ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Saturday, the 30th November, 1968.

The House met at Half-Past Eight of the Clock.

(Mr. Speaker in the Chair.)

ORAL ANSWERS TO QUESTIONS.

A. P. WAREHOUSING CORPORATION

101—

660 (6121) Q. Sri R. Mahananda (Darsi) :—Will the hon. Minister for Agriculture be pleased to state:

(a) when the Andhra Pradesh State Warehousing Corporation was established and what is share capital of the same till today;

(b) what is the paid up share capital of the Corporation till 31-3-1968;

(c) how many godowns are under the control of the Corporation till 31-3-1968 and is there any proposal to construct godowns during this year;

(d) is it running on profit or loss;

(e) is there any financial loss of nearly Rupees 5,000 to the Corporation, for not filing the income tax returns for the years 1959-1960 and 1960-61 in time; and

(f) if so, who is responsible for this unnecessary loss and the action taken against the Officer?

The Minister for Agriculture (Sri P. Thimma Reddy) :—

(a) The Andhra Pradesh State Warehousing Corporation was established on 5-9-1958. The authorised share capital is Rs. 2 crores.

(b) Rs. 33,50,000 subscribed equally by the State Government and the Central Warehousing Corporation.

(c) The Corporation owns 17 godowns and 78 cubicles situated at 15 centres for a total storage capacity of 18,500 tonnes.

J. No. 136, (1)
During this year two godowns at Khammam and Dhone were completed in May and September respectively. A godown at Kothagudem is under construction and is expected to be completed in December 1968. There is also a proposal to construct a godown either at Bellampally or Yellandu.

(d) The Corporation is running on profit.

(e) Yes, Sir.

(f) There was delay in compilation of accounts and approval by the Board of Directors in the initial years as the organisation was newly set up. By the time the accounts were approved by the Board of Directors the due date for filing the Income Tax returns were over. On the suggestion of the P.A. Committee which examined the issue on 2-5-1968 the Corporation is taking up the matter with the Central Board of Revenue for refund of Rs. 50,000 paid as income tax.

No individual officer could be held responsible.

(g) The Corporation is running on profit. They could have filed an application.

(h) No individual officer could be held responsible.

(i) Only those persons who are interested and who have got vested interests are getting it. Such persons alone are getting it.
Sri P. Chirum Reddy: I would have been happy if you had brought any such cases to my notice.

You: In connection with (name): I have been informed that the 30th November 1968, the government has decided to transfer the area to another department. I was informed of this by our officials.

I: That is correct. The government has decided to transfer the area to another department. I will look into the matter and take necessary steps. There will be some insurmountable difficulties.

You: If it is brought to the notice of the Government, I would certainly look into the matter.

I: First bring it to my notice before you bring it to the Assembly.

You: In connection with (name): I have been informed that the government has decided to transfer the area to another department. I was informed of this by our officials.

I: That is correct. The government has decided to transfer the area to another department. I will look into the matter and take necessary steps.
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Oral Answers to Questions.

Q.—Sarvasri T. C. Rajan, (P. Jlanamer) R. Mahananda and P. Venkatreddy (Kanigiri):—Will the hon. Minister for Agriculture be pleased to state:

(a) how many feed mixing plants are there in our State;
(b) what is the cost of each plant; and
(c) what are the reasons for selecting those places; and
(d) whether there is any proposal to start one in Chittoor district?

Sri P. Thimma Reddy:—(a) Sir, there are three Feed Mixing Plants in the Public Sector in this State.

Cost Rs.

(b) Feed Mixing Plant, Luddavaram (Krishna District) . 31,402

Feed Mixing Plant, Bongir (Nalgonda District) . . 83,430

Feed Mixing Plant, Gudlavalluru (Krishna District) . . 83,430

(c) (1) The sites at Luddavaram, Bongir and Gudlavalluru have been selected for the following reasons:

Luddavaram:

(i) It is nearer to the Milk Products Factory which is being established at Vijayawada, for processing of milk and manufacturing milk products. The Feed Mixing Plant provides a constant-in-flow of milk to the factory by distribution of balanced feed to 6,000 milch cattle in the two Key Village Blocks of Kankipadu and Gudlavalluru.

(ii) A site measuring 3.00 acres costing about Rs. 21,000 was donated by the farmers of Buddavaram.

(iii) It is a potential area which can get feed ingredients from surrounding areas where there are number of rice and oil mills.
Bhongir:

(i) The plant is within the area of operation of Intensive Cattle Development Block, Hyderabad for supplying balanced feed to about 1 lakh breedable cows and buffaloes.

(ii) About 3.4 acres of land has been donated by the milk producers free of cost.

(iii) The site is adjacent to Bhongir Railway Station and there are many mills in the area where feed ingredients are available for preparation of balanced feed.

Gudlavalleru:

(i) The plant is within the area of operation of Intensive Cattle Development Block, Vijayawada.

(ii) The site is close to the main road and the Railway line which provides good transport facilities. There are also a number of rice mills in the area where feed ingredients are available.

(iii) The Feed Mixing Plant can easily cover the cattle feed needs of the four Regional Cattle Development Units at Gudlavalleru, Kankipadu, Movva and Telaprolu.

(d) No, Sir.
SEATS IN ENGINEERING COLLEGES

103—

*732 (6484) Q.—Sri P. Subbaiah (Yerragondipalem):—Will the hon. Minister for Education be pleased to state:

(a) whether the seats in the various Engineering Colleges are going to be reduced by 40% of the existing strength;

(b) whether the Polytechnics and Industrial Training Institutions are going to be closed for two years; and

(c) if so, from when?

The Minister for Education (Sri P. V. Narasimha Rao):—

(a) The intake of the various Engineering Colleges in the State was reduced for the year 1968-69 by about 25%.

(b) No, Sir.

(c) Does not arise.

Sri P. V. Narasimha Rao:—In view of the paucity of employment opportunities to those who have already passed.
Sri P. V. Narasimha Rao:—Sir, reduction at the moment is confined to 1968-69. At the end of the year, the position will be reviewed. As regards Polytechnics, we are trying our best to introduce diversified courses. I hope that in some places, at least some diversified courses would be introduced by next year.

Sri P. V. Narasimha Rao:—While calculating the admissions and the employment opportunities, the possibilities of employment in the private sector also were taken into account. The future of the graduate is considered along with the possible opportunities in the private sector. The AICTE has taken all necessary measures to ensure a better situation. The future of the graduate is considered along with the possible opportunities in the private sector. The AICTE has taken all necessary measures to ensure a better situation.
Sri P. V. Narasimha Rao:—The hon. Member is confusing between general education and technical education. The considerations are entirely different. The hon. Member's formula of 35 per cent must be related to the needs of the society. It has to be related to the needs of the industry and the capacity of the industry to take them in. This is an accepted principle all over the world.

Sri P. V. Narasimha Rao:—What is the use of making schemes on the basis of draft plans. We must know the number of opportunities that are going to be created.
several drafts so far. Which draft is going to be finalised and which is going to be dropped out—we do not know.

Sri G. Sivayya (Puttur) :—Due to this reducing of seats by 25 per cent was there any retrenchment in the teaching staff of the technical institutions: if so, how much money are we able to save on that account?

Sri P. Narasimha Rao :—No, Sir, there was no retrenchment.

Sri P. V. Narasimha Rao :—I want to place one fundamental fact before the House Sir. We are educators, we are no employers. Employers give us their requirements from time to time, from plan to plan. We try to turn out young men and women equipped as they want them to be equipped for the opportunities they create. But if something goes wrong in the planning or in the general situation of the country like Chinese Aggression or some such thing and if there is recession and if some of these people are thrown out of employment, it is none of our fault; but still we have to be alive to the situation and see that the admissions are adjusted accordingly from time to time. It cannot be absolutely accurate, but it has to keep in view the changes that take place from time to time.

Sri P. V. Narasimha Rao :—At the moment, we are not encouraging the opening of any new polytechnics for obvious reasons.
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Sri P. V. Narasimha Rao:—I take full responsibility as educator and on seventeenth responsibility as a planner. Still I concede that there should be some relation between the planning and education. But the plan itself can go wrong for various reasons which we are not able to foresee at the time of planning.

(A) (B) (C) (D)

AGREEMENT ON TUNGABHADRA HIGH LEVEL CANAL

104—

441 (003) Q.—Sri Vavilal opalakrishnan:—Will the hon. Minister for Co-operation be pleased to state:

(a) whether any agreement was reached in June 1956 with Sri K. Manjappa, the then Chief Minister of Mysore on Tungabhadra High Level Canal; and

(b) if so, what are the conditions and whether a copy of it be placed on the Table of the House?

The Minister for Co-operation (Sri K. Vijayabaskar Reddy):—

(a) Yes, Sir; Sri Manjappa was then a Minister of Mysore Government and not Chief Minister.

(b) During the Conference it was agreed that the waters of High Level Canal should be shared in the ratio of 35:65 between Mysore and Andhra and that the sharing of the cost of common works of the canal should generally be on cube mile basis. A copy of the Summary Record of proceedings of the Interstate Conference on High Level Canal held at Bangalore on 18th June, 1956 is placed on the Table of the House.

STATEMENT LAID ON THE TABLE OF THE HOUSE
WITH REFERENCE TO CLAUSE (b) OF L.A.Q NO 7(05 (SARRED) [4104]

Summary Record of the Proceedings of the Interstate Conference on the Tungabhadra High Level Canal held at Residency building, Bangalore on 18th June, 1956.

The conference was held under the Chairmanship of Sri V. T. Krishnamachari, Deputy Chairman, Planning Commission and the following participated:

Government of Andhra

1. Sri N. Sanjeeva Reddy, Deputy Chief Minister of Andhra
2. Sri V. V. Subramaniam, I C. S., Secretary, P. W. D.
3. Sri L. Venkatakrishna Ayyar, I. S. E., Special Chief Engineer for Irrigation.
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Government of Mysore
1. Sri Kadidal Manjapp, Minister for Revenue and Public Works.
2. D. R. Nagan Gowd, Minister for Agriculture.
3. Sri D. K. Srinivasachar, I. A. S Secretary, P. W. D.
4. Sri Balasubramaniam, Secretary, Planning.
5. Sri Anantachar, Chief Engineer.
6. Sri D'sa, Chief Electrical Engineer.

Government of India
2. Sri S. Swayambu, Chief Natural Resources Division, Planning Commission, New Delhi.
3. Sri Ripudaman Singh, I. S. E., Deputy Secretary, Ministry of Irrigation and Power, New Delhi.
4. Sri George Oommen, Director (Dam Designs), Central Water Commission, New Delhi.

Thungabhadra Board
1. Sri B. Gokhal, I. C. S. (Retd.), Chairman, Tungabhadra Board,
2. Sri A. R. Venkataraman, I. S. E., Chief Engineer (Irrigation Branch) and Secretary, Tungabhadra Board.

Opening the discussions, the Deputy Chairman invited reference to the provisions regarding the High Level Canal in the States Re-organisation Bill. He stressed the need for an agreement between the parties so that the work could start urgently.

Sri Kanwar Sain made a brief comment on the Central Water and Power Commission’s technical report which was circulated earlier as a basis for the sharing of waters. On page 22 he pointed out a correction to the factor 6½ which should be changed to 8½ and that as a consequence the share of water would become 3:70 instead of 28:72 for Mysore and Andhra.

The Deputy Chairman then enquired from the State Engineers what would be the quantity of water available for release through the High Level Canal. The Chief Engineers of both Mysore and Andhra stated that a figure of 50,00, million cubic feet would be a reasonably correct estimate and this was also confirmed by Sri A. R. Venkataraman. It was however agreed that allowing for some marginal adjustment, the availability could be taken to be in the range of 45 to 5½ T. M. Cft.

4. After exchange of views it was unanimously agreed that the waters of the High Level Canal should be shared in the ratio of 35:65 between Mysore and Andhra.

In regard to the implementation of the scheme, it was agreed that the execution of all the common works in respect of the High Level Canal should be undertaken by the Tungabhadra Board and that the Chief Engineer of the Board should undertake immediately the Planning and design of the canal with such changes as may be required as a result of the sharing now agreed to. In doing this the
Chief Engineer of the Board should act convenor and evolve the designs in close consultation with the Chief Engineers of Andhra and Mysore.

It was also agreed that the sharing of the cost of the common works of the canal should generally be on cusec mile basis.

Sri V. T. Krishnamachari congratulated the representatives of the two States on the spirit of accommodation shown by them. He observed that all the preliminary works should be taken in hand as early as possible with a view to utilising fully the services of the staff with the Tungabhadra Board.

RELEASE OF NAGARJUNASAGAR WATER

(a) whether it is a fact that the Secretary to Union Government, Food and Agriculture advised the State Government on October 30th, to supply Nagarjunasagar water to 10 lakh acres for cultivation in ensuing season so that SLO’s 105 variety of Paddy could be grown as second crop and harvested in 105 days; and

(b) if so, what action is taken?

Sri K. Vijay Bhaskara Reddy: (a) Yes, Sr. The suggestion of the Secretary to Government of India, Ministry of Food & Agriculture...
was for the utilization of Nagarjunasagar Project waters in the Krishna delta during the Rabi season of 1967-68, as detailed below:

**Early second crop:**

(i) With water available from 1st January to 30th April.
- 2 lakh acres
  - WET
- 4 lakh acres
  - DRY

**Late second crop:**

(i) With water available from 25th February to 15th May, 1968.
- 3 lakh acres
  - WET
  - LO
- 1 lakh acres
  - DRY
  - y. brid Bajra.

**Total:** 11 lakh acres.

(b) In pursuance of the suggestion of the Secretary to the Government of India, Ministry of Food & Agriculture, an extent of 3.5 lakh acres of early second crop and another 3.5 lakh acres of late second crop was localized in Krishna Delta. Against this area, water was supplied from the Nagarjunasagar storage for a total extent of 5.18 lakh acres, both under early and late second crops during the Rabi season of 1967-68.

Sri K. Vijayabhaskara Reddy:—I want notice, Sir.
106—

619 (52 8) Q.—Sri V. Palavelli:—Will the hon. Minister for Co-operation be pleased to state:

(a) whether the Deputy Registrar of Co-operative Societies, Anakapalli has received any petition dated 11-1-1961 from the members of the Anakapalli Co-operative Marketing Society Limited, Anakapalli, Vishakapatnam district against the president and the Board of management of the above society alleging that they have committed many irregularities and they are misusing office and thus causing financial loss to the society;

(b) if so, what action has been taken so far?


(b) The Deputy Registrar of Co-operatives Societies, Anakapalli ordered an enquiry, on 17-1-1968, under Section 51 of the Andhra Pradesh Co-operative Societies Act, 1964 into the affairs of the society. The enquiry was completed on 29-2-68. The President of the Society filed a writ petition (No. 1185/68) in the High Court and obtained, on 5-3-68, stay of further proceedings in pursuance of the enquiry. Further action on the enquiry report was therefore held over. The writ petition has since been dismissed. Necessary further action will be taken in the matter.

Sri V. Palavelli:—What are the allegations made in the petition, Sir?
Sri K. Vijayabhaskara Reddy: There are number of allegations, so many times, but I may add that subsequently after the dismissal of the writ the enquiry has been finalised.

Sri V. Palavelli:—There are very serious allegations Sir.

Sri K. Vijayabha SK Reddy:—That is for different causes.

T. V. Arrangement at T. T. D.

107—

* 61 (03.4) Q.—Sri P. O. Satyanarayana Raju (Yemmiganur):—Will the hon. Minister for Endowments be pleased to state:

(a) whether there are proposals to make T V. arrangements in Sri Venkateswara Swamy Temple at Tirupathi to facilitate pilgrims to have darshan of the deity when various sevas are performed;

(b) if so, how much would it cost; and

(c) when is it likely to be arranged?

(The Minister for Co-operation deputised the Minister for Endowments and answered the question)

(Sri K. Vijayabhaskara Reddy: (a), (b) & (c) A suggestion has been received by the T. T. Devasthanams for televising (through closed circuit television), the Vigraha of Lord Venkateswara at Tirumala to enable pilgrims to have darshan of the deity through television even when they are not personally in front of the Lord's Vigraha. The suggestion is being examined by the T. T. Devasthanams.)
108—

*9 4-A (5361-X) Q.—Sarvasri P. Ramachandra Reddy, (Atmakur) R. Mahananda and Dhanzinkula Narasimham (Udayagiri).—Will the Hon. Minister for Agriculture be pleased to state:

(a) the district-wise number of Deep Drilling machines relating to the underground water survey that are in the State;

(b) whether the ryots have to pay any fees for utilizing the same; and

(c) if so, the rate?

Sri P. Thimma Reddy:—(a) No deep hole drilling equipment is used for ground water survey, as such: but two units of deep hole drilling machines were purchased for deep drilling purposes. These are stationed at Hyderabad and Kurool;

(b) & (c) Yes, the hire charges are levied at Rs. 30 per day, excluding other expenses, such as, cost of fuel and transport.

(a) సరవ్స్రిప్రమాణందరాడు లోపాండు రామచంద్ర రెడ్డి, (అత్మకుర) రెడ్డి మహానందా మరియు దాన్సింకూల నరసింహము (ఉడయగిరి). అందుకే పరిశోధన అడుగు కారణంగా దీప కోటి కాల్చన్న విధానాల విషయంలో ప్రస్తుతం రాబడింది.

(b) మరియు (c) వివిధ కొరికి విలువులు నేతృత్వం చేస్తాం. వీటి రూ. 30 ను నిర్ధారించబడింది, ప్రత్యేకించిన వితరణలు కూడా ఉండటం లేదు.

16 30th November, 1968.

Oral Answers to Questions.

DEEP DRILLING MACHINES
Oral Answers to Questions.

1. The Minister (Mr. Rao): Ground water survey at the request of the Government. Is it proposed to conduct the survey?

2. The Minister: Yes, it is proposed to conduct the survey.

3. The Member: Is it proposed to conduct the survey in the next month?

4. The Minister: Yes, it is proposed to conduct the survey in the next month.

5. The Member: Is it proposed to conduct the survey in the next year?

6. The Minister: Yes, it is proposed to conduct the survey in the next year.

7. The Member: Is it proposed to conduct the survey in the next decade?

8. The Minister: Yes, it is proposed to conduct the survey in the next decade.

9. The Member: Is it proposed to conduct the survey in the next century?

10. The Minister: Yes, it is proposed to conduct the survey in the next century.

11. The Member: Is it proposed to conduct the survey in the next millennium?

12. The Minister: Yes, it is proposed to conduct the survey in the next millennium.

13. The Member: Is it proposed to conduct the survey in the next millennium?
30th November 1968.

Oral Answers to Questions.

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*654 (S927) Q.—Sri P. O. Satyanarayana Raju:—Will the hon. Minister for Agriculture be pleased to state:

(a) the area covered by Hybrid Napier during the year 1957-58 in our State;

(b) whether it is extended to all the districts in our State; and

(c) if not, whether steps would be taken to popularise it?

Sri P. Thimma Reddy:—(a) 845.61 acres (b) It is extended to all the Districts except Khammam District.

(c) The Hybrid Napier is intended to be popularised under Key Village Blocks located either in Milk sheds or in bread tracts. There are no such blocks in Khammam District. The same will be considered in future subject to availability of funds and after justifying the feasibility of establishing such blocks in Khammam District.

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Sri P. O. Satyanarayana Raju:—What are the places covered by the Hybrid Napier in Kurnool District, Sir?

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CLOSURE OF GOVERNMENT TRAINING SCHOOL AT SRIKAKULAM

110—

*978 (5360-G) Q.—Sri K. Krishnar Monthy, (Harichandrapuram):—Will the hon. Minister for Education be pleased to state:

(a) whether there is an proposal with the Government for closing the Government Training School in Srikakulam Town.

(b) if so, the reasons therefor; and

(c) what is the benefit derived by abolishing the Training School at Srikakulam?

Sri P. V. Narasimha Rao:—(a) No, Sir,
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(b) & (c):—Do not arise.

CO-OPERATIVE FINANCE CORPORATION

111—

*651 (5962) Q.—Sri P. O. Satyanarayana Raju:—Will the hon. Minister for Co-operative be pleased to state:
(a) whether there are proposals before the Government to establish Co-operative Finance Corporation in our State;
(b) if so, when is it likely to be started; and
(c) the proposed outlay of the Corporation?

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

SUPPLY OF AMMONIUM SULFATE FROM MAJIAS PORT

112—

*686 (596 L) Q.—Sarvasri K. V. Gangadhar (Nizamabad) and R. Bhoom Rao (Bohan):—Will the hon. Minister for Co-operation be pleased to state:
(a) the quantity (in tons) of Ammonium Sulphate supplied from Madras Port to the District Co-operative Marketing Society, Nizamabad during the months of January and February, 1968;
(b) whether it has been brought to the notice of the Government that most of them are salt bags; and the ryots who used most of the quantity made a complaint about the matter to the District Agricultural Officer;
(c) if so, the action taken against those responsible for the adulteration;
(d) whether the Government propose to pay compensation to the said ryots; if so when; and
(e) whether it is a fact that when the Marketing Society refused to take delivery of this material the Registrar of Co-operative Societies asked them to take delivery?

Sri K. Vijayabhaskara Reddy:—(a) A quantity of 344 tonnes 696 KRs. of fertilisers was moved from Madras Port to District Co-operative Marketing Society, Nizamabad by road during January and February, 1968.

(b) Some cultivators of Makloor village, who have taken delivery of Ammonium Sulphate from Hybrid seeds Co-operative Society, Makloor, have complained to the District Agricultural Officer, Nizamabad on 6-2-68 that the stocks supplied by the Society were not pure Ammonium Sulphate.

(c) The matter was referred to C.I.D. for investigation and for booking the culprits. Its result is awaited.
(d) The Government is not responsible for the lapse and hence Government compensating the ryots does not arise. However, the District Co-operative Marketing Society, Nizamabad exchanged 1'1 bags of genuine stuff valued at Rs 3, 55-50 for the alleged adulterated stuff. Some of the cultivators who used the adulterated stuff, have also been advised to receive genuine stocks from the godowns of the District Co-operative Marketing Society, Nizamabad even on production of the original bills.

(e) On receipt of complaints from the transport contractors alleging that the District Co-operative Marketing Society is refusing to take delivery of stocks, the Registrar of Co-operative Societies has issued instructions to the Society to accept delivery of stocks brought by the Contractors on panchanama to avoid hardship to them.

(3) CID has been instructed to investigate.

(5) On complaints from the transport contractors regarding the District Cooperative Marketing Society refusing to take delivery of stocks, the Registrar of Co-operative Societies has been instructed to accept delivery of stocks brought by the contractors to avoid hardship.

3. (a) Order: The Co-operative Marketing Society shall be advised to supply genuine stock. The Registrar of Cooperative Societies has been directed to ensure the supply of genuine stock.

(b) Complaints against the District Co-operative Society and collectors of D.C.M.S. have been noted. Complainants have been advised to address their concerns to the Collector of D.C.M.S. who will investigate the complaints.

(c) On complaints against the District Co-operative Society and collectors of D.C.M.S., complainants have been advised to direct their queries to the Collector of D.C.M.S. who will take appropriate action.
Oral Answers to Questions

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1. Whether complaints are taken seriously and investigated after registering them?

2. Whether serious complaints are investigated by the Collector, Dy Registrar and C.I.D.

3. Whether a centralised system is introduced for transport-related complaints?

4. Whether transport-related complaints are registered and investigated?

5. Whether the exact position is provided after investigating the complaint?

6. Whether broadcast on import Challans?

7. Whether transport-related complaints are taken seriously?
22

20th November, 1968

Oral Answers to Questions

Q. (5238) Q. — Shri R. Mahananda:— Will the hon. Minister for Co-operation be pleased to state:

(a) the number of times and the amount of loans sanctioned during 1967 to the Co-operative Society of Remidicherla, Vinukonda taluk, Guntur district by Guntur District Co-operative Central Bank;

(b) whether it is a fact that in November, 1967 a loan of Rs. 21,272 was sanctioned by the Bank as against the amount of Rs. 6,000 for which the society had requested;

(c) whether the said amount has been disbursed to the members of the Remidicherla society and if so, when;

(d) whether it is a fact that the President Sri Devanaboyina Ramulu, has reported through the Village Munsiff that the entire amount in the shape of currency notes drawn and kept in his house was destroyed on 8-11-1967 as his enemies had set fire to his house;

(e) the results of the enquiry into the said incident; and

(f) the movable and immovable properties owned by the President of the society?

Sri K. Vijayabhaskara Reddy: — (a) Two drawal applications were made to the Co-operative Central Bank and Rs. 34,000 was sanctioned to the society: Rs. 7,500 on 27-9-1967 and Rs. 26,500 on 28-10-67 respectively.

(b) It is a fact that the President of the society had obtained and drew an amount of Rs. 21,272 on 7-11-1967 being part of the loan of Rs. 34,000 sanctioned by the Guntur District Co-operative Central Bank to this society. This amount of Rs. 21,272 was drawn from the Vinukonda branch of the Guntur District Co-operative Central Bank on 7-11-1967.

(c) No.

(d) It is a fact that the President of the society, Sri Devanaboyina Ramulu, reported to the village Munsiff of Remidicherla village on 8-11-1967 that his house was set on fire on the night of 7-11-67 and that the entire amount of Rs. 21,272 in the shape of the currency
Oral Answers to Questions.

was destroyed in the fire accident. The village Munjiv reported this accident to the Station Officer, Bommarapalli. A case has been registered and is being investigated into by the Police.

(e) The enquiry made into the incident by the Joint Registrar, person-in-charge of the Guntur District Co-operative Central Bank Tenali revealed that the fire accident reported was not real. The Police are investigating into the matter and the investigation is pending. A statutory enquiry into the affairs of the society under section 51 of the Andhra Pradesh Co-operative Societies Act, 1962 ordered on 14-1-1967 is also being conducted.

(f) It was shown in the property statement as on 12-8-1967 of the society that the President of the society was having the following properties:

(i) S. No. 68/A Ac. 6-00 cents.
(ii) S. No. 47/ Ac. 3-00 cents.

Total Ac. 9-00

The above S. Nos were conditionally attached and the objections received for the attachment of property shown as item (i), have been received up to 3-00.

The President is not having any movable property at Remidi cherla Village.
Sri G. Siviah:—Probably, the matter was reported to the police on 8-1-1967. The question has been answered today. Is it a fact that any body’s interfering hushed up the case while it was under investigation? Why should police take one year for investigation? Is it not peculiar to the criminal procedure?

Sri K. Vijyabhaskara Reddy:—No body will be allowed to interfere and no body has interfered as I told we are very particular that his culprit should be booked.

Sr. V. Prasanthi:—Amount as per cheque dated 30th November, 1967 has been intimated. And one crore was credited in direct from which cheques were issued. If intimated cheques were issued. Similarly in the same way one crore of cheque was issued which was credited and credited by the bank. Cash was given. Pay offices should not be interfered. Loans should not be paid by the banks. Direct from cash introduced in the bank.

Pig Farm at Sathyavedu

114—

 Sailo, (691) Q.—Sri K. Muniswamy:—Will the hon. Minister for Agriculture be pleased to state:

(a) whether there is any proposals to start pig farms at Sathyavedu taluk, Chittoor District and Sulurpet taluk, Nellore District; and

(b) if so, when?

Sri P. Thimma Reddy:—(a) No, Sir.
(b) Does not arise.

Sir I. Anumber:—No, there are centres of the type of propaganda, where people are interested in such centres. They are interested in introducing statements which are of interest to themselves. Similarly, there are centres of interest to the public. Similarly, there are centres of private or to the public?

Sir I. Anumber:—If centres open in this way, it is not a Bacon factory but a factory. Similarly, they are centres of interest. Similarly, they are centres of interest.
AGRICULTURAL HIGH SCHOOLS

115—

Q. [4734] 608—Sri Vavilala Gopalakrishnayya:—Will the hon. Minister for Agriculture be pleased to state:

whether the Government consider to start Agricultural High Schools at least one for each district as contemplated by Mysore Government?

Sri P. Thimma Reddy:—No, Sir.

Scandinavian countries agricultures 360 districts 60 years ago 25 training centres 300 stipend costs 25 students each training worth. As Central Government 25 training centres open stipend costs 25 students each training worth. Schools 25 training centres withdraw stipend costs 25 students each training worth. As research V.I.W Training centres open stipend costs 25 students each training worth. Schools 25 training centres withdraw stipend costs 25 students each training worth.
Exemption of Balsanghas From Registration Fees

116—
*61i (1811) Q.—Sri Dhanenkula Narasimham:—Will the hon. Minister for Education be pleased to state:

(a) whether the Government exempted the Children's Associations (Balsanghas) from the payment of fees towards the Registration of the same; and

(b) if not, the reasons therefor?

Sri P. V. Narasimha Rao:—(a) No, Sir.
(b) No Children's Association applied for exemption.

Mining Institute at Gudur

117—
*722 (04:0-A) Q.—Sri T. C. Rajan:—Will the hon. Minister for Education be pleased to state:

whether there is any proposal to start a Mining Institute at Gudur; and if so, when?

Sri P. V. Narasimha Rao:—No Sir.

Mineral Industry:—In the year 1957-58, Manganese produced 500 metric tons. Manganese processing loss was 20 per cent. Manganese Mining Institute has been established. Manganese Mining Institute (55.25 acres) in 1957-58 produced 62 metric tons. Loss on manganese production was 44 per cent. Loss on manganese mining was 63 per cent.
Oral Answers to Questions.

30th November 1968.

Sri A. Madhva Rao: Is it for want of applications?

Sri P. V. Narasimha Rao:—No, Sir. But it is for want of employment opportunities after they go out of the Institute.

AYACUT ROADS UNDER K. C. CANAL

118—

Q.—Sri S. P. Magireddy (Mydukur):—Will the hon. Minister for Co-operation be pleased to state:

(a) the stage at which the construction of the ayacut roads under K. C. Canal stands at present, and

(b) when the construction of the said ayacut roads will be completed?

Sri K. Vijayabhaskara Reddy:—(a) It is proposed to construct 163 ayacut roads under the K. C. Canal. Estimates have been sanctioned for 45 works of which 43 have been taken up for execution. Out of these 12 works have been completed and the rest are in progress.

(b) As the completion of all the proposed ayacut roads will depend on the financial position, it cannot be foreseen now as to when they will be completed.

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(b) As the completion of all the proposed ayacut roads will depend on the financial position, it cannot be foreseen now as to when they will be completed.
SUGAR FROM HYBRID MAIZE CANE

119—

* 313 (5400) Q.—Sri D. Venkatesam:—Will the hon. Minister for Co-operations be pleased to state:

(a) whether the Government is aware of the fact that the Hybrid Maize cane is being utilised for preparation of sugar in Mysore State viz., Kolar and Kamasamudram and Moogamapalli of Kolar district in Mysore State; and

(b) if so, whether the State Government have any programme to introduce such method in our State?

Sri K. Vijayabhaskara Reddy: (a) No, Sir.

(b) Does not arise.

Sri K. Vijayabhaskara Reddy: —I have no information as far as the Cooperative Department is concerned.

Mr. Speaker:—I will put the question again; I will send to the Agriculture Minister.
Oral Answers to Questions. 30th November, 1968.

COLLECTION OF TECHNICAL CHARGES BY A. P. STATE LAND MORTGAGE BANK

120—

*68 (5332 (U) Q.—Sri Vavilala Gopalakrishnaya:—Will the hon. Minister for Co-operation be pleased to state:

(a) whether the Government are aware that the Andhra Pradesh State Land Mortgage Bank is collecting Rs 3.50 as technical charges per acre from every ayacutdar who asked for loan for land reclamation; and

(b) if so, why the criteria fixed by P. W. D. engineers were not accepted?

Sri K. Vijayabhaskara Reddy:— (a) Yes, Sir.

(b) The contour maps made available by the Public Works Department engineers are of 1 foot. The Agricultural Refinance Corporation insists that the soil conservation staff should visit the fields to be developed with a view to determine the slopes and then prepare a technical plan for arriving at the cost of reclamation.
30th November 198. Calling attention to a matter of urgent public importance:

re: Closure of Neta Co-operative Spinning Mill, Hyderabad.

Calling attention to matters of urgent public importance.

re: Failure of the Government to provide lands to Cenjads and koyas whose lands have been taken over for the construction of a power House for the Fertiliser Factory.

Sri P. V. Narasim a Rao: During the years 1963 and 1965 patta lands measuring 704 acres and 31 cents for the construction of Kothagudem Thermal Scheme at Palavancha and during 1966 patta lands measuring 571 acres and 29 cents for the construction of Fertiliser Factory, Kothagudem at Palavancha were acquired under the Land Acquisition Act and the owners were paid compensation as per rates. The Government lands measuring 131 acres and 14 cents and 116 acres 21 cents which were in unauthorised possession of 30 and families respectively of Palavancha were also acquired for the purpose and no compensation was paid to them since they held illegal possession over the Government land. The Government are not aware of any assurances given by the then Chief Minister for providing vacant lands elsewhere to the persons from whom lands were acquired and who were asked to leave the unauthorisedly occupied lands.

re: Closure of Neta Co-operative Spinning Mill, Hyderabad.

30th November 198. Calling attention to a matter of urgent public importance:

re: Closure of Neta Co-operative Spinning Mill, Hyderabad.
Calling attention to a matter of urgent public importance:

re: Closure of Neta Co-operative Spinning Mill, Hyderabad.

The Minister for Industries (Sri B. V. Gurumurthy) has informed the House that the Neta Co-operative Spinning Mills Limited, Hyderabad, was registered on 14-10-1954. It commenced working on 20-6-1961 with 12,064 spindles.
28 80th November, 1968. Calling attention to a matter of utmost public importance: 

Re: Closure of Netha Co-operative Spinning Mill, Hyderabad.

The following is the financial position of the Mills as on 30-6-1968:

1. Share capital:

<table>
<thead>
<tr>
<th>Description</th>
<th>Rs.</th>
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<tbody>
<tr>
<td>i) Government contribution.</td>
<td>12,19,000-00</td>
</tr>
<tr>
<td>ii) Hyderabad Handloom Weavers' Central Co-operative Association Ltd.</td>
<td>1,50,000-00</td>
</tr>
<tr>
<td>iii) Primary Weavers' Co-operative Societies.</td>
<td>3,37,023-97</td>
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<tr>
<td></td>
<td>21,17,023-97</td>
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</table>

11. Borrowings:

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<thead>
<tr>
<th>Description</th>
<th>On State</th>
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<tbody>
<tr>
<td>i) A. P. State Financial Corporation. L.</td>
<td>4,08,812-50</td>
</tr>
<tr>
<td>ii) —do— II.</td>
<td>2,50,000-00</td>
</tr>
<tr>
<td>iii) A. P. State Government L.T. Loans.</td>
<td>10,00,000-00</td>
</tr>
<tr>
<td>iv) —do— S. T. Loan.</td>
<td>5,00,000-00</td>
</tr>
<tr>
<td>v) A. P. Cooperative Bank.</td>
<td>13,55,975-00</td>
</tr>
<tr>
<td></td>
<td>85,74,787-50</td>
</tr>
</tbody>
</table>

III. Interest payable.                                                        | 3,29,421-34   |

IV. Other outstandings.                                                        | 39,73,933-90  |

I plus II plus III plus IV.                                                    | 9,95,910-77   |

Besides, the Government have given guarantee for Rs. 8.57 lakhs to the Andhra Bank Ltd., Hyderabad, who, in turn, agreed to stand guarantee to the Suppliers of foreign machinery to be imported by the Mills.

The main assets of the Mills viz., land, buildings, machinery etc. are estimated to be Rs. 49,54,396-05.

The net loss accumulated from 1961 to 1968 is about Rs. 36 lakhs.

The losses are attributed mainly to high cost of cotton stores, inadequacy in power supply upto 1966-67, increase in wage bill, increase in excise duty and out dated machinery in preparatory section. Besides, the general recession in Textile Industry during the last two years has also added to these losses. The yarn is also being sold at a price lower than the cost price.

In order to consider the problems of the Cooperative Spinning Mills including Netha Mills and to suggest suitable remedies, a Cabinet Sub-Committee consisting of Minister (Janasambandha Sakha)
Calling attention to a matter of urgent public importance:

Re: Closure of Neta Co-operative Spinning Mill, Hyderabad.

The Minister (Industries) and Minister (Labour) has been appointed. The Sub-Committee in its Interim Report has observed that apart from individual problems the Mill is suffering mainly from the following defects:

i) Inadequacies of management in general.
ii) Over-staffing and excessive labour force.
iii) Ineffective financial control.
iv) Lack of proper arrangements for the purchase of cotton and sale of yarn.
v) Accumulation of stocks of yarn due mainly to the inability of the Apex Co-op. Weavers' Society at Hyderabad (H. H. W. C. C. A. Ltd.) to fulfill its obligation regarding lifting of stocks of yarn.
vi) Inefficient working of the Mills in general.

According to the information furnished by the Mills, the Government will have to advance about Rs. 2.3 lakhs if the Mills were to be revived and run as a profitable concern. On the other hand, it is felt that it would not be worthwhile to invest any funds in a sick and sinking concern like the Neta Mills. Further, there is no guarantee that with this investment, the Mills will not seek further financial assistance from the Government. In the event of liquidation, the loss, which would be sustained by the Government, will not be more than the amount required to rehabilitate it. One of the solutions which has been suggested is to close the Mills after paying the outstanding dues.

The total number of workers in the Mills is 453 as detailed below:

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<tr>
<td>Permanent</td>
<td>275</td>
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<tr>
<td>Temporary</td>
<td>48</td>
</tr>
<tr>
<td>Substitutes</td>
<td>180</td>
</tr>
<tr>
<td></td>
<td>433</td>
</tr>
<tr>
<td>Total:</td>
<td>453</td>
</tr>
</tbody>
</table>

The Mills has declared a lay off with effect from 14.8.1968 to 31.10.1968. The workers have been given one month's notice with effect from 1-1-1968. The General Body of the Mills has decided to close the Mills with effect from 1-12-1968. The Board is authorized to take such appropriate action as necessary either to dispose of the Mills by sale or lease it out. The proposals of the Mills to meet immediate commitments such as payment of retrenchment compensation etc. is under consideration of the Government. Government is also considering the various alternatives open with regard to the future of the Mills.

136—5
30th November, 1968.

PAPERS LAID ON THE TABLE

AMENDMENTS TO THE ANDHRA PRADESH MOTOR VEHICLES RULES, 1964.


Mr. Speaker:—Paper laid on the Table.

Amendments to the Andhra Pradesh Buildings (Lease, Rent and Eviction control) Rules, 1960

The Minister for Municipal Administration (Sri N. Chenchu-rama Naidu):—I beg to lay on the Table the amendments made to the Andhra Pradesh Buildings (Lease, Rent and Eviction Control) Rules, 1961.

I beg to lay on the Table the amendment made to the Andhra Pradesh Buildings (Lease, Rent and Eviction Control) Rules, 1961.

Mr. Speaker:—Papers laid on the Table.


Mr. Speaker:—Papers laid on the Table.

(BUSINESS OF THE HOUSE)

Sri V. Palavelli:—First progress report of the Andhra Pradesh Agro Industries Corporation, Table No. 12. Urgent supply Hyderabad 12; Hyderabad 9; Urgent supply Hyderabad 12. No urgent supply.
Sri M. M. Hashim (Asifnagar) :- On 27th inst., when I was not present, hon. Member Sri Owasi has produced certain documents suppressing purposely the other portion of it and in all the Urdu press that item has appeared— which is a personal character assassination. That has to be expunged from the proceedings, Sir.

Mr. Speaker:—I will go through the proceedings and see what should be done.

I do not understand Urdu. Please hear me first. Whether it is true or not—there may be truth in it—it may be supported by documentary evidence, it may be supported by other evidence. All the same, I would appeal to the members not to make any kind of personal allegations. The rules are very clear that members should not make personal allegations. Let me quote the rule itself. Please hear me. I do not know where it will lead to. He will say one thing and the other will say another thing. Both of you—when you have information, if he says one thing, naturally the other will say another thing. I do not know if there is any kind of personal misunderstanding between the two. Even if they have personal misunderstandings they have settled outside the House not here inside the House. Rule 217 says—“A member while speaking shall not make a personal charge against a member.” I will go through the proceedings and if there are any personal allegations, I will have them expunged from the records.

PRESENTATION OF THE REPORT OF THE COMMITTEE ON PETITIONS

Sri Vasudev Krishnaji Naik:—Mr. Speaker:—Sir, I beg to present the Second Report of the Committee on Petitions (Ist Session of the Fourth Legislative Assembly).

Mr Speaker:—Report presented.
GOVERNMENT BILL

THE ANDHRA PRADESH IRRIGATION (LEVY OF BETTERMENT CONTRIBUTION AND ADVANCE BETTERMENT CONTRIBUTION) AMENDMENT BILL, 1968.

Mr Speaker:— I now request the Hon. Minister for Revenue to move for leave to introduce the Andhra Pradesh Irrigation (Levy of Betterment Contribution and Advance Betterment Contribution) Amendment Bill, 1968.

Sri P. V. Narasimha Rao:— Sir, on behalf of the Minister for Revenue, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Irrigation (Levy of Betterment Contribution and Advance Betterment Contribution) Amendment Bill, 1968."

Mr, Speaker:— Motion moved.

(Pause)

Mr, Speaker:— The question is:

"That leave be granted to introduce the Andhra Pradesh Irrigation (Levy of Betterment Contribution and Advance Betterment Contribution) Amendment Bill, 1968."

The motion was adopted.

NON-OFFICIAL BUSINESS—NON-OFFICIAL BILLS

THE ANDHRA PRADESH ASSEMBLY COUNCIL SECRETARIAT (RECRUITMENT AND CONDITION OF SERVICE) BILL, 1968

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

"That leave be granted to introduce the Andhra Pradesh Assembly/Council Secretariat (Recruitment and Conditions of Service) Bill, 1968."

Mr. Speaker:— Motion moved.

(Pause)

Mr. Speaker:— The question is:

"That leave be granted to introduce the Andhra Pradesh Assembly/Council Secretariat (Recruitment and Conditions of Service) Bill, 1968."

The motion was adopted.

THE ANDHRA PRADESH (ANDHRA AREA) ESTATES LAND (AMENDMENT) BILL, 1968

Mr. Speaker:— New Sr. K. Govinda Rao will move for the first reading of the Andhra Pradesh (Andhra Area) Estates Land (Amendment) Bill, 1968.

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

That the Andhra Pradesh (Andhra Area) Estates Land (Amendment) Bill, 1968 be read a first time.

Mr. Speaker:— Motion moved.

(Mr. Deputy Speaker in the Chair.)

...
The Andhra Pradesh (Anahra Area) Estates Land (Amendment) Bill, 1968

(ii) in any hamlet or khandrigas...in any Inam village of which the grant of Inam has been made, confirmed or recognised and so on... 'in any Inam' after 'schedule'... 'in any village' after 'on'.

(iii) In any hamlet or khandrigas...In any Inam village of which the grant of Inam...the end of the sentence.

(iv) In any hamlet or khandrigas...In any Inam village of which the grant of Inam has been made, confirmed or recognised...the end of the sentence.
Non-Official Business:
30th November, 1968.
The Andhra Pradesh (Andhra Area) Estates Land (Amendment) Bill, 1968

The Andhra Pradesh (Andhra (Area) Estates Land (Amendment) Bill, 1968

Section 5. The Andhra Pradesh (Andhra (Area) Estates Land (Amendment) Bill, 1968

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Section 5.

The Andhra Pradesh (Andhra (Area) Estates Land (Amendment) Bill, 1968

Section 5.
30th November, 1968.
Non-Official Business:

శాతనా. తండ్రికి కనిపించిన సమాచారం ముఖ్యంగా, ఇది తనపు హోమి పాటించిన మాధ్యమాన్నేలు, సంక్షిప్తంగా పిన్మాత సంస్కరణ చేసిన మాత్రి. మనిషి సంస్కరణ చేయడానికి మారించారు. శాతనా సంస్కరణ చేయడానికి మారించారు. కాంప్యూటర్ పరిస్థితి కావలసిన. శాతనా ప్రత్యేకంగా రాష్ట్రానికి సమాచారాంతి పాస్త్ర పండులు పండుల పండుల కుక్కతా. శాతనా ముఖ్యమైనది సంచితం సమాచారం. అనేక సంచిత సమాచారం సమాచారం వచ్చి లేందు మాధ్యమాన్నే వాటి. అప్పుడు మాధ్యమాన్నే సంచిత సమాచారం వచ్చి లేదు. అప్పుడు మాధ్యమాన్నే సంచిత సమాచారం వచ్చి లేదు.

The Andhra Pradesh (Andhra Area) Estates Land (Amendment) Bill, 1953.

The Court said that the original grant and also confirmation by Inam Commission should be of an entire village. Section 4(2) of the Inam Estates Land Act, Rent Reduction Act, 1847 and Estates Abolition and Conversion to Ryotwari Act, 1907 and Estates Land Act, 1907, and the British Government, the Inam Commission should be of an entire village. Section 4(2) of the Inam Estates Land Act, Rent Reduction Act, 1847 and Estates Abolition and Conversion to Ryotwari Act, 1907, and Estates Land Act, 1907, and the British Government, the Inam Commission should be of an entire village.

Section 3(2)(i) of "any inam village of which the grant has been made, recognised or confirmed by the British Government."

The Court said that the original grant and also confirmation by Inam Commission should be of an entire village.
30th November 1958.

Non-Official Business:
The Andhra Pradesh (Andhra Area) Estates Land (Amendment) Bill, 1958

The issue of the Andhra Pradesh (Andhra Area) Estates Land (Amendment) Bill, 1958, is hereby brought to your notice.

The Bill seeks to amend the Andhra Pradesh Estates Land Act, 1957, to provide for the acquisition of land by the State Government for public purposes. The proposed amendments are as follows:

1. The maximum rate of land acquisition for public purposes shall be increased from Rs. 100 per acre to Rs. 500 per acre.
2. The minimum rate of land acquisition for public purposes shall be increased from Rs. 400 per acre to Rs. 1000 per acre.
3. The compensation for land acquisition for public purposes shall be increased from 20 times the market rate to 30 times the market rate.

It is submitted that the proposed amendments are necessary to provide adequate compensation to landowners and to ensure fair compensation for public purposes. The Bill is likely to be introduced in the next session of the Assembly.

Yours sincerely,

[Signature]
[Name]
[Position]
Non-Official Business:  30th November 1968
The Andhra Pradesh (Andhra Area) Estates Land (Amendment) Bill, 1968

The Andhra Pradesh (Andhra Area) Estates Land (Amendment) Bill, 1968 declares "hamlets and khandrigas in P'yotwari villages" under the Estates Abolition Act. The Bill amends the existing law to declare certain villages as "P'yotwari villages" under the Estates Abolition Act. The Bill provides for the declaration of certain villages as "P'yotwari villages" and the compensation to be paid to the previous tenants. The Bill also provides for the enforcement of the provisions of the Act in the villages declared as "P'yotwari villages".
44  30th November, 1968.  
The Andhra Pradesh (Andhra Area) Estates 
Land (Amendment) Bill, 1968.

Sri K. Govinda Rao:—My Bill is quite clear Sir.

(1) Mr. Telaprolu:—I am surprised to hear that the Bill is quite clear. The Bill is very elaborate and lengthy. It is quite clear that the Bill is quite lengthy. It is quite clear that the Bill is quite lengthy. It is quite clear that the Bill is quite lengthy.

(2) Mr. Ramaiah:—I am surprised to hear that the Bill is quite clear. The Bill is very elaborate and lengthy. It is quite clear that the Bill is quite lengthy. It is quite clear that the Bill is quite lengthy.
Sri A. Madhava Rao: Sir, there is only one point which Mr. Govinda Rao wants to stress, and it is this. Under the Madras Land Tenure, inams are divided into major and minor inams. A major inam is a grant of the whole village or more than a village, while a minor inam is a grant of part of a village. A Khandriga is a small hamlet consisting of a block of land granted as inam, but much larger than an ordinary inam. So, it has been defined as a khandriga or hamlet and that has not come within the purview of the Madras Estates Abolition Act or Inam Abolition Act.

Now, the difficulty is this. Under Sec. 3 (2) (d) as is now amended, it is any inam village or any hamlet or khandriga in a inam village of which grants as inam has been made, confirmed or recognized by the Government notwithstanding that subsequent to the grant of such a village, hamlet or khandriga has been partitioned among grantees or successors in title of the grantees or grantee. Here, the High Court decisions are to the effect that in as much as the word used is 'inam village' in the definition, and it has also been stated now it should not affect the main definition or the real purpose. That is to say, such of those hamlets or khandrigas that are found in an inam village alone are affected or come within the purview of this definition. Now, the point would be, inasmuch as the Inam Abolition Act is no longer applicable, as inasmuch as it will not come within the definition of 'estate', therefore we are having 'sikhand,' which does not come within the purview of anything. Therefore, the point is how best to bring the ryotwari system, that is by amending the

definition of 'estate'. And by removing the words 'inam village' and inserting 'inam' only, I do not think it is going to affect the definition of 'estate'. Now, we are aware of the amendment to the Constitution also where the word 'estate' is mentioned. That means, any 'estate' can be defined by the legislature in any manner the legislature likes. By doing so, if it comes within the purview of this Estates Abolition Act, it is made applicable and all the consequences or benefits that accrue to the occupancy ryots will automatically follow. Therefore, by amending this definition, it is not going to affect the interests of Government, but for the fact, perhaps they have to pay compensation. As a matter of fact, as it comes under abolition, small payment of compensation is not going to affect it.

Sri G. Siviah:—Sir, the matter is important.

Sri P. V. Narasimha Rao:—I just want one small elucidation from the galaxy of lawyers we have on the other side. When they call it 'any village' will it not go beyond the purview of the Estates Land Act?

Sri A. Madhava Rao:—Perhaps, what the hon. Minister means is that in as much as it is the Estates Land Act made applicable in regard to estates, therefore will it not go within the purview of the Estates Land Act and will not be extended to Government villages also. That is not what is contemplated. What Mr. Govinda Rao is saying is this. So far as the Estates Land and the Estates Abolition Act are concerned, you have taken out all the estates; likewise, under the Inam Abolition Act you have taken out all inams; therefore, what is left is khandriga or hamlet. If these also are included in the definition of 'estate', it is not going to affect the definition and it will not go out of the purview of the Estates Land Act. Therefore, what the hon. Minister means is that by carrying out the amendment to the definition 'in any village' it will go out of the purview of the Estates Land Act. It will not go beyond the perview of the Estates Land Act and it is not going to affect it. There is no impediment as such.

This can be in a ryotwari village also.
Non-Official Business:


Sri P. V. Narasimha Rao:—Exactly that is the point. If it covers a ryotwari village, it goes beyond the purview of the Estates Land Act. Estate Abolition Act "is", Estate Land Act is "is". Grant of an inam can be made, confirmed or recognized in a purely ryotwari village also. Therefore, the amendment would cover it and it would go beyond the purview of the Estates Land Act.

Sri G. Sivaiah:—Sir, the hon. Minister is exceptionally right in raising certain doubts in this matter. When this Act was introduced, this was purely meant for inam villages at that time. By adding this amendment, 'in any village', it is likely to lead to a slight change also. Therefore, in this matter when this has not been changed as inam village, the villages that have been left over in the private estates continue to suffer. Therefore, if it is suitably changed as 'in any village other than Government revenue villages', there will be no confusion. That can be accepted by the Government because we are not asking for revenue villages which were in existence on that date.

Sir, there is no difference of opinion so far as the purpose is concerned. But, I would like to submit that the Estates Land Act is not the proper legislation for amendment for that purpose, because the subject-matter is inam. Therefore, it rightly falls under the Inam Abolition Act and not in this act. And if we accept the amendment now proposed by Sri K. Govinda Rao, naturally it will go beyond the basic scope of the Estates Land Act and it will go into ryotwari villages, i.e., villages which have subsequently become ryotwari on account of abolition. 

Statement of
objects and reasons why "any village" and the antidote to the estate definition is not adequate when the term "any" is objectionable. The Cabinet rejected the objection.

In any village, the Ryotwari villages cover the estate definition as antidote to the term "any," and the Particular Category of Inams which is a special category of hamlets and hamlets.

It will go beyond the basic purview of the Estates Land Act and therefore it cannot be accepted.

We are not legal experts here.
Non-Official Business:

30th November, 1968.

laymen. 30th November, 1968. 49


laymen. 30th November, 1968. 49

Sri P. V. Narsimha Rao:—Very unfortunately Revenue Minister is not present and I am not in a position to give a categorical assurance. But, I would like to say, with a full sense of responsibility, that such a Bill is under preparation, and I may take the House into confidence and say that it will be brought at the earliest; the Bill is now ready; it is not for this purpose alone; it has been drafted for several other purposes including the purpose for which this Bill has come. Therefore, I do not see any difficulty in bringing the Bill at the earliest available opportunity. Therefore, with this assurance I would request Mr. Govinda Rao not to press the Bill.

Sri G. Sivayya:—They say, for the present it is not possible; In the budget session, we cannot bring.

Sri P. V. Narsimha Rao:—In the budget session we can take up legislation work

Sri G. Sivayya:—In view of the urgency, it can be done through an ordinance.

Sri P. V. Narsimha Rao:—There is no need for an Ordinance Sir. Just for ordinance, we have to prorogue the House; that will not be needed; it is only a question of a couple of months, and I am sure all steps will be taken to expedite the Bill.

Mr. Deputy Speaker:—Then, leave of the House may be necessary.

Sri P. V Narasimha Rao:—I have no objection Sir, I leave it to the House.

Sri K. Govinda Rao:—Sir, Further consideration may be deferred.
Mr. Deputy Speaker:—The question is:

"That further consideration of the Bill may be deferred."

The motion was adopted.

Sri Vavilala Gopalakrishnaiah:—No, Sir, I will give a letter written by the Governor.

Mr. Deputy Speaker:—You may raise it next time when you have material with you. This time he has not given his consent.

Sri Vavilala Gopalakrishnaiah:—It is not the question of consent, Sir.

Mr. Deputy Speaker:—"Please refer to the letter cited and I am to inform that on the advice of the Governor the Government
Non-official Resolution : 30th November, 1968

re: Issue of property books to pattadars

have decided to withhold his recommendation for the consideration of the A dha Pradesh Dharma Pal Bill, 1968, by the State Legislature, given notice of by Sri Vavilala Gopalakrishnayya ...”

Sri Vavilala Gopalakrishnayya:—What I say is this; He has no right to withhold consideration; he has got a right to withhold the passing of the Bill.

Mr. Deputy Speaker:—Why not we discuss this in the Cham-

ber.

Sri Vavilala Gopalakrishnayya: - I want to categorically state that the Governor has no right to withhold the Bill for consideration.

Mr. Deputy Speaker:—So, it is better we do not discuss this now. Let us now proceed to the next item.

NON-OFFICIAL RESOLUTION

re: ISSUE OF 'PROPERTY BOOKS' TO PATTADARS.

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

“This Assembly recommends to the Government to issue “property books” to the pattadars in the State, containing the name of the Pattadar, patta and survey numbers of the land, its classification, extent, land revenue, market value, map of the field, and with a separate column to indicate the hypothication.”

Mr. Deputy Speaker:—Resolution moved.
30th November 1968

Non-Official Resolution:

re: Issue of property books to pattadars:

...
Non-Official Resolution:  
30th November, 1968.

re: Issue of property books to pattadars.

Resolved that the following measures be taken to rectify the records of land revenue in the following areas:

1. To issue property books to pattadars in the areas where the records are found to be incorrect.
2. To conduct a detailed survey of the land revenue records in the affected areas.
3. To ensure that all pattadars receive their property books within one month from the date of this resolution.

Resolution countersigned by:
[Signature]

[Stamp]
54  30th November, 1968:  Non-Official Resolution:

Issue of property books to pattadars.

..

re: Issue of property books to pattadars.

Subject: Notice to the Pattadars.

It is hereby notified that on 30th November, 1968, the Office of the District Commissioner will issue property books to the pattadars. The pattadars are requested to collect their property books on this date. Any queries or concerns should be directed to the Office of the District Commissioner.

Date: 30th November, 1968.

District Commissioner

[Signature]
30th November, 1968.

Non-Official Resolution:

re: Issue of property books to pattadars.


In regard to 56 Pattadars in possession of land mortgaged to the Land Mortgage Bank, it is informed that the Land Mortgage Bank has supplied certificates of encumbrance and clearance of encumbrances. The pattadars are requested to forward their certificates to the Land Mortgage Bank directly. The required payments should be made to the Land Mortgage Bank.

The pattadars are advised to forward their certificates to the Land Mortgage Bank directly. The required payments should be made to the Land Mortgage Bank.

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re: Issue of property books to pattad

Pass books are to be issued to pattad for the following purposes:

1. Agriculture loans
2. Loan for land cultivation
3. Loans
4. Passport size photo pass book
5. Identification

Pass books are to be issued to pattad for the above purposes.}

136—8
Non-Official Resolution

re: Issue of property books to pattadars:

58 30th November, 198

Agriculture loans are considered essential for the development of the rural economy. Many times these loans are fabricated from the existing borrowings of the farmers. It is observed that these fabricated loans are not backed by any valid security. The borrowers have been exploiting this situation to their advantage. They are not ready to return the loans. The terms of the loans are never fixed. The charges are kept running indefinitely. As a result, the farmers are forced to be in debt for the rest of their lives. The interest charges are so high that it becomes impossible for the borrowers to return the loans. Loans should be processed in a systematic manner. Pass books should be prepared on the basis of the evaluation report. The charges should be fixed for a definite period. Transfer should be made only after clearing all the dues. Interest should be charged only on the amount actually borrowed. Transfer should be made on the basis of the evaluation report. In the present era, the farmers are facing numerous problems in the field of agriculture. Many of them are not able to meet their expenses. The Government should take appropriate steps to ease their financial burden. The non-authentic and fraudulent practices should be avoided. A pass book should be issued to the pattadar. A passport-size photo should be attached with the identification card. The identification card should be valid for 5 years. The identification card should be renewed after every five years.

The Government should take necessary steps to regulate the issuance of passbooks. The Government should ensure that the passbooks are issued only after proper evaluation of the borrowers. The Government should also ensure that the charges are fixed for a definite period. The Government should ensure that the interest is charged only on the amount actually borrowed. The Government should also ensure that the transfers are made only after clearing all the dues. The Government should take necessary steps to ensure that the borrowers are not subjected to any undue pressure by the lending institutions. The Government should also ensure that the borrowers are not subjected to any undue pressure by the lending institutions.
Non-Official Resolution  30th November 1968.

re: Issue of property books to pattadars.

పట్టాడుల ఉద్యోగులు సాధారణంగా ఉండదగా ఉండే విధానాలు తెలియజేస్తుంది. అయితే ఇతర పరిస్థితులలో ఉన్నతి సాధనం చేయడానికి ప్రత్యేక నియమాలు ఉండాలి. ప్రత్యేకించబడిన ప్రశ్నలను ఇతర పరిస్థితులలో ఉన్నతి సాధనం చేయడానికి ప్రత్యేక నియమాలు ఉండాలి. ప్రత్యేకించబడిన ప్రశ్నలను ఇతర పరిస్థితులలో ఉన్నతి సాధనం చేయడానికి ప్రత్యేక నియమాలు ఉండాలి.
Non-Official Resolution:

re: Issue of property books to pattadars.

November 1968

60

The Hon'ble Governor (G. Ramalinga Reddy):

A. Occurrence

Re: Finalisation of property books for pattadars. The matter has been discussed at the latest monthly meeting of the committee and it is agreed that it is not possible to finalise property books for pattadars in the current financial year.

B. Resolution

Hence, it is resolved that the issue of property books to pattadars be deferred until the financial year 1968-69.
Official Resolution: 30th November 1988

1. Issue of property books to pattadars.
30th November 1968,

Non-Official Resolution:

re: Issue of property books to pattadars.

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Sir, {Your name} (Secretary):

After discussing the existing situation regarding the distribution of property books to pattadars, it has been decided to carry out the following operations:

1. {Item 1 description}
2. {Item 2 description}
3. {Item 3 description}

For your kind perusal and action.

Yours sincerely,

{Your name}
Non-official Resolution:

30th November, 1968.

re: Issue of property books to pattadars.

The resolution adopted by the government reads:

"Regarding the issue of property books to pattadars, it is decided that 200 and 300 property books will be issued to each pattadar. The decision is to be implemented immediately."
30th November, 1948

Non Official Resolution

re: Issue of property books to pattadar.

The Government of India:

This resolution is issued in connection with the issue of property books to pattadar.

The Pattadar will be responsible for the property depicted in the book. The pattadar will be required to sign the book to acknowledge receipt.

The pattadar will be responsible for the safety and maintenance of the property.

The pattadar will be required to report any changes in the property to the government.

This resolution is effective from the date of issue.

(Signed) The Government of India

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No. Official Resolution 10th November 1978. 65

Mr. Chairman—It will be considered.

Sri C. V. N. Rao—Mr. Chairman, Sir, I do not know why the Government is so stupid as not to realise the elementary duty of doing this simple job. After all, I thought that this is the Government that knows how to protect the properties and assure the peasant. Particularly, this affects the small peasant. He should be made known that these are the boundaries of his property and thereby when a certificate is needed, when a pass book is needed, when a property book is needed, why the Government has failed to do it, even before the resolution from this opposition side has to come out. I am not able to understand at all. I hope after starting to us, they would realise the need. The urgent need for a good prize because our country is a country of small peasants. They are put to so much hardship in this thing. As you know, always, the small man, even the little plot of land and the very things that are in his fields are not even where they are and he is not able to use it and then there has been much difficulty for his means of livelihood. I wish the Government has made it known to the bigger tenant landlord and property owners that they do not know where their property lies. But in this case, I am really surprised that we are bringing in a Government where the small peasant do not know where their property lies. Of course, they know that the small peasantry is turned to the earth. He knows it. But at the same time, when it is a question of going through the governmental machinery, the institutions that the Government has created—the bank, the mortgage bank or the government institutions for loans and some other things—he is put to such a test when told you have no property. Unless and until you have been certified so, unless and until you prove that this patch of land is yours, this is the sketch of the particular piece of land you have no land. That is the position to which poor padders are being reduced. Therefore in all fairness the Government has got to act to lay. I hope they will do it. I am afraid, hon. Sri P. V. Narasimha Rao is like a Brhaspathi in this House because he is resolving and he should take all these things on his head. I am afraid of him because he looks at a thing from an academic angle. After all much argument is not needed, Mr. Chairman. You yourself from this side have brought forth all the difficulties that the small peasantry who own little bit of land are facing. The plot of land is there. Only a certificate of property or a certificate that it exists is needed, so much so, the man in need of money, in need of money, other certificate will be facilitated to produce that. I hope the Government would be good enough to do it. If the hon. Mr. P. V. Narasimha Rao will not straight enough, there won’t be any trouble. We will implement it. I think he will save much of
our trouble and he will also save our breath in order to inject that little amount of spirit. I know the government as it is, I put it on the stupidity side. It cannot be as stupid as all that.

Thank you, Mr. Chairman.
Non-Official Resolution:

30th Novemver, 1918

re: Issue of property books to patladars.
Sri P. V. Narasimha Rao: He is putting the question and answering it himself. Putting everything in my mouth. ఇదిస్తే ఎంతినా చెప్పండి చేసాలి.
District Revenue

1960

60
30th November, 1968.

Non-Official Resolution:

Re: Issue of property books to pattadars

Resolution: The matter of issue of property books to pattadars, including pass book and credit pass book, has been under consideration. The Central Government has decided to issue property books as per the recommendation of the Committee on Administration of Land Reforms. The Committee has recommended the issue of pass book, credit pass book, and property book at the same time. The Committee has also recommended the issue of credit pass book on an experimental basis. The implications of the Committee's recommendations are being studied. Financial implications of the recommendations are being examined. The administration has decided to implement the recommendations on an experimental basis.

Resolution: The matter of issue of property books to pattadars, including pass book and credit pass book, has been under consideration. The Central Government has decided to issue property books as per the recommendation of the Committee on Administration of Land Reforms. The Committee has recommended the issue of pass book, credit pass book, and property book at the same time. The Committee has also recommended the issue of credit pass book on an experimental basis. The implications of the Committee's recommendations are being studied. Financial implications of the recommendations are being examined. The administration has decided to implement the recommendations on an experimental basis.
No. Official Resolution:

20th November, 1968.

re: Issue of property books to pattadars.

In continuation of the official instructions contained in the circulars 08.10.3/67 and 08.10.4/67 of the 16th December, 1967, the following may be noted:

1. After the registration of the pattadar, 30 per cent of the patta value is to be retained as legal point. No legal point shall be passed. The pattadar shall be assessed to the extent of 30 per cent of the patta value.

2. After all registration and legal points have been passed, 40 per cent of the patta value shall be retained as legal point. No legal point shall be passed. The pattadar shall be assessed to the extent of 40 per cent of the patta value.

3. After the registration of the pattadar, 30 per cent of the patta value is to be retained as legal point. No legal point shall be passed. The pattadar shall be assessed to the extent of 30 per cent of the patta value. After all registration and legal points have been passed, 40 per cent of the patta value shall be retained as legal point. No legal point shall be passed. The pattadar shall be assessed to the extent of 40 per cent of the patta value.

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17. After the registration of the pattadar, 30 per cent of the patta value is to be retained as legal point. No legal point shall be passed. The pattadar shall be assessed to the extent of 30 per cent of the patta value. After all registration and legal points have been passed, 40 per cent of the patta value shall be retained as legal point. No legal point shall be passed. The pattadar shall be assessed to the extent of 40 per cent of the patta value.
30th November, '03

Mr. [Name]

Dear Sir,

I am writing to clarify the error in the price of the books mentioned in your letter dated [Date]. The price mentioned in your letter is [Price]. However, the correct price should be [Correct Price]. Please find the attached list of books with the correct prices.

Kind regards,

[Your Name]

[Address]
Nni-OfRcial  Resolution:  3 th November, 962  73

re: Is use of property books to patta da s

ఇందుకు, అయితే ప్రతి ప్రాంతానికి నిజం ఉంటుంది. ప్రతిమాఖాతం
గొప్ప వ్యాపార ప్రాంతానికి నిజం ఉంటుంది. ప్రతిమాఖాతం
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తరువాత ఎంతికి నిజం ఉంటుంది.

విలెన్నే వారికి తెలియబడిన ప్రాంతానికి నిజం ఉంటుంది. ప్రతిమాఖాతం
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తరువాత ఎంతికి నిజం ఉంటుంది. ప్రతిమాఖాతం
74 3rd November, 968.

Non-Official Resolution

Re: Issue of Property books to Pattadars.

For important, 10th Resolution, re: valuation certificate of property hooks to pattadars. The solvency certificate of the pattadar is to be submitted along with the property certificate. The platform is to be filled by the pattadar himself. Any mistake or incorrect information will attract a penalty.

10 years' valuation as per average rate. The wet rate is 50 per cent, the dry rate is 25 per cent. The percentage valuation rate is 5 per cent. The society degenerate society check is to be conducted on a regular basis. Last 3 years valuation is to be average.

The pattadar is to submit the property certificate along with the solvency certificate. The wet rate is 50 per cent, dry rate is 25 per cent. The percentage valuation is 3 per cent. As a result, it is concluded.

The Pattadar is to submit the property certificate along with the solvency certificate. The wet rate is 50 per cent, dry rate is 25 per cent. The percentage valuation is 3 per cent. Therefore, it is concluded.
Non-Official Resolution:  
30th November, 1968.

re: Issue of property books to pattadars.

1967 అయితే సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలుగా అంటే ఆధ్యాత్మిక సమాసాలు దారి సాధారణాంతర సంస్థలుగా అంటారు. ఇంకా తాని సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు తాని సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి. ఇంద్రాముఖ్యాత్మక సంస్థలు దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి.

1950 మధ్యం పనిచేసిన దేశం అంటే నంది ప్రపంచం తెలిసి ఉంటాయి. అందుకే అది సంస్థ ఇ.12,13 వద్ద ఉంది. 1953 అంటే సంస్థ ఇ.14 వద్ద 80 వద్ద ఉండి, మొదటి 98-2ల మార్టి 36 వద్ద ఉంది. ఇంద్రాముఖ్యాత్మక సంస్థలు దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి. ఇంద్రాముఖ్యాత్మక సంస్థ దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి. ఇంద్రాముఖ్యాత్మక సంస్థలు దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి. ఇంద్రాముఖ్యాత్మక సంస్థలు దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి.

15 దారి ఉంది, అందుకే సంస్థ దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి. ఇంద్రాముఖ్యాత్మక సంస్థ దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి.

19 దారి ఉంది, అందుకే సంస్థ దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి. ఇంద్రాముఖ్యాత్మక సంస్థ దారి సాధారణ ఆరోగ్య ప్రాముఖ్యాత్మక సంస్థలు ఉంటాయి.
20th November, 1768.

Non-Official Resolution:
re: Issue of property books to pattadars.


1978. November 19, 01.

From the undersigned

While the issue of property books to pattadars is concerned, it is to be noted that

1. The issue of books to pattadars is to be done as per the rules.

2. The books are to be issued in the presence of the concerned officers.

3. The books are to be issued only to those who have completed their registration.

4. The books are to be issued only to those who have cleared their dues.

5. The books are to be issued only to those who have provided the required certificates.

6. Enhancements and pass books are to be issued only to those who have completed the required steps.

7. Enhancement Bill pass and other related papers are to be submitted with the application.

8. The application is to be submitted to the concerned officer.

9. The issue of books is to be done in the presence of the concerned officer.

10. The books are to be issued only to those who have completed the required steps.

11. The books are to be issued only to those who have cleared their dues.

12. The books are to be issued only to those who have provided the required certificates.

13. The books are to be issued only to those who have completed the required steps.
Non-Official Resolution: 30th November, 1968

re: Issue of property books to pattadars.


Section 5. (2) Short term credit limits, withdrawals, repayments etc.

Section 5. (3) Long and medium term credit sanctions, details of the purpose for which the sanctions have been made, dates and conditions on which the loans would be available, the mode of repayment etc., etc.

Miscellaneous entitlements and payments by the farmer.
30th November, 19 S.

Non-Official Resolution:

re: Issue of property books to pattadars.

(Mr. Deputy Speaker in the Chair.)

Accredit pass book, credit book and transactions. 

* * *
N O T I C E
Resolution: 30th November, 1968.

re: Issue of property books to pattadars

Pass book for joint owner instructions.

1. The Pattadar : As the recommendation of the committee, the pass book for joint owner should be raised line splitting can be avoided.

2. The Pattadar : As the recommendation of the committee, the pass book for joint owner should be raised line splitting can be avoided.
80th November, 1968

Non-official Resolution:

re: Issue of property books to pattadars.

0. The resolution: In view of the fact that the pattadars have not been furnished with property books, it has been decided to prepare and distribute property books to all pattadars.

1. The resolution: It has been decided to issue property books to all pattadars. The pattadars are requested to furnish the necessary documents for the issuance of property books.

2. The resolution: It has been decided to ensure that the property books are issued within the next month.

3. The resolution: It has been decided to arrange for the distribution of property books to all pattadars.

4. The resolution: It has been decided to constitute a committee to oversee the issuance of property books.

5. The resolution: It has been decided to include the issuance of property books as a priority in the budget.

6. The resolution: It has been decided to ensure that the pattadars are fully informed about the process of issuing property books.

7. The resolution: It has been decided to ensure that the pattadars are provided with all necessary assistance in the issuance of property books.

8. The resolution: It has been decided to ensure that the pattadars are provided with the necessary information about the property books.

9. The resolution: It has been decided to ensure that the pattadars are provided with the necessary documents for the issuance of property books.

10. The resolution: It has been decided to ensure that the pattadars are provided with the necessary assistance in the issuance of property books.

The resolution was adopted unanimously.
Non-Official R solution:
30th November, 1968

re: Issue of property books to pattadars.

The issue of property books to pattadars.

Sincerely yours,

[Signature]

[Address]
82 30th November, 958.

Non-Official Resolution:

re: Issue of property books to pattadars.

For the reasons stated hereunder, it is hereby resolved that:

1. The issue of property books to pattadars shall be made in the following manner:
   - On 7th December, 958, 10 pattadars shall receive 50 property books each.
   - On 14th December, 958, another 10 pattadars shall receive 50 property books each.
   - On 21st December, 958, another 10 pattadars shall receive 50 property books each.

2. The Pattadar Board shall ensure that the property books are distributed fairly and promptly.

3. The Pattadar Board shall inform all pattadars about the date and time of the issuance of property books.

4. Any pattadar who fails to receive his property book on the scheduled date shall be eligible for a reimbursement of Rs. 100 per book.

5. The Pattadar Board shall ensure that all property books are of the same quality and standard.

6. The Pattadar Board shall maintain a record of all property books issued and the pattadars to whom they were issued.

7. The Pattadar Board shall ensure that all pattadars have access to the necessary resources to read and understand their property books.

By order,

[Signature]

Secretary, Pattadar Board.
Non-official Resolution:  30th November, 1768  83

re: Issue of property books to pattadars.

Sri G. Swiah:—Sir. I want to move the closure of the discussion. I move:

"That the question be now put."

Mr. Deputy Speaker:—Do not you want to hear the Government?

Sri Vavilala Gopalakrishnayya:—Closure means, the Government will reply. I second the closure motion.

Mr. Deputy Speaker:—Do you want to say anything Sri Narasimha Rao?

Sri P. V. Narasimha Rao:—We have no opinion. We are prepared for a closure; we are prepared for a continuance also.

Mr. Deputy Speaker:—The question is:

"That the question be now put."

The motion was adopted.

Sri C. V. K. Rao:—Is it not a victory for the Opposition, Sir? We want a clarification. After all democracy means winning points and having more numbers.

Mr. Deputy Speaker:—Do you want to make any observations hri Narasimha Rao?

Sri P. V. Narasimha Rao:—How does it arise?

Mr. Deputy Speaker:—It does not arise. The discussion is closed. We shall go to the next item.

(Sri Vavilala Gopalakrishnayya and others rose in their seats)

Mr. Deputy Speaker:—Vote has been taken and result declared also. The closure motion is carried.

Sri G. Siviah:—I have moved the closure motion. Only discussion is closed.

Sri P. V. Narasimha Rao:—Closure means complete closure.
Non-official Resolution:
rs: Issue of property books to pattadars.

Sri C. Palavelli:—It is a closure with the reply of the Government.

Mr. Deputy Speaker:—Closure means, discussion is closed. Now, I shall put the resolution to vote. The question is:

Sri P. V. Narasimha Rao:—How are you going to take a vote before I reply? When it was a closure, you went to the next item.

Mr. Deputy Speaker:—It is true; then my attention was drawn......

Sri P. V. Narasimha Rao:—Then, I must be permitted to say what the Government has got to say in the matter. After the closure, no answer can arise. How can you take a vote before the Government have been heard?

Mr. Deputy Speaker:—We referred to you. When it is closure it is closure completely.

Sri P. V. Narasimha Rao:—When you went to the next resolution, by that time they reopened it and you reopened it. And I am prepared to reopen it on my behalf.

Mr. Deputy Speaker:—My attention was drawn to the closure.

Sri P. V. Narasimha Rao:—This is a very important matter on which the Government have to be heard. It is very important, and we consider it very important.

Sri C. V. K. Rao:—Under Rule 227 of the Assembly Rules' closure has been defined like this "At any time after a motion has been made, a member may move 'that the question be now put' and unless it shall appear to the Speaker that such motion is an abuse of the rules of the Assembly or an infringement of the rights of reasonable debate, the question 'that the question be now put' shall be put forthwith and decided without amendment or debate." Therefore, how can the Minister reply? Now, it has to be put to vote. Sir, under Rule 227, I will be glad to hear the hon. Minister. But then, this rule says that the entire thing has to be put to vote outright.

Sri P. V. Narasimha Rao:—You have actually proceeded to take the next item. When you came back, my right to reply automatically comes back.

Mr. Deputy Speaker:—Then, a reference was made......

Sri P. V. Narasimha Rao:—You said it is closed and went to the next item.

Mr. Deputy Speaker:—If the House agrees that the Minister could be heard?

Sri C. V. K. Rao:—There is no question. We cannot violate the Rule 227, when once the Chair has permitted the closure motion 'that the question be now put' and decided without amendment or debate.
Non-official Resolution: 30th November, 1968

Sri P. V. Narasimha Rao:— You went to the next matter. The entire understanding of House was that the matter was closed.

Sri C. V. K. Rao:— Are we to follow the rules or not? When once the closure has been moved, you have accepted it without amendment or debate. A Minister's speech becomes a part of debate. Therefore, that stands closed and it should be put to vote.

Sri G. Venkata Reddy:— I entirely agree. There are a number of speakers willing to speak. If the Chair has come to a conclusion that the debate is closed, the debate is closed though there are some speakers willing to speak and the Minister to reply. Therefore, it is already closed when the Chair has passed to the next item and he cannot come back and revoke his decision. Let us go to the next item.

Mr. Deputy Speaker:— Closure means closure of the debate. When I was about to say whether the Government has got to say anything, the hon. Minister said it is closed. Therefore, I have nothing to say. When my attention was drawn that voting is necessary, I corrected myself and said that voting should be taken.

Sri P. V. Narasimha Rao:— When you corrected yourself, I have got a right to correct myself. Whatever I say is based on what you said.

Sri K. Govinda Rao:— Whatever business is carried on should be according to the Rules. When you are going to the next item, some Members said that it should be put to vote. You have done it according to the rules.

Mr. Deputy Speaker:— Under the rules, I can take protection of any rule.

Sri C. V. K. Rao:— It is open to you.

Mr. Deputy Speaker:— I leave it to the House.

Sri P. V. Narasimha Rao:— My submission is that I followed the ruling as given by you. If you have taken a different view, I am glad my right to answer to the debate revives.

Sri C. V. K. Rao:— There can be no debate under the rules. I request the Deputy Speaker not to permit any debate; it 'shall be put' and it is not at the discretion of any one at all.

Sri T. V. Raghavulu:— In the debate, 'reply' is also included.

Sri P. V. Narasimha Rao:— There is only one point to be decided. The observation that I am not going to reply was based on your observation that you are going to the next point.

Mr. Deputy Speaker:— Then you retraced.
Sri P. V. Narasimha Rao: — You said, you are going to the next point. Then, I said I have nothing to say. You have retraced it and said that a vote is necessary. I am prepared to answer. That is all.

Sri Ch. Rajeswara Rao: — You also thought the same things.

Sri P. V. Narasimha Rao: — The hon. Minister has missed the bus, and now it is difficult to catch it.

Sri P. V. Narasimha Rao: — The bus has come back because of the ruling of the Chair.

Mr. Deputy Speaker: — My ruling as it stands, voting was not taken.

Sri Ch. Rajeswara Rao: — The matter has got to be put to vote.

Mr. Deputy Speaker: — According to Rule 228, ‘when the motion that the question be now put’, has been carried, the question on the particular motion, the debate on which is thus terminated, shall be put and decided without amendment or further debate.

Sri P. V. Narasimha Rao: — Before giving a ruling, I would appeal to you to keep the entire affair, as has happened here, in view. According to the ruling given by you, there was no point in my not answering, because I was ready and I am still ready with whatever I have to say on behalf of the Government. But, you went to the next point and the question of further debate in any shape or form did not arise. When you brought it, and when the debate will continue or whatever steps are to be taken on the previous resolution, I immediately rose up and said ‘I am prepared to reply’. These things may be kindly kept in view before you are pleased to make use of your discretion.

Sri Ch. Rajeswara Rao: — The Chair has to give a ruling. Without a ruling we cannot go to the next point at all.

Sri P. V. Narasimha Rao: — I may submit that a closure was supposed to take us to the next point. According to the ruling, first given by you in that sense I had nothing more to say because there was no occasion. When you were pleased to say that we are having a vote, then I immediately, at the earliest moment, said that I have a right to speak and answer.

Mr. Deputy Speaker: — You said that you have nothing to say.

Sri P. V. Narasimha Rao: — That is exactly; after your ruling (the opposition stood up and said ‘a vote has to be taken’). The impression throughout was that we are not actually going back buting to the next point.
Non-Official Resolution: 30th November, 1963

Issue of property books to patadars.

Mr. Deputy Speaker:—I made a reference to you whether you would like to make any observation.

Sri P. V. Narasimha Rao:—If it is a complete closure, I have nothing to say. There can be many types of closure. For instance, on the previous Bill the discussion was actually closed and there was no vote taken. You can take it in any manner you like. The closure motion need not mean just closing it without any voting.

Sri Konda Laxman Babuji:—There is no extension of the meeting; it is already 1:30 p.m.

Sri K. Govinda Rao:—It is better that you should uphold the rules of the Assembly. When the House has decided to close the matter and dispose of it, the Chair can easily dispose of it, or to the disadvantage of none and to the advantage of all the House. The Resolution is before the House and you may kindly take it up and dispose of it now.

Sri P. V. Narasimha Rao:—Sir, I have already submitted that equities have to be taken into account before a clear ruling is given. A clear ruling cannot be given, according to me, on the reading of the rule itself. There are many matters which have happened. Along with the rules, we will have to see all those matters.

Sri Konda Laxman Babuji:—Is there any such rule that the voting, if at all necessary, is to be taken today?

Sri Ch. Rajeswara Rao:—Yes.

Sri Konda Laxman Babuji:—Not at all. When the time is over and not extended, it is not proper to take the voting. (Interruptions by some hon. members.) Many times we have agreed to complete the discussions on one day leaving the voting to be taken up next day.

Sri P. V. Narasimha Rao:—We can take up this very matter at the next sitting, Sir.

Sri Ch. Rajeswara Rao:—No, Sir.

Some hon. Members rose—

Mr. Deputy Speaker:—Do not confuse yourself.

Sri P. V. Narasimha Rao:—All that is a part of the debate—whatever they have said, whatever you have said.

Mr. Deputy Speaker:—This is another thing coming up to my discretion.

Sri Konda Laxman Babuji:—I was also in the House and you have given clear impression of closure. Closure means the subject is closed. (Interruption) We have gathered the impression that the Chair itself had concluded and shifted to the next. Everybody can understand what happened; there can be an interpretation in a different way, but actually—
Sri C.V.K. Rao:—Not any convenient meeting which you or I can have it.

Sri Konda Lakshman Bapuji:—When the Chair shifted to the next item, that means the subject was postponed to the next sitting.

Mr. Deputy Speaker:—We have to go to the object of the resolution. There is no question of getting in haste whether the Treasury Benches are successful or the Opposition Benches are successful. Many members feel that the minister has to be heard. Many members have given that impression except Mr. Rao who has raised a point of rule whether he could be heard or not.

Sri C. V. K. Rao:—I raise a point of order on this.

Mr. Deputy Speaker:—What is that point of order?

Sri C.V.K. Rao:—The point of order is that under Rule 227 when closure is moved there can be no debate on that thing.

Sri T.V. Raghavulu:—Our friend is taking a stand on the letter of the provision there.

Sri C.V.K. Rao:—The point of order has to be disposed of; there can be no debate on a point of order.

Mr. Deputy Speaker:—Do not be emotional.

Sri C.V.K. Rao:—I am putting it into effect.

Mr. Deputy Speaker:—You are putting effectively; that is all.

Sri C.V.K. Rao:—How can a debate be allowed on a point of order? You have to give a ruling.

Sri T.V. Raghavulu:—On that point of order, anybody could explain.

Sri C.V.K. Rao:—On a point of order there can be no explanation. The point of order has to be straightaway disposed of.

Mr. Deputy Speaker:—Others also could be heard.

Sri C.V.K. Rao:—The point should be disposed of by the Chair straightaway, Sir; that is the rule. On a point of order there can be no debate at all.

An hon. Member:—Under what rule he is raising the point of order?

Sri C.V.K. Rao:—Under the same Rule, 227.

Mr. Deputy Speaker:—On which I can hear somebody else also.

Sri Ch. Rajeswara Rao:—The members from the Treasury Benches may accept our own proposal.

Sri P.V. Narasimha Rao:—They may accept our proposal. On the other hand, I am suggesting that even the closure motion which they have brought is not according to Rule 27.
Mr. Deputy Speaker:—According to the rule, at any time after a motion has been made, a member may move that the question may be now put.

Sri P. V Narasimha Rao:—And they have said ‘close’; they have not said the question may be put. If it is a question of interpreting and sticking to the letter of the rule, let us stick by all means. The form in which they have brought the motion is itself wrong. It is not in conformity with rule 227.

Sri C.V.K. Rao:—Now, if you will see page 70-71, no debate shall be allowed on a point of order but the Speaker may if he thinks.

Sri P.V. Narasimha Rao:—I want a clear ruling whether the closure motion which they have brought up is in conformity with Rule 227. My contention is, it is not.

Mr. Deputy Speaker:—Any way, we are shifting from one end to another. In the interests of all these things, I feel, we shall discuss this next time.

BUSINESS OF THE HOUSE

Mr. Deputy Speaker:—Now, I am to announce to the House that amendments in respect of the following Bills will be received upto 3 P.M. on Sunday, the 1st December, 1968.

Andhra Pradesh Municipalities Amendment Bill, 1968, as reported by the Regional Committee;

Andhra Pradesh (Telengana Area) Land Revenue Amendment Bill, 1968 as reported by the Regional Committee;

Andhra Pradesh (Telengana Area) Tenancy and Agricultural Lands Amendment Bill, 1968, as reported by the Regional Committee;

Andhra Pradesh Co-operative Societies Amendment Bill, 1968, as reported by the Regional Committee;

Andhra Pradesh Public Libraries Amendment Bill 1968;

Andhra Pradesh Irrigation Levy of Contribution and Advance Betterment Contribution Amendment Bill, 1968;

Andhra Pradesh Entertainment Tax Amendment Bill, 1968;

Andhra Pradesh Educational Institutions Requisition and Acquisition Amendment Bill, 1967, as reported by the Regional Committee;

Andhra Pradesh Shops and Establishment Amendment Bill 1968;

Consideration of the Message of the Governor.

Sri C.V.K. Rao:—You kindly change the date upto which amendments will be received to Monday, 3 P.M.

Mr. Deputy Speaker:—Some of these Bills are coming up on Monday.

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