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

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 2nd July, 1968.

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

(Mr. Speaker on the Chair)

ORAL ANSWERS TO QUESTIONS.

Mr. Speaker:—Questions Nos. 2395 and 2396 may be taken up together as they pertain to the same subject

LAND UNDER BOODAN

2395—

4277 Q.—Dr. T. V. S. Chalapathi Rao [Put by Sri G. C. Venkanna], (Urvakonda) Will the Hon. Minister for Revenue and Civil Supplies be pleased to state

(a) whether it is not a fact that Acharya Vinoba Bhave started Bhoodan Yagna in the Telangana Region of Andhra Pradesh;

(b) if so, how many acres in all were offered Bhoodan and out of them (1) how many acres are wet, (2) how many acres are dry, and (3) how many acres are of other variety, and

(c) how many acres of this Danam are legalised under the Bhoodan Act passed by the Assembly?

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

(a) It is, sir.

(b) Total extent of land offered as Bhoodan to the end of March 1965 in the Telangana area is 74,931 Acres of which Dry land counts for 71,891 Acres and Wet land for 3,040

(c) The entire extent shown against clause (b) above.

Sir, I have tried to procure the latest information and I am furnishing the same here

The total area got through Bhoodan in Telangana upto 31-5-1965 is 1,62,743 acres and out of this an extent of 84,316 acres has been distributed, leaving a balance of 78,421 of which an extent of 61,031 acres is not fit for cultivation.

* No. 359. (217)
2nd July 1968

GRAMDANS IN ANDHRA PRADESH

2396—

* 4278 Q—Sarvasri T V S Chalapathi Rao (Visayawada East) and P. O Satyanarayana Raju (Yemmiganur): —Will the hon
Minister for Revenue and Civil Supplies be pleased to state
(a) how many gramdans were offered or made in Andhra
Pradesh
(b) whether they were legalised under the Bhooman Act passed
by the Assembly,
(c) how are they managed at present: and
(d) will the hon Minister be pleased to place a list of Gram-
dans on the Table of the House?
Sri V B Raju —(a) MO is on 81-12-1967.
(b) The question of their legalisation is under examination by
the Bhooman Yagna Board
(c) Some of the Gramdan villages are being managed by Ad-
hoc Committees comprising of President, a Secretary and a few
members In respect of most of the Gramdan villages Bhooman
Development Co-operative Societies have been organised and regis-
tered These societies wherever they are in position manage the
Gramdan villages.
(d) Lists of Gramdan villages so far received are placed on the
Table of the House

STATEMENT PLACED ON THE TABLE OF THE HOUSE
[ Vide Clause (d) of L. A. Q 2396 (* 4278) ]

Statement showing the number of Gramdans in Each District
rs on 81-12-1967

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>Name of the District</th>
<th>No of Gramdans</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Adilabad</td>
<td>1 Lists showing the names</td>
</tr>
<tr>
<td>2</td>
<td>Hyderabad</td>
<td>— of Gramdan villages so far</td>
</tr>
<tr>
<td>3</td>
<td>Karimnagar</td>
<td>1 received ar enclosed</td>
</tr>
<tr>
<td>4</td>
<td>Khammam</td>
<td>2</td>
</tr>
<tr>
<td>5</td>
<td>Mahaboobnagar</td>
<td>98 List of only 50 Gramdan villages in Mahaboobnagar district received is enclosed.</td>
</tr>
<tr>
<td>6</td>
<td>Nalgonda</td>
<td>—</td>
</tr>
<tr>
<td>7</td>
<td>Medak</td>
<td>Nil</td>
</tr>
<tr>
<td>8</td>
<td>Nizamabad</td>
<td>Nil</td>
</tr>
<tr>
<td>9</td>
<td>Warangal</td>
<td>2 List enclosed</td>
</tr>
<tr>
<td>10</td>
<td>Srikakulam</td>
<td>21 List enclosed</td>
</tr>
<tr>
<td>11</td>
<td>Visakhapatnam</td>
<td>Nil</td>
</tr>
<tr>
<td>12</td>
<td>East Godavari</td>
<td>Nil</td>
</tr>
<tr>
<td>13</td>
<td>West Godavari</td>
<td>11 List enclosed</td>
</tr>
</tbody>
</table>
2nd July, 1968

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>14 Krishna</td>
<td>Nil</td>
<td>(names of Gramdans not received)</td>
</tr>
<tr>
<td>15 Guntur</td>
<td>4</td>
<td>(names of Gramdans not received)</td>
</tr>
<tr>
<td>16 Nellore</td>
<td>6</td>
<td>(only 3 names of Gramdans are received)</td>
</tr>
<tr>
<td>17 Chittoor</td>
<td>5</td>
<td>(Names of Gramdans not received)</td>
</tr>
<tr>
<td>18 Anantapur</td>
<td>28</td>
<td>(List of Gramdans enclosed)</td>
</tr>
<tr>
<td>19 Kurnool</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>20 Cuddapah</td>
<td>352</td>
<td></td>
</tr>
</tbody>
</table>

Grand total 840 (These includes hamlets of villages)

**ENCLOSURES TO THE STATEMENT PLACED ON THE TABLE OF THE HOUSE OF GRAMDAN VILLAGES NAMES OF GRAMDAM VILLAGES**

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name of the village</th>
<th>Sl No</th>
<th>Name of the village</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADILABAD</td>
<td>18 Ghattu Thumman</td>
<td>19 Tadigungala</td>
<td>20 Sarlapalli</td>
</tr>
<tr>
<td>HYDERABAD</td>
<td>21 Meenuguvanapalli</td>
<td>22 Kamchanapalli</td>
<td>23 Ravalli</td>
</tr>
<tr>
<td>KARIMNAGAR</td>
<td>24 Rachtri</td>
<td>25 Bhairampalli</td>
<td>26 Kamatamonupalli</td>
</tr>
<tr>
<td>KHAMMAM</td>
<td>27 Chikkannapalli</td>
<td>28 Gundala</td>
<td>29 Velada da</td>
</tr>
<tr>
<td>MAHABOOBNAGAR</td>
<td>30 Rangiri</td>
<td>31 Polkampalli</td>
<td>32 Jonnabogudd</td>
</tr>
<tr>
<td></td>
<td>33 Khanapuram</td>
<td>34 Bocharam</td>
<td>35 Vennacharla</td>
</tr>
<tr>
<td></td>
<td>36 Nallavelli</td>
<td>37 Mallkapuram</td>
<td>38 Anekhapalli</td>
</tr>
<tr>
<td></td>
<td>39 Parvatapalli</td>
<td>40 Ippalpalli</td>
<td>41 Pullagiri</td>
</tr>
<tr>
<td></td>
<td>42 Daftaram</td>
<td>43 Auraspalli</td>
<td>44 Chandayapalli</td>
</tr>
<tr>
<td></td>
<td>45 Desh Itkayi</td>
<td>46 Vattapalli</td>
<td>47 Gopalapuram</td>
</tr>
<tr>
<td>Sl No</td>
<td>Name of the Village</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------</td>
<td>----------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>48</td>
<td>Ammapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>49</td>
<td>Narasingapuram</td>
<td></td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>Rayap. ram.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>NAGAONDA</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>MEDAK</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>NIZAMABAD</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>WARANGAL</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Matchapuram</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Narasingapuram.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>(ANDHRA PROVINCES)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>SRIKAKULAM</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Sandalangi</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Bilagudavasa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Battivalasa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Elagavalsa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Rangalaguda</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Pandlava</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Sivandravalasa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Gottaivalasa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Ravikonda</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Sutlampeta</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Puthkavalasa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Lovalsa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Vadrabangi</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Koppakallu</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Ch. Jangidi bhadra</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Thota</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Dulikuppa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Kaliguttu</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Gouduguda</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Gorati</td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Tholu Kharja</td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Ba’esu</td>
<td></td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Gandra</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Savaruguda</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>VIZAGAPATNAM</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>LAST GODAVARI DIST.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>WEST GODAVARI DIST.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Krishnagudgedem</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Chandrayagudam</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Rayagudem</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Marrigudem</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>5. Ravvarugudem</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>6. Bottappagudem</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>7. Vankabathappagudem</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>8. Pandugudem</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>9. Gandhigram Seva Kendra</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>10. Kothur Kamavarapukota</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>11. Rangappagudem</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>KRISHNA</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>CHITTOOR</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Bodibapanagunta</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Ramakrishnapuram</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Satyavathumpuram,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>CUDDAPAH DISTRICT</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>CUDDAPAH TALUK:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Thambi Ayakkotla</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Narasanipalle</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Alankanipalle (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Khaderkakotla</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Gotur Harjana,da</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Peddalebaka (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Chi na Lebaka (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Kottasakelavandipallli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Sakalavanipalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Landupet</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Janjuda pakotla</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Phollaganganapallli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Chintlapahoyumallalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Kottapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Dasaipallli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Gondpallli (A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Pata Bahumallalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Guturu</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Narasaranapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Pabbapuran (A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Pabbapurean (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Gondipalli (B)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Chimalapenta (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Khadekkhanapallli (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Palempalli (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>R. kavaripallli (whole village)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>Obulampalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>Gurrampadu</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Bettupet</td>
<td></td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>Patha Cuddapah (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Ruakvandiapallli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>Bachunapallli (whole village)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>Vajeelekapallli (whole village)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>Modamipallli (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Patha Cuddapah (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sl. No</td>
<td>Name of the Village</td>
<td>Sl. No</td>
<td>Name of the Village</td>
</tr>
<tr>
<td>--------</td>
<td>--------------------------</td>
<td>--------</td>
<td>--------------------------------------</td>
</tr>
<tr>
<td>85</td>
<td>Ambavaram</td>
<td>87</td>
<td>Kotturu</td>
</tr>
<tr>
<td>86</td>
<td>Pandimarri</td>
<td>88</td>
<td>Ilppayapalli</td>
</tr>
<tr>
<td>8</td>
<td>Chimalapenta Paturu</td>
<td>89</td>
<td>Kommalaluru</td>
</tr>
<tr>
<td>38</td>
<td>Buddayapalli</td>
<td>90</td>
<td>Pulluru</td>
</tr>
<tr>
<td>9</td>
<td>Pullapalli</td>
<td>91</td>
<td>Appanapalli</td>
</tr>
<tr>
<td>0</td>
<td>Charavulapalli</td>
<td>92</td>
<td>Nagasampalli</td>
</tr>
<tr>
<td>41</td>
<td>Ukkayapalli</td>
<td>93</td>
<td>Mudura</td>
</tr>
<tr>
<td>42</td>
<td>Ganganapalli</td>
<td>94</td>
<td>Midgattun</td>
</tr>
<tr>
<td>43</td>
<td>Gondipalli</td>
<td>95</td>
<td>Digganapalli</td>
</tr>
<tr>
<td>44</td>
<td>Nandimma Halam</td>
<td>96</td>
<td>Gunamalapalli</td>
</tr>
<tr>
<td>45</td>
<td>Konduru</td>
<td>97</td>
<td>Yeturu</td>
</tr>
<tr>
<td>46</td>
<td>Pogalapalli</td>
<td>98</td>
<td>Mutulurupadu</td>
</tr>
<tr>
<td>47</td>
<td>Pathth uvvapalli</td>
<td>99</td>
<td>Modanapalli (near Sivalpalli)</td>
</tr>
<tr>
<td>48</td>
<td>Gondipalli</td>
<td>100</td>
<td>Pakranapalli</td>
</tr>
<tr>
<td>19</td>
<td>Baredduvandipalli</td>
<td>101</td>
<td>Mundlapalli</td>
</tr>
<tr>
<td>50</td>
<td>Nandimnahalam</td>
<td>102</td>
<td>Gurrampdu</td>
</tr>
<tr>
<td>51</td>
<td>Kuttauvapalli</td>
<td>103</td>
<td>Chinnamasupalli</td>
</tr>
<tr>
<td>52</td>
<td>Thippo eddyapalli</td>
<td>104</td>
<td>Revanapalli</td>
</tr>
<tr>
<td>58</td>
<td>Chnaapalli</td>
<td>105</td>
<td>Beechvaripalli</td>
</tr>
<tr>
<td>54</td>
<td>Hopparthi</td>
<td>106</td>
<td>Tavvaripalli</td>
</tr>
<tr>
<td>55</td>
<td>Tadogete</td>
<td>107</td>
<td>Sunkesula</td>
</tr>
<tr>
<td>56</td>
<td>Ukayapalli</td>
<td>108</td>
<td>Karupathy</td>
</tr>
<tr>
<td>57</td>
<td>Sangatapalli</td>
<td>109</td>
<td>Jandilavaram</td>
</tr>
<tr>
<td>58</td>
<td>Chememaramapalli</td>
<td>110</td>
<td>Murayapalli</td>
</tr>
<tr>
<td>59</td>
<td>Pagidukalava</td>
<td>111</td>
<td>Peddasetipallu</td>
</tr>
<tr>
<td>61</td>
<td>Sivalapalli</td>
<td>112</td>
<td>uvvapalli</td>
</tr>
<tr>
<td>6</td>
<td>Konnapalli</td>
<td>113</td>
<td>Varadayapalli</td>
</tr>
<tr>
<td>62</td>
<td>Boggayapalli</td>
<td>114</td>
<td>Kothapalli</td>
</tr>
<tr>
<td>68</td>
<td>Poluguralapalli</td>
<td>115</td>
<td>Nadayalampeta</td>
</tr>
<tr>
<td>64</td>
<td>Muttapalli</td>
<td>116</td>
<td>Gaddamavarrapalli</td>
</tr>
<tr>
<td>65</td>
<td>Valluru</td>
<td>117</td>
<td>Tagilli</td>
</tr>
<tr>
<td>66</td>
<td>Koppol</td>
<td>118</td>
<td>Chinnaputta</td>
</tr>
<tr>
<td>67</td>
<td>Pullareddypet</td>
<td>119</td>
<td>Machunooru</td>
</tr>
<tr>
<td>68</td>
<td>Chinnaputta</td>
<td>120</td>
<td>Obullampalle</td>
</tr>
<tr>
<td>69</td>
<td>Peddaputta</td>
<td>121</td>
<td>Nayanalli</td>
</tr>
<tr>
<td>70</td>
<td>Kammavaripalle</td>
<td>122</td>
<td>Gurrampdu</td>
</tr>
<tr>
<td>7</td>
<td>Chennamukapalli</td>
<td>123</td>
<td>Muttapalli</td>
</tr>
<tr>
<td>72</td>
<td>Upparapalle</td>
<td>124</td>
<td>Sunnapurala palli</td>
</tr>
<tr>
<td>73</td>
<td>Cheemalapalli</td>
<td>125</td>
<td>Chilumuru-Kottapalli</td>
</tr>
<tr>
<td>74</td>
<td>Kothapata</td>
<td>126</td>
<td>Kotluru</td>
</tr>
<tr>
<td>75</td>
<td>Morunipalle</td>
<td>127</td>
<td>Narayana-Reddampattam</td>
</tr>
<tr>
<td>76</td>
<td>Ippapenta</td>
<td>128</td>
<td>Muttarasupalle</td>
</tr>
<tr>
<td>77</td>
<td>Jamalapalli</td>
<td>129</td>
<td>Chinnacouck</td>
</tr>
<tr>
<td>78</td>
<td>Chinnakanablae</td>
<td>130</td>
<td>Nadumpalle</td>
</tr>
<tr>
<td>79</td>
<td>Gangalithana</td>
<td>131</td>
<td>Puttampalle</td>
</tr>
<tr>
<td>80</td>
<td>Agraaram</td>
<td>132</td>
<td>Chinnas Levaaka</td>
</tr>
<tr>
<td>81</td>
<td>Ailredyapalle</td>
<td>133</td>
<td>Thumbalaram</td>
</tr>
<tr>
<td>82</td>
<td>Agraaram II</td>
<td>134</td>
<td>Moyilla lava</td>
</tr>
<tr>
<td>88</td>
<td>Thageduppyalli</td>
<td>135</td>
<td>Patu-Cuddapah(II)</td>
</tr>
<tr>
<td>84</td>
<td>Sogleapalli</td>
<td>136</td>
<td>Pakkurapalli</td>
</tr>
<tr>
<td>85</td>
<td>Dumpyasatu</td>
<td>137</td>
<td>Krishnaparam (II)</td>
</tr>
<tr>
<td>96</td>
<td>Patammu</td>
<td>138</td>
<td></td>
</tr>
<tr>
<td>Sl No</td>
<td>Name of the Village</td>
<td>Sl No</td>
<td>Name of the Village</td>
</tr>
<tr>
<td>-------</td>
<td>----------------------------------</td>
<td>-------</td>
<td>----------------------------------</td>
</tr>
<tr>
<td>1</td>
<td>Chakrayapeta</td>
<td>5</td>
<td>Motakatla Deguca Madigapalle</td>
</tr>
<tr>
<td>2</td>
<td>Kondavandlapalle</td>
<td>6</td>
<td>M Narasampuram</td>
</tr>
<tr>
<td>3</td>
<td>Marellamadaka</td>
<td>7</td>
<td>Narasampuram</td>
</tr>
<tr>
<td>4</td>
<td>Abbavaramvandlapalle</td>
<td>8</td>
<td>Cherloboyapalli</td>
</tr>
<tr>
<td>5</td>
<td>Rayachot Malapalle</td>
<td>9</td>
<td>Mauddammapurpa II</td>
</tr>
<tr>
<td>6</td>
<td>Motakatla (paddavuru)</td>
<td>10</td>
<td>Thimmarahepalli</td>
</tr>
<tr>
<td>7</td>
<td>Motakatla Madigapalle</td>
<td>11</td>
<td>Edellapalli</td>
</tr>
<tr>
<td>8</td>
<td>Motakatla Nadimapalle</td>
<td>12</td>
<td>Boppapuram</td>
</tr>
<tr>
<td>9</td>
<td>Golikunta Balapalle</td>
<td>13</td>
<td>Seejamvaripalle</td>
</tr>
<tr>
<td>10</td>
<td>Mallur (H)</td>
<td>14</td>
<td>Soudarahepalli</td>
</tr>
<tr>
<td>11</td>
<td>Motakatla Deguca Madigapalle</td>
<td>15</td>
<td>Kotakindipalle</td>
</tr>
<tr>
<td>12</td>
<td>Egulla Abbavaram (H)</td>
<td>16</td>
<td>Balajapalli</td>
</tr>
<tr>
<td>13</td>
<td>Pemmodupalle (H)</td>
<td>17</td>
<td>Chintlapalli</td>
</tr>
<tr>
<td>14</td>
<td>Motakatlapeddur (H)</td>
<td>18</td>
<td>Gangnapalli</td>
</tr>
<tr>
<td>15</td>
<td>Devagudipalle</td>
<td>19</td>
<td>Mahanandipalli</td>
</tr>
<tr>
<td>16</td>
<td>Devagudipalle (H)</td>
<td>20</td>
<td>Thotlapalli</td>
</tr>
<tr>
<td>17</td>
<td>Kessapuram</td>
<td>21</td>
<td>Valleravarpalli</td>
</tr>
<tr>
<td>18</td>
<td>Maddeia (H)</td>
<td>22</td>
<td>Nallagondupalli</td>
</tr>
<tr>
<td>19</td>
<td>Gintameeda Madigapalli</td>
<td>23</td>
<td>Reddevapalli</td>
</tr>
<tr>
<td>20</td>
<td>Danducallapalle</td>
<td>24</td>
<td>Nallapalli</td>
</tr>
<tr>
<td>21</td>
<td>Bezwada (H)</td>
<td>25</td>
<td>Yedumuru</td>
</tr>
<tr>
<td>22</td>
<td>Cheilaganigala</td>
<td>26</td>
<td>Anamala</td>
</tr>
<tr>
<td>23</td>
<td>Chelanganigala</td>
<td>27</td>
<td>Yeduru Rajapalem</td>
</tr>
<tr>
<td>24</td>
<td>Gintameeda Madigapalli</td>
<td>28</td>
<td>Nallapalli</td>
</tr>
<tr>
<td>25</td>
<td>Rajapalem</td>
<td>29</td>
<td>Ramapuram</td>
</tr>
<tr>
<td>26</td>
<td>Gintameeda Madigapalli</td>
<td>30</td>
<td>Gollavodu</td>
</tr>
<tr>
<td>27</td>
<td>Rajapalem</td>
<td>31</td>
<td>Tangedupalli</td>
</tr>
<tr>
<td>28</td>
<td>Gintameeda Madigapalli</td>
<td>32</td>
<td>Kakavapalli</td>
</tr>
<tr>
<td>29</td>
<td>Rajapalem</td>
<td>33</td>
<td>Chennareddipalli</td>
</tr>
<tr>
<td>30</td>
<td>Gintameeda Madigapalli</td>
<td>34</td>
<td>Kekalakunta</td>
</tr>
<tr>
<td>Sl No</td>
<td>Name of the Village</td>
<td>Sl No</td>
<td>Name of the Village</td>
</tr>
<tr>
<td>-------</td>
<td>-----------------------------</td>
<td>-------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>47</td>
<td>Kottapalli</td>
<td>99</td>
<td>Yerrampalli</td>
</tr>
<tr>
<td>48</td>
<td>Akkalreddipalle</td>
<td>100</td>
<td>Porumamilla</td>
</tr>
<tr>
<td>49</td>
<td>Kotjur</td>
<td>101</td>
<td>Ramayapalle</td>
</tr>
<tr>
<td>50</td>
<td>Papireddipalle</td>
<td>102</td>
<td>Kanavapalle</td>
</tr>
<tr>
<td>51</td>
<td>Gurappagaripalle</td>
<td>103</td>
<td>Porumamilla</td>
</tr>
<tr>
<td>52</td>
<td>B Srevenglapuram</td>
<td>104</td>
<td>Chemudur</td>
</tr>
<tr>
<td>53</td>
<td>Angampalli</td>
<td>105</td>
<td>Anakamugudur</td>
</tr>
<tr>
<td>54</td>
<td>Akulanayapalli</td>
<td>106</td>
<td>Venkatramapirapatla</td>
</tr>
<tr>
<td>55</td>
<td>Kondugaripalle</td>
<td>107</td>
<td>Singarayapalle</td>
</tr>
<tr>
<td>56</td>
<td>Vaddamanu</td>
<td>108</td>
<td>Prabalaveedu</td>
</tr>
<tr>
<td>57</td>
<td>Pangavallapalli</td>
<td>109</td>
<td>Kanchamanoalle</td>
</tr>
<tr>
<td>58</td>
<td>Balayapalli</td>
<td>110</td>
<td>Naidukota</td>
</tr>
<tr>
<td>59</td>
<td>C Boyanapalli</td>
<td>111</td>
<td>Gopavaram</td>
</tr>
<tr>
<td>60</td>
<td>Jangam</td>
<td>112</td>
<td>Nallampet</td>
</tr>
<tr>
<td>61</td>
<td>M. Rajupalem</td>
<td>113</td>
<td>Guntapalle</td>
</tr>
<tr>
<td>62</td>
<td>Bodudu</td>
<td>114</td>
<td>Koduru</td>
</tr>
<tr>
<td>63</td>
<td>Eguvanelatur</td>
<td>115</td>
<td>Rajupalem</td>
</tr>
<tr>
<td>64</td>
<td>Munnelli</td>
<td>116</td>
<td>Dirsavanche</td>
</tr>
<tr>
<td>65</td>
<td>Vankamarri</td>
<td>117</td>
<td>Narasapurammiddela</td>
</tr>
<tr>
<td>66</td>
<td>Gollapalli</td>
<td>118</td>
<td>Yeullugaripalle</td>
</tr>
<tr>
<td>67</td>
<td>Nagusettipalli</td>
<td>119</td>
<td>Ddimnemedipalle</td>
</tr>
<tr>
<td>68</td>
<td>Patur</td>
<td>120</td>
<td>Gopavaram (A)</td>
</tr>
<tr>
<td>69</td>
<td>Joukupalli</td>
<td>121</td>
<td>Godugunuru</td>
</tr>
<tr>
<td>70</td>
<td>Pamarisorupalli</td>
<td>122</td>
<td>Reddipalle (H)</td>
</tr>
<tr>
<td>71</td>
<td>Sringiripalli</td>
<td>123</td>
<td>Bayyanapalle</td>
</tr>
<tr>
<td>72</td>
<td>Tummalapalli</td>
<td>124</td>
<td>Chinnakesampalle (H)</td>
</tr>
<tr>
<td>73</td>
<td>Siddugariipalli</td>
<td>125</td>
<td>Ramapuram (H)</td>
</tr>
<tr>
<td>74</td>
<td>Chinnayerasals</td>
<td>126</td>
<td>Muddamvaripalle (H)</td>
</tr>
<tr>
<td>75</td>
<td>Nayanacheruvu</td>
<td></td>
<td>Hamlet of Sankavaram</td>
</tr>
<tr>
<td>76</td>
<td>Ammavaripeta</td>
<td>127</td>
<td>Kappalapalle (H)</td>
</tr>
<tr>
<td>77</td>
<td>Nayanacheruvu</td>
<td>128</td>
<td>Mamillapalle (H)</td>
</tr>
<tr>
<td>78</td>
<td>Siddhavaram</td>
<td>129</td>
<td>Samekerla (H)</td>
</tr>
<tr>
<td>79</td>
<td>Irugullapudu</td>
<td>130</td>
<td>Chennupalli (H)</td>
</tr>
<tr>
<td>80</td>
<td>Kettalu</td>
<td>131</td>
<td>Konasamudram (H)</td>
</tr>
<tr>
<td>81</td>
<td>Pullivedu</td>
<td>132</td>
<td>Chennupalle (H)</td>
</tr>
<tr>
<td>82</td>
<td>Kodigude apadu</td>
<td>133</td>
<td>Joggapalle (H)</td>
</tr>
<tr>
<td>83</td>
<td>Varikintala</td>
<td>134</td>
<td>Marapalle (H)</td>
</tr>
<tr>
<td>84</td>
<td>Savichettypalle</td>
<td></td>
<td>JMami</td>
</tr>
<tr>
<td>85</td>
<td>Mallepalli</td>
<td>135</td>
<td>Panapalli (H)</td>
</tr>
<tr>
<td>86</td>
<td>Nal agudupadu</td>
<td>136</td>
<td>Vupparapalle</td>
</tr>
<tr>
<td>87</td>
<td>Dallayapalle</td>
<td>137</td>
<td>Eguva Boyanapalle</td>
</tr>
<tr>
<td>88</td>
<td>Nayaneppalli</td>
<td>138</td>
<td>Pedduraipalle</td>
</tr>
<tr>
<td>89</td>
<td>Raghunathapuram</td>
<td>139</td>
<td>Muddunala</td>
</tr>
<tr>
<td>90</td>
<td>Pothiharipalli</td>
<td>140</td>
<td>Palugurallapalle</td>
</tr>
<tr>
<td>91</td>
<td>Mulapalli</td>
<td>141</td>
<td>Vijuvarapuram</td>
</tr>
<tr>
<td>92</td>
<td>Kattergandlase</td>
<td>142</td>
<td>Etirajupalle</td>
</tr>
<tr>
<td>93</td>
<td>B. Thiruvenglapuram</td>
<td>143</td>
<td>Gudem</td>
</tr>
<tr>
<td>94</td>
<td>Kopartenaipalli</td>
<td>144</td>
<td>Singarayapalle</td>
</tr>
<tr>
<td>95</td>
<td>Guntapalle</td>
<td>145</td>
<td>Tiruvengapuram</td>
</tr>
<tr>
<td>96</td>
<td>Somireddipalli</td>
<td>146</td>
<td>Telisapadu</td>
</tr>
<tr>
<td>97</td>
<td>Madireddipalli</td>
<td>147</td>
<td>Pittuguntla</td>
</tr>
<tr>
<td>98</td>
<td>Chennapalli</td>
<td>148</td>
<td>Joukupalle</td>
</tr>
<tr>
<td>SI No</td>
<td>Name of the Village</td>
<td>SI No</td>
<td>Name of the Village</td>
</tr>
<tr>
<td>-------</td>
<td>--------------------------------------------------------</td>
<td>-------</td>
<td>--------------------------------------------------------</td>
</tr>
<tr>
<td>149.</td>
<td>Chinnayapalle</td>
<td>51</td>
<td>Vattalur</td>
</tr>
<tr>
<td>150.</td>
<td>Salabad</td>
<td>52</td>
<td>Chinnamarajupadu</td>
</tr>
<tr>
<td>151.</td>
<td>Kandimallypalle</td>
<td>53</td>
<td>Kupparapalli</td>
</tr>
<tr>
<td>152.</td>
<td>Anuvarupalle</td>
<td>54</td>
<td>Budgatapalli</td>
</tr>
<tr>
<td></td>
<td>RAJAMPETA TALUK</td>
<td>55</td>
<td>Mukkanivaripalli</td>
</tr>
<tr>
<td>1</td>
<td>Ayyavaripalli</td>
<td>56</td>
<td>Tippayapalli</td>
</tr>
<tr>
<td>2</td>
<td>Settipunta</td>
<td>57</td>
<td>Chendrajapadu</td>
</tr>
<tr>
<td>3</td>
<td>Korkunta</td>
<td>58</td>
<td>Chenchammasatram (H)</td>
</tr>
<tr>
<td>4</td>
<td>Yevarreddipalli’</td>
<td>59</td>
<td>Ppuriram (H)</td>
</tr>
<tr>
<td>5</td>
<td>Kotapadu’</td>
<td>60</td>
<td>Thimmayaap‘em</td>
</tr>
<tr>
<td>6</td>
<td>Upparapalli</td>
<td>61</td>
<td>Golia‘ariipalli</td>
</tr>
<tr>
<td>7</td>
<td>Sriyarauparajupuram</td>
<td>62</td>
<td>Unnadiipalli</td>
</tr>
<tr>
<td>8</td>
<td>Chitvel</td>
<td>63</td>
<td>Gadela</td>
</tr>
<tr>
<td>9</td>
<td>Kodur (H)</td>
<td>64</td>
<td>Anasamudram</td>
</tr>
<tr>
<td>10</td>
<td>Janagaripadu</td>
<td>65</td>
<td>Rallamadugu</td>
</tr>
<tr>
<td>11</td>
<td>Mudrapalli</td>
<td>66</td>
<td>P Verkata pa‘li</td>
</tr>
<tr>
<td>12</td>
<td>Fondalaur</td>
<td>67</td>
<td>Kommanavaripalli</td>
</tr>
<tr>
<td>13</td>
<td>Va‘erusvarikondiga (H)</td>
<td>68</td>
<td>Anantarayupeta</td>
</tr>
<tr>
<td>14</td>
<td>Pratiyadlapalli</td>
<td></td>
<td>Yettiga‘da Harijanawada</td>
</tr>
<tr>
<td>15</td>
<td>Obannapalli</td>
<td>69</td>
<td>Abhassetypalle Malawada</td>
</tr>
<tr>
<td>16</td>
<td>Kodurureddyvaripalli</td>
<td>70</td>
<td>Govindampalle Madigawada</td>
</tr>
<tr>
<td>17</td>
<td>Namaaspamudram</td>
<td>71</td>
<td>Venkataramarajupuram</td>
</tr>
<tr>
<td>18</td>
<td>Cheruvumudra Rachapalli</td>
<td></td>
<td>Agraharam Madigawada</td>
</tr>
<tr>
<td>19</td>
<td>Mannur</td>
<td>72</td>
<td>Obanapalle</td>
</tr>
<tr>
<td>20</td>
<td>Eguvareddipalli</td>
<td>73</td>
<td>Gotimeeddipalle</td>
</tr>
<tr>
<td>21</td>
<td>Upparapalli</td>
<td></td>
<td>SIDHAVATAM TALUK</td>
</tr>
<tr>
<td>22</td>
<td>Reddipalli</td>
<td>1</td>
<td>Siddhavaram</td>
</tr>
<tr>
<td>23</td>
<td>Rangamalli</td>
<td>2</td>
<td>Yerrapalle</td>
</tr>
<tr>
<td>24</td>
<td>Madinepalli</td>
<td>3</td>
<td>Raju‘alem</td>
</tr>
<tr>
<td>25</td>
<td>Acchinapalli</td>
<td>4</td>
<td>Kondarajupalle</td>
</tr>
<tr>
<td>26</td>
<td>Punnativarra alli</td>
<td>5</td>
<td>Bodchettipalle</td>
</tr>
<tr>
<td>27</td>
<td>Nagavaram</td>
<td>6</td>
<td>Dinmundipalli</td>
</tr>
<tr>
<td>28</td>
<td>Jagorupalli</td>
<td>7</td>
<td>Bidusupalle</td>
</tr>
<tr>
<td>29</td>
<td>Utukur</td>
<td>8</td>
<td>Konduuru</td>
</tr>
<tr>
<td>30</td>
<td>Gudhilur</td>
<td>9</td>
<td>Kumbagirisala</td>
</tr>
<tr>
<td>31</td>
<td>Dugucabasnaudugarupalli</td>
<td>10</td>
<td>Chuttirepalli (H)</td>
</tr>
<tr>
<td>32</td>
<td>Patlapalu</td>
<td>11</td>
<td>Maddu‘u</td>
</tr>
<tr>
<td>33</td>
<td>Duguvaranpalli</td>
<td>12</td>
<td>Varikunta‘la</td>
</tr>
<tr>
<td>34</td>
<td>Kommanavaripalli</td>
<td>13</td>
<td>Yerruru</td>
</tr>
<tr>
<td>35</td>
<td>Karampalli</td>
<td>14</td>
<td>Gujaripalli</td>
</tr>
<tr>
<td>36</td>
<td>Venkatarajupalli</td>
<td>15</td>
<td>Kodumalauru</td>
</tr>
<tr>
<td>37</td>
<td>Attirakadhipalli</td>
<td>16</td>
<td>Attur</td>
</tr>
<tr>
<td>38</td>
<td>Yandurepalli</td>
<td>17</td>
<td>Akkireddipalli</td>
</tr>
<tr>
<td>39</td>
<td>Billintipalli</td>
<td>18</td>
<td>Jonnivararam</td>
</tr>
<tr>
<td>40</td>
<td>Madrapadu</td>
<td>19</td>
<td>Sandrapalli</td>
</tr>
<tr>
<td>41</td>
<td>Ganfajupuram</td>
<td>20</td>
<td>Ipparampeta</td>
</tr>
<tr>
<td>42</td>
<td>Kondamapalli</td>
<td>21</td>
<td>Varikintha</td>
</tr>
<tr>
<td>43</td>
<td>Danalapalli</td>
<td>22</td>
<td>Vemalur</td>
</tr>
<tr>
<td>44</td>
<td>Ramasamudram</td>
<td>23</td>
<td>Kotapadu</td>
</tr>
<tr>
<td>45</td>
<td>Gadevaripalli</td>
<td>24</td>
<td>Ka‘nasnudram</td>
</tr>
<tr>
<td>46</td>
<td>Paturi</td>
<td>25</td>
<td>Mallelapatnam</td>
</tr>
<tr>
<td>47</td>
<td>Akepadu</td>
<td>26</td>
<td>Raju‘alem</td>
</tr>
<tr>
<td>48</td>
<td>Monavaripalli</td>
<td>27</td>
<td>Sanepalli</td>
</tr>
<tr>
<td>49</td>
<td>Mandram</td>
<td>28</td>
<td>Madaporu</td>
</tr>
</tbody>
</table>
### Oral Answers to Questions.

2nd July, 1968.

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Village</th>
<th>Sl No.</th>
<th>Name of the Village</th>
</tr>
</thead>
<tbody>
<tr>
<td>29.</td>
<td>Kamasamudram</td>
<td>78.</td>
<td>Konarachapalli</td>
</tr>
<tr>
<td>30.</td>
<td>Thummalagondi</td>
<td>79.</td>
<td>Mulapalli</td>
</tr>
<tr>
<td>81.</td>
<td>Thummalagondi</td>
<td>80.</td>
<td>Gundla Mulapalli</td>
</tr>
<tr>
<td>32.</td>
<td>Konduru</td>
<td>81.</td>
<td>Reddupalli</td>
</tr>
<tr>
<td>33.</td>
<td>Tammellogondi</td>
<td></td>
<td></td>
</tr>
<tr>
<td>84.</td>
<td>Mumbhaguri</td>
<td></td>
<td></td>
</tr>
<tr>
<td>85.</td>
<td>Manevaripalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>36.</td>
<td>Isukapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>37.</td>
<td>Yellegaripalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>88.</td>
<td>Bukkayapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>39.</td>
<td>Eppiralla</td>
<td></td>
<td></td>
</tr>
<tr>
<td>40.</td>
<td>Vemanuru</td>
<td></td>
<td></td>
</tr>
<tr>
<td>41.</td>
<td>Rasapeta</td>
<td></td>
<td></td>
</tr>
<tr>
<td>42.</td>
<td>Rasepeta</td>
<td></td>
<td></td>
</tr>
<tr>
<td>43.</td>
<td>Sandrapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>44.</td>
<td>Bachumpalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>45.</td>
<td>Chennavaram</td>
<td></td>
<td></td>
</tr>
<tr>
<td>46.</td>
<td>Ibrahimpeta</td>
<td></td>
<td></td>
</tr>
<tr>
<td>47.</td>
<td>Kotiatakkolu</td>
<td></td>
<td></td>
</tr>
<tr>
<td>48.</td>
<td>Gudiamulapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>49.</td>
<td>Venjatauapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>50.</td>
<td>Rajampeta</td>
<td></td>
<td></td>
</tr>
<tr>
<td>51.</td>
<td>Karupalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>52.</td>
<td>Chatigariapalli</td>
<td>78.</td>
<td>Bonchonipalle</td>
</tr>
<tr>
<td>53.</td>
<td>Pattakkol</td>
<td>79.</td>
<td>Feddasettypalle</td>
</tr>
<tr>
<td>54.</td>
<td>Vantatipalli</td>
<td>80.</td>
<td>Feddasettypalle</td>
</tr>
<tr>
<td>55.</td>
<td>Thippapanapalli</td>
<td>81.</td>
<td>Oblreddypet</td>
</tr>
<tr>
<td>56.</td>
<td>Chenchugaripalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>57.</td>
<td>Uppuluru</td>
<td></td>
<td></td>
</tr>
<tr>
<td>58.</td>
<td>Thuduru</td>
<td></td>
<td></td>
</tr>
<tr>
<td>59.</td>
<td>Bedusapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>60.</td>
<td>Tappetavaripalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>61.</td>
<td>Eguvapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>62.</td>
<td>Chinnakottapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.</td>
<td>Konapalle</td>
<td></td>
<td></td>
</tr>
<tr>
<td>64.</td>
<td>Chenduvaya</td>
<td></td>
<td></td>
</tr>
<tr>
<td>65.</td>
<td>Varikunta</td>
<td></td>
<td></td>
</tr>
<tr>
<td>66.</td>
<td>Cherlapalli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>67.</td>
<td>Gangaperuru</td>
<td></td>
<td></td>
</tr>
<tr>
<td>69.</td>
<td>Jomavaram</td>
<td></td>
<td></td>
</tr>
<tr>
<td>70.</td>
<td>Ventimita Malavada</td>
<td></td>
<td></td>
</tr>
<tr>
<td>71.</td>
<td>Pennaperuvoli</td>
<td></td>
<td></td>
</tr>
<tr>
<td>72.</td>
<td>Sunkesula</td>
<td></td>
<td></td>
</tr>
<tr>
<td>73.</td>
<td>Machupalle</td>
<td></td>
<td></td>
</tr>
<tr>
<td>74.</td>
<td>Madapuru (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>75.</td>
<td>Uppatur (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>76.</td>
<td>Atlur (H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>77.</td>
<td>Varikința</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Pulvendla Taluk:

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Village</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Chagaleru</td>
</tr>
<tr>
<td>2.</td>
<td>Pernapadu</td>
</tr>
<tr>
<td>3.</td>
<td>Avreddipalle</td>
</tr>
<tr>
<td>4.</td>
<td>Pallapalle</td>
</tr>
<tr>
<td>5.</td>
<td>Kuppalapalle</td>
</tr>
<tr>
<td>6.</td>
<td>T Yealamavipalle</td>
</tr>
<tr>
<td>7.</td>
<td>Kuppalapalle</td>
</tr>
<tr>
<td>8.</td>
<td>Avreddipalle</td>
</tr>
<tr>
<td>9.</td>
<td>Gudiasapalle</td>
</tr>
<tr>
<td>10.</td>
<td>Turkapalle hamlet of Chintarampalle</td>
</tr>
<tr>
<td>11.</td>
<td>Vempalle (chi)</td>
</tr>
<tr>
<td>12.</td>
<td>Vempalle</td>
</tr>
<tr>
<td>13.</td>
<td>Vemulakothapalle</td>
</tr>
<tr>
<td>14.</td>
<td>Gondipalle</td>
</tr>
<tr>
<td>15.</td>
<td>Atchavelli</td>
</tr>
<tr>
<td>16.</td>
<td>Vemula</td>
</tr>
<tr>
<td>17.</td>
<td>Balapanur</td>
</tr>
</tbody>
</table>

Proddatur Taluk:

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Village</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Bhakarapeta</td>
</tr>
<tr>
<td>2.</td>
<td>Uchalavaram (H)</td>
</tr>
<tr>
<td>3.</td>
<td>Jille.ka (H)</td>
</tr>
<tr>
<td>4.</td>
<td>Mttsamenipalle (H)</td>
</tr>
<tr>
<td>5.</td>
<td>Pappapanapalle (H)</td>
</tr>
<tr>
<td>6.</td>
<td>Mttsamenipalle</td>
</tr>
<tr>
<td>7.</td>
<td>Mudireddyapalle</td>
</tr>
<tr>
<td>8.</td>
<td>Obulapuram</td>
</tr>
<tr>
<td>9.</td>
<td>Somepuram</td>
</tr>
<tr>
<td>10.</td>
<td>Geddamoryalle</td>
</tr>
<tr>
<td>11.</td>
<td>Viswanthapuram</td>
</tr>
<tr>
<td>12.</td>
<td>Jangampalle</td>
</tr>
<tr>
<td>13.</td>
<td>Vanpenta</td>
</tr>
<tr>
<td>14.</td>
<td>Bonchonipalle</td>
</tr>
<tr>
<td>15.</td>
<td>Uppauntletapalle</td>
</tr>
<tr>
<td>16.</td>
<td>Feddasettypalle</td>
</tr>
<tr>
<td>17.</td>
<td>Feddasettypalle</td>
</tr>
<tr>
<td>18.</td>
<td>Oblreddypet</td>
</tr>
<tr>
<td>19.</td>
<td>Vempenta</td>
</tr>
<tr>
<td>20.</td>
<td>Ganzikunta</td>
</tr>
<tr>
<td>21.</td>
<td>Trprriddypalle</td>
</tr>
<tr>
<td>22.</td>
<td>Namanpalle</td>
</tr>
<tr>
<td>23.</td>
<td>Alatupalle</td>
</tr>
<tr>
<td>24.</td>
<td>Bhumayasapalle</td>
</tr>
<tr>
<td>25.</td>
<td>Kutchuppa</td>
</tr>
<tr>
<td>26.</td>
<td>Navapuram</td>
</tr>
<tr>
<td>27.</td>
<td>Edururu...</td>
</tr>
</tbody>
</table>

359—2
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Village</th>
<th>Sl. No.</th>
<th>Name of the Village</th>
</tr>
</thead>
<tbody>
<tr>
<td>28</td>
<td>Rajupalem</td>
<td>Jammalamadugu Taluk</td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Tipprudypalle</td>
<td>1</td>
<td>Ramachandrayapalle</td>
</tr>
<tr>
<td>30</td>
<td>Cheeparam</td>
<td>2</td>
<td>Babumripalle (Murpandi Majara)</td>
</tr>
<tr>
<td>31</td>
<td>Cheeparam</td>
<td></td>
<td>Majara</td>
</tr>
<tr>
<td>32</td>
<td>Gollapalle</td>
<td>3</td>
<td>Murpandi</td>
</tr>
<tr>
<td>33</td>
<td>Chintakunta</td>
<td>4</td>
<td>Nemalla Denna</td>
</tr>
<tr>
<td>34</td>
<td>Lingapuram</td>
<td>5</td>
<td>Chma Mudian</td>
</tr>
<tr>
<td>35</td>
<td>Kottasetarampuram</td>
<td>6</td>
<td>Balapenagudur</td>
</tr>
<tr>
<td>36</td>
<td>Kannagudur</td>
<td>7</td>
<td>Siripcraladenne</td>
</tr>
<tr>
<td>37</td>
<td>Tangatur</td>
<td>8</td>
<td>Garsalur</td>
</tr>
<tr>
<td>38</td>
<td>Jellalla</td>
<td>9</td>
<td>Chevripalle</td>
</tr>
<tr>
<td>39</td>
<td>Mutrapalle</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

It is presumed that all the land which is given on patta is fit for cultivation.

Sri P. O. Satyanarayana Raju:—In respect of Kurnool and one or two other District, information regarding names of gramdhanas has not been furnished. When does the Government purpose to give the information to the House? Secondly, is there a Government machinery to review and assess the work of Gramdhanas?

Sri V. B. Raju:—The details have to be received from the Bhoodan Board and they have promised to send it as soon as they are sent, they will be made available to the hon. Member. About the assessment of the work done, the Government has not set up any machinery and even the Bhoodan Board also has to enter into work actively, which they could not do because of financial stringency.
Oral Answers to Questions 2nd July, '968

(a) M. A. S..—Mr. M. S. is quite well. He is in good health.

(b) M. A. S.—We have received no news from him. His health is unknown.

(c) M. A. S.—He is well. He has been seen by the medical authorities.

(d) M. A. S.—He is quite well. He is in good health.

(e) M. A. S.—We have received no news from him. His health is unknown.

(f) M. A. S.—He is well. He has been seen by the medical authorities.

(g) M. A. S.—We have received no news from him. His health is unknown.

(h) M. A. S.—He is well. He has been seen by the medical authorities.

(i) M. A. S.—We have received no news from him. His health is unknown.

(j) M. A. S.—He is well. He has been seen by the medical authorities.
Oral Answers to Questions.


A. M. T. R. —The Department had received certain representations from villagers stating that the legalisation of the village conditions was in progress. The Executive had declared the village conditions as per the conditions stipulated in the village legalisation scheme. The conditions were satisfied by the villagers and the village legalisation scheme was declared as per the conditions.


A. M. T. R. —The Department had received certain representations from villagers stating that the legalisation of the village conditions was in progress. The Executive had declared the village conditions as per the conditions stipulated in the village legalisation scheme. The conditions were satisfied by the villagers and the village legalisation scheme was declared as per the conditions.

... Relinquish. That land vests in the Government. Immediately, the Tahsildar informs the village officers to make an entry that the land belongs to the Government. This land is transferred to them.

2897—

* 4199 Q — Sri R Mahananda — Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) whether the Government are distributing all kinds of cultivable banjar lands, under the scheme of the distribution of banjar lands;

(b) whether it is a fact that the banjar lands of project area in Darsi taluk, Nellore district have been excluded from the said scheme;

(c) whether the Government are aware of the fact that Banjar lands in Project areas are in the possession of ryots owning hundreds of acres of land;

(d) whether the Government are having any proposal to remove the said lands from their possession and to assign them to the landless poor people, and

(e) whether the Government propose to issue tangible pattas before December, 1967 to the poor ryots enjoying such banjars as Sivajama lands since several generations in project areas?

Sri V B Raju,—(a) Yes Sir, All kinds of objectionable cultivable waste lands, the assignment of which is not specifically banned, are being distributed.

(b) The banjar lands falling under the 1st phase of Nagarjunasagar Project in the villages of Darsi Taluk have been excluded from the said scheme. A list of the villages to be benefitted by the Nagarjunasagar Project in Darsi Taluk and which are covered by the ban is placed on the Table of the House

(c) No such cases are reported.

(d) Does not arise.

(e) The question of issue of pattas in the project affected area does not arise, so long as the ban imposed on the assignment of lands in the project area continues to be in force.
PAPERS LAID ON THE TABLE OF THE HOUSE
Vide Clause (b) of the L. A. Question No. 2397 [*4199]*

LIST OF VILLAGES TO BE BENIFITED BY THE NAGARJUNA-SAGAR PROJECT IN DARSI TALUK, NELLORE DISTRICT

<table>
<thead>
<tr>
<th>Block No</th>
<th>Name of the Village</th>
<th>Block No</th>
<th>Name of the Village</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Vemparala</td>
<td>8</td>
<td>Vemula</td>
</tr>
<tr>
<td>2</td>
<td>Mylavaram</td>
<td>9</td>
<td>Vemulabanda</td>
</tr>
<tr>
<td>BLOCK 16</td>
<td></td>
<td>10</td>
<td>Chuntalapudi</td>
</tr>
<tr>
<td>1</td>
<td>Kallur</td>
<td>11</td>
<td>Chnavaillagalu</td>
</tr>
<tr>
<td>2</td>
<td>Mustalagangavaram</td>
<td>12</td>
<td>Pasupagallu</td>
</tr>
<tr>
<td>3</td>
<td>Ayulamenda</td>
<td>13</td>
<td>Tammaleru</td>
</tr>
<tr>
<td>4</td>
<td>Naidupalem</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Jagannadhapuram</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Chandavaram</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>BLOCK 17</td>
<td></td>
<td>17</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Kurichedu</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Veeranashaipalem</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>BLOCK 18</td>
<td></td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Bayyavaram</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Padamativeeyapalam</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>BLOCK II</td>
<td></td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Kommavaram</td>
<td>24</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Edara</td>
<td>25</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Vempadu</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Mundlamur</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Polavaram</td>
<td>28</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Bheemavaram</td>
<td>29</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Jammaladaka</td>
<td>30</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Marella</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Pothavaram</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Devavaram</td>
<td>33</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Drkanakonda</td>
<td>34</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Vemula</td>
<td>35</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Usmaheswarapuram</td>
<td>36</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Vemulabanda</td>
<td>37</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Chuntalapudi</td>
<td>38</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Tammaler</td>
<td>39</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Purmetda</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Peddaravipad</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Vemparala</td>
<td>42</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Sankarapuram</td>
<td>43</td>
<td></td>
</tr>
<tr>
<td>BLOCK 20</td>
<td></td>
<td>44</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Devavaram</td>
<td>45</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Peddavallugallu</td>
<td>46</td>
<td></td>
</tr>
</tbody>
</table>

*Block 21*

1. East Veerayapalem
2. Mohidenuram
3. Doskaylapadu
4. Mannepalli
5. Potakamur
6. Vitalpuraram
7. Polavaram
8. Talluru
9. Avisanavaripalem
10. Ma'akapuram
11. Vempadu
12. Mundlamuru
13. Peddavalagallu
14. China Vallagailu
15. Pasupagallu
16. Pulapadu
17. Brindavanam
18. Cheruvukommuvvaripale
19. Kallampalli

*Block 22*

1. Darst
2. Veerayapalem
3. Brindavanam
4. Pulapadu
5. Samanthapudi
6. Samanthapudi
7. Kothapalli
8. Chvatapalem
9. Lanko janapalli
10. Venketapuram
11. Yerrabonapalli
12. Ramachandrapuram
13. Rajapalli
14. Annavaram
15. Kollamadugu
16. Pedvuyyalawada
<table>
<thead>
<tr>
<th>Block 22 cond.</th>
</tr>
</thead>
<tbody>
<tr>
<td>17 Sankaranarayanasapuram</td>
</tr>
<tr>
<td>18 Chinavuvala</td>
</tr>
<tr>
<td>19 Surayapem</td>
</tr>
<tr>
<td>20 Krishnapuram</td>
</tr>
<tr>
<td>21 Boddakurapadu</td>
</tr>
<tr>
<td>22 Pothakamur</td>
</tr>
<tr>
<td>23 Dosakaylapadu</td>
</tr>
</tbody>
</table>

(1) 888 villages — more than 250 acres. Even they are not in the project area. There are 33 blocks which are above 250 acres.

Command:
- Alignments of canals, roads, rehabilitation of personnel ban.
- Leases released.

Second phase:
- Alignments assigned.
- Lease released.

Assignments:
- A list of the villages to be benefitted by the Nagarjunasagar Project in the Darsi taluq which are covered by the ban is placed on the Table of the House.

(1) Project under construction
(2) Projects where the rehabilitation of the personnel belonging to submerged areas has not been completed
(3) Where the alignment of canals and roads has not
been completed. I will certainly find out.

Sri V. B. Raju—We will certainly get it examined. We will hold a high level conference to see that this confusion is removed. The Minister for Co-operation who is in charge of Ayacut Development, the Minister for P.W. D., and the Minister for Revenue will hold a conference and thrash out this question satisfactorily.

Sri V. B. Raju—We will certainly get it examined. We will hold a high level conference to see that this confusion is removed. The Minister for Co-operation who is in charge of Ayacut Development, the Minister for P.W. D., and the Minister for Revenue will hold a conference and thrash out this question satisfactorily.

Government will arrange for a meeting of the concerned departments and will take a decision which will be in the best interests of the landless labour.
Oral Answers to Questions.

2nd July, 1968.

200: Mr. S. V. Nirmal asked the Minister of State for Railways whether he could give the reasons for the increase in the fare of the train No. 5501, Aurangabad to Mumbai, from Rs. 2.10 to Rs. 2.70 per 100 km.

The Minister of State for Railways replied that the fare of this train had been increased in the interests of the Railways' financial position. The increase was in accordance with the policy of the Railways Department to review fares periodically to meet the rising costs of operation.

Assignment has priority in the work of the Revenue Department.

359-3
2nd July, 1968  Oral Answers to Questions.

The Hon’ble Speaker (Mr. P. V. Narasimha Rao) — ... 

Mr. Speaker — The House has no objection to allow one member to go on making a speech. I have nothing to say.

Smt. J. Eswari Bai — In opposition I am the only lady member.

Mr. Speaker — Chivalry requires that we should be indulgent to ladies; but there is a limit to it. We cannot continue to indulge in speeches forever. We can never complete the questions. If the House has no objection to allow one member to go on making a speech, I have nothing to say.

Smt. J. Eswari Bai — In opposition I am the only lady member.
Mr Speaker — If you also follow their example, there will be no end.

Mr. Speaker — The encroachment is a continuous flow. It is an exaggerated statement.

Mr Speaker — Encroachers are cultivating temporarily. Alignment is also affected by this. It is an exaggerated statement.
2nd July, 1968.

Oral Answers to Questions,

B6Ro8. Roa^a^Rp release gdRga^aabo.

That will be considered.

CAPITATION FEES IN RANGARAYA MEDICAL COLLEGE

398—

* 5182 Q.—Sri C V K Rao (Kakinada) —Will the hon Minister for Health and Medical be pleased to state

(a) whether Kakinada Rangaraya Medical authorities have enhanced the capitation fees from each student from Rs 6,000 to Rs 8,000 and now propose to enhance to Rs 10,000 per student, and

(b) whether Government proposes to take any steps to put this down?

The Minister for Health and Medical (Sir P V. Narasimha Rao) —

(a) Yes Sir,

(b) No Sir,

CAPITATION FEES —Yes Sir, capitation fees are enhanced from Rs 6,000 to Rs 8,000 and now propose to enhance to Rs 10,000 per student.

The Minister for Health and Medical (Sir P V. Narasimha Rao) —

(a) Yes Sir,

(b) No Sir,

CAPITATION FEES —No Sir, the capitation fees are enhanced.

The Minister for Health and Medical (Sir P V. Narasimha Rao) —

(a) Yes Sir,

(b) No Sir,

CAPITATION FEES —Yes Sir, the capitation fees are enhanced.

The Minister for Health and Medical (Sir P V. Narasimha Rao) —

(a) Yes Sir,

(b) No Sir,

CAPITATION FEES —Yes Sir, the capitation fees are enhanced.

The Minister for Health and Medical (Sir P V. Narasimha Rao) —

(a) Yes Sir,

(b) No Sir.
Oral Answers to Questions.

2nd July, 1968

(a) the total amount spent for the extension of buildings of Government general Hospital, Guntur;

(b) the amount originally estimated for the extension including machinery, beds and equipoiment, and

(c) is there any proposal to further extend the bed strength of the Hospital?

Sri P. V. Narasimha Rao —

(a) Rs 55,43,256/- from 1953-54 to 1959-60.

(b) Rs 56,4,600 for construction of buildings from 1953-54 to 1959-60 excluding machinery, beds and equipoiment.

(c) No, Sir.
2nd July, 1968.

Oral Answers to Questions

shops have credit is allowed. That is the point I have raised.

(a) - RoR(R) - RoR(R)

Excluding machinery all the work has been completed. Washing machine as specific as will be known. As far as machinery is concerned. Some civil works are progressing and I hope that it will be done very soon. These are temporary works. Subsequently, some permanent works will also be carried out. It is a very fair amount that is being given. Inspite of that what is difficulty I am not able to understand. If any specific matter is brought to my notice I shall certainly look into it.

(b) - Ro(R) - Ro(R)

Air-conditioning (as in (a) above) have been allotted. Operation theatre and air-conditioning are being erected. Several operations are being done already. It is clear that there is air-conditioning.

(c) - Ro(R) - Ro(R)

Medical Colleges in the State

2490 -

* 2706 Q — Sarvasri P Gunnayya and Dhaneniku Narasimham (Udayagiri) — Will the hon Minister for Health and Medical be pleased to state,

(a) the number of medical colleges in the State,

(b) the number of students in the said colleges, during 1966-67 and 1967-68,

(c) the number of harijan students therein,
Oral Answers to Questions.

2nd July, 1968  239

(a) the total amount of scholar-hips paid to them during the above periods?

Sri P. V Narasimha Rao — (a) (b) (c) & (d) A statement is placed on the Table of the House.

Statement Placed on the Table of the House with reference to L A. Q No 2400 (*2706)

(a) There are six Government Medical Colleges and two Private Colleges in the Andhra Pradesh State namely

1. Osmania Medical College, Hyderabad.
2. Gandhi Medical College, Hyderabad.
3. Andhra Medical College, Visakhapatnam.
4. Guntur Medical College, Guntur.
5. Kurnool Medical College, Kurnool.
6. Sree Venkateshwara Medical College, Tirupathi, Private
7. Rangaraya Medical College, Kakinada.
8. Kakatiya Medical College, Warangal.

(b)

<table>
<thead>
<tr>
<th>Name of the College</th>
<th>No of students during 1966-67</th>
<th>No. of students during 1967-68</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Osmania Medical College</td>
<td>1153</td>
<td>1229</td>
</tr>
<tr>
<td>2. Gandhi Medical College</td>
<td>928</td>
<td>1012</td>
</tr>
<tr>
<td>3. Andhra Medical College, Vizag</td>
<td>973</td>
<td>1000</td>
</tr>
<tr>
<td>4. Guntur Medical College, Guntur</td>
<td>1042</td>
<td>1110</td>
</tr>
<tr>
<td>5. Kurnool Medical College</td>
<td>922</td>
<td>942</td>
</tr>
<tr>
<td>6. S. V Medical College</td>
<td>473</td>
<td>576</td>
</tr>
<tr>
<td>7. R M C Kakinada</td>
<td>1107</td>
<td>1185</td>
</tr>
<tr>
<td>8. Kakatiya Medical College</td>
<td>895</td>
<td>989</td>
</tr>
</tbody>
</table>

(c)

<table>
<thead>
<tr>
<th>Name of the College</th>
<th>No of Harijan students 1966-1967</th>
<th>No of Harijan students 1967-68</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Osmania Medical College</td>
<td>99</td>
<td>135</td>
</tr>
<tr>
<td>2. Gandhi Medical College</td>
<td>78</td>
<td>94</td>
</tr>
<tr>
<td>3. Andhra Medical College</td>
<td>119</td>
<td>151</td>
</tr>
<tr>
<td>4. Guntur Medical College</td>
<td>112</td>
<td>118</td>
</tr>
<tr>
<td>5. Kurnool Medical College</td>
<td>128</td>
<td>..</td>
</tr>
<tr>
<td>6. S V Medical College</td>
<td>64</td>
<td>79</td>
</tr>
<tr>
<td>7. R M. C. Kakinada</td>
<td>2</td>
<td>2</td>
</tr>
</tbody>
</table>
## Oral Answers to Questions.

### (d)

<table>
<thead>
<tr>
<th>Name of the College</th>
<th>Total amount of scholarships paid</th>
<th>1966-1967</th>
<th>1967-1968</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Osmania Medical College</td>
<td></td>
<td>60,795</td>
<td>67,220</td>
</tr>
<tr>
<td>2 Gandhi Medical College</td>
<td></td>
<td>57,432</td>
<td>69,044</td>
</tr>
<tr>
<td>3 Andhra Medical College</td>
<td></td>
<td>87,346</td>
<td>76,256</td>
</tr>
<tr>
<td>4 Guntur Medical College</td>
<td></td>
<td>61,183</td>
<td>66,170</td>
</tr>
<tr>
<td>5 Kurnool Medical College</td>
<td></td>
<td>98,782</td>
<td>65,592</td>
</tr>
<tr>
<td>6 S V. Medical College</td>
<td></td>
<td>36,166</td>
<td>51,382</td>
</tr>
<tr>
<td>7 Rangaraya Medical College</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8 Kakatiya Medical College</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Sri K. Prabhakar Rao — Can a member insist that the Minister should answer the question in a particular language?
Oral Answers to Questions.  2nd July, 1968.  241

MADHUKAR — Ani arthavargihstra samsthuthi, yare trisuptasruthih sranamastu samsthuthi anukreethi sath samsthuthi, saral aavittu vishayo. sarasadaguna. abdhuve abhidhara j accreditation, sath aavittu vishayo. sarasadaguna. abdhuve abhidhara j accreditation.

(j) YOOGIYANUTTA (YOGIYANUTTA) — Ani arthavargihstra samsthuthi, yare trisuptasruthih sranamastu samsthuthi, saral aavittu vishayo. sarasadaguna. abdhuve abhidhara j accreditation. sath aavittu vishayo. sarasadaguna. abdhuve abhidhara j accreditation.

The Minister for Social Welfare (Sri A. Ramaswamy) — (a) and (b) A statement is placed on the Table of the House.

OLD AGE PENSIONS

2401—

*1121 Q — Sarvasri Vavilala Gopalakrishnayya, T. C. Rajan (Palamaner), E. Vadapalli (Tallarevu), Ch. Rajeswara Rao, G Venkata Reddy, P Gunnayya, T. V S Chalapathi Rao, Badrivishal Pitti (Maharajgunj), Dhanenkula Narasimham, K. Govinda Rao (Anakapalli), S Vemayya (Sarvepalli) and P Subbaiah — Will the hon. Minister for Social Welfare be pleased to state:

(a) the number of persons applied and sanctioned for Old Age Pensions district-wise in 1966-67 and 1967-68, and

(b) if so, the District-wise amount spent during 1966-67 and intended to be spent during 1967-68?

The Minister for Social Welfare (Sri A. Ramaswamy) — (a) and (b) A statement is placed on the Table of the House.
### STATEMENT LAID ON THE TABLE OF THE HOUSE

[Vide L A. Q. No 2401 (*1121)]

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the District</th>
<th>Districtwise No. of applications for O A.P., received during the year 1966–67</th>
<th>No. of them sanctioned</th>
<th>No. of them rejected</th>
<th>No. of cases that could not be sanctioned due to ban on the sanction of new cases</th>
<th>Amount Spent during 1966–67</th>
<th>Amount Spent during 1967–68</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Srikkakulam</td>
<td>*Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>**1,24,874–00</td>
<td>**1,35,950</td>
</tr>
<tr>
<td>2</td>
<td>Visakhapatnam</td>
<td>942</td>
<td>307</td>
<td>199</td>
<td>436</td>
<td>9,15,768–08</td>
<td>67,900</td>
</tr>
<tr>
<td>3</td>
<td>E. Godavari</td>
<td>180</td>
<td>Nil</td>
<td>54</td>
<td>126</td>
<td>8,50,024–99</td>
<td>98,950</td>
</tr>
<tr>
<td>4</td>
<td>W Godavari</td>
<td>268</td>
<td>53</td>
<td>29</td>
<td>186</td>
<td>4,48,303–34</td>
<td>1,25,950</td>
</tr>
<tr>
<td>5</td>
<td>Krishna</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>5,95,339–00</td>
<td>1,35,950</td>
</tr>
<tr>
<td>6</td>
<td>Guntur</td>
<td>383</td>
<td>15</td>
<td>368</td>
<td>Nil</td>
<td>7,49,975–71</td>
<td>79,950</td>
</tr>
<tr>
<td>7</td>
<td>Nellore</td>
<td>1,337</td>
<td>113</td>
<td>44</td>
<td>1,180</td>
<td>3,23,022–75</td>
<td>1,35,950</td>
</tr>
<tr>
<td>8</td>
<td>Cuddapah</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>3,49,991–03</td>
<td>49,950</td>
</tr>
<tr>
<td>9</td>
<td>Kurnool</td>
<td>250</td>
<td>1</td>
<td>11</td>
<td>238</td>
<td>3,22,244–34</td>
<td>1,35,950</td>
</tr>
<tr>
<td>10</td>
<td>Ananthapur</td>
<td>175</td>
<td>82</td>
<td>42</td>
<td>51</td>
<td>2,89,203–86</td>
<td>1,35,940</td>
</tr>
<tr>
<td>11</td>
<td>Chittoor</td>
<td>30</td>
<td>Nil</td>
<td>6</td>
<td>24</td>
<td>4,44,205–06</td>
<td>1,35,950</td>
</tr>
<tr>
<td>12</td>
<td>Hyderabad</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>6,99,987–98</td>
<td>1,35,920</td>
</tr>
<tr>
<td>13</td>
<td>Mahboobnagar</td>
<td>814</td>
<td>256</td>
<td>176</td>
<td>372</td>
<td>2,22,760–35</td>
<td>1,35,950</td>
</tr>
<tr>
<td>14</td>
<td>Khammam</td>
<td>1,219</td>
<td>486</td>
<td>157</td>
<td>576</td>
<td>2,84,094–21</td>
<td>67,871</td>
</tr>
<tr>
<td>15</td>
<td>Karimnagar</td>
<td>989</td>
<td>515</td>
<td>271</td>
<td>203</td>
<td>34,795–39</td>
<td>10,050</td>
</tr>
<tr>
<td>16</td>
<td>Adilabad</td>
<td>73</td>
<td>25</td>
<td>19</td>
<td>29</td>
<td>76,899–10</td>
<td>1,35,950</td>
</tr>
<tr>
<td>17</td>
<td>Nizamabad</td>
<td>116</td>
<td>Nil</td>
<td>Nil</td>
<td>116</td>
<td>1,09,028–82</td>
<td>27,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>18. Nalgonda</td>
<td>461</td>
<td>312</td>
<td>149</td>
<td>Nil</td>
<td>3,05,000-00</td>
<td>1,35,950</td>
<td></td>
</tr>
<tr>
<td>19. Medak</td>
<td>179</td>
<td>6</td>
<td>19</td>
<td>154</td>
<td>2,36,529-45</td>
<td>1,35,950</td>
<td></td>
</tr>
<tr>
<td>20. Warangal</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>4,10,000-00</td>
<td>1,35,950</td>
<td></td>
</tr>
</tbody>
</table>

**Remarks:**
- As per the existing orders, no fresh applications for O. A. P. should be entertained. As such the information relating to the No. of applications received etc. in respect of the year 1967-68 does not arise.
- The expenditure shown under this column represents the amount spent on the old cases also in respect of which payments have already commenced and continued.
2nd July, 1968.

Oral Answers to Questions

1. The Revenue Divisional Officers are held personally responsible for the recommendations made by them. In this connection, strict instructions to all the Collectors are issued in D.O. letter dated 11-4-68 to expedite the re-enquiry of the case and see that the benefits of the scheme reach the old people quickly for whom they are intended.

2. The Health Department are asked to certify Specific and Superintendent Certificate. R.D.O. direct Collectors to do the same.

3. The scheme should be sent to the V.P. of the Board for approval. The Collectors are requested to ensure that the scheme is sent to the V.P. of the Board before the end of the month.
Ira! Answers to Questions.

2nd July, 1945

D.M.O. to the District Collector: In regard to the scheme of old age pension, the Government has ordered the following:

'M. K. rose from his seat:

...'

[Sri C.V.K. Rao rose in his seat]

M. K. rose from his seat:

...'

[M. K. rose from his seat]

[M. K. rose from his seat]

D.M.O. rose from his seat:

...'

Sri A Ramaswamy — The position obtaining with regard to the scheme at the end of January, 1945 is as follows:

Number of cases re-enquired by R.D.O.'s etc: 18,655
Number of cases sanctioned: 7,803

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'

M. K. rose from his seat:

...'
Oral Answers to Questions.

2nd July, 1968.

Mr. S. R. M. Oomen:—(Kollam) in English. The Collector is not eligible to the order of the complaint. (Some Members rose in their seats)

I cannot allow everybody.

Mr. S. R. M. Oomen:—(Kollam) in English. There is an incorrect statement. As a matter of fact, number of old age revised applications received 66,67 and 942 respectively. Number of applications sanctioned 807 average, 9.25 per 15 days. Applications received 888, disposal 15, balances pending 7 of the 46 in order. Are the variations 10 per cent? Deputy Collectors in various others in vast jurisdiction 60, 80, 60, 60 and 60. Government is not in order?

Mr. S. R. M. Oomen:—(Kollam) in English. Rs. 78,000 is not Rs. 78,000. Collectors receive Rs. 78,000. Collector certify check is for Rs. 78,000. Bogus check is Rs. 78,000. Rs. 78,000 is not Rs. 78,000.
Oral Answers to Questions. 2nd July, 1968

1. (a) Whether the Minister would release grants to the Collector of Porto Telegraphs Collector of Post office in the Porto Telegraph office and direct him to collect and forward the amount to the office of the Chief Minister?

(b) Will the Minister enquire into the reasons for delay of sanction of grants to the Collector of Porto Telegraphs Collector of Post office in the Porto Telegraph office?

(c) Whether the Minister will direct the Collector of Porto Telegraphs Collector of Post office to collect and forward the amount of rupees ten thousand and sanction the same to the office of the Chief Minister?

2. (a) Whether the Minister would release further grants to the Collector of Porto Telegraphs Collector of Post office in the Porto Telegraph office and direct him to collect and forward the amount to the office of the Chief Minister?

(b) Will the Minister enquire into the reasons for delay of sanction of grants to the Collector of Porto Telegraphs Collector of Post office in the Porto Telegraph office?

(c) Whether the Minister will direct the Collector of Porto Telegraphs Collector of Post office to collect and forward the amount of rupees ten thousand and sanction the same to the office of the Chief Minister?

3. (a) Whether the Minister would release further grants to the Collector of Porto Telegraphs Collector of Post office in the Porto Telegraph office and direct him to collect and forward the amount to the office of the Chief Minister?

(b) Will the Minister enquire into the reasons for delay of sanction of grants to the Collector of Porto Telegraphs Collector of Post office in the Porto Telegraph office?

(c) Whether the Minister will direct the Collector of Porto Telegraphs Collector of Post office to collect and forward the amount of rupees ten thousand and sanction the same to the office of the Chief Minister?

4. (a) Whether the Minister would release further grants to the Collector of Porto Telegraphs Collector of Post office in the Porto Telegraph office and direct him to collect and forward the amount to the office of the Chief Minister?

(b) Will the Minister enquire into the reasons for delay of sanction of grants to the Collector of Porto Telegraphs Collector of Post office in the Porto Telegraph office?

(c) Whether the Minister will direct the Collector of Porto Telegraphs Collector of Post office to collect and forward the amount of rupees ten thousand and sanction the same to the office of the Chief Minister?
348  2nd July, 1968.  

Written Answers to Questions.

application had only been received during 1966-67. The Minister had therefore enquired into the matter.

Mr Speaker — the collector's sanction was necessary for the schemes to be implemented. The applications were also under orders. Was a revised list available?

Mr Speaker — Applications received during the year 1966-67 'Nil'. Amount spent during 1966-67 Rs 4,10,000. Does it relate to previous year.

Sri V. B. Raju — This amount must not have been spent this year.

Mr Speaker — After all they go only by the figures. He has given the year 1965-67. We take the financial year. Similarly applications received during the year 1966-67, that also we take as financial year.

Mr Speaker — Please take that copy to Table Office.

There is one limitation there. The expenditure shown under column 7 represents the amount spent on the old cases also in respect of which payments have already been commenced. This expenditure is in respect of the cases which were pending cases and which were continued till the previous year and not fresh applications received during that year.

Sri P. Subbarao — Actually there are no cases.

Sri P. V Narasimha Rao — Actual expenditure in that year is given, Sir. There is an explanation for the previous year also.

Mr Speaker — That expenditure was in respect of old cases which were being continued and not fresh applications received during that year.

WRITTEN ANSWERS TO QUESTIONS

PILOT SCHEME FOR ENFORCEMENT OF PROHIBITION

2403-

§889 Q — Sri K Krishna Murthy:—Will the hon. Minister for Excise and Prohibition be pleased to state—

(a) whether any new pilot scheme was implemented in Srikakulam, Krishna and Chittoor districts in the state for the enforcement of prohibition strictly;

(b) if so, what is the main purpose of the scheme,

(c) what is the amount additionally incurred by the Government for this new scheme, and

(d) the reasons for selecting Srikakulam, Krishna and Chittoor districts for this scheme?

A:—

(a) Yes, Sir.
(b) To ensure strict enforcement of Prohibition and to safeguard the revenues of the State.
(c) Rs. 5 90 lakhs for annum
(d) It was decided to implement the scheme in 8 districts in the first instance, and for this purpose Srikakulam, Krishna and Chittoor districts were selected. There is no criteria attached in selecting these 8 districts.

PATTAS TO HARIJANS OF BIDAKANNA VILLAGE

2403—

*1588 Q.—Sri M. Bagga Reddy:—Will the hon. Minister for Revenue and Civil Supplies be pleased to state—
(a) whether it is a fact that the Harijans and other backward class landless people of Bidakanna village of Zahirabad taluk, Medak district were in possession of S Nos 39 to 52, 95, 100 and 104 since 1948;
(b) whether it is also a fact that the Revenue Department has sanctioned pattas of these lands to them in the year 1956 after the survey and settlement of the land,
(c) whether it is also a fact that these S Nos have been transferred to the Forest Department for afforestation purpose, and
(d) if so, whether compensation has been paid for the lands acquired?

A—

(a) Yes, Sir. It is a fact that the Harijans and other persons of Bidakanna Village, Zahirabad taluk, were in un-authorised occupation of Government lands in S Nos 39 to 52, 95, 100 and 104 since 1951 (and not 1948).
(b) It is also a fact that pattas were granted to them in respect of the above Nos during the Settlement period i.e., 1956.
(c) Yes. It is a fact that S Nos. 39, 41, 43 to 52, 95, 100 and 104 have been transferred to Forest Department in 1955 for afforestation purpose. This happened a year before the grant of pattas.
(d) As S Nos. 39, 41, 43 to 52, 95, 100 and 104 were Government lands when they were notified under Section 29 of the Hyderabad Forest Act in 1955, the question of payment of compensation for them did not arise.

Compensation for private patta S Nos 41, 43 and 51 included in Block will be paid at the time of noticing the Block under sections 4 and 6 of the Hyderabad Forest Act.

APPPOINTMENT OF TAHSILDAR FOR RECTIFICATION OF MISTAKES IN SURVEY AND SETTLEMENT

2404—

* 2146 Q.—Sri S. R. A. S. Appala Naidu—Will the hon. Minister for Revenue and Civil Supplies be pleased to state—
(a) whether Tahsildars have been appointed to rectify the mistakes of the survey and settlement of lands in Andhra Pradesh;
(b) whether any time limit has been fixed for the same and whether the mistakes were rectified within the time limit.
2nd July, 1968.

(c) if not, whether the Government are considering to extend the time limit to rectify those mistakes?
A:—
(a) No, Sir. But Deputy Tahsildars were appointed according to the necessity in each District
(b) No, Sir.
(c) Does not arise.

COMPENSATION TO WakF PROPERTy IN NAGAMANGALAM VILLAGE
2405—
* 1684 Q.—Sri T. C. Rajan.—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:
(a) whether the Nagamangalam village of Palamaner taluk, Chittoor district belongs to Wakf Board property;
(b) whether the Government has taken over this village under the Estate abolition Act;
(c) if so, how much compensation was paid to the property holder, and
(d) whether the Government will distribute these lands to landless poor?
A:—
(a) and (b):—Yes, Sir.
(c) No compensation has been paid as it is not a case for Compensation. The question of payment of Tasdic allowance for the maintenance of Darga and Mosque is under consideration of the Director of Settlement in consultation with the Collector Chittoor.
(d) Government will assign lands to landless poor depending upon the availability of assessed waste lands in the village.

HONORARY DOCTORS WORKING IN GOVT. GENERAL HOSPITALS
2406—
* 5734 Q.—Sarvasri K. Ram Reddy, T. Purushotham Rao, K. Bithi Rayudu, K. Someshwara Rao, Y. Venkata Rao and M. Ch. Nagiah.—Will the hon. Minister for Health and Medical be pleased to state:
(a) whether any Committee has been appointed for going into the facilities to be provided to hony Doctors working in Government General Hospitals;
(b) if so, whether the Government have received the report of the Committee;
(c) if so, the extent to which the recommendations of the Committee have been implemented; and
(d) if not, the reasons there for?
A:—
(a) No, Sir.
(b)
(c) &
(d) Do not arise.
Written Answers to Questions. 2nd July, 1968. 251

TRAINING TO AYURVEDIC DOCTORS IN ALLOPATHY

2407—

* 5360-(K) Q.—Sarvasri A Madhava Rao and Vobbilisetty Rama Rao.—Will the Hon Minister for Health and Medical be pleased to state:

(a) Whether Andhra Pradesh Government would give three months training in Modern Allopathy to Ayurvedic Doctors and absorb them in regular service or to allow them to practise in Allopathy as has been done in Maharashtra State,

(b) Whether the Government propose to set apart a few beds in all Government Allopathy Hospitals for the patients being treated in Ayurvedic system; and

(c) If the answer to (a) to (b) are negative the reasons therefor?

A.—(a) and (b) no, Sir.

(c) Certain batches of students who have undergone their courses in Government Ayurvedic College and Nizamia Tibbi College, as the case may be, and obtained G.C.I.M. or G.C.I.M Diplomas (as the case may be) were permitted by the Government to undergo additional training in (2) Allopathic subjects viz, Modern medicine and Materia Medica and successful candidates were given G. C. I. M. Diplomas. Government have also extended to the G. C. I. M. Diploma holders the concession of undergoing house-surgery for one year and for being declared as Registered practitioners for purpose of Drug Rules

These G. C I M diploma holders are further made eligible to study a 2 years Allopathic course leading to the diploma D. M. & S.

X-RAY PLANT TO PALAKONDA HOSPITAL

2408—

* 5357-(X) Q.—Sri Mudilibabu Paramkusam.—Will the hon. Minister for Health and Medical be pleased to state:

(a) Whether there is any proposal with the Government to provide an X-Ray Plant in the Government Hospital, Palakonda, Srikakulam District,

(b) Whether the Government are aware of the fact that there is no hospital in the entire Palakonda Taluk which has been provided with an X-Ray Plant; and

(c) Whether steps will be taken at least now to establish an X-Ray Plant?

A:—

(a) No, Sir.

(b) Yes, Sir.

(c) No, Sir. Distilleries in Proddatur

2409—

* 2874 Q.—Sri P O Satyanarayana Raju.—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether there are any distilleries in Proddatur of Cuddapah district;

(b) if so, whether they are approved by Government; and
252 JLY, 1968. Written Answers to Questions.

(c) whether the Alcohol manufactured there was tested at any time?

A:--

(a) No, Sir.

(b) and (c): Do not arise.

SPLITTING OF JOINT PATTAS IN VISAKHAPATNAM DISTRICT

2410--

* 5043 Q - Sri K. Govinda Rao.--Will the hon. Minister for Revenue and Civil Supplies be pleased to state:

(a) the number of taluks in Visakhapatnam district where the process of splitting the joint Pattas is going on;

(b) what is the total staff working on the splitting up of Joint Pattas in Visakhapatnam district at present;

(c) what is the target of work to be completed by the staff per day;

(d) whether TA. and measurement allowance is being granted for the survey staff employed in this work, if not, the reasons therefor, and

(e) the time by which this work proposed to be completed in Visakhapatnam district?

A:--

(a) Three

(b) The following staff is working in the Splitting up of Joint Pattas Scheme in Visakhapatnam District

Survey Side

Junior Draftsmen 7
Dy. Surveyors 34
Surveyors 7
Dy. Inspectors 3
Inspectors 1

Revenue Side

1. Special Dy. Tahsildars 3
2. Upper Division Clerks 3
3. Lower Division Clerks 3
4. Peons 3

(c) 15 Sub-divisions per day for each Deputy Surveyor and 20 cases per day for each Dy. Tahsildar.

(d) Measurement allowance was not paid from the commencement of the scheme. A token provision of Rs. 100/- was made in the Budget for 1967-68 pending sanction of Supplementary grant. The Accountant General was requested to issue suitable instructions to all the District Treasury Officers to admit and pass all Bills relating to Joint Pattas Scheme including Travelling Allowance and Measurement Allowance. The Accountant General accordingly issued necessary instructions to all the District Treasury Officers. But some of them have raised a technical objection that the bills could not be admitted in the absence of specific allotment of funds to each district. The District Treasury Officer, Visakhapatnam is one of them. After the Supplementary grants were voted by the Assembly, necessary action was taken to allot the requisite amounts to all the Districts for the purpose on 23-3-1968 and the Measurement Allowance was paid.

(e) About five years,
FAMINE WORKS IN KUPPAM TALUK

2411—

* 5491 Q.—Sri D. Venkatesam.—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:
(a) whether the Government is aware of the fact that the Collector is insisting on 10% contribution for the famine works sanctioned in Kuppam taluk during 1968-69;
(b) if so, the reason for the same, and
(c) whether the Government have passed any orders like that?

A:—

(a) The Collector of Chittoor has not insisted on 10% contribution for the famine works sanctioned in Kuppam taluk during 1968-69.
(b) Does not arise.
(c) No, Sir.

TANKBED LAND OF SALIVARIUPPALAPADU VILLAGE

2412—

*2628 Q.—Sri S. Vemayya.—Will the hon. Minister for Revenue and Civil Supplies be pleased to state:
(a) whether it is fact that an extent of 37 acres of Tankbed land of Salivariuppalapadu village, Jammalamadugu taluk, Cuddapah district is under the occupation of the Harijans for the last 30 years,
(b) if answer to clause (a) is in affirmative, the reasons for the sale of the lease of the said land by public auction on 3-7-1967; and
(c) whether it is also a fact that the harijans have spent much amount of money and labour for the reclamation of the land?

A:—

(a) The Harijans of Salivari Uppalapadu village occupied only 8 to 10 acres of the land from 1865. However in 1868 F the land was transferred to the Agriculture Department for the purpose of starting a Seed Farm.

(b) After giving up the scheme of Seed Farm, the Agriculture Department offered the lease of the land in public auction in 1877 F. The highest bidder (1967) was a Harijan.

(c) The portion of the land occupied for 8 years by the Harijans was reclaimed by personal labour.

SHEDS TO DAREI HOSPITAL

2418—

*2296 Q.—Sri R Mahananda.—Will the hon. Minister for Health and Medical be pleased to state:
(a) whether there is any representation from the Public of Darsi, Nellore district to utilise the vacant Government site in between the Government Hospital and the Sub-Inspectors (Police) quarters at Darsi to construct sheds for the patients of the hospital at Darsi;
334 2nd July, 1968 Written Answers to Questions.

(b) if so, what is the action taken,
(c) whether the public promised to construct temporary sheds in this site, by raising donations, and
(d) if so, whether the Government will bear at least half of the cost of these proposed sheds?

A —
(a) & (b) — No, Sir.

But the Medical Officer, Government Dispensary, Darsi has addressed the Ahsildar, Darsi for salination of the said land and on the proposals of the Tahsiltar, the Revenue Divisional Officer, Kavali has addressed the District Collector, Nellore, who has agreed to alienate the site in favour of Medical Department and ordered the transfer of the land to Medical Department, i.e., Government Dispensary, Darsi.

(c) No, Sir.
(d) Does not arise

PRIMARY HEALTH CENTRE AT PEDDAMUPPARAM

2414—
* 1331 Q.—Sri Teegala Satyaratayana — Will the hon. Minister for Health and Medical be pleased to state:
(a) whether is it a fact that the Government propose to open Primary Health Centre at Peddamupparam village, Mahbubabad taluk, Warangal district on the petition given by the ryots of Peddamupparam dated 8-8-1968 to the Government; and
(b) if so, when?
A —
(a) No, Sir.
(b) Does not arise.

HEADQUARTERS' HOSPITAL, ANAKAPALLI

2415—
* 1303 Q.—Sri K. Govinda Rao — Will the hon. Minister for Health and Medical be pleased to state:
(a) whether sanction was accorded for construction of new buildings for the taluk headquarters' Hospital, Anakapalli, Visakhapatnam district in 1964-65.
(b) whether the construction was completed: and
(c) if not, the reasons therefor?
A —
(a) No, Sir.
(b) Does not arise.
(c) There was no administrative approval for the site plan and no funds were allotted during 1964-65. Hence, the construction was not taken up for execution.
REDUCTION IN THE SUPPLY OF DENATURED SPIRIT

2416—

*8741 Q.—Sri A Madhava Rao.—Will the hon. Minister for Excise and Prohibition be pleased to state:

(a) whether the Government is aware that consequent upon the 50% cut in the supply of denatured spirit to the dealers, without fixing any (rock-bottom) minimum, the public hospitals, medical practitioners, genuine French Polish makers are suffering a great deal; and

(b) whether the Government has any proposals to supply regularly to the hospitals, nursing homes, and medical practitioners, and French Polish manufacturers, the needed quota, without reference to the sole distributors and on the recommendation of any responsible concerned authority?

A—

(a) In view of the acute shortage in the supply of alcohol for the year 1967–68, the Board imposed a cut of 50% in the quotas provided in the licences for denatured spirit for that year. The licensees were free to draw the reduced quantities. No inconvenience was caused to public hospitals, and medical practitioners as their requirements were met by the Board of Revenue by the issue of permits to draw their supplies directly from the distilleries. The French Polish makers occupy low priority with reference to the priorities drawn up by the Alcohol Advisory Committee, in the matter of distribution of alcohol.

(b) The supply position of Alcohol continues to be critical even in 1968–69. However, specific quantities have been earmarked to hospitals, medical colleges and private medical practitioners, on the recommendation of the Director of Medical Services. The manufacturers of French Polish will be able to draw their supplies from a quota of 47,000 gallons earmarked for denatured spirit licensees.

ASSY MALARIA OFFICER, EAST GODAVARI DISTRICT

2417—

*3096 Q.—Sri P. Sanjasi Rao.—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the Assistant Malaria Officer, I/C East Godavari is harassing employees especially Women employees:

(b) whether it is a fact that the District Health Officer, East Godavari has withdrawn his powers due to several complaints;

(c) whether it is a fact that the Assistant Malaria Officer I/C East Godavari got back his powers from higher officers through corrupt practices;

(d) whether it is a fact that the complaints were ventilated against this officer in February, 1967 "Health Employee" monthly magazine, and

(e) whether the Government consider to take any action against this Officer?

A:—(a) & (b) No, Sir.
256  2nd July, 1968.  Written Answers to Questions,

(c) Does not arise.
(d) This fact came to the notice of the Directorate only while furnishing information to answer this question.
(i) The complaints are considered to be more or less general in nature and are not susceptible of verification. However, the District Medical and Health Officer, Kakinada has been instructed by the Director of Medical and Health Services to conduct an enquiry into the matter.

CHODAVARAM GOVT. HOSPITAL

2418—
*4343 Q —Sri V. Palavelli.—Will the hon. Minister for Health and Medical be pleased to state
(a) whether any repairs have been effected during the past decade or more to the Government Hospital, Chodavaram, Visakhapatnam district;
(b) if not, the reasons therefor:
(c) whether renovation or construction of the Hospital buildings will be taken up immediately, and
(d) if so, what is the amount estimated?
A:
(a) Yes Sir.
(b) Does not arise.
(c) No, Sir.
(d) Does not arise.

GRANTS TO HARIJAN HOSTELS

2419—
*4069 Q. Sri G. Suryanarayana.—Will the hon. Minister for Social Welfare be pleased to state:
(a) the amount of grant given by the Government to Harijan hostels in Visakhapatnam district during 1962-67 March; and
(b) the number of them functioning under Government and Private managements respectively?
A:—
(a) The following are the amounts of expenditure and grant sanctioned to Government and subsidised hostels respectively.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount of expr. Sanctioned to Govt. hostels.</th>
<th>Amount of grant sanctioned to subsidised hostels.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1962-63</td>
<td>1,34,160</td>
<td></td>
</tr>
<tr>
<td>1963-64</td>
<td>1,66,028</td>
<td></td>
</tr>
<tr>
<td>1964-65</td>
<td>2,38,808</td>
<td>2,175</td>
</tr>
<tr>
<td>1965-66</td>
<td>3,37,021</td>
<td>17,619</td>
</tr>
<tr>
<td>1966-67</td>
<td>4,11,987</td>
<td>9,450</td>
</tr>
</tbody>
</table>
ANNOUNCEMENT

re: Issue of N.B W against Sri K. Muni Swamy, MLA, by the Judicial First Class Magistrate, Puttur.

(b) There are 33 Government hostels and one private hostel.

ANNOUNCEMENT

re: Issue of N.B W against Sri K. Muni Swamy, MLA by the Judicial First Class Magistrate, Puttur

Mr. Speaker:—I am to inform the House that I have received the following letter from the Judicial First Class Magistrate, Sri C. Vasudeva Mudiraj, Judicial First Class Magistrate, Puttur (Chittoor District), to the Speaker A.P. Legislative Assembly, Hyderabad:

Dear Mr. Speaker,

I have the honour to inform you that I have found it my duty in the exercise of my powers under Sec 90 (b) of the Criminal Procedure Code, direct that Sri Katari Muni Swamy MLA of Satyavedu Constituency now residing at Sulurpet, Nellore District be arrested for the reasons noted below:

I submit that the said MLA is cited as a witness in C.C. No. 6/8 in the file of this Court for prosecution. On 7-6-1968 this Court ordered summonses to be issued to Sri K. Muni Swamy MLA by Registered post with acknowledgment due requiring him to appear in this Court on 20-6-1968. Accordingly summonses were sent to him by Registered post and he received the said summonses on 12-6-1968. When the MLA was called in this Court he absented himself without sending any communication to this Court. Therefore N.B. W. was ordered against him.

Shri Katari Muni Swamy, MLA was accordingly ordered to be arrested by the Sub-Inspector of Police, Sulurpet.

Yours faithfully,

C. Vasudeva Mudiraj,
Judicial First Class Magistrate.

Mr. Speaker,—The effect will be—they have got powers to arrest him outside the premises. If they arrest outside the premises, they have to inform about the arrest. If it is inside the premises, he cannot be arrested without my permission. The only thing he can do is, since he is here attending the Assembly, he can write to the Magistrate saying ‘I am here attending the Assembly, I would not be able to attend your court on such a date and till the present session is over and I will be able to attend your court on any date after that, please give fresh summonses again.’ He can write to him.
Mr Speaker — It is his duty to inform the House that an arrest warrant has been issued against him. He has informed the House. He is not getting it executed or anything like that. When an arrest warrant has been issued against any Member of this House, it is his duty to inform this House.

Mr Speaker: — That is exactly what I am saying. He can directly correspond with him.

Mr Speaker — We have also issued instructions to all the Magistrates saying High Court has issued instructions in the matter. If he just leaves the premises, he will certainly be arrested and produced before the Court. There is no other option for him. Is there any other step that should be taken by the Speaker that members cannot be arrested, whatever may be the reason for the during arrest, the session period? Strictly speaking, according to the law, he cannot address to the officers.

Mr Speaker — So far as outside the premises is concerned, I cannot issue any order directing anybody to do a particular thing in a particular manner I have absolutely no power if it is inside the premises nobody can arrest any member without my consent. So far as outside the Assembly premises is concerned, they have got every right to arrest the Member under the law. It would not be proper for me to issue any kind of direction. But one thing, I am confident that if he were to write to the Magistrate, I am sure, he will give due regard for that.

Mr Speaker — It certainly would not amount to contempt of court. N B W has been issued against him. He can certainly write to the Magistrate stating the circumstances under which he is not able to attend the court.
2nd July 1968

Is use of N B W against Sri K.

Mr Speaker — Not to execute it - Execute order withdraw

Sri G Sivaiah — I was in the Court when the N B W was issued against the Member. We cannot address a letter or a telegram also, unless either the person to be present there or an advocate to be present there for filing the petition to withdraw N B Ws on behalf of the witness.

Mr Speaker — There is also a duty cast on every member to discharge his duties here in the Assembly. If he wants to exercise his duties here in the Assembly, nobody can arrest him here. Supposing he remains here within the premises and I ask him to remain here, nobody can arrest him. So he can tell the Magistrate ‘I am discharging my duties here as a Member of this Assembly. I am not in a position to attend your court’. He need not have any such fear.

Sri G Latchenna — I regret for my inability in not attending the Court on 23rd. I am formal regret for my inability. Then I will ask our office people to intimate to the Magistrate that he is here. Attending the Assembly all my members are there. The person to be arrested N B W need not be executed.
260 2nd July, 1968

Calling attention to a matter of urgent public importance

re The highly unsatisfactory conditions of roads connecting Koilkunta and Allagadda taluks to rest of the taluks of Kurnool district and consequent distress of the ryots and villagers

BUSINESS OF THE HOUSE

Call-attention notice against Chief Minister

Mr Speaker—I am helpless—I am telling all the Members that unless the Minister concerned agrees, I would not admit. The rule is very clear. The discretion is left to the Minister and not to the Speaker.

Mr Speaker—I have admitted that under rule 74. After the Chief Minister comes, I will ask him to make a statement.

Mr Speaker.—Hon Revenue Minister may please take note of what the Members are bringing to the notice of Government.

Sri V B Raju.—Certainly Sir.

CALLING ATTENTION TO A MATTER OF URGENT PUBLIC IMPORTANCE

re The highly unsatisfactory conditions of roads connecting Koilkunta and Allagadda taluks to rest of the taluks of Kurnool district and consequent distress of the ryots and villagers.
Calling attention to a matter of urgent public importance

re: The Highly unsatisfactory conditions of roads connecting Koilakunta and Allagadda taluks to rest of the taluks of Kurnool district and consequent distress of the ryots and villagers

2nd July, 1968

The Minister for Communications (Sri J. V. Narasimha Rao) — The bad condition of the road from Koilakunta to Allagadda was brought to the notice of the Government in December 1967. Instructions were issued on 5-1-1968 to the Chief Engineer to take up the road for repairs immediately. Accordingly on the instructions of the Chief Engineer, the Superintending Engineer called for tenders on 24-1-1968 for repairs to the road from 8 mile to 13/3. In view of some petitions from other contractors alleging that there was collusion amongst the tendering contractors, Superintending Engineer, Cuddapah has not accepted the agreement executed by the Contractor but tender notice was again released by Superintending Engineer, Cuddapah on 27-2-1968 fixing the date of receipt of the tenders declaring 20-3-68. In the meanwhile the Contractors filed a writ petition in the High Court and the Court granted orders. In view of the stay orders, the contractors repairs to the road could not be settled and the work has not been taken up for execution so far. Further action on settling contract and on pushing through the work will be pursued soon after the vacation of the stay order of the High Court.
363 2nd July, 1968. Calling attention to a matter of urgent importance: re The highly unsatisfactory conditions of roads connecting Kollakurnta and Allagadda taluks to rest of the taluks of Kurnool district and consequent distress of the ryots and villagers

Pending vacation of the stay orders by the High Court, the Executive Engineer, Roads and Buildings, Nandyal has been instructed by the Chief Engineer to get the patch repairs done under normal maintenance and safeguard the road from further deterioration. Kollakurnta to Banganapalle Road is 8 Miles 4 Furlong, and is in very good condition back top. There is nothing bad about it. Perhaps the road mentioned in the Call Attention notice is Banganapalle Gusalapalle Road which is 10 miles long. This road is an old road not being maintained for some decades either by the District Boards or by the Highways department. A portion of this road is a most an urban road with some traces of metalling, a portion lies in black cotton soil in K C Canal ayacut area. There are a number of bits requiring culverts and bridges. Rs 3,000 were sanctioned administratively in the Plan for strengthening culverts in 1957. The work could not be taken up for want of budget provision. On account of paucity of funds budget provision has not been made even in 1968-69. There is no bus or lorry traffic on this road. Only bullock-cart traffic is plying on this road. Metalling is being taken up at a cost of Rs 14,000. This improved portion gives access to Chittoor and Kurnool road. The balance portion of the road requires major repairs such asstoning, metalling and cross drainage works to make it fit for all-weather traffic. The cost of the repairs would be approximately Rs 10 lakhs for metalling and Rs 3 lakhs for cross drainage works, total being Rs 13 lakhs. It will take 1 1/2 years to complete the above improvements after funds are allotted. Because no traffic was moving on the road estimates for these major repairs were not prepared.

Since this was received only day-before-yesterday and that being Sunday we could not get complete information. Whatever information was possible I have gathered within 24 hours. And I will discuss with the M. L. A. and the Chief Engineer and try to do as much as possible.

Mr Speaker.—From the statement the hon. Minister has read just now it looks as though some Writ petition was filed in the High Court and the stay order was issued by the High Court in February or so with the result no work could be taken up on that road.

Sri J V. Narasimha Rao :—That we are trying to get the Stay vacated.

Mr Speaker :—If the High Court is going to dispose of that petition early it is very good. Or you can take steps to get the Stay order vacated. Otherwise there is no use in delaying works for months together and years together.

Sri J V. Narasimha Rao :—That I will do.

Mr Speaker.—These things can be brought to the notice of the High Court saying that this is the position that the road is very bad and for so many years it has been neglected.
Sri J V Narsinga Rao —I understand that and I will take up, Sir.

Mr Speaker —This is the position. For many years it has been neglected. Chief Engineer, to discuss.

Mr Speaker —This is the position. For many years it has been neglected.

Mr Speaker —Chief Engineer, to discuss.

PAPERS LAID ON THE TABLE

NOTIFICATIONS ISSUED UNDER Sec. 15 (2) OF THE ANDHRA PRADESH LAND REVENUE ENHANCEMENT ACT, 1967.

Sri V B. Raju —Sir, I beg to lay on the Table under sub-section (2) of Section 15 of the Andhra Pradesh Land Revenue Enhancement Act, 1967 a copy each of the notifications issued in G O Ms No 203, Revenue, dated 28-2-1968 G O Ms No 464, Revenue, dated 4-5-1968 and G O Ms No. 465, Revenue, dated 4-5-1968 published in an Extraordinary issue of the Andhra Pradesh Gazette, dated 1-8-68, pages 914-915 of the Andhra Pradesh Gazette, Part-I, dated 30-5-68 and page 955 of the Andhra Pradesh Gazette, Part-I, dated 30-5-68 respectively

Sri V B. Raju —Sir, I beg to lay on the Table under sub-section (2) of Section 15 of the Andhra Pradesh Land Revenue Enhancement Act, 1967 a copy each of the notifications issued in G O Ms No 203, Revenue, dated 28-2-1968 G O Ms No 464, Revenue, dated 4-5-1968 and G O Ms No. 465, Revenue, dated 4-5-1968 published in an Extraordinary issue of the Andhra Pradesh Gazette, dated 1-8-68, pages 914-915 of the Andhra Pradesh Gazette, Part-I, dated 30-5-68 and page 955 of the Andhra Pradesh Gazette, Part-I, dated 30-5-68 respectively

Sri V B. Raju —Sir, I beg to lay on the Table under sub-section (2) of Section 15 of the Andhra Pradesh Land Revenue Enhancement Act, 1967 a copy each of the notifications issued in G O Ms No 203, Revenue, dated 28-2-1968 G O Ms No 464, Revenue, dated 4-5-1968 and G O Ms No. 465, Revenue, dated 4-5-1968 published in an Extraordinary issue of the Andhra Pradesh Gazette, dated 1-8-68, pages 914-915 of the Andhra Pradesh Gazette, Part-I, dated 30-5-68 and page 955 of the Andhra Pradesh Gazette, Part-I, dated 30-5-68 respectively

Mr Speaker —Papers laid

NOTIFICATION ISSUED SECTION 3 (1) OF THE ANDHRA PRADESH OFFICIAL LANGUAGE ACT, 1956

Sri P V Narasimha Rao. —Sir, I beg to lay on the Table a copy of the notification issued through G O. Ms. No 1/3, General
The Andhra Pradesh Public Premises (Evasion of Unauthorised Occupants) Bill, 1968

Mr Speaker:—If the House has no objection, before we resume discussion on the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968 we will take up the other Bills for leave for introduction. After this is over we shall go to the next thing.

Now, I request the Minister for Communications to move for leave to introduce the Andhra Pradesh Public Premises (Eviction of Unauthorised Occupants) Bill, 1968.

Sri J. V. Narasimha Rao —Sir, I beg to move that leave be granted to introduce the Andhra Pradesh Public Premises (Eviction of Unauthorised Occupants) Bill, 1968.

Mr Speaker —Motion moved (Pause)

Mr. Speaker:—The question is:

"That leave be granted to introduce the Andhra Pradesh Public Premises (Eviction of Unauthorised Occupants) Bill, 1968".

The motion was adopted

The Andhra Pradesh Vexatious Litigation (Prevention) Bill, 1968

Sri K. V. Narayana Reddy.—Sir, I beg to move

"That leave be granted to introduce the Andhra Pradesh Vexatious Litigation (Prevention) Bill, 1968.

Mr Speaker.—Motion moved (Pause)

Mr. Speaker:—The question is

"That leave be granted to introduce the Andhra Pradesh Vexatious Litigation (Prevention) Bill, 1968.

The motion was adopted

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

Mr Speaker.—We shall now resume further discussion on the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.
Government Bills
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968

Mr. V. G. Venkataramaiah moved the following amendments to the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968:

1. Over payment of wages for overtime work.
2. Over time allowances.
3. Labour Inspectorate.

Mr. Deputy Speaker in the Chair:

(Mr. Deputy Speaker in the Chair)
Government Bills
The Andhra Pradesh Shops and Establishment (Amendment) Bill, 1968

2nd July, 1968.

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968

...
政府法案:
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

2nd July, 1968.


corumment Bills:

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

政府法案:

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

2nd July, 1968.


corumment Bills:

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.
268 2nd July, 1968.

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

...
Andhra Pradesh Shops and Establishment (Amendment) Bill, 1968.
Government Bills
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968


The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968
Government Bills
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

2nd July, 1968

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

…

exemptions

alternative / renewal
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968

Government Bills

2nd July, 1968.

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968
Government Bills:
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

2nd July, 1968.

273

359-8
Government Bills:

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968

2nd July, 1968.

My Government Bills:

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968

...
Government Bills

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

2nd July, 1968.

Mr. Deputy Speaker — The question is:

"That the Andhra Pradesh Shops and Establishments (Amendment) Bill 1968, be read a First time".

The motion was adopted.

Sri Konda Lakshman Bapuji:—Sir, I beg to move:

"That the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968, be read a Second time".

Mr. Deputy Speaker:—Motion moved.

Sri K. Govinda Rao:—I am not moving the amendment.

Mr. Deputy Speaker:—The question is:

"That the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968, be read a Second time".

The motion was adopted.

Clause 2

Sri Konda Lakshman Bapuji:—Sir, I beg to move:

"Delete sub-clause (1) of clause (2)".

Mr. Deputy Speaker:—Amendment moved.

(Pause)
The Andhra Pradesh Shops and Establishments (Amendments) Bill, 1968

Mr. Deputy Speaker:—The question is:
“Delete sub-clause (1) of clause (2)’.
The amendment was adopted.

Sri Konda Lakshman Bapuji.—Sir I beg to move:

“In sub-clause (iv) of Clause 2 for the expression ‘but does not include amusement or entertainment’ substitute the expression ‘and such other establishments as the Government may by notification declare to be a shop for the purpose of this Act but does not include a commercial establishment’”

Mr. Deputy Speaker:—Amendment moved.

Mr. Deputy Speaker:—The question is:
“In sub-clause (iv) of Clause 2 for the expression ‘but does not include amusement or entertainment’, substitute the expression ‘and such other establishments as the Government may, by notification, declare to be a shop for the purpose of this Act but does not include a commercial establishment’”.
The motion was adopted.

Mr. Deputy Speaker:—The question is:
“That Clause 2, as amended do stand part of the Bill”.
The motion was adopted.

Clause 2, as amended, was added to the Bill.

Clause 3

Mr. Deputy Speaker:—Sri K. S Narayana is not present in the House.

Sri Konda Lakshman Bapuji:—Sir I beg to move:

“Delete sub-clauses (i), (iii) and (iv) of clause 3.”

Mr. Deputy Speaker:—Amendment moved.

Mr. Deputy Speaker:—The question is:
“Delete sub-clauses (i), (iii) and (iv) of Clause 3”.
The motion was adopted.

Mr. Deputy Speaker:—The question is:
“That Clause 3, as amended, do stand part of the Bill”.
The motion was adopted.

Clause 3, as amended, added to the Bill.

Clause 4

Sri Konda Lakshman Bapuji:—Sir, I beg to move:

“In sub-section (1) of new section 3—A delete the words ‘and on being satisfied about its correctness’”.

Mr. Deputy Speaker:—Amendment moved.

Mr. Deputy Speaker:—The question is:

"In sub-section (1) of new section 3-A delete the words "and on being satisfied about its correctness"."

The motion was adopted.

Mr Deputy Speaker:—The question is:

"That Clause 4, as amended, do stand part of the Bill."

The motion was adopted.

Clause 4, as amended, was added to the Bill.

Clause 5

Sri Konda Lakshman Bapuji—Sir, I beg to move:

"For proviso in sub-clause (ii) of clause 5, substitute the following:

'Provided that nothing in this section shall apply to the sale of
(1) Newspaper,
(2) Flowers,
(3) Pan,
(4) Vegetables and fruits,
(5) Such other goods as the Government may by notification specify from time to time'."

Mr Deputy Speaker—Amendment moved.

(Pause)

Mr. Deputy Speaker.—The question is:

"For the proviso in sub-clause (ii) of clause 5 substitute the following:

'Provided that nothing in this section shall apply to the sale of
(1) Newspaper,
(2) Flowers,
(3) Pan,
(4) Vegetables and fruits, and
(5) Such other goods as the Government may by notification specify from time to time'."

The motion was adopted.

Mr Deputy Speaker:—The question is:

"That Clause 5, as amended, do stand part of the Bill."

The motion was adopted.

Clause 5, as amended, was added to the Bill.
2nd July, 1968

Government Bills.
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

Mr Deputy Speaker.—The Question is:

“That Clause 6 do stand part of the Bill”

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

CLAUSE 7

Sri K Lakshman Bapuji.—Sir, I move:

“For the existing proviso in clause 7 substitute the following:

‘Provided that where an employee works on any day for the purpose of stock-taking and preparation of accounts, the spread over shall not exceed fourteen hours in any such day on payment of overtime wages’

Mr Deputy Speaker.—Amendment moved

Mr Deputy Speaker.—The question is

“For the existing provision clause 7 substitute the following:

‘Provided that where an employee works on any day for the purpose of stock-taking and preparation of accounts, the spread over shall not exceed fourteen hours in any such day on payment of overtime wages’

The motion was adopted.

Mr. Deputy Speaker.—The question is:

“That clause 7, as amended, do stand part of the Bill”

The motion was adopted.

Clause 7, as amended, was added to the Bill.
Clause 8

Sri K Lakshman Bapuji —Sir, I moved

"For sub-clauses (i) and (ii) substitute the following:

(i) For sub-section (1) the following sub-section shall be substituted, namely —

(1) Every shop shall remain closed on every Monday which shall be a holiday for every employee in the shop:

Provided that the Government may by notification specify in respect of any shop or class of shops, any day in the week instead of Monday, on which day such shop or class of shops shall remain closed.

(ii) In sub-section (2) —

(1) For clause (a) the following clause shall be substituted, namely —

"(a) The Government may, by notification, require in respect of any specified class of shops that they shall, in addition to the weekly holiday mentioned in sub-section (1), be closed for one half day in such week-day in every week as may be fixed by the Government."

(2) In clause (b) the words 'commencing at the hour in the afternoon' shall be omitted.

Mr Deputy Speaker —Amendment moved

Mr Deputy Speaker —The question is:

"For sub-clauses (i) and (ii) substitute the following —

(i) For sub-section (1) the following sub-section shall be substituted, namely —

(1) Every shop shall remain closed on every Monday which shall be a holiday for every employee in the shop:

Provided that the Government may by notification specify in respect of any shop or class of shops, any day in the week instead of Monday, on which day such shop or class of shops shall remain closed.

(ii) In sub-section (2) —

(1) For clause (a) the following clause shall be substituted, namely —

"(a) The Government may, by notification, require in respect of any specified class of shops that they shall, in addition to the weekly holiday mentioned in sub-section (1), be closed for one half day in such week-day in every week as may be fixed by the Government."

(2) In clause (b) the words 'commencing at the hour in the afternoon' shall be omitted.

The motion was adopted

Mr Deputy Speaker —The question is:

"That Clause 8, as amended, do stand part of the Bill."

The motion was adopted.
Clause 8 as amended, was added to the Bill.

**Clause 9**

Mr. Deputy Speaker:—The question is:
"That Clause 9 do stand part of the Bill"
The motion was adopted.
Clause 9 was added to the Bill.

**Clause 10**

Sri K. Lakshman Bapuji,—Sir, I moved:
"For the existing proviso in clause 10 substitute the following;
Provided that where an employee works on any day for the purpose of stock-taking and preparation of accounts, the spread over shall not exceed fourteen hours in any such day, on payment of overtime wages."

Mr. Deputy Speaker:—Amendment moved.

Mr. Deputy Speaker:—The question is:
"For the existing provision in clause 10 substitute the following;
Provided that where an employee works on any day for the purpose of stock-taking and preparation of accounts, the spread over shall not exceed fourteen hours in any such day, on payment of overtime wages."
The motion was adopted.

The motion was adopted.

Mr. Deputy Speaker:—The question is:
"That clause 10, as amended, do stand part of the Bill"
The motion was adopted.
Clause 10, as amended, was added to the Bill.

**Clause 11 to 13**

Mr. Deputy Speaker:—Mr. K. Narayana has given notice of two amendments. He is not here. The question is:
"Clause 14 do stand part of the Bill."
The motion was adopted.
Clause 14 was added to the Bill.

**Clause 14**

Mr. Deputy Speaker:—Mr. K. S. Narayana has given notice of two amendments. He is not here. The question is:
"Clause 14 do stand part of the Bill."
The motion was adopted.
Clause 14 was added to the Bill.

**Clause 15**

Sri K. Lakshman Bapuji:—Sir, I move:
"That in Section 60-A, After the word 'day' occurring there the expression or a part of the day may be inserted."

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

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.

2nd July, 1968.

Mr. Deputy Speaker:—The question is:

"In section 60-A, after the word 'day' occurring therein, the expression, 'or part of a day' may be inserted."

The motion was adopted.

Mr. Deputy Speaker:—The question is:

"That Clause 15, as amended, do stand part of the Bill."

The motion was adopted.

Clause 15, as amended, was added to the Bill.

CLAUSE 16

Mr. Deputy Speaker:—There is an amendment given notice of Smt. B Jayaprada and Sri G. Sivaiah to Section 64 of the Principal Act, which is not before the House.

The question is:

That Clause 16 do stand part of the Bill.

The motion was adopted.

Clause 16 was added to the Bill.

CLAUSE 1, ENACTING FORMULA
AND LONG TITLE

Mr. Deputy Speaker:—The question is:

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

The motion was adopted.

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

Sri Konda Lakshman Bupuji:—I beg to move:

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

Mr. Deputy Speaker:—Motion moved.
The Andhra Pradesh Municipalities (Amendment) Bill, 1968

The Minister for Municipal Administration & Forests (Shri N. Chencherama Naidu): I beg to move:

Second reading.

Law and rules comprehensive to circulate it, print copies to the employees, shop owners, definite to consider that for implementation amendment to the employees, shop owners, sales tax income tax administer, records maintain, staff effecting.

Mr. Deputy Speaker.—The question is "That the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968, be read a third time".

The motion was adopted.

THE ANDHRA PRADESH MUNICIPALITIES (AMENDMENT) BILL, 1968

The Minister for Municipal Administration & Forests (Shri N. Chencherama Naidu): I beg to move:
Government Bills:
The Andhra Pradesh Municipalities (Amendment) Bill, 1968

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

Mr. Deputy Speaker —Motion moved.

Mr. D.V. Ramana: —The Andhra Pradesh Municipalities (Amendment) Bill, 1968, as reported by the Regional Committee, be read a second time. There are practically five amendments. One amendment is to remove wards to which elections are to be held within ten years from the date of commencement. Another amendment relates to the practical difficulties of the Regional Committee. There are also some amendments relating to the finalisation of the election of the members. The amendment relates to the finalisation of the election of the members. The amendment should be passed. The amendments also relate to the amendment of the Municipal Act. There are amendments relating to the elections to the municipal council and the amendment of rules. There are amendments relating to the municipal council and the amendment of rules. The amendments should be passed. The amendments should be passed.
284  2nd July, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

చిత్రానికి ప్రతి వారికి విశేషాలు అందరిని నిర్ణయించాలంటున్నాము. అందులో సమాచారానికి వారికి సమాచారానికి ఉపయోగించబడుతుంది. అంతే పరిధిలో వారికి వివిధ పరిస్థితులు ఉంటాయి. అందులో వారికి అందరిని నిర్ణయించాలంటున్నాము. 

విజాయ్ వారికి వివిధ పరిస్థితులు ఉంటాయి. అందులో వారికి అందరిని నిర్ణయించాలంటున్నాము.

1. ప్రాతిభావను సంపాదించడానికి, నృత్యం నిధించడానికి ఉపయోగించబడింది. 

2. నాయకత్వం వివిధ పరిస్థితులు ఉంటాయి. అందులో వారికి అందరిని నిర్ణయించాలంటున్నాము.
286 2nd July, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

Government Bills.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

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

2nd July, 1968

Every general election must be held in the constituencies defined in accordance with the provisions of the Bill. The voters list of each constituency shall be compiled and maintained continuously. The government shall ensure that the voters list is updated and revised periodically to reflect changes in the population.

Anyhow, the wording is acceptable, and the amendments are appropriate.
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.
2nd July, 1968. 289

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

Government Bills:

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

290  2nd July, 1968,

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

(j) S. 2 (2) Ward — (ii) Subsection (2) Ward shall mean the Ward where a Majority of the Elected Members resides.

(ii) 20. Ward shall mean a Ward referred to in Sub-section (2) Ward shall mean the Ward where a Majority of the Elected Members resides.
The Ardhia Pradesh Municipalities (Amendment) Bill, 1968.

Chairman: The following changes are hereby adopted:

1. The nomination of a candidate by the ward office shall be notified to the Government at the lowest level, and where any omission or mistake occurs, the Government shall notify the same to the ward office and in case of any omission or mistake, the Government shall notify the same to the ward office.

2. A ward shall be created or a ward shall be notified by the Government.

3. A ward shall be created or the creation of a ward shall be notified by the Government.

4. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

5. A ward shall be created or the creation of a ward shall be notified by the Government.

6. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

7. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

8. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

9. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

10. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

11. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

12. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

13. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

14. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

15. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

16. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

17. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

18. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

19. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

20. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

21. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

22. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

23. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

24. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

25. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

26. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

27. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

28. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

29. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

30. The Government shall create a ward or notify the same to the ward office. Where any omission or mistake occurs, the Government shall notify the same to the ward office.

The above changes shall come into effect from the date of the enactment of the Bill.


The Andhra Pradesh Municipalities (Amendment) Bill, 1968

మేలో సిరిసిరి నిర్ణయాలు తెలియాలి సదిశా సూచనలను పిలుపుతుంది. వారికి ఆశయం ఉంటే వారి ప్రత్యేక ప్రశ్నలు చేసి, తెలియతారు. మేలో సిరిసిరి నిర్ణయాలు తెలియాలి సదిశా సూచనలను పిలుపుతుంది. వారికి ఆశయం ఉంటే వారి ప్రత్యేక ప్రశ్నలు చేసి, తెలియతారు.
194 2nd July, 1968.

Government Bills.
The Andhra Pradesh Municipalities (Amendment) Bill, 198.
Government Hills:
The Andhra Pradesh Municipalities
(Amendment) Bill, 1968.

2nd July, 1968. 29$
2nd July, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Government Bills:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

P. 5 of Act:—Sec. 1, Municipalities Act, 1957, Section 13—

20th May, 1968. In the Assembly of the Andhra Pradesh, in the Room allotted for the purpose, on the 20th May, 1968, the Hon'ble Speaker put forth the following:

That the Government of the State of Andhra Pradesh have laid on the Table of the Assembly the following Bill:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Section 13 of the Municipalities Act, 1957, is hereby amended in the following manner:

 (`A' and `B' Municipalities)

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>`A'</td>
<td>`B'</td>
</tr>
</tbody>
</table>

The said Bill was then passed by the Assembly, and presented to the Governor of the State of Andhra Pradesh for consideration.

P. 6 of Act:—Sec. 1, Municipalities Act, 1957, Section 13—

20th May, 1968. In the Assembly of the Andhra Pradesh, in the Room allotted for the purpose, on the 20th May, 1968, the Hon'ble Speaker put forth the following:

That the Government of the State of Andhra Pradesh have laid on the Table of the Assembly the following Bill:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Section 13 of the Municipalities Act, 1957, is hereby amended in the following manner:

(`A' and `B' Municipalities)

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>`A'</td>
<td>`B'</td>
</tr>
</tbody>
</table>

The said Bill was then passed by the Assembly, and presented to the Governor of the State of Andhra Pradesh for consideration.

P. 7 of Act:—Sec. 1, Municipalities Act, 1957, Section 13—

20th May, 1968. In the Assembly of the Andhra Pradesh, in the Room allotted for the purpose, on the 20th May, 1968, the Hon'ble Speaker put forth the following:

That the Government of the State of Andhra Pradesh have laid on the Table of the Assembly the following Bill:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Section 13 of the Municipalities Act, 1957, is hereby amended in the following manner:

(`A' and `B' Municipalities)

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>`A'</td>
<td>`B'</td>
</tr>
</tbody>
</table>

The said Bill was then passed by the Assembly, and presented to the Governor of the State of Andhra Pradesh for consideration.

P. 8 of Act:—Sec. 1, Municipalities Act, 1957, Section 13—

20th May, 1968. In the Assembly of the Andhra Pradesh, in the Room allotted for the purpose, on the 20th May, 1968, the Hon'ble Speaker put forth the following:

That the Government of the State of Andhra Pradesh have laid on the Table of the Assembly the following Bill:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Section 13 of the Municipalities Act, 1957, is hereby amended in the following manner:

(`A' and `B' Municipalities)

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>`A'</td>
<td>`B'</td>
</tr>
</tbody>
</table>

The said Bill was then passed by the Assembly, and presented to the Governor of the State of Andhra Pradesh for consideration.

P. 9 of Act:—Sec. 1, Municipalities Act, 1957, Section 13—

20th May, 1968. In the Assembly of the Andhra Pradesh, in the Room allotted for the purpose, on the 20th May, 1968, the Hon'ble Speaker put forth the following:

That the Government of the State of Andhra Pradesh have laid on the Table of the Assembly the following Bill:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Section 13 of the Municipalities Act, 1957, is hereby amended in the following manner:

(`A' and `B' Municipalities)

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>`A'</td>
<td>`B'</td>
</tr>
</tbody>
</table>

The said Bill was then passed by the Assembly, and presented to the Governor of the State of Andhra Pradesh for consideration.

P. 10 of Act:—Sec. 1, Municipalities Act, 1957, Section 13—

20th May, 1968. In the Assembly of the Andhra Pradesh, in the Room allotted for the purpose, on the 20th May, 1968, the Hon'ble Speaker put forth the following:

That the Government of the State of Andhra Pradesh have laid on the Table of the Assembly the following Bill:

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Section 13 of the Municipalities Act, 1957, is hereby amended in the following manner:

(`A' and `B' Municipalities)

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>`A'</td>
<td>`B'</td>
</tr>
</tbody>
</table>

The said Bill was then passed by the Assembly, and presented to the Governor of the State of Andhra Pradesh for consideration.
Government Bills:
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

2nd July, 1968. 297

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.
298 2nd July, 968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

...
The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

Mr Speaker:—The question is:

“That the Andhra Pradesh Municipalities (Amendment) Bill 1968 (as reported by the Regional Committee) be read a second time’?

The motion was adopted.

CLAUSE 2

Mr Speaker:—The question is:

“That clause 2 do stand part of the Bill’?

The motion was adopted.

Clause 2 was added to the Bill.
CLAUSE 3.

"Delete the word 'ordinary'"

Sri Vavilala Gopalakrishnayya — I beg to move
"That clause 3 delete the word 'ordinary'"

Mr Speaker — Amendment moved.

Mr Speaker — The word itself has been defined in the Municipalities Act. Ordinary vacancy means a vacancy occurring by a flux of time and ordinary election means election held to fill the ordinary vacancy. In the Act itself they are using the very word and they have also given the meaning.

Sri Vavilala Gopalakrishnayya — I am not pressing my amendment. The amendment was, by leave of the House, withdrawn.

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

The motion was adopted.

Clause 3 was added to the Bill.

Mr Speaker — The question is: "That clause 1, enacting formula and long title do stand part of the Bill".

The motion was adopted.

Clause 1, enacting formula and long title were added to the Bill.
The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Sri N. Chenchurama Naidu — I beg to move.

“That the Andhra Pradesh Municipalities (Amendment) Bill 1968 (as reported by the Regional Committee) be read a third time

Mr Speaker — Motion moved

(Pause)

Mr. Speaker — The question is

“That the Andhra Pradesh Municipalities (Amendment) Bill 1968 (as reported by the Regional Committee) be read a third time"

The motion was adopted.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

Sri N. Chenchurama Naidu — I beg to move.

“That the Andhra Pradesh Municipalities (Amendment) Bill, 1968, be read a first time

Mr Speaker — Motion moved

The Government may declare by a notification in the Andhra Pradesh Gazette a village or any other area to be a township if it is industrial or institutional colony, labour colony, a health resort or a place of religious importance. The area is declared as township under section

The purpose of the Act to extend

Sri N. Chenchurama Naidu — It is Nomination by Government.
2nd July, 1968.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968.

Where any local area is declared as a notified area, the Government may pass such orders as they may deem fit, as to exclude the local area from the jurisdiction of the local authority concerned, as to the disposal of any part of the property vested in such local authority, and as to the discharge of the liabilities of such local authority relating to the said property, or arising from such local area.
Mr Speaker — The question is

"That the Andhra Pradesh Municipalities (Amendment) Bill 1968 be read a first time"

The motion was adopted.

Sri N Chenchurama Naidu — I beg to move.

That the Andhra Pradesh Municipalities (Amendment) Bill, 1968 be referred to the Regional Committee for consideration and report to the Assembly.

Mr Speaker — Motion moved.

(Pause)

Mr Speaker — The question is.

"That the Andhra Pradesh Municipalities (Amendment Bill, 1968 be referred to the Regional Committee for consideration and report to the Assembly"

The motion was adopted,

THE ANDHRA PRADESH TOWN PLANNING (EXTENSION AND AMENDMENT) BILL, 1968.

Sri N. Chenchurama Naidu — I beg to move:

"That the Andhra Pradesh Town Planning (Extension and Amendment) Bill, 1968 be read a first time"

Mr Speaker — Motion moved.

"The Andhra Pradesh Municipalities (Amendment) Bill, 1968 be referred to the Regional Committee for consideration and report to the Assembly"
Mr Speaker — Now this has to be referred to the Regional Committee. We will have general discussion after that.

Mr Speaker — The question is

"That the Andhra Pradesh Town Planning (Extension and Amendment) Bill 1968 be referred to the Regional Committee for consideration and report to the Assembly"

The motion was adopted.

Mr N. Chenchurama Naidu — I beg to move

That the Andhra Pradesh Town Planning (Extension and Amendment) Bill 1968 be referred to the Regional Committee for consideration and report to the Assembly"

The motion was adopted.

Mr Speaker — Half-an-hour discussion on question No 2307

According to the agenda it should be taken up from 1-30 to 2o'clock. But if the House has no objection it will be taken up straightaway.

So the House has agreed it to be taken up now itself.
Half-Hour Discussion on
L.A.Q. No 2307
2nd July, 1968 305

(Mr. Deputy Speaker in the Chair)

Mr. Deputy Speaker in the Chair, I would like to inform you that procurement notice has been issued nationalising retail stores. It is decided to nationalise retail stores by July 30th. Procurement officers have been instructed to procure the necessary amount of seeds. Procurement officers have been instructed to ensure that the buying of seeds is done in a fair manner. In early days of the sowing season, retailers are able to procure seeds. In late months, however, the situation is critical. Retail merchants are in a dilemma. Free markets have been recommended. Movement of control is recommended. Anarchy develop bureaucracy. Maintenance of control is recommended. Anarchy develop. Maintenance of control is recommended.
Half-Hour Discussion on LAQ. No 2807

Negative side

Positive side

Rich peasantry, black marketeers

Lease release in lean months

Rich peasantry RMR, black marketeers RMR

A plan has been prepared. After

Provisional orders have been passed in

procurement orders
Half-Hour Discussion on
L.A Q No 2307
2nd July, 1968. 307

(Translation of the document)

Market

Market

Market

Market
208 2nd July, 1968. Half-Hour Discussion on

L A Q. No. 2807


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on


Half-Hour Discussion on

Half-Hour Discussion on
L.A Q No. 2307
2nd July, 1968.
Half-Hour Discussion on L.A Q No 2307


Half-Hour Discussion on
L.A.Q. No. 2807
2nd July, 1968

The Minister releases highest prices of control seeds and policy
matters. The Minister said, "To decontrol
buffer stocks, bumper stocks are released at the highest prices. Policy
decisions are taken by the concerned Minister." He also informed
that bumper stocks are released to buffer stocks.

The Minister said, "Bumper
buffer stocks are released at the highest
prices. The Minister, K. S. informed that
rationing is being carried out in black 14
market at Rs. 20. The Minister, K. G. informed
the concerned Minister about the issue."

The Minister also informed that
the Minister, K. G. informed the concerned Minister about the issue.

The Minister also informed that
the Minister, K. G. informed the concerned Minister about the issue.
Half-Hour Discussion on

L-A Q No 2307

2nd July, 1698.

This is shame to Andhra Pradesh I may tell the Government.
Government Bills:


The Bill was introduced in the Assembly on 2nd July 1963.


The Bill provides for the extension of the Town Planning Act, 1960, to certain areas in the State of Andhra Pradesh. It also makes amendments to the Act to bring it in line with the growing needs of the urban areas.

The Bill is intended to facilitate the extension of the Town Planning Act to these areas and to provide for the amendment of the existing Act to meet the changing requirements of the urban areas.

The Bill also provides for the establishment of Town Planning Committees in these areas to carry out the planning work.

The Bill is expected to bring about a significant improvement in the urban areas of the State, and is likely to be welcomed by the people of the State.
it is a good sign saying the economist "It is better to develop the country in inflation rather than in stagnation. Inflationary tendencies consuming capacity and monopolies are causing an increasing consuming capacity. It is a good sign for the growing economy. Salaries have risen, labour class salaries have risen. Commodities are being consumed, salaries the consumption capacity and monopolies are increasing. Food policy and price policy are monopolies are creating wage policy. They have earned crores of Rupees in monopoly and dual policy. State Government has earned 70 percent.
The Andhra Pradesh Town Planning 
(Extension and Amendment) Bill, 1968.

...
మహాసభ, జూలై 31, 1968, సాంస్కృతిక సాంస్కృతిక సంఘం, అంతే ఉపయోగించి తెలంగాణ పార్లమెంట్ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని 

The Andhra Pradesh Town Planning (Extension and Amendment) Bill, 1968

కొన్నా ప్రభుత్వ మండలం, 31 జూలై, 1968, ఆంధ్ర ప్రదేశ్ గవర్నమెంట్ మండానిట్ సంఘం, అంతే ఉపయోగించి తెలంగాణ పార్లమెంట్ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని తెలంగాణ విభాగాన్ని 

316 Government Bill

2nd July, 1968

The Andhra Pradesh Town Planning (Extension and Amendment) Bill, 1968
Government Bills:

The Andhra Pradesh Town Planning
(Extension and Amendment) Bill, 1968.

2nd July, 1968.

Suggestions and recommendations are hereby made for the purpose of extending and amending the Town Planning Act, 1968.

Suggestions:

1. More serious efforts should be made to promote welfare and education.

2. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

3. Suggestions for better management of the existing shops are welcome.

4. More serious efforts should be made to promote welfare and education.

5. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

6. Suggestions for better management of the existing shops are welcome.

7. More serious efforts should be made to promote welfare and education.

8. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

9. Suggestions for better management of the existing shops are welcome.

10. More serious efforts should be made to promote welfare and education.

11. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

12. Suggestions for better management of the existing shops are welcome.

13. More serious efforts should be made to promote welfare and education.

14. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

15. Suggestions for better management of the existing shops are welcome.

16. More serious efforts should be made to promote welfare and education.

17. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

18. Suggestions for better management of the existing shops are welcome.

19. More serious efforts should be made to promote welfare and education.

20. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

21. Suggestions for better management of the existing shops are welcome.

22. More serious efforts should be made to promote welfare and education.

23. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

24. Suggestions for better management of the existing shops are welcome.

25. More serious efforts should be made to promote welfare and education.

26. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

27. Suggestions for better management of the existing shops are welcome.

28. More serious efforts should be made to promote welfare and education.

29. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

30. Suggestions for better management of the existing shops are welcome.

31. More serious efforts should be made to promote welfare and education.

32. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

33. Suggestions for better management of the existing shops are welcome.

34. More serious efforts should be made to promote welfare and education.

35. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

36. Suggestions for better management of the existing shops are welcome.

37. More serious efforts should be made to promote welfare and education.

38. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

39. Suggestions for better management of the existing shops are welcome.

40. More serious efforts should be made to promote welfare and education.

41. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

42. Suggestions for better management of the existing shops are welcome.

43. More serious efforts should be made to promote welfare and education.

44. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

45. Suggestions for better management of the existing shops are welcome.

46. More serious efforts should be made to promote welfare and education.

47. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

48. Suggestions for better management of the existing shops are welcome.

49. More serious efforts should be made to promote welfare and education.

50. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

51. Suggestions for better management of the existing shops are welcome.

52. More serious efforts should be made to promote welfare and education.

53. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

54. Suggestions for better management of the existing shops are welcome.

55. More serious efforts should be made to promote welfare and education.

56. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

57. Suggestions for better management of the existing shops are welcome.

58. More serious efforts should be made to promote welfare and education.

59. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

60. Suggestions for better management of the existing shops are welcome.

61. More serious efforts should be made to promote welfare and education.

62. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

63. Suggestions for better management of the existing shops are welcome.

64. More serious efforts should be made to promote welfare and education.

65. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

66. Suggestions for better management of the existing shops are welcome.

67. More serious efforts should be made to promote welfare and education.

68. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

69. Suggestions for better management of the existing shops are welcome.

70. More serious efforts should be made to promote welfare and education.

71. Improvement of existing stocks pump and rationing shops is necessary. The existing rationing shops are in a poor state of maintenance, and the stocks are depleted.

72. Suggestions for better management of the existing shops are welcome.
2nd July, 1968.

Government Bills:

The Andhra Pradesh Town Planning (Extension and Amendment) Bill, 1968

F. C. I. s. A. 2nd 4th 6th 8th 10th 12th 14th 16th 18th 20th 22nd 24th 26th 28th 30th 32nd 34th 36th 38th 40th 42nd 44th 46th 48th 50th 52nd 54th 56th 58th 60th 62nd 64th 66th 68th 70th 72nd 74th 76th 78th 80th 82nd 84th 86th 88th 90th 92nd 94th 96th 98th 100th 102nd 104th 106th 108th 110th 112nd 114th 116th 118th 120th 122nd 124th 126th 128th 130th 132nd 134th 136th 138th 140th 142nd 144th 146th 148th 150th 152nd 154th 156th 158th 160th 162nd 164th 166th 168th 170th 172nd 174th 176th 178th 180th 182nd 184th 186th 188th 190th 192nd 194th 196th 198th 200th 202nd 204th 206th 208th 210th 212nd 214th 216th 218th 220th 222nd 224th 226th 228th 230th 232nd 234th 236th 238th 240th 242nd 244th 246th 248th 250th 252nd 254th 256th 258th 260th 262nd 264th 266th 268th 270th 272nd 274th 276th 278th 280th 282nd 284th 286th 288th 290th 292nd 294th 296th 298th 300th 302nd 304th 306th 308th 310th 312nd 314th 316th 318th 320th 322nd 324th 326th 328th 330th 332nd 334th 336th 338th 340th 342nd 344th 346th 348th 350th 352nd 354th 356th 358th 360th 362nd 364th 366th 368th 370th 372nd 374th 376th 378th 380th 382nd 384th 386th 388th 390th 392nd 394th 396th 398th 400th 402nd 404th 406th 408th 410th 412nd 414th 416th 418th 420th 422nd 424th 426th 428th 430th 432nd 434th 436th 438th 440th 442nd 444th 446th 448th 450th 452nd 454th 456th 458th 460th 462nd 464th 466th 468th 470th 472nd 474th 476th 478th 480th 482nd 484th 486th 488th 490th 492nd 494th 496th 498th 500th 502nd 504th

Towards liberalization of restrictions in railway compartment psychology.


2. The Act seeks to rationalize the state's railway compartment psychology.
It is 'less round about 2,476 tonnes we have sent out.

Sri V. B. Raju:—I think they have gone to Trivandrum.

Sri C. V. K. Rao:—That is the press report. I am telling about the press report. Here, our price is Rs. 1 10 paise.

Sri V. B. Raju:—I will clarify that point also. Roughly about 2,476 tonnes procurement of deficit areas. We have sent about 1,84,000 tonnes to Sriharikota, Visakhapatnam and Vizagapatam area. A lot of it is pending. We have 17 crores of rupees as advances. About 88 crores of rupees as advance. Food Corporation.

Sri V. B. Raju:—I cannot speak with a serious face.

Sri C. V. K. Rao:—He is not serious Sir. He is vindictive to the people.

Sri V. B. Raju:—I cannot speak with a serious face.
Government Bill:
The Andhra Pradesh Town Planning Bill, 1968

Average price of rice was Rs. 84 in the free market. However, in zones of free market, the maximum price was Rs. 90. Maximum price control was introduced in the free market zones. The zone in question was to be adjusted by the Government. The zones were to be determined by the Government. The zone was to be notified in the Government Gazette. The zones were to be notified in the Government Gazette.

Consumption pattern of rice was to be observed. Domestic consumption pressure was to be observed. Coastal area rice was to be observed. The consumption area pressure was to be observed. There might be hoarding of rice. Information was to be provided.

Lower income group of 200 was to be observed. Ration shop rice was to be observed. Higher income group was to be observed. Courses 50% of the previous requirements were observed. 1st July 1968 fine rice was observed.
Government Bills:
The Andhra Pradesh Town Planning Act, 1968

Ration shop course rice, fine rice available in market at
28, 29 rupees 4 Orders occurred. Ration shops orders are free rice at 28 rupees per 5 kg. However, this quantity is exclusive of the rice provided in the ration shop at 28, 29 rupees 4. What is the instrument we can employ? Hoarding or fixing the price at the same level as the market price. It is advisable to take action against those who are hoarding and fixing the price. The Andhra Pradesh Town Planning Act empowers the Collector to fix the price in case of hoarding and fixing the price. Vigilance Section will carry out this task.

Maximum price is fixed at 28 rupees 4. It is impossible to maintain this price. Corruption is rampant. The buffer stock is released at a price of 28, 29 rupees 4. Zones 2, 3, and 4 are administered by the State Government. Zones 5 and 6 are administered by the Central Government. Zones 7 and 8 are administered by the State Government. Zones 9 and 10 are administered by the Central Government. Zones 11 and 12 are administered by the State Government. Zones 13, 14, and 15 are administered by the Central Government. Zones 16, 17, and 18 are administered by the State Government. Zones 19, 20, and 21 are administered by the Central Government. Zones 22, 23, and 24 are administered by the State Government. Zones 25, 26, and 27 are administered by the Central Government. Zones 28, 29, and 30 are administered by the State Government. Zones 31, 32, and 33 are administered by the Central Government. Zones 34, 35, and 36 are administered by the State Government. Zones 37, 38, and 39 are administered by the Central Government. Zones 40, 41, and 42 are administered by the State Government. Zones 43, 44, and 45 are administered by the Central Government. Zones 46, 47, and 48 are administered by the State Government. Zones 49, 50, and 51 are administered by the Central Government. Zones 52, 53, and 54 are administered by the State Government. Zones 55, 56, and 57 are administered by the Central Government. Zones 58, 59, and 60 are administered by the State Government. Zones 61, 62, and 63 are administered by the Central Government. Zones 64, 65, and 66 are administered by the State Government. Zones 67, 68, and 69 are administered by the Central Government. Zones 70, 71, and 72 are administered by the State Government. Zones 73, 74, and 75 are administered by the Central Government. Zones 76, 77, and 78 are administered by the State Government. Zones 79, 80, and 81 are administered by the Central Government. Zones 82, 83, and 84 are administered by the State Government. Zones 85, 86, and 87 are administered by the Central Government. Zones 88, 89, and 90 are administered by the State Government. Zones 91, 92, and 93 are administered by the Central Government. Zones 94, 95, and 96 are administered by the State Government. Zones 97, 98, and 99 are administered by the Central Government. Zones 100, 101, and 102 are administered by the State Government. Zones 103, 104, and 105 are administered by the Central Government. Zones 106, 107, and 108 are administered by the State Government. Zones 109, 110, and 111 are administered by the Central Government. Zones 112, 113, and 114 are administered by the State Government. Zones 115, 116, and 117 are administered by the Central Government. Zones 118, 119, and 120 are administered by the State Government. Zones 121, 122, and 123 are administered by the Central Government. Zones 124, 125, and 126 are administered by the State Government. Zones 127, 128, and 129 are administered by the Central Government. Zones 130, 131, and 132 are administered by the State Government. Zones 133, 134, and 135 are administered by the Central Government. Zones 136, 137, and 138 are administered by the State Government. Zones 139, 140, and 141 are administered by the Central Government. Zones 142, 143, and 144 are administered by the State Government. Zones 145, 146, and 147 are administered by the Central Government. Zones 148, 149, and 150 are administered by the State Government. Zones 151, 152, and 153 are administered by the Central Government. Zones 154, 155, and 156 are administered by the State Government. Zones 157, 158, and 159 are administered by the Central Government. Zones 160, 161, and 162 are administered by the State Government. Zones 163, 164, and 165 are administered by the Central Government. Zones 166, 167, and 168 are administered by the State Government. Zones 169, 170, and 171 are administered by the Central Government. Zones 172, 173, and 174 are administered by the State Government. Zones 175, 176, and 177 are administered by the Central Government. Zones 178, 179, and 180 are administered by the State Government. Zones 181, 182, and 183 are administered by the Central Government. Zones 184, 185, and 186 are administered by the State Government. Zones 187, 188, and 189 are administered by the Central Government. Zones 190, 191, and 192 are administered by the State Government. Zones 193, 194, and 195 are administered by the Central Government. Zones 196, 197, and 198 are administered by the State Government. Zones 199, 200, and 201 are administered by the Central Government. Zones 202, 203, and 204 are administered by the State Government. Zones 205, 206, and 207 are administered by the Central Government. Zones 208, 209, and 210 are administered by the State Government. Zones 211, 212, and 213 are administered by the Central Government. Zones 214, 215, and 216 are administered by the State Government. Zones 217, 218, and 219 are administered by the Central Government. Zones 220, 221, and 222 are administered by the State Government. Zones 223, 224, and 225 are administered by the Central Government. Zones 226, 227, and 228 are administered by the State Government. Zones 229, 230, and 231 are administered by the Central Government. Zones 232, 233, and 234 are administered by the State Government. Zones 235, 236, and 237 are administered by the Central Government. Zones 238, 239, and 240 are administered by the State Government. Zones 241, 242, and 243 are administered by the Central Government. Zones 244, 245, and 246 are administered by the State Government. Zones 247, 248, and 249 are administered by the Central Government. Zones 250, 251, and 252 are administered by the State Government. Zones 253, 254, and 255 are administered by the Central Government. Zones 256, 257, and 258 are administered by the State Government. Zones 259, 260, and 261 are administered by the Central Government. Zones 262, 263, and 264 are administered by the State Government. Zones 265, 266, and 267 are administered by the Central Government. Zones 268, 269, and 270 are administered by the State Government. Zones 271, 272, and 273 are administered by the Central Government. Zones 274, 275, and 276 are administered by the State Government. Zones 277, 278, and 279 are administered by the Central Government. Zones 280, 281, and 282 are administered by the State Government. Zones 283, 284, and 285 are administered by the Central Government. Zones 286, 287, and 288 are administered by the State Government. Zones 289, 290, and 291 are administered by the Central Government. Zones 292, 293, and 294 are administered by the State Government. Zones 295, 296, and 297 are administered by the Central Government. Zones 298, 299, and 300 are administered by the State Government. Zones 301, 302, and 303 are administered by the Central Government. Zones 304, 305, and 306 are administered by the State Government. Zones 307, 308, and 309 are administered by the Central Government. Zones 310, 311, and 312 are administered by the State Government. Zones 313, 314, and 315 are administered by the Central Government. Zones 316, 317, and 318 are administered by the State Government. Zones 319, 320, and 321 are administered by the Central Government.
The Andhra Pradesh Town Planning Bill, 1968

On 322 2nd July 1968

The Andhra Pradesh Town Planning Bill, 1968
The House then adjourned till Half-past-Eight of the clock on Wednesday, the 3rd July, 1968.