THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES.
OFFICIAL REPORT

Hundredth day of the First Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Wednesday, the 10th July, 1968.

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

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

LOANS FOR DEVELOPMENT OF FRUIT GARDENS

2565—

*5317 Q.—Sri T. C. Rajan (Palamaner) :- Will the hon. Minister for Agriculture be pleased to state:

(a) whether it is a fact that nearly 32 lakhs of rupees were given as loans in the year 1957-61 towards development of Fruit Gardens which are being misused by loanees;

(b) whether it is a fact that information regarding recovery of Short-term loans amounting to Rs. 5 lakhs disbursed in the year 1957-62 for the development of fruit gardens which should have been recovered by 1964 was not available in the outstanding recoveries;

(c) what would be the outstanding recoveries so far;

(d) have the loanees fully fulfilled the conditions of the loans;

(e) what are the steps that the Government has taken against those who have failed to fulfil the conditions; and

(f) what are the names of loanees those who have taken more than Rs. 10,000 as loan?

The Minister for Agriculture (Sri P. Thimma Reddy) :- An amount of Rs. 31,70,882 was given as long term loans and an amount of Rs. 5,47,724 was given as short term loans.

(b) The figures of recoveries effected so far are awaited from all Collectors.

(c) Rs. 88,08,402-69 P.

(d) No, Sir. Some loanees have not fulfilled the conditions of the loans.

J. No. 21. 103
(e) In case of loanees against whom summary recovery orders are issued actions is being taken by the Revenue Department as per Revenue Recovery Act.

(f) There are no such cases.

(b) In case of cases 57 to 61 where the loan is being recovered under the Land Revenue Recovery Act.

(f) There are no such cases.

(c) Rs. 2,00,000 has been given to Cuddapah Fruit Garden average 30 to 33 feet in height.

(d) Sri P. Thimma Reddy:—These are loans given to be recovered not subsidised.

(f) In case of cases 32 to 38 instalments are due.

(f) Over the national calamities 10 certificates have been issued. Rs. 2,76,000 has been given to Cuddapah Fruit Garden average 30 to 33 feet in height.

(f) Sri P. Thimma Reddy:—These are loans given to be recovered not subsidised.

(f) In case of cases 32 to 38 instalments are due. It is being recovered under the Land Revenue Recovery Act.

1. The Minister of Agriculture and Lands:—Land Revenue Act 1952, Section 9, reeved.

2. The Minister of Agriculture and Lands:—Loans under the Land Revenue Act 1952. Loans are granted for rejuvenation of existing old orchards subject to a maximum of Rs. 450 per individual loan. Interest is 5% or so. This is for rejuvenation—short term loans—and then long-term loans subject to a maximum of Rs. 3,000 per loan.

3. Sri P. Thimma Reddy:—These were advanced (short-term loans) for rejuvenation of the existing old orchards at 0.5 acre subject to a maximum of Rs. 450 per individual loan. This is for rejuvenation—short term loans—and then long-term loans subject to a maximum of Rs. 3,000. The rate is 5% or so. The experts (agricultural economists) have now considered the interest rates:

4. Sri P. Thimma Reddy:—Interest is 5% or so. The rate is 5% or so. The experts (agricultural economists) have now considered the interest rates:

5. The Minister of Agriculture and Lands:—“Misuse by tenants” and “misuse of lands assignments” are dealt with. Write off the lands assignments.
Oral Answers to Questions.

1. Collector: ...Information was, but it is not available to collect all the facts.

2. Collector: ...long term loans, short term loans and term short term bans. The loans write off Rs. 21 lakhs.

3. Collector: ...information about recovery of loan recoveries.

4. Collector: ...East Godavari District and loan recovery of Rs. 1.72 lakhs.

5. Collector: ...Krishna District near Rs. 21 lakhs.

6. Collector: ...and outstanding recoveries list.

7. Collector: ...answer.

8. Collector: ...recovery list.

9. Collectors: ...Colleers were not available to collect all the facts.
Oral Answers to Questions.
10th July, 1968.

PAYMENT TO CANE SUPPLIERS

2560—

*567 Q.—Sri P. Madhusuhana Reddy (Kamareddy):—Will the hon Minister for Agriculture be pleased to state:
(a) whether it is a fact that the Management of the Nizam Sugar Factory, Bodhan is not paying the price of Rs. 110 per tonne as determined by the Government on 13-12-96 to the suppliers of Banswada and Bodhan;
(b) if so, the nature of immediate action, Government propose to take in the matter in the interests of suppliers; and
(c) whether the Government is aware of the fact that the Nizam Sugar Factory, Bodhan is not entering into contracts with the suppliers for the supply of cane from Banswada during 1968-69, and the action taken by the Government on this complaint of contravention of Sugarcane Act?

Sri P. Thimma Reddy:— (a) No, Sir.
(b) Does not arise.
(c) It is reported that the factory had entered into agreements for the supply of a quantity of 35,007 tons of cane till about over 24.6.1968 from Banswada which is more than due average quantity of cane supplied by the cane growers in the area. No specific instances of rejection by the factory of the offers of cane supply by cane growers are stated to have been brought to the notice of Cane Commissioner who is the authority to take action in the matter.

Government of India fixed prices 76 Rupees and odd. as basic price. Co2 Eq Eno cane value is 120 per tonne.

Collection of Railway Cess by Ex-District Board of Nellore

2567—

*1502 (Q) Q.—Sri R. Mahananda:—Will the hon. Minister for Panchayat Raj be pleased to state:
(a) whether it is a fact that the erstwhile District Board, Nellore has collected Railway cess, standing that a Railway line will be constructed from Padugupattu to Donokonda (via) Kanigiri in Nellore District and how much was collected; and
(b) whether the State Government propose to recommend this line to the Central Government?

The Minister for Panchayat Raj (Sri T. Ramaswamy):—(a) The defunct District Board Nellore was getting Railway Cess prior to 1920 and thereafter, there were no collections to that fund. As the connected old records are not available, it is not known whether the Railway Cess under reference was collected for the construction of...
Railway line from Padugupadu to Donakonda (via) Kanigiri in Nellore, or for other purposes.

(b) There is no such proposal.

Have you consulted any legal opinion that it could be used for other purposes?
Oral Answers to Questions.

Mr. Speaker:—Under the Madras Local Cess Board, railway cess fund can be diverted for some other work—capital work. The only thing is in two special meetings, they have got to sanction it and then obtain the sanction of the Government before spending that money. It is true that this thing is ear-marked for a particular purpose, but they can divert it by getting a resolution passed in two special meetings and finally get the approval of the Government.

Seigniorage Fees

2568—

*5141 Q.— Sarvasri P. Subbaiah, K. Govinda Rao (Anakapalli) and S. Vemayya (Sarvepalli):—Will the hon. Minister for Panchayat Raj be pleased to state.

(a) whether it is a fact that cesses on seigniorage fees remitted by M/s. Andhra Cement Co., Ltd. Nadikudi Mines, Guntur District has not been paid to the local bodies i.e., Nadikudi Gram Panchayat Piduguralla Panchayat Samithi, Guntur Zilla Parishad since 1-10-1960;

(b) whether it is a fact that the Sarpanch, Nadikudi Gram Panchayat has issued legal notice to the Government under section 80 of C. P. C. through the Advocate Sri J. Janakiramarao on 5-7-67;

(c) if so, the action taken for immediate payment;

(d) whether there is any proposal with the Government to authorise the Tahsildar, Palnad Tq., to adjust the amounts of cesses on seigniorage fees also to the concerned local bodies regularly, like cesses on land revenue to save the delay; and

(e) if not, the reasons therefor?

Sri T. Ramaswamy:— (a) & (c) Orders for adjustments of the cess on seigniorage fees due to the P. R. Institutions upto the period 31-3-62 were issued on 11-3-1963.

Action for the adjustment of the cess amount due for the period 1962-63 onwards will be taken after the accounts under the A. P. Land Revenue (Enhancement) Act, 1967, are settled.

(b) Yes, Sir. The legal notice was received by the Government on 12-7-1967.

(d) Necessary instructions have been issued on 22-6-68 to the Tahasildar, Palnad and the Collector, Guntur.

(e) Does not arise in viw of answer to (d).

**Oral Answers to Questions**

1. **Necessary instruction orders pass**: Pass an order on the necessary instruction orders pass.

2. **1962 orders payment**: Is there any payment due on 1962 orders? Accounts 31.7.68 and 30.6.68 are final accounts. Accounts 31.7.68 and 30.6.68 are final accounts. Challenged Order.

3. **6th and 6th orders**: Are the 6th and 6th orders remitted to accounts? Rejected Order.

4. **16.7.66**: Is there a Supreme Court Land Revenue Enhancement Act accounts? Rejected Order.

5. **Estimates**: Is there an estimate? Accepted Order.

6. **Supreme Court Land Revenue Enhancement Act accounts**: Are there any Supreme Court Land Revenue Enhancement Act accounts? Accepted Order.

7. **Accounts settlement**: Are there any accounts settlement? Accepted Order.
Oral Answers to Questions.
10th July, 1968.

P. H. CENTRE AT BETHAMPUDI

2569—

*2448 Q.—Sri T. Purushothama Rao (Wardhanpet):—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether it is a fact that the primary health centre at Bethampudi in Sudimella Panchayat Samithi, Khammam district has been constructed with an amount of Rs. 10,000 from the Bethampudi Panchayat Funds;

(b) if so, whether there is any provision to construct Primary Health Centres from the Panchayat Funds which are to be built with public contributions;

(c) whether the Panchayat is empowered to sanction and construct Primary Health Centres and whether the Collector can approve it;

(d) whether there is any rule that the local bodies should not contribute more than 1/6th of the total deposit; and

(e) the action taken so far by the Government in this regard?

Sri T. Ramaswamy:—(a) No Sir, No Primary Health Centre building has been constructed either at Bethempudi or Sulhanagar the sanctioned place for location of the Primary Health Centre. But the Gram Panchayat, Bethampudi contributed a sum of Rs. 8000 for construction of the Primary Health Centre.

(b) No Sir,

(c) No Sir,

(d) No Sir,

(e) The matter is under consideration of Government.

Sri D. Raju:—(a) The Panchayat has given a sum of Rs. 8000 to the Gram Panchayat Bethampudi for the construction of Primary Health Centre.

(b) 28

(c) 28

(d) 28

(e) 28
ANDHRA RATNA PUMPING SCHEME

2570—

* 5500 Q.—Sarvasri Y. Venkata Rao (Vemur), and Thulabendula Nageswara Rao (Mangalagiri).—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether there is any proposal to construct a bridge over the "Andhra Ratna Pumping Scheme" on the main canal, Krishna Western Division; and 


Oral Answers to Questions. 10th July, 1968.

(b) if so, the amount of the estimate and the reasons for the delay in the execution of the work?

Sri T. Ramaswamy (a) No Sir.
(b) Does not arise.

(a) Sri P. O. Satyanarayana Raju (Yemmiganur):—Will the hon. Minister for Education, be pleased to state:

(a) whether the State Text Book Committee has been re-organised;

(b) if so, when was it done; and

(c) the duties assigned to the committee?

The Minister for Education (Sri T. V. Raghavulu):—(a) & (b) The State Text Book Committee was last reconstituted in 1965 and it was to function for a period of two school years from 1-6-65. The two year period of the Committee expired on 31-5-67. Thereafter it has been considered that there is no need to reconstitute the Committee in view of the expansion of the scheme of Nationalisation of Text Books.

(c) The duties of the reconstituted State Text Book Committee, when it was in existence during the school years 1965-66 and 1966-67 were as follows:

(i) To consider such text books as may be submitted to it by the Secretary, Andhra Pradesh State Text Book Committee and to advise
Government in the Education Department in regard to their suitability for being recommended or prescribed as the case may be as text-books for several classes in recognised schools in each subject and language:

(ii) to advise the Education Department as to the steps to be taken for the preparation and publication of new text books when necessary; and

(iii) to report on any matter concerning text-books, which may be referred to it by the Secretary, State Text Book Committee, Director of Public Instruction or Government.
Oral Answer to Questions.

10th July, 1968.

(Answers Questions)

1. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும் படி எழுத்து செய்யும். என்று என்று என்று..:: எளிதில் தமிழில் எழுத்து செய்யும்.

2. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும். 

3. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.

4. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.

5. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.

6. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.

7. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.

8. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.


10. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.

11. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.

12. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.


15. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.


17. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.

18. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.


20. a. (இன்று): ..:: எளிதில் தமிழில் எழுத்து செய்யும்.
10th July, 1968.

Mr. Speaker:—Please get full information regarding the personnel of that High Power Committee and the persons on the various Committees.

Sri T. V. Raghavulu:—I have no objection to furnish that information.

Mr. Speaker:—Please furnish that information to the House so that necessary they might send supplementary questions.
2572—

* 4925 Q.—Sri Dhanenkula Narasimham (Udayagiri) :—Will the hon. Minister for Education be pleased to state :—

(a) whether it is a fact that there was delay in receipt of the manuscripts of text books to be printed by the Local presses during 1966-67 ;

(b) the amount remaining unspent for the said reasons out of the allotment made for the year under the said head ;

(c) whether the printing of the text books has been delayed thereby ; and

(d) the names of those private presses which were entrusted with this work ?

Sri T. V. Raghavulu :—(a) There was delay in the receipt of manuscripts of text books for classes VIII and IX to be printed during 1966-67 ;

(b) Rs. 8.64 lakhs was the amount remaining unspent for the above reason of the allotment made for the purpose in 1966-67 ;
(c) Though there was some delay in printing during 66-67, the release of National's Text Books, except English Reader for Class IX, was not delayed, either due to late receipt of manuscript or due to delay in printing. (d) A Statement is laid on the table of the House.

STATMENT LAID ON THE TABLE OF THE HOUSE
VIDE ANSWER TO CLAUSE (D) OF THE L. A. Q. No. 4925
(STARRED) (* 2572)

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the Book</th>
<th>Name of the local private press</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Telugu Detailed Text for Class VIII</td>
<td>M/s. Yuva Press, Hyderabad</td>
</tr>
<tr>
<td>2.</td>
<td>Social Studies for Class VIII</td>
<td>-do-</td>
</tr>
<tr>
<td>4.</td>
<td>English Non-Detailed Book I for Class VIII</td>
<td>-do-</td>
</tr>
<tr>
<td>5.</td>
<td>Composite Mathematics for Class IX</td>
<td>-do-</td>
</tr>
<tr>
<td>6.</td>
<td>Telugu non-detailed first language Book I for Class VIII</td>
<td>M/s. Boys Town Industrial Training Centre, Hyderabad</td>
</tr>
<tr>
<td>8.</td>
<td>Physical Science for Class VIII</td>
<td>-do-</td>
</tr>
<tr>
<td>9.</td>
<td>Biological Science for Class VIII</td>
<td>-do-</td>
</tr>
<tr>
<td>10.</td>
<td>Physical Science for Class IX</td>
<td>-do-</td>
</tr>
<tr>
<td>13.</td>
<td>Telugu non-detailed II language for Class VIII</td>
<td>-do-</td>
</tr>
<tr>
<td>15.</td>
<td>English non-detailed book II for Class IX</td>
<td>-do-</td>
</tr>
<tr>
<td>17.</td>
<td>Hindi Reader, 1st language for Class VIII</td>
<td>-do-</td>
</tr>
<tr>
<td>18.</td>
<td>General Mathematics for Class VIII</td>
<td>-do-</td>
</tr>
<tr>
<td>19.</td>
<td>General Mathematics for Class IX</td>
<td>-do-</td>
</tr>
<tr>
<td>20.</td>
<td>Social Studies for IX</td>
<td>-do-</td>
</tr>
<tr>
<td>S.No</td>
<td>Question</td>
<td>Answer</td>
</tr>
<tr>
<td>------</td>
<td>--------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------</td>
</tr>
<tr>
<td>22</td>
<td>Hindi non-detailed 1st Language</td>
<td>M/s Sivji Press, Book-II for Class IX Secunderabad.</td>
</tr>
<tr>
<td>24</td>
<td>Sanskrit Reader for Class VIII</td>
<td>M/s. Sri Lakshmi Art Press, Hyderabad.</td>
</tr>
</tbody>
</table>

Sri G. Sivaiah:—Is it a fact that the Government is diverting the attention of the people towards capitalist society by creating artificial scarcity of text books? Is it the planned policy of Government?
Sri T. V. Raghavulu:—I do not think there is any basis for such conclusion.

Sri G. Sivaiah:— You have created artificial scarcity. When the books were available through private stores you have not got them. Perhaps you are diverting the attention of the people. Is it the plan of the Government?

Sri T. V. Raghavulu:— It is certainly not the plan of the Government. I do not appreciate the logic.

Sri. M. S. R. (Secretary):—The policy of the Government has been through Text Book Depot. As the depot has been open you have got it; but when it is closed you say you have not got it. Is it the plan of the Government?

Sri. M. S. R.— The head quarters have released it.

Sri. M. S. R. (Secretary):—The Text Book Depot is open. You have got it. But when it is closed you say you have not got it. Is it the plan of the Government?

Sri. M. S. R.— It is not the plan of the Government.

Sri. M. S. R.—Huge amounts lapse at the end of a year. What happens?

Sri. M. S. R. (Secretary):—1966-67 Rs. 4-3-0, Rs. 2-0-0. Rs. 4-3-0. Rs. 9-0-0, Rs. 8-0-0. 1967 Rs. 10-0-0, Rs. 3-0-0. Unspent Rs. 3-0-0, Rs. 3-0-0. Rs. 4-3-0. Rs. 9-0-0...

Sri. M. S. R. (Secretary):—What happens? If there is anything in print I have ec. If not something is to be done.

Sri. M. S. R.—The policy of the Government is to make books available to the students.
Oral Answers to Questions.

10th July, 1968.

1. The Minister for Textbooks (in reply):—It is true that the frequency of textbooks has increased in recent years. The reason for this is that the local language and the local environment have been integrated into the textbooks. What are the frequent text books that are being used in the schools? What are the textbooks that are the most frequent?

2. The Minister for Textbooks:—Nationalisation of textbooks is an important aspect of education. What are the reasons for the frequent use of certain textbooks?

3. The Minister for Textbooks:—The reasons for the frequent use of certain textbooks are:

(a) The textbooks are more appropriate for the local language and environment.
(b) The textbooks are more relevant to the needs of the students.
(c) The textbooks are more motivating for the students.
(d) The textbooks are more reliable in terms of content and accuracy.

4. The Minister for Textbooks:—The textbooks that are most frequently used are:

(a) Textbooks on language and culture.
(b) Textbooks on science and technology.
(c) Textbooks on history and geography.
(d) Textbooks on arts and crafts.

5. The Minister for Textbooks:—The textbooks that are least used are:

(a) Textbooks on agriculture.
(b) Textbooks on medicine.
(c) Textbooks on mathematics.
(d) Textbooks on physical education.

6. The Minister for Textbooks:—The reasons for the least use of certain textbooks are:

(a) The textbooks are not relevant to the needs of the students.
(b) The textbooks are not motivating for the students.
(c) The textbooks are not reliable in terms of content and accuracy.
(d) The textbooks are not appropriate for the local language and environment.

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(a) Textbooks on agriculture.
(b) Textbooks on medicine.
(c) Textbooks on mathematics.
(d) Textbooks on physical education.

10. The Minister for Textbooks:—The reasons for the least use of certain textbooks are:

(a) The textbooks are not relevant to the needs of the students.
(b) The textbooks are not motivating for the students.
(c) The textbooks are not reliable in terms of content and accuracy.
(d) The textbooks are not appropriate for the local language and environment.
2573—

*2719 Q.—Sri P. Gunnayya (Patapatnam):—Will the hon. Minister for Co-operation be pleased to state:

(a) the district-wise number of Agricultural Co-operative Societies in Andhra Pradesh; and

(b) the amount of loans for various purposes granted by the Government to each of these societies during 1965-66 and 1966-67.

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

(a) and (b):—A statement is placed on the Table of the house.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

[Answer to Legislative Assembly Question No. 2719
('starred') (*2573)]

(a):—

The District-wise number of Agricultural Credit Societies in Andhra Pradesh.

<table>
<thead>
<tr>
<th>Name of district</th>
<th>No. of Societies (as on 31-12-1965)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Srikakulam</td>
<td>1839</td>
</tr>
<tr>
<td>2. Visakhapatnam</td>
<td>498</td>
</tr>
<tr>
<td>3. East Godavari</td>
<td>699</td>
</tr>
<tr>
<td>4. West Godavari</td>
<td>223</td>
</tr>
<tr>
<td>5. Krishna</td>
<td>701</td>
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<tr>
<td>6. Guntur</td>
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<td>7. Nellore</td>
<td>1056</td>
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<td>8. Chittoor</td>
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<td>9. Cuddapah</td>
<td>681</td>
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<td>10. Kurnool</td>
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<td>11. Anantapur</td>
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<td>13. Nalgonda</td>
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<td>15. Warangal</td>
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<td>17. Nizamabad</td>
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<td>18. Adilabad</td>
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<td>19. Hyderabad</td>
<td>597</td>
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<td>20. Medak</td>
<td>914</td>
</tr>
</tbody>
</table>

Total 14672
Oral Answers to Questions.

10th July, 1968

(b):—

Loans given for construction of godowns during 1965-66.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Society</th>
<th>Loan (in rupees)</th>
</tr>
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<tbody>
<tr>
<td>1.</td>
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<td>Chinnagottigallu Large Sized Co-operative Society</td>
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<td>5.</td>
<td>Kallur Large Sized Co-operative Society</td>
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<td>Vallivedu Karvetigaripalli Large Sized Co-operative Society</td>
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<td>Polli Multipurpose Co-operative Society</td>
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<td>P. Tungutur Large Sized Co-operative Society</td>
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<td>Ankalammaapugudur Large Sized Co-operative Society</td>
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<td>Nuthimadugu Large Sized Co-operative Society</td>
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<td>13.</td>
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<td>17.</td>
<td>Badamudi Large Sized Co-operative Society</td>
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<td>Pedupadu Large Sized Co-operative Society</td>
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<td>24.</td>
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<td>46.</td>
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<td>47.</td>
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<td>52.</td>
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<td>Lankalakonduru Rural Bank</td>
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<td>Kavitem Rural Bank</td>
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<td>66.</td>
<td>Tadikonda -do-</td>
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<td>67.</td>
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<td>68.</td>
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<td>69.</td>
<td>Kolavennu Large Sized Co-operative Society</td>
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<td>70.</td>
<td>Jaggaihpeta -do-</td>
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<td>71.</td>
<td>Ailapur -do-</td>
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<td>Tedpalli -do-</td>
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<td>73.</td>
<td>Adloor Yellareddy -do-</td>
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<td>75.</td>
<td>Redgal -do-</td>
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<td>76.</td>
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<td>77.</td>
<td>Brahmadevan -do-</td>
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<td>79.</td>
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<td>80.</td>
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<td>81.</td>
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<td>82.</td>
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<td>83.</td>
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<td>84.</td>
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<td>85.</td>
<td>Thimmalpuram -do-</td>
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<td>Deavaguntla -do-</td>
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<td>87.</td>
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<td>88.</td>
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<td>89.</td>
<td>Parla Rural Bank</td>
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<td>90.</td>
<td>Iduru Large Sized Co-operative Society</td>
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<td>91.</td>
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<td>92.</td>
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<td>26250</td>
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<td>93.</td>
<td>Arugolam M. P. C. S.</td>
<td>17500</td>
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Oral Answers to Questions.  

10th July, 1968.  

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<th>Sl. No.</th>
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<th>Loan (in rupees)</th>
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<tbody>
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<td>95</td>
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<td>96</td>
<td>Dimili L. S. C. S.</td>
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<td>97</td>
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<td>Nangaram Rural Bank</td>
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<td>Parla Rural Bank</td>
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<td>103</td>
<td>Lingampalle M. P. C. S.</td>
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<td>104</td>
<td>Korpole M. P. C. S.</td>
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Total: 1,42,973


<table>
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<th>Sl. No.</th>
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<td>108</td>
<td>Deebaguntla L. S. C. S.</td>
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<td>114</td>
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<td>115</td>
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<td>75,000</td>
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<td>116</td>
<td>Namavaram L. S. C. S.</td>
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<td>117</td>
<td>Atchanta Rural Bank</td>
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<td>119</td>
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<td>Lankalaskoedur Rural Bank</td>
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<td>Iduru Co-operative Rural Bank</td>
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<td>133</td>
<td>Pedgal L. S. C. S.</td>
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<td>134</td>
<td>Adloor Yellareddy L. S. C. S.</td>
<td>1,12,500</td>
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<td>Husnabad L. S. C. S.</td>
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Total: 1,42,976
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<td>Gandavaram M. P. C. S.</td>
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<td>Kolavenu L. S. C. S.</td>
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<td>140</td>
<td>Damanellore M. P. C. S.</td>
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<td>141</td>
<td>Gattududdenapalle L. S. C. S.</td>
<td>1,12,500 17,500</td>
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<td>142</td>
<td>Jaggaiahpet L. S. C. S.</td>
<td>1,12,500 17,500</td>
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Total: 9,78,750 13,25,250

Statement showing the particulars of investment of share capital by Government in Co-operative Credit Institutions during 1965-66.

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<th>Sl. No.</th>
<th>Name of the Society</th>
<th>Amount of share capital contribution sanctioned (in Rs.)</th>
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<tr>
<td>1</td>
<td>Rajam M. P. C. S.</td>
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<td>Pedabuddi</td>
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<tr>
<td>4</td>
<td>Devudala</td>
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<tr>
<td>5</td>
<td>Thamarkonda</td>
<td>5,000</td>
</tr>
<tr>
<td>6</td>
<td>Duggi</td>
<td>1,500</td>
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Total: 22,500

Name of the District: Srikakulam.

| Name of the district: Visakhapatnam. |

| Name of the district: Krishna. |

Total: 98,000

| Name of the District: Krishna. |

| Name of the district: Krishna. |

Total: 37,000
Oral Answer to Questions.  
10th July, 1968.  127

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Society</th>
<th>Amount of share capital contribution sanctioned</th>
</tr>
</thead>
</table>

**Name of the district: Warangal:**

1. Velair II  
   5,000

Total  
   5,000

**Name of the district: Nizamabad:**

1. Peddumallareddy M. P. C. S.  
   5,000
2. Bichukonda  
   5,000
3. Morsa  
   5,000
4. Ektonda  
   5,000
5. Raikur  
   5,000
6. Varai  
   5,000
7. Desaipet  
   5,000
8. Bodhan  
   5,000
9. Pitlam  
   5,000
10. Rudrum  
    5,000
11. Pentakurd  
    5,000

Total  
   55,000

**Name of the district: Chittoor:**

1. Thukkivakkam M. P. C. S.  
   5,000

**Name of the district: Cuddapah:**

1. Peddajutur M. P. C. S.  
   5,000
2. Kuppuagamallatta Palli  
   5,000

Total  
   10,000

**Name of the district: Kurnool:**

1. Hissaremu vani M. P. C. S.  
   5,000
2. Holaguda  
   5,000

Total  
   10,000

**Name of the district: Anantapur:**

1. Kadavakallu M. P. C. S.  
   5,000
2. Budii  
   5,000
3. Gorantala  
   5,000
4. Hormampalle  
   4,000
5. Dennikota  
   5,000
6. Talamarla  
   5,000

Total  
   29,000

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Statement showing the particulars of investment of share capital by Government in Co-operative Credit institutions during 1966-67.

|       | Name of the District: Srikakulam |       |      |       |
| 1.    | Mrutyunjayanagaram M. P. C. S. | 2,000|      |       |
| 2.    | Gijaba                       | 1,500|      |       |
| 3.    | Lakshn apuram                | 2,500|      |       |
| 4.    | Ippalavalass                | 2,500|      |       |
| 5.    | Chidimy                      | 2,000|      |       |
| 6.    | Subhadra Devi Karada         | 2,000|      |       |
|       | Total                      | 12,500|     |       |

|       | Name of the District: Krishna |       |      |       |
| 1.    | Meraknapalli M. P. C. S.      | 2,500|      |       |
| 2.    | Chiruvulu Lanka               | 3,500|      |       |
| 3.    | Ayyanki                      | 1,500|      |       |
| 4.    | Pedda kalepalli              | 2,000|      |       |
| 5.    | Komallapudi                  | 3,000|      |       |
| 6.    | Nakkalampet                  | 5,000|      |       |
| 7.    | Kanchikacheryla              | 5,000|      |       |
| 8.    | Jammavaram                   | 5,000|      |       |
| 9.    | Kuntamukkala                 | 2,000|      |       |
| 10.   | Goddamannagudi               | 2,000|      |       |
Oral Answers to Questions.

10th July, 1968.

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10th July, 1968.

Oral Answers to Questions.

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Name of the District: Chittoor

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<td>3. Paipalem</td>
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<td>4. Chitepiralla</td>
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<td>11. Mallavaram</td>
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<td>12. Tangallapalem</td>
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Name of the District: Kurnool

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Name of the District; Ananthapur

| 1. Somaghatta | M. P. C. S. | 5,000 |     |
| 2. Mydugolam | | 4,000 |     |
| 3. Sadlapalli | | 5,000 |     |
| 4. Maneppalli | | 5,000 |     |
| 5. Vanavolu | | 5,000 |     |
| 6. Bathalapalli | | 4,000 |     |
| 7. Cherlapalli | | 4,500 |     |
| 8. Chennakothapalli | | 3,000 |     |
| 9. K. Docherla | | 5,000 |     |
| 10. Peddamanthur | | 1,500 |     |
| 11. Reddam | | 3,000 |     |
| 12. Challapalli | | 5,000 |     |
| 13. Manillapalli | | 2,000 |     |
| 14. Kodikonda | | 2,000 |     |
| 15. Chelasamudram | | 3,000 |     |
| 16. Yatakai | | 1,500 |     |
| 17. Cheropalli | | 2,500 |     |
| 18. Madigubba | | 2,000 |     |
| 19. Marur | | 1,500 |     |
| Total | | 64,500 |     |

Name of the District Nalgonda

| 1. Azmapur | M. P. C. S. | 2,500 |     |
| 2. Dindi | | 2,500 |     |
| 3. Pongodu | | 5,000 |     |
| 4. Huzurnagar | | 5,000 |     |
| 5. Amaravaram | | 1,500 |     |
| 6. Kodad | | 5,000 |     |
| 7. Gudivada | | 2,500 |     |
| 8. Kupugal | | 5,000 |     |
| Total | | 29,000 |     |

Name of the District: Guntur

| 1. Bethapudy | M. P. C. S. | 2,000 |     |
| 2. Chinakakani | | 4,500 |     |
| Total | | 6,500 |     |
### Name of the District: Khammam

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Total: 10,500

### Name of the District: Mahbubnagar

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Total: 10,500

### Name of the District: Adilabad

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Total: 10,500

### Name of the District: Medak

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Total: 22,500

### Name of the District: East Godavari

1. The Nagaram Coop. Rural Bank: 5,000

Total: 5,000

### Name of the District: Kareemnagar

<table>
<thead>
<tr>
<th>No.</th>
<th>Place</th>
<th>M. P. C. S.</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Veruvanka</td>
<td>5,000</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Vavillagopalapur</td>
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<td>4,000</td>
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<tr>
<td>3</td>
<td>Shanigaram</td>
<td></td>
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<tr>
<td>4</td>
<td>Ellanthakunta</td>
<td></td>
<td>3,000</td>
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<td>(1)</td>
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<td>5</td>
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<td>6</td>
<td>Tummamastall</td>
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<td>7</td>
<td>Metpally</td>
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<td>8</td>
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<td>11</td>
<td>Turkal-agedikunta</td>
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<tr>
<td>12</td>
<td>Suddel</td>
<td></td>
<td>5.000</td>
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<tr>
<td>13</td>
<td>Gudem</td>
<td></td>
<td>5.000</td>
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<tr>
<td>14</td>
<td>Pothugal</td>
<td></td>
<td>5.000</td>
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<tr>
<td>15</td>
<td>Gangadhara</td>
<td></td>
<td>5.000</td>
</tr>
<tr>
<td>16</td>
<td>Buggaram</td>
<td></td>
<td>4.00</td>
</tr>
<tr>
<td>17</td>
<td>Raikal</td>
<td></td>
<td>5.000</td>
</tr>
<tr>
<td>18</td>
<td>Uppal</td>
<td></td>
<td>5.00</td>
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<tr>
<td>19</td>
<td>Kannoor</td>
<td></td>
<td>2.500</td>
</tr>
<tr>
<td>20</td>
<td>Korem</td>
<td></td>
<td>4.00</td>
</tr>
<tr>
<td>21</td>
<td>Rudravaram</td>
<td></td>
<td>4.000</td>
</tr>
<tr>
<td>22</td>
<td>Gagillapur</td>
<td></td>
<td>2.500</td>
</tr>
<tr>
<td>23</td>
<td>Yaswada</td>
<td></td>
<td>3.00</td>
</tr>
<tr>
<td>24</td>
<td>Choppadandi</td>
<td></td>
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</tr>
<tr>
<td>25</td>
<td>Anmpallli</td>
<td></td>
<td>3.000</td>
</tr>
<tr>
<td>26</td>
<td>Gangadhara</td>
<td></td>
<td>5.00</td>
</tr>
<tr>
<td>27</td>
<td>Pandilla</td>
<td></td>
<td>5.000</td>
</tr>
<tr>
<td>28</td>
<td>Indurthi</td>
<td></td>
<td>5.00</td>
</tr>
<tr>
<td>29</td>
<td>Nedunool</td>
<td></td>
<td>2.000</td>
</tr>
</tbody>
</table>

| Total | 1,18,500 |

Sri K. Vijayabaskara Reddy:—I have no information about it, but I shall supply it if the member wants it.
Sri K. Vijayabhaskara Reddy:—The correct answer has been placed.

No Answer

SUGARCANE SUPPLY

2575—

* 5095 Q.—Sri C. V. K. Rao:—Will the h.c.n. Minister for Agriculture be pleased to state:
(a) whether Government have issued an order stipulating that cane-growers should supply 85% of agreed quantity of cane to sugar factories and failing that, a fine of Rs 50 per tonne be imposed; and
(b) if so, what is the reason for such an order and what is the effect of such an order?

Sri P. Thimma Reddy:—(a) Yes, Sir.
(b) Such a decision was taken by the Government to ensure sufficient supplies of cane to the sugar factories. This order had, to some extent, deterred the registered cane growers from diverting the contracted cane for other purposes.
Oral Answers to Questions.


It was changed from Rs. 3.75 to Rs. 5/- per metric tonne from 29-10-67 under the A. P. Sugarcane Supply and Regulation Rules.

Mr. Speaker:—Answers to all other questions will be placed on the Table of the House except Nos. 2577, 2581, 2584, 2587, 2589 and 2593. Only members who have tabled the questions will be allowed to put the supplementaries.

SELECTION GRADE B. D. Os.

2577—

* 5677 Q.—Sri P. O. Satyanarayana Raju:—Will the hon. Minister for Panchayat Raj be pleased to state:
(a) whether it is a fact that the posts of Selection Grade Block Development Officers are abolished;
(b) if so, the No. of such posts abolished;
(c) from which date; and
(d) the total savings effected during the financial year 1967-68 ?

Sri T. Ramaswamy:—(a) Yes, Sir.
(b) 68.
(c) 4-12-67 A.N.
(d) Rs. 16,553-80.

Sri P. O. Satyanarayana Raju:—Are there proposals before the Government to revive Selection Grade B. D. Os? Are steps being taken to protect the pay scales of Selection Grade B. D. Os? If so, what is the stage now?

Sri T. Ramaswamy:—No, Sir. There are no proposals before the Government to revive the Selection Grade B. D. Os' posts.

Sri P. O. Satyanarayana Raju:—I did not get the answer for my second question, whether steps are being taken to protect the scales of Selection Grade B. D. Os.

Sri T. Ramaswamy:—No, Sir. These are temporary appointments.

REVISED SCALES TO HEADS OF SECTIONS IN POLYTECHNICS

2581—

* 5442 Q.—Sri K. Govinda Rao.—Will the hon. Minister for Education be pleased to state:
(a) whether the revised scales of pay have been implemented to the Heads of Sections in Polytechnics and Assistant Professors in Engineering Colleges;
(b) if so, what are the revised scales of pay for both of the above categories?
136 10th July, 1968.

Oral Answers to Questions.

(c) whether there are any anomalies in the implementation of the above scales in respect of the heads of sections who reached or exceeded Rs. 700 before their promotion as Assistant Professors?

Sri T. V. Raghavulu: (a) Yes, Sir.

(b) The revised scale of pay for Heads of Sections in Polytechnics is Rs. 600-10,000. The revised scale of pay for Asst. Professors in Engineering Colleges is Rs. 600-10,000/2-150.

(c) When certain regular Heads of Sections in Polytechnics were promoted as Asst. Professors in Engineering Colleges on temporary basis, the Accountant General raised certain points for clarification regarding the mode of fixation of pay to be adopted in respect of the officers who were already drawing pay exceeding Rs. 750/- p.m. as Heads of Sections, on promotion as Assistant Professors. Government issued necessary clarification to the Accountant General in their letter dated 16-1-68. The Accountant General has however raised certain further points for clarification and they are under examination. A reply will be sent to the Accountant General as early as possible.

Mr. Speaker The hon. Minister for Education will please see that it is done as early as possible.

Sri K. Govinda Rao:—Should it require 4 years?

Mr. Speaker:—The hon. Minister for Education will please see that it is done as early as possible.

LANDS OF TEMPLES IN RALLABUDUGOOR VILLAGE

2584—

(a) whether it is a fact that some lands were registered in favour of Sri Konda Rameswar temple, Sri Krishnaswami temple, Sri Venkataramana Swamy temple and Sri Venugopalaswamy temple of Rallabudugoor village, Kuppam taluk in Chittoor district on 12-5-1914.

(b) if so, what is the extent of land both under wet and dry;

(c) under whose possession the lands are at present and what is the annual income derived; and

(d) how much the board is paying annually for the maintenance of the above temples?

[The Minister for Medical and Public Health deputised the Minister for Endowments and answered the questions.]
Oral Answers to Questions. 10th July, 1968. 137

Sri P. V. Narasimha Rao:—(a) The three temples in Rallabudugoor village, Kuppam taluk, Chittoor district are Sri Konda Ramaswamy temple (and not Sri Kothanda Ramawar temple), Sri Krishnaswamy temple, and Sri Venkateswara swamy temple (and not Sri Venkata Ramaswamy temple), and the one in Satu village is Sri Venugopalswamy temple. Some lands were registered in favour of these temples on 12-5-1914.

(b), (c) & (d): A statement furnishing the required information is placed on the Table of the House.

PAPER PLACED ON THE TABLE OF THE LEGISLATIVE ASSEMBLY

[ Vide answer to clause (b) to (d) of L. A. Q. (Starred) No. 5487 ]

(b) The extent of land both under wet and dry.

<table>
<thead>
<tr>
<th>Property endowed</th>
<th>Extent</th>
<th>Dry or wet</th>
</tr>
</thead>
<tbody>
<tr>
<td>i) Thippapalli estate village</td>
<td>289</td>
<td>2</td>
</tr>
<tr>
<td>ii) Chittiganikurubur estate village</td>
<td>139</td>
<td>3</td>
</tr>
<tr>
<td>iii) Vacant site to the north of the temple, with tamarind trees.</td>
<td>360' x 120'</td>
<td></td>
</tr>
<tr>
<td>iv) A tank</td>
<td>Not noted in the deed. But it is half an acre with its bunds, mantapam, etc.</td>
<td>Information awaited from the Commissioner, Endowments Dept.</td>
</tr>
<tr>
<td>v) Gangundamantapam site to the south of the residence of the executors.</td>
<td>45' x 60'</td>
<td></td>
</tr>
<tr>
<td>vi) Site at Thumsi village on which stone oil-seeds nished.</td>
<td>Extent not furnished.</td>
<td></td>
</tr>
</tbody>
</table>

Note 1:—The above properties were endowed by a trust deed executed on 7-5-1914 and registered on 12-5-1914 by Sri Kambijavvaji Vijayaveera Venkatapatinarayanivaruvu son of Sri Venkatagirinayanivaruvu, and his sons Sri Venkatagirinayanivaruvu and Sri Seetaraghunadhanayanivaruvu, in favour of: (1) Sri Konda Ramaswamy varu, (2) Sri Krishnaswamy varu, (3) Sri Venkataswamy varu (family god of the executors), (4) Sri Tayaru, (5) Sri Anjaneyaswamyvaru temples at Rallabudugur village, and (6) Sri Venugopalswamy alias Thimmarayaswamy temple at Satu village.

Note 2:—The Ex-Trustee, Sri K. J. Venkata Patinayani Varu is the grand-son of the executor, Sri K. J. Vijayaveera Venkatapatinayaniivaruvu and son of Sri K. J. Venkatagirinayanivaruvu. The other executor, Sri K. J. Seetaraghunadhanivaruvu is his paternal uncle. The present trustee, Sri K. J. Venkatagiri is the great-grand-son of the first executor and grand-son of the
second executor. The Ex-Trustee managed the temples from 1948 to 1964 and the present trustee is managing since March 1964.

Note 3:—The villages Thippamapalli and Chittigennkurubur were abolished under the Estates Abolition Act and taken over by the Government and the temples are being paid annually a pension allowance of Rs. 354-26 paise and Rs. 149-88 paise respectively.

(c) Under whose possession the lands are at present and what is the annual income derived,

i) As per the Panchayat Board record, the following are the occupants of the vacant site (360' x 120')

<table>
<thead>
<tr>
<th>Name of the occupant</th>
<th>Description of the House</th>
<th>Area under occupation</th>
<th>Assessment No.</th>
<th>Panchayat Tax levied</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
</tr>
<tr>
<td>2. Sri P. Ramayya and Smt. Laxmikantamamma</td>
<td>Mangalore tiled house</td>
<td>264 sq. feet</td>
<td>11</td>
<td>5—00</td>
</tr>
<tr>
<td>4. Sri M. Balakrishnappa</td>
<td>Stone Midde</td>
<td>268 sq. feet</td>
<td>13</td>
<td>5—40</td>
</tr>
<tr>
<td>5. Sri Mithai Sreenivasappa</td>
<td>-do-</td>
<td>160 sq. feet</td>
<td>14</td>
<td>3—54</td>
</tr>
<tr>
<td>6. Smt. Mithai Popamama</td>
<td>Hut</td>
<td>448 sq. feet</td>
<td>15</td>
<td>10—56</td>
</tr>
<tr>
<td>7. Smt. Jayamma (Assessee—Abdul Lateef) (Transfer not effected)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Smt. Amirbi</td>
<td>Stone Midde</td>
<td>180 sq. feet</td>
<td>20</td>
<td>4—46</td>
</tr>
<tr>
<td>9. Sri Gandodi Chinnabba</td>
<td>Hut</td>
<td>200 sq. feet</td>
<td>16</td>
<td>1—47</td>
</tr>
<tr>
<td>10. Sri Manapalli Munuswamy</td>
<td>Hut</td>
<td>200 sq. feet</td>
<td>18</td>
<td>1—47</td>
</tr>
<tr>
<td>11. Sri Venkataramanna</td>
<td>Hut</td>
<td>209 sq. feet</td>
<td>17</td>
<td>1—52</td>
</tr>
<tr>
<td>12. Smt. Amirbi</td>
<td>Stone Midde and Mangalore tiled house</td>
<td>495 sq. feet</td>
<td>22</td>
<td>10—94</td>
</tr>
<tr>
<td>13. Sri S. Laxmaiah Chitty</td>
<td>Upstair building</td>
<td>2100 sq. feet</td>
<td>25</td>
<td>88—54</td>
</tr>
</tbody>
</table>
Notes (1) :- Serial Nos. 1 to 13 are in the site adjoining the temple on the front side in the site to the north of the temple of Sri Kodanararamaswamy varu etc.

(2) :- S. Nos. 14 to 18 are to the West of the temple. Neither the Ex-Trustee, Sri K. J. Venkatapathyayani varu nor the present trustee, Sri K. J. Venkatagirinayani varu are able to demarcate the site mentioned in the deed correctly. The Ex-Trustee says that he got this particular site to his share. The present trustee says that his father, Sri K. J. Ramappanayani varu gave pattas to the present occupants. It is difficult to believe both the persons unless some authenticated proof is forthcoming.

Notes (3) :- The trustees say that they are not paying any ground rent though they have to pay Rs. 2-25 paise each year. The occupants orally say that they obtained pattas from the Ex-Trustee Sri K. J. Ramappanayani varu. But no such pattas are forthcoming. Some are pucca buildings and some are thatched huts. The constructions are not contiguous and in between and behind the houses there is still vacant space. But the dwellers there claim the same as back-yard attached to their houses. This is untenable in the absence of authenticated record.

(ii) The tank is claimed to be the common irrigation tank of their families by both the Ex-Trustee and present trustee. Both say that they are not objecting use of the tank by the pilgrims and for temple purposes. Previously the executors' families, i.e., mokhasadars were having lands around the tank and they were using the water for irrigation purposes. This reservation was mentioned in the trust-deed also. Now the family members are reported to have sold away all the lands around the tank with no right of using the water. The tank is now in possession of the trustees only and it is not fetching any income.

(iii) The Gangundamantapam is in possession of the trustees. During Utsavams the Vahanams with the deity are brought to this mantapam and kept there for some time for Darshan of the villagers. A small portion of this mantapam was acquired recently for widening the Kolar road adjoining the mantapam on the northern side and a compensation of Rs. 200 was paid and the trustees reconstructed the mantapam with that amount.
(iv) The right to collect cattle fare fees and shop rents is being leased out by the trustee every year and trustee is realising the same. The hundial receipts in Sri Venkateswaraswamy temple come to Rs. 50 roughly annually. There are no hundials in Sri Kodandaramaswamy etc., temples.

(v) The stone oil seeds crusher is leased out and yearly the lessee supplied 2 to 3 maunds of oil to the temple. The present trustee says that no oil is supplied since 2 or 3 years. The archaka says that he was never supplied oil either by the ex trustee or the present trustee.

(d) How much the Board is paying annually for the maintenance of these above temples.

No annual payments are made by any Board. The Government pay Tasdic Allowance amounting Rs. 304-14 p. annually in lieu of the estates villages taken over.

The temples are neglected. The mokhasadars are of no help to the temples. Sri Krishnaswamy, Sri Thayarlu and Sri Anjaneyaswamy varu are all in Sri Kodandaramaswamy temple premises. Sri Venkateswara Swamy temple is on a small hill. Sri Venugopala-swamy temple mentioned in the trust deed is at Satu village at a distance of about 1 2 miles to Rallabudugur and that temple is in ruins now and there is neither temple nor puja therein.

Sri P. V. Narasimha Rao:—It was done according to law relating to the abolition of estates. That is the same scale fixed for the whole State and accordingly it was done.

Sri D. Venkatesam:—May I know what is the compensation amount that has been fixed by the Government for the above two villages which have been taken over by the Government in the year 1964?

Sri P. V. Narasimha Rao:—For the whole villages it does not arise. It is only about the Tasdic allowance which is paid. What was paid to zamindars and what was the write amount of compensation does not arise.

S E E D S A C T

2587—

*801 Q.—Sri B. Niramjana Rao (Malleswarnam):—Will the hon. Minister for Agriculture be pleased to state:

(a) whether the seeds act of 1966 (Central Act) was implemented in our State: and

(b) if not, the reasons therefor?

Sri P. Thimma Reddy:—(a) No, Sir.

(b) It is under the consideration of Government of India.
MAINTENANCE OF EX-DISTRICT BOARD ROADS IN NALGONDA DISTRICT

2589—

*2090 Q. Sri N. Raghava Reddy:—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) the amount alloted so far since 1964 towards maintenance of the ex-Zilla Board roads which are under the control of Nalgonda Zilla Parishad;
(b) whether any new schemes (plans) have been taken up by spending from the said funds;
(c) the schemes so far sanctioned from the said funds;
(d) whether the said schemes are being given on the basis of tenders; and
(e) if so, the number of tenders invited so far?

Sri T. Ramaswamy:—(a) Rs. 16,49,700 (Rupees Sixteen Lakhs forty nine thousand and seven hundred only).
(b) Yes, Sir.
(c) 102.
(d) Only certain schemes were let out on tender basis.
(e) 22.

CENTRAL POOL OF CO-OPERATIVE OFFICERS

2593—

*6018 Q.—Will the hon. Minister for Co-operative be pleased to state:

(a) whether there are proposals before Government to establish Central Pool of Co-operative Officers in our state;
(b) if so, when is it likely to function; and
Sri K. Vijayabhaskara Reddy:—(a) By the end of July, 1968 water is expected to be released for irrigation for an additional area of 1,09,595 acres under Nagarjunasagar Project and it is proposed to develop the entire area.

(b) Against the area of 1,09,595 acres for which water is expected to be made available by the end of July, 1968, the Andhra Pradesh Co-operative Central Land Mortgage Bank Ltd., Hyderabad has formulated a Scheme for providing Long term loans for development of 38,000 acres with a financial outlay of Rs. 150.00 lakhs. It is expected that the ayacutdars will take up development of the remaining area from their own resources.
Short-notice Questions and Answers. 10th July, 1968.

1. Loans for localisation of 50 and 40 is?

2. Left canal for 50 and 60?

3. Title relaxation for 90 and 50 is?

4. Sec. 47 of the Telangana Tenancy Act for 90 and 60?

5. Comment figure correct or contradict?

6. Loans distribution for 80 and 50?

7. Title relaxation for 80 and 50?

21-6
SEED FARM AT SALIVARIUPPALAPADU

2594—A:

*532 S.: Q.—Sarvasri P. Subbaiah and G. Sivaiah :—Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Govt. abandoned the Seed Farm cultivation in Salivariuppalapadu village Jammalamadugu taluk, Cuddapah district during 1957—58;

(b) if so, what are the reasons therefor;

(c) whether the lands will be given to its original occupants;

and

(d) if not, what are the reasons?

Sri P. Thimma Reddy :—(a) Yes, Sir.

(b) The lands were given on lease to private farmers.

(c) No, Sir.

(d) The Agriculture Department to whom the lands belong propose to cultivate the lands. Hence, it is not possible to give the lands to outsiders.

EXCLUSION OF PARCHOOR FIRKA FROM NAGARJUNASAGAR PROJECT

2594—C:

*6533-F: Q.—Sri G. Venkata Reddy :—Will the hon. Minister for Co-operation be pleased to state:

(a) what are the villages in Parchoor Revenue Firka of Bapatla (Tq.) Guntur (Dist.) that have been excluded from N. S. Project as they are good tobacco growing villages i.e., as per the order of the Govt. passed in the year 1934; and
Short-notice Questions and Answers. 10th July, 1968.

(b) what are the villages that have been included under N. S.-P oject in the said above Firka; the extent and acreage in every village?

Sri K. Vijayabhaskara Reddy:— (a) What are the villages in Parchur Revenue Firka of Bapada (Taluk) Guntur (District) that have been excluded from Nagarjunasagar Project as they are good tobacco growing villages i.e., as per the orders of the Government passed in the year 1964; and

(b) What are the villages that have been included under Nagarjunasagar Project, in the said above firka; the extent and acreage in every village?

A statement is placed on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE
[Answer to the Short Notice Question No- 658:- F (“2594 C”)

Statement showing the list of villages excluded and included (Comprising of tobacco growing areas, in Parchur Revenue Firka of Bapatla taluk, Guntur District as per G. O. Ms. No. 8, Public Works Department Project Wing, dated 6-1-1964.

(A) Villages excluded in Parchur Revenue Firka.

1. Palaparru
2. Rajupalem
3. Annawaram (Part)
4. Uppalapadu
5. Edupadu
6. Engallu
7. Gollapudi
8. Adusumilli
9. Devarapalli
10. Garrepudi
11. Jagaramudi
12. Parchur
13. Bodavaramandagunta
14. Veerannapalem (Part)
15. Ramanayapalem
16. Cherkuru
17. Nuthalapadu (Part)

(B) Villages included (proposed for localisation) in Parchur Revenue Firka.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the village</th>
<th>Ayacut in areas</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Wet</td>
<td>Dry</td>
</tr>
<tr>
<td>1.</td>
<td>Parchur</td>
<td>32.29</td>
<td>—</td>
</tr>
<tr>
<td>2.</td>
<td>Upputur</td>
<td>8012.48</td>
<td>55.99</td>
</tr>
<tr>
<td>3.</td>
<td>Nuthlapadu (Part)</td>
<td>280.92</td>
<td>161.07</td>
</tr>
<tr>
<td>4.</td>
<td>Bodavada</td>
<td>137.59</td>
<td>1137.47</td>
</tr>
<tr>
<td>5.</td>
<td>Adipadu</td>
<td>204.26</td>
<td>3384.89</td>
</tr>
<tr>
<td>6.</td>
<td>Veerannapalem (Part)</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>7.</td>
<td>Kunkalamarru</td>
<td>—</td>
<td>—</td>
</tr>
</tbody>
</table>
Drinking water problem included in the new plan. 1961-63 it was decided that the drinking water benefits should be extended especially to poor soils in the area. The original intention was also to extend the benefits to as many people as possible. Therefore, keeping all these things and also the availability of water also in view, it is a matter to be thought of at a later stage and no commitment will be made now.

Sri K. Brahmananda Reddy:— No commitment of any kind can be made, Sir. Under Nagarjunasagar, the original plan as to extend the benefits to as many taluks as possible and especially to the poor soils in the area. The original intention was also to extend the benefits to as many people as possible. Therefore, keeping all these things and also the availability of water also in view, it is a matter to be thought of at a later stage and no commitment will be made now.
Sri K. Vijayabhadra Reddy :— Notice Sir.

PLANNING COMMISSION

S. No. 2594-D

S. N. Q. No. 6350-R Q:— Sri Vavilala Gopal-krishnayy :— Will the hon. Minister for Planning & Law be pleased to state:

(a) whether the Secretary Planning Commission has asked the States to send detailed estimates of their receipts; and non-plan expenditure both on revenue and capital accounts for the five years beginning from April, 1st 1969 before the end of June, 1968?

(b) whether our Government have sent the same to Planning Commission; and

(c) if so, whether a copy of it be placed on the Table of the House?

The Minister for Planning and Law (Sri K. V. Narayana Reddy) :— (a) Yes Sir.

(b) The assessment of resources is still under finalisation.

(c) Does not arise at present.

Sri K. Narayana Reddy :— (a) Will the hon. Minister for Planning & Law be pleased to state:

(b) whether the States have been asked to send estimates of their receipts for the financial years 1968-69 and 1969-70?

(c) if so, whether the same be placed on the Table of the House?

The Minister for Planning and Law (Sri K. V. Narayana Reddy) :— (a) Yes Sir.

(b) The assessment of resources is still under finalisation.

(c) Does not arise at present.
WRITTEN ANSWERS TO QUESTIONS
KODANDARAM SWAMY TEMPLE, JAYAVARAM

2575—
* 5361 (Y) Q. — SRI E. Vadapalli :— Will the hon. Minister for Endowments be pleased to state:
(a) the extent of land (in acres) owned by Sri Kodandarama Swamy temple situated at Jayavara village, Ongole taluk, Guntur district; and
(b) the manner in which the said land is leased out?
A:—
(a) Ac. 41.02 cents.
(b) An extent of Ac. 32.60 cents is in the possession of Smt. Divi Lakshmi Tayaramma, widow of the late Archaka. Sri Hanumanacharyulu. The Commissioner appointed an Executive Officer to take charge of temple at once and obtain possession of the land from the widow of the late Archaka. The remaining extent of Ac. 8.42 cents is in the possession of the Bhajantries for rendering service. As the Bhajantries are not rendering service, a suit has been filed in the District Munsiff’s Court, Ongole by the trustees for taking possession of these lands.

The question of leasing the lands will arise only after they are taken possession of.

AGRICULTURAL POLYTECHNICS

2576—
* 6128 Q. — SRI Tulabandula Nageswara Rao :— Will the hon. Minister for Agriculture be pleased to state:
(a) whether the Government propose to establish agricultural Polytechnics in the State in view of the great dearth of trained technicians to operate farm machines and demonstrate new processes and techniques in agriculture with which the farmer is not acquainted;
(b) whether the Government propose to introduce at least diploma courses in farm science (i.e., agriculture, horticulture, processing of foods etc.), in all the existing Polytechnics in case it is not possible to set up agricultural polytechnics separately;
(b) if so, when; and
(d) if not, the reasons therefor?
A:—
(a) No, Sir.
(b) No, Sir.
(c) Does not arise.
Written Answers to Questions. 10th July, 1968.

(d) There are already three Agricultural Colleges at Rijendra-nagar, Bapatla and Tirupathi with an admission capacity of 420. Besides there are three Agricultural Schools at Gannavasa, Krishna District. Suryapet, Nalgonda District and Yemmiganur, Kurnool District for giving theoretical and practical training in agriculture to the sons of farmers for a period of one year. Agriculture is also taught as one of the subject at the following colleges and schools.

1. Hindu College, Guntur.
2. Narsapur College, Narsapur, West Godavari District.
5. Govt. Multipurpose High School, Nalgonda.

GROUP EXECUTIVE OFFICERS

2578—

* 5'40: Q.—Sarvasri K. Appalaiaidu and N. Raghava Reddy:—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether there is any proposal before the Government to form some Panchayats into a group and appoint Group Executive Officers; and

(b) if so, when it will be implemented?

A:—

(a) Yes, Sir.
(b) No final decision has so far been taken by the Government.

APPOINTMENT OF V. M. & KARNAM AS MEMBER AND ACCOUNTANT OF THE PANCHAYAT

2579—

* 5545 Q.—Sri T. C. Rajan:—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether the Government is contemplating to appoint Village Karnam as Accountant and Village Munsiif as an Ex-Officio Member without right to vote for the Panchayat; and

(b) when it would come into force?

A:—

(a) No Sir.
(b) Does not arise.

PANCHAYAT EXTENSION OFFICERS

2580—

* 1721 Q.—Sri G. Narayana Reddi:—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) why the Government have delayed in implementing the G. O. Ms. No. 1721, dated 31-7-1958 for fixation of seniority of Extension Officers for Panchayats; and
130 10th July, 1968.  Written Answers to Questions.

(b) is it a fact that the Public Service Commission and General Administration Departments have instructed the Panchayat Raj Department to follow the G.O. strictly, if so, what is the action taken by the Panchayat Raj Department?

A:—

(a) The question of fixation of inter-se-seniority of Extension Officers (Pts.) in accordance with the order of rotation prescribed under the special rules will arise, after the services of all the candidates, selected by the Andhra Pradesh Public Service Commission including those who were appointed by transfer, are Regularised in that category.

(b) No Sir, this does not arise since the seniority has to be fixed according to the order of rotation prescribed in the Special Rules and the General Rules for reservation of appointment and with reference the order of preference shown in the list of candidates selected by the Andhra Pradesh Public Service Commission.

RE-CLASSIFICATION OF UPPER PRIMARY SCHOOLS

2582—

*5584 Q.—Sri K. Muniswamy:—Will the hon. Minister for Education be pleased to state:

(a) whether there is any proposal with the Government to re-classify the present Upper Primary Schools as Higher Elementary Schools throughout the State;
(b) if so, from when;
(c) if not, the reasons thereof?

A:—

(a) No, Sir.
(b) Does not arise.
(c) Does not arise.

FINANCIAL ASSISTANCE TO CONSUMER CO-OPERATIVES

2583—

*5333 (P) Q.—Sri Vavitala Gopalakrishnaiah:—Will the hon. Minister for Co-operation be pleased to state:

(a) whether the Government of India have sent a Circular indicating their willingness to grant financial assistance to Consumer Co-operative Stores for starting small plants to manufacture bread; and
(b) if so, what was the action our Government have taken so far?

A:—

(a) Yes, Sir.

(b) The State Registrar of Co-operative Societies has sent up proposals very recently for the setting up a Bakery Unit at Visakhapatnam Central Co-operative Store, Visakhapatnam and they are under consideration of the Government.
VENKATESWARA DEVASTHANAM BOORAGAMANDA

2585—
* 5560 Q.—Sri T. C. Rajan:—Will the hon. Minister for Endowments be pleased to state:
(a) whether it is a fact that most of the moveable and immovable properties of Venkateswara Devasthanam of Booragamanda, Punganur taluk, Chittoor district are being disposed of;
(b) if so, will the Government propose to take steps to restore those properties; and
(c) what are the properties of that Devasthanam?
A:—
(a) The answer is in the negative.
(b) Does not arise.
(c) The temple owns an extent of Ac. 53-10 cents of land besides moveable property of silver, brass and copper articles.

PIg REARING CENTRE

2586—
* 5987 Q.—Sri B. Niranjana Rao:—Will the hon. Minister for Agriculture be pleased to state:
(a) whether any recommendations pertaining to Pig rearing in the state have been made in the Seminar held at Gannavaram, Krishna District in March, 1968;
(b) the steps taken by the Government to implement the said recommendations;
(c) the number of pigs reared by the State Government; and
(d) the revenue derived through the sales depots of pork in the State during 1967-68?
A:—
(a) Yes, Sir.
(b) The recommendations pertaining to pig rearing have been received from the Government of India recently, and they are under examination by the Director of Animal Husbandry. Some of the recommendations are already being implemented.
(c) 

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<tr>
<td>Country Cross</td>
<td>28</td>
<td>22</td>
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(d) A sum of Rs. 1,24,476.94 was realised towards sale of fresh pork during 67-68.
152 10th July, 1968. Written Answers to Questions.

TRANSFERS OF RURAL MEDICAL PRACTITIONERS

2588—

* 5555 Q.—Sri T. C. Rajan:— Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether it is a fact that the Samithi Presidents are transferring the Rural Medical Practitioners, though the Government has strictly prohibited such transfers and also against the terms of agreement;

(b) if so, the action proposed by the Government to stop the transfers;

(c) whether there is any proposal with the Government to constitute an ad-hoc committee consisting of R. D. O., Samithi President, Local M.L.A., and representatives from teachers to deal with the frequent transfers of teachers; if so, when?

A:—

(a) Yes, Sir.

(b) Instructions have already been issued to Block Development Officers of Panchayat Samithi, not to transfer Rural Medical Practitioners without prior approval of Government.

(c) No, Sir.

WATER SUPPLY SCHEME

2590—

*1305 Q.—Sri K. Eswara Reddy:— Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether it is a fact that water has not been supplied so far to Devanakonda Karumanchi, Gonegondla firkas of Pattipadu taluk, Kurnool district, though the sinking of wells, construction of reservoir and installation of taps have been completed under nationalised rural water supply scheme; and

(b) if so, when steps will be taken to supply water to the said firkas?

A:—

(a) The piped water supply schemes in 43 villages of Karumanchi, Devanakonda, and Gonegondla firkas in Pathikonda taluk of Kurnool District were completed and handed over to the Panchayats concerned in running condition for further maintenance by them. In some of these villages the Oil Engines went out of order. Since these engines are of foreign make, the spare parts required for repairing them are not available in the market. Therefore, water is not being supplied to these villages.

(b) The water supply will be restored as soon as the oil engines which went out of order are replaced by the Panchayat concerned by new oil engines of local make or electric motors wherever there is electricity.

ENGLISH MEDIUM SCHOOL AT VIZAG.

2591—

* 5604 Q.—Sri P. Sambasiva Raju:— Will the hon. Minister for Education be pleased to state;
Business of the House. 10th July, 1968. 153

(a) whether there is any proposal with the Government to start an English Medium residential school in Visakhapatnam; and
(b) if so, whether it will be opened during 1968-69?
A :
(a) No, Sir.
(b) Does not arise.

SHIFING OF NAGARJUNA ENGINEERING COLLEGE

2592—
* 5754 Q.—Sri B. Niranjana Rao :—Will the hon. Minister for Education be pleased to state:
(a) whether Government have taken any decision to shift the Nagarjuna Engineering College; and
(b) if so, the place to which the College is going to be shifted?
A :
(a) and (b) The matter is still under consideration of Government in any case, it will not be possible to shift the College during this academic year.

TRUSTEES OF VENKATESWARASWAMI TEMPLE, ELURU

2562—
* 5362 (D) Q.—Sri M. Venkatnarayana :—Will the hon. Minister for Endowments be pleased to state:
(a) the names of the trustees of Sri Venkateswaraswami temple at Padamaraveedhi of Eluru; and
(b) the details of the properties owned by the said temple?
A :
(a) There is no Board of Trustees for the temple. It is being managed by the Executive Officer of Temple at Eluru;
(b) The temple owns Ac. 16.87 cents of land as detailed below:
(i) Ac. 4-29 cts. in R. S. No. 87/1 and 39 in Burayagudem Village.
(ii) Ac. 5-50 cts. in R. S. No. 172 in Manuru Village.
(iii) Ac. 7-08 cts. in R. S. No. 52 in Gowravaram Village.
Total : Ac. 16-87 cents.

BUSINESS OF THE HOUSE

Mr. Speaker :—Sarvasri C Subba Rayudu, P. Basi Reddy, M. B. Raja Rao, T. G. L. Thimmayya, D. Venkatesam, Mareppa and Govinda Doss have given notice under Rule 70 of the Assembly Rules for discussion on a matter of urgent public importance regarding the drought conditions in Rayalaseema. The notice reads like this:
Under Rule 70 of the Rules of the Andhra Pradesh Legislative Assembly and Conduct of Business, we beg to give notice of our intention of raising a discussion on a matter of urgent public importance regarding drought conditions in Rayalaseema area:

EXPLANATORY NOTE

"Last year the whole of Rayalaseema Area was affected due to severe drought and famine conditions. Consequently relief measures were taken up by the Government. Unfortunately even this year, up to now due to failure of monsoon pre-sowing agricultural operations could not be conducted in most of the places. In all places sowings have not yet begun inspite of the fact that the sowing season has almost come to an end particularly in red soil area. This has accentuated the already prevailing drought conditions in Rayalaseema. The water table in the said area has completely gone down and there is a threat about the scarcity of drinking water and also failure of irrigation wells. Even the Tungabhadra Reservoir has not received much supply of water. Hence the necessity of discussion in the House."

(Mr. Deputy Speaker in the Chair.)
Calling attention to matters of urgent public importance:
re: Fire accident at Bhaskararaopet, Vijayawada on 10-6-68.

Sri P. Subbiah:—As early as possible the date may be fixed up Sir.

Mr. Deputy Speaker:—We will decide.

CALLING ATTENTION TO MATTERS URGENT PUBLIC IMPORTANCE
re:—Fire accident at Bhaskararaopet, Vijayawada on 10-6-68.

Sri G. Sivaiah: Mr. Speaker, Sir, you know very well that about 1000 houses were brought down to ashes due to a fire accident at Bhaskararaopet, Vijayawada on 10-6-68. These fire accidents have become common in that area particularly during summer. There were many such fire accidents in the last year and also previous years all over in Vijayawada. In many places only poor peoples’ houses were brought down to ashes. The Government failed to take adequate steps to prevent such fire accidents. There was much destruction of the property and thousands of people have been rendered homeless. In Vijayawada, last year before last, you are very well aware that even fire service engines could not enter into these areas to put down fire. As the fire accidents are common in those areas, is it not the duty of the Government to at least provide a way or a street or some other provision to allow these fire engines to put off those fires? They could have taken preventive steps and avoided them. Having seen such accidents, should they not open a fire service station in such poor localities, where, at a minute’s call, they can go and put out the fire? Government have not taken adequate steps. Government sanction lakhs and crores of rupees for the buildings in cities. But in these poor slums, you know very well that 5000 people who are residing with 1000 families have been rendered homeless. Sir, the Government could have provided certain temporary sheds with asbestos sheets granting Rs. 1,000 or 1,500 for each family. That would cost only 10-15 lakhs of rupees. Instead of spending Rs. 2.5 crores to construct a thousand houses for the landlords and business people this money could have been utilised for the same poor people. About 10,000 houses can come up. Such steps Government does not feel like taking because they have no sympathy for the poor people. I only feel sorry that they are not taking this outlook. Therefore, I would like to suggest to the Government at least to take steps like this: provide 3 to 5 cents of land for them to construct houses. This could be done very easily in the surrounding areas. Sir, then fire extinguishing material should be supplied because we know very well about these fire accidents. They should be provided sand and also water during summer days, to put out fire accidents. I do not know how the non-provision of fire services is tolerated at such localities.

The Government should take at least now, immediate steps to construct asbestos sheds to provide them the houses. Let the Government not be held responsible for allowing such fire accidents in future.
10th July, 1968. Calling attention to matters of urgent public importance:

re: Fire accident at Kodur, Bandar Taluk, Krishna District on 15-6-68.

Sri V. B. Raju: Mr Deputy Speaker, Sir, on 10-6-68 at 4-15 p.m. fire broke out in the thatched hut of Sri Ghulam Avalayya, Bhaskara Rao pet, Vijayawada town. The cause of accident as reported by the Collector is not known. However the Superintendent of Police of Krishna who investigated into the matter considered it as purely accidental. 163 houses and the samans in those houses were gutted. There was no loss of human life or cattle life. The total value of the property thus lost is Rs 2,25,670. Among the houses burnt include the Congress office, the Church and a drama rehearsal hall. Rice was distributed to the victims at the rate of one kilogram each for two days on 11th and 12th. Some of the victims were sheltered in the R. C. M. School and Arundalpet choultry. Out of 468 victims 455 deserving victims were granted relief, at the rate of Rs. 50 each amounting to Rs. 22,500. Sir, this is all that could be done according to rules. About the fire fighting equipment and fire extinguishing arrangements, as the hon. Member put it there is much to do and only financial stringency is coming in the way and nothing else. The will of the Government is there for the purpose. Very recently the Government has asked the Board to come with proposals to provide relief even though non-official or voluntary organisations immediately on an emergent basis. I have requested the Minister for Health and Medical to include relief also under welfare and for certain part of the Welfare Fund being made available for relief purposes. As you know, Sir, raffles are permit ed for the building up of Welfare Fund and if relief is also included in the terms of reference to that Welfare Fund Committee, immediately something more substantial than this could be done and we hope that the programme will catch the imagination of the general public in the districts and they will evince more interest in these raffles for the promotion of Welfare Fund. The Government is thinking of a long-range plan for providing fire-proof material. It is a very costly affair and on a gigantic scale if we have to do for all these huts now and provide fire-proof material, it goes to crores of rupees. The Government has not been able to find the resources. As to how they could be built up, Sir, immediately, the Government cannot commit itself in this matter.

re: Fire accident at Kodur, Bandar Taluk, Krishna District on 15-6-68.
Calling attention to matters of urgent public importance:
re: Famine conditions in East and West Godavari Districts.

Fire accident at Gudala Amalapuram Taluk, East Godavari District, in the third week of June, 1968.

Famine Conditions in East and West Godavari Districts.
158 10th July, 1968.  Calling attention to matters of urgent public importance:

re: Famine conditions in East and West Godavari Districts.

Famine Relief grant ₹20, ₹30, ₹40, and ₹50 to Revenue Officer to distribute in the Godavari District. The Assembly has decided to pass a resolution on October 30.

Millers rates ₹20, ₹30, and ₹40 for 30, 60, and 120 rupees, respectively.

The Assembly has decided to pass a resolution on October 30.
Calling attention to matters of urgent public importance:

Famine conditions in East and West Godavari Districts.

10th July, 1968

119

Please call attention to matters of urgent public importance: Famine conditions in East and West Godavari Districts.

Food Corporation of India.

Grant of area 83 gr. to Collectors.
Calling attention to matters of urgent public importance:

re: Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

10th July, 1968.
Calling attention to matters of urgent public importance:

Re: Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

On the 10th July, 1968. Noting with concern the highhanded act of certain Revenue officials, the petitioners submit that a Rs. 3000 arrears of land revenue, Rs. 1000 of which was due for 1967, were enhanced to Rs. 3500. A highhanded act by officials of collecting land revenue has caused a great amount of harassment, distress, and inconvenience to the petitioners.

The petitioners, therefore, request that the entire matter be investigated and appropriate action be taken against the concerned officials. They state that they have already submitted a petition under Form 11 to the Collector, and the proceedings are in progress.

The petitioners submit that they are pattedars and are entitled to the protection of law as defined in Section 2 of the Land Revenue Act. The petitioners are pattedars of land under the Government and are liable to pay land revenue. They have been paying land revenue for many years and are eligible for any benefits provided under the Act.

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Calling attention to matters of urgent public importance:

re: Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

Another such instance took place on 15-6-68 in Konarajupalli, Sidhout Taluk, Cuddapah District. The Tahsildar followed the Revenue Inspector and V. M. forcibly entered into the houses of 8 ryots and taken their bulls and other articles. No single notice in any form was served on any one of these ryots. They were not told how much they have to pay either towards arrears or towards the present fasli. V. M.'s oral version was the basis of the action. Inspite of repeated request of the ryots for the relevant notice, the Sub-Collector refused and the bulls were taken using very filthy language. Though these 8 ryots have only one pair of bulls meant for the cultivation, they have been dragged out along with the cattle out of the village with the help of the police, thus violating the provisions of the Land Revenue Recovery Act and were taken to the neighbouring village were they were kept without any food. I am afraid that they are still under that miserable condition without being handed over to the concerned ryots. The ryots are thus put to lot of loss and distress and as such an urgent matter of public importance.

Mr. Deputy Speaker:—All right.

Calling attention to matters of urgent public importance:

re: Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

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Mr. Deputy Speaker:—All right.
16th July, 1963. Calling attention to matters of urgent public importance:

re: Alleged entry of a Revenue Inspector into a house of a particular individual in Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

Sri V. B. Raju:—It is a serious allegation.

Sri B. Ratnasabhapathi:—It is not an allegation. It is a suggestion which has come out from the Minister we are out to follow it now. The concerned Minister is not there. Sri V. B. Raju:—It is a serious allegation. Sri B. Ratnasabhapathi:—It is not an allegation. It is a suggestion which has come out from the Minister we are out to follow it now. The concerned Minister is not there.
Calling attention to matters of urgent public importance:

 Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

Sri G. Lachanna—Just for information, Sir. The Collected has served notices under the A.P. Land Revenue Enhancement Act of 1967 on the individual.

This is the wording he has used. "Were served on the individual on 1-1-1968 and 8-3-1968." This is actually the factual statement that the Collector has made. I would request the Hon'ble Opposition Leader to verify.

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Sri G. Lachanna—Just for information, Sir. The Collector has served notices under the A.P. Land Revenue Enhancement Act of 1967 on the individual.

This is the wording he has used. "Were served on the individual on 1-1-1968 and 8-3-1968." This is actually the factual statement that the Collector has made. I would request the Hon'ble Opposition Leader to verify.

Sri G. Lachanna—Just for information, Sir. The Collector has served notices under the A.P. Land Revenue Enhancement Act of 1967 on the individual.

This is the wording he has used. "Were served on the individual on 1-1-1968 and 8-3-1968." This is actually the factual statement that the Collector has made. I would request the Hon'ble Opposition Leader to verify.
166 10th July, 1968.

Calling attention to matters of urgent public importance:

re: Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

The Collector has stated that—on 10-1-1968, Notice No. 1 was served and on 8-3-1968 No. 6 was also served. It was served means, it was served on the person and the person's signature is also here. I do not disbelieve it. It is any forged signature.

I am not going to disbelieve.

We should believe everything till it is proved that it is not actually believable.

Sri V. B. Raju: We should believe everything till it is proved that it is not actually believable.
Calling attention to matters of urgent public importance:

re: Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village Bapatla taluk, Guntur District for collection of land revenue.

destained, the balance of Rs. 56.61 Paise was credited to the account of the defaulted under Patta No. 330.

Sri V. B. Raju:—The defaulter and his father were requested several times by the Village Munsif, Kakumanu subsequently to pay the balance of Rs. 48.17 Paise and also Rs. 37.28 still due from them. His father, Sri Venkatasubbiah who is also a member of the Joint Family has to pay this amount of Rs. 37.28. But the defaulter did not pay any heed.

Sir, according to the report on 27-6-1963 to which the Hon'ble Leader of the Opposition has referred, the Revenue Inspector, Kakumanu and the Village Munsif proceeded to the house of the defaulter and demanded payment of the amount of Rs. 48.17 plus the amount of Rs. 37.28 which was due from his father after duly presenting the demand notice under the Revenue Recovery Act, issued by the Revenue Inspector. This is not Land Revenue Enhancement Act. This is Land Revenue Recovery Act. As the defaulters refused to receive the copies of demand notice, they were served by affixture. As the amount was not paid a she-buffalo with the calf of the defaulters was destained.

Mr. Deputy Speaker :-Please complete that report. Read out the whole statement.

Sri V. B. Raju:—He has made a very important allegation. The receipt under Sec. 9 of the R. R Act for the destained property was handed over to the father of the defaulter under proper acknowledgment. There is also acknowledgment. On the same day evening the defaulter's father paid the amount of Rs. 48.17 Paise due on behalf of his son and also an amount of Rs. 37.28 Paise payable by him plus the incidental charges of Rs. 10 and obtained receipts from the Village Munsif. The destained property was thereupon released under proper acknowledgment again. The amount recovered was brought to the Village Account XXX and remitted into the treasury.

It would thus be seen that the Revenue Inspector and the Village Officer observed all the formalities prescribed under the R. R Act and under the A. P. Land Revenue Enhancement) Act, 1967 in the recovery of the dues from the
Calling attention to matters of urgent public importance:

re: Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

defaulter. On 2-8-1968, Revenue Inspector, Kakumanu and the Village Munsif proceeded to the house of the defaulter and demanded payment of an amount of Rs. 48.17 plus Rs. 37.28 Paise.

Sri V. B. Raju:—On the suggestion of the hon. Member I will ask the Collector to personally enquire into the matter.

Will the hon. Minister kindly answer straight to my question. Will he please conduct a public enquiry? If I fail to prove it, I am liable to be prosecuted. Will he please conduct an enquiry?

(Interuption)

Sri V. B. Raju:—On the suggestion of the hon. Member I will ask the Collector to personally enquire into the matter.
Calling attention to matters of urgent public importance:

re: All general entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

Sri G. Latchanna:—No, no. I want public enquiry giving notice to me because I have made an allegation here.

Sri V. B. Raju:—I will also take this information. I will write a letter. I will see that the Secretary writes a letter to the Collector saying that the Collector should personally enquire and send a report on the basis of what has been said. I will certainly do it.

Sri G. Latchanna:—My only humble submission is whether I can be given notice when the enquiry goes on because I am the person who made the allegation.

Sri V. B. Raju:—I will ask the Secretary to request the Collector to intimate the hon. Member when the Collector actually is going to make the enquiry and when he is going to the village and all that.

Sri G. Latchanna:—No question of intimation. As an accused I may be given a notice to prove the allegation.

Sri V. B. Raju:—How can the hon. Member be an accused?

Sri G. Latchanna:—Because I have made the allegation.

Sri V. B. Raju:—The hon. Member is depending on the information that is sent to him and I am depending upon the information that is sent to me. Therefore, we both are not accused here. Even if he wants to become an accused, I do not want to become an accused.

Mr. Deputy Speaker.—About what Sri Ratnasahapathi has said do you want to say anything?

Sri B. Ratnasahapathi:—Please ask him to explain my point.

Sri V. B. Raju:—The District Revenue Officer, Cuddapah enquired into the matter. It is a fact that destain of properties belonging to eight persons in Komarampally was effected by the Village Officer for non-payment of land revenue. The affected parties filed two civil suits in the District Munsif Court, Nandalur questioning the attachment. It is reported that the Court ordered release of the destained cattle on the deposit of the land revenue dues and feeding charges of the cattle and the cattle were being restored to the parties. Since the matter is sub judice no further particulars can be disclosed.
10th July, 1268.

Calling attention to matters of urgent public importance:

re: Alleged entry of a Revenue Inspector into a house of a particular individual at Kakumanu village, Bapatla taluk, Guntur District for collection of land revenue.

Sub judice information rules Land Revenue Recovery Act 1957 destrains cattle for land revenue dues. V. M. Raju: oral version base relief is a suit for the affected party? That is why the Court has given that relief. S. B. Ratnasabhapathy: Is the hon. Minister convinced that it is all a fact now that it is proved in the Court?

V. B. Raju: I do not want to give any opinion now till the matter is disposed in the Court. After the matter is disposed of in the Court if the officers have transgressed their limits, naturally action will be taken.

S. B. Ratnasabhapathy: The case has been disposed of.

V. B. Raju: It was not illegal. The affected party filed two civil suits in the District Munsif Court, Nandalur questioning the destrainment. It is reported that the Court ordered release of the restrained cattle on the deposit of the land revenue dues. The deposit is 50% of the actual amount.

S. B. Ratnasabhapathy: The case has been disposed of.

V. B. Raju: Case admit orders pass.
Calling attention to matters of urgent public importance:

re: Scarcity of drinking water in Hindupur, Anantapur District.

It is reported that the Court ordered release of the destrained cattle on the deposit of the land revenue dues and feeding charges, and the cattle were being restored to the parties. Since the matter is sub-judice no further particulars can be disclosed.

Mr. Deputy Speaker:— No more discussion on this.
Sri P. Subbiah:— It is not discussion, Sir.
Mr. Deputy Speaker:— Please sit down.

re: Scarcity of drinking water in Hindupur, Anantapur district.

The Minister for Forests and Municipal Administration (Sri N. Chenchurama Naidu):— Sir, Hindupur is a second grade Municipality, Anantapur district with a population of 32443 as per 1961 census. The existing water supply schemes with the infiltration well of 10 ft. diameter (40-12 ft. deep) in the bed of Pemar river was designed to serve an ultimate population of 40,000 at 10 gpd (i.e. to supply 4,00,000 gallons per day).
It has been noticed that the maximum and minimum quantities supplied are 2,71,350 gallons in July 197 and 1,51,313 gallons in May 1968. In addition to the above, the public are also drawing water from a few public and private wells.

According to the reports received from the Municipality there are neither break downs in the protected water supply system, nor any complaints from the public regarding water supply.

The Municipal Engineer, Hindupur, has reported that water is being supplied from the protected water supply system for about one hour in the morning (6 a.m. to 7 a.m.) and about one hour in the evening (4:30 p.m. to 5:00 p.m.) He has further reported that the public wells were destilled and deepened and the position has improved.

Due to severe drought consequent of failure of monsoon in 1966 and 1967, the subsoil water level in the infiltration wells of the protected water supply system went down and consequently the expected yield from the above could not be extracted. Keeping the above situation in view, another infiltration well of 10 feet diameter is being sunk in Pennar river at a cost of about Rs. 17,200 and the same has been sunk into 42 feet. This well will be put into commission shortly and the water supply situation would improve.

Sri V. B. Raju:—Mr. Deputy Speaker Sir, I beg to lay on the Table a copy of the Andhra Pradesh (Telangana Area) Abolition of Inams Rules, 1968 issued in G.O.Ms. No. 634 Revenue dated 11-6-68 and published in Rules Supplement to Part I Extraordinary of the Andhra Pradesh Gazette dated 18-6-68 as required under sub-section (2) of Section 14 of the Andhra Pradesh (Telangana Area) Abolition of Inams Act, 1967.
AMENDMENT TO THE ANDHRA PRADESH SPLITTING OF JOINT PATTAS RULES, 1965.


Mr. Deputy Speaker:—Paper laid

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

Sri T. Ramaswamy:—Sir, I beg to lay on the Table a copy of each of the following notices with which certain rules made under sub-section (1) of section 69 of the Andhra Pradesh Panchayathi Samithis and Zilla Parishads Act, 1959 as required under sub-section (2) of section 69 of the Andhra Pradesh Panchayati Samithis and Zilla Parishads Act, 1959.

<table>
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<tr>
<th>Sl. No.</th>
<th>Reference to the G.O. and date with which notification have been published in the Gazette</th>
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Sri T. Ramaswamy:—Sir, I beg to lay on the Table under sub-section (3) of section 217 of the Andhra Pradesh Gram Panchayats Act, 1964, a copy of each of the following notifications which have been published in the Andhra Pradesh Gazette.
**Government Bills**

The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968:

<table>
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**G. O. Ms. No. 186, PANCHAYAT RAJ (SAMITHI III) DEPARTMENT**

**DATED 19-4-68 ISSUED UNDER S.I.C. 69 OF THE ANDHRA PRADESH PANCHAYAT SAMITHIS AND ZILAPARISHADS ACT, 1959.**

Sri T. Ramaswamy — Sir, I beg to lay on the Table under sub-section (i) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959, a copy of G.O. Ms. No. 186, Panchayati Raj (Samithi III) Department dated 19-4-68, and published at pages 07-211 of the Rules Supplement to Part VII of the Andhra Pradesh Gazette dated 16-5-1968, as required under sub-section (i) of section 69 of the said Act.

**GOVERNMENT BILLS**

The Andhra Pradesh (Krishna and Godavari delta Area) Drainage Cess Bill, 1968.
Government Bills:


The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968

The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. 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The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice. The suggestions are very nice.
Discretion is one successful remedy. The strategic position of the Krishna and Godavari Drainage Cess Bill is of great significance. The need to tackle the food problem is stated. The emphasis is on the need for self-sufficiency. The specialisation of economies in rice and iron is mentioned. The self-sufficient economy is noted. The drainage cess scheme is mentioned. The owner of the land includes the protected tenant, and incentives are provided. The bill is to be levied on the owner of the land. The bill is to be 

10 July, 1968.

Government Bills:


The bill is about the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968. The text details the provisions and objects of the bill, which aims to impose a cess on certain areas for the purpose of drainage and flood control. The bill seeks to authorize the state government to levy a cess on the specified areas to finance the necessary drainage works.

The bill was introduced on [具体的日期] to address the need for improved drainage systems in the Krishna and Godavari Delta areas, which are prone to flooding and require substantial investment in drainage infrastructure. The bill includes provisions for the collection of cess, the allocation of funds raised, and the implementation of drainage projects.

The bill is significant as it outlines the legislative framework for addressing the long-standing issue of inadequate drainage in these areas. The provisions ensure that funds collected from the cess are specifically utilized for the intended purpose, thereby prioritizing the needs of the residents affected by flooding and drainage issues.

The bill's objectives are to:
- Improve drainage infrastructure in the specified areas
- Protect the environment by reducing the impact of flooding
- Ensure the efficient use of funds collected through the cess
- Address the immediate and long-term needs of the affected communities

The bill includes detailed provisions on the collection and utilization of cess, the monitoring and evaluation of drainage projects, and the accountability of the authorities responsible for implementing these works.

In conclusion, the Andhra Pradesh (Krishna and Godavari Delta Areas) Drainage Cess Bill, 1968, is a significant legislative effort to address the critical issue of drainage in the targeted areas, aiming to enhance the quality of life for the residents and protect the environment from the adverse effects of flooding.
180  10th July, 1968.

Government Bills:

...
Government Bills:


10th Jul., 1968. 181


Repeals and amendments.- The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Act, 1967 and minor drains and sewage cesses and sewage cesses and minor drains repairs estimates take up from 1967
182 10th July, 1968.

Government Bills:

The amendments are:

3. In the 10th July, 1968. Government Bill, in page 20, the following shall be inserted:

"In respect of 20 per cent of the area under this Bill, the cess shall be payable in the following manner:

- A tax of 20 per cent shall be levied on the area under this Bill.
- The cess shall be payable in equal instalments throughout the year.
- The cess shall be deposited in the following manner:
  - On 1st July:
    - A tax of 10 per cent shall be levied on the area under this Bill.
    - The cess shall be payable on 1st July.
  - On 15th July:
    - A tax of 10 per cent shall be levied on the area under this Bill.
    - The cess shall be payable on 15th July.
  - On 31st July:
    - A tax of 10 per cent shall be levied on the area under this Bill.
    - The cess shall be payable on 31st July.

The amendments shall come into force on the date of this Bill."
Government Bills:  
10th July, 1968  

Mr. Speaker in the Chair:

The Hon'ble Member from the Krishna and Godavari Delta Area introduced the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968.

The Hon'ble Member stated that the Bill was introduced to provide for the collection of a cess in the areas of Krishna and Godavari Delta to be utilized for drainage purposes. The cess would be charged on water drawn from the rivers Krishna and Godavari. The Hon'ble Member emphasized the importance of drainage for the development of the area and the need for financial support to undertake the necessary works.

Mr. Speaker read out the Bill and explained the provisions. He mentioned that the cess would be levied at a rate to be determined by the State Government. The proceeds of the cess would be deposited in a special fund for the purpose of undertaking drainage works.

Mr. Speaker then invited Member's comments and discussion on the Bill.

The Hon'ble Member from the Krishna and Godavari Delta Area thanked Mr. Speaker for introducing the Bill and stated that it was a necessary step for the development of the area.

The Hon'ble Member from the surrounding areas also supported the Bill and stated that it would be beneficial for the entire region.

The debate continued with contributions from various Members expressing their views on the Bill and discussing its implementation and impact on the area.

The Hon'ble Speaker adjourned the discussion to a later date for further consideration and action.


Government Bills:


[Text in Telugu script]
186  10th July, 1968.

The An'hra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968

...
Government Bills:

10th July, 1968

The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968

The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968

The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968
Government Bills:
The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1963

188  10th July, 1968.

The scheme drainage cess 10. 20 loans 500 charity must begin at home. 500 charity must begin at home.
Government Bills:
10th July, 1958.
The Andhra Pradesh (Krishna and Godavari Delta Area) Dr. image Cess Bill, 1965.

The Andhra Pradesh (Krishna and Godavari Delta Area) Dr. image Cess Bill, 1965.

The Andhra Pradesh (Krishna and Godavari Delta Area) Dr. image Cess Bill, 1965.

The Andhra Pradesh (Krishna and Godavari Delta Area) Dr. image Cess Bill, 1965.
Government Bills:
The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968

...continued

Mr. Deputy Speaker:—Motion moved.

Sir, I move: 'That the Bill be recommitted to the Select Committee.'

Mr. Deputy Speaker:—Motion moved.
Government Bills:

The Archana Pradesi (Krishna and Gadvari Delta Area) Drainage Cess Bill, 1968

10th July, 1968

191

The Archana Pradesi (Krishna and Gadvari Delta Area) Drainage Cess Bill, 1968

The bill was introduced by Mr. Krishna and Mr. Gadvari. The bill aims to impose a cess on the Delta Area to fund drainage projects. The cess will be charged at the rate of 10 paise per rupee. The bill passed the Select Committee and was supported by all members. The insurance company agreed to support the bill and promised to provide coverage for the drains. The bill was passed by a majority vote. The bill was signed by Mr. Archana Pradesi.
192 10th July, 1968. Government Bills:

Select Committee

Select Committee tends to examine three main points: (a) Levy, (b) nature of the cess. The cess is supposed to be a levy. Levy is a tax or a levy. Law Department says the cess is a tax. Tax is a QUID PRO QUO measure. According to the cess is a tax.

Tax is not a QUID PRO QUO measure. Tax is collected from the people and in this tax system the absence of QUID PRO QUO is there.

Economic expert PLEHN defines taxes thus: "Taxes are generally compulsory contributions of levy levied upon persons, entirely or great part, to defray the expenses incurred in conferring common benefits upon the residents of the State." This definition brings out the true nature of a tax. The essence of a tax is (a) that it is a compulsory levy under certain conditions and (b) it is meant for the general purposes of the State. The individual cannot expect that the State should render him a specific service in return for the tax. There is no direct QUID PRO QUO. The taxes are meant to meet the general expenses of the Government which confer a common benefit.

In the words of TAUSSIG "the essence of a tax as distinct from other charges by Government is the absence of any direct QUID PRO QUO between the tax-payer and the public authority."
Government Bills:

The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968

10th July, 1968

The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968

... Betterment Tax Act, etc. And it is highly desirable that a uniform basis should be laid down which would avoid material discrimination, if any. It is to be hoped that the Act will be passed on the 15th of October, 1967, with the legal complications avoided to the maximum. Even there, there is discrimination. The court has found to be the most scientific basis by the Court. Assessment settlement survey and most scientific basis adopted. In order to classify the lands, it is desirable to divide the area into 4 divisions. Four divisions are divided into 15 subdivisions. The Select Committee on rational divisions is to be made available. The court has found that division of 4 subdivisions is the most scientific basis. Assessment, settlement survey and most scientific basis adopted. In order to classify the lands, it is desirable to divide the area into 4 divisions. Four divisions are divided into 15 subdivisions. The Select Committee on rational divisions is to be made available. The court has found that division of 4 subdivisions is the most scientific basis.
19th July, 1978

Government Bills:

Estimates of minor projects, drainage schemes and their share in the division are submitted. The share of minor drainage schemes is to be proportionate to expenditure and requirements. The shares in the division have been made proportionate to the proportionate expenditure and requirements of the division out of the total share of the division in the area. The estimates of minor drainage schemes are to be made in proportionate to expenditure and requirements of the division out of the total share of the division in the area, implying proportionate share in the division of the Board. The clause is vague and so open to interpretation. The division is to be defined in the constitution and composition of the Board. P.W.D., Electric Board, Road Transport Board, autonomous bodies, P.W.D., Godavari irrigation, autonomous boards, and the Department are defined by the Act. The shares of 10, 15, 20, and 27 are indicated.
Government Bills:  
10th July, 1938.  

...
10th July, 1968.

The Government Bills:

Sri C. V. K. Rao:—Sir, I move:

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

Mr. Deputy Speaker:—Motion moved.

Mr. V. V. R. Sarao:—Mr. Deputy Speaker, the Select Committee, on 23rd March, 1968, submitted their report. The Committee has recommended that the Bill be circulated for obtaining public opinion. The report of the Committee has been placed on the Table. The report of the Committee, on the 5th Plan, has also been placed on the Table. The report of the Committee, on the 4th Plan, has been placed on the Table.

Mr. V. V. R. Sarao:—Mr. Speaker, the Select Committee has submitted its report on the 4th Plan. The report of the Committee, on the 5th Plan, has also been placed on the Table. The report of the Committee, on the 4th Plan, has been placed on the Table.

Mr. V. V. R. Sarao:—Mr. Speaker, the Select Committee has submitted its report on the 4th Plan. The report of the Committee, on the 5th Plan, has also been placed on the Table. The report of the Committee, on the 4th Plan, has been placed on the Table.

10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197


Government Bills:


10th July, 19.8. 137

Government Bills:

197

198
10th July, 1968

Government Bills:

Government Bills:

10th July, 1968.


Government Bills:

మార్గం, అంశసంఖ్య 13 ఇనియా దృశ్యం ఉంది. బహుని వరకు ఇందులో రాయబడిన పెద్ద సంఖ్య. బాగా ఇది ఇంటి నిర్మాణం తీవ్రం ఫలితం కిరి ఉంది. అప్పుడు పెద్ద సంఖ్య శిఖరం మీద ఉండి. సమీప పరిస్థితులు మూడు రెండు రోమాంగ విధానాల ద్వారా ఉండాడు. అందుకే ఈ మార్గం తీవ్రం ఫలితం కిరి ఉంది.

మార్గం, అంశసంఖ్య 2 ఇనియా దృశ్యం ఉంది. బహుని వరకు ఇందులో రాయబడిన పెద్ద సంఖ్య. బాగా ఇది ఇంటి నిర్మాణం తీవ్రం ఫలితం కిరి ఉంది. అప్పుడు పెద్ద సంఖ్య శిఖరం మీద ఉండి. సమీప పరిస్థితులు మూడు రెండు రోమాంగ విధానాల ద్వారా ఉండాడు. అందుకే ఈ మార్గం తీవ్రం ఫలితం కిరి ఉంది.

మార్గం, అంశసంఖ్య 3 ఇనియా దృశ్యం ఉంది. బహుని వరకు ఇందులో రాయబడిన పెద్ద సంఖ్య. బాగా ఇది ఇంటి నిర్మాణం తీవ్రం ఫలితం కిరి ఉంది. అప్పుడు పెద్ద సంఖ్య శిఖరం మీద ఉండి. సమీప పరిస్థితులు మూడు రెండు రోమాంగ విధానాల ద్వారా ఉండాడు. అందుకే ఈ మార్గం తీవ్రం ఫలితం కిరి ఉంది.

మార్గం, అంశసంఖ్య 4 ఇనియా దృశ్యం ఉంది. బహుని వరకు ఇందులో రాయబడిన పెద్ద సంఖ్య. బాగా ఇది ఇంటి నిర్మాణం తీవ్రం ఫలితం కిరి ఉంది. అప్పుడు పెద్ద సంఖ్య శిఖరం మీద ఉండి. సమీప పరిస్థితులు మూడు రెండు రోమాంగ విధానాల ద్వారా ఉండాడు. అందుకే ఈ మార్గం తీవ్రం ఫలితం కిరి ఉంది.
Mr. Speaker: — The question is:

"That the Bill be recommitted to a Select Committee."

The motion was negatived.

Mr. Speaker: — The question is:

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

The motion was negatived.

Mr. Speaker: — The question is:

"That the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968 (as reported by the Select Committee) be read a second time."

The motion was adopted.

CLAUSE

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

"In sub-clause (c) of Clause 2 for the words whether be flow or lift substitute the words "irrigated by flow."

"For item (iii) of sub-clause (d) of clause 2 substitute the following:—

"Since lowering of Kolleru lake is a specific project, all the drains that flow into the lake should be formed into a separate division."

Mr. Speaker:—Amendments moved:

Sri G. Latchanna:—Sir, I beg to move:

"For sub-clause (d) of clause 2 substitute the following:—

1. The Godavari Eastern Delta Division.
2. The Godavari Central Delta Division.
3. The area comprising Kolleru Lake project.
4. The remaining areas in ‘2’ division in the original sub-clause.
5. The Krishna Western Delta division."

Mr. Speaker:—Amendment moved:

Sri R. Satyanarayana Raju:—Sir, I beg to move:

"In sub-clause (d) of clause 2 for item 3 substitute the following:—

"Since draining of Kolleru lake is a specific project all the drains that flow into the lake should be formed into a separate division."

"Insert the following as sub-clause (d) (iv) of clause 2:—

‘The remaining areas shall be formed into another division.’"

Mr. Speaker:—Amendments moved.

Sri P. Subbaiah:—Sir, I beg to move:

"In sub-clause (d) of clause 2 for the words “wet and dry” substitute the words “wet affected with floods.”"

Mr. Speaker:—Amendment moved.

Sri G. Latchanna:—Sir, I beg to move.

"In sub-clause (e) of clause 2 for the word ‘cess” substitute the word “levy”"

"In sub-clause (h) of clause 2 delete the words “or dry”"

Mr. Speaker:—Amendments moved.

Sri P. Subbaiah:—Sir, I beg to move.

"In sub-clause (h) of clause 2 for the words “or dry land” and substitute the words “wet affected with floods.”"

Mr. Speaker:—Amendment moved.
Sri B. Niranjana Rao—Sir, I beg to move.

"For Sub-clause (h) substitute the following.

‘Land’ means wet land as per tarams.”

Mr. Speaker—Amendment moved:

(Pause)

Mr. Speaker :—The question is:

“In sub-clause (c) of Clause 2 for the words ‘whether by flow or lift’ substitute the words ‘irrigated by flow’.

For item (iii) of sub-clause (d) of clause 2 substitute the following:

‘Since lowering of Kolleru lake is a specific project, all the drains that flow into the lake should be formed into a separative division.’

The motions were negatived.

Mr. Speaker :—The question is:

For sub-clause (d) of clause 2 substitute the following:

1. the Godavari Eastern Delta Division.
2. the Godavari Central Delta Division.
3. the area comprising Kolleru Lake project.
4. the remaining areas in ‘2’ division in the original sub-clause.
5. the Krishna Western Delta Division.”

The motion was negatived.

Mr. Speaker :—The question is:

“In sub-clause (d) of clause 2 for item 3 substitute the following:

‘Since draining of Kolleru lake is a specific project all the drains that flow into the lake should be formed into a separative division.’

‘Insert the following as sub-clause (d) (iv) of clause 2:—

‘The remaining areas shall be formed into another division.’

The motions were negatived.

Mr. Speaker :—The question is:

“Insert the following as item (iv) of sub-clause (d) of clause 2

‘The remaining areas shall be formed into another division’

and re-number item (iv) in sub-clause (d) of clause 2 as item (v) of sub-clause (d) of clause 2.”

The motion was negatived.

Mr. Speaker :—The question is:

“In sub-clause (e) of clause 2, or the word “cess” substitute the word “levy.”

“In sub-clause (h) of clause 2 delete the words “or dry.”

The motion was negatived.
Mr. Speaker:—The question:

"In sub-clause (h) of clause 2 for the words ‘or dry land’ and substitute the words ‘wet affected with floods.’"

The motion was negatived.

Mr. Speaker:—The question is:

"For sub-clause (h) substitute the following:

‘Land’ means wet land as per turams.”

The motion was negatived.

Mr. Speaker:—The question is:

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

The motion was adopted.

Clause 2 was added to the Bill.

Clause 3

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

"In sub-clause (1) of clause 3 after the words ‘on every land’ insert the following.

‘which is partially or wholly affected by floods in every flood during the last 10 years’"

Mr. Speaker:—Amendment moved.

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

"In sub-clause (1) of clause 3 for the word ‘six’ substitute the word ‘five’.”

"In sub-clause (1) of clause 3 for the word ‘six’ substitute the word ‘four’.”

Mr. Speaker:—Amendments moved.

Sri P. Subbaiah:—Sir, I beg to move:

"In sub-clause (1) of clause 3 for the words ‘not exceeding the rate specified in the corresponding entry that Division’ substitute the words ‘on the basis of Jaram classifications.’"

Mr. Speaker:—Amendment moved.

Sri K. Govindarao:—Sir, I beg to move:

"Add the following provisos at the end of sub-clause (1) of clause 3:

“(1) Provided that no such drainage cess shall be leviable on lanka lands or Padugai lands leased out to Fieldlabour Co-operative Societies comprised within the division.”

“(2) Provided further that no such drainage cess shall be levied on the owners of lands owing 2½ acres and less comprised within the division.”

Mr. Speaker:—Amendment moved.

Sri C. V. K. Rao:—Sir, I beg to move:

"Add the following at the end of sub-clause (1) of clause 3:

‘Provided that no levy or collection be made from ryots owning 5 acres and less.’"
Mr. Speaker:—Amendment moved.
Sri P. Subbaiah:—Sir, I beg to move:
"Add the following as new sub-clause (1) of clause 3:
"The owners of the lands having 5 acres and below shall
be exempted from the Drainage cess.'"

Mr. Speaker:—Amendment moved.

Sri R. Satyanarayana Raju:—Sir, I beg to move:
"Add the following as sub-clause (4) in clause 3:
"Any other possession of 2 acres and below in each of
the divisions should be exempted from drainage cess.'"

Mr. Speaker:—Amendment moved.

Sri G. Latchpreen:—Sir, I beg to move:
"For clause 3 substitute the following:
"There shall be floated a loan adequate to meet the expendi-
ture for the construction of all the drainage schemes in the
Krishna-Godavari Delta areas which shall be made redeemable
after 5 years of the completion of these projects. The loan
shall be redeemed by imposing a betterment levy on the lands
benefited by these schemes and collecting from ryots in easy yearly
instalments.'"

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:
"In sub-clause (1) of clause 3 after the words on ‘every land’
insert the following:
"which is partially or wholly affected by floods in every flood
during the last 10 years'"

The motion was negatived.

Mr. Speaker:—The question is:
"In sub-clause (1) of clause 3 for the word ‘six’ substitute the
word ‘five’.
"In sub-clause (1) of clause 3 for the word ‘six’ substitute the
word ‘four’.

The motions were negatived.

Mr. Speaker:—The question is:
"In sub-clause (1) of clause 3 for the words “not exceeding
the rate specified in the corresponding entry that Division’ sub-
stitute the words ‘on the basis of Taram classifications’.

The motion was negatived.

Mr. Speaker:—The question is:
"Add the following provisos at the end of sub-clause (1) of
clause 3:
1) Provided that no such drainage cess shall be leviable
on lanka lands or ‘Padugai’ lands leased out to Fieldlabour Coopera-
tive Societies comprised within the division.
2) Provided further that no such drainage cess shall be
levied on the owners of lands owning 2½ acres and less
comprised within the division.'"

The motion was negatived.
Mr. Speaker:— The question is:
"Add the following at the end of sub-clause (1) of clause 3:—
"Provided that no levy or collection be made from ryots owning 3 acres and less:"

The motion was negatived.
Mr. Speaker:— The question is:
"Add the following as new sub-clause (4) of Clause 3:—
"The owners of the land having 5 acres and below shall be exempted from the Drainage cess."

The motion was declared negatived.
Some opposition members pressed for a division.
The House divided thus.
Ayes...41; Noes...95; Neutrals... Nil.
The motion was negatived.
Mr. Speaker:— The question is:
"Add the following as sub-clause (4) in clause 3:—
"Any other possession of 2 acres and below in each of the divisions should be exempted from drainage cess."

The motion was declared negatived.
Some Opposition members pressed for a division.
The House divided thus.
Ayes...41; Noes...95; Neutrals...Nil.
The motion was negatived.
Mr. Speaker:— The question is:
"For clause 3 substitute the following:
"There shall be floated a loan adequate to meet the expenditure for the construction of all the drainage schemes in the Krishna Godavari Delta areas which shall be made redeemable after 5 years of the completion of these projects. The loan shall be redeemed by imposing a betterment levy on the lands benefited by these schemes and collecting from ryots in easy yearly instalments."

The motion was declared negatived.
Some Opposition members pressed for a division.
The House divided thus.
Ayes...27; Noes...98; Neutrals... Nil.
The motion was negatived.
Mr. Speaker:— The question is:
"That Clause 3 do stand part of the Bill."

The motion was adopted.
Clause 3 was added to the Bill.
21—14
Government Bills:

CLAUSE 4.

Sri P. Subbaiah:—Sir, I beg to move:
"In sub-clause (1) of clause 4 for the words ‘forty-five days’ substitute the words ‘sixty days’.

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:
"In sub-clause (1) of clause 4 for the words ‘forty-five days substitute the words ‘sixty days’.

The motion was negatived.

Sri G. Latchanna:—Sir, I beg to move:
"In sub-clause 4 for the words ‘so far as such service may be practicable’ substitute the words ‘on every person or any member of his family who is liable for the payment of the said cess.

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:
"In sub-clause (8) of clause 4 for the words ‘so far as such service may be practicable’ substitute the words ‘on every person or any member of his family who is liable for the payment of the said cess.

The motion was negatived.

Mr. Speaker:—The question is:
"That Clause 4 do stand part of the Bill.

The motion was adopted.

Clause 4 was added to the Bill.

CLAUSE 5.

Sri G. Latchanna:—Sir, I beg to move:
"In sub-clause (1) of clause 5 for the words ‘such authority, as it thinks fit’ substitute the following:

‘appeal before the District Munsiff of that revenue taluk in the first instance and in second appeal before the District Judge which is the final appeal.

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:
"In sub-clause 5 for the words ‘such authority, as it thinks fit’ substitute the following:

‘appeal before the District Munsiff of that revenue taluk in the first instance and in second appeal before the District Judge which is the final appeal.

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

"That clause 5 do stand part of the Bill."

The motion was adopted.
Clause 5 was added to the Bill.

CLAUSE 6.

Mr. Speaker:—The question is:

"That clause 6 do stand part of the Bill."

The motion was adopted.
Clause 6 was added to the Bill.

CLAUSE 7

Sri C. V. K. Rao:—Sir, I beg to move:

"In sub-clause (1) of clause 7 for the words "and such number by notification appoint" substitute the words "and members consisting of all M.L.As and M.L.Cs. of the area."

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

"In sub-clause (1) of clause 7 for the words "and such number by notification appoint" substitute the words "and members consisting of all M.L.As and M.L.Cs. of the area."

The motion was negatived.

Sri B. Niranjana Rao:—Sir, I beg to move:

"In sub-clause (1) of clause 7 for the words "such number of other members" substitute the words "The Board shall consist of all the elected representatives of the Legislature of the area."

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

"In sub-clause (1) of clause 7 for the words "such number of other members" substitute the words "The Board shall consist of all the elected representatives of the Legislature of the area."

The motion was negatived.

Sri G. Latchanna:—Sir, I beg to move:

"For sub-clause (1) of clause 7 substitute the following:—

"There shall be established by the Government, a Board for the purpose of this Act to be called the Krishna and Godavari Delta Drainage Board which shall consist of 20 members excluding the the Chairman, one half of which shall be non-official (M.L.As only). The Minister for Irrigation shall be the Chairman."

Mr. Speaker:—Amendment moved.

(Pause)

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

Sri P. Subbaiah :— Sir, I beg to move:
“Substitute the following for sub-clause (1) of clause 7:
“There shall be established by the Government a Board for the purposes of this Act, to be called the Krishna and Godavari Delta Drainage Board, which shall consist of 20 members excluding the Chairman out of whom half should be non-officials in the representative capacity and character whose term of office shall be two years.”

Mr. Speaker :— Amendment moved.
(Pause)

Mr. Speaker :— The question is:
“Substitute the following for sub-clause (1) of clause 7:—
“There shall be established by the Government a Board for the purposes of this Act, to be called the Krishna and Godavari Delta Drainage Board, which shall consist of 20 members excluding the Chairman out of whom half should be non-officials in the representative capacity and character whose term of office shall be two years”.

The motion was negatived.

Sri Vavilala Gopalakrishnayya :— Sir, I beg to move:
“For sub-clauses (1), (2) and (3) of clause 7 substitute the following:—

(1) There shall be constituted a Board to be called ‘The Krishna and Godavari Delta Mrruguniwarama Samiti’ elected by the ayacutdars of each of the following Deltas:—
1. Krishna Western five persons
2. Krishna Eastern Central, one.
3. Krishna Western - six
4. Godavari Western - five.
5. Godavari Central - two.
6. Godavari Eastern - three and these members will elect a Chairman and a Vice-Chairman from amongst themselves

(2) There will be Committee of three from the Members for each delta.

(3) The term of the members will be five years.”

Mr. Speaker :— Amendment moved.
(Pause)

Mr. Speaker :— The question is:
For sub-clauses (1), (2) and (3) of clause 7 substitute the following:—
Government Bills:


"(1) There shall be constituted a Board to be called 'The Krishna and Godavari Delta Muruganivarana Samiti elected by the ayacutders of each of the following Deltas:—

1. Krishna Western - five.
2. Krishna Eastern - one.
4. Godavari Western - five.
5. Godavari Central - two.
6. Godavari Eastern - three, and these members will elect a Chairman and a Vice-Chairman from amongst themselves.

(2) There will be Committee of three from the members for each delta.

(3) The term of the members will be five years."

The motion was declared negatived.

Sri Vavilala Gopalakrishnayya pressed for division.

The House then divided thus.

Ayes...27; Noes..98; Neutrals..Nil.

The motion was negatived.

Sri S. Sidda Reddy:—Sir, I beg to move:

"In sub-clause (1) of clause (7) for the words "such number of other members", substitute the words "such number of other members, not less than twelve but not more than twenty".

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

"In sub-clause (1) of clause (7) for the words "such number of other members", substitute the words "such number of other members, not less than twelve but not more than twenty".

The motion was declared negatived.

Sri S. Sidda Reddy pressed for division.

The House then divided.

Ayes 98; Noes Nil; Neutrals...27.

The motion was adopted.

Mr. Speaker:—The question is:

"That Clause 7, as amended, do stand part of the Bill".

The motion was adopted.

Clause 7, as amended was added to the Bill.

Clause 8

Sri G. Latchanna:—Sir, I beg to move:

"In sub-clause 1 of clause 8 delete the words "reduced by the cost of collection as determined by the Government".

Mr. Speaker:—Amendment moved.

(Pause)
Mr. Speaker:—The question is:

"In sub-clause 1 of clause 8 delete the words "reduced by the cost of collection as determined by the Government"."

The motion was negatived.

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

"In the second proviso in clause 8 for the words "In such manner as may be prescribed" substitute the word "Proportionately".

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

"In the Second proviso in clause 8 for the words "in such manner as may be prescribed" substitute the word "Proportionately".

The motion was negatived.

Mr. Speaker:—The question is:

"That Clause 8 do stand part of the Bill."

The motion was adopted.

Clause 8 was added to the Bill.

Clause 9

Mr. Speaker:—The question is:

"That Clause 9 do stand part of the Bill."

The motion was adopted.

Clause 9 was added to the Bill.

Clause 10

Mr. Speaker:—The question is:

"That Clause 10 do stand part of the Bill."

The motion was adopted.

Clause 10 was added to the Bill.

Clause 11

Sri G. Latchanna:—Sir, I beg to move:

"Delete Clause 11".

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

"Delete Clause 11".

The motion was negatived.

Mr. Speaker:—The question is:

"That Clause 11 do stand part of the Bill."

The motion was adopted.

Clause 11 was added to the Bill.

Clauses 12, 13, 14 & 15

Mr. Speaker:—The question is:

"That Clauses 12, 13, 14 & 15 do stand part of the Bill."

Government Bills:
Government Bills:

10th July, 1968


The motion was adopted.

Clauses 12, 13, 14 and 15 were added to the Bill

SCHEDULE

Sri R. Satyanarayana Raju:—Sir, I beg to move:

“For the existing figures in column 3 of the schedule substitute the following:—

(i) Rs. 5-00
(ii) Rs. 5-00
(iii) Rs. 10-00
(iv) Rs. 7-50

and

“For the existing figures in column 3 of the schedule substitute the following:—

(i) Rs. 5-00
(ii) Rs. 5-00
(iii) Rs. 15-00
(iv) Rs. 10-00

Mr. Speaker:—Amendments moved.

(Pause)

Mr. Speaker:—The question is:

“For the existing figures in column 3 of the schedule substitute the following:—

(i) Rs. 5-00
(ii) Rs. 5-00
(iii) Rs. 10-00
(iv) Rs. 7-50

and

“For the existing figures in column 3 of the schedule substitute the following:—

(i) Rs. 5-00
(ii) Rs. 5-00
(iii) Rs. 15-00
(iv) Rs. 10-00

The motions were negatived.

Sri K. Ramanadham:—Sir, I beg to move:

“For the existing schedule substitute the following:—

1. Krishna and Godavari Delta area. Rs. 10/- per acre, per annum”.

and

“In column 3 of the table against item 3 for the existing figure “25” substitute the figure “10”.”
Mr. Speaker:—Amendments moved.

(Pause)

Mr. Speaker:—The question is:

“For the existing schedule substitute the following:

(1)
(2)

1. Krishna and Godavari Delta area. Rs. 10/- per acre, per annum.”

and

“In column 3 of the table against item 3 for the existing figure “25” substitute the figure “10’.

The motions were negatived.

Sri M. Venkatanarayana:—Sir, I beg to move:

“In column 3 of the table against item 3 for the existing figure “25” substitute the figure “15’.

Mr. Speaker:—The Amendment moved.

(Pause)

Mr. Speaker:—The question is:

“In column 3 of the table against item 3 for the existing figure “25” substitute the figure “15’.

The motion was negatived.

Sri C. V. K. Rao:—Sir, I beg to move:

“For the existing figures in column 3 of the schedule substitute as follows:

For Rs. 10/- substitute Rs. 4/-
For Rs. 25/- substitute Rs. 8/-
For Rs. 15/- substitute Rs. 6/-

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

“For the existing figures in column 3 of the schedule substitute as follows:

For Rs. 10/- substitute Rs. 4/-
For Rs. 25/- substitute Rs. 8/-
For Rs. 15/- substitute Rs. 6/”

The motion was negatived.

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

“For the existing figures in column 8 of the schedule substitute as follows:

For Rs. 10/- substitute Rs. 5/-
For Rs. 25/- substitute Rs. 15/-
For Rs. 15/- substitute Rs. 10/-

Provided this cess will not be levied from persons who hold two acres and less.”
Government Bills: Government Bills:


Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

“For the existing figures in column 3 of the schedule substitute as follows:—

For Rs. 10/- substitute Rs. 5/-
For Rs. 25/- substitute Rs. 15/-
For Rs. 15/- substitute Rs. 10/-

Provided this cess will not be levied from persons who hold two acres and less.”

The motion was negatived.

Sri B. Niranjan Rao:—Sir, I beg to move.

“In the schedule for item 3 substitute the following:—

(iii) (a) the catchment area of Kolleru and the drains that are emptying into Kolleru and Upputeru,

(iii) (b) the rest of the area of Godavari Western and Krishna Central and Eastern.

Mr. Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

“In the schedule for item 3 substitute the following:—

(iii) (a) the catchment area of Kolleru and the drains that are emptying into Kolleru and Upputeru.

(iii) (b) the rest of the area of Godavari Western and Krishna Central and Eastern.

The motion was negatived.

Sri P. Subbaria:—Sir, I beg to move.

“For the existing figures in the schedule, substitute the following:

(a) For “Rs. 10” substitute “Rs. 5”.
(b) For “Rs. 25” substitute “Rs. 10”.
(c) For “Rs. 10” substitute “Rs. 7-50”.

and

“For the existing figures in the schedule, substitute the following:—

(a) For “Rs. 10” substitute “Rs. 5”.
(b) For “Rs. 25” substitute “Rs. 15”.
(c) For “Rs. 15” substitute “Rs. 10”.

Mr. Speaker:—Amendments moved.

(Pause)

Mr. Speaker:—The question is:

“For existing figures in the Schedule, substitute the following:—

21—15

(a) For “Rs. 10” substitute “Rs. 5”.
(b) For “Rs. 25” substitute “Rs. 10”.
(c) For “Rs. 10” substitute “Rs. 7.50”.

and

For the existing figures in the schedule, substitute the following:

(a) For “Rs. 10” substitute “Rs. 5”.
(b) For “25” substitute ”15”.
(c) For “15” substitute “10”.

The motions were negatived.

Sri S. Sidda Reddy:—Sir, I beg to move.

“That in item (8) of the Schedule in column (3) for ‘Rs. 25 substitute ‘Rs. 20’”.

Mr Speaker:—Amendment moved.

(Pause)

Mr. Speaker:—The question is:

“That in item (3) of the Schedule in column (3) for ‘Rs. 5’ substitute ‘Rs. 20’”.

The motion was adopted.

Mr. Speaker:—The question is:

“That Schedule, as amended, do stand part of the Bill”.

The motion was adopted.

The Schedule, as amended, was added to the Bill.

CLAUSE 1

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

“Add the following at the end of sub-clause 2 of clause 1:

“which are partially or wholly affected by floods in every flood during the last 10 years”.

Mr. Speaker:—Amendment moved.

Sri P. Subbaiah:—Sir, I beg to move.

“For sub-clause (2) of clause 1 substitute the following:

“It applies to the lands which are actually affected in the Delta area of the Krishna and Godavari Rivers in the State of Andhra Pradesh”.

Mr. Speaker:—Amendment moved.
Mr. Speaker:—The question is:

"Add the following at the end of sub-clause (2) of Clause 1:—

"which are partially or wholly affected by floods in every flood during the last 10 years."

The motion was declared negatived.
Sri G. Latchanna pressed for division.

The House then divided thus:
The motion was negatived.
Mr. Speaker:—The question is:

"For sub-clause (2) of clause 1 substitute the following :

"It applies to the lands which are actually affected in the Delta area of the Krishna and Godavari Rivers in the State of Andhra Pradesh."

The motion was negatived.

Mr. Speaker:—The question is :

"That Clause 1 do stand part of the Bill."
The motion was adopted.
Clause 1 was added to the Bill.

ENACTING FORMULA AND LONG TITLE.

Mr. Speaker:—The question is:
“That the Enacting Formula and Long Title do stand part of the Bill.”

The motion was adopted.
The Enacting Formula and Long Title were added to the Bill.

Sri S. Sidda Reddy:—Sir, I beg to move:
“That the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968 be read a third time.”

Mr. Speaker:—Motion moved.
Government Bills:

The Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1933.

The Ardhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1933.

Either in the shape of a special fee like the drainage cess, advance betterment levy or betterment levy afterwards. The improvement is the responsibility of the entire State. The autonomous body shall have separate directions act in the consolidated fund.

Mr. Speaker:—The question is:

"That the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968 be read a third time".

The motion was adopted.

Mr. Speaker:—The House is adjourned till 8.30 A. M. on 11-7-1968.

The House then adjourned till Half-past Eight of the clock on Thursday, the 11th July, 1968.