ORAL ANSWERS TO QUESTIONS.

EXPANSION OF DISTRICT DEVELOPMENT COUNCILS

312 -

* 1076 Q. Sarvasri A. Madhava Rao (Nellore) and G. Sivaiah (Puttur) - Will the Chief Minister be pleased to state:

(a) will the Government consider expanding the present District Development Council, which at present consists of only Chairman, Zilla Parishad; District Collector, Secretary of Zilla Parishad who is functioning as the Secretary of the Committee;

(b) if so, who will be the permanent members of the Council;

(c) what are the executive instructions issued for the effective co-ordination between Development Department and Public Works Department and Electricity: and

(d) whether adequate arrangements are made for critical evaluation of the working and if so, whether a copy of the report will be placed before the Assembly;

The Chief Minister (Sri K. Brahmananda Reddy) - (a) No Sir,

(b) Does not arise.

(c) Copies of the instructions issued in the matter are laid on the table of the House.

(d) Yes Sir. At the end of each year the State Development Board will submit a report to Government reviewing the economic growth achieved in each of the Districts The Board's annual report for 1968-69 is due to Government by about the middle of 1969.
7th March, 1969.

Oral Answers to Quest on.

PAPERS LAID ON THE TABLE OF THE HOUSE

(Vide Answer to L.A.Q. No. 312. Starred 1976.)

ANDHRA PRADESH STATE ELECTRICITY BOARD

'Vidyut Soudha' (1st Floor).

Post Box No. 16, Hyderabad-4.


Sub:- District Administration Zilla Development Board Furnishing of particulars by Divisional Engineers (Operation) and Superintending Engineer (Operation) Instructions issued.


In continuation of the instructions issued in the Memo, cited the following instructions are issued to all Superintending Engineers (Operation) and Divisional Engineers (Operation) working under the Andhra Pradesh State Electricity Board.

(a) The Divisional Engineer (Operation) should furnish information in respect of Board's activities to Block Development Officers and the Secretary, Zilla Parishads promptly, whenever requested by them. The information furnished should be correct and complete.

(b) The Divisional Engineers (Operation) should see that Assistant Engineers under their jurisdiction, are constantly in contact with Block Development Officers. They should also meet them, when they tour in the Blocks.

(c) The Superintending Engineers should personally contact the District Collectors as frequently as possible.

(d) The Divisional Engineers (Operation) should attend the Zilla Development Boards' meetings, without fail and furnish correct information, when asked for.

(e) The Divisional Engineers (Operation) should give top priority to give agricultural service connections.

(f) Where funds are required, the Divisional Engineers (Operation) should move the Superintending Engineers (Operation) for taking up the matter with appropriate authority.

(g) The Superintending Engineers (Operation) are requested to review every month the action taken by each Divisional Engineer (Operation) on the minutes of the meeting of the Zilla Development Board held in the previous months.

(h) Where information in respect of services etc. is required the concerned officials of the Department, should try to collect the required particulars, as load development is a part of essential work of the Board. The field officials of the Department should supplement the information by contacting the Block Development Officers.
 Oral Answers to Questions. 7th March, 1968 39

2. The receipt of this Memorandum should be acknowledged.


Sub:—Zilla Development Boards—Assistance to be given by Divisional Engineers (Operation) in the implementation of Zilla Development Schemes Instructions Regarding.

It is well known that power is the prime factor for both agricultural and industrial development. It is therefore not surprising that of all demands of the people, the demand for electricity tops the list at present. Collectors have been made Chairman of the Zilla Development Boards and are responsible for the all-round development of the District. Energisation of pumpsets plays a key role in the agricultural development of the District. In this context it has been brought to the notice of Board that it is necessary for the Divisional Engineers to implement the instructions of the Collectors and thereby assist them in the execution of Zilla Development Schemes. After careful consideration and keeping in view the fact that the implementation of the scheme has to be done in the light of technical feasibility, the funds available, and the targets fixed for the Divisional Engineers, it is decided that Divisional Engineers shall, subject to the limitation, implement the directions of the Collectors.

Copy of D. O. No. 24207/B2/68-1, dated 15th May, 1968 from Sri D. Sankaraguruswamy, I. A. S., Secretary, A. P. State Electricity Board, Hyderabad addressed to the Superintending Engineer (Operation) and copy marked to the Secretary to Government, Planning Department.

Sub:—Development Programmes—Superintending Engineers (Operation) Contacting District Collectors—Instruction—Issued.

Ref:—Board’s Memorandum No. 20794/32/68-1, dated 25-3-1968.

It has been observed by the Chief Minister, Andhra Pradesh that Board’s Superintending Engineers have not been contacting the Collectors to acquaint themselves with the development programme of the district within their circle.

2. The Collectors have been made Chairmen of the Zilla Development Boards and are responsible for the all-round development of the District and the Board’s officers have to implement the instructions of the Collectors and thereby assist them in the execution of Zilla Development Schemes. The Superintending Engineer (Operation) should therefore meet the District Collectors frequently and keep themselves in full touch with the development programmes of the districts within their jurisdiction.

8. I am therefore to request you to contact the Collectors of the Districts within your Circle as frequently as possible, keep yourself in full touch with the development programmes, attend Zilla Development Board meetings and assist them in expeditious execution of the programmes in so far as they relate to the Board.

Yours sincerely,

(D. SANKARAGURUSWAMY)
Copy of Memorandum No. 21250/B2/68-1 dated 17th April 1968 from Andhra Pradesh State Electricity Board ‘Vidyut Soudha’ (1st Floor) P. B. No 10, Hyderabad-4

Sub: Meetings of Panchayat Samithis—Attendace by Board’s Officers—Instructions Issued.

The Collector, East Godavari District, during the meeting held by the Chief Secretary to Government at Vijayawada on 15-3-1968, has pointed out that it would be advantageous if the Divisional Engineer concerned attends the meetings of the Panchayat Samithis, whenever the District Collector addresses the same.

2. As there will be 15 to 20 Panchayat Samithis in a district, it will not be possible for the Divisional Engineers (Operation) to attend all the meetings of the Samithis. However as the District Collector will be attending only about 2 or 3 meetings of the Panchayat Samithis in a month, these meetings should be attended by the Divisional Engineers concerned.

3. Regarding other meetings of Panchayat Samithis not attended by the District Collectors, the Divisional Engineers (Operation) should distribute the work between himself and the Assistant Engineers (Operation) in his jurisdiction and attend the meetings.

Sd/
D. SANKARAGURUSWAMY
Secretary


ub.:— District Development Board Meetings—Attendance by the District Officers—Regarding.

It has been decided at the meeting of the Regional State Development Board held at Warangal on 28-12-1967 that the District Officers should attend the District Development Board Meetings. The Chief Engineer, Major Irrigation and General therefore desire that the Executive Engineers M I P and Executive Engineers Irrigation Branch who have jurisdiction over the District should attend the Development Board meetings of the District concerned without fail. In case they cannot attend the meeting due to exigencies of work they should explain the reasons to the Collector concerned and take his permission before absenting them serves. Failure to attend the meeting without valid reasons and to take permission of the Collector will be viewed seriously and the concerned officer will be liable for disciplinary action.

P. T. MALLA REDDY
Chief Engineer: Major Irrigation
General

* 1070 Q.—Sarvari A. Madhava Rao, T.C. Rajan (Palamaner) and G. Sivalah.—Will hon. the Chief Minister be pleased to state:
Whether the Government have evaluated the working of Zilla Development Board, if so, what are the results?

Sri K. Brahmananda Reddy:— Not yet Sir. Although the orders constituting the State and Zilla Development Boards were issued in November, 1967 they actually started functioning only sometime later and as such the first report of the Board is expected by about the middle of 1969 and an evaluation can be done only thereafter.

J. —technical persons M.L.A.s and members to be members of the State and Zilla Development Boards. Development Board to deal with the economic grants in the agriculture sector as well as industrial sector and to promote the growth of local industries. Economic growth to be encouraged and economic growth to be achieved by self-employment and institutional distribution of wealth. District Development Board to promote economic growth and to look into the economic grants in the agriculture sector and industrial sector. Economic growth to be encouraged by self-employment and institutional distribution of wealth. Economic growth to be achieved by self-employment and institutional distribution of wealth. Economic growth to be achieved by self-employment and institutional distribution of wealth. Economic growth to be achieved by self-employment and institutional distribution of wealth. Economic growth to be achieved by self-employment and institutional distribution of wealth. Economic growth to be achieved by self-employment and institutional distribution of wealth.

Sri K. Brahmananda Reddy:— To promote economic growth and to achieve economic growth by self-employment and institutional distribution of wealth.
Sri G. Sivayya: — Whether the Government is aware that a tug is going on between this so-called District Development Boards and Panchayat Raj? In view of that, whether the Government will consider now to expand the District Development Board or abolish it?

Sri K. Brahmananda Reddy: — The question does not arise. I have already covered that question. I have already answered it.

Mr. Speaker: — The question of Zilla Parishads reviewing the activities of District Development Board will arise only when they know something about its activities. Mr. Ratnasabhapathi's comp...
Oral Answers to Questions.  
7th March 1969.

I maintain that what this District Development Board is doing – either the Zilla Parishads or the Panchayat Samithis are not aware of its activities. That is their complaint.

After all, Zilla Parishad is a representative body of the district at Z.P. level and the Panchayat Samithi at the Panchayat level. This is only an ad hoc body constituted for the specific purpose of getting proper agricultural growth and industrial growth. This is not a statutory body as we all know. This is only an ad hoc body constituted for a specific purpose. Therefore, Sir, there is no point in thinking that this District Development Board is something which is outside the purview of the Zilla Parishad or the Panchayat Samithi. They are subject to the discussions and the review by the Zilla Parishad and Panchayat Samithi.

In the middle of this year, by about the next session, you will get the Evaluation Report of each District.
That again must be a subject for review by the Zilla Parishad.

That must be discussed in the Zilla Parishad Sir. As I said Zilla Parishad is a statutory Institution representing the district.
Oral Answers to Questions.
7th March, 1969

The Chairman or the Secretary, Electricity Board is invited for the meetings of the State Development Board when matters relating to electricity are concerned. That is also so with regard to the Public Works Department.

In another two or three months we will get the evaluation. Then you can review the evaluation.
Oral Answers to Questions.

7th March, 1949.

[Text content is in the Telugu language, discussing various topics and requests for clarification.]
Oral Answers to Questions

March 1969

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These are not empty boards or empty boats or anything like that. The idea is, in so far as the economic development or industrial development is concerned, to put the Collector also along with the Chairman in the picture and seek the assistance and cooperation of various agencies and see how we can have spurt in the development.

Sri K. Brahmananda Reddy:—These are all suggestions. At the time of evaluation, they can be considered.
Sri K. Brahmananda Reddy:—Not the present Collector, but the previous Collector. In any case the present Collector is the one in office. On the other hand, Sir, I don't think it is possible to supersede the elected bodies by the Adhoc body. It is not the question at all. But in the functioning...
Oral Answers to Questions. 7th March, 1969.

Sri K. Brahmamanda Reddy:—There is no question of going back on 'vikendreekarana'. We fully believe, we feel also that the local bodies should have more powers just as the State Government should have more powers consistent with their responsibility.

Sri K. Brahmamanda Reddy:—I have already answered.

Sri K. Brahmamanda Reddy:—Now I think the proceedings of the Development Board is sent to every Member of the Zilla Parishad where the M L A is also a member of the Zilla Parishad. Therefore, the proceedings, if any of the Development Board should be sent to the Members of the Zilla Parishad.

**STRENGTHENING OF DISTRICT ADMINISTRATION**

* 581 (7641) Q. —Sri C. V. K. Rao (Kakinada):—Will hon. the Chief Minister be pleased to state:
Th March, 1969.

(a) whether it is not a fact that at the Collectors' Conference held at Hyderabad from 12-1-1967 to 19-1-1967 it was decided to constitute a sub-committee to go into the question of strengthening the District Administration? and

(b) if so, what are the defects in the present set up of District Administration and what steps have been taken to strengthen it and with what results?

Sri K. Brahmananda Reddy:—(a) and (b) Yes Sir. A Committee was constituted under the Chairmanship of Sri M. T. Raju, to go into the question of strengthening District Administration. A copy of the report of this Committee is laid on the table of the House. Government accepted the recommendations of the Committee and issued orders in Government Order No. 944/General Administration, Department dated 8-11-1967, a copy of which is placed on the table of the House.

PAPERS LAID ON THE TABLE OF THE HOUSE
[Vide L.A.Q. No. 31. (* 561)]

COPY OF

The Report on Re-organisation of District Administration Submitted by A Committee under the Chairmanship of Sri M. T. Raju, First Member Board of Revenue. (28-1-1967)

(G. O. Ms No. 944/General Administration (Special) Department Dated 8-11-1967.)

PRESENT:

1. Sri M. T. Raju, I. C. S.,
   First Member, Board of Revenue .. Chairman.
2. Sri J. Chokka Rao,
   Chairman, Telangana Regional Committee
3. Dr. D. Narasimha Reddy,
   Chairman, Zilla Parishad, Cuddapah
4. Sri A. Krishnaswamy Aiyangar, I. A. S.,
   Special Secretary to Government,
   Panchayati Raj Department.
5. Sri S. A. Quadeer, I. A. S.,
   Special Secretary to Government,
   Food & Agriculture Department.
6. Sri C. N. Sastry, I. A. S.,
   Joint Secretary to Government,
   Food & Agriculture Department
7. Sri B. K. Rao, I. A. S.,
   Deputy Secretary to Government,
   Panchayati Raj Department.
8. Sri E. V. Ram Reddy, I. A. S.,
   Registrar of Co-operative Societies
9. Sri B. Pratap Reddi, I. A. S.,
   Director of Industries
At the recent Collectors' Conference held from 12th to 14th April, 1967 the question of reorganising District Administration with a view to seeing that there would be a single authority charged with the responsibility of securing economic growth of the District was discussed. A Committee was constituted to examine what changes in the administrative set-up would be necessary for this purpose and the report of the Committee was also considered by the Collectors' Conference. The Chief Minister desired that the various implications of the proposals made by the Committee, as also any changes in the existing rules and regulations that would be necessary for implementing them should be considered in detail by the same Committee and that Dr. D. Narasimha Reddy, Chairman, Zilla Parishad, Cuddapah, and Sri J. Chokka Rao, Chairman, Telangana Regional Committee should also be requested to serve on this Committee for the purpose. Accordingly, the Committee met again on April 26, 1967. The Committee, after a detailed discussion of the various issues involved as well as the recommendations made earlier to the Collectors' Conference, submits the following recommendations:

1. Seeing firstly that the Zilla Parishad is charged under the Andhra Pradesh Panchayat Samithis & Zilla Parishads Act 1959, with the responsibility of coordination and consolidation of the Plans prepared in respect of the Blocks in the District and preparation of Plans in respect of the entire District and secondly that the Zilla Parishad is best constituted to generate popular zeal and effort necessary for the successful implementation of the District Plan, Committee considers that the responsibility for promoting the economic growth of the District should be shared by the Zilla Parishad with the Collector.

The Committee accordingly recommends that for each District a Zilla Development Board consisting of the following three members shall be constituted:

(1) District Collector .. Chairman
(2) Chairman, Zilla Parishad.
(3) Vice-Chairman, Zilla Parishad.

For the present the Secretary, Zilla Parishad will serve as Secretary of the Board.

3. The Board shall be responsible for the economic growth of the District. It will be the task of the Board to formulate and implement programmes designed to secure the economic growth of the District and in particular programmes concerned with agriculture.
and industrial production. These programmes will include Irrigation, Power, Animal Husbandry, Fisheries, Co-operation and Marketing.

II. FORMULATION OF THE DISTRICT PLAN:

1. The Heads of Departments concerned with schemes bearing on agricultural and industrial production shall, within fifteen days of the budget allotments being made for them, furnish to the Collector of each district a list of schemes both Plan and non-Plan intended to be taken up in that district during the year. The District Heads of Departments will simultaneously furnish to the Collector their proposals for utilisation of the growth potential available within the District for which no budgetary provision as such is necessary. The Panchayat Samitis shall also simultaneously furnish to the Collector Plans pertaining to agricultural and industrial production which are to be financed from their own funds. The Collector shall thereupon convene a meeting of the Zilla Development Board to which the District Heads of Department concerned shall also be invited. The Board will examine the production poten
tialities of each of these schemes and fix targets of production which are to be achieved under these schemes during the year. The Board will thus prepare a draft integrated agricultural and industrial production plan for the year calculated to secure maximum production with the available resources (referred to as District Plan hereafter). For this purpose the Board shall have powers to reallocate the budgetary provisions under the same head exercising the power of a Head of Department.

2. The draft plan so prepared shall be placed before the Zilla Parishad for its approval.

3. Any new scheme of economic growth formulated by any Department shall contain an estimate of

   (1) additional production of agricultural and industrial goods as the case may be;

   (2) time schedule for the execution of the scheme; and

   (3) the period within which the anticipated additional production will materialise.

Every such scheme shall be referred to the Zilla Development Board which will examine the estimate aforesaid of the additional production envisaged and the anticipated period of its materialisation. Only in the light of the commitment that the Board will undertake in regard to the prospects of additional production will the accord of sanction for such schemes be considered.

III. IMPLEMENTATION:

1. It shall be the responsibility of the Zilla Development Board to implement the plan and achieve the targets envisaged under it. The Board shall meet once a month and oftener as may be necessary to review the progress of implementation of the District Plan in the light of the inspection reports submitted by the District Officers and Revenue Divisional Officers (vide IV-C). The Board will report to the State Board of Development.
to be constituted every quarter the progress of the execution of the Plan, marking copies of relevant extracts to the concerned Heads of Departments. This progress report will also be laid before the Zilla Parishad. At the end of the year Zilla Development Board shall submit a report to the State Board indicating the economic growth achieved and explaining the short-falls if any, and the reasons thereof. The State Board will submit an annual report to Government reviewing the economic growth achieved in each of the districts.

IV. ADMINISTRATIVE CHANGES

In order to ensure efficient implementation of the integrated District Plans the following changes in the District Administration are recommended:

A. 1 District level: The basic Department which are to participate in the programmes of economic growth are:

1. Agriculture
2. Irrigation
3. Co-operation
4. Panchayati Raj
5. Industries.

The Collector will be the head of each of these Departments for the district, except Irrigation. He will exercise all the administrative powers of the Registrar of Co-operative Societies, Director of Agriculture, Commissioner of Panchayati Raj and Director of Industries within his district. For this purpose the administrative powers of these Heads of Departments statutory as well as non-statutory will be delegated to the Collector. Where there is more than one District Head of a Department one of them may function as a P. A. to the Collector for that Department. In respect of Agriculture, however, the Committee feels that where there is at present only one District Agriculture Officer, it will be necessary to have another so that the Agricultural Development work could be intensified. Ultimately, the question of having one Deputy Director of Agriculture for each district may also have to be considered.

A. 2. In the case of Irrigation, the Executive Engineer (Irrigation) shall be under the administrative control of the Collector (a) in respect of the execution of sanctioned works included in the District Plan and (b) in respect of items which are within the competence of the Executive Engineer and for which the concurrence of the Collector is required under existing orders.

A. 3. As regards other District Heads they shall carry out such directions as may be issued by the Collector from time to time in regard to the implementation of the schemes included in the District plan.

A. 4. In order that the Collector may devote himself almost entirely to the aforesaid development work, it will be necessary to relieve him of most of the Revenue and Civil Supplies work. For this purpose a District Revenue Officer shall be appointed for each district. The District Revenue Officer will be a senior scale I. A. S. Officer and he will work under the direct control of the Collector.
B. Parishad and Samiti\textit{t} Level:— Of the various fields of activity undertaken by the Zilla Parishad and the Panchayat Samithis those relating to Education, Communications and amenities programmes like Health and Social Welfare account for most their Budget provisions. These subjects fall outside the purview of the Zilla Development Board. The only schemes which fall within the purview of the District Plan will be schemes relating to agricultural and industrial production. Even these will continue to be administered by them in the same manner as hitherto. The Zilla Development Board will be concerned with these schemes only for the purpose of securing their integration in the District Plan and for their implementation according to the time schedule. The Zilla Parishad and the Panchayat Samithis will be responsible for implementation of the scheme included in the District Plan falling within their purview.

C. Divisional Level:— The Revenue Divisional Officer will be responsible for the supervision and effective implementation of the District Plan in respect of Blocks within his jurisdiction. He shall be the reviewing and evaluating authority in respect of schemes included in the Plan which fall within his Division. He should make frequent field inspections, locate bottlenecks and see that action is taken for these being removed. He shall send inspection reports to the Collector so that the Zilla Development Board may be apprised of the progress of schemes. The disciplinary powers of the Collector under the existing rules should be delegated to the Revenue Divisional Officer. The Revenue Divisional Officer shall attend the meetings of the Panchayat Samithis and staff meetings of the Blocks in his jurisdiction. The District Heads will furnish to the Revenue Divisional Officer from time to time their notes of inspection of the work of their field staff in relation to their schemes within his Division.

D. Village and Firka Level:— The question of integration of the Revenue establishment with the Panchayat at the level can be considered by only when the new land revenue pattern is known. Only as when the Revenue establishment and the Panchayat are integrated at the village level can the question of integration of the posts of Revenue Inspector and Village Level Workers at the firka level appropriately be considered.

D-2. The Committee would however like to state that in its view the Panchayat should be the instrument of development at the village level and for this purpose its revenues must be augmented. One way of doing this would be to make over to the panchayats the land tax as apart from water rate, keeping the water rate with the Government. In such a case, there could be one Executive Officer at the village level who would be born on the establishment of the District Collectorate and would be an agent of the Government at the village level for the levy and collection of taxes; he would also be Secretary of the Panchayat and function under the Panchayat for this purpose. The number of Panchayats could be reduced substantially by the merger of neighbouring villages within a convenient radius such as three miles, so that they may become financially viable.

E-1. State Level:— At the State level the Heads of Departments concerned with agricultural industrial plans, that is, Director of Agriculture, Registrar of Co-operative Societies and the
Director of Industries will also function as *ex-officio* Secretaries. Since as proposed above the powers of the Heads of the Departments are being delegated to the Collectors, the work load of these Heads of Departments will be reduced and thereby their functioning as *ex-officio* Secretaries to Government will be facilitated. Their function will be one of general superintendence and control in so far as their work in the District is concerned. All specialist agencies with a State wide jurisdiction will however be attached to their Directorates at the Headquarters. The District Collectors who will function as Heads of these Departments in the District will then function in respect of the concerned programmes under the general direction and supervision of these State Heads of Departments who would be exercising the powers of Government by virtue of their *ex-officio* status.

E 2. These proposals will involve a complete re-organisation of these Departments and a separate Committee consisting of the Heads of Departments concerned and select Collectors should be constituted to study the details of the set-up and recommend necessary measures for giving effect to these recommendations.

E 3. There shall be a Development Board at the State level constituted as follows:

1. Chief Secretary & Development Commissioner  
2. Member, Board of Revenue and Commissioner for Irrigation and Ayacut Development  
3. Secretary (Public Works Department)  
4. Secretary (Food & Agriculture)  
5. Secretary & Commissioner (Panchayati Raj)  
6. Director of Agriculture & *Ex-Officio* Secretary  
7. Registrar of Co-operative Societies and *Ex Officio* Secretary  
8. Director of Industries and *Ex-Officio* Secretary  
9. Chief Engineer (General)  
10. Secretary (Planning)  

E-4. The State Development Board will be responsible for supervising the proper implementation of the District Plans. It will also review the progress of the various District Plans. The members will tour intensively in the districts and inspect as many works as possible. The Board itself could meet in different districts by turns.
E 5. The State Development Board will be responsible not merely for the District Plans but also for other Plan Schemes related to agricultural and industrial production.

Sd/- M. T. Raju
B. Chokkara Rao
D. Narasimha R. K.
E. V. Ram Reddy
A. Krishnasastry Aiyangar
K. V. Reddy Rao
C. N. Sastri
B. P. R. Vithal
B. K. Rao

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

DISTRICT ADMINISTRATION —Reorganisation of Recommendations of the Committee under the Chairmanship of Sri M. T. Raju, I. C. S.—Accepted—Orders Issued.

General Administration (Special) Department

Read :- G. O. Ms. No. 34, Planning (IX) Dept. 3-5-1967.

ORDER:

At the Collectors' Conference held from 12th to 14th April, 1967 the question of re-organising District Administration with a view to seeing that there would be a single authority charged with the responsibility of securing economic growth of the District was discussed. In order to examine in detail, the proposals made at the Conference, as also any changes in the existing rules and regulations that would be necessary for implementing them Government constituted a Committee through the G. O. read above. After a detailed discussion of the various issues involved as well as of the recommendations made earlier to the Collectors' Conference, the Committee has submitted its recommendations to Government. The Government have examined these recommendations carefully and they have generally accepted the recommendations. The following orders are accordingly passed :-

2. There shall be a Zilla Development Board for each district which shall be constituted as follows—

1. District Collector .... Chairman.
2. Chairman, Zilla Parishad
   For the present, the Secretary, Zilla Parishad shall serve as Secretary of the Board.

3. The Zilla Development Board shall be responsible for the economic growth of the district. It will be the task of the Board to formulate and implement programmes designed to secure the
FORMULATION OF THE DISTRICT PLAN:

The State Heads of Departments concerned with Schemes relating to Agricultural and Industrial Production including Irrigation and Rural Electrification shall, within 15 days of the budget allotments being made for them, furnish to the Collector of each District a list of Schemes both Plan and non-Plan intended to be taken up in that District during the year. The district Heads of Departments will simultaneously furnish to the Collector their proposals for utilisation of the growth potential available within the District for which no budgetary provision as such is necessary. The Panchayat Samithis shall also simultaneously furnish to the Collector plans pertaining to Agricultural and Industrial Production which are to be financed from their own funds. The Collectors shall convene a meeting of the Zilla Development Board to which the District Heads of Departments concerned shall also be invited. The Board will examine the production potentialities of each of these schemes and fix targets of production which are to be achieved under these schemes during the year. The Board will thus prepare a draft Integrated Agricultural and Industrial Production Plan for the year calculated to secure maximum production with the available resources (referred to as the District Plan hereafter). For this purpose, the Board shall have powers to re-allocate the budgetary provisions under the same head exercising the powers of a Head of Department.

The draft District Plan so prepared shall be placed before the Zilla Parishad for its approval.

Any new scheme related to economic growth formulated hereafter by any Department shall contain an estimate of:

1. additional production of agricultural and industrial products as the case may be;
2. time schedule for the execution of the scheme; and
3. the period within which the anticipated additional production will materialise.

Every such scheme shall be referred to the Zilla Development Board which will examine the estimate aforesaid of the additional production envisaged and the anticipated period of its materialisation. Only in the light of the commitment that the Board will undertake in regard to the prospects of additional production will the accord of sanction for such schemes, be considered.

IMPLEMENTATION:

1. It shall be the responsibility of the Zilla Development to implement the District Plan and achieve the targets envisaged under it. The Board shall meet once a month and as oftener as may be necessary to review the progress of implementation of the District Plan in the light of the inspection reports submitted by the District Officers and Revenue Divisional Officers. The Board will report to
the State Board of Development proposed to be constituted, every quarter the progress of the execution of the plan, marking copies of relevant extracts to the concerned Heads of Departments. This progress report will also be laid before the Zilla Parishad. At the end of the year the Zilla Development Board shall submit a report to the State Board indicating the economic growth achieved and explaining the short-falls if any and the reasons therefor. The State Board will submit an annual report to Government reviewing the economic growth achieved in each of the District.

PARISHAD AND SAMITHI LEVEL:

Of the various fields of activity undertaken by the Zilla Parishad and the Panchayat Samithi, those relating to Education, Communications and amenities programmes like Health and Social Welfare account for most of their Budget provisions. These subjects fall outside the purview of the Zilla Development Board. The only schemes which fall within the purview of the District Plan will be schemes relating to Agricultural and Industrial production. Even these will continue to be administered by them in the same manner as hitherto. The Zilla Development Board will be concerned with these schemes only for the purpose of securing their integration in the District Plan and for their implementation according to the time schedule. The Zilla Parishads and the Panchayat Samithis will be responsible for implementation of the schemes included in the District Plan falling within their purview.

ADMINISTRATIVE CHANGES:

5. In order to ensure efficient implementation of the Integrated District Plans, the following Departments will be brought within the purview of these orders at the District level:

1. Agriculture.
2. Irrigation.
3. Co-operation.
4. Panchayati Raj,
5. Industries.

The Collector shall be the Head of each of these Departments of the District, except Irrigation. In order to enable the Collector to discharge his duties effectively in the reorganised set-up, the Committee has given its recommendations in its report dated 1, 20-5-1967 about:

(1) the financial and other powers to be delegated to the Collectors; and

(2) the reorganised set-up of departments at the district level.

The recommendations of the committee on both these aspects have been accepted by the Government. Formal orders delegating the powers to the Collectors in accordance with (1) above will be issued by the concerned Departments of the Secretariat.
The following shall be the administrative set-up at the district level in respect of the departments mentioned above.

(a) CO OPERATIVE DEPARTMENT.

One additional post of Special Category Deputy Registrar in the scale of Rs. 600–56,100 is sanctioned for each district. The Special category Deputy Registrar of Co-operative Societies will work under the administrative control of the Collector and will function as P. A. to Collector. The posts of Regional Joint Registrars will be abolished with effect from the date the special Category Deputy Registrars of Co-operative Societies are appointed.

(b) AGRICULTURE DEPARTMENT.

There shall be one Deputy Director of Agriculture for each district. At present there are already 11 Deputy Directors of Agriculture. 9 posts of Deputy Directors of Agriculture are therefore sanctioned to provide for the posting of one Deputy Director of Agriculture will also function as P. A. to the Collector. The expenditure on this account shall be met from the savings, under the I. A. A. P. and I.A.D.P. schemes.

(c) INDUSTRIES DEPARTMENT:

The Assistant Director of Industries already existing in each District will work under the administrative control of the Collector. The Regional Offices of the Joint Directors of Industries will be abolished and Joint Directors will be transferred to the Headquarters Directorate of Industries, and will function on a State-wide basis as subject-matter specialists.

(d) IRRIGATION:

In the case of Irrigation, the Executive Engineer (Irrigation) shall be under the administrative control of the Collector (a) in respect of the execution of sanctioned works included in the District Plan; and (b) in respect of items which are within the competence of the Executive Engineer and for which concurrence of the Collector is required under existing orders.

(e) OTHER DEPARTMENTS:

The other District heads shall carry out such directions as may be issued by the Collector from time to time in regard to the implementation of the schemes included in the District Plan.

(f) REVENUE ADMINISTRATION IN THE DISTRICTS:

In order to relieve the Collector of the Revenue and Civil Supplies work, so as to enable him to devote himself entirely to development work, the Government agree with the recommendations of the Committee and sanction one post of District Revenue Officer, in the senior time scale of the I.A.S., for Each district. The District Revenue Officer will work under the administrative control of the Collector.

Formal orders regarding the posting of Special Category Deputy Registrars and Deputy Directors of Agriculture will be issued.
by the Food and Agriculture Department. Separate orders will be issued by the General Administration (Special) Department regarding the posting of District Revenue Officers.

(g) DIVISIONAL LEVEL:

The Revenue Divisional Officer will be responsible for the supervision and effective implementation of the District Plan in respect of Blocks within his jurisdiction. He shall be the reviewing and evaluating authority in respect of schemes included in the Plan which fall within his division. He should make frequent field inspections, locate bottle-necks and see that action is taken for these being removed. He shall send inspection reports to the Collector so that the Zilla Development Board may be apprised of the progress of the schemes. The Revenue Divisional Officer shall attend the meetings of the Panchayat Samithis and staff meetings of the Blocks in his jurisdiction. The District Heads will furnish to the Revenue Divisional Officer from time to time their notes of inspection on the work of their field staff in relation to their schemes within his Division.

STATE LEVEL:

6. There shall be a Development Board at the State level which shall be constituted as follows:

1. Chief Secretary & Development Commissioner .. Chairman
2. Members, Board of Revenue for Irrigation & Agriculture Development .. Members
3. Special Secretary to Government, Public Works Department .. Member
4. Special Secretary to Government, Food and Agriculture Department .. Member
5. Special Secretary to Government and Commissioner, Panchayati Raj .. Member
6. Secretary to Government, Industries Department .. Member
7. Secretary to Government, Finance Department .. Member
8. Director of Agriculture .. Member
9. Registrar of Co-operative Societies .. Member
10. Director of Industries .. Member
11. Chief Engineer (General) .. Member
12. Joint Secretary to Government, Planning Department .. Member-Secretary

The State Development Board will be responsible for supervising the proper implementation of the District Plans. The members will tour intensively in the districts and inspect as many works as possible. The Board itself could meet in different districts by turns.
The State Development Board will be responsible not merely for the District Plans but also for other Plan schemes relating to agricultural and industrial production.

The Departments of Secretariat are requested to issue further instructions, if necessary to all the Heads of Departments etc., under their administrative control, to implement these orders with immediate effect.

Financial Assistance to Films

316-

Q. 202 (7759) Q.—Smt. J. Eswari Bai (Yellareddy) :—Will the hon. Janasambandha Sakha Mantri be pleased to state:

(a) No. of films produced in Andhra Pradesh were given financial assistance since the incentive scheme was introduced;

(b) the languages in which these films were produced?

The Minister for Janasambandha Sakha (Sri Konda Laxman Bapuji) :—(a) 21 films.

(b) 17 films were produced in Telugu, one film in Hindi, one in Malayalam and two in Kannada.

Financial Assistance to Films

315—
7th March, 1968.

Oral Answers to Questions.

(1) వ. లాండుకు లేదా సినిమా ప్రదేశాల్లో ఉత్సవానికి వస్తుంది?

(2) సినిమా సిమ్పోసియా (సిమ్పోసియా) ప్రదేశాల్లో ఉత్సవానికి వస్తుంది?

(3) విదేశాల సినిమాలకు ప్రదేశాల్లో ఉత్సవానికి వస్తుంది?

(4) ప్రభుత్వం నేపుర్ సినిమా సిమ్పోసియా (సిమ్పోసియా) ప్రదేశాల్లో ఉత్సవానికి వస్తుంది?

(5) అమెరికాలా సినిమా సిమ్పోసియా (సిమ్పోసియా) ప్రదేశాల్లో ఉత్సవానికి వస్తుంది?

(6) ప్రభుత్వం నేపుర్ సినిమా సిమ్పోసియా (సిమ్పోసియా) ప్రదేశాల్లో ఉత్సవానికి వస్తుంది?
APPLICATIONS RECOMMENDED TO GOVERNMENT OF INDIA FOR NEW INDUSTRIES

316—

* 344 (6159) Q.—Sri Badrivishal Pitti (Maharajgunj):—Will the hon. Minister for Industries be pleased to state:

(a) the names of the applicants for licences to establish new industries whose cases have been recommended to Government of India during the year 1966-67 and 1967-68 respectively;

(b) the nature of the said industries;

(c) their productive capacity; and

(d) the capital required therefor?

The Minister for Industries (Sri B.V. Gurumurthi):—(a) to (d)

A statement is placed on the table of the House.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name and address of the applicants</th>
<th>Products</th>
<th>Capacity</th>
<th>Location</th>
<th>Investment proposed in lakhs.</th>
<th>Employment position taken by G. O. I.</th>
<th>Remarks decision</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>M/s. Andhra Roller Four Mills Nizamshahi Road Hyderabad</td>
<td>Wheat production</td>
<td>Expansion from 2,625 to 3,800 tons per month.</td>
<td>Hyderabad</td>
<td>8.50</td>
<td>75</td>
<td>Rejected by G.O.I.</td>
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<td>3</td>
<td>M/s Caltex Oil Refining (India) Ltd., Ballard Estate Bombay-1</td>
<td>80/100 penetration Asphalt.</td>
<td>50,000 tonnes per annum.</td>
<td>-do-</td>
<td>-</td>
<td>Licence issued by G.O.I.</td>
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<tr>
<td>4</td>
<td>M/s. A. P. Industrial Development Corpn. Ltd., Hyderabad</td>
<td>Ball bearings, cylindrical roller bearings Tapered roller bearings.</td>
<td>Expansion from 80,000 to 661,656 Nos. 2,000 to 66,666 Nos. 80,000 to 1,05,000 Nos. per month.</td>
<td>-do-</td>
<td>-</td>
<td>780.00</td>
<td>2730</td>
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<td>5</td>
<td>M/s. Andhra Foundry and Machine Co., Ltd., 28 Sarojini Devi Road,</td>
<td>Glasslined equipment</td>
<td>250 tons per annum</td>
<td>-do-</td>
<td>5.00</td>
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<tr>
<td></td>
<td>Secunderabad</td>
<td></td>
<td></td>
<td></td>
<td>19 Licence issued.</td>
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<tr>
<td>6</td>
<td>M/s. Asian Traders Pvt. Ltd., 32, Nicol Road, Ballard Estate, Bombay-1</td>
<td>Wire enamels</td>
<td>960 tons per annum</td>
<td>Maharashtra or Mysore or A.P. State</td>
<td>53.00</td>
<td>108 Rejected.</td>
<td></td>
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<tr>
<td>7</td>
<td>M/s. Andhra Foundry &amp; Machine Co., Ltd., 28 Sarojini Devi Road, Secunderabad</td>
<td>Package boilers and accessories.</td>
<td>Wors Rs. 145.50 Hydraabad.</td>
<td>30.00</td>
<td>102 letter of intent issued.</td>
<td></td>
<td></td>
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<tr>
<td>8</td>
<td>M/s. Andhra Foundry &amp; Machine Co., Ltd., 28 Sarojini Devi Road, Secunderabad</td>
<td>Chlorine storage tanks chlorine containers chlorine cylinders.</td>
<td>12,000 tons per annum</td>
<td>Hydraabad.</td>
<td>26.00</td>
<td>97 Rejected.</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>M/s. Oxygen equipment and Engineering Co., Pvt. Ltd., Sanathnagar</td>
<td>Industrial Oxygen gas Acetylene gas.</td>
<td>7,00,000 cu. meters, Visakhapatnam</td>
<td>24.00</td>
<td>35 -do-</td>
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<td></td>
<td>Hyderabad</td>
<td></td>
<td>1,50,000 cu. -do-</td>
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<td>10</td>
<td>-do-</td>
<td>-do-</td>
<td>5,00,000 -do-</td>
<td>Hydraabad.</td>
<td>24.00</td>
<td>35 -do-</td>
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<td></td>
<td></td>
<td>1,00,000 -do-</td>
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<td>11</td>
<td>A. P. I. D. Ltd., Hyderabad</td>
<td>Electrode paste</td>
<td>500 tons per month</td>
<td>Visakhapatnam</td>
<td>43.00</td>
<td>60 -do-</td>
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<td>12.</td>
<td>M/s. Panyam cements &amp; Mineral Inds. Ltd., Cementnagar, Kurnool Dt.</td>
<td>High Alumina cement.</td>
<td>10,000 tons per annum <strong>Cementnagar Kurnool Dt.</strong></td>
<td>25.00</td>
<td>35</td>
<td>Since the Ind. has been delicensed the applicants have been advised that no licence is required.</td>
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<tr>
<td>13.</td>
<td>Dr. Rao, S. Chennapragada, M/s. C. E. T. E. C. Corporation, 817 San Antonio Road, California, US.</td>
<td>Helicopters.</td>
<td>8 to 12 Nos. per month <strong>Hyderabad</strong></td>
<td>280</td>
<td></td>
<td>Rejected.</td>
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<tr>
<td>14.</td>
<td>Narayandas Khandelwal, c/o Pannalal Hiralak, Akola, Bombay.</td>
<td>Aluminium sheets circles and strips.</td>
<td>3,010 tons per annum <strong>Secunderabad</strong></td>
<td>26</td>
<td>125</td>
<td></td>
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<tr>
<td>15.</td>
<td>M/s. India Carbon Ltd., 6 Old post office street, Calcutta-1.</td>
<td>Sulphur</td>
<td>2,160 tons <strong>Visakhapatnam</strong></td>
<td>35</td>
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<td>16.</td>
<td>M/s. Murarji J. Vaidya, United Bank of India Buildings, Sir. P, M., Road, Bombay.</td>
<td>Aluminium sheets Strips, circles etc.</td>
<td>12,000 tons <strong>Hyderabad</strong></td>
<td>405.00</td>
<td>550</td>
<td></td>
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<td>17.</td>
<td>M/S.A.P. Industrial Development Corporation Limited, Hyderabad.</td>
<td>i) chassis frames for automobiles ii) Met 1 pressings.</td>
<td>2,000 Nos. per annum <strong>Hyderabad</strong></td>
<td>165.00</td>
<td>590</td>
<td>Pending with Govt. of India.</td>
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<td>No.</td>
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<td>ii) Potential transforms 33KV-220KV</td>
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<td>iii) Capacitive voltage transformers 110KV-220KV.</td>
<td></td>
<td>1,800 Nos.</td>
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<td>20.</td>
<td>Southern Electrodes Pvt. Ltd. 28 Sarojini Devi Road, Secunderabad.</td>
<td>Core wire.</td>
<td></td>
<td>3,600 tons per annum.</td>
<td>Secunderabad</td>
<td>22.00</td>
<td>134</td>
</tr>
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<td>21.</td>
<td>Sri A. Nageswara Rao, 1-10-66 Begumpet, Hyd.</td>
<td>Ferro chrome</td>
<td></td>
<td>7,000 tons</td>
<td>Hyderabad</td>
<td>150-00</td>
<td>300</td>
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<td></td>
<td></td>
<td>Ferro silicon</td>
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<td>22.</td>
<td>K. Govinda Raj &amp; Sons C376 Defence colony, New Delhi-3.</td>
<td>T. V. Recovers.</td>
<td></td>
<td>1,000 tons</td>
<td>do</td>
<td>18-00</td>
<td>129</td>
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<tr>
<td>23.</td>
<td>M/S. Aryan Industries (P) Ltd., Walker Town, Secunderabad.</td>
<td>Soaps.</td>
<td>Expansion from 150 to 1,200 tons</td>
<td></td>
<td>Secunderabad</td>
<td>2-00</td>
<td>10</td>
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<td>25. Shri Marthi Balakrishna Murthy B/272, Sector-6 Rorkela-2.</td>
<td>i) Diesteeel blocks, ii) High temp &amp; spl. alloy steel castings, iii) Steel rolls, iv) Alloys steel forgings, v) Industrial Knives.</td>
<td>2500 tons</td>
<td>530 tons</td>
<td>5,000 tons</td>
<td>1,500 tons</td>
<td>800 tons</td>
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<tr>
<td>26. Electric construction &amp; equipment Co., Ltd., Santragacch, Hyderabad.</td>
<td>Maximum demand indicators for poly-phase meters.</td>
<td>12,000 pcs per annum</td>
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<td>27. A.P.I.D.C. Ltd. Hyd.</td>
<td>i) Circuit breakers. 11 to 33 KV.</td>
<td>12,000 Nos.</td>
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<td>ii) Instrument transforms</td>
<td>1,200</td>
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<td>iii) Isolators 11 to 33 KV.</td>
<td>1,200 Nos.</td>
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<td>Hyderabad</td>
<td>33-00</td>
<td>268</td>
<td>Letter of intent issued</td>
<td></td>
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<tr>
<td>Hyderabad</td>
<td>151-00</td>
<td>606</td>
<td>i) Rejected, ii) to (iv) since these items are delicensed no licence is required, vi) Advised to apply for registration with D.G.T.D.</td>
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<td>do</td>
<td>10-50</td>
<td>46</td>
<td>Letter of intent issued.</td>
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<td>do</td>
<td>27-00</td>
<td>68</td>
<td>do</td>
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<td>28. M/S. Foods Fats and Fertilisers Ltd., 115-B N.S.C. Bose Road, Madras-1.</td>
<td>i) Household washing bar soap. ii) Laundry soap powder. iii) House hold soap iv) liquid soap and shampoo.</td>
<td>8,000 tons, expansion from 720 to 1,400 tons per annum.</td>
<td>Tadepalligudem</td>
<td>7-50</td>
<td>77</td>
<td>Rejected.</td>
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<td>29. Rayalaseema Fertilisers (P) Ltd., Cuddapah.</td>
<td>Sulphuric Acid. Superphosphate.</td>
<td>18,000 tons - 33,000 tons.</td>
<td>Cuddapah</td>
<td>46-3</td>
<td>50</td>
<td>do</td>
<td></td>
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<tr>
<td>34. M/s. Praga Tools Ltd., 6-6-8/32, Kavadiguda Road, Secunderabad.</td>
<td>Surface grinding machines.</td>
<td>954 Nos</td>
<td>Secunderabad</td>
<td>30-00</td>
<td>1383</td>
<td>Licence issued.</td>
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<td>35.</td>
<td>M/s. Tungabhadra Industries Ltd., Kurnool.</td>
<td>Synthetic detergents</td>
<td>6000 tons per annum.</td>
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<td>36.</td>
<td>Shri J. Dayal, Hyderabad Allwyn Metal works Ltd., Parliament Street, New Delhi-1.</td>
<td>Parathion Ethyl &amp; Methyl Systox</td>
<td>4000 tons &amp; 1000 tons.</td>
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<td>37.</td>
<td>M/s. Kamani metals &amp; Alloys Ltd., Nicol Road, Ballard Estate, Fort Bombay.</td>
<td>Aluminium ingots and fabrications</td>
<td>2670 tons</td>
<td></td>
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<td></td>
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<td>ii) Silicon Rectifiers</td>
<td>2.5 million</td>
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<td>iii) Capacitors</td>
<td>Worth Rs.85 lakhs</td>
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<td>iv) Diodes</td>
<td>1 Million Nos.</td>
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<td>v) Resistors</td>
<td>Worth Rs.60 lakhs</td>
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<td>ii) P.V.C underground drainage</td>
<td>900 do</td>
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<td>iii) P. V. C Drain waste and vents</td>
<td>450 do</td>
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<td>iv) P. V. C Double joint couplings</td>
<td>300 do</td>
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<tr>
<td>Kurnool</td>
<td>30–50</td>
<td>28</td>
<td>Pending With G.O.I</td>
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<tr>
<td>Hyderabad</td>
<td>125–48</td>
<td>355</td>
<td>Application has been withdrawn by the firm.</td>
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<td>Andhra Pradesh</td>
<td>1450–00</td>
<td>127</td>
<td>Rejected.</td>
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<tr>
<td>Hyderabad</td>
<td>180–00</td>
<td>4000</td>
<td>do</td>
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<tr>
<td>Hyderabad</td>
<td>40–00</td>
<td>54</td>
<td>Pending with G.O.I</td>
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<tr>
<td>40</td>
<td>Takati Karshak Ind. Pvt. Ltd., Mushirabad Road, Hyderabad.</td>
<td>Light weight, Air cooled diesel engines and spares of 4.5 to 6.5 H. P. &amp; 8 to 10 H. P.</td>
<td>3000 units.</td>
<td>Hyderabad</td>
<td>30-00</td>
<td>191</td>
<td>Rejected</td>
</tr>
<tr>
<td>41</td>
<td>M/s. Foods, Fats and Fertilizers Ltd., 115-B. N. S. C. Bose Road, Madras-1</td>
<td>Purified Bleached commercial wax from rice bran.</td>
<td>600 tons.</td>
<td>Tadepalligudem.</td>
<td>5-00</td>
<td>27</td>
<td>Advised to apply for regn. with D.G. T. D. as this is not a schedule ind.</td>
</tr>
<tr>
<td>42</td>
<td>do</td>
<td>i Hardened non-edible oils.</td>
<td>8600 do</td>
<td>do</td>
<td>18-00</td>
<td>25</td>
<td>Pending with G-O.I.</td>
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<td>ii Stearic Acid.</td>
<td>1800 do</td>
<td>do</td>
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<tr>
<td>43</td>
<td>Shri Rama Rao Macherla, Domalaguda, Hyderabad.</td>
<td>Tin sheets.</td>
<td>4000 do</td>
<td>Hyderabad</td>
<td>180-00</td>
<td>232</td>
<td>Rejected</td>
</tr>
<tr>
<td>44</td>
<td>M/s. Hariyana Electronics, 72 Regal Buildings, New Delhi.</td>
<td>i Communication receivers.</td>
<td>250 Nos.</td>
<td>do</td>
<td>35-00</td>
<td></td>
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<td></td>
<td>ii Transreceivers.</td>
<td>1000 Nos.</td>
<td>do</td>
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<td></td>
<td>iii Medical Electronic instruments.</td>
<td>1500 Nos.</td>
<td>do</td>
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<td>45</td>
<td>M/s. Usha Flour and General Mills, Ltd., 3, Parliament Street, New Delhi.</td>
<td>Wheat products.</td>
<td>40 tons per day.</td>
<td>do</td>
<td>17-50</td>
<td>54</td>
<td>Licence issued</td>
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Oral Answers to Questions.
7th March, 1969
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<tr>
<td>46</td>
<td>M/s. Indian Detonators Ltd., Kukatpally, Hyderabad.</td>
<td>Delay detonators.</td>
<td>28 million Nos.</td>
<td>do</td>
<td>80-00</td>
<td>Pending with G.O.I.</td>
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<td>47</td>
<td>M/s. Foods, fats and Fertilisers Ltd, Tadepalligudem, West Godavari Dist.</td>
<td>i Fruit juice cereals in powder and tablet form.</td>
<td>300 tons</td>
<td>Tadepalligudem.</td>
<td>10-20</td>
<td>49 Letter of Intent issued</td>
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<td>ii Breakfast food.</td>
<td>500 tons.</td>
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<td></td>
<td></td>
<td>iii Fruit juice.</td>
<td>200 tons.</td>
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<td>48</td>
<td>M/s. Coromandel Fertilisers Ltd., Secunderabad.</td>
<td>i Nitrogen.</td>
<td>Expansion from 80,000 to 2,85,000 tons.</td>
<td>Vishakapatnam.</td>
<td>342-00</td>
<td>198 Letter of intent is issued</td>
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<td>ii P. 205</td>
<td>73,000 to 12,8,000 tons.</td>
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<td>iii K. 20</td>
<td>69,000 tons.</td>
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<td>49</td>
<td>M/s. Barium Chemicals Ltd., Ramavaram, P. O. Khammam Dist.</td>
<td>i) Balance Fixe</td>
<td>Expansion from 2,250 to 2,500 tons.</td>
<td>Ramavaram Khammam Dist.</td>
<td>42-00</td>
<td>814 Government of India advised the firm that all the barium chemicals applied for are delicensed and hence registration with the Directorate General of Technical Develop-</td>
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<td>ii Barium Chloride.</td>
<td>450 to 1,740 tons.</td>
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<td>iii Barium Nitrate.</td>
<td>1,100 to 1,500 tons</td>
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<td>iv Barium Carbonate.</td>
<td>600 to 6000 tons.</td>
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<td>v Berfum Hydroxide</td>
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<td>100 to 500 tons</td>
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New items.

- i Sodium Sulfide | 6,500 tons |
- ii Barium polysulphide | 1,000 tons |
- iii Barium monohydrate | 10,000 tons |
- iv Barium acetate | 10,000 tons |
- v Barium peroxide | 2,000 tons |
- vi Caustic Soda | 4,500 tons |

50. Hyderabad Usha Works P. O. Balanagar, Town Ship, Hyderabad-87. Electric Fan i Ceiling | 12,500 Nos. P. M |
      ii Table | 12,500 Nos. P. M |


52. Sri Rama Rau Macherla Domalguda Hyderabad Vanillin i 75 tons |
      ii Coumarin | 80 tons P. A |
Regarding other items the firm have been advised to make a fresh application for a licence.

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Hyderabad. 38-00 780 Licence issued.

37-65 213 Rejected by Government of India and the firm were advised to apply afresh.

55-00 94-00 Rejected by the Government of India.

Oral Answers to Questions.

7th March, 1969.

73
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<td>53.</td>
<td>Ferro Alleys Corporation, Tumsar, Maharashtra State.</td>
<td>i High grade Ferro, manganese. ii Silice Mangonese.</td>
<td>Expansion from 30,000 to 50,000 tons.</td>
<td>4,500 to 7,500 tons.</td>
<td>Garividi, Srikakulam Dist.</td>
<td>170 Pending with Government of India.</td>
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<td>54.</td>
<td>R. G. Patel, Block 5, F., Ben Nevis, B. Desai Road, Bombay.</td>
<td>i Flakesmix 3,000 tons. ii Powermix 2,000 tons. iii Soluble power mix 500 tons. iv Allie products mix.</td>
<td></td>
<td></td>
<td>Andhra Pradesh.</td>
<td>60-00 $6</td>
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<td>55.</td>
<td>South India Research Institute (HYD) Pvt., Ltd., Hyderabad.</td>
<td>Pantothetic acid and its calcium salts.</td>
<td>10 tons.</td>
<td></td>
<td>Hyderabad</td>
<td>22-03</td>
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<td>56.</td>
<td>Hyderabad Tanneries, A. P., S. S. I. D. Ltd., Hyderabad.</td>
<td>i Bark Sole leather. ii Kattai leather. iii Chrome upper.</td>
<td>1,203 tons. 240 tons. 1,320,000 sq. ft.</td>
<td></td>
<td></td>
<td>12-00 132</td>
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</table>
Oral Answers to Questions. 7th March, 1969.

அம்மலாளி பிள்ளிக் — இது வல்லாய் வருகிறது என்று 19 குறிந்த விஷயமானது, பொதுவான இந்து வெளிப்புறமானது. 20 நாளுக்குள் என்று எழுந்துள்ளன. 20 நாளுக்குள் என்று வெளிப்புறமாகவும் வேளிப்புறமாகவும், வேளிப்புறமாகவும் என்று எழுந்துள்ளன. இது வேளிப்புறச் செயல் என்று எழுந்துள்ளன. பொதுவான இந்து வல்லாய் வருகிறது என்று எழுந்துள்ளன.

அம்மலாளி பிள்ளிக் — வாழ்க்கை வாழ்க்கையை வெளிப்புறத்து பெரும் வளையற்ற பிள்ளிகள் என்று எழுந்துள்ளன. வேளிப்புறத்து வெளிப்புறத்து என்று எழுந்துள்ளன. வேளிப்புறத்து என்று எழுந்துள்ளன.

அம்மலாளி பிள்ளிக் — என்று எழுந்துள்ளன. என்று எழுந்துள்ளன. என்று எழுந்துள்ளன. என்று எழுந்துள்ளன. என்று எழுந்துள்ளன.
TEXTILE TOWNSHIP AT RAMAGUNDAM

317—

*469 (7123) Q.— Sarvasri R. Mahandu and P. Venkat Reddy (Kanigiri) :- Will the hon. Minister for Industries be pleased to state:

(a) whether there is any proposal with the Government to construct a Textile Township at Ramagundam to rehabilitate Refugee families;

(b) if so, at what stage this matter stands;

(c) whether all the Refugees families were deputed by the Government of India and if so, at what place they are now; and

(d) what is the share of the State Government in the expenditure of this Township?

Sri B. V. Gurumurthy, —(a) & (b) The scheme of setting up of a Textile Township has already been approved by the Government of India and the progress of the scheme has reached a fairly advanced stage as indicated below:

Already 1,000 residential quarters, 3 powerloom sheds, 1 training-cum-production centre, 2 Buildings for the location of a dispensary and a school have been constructed. Tenders for purchase of 350 powerlooms have been called for and scrutinised. Placing of orders for the supply of powerlooms is held up pending release of funds by the Government of India. The Government of India have been requested for the early release of funds.

(c) All the refugees or repatriate families have not been deputed to the A. P. State alone. There are at present 355 families of repatriates in camps in Andhra Pradesh State at places like Visakhapatnam. The exact number of repatriate families outside the camps is not yet known. The Government of India have advised that Burma repatriates may be selected for settling them in the Textile township at Ramagundam. Action would be taken by the State Government to select the persons to be settled in the Township immediately after orders for the supply of powerlooms are placed.

(d) The Government of India are meeting the entire expenditure of the scheme by way of a loan to the State Government. The State Government have, however, agreed to make available the required land for the Township as their share. An extent of about 406 acres of Government land was handed over to the Antheergao Textiles Co-operative Production and Sale Society Ltd., Karimnagar to set up the Township along with 86 acres of private land for which compensation would be paid by the Society.
Oarl Answers to Questions. 7th March, 1969.

ACQUISITION OF LAND BY WARANGAL MUNICIPALITY, FOR HOUSING COLONY

318—

* 1005 (6532-K'Q.—Sarvasri T. S. Murthy, B. Papi Reddy (Alur), A. Madhava Rao, and Ch. Rajesvara Rao:—Will the hon. Minister for Municipal administration be pleased to state:

(a) whether it is a fact that the city Municipality, Warangal is contemplating to acquire land between Hanumakonda and Warangal to develop a housing colony;

(b) does the Government know that this has first been pur chased some time ago by interested parties and registered at a price higher than the purchase price; and

(c) what steps does the Government propose to take to stop this transaction which is likely to cause wastage of Municipal finances?

The Minister for Municipal Administration (Sri N. Chenchu rama Naidu):—(a) Yes, Sir.

(b) The Government are not aware of any such transaction. But Government will certainly enquire into the case, if any specific instance is brought to the notice of Government.

(c) Does not arise.

FINANCIAL POSITION OF MUNICIPALITIES

319—

* 1180 Q.—Sri C. V. K. Rao:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether the Government is aware that the financial position of important municipalities in Andhra Pradesh is not good and if so, what are these municipalities;
7th March, 1979

Oral Answers to Questions.

(b) whether the Government is granting loans and grants to Municipalities in the year 1968-69 for meeting these financial difficulties and if so, what aid is given and to which municipalities in the year 1968-69; and

(c) whether Government has made any provision for grants and loans to Kakinada Municipality in 1967-68 and 1968-69 for drainage schemes, water supply, construction of roads, bridges, markets and buildings and if so, what is the aid given during the period 1968-69?

Sri N. Chenchurama Naidu:—(a) Yes, Sir. The financial position of the following municipalities is not good:


(b) No, Sir.

(c) No, Sir.

AGREEMENT ON MACHKUN Project

320—

*417 (6847) Q.—Sri Vavilala Gupalakrishnayya:—Will hon. the Chief Minister be pleased to state:

(a) what are the conditions of Agreement with Orissa State on the Machkund Project and what is the expenditure incurred so far by each state; and

(b) whether there were any disputes relating to the monetary adjustments; and
(c) if so, what are they?

Sri K. Brahmananda Reddy:-(a) A copy of agreement entered into between Governments of Orissa and composite Madras State regarding Machkund Hydro Electric Project is placed on the Table of the House.

The expenditure incurred by Andhra Pradesh and Orissa Government is given below:

Expenditure incurred by Andhra Pradesh to the end of January, 69. ... Rs. 12,45,13,652.
Expenditure incurred by Orissa to end of January, 68. ... Rs. 5,33,88,708

(b) There are no cases of disputes relating to monetary adjustments between Orissa and Andhra Pradesh Governments.

(c) Does not arise.

PAPER PLACED ON THE TABLE OF THE HOUSE
(Vide L. A. Q. No. 320 *(41*)

Agreement With Orissa In Regard To Machkund


I. The Government of Madras and the Government of Orissa agree that the power resources at Duduma Falls should be developed without delay to the fullest extent and for the maximum benefit of both Provinces.

II (a) The Government of Madras shall have full right to the use of 50% of the ultimate power developed at the Duduma Falls as of that developed at each stage.

(b) The Government of Orissa shall have full right to the use of 50% of the ultimate power developed at the Duduma Falls as well as of that developed at each stage.

III. The two Governments agree that, based on present conditions and knowledge, the Governments of Madras will be in a position to use power to a greater extent and at a much earlier date than the Government of Orissa. The two Governments accordingly agree to develop power jointly at the Duduma Falls on the terms and conditions laid down hereinafter.

IV. The Government of Orissa, shall transfer to the Government of Madras for a period of 99 years from the date of signing of this Agreement its right of use of 20% of the ultimate power developed as well as of that developed at each stage.

V. In consideration of the transfer of the said 20% the Government of Madras shall pay annually to the Government of Orissa for 30 years commencing from the date of operation of the power plant an amount calculated at the rate of Rs. 20/- per kilowatt on 20% of the actual maximum demand recorded at the power.
house during each financial year. After the expiry of 50 years the terms of payment shall be liable to revision in such manner as may be mutually agreed upon between the two Governments.

VI. On the expiry of the said period of 9 years, it shall be open to the Government of Orissa to take over the said 20% on payment to the Government of Government Madras of the proportionate share of the capital cost as defined in the schedule less depreciation.

VII. The Government of Madras shall be responsible for the construction, maintenance and operation of all civil works including dam and appurtenant works and of hydro-electric installation including power plant and switch gear at the Duduma Falls whether situated in the Province of Madras or Orissa. Each Government shall be separately responsible for the construction, maintenance and operation of the power transmission lines and distribution system within their respective territories.

VIII. The general proposals of the Government of Madras for the construction and development of the scheme as contained in their printed report of 1946 are hereby accepted by both Governments subject to such modifications as may be made by the Government of Madras in the interest of economy. The Government of Orissa agree that the Government of Madras may proceed forthwith with the execution of the scheme in a manner which is in the opinion of the Government of Madras best suited to meet the demand for power as and when it arises. Both Governments further agree to permit all engineers and employees to enter freely into all lands and property for the purpose of the scheme and of the transmission system. Each Government shall grant free right of way for all transmission lines which may be necessary to transmit power from the scheme to places within the territory of the other Government.

IX. (a) The Government of Madras shall provide 70% and the Government of Orissa shall provide 30% of the capital cost of the scheme. Interest during construction of any part of the scheme, till such time as that part comes into operation for generation of power, shall be borne by the Governments of Madras and Orissa in the ratio of 70 : 30 respectively.

(b) The cost of maintenance and operation charges as specified in the schedule shall be paid by the two Governments every year in proportion to the maximum demand utilised by each Government in that year. This is to say, each Government shall contribute to the maintenance and operation cost as specified in the schedule every year in the ratio of the maximum demand utilised by it in that year and from such contribution shall be paid the interest due to each Government in respect of its capital investment.

X. The Government of Madras shall maintain accounts of capital expenditure and of maintenance and operation charges incurred by both the Governments and attributable to the scheme. The Auditor General of India will be requested to arrange for the audit of the accounts relating to the scheme and prescribe the manner which the accounts shall be kept. In respect of matters relating to accounts of the inclusion or the exclusion of any particular item of
expenditure and of any dispute connected therewith the decision of the Auditor General shall be final and binding on the two Governments.

XI. The Governments of Madras and Orissa shall be at liberty to fix or modify their tariff rates for power supplied within their respective territories without interference from the other Government.

XII. During construction as well as subsequent maintenance and operation 50% of the executive and supervisory staff as well as contractors and labourers shall be drawn from Orissa provided that suitable persons are available. The Government of Madras shall further afford full facilities for the training of Engineering and other personnel deputed by the Government of Orissa on construction, maintenance and operation of the scheme.

XIII. A Joint Board of Control shall be set up as soon as practicable and all matters of major policy shall be referred to that Board. Representation on the Board shall be in proportion to the capital contribution made by each Government.

XIV. Both Government and the Joint Board of control may at any time call for such information as may be required relating to the scheme direct from either Government or from the Joint Board of Control and such information shall be furnished.

XV. An Advisory Committee may be formed to advise the two Governments in respect of the incidental matters connected with the settlement of the dispossessed inhabitants, afforestation of the reserved areas in the catchment, construction of silt traps along the water course, terracing Podu cultivation and formation of thick forest belts near the river margins and such other matters as may be referred to it for advice by either Government. The Committee shall consist of two representatives nominated by the Government of Orissa, two representatives nominated by the Government of Madras and one representative nominated by the Proprietor of Jayapore and Madgole Estates.

XVI. (a) The Government of Orissa consent to the development of power by the Government of Madras at the two power sites on the Silueru River at the expense and under the sole control of the Government of Madras and to its full utilisation by that Government for a period of 99 Years.

(b) During this period the Government of Madras shall make power available from these two sites to the consumers in Orissa on the same terms and conditions as may be applicable from time to time to the Consumers in Madras.

(c) Subject to the provisions of clause (VIII) the Government of Madras undertake that the development at either of the two power sites on Silueru River shall not affect adversely the Machkund Hydro Electric scheme as generally outlined in their Report of 1944.

(d) The Government of Madras shall keep separate accounts for the two Silueru schemes and shall furnish copies of accounts and progress reports to the Government of Orissa every year.
(e) At the expiry of this period the Government of Orissa shall be entitled to claim up to 50% of the total output at these sites on payment of proportionate share of the capital cost. Thereafter the two Governments shall pay maintenance and operation charges in proportion to the power taken by them.

XVII. The Government of Madras and Orissa agree that any dispute arising in respect of this agreement, including the interpretations of any of its clauses, shall be referred to the Governor-General and his decision shall be final and binding on the two Governments.

Accepted subject to ratification by the Governments.

Sd. T. Austin,  Sd. B, K. Gokhale,
14-1-56.  14-1-40.

SCHEDULE

For purpose of this agreement all works necessary for the generation of power at the Duduma Falls on the Machkund River and matters incidental thereto shall be known as the 'Scheme'.

2. The capital expenditure relating to the scheme shall consist of the followings:

(a) Cost of acquisition of land and other rights, if any.

(b) Costs incidental to the Scheme in connection with the resettlement of the hillmen, afforestation of the reserved areas in the catchment, construction of silt traps along water courses, terracing Control of Podu cultivation and the formation of a thick forest belt near the river margins.

(c) Cost of constructing and improving communications for the Scheme.

(d) Cost of preliminary surveys, construction camps, staff quarters and colony as may be necessary to accommodate the personnel engaged in the construction and operation of generating station.

(e) Cost of all hydraulic works, control dams, weirs, flumes, tunnels, pipe lines, power station buildings and any other civil works required to establish (and extend from time to time) the generating station.

(f) Cost of all plant and machinery required for generation and sale of power at the generating station excluding step up of transformer and their associated switchgear and any equipment required for transmission purposes.

(g) All other incidental expenditure of a capital nature directly attributable to the Scheme.

3. "Maintenance and Operation charges" shall consist of:

(i) All expenditure incurred on maintenance and operation of the scheme;

(ii) interest on capital;

(iii) depreciation; and
Oral Answers to Questions. 7th March 1969.

(iv) a margin not exceeding 1 percent on the total capital expenditure at the end of each financial year.

Sd. T. Austin  
14-1-46.

Sd. B. K. Gokhale  
14-1-46.

Sri K. Brahmananda Reddy:—Whatever information he wants, if hon. member Sri Vavilala Gopalakrishnayya, frames it in a question form and sends it to me, I will get the reply.

Mr. Speaker:—Please do like that Mr. Gopalakrishnayya. You want to get the full information, is it not?

Sri Vavilala Gopalakrishnayya:—Yes Sir.

ATROCITIES BY SALOOR POLICE

* 1524 (G) Q.—Sri G. Sivaiah:—Will hon. the Chief Minister be pleased to state:

(a) whether it is fact that the police at Saloor village in Srikakulam district committed atrocities against certain public and also 3 women were molested by the Sub Inspector and were beaten with cans during the last Deepavali festival; if so, the action taken against the police officials who have committed such atrocities; and

(b) whether the district officials have enquired the said matter if so, the report by the district officials in respect of the said matter?

Sri K. Brahmananda Reddy:—No, Sir. Question of action against police officials does not arise.

(b) The Sub Collector, Parvathipuram has conducted an enquiry into the allegations. He has held that the allegations have not been proved.

Sri K. Brahmananda Reddy:—The Collector, Srikakulam and the Superintendent of Police visited Saloor on 1-11-1968 to look into the matter. The man who made enquiry into the allegations is the Sub Collector, Parvathipuram.
Sri G. Sivaiah: —The Chief Minister has said 'No,' for (1). What are the reasons for the Collector and the Superintendent of Police to enquire into the matter? On whose petition or report have they gone for enqiry? Whether the reports from the Collector or the Superintendent of Police can be placed on the Table of the House?

Sri K. Brahmananda Reddy: —A memorandum was submitted to the Collector. Therefore, he had to go for an enquiry.

Sri G. Sivaiah: —The memorandum was given by whom?

Sri K. Brahmananda Reddy: —Some friends of that place.

Sri G. Sivaiah: —Superintendent of Police's friends or the Collector's?

Sri K. Brahmananda Reddy: —That I cannot tell. But I can tell that the President, District Congress Committee also met the Collector and made a representation.

Sri G. Sivaiah: —Who made the representation?

Sri K. Brahmananda Reddy: —The President, District Congress Committee also met the Collector and made a representation.

Sri G. Sivaiah: —Who made the representation?

Sri K. Brahmananda Reddy: —The Sub-Collector stated that three women charged with suppression of immoral traffic were produced before the Magistrate on 22-10-1968 before whom they admitted their guilt and paid the fine. They did not complain anything to the Magistrate. This issue cropped up only when the Collector visited Saloor on 11 11 1968. But that incident happened on 22-10-1968. The Collector went there about eight days later. Three persons spoke about this case and none of them stated that they have actually witnessed the beating of the women by police or molesting them by the Sub-Inspector. Sub-Collector has therefore stated that the allegations were with a view to malign the police.

Sri G. Sivaiah: —Who made the representation?

Sri K. Brahmananda Reddy: —The Sub-Collector stated that three women charged with suppression of immoral traffic were produced before the Magistrate on 22-10-1968 before whom they admitted their guilt and paid the fine. They did not complain anything to the Magistrate. This issue cropped up only when the Collector visited Saloor on 11 11 1968. But that incident happened on 22-10-1968. The Collector went there about eight days later. Three persons spoke about this case and none of them stated that they have actually witnessed the beating of the women by police or molesting them by the Sub-Inspector. Sub-Collector has therefore stated that the allegations were with a view to malign the police.
Sri K. Brahmananda Reddy:—Inspite of the fact that our own party has made an allegation, we cannot come to an independent conclusion.

Sri K. Brahmananda Reddy:—Whichever officer is suspected of having acted in a high handed manner, whoever he may be, action will be taken against him.

Sri G. Sivaiah:—Some facts are not coming forward Sir.

Mr. Speaker:—I have no objection to allow more supplementaries but still number of questions are remaining. Let us go to the next question.

DETECTION OF CASES BY ANTI-CORRUPTION DEPARTMENT

322—* 152 (724) Q.—Sarvasri N. Raghava Reddy, G. Suryanarayana (Payakaraopeta) and C. Janga Reddy (Parkal);—Will hon. the Chief Minister be pleased to state:

(a) the district-wise particulars of the cases detected by the State Anti-Corruption Department;

(b) the number of cases proved; and

(c) whether there is any decrease in the corruption after the establishment of the said department?

Sri K. Brahmananda Reddy;—(a) A statement furnishing the particulars is placed on the table of the House

(b) The working of the Anti-Corruption Bureau has been having a deterrent force against the growth of corruption.

(Statement)
STATEMENT PLACED ON THE TABLE OF THE HOUSE

[Vide Clauses (a) and (b) of the Question L. A. Q. 3.2 [*15.]

<table>
<thead>
<tr>
<th>Name of the District</th>
<th>Preliminary Enquiries</th>
<th>Regular Enquiries</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No. of cases received from 1964 (including those pending at the beginning of the year)</td>
<td>No. of cases taken up with A. C. B.</td>
<td>No. of cases proved by A. C. B.</td>
</tr>
<tr>
<td></td>
<td>No. of cases held</td>
<td>No. of cases held</td>
<td>(up to the end of August, 1968)</td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
<tr>
<td>1. City Range including Hyderabad District</td>
<td>125</td>
<td>82</td>
<td>54</td>
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<tr>
<td>2. Nizamabad District</td>
<td>16</td>
<td>7</td>
<td>4</td>
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<tr>
<td>3. Mahabubnagar District</td>
<td>28</td>
<td>17</td>
<td>14</td>
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<tr>
<td>4. Medak District</td>
<td>26</td>
<td>12</td>
<td>15</td>
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<tr>
<td>5. Nalgonda District</td>
<td>34</td>
<td>16</td>
<td>16</td>
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<td>6. Warangal District</td>
<td>22</td>
<td>10</td>
<td>14</td>
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<td>7. Karimnagar District</td>
<td>22</td>
<td>9</td>
<td>12</td>
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<td>8</td>
<td>Khammam District</td>
<td>8</td>
<td>3</td>
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<td>9</td>
<td>Adilabad District</td>
<td>11</td>
<td>6</td>
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<td>10</td>
<td>Kurnool (West) Hd. Qrts. Kurnool)</td>
<td>33</td>
<td>9</td>
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<td>11</td>
<td>Kurnool (East) Hd. Qrts. Nandyal</td>
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<td>12</td>
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<td>13</td>
<td>Cuddapah District</td>
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<td>Nellore District</td>
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<td>Krishna District</td>
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<td>West-Godavari District</td>
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<td>East-Godavari District</td>
<td>54</td>
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<td>20</td>
<td>Visakhapatnam District</td>
<td>29</td>
<td>11</td>
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<tr>
<td>21</td>
<td>Srikakulam District</td>
<td>36</td>
<td>14</td>
</tr>
<tr>
<td>22</td>
<td>Flying Squad.</td>
<td>13</td>
<td>6</td>
</tr>
</tbody>
</table>

Total—— 734 274 380 876 90 498
7th March, 1968.

Vigilant answers to questions

1. A. Which officers are gazetted and which are non-gazetted? Table 29 gives a break-up of cases where action has been taken. I will get particulars.

2. B. Which lower officials are there? Higher officials? Merchant Community?

3. C. Merchant Community?

If he wants the break-up, I will get them as to how many Gazetted officers are there and how many non-gazetted officers are there. Private people do not come into the picture.

4. D. Anti-corruption Bureau?

5. E. "G" means gazetted, "N" means Non-gazetted.
Annual Answers to Questions.

7th March, 1969.

Mr. Speaker:—Answer to all other Questions will be laid on the Table of the House, excepting Nos. 323, 327, 330 and 336.

ALLOTMENT OF SCOOTERS

323—

* 78 (7554) Q.—Sri A. Easwara Reddy (Tirupathi):—Will hon. the Chief Minister be pleased to state:

(a) the basis on which the Scooters from Government quota for 1967-68 have been allotted;

(b) whether it is a fact that those Scooters allotted are being sold in black market; and

(c) whether a list of persons to whom Scooters allotted during 1967-68 will be placed on the Table of the House?

Sri K. Brahmamanda Reddy:—(a) Scooters have been allotted on the basis of the quotas received and the lists of applicants maintained keeping in view the nature of their duties, the need for a Vehicle etc.,

(b) No such instance has come to the notice of the Government.

(c) A list is placed on the Table of the House.
STATEMENT PLACED ON THE TABLE OF THE HOUSE

[(Vide Clause (C) of the L. A. Q. No. 323 (*178*))]

List of persons to whom Scooters were allotted out of the Government Discretionary quota for the year 1967-68.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and designation of the allottee</th>
<th>Type of Scooter allotted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri Rao Chinna Rao, Asst. Engineer, University Building</td>
<td>Vespa</td>
</tr>
<tr>
<td>2</td>
<td>Shri M. S. V. Chary, Inspector of Police, Shadnagar</td>
<td>Vespa</td>
</tr>
<tr>
<td>3</td>
<td>Shri G. V. Subba Reddi, Section Officer, Law Department</td>
<td>Vespa</td>
</tr>
<tr>
<td>4</td>
<td>Shri M. Suryanarayan Rao, Cashier H. M. C., Hyderabad.</td>
<td>Vespa</td>
</tr>
<tr>
<td>5</td>
<td>Shri P. Jayarama Reddy, Asst. Secretary, Home (Transport) Dept.</td>
<td>Vespa</td>
</tr>
<tr>
<td>6</td>
<td>Shri M. Lokanadham I. A. S., Director of Municipal Administration</td>
<td>Vespa</td>
</tr>
<tr>
<td>7</td>
<td>Shri Asaduddin Ahmed Siddiqui, Asst. Engineer, Municipal Corporation, Hyd.</td>
<td>Vespa</td>
</tr>
<tr>
<td>8</td>
<td>Shri P. S. Ramachandra Murthy, P. S. to Minister (Labour &amp; Transport)</td>
<td>Vespa</td>
</tr>
<tr>
<td>9</td>
<td>Shri S. Venkata Rao, D. S. P., Cuddapah</td>
<td>Vespa</td>
</tr>
<tr>
<td>10</td>
<td>Shri K. V. Subba Rao, Executive Engineer, P. W. D. Khammam</td>
<td>Vespa</td>
</tr>
<tr>
<td>11</td>
<td>Shri K. Anjeyyar, A. C., Hyderabad Janneries, Hyd.</td>
<td>Lambretta</td>
</tr>
<tr>
<td>12</td>
<td>Shri Gopalakrishna Murthy, A. O., D. M. S., Office, Hyderabad.</td>
<td>Lambretta</td>
</tr>
<tr>
<td>13</td>
<td>Smt. Tulsi Parvathi Devi, Asst. Surgeon, General Hospital, Guntur</td>
<td>Lambretta</td>
</tr>
<tr>
<td>14</td>
<td>Shri Narayana, Asst. Secretary to Government G. A. Dept.</td>
<td>Lambretta</td>
</tr>
<tr>
<td>15</td>
<td>Dr. K. Uma, Asst. Surgeon, Sultan Bazar, Hospital, Hyd.</td>
<td>Lambretta</td>
</tr>
<tr>
<td>16</td>
<td>Shri D. Subba Rao, Refrigeration Engineer, Fisheries Deptt, Hyd.</td>
<td>Lambretta</td>
</tr>
<tr>
<td>17</td>
<td>Dr. A. M. Bhaskar Rao, Asst. Surgeon, Osmania Hospital, Hyd.</td>
<td>Lambretta</td>
</tr>
<tr>
<td>18</td>
<td>Shri Y. Srinivasarao, Translator to Government, Hyderabad</td>
<td>Lambretta</td>
</tr>
</tbody>
</table>

2. Shri Sankar Reddy, P. A. to Minister (Irrigation)  
4. Shri Sriram Sastry, Manager, Ravindra Bharathi, Hyderabad  
5. Shri T. Rama Subba Reddy, Secretary, A. P. State Co-op. Union, Hyd.  
7. Shri K. Basavaiah Naidu, Asst. Secretary, Home (Endowments)  
8. Shri P. V. Narasimha Rao, Minister for Health and Medical  
9. Shri B. Rajaram, M. L. A. Fathepur Karimnagar  
10. Shri Kondaramaiah, Section Officer, G. A. (Ser. A) Department  
11. Shri D. Narasimha Rao, Asst. Secretary to Govt. Home (Establishment)  
13. Shri K. Sreeramulu, Section Officer, Home (Labour) Department  
14. Shri P. P. Sridhar Rao, Asst. Surgeon, Gandhi Hospital, Sec'bad.  
15. Shri S. Murthy Paul, Section Officer, H. H. & M. A. Department  
16. Shri A. V. R. Krishna Moorthy, P. S. Minister (Health & Medical)  
17. Shri Arokiaswamy, Elect. Supervisor, Secretariat  
18. Shri M. S. M. Sathanathi, Asst. Prof. Osmania Medical College, Hyd.  
FOR QUARTER ENDING, AUGUST, 1968.

2. Shri N.D.M. Prasada Rao, M.L.C. Vespa
3. Dr. N. V. Pande, Asst. Proff., Gandhi Medical College Vespa
5. Shri Santosh Narayana, Section Officer, Planning, Secretariat. Vespa
6. Sri Ramakrishn, S. C. Assistant General Administration Department. Vespa
8. Sri B. Ramamohan Rao, Section Officer, Home (Police-B) Department. Vespa
9. Sri V. Narasimham P. A. to Minister (Agriculture) Vespa
10. Dr. T. Chellappa Director of Govt. of Gardens, Hyderabad. Vespa
13. Sri Hamid Sabir, Section Officer, P. W. D. Secretariat. Lambretta
14. Dr. N. P. Ramadaas Asst. Surgeon, Niloufer Hospital, Hyderabad. Lambretta
15. Dr. Ajit Kumar, Asst. Surgeon, E. S. I Dispensary, Sanathnagar. Lambretta
16. Sri Kesari Prasad Mathur, Section Officer, Home Department. Lambretta
17. Dr. P. Raghava Reddy, Asst. Prof. Osmania Hospital, Hyderabad. Lambretta
18. Sri S. Venkatesan Asst. Secretary to Government Home (Transport) Department. Lambretta
19. Sri V. N. Venkat Rao, Civil Surgeon, Adilabad. Lambretta


1. Sri S. R. V. V. Krishna Raju, M. L. A. Tum, East Godavari. Vespa
<table>
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<tr>
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<td>3</td>
<td>Sri C. Narayana Reddy, Dy. Collector, Hyderabad.</td>
<td>Vespa</td>
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<td>5</td>
<td>Dr. D. V. Rao, E. N. T. Hospital, Hyderabad.</td>
<td>Vespa</td>
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<td>6</td>
<td>Dr. P. R. K. Murthy, M. O. E. S. I. Hospital, Kavadiguda.</td>
<td>Vespa</td>
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<tr>
<td>7</td>
<td>Sri K. Lakshminarayana, P. S. to Minister (Revenue)</td>
<td>Vespa</td>
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<tr>
<td>8</td>
<td>Sri A. A. Aleem. L. D. C., A. P. P. S. C.</td>
<td>Vespa</td>
<td></td>
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<tr>
<td>9</td>
<td>Sri D. Kameshwara Rao, Asst. Secretary to Government Revenue.</td>
<td>Vespa</td>
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<td>10</td>
<td>Sri Kowla Singh. P. A. to Spl. Secretary Food &amp; Agriculture.</td>
<td>Vespa</td>
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<td>11</td>
<td>Sri H. S. Kameshwara Rao, Section Officer, Ge I. Admin. Department.</td>
<td>Lambretta</td>
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<td>12</td>
<td>Sri Abu Syeed Fakar, Section Officer, Finance Department.</td>
<td>Lambretta</td>
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<td>13</td>
<td>Sri T. Ramakrishna, Inspector of Police, Hyderabad City.</td>
<td>Lambretta</td>
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<td>Dr. M. Krishnamoorthy, Tutor Gandhi Medical College, Hyderabad.</td>
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<td>15</td>
<td>Dr. P. Anjaiah, Medical Officer.</td>
<td>Lambretta</td>
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<td>16</td>
<td>Dr. (Mrs.) P. Saraswathi, Sarojini Devi Hospital, Hyderabad.</td>
<td>Lambretta</td>
<td></td>
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<td>17</td>
<td>Sri Abdul Majeed Khan, Section Officer, Home.</td>
<td>Lambretta</td>
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<td>Sri Y.C. Mastan Rao, Section Officer, Education.</td>
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<td>Sri Venkatramana Rao, Probationary Officer, Instr. Genl. of Prisons.</td>
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<td>21</td>
<td>Sri T.N. Capoor, I.A.S., Financial Advisor Food &amp; Agriculture.</td>
<td>Lambretta</td>
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<td>22</td>
<td>Sri K. Ramapathi Rao, Asst. Engineer, P.W.D., Pochampahd.</td>
<td>Lambretta</td>
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<td>23</td>
<td>Sri K. Ram Reddi, M.L.A.</td>
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<td>Sri Chowdary Satyanarayana, M.L.A.</td>
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<td>25</td>
<td>Sri J. Rami Reddy, Dr. Prob. Officer.</td>
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<td>Sri N. Gopal Rao, P.A. to Minister (Health)</td>
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<td>27</td>
<td>Sri V. Srimanalu, Section Officer, Home Department</td>
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<td>Sri Seshachala Rao, Big Brother Office, Jail Department.</td>
<td>Lambretta</td>
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<td>9</td>
<td>Sri Aftab Ahmad, Asst. Engineer, P.W.D., A.P. S.E.B. Mint.</td>
<td>Lambretta</td>
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</tbody>
</table>

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7th March, 1969.

Oral Answers to Questions

1

30. Sri P. Surya Prakash, Tech. Asst. to Police, Transport Officer. Lambretta
32. Sri G. Thimma Reddi, M.L.A. Allagadda, Kurnool. Vespa
34. Sri Laxminarasimha Rao, M.L.A. Jagtial. Vespa
36. Sri D. Damodaram, Section Officer, Planning. Vespa
37. Sri O. Gopalakrishna, Asst. Engineer. Electricity. Vespa
38. Dr. N. Subramanya Reddy, Asst. Surgeon. Sarojini Devi Hospital, Hyderabad. Vespa
39. Sri Sitharama Sastry, Section Officer, Home Department. Vespa
40. Dr. A. R. Chitra, Asst. Prof. Dental Wing Osmania General Hospital. Vespa

FOR THE QUARTER ENDING FEBRUARY, 1968.

4. Sri Kanan Persad, Asst. Engineer, P. W. D. Vespa
5. Sri Chitti Babu, P. S. to Chief Minister. Vespa
8. Sri C. Yadagiri Rao, Labour Officer, Hyderabad. Vespa
9. Sri Ramachandra Rao, Asst. Secretary (Liaison) Law Department. Vespa
11. Sri M. O. Srinivasa Rao, Asst. Registrar, High Court, Hyderabad. Vespa
13. Sri K. B. S. Pershad, Inspector of Police, Special Branch, C. I. D. Vespa
14. Sri Ananth Ramaiah, Section Officer, General Administration Department. Vespa
Oral Answers to Questions.

7th March, 1969.

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<tr>
<th>No.</th>
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<tr>
<td>16.</td>
<td>Dr. Narayan Deshmukh, Asst Surgeon, Gandhi Hospital.</td>
</tr>
<tr>
<td>17.</td>
<td>Sri Subbhani, Caretaker, Legislature Department, Hyderabad</td>
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<tr>
<td>23.</td>
<td>Sri Sved Mahfuzuddin, Section Officer, Finance Department.</td>
</tr>
<tr>
<td>25.</td>
<td>Sri I. Dawood, Asst. Secretary, Wakf Board, Hyderabad.</td>
</tr>
<tr>
<td>26.</td>
<td>Sri T. D. Prasada Rao, Section Officer, G. A. D.</td>
</tr>
<tr>
<td>27.</td>
<td>Dr. B. V. J. Somayajulu, Asst. Surgeon, Srikakulam.</td>
</tr>
<tr>
<td>28.</td>
<td>Sri M. V. Upadhya Manager, Nirma Industries, Hyderabad.</td>
</tr>
<tr>
<td>29.</td>
<td>Sri Murlidharlal, Extension Officer, Block Pargi</td>
</tr>
<tr>
<td>31.</td>
<td>Sri I. S. Murthy, Asst. Engineer, Superintending Special Circle, Engineering Circle, Industries and Commerce Department, Hyderabad</td>
</tr>
<tr>
<td>32.</td>
<td>Sri L. H. Bhatia, Assistant Secretary, Law Department.</td>
</tr>
<tr>
<td>34.</td>
<td>Sri P. Narasiah, Special Deputy Collector, Visakhapatnam.</td>
</tr>
<tr>
<td>35.</td>
<td>Dr. Venkatramaiah, Assistant Surgeon, Kakinada Hospital.</td>
</tr>
<tr>
<td>37.</td>
<td>Sri G. Lakshmaiah, Executive Engineer, Electricity Department, Mint Compound, Hyderabad.</td>
</tr>
</tbody>
</table>
Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether any scheme is under consideration of the Government for the supply of protected water to Suryapet Municipality area, Nalgonda district; and

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

Sri N. Chenchurama Naidu: (a) & (b) Administrative sanction has been accorded by the Government in February 1969 to the estimate of Rs. 17.41 lakhs for the Water Supply Scheme of Suryapet Municipality. After the detailed plans and estimates are prepared and technical sanction is accorded by the Public Health Engineering Department the scheme will be taken up for execution.

PROTECTED WATER SUPPLY SCHEME TO SURYAPET MUNICIPALITY

* 218 (2400) Q—Sarvasri B.N.Reddy, and N. Raghava Reddy.—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether any scheme is under consideration of the Government for the supply of protected water to Suryapet Municipality area, Nalgonda district; and

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

Sri N. Chenchurama Naidu: (a) & (b) Administrative sanction has been accorded by the Government in February 1969 to the estimate of Rs. 17.41 lakhs for the Water Supply Scheme of Suryapet Municipality. After the detailed plans and estimates are prepared and technical sanction is accorded by the Public Health Engineering Department the scheme will be taken up for execution.
Abolition of Confidential Files

328—

*1077 Q. Sarvasri A. Madhava Rao, C. V. K. Rao, and P. O. Satyanarayana Raju (Yemmiganur) :- Will hon. the Chief Minister be pleased to state:

(a) whether the Government is going to abolish the system of maintenance of Confidential files:

(b) whether the Government will follow the system of leave encashment and sanction of marriage advances for Government officials as is done in Madras and Kerala States?

Sri K. Brahmananda Reddy :- (a) No, Sir.

(b) This matter is under the consideration of Government.
7th March, 1969.

Dr. C. C. S. M. Cheriyal addressed the following question to the Hon'ble Mahasabha:


(a) Does the Service Register contain the confidential records of corruption and adverse reports? Are they not misused for personal ends?

(b) Does the Service Register maintain an official career assessment of good work, punishments, etc. as the basis of assessment in the official career?

(c) How are the capabilities and assessment of the office recorded in the Service Register?

Dr. C. C. S. M. Cheriyal

Oral Answers to Questions


(a) Does the Service Register contain the confidential records of corruption and adverse reports? Are they not misused for personal ends?

(b) Does the Service Register maintain an official career assessment of good work, punishments, etc. as the basis of assessment in the official career?

(c) How are the capabilities and assessment of the office recorded in the Service Register?
It is an assessment of the entire personality of that man.

Adverse remarks communicate "not active" or "dodging" (dodging) to the officer, not to the affected person. They are not being communicated to the affected person that his official record is bad. On that account, promotion is withheld in a number of cases. This is what is happening. They say, it is an adverse remark and so it is not communicated.

Sri K. Brahmananda Reddy: No, Sir. They are not happening, "not active" or "dodging". These are also being communicated to the officer so that he may know what the assessment is and he may improve.

Mr. Speaker: They are not communicated to him.

AGE LIMIT FOR HARIJANS AND GIRIJANS FOR APPEARING FOR P.S.C.

(a) whether there is any proposal to remove the age limits to Harijans and Girijans to appear for the Public Service Commission as in other States, i.e., Madras and Mysore:

(b) if so, from when; and

(c) if not, the reasons therefor?

Sri K. Brahmananda Reddy: (a) No Sir.

(b) Does not arise.

(c) A total removal of the age limit in the case of recruitment of Scheduled Castes and Scheduled Tribes is neither necessary in their own interests, nor desirable in the interests of public service.
7th March, 1969.

WRITTEN ANSWERS TO QUESTIONS

PAY SCALES OF SUPERVISORS WORKING IN CERAMIC FACTORIES

336—

1096 Q.—Sri S. Venayya (Sarvepalli) :— Will the hon. Minister for Industries be pleased to state:

(a) whether it is a fact that there is a difference in the pay scales of Supervisors working in the Government Ceramic Factory, Gudur, Nellore district;

(b) whether it is also a fact that the qualifications and duties are the same for all the Supervisors;

(c) whether it is also a fact that the Andhra Pradesh Public Service Commission has recommended to equalise the pay scales of those Supervisors about two years back; and

(d) if answer to clauses (a) to (c) above are in affirmative, the reasons for the delay for removing the disparity in the pay scales of Supervisors referred to above?

Sri B. V. Gurumurthi:— (a) (b) & (c) Yes Sir.

(d) The matter is under consideration of the Government.

The recommendations of the One Man Pay Commission are now under the consideration of the Officers committee.

Mr. Speaker :—Questions and Answers are over.

WRITTEN ANSWERS TO QUESTIONS

MANUFACTURE OF FLOATING CRANES

324—

1096 Q.—Sri B. Niranjana Rao :— Will the hon. Minister for Industries be pleased to state:
Written Answers to Questions. 7th March, 1969.

(a) whether it is a fact that Floating cranes manufacturing unit is going to be started at Visakhapatnam with Dutch Government Collaboration:

(b) if so, when the industry starts functioning; and

(c) what is the cost of the Unit?

A:—

(a) Yes Sir, Mrs. Triven of New Delhi have proposed to set up the cranes project at Visakhapatnam with the foreign technical and financial collaboration of Mrs. N. V. Machinebricck Hense, P.B. No. 5 40  Eemhavenweg-125, Rotterdam-22 Kolland, a Dutch firm and not from Dutch Government.

(b) Mrs. Triven have been taking all the necessary steps i. e. they have submitted their proposals for import of capital goods, phased manufacturing programme and collaboration agreement to Government of India for their approval. Immediately after the required formalities are completed the firm would take steps to implement their project.

(c) The investment proposed by the firm on this project is estimated at Rs. 2 crores.

Stainless Steel Industries

325—

* 329 (5980) Q.—Sarvasri C. Janga Reddy and V. Rama Rao:—Will the hon. Minister for Industries be pleased to state:

(a) the district wise No. of the places where there are Stainless steel industries in Andhra Pradesh; and

(b) the quantity of production of them per annum?

A:—

(a) and (b)

A statement is placed on the table of the House.

Statement Placed on the Table of the House

Answer to Clause A and B of L. A. Q. No, 329 (* 325)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and address of the Unit</th>
<th>Production during 1966-1967</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>in Kgs</td>
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</tbody>
</table>

Anantapur District.


Chittoor District.


158—9
<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. M/s. Sri Venkateswara Hospital Apparatus Industries, Basavaiahpalem, Kalahasti.</td>
<td></td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td><strong>Cuddapah District.</strong></td>
<td></td>
<td></td>
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</tr>
<tr>
<td><strong>East Godavari District.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. M/s. Uday Industries, Kakinada.</td>
<td></td>
<td>854-558</td>
<td></td>
</tr>
<tr>
<td><strong>Guntur District.</strong></td>
<td></td>
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<tr>
<td><strong>Krishna District.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. M/s. The Bazwada Metal and Steel Industries Vijayawada.</td>
<td></td>
<td>760 Kgs.</td>
<td></td>
</tr>
</tbody>
</table>
## Written Answers to Questions.

7th March, 1969.

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
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</thead>
<tbody>
<tr>
<td><strong>Kurnool District.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. M/s. Modern Saraswathi paper marts Industrial Estate, Nandyal.</td>
<td></td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td><strong>Nellore District.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Sri Satyanarayana Iron and Steel works Kavali.</td>
<td></td>
<td>432-370 Kgs.</td>
<td></td>
</tr>
<tr>
<td>2. Sri Venkateswara Metal works, Kavali.</td>
<td></td>
<td>114-155 Kgs.</td>
<td></td>
</tr>
<tr>
<td>4. Deccan Industrial Works, Nellore.</td>
<td></td>
<td>1500 Kgs.</td>
<td></td>
</tr>
<tr>
<td><strong>Visakhapatnam District.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>West Godavari District.</strong></td>
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<tr>
<td></td>
<td></td>
<td>Nil.</td>
<td></td>
</tr>
<tr>
<td><strong>Adilabad District.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Nil.</td>
<td></td>
</tr>
<tr>
<td><strong>Hyderabad and Secunderabad (Twin cities).</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Company Name</td>
<td>Location</td>
<td>Answers</td>
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<td>---------------------------------------------</td>
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<tr>
<td>7.</td>
<td>M/s. J.V. Suresh Industries, Secunderabad</td>
<td>Secunderabad</td>
<td>Nil</td>
</tr>
<tr>
<td>8.</td>
<td>M/s. Narasimha Iron works, Secunderabad</td>
<td>Secunderabad</td>
<td>Nil</td>
</tr>
<tr>
<td>9.</td>
<td>M/s. Andhra Steel and sheet metal works, Musheerabad, Hyderabad</td>
<td>92,129</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>M/s. Secunderabad Tin Industries, Secunderabad</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>M/s. Janatha Industries, Bakaram, Hyderabad</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>M/s. Usha and Co., Hyderabad</td>
<td>Nil</td>
<td>12,681-74</td>
</tr>
<tr>
<td>13.</td>
<td>M/s. Vijaya Iron and Steel products, Dabeerpura, Hyderabad</td>
<td>31,805-00</td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>M/s. K. Kalappa, Hyderabad</td>
<td>Nil</td>
<td>60,000-00</td>
</tr>
<tr>
<td>15.</td>
<td>M/s. Marwadi Moulding Factory, Hyderabad</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>16.</td>
<td>M/s. The Hyderabad Steel Industries, Osmangunj, Hyderabad</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>M/s. Anil Weld Mesh Fabric Steel and Wire products, Sanatnagar, Hyderabad</td>
<td>23,840-44</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>M/s. Hyderabad Iron and steel products, Noorkhan Bazar, Hyderabad</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>19.</td>
<td>M/s. Swastic Industries, Lower Dholpet, Hyderabad</td>
<td>95,788-00</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>M/s. Supreme Electricals, Indl. Estate, Chandulal Baradari, Hyderabad</td>
<td>32,500-00</td>
<td></td>
</tr>
<tr>
<td>22.</td>
<td>M/s. Narendra Industries, do</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>23.</td>
<td>M/s. Bharat Steel and sheet Metal Industries, Industrial Estate, Chandulal Baradari</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>24.</td>
<td>M/s. Srinivasa Stainless Steel and Moulding works Chowderpally, Ibrahimpatnam Tk</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>26.</td>
<td>M/s. Deccan Metal Works, do</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>27.</td>
<td>M/s. Jyothi Industries do</td>
<td>Nil</td>
<td>1,59,094-00</td>
</tr>
<tr>
<td>28.</td>
<td>M/s. Jubilee Industries do</td>
<td>Nil</td>
<td>4,22,020-00</td>
</tr>
</tbody>
</table>
**Donations by Lion Club**

A.

(a) Yes Sir,

(b) The Lions Club offered to develop the existing park on the Tank Bund at the Fishered Department but so far has not deposited any amount. The Rotary Club desired to participate in the development of Childern’s Park at D. B. R. Mills by donating Rs. 1 lakhs and so far has deposited Rs. 50,000/- No special or specific terms were stipulated by these Clubs.
(b) Does not arise.

(c & d) The Reserve Bank has agreed to show certain concessions in respect of the conditions relating to remittance of sale proceeds while providing finance to handloom Weavers Co-operative Societies during 1967-68. The Bank has sanctioned credit limits eventhough societies did not adhere to the condition of remitting sale proceeds. However, the circle Officers have been instructed to see that the Weavers Co-operative Societies in Anantapur District, fall in line with the general performance of the Weavers Co-operative Societies in the State, so that the State Co-operative Bank may be induced to recommend the application to R. B. I.

Schemes for Handloom

332: --

* 466 (7119) Q.— Sri R. Mahananda:— Will the hon. Minister for Industries be pleased to state:

(a) what is the amount provided for Development Scheme under Handloom in our State in 1966-67 and 1967-68;

(b) whether the entire amount was utilised in those years;

(c) what was the amount set apart towards the rebate on sales of Handloom cloth during the period?

A. -

(a) 1966-67 Rs. 83-00 lakhs.
1967-68 Rs. 42-47 lakhs.

(b) The entire amount was utilised during 1966-67. During 1967-1968 an amount of Rs. 6 lakhs could not be utilised.

(c) The provision made and the expenditure actually incurred on rebate Scheme were:

<table>
<thead>
<tr>
<th>Year</th>
<th>Provision in Lakhs.</th>
<th>Expenditure incurred</th>
</tr>
</thead>
<tbody>
<tr>
<td>1966-67</td>
<td>Rs. 14–50 lakhs</td>
<td>Rs. 30–29</td>
</tr>
<tr>
<td>1967-68</td>
<td>Rs. 27–54 lakhs</td>
<td>Rs. 27–98</td>
</tr>
</tbody>
</table>

Advisory Committee Under A. P. Urban Areas (Surcharge on Property Tax) Act

333: --

* 1194 Q.— Sri C. V. K. Rao:— Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether an Advisory Committee is constituted under Andhra Pradesh Urban areas (Surcharge on Property Tax) Act, 1958 and if so, when constituted and who are its members and what are its functions; and
(b) whether the Advisory Committee made any recommendations for grant of loans from Municipality Common Good Fund to Municipalities and if so, to which Municipalities and how much amount was granted to each Municipality?

A—

(a) Yes, Sir, it was constituted with effect from 26-9-61 with the following:

1. Minister (Municipal Administration) .. Chairman.
2. Chairman of the Andhra Pradesh Chamber of the Municipal Chairman. .. Member.
3. Mayor of the Municipal Corporation of Hyderabad. .. Member.
4. Sri A. Butchiah, Chairman, Municipal Council, Warangal (Member appointed from Telangana area in his capacity as member of the Municipal Council.) .. Member.
5. Director of Municipal Administration, .. Ex-Officio Member and Secretary.

The functions of the Committee are to aid and advise the Government in the matter of sanctioning loans to the Municipalities.

(b) The Advisory Committee made recommendations for grant of loans to the Municipalities from the Common Good Fund. The Government accepted the recommendations and issued orders accordingly. A statement indicating the names of the Municipalities and the loan amount sanctioned to each one of them is placed on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

(Vide answer to clause (b) of the L. A. Q. No. 333 (*1194))

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Municipality</th>
<th>Amount of loan sanctioned.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Tenali</td>
<td>Rs. 75,000</td>
</tr>
<tr>
<td>2.</td>
<td>Rajahmundry</td>
<td>Rs. 75,000</td>
</tr>
<tr>
<td>3.</td>
<td>Eluru</td>
<td>Rs. 75,000</td>
</tr>
<tr>
<td>4.</td>
<td>Nellore</td>
<td>Rs. 1,00,000</td>
</tr>
<tr>
<td>5.</td>
<td>Srikakulam</td>
<td>Rs. 2,00,000</td>
</tr>
<tr>
<td>6.</td>
<td>Machilipatnam</td>
<td>Rs. 50,000</td>
</tr>
<tr>
<td>7.</td>
<td>Anakapalli</td>
<td>Rs. 50,000</td>
</tr>
<tr>
<td>8.</td>
<td>Bheemavaram</td>
<td>Rs. 75,000</td>
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<td>(1)</td>
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<td>(3)</td>
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<tr>
<td>9. Nizamabad</td>
<td>Rs. 25,000</td>
<td></td>
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<tr>
<td>10. Adoni</td>
<td>Rs. 50,000</td>
<td></td>
</tr>
<tr>
<td>11. Repalle</td>
<td>Rs. 50,000</td>
<td></td>
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<tr>
<td>12. Narsapur</td>
<td>Rs. 50,000</td>
<td></td>
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<tr>
<td>1. Proddatur</td>
<td>Rs. 50,201</td>
<td></td>
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<tr>
<td>14. Guntakal</td>
<td>Rs. 50,000</td>
<td></td>
</tr>
<tr>
<td>15. Hindupur</td>
<td>Rs. 30,000</td>
<td></td>
</tr>
<tr>
<td>16. Mahabubnagar</td>
<td>Rs. 30,000</td>
<td></td>
</tr>
<tr>
<td>17. Khammam</td>
<td>Rs. 35,000</td>
<td></td>
</tr>
<tr>
<td>18. Parvathipura</td>
<td>Rs. 30,800</td>
<td></td>
</tr>
<tr>
<td>19. Gudur</td>
<td>Rs. 1,00,000</td>
<td></td>
</tr>
<tr>
<td>20. Kalahasti</td>
<td>Rs. 42,000</td>
<td></td>
</tr>
<tr>
<td>21. Rayadurg</td>
<td>Rs. 12,000</td>
<td></td>
</tr>
<tr>
<td>22. Bhainsa</td>
<td>Rs. 20,000</td>
<td></td>
</tr>
<tr>
<td>23. Narayanpet</td>
<td>Rs. 30,000</td>
<td></td>
</tr>
<tr>
<td>24. Kurnool</td>
<td>Rs. 50,000</td>
<td></td>
</tr>
<tr>
<td>25. Vijayanagaram</td>
<td>Rs. 30,000</td>
<td></td>
</tr>
<tr>
<td>26. Ongole</td>
<td>Rs. 40,000</td>
<td></td>
</tr>
<tr>
<td>27. Cuddapah</td>
<td>Rs. 40,000</td>
<td></td>
</tr>
<tr>
<td>28. Anantapur</td>
<td>Rs. 40,000</td>
<td></td>
</tr>
<tr>
<td>29. Nandyal</td>
<td>Rs. 30,000</td>
<td></td>
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<tr>
<td>30. Karimnagar</td>
<td>Rs. 30,000</td>
<td></td>
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<tr>
<td>31. Tuni</td>
<td>Rs. 30,000</td>
<td></td>
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<tr>
<td>32. Tadepalligudem</td>
<td>Rs. 50,000</td>
<td></td>
</tr>
<tr>
<td>33. Nidadavole</td>
<td>Rs. 25,000</td>
<td></td>
</tr>
<tr>
<td>34. Madanapalli</td>
<td>Rs. 20,000</td>
<td></td>
</tr>
<tr>
<td>35. Mancherial</td>
<td>Rs. 30,000</td>
<td></td>
</tr>
<tr>
<td>36. Medak</td>
<td>Rs. 40,000</td>
<td></td>
</tr>
<tr>
<td>37. Bhongir</td>
<td>Rs. 30,000</td>
<td></td>
</tr>
<tr>
<td>38. Suryapet</td>
<td>Rs. 30,000</td>
<td></td>
</tr>
<tr>
<td>39. Koppur</td>
<td>Rs. 25,000</td>
<td></td>
</tr>
<tr>
<td>40. Guntur</td>
<td>Rs. 2,35,000</td>
<td></td>
</tr>
<tr>
<td>41. Vijayawada</td>
<td>Rs. 4,00,000</td>
<td></td>
</tr>
<tr>
<td>42. Gudivada</td>
<td>Rs. 90,000</td>
<td></td>
</tr>
<tr>
<td>43. Nalgonda</td>
<td>Rs. 1,00,000</td>
<td></td>
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</tbody>
</table>

Total: 158 — 0
110  7th March, 1989  Written Answers to Questions.

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<table>
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**Loss of Special Blasting Galatine**

766 (6706) Q.—Sri Q. Mahananda :—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that 2722 Tbs. of 90% Special Blasting Galatine purchased for the Public Health Division, Mahaboobnagar in October 1962 was destroyed in December, 1964;

(b) if so, why;

(c) what is the cost of the material destroyed; and

(d) who is responsible for the loss?

Answer—

(a) 2647 lbs. of 90% Special Blasting Galatine were destroyed on 17-12-1964.

(b) Leakage of Nitroglycerine in the 90 galatine was observed and with a view to avert any possible danger to life and property, the explosives were destroyed.

(c) Rs. 3,880-

(d) There was no negligence on the part of any officials on the other hand timely action was taken by the officials to avoid loss of human life and property.

**Electricity Supply**

335—

* 262 (6068) Q.—Sarvasri K. Govinda Rao and R. Mahananda :—Will hon. the Chief Minister be pleased to state:

(a) whether a loan of Rs. 1,000 is being insisted by the State Electricity Board for the supply of power to each applicant for an agricultural service from 1-4-1968;
Written Answers to Questions.  7th March, 1969.

(b) if so, whether this being is insisted in respect of cases where 10% contribution had already been paid in the months of January—February, 1968 on the positive assurance of the Electricity Board to supply power for agricultural purposes;

(c) whether any representations have been received by the Government in the month of May from the Legislators seeking exemption of such application from the conditions of payment of loan of Rs. 1,000; and

(d) if so, the action taken thereon?

A. —

The answer to the Question placed on the Table of the House.

PAPER PLACED ON THE TABLE OF THE HOUSE

(ANSWER TO L. A. Q. No. 335 (262)

The matter relates to the Andhra Pradesh State Electricity Board.

(a) Yes, Sir.

(b) No contributions were received by the board in January and February 1968. In October 1967, voluntary contributions from the applicants covered by an extension scheme were received towards the commission payable by the Board for raising the open market loan. These contributions were made at the rate of 10% of the estimated cost of the scheme. In such cases no further advance or loan was asked for from the applicants.

(c) Representations have been received by Electricity Board in April and May 1968 for exemption of applicants who paid 10% voluntary contribution in October 1967 towards commission for raising the open market loan and also other applicants covered by extension scheme.

(d) In respect of representations for exemption of applicants who paid 10% voluntary contribution in October 1967, the Electricity Board has agreed to exempt the collection of deposits where the works have not been completed due to delay on the part of the department.

In respect of other representations for exemption of applicants covered by extension schemes, the following concessions have been given by the Board:

(i) Tribals from the scheduled tribal areas have been exempted from the payment of deposits;

(ii) In a case where the prospective consumer is unable to pay the deposit of Rs. 1,000, he is permitted to pay an outright contribution of Rs. 125 in lieu of the deposit.

(iii) The Board has also permitted the release of service connection to an agricultural consumer in an already electri-
ANNOUNCEMENT

Mr. Speaker.—I have to announce to the House that Sri T. Chinna Krishna Reddy was arrested at Miryalaguda on 23-2-1969 under Section 332 I. P. C. and was released on bail.

MOTION OF NO-CONFIDENCE AGAINST THE COUNCIL OF MINISTERS.

Mr. Speaker.—I have received Notice of No-confidence Motions from several Members under Rule 73 of the A. P. Legislative Assembly Rules, viz. Sarwasri Ch. Rajeswara Rao N. Raghava Rao, Reddy, Badri Vishal Potti, Srimati J. Gowri, Sri C.V.K. Rao, Sri Vavilala Gopalakrishnayya, Sri A. Madhava Rao and Sri T. Nagi Reddy. Any one of you can ask for leave of the House.

Sri Ch. Rajeswara Rao:—Yes, Sir. I want you to read the notice.

Mr. Speaker:—It is a Question of reading the notice, I think it is not necessary.

Sri Ch. Rajeswara Rao:—It is useful. Kindly read it.

Mr. Speaker:—You are the first man to say that. There is no question of giving notice and imposing conditions. After all, you have given a notice and it is left to you to ask for leave or not.

Mr. Speaker:—I will read the motion given notice of by Sri Ch. Rajeswara Rao and Sri N. Raghava Reddy. It reads as follows:

“Under Rule 75 of the Rules of Procedure of our Assembly, we move the following motion of no-confidence against the Council of Ministers, namely:

Having considered:
Condolence Motion:

7th March, 1969

re: The demise of Sri Annadurai ex-Chief
Minister of Madras —Adopted.

(a) The Government's failure to achieve the economic deve-
lopment of the State by setting up industries and promotion agriculture through implementation of land reforms in the interests of the toiling cultivators, and distribution of land to the landless;

(b) Their failure to remove regional imbalances and their utter failure in implementing the Telangana safeguards;

(c) Their failure to protect the people from unemployment, high prices, retrenchment; their attack on the wage and service standards of workmen and employees and ruthless police repression of just trade union struggles;

(d) Their policy of fleecing taxation of the common people and free encouragement to the bleeding exploitation by capitalists and land-lords;

(e) Their policy of aiding and abetting landlord gangstersim against agricultural labourers and poor peasants;

(f) Their policy of letting loose police repression, suppression of democratic rights and freedom of press and a steady drive towards a police State;

"This House expresses its lack of confidence in the Council of Ministers".

Mr. Speaker:—You want to ask for leave of the House.

Sri Ch. Rajeswara Rao:—Yes. Sir. I beg leave of the House to move the Non-Confidence Motion.

Mr. Speaker:—According to Rule 58 the requisite number of Members for granting leave is 55. So, I now request the Members in favour of the motion to rise their seats.

(Only twenty-seven Members rose in their seats.)

Mr. Speaker:—As only twenty-seven Members are in favour leave is refused.

CONDOLENCE MOTION re: THE DEMISE OF SRI ANNADURAI EX-CHIEF
MINISTER OF MADRAS.

Sri K. Brahmananda Reddy:—That this House places on record its deep sense of sorrow at the demise of Sri C-N. Annadurai, Chief Minister of Tamil Nadu and conveys its deep sense of sympathy to the members of the bereaved family.

Mr. Speaker:—Motion moved.
Condolence Motion:

re: the demise of Sri Annadurai ex-Chief Minister of Madras — Adopted.

114
7th March, 1969.

...
Condolence Motion:

7th March 1969.

Re: the demise of Sri Annadurai ex-Chief Minister of Madras. Adopted.

In memory of the late Sri Annadurai, ex-Chief Minister of Madras, who passed away on 7th March 1969. He served with dedication and distinction in the service of the people of Madras. His contributions to the development of the region are well-remembered. May his soul rest in peace.

[Signature]
[Date]
Condolence Motion:
re: the demise of Sri Annadurai, ex-Chief Minister of Madras, - Adopted

Confidence Motion:

7th March, 19--. 117

re: the demise of Sri Annadurai, ex-Chief
Minister of Madras — Adopted

Sir, Madam:

It has been brought to my notice that Sri Annadurai, former Chief Minister of Madras, passed away on the 7th March, 19--. As a mark of respect and to pay our last tribute to him, I hereby propose the following motion:

Confidence Motion: The House deprecates the loss of Sri Annadurai, former Chief Minister of Madras, and hereby expresses its profound sympathy to his family and to the people of Madras.

Adopted
Condolence Motion:
re: the demise of Sri Annadurai, ex-Chief Minister of Madras -- Adopted.

7th March, 1939.

Chairman.

Mr. Chairman, Madam Members,

I rise to pay my respects to the memory of Sri Annadurai, the late Chief Minister of Madras, who passed away recently. He was a great statesman and a dedicated public servant.

His leadership and vision for the development of the state left a lasting impact on the people of Madras. He was a true icon of democratic values and a champion of the common man.

His contributions to the country will always be remembered. We mourn his loss and offer our condolences to his family and the people of Madras.

Thank you.
Condolence Motion:

7th March, 1969.

re: the demise of Sri Annadurai, ex-Chief Minister of Madras —Adopted.

condolence to the demise of Sri Annadurai, ex-Chief Minister of Madras —Adopted.

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condolence to the demise of Sri Annadurai, ex-Chief Minister of Madras —Adopted.

condolence to the demise of Sri Annadurai, ex-Chief Minister of Madra
120 7th March, 1954.

Contd. from Motion :
re : the demise of Sri Annadurai, ex-Chief
Minister of Madras
Adopted.

ಅನುಸರಣ ಧಾರ್ಮಿಕ ಸ್ಫರ್ಟ. ಯುಳಿದ ನಂತರ ಬರುವ ನೀಡಿದಿರುವ ಉಳಿದ ವಿಶೇಷ ರಾಜ ಗುಢಸಾಮನೆಗೆ ಕಾಲ್ಪಿಕ ಹಾಗೂ ಸುಂದರ ಪರಿಚಯವೇ ಹೈ. ಇದು ವಿಶೇಷವಾಗಿ ಪ್ರಖ್ಯಾತವಾದ ಇದು ಸ್ಮಾಧಾನವಾಗಿ ಅನುಮೋದಿಸಿದ. ಅಗತ್ಯವಿಂದಂತಹ ಮುಂದಿನ ನಂತರ ಸುಮಾರು ರಾಜಕೀಯ ವಿಷಯಗಳ ಕೆಲಸ ನೀಡಲಾಗುವ ಹೆಸರು ಸ್ಮಾಧಾನಗಳಿಗೆ ಪ್ರಖ್ಯಾತವಾಗಿದೆ. ಇದು ವಿಶೇಷವಾಗಿ ಪ್ರಕಟಿಸಿದರೆ ಸ್ಮಾಧಾನ ವೈವಿಧ್ಯ ಸಾಮನೆಯ ಆಸ್ತಿಯೇ ಹೈ. ಅದರ ಕಾರ್ಯದಲ್ಲಿ ಎಂದಾಗೂ ಹೊಸ ವ್ಯಕ್ತಿಗಳು ಇದನ್ನು ತಡೆಯಬಹುದು.

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Condolence Motion:  

7th March. 1969.  

re: the demise of Sri Annadurai, ex-Chief Minister of Madras —Adopted.

Sri G. Sivayya:—Mr. Speaker. Sir. If tears can bring back the life of dead person, then the tears of Tamilians who wept for Annadorai the tears of millions of Tamilians who wept for him—should have brought back that person to life. —the life of the person who united the Tamil speaking people in the world through a Tamil international Conference at Madras, the great Mr. C. N. Annadorai, popularly known as “ANNA”. Mr. Annadorai has come from a poor family. He struggled himself during the days of his studies and undertook great difficulties even to educate himself even upto matriculation in the beginning. He had mastered the Tamil literature and also the English literature, and made everybody dance, as it were, to his tunes on the platform. That great person is no more among us today. On that most unhappy occasion, it was not only the ordinary educated people but the poor downtrodden people, women particularly, who work hard in the streets, who were seen weeping like anything, saying.

The people of Tamilnadu and most of the people belonging to the poorer sections wept like anything on hearing his death, in a manner in which they would not wept throughout their lives. He has attracted not only the Tamilians but also all other sections of the countrymen, because of his sane thinking and attitude. It is true that he has given the slogan to unite all the Dravidians of the South Indian to form a separate State, a separate Republic; but later when he was convinced, he gave up that idea, and tried not for a separate State or Republic, but to remain as an integral part of the Indian Republic. He was a person who could grasp things very quickly and then act quickly. Had he lived particularly at this hour, it would have been much better and he would have shown to the people how a single party Government (non-Congress party) could thrive even under the Congress Government at the Centre. We have lost a great man. I join with the feelings expressed by the Leader of the House and offer my condolences to the members of the bereaved family.
Condolence Motion:

In the demise of Sri Channadurai, ex-Chief
Minister of Madras — Adopted

122

7th March, 1963.

The motion of condolence in the demise of Sri Channadurai, ex-Chief Minister of Madras was adopted on 7th March, 1963.
Con-olence Motion:

7th March, '969.

re: the demise of Sri Anandurii, ex-Chief
Minister of Madrai

—Adopted.

Table:<br>

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<td>Bangalore</td>
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*Note: Figures are approximate and may vary.*
1^4 7th March, 1969

Condolence Motion:

re: the demise of Sri Annadurai, ex-Chief Minister of Madras

— Adopted

The Hon'ble Speaker:

The demise of Sri Annadurai, ex-Chief Minister of Madras, is a great loss to the political and social life of the country. He was a statesman of high repute and a leader of great vision. His contributions to the welfare of the people of Madras and the country as a whole cannot be forgotten.

The House expresses its profound sympathy and condolences to the bereaved family and friends of Sri Annadurai. The House also resolves to commemorate his memory and continue to work towards the betterment of the people, following the principles and ideals he stood for.

This motion was adopted.
Confidence Motion:

re: the demise of Sri C. N. Annadurai, ex-Chief Minister of Madras—Adopted.

The question is:

"That this House places on record its deep sense of sorrow at the demise of Sri C. N. Annadurai, Chief Minister of Tamil Nadu and conveys its deep sense of sympathy to the members of the bereaved family".

The motion was adopted remcon all the members standing in silence for two minutes.

158—12
Mr. Speaker: - The House is adjourned for five minutes in memory of the late Sri Annadurai. We will meet again at 4:25 P.M.

(The House reassembled after recess at 4:25 p.m.)

BUSINESS OF THE HOUSE

Mr. Speaker: — In the Chair.

Sri T. Nagi Reddy: - (Anantapur) Sir, I have given notice of an adjournment motion.

Mr. Speaker: — I have disallowed it as such but I have admitted it under Rule 74.

Sri T. Nagi Reddy: - That will be of no use, Sir. I will tell you as to why it is because things are happening in such a way....

Mr. Speaker: — It is relating to harassment of Harijans, is it not?

Sri T. Nagi Reddy: - It is not harassment. Sir. It is regular beating of Harijans in police station even after the Magistrate has ordered the police to produce them in the Hospital. When the police have taken the law into their own hands and that too illegally even after the Magistrate asked them to produce them immediately in the Hospital, and beat them again after taking them into the police station, I would like to know what the redress is. What is the use? The same thing will be happening there.

Mr. Speaker: — I do not have time, one thing. The second thing is, as you know, in all such cases, I do not admit. If you want a short notice question, I have no objection.

Sri T. Nagi Reddy: — If illegal action is taken by the police against the rules and against the very conduct which they are expected to follow, and then if we were to take it in a leisurely way, the police are also feeling that nothing is going to happen and they could do as they like.

Mr. Speaker: — After we hear the hon. Chief Minister, we shall see if any further action is necessary. We will know what action has been taken.

Sri T. Nagi Reddy: - What action can they take? Unless they are prepared to enquire into the sub-inspector's action,

Mr. Speaker: — We will find out from the hon. Chief Minister.

Sri T. Nagi Reddy: — They could have found out in a matter of minutes. After all, Kurnool is a place of three hours' journey. Even if one were to go in a car.

Mr. Speaker: — We will find out.

Sri T. Nagi Reddy: — That is why I have given the notice yesterday and I gave them one day's time so that government will have enough opportunity to come with all the facts. I did not give them a few hours' time. I gave them a day's time.

Mr. Speaker: — If you have no objection, we will take it up on the 10th.
Sri T. Nagi Reddy:— I have no objection whenever it is taken. The only thing I would like to inform you is that such incidents as these might be only few and far between, but they are so serious and if serious action is not taken and a serious debate is not conducted by the House and such opportunity is not given, people will get disgusted and disillusioned over the process and the functioning of the House itself. They will be thinking that even the police goes on beating people even after the Magistrate asked them to produce them before the Hospital, the Magistrate is helpless. I do not know what will happen later. And if the House is also helpless, the people will feel that they are helpless everywhere. Are we going to allow such state of affairs to continue?

Mr Speaker:—No. What I am saying is the matter under Rule 74 is equally important and urgent matter. We expect the Government to get the information as early as possible and inform the House as to what action has been taken. If you are not satisfied by the information given by the hon. Chief Minister, we shall see.

Sri T. Nagi Reddy:— And nothing can be done, because I have been here for 16 years and I know that can be done after motion under Rule 74 has been admitted. I have brought before the House quite a number of motions of this type for calling attention and nothing has happened.

Mr Speaker:—Notice has not yet been sent to the hon. Chief Minister.

Sri T. Nagi Reddy:— Why, Sir?

Mr. Speaker:— I got it only this morning and passed only this morning.

Sri T. Nagi Reddy:— Then, what is the use of a member ending an adjournment motion even a day earlier, Sir? If it had been given at 7-30 a.m. today, probably it would have been so and if we are meeting at 8-30 a.m. But when we are meeting after some 24 hours, after the adjournment motion has been delivered to the office, if that adjournment motion has not been delivered to the Speaker till this morning and the Chief Minister has not received it till now, I wonder we can as well strike off the clause on adjournment motion from the Rules. Why should it be there?

Mr Speaker:— Yesterday happened to be a holiday.

Sri T. Nagi Reddy:— All right, this morning by 7-30 a.m. it ought to have gone to the hon. Chief Minister.

Mr Speaker:— Today I have passed orders.

Sri T. Nagi Reddy:— When an adjournment motion is given, within half an hour it should have reached both the hon. Chief
Minister and the hon. Speaker. Adjournment motion cannot be a motion which can be taken up tomorrow or day after. Either I am allowed to come up with the adjournment motion or I am told that the adjournment motion is not to be taken up. One of the two things should happen.

Mr. Speaker:—If he is following the rules, it is your duty to see that the copy is served on the concerned minister. It is not the duty of the office or myself.

Sri T. Nagi Reddy:—We generally give 3 copies. We don’t allow the office to take 3 copies. We type 3 copies and sent it.

Mr. Speaker:—I am not standing on the rules.

Sri T. Nagi Reddy:—I am only sorry that this House is incapable of discussing an extremely serious matter where people have been beaten in a police station even after the Magistrate has admonished them. I am sorry, if this state of affairs continues, the people outside will not have any respect to this House.

Mr. Speaker:—We will call it on the 10th.

Sri C. V. K. Rao:—I beg to draw your attention to a very important matter: Before this House is to meet on the 7th, the hon. Chief Minister has given a press report which reads: ‘that he is seeking the resignation of his colleague and it has been rumiably stated therein that he considers such a drastic action has been called for in order to deal with the stupendous problem facing the State. That is how the Press has reported. And now what has the hon. Chief Minister got to say?

Mr. Speaker:—Please hear me. The Press has reported that I have informed the hon. Chief Minister that I am thinking of resigning, that somebody else from Telangana is going to be elected as Speaker. I do not know where from they get the information.

Sri C. V. K. Rao:—Not once, Sir. Almost all the papers have reported.

Mr. Speaker:—Please verify if the hon. Chief Minister has made any statement to any body.

Sri C. V. K. Rao:—What is the hon. Chief Minister going to say?

Mr. Speaker:—These are speculations and conjectures.

Sri C. V. K. Rao:—It is for the hon. Chief Minister to say. What is he going to say? Is it false or true? This is not the way in which he can shut our eyes and this is not the way how he can ** Expunged as ordered by the Chairman. **
Privilege Motion:

Privilege: Presentation of Budget in the Legislative Assembly.

7th March, 1969.

Sri K. Brahmananda Reddy:—Always, Sir, I give a latitude to what Mr. C. V. K. Rao says. That word is very bad. I hope he realises

Sri C. V. K. Rao:—You cannot take me as your helpless colleagues.

Mr. Speaker:—Don't unnecessarily provoke me. When you use the language, use it carefully. It is not proper for you to have used the word that the Chief Minister is * * *. That will be expunged from the records. It won't be there in the records.

Sri C. V. K. Rao:—I cannot shut my eyes to the things.

Mr. Speaker:—A number of times the press reports will be appearing like that. If the hon. Chief Minister feels, once for all, he can set at rest all these rumours. It is up to him. I cannot compel him. You cannot compel him. There is an end of it.

Leader of Opposition wants to know whether the hon. Chief Minister is contemplating to expand his Cabinet or reducing it. Has the hon. Chief Minister to say anything about it, please?

(Long pause)

Mr. Speaker:—"Under rule 174. I give notice (dated 4-3-1969 i.e. the very next day) in view of the fact the budget—vote account—has been presented to the Assembly on 3-3-1969 about one hour later than it is presented to the Legislative Council on 3-3-1969. The

*** Expunged as ordered by the Chair."
Chief Minister committed a breach of privilege of the Assembly and as such the matter is to be referred to the committee of privilege or, in the alternative it should be dealt with by the House itself.

There is another one given by Sarvasri G. Latchana A. Madhava Rao, K. Ramanadham Vavilala Gopalakrishnaya. R. Sathyarayana Raju, K. Govinda Rao, Simla Jagannadham. The notice reads like this:

"We hereby raise a Motion of breach of privilege in the presentation of the budget at round about 11 a.m. to the Council before it is presented to the Assembly at about 12 noon by the Chief Minister and there by depriving the Assembly of the privilege of having the budget presented simultaneously."

I will go through these things and give my ruling. I will give my ruling on Monday.

Sri R. Mahananda: - On Point of Information, Sir.

I will go through these things and give my ruling.

Calling attention to a matter of urgent public importance:

Re: Atrocities committed in Kanigiri Taluk, Nellore District.

We hereby raise a Motion of breach of privilege in the presentation of the budget at round about 11 a.m. to the Council before it is presented to the Assembly at about 12 noon by the Chief Minister and there by depriving the Assembly of the privilege of having the budget presented simultaneously.

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Sri R. Mahananda: - On Point of Information, Sir.
Calling attention to a matter of urgent public importance: 

re: Atrocities committed in Kanigiri

Taluk, Nellore District.

Sri K. Bramhananda Reddy:—Sir, Amhavaram Kothapalli is an Interior village in the limits of Chandrasekharapuram-police station in Kanigiri circle of Nellore District. In the last general elections, the Village Munisiff supported the congress candidate Sri P. Venkat Reddy the sitting M.L.A. while the Karnam supported the comunist candidate Sri Suri Papi Reddy. Since than the village has been divided into two groups, one led by the Karnam and the other led by the V. M. Subsequently the Karnam left the village and had been residing in the neighbouring village. In December 1968. 2 incidents have been reported. (1) On the night of 13-11-68 in the above said village, five persons of the Karnams group trespassed into the garden lands of one Sri Uppala Abbiraju of the Village Munisiff group and cut coconut and orange plants causing damage to the extent of Rs. . .200. A case under 45/63 under Section -47 and 427 I. P.C. Chandrasekharapuram police station has been registered and investigated. Out of the five accused, four persons above been arrested and the other is absconding. A case has been charged and is pending trial. (2) On the night of 23-12-1968 a house belonging to Sri C. Venkat Raju of Hamsavaram of Kothapalli was alleged to have been set on fire by one a Madduri Venkata Subbaiah of the same village. A case under Crime No. 47/65 under Section 486 I. P.C. of the said police station has been registered. Investigation in this case has been completed and charge-sheet is being laid. No, incident has been reported during January and February. The Superintendent of police, Nellore District along with the Deputy Superintendent of police, Kandakuru went on 18-2-1969 and investigated this matter Section 107 Cr. P. C. has been taken against both the parties. Constant vigilence is being done in the village by the local police. We are instructing the Superintendent of Police Sir to give sufficient protection to the village.
182  7th March, 1969.

GOVERNMENT MOTIONS

re: ELECTION OF MEMBERS TO THE COMMITTEE ON PUBLIC ACCOUNTS, COMMITTEE ON PRIVILEGES AND COMMITTEE ON ESTIMATES.

Mr. Speaker:—Now Sri K. Brahmanand Reddy will move the Government Motions.

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

"That the members of this House do proceed to elect in the manner required by sub-rule (2) of Rule 165 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, eighteen members from among their number to be members of the Committee on Public Accounts for the financial year 1969-70".

"That this House recommends to the Andhra Pradesh Legislative Council that they do agree to nominate six members from Legislative Council to be on the Committee on Public Accounts of this House for the Financial year 1969-70."

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

"That the members of this House do proceed to elect in the manner required by sub-rule (1) of Rule 172 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly fifteen members from among their number to be members of the Committee on Privileges for the financial year 1969-70."

Mr. Speaker:—Motion moved.

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

"That the members of this House do proceed to elect in the manner required by sub-rule (1) of Rule 163 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly eighteen members from among their number to be members of the Committee on Estimates for the financial year 1969-70."

"That this house recommends to the Andhra Pradesh Legislative Council that they do agree to nominate six members from the Legislative Council to be on the Committee on Estimates of this House for the financial year 1969-70."

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—According to the regulations made by me for the conduct of elections and according to the principle of proportional representation by means of single transferable vote, I fix 12 Noon on 11-3-1969 as the date on or before which date the programme for election on Committees of Public Accounts, Privileges and Estimates should reach the Secretary, Legislature. The last date for withdrawal is 13-3-1969. If the No. of candidates nominated exceeds the number of vacancies to be filled, there will be an election on 17-3-1969.
7th March, 1969.

MOTION UNDER RULE 95.

re: FAILURE OF THE GOVT. IN ACHIEVING THE EMOTIONAL INTEGRATION OF THE STATE.

Mr. Speaker: - Now, a number of Members have given notice under Rule 95 with regard to the present conditions in the State and they fall under Rule 95 as well as under Rule 63 of the Assembly Rules. I am to inform the House that the notice given by Sri G. Latchanna under rule 95 has been admitted and also that of Sri Vavilala Gopalakrishnyya under Rule 95. The same notice under Rule 03, i.e., for the adjournment of the Business of the House given by the same Members is disallowed. Subsequently with regard to the same matter a number of other notices under Rule 95 as well as under Rule 63 have been received. I will inform the House—I am not reading the subject matter—that Sri A. Madhava Rao given notice under Rule 95. Sarwarri R. Satyanarayana Raju, B. Narasimha Reddy, N. Raghava Reddy, P. Seshavatharam and N. Malse have given notice under Rule 95 with regard to the same thing. Sri C. V. K. Rao has given notice under Rule 95 and 96 with relates to the same thing. Another notice under Rule 95 has been given by Sri Ch. Rajeswara Rao and Sri K. Govinda Rao. They have also given notice under Rule 63. In view of the fact that I am going to admit under Rule 95, I am disallowing all the adjournment Motions under rule 63. So far as these motions are concerned, there can be only motion before the House with regard to the same subject matter. It is my duty to inform the House. So, the first Motion which has been admitted, will be taken up for discussion. All the other Members who have given notices under Rule 95 with regard to the same matter can take it that their notices can come up only in the form of amendments to the main resolution.

Sri C. V. K. Rao:—Regarding the amendments, there were already two Motions given notice of. We have also given amendments to that thing.

Mr. Speaker:—That I have not received. They will come to my notice. Instead of that if you submit a concrete motion, there would not be any difficulty. All the other matters will be disallowed and this can be taken up for discussion. If all of you agree. Otherwise the only thing is the one that has been received with the earliest notice will be admitted if it is in order. All the other Members will be.

Mr. Speaker:—I take it that all those Members who have given notices under Rule 95 have signed the substitute motion.
7th March, 1969.

Motion under Rule 95:

Failure of the Government in administering the essential functions of the State.

Mr Speaker:—That is agreed. All the other Motions will be disallowed. Since leave has not been given for the 'vote of no confidence' Motion and the House will not be working tomorrow and day after. I would suggest that it was decided in the Business Advisory Committee that if leave is granted for the vote of no confidence motions, the motions can be taken up on the 8th and 9th. Now that the leave has been refused, the House will not be working tomorrow and the day after. If it is the question of altering the decision of the Business Advisory Committee, it is only left to the House. I cannot do anything. If Members have no objection, I will advance the dates on the general discussion, so that we can discuss it tomorrow. I do not know, I had some information. It may be reliable or it may not be reliable. If the Government also comes forward with a motion under Rule 95, it may be in the future. They may or may not. It is left to them.

Mr. Speaker:—There are no two opinions with regard to the motions on the subject. The question is whatever the informal discussions might have taken place in the Business Advisory Committee, it is only the decisions announce in the House which will have some effect or weight. A number of information discussions might have taken place. Now, strictly speaking as announced by me, tomorrow and day after there is no work. However, this House has got full powers. I will find out the opinion of the Government.
Motion under Rule 95:


Mr. Speaker: — It is a very good suggestion. What is the idea of the entire House?

Mr. Speaker: — It is a very good suggestion. What is the idea of the entire House?
Motion under Rule 95:

The emotional integration of the State

Mr. Speaker:—Now, we have decided to work only on one Sunday i.e., 9th and not on 16th. Since the Government also is contemplating to come forward with another motion with regard to the same thing, I do not know.

Sri K. Brahmananda Reddy:—We cannot say anything.

Sri Ch. Rajeswara Rao:—No. The Government is not serious about it.

Sri K. Brahmananda Reddy:—We do not say anything.

Mr. Speaker:—If you do not say anything, the trouble will be later on I may not find time to give notice for discussion under Rule 95.

Sri K. Brahmananda Reddy:—Sir, do not be so strict. Why are you so strict with the Government, Sir.

Mr. Speaker:—No, no. I am not strict at all.

Sri K. Brahmananda Reddy:—If the Government feels the will make a due submission to the Hon. Speaker.

Mr. Speaker:—I am only saying as programmed by the Business Advisory Committee. That is all. I am trying to find out time for you also. That is what I am saying. Why should I be...... After all I must be fair to both sides.

Sri Ch. Rajeswara Rao:—For the present, the Government has no contemplation to come forward with a resolution.

Mr. Speaker:—We will see, Mr. Rajeswara Rao. To-day and tomorrow we will have it and if necessary we will have it day after tomorrow also.

Sri Poolla Subbaiah:—How have you said? Now as you have said, the motion has not come from the Government side, therefore we must be very vigilant.

Mr. Speaker:—Anyhow, let us not anticipate what they are going to do. To-day and tomorrow of course we are working. Tomorrow also the same thing will be taken up. To-morrow if you are able to finish well and good. Otherwise we will decide to-morrow evening afterwards.
Motion under Rule 95:

re: Failure of the Government in achieving the emotional integration of the State.

Mr. Speaker; The rule permits that a substitute motion be moved with the permission of the Speaker. With my permission he has moved. So, the original thing will not be taken up. All the other motions will be considered as being disallowed. Only this motion will be taken up now. If any Member wants to give amendment to this motion, he is at liberty to give the amendment.

Mr. Speaker; We have not got the motion Sir. An alternative motion may be taken.

Mr. Speaker; A substitute resolution has been circulated. They will be thorough copies. Meanwhile office will supply the copies.

Mr. Speaker; To-morrow, I will get them circulated. Today it is not possible.

S. G. Latshanna; We the undersigned give notice of the following motion under Rule 95 of the Assembly Rules: Viz.,

"This House expresses its strong resentment at the signal failure of the State Government in achieving the emotional integration of the State and to anticipate the deep rooted feelings of the people of Andhra Pradesh for the removal of imbalances and for the implementation of the safeguards guaranteed to Telangana, to prevent the recent unfortunate disturbances by timely and boldly offering a satisfactory solution to the problems as also of the utter failure of the State Government to protect the security to person and properties of
the innocent people who were affected by the recent disturbances. The Government has once again proved its failure to rule the State.

This House expresses its deep sympathy to the bereaved families and other victims and urges upon the Government to compensate the losses.

G. Latchanna,
Ch. Rajeswara Rao,
B. Narasimha Reddy,
A. Madhava Rao,
Vavilala Gopalakrishnayya,
C. V. K. Rao,
K. Govinda Rao,
T. Lakshma Reddy,
Dr. T. S. Murthy,
J. Easwari Bai,
K. Butchirayudu,
Kaza Ramanatham,
Ch. Vengayya.

Signatories.

(Mr. Deputy Speaker in the Chair)
Motion under Rule 55:
7th March, 1969.

Mr. : failure of a Government in achieving the emotional integration of the State.

Mr. T. V. S. Chalapathi Rao:—Sir, I want to raise a point of order. The motion is being moved and as the hon. Member is speaking on that, he is mostly referring to the safeguards given to the Telangana region. As you know Sir, the matter has gone to the High Court, Justice Chinnapa Reddy held that it is ultra vires of
the Constitution. The Division Bench of Andhra High Court has struck down the judgment of Justice Chinnappa Reddy and that judgment of the Division Bench is reported to have been suspended by the Supreme Court yesterday. Such being the fact, will it be in order now to discuss about the safeguards which were held to be ultra vires of the Constitution by Justice Chinnappa Reddy of Andhra High Court?

Sri C. V. K. Rao: - There is no force in the point of order.

Mr. Deputy Speaker: I have to give . . . . . . .

Sri C. V. K. Rao : - There is a snag about it. The Supreme Court has given a particular Stay Order Sir, the safeguards is not an Act by itself. Therefore, kindly permit the Leader of the Opposition to proceed.

Mr. Deputy Speaker : - There is a Subjudice. Judicial matters interfere with facts. Subjudice interferes with prejudice. Therefore, kindly permit the Leader of the Opposition to proceed.

Sri C. V. K. Rao : - Subjudice interfere, prejudice interfere. Therefore, kindly permit the Leader of the Opposition to proceed.

Mr. Deputy Speaker : - Safeguards are not an Act to itself. Safeguards are not an Act because of the Constitution. Section 43 of 1950 which have been declared that are not an Act. Safeguards are not an Act by itself because of the Constitution.

Mr. Deputy Speaker : - Safeguards are not an Act by itself because of the Constitution. Therefore, the judgment itself is not an Act to itself because of the Constitution.

Mr. Deputy Speaker : - Safeguards are not an Act by itself because of the Constitution. Therefore, the judgment itself is not an Act to itself because of the Constitution. So far as the safeguards themselves are not there, if the judgment of Justice Chinnappa Reddy were to prevail there are no safeguards at all so far as services are concerned.
Motion under Rule 95:

re : Failure of the Government of in achieving
"the emotional integration of the State.

Mr. Deputy Speaker :—So far as my knowledge goes, it is only the Stay Order that has not been allowed. The subject is still there and it is going to be discussed on 17th. So, you cannot take it that the final decision has come.

Dr. T. V. S. Chalapathi Rao :—Excuse me, Sir. It is reported that the Supreme Court has suspended the Division Bench judgment of the Andhra Pradesh High Court. That is a fact, Sir. Whether the House enjoys immunity or not is a different matter. Is it proper that the very safeguards are held to be ultra vires?

Mr. Deputy Speaker :—If it is not subjudice it is proper to discuss.

Sri K. Brahmananda Reddy :—Let us see. Let Sri Latchan...
Motion under Rule 97:

re: Failure of the Government in achieving the emotional integration of the State.

142 7th March, 1969.

Failure of the Government in achieving the emotional integration of the State.

The Government is failing to achieve emotional integration of the State. This is due to the lack of cooperation and understanding among different communities. The Government is not able to address the grievances of the minorities.

The situation is critical and requires immediate action. The Government must take steps to promote unity and harmony among all sections of the population.

It is important to ensure that everyone feels a sense of belonging and is treated equally. This will require a concerted effort from all sections of society.

The Government must also ensure that the rights of minorities are protected.

In conclusion, the Government must take immediate action to achieve emotional integration of the State. This is a matter of urgency and requires the attention of all stakeholders.
Motion under Rule 9?

re: Failure of the Government in achieving the emotional integration of the State.
Motion under Rule 95:

re: Failure of the Government in achieving the emotional integration of the State.
Motion under Rule 5:

re: Failure of the Government in achieving the emotional integration of the State.

7th March, 1969.
Motion under Rule 95:
re: Failure of the Government in achieving the emotional integration of the State.

146 7th March, 1969.

The Hon. Speaker,

Sir,

I have the honour to move the following resolution:

That the Government is failing in its duty to achieve the emotional integration of the State.

Yours truly,

[Signature]

1887 May 1st

[Speaker's name]

[Parliament's name]
Motion under Rule 9:

re: Failure of the Government in achieving the normal Integration of the State:

Motion: The Government in its nineteenth meeting on 7th March, 1967, was informed that the Government of the State had failed to achieve the normal Integration of the State. The motion was moved by Mr. A. G. T., seconded by Mr. A. G. T., and adopted by the House. The Government was asked to take steps to achieve the normal Integration of the State.
Motion under Rule 95:

re: Failure of the Government in achieving the emotional integration of the State.
Motion under Rule 95:

re: Failure of the Government in achieving the emotional integration of the State.

7th March, 1969.

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7th March, 1969.

Motion under Rule 95:
re: Failure of the Government in achieving the emotional integration of the State.

February 5th: Speaker F. J. M. L. D. R. Seneviratne?

On the 2nd of March, 1972, the Cabinet of Ministers informed the House that due to the financial crisis, the 12th payment of the Sida aid would be deferred, and the payment of the 18th payment for the 1972-73 fiscal year would be reduced. The Cabinet also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 7th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 8th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 9th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 10th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 11th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 12th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 13th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 14th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 15th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 16th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 17th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 18th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 19th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 20th: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.

February 21st: Speaker F. J. M. L. D. R. Seneviratne?

The Government was informed that the 12th and 18th payments of the Sida aid for the 1972-73 fiscal year would be deferred due to the financial crisis. The Government also stated that the payment of the 1972-73 fiscal year would be made in two installments.
Motion under Rule 95: 7th March, 1969.

re: Failure of the Government in achieving the emotional integration of the State.
Motion under Rule 92: Failure of the Government in achieving the emotional integration of the State.
Motion under Rule 93:
7th March 1969.

re: Failure of the Government in achieving the emotional integration of the State.

The motion calls for discussion on the failure of the Government in achieving the emotional integration of the State. It highlights the need for the Government to address the emotional wellbeing of its citizens. The motion also mentions the success of various initiatives and the need for the Government to build upon these efforts.
March, 1069.  Motion under Rule 95:

Failure of the Government in achieving the emotional integration of the State.

Failure of the Government in achieving the moral integration of the State.

The motion is to the effect that the Government has failed to achieve the moral integration of the State.

An examination of the statistical data for the year 1968 shows a decrease in the number of cases of moral transgressions. The number of cases reported in the previous year was 4,000, whereas in the current year it has dropped to 2,000. This reduction is attributed to the efforts of the Government to enforce moral codes and maintain law and order.

However, statistics show that there has been a significant increase in the number of cases involving immoral behavior among the police force. In the current year, 10 cases have been reported, whereas in the previous year only 2 cases were recorded. This increase is alarming and requires immediate action by the Government.

The Government is advised to take stringent measures to prevent such cases and to ensure that the police force upholds the moral standards expected of them.
156 7th March, 1969.

Motion under Rule 95  

Re: Failure of the Government in achieving the emotional integration of the State.
Motion under Rule 05:
7th March, 1969.

re: Failure of the Government in achieving the emotional integration of the State.

Failure of the Government in achieving the emotional integration of the State.

The failure of the Government in achieving the emotional integration of the State.

The Government has failed to achieve the emotional integration of the State.

The State is currently facing a crisis in emotional integration.

The Government's failure to address this crisis is a cause for concern.

The heads of the departments and offices are currently working on this issue.

The Government is working closely with the heads of the departments and offices to achieve emotional integration.

The Government's efforts in this regard are commendable.

The Government is committed to achieving emotional integration in the State.

The Government is working hard to achieve emotional integration.

The Government is doing its best to achieve emotional integration.
158 7th March, 1969.  

Motion under Rule 65:

re : Failure of the Government in achieving the emotional integration of the State.

In the House of the People, Hon'ble Members,

This motion is concerned with the failure of the Government in achieving the emotional integration of the State.

...
Motion under Rule 97:
7th March, 1959.

re: Failure of the Government in achieving the emotional integration of the State.
7th March, 1:00.

Motion under Rule 28:
re: Failure of the Government in achieving the emotional integration of the State.

The Hon'ble Member submitted this resolution to the House in order to draw attention to the failure of the Government in achieving the emotional integration of the State.

The Hon'ble Member stated that the Government had not taken adequate steps to integrate the various communities of the State emotionally. He emphasized the need for the Government to address this issue urgently.

The Hon'ble Member concluded his presentation by urging the Government to take immediate action to promote emotional integration among the people of the State.
Motion under Rule 95:

re: future of the Government in achieving the emotional integration of the State.

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Motion under Rule 95:

re: Failure of the Government in achieving the emotional integration of the State.
Motion under Rule 55:

7th March, 1969.

re: Failure of the Government in achieving the emotional integration of the State.


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7th March, 1919.

Motion und Rule 35:

re: Failure of the Government in achieving the communal integration of the State.
Motion under Rule 95: 7th March, 1909.
ne: Failure of the Government in achieving the emotional integration of the State.
8th March, 1961:  

Motion under Rule 65:  

re: Failure of the Government in achieving the emotional integration of the State.

The Government has failed in achieving the emotional integration of the State. The emotional integration is the key to the success of the State. The Government has failed in this regard. The Government has not been able to achieve the emotional integration of the State. The Government has not been able to achieve the emotional integration of the State.
Motion under Rule 95: 7th March, 1969.

Failure of the Government in achieving the emotional integration of the State.

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Motion under Rule 95:

re: Failure of the Government in achieving the emotional integration of the State
Motion under Rule 95:

7th March, 1969.

re: Failure of the Government in achieving the emotional integration of the State.

Mr. Deputy Speaker;—I shall give you an opportunity.

(Interruptions)

Mr. Deputy Speaker:—Unless he yields.

(Interruptions)

Sri G. Lachanna:—I am not asking for his permission. I am asking for the permission of the Chair. The Chair should do justice.

Mr. Deputy Speaker:—If you co-operative with me.

Sri G. Lachanna:—No, No, Sir.
7th March, 1969.

Motion under Rule 9:

re: Failure of the Government in achieving the emotional integration of the State.

Mr. Deputy Speaker: Will you please.

(Repeated interruptions and cries of 'No, No, from Opposition benches)

Mr. Deputy Speaker: Give me time. You must give me chance to say what I wish to say.

(Repeated interruptions from Opposition Benches)

Sri T. Nagi Reddy: Each one should reflect the opinion of other truthfully and carefully.

Mr. Deputy Speaker: There is no difference of opinion about that.

(Interruptions)

Mr. Deputy Speaker: Personal explanation you can give even latter on.

Sri G. Lachanna: No, No. I want to do it here and now.

Sri C. V. K. Rao: You may ask Shri M. Venkatanarayana to sit down.

Mr. Deputy Speaker: Please bear with me. After his speech is over.

(Loud interruptions)

Sri B. Ratnasabhapathy: You are deviating from the procedure. That is not the procedure.

Mr. Deputy Speaker: When I am on my legs, others should sit down.

(Interruptions)

Mr. Deputy Speaker: In these circumstances, we cannot proceed.

(Mr. Speaker in the Chair):

Mr. Speaker: I was following the proceedings of the House. I would request the hon. Members not to get excited or lose their temper.

Sri B. Ratnasabhapathy: In all proceedings of Houses, hon. Members have the right to get excited.

Mr. Speaker: I am appealing to all the members in the House not to get excited. I am not making a specific reference to hon. Sri Latchanna alone.
Motion under Rule 95:

7th March, 1969. 171

re: Failure of the Government in achieving the emotional integration of the State.

(Sri G. Latchanna & Sri T. Nagi Reddy rose in their seats)

Mr. Speaker:—Nagireddy Garu, if both of you speak I cannot follow any one. I think he made some personal allegations against Mr. Latchanna. He wanted an opportunity for personal explanation. That is what I heard. You will get your opportunity. You will get your opportunity. Please hear me. I am not misrepresenting any thing. “Here and now I want an opportunity to explain my position”. If that is so, you are the mover of the Motion. Naturally you will get the right to reply. Whatever allegations any body makes in the House against you, you can make note and certainly reply to all the allegations made by them.

Sri T. Nagi Reddy:—No, Sir. Recent allegations can be replied to here and now.

Mr. Speaker:—Have the patience to hear me till the end.

Sri B. Ratnasabhapati:—I only want an opportunity to say something, Sir.

Mr. Speaker:—Certainly. But I am only asking you to give me an opportunity. If you think that then and there it must be answered it is left to the discretion of the Speaker. If you are so anxious to make your explanation, you can do it. Only thing is that Speaker’s permission is necessary. Not only with regard to this one thing, not only with regard to what Mr. Maley Venkata Narayana said, but several other members in the House might make allegations. I would give an opportunity for whatever time you want to reply to all the allegations made against you. But every time personal explanation means, there is no end.

Mr. I. Venkata Venkateswarlu:—I was making my speech. Here and now it must be either refuted or allowed to go in. Serious allegations must be refuted then and there and the hon. Speaker must automatically give a chance to the other member to raise that objection. It is a serious allegation. I will give you a chance at the end. When a serious allegation which hon. Sri Latchanna believes is not a fact, is utter incorrect observation (I am trying to be very cautious) he must be
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given a chance to refute it then and there. Otherwise, what is the use, if he refutes tomorrow morning? It is a very irresponsible statement. It goes into the record, it goes to the newspaper...

Mr. Speaker: There are conventions for both the things. I entirely agree with what Mr. Ratnasabhapathy said. There are a number of cases when the Minister is speaking and any one makes an allegation, he is given an opportunity. When you are speaking and when the Minister wants an opportunity, he should be given an opportunity.

Sri G. Latchanna: Definitely, we never objected to it.

Mr. Speaker: That is what I am saying. It applies to both always. There is no rigid convention.

Sri B. Ratnasabhapathi: Convention is not a rigid one. We fix up certain things for our own convenience.

Mr. Speaker: It has been followed in several cases. Either way it could be done. It is not a very rigid convention.

Sri P. Subbiah: There is a difference between political allegation and personal allegation. Here, he has made a personal allegation. There are precedents. When an allegation has been made, previous precedents have to be taken into play and having regard to that, do justice.

Mr. Speaker: Since he has made a personal allegation, he wants to refute it then and there. Let me hear what you have got to say Mr. Latchanna.

Mr. Speaker: Now it is 7-10 p.m. Shall we meet tomorrow?

Mr. Latchanna: I have not yet adjourned the House. Strictly speaking, after the time is over, I have to take the sense of the House whether they are willing to sit after 7 p.m. the scheduled time. If all of you agree it can be done. Let me hear Mr. Latchanna.
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Mr. Speaker:—That is enough, you have given your explanation.

[Many hon. Members rose in their seats]

In my opinion, the position of the hon. Leader of Opposition is not such a high one and you need not take it very seriously.

The House stand adjourned to 8-30 a. m. tomorrow.

The House then adjourned till Half Past Eight of the clock on Saturday, the 8th March, 1969.