked Mr. Subba Reddy.

P. Bayagopa Naidu: — I told him like that: I can ask anybody. point of order chie.

Mr Deputy Speaker: — If he wants he can remain neutral.

The question is

"Delete sub-clause (7) of clause 5."

The motion was negatived.

Sri P. Rajagopal Naaidu — I beg to move:

"Add the following proviso at the end of sub-clause (11) of clause 5"

"Provided that Government should not nominate the member to fill the vacancy which the Government fails to conduct the above elections."

Mr. Deputy Speaker — Amendment moved.

Sri P Rajagopalanadu — Where the electorate mentioned in clause (iv) does not elect any member or fill the vacancy. 5th week 10th day electors 1st week elect Government appoint accordingly. Where the Government members should not nominate the member to fill the vacancy which the Government fails to conduct the above elections.
Government Bill:

Mr. Deputy Speaker.—The question is:

"Add the following proviso at the end of sub-clause (11) of clause 5"

"Provided that Government should not nominate the member to fill the vacancy which the Government fails to conduct the above elections"

The motion was negatived.

Mr. Deputy Speaker: The question is.

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

The motion was adopted.

Clause 5, as amended, was added to the Bill.

Clause 6.

Sri A. Venkateswar Rao:—This Clause is not happily worded. Let the hon. Minister for Law go through it. The clause says "The Government shall before the expiration of the term of office of the member of the market committee or of the term as extended under sub-section (2), reconstitute the market committee." Reconstitute the market committee as extended by sub-clause (2) or even before the expiration of the term they can reconstitute the Committee. Apart from taking so many other powers, under this clause also they can terminate the services of any member and thereby reconstitute the committee.

Under clause 5 there are so many safeguards to the government to remove the Chairman, Vice-Chairman and supersede and every thing. In spite of that they are having a gain this clause. I do not know how it was incorporated there. "The Government shall before the expiration of the term of office of the member of the market committee or . . . ."

Also the committee can be reconstituted.

Mr. Deputy Speaker — Possibly the hon Minister would like to have some time to think over this clause As it is 1-30 p.m. now, we can take it up tomorrow. I am to announce to the House that notices of amendments to the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Bill, 1966 (as reported by the Joint Select Committee) will be received by 1-30 p.m. on Wednesday the 6th July, 1966.

Sri P. V. Narasimha Rao — I think, Sir, this is meant only to avoid the situation of a vacuum being created.

Sri Tenali Vishwanatham — The Government shall before the expiration of the term of the member or of the term as extended under sub-section (2) "term or terms as extended" phrase ప్రాతిత్థానానికి ఉపనిషాద్యం చేసేది. కారణం ముద్రల మీద ఉండదుండాన్ని ప్రథమలో మరింతం తొందర చేయవచ్చు.

BUSINESS OF THE HOUSE

Mr. Deputy Speaker — Possibly the hon Minister would like to have some time to think over this clause As it is 1-30 p.m. now, we can take it up tomorrow. I am to announce to the House that notices of amendments to the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Bill, 1966 (as reported by the Joint Select Committee) will be received by 1-30 p.m. on Wednesday the 6th July, 1966.

The House is adjourned to 3-30 A.M. tomorrow.

The House then adjourned till Half-Past Eight of the clock on Wednesday, the 6th July, 1966)