ANDHRA PRADESH
LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

CONTENTS

Announcement:

<table>
<thead>
<tr>
<th>re:</th>
<th>Arrest and release of Sri Bhupathiraju Vijayakumar Raju, M. L. A.</th>
<th>1</th>
</tr>
</thead>
</table>
Oral Answers to Questions | 1 |
Written Answers to Questions | 28 |
Business of the House | 35 |
Condolence Motion:

<table>
<thead>
<tr>
<th>re:</th>
<th>Demise of Sri Pusiliri Kodanda Ramiah, Former Member of the Legislative Assembly (Adopted)</th>
<th>36</th>
</tr>
</thead>
<tbody>
<tr>
<td>re:</td>
<td>Demise of Sri J. T. Fernandez, Former Member of the Legislative Assembly (Adopted)</td>
<td>41</td>
</tr>
</tbody>
</table>
Point of Information:

| re: | Vth Steel Plant. | 43 |
|
Business of the House:

| | | |
|
Statement by the Minister for Revenue:

| | | 45 |
|
Papers laid on the Table:

| | | |
Amendment of the Andhra Pradesh Public Service Commission Regulations, 1963 | 54 |
Amendment to Rule 102 of the Andhra Pradesh Motor Vehicles Rules, 1964 | 54 |
Papers laid on the Table—(Contd.)

Amendments to the Andhra Pradesh Motor Vehicles Rules, 1964
Rules issued under Andhra Pradesh Public Libraries Act, 1960

Business of the House:

Government Motions:

Election to the State Library Committee (Adopted)
Election to the Board of Industries (Adopted)

Government Resolutions:

re: Elections to the Zonal and Divisional Railway Users' Committees (Adopted)

Government Bills:

The Industrial Disputes (Andhra Pradesh Amendment) Bill, 1967. (Introduced.)
The Andhra Pradesh Medical Practioners Registration Bill, 1967. (Introduced.)
The Andhra Pradesh State Aid to Industries Bill, 1967. (Introduced.)
The Andhra Pradesh (Andhra Area) Prohibition (Amendment) Bill, 1967. (Introduced.)
The Andhra Pradesh Stamp (Increase of Duties) Bill, 1967. (1st Reading not concluded)
ANNOUNCEMENT

re: -ARREST AND RELEASE OF SRI BHUPATHI RAJU VIJAYAKUMAR RAJU, M. L. A.

Mr. Speaker :—I am to inform the House that I have received intimation with regard to the arrest of Sri Bhupathi Raju, Vijayakumar Raju, M. L. A., under Sec. 7 (1) (a) of the Criminal Law Amendment Act on 24-5-1967 in connection with the recent strike of the Employees of the Road Transport Corporation and was released on bail on 31-5-1967.

Sri T. Nagi Reddy (Anantapur) :—Mr. Speaker, Sir, may I know whether after the withdrawal of the strike and after having expressed confidence in the Chief Minister, the case has been withdrawn on the Hon'ble Member also?

Mr. Speaker :—I have no information so far as the withdrawal of the case is concerned. From the information which I have received, he was arrested and was in custody for some days. Later on, he was released on bail and this fact has been brought to my notice. That is all. I do not know about the stage at which the case now stands.

The Chief Minister (Sri K. Brahmananda Reddy) :—I will find out and let the House know to-morrow, Sir.

ORAL ANSWERS TO QUESTIONS

Declaration of assets by Ministers

1—

* 56-(C) Q.—Sri C. V. K. Rao (Kakinada) :—Will hon. the Chief Minister be pleased to state:

J.No. 422

(a) whether the present Council of Ministers have declared their assets and properties; and

(b) whether the Government propose to reduce the salaries of the Ministers; if so, when?

Sri K. Brahmananda Reddy :—(a) Action has been taken to obtain the declarations from the Ministers.

(b) The Chief Minister and all other Ministers have agreed for a voluntary reduction of 10% of their salaries during 1967-68.
Oral Answers to Questions.

17th June, 1967.

1. (ಹಾಗು) ಹಾಗು ಹಾಗು: — ಹಾಗು ಹಾಗು ಹಾಗು. ಹಾಗು ಹಾಗು ಹಾಗು.

2. (ಹಾಗು) ಹಾಗು ಹಾಗು: — ಹಾಗು ಹಾಗು ಹಾಗು. ಹಾಗು ಹಾಗು ಹಾಗು.

3. (ಹಾಗು) ಹಾಗು ಹಾಗು: — ಹಾಗು ಹಾಗು ಹಾಗು. ಹಾಗು ಹಾಗು ಹಾಗು.

4. (ಹಾಗು) ಹಾಗು ಹಾಗು: — ಹಾಗು ಹಾಗು ಹಾಗು. ಹಾಗು ಹಾಗು ಹಾಗು.

Sri K. Brahmananda Reddy:—That presumption is not correct.

That is a reasonable proposal. We have to take steps to reduce the expenses. We have to reduce the expenditure by 10 per cent. We have to make an austerity drive. What about the crops?

Sri K. Brahmananda Reddy:—That presumption is not correct.

That is a reasonable proposal. We have to take steps to reduce the expenses. We have to reduce the expenditure by 10 per cent. We have to make an austerity drive. What about the crops?
Mr. Speaker:—There may be a number of people willing to work as Ministers without salaries.

(Laughter)

In all these things, there is no point in imposing restrictions. You must leave it to the good sense. To live in Society, the Government might pass laws.

Mr. Speaker:—Why should he unnecessarily get excited? Please hear the Chief Minister.

Sri C. V. K. Rao:—This creates a very wrong impression Sir, in the country.

Mr. Speaker:—What we have said will not go throughout the country.

It is itself a considerable sacrifice. Income tax 10% Cut is a considerable sacrifice. It is itself a considerable sacrifice.
17th June, 1967.

Oral Answers to Questions

I agree with the Chief Minister that it is just a question for gallery and his answer is for gallery. That is not my intention. My intention is to see that the assets and liabilities of a particular Member or Minister are kept in such a place as to where anybody who wants to see them will be able to see them and thereby judge as to what is happening to his own property in future. Would he agree to this proposition?

Sri K. Brahmananda Reddy:—No, Sir. Public servants as & as as Minister or as anybody, he should declare his assets and liabilities. Supposing serious allegations come, then it becomes necessary and certainly he will look into and see what his assets were then and what his assets are now and how many of them are due to ordinary circumstances and how many are not and whether any additions are due to malpractices etc. not to be published. That does not help.

Sri T. Nagi Reddy:—Why should we be afraid of public perusal of the assets and liabilities? I want to know.

Sri K. Brahmananda Reddy:—It is not a question of being afraid of anybody. What is the purpose? It is not of being afraid of anybody. Nobody is afraid of anybody. After all, in a limited sphere every Assembly Member's property or a Minister's property is known.

VERIFICATION OF ANTECEDENTS

2—

* 66 Q.—Sri P. Subbaiah:—Will hon. the Chief Minister be pleased to state:

(a) whether the procedure of the verification of antecedents of the candidates before appointment is given up by the Government; and

(b) if so, when it is going to come into force?

Sri K. Brahmananda Reddy:—(a) No, Sir. (b) Does not arise.

Q 1. (Mr. Narasimhaiah):—Sir, may I ask, at what point—a political party Sir? am I asking antecedents of—only Sir? in one point?—Sir?

Q 2. (Mr. Narasimhaiah):—On this, Mr. Speaker. The point is, considering the antecedents of the applicant, the Opposition has a case. The fact that the applicant has been a member of a political party, concedes that he was a member of the party. The fact that the party was non-Congress Governments—both previous and the present. After all—services & character they should not be active members of any political party.

Q 3. (Mr. Narasimhaiah):—Allround—character, or character & conduct, or character & antecedents & character & conduct?

Q 4. (Mr. Narasimhaiah):—presumption 2nd. Sir, as many cases not even one in a thousand. am I asking antecedents & character & conduct? the 2nd. Sir? why?

Q 5. (Mr. Narasimhaiah):—I am asking antecedents & character & conduct? the 2nd. Sir? why?

Q 6. (Mr. Narasimhaiah):—I am asking antecedents & character & conduct? the 2nd. Sir? why?
Oral Answers to Questions.

(i) 1. The Chief Minister:—As on 15th March, 1967, the number of cases pending over six months was 11,051. It has increased to 11,234. What is the reason for the increase?

(ii) 2. The Minister (Mr. T. Narasimha):—The number of people below the poverty line in the state is 21,24,359. The Chief Minister has directed the officers to immediately take up the work of 1955 census. This work has been started in the case of 1955 year, but it is not known whether the work was completed. The officers have been directed to complete the work in the shortest possible time.

(iii) 3. K. Brahmananda Reddy:—Judges are appointed on the recommendation of the Chief Justice and the Local Government and the Home Ministry by the President of India.

(iii) 4. The Minister:—In the case of the 1955 census, the officers have been directed to work in the shortest possible time.
I was appointed as Headmaster of a certain school in Sullurpet Panchayat Samithi. After verification of antecedents, they said I was a Communist Member. It is a sort of ceasing connection with political parties. Unless he is a candidate Member of the Communist Party first, he cannot become a Member of the Communist Party.

1. Sarvasri A. Madava Rao (Nellore) and Pragada Kotaiah:—Will hon. the Chief Minister be pleased to state:
   (a) whether the Government propose to appoint an Ombudsman to receive and to enquire into complaints made by the public;
   (b) if so, when;
   (c) if not, the reasons therefor; and
   (d) whether a copy of the details of the Scheme will be placed on the Table of the House?

APPOINTMENT OF OMBUDSMAN

3—

* 57-(L) Q.—Sarvasri A. Madava Rao (Nellore) and Pragada Kotaiah:—Will hon. the Chief Minister be pleased to state:
   (a) whether the Government propose to appoint an Ombudsman to receive and to enquire into complaints made by the public;
   (b) if so, when;
   (c) if not, the reasons therefor; and
   (d) whether a copy of the details of the Scheme will be placed on the Table of the House?
Sri K. Brahmananda Reddy:—(a) (b) and (c): The State Government have no proposal to appoint an Ombudsman for the purpose. But the Central Administrative Reforms Commission in one of its interim reports recommended the setting up of two Ombudsman type of authorities designated 'Lokpal' and 'Lokayukta' to enquire into citizens' grievances.

The State Administrative Reforms Committee in one of its recommendations suggested that the institution of Vigilance Commissioner should be utilised also for the purpose of redressing public grievances.

These recommendations are under consideration of the Government.

(d) Yes, Sir, if and when it is finalised.

2. Administrative Reforms Committee:— Administrative Reforms Committee तिने साधना न आदेशित रूप पर टाटेर्न २०२० महीनों तक आतो लें? अथवा सेंधित

3. Administrative Reforms Committee:— भर्ती अवधारणा रूप रूटेशन तरुणा प्राप्त कराने। अर्थात एक अहमिका रूप रूटेशन तरुणा प्राप्त कराने, अर्थात एक अहमिका रूप रूटेशन तरुणा प्राप्त कराने। एक जुड़ी अहमिका रूप रूटेशन तरुणा प्राप्त कराने।

4. Administrative Reforms Committee:— Administrative Reforms Committee तिने साधना रूटेशन तरुणा प्राप्त कराने। अर्थात एक अहमिका रूप रूटेशन तरुणा प्राप्त कराने। अर्थात एक अहमिका रूप रूटेशन तरुणा प्राप्त कराने।

5. Administrative Reforms Committee:— Administrative Reforms Committee, Government of India तिने साधना रूटेशन Lokpal रूप रूटेशन, Lokayukta रूप रूटेशन तरुणा प्राप्त कराने। अर्थात, Ministers and Secretaries to Government तिने साधना रूटेशन status of the Chief Justice of India २०२०। अर्थात, Ministers and Secretaries to Government तिने साधना रूटेशन status of the Chief Justice of India २०२०।

6. Administrative Reforms Committee, Government servants तिने साधना रूटेशन political figures, public figures तिने साधना Ministers and Secretaries to Government तिने साधना. Permanent service तिने. अर्थात तिने साधना २०२० महीने काही. अर्थात, तिने २०२० complaints enquire तिने साधना institution तिने साधना. Permanent service तिने. अर्थात तिने २०२० पाण्य. अर्थात, २०२० complaints enquire तिने साधना institution तिने साधना. Permanent service तिने.
CHARGE-SHEETING OF STUDENTS IN SRIKAKULAM DISTRICT

(a) Whether it is a fact that students in Srikakulam District have been charge-sheeted for various offences said to have been committed by them in connection with the agitations for the location of steel plant at Vishakapatnam;

(b) Whether any representations have been received by the Government to withdraw those cases; and

(c) If so, whether the cases have been withdrawn?

Sri K. Brahmananda Reddy:— (a) Yes. In all 39 Students of Srikakulam District are facing trial.

(b) Yes.

(c) The matter is under consideration of the Government.

A few students were charge-sheeted because of the nature of the cases. In some cases, they took advantage of the steel plant agitation but were not connected with the steel plant agitation.

A few cases were not withdrawn because of the sympathetic view students had.

Sri Pragada Kotaiah:— I have properly put the question. Let the hon. Minister Kindly look into that. He will be able to understand. He must know Telugu. I have definitely stated, I will repeat my question.

Sri T. Nagi Reddy:— I do not want any repetition. I have got enough ears. I have got enough knowledge of Telugu and I am experienced enough to understand what one is speaking on the other side. Let me be very clear that the time of the question, the manner in which the question has been asked, even indication to say that the people who participated in the movement have been some of the 'Dundageeds'. Let me be very clear that Pragada Kotaiah and his tribe can go on talking such nonsense and yet the Country will go on.

Mr. Speaker:— Please sit down.

Sri Pragada Kotaiah:— Mr. Nagi Reddy will have to withdraw all those things.

Mr. Speaker:— Will you please sit down Mr. Kotaiah?

[The official Reporter was called by hon. Speaker and after reading out the relevant portion.]

Mr. Speaker:— This is the question put by Mr. Pragada Kotaiah. Is it correct?

Sri K. Brahmananda Reddy:— You may verify from the tape-recorder.
Oral Answers to Questions.

Mr. Nagi Reddy:—And his like-minded people; ‘And his tribe’ has got an excellent meaning of its own.

Sri K. Brahmananda Reddy:—I think it is better if Mr. Nagi Reddy withdraws the word which offends anybody. What is ‘Pragada tribe’? What is the insinuation?

Sri T. Nagi Reddy:—It is a smaller insinuation than ‘Dundageedulu’. Let him (Mr. Pragada Kotiah) withdraw the whole insinuation and I will withdraw ‘Pragada Kotiah and his tribe’. Otherwise, ‘No’.

Sri T. Nagi Reddy:—Exactly; he set the boll rolling; let him take it back and I withdraw.

Sri Pragada Kotiah:—He will have to withdraw.

Sri T. Nagi Reddy:—No.

Sri K. Brahmananda Reddy:—It is not good. I appeal to the Speaker to do what he thinks best.

Sri T. Nagi Reddy:—I would like to explain to the Speaker.

Sri Pragada Kotiah:—I am seriously protesting. (At this stage, Sri C.V.K. Rao was seen rising to speak.)

Mr. Speaker:—I am not allowing any discussion on this.

Sri K. Brahmananda Reddy:—It is a reaction to a person’s wording.

Sri C.V.K. Rao:—It is not good. I appeal to the Speaker to do what he thinks best.

Sri T. Nagi Reddy:—Yes, the boll was set rolling. Let him take it back and I withdraw.

Sri T. Nagi Reddy:—In what way is it unparliamentary?

Sri K. Brahmananda Reddy:—It is a reaction to a person’s wording.

Sri Pragada Kotiah:—I am seriously protesting. (At this stage, Sri C.V.K. Rao was seen rising to speak.)

Mr. Speaker:—Now the question is whether Mr. Kotiah has said anything which is offensive or which is warranted or which is objectionable.

Sri T. Nagi Reddy:—I am not allowing any discussion on this.

Mr. Speaker:—Will the hon. Member please hear me. We are at the point whether Mr. Kotiah has said anything objectionable and whether the observations made by Mr. Nagi Reddy are warranted or objectionable. Why go into other matters?
Sri C.V.K. Rao: — It is a bye-product of the question.

Mr. Speaker:— Let us concern to the product itself now before going to by product. Please resume your seat (The Member was still on his legs) Please resume your seat.

Sri T. Nagi Reddy: — That is all right.

Mr. Speaker:— If I have heard the Member correctly, what he said was this: 'If some lawless people have taken advantage of the steel plant agitation and committed some offences, is the Government going to consider withdrawing those cases against them?' I am only giving the English translation of it.

"హోస్తా సంచారం నాయకత్వం సంచారం అనేది అపరాధం అంశం మాట్లాడం అని తలుగు ప్రతిపాదం చేయంది. అంటేసంచారం నాయకత్వం సంచారం అపరాధం భార్య అనిమరించంది?"

This is exactly what he has said.

Sri T. Nagi Reddy:— I agree.

Mr. Speaker:— What is the objectionable statement which Mr. Kotiah has made?

Sri T. Nagi Reddy:— The point here is clear; an agitation has taken place and it has reverberated throughout the country.

Mr. Speaker:— All that is agreed; 'Lawless elements have taken undue Advantage'.

Sri T. Nagi Reddy:— In political history, every movement is questioned only in this partial manner, demeaning a huge movement putting a small spoke like this and creating an atmosphere, psychological and political, to demean the whole movement. That is exactly the purpose of Mr. Pragada Kotiah and that is the purpose which I wanted to demolish. If Mr. Pragada Kotiah does not feel sorry for what he has done, I do not feel sorry for what I have said.

Mr. Speaker:— There are some people who take advantage and go about looting, etc.

Sri T. Nagi Reddy:— The same thing was said by the British Government on every movement. Are we prepared to accept it? A minor question should not be brought down into a major question.
Oral Answers to Questions.

17th June, 1967.

Sir, I seriously protest it. It is only unparliamentary language that can be expunged.

Mr. Speaker:—Don't lose your temper and go on saying all sorts of offensive things. Please sit down, Mr. Pragada Kotaiah. Will you please sit down, Mr. Nagi Reddy?

Personally I feel that your observations were unwarranted or unjustified. It will be more graceful if you withdraw those observations. Otherwise, I will get it examined and see that that objectionable observations are expunged from the record. Now, we go to the next question.

Sri T. Nagi Reddy:—My observations, so far as I can see, are morally and politically extremely correct and there is no question of my withdrawing so long as Mr. Pragada Kotiah does not do it. I would not mind if you take a different decision. I would be only sorry for it.

Mr. Speaker:—If members go about making all sorts of unwarranted and irrelevant remarks, offensive and objectionable observations, certainly I will see that they are expunged.

Sri P. Subbayya:—There is nothing unparliamentary or provocative.

Mr. Speaker:—You want me to read all those observations. You have heard the observations made by Mr. Nagi Reddy.

Mr. T. Nagi Reddy:—I can repeat it if any one has not heard it.
17th June 1967.  Oral Answers to Questions

Mr. Speaker:—He made offensive remarks against Mr. praga-da Kotai A.

Sri T. Nagi Reddy:—I have used all those words; I don’t say I have not used. I have used, properly used and I think it is parliamentary language which I have used. It may have hurt him and that is a different matter. Hurting was my personal business to do. If I do not hurt, where is the question of bringing back the immoral state to morals again.

Mr. Speaker:—Personally I would say, it is not consistent with the dignity and decorum of the House to make those observations. Beyond that, I won’t say anything.

Why should I withdraw?

Mr. Speaker:—So far as the expunging of words is concerned, Rule 251 of the Assembly Rules says: ‘‘If the Speaker is of opinion that a word or words has or have been used in debated which is or are defamatory or indecent, or unparliamentary or undignified, he may in his discretion, order that such words be expunged from the official report of the proceeding of the Assembly, and make an announcement in the Assembly of the fact of his having made such order.’’

Mr. Speaker:—Every man in power has talked this and nothing else.

Sri K. Brahmananda Reddy:—Every man in power including all parties.

DEATHS DUE TO POISONING IN CHITTALURU VILLAGE, NALGONDA DISTRICT

5—

* 55. (U) Q.—Sri N. Raghava Reddy (Nakrekal) :—Will hon. the Chief Minister de pleased to state;
(a) whether it is that two persons Yogannandam and Mallaya died on the 4th of January 1967 in Chittaluru village, Nalgonda taluk, due to poisoning;

(b) the action taken thereon so far;

(c) when it has been sent for chemical examination;

(d) whether a report of the same has been received; and

(e) the reasons for the delay in taking action in the said matter?

Sri K. Brahmanada Reddy :- (a) It is a fact that Sri Yogannandam of Palem and Mallaya of Chittaluru died on 2-1-1967 in Chittaluru in Nalgonda Taluk of suspected poisoning.

(b) Cases in Crime nos. I and 2/67 under section 174 Cr.P.C. were registered at Perakondaram Police Station and investigation conducted.

(c) The Vomit, the toddy pot as well as the stomach content were sent to the Chemical Examiner on 24.1.1967.

(d) The report is still awaited.

(e) There was no delay in taking action.

Sri K. Brahmananda Reddy:— This answer came to us and was approved on 1-4-67 or 2-4-67. It is now 2 1/2 months since this answer was approved. If he wants me to find out at what stage the matter is, I will find out and let him know.

Mr. Speaker:— Please get it done.

Sri K. Brahmananda Reddy:— Yes sir.

"Due to poisoning" By whom? Mr. Speaker:— In fact, until the report of the Chemical Examiner is received, they may not be in a position to say whether it is a death due to poisoning or not.

Mr. Speaker:— Has he got any information on that point whether the accused were arrested immediately on receipt of the report?

Sri K. Brahmananda Reddy:— As you are rightly aware, in all these cases of poisoning, if the Chemical Examiner's report does not indicate poisoning, no case could be made out. If any case, I am finding out the information on this subject and shall let the House know.

That is not the procedure. As soon as a complaint is made against certain persons, if really is an offence, they must immediately book.

Sri K. Brahmananda Reddy:— A case was registered under section 174 C. P.C. and investigation would have taken place.

Sri K. Brahmananda Reddy:— One Lakshminarasu, local toddy contractor, was in the habit of drinking toddy from a particular tree. He was ganged by the diseased and another person named Sathiah who shared the toddy from the said tree. Lakshminarasu and Sathiah also got sick and were treated in the hospital and were saved. It is suspected — I did not want to answer it — that some person might have poisoned with a view to harm Lakshminarasu. There is however no evidence in this regard. Cases were registered in so and so.
Mr. Speaker:—The Chief Minister has promised to furnish full information to the House. Let us wait for the full report.

Sri P. Subbaiah:—My question is not answered. The report of the Chemical Examiner is usually delayed for six or seven months. My point is, the reports of the Chemical Examiner are usually delayed.

Mr. Speaker:—

Sri P. Subbaiah:—The report of the Chemical Examiner is usually delayed for six or seven months. My point is, the reports of the Chemical Examiner are usually delayed.

Mr. Speaker:—

Sri P. Subbaiah:—My question is not answered. The report of the Chemical Examiner is usually delayed for six or seven months. My point is, the reports of the Chemical Examiner are usually delayed.

Mr. Speaker:—

Sri P. Subbaiah:—The report of the Chemical Examiner is usually delayed for six or seven months. My point is, the reports of the Chemical Examiner are usually delayed.

Mr. Speaker:—

Sri P. Subbaiah:—My question is not answered. The report of the Chemical Examiner is usually delayed for six or seven months. My point is, the reports of the Chemical Examiner are usually delayed.

Mr. Speaker:—

Sri P. Subbaiah:—My question is not answered. The report of the Chemical Examiner is usually delayed for six or seven months. My point is, the reports of the Chemical Examiner are usually delayed.

ALLOTMENT OF CARS

6—

* 5 Q.—Sarvasri P. Gunnayya and A. Eswara Reddy (Tirupathi) Will hon. the Chief Minister be pleased to state:

(a) the total number of Fiat, Ambassador Cars, Jeeps and Motor cycles allotted to our State from February, 1966 to date; and

(b) the number of them allotted to Legislatures and officers respectively therefrom and whether a list of allottees be placed on the Table of the House?
17th June, 1967.

Sri K. Brahmananda Reddy:—(v) The total number of Fiat Cars, Ambassador Cars, Jeep and Motor Cycles allotted to this State from February, 1966 to date (i.e. till January, 1967 and February, 1967) is as follows:

1. **Fiat Cars**: 67
2. **Ambassador Cars**: 61
3. **Jeeps**: Jeeps are not within the purview of Government discretionary quota as such, no allotment is made by Government.
4. **Motor Cycles**: 20 (Royal Enfield, 350CC and 173CC till end of February, 1967)

(b) **Legislators**: 33
   - Officials: 34, Fiat Cars.
   - Officials: 47, Ambassador Cars.
   - Officials: 14
   - Legislators: Nil, Royal Enfield Motor Cycles.

The list of names of allottees is placed on the Table of the House.

**LIST OF LEGISLATORS AND GOVERNMENT OFFICIALS WHO WERE ALLOTTED FIAT CARS FROM GOVT. QUOTA QUARTER ENDING APRIL, 1966 TO QUARTER ENDING JANUARY: 1967**

**Legislators**;

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Post</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Smt. Sumitra Devi, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Sri J. Vengal Rao, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Sri V. Venku Reddy, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Sri V. Muthyal Rao, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Sri Nagnath Rao Thamevar, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Sri V. Srikrishna, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Sri K. Chandra Deo, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Smt. Roda Mistry, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Sri P. Narayana Reddy, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Sri K. Rukma Reddy, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Sri C. Hanumaiah, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Sri Malkonda Reddy, M.L.C.</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Sri A. Bapineedu, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Sri G. Ramaswamy, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Sri Mohd. Ismail, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Sri Chanchuram Naidu, Minister.</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Sri N. Venkateshwarlu, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Sri Ramechandra Rao, Kalyani, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Sri C. Hanumantha Reddy, M.L.C.</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Smt. Kamala Kumari, M.L.C.</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Sri K. Narayana Reddy, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Sri P. Sundarayya, M.L.A.</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Sri T. Balkrishnaiah, M.L.A.</td>
<td></td>
</tr>
</tbody>
</table>

24 Dr. K.V. Reddy, M.L.A.
25 Sri Kotha Venkateswarlu, M.L.A.
26 Sri Lashmikantha Reddy, M.L.A.
27 Sri Sehsavatharam, M.L.A.,
28 Sri Kondur Laxminarasimha Reddy, M.L.A.
29 Sri Kadapa Narasimha Reddy, M.L.A.
30 Sri Akki Raju Vasudeva Rao, M.L.A.
31 Sri B. Hari Appadu Reddy, M.L.A.
32 Sri M.A. Rasheed, M.L.A.,
33 Sri Tathi Reddi Narasimha Reddy, M.L.A.

OFFICIALS:
1 Sri C.V. Konda Reddy, Conservator of Forests, Adilabad
2 Sri Syed Hashim Ali, I.A.S, Dy. Secretary, General Administration Department.
4 Sri R. S. Marthandan, Executive Engineer, Agriculture University, Hyderabad.
5 Sri K Jayabharat Reddy, I.A.S., Chief Rationing Officer, Hyderabad.
7 Sri Satyanarayana Reddy, Commandant, Home Guards, Hyderabad,
8 Sri K Ramachandra Reddi, I.P.S., General Manager, Andhra Pradesh State Road Transport Corporation, Hyderabad.
9 Sri V. B. Raju, Chairman, Road Transport Corporation.
10 Sri P. Satyanarayana, Superintending Engineer (R & B) Hyderabad.
11 Dr. P. Shiva Reddy, Superintendent, Sarojini Devi Hospital, Hyderabad.
12 Sri M. A. Haleem, Collector, Warangal.
13 Sri Tarachand Gupta, Sessions Judge, Nalgonda.
14 Sri P. Kamala Menohara Rao, Joint Director, Social Welfare Department, Hyderabad.
15 Dr. Mrs. P. M. Naidu, Superintendent, Government Maternity Hospital, Hyderabad.
16 Sri Iqbal Chaud, I.A.S., Managing Director, Azamjahri mills.
17 Sri M.R.Pai., I. A. S., Joint Secretary, Revenue Department, Hyderabad.
18 Sri Jayakar Johnson, Collector, Krishna.
19 Sri R.M. Sastri, I.A.S., Collector, Cuddapah.
20 Sri Khader Ali Khan, I.A.S., Managing Director, Mining Corporation, Hyderabad.
21 Sri Susil Kumar I.P.S., Superintendent of Police, S.B.C.I.D.,
22 Sri Allah Yar Khan, I.A.S., Director of Rationing, Hyderabad.
23 Sri Chandrasekhar Sastary, Judge, High Court,
24 17th June, 1967. Oral Answers to Questions

24 Sri A. Srinivasa Chari, Member Election Tribunal (Retired Judge)
27 Sri P. Seethapathi, I.A.S., Collector, Chittoor.
28 Sri P.S. Krishnan I.A.S., Collector, Khammam.
29 Dr. Syed Ali, Superintendent, Cancer Hospital, Hyderabad.
30 Sri V. Suryanarayana, Chief Engineer, Public Works Department, Nagarjuna sagar Canals.
31 Sri Sreerama Rao, Chief City Magistrate, Hyderabad.
33 Sri C. N. Sastry, Registrar of Co-operative Societies, Hyderabad.
34 Sri G. L. Balkrishna Reddy, Secretary, State Transport Authority, Hyderabad.

LIST OF LEGISLATORS AND GOVERNMENT OFFICIALS
WHO WERE ALLOTTED AMBASSADOR CARS FROM
QUARTER ENDING APRIL, 1966 TO QUARTER
ENDING JANUARY : 1967.

LEGISLATORS:
1 Sri G. Ranga Raju, M.L.A.
2 Sri Anam Sanjeeva Reddy, M.L.S.
3 Sri G.V. Sudhakar Rao, M.L.C.
4 Sri K.Narayanaswamy, M.L.A.
5 Sri Pillallamarri Venkateswarlu, M.L.A.
6 Sai T. Lakshmi Naidu, M.L.A.
7 Sri K. Koti Reddy, M.L.A.
8 Sri P. Koteswara Rao, M.L.A.
9 Sri G.C. Kondaiah, M.L.A.
10 Sri Venka Satyanarayana, M.L.A.
11 Sri P.V. Chowdrey, M.L.A.
12 Sri D. Suryam Sundar, M.L.A.
13 Sri Nachu Venkatramaiah, M.L.A.
14 Sri A.Thavitaiah, M.L.A.

OFFICIALS:
1 Chairman, Zilla Prishad, Chittor (for official Use)
2 Sri A. Suryaprakash Rao, Dy. Director, Animal Husbandry, Hyderabad.
3 Sri P. Nageswar Rao, President, Co-Operative Central Bank Masulipatnam.
4 Sri M. Rammurthy Raju, Subordinate Judge, Guntur.
5 Sri V.K. Dhar, I.A.S., Director, Handlooms, Hyderabad.
6 Sri P.S. Sagar, Additional Judge, Srikakulam.
7 Sri Vedanthan, I.A.S., Deputy Commissioner of Commercial Taxes, Kakinada.
Oral Answers to Questions

17th June, 1967.

8 Sri Tuljaram, Commandant, Home Guards, Vijayawada.
9 Sri George Kurien, Executive Engineer, Electricity Department, Hyderabad.
10 Smt. Subhadra Devi, Professor, Andhra Medical College, Visakhapatnam.
11 Dr. G. Pandurang, Dy. Director, Veterinary Biological Research Institute, Hyderabad.
12 Sri P.R. Radhakrishnaiah, Assistant Secretary, General Administration Department, Secretariat, Hyderabad.
13 Sri V. Adiseshaiah, I.A.S., Additional Registrar, Co-operative Societies, Hyderabad.
15 Dr. C.T. Hemchander, Civil Surgeon, Osmania Medical College, Hyderabad.
16 Osmania University, Hyderabad.
17 A.P. State Co. Operative Bank, Troop Bazaar, Hyderabad.
18 Chief Engineer, N.S. Canals, Irrumanzil, Hyderabad.
19 Swami of Courtalam, Madras.
21 Justice Md. Mirza.
22 Justice M. Krishna Rao.
23 Sri P.V. Pavithnan, Superintendent of Police, Hyderabad.
24 Sri L. Malkondayya, Director, Road Transport Service.
25 Sri B.V. Krishna Rao, Supdt. Engineer, Electrical.
26 Smt. Srijayam Sinha, Deputy Director, Information Department, Hyderabad.
27 Dr. B.Dayananda Rao, Vice-Principal, Osmania Medical College, Hyderabad.
28 Archibishop Mark Gopu, Hyderabad.
29 Chairman, Zilla Prishad, Kakinada. (of or Official Use)
30 Chief Inspector, of Establishments.
31 Sri N. Raghava, Collector, Srikakulam.
32 Sri A. Bagvantha Rao, Chairman, Khadi Board.
33 Dr. Baricharan Das, Superintendent, E.S.I. Hospital, Sanatnagar, Hyderabad.
34 Collector, Visakhapatnam (for official Use).
35 Sri V. Srinivasan, DIG of Police, Anantapur.
36 Sri V. Srinivasa Rao, Supdt. of Police, Guntur.
37 Dr. G.P. Ramaiah, Civil Surgeen, Osmania Hospital, Hyderabad.
38 Dr. P. Simhadri, Professor, Kurnool Medical College, Kurnool.
39 Inspector General of Registration & Stamps, (for official Use)
40 Superintending Engineer, Public Works Department E.S.I. Circle, Hyderabad.

422—4

1. Sri K. Rama Rao, Asst. Ind. Department. 350 CC
2. Sri Md. Multani, Office Superintendent, office of the Director, Stationery and Purchase Department 173 CC
3. Sri V. Mudaliar, Section Officer, Panchayati Raj Department. 350 CC
4. Sri D. P. Choudari, District Forest Officer, Srikakulam. 173 CC
5. Sri Inkeshaf Ali, Superintendent, I.G.P. Office Hyderabad. 350 CC
7. Sri Jwalapathi Rao. do 173 CC
8. Dr. M. Panduranga Raju, Civil Assistant Surgeon, Government General Hospital, Guntur. 350 CC
9. Sri M. V. V. Rangacharyulu, District Inspector of Labour, Hyderabad. 173 CC
10. Sri D. Joggi Reddy, District Inspector of Labour, Nizamabad. 173 CC
11. Sri B. S. K. Ramachandran, Asst. Director, Printing, Hyderabad. 173 CC
12. Sri Ch. R. Sheshagiri Rao, Deputy Registrar, Co-operative Societies. 173 CC
13. Sri L. Sreepathi Sastry, P.A. to Chairman, A.P. Legislative Council. 173 CC
14. Sri G. V. Ramana Rao, Section Officer, Public Works Department. 173 CC
15. Sri A. Yesudas Noel, Labour Officer, Vijayawada. 173 CC
16. Sri P. Ramakrishna Reddy, Regional Inspector of Probation, Warangal. 173 CC
17. Sri M. Govind Raju, Valuation Officer, Kakinada Municipality. 350 CC
18. Sri K. Srinivasa Rao, Office Superintendent, Office of Milk Commissioner, Hyderabad. 173 CC
19. Sri Balwant Rai, Handa, Section Officer, Director of Stores and Purchase. 3.00 CC
20. Sri V. Satyanarayana, Office of the Chief Conservator of Forests, Hyderabad. 173 CC

Mr. Speaker:—Please keep it in mind.

Sri K. Brahmananda Reddy:—Sir, cars are allotted at the discretion of the Government.

Sri K. Brahmananda Reddy:—What is “there also”? There is no question of also.

Mr. Speaker:—His point is, since partiality is being shown in other matters, is the same thing being done in the matter of allotment of cars also?

Sri K. Brahmananda Reddy:—No partiality is shown anywhere.
Mr. Speaker:—The question hour is over. Answers for the other questions will be laid on the Table of the House.

WRITTEN ANSWERS TO QUESTIONS

R. T. C. BUSES CONNECTING TRAINS

7—

*55(L) Q.—Sri Ch. Rajeshwara Rao (Siricilla):—Will hon. the Chief Minister please to state:

(a) whether it is a fact that when the Road Transport was under the Government, there used to be a practice of the buses connecting train timings of all the important places;

(b) if so, whether that practice is not being observed by the R. T. C. now; and

(c) whether the Government propose to restore that practice now?

A:

(a) Yes, Sir. This was the practice previously, and is being continued even now by the Andhra Pradesh State Road Transport Corporation in Telengana. In Andra area the buses do not give connection to specific trains. But the frequency is so large that a person will find no difficulty in this regard.

(b) Does not arise in view of (a) and (b) above.

EXPRESS BUS SERVICE BETWEEN CUDDAPAH AND TIRUPATHI

8—

*503 Q.—Sri N. Penchalaiah (Kodur):—Will hon. the Chief Minister please to state:

whether the Government propose to run some additional buses and also an express bus service between Cuddapah and Tirupathi via Chitwel?

A:

(a) No, Sir, the Andhra Pradesh State Road Transport Corporation has no institution of operating its services on the routes "Cuddapah to Tirupathi" via Chitwel at present.

ABOLITION OF TAX ON LAND

9—

*56(P) Q.—Sarvasri A. Madhava Rao, Y. Venkata Rao (Vemur), N. Penchalaiah & K. Rajamallu:—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether the Government propose to be abolish land tax or kist on land:

(b) if not, the reason therefore; and
Written Answers to Questions. 7th June, 1967.

(c) whether the Government is aware that the land tax is proposed to be abolished in the neighbouring States of Mysore etc.?

A:—

(a) There is no proposal at the moment under the consideration of the Government for the abolition of tax or kist on land.

(b) The Government feel that the present rates of assessment on land are not burdensome to the ryots in view of the prevailing high prices for the produce on land.

(c) There are newspaper reports that such a move is under contemplation in some States.

FIRE ACCIDENTS AT KAGUVADA

10—

*54(Y) Q.—Sri P. Gunnaaya:—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

whether there is any proposal under consideration of the Government to provide immediate financial relief for reconstruction of houses to the victims of fire accident on 6-2-1967 at Kaguvada village Pathapatnam taluk Srikakulam district consequent to which 58 houses have been destroyed, since it is understood that no relief has been given to them so far?

A:—

An amount of Rs. 1560 has already been sanctioned as relief to the victims of Fire accident at Korsavada near Kaguvada village of Pathapatnam taluk of Srikakulam district.

FIRE ACCIDENTS IN SOME VILLAGES OF SRUNGAVARAPUKOTA TALUK

11—

*56-(O) Q.—Sri K. Appalanaidu (Srngavarapukota):—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

the immediate steps taken in view of the fire accidents occurred in the villages of (1) Gulivindada (2) Santha Gairrammapeta (3) Chenduluru (4) Srngavarapukota in Srngavarapukota taluk, Visakhapatnam district during February, and March, 1267?

A:—The relief sanctioned to each of the villages is as follows:

1. Gulivindada Rs 6,495/-
2. Santha Gairrammapeta Rs 3,495/-
3. Chenduluru Rs 9,375/-
4. Srngavarapukota Rs 3,330/-

Rs 22,695/-

FIRE ACCIDENT IN AMAMIGUDPADU MARKAPUR TALUK

12—

*54-(E) Q.—Sri P. Subbiah:—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:
30

17th June, 1967. Written Answers to Questions.

(a) whether Amamigudipadu village and Peddayachevaram in Markapur taluk, Kurnool district gutted on 21-2-1967 and 24-2-67 respectively;

(b) what was the damage estimated;

(c) were the fire victims given cash grant of Rs. 50 per head; and

(d) if not, what are the reasons therefore?

A:—(a) The answer is in affirmative. The fire occurred at Peddayachevaram on 5-3-1967 but not on 24-2-1967.

(b) Loss in Amamigudipadu and Peddayachevaram Villages is Rs 22,500/- and Rs 1,41,168/- respectively.

(c) Rs 50/- to each of the 85 eligible victims of fire accident at Amamigudipadu and Rs 30/- to each of the 70 eligible victims of fire accident at peddayachevaram have been sanctioned.

(d) Does not arise.

RELIEF TO VICTIMS OF FIRE ACCIDENTS IN PATHAPATNAM TALUK

13—

*S54-(W) Q.—Sri P. Gunnuayya.—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

whether the Government propose to give financial relief for reconstruction of houses to the victims of the fire accidents in the following villages of Pathapatnam taluk, Srikakulam district to whom no relief has been given so far (i) Dharmalakshmipuram where 20 girijan houses have been destroyed two months ago (ii) Dasupuram where about 20 houses have been destroyed?

A:—An amount of Rs 180/- and Rs 240/- in respect of fire accidents on 2-11-60 and in Feb. 1967 respectively has been sanctioned, to the victims of fire accidents at Dharmalakshmipuram and Rs 1250/- to the victims of fire accident at Dasupuram of Pathapatnam Taluk of Srikakulam district has been distributed.

DAMAGE TO CROPS IN VILLAGES OF SIRCILLA TALUK ETC. DUE TO HAILSTORM

14—

*S54-(O) Q.—Sri Ch. Rajeswara Rao.—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether the Government are aware that some villages in Sircilla taluk, Jagtial taluk and Metpally taluk we affected by the hailstorm in the last week;

(b) if so, the names of these villages where the crops were totally damaged and the people were rendered without any crop; and

(c) what are the measures of aid proposed to be granted to those victims of hailstorm?

A:—(a) The answer is in the affirmative.
Written Answers to Questions. 17th June, 1947.

(b) A statement in respect of Sirisilla and Jagtial taluks is placed on the Table of the House. The names of the affected villages of Metpally taluk are awaited from the Collector.

(c) An amount of Rs 2,850/-i.e., at the rate of Rs 30/-to each affected ryot paying land revenue of less than Rs 20/-has been sanctioned in Aitpalli village of Karimnagar taluk. Monetary relief in respect of the other affected villages will be sanctioned by the Collector on receipt of the particulars from his subordinate officers. Steps are also being taken to provide other reliefs viz., remission of land revenue, granting of distress taccavi, supply of fodder on subsidy basis, opening of fair price shops and suspension of loan collection etc., in respect of the affected villages.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

Names of the villages, affected due to the hailstorm in Jagtial, Siricilla, Metpally taluks in Karimnagar district in pursuance of S. N Q. No. 54–0

JAGTIAL TALUK
1. Nookalapalli
2. Balwantapur
3. Savvapur
4. Kondamila
5. Konapur
6. Poegadepalli
7. Ramoji pet
8. Thirmalapur
9. Veerapur
10. Cheepilla

SIRCILLA TALUK
11. Anantapalli
12. Stambamapalli
13. Bainpalli
14. Marrigadda
15. Sangul
16. Chandurthi
17. Maddikunta
18. Morripalli
19. Pothagal
20. Mustabad
21. Bandkanal
22. Eesai pet
23. Narmal
24. Checkoda
25. Gambhirao pet
26. Lingannapat
27. Mustafanagar
28. Moinkunta
29. Chippalapalli
30. Namapoor
31. Jaggapoor
32. Mallial
33. Rudrangi
17th June, 1967

34. Lingampet
35. Timmapoor

METAPALLI TALUK

HUNGER STRIKE BY THE ORGANISING SECRETARY OF ANDHRA FOUNDRY & MACHINE COMPANY

15—

* 647 Q.—Sri Ch. Rajeswara Rao:—Will the hon. Minister for Information, Public Relations and Labour be pleased to state:

(a) whether it is a fact that the organising Secretary of the Andhra Foundry and Machine Company Employees Union went on hunger strike in front of the Factory Gate at Moulali from 31st March 1967;

(b) if so, what are the demands of the employees; and

(c) what are the steps taken by the Government to settle the basic demands of the said employees?

A:—(a) Yes, Sir.

(b) The demands of the Union are the following:

i) Providing a vehicle always at the factory premises to take injured workers in accidents, etc. to the hospital.

ii) To restore the amenities enjoyed by the employees in the factory canteen which was earlier subsidised.

iii) Payment of wages for the period of 4 1/2 days from 2nd February, 1967 to 7th February 1967.

iv) Payment of wages for the period of suspension in regard to six workers.

v) Increase in wages and Dearness Allowance.

vi) Supply of uniforms and shoes.

vii) Increase of festival holidays.

viii) Supply of one rain coat and one long coat to watch and ward workmen.

ix) Payment of wages for Sundays.

x) Grant of festival advance.

xi) Grant of Cycle loans.

xii) Fixing the workers in proper grades.

xiii) Supply of soap.

xiv) Establishment of Consumers Co-operative Stores, supply, of provisions on credit.

xv) Increase of casual leave.

xvi) Grant of leave with wages under Sec. 79 of the Factories Act without insisting on 240 days service in subsequent years once qualifying service is put up in the first instance.
Written Answers to Questions.  
17th June, 1967.

(c) The Regional Assistant Commissioner of Labour, Hyderabad held conciliation proceedings on 21-3-67 and it was postponed for mutual discussions by the parties. Subsequently as no agreement could be reached the Deputy Commissioner of Labour had discussions with the parties on the 7th, 11th, 12th and 13th April, 1967 and on 13th the parties agreed to refer the matters in dispute to Voluntary arbitration and accordingly an arbitration agreement had been entered into and the hunger strike had been called off. Further, an interim increase in wages at 20 paise per day to unskilled workers, 30 paise per day to semi-skilled and 40 paise per day to skilled workers has been paid with effect from 1-1-67 by the management.

MEDICAL COLLEGE AT NELLORE

16—

* 57 — (E) Q.— Sarvasri A. Madhavarao and B. Papi Reddy (Allur, :- Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government are aware that Government of India is going to open 4 new Medical Colleges every year in the Country;

(b) whether the Government propose to start a Medical College at Nellore; and

(c) if so, when and if not, the reasons therefor?

A :— (a) No intimation has been received from the Government of India in the matter.

(b) No, Sir.

(c) The Government consider that there is no need for the present to open new Medical Colleges in the State since the admissions now being made in our Medical Colleges are adequate to meet the requirements of the State.

HEALTH MUSEUM AT NELLORE

17—

* 57—(F) Q.— Sri A. Madhava Rao.— Will the hon. Minister for Health and Medical be pleased to State:

(a) when the Government propose to open Health in Nellore on lines of the one established in Hyderabad.

(b) if so, when; and

(c) if not, the reasons therefor?

A :— (a) No, Sir,

(b) Does not arise.

(c) In view of the limited provision allotted for the Public Health Department in the Fourth Five Year Plan it is not possible to start a Health Museum at Nellore.
34  17th Jun, 1977.  Written Answers to Questions

Rebate to Handloom Weavers’ Co-Operative Societies

18—  
* 30 Q.— Sri P. ^rtn^_ to Questions
     Will the hon. Minister for Industries state:
     (a) the total amount of rebate paid to the Handloom Weavers’ Co-operative Societies in the State during 1966-67; and
     (b) whether the said rebate is being paid to the societies in time by the Government; and if not, the reasons therefore?
     A:—
     (a) Rs. 30,25,600-00
     (b) Rebate claims are being met as early as possible subject to availability of funds for the scheme in the budget.

Permitting of Lorries into Forests

19—  
* 56 (X) Q.— Sri Ch. Mallikarjuna (Yellavaram) Will the hon. Minister for Municipal Administration be pleased to state:
     (a) whether private or contractor’s lorries are being permitted by the Government to go directly into Forest Timber and bamboo coupes;
     (b) if so, the particulars of concerned G.O. pertaining to the said permits;
     (c) whether the Government are aware of the fact that such permits allow scope for pilfering in the forests;
     (d) if so, whether the Government have issued orders restricting them only upto the depots prescribed by the Forest Department but not directly into the Forests; and
     (e) if not, the reasons therefor?
     A:—
     (a) Yes, Sir.
     (b) No specific orders were issued by the Government in this regard.
     (c) Transport of forest produce is covered by transit permits and the produce will also be checked at the checkposts opened for the purpose. Necessary safeguards against pilferage of forest produce are thus already there.
     (d) Does not arise.
     (e) It is not possible for any contractor to work the coupe if facilities for transport of coupe produce are denied.

Abolition of Prohibition

20—  
* 116 Q.— Sarvasri Y. Venkata Rao, M. Ch. Nagaiah (Prathi, padu) T. C. Rajan (Palamaner), D. Venkatesham (Kuppam-P. Gunnayya, A. Bhagavanth Rao (Kuchinapudi), S. Jagannadham) and G. Sivasiah (Puttur) — Will the hon. Minister for Excise and Prohibition be pleased to state:
(a) whether there is any proposal with the Government to abolish prohibition in Andhra Pradesh;
(b) if so, when it will be abolished;
(c) if not, whether the Government are aware that the Government of Maharashtra have exempted from prohibition, arrack and other drinks with 3 1/2% alcohol;
(d) whether this Government also would introduce any exemption in a similar manner?

A:—
(a) No.
(b) Does not arise.
(c) No.
(d) Does not arise;

BUSINESS OF THE HOUSE

(a) Business connected with:—

(a) No.

(b) Does not arise.

Business connected with:

(a) No.

(b) Does not arise.

(b) Exceptions...

Excepting some Sileru cases and one or two in Bezawada or Guntur, the question of judicial enquiry therefore does not arise.
17th June, 1967.

**Condolence Motion:**

*re*: Demise of Sri Pusluri Kodanda Ramiah, Former M.L.A.

Mr. Speaker:—He may be getting number of opportunities during the Session. Let us see. He may give notice under Rule 74 or so.

Mr. Speaker:—Oh Yes; I accept. Please give notice.

**CONDOLENCE MOTIONS**

*re*: Demise of Sri Kodanda Ramiah Former Member of the Legislative Assembly

Mr. Speaker:—I am to announce to the House the demise of Sri Kodanda Ramiah and Sri J. T. Fernandez, former members of the Legislative Assembly. I request the Leader of the House to move the condolence resolution first regarding the demise of Sri Pusluri Kodanda Ramiah.

Sri K. Brahmananda Reddy:—Sir, I beg to move:

"That this House places on record its deep sense of sorrow at the demise of Sri Pusluri Kodanda Ramiah, a former member of the Andhra Pradesh Legislative Assembly, and conveys its deep sense of sympathy to the members of the bereaved family."

Mr. Speaker:—Motion moved.
Condolence Motion:

17th June, 1967.

re: Demise of Sru Pusuluri Kodanda Ramiah, Former M.L.A.

Ramiah, a distinguished politician and a scholar, passed away on the 31st of December, 1967. He was born in 1928 and was a Member of the Legislative Assembly from 1957 to 1967. His contributions to the field of education and politics were remarkable.

His 17th June, 1967, motion on his demise...
38 17th June, 1967

Condolence Motion:
re: Demise of Sri Pusluri Kodanda Ramiah, Former M.L.A.

Sri Pusluri Kodanda Ramiah, Former M.L.A., passed away on 16th June, 1967. He had served the State of Andhra Pradesh with distinction and zeal. He was a member of the Front Committee of the Tribes Welfare Department and had been an active member of the Congress Party. His death is a great loss to the cause of the tribals and the party. He was a true patriot and a dedicated public servant.

Tribes Movement:

Tribes in the State have a major movement led by Sri Pusluri Kodanda Ramiah. The movement has been active for many years and has made significant progress in the welfare of the tribes. The movement has been instrumental in the creation of the Tribes Welfare Department and has been successful in securing several enactments for the welfare of the tribes.

Sri Pusluri Kodanda Ramiah was a member of the Front Committee of the Tribes Welfare Department. He was an active member of the Congress Party and had been a dedicated public servant. His death is a great loss to the cause of the tribals and the party. He was a true patriot and a dedicated public servant.

34th Anniversary:

The 34th anniversary of the Tribes Movement was celebrated on 3rd March, 1967. The celebration was attended by several dignitaries and leaders of the tribals. The celebration was marked by the presentation of several awards to the leaders of the movement. The celebration was a great success and was attended by a large number of people.

 Shraddha Sarath Shalawal (Jeevan Mili):... Joor Aravaadu Tuzut Pish... Anekkaju Hoon... Merw...
17th June, 1967

Condolence Moti.n:
re: Demise of Srl Puluri Kodanda Ramiah, Former M.L.A.

రహితంగా, ప్రణాళికము: 1952 లో లిపించిను మరణయొపట్టుంది. ప్రభుత్వను తెలుగు శాస్త్రస్థితియు కంటే కొన్ని నిరూపణ వంటిది. 1957 లో మరణంతో అందమైనందును తండ్రి లిపించిను (స్మరణాంగా) మరణం కోసం ప్రారంభించిన మరెంది క్రియలు యొక్క ప్రయత్నాలను కొనసాగించిన తరువాతి తరువాతి మరణం ఉద్యోగులు కోసం అభివృద్ధి చేయాలని కాదు మాత్రమే. ప్రమాణం. ప్రతి సేవకుడు అనేక దాదాపు నిపుణులను ఉపయోగించాడు కాదు ప్రతి కార్యకారి మాత్రమే. ఎందుకంటే ప్రతి కార్యకారి సేవకుడు తన పాటు ప్రణాళికను అంటే ప్రతి కార్యకారి మాత్రమే. సేవకుడు ఎందుకంటే ప్రతి కార్యకారి సేవకుడు తన పాటు ప్రణాళికను అంటే ప్రతి కార్యకారి మాత్రమే.

తొలి నాడు: దీని సమయంలో ఫలితం కూడా ఉండాడు (ప్రతి కార్యకారి సమయంలో ఫలితం కూడా ఉండాడు). Tribal Advisory Council కు సమయంలో ఫలితం కూడా ఉండాడు.

తొలి ప్రారంభం: దీని సమయంలో ఫలితం కూడా ఉండాడు. తరువాతి ప్రారంభంలో ఫలితం కూడా ఉండాడు.
17th June, 1967.

Condolence Motion:

re: Demise of Sri Pushutti Kodanda Ramiah,
Former M. L. A.

Sir, on behalf of my Community and myself, I offer my heart-felt condolences to the members of the bereaved family of Sri Kodanda Ramayya.

Mrs. M. Godfrey (Nominated Anglo-Indian):—Mr. Speaker, Sir, on behalf of my Community and myself, I offer my heart-felt condolences to the members of the bereaved family of Sri Kodanda Ramayya.
Condolence Motion:  

re: Demise of Sri J. T. Fernandez, former M. L. A.

Mr. Speaker:—The question is:

"That this House places on record its deep sense of sorrow at the demise of Sri Pusuluri Kodanda Ramaiah, a former member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family".

The motion was adopted, Nem Con, all the members standing in silence for one minute.

re: DEMISE OF SRI J. T. FERNANDEZ FORMER MEMBER OF THE LEGISLATIVE ASSEMBLY

Sri K. Brahmananda Reddy:—Sir, I beg to move:

"That this House places on record its deep sense of sorrow at the demise of Sri J. T. Fernandez, a former member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family".

Mr Speaker:—Motion moved.

He was a nominated member of this House right from 1957 to 1967. He was a member of the Anglo Indian Association and a member of the Indian Defence Force Auxiliary Forces during World War I. He served as a warrant officer in the Indian Army. He was a journalist and a correspondent for Associated Press of India and was neutral and independent in his attitude.

422—6
Condolence Motion:

re: Demise of S I. J. Fernandez, former M. L. A.

Mrs. M. Godfrey:— Mr. Speaker, Sir, the Chief Minister has already spoken in brief about the antecedents of Mr. J. T. Fernandez. Well, I would like to say that despite the fact that he was struck by a severe heart attack when he joined the Assembly in 1957, Mr. Fernandez had for several years an outstanding record of attendance. Until recently when his health failed him, he made himself a successful member and raised numerous questions not only relating to the Anglo-Indian community but also referred to the problems of the State. He had also a strong voice as an independent member and did not hesitate to support the Congress Party whenever he felt that he was justified in doing so. Among other things, he fought unceasingly for the Anglo-Indian community and for the representation of indigent sections. Outside the Assembly he utilised his contacts and influence in promoting the cause of several individual and collective petitioners. It was through his efforts that the Frank Anthony Commercial Institute came into existence with the support of the Nizam’s Trust, and he was the Chairman of the Institute until his death.

I would like to say that the death of Mr. J. T. Fernandez is a loss that is being felt by every Anglo-Indian all over the country because he was so well known and loved. Mr. Fernandez was the guide and friend of every Anglo-Indian in Andhra Pradesh. I would
like to place on record the deep sense of sorrow that the members of the Anglo-Indian Community in Andhra Pradesh feel at the demise of Mr. J. T. Fernandez and convey their deep sense of sorrow and sympathy to his bereaved wife, son and daughter. I feel that I cannot say more — time would not permit — although I can speak so much on the achievements of Mr. J. T. Fernandez. He had not only been kind to every person but embraced with love and affection everyone who went to him for assistance and guidance. I hope his family would take the loss in the right spirit and continue the good work that Mr. Fernandez had started.

Mr. Speaker:— The question is:

"That this House places on record its deep sense of sorrow at the demise of Sri J. T. Fernandez, a former member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family."

The motion was adopted NEM CON all the members standing in silence for one minute.
Mr. Speaker:— Some members have sent questions and they are coming up.

Mr. Speaker:— When the question is answered we shall consider the issue.

Mr. Speaker:— Has the hon. Chief Minister anything to say at this stage.

Mr. Speaker:— Where are the papers laid on the Table which we are considering?

BUSINESS OF THE HOUSE
Statement by the Minister for Revenue 17th June, 1967
re: Land Revenue system.

Mr. Speaker:—It doesn’t make any difference:

Mr. Speaker:—Discretion is with the Chair. The objection
is not overruled. The honourable Member may
rise.

Mr. Speaker:—I quite agree. But then if we want to strictly
follow that, I do not think any honourable Member can get up any time
and say anything he likes. How is he rising now?

Sri C. V. K. Rao:—I am raising a point of order.

Mr. Speaker:—The honourable Member never said that he is raising
a point of order. If he wants to follow strictly the order of the
agenda, it may be a little difficult. If he has any doubts he may raise
them at the end, but not in the middle.

Sri C. V. K. Rao:—Let us follow the rules strictly.

Mr. Speaker:—If we follow the rules strictly, honourable Members
also may not get a chance. So, I do not think he will have any
serious objection to the Revenue Minister making the statement.

STATEMENT BY THE MINISTER FOR REVENUE
re: LAND REVENUE SYSTEM

1962 వి చేత ప్రభుత్వం రేధించిన మండల కోచెం ఏం కొనసాగింది 14 వండ కరం
పిడ్డంలో ప్రభుత్వం రేధించిన మండల కోచెం ఏం కొనసాగింది 14 వండ కరం
పిడ్డంలో ప్రభుత్వం రేధించిన మండల కోచెం ఏం కొనసాగింది 14 వండ కరం
పిడ్డంలో ప్రభుత్వం రేధించిన మండల కోచెం ఏం కొనసాగింది 14 వండ కరం
పిడ్డంలో ప్రభుత్వం రేధించిన మండల కోచెం ఏం కొనసాగింది 14 వండ కరం
46

17th June, 1967. Statement by the Minister for Revenue.
re: Land Revenue system.

In the Assembly 1967 the 28th June was appointed. 1967
was the centenary of the Land Revenue system. The
Minister for Revenue stated that the Land Revenue system
had undergone several changes over the years. The
system had been simplified and made more efficient. The
Minister also mentioned that the system had
improved the collection of land revenue. The system
had been revised several times to make it more
effective. The Minister also highlighted the need for
improving the system further to meet the changing
needs of the society.

The Minister concluded by stating that the
Land Revenue system was a vital part of the economy
and efforts would continue to improve it.

Manohar Raju
Minister for Revenue

Statement by the Minister for Revenue.
re: Land Revenue system.
statement by the minister for revenue

17th June, 1967

Land Revenue system.

1956-57. మంత్రి అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1956 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1957 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1958 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1959 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1960 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1961 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1962 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1963 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1964 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1965 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1966 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం
1967 అయితే మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం మాత్రం

17th June, 1967
Statement by the Minister for Revenue.

Land Revenue system.

(1) శతాబ్ది ప్రాంతములో ఏటప్పునే 1962 భాగంలో బాధిత పరిపాలనా జాతురాలు పల్లెతో కొలువు కోసం అంతర్భాగాలకు చదువు 75 కారుల పారిశ్రామికులు. ఈ మందిలు మాత్రమే లాంటి కృషిపడింది. అందుకే ప్రతి 5 కారుల రెంటి ఆరోగ్య ప్రశ్నలలో ఆడి అమలు విచారించారు. అసాధారణంగా ఎందోగా ప్రతి 0.50 రు. కొండ పాలకుల రెంటి ఆమె సమాధానం 0-12 సాగు ప్రాంతములో కృషిపడించారు. అందులో ప్రధాన పట్టణానికి రెంటి ఆమె కంటే ప్రతి 5 కారుల రెంటి ఆరోగ్య ప్రశ్నలలో ఆడి అమలు విచారించారు.

(2) ప్రతి ప్రమాణం 1962 భాగంలో బాధిత పరిపాలనా జాతురాలు పల్లెతో కొలువు కోసం అంతర్భాగాలకు చదువు 50 కారుల పారిశ్రామికులు. అసాధారణంగా ఎందోగా ప్రతి 5 కారుల రెంటి ఆరోగ్య ప్రశ్నలలో ఆడి అమలు విచారించారు. అందులో ప్రతి 5 కారుల రెంటి ఆమె సమాధానం 0-05 రు. కొండ పాలకుల రెంటి ఆమె సమాధానం 0-12 సాగు ప్రాంతములో కృషిపడించారు. అందులో ప్రధాన పట్టణానికి రెంటి ఆమె కంటే ప్రతి 5 కారుల రెంటి ఆరోగ్య ప్రశ్నలలో ఆడి అమలు విచారించారు.

(3) ప్రతి ప్రమాణం 1962 భాగంలో బాధిత పరిపాలనా జాతురాలు పల్లెతో కొలువు కోసం అంతర్భాగాలకు చదువు 35 కారుల పారిశ్రామికులు. అసాధారణంగా ఎందోగా ప్రతి 5 కారుల రెంటి ఆరోగ్య ప్రశ్నలలో ఆడి అమలు విచారించారు. అందులో ప్రతి 5 కారుల రెంటి ఆమె సమాధానం 0-05 రు. కొండ పాలకుల రెంటి ఆమె సమాధానం 0-12 సాగు ప్రాంతములో కృషిపడించారు. అందులో ప్రతి 5 కారుల రెంటి ఆరోగ్య ప్రశ్నలలో ఆడి అమలు విచారించారు.
Statement by the Minister for Revenue: 17th June, 1967

(4) Allopharmac, allopharmac, and allopharmac will be included in the new system. It has been decided by the Minister for Revenue to introduce a new system of land revenue with "concessional" rates for certain classes of lands.

(5) With effect from 1st April, 1962, the existing land revenue system will be replaced by a new system. The Minister for Revenue has notified the new rates which will be applicable from 1st April, 1962, and which will be commensurate with the new rates. The new rates will be applicable from 1st April, 1962.

(6) The new rates will be applicable to lands in the following manner:

- Rates will be applicable for 10 acres and more, at a rate of Rs. 5.00 per acre.
- Rates will be applicable for 10 to 20 acres, at a rate of Rs. 7.50 per acre.
- Rates will be applicable for 20 to 50 acres, at a rate of Rs. 10.00 per acre.
- Rates will be applicable for more than 50 acres, at a rate of Rs. 12.50 per acre.
Statement by the Minister for Revenue:

16. Land Revenue syst em.

(Mr. Deouty Speaker in the Chair)

The statement by the Minister for Revenue:

Land Revenue sys tem.

The Minister for Revenue:

The Land Revenue system.

The Minister for Revenue:

The Land Revenue system.

The Minister for Revenue:

The Land Revenue system.

The Minister for Revenue:

The Land Revenue system.

The Minister for Revenue:

The Land Revenue system.

The Minister for Revenue:

The Land Revenue system.
Statement by the Minister of Revenue:

re: Land Revenue system.

17th June, 1967

Mr. Deputy Speaker:—It is very clear. "A statement may be made by the Minister on a matter of public importance with the consent of the Speaker, but no debate shall be raised."

Sri G. Latchanna:—It is not a debate. I want a point of clarification. It is not a debate. I cannot agree with that conclusion. I want some point of clarification. Have I got a right to ask it or not?

Mr. Deputy Speaker:—Please bear with me. The hon. Member got a right but there are so many opportunities to raise at some other time.

Sri G. Latchanna:—The statement is made just now. We have to consider that statement. So we have to get clarification.

Mr. Deputy Speaker:—In view of the importance attached to the statement, in view of the...

Sri G. Latchanna:—Why should he do it now?

Mr. Deputy Speaker:—It is only to give time for thinking.

Sri G. Latchanna:—I think he should do it now.

Mr. Deputy Speaker:—I shall...
Statement by the Minister for Revenue:

17th June, 1967. Land Revenue system.

Mr. Deputy Speaker:—I have not allowed that; You are going on......

Mr. Deputy Speaker:—Now I would invite to next item-Papers to be laid on the Table.

Sri G. Latchanna:—On a point of order, Sir.
Statement by the Minister for Revenue : 17th June, 1967.

re: Land Revenue system:

Mr Deputy Speaker:—It is all right. He has raised a point of order. He may give it in writing under what rule he is raising this point of order. Then I shall give my own ruling on it. He wanted some clarification. The hon. Minister has said that he has no papers to give all the material required.

Sri G. Latchanna:—No material is required for this. The statement is made by the Minister. He says that Rs. 10 and below will be eliminated.

Mr. Speaker:—It is not a question of discussion. Now people paying land revenue below Rs. 10 will be exempted from payment of land revenue, i.e., after the new Act comes into force.
17th June, 1967.  

Papers Laid on the Table.

Amendment to the Andhra Pradesh Public Service Commission Regulations, 1963.

Sri K. Brahmananda Reddy:—I beg to lay on the Table a copy of notification issued with G.O. Ms. No. 290, General Administration (Services-A), dated 28-3-1967 making an amendment to the Andhra Pradesh Public Service Commission Regulations, 1963 in accordance with clause (5) of article 320 of the Constitution.

Amendment to rule 102 of the Andhra Pradesh Motor Vehicles Rules 1964.

Sri K. Brahmananda Reddy:—I beg to lay on the Table a copy of G. O. Ms. No. 200, Home (Transport-I) dated 2nd February 1967 containing an amendment to rule 102 of the Andhra Pradesh Motor Vehicles Rules, 1964 as required under sub-section (3) of section 133 of the Motor Vehicles Act, 1939 (Central Act 4 of 1939),
Amendment to the Andhra Pradesh Motor Vehicles Rules, 1964.

Sri K. Brahmanada Reddy:—I beg to lay on the table copies of the following Government Orders with statement of amendments together with an explanatory note appended thereto, issued to the Andhra Pradesh Motor Vehicles Rules 1964, as required under sub-section (3) of section 133 of the Motor Vehicles Act, 1939 (Central Act 4 of 1939).


ANNUAL FINANCIAL STATEMENT FOR 1967-68 AND SUPPLEMENTARY FINANCIAL STATEMENT FOR 1966-67 OF THE ANDHRA PRADESH STATE ELECTRICITY BOARD

Sri K. Brahmananda Reddy:—I beg to lay on the Table under sub-section (3) of section 61 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948) a copy of the Annual Financial Statement for 1967-68 and Supplementary Financial Statement for 1966-67 of the Andhra Pradesh State Electricity Board.

RULES ISSUED UNDER ANDHRA PRADESH PUBLIC LIBRARIES ACT, 1960.

The Minister for Education (Sri T. V. Raghavulu):—I beg to lay on the Table under sub-section (3) of section 25 of the Andhra Pradesh Libraries Act, 1960 a copy each of the following Orders of Government relating to the Rules issued under Andhra Pradesh Public Libraries Act, 1960:


Mr. Speaker:—Papers laid on the Table.

BUSINESS OF THE HOUSE

Sri T. Nagi Reddy:—I had sent two Adjournment Motions, Sir, one in relation to the R. T. C. and its problems and the other in relation to the rising prices of foodgrains.

Mr. Speaker:—We will take up day after tomorrow because there is no time. I would like to hear him at length and also the Minister at length.

Sri T. Nagi Reddy:—All right, Sir.

Mr. Speaker:—If he wants, me to take up, I have no objection even now, but there is no time. We will take up immediately after question hour, day after tomorrow.
Mr. Speaker:—The hon. Member has given some notice. I think I have admitted. If it is not admitted I will consider again. I wanted some information, i.e., the places where they are being harassed and the manner in which they are harassed. I will fix a date. I will ask the Chief Minister to make a statement. He can furnish the information. He will get the endorsement.

GOVERNMENT MOTIONS

re.—Election to the State Library Committee.

Sri T. V. Raghavulu:—Sir, I beg to move:

"That in pursuance of clause (g) of sub-section 2 of section 3 of Andhra Pradesh Public Libraries Act, 1960 (Act 8 of 1960), this Assembly do proceed on a date to be fixed by the Hon. Speaker to elect four members to the State Library Committee constituted under sub-section (1) of section 3 of the Andhra Pradesh Public Libraries Act, 1960."

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is:

"That in pursuance of clause (g) of sub-section 2 of section 3 of Andhra Pradesh Public Libraries Act, 1960 (Act 8 of 1960), this Assembly do proceed on a date to be fixed by the Hon. Speaker to elect four members to the State Library Committee constituted under sub-section (1) of section 3 of the Andhra Pradesh Public Libraries Act, 1960."

The motion was adopted.

Mr. Speaker:—With reference to the motion of the Minister for Education regarding election of four members of the Assembly to the State Library Committee, I fix 1 p.m. on 27-6-65 as the time within which nomination papers of candidates for election to the State Library Committee should reach the Secretary, Legislature. If the number of candidates nominated exceeds the number of vacancies to be filled in viz., 4, a poll will be taken on a date to be announced in due course. The election will be by ordinary method, i.e., direct election and not in accordance with the principle of proportional representation by single transferable vote.

re.—Election to the Board of Industries.

The Minister for Industries (Sri B. V. Gurumurthy):—Sir, I beg to move:

"That with reference to clause (b) of sub-section (1) of section 3 of the Andhra Pradesh (Andhra Area) State Aid to Industries Act, 1922 (Act V of 1923), this House do proceed on a date to be fixed by the Hon. Speaker to elect two persons to be members of the Board of Industries constituted under the said section."

Mr. Speaker:—Motion moved.
Government Motions:  Election to the Board of Industries.  

17th June, 1967.

Mr. Speaker:—We are going to send our representative from the Assembly. Representatives who participate in the debate—let them bring it to the notice of the Assembly. Please send a report.

Sri Vavilala Gopalakrishnayya:—They must be informed well. Then only they will be useful in the Committee.

Mr. Speaker:—Let the hon. Minister please keep it in mind.

Sri B. V. Gurumurthy:—Sir, if the members chosen to serve on the Committee bring to our notice any information that is not provided to them, we will look into it.

Sri Vavilala Gopalakrishnayya:—Let us think of the future in the light of what happened in the past.

Mr. Speaker:—It is a good thing that he is bringing this to the notice of the Government. Necessary action will be taken.

Now, the question is:

"That with reference to clause (b) of sub-section (1) of section 3 of the Andhra Pradesh (Andhra Area) State Aid to Industries Act, 1922 (Act V of 1923), this House do proceed on a date to be fixed by the Hon’ble Speaker to elect two persons to be members of the Board of Industries constituted under the said section."

The motion was adopted.

Mr. Speaker:—In accordance with the regulations made for the conduct of elections according to proportional representation by means of single transferable vote, I fix 1 p.m. on 27-6-67 as the time before which notice of nominations for election to the Board of Industries should reach the Secretary Legislature,
GOVERNMENT RESOLUTIONS

re:- ELECTIONS TO THE ZONAL AND DIVISIONAL RAILWAY USERS' CONSULTATIVE COMMITTEE

(SOUTH EASTERN RAILWAY, WALTAIR DIVISION)

The Minister for Communications (Sri J. V. Narsinga Rao):—I beg to move.

"That as the South Eastern Railway, Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31st December, 1967 on the Divisional Railway Users' Consultative Committee, Waltair Division, this Assembly do recommend to the Government to communicate to the General Manager, South Eastern Railway the name of the Member elected by this Assembly to serve on the Committee upto 31st December, 1967".

(SOUTH CENTRAL RAILWAY ZONE)

"That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31st March, 1968 on the Zonal Railway Users' Consultative Committee, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway the name of one Member elected by this Assembly to serve on the Committee upto 31st March, 1968".

(SOUTH CENTRAL RAILWAY, VIJAYAWADA DIVISION)

"That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31-12-1967 on the Divisional Railway Users' Consultative Committee, Vijayawada Division, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway, the name of one Member elected by this Assembly to serve on the Committee upto 31-12-1967".

(SOUTH CENTRAL RAILWAY SECUNDERABAD DIVISION)

"That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31-12-1967 on the Divisional Railway Users' Consultative Committee, Secunderabad Division, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway, the name of one Member elected by this Assembly to serve on the Committee upto 31-12-1967".

(SOUTH CENTRAL RAILWAY ZONE)

"That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31st March, 1968 on the Zonal Railway Users' Consultative Committee, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway the name of one Member elected by this Assembly to serve on the Committee upto 31st March, 1968".

(SOUTH CENTRAL RAILWAY VIJAYAWADA DIVISION)

"That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31-12-1967 on the Divisional Railway Users' Consultative Committee, Vijayawada Division, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway, the name of one Member elected by this Assembly to serve on the Committee upto 31-12-1967".

(SOUTH CENTRAL RAILWAY SECUNDERABAD DIVISION)

"That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31-12-1967 on the Divisional Railway Users' Consultative Committee, Secunderabad Division, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway, the name of one Member elected by this Assembly to serve on the Committee upto 31-12-1967".

(SOUTH CENTRAL RAILWAY ZONE)

"That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31st March, 1968 on the Zonal Railway Users' Consultative Committee, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway the name of one Member elected by this Assembly to serve on the Committee upto 31st March, 1968".
Government Resolutions: 17th June, 1967

re: Elections to the Zonal and Divisional Railway Users Committee.

(SOUTH CENTRAL RAILWAY, GUNTAKAL DIVISION)

"That as the Southern Railway Administration have requested the Government to communicate name of the representative of the Andhra Pradesh Legislature to serve upto 31-12-1967 on the Divisional Railway Users' Consultative Committee, Guntakal Division, this Assembly do recommend to the Government to communicate to the General Manager, Southern Railway, the name of one Member elected by this Assembly to serve on the Committee upto 31-12-1967".

(SOUTHERN RAILWAY ZONE)

"That as the Southern Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31-3-1968 on the Zonal Railway Users' Consultative Committee, this Assembly do recommend to the Government to communicate to the General Manager, Southern Railway, the name of one Member elected by this Assembly to serve on the Committee upto 31-3-1968".

Mr. Speaker:—Motions moved.

Mr. Speaker:—The better thing will be to send a report to the Minister so that he will address the Central Government on the Railway. On the report of Sri G. Latchanna hon. Minister may take necessary action.
60 17th June, 1967

Government Resolutions:
re: Elections to the Zonal and Divisional Railway Users Committee.

Mr. Speaker:—Don't stand on formalities. Whatever things are within his knowledge put it in writing and bring it to the notice of the concerned Minister and let him know afterwards.

Mr. Speaker:—If a Member sends a report to the concerned Minister, and if the Minister does not take action within one month he may put a short notice question.

Mr. Speaker:—When a person sends a report to the concerned Minister, I am sure, the concerned Minister will immediately take action. Action must be taken. They must take action upon that and that must be the regular procedure. If they do not take any action, then again the House will be seized of the matter and will take necessary action.

Sri Pragada Kotaiah:—But generally it should be done. Generally on every occasion whatever we suggest—those suggestions should be forwarded to the concerned Secretary and ultimately with a note it must go to the concerned Minister and the Minister will have to take action.
Government Resolutions:


re: Elections to the Zonal and Divisional Railway Users' Committees.

Sri J. V. Narsinga Rao:—We have been doing that. The Speaker was good enough to say that all the details may be furnished for an effective action. That is the only idea. Otherwise everything expressed by the Members is being taken note of and we will try to take action.

Mr. Speaker:—After six months again he will ask about it....

Mr. Speaker:—I want that some results should be achieved. If the hon. Member wants the Minister to take note of his suggestions and then take action, all right, that would be, perhaps, the best thing. Anyhow he will find after six months as to what has been done on his suggestion.

The question is:—

(1) "That as the South Eastern Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31st December, 1967 on the Divisional Railway Users' Consultative Committee, Waltair Division, this Assembly do recommend to the Government to communicate to the General Manager, South Eastern Railway the name of the Member elected by this Assembly to serve on the Committee upto 31st December, 1967."

(2) "That as the South Eastern Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31st March, 1968 on the Zonal Railway Users' Consultative Committee, this Assembly do recommend to the Government to communicate to the General Manager, South Eastern Railway the name of one Member elected by this Assembly to serve on the Committee upto 31-3-1968.

(3) "That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31-12-1967 on the Divisional Railway Users' Consultative Committee, Vijayawada Division, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway, the name of one Member elected by this Assembly to serve on the Committee upto 31-12-1967."

(4) "That as the South Central Railway Administration have requested the Government to communicate the name of the representative of the Andhra Pradesh Legislature to serve upto 31-12-1967 on the Divisional Railway Users' Consultative Committee, Secunderabad Division, this Assembly do recommend to the Government to communicate to the General Manager, South Central Railway, the name of one Member elected by this Assembly to serve on the Committee upto 31-12-1968."

(5) "That as the South-Central Railway Administration have requested the Government to communicate the name of the represen-
Government Bill:
The Industrial Disputes (Andhra Pradesh) Amendment Bill, 1967.

62 17th June, 1967.

Mr. Speaker:—Motion moved.

(Pause)
Mr. Speaker:—The question is:

“That leave be granted to introduce the Industrial Disputes (Andhra Pradesh Amendment) Bill, 1967”.

The motion was adopted.

**The Andhra Pradesh Medical Practitioners Registration Bill, 1967.**

The Minister for Health and Medical (Sri P.V. Narasimha Rao)—Sir, I beg to leave of the House to introduce “the Andhra Pradesh Medical Practitioners Registration Bill, 1967”.

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is:

“That leave be granted to introduce the Andhra Pradesh Medical Practitioners Registration Bill, 1967”.

The motion was adopted.

**The Andhra Pradesh State Aid to Industries Bill, 1967.**

Sri B. V. Gurumooorthy:—Sir, I beg, for leave of the House to introduce, the Andhra Pradesh State Aid to Industries Bill, 1967.

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is:

“That leave be granted to introduce the Andhra Pradesh State Aid to Industries Bill, 1967”.

The motion was adopted.

**The Andhra Pradesh (Andhra Area) Prohibition (Amendment) Bill, 1967.**

The Minister for Excise and Prohibition (Sri V. Satyanarayana)—Sir, I beg leave of the House to introduce the Andhra Pradesh (Andhra Area) Prohibition (Amendment) Bill, 1967”.

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is:

“That leave be granted to introduce the Andhra Pradesh (Andhra Area) Prohibition (Amendment) Bill, 1967”.

The motion was adopted.
17th June, 1967

THE ANDHRA PRADeSH STAMP (INCREASE OF DUTIES) BILL, 1967

Mr. Speaker:—Now the Minister for Revenue will move, for the first reading of the Andhra Pradesh Stamp (Increase of Duties) Bill 1967.

Mr. Speaker:—The question of my granting leave does not arise because I have given permission for the publication in the Gazette.

Mr. Speaker:—The motion for the first reading

Mr. Speaker:—Sri T. Nagi Reddy:- But the point is this Sir. After all, this Bill has been dated 14th June and this must have come to us yesterday. Quite a number of us arrived here only yesterday and we have been busy; in which case it is but reasonable that we be given a chance to go through the other Acts in Southern States—say, for example Madras, Kerala and Mysore as to what they have done and what are the rates which they have referred to here and for us to prepare even for a general discussion and to-morrow being Sunday, we will be given a chance even for a general discussion to educate ourselves properly as to what exactly the Bill is and how it is being implemented in other States.

Sri C. V. K. Rao:—Point of Order Sir, when a Bill is introduced, or on some subsequent occasion, the member-in-charge may move that the Bill be read a first time:

Provided that no such motion shall be made before the expiry of seven days from the despatch to each member of a copy of the Bill with the Statement of Objects and Reasons, unless the Speaker, in exercise of his power to suspend this provision, allows the motion to be made.

Mr. Speaker:—What does the Revenue Minister say with regard to the point of order raised by Mr. C. V. K. Rao?

Sri V. B. Raju:—When a Bill is introduced, or on some subsequent occasion, the member-in-charge may move that the bill be read a first time: I think Sir, 103 (c) . . . .
Government Bills:


Mr. Speaker:- There is that proviso. "Provided that . . . . .

Sri T. Nagi Reddy:- But that is different Sir. Giving permission is different from giving permission for discussion because to give permission is for the publication of the Bill seven days' notice to the Member . . . . . . . . . .

Mr. Speaker:- Where is it?

Sri T. Nagi Reddy:- The point is this Sir, Rule 103 (c) says that before the expiry of seven days from the despatch to each Member of a copy of the bill with the Statement of Objects and Reasons. Oh! there is that provision.

Mr. Speaker:- There is that discretion for the Speaker.

Sri C. V. K. Rao:- But provision has not been suspended by you.

Mr. Speaker:- Legally there is no objection. As Mr. Latchanna has pointed out, Members do not have sufficient time to study the Bill, to express their views.

"Provided that no such motion shall be made before the expiry of seven days from the despatch to each member of a copy of the Bill with the Statement of Objects and Reasons, unless the Speaker, in exercise of his powers to suspend this provision allows the motion to be made".

Mr. Speaker:- Exactly that is the point. The hon. Member has rightly observed.

Sri P. Subbiah:- Last time also the same point came up for discussion. Then the point was whether the consent should be communicated or not. Now the Hon'ble Speaker gave permission to move the Bill, but not the waiver of seven days notice. That should be communicated to us.
The Andhra Pradesh Stamp (Increase of Duty) Bill, 1967

Mr. Speaker:—Please hear me. The question is whether I have given permission for seven days notice or not, for publication. I have given permission. The moment it is included in the Agenda, it means, that I have given permission for waiver. The Second thing is, as Mr. Gopalakrishnayya has observed, ordinarily every Bill must come before the House and Minister concerned must seek leave of the House. The question is whether any emergency or extraordinary situation has arisen for the Speaker to use, his discretion. Is it not so?

Sri T. Nagi Reddy:—The point, Sir, here is this, it is for introduction for publication, motion of leave to introduce the Bill etc. In that context, you might have waived the clause saying that it need not be introduced in the Assembly and allowed for publication. That is one, row that has already happened and the publication has been made. Then the second question came. Now it is the question of first reading. For this also there are the rights of the Members; that seven days' notice should be given before taken up for discussion as first reading. If that is not there, we will not be prepared in the manner in which we should be, before we begin discussion on this Bill. So, it is our request to you Sir, that at least some time should be allowed for us to prepare properly and understand it.

Mr. Speaker:—I agree so far as that is concerned for the Members to study the Bill and for them to offer their suggestions, some reasonable time must be given and not try to hustle the legislation of this nature. Even the Revenue Minister agrees. Only thing is we are not completing it to-day. We will again take it up on Monday.

Sri T. Nagi Reddy:—After all, in a general discussion, we have to refer to so many things.

Mr. Speaker:—If such of those persons who want to participate, let them participate and those who want time, they can participate on Monday. I am going to give them time for discussion on Monday. Even the first reading will not be completed to-day.

Sri T. Nagi Reddy:—The point is this Sir. Since the Government is in the habit of publishing certain things, say, for example, the increase of electricity rates, they will say “that is not our purpose. It has been done by the Corporation which is independent of us”. They did it after the Legislature meetings wereover. We left this place and went away and after that there were so many things coming. At least in this case, let us have enough time to understand the Bill properly, discuss it in its proper spirit and then conclude the discussion.

Sri P. Subbaiah:—I raise another point of order Sir. This is a Bill—financial and Governor's consent...

Mr. Speaker: I give enough time.
Gaoveernmt Bill :  

17th June, 1967.  

Sri P. Subbaiah: It is not that. As per the Rule 97 (2): "If the Bill is a Bill which under the Constitution cannot be introduced without the previous sanction or recommendation of the President, or the Governor as the case may be, the member shall annex to the notice such sanction, or recommendation conveyed through a Minister, and the notice shall not be valid, until this requirement is complied with.''

Mr. Speaker: He is insisting that this thing shall be annexed to the notice of such sanction. It is there.

Sri P. Subbaiah: It is not there Sir. It is not circulated to us.

Sri V. B. Raju: The Certificate is there. It is given to the Office. The circulation to the Members with a copy of the notice, probably must not have been done.

Sri P. Subbaiah: It is a very mandatory provision. "Shall not be valid until this requirement is complied with.''

Sri V. B. Raju: I do not know the practice—Whether it is actually in the file or it is circulated to the Members. I am asking the practice of the office they are adopting because as far as the Government is concerned, the Government has associated the certificate to the notice and sent to the Secretary.

Sri P. Subbaiah: That is for the Government. That is not for the members.

Sri T. Nagi Reddy: It is the Minister that should do it. He should pin it along with the Bill and send it.

Mr. Speaker: Let me answer the point raised by Mr. Subbaiah. Mr. Subbaiah says that the copy of the Governor's Assent or Consent whatever it may be, must be annexed to the Notice-notice not to the Member's, notice given by the Minister for moving this motion. That has been done.

Sri V. B. Raju: Along with the notice of the Motion, the Certificate is associated.

Mr. Speaker: The Minister concerned has given notice along with the Governor's consent.

Sri T. Nagi Reddy: It is very clear. "The previous sanction or recommendation of the President or the Governor, as the case may be, the member shall annex to the notice such sanction." Where is that? We have not received.

Mr. Speaker: The rule says that when the Minister gives notice of motion for introducing a Bill, he must annex along with it the consent of the Governor. That he has done.
Mr Speaker:—If the Bill is a financial bill, it will require the consent of the Governor. Let us not unnecessarily go deep into the matter and try to draw inferences and meanings. Let us not waste time about it. I am clear in my mind that the rule has been complied with.

Mr. Speaker:—I will see that the print is clear so that the Member can see.

Sri Pragada Kotiah:—I will pass on this copy. You will kindly see Sir. What is the purpose in giving such a copy? We cannot read it.

Sri V. B. Raju:—By mistake if any illegible copy has been supplied that can be replaced.

Mr. Speaker:—Everything is like that. Let us now proceed with the Bill.

Sri V. B. Raju:—Sir, I beg to move:

"That the Andhra Pradesh Stamp (Increase of Duties) Bill, 1967 be read for a first time."

Mr. Speaker:—Motion moved.
Mr. Speaker: I am to announce to the House that the last hour for the receipt of amendment to the Andhra Pradesh Stamp (Increase of Duties) Bill, 1967 is 11 a.m. on 18-6-1967 (to-morrow). Such amendments as are received afterwards will not be accepted.

Mr. Speaker:—We will give time till to-morrow evening, 4 p.m. or 5 p.m.

Sri T. Nagi Reddy:—Since tomorrow is Sunday, naturally we have our own engagements.

Mr. Speaker:—I do not think that he is observing Sabbath to-morrow.

Sri T. Nagi Reddy:—Sir, I have got so many engagements for to-morrow and it is not possible for me to sit at my house. Therefore, it will be impossible, Sir.

Mr. Speaker:—We will have it at 5 p.m.

Sri T. Nagi Reddy:—Before we are not going to have any clause by clause discussion. There is no doubt about it.
17th June, 1937

Government Bills:
The Andhra Pradesh Stamp (Increase of Duties) Bill, 1967

Sri T. Nagi Reddy :—Every Finance Bill is only simple, that we increase only 30% or 100%.

Sri T. Nagi Reddy :—It is not only percentage, it is also the previous background of what has happened to bring this Bill into the Legislature now. Each Bill is not a water-tight compartment of its own. It has its background and foreground.

Sri T. Nagi Reddy :—Therefore, the First reading will continue to go on the whole of Monday. We will have the clause by clause discussion on Tuesday.

Sri P. Subbiah :—The Bill appears to be simple and the burden is Rs. 2 crores 50 lakhs.

Mr. Speaker :—The point is this. Just now, the House has given leave for 5 Bills on Prohibition Amendment Act, the Medical Practitioners Amendment Bill etc. All these Bills have to be taken up by 20th.

Sri T. Nagi Reddy :—Why are the rules made? Rules are made for certain purposes. If there is any particular incident wherein rule need not be in vogue, that is different. But, every time that a Bill comes we are hustled into the thing. Last time also when there was additional Land Revenue Bill, the same reasons were given. There was no time for the Select Committee to discuss simply because it was very important.

How did the Land Revenue become important? The Stamp Duty Bill becomes important and every Bill that comes is so important as though we are in a hurry to finish the whole thing due to emergency or danger, to the country. Unnecessary hustling of such matter is not good either in the interests of the Ministry or the opposition.

Sri T. Nagi Reddy :—Business Advisory Committee are 104 members. We have 27 members out of which 13 are Opposition.

Mr. Speaker :—So far as this Bill is concerned, it is taken up. Whether we are going to finish it on Monday or not, it is a different matter. We will take it up and then try to finish it on Monday or failing that on Tuesday. So far as the other Bills are concerned I am convening a meeting of the Business Advisory Committee day after tomorrow and decide about them then.
Mr. Speaker:— This time limit is for the Members to give their amendments.

Mr. Speaker:— They want time till 3 p.m. day after to-morrow for giving their amendments. That means Revenue Minister won't be able to finish the bill day after tomorrow. It will have to be taken up again on Tuesday next.

Sri V. B. Raju:— So, the whole programme which we wanted to have for the business will be come completely upset.

Sri T. Nagi Reddy:— The Government did not come prepared and give enough notice to the Opposition and in what way is the opposition concerned with it? They ought to have got prepared themselves earlier and given us enough notice.

Sri V. B. Raju:— That can be completed without much debate day after to-morrow. We shall make an effort.

Supposing it is inevitable, we cannot help it.

Sri T. Nagi Reddy:— It becomes inevitable. We want to go through similar bills of other States.

Sri V. B. Raju:— Sometimes, we can sit extra hours also.

Sri T. Nagi Reddy:— No necessity.

Mr. Speaker:— If the Members agree we can sit.

Sri V. B. Raju:— Sir, it is a question of few hours for these amendments, that is all.

You have kindly agreed already to extend time up to the 8 a.m. day after tomorrow. So, there is no difficulty.

Mr. Speaker:— The question of completing the Bill does noo arise. The question of giving reasonable time to the Members to send their amendments has got to be considered. They are-pleading that the time given is not enough to go through the amendments.

All right. I have once for all decided that 11 a.m. will be the time for receipt of amendments day after tomorrow. It is over and I am not going to change my mind.

Sri K. Govinda Rao:— On a point of submission, Sir, we have agreed to send our amendments. We want to know as to how it is changed in other States. We have got to be prepared for the
discuss of the Bill and therefore, we wish to have the details, and wish to discuss this later.

Mr. Speaker:—I am not particular whether it is completed day after to-morrow or not. Those who want to speak, let them speak. The other side members may want to speak.

7 days notice waive extraordinary cases 7 days notice waive extraordinary cases. The other side members may want to speak. (Laughter)

Mr. Speaker:—This is the first time I am doing this. I hope it will be the last time also. (Laughter)

Sri Vavilala Gopalakrishnayya:—Thank you, Sir.

[Mr. Deputy Speaker in the Chair]
Government Bills:


Sections 50 and 51 of the Act allow for the assessment of duties on documents exceeding Rs. 20 in amount. The Act also provides for the imposition of duties on instruments acknowledging debt exceeding Rs. 20.

The document outlines the provisions for indirect taxation and the taxation proposal for the year 1965-66.

The government has proposed a 36.76% increase in duties for the year 1966-67.
17th June, 1967.

The Andhra Pradesh Stamp (Increase of Duties) Bill, 1967

According to exemption under Article 6 Schedule (I) affidavits or declaration in writing made for the immediate purpose for being filed or used in a court or before a officer of any court were exempted from payment of stamp duty by Act No. 26 of 1965. This exemption was withdrawn on the recommendation of the Taxation Enquiry Committee. Several representations were received from the Bar Associations for the restoration of this exemption. It was, therefore, decided to restore this exemption by means of a notification issued under section 9 of the Indian Stamp Act. This is separately under issue. 

Section 75 A requiring the rules made by a State Government, Section 75 A 3 "The State Government may make rules to carry out generally the purpose of this Act and may by such rules prescribing fines which shall in no case exceed Rs. 500 to be imposed on which thereof" be added. Rules made by the State Government under the Stamp Act will have to be placed before both the Houses of State Legislature. It is also proposed to substitute Section 78 by a new Section......
Government Bills:
The andhra Pradesh Stamp
(No. 1 of 1967)
Government Bills:

Under valuation: Under valuation means undervaluation. Sub-Registrar under valuation 100 stamp 20 days. The Andhra Pradesh Stamp under valuation 100 stamp 20 days. Sub-Registrar under valuation 100 stamp 20 days. The Andhra Pradesh Stamp under valuation 100 stamp 20 days. Under valuation 100 stamp 20 days. Under valuation 100 stamp 20 days. Under valuation 100 stamp 20 days. Under valuation 100 stamp 20 days. Under valuation 100 stamp 20 days. Under valuation 100 stamp 20 days.

Government Bills:

17th June, 1967.

...
17 h June, 1917

The Andhra Pradesh Small Stamps (Incr. of Duties) Bill, 1967

Government Bills:

(English)
Government Bill:


17th June, 1967.

The duty on stamps shall be increased in the case of the following items of stamps, namely:

1. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

a. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

- Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

b. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

2. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

a. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

- Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

b. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

3. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

a. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

- Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

b. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

4. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

a. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

- Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

b. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

5. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

a. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

- Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

b. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

6. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

a. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

- Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

b. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

7. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

a. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

- Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

b. Duty on stamps in the case of the following items of stamps shall be increased by an amount equal to the amount of duty previously charged on such stamps:

Mr. Speaker, 17th June, 1977.

Goverment Bills:


Thank you, Mr. Speaker.
Government Bills:

17th June, 1977. 83


The Bill was introduced by Mr. J. G. Reddy, M.P., Minister for Law, Justice and Home Affairs, and moved by Mr. G. Madhusudhan Reddy, M.P., Minister for Finance and Planning.

Mr. J. G. Reddy said that the Bill was introduced to provide for the increase of duties on stamps in the State of Andhra Pradesh. The present rates of duties on stamps were inadequate and required an increase to meet the financial obligations of the Government.

Mr. G. Madhusudhan Reddy, in moving the Bill, said that the increase in duties would help to meet the financial requirements of the Government. He also mentioned that the increase would be moderate and would not burden the public.

The Bill was passed unanimously and was referred to the Finance Committee for consideration.

The Session was adjourned for the day.
Government Bills:

17th June, 1967.

The Hon'ble Governor of Bihar:

I am directed to forward for your kind consideration the Andhra Pradesh Stamp (Increase of Duties) Bill, 1967.

The Bill seeks to increase the stamp duties on various documents and instruments. The present duties are too low and need to be increased to meet the financial requirements of the State.

The Bill proposes to increase the duties on various categories of documents, such as deeds, agreements, and instruments, by a substantial amount. The new duties are expected to generate additional revenue for the State, which can be used to fund essential public services.

The Bill also includes provisions to ensure that the new duties are applied correctly and that the Penalties for non-compliance are adequately specified.

I hope that you will find the Bill useful and will give it due consideration. Thanking you, I am,

Yours faithfully,

[Signature]

[Name]

[Position]
The Andhra Pradesh Stamp (Increase of Duties) Bill, 1907.

17th June, 1907.

The Andhra Pradesh Stamp (Increase of Duties) Bill, 1907.

The proposed amendments include an increase in stamp duties for various documents and registrations. The specific increases are as follows:

- Registration of marriages: An increase of 50% over the existing duty.
- Registration of births: An increase of 10% over the existing duty.
- Registration of deaths: An increase of 20% over the existing duty.
- Registration of deeds: An increase of 30% over the existing duty.
- Registration of powers of attorney: An increase of 40% over the existing duty.

Additionally, the bill proposes to increase the duty on marriage certificates and birth certificates by 50%.

The amendment also includes a provision for the appointment of staff to support the implementation of these new duties.

The Bill provides for increasing the rates of certain stamps and registration fees. Stamps are to be issued on white paper. The registration fees are increased by 8, 1500, 2000, 2500, and 5000. Court fee stamps are also increased. A certificate court fee stamp is increased by 50%. Additional provisions include:

1. A 2 rupee stamp for under valuation is introduced.
2. A 5 rupee stamp for registration of marriages.
3. A 5 rupee court fee stamp for registration of court wishes.
4. A 10 rupee stamp for registration of wills.
5. A 20 rupee stamp for registration of offices.

Administration.

81 17th June, 1967

Government Bills:


The bill provides for the imposition of duties on the issuance of stamps under value or in black market. It also includes provisions for the registration of stamps and the production of articles under valuation. The bill was introduced on 17th June, 1977.

Justice A. A. E. R. V. R.-Justice A. A. E. R. V. R. expressed concern over the black market in stamps and the production of articles under valuation. He suggested that steps should be taken to curb these practices. He also emphasized the need for strict enforcement of the provisions of the bill.

The bill was passed and became effective with immediate effect.

Black market transactions in stamps and production of articles under valuation have been a serious problem in the state. The bill aims to address these issues by imposing duties on the issuance of stamps under value or in black market. The bill also provides for the registration of stamps and the production of articles under valuation.

The bill is expected to bring about a significant change in the stamp market and reduce black market transactions. Justice A. A. E. R. V. R. expressed hope that the bill would be effectively implemented to achieve its objectives.

The bill was introduced in the assembly on 17th June, 1977, and was passed with immediate effect. It is expected to have a positive impact on the stamp market and curb black market transactions.
17th June, 1967.


Therefore, we have to think over. We have to look back, look forward and study the present situation and then only pilot the Bill. This is a matter which we have to consider severally: or else the impact and incidence does not fall upon them only. It is a vicious circle. It revolves and revolves and finally hits everybody.

This may be the last straw on the camel’s back and it is our duty to withdraw it at once.
Government Bills:  


17th June, 1967.

The stamp duty bill of 1967 was introduced in the Andhra Pradesh Assembly. The bill proposes an increase in stamp duty rates on various documents to generate additional revenue. The rates of stamp duty for stamps issued for transactions involving real estate, sale of shares, debentures, and other securities have been increased to ensure fair and equitable distribution of tax burden.

The bill also introduces new categories of stamps and updates the existing ones to reflect current market values and transaction volumes. The increased rates are expected to generate additional revenue for the state, which can be used to fund developmental projects and improve public services.

The bill was enacted to address the need for modernizing and streamlining the stamp duty system in the state, ensuring that the system is conducive to economic growth and development.

422—12
Government Bills:


90 17th June, 1967.


Government Bills:


Stamp vendors in many sections of the country have been facing financial difficulties for some years. As a result, they have been forced to reduce the price of stamps, which has led to a decline in the revenue generated from stamp sales. In view of this, the government has decided to introduce an enhancement in the duties on stamps. This will help to increase the revenue generated from stamp sales and ensure that the stamp vendors can continue to operate on a viable basis.

Stamp writers Association form an important part of the stamp trade. They are responsible for the design and production of stamps and are essential for the smooth functioning of the stamp trade. The government has recognized the importance of the stamp writers Association and has decided to provide financial support to them.

Educational qualifications are an important aspect of stamp writing. In order to ensure that the stamp writers are adequately trained, the government has decided to provide financial support to the stamp writers Association for the development of educational qualifications.

Undervaluation of income tax by stamp vendors has been a persistent problem. In order to address this issue, the government has decided to provide financial support to the stamp vendors to help them improve their accounting practices and ensure that they are paying their fair share of income tax.

In conclusion, the government has decided to introduce a number of measures to support the stamp trade and ensure that stamp vendors can operate on a viable basis. These measures include an enhancement in the duties on stamps, financial support to the stamp writers Association, and support for the development of educational qualifications among stamp writers.

The House then adjourned till Half-Past Eight of the Clock on Monday, the 19th June, 1967.
The House then adjourned till Half-Past Eight of the Clock on Monday, the 19th June, 1967