ORAL ANSWERS TO QUESTIONS.

SPLITTING OF JOINT PATTAS

121—

* 379 (6589) Q.—Sri K.Govinda Rao (Anakapalli) —Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether there is any proposal to disband the work relating to the splitting up of joint pattas in our State:

(b) if so, for what reasons; and

(c) what is the expenditure incurred by the Government so far on this work?

The Minister for Revenue and Civil Supplies (Sri V.B. Raju) —

(a) No, Sir.

(b) Does not arise.

(c) Rs. 28.56 lakhs upto end of August, 1968.

Sir, there are no details of the numbers. There are no details of the numbers Sir.

J. No. 137. 
Sri V. B. Raju: — Upto end of August, 1968 as against the estimated number of 3 lakhs of joint pattas in the State, 2,43,423 cases have been disposed by the Revenue Officers and 3,41,143 subdivisions have been made. The number of sub-divisions may go up to 80 to 90 lakhs. Out of 80 to 90 lakhs sub-divisions 3,41,143 subdivisions have been made till now.

Sri V. B. Raju: — Upto end of August 34,188 cases have been disposed. Out of 34,188 cases 3,41,143 sub-divisions have been made till now.

Sri V. B. Raju: — Upto end of August 34,188 cases have been disposed. The number of sub-divisions may go up to 80 to 90 lakhs. Out of 80 to 90 lakhs sub-divisions 3,41,143 sub-divisions have been made till now.
Oral Answers to Questions 2nd December, 1963
11th December, 1933.

Oral Answers to Questions.

Q 12. పితేరికి (పితేరికి) :—చెందారు,  పితేరికి సేవల సంఖ్యలు 20, 30 ఉన్నాయి. ఇతర సామాన్య
పితేరికి ఎగిరడానికి ఎలా?  

Q 13. ఏంధ్రప్రదేశ్ ప్రెండెంట్ పితేరికి (ప్రెండెంట్ పితేరికి) :—ముఖ్యమైనంత పితేరికి సంఖ్యలు ఎంతారం 6 ఉన్నాయి. పితేరికి సేవన సంఖ్యలు ఎంతారం 20 ఉన్నాయి. ఇది ఎలా ఉండాలి?  

Q 14. ముఖ్య పితేరికి (ముఖ్య పితేరికి) :—ముఖ్య పితేరికి సంఖ్యలు ఎంతారం 6 ఉన్నాయి. సామాన్య పితేరికి సంఖ్యలు ఎంతారం 20 ఉన్నాయి. ఇది ఎలా ఉండాలి?  

Q 15. పితేరికి (పితేరికి) :—మరియు పితేరికి సంఖ్యలు ఎంతారం 6 ఉన్నాయి. పితేరికి సంఖ్యలు ఎంతారం 20 ఉన్నాయి. ఇది ఎలా ఉండాలి?  

Sri V. B. Raju :—This is related to sub-division.

Q 16. పితేరికి (పితేరికి) :—మరియు పితేరికి సంఖ్యలు ఎంతారం 6 ఉన్నాయి. పితేరికి సంఖ్యలు ఎంతారం 20 ఉన్నాయి. ఇది ఎలా ఉండాలి?  

Sri V. B. Raju :—I am not aware of the details at the Patwari level.
Oral Answers to Questions.  
2nd December, 1968.

Sri V. B. Raju:—I will go into the matter.

Smt. J. Eswari Bai (Yellareddi):—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

JEEPS TO TAHSILDARS

122—

*488 (7196) Q.—Smt. J. Eswari Bai (Yellareddi) :—Will the hon.
2nd December, 1968.

Oral Answers to Questions.

whether there is any proposal with the Government to provide jeeps to all Tahsildars, who are mostly revenue collecting agency with executive work?

Sri V. B. Raju :—No.

DUES FROM RANGARAYA MEDICAL COLLEGE

123—

*276 (6281) Q.—Sri R. Mahananda :—Will the hon. Minister for Health and Medical be pleased to state :

(a) whether there are any dues from Rangaraya Medical College, Kakinada in regard to expenditure incurred by the Government in providing clinical teaching facilities for the College students from July, 1960 ;

(b) if so, how much is due till to-day ; and

(c) whether the Government propose to waive this amount in view of the poor financial position of the College ?

The Minister for Health and Medical (Sri Mohd. Ibrahim Ali Ansari) :—(a) Yes, Sir.

(b) Rs. 10,08,759

(c) The matter is under consideration.

Sri R. Mahananda :—From how long it is under consideration?

Sri Mohd. Ibrahim Ali :—The request of the president was turned down. He has represented again last month. The Director has been asked for his specific remarks.

Mr. Speaker :—The question is : we are providing funds to the college ; it is a private college. In return is the Government given discretion to fill up ten seats, i.e., are ten seats placed at their disposal. That is the question.
We are not giving any funds to the college. The Government are asking for the return of the amount which had been spent in the previous years. On that account Rs. 10 lakhs is due.

Sri P. Subbaiah:—The college is due to give the amount to the Government, and we are giving funds for the running of the college. Is the Government given 10 seats to be filled at its discretion? I am told 10 seats are given to the Government.

(No reply).

Sri V. C. Kesava Rao:—May I know whether there is any proposal before the Government to take privately the managed medical college.

Sri Mohd. Ibrahim Ali Ansari:—Not at present.

Sri K. Prabhakara Rao:—Will the Government consider the proposal before the end of this academic year?

Sri Mohd. Ibrahim Ali Ansari:—We are considering, Sir.

Sri C. V. K. Rao:—I would like to know from the hon'ble Minister whether the Government is aware that the management used to collect capitation fee of Rs. 6,000 from each student and then it has been raised Rs. 8,000 and again it has been raised to Rs. 10,000 from each student and also clandestinely Rs. 12,000 is taken from each student. If that is the position, is the college meant only for the rich to be educated and what is the Government going to do to run it on equitable lines. Along with this are the accounts being audited before the amount due swells up?

Sri Mohd. Ibrahim Ali Ansari:—Just now I submitted that the Government has no information that they are collecting these amounts. Regarding the audit, the Government will get the whole thing audited and then you know that is what.

Mr. Speaker:—Will the Government take steps and see that all accounts are properly audited?

Sri Mohd. Ibrahim Ali Ansari:—Certainly, we will do it.
2nd December, 1968.

Sri Pragada Khotaiah:—I would like to know whether there is any reservation at least for the Scheduled Castes and Scheduled Tribes in that Rangaraya Medical College or is it meant only for the rich?

Sri Mohd. Ibrahim Ali:—There is no reservation, Sir.

"CULEX FATIGANS" IN RIVER MUSI

(a) whether the Government are aware that "Culex Fatigans" has increased from 3% to 12% in Musi River in Hyderabad on account of stagnation of water, release of drain water, rubbish, etc., into the river and cultivation in the river bed; and

(b) if so, the steps proposed to control the spread of "Culex Fatigans"?

Sri Mohd. Ibrahim Ali:—(a) "Culex Fatigans" breeds in almost any collection of water especially where there is a high degree of organic matter.

On account of stagnation due to drain water in the river bed, Musi has become a breeding ground for "Culex Fatigans".

(b) Weekly anti-larval measures are carried-out in the river bed such as treating water surfaces by material oil and also by preventing stagnation of water.

HARIJAN HOSTELS RECEIVING GOVERNMENT GRANTS

(a) the number of Boys' and Girls' Harijan Hostels receiving grants from the Government so far during the current year and whether any inspection of these hostels was undertaken; and

(b) the number of bogus hostels, if any, found?

The Minister for Social Welfare (Sri A. Ranaswamy):—(a)

Boys' Hostels... 466
Girls' Hostels... 305

Inspections are done by the Officers.

(b) Nil during current year.
Oral Answers to Questions.
2nd December, 1968

MARINE BASED INDUSTRIES

126—

*615 (5199) Q.—Sri C. V. K. Rao:—Will the hon. Minister for Excise & Prohibition be pleased to state:

(a) whether the Government has any blueprint for marine based industries all along the 600 mile Andhra Coast; and

(b) if so, the estimated cost of the scheme and whether a copy of the blueprint be placed on the Table of the House?

The Minister for Excise and Prohibition (Sri V. Satyanarayana Rao):—(a) No, Sir.

(b) Does not arise.

FISHING IN VIZAG SEA COAST

127—

*696 (6268) Q.—Sri R. Satyanarayana Raju (Narsapur):—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether there is any proposal with the Government to take up the scheme of fishing in Visakhapatnam sea coast;

(b) whether investigation regarding this scheme has been made; and

(c) if so, the particulars of the same?

Sri V Satyanarayana Rao:—(a) & (b) Yes, Sir.

(c) A team of experts of International Bank for Reconstruction and Development visited Vizag, and prepared a scheme for development of Deep Sea Fishing for operation at Vizag. The scheme envisages

operation of 40 vessels spread over a period of 1 year, establishment of preservation and shore facilities etc. at a total cost of Rs. 1 4.00 lakhs, which includes foreign exchange of Rs. 53.02 lakhs.

128—

(a) number of first grade and second grade Sub-Registrars working in the State now;

(b) number of persons belonging to Scheduled Castes and Tribes out of clause (a) above;

(c) the requisite qualifications for the promotion as first grade Sub-Registrar from the second grade; and

(d) whether any rule of reservation is being applied for promotion from second to the first grade to the Scheduled Castes and Tribes persons in the State now; if not, the reasons for the same?

Sri V. B. Raju:—(1) Sub-Registrars Grade I = 30

Sub-Registrars Grade II = 94

(b) Scheduled Castes Scheduled Tribes

<table>
<thead>
<tr>
<th>Grade</th>
<th>Scheduled Castes</th>
<th>Scheduled Tribes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grade I</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>Grade II</td>
<td>17</td>
<td>3</td>
</tr>
</tbody>
</table>

(c) No additional qualifications are prescribed for the promotion of Grade II Sub-Registrar as Grade I Sub-Registrar.

(d) The rule of reservation does not apply for promotion of Grade II Sub-Registrars as Grade I Sub-Registrars, as the Andhra Pradesh Registration Sub-ordinate Service Rules do not provide for it.
Sri G. Sivaiah:— It is reported in many places that when the property is transferred in the name of somebody they are undervaluing the property to escape stamp duty. A number of people have been asked to explain. There are also certain allegations that the

Office is also Co-operating in this matter. Are there any steps that are being taken by the Government even to take these sub-registries to task.

Sri V. B. Raju:—I earnestly submit to you that this supplementary has no relation to the main question. We cannot have all pervasive knowledge.

Mr. Speaker:—This relates to the Registration Department which is also in your portfolio. So whatever pertains to that Department is brought under the supplementary.

Sri V. B. Raju:—Sir, any slip of the tongue will be taken as a privilege issue.

Sri V. B. Raju:—Notice Sir.

MISAPPROPRIATION OF FUNDS BY KARNAM AND MUNSIFF OF KADULURU

129—

378 (6534) Q.—Sri K. Muniswamy:—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that the Karnam and Munsiff of Kaduluru village, Sullurpet taluk, Nellore district had misappropriated some amount and that the Karnam has been dismissed and arrested subsequently on 23rd even after the repayment of the amount;

(b) whether it is also a fact that one Sri Rajiah, the Village Munsiff who is a Harijan has been dismissed and an arrest warrant was issued even though he paid an excess amount of Rs. 1,600; and

(c) the reason why the Government have failed to take action against the persons who are evading the payments in the same taluk?

Sri V. B. Raju:—(a) Yes, Sir.

(b) Sri M. Rajah, former Village Munsiff misappropriated an amount of Rs. 3,193-48 collected towards land Revenue and that the entire amount was recovered and remitted into the State Bank. But no excess amount was recovered and the delinquent was not yet arrested.

(c) Steps have been taken and are being taken to recover Government dues from all the defaulters.

Collector, Tahsildar
Oral Answers to Questions, 2nd December, 1968.

excess to 1,800. Can an excess of 7? Because he is the only Harijan in the state as V. M.

Collector report. Excess to? Criminal prosecution non-Harijan question Everybody is equal before law.

V. M. appoint security deposit. Sri V. B. Raju: Separate question. Sir.


Government time limit double punishment. Additional beds in hospitals.

* 8-4 (7162) Q.—Sarvasri R. Mahananda and P. Venkata Reddy:—Will the hon. Minister for Health and Medical be pleased to state:

(a) the No. and names of Hospitals in which additional beds were sanctioned in 1966-67 and 1967-68 in the State; and

(b) whether the Government will give preference to sanction beds in the back-ward and remotely situated taluk headquarters?

Sri Mohd. Ibrahim Ali:—(a) A statement is laid on the Table of the House.

(b) Yes, Sir.
STATEMENT PLACED ON THE TABLE OF THE HOUSE

Vide Clause (a) of L. A. (0. No. 7162 (starred). [\*130]


<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Hospital</th>
<th>No. of beds increased during 1966-67</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Government General Hospital, Guntur</td>
<td>60</td>
</tr>
<tr>
<td>2</td>
<td>Government General Hospital, Kurnool</td>
<td>130</td>
</tr>
<tr>
<td>3</td>
<td>Radium Institute &amp; Cancer Hospital, Hyderabad</td>
<td>25</td>
</tr>
<tr>
<td>4</td>
<td>Government Hospital, Vijayawada</td>
<td>25</td>
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<tr>
<td>5</td>
<td>Government Headquarters Hospital, Eluru</td>
<td>50</td>
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<tr>
<td>6</td>
<td>Government Headquarters Hospital, Anantapur</td>
<td>50</td>
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<tr>
<td>7</td>
<td>Government Headquarters Hospital, Khammam</td>
<td>50</td>
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<tr>
<td>8</td>
<td>Government Headquarters Hospital, Nalgonda</td>
<td>50</td>
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<tr>
<td>9</td>
<td>Government Headquarters Hospital, Mahabubnagar</td>
<td>20</td>
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<td>10</td>
<td>Government Headquarters Hospital, Sangareddy</td>
<td>18</td>
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<tr>
<td>11</td>
<td>Government Headquarters Hospital, Adilabad</td>
<td>20</td>
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<tr>
<td>12</td>
<td>Government Headquarters Hospital, Nizamabad</td>
<td>50</td>
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<tr>
<td>13</td>
<td>Government Taluk Headquarters Hospital, Palakonda</td>
<td>16</td>
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<tr>
<td>14</td>
<td>Government Taluk Headquarters Hospital, Vizianagaram</td>
<td>6</td>
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<tr>
<td>15</td>
<td>Government Hospital, Chodavaram</td>
<td>16</td>
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<td>16</td>
<td>Government Hospital, Srungavarapukota</td>
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<td>17</td>
<td>Government Hospital, Razole</td>
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<td>18</td>
<td>Government Hospital, Kothapet</td>
<td>18</td>
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<tr>
<td>19</td>
<td>Government Hospital, Peddapuram</td>
<td>4</td>
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<tr>
<td>20</td>
<td>Government Hospital, Tiruvur</td>
<td>6</td>
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<tr>
<td>21</td>
<td>Government Hospital, Avanigadda</td>
<td>16</td>
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<tr>
<td>22</td>
<td>Government Hospital, Challapalli</td>
<td>16</td>
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<td>23</td>
<td>Government Hospital, Proddatur</td>
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<td>24</td>
<td>Government Hospital, Sircilla</td>
<td>8</td>
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<td>25</td>
<td>Government Hospital, Huzurabad</td>
<td>8</td>
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<tr>
<td>26</td>
<td>Government Hospital, Sultanabad</td>
<td>8</td>
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<td>27</td>
<td>Government Hospital, Mulug</td>
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<td>28</td>
<td>Government Hospital, Narsampet</td>
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<td>29</td>
<td>Government Hospital, Pakal</td>
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<td>30</td>
<td>Government Hospital, Wardhanapet</td>
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<tr>
<td>31</td>
<td>Government Hospital, Kamareddy</td>
<td>18</td>
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<td>32</td>
<td>Government Hospital, Yellandu</td>
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<td>Government Hospital, Bhadrachalam</td>
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<td>34</td>
<td>Government Hospital, Nadigudem</td>
<td>4</td>
</tr>
<tr>
<td>35</td>
<td>Government Hospital, Ramannapet</td>
<td>10</td>
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<tr>
<td>36</td>
<td>Government Hospital, Jogiapat</td>
<td>10</td>
</tr>
<tr>
<td>37</td>
<td>Government Hospital, Alampur</td>
<td>6</td>
</tr>
<tr>
<td>38</td>
<td>Government Hospital, Zan Iur</td>
<td>10</td>
</tr>
</tbody>
</table>

There is no increase of bed strength during the year 1967-68 due to paucity of funds.
Sri R. Mahananda:—Instead of increasing the strength of the existing hospitals, is there any proposal with the Government to have increased bed strength in all the taluk headquarters hospitals where there are none at present. Will the Government give preference to the backward areas?

Sri Mohd. Ibrahim Ali:—Certainly we will give preference to the backward areas. Next year we are providing funds. We will certainly take it up.

Sri P. Subbayya:—When we see the paper laid on the Table we find only 38 hospitals are increased. What is the criteria or the procedure adopted for raising the bed strength of these hospitals only and not others.

Sri Mohd. Ibrahim Ali:—It is very difficult to take up all the hospitals at one time.

Sri P. Subbayya:—But what is the procedure while selecting those hospitals.

Sri Mohd. Ibrahim Ali:—Much depends upon the number of in-patients. As and when they increase in a particular hospital we give priority to that hospital.

Sri T. Nageswara Rao (Mangalagiri):—The Guntur General Hospital Advisory Committee has stressed the need for additional beds. Will the Government consider and do the needful?

Sri Mohd. Ibrahim Ali:—We will consider.

Sri B. Rathnasabhapathi:—There are taluks where we do not have hospitals at all. I mean in the sense that there are minimum beds required. Is there any proposal from the Government first to have the buildings constructed in such taluk headquarters and provide beds.

Mr. Speaker:—It is a phased programme. The policy of the Government is to have, gradually, a Government hospital in every taluk headquarters. It is a phased programme which they have taken. Gradually they are doing one after another.

Sri Mohd. Ibrahim Ali:—As the hon Speaker has rightly mentioned, we are taking up a phased programme—much depending upon the funds available.

Sri B. Rathnasabhapathi:—Within what time are they going to complete this phased programme?

Sri Mohd. Ibrahim Ali:—It all depends upon the funds which we get.
2nd December, 1968.

Oral Answers to Questions.

Sri Mohd. Ibrahim Ali:—Guntakal, Pathapatnam, Satya-veedu, Paderu, etc.

Sri P. Venkata Reddy (Kanigiri):—Is there any proposal with the Government to provide beds in Primary Health Centres to meet the needs of the rural population?

Sri Mohd. Ibrahim Ali:—At present there is no proposal.

Sri C. V. K. Rao:—With regard to Kakinada General Hospital, a new building has been constructed for new wards. Can I be enlightened on this point—whether the necessary equipment and all that has been provided or not.

Sri Mohd. Ibrahim Ali:—Separate question, Sir.

Sri V. Palavelli:—Is there any proposal pending with the Government to open maternity centres in each and every taluk headquarters?

Sri Mohd. Ibrahim Ali:—As it is there is no definite proposal. As and when the funds permit, we will take up.

Sri Mohd. Ibrahim Ali:—This has nothing to do with the bed strength. Separate question may be put.

Sri K. Muniswamy:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there is any proposal with Government to establish a training school for Sanitary Inspectors in each district;
(b) if so, from when; and
(c) if not, the reasons therefor?
Sri Mohd. Ibrahim Ali:— (a) No Sir.
(b) does not arise.

(c) Already training facilities exist in the three Medical Colleges of Guntur, Visakhapatnam and Hyderabad.

Sri Mohd. Ibrahim Ali Ansari:— As it is with the facilities available in these three colleges we are able to meet the demands.

Sri Mohd. Ibrahim Ali Ansari:— The existing strength is 100 in each Medical College. So far we were taking in just 50. From this year we have ordered that they should take full strength i.e., 100 in each Medical College.

HOUSE-SITES TO HARIJANS

*644 (5740) Q.— Sri Y. Suryanarayana Murthy (Pithapuram):— Will the hon. Minister for Social Welfare be pleased to state:

(a) whether the Government are aware of the fact that the Harijans of Penumarthi village, Kakinada taluk, East Godavari district, have submitted an application 3 years back to the Collector of East Godavari district and the hon. Minister requesting for the sanction of house-sites for 50 persons and grant of financial aid for the construction of houses;

(b) whether it is a fact that no reply has been given so far;

(c) if so, whether immediate steps will be taken in this regard;

(d) the reason for the delay made so far?
Sri A. Ramaswamy:— Patts have been distributed to Harijans on 16th July, 1968.

(2) నంద్గా రంగేకుడు 1958. రెండవ శతాబ్ధం చేరుకునే సాధ్యం పొందాలి.
133—

*778 (682C) Q.—Sri K. Muniswamy:—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether there is any proposal with the Government to start a 'Fish curving Centre' at Tada, Sullurpet taluk, Nellore district where fish is available in plenty;

(b) if so, from when; and

(c) if not, the reasons therefor?

Sri V. Satyanarayana Rao:—(a) No, Sir.

(b) Does not arise.

(c) A fish curving yard is already existing at Pulingerikuppam, which caters to the needs of the fishermen at Tada.
Oral Answers to Questions

2nd December, 1958.

LEASE OF SHELL PITS AND QUARRIES AT SULLURPET

134—

635 (537) Q.—Sri K. Muniswamy:—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) to whom the shell pits and quarries at Sullurpet taluk, Nellore district were leased out for the year 1967-68; and

(b) the amount secured by our State by this lease?

Sri V. Satyanarayana Rao:—(a) Public Lake Fishermen Co-operative Marketing Society Limited, Tada.

(b) Rs. 1.45 lakhs.

Collection of Land Revenue

135—

132 (633) Q.—Sri P. Mahendranath (Put by Sri C. V. K. Rao):—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that the Tahsildar of Achampet taluk in Mahabubnagar district is forcibly collecting land revenue for the year 1965-66 without issuing the notice No. 6 as per the provisions of the Andhra Pradesh Land Revenue (Enhancement) Act and without any orders from the Government; and

(b) if it is true, what is the action to be taken by the Government?

Sri V. B. Raju:—(a) No, Sir.

(b) Does not arise.

CONTINUANCE OF V. O. & HEADMAN IN MADUGULA ESTATE

136—

382 (6614) Q.—Sri Vavilala Gopalakrishnaiah:—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

...
2nd December, 1968.

Oral Answers to Questions.

(a) whether the proposal to continue the Village Officer and Headman and Talayari each to 21 villages in Ex-Madugula Estate area, Visakhapatnam district was extended from 29-2-1968; and

(b) if not, when it will be extended?

Sri V. B. Raju:— (a) Yes, Sir.

The Government sanctioned in G. O. Ms. No. 553, Revenue dated 20th May, 1968 the retention of the staff (Headman and Talayari each to 21 villages in Ex-Madugula Estate) from 1-3-1968 to 28-2-1969.

(b) Does not arise.

DEVELOPMENT OF GOVERNMENT HEADQUARTERS HOSPITAL, SRIKAKULAM

137—

* 274 (6219) Q.—Sri P. Gunnayya:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether any schemes have been prepared by the Government for the development of Government Headquarters Hospital, Srikakulam; if so, the details of the scheme;

(b) the amount of expenditure incurred towards the new buildings of the Hospital at Srikakulam town;

(c) the bed strength of the same; and

(d) the time by which the said building will be made available for patients?

Sri Mohd. Ibrahimali Ansari:— (a) Yes Sir. The bed strength of Government Headquarters Hospital, which was 53 as on 1-4-56 has been increased by 22 beds during the 2nd Five Year Plan i.e. to 75
beds and further increased by 23 beds during the 3rd Five Year Plan making a total of 100 beds. It is proposed to consider increase of the bed strength of the Hospital from 100 to 200 before the end of the IVth Five Year Plan period at a cost of about Rs. 9.00 lakhs.

(b) Rs. 1.0.8 lakhs.
(c) 100 beds.
(d) The new building will be ready for occupation by 2nd week of December, 1968.

Sri Mohd. Ibrahimali Ansari:—(a) Yes, Sir.
(b) 235 acres and 15 ents attached to the Dargah of Shahidulla Hussaini.
(c) No, Sir. As the lands in question have been taken possession of by the Wakf Board only recently (i.e. on 17-8-68), no income is derived so far by the Wakf Board out of these lands.
(d) Does not arise in view of the answer to clause (c).

WAKF PROPERTY IN JAMADULAPALEM

138—

*S 75 (0512) Q.—Sri K. Govinda Rao:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Wakf Board has any property under its control in the village of Jamadulapalem, hamlet of Bayavaram, Anakapalli taluq, Visakhapatnam district;
(b) if so, what is the extent;
(c) whether the Wakf Board is getting any rent; and
(d) if so, how much per year?

Sri Mohd. Ibrahimali Ansari:—(a) Yes, Sir.
(b) 25: acres and 15 ents attached to the Dargah of Shahidulla Hussaini.
(c) No, Sir. As the lands in question have been taken possession of by the Wakf Board only recently (i.e. on 17-8-68), no income is derived so far by the Wakf Board out of these lands.
(d) Does not arise in view of the answer to clause (c).
112 2nd December, 1968.

VOCATIONAL TRAINING CENTRES

139—

* 602 (2749) Q.—Sarvasri Badrivishal Pitti, Ahmed Hussain (Sitharambagh) and B. V. Ramanayya (Allavaram):—Will the hon. Minister for Social Welfare be pleased to state.

The number of persons imparted training during 1966–67 in the Vocational Training Centres provided for girls in the State?

Sri A. Ramaswamy.

<table>
<thead>
<tr>
<th>Name of the centre</th>
<th>Number of persons imparted training in 1966–67</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Vocational Training Centres: Srikakulam</td>
<td>28</td>
</tr>
<tr>
<td>2) —do— Eluru</td>
<td>30</td>
</tr>
<tr>
<td>3) —do— Cuddapah</td>
<td>34</td>
</tr>
<tr>
<td>4) —do— Anantapur</td>
<td>29</td>
</tr>
<tr>
<td>5) —do— Kurnool</td>
<td>21</td>
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<tr>
<td>6) —do— Hyderabad</td>
<td>18</td>
</tr>
<tr>
<td>7) —do— Warangal</td>
<td>15</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>175</strong></td>
</tr>
</tbody>
</table>

REGIONAL FISH FARM AT MOPIDEVI

140—

* 8°8 (7388) Q.—Sri K. Someswara Rao (Nidumolu):—Will the hon. Minister for Excise and Prohibition be pleased to state:
Short Notice Question and Answers  2nd December, 1968

(a) whether the Government have conducted an investigation to establish a Regional Fish Farm at Mopidevi Walt in Krishna district; and

(b) when the same will be implemented?

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

(b) The proposal is at a preliminary stage and it will be taken up if the scheme is found feasible.

SHORT NOTICE QUESTION AND ANSWER

HARDSHIP OF DOCTORS WORKING IN S. R. A. DISPENSARIES

S.No. 1 0-A

S. N. Q. No. 1526-E. Q.—Sri P. Venkata Reddy:—Will the hon. Minister for Health and Medical be pleased to state:

Whether the Govt. is aware of the hardships and perturbation among the doctors and other staff working in S. R. A. dispensaries of nine villages in Veligandla Samithi, Kanigiri taluk, Nellore district on account of the non-payment of salaries for the last seven months i.e. from April till to-day due to the failure of the Indian Medicine Department so far to sanction funds, which has subjected the entire staff to severe inconvenience?

Sri Mohd. Ibrahim Ali Ansari:—Out of the 9 subsidised rural dispensaries referred to, subsidy has been released by the Special Officer, Indian Medicine Department on 28-11-1968 for 8 dispensaries. The subsidy for the 9th dispensary will be released after the receipt of certain particulars called for from the B. D. O. of the Panchayat Samithi, Veligandla. The delay was due to the fact that the B. D. O. did not send up the proposal for claiming subsidy till he was reminded by the Special Officer, Indian Medicine Department.

Sri P. Venkat Reddy:—Mr. Speaker, Sir. It is not a fact that the B. D. O. has not sent his report. Four times the B. D. O. has submitted his proposal and the correspondence papers are with me. Twice they were despatched by Registered post also. Because of the delay, for the last seven months the staff has been suffering a lot. They are not even able to feed their families. Now, I came to know from the hon. Minister that the funds are released. I am glad for that. I think, hereafter the Minister will take necessary steps not to delay the matters.

Sri Mohd. Ibrahim Ali Ansari:—Certainly we will be more cautious.

Whether the Government consider to make immediate payment. There are arrears six months, 8 months and 1½ years also in many institutions. This Indian Medicine Department happens to be the most out-of-date administration.
114  2nd December, 1968

Points of the Information:
re: Holding meetings of the Zilla Parishads when the Assembly is meeting.

Sri Mohd Ibrahim Ali Ansari:—The delay is on the part of the B.D.O. who did not submit the details asked for, After reminders for months to gather they did not submit. Certainly we are trying to see that no delay in future is caused.

Sri A Madhva Rao:— Has any departmental action been taken against those persons who have not submitted reports in spite of the reminders? What is the course of action followed?

Sri Mohd. Ibrahim Ali Ansari:— It is for the Panchayatijraj department to take action against the B. D. O.

Sri Vavilala Gopalakrishnayya:— Is the Minister aware that the Panchayat Samithis have sent their reports but they are pending for years together? I do not know what the Indian Medicine Administration is doing at all. They are actually starving, no food, no medicine, no salaries.

Sri Mohd. Ibrahim Ali Ansari:— I will look into it. Sir.

POINT OF INFORMATION

re: Holding meetings of the Zilla Parishads when the Assembly is meeting.

Sri G. Sivayya:— In Chittoor district, the Zilla Parishad General Body meeting was called on to meet on 4-12-1968. Most of the Members are in this Assembly and it will be difficult for us to attend the Zilla Parishad meeting on 4-12-1968. The Government should take necessary steps to postpone the Zilla Parishad meeting.

Mr. Speaker:— I do not know whether the Government can direct the Zilla Parishad.

Sri G. Sivayya:— Previously the Government has sent directions and inspite of that they have called for it. They have served notice only on 25th, while we are here. Of course, we have not received the notices but we have received information that the meeting was called on to meet on 4-12-1968.

Mr. Speaker:— We shall see what can be done in the matter.
Sri T. C. Rajan: — I am very sorry to say that last night our Zilla Parishad Chairman has expired and I hope the meeting will also be postponed.

Mr. Speaker: — It is unfortunate. I have heard the news this morning.

Prices of sugarcane.

Point of Information: re: Prices of sugarcane.
Adjournment Motion:

re: Search of the House of Sri N. Raghava Reddy, M.L.A.

Time factor is most important thing affecting us. Production, labour, employment and other factors are prevailing. There is a sense of urgency that is prevailing, Sir.

ADJOURNMENT MOTION

re: Search of the House of Sri N. Raghava Reddy, M.L.A.

Mr. Speaker: Now Sri N. Raghava Reddy and others have given notice of an adjournment motion. I do not think I will be able to give opportunity for all of them to say what they have got to say. About two or three of them can say with regard to the admissibility.

Sri C. V. K. Rao:—It is a very important issue affecting us. If we are not given an opportunity...

Mr. Speaker:—It may be a very important issue. Because it is important I am giving an opportunity to the Members. But I cannot give an opportunity to all the members to speak on this.

Sri C. V. K. Rao:—Atleast the members who have signed should be given an opportunity.
Adjournment Motion:

Mr. Speaker:—I will do one thing. I will call one from each party.

Mr. Speaker:—We are now concerned only with the admissibility of the motion. So at this stage I know that you won’t strictly confine yourself with regard to the admissibility. You might be submitting so many things which of course in connection with this matter. You are at liberty to do so. However, I will given an opportunity only to four persons. Then we shall see what the Chief Minister has got to say afterwards. After hearing what the Chief Minister says I might admit or may not admit.

Sri Ch. Rajeswara Rao:—The question is whether the adjournment motion is to be admitted or not. The point is whether the adjournment motion is to be admitted or not. I will come to that point later. However, I will given an opportunity to some members who want to say something about the matter. There is no doubt about it. But the question is whether I should admit it as an adjournment motion.
Mr. Speaker:—I am prepared for it. The hon. Chief Minister can say what he has got to say. After hearing his statement they might even consider withdrawing their motion. It is left to them.

Sri S. Ratnasahapathti:—Accused Akha.

Sri B. Ratnasahapathti:—Before we go deeper into the whole case the Chief Minister mentioned Cr. P. C. or I. P. C. I am not a lawyer therefore you will excuse me. I will read it for your information.

Mr. Speaker:—Now under Sec. 98 house searches for stolen property or something. They require the search warrant from a Magistrate. Under Sec. 103 no such warrant is necessary. I will read it for your information.

Before making a search under this Chapter, the Officer or other person about to make it shall call upon two or more respectable inhabitants of the locality in which the place to be searched is situated to attend and witness the search (and may issue an order in writing to them or any of them so to do).

The provisions of Sections 43, 75, 77, 79, 82, 83 and 84 shall so far as may be, apply to all search-warrants issued under Section 96, Section 98 etc., or Section 100.

Whenever any place liable to search or inspection is closed, any person residing in, or being in charge of such place shall, on demand of the Officer or other person executing the warrant and on production of the warrant, allow him free ingress thereto, and afford all reasonable facilities for a search therein.

If ingress into such place cannot be so obtained, the Officer or other person executing the warrant may proceed in the manner provided in Section 10.
Adjournment Motion: 2nd December, 1968.

re: Search of the House of
Sri N. Raghava Reddy, M.L.A.

Where any person in or about such place is reasonably suspected of concealing about his person any article for which search should be made, such person may be searched. In this chapter . . .

Sri K. Brahmananda Reddy:—Sir, the more relevant section is . . .

Sri P. Subbiah:—Sir, in Section 103 . . .

Mr. Speaker:—I am trying to know whether the search has been made according to Law.

Sri K. Brahmananda Reddy:—I know the more relevant section is Section 105. . .

Sri P. Subbiah:—Mid-Night . . .

Mr. Speaker:—That is what we are trying to find out whether the search has been made according to Law or not. If the search has not been made according to Law, then of course we can proceed against the Officer.

Section 165. Whenever an Officer in charge of a police-station, or a police-Officer making an investigation has reasonable grounds for believing that anything necessary for the purposes of an investigation into any offence which he is authorised to investigate may be found in any place within the limits of the police station of which he is in charge, or to which he is attached, and that such thing cannot in his opinion be otherwise obtained without undue delay, such Officer may, after recording in writing the grounds of his belief and specifying in such writing, so far as possible, the thing for which search is to be made, search, or cause search to be made, for such thing in any place within the limits of such station.

2. A Police-Officer proceeding under sub-section (1) shall, if practicable conduct the search in person.

3. If he is unable to conduct the search in person, and there is no other person competent to make the search present at the time, he may (after recording in writing his reasons for so doing) require any Officer subordinate to him to make the search, and he shall deliver to such subordinate Officer an order in writing etc., etc.,
Adjournment Motion:

Search of the House of
Sri N. Raghava Reddy, M.L.A.

4 The provisions of this Code as to search-warrants (and the general provisions as to searches contained in Section 102 and Section 103) shall, so far as may be, apply to a search made under this section. So, the general provisions regarding search applies also to this. Then the copies of any record made shall be furnished on application by the Magistrate, provided that he shall pay for the same unless the Magistrate for special reason thinks fit to furnish it free of cost.

Mr. Speaker:—It is a joint family.

Sri B. Ratnasabhapathi:—That is all right, Sir. Let us not quarrel on small technical things. I am anxious that the Chief Minister should establish here whether the case is an isolated case arising out of some village factions or... He may not be the accused. His father is the accused, but not Mr. Raghava Reddy.

Sri K. Brahmananda Reddy:—No, No.
Adjournment Motion:

Mr. Speaker:—He has not understood the facts. Neither Mr. Raghava Reddy nor his Father is an accused in the case. They do not have anything to do with the case. But the Police Officer who was conducting the search of Sri Rami Reddy's house had information that the accused in a particular murder case was hiding in his house. So, according to the statement read out by the Chief Minister some accused in the murder case was suspected to be hiding in this house.

Sri K. Ramanatham:—Sir, the officer in charge of the investigation of the case had reasonable information that the accused in a case of murder has been in the house of so and so. Whether he is in that house or whether he is harboured, is a different matter. But, he had reliable information that a man concerned in a murder case is in that house.

(Many members rose)

(Many members rose)
Adjournment Motion:

re: Search of the House of
Sri N. Raghava Reddy, M L.A.
Adjournment Motion:

2nd December, 1968.

re: Search of the House of

Sri N. Raghava Reddy, M.L.A.

ನಾಯಕರು ಹೊಂದಿದ್ದಾರೆ ಹಾಗೂ ನಿಂದಿಸಿದ್ದಾರೆ ಭಿನ್ನ ವಿಧವಾದ್ರಿಯರಿಂದ ಹೊಂದಿದ್ದಾರೆ ಕಲ್ತಾಣಿಯ ಮೂಲಕ ಅವಶ್ಯವಾಗಿ ಪ್ರಭಾವಿಸಿದ್ದಾರೆ. ಅಭಿವೃದ್ಧಿಯೇ ಹೊಂದಿದ್ದಾರೆ ಕಲ್ತಾಣಿಯ ಮೂಲಕ ಅವಶ್ಯವಾಗಿ ಪ್ರಭಾವಿಸಿದ್ದಾರೆ.

ನಾಯಕರು ಹೊಂದಿದ್ದಾರೆ ಹಾಗೂ ನಿಂದಿಸಿದ್ದಾರೆ ಭಿನ್ನ ವಿಧವಾದ್ರಿಯರಿಂದ ಹೊಂದಿದ್ದಾರೆ ಕಲ್ತಾಣಿಯ ಮೂಲಕ ಅವಶ್ಯವಾಗಿ ಪ್ರಭಾವಿಸಿದ್ದಾರೆ.
Mr. Speaker:—This is a case where it looks as though, apparently, as I have gone through the law, it is an illegal search, a search, which was made against law. It looks to be that I have not gone through the entire thing; after going through the whole thing I will find out. As it is, it appears to be an illegal search. So, that itself might be a very good reason for the Chief Minister to take necessary action in the matter. I am convinced that this is an illegal search, unless they are able to convince me to the contrary.

Sri K. Brahmananda Reddy:—Let us know why it is so,
Adjournment Motion: 2nd December, 1988
re: Search of the House of Sri N. Raghava Reddy, M.L.A.

Mr. Speaker:—Please read out section 65.

Sri C. V. K. Rao:—Thank you for your observation.

Mr. Speaker:—That is what it appears to me.

Sri K. Brahmananda Reddy:—It is coming from you. That is why we want to know.

Mr. Speaker:—Section 163 (4) reads thus: “The provisions of this Code as to search-warrants and the general provisions as to searches contained in section 102 and section 103 shall, so far as may be, apply to a search made under this section.” You can certainly convince me that without a warrant from a Magistrate a Police Officer can search a House. First I would like to be enlightened on that point. It is an important point. There is no hurry about it. We can have it tomorrow, and we can take the legal opinion also. Let us first find out whether the Police under the law can search a house without a warrant from the Magistrate.

Sri K. Brahmananda Reddy:—It is a known thing. A Police Officer can search without a warrant. I think it is doubly clear.

Mr. Speaker:—That is my opinion. But the section says....

Sri K. Brahmananda Reddy:—Otherwise it is impossible.

Mr. Speaker:—Let us have it clarified tomorrow.

Sri K. Brahmananda Reddy:—I will not be here tomorrow. Because this is only an academic question, let us postpone it till the end of the session.

Mr. Speaker:—Tomorrow he may not be available.

Sri P. Subbaya:—Otherwise, the importance of the question is lost.

Sri C. V. K. Rao:—It is a question of privilege of a Member and privilege of the entire House.

Sri K. Brahmananda Reddy:—There is absolutely no question of privilege.

Mr. Speaker:—We are now trying to know the correct position. The Chief Minister says that he won't be available tomorrow. On the 4th and the 5th I won't be available. Let us have this on a day when he and I will be available.

Sri K. Brahmananda Reddy:—On the sixth, it will be all right.
2nd December, 1968.

Adjournment Motion:

re: Search of the House of
Sri N. Raghava Reddy, M.L.A.

Mr. Speaker:—On the 6th morning, we shall take it up. In the meanwhile Mr. Sivayya, Mr. Madhava Rao and others too can go through the legal opinion and enlighten whether the police can search a house without a warrant. It is a very important point.

Sri P. Subbaya:—One is search. Another point is, 'time' also is important. We must examine both.

Mr. Speaker:—We will have it on the 6th morning.

Sri K. Brahmananda Reddy:—Your observation that it obviously looks to be need not be published, because it gives an incorrect impression.

Mr. Speaker:—My observation is subject to correction. I said 'it appears to be'.

Sri K. Brahmananda Reddy:—Even that is subject to correction.

Mr. Speaker:—What I said is, 'it appears to be'.

Mr. Speaker:—I will give whatever time you want.

Sri B. Ratnasabhapathi:—You can yourself correct your observations after going through the whole case. There is nothing wrong. It is not correct to say that it should not be published.

Mr. Speaker:—I may commit a mistake; you may commit a mistake.

Sri B. Ratnasabhapathi:—Observations cannot be prevented from going into publication.

Mr. Speaker:—Therefore I was very cautious.

Sri K. Brahmananda Reddy:—The search is apparently correct.

Mr. Speaker:—No more discussion.

Mr. Speaker:—I said, 'apparently the house search in this case appears to be illegal'. That means, I am not very sure. It is open to conviction. I want everybody also to enlighten me. No more discussion.
BUSINESS OF THE HOUSE

Sri G. Sivayya:—The Chief Minister and other Ministers are likely to attend a Students Congress conference at Guntur on this day. There is a general understanding that Ministers should not encourage the students to enter politics. Can Ministers directly do this, Sir?

Sri K. Brahmananda Reddy:—To prevent young minds from going into wrong hands........

Mr. Speaker:—Sri Badri Vishal Pitti has given notice under Rule 70 of the Assembly Rules for a short discussion regarding communal situation in the city. The notice reads like this:


About this matter, I think Mr. Owaisi has referred to this in detail in the course of his speech. That is one thing. Secondly, on the very first day when the Governor was about to read the Address, said something and then as a protest he staged a walk-out on the ground that there is absolutely no communal harmony in the city. If I remember correct, the Chief Minister also in the course of his reply has referred to these matters. Do you think that the interests of the public will be served by another discussion? I do not know whether you honestly feel like that.

Shri Badri Vishal Pitti:—I think that these matters are already being discussed.

Mr. Speaker:—I am not allowing any discussion. In the explanatory note which Mr. Pitti has given, it is stated, “a feeling of insecurity permeates among the citizens of Hyderabad because of the religious fanaticism still prevailing and the problem should be tackled with sincerity at political, administrative and social level.”

Some hon. Members rose—

Mr. Speaker:—I am not allowing any discussion. In the explanatory note which Mr. Pitti has given, it is stated, “a feeling of insecurity permeates among the citizens of Hyderabad because of the religious fanaticism still prevailing and the problem should be tackled with sincerity at political, administrative and social level.”

“it is the bounden duty of this Assembly to discuss etc. etc. The ugly form of this problem is frequently rearing upon in the shape of
disturbances, arson, looting and at times even death of innocent people and a feeling of insecurity permeates among citizens of Hyderabad etc. What has the Chief Minister got to say about this?

Sri K. Brahmananda Reddy:—Mr. Badri Vishalji suggests that we might discuss generally on the communal situation or communal harmony in the country. If he so desires I wish to state that I have no objection to call some friends, sit in a room and speak about it. I have no objection to call 20 or 30 of our friends and then speak generally about the methods to be adopted or the steps to be taken for improving the communal harmony, not only in the State but in the entire country, but it need not take the form of an acrimonious debate in a House, sir; that is my submission. Obviously, his intention seems to be not to highlight something which has happened in the past—and it need not be dug up now—but to discuss various aspects relating to communal harmony in the country, I will have no objection to it. It need not be on the floor of the Legislature. I have no objection to call 20, 25 or 30 of our friends, sit in a room and discuss.

Sri K. Brahmananda Reddy:—My only fear is that unnecessarily it will lead to some acrimony—some friends citing some instances and saying something and some other friends some other instances and saying something else. Then, it will be difficult and does not serve any purpose.

Mr. Speaker:—I will take a decision in consultation with the Leaders of Opposition of all the parties and then decide about it.

Sri Badri Vishal Pitti rose:—

Mr. Speaker:—As well as yourself.

Sri K. Brahmananda Reddy:—Oh yes.

Mr. Speaker:—I will also consult Mr. Pitti.
Mr. Speaker:—That is exactly the reason why I am calling; otherwise I would not have called in the House. Since I had given some kind of assurance that an opportunity would be given to him in this session, I called it. Otherwise, straightway I would have disallowed it in the chamber. In consultation with the Leaders, I would like to take a decision, whether it will serve the interests of the general public by having an open general discussion in the House or whether we may leave the matter to the Chief Minister to convene a meeting of all the Leaders of all Parties just as he did it in Jubilee Hall previously, if I remember correct, and try to bring about a consensus—not confining the invitation only to political leaders but also leaders of all communities. If the Leaders of Parties feel that it will be in the interests of the general public to have a discussion in the House I shall comply; otherwise have the meeting elsewhere. Any way, I will consult all and take a decision in two or three days.

GOVERNMENT BILLS

THE ANDHRA PRADESH MUNICIPALITIES AMENDMENT BILL 1968

Sri N. Chenchurama Naidu:—Sir, I beg to move:

"That the Andhra Pradesh Municipalities Amendment Bill, 1968, as reported by the Regional Committee, be read a second time."

Mr. Speaker:—Motion moved.
2nd December, 1968.

Government Bills:
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

Mr. Deputy Speaker in the Chair

Sri C. V. K. Rao:—It is true. Objects and reasons form part and parcel of the Bill. Even if it goes to the Regional Committee or even if it goes to any Select Committee these do not evaporate.

Sri C. V. K. Rao:—It is true. Objects and reasons form part and parcel of the Bill. Even if it goes to the Regional Committee or even if it goes to any Select Committee these do not evaporate.
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Bill provided for the amendment of the Andhra Pradesh Municipalities Act, 1951, to increase the number of members in certain municipalities. The Bill was introduced in the State Assembly on 2nd December, 1968.

The Bill was sponsored to the Assembly by the Minister for Municipal Administration. The Bill was passed by the Assembly and received the assent of the Governor on 20th December, 1968.

The Bill became effective from 1st January, 1969.
132 2nd December, 1968.

The Government Bills:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

... industrial centres, and so on. The local authority may, from time to time, adopt township or other schemes for industrial or other purposes. The "Industrial Area" shall mean an area within a town or within a municipality, as the case may be, and includes any such ancillary or complementary area or project as may be approved by the government. The Government may declare any local area to be notified area for the purpose of application of all or any of the provisions of this Act in the said notified area as it may deem fit. Where any local area is declared as notified area, the Government may pass such orders as they may deem fit, as to the disposal of any part of the property vested in such local authority and as to the discharge of the liabilities of such local authority relating to the said property or arising from such local area. The Government may, by notification in the Andhra Pradesh Gazette, declare any local area to be notified area for the purpose of application of all or any of the provisions of this Act in the said notified area as it may deem fit. Where any local area is declared as notified area, the Government may pass such orders as they may deem fit, as to the disposal of any part of the property vested in such local authority and as to the discharge of the liabilities of such local authority relating to the said property or arising from such local area. The Government may, by notification in the Andhra Pradesh Gazette, declare any local area to be notified area for the purpose of application of all or any of the provisions of this Act in the said notified area as it may deem fit. Where any local area is declared as notified area, the Government may pass such orders as they may deem fit, as to the disposal of any part of the property vested in such local authority and as to the discharge of the liabilities of such local authority relating to the said property or arising from such local area. The Government may, by notification in the Andhra Pradesh Gazette, declare any local area to be notified area for the purpose of application of all or any of the provisions of this Act in the said notified area as it may deem fit. Where any local area is declared as notified area, the Government may pass such orders as they may deem fit, as to the disposal of any part of the property vested in such local authority and as to the discharge of the liabilities of such local authority relating to the said property or arising from such local area.

The Andara Pradesh Municipalities Act, 192.

democratic institutions municipalities rules Act declare Committee local administration minimum, maximum nominations it shall be less than 7 but more than 13. Committee nominations. To be nominated Committee basic point Government nominated amenities...
2nd December, 1968.

Government Bills:
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, M68.

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The Andhra Pradesh Municipalities (Amendment) Bill, M68.

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The Andhra Pradesh Municipalities (Amendment) Bill, M68.

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2nd December, 1968

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

We are refusing to give time to take the oath. Why they were sleeping over the resolution for 7 or 8 months, I could not understand.
Government Bills:
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.
Government Bills:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

(Mr. Speaker in the Chair)

Sir, the Hon'ble (Mr. Speaker):—Hon'ble Members, we are considering the second reading of the Andhra Pradesh Municipalities (Amendment) Bill, 1968. After this stage, the Bill will be referred to the Select Committee of the House, which will do its best to give the necessary amendments to it.

I think the Hon'ble Members will be pleased to hear that the Bill has been referred to the Select Committee of the House. The object of the Bill is to amend the Andhra Pradesh Municipalities Act, 1955, in order to provide for the appointment of an Additional Deputy Collector to the Commissioner of Municipal Administration in each Municipal Corporation.

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విశ్వస్తాపించినంత విషయాలను ప్రస్తుతించండి. ఈ బుద్ధిమయమైన విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు.

ఆ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు.

తొలి లో రాహించబడినది ఆ హాస్యం యొక్క సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు. ఈ విషయం ప్రస్తుతించినంత విషయానికి ఎంతో సంఖ్యలు ఉపయోగించాలనుకునేందుకు చేసారు.
The Government may any time, cancel any notification issued under this Act. If a notification disprove the object complete and convert into retrogressive step or body. notification withdraw cancel. mining authority. cancel. progressive or 10 automobile. withdraw and body. notification. step or. cancel. withdraw.
The Andhra Pradesh Municipalities 
(Amendment) Bill, 1968.

63. (A).—a. (All over India pattern is national. The pattern of industrial growth civic population amenities labour welfare not cooperative colonies separate township constitute elected body.

A retrogressive step All over India.

63. (B).—(a) Rural area exact population mining population

(Mr. Speaker in the Chair)

Act notified area industries colonies

Industrial area separate Municipality all separate colonies official rank quarters electricity amenities.
Mr. Speaker, Sir, it is very clear that the Government want to take certain areas and to develop. As far as the idea is concerned, we certainly welcome it. But here, there is a distinction in these matters. The Government may notify any local area as a notified area. If any local area has been notified as a local area, then two systems of taxation can be applied there. In all mining areas taxes etc. according to the Central Act should be collected. In non-mining areas, taxes according to the Municipal Act should be imposed. This is the distinction that the government wants to make very dear. We welcome the move to dc. ven if any notified area, but the way in which the area has to be governed is one thing that worries us. Government do not like to have a democratic institution in the local areas that would be notified by the Government. They only want a dictatorship-like council that could be nominated by the Government for that area. It is not known to any parliamentary democracy. We are adopting democratic institutions everywhere. Why should we not adopt the same method even here in the local notified areas? I would like to bring some analogy, Sir. There is the Tirumala-Tirupathi Devasthanam i.e., Seven Hills. Though there is the panchayat board, that is exclusively under the management of T.T.D. and the Executive Officer is the Chairman. They do not collect any tax from anybody. It is the T.T.D. who invest the entire amount for the development of the area. That could be tolerated. In these parts you are going to collect taxes from people either under the Central Act or under the Municipal Act. When you have made that provision to collect taxes from people, is it not your duty to introduce a democratic election system in the local area? Therefore, I totally oppose the way in which they want to appoint a committee to run the administration of the locality. If this continues, Sir, it will be a very serious matter that is likely to be led to other areas also.

2nd December, 1968.


Notified areas Bill

The Andhra Pradesh Municipalities (Amendment Bill, 1963). Section 289 (a) specifies the minimum number of persons to be included in the nominated body. Minimum company shall be of such a size that the committee may perform its functions wide also. Restrictions and conditions, subject to which the committee may perform its functions also.

How can there be another council which will be deemed as council? It is impossible for any nomination unless there is a reservation for local body also. The third point is you have now District Development Commissioner, a Development Board. Why don't you authorise a man to do it.
144  2nd December, 1968.

Government Bills:
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

[Text in Telugu]

145  2nd December, 1968.

Government Bills:
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

[Text in Telugu]
Mr. Speaker:—It is only for some time.

Mr. Speaker:—The question is:

Sri G. Sivayya:—Mr. Speaker, sir, one clarification. I presume the nomination will be only for some time, not for all time.

Smt. J. Iswari Bai:—In this industrial era it is the working class who are in majority. Is the Government opposed to working class and there by introducing this anti-labour policy?

(No reply)
The motion was adopted.

Clause 2

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

"In sub-section (2) d (i) of new section 389-A for the words "to be nominated by the Government" substitute the words "to be elected by the registered residents of the local area" and delete items (A'), (B), (C), (D)."

"For sub-section (2) (d) (ii) of new section 89-A substitute the following:—

"The Chairman and Vice-Chairman shall be elected from among themselves."

"For sub-section (2) (d) (iii) of new section 289-A substitute the following:—

"The term of office of the members of the Committee shall be five years."

Mr. Speaker:—Amendments moved.

End of Document
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

Mr. Speaker:—The question is:

"In sub-section (2) (d) (i) of new section 889-A for the words "to be nominated by the Government" substitute the words "to be elected by the registered residents of the local area" and delete items (A), (B), (C), (D)."

The amendment was declared negatived.

Some Members of the opposition pressed for a division.

The House then divided thus—

(Ayes. 84; Noes. 82; Neutrals. Nil.

The amendment was negatived.

Mr. Speaker:—The question is:

"For sub-section (2) (d) (ii) of new section 389-A substitute the following:—

'The Chairman and Vice-Chairman shall be elected from among the members.'

"For sub-section (2) (d) (iii) of new section 389-A substitute the following:—

'The term of office of the members of the Committee shall be five years.'"

The amendments were negatived.

Mr. Speaker:—The question is:

"That Clause 2 do stand part of the Bill."

The motion was adopted.

Clause 2 was added to the Bill.

Clause 1, Enacting Formula and Long Title.

Mr. Speaker:—The question is:

"That Clause 1, Enacting Formula and Long Title do stand part of the Bill."

The motion was adopted.

Clause 1, Enacting Formula and Long Title were added to the Bill.

Mr. Speaker:—Motion moved:

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Government Bill.
The Andhra Pradesh (Telangana Area) Land Revenue (Amendment) Bill, 1968:

148 2nd December, 1968.

Mr. Speaker:—The question is:

"That the Andhra Pradesh Municipalities (Amendment) Bill, 1968 be read a third time."

The motion was adopted.

The Andhra Pradesh (Telangana Area) Land Revenue (Amendment) Bill, 1968 as reported by the Regional Committee.

Sri V. B. Raju:—Sir, I beg to move:

"That the Andhra Pradesh (Telangana Area) Land Revenue (Amendment) Bill, 1968 as reported by the Regional Committee be read a second time."

Mr. Speaker:—Motion moved.
Sri G. Siviah:—Sir, what about the prices of the lands.
2nd December, 1968.

Government Bill:
The Andhra Pradesh (Telangana Area) Land Revenue (Amendment) Bill, 1968

Sri V. B. Raju:—The compensation is 8 times minimum and 10 times, maximum. The difference between the rent of the land which the asami was paying and the land revenue is taken into consideration. Supposing he was paying rent of Rs. 15 and the land revenue is Rs. 2. The difference is Rs. 13. So the R. D. O. is given a direction to fix up the rate at 8 times, minimum or 10 times maximum i.e., $13 \times 8$ is the minimum and $13 \times 10$ will be the maximum to be paid to the original pattadar.

Mr. Speaker:—The question is:

"That the Andhra Pradesh (Telangana Area) Land Revenue (Amendment) Bill, 1968 as reported by the Regional Committee be read a second time."

The motion was adopted.

Clause 2.

Mr. Speaker:—The question is:

"That clause 2 do stand part of the Bill."

The motion was adopted.

Clause 2 was added to the Bill.

Clause 3.

Sri Vavilala Gopalakrishnayya:—Sir, I beg to move that in sub-clause 5 delete the words:

"Require the transferee to deposit in the office of the Deputy Collector an amount equal to the registration fees and the stamp duty that would have been payable had the transfer been effected by a registered document in accordance with the provisions of the Indian Registration Act, 1908. On the deposit of such amount."

Mr. Speaker:—Amendment moved.

Sri Vavilala Gopalakrishnayya:—Require the transferee to deposit in the office of the Deputy Collector an amount equal to the registration fees and the stamp duty that would have been payable had the transfer been effected by a registered document in accordance with the provisions of the Indian Registration Act, 1908. On the deposit of such amount.

Then the clause would be:

"The Deputy Collector shall after satisfying himself that the price payable to the former pattadar referred in sub-section (2) has been paid or has been deposited within such time and in such manner as may be prescribed, the Deputy Collector shall issue a certificate in the prescribed form to the transferee declaring him as pattadar of that land and such certificate shall, notwithstanding anything in the Indian Registration Act, 1908, be conclusive evidence of such transfer."
Sri V. B. Raju :— Sir, this is as good as registration. It is as good as registration. Sir, there is a parallel. There is one famous 50 (B) in Telangana Agricultural Tenancy Land Act. 1961. There is no question of Stamp duty at all. It is as good as registration. It is as good as registration. Sir, from the angle of law, it is perfectly valid.
2nd December, 1968.


Sri Vavilala Gopalakrishnayya:—No, no. It is not the question of Law I am asking. It is a question of propriety, I am asking.

Sri V. B. Raju:—There are only two things we are concerned with. One is Law and the other is policy.

Sri Vavilala Gopalakrishnayya:—It is neither.

Sri V. B. Raju:—The policy is that the actual purchaser who innocently purchased with all good faith, he paid the consideration, he is a poor man—whether poor or rich he has done what should be done and he shall not be deprived of the title. Therefore we are making an arrangement to confer the title on him. That is the policy. Law, it is perfectly valid.

Mr. Speaker:—The question is

“In sub-clause 5, delete the words: “require the transferee to deposit in the Office of the Deputy Collector an amount equal to the registration fees and the stamp duty that would have been payable had the transfer been effected by a registered document in accordance with the provisions of the Indian Registration Act, 1908, on the deposit of such amount”.

The amendment was negatived.

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

The motion was adopted.

Clause 3 was added to the Bill.

Mr. Speaker:—The question.

“That Clause 1, Enacting Formula and Long title do stand part of the Bill.”

The motion was adopted.

Sri V. B. Raju:—I beg to move that the Andhra Pradesh (Telangana Area) Land Revenue (Amendment) Bill, 1968 be read a third time.

Mr. Speaker:—Motion moved.
Government Bill:

The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

2nd December, 1968.

The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

Mr. Speaker:—The question is:

"That the Andhra Pradesh (Telangana Area) Land Revenue (Amendment) Bill, 1968 be read a third time."

The motion was adopted.

The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

Sri V. B. Raju:—Sir, I beg to move:

"That the Andhra Pradesh (Telangana area) Tenancy and Agricultural Lands (Amendment) Bill, 1968 as reported by the Regional Committee be read a second time."

Mr. Speaker:—Motion moved.

Section 43 of the A. P. Tenancy and Agricultural Lands Act enables the protected tenant to mortgage or create a charge on his interest in the land in favour of the Government in consideration of loans advanced to him by the Government. Section 43 of the A. P. Tenancy and Agricultural Lands Act enables the protected tenant to mortgage or create a charge on his interest in the land in favour of the Government in consideration of loans advanced to him by the Government. It is a progressive measure in favour of actually the poor protected tenant and there shall be no objection for this. I request that this Bill may be considered for the second time.
Government Bill:
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

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The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

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The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.
Government Bill:

The Andhra Pradesh (Telangana Area)

Tenancy and Agricultural Lands (Amendment) Bill, 1968.

పి.  సంఘర్షంపు: — వ్యతిరేకం, నిర్ధారించిన పట్టిక ప్రాముఖ్యత ఉండి ఉండిన కారణం. నిర్ధారించిన పట్టిక ప్రాముఖ్యత ఉండి ఉండిన కారణం.

పి.  తా. — పి.  నిర్ధారించిన పట్టిక ప్రాముఖ్యత ఉండి ఉండిన కారణం. నిర్ధారించిన పట్టిక ప్రాముఖ్యత ఉండి ఉండిన కారణం.

పి.  తా. — పి.  నిర్ధారించిన పట్టిక ప్రాముఖ్యత ఉండి ఉండిన కారణం. నిర్ధారించిన పట్టిక ప్రాముఖ్యత ఉండి ఉండిన కారణం.
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

13.3 2nd December, 1968.

Legal tenants are protected tenants. A legal tenant is a tenant who possesses 60% of the land under his possession. He has a right to 40% of the land under the protection of the landlord. 60% of the land under the legal tenant is the right of the tenant. 60% of the land under the landlord is the right of the landlord. The remaining land is owned by family holding. As a pattadar he becomes a protected tenant. For the remaining land, he continues to be the protected tenant. The remaining land is owned by the landlord. Private money lending institutions, other than private banks, will come. Other institution may not come under the institution. That is the intention also.

3. Money lending institutions:— Private lender is not included in law. Private banks are included.

Other institution is included. Other institution may not come under the institution. That is the intention also.

Private banks are included.
Government Bill:
The Andhra Pradesh (Telangana Area)
Tenancy and Agricultural Lands
(Amendment) Bill, 1968.

1. M. M. SIVANANDA SUNDARAM. స్వామి సండరండా.
 సొంతారోతి ప్రదేశ తెలంగానా ప్రాంతాను రాష్ట్ర సంఘ పాలన కోసం.

2. ఎ. ఎ. ఎన్స్ తిరంగ నాలండ. తిరంగ నాలండ మంత్రి.
తిరంగ నాలండ పాలన రాయం కోసం. తిరంగ నాలండ జిల్లా ఏమి పాలన రాయం కోసం.

3. ఎ. ఎ. ఎన్స్ తిరంగ నాలండ. తిరంగ నాలండ మంత్రి.
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4. ఎ. ఎ. ఎన్స్ తిరంగ నాలండ. తిరంగ నాలండ మంత్రి.
తిరంగ నాలండ పాలన రాయం కోసం. తిరంగ నాలండ జిల్లా ఏమి పాలన రాయం కోసం.
2nd December, 1968.

Government Bill:
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

1. Inam Abolition Act rules have been amended to enable the tenancy system to continue as before. The protection to tenants continues as before. He can actually alienate the land, he can transfer the land to another tenant. He can also acquire the land himself if he is eligible to do so.

2. Inam Abolition Act rules have been amended to enable the administration to continue as before. The protection to tenants continues as before.

3. Inam Abolition Act rules have been amended to enable the issuance of tenancy certificates to continue as before. The protection to tenants continues as before.

2nd December, 1968

M. Speaker:—The question is:

"That the Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968, as reported by the Regional Committee, be read a second time."

The motion was adopted.

Clauses 2, 1, Enacting Formula & Long Title.

Mr. Speaker:—The question is.

"Clauses 2, 1, Enacting Formula and Long Title do stand part of the bill."

The motion was adopted.

Clauses 2, 1, Enacting Formula and Long Title were added to the Bill.

Sri V. B. Raju:—Sir, I beg to move:

"That the Andhra Pradesh (Telangana area) Tenancy and Agricultural Lands (Amendment) Bill 1968 be read a third time."

Mr. Speaker—Motion moved.
Government Bill:
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

The certificate for a period of 38 years can be issued to any person by the State Government. The Andhra Pradesh Land Mortgage Banks Act, 1949, enables the certificate land mortgage banks to issue certificates for a period of 38 years. The certificates are issued in the name of the certificate land mortgage banks, and the beneficiaries are village workers employed in the executive machinery. The executive machinery instructs the banks to accept mortgage certificates for 30% of the land, and the banks are required to grant 60% of the mortgage. Any financial institution or any money lender is prohibited from accepting mortgage certificates for more than 30% of the land, as they are the losers ultimately. If the bank grants 60% of the mortgage, the bank may be held liable.

Clear idea is needed. The banks should be educated to understand the importance of the bill. Legal help is essential. The executive machinery should be informed of the importance of the bill.

Sri V. B. Raju:—The legislative is beyond our mental capacity, I agree.

Sri A. Madhava Rao:—It is overpowering also.

Sri V. B. Raju:—That's all right.

Sri C. V. K. Rao:—Bill legislation, we are trying to thwart it.

Sri Ch. Rajeswara Rao:—This legislation is not up to the mark and not up to the necessities also.

Mr Speaker:—The question is:

"That the Andhra Pradesh (Telengana Area: Tenancy in Agricultural Lands (Amendment) Bill, 1963, by be read a third time."

The motion was adopted.


The Minister for Co-operation (Sri K. Vijayabhasaka Reddy):—
Sir, I beg to move:

"That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1963, as reported by the Regional Committee, be read a second time."

Mr Speaker:—Motion moved.

Sri C.V.K. Rao:—Sir, this is a piece of amending legislation seeking to substitute the words “the Joint Registrar of Co-operative Societies, the District Collector and the special Cadre Deputy Registrar..."
trar working as Personal Assistant to the Collector" for the words "and the Joint Registrar of Co-operative Societies in Section 7B of the principal Act. I am not able to understand why such legislation comes in here. After all, Sir, these are minor acts of administrative adjustment and why should the Ministers waste so much time of the House for such things. Perhaps they want to prove to the House that they are doing their job well. Now, the Co-operative Act is being amended. I would like to ask, why is it we could not bring to the House such measures as would make the Co-operative institutions function better. The Government really do not want to do it; they want to put such things in cold storage and they want to bring before the House minor things. This is not the way how a democracy can function.

Now, you know, recently the District Development Boards have been created. What is the purpose of this? It is a machinery wherein under the realm of the District Collector, the whole thing comes in. In the present context, similarly, I am not able to understand what a district Collector has got to do here and also the special Cadre Deputy Registrar working as Personal Assistant to the Collector. This is a matter which I am not able to understand as representative of the people. People have taken word from us to look to the better government. Why such *** pieces of legislation?

An hon. Member:—That word should not be used.

Sri C.V.K. Rao:—I am withdrawing the expression ***. I can understand proper legislation seeking to amend the Co-operative Act on right lines, since we know that the entire Co-operative Societies are not functioning all right. I hope the hon. Minister who is a young and energetic man will pay more attention to that aspect of the matter. There cannot be controversy about this thing, but the only thing is this way, lot of time is being wasted by some kind of additions. Thank you, Sir.

(Mr. Deputy Speaker in the Chair)

*** Withdrawn as ordered by the Chair.

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The Andhra Pradesh Cooperative Societies (Amendment) Bill. 1968

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30. "School" means any educational institution which is maintained or recognized by an
authority by the State Government for the purpose of providing education to
primary school level;

31. "Verify" means to verify or confirm by an authority.

32. "Survey" means a survey or examination conducted by an authority.

33. "Surveyor" means a person authorized to undertake surveys or examinations
by an authority.

34. "Survey report" means a report issued by a surveyor.

35. "Surveyor's certificate" means a certificate issued by a surveyor under
the provisions of this Act.

The above definitions are as per the provisions of Section 42 of the
Andhra Pradesh Cooperative Societies Act, 1958.
Government Bill:

2nd December, 1968.

2nd December, 1968.


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2nd December, 1968.


The Government of the State of Andhra Pradesh is in the process of amending the Co-operative Societies Act, 1968, with the objective of strengthening the democratic institutions within the state. The bill aims to address several issues, including the administration of co-operative societies, the election of administrators, the withdrawal of applications, and the general discussion around economic democracy.

The bill proposes to make certain amendments to the existing Act to enhance the democratic environment within the state. It seeks to ensure that co-operative societies are managed in a transparent and accountable manner, thereby promoting economic democracy.

Furthermore, the bill aims to introduce measures to ensure the participation of the general public in the decision-making process, thereby eliminating any form of dictatorship or cobwebs. It advocates for the establishment of District Development Boards to support the democratic process.

In conclusion, the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968, seeks to create a conducive environment for the growth and development of co-operative societies, thereby strengthening the democratic institutions within the state.
2nd December, 1968.

Government Bill:

Original Act of 1955. Consolidated Acts section. Consolidated section. The Andhra Pradesh Cooperative Societies Act, 1955, was enacted piecemeal section by section. The Act has been amended piecemeal section by section. The Andhra Pradesh Cooperative Societies Act, 1955, was enacted piecemeal section by section. The Act has been amended piecemeal section by section. Comprehensiveness of purpose, multiplicity of activities of the Act, need for comprehensive Act. Co-Operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields.

60, 70, 100, 200 officials, field labour, co-operative societies open for all. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields. Co-operative Societies Act, 1955, is an attempt to control and regulate the activity of co-operative societies in various fields.

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Government Bill:

2nd December, 1968.

He has to save his skin. He has to save his skin.

He has to save his skin.

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2nd December, 1968.

Government Bill:

[Text in Telugu]

1. [Text in Telugu]

2. [Text in Telugu]

3. [Text in Telugu]
Government Bill:

2nd December, 1968.


...
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The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968

Sri B. Ratnasabhapathi:—There is no provision for appeal in the Act. How can an appeal be entertained when it is not provided in the Act.

Sri K. Vijayabhaskara Reddy:—As I told, I am not aware of the details. It has nothing to do with the elections. It is not about how the election is conducted. It is a clarification. Definitely the Government says that there is justification to entertain the appeal.

Sri C. V. K. Rao:—The object of this particular amendment is, to vest power in the officials to whom we may refer an irregularity.
but they are not able to remedy the situation. What they are doing is not setting the light of the day. How can you expect justice to be done if some official man is vested with power when bigger people are not able to do it.

Mr. Speaker:—The question is:

"That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968, as reported by the Regional Committee be read a second time."

The motion was adopted:

Clause 2.

Mr. Speaker:—The question is:

"That Clause 2 do stand part of the Bill."

The motion was adopted

Clause 2 was added to the Bill.

Clause 3.

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

"In Clause 3, after the words "Collector" insert the words "or such other officers of the Co-operative Department not below the rank of Deputy Registrar of Co-operative Societies."

Mr. Speaker:—Amendment moved.

"In clause 3, after the word "Collector" insert the words "or such other officer of the Co-operative Department not below the rank of Deputy Registrar of Co-operative Societies."

I think the Government will accept because it will be appropriate for their vagaries.

Sri K. Vijayabhaskara Reddy:—I am sorry, Sir, the amendment of Sri Vavitala Gopalakrishnayya cannot be accepted.

(Mr. Speaker in the Chair)

He passes some orders; again over the orders that he has passed he cannot be a judge. Only a higher authority can do it.

Mr. Speaker:—The question is:

"In clause 3 after the word "Collector" insert the words "or such other officer of the Co-operative Department not below the rank of Deputy Registrar of Co-operative Societies."

The amendment was negatived.

Mr. Speaker:—The question is:

"That Clause 3 do stand part of the Bill"

The motion was adopted.

Clause 3 was added to the Bill.

CLAUSE ENACTING FORMULA AND LONG TITLE.

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

Clause 1, Enacting formula and Long Title were added to the Bill.

Sri K. Vijayabhaskara Reddy: Sir, I beg to move:

"That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968, be read a third time."

Mr. Speaker: — Motion moved.

(Pause)

Mr. Speaker: — The question is:

"That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968, be read a third time."

The motion was adopted.


Sri V. B. Raju: — Sir, the Minister for Agriculture is away from the station and I am moving the Bill.

"That the Andhra Pradesh Land Improvement Schemes Bill, 1968, be read a first time."

Mr. Speaker: — Motion moved.

Sri C. V. K. Rao: On a point of order, here is a Bill which has been signed by the Minister for Agriculture, and both the Memorandum regarding Delegated Legislation and the Statement of objects and Reasons form part and parcel of the Bill and also the Financial Memorandum to this Bill should be signed by the Minister concerned: it cannot be left to be signed by the Secretary. Now it is left to be signed by the Secretary as though it is not an important thing, without a Financial Memorandum the Bill cannot be complete. The
Financial Memorandum is not signed by the Minister himself and therefore I raise this objection as such.

Sri V. B. Raju:—The Financial Memorandum is printed and released by the Secretary Legislative. About the Statement of Objects and Reasons and Memorandum regarding Delegated Legislation, it has been signed by the Minister.

Mr. Speaker:—The original thing has been signed by the Minister. These are all copies. Your objection on a point of order is overruled. The Original Memorandum has been signed by the Minister himself.

Mr. Speaker:—It is all too technical. He need not stand on that.

Sri V. B. Raju:—Sir, this is an important Bill. There were two Acts previously—The Land Improvement Schemes (Contour Bunding and Contour Trenching) Act, 1949 in Andhra area and the Land Improvement Act, 1953 in Telangana area.

Without preservation of soil and improvement of soil and without land development there cannot be agricultural development.
Whenever it appears to the Government that in any area it is desirable to provide for the conservation of sub-soil water or the prevention or mitigation of erosion of lands, the Government may, by notification in the Andhra Pradesh Gazette, declare the area to be a notified area for the purposes of this Act.

In respect of any notified area or part thereof, the Government may by order publish in the Andhra Pradesh Gazette regulate, restrict or prohibit.
The Committee consists like this. The District Collector will be the Chairman. Then Members: Chairman, Zilla Parishad, the Assistant Soil Conservation Officer, one person representing the agriculturists in the district to be nominated by the Government, or as the case may be, by the District Collector where he is authorised by the Government in this behalf. Such of the President of the Panchayat Samithis having jurisdiction over the area notified under section 3. The Assistant Soil Conservation Officer shall be the Secretary of the Committee. Broadly it consists of the representatives of the people mostly.

Mr. Speaker:—Why not one of you give an amendment? You can give an amendment after it comes from the Regional Committee.
The major problem is water table. It is subject to evaporation. Fresh water is a scarce commodity. It is not only soil conservation, it is water percolation scheme also. It is very essential.
Mr. Speaker :- Gopalakrishnaya Garu. we won’t be able to do justice now. So after it comes from the Regional Committee, I will give you whatever time you want. That will be the proper time.
Government Bill.  

The andhra Pradesh Land Improvement Schemes Bill, 1968.

Sri Vavilala Gopalakrishnayya:—It will be sent to the Select Committee and after the Select Committee it will go to the Regional Committee. That is the procedure.

Mr. Speaker:—Are you agreeable for that, Raju garu?

Sri V. B. Raju:—Not now, after it goes to the Regional Committee.

Sri V. B. Raju:—Sir, it may not be possible and it may not be necessary also. We want to see that it is pushed through in this Session itself.

Sri C. V. K. Rao:—Mr. Speaker, Sir. This Bill intends to consolidate two Acts that are existing in the Andhra and Telangana areas. Well, that is good to that extent. The Act concerns with the Land Improvement Schemes. Contour bunding, contour trenching which came into force in 1949. What is the work that the Government has done? Similarly for the Act that is in force in Telangana area, what is the work that the Government has done? Over and above that the Government has not come before this House with the delegated legislation. As a matter of fact, every piece of this Bill has got to be amplified through rules and prescribed memoranda. Where are they? They are just coming naming the Bill as Land Improvement and the formation of Committees, and functioning. And about instructions that are to be issued, about the Department of Agriculture that has got to ratify- all these are laudable Sir.
is it that you have done? Now, it is being said that 8 crores of acres of land are to be improved, whereas it is 2 crores only.

Sri V. B. Raju:—Dry area is 2 crores only.

Sri C. V. K. Rao:—All those things the House has got to be enlightened about those things. What is the purpose of legislation?

Mr. Speaker:—If the House has got no objection we shall sit for another ten minutes.

Sri K. Govinda Rao:—Sir, there are several other Members who would like to speak.

Mr. Speaker:—If number of Members want to speak, I shall have it tomorrow.

The House then adjourned till Half-Past-Eight of the Clock on Tuesday, the 3rd December, 1968.