ORAL ANSWERS TO QUESTIONS.

LOAN FOR THE CONSTRUCTION OF ROADS AND BRIDGES

901—

*1477-(B) Q.— Sri Vavilala Gopalakrishnayya (Sattenapalli):—

Will the hon. Minister for Communications be pleased to state:

whether the Government have applied for any loan from the World Bank and International Development Association which gave a credit of 60 million dollars last year for the roads and bridges for States of West Bengal, Orissa, Bihar and Maharashtra as stated in the Lok Sabha on 29-4-1966?

The Minister for Communications (Sri J. V. Narasimha Rao):—Yes; Sir. An Aid for Rs. 8-50 crores was sought for the construction of road from Visakhapatnam to Hyderabad (via) Narsipatnam, Koyyuru, Ramavaram, Maredumilli and Bhadrachallam in the year 1962. But the proposal was not accepted by the Government of India.

J. No. 3

333

Oral Answers to Questions.

The Minister of State for Highways—\(\text{for Highways}^9\) Mr. Subrahmanya Swamy said certain portions of national highways in Bihar, West Bengal, Maharashtra, and Orissa. A sum of 60 million dollars obtained from the International Development Fund was being utilised only for certain specified projects and road project works. The International Development Fund was confined to this only.

The Minister of State for Highways—\(\text{for Highways}^9\) Mr. Subrahmanya Swamy said, "They selected certain portions of national highways in Bihar, West Bengal, Maharashtra, and Orissa. A sum of 60 million dollars obtained from the International Development Fund was being utilised only for certain specified projects and road project works. The International Development Fund was confined to this only."
Oral Answers to Questions.  16th September, 1967. 335

P. W. D. SITE FOR CALTEX BUNK AT TENALI

902—

*1484-(W) Q.— Sri T. Nagi Reddy (Anantapur):— Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that the lease period of the Caltex Bunk in the vacant P. W. D. site at Tenali has expired;

(b) whether it is a fact that as per G. O. issued by Government of Andhra Pradesh after the expiry of the lease period the land should be allotted to Indian Oil for installing a petrol Bunk; and

(c) if so, what action has the Government taken?

The Minister for Irrigation (Sri S. Sidda Reddy):— (a) and (b) Yes, Sir.

(c) The site has since been handed over to M/s Indian Oil Corporation of 15-7-67.

IRRIGATION FACILITIES IN GODAVARI WESTERN DELTA

903—

*55-(S) Q.— Sarvasri K. Kusumeswara Rao (Undi), R. Satyanarayana Raju (Narasapur):— Will the hon. Minister for Irrigation be pleased to state:

(a) whether the Government has taken up any measures to improve the irrigational facilities, during 3rd Five-Year Plan in Godavari Western Delta; and

(b) whether the Government is taking up any measures to improve the irrigational facilities on V. & W. canal and G. W. Canal and Chinavepavaram canal, in Godavari Western Delta during 1967-68?

Sri S. Sidda Reddy:— (a) Yes, Sir.

(b) No, Sir.

VONEGODDA IRRIGATION EXTENTION SCHEME

904—

*522 Q.— Sri T. Papa Rao (Nagarikatam):— Will the hon. Minister for Irrigation be pleased to state:
Oral Answers to Questions:

(a) when the Vonegodda Irrigation Extension Scheme in Srikakulam district will be completed; and.

(b) in what stage it is now?

Sri S. Sidda Reddy:— (a) and (b) The Work has almost been physically completed except a minor item for providing revetment at cross masonry works.

Gurrempalem Reservoir

905—

*736 Q.— Sri S. R. A. S. Appala Naidu (Paravada):— Will the hon. Minister for Irrigation be pleased to state:

(a) the extent of ayacut fixed under Gurrempalem reservoir in Vishakhapatnam taluq, Visakhapatnam district;

(b) whether water has been supplied to these lands;

(c) if not, the reasons therefor; and
Oral Answers to Questions: 19th September, 1957

(c) the expenditure incurred for the reservoir?
Sri S. Sidda Reddy:— (a) 63 Acres.

(b) Yes, Sir.

(c) Does not arise in view of (b) above.

(d) The expenditure incurred on the scheme so far is Rs. 74,733.
Appointmen of Honourary Magistrates

906—

*1498 - (R) Q.— Sarvasri Badrivismal Pitti (Maharajgunj)
K. Buchi Rayudu (Kovvur) and Sultan Salahuddin Owaisi (Charminar):— Will the hon. Minister for Planning and Law be pleased to state:

(a) the number of honorary Magistrates appointed in Hyderabad city so far together with their dates of appointment;

(b) whether a list of the same be placed on the Table of the House; and

(c) the basis on which their appointments were made; and
Oral Answers to Questions.

19th September, 1967.

(a) whether there were or are such persons among them against whom charges of embezzlement and dacoity are levelled by the department of police?

The Minister for Industries (Sri B. V. Gurumurthy):–

(a) Magistrates appointed so far in Hyderabad City.

58 Magistrates. 10-8-64. Term of appointment of one year expired on 9-8-65.

1 Magistrate 25-9-64.

59 Magistrates (This includes 38 existing Magistrates) 4-12-65. Term of appointment of two years expires on 4-12-1967.

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

(c) A Copy of G. O. Ms. No. 469, Home, Dt. 24-2-1956 in which qualifications have been prescribed for the appointment of Honorary Magistrates is placed on the Table of the House.

(d) No, Sir.

STATEMENT LAID ON THE TABLE.

Vide L. AQ. No. 1498 -(R) (*906)

LIST OF HONORARY BENCH MAGISTRATES APPOINTED IN G. O. MS. No. 1403, HOME (Courts-B) DEPARTMENT, DATED 10-8-1964.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of the Honorary Magistrate</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sri Ved Prakash Dusaj S/o Munshi Ram Dusaj</td>
<td>15, Jeera, Secunderabad</td>
</tr>
<tr>
<td>2</td>
<td>Sri Gustasp Hermusji Master, S/o Harmusij Rustomju Master.</td>
<td>35, Sarojini Devi Road, Secunderabad.</td>
</tr>
<tr>
<td>4</td>
<td>Smt. Munir Zuhurie d/o Sri G. M. Tahir.</td>
<td>3-6-767, Himayatnagar, Hyderabad–29</td>
</tr>
<tr>
<td>5</td>
<td>Sri K. V. V. Narasimhacharyulu S/o Sri K. Seshacharyulu.</td>
<td>3-6-467 Hardikar Bagh Himayatnagar, Hyderabad.</td>
</tr>
<tr>
<td>7</td>
<td>Sri N. Narayana Doss S/o N. Venkataramana Doss</td>
<td>F. 10. 662, Khairtabad Hyderabad.</td>
</tr>
</tbody>
</table>
9. Dr. Mrs. B. Pinto W/o J. A. Pinto.
10. Sri Venkatakrishnaji Dhage, S/o Late Sri Krishnaji Dhage
12. Sri Jayachari S/o Timmanachari
15. Sri Patri Sitarama Anjaneyulu S/o Late Pati Narayana Rao
18. Smt. Arjumand Wahabuddin Ahmed
19. Smt. Roda Mistry, d/o Sri M. D. Barucha
20. Smt. J. Eshwari Bai w/o Dr. J. Lakshminaryan
22. Rao Sahib P. Venkatesulu S/o Late P. Puttaiah
25. Sri K. Narayanswami
26. Dr. Lachman Das Khatri, S/o Sri Chabil Das Khatri,
27. Sri K. Subba Rao

26, Sardar Patel Road, Secunderabad.
3-6-438, Hardikar Bagh, Himayatnagar, Hyderabad.
3-5-152, Narayanaguda King Koti Road, Hyderabad.
H. No. 4-4-240, Thananmal Buildings, Sultan Bazzar, Hyderabad.
4-3-516, Hanuman Tekdi, Hyderabad.
Azampura, 16-7-775 Hyderabad.
6-3-1186, Begumpet, Hyderabad-17.
3-4-458, Manohar Vilas, Narayanguda, Opp: Y. M. C. A., Hyderabad.
Aiziz Bagh, Sultanpura Hyderabad.
15, Yousufpura, Salar Jung Museum, Hyderabad.
42, Sarojini Devi Road Secunderabad.
No. 2 Teachers Colony "Geeta Villa" East Marradpalli, (Nehrunagar Secunderabad.
"Attar Villa" 120, Shanitnagar, Hyd-28
20-B, St. John's Road Secunderabad.
H. No. 469, Road 5, Banjara Hills, Hyd.
22-3-634, Purani Haveili, Hyderabad.
7701, Khalasiguda, Secunderabad.
No. 12, Marradpalli East, Secunderabad.
1-8-435, Chikkadpalli Hyderabad.
<table>
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<th></th>
<th>1</th>
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<th>3</th>
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<tbody>
<tr>
<td>28</td>
<td>Sri P. Venugopal</td>
<td>“Andhra Kutir” 852-A, Mahatma 8552-A, Mahatma Heman Tekdi, Gandhi Road, Gandhi Road, Secunderabad. Heman Tekdi, Secunderabad.</td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Dr. N. S. Ganesh</td>
<td>Opp: Kingsway Post, Opp: Kingsway Post, Subedar (Late). Office, Secunderabad Office, Secunderabad</td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>Kumari P.</td>
<td>3-4-419, Lingampalli, 3-4-419, Lingampalli, Sarmishta Devi 3-4-419, Lingampalli, Hyderabad. Hyderabad.</td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>Sri Tejmal Surana</td>
<td>12, Carriappa Road, 12, Carriappa Road, S/o Sri 12, Carriappa Road, Bolaram, Secunderabad. Bolaram, Secunderabad.</td>
<td></td>
</tr>
<tr>
<td>41</td>
<td>Sri Syed Abbas Hussain</td>
<td>“Hassania” Purani 430, Rear Road, Opp- 430, Rear Road, Opp- Khan S/o Nawab Inayath Jung 430, Rear Road, Bartom High School, 430, Rear Road, Opp- Bartom High School, 430, Rear Road, Opp- Khan S/o Nawab Inayath Jung 430, Rear Road, Bartom High School, Gardens, Marredpalli, 430, Rear Road, Opp- Bartom High School, Gardens, Marredpalli, H. No. 5, Sree Ranga H. No. 5, Sree Ranga</td>
<td></td>
</tr>
<tr>
<td>43</td>
<td>Sri B. Devarajan</td>
<td>H. No. 5, Central Battery 7-1-690, Market Street, 7-1-690, Market Street, S/o Sri T. Babu Pilly 7-1-690, Market Street, Secunderabad. Babu Pilly 7-1-690, Market Street, Secunderabad.</td>
<td></td>
</tr>
<tr>
<td>44</td>
<td>Sri S. R. Venkatesham</td>
<td>7934, Rear Road, Opp- 7934, Rear Road, Opp- S/o Sri S. Rajalath 7934, Rear Road, Opp- Bartom High School, Bartom High School, Secunderabad. Secunderabad.</td>
<td></td>
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3—2
<table>
<thead>
<tr>
<th>No.</th>
<th>Name and Address</th>
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</thead>
<tbody>
<tr>
<td>47.</td>
<td>Dr. Henry Paul Sunder S/o Dr. R. Samuel, 3-4-614, Narayanguda, Hyderabad.</td>
</tr>
<tr>
<td>48.</td>
<td>Sri Ahmeduddin Khan, Rock Castle Hotel, Hyderabad.</td>
</tr>
<tr>
<td>51.</td>
<td>Sri Sridhar Vaman Naik S/o Sri Vaman Naik (Late), &quot;Muktashram&quot; Begumpet, Hyderabad.</td>
</tr>
<tr>
<td>52.</td>
<td>Sri Takur N. Hari Prasad, 4042, Bandimeet, Secunderabad.</td>
</tr>
<tr>
<td>54.</td>
<td>Sri Rama Rao, Moazamjahi Market, Hyderabad.</td>
</tr>
<tr>
<td>55.</td>
<td>Sri S. M. Jeelani, General Secretary, Sports man Welfare Federation, A. P. Clock Tower, Fateh Maidan, Hyd.</td>
</tr>
</tbody>
</table>

**LIST OF HONORARY BENCH MAGISTRATE APPOINTED IN G. O. MS. NO. 3203, HOME (COURTS.B), DATED 25TH SEPTEMBER 1964.**

1. Sri B. S. Dewan, B.Sc., Managing Director, International Arms Corporation, 30, Mahatma Gandhi Road, Secunderabad.

Honorary Bench Magistrate appointed in G. O. Rt-No. 2594, Home (Court-B) dated 19-7-1967

1. Dr. B. S. Dixit, H. No. 22-2-428 Noor Khan Bazaar, Hyderabad
2. Dr. A. Seshagiri Rao, H. No. 3-4-215, Lingampalli Cross Roads, Hyderabad
3. Sri S. Krishnamurthy Naidu, 58 (B) Sebastian Road, Secunderabad.
Oral Answers to Questions 19th September, 1967. 343

LIST OF HONORARY BENCH MAGISTRATES APPOINTED IN G. O. MS. NO. 2704, HOME (CTS. B), DT. 17TH DEC., 1966.

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<th>1</th>
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<tbody>
<tr>
<td>1</td>
<td>Sri P. Shantilal Baentia</td>
<td>Baentia Commercial Corporation, 8062, Rashtrapati Road, Secunderabad.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Sri Tipuranani Ramaiah Chowdary</td>
<td>Uppal Road, Hyderabad.</td>
<td></td>
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<tr>
<td>3</td>
<td>Sri T. K. Viswanatham</td>
<td>Taranaka, Hyderabad-7.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Major D. Inderjit Singh</td>
<td>H. No. 3-4-529/2, Jeethavali, R. B. V. R. Road, Narayanguda Hyderabad-26, Sardar Patel Road, Secunderabad.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Dr. Miss. B. Pinto</td>
<td></td>
<td></td>
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</tr>
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<td>2</td>
<td>Sri Gustasp Hormusji Master</td>
<td>S/o Sri Hormusji Rustomji Master</td>
<td>35, Sarojini Devi Road, Secunderabad.</td>
</tr>
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<td>D/o Sri G. M. Tahir.</td>
<td>3-6-767, Himayathnagar, Hyderabad-29.</td>
</tr>
<tr>
<td>6</td>
<td>Sri Jeetlal Jaiswal</td>
<td>S/o Sri Ramnarayan Jaiswal.</td>
<td>Ramnarayan Road, Narayan Road, Hyderabad.</td>
</tr>
<tr>
<td>8</td>
<td>Sri T. S. Pillay,</td>
<td>S/o Sri T. V. Pillay.</td>
<td>3-5-303, Vittalwadi, Narayanguda, Hyderabad.</td>
</tr>
<tr>
<td>9</td>
<td>Sri S. Satyanarayana Gupta</td>
<td>S/o Sri Janakiramaiah Garu.</td>
<td>2776, Market Street, Secunderabad,</td>
</tr>
<tr>
<td>10</td>
<td>Sri Venkatakrishnaji Dhave,</td>
<td>S/o Late Sri Krishnaji Dhave.</td>
<td>3-6-438, Hardikar Bagh, Himayatnagar, Hyderabad.</td>
</tr>
<tr>
<td>11</td>
<td>Sri Sridhar Vaman Naik</td>
<td>S/o Sri Vaman Naik (Late)</td>
<td>“Muktashram” Begumpet, Hyderabad.</td>
</tr>
<tr>
<td>12</td>
<td>Sri Jayachari</td>
<td>S/o Sri Timmannaachari</td>
<td>H. No. 4-4-240, Thammal Bldgs, Sultan Bazar, Hyderabad.</td>
</tr>
<tr>
<td>13</td>
<td>Sri Thakur</td>
<td>S/o Sri V. Hariprasad</td>
<td>4042-Bandimet, Secunderabad.</td>
</tr>
<tr>
<td>No.</td>
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<td>14</td>
<td>Sri Patri Sitrama Anjaneyulu S/o Late Patri Narayana Rao</td>
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<td></td>
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<td>15</td>
<td>Sri K. Venkatachalam S/o Sri K. Seshachalam</td>
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<tr>
<td>16</td>
<td>Smt. Arjumand Wahabuddin Ahmed</td>
<td></td>
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<td>17</td>
<td>Sri Prahladraj Goel, B. Sc. LL. B.</td>
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<td>18</td>
<td>Sri M. A. Hameed S/o Sri Mohd. Imamuddin</td>
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<td>19</td>
<td>Rao Shib P. Venkatesulu S/o Late P. Puttaiah</td>
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<tr>
<td>20</td>
<td>Sri Satyanarayana Pitti, B. Com., LL. B., C. A.</td>
<td></td>
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<tr>
<td>21</td>
<td>Sri K. Narayanaswami</td>
<td></td>
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<tr>
<td>22</td>
<td>Dr. Lachman Das Khatri, S/o Sri Chabli Das Khatri</td>
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<tr>
<td>23</td>
<td>Sri P. Venugopal S/o Sri Suryanarayana.</td>
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<tr>
<td>24</td>
<td>Dr. N. S. Ganesh S/o Rao Sahib Subedar Major, N. Sadasivan Pillai (Late).</td>
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<tr>
<td>26</td>
<td>Kumari P. Sarmista Devi D/o Sri Gopal Reddy</td>
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<tr>
<td>31</td>
<td>Sri Annay Narayanswami S/o Sri K. Ramaswami.</td>
<td></td>
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<tr>
<td>33</td>
<td>Dr. Henry Paul Sunder S/o Dr. R. Samuel.</td>
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</tbody>
</table>

Orai Answers to Questions.

6–3–1486, Begumpet, Hyderabad.
15, Yousufpura, Sarjung Museum, Hyderabad.
3–6–369/7, Himayatnagar Hyderabad.
20–B. St. John's Road, Secunderabad.
1150, Pathergatti Hyderabad.
7701, Khallaguda, Secunderabad.
No. 12, Marredpalli Secunderabnd.
“Andhra Kutir” Hanuman Tekdi, Hyderabad.
Opp: Kingsway Post Office, Secunderabad.
3–4–419, Lingampalli, Hyderabad.
12, Carriappa Road, Bolaram, Sec'bgd.
196, Marredpalli, Secunderabad.
H. No. 5, Central Battery P. O. Trimulgherry, Secunderabad.
7–1–690, Market St., Secunderabad.
7934, Rear Road, Opp. High School, Ghasmundy, Secunderabad.
Altibar Chowk; Hyderabad–2.
3–4–614, Narayanguda, Hyderabad.
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<td>35.</td>
<td>Smt. Sumitra Devi</td>
<td></td>
<td>Narayanguda, Hyd.</td>
</tr>
<tr>
<td>37.</td>
<td>Sri Ch. G. Krishnamurthy</td>
<td>F. C. A.</td>
<td>133, Pederghatt Road, Secunderabad.</td>
</tr>
<tr>
<td>40.</td>
<td>Sri C. R. Naidu, Retired Director of Public Health.</td>
<td></td>
<td>Gaganmahal Road, Domalguda, Hyderabad.</td>
</tr>
<tr>
<td>43.</td>
<td>Sri Jagjit Singh Saluja</td>
<td>S/o Sri S. Baghat Singh Saluja</td>
<td>5–10–188/2, Hill Forf Road, Hyderabad.</td>
</tr>
<tr>
<td>45.</td>
<td>Dr. (Miss) K. Chingaram, M. A. Phd.</td>
<td></td>
<td>3–4–612, Narayanguda, Hyderabad.</td>
</tr>
<tr>
<td>46.</td>
<td>Sri B. Maekinon</td>
<td>S/o Sri C. R. Maekinon</td>
<td>Executive Secretary Tirmalgeery Backward Communities Advancement Society, Lal Bazaar, Trimulgeery, Sec’bad.</td>
</tr>
<tr>
<td>49.</td>
<td>Sri P. Jagannatham, Vice-President, Secunderabad Cantonment Board.</td>
<td></td>
<td>17/A, Burton Road, Bolaram, Secunderabad.</td>
</tr>
<tr>
<td>51.</td>
<td>Sri Kandavalli Lakshmi Rzajanam</td>
<td></td>
<td>Professor of Telugu, Osmania University, Hyderabad.</td>
</tr>
</tbody>
</table>
Oral Answers to Questions

1. Dr. Gulam Dastagir Rasheed, M. A. (Per).
   Head of the Department of Persian Osmani U'ty of Hyderabad.

2. D. N. Babu Rao
   H. Nos. 149, B. Class
   New Malakpet, Hyd.

3. Sri Parankush Dass
   S/o Hakim Narayan Dass.
   Narayanvilla, King
   Kotli Road, Hyd.

4. Sri T. R. Harishikesh
   263, Marredpalli, Secunderabad.

5. Sri Jamshid Dinsha Italia
   S/o Dinsha D. Italia.
   "Anand Bhavan"
   Marredpalli, Sec'bad.

6. Sri Raja Ratna Gopal Saincher
   S/o Dr. Madan Gopal Saincher
   Maharaja Kisan Prasad Bahadur Devidi, Shah-aliibanda, Hyd.

   3–6–708, Himayatnagar, Hyderabad.

Copy of:

GOVERNMENT OF ANDHRA

Abstract.

MAGISTRATES — Honorary — Recruitment of — Qualifications.
Home (Courts. II) Department
G. O. Ms. No. 469.
Dated the 24th February, 1956.
READ the following:

From the High Court, Guntur ROC. No. 2803/55–E1, dated 13–10–1955.

Order:
The Government direct that the present system of appointing Honorary Magistrates on the recommendation of the District Collectors should continue.

The following notification will be published in the Andhra Gazette.

NOTIFICATION

Under section 14 of the Code of Criminal Procedure, 1897 (Central Act 3 of 1898), the Governor of Andhra hereby specified in consultation with the High Court of Andhra, the following qualifications to be possessed by a person (other than a person who holds or has held a Judicial post under the Union or a State) for appointment as a Special Magistrate under that section.
QUALIFICATIONS

1) Must be over 40 years of age.

2) Must be:
   
   (a) a retired Government servant who has had experience in deciding disputes between parties; or

   (b) a non-official of outstanding merit, commanding the confidence of the people, and

3) Must be sufficiently conversant with the English language to be able to interpret the statutes:

Provided that—

(a) for appointment as an Honorary member of a Bench of Magistrates (not being the President of such Bench) the minimum age limit shall be 30 years; and

(b) no person who is a member of a local authority or a contractor or is interested in a subsisting contract made with, or any work being done for, a local authority, shall be appointed as an Honorary Magistrate.

2. The order hereby made shall be deemed to have come into force on the 1st January 1956.

My order of the Governor
Must be over 40 years of age;

(2) Must be; (a) retired Govt. servant who has experience in deciding disputes between parties; or (b) a non-official of outstanding merit commanding the confidence of the people.

Must be sufficiently conversant with the English language, to be able to interpret the statutes.

Provided that (a) for appointment as honorary member of a bench of Magistrates (not being the President of such bench) the minimum age limit shall be 30 years (b) No person who is a member of a local authority or a contractor or is interested in a subsisting contract made with or any work being done for a local authority shall be appointed as an honorary magistrate.

"The order hereby made shall be deemed to have come into force on 1st January 1956" while the order was issued on 24th February 1956.

Mr. Speaker:—He is referring to the G. O. The G. O. is deemed to have come into force on 1st January 1956 and then the appointments were made in February, 1956, i.e., after one month.

Sri B. V. Gurumoorthy:—I will check up and let you know. I have no immediate information on that.
I have placed it on the Table.

Provided that for appointment as an honorary member of a bench of Magistrates (not being the President of such bench) to try offences under Section 277, 278, 279, 285, 286, 293, 330. Each honorary member of a bench of Magistrates (not being the President of such bench) to try offences under Section 277, 278, 279, 285, 286, 293, 330.

To try offences under Section 277, 278, 279, 285, 286, 293, 330.

Sri B. V. Gurumoorthy:—It will be reviewed periodically and in the light of experience, perhaps, the High Court will make recommendation and then the Government will consider.

TRUNK ROAD FROM VISAKHPATNAM TO HYDERABAD

To try offences under Section 277, 278, 279, 285, 286, 293, 330.
SANKILI BRIDGE

* 1480(O) Q.—Sri Mudili Babu Parankusam (Vunkururu) :—Will the hon. Minister for Communications be pleased to state:

(a) the reason why the Government have not taken steps to reconstruct the Sankili bridge on Nagavali river in Srikakulam district which has collapsed ten years ago;

(b) whether any enquiry has been conducted on the irregularities done while constructing the said bridge; if so the persons responsible for the same;

(c) the action taken by the Government against the said persons;

(d) whether the Government are aware of the fact that due to the collapse of this bridge, the public of Palakonda taluk, who want to reach Visakhapatnam are subjected to heavy expenditure and hardships and boat accidents while crossing the river; and

(e) the reasons why the Government have not taken steps to reconstruct the said bridge?

Sri J. V. Narasinga Rao.—(a) The Irrigation Adviser and Consulting Engineer, who was the head of the Enquiry Committee to suggest to Government the best method of repairing the damage and putting the bridge to profitable use, considered that it would be more advantageous to take up a barrage-cum-road bridge at Panasanandwada. In view of this, there is no proposal to reconstruct the bridge on Nagavali river at Sankili in Srikakulam District.

(b) Yes; Sir. The Enquiry Committee considered that no person or persons can be directly held responsible for any of the defects.

(c) In view of (b) above, this does not arise.

(d) Government are aware of the inconvenience and hardship caused to the public in crossing the river.

(e) This part is answered under (a) above.

(b) 1481 (O) Q.—Sri. M. Babu Parankusam:—(a) Executive Engineer says that the Sankili bridge at Srikakulam District is 20 years old and is in a dilapidated condition. The work will be started in March 1953. The Executive Engineer says:

Promotions and forms of the Executive Engineer.

...

Q. 4. The Hon. Member: — Can you give the assurance for drinking water for the whole of the Reserve?

S. 4. The Hon. Member: — I am too detailed investigation to take R. 19th September. 10. 10.

Q. 3. The Hon. Member: — Can you give the assurance for drinking water for the whole of the Reserve?

S. 3. The Hon. Member: — I am too detailed investigation to take R. 19th September. 10. 10.

Q. 2. The Hon. Member: — Can you give the assurance for drinking water for the whole of the Reserve?

S. 2. The Hon. Member: — I am too detailed investigation to take R. 19th September. 10. 10.

Q. 1. The Hon. Member: — Can you give the assurance for drinking water for the whole of the Reserve?

S. 1. The Hon. Member: — I am too detailed investigation to take R. 19th September. 10. 10.
Oral Answers to Questions.

19th September, 1967.

Bridge

Regulator Foundation

Estimates

Enquiry Committee

Chief Engineer, Base culvert type with shallow foundations

Rules
Answers to Questions.

10th September, 1967.

(a) Who are the rules and regulations that govern the Superintending Engineer and Chief Engineer?

(b) What is the purpose of a detailed investigation report for a bridge?

(c) What are the responsibilities of the Executive Engineer in the context of bridge reconstruction?

(d) What is the role of the Foundation Superintendent in ensuring the protection of bridge structures?

(e) What are the key points to consider when preparing a detailed investigation report for a bridge?

(f) Who is responsible for submitting the final report on bridge reconstruction?

(g) What are the responsibilities of the Administration in overseeing the bridge reconstruction process?
19th September, 1967.

Oral Answers to Questions.

Sri P. Gunnayya:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that consequent to the failure of the Government to take up the lift irrigation scheme to Mahendra Tanaya, near Meliyaputti, Pathapatnam taluk, Srikakulam district for which investigation has been completed ten years ago, crops are not being produced in both wet and dry lands in an extent of nearly twenty thousand acres in 10 villages of Pathapatnam taluk and twenty thousand acres of land in 15 villages in Tekkali taluk; and

(b) if so, when the said work will be taken up?

Sri S. Sidda Reddy:—(a) No, Sir.

(b) Does not arise.

LIFT IRRIGATION SCHEME TO MAHENDRA TANAYA

909—

* 99 Q.—Sri P. Gunnayya:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that consequent to the failure of the Government to take up the lift irrigation scheme to Mahendra Tanaya, near Meliyaputti, Pathapatnam taluk, Srikakulam district for which investigation has been completed ten years ago, crops are not being produced in both wet and dry lands in an extent of nearly twenty thousand acres in 10 villages of Pathapatnam taluk and twenty thousand acres of land in 15 villages in Tekkali taluk; and

(b) if so, when the said work will be taken up?

Sri S. Sidda Reddy:—(a) No, Sir.

(b) Does not arise.

(No Answer)

Mr. G. Sivaiah:—Are there any lift irrigation Schemes still pending to be completed, Sir?

Mr. G. Sivaiah:—No.

Mr. G. Sivaiah:—1964 Lift Irrigation Survey reports information file.

Mr. G. Sivaiah:—The proposal of Lift Irrigation Schemes is under the Central Government crash programme for Lift Irrigation Schemes allotment?

Sri S. Sidda Reddy:—Yes, Sir.

Sri S. Sidda Reddy:—3,583.56 acres.

Sri S. Sidda Reddy:—Rs. 3,048.33 during 1375 F.

463 Q.—Sri B. Rajayya (Salur) :—Will the hon. Minister for Irrigation be pleased to state:

(a) whether there is any proposal with the Government to raise the level of Karrivalasa Project, Salur taluk as no water is flowing through the right channel now;

(b) the stage of ayacut under the right channel; and

(c) the amount of water cess collected from the ayacutdars of the right side channel?

Sri S. Sidda Reddy :—(a) Yes, Sir.

(b) 3,583–56 acres.

(c) Rs. 3,048–33 during 1375 F,

911—
* 235 Q.—Sri P. Venkatasubbaiah (Sullurpet) :—Will the hon. Minister for Irrigation be pleased to state:
whether estimate has been prepared for digging a new supply channel from Mamidikalva to the tanks of Budanam, Kadivedu and Muthyalapadu in Gudur taluk of Nellore district?

Sri S. Sidda Reddy :—Various proposals for the scheme are under examination by the Superintending Engineer Investigation Circle Guntur.

912—
*133 Q.—Sri T. C. Rajan (Palamaner) :—Will the hon. Minister for Irrigation be pleased to state:
(a) whether any representation was made to the P. W. D., Nellore and to the District Collector on 2-12-1964 by the Telugu Swatantra Party of Palmaner to increase the level of the anicut across Koundinya river near Gaddoor of Palmaner taluk in Chittoor district; and
(b) if so, the action taken by the Government?

Sri S. Sidda Reddy :—(a) No, Sir.
(b) Does not arise in view of (a) above.

913—
* 1496-(K) Q.—Sri G. Satyanarayana Rao (Yellandu) :—Will the hon. Minister for Planning and Law be pleased to state:

SUPPLY CHANNEL FROM MAMIDIKALVA

ANICUT ACROSS KOUNDINYAA RIVER

BUILDING FOR DISTRICT COURT, KHAMMAM

(a) whether there is any proposal to construct the new District Court Building at Khammam; and

(b) if so, when the construction of building would be commenced?

Sri B. V. Gurumurthy:—(a) Yes, Sir.

(b) The proposal for the construction of the building involving an amount of Rs. 9.25 lakhs has to be deferred for better times.

STAFF QUARTERS AT NAGARI

914—

* 1421 Q.—Sri G. Sivaiah:— Will the hon. Minister for Communications be pleased to state:

(a) whether any staff quarters for the Primary Health Centre at Nagari in Chittoor District are under construction;

(b) if so, at what stage the construction stands; and

(c) if already constructed the reasons for not handing over the said buildings to Puttur Panchayat Samithi?

Sri J. V. Narasimha Rao:—(a) Yes, Sir.

(b) (i) Out of seven quarters, one quarter, namely the Medical Officers Quarter has been completed in all respects and handed over to Puttur Panchayat Samithi.

(ii) In the remaining six quarters, minor works such as flooring and sanitary fittings are still to be executed. They will be completed by the end of October, 1967.

(c) The Medical Officer's Quarter which has been completed, has been handed over to the Panchayat Samithi. The other buildings have not been handed over since they are still incomplete.

Sri G. Sivaiah:—Sir, how many years back were the buildings completed? And though the buildings were completed why did the Government delay handing over the buildings merely because sanitary fittings have not been completed?

Sri J. V. Narasimha Rao:—I am finding out who are responsible for that. Provide Medical

3—4

Department of Executive Engineer in blame.  Are you 8 complete or not?  Have you done any initiative?  Medical Director says you are 8.  I want to know how you are going to do this.

Mr. Speaker: That is why nobody is coming forward for the opening ceremony. (Mild laughter)

Mr. Speaker: Construction people fix life time.  Is it?  Are you going to the corners of the world to do this?  Mr. Speaker: .

Mr. Speaker: That is why nobody is coming forward for the opening ceremony. (Mild laughter)

(a) whether there is any proposal for the construction of culverts in the Agency area on the three gaddas namely Gondigedda, Boddamanggedda and Vobagedda near Sitampeta in Srikakulam District, and

(b) if not, the reasons therefor?

Sri J. V. Narasinha Rao:—(a) Yes, Sir.

(b) In view of answer to (a) above, this does not arise.

ARUNDALE DAM ON SARADA RIVER

(a) when was the Arundale dam on Sarada river flowing in Sringavarapukota Taluk, Visakhapatnam District damaged; and

(b) whether the Government will take immediate steps to construct the said dam which is of great use for the agricultural development of 60,000 acres in Chodavaram, Sringavarapukota and Visakhapatnam Taluks?
Sri S. Sidda Reddy:—(a) It is not known when exactly the damages occurred to the Dam, which is an old breached one.

(b) No such proposal is now under contemplation.

('a')

('b')

Breach

Sensitive

Damaged

State

Survey

Steel Plant

scheme.

Conflict of interest existing.
360 19th September, 1967.

Oral Answers to Questions.

Sri G. Sivaiah:—I was able to understand out of the questions and answers that Arandal dam was an old one which could have given irrigation facilities for 60,000 acres. I do not know the reasons for delay in investigation etc.

Smt. Rama Kumari Devi (Madugula):—Since 20 years it is not coming. Whether Steel Plant is coming or not, people are dying because there is no drinking water, I already requested about it in the Budget Session.

Sri S. Sidda Reddy:—I did not say that it is linked with Steel Plant. But there is a proposal to give water for irrigation and if necessary extra water for steel plant.

Smt. Rama Kumari Devi:—When will it come?

Sri S. Sidda Reddy:—It is a medium size irrigation scheme costing more than Rs. 476 lakhs. That has to be sent to the Planning Commission and they have to sanction it.

NON-SUPPLY OF WATER UNDER NAGAVALI PROJECT

Q. No. 918—* 1494-(F) Q.—Sri Mudilibabu Paramkusam:—Will the hon. Minister for Irrigation be pleased to state:

(a) the reason for not supplying water so far to the ayacut lands of right and left canals of Nagavali Project, Srikakulam District, though water has to be supplied from 1st July;

(b) whether the Government are aware of the fact that the transplantation of paddy crop in an extent of forty thousand acres of land will also be delayed resulting in low yield of crop;

(c) whether the Government will issue orders for the regular supply of water to the said ayacut lands every year by 1st July, hereafter?

Sri S Sidda Reddy:—(a) As repairs to channels were carried out, there was a delay of 1 to 3 days in allowing water through right side and left side channels of Nagavalli Project.

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

(c) Water is usually supplied by 1st July, every year.

Q. No. 917 not put and not answered. Hence question together with the answer included under written Answers to Questions.
(a) Will the hon. Minister for Irrigation be pleased to state:

(1) the year in which estimates have been prepared for Yeleru Reservoir Scheme, East Godavary District;

(b) the estimated amount therefor;

(c) the year in which the said estimates have been approved by the Central Government;

(d) whether the Government are aware of the statement in 1966 of the then Minister for Irrigation on the floor of the House that the foundation stone will be laid and work would be started during that year; and

YELERU RESERVOIR SCHEME

919—

* 56(T) Q.—Sri M. Veeraraghava Rao:— Will the hon. Minister for Irrigation be pleased to state:

(a) the year in which estimates have been prepared for Yeleru Reservoir Scheme, East Godavary District;

(b) the estimated amount therefor;

(c) the year in which the said estimates have been approved by the Central Government;

(d) whether the Government are aware of the statement in 1966 of the then Minister for Irrigation on the floor of the House that the foundation stone will be laid and work would be started during that year; and
Oral Answers to Questions.

(e) the objections, if any to start the work immediately, subject to the payment of the amount by ryots in instalments under the Betterment Levy Act?

Sri S. Sidda Reddy:—(a) In the year 1960.
(b) Rs. 196.64 lakhs including direct and indirect charges.
(c) Not yet approved by the Central Government.
(d) No such assurance was given.
(e) A Statement is laid on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE
WITH REFERENCE TO CLAUSE (e) OF LEGISLATIVE ASSEMBLY QUESTION NO. 56-T (* 919)

The scheme for the formation of a reservoir on Yeleru river near Yeleswaram village in East Godavari District was formulated in 1938 as a comprehensive flood control-cum-irrigation scheme. Based on the comments of the Central Water & Power Commission, that the scheme could not be justified as a flood control scheme inasmuch as the system of canals and drains will act as flood moderators, the scheme is being modified as an Irrigation scheme to benefit one lakh acres.

2. The scheme has not yet been finalised and sent to the Central Water & Power Commission and Planning Commission. Clearance of Planning Commission is necessary, as this is a medium scheme. Even for the collection of advance betterment levy, certain formalities as prescribed under the Andhra Pradesh Irrigation (Levy of Betterment Contribution and Advance Betterment Contribution) Act, 1955 such as publication of notification under Section 3-A (1) of the Act have to be followed and this could be done only after the scheme is finalised, and agreements obtained from the owners to ascertain that the owners of not less than 66% of the lands have expressed their willingness to pay the advance betterment contribution. Even after the publication of the notification and after obtaining agreements, the scheme cannot be commenced, unless three fifths of the first instalment of the advance betterment contribution payable by the owners of all the lands which are capable of being benefited by the completion of the scheme, is paid.

Rs. 100/- is laid on the Table of the House for advance betterment levy.
Cral Answers to Questions.  19th September, 1967.  363

Godavari Barrage terms for betterment levy, collect Godavari Barrage statements, issue Godavari Barrage terms, Godavari Barrage terms.

Godavari Barrage terms for betterment levy, collect Godavari Barrage statements, issue Godavari Barrage terms, Godavari Barrage terms.

C. W. P. Commission:

Clearance and statement issue.

Clearance and statement issue.

Clearance and statement issue.

Clearance and statement issue.
920 —

*742 Q.—Sri Md. Rajab Ali (Khammam) :—Will the hon. Minister for Communications be pleased to state :

(a) whether it is a fact that some Balvatha Inam lands in the villages of Khammam district have been acquired for laying double line along the Dornakal-Bezwada railway line;

(b) if so, the reasons for not paying compensation so far though four or five years have passed since the said acquisition; and

(c) the village-wise names of persons from whom lands had been acquired and extent of wet and dry land acquired from each?

Sri J. V. Narasinga Rao :—(a) Yes, Sir.

(b) Since the lands in question are Balvatha Inam Lands, the Inamdars are not entitled for cash compensation as per instructions in Revenue BP. RT. No. 1785/63 Dt: 28-5-1963. Hence the awarded amount was credited in the Civil Court by the Special Tahsildar, L. A., S. C. Railway, Vijayawada in respect of lands acquired in Yerrupalem village while the Sub-Collector, Khammam credited the awarded amount to State Government in respect of lands acquired in the other villages of Khammam and Madhira Taluks. Action is being taken by Collector, Khammam to grant lands in exchange for the lands acquired to the affected persons.

(c) A statement is placed on the Table of the House.
STATEMENT PLACED ON THE TABLE OF THE HOUSE

WITH REFERENCE TO CLAUSE (c) OF LAQ. NO. 920 (*742) GIVING PARTICULARS OF THE BALLYATHA INAMLANDS ACQUIRED FOR LAYING DOUBLE LINE ALONG THE DORNAKAL-VIJAYAWADA RAILWAY LINE KHAMMAM DISTRICT

<table>
<thead>
<tr>
<th>Name of the Village</th>
<th>Name of the Taluk</th>
<th>Name of the person whose lands have been acquired</th>
<th>Extent</th>
<th>Land Acquisition Officer by whom awards were passed</th>
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<td>Madhira</td>
<td>Madugu Kotiah NandoreGeorge</td>
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<td>Mallarapu Pullaiah</td>
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<td>Nanduru Guravaiah and Ishayya.</td>
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<td>Khamaan</td>
<td>Susapalli Venkaiah</td>
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<td>Vannamkonda Venkaiah Veeriah</td>
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<td>Sub-Collector, Khammam District.</td>
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<td>Bathini Kamaiah</td>
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<td>Jachiga etc.</td>
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3-5
Oral Answers to Questions

(a) 19th September, 1967.  (b) 366

South Central Railway awarded 5th prize in the exchange competition for maximum
exchange award. The exchange competition is conducted annually by the Railways.

(c) Statement of exchange award:

South Central Railway

Exchange Award

Maximum exchange award

(Exchange Award)

Sub-Collector's Office

Land exchange

Abolition of Inams Act, President agreed.

3. Exchange:

Maximum exchange awarded to

Abolition of Inams Act, President agreed.

Exchange award

Abolition of Inams Act, President agreed.

Exchange award

Abolition of Inams Act, President agreed.

Exchange award

Abolition of Inams Act, President agreed.
REPAIRS TO THE PAMUR TANK

921—

*715 Q.—Sri P. Venkatreddy (Kanigiri):—Will the hon. Minister for Irrigation be pleased to state:

(a) whether estimates have been sanctioned for the repairs to the Pamur tank in Kanigiri taluk, Nellore district which was breached in the year 1966;

(b) when it will be taken up for execution; and

(c) whether the Government will be pleased to take immediate steps for its completion before rainy season begins?

Sri S. Sidda Reddy:—

(a) Yes, Sir.

(b) Already taken up on 13-5-1967.

(c) The work was completed by the end of August, 1967.
Oral Answers to Questions

CROSS BUNDING WORKS OF RIVER CHANNELS

922—

* 57-(O) Q.—Sarvasri Mudili Babu Paramkusam and P. Gun-niah:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether the Government are aware of the loss of 2nd crop of paddy in 5,000 acres of land on account of their failure to take up the Corambo (cross bunding) works of river Channels like Sekhara Billichannel Palamettu channel, Regidi channel, Venkamma channel, Sitinaidu channel, etc. though they have taken up the cross bunding of Sayanna channel of Nagavali which is a work of similar nature in Srikakulam district: and

(b) whether the Government will be pleased to take up the work of the said channels also to avert deterioration of food situation in the district and heavy losses to the ayacut ryots?

Sri S. Sidda Reddy:—(a) & (b) Sayanna Channel is a taken over source from Bobbili Estate. Since the Estate was doing the Korambo work on this channel, it has become obligatory for the Government to continue the practice. The other channels are all Government sources, the Korambo works on which is the responsibility of the ryots. The Ayacut under the channels is not entitled for a second crop.

RESERVOIR ON GOLUSULUGEDDA

923—

* 459 Q.—Sri B. Rajayya:—Will the hon. Minister for Irrigation be pleased to state:
Oral Answers to Questions. 19th September, 1967. 369

(a) whether there is any proposal pending with the Government to construct a reservoir on Golusulugeda, near Sambara village, Salur taluk;

(b) the total estimate of the scheme; and

(c) the probable time for execution of this reservoir?

Sri S. Sidda Reddy;—(a) No, Sir.

(b) & (c) Do not arise.

(b) & (c) Do not arise.

(b) Rs. 10,85,000 for works or Rs. 12,30,025 including direct and indirect charges.

(c) The work will be commenced as soon as the revised estimate is finalised, and necessary funds become available.

PEDAKADA ANICUT

924—

* 15 Q.—Sri P. Gunnayya;—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is fact that the Government have sanctioned the construction of Pedakada Anicut in Bobbili taluk of Srikakulam district;

(b) the estimated amount therefor; and

(c) when the work will be commenced?

Sri S. Sidda Reddy;—(a) Yes, Sir.

(b) Rs. 10,85,000 for works or Rs. 12,30,025 including direct and indirect charges.

(c) The work will be commenced as soon as the revised estimate is finalised, and necessary funds become available.

NEW RAILWAY LINES

925—

* 385 Q.—Sarvasri P. Gunnayya and Ch. Rajeswara Rao;—Will the hon. Minister for Communications be pleased to state:

(a) what are the new railway lines intended to be laid by the Central Government in our State during the fourth plan and what is their length;

(b) the number of additional trains, introduction of which has been recommended by the State Government?

Sri S. Sidda Reddy;—(a) & (b) The answer is placed on the Table of the House.
STATEMENT LAID ON THE TABLE
[Vide Answer to the Legislative Assembly Question No: 925 (*385)]

Question (a) What are the new railway lines intended to be laid by the Central Government in our State during the fourth plan and what is their length?

Answer:—The following are the new railway lines which are either under execution or are proposed to be taken up during 1967-68.

(i) The Kottavalasa-Kirendul branch line is now under construction on South Eastern Railway and its length in Andhra Pradesh is 115 Kilo-Meters.

(ii) A proposal for the extension of B. G. line from Renigunta to Tirupathi East, at a cost of Rs. 30 lakhs has been approved by the Railway Board to be taken up during 1967-68 by the Southern Railway. Its length is 9.8 kilo-Meters in Andhra Pradesh.

(iii) A new second line in connection with doubling of the section between Gudur and Gummidipundi has been taken up and is in progress. 67 Kilo-Meteres of this line between Tada and Gudur lie in Andhra Pradesh.

Question (b):—The number of additional trains, introduction of which has been recommended by the State Government:

Answer:—The Government have requested the Government of India, Ministry of Railways (Railway Board) for introduction of through trains (i) between Hyderabad and Madras (ii) between Hyderabad and Delhi and (iii) also, for the running of a Deluxe train at least twice a week from Hyderabad to Delhi and from Hyderabad to Madras and vice-versa.

(Sir J. V. Narasinga Rao:—We shall do that, if necessary.)

One extra Express train from Hyderabad to Howrah?
Oral Answers to Questions.

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Q. 1. [Question]

A. [Answer]

Q. 2. [Question]

A. [Answer]

Q. 3. [Question]

A. [Answer]

Q. 4. [Question]

A. [Answer]

Q. 5. [Question]

A. [Answer]

Q. 6. [Question]

A. [Answer]

Q. 7. [Question]

A. [Answer]

Q. 8. [Question]

A. [Answer]

Q. 9. [Question]

A. [Answer]

Q. 10. [Question]

A. [Answer]

Q. 11. [Question]

A. [Answer]

Q. 12. [Question]

A. [Answer]

Q. 13. [Question]

A. [Answer]

Q. 14. [Question]

A. [Answer]

Q. 15. [Question]

A. [Answer]

Q. 16. [Question]

A. [Answer]

Q. 17. [Question]

A. [Answer]

Q. 18. [Question]

A. [Answer]

Q. 19. [Question]

A. [Answer]

Q. 20. [Question]

A. [Answer]

Q. 21. [Question]

A. [Answer]

Q. 22. [Question]

A. [Answer]

Q. 23. [Question]

A. [Answer]

Q. 24. [Question]

A. [Answer]

Q. 25. [Question]

A. [Answer]

Q. 26. [Question]

A. [Answer]

Q. 27. [Question]

A. [Answer]

Q. 28. [Question]

A. [Answer]

Q. 29. [Question]

A. [Answer]

Q. 30. [Question]

A. [Answer]

Q. 31. [Question]

A. [Answer]

Q. 32. [Question]

A. [Answer]

Q. 33. [Question]

A. [Answer]

Q. 34. [Question]

A. [Answer]

Q. 35. [Question]

A. [Answer]

Q. 36. [Question]

A. [Answer]

Q. 37. [Question]

A. [Answer]

Q. 38. [Question]

A. [Answer]

Q. 39. [Question]

A. [Answer]

Q. 40. [Question]

A. [Answer]

Q. 41. [Question]

A. [Answer]

Q. 42. [Question]

A. [Answer]

Q. 43. [Question]

A. [Answer]

Q. 44. [Question]

A. [Answer]

Q. 45. [Question]

A. [Answer]

Q. 46. [Question]

A. [Answer]

Q. 47. [Question]

A. [Answer]

Q. 48. [Question]

A. [Answer]

Q. 49. [Question]

A. [Answer]

Q. 50. [Question]

A. [Answer]
Mr. Speaker:—Answers for the other questions will be laid on the Table of the House. Now there is one short notice question. The Minister for Public Health will answer.

SHORT NOTICE QUESTION AND ANSWER

GUNTAKAL MUNICIPAL HAMPIRAH HOSPITAL

S. No. 930-A:

S. N. Q. No. 2697-Q:— Sarvasri R. Ramachandra Gowd (Ghooty) & G. C. Venkanna (Uravakonda):— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government has decided to take over the Guntakal Municipal Hampirah Hospital: and

(b) if so, when?

The Minister for Health and Medical (Sri P. V. Narasimha Rao):— (a) and (b) The matter is under consideration of Government.
19th September, 1967.  373

WRITTEN ANSWERS TO QUESTIONS
MADDUKURU PROJECT

917—
* 850 Q.—Sri P. Pitchaiuh.—Will the hon. Minister for
Irrigation be pleased to state:
(a) the amount sanctioned for the construction of Maddukuru
Project in Kothagudem taluk:
(b) when it will be complete;
and
(c) whether compensation has been paid in the case of the
lands submerged under the said project if not; when it will be paid?
A :-
(a) Rs. 5.23 lakhs.
(b) The work is expected to be completed by December, 1967.
(c) The lands are likely to be submerged during the monsoon
of 1968 and in the meanwhile the land acquisition proposals will be
finalised and efforts will be made to make the payment towards
compensation, as early as possible.

KAREMGEDDA RESERVOIR

926—
* 762 Q.—Sri P. Gunnaaya.—Will the hon. Minister for
Irrigation be pleased to state:
(a) whether the scheme to construct Karemgedda reservoir at
Pedarama village in Seethampet Agency area, Palakonda taluk,
Srikakulam district, the work of which has been stopped two years
ago after digging canals on both sides (without construction of the
reservoir) has been given up altogether; and
(b) if not, when the remaining work will be resumed?
A :-
(a) No, Sir.
(b) As soon as the next working season commences

FLOOD BANK TO CHALLAKALVA

927—
* 233 Q.—Sri P. Venkatassubiah.—Will the hon. Minister
for Irrigation be pleased to state:
(a) whether estimate has been prepared for the formation of
flood bank to Challakalva near Kokkupadu and Karlapudi; and
(b) what steps have been taken to prevent floods of Challakalva
flowing into the paddy fields of Kokkupadu and Karlapudi?
A :-
(a) A preliminary estimate is under preparation.
(b) The question of forming flood banks, will be considered,
after the estimate is finalised and sanctioned.
3—6
FLOOD BANKS TO SWARNAMUKHI RIVER

928—

*232 Q.—Sri P. Venkatasubbaiah:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether any representation has been received by the Government in 1962 from the people of Gunapadupalem for the formation of flood banks to Swarnamukhi river (both sides) from Gunapadupalem to Pamanji; and

(b) what are the steps taken by the Government to prevent the floods of Swarnamukhi flowing into some of the paddy fields and villages of Gudur taluk?

A:—

(a) No, Sir.

(b) The Government are aware of the need for forming flood banks at certain reaches, but due to paucity of funds, the works could not be taken up at present.

STRENGTHENING THE BANKS OF SWARNAMUKHI

929—

*236 Q.—Sri P. Venkatasubbiah:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that the village by name Lakshmakakandriga in Gudur thanuk of Nellore district was saved from flooding during the recent floods (i.e., in the months of November and December 1966) by throwing some sand bags on the banks of the river Swarnamukhi; and

(b) if so, what are the steps taken by the Government to strengthen the banks of the river?

A:—

(a) Yes, Sir.

(b) The Superintending Engineer, Nellore Circle has been asked to examine the possibilities of taking up the improvement and repairs to the breached portions and for strengthening the vulnerable portions of the left flood bank of Swarnamukhi River.

EX-ZAMIN TANK IN VADDIKANDRIGA

930—

*234 Q.—Sri P. Venkatasubbaiah:—Will the hon. Minister for Irrigation be pleased to state

what steps have been taken to restore the ex-zamin tank in Vaddikandriga hamlet of Udathavariyapalem by name Muthyalamma tank or Koneti tank in Gudur taluk of Nellore district?

A:—

The tank at present is under the control of Revenue Department. The question of its transfer to P. W. D. for regular maintenance is under correspondence between the Collector and Superintending Engineer, Nellore Circle. After this is finalised, action will be taken to have it restored, if necessary.
Calling attention to a matter of urgent public importance:

re: Alleged high-handedness on the part of the Fisheries officers in collecting licence fee in Narsapur taluk.

PRESENTATION OF A PETITION

re:—Retrenchment of Teachers, etc.

Mr. Speaker:—If it is a question of presenting a petition to the House, I will receive it. I must go through the petition and give permission.

BESINESS OF THE HOUSE

Mr. Speaker:—I have passed orders on that—'The Members may be asked to quote the very words or the language used by the Hon’ble. Mr. Thimma Reddy to which he is taking exception and which according to him constitute breach of privilege A copy of the proceedings on this matter may be shown to the member, if required. Please go through the entire proceedings and let me know the portions to which he is objecting. Let him tell the portion which according to him constitutes breach of privilege. I will ask the office to give him a copy of the proceedings. He may go through the whole thing. Now we shall take up call-attention motions.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re:—Alleged high-handedness on the part of the Fisheries Officers in collecting licence fee in Narsapur taluk.
376 17th September, 1967.

Calling attention to a matter of urgent public importance:

re: Alleged high-handedness on the part of the Fisheries Officers in collecting licence fee in Narsapur taluk.

Mr. Minister for Panchyat Raj (Sri Thota Ramaswamy):- I beg to make the following statement. A few fishermen were found fishing in river Godavari on 8-8-67 and 9-8-67 which is a closed season. So the Assistant Inspector of Fisheries, Narsapur who is in charge of the licensing scheme in the area in river Godavari has requested these fishermen not to conduct fishing during the prohibited period. But the fishermen refused to pay any heed to the request of the Assistant
Calling attention to a matter of urgent public importance:


Inspector of Fisheries and continued fishing. Since the fishing is in contravention of the rule mentioned in G.O. No. 530 dated 30-3-63 the Inspector of Fisheries seized their nets and fishing implements for producing them in the court by charge-sheeting the accused. But on 11-8-67 the Minister for Endowments visited Narsapur and on representation from the above accused asked the Assistant Inspector to release the nets. Accordingly those nets and fishing implements were released with a warning on 11-8-67 itself without charge-sheeting the accused. No fishing implements were seized from the fishermen of Lingamboyinacherla village on 27-8-67 as stated in the call-attention motion. The facts are that about 1 a.m. on 1-9-67 the Assistant Inspector of Fisheries Mogalpur while conducting patrol duty in Upputeru portion of Kollair lake has found that the fishermen in Chintarevu hamlet of Mutyalapalli were conducting fishing by poisoning the water with Pillapalu that is in contravention of Rule 3(d) of G.O. dated 8-1-63. So the Assistant Inspector of Fisheries seized the fishing nets and noxious materials to produce them in the Magistrate Court in Narsapur. In the meanwhile Sri R. Satyanarayananaraju, M.L.A. Narsapur has approached the Assistant Inspector on the same day and requested that the accused may be let off with a warning for the first time and that they may not be charge-sheeted. At the intervention of the hon. Member the Assistant Inspector of Fisheries let off the accused without charge-sheeting and he has released the nets and the noxious materials too.

10th September, 1937.

Calling attention to a matter of urgent public importance:


Labour discipline code of conduct for employees and employers to be adhered to. Statutory obligations to be fulfilled. Provident fund, payment of overtime, bonus, etc. to be paid.

Call attention notice to the Labour Commissioner, Union, to negotiate with management.

Andhra paper mill hand over list. Culmination of the situation create Local M.L.A. A preference agreement. Labour welfare.
Calling attention to a matter of urgent public importance:

re: Fast by Sri K. Prabhakara Chowdary

M.L.A. to protest against the retrenchment of workers by the management of Rajahmundry Papers Mills.

industry, development, major issue re retrenchment of workers by the management of Rajahmundry Papers Mills.

Mr. K. Prabhakara Chowdary, M.L.A., strongly protests against the retrenchment of workers by the management of Rajahmundry Papers Mills. This is a major issue of industrial development and concern to the Labour Minister, Chief Minister, and industry workers. Over time wages paid to workers.

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BUSINESS OF THE HOUSE

The Minister for Social Welfare (Sri A. Ramaswamy):— Sir,
Copies of the Statement on brown sheets containing particulars showing the land acquired during the years 1965-66 and 1966-67 and the amounts spent during those two years were sent to the Legislature Department on 5-7-1967 for laying on the Table of the House in connection with L. A. Q. No. 40 (Starred). In the light of the further information received subsequently the Statement was revised, and copies of the revised statement taken on white paper were sent to Legislature Department on 16-9-1967 (evening) in cancellation of the previous statement taken on brown sheets and sent earlier. The Statement taken on white paper and placed on the Table of the House is the revised statement containing the latest information.

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Busines of the House:

19th September, 1997

1. [Question about Bodo points and information]

2. [Question about implementing the new state and clear state of details]

3. [Question about states in the information table]

Table 3-7
GOVERNMENT BILL

THE ANDHRA PRADESH LAND REVENUE (ENHANCEMENT) BILL, 1967.

[Mr. Deputy Speaker in the Chair]

[Debate on the Bill in progress]
Government Bill:


Standard acre 100. 40% of the standard acre is the base. The institution of state and the tiller enter into an agreement with each other. The tiller takes the land on the condition that the tiller will fulfill the conditions and fulfill the other conditions. The tiller will not exploit the interest of the institution. The mutual interest is marriage and sacrifice. The fulfillment of mutual obligations.

(End).

Sri B. Ratnabhadrapathi (Rajampet):— One clarification, Sir—

...

19th September, 1967.


After the close of the speech you can spend 10 minutes. There is no trouble—but no interruptions.

All have accepted that there is a right to the Government to levy tax on the land. 1956 Act standardization Act 1982 Act standardization tax. After 1956 Act, the Government have a right to actually levy the tax or commutation. 1982 Act standardization Act 1982 Act standardization 1956 Act.


Decision & by the Law Department Advocate General.
Government Bill:

There is need to place the State's finance on an even keel. There is a need to move fast or fall. If you do not move fast you are liable to fall.
Sri T. Nagi Reddy:—I agree with all that with one exception. And that exception is they have taken the aid. The aid should be so self-sufficient that we will become independent of the technical know-how, of capital and raw materials to the extent that we do not need their technical know-how to-morrow. Whereas the Soviet Union and China and Americans became independent of technical know how and independent of capital within the shortest period after they got aid from other countries, we are becoming more and more independent of what is known as foreign technical know-how and financial aid that at this rate we will not be independent of technical know how and we are going into the clutches of what is known as foreign technical know-how and foreign aid.

I had no time to go into the Plan. Otherwise I would have done it in a different manner.
The State must be a spearhead in the economic development and the Government has a very important role to play. It has actually to remove the imbalances and we must pump in grain, we must control the prices, and we must regulate the movement.

This is inevitable.

There need be no objection to provide for the adjustment for the tax paid from 1962-67 under the Act struck by the Court.

Sri V. B. Raju:—I will add that rider.

Can the Minister assure the House that there is a full programme of training. There is no assurance. It is a matter of great importance.


Survey and settlement on the orthodox pattern are every time consuming and money consuming. A new modern radical pattern may be evolved.

Legal aspect is succinctly laid down in Chapter V of the Bill. It said there is legislative discrimination. Law is discrimination.
The Andhra Pradesh Land Revenue (Enhancement) Executive orders are not relevant. Executive orders are not decisions of the legislature. The legislative competence to make a law is within the 4 corners of the Constitution. The Supreme Court has said that the Supremacy of the legislature is there and the Supreme Court itself has said more than once on this matter. Therefore, the legislative competence is there and this law is perfectly within the provision of the Constitution and this law and this legislature has the right and competence to frame and to suit actually its policies. Therefore, the Legislature has also the competence for making a retrospective legislation. 

Sri V. B. Raju: I used that word within the four corners of the Constitution. The Legislature is competent in spite of what the Courts have said about the provisions of a particular law.

Sri K. Govinda Rao:—So long as the fundamental rights given in the Constitution are not violated, certainly we can make any retrospective legislation.

Sri V. B. Raju:—When I said four corners of the Constitution I mean the same.  

1. 10  
2.  

Sri Latchanna is more Progressive than Prof. Ranga, and Sri Ratnasabhapathi is more Progressive than Sri Latchanna.
19th September, 1907.

Government Bil.
The Andhra Pradesh Land Revenue
(Enhancement) Bill, 1907.

(Sir) 3rd September: — Madam, I regard this part of the Bill as more progressive Sir.

(Sir) M. M. Ane: — 10 dr. 26 c. 5 sp. I am not against the Principle. The Government is not against the Principle. It is a question of degree not about the principle. 

Graded taxation & element of progression. You can correct me by your actions. 10 sales tax, motor tax &c. 

You can correct me by your actions. 10 sales tax, motor tax &c.

Mr. V. B. Raju said :— The peasantry, small peasantry and then the middle peasantry.

Mr. V. B. Raju :— Divide and rule is always bad.

Sri V. B. Raju:— We are not ruling, we are serving. Drylands & wetland...
Government Bill:

Sri V. B. Raju:— Revenue Minister is not spending Minister and then the Finance Minister actually brings a proposal for expenditure.

Sri T. Nagi Reddy:— Both of you are twins. I have never expected that you are alone.

Sri V. B Raju— We have got different functions. We have got different functions. The Finance Minister actually brings a proposal for expenditure. The Revenue Minister is not spending. The Finance Minister actually brings a proposal for expenditure.

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Sri T. Nagi Reddy:— The other way that increase in tax on the basis of the increased assessment that each Pattadar pays.

Sri T. Nagi Reddy:— The other way that increase in tax on the basis of the increased assessment that each Pattadar pays. We cannot relate it to the assessment.

Sri T. Nagi Reddy:— No, we can relate it to the assessment.

Sri V. B. Raju:— Exactly. You will have to tax the tax. Either you have to tax the tax or you have to tax the person or you have to tax person’s income. Either you have to tax the tax or you have to tax the person or you have to tax person’s income. Either possibilities arise.

Sri V. B. Raju:— I have not come to the amendments. We will discuss them at the appropriate time. The amendment that we have given is not on standardised acres. The amendments that we have given are on the basis of assessment.

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Government of\ Bill.
The Andhra Pradesh Land Revenue
(Enhancement) Bill 1967.

Mr. D. N. Reddy:— If you want to live on the contradiction of your own making we cannot help it. Instead of increasing the tax through this Bill on the basis of taxes which have already been in existence in 1953, we can make a progressive taxation to give you enough revenues.

Sri T. Nagi Reddy:— Minimum land revenue surcharge. The Minimum land revenue surcharge is 100\% of the minimum, whereas the tax paid surcharge is 10\% of the minimum.

Mr. D. N. Reddy:— The Surcharge Act, Commercial Tax Act and Integrated legislation is a line of action. The Surcharge Act, Minimum land revenue surcharge Act, and the Commercial Tax Act are all in existence. The Surcharge Act is an enforcement of the Commercial Tax Act. And it has been repeated more than once. Similarly, the Surcharge Act is an enforcement of the Commercial Tax Act. There are two methods that are...

Mr. D. N. Reddy:— Surcharge Act abolish the Income Tax.

Mr. D. N. Reddy:— The surcharge is abolished.

Mr. D. N. Reddy:— The principle of progression. The Select Committee and amendments made.


Legal opinion either you levy income-tax on the peasant or you have a surcharge on the tax paid. They are the only two methods that are....

Sri T. Nagi Reddy:— If you want to live on the contradiction of your own making we cannot help it. Instead of increasing the tax through this Bill on the basis of taxes which have already been in existence in 1953, we can make a progressive taxation to give you enough revenues.
Government Bill


We have actually levied Assessment for the past 10 years and the assessment was appealed by Speaker only 3 times in last 2 years.

I stood up Sir only to complete it within 20 minutes.

Speaker doubts 1:— We have actually levied Assessment for the past 10 years and the assessment was appealed by Speaker only 3 times in last 2 years.

Mathew 2:— I have legal implications and point out the need for legal amendments. Surcharge has been levied within 6% of the current assessment. This tax must be abolished and the Income tax replaced by all taxes bury and discrimination.

69 3:— 1853 says, assessment graded taxes must be abolished and the Income tax replaced by all taxes bury and discrimination.

66 to 70:— 1853 says, assessment graded taxes must be abolished and the Income tax replaced by all taxes bury and discrimination.

We have actually levied Assessment for the past 10 years and the assessment was appealed by Speaker only 3 times in last 2 years.

I stood up Sir only to complete it within 20 minutes.

The percentage of various objects, as estimated in the Bill, is as follows:

- Dry land: 75% of 100% is 75%.
- Consolulated percentage: 100% of 100% is 100%.
- Pro-rata remission: 10% of 100% is 10%.

The Bill provides for the enhancement of assessment, the granting of remission and exemption, and the establishment of a Local Board Act and a Local Board.

[Further details on the Bill as per the text provided]
Government Bill:

398 19th September, 1907.

Select Committee 398 19th September, 1907. Government Bill:
what I want to finish is, I will not be able to finish.

DoR-o^): 10 ^a^dRoj gyo^ concession

Remission Rules

Rationalisation:

Precarious sources rationalisation

Delta areas depending on the availability of water

dependent sources

Rationalisation:

Irrigation lands classification

Legislation

Legislative discrimination

Advocate General

wet classification power

re-classify

Executive discrimination

cost of cultivation
The Andhra Pradesh Land Revenue (Enhancement) Bill, 1967

19th September, 1967.


Population growth is average, national income is average. Average indicates you the good term. 

In this case, the rate of population increase is 1.5% per annum. The average income of the people is Rs. 500 per annum. Average indicates the good term.

Sri T. Nagi Reddy:— It is true. But what did Government reports say? Index may be of interest.

The report that was presented to the Madras Government in 1947 (if I remember correctly) by B. V. Narayanaswamy or the report that has been published of late by an oriented survey by the Reserve Bank of India itself is very clear that the rise in prices has not benefited the small peasant but on the other hand it has created much more of an economic crisis on the small peasants. His assets have lessened and his debt has increased. It is universally agreed that except the biggest peasant and land-holder, no body else has benefited out of the rise in prices. That is a report not of the Communist Party or opposition parties, but is a report of the Government. Even the one-sixth or what you are demanding now is an increase and is actually going to goad the peasants into the hands of the money lender.

By merely tinkering with taxation we are not going to take him very far. Input into land is the main consideration—Land is a standing space for crop. The present theory is the input theory. The absence of input in terms of water, in terms of electricity, in terms of technical knowhow, in terms of fertilizers in terms of improved seeds, in terms of insecticides and all that. The present theory is the input theory.
Sri T. Nagi Reddy:— How I wish our hon. Revenue Minister had been a Revenue Minister in Japan, Australia or New Zealand and other places where they do not have land tax as we are having it here!

Sri V. B. Raju:— The impact of land tax is very insignificant on the economy of the agriculturist; it is a stroke of pen for the second crop, that gave per acre even Rs. 50. Per acre it has increased by another Rs. 50. Village will be a unit.

The Bill seeks to enhance the land revenue of the state by increasing the rates of assessment on agricultural land. The enhancement is applicable to land held by the State Government, local bodies, and certain other categories of landholders.

The Bill proposes to increase the assessment rates by 20% for the first year and by 10% for the subsequent years. The enhanced assessment rates will be applicable from the assessment year 1967-68 onwards.

The Bill also provides for a special provision for landholders who have been adversely affected by encroachments or other causes. In such cases, the Government may grant a period of grace for payment of the enhanced assessment.

The Bill aims to ensure fair and just assessment of land revenue, thereby providing a stable and predictable source of revenue for the state.
Government Bill.

The Andhra Pradesh Land Revenue

19th September, 1967. 403

...Government  BiH:  19th  September,  1967. :
...andhra  Pradesh  Land  Revenue
...enhancement)  BiH,  1967.

...classification  of  precarious
...sources  erxr^ab.  Government  ag  <3"°8 classification  ^  permanent
...classification  "ggbo^  s3&r^8eo* agr"

It refers to a particular class of land, which the honorab
...supply  of  water  is  a  service  for  which  we  have  to  charge.
...principle  involve  eooo  ^a  service  is^Me  ea
404 19th September, 1967.

Government Bill:

The Andhra Pradesh Land Revenue (Enhancement) Bill, 1967,

...water averages...do the...arguments...precautionary...details...Survey...figures...standardization...build up...

Various systems, viz., Bombay and Hyderabad systems, have been simplified systems. The simplified system is similar to the Bombay system, which is the most simple and has been adopted in various parts of the State. The Hyderabad system is the most complicated and has been largely followed in the State.

Hyderabad Bombay System

The Hyderabad system is more complicated than the Bombay system. The Bombay system is more simple and has been largely followed in the State.

Rs. 18/- for Dosala crop.
Rs. 7/- for irrigated dry.
Rs. 6/- for commercial crops.
Rs. 2/- for irrigated paddy.
Rs. 7/- for short-term paddy.
Rs. 6/- for irrigated dry.
Rs. 1/- for commercial crops.

Rs. 1/- for dry crops.
Rs. 2/- for irrigated crops.
Rs. 6/- for commercial crops.
Rs. 7/- for short-term paddy.
Rs. 6/- for irrigated dry.
Rs. 1/- for commercial crops.

They are all dry lands which are receiving water. So the water rate has been determined on them. What we have been referring to is in respect of wet lands registered as wet and which have got a consolidated assessment fixed through settlement.

Approximately, duration of water supply.

It is found that after fixation of water rate, the rate of water has been fixed only in respect of wet lands registered as wet and which have got a consolidated assessment fixed through settlement.
Government Bill:

Mr. Speaker:—I will put the amendments to vote.

The question is:
“That this Bill be recommitted to a Select Committee’’.

The amendment was declared negatived.
Sri G. Latchanna pressed for a division.
The House then divided.

Ayes .. 41 Noes .. 121 Neutrals .. None.

The amendment was negatived.

Mr. Speaker:—The question is:

"That the Bill as reported by the Select Committee be circulated for the purpose of obtaining public opinion".

The amendment was declared negatived.

Sri T. Nagi Reddy:—I would not only ask for division on this but would also request you to please have the names for and against recorded.

The House then divided:

Ayes .. 41 Noes .. 121.

The amendment was negatived.

Sri T. Nagi Reddy:—How would they record the names, Sir?

Mr. Speaker:—So far as this House is concerned, I do not think there is any precedent where the names of the members either for or against the motion were recorded.

Sri T. Nagi Reddy:—I think it has been done, and the names were recorded previously. I have seen in quite a number of reports. We would like to have the names recorded on certain amendments. We are not going to ask for it on all; at least on three major amendments, we would like to have the names recorded.

Mr. Speaker:—I do not know whether the rules permit recording of names.

Sri T. Nagi Reddy:—It does, for the simple reason that it is the right of each member of the Legislature.

Mr. Speaker:—Is it done in any other Legislature or in the Lok Sabha?

Sri T. Nagi Reddy:—We want the names to be recorded only on important issues. Supposing I say tomorrow that such and such a person has voted against it, and he says he has voted for it. If there is no record, then it becomes difficult and it becomes a question of privilege if a particular member says that such a member is in favour of or against a particular amendment.

Mr. Speaker:—(Rule 222) says:

“(2) The Speaker shall determine the method of taking votes by division."
Government Bill


(3) The result of a division shall be announced by the Speaker and shall not be challenged.

(4) Before the Speaker has announced the result of a division he may, if satisfied that any mistake has been committed in the recording of the votes, allow the same to be corrected’.

Where is the question of recording names under this Rules?

Sri T. Nagi Reddy:—I have not brought the rules Books with me here. But I can tell you, Sir, that names have been recorded in the Kurnool Assembly when there was a no-confidence motion against the ministry. Names have been recorded in the Madras Assembly, when we had quite a number of divisions on quite a number of issues. Names were recorded and are being recorded quite a number of times in Parliament on almost all the Bills that have come up for voting. We are not demanding on every amendment, Sir, so far as this Bill is concerned; on three major or important amendments, we would like the recording of names.

Mr Speaker:—It shall be done.

Mr. Speaker:—The question is: “That the bill as reported by the Select Committee be circulated for the purpose of obtaining opinion thereon”

The amendment was declared negatived.

(Sri T. Nagi Reddy demanded a division and the House divided thus:

Ayes: 41,
Noes: 121,
Neutrals — Nil.

AYES: 41
1. Sri A. Madhava Rao
2. Sri T. Nagi Reddy
3. Smt. J. Eshwari Bai
4. Sri K. Butchi Rayudu
5. Sri B. Narasimha Reddy
6. Sri K. Govinda Rao
7. Sri V. Rama Rao
8. Sri Satyanarayana Raju
9. Sri N. Raghava Reddy
10. Sri PooLA Subbaiah
11. Sri Mohammad RajaB Ali
12. Sri Vavilala Gopalakrishnayya

13. Sri P. Sanyasi Rao
14. Sri G. Siviah
15. Sri T. Satyanarayana
16. Sri K. Anjina Reddy
17. Sri K. Easwara Reddy
18. Sri Uppala Malsoor
19. Sri P. Seshavatharam
20. Sri K. Ramanatham
21. Sri G. Latchanna
22. Sri B. Rathnasabhapathi
23. Sri S. Jaganaadhram
24. Sri R. Mahananda
25. Sri T. Purushothama Rao
26. Sri A. Easwar Reddy
27. Sri B. Niranjana Rao
28. Sri T. C. Raju
29. Sri K. Munuswamy
30. Sri T. Satyanarayana
31. Sri V. Palavelli
32. Sri N. Ramulu
33. Sri D. Narasimham
34. Sri Chowdary Satyanarayana
35. Sri P. Madhusudhan Reddy
36. Sri Prathapa Rudra Raju
37. Sri K. Venkateswara Rao
38. Sri M. Venkata Rami Naidu
39. Sri Ch. Venkaiah
40. Sri Bh. Vijayakumar Raju
41. Sri M. Ch. Nagaiah.

NOES 121

Sarvasri:
1. K. Brahmananda Reddy
2. M. N. Lakshminarasiah
3. A. Bhagavantha Rao
4. S. Suryanarayana Raju
5. K. Atchuta Reddy
6. T. Anjaiah
7. S. Ankamma
8. K. Appadu Dora
9. M. Baga Reddy
10. P. Vasi Reddy
11. A. Bhaskara Rao
12. K. Bhim Rao
13. G. Bhoopathi
14. Butchirama Seshayya Sreshti
15. Dr. T. V. S. Chalapathi Rao
16. G. V. Chandrasekhara Reddy
17. Y. Chenniah
18. G. China Venkanna
19. M. Chitti alias Appala Swamy
20. J. Chokka Rao
21. S. A. Devshah
19th September, 1967.

Government Bill:


22. Gaddanda
23. N. Ganeswara Rao
24. Gopal Reddy
25. P. Goverdhan Reddy
26. P. Gunnayya
27. C. Hanumaiah
28. M. M. Hashim
29. V. Kasiram
30. V. C. Kesava Rao
31. G. Krishnam Naidu
32. K. Kusumswara Rao
33. J. Lakshmayya
34. B. Lakshmikantha Rao
35. K. Lakshminarasimha Rao
36. P. Mahendranath
37. C. Mallikharjuna
38. Md. Kamaluddin Ahmed
39. M. Muniswamy
40. Dr. K. Naganna
41. T. Nageswara Rao
42. P. Thimma Reddy
43. V. B. Raju
44. Thota Ramaswamy
45. J. V. Narasimha Rao
46. R. Ramaliga Rao
47. S. Sidda Reddy
48. K. V. Narayana Rao
49. V. Saryanarayana Rao
50. S. P. Nagi Reddy
51. P. Narasimha Reddy
52. A. Narasinga Rao
53. P. Narasinga Rao
54. K. S. Narayana
55. P. Narasinga Rao
56. T. Papa Rao
57. P. Pitchaiiah
58. D. Prakasam
59. N. Pilla Reddy
60. R. Rajagopal Reddy
61. K. Rajamallu
62. B. Rajarm
63. G. Rajaram
64. Rajarathe Rao
65. K. Ramachandra Rao
66. C. Ramachandra Reddy
67. V. Ramakrishna Chowdary
68. M. Rama Mohan Rao
69. V. Rama Rao
70. V. Ramaswamy Reddy
71. C. Ramabhooopal Reddy
72. K. Rami Reddy
73. G. Ramulu
74. P. Ranga Reddy
Mr. Speaker:—We shall go to the next amendment. The question is:

"That the Bill as reported by the Select Committee be circulated for Public opinion for a period of three months"

The amendment was negatived.

Mr. Speaker:—Now I shall put the motion to vote;
"The question is:

"That the Andhra Pradesh Land Revenue (Enhancement) Bill, 1967, as reported by the Select Committee, be read a second time.

The motion was adopted.

CLAUSE 3.

Mr. Speaker :—Now we shall take up clause by-clause reading. We shall take up clause 3. For this Clause, there are 73 amendments. I request hon. Members to move their amendments.

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

For clause 3 substitute the following—

In respect of every land held by a pattadar, there shall be levied and collected by the Government from the pattadar for every Fasli year and additional land revenue at the following rates, namely—

(1) In the case of wet lands in the Andhra Area at fifty per centum of the land revenue payable thereon, provided that the land revenue collected by the Government from the pattadar does not exceed Rupees one hundred and fifty and thereafter one hundred percentum.

(2) In the case of wet land in the Telangana area at fifteen percentum of the land revenue payable thereon. provided that the land revenue on the wet lands collected by the Government from the pattadar does not exceed rupees fifty.

(3) In the case of dry lands under cultivation in the State at 35% of the land revenue payable thereon.

Mr. Speaker :—Amendment moved.

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

For clause 3 substitute the following—

"3 (1) In respect of every land held by a pattadar there shall be levied and collected from the pattadar for every Fasli year, an additional land revenue in the following manner, namely—

(i) In the case of wet lands in the Andhra Area—

(a) at 35 percentum of the land revenue payable thereon, provided that the land revenue collected by the Government from the pattadar does not exceed Rupees fifty.

(b) at 50 percentum of the land revenue payable thereon, provided that the land revenue collected by the Government from the pattadar exceeds 50 rupees but does not exceed Rupees hundred.

(c) at 100 percentum of the land revenue payable thereon, provided that the land revenue collected by the Government from the pattadar exceeds Rupees hundred but does not exceed rupees two hundred,
Government Bill:  

(d) at two hundred percentum of the land revenue payable thereon, provided that the land revenue on the wet land collected by the Government from the pattadar exceeds two hundred rupees.

(ii) In the case of wet lands in the Telangana Area.

(a) at five percentum of the land revenue payable thereon, provided that the land revenue on the wet lands collected by the Government from the pattadar is above twenty but does not exceed rupees fifty.

(b) at ten percentum of the land revenue payable thereon provided that the land revenue on the wet lands collected by the Government from the pattadar is above rupees fifty but does not exceed hundred rupees.

(c) at twenty-five percentum of the land revenue payable thereon, provided that the land revenue on the wet land collected by the Government from the pattadar is above hundred rupees.

2. The additional land revenue referred to in sub-section (I) in respect of any wet land shall be in addition to the land revenue payable by a pattadar in respect of wet lands."

Mr. Speaker:—Amendment moved.

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

In sub-clause (1) (i) of clause 3 after the words "in the case of wet land" add the words "other than tanks".

In sub-clause (1) (i) of clause 3 after the words "in the case of wet land" add the words "other than precarious sources of irrigation".

In sub-clause (1) (i) of clause 3 ofter the words "in  the case of wet land" add the words "other than precarious sources of irrigation, with less than three months of water supply."

In sub-clause (1) (i) of clause 3 after the words "in the case of wet land" add the words "other than tank in taluks with an average annual rainfall of less than 30" of rain."

In sub-clause (1) (i) of clause 3 after the words "in the case of wet land" add the words "other than tanks in taluks with an average annual rainfall of less than 25" of rain."

For sub-clause (i) and (ii) in clause 3 substitute the following—

1. Paying Rs. 10 and less of land revenue as per assessment in 1953. Nil
2. Rs. 30 and over Rs. 10 50%
3. Rs. 50 and over Rs. 30 75%
4. Rs. 100 and over Rs. 50 100%
5. Rs. 250 and over Rs. 100 125%
6. Rs. 500 and over Rs. 250 175%
7. Rs. 1000 and over Rs. 500 225%
8. Over Rs. 1000 250%
For sub-clauses (i) and (ii) of clause 3 substitute the following—

1. Paying Rs. 10 and less of standard assessment Nil
2. Rs. 30 and over Rs. 10 -do- 25%
3. Rs. 50 and over Rs. 30 -do- 50%
4. Rs. 100 and over Rs. 50 -do- 75%
5. Rs. 250 and over Rs. 100 -do- 100%
6. Rs. 500 and over Rs. 250 -do- 150%
7. Rs. 1000 and over Rs. 500 -do- 200%
8. Over Rs. 1000 -do- 225%

In sub-clause (1) (i) (a) for the words “one hundred percentum” substitute the words “twenty five percent”.

In sub-clause (1) (i) (a) for the words “one hundred percentum” substitute the words “fifty percent”.

In sub-clause (1) (i) (a) for the words “one hundred percentum” substitute the words “seventy five percent.”

Mr. Speaker:—Amendments moved.

Sri Pooia Subbaiah—Sir, I beg to move:

In sub-clause (1) (i) (a) for the words “one hundred substitute the word “thirty.”

In sub-clause (1) (i) (a) for the words “one hundred” substitute the word “forty”.

In sub-clause (1) (i) (a) for the words “one hundred” substitute the word “fifty”.

In sub-clause (1) (i) (a) for the words “one hundred” substitute the word “sixty”.

In sub-clause (1) (i) (a) for the words “one hundred” substitute the word “seventy”.

Mr. Speaker:—Amendments moved.

Sri R. Mahananda:—Sir, I beg to move:

In sub-clause (1) (i) (a) for the words “one hundred substitute the word “fifty”.

Mr. Speaker:—Amendment moved.

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

In sub-clause (1) (i) (a) for the words “one hundred” substitute the word “ten”.

In sub-clause (1) (i) (a) for the words “one hundred” substitute the word “twenty”.

In sub-clause (1) (i) (a) for the words “one hundred” substitute the word “fifty”.

Government Bill: The Andhra Pradesh Land Revenue (Enhancement) Bill 1967:

In sub-clause (1) (i) (a) for the words "one hundred" substitute the word "seventy five".

In sub-clause (1) (i) (a) for the words "one hundred" substitute the word "eighty".

Mr. Speaker:—Amendments moved.

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

In sub-clause (1) (i) (a) of clause 3 for the words "at one hundred percentum" substitute the words "at the same rates of land revenue payable as on 1956 after the passing of the Standardisation Act of 1956."

In sub-clause (1) (i) (a) of clause 3 for the words "one hundred" substitute the word "thirty".

Add the following after the words "payable thereon" in sub-clause (1) (i) (a).

"except in the case of tanks under which at twenty five percent of land revenue payable thereon".

Add the following after the words "payable thereon" in sub-clause (1) (i) (a).

"except in the case of tanks with precarious sources under which at twenty five percent of land revenue payable thereon".

Add the following after the words "payable thereon" in sub-clause (1) (i) (a).

"except in the case of tanks under which at fifty percent thereon".

Add the following after the words "payable thereon" in sub-clause (1) (i) (a).

"except in the case of tanks with precarious sources under which at fifty percent thereon".

Add the following after the words "payable thereon" in sub-clause (1) (i) (a).

"except in the case of tanks under which at seventy five percent thereon".

Add the following after the words "payable thereon" in sub-clause (1) (i) (a).

"except in the case of tanks with precarious sources under which at seventy percent thereon".

Delete sub-clause (1) (i) (b).

In sub-clause (1) (i) (b) for the word "thirty" substitute the word "five".

In sub-clause (1) (i) (b) for the word "thirty" substitute the word "ten".

In sub-clause (1) (i) (b) for the word "thirty" substitute the word "fifteen".
In sub-clause (1) (i) (b) for the word "thirty" substitute the word "twenty".
In sub-clause (1) (i) (b) for the word "thirty" substitute the word "twenty five".

Mr. Speaker :—Amendments moved.
Sri H. Govinda Rao :—Sir, I beg to move:
Add the following proviso at the end of sub-clause (1) (i) of clause 3.
"provided that in the case of lands under tanks in the Andhra Area, the additional land revenue shall be fifty percentum of the land revenue payable thereon and fifteen percentum for land under tanks in Telangana Area."

For sub-clause (1) (ii) substitute the following—
"(ii) in the case of dry lands in the State—
(a) at ten percentum of the land revenue payable thereon, provided that the land revenue on the dry lands collected by the Government from the pattadar exceeds twenty rupees but does not exceed Rupees fifty.
(b) at thirty percentum of the land revenue payable thereon, provided that the land revenue on the dry lands collected by the Government from the pattadar exceeds fifty rupees but does not exceeds hundred rupees.
(c) at seventy five percentum of the land revenue payable thereon, provided that the land revenue on the dry lands collected by the Government from the pattadars exceeds hundred rupees."

Mr. Speaker :—Amendments moved.
Sri T. Nagi Reddy :—Sir, I beg to move:
In sub-clause (1) (i) (b) after the words "payable thereon" add the following—
"except in the case of tanks under which at ten percentum of land revenue payable thereon".
In sub-clause (1) (i) (b) after the words "payable thereon" add the following—
"except in the case of tanks with precarious sources under which at ten percentum land revenue payable thereon".
In sub-clause (1) (i) (b) after the words "payable thereon" add the following—
"except in the case of tanks under which at fifteen percentum of land revenue payable thereon".
Government Bill:

In sub-clause (1) (i) (b) after the words "payable thereon" add the following—

"except in the case of tanks with precarious sources under which at fifteen percentum of the land revenue payable thereon".

In sub-clause (1) (i) (b) after the words "payable thereon" add the following—

"except in the case of tanks under which at twenty percentum of the land revenue payable thereon".

In sub-clause (1) (i) (b) after the words "payable thereon" add the following—

"except in the case of tanks with precarious sources under which at twenty-five percentum of the land revenue payable thereon".

Mr. Speaker:—Amendments moved.

Sri R. Mahananda:—Sir, I beg to move;

In sub-clause (1) (ii) of clause 3 for the words "seventy-five" substitute the words "twenty-five".

Mr. Speaker:—Amendment moved.

Sri Poola Subbaiah:—Sir, I beg to move:

In sub-clause (1) (ii) for the words "seventy-five" substitute the word "thirty-five".

In sub-clause (1) (ii) for the words "seventy-five" substitute the word "forty-five".

Mr. Speaker:—Amendments moved.

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

In sub-clause (1) (ii) for the words "seventy-five" substitute the word "ten".
In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “18½ percent”.

(B) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “37½ percent”.

In sub-clause (1) (i) (a) for the words “at one hundred percentum” substitute the following “at the same rate of the land revenue payable on 1956 after the passing of the standardisation Act of 1956”.

After sub-clause (1) (i) (a) of Clause 3 add the following as new sub-clause (b) Rayalaseem area at the same rates of land revenue payable as in 1956 after the passing standardisation Act of 1956.

In sub-clause (1) (i) (b) of Clause 3 for the words “thirty percentum” substitute the words “at the rates as on 1957”.

In sub-clause (1) (i) (b) of Clause 3 after the word “payable” add the following “as on 1952 after the passing of the Andhra Pradesh (Telangana area) land (Special Assessment) Act of 1952”.

Mr. Speaker:—Amendments moved.

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

Delete sub-clause (2) of clause 3.

Mr. Speaker:—Amendment moved.

Sri G. Latchanna:—Sir, I beg to move.

In sub-clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as minimum economic holding fixed in the land ceiling act of Government of Andhra Pradesh or the land which come under the Tax of Rs. 10/- and below in the year 1953 and 1954”.

In sub-clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as family holding in the land ceiling act of Government of Andhra Pradesh.”

In sub-clause (1) of Clause 3 delete the words “an additional”.

(A) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “18½ percent”.

(B) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “37½ percent”.

In sub-clause (1) (i) (a) for the words “at one hundred percentum” substitute the following “at the same rate of the land revenue payable on 1956 after the passing of the standardisation Act of 1956”.

In sub-clause (1) (i) (b) of Clause 3 for the words “thirty percentum” substitute the words “at the rates as on 1957”.

In sub-clause (1) (i) (b) of Clause 3 after the word “payable” add the following “as on 1952 after the passing of the Andhra Pradesh (Telangana area) land (Special Assessment) Act of 1952”.

Mr. Speaker:—Amendments moved.

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

Delete sub-clause (2) of clause 3.

Mr. Speaker:—Amendment moved.

Sri G. Latchanna:—Sir, I beg to move.

In sub-clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as minimum economic holding fixed in the land ceiling act of Government of Andhra Pradesh or the land which come under the Tax of Rs. 10/- and below in the year 1953 and 1954”.

In sub-clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as family holding in the land ceiling act of Government of Andhra Pradesh.”

In sub-clause (1) of Clause 3 delete the words “an additional”.

(A) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “18½ percent”.

(B) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “37½ percent”.

In sub-clause (1) (i) (a) for the words “at one hundred percentum” substitute the following “at the same rate of the land revenue payable on 1956 after the passing of the standardisation Act of 1956”.

In sub-clause (1) (i) (b) of Clause 3 for the words “thirty percentum” substitute the words “at the rates as on 1957”.

In sub-clause (1) (i) (b) of Clause 3 after the word “payable” add the following “as on 1952 after the passing of the Andhra Pradesh (Telangana area) land (Special Assessment) Act of 1952”.

Sri G. Latchanna:—Sir, I beg to move.

In sub-clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as minimum economic holding fixed in the land ceiling act of Government of Andhra Pradesh or the land which come under the Tax of Rs. 10/- and below in the year 1953 and 1954”.

In sub-clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as family holding in the land ceiling act of Government of Andhra Pradesh.”

In sub-clause (1) of Clause 3 delete the words “an additional”.

(A) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “18½ percent”.

(B) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “37½ percent”.

In sub-clause (1) (i) (a) for the words “at one hundred percentum” substitute the following “at the same rate of the land revenue payable on 1956 after the passing of the standardisation Act of 1956”.

In sub-clause (1) (i) (b) of Clause 3 for the words “thirty percentum” substitute the words “at the rates as on 1957”.

In sub-clause (1) (i) (b) of Clause 3 after the word “payable” add the following “as on 1952 after the passing of the Andhra Pradesh (Telangana area) land (Special Assessment) Act of 1952”.

Sri G. Latchanna:—Sir, I beg to move.

In sub-clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as minimum economic holding fixed in the land ceiling act of Government of Andhra Pradesh or the land which come under the Tax of Rs. 10/- and below in the year 1953 and 1954”.

In sub-clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as family holding in the land ceiling act of Government of Andhra Pradesh.”

In sub-clause (1) of Clause 3 delete the words “an additional”.

(A) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “18½ percent”.

(B) In sub-clause (1) (i) (a) of Clause 3 for the words “one hundred percentum” substitute the following “37½ percent”.

In sub-clause (1) (i) (a) for the words “at one hundred percentum” substitute the following “at the same rate of the land revenue payable on 1956 after the passing of the standardisation Act of 1956”.

In sub-clause (1) (i) (b) of Clause 3 for the words “thirty percentum” substitute the words “at the rates as on 1957”.

In sub-clause (1) (i) (b) of Clause 3 after the word “payable” add the following “as on 1952 after the passing of the Andhra Pradesh (Telangana area) land (Special Assessment) Act of 1952”.
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Delete Sub-clause (1) (ii) of Clause 3.

In Sub-clause (1) (ii) of Clause 3 for the words “seventy five percentum” Substitute one following 18% percentum”.

Mr. Speaker:—Amendments moved.
90 19th September, 1967. Government Bill:

The executive order...
can come under discrimination, it will come. 

Graded Taxation

Graded taxation after 1958 assessment. I must have some more time to study the impact. 

19th September, 1967.

The Andhra Pradesh Land Revenue (Enhancement) Bill, 1967, was introduced in the Andhra Pradesh Assembly on 10th September, 1967. The Bill aimed to enhance the land revenue by increasing the standard assessment for the year 1968. The increase was to be calculated as a percentage of the 1958 assessment, with specific percentages for different categories of land.

The Bill increased the land revenue by 10%, 20%, 50%, and 100% for different classes of land, as follows:

- For 10% increase, the assessment was multiplied by 1.10.
- For 20% increase, the assessment was multiplied by 1.20.
- For 50% increase, the assessment was multiplied by 1.50.
- For 100% increase, the assessment was multiplied by 2.00.

The amendments also provided for the gradation of land revenue assessment, with standard gradation rates. The gradation was based on the assessment for the year 1968, with specific gradation rates for different categories of land.

In summary, the Andhra Pradesh Land Revenue (Enhancement) Bill, 1967, aimed to increase the land revenue by enhancing the standard assessment, with specific percentage increases for different classes of land. The amendments provided for standard gradation rates, ensuring a fair and equitable assessment of land revenue.
It is a backward mentality. In no country with an economy which has developed is this kind of principle adopted anywhere. It is not adopted in Japan, New Zealand, Sweden, Italy, France, etc. Nowhere is this principle adopted except by those countries who were ruled by imperialism, who wanted to get every kind of revenue and they adopted certain principles by which they could get tax on every cent of fertile land in the country. Even in Britain that system was not adopted for their own cultivators. Even in France it was not. Even in the countries in the East, Japan did not adopt it.

I am speaking of a principle which is for the present sufficiently scientific, of a principle which is for the present sufficiently justified and reasonable. And that principle is: increase taxation on the basis of present assessment; at least there should be progressive increase. I would request the Government to note that it is the only way of reducing the burden on the small peasant—rather abolish taxation on the middle peasant and increase it on the bigger peasant.
Government Bills:

It is on this basis that we have given amendments and I hope these amendments will be accepted at this stage. The existing system has already ruined the economy of Andhra Pradesh. You will not only ruin your finances but also the finances of the peasants. And you will be responsible for famine and pestilence because production will be hit.
Government Bills:  

The Andhra Pradesh Land Revenue (Enhancement) Bill 1967-

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The Andhra Pradesh Land Revenue (Enhancement) Bill 1967 -

Regarding the standard assessment of 1956, the standard assessment of 1966, the standard assessment of 1976, and the standard assessment of 1986, the Family Holding Acts and the 1956 Standard Assessment Act, the committee recommends the following:

1. The family holding exemption of 10 acres shall be increased from 10 acres to 15 acres.
2. The economic holding exemption of 25 acres shall be increased from 25 acres to 30 acres.
3. The discrimination on Pattadars holding lands other than those in the family holding category shall be abolished. The committee recommends an increase of 30 acres for economic holdings and 40 acres for family holdings.

Regarding the Pattadars holding lands other than those in the family holding category, the committee recommends the following:

1. The standard assessment of 1956, 1966, 1976, and 1986 shall be increased by 10%, 20%, 30%, and 40%, respectively. The committee recommends an increase of 30% for economic holdings and 40% for family holdings.

The committee recommends an increase of 30% for economic holdings and 40% for family holdings.
Mr. Speaker:— This is an important clause.

Sri V. B. Raju:— There are other clauses also.

Mr. Speaker:— We have got tomorrow and day-after-tomorrow; it is already 12.20.

Sri V. B. Raju:— They have been thrashed out at length in every debate. Clauses 6, 8 and 15 also are important. It does not mean that they would take less time for other clauses.

Mr. Speaker:— I think there are about 19 clauses. The important clauses are 3, 4, 6 and 15. We shall try to finish clause 3 today. The other important clauses 4, 6 and 15, we shall finish tomorrow.

Government Bill:

19th September, 1967.


Section 2—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 3—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 4—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 5—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 6—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 7—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 8—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 9—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 10—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 11—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 12—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 13—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 14—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 15—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 16—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

Section 17—(1) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.

(2) A person owning land shall, in the case of cessations, the rate of cess for which payment is due shall be made for the payment of the cess arrears in accordance with the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967.
Government Bill:

The Andhra Pradesh Land Revenue (Enhancement) Bill, 1967, was introduced in the Assembly in August, 1967, at a time when the annual assessment was based on the 1962 resolution passed in 1967. The resolution passed in 1967 dealt with moderation in Assessment and sympathy in collection. The resolution passed in 1967 dealt with the importance of the National Life Line and the Subsistence level. The resolution passed in 1967 was an Amendment to...

...
Government Bill: 19th September, 1967

Most appropriate standard of gradation for the entire State with reference to the average outturn of staple crops work out as follows:

Above 1,500 Kg.  ‘A’ Class

‘B’ Class, Between 1,300–1,500 Kg.  ‘C’ Class, 500 to 1,100 ‘D’ Class, 700 to 900 ‘E’ Class, 700 Kgs.  ‘F’ Class.

Dry lands & Works 40% of 6 lakhs acres. The highest yield of 1,500 kg. and above obtain only in deltaic tracts of Godavari, West Godavari and Guntur. The extent of these lands comes to 60,800 acres which works out a little over 2% of the total wet area in the Circars region. ‘A’ Class Classification.

No such land obtains in Rayalaseema or Telangana region. The large portion of lands in Circars region—about 11.5 lakhs of acres out of a total of 26 lakh acres yielding between 1100 to 1500 kg. fall under classes (b) & (c). The proportion of land falling under these classes is comparatively smaller in Rayalaseema and very much smaller in Telangana area.

‘B’ Class, 1,816 Kgs. 33% of the total area under cultivation in Circars. ‘C’ Class 1,100 1,800 Kgs. 21%. 'B' Class 1,100 1,800 Kgs. 21%. ’C’ Class 6% 21%.

’S’ Class 2% 21%. ‘D’ Class 2% 21%. ‘E’ Class 4% 21%. ‘F’ Class 6% 21%. Below 700 Kgs. 11%. 2% 21%.
Government Bill:

15th September, 1967. 431

The Average staple crop out-turn is 50% of recommended yield. Sources of precarious sources

30% of60% work out 1.13 Low

Low-High work out 2.56 High 6.57

Lowest 2.5 Low 1.66 Lowest 8.48 High 2.58 work out 4.80

Low 3.43 High 4.23 work out Assessment as proposed High 5.67 1.13

Low 4.23 work out 1.58 4.80 work out 1.58

High 30% work out 1.58 uplands 6.57.

The Government Bill

Securities

Precarious sources

Reports

Precarious sources

Workout

K. C. Canal [4]:

Low Level Channel

Dry cum-wet

Special

1,000

100% Dry cum-wet

100%

Dry cum-wet

work out

clause 3

1,000

500

800

Dry cum-Wet

dry cum-wet

work out

300

clause 3

432 13th September, 1967.


432 13th September, 1967.


1st. September, 1957.

Sri. V. B. Raju:—Please let us not confuse Dry cum wet and Special Assessment Act.


K. C. Canal Belt 20 in special category. Wet Assessment bill.

Tanks work out clause 26. 75% discrimination.


Dry cum Wet and Dry assessment act. We are not touching it now. through this Bill.


K. C. Canal Belt at Wet Low Level Canal at Dry. Dry cum Wet work out clause. Wet cum Special Assessment Act.

K. C. Canal Belt 20 in special category. Wet Assessment bill.

Tanks work out clause 26. 75% discrimination.


Dry cum Wet and Dry assessment act. We are not touching it now. through this Bill.
Government Bill:

434 19th September, 1967.

"dry land" means the land registered as dry' manavari, asmantari, bagh or garden land, or special rate dry land...

The Bill provides for an enhancement in the land revenue for dry land. The enhancement is to be calculated based on the current revenue and the increase in the assessment.

The Bill also includes provisions for the assessment of dry land revenue, including the rate of enhancement and the methods for calculating it.

This document is a government bill and is dated 19th September, 1967.
19th September, 1967.

Government Bill:


That was existing prior to the Standardization Act of 1956".

The lands are classified into two categories: one is the pasturised dry and another is cultivated dry or cultivable dry.

It is tinkering here and there on the fringe.

Government Bill:

438 19th September, 1967.

It is not there for Rayalaseema—certain districts under tank irrigation.

I am giving an assurance. If I fail to give that relief I am going to approach the Legislature, even at the cost of taking a risk with the Court. We will go far and do it.

I am giving an assurance. If I feel to give that relief, I am going to approach the Legislature, even at the cost of taking the risk with the Court. We will go far and do it.

Sri V. B. Raju:— It is very honest, a gentleman's word.

Sri K. Brahmananda Reddy:— It is honestly political.

(Laughter).

Mr. Speaker:— You take it in good spirit.

Sri V. B. Raju:— Yes, Sir. The assurance of the assurance is important. It is not only Rayalaseema tank. It is not only Rayalaseema or Telangana tank. In principle it is acceptable to the Government. The principle has been accepted by the Government. The Government has in view, that of course is not for declaration, subject to modification after all of us sit and actually decide. Three months or below three months if the water supply is there we shall immediately take action on that for giving relief. In the whole State 17.48 is the figure as a whole. East Godavari District is highest, Hyderabad District is average is 14.16.
19th September, 1967.

Government Bill:

I am prepared to sit with Mr. Nagi Reddy to examine actually and adjust all the accounts. It is a continuous process. For the next 15 years it is going to be there.

Sri V. B. Raju:— We shall discuss separately. It may not fit into the overall framework. districts have individual cases. proposals are for 14.18 per acre wet and in Andhra coastal area, Circas area Rs. 11.56, in Rayalacseema area, and Rs. 12.89 in Telangana area. The question is: In Sub-Clause (1) of Clause 3 after the words “by a Pattadar” add the following “Holding a land over and above the area fixed as minimum economic holding fixed in the Land Ceilings Act of Government of Andhra Pradesh or the land which comes under the Tax of Rs. 10/- and below in the year 1953 and 1954”.

The amendment was negatived.

Mr. Speaker:— The question is:

In Sub-clause (I) of Clause 3 after the words “by a pattadar” and the following “Holding a land over and the above the area fixed as family holding in the Land Ceilings Act of Government of Andhra Pradesh”.

The amendment was negatived.

19th September, 1967.

Mr. Speaker:—The question is:

In sub-clause (1) of Clause 3 after the words "by a Pattadar" add the following "Holding a land over and above the area fixed as basic holding in the Ceilings Act of Andhra Pradesh."

The amendment was negatived.

Mr. Speaker:—The question is:

In Sub-clause (1) of Clause 3 delete the words "an additional"

The amendment was negatived.

Mr. Speaker:—The question is:

"In Sub-clause (1) (i) of clause 3 after the words "in the case of wet land" add the words "other than tanks."

The amendment was declared negatived.

Sri T. Nagi Reddy pressed for division.

The House then divided thus: Ayes 4, Noes 112-Neutrals-Nil.

The amendment was negatived.

AYES : 41

Sarva shri
Sri A Madhava Rao
T. Nagi Reddy
J. Eshwari Bai
K. Butchi Rayudu
B. Narasimha Reddy
K. Govinda Rao
V. Rama Rao
R. Satyanarayana Raju
N. Raghava Reddy
Poola Subbaiah
Mohammad Rajab Ali
Vaviala Gopalakrishnayya
P. Sanyasi Rao
G. Siviah
T. Sathyanarayana
K. Anjina Reddy
K. Easwara Reddy
Uppala Malsoor
P. Seshavatharam
K. Ramanatham
G. Latchanna
B. Rathnasabhapathi
19th September, 1967.


S. Jagannadham
R. Mahananda
T. Purushothama Rao
A. Easwar Reddy
B. Niranjana Rao
T. C. Rajan
K. Munnuswamy
T. Sathyararayana
V. Palavelli
N. Ramulu
D. Narasimham
Chowdary Satyanarayana
P. Madusudhan Reddy
Prathapa Rudra Raju
K. Venkateswara Rao
M. Venkata Rami Naidu
Ch. Venkaieth
Bh. Vijayakumar Raju
M. Ch. Nagaiah.

NOBS: 112

Sarvashri

K. Brahmananda Reddy
M. N. Lakshminarasaiah
A. Bhagavantha Rao
S. Suryanarayana
K. Atchuta Reddy
T. Anjaiah
Smt. S. Ankamma
K. Appadu Dora
M. Baga Reddy
P. Basi Reddy
A. Bhaskara Rao
K. Bhim Rao
G. Bhoopathi
Butchinrama Seshayya Sreshti
Dr. T. V. S. Chalapathi Rao
G. V. Chandrasekhara Reddy.
Y. Chenchaiah
G. China Venkanna
M. Chitti alias Appala Swamy

J. Chokka Rao
S. A. Devshah
Gaddanna
N. Ganeswara Rao
Gopal Reddy
P. Goverdhan Reddy
P. Gunnayya
C. Hanumaiah
M. M. Hashim
V. Kasiram
V. C. Kesava Rao
G. Krishnam Naidu
K. Kusumeshwara Rao
J. Lakshmayya
B. Lakshmikantha Rao
K. Lakshminarasimha Rao
P. Mahendranath
C. Mallikarjuna
Md. Kamatuddin Ahmed
M. Muniswamy
Dr. K. Naganna
T. Nageswara Rao
P. Thimma Reddy
V. B. Raju
J. V. Narasinga Rao
K. V. Narayana Reddy
S. P. Nagi Reddy
P. Narasimha Reddy
A. Narasinga Rao
P. Narasinga Rao
K. S. Narayana
P. Narasa Reddy
T. Papa Rao
P. Pitchaiiah
D. Prakasam
N. Pulla Reddy
R. Rajagopala Reddy
19th September, 1967.


K. Rajamallu
B. Rajaram
G. Rajaram
Rajarathna Rao
K. Ramachandra Rao
C. Ramachandra Reddy
V. Ramakrishna Chowdary
M. Rama Mohan Rao
V. Rama Rao
V. Ramaswamy Reddy
C. Ramabhoopal Reddy
K. Rami Reddy
G. Ramulu
T. Ranga Reddy
C. Rosayya Naidu
G. Saidiah
G. Sanjiva Reddy
G. Satyanarayana alias Satyanarayana murthy
M. Satyanarayana
G. Satyanarayana Rao
V. Sitharamayya
K. Someswara Rao
M. Srinivasa Rao
K. C. Sree Rangayya
C. Srinivasa Rao
K. Sudarshan Reddy
G. Suryanarayana
Y. Suryanarayana Murty
T. V. Raghavulu
Konda Laxman Bapuji
P. V. Naraśimha Rao
B. V. Gurumurthy
V. Chenchurama Naidu
D. Indira (Smt.)
Smt. Kasturi Devi, M.
Smt. T. N. Anasuyamma
A. Suryanarayana Rao
G. Thimma Reddy
B. Vadapalli
A. Vasudeva Rao

B. Veera Reddy
N. Veeraraju
K. V. Vema Reddy
J. Vengala Rao
D. Venkiah
Vasudev Krishnaji Naik
J. Malla Reddy,
M. Venkata Narayana
K. Prabhakara Rao
O. Venkatasubbiah
S. Venkatratnam

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1)(i) of clause 3 after the words "in the case of wet land" and the words "other than precarious sources of irrigation".

The amendment was negatived.

Mr. Speaker:—The question is:

"In sub-clause (1)(i) of clause 3 after the words "in the case of wet land" add the words "other than precarious sources of irrigation with less than three months of water supply".

The amendment was negatived.

Mr. Speaker:—the question is:

"In sub-clause (1)(i) of clause 3 after the words "in the case of wet land" add the words "other than tank in taluks with an average annual rainfall of less than 30" of rain."

The amendment was negatived.

Mr. Speaker:—The question is:

"In sub-clause (1)(i) of clause 3 after the words "in the case of wet land" add the words "other than tanks in taluks with an average annual rainfall of less than 25" of rain."

The amendment was negatived.

Mr. Speaker:—The question is:

"In sub-clause (1)(i)(a) for the words "one hundred" substitute the word "ten"."

The amendment was negatived.

Mr. Speaker:—The question is:

"In sub-clause (1)(i)(a) of clause 3 for the words "one hundred percentum" substitute the following "18½ percent"."

3—15
19th September, 1967.


The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) for the words "one hundred" substitute the word "twenty".

The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) for the words "one hundred percentum" substitute the words "twenty five percent."

The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) of clause 3 for the words "one hundred" substitute the word "thirty".

The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) of Clause 3 for the words "one hundred percentum" substitute the following "37½ percent;"

The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) for the words "one hundred" substitute the word "forty".

The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) for the words "one hundred percentum" substitute the words "fifty percent."

The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) for the words "one hundred" substitute the word "sixty".

The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) for the words "one hundred" substitute the word "seventy".

The amendment was negatived.

Mr. Speaker:— The question is:

'In sub-clause (1) (i) (a) for the words "one hundred" substitute the word "seventy five."

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

"In sub-clause (1) (i) (a) for the words "one hundred" substitute the word 'eighty'."

The amendment was negatived.

Mr. Speaker:— The question is:

"In sub-clause (1) (i) (a) for the words "at one hundred percent" substitute the following "at the same rates of land revenue payable on 1956 after the passing of the standardisation Act of 1956."

The amendment was negatived.

Mr. Speaker:— The question is:

"After Sub-clause (1) (i) (a) of Clause 3 and the following as new Sub-clause (b) "Rayalaseema area at the same rates of land revenue payable as in 1956 after the passing of Standardisation Act of 1956."

The amendment was declared negatived.

Sri G. Latchanna pressed for division.

The House then divided:

Ayes 41, Noes 116 and Neutrals — Nil.

AYES:

Sri A. Madhava Rao
" T. Nagi Reddy
Smt. J. Eshwari Bai
Sri K. Butchi Rayudu
" B. Narasimha Reddy
" K. Govinda Rao
" V. Rama Rao
" R. Satyanarayana Raju
" N. Raghava Reddy
" Pooja Subbaiah
" Mohammad Rajab Ali
" Vavilala Gopalakrishnaya
" P. Sanyasi Rao
" G. Siviah
" T. Sathyanarayana
" K. Anjina Reddy
" K. Easwara Reddy
19th September, 1967.

Government Bill:

Sri Uppala Malsoor
,, P. Seshavatharam
,, K. Ramanatham
,, G. Lañchanna
,, B. Rathnasabhpathi
,, S. Jagannadham
,, R. Mahananda
,, T. Purushothama Rao
,, A. Easwar Reddy
,, B. Niranjan Rao
,, T. C. Rajan
,, K. Munuswamy
,, T. Sathyanarayana
,, V. Palavelli
,, N. Ramulu
,, D. Narasimham
,, Chowdary Sathyanarayana
,, P. Madhusudhan Reddy
,, Prathapa Rudra Raju
,, K. Venkateswara Rao
,, M. Venkata Rami Naidu
,, Ch. Venkaiah
,, Bh. Vijayakumar Raju
,, M. Ch. Nagaiah.

Noses; 121

Sri K. Brahmananda Reddy
,, M. N. Lakshminarasaih
,, A. Bhagavanta Rao
,, S. Suryanarayana Raju
,, K. Atchuta Reddy
,, T. Anjaiah
,, S. Ankamma
,, K. Appadu Dora
,, M. Baga Reddy
,, P. Basi Reddy
,, A. Bhaskara Rao
,, K. Bhim Rao
,, G. Bhooopathi

Butchirama Seshavva Sresti

Sri Dr. T. V. S. Chalapathi Rao
,, G. V. Chandrasekhar Reddy
,, Y. Chennaiah
,, G. Chinna Venkanna
,, M. Chitti alias Appala Swamy
,, J. Chokka Rao
,, S. A. Devshah
,, Gaddanna
,, N. Ganeswara Rao
,, Gopal Reddy
,, P. Goverdhan Reddy
,, P. Gunnayya
,, C. Hanumaiah
,, M. M. Hashim
,, V. Kasiram
,, V. C. Kesava Rao
,, G. Krishnam Naidu
,, K. Kusumeswara Rao
,, J. Lakshmayya
,, B. Lakshmikantha Rao
,, K. Lakshminarasimha Rao
,, P. Mahendranath
,, C. Mallikharjuna
,, Md. Kamaluddin Ahmed
,, M. Muniswamy
,, Dr. K. Naganna
,, T. Nageswara Rao
,, P. Thimma Reddy
,, V. B. Raju
,, J. V. Narasinga Rao
,, K. V. Narayana Reddy
,, S. P. Nagi Reddy
,, P. Narasimha Reddy
,, A. Narasinga Rao
,, P. Narasinga Rao
,, K. S. Narayana
,, P. Narasa Reddy
Government Bills


Sri T. Papa Rao,

P. Pitchaih

D. Prakasam

N. Pulla Reddy

R. Rajagopal Reddy

K. Rajamallu

B. Rajarm

G. Rajaram

Rajaratnam Rao

K. Ramachandra Rao

C. Ramachandra Reddy

V. Ramakrishna Chowdary

M. Ramamohan Rao

V. Rama Rao

V. Ramaswamy Reddy

C. Ramabhoopel Reddy

K. Rami Reddy

G. Ramulu

T. Ranga Reddy

C. Rosayya Naidu

G. Saidiah

G. Sanjiva Reddy

G. Satyanarayana alias Satyanarayamurthy

M. Satyanarayana

G. Satyanarayana Rao

V. Sitharamayya

K. Someswara Rao

M. Srinivasa Rao

K. C. Sree Rangayya

C. Srinivasa Rao

K. Sudarshan Reddy

G. Suryanarayana

Y. Suryanarayana Murthy

T. V. Raghavulu

Konda Laxman Bapuji

P. V. Narasimha Rao

B. V. Gurumurthy

N. Chenkuruma Naidu

(Smt.) D. Indira

Smt. Kasturi Devi M.
Government Bill:  

The Andhra Pradesh Land Revenue  

19th September, 1967.  

(Smt.,) T. N. Anasuyamma  

Sri A. Suryanarayans Rao  
,, G. Thimma Reddy  
,, E. Vadapalli  
,, A: Vasudeva Rao  
,, B.: Veera Reddy  
,, N. Veeraraju  
,, K. V. Vema Reddy  
,, J. Vengala Rao  
,, D. Venkata  
,, Vasudev Krishnaji Naik  
,, J. Malla Reddy  
,, M. Venkata Narayana  
,, K. Prabhakara Rao  
,, O. Venkatasubbiah  
,, S. Venkataramanam  
,, C. Venkata Rao  
,, G. Venkata Reddy  
,, P. Venkata Reddy  
,, K. Venkateswarulu  
,, V. Venku Reddy  
,, K. Vijaya Narasimha Raju  
,, G. Vishnumurthy  
,, R. Narasimha Ramayya  
,, D. Perumallu  

The amendment was negatived.  

Mr. Speaker:—The question is:  

"Add the following after the words "payable thereon" in sub-clause (1) (i) (a).  

"except in the case of tanks with precarious sources under which at twenty five percent of land revenue payable thereon."  

The amendment was negatived.  

Mr. Speaker:—The question is:  

"Add the following after the words "payable thereon" in sub-clause (1) (i) (a).  

"except in the case of tanks under which at fifty percent payable thereon."  

The amendment was negatived.  

Mr. Speaker:—The question is:  

"Add the following after the words "payable thereon" in sub-clause (1) (i) (a).  

"except in the case of tanks under which at fifty percent payable thereon."  

The amendment was negatived.  

Mr. Speaker:—The question is:  

"Add the following after the words "payable thereon" in sub-clause (1) (i) (a).  

"except in the case of tanks under which at fifty percent payable thereon."  

The amendment was negatived.  

Mr. Speaker:—The question is:  

"Add the following after the words "payable thereon" in sub-clause (1) (i) (a).  

"except in the case of tanks under which at fifty percent payable thereon."  

The amendment was negatived.

"except in the case of tanks with precarious sources under which at fifty percent thereon."

The amendment was negatived.

Mr. Speaker:—The question is:

"Add the following after the words "payable thereon" in sub-clause (1) (i) (a)

"except in the case of tanks under which at seventy five percent thereon."

The amendment was negatived.

Mr. Speaker:—The question is:

"Add the following after the words "payable thereon' in sub-clause (1) (i) (a)

"except in the case of tanks with precarious sources under which at seventy percent thereon."

The amendment was negatived.

Mr. Speaker:—The question is:

"Delete sub-clause (1) (i) (b)
The amendment was declared negatived.

Sri T. Nagi Reddy pressed for division

The House then divided thus:

Ayes 41, Noes 116 and Neutrals Nil.

AYES 41

Sri A. Madhava Rao
,, T. Nagi Reddy
Smf. Eshwari Bai
Sri K. Butchi Rayudu
,, B. Narasimha Reddy
,, K. Govinda Rao
,, V. Rama Rao
,, R. Satyanarayana Raju
,, N. Raghava Reddy
,, Poolla Subbaiah
,, Mohammad Rajab Ali
,, Vavilala Gopalakrishnayya
,, P. Sanyasi Rao
,, G. Siviah
Government Bill:  

19th September, 1967.  

Sri T. Sathyanarayana
,, K. Anjina Reddy
,, K. Eswara Reddy
,, Uppala Malsoor
,, P. Seshavastraram
,, K. Ramanatham
,, G. Latchanna
,, B. Rathnasabhapathi
,, S. Jagannadham
,, R. Mahananda
,, T. Purusothama Rao
,, A. Easwar Reddy
,, B. Niranjana Rao
,, T. C. Rajan
,, K. Munuswamy
,, T. Sathyanarayana
,, V. Palavelli
,, N. Ramulu
,, D. Narasimham
,, Chowdary Sathyanarayana
,, P. Madhusudhan Reddy
,, Prathapa Rudra Raju
,, K. Venkateswara Rao
,, M. Venkata Rami Naidu
,, Ch. Venkaiah
,, Ch. Vijayakumar Raju
,, M. Ch. Nagaiah

NOES: 116

Sri K. Brahmananda Reddy
,, M. N. Lakshminarasiah
,, A. Bhagavantha Rao
,, S. Suryanarayana Raju
,, K. Atchuta Reddy
,, T. Anjaiah
,, S. Ankamma
,, K. Appadu Dora
,, M. Baga Reddy
,, P. Basi Reddy
,, A. Bhaskara Rao

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Government Bill:

19th September, 1967.

Sri K. Bhim Rao
,, G. Bhooopathi
,, Butchirama Seshayya Sreshti
,, Dr. T. V. S. Chalapathi Rao
,, G. V. Chandrasekhar Raddy
,, Y. Chennaiah
,, G. China Venkanna
,, M. Chitti alias Appala Swamy
,, J. Chokka Rao
,, S. A. Devshah
,, Gaddanna
,, N. Ganeswara Rao
,, Gopal Reddy
,, P. Goverdhan Reddy
,, P. Gunnayya
,, C. Hanumaiah
,, M. M. Hashim
,, V. Kasiram
,, V. C. Kesava Rao
,, G. Krishnam Naidu
,, K. Kusumeswara Rao
,, J. Lakshmayya
,, B. Lakshmikantha Rao
,, K. Lakshminarasimha Rao
,, P. Mahendranath
,, C. Mallikharjuna
,, Md. Kamaluddin Ahmed
,, M. Muniswamy
,, Dr. K. Naganna
,, T. Nageswara Rao
,, P. Thimma Reddy
,, V. B. Raju
,, J. V. Narasinga Rao
,, K. V. Narayana Reddy
,, S. P. Nagi Reddy
,, P. Narasimha Reddy
,, A. Narasinga Rao
,, P. Narasinga Rao

Smt. Kasturi Devi, M.
,, T. N. Anasuyamma
Sri A. Suryanarayana Rao
,, G. Thimma Reddy
,, E. Vadapalli
,, A. Vasudevarao
,, B. Veera Reddy
,, N. Veeraraju
,, K. V. Vema Reddy
,, J. Vengal Rao
,, D. Venkiah
,, Vasudev Krishnaji Naik
,, J. Malla Reddy
,, M. Venkata Narayana
,, K. Prabhakara Rao
,, O. Venkatasrbbiah
,, S. Venkatratnam
,, C. Venkata Rao
,, G. Venkata Reddy
,, P. Venkata Reddy
,, K. Venkateswarulu
,, V. Venku Reddy
,, K. Vijaya Narasimha Raju
,, G. Vishnumurthy
,, R. Narasimha Ramayya
,, D. Perumalri

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (i) (b) of Clause 3 for the words “thirty per- centum” substitute the words “at the rates as on 1957”.

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (i) (b) for the word “thirty” substitute the word “five”.

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (i) (b) for the word “thirty” substitute the word “ten.”

The amendment was negatived.
Government Bill.  

10th September, 1967.  .  457

Mr. Speaker:—The question is:
In sub-clause (1) (i) (b) for the word "thirty" substitute the word "fifteen".
The amendment was negatived.
Mr. Speaker:—The question is:
In sub-clause (1) (i) (b) for the word "thirty" substitute the word "twenty".
The amendment was negatived.
Mr. Speaker:—The question is:
In sub-clause (1) (i) (b) for the word "thirty" substitute the word "twenty-five".
The amendment was negatived.
Mr. Speaker:—The question is:
"In sub-clause (1) (i) (b) of clause 3 after the word "payable" add the following "as on 1952 after the passing of the Andhra Pradesh (Telungana area) Land (Special Assessment) Act of 1952.""
The amendment was negatived.
Mr. Speaker:—The question is:
"In sub-clause (1) (i) (b) after the words "payable thereon" add the following—-

"Except in the case of tanks under which at ten percentum of land revenue payable thereon."

The amendment was negatived.
Mr. Speaker:—The question is:
"In sub-clause (1) (i) (b) after the words "payable thereon" add the following—-

"except in the case of tanks with precarious sources under which are ten percentum land revenue payable thereon."

The amendment was negatived.
Mr. Speaker:—The question is:
"In sub-clause (1) (i) (b) after the words "payable thereon" add the following—-

"except in the case of tanks under which at fifteen percentum of land revenue payable thereon."

The amendment was negatived.
Mr. Speaker:—The question is:
"In sub-clause (1) (i) (b) after the words "payable thereon" add the following—-

"except in the case of tanks with precarious sources under which at fifteen percent of the land revenue payable thereon."

The amendment was negatived.
Mr. Speaker:—The question is:
"In sub-clause (1) (i) (b) after the words "payable thereon" add the following—-

"except in the case of tanks under which at twenty percentum of the land revenue payable thereon."
The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (i) (b) after the words “payable thereon” add the following:

“except in the case of tanks with precarious sources under which at twenty percentum of the land revenue payable thereon.”

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (i) (b) after the words “payable thereon” add the following:

“except in the case of tanks with precarious sources under which at twenty per centum of the land revenue payable thereon.”

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (i) (b) after the words “payable thereon” add the following:

“except in the case of tanks with precarious sources under which at twenty-five percentum of the land revenue payable thereon.”

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (i) (b) after the words “payable thereon” add the following:

“except in the case of tanks under which at twenty-five percentum of the land revenue payable thereon.”

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (ii) for the words “seventy five percentum” substitute the following “18 3/4 percentum”.

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (ii) for the words “seventy five percentum” substitute the following “twenty”.

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (ii) of clause 3 for the words “seventy five percentum” substitute the following “18 3/4 percentum”.

The amendment was negatived.

Mr. Speaker:—The question is:

In sub-clause (1) (ii) of clause 3 for the words “seventy five percentum” substitute the following “twenty five percentum”.

The amendment was negatived.
The amendment was negatived.

Mr. Speaker:—The question is:
In sub-clause (1) (ii) for the words “seventy five” substitute the word “fifty”.
The amendment was negatived.

Mr. Speaker:—The question is:
In sub-clause (1) (ii) for the words “seventy five” substitute the word “sixty”.
The amendment was negatived.

Mr. Speaker:—The question is:
For sub-clause (1) (ii) substitute the following—
(ii) in the case of dry lands in the state—
(a) at ten percentum of the land revenue payable thereon, provided that the land revenue on the dry lands collected by the Government from the pattadar exceeds twenty rupees but does not exceed Rupees fifty.

(b) at thirty percentum of the land revenue payable thereon, provided that the land revenue on the dry lands collected by the Government from the pattadar exceeds fifty rupees but does not exceed hundred rupees.

(c) at seventy five percentum of the land revenue payable thereon, provided that the land revenue on the dry lands collected by the Government from the pattadars exceeds hundred rupees,”
The amendment was negatived.
Mr. Speaker:—The question is
For sub-clause (i) and (ii) in clause 3 substitute the following:-
1. Paying Rs. 10 and less of land revenue as per assessment in 1953. Nil.
2. Rs. 30 and over Rs. 10 50%
3. Rs. 50 and over Rs. 30 75%
4. Rs. 100 and over Rs. 50 100%
5. Rs. 250 and over Rs. 100 125%
6. Rs. 500 and over Rs. 250 175%
7. Rs. 1000 and over Rs. 500 225%
8. over Rs. 1000 250%
The amendment was negatived.

Mr. Speaker:—The question is
For sub-clauses (i) and (ii) of clause 3 substitute the following:-
1. Paying Rs. 10 and less of standard assessment Nil
2. Rs. 30 and over Rs. 10 do. 25%
3. Rs. 50 and over Rs. 30 do. 50%
4. Rs. 100 and over Rs. 50 do. 75%
5. Rs. 250 and over Rs. 100 do. 100%
6. Rs. 500 and over Rs. 250 do. 150%
7. Rs. 1000 and over Rs. 500 do. 200%
8. Over Rs. 1000 do. 225%
The amendment was negatived.

Mr. Speaker:—The question is.
Delete sub-clause (1) (ii) of Clause 3.
The amendment was negatived.

Mr. Speaker :—The question is.
Delete sub-clause (2) of Clause 3.
The amendment was negatived.

For clause 3 substitute the following:
3 (1) In respect of every land held by a Pattadar there shall be levied and collected by the Government from the pattadar for every Fasli year an additional land revenue at the following rates, namely—

   (i) In the case of wet lands in the Andhra Area—

      (a) at fifty percentum of the land revenue payable thereon, provided that the land revenue on the wet lands collected by the Government from the pattadar does not exceed Rupees Fifty,

      (b) at one hundred percentum of the land revenue payable thereon provided that the land revenue on the wet lands collected by the Government from the pattadar is above Fifty rupees.
(ii) In the case of wet lands in the Telangana area—

(a) at five per centum of the land revenue payable thereon, provided that the land revenue on the wet lands collected by the Government from the pattadar is above twenty-five rupees, but does not exceed rupees fifty.

(b) at twelve and a half per centum of the land revenue payable thereon, provided that the land revenue on the wet lands collected by the Government from the pattadar is above rupees fifty but does not exceed hundred rupees.

(c) at twenty per centum of the land revenue payable thereon, provided that the land revenue on the dry lands collected by the Government from the pattadar exceeds twenty-five rupees but does not exceed rupees fifty.

(d) at twenty-five per centum of the land revenue payable thereon, provided that the land from the pattadar exceeds fifty rupees but does not exceed hundred rupees.

(e) at seventy-five per centum of the land revenue payable thereon, provided that the land revenue on the dry lands collected by the Government from the pattadar exceeds hundred rupees.

(2) The additional land revenue referred to in sub-section (1) in respect of any land shall be in addition to the land revenue payable thereon in respect of that land."

The amendment was negatived.

Mr. Speaker: — The question is:

For clause 3 substitute the following:

In respect of every land held by a pattadar, there shall be levied and collected by the Government from the pattadar for every Fasli year an additional land revenue at the following rates, namely—

(1) In the case of wet lands in the Andhra Area at fifteen per centum of the land revenue payable thereon, provided that the land revenue on the wet lands collected by the Government from the pattadar does not exceed Rupees one hundred and fifty and thereafter one hundred per centum.

(2) In the case of wet lands in the Telangana area at fifteen per centum of the land revenue payable thereon, provided that the land revenue on the wet lands collected by the Government from the pattadar does not exceed Rupees one hundred and fifty.

(3) In the case of dry lands under cultivation in the State at thirty-five per centum of the land revenue payable thereon.

The amendment was negatived.

Mr. Speaker: — The question is:

For clause 3 substitute the following:

3 (1) In respect of every land held by a pattadar there shall be levied and collected from the pattadar for every Fasli year, an additional land revenue in the following manner, namely—

(i) In the case of wet lands in the Andhra Area—

(a) at thirty-five per centum of the land revenue payable thereon, provided that the land revenue collected by the Government from the pattadar does not exceed Rupees fifty.

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(b) at 50 percentum of the land revenue payable thereon, provided that the land revenue collected by the Government from the pattadar exceeds 50 rupees but does not exceed Rupees hundred.

(c) at 100 percentum of the land revenue payable thereon, provided that the land revenue collected by the Government from the pattadar exceeds Rupees hundred but does not exceed rupees two hundred.

(d) at two hundred percentum of the land revenue payable thereon, provided that the land revenue on the wet land collected by the Government from the pattadar exceeds two hundred rupees.

(ii) In the case of wet lands in the Telangana area.

(a) at the five percentum of the land revenue payable thereon, provided that the land revenue on the wet lands collected by the Government from the pattadar is above twenty but does not exceed rupees fifty,

(b) at ten percentum of the land revenue payable thereon, provided that the land revenue on the wet lands collected by the Government from the pattadar is above rupees fifty but does not exceed hundred rupees.

(c) at twenty-five percentum of the land revenue payable thereon, provided that the land revenue on the wet land collected by the Government from the pattadar is above hundred rupees.

The additional land revenue referred to in sub-section (i) in respect of any wet land shall be in addition to the land revenue payable by a pattadar in respect of wet lands.”

The amendment was negatived.

Mr. Speaker:— The question is:
In sub-clause (1) (i) (a) for the words “one hundred” substitute the word “fifty”.

The amendment was declared negatived.

Sri T. Nagi Reddy pressed for division.
The House then divided; thus Ayes 42, Noes 42, Neutrals—Nil.

The amendment was negatived.

Mr. Speaker:— The question is:
“That Clause 3 do stand part of the Bill.”

The motion was declared adopted.

(Sri T. Nagi Reddy, Sri G. Latchanna pressed for the Division)
The House then divided thus:
Ayes—116; Noes—42; Neutrals—Nil.

The motion was adopted.

The House then adjourned till Half Past Eight of the clock on Tuesday, the 20th September, 1967.)