ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Wednesday, the 3rd July, 1968.

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

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

HOPE ISLAND, KAKINADA

2420 —  * 5100 Q.—Sri C V K Rao (Kakinada).—Will the hon. Minister for Communications be pleased to state:
(a) whether the Government considers that due to anchorage facilities near Hope Island, Kakinada port can be developed into a major port and if so, whether they propose to recommend to the Government of India to convert Kakinada into a major port,
(b) whether there are any proposals for the improvement of Kakinada Port, and
(c) if so, what are the proposals?
The Minister for Communications (Sri J. V Narasimha Rao):
(a) & (b) Yes, Sir
(c) A statement is placed on the Table of the House

STATEMENT PLACED ON THE TABLE OF THE HOUSE

WITH REFERENCE TO PART (C) OF L.A.Q NO 2420 (* 5100)

(c) The proposals consist of...

(Rs in lakhs)

1. Development of Loading hard area. 3 56
2. Extension of groynes 5 54
3. Construction of 3 R. C. C 'T' headed jetties 2 00
4. 2 Wharf walls & 4 Timber jetties 2 90
5. Realignment of Railway Track 6 00
6. 2 Mobile Cranes 6 00
7. Despatch launch 1 53
8. Workshop machinery 0 40
9. Mechanised barges 8 44
10. Navigational aids 6 30
11. 2 Fork lifts 2 00
12. Dredging approach channel 10 00
13. Repairs to Dry Dock gates 0 16
14. Water Supply Scheme to ships 2 00

Rs. 56 60 lakhs.

J. No 360 109
100 3rd July, 198

Oral 1 to Q.1.444

(1) S. P. D. etc. — Government Forests to show improvement
in forest (mention) survey etc. Mention may be noted in this.
Further details etc. may be communicated.

(2) P. M. etc. — 1966. Forests are in respect of forests
mentioned. The forest department etc. orders etc. for the
purpose of forest department may be cited.

Preliminary data etc. preliminary steps henceforth.

Preliminary data collected. Preliminary particulars
on central water power research station are as follows:
A. 1,51,660 etc. 1.50 etc. 1.50 etc. 1.50 etc. 1.50 etc.
1.50 etc. 1.50 etc.

(3) S. P. D. etc. — Forests to show improvement
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purpose of forest department may be cited.

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on central water power research station are as follows:
A. 1,51,660 etc. 1.50 etc. 1.50 etc. 1.50 etc. 1.50 etc.
1.50 etc. 1.50 etc.
2421—

* 5 93 O — S V Venkateswara Rao and N. Ganeswara Rao (Raoole) — Will the hon. Minister for Communications be pleased to state :—

(a) when the Aamuru Bridge on Godavari was opened and
(b) whether Bus and Motor traffic was permitted on the Bridge, if so, since when, if not the reasons for the same ?

Sri J V Narasakha Rao — (a) Yes, Sir, on 30-4-1967
(b) Yes, Sir. Since 10-1-1967.

2422—

* 4 990 O — Sri T. Purushothama Rao (Warthananpet) — Will the hon. Minister for Communications be pleased to state :—

(a) whether 14.6 works involving an expenditure Rs 120.66 lakhs have been completed by March, 1966 without being estimated ;

(b) if so, whether the work-wise particulars will be placed on the Table of the House ;
(c) the reason in spending lakhs of rupees without any estimates, in contravention of rules according to which works can be taken up only when there is provision in the budget and according to estimates except during an emergency;

(d) the opinion expressed by the Public Accounts Committee in 1964, regarding works performed without estimates; and

(e) the decision taken by the Government on the remarks made by the Committee?

Sri J.V. Narasimha Rao.—(a) No, Sir. The works were taken up for execution only after estimates were sanctioned, but the works have been held under objection by the Accountant General for want of mention of the Division or Circle Register number allotted to the sanctioned estimates in the monthly accounts submitted by the Divisions to the Accountant General.

(b) Does not arise.

(c) Does not arise.

(d) The opinion expressed by the Public Accounts Committee in 1964 is as follows—

"Unless there is an extraordinary reason for taking up a work without estimates no work should be taken up without proper estimates and sanction by the Government."

(e) Orders have been issued to the Chief Engineers not to start work without preparation of a detailed estimate and without obtaining administrative sanction to it, except in cases of exceptionally urgent nature where a case is made out for preparation of a proforma estimate for getting approval of Government.

Oral Answers to Questions.

3rd July, 1938.

2. —Administrative sanction to works. Works Sanction order of preference?

(a) Administrative sanction to works. Works Sanction order of preference?

(b) Administrative sanction to works. Works Sanction order of preference?

(c) Administrative sanction to works. Works Sanction order of preference?

(d) Administrative sanction to works. Works Sanction order of preference?

(e) Administrative sanction to works. Works Sanction order of preference?
Oral Answers to Questions

3rd July, 1966

Mr. D. Narasimha Rao—That is to say, at Government admits that certain works are done without estimates.

Sri L. Pushothama Rao—That is to say, at Government admits that certain works are done without estimates.

Sri J. V. Narasimha Rao—I have already answered Sir. The opinion expressed by the Public Accounts Committee is

"Unless there is an extraordinary reason for taking up a work without estimates no work should be taken up without proper estimates and sanction by the Government."

Mr. Speaker—After the observation of the Public Accounts Committee:

Sri L. Pushothama Rao—That is to say, at Government admits that certain works are done without estimates.

Sri J. V. Narasimha Rao—I have already answered Sir. The opinion expressed by the Public Accounts Committee is

"Unless there is an extraordinary reason for taking up a work without estimates no work should be taken up without proper estimates and sanction by the Government."

Mr Speaker—After the observation of the Public Accounts Committee:
2473—

No. 715 O.—Sri P. Gunnavana (Pathapatnam) — Will the hon. Minister for Communications be pleased to state—

(a) whether the Government propose to purchase an Aeroplane for the use of Ministers,

(b) if so, the cost of the same, and

(c) when the same will be purchased?

Sri J. V. Narasimha Rao.—(a) There is no proposal at present.

(b) & (c) Do not arise.

2474—

1. In reply to the question of Sri K. Heravolu —

(a) Yes, the proposal of the Government is to purchase an Aeroplane. 1964-65 Estimates 8 lakhs 99,000% is provided for purchase of an Aeroplane. The cost of the same is 5 lakhs 04,000%. 2nd Apr 1965 to 31st March 1966.

(b) & (c) Do not arise.
SILT IN BUCKINGHAM CANAL

2424—

Sr S Venayya (Sarvepalli):—Will the hon. Minister for Irrigation be pleased to state

(a) whether it is a fact that the Buckingham Canal is silted up considerably disabling boat transport to Madras now, and

(b) if so, the action taken thereon?

Mr J V Narasim Rao:—(a) Yes, Sir

(b) In some reaches of the canal, silt clearance work is in progress with the help of dragger. In the other reaches estimates have been sanctioned and contracts settled to the tune of Rs 4.79 lakhs. The works are expected to be completed by September 1968.

Mr Speaker:—If the answer is a lengthy one, he could have it placed on the Table of the House.
IMPORT MARKET FOR INDIAN TOBACCO

2425—* 525 Q—Sri T. Nageswara Rao (Mangalagiri) :—
Will the hon Minister for Planning & Law be pleased to state—
(a) the names of the import markets for Indian Tobacco products in 1965-66 and 1966-67,
(b) the quantity of cigarettes, bidies, cigars and Cheroots exported from India during 1963-64, 1965-66 and 1966-67 and particularly from Andhra Pradesh,
(c) whether there are any export oriented cigarette units in Andhra Pradesh and also any proposals for setting up additional cigarette factories for export purposes,
(d) whether there are any proposals by the State undertaking for manufacture of tobacco seed oil, and
(e) what is the share of Andhra Pradesh State in total tobacco export from India?

The Minister for Planning and Law (Sri K. V. Narayan Reddy)

(a) & (b) A statement is placed on the table of the House
(c) There are no fully export oriented cigarette units in this State. M/s Vazir Sultan Tobacco Company Hyderabad are however exporting Charminar Cigarettes to certain countries in the Middle East and South East Asia.
(d) No, Sir,
(e) The Indian Institute of Foreign Trades has estimated the share of Andhra Pradesh in India's total exports of Virginia tobacco between 80 to 85%. In the overall exports of tobacco the share of A. is estimated at 80% amounting to Rs. 18-6 crores during 1966-67.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

[Vide Clauses (A) and (B) of Legislative Assembly Question 2425 (*5250)]

The import markets for Indian Tobacco Products are as follows:

<table>
<thead>
<tr>
<th>Product</th>
<th>Year 1965-66</th>
<th>Import market</th>
<th>Year 1966-67</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Cigarettes</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 Nepal</td>
<td>1 Nepal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 Czechoslovakia</td>
<td>2 Czechoslovakia</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Vietnam (South)</td>
<td>3 Vietnam (South)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Bidies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 Malaysia</td>
<td>1 Malaysia</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 Nepal</td>
<td>2 Nepal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Qtr. Trel Oman</td>
<td>3 Singapore</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 Ceylon</td>
<td>4 Qtr Trel Oman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5 Japan</td>
<td>5 Afghanistan</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6 Afghanistan</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Cigars &amp; Cheroots</td>
<td>1 Pakistan (West)</td>
<td>Not available</td>
<td></td>
</tr>
<tr>
<td>2 Libya</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Cyprus</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

360—2
The following statement gives the quantity of Cigarettes, bidies, cigars and Cheroots exported from India during 1964-55 and 1966-67.

<table>
<thead>
<tr>
<th></th>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Cigarettes</td>
<td>64,469</td>
<td>6,17,494</td>
<td>17,00,915</td>
<td>11,88,482</td>
<td>4,3,1,921</td>
<td>40,06,909</td>
</tr>
<tr>
<td>2</td>
<td>Bidies</td>
<td>1,29,239</td>
<td>14,53,853</td>
<td>1,70,608</td>
<td>17,99,677</td>
<td>1,43,899</td>
<td>20,23,828</td>
</tr>
<tr>
<td>3</td>
<td>Cigars, Cheroots</td>
<td>1,618</td>
<td>17,099</td>
<td>728</td>
<td>3,018</td>
<td>896</td>
<td>3,878</td>
</tr>
</tbody>
</table>

The total tobacco exports have increased by 8% to 85% and development of new products is required. Export development plan is required.

- Competition in the monopolistic market is required. Loose packing, defects in production, loose packing, attractive packaging, defects in advertisement, loose packing, attractive packaging, defects in advertisement, loose packing, attractive packaging, defects in advertisement, loose packing, attractive packaging, defects in advertisement.

- Private entrepreneurs should be encouraged to develop consumer goods. Production should be increased to meet the demand. Export should be increased to meet the demand.
Oral Answers to Questions

3rd July, 1968

1. The Minister of Agriculture—As regards Malaysia, tobacco cultivation is carried out in traditional market gardens in the States of Malacca, Perak, and Selangor. The tobacco produced is marketed in the local market and also exported to various countries. It is marketed through the local traders and agents.

2. The Minister of Agriculture—South East Countries have a limited production of tobacco, and the export potential is low. The Tobacco Research and Development Institute (TRDI) has been established to promote the production and export of tobacco. The Institute is engaged in research to improve the quality and yield of tobacco.

3. The Minister of Agriculture—Traditionally, tobacco is grown in the States of Malacca, Perak, and Selangor. However, due to the limited production and export potential, the government is exploring alternative uses of tobacco. The TRDI is conducting research to identify potential uses of tobacco in the manufacturing and raw material sectors.

4. The Minister of Agriculture—Whether there are any proposals by the state undertaking for manufacture of tobacco seed oil and by-products as research is being carried out in that direction. The research is being conducted to identify potential uses of tobacco seed oil in the manufacturing and raw material sectors.

5. The Minister of Agriculture—As regards Malaysia, tobacco cultivation is carried out in traditional market gardens in the States of Malacca, Perak, and Selangor. The tobacco produced is marketed in the local market and also exported to various countries. It is marketed through the local traders and agents.

6. The Minister of Agriculture—Whether there are any proposals by the state undertaking for manufacture of tobacco seed oil and by-products as research is being carried out in that direction. The research is being conducted to identify potential uses of tobacco seed oil in the manufacturing and raw material sectors.
120

Oral Answers to Questions.

1. Mr. N. Prakasam—Is the foundation stone "BAMXMisr" laid?

2. The Hon. Minister for Communications will be pleased to state
(a) the ownership of Highways that pass through the twin cities of Hyderabad and Secunderabad and who attends for the repairs and maintenance thereof, and
(b) whether there are proposals to take over certain Municipal roads for the purpose of better maintenance?

Sri J. V Narasimha Rao.—(a) The ownership of some of the Highways (Government roads) that pass through the twin cities of Hyderabad and Secunderabad rests with the Roads and Buildings Department and the repairs and maintenance thereof are being done by Roads and Buildings Department, while some others are vested in the Municipal Corporation of Hyderabad which repairs and maintains them.

(b) Yes, Sir. Government propose to take over National Highway Link of a length of M 15 F 8 from the Corporation and transfer M 50 F 8 of minor roads to the Corporation.

How many categories of roads are there? P W D roads.

13. — How many categories of roads are there? P W D roads.

National Highways No. 36

Fever Hospital road, University C. C. Road, Internal Road, Tomb Road, Sadar Bazaar road, Bawarchi road, palace road, diversion road.

National Highways 1, 2, 3, 4

Corporation road 5, 6, 7, 8, 9, 10, 11

link roads National Highways 12, 13, 14, 15.
**Oral Answers to Questions.**

**BRIDGE ON NALLAMADAVAGU**

2427—

* 5010 Q.—Sr. M. Ch. Nagaiah (Prathipadu) —Will the hon. Minister for Communications be pleased to state:

(a) whether the Government are aware of the fact that the bridge across Nallamadavag at P. damandipadu on the Guntur-Parchur road has collapsed,

(b) if so, when the construction of the said bridge will be completed,

(c) the estimated amount therefor, and

(d) whether it has been brought to the notice of the Government that the old iron beams of the said bridge have been stolen?

Sr. J. V. Narasimha Rao.—(a) Yes, Sir

(b) Proposed to be completed by 1970-71.

(c) Rs. 9.00 lakhs.

(d) No, Sir.

**WIDENING OF BRIDGES ACROSS RIVER MUSI**

2428—

* 2691 Q.—Smt. J. Eshwari Bai:—Will the hon. Minister for Communications be pleased to state:

the steps taken by the Government for widening some of the road bridges across river Musi and Lakdi-ka-pul in the city?

Sr. J. V. Narasimha Rao.—An estimate for Rs. 106 lakhs for construction of four bridges across Musi, viz., Nayapul-Chaderghat, Puranapul, and Musmung bridges was examined by the Government in 1964. Due to paucity of funds, it was ultimately decided...
in December, 1967 to take over only 2 bridges viz., Nayapal and Chaderghat bridges from the control of the Municipal Corporation of Hyderabad to the control of Roads and Buildings Department. As the construction of a new bridge parallel to the existing Chaderghat bridge is considered to be more urgent, the Chief Engineer (Roads and Buildings) has been directed to conduct detailed investigation and submit an estimate.

For the purpose of widening of the Lakhdka-pul bridge a total amount of Rs 1,35,91/- was sanctioned by Government in Health, Housing and Municipal Administration Department. The construction work of widening the road over bridge was taken on hand by the Railways and the work is in progress.

WIDENING OF GHAT ROAD IN KURNOOL DISTRICT

2429—
* 4995 Q — Sri Ch Vengaiah (Markapur) — Will the hon. Minister for Communications be pleased to state:
(a) whether there is any proposal to widen the Ghat Section road in Nallamalai Forest of Kurnool district, and
(b) the approximate time it would take for completing the construction of Bridge across Jampaleru river in Giddalur taluk (Kurnool district)?

Sri J V Narasimh Rao :—(a) The proposal to widen the Ghat section road was included in the Draft IV Five year Plan but the Plan is yet to be finalised.
(b) The work of construction of bridge across Jampaleru river at Mills 7/2 of Cumbum Papinempalli road in Giddalur taluk is expected to be completed by December 1968.

...
124 3rd July, 1969  O:\ Answers to Questions

(a) Raw Rice Bran is an item brought under the Export Control order-1968, of the Ministry of Commerce, Government of India and as such Export of this item is not normally allowed unless an Export Licence is obtained in accordance with the provisions of the said Control order.

There are at present no specific schemes of protection with the State Government as it is a feeder commodity to the Solvent Extraction Units, that are engaged in the Export of Deoiled Rice Bran, for which there are no export restrictions.
Oral Answers to Questions.  3rd July, 1968.  125

(b) The All India Export figures of Deoiled Rice Bran are as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Quantity (Tonnes)</th>
<th>Value (Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1964-65</td>
<td>38,000</td>
<td>64,00,000</td>
</tr>
<tr>
<td>1965-66</td>
<td>61,400</td>
<td>1,18,14,000</td>
</tr>
<tr>
<td>1966-67</td>
<td>66,510</td>
<td>1,28,65,000</td>
</tr>
</tbody>
</table>

The export figures of Andhra Pradesh for 1965-66 and 1966-67 are estimated at 30,000 Tonnes and 23,237.714 tonnes respectively.

(c) The Indian Institute of Foreign Trade, which conducted export potential Survey of Andhra Pradesh has made certain recommendations for stepping up exports of De-Oiled Rice Bran. They relate to the fuller utilisation of the capacities of the existing units, setting up new units for expansion of production capacity, exploring possibilities of developing compound feed industry etc. Necessary follow-up action is being taken by the Commerce & Export Promotion Department for the implementation of these recommendations.
Oral Answers to Questions.

126 3rd July, 1968

(a) Will the hon. Minister for Planning and Law be pleased to state (i) the total production of oil from oil seeds in 1967-68, and (ii) the estimated production of oil for the year 1968-69?

Mr. Narayan Reddy:—(i) The total production of oil from oil seeds in 1967-68 was 0.0007 million tons. 

(b) Will the hon. Minister for Planning and Law be pleased to state (i) the total production of sesame oil in the growing season 1967-68, and (ii) the estimated production for the year 1968-69?

Mr. Narayan Reddy:—(i) The total production of sesame oil in the growing season 1967-68 was 0.0007 million tons. 

5326 Q.—Sri T. Nageswara Rao.—Will the hon. Minister for Planning and Law be pleased to state (a) what is the total exports of Jute and Mesta products from Andhra Pradesh in 1964-65, 1965-66 and 1966-67; (b) the different places in the State where Mesta and Jute are grown, and (c) whether the State Government is contemplating to have the Mesta development scheme, if so, the details of the same?

Sri K. V. Narayan Reddy:—(a) The total exports of Jute and Mesta Products from Andhra Pradesh during 1964-65 and 1965-66;
Oral Answers to Questions. 7th July, 1968

(a) The figures for 1966-67 are not available.

(b) The cultivation of Mesta and Jute is chiefly confined to Srikakulam and Visakhapatnam Districts.

(c) A development scheme at a cost of Rs. 9.4 lakhs was proposed by the Agriculture Department but it could not be implemented by the State due to paucity of funds. The Government of India have been addressed to take up this scheme as a centrally sponsored scheme for 1968-69 and their reply is awaited.

43. — Mesta development programme

Satent features

(a) There are six or seven salient features. If you allow I will certainly say...

Mr Speaker — No. I am sorry. There is no time.

Sri K. V. Narayana Reddy:— I will place it on the Table of the House.

Retrenchment of Road Gang Coolies

2432—

(a) the roadwise number of road gang coolies and maistries retrenched under 10% cut, of various roads in Nalgonda district;

(b) whether any memorandum has been submitted in this matter to the hon. Minister of their representatives through M.L.As on 1-8-1967; and

(c) if so, the action taken thereon.

Sri J. V Narasimha Rao — (a) A statement showing the particulars of Road-wise number of Gang-coolies retrenched in Nalgonda R & B Division is placed on the Table of the House. As regards masters (Road Inspectors) they are employed with reference to the total length of the roads in a Division and not on the basis of individual road lengths and therefore, it is not possible to furnish road-wise figures. The number of Road Inspectors retrenched is 53.

(b) A representation dated 13-8-67 was received from the President, Andhra Pradesh Highways Employees Union, Branch Nalgonda

(c) The Union in its representation requested mainly:

(i) for the concellation of orders of termination of gang-mazdoors and Road Inspectors,

(ii) for payment of arrears due to conversion of O S scales of pay into I.G.

(iii) for payment of increased D.A. of Rs. 12/- from 1-1-67 and 1-4-67.

(iv) for immediate payment of dues to the retrenched workers and

(v) to take steps for the disposal of 13 pending cases.

The action taken by the Government is

(i) retrenchment of Gang Mazdoors and Road Inspectors was restricted only to the extent of surplus workers based on the yardsticks prescribed.

(ii) payment of arrears according to G.O Ms No 74 Finance, dated 23-1-58 has been made to all Gang Mazdoors and watchmen except those who have not presented themselves to receive the arrears. Arrears to Boy Mazdoors have also not been paid for want of specific orders of Government which is under active consideration.

(iii) increased D.A. has been paid to all the workers but not on par with Government employees as workcharged establishment is a category distinct from Government employees.

(iv) and (v) : The C.E has been directed to take necessary action to dispose of all pending cases urgently.
STATEMENT PLACED ON THE TABLE OF THE HOUSE SHOWING THE ROADWISE NUMBER OF ROAD GANG COOLIES RETRENCHED IN NALGONDA DIVISION [VIDE ANSWER TO PART (a) OR L. A Q No 2452 (3475)]

<table>
<thead>
<tr>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Hyderabad Nagarjunasagar Road 1st Sec. from M 36/0 to 50/0</td>
<td>7</td>
<td>1</td>
<td>6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>-do- 2nd Sec. from M 50/0 to 70/0</td>
<td>8</td>
<td></td>
<td>8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>-do- 3rd Sec from M 70/0 to 85/0</td>
<td>8</td>
<td>2</td>
<td>6</td>
<td></td>
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<tr>
<td>4.</td>
<td>Peddaoora Miryalaguda Road M. O/O to 13/0</td>
<td>6</td>
<td></td>
<td>6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>-do- M. 15/0 to 27/7,</td>
<td>11</td>
<td>6</td>
<td>5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Nalgonda Nagarjunasagar Road from K M 105 30 to 135 00</td>
<td>9</td>
<td>2</td>
<td>7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Haliya Nagarjunasagar Road from K M 139 00 to 152 10</td>
<td>4</td>
<td>1</td>
<td>3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Nalgonda Mallepally Road M. 0/0 to 38/0.</td>
<td>28</td>
<td>5</td>
<td>18</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Nalgonda Tipathri Road</td>
<td>9</td>
<td>3</td>
<td>6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Nalgonda Kattangur Road</td>
<td>5</td>
<td>2</td>
<td>8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Nalgonda Mungode Road</td>
<td>10</td>
<td>4</td>
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Oral Answers to Questions.

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<td>(8 Nos. of G. Ms. were proposed by the E.E. being a Ghat Road with heavy pilgrimage traffic and this road has to be maintained every day.)</td>
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Grand Total          | 287 | 69  | 5   | 263 |

No. of Gang Mazdoors prior to retrenchment.. 227
No. of Gang Mazdoors Retained after retrenchment.. 263
No of Gang Mazdoors Retired.. 83
No of Gang Mazdoors retrenched.. 82

No. of Gang Mazdoors prior to retrenchment is 227. No. of Gang Mazdoors Retained after retrenchment is 263. No. of Gang Mazdoors Retired is 83. No of Gang Mazdoors retrenched is 82.

A B S T R A C T

1. Nalgonda Sub-Division
2. Suryapet Sub-Division
3. Bhongir Sub-Division

Grand Total

No. of Gang Mazdoors prior to retrenchment
No. of Gang Mazdoors Retained after retrenchment
No. of Gang Mazdoors Retired
No. of Gang Mazdoors retrenched

3. No. of Gang Mazdoors prior to retrenchment is 227. No. of Gang Mazdoors Retained after retrenchment is 263. No. of Gang Mazdoors Retired is 83. No of Gang Mazdoors retrenched is 82.

4. A B S T R A C T

1. Nalgonda Sub-Division
2. Suryapet Sub-Division
3. Bhongir Sub-Division

Grand Total

No. of Gang Mazdoors prior to retrenchment
No. of Gang Mazdoors Retained after retrenchment
No. of Gang Mazdoors Retired
No. of Gang Mazdoors retrenched

5. No. of Gang Mazdoors prior to retrenchment is 227. No. of Gang Mazdoors Retained after retrenchment is 263. No. of Gang Mazdoors Retired is 83. No of Gang Mazdoors retrenched is 82.

Oral Answers to Questions.

Mr. Gangula:—In statement No. retrenchment is fixed at 10 per cent cut in the retrenchment allowance. The Chief Engineer has fixed the 10 per cent cut as standard and the only retrenchment allowance fixed is 10 per cent cut.

Mr. V. Narasimha Rao:—Retrenchment of workers & demolition of residential houses.

Mr. V. Narasimha Rao:—Retrenchment of workers & demolition of residential houses.

Mr. M. Mahendranath (Achampet):—Will the hon. Minister for Communications be pleased to state,

(a) whether it is a fact that the concerned Revenue authorities have recently issued orders for the immediate and forcible demolition of the residential houses of (16) Harijan families at Adiral h/o Chandraka village of Nagarkurnool taluk in Mahabubnagar district in connection with the P.W.D road alignment from Kollapur to Nagar-kurnool,

(b) whether it is also a fact that neither any compensation for the above-mentioned houses is properly estimated by the P.W.D. Department nor it is awarded so far by the competent authority;

(c) is it also a fact that no land for their house sites is acquired by the concerned authorities though the concerned adjacent land holder has given his consent to give his land for harijan house-sites, and

(d) if it is true what are the reasons therefor?

Sri J V Narasimha Rao:—(a) No, Sir.
(b) Compensation for the huts and site was estimated at Rs 3,361/- by the Roads & Buildings Department but this was reduced to Rs 2,334 90 by the Revenue Department as the cost of site on which huts are situated is a Government land and no compensation will be awarded in consultation with the revenue authorities of the District;

(c) & (d) A suitable adjacent site has been selected for rehabilitating the Harijan families by the revenue and block developmental authorities and the pattadar has been persuaded to part with the land. But it is reported that the Harijans expressed their willingness to shift to the newly selected site only after compensation is paid.

MANGO AND COCONUT TREES ON THE ROAD SIDES

2434—

2177 Q—Sri K. Munuswamy (Satyavedu):—Will the hon. Minister for Communications be pleased to state:

(a) whether the Government propose to plant (1) Mango, (2) Coconut and (3) Tamarind etc., which can give an income, on both sides of all trunk roads and other sub-roads, and

(b) if so, when?

Sri J. V. Narasing Rao:—(a) Yes, Sir

(b) The plantation will be started as usual in the month of July.

Oral Answers to Questions.

Q. 134. Mr. Sidesto:—Sir, in the coal mining areas of the State, the mine workers have a right to work in the mines without any discrimination on account of race, religion, or sex. The Government is taking steps to ensure that the rights of the workers are protected. The provisions of the Prohibition of Child Labour Act, 1986, are being implemented in the coal mining areas of the State.

Q. 135. Dr. Ramakrishna:—How many cases of child labour have been reported in the coal mining areas of the State during the years 1986-88?

Q. 136. Shri Krishna:—The State Government has taken several measures to prevent child labour in the coal mining areas. The implementation of the Prohibition of Child Labour Act, 1986, is being monitored regularly.

Q. 137. Shri Venkatesh:—What is the position of child labour in the coal mining areas?

Q. 138. Shri Narasimha:—The State Government has initiated several schemes to prevent child labour in the coal mining areas. The implementation of the Prohibition of Child Labour Act, 1986, is being continuously monitored.

Q. 139. Shri Ramachandra:—What is the status of child labour in the coal mining areas?

Q. 140. Shri Balakrishna:—The State Government has taken several measures to prevent child labour in the coal mining areas. The implementation of the Prohibition of Child Labour Act, 1986, is being continuously monitored.
Oral Answers to Questions.


(a) Whether the State Government is aware that the construction of a dam across Palar river near Perakonda at Beggilapalli village in Kuppum taluk, Chittoor district was surveyed and partly executed in composite State?

(b) If so, what happened to the above scheme; and

(c) When the said project will be taken up?

Sri J. V. Narasim Rao:—(a) Neither the scheme has so far been investigated nor partly executed.
(b) & (c). Do not arise, in view of answer to clause (a) above.

Sri D. Venkatesam —I am sorry to hear the information from the Minister. The work is in existence. I do not know how the wrong information is passed on to the Minister. The new compound and everything is in existence, as present I throw a challenge to the Minister. Let him come to the spot and inspect.

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Sri S. Sidda Reddy —I will certainly ask the Executive Engineer to contact Mr. Venkatesam and to go to the spot and enquire into the matter and take necessary steps.
**Oral Answers to Questions**

**3rd July, 1968**

**DAM ON PALAR RIVER ON KUPPAM PALAMNER ROAD**

2436—

*5435 Q.—Sri D. Venkatesam.—Will the hon. Minister for Irrigation be pleased to state:

(a) whether the Government is having a proposal to construct a dam across Palar River at 10th mile in Kuppam Palamaner road Chittoor district where the old Siddagamoddu was constructed by Ex-Zamindars?

(b) if so, what is the estimated cost; and

(c) when the above work will be taken up?

Sri S. Sidda Reddy —(a) No, Sir.

(b) & (c) Do not arise.

**A Major** —Minister “No”. Minister to drop investigations & proposals include Master plan basis gaugings for feasibility of the project.

**OBSTRUCTION OF TRAFFIC ON THE TRUNK ROAD AT TANGUTURU**

2437—

*2355 Q.—Sri G Subbanandu (Kavali) —Will the hon. Minister for Communications be pleased to state:

(a) whether it has been brought to the notice of the Government that communications are obstructed on the trunk road because of the floods of the rivulets near Tanguturu in Ongole taluk and Chagallu in Kandukur taluk, and

(b) if so, whether any preventive measures have been taken?

Sri J. V. Narasimha Rao —(a) Yes, Sir, but the interruptions are of short duration.

(b) Detailed estimates for dredging the dips in M 17/8 and 153/1 of Madras — Calcutta road are being prepared by the Investigation Divisions of Roads and Buildings Department and will be sent to Government of India for sanction on receipt from the Chief Engineer (Roads and Buildings).

(a) **1967.**
3rd July, 1968

Oral Answers to Questions

(b) Interruptions to traffic

(a) The bridge was completed in July '56 and was damaged in November '56. The bridge was damaged due to heavy rains in November, 1956 and breach of tanks in the catchment area. Thus, no person was responsible for the damage.

(b) The bridge was damaged in November, 1956 and breach of tanks in the catchment area. Thus, no person was responsible for the damage.

(c) The amount paid to the contractor for the work was Rs. 21,603.

(d) No payment has been made so far.

(e) Yes, Sir.
Ott  Answeis  to  Questions-  ^gg  ^

(1)  O.  D.  asked  :  -  what  are  the  conditions  for  heavy  rains  to  cause  loose  soil  and  what  are  the  measures  taken  by  the  Chief  Engineer  against  such  situations?  Mr.  Speaker  :  The  soil  condition  is  affected  by  heavy  rains  and  careful  foundation  is  necessary  to  prevent  such  situations.  Mr.  Narasimha  Rao  :  It  is  true.

(2)  O.  D.  asked  :  -  what  are  the  measures  taken  for  the  composite  State  tenders?  Mr.  Speaker  :  Several  tender  calls  were  made  but  nobody  came  forward  to  take  it  up.

(3)  O.  D.  asked  :  -  what  are  the  measures  taken  for  the  lifting  operation  and  the  orders  placed?  Mr.  Speaker  :  The  lifting  operation  is  under  way.

(4)  O.  D.  asked  :  -  what  are  the  measures  taken  for  heavy  floods?  Mr.  Speaker  :  The  Department  has  taken  measures  against  heavy  floods.

(5)  O.  D.  asked  :  -  what  are  the  measures  taken  for  water  tables?  Mr.  Speaker  :  The  Department  has  taken  measures  for  water  tables.

(6)  O.  D.  asked  :  -  what  are  the  measures  taken  for  proforma  estimates  by  the  Department?  Mr.  Speaker  :  The  Department  has  taken  measures  for  proforma  estimates.

(7)  O.  D.  asked  :  -  what  are  the  measures  taken  for  circular  investigation?  Mr.  Speaker  :  The  Department  has  taken  measures  for  circular  investigation.
SUPPLY OF PALAR RIVER WATER TO KUPPAM

2439—

* 5495 Q —Sri D Venkatesam.—Will the hon. Minister for Irrigation be pleased to state
(a) whether there is any proposal for a pumping scheme to supply Palar River water to Kuppam taluk, the famine affected area, in Chittoor district, and
(b) if so, when it will be taken up?

Sri S Sidda Reddy :—(a) No, Sir.
(b) Does not arise.

BUSINESS OF THE HOUSE

Not more than one such matter shall be raised.
Business of the House.


—not more than one such matter shall be raised.

Mr. Speaker:—I am sorry. The rule is very clear.

Mr Speaker:—It is a wrong practice we followed.

Mr Speaker:—I can do it only on condition that no Member comes to my Chamber. I could not follow that procedure, and I am not prepared to follow that procedure. It is not being followed in any other Legislature anywhere in the country.

(Sir Vavilala Gopala Krishnayya rose in his seat)

Mr. Speaker:—Follow, as the Speaker has decided.

360–5
Mr. Speaker:— Please give me notice of that. I am not prepared to hear anything without notice.

Smt. J. Eswari Bai:— I have given notice, Sir. You have disallowed it. I have got it back.

Mr. Speaker:— Please hear me. If you have given a notice, certainly it will be called. You will be communicated the decision I have taken. Please sit down.

Mr. Speaker:— I call attention notice to milk booths. That will be communicated to the member.

Mr. Speaker:— House adjourned. That will be communicated to the member.

Mr. Speaker:— I reject the amendment. As I said, I will follow the rules strictly, that is all.
Business of the House.  

Mr Speaker — What I am saying is leave it to my discretion. If every Member were to come to my chambers and just argue with me and say that you have done an unjust thing and all that, how should I feel? I request you to reconsider. We are having a liberal attitude out of all the States.

Mr. Speaker: — I will only reconsider my decision after consulting the leaders of all the Opposition Parties and the Leader of the House.

Mr Speaker — What I am saying is leave it to my discretion.
Mr. Speaker.—Please do not put me in such unfortunate and painful situation.

Mr. Speaker.—Very good. We have now come to a decision. Important motions call attention motions important return Krishna District press conference District list List by list I want to give you Krishna District press conference District list List by list.

Mr. Speaker.—This is a matter in which I have disallowed the Rule 74 notice. If you begin to raise discussion on the Floor of the House and then say that it should not be disallowed, what should I say? It is for the House to advise me as to what I should do.

Mr. Speaker.—It might be Harijan matter. Now I may tell you one thing also to the House. Simply because in every case every day so many murders are taking place and so many dacoities are taking place and so many robberies are taking place if you say every grave offence can form subject matter under Rule 74, I do not agree with you.

(Srimati J. Easwari Bai rose in the seat)

Mr. Speaker.—Please hear me. It is just possible that Harijan might be a victim. There might be cases in which Harijan might be accused also. We are not concerned with the community to which the victim belongs. I am only concerned with the grave situation where there is likelihood of breach of peace. And if you want the Government to interfere you must bring it to the notice of the Government. I am not concerned with every offence committed in the State. I am so sorry I cannot admit.
Business of the House  
3rd July, 1968

Sir? I am really very sorry Sir. Mr Speaker — I am not giving you permission to speak. You can speak whatever you want. It would not go on record. You can speak for whatever time you want.

Mr. Speaker — I have given my reason for disallowing the Rule 74 matter. If you still persist in raising the question and say that it should be admitted, I am not prepared to reconsider your request.

Sir? I am really very sorry Sir. Mr Speaker — If you have got anything to say, you can come and represent to me and convince me.

Smt J Easwar Bai — No, Sir. I want in Assembly when we are sitting. I want the answer for this.

Mr Speaker — I would request you not to be very obstinate in these things and particularly you happen to be a lady. I do not like to be very indulgent towards the ladies. I would like you also to be like that. Have some regard to my feelings also.

Mr Speaker — Please do not be obstinate. That is exactly what you are doing.

Smt. J Easwar Bai — What I want to do is that the Government should take action against those people who are taking the law into their hands.

Mr. Speaker — I have disallowed your motion under Rule 74. Have you got anything more to say? You can certainly come to my chambers and convince me, if you want me to reconsider my decision.

Smt J. Easwar Bai — All right I will convince you. After that I hope you will decide for half-an-hour discussion.

Mr Speaker — Certainly you can come to my chambers and convince me. Please do not take up and obstinate attitude in the House. Now, Sri B Ramasahabapathi has given notice of a Privilege Motion. Are you ready? Sri Narayana Reddy?

The Minister for Law (Sri K. V. Narayana Reddy) — Just now I received it together with the notice issued by the lawyer. I require a couple of days. Let us take it on Sixth.
Mr. Speaker —Yes this may be taken up on Saturday—

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 subsections (2) of Section 15 of the Andhra Pradesh Land Revenue (Enhancement) Act, 1967, a copy of the notification issued in G. O. Ms No. 378, Revenue, dated 18-4-68 published in Part II of the Extraordinary issue of Andhra Pradesh Gazette dated 22-4-68.

[ Mr. Deputy Speaker in the Chair ]

Sri V. B. Raju —Sir, I also beg to lay on the Table under subsection (2) of section 15 of Andhra Pradesh Land Revenue (Enhancement) Act, 1967, a copy of the notification issued in G. O. Ms No. 490 Revenue dated 8-5-1968 published at page 802 of the Andhra Pradesh Gazette Part-I dated 23-5-1968

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

THE ANDHRA PRADeSH LAND REVENUE REMISSION AND SUSPENSION RULES, 1968.


Mr. Deputy Speaker:—Paper laid on the Table.
Government Bills: 3rd July, 1968

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

The Minister for Public Health & Medicine (Sri P. V. Narasimha Rao)—Sir, I beg to move: “That leave be granted to introduce the Andhra Pradesh Lotteries Bill, 1968.”

Mr. Deputy Speaker:—Motion moved. (Pause)

Mr. Deputy Speaker:—The question is: “That leave be granted to introduce the Andhra Pradesh Lotteries Bill, 1968.”

The motion was adopted.

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

Sri V. B. Raju:—Sir, I beg to move that the Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968 be read a first time.”
Mr. Deputy Speaker:—Motion moved
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968

3rd July, 1968

K. N. Birla

Govemnt Bill.

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

(1) The tenancy laws of the State of Andhra Pradesh are designed to provide for the equitable distribution of land among the tenants, and to regulate the relations between landlords and tenants. The Bill seeks to amend the existing laws to meet the changing needs of the agricultural sector.

(2) The main provisions of the Bill include:

(a) A provision for the abolition of share cropping and tenancy agreements.
(b) A provision for the fixation of fair rent for tenanted land.
(c) A provision for the registration of tenancy agreements.
(d) A provision for the protection of tenants from eviction without due notice.

(3) The Bill has been carefully drafted to ensure that the rights of both landlords and tenants are protected.

(4) The Bill has been referred to the Standing Committee for further consideration.

K. N. Birla

360—6
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968


Government Bills:

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

[Document text not visible]
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

The decision to recognize the Telangana area as a separate region within the Andhra Pradesh state was made in July 1968. This bill aimed to address tenancy and agricultural lands in the newly recognized area.

The bill included measures to regulate tenancy and agricultural lands, ensuring fair treatment for tenants and farmers. It also sought to streamline the recording of evidence in legal disputes related to tenancy and agricultural lands.

This legislative framework was intended to provide a legal basis for the protection of tenant rights and the fair distribution of agricultural resources in the Telangana region.
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

To introduce a provision to protect the interests of tenants, the bill proposes to amend the existing laws. The bill aims to provide a record of evidence for tenants and landlords in the public enquiry process. It seeks to establish a fair and just system for tenancy disputes.

The bill also seeks to protect tenants in cases where landlords are absent. It proposes to revise the basic holding size to ensure fair distribution of land among tenants. The bill further aims to address the issue of landlord absenteeism, which has been a major concern in the region.

In conclusion, the bill is a significant step towards ensuring the rights of tenants and promoting agricultural development in the region. It is hoped that the implementation of the bill will lead to a more equitable and just system for tenancy disputes.
Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

3rd July, 1968

புராணம் உள்ளது. இது அனுப்பிக்கப்பட்டு முடியும் இயக்கம் என்றும் வேளியே இது என்றும் என்...
Government Bills
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968

3rd July, 1968

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

[Legislative text discussing the amendments to the Tenancy and Agricultural Lands Act, with specific provisions and details.]

Political field once again atrásamente importante as social elements political develop.
156 3rd July, 1968  

Government Bill's  

The Andhra Pradesh (Telangana Area)  

Tenancy and Agricultural Lands (Amendment) Bill, 1968.

Protected tenants  

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

The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968, deals with the basic tenancy in the state of Andhra Pradesh. The bill aims to make some amendments to the existing laws regulating tenancy and agricultural lands in the state. The bill seeks to address the concerns of farmers and tenants by providing a framework for fair tenancy arrangements and ensuring reasonable compensation for landowners. The amendments included in the bill are designed to provide a balance between the interests of the landlords and tenants, thereby promoting a stable and sustainable agricultural sector.

Section 38 (e) applies...

(a) basic holding
(b) family holding

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

- A one family holding, as defined in the Act, shall be the basis of income.

Sri G. Venkata Reddy—What is the family holding?

Sri V. B. Raju—Each local area has a different type. An area designated as a local area shall have a family holding of 80 acres. If the protected tenant holds any land as a landholder, the purchase of the land held by him as a protected tenant shall be limited to such an area as a long with the other area held by him as a landholder.
Government Bull
he Andhra Pradesh (Telangana Area)
Tenancy and Agricultural Lands
(Amendment) Bill, 1968

make a total area of the land that will be held by him as a landholder equal to the area of a family holding for the local area concerned. As a family holding local area 80 acres is determined. If a family holding is less than 80 acres, it is determined as a family holding. He will be actually paying only 40%. That is the legal position. He still continues to be a protected tenant. He becomes a part-ex under section 38E, for the rest of the land that is still in his possession, he continues to be a protected tenant, with these limitations. This is what exactly now we are trying to do.

(R. B. Narayana, M.C.)

(R. B. Narayana, M.C.)
The tribunal suo moto is seized of the matter.

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

The tribunal suo moto is seized of the matter.
The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968

...There may be individual cases, there may be on a mass scale also... I am disputing it. 

...There may be individual cases, there may be on a mass scale also... I am disputing it. 

...There may be individual cases, there may be on a mass scale also... I am disputing it.

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

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

I have to admit my incapacity in this matter objectively urges a rethinking, a re-analysis, and objective thinking...

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

3rd July, 1968 163

The Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (amendment) Bill, 1968. logical terms it will be necessary to maintain objective movement and keep the objective of the Telangana Act. It is essential that the objective of the Bill is to ensure that the tenant has the right to continue in the land.

Joint Select Committee of the Legislative Assembly of Telangana Act 1955. Telangana Tenancy Act 1955. Telangana Regional Committee and the Telangana Planning Commission have acted in this regard. Telangana Act 1955. Telangana Regional Committee has acted in this regard. Telangana Act 1955 has been amended to provide that the tenant shall have the right to continue in the land.

3rd July, 1948.

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

(1) குருதியுடன் பரவலாக மாற்றம் செய்யப் பயன்படுத்தப்பட்டு வரும் முடிவிற்கு முந்தைய நேரத்தில் இருந்து தவறாமல் உள்ளது;
(2) தேவனின் நோய்ப் பெற்று முடித்தலை கொண்டு வரும் நீதியரே வரும் நீதியரே

Mr. Deputy Speaker:—I don't think he is hearing that
Sri Yavvala Gopalakrishnasya:—Approximate number only
Sir.

Sir:—Sec. 47 only.

Mr. Deputy Speaker:—Sec. 47 3rd chapter 5th chapter Regional Committee
Sri Yavvala Gopalakrishnasya:—Sec. 47

Mr. Deputy Speaker:—Sec. 47 3rd chapter 5th chapter Regional Committee
Sri Yavvala Gopalakrishnasya:—Sec. 47 3rd chapter 5th chapter Regional Committee.
Mr. Deputy Speaker,— The question is.

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

The motion was adopted.

Sri V. B. Raju,— Sir, I beg to move.

"That the Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968, be referred to the Regional Committee for consideration and report to the Assembly."

Mr. Deputy Speaker,— The question is:

"That the Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968, be referred to the Regional Committee for consideration and report to the Assembly."

The motion was adopted.
THE ANDHRA PRADESH (ANDHRA AREA) EDUCATIONAL INSTITUTIONS REQUISITIONING AND ACQUISITION EXTENSION AND AMENDMENT BILL, 1967.

Mr. Deputy Speaker: The Minute for Education is not present.

Sri C. V. K. Rao:— The Minister himself must have been requisitioned.

Mr. Deputy Speaker: — On behalf of the Education Minister, any other Minister can move.

[Sri V. B. Raju rose in his seat]

(At this stage the Minister for Education entered the House).

The Minister for Education (Sri T. V. Raghavulu):— Sir, I beg to move,

"That the Andhra Pradesh (Andhra Area) Educational Institutions Requisitioning and Acquisition Extension and Amendment Bill, 1967, be read a First time."

Mr. Deputy Speaker. Motion moved.
Government Bills:


...technical point etc. rules etc...

...Finance Secretary etc...

...school management etc...

...school management etc...

...Vice-chancellor etc...

...Director of Public Instruction...

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The Andhra Pradesh (Andhra rea) Educational Institutions Requisitioning and Acquisition Extension and Amendment Bill, 1967

3rd July, 1967

Governer's Bill:

TheAndhra Pradesh (Andhra rea) Educational Institutions Requisitioning and Acquisition Extension and Amendment Bill, 1967

In view of the fact that details of the said Bill have not yet been published in the newspapers, it is hereby published with full details for your information.

The Bill has been prepared with the object of ensuring the protection of educational institutions from any threat of nationalisation.

Mission schools, teachers' conferences, and nationalisation of education have been addressed in the Bill.

Teachers' conference: The Bill provides for the transfer of teachers to mission schools and the establishment of a teachers' conference to encourage patriotic spirit.

Nationalisation of education: Nationalisation of education is addressed in the Bill, with provisions for the protection of existing educational institutions.

Protection of teachers: The Bill includes provisions for the protection of teachers and their rights.

Education Minister: The Bill has been prepared by the Education Minister of the state.

Corporation: The Bill is intended to ensure the protection of educational institutions from nationalisation.

Act: The Act extends the provisions of the Bill to mission schools and teachers' conferences.

The Bill is hereby published for your information and action.
Government Bills:


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Government Bills:


Mr. Speaker:—Sir, I have the privilege to present the Andhra Pradesh (Andhra Area) Educational Institutions Requisitioning and Acquisition Extension and Amendment Bill, 1967.

Mr. Deputy Speaker:—Was there any occasion reported to requisition?

Sri T. V. Raghavulu:—So far as Sir, Mr. Speaker has indicated.
Government Bills: 3rd July, 1968

Mr. Deputy Speaker:—Government must not have felt the necessity. As and when they feel the necessity they will acquire.

Sri P. Subbaiah:—Because there was persuasion they have voluntarily.

Mr. Deputy Speaker:—What the Minister says is, because they have voluntarily given there was no necessity for acquisition.

Sri P. Subbaiah:—It was persuaded. Our point is that Government have not, by force, acquired. Our case is because there was persuasion schools have been given.

Mr. Deputy Speaker:—What Mr. Vemaya says is something different.

The Bill proposes to extend the provisions of the existing Act to private schools in the state. The Bill aims to regulate the functioning of private schools and ensure the implementation of certain standards and principles.

Management schools are required to comply with the provisions of the Act. The Bill also authorizes the government to requisition institutions and acquire their properties in certain cases.

Implementation of the Act is expected to improve the quality of education in private schools. The Act also provides for the establishment of a regulatory body to monitor the functioning of these schools.

In conclusion, the Bill seeks to ensure that private schools in Andhra Pradesh operate within the framework of established standards and regulations, thereby enhancing the educational opportunities available to students in the state.


...
[Text appears to be a translated document with complex and dense content, possibly discussing educational institutions in Andhra Pradesh. The text is challenging to extract due to its density and the need for context understanding which is not provided here.]
Government Bills:
The Andhra Pradesh (Andhra Area) Education Institutions Requisitioning and Acquisition Extension and Amendment Bill, 1967

భవం, అరుణగిరి మండలం యొక్క మాండలిలో మేనెంటలో ప్రతి క్రమానుసారం విధానాను సాధించారు. ఈ సమయంలో వాటి స్వాధీనం కోసం మనం మాత్రమే విధానం సాధించారు. ఎందుకంటే ఈ సమయంలో వాటి స్వాధీనం కోసం మనం మాత్రమే విధానం సాధించారు. ఈ సమయంలో వాటి స్వాధీనం కోసం మనం మాత్రమే విధానం సాధించారు. ఎందుకంటే ఈ సమయంలో వాటి స్వాధీనం కోసం మనం మాత్రమే విధానం సాధించారు. ఎందుకంటే ఈ సమయంలో వాటి స్వాధీనం కోసం మనం మాత్రమే విధానం సాధించారు.
176  3rd July, 1968

Government Bills

The Andhra Pradesh (Andhra Are.) Educational Institutions Requisitioning and Acquisition Extension and Amendment Bill, 1967

Sri G. Siviah — Mr Speaker, in supporting this Bill which is meant for good I will be failing in my duty if I do not point out certain defects in this educational system. You know, Sir, very well that everywhere where the parents are trying to send their children to the Mission Schools not preferring the institutions under the government. Take in any place, any district, the trend is towards the mission schools or private schools. That is because there is no proper tuition and care in the ordinary elementary schools and also in some other institutions run by the government. It is also a known fact that if you take the Education Department itself, you will find that almost 90% of the education department officials are sending their children only to private institutions instead of to government institutions. What are the reasons for these things. The government does not take a proper interest to see that students are well taught and well disciplined in their institutions. During this stage, I do not know why the government wants this Bill to be passed. Certainly we support it, Sir, but these difficulties are there. The government should assure us that the education in the institutions
Run by the government will be far better than what is existing in private institutions. If that is so we will certainly rush to the government schools.

It is also a fact that all the private schools are charging more school fees than other places or rather still worse. In spite of these things the parents are preferring to send their children to private institutions. They do not mind spending money because they have got interest to bring up their children properly.

So these defects are to be rectified. Unless they are rectified, I think there will be lot of difficulties and people will have frustrated mind. I am sure, therefore that the hon. Minister and the government will take necessary steps to improve the standards in the institutions run by the government.

Thank you Sir.
Sri K S Narayana —I do not want to be disturbed, Sir
Smt. J Eswari Bai —I want to know the facts
Sri K S Narayana —I need not tell her
Mr Deputy Speaker —It is not binding on him to say
The Andhra Pradesh (Andhra Area) Educational Institutions Requisitioning and Acquisition on Extension and Amendment Bill 1967

Sri K.S. Narayana — It has no reference to her school Sir
My, Cov. men t &


It is better to drop it or withdraw it...
Government Bills:

3rd June 1st


It depends upon the intelligence of the boy as to whether transfer of certain rules and regulations takes place systematically or not. However, systematic order has been established in the school system under the Education Act of India. The government has power to requisition under the Constitution. They can completely take over the schools.

Sh G Venkata Reddy — Where there are complaints, when the government conducts an enquiry, they have all powers for requisition under the Constitution. They can completely take them over, not by a G O.

3rd July, 1968

Government Bills - The Andhra Pradesh (Andhra Area) Educational Institutions Requisitioning and Acquisition Extension and Amendment Bill, 1967
Government Bills

The Andhra Pradesh (Andhra Area) Education Institutions Requisitioning and Acquisition Extension and Amendment Bill, 1969, was introduced in the Assembly on 2nd June, 1969. The Bill seeks to provide for the requisitioning of certain educational institutions for the purposes of extension and amendment.

The Bill provides for the requisitioning of educational institutions for the purposes of extension and amendment. The requisitioning shall be made by the Government of Andhra Pradesh in consultation with the educational institutions concerned.

The Bill further provides for the acquisition of the requisitioned institutions, if necessary. The acquisition shall be made under the provisions of the Land Acquisition Act, 1894.

The Bill also provides for the transfer of the properties and assets of the requisitioned institutions to the Government of Andhra Pradesh. The transfer shall be made under the provisions of the Transfer of Property Act, 1882.

Finally, the Bill provides for the withdrawal of the requisition if it is found to be unnecessary or impractical. The withdrawal shall be made by the Government of Andhra Pradesh in consultation with the educational institutions concerned.

The Bill was passed by the Assembly on 1st July, 1969.

[Paragraphs 30 onwards...]

[The rest of the text is not visible in the image.]


Government Bills:


1956 3rd July, 1968

Government Bills:


In the Annuum Regulation Bill, 1965, compensation was given for buildings and land used for educational purposes, with the condition that the buildings acquired must be used for educational purposes. The buildings acquired were to be used for educational purposes. The compensation was only for buildings and land used for educational purposes. In the new Bill, the compensation for buildings and land used for educational purposes is increased to a limit of 10,000. City and municipal areas have been included in the list of areas where compensation can be given. Semi-Government bodies, private schools, aided schools, private schools and local bodies have been included in the list of bodies that can acquire buildings and land used for educational purposes. Private schools have been given the authority to recognize institutions. If schools are having authority to recognize. Recognition can be canceled without notice. Directors of educational institutions are responsible for acquisition and compensation. In this Bill, the compensation and acquisition process is simplified and streamlined.

Transfers and transfers to private management in private schools.

Private Schools in private management shall have the right to compensation and other advantages provided for Government schools.

Public management shall have the right to compensation and other advantages provided for Government schools.

Government Bills:


Mr. R. S. Ramachadra Reddy: There are 1,000 private educational institutions in the Andhra area. These institutions are managed by private managers. The Govt. is going to acquire these institutions. The Govt. will give grants to private institutions. Transfers of teachers and other staff from public to private schools are going to be made. The Govt. is going to give grants to private managers. This will improve the efficiency of private institutions. Private management will improve the efficiency of institutions. There is a need to improve the efficiency of institutions. The Govt. is going to give grants to private managers. This will improve the efficiency of institutions. Private management will improve the efficiency of institutions.

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Mr Deputy Speaker — The question is:

“That the Andhra Pradesh (Andhra Area) Educational Institutions (Requisitioning and Acquisition) Extension and Amendment Bill, 1967 be read a first time”.

The motion was adopted

Sri T. V. Raghavulu — Sir, I beg to move:

“That the Andhra Pradesh (Andhra Area) Educational Institutions (Requisitioning and Acquisition) Extension and Amendment Bill, 1967 be referred to the Regional Committee for consideration and report to the Assembly”.

Mr Deputy Speaker — The question is:

“That the Andhra Pradesh (Andhra Area) Educational Institutions (Requisitioning and Acquisition) Extension and Amendment Bill, 1967 be referred to the Regional Committee for consideration and report to the Assembly”.

The motion was adopted

THE ANDHRA PRADESH CO-OPERATIVE SOCIETIES (AMENDMENT) BILL, 1968.

Sri K. Vijaya Bhaskara Reddy — Sir, I beg to move:

“That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968 be read a first time.”

Mr Deputy Speaker — Motion moved.

The Joint Registrar of Co-operative Societies, the District Collector, and the Special Cadre Deputy Registrar working as Personal Assistant to the Collector shall be concerned with the elections to the posts of these members. The above officers shall be appointed by the Collector and shall be concerned with the elections to these posts.

In the event of any dispute arising out of the elections, the Collector shall refer the matter to the District Collector, who shall refer it to the Special Cadre Deputy Registrar for decision. The Collector shall have the power to cancel the election in case of any irregularity or misconduct.

The Government of the State of Andhra Pradesh hereby amends the Andhra Pradesh Cooperative Societies Act, 1968, by substituting the following for the existing Section 13:

Section 13 - The Joint Registrar of Co-operative Societies, the District Collector, and the Special Cadre Deputy Registrar working as Personal Assistant to the Collector shall be concerned with the elections to the posts of these members. The above officers shall be appointed by the Collector and shall be concerned with the elections to these posts.

In the event of any dispute arising out of the elections, the Collector shall refer the matter to the District Collector, who shall refer it to the Special Cadre Deputy Registrar for decision. The Collector shall have the power to cancel the election in case of any irregularity or misconduct.

Deputy Registrars...
Special cadre Deputy Registrar, Personal Assistants & Regional Committee members of co-operative societies be appointed by the Andhra Pradesh Cooperative Societies Act, 1968. The Deputy Registrars, personal assistants, and members of the Regional Committee are appointed by the Government of Andhra Pradesh. The Regional Committee consists of the Collector of the district, a Deputy Registrar, and a representative of the co-operative society. The elections to the Regional Committee are conducted by the Deputy Registrar under the supervision of the Collector. The minutes of the elections are recorded in the minutes book of the co-operative society.

...
Government Order:

The Andhra Pradesh Cooperative Societies
An amendment Bill, 1968.

Special cadre Deputy Registrar, Personal Assistants in cooperative society and dividing it into two divisions by the way of election. The deputy registrar will act as a personal assistant to the registrar and will have the authority to conduct elections. The registrar will be the main authority and will have the power to conduct elections. The personal assistant will assist the registrar in conducting elections.

Regional Committee will be formed by the collector and the registrar. The committee will be responsible for conducting elections. The collector will be the main authority and will have the power to conduct elections.

The Andhra Pradesh Cooperative Societies Amendment Bill, 1968, has been introduced to amend the existing rules and procedures for conducting elections. This bill aims to streamline the election process and ensure fair and transparent elections.

The bill introduces new provisions to ensure that elections are conducted in a timely and efficient manner. It also provides for the establishment of a Regional Committee to oversee the election process. The committee will be responsible for ensuring that elections are conducted in a fair and transparent manner.

In summary, the Andhra Pradesh Cooperative Societies Amendment Bill, 1968, seeks to improve the election process and ensure that elections are conducted in a fair and transparent manner. The new provisions introduced by this bill will help to streamline the election process and ensure that elections are conducted in a timely and efficient manner.
192

Government Bills:

The rule 22 clearly states that before 15 days of the elections, the voters list should be prepared and published. The list should be prepared one week before the election day. The additional list should be published one week before the additional list is prepared. Voters' list preparation should be completed one week before the publication of the additional list. The supplementary list should be published one week before the additional list is prepared. The decision to give all powers to the Collector is to be made by the District Munsif Magistrate.

Primary Land Mortgage Society and related societies such as E.O. Co-operative Banks, T.C. Banks, and District Co-operative Marketing Societies are also included in the bill. The Collector is given the power to complete the collector's office, which is located in the District Magistrate's office. The Samithi President Directorship is also included in the bill.
Government Bills:

Contest E O Co-operation to E O Co-operartion on default, 20th September.
Contest E O Co-operation to E O Co-operation.

Amendment E O Co-operation to E O Co-operation.

Samithi President Dictatorship to valid.

CPO elections.

Tappers Cooperative Society E O Co-operation.

Minutes book E O Co-operation.

Co-operators Sub-Registrars cadre Deputy Registrars cadre.
Government House,
The Andhra Pradesh Cooperative Societies Amendment Bill 1968


The Andhra Pradesh Cooperative Societies land Mortgage Society
between old and new batch 2 or 3 days రాకపు లభించండి. Months together అందరిని ప్రకటించండి Elections conduct విచిత్రమైనly Officer ఒకే పద్ధతిలో, చదివండి 15 Minutes books, file అందుకు ప్రతిష్ఠించడంలో కేవలం ఫాక్స్ లేదు పాత్రకాలరేఖను. ప్రతి నిర్వహణ నిర్వహించండి అందువల్ల చేస్తే, చేస్తే. Charge అనుసరించండి, Deputy Registrar సేవలు Collector సేవలు పునరుద్ధరించడం ఉండండి. ప్రతి ప్రశ్నకు ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం. నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం. Charge అనుసరించండి, Deputy Registrar సేవలు Collector సేవలు పునరుద్ధరించడం ఉండండి. ప్రతి ప్రశ్నకు ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం. Charge అనుసరించండి, Deputy Registrar సేవలు Collector సేవలు పునరుద్ధరించడం ఉండండి. ప్రతి ప్రశ్నకు ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం. Charge అనుసరించండి, Deputy Registrar సేవలు Collector సేవలు పునరుద్ధరించడం ఉండండి. ప్రతి ప్రశ్నకు ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం. Charge అనుసరించండి, Deputy Registrar సేవలు Collector సేవలు పునరుద్ధరించడం ఉండండి. ప్రతి ప్రశ్నకు ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం ప్రత్యేక నిర్ణయం.

The bill provides for the amendment of the Andhra Pradesh Cooperative Societies Act, 1963. It proposes to modify the conditions of service for Joint Registrars, Deputy Registrars, and Deputy Marketing Federations. The bill also makes provisions for the maintenance of a register of cooperative societies and the issue of certificates of registration.

The bill further empowers the District Collector to issue certificates of registration to cooperative societies. It also makes provisions for the appointment of Joint Registrars in the joint Registrar category and the Deputy Registrar in the Deputy Registrar category.

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The Andhra Pradesh Cooperative Societies Amendment Bill, 1968

Registrar, Joint Registrar, Collector, Joint Collector, Deputy Registrar, Deputy Collector.

(Mr. Speaker in the Chair)

Mr. Speaker: Mr. Speaker, I have the honor to submit a Bill which has been moved in this House earlier but which has not been passed. The Bill is called the Andhra Pradesh Cooperative Societies Amendment Bill, 1968. It seeks to amend the Andhra Pradesh Cooperative Societies Act, 1955, and provides for certain changes in the existing law. The Bill was introduced in this House on the 3rd July, 1968, and has been debated extensively. The Bill seeks to provide for the appointment of Joint Registrars and Joint Collectors, and for the transfer of certain powers from the Deputy Registrars to the Joint Registrars and Joint Collectors. The Bill also provides for the establishment of a Joint Registrar cadre and a Joint Collector cadre. The Bill has been discussed in detail in this House, and I trust that it will be passed without further delay.

The Andhra Pradesh Cooperative Societies Amendment Bill, 1968

The Andhra Pradesh Cooperative Societies Amendment Bill, 1968, is hereby brought to the notice of the House.

Section 3 introduces a provision for the creation of a Special Grade Deputy Registrar by the Commissioner to the Collector. This amendment aims to facilitate the transfer of burden to the Collector by creating a Special Grade Deputy Registrar. The amendment seeks to ensure better coordination and efficient administration in the field of cooperative societies.

The amendment proposes to increase the efficiency of the system by providing a dedicated official to handle the complex tasks associated with cooperative societies. This will help in reducing the workload on the Collector and improving the overall functioning of the cooperative society system in the state.

As it is — to provide for the development of Co-operative Societies in the State of Andhra Pradesh, and for matters connected therewith.

The Bill provides for the establishment of a Co-operative Department in the State, and for the appointment of Joint Registrars to administer the provisions of the bill. It also provides for the appointment of a Committee of Joint Registrars to assist the Collector in the administration of the Co-operative Societies. The Bill further provides for the appointment of a Co-operative Society Development Board to co-ordinate the activities of the Co-operative Societies in the State.

The Bill also includes provisions for the registration of Co-operative Societies, and for the regulation of their affairs. It provides for the appointment of a Registrar to administer the provisions of the bill, and for the establishment of a Co-operative Society Development Fund to promote the development of Co-operative Societies in the State.

The Bill also includes provisions for the appointment of a Committee of Joint Registrars to assist the Collector in the administration of the Co-operative Societies. The Bill further provides for the establishment of a Co-operative Society Development Fund to promote the development of Co-operative Societies in the State.

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On the 3rd of June, 1968, the Government Bills:


3rd June, 1968.

Government Bills:


Mr. Speaker.—Not below the rank of Deputy Registrar. He can be a higher Officer. What is the status of the Deputy Registrar?

Sri K. Vijayabhaskara Reddy.—He is an Officer drawing a minimum salary of Rs. 400 basic in the scale of 400-900 or so.

Mr. Speaker.—What is happening in the general Elections. In every Assembly constituency there will be 100 to 150 polling Stations and in each polling Station, the Polling Officers are either Head Masters of High Schools or Extension Officers of Panchayati Samithis.

Mr. Speaker.—For Assembly constituencies the Sub-Collector or the Revenue Divisional Officer is the Returning Officer. For a Parliamentary Constituency it is the District Collector who is the Returning Officer. But, actually people who are posted in charge of the Polling Stations are ordinarily Officers below gazetted rank with the result that number of irregularities are taking place.
3rd July, 1968

The Andhra Pradesh Cooperative Societies Amendment Bill, 1968

అంద్రప్రదేశ్ ప్రాంతంలో సాహిత్యం, సాహిత్యకర్త వేదికలు అధికం ఉండాలని మార్గం సమయంలో మిగిలిన గురించి నిర్ణయం చేస్తుంది. ఈ ప్రాంతంలో సాహిత్యం మరియు సాహిత్యకర్తారు మిగిలిన సమయంలో మార్గం సమయంలో కాగులు ఉండాలని మార్గం సమయంలో మార్గం
Government Bills
The Ardhra Pradesh Cooperative Societies Amendment Bill, 1968

3r Jul., 1968

మార్గానంత్రీకరణ నాణయానికి క్రమంగా కనబడండి అందువలసమై సహా సంచారం అవసరం. సమాచారానికి మిశ్రమలో ప్రతి సమాచారం అంగం అవసరం. సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం అవసరం. సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం అవసరం. సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం అవసరం.

ప్రతి సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం ప్రతి సమాచారం అంగం అవసరం. సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం అవసరం.

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ప్రతి సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం అవసరం. సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం అవసరం. సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం అవసరం. సమాచారం అంగం ప్రతి సమాచారం ద్వారా ప్రతి సమాచారం అంగం అవసరం.

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Mr Speaker — The question is
"That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968, be read a First time"

The motion was adopted

Sri K. Vijaya Bhaskar Reddy — Sir, I beg to move

"That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968, be referred to Regional Committee for consideration and report to the Assembly

Mr. Speaker — The question is

"That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1968 be referred to the Regional Committee for consideration and report to the Assembly

The motion was adopted

BUSINESS OF THE HOUSE

Mr Speaker — I am to announce to the House that amendments to the following Bills will be received up to 9 a m on Thursday, the 4th July, 1968

(i) The Indian Penal Code (Andhra Pradesh Amendment) Bill, 1968

(ii) The Andhra Pradesh Outports Landing and Shipping Fees (Amendment) Bill, 1968

(iii) The Andhra Pradesh Public Premises (Eviction of Unauthorized Occupants) Bill, 1968

(iv) The Andhra Pradesh Electricity Duty (Extension and Amendment) Bill, 1968

The House now stands adjourned to meet at 8.30 a m tomorrow

The House then adjourned, till Half-Past Eight of the Clock on Thursday, the 4th July, 1968.