ANDHRA PRADESH LEGISLATIVE ASSEMBLY

DEBATES

OFFICIAL REPORT

Ninety Seventh day of the First Session of
The Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Friday, the 28th June, 1968

The House met at Half-Past Eight of the Clock

(Mr Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

Mr Speaker —Let us take up Question Nos 2325, 2326 and 2327 together as they relate to the same subject

LIFT IRRIGATION SCHEMES TAKEN UP 1966-67

2325—

*3992 Q —Sarvasri Badrivishal Pitti (Maharajgunj) and R Mahananda (Darsi) —Will the Hon Minister for Irrigation be pleased to state whether districtwise particulars of the following will be laid on the table of the House,

(i) the number of Lift Irrigation Schemes taken up in Andhra Pradesh by 1966-67,

(ii) the number of them completed,

(iii) the total amount of expenditure incurred therefor,

(iv) the extent of ayacut brought under cultivation and

(v) the extent ayacut to be brought under cultivation under those which are yet to be completed?

The Minister for Irrigation (Sri S Sidda Reddy) —(a) to (f) —

A statement is placed on the Table of the House

J, No, 356 (305)
Statement Showing the District-Wise Particulars of Lift Irrigation Scheme Taken up the Andhra Pradesh by 1966-67

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name of the district</th>
<th>Number of L, I Schemes taken up by 1966-67</th>
<th>Number of them completed (figures in brackets indicate the No of schemes yet to be completed)</th>
<th>Total expenditure incurred upto December, 1967</th>
<th>Proposed</th>
<th>Developed so far</th>
<th>Ayacut in acres</th>
<th>Balance (figures within brackets refer to ayacut under un-completed schemes)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sriakulam</td>
<td>5</td>
<td>5</td>
<td>2,73,001</td>
<td>1,417</td>
<td>701</td>
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<tr>
<td>2</td>
<td>Visakhapatnam</td>
<td>3</td>
<td>3</td>
<td>1,93,934</td>
<td>650</td>
<td>399</td>
<td>251</td>
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<td>3</td>
<td>East Godavari</td>
<td>7 (1)</td>
<td>6</td>
<td>74,84,916</td>
<td>37,485</td>
<td>18,116</td>
<td>18,769 (6,000)</td>
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<tr>
<td>4</td>
<td>West Godavari</td>
<td>3 (1)</td>
<td>2</td>
<td>28,05,000</td>
<td>13,073</td>
<td>4,074</td>
<td>8,999 (5,000)</td>
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<td>5</td>
<td>Krishna</td>
<td>23 (7)</td>
<td>16</td>
<td>45,02,706</td>
<td>32,601</td>
<td>11,450</td>
<td>21,121 (15,836)</td>
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<td>District</td>
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<td>6</td>
<td>Guntur</td>
<td>10</td>
<td>2</td>
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<td>30,363</td>
<td>17,687</td>
<td>12,686</td>
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<td>7</td>
<td>Nellore</td>
<td>6</td>
<td>2</td>
<td>10,81,031</td>
<td>4,314</td>
<td>2,504</td>
<td>1,810</td>
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<td>8</td>
<td>Cuddapah</td>
<td>5</td>
<td>2</td>
<td>4,31,707</td>
<td>2,052</td>
<td>773</td>
<td>1,279</td>
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<tr>
<td>9</td>
<td>Anantapur</td>
<td>1</td>
<td>2</td>
<td>62,183</td>
<td>2,030</td>
<td>—</td>
<td>210</td>
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<tr>
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<td>Kurnool</td>
<td>5</td>
<td>2</td>
<td>2,63,442</td>
<td>1,402</td>
<td>147</td>
<td>1,255</td>
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<tr>
<td>12</td>
<td>Nalgonda</td>
<td>4</td>
<td>2</td>
<td>2,60,2 3</td>
<td>1,460</td>
<td>100</td>
<td>1,360</td>
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<tr>
<td></td>
<td>Medak</td>
<td>1</td>
<td>2</td>
<td>61,14</td>
<td>400</td>
<td>311</td>
<td>189</td>
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<td>Mahboobnagar</td>
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<td>464</td>
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<td>Nizamabad</td>
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<td>725</td>
<td>260</td>
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<td>Warangal</td>
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<td>2</td>
<td>1,31,667</td>
<td>809</td>
<td>400</td>
<td>465</td>
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<tr>
<td>17</td>
<td>Khammam</td>
<td>5</td>
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<td>1,815</td>
<td>717</td>
<td>1,918</td>
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<td>18</td>
<td>Kammnagar</td>
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<td>2</td>
<td>1,10,958</td>
<td>900</td>
<td>150</td>
<td>350</td>
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<td>19</td>
<td>Hyderabad</td>
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<td>Adilabad</td>
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<td>2</td>
<td>2,60,622</td>
<td>950</td>
<td>850</td>
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<td>86</td>
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<td>2</td>
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<td>2,46,63,060</td>
<td>1,30,681</td>
<td>58,424</td>
<td>72,267</td>
<td></td>
</tr>
</tbody>
</table>
LIFT IRRIGATION SCHEMES

2326—
* 5026 Q — Sri M Baga Reddy (Zahirabad) — Will the hon Minister for Irrigation be pleased to state

(a) how many lift irrigation (pumps) Schemes have been taken up in the State so far, with names and location of these schemes,

(b) how much amount the Government has spent on these schemes,

(c) the annual income the Government is deriving from these schemes in the shape of water cess etc, and

(d) the annual recurring expenditure on these pumpsets?

Sri S Sidda Reddy — (a) A statement is placed on the Table of the House

(b) Rs 2.47 crores upto the end of December, 1967

(c) Rs 3.5 lakhs from the schemes in seven districts

The figures of other districts are not available as the revenue accounts have not been finalised

(d) Rs 16.92 lakhs

PAPERS PLACED ON THE TABLE OF THE HOUSE

[Vide Answer to L A Q No 2326 (* 5026)]

Statement showing district-wise names and location of Lift Irrigation Schemes taken up under Minor Irrigation Programme of Public Works Department, In Andhra Pradesh

<table>
<thead>
<tr>
<th>Sl No</th>
<th>District-wise names of Lift Irrigation Schemes</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
</tr>
</tbody>
</table>

SRIKAKULAM DISTRICT

1 Purushottaparam pumping scheme on Vamsadhara river, Srikakulam taluk
2 Gara pumping scheme on Vamsadhara river, Srikakulam taluk
3 Swarnamukhi pumping scheme near Kothavalasa (village) Bobbili taluk
4 Arasada pumping scheme on Swarnamukhi river, Bobbili taluk
5 Geethanapalli pumping scheme on Swarnamukhi river, Palkonda taluk
INSAKHAPATNAM DISTRICT
6 Venkupalem pumping scheme on Sarda river, Anakapalli taluk
7 Patipalli pumping scheme on Ava-kalva, Anakapalli taluk
8 Denkada pumping scheme on Champavati river, Beemunapadnam taluk

EAST GODAVARI DISTRICT
9 Tatapudi pumping scheme on Godavari river near Kapileshwaram (v) Ramachandrapuram taluk
10 Pumping scheme near Venkatanagaram (village) in Godavari river, Rajamundry taluk
11 Somavaram pumping scheme on Yeleru river, Peddapuram taluk
12 Torrigedda pumping scheme
13 Peravaram pumping scheme, Kothapeta taluk
14 Uthchili pumping scheme, Kothapeta taluk
15 Vemagiri pumping scheme, Rajamundri taluk

WEST GODAVARI DISTRICT
16 Gutala pumping scheme, Polavaram taluk
17 Pencyala pumping scheme, Kovvur taluk
18 Denduluru pumping scheme, Eluru taluk

KRISHNA DISTRICT
19 Budameru diversion channel pumping scheme to feed Veerraju tank of Kondapalli village, Vijayawada taluk
20 Vegaleru pumping scheme on Budameru river, Vijayawada taluk
21 Vejanki pumping scheme on Wyra river, Andigama taluk
22 Punnavalli pumping scheme on Krishna river, Nandigama taluk
23 Pumping scheme near Channaraopalem (village) on right flank of Enugadda stream, Nandigama taluk
24 –do– on left flank
25 Gandepalli pumping scheme on Wyra river, Nandigama taluk
26 Aithavaram pumping scheme on Minnyeru river, Nandigama taluk
27 Chavatikallu pumping scheme on Krishna river, Nandigama taluk
28 Nemali-Dasapuram pumping scheme on Penugulavagu, Tiruvuru taluk (1)
29 Nemali-Dasapuram pumping scheme on Penugulavagu, Tiruvuru taluk (2)
30 Mutchanapalli pumping scheme on Lppalavagu Tiruvuru taluk
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<tr>
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<tbody>
<tr>
<td>31</td>
<td>Mruthyumalanna pumping scheme on Tammileru near Balieve (village) Nuzvid taluk</td>
</tr>
<tr>
<td>32</td>
<td>Edurumodi pumping scheme of Edurumodi (village)</td>
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<tr>
<td>33</td>
<td>Gollapudi pumping scheme of Gollapudi (Village) (Krishna river) Vijayawada taluk</td>
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<tr>
<td>34</td>
<td>Muktyala pumping scheme, Muktyala (village) Krishna river, Nandigama taluk</td>
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<td>35</td>
<td>Kowluru pumping scheme, of Kowluru (village) Budameru division channel Vijayawada taluk</td>
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<td>36</td>
<td>Ustepalli pumping scheme of Ustepalli (village) (Krishna river), Nandigama taluk</td>
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<td>37</td>
<td>Katrenapalli pumping scheme of Katrenapalli (Village) (Krishna river), Nandigama</td>
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<td>38</td>
<td>Eturu pumping scheme, Eturu (village) (Krishna river) Nandigama taluk</td>
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<td>39</td>
<td>Munalur pumping scheme, Munalur village (Krishna river) Nandigama taluk</td>
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<td>40</td>
<td>Patamata pumping scheme, Bandar canal, Patamata (V) Vijayawada taluk</td>
</tr>
<tr>
<td>41</td>
<td>Telladevarapalli pumping scheme, Telladevarapalli (V) Narasimhasagaram Alugavagu, Tirvuru taluk</td>
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<td>42</td>
<td>Vaikuntapuram pumping scheme Vaikuntapuram (v) (Krishna river) Guntur taluk</td>
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<tr>
<td>43</td>
<td>Thimmayyapalem pumping scheme, Thimmayyapalem (v) (Gundlakamma river), Ongole taluk</td>
</tr>
<tr>
<td>44</td>
<td>Thotavarpalem pumping scheme, Thotavarpalem (v) (Commamur canal) Bapatla taluk</td>
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<tr>
<td>45</td>
<td>Ramanayapalem pumping scheme, Ramanayapalem (v)(Commamur canal) Bapatla taluk</td>
</tr>
<tr>
<td>46</td>
<td>Emileru pumping scheme, Emileru (v) (Commamur canal) Bapatla taluk</td>
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<tr>
<td>47</td>
<td>Seethanagaram &amp;e Ahdra Ratna pumping scheme, Thadipalli (v) K W Main channel) Guntur taluk</td>
</tr>
<tr>
<td>48</td>
<td>Kaza and Chinnakakani pumping scheme (West main Br nch of (K W High level channel) Khaja Chinnakakani (village), Guntur taluk</td>
</tr>
<tr>
<td>49</td>
<td>Undavalli pumping scheme, Undavalli (v), (Krishna River) through Undavalli Vagu, Guntur taluk</td>
</tr>
<tr>
<td>50</td>
<td>Sithanagaram pumping scheme, (K W Main Canal), Guntur taluk</td>
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</tbody>
</table>
(1) (2)

NELLORE DISTRICT
52 Sangam pumping scheme on Pennar river, Atmakur taluk
53 Suryapalem pumping scheme on Pennar river, Atmakur taluk
54 Degapudi pumping scheme on Kandeleru river, Rapur taluk
55 Devaravemur pumping scheme, from river Kandleru
56 Padmata Kambampadu pumping scheme
57 Kulluru pumping scheme

CUDDAPAH DISTRICT
58 Pumping scheme on Pennar river near Khadrabad (v), Jammalamadugu taluk
59 Thambalagandi pumping scheme on Sagileru river, Sidhout taluk
60 Kamalakur pumping scheme on Sagileru river, Sidhout taluk
61 Lingampalli pumping scheme from river Pennar
62 Ponnavolu pumping scheme from the river Pennar

ANANTAPUR DISTRICT
63 Pumping scheme on Pull rivanka near M Saddur (Village) Tadiparti Taluk

KURNOOL DISTRICT
64 Peddapadu pumping scheme on Vakeru vagu, Kurnool taluk
65 Kamalapuri pumping scheme on Paleru river, Kolilkunta taluk
66 Pumping scheme near Kolilkunta (v) on Zurreru river, Kolilkunta taluk
67 Pumping scheme near Hogavur on Peddavagu (Kamballa dinne), Kolilkunta taluk
68 Pumping scheme on Zurreru river near Souderdine (v) Kolilkunta taluk

NALGONDA DISTRICT
69 L I Schemes on Halia river near Chandur (v) Nalgonda taluk
70 Lift Irrigation scheme on Alair river near Raghunathpur (v), Bhongur taluk
71 L I Schemes across Aleru river, Kolanpak village, Bhongir taluk
72 Lift Irrigation scheme on Peddavagu near Manvampali (v) Devarakonda taluk

MEDAK DISTRICT
79. Lift Irrigation scheme across Nakkavagu near Ismailkhaspet (village), Sangareddy taluk
MAHABOBNAGAR DISTRICT
74 Lift Irrigation scheme on Okasettivagu near Karvena village, Atmakur taluk

NIZAMABAD DISTRICT
75 Lift Irrigation scheme on Ramadugu vagu near Narkoda (v) Armoor taluk
76 Lift Irrigation scheme on Bhimgal vagu near Bezzaram (v) Armoor taluk

WARANGAL DISTRICT
77 L I Scheme on Akheru river near Ellanda (village), Warangal taluk
78 L I Scheme on Munneru river near Kothuru village, Mahaboobnagar taluk

ADILABAD DISTRICT
79 Pumping scheme on Suddavagu near Lungal (village), Madhole taluk
80 L I Scheme on Swarna river near Aluru village, Nirmal taluk

KHAMMAM DISTRICT
81 L I Schemes across Munneru river near Thimmanapalam (v)
82 Lift Irrigation on Munneru river near Polishettigudem (v) Khammam taluk
83 L I Scheme across Wyra river near Khammampad (v), Madhira taluk
84 L I Scheme on Wyra river near Mahadevipuram (Lendukur), Madhira taluk
85 L I Scheme on Wyra river near Bayyaram (v), Madhira taluk

KARIMNAGAR DISTRICT
86 Pumping scheme on Mulasalavagu near Bojjannapeta (v), Sultanabad taluk

LIFT IRRIGATION IN T B PROJECT

*5415 Q — Sarvasi T G L Thmaiah (Adoni) and G Thimma Reddy (Allagadda) — Will the hon. Minister for Irrigation be pleased to state

(a) whether Lift Irrigation is allowed in T B Project Low Level Canal, Kurnool district where there is no registered ayacut in the adjoining villages, and
(b) if so, whether loan facilities would be provided to purchase oil engines and pumps?

Sri S Sutta Reddy —(a) No, Sir
(b) Does not arise
314  28th June, 1968  Oral Answers to Questions

Sir, in response to questions 28th June, 1968, Ocal Answers to Questions

1. Mr. B. R. J. — Is there investigation of a perennial nature underway?

2. Mr. M. R. D. — Are irrigation schemes being considered under the current schemes?

3. Mr. J. K. — Are perennial sources of water being considered in the current schemes?

4. Mr. L. M. — Are schemes being considered for perennial sources of water?

5. Mr. K. J. — Are irrigation schemes being considered for perennial sources of water?

6. Mr. J. K. — Are schemes being considered for perennial sources of water?

7. Mr. L. M. — Are schemes being considered for perennial sources of water?

8. Mr. K. J. — Are schemes being considered for perennial sources of water?

9. Mr. J. K. — Are schemes being considered for perennial sources of water?

10. Mr. L. M. — Are schemes being considered for perennial sources of water?

11. Mr. K. J. — Are schemes being considered for perennial sources of water?

12. Mr. J. K. — Are schemes being considered for perennial sources of water?

13. Mr. L. M. — Are schemes being considered for perennial sources of water?

14. Mr. K. J. — Are schemes being considered for perennial sources of water?

15. Mr. J. K. — Are schemes being considered for perennial sources of water?

16. Mr. L. M. — Are schemes being considered for perennial sources of water?

17. Mr. K. J. — Are schemes being considered for perennial sources of water?

18. Mr. J. K. — Are schemes being considered for perennial sources of water?

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20. Mr. K. J. — Are schemes being considered for perennial sources of water?

21. Mr. J. K. — Are schemes being considered for perennial sources of water?

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24. Mr. J. K. — Are schemes being considered for perennial sources of water?

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26. Mr. K. J. — Are schemes being considered for perennial sources of water?

27. Mr. J. K. — Are schemes being considered for perennial sources of water?

28. Mr. L. M. — Are schemes being considered for perennial sources of water?

29. Mr. K. J. — Are schemes being considered for perennial sources of water?

30. Mr. J. K. — Are schemes being considered for perennial sources of water?

31. Mr. L. M. — Are schemes being considered for perennial sources of water?

32. Mr. K. J. — Are schemes being considered for perennial sources of water?

33. Mr. J. K. — Are schemes being considered for perennial sources of water?

34. Mr. L. M. — Are schemes being considered for perennial sources of water?

35. Mr. K. J. — Are schemes being considered for perennial sources of water?

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38. Mr. K. J. — Are schemes being considered for perennial sources of water?

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41. Mr. K. J. — Are schemes being considered for perennial sources of water?

42. Mr. J. K. — Are schemes being considered for perennial sources of water?

43. Mr. L. M. — Are schemes being considered for perennial sources of water?

44. Mr. K. J. — Are schemes being considered for perennial sources of water?

45. Mr. J. K. — Are schemes being considered for perennial sources of water?
Oral Answers to Questions
28th June, 1968.
Oral Answers to Questions

28th June, 1968

Thimmayapalem pumping Scheme—Gundla kamma pumping Scheme—work in progress

Three pumping Schemes—pumping Scheme on Ponnar river near Kadrabad, Jammalamadugu Tq. Tamballagundi pumping Scheme on Sagileru river, Siddhout Tq. Kamalakar pumping Scheme on Sagileru river, Siddhout Tq., commissioned

Sri S Sidda Reddy—Lingampalli pumping scheme from river ponnar Ponnathota pumping scheme from river Ponnar

Sri S Sidda Reddy—Commissioned

Lingampalli pumping scheme—original contract terminated working is in progress—proposed to be completed by March, 1968

Sri S Sidda Reddy—propose 400 acres develop 100 acres develop 500 acres develop 500 acres develop schemes complete March 1968

Sri S Sidda Reddy—Lift irrigation scheme on Macheru river near Yelanda, Warrangal Taluk a commission 1968. Lift Irrigation scheme on Munneru river near Kothuru village a commission 1968. 50 acres schemes complete 100 acres develop 150 acres

Oral Answers to Questions
2nd June, 1968

1. 
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Bank
Design
sanction
execution

stage

Priority

ind holders

investigation

Number of lift irrigation schemes
318 28th June, 1968 Oral Answers to Questions

Sri D Venkatesam — In the statement placed on the Table of the House, against Anantapur district the total expenditure incurred up to December 1967 is stated to be Rs 6,183 and the area proposed to be developed is given at 210 acres. If that is so, what is the estimated cost of the above scheme and what is the percentage of remuneration derived from it? May I request the Minister to kindly tell us whether the Government is taking into account the remuneration aspect of the scheme?

Sri D Venkatesam — In the statement placed on the Table of the House, against Anantapur district the total expenditure incurred up to December 1967 is stated to be Rs 6,183 and the area proposed to be developed is given at 210 acres. If that is so, what is the estimated cost of the above scheme and what is the percentage of remuneration derived from it? May I request the Minister to kindly tell us whether the Government is taking into account the remuneration aspect of the scheme?
cost is Rs 61,300. The conditions are these, there must be ample water for at least 300 days in a year, the electric connection should be available at an economic distance within three miles, the running cost should not exceed Rs 40 per acre, the initial cost of the scheme should not exceed Rs 300 per acre, the cultivator should be prepared to willingly pay at the rate of Rs 35 to Rs 45 per acre, so that there is no loss to the Government.

28th June, 1938


KALWAKUNTLA WATER SUPPLY SCHEME

2328—

*2696 Q —Sri V Munuswamappa (Vepancheri) —Will the hon Minister for Irrigation be pleased to state

(a) whether the Government are aware of the fact that on account of Punepalli (of Kalwakuntla water supply through which one lakh gallons of water is supplied to Chittoor municipal town) the public of the surrounding villages are facing many inconveniences due to the drying up of Agricultural wells (Nadavababutu) and non-availability of water for agricultural purposes,

(b) whether it is under the consideration of the Government to construct an anicut at Kalwukunta on the Chittoor—Pakal road so that it will be useful both for bus transport and for storage of water for agricultural purposes, and

(c) if so when it will be taken up?

Sri S Sidda Reddy —(a) It is not true that the Public of villages surrounding the Pumeppalle (of Kalvagunta) water supply scheme are facing an inconvenience. Enquires show that the irrigation wells near the pumping works are not drying up on account of water being pumped out of the river for supply to Chittoor Municipality

(b) No, Sir

(c) Does not arise
Oral Answers to Questions 28 June, 1968

EXPERT COMMITTEE ON ERADICATION OF FAMINE

2329—

*5790 Q—Sarvasri A Madhava Rao, P O Satyanarayana Raju (Yemmiganur) and P Venkatesan (Dharmavaram)—Will the hon Minister for Planning and Law be pleased to state

(a) whether it is a fact that an expert team from Government of India on eradication of famine in this state toured famine areas of our State during March, 1968,

(b) if so, the places they have toured,

(c) whether they have made any concrete suggestions for eradication of famine and submitted any report, and

(d) if so, whether a summary of the recommendations will be placed on the Table of the House?

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

(a) Yes, Sir A Central Team consisting of Joint Commissioner (Minor Irrigation) and Deputy Commissioner (Soils) visited this State and toured in Anantapur District during March, 1968

(b) The Team visited Kurugunta Atmakur and Cholasamudram villages in Anantapur Taluk, Kalyandurg, Duddekunta and Thaggaparthi villages in Kalyandurg Taluk and the ayacut areas of Thungabhadra High Level Canal in Gooty Taluk

(c) Yes, Sir

(d) Yes, Sir A copy of the summary of the recommendations made by the Central Team is placed on the Table of the House.
PLACED ON THE TABLE OF THE HOUSE

[Vide Answer to L A Q No 2329 (*5790)]

SUMMARY OF THE RECOMMENDATIONS OF THE CENTRAL TEAM ON
THE DEVELOPMENT OF THE CHRONICALLY DROUGHT AFFECTED
AREAS OF ANANTAPUR DISTRICT

On the basis of discussions held at Anantapur and State head-
quarters and visits to the villages in the District the Central Team
recommended the following measures for chronic drought relief in
Anantapur District

(1) A SYSTEMATIC PROGRAMME OF GROUND WATER SURVEYS
AND INVESTIGATIONS

The Geological Survey of India has carried out some ad-hoc
studies in Anantapur District which is inadequate. The State Agric-
ulture Department would soon be setting up a Technical cell for
ground water investigations. This cell should give priority to the
surveys in Anantapur District. The programme of surveys should be
so planned to give priority to formulation of realistic compact area
schemes for development which may be processed for assistance of
Agricultural Refinance Corporation

(2) HYDROLOGICAL STUDY RELATING TO THE CATCHMENT AREAS
OF EXISTING MEDIUM AND MINOR SURFACE FLOW
IRRIGATION PROJECTS

Hydrological study should be carried out in the district to
determine whether there was any scope of readjusting the catchments
of the existing works with a view to obtaining better utilisation of
the storage capacity already existing in the various works

(3) ADDITIONAL PROGRAMME FOR SURFACE FLOW
IRRIGATION SCHEMES

Priority should be given during 1968-69 to the completion of
the six schemes which are already in hand with the Public Works
Department, Irrigation Department. He 28 new flow irrigation
schemes including renovation of 7 existing derelict tanks are costly as
compared to the usual yardstick. It is tentatively suggested that the
following schemes out of the list of 33 may be taken up under the
first phase

(i) Restoration of Pedda Chervu of Gandlapenta

(ii) Restoration of breached Obulapuram
tank

(iii) Hullikal Tank of Anukampalli

(iv) Forming a new tank across Vanka near
N Hanumanpuram (Site 1)

(v) Excavating a supply channel from Hagiri
river to Dodogatla tank

<table>
<thead>
<tr>
<th>Scheme Description</th>
<th>Cost (Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Restoration of Pedda Chervu</td>
<td>53,000</td>
</tr>
<tr>
<td>Restoration of breached Obulapuram tank</td>
<td>76,000</td>
</tr>
<tr>
<td>Hullikal Tank of Anukampalli</td>
<td>45,000</td>
</tr>
<tr>
<td>Forming a new tank across Vanka near</td>
<td>8,60,000</td>
</tr>
<tr>
<td>N Hanumanpuram (Site 1)</td>
<td></td>
</tr>
<tr>
<td>Excavating a supply channel from Hagiri</td>
<td>1,54,000</td>
</tr>
<tr>
<td>river to Dodogatla tank</td>
<td></td>
</tr>
</tbody>
</table>

It is desirable that other schemes are taken up only after the
hydrological study proposed under item (2) above is completed.
(4) **Construction of Government Wells in the Tank Beds**

Water can be tapped by digging wells in Tank beds to provide irrigation benefits in the ayacut area for long periods. It would be desirable to take a few wells of this type on a trial basis.

(5) **Lift Irrigation from River/Spring Channels**

Irrigation from spring or river is provided mostly by gravity. Instead, it would be better if lift irrigation from these is resorted to at some feasible locations and encourage farmers to go in for pumpsets of their own to carry out lift irrigation.

(6) **Approach to Planning and Implementation of Ground Water Development Schemes**

The main emphasis should be to formulate compact area schemes which, in addition to construction and boring deepening of dug wells, also provide for installation of pumpsets, extension of power lines wherever feasible and other complementary development measures and inputs. These schemes would require to be supported by adequate ground water survey and investigations, but these can be very conveniently planned and phased when development is planned on a compact area basis. By proper integrating the various inputs, each would maximize the production benefits. Most of these compact area schemes could be financed through the assistance of the Agricultural Refinance Corporation.

The present practice of valuation of land by Land Mortgage Bank at the prices existing prior to the proposed development is detrimental to small farmers. It should be assessed on the prices of the land subsequent to the proposed development. In order to help farmers with holdings up to 5 acres, a reasonable subsidy may be extended for construction of dug wells and installation of diesel engine pumpsets.

To step up lift irrigation it is essential to give priority to extension of power lines in the District. Lines should be extended according to 'cluster approach' but giving electric connections to wells too near to each other should be discouraged. The schemes for extension of power lines, which had earlier been approved on the basis of 10% gross return, should be revived and implemented expeditiously. The installation of diesel engine pumpsets should be encouraged as they are more economical in operation than indigenous water lifts. Subsidies up to 33% could be given for diesel engine pumpsets with adequate hire-purchase facilities. It would be desirable to encourage installation of electrical and diesel pump-sets on these wells which have a satisfactory supply of water. It is suggested that there must be one Assistant Agricultural Engineer in the District exclusively responsible for proper development and operation of the drilling and lifting units.

(7) **Construction of State/Community Wells**

Some wells may be constructed and operated either departmentally or by cultivators themselves, to provide irrigation facilities for small farmers with 3 acres of holding. It is suggested that irrigation cesses may be realized. A few wells may be taken up on experimental basis.
(8) Measures for Improving Utilisation of Existing Irrigation Works

To derive maximum production advantage it appears necessary to change the cropping pattern in two directions, (a) the long duration paddy may be substituted by high yielding short duration paddy, so that irrigated dry crops can be raised in the Rabi season (b) the second crop of paddy from January to April should be discouraged and a possibility explored for introducing irrigated dry crop like Jowar, Groundnut, Safflower etc. It would be desirable that possibilities for introducing irrigated dry crops in the region with due regard to the pattern of irrigation supply might be examined by the State Agriculture Department in consultation with the Agricultural University.

In order to use the available water to the maximum advantage by arranging uniform application due emphasis should be laid on the land levelling and shaping. Indigenous implements specially suitable for land levelling and shaping in black cotton and red soil areas should be introduced.

(9) Contour Bunding, Nala Plugging and Head Water Tanks

Contour bunding and Nala plugging need special attention. Possibility of constructing head water tanks in the high elevation areas also needs to be explored, as these help in conserving soil and arresting siltation of the tanks down below, besides help in increasing ground water recharge. The number of Sub-Divisions for soil conservation should be increased with the increase in work load. More construction of soil conservation works would not deliver the goods, their maintenance and follow up action to introduce selective cropping pattern in the treated areas are very important. These aspects should be given proper attention at District level.

(10) Afforestation

Afforestation programme can be confined to species like Sisal, Eucalyptus, Presophas and taken up on a limited scale to start with. Cutting of immature plants should be effectively stopped.

(11) Horticulture/Commercial Crops and Provision of Storage, Processing and Marketing Facilities

It is desirable to encourage fruit crops like grapes, citrus, mango etc. This would help in improving the economics of various development measures like rural electrification, lift irrigation etc. The possibility of extending mulberry plantation to support silk industry also needs to be explored.

(12) Investigation of Mineral Resources

This item is considered of low priority and need not find place in plans for 1968-69.

Outlay for 1968-69

The team is of the view that the Minor Irrigation, Soil Conservation and afforestation programme need to be accelerated on a priority basis in the district to tackle the problem of chronic drought, at an early date. For making a modest start during 1966-69 towards this end, an additional Central assistance (outside the State Plan) of Rs. 30 lakhs is recommended, subject to satisfactory proposals being formulated by the State Government on the lines indicated in the foregoing paragraphs.
Oral Answers to Questions
28th June, 1968

1. பாசுசையனை — ஒரு தினம் ரீதியாக நல்ல உடல் செயலாக காணுகின்றார் சீனார்பு செயல்கள் என்று சொன்னார்?

2. மாசுல்லாவின் பெயர் இயல் வருயிர் குழுவின் தலைவர் என்பர் நூற்றாண்டுகளுக்கு முன்னர் இந்தியாவின் முதல் தலைவர் என்பர் 7 மாத வாழ்ச்சி விளங்கியது என்று கூறினார் பதினாறு அல்லது பதின்முறையில் இருந்து முதல், மனித பாதுகாப்பு கொண்ட என்னை செயல்படுத்தி அதிகம்

3. வாசுசையனை — மன்னரால் நம்பவும் மிகப் பெரும் செயல் உள்ளது என்று கூறினார்?

4. மாசுல்லாவின் பெயர் இயல் வருயிர் குழுவின் தலைவர் என்பர் நூற்றாண்டுகளுக்கு முன்னர் இந்தியாவின் முதல் தலைவர் என்பர் 11 மாத வாழ்ச்சி விளங்கியது என்று கூறினார்

5. வாசுசையனை — மன்னரால் நம்பவும் மிகப் பெரும் செயல் உள்ளது என்று கூறினார்?

6. வாசுசையனை — மன்னரால் நம்பவும் மிகப் பெரும் செயல் உள்ளது என்று கூறினார்?
326 28. హ June 1968 Oral Answers to Question

(1) తలనాణం — ఉత్తరం కావు, పినం చెందిన కార్యాల కోసం ఆధ్యాత్మిక విధానాల యొక్క అధికారానికి ఆధారంగా లేదు. యాత తమ్ముల వారికి ప్రవేశం కావు?

(2) ఇంటి సంఖ్యలను సూచించండి — ఎంపూడ సంఖ్యలను సూచించండి.

(3) హంది స్పష్టం (సాధన) — 71. 71 చివర 3000 సంఖ్య జెప్పు చేస్తే ప్రతి సంఖ్య ఇది కావు అంటే, ఎందుకు ఉంచినా తోందా? ఎందుకంటే ఉంచి రెండు సంఖ్యల తొలి సంఖ్యాను చూస్తుంది. మాత్రమే అంటే నాదో కావు అంటే, ఆ సంఖ్య చూసింది. ఇది తిరిగి తెలియజేస్తుంది. అంతే కారణం ఏమిటే సంఖ్యలపై ఇది ఉంచాడా. అందుకే ఈ సంఖ్యలు తొలి సంఖ్యాను చూసే చుట్టి ఉంచాడా. ఈ సంఖ్యలు తొలి సంఖ్యాను చూసే చుట్టి ఉంచాడా. అందుకే ఈ సంఖ్యలు తొలి సంఖ్యాను చూసే చుట్టి ఉంచాడా.

(4) ఇలా వాడండి — ఇలా వాడండి.
Oral Answers to Questions. 28th June, 1968

(1) ఈ అస్పథాచివరి  — ఏమీ మరియు ఒక ప్రమాణం కావు ఉంది మరియు సామాన్యం ఉంది? అభివృద్ధి సమాంతం ఉంది? గురించి అంటే కాబట్టి మరియు ఉండే ఓటం విషయం?

(2) ఈ అస్పథాచివరి  — ప్రతి మంది కారుల సామర్థము కావు ఉంది మరియు అతని సామర్థము కావు? అశ్చయపొందితే కాబట్టి మరియు ఉండే ఓటం?

(3) ఈ అస్పథాచివరి  — అట్టి కారుల సామర్థము కావు? అశ్చయపొందితే కాబట్టి మరియు ఉండే ఓటం?

(4) ఈ అస్పథాచివరి  — అట్టి కారుల సామర్థము కావు? అశ్చయపొందితే కాబట్టి మరియు ఉండే ఓటం?

(5) ఈ అస్పథాచివరి  — అట్టి కారుల సామర్థము కావు? అశ్చయపొందితే కాబట్టి మరియు ఉండే ఓటం?
Oral Answers to Questions

2330—

- 3159 — Sarvasti, A Ram Reddy (Pargi), G Subba Naidu (Kavali), and R Mahananda — Will the hon. Minister for Irrigation be pleased to state:

(a) the number of technicians who have undergone training during 1956-67, in the Research and designs Institute at Hyderabad,

(b) the sections in which they have undergone training,

(c) whether they are provided with the required equipment for training purpose, and

(d) if not, whether there is any proposal to provide the same?

Sri S Sidda Reddy — There is no institution called the Research and Designs Institute under the State Government at Hyderabad. Presumably the Hon'ble Members are referring to the Andhra Pradesh Engineering Research Laboratory under the State
Public Works Department

Based on this presumption, the following information is furnished:

(a) Six members of the teaching staff from various polytechnics in the State were given training for a short period varying from 1 to 2 weeks at the Andhra Pradesh Engineering Research Laboratory during 1966-67.

(b) They were trained in Hydraulics, Soil Mechanics, and Engineering Materials.

(c) Yes, Sir.

(d) Does not arise.

**BRIDGE ON JAFFER SAHEB CHANNEL**

2331—

* 3750 Q — Sri A Madhava Rao — Will the hon. Minister for Irrigation be pleased to state (a) whether the Government propose to widen and remodel the narrow bridge across Jaffer Saheb Channel connecting Nawabpet with Nellore Mylap Road consequent upon the likelihood of many accidents happening due to vehicular traffic on this narrow bridge, and (b) if not the reasons therefor?

Sri S. Sidda Reddy — (a) & (b) There is no such proposal at present. The necessity for widening and remodelling it, will however be got examined and if necessary, the work will be taken up through the appropriate Department.
BAHUDA PROJECT

2332—
* 4314 Q —Sarvasri G Sivaiah and P Gunnayya —Will the hon Minister for Irrigation be pleased to state

(a) what is the total estimate for the Bahuda Project in Chittoor District and the total acres of Ayacut under the project,

(b) what is the total amount spent so far for the said project and what stage the project works stands at present, and

(c) whether the Project is undertaken for the construction by the Department or through the contractors?

Sri S Sidda Reddy — (a) Rs 40 lakhs The ayacut is 2880 acres

(b) Rs 8,12,866 upto end of March, 1968

The formation of diversion road, and 50% of the Regulator work has been completed Major portions of formation of earthen Bund, excavation and filling up of cut-off trenches, etc., have also been completed and the remaining items of work are in progress Tenders for construction of sluices have been settled and the work is in progress

(c) Through contractors only

BHATRUPALEM PROJECT

2333—
* 5204 Q —Sarvasri P Subbarah, S Vemayya (Sarvepalli), and K Govinda Rao (Anakapalli) —Will the hon Minister for Irrigation be pleased to state

(a) whether the Government have sanctioned the Bhatrupalem Project Scheme under Naguleru river in Palnad taluk, Guntur district,

(b) if so, the estimated amount of the Project,

(c) when the work has been commenced and the total expenditure incurred till now, and

(d) when will it be completed and the reasons for the delay in completing the work?
31 Answers to Questions, 23rd June, 1968 331

Sri Sidda Reddy —(a) Yes Sir

(b) Rs 3,21,200

(c) The work was commenced during the year 1963-64, the expenditure so far incurred is Rs 1,80,296

(d) The work, which was entrusted to a private contractor and later to the Panchayat Samithi, Piduguralla, and to be cancelled, due to slow progress. Subsequently tenders were called for twice and cancelled as the rates quoted were high. Finally, the tender was settled in November 1967 at estimated rates and the work is in progress. As the work is situated in a forest area, where drinking water is not available and contractors found it difficult to supply drinking water to the labour, much progress could not be made. Every effort is being made to have it completed by March, 1969.

**Plan Outlay for 1968-69**

2334—

* 5676 Q — Sri P O Satyanarayana Raju — Will the hon. Minister for Planning and Law be pleased to state

(a) the proposed outlay of Annual Plan for the year 1968-69,

(b) whether the Planning Commission insisted on any cut in the plan,

(c) if so, the cut that is likely to be effected, and

(d) the steps that are likely to be taken to fill the gap?

Sri K V Narayana Reddy — (a) The outlay proposed for the Annual Plan in the Budget for 1968-69 is Rs 72 13 crores.

(b) Yes, Sir

(c) and (d) The Planning Commission have approved a Plan of Rs 56 05 crores on the basis of a Central assistance of Rs 87 30 crores and State Resources assessed by them at Rs 18 75 crores. Since the Central assistance for the Plan in 1967-68 was Rs 57 50 crores, the State Government have protested against such a drastic reduction in the Central assistance for the current year and the
matter has been taken up with the Government of India for increasing the Central assistance. A Plan of Rs 72.13 crores has therefore been included in the Budget for 1965-69 anticipating a Central assistance of Rs 53 crores during the current year.

There is no question of additional taxation. The Government has decided to increase Central assistance to Rs 53 crores. The plan includes Rs 72.13 crores for various schemes. The Central Government has approved the plan.

Sri K V Narayana Reddy — We are going ahead with the 72 crores plan. We have got the resources at our disposal and we are anticipating the assistance of the Central Government.

Sri K V Narayana Reddy — 1967-68 plan is Rs 71.4 crores. Central Assistance is Rs 97.5 crores and our own resources Rs 18.9 crores.

1968-69 Plan is Rs 68.1 crores — Central assistance announced by them is Rs 97.8 crores and our assistance is Rs 18.8 crores.
Oral Answers to Questions
28th June, 1968

(a) Sri S Sidda Reddy — (a) Yes, Sir The tank is situated at Sivaramapuram

(b) Breaches did not occur to the supply channel but to the earthen bund formed across the vagu. The breaches occurred due to inadequate surplus arrangements.

(c) No, Sir, since the supply channel is to the required section and there is sufficient headway to the road culvert.

(d) The Panchayat Samithi passed a resolution and forwarded it to the Executive Engineer.

(e) Widening of the canal is not necessary as it is having adequate section. The repair works have been taken up and are expected to be completed by June, 1968 in all respects.

(f) Does not arise in view of answer to clause (e) above.
28th June, 1968

Oral Answers to Questions

**DALWA CROP UNDER KRISHNA EASTERN DIVISION**

2336—

*5357 (S) Q—Sri Ch Panduranga Rao (Kadikulur) — Will the hon Minister for Irrigation be pleased to state

(a) the extent of land proposed for dalwa crop under permanent localisation in the eastern division of Krishna, and

(b) the stage at which it is and the time by which it will be completed?

Sri S Sidda Reddy — (a) & (b) The principles of localisation are under consideration and it will be completed as early as possible. The extent of land for dalwa crop under permanent localisation in the eastern division of Krishna will be known after the principles of localisation are finalized.

**SUGARCANE UNDER NIZAMSAGAR PROJECT**

2337—

*5361 (S) Q—Sri K V Gangadhar (Nizamabad) — Will the hon Minister for Irrigation be pleased to state

(a) whether the cultivation of sugarcane has been reduced under Nizamsagar Project this year, for want of water in the reservoir,

(b) whether it is a fact that the ryots have cultivated nearly 5 or 6 thousand acres unauthorisedly,

(c) whether it has been brought to the notice of the Government that as a result of sudden rains during this month, the level of the reservoir has risen, and

(d) if so, whether there is any proposal to supply water fully to the said lands cultivated unauthorisedly by regulating the same?

Sri S Sidda Reddy — (a) No, Sir

(b) Yes Sir

(c) Yes Sir, the water position in the reservoir had risen due to unexpected rains in March, 1963

(d) It was decided to supply water to areas cultivated unauthorisedly without prejudice to Government's right to levy penalties on the unauthorised cultivators.
Oral Answers to Questions 28th June, 1968

Irregularities in Kurknool District

(a) Will the hon. Minister for Irrigation be pleased to state—

(i) the No of Minor Irrigation Schemes and Pumping Schemes sanctioned and taken up from 1963 in Kurknool district;

(ii) the stage at which they stand now,

(iii) when they would be expected to be completed, and

(iv) when the remaining works would be taken up?

Sri S Sidda Reddy—(a) Minor Irrigation Schemes 38

Pumping Schemes 5

(b) Out of 33 Minor Irrigation Schemes referred to in (a) above, 11 schemes have been completed and the work on 11 schemes are in progress and the remaining 11 schemes have been sanctioned but not taken up for execution due to paucity of funds. The work on all the 5 pumping schemes referred to in (a) above had been completed.

(c) Six out of the 11 Schemes that are in progress are programmed to be completed by end of June 1968, and the remaining by the end of March 69.

(d) The 11 Minor Irrigation Schemes sanctioned but not taken up for execution will be taken up as and when the funds position improves.

Sri S Sidda Reddy—Schemes sanctioned, but not taken up

1. Forming a new tank across Nallavagu near Nallagatla village, Giddalur Taluk.

2. Forming reservoir across Rallavagu near Muraharpalli village, Markapur.

3. Restoration of Annavaram tank near Veigondla village, Atmakur Sub Taluk.
4 Excavation of supply channel from Uppuvagu to feed Peddacheruvu of Chelakalaveedu, Giddalur Taluk
5 Construction of anicut across Vakkileru, near Kothakonduru village, Alagadda Taluk
6 Construction of anicut across Vanga near Munagala village, Kurnool Taluk
7 Construction of anicut across Pedavanga near Yegukulapadu, Kurnool Taluk
8 Construction of anicut across Teegaleru near Konapalligandi village, Markapur Taluk
9 Construction of Ahobilam reservoir at Ahobilam village, Markapur taluk
10 Construction of anicut across Cheealeru near Papineedu palli village, Giddalur
11 Fixing standards and restoration of Peddacheruvu of Pandavagallu
Oral Answers to Questions 28th June, 1968

REDUCTION OF COURT FEE FOR WRIT PETITIONS

2389—

* 5380 Q.—Sri R. Mahananda — Will the hon Minister for Planning & Law be pleased to state

(a) whether it is a fact that Court fee for Writ Petitions in our State is more than what it is prevailing in the adjoining States of Madras, Orissa, Mysore and Maharashtra, and

(b) if so, will the Government consider to reduce it?

Sri K. V Narayana Reddy — (a) The answer is in the affirmative

(b) At present no such proposal is under the consideration of Government

Rate of Court fee levied is Rs 100 on writs other than Habeas Corpus

Madras Rs 25

Bombay Rs 20 on writs for enforcement of fundamental rights and Rs 50 on other writs

Travancore Rs 25 on writs other than Habeas Corpus

TARNICAL ANICUT

2340—

* 5459 Q.—Sri P. Mahendernath (Achampet) — Will the hon Minister for Irrigation be pleased to state

(a) whether it is a fact that there is a proposal for restoration of 'Tarnical anicut' and conversion of Polkamkalva into permanent source in Kalvakurtni taluk, Mahabubnagar district,

(b) whether it is also a fact that the survey and the estimates have been completed long back, and

(c) if so, the reasons for undue delay in the restoration of the source?

356—5
Sri S Sidda Reddy — (a) A proposal to restore the Thirunallur ancill in 1965 and dropped as the scheme was found unremunerative. On a representation made by the concerned ryots in 1967 the matter is being re-examined.

(b) The survey and the estimate were made in 1965. Certain additional particulars are being gathered.

(c) Does not arise in view of answer to clauses (a) and (b) above.

GUNDERU FLOODS

2341 —

* 5707 Q — Sri S Vemayya — Will the hon. Minister for Irrigation be pleased to state

(a) whether the Government are aware of the fact that Flood Havoc due to Gunderu hardly hit Magapuram, Mujeru, Vakkalagadda, Chinnapuram, etc., villages on 29-8-1967 and 26-9-1967 in Krishna district, and

(b) if so, whether there are proposals with the Government to protect the above from the floods permanently?

Sri S Sidda Reddy — (a) Yes, Sir

(b) At present there are no proposals. But certain protective works taken up for execution in the lower reaches of the drain prior to the flood of September 1967 are yet to be completed. Further improvements, if any, could be assessed after the works under execution are completed and their effect watched.

URACHERUVU OF PARVATHIPURAM

232 —

* 5862 (V) Q — Sri P Mahendranath — Will the hon. Minister for Irrigation be pleased to state

(a) whether it is a fact that the Government have sanctioned the reconstruction scheme of Uracheruvu in the suburbs of Parvathipuram village of Nagarkurnool taluk, Mahaboobnagar district and instructed the district officers to execute it immediately, and

(b) if so, the reason why the district officers have not taken up the said work for the last three months?

Sri S Sidda Reddy — (a) The Chief Engineer (Minor Irrigation) was permitted to take up the scheme provided it would be
found feasible administratively and financially, and provided that it could be completed by June, 1960. The scheme was sanctioned by the Chief Engineer.

(b) Due to paucity of funds.

PASUPURU PROJECT

2343—

* 5151 (D) Q — Sri M. Bhum Reddy (Dommat) — Will the hon. Minister for Irrigation be pleased to state

(a) whether any technical staff have arrived previously from the centre to survey the Pasupuru Project near Masape, in Medak District,

(b) whether joint investigation has been conducted for the project site,

(c) whether it is a fact that the construction has been stopped after completing some work,

(d) if so, the reason therefor and

(e) whether there is any proposal to complete it at least now?

Sri S. Sidda Reddy — (a) & (b) The hon. Member is presumably referring to Haldi Project near Hakeempet Village in Medak District. Complete surveys were conducted by the Public Works Department. A geologist from the Geological Survey of India, Southern Region, Hyderabad had investigated the site on 2nd and 4th February, 1966.

(c) No, Sir. The estimate has not yet been sanctioned.

(d) & (e) Does not arise.

MUNSIFF-MAGISTRATE COURT AT ACHAMPET

2314—

* 5462 Q — Sri P. Mahendranath — Will the hon. Minister for Planning and Law be pleased to state

(a) whether there is any proposal under active consideration of the Government for re-establishment of the Munsiff-Magistrate Court at Achampet taluk headquarters in Mahbubnagar district if so, when it will come into existence, and

(b) whether it is also a fact that there is a pucca Munsiff Court building at Achampet constructed by the Government?

Sri K. V. Narayana Reddy — (a) No, Sir.

(b) No, Sir.
Privilege Motions

re Certain information furnished to the House by the Minister for Education

Mr Speaker — Shri Badri Vishal Pitti and Shri B Ratnabasabham have given notice of a Breach of privilege. This is against the Minister for Education on the ground that he has made some incorrect statement on the floor of the House regarding the procedure followed in the matter of sanctioning grants.

We are in the month of June, not in October.

Mr Speaker — Questions and Answers are over.

PRIVILEGE MOTION

re Certain information furnished to the House by the Minister for Education

Mr Speaker — Shri Badri Vishal Pitti and Shri B Ratnabhasabham have given notice of a Breach of privilege. This is against the Minister for Education on the ground that he has made some incorrect statement on the floor of the House regarding the procedure followed in the matter of sanctioning grants.

Mr Speaker — Questions and Answers are over.
Privilege Motions

Certain information furnished to the House by the Minister for Education

28th June, 1948

29 December. This is an matter of privilege. The information furnished to the House by the Minister for Education, particularly in his speech on 27th June, is misleading. If the information is correct, the House of Assembly, as I understand it, is not the correct forum for discussions. The question of education is of great importance to the country, and it is important that the House should be informed of the correct position.

Sri K. Brughananda Reddy — My submission is that the House should not waste time in discussing matters of this kind. If an incorrect statement is made, it should be corrected at the earliest opportunity.

My submission is that, even if an incorrect statement is made, it should not be allowed to continue. If it is so, it must be corrected.

Sri K. Brughananda Reddy — My submission is that the House should not waste time in discussing matters of this kind. If an incorrect statement is made, it should be corrected at the earliest opportunity.

My submission is that, even if an incorrect statement is made, it should not be allowed to continue. If it is so, it must be corrected.
342  28th June, 1968

Privilege Motions

re Certain information furnished to the House by the Minister for Education

So far as the payment of grant is concerned, please see that there is no delay

The fact is, originally they were giving grants for six months to the D E Os. Now D P I Office is giving month to month. There is change. Originally they used to give for 3 months or 6 months at a time to the D E O and the D E O used to receive the bills and pay them to the aided schools. I do not know of late why they have changed from month to month and therefore the delay is caused.
Privilege Motions

28th June, 1963

re Certain information furnished to the
House by the Minister for Education


Sub Education - Secondary - Payment of monthly teaching
garants to aid secondary schools during the year 67-68
release for the month of

AN INTRODUCTION TO THE PROCEDURE OF THE
HOUSE OF COMMONS

Lord Campion

"Democracy is a notoriously difficult system to work and not
the least difficult part of it is to get a large representative body to fun-
Privilege Motions
re Certain information furnished to the House by the Minister for Education

No system of procedure can be perfect. For one thing it must always be adopting itself to new problems and is inevitably more or less out of date.

Mr Speaker — It is not my responsibility.

Even the House of Commons with its unrivalled experience could only gain by experience by which other bodies of like activities have coped with one another difficult situations which constantly arise in democratic assembly.
Privilege Motions 28th June, 1968

re Certain information furnished to the House by the Minister for Education

Mr Speaker — Assuming for a moment that the statement of Mr Raghavulu is incorrect is it your contention that he has made his statement deliberately with the intention of misleading the House?

The Hon'ble Speaker has stated as follows — “So far as payment of grant is also concerned, please see that there is no delay” Mr Speaker — We are not making any
Prvilege Motions  
re Certain information furnished to the House by the Ministe for Education

28th June, 1968  

delay Sir ...  

In fact, 8 orders pertaining to grant from March 1967 to February 1968 were issued on the following dates this is the information furnished by you. 

March, April, May 1967  24 4 67 Do you think that there is any delay in issuing the grants? 

March, April, May 1967  24 4 67 

March, April, May 1967  24 4 67
Privilege Motions  

28th June, 1968  

re Certain information furnished to the House by the Minister for Education

Mr Speaker — So, what I say is there was delay of some days

Mr Speaker,—Not much delay What is it you said Mr Raghavulu?

Sri B Ratnasabhapathi — No delay what so ever

Mr Speaker — That is why I certainly sympathise with the poor lot of the teachers They have no other resources to fall back upon

Sri B Ratnasabhapathi — The whole thing has to be viewed from the background that teachers are very poor and they depend on salaries only They have no other resources to fall back upon

Mr Speaker —Let us see what the Ministers says

Sri B Ratnasabhapathi — They are already, of course, by their own estimate unable to meet the situation

Mr Speaker ——How we can possibly help them, then?
Privilege Motions

Re: Certain information furnished to the House by the Minister for Education

It would be vain to attempt an enumeration of every act which might be construed into a contempt, the power to punish for contempt being in its nature discretionary. Certain principles may, however, be collected from the Journals which will serve as general declarations of the law of Parliament. It may be stated generally that any act or omission which obstructs or impedes either House of Parliament in the performance of its functions or which obstructs or impedes any member or officer of such House in the discharge of his duty or which has a tendency, directly or indirectly, to produce such results may be treated as a contempt even though there is no precedent of the offence.

Each House is the guardian of its own privilege.

The term breach of privilege means disregard of any of the rights.

Privileges and immunities either of members of Parliament individually or of the House in its collective capacity.

28th June, 1968
Privilege Motions  28th June 1968

Mr Speaker So, salaries due for November were paid on 12-12-1967 or the grants were given on 12-12-1968.

Mr Speaker — I will give my decision on 1-7-1968.
28th June, 1968

Privileged Motion

re Certain information furnished to the House by the Minister for Education

Mr Speaker — He has made a definite and positive statement on the floor of this House.

Mr Speaker — Let us start from that. Definitely positive statement, he has made on the floor of the House that there was no delay in the matter of releasing the grants, which according to you is not true, is an incorrect statement, made deliberately with the object of misleading the House, according to you. And now, let us go by facts whether what he has said is correct or not. Now you have to give some instances.

Mr Speaker — He has said that there was no delay in the matter of release of grants. At one time he said that there was some delay. At another time he said there was no delay. So these are two contradictory statements. So, it amounts that one of the statements must be incorrect.

Mr Speaker — He has said that there was no delay in the matter of release of grants. At one time he said that there was some delay. At another time he said there was no delay. So these are two contradictory statements. So, it amounts that one of the statements must be incorrect.

Sri B Ratnasabhapathi — Logical conclusion, Sir.

Mr Speaker — Very good. I will consider about it. I too have got some knowledge about these contradicting statements.
Privilege Motions 28th June, 1968

VITUPERATIVE LANGUAGE USED BY CERTAIN MEMBERS OF PARLIAMENT AGAINST SRI P THIMMA REDDY, MINISTER FOR AGRICULTURE

Mr Speaker — Dr T S Murthy, Sri B Papi Reddy and D Venkatesam have given notice of a privilege motion, which reads like this:

"To,

The Hon'ble Speaker,

Andhra Pradesh Legislative Assembly,

Hyderabad

Sir,

We, the following members wish to raise a motion of privilege under rule 17 against Sri Rabri Ray, Sri K L Gupta, Sri George Fernandez, Sri S. Sheonaram, Sri H C Kachava, and Sri Sreedharan, all members of Lok-Sabha, for using vituperative language against a member of this House Sri P Thimma Reddy in connection with his alleged remarks against Harijans at an informal press meet without ascertaining the facts and without giving the member an opportunity to explain his side of the case, particularly when it is a subject pertaining to the rights of this Assembly.'
Privilege Motion

28th June, 1968

re Vituperative language used by certain Members of Parliament against Sri P. Timma Reddy, Minister for Agriculture.

...
Privilege Motion 28th June, 1968

re: Vituperative language used by certain Members of Parliament against Sri P. N. D. Reddy, Minister for Agriculture,

Mr Speaker — Please hear me. I want to ask one question. I am not allowing any discussion. I am not admitting it. What I want to know is whether there is a prima facie case for breach of privilege against the members of Lok Sabha. I want to draw your attention to one matter. Under Art. 105 no member of Parliament shall be liable to any proceedings in any court of law. That is a different matter. That concerns with the legal aspect in a court of law. The convention is neither House of Parliament can claim for exercise of any authority over a member of either House. Consequently neither House can take upon itself to punish any breach of privileges or contempt made by a member of the other House. No case of breach of privilege or on contempt of the House can be founded on a speech made by a member in the other House or in any other State Legislature in India because the proceedings of House of Parliament and all Legislatures are privileged and no action can be taken in one House for anything said in the other House. Equally so, for what is said in this House against members of Parliament, they cannot take any action against us. So there is no question of breach of privilege involved. Now you have given notice of breach of privilege. I am only concerned with that. I am not concerned with other things at all. I am going purely on technical and the legal aspect. So far as the legal aspect is concerned, there is a convention which is scrupulously followed by all the Legislatures in this country. The only thing we can do is if any of the members of this House are aggrieved, that unwarranted statements or observations or remarks have been made against any member of this House, we can only pass a resolution and ask the Lok Sabha to take action against those people either for breach of privilege or under any other provision of law. Beyond that no member of the Lok Sabha or Rajya Sabha or any member of the Legislature in this country is liable for breach of privilege by any other House. That is the convention which is scrupulously followed. Now when that is so, have you got anything more to say that there is a prima facie case either for me to allow in this House for discussion or send it to Privileges Committee?

Sri C. V. K. Rao.—I rise on a point of order.

Mr Speaker — There is no point of order here.

Sri C. V. K. Rao — Parliament cannot be made an issue of breach of privilege. How can we permit the member to go ahead with explanations, Sir.
Privilege Motion

re Vituperative language used by certain Members of Parliament against Sri P. Timm Reddy, Minister for Agriculture

Sri B Ratnasabhapathi — This is not with regard to a statement or discussion that has been made in this House. It is a statement made outside this House. Admission is given here in House discussion statements. But the debate or discussion made here is a matter for the Hon’ble Speaker to decide. Whether Lok Sabha has the right to discuss or members of Lok Sabha have any right to discuss the statement made outside or a member of this House or a Minister of this House.

The statement has been made by the Minister outside the House and the Lok Sabha has taken serious notice. Mr Speaker — When a notice of breach of privilege is given, as to what I should do, whether I should hear the member or whether I should call him to my chamber or whether I should allow it after hearing the member or whether I should disallow it or whether I should permit the member to seek leave of the House — it is a matter for me to consider.

Sri B Ratnasabhapathi — I agree. On most of our Call attention notices we are receiving from the Speaker’s office that they have not been proper or there is no basis and therefore I am disallowing them. Call attention notices, questions, short notice questions, procedure, etc. If the statement had been made in this House and the members of Lok Sabha had taken serious view of it and discussed in Parliament then there is a question of privilege here. But here a statement is made by the Minister outside the House and I don’t think anywhere in the procedure you have read, such a contingency is provided for.

Mr Speaker — If you do not have my permission to speak, you cannot speak whatever you want.

Sri C V K Rao — I rise on a point of order.

Mr Speaker — There is no point of order involved in this.

Sri C V K Rao — Before I say what my point of order is, if you don’t want to hear me, how am I to pull on, Sir? My point of order is this — In your observation you have said that discussion cannot be made here about a discussion in the House of Parliament, when that is the case, how can you permit a member to make out a prima facie case? That is my point of order. That is contrary to rules.
Mr Speaker — That is exactly what I am telling Dr Murthy. I am telling him, 'You have no right to move this question in this House.' That is exactly what I am telling him.

Mr Speaker — I am not concerned with Mr Ratnasabhapathi’s statement. What I am now anxious to know is: you have given a Privilege motion. I have read out for the information of the House the convention which is being followed in this House. I am only telling you that there is no breach of privilege involved because if you follow the convention where is the breach of privilege? There is the privilege motions involved where there is breach of privilege but it is not for us to consider. It is for the Parliament to consider. To that extent anyone member can bring to the notice of the Speaker of the House of what has taken place there and now your right will be, not to discuss it here and impeach somebody for what he has stated in the Lok Sabha, but it is for the Lok Sabha itself to consider this issue. That is the only right you have got.

Mr Speaker — It is like this. For a statement made by you here in this House or in any House or Legislature in this country, no member or no House can take any action against you for breach of privilege. So far as discussion is concerned, it is an entirely different thing. For what they have stated whether they are justified in making that statement or not and all that — we do not enter into discussion whether they are justified in making that statement. We are only concerned with the Privilege issue which he has raised. My contention is that there is no privilege and you cannot consider a privilege issue against members of that House. There is no question of discussing the merits of the statement made by those people — merits in the sense whether they were justified for using that language or not and equally so, no member of any Legislature in the country can make any observations for the language we use here. They cannot discuss.
Mr Speaker — Let them consider about it. At any rate, it is not for me to make any observations so far as these things are concerned. I won’t make any observation.

Mr Speaker — It won’t form part of the record. We expect everybody in this country to realise his responsibility. Beyond that I won’t say anything.

Sri D Venkatesham — As per the convention, when the Parliament has no jurisdiction to discuss about the matters of the State and when the Speaker of the Lok Sabha has allowed the discussion in the Parliament I request the Speaker also to allow us to discuss about the words and about the matters that have been published and the language that has been used by the Parliamentarians. The question is this House has no jurisdiction to take any action. I too agree.

Mr Speaker — It is not for me to say anything. The Lok Sabha Speaker has thought it fit for his own reasons to admit discussion. When you raise a point it is for me to decide whether I should allow discussion or not. There is no use of quoting what the Lok Sabha Speaker has done. What he felt right he has done and what I feel right according to me I will do.

Mr Speaker — When I call a member, it will go into record. When I do not call a member and if he gets up on his own accord and goes on speaking, it won’t go into record. That is what I have been saying. I called Mr Venkatesham to speak and it will certainly go into record.

In correct reporting of the Statement of Sri P Thimma Reddy about Harijans by Sri Sitaram, Correspondent of Patriotic

Mr Speaker: the following members have given notice of a privilege motion. I will read the motion itself. The members who have given notice are:

Sarvaari G Venkata Reddy
G Satyanarayana
K C Srirangaiah Cheffy
M B Rajarao
V Munuswamaappa
Ch Mallikarjuna
K Prabhakararao
A Rami Reddy
T Nageswararao
K Someswararao
D Venkatesham
T V S Chalapathi Rao
Privilege Motions

28th June, 968

re Incorrect reporting of the Statement of Sri P Thimma Reddy about Harijans by Sri Sitaram Correspondent of Patriot

The motion reads like this

"We wish to raise the following Privilege motion under Rule 173 of the Andhra Pradesh Legislative Assembly Rules against Sri Sitaram, Correspondent of 'Patriot' newspaper for falsely reporting the statement of Sri P Thimma Reddy, Honble Minister for Agriculture about Harijans at an informal press conference on 22-4-68 and thus damaging the reputation and affecting the individual rights of the Honble Member of this House etc"

Mr Speaker — I don't know yesterday when Mr C V K Rao raised question of breach of privilege against the Deputy Prime Minister of India whether he was affected by that statement.

Sri C V K Rao — I am one of the legislators whereas Mr Thimma Reddy is a Minister directly involved and Ministers are responsible to us.

Mr Speaker — Apart from that, a breach of privilege issue can be raised by any member of this House. I don't think you need any ruling on that point.

Sri C V K Rao — In this particular case, Mr Thimma Reddy is directly involved. What we feel is that Mr Thimma Reddy should raise it or should have gone to a Court of Law saying it was a matter for defamation and things like that. Because he is a Minister we thought instead of some thing going on like this

Mr Speaker — I am only telling you one thing, Mr Ratnasambhavath! As I have observed on the very first day these are all matters connected one with the other. I agree with you. So far as
the adjournment motions and these privilege matters are concerned they are all connected one with the other So far as the notice given by Dr Murthy is concerned, I told him there is no case in it Similarly I don’t know I want to know whether there is any prima facie case if there is no prima facie case I won’t allow even discussion But how can I disallow it?

Mr Speaker —I am not going to allow anybody to speak on the merits of the case I am going to ask them only technically, whether there is any prima facie case

Mr Speaker — Can anyone of you enlighten whether there is any prima facie case in this I am only now concerned at this stage I am not going to speak about the merits of the case whether there is a prima facie case This news item appeared in a paper called ‘PATRIOT’ in Delhi It does not refer to any statement by Sri Thimma Reddy in his cap city or in the discharge of his duties or anything like that It refers to a statement alleged to have been made by Mr Thimma Reddy in the course of his interview with press correspondents Assuming all this to be true it is only for a moment even if you assume it to be true where is the question of breach of privilege or discussion by this House

Sri B Ratnasabhapathi —He is going into the details Sir

Sri G Venkata Reddy —I am not going into the details
Pr

ivilege Motions 28th June 1963 359
re Incorrect reporting of the statement of
Sri P Thimma Reddy about Harijans by
Sri Sitaram Correspondent of Patriot

Mr Speaker — Generally, the statements made by the Ministers either in their party meetings or during the Press interviews, are not privileged statements. Supposing there is a remedy open to Mr Thimma Reddy or any other person against whom any damaging statement is made or false statement is attributed.

Sri G Venkata Reddy — If we allow the state of things in this country

Mr Speaker — I am only concerned with this privilege issue. If there is a remedy open to Mr Thimma Reddy, he can certainly take action against the persons concerned in a Court of Law for defamation, or whatever it may be. Now for statements made outside the House, where is the privilege? You cannot consider this as a privilege.

Sri G Venkata Reddy — Simply we should curb all these statements in the country.

Sri B Ratnasabhapathi — How did he come to know that Mr Sitaram has been responsible for this statement? Let them state the source also. That is very important for the privilege motion. The evidence and the source, everything has to be specifically stated, and it is very important to establish that Sitaram is responsible for this.

This is the source of information for him. Hereafter, that is a baseless statement and that is an unfounded statement. Technically, there is no place for the privilege motion now, Sir.

Mr Speaker — They have clearly stated in the note itself, under 73 of the Andhra Pradesh Legislative Assembly Rules against Sri Sitaram, Correspondent of Patriot newspaper.

Sri B Ratnasabhapathi — That is UNI. He is representing an Institution called UNI. Therefore it is the UNI and the paper that can come and not the person who has not been given an opportunity to explain. Therefore we have to take steps.

Sri G Venkata Reddy — One submission. Sir, he is the man who is responsible. For all these troubles in the country...

Sri G Venkata Reddy — So far as the third party is concerned, so far as the taking into cognizance of the utterances in the public is concerned, there is one judgment of the Madras High Court previously on the TNC President Mr Subrahmaniam. They have clearly
stated that the Assembly has got every power to take cognizance of the statements made outside. That is an other aspect. My submission is that if these things are going on in the country, there is no safety for the MLAs or the Ministers or anybody who is working in the political field—by falsely reporting the statements even though he did not utter. That is why, to safeguard the interests of the MLAs and the Political Parties and the people who are at the public field, I brought this to the notice of the House Mr Speaker, Sir

Whose speech he is discussing? Unfortunately the people involved belong to the Harijan Community.

BUSINESS OF THE HOUSE

Sri G Siviah —Sir, I have given a privilege motion during the last session that one of the honourable Members of this House was arrested within the premises of this Assembly compound.

Mr Speaker —As a matter of fact an informal meeting was held in my Chambers. All of us came to the decision that the Chief Minister should enquire into the matter and send a report to this House. Let us find out whether the Chief Minister has enquired into the matter and if he has enquired into the matter, we will find out when he will be in a position to place the report on the Table of the House.

Sri Ch Rajeswara Rao —This is only to attract the attention of the Chief Minister Sir.
Calling attention to matters of urgent public importance 28th June, 1968.

Mr Speaker, I think, I have disallowed it. You find out from the office as to what I have done.

Mr Speaker — They will be circulated to all the Members.

Calling attention to matters of urgent public importance

re — Incomplete stage of famine relief works in Kanigiri, Podili and Darsi taluks

(Mr Deputy Speaker in the chair)

Mr Speaker — I think, I have disallowed it. You find out from the office as to what I have done.

Mr Speaker — They will be circulated to all the Members.
28th June, 1968

Calling attention to matters of urgent Public Importance
re Inadequate water supply position in Vijayawada

Dr T V S Chalapath Rao (Vijayawada-East) — Here it is stated regarding inadequate water supply position in Vijayawada. But it is regarding lack of water mains in more than half of the town. Kindly permit me to read my motion.

"I call the attention of the Minister for Municipal Administration to the fact that in spite of spending about 35 lakhs of rupees for improving the water-supply in the Vijayawada Municipal town, nearly more than half of the citizens are not having the supply of protected water for want of distribution mains in their streets. Only 3 out of 6 square miles of the town are having distribution mains. The total out put of water is 9 million gallons per day at the rate of 30 gallons per day per individual. That means it is meant for the entire population of Vijayawada. Yet, on account of the above mentioned reason, namely, lack of water mains it is not available even to half of the population of the town.

Even where the distribution mains are available and where the reservoirs also are constructed, like Satyanarayanapuram etc., the supply is not satisfactory as the distribution mains were laid long ago and require to be changed.

To provide distribution mains to the entire town, it is estimated that nearly 70 to 80 lakhs of rupees are necessary. This cannot obviously be met from the revenues of the Municipality which are hardly sufficient to meet the ordinary expenditure. So, a capital loan has to be raised. The Municipality is indebted already to the tune of nearly one and half crores. The L I C has already lent about 70 lakhs of rupees and it is not possible to expect more loans from
Calling attention to matters of urgent public importance

On 28th June 1968

Re: Inadequate water supply position in Vijayawada,

that agency. So, a loan has to be raised from the citizens of Vijayawada including the scheduled Banks situated in the town. Unless this loan is guaranteed by the Government, it cannot be hoped to be subscribed.

“For the above reasons, it is requested that the Government be pleased to permit the Municipality to float a loan as detailed supra and to guarantee the same.”

The Minister for Municipal Administration Sri N. Chenchu Naidu—Vijayawada Municipality has a population of 2,30,397 as per 1961 census. Prior to the taking up of the improvements Scheme, the Municipality was supplying a quantity of 40 lakh gallons per day from the following systems—

1. Old Head works (Infiltration wells in the River Bed) 25 lakh G.P.C.D
2. Tube wells in Krishna Tank 3 "
3. Wells in Pushkaram Ghat 12 "

Total 40 "

This worked out to 17 G.P.C.D as against the normal present requirements of 30 G.P.C.D. Detailed investigation of the water supply Improvements Scheme was therefore approved in 1964, for an ultimate population of 6 lakhs at 30 G.P.C.D. The investigation was completed and detailed plans and estimates have been prepared with Head works prepared at Bhavanipuram.

Due to paucity of funds, the entire scheme could not be sanctioned in a single stage. Sanction has been accorded to the following 4 stages:

1. Stage I—Laying mains in unserved areas, Rs 7.78 lakhs
2. Stage II—Construction of ground level service reservoir of 3.25 lakh gallons capacity at Wynchpet, Rs 3.15 lakhs
28th June, 1968

Calling attention to matters of urgent public importance re Incomplete stage of famine relief works in Kamagiri, Pochi and Darsi taluks

(3) Stage III — Construction of an elevated R C C service reservoir of 3.25 lakh gallon capacity near watch factory Rs. 7.34 "

(4) State IV — Installation of a rapid gravity filtration plant of 5 mgd capacity clear water pumpset pumping mains, off take arrangements in River Krishna Rs 28.74 "

Total 47.01 "

All these stages have been completed and the total quantity of water available now from all the sources is 90 lakh gallons per day. Capable of servicing population of 3 lakhs at 30 gallons per day per head. The entire quantity of 90 lakh gallons per day could not be equitably distributed due to lack of mains in certain parts of the town and inadequacy of the existing distribution system, comprising pipes of smaller size laid a long time ago. The above position can be rectified by remodelling the distribution system in the entire town estimated to cost Rs. 82.09 lakhs for the ultimate requirements, which is a part of the comprehensive water supply improvements referred to below. The question whether any immediate improvements to give some relief with less financial commitment would be possible will be examined.

The detailed plans and estimates for the balance works of the Improvements Scheme were prepared costing Rs. 224.92 lakhs as detailed below —

(a) Remodelling of distribution system Rs 82.09 lakhs
(b) Development of Head works at Boavanipuram for supplying an additional quantity of 90 lakh gallons per day Rs 76.68 "
(c) Construction of an additional Town service reservoir Rs 36.26 "
(d) Laying of an additional pumping mains Rs 29.88 "

Detailed plans and estimates for the remodelling of distribution system costing Rs 82.09 lakhs were received by the Government and the matter is being examined specifically with reference to the method of financing. An amount of Rs 50 lakh was received from the L I C during 1964-65 and Rs 17 lakhs during 1967-68 for this purpose. It can therefore be seen that provision of funds has been the main bottleneck for the execution of the improvements scheme. The question of renting a further loan from the L I C will be taken up and also the suggestion of the Hon'ble Member to permit the Municipality to float a loan from the public and the Scheduled Banks will be examined as and when proposals are received by th Government from the Secretary and Special Officer, Vijayawada Municipality.
28th June 1968

NON-OFFICIAL BUSINESS BILLS

The Andhra Pradesh Shops and Establishments Amendment Bill, 1967

Sri Vavilala Gopalakrishniah -Sir, I move that the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967, be read a first time.

Mr Deputy Speaker - Motion moved.
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967

366  28th June 1968
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967 was introduced in the Assembly this day. It provides for the amendment of the Andhra Pradesh Shops and Establishments Act, 1961, to provide for the closure of shops on a specified holiday.

The Bill provides for the closure of all shops on a specified holiday, which shall be notified by the Governor in the official Gazette. The holiday specified in the Bill is the first day of the month of February, which is celebrated as Republic Day.

The Bill provides that the closure of shops on the specified holiday shall not affect the employees of any shop. The closure of shops on the specified holiday shall not affect the commercial activities of any person, whether engaged in trade or commerce.

The Bill also provides for the payment of wages to the employees of any shop who are required to work on the specified holiday. The employees who are required to work on the specified holiday shall be paid at least double the rate of wages for the day.

The Bill further provides for the exemption of any person from the provisions of the Bill who is engaged in the manufacture, sale or distribution of essential commodities.

The Bill is expected to be passed by the Assembly in the current session. It is expected to provide relief to the employees of the shops who are required to work on the specified holiday.

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The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967

28th June 1968

Establishments (Amendment) Bill, 1967

The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967

The Bill seeks to establish certain amendments to the existing law on shops and establishments. It proposes to extend the holiday provisions to cover certain days and ensure better working conditions for employees. The bill aims to enhance the rights and welfare of employees in the shop and establishment sector.

The proposed amendments include:

1. Extension of holiday provisions to cover more days.
2. Ensuring better working conditions for employees.
3. Providing for the establishment of trade unions and worker representation.

The bill is expected to improve the working environment and conditions for employees in the sector, thus promoting fair labor practices.

The bill is currently under consideration and awaits further amendments and legislative proceedings.
The Andhra Pradesh shops and Establishments (Amendment) Bill, 1967

The shops and establishments in Andhra Pradesh shall be closed on Sundays and any day of the week can be treated as a holiday. Army personnel shall be required to observe compulsory Sunday holidays.

Cases of illegal methods of shoplifting shall not be punished. Cases of violation of the provisions of the Act or the rules made thereunder shall be dealt with in accordance with the provisions of the Act as amended by this Bill.

Illegal methods of shoplifting shall be punishable under the provisions of the Act as amended by this Bill.

The above provisions shall come into force immediately after the Act is passed by the President.

368  28th June, 1968  Non-Official Business Bill
Mrs Godfrey (Non-nominated Anglo-Indian) — Speaker, Sir,
while agreeing with Mr Gopalakrishnaiah, I strongly recommend that certain shops in certain localities should be kept open on Sundays. Mr C V K Rao is looking to the benefits of the employees of the shops. But we got to look to the general public also. The whole public activity paralyses when the shops close on Sunday. Because we need medical aid on Sundays and we need certain things during the weekend; i.e., on Sunday. Sunday being a holiday, it facilitates most of the people to do their shopping and keep it away for the whole week.

So, I would request that one medical shop, one general shop and one cloth shop in every locality should be permitted to keep open on Sunday and holiday be given to the workers on any day in the week. Thank you,
370  29th June, 1968  Non-Official Business-Bills
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967

हां, अनुसारित मुद्दों संबंधी नियमों के अनुसार रुपयों के साथ निर्धारित मानदंडों के अनुसार इत्यादि बिक्री संबंधी अनुधार में आवश्यकता हो तो उसे लगभग 1 जून, 1968 की दिनांक पर आगमन करेंगे।

पी. राजराय, सचिवालय सदस्य
हां, अनुसारित मुद्दों संबंधी नियमों के अनुसार रुपयों के साथ निर्धारित मानदंडों के अनुसार इत्यादि बिक्री संबंधी अनुधार में आवश्यकता हो तो उसे लगभग 1 जून, 1968 की दिनांक पर आगमन करेंगे।

यहरू के अंतर्गत दुकान के स्वामित्व कार्यकर्ता वहाँ रहने की आवश्यकता हो सकती है।

यहाँ स्वामित्व कार्यकर्ताओं के हासिल कुल रुपयों के साथ निर्धारित मानदंडों के अनुसार इत्यादि बिक्री संबंधी अनुधार में आवश्यकता हो तो उसे लगभग 1 जून, 1968 की दिनांक पर आगमन करेंगे।

इस समय अनुसारित मुद्दों संबंधी नियमों के अनुसार रुपयों के साथ निर्धारित मानदंडों के अनुसार इत्यादि बिक्री संबंधी अनुधार में आवश्यकता हो तो उसे लगभग 1 जून, 1968 की दिनांक पर आगमन करेंगे।
Non-Official Business-Bills
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1969

28th June, 1969

371

( ) Sir,

[Text is not readable.]

( ) Sir,

[Text is not readable.]

Dr. N. A. B. A. - Speaker. - A special business is to be held in the House to take care of the following:

1. Adoption of two additional holiday calendars.
2. Clarification of the holiday calendar for the common holiday of 6th hour.
3. Clarification of the holiday calendar for the common holiday of the 6th hour.
4. Clarification of the interest safeguard in the holiday calendar.

Dr. N. A. B. A. - Speaker.

[Signature]

[Name]

[Date]
(ఓర్థోగ్రఫీ ద్వారా తెలుగు పాఠం)

372  లో టేనీ నిషేధం చేయాడు కూడా గోసాయ బిందువు ఉన్నాడు. వాల్డెం లేదా ఎక్కడ బిందువు కాపు పాటలు మాత్రమే లభిస్తుంది. మీరు మాత్రమే ఈ నిషేధం కారణం వాల్డెం లేదా బిందువు కాపు పాటకు సమానం గుండే దిశలో కేసి దిద్దండి. లింకింగ్ దోస్తు తెలియజేయలేదు. శుష్కముడు దేవి దేవి ప్రపంచక్షేత్రం కి దృశ్యాధిక క్రియలు కేసి దిద్దండి. లింకింగ్ దోస్తు ను ఉన్నాడు. మీరు మాత్రమే లింకింగ్ దోస్తు విభాగం చేయాడు కూడా గోసాయ బిందువు. 

ఒక గోయి తాత్కాలిక ఖచ్చితమైన రాణ సామాన్యంగా ఇది ప్రధాన ఆమెకు మూడు దిశలో కేసి లింకింగ్ దోస్తు విభాగం చేయాడు కూడా గోసాయ బిందువు. ఆమెకు మూడు దిశలో కేసి లింకింగ్ దోస్తు విభాగం చేయాడు కూడా గోసాయ బిందువు.
The Andhra Pradesh Shops and Establishment (Amendments) Bill, 1967

Non-Official Business Bills 28th June, 1968

(1) The Speaker—Arjun, Member, Shri V. Jeevan Reddy, Member, Shri D. D. Venugopal.

(2) The Mover—Shri S. R. Prasada Rao, Member, Shri T. V. Rama Rao.

(3) The Discussion—Shri A. P. Patnaik, Member, Shri J. C. Reddy, Member, Shri K. S. Narayana Reddy.

(4) The Constitution—Shri K. R. Narayana Reddy, Member, Shri K. V. V. Reddy, Member, Shri D. A. Reddy.

(5) The Speaker—Shri B. V. Raman, Member, Shri B. V. Reddy, Member, Shri B. V. Krishna Reddy.

(6) The Mover—Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy.

(7) The Discussion—Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy.

(8) The Constitution—Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy.

(9) The Speaker—Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy.

(10) The Mover—Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy.

(11) The Discussion—Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy.

(12) The Constitution—Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy, Member, Shri K. V. V. Reddy.
374  28th June, 1968  Non-Official Business-Bills
The Andhra Pradesh Shops and Establishment, (Amendment) Bill, 1967

స్థానానికగా శిల్పకార్తలు ఎంచుక సంచాలన చేసి, అంతార్ యొక్క భాగానికి నిలువు చేసిన వాటిని చేసింది. అది స్థానానిక కులాలు వాటిని చేసింది. ఇందులో గణాంక స్థానానిక సంచాలన చేసింది. అది స్థానానిక కులాలు వాటిని చేసింది.

స్థానానికగా శిల్పకార్తలు ఎంచుక సంచాలన చేసి, అంతార్ యొక్క భాగానికి నిలువు చేసింది. అందుకు గణాంక స్థానానిక సంచాలన చేసింది. అది స్థానానిక కులాలు వాటిని చేసింది.

This is the draft of the Andhra Pradesh Shops and Establishment, (Amendment) Bill, 1967.

The draft includes provisions for clarifying the ownership of shops, declaring shops closed by the Inspector, and special provisions for hotels.

Special provisions are also made for the Super Bazar, with a special uniform for the staff. The draft includes provisions for Sunday markets, and other special provisions for hotels.

The draft also includes provisions for the Super Bazar, with special arrangements for Sundays and other special days.
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967

*Supar Bazar Co-operative Store*

- exemption to certain business men, traders and such other persons as the Governor shall by notification in the Gazette of the Andhra Pradesh, view the interests of the Super Bazar and the shop men, grants exemption under the provisions of the Act to business men in the Super Bazar.

- Workers in the shops

- Employes to the towns employees, villages employees and to the employees of the Super Bazar.

- Every shop shall remain closed on Sunday or any full day which shall be a holiday for every employee in the shop original Act exemption.

- Mandatory exemption to High Court.

- Mandatory to the employees of the shop.

- Clause 46 and clause 47 of the original Act exempts the employees of the Bazar.
The Andhra Pradesh Shoes and Establishment (Amendment) Bill, 1967

Government exemptions G O 1967-Ex 46 (d) proviso to Act 11 of 1967

Adjustment of holiday on Sunday. Sunday holiday to be adjusted to suit the requirements of the Act.

The Government may, by notification, adjust the Sunday holiday to suit the requirements of the Act. Any holiday mentioned in the original Act without the extension of the proviso may be extended in the manner of the proviso.

First Sunday of the week shall be a holiday in all shops. Every shop shall remain closed on Sunday or any full day which shall be a holiday for every employee in the shop. The Government may by notification as required in respect of any specified clause that they shall in addition to Sunday or any other day

"Or any other day which shall be a weekly holiday as mentioned in clause I—be closed at such an hour for the afternoon of one week day as may be fixed by the Government."
The Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967

Mr. Chowdary moved for leave of the House to introduce the Andhra Pradesh Shops and Establishments (Amendment) Bill, 1967.

Mr. Chowdary, speaking on a motion to oppose the introduction of the Bill, said it was contrary to the general principle of accepting every Sunday holiday as a holiday for all purposes. He argued that every Sunday holiday should be accepted as a general principle and facilities should be provided for international holidays and Sundays. The amendment would not only accommodate the convenience of the public but also help the Departmental employees. He supported the amendment Act.
378  28th June, 1968  Non-Official Business Bills
The Andhra Pradesh Shops and Establishment (Amendment) Bill, 1967

...
The Andhra Pradesh Shops and Establishments (Amendment) Bill 1967

Mr Deputy Speaker —Both of you have to reconcile, because if it is voted down the Government may not be able to move a fresh bill. If the Minister accepts in principle
Non-Official Business Bill
The Andhra Pradesh Shops and Establishment (Amendment) Bill, 1967

380  28th June, 1968

Amendment to agree to the consent of the Law Department to examine a bill for the amendment of the Andhra Pradesh Shops and Establishment Act, 1961. Previous Bill was to remove compulsion to examine a Select Committee report in Experience. The Select Committee was asked to reconsider the amendment of the bill. I cannot accept it in principle. It is his look out.

Sri Vavilala Gopalakrishnayya—I have no prestige at all. I will get the prestige when the worker gets his privilege and the masses get the benefit. I cannot accept the amendment of the Official Language Bill. I have no prestige to lose. I will agree to this, to defer this Bill at this stage.

Mr Deputy Speaker—Motion moved.
Mr Deputy Speaker—the question is “That leave may be granted to defer the Bill at this stage.”

The motion was adopted.

The consideration of the Bill was deferred.
Resolutions

28th June 1968

Assignment of waste lands to landless poor

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

Sri Vavilala Gopalakrishnuya — Sir, I beg to move

"That leave be granted to introduce the Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Second Amendment) Bill, 1968"

Mr Deputy Speaker — Motion moved

(Pause)

Mr Deputy Speaker — The question is

"That leave be granted to introduce the Andhra Pradesh (Telangana Area) Tenancy and Agricultural Lands (Second Amendment) Bill, 1968"

The motion was adopted

Mr Deputy Speaker — Sri K. Govinda Rao is absent, and so the next Bill is deemed dropped

THE ANDHRA PRADESH PAYMENT OF SALARIES AND REMOVAL OF DISQUALIFICATIONS (AMENDMENT) BILL, 1968

Sri D. Venkatesam — Sir, I beg to move

"That leave be granted to introduce the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1968"

Mr Deputy Speaker — Motion moved

(Pause)

Mr Deputy Speaker — 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

RESOLUTIONS

Assignment of waste lands to landless poor

Mr Deputy Speaker — We shall take up further consideration of the resolution which reads as under

"This House recommends to the Government to assign all the Government waste lands to the landless poor for the purpose of cultivation within a period of one year"

On this we had discussion previously and eight members had participated in the discussion.
Resolutions

re Assignment of waste lands to landless poor

28 June, 1968

38% 28 h June, 196 & Resolutions

Assignment of waste lands to landless poor.

The resolution states that waste lands should be assigned to landless poor to improve their living conditions. It emphasizes the need for equitable distribution of land to ensure social justice.

The resolution highlights the importance of providing land to those who do not currently have access to it, thereby empowering them and providing them with a means to support themselves and their families. It calls for active measures to be taken by relevant authorities to ensure the smooth implementation of this resolution.
Resolutions
28th June, 1568
re Assignme of waste lan's to landless poor

resolved, that the waste land of the said estate, being
abandoned or not cultivated by its former owner, shall be
assigned to landless poor. The estate in question is
situated in the vicinity of a town called [insert town name].

It was further resolved that the assignment shall be
executed in accordance with the following conditions:

1. The land shall be divided into plots of equal size.
2. The plots shall be given to individual families.
3. The land shall be cultivated within a specified period.
4. The land shall be subject to yearly rents.

It was agreed that the said resolutions shall take
effect immediately upon their adoption.
384  28th June, 1968  Resolutions  re Assignment of waste lands to landless poor

In pursuance of the above resolution, the Council hereby accepts to assign the waste lands lying within the limits of the said village...
Assignment of waste lands to landless poor

28th Jun, 1968  385
886  -  8 th June, 1968

Resolutions

re Assignment of waste lands to landless poor

Reassignment of waste lands category 1958. Political sufferers

Socialist pattern of society or welfare services more than half

Refer to duties honesty integrity special

consider objections case in

Objections
Resolutions 28th June, 1948

Assignment of waste lands to landless poor

Assignment of waste lands to landless poor was under consideration of the Assignment Advisory Committee. An objection was raised by the officers and non-officials desiring relaxation of the rules. It was suggested that desirable people and landless poor who are not comming up may be engaged. Employment for which they are not engaged up to this date could be transferred to these people.
A signment of waste land to landless poor

It is the Government's duty to see there is a certain permanent asset to each and every family landless poor and harijan employees. It is my duty to raise it in the Assembly.

The first business of the Assembly is the answer to which is given by the Government.
Resolutions  
re Assignment of waste lands to landless poor

28th June, 1968

Assignment of waste lands to landless poor
Resolution

28th June 1948

re Assignment of waste lands to landless poor

The meeting hereby resolves that the Collector is the pivotal of the District administration and the Collector is the Collector is the pivotal of the District administration and the Collector is the pivotal of the District administration and the Collector is the pivotal of the District administration.
Mr G Sivaraj — Mr Speaker, let not the hon Minister have his attention elsewhere and let him concentrate on my few suggestions.

What are the difficulties in the assignment of wastelands to the landless poor? As I know there are three difficulties. The first is, wherever we go, the Revenue Staff complain that they do not have sufficient staff to look into these matters. Unless we give sufficient additional staff for this, we shall not be in a position to carry out the entire work. That is the first drawback.

The second is that there is a general feeling that the landlords do not like that the landless poor should get land. Therefore, they come out with a number of suggestions that these lands are needed for communal porambokes. When they bring pressure on the Revenue authorities and in view of inadequate staff, the Revenue authorities are evading the solution of the problem.

Thirdly, when the Revenue Department come forward for assignment of these lands, various elements come in the way and people take advantage of these elements, and people who are actually living elsewhere try to get the assignment in their names in another village.
Resolutions

28th June, 1968

re Assignment of waste lands to landless poor

Unless these three difficulties are effectively solved there is no salvation in the matter. I, therefore suggest that this Government should take up a definite stand and instruct the Revenue authorities properly.

I do not understand why Government are playing with the landless poor. I clearly charge that the Government are trying to play with the have-nots. I cannot understand. Let them, if they like, play with the haves. Let the Government take this matter seriously, otherwise let them not go near it. The people will themselves solve it. Let the hon. Minister for Revenue take it seriously and solve it, otherwise let him say clearly that it is not possible to solve it and let it lie like that so that we can understand the Government and move accordingly.

Evaluation report is made unsuccessful and the evaluation report is made unsuccessful. The people will themselves solve it. Let the hon. Minister for Revenue take it seriously and move accordingly.
Resolutions

28th June, 1968.

re Assignment of waste lands to landless poor

...
Assignment of waste lands to landless poor

10 acres of waste lands owned by the State were assigned to landless poor. The assignment was made on 28th June, 1968. The lands were assigned according to the following resolutions:

- Resolution 12: Assignment of waste lands to landless poor.

The assignment was made to 12 families, each receiving 10 acres of land. The families were chosen based on their need and qualification. The assignment was made in accordance with the rules and regulations of the State government.
Resolution
28th June, 1908

re Assignment of waste lands to landless poor

The resolution states that the assignment of waste lands to landless poor be made. The percentage of assignment will be determined by the official formation. The resolution also mentions that the assignment will be made in a fair and just manner.
Resolution

re Assignment of waste lands to landless poor

28th June 1968

[Text not legible due to image quality]
Assignment of waste lands to landless poor

The resolution of 28th June, 1968

Assignment of waste lands to landless poor

Resolved:

The government should assign waste lands to landless poor.
Resolution

re Assignment of waste lands to landless poor

On motion by the Hon'ble Minister of Agriculture, the Chief Minister directed the Revenue Minister to carry out the assignment of waste lands to landless poor.

(Mr Speaker in the Chair)
Resolutions

28th June, 1968

Assignment of waste lands to landless poor

Re: Assignment of waste lands to landless poor

...
28th June, 1968

Resolution

re Assignment of waste lands to landless poor

60 70 నక్షత్ర స్నాన చక్ర ముద్ర సహాయానిక, సభ మంది మండలాల ప్రాంగణం నుండి అశ్చరితి చెప్పాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ సంఘం ఎంపికము సమాధానము నిర్ణయించాలంటే దేశ ప్రభుత్వ.
Resolutions

Assignment of waste lands to landless poor

RDOS re G O issue in consultation of the MLAs and the Revenue Minister, 2 RDOs issue in consultation of 28th June, 1968. 4000 acres are proposed for assignment of waste lands to landless poor.

28 acres are proposed, 4000 acres are proposed for assignment of waste lands to landless poor. A record of the assignment of the lands is to be maintained.

Revenue Minister's powers are to be exercised in consultation with the Chief Minister's office. An enquiry is to be held to clear the assignment of the waste lands to landless poor.
Resolution

re, Assignment of waste lands to landless poor

Resolution

re, Assignment of waste lands to landless poor

Special staff

Law and order in Sub division work at Goa

A. The special staff designated to the Sub division work at Goa will be responsible for:

1. Maintaining law and order in the area.
2. Handling all law and order cases in the Sub division.
3. Reporting all incidents to the Sub division headquarters.
4. Coordinating with other law enforcement agencies.

B. Staff numbers:

1. The special staff will be comprised of 30 officers and 100 staff members.
2. Additional staff may be included as needed.

C. Responsibilities:

1. The special staff will be responsible for maintaining law and order in the area.
2. They will handle all law and order cases in the Sub division.
3. They will report all incidents to the Sub division headquarters.
4. They will coordinate with other law enforcement agencies.

D. Reporting:

1. All incidents will be reported to the Sub division headquarters immediately.
2. A monthly report will be submitted to the head of the Sub division.
3. Any unusual incidents will be reported immediately.

E. Training:

1. All staff members will undergo training in law and order procedures.
2. Regular training sessions will be conducted to maintain proficiency.

F. Performance:

1. Performance will be evaluated quarterly.
2. Officers will be ranked based on their performance.
3. Officers who perform poorly will be subject to disciplinary action.

G. Conclusion:

1. The special staff will be a vital component in maintaining law and order in the area.
2. They will play a crucial role in preventing and responding to incidents.
3. Their efforts will be instrumental in ensuring peace and stability in the area.
Assignment of waste lands to landless poor

Grazing purpose and reserve declaration in district gazett publication. After the publication, the proposal must be submitted immediately to the concerned division. The proposals should be submitted within one month from the date of the resolution. The proposals should be specific and relevant to the sub-division work. Law and order in the sub-division work is to be ensured by special staff.

(For the implementation) —

Conscientious, responsible and service-minded officials are to be assigned to the task. The authorities should ensure the effective implementation of the resolution. The officials should be directed to carry out the task with utmost seriousness and dedication. The officials should ensure that the implementation is carried out in a conscientious manner. The officials should be directed to ensure that the implementation is carried out in a conscientious manner. The officials should be directed to ensure that the implementation is carried out in a conscientious manner. The officials should be directed to ensure that the implementation is carried out in a conscientious manner. The officials should be directed to ensure that the implementation is carried out in a conscientious manner. The officials should be directed to ensure that the implementation is carried out in a conscientious manner.
Assignment of waste lands to landless poor

Resolution

Re Assignment of waste lands to landless poor

404  28th June, 1968

Resolutions

Assignment of waste lands to landless poor

R.D.O. enquiry to be made for laying down level before stay enquiry to be held. Revenue Board stay vacate in case of objection. Assignment proposals to be referred to Revenue Board for report call for enquiry by the Board and Collector reports from the Revenue Board.
Resolutions

28th June, 1963

Assignment of waste lands to landless poor

Resolutions

Assignment of waste lands to landless poor

Resolution: It is resolved that 100 acres of waste land be assigned to landless poor for cultivation on seasonal basis, with permission to assign, transfer or create improvements on the land. The assignment of waste lands is subject to the following conditions:

1. The assigned land is to be used for cultivation.
2. The assignees are to adhere to the rules and regulations of the land management committee.
3. The assignment is valid for the current season and can be extended with the committee's permission.
4. The assignees are responsible for the maintenance and proper use of the land.

Condition: It is further resolved that Village Officers are to pursue orders passed by Collectors and ensure that the progress reports are submitted to the committee.
పరిచరం, అనేకవిధాల రీతిలో స్వయం జీవించిన ప్రజలు అనేక సమస్యలతో మేరించారు - కోటల్లో సాగరం పడి ఉండటం, లేదా పె నేలిన కోటలు ఉండటం. అందుకే ఎంతా మేరించాయా? అవి మాత్రమే స్వయం జీవించిన ప్రజల నకు అనేక సమస్యలు ఉండేవారు. మేము ప్రత్యేకంగా ఉత్తర ప్రదేశంలో అధికంగా ప్రజలు లేదా ప్రత్యేక ప్రజలను పరిచరం చేయడానికి యొక్క అనుభూతి చేస్తున్నారు. ఈ పరిచరం యొక్క లేదా ప్రాతిపదిక ప్రత్యేకంగా ప్రజల ప్రత్యేకంగా ఉండాలి. అనేక ప్రాతిపది ప్రణాళికలు ఉన్నాయి. ఇది యొక్క అనుభూతి ప్రత్యేకంగా ప్రజల ప్రత్యేకంగా ఉండాలి. అధికంగా లేదా ప్రాతిపది ప్రాతిపది బోధించాలి. ఈ పరిచరం యొక్క లేదా ప్రాతిపది ప్రత్యేకంగా ఉండాలి. పరిచరం, అనేకవిధాల రీతిలో స్వయం జీవించిన ప్రజలు అనేక సమస్యలతో మేరించారు - కోటల్లో సాగరం పడి ఉండటం, లేదా పె నేలిన కోటలు ఉండటం. అందుకే ఎంతా మేరించాయా? అవి మాత్రమే స్వయం జీవించిన ప్రజల నకు అనేక సమస్యలు ఉండేవారు. మేము ప్రత్యేకంగా ఉత్తర ప్రదేశంలో అధికంగా ప్రజలు లేదా ప్రత్యేక ప్రజలను పరిచరం చేయడానికి యొక్క అనుభూతి చేస్తున్నారు. ఈ పరిచరం యొక్క లేదా ప్రాతిపది ప్రత్యేకంగా ప్రజల ప్రత్యేకంగా ఉండాలి. అనేక ప్రాతిపది ప్రణాళికలు ఉన్నాయి. ఇది యొక్క అనుభూతి ప్రత్యేకంగా ప్రజల ప్రత్యేకంగా ఉండాలి. అధికంగా లేదా ప్రాతిపది ప్రాతిపది బోధించాలి. ఈ పరిచరం యొక్క లేదా ప్రాతిపది ప్రత్యేకంగా ఉండాలి.
Resolutions

23rd June, 1968

re A movement of waste lands to landless poor:

...
Mr Speaker — Discussion will be continued on the next non-official day. I am to announce to the House that amendments in respect of the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess Bill, 1968 will be received up to 10 a.m. on 29-6-68, i.e., tomorrow. I am also to announce to the House that the amendments in respect of the following Bills will be received up to 2 p.m. on 30-6-68:

1. The Industrial Employment Standing Orders (Andhra Pradesh) Amendment Bill, 1968
2. The Payment of Wages (Andhra Pradesh) Amendment Bill, 1968
3. The Industrial Disputes (Andhra Pradesh) Amendment Bill, 1967
4. The Andhra Pradesh Shops and Establishments Amendment Bill, 1968

The House is adjourned to 8.30 a.m. tomorrow morning.

(The House then adjourned till Half-Past Eight of the clock on Saturday the 29th June, 1968.)
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