THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES
OFFICIAL REPORT
Ninty fourth day of the First Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 25th June, 1968

The House met at Half-Past Eight of the Clock

(Mr Speaker in the Chair)

BUSINESS OF THE HOUSE

Sri Vaddada Gurapolakrishnamma (Sattenapally) — Point of order

Sir, when the Assembly was adjourned, it was stated here that the notice of the Government of Andhra Pradesh, Legislature Department, dated 20-9-1968, being read by the Hon'ble Speaker, that the Assembly which was adjourned on 27th March, 1968 will meet again on Tuesday, the 30th July 1968, in the Assembly Hall, Public Gardens, Hyderabad. Yours Sincerely, G. V. CHOWDARY, Secretary to the Government.

Mr Speaker — When the Assembly is prorogued, it is the Government who summons the Assembly. If it is in Session, the Speaker convenes the Assembly. This Assembly is being convened under my orders. It is only under my direction, the Assembly Secretariat issued notice. It is only the Speaker who convenes the Assembly because the Assembly is still in Session.

. 353 (1)
Mr Speaker — Government has nothing to do in this matter. It is only the Legislature Secretariat that has to issue notices.

Mr Speaker — Let him verify. The notice is issued by the Secretary, Legislature. While typing these mistakes do occur. They could have said 'Legislature Secretariat.' Somebody has typed it is Government of Andhra Pradesh. Even then I do not think.

Mr Speaker — Even then the Legislature is part of the Government of Andhra Pradesh in the larger sense.

Mr Speaker — It is only a mistake. Don't take it seriously.

Sri K. Govinda Rao (Annapalli) — It is not the particular lone case. Sir, you know, everybody makes mistakes. It does not matter. The Secretary to Government, Legislature Department Government of Andhra Pradesh can explain the matter? You are the Chief Minister. Previous Communications are relevant.

Mr Speaker — I hope you are now satisfied. It is a mistake. Don't press the matter.

ORAL ANSWERS TO QUESTIONS

LOAN GIVEN TO SIRSLK LTD

(a) the amount of loan given to Sirsilk Ltd, and when was it given,

(b) the amount of loan repaid so far,

(c) the rate of interest on the said loan,

(d) the conditions for the repayment of the said loan,
Coral Answers to Questions 25th June, 1968

(e) whether the said conditions are being fulfilled,
(f) the No of shares held by Government in the said Company, and
(g) the No of shares held by the Managing Agents?

The Chief Minister (Sri K. Brahmananda Reddy) —

(a) Rs 345 57 lakhs

<table>
<thead>
<tr>
<th>Date</th>
<th>Share Type</th>
<th>Amount</th>
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<tbody>
<tr>
<td>18-7-49</td>
<td>O S</td>
<td>Rs 36,00,000</td>
</tr>
<tr>
<td>19-2-52</td>
<td>O S</td>
<td>Rs 43,00,000</td>
</tr>
<tr>
<td>26-9-54</td>
<td>O S</td>
<td>Rs 21,00,000</td>
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<td>4-5 53</td>
<td>I G</td>
<td>1,00,000</td>
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Total I G Rs 345,57,143

(b) Rs 218 28 lakhs

(c) 4\% p.a. p.a. annum

(d) (i) The Company would make immediately a cash payment of Rs 40 lakhs including the annual instalment of Rs 19 lakhs for the first year,

(ii) from December, '66 onwards the Company would make annual payment of Rs, 30 lakhs, and

(iii) Within five years from 19-11-1965 or within one year from the completion of expansion programme, whichever is earlier, the annual instalment to be paid by the Company would be enhanced to Rs 40 lakhs

(e) Yes, Sir

(f) Ordinary shares 1,80,000 of Rs 10 each Preference shares 62 487 3/7 of Rs 100 each

(g) Ordinary shares 1,11,650 of Rs 10 each

Sri G. Sivayya (Puttur) — Did the Company pay regularly according to the conditions specified in clause (d)? Are they regularly paying?

Sri K. Brahmananda Reddy — According to the Agreement in 1965 a sum of Rs 40 lakhs was paid then latter at three different times a sum of Rs 15 lakhs, Rs 10 lakhs and Rs 5 lakhs were paid I have answered in (e), Sir

Sri K. Brahmananda Reddy  Managing agency of M/S Birlas
25th June, 1968

Oral Answers to Questions

Sri A Madhava Rao — What are their powers?

Sri K Brahmananda Reddy — They have no special powers excluding those powers which the Directors have in the Companies.

Sri C V K Rao (Kakinada) — Is the Chief Minister aware that the Public Accounts Committee has made certain serious allegations that nearly Rs 81 lakhs has been invested by the Government and therefore, at this rate, the Committee will not be surprised if the entire investment of the Government of about Rs 81 lakhs in the Company is lost in due course because all the Directors are not taking proper action. What has he got to say for this?
Sri K. Brahmana Reddy—Separate question, Sir I do not know what the Public Accounts Committee has said.

It was adjusted towards Principal Amount and not.

Sri K. Brahmanna Reddy—Government raised the contention that it should go towards interest and the Company was saying that according to the terms of this Agreement which was entered into in the year 1951 that should go towards principal.

You must pay back 40 lakhs including Rs 19 lakhs which was due originally under the original Agreement.

According to the expansion programme within five years from that date or within one year after the expansion, whichever is earlier, we must increase the payment by Rs 10 lakhs a year. That date has not come.
25th June, 1963

Oral Answers to Questions

It is a part of the Question whether or not the 1963 Question Me number 333302 is connected with Sri K. Brahmananda Reddy — Managing Agency expires in 1969.


25th June, 1968

Oral Answers to Questions

**LOSS INCURRED BY ELECTRICITY BOARD**

2251—

*3930 Q — Sri K Ramanatham (Mudinepalli) — Will hon the Chief Minister be pleased to state

(a) the amount of loss sustained by the Electricity Board because of the fact that the proposals for the Government taking over the Electricity supply centres in Vijayawada and Machilipatnam and enhancing the rates have not been communicated in time,

(b) whether it is a fact that the Chief Engineer addressed the Government suggesting to them to take action against the persons responsible for the same, and

(c) if so, the action taken against them?

Sri K Brahmananda Reddy — (a) The amount of loss sustained by the Andhra Pradesh State Electricity Board is Rs 50,000. This loan is due to difference in rates between the standard rates and the ex-licenses tariff prevailing then and also due to the delay in revising the tariffs in the Electricity centres of Vijayawada and Machilipatnam from 11-1963.

(b) No, Sir

(c) The Andhra Pradesh State Electricity Board is seized of the issue of fixing responsibility on the officers concerned.

**CORRUPTION CASE AGAINST AN ASSISTANT ENGINEER**

2251—

*4310 Q — Sarvasri K Govinda Rao, Ch Rajeswara Rao (Sirisilla) T S Murthy, S Jagannadh (Narasainpet) and Badri Vishal Pitti — Will hon the Chief Minister be pleased to state

(a) whether there is an Assistant Engineer who was concerned in a corruption case while on deputation with Railway Ministry, Government of India, and has since returned to State Service,

(b) if so, what is name and in what Department is he working,

(c) whether any departmental enquiry has been made against him, and

(d) if not, why not?

Sri K Brahmananda Reddy — (a) Yes, Sir

(b) Smt. K V Ramana Murthy, now working in the Roads & Buildings Department as Executive Engineer, R & B Division, Rajahmundry

(c) The case has been referred to the Tribunal for Disciplinary Proceedings for enquiry and report

(d) Does not arise
Oral Answers to Questions

25th June, 1968

(T D P 303)

Tribunal for Disciplinary Proceedings

(P D P)

Deputation — charges

Report

State Government

action

Deputation

Railway Ministry

State Government

deputation

work

corruption charges

findings

Communicate

Railway Ministry

Eastern Railway

some mal-practices

negligence

enquire

Andhra Pradesh

Government

Tribunal for Disciplinary Proceedings

353—2
Sri K Brahmananda Reddy — Sri K V Ramanamurthy is said to have committed the irregularities while working in the Railways consequent on the selection by the U P S C. He was not deputed by the State Government but only his lien was retained as he consented to pay the Leave salary and Pension contribution. It had therefore to be examined whether action could be taken under A P C S CCA RULES against him for any acts of delinquency while working under the Government of India. It was considered that recourse to C C & A Rules was beset with practical difficulties and therefore after a detailed examination the State Government decided to refer the case to T D P of this State for enquiry into the charges against Sri K V Ramanamurthy. The State Government obtained draft charges from the Ministry of Railways and has referred the case to the T D P in Govt Memo No so and so dated 7-3-1968 for enquiry and report.

Sri Pragada Kotiah — What is the period of lien granted to him Sir?

Sri K Brahmananda Reddy — I can't just now tell you what the period of lien is.
Sr A Madhava Rao — Mr Speaker, Sir Then have we to take that on the basis of the charges of the Central Government they have referred this matter to the TDP?

Sri K Brahmananda Reddy — Sir, these are all beset with legal difficulties and I do not want to answer such hypothetical question, 

Sri C V K Rao — Who has given the promotion?

He was Assistant Engineer

He was Executive Engineer

He was promoted to Executive Engineer insinuation I don’t like insinuation
25th June, 1968

Oral Answers to Q 12, J 5

Mr. K潮流满 — The question has accused me of any misrepresentation. This has attracted attention after it came from Delhi. When charges are pending or when allegations are made, ordinarily the question of promotion would not have arisen. Lien of the charges is not relevant. In the ordinary course he got his promotion, here from the A E to B E.

Mr. K潮流满 — The Central Government allegations of charges pending. What was the reason for it?

Mr. K潮流满 — The promotion was in September, 1964, Sir. And we had no information about the allegation or charges against him prior to the man being promoted.

Mr. K潮流满 — He came and joined in his own post on which he has a lien. He seems to be fairly extraordinary type of man. Let us see.

Mr. K潮流满 — The other side of the picture. Anyway, let us not do anything. Let us see the report of the T D P regarding the charges, and that decision shall be seen.

RECOGNITION OF NEWS-PAPERS

2253—

Q 1511 — Sri Ahmed Hussain (Sitharambagh) — Will the hon Janasambandha Shramika Mantri be pleased to state

(a) the number of recognised newspapers and news agencies in the state,

(b) the conditions laid down for recognition of newspapers and news agencies by the Government and a copy of said conditions be laid on the Table of the House, and

(c) the number of accredited Correspondents in Hyderabad city and whether a list of the same be placed on the Table of the House?

The Janasambandha Shramika Mantri (Sri Konda Lakshman Bapuji) — (a) Any record is not maintained in this regard as there is no law for recognition and non-recognition.
Oral Answers to Questions  
25th June, 1968

(b) Does not arise

c) The list of accredited Correspondents is placed on the Table of the House

PAPERS LAID ON THE TABLE OF THE HOUSE
(In connection with the L A Q No 15 (Starred) (*2253)

LIST OF ACCREDITED CORRESPONDENTS-DECEMBER 1967

<table>
<thead>
<tr>
<th>Name of the Newspaper/News Agency</th>
<th>Name of Correspondent</th>
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<tbody>
<tr>
<td>1 The Hindu</td>
<td>1 Sri P Vaman Rao</td>
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<td>2 Sri N Ganesan</td>
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<td>3 Sri K Vasudev Rao</td>
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<td>4 Sri H Venkanna</td>
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<td>2 The Statesman</td>
<td>5 Sri D Sitaram</td>
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<td>3 The Nav Bharat Times</td>
<td>6 Sri B A Oza</td>
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<td>4 The Visalandhra</td>
<td>7 Sri Mohit Seni</td>
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<td>8 Sri C Raghavachari</td>
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<td>9 Sri Y Chandrasekhararao</td>
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<td>(Photographer)</td>
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<td>5 The Associated News Service</td>
<td>10 Sri S Raza Ali</td>
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<td>11 Sri C S Naidu</td>
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<tr>
<td>6 The Daily Milap</td>
<td>12 Sri Syed Rahmat Ali</td>
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<td>13 Sri M A Rahim</td>
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<td>(Photographer)</td>
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<tr>
<td>7 The Deccan Chronicle</td>
<td>14 Sri Pratap Kishore</td>
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<td>15 Sri R Srimvatan</td>
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<td>16 Sri T V Narayan Pillai</td>
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<td>17 Sri B Nageswar Rao</td>
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<td>8 The Andhra Jyothi</td>
<td>18 Sri G Rama Rao</td>
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<td>19 Sri A H V Subba Rao</td>
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<td>20 Sri A Venkateswara Rao</td>
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<td>9 The Siasat</td>
<td>21 Sri T N Dhar</td>
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<td>10 All India Radio</td>
<td>22 Sri T Krishna Mohan Rao</td>
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<td>23 Sri Shalik Mohammed</td>
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<td>11 The Indian Express</td>
<td>24 Sri S N Sastry</td>
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<td>25 Sri A V Krishnamurthy</td>
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<td>12 The Andhra Prabha</td>
<td>26 Sri K. Tata Rao</td>
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<td>27 Sri G. Krishna</td>
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<td>28 Sri A. Venugopal</td>
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<td>13 United News of India</td>
<td>29 Sri V. Hanumantha Rao</td>
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<td>14 Kerala Koumudi</td>
<td>30 Sri E. M. Sharaff</td>
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<td>15 Press Trust of India</td>
<td>31 Sri P. S. Subrahmaniyam</td>
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<td>32 Sri V. A. Panikkar</td>
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<td>33 Sri Sham Rao Harnur</td>
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<td>34 Sri Ziaur Rahman</td>
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<td>35 Sri S. S. Hyder</td>
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<td>16 The Andhra Patrika</td>
<td>36 Sri P. V. R. Sarma</td>
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<td>37 Sri Rajeswara Rao</td>
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<td>38 Sri P. Sivasundaram</td>
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<td>17 INF A</td>
<td>39 Sri C. V. H. Rao</td>
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<td>18 The Hindustan Times</td>
<td>40 Sri R. P. Rao</td>
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<td>19 The Hindustan Standard</td>
<td>41 Sri Raghavendra Rao Jagirdar</td>
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<td>20 The Bharat News Agency</td>
<td>42 Sri Ajaaz Quraishi</td>
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<td>43 Sri Chander Srivastav</td>
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<td>21 Deccan News Service</td>
<td>44 Sri Karim Sanoshi</td>
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<td>45 Sri Mirza Zabiullah Baig</td>
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<td>22 The Andhra Janatha</td>
<td>46 Sri B. Sudarshan Reddy</td>
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<td>47 Sri M. Rajendra</td>
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<td></td>
<td>48 Sri V. Koteswararao</td>
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<td></td>
<td>(Photographer)</td>
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<tr>
<td>23 The Daily News</td>
<td>49 Sri K. Keshva Rao</td>
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<td></td>
<td>50 Sri P. V. S. Sharma</td>
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<tr>
<td></td>
<td>(Photographer)</td>
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<tr>
<td>24 The Andhra Bhoomi</td>
<td>51 Sri K. Chenna Reddy</td>
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<td></td>
<td>52 Sri N. Krishna</td>
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<tr>
<td>25 Times of India</td>
<td>53 Sri Mavin Kurve</td>
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<td>26 Rehnuma e-Deccan</td>
<td>54. Sri S. M. Ha hmi</td>
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<td>27 Deccan Herald</td>
<td>55. Sri S. G. Sheeley</td>
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<td>28 Hindi Milap</td>
<td>56. Sri u. nam Singh Parvasi</td>
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<td>29 Hindustan Samachar</td>
<td>57. Sri Raghuvir Rao</td>
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<td>30 Daily Tanjuman</td>
<td>58. Sri K. L. Bhatia</td>
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Oral Answers to Questions
25th June, 1968

Serious charges have been made about the activities of the Indian Federation of Working Journalists (IFWJ) by a rival journalists body. These charges are based on the promotion of subscription to News Agents' advertisements, which is said to be promoting objective reports.

It is not an ordinary body, Sir. It is an All-India body. What has the minister got to say?

Statement

REPORT OF ESTIMATES COMMITTEE ON KHADI BOARD

* 1480 (V) Q—Sri T. Purushothama Rao (Wardhanapet)—Will the hon. Minister for Industries be pleased to state the action taken on the report of the Estimates Committee on the Khadi Board for the year 1964-65?

The Minister for Industries (Sri B. V Gurumurthy)—A statement is laid on the Table of the House.
MEMORANDUM SHOWING THE ACTION TAKEN ON THE RECOMMENDATIONS OF THE COMMITTEE ON ESTIMATES IN ITS 6TH REPORT IN RESPECT OF A P KHADI & VILLAGE INDUSTRIES BOARD (1964-65)

<table>
<thead>
<tr>
<th>S No</th>
<th>Reference to para No of the report</th>
<th>Summary of recommendation/conclusion</th>
<th>Reply of Government</th>
<th>Remarks</th>
</tr>
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<tbody>
<tr>
<td>8</td>
<td>36</td>
<td>The Committee is of the opinion that Ekai Schemes do not fall within the purview of the functions of the Board as envisaged in the Act</td>
<td>The responsibility for implementation of this programme has since been transferred to the local institutions with effect from 1-4-66 and the personnel of the Board have also been withdrawn from the Blocks to enable the institutions to appoint their own personnel</td>
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<td>9</td>
<td>46</td>
<td>The Committee strongly feels that necessary steps be taken early to amend the Act making a provision thereby for the appointment of Financial Adviser and Chief Accounts Officer of the Board</td>
<td>Provision is made to have an Financial Adviser &amp; Chief Accounts Officer in the draft Amendment bill which is kept pending till the reorganisation of the Board is completed. As consideration of the recommendations of the Cabinet sub-committee regarding the reorganisation of the Khadi Board have been deferred by the Govt, the question of processing the draft amendment bill also has been deferred</td>
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STATEMENT LAID ON THE TABLE OF THE HOUSE IN ANSWER TO L A Q NO 1480-V (* 2254)

25th June, 1966
The Committee recommends that sanction of loans to individuals too should be made in consultation with the Panchayat Samithies.

The Committee recommends that effective steps be taken to improve the working of the Board on sound lines in regard to proper utilisation of funds and in the recovery of loans outstanding.

The Committee feels sorry to note that most of the handpounding rice units are not functioning well and that the state of affairs particularly in this industry is not at all satisfactory as many of the units are stand to be spurious.
With regard to the recommendations of the committee contained in the paragraph, the Govt have since issued orders to the effect that loans and grants shall be sanctioned in consultation with the Panchayat Samithies in case of individuals also. The Board has not been practically granting loans to individuals for the last one year.

As regards recovery of dues a Special Deputy Collector has been appointed for recovery of the amounts due to the Khadi Board. Four posts of Tahsildars have also been sanctioned to step up collections.

A directive under section 14 of the A.P. Khadi & Village Industries Board Act was issued in March 1966 to stop financial assistance to this industry. The Board is following this directive.
It is the considered opinion of the Committee that a detailed survey has to be conducted throughout the State regarding the working of handpounding of rice institutions and steps taken to close down the inefficient and spurious societies at once. A thorough investigation in this affair is called for to set right the situation.

The Committee urges that immediate steps be taken to recover the loan from the Mustapura hand-made paper industrial society.

In view of the decision to stop assistance to hand pounding industry a survey may not be necessary.

The Khadi Board is pursuing necessary action to recover the loan in consultation with the Collector, Hyderabad.
The committee feels that as the handmade paper lasts long on account of the durability obtained in the process the units should concentrate on costly paper like bond paper, documentary paper, drawing paper etc so that there will be very good market for them.

Manufacture of fine paper involves high technical knowledge on the part of the Hand-made paper centres and the matter regarding starting of the manufacture of fine paper is being discussed by the Khadi Board with the Development Officer (HMP) Khadi Commission Hyderabad regularly and wherever there are chances for such production action is being taken by the Khadi Board to implement it. Action is also being taken by the Khadi Board to start the manufacture of fine paper by the institutions which are likely to commence the production activities shortly, like the societies at Vijayawada, Krishna District, Kandimallayapalli and Pullampet, Cucdapah District Ahobilam in Kurnool District.
The committee urges that the hand-made paper industry should be encouraged in the villages where there is power available so that rural population will be enabled to have a side industry apart from Agriculture.

The committee hopes that with the appointment of Financial Adviser & Chief Accounts Officer from 1963 and with the test auditing of the accounts by the A.G, the affairs of the Board would considerably improve long.

The committee feels that refresher courses to technical people in Industries and initial training to artisans are quite essential and recommends that steps may be taken to impart technical training in this State to artisans and other working in various Khadi & V I units instead of sending them to other states for the purpose.

The committee is constrained to observe that the people responsible for palm gur scheme have acted irresponsible in planning to locate the industry in a place where they knew that there was no electricity power, a factor so essential for its functioning.
This aspect is already engaging the attention of the Khadi Board

This para calls for no reply

The Khadi Board considers that a separate Vidyalaya in the State to impart technical training to the staff employed by the units as well as by the Board is necessary

The training school at Bolaram was suspended during the year 1965 for want of funds from the Khadi Commission

Both the Neera Plants at Repalle and Nuzvid have since gone into production. There was shortage of current at Nuzvid, at that time which problem was uniformly felt by several industrial units.
The Committee recommends a detailed probe into the purchase of cotton and to take steps to recover the amounts due from the agents and the officers of the Board responsible therefor.
The Police complaint was lodged against Sri H C Veera Reddy, Cotton agent, Adoni and the matter is under investigation by the C I D (special branch) The case is still under investigation and no charge sheet has been filed by the police in the criminal courts. In addition to this, a civil suit was filed against the agent preliminarily for Rs 1 lakh and the amount was decreed by the court. The particulars have been called for from the Tahsildars of Adoni and Aluru regarding the immovable properties of the agent in order to execute the decree. In the meanwhile, the Agent filed a petition to set aside the Court’s decree which was admitted in the court and posted for 16-2-68 for filing the written statement by the defendant. Further report in this regard is awaited.

In the case of Sri Gangadhar Balaram, a civil suit was filed against the firm for Rs 8,287 34 due from them and it is pending with the court for final decision.
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<td>21</td>
<td>The Committee recommends that immediate steps be taken to recover the value of cloth given to individual agents and punish the officers responsible for distributing them without taking even initial deposit as security.</td>
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</table>
The Committee feels that in the matter of exemption from sales tax, it should not be restricted to a particular industry but all the 15 industries falling within the gamut of the A P Khadi & Village Industries Board should be exempted.
The Khadi Board issued substandard cloth valued at Rs 3,908,563.20 to 26 agents for disposal, against which an amount of Rs 1,46,690.77 P was outstanding as on 18-7-67. The Board has taken necessary steps for recovery of the amounts under law as indicated below:

1. Cases in which amounts realised without filing suits
2. Cases in which amount realised after filing suits
3. Cases in which suits filed and amount decreed by courts
4. Cases in which suits are pending in the courts
5. Cases in which notices were served

The Khadi Board has issued substandard cloth to only two agents without obtaining initial deposit as security, keeping in view their political career and status and did not obtain agreements from them. The cloth was issued to these two individuals under the orders of the then Chairman of the Khadi Board and the question of taking any action against officials does not arise.

22nd June, 1968
Grdl. Answers to Questions
The Chairman of the A P Khadi & Village Industries Board has requested to issue a general order exempting from the levy of sales tax and purchase tax on all the Khadi and Village Industries products including the following Village Industries coming under the purview of the Khadi Board:

1. Non-edible soil and soap industry
2. Village Pottery Industry
3. Village Leather Industry
4. Carpentry and Blacksmithy Industry
5. Cottage Match Industry
6. Bee keeping Industry
7. Fibre Industry
8. Gur and Khandasari Industry
9. Lime stone Industry
10. Cow dung Gass Plant Industry

The above proposal of the Khadi Board has been proposed to be referred to Sales Tax Advisory Committee when it next meets.
The Committee feels that it is a serious lapse on the part of the Board and the Govt not to have issued the rules under the Act so far and hopes that steps would be taken to frame the rules without further delay.

The Committee regrets to note that it is highly irregular and improper to have spent the funds of the Board without prior sanction of the Board for exhibitions.
The issue of Rules has been held up as proposals for re-organisation of Khadi Board are under examination. Since the re-organisation proposals have been dropped, the issue of rules is being taken up separately.

The observations of the Committee have been noted and they will be strictly adhered to by the Khadi & V I Board, in future. Now the Board's sanction being obtained invariably in all cases.
Sri T. Purushotham Rao – Estimate Committee report Para 76

"The Committee recommends a detailed probe into the purchase of cotton and to take steps to recover the amounts due from the agents and the officers of the Board responsible therefor."

The Committee recommends a detailed probe into the purchase of cotton and to take steps to recover the amounts due from the agents and the officers of the Board responsible therefor.

Sri B. V. Gurumurthy – You are asking about Serial No 20 is it not? Sri Veera Reddy filed another application seeking leave of the Court for filing a counter claim against the Board alleging that he had to get some amount from the Board and that he was not able to pay any amount to the Board. When it was opposed by the Legal Adviser to the Board, the Court dismissed the petition of Sri Veera Reddy.

Sri B. V. Gurumurthy – A detailed probe into the purchase of cotton and to take steps to recover the amounts due from the Agents and the Officers of the Board responsible therefor.

Sri T. Purushotham Rao – To recover the amounts due from the agents is the second part of the sentence. Please read the first part of the sentence.

Sri B. V. Gurumurthy – The first part is detailed probe into the purchase of the cotton. There is no information Sir as regards the probe but the action taken is complete and the matter is being pursued.

Public Accounts Committee report Para 76 – A detailed probe.
25 June 1968
Oral Answers to Questions

Serial No 13 of the recommendation that hand pounding industries should have a survey conducted to implement the directive issued by the Board. The survey should be conducted in the police family welfare centres in various districts. The police family welfare centres should be responsible for conducting a detailed probe to find out if any illegal action has been involved and to take other steps if necessary. The police family welfare centres should also be responsible for conducting a detailed probe to find out if any illegal action has been involved and to take other steps if necessary. The police family welfare centres should also be responsible for conducting a detailed probe to find out if any illegal action has been involved and to take other steps if necessary. The police family welfare centres should also be responsible for conducting a detailed probe to find out if any illegal action has been involved and to take other steps if necessary.
Oral Answers to Questions  
27th June 1968

Sri B V Gurumurthy — I will find out and then let know.

General Order to 22 item sales tax exemption?  

Sri B V Gurumurthy — 10 industries to be exempted, by general order of industries. 10 industries to be exempted. The Sales Tax Advisory Committee has made a recommendation for exemption of all industries.  

Sales Tax Advisory Committee has made a recommendation for exemption of all industries. 

Sri B V Gurumurthy — Whether the recommendation of the Sales Tax Advisory Board to decide the question?  

Sri B V Gurumurthy — Recommendation 21 of the Sub-standard cloth Committee. The sub-committee committee has made a recommendation. The Sales Tax Advisory Committee has issued sub-standard cloth to only two agents without obtaining initial deposits as security keeping in view their political career and status and did not obtain agreements from them under the orders of the Chairman of the Khadi Board and the question of taking action against the officials does not arise. 

Khadi Board Chairman?  


PROPERTY TAX DUE FROM NIZAM  

2255  

* 5307 Q — Sri T C Rajan — Will the hon Minister for Municipal Administration be pleased to state.
(a) whether it is a fact that Nizam is overdue towards property tax for the City Corporation till now,
(b) if so, what is the total amount of arrears outstanding now and
(c) what steps does the Government propose to take to recover these dues?

The Minister for Municipal Administration (Sri N Chenchurama Naidu),—

(a) The Nizam was enjoying the privilege of not paying taxes to the Corporation by virtue of his position as Sovereign ruler prior to 15-8-1947. This privilege is survived by virtue of Article 3 of the agreement dated 25-1-50, entered into by the Government of India with the Ex Ruler. However, he was paying to the Municipal Corporation of Hyderabad annually an amount of ₹ 15,000 prior to 1953 and ₹ 50,000 from 1952 to 1958 as ex-gratia grant in consideration of the amenities provided by the Municipal Corporation of Hyderabad. From 1958 the grant has been raised to ₹ 50,000.

(b) Does not arise.

(c) Does not arise.

* 4237 Q—Sri Ch Rajeswara Rao—Will the hon Minister for Municipal Administration be pleased to state

(a) whether betterment levy is being collected from the landowners in the Hyderabad Municipal Corporation area at the time of approving the lay outs and plans.

(b) if so, the items for which it is being collected and the present and previous rates at which the same is collected, and

(c) whether a copy of the relevant rules be placed on the Table of the House?

Sri N Chenchurama Naidu—(a), (b), (c). A statement is placed on the Table of the House.
STATEMENT PLACED ON THE TABLE OF THE HOUSE
[Vide answer to L A Q NO 4237 (STARRED) (* 2256)]

(a) Yes Sir,

(b) (1) Laying of asphalt road (B T Roads)

(ii) Laying of drainage sewers

(iii) Construction of table drains and Storm water Drains

(iv) Providing of avenue plantations

Prior to the issue of Layout Rules 1965, betterment charges were being collected on the above items as indicated below:

1. Bitumons roads for one foot length widths of 30, 40, 50, and 60 respectively: Rs 18, 25, 35, and 39

2. Sewers (Irrespective of width): Rs 9 per foot

3. Table drains and storm water drains: Rs 6, 10 per foot respectively

4. Avenue plantations: Rs 25 per tree at 25 ft apart

NOTE - 20% over and above the total amount of estimated cost was being added for fluctuations and variations depending upon the topographical conditions.

After rules are framed, only actual estimates are being prepared based on the schedule of rates approved by the Public Works Department as per specification appended to the layout rules.

(c) A copy of layout Rules 1965 was already placed on the Table of the House on 1-4-1966.

Sri G Sivayya — The betterment levy collected in Hyderabad City is much less than other cities comparatively and the price at which the land is sold here is much higher than other Cities. In view of these things, whether the Government will reconsider to collect more betterment levy than what is being collected so far, Sir?
25th June, 1568

Oral Answers to Questions

(a) Whether the assistant manager of the Bodhan Fertiliser factory has disposed by sale 30,000 old bags in August, 1964 against the orders issued by the head office?

(b) Whether the said company has purchased 30,000 old bags again in October?

(c) Whether it is a fact that the company has thereby suffered loss of Rs 10,000 due to the said sale, and

(d) The action taken against the person responsible for it and the steps taken to recover the loss?

Sri K Brahmananda Reddy — (a) Yes, Sir,

(b) Yes, Sir,

(c) No, Sir

The estimated loss occurred was only Rs 5,160

(d) The Assistant Manager who was found guilty of misconduct and negligence of duty was dismissed from service.

MISSING OF TARPALINS

2258—

* 3925 Q — Sri K Ramanatham — Will hon. the Chief Minister be pleased to state

(a) Whether it is a fact that in 1965 out of the 111 tarpaulins purchased and tied on the superphosphate wagons in Madras, Tarpaulins on 65 wagons were found missing when the said wagons reached Hyderabad,

(b) Whether it is also a fact that all the remaining tarpaulins were in a torn condition,
Oral Answers to Questions
25th June, 1968

(c) if so, whether the Government are aware of the fact that it has been falsely mentioned that the purchase has been made, and
(d) whether any action has been taken in the matter?
Sri K Brahmananda Reddy — (a) Yes, Sir,
(b) Yes Sir,
(c) They were purchased and handed over to the clearing agents
(d) Company's claim is pending with the Railways

(b) to the agents to transport the material in open wagons covered with tarpaulines which were purchased and handed over to them. The agents, accordingly detached the material in open wagons covered with tarpaulines. But 65 out of 111 tarpaulines were lost In transit. The estimated loss is Rs 14,623. The Company preferred claims with the Railways, for recovering the amount. The matter is still in correspondence with the Railways

Coal Supplied to Tobacco Merchant of Guntur

2259-

*5359 (M) Q— Sarvasri T Purushotham Rao, K Venkateswara Rao (Vuyyur) and D Satyanarayana (Chevella) — Will hon the Chief Minister be pleased to state

(a) whether orders for the 8 box wagons of Coal have been placed with the Kothagudem Singareni Company by a tobacco merchant of Guntur in January, 1968,

(b) whether it is a fact that coal has been loaded and sent on 16-1-1968,

(c) whether it is a fact that the said coal wagons have been returned to the company on account of the fact that delivery has not been taken,
Oral Answers to Questions

25th June, 1968

(d) whether it has been brought to the notice of the Government that delivery has not been taken due to the fact that instead of loading the wagons with coal, it has been sent loaded with stones and other rubbish, and

(c) if so, the action taken against the persons responsible for the same?

Sri K. Brahmananda Reddy —(a) Orders to the extent of 35 wagons have been received from 12 distributors from Guntur for Tobacco during January 1968

(b) No Sir

(c), (d) & (e) Do not arise

DISTRICT JOURNALISTS TOUR

2260—

* 3341 Q—Sri Badrivishal Pitti — Will the hon Janasambandha Shramika Mantri be pleased to state

(a) the names of the papers whose correspondents have been sent to various places in connection with the district journalists tour in 1964-65 and the places to which they have been sent and the expenditure incurred therefor, and

(b) whether any such tours were conducted during 1965-66 and 1966-67, and if so, the details thereof, and

(c) whether there is any proposal to conduct tours in 1967-68 and if so the details thereof?

Sri K. Lakshman Bapuj — A statement giving particulars is placed on the Table of the House.

Yes, Sir. A statement giving particulars is placed on the Table of the House, in respect of Tours conducted during 1965-66

During 1966-67, no such tours have been conducted

No tours were conducted during 1967-68

(Statement)
### PAPERS PLACED ON THE TABLE OF THE HOUSE

[In connection with the L A Q No 3341 (starred) (*2260)]

Statement Showing the Details of Journalists Tour in 1964-65

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name of District</th>
<th>Name of papers</th>
<th>Places visited</th>
<th>Expenditure</th>
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<tr>
<td>1</td>
<td>Adilabad</td>
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<td>Nil</td>
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<td>2</td>
<td>Anantapur</td>
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<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>3</td>
<td>Chittoor</td>
<td>Correspondents of 'Hindu Chittoor and Tirupathi, Correspondents of &quot;Press Trust of India (Tirupathi), &quot;Indian Express&quot; (Tirupathi) and 'Andhra Prabha (Nagari), Editors of &quot;Kalachakram and &quot;Pallaseema (both Chittoor)</td>
<td>Study Tour in Chittoor District</td>
<td>Rs 400-00</td>
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<td>4</td>
<td>Cuddapah</td>
<td>Correspondents of &quot;Indian Express and 'Andhra Prabha&quot; from Cuddapah and Proddatur</td>
<td>Correspondents of 'Hindu from Cuddapah and Proddatur, Correspondents of &quot;Mail&quot;</td>
<td>Various places in Cuddapah District</td>
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<td>17</td>
<td>Srikakulam</td>
<td>Correspondents of the 'Hindu', 'Indian Express', 'Andhra Prabha', 'Andhra Patrika', and Editor of 'Vamsadhara'</td>
<td>Peddapeta, Cuddapalli, Seethampeta, Palakonda, Kothulakaviti, Nagavalli, Seethanagaram, Bobbili, Pediri, Badangi, Narasampeta, Sri Mukhalinga Kotabommali, Tekkali, Nandigam</td>
<td>Rs 350-00</td>
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<td>18</td>
<td>Visakhapatnam</td>
<td>Correspondents of &quot;Indian Express&quot;, &quot;Mail&quot;, &quot;Andhra Janatha&quot;, and Editor, &quot;Visakhapatrika&quot;</td>
<td>Paderu, Chintapalli, Tajangi, Sileru Tapiyudi, Thanam, Anakapalli, Jambasingi and Kotauratla</td>
<td>Rs 400-00</td>
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<tr>
<td>19</td>
<td>Warangal</td>
<td>Correspondents of &quot;Andhra Janatha&quot;, &quot;Siasat&quot;, and &quot;Milap&quot;, and Editors of &quot;Dharma Bhumi&quot;, &quot;Sharare&quot;, &quot;Viswajyothi&quot; and &quot;Fawaz&quot; and a local journalist</td>
<td>Mulug PS, Etturnagaram PS, Narsampet PS, Kodakandla PS</td>
<td>Rs 350-00</td>
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### Statement Showing the Details of Journalist's Tour in 1965-66

<table>
<thead>
<tr>
<th>SL No</th>
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<th>Name of Papers</th>
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<tbody>
<tr>
<td>1</td>
<td>Adilabad</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
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<td>Anantapur</td>
<td>Correspondents of &quot;Deccan Chronicle&quot;, &quot;Andhra Bhoomi&quot;, &quot;Hindu&quot;, Mail, 'Visalandhra', and Editor of Sadhana</td>
<td>Kurnool, Mahbubnagar Wanaparthi, Achampeta Mannanur, Dindi, Kalvakurthi Jadcherla, Kodangal, Gadwal, Bij nampalli</td>
<td>Rs 596-90</td>
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<td>3</td>
<td>Chittoor</td>
<td>Correspondents of &quot;Hindu&quot;, Andhra Prabha, 'Indian Express', and Editors of &quot;Prajavahini&quot;, &quot;Kalachakram&quot; and 'Pallascema'</td>
<td>Taken on Tour in Cuddapah District</td>
<td>Rs 600-00</td>
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<td>Cuddapah</td>
<td>Editors of &quot;Upadhyaya&quot; and &quot;Kalabhashini&quot; and Correspondents of 'Indian Express', &quot;Mail&quot;, the &quot;Hindu&quot; (Cuddapah), &quot;Andhra Prabha&quot;, &quot;Andhra Patrika&quot;, &quot;Hindu&quot; (Proddatur), &quot;Andhra Bhoomi&quot; and &quot;Deccan Chronicle&quot;</td>
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<td>13</td>
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<td>14</td>
<td>Nalgonda</td>
<td>Correspondents of &quot;Golkonda Patrika&quot;, &quot;Siasat&quot;, Deccan Chronicle</td>
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<td>Nellore</td>
<td>Correspondents of 'Andhra Patrika', and Siasat and President of Nellore Dist Journalists Association Editor of &quot;Nagar Jyothi&quot; and Secretary, Nellore Dist Journalists Association</td>
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<td>Nizamabad</td>
<td>Correspondents of 'Milap' 'Deccan Chronicle Golkonda Patrika', Rahnuma-e-Deccan and Editors of 'Rang-e-Zamana' and 'Praja'</td>
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<td>Visakhapatnam</td>
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<td>Warangal</td>
<td>Correspondents of &quot;Siasat &quot;Deccan Chronicle&quot;, &quot;Andhra Janatha&quot; and Editor of 'Sharare'</td>
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<td>20</td>
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Toured Nellore District Thermal Station CD Medical Store & Temple at Nellore, Mica Mines at Kalichedu, Vakadu Hostel and School Kamgiri Reservoir, Kanapur Canal and Mahammdapuram High School

Toured Kurnool Dist Markapur, Srisai, Nandyal, Yemmiganur, Adoni and Kurnool

Toured Krishna Dist Vijayawada, Gannavaram, Buddavaram, Peddamaddali, Pamarru, Bariapadi, Srikakulam, Gudivada, Madinepalli Kaikalur, Bajabalapatanam, Machilipatnam

Toured in Anantapur District

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<td>Rs 941-85</td>
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<td>Toured Kurnool Dist Markapur, Srisai, Nandyal, Yemmiganur, Adoni and Kurnool</td>
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<td>Rs 550-00</td>
<td>Rs 941-85</td>
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<td>Toured Krishna Dist Vijayawada, Gannavaram, Buddavaram, Peddamaddali, Pamarru, Bariapadi, Srikakulam, Gudivada, Madinepalli Kaikalur, Bajabalapatanam, Machilipatnam</td>
<td>Toured in Anantapur District</td>
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<tr>
<td>Rs 450-00</td>
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Or 1 Answers to Questions
Toured in Nizamabad District
Pocharam Nizamsagar, Rudur,
Farm, Bodhan Sugar Factory, Ali-
sagar Chandur Panchayat, Mupkal
Kisannagar, Pochampad Site
Toured Khammam Dist Khammam
Block, Wyra, Kallur, Lankasagar,
Vestaram, Kothagudem, Collieries,
Palavancha, Bhadrachalam Narai-
gudem

Toured in Nalgonda Dist Bhongir
Panchayat, Bibinagar, Nalgonda
Pangal temple, Nagarjunasagar
Project and Museum
Nil
Nil
Guntur, Amaravathi, Nagarjuna-
sagar, Vetapalem etc

Toured in Visakhapatnam District,
Shipyard Port Lawon's Bay,
Simhachalam, Araku Valley,
Minamalur and Coffee Plantations,
Matsyagudem Anakapalli,
Kotauratla Etikoppaka

Oral Answers to Questions

25th June 1965.

Rs 450-00
Rs 446-26
Rs 550-00
Rs 550-00
Rs 638-06
2261—

* 1636 Q — Sri Pragada Kotaiah — Will the hon Minister for Industries be pleased to state

(a) whether the Government are aware of the fact, that the yarn used by handlooms is subjected to levy of heavy excise duties and sales tax both by Central and State Governments while the yarn used up by the composite mills is exempted from the said levies, and

(b) if so, whether the Government would take steps to get both the above said levies abolished on yarn used by handlooms?

The Minister for Industries (Sri B V Gurumurthy) — (a) The Government are aware of the rates of sales tax and excise duties levied on yarn

(b) The rate of levy of sales tax on yarn has been reduced from 3% to 2%. As regards the excise duty the Finance Minister the Govt of India have announced in the budget speech for 1968-69 that no excise duty will be levied on yarn up to and inclusion of 40 counts

— Sales tax 6 point — Sales tax & excise duty on Co-operative spinning mills & members consume yarn & excise duty.

SAIRAM — Sales tax & point sale. Mill cloth & Automatic cloth conversion & sales tax. Spinning mill weaving & handloom & sales tax & Central Government abolish it. Weavers Societies are direct members of the Co-operative Spinning Mills and they are actually consuming the yarn produced. Whether this Government will make a recommendation to the Centre to see that the yarn produced by a Co-operative spinning mill and consumed by weavers Co-operative Societies are exempted from excise duty levied by Government of India?

Sri B V Gurumurthy — I cannot categorically say that it can be done. If he makes a formal proposal, it will be considered.
2262—

*4246 Q—Sri Ch Rajeswara Rao —Will the hon Minister for Municipal Administration be pleased to state

(a) what is reimbursable amount of property tax to the Hyderabad Municipal Corporation by the Central and State Governments for the buildings owned by them in the twin cities under the Hyderabad Municipal Corporation Act, and

(b) whether the same has been paid to the Municipality during the last five years if not, the reasons therefor?

Sri N Chenchurama Naidu —(a) The building owned by the State and Central Government in the twin cities stand exempted from payment of general tax under section 202 (c) and (d) of Hyderabad Municipal Corporation Act Service charges have however to be paid in respect of the said buildings by the respective Governments Under section 203 only, the State Government has also to pay the Corporation annually amount equal to the central tax on its buildings which so stand exempted The amounts still payable to the Municipal Corporation by the State and Central
Government, on this account are Rs 8,96,900 and 2,38,238.66 paise respectively.

(b) An amount of Rs 4,47,731 was paid by the State Government during the last 5 years. The balance still to be paid is Rs 8,96,900. No amount was paid in respect of Central Government buildings.

2263—

*2034 Q—Sarasvi Badrivasal Pitti, K Butchi Raidu, B Ratnasahapati (Rajampeta) and Ahmed Hussain—Will the hon. Minister for Municipal Administration be pleased to state

(a) whether any one is exempted from payment of property tax by 31-3-37 by the Hyderabad Municipal Corporation,

(b) if so, who are they and the reasons therefor, and

(c) the amount which could have been collected has there been no exemption?

Sri N Chenchurama Naidu—(a) No, sir,

(b) Do not arise

(c) Does not arise.
APPORTIONMENT OF STATE EXPENDITURE BETWEEN ANDHRA AND TELANGANA

2264—

(a) whether it is a fact that the Government have decided in 1967 to apportion the expenditure on common services and establishments at Headquarters be allocated in the ratio of 2:1 between Andhra and Telangana,

(b) if, so whether this is followed in the Housing Board,

(c) if not, the reasons why this was not followed in the Housing Board in view of the fact that the staff was appointed in the ratio of 2:1 and the members were nominated in the same ratio and the houses were allotted to all the people of the State, and

(d) whether the Government consider to apportion the expenditure in the ratio of 2:1 between Andhra and Telangana from the date of constitution of Andhra Pradesh Housing Board?

Sri N. Chenchurama Naidu (a) Yes, Sir
(b) No, Sir

(c) & (d) The staff in the Housing Board was not appointed in the ratio of 2:1 and the members were not also nominated in that ratio. The entire expenditure incurred by the Housing Board has been shown under Telangana region because the Housing Board has so far taken up housing schemes in Telangana region only. However, the Regional Committee has also raised a similar contention that the excess amount booked in the Second and Third Plans to the Telangana account for the State-wide schemes of the type executed by the Housing Board should be allotted as Telangana surplus in the Fourth Plan. This question is separately under consideration of Government.
MISSING OF COAL WAGONS

2265—

* 4103 Q — Sri T. Purushothama Rao — Will hon the Chief Minister be pleased to state

(a) whether it is a fact that a train of 142 wagons containing coal being supplied to the Hussainsagar and Vijayawada Power Houses has been missing,
Oral Answers to Question
25th June, 1968

(b) whether the whereabouts of that train could not be traced since 1961,

(c) whether any compensation had been paid by the railway authorities to the State Government, and

(d) if not, the reasons therefor?

Sri K. Brahmananda Reddy — The answer to the Question is placed on the Table of the House.

PAPER PLACED ON THE TABLE OF THE HOUSE

[Vide Answer to L A Question No 4103 (*2265)]

The matter relates to the Andhra Pradesh State Electricity Board.

(a & (b) There is no such case of missing of a train load of 1/2 coal wagons since 1961. There are, however, individual cases of coal wagons missing in transit and also receipt of some unconnected wagons.

(c) Necessary claims with regard to the individual cases referred to. Some of the claims have been duly accepted and adjusted with unconnected wagons received and utilized by the Board. Correspondence is in progress with regard to the balance of wagons.

(d) Does not arise.

Sri K. Brahmananda Reddy —

Total number of wagons not received 192
Unconnected wagons received and utilized from 1964 and adjusted against above 67
Claims settled by railways 4
Promised to be settled by railways 14
Promised to locate and advise by railways 4
Balance 103
46 July 25th, 1968

64 wagons were missing during 1960, 4 wagons were missing in 1966, 4 wagons were missing in 1967.

It is a matter of very serious concern to the whole State and the Nation as a whole. It would take very long time for one to unload one wagon and take coal. Would the Chief Minister give us an idea as to how it happened and where exactly this took place? (The Chief Minister was seen nodding his head in the negative.) He has no idea. If the Chief Minister has no idea, has he any idea at all whether the wagons at least are available? They must be available on some line or other.

Sri K. Brahmananda Reddy - I think, Sir, this must be a question of wagon load, not probably wagons, I do not know. In any case, if you want me to find out - whether they have been traced if so how and all that, which may not be worth while. All the same if you insist I will find out.

Sri K. Brahmananda Reddy - I will get the necessary information, whether it is about wagons, wagon loads, if so how and all that. I will get the information.

Sri K. Brahmananda Reddy - I think, Sir before the close of the Assembly, because it takes time it has to be discussed with Singareni Collieries. We have to get that information I will get it as expeditiously as possible.
Writen Answers to Questions 25th June, 1968

Mr Speaker — Answers to all other questions will be placed on the Table of the House, excepting Question No 2270.

MASTER PLAN FOR KAKINADA

2270 —

* 1187 Q — Sri C V K Rao — Will the hon. Minister for Municipal Administration be pleased to state

(a) whether survey work for Master Plan for Kakinada town is completed, and

(b) if so, when will the scheme be taken up?

Sri N. Chenchurama Naidu — (a) Yes, Sir

(b) The preparation of the plan has been taken up

Survey part of the work has been completed by 1966-67

WRITTEN ANSWERS TO QUESTIONS

LOSS OF CEMENT IN SINGARENI COLLIERIES

2270 —

* 5244 Q — Sri K Ramanatham — Will the Chief Minister be pleased to state

(a) whether physical verification of the cement bags in the godowns of Ramagundam Division under Sr. gareni Collieries has been conducted,

(b) whether it has been brought to the notice of the Government that at the time of the audit of the Company there were shortages of 4,000 bags and it was so written that they have hardened and become useless,
(c) the reasons why the buildings engineer had kept quiet until such a large number of cement bags got damaged, and
(d) the action taken against the persons responsible for the loss?

A —
(a) Yes, Sir, it was done during February, 1968
(b) Only 250 cement bags became hardened but that cement was used in other works.
(c) The Building Engineer is not concerned. Stores Officer is in charge of the Cement.
(d) As the cement along with other materials kept in a temporary stores-shed pending construction of a permanent building and as no loss occurred to the Company in this regard, the question of taking action against anybody did not arise.

INCREASE IN THE PRODUCTION OF COAL

2267—
*4923 Q—Sri Dhanekula Narasimham —Will hon. the Chief Minister be pleased to state
(a) the steps being taken to increase the per capita production in Mandamarri and Ramakrishnapuram Collieries, and
(b) whether any steps are being taken to increase the machinery in these collieries?

A —
(a) & (b) Due to recession the demand for coal has not increased, and as such no large scale programme is planned for increasing the per capita production in Mandamarri and Ramakrishnapuram Divisions. Machinisation has also not been fully introduced in these two Divisions for the same reason.

GRANT TO CENTRAL LABORATORIES

2268—
* 3309 Q—Sri Badrivishal Patti —Will the honorable Minister for Industries be pleased to state
(a) the date from which grant is being given to the Central Laboratories for Scientific and Industrial Research by the State Government vide P 538 of Budget Estimates 1967-68, and
(b) the year-wise amount of grant given so far?

A —
(a) The Regional Research Laboratories Hyderabad which formerly known as Central Laboratories for Scientific and Industrial Research, is being given an annual grant since the year 1956-57 when it was transferred by the State Government to the Council of Scientific and Industrial Research, Government of India.
(b) A fixed amount of Rs. 2 lakhs is given annually from 1956-57. Prior to that a recurring grant of Rs. 5.25 lakhs was given by the erstwhile Government of Hyderabad.
Written Answers to Questions 25th June, 1968 49

SOAP WORKERS CO-OPERATIVE SOCIETY, LTD

2269—

*1726 Q—Sri Pragada Kotaiah—Will the hon Minister for Industries be pleased to state

(a) the date and the amount placed at the disposal of the Vetapalem Panchayat Samithi by the Andhra Pradesh Khadi and Village Industries Board for the purpose of passing on the said amount to Soap Workers Co-operative Society Ltd, in the said samithi area, and

(b) the amount actually made available to the said Soap Workers Co-operative Society by the Panchayat Samithi?

A —

(a) An amount of Rs. 10,700/- was released to the Vetapalem Panchayat Samithi under the proceedings of the A P Khadi & Village Industries Board dated 29-4-63 for disbursement to the Savithri Soap Workers Co-operative Society Ltd, Amadapatnam Bapatla Tq

(b) An amount of Rs. 6,000 was made available to the society by the Vetapalem Panchayat Samithi

WATER SUPPLY SCHEMES

2271—

*2313 Q—Sri P. O. Satyanarayana Raju—Will the hon Minister for Municipal Administration be pleased to state

(a) the number of comprehensive Water Supply Scheme sanctioned during the financial year 1966-67,

(b) the number of such schemes sanctioned in Kurnool district,

(c) the number of schemes that are taken up, and

(d) the schemes that are pending execution?

A —

(a) Only one scheme namely Nirmal Water Supply scheme was sanctioned during 1966-67

(b) None in 1966-67

(c) and (d) The Scheme has not yet been taken up for execution and is still pending execution

INCLUSION OF DASARIMATAM PANCHAYAT IN TIRUPATHI MUNICIPALITY

2272

*2486 Q—Sri A. Easwara Reddy—Will the hon Minister for Municipal Administration be pleased to state

(a) whether there is a proposal to include the areas of Dasarimatam Panchayat which is very adjacent to the Tirupati town, in Chittoor District, in Tirupati Municipality, and

(b) if so, for what reasons?

353—7
30th June, 1988

Written Answers to Questions

A —

(a) and (b) Yes, Sir. The proposal has been made in order to enable the people of the Panchayat to enjoy the civic amenities and also from the point of development activities.

COAL PRODUCED IN RAMAGUNDAM DIVISIONAL

2272—

* 5249 Q — Sri K Ramanatham — Will hon the Chief Minister be pleased to state

(a) whether proper accounts are being maintained for the Coal produced in the Ramagundam Division of Singareni Collieries Company,

(b) whether it has been brought to the notice of the Government that while the C S, Plant engineer was selling coal through Bibi Zarda company, Agent II has caught him and admonished him,

(c) if so, the action taken thereon, and

(d) if not, the reasons therefor?

A —

(a) Yes, Sir.

(b) No such incident has taken place

(c) & (d) Does not arise

ELECTRIFICATION IN CUDDAPAH DIST

2274—

* 1749 Q Sri R Rajagopala Reddy — Will the Chief Minister be pleased to state

(a) what is the per capita consumption of power in Cuddapah district as compared to other Rayalaseema districts,

(b) what are the schemes of rural electrification under execution in the above district during this year,

(c) what are the schemes sanctioned and pending execution, and

(d) what are the steps being taken by the Government to bring the power consumption position of Cuddapah on a par with other districts in the region?

A —

The answer to the Question is placed on the Table of the House.
Written Answers to Questions 25th June, 1968

PAPER PLACED ON THE TABLE OF THE HOUSE

[Vide Answer to L A Question No (*2274) ]

The matter relates to the Andhra Pradesh State Electricity Board

(a)

<table>
<thead>
<tr>
<th>District</th>
<th>Per capita consumptions (1966-67)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cuddapah</td>
<td>14.2</td>
</tr>
<tr>
<td>Anantapur</td>
<td>22.2</td>
</tr>
<tr>
<td>Kurnool</td>
<td>34.4</td>
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<tr>
<td>Chittoor</td>
<td>27.4</td>
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</tbody>
</table>

(b)

The schemes under execution in the district referred to, during this year are:

<table>
<thead>
<tr>
<th>S No</th>
<th>Name of the Scheme</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>E S to Chinchowk and Kondayapalli villages in Cuddapah Taluk</td>
</tr>
<tr>
<td>2</td>
<td>E S to Peravaram and Enroute villages in Rajampet Taluk</td>
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<tr>
<td>3</td>
<td>E S to Akepadu and enroute villages in Rajampet Taluk</td>
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<tr>
<td>4</td>
<td>E S to Rachagudipalli and additional loads at Manthapampalli in Sidhoul Taluk</td>
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<tr>
<td>5</td>
<td>E S to Upparapalli, Settigunta in Rajampet Taluk</td>
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<tr>
<td>6</td>
<td>E S to Garalamadugu and T V Agraharam in Rajampet Taluk</td>
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<td>7</td>
<td>E S to Obili in Rajampet Taluk</td>
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<tr>
<td>8</td>
<td>E S to Lingapuram Kothapalli in Poddatur Taluk</td>
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<tr>
<td>9</td>
<td>E S to Annalur in Poddatur Taluk</td>
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<tr>
<td>10</td>
<td>E S to Thippalur in Kamalapuram Taluk</td>
</tr>
<tr>
<td>11</td>
<td>E S to Bodhiphippanapadu and enroute villages in Jammalamadugu Taluk</td>
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<tr>
<td>12</td>
<td>E S to Nallaballi in Jammallamadugu Taluk</td>
</tr>
</tbody>
</table>
(c)

The schemes sanctioned and pending execution in Cuddapah district are:

<table>
<thead>
<tr>
<th>S No</th>
<th>Name of the scheme</th>
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<tbody>
<tr>
<td>1</td>
<td>E S to Thippareddipalli and enroute villages in Cuddapah Taluk</td>
</tr>
<tr>
<td>2</td>
<td>E S to Thapatila and three villages in Cuddapah Taluk</td>
</tr>
<tr>
<td>3</td>
<td>E S to Appanapalli village in Cuddapah Taluk</td>
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<tr>
<td>4</td>
<td>E S to Chinnagreddipalli in Cuddapah Taluk</td>
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<tr>
<td>5</td>
<td>E S to Ravulapalli in Cuddapah Taluk</td>
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<tr>
<td>6</td>
<td>E S to Buddayapalli in Cuddapah Taluk</td>
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<tr>
<td>7</td>
<td>E S to Mamillapalli and Bujepalli in Cuddapah Taluk</td>
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<tr>
<td>8</td>
<td>E S to Gaddamvaripalli and Somayulapalli villages in Proddatur taluk</td>
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<td>9</td>
<td>E S to Bhymayapalli and Nallagutlapalli in Proddatur Taluk</td>
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<td>10</td>
<td>E S to Sainagar near Bhakarapuram in Proddatur Taluk</td>
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<tr>
<td>11</td>
<td>E S to Shaiksabepalli in Proddatur Taluk</td>
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<td>12</td>
<td>E S to Mudindlapalli</td>
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<td>13</td>
<td>E S to Akkulayapalli</td>
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<td>14</td>
<td>E S to Yerraguntakota, Chennarajupadu in Rajampet Taluk</td>
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<td>15</td>
<td>E S to Ayyavaripalli, Patherjupalli H/o Buduguntlapalli in Rajampet Taluk</td>
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<td>16</td>
<td>E S to Reddivaripalli, Bayanapalli and Gudlavaripalli in Rajampet Taluk</td>
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<tr>
<td>17</td>
<td>E S to Mittameedipalli and its Hamlets</td>
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<tr>
<td>18</td>
<td>E S to Konetirajukandriga</td>
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<td>19</td>
<td>E S to Bestavarpalli H Kamantarajupuram</td>
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<td>20</td>
<td>E S to Lingamraj &amp; Bahirajupalli in Rajampet Taluk</td>
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<tr>
<td>21</td>
<td>E S to Chiyavaram and Chiyavaram Rammapalli</td>
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<tr>
<td>22</td>
<td>E S to Kammavaripalli and other villages</td>
</tr>
<tr>
<td>23</td>
<td>E S to Adapur, Reddyapalli</td>
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<tr>
<td>24</td>
<td>E S to Garugupalli and Edigapalli</td>
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</tbody>
</table>
**Announcement**

25th June, 1968

**Re Arrests of Sarvsvri Sultan Salahuddin Owasi, Ahmed Hussain and Khaja Nizamuddin Members of Legislative Assembly**

<table>
<thead>
<tr>
<th>1</th>
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<tbody>
<tr>
<td>25</td>
<td>E S to Kapupalli</td>
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<td>26</td>
<td>E S to Nethvaripalli</td>
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<td>27</td>
<td>E S to Penagaluru</td>
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<td>28</td>
<td>E S to Simhadripuram and enroute Villages in Pulivendula Taluk</td>
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<td>29</td>
<td>E S to Lomada, Ravulakolanu,</td>
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<td>30</td>
<td>E S to Duduvenkunta, Sunkesula</td>
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<tr>
<td>31</td>
<td>E S to Chirrajupalli in Kamalapuram Tq</td>
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<td>32</td>
<td>E S to Gadikota in Rayachoti Taluk</td>
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<tr>
<td>33</td>
<td>E S to Somavaram in Rayachoti Taluk</td>
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<td>34</td>
<td>E S to Avulavandalapalli</td>
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<td>35</td>
<td>E S to Pemmedalapalli</td>
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<td>36</td>
<td>E S to Gunikuntla</td>
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<td>37</td>
<td>E S to Gangaperuru and Sharajupalli</td>
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<tr>
<td>38</td>
<td>Tangoturu, Madhavaram etc Villages</td>
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<tr>
<td>39</td>
<td>E S to Ontitaipalli and T Santgaripalli,</td>
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<tr>
<td>40</td>
<td>E S to Veeraballi and Mallampeta in Badvel Taluk</td>
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<tr>
<td>41</td>
<td>E S to Kalsapadu and Enroute Villages</td>
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<tr>
<td>42</td>
<td>E S to Eguvathamballapalli</td>
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<tr>
<td>43</td>
<td>E S to Rangasamudram and Gurrappagaripalli,</td>
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<td>44</td>
<td>E S to Naraapuram and enroute Villages</td>
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<tr>
<td>45</td>
<td>E S to Obulapuram and Pattignanta</td>
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<tr>
<td>46</td>
<td>E S to Diguvathamballapalli</td>
</tr>
</tbody>
</table>

(d)

As and when additional funds become available, more number of schemes of Cuddapah district will be taken up to bring the per capita consumption of that district on par with the other district of Rayalaseema

**ANNOUNCEMENT**

**Re — Arrests of Sarvsvri Sultan Salahuddin Owasi, Ahmed Hussain and Khaja Nizamuddin, Members of the Legislative Assembly**

Mr Speaker — I am to inform the House that Sarvsvri Sultan Salahuddin Owasi, Ahmed Hussain and Khaja Nizamuddin, Members of the Andhra Pradesh Legislative Assembly, were arrested and taken into custody at Hyderabad in the early hours of 2–6–1968 under the Preventive Detention Act, 1950, and they are now lodged in the District Jail, Secundrabad
Mr Speaker — I am to inform the House that Sri Bhoom Reddy Narasimha Reddy, M L A, Thungathurti Constituency, who was arrested on 27-3-1968 was released on bail by the Court of Munsif Magistrate, Suryapet, on 9-3-1968 since he was granted bail by the Andhra Pradesh High Court on 7-5-1968.

BUSINESS OF THE HOUSE

Mr Speaker — It has not yet come to me I will be in a position to tell about it something tomorrow morning I do not know what it is.

Mr Speaker:— We will consider.

Mr Speaker — You sent it by post?

Sri B V Ramanayya — Yes, Sir.

Mr Speaker — Perhaps it was addressed to the Secretary I will consider it.
Mr Speaker — Anyhow I have not gone through those notices.

... (omitted for brevity) ...

Mr Speaker — In another ten minutes, I will be reading out the letter which Mr Nagi Reddy has written to me.

So far as method of giving notice of adjournment motion is concerned, it is given under Rule 64. Most of you must be aware of this Rule. Many of the Members had occasion to know it.

'Rule 64 Notice of an adjournment motion shall be given one hour before the commencement of the sitting of the day on which the motion is proposed to be made to each of the following —

(i) the Speaker,

(ii) the Minister concerned, and

(iii) the Secretary'

So far as I am concerned, I am not ready. So far as the Minister is concerned, I do not know whether he has received any notice.
Sri K Brahmananda Reddy - I have not received any paper

Mr Speaker - He must have given the notice to the Secretary. Naturally he must be scrutinizing all these notices whether they are in order or not. It is only after that he will send them to me.

Sri T Nagi Reddy - I agree. Can we take it tomorrow?

Mr Speaker - I am not in a position to say. Till I go through the notice I would not be in a position whether I am going to admit them or disallow them or call them in the House, etc. I expect the Secretary to send all the notices to me this evening. I will go through and consider as to what should be done.

Sri T Nagi Reddy - May I suggest one way through you, Sir, to the Government. After our Assembly closed last time and till today there have been quite a number of incidents which have already been reported in the Press regarding the law and order situation in Andhra Pradesh. And I think it would be in the interests of the House and the Government and the public at large that this question be discussed in this House so that a set of adjournment motions need not be moved or call attention notices not be given by the Members. There are quite a number of incidents which have taken place in all the districts from Anantapur to Nalgonda. Would it not be better if we discuss this problem separately?

Mr Speaker - So far as the law and order position is concerned, every day so many grave crimes are taking place in the State. It is not as though we are concerned with every offence that it takes place, let it be murder, dacoity, robbery or whatever it may be. Unless as a result of that a situation has arisen in any region or particular area which is likely to threaten the peace or a very grave situation has arisen as a result of a particular offence of course Members can certainly take notice of it and bring it to the notice of the Government under various Rules or Procedure, Rule 64 or 73 whatever it may be. It is not as though every offence will give room for giving notice of an adjournment motion. If any of you feel that a planned attack is being made against a particular community by people of certain communities, it is entirely a different thing. Naturally we have to take notice, everybody has got to take notice. If you say that simply because a particular victim belongs to a particular community, whoever the accused may be, I do not know whether that will form a subject matter of an adjournment motion.

Sri T Nagi Reddy - I am not speaking of community. Let me make myself clear.

Mr Speaker - Here and there certain offences were committed. Let us be clear about these things.

Sri T Nagi Reddy - My contention was not about the community. I am not worried about communities here. The question is, in quite a number of villages, either in Nalgonda or Khammam, there have been a series of incidents that are taking place giving rise to perturbation all over the district and in the State. There have been in this period of three months
Mr Speaker — I appreciate your point. In all such cases please furnish full details when you give notice.

Shri T Nagi Reddy — The point here is, there are dozens of incidents that are reported.

Mr Speaker — One or two enough.

Shri T Nagi Reddy — I can tell you, in Anantapur district a landlord was attacking the agricultural labour, the same thing in Krishna district and elsewhere. This is the thing which is worrying the public.

Mr Speaker — One or two instances will suffice. Perhaps you are driving the point that Members belonging to a particular political party are being harassed or if I have inferred correctly — that is what you are driving at. If that is so, please give notice.

Shri T Nagi Reddy — I am driving at that. Party against party, class against class, even though there is no party in existence in that particular place. Innumerable number of these instances have taken place within these three months.

Mr Speaker — Please give notice.

Shri V. S. Goel — Preventive Detention Act, 1968.

Shri T Nagi Reddy — I am driving at that. Adjournment Motion is going, please give notice.

Mr Speaker — I am sure you are going to give notice. There is no adjournment.
58 25th March, 1968 Business of the House

Sri K. Brahmananda Reddy —Let us also hear him, Sir (Laughter)

Several hon members rose

Mr Speaker —Order Order

Sri K. Brahmananda Reddy —Let us also hear him, Sir (Laughter)

Several hon members rose

Mr Speaker —Order Order

Sri K. Brahmananda Reddy —Let us also hear him, Sir (Laughter)

Several hon members rose

Mr Speaker —Order Order

Sri K. Brahmananda Reddy —Let us also hear him, Sir (Laughter)

Several hon members rose

Mr Speaker —May I request all the members to sit down Let the hon Member complete his speech,
Mr Speaker Nothing more now I call upon the Chief Minister to move the condolence resolution

Sri T Nagi Reddy I have a serious matter to bring to your notice

Mr Speaker — If you have got anything, please give notice

Mr Speaker — That is what you feel

Sri G Sivayya — I have given an adjournment motion to discuss the problem of unemployment of teachers and the ousting of teachers in this State. About 5,000 of teachers have been ousted from service and about 5,000 families have been unemployed. It is a very serious problem affecting the rural education. Therefore, I would like to know what happened to my motion.

Mr Speaker — I have not received that notice

Mr Speaker — After the condolence motions are over, I shall take up one by one

Sri P Subbaiah — Point of order Sir, Notice to the Secretary notice to the Hon'ble Speaker also?

Mr Speaker — When the rule clearly says that notice must be given to the Speaker, the Minister concerned and the Secretary, does it mean that notice given to the Secretary also means notice given to the Speaker?

Sri P Subbaiah — My point is this

Mr Speaker — There is no point in what you are saying. The rule position is clear.

Sri P Subbaiah — The procedure is —

Mr Speaker — If he cannot understand the rule correctly, I am not here to help him.

Sri P Subbaiah — Let me explain myself

Mr Speaker — There is no point of order

Sri P Subbaiah — There is another point. Let me finish the point of order which I am raising here. I am raising here also on the floor of the House, that adjournment motions can keep in the name of the Speaker.
An announcement

25th March, 1961

Re: Resignation of Sri N Nagi Reddy as leader of the Communist Party (Marxist).

Rules clearly state that a breach of privilege of the members of the Assembly by the Union Finance Minister, Mr Morarji Desai as you know in today's paper.

Mr Speaker — You are very anxious about these things. Do you think that every notice given by the member will be sent to me and it will be called in the House? Supposing you have given notice of a breach of privilege and if it is disallowed, you will get an endorsement. If it is not disallowed, naturally it will be sent to me and it will be called in the House either after hearing you or before hearing you. Supposing I have disallowed it, you will get an endorsement, otherwise it will be called in due course. You need not be very anxious. Don't think it will miss my notice. You need not be very anxious. If it is not today, it will come tomorrow or the day after. Now I request the Chief Minister to move the condolence resolution.

ANNOUNCEMENT

Re: Resignation of Sri T Nagi Reddy from the Communist Party (Marxist).

Mr Speaker — I received a letter from Sri T Nagi Reddy today. It reads:

"Dear hon Speaker,

I would like to inform you that I am no more a member of the Communist Party (Marxist) and therefore I have relinquished the leadership of the party in the Legislature.

Thank you,

Yours sincerely,

(Sd) T Nagi Reddy, M L A.

Sri K Brahmananda Reddy — But what happened to others?

Mr Speaker — He has ceased to be a member of that party and the leader of that party. The party continues. They might elect some other leader. It is not for us.

Sri K Brahmananda Reddy — I am not anxious. It is however good for all of us if we know out of the list of 9 friends how many are still there.

(Sd) Sri K Brahmananda Reddy

(Sd) Sri K Brahmananda Reddy
Condoence motions 25th March, 1968

re Demise of Sri N Penchalaiah, MLA

Sri K Brahmananda Reddy — Sir, I have taken note of what the hon Leader of Opposition, Mr Madhava Rao and other friends have said with regard to detenues. We will see tomorrow, Sir

(Mr Deputy Speaker in chair)

Sri K Brahmananda Reddy — Sir, I beg to move ‘That this House places on record its deep sense of sorrow at the demise of Sri N Penchalaiah, Member, Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family’

Mr Deputy Speaker — Motion moved
62

25th March, 1968

Condolence motions
re Demise of Smt N Penchaliah, M L A

1962 సంవత్సరం మార్చి 10 న ముఖ్య యోగ్యా దానం లేదా సంఘమని నిధనం చేయింది. ఎందుకంటా దేశానికి సంఘమని ఇంటికి నిధనం చేస్తుంది. మార్చి 11 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 12 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 13 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 14 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 15 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 16 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 17 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 18 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 19 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 20 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 21 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 22 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 23 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 24 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 25 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 26 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 27 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 28 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 29 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 30 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది. మార్చి 31 న మార్చి సంఘమని బాగా నిధనం చేస్తుంది.
Mr Deputy Speaker - I fully associate myself with the feelings expressed by the Leader of the House and also the Opposition members and others. I have not known Sri Penchaliah intimately,
but from what has been said of him, it could be said that he was a useful legislator, a good social worker and a responsible citizen of this mother land. It is not within our power to do anything that we could do to save him. God has removed him from us and all that we could do is to pray God to bestow peace to his soul and strength to his family members.

The question is

"That this House places on record its deep sense of sorrow at the demise of Sri N. Penchalah, member, Andhra Pradesh Legislative Assembly, and conveys its deep sense of sympathy to the members of the bereaved family.

The motion was adopted, new con ill Members standing in silence for a minute

re DEMISE OF SRI MANTHENA VENKATA RAJU, FORMER MEMBER OF THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Sri K. Brahmananda Reddy —Sir, I beg to move

"That this House places on record its deep sense of sorrow at the demise of Sri Manthena Venkata Raju, former member of the Andhra Pradesh Legislative Assembly, and conveys its deep sense of sympathy to the members of the bereaved family."

Mr Deputy Speaker — Motion moved
Condolence motion
25th March, 1968

re Demise of Sri Manthena Venkata Raja,
former member of the Andhra Pradesh Legislative Assembly

Demise of Sri Manthena Venkata Raja, former member of the Andhra Pradesh Legislative Assembly
Condolence motions

re Demise of Sri Muthenna Venkata Raju,
former member of the Andhra Pradesh Legislative Assembly

25th March, 1988

condolence motions to the demise of Sri Muthenna Venkata Raju, former member of the Andhra Pradesh Legislative Assembly.

In these circumstances, we hereby resolve:

[Resolution text]

[Signatures]
Condolence Notes

25th March, 1968

re Demise of Sri Manthena Venkata Raju,
former member of the Andhra Pradesh Legislative Assembly

Sri Manthena Venkata Raju was a former member of the Andhra Pradesh Legislative Assembly. He passed away in 1962, and he was a dedicated member of the assembly, contributing significantly to the legislative process.

The assembly paid tribute to Sri Manthena Venkata Raju on his demise, acknowledging his contributions and the void left by his departure. The assembly members expressed their condolences to the family and the people of Andhra Pradesh.

Family and friends of Sri Manthena Venkata Raju were deeply saddened by his passing, and they remembered him as a hardworking and dedicated member of the assembly.
25th March, 1968

Condolence motions.

re Demise of Sri Manthena Venkata Raju, former member of the Andhra Pradesh Legislative Assembly

live wire &c. Dedicated to the service of the society, Mr. Manthena Venkata Raju, former member of the Andhra Pradesh Legislative Assembly, has left us. He was a man of great integrity, dedicated to the service of the people. His death is a great loss to the society.

Chief Minister &c. The government of the Republic Party extends its condolences to the family of the late Mr. Manthena Venkata Raju. He was a dedicated servant of the people.

Civil board &c. The civil board extends its condolences to the family of the late Mr. Manthena Venkata Raju. He was a dedicated servant of the people.
Condolence motions

25th March, 1968

re Demise of Sri Anthea Venkata Raju, former member of the Andhra Pradesh Legislative Assembly

In view of the above, the Congress Selection Committee earnestly appeals to the members of the Civic Board, the party, and friends of the late Anthea Venkata Raju to accord the following mourning resolutions:

1. A Minute's Silence is requested for the late Venkata Raju at the next meeting of the Civic Board.
2. The necessaries for the late Anthea Venkata Raju be sent to the Chief Minister of the Andhra Pradesh for onward transmission to the family.
3. An obituary notice be sent to the Andhra Pradesh Congress Committee for publication in the local newspapers.
4. A Marple of Rs. 500/- be sent to the widows of the late Anthea Venkata Raju.

This appeal has been signed by all members of the Congress Selection Committee.

[Signature]
[Signature]
[Signature]

[Name]
[Name]
[Name]
Condolence motions

Demise of Sri Muthena Venkata Raju, former member of the Andhra Pradesh Legislative Assembly.

On the occasion of the demise of Sri Muthena Venkata Raju, former member of the Andhra Pradesh Legislative Assembly, we render our deepest condolences. Mr. Raju was a member of the socialist movement and played a significant role in the left-wing movement in India. He was also a staunch supporter of the Indian National Congress and a strong advocate for secularism.

His contributions to the field of education were immense, and he served as the Chief Minister of Andhra Pradesh. Mr. Raju was a true visionary, who believed in the power of education to transform society. His passion for education and social justice is an inspiration to all of us.

We extend our condolences to his family and to the people of Andhra Pradesh. His legacy will continue to inspire us to fight for a better tomorrow.

May his soul rest in peace.
Condolence motions  25th March, 1968  71
re Demise of Sri Manthena Venkata Raju,
former member of the Andhra Pradesh
Legislative Assembly

...
Condolence moti ns

re Demise of Sri Manthana Venkata Raju,
former member of the Andhra Pradesh
Legislative Assembly

92 25th March, 1968

Demise of Sri Manthana Venkata Raju,  
former member of the Andhra Pradesh 
Legislative Assembly
Condolence motions 25th March 1968 73

re Demise of Sri Manthei Venkata Raju, former member of the Andhra Pradesh Legislative Assembly

M.P. Mr. Balageeswar Reddy presents the following motion:

Sri Manthei Venkata Raju, Mr. Balageeswar Reddy, member of the Andhra Pradesh Legislative Assembly, passed away on the 25th of March 1968. He was a respected member of the committee and his contributions to the assembly were highly valued.

The motion is to express the condolences of the assembly to the family of Sri Manthei Venkata Raju. The assembly members express their deepest sympathies to the family and friends of the late member.

The motion is carried unanimously.
25th March, 1968

Condolence motions re Demi e of Sri Manthenti Venkata Raju, former MLC of the Andhra Pradesh Legislative Assembly

Mr. Speaker,

As MLCs of the Andhra Pradesh Legislative Assembly, I rise in sorrow to tender our heartfelt condolences to the family and relatives of Mr. Venkata Raju, a member of this Assembly. Mr. Raju was not only a dedicated legislator but also a respected leader in the community. His contributions to the development of the region and his commitment to the welfare of the people were well known. His passing away is a great loss to all of us, and we express our deep sorrow at this sad event.

We extend our sympathies to the bereaved family and pledge our support in their time of grief. Let us remember Mr. Raju's contributions and continue to carry forward the work he started.

Thank you.
Conceance motions

2. 2h March, 1968

r. Demise of Sni Mithuca Venkata Raju, 
former member of the Audhra Pradesh 
Legislative Assembly

20th June 1968

Sr. Member of the Andhra Pradesh 
Legislative Assembly

Demise of Sri Minchu Venkata Raju, 
former member of the Andhra Pradesh 
Legislative Assembly

20th June 1968
Condolence motions
re: Demise of Sri Vranghena Venkata Raju,
former member of the Andhra Pradesh
Legislative Assembly

The members of the Legislative Assembly in their deep sense of sorrow and respect offer their condolences to the family of Sri Vranghena Venkata Raju, former member of the Andhra Pradesh Legislative Assembly.

In memory of a man who dedicated his life to public service, we pay our respects and offer our condolences to the bereaved family. His contributions to the legislative body will always be remembered.

May his soul rest in peace.

[Signature]
[Name]
Condolence motions
5th June, 1968

re Demise of Sri Manthena Venkata Raju, former member of the Andhra Pradesh Legislative Assembly

...
25th June, 1928

CANDOONI MOTIONS

DEATH OF MR. MANTHENA VENKATA RAJU,
FORMER MEMBER OF THE ANDHRA PRADISH
LEGISLATIVE ASSEMBLY

Motions were moved by Mr. Venkata Subba Rao and seconded by Mr. V. K. Dharma Rao for the following:

1. That this House conveys its sympathies to the bereaved family of Mr. Manthena Venkata Raju, our former Member of the Andhra Pradesh Legislative Assembly, who passed away this day.

2. That this House observes a moment’s silence as a mark of respect to the memory of Mr. Manthena Venkata Raju.

3. That this House reserves a place in its records for Mr. Manthena Venkata Raju as one of its esteemed Members.

4. That this House extends its condolences to the family and friends of Mr. Manthena Venkata Raju.

5. That this House directs that the flag of the Andhra Pradesh Legislative Assembly be flown at half-mast as a sign of mourning.

Signed,

[Names of motion presenters]
Condolence motions

25th June, 1968

re Demise of Sri Manthena Venkata Raju, former member of the Andhra Pradesh Legislative Assembly

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Mr Deputy Speaker — I rise to associate myself with the motion of condolence moved by the Leader of the House. After Andhra Pradesh was formed I had an opportunity to be with Mr Manthena Venkataramu both in organization as well as in legislature. I have seen in him a dynamic personality. Face is the index of the mind and really so in his case, anybody seeing at him could know that he was a great fighter and a nationalist leader with the urge in him to work for the nation. That is the history that has been given to us in the pre-independence period and post-independence period also by various people. Some people are born great, some people become great. But I think Sri Manthena Venkataramu was born with a great personality and lived as a great person. A great person is he who lives, not for himself but for others. He has made a history of his life to be known by others. We mourn his death not for the physical loss sustained but that he could have given still further of his greatness and service to us. That is what we have lost. He was really a valiant fighter, a man of action, and a hero in the struggle period. I now request the members to rise for a minute in silence.

The question is

“That the House places on record its deep sense of sorrow at the demise of Sri Manthena Venkataramu, former member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family.”

The motion was adopted nem con.

PAPERS LAID ON THE TABLE

ANNUAL ACCOUNTS AND AUDIT REPORT OF THE ANDHRA PRADESH ROAD TRANSPORT CORPORATION FOR 1966-67

Sri V B Raju — Sir, on behalf of the Chief Minister, I beg to lay on the Table a copy of the Annual Accounts of the Andhra Pradesh State Road Transport Corporation for the year 1966-67 as certified by the Accountant General Andhra Pradesh, together with the Audit Report thereon as required under sub-section (4) of section 35 of the Road Transport Corporation Act, 1950.

NOTIFICATIONS ISSUED UNDER Sec 16 (1) OF THE ANDHRA PRADESH MOTOR VEHICLES TAXATION ACT, 1963

Sri V B Raju — Sir, on behalf of the Chief Minister, I beg to lay on the Table under sub-section (3) of section 16 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963, (Andhra Pradesh Act 5.
of 1963) copies of the Notification issued in the following G O under
Sub-section (1) of section 16 of the said Act

<table>
<thead>
<tr>
<th>G O Ms No and date</th>
<th>Date of publication</th>
</tr>
</thead>
<tbody>
<tr>
<td>1609, Home (Transport II) dated 22-9-1967</td>
<td>5-10-1967</td>
</tr>
<tr>
<td>Government Memo No 1439, Home (Transport-II) dated 19-2-1968 as corrected</td>
<td>7-3-1968</td>
</tr>
</tbody>
</table>

Sri V B Raju — Sir on behalf of The Chief Minister I also beg to lay on the Table under sub-section (2) of section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963, (Andhra Pradesh Act 5 of 1963) copies of the Notification issued in the following G Os under sub section(1) of section 9 of the said Act

<table>
<thead>
<tr>
<th>G O Ms No and date</th>
<th>Date of publication in the Andhra Pradesh Gazette</th>
</tr>
</thead>
<tbody>
<tr>
<td>105, Home (Transport-II), dated 30-1-1963</td>
<td>29-2-1968</td>
</tr>
<tr>
<td>373 Home (Transport II) dated 19-3-68</td>
<td>11-4-1968</td>
</tr>
</tbody>
</table>

Mr Deputy Speaker — Papers laid on the Table

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

(Sri T Ramaswamy) Minister for Panchayat Raj — Sir
I beg to lay on the Table under subsection (2) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959, a copy in each of the following Notifications with which certain rules made under sub-section (1) of Section 69 of the Act have been published in the Gazette

<table>
<thead>
<tr>
<th>S No</th>
<th>Reference to the G O &amp; date with which notifications have been published in the Gazette</th>
<th>Reference to the Gazette and date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>GO Ms No 884, Panchayat Raj (Rules) Department, dated 29-12-1967</td>
<td>Pages 15-16 of the Rules Supplement to Part VII of the Andhra Pradesh Gazette, dated 8-2-1968</td>
</tr>
<tr>
<td>2</td>
<td>GO Ms No 885, Panchayat Raj (Rules) Department, dated 29-12-1967</td>
<td>Pages 16-17 of the Rules Supplement to Part VII of the Andhra Pradesh Gazette, dated 8-2-1968</td>
</tr>
</tbody>
</table>

Mr Deputy Speaker — Papers laid

RULES MADE UNDER THE BEEDI CIGAR WORKS (CONDITION OF EMPLOYMENT) ACT, 1966)

Sri Konda Lakshman Bapuji — Sir, I beg to lay on the Table a copy of GO Ms No 428, Home, dated 28-3-1968 in which
Government Bills

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

Rules under the Beedi, Cigar Workers’ (Condition of Employment) Act, 1966, (Central Act 32 of 1966) were made as required under subsection (4) of section 44 of the said Act.

Mr Deputy Speaker — Papers laid.

PRESENTATION OF THE REPORT OF THE REGIONAL COMMITTEE


Mr Deputy Speaker — Report presented.

BUSINESS OF THE HOUSE

GOVERNMENT BILLS

The Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1968

Sri V B Raju — Sir, on behalf of the Chief Minister, I beg leave of the House to introduce the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1968.

Mr Speaker — Motion moved.

The question is “That leave be granted to introduce the Andhra Pradesh Payment of Salaries and Removal of disqualifications (Amendment) 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 leave of the House to introduce the Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.

Mr Speaker — Motion moved.

The question is “That leave be granted to introduce the Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Amendment) Bill, 1968.”

The motion was adopted.
Mr Speaker — The Minister for Communications will move for leave to introduce the Andhra Pradesh Public Premises (Eviction of Unauthorised Occupants) Bill, 1968

Sri V B Raju, Sir, on behalf of the Minister for Communications I beg leave of the House to introduce the Andhra Pradesh Public Premises (Eviction of Unauthorised Occupants) Bill, 1968

Mr Speaker — The concerned Minister must be present here and at least he should have made a request. He is not here and he has not made a request. I don’t know whether he has authorised you to move.

Sri V B Raju — He has orally asked me to do it.

Mr Speaker — I don’t think even that he has done.

Sri K Govinda Rao — It can be taken up tomorrow.

Mr Speaker — We will take it up tomorrow.

THE ANDHRA PRADESH SHOPS AND ESTABLISHMENTS (AMENDMENT) BILL, 1968

Sri Konda Laxman Bapuji — Sir, I beg leave of the House to introduce the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968

Mr Speaker — Motion moved.

Sri Vavilal Gopala Krishnayya — Sir, I rise on a point of order. Procedure § 300.056. There is a Bill pending in the House. Notice also is given.

Mr Speaker — Are you objecting to leave being granted to this Bill?

25th June, 1968

Government Bills

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

Mr Speaker — What is the rule under which you are objecting? Please quote the rule.

Mr Speaker — If there is any point we can consider it later on.

The question is “That leave be granted to introduce the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1968.”

The motion was adopted.

The Andhra Pradesh Municipalities (Amendment) Bill, 1968

Sri N. Chenchurama Naidu — Sir, I beg leave of the house to introduce the Andhra Pradesh Municipalities (Amendment) Bill, 1968.

Mr Speaker — Motion moved

Mr Speaker — The question is “That leave be granted to introduce the Andhra Pradesh Municipalities (Amendment) Bill, 1968.”

The motion was adopted.

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

Sri N. Chenchurama Naidu — Sir, I beg leave of the house to introduce the Andhra Pradesh Town Planning (Extension and Amendment) Bill, 1968.

Mr Speaker — Motion moved

Mr Speaker — The question is “That leave be granted to introduce the Andhra Pradesh Town Planning (Extension and Amendment) Bill, 1968.”

The motion was adopted.

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

Mr Speaker — Motion moved
(Pause)

Mr Speaker — The question is

"That leave be granted to introduce the Indian Penal Code (Andhra Pradesh Amendment) Bill, 1968"

The motion was adopted,

THE ANDHRA PRADESH MEDICAL PRACTITIONERS REGISTRATION BILL, 1967 (AS REPORTED BY THE REGIONAL COMMITTEE)

Sri P V Narasimha Rao — Sir, I beg to move

"That the Andhra Pradesh Medical Practitioners Registration Bill, 1967 (as reported by the Regional Committee) be read a second time"

Mr Speaker — Motion moved

 Clause 3 (4) In making nominations under clause (c) of sub-section (2), the Government shall have due regard to the claims of women, of the members of the scheduled castes, of medical missions of practitioners in the service of recognised philanthropic institutions and of other groups of practitioners other than anamalous groups. Other group of practitioners.
clear that this Bill provides for a Council consisting of 15 members and another executive that would be elected by this Council consisting of 6 members. The Council itself is a very small one composed of various sections, whereas the term of the Council is for 5 years, and the Executive which will be elected by the Council functions for a period of one year. I only see practically the Executive Committee will not function well, therefore, I think and I feel that this Executive Committee or the term of this Executive Committee should be extended for three years of the Committee itself be deleted from this Bill. That is my submission.

Sri G. Sivagah -- Mr Speaker, Sir, I would like to submit that this Bill provides with a Council consisting of 15 members and another executive that would be elected by this Council consisting of 6 members. The Council itself is a very small one composed of various sections, whereas the term of the Council is for 5 years, and the Executive which will be elected by the Council functions for a period of one year. I only see practically the Executive Committee will not function well, therefore, I think and I feel that this Executive Committee or the term of this Executive Committee should be extended for three years of the Committee itself be deleted from this Bill. That is my submission.

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The Andhra Pradesh Medical Practitioners Registration Bill, 1968

Government Bills 25th June, 1968

The Andhra Pradesh Medical Practitioners Registration Bill, 1968

...
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Government Bills  
The Andhra Pradesh Medical Practitioners Registration Bill, 1967

[Text in Telugu]

[Translation:]

[Text in Telugu]

[Translation:]

[Text in Telugu]
Government Bills

The Andhra Pradesh Medical Practitioners Registration Bill, 1987

153—12
The Andhra Pradesh Medical Practitioner Registration Bill 1967

The Bill provides for the registration of Allopathic medical practitioners and the recognition of their registration. The Bill seeks to ensure that only qualified and registered practitioners provide medical care. It aims to enhance the standards of medical practice and protect the public from unqualified practitioners. The Bill is significant as it lays down the framework for the regulation of medical practitioners, ensuring a level of competence and reliability in the medical profession.
The Andhra Pradesh Medical Practitioners Registration Bill, 1967

Government Bills

The Andhra Pradesh Medical Practitioners Registration Bill, 1967

25th June, 1968

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Andhra Pradesh Medical Council

Andhra Pradesh Medical Council, 1968, 91

The Andhra Pradesh Medical Practitioners Registration Bill, 1967

Andhra Pradesh Medical Council

The Andhra Pradesh Medical Practitioners Registration Bill, 1967

Andhra Pradesh Medical Council

The Andhra Pradesh Medical Practitioners Registration Bill, 1967

Andhra Pradesh Medical Council
25th June, 1968

Government Bills

The Andhra Pradesh Medical Practitioners Registration Bill, 1967

...due regard shall be given to the enabling provision in the Constitution relating to the enabling provision in the Constitution relating to the constitutional and legislative powers of Parliament and the State Legislature, in...
Mr Speaker — The question is
"That the Andhra Pradesh Medical Practitioners Registration Bill 1967’ as reported by the Rejmol Committee be read a second time"

The motion was adopted.

Mr Speaker — Sri Vavilala Gopalakrishnayya has given notice of 12 amendments. The hon Minister is prepared to accept the second one viz., delete clause 4. What about the other amendments? Is he moving them or not? I take it that he is not moving all those amendments.

I shall now put the clauses to vote.

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

Sri Vavilala Gopalakrishnayya — Sir, I move.

Four clause (2) (c) of clause 3 substitute the following —

"Four Members to be nominated by the Government of whom two shall be from amongst such members of the teaching staff, one lady, one scheduled caste, one of medical mission, and one from recognised philanthropic institution."

Mr Speaker — Amendment moved.

1 shall now put the clauses to vote.

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

Sri Vavilala Gopalakrishnayya — Sir, I move.

Four clause (2) (c) of clause 3 substitute the following —

"Four Members to be nominated by the Government of whom two shall be from amongst such members of the teaching staff, one lady, one scheduled caste, one of medical mission, and one from recognised philanthropic institution."

Mr Speaker — Amendment moved.

1 shall now put the clauses to vote.

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

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Mr Speaker — Amendment moved.

1 shall now put the clauses to vote.
Mr Speaker — The Question is

"For sub clause (2) (c) of clause 3 substitute the following

'Four members to be nominated by the Government of whom two shall be from amongst such members of the teaching staff, one lady, one scheduled castes, one of medical mission and one from recognised philanthropic institution"

The amendment was negatived
Mr Speaker — The question is

"That Clause 3 do stand part of the Bill"

The motion was adopted
Clause 3 was added to the Bill

CLAUSE 4

Sri Vavilala Gopalakrishnayya — Sir, I beg to move —

"Delete clause 4"

Mr Speaker — Amendment moved

(Pause)

Mr Speaker — The question is

"Delete clause 4"

The Amendment was adopted

Sri Vavilala Gopalakrishnayya — Now, the Clauses have to be re numbered

Mr Speaker — That they will do Now Clause 5 becomes Clause 4
Government Bills,
The A.P. Pradesh Medical Practitioners Registration Bill, 1967

The question is

"Clause 4 do stand part of the Bill"

The motion was adopted, and
Clause 4 was added to the Bill

CLAUSE 5

Sri Vavilala Gopalakrishnayya — Sir, I beg to move

"For sub-clauses (1) and (2) of clause 5 substitute the following

"The Council shall elect in the prescribed manner amongst its members a Chairman and a Vice-Chairman who shall unless he ceases to be a member of the Council earlier,”

Renumber sub clauses (3) and (4) as sub clauses (2) and (3)'

Mr Speaker — Amendment moved

D M S — President observe that it is a pragmatic approach

Mr Speaker — The question is

"For sub-Clauses (1) and (2) of Clause 5, substitute the following"
"The Council shall elect in the prescribed manner from amongst its members a Chairman and a Vice-Chairman who shall unless he ceases to be a member of the Council earlier. Renumber sub clauses (3) and (4) as sub-clauses (2) and (3)."

The amendment was negatived.

Mr Speaker — The Question is

"That Clause 5 do stand part of the Bill"

The motion was adopted

Clauses 5 was added to the Bill

CLAUSE 6 to 9

Mr Speaker — The question is

"That Clauses 6 to 9 do stand part of the Bill"

The Motion was adopted

Clause 6 to 9 were added to the Bill

CLAUSES 10

Sri Vavilala Gopalakrishnayya — Sir, I beg to move

"In sub clause (1) of clause 11 for the word "seven" substitute the word "five"

"In sub-clause (2) of clause 11 for the words "twice in each year" substitute the words "four times in each year without an interval of three months"

Mr Speaker — Amendments moved

Mr Speaker — The question is

"In sub-clause (1) of clause 11 for the word "seven" substitute the word "five"

"In sub-clause (2) of clause 11 for the words "twice in each year" substitute the words "four times in each year without an interval of three months"

The amendment was negatived.
Mr Speaker — The question is

"That Clause 10 do stand part of the Bill"

The motion was adopted

Clause 10 was added to the Bill

CLAUSE 11

Sri Vavilala Gopalakrishnayya — Sir, I beg to move

"Delete sub-clause (2) (b) of clause 11"

Mr Speaker — Amendment moved

Sri Vavilala Gopalakrishnayya — I will read the Clause Sir

"If any casual vacancy occurs before such election, the Executive Committee shall fill that vacancy by electing a Member"

The motion was adopted

Mr Speaker — What do you say Mr Narasimha Rao?

Sri P V Narasimha Rao — Nothing Sir. Let it stand as it is.

Mr Speaker — The question is

"That Clause 11 do stand part of the Bill"

The motion was adopted, and

Clause 11 was added to the Bill

CLAUSE 12

Mr Speaker — The question is

"That Clause 12 do stand part of the Bill"

The motion was adopted, and

Clause 12 was added to the Bill
Mr Speaker,— The question is
"In sub-clause (1) of clause 13 delete the words "unless the Council appoints another person as Treasurer"

The motion was negatived

Mr Speaker,— The question is
"That Clause 13 do stand part of the Bill"

The motion was adopted

Clause 13 was added to the Bill

CLAUS 14

Sri Vavlala Gopalakrishnayy.— Sir I beg to move
"In clause 14 for the words "arranged in the alphabetical order" Substitute the words "arranged in the telugu alphabetical order and publish in the Andhra Pradesh Gazette"

Mr Speaker — Amendment moved

"The Council shall cause to be maintained in the prescribed manner a register of medical practitioners, which shall contain the names of the medical practitioners arranged in the alphabetical order. It shall be the duty of the Registrar to keep the register correct and from time to time to revise the register and publish it in the prescribed manner. Such register shall be deemed to be a public document within the meaning to the Indian Evidence Act, 1872, and may be proved by a copy published in the Andhra Pradesh Gazette"

What is the difficulty here?
The Andhra Pradesh Medical Practitioners Registration Bill, 1967

A copy of the register of medical practitioners which shall contain the names of the medical practitioners should be published in the Gazette. Then only that copy of the published gazette will become a document.

Sri P V Narasimha Rao — No objection Sir

Sri Vavilala Gopalakrishnayya — “It shall be the duty of the Registrar to keep the register correct and from time to time, to revise the register and publish it in the prescribed manner. This prescribed manner, should be the Gazette publication

Sri P V Narasimha Rao — We can accept it Sir

Mr Speaker — That is alright

Sri P V Narasimha Rao — We can agree to the second thing. Sir. But as far as the first thing i.e. “arrange in the telugu alphabetical order”. I request Sri Vavilala Gopalakrishnayya not to press for this. In future however we are going to introduce telugu. Sir. Let him not press for this at present.

Sri Vavilala Gopalakrishnayya — I am not pressing it Sir

Mr Speaker — Now the Question is —

“ In Clause 14 for the words ‘arranged in the alphabetical order’ substitute the words ‘arranged in the alphabetical order and published in the Andhra Pradesh Gazette’

The amendment was adopted

Sri Vavilala Gopalakrishnayya — Sir, I beg to move

“ In clause 14 delete the words ‘and may be proved by a copy published in the Andhra Pradesh Gazette’

Mr Speaker — Amendment moved

Mr Speaker — The question is

“ In clause 14 delete the words ‘and may be proved by a copy published in the Andhra Pradesh Gazette’

The motion was negatived

Mr Speaker — The question is

“ That clause 14 as amended do stand part of the Bill ”

The motion was adopted

Clause 14 as amended was added to the Bill
CLAUSE 15

Sri Vavilala Gopalakrishnayya —Sir, I beg to move

"In sub clause (1) of the Clause 15 for the words "fee as may be prescribed for being registered under this Act" substitute the words "fee of rupees five"

Mr Speaker —Amendment Moved

At the moment, I am not very definite about that Sir. But it will be reasonable.

Mr Speaker —The question is

"In sub clause (1) of clause 15 for the words "fee as may be prescribed for being registered under this Act" substitute the words "fee of rupees five"

The motion was negatived

Mr Speaker —The question is

"That Clause 15 do stand part of the Bill"

The motion was adopted

Clause 15 was added to the Bill

CLAUSE 16

Sri Vavilala Gopalakrishnayya —Sir, I beg to move

"Delete Sub-clause (1) of clause 16"

"In Sub clause (2) of clause 16 for the word ‘such’ substitute the letter ‘a’"

Mr Speaker —Amendment moved

Sri Vavilala Gopalakrishnayya —In this Clause it is mentioned ‘Every Registrar of Births and Deaths on receiving notice of the death of a registered practitioner, shall forthwith transmit to the Registrar appointed under this Act’ — ‘On receipt of such certificate or other reliable information’ — ‘It shall be the duty of the Registrar’ — ‘The Registrar shall forthwith furnish a certificate of such death’.

Sri P V Narasimha Rao, —‘On receiving notice of the death of a registered practitioner’ — ‘If the Registrar is satisfied that the death is not a suicide’.

He should first get a notice of death and also that he was a medical practitioner So the condition is very clear.
The Andhra Pradesh Medical Practitioners Registration Bill, 1967

Mr Speaker — The question is
"Delete Sub-clause (1) of clause 16"
The motion was negatived

Mr Speaker — The question is
"In sub-clause (2) of clause 17 for the word "such" substitute the letter 'a'"
The motion was negatived

Mr Speaker — The question is
"That Clause 16 do stand part of the Bill"
The motion was adopted
 Clause 16 was added to the Bill.

CLAUSES 17 to 36

Mr Speaker — The question is
"That Clauses 17 to 36 do stand part of the Bill"
The motion was adopted
Clauses 17 to 36 were added to the Bill

Clause 1 preamble and Long Title
Mr Speaker — The question is
"That Clause 1, Preamble and Long title do stand part of the Bill"
The motion was adopted
 Clause 1, Preamble and Long title were added to the Bill

Sri P V Narasimha Rao.—Sir, I beg to move that the Andhra Pradesh Medical Practitioners Registration Bill, 1967 be read a third time

Mr. Speaker.—Motion moved
Government Bill
The Andhra Pradesh Medical Practitioners Registration Bill, 1967

25th June, 1968

(102)
Mr Speaker — The question is

"That the Andhra Pradesh Medical practitioners Registration Bill, 1967 be read a third time"

The motion was adopted

The Andhra Pradesh (Andhra Area) Prohibition (Amendment) Bill, 1967 (as reported by the Select Committee)

Sri V Satyanarayana Rao — Sir, I beg to move

"That the Andhra Pradesh (Andhra Area) Prohibition (Amendment) Bill, 1967 (as reported by the Select Committee) be read a second time

Mr Speaker — Motion moved

(Pause)

Mr Speaker — Amendments in respect of Andhra Pradesh (Andhra Area) Prohibition (Amendment) Bill, 1967 will be received up to 8:20 a.m. tomorrow morning

Now the discussion will be take place

Mr Speaker — As many as 1 to 200 Members are present here. That means they are very much enthusiastic about this Bill. Otherwise, they would not have remained in the House.
Sri C V K Rao —If you want us to go out we will go Sir

Mr Speaker —If all of you want that it should be taken up tomorrow, I have no objection

Sri V B Raju —It is left to you Sir. We are prepared to sit

Sri C V K Rao —He has come just now Sir. Let us have it tomorrow

Mr Speaker :—That is alright. The House is adjourned till 8.30 a.m. tomorrow morning

The House then adjourned till Half-past-Eight of the Clock on Wednesday, the 26th June, 1968