ANDHRA PRADESH LEGISLATIVE ASSEMBLY

ORAL ANSWERS TO QUESTIONS.

REDUCTION OF LAND REVENUE

2596—

5349 (P) Q.—Sarvasri N. Raghava Reddy (Nakrekal) and S. Vemasyya (Sarvepalli)—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) The steps taken so far by the Government for the reduction of land revenue to the wet lands under the minor irrigation sources depending on rainfall under section 15 Land Revenue Assessment (Enhancement) Act, 1967;

(b) The criteria adopted to declare them as precarious sources;

(c) Whether the copies of instructions issued by the Board of Revenue to prepare the lists of precarious sources will be placed on the Table of the House;

(d) Whether it will not amount to a breach of the assurance given to the Assembly to collect the land revenue without reducing it so far as per section 15?

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

(a). In respect of Andhra area, a notification under section 15 (1) of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967 was issued in G. O. Ms. No. 378 dated 18-4-68 and published in Extraordinary Issue of the Andhra Pradesh Gazette dated 22-4-1968, granting reduction of land revenue and additional land revenue by 25% for the wet lands which are served by rainfed tanks receiving supply of water from a source other than a river and which ordinarily has capacity to supply water for a period of three months and less and
described in the settlement or resettlement registers of the villages as class V or precarious sources.

In respect of Telangana area, the lists of precarious sources are being prepared by the Collectors and the issue of a notification will be considered as soon as the lists are finalised by the Collectors. As the preparation of these lists is likely to take time the Government ordered as a measure of ad hoc relief that in such cases the collections should be limited to the sums that would have been payable under the Act of 1962:

(b) Rainfed tanks deriving supply of water from a source other than a river and which ordinarily have capacity to supply water for a period of 3 months or less will normally be treated as precarious sources:

(a) In Andhra area, these sources will be those which are denoted as class V sources or precarious sources in the village Settlement or Resettlement registers.
(b) In Telangana area, no such classification obtains and these sources have therefore to be determined now. The Government prescribed certain guide lines for the determination of the precarious sources:

(c) Yes.

(d) Collection of land revenue and additional land revenue in full in respect of the lands under precarious sources of irrigation will be effected only after the notification reducing the land revenue and additional land revenue by suitable percentage for the lands, are issued by Government. Where excess amounts are paid, steps will be taken to adjust them.

STATEMENT PLACED ON THE TABLE OF THE HOUSE
VIDE ANSWER TO CLAUSE (C) OF L.A.Q.NO. 5319-P STARRED (*2596)

Instructions to prepare the lists of precarious sources of Irrigation.

Extract of Para 17 of Memo. No. 3316-N(67-5) dt.2-11-1967

17. Precarious sources concession.—Government by notification under section 15 (1) of the Act propose to grant a percentage remission on the Land Revenue and Addl. Land Revenue payable under the Act in respect of wet lands registered under precarious sources of irrigation. By precarious sources of irrigation are intended to include V class irrigation sources and registered as such in the Settlement Registers, that is to say, rain-fed tanks with capacity for supplying water for 3 months and less. Such sources have been classified in the Settlement accounts in the Andhra area and in the Telangana area action will have to be taken to determine and notify such sources. Government consider that the most relevant data for determining precarious sources in the Telangana could be readily gathered from the Khastowar registers and that a classification of such sources could be attempted on the basis of that data. As such sources would for the most part be those with acreage about 100 acres and less, an enquiry may appropriately be limited to the sources which are now under the control of the
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Panchayat Samithis and Zilla Parishads. Statements will have to be prepared in the form given below in respect of all rain-fed tanks transferred to Panchayat Samithis and Zilla Parishads as the case may be gathering the particulars from the Kharthewar statements and the remission accounts for 5 years prior to 1966.

<table>
<thead>
<tr>
<th>Name of the tank</th>
<th>Normal depth of the tank</th>
<th>Depth upto which the tank was filled in June</th>
<th>July</th>
<th>Aug.</th>
<th>Sept.</th>
<th>Total Extent for which remission was given</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>1961-62</td>
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<tr>
<td>1962-63</td>
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<tr>
<td>1963-64</td>
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<tr>
<td>1964-65</td>
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<td>1965-66</td>
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<tr>
<td>Total</td>
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<tr>
<td>Average for 5 years</td>
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</tr>
</tbody>
</table>

Note:—These sources will not include tanks fed by Rivers, Nalas or other sources.

Tahsildars should prepare the above statements carefully and submit the same to the Revenue Divisional Officers, who after due scrutiny submit proposals to the Collector for declaring the sources as precarious in cases where—

(i) The average of the total of columns 4 (a), 4 (b), 4 (c) and 4 (d) i.e., column 5, is less than twice the normal depth of the tank in column 3; and

(ii) The average extent covered by remissions, partial or full, as shown in column 7 is no less than 20 per cent of the area irrigated for the 5 years as noted in column 6.

It may be noted that the latter condition regarding the grant of remission is intended to furnish corroborative evidence of the source being precarious. The Collector shall finalise the list in consultation with the Executive Engineer, Zilla Parishad and submit the list to the Government through the Board of Revenue for notification under section 15 (1) of the Act.

Additional Land Revenue Enhancement Act, 1967
enhancement in the standard land assessment in percentage. Records of class 5 sources (Sri V. B. Raju: The information is not readily available, Sir. It will be known after the Jamabandis which are in progress are completed).

(b) A statement showing the criteria prescribed to determine the precarious nature of the sources was placed on the Table of the House with reference to clause (c) of L. A. Q. No. 5349-P (starred) given notice by Sri N. Raghava Reddy, M. L. A., The number of precarious sources in each district in the State is not readily available.

The classifications of precarious classification, Class 4, class 5 sources and area 6%. If the category more or less, the suspension account more or less, the suspension account more or less.
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Class-5 sources are very precarious. Class-4 sources are indifferent. Class-3 sources are good. Class-2 sources are excellent. Class-1 sources are excellent.

Suspend account demand note. Settle settlement records. Specify classification sources. 3 months supply sources. 100 acres sources. Precarious sources. Settlement accounts for 100 years. Slit up sources. Precarious sources. This ayacut is no basis at all. I am making it sure, Sir.

Class 4 sources. Consultative committees. Class 5 sources. Base for class 4 sources. Examine these sources.

Class 5 sources. How will you examine?

Class 4 sources. How will you examine?
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Oral Answers to Questions

(1) 1. మహానాయకుడు స్వాభావికంగా ప్రత్యేకత అనుకుదానితే ఆంధ్రప్రదేశ్ ప్రభుత్వం తమ భూభాగానికి మార్గం చేయటం కావు? ప్రత్యేకంగా స్వాతంత్ర్యంలో చేయబడిన మనుషు అది ఎంత పరిమితి సమాధానం కావు?

(2) 2. మహానాయకుడు స్వాభావికంగా ప్రత్యేకత అనుకుదానితే ఆంధ్రప్రదేశ్ ప్రభుత్వం తమ భూభాగానికి మార్గం చేయటం కావు? ప్రత్యేకంగా స్వాతంత్ర్యంలో చేయబడిన మనుషు అది ఎంత పరిమితి సమాధానం కావు?

(3) 3. మహానాయకుడు స్వాభావికంగా ప్రత్యేకత అనుకుదానితే ఆంధ్రప్రదేశ్ ప్రభుత్వం తమ భూభాగానికి మార్గం చేయటం కావు? ప్రత్యేకంగా స్వాతంత్ర్యంలో చేయబడిన మనుషు అది ఎంత పరిమితి సమాధానం కావు?

(4) 4. మహానాయకుడు స్వాభావికంగా ప్రత్యేకత అనుకుదానితే ఆంధ్రప్రదేశ్ ప్రభుత్వం తమ భూభాగానికి మార్గం చేయటం కావు? ప్రత్యేకంగా స్వాతంత్ర్యంలో చేయబడిన మనుషు అది ఎంత పరిమితి సమాధానం కావు?
Oral Answers to Questions.

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చాటడారు ఆంగ్లంలో ప్రశ్నలు వచ్చి సమర్పించిన అధ్యాపకుడు, ఈ ప్రతి ప్రశ్న ప్రత్యేకించిన ప్రత్యేక సంస్థలు మాదిరి వాడుకుండా అందుచేసి వచ్చిన సంచాలు చేయండి నిశ్చితం చేసిన నేతులు?

(ప) మ. పాపికి: ముఖ్యమంత్రి కే వెలుగులు? (మాత్రం మాదిరి కేలా కేలా కేలా కేలా) మర్లు మనం మాదిరి కేలా కేలా కేలా, మర్లు మనం మాదిరి కేలా కేలా కేలా. మనం మాదిరి కేలా కేలా, మనం మాదిరి కేలా కేలా కేలా.

(న) మ. ఎన్నియని: కృష్ణాలక్షమెరు తో ప్రశ్నించారు? (మాత్రం మనం మాదిరి కేలా కేలా కేలా) మర్లు మనం మాదిరి కేలా కేలా కేలా, మర్లు మనం మాదిరి కేలా కేలా కేలా.

(క) మ. పశ్చిమాదిరి: ఎవరు కూడా ప్రశ్నించారు? (మాత్రం మనం మాదిరి కేలా కేలా కేలా) మర్లు మనం మాదిరి కేలా కేలా కేలా, మర్లు మనం మాదిరి కేలా కేలా కేలా.

(ప) మ. కేంద్రం: ఎవరు కూడా ప్రశ్నించారు? (మాత్రం మనం మాదిరి కేలా కేలా కేలా) మర్లు మనం మాదిరి కేలా కేలా కేలా, మర్లు మనం మాదిరి కేలా కేలా కేలా.
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(1) Mr. R. V. Reddy:—The Chief Minister (Mr. G. V. Reddy) has already stated in the Assembly that financial relief has already been sanctioned by the Government in the form of a loan of Rs. 50 lakhs from the Cental Bank of India. This loan is to be granted in two installments. The first installment of Rs. 25 lakhs will be given in the first week of August and the second installment of Rs. 25 lakhs will be given in the last week of August.

(2) Mr. V. N. Reddy:—The Minister of State for Finance (Mr. T. Rama Rao) has already stated in the Assembly that financial relief has already been sanctioned by the Government in the form of a loan of Rs. 50 lakhs from the Cental Bank of India. This loan is to be granted in two installments. The first installment of Rs. 25 lakhs will be given in the first week of August and the second installment of Rs. 25 lakhs will be given in the last week of August.

(3) Mr. K. N. Reddy:—The Minister of State for Finance (Mr. T. Rama Rao) has already stated in the Assembly that financial relief has already been sanctioned by the Government in the form of a loan of Rs. 50 lakhs from the Cental Bank of India. This loan is to be granted in two installments. The first installment of Rs. 25 lakhs will be given in the first week of August and the second installment of Rs. 25 lakhs will be given in the last week of August.

(4) Mr. L. N. Reddy:—The Minister of State for Finance (Mr. T. Rama Rao) has already stated in the Assembly that financial relief has already been sanctioned by the Government in the form of a loan of Rs. 50 lakhs from the Cental Bank of India. This loan is to be granted in two installments. The first installment of Rs. 25 lakhs will be given in the first week of August and the second installment of Rs. 25 lakhs will be given in the last week of August.
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Oral Answers to Questions.

సమాచారాలు అందజేసిన జాబితా పుస్తకం తెలియజేశాడు. 

(ప) అస్థిత్వం (రయు): – ఈ హెయి శాసనాలు రాష్ట్రంలోని గొడుగుల పరిస్థితులను అందజేసిన ఛట్టి ముఖ్యతో. ఇది నేలా ప్రఖ్యాతి అందిస్తుంది. ఇది రాష్ట్రం లోని గొడుగుల పరిస్థితులను అందజేసిన ఛట్టి ముఖ్యతో. ఈ ఛట్టి దాని కూసేని చెప్పించింది. 

(ప) బ్రిల్లారు విశ్వాసం (రయు): – ఈ హెయి శాసనాలు రాష్ట్రంలోని గొడుగుల పరిస్థితులను అందిచింది. 

(ప) మృదుల పరిస్థితులు (రయు): – ఈ హెయి శాసనాలు రాష్ట్రంలోని గొడుగుల పరిస్థితులను అందిచింది. ఈ ఛట్టి దాని కూసేని చెప్పింది. 

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Sri V. B. Raju:—The straight question has been answered in a more straight manner.

Sri V. B. Raju:—The question has been answered in a more straight manner.
ALLOTMENT OF LANDS IN HYDERABAD CORPORATION

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*3250 (C) Q.—Smt. J. Esware Bai (Yellaredi) and Sarvasri N. Raghava Reddy, B. V. Ramanayya (Allavaram), C. Janga Reddy (Parkal) :—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether any orders were issued modifying the previous Government orders mentioned in the statement of Demands of the Revenue Minister for 1967-68 concerning the allotment of lands beside rivers, rivulets, nalas and canals to landless harijans, and allotment of Government lands within the Hyderabad Municipal limits only to the Housing Board of the Municipal Corporation and not to any private party; and

(b) if the answer to (a) is in the negative, why the Collector of Hyderabad is not taking any action on those who have wrongly occupied Government land of 3.9 acres within the Surve No. 45 Zamistanpur village, Sidthaphalmandi, Secunderabad, and illegally selling the same and making lakhs of rupees profit?

Sri V. B. Raju :—(a) No, Sir.

(b) The Collector, Hyderabad has already initiated action to recover the encroachers on S. No. 45. Tank Bed land of Zamistanpur village, which is under the control of the Public Works Department. As regards the sale of the Land in S. No. 45 it is reported that no such encroachments have come to light.
Oral Answers to Questions.  

11th July, 1968

Q. M. Bajpai :— How many persons have been assigned houses in the villages? How many of them have been assigned houses in the buildings?

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11th July, 1968.

Oral Answers to Questions.

Sri V. B. Raju: "Whether any orders were issued modifying the previous orders of Government?"  
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and assign  
evict your  
a blanket order  
and assign  
house sites  
assignment  
assignment  
assignment
Oral Answers to Questions

11th July, 1968

Sri V. B. Raju:—Certainly, Sir, the suggestion will be considered.

A. C. B. ENQUIRY AGAINST EMPLOYEES OF B. C. G

2509—

*2815 Q—Sri K. Govinda Rao:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether any investigation has been conducted by the Anti-Corruption Bureau against certain officers last year (1966-67) in the B. C. G. section of the Directorate of Public Health on a complaint that hundreds of ‘Prestige Cookers’ valuing Rs. 45 each have been converted into ‘Pressure Sterilisers’ on a false price of Rs. 460 each with the connivance of the dealers thereby making huge profit; and

(b) what were the findings of the Anti-Corruption Bureau and whether any action has been taken on these officers held responsible for this malpractice?
The Minister for Health and Medical (Sri P. V. Narasimha Rao):— (a) It has been brought to the notice of the Government that during the year 1960 some School Health Clinics were supplied with Pressure Cookers instead of Pressure Sterilizers.

(b) The matter is still under investigation of the Anti Corruption Bureau.

This question was answered already, Sir. The report from the A. C. B. is still awaited. There is nothing further I could add to what all I have answered last time.

It is a question of fact. At the moment, there is nothing further I can say.

Mr. Speaker:—Please see that the matter is expedited.

Sri P. V. Narasimha Rao:—Yes, Sir. We have reminded also.

Mr. Speaker:—The complaint of the hon. Members is that this enquiry is going on for years together. I do not know whether such a thing will be tolerated. That is the complaint.

At least will the Government take it now
AMOUNTS DRAWN BY THE PRINCIPAL VENKATESWARA MEDICAL COLLEGE

2600—

3563 Q.—Sri T. C. Rajan (Palamaner).—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the Principal of Sri Venkateswara Medical College, Tirupathi has drawn Rs. 1.2 lakhs in the last week of March, 1963 and delivered the same in September, 1963;

(b) is it not against financial rules in which it is clearly stated that no money should be drawn unless it is immediately required; and

(c) what action did the Government take in this regard?

Sri P. V. Narasimha Rao.—(a) It is a fact that there was delay in the final disbursement of an amount of Rs. 1.24 lakhs drawn in the last week of March, 1968. The amount has not been drawn as cash but as a draft. This amount was meant to be paid to the various firms who had supplied equipment to the Medical College. As the Principal Sri Venkateswara Medical College, Tirupathi found that several of the supplies affected were defective, he withheld some of the payments till the defects were rectified by the firms.

(b) This procedure is technically not within the financial rules but the delay is otherwise justifiable.

(c) The explanation of the Principal Sri Venkateswara Medical College Tirupathi has been called for and the Principal has been instructed that such irregularities should not recur in future.
Sri P. V. Narasimha Rao:—Sir, there seems to be some misunderstanding. He drew the amount, put it in the college account but did not pay in that financial year because of the defects that were discovered in the supplies.

Sri D. Venkatesam:—What is the explanation?

Sri P. V. Narasimha Rao:—He withheld the payment when defects were discovered in supplies. Or, if he had made payment in a hurry the defective supplies would have continued and it would have become impossible to correct them.

Sri C. V. K. Rao:—When it is encashed, what is the meaning of encashing? Has he kept it in the safe of the College or elsewhere? Where was the money?

Sri D. Venkatesam:—Because he wanted to make payment before the financial year was out. That is generally done so that the money may not lapse. He took the draft but he did not make full payment before 31st March because of these difficulties.

**GRANT TO GOVERNMENT AYURVEDIC COLLEGE**

* 1957-58.

(a) whether it is a fact that the Government have sanctioned an amount of twenty lakh rupees for the development of Government Ayurvedic College during the Third Five-Year Plan;

(b) if so, whether new buildings have been constructed with that amount;

(c) if not, the reasons therefore;

(d) whether it has been brought to the notice of the Government that the entire amount lapsed on account of the negligence on the part of the Principal; and

(e) if so, the action taken thereon?

Sri P. V. Narasimha Rao:—(a) The answer is in the negative.

(b) Does not arise.

(c) During the years 1957-58 and 1965-66 a token provision of Rs. 50,000 and Rs. 20,000 respectively was made in the plan budget, but subsequently that token amount was not utilised by the Government due to non-availability of suitable building or land for purchase.

(d) Yes, Sir. A complaint was made to the Government but the lapse was not due to negligence of the Principal. Government Ayurvedic College, Hyderabad.

(e) Does not arise.
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Sri P. V. Narasimha Rao:—He is qualified, Sir and because we have written to the Public Service Commission to select another principal, that is going to take some time. That is why the present principal is being continued.

Sri C. Janga Reddy.—What is his qualification?

Sri P. V. Narasimha Rao:—This question relates to the building of the ayurvedic college. In this, if a supplementary is put as to the qualification of the principal, I do not think it is possible for me to answer.
Mr. Speaker.—The mistake is yours, Mr. Narasimha Rao. you should have said "I want not."

Mr. A. G. Office—The mistake is yours, Mr. Narasimha Rao. you should have said "I want not."

Mr. Speaker.—The mistake is yours, Mr. Narasimha Rao. you should have said "I want not."

SEPARATION OF HARIJAN WELFARE FROM SOCIAL WELFARE DEPARTMENT

2602—

* 5306 Q.—Sri V. Kurmayya [ Put by Sri S. Vemayya ]:—Will the hon. Minister for Social Welfare be pleased to state:

Whether the Government will consider the question of separating Harijan Welfare Department from Social Welfare as it was existing in the composite Madras State?

The Minister for Social Welfare(Sri A. Ramaswamy):—No, Sir.

Sri A. Ramaswamy:—It may also be submitted that the Administrative Reforms Committee recommended to reduce the number of existing departments. In the above circumstances, it may not be desirable to create separate Harijan Welfare Department from Social Welfare Department.

Sri V. Kurmayya:—Separate Harijan Welfare Department effective and existing in the composite Madras State?

Sri A. Ramaswamy:—The Administrative Reforms Committee recommended to reduce the number of existing departments. In the above circumstances, it may also be submitted that the Administrative Reforms Committee recommended to reduce the number of existing departments. In the above circumstances, it may not be desirable to create separate Harijan Welfare Department from Social Welfare Department.

Sri V. Kurmayya:—Separate Harijan Welfare Department effective and existing in the composite Madras State?

Sri A. Ramaswamy:—Separate Harijan Welfare Department effective and existing in the composite Madras State? It may also be submitted that the Administrative Reforms Committee recommended to reduce the number of existing departments. In the above circumstances, it may not be desirable to create separate Harijan Welfare Department from Social Welfare Department.

Sri V. Kurmayya:—Separate Harijan Welfare Department effective and existing in the composite Madras State?

Sri A. Ramaswamy:—Separate Harijan Welfare Department effective and existing in the composite Madras State? It may also be submitted that the Administrative Reforms Committee recommended to reduce the number of existing departments. In the above circumstances, it may not be desirable to create separate Harijan Welfare Department from Social Welfare Department.

Sri V. Kurmayya:—Separate Harijan Welfare Department effective and existing in the composite Madras State?

Sri A. Ramaswamy:—Separate Harijan Welfare Department effective and existing in the composite Madras State? It may also be submitted that the Administrative Reforms Committee recommended to reduce the number of existing departments. In the above circumstances, it may not be desirable to create separate Harijan Welfare Department from Social Welfare Department.
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Mr. Speaker :—Answers for all the other questions will be laid on the Table of the House except Nos. 2611, 2612, 2606, 2607, 2608, 2618, 2620, 2624, 2605, and 2613.

HOUSE SITES TO HARIJANS

2611—

* 6033 Q.—Sri S. Vemayya :—Will the hon. Minister for Social Welfare be pleased be state:

(a) Whether the Government are in receipt of D. O letter dated 16-11-67 addressed to Minister for Social Welfare from Sri S. Vemmayya, M. L. A. regarding raising of the property limit for providing house sites free of cost to Scheduled Castes; and

(b) if so, the action taken thereon?

Sri A. Ramaswamy :—(a) Yes, Sir.

(b) Government have issued orders in G. O. Ms. No. 1083, Education, dated 17-5-1961 raising the property limit from Rs. 2,000 to 8,500 for granting house sites free of cost to Harijans including Harijan Christians.

to 8,500 Rs. 10,000 limit 10,000 Rs. 25 25 limit Rs. 25 25 25 25 25

ABOLITION OF SELECTION GRADE P. As. POSTS

2612—

* 5360 (M) Q.—Sarvasri A. Madhava Rao and Vobbitsetty Rama Rao (Vizianagaram) :—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether in view of financial stringency, the Government proposes to abolish the posts of selection grade P. As. to Collectors since there is a creation of Revenue Officers posts in between the two.
(b) how many selection grade P. As. are there in the State and what is the total emoluments incurred therefor on their account;

(c) are there any special duties which he has to discharge which cannot and could not be discharged by a Shiristadar of a Collector's office and the present Revenue Officer; and

(d) what are the functions of Revenue Officer vis-a-vis to that of a District Collector?

Sri V. B. Raju: — (a) No, Sir.

(b) There are 26 selection grade personal assistants and among those 26, 20 are the personal assistants to the District Collectors. The remaining 6 are like this:

5 in the office of the Board of Revenue and 1 in the secretariat as Assistant Secretary in the Revenue Department. Their total emoluments amount to Rs. 2,28,720 per annum but the additional expenditure on this account is only Rs. 82,080, p. a.

(c) Yes, Sir.

(d) The District Revenue Officer has to discharge almost all ordinary functions which the District Collector was previously performing. The District Collector in the present set up is the Head of the District and the Chairman of the District Development Board, which is responsible for the economic growth of the District. As he has to devote himself entirely to Developmental work in the present reorganised District Administrative set up, he has been relieved of the Revenue and civil Supplies work, which has been allotted to the District Revenue Officer.

ISSUE OF PATTAS

Q.— Sri D. Govinda Das (Alur): — Will the hon. Minister for Revenue and Civil Supplies be pleased to state:
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(a) whether it is a fact that pattas have not been issued to the harijans who are cultivating for the last 35 years the forest lands of Kadimetla. Adoni Taluk, Kurnool district even after the said lands are transferred to the Revenue Department;

(b) whether any representations have been received by the Revenue Minister from the Harijans cultivating the same for the issue of pattas and if so, the action taken thereon;

(c) whether pattas have been issued to them; if not, when they will be issued;

(d) whether the Revenue Minister is in receipt of any report from the Collector of Kurnool District pertaining to Kadimetla forest lands; and

(e) if so, whether any order has been issued on the same?

Sri V. B. Raju:— (a) The Collector of Kurnool has reported that an extent of about Acs. 1000 is being cultivated by about 200 persons including landless poor, scheduled Castes and other caste ryots by way of Sivoijama cultivation and that pattas in respect of the lands have not been granted.

(b) A representation has been received from the Harijans in the matter and it was referred to the Collector of Kurnool for taking necessary action.

(c), (d) and (e) As there is a ban on the assignment of compact blocks of Acs. 50 and above, both forest and non-forest, till the rehabilitation policy for the Srisailam Project is decided; the land has not been assigned to the Sivoijamadar. The Collector of Kurnool and the Board of Revenue have submitted proposals for the relaxation of the ban on assignment so as to assign an extent of Acs. 2035 of Kadimetla village to the Harijans and other landless poor persons. These proposals are under consideration of the Government and orders will be issued separately.
11th July, 1968.

O. at Answers to Questions.

BUILDING FOR ANANTHA LAKSHMI AYURVEDIC COLLEGE

2607—

* 596) (Z) Q.—Sarvasri A. Madhava Rao, Vobilisetty Rama Rao and C. Janga Reddy:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the Committee of Anantha Lakshmi Ayurvedic College, Warangal constructed a building with the Government Funds;

(b) if so, is it a fact that the land on which the building was constructed was not either purchased or acquired; and

(c) what was the amount spent on constructing the building?

Sri P. V. Narasimha Rao:—(a) No.

(b) and (c) Do not arise.

DONATION OF BUILDING TO ANANTHA LAKSHMI AYURVEDIC COLLEGE

2608—

* 5858 Q.—Sri K. Ramanatham:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether Sri Akaarapu Narasimham has donated a building to the Ananthalakshmi Ayurvedic College, at Warangal;

(b) if so, whether the said building has been registered in favour of the College;

(c) if not, the reasons for constructing a pucca building in the said site with Government grants;
Oral Answers to Questions 11th July, 1968

(d) whether tend. rs have been called for the construction of the building;

(e) whether the site in which the building was constructed belongs to the College; and

(f) if not, the action taken thereon?

Sri P. V. Narasimha Rao:—(a) No, Sr.

(b) Does not arise.

(c) Government grant was not used for the construction of the College building. The building was got constructed by Srimathi Akkarapu Ananthatkarshmi through the agency of late Sri Chanda Kantiah with local contribution and her own donation.

(d) No.

(e) Yes.

(f) Does not arise.

The site on which the building is located originally belonged to Visweswara Andhra Kalasala Committee and the said committee handed over the land to the College committee on a permanent basis to locate the college building.

I am a member of that Committee and have transferred the land to the College Committee.

Ad hoc Rules for Integration of Health and Medical Department

2618—

* 5360 (X) Q.—Sarvasri S. Vemayya and Vobliisetty Rama Rao:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether any Ad hoc rules have been framed before integration of Public Health Department and Medical Department;

(b) if so, what are they, if not, when will the ad-hoc rules be framed or finalised for filling up the posts.

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Oral Answers to Questions.

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(c) will there be equal opportunity for health (erstwhile) as also for Medical Department (erstwhile);  
(d) will the same ratio of erstwhile Public Health Deputy Directors be followed in future; and  
(e) whether the Government is going to change the designation of Deputy Directors?  

Sri P. V. Narasimha Rao:—(a) No, Sir,  
(b) Action is being taken to frame the rules for Andhra Pradesh Medical and Health Services.  
(c) & (d) This will be considered at the time of framing the rules.  
(e) No, Sir.

ASSIGNMENT OF LAND

262—  
5353 (R) Q.—Sri K. Anjana Reddy;—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:  
(a) whether the Government have received applications from the residents, for assignment of land at S. No. 124-2 in the Sreekantapuram urban area, in Hindupur taluk, Anantapur District;  
(b) whether the Collector, Anantapur has addressed the Board of Revenue to give permission to assign the land (S. No. 124-2) for the squatters; and  
(c) if so, what action has been taken on the Collector’s letter?  

Sri V. B. Raju:—(a) The Collector of Anantapur has received the applications.  
(b) No, Sir.  
(c) Does not arise.
QUALIFICATION OF SPECIAL OFFICER IN INDIAN MEDICINE, ETC.
2624 –

5339 Q.—Sri Vakhila Gopalkrishna:—Will the hon. Minister for Health and Medical be pleased to state:
the qualification of the Special Officer, Indian Medicine and Director of Medical Service and Deputy Director of Medical Services and their pay scales and allowances?

Sri P. V. Narasimha Rao:—A statement is placed on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE
[VIDE ANSWER TO L. A. Q. NO. 2624 (*5339)]

<table>
<thead>
<tr>
<th>Name of the Post</th>
<th>Qualifications</th>
<th>Scale of pay and allowances if any</th>
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<tbody>
<tr>
<td>Special Officer, Indian Medicine</td>
<td>(i) Must have obtained a post-graduate degree or diploma in Ayurveda or Unani Medicine from any recognised institution; preference shall be given to one possessing a post-graduate degree; (ii) Must be conversant with English and Telugu languages. (iii) Must have administrative experience of at least five years in any of the recognised Ayurveda or Unani Institutions. (iv) Must not have completed 15 years of age on the first day of July of the year in which the selection for appointment is made.</td>
<td>Rs. 600-40-1000</td>
</tr>
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<td>Director of Medical Services (redesignated as Director of Medical and Health Services consequent on the merger of Medical and Public Health Departments).</td>
<td>Appointment to the post of Director of Medical and Health Services is made from among the cadre of Civil Surgeons who have served in that cadre for not less than ten years.</td>
<td>Director of Medical Services (redesignated as Deputy Director of Medical and Health Services).</td>
</tr>
<tr>
<td>Appointment to the post of Director of Special Pay of Medical and Health Services is made from among the cadre of Civil Surgeons who have served in that cadre for not less than ten years.</td>
<td>Deputy Director of Medical Services (redesignated as Deputy Director of Medical and Health Services).</td>
<td>Appointment to the post is made by selection from among the officers not below the cadre of Civil Surgeons</td>
</tr>
</tbody>
</table>

He is not a superannuated man. He is in service Sir. He has to be repatriated to the Revenue Department; it is not as though he is superannuated; he is not.
Short-Notice Questions and Answers

11th July, 1968

Lands under Vamsadhana Project

2605—
* 3588 (B) Q.—Sarvasri S. Jagannadham (Narasannapet), Ch. Sathyarayana (Ponduru) and Thngi Satyanarayana (Srikakulam):—W.If the Hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that there is a ban on assignment of lands in the proposed area covered by Vamsadhara project in Srikakulam District;

(b) if so, whether the Collector, Srikakulam has sent up proposals to the Government through the Board of Revenue to lift the ban, and

(c) if so, the action taken thereon by Government?

Sri V. B. Raju :—(a) Yes, Sir.

(b) No, Sir.

(c) Does not arise.

Collector's proposals Assignment conditional lease Collector 6th 1968.

SHORT NOTICE QUESTIONS AND ANSWERS

Building for the P. H. C. at Panidem

2625—
S. N. Q. No. 6530-F; Q.—Sri Vavilala Gopalakrishnayya :—Will the Hon. Minister for Health and Medical be pleased to state;
at what stage is the construction of the building for the Primary
Health Centre, at Panidem, Tyallur Samithi, Guntur as the public
have paid their due long ago?

Sri P. V. Narasimha Rao:—The construction of building for
the Primary Health Centre at Panidem, Tyallur Samithi, Guntur
District has not been taken up due to the ban imposed on the construc-
tion of building.

What is this?

Sri P. V. Narasimha Rao:—Sir, I did not say about any general
ban on other departments Sir. There is a ban on the construction of
Primary Health Centre buildings.
ALLOTMENT OF SEATS IN MEDICAL COLLEGES

2625—B:

*6131-Z: Q.—Sri V. Palavelli (Chodavaram) :—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the reservation in allotting Medical seats to Visakapatnam and Srikakulam Districts has been cancelled from this year; and

(b) if so, the reasons therefor?

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

(b) This is in accordance with the Supreme Court’s Judgement declaring that distribution or allocation of seats in Medical Colleges region-wise within the State on a population basis is unconstitutional.
11th July, 1968

(1) Sri. V. Narasimha Rao:— That has not been found possible. We have examined all the aspects of it and it was found that reluctantly we have done away with the present position.

Sri V. Palavelli:— Where there is a will there is a way Sir.

(2) Sri. V. Narasimha Rao:— Sir, as regards Balakot. Telangana Regional Committee has so far not been able to raise this issue. However, it has been done away with the present position.

Sri V. Narasimha Rao:— Out of the 26 regional imbalances, 12 are dominant. Out of 26 regional imbalances, 21 are advanced. It has been done away with the present position.

Sri V. Narasimha Rao:— Sir, Telangana Regional Committee has so far not been able to raise this issue. However, it has been done away with the present position.

Sri V. Narasimha Rao:— Sir, as regards Balakot. Telangana Regional Committee has so far not been able to raise this issue. However, it has been done away with the present position.

(3) Sri. V. Narasimha Rao:— Those who are in power are in power. The advanced and dominant regions are Balakot.

Sri V. Narasimha Rao:— Sir, Balakot is a separate board.

Sri. V. Narasimha Rao:— Sir, Telangana Regional Committee has so far not been able to raise this issue. However, it has been done away with the present position.
Short-Notice questions and Answers. 11th July, 1966.

(1)  "What are the marks criteria for Medical Students?" — The marks criteria for Medical Students is ten marks. If Medical Students fall below ten marks, they fail. If they pass ten marks, they pass.

Sri P. V. Narasimha Rao: — It does not arise from the question. However I will find out.

(2)  "Are girls provided with separate reservation?" — Yes, under weaker sections, girls are provided with separate reservation.

Supreme Court: — Yes, under weaker sections, girls are provided with separate reservation.

(3)  "What are the marks criteria for Medical Students?" — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fail. If they pass ten marks, they pass.

B. S. I. — The marks criteria for Medical Students is ten marks. If Medical Students fall below ten marks, they fail. If they pass ten marks, they pass.

Sri P. V. Narasimha Rao: — It does not arise from the question. However I will find out.

(4)  "Are girls provided with separate reservation?" — Yes, under weaker sections, girls are provided with separate reservation.

Supreme Court: — Yes, under weaker sections, girls are provided with separate reservation.

(5)  "What are the marks criteria for Medical Students?" — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fail. If they pass ten marks, they pass.

B. S. I. — The marks criteria for Medical Students is ten marks. If Medical Students fall below ten marks, they fall. If they pass ten marks, they pass.

Sri P. V. Narasimha Rao: — It does not arise from the question. However I will find out.

(6)  "Are girls provided with separate reservation?" — Yes, under weaker sections, girls are provided with separate reservation.

Supreme Court: — Yes, under weaker sections, girls are provided with separate reservation.

(7)  "What are the marks criteria for Medical Students?" — The marks criteria for Medical Students is ten marks. If Medical Students fall below ten marks, they fail. If they pass ten marks, they pass.

B. S. I. — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fail. If they pass ten marks, they pass.

Sri P. V. Narasimha Rao: — It does not arise from the question. However I will find out.

(8)  "Are girls provided with separate reservation?" — Yes, under weaker sections, girls are provided with separate reservation.

Supreme Court: — Yes, under weaker sections, girls are provided with separate reservation.

(9)  "What are the marks criteria for Medical Students?" — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fail. If they pass ten marks, they pass.

B. S. I. — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fall. If they pass ten marks, they pass.

Sri P. V. Narasimha Rao: — It does not arise from the question. However I will find out.

(10)  "Are girls provided with separate reservation?" — Yes, under weaker sections, girls are provided with separate reservation.

Supreme Court: — Yes, under weaker sections, girls are provided with separate reservation.

(11)  "What are the marks criteria for Medical Students?" — The marks criteria for Medical Students is ten marks. If Medical Students fall below ten marks, they fail. If they pass ten marks, they pass.

B. S. I. — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fall. If they pass ten marks, they pass.

Sri P. V. Narasimha Rao: — It does not arise from the question. However I will find out.

(12)  "Are girls provided with separate reservation?" — Yes, under weaker sections, girls are provided with separate reservation.

Supreme Court: — Yes, under weaker sections, girls are provided with separate reservation.

(13)  "What are the marks criteria for Medical Students?" — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fail. If they pass ten marks, they pass.

B. S. I. — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fall. If they pass ten marks, they pass.

Sri P. V. Narasimha Rao: — It does not arise from the question. However I will find out.

(14)  "Are girls provided with separate reservation?" — Yes, under weaker sections, girls are provided with separate reservation.

Supreme Court: — Yes, under weaker sections, girls are provided with separate reservation.

(15)  "What are the marks criteria for Medical Students?" — The marks criteria for Medical Students is ten marks. If Medical Students fall below ten marks, they fail. If they pass ten marks, they pass.

B. S. I. — The marks criteria for Medical Students is ten marks. If Medical Students fail below ten marks, they fall. If they pass ten marks, they pass.

Sri P. V. Narasimha Rao: — It does not arise from the question. However I will find out.

(16)  "Are girls provided with separate reservation?" — Yes, under weaker sections, girls are provided with separate reservation.

Supreme Court: — Yes, under weaker sections, girls are provided with separate reservation.

Writ n Answers to Questions

(a) Whether Jamabandi was conducted last year in Telangana; and

(b) If not, without Jamabandi how the Government will be able to complete the collection of revenue for that year?

A:

(a) No, Sir. The conducting of Jamabandi was suspended consequent upon the invalidation of Andhra Pradesh Land Revenue Collection and Assessment and Cess Revision Act, 1962 by the Supreme Court.

(b) The Collection of land revenue cannot, therefore, be done.
Written Answers to Questions. 11th July, 1968.

(b) if so, on what grounds it has been classified as a village to be taken over under Inams Abolition Act and not under Estates Abolition Act?

A:

(a) and (b) The Miscellaneous Settlement Officer, Visakhapatnam held that Majjivalasa village was not an estate on the ground that it comprised two major grants and four minor grants and thus the grant in this village did not cover the entire extent of the land in the village and that the grant was not expressed by the name of the village. Against this decision, the Government went in appeal to the Estates Abolition Tribunal, who dismissed it in its order dated 18-1-1961 on the same grounds as those given by the Miscellaneous Settlement Officer, Visakhapatnam. The tenure of the village thus stands determined finally as "not an estate" under section 3 (2) (d) of the Estates Land Act, 1908. When it is not an estate under the Estates Land Act, it cannot be an estate under the Estates Abolition Act. The provisions of the Andhra Inams Abolition Act, 1956, have, therefore, been applied to this village.

Draft Bill for Private Medical Practitioners

2609— *

Q. 3697. Sri P. Seshivatharam:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the Government of India have prepared a draft bill pertaining to Private Medical Practitioners in 1951 and sent the same to the State Government;

(b) whether there is any proposal with the State Government to pass Medical Practitioners' Bill in the State; and

(c) if so, when?

A:

(a) Yes, Sir.

(b) and (c) The Andhra Pradesh Medical Practitioners Registration Bill 1967 was passed by the Andhra Pradesh Legislative Assembly on 25-6-1968.

Matching Grants to Homeopathic College

2610— *

Q. 3811. Sri S. Venayya:—Will the hon. Minister for Health and Medical be pleased to state:

(a) the amount of matching grants sanctioned to each Homeopathic College in the State during 1966-67 and 1967-68; and

(b) if answer to clause (a) is in negative, the reasons therefor?

A:

(a) (1) The Andhra Provincial Homeopathic Medical College and Hospital, Gudivada.
256 11th July, 1968.  Written Answers to Questions.

Grant Sanctioned.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
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<tbody>
<tr>
<td>1966-67</td>
<td>Rs. 18,000</td>
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<tr>
<td>1967-68</td>
<td>Rs. 20,000</td>
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</tbody>
</table>

(2) Jaisoorya Homeopathic Medical College, Hyderabad. .. Nil

(3) Potti Sreeramulu Homeopathic Medical College, Hyderabad. .. Nil

(b) No grants-in-aid could be sanctioned to the Colleges at serial numbers (2) and (3), as they have not so far been granted recognition by Government.

CONFIRMATION OF SURVEYORS

2613—

*3839 (C) Q.—Sri R. Mahananda :—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that confirmation is not done to all the Surveyors, Dy. Surveyors and Draftsmen in Survey Department, even though they have put in a service of eighteen years, with full qualifications; if so, why; and

(b) whether the confirmations to all the Gazetted officers and upper subordinates in the same Survey Department are being done; if so, why?

A:—

(a) Confirmations have already been made in respect of 256 Surveyors and 92 Junior Draftsmen. Proposals for the confirmation of the remaining persons are under active consideration and will be finalised as early as possible.

(b) Yes, Sir. As the No. of Gazetted posts in the Andhra Pradesh Survey and Land Records Service is very small and as there are no complications, confirmations are being made as and when vacancies arise.

RAIN GUAGES

2614—

*4954 Q.—Sri Dhanenkula Narasimham :—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether the Government propose to set up a Rain Gauge in the Headquarters of each block; and

(b) if not, the reasons therefor?

A:—

(a) No, Sir.

(b) In view of the financial stringency the proposal has not been taken up.

SECTION WRITERS

2615—

*5426 Q.—Sarvasri A. Madhava Rao and Vobbilsetty Rama Rao : Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

...
Written Answers to Questions. 11th July, 1968.

(a) No. of posts of section writers (Revenue Department) in entire Andhra Pradesh:

(b) what was the pay of Section Writers (Revenue Department) before 1953 and what is the present scale of pay;

(c) whether the scale of pay was revised at the time of merger of scales; and

(d) if the pay scales are same even after 1958, the reasons therefor and whether there are proposals to revise the scales of pay of the Section Writers in near future?

A: —

(a) There is one permanent and 12 temporary posts of Section writers in the Revenue Department. (This excludes 60 temporary posts sanctioned for work connected with Non-Agricultural assessment).

(b) Before 1953 they were paid a fixed pay of Rs. 30- p.m. No time scale of pay is prescribed to the post of Section writers.

(c) No, Sir.

(d) The matter was referred to the One Man Pay Commission and the report of the commission is now under consideration of the Government.

T. B. Hospitals Without Superintendents

2616—

*535 (V) Q. — Sri Vavilala Gopalakrishnayya : — Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the T. B. Hospital at Nellore, Mangalagiri, Hyderabad and Vikarabad are without Superintendents since four months; and

(b) if so, why and when they will be posted?

A: —

(a) & (b) : — The posts under reference had been vacant for some time and orders filling up the posts have since been issued.

Staff to Mahatma Gandhi Memorial Hospital

2617—

*486Q. — Sri Dhanenkula Narasimham : — Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government have sanctioned additional staff in March, 1962, for the Mahatma Gandhi Memorial Hospital at Warangal;

(b) whether the Medical Education Society has agreed to bear the said expenditure;

(c) if so, the reasons why the Government failed to recover the amount spent by them in advance till December, 1962, from the said society; and
11th July, 1968.

Written Answers to Questions.

(d) whether the expenditure on the said staff is borne by the Government even now?

A:—

(a) Yes, Sir.
(b) Yes, Sir.
(c) Grant from the Government of India is not received. The Medical Education Society is not in a position to meet the expenditure due to paucity of funds.
(d) Yes, Sir.

Titanus Cases

26:19—

* 5427 Q.—Sarvasri A. Madhava Rao and Vobli Setty Rama Rao:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there any Titanus cases (post operation) reported in Vijayawada Hospital during the current year i.e. 1968;
(b) what steps the Government have taken in that Hospital to prevent it; and
(c) for how many days the operation theatre at Vijayawada is working?

A:—

(a) No, Sir.
(b) All recommendations of the Expert Committee have been implemented.
(c) 5 days in a week.

Assignment of Land

1621—

* 5143 Q.—Sarvasri P. Subbaiah, K. Govinda Rao and S. Venayya:—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that an extent of Ac. 2-20 in S. No. 67/2 in Nadikudi Panchayat, Palnad taluk, Guntur district has been granted in favour of Sri Chitiprole Venkatasubbaiah and issued D.Form Patta by the Tahsildar, Palnad taluk in the year, 1967;
(b) whether the Government are aware of the fact that he is not a landless poor and more over he is a wholesale dealer and businessman having lakhs of rupees worth of property;
(c) whether the Government are in receipt of objection petitions vide Letter No. 43/66, dated 2-9-65, 9-12-66 and 13-4-67 of the Nadikudi Grama Panchayat and villagers even prior to the sanction and after sanction of the above land;
(d) whether the Government are aware that the said land is included in the Master Plan No. 859/68/64 RHA dated 6-1-64 of the Director of town Planning and Government sanction orders D. Die.
Written Answers to Questions.  

11th July, 1968.

No. 727/83/El, dated 18-1-1964 for the implementation of the Rural Housing Project Scheme in Narayanapuram village of Nadikudi Gram Panchayat; and

(c) if so, the action taken by the Government for cancellation of the D. Form patta, issued in favour of Sri Chittiprolu Venkatasubbaiah?

A:—

(a) An extent of Acs. 2-25 in S. No. 67/2-2 of Nadikude village was assigned by the Tahsildar, Palnad to Sri Chittiprolu Venkatasubbaiah and ‘D’ form patta was also issued to him on 28-12-’66.

(b), (c) & (d):—The Tahsildar Palnad Taluk, Guntur District who is the assigning authority in fact received two objection petitions dt. 2-9-66 and 9-12-66 from the Sarpanch of Nadikude Gram Panchayat stating that the assignment of the land in question to Sri Chittiprolu Venkatasubbaiah was highly objectionable, that the land had already been included in the Rural Housing Project Scheme by the Director of Town Planning Andhra Pradesh, Hyderabad that Sri Venkatasubbaiah was not a landless poor person, and that he was a wholesale merchant in rice, Cotton Chilises, lime etc. A petition dated 13-4-67 was also received from the Sarpanch Grama Panchayat of Nadikude in the Revenue Department and it was sent in original to the Collector of Guntur for disposal. It has been reported that the objections have been considered by the Tahsildar before assigning the land to Sri Venkatasubbaiah in Taluk R. C. 9/D.K/1376 dated 27-12-66.

(e) The Revenue Divisional Officer, Narsaraopet before whom an appeal against the orders of the Tahsildar, Palnad was filed as, after personal inspection and enquiry cancelled the pattas issued by the Tahsildar, Palnad.

ASSIGNMENT OF LAND IN NIDIGUNTAPALEM

2622—

* 540. Q.— Sri S. Vemayya:— Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether is a fact that an extent of Acs. 3.66 of land in S. No. 2888-I A. of Nidiguntapalem village of Nellore taluk was granted to the landless poor and the same land was sold away to one Sri Chittaluru Venkataseshareddy violating the conditions of the assignment; and

(b) if so, the action taken by the Government?

A:—

(a) The Collector has reported that an extent of Acs. 3.30 in S. No. 2888 of Nidiguntapalem village was granted on patta to twenty two landless poor persons at 0.15 cents each and that the assignees alienated an extent of Acs. 1.05 to Sri Maram Ramireddy and Acs. 2.25 to Sri Chittoor Venkataseshareddy.

(b) The Collector has reported that action is being pursued for cancellation of the pattas.
2623—

(a) whether it is a fact that the application from Beedi Workers at Puttur in Chittoor district for the assignment of House sites is pending from 1960;
(b) if so, the reasons for the delay; and
(c) steps to be taken for the assignment?

A:—

(a) The application was received by the Tahsildar, Puttur on 10-1-1964 only.

(b) and (c) The answer for (b) and (c) is placed on the Table of the House.

ANSWER LAID ON THE TABLE OF THE HOUSE

[ Vide answer to clauses (b) and (c) of L. A. Q. No. 2623 (5 358) ]

(b) and (c) The Beedi Workers of Puttur have applied for assignment of house sites in S. Nos. 201, 202, 202/2, 202/3, 208 and 206/14 in Govindapalyam village (Puttur town). S. No. 201 is classified as "railway permanent". S. No. 202 is a mosque poramboke. S. No. 202/2 is a reading room and village site poramboke. These S. Nos. are not available for assignment as the entire extent is covered by houses built 25 years ago. S. No. 202/3 is a railway relinquished land and it was assigned to one Sri G. Narayanaraju, who filed a petition for grant of ryotwari patta in the Settlement Department and the matter is still pending. S. No. 208 is partly used by washermen of the neighbouring villages for washing clothes and part of it is used as manure pit by the local Panchayat. In S. No. 206/14, out of Ac. 39.41, only an extent of Ac. 6.67 is available for assignment, the rest of the land being covered by permanent houses built several decades ago. Even this extent of Ac 6 17, is claimed by private persons, who filed suits in the Civil Courts. The Tahsildar will be able to take action on the assignment application only after the claims are decided by the Courts.

MATERNITY WARD IN YELLANDU

2625—

* 5469 Q—Sri G. Satyanarayana Rao:—Will the hon. Minister for Health and Medical be pleased to state:

(a) Whether there is any proposal with the Government to start maternity ward in Yellandu town, which has a population of twenty thousand; and

(b) If so, when the same would be started?

A:—

(a) No, Sir.

(b) Does not arise.
ANNOUNCEMENT

re: Election to the Zonal Railway Users' Consultative Committee, South-Central Railway.

Mr. Speaker :- I have to announce that Srimati Sarojini Pulla Reddy has been nominated for election to the Zonal Railway Users' Consultative Committee, South-Central Railway. As the number of candidates is equal to the number of vacancies to be filled, viz., one, I declare her to have been duly elected to the Zonal Railway Users' Consultative Committee, South-Central Railway.

BUSINESS OF THE HOUSE

Mr. Speaker: --I am to announce to the House that the latest hour for the receipt of the amendments of the Andhra Pradesh Excise Bill, 1968, will be 9 A.M. on Friday, the 12th July 1968.

Sarwasri Gowthu Latchanna, T. Nagi Reddy, Narasimha Reddy, R. Satyanarayana Raju, Raghava Reddy and Rajab Ali, A. Madhava Rao, Vavilala Gopalakrishnayya, Buchirayudu, S. Venayya, B. Ratnasabhapathi, C. V. K. Rao, Sultan Salauddin Owaisi and Smt. J. Iswari Bai have given notice under Rule 63 regarding the decision of the Government to blacklist some of the newspapers and it has been disallowed. It has been admitted under Rule 74 as a Call Attention notice and posted to 15th July. I will read the notice given by the Members.

Sri B. Ratnasabhapathi: --Sir, we have given another notice under Rule 74.

Mr. Speaker:--It was you that raised on the previous day. On 15th itself all these notices can be read. After all, all these things have been admitted under rule 74; they have been clubbed and posted to 15th. All of them have agreed also for that. It is posted to 15th because, the Chief Minister will not be available till 15th.

3. aj303x3) . Discuss time 3 important subject.

--Rule 74 15th admit 303x3) 15th 3 time 3 important subject.

--74 15th admit 303x3) 15th 3 time 3 important subject.

22—6

Business of the House.

Mr. Speaker:—Liberal rule 39 of the Andhra Pradesh Legislative Assembly Rules for the purpose of discussing a definite matter of urgent public importance, viz., the firemen of the Railway all over the State are on agitation for their just grievances after prolonged representation to the Railway Authorities and the Ministry. One of the immediate reasons participating this agitation is unduly long hours of continuous work, viz., 30 to 40 hours of continuous work. The agitation has resulted in good amount of loss and dislocation of passenger and goods traffic. It has disrupted normal economic life of the State. The State Government instead of voicing its support to the just grievances of the firemen is giving police aid to suppress and sabotage the movement. Cases of high-handed acts by the police are reported from different loco sheds in the State. Hence it is a matter of urgent public importance.

This will be taken up on the 15th when the Chief Minister will be present.

Mr. Speaker:—Whatever it may be, the Chief Minister is not here. He will be available only on the 15th.
Business of the House.  
11th July, 1968.  623

Mr. Speaker :—I do not know whether he is prepared to take the responsibility. I think he is not prepared to take the responsibility.

Mr. Speaker :—It is better to have two hour discussion ... if the Chief Minister is present. The Chief Minister has agreed for the discussion being held from 4 P. M. to 6 P. M. on the 14th evening, because he will be coming only on the 13th evening.

Sri V. B. Raju :—The Chief Minister is coming on the 15th. Whether his plane will be in time or late we do not know. We may have it on the 16th. Is it possible Sir?

Mr. Speaker :—Shall we have it on the 15th evening?

Sri V. B. Raju :—We can have it on the 16th from 12 to 1-30 or 12 to 2-00.

Mr. Speaker :—Yes. On the 16th from 12 to 2 P. M.

Mr Speaker :—Yes. On the 16th from 12 to 2 P. M. Petition 400000000000000 file 400000000000000 Please send it on. 400000000000000

Mr. Speaker :—I will refer it when the petition comes. To the petitions' Committee. Petition 400000000000000 enquiry 400000000000000 report 400000000000000.
Calling attention to matters of urgent public importance:

re: Recent disturbances in Hyderabad city and consequent arrests.

Mr. Speaker: That is all right.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Recent Disturbances in Hyderabad City and Consequent Arrests.
Calling attention to a matter of urgent public importance: re: Recent disturbances in Hyderabad city and consequent arrests.

Home (Dr. T. S. Murthy in the Chair)

11th July, 1958.

Home has given notice of a matter of urgent public importance: re: August 3rd, 1958.

263. Calling attention to a matter of urgent public importance:

re: Recent disturbances in Hyderabad city and consequent arrests.

11th July, 1958.

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11th July, 1958.
Calling attention to matters of urgent public importance:

re: Recent disturbances in Hyderabad city consequent arrests.

266 11th July, 1908

During recent disturbances in Hyderabad consequent arrests.

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Calling attention to matters of urgent public importance.

re: Recent disturbances in Hyderabad city and consequent arrests.

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Sri V. B. Raju:—There is a point of order, Sir. In a Call Attention Motion, it is clearly laid out that a brief statement is to be made and then actually the Minister will reply. In fact, the rule is to admit one motion. To-day there are about nine motions, I request that a statement may be made. Moreover, the Speaker has already said that there is scope for a debate and the time has been fixed.

Mr. Chairman:—Please confine your remarks to arrest, and not dilate.
Calling attention to matters of urgent public importance.

Received disturbances in Hyderabad city, and consequent arrests.

Mr. Chairman—We do not know what is combined here. But what is written here is about arrests.

Mr. Chairman—Please do not compel me to make you sit down. Confine your remarks to arrests. Mr. Owaisi, I am giving you one minute to finish.
Calling attention to matters of urgent public importance:

re: Recent disturbances in Hyderabad city and consequent arrests.

Sri M. A. Ramachandra Reddy (Medak): — He is making a Pakistani statement here.

Mr. Chairman: — The Minister for Home will now reply.

Sri V. B. Raju: — Sir, in fact the Chief Minister was quite right when he said the other day in reply to a query whether time should be given for discussion on communal matters and other things, he requested and very earnestly requested that this shall not be exploited for political purposes and other purposes. He made it very clear. I am afraid the proposed debate which is intended to throw light may generate more heat. If that happens it is very unfortunate. A Call for attention motion is a very simple one and so much has been said and I think the hon. Member particularly Sri Owaisi went beyond certain points, not only to accuse the Congress but if he is understood by all it is something infuriating. Such speeches may not help establishment of communal harmony. Anyhow, that is by the way. I will give you the details and I am making a statement.

"On 31-5-1968, on Sri Rajeswar, resident of Chappal Bazar of Hyderabad was stabbed by one Sri Afzal and his associates who bore grudge against him (Rajeswar) as he had previously chastised them for teasing school going girls. This is the previous history of the enmity between Rajeswar and Afzal. This incident sparked off communal disturbances on 31-5-1968 and 1-6-1968. After the post-mortem examination, the body of the deceased was brought in a procession from the hospital at 6 P.M. on 31-5-1968. When the procession reached Chappal Bazar mosque, the crowd pelted stones at the mosque. The police intervened and dispersed the crowd. The crowd which dispersed into the lanes and side-lanes damaged some houses and set fire to a fire-wood depot. The police pursued and dispersed them. On the next day, i.e., 1-6-1968 arrangements were made for the funeral of the deceased. The body was kept in a jeep belonging to one Muslim gentleman and taken out in a procession. Some leaders of particular political parties....

Sri V. B. Raju: — Jana Sangh. I did not want to give the name and you wanted me to give it.
272 11th July, 1968. Calling attention to matters of urgent public Importance

re : Recent disturbances in Hyderabad city and consequent arrests.

Sri V. B. Raju ;—This is the information given by the Police department.

Sri A. Madhava Rao ;—What is the basis for it?

Sri V. B. Raju ;—No, no. I can only give the information.

Sri A. Madhava Rao ;—You cannot read a statement in such a damaging way without giving the particulars in the Assembly.

Sri V. B. Raju ;—Sir, I did not actually like to reveal the names of the political parties and I was compelled to give it. (Interruptions)

When I have given the name, I am questioned. You must give me protection to read the statement. (Interruptions.)

Mr. Chairman ;—Mr. Madhava Rao, Please sit down.

Sri A. Madhava Rao ;—I also seek your protection, Sir because when a particular statement is made it should be borne by records and data. You cannot give off-hand. When something is lacking we are bound to ask about it.

Sri V. B. Raju ;—This statement, is based on certain data supplied by the Police Department.

Sri A. Madhava Rao ;—What is that data Sir, I am asking.

Sri V. B. Raju ;—Sir, how can I give all that data.

Sri A. Madhava Rao ;—You are bound to give it, Sir.

Sri V. B. Raju ;—Anyhow, Sir it is not my mistake that the name of Jan Sangh was brought in here. It was not my mistake.

Sri A. Madhava Rao ;—That is why I have asked you ........

Mr. Chairman ;—Mr. Madhava Rao, ....

Sri V. B. Raju ;—I have deliberately avoided bringing in names, Sir.

Sri A. Madhava Rao ;—There is no question of deliberation or otherwise. I am asking you about the fact. When a statement as such is made, we must be in a position to know what it is.

Sri V. B. Raju ;—Sir, what can I do Sir,

Mr. Chairman ;—Please continue.

Sri V. B. Raju ;—I will carry your orders, Sir.

Sri A. Madhava Rao ;—Speaker Sir, there is something more. Because there is something more in it, he has scrupulously avoided it. That is not expected of him. Let him make a statement, make it properly.
Callig attention to matters of urgent public importance; Recent disturbances in Hyderabad city and consequent arrests.

Mr. Chairman:—Mr. Madhava Rao, Yes, you may continue.

After the postmortem examination, the body of the deceased was brought in a procession from the hospital at 6 p.m. on 9-5-1968. When the procession reached Chappal Bazar mosque, the crowd pelted stones. The police intervened and dispersed the crowd. The crowd which dispersed in o the lanes and side-lanes damaged some houses and set fire to a fire-wood depot. The police pursued and dispersed the crowd. On the next day, that is on 1-6-1968 arrangements were made for the funeral of the deceased. The body was kept in a jeep and I have already...

Mr. Chairman:—You have not heard it properly. The jeep belongs to a muslim gentleman. Why are you asking again? Please sit dow.

Sri V. B. Raju:—Sir, the body was kept in a jeep and was taken in a procession,

Sri V. B. Raju:—For the sake of propriety and good atmosphere I am not giving out all those things.

Sri T. Nagi Reddy:—It is not a question of propriety. The point here is when he says there were some political parties, he must also give the names of the political parties and leaders of the political parties who followed the procession. I hear that quite a number of Congressmen have followed the procession. Is it true? Is it true also that the Congressmen were responsible for leading the procession? I would like to have a direct answer for that. Let us not evade question. Or you should not have brought the names of the political parties at all. You ought to have avoided the whole question. When we have asked a question you must give a full answer and full answer of Congressmen also. Why avoid one part of the answer?

Sri V. B. Raju:—Sir, I was avoiding all controversial and unpleasant things. I am unnecessarily dragged into the controversy to which I refuse to be dragged.

Sri T. Nagi Reddy:—He is dragged into the controversy only partially. I want him to be dragged fully. Let him come into the field fully.
Calling attention to matters of urgent public importance:

Recent disturbances in Hyderabad city and consequent arrests.

Sri V. B. Raju:—The body was kept in a jeep and was taken in a procession.

Sri A. Madhuva Rao:—Sir...

Mr. Chairman:—Do you want these proceedings to be carried on or not? I do not understand this kind of interruptions.

Sri T. Nagi Reddy:—The Minister is the most provocative personality on the other side.

Sri V. B. Raju:—Sir, the Jeep No. A.P.F. 094.

Sri V. B. Raju:—The report does not say that it belongs to Congress or any other political party. That actually has not been reported.

Sri V. B. Raju:—Shall I give this statement to Smt. J. Eswari Bai to read?

Smt. J. Eswari Bai:—Let the hon. Minister give a complete picture.

Mr. Chairman:—Mr. Raju, will please continue.

Sri V. B. Raju:—I am continuing Sir. Some Jan Sangh leaders accompanied and were fond in the procession when it turned violent at Vysya Hostel, Kachiguda and Haraj Panta, Amberpet road. In these disturbances fifteen shops, four pan shops, and some houses were damaged. One police van, about fifteen huts and mulgies and some hay ricks were destroyed due to arson. The police used force including fire arms to disperse the unruly mob. In this connection 530 persons were arrested. 10 persons were arrested under various sections of IPC, 507 persons under preventive section 151 Cr.P.C and 15 persons under P.D. Act, 1950.
Calling attention to matters of urgent public importance:

re: Allotment of banjar lands in certain villages in Darsi taluk.

Sri V. B. Raju—This is not a short notice question, Sir.

Statement of formalities? Is it only for formality sake? I want an answer to my question whether the procession has been led by Congress men or not?

Mr. Chairman—Please continue.

Sri V. B. Raju—Yes Sir. After completion of investigation, charge-sheets are being laid in 8 more cases. The rest of the cases are being closed as undetected. All the fifteen persons detained under the P. D. Act, have been released on 25-6-1968.

Mr. Chairman—Now, the call attention given by Sri R. Mahananda regarding allotment of banjar lands in certain villages in Darsi taluk, Nellore District. (Interruption) I do will allow any discussion by anybody. Now Sri R. Mahananda, you please speak on the call attention.

re: ALLOTMENT OF BANJAR LANDS IN CERTAIN VILLAGES IN DARSI TALUQ, NELLORE DISTRICT

[Text transcription likely requires translation for full comprehension]
11th July, 1968. Calling atation o matters of u gent 
public importance ; 
re : Allotment of banjar lands in certain 
villages in Dasi taluk.

(Mr. Deputy Speaker in the Chair)

section 5 of the Estate Abolition Act called Civil Court in 
provision (ii) to pending 1963 
settlements.

S. No. 8 83 to 25-70 to 108 to 70 to 280 t 70 
Hotel 582 to 70 
Uninhabited village.
Calling attention to matters of urgent public importance.

11th July, 1968.

To: Allotment of banjar lands in certain villages in Darsi taluk.

After due consideration, the matter of 800 acres of lands in certain villages has been brought to my notice. After examining the matter, it is hereby decided to allocate the lands in certain villages.

The matter is referred to the concerned authorities for immediate action.

S.O. No. 62/90 dated 30-10-87.
11th July, 1968.

Calling attention to matters of urgent public importance:

re: Fire accident in Tangellamudi, Eluru on 17-6-68.

Re:—Fire accident in Ramamohanpet of Chodavaram Panchayat area.

Sri V. B. Raju: Sir, the fire accident in Ramamohanpet of Chodavaram Panchayat Area in Visakhapatnam District occurred on 17th May, 1968 at 100 p.m. The cause of the accident is reported to be accidental. 180 Houses were gutted. There was no loss of human life or cattle. Two persons sustained burning injuries and they were treated in the hospital. The estimated loss of property is Rs. 42,200. The Collector, Visakhapatnam has reported that cash relief to the tune of Rs. 8,300 were sanctioned and distributed on 29-5-1968.

re—Fire Accident in Thangllamudi, Eluru on 17-6-68.

Re:—Fire accident in Tangellamudi, Eluru on 17-6-68.
Calling attention to a matter of urgent public importance:
re: Immeasurable hardships to handloom weavers in Cheerpurupalli, Tekkali, Pathapatnam and Bobbili taluks.

Sri V. B. Raju:—Sir, the fire accident occurred at Thangellamudi, West Godavari District, first on 18-6-1968 and again on 22-6-1968 as reported by the Collector West Godavari. There was no loss of human life or cattle in either of the accidents. The cause of fire accident is not known. The loss of property is valued up to Rs. 19,430. The Tahsildar, Eluru sanctioned a monetary relief to 2 deserving victims at the rate of Rs. 50 each. In regard to fire accident which occurred on 2nd, 27 thatched houses and one temple were destroyed and 51 families were rendered homeless. The cause of the accident is not known. The total loss due to these fire accidents is reported to be Rs 35,000 and Rs. 1,250 was sanctioned to 27 eligible families at Rs. 50 each as monetary relief.

re: Immeasurable hardships to handloom weavers in Cheerpurupalli, Tekkali, Pathapatnam and Bobbili taluks:
Calling attention to matters of urgent public importance:

Fire accident in Boddikurapadu, Bottapalem and Venkatachalam palli in Darsi taluk, in May, 1968.

Fire accidents in Boddikurapadu, Bottapalem and Venkatachalam palli, Darsi taluk, Nellore District.
Calling attention to matters of urgent public importance:

**re:** Preventing harijans from cultivating Anadheenam lands in Jadadevi, Udayagiri taluk, by the local ryots.

Sri V. B. Raju:—A fire accident occurred in Boddikurapadu on 13th May, 1968 at 10.30 p.m. 43 houses were gutted. A child aged 5 years died. The estimated loss of property is reported to be Rs. 20,000. There was no loss of cattle. Relief to a tune of Rs. 2,150 was immediately granted. The Collector of Nellore reported that he requested the Red Cross for help. The cause of the accident is stated to be accidental. Clothes were distributed to deserving victims.

At Bottapalem, a fire accident occurred on 5-5-68 at 10.30 a.m. 28 houses were gutted. The estimated loss of property is reported to be Rs. 11,000. There was no loss to human life or cattle. Monetary help to a tune of Rs. 1,100 was granted. The cause of the accident is reported to be accidental.

At Venkatachalampalli a fire accident occurred on 6-6-68. The estimated loss of property is reported to be Rs. 4,000. There was no loss of human life or cattle. The cause of the accident is reported to be accidental. Relief to a tune of Rs. 850 was granted at the rate of Rs. 50 each.

**re:** Preventing harijans from cultivating Anadheenam lands in Jadadevi village, Udayagiri taluk by local ryots.

(1) M. R. G. V. Reddy:—Mr. V. R. G. Reddy said that 70 houses were gutted in 1962. In 1968, 70 houses were gutted. In 1962, 62 died due to fire accidents. In 1968, 241 died. Relief was granted to 800 families in 1962. In 1968, 70 families were granted relief. He stated that the cause of the accidents was due to carelessness. He requested immediate relief to the families affected. 1968 and
1. th July, 1968.

Calling attention to matters of urgent public importance:

Re: Preventing harijans from cultivating Anadheen mandis in Jadad vi, Udayagiri taluk, by the local ryots
Calls to attention of urgent

public importance

11th v, 1968

1. Practice of harjans from cultivation

Anadheenam lands n Jaidevi, Udayagiri talk by the local ryas

2. DC D. Subramania Chellappa, Deputy Collector, Guntur


4. Castes Hindus depressed class members assign

5. objectionable vacate

6. Engaged in discussion
Calling attention to matters of urgent public importance:

Regarding Harijans from cultivating Anachenamlands in Jadadevi, Udayagiri taluk, by the local ryots.
Calling attention to matters of urgent public importance.

**re:** Retrenchment of workers in Singareni collieries.

11th July, 1968.

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**re:** FIRE ACCIDENT IN LABOUR LOCALITY AT THANGUILLAMUDI OF ELURU

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**re:** RETRENCHMENT OF WORKERS IN SINGARANI COLLIERIES
11th July, 1968.

Calling attention to matters of urgent public importance:

re: Retrenchment of workers in Singareni collieries.

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Calling attention to matters of urgent public importance:

Retrenchment of workers in Singareni coleries.

11th July, 1988

S. K. Dey
Director Office

Labor Training School and wage board are on a budget. 1984-85, a budget of 188 crores, and there are 310 peons, 70 extra staff, and 50,000,000 extra rupees.

S. K. Dey
1988

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S. K. Dey
1988

Calling attention to matters of urgent public importance:

Retrenchment of workers in Singareni coleries.

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S. K. Dey
1988
288  11th July, 1968.  Calling attention to matters of urgent public importance;

re: Retrenchment of workers in Singareni collieries.

re: Commonwealth Parliamentary Association.

Sri P. V. Narasimha Rao:—Sir, On behalf of the Chief Minister, I beg to lay on the Table a copy of the amendment made to the Andhra Pradesh Public Service Commission Regulations, 1963 issued in G. O. Ms. No. 282, General Administrations (Service-A), dated 1st May 1963 in accordance with Clause (5) of Article 820 of the Constitution.

Mr. Deputy Speaker:—Paper laid on the Table.

GOVERNMENT RESOLUTION

Re: Commonwealth Parliamentary Association

Sri P. V. Narasimha Rao:—Sir, on behalf of the Leader of the House, I beg to move:

"That a Branch of the Commonwealth Parliamentary Association be formed for the Legislature of Andhra Pradesh and the Secretary to the State Legislature be authorised to take necessary steps
for organising and affiliating the Branch to the Commonwealth Parliamentary Association is.

Mr. Deputy Speaker:—Resolution moved.

Sri P. V. Narasimha Rao:—Sir, in this connection a note has been circulated to the members of the House giving details regarding the Commonwealth Parliamentary Association and the benefits that would accrue to any member-Association which enrols itself as a member of the Commonwealth Parliamentary Association. I request the House to pass this resolution so as to enable the Andhra Pradesh Legislature also to get membership in the Commonwealth Parliamentary Association.

Sri P. V. Narasimha Rao:—The entire House.
Government Resolution:

re: Commonwealth Parliamentary Association.

11th July, 1968.

Sri C. V. K. Rao:—The Government may not be aware of a resolution like this and the importance of the resolution like this. We are not going to oppose this. But the Government must know its mind. They have not given an opportunity Sir.

Mr. Deputy Speaker:—I will give you an opportunity later.

Mr. Deputy Speaker:—They have not given but I am going to give you an opportunity.

Sri C. V. K. Rao:—Where is the time for the amendments? Make it a broad based and make it an effective thing. Every member has got to participate in this. As a Member of the Legislature, we are not addressing the Commonwealth Legislators.

Mr. Deputy Speaker:—Mr. Rao, do not take that opportunity. If you have got any amendment, you can even suggest later on. Suppose if we pass it to-day it would be effective. It would not be ineffective. If you have got any suggestion to make you can just send amendment some time in the next session.

Sri C. V. K. Rao:—Here when a resolution is there, as a Legislator, I must effectively participate.

Mr. Deputy Speaker:—You are effectively participating in everything.

Sri C. V. K. Rao:—But all the same I cannot permit the Government to come with such skeleton resolution on an important thing like this. The want to participate in Commonwealth Parliamentary Bodies. Now what do they mean by that? But I have got my sentimental objection to it. I treat other Parliamentarians...
equal to me. But here so called Commonwealth is a peculiar thing intended for Anglo-Saxon race. Where do they come in? I fought against Anglo-Saxons. If it is said that there is a World Parliamentarian Body, I want to know from the Government What is this Parliamentarian Body? If it is not let us take the lead to from the World Parliamentarian Body. For that I must effectively participate. I should have a say in this.

Mr. Deputy Speaker:—I told you that I would give you some time and you have already taken it.

Sri C. V. K. Rao:—This is only introductory.

Mr. Deputy Speaker:—You had already taken sufficient time and you have made observations.

Sri C. V. K. Rao:—You give me some chance Sir, otherwise permit me to come to brass tracks. On the resolution I wanted to speak. Just the resolution has come and it should not be known to the people outside as though it is something; let it go.

Mr. Deputy Speaker:—If Members feel and want discussion I have not got enough time.

Sri C. V. K. Rao:—That a Branch of the Commonwealth Parliamentary Association be formed for the Legislature of Andhra Pradesh and the Secretary to the State Legislature be authorised to take necessary steps for organising and affiliating the Branch to the Commonwealth Parliamentary Association”. That is the Resolution. What is this for the Government? Now, we have had no branch previously. They have got to come out. They would be meeting. There should be a definite constitution for this Commonwealth Parliamentary Association. How is a Branch formed? The way in which the Government functions—though the Government does certain good things, certain important things but the most of which the goodness of which—themselves are totally ignorant. It is just like Alice in wonderland. The Government and the Present Ministers are like Alice in Wonderland. Sir, when an important thing has come before the Legislature, where experienced men like us are here and when a Parliamentary Association is formed, is it intended for the Secretary as though the Secretary is the most impor-
Government Resolution: 11th July, 1968. 233

re: Commonwealth Parliamentary Association.

tant person: is it the Secretary that forms; that does the thing; that runs the show? Not so. Therefore what we wanted is let the Government come with the entire Constitution of the Commonwealth Parliamentary Association. Where were the reports of last year. Let the Government place all that on the Floor of the House. We as Parliamentarians are facing certain hardships. We feel proud of our own tradition. We feel certain hardships. The reason is we have links with the advanced democratic countries. Why we are only confined ourselves with the Commonwealth? There is the World Parliamentary Body and if there is no such World Parliamentary Body, now we can as well suggest through the Central Government. Let us encourage the World Parliamentary Body. If World Tamil Conference could come why not the World Parliamentary Association? As Legislators representing people and as people contributing to the democratic growth of this country, why not we in a matter like this take the lead. On the other hand, the Government is going on in a formal way and therefore, my request, Sir, is let the Constitution and the old reports on this be circulated to the Members and then let a date to fixed or at least three hours be fixed for discussion on the subject.
294  1st July, 1968  Government Resolution:

re: Commonwealth Parliamentary Association.

The Commonwealth Parliamentary Association (CPA) is a non-governmental organization that aims to promote parliamentary democracy and political cooperation among member countries. It was established in 1931 and currently has members from over 50 countries.

The CPA has a series of regional and thematic committees, which meet regularly to discuss issues and develop initiatives. The association also organizes events such as the Commonwealth Parliamentary Conference, which brings together lawmakers from across the Commonwealth to exchange ideas and experiences.

In recent years, the CPA has focused on issues such as human rights, economic development, and environmental sustainability. It has also been active in promoting gender equality and youth participation in politics.

Overall, the Commonwealth Parliamentary Association plays a key role in fostering cooperation and dialogue among member countries, and in supporting the democratic values and principles that are central to the Commonwealth.

Re: Commonwealth Parliamentary Association.

Aggression can play a role in foreign policy and this is true of the Parliamentary system as well. Parliamentary Association forms the basis of the Commonwealth Parliamentary Association. This can be termed as a form of brainwashing.
Government Resolution: 
re: Commonwealth Parliamentary Association.

oppose  isolated with all the reservations about the Commonwealth Parliamentary Association. We are only seeking to join the Commonwealth Parliamentary Association which is already functioning since a long time. Parliament of India is already a member; most of the state Legislature are already members including Madras, Mysore and so on. We were to have become members long ago, 8 or 10 years back, but somehow certain steps have not been taken. Therefore, as Mr. Vavilala Gopalakrishna has pointed were isolated in a way and we were deprived of some advantage which would have accrued to us if we had been members. There is no question of wonderland or 'sunderland'. Besides that, it is not a bar to forming world association. It is a different matter. This has a limited purpose. It is to take steps to see that our Legislature becomes a member of the Association.

Mr. V. Narasimha Rao: Sir, there appears to be an impression that we are forming something new. There is no such thing as the formation of a new body now which does not exist. We are only seeking to join the commonwealth Parliamentary Association which is already functioning since a long time. Parliament of India is already a member; most of the state Legislature are already members including Madras, Mysore and so on. We were to have become members long ago, 8 or 10 years back, but somehow certain steps have not been taken. Therefore, as Mr. Vavilala Gopalakrishna has pointed were isolated in a way and we were deprived of some advantage which would have accrued to us if we had been members. There is no question of wonderland or 'sunderland'. Besides that, it is not a bar to forming world association. It is a different matter. This has a limited purpose. It is to take steps to see that our Legislature becomes a member of the Association.

The Secretary is not going to make nominations. Our Branch will have its own office bearers. The Secretary will only send notices and convene meetings. We shall form our own association.

Mr. C. V. K. Rao: One clarification, Sir.

Mr. Deputy Speaker: That is a separate thing. We shall have a non-official resolution on a non-official day.

There is an amendment given notice of by Sri K. Govin'arao:

"after the word 'that' omit the words 'a Branch of the Commonwealth Parliamentary Association' and added the words 'efforts may be made to form a world Parliamentary Association by the Legislature of Andhra Pradesh through the Parliament of India.'"

Nobody will object to it, but as I said we can have a separate resolution by itself.
Government Resolution
14th July, 1958

Mr. Deputy Speaker:—Are you moving amendment Mr. Govinda Rao? Please withdraw it.

Mr. Deputy Speaker:—The question is:

"That a Branch of the Commonwealth Parliamentary Association be formed for the Legislature of Andhra Pradesh and the Secretary to the State Legislature be authorised to take necessary steps for organising and affiliating the Branch to the Commonwealth Parliamentary Association."

The motion was adopted.
The Minister for Excise and Prohibition (Sri V. Satyanarayana Rao):— I beg to move:

"That the Andhra Pradesh Excise Bill, 1968, be read a first time."

Mr. Deputy Speaker:—Motin moved.

The Andhra Pradesh Excise Bill, 1968

GOVERNMENT BILL

The Andhra Pradesh Excise Bill, 1968

The Minister for Excise and Prohibition (Sri V. Satyanarayana Rao):— I beg to move:

"That the Andhra Pradesh Excise Bill, 1968, be read a first time."

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


Government Bill:
The Andhra Pradesh Excise Bill, 1968

304  11th July, 1968.

First class Magistrate to receive and ascertain that such duty attaches to their

Excise Superintendent, Deputy
Commissioners, Commissioners to receive and ascertain that such duty attaches
to their charges. Any person aggrieved by an order passed by any
officer, other than the Commissioner or Collect, under this Act, may
within forty-five days from the date of communication of such order,
appeal to the Deputy Commissioner.

Any person aggrieved by an order passed by any
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officer, other than the Commissioner or Collect, under this Act, may
within forty-five days from the date of communication of such order,
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Government Bills: 11th July, 1968


The Hyderabad Tenancy Agriculture (Agriculture) Bill, 1968.


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Government Bills:

The Andhra Pradesh Excise Bill, 1968,

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The Andhra Pradesh Excise Bill, 1968,

11th July, 1968.

Government Bills:


The licence time extend 

compensation 

contractor 

shop licence 

public peace 

close 

Bill 

Bill area 

check 

legal department

10
Government Bills:

11th July, 1968.

మాహమనం కొరకు ఎడారాడేవారికి సంపాదనం. రెండు సంప్రదాయ సమాచారం అంశాలు ఆరంభించకుండా బహుమతం చేసేవారు.

అందువల్ల, యుద్ధ సమయంలో, "విధానాధికారి సందర్భంలో ఎలా ఉంటారు ఇవ్వండా సమాచారానికి మారుతుంది. తప్పితమై సంచారం సోఫి మారు ఉంటుంది. ప్రత్యేకంగా రాత్రి పారిష్టికుని సంచారం మేనేజ్మెంట్ సంచారం సోఫి మారు ఉంటుంది. ఇది సమాచారం సోఫి మారు ఉంటుంది. అందులో మరొక సమాచారం సోఫి మారు ఉంటుంది.

అయితే, ఈ సమాచారం సోఫి మారు ఉంటుంది. ఈ సమాచారం సోఫి మారు ఉంటుంది. ఈ సమాచారం సోఫి మారు ఉంటుంది. ఈ సమాచారం సోఫి మారు ఉంటుంది.

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మనం ఇంటి పిటించింది, సముదాయం సంపాదించిన పద్ధతి మిది, ఈ విధానం సంపాదించింది. ఈ విధానం ఉపయోగించి ఎన్ని విషయాలతో పరిశీలించారు. ఈ విధానం ఉపయోగించి ప్రతి విషయానికి అందరించారు.

సేవన ఉపయోగించి పలు పరిశీలనలు ఉపయోగించారు. ఈ విధానం ఉపయోగించి ప్రతి విషయానికి అందరించారు. ఈ విధానం ఉపయోగించి పలు పరిశీలనలు ఉపయోగించారు. ఈ విధానం ఉపయోగించి పలు పరిశీలనలు ఉపయోగించారు.

The Government may, subject to such conditions as they may deem fit to impose, grant for a fixed period to any person, at any place a lease jointly or severally for the supply, manufacture or sale of any luxurious life in the premises or part thereof.

The Andhra Pradesh Excise Bill 1968.

If any riot or any unlawful assembly is apprehended or occurs in vicinity of any such shop any Magistrate of the first or second class may, for reasons to be recorded in writing, require such shop to be kept closed for such reasonable period as he may think necessary.
11th July, 1968.


Sri T. Purushothama Rao:—That is prevailing to-day, Sir. We are seeing that democracy to-day. The Andhra Pradesh P. C. & E. Bill, declaring that the provisions of the Act shall cease to be in force in that local area. In other words, it extends to the Telangana area immediately after it is brought into force, while it extends to the Andhra area only as and when the prohibition is lifted in that area. The Bill is intended to give effect to the above proposals.

11th July, 1968.

It is not possible to estimate at this stage the exact expenditure that may have to be incurred for the above purposes from the Consolidated Fund of the State.

Prohibition Inspector

Prohibition scrap

Tax punishment
318 11th July, 1968.

Government Bills:

The case presented has two main points: the provision of benefit to the staff of the Prohibition Department and the prohibition of corruption.

1. **Prohibition Staff Benefit**: The staff of the Prohibition Department, who are responsible for the enforcement of prohibition, have not been adequately compensated. The Bill proposes to provide a monthly allowance of Rs. 200 to the staff, which is a significant improvement.

2. **Prohibition of Corruption**: The Bill also addresses the issue of corruption within the Prohibition Department. It proposes to enact measures to prevent and惩治 corruption. The following actions are to be taken:
   - **Restrictions on Tax Collections**: The Bill aims to restrict the collection of taxes to a certain limit, thereby reducing the temptation for corruption.
   - **Prohibition of Sale of Alcohol**: The Prohibition Department is to be given the authority to scrap illegal liquor and allow a limited test sale of alcohol.
   - **Public Opinion**: The Bill also takes into account public opinion, ensuring that the decisions are made in the best interest of the public.

In conclusion, the Andhra Pradesh Excise Bill, 1968, is a significant step towards improving the enforcement of prohibition and combating corruption within the Prohibition Department.
Government Bills.  

11th July, 1968.


The House then adjourned till Half-Past Eight on Friday, the 12th July, 1968.