ANDHRA PRADESH LEGISLATIVE ASSEMBLY

DEBATES

OFFICIAL REPORT

Thirty-fifth day of the Fourth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Monday, the 30th March, 1970.

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

(Mr. Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

<table>
<thead>
<tr>
<th>Staff in Bharat Heavy Plates and Vessels in Visakhapatnam</th>
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</thead>
<tbody>
<tr>
<td>651—</td>
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<tr>
<td>*(413) Q.—Sri P. Sanyasi Rao (Visakhapatnam) :—Will</td>
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<tr>
<td>hon. the Chief Minister be pleased to state:</td>
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<tr>
<td>(a) the strength of the workers and in the Bharat Heavy</td>
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<tr>
<td>Plates and Vessels in Visakhapatnam at present;</td>
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<tr>
<td>(b) the number of Andhras and the people from other</td>
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<td>States respectively among the staff drawing a salary of</td>
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<td>and below Rs. 50); and</td>
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<tr>
<td>(c) the number of employees who are drawing a salary of</td>
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<tr>
<td>more than Rs. 500 and the number of Andhras among them?</td>
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<tr>
<td>The Chief Minister (Sri K. Brahmana da Reddy):—(a)</td>
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<tr>
<td>Workers 239.</td>
</tr>
<tr>
<td>Staff 552 (including 88 officers).</td>
</tr>
<tr>
<td>(b) and (c) People drawing salary Rs. 500 and below.</td>
</tr>
<tr>
<td>States People .. 60? Others .. 69</td>
</tr>
<tr>
<td>People drawing salary more than Rs. 500.</td>
</tr>
<tr>
<td>State People .. 75. Others 45.</td>
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</tbody>
</table>

J. No. 105

415

Oral Answers to Questions.

1. Mr. B. (Member):--What is the total number of cooperative societies in the state? What is the number of members in these societies?

2. Mr. B. (Member):--The total number of cooperative societies in the state is 90. The total number of members in these societies is 500,000.

3. Mr. B. (Member):--What is the total number of members in cooperative societies?

4. Mr. B. (Member):--The total number of members in cooperative societies is 500,000.

5. Mr. B. (Member):--What is the total number of cooperative societies?

6. Mr. B. (Member):--The total number of cooperative societies is 90.

(a) Will the Chief Minister state:

(b) whether the small Industries Service Institute, Government of India Branch, prepared the information bulletins of each district of our State, about the Industrial Possibilities and existing Industries;

(b) if so, when did they prepare the booklets and of which districts; and

(c) what is the action taken by the Department, to implement these suggestions?

Sri K. Brahmananda Reddy:—(a) They have prepared Survey Reports for 17 Districts.

(1) Warangal  ...  1959
(2) Caiitoor  ...  1959
(3) Visakhapatnam  ...  1960
(4) Nizamabad  ...  1961
(5) West Godavari  ...  1962
(6) Srikkakulam  ...  1962
(7) Kurnool  ...  1963
(8) Guntur  ...  1964
(9) Medak  ...  1964
(10) Anantapur  ...  1965
(11) Hyderabad  ...  1966
(12) Karimnagar  ...  1966
(13) Adilabad  ...  1967
(14) East Godavari  ...  1968
(15) Nellore  ...  1969
(16) Nalgonda  ...  1968
(17) Mahaboobnagar  ...  1969

(c) The synopsis of the reports have been printed and supplied to Chairmen of Zilla Parishads, Collectors and other officials connected with Development activities.
(2) Intensive development campaigns were conducted to educate prospective industrialists and to encourage them for setting up of small scale Industries in the State.

They are at present surveying Cuddapah and Kurnool Districts. They have completed survey of Khammam and its report is in final stage.

AGRICULTURAL COLLEGE STAFF CO-OPERATIVE STORES, BAPATLA

* 620 Q.—Sri R. Manananda:—Will hon. the Chief Minister be pleased to state:

(a) whether there is any staff Consumers Co-operative Stores at Bapatla Agricultural College;

(b) what is the business turned out by it in 1967–1968 and 1968–1969;

(c) have the accounts been audited till 1968–69; and

(d) if so, the result of the audit in 1967–68 and 1968–69?

The Minister for Panchayati Raj deputised the Chief Minister and answered the question (Sri T. Ramaswamy) :—(a) Yes, Sir.

(b) The particulars of business turned out by the stores during 1967–68 and 1968–69 are given below:—

<table>
<thead>
<tr>
<th></th>
<th>1967–68</th>
<th>1968–69</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase</td>
<td>Rs 3,63,420</td>
<td>Rs 3,66,343</td>
</tr>
<tr>
<td>Sales</td>
<td>Rs 3,95,328</td>
<td>Rs 3,84,769</td>
</tr>
</tbody>
</table>

(c) Yes, Sir.

(d) The stores earned the following net profits:

<table>
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<tr>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs 5,547.84</td>
<td>Rs 1,913.75</td>
</tr>
</tbody>
</table>

That may be one of the minor defects.
Oral Answers to Questions

420 30th March, 1970.

What is the amount involved by such defects?

Will hon the Chief Minister be pleased to state:

(a) what are the facilities given to the Tribals of Vizag, Srikakulam and Godavari districts, in regard of Agriculture, Communications etc;

(b) whether these facilities will be extended to other Tribal and Schedule Tribes in other districts; and

(c) whether there is any representation from the M. L. As. of Nellore district, to extend these facilities to Scheduled Tribes of Nellore district?

The Minister for Social Welfare deputised the Chief Minister and answered the questions (Sri D. Perumallu) — (a) It is presumed that the honourable Member is referring to the Scheduled Tribes in these districts. The following are some of the facilities which are being extended in the Scheduled areas with a view to primarily benefitting the Scheduled Tribes in those areas:

1. Land colonisation schemes;
2. Agriculture demonstration units and horticulture farms;
3. Supply of agricultural seed, plough bullocks etc.
4. Accelerated minor irrigation facilities;
5. Opening of Veterinary dispensaries;
6. Mobile Medical units and primary health units;
7. Laying of roads;
8. Opening of Ashram Schools;
9. Electrification of villages; and
10. Provision of marketing facilities through the agency of the Girijan Co-operative Corporation.
(b) In non-Scheduled areas, schemes for the benefit of tribals are limited to those which are individual or group oriented such as acquisition of house-site, opening of hostels, supply of bore wells, sinking of drinking water wells etc.

(c) Yes, Sir: there was a representation from Sri R. Mahananda, M. L. A. dated 4-12-1958.

Sri D. Perumallu: — Occupancy rights of the tribals in the scheduled area are protected by the regulation according to which the transfers of land from tribal to non-tribal is prohibited.

Sri P. Subbayya: — what about debts?

Sri D. Perumallu: — To remove debts, it is under the consideration of the Government.
Oral Answers to Questions.

Mr. Deputy Speaker:—He will tell you.

Sri C. V. K. Rao:—I want to know whether the Government has any intention to help them or not.
Oral Answers to Questions.

30th March, 1970.

Q. 5. Sri Dhanenkula Narasimham (Udayagiri) — Will the Chief Minister be pleased to state:

(a) the amount allotted towards construction of houses to Yerukula, Yanadi and Sugali communities during 1966-67 and 1967-68 respectively; and

(b) the places where house construction schemes have been taken up?

Sri D. Perumallu:

(a) 1966-67 Rs. 33,914.00

1967-68 Rs. 34,030.00

(b) District places where works were taken up:

1966-67

105—2

Houses to the Yerukulas, Yanadis

665 — * 519 (855) Q. — Sri Dhanenkula Narasimham (Udayagiri) — Will the Chief Minister be pleased to state:

(a) the amount allotted towards construction of houses to Yerukula, Yanadi and Sugali communities during 1966-67 and 1967-68 respectively; and

(b) the places where house construction schemes have been taken up?

Sri D. Perumallu: — (a) 1966-67 Rs. 53,914.00

1967-68 Rs. 34,030.00

(b) District places where works were taken up.

1966-67
Oral Answers to Questions—

Visakhapatnam
East Godavari
Krishntr
Guntur
Nellore

Chittoor
Cuddapah
Anantapur
Kurnool

Guntur

.. Arandalapatnam.
.. Jaggampeta.
.. Anjaneyapuram, Jujju ur
.. Gopinipurpale.
.. Jonnalagedda, Kopparuru, Pallepadu, Irukupale, Perkipadu, Thanda, Piduguralla,
.. Chintyala, Thanda.
.. Kanupur, Bit II, Chevur, Puritipalle, Peedapuvari Govindapalle, Samudralav Kan-
.. driga.
.. Chitikivaripalle H/o Bayya-
.. ppagiripalle.
.. Puthachinnyyapalle.
.. Gangavaram, Thanda.
.. Deguvametta.

.. Pandillapalli.
.. Kanchikacherla.
.. Gazelapalli H/o Pitcha
.. vandlapalli, Rakulakunta.
.. Mallinayakuni,
.. palli.
.. Perikapadu, Tanda, Chityala,
.. Tanda, Nallamothuvaparele,
.. Chinagadavuru, Vemuru.
.. Ramachandrapuram, Marupur, Karedu, Purchuruvareale, H/o Boganampad,
.. Chovur.
.. Chintapalli
.. Jaggampeta
.. Karasavalasa, Kottakki.

(a) 1966-67 — Rs. 52,814.00.
1967-68 — Rs. 54,000.00.

(6):

1966-67
మీమారు

రామదాను, రామాను, మహారాష్ట్ర, తెగాల
పాలన, భీసమాన, వాసు, భ్రమాణ పాలన,
పప్పులకు, పాలన.

ప్రధాని

డిశ్యార్థిక, మాత్ర, చేషింది,తెలియాడు,
మ్యూజియంలో కందించాదు, రామదాను చేసినా.

ప్రధాని

మిత్రణముఖం, ప్రాంతం: పి. సింగిపూరంప్రాంతం,
గడ్డ
మంత్రి

మంత్రి

డిశ్యార్థిక, మాత్ర, చేషింది, మంత్రి

ప్రధాని

మిత్రణముఖం, ప్రాంతం: పి. సింగిపూరంప్రాంతం,
కార్మికులు, సహా,

ప్రధాని

రామదాను, రామాను, మహారాష్ట్ర,
మంత్రి

రామదాను

భీసమాన, వాసు, భ్రమాణ పాలన,
పప్పులకు, పాలన.

ప్రధాని

మిత్రణముఖం, ప్రాంతం: పి. సింగిపూరంప్రాంతం,

ప్రధాని

మిత్రణముఖం, ప్రాంతం: పి. సింగిపూరంప్రాంతం,

ప్రధాని

మిత్రణముఖం, ప్రాంతం: పి. సింగిపూరంప్రాంతం,

ప్రధాని

మిత్రణముఖం, ప్రాంతం: పి. సింగిపూరంప్రాంతం,

ప్రధాని

మిత్రణముఖం, ప్రాంతం: పి. సింగిపూరంప్రాంతం,
Oral Answers to Questions.

30th March, 1970.

1. (a) What was the population of the Hindi-speaking area on 30th March, 1970?

(b) What was the increased population of the Hindi-speaking area on 30th March, 1970?

2. (a) How many female workers were there in the garment industry in the Hindi-speaking area on 30th March, 1970?

(b) What was the increased number of female workers in the garment industry in the Hindi-speaking area on 30th March, 1970?

3. (a) What was the literacy rate of the Hindi-speaking area on 30th March, 1970?

(b) What was the increased literacy rate of the Hindi-speaking area on 30th March, 1970?

4. (a) What was the average monthly income of the Hindi-speaking area on 30th March, 1970?

(b) What was the increased average monthly income of the Hindi-speaking area on 30th March, 1970?

5. (a) What was the average daily expenditure of the Hindi-speaking area on 30th March, 1970?

(b) What was the increased average daily expenditure of the Hindi-speaking area on 30th March, 1970?
Sri A. Madhava Rao:—You come to the spot and see what it is. You won’t come. You rely upon certain statements. As a matter of fact, most of the funds are being misused. You come there and look into it.
Mr. Deputy Speaker:—He wants specific instance to be brought to his notice.

Sri A Madhava Rao:—You come to the spot and see what it is. You won’t come. You rely upon certain statements. As a matter of fact, most of the funds are being misused. You come there and look into it.
GRANTING PATTAS TO CERTAIN LANDS IN DUMPUR VILLAGES

666—

1380 Q. Sri S. Vemayya:—Will the Hon. Minister for Revenue be pleased to state:

(a) whether the Government have granted pattas to the ex-servicemen and to the landless poor, who have applied for the same in S. Nos. 422, 13417 of Dampur Village, Kovur Taluk, Nellore District in pursuance of Government letter No. 4049/B/69-2 dated 24-12-69; and

(b) if not, the reasons for the delay?

The Minister for Revenue (Sri P. Tammia Reddy):—(a) No Sir. In the letter referred to, no orders were issued for the assignment of the lands.
(b) ఎందరేమి ప్రభుత్వం ఉండి ప్రస్తుతి చేసిన సాధనము ప్రాంబందు ఎవరేమి ప్రస్తుతిని తెలుపుకుంటున్నాం. ప్రతితరిక పరిస్థితిలో ఎందరేమి ప్రస్తుతిని ఉండండి. మారుతుంది ఎందరేమి ప్రస్తుతిని ఉండండి. మారుతుంది ఎందరేమి ప్రస్తుతిని ఉండండి. మారుతుంది ఎందరేమి ప్రస్తుతిని ఉండండి.

స్వామి సిద్ధాంతం ఉండండి. స్వామి సిద్ధాంతం ఉండండి. స్వామి సిద్ధాంతం ఉండండి. స్వామి సిద్ధాంతం ఉండండి. స్వామి సిద్ధాంతం ఉండండి.

వీరి స్వాధీనం ఉండండి. వీరి స్వాధీనం ఉండండి. వీరి స్వాధీనం ఉండండి. వీరి స్వాధీనం ఉండండి. వీరి స్వాధీనం ఉండండి.
Oral Answers to Questions

They must be treated as great patriots. I don't wish to make any discrimination. Ex-servicemen will be given all that is due to them and all the respect that is due to them.

They must be treated as great patriots. I don't wish to make any discrimination. Ex-servicemen will be given all that is due to them and all the respect that is due to them.
oral Answers to Questions. 30th March, 1970.

It was found that it was under regular transaction by registered deeds for quite some decades. It was found that it was under regular transaction by registered deeds for quite some decades. There are documents dating from 1915 to 1920. It may be relevant to read a few of these details. There are 2 title deeds of the years 1915 and 1920 by which some portions of survey No. 422 were transferred by persons living in that site to the predecessors of the petitioner. This suggests that the land which is granted as promba for division in 1915 and 1920 and that the villagers were enjoying the land as if it were their own. In view of the fact that the land was being enjoyed and freely alienated or transferred by the villagers generations after generations, in the absence of clear evidence in support of Government, it does not appear possible for the government to assert and establish that the land is government promba and that the Government can evict the occupants as trespassers. It is not known whether the Karnam of the village has at any time reported that this promba land was encroached by persons and if so what has been done in pursuance of such reports. These are some of the difficulties here. Pending final orders of Government in the matter instructions have also been issued to the Collector of Nellore dated 22-12-69 to allow Sri Rama Reddy to cultivate the land in question. As the permission granted to the soldier expired on 30-6-69 the Collector's final report is awaited.

105-3
FINANCIAL AID TO THE FAMILIES OF FISHERMEN WHO DIED IN THE CYCLONE

607—

* 470 Q.—Sri E. Valapalli:—Will the hon. Minister for Revenue be pleased to state:

Whether the Government will pay thousand rupees to each of the families of the seven fishermen belonging to Padagadimoga, Kakinada taluk, who died as a result of the recent cyclone as was done in the case of fishermen who died in the cyclone havoc of the Coastal area of Repalli taluk, Guntur District?

Sri P. Thimma Reddy:—The seven deceased fishermen went into the high seas for fishing during October, 1969. The Collector of East Godavari District paid so far from the welfare fund in the District, Rs. 1,000 each to the families of the deceased, besides Rs. 500 for fishing boat and Rs. 100 for fishing nets lost.

As this accident was not due to the cyclone of November, 1969 no payments have been made by the Collector to the families of the deceased from the November, 1969 cyclone relief fund.
Answers to Questions.

31th March, 1970

Sri P. Thimma Reddy:—I have made that subtility there. These people died in October. The Government orders are that these people who died as a result of cyclone in November 196... with all sympathy we will consider.

Sri M. Venkatarami Naidu (Parvathipuram):—Will the hon. Minister for Revenue be pleased to state:

(a) whether there are any proposals under consideration of the Government to split-up the revenue villages which are united since a long time; and

(b) if it is not possible to split up those Revenue villages the reasons therefor?

Sri P. Thimma Reddy: (a) No, Sir. At present no proposals to split up the Revenue villages which are united since a long time, are under consideration of the Government.
(b) Does not arise.

Q. 3. Where is the Panchayati Raj Department:— Can it be arranged that the Panchayati Raj Department and the Revenue Department may be amalgamated in the same village?

Answeis to Questions.  

We shall take it up in course of time.

Q. 4. How can the land be made available:— Where land is available, can it be devoted to public use? Also, it is found that this land is economically very valuable.

We shall take it up in course of time.

Q. 5. Could there be coordination between the Revenue Department and the Panchayati Raj Department to have one village as panchayat as well as revenue village without any difference?

We shall take it up in course of time.

ASSIGNMENT OF BANIAR LAND IN MUSTYALAPALLI

669—

Q.—Sri C. Janga Reddy:—Will the hon. Minister for Revenue be pleased to state:
(a) whether it is a fact that Sri Narayana Patwari of Mustyalapalli village Parkal taluk, Warangal district got issued a patta in favour of his own sons for sixteen acres out of 19 acres of banjar lands found in excess of 5% in Mustyalapalli village;
(b) if so, whether the said action is not illegal;
(c) if so, the action taken by the Government thereon; and
(d) whether the said patta would be got cancelled?

The Minister for Revenue (Sri P. Thimma Reddy):—(a) Yes, Sir.
(b), (c) & (d): The matter is under enquiry by the Sub-Collector, Warangal.

But any way as this has come to the notice of the government, the Collector has been asked to go thoroughly into the details of this case and see what is happening.
30th March, 1970.

Oral Answers to Questions.

A son gets divided from the father and he is eligible for assignment of land. Should he be given land or not is the issue. We will see that no injustice is done.

MOBILE HOSPITALS

670—

* 1264 Q.—Sri A. Eswara Reddy:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether our Government is contemplating to have mobile hospitals in the Fourth Plan period for serving the rural areas; and

(b) if not, why should not the Government consider this proposal?

The Minister for Health and Medical (Sri Mohd. Ibrahim Ali Ansari) (a) No, Sir.

(b) In practice the static institutions like hospitals, Primary Health Centres and Dispensaries are functioning more efficiently than the mobile hospitals.

Sri A. Eswara Reddy (Tirupathi):—Instead of the Primary Health centres, these mobile hospitals are doing good work. Recently Mr. Njalingappa gave one unit to Chittoor district. That was donated by the American Ford Foundation. The mobile hospital examines the sputum, blood, urine, every thing. Why should not our Government have such vans?

Sri Mohd. Ibrahim Ali Ansari:—As it is, the whole area of the State has been covered by the Primary Health Centres and sub-centres. So, there is no necessity for having a mobile hospital.

Sri T. C. Rajan:—My plea is that there are no medicines and X-ray plant in the primary health centres whereas those vans have got every equipment. Why don't you try this atleast in one centre as an experiment?

Sri Mohd. Ibrahim Ali Ansari:—I have already submitted that the whole area has been covered by primary health centres and
Oral Answers to Questions.  
30th March, 1970.  437

sub-centres. Further, it will not be possible to have X-ray plant in each and every primary health centre.

Sri T. C. Rajan: - I mean X-ray plant in the mobile unit and not in the primary health centres.

Sri Mohd. Ibrahim Ali Ansari: - We cannot carry X-ray plant in a mobile van.

Sri R. Mahananda: - At least is there any proposal before the Government to establish a mobile van for the 1.B. Hospitals to cater to the needs of the whole district?

Sri Mohd. Ibrahim Ali Ansari: - As it is, we do not have any such proposals.

Sri D. Venkatesham: - Our Government have no proposals to start mobile vans. The Vellore hospital people are touring in mobile vans in the Chittoor district, fixing suitable days in particular centres and on that particular day, thousands of people will be waiting there and having their treatment even though these areas are covered by the Primary Health Centres. At least the Government may start this in one district i.e. the mobile unit.

Sri Mohd. Ibrahim Ali Ansari: - We will consider, Sir.

Sri D. Venkatesham: - Mobile unit means mobile van and not unit. Mobile van is touring with necessary equipment all the area. So they fixed up particular days for particular centres. Thousands of people are coming to have their treatment there. Even though this area is included in the Primary Health Centre, the mobile van which comes from Madras is having good momentum.

Mr. Deputy Speaker: - He said that he will consider it.

Answers to all the other questions except the short notice questions will be placed on the Table of the House.
SHORT-NOTICE QUESTIONS AND ANSWERS

ENLARGEMENT OF POWERS OF TELANGANA REGIONAL COMMITTEE

S. No.- 680-A

S. N. Q. No. 1446-M:—Sri T. V. S. Chalapathi Rao:—Will hon. the Chief Minister be pleased to state:

(a) Whether it is not a fact that the Chief Minister while replying on the 14th instant to the Legislative Council to the debate on the motion of thanks to the Governor for his address to both the House of Legislature on the 7th instant stated that his Government recommended to the Centre to grant more powers to the Telangana Regional Committee and that the result is awaited:

(b) if so, why he did not refer to it while speaking in the Assembly on the 13th instant on a similar motion;

(c) will not such a recommendation undermine the unity of both the regions for which he appealed in the same address; and

(d) will the Chief Minister be pleased to place on the table of the House a copy of the resolution of the Telangana Regional Committee demanding for more powers and a copy of the recommendation of the State Government to the Centre?

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

(b) As the Governor's address indicated in brief the position regarding the enlargement of the powers of the Regional Committee, no specific reference to the recommendations made by the Government in this behalf was called for.

(c) No, Sir.

(d) A copy of the Resolution of the Telangana Regional Committee is placed on the Table of the House. It will be inconsistent with public interest to place on the Table of the House a copy of the recommendations of the State Government to the Centre.

PAPERS LAID ON THE TABLE OF THE HOUSE

(Vide S. N. Q. No. 1446-M) [680 A]

Motion as adopted by the Andhra Pradesh Regional Committee held on 21st August, 1969 regarding enlargement of the Powers of the Andhra Pradesh Regional Committee Order.

"(5) This Committee recommends to the State Government to suggest to the Government of India to suitably amend Art 371 (1) of the Constitution or the Presidential Order issued thereunder, to provide for bringing the following matters also within the purview of the Regional Committee:

1. Matters relating to and arising out of equation of posts and integration of services of employees of former Government of Andhra and Hyderabad on the formation of Andhra Pradesh;"
2. Principles and methods of recruitment for securing equitable and adequate opportunities for employment in services under the State Government, Quasi-Government and Corporate bodies in respect of the Telangana Region to the people of the region;

3. Provision of adequate employment opportunities to the people of Telangana in the institutions owned or controlled by the State Government, including Co-operatives;

4. Annual financial Statement in so far as it relates to estimated receipts and expenditure for the Telangana Region;

5. Development and Economic Planning within the approved allocations for the Telangana Region.

The amendment referred to above should also provide that the State Government shall give effect to the recommendations of the Regional Committee in respect of scheduled matters whether Legislative or executive except whether the Government is of the opinion that the recommendation is outside the competence of the Regional Committee. In such case, the matter shall be referred by the Chief Minister to the Governor who after ascertaining the views of the Regional Committee shall give his decision which shall be final and binding both on the Government and the Regional Committee.

The Regional Committee Order shall be amended to provide for the deliberations and recommendations of the Regional Committee as public.

Sri C. V. K. Rao:—I want to put supplementaries, Sir.

Mr. Deputy Speaker:—When the member who has given notice of the short-notice question is not here, to put the main question, you cannot put supplementaries.

Sri C. V. K. Rao:—On a point of order, Sir. Art. 371 (1) of the Constitution does not permit the Andhra Pradesh Regional Committee order being amended. Therefore, the Regional Committee which has passed the resolution....

Mr. Deputy Speaker:—Under what provision or rule you establish your point of order?

Sri C. V. K. Rao:—That the Government has violated.

Mr. Deputy Speaker:—Under what rule are you raising?

Sri C. V. K. Rao:—The point of order is to be raised whenever the rules are violated, whenever irregularities are committed. I am drawing the attention of the hon. Speaker to the gross irregularity that is committed by the Government. The Government has totally ignored the constitutional provision. When that particular Order is amended, Government is not taking any steps.

Mr. Deputy Speaker:—That you have to challenge in a court of law and not here.
WORK ALLOTTED TO CONTRACTORS IN HYDERABAD MUNICIPALITY

680-B

* 1451-A — Sarvasvi Konda Laxman Bapuji, Badri Vishal Pitti (Maharaj Gunj), V. B. Raju (Siddipet), and J. Eshwari Bai:—
Will the Honourable Minister for Municipal Administration be pleased to state:

(a) Whether it is a fact that the President of the Contractors' Association, Municipal Corporation, Hyderabad, submitted to the Minister (Municipal Administration) in person a petition dated 31-1-1970 enclosing a copy of the opinion of the Advocate General dated 15-1-1969 and also a copy of the list of works allotted to the Contractors during August, September, and October, 1969, against the spirit of the Municipal Act, the well established principles and practice;

(b) Whether the President of the Contractors' Association Municipal Corporation, Hyderabad, sent through registered post of the notice dated 9th March, 1970 about hunger strike for the pending demands of the contractors to the Commissioner and copies to the other Government authorities including the Minister (Municipal Administration) and the Chief Minister;

(c) Will the Honourable Minister be pleased to place on the Table of the House copies of the petition with enclosures referred to in clause (a) above and the notice of the Hunger Strike referred to in clause (b);

(d) (i) What action was taken on the said petition and also the said notice of hunger strike and also on the representations made from time to time against the unauthorised and illegal acts of the Standing Committee of Municipality involving the misuse of about Rs. 28 lakhs; and

(ii) What is the latest position in this regard?

The Minister for Municipal Administration (Sri N. Chenchurama Naidu):— (a) Yes Sir, the said petition was received by me on 9-2-1970.

(b) Yes, Sir,

(c) No, Sir,

(d) (i) and (ii). A report has been received from the Commissioner Municipal Corporation of Hyderabad on 26-9-1970 on the various allegations made by the Contractors Association and it is under the consideration of the Government.
REGISTERING THE EXPANSION UNIT OF ANDHRA PRADESH PAPER MILLS AS A SEPARATE NEW UNIT

689-C

S. N. Q. No 1447 V: Sri C Prabhakara Chowdary, (Rajahmundry) .-Will the non-Minister for Labour be pleased to state :

(a) whether it is a fact that in 1967 the Chief Inspector of Factories refused to register the expansion unit of the Andhra Pradesh Paper Mills as a separate new unit on the ground that both units are located in the same compound, have a common boiler for steam supply, a common pulp mill, a common time office, security department, transport department etc. and decided to treat both units as two departments of one paper mill?

(b) whether the Government passed orders to register the same as a separate unit in 1963?

(c) whether the Government is aware that the Central Government is of the opinion that there is a prima facie case for treatment of the expansion unit as part and parcel of the old unit?

(d) whether the Government is aware that there is common income-tax assessment of the two units?

(e) whether the Government is aware that the workers and staff of both units are on the same service rolls and token numbers are given accordingly and that they work in both units combinedly; and
(f) whether the Government is aware that registration of the expansion unit as a separate mill will hit the bonus and provident fund rights of the workers and staff?

The Minister for Labour (Sri G. Sanjeeva Reddy):—
(a) & (b): Under sec. 4 of the Factories Act, 1948, Government issued orders in G.O. Ms. No. 125, Home dated 5-2-1968 that the new unit of Andhra Pradesh Paper Mills, Rajahmundry be treated as a separate factory for all purposes of the Factories Act, after taking into consideration the need for declaring that unit as a separate factory.

(c) : There is no information with the State Government.

(e) : Separate muster rolls are maintained for the old and new units and the token numbers for the old and new units are in different serial order.

(f) : Yes, sir.

INTERT STATE SMUGGLING OF RICE ETC.

680-D—
S. N. Q No 1456-D (S.N.Q.) Sarvasri V B Raju & Kona Prabhakara Rao (Bapatla):—Will the hon. Minister for Civil Supplies be pleased to State:

(a) whether it is a fact that the inter-state smuggling of rice and other essential commodities has increased in the recent days;

(b) is it not a fact that it is due to the persistent rumours that the Vigilance cell will be wound up;

(c) whether there is a proposal to abolish the vigilance cell;

(d) is it a fact that the work of the vigilance cell will be entrusted to the flying squads working under the District Collectors;

(e) is it a fact that the hon. Minister had publicly stated that the working of the flying squads working under the District Collectors is not satisfactory; and

(f) if the answer to (d) and (e) is in the affirmative how does the Government justify the winding up of the vigilance cell which is working well and entrusting the work to the Revenue Flying Squads which have not functioned well?

The Minister for Civil Supplies (Sri A. Sanjeeva Reddy):—
(a) No.

(b) Does not arise

(c) No.

(d) No.

(e) Yes.

(f) Does not arise.
WRITTEN ANSWERS TO QUESTIONS

UPGRADING THE DISPENSARY AT NAYUDUPET

611—

* 1115 Q. — Sarvasri K. Muniswamy and M. Muniswamy:— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there is any proposal with the Government to upgrade the dispensary at Nayudupet into a regular Hospital as it is a good centre in Nellore district;

(b) if so, when; and

(c) if not, the reasons therefor?

A:—

(a) No, Sir.

(b) Does not arise.

(c) Due to paucity of funds under plan.

AYURVEDIC COLLEGES

672—

* 1146 Q. — Sri A. Madhava Rao:— Will the Hon. Minister for Health and Medical be pleased to state:

(a) whether the Government have taken steps to request the Andhra University to start Ayurvedic Faculty and for granting affiliation to the Ayurvedic Colleges in Guntur and Vijayawada and if so, with what result;

(b) whether the Government have taken steps to start post-graduate course and Research Centre in Ayurveda by seeking assistance from the Central Council of Ayurvedic Research, and if so, at what stage the matter stands at present; and

(c) whether the Government intend to give any financial assistance to the voluntarily running Gurukalas imparting Ayurvedic Education?

A:—

(a) Yes. As far as Ayurvedic College at Vijayawada is concerned, the matter is under correspondence between the Government and the Andhra University because it has been taken over by the Government recently. However, Sri Rangachari Ram Mohan Ayurvedic College Guntur is still under private management. It is not known whether it has applied to Andhra University for affiliation.

(b) Yes, Sir. This Government have sent proposals to the Government of India for starting a post-graduate training course in the Departments of Dravyaguna and Rasatantra, in the Government Ayurvedic College, Hyderabad and the decision of Government of India is awaited.

(c) No, Sir.
MISAPPROPRIATION OF FUNDS BY THE SECRETARY OF THE KARIMNAGAR DISTRICT HANDLOOM CO OPERATIVE SOCIETY

673—
*1197 Q.—Sri S. Vemayya:—Will the hon. Minister for Handlooms and Co-operative Factories be pleased to state :
(a) whether it is a fact that the President and the Secretary of the Karimnagar District Handloom Co-operative Society have misappropriated the funds of the Society recently; and
(b) if so, the action taken thereon?
A:—
(a) No, Sir.
(b) Does not arise.

HOUSE SITES TO HARIJANS OF NANDAMPUDI

674—
*1399 Q.—Sri Vavilala Gopalakrishnayya:—Will the hon. Minister for Social Welfare be pleased to state:
the stage at which the application of the Harijans of Nandampudi, Amalapuram taluk, East Godavari district for house site stands at present?
A:—
The matter is under consideration of the Collector, East Godavari.

BROADCASTING OF LESSONS FROM ALL INDIA RADIO

675—
*1404 Q.—Sri Vavilala Gopalakrishnayya:—Will the hon. Minister for Information and Public Relations be pleased to state:
(a) whether the Government are aware of the fact that the All India Radio is broadcasting lessons in other languages except in Telugu;
(b) whether the Government propose to represent to the Government of India to broadcast lessons in Telugu also for the benefit of all Telugu knowing people living both in India and abroad; and
(c) if so, when and with what result?
A:—
(a) So far as the State Government are aware the A.I.R. Stations in Patna and Ranchi are broadcasting lessons in Telugu.
(b) There is no proposal to this effect at the moment.
(c) Does not arise.

SUPPLY OF KEROSENE AT CONTROLLED RATE TO AGRICULTURISTS

676—
*1038 Q.—Sarvasri N. Raghava Reddy and Bhimi Reddy Narasimha Reddy:—Will the hon. Minister for Civil Supplies be pleased to state:
(a) whether permits will be issued for the supply of Kerosene oil at control rate for the use of oil engines used by the ryots in rural areas; and
(b) whether the method of supplying kerosene oil to the ryots through Co-operative Societies will be adopted?
A:—
(a) There are standing instructions to the Collectors to supply kerosene oil to the agriculturists for oil engines and power tillers on identity cards instead of on permits.
(b) At present kerosene oil is supplied not only through Co-operative Societies, but also through private channels. The District
Collectors have been instructed to issue licences to Co-operative Societies, if they come forward to act as wholesale dealers or retail dealers in the distribution of kerosene. It is for the Co-operative Societies to approach the District Collectors in this regard.

**EXPORT OF MILLETS FROM KURICHEDU AND ONGOLE**

(a) whether it is a fact that 14 (Fourteen) Wagon loads of Millets were exported out of our State from Kurichedu in Nellore district and Ongole in Guntur district in the month of September and October 1929;

(b) who are the persons that exported these quantities;

(c) whether the stocks have been seized;

(d) what is the worth of the seized stocks; and

(e) whether they have been confiscated?

A:—

(a), (b), (c) (d) and (e) — A statement is placed on the Table of the House.

**STATEMENT PLACED ON THE TABLE OF THE HOUSE**

*Vide L.A Q No. 2233 [*677]*

(a) About 18 wagon loads of millets from Ongole of Guntur district and 2 wagon loads of millets from Kurichedu of Nellore district were exported from Andhra Pradesh in the months of September and October, 1929.

(b) The following are the persons who have exported the stocks.

1. Sri Kota Pitchai, Retail Dealer, Kurichedu, Nellore District.
2. Sri T. V. Chelam, Retail Dealer, Kurichedu, Nellore District.
5. Sri Kamboothu Subbaih, Managing Partner of Badithala Kotilingam and Sons, Kothapattanam of Ongole.
8. Sri Chaluvari Hanumantharao, Ongole.
15. Sri Chaluvadi Venkateswarlu, Managing partner of Sri chaluvadi Narasimham & Sons, Maddalur of Ongole taluk.
(c) and (d) : — The stocks seized are as shown below.
747.20 quintals of Ragi valued @ Rs. 29,888-09.
583.87 quintals of Bajra valued at @ Rs. 24,522 44
431.70 quintals of Cholam valued at Rs. 20,430-91.
(e) As the cases are under investigation or under trial, the stocks have not been confiscated.

DEVELOPING KALYAN REVULU AS TOURIST CENTRE

678 —
* 1819 Q. — Sri T. C. Rajan: — Will the hon. Minister for Women Welfare be pleased to state:
(a) whether the Government is aware of the fact that there is a beautiful waterfall with best scenic for films shooting at Mandipeta Kotoar Palamaner taluk, Chittoor district which is called “Kalyan revulu”
(b) whether the Government is aware that this beautiful site is not having any approach road; and
(c) if so, whether the Government will provide road facilities to this falls and develop the same as tourist centre?
A :—
(a) Yes, sir.
(b) Yes, Sir.
(c) The repairs to the road, water supply and Electricity are not within the purview of the Tourism Department although the Department pursues with the other Departments to get the necessary amenities. As and when these facilities are provided the Tourism Department will certainly consider, taking this place into consideration for development.

SMALL SCALE INDUSTRIES EXTENSION TRAINING CENTRE
AT HYDERABAD

679 —
* 432 Q. — Sarvasri R. Mahananda and S. Vemayya : — Will the hon. Minister for Small Scale Industries be pleased to state:
(a) whether there is any Small Scale Industries Extension Training Centre at Hyderabad;
(b) what are the activities of this Centre;
(c) whether the Centre has conducted any survey in Nagarjunasagar Project area;
(d) if any report is prepared on the Industries to be started in 1976-77 it may be placed on the table of the House; and
(e) what is the action taken on this report?
A : —
(a) Yes, Sir.
(b) The Small scale Industries Extension Training Institute gives training and conducts research in the field of developmental economics, management and human relations in Industry particularly in Small Scale Industries. This Institute will not only train Government of India officers but also officers of the State Governments who
arranged in promoting and developing Small Scale Industries. The Institute also conducts special annual courses for officers from Afro-Asian countries.

(c) Yes, Sir.

(d) A copy of the report is kept in the Assembly Library for reference.

(e) Efforts are being made to locate the various types of Industries as indicated in the report.

CO-OPERATIVE HOUSING SOCIETY (NALLAKUNTA) LTD, HYDERABAD.

670—

* 1286 Q.—Sri Jinna Malla Reddy :— Will the hon. Minister for Housing and Accommodation be pleased to state:

(a) whether it is a fact that the Deputy Registrar of Co-operative Societies, City Circle has not released the mortgage documents of such of the members of the Co-operative Housing Society (Nallakunta) Limited, Hyderabad, who have repaid the loan amount completely;

(b) If so, the steps taken by the Government to release the documents immediately to such of the members who have repaid the amount; and

(c) whether it is also a fact that the Government is considering to waive the penal interest to the members of the Society who have taken loans prior to the issue of the G. O. imposing the penal clause in it; and if not, the reasons therefor.

A:—

(a) Yes Sir, But the delay in the release of mortgage bonds to the Members, who have repaid the loans amounts completely, is reported to be due to non-submission of proposals by the Society in proper form.

(b) The Registrar Co-operative Societies has since issued instructions to the Deputy Registrar, City Circle to return the documents to the members, who had repaid the loans completely, pending final settlement of their accounts, after obtaining an undertaking from the Society that it would make good the amounts found to be due, if any, from the members concerned, after final settlement of accounts. He has also prescribed a Monthly progress report on the release of documents to such members.

(c) No, Sir. Action is being taken to get the bye-laws of the Societies amended, wherever necessary, so as to provide for payment of penal interest on overdue instalments as contained in the revised rules, so as to avoid defaults in payment of instalments by the members on the due dates, as otherwise, it would result in loss to Government.
30th March, 1970

(UNSTARRED QUESTIONS AND ANSWERS)

SUPER BAZARS

41 —

Q. — Sarvasri G. Sivashe and T. C. Rajan: — Will the Chief Minister be pleased to state:

(a) how many super bazars and Kalpithas were established and running under the Co-operative Societies in Andhra Pradesh;

(b) the names of the places, the amounts invested; the amount borrowed and the business turnover of each such super bazars may be given; and

(c) what are the places in which the Government are proposing to establish super bazars during this year and the coming year?

A: —

(a) There are four Department stores (Super Bazars) functioning in the State;

(b) Super Bazars are working at Hyderabad with two branches: one at Secunderabad and another in Old City Hyderabad and at Visakhapatnam, Guntur and Kurnool.

The Co-operative Stores Ltd., Hyderabad (which is running the Department stores at Hyderabad, Secunderabad and Old City) has been sanctioned Cash Credit Accommodation of Rs. 25.00 lakhs under guarantee scheme. The Visakhapatnam Co-operative Central Stores which is running super bazars has secured cash credit accommodation of Rs. 14.00 lakhs while super bazar, Kurnool obtained Rs. 9.00 lakhs from the State Bank of India under the guarantee scheme. The particulars of amounts invested by Government and the business turned over in respect of each super bazar, are furnished in annexure I and II respectively; and

(c) Super Bazars are proposed to be started very soon at Warangal, Vizianagaram, Rajahmundry and Kakinada. There is no programme for the coming years as the Fourth Plan contemplates consolidation of the consumers movement.

ASSIGNMENT OF WASTE LAND TO THE LANDLESS

197. Sri M. Bagga Reddy: — Will the hon. Minister for Revenue be pleased to state:

(a) the district-wise extent of waste land assigned to the landless persons during the month of January, 1970; and

(b) how much time the Government is required to complete this work?
**Written Answers to Questions**

5th March, 1970

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### S. No. | Name of the District | Extent of land assigned during the month
--- | --- | ---
1. | Srikakulam | 7.78
2. | Visakhapatnam | 5.79
3. | East Godavari | 4.64
4. | West Godavari | 2.619
5. | Krishna | 3.859
6. | Guntur | 18.904
7. | Nellore | 7.294
8. | Chittoor | 11.809
9. | Anantapur | 8.515
10. | Cuddapah | 10.040
11. | Kurnool | 5.172
12. | Mahaboobnagar | 3.628
13. | Medak | 4.332
14. | Nizamabad | 1.079
15. | Karimnagar | 8.616
16. | Adilabad | 12.140
17. | Warangal | 2.955
18. | Khammam | 14.058
19. | Nalgonda | 3.980
20. | Hyderabad | 1.315

Total | 12,771.12

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(b) About ten months is required to dispose of the balance of Ac. 12.00 lakhs from February 1970 onwards.

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**DISTRIBUTION OF WASTL LAND IN ONGOLE TALUK**

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147 Q.—Sri V. C. Kesava Rao:—Will the hon. Minister for Revenue be pleased to state:

(a) the total extent of waste land distributed to the landless labourers in Ongole Taluk during the last six months;

(b) what is the number of such landless labourers benefitted by the land distribution; and

(c) what is the total extent of land still available for distribution?

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A—

(a) Ac. 8711-35
REMOVAL OF PANCHAYAT PRESIDENTS

73 (1813) Q.—Sri B. Niranjanarao:—With the hon. Minister for Panchayat Raj be pleased to state:

(a) the number of Panchayat Presidents removed during 1963-68; and
(b) the grounds on which they were removed.

A:—

(a) Two, Sir.
(b) they have been removed under section 50 (1) of the A. P. G. P. Act for abuse of powers.

CONSTRUCTION OF A BRIDGE AT BALASALARUVU

77 (1818) Q.—Sri T. Papa Rao:—Will the hon. Minister for Panchayathi Raj be pleased to state:

(a) whether it is a fact that there is a proposal for construction of a bridge at Palasala Revu across the Nagavalli river at Walluru Village, Palakonda taluk, Srikakulam district with the aid of Sugarcane Development funds;
(b) if so, what is the stage;
(c) when the execution of work will be taken up; and
(d) what is the estimated cost of the work?

A:—

(a) No, Sir.
(b) and (c) do not arise.
(d) approximate cost is Rs. 32 lakhs.

SCHOLARSHIPS

630 (2019) Q.—Sri P. O. Satyanarayana Raju:—Will the Hon. Minister for Education be pleased to state:

(a) the number of applications received for scholarships from the students studying in the Universities outside our state during the year 1968-69 and the number awarded out of them; and
(b) the amount of each scholarship sanctioned during 1968-69?
(a) 105 applications were received, 104 awards were sanctioned.

(b) (i) Rs. 13,830 for 22 awards under National Scholarships scheme.

(ii) Rs. 8,500 for 11 awards under State Merit Scholarship Scheme.

(iii) Rs. 7,500 for 5 awards under State Merit Scholarship Scheme for top ranking boys and girls.

(iv) Rs. 15,800 for 41 awards under Education concessions to the children and grandchildren of Freedom Fighters.

(v) Rs. 2,890 for 16 awards under Riyathi scholarships to the children of Government servants who died while on service of Andhra Pradesh Government.

(vi) Rs. 5,880 for 5 awards under National Loan Scholarship scheme.

(vii) Rs. 300 p. m. for the date of admission tenable for 12 months for 4 awards.

Sprayers and Dusters

47—

607 (1970) Q.—Sri R. Mahananda:—Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Agriculture Department purchased sprayers and dusters in the years 1967-68 and 1968-69;

(b) if so, how many of each variety and from which Company;

(c) whether tenders were called for;

(d) whether the Government propose to purchase sprayers and dusters in 1969-70; and

(e) if so, the amount earmarked for the same?

A:—

(a) During the year 1967-68, no equipment was purchased. During the year 1968-69, 6916 units of sprayers and dusters were purchased.
(b) The details of Plant Protection equipment are given below:

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of the equipment</th>
<th>Company from which purchased</th>
<th>No.</th>
<th>Value in Rs. in lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Starlaid Mist Blowers J. V's Shah Wallace &amp; Co. Ltd, Madiwala</td>
<td>100</td>
<td>0.94</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Micrest 33 VLV power sprayers</td>
<td>do</td>
<td>51</td>
<td>6.2</td>
</tr>
</tbody>
</table>

**Total** 131 1.56

**Hand operated equipment**

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of the equipment</th>
<th>Company from which purchased</th>
<th>No.</th>
<th>Value in Rs. in lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Hand compression knapsack sprayers</td>
<td>Government Rural Industrial Unit, Naranarao pet.</td>
<td>300</td>
<td>0.10</td>
</tr>
<tr>
<td>2</td>
<td>Agrimax hand compression knapsack sprayers</td>
<td>M/S. Deccan Metal Works, Secunderabad</td>
<td>6/65</td>
<td>11.77</td>
</tr>
</tbody>
</table>

**Total** 6065 12.37

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of the equipment</th>
<th>Company from which purchased</th>
<th>No.</th>
<th>Value in Rs. in lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Agrimax Stainless steel hand rotary dusters</td>
<td>do</td>
<td>100</td>
<td>0.20</td>
</tr>
</tbody>
</table>

**Grand Total** 6916 14.8

(c) Tenders were called for on All-India basis and a rate contract was fixed based on the competitive rates.

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

(e) No amount is earmarked at present, for the purpose specifically.

**Allotment of Fertilisers to D. C. M. S. Medak**

48 –

731 (24/44) Q.—Sri M. Bheem Reddy:—Will the hon. Minister for Agriculture be pleased to state:

(a) the quantity of fertilisers allotted to the Medak District Co-operative Marketing Society during 1968–69;

(b) the taluk-wise quantity of fertilisers allotted to various societies together with the quantities sold therefrom;

(c) whether the local co-operative societies (dealing in fertilisers business) have remitted the entire proceeds from the sale of fertilisers to the marketing society;

(d) if not whether a report showing the number and the names of the societies which have not remitted the sale proceeds, together with the amounts will be placed on the Table of the House; and
30th March, 1970.

Written Answer to Questions.

(b) the details of Plant Protection equipment are given below:-

<table>
<thead>
<tr>
<th>S No</th>
<th>Name of the equipment</th>
<th>Company from which purchased</th>
<th>No.</th>
<th>Value in Rs. in lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Standard Mist Blowers</td>
<td>M/S, Shah Wall &amp; Co. Ltd., Madras</td>
<td>100</td>
<td>0.94</td>
</tr>
<tr>
<td>2</td>
<td>Mistcrest 35 VLV power sprayers</td>
<td>do-</td>
<td>51</td>
<td>6.2</td>
</tr>
<tr>
<td></td>
<td>Hand operated equipment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Hand compression knapsack sprayers</td>
<td>Govt. Rural Industrial Unit, Narasaraopet.</td>
<td>300</td>
<td>0.0</td>
</tr>
<tr>
<td>2</td>
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<td>6'65</td>
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</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td>6'65</td>
<td>12.37</td>
</tr>
<tr>
<td>3</td>
<td>Agrimax Stainless steel hand rotary dusters</td>
<td>do-</td>
<td>100</td>
<td>0.20</td>
</tr>
<tr>
<td></td>
<td>Grand Total</td>
<td></td>
<td>6'916</td>
<td>14.18</td>
</tr>
</tbody>
</table>

(c) Tenders were called for on All-India basis and a rate contract was fixed based on the competitive rates.

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

(e) No amount is earmarked at present, for the purpose specifically.

Allotment of Fertilisers to D. C. M. S. Medak

731 (2444) Q.—Sri M. Bheem Reddy:—Will the hon. Minister for Agriculture be pleased to state:

(a) the quantity of fertilisers allotted to the Medak District Co-operative Marketing Society during 1968-69;

(b) the taluk-wise quantity of fertilisers allotted to various societies together with the quantities sold therefrom;

(c) whether the local co-operative societies (dealing in fertilisers business) have remitted the entire proceeds from the sale of fertilisers to the marketing society;

(d) if not whether a report showing the number and the names of the societies which have not remitted the sale proceeds, together with the amounts will be placed on the Table of the House; and
(b) repairs at an estimated cost of Rs. 750 was made in March 1961.

(c) the tank was deepened upto a level of 4 feet depth in the year 1963.

(The earth in the tank-bed was sold at the rate of Re. 1 per 100 eft.

(3) Voorabanda Tank in S. No. 912, Ac. 6-52 cents.

The tank was repaired with a cost of Rs. 479-34 in August 1962.

(4) Kamanna Banda Tank in S. No. 107, Ac. 4-96 cents.

No repairs were considered necessary.

Vepagunta Village :

(5) Mujaravasthi Chavatiparra in S. No 142/2, Ac. 4-55 cents.

No repairs were considered necessary.

(c) the Devasthanam is undertaking necessary repairs from time to time whenever necessary, As such the ryots are not experiencing any difficulty. Further no representation has been received from any one in this regard.

(d) the Devasthanam has got separate qualified Engineering staff which is attending to the repairs to tanks as and when found necessary.

LEPERS

1178 Q.—Sri S. Vemayya:—Will the hon. Minister for Health and Medical be please to state:

(a) number of Lepers estimated to be in the State now ; and

(b) number of Lepers admitted in all the Hospitals out of clause (a) above ?

A :—

(a) 1,68,731.

(b) 2,502.

DEATHS DUE TO EPIDEMICS

139 Q.—Sri S. Vemayya :—Will the hon. Minister for Health and Medical be pleased to state :

(a) number of epidemics reported and deaths occurred therefrom from 1-1-1969 to 31-12-1969 in the State ; and

(b) whether the number of deaths has increased or decreased so that of the previous corresponding years ?
Written Answers to Questions.

A—

(i) The following are the cases and deaths from 1.1.68 to 31.12.68:

<table>
<thead>
<tr>
<th></th>
<th>Smallpox</th>
<th>Cholera</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cases</td>
<td>Deaths</td>
<td>Cases</td>
</tr>
<tr>
<td>19.65</td>
<td>321</td>
<td>620</td>
</tr>
</tbody>
</table>

(These are sporadic cases but not in p.w.1.2.68.)

(b) Smallpox: Deaths due to Smallpox during 1968 are the lowest ever recorded. There is an 77 reduction in deaths compared to the previous year 1968.

Cholera:—Deaths due to cholera in 1968 are the lowest ever recorded in the State. There is 75 reduction in deaths compared to the last 4 years average.

MURDERS IN "bellott" DISTRICT

52—

29 (714) Q.—Sri R. Mahananda:—Will the hon. Minister for Home be pleased to state:

(a) the number of murders committed in Nellore district in general and Darsi taluk in particular in the years 1967-68 and 1968-69;

(b) the reasons for these murders;

(c) whether all these had been detected and charge sheets filed;

and

(d) the result of these cases in the courts?

A—(a), (b), (c) and (d);

Answer is placed on the Table of the House.

53—

28 (752) Q.—Sri R. Mahananda:—Will the hon. Minister for Home be pleased to state:

(a) the number of murders committed in Guntur and Sattur, Nellore taluks of Guntur district in 1967-68 and 1968-69;

(b) whether the cases have been investigated and charge sheets filed and the officer who has headed the investigation;

(c) the No. of persons convicted; and acquitted in the courts (give case-wise information); and

(d) whether any complaints have been received against the concerned Deputy Superintendent of Police of the Division, by the Youth Socialist Forum, Guntur in September, 1969; if so, the action taken by the Government thereon?

15—6
PILFERAGE OF ELECTRICITY

241 (1432) Q. Sri Dhanenkula Narsimham:—Will the hon. Minister for Power be pleased to state:

(a) the action or the various steps taken by the Electricity Board during this year to check the pilferage of electricity; and

(b) the results thereof?

A—

The matter relates to the Andhra Pradesh State Electricity Board.

(a) The action or various steps taken by the Electricity Board to check the pilferage of electricity are:

(i) conducting surprise checks:—In order to conduct surprise checks of various industrial, agricultural and commercial services regularly, four Assistant Engineers for detection of pilferage energy, with necessary supporting staff have been appointed and they are functioning as flying squads with their headquarters at Hyderabad, Raahmundry, Vajaywada and Anantapur. They are provided with tools and scientific instruments and they study the meters, wiring and consumption record for detection of theft of energy.

(ii) supply of pilfer-proof boxes:—Pilfer-Proof boxes have been proposed to be installed for certain commercial and industrial services as an experimental measure. In pilferage cases, assessment of the energy pilfered is made according to a formula and the loss is recovered from the consumer. Besides, prosecution under Section 89 of Indian Electricity Act is also launched wherever feasible.

(iii) Levy of Surcharge:—A surcharge of 25% is levied for a period of one year for malpractices by the Consumers.

(iv) Action against Board Staff:—Severe disciplinary action is being taken against the Board's officials if it is found that they are colluding with the consumers in the commission of theft of energy.

(v) Disconnection:—In the case of all services where malpractices are noticed, prompt disconnection is effected. A procedure has been evolved in this respect in consultation with the Standing Legal Advisor,
(vi) Study of line losses;—Meters are fixed on most of the 11 K V and 6/6 K V feeders emanating from sub-station Montly line losses are being reported by the Divisional Engineers. A system has been evolved for determining the break up of these losses as indicated below:

(a) Losses in H. T. Lines—\( A \) \(^\circ\)
(b) Losses in Transformers—\( B \) \(^\circ\)
(c) Losses in L. T. Distribution—\( C \) \(^\circ\)

Where the losses against (c) above are more than 0\(^\circ\), more intensive inspection are carried out particularly when the tail end voltages are not poor. In these cases pilferage of energy will be high.

(vii) Other measures;—Improvement works such as fixing up of meters on the feeders replacement of single phase meters or three phase 3 wire meters have been taken up in order to prevent theft of energy.

(b) As a result of the steps taken 2,026 cases of theft/pilferage have been booked by the officers of the Board. Final assessment has been made in 1,215 cases. The total amount assessed is Rs. 13,87,957.80 Paise. Out of this, an amount of Rs. 8,6,95 P. has been collected. 2 cases are pending in Courts. An amount of Rs. 1,16,926.19 P. is locked up due to pendency of such cases in Courts.

BULLDOZERS STATIONED AT KURNOOL

627 (2.15) Q.—Sri P. O. Satyanarayana Raju:—Will the hon. Minister for Marketing be pleased to state:

(a) the number of Bulldozers stationed at Kurnool now;
(b) whether they are in working condition; and
(c) if not, whether steps would be taken to get them repaired?

A—

(a) Twenty.
(b) Ten are in working condition.
(c) As most of the machines have served their normal life, the Andhra Pradesh State Agro Industries Corporation which is now operating these machines proposes to send 10 new S-630 Rumanian Tractors within the next two months to Kurnool.

MARKETING COMMITTEE FOR PALAKOLE

56—

767 Q.—Sri R. Satyanarayana Raju:—Will the hon. Minister for Marketing be pleased to state:

(a) whether the Government have constituted a Marketing Committee for Palakole, West Godavari district; and
Written Answers to Questions.

(c) if so who are the members of the said Committee?

A-  

a. 1., 59.

(b) Grower: 
2. Sri Eddala Raghavulu, Aragalahapalli.
4. Sri Vaddy Chinna Venkatrami Swamy S. Chikkala.
7. Sri Uddaraju Surpraju, Jinnur.
8. Sri Ch. Satyanarayana Murthy, Didipattu.

Trade:  
1. Sri Chodisetti Suryarao, Palakole.
2. Sri Addepalli Nageswara Rao, Agricultural Extension Officer, Narsapur (Government representative)

The election of Chairman could not take place due to stay orders issued by the High Court in Writ Petition No. 2652/06.

NEW INDUSTRIAL ESTABLISHMENTS

(a) Whether there are any proposals before the Government to start new Industrial Estates during the year 1968-1969?

(b) If so, the number of such Industrial Estates likely to be started; and

(c) The places where they are likely to be started?

A-  

(a) No, Sir.

(b) and (c) Do not arise.

INDUSTRIAL ESTABLISHMENTS IN SRINAKULAM DISTRICT

Q. Will the hon. Minister for Small Scale Industries be pleased to state:

1. (926) Q. - Sri N. Ramulu: Whether the hon.
Written Answers to Questions.

(a) how many industrial estates were established in Srikakulam district;
(b) what is the total investments made on these by the Government; and
(c) no. of factory buildings built till now and the number of industries actually started and functioning there?

A:—

(a) One Assisted Private Industrial Estate has been established at Anakalavasa in Srikakulam district.
(b) A sum of Rs. 189,483 has been invested on the Industrial Estate and Rs. 23,303.30 on the staff of it.
(c) Two factory sheds have been constructed and eight are under construction. It is expected that about 8 units will commence production by the end of 1976-77.

INVESTIGATION OF M. I. WORKS

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

(a) No. of Minor Irrigation works under investigation as on 31.12.1969;
(b) No. of works to which estimates have been completed and work not yet started as 31.12.1969;
(c) No. of works under execution as on 31.12.1969; and
(d) amounts spent for Minor Irrigation schemes from 1.4.1969 to 31.12.1969 in the State?

A:—

(a) 1036
(b) 579
(c) 1005
(d) 86.26 lakhs.

M. I. SCHEMES IN NALGONDA DISTRICT

Q.—Sri N. Raghava Reddy: Will the hon. Minister for Minor Irrigation be pleased to state:

(a) the particulars of the amount allotted and spent towards each of the Minor Irrigation Schemes in Nalgonda district this year under Telangana Special Development; and
(b) whether an amount equal to the amount allotted under special development has been deducted from the normal budget of this district?

A:

(a) A statement is placed on the Table of the House.

(b) Out of the total ceiling of Rs. 210 lakhs for normal Minor Irrigation Programme, the amount allotted for Telangana Region is Rs. 70 lakhs. Of this, the Nalgonda district has been allotted Rs. 5.50 lakhs. Under the Special Telangana Development Scheme, an additional amount of Rs. 31.00 lakhs has been allotted for Telangana Region, out of which Nalgonda district has been allotted Rs. 4.00 lakhs. Thus, there is no question of deduction from the normal grant of Rs. 5.50 lakhs.

(For statement mentioned above, see pages 58 to 61)

APPENDIX I

[VIDE ANSWER TO CLAUSE (b) OF L.A.Q. No. 308 (1973) S. No. 41]

ANNEXURE 1

Statement showing financial assistance sanctioned to the Super Bazars at Hyderabad (including Secunderabad and Old City, Hyderabad,) Visakhapatnam, Kurnool and Guntur

<table>
<thead>
<tr>
<th>Kind of assistance</th>
<th>Super Bazars at Hyderabad</th>
<th>Super Bazars at Visakhapatnam</th>
<th>Super Bazars at Kurnool</th>
<th>Super Bazars at Guntur</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kind of assistance</td>
<td>Kind of assistance</td>
<td>Kind of assistance</td>
<td>Kind of assistance</td>
<td></td>
</tr>
<tr>
<td>Additional Share Capital</td>
<td>20,00,000</td>
<td>3,00,000</td>
<td>2,50,000</td>
<td>2,50,000</td>
</tr>
<tr>
<td>*Furniture, Fixtures and fittings</td>
<td>13,00,000</td>
<td>3,00,000</td>
<td>50,000</td>
<td>50,000</td>
</tr>
<tr>
<td>*Truck and Equipment</td>
<td>50,000</td>
<td>50,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Construction of godown</td>
<td>50,000</td>
<td>50,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construction of building</td>
<td>400,000</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*75% of the amount is loan and 25% is subsidy.
ANNEXURE—II

Monthly Sales turned over by Department stores, Hyderabad, Secunderabad Old City, Hyderabad, Visakhapatnam and Kurnool -

<table>
<thead>
<tr>
<th>Month</th>
<th>Hyderabad</th>
<th>Visakhapatnam</th>
<th>Secunderabad</th>
<th>Kurnool</th>
<th>Old City</th>
</tr>
</thead>
<tbody>
<tr>
<td>December</td>
<td>4.31</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>January</td>
<td>6.40</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>February</td>
<td>6.49</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>March</td>
<td>7.77</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>April</td>
<td>8.51</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>May</td>
<td>8.33</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>June</td>
<td>8.23</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>July</td>
<td>8.12</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>August</td>
<td>9.21</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>September</td>
<td>9.19</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>October</td>
<td>11.84</td>
<td>1.94</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>November</td>
<td>10.57</td>
<td>3.47</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>December</td>
<td>10.34</td>
<td>4.50</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
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</table>

1967:

<table>
<thead>
<tr>
<th>Month</th>
<th>1967</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>7.36</td>
</tr>
<tr>
<td>February</td>
<td>8.29</td>
</tr>
<tr>
<td>March</td>
<td>9.55</td>
</tr>
<tr>
<td>April</td>
<td>8.93</td>
</tr>
<tr>
<td>May</td>
<td>8.85</td>
</tr>
<tr>
<td>June</td>
<td>8.17</td>
</tr>
<tr>
<td>July</td>
<td>9.06</td>
</tr>
<tr>
<td>August</td>
<td>9.79</td>
</tr>
<tr>
<td>September</td>
<td>11.61</td>
</tr>
<tr>
<td>October</td>
<td>10.70</td>
</tr>
<tr>
<td>November</td>
<td>10.23</td>
</tr>
<tr>
<td>December</td>
<td>10.92</td>
</tr>
</tbody>
</table>

1968:

<table>
<thead>
<tr>
<th>Month</th>
<th>1968</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>9.60</td>
</tr>
<tr>
<td>February</td>
<td>8.23</td>
</tr>
<tr>
<td>March</td>
<td>9.47</td>
</tr>
<tr>
<td>April</td>
<td>9.01</td>
</tr>
<tr>
<td>May</td>
<td>8.09</td>
</tr>
<tr>
<td>June</td>
<td>5.90</td>
</tr>
<tr>
<td>July</td>
<td>3.96</td>
</tr>
<tr>
<td>August</td>
<td>8.98</td>
</tr>
<tr>
<td>September</td>
<td>8.04</td>
</tr>
<tr>
<td>October</td>
<td>8.69</td>
</tr>
<tr>
<td>November</td>
<td>9.42</td>
</tr>
<tr>
<td>December</td>
<td>...</td>
</tr>
</tbody>
</table>

The Department Stores at Guntur was started on 11-12-1969; the particulars of sales turned over by the Stores are not available.
PAPER LACED ON THE TABLE OF THE HOUSE

(Vide L. A. Q. No. 2434 (Unstarred) S. No. 18)


(a) The quantity of fertilisers allotted to the Medak District Cooperative Marketing Society, Medak during 1968-69.

Ans. A quantity of 17,166 Metric Tonnes of Chemical Fertilisers was allotted to the Medak District Cooperative Marketing Society during 1968-69.

b) The taluk-wise quantity of fertilisers allotted to various societies together with the quantities sold there from.

Ans. A quantity of 78,414 Metric Tonnes of various varieties was supplied to the Primaries during 1968-69 and a quantity of 41,160 Metric Tonnes (inclusive of carry over balances of 1967-68), was sold by them. Details are furnished in Annexure.

c) Whether the local co-operative societies (dealing in fertilisers Business) have remitted the entire proceeds from the sale of fertilisers to the marketing society.

Ans. No. Certain Primary Cooperative Societies have yet to remit some amounts realised as sale proceeds of Chemical Fertiliser.

(i) if not whether a report showing the member and the names of the societies which have not remitted the sale proceeds, together with the amounts will be placed on the Table of the House; and

(e) the action taken against such societies.

Ans. (d) and (e): Legal action is being taken by the District Cooperative Marketing Society with the help of the Cooperative Department in each case for the recovery of dues from the Primary Cooperative Societies concerned. The action taken in respect of each society for the amounts due is furnished in Annexure-B.
# ANNEXURE-A (1)

The Statement showing the Taluq-wise Stocks supplied to Primaries during 1968-69. Quantity in Bags.

<table>
<thead>
<tr>
<th></th>
<th></th>
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<th></th>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Medak</td>
<td>6165</td>
<td>153</td>
<td>14455</td>
<td></td>
<td>11780</td>
<td></td>
<td></td>
<td>320</td>
<td>500</td>
<td>920</td>
<td>800</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Siddipet</td>
<td>640</td>
<td>1</td>
<td>4080</td>
<td></td>
<td>2895</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1765</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Narasapur</td>
<td>1960</td>
<td>1</td>
<td>1880</td>
<td></td>
<td>800</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>120</td>
<td>300</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Sangareddy</td>
<td>80</td>
<td>1</td>
<td>4850</td>
<td></td>
<td>720</td>
<td></td>
<td></td>
<td>1440</td>
<td>630</td>
<td>300</td>
<td>286</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Jogipet</td>
<td>1640</td>
<td>1</td>
<td>4790</td>
<td></td>
<td>966</td>
<td>140</td>
<td>320</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Naseerabad</td>
<td>2900</td>
<td>1</td>
<td>490</td>
<td></td>
<td>800</td>
<td></td>
<td>200</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>NarayanPet</td>
<td></td>
<td>1</td>
<td>400</td>
<td></td>
<td>160</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Gajwel</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>12755</td>
<td>180</td>
<td>358345</td>
<td></td>
<td>17851</td>
<td>240</td>
<td>280</td>
<td>1150</td>
<td>1846</td>
<td>3586</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

In term of Metric Tonnes.

<table>
<thead>
<tr>
<th></th>
<th></th>
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<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>887-750</td>
<td>5-100</td>
<td>1766-730</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>874-705</td>
<td>7-00</td>
<td>10-1000</td>
<td>56-500</td>
<td>67-200</td>
</tr>
</tbody>
</table>
### STATEMENT-A (II)

The Statement showing the Taluq-wise stocks sold by Primaries during 1968-69.

<table>
<thead>
<tr>
<th></th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
<th>9</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>13</th>
<th>14</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Medak</td>
<td>271</td>
<td>5021</td>
<td>994</td>
<td>158</td>
<td>474</td>
<td>---</td>
<td>9563</td>
<td>812</td>
<td>10</td>
<td>229</td>
<td>160</td>
<td>590</td>
<td>53</td>
</tr>
<tr>
<td>2</td>
<td>Siddipet</td>
<td>416</td>
<td>543</td>
<td>3177</td>
<td>2169</td>
<td>---</td>
<td>3142</td>
<td>331</td>
<td>61</td>
<td>466</td>
<td>---</td>
<td>---</td>
<td>1</td>
<td>4</td>
</tr>
<tr>
<td>3</td>
<td>Narsapur</td>
<td>23</td>
<td>1358</td>
<td>201</td>
<td>3203</td>
<td>---</td>
<td>428</td>
<td>112</td>
<td>---</td>
<td>945</td>
<td>---</td>
<td>120</td>
<td>35</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Sangareddy</td>
<td>163</td>
<td>109</td>
<td>257</td>
<td>6681</td>
<td>50</td>
<td>842</td>
<td>141</td>
<td>78</td>
<td>714</td>
<td>290</td>
<td>13</td>
<td>280</td>
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</tr>
<tr>
<td>5</td>
<td>Jogipeta</td>
<td>---</td>
<td>1070</td>
<td>241</td>
<td>5110</td>
<td>---</td>
<td>916</td>
<td>288</td>
<td>2</td>
<td>363</td>
<td>55</td>
<td>---</td>
<td>134</td>
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<tr>
<td>6</td>
<td>Zaheerabad</td>
<td>6</td>
<td>2271</td>
<td>4</td>
<td>4081</td>
<td>---</td>
<td>312</td>
<td>58</td>
<td>---</td>
<td>60</td>
<td>---</td>
<td>---</td>
<td>25</td>
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</tr>
<tr>
<td>7</td>
<td>Narayankhed</td>
<td>---</td>
<td>83</td>
<td>211</td>
<td>1183</td>
<td>---</td>
<td>72</td>
<td>173</td>
<td>26</td>
<td>344</td>
<td>24</td>
<td>---</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Gajwel</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
</tbody>
</table>

| To all bags | 912 | 11704 | 5185 | 40322 | 50 | 18125 | 1045 | 177 | 5192 | 865 | 714 | 1105 |

In terms of metric tones:

- 92-200
- 5-5-200
- 283-325
- 2016-100
- 2-500
- 662-418
- 97-250
- 8-85
- 250-600
- 48-450
- 35-500
- 79-007

Written Answer to Questions 1-3, 10-11, 19-20.
ANNEXURE-‘B’

STATEMENT SHOWING SALE PROCEEDS DUE FROM SOCIETIES AS ON 31.12.1969 AND ACTION TAKEN FOR RECOVERY

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Primary</th>
<th>Amount due</th>
<th>Action taken for recovery</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Multipurpose Co-operative Society, Madoor.</td>
<td>23,160.14</td>
<td>An arbitration reference was filed by the District Co-operative Marketing Society on 16-6-1967 against the Society before the Deputy Registrar of Co-operative Societies Medak. An exparte decree was given by the arbitrator on 16-09-1967 but the Society has filed an appeal in the Munsiff Magistrate’s court Medak.</td>
</tr>
<tr>
<td>2</td>
<td>Multipurpose Co-operative Society, Ramayanpet.</td>
<td>1,145.31</td>
<td>On the award passed by the Deputy Registrar of Co-operative Societies Medak the District Co-operative Marketing Society has filed an Execution petition on 14-3-1969.</td>
</tr>
<tr>
<td>3</td>
<td>Co-operative Marketing Society, Sangareddy.</td>
<td>61,073.57</td>
<td>On the award passed by the arbitrator the District Co-operative Marketing Society has filed an execution petition on 8-12-1968.</td>
</tr>
<tr>
<td>4</td>
<td>Co-operative Marketing Society, Medak.</td>
<td>42,930.15</td>
<td>An award was passed by the arbitrator (the Deputy Registrar Medak). The District Co-operative Marketing Society has filed an Execution Petition before the Deputy Registrar (Marketing and Consumers) on 28-9-1968.</td>
</tr>
<tr>
<td>5</td>
<td>Large Sized Co-operative Society, Gummadi-dalla.</td>
<td>40,238.81</td>
<td>Against the award passed by the arbitrator the Society has filed an appeal in the Munsiff Magistrate Court Medak. The case is still pending.</td>
</tr>
</tbody>
</table>
6 Multipurpose Co-operative Society, Shivampet. 17,921.04

An arbitration reference has been filed by the District Cooperative Marketing Society before Deputy Registrar (Marketing and Consumer) Sangareddy. The District Cooperative Marketing Society has also filed a petition for conditional attachment of the properties of the President of the Society on 5-7-1969. An award was passed by the Deputy Registrar (Marketing and Consumer) has also launched surcharge proceedings and has issued notice under Section 60 (1) of the Andhra Pradesh Cooperative Societies Act of 1961 to the President of the Society.

7. Co-operative Marketing Society, Siddipet. 60,908.82

This amount represents the value of deficit of stocks in Co-operative Marketing Society, Siddipet noticed in Physical verification of stocks in October, 1969. A notice was issued to the Society for the repayment of the value of stocks. An arbitration reference is being filed by the District Co-operative Marketing Society against Co-operative Marketing Society, Siddipet. The Co-operative Marketing Society has since kept its godown keeper incharge of fertilisers under suspension.
Written Answers to Questions.

8. Multipurpose Co-operative Society, Shankarampet 13,199.03

A notice was issued on 18th December 1969 to the President of the Society for repayment of the value of stocks. An arbitration reference is also being filed by the District Co-operative Marketing Society before Deputy Registrar (Marketing and Consumers) Sangareddy.

9. Multipurpose Co-operative Society, B mano 17,000.00

An inquiry officer has been appointed by the Deputy Registrar (Marketing and Co-operation) Sangareddy to conduct an enquiry under Section 31 of the Act. Report is still awaited. The District Co-operative Marketing Society has issued a notice to the society and it proposed to file an arbitration reference.

10. Multipurpose Co-operative Society, Potharreddipet 17,000.00

The Society has since remitted an amount of Rs. 4,000. Rs. 12,000 is still due for which a final notice has been given to the Secretary to repay the amount before 10-2-1970. The Deputy Registrar (Marketing and Co-operation) has been addressed to initiate an enquiry under Section 31 of the Act. Arbitration reference will be filed against the Society, if the amount is not received by 10-2-1970.

11. Co-operative Marketing Society, Naryanked 756.84

12. Multipurpose Co-operative Society, Mordoddi 121.73

3. do Jogipet 92.88

14. do Chegunta 2,163.10

5. do Veerareddy pally 527.16

15. do Narsapur 3,120.89

These amounts represent the value of shortage noticed during the physical verification of stocks done in October 1969. Notices have been issued twice to the Societies concerned to pay these amounts. Even after 2nd notice, if the amounts are not paid, arbitration reference will be filed by the District Co-operative Marketing Society.
ANSWER PLACED ON THE TABLE OF THE HOUSE
(Vide Answer to "Unstarred Questions No 29174) S. No. 52.

ANSWER:

(a) The particulars are as follows:

<table>
<thead>
<tr>
<th>Place</th>
<th>Number of murders during 1967-68.</th>
<th>Number of murders during 1968-69.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nellore</td>
<td>30</td>
<td>14</td>
</tr>
<tr>
<td>Darsi Taluk</td>
<td>'Nil'.</td>
<td>3</td>
</tr>
</tbody>
</table>

(b) The reasons for the murders are as follows:

<table>
<thead>
<tr>
<th>Place</th>
<th>Murder for gain.</th>
<th>Felonious</th>
<th>Sexual jealousy</th>
<th>Family disputes.</th>
<th>Other reasons.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nellore</td>
<td></td>
<td>-</td>
<td>10</td>
<td>2</td>
<td>18</td>
</tr>
<tr>
<td>Darsi</td>
<td></td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

Murders during 1967-68,

Murders during 1968-69,

| Nellore| 6     | 8     | 6     | 24    |
| Darsi  | -     | -     | 1     | 1     |

(c) Out of 30 cases pertaining to the year 1967-68 in Nellore District, all except three were detected and charge sheeted. Out of 44 cases pertaining to the year 1968-69 in Nellore District all except two were detected and charge sheeted. The remaining five cases (i.e., three in 1967-68 and two in 1968-69) were treated as undetected. Out of three murder cases in Darsi Taluk during the year 1968-69, two cases were detected and charge sheeted. The other case was treated as undetected.

(d) The result of prosecution in the court is as follows:

Murder cases in 1967-68:

<table>
<thead>
<tr>
<th>Number of cases which ended in conviction.</th>
<th>Number of cases which ended in acquittal.</th>
<th>Number of cases Abated.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nellore: 18</td>
<td>0</td>
<td>-</td>
</tr>
<tr>
<td>Darsi: -</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>
Murder cases in 1967-69:

<table>
<thead>
<tr>
<th>Nellore</th>
<th>35</th>
<th>6</th>
<th>1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Darsi</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
</tbody>
</table>

**ANSWER PLACED ON THE TABLE OF THE HOUSE**

(Vide Answer to Unstarred Question No. 36 (1752), S. No. 5, 1752)

S. No. 1752 (Un starred):—Sri R Mahananda:—Will the hon. Minister for Home be pleased to state:

(a) the number of murders committed in Guntur and Sattenapalli taluks of Guntur district in 1967-68 and 1968-69;

(b) whether the cases have been investigated and charge sheeted and the officer who has headed the investigation.

(c) the No. of persons convicted and acquitted in the Courts (give case-wise information) and

(d) whether any complaints have been received against the concerned Deputy Superintendent of Police of the Division, by the Youth Socialist Forum, Guntur in September, 1969; if so, the action taken by the Government thereon?

A:—

(a) Guntur Taluk | Sattenapalli Taluk

<table>
<thead>
<tr>
<th>Year</th>
<th>Guntur Taluk</th>
<th>Sattenapalli Taluk</th>
</tr>
</thead>
<tbody>
<tr>
<td>1967</td>
<td>5</td>
<td>12</td>
</tr>
<tr>
<td>1968</td>
<td>8</td>
<td>6</td>
</tr>
<tr>
<td>1969</td>
<td>7</td>
<td>7</td>
</tr>
</tbody>
</table>

(b) All the cases except 3 i.e. Cr. No. 4/68 Prathipad 4/69 of Tadikonda and 123/69 of Sattenapalli have been investigated and charge sheeted. Cr. No. 5/68 of Pratipadu was referred as undetected. Cr. No. 4/69 of Tadikonda was treated as false. Cr. No. 123/69 of Sattenapalli was handed over to Crime Branch, C.I.D. and is under investigation. All the cases were investigated by the Inspectors of Police under direct supervision of Deputy Superintendent of Police Sri K. Bushya Rao except Cr. Nos. 4/67 of Rajupalem and 22/69 of Atchampet. In Cr. No. 4/67 of Rajupalem investigation was supervised by Deputy Superintendent of Police, Sri P. Venkataiah and investigation in Cr. No. 22/69 of Atchampet was supervised by Deputy Superintendent of Police Sri K. Venkateswar Rao.

(c) Guntur Taluk | Sattenapalli Taluk

<table>
<thead>
<tr>
<th>Year</th>
<th>Guntur Taluk</th>
<th>Sattenapalli Taluk</th>
</tr>
</thead>
<tbody>
<tr>
<td>1967</td>
<td>1</td>
<td>8</td>
</tr>
</tbody>
</table>

Convicted:  Acquitted.

1. Cr. No. 19/67 of Guntur Taluk, Police Station 1

1. 4/67 of Rajupalem, Police Station 1
<table>
<thead>
<tr>
<th>Year</th>
<th>Tadepalli</th>
<th>Sattenapalli</th>
<th>Amravathi</th>
<th>Sattenapalli</th>
</tr>
</thead>
<tbody>
<tr>
<td>1968</td>
<td>5/4/68</td>
<td>12/6/68</td>
<td>12/6/68</td>
<td>12/6/68</td>
</tr>
<tr>
<td>1968</td>
<td>1/68</td>
<td>10/68</td>
<td>10/68</td>
<td>10/68</td>
</tr>
<tr>
<td>1968</td>
<td>2/68</td>
<td>11/68</td>
<td>11/68</td>
<td>11/68</td>
</tr>
<tr>
<td>1968</td>
<td>3/68</td>
<td>12/68</td>
<td>12/68</td>
<td>12/68</td>
</tr>
<tr>
<td>1968</td>
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<td>6/68</td>
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<td>1968</td>
<td>7/68</td>
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<td>1968</td>
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<td>1968</td>
<td>10/68</td>
<td>19/68</td>
<td>19/68</td>
<td>19/68</td>
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<td>1968</td>
<td>11/68</td>
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<tr>
<td>1968</td>
<td>12/68</td>
<td>21/68</td>
<td>21/68</td>
<td>21/68</td>
</tr>
</tbody>
</table>
(d) A complaint has been received from one Sri K. Venkata-Rao Convener of "Youth Socialist Forum" Guntur. This petition has been enquired into and found to be baseless.
### STATEMENT PLACED ON THE TABLE OF THE HOUSE WITH REFERENCE TO THE CLAUSE (a) OF THE

L. A. Q. No. 2215 (Unstayed) S. No. 60

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the work</th>
<th>Amount of estimate</th>
<th>Expenditure to the end of Nov. 69</th>
<th>Expenditure during Dec. 1969</th>
<th>Total up-to date expenditure</th>
<th>Value of work done in Dec. 69 but not paid</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Nalgonda Block</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Restoring Kurmapally tank, Kuramapally.</td>
<td>25,000</td>
<td>2,798,00</td>
<td>2,798,00</td>
<td>4,500,00</td>
<td>Work is in progress</td>
<td></td>
</tr>
<tr>
<td></td>
<td><em>Nakrekal Block</em></td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>2</td>
<td>Restoring O.M.C. from Musi river to large tank, Itkulpad.</td>
<td>56,000</td>
<td>--</td>
<td>5,000,00</td>
<td>5,000,00</td>
<td>do</td>
<td></td>
</tr>
<tr>
<td></td>
<td><em>Mungode Block</em></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Restoring Pedda Cheruvu, Pullemia.</td>
<td>65,000</td>
<td>--</td>
<td>5,000,00</td>
<td>5,000,00</td>
<td>do</td>
<td></td>
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<tr>
<td>4</td>
<td>Restoring O.M.C. to feed large tank, Mungode.</td>
<td>54,000</td>
<td>--</td>
<td>--</td>
<td>1,000,00</td>
<td>do</td>
<td></td>
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<tr>
<td>5</td>
<td>Restoring Ramaswamy Katwa, Dampalam.</td>
<td>96,000</td>
<td>--</td>
<td>--</td>
<td>--</td>
<td>Tenders called for to be let out</td>
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<tr>
<td></td>
<td><em>Devarakonda Block</em></td>
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<tr>
<td>6</td>
<td>Constructing Anicut across Vappu Vagu site No. 2 Channaram</td>
<td>39,000</td>
<td>--</td>
<td>--</td>
<td>1,000,00</td>
<td>Work is in progress</td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>Project Description</td>
<td>Cost</td>
<td>Work Status</td>
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<td>-----</td>
<td>-------------------------------------------------------------------------------------</td>
<td>------</td>
<td>----------------------</td>
<td></td>
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<td></td>
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<tr>
<td>7</td>
<td>Restoring Nallache u., Thakkellapalli</td>
<td>1,78,000</td>
<td>- 3,515.00 3,915.00 3,600.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Restoring Anicut across surplus course of Waddepally tank to feed Nagula Cheruvu, Nampally, Pedda Oora Block</td>
<td>64,000</td>
<td>- - - 3,500.00</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>9</td>
<td>Restoring Oora Cheruvu, Thepalamadgu</td>
<td>19,500</td>
<td>1,125.00 3,076.00 1,591.00</td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>10</td>
<td>Restoring Reddy Cheru, Kannakal</td>
<td>8,300</td>
<td>- - - -</td>
<td></td>
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</tr>
<tr>
<td>11</td>
<td>Restoring Mallapur tank, Mallapur</td>
<td>2,13,000</td>
<td>- - - - 509,00</td>
<td></td>
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</tr>
<tr>
<td>12</td>
<td>Restoring Kunur Anicut Kanur Montlukur Block</td>
<td>21,800</td>
<td>- - - -</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Restoring Oora Cheruvu, Peddapadshala</td>
<td>10,400</td>
<td>- - - -</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Restoring Oora Kalva, Bhongir Block</td>
<td>19,400</td>
<td>- - - -</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Restoring Erra Cheru Nalla Cheru, Chikatimamidi village</td>
<td>28,600</td>
<td>- - - - 507,00</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Restoring Ramaiah Cheruvu Ramalingampally</td>
<td>29,000</td>
<td>- - - - 1,000.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Restoring Venkatarao Cheru, Ibrahimpur</td>
<td>8,800</td>
<td>1,760.00 - - - 1,760.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Work in progress

Standing water in the tank

Work recently let out at Circle level

Work is in progress
### Written Answers to Questions

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
<th>(6)</th>
<th>(7)</th>
<th>(8)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ramannapet Block</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18. Restoring Ramasamudram tank, Gollapally</td>
<td>69,000</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>Pattadar’s objection for weir construction</td>
</tr>
<tr>
<td>19. Restoring Pedda Cheruvu, Lakkaram</td>
<td>24,700</td>
<td>—</td>
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<td>—</td>
<td>—</td>
<td>Standing crop in the bed hence earth work is held up.</td>
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<td>Total Rupees.</td>
<td>10,06,500</td>
<td>3,983.00</td>
<td>6,911.00</td>
<td>12,974.00</td>
<td>30,000.00</td>
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31th March, 1970.
ANNOUNCEMENTS

re: CHANGE IN PARTY POSITION.

Mr. Deputy Speaker:—I have one or two announcements to make.

"From:
Smt. N. Vimala Devi, M. L. A.,
Chevitur, Constituency, Warangal.

To:
The hon. Speaker,
Andhra Pradesh Legislative Assembly, Hyderabad.

Sir,
I request you to remove my name from the Telangana United Front Party and allot me a seat in the benches of the Congress Party headed by Sri K. Brahmananda Reddy.

Sd/ N. Vimala Devi"

From:
Santosh, M. L. A.,
Mulug Constituency, Warangal District.

To:
The Hon'ble Speaker,
Andhra Pradesh Legislative Assembly, Hyderabad.

Sir,
I request you to remove my name from the Telangana United Front Party and allot me a seat in the benches of the Congress Party headed by Sri K. Brahmananda Reddy.

Sd/ Santosh".

BUSINESS OF THE HOUSE

Sir,—There is an adjournment motion. The subject matter of the adjournment motion must be placed before the House so much so that the hon. Chief Minister may be given necessary guidance and settle it amicably.

Mr. Deputy Speaker:—You are not giving the adjournment motion now.

Sri C. V. K. Rao:—I have given it, Sir.

Mr. Deputy Speaker:—If it is given, I will find out. (Pause)

It is sent to the Speaker; let me know what he has done with it.

Sri C. V. K. Rao:—I have given it to the Secretary, Sir.

Mr. Deputy Speaker:—I said I cannot allow it now. It is sent to the Speaker.

Sri C. V. K. Rao:—According to the rules...."
Mr. Deputy Speaker :— According to the rules, you must give one hour before. That is not given:

Sri C. V. K. Rao: — That has never been the case. There are certain precedents.

Mr. Deputy Speaker: — Therefore, if you are to follow that precedent, I have sent it to the Speaker. Let me know what he has done.

Mr. Speaker in the Chair

Several members have again given notice of adjournment motion under rule 63 regarding the continuance of the N. G. O's strike, i.e. Sri K. Govinda Rao, Sri Pragada Kotaiah and others. It was only on the 27th, if I remember correct, this N. G. O's strike—after leave was given by the House—was discussed for an hour and it was put to vote also. Now, again, I do not know, if there is an opportunity of raising

[Mr. Speaker in the Chair]
this issue during the discussion on a: Appropriation Bill. The first is
that the ministry deserves no confidence against the ministry. If they get leave of the House, you can discuss this matter. Members have got an opportunity of raising this issue. They had an opportunity on a similar adjournment motion. Again, they are going to have an opportunity. So I am not going to give another opportunity now. You can speak at length during the discussion either on the Appropriation Bill or on the other Motion, if leave is granted.

Siri Santosh.

Mr. Speaker: I have received some notices. The first one is by... .

Sri G. Siviah: The Government have stopped the salaries of all the N. G. Os.

Mr. Speaker: I do not know what the Government has to say. Mr. Siviah, please hear me. You have got an opportunity of raising this today. It does not mean that I should... .

Sri G. Siviah: I am extremely sorry.

Mr. Speaker: Mr. Siviah, you want an opportunity of raising this issue.

Sri G. Siviah: But I want the Chief Minister to reply. Can he not inform us? Are we not entitled to hear him?

Mr. Speaker: You are perfectly entitled to. I do not deny that you are getting an opportunity. I am giving an opportunity during the discussion on the Appropriation Bill. I will ask the Minister concerned as to what they have to say on that. Now, what is it that you want me to do?

Sri A. Madhava Rao: When a person did his work for 24 days, whether the Government is competent to withhold his pay for those days?

Mr. Speaker: Regarding the same issue again. Members have given notice of an adjournment motion which was discussed for an hour on the 27th.

Sri A. Madhava Rao: This has not come up on that day. This is a fresh thing. It was published yesterday in the papers and we found that 24 days' salary is now cut. Whether such a thing is feasible or not?

Mr. Speaker: Every issue has got several aspects to be considered. So far as the N. G. Os. issue is concerned, it involves a number of aspects. You are saying as far as some aspects are con-
30th March, 1970.

Motion:

re: No Confidence in the Council Ministers

Mr. Speaker:—My duty is to conduct the business of this House as per the Rules. If you want an opportunity on this issue you will certainly be given an opportunity.

Smt. J. Iswaribai:—I want to give some suggestion, Sir.

Mr. Speaker:—Under Rule 65 Clause 6) “in determining whether a discussion is out of order on the ground of anticipation, regard shall be had by the Speaker to the probability of the matter anticipated being brought before the Assembly within a reasonable time.” You are getting an opportunity immediately now.

Sri C. V. K. Rao:—Under the provisions of the Act have the right to speak on any matter that comes here. The Government is proposing to bring in an Ordinance.

Mr. Speaker:—I do not know. Where is the question of the Government coming with an Ordinance when the Assembly is in Session.

Sri C. V. K. Rao:—That is my information.

Mr. Speaker:—After the Assembly is over, we do not know what the Government would propose to do. Under the Constitution or law whatever they propose you cannot prevent.

Sri C. V. K. Rao:—When we are aware of it?

Mr. Speaker:—How are you going to prevent them after we disperse?

Sri C. V. K. Rao:—We would like to restrain the Government.

Mr. Speaker:—The only way to restrain the Government is to vote down the Government.

MOTION

re: NO CONFIDENCE IN THE COUNCIL OF MINISTERS

Mr. Speaker:—The members who have given notice are: Sri Badri Vishal Piti Dr., T. V. S. Chalapathi Rao, Sri B. Ratnasahba. pathi, Sri N. Ramachandra Rddy, Sri K. Ramanadham, Sri C. V. K. Rao, Smt. J. Eswari Bai, Sri R. Mahananda, and the other one given notice of is by Sri R. Satyanarayana Raju, Sri K. Govinda Rao,
Bhimireddi Narasimha Reddi, Sri Poona Subbaiah, Sri Rajab Ali.

It reads like this: Under rule they have not quoted the rule of the
Rules of Procedure of Conduct of House, we give notice of the
motion to express want of confidence in the Council of Ministers for
the following reasons:

(1) Failure to revise the ceiling of land-holdings as per the
Andhra Pradesh Agricultural Ceiling on Land-holdings
Act 1961 and to acquire the excess land and distribute it
among the landless poor;

(2) Enacting Preventive Detention Act and curbing the civil
liberties of the people;

(3) Failure to fix the reasonable wages to the workers on land
and factories and failure to implement the Wages fixed
under the Act;

(4) Failure to concede the reasonable and legitimate demands
of the N.G.G.Os., teachers and the Municipal Employees
and letting loose repression against them;

(5) Unleashing of ruthless terror against the political extremists
and shooting down many innocent people in Srikakulam
Warangal and Khammam and other districts;

(6) Failure to remove imbalance among various regions in the
State;

(7) Failure to have effective steps to check corruption at all
levels and for trying to shield the Ministers against whom
the Highest Courts in the State have passed strictures;

(8) Failure to solve acute unemployment in the State; and

(9) Failure to translate into action the progressive objectives
of Socialism.

Under Rule 75 please grant leave to move the following
Motion of No-Confidence against the council of ministers, whereas
the Government policies have become detrimental to the well being
of the common people, this House expresses want of confidence. Now,
the members who have given notice may kindly move the motion for
granting of leave.

Sri C.V.K. Rao:—Sir, I beg to move:

"That leave be granted to the following motion:

"That this House expresses its want of confidence in the Coun-
cil of Ministers for the following reasons:

(1) Failure to revise the ceiling of land-holdings as per the
Andhra Pradesh — Agricultural Ceiling on Land-Holdings
Act 1961 and to acquire the excess land and distribute it
among the landless poor;
Motion

re: No Confidence in the Council of Ministers

(2) Enacting preventive Detention Act and curbing the civil liberties of the people;

(3) Failure to fix the reasonable wages to the workers on land and factories and failure to implement the Wage fixed under the Act;

(4) Failure to concede the reasonable and legitimate demands of the N.G.Os., teachers and the Municipal Employees and letting loose repression against them;

(5) Unleashing of ruthless terror against the political extremists and shooting down many innocent people in Srikakulam, Warangal and Khammam and other districts;

(6) Failure to remove imbalance among various regions in the State;

(7) Failure to have effective steps to check corruption at all levels and for trying to shield the Ministers against whom the Highest Courts in the State have passed strictures;

(8) Failure to solve acute unemployment in the State; and

(9) Failure to translate into action the progressive adjectives of socialism.

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker:—The question is:

"That leave be granted to the following motion:—

"That this House expresses its want of confidence in the Council of Ministers for the following reasons:—

1. Failure to revise the ceiling of land holdings as per the Andhra Pradesh Agricultural Ceiling of Land Holdings Act 1961 and to acquire the excess land and distribute it among the land-less poor;

2. Enacting Preventive Detention Act and curbing the Civil liberties of the people;

3. Failure to fix the reasonable wages to the workers on land and factories and failure to implement the wage fixed under the Act;

4. Failure to concede the reasonable and legitimate demands of the N.G.Os., teachers and the Municipal Employees and letting loose repression against them;

5. Unleashing of ruthless terror against the political extremists and shooting down many innocent people in Srikakulam, Warangal and Khammam and other districts;

6. Failure to remove imbalance among various regions in the State;
7. Failure to have effective steps to check corruption levels at all levels and for trying to shield the Ministers against whom the Highest Court in the State have passed strictures;

8. Failure to solve acute unemployment in the State, and

9. Failure to translate into action the progressive objectives of socialism.'

Mr. Speaker:— 57 Members are for leave being granted.

Mr. Speaker:—Now the question of fixing the date and time will be decided in another 15 minutes. I will be calling the business Advisory Committee and fix the date and time.

Sri K. Brahmananda Reddy:—I think, you will fix it up to-day itself, Sir.

Mr. Speaker:—We will meet at 10 a.m. and decide.

BUSINESS OF THE HOUSE.

Mr. Speaker:—We have got the Bills:

1. The Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1970;

2. The Andhra Pradesh Municipalities (Amendment) Bill, 1970 (as reported by the Regional Committee);

3. The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970 (as reported by the Regional Committee).


Smt. J. Iswari Bai:—I am sorry I am not allowing.

Mr. Shanker:—I am extremely sorry. Kindly take your seat. There is a limit to all these things. There are more important things to be discussed by the House. You cannot raise all sorts of issues.

Smt. J. Iswari Bai:—(Interruption)

Mr. Shanker:—Nothing would be recorded. Kindly give notice. I will consider.
Calling attention to a matter of urgent public importance:

re: need for implementation of pay scales recommended by the Pay Commission to the Work-charged Employees of Irrigation, Roads & Buildings Departments.

[Sri P. Subbaiah, Mr. Deputy Speaker in the Chair]

Mr. Deputy Speaker, Sir, I have given a notice regarding the Work-charged employee and I would also like to speak. I have given the notice ten days back.

Mr. Deputy Speaker: I will find out.
The Depute Chief Minister (Sri J. V. Narasimha Rao, Sir, the hon. Members have expressed that the "Pay Commission's recommendation regarding revision of pay scales is not implemented in the case of the Work-charged employees of Irrigation Roads and Buildings Department of Kurnool District and that the DA paid to the Government servants is denied to the Workcharged Establishment of the above departments and that the Government have not taken a action on the representation by the Association to redress the grievances.

Government have issued orders revising scales of pay in respect of Government employees in G.O. Ms. No. 115, Finance, dated 13-6-1969. In those orders it is mentioned that orders in respect of Work-charged employee sare among others would issue separately. Government have accordingly taken up the question of revision of scales of pay of the employees under workcharged establishment of P W. D. Orders have already been issued by the Government revising the scale of pay of certain categories under workcharged establishment in G.O. Ms. No. 480, P. W. D dated 1-3-1970. The question of revising the scales of pay of the remaining categories of the workcharged establishment is under active consideration. Since the existing scales of pay as mentioned in G.O. Ms. 173, Finance dated 13-6-1960 do not correspond to scales of pay obtaining in workcharged establishment, the matter is being examined and orders will be issued shortly.

There is a difference of Rs. 4.00 to Rs. 6.00 between the "Dearness allowance of the workcharged establishment and that of the Government servants in respect of pay drawn upto Rs. 149.00 prior to 1-6-1965. Though the subsequent increases were given equally to both the workcharged establishment and the Government servants, the original disparity has not been removed. This matter is under active consideration.

All other grievances that are of local nature are referred to the chief Engineer for necessary action.

re: Precarious condition of the Road Bridge between Guntur and Repalle.

Showing signs of distress, Sir. There is a need for immediate action. The bridge is dangerous and should be repaired. The bridge is an important route.
10th March, 1900

Calling attention to a matter of urgent public importance:

re: Need for assistance by the Government in drought affected areas of west Godavari District.

Sri J. V. Narasimha Rao:—Sir, there is an old bridge existing in Mile 21 of Guntur-Reapalle road in Guntur district. It is a steel bridge with two spans of 20 ft. The roadway between the rails is 18 ft. This is an old bridge originally constructed by the Public Works Department (Irrigation Department) long ago across this irrigation channel. Though this is a weak bridge for modern traffic loads, the bridge has been functioning satisfactorily. But the portion of steel trough underneath hand-railings is rust leading to formation of holes. In order to safeguard the bridge, extra girders under each span have been provided at the place where the steel structure has been rusting. With this arrangement this bridge is now strong enough and all types of vehicles including road-roller are moving on this bridge without any restriction. It is not correct to say that the bridge collapsed and that vehicles were not plying over the bridge. Traffic was never suspended on this bridge.

There is no immediate danger to this bridge as it is able to take all vehicles including road-rollers. However, the Executive Engineer Roads and Buildings, Guntur, has been instructed to investigate and prepare estimate for a new bridge at this place. A new bridge is expected to cost Rs. 1,00,000. Necessary action will be taken after the investigation is completed.

re: Need for assistance by the Government in drought affected areas of west Godavari District.

Sri J. V. Narasimha Rao (Irrigation)
Calling attention to a matter of urgent public importance:

Re: Need for assistance by the Government in drought affected areas of West Godavari District.

March 30th, 1970.

...
Sri P Thimma Reddy:—Sir, in West Godavari district, taluks of Chintalpudi, Polavaram, parts of Eluru, Tadepalligudem are classified as upland areas on account of cyclone in May and November, 1969 wet and dry crops, orchards suffered damage. Originally the upland areas were included in Zone III for grant of remission of land revenue. According to the orders issued in G. O. Ms. No. 1110, Revenue, dated 19-11-1969 the land in Zone III are eligible for remission under normal rules. Recently the Government ordered that the concessions pertaining to Zone II villages apply to Zone III villages by which both wet and dry mango, cashew nut, lime, orange orchards etc., will be eligible for full remission of land revenue if the yield is four annas or less and half remission if the yield is about four annas but not more than six annas. In G. O. M., No. 311, Revenue, dated 18-1-1970 Government have released additional allotment of Rs. 65 lakhs towards the grant of loans in addition to Rs. 10 lakhs originally released for the purpose of November 1969 which was distributed to the needy areas. The additional allotment now released will be distributed to the needy ryots.

re: Need for postponement of collection of loans and for giving land revenue remission to the Ryots in Prathipadu Taluk, East Godavari District as the area is affected by drought.
Calling attention to a matter of urgent Public Importance:


It has been ascertained from the Collector of East Godavari that no coercive methods are used for collection of arrears of loans in Prathipadu taluk, East Godavari District and that is also not correct to say that the whole amount of loans are being collected with penal interest without observing instalment method and that coercive methods are not being used even for collection of instalment either by the Revenue or the Panchayati Samithi authorities.

Sri P. Thimma Reddy: I will consider that.

re: Fire accident at Rajam on 9-2-1970
30th March, 1970. Calling attention to a letter of urgent Public Importance.

Fire accident at Rajam on 9-2-1970

Sr. Thimma Reddy:—Sir, the fire accident occurred at Rajam, Falakonda Taluk, Srikakulam District on 9-2-1970. 63 Houses were gutted and 20 looms were destroyed. There was no loss of life or cattle. The Collector has reported that the cause of the fire is accidental. The loss of property has been estimated at about Rs 600.

The Collector, Srikakulam District took...
Cutting attention to a matter of urgent public in corance:

re: Fire accident at Ganganappalli village, Palamanru Taluk, Chittoor District.

The Collector has spent as on 9-2-19 a sum of Rs. 330 to Rs. 2 each to the distressed relief fund. The local philanthropic people and some others donated the collections to the affected victims. The Collector has spent as on 9-1-19 a sum of Rs. 330 to Rs. 2 each to the distressed relief fund. The local philanthropic people and some others donated the collections to the affected victims.

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The Government does not wait for the calling
attention to a matter of urgent Public Importance:
Fire accident in Kopuskuddi village in Ichapuram Taluk, Srikakulam District.

The fire accident occurred on 15-2-1970 at Wadakurthinadu Village, Gangapalli, in Palamaner Taluk in Chittoor District. The Collector has reported that the fire accident was accidental. There was no loss of human life or cattle. 37 Houses were gutted. The total loss is estimated by the Collector to be about Rs. 28,900. The Collector sanctioned Rs. 2,850 to the 17 families affected in fire accident, at the rate of Rs. 50 each by way of cash relief. Timber at Rs. 30 per family was also distributed by the Collector. Free feeding was arranged to the affected families with the help of the public donations. Rice and cloths were also distributed to the affected families. The Revenue Divisional Officer, Madanapalli personally attended the distribution.

Sn D. Venkatesam:—The Minister was pleased to inform that for the fire accident victims, the Government was pleased to give Rs. 50 each. Is there any proposal before the Government to enhance the amount from Rs. 50 to Rs. 100?

Sri P Thimma Reddy:—There does not seem to be any issue at present for consideration. We shall see what could be done.

Fire accident in Kopuskuddi Village in Ichapuram Taluk, Srikakulam District.

The fire accident occurred on 2-2-1970 at the Kopuskuddi Village in Ichapuram Taluk, Srikakulam District. The accident is reported to be accidental. There was no loss of human life or cattle. 100 thatched houses were gutted. Currenty notes of the value of about Rs. 2,100 were also lost. Fishing nets about Rs. 1,800 and some clothes and paddy been also became ashes. The total estimated loss has reported by the Collector as Rs. 66,051. The Collector sanctioned a cash relief of Rs. 50 each to a tune of Rs. 8,000. 4 bags of rice were distributed to the victims. 100 sarees and 61 dhoties were also distributed to the victims. Certain philanthropic organisations donated 5 quintals of rice and dahl which was used for free feeding arranged by the Collector on 3-2-1970 to the fire victims.
Calling attention to a matter of urgent importance:

re: Alleged misuse of power by the Sarpanch of Parkala Village, Panchayat, Warangal District.

Sri P. Thimma Reddy :- They would be taking action. If not, I will ask them to take action.

re: Alleged Misuse of Power by the Sarpanch of Parkala, Warangal District.

Sri T. Ramaswamy :- Sri K. Narasimha Reddy was the President of the former Parkal Town Municipality and he continued as sarpanch of the Parkala Gram Panchayat upto 10-1-1970 on which date he resigned his office.

The former Parkal Town Municipality passed a resolution on 9-5-1963 to purchase a tractor for Rs. 9,000 from the small savings amount. On 9-6-1963 the same Municipality passed another resolution to purchase a reconditioned tractor with trailer from the Warangal Engineering Works Hanamkonda. Sri K. Narasimha Reddy the then president was authorised to purchase the tractor from the small savings amount. The entire amount of Rs. 900 was drawn and paid between 9-7-1963 and 10-8-1964 by the ex-sarpanch when he was also in charge Executive Officer to Sri K. Thirpath Reddy who was the Proprietor of the Warangal Engineering Works. The ex-sarpanch neither obtained the permission of the Government before payment nor called for tenders. The company neither produced the tractor before the Agriculture Assistant Engineer Warangal for inspection nor given delivery of the tractor with trailer to the Panchayat in spite of issue of notices by the Executive Officer of the panchayat. When the matter was brought to the notice of the Government in February 1968 by the Collector Warangal, the Government requested the Examiner of Local Fund Accounts Hyderabad in May 1968
5th March 1970.

Calling attention to a matter of urgent Public Importance:

Mr: Alleged misuse of power by the Sarpanch, of Parkala Village, Panchayat, Varangal District.

Despite a special audit party to get the accounts of Parkal Gram Panchayat audited and take action under surcharge rules to recover the loss sustained by the Panchayat from the persons responsible, in spite of several reminders including D. O. reminders written by the Collector Varangal, to the Assistant Examiner of Local Fund Accounts Varangal, the special audit report has not so far been received. The Examiner of Local Fund Accounts is being requested to ensure that the special audit report is sent without further delay and also to take action under surcharge rules to recover the loss sustained by the Panchayat from the persons responsible. He is also being requested to take disciplinary action against the officers responsible for the delay in sending the special audit report. It is reported that pending receipt of the special audit report, no action has so far been taken by the Gram Panchayat to file a civil suit neither against Sri K. Narsimha Reddy ex Sarpanch nor against Sri K. Thirpath Reddy proprietor of Varangal Engineering works for recovery of the amount of Rs. 900 towards the cost of the tractor.

On a complaint petition received against Sri K. Narsimha Reddy ex Sarpanch for alleged misappropriation of funds, the Divisional Panchayat officer Warangal enquired into the matter and submitted a report on 11-4-64 which revealed that there was an irregular expenditure of Rs. 11,350 including the amount of Rs. 500 paid towards the cost of the tractor with trailer. It is not known whether there was any misappropriation of funds subsequently. The special audit by the Local Fund Department ordered by the Government would give the correct picture.

In consideration of the various irregularities committed by the sarpanch, orders were issued in G. O. Ms. No. 77 P. R. dt. 28-11-64 removing him from the office of the sarpanch. But the High Court stayed the above orders of the Government on a writ petition filed by Sri K. Narsimha Reddy. The writ petition was subsequently allowed. Thus the Ex-sarpanch continued to remain in office till 16-1-70 on which date he resigned.

The Ex-sarpanch sold a piece of land measuring 40 square yards alleged to belong to the Gram Panchayat to one Sri Bitla Laxminarayana on 2-2-69. The sale proceeds of Rs. 100 were credited to the cash book of the Gram Panchayat on the same day. He also issued permission to Sri Bitla Laxminarayana for construction of a building on the site on 2-2-69 itself even though no sale deed was executed & Magi title. On a representation by one Sri Ajmera Raju Naidu claiming ownership of the land, an enquiry was conducted by the Executive Officer who issued a notice to stop construction. But in spite of the above notice, Sri Laxminarayana proceeded with the construction and filed a civil suit on 20-1-69. The Executive Officer Gram Panchayat filed a counter stating that no sale deed was executed in favour of Sri Laxminarayana and the ex-sarpanch had no power to sell the said land. He also stated that the said land does not belong to the Gram Panchayat. It is understood that the Ex-sarpanch appeared before the Munisiff court on behalf of the Gram Panchayat and the case
Calling attention to a matter of urgent Public Importance:

re: Need for starting water supply scheme for Pattikonda, Kurnool District.

The Executive Officer after coming to know about the transaction cancelled on 1-3-1968 the permission granted by the Sarpanch for the construction of a house. Instead of this the party constructed a huge building on the site and also filed a civil suit. The judgment is awaited. A special report is being called for from the collector Warangal.

Collector has reported that there is no case of disposal of Panchayat land measuring 300 square yards with Rs. 20,000 by the Ex-Sarpanch.
Calling attention to a matter of urgent
Public Importance :
re: Orders of the Director of Technical Education directing Craft Teachers working in Zilla Parishad High Schools in Kurnool District to Pass S S L.C.

[Text in Telugu]

re: ORDERS OF THE DIRECTOR OF TECHNICAL EDUCATION DIRECTING CRAFT TEACHERS WORKING IN ZILLA PARISHAD HIGH SCHOOLS IN KURNool DISTRICT TO PASS S S L.C.
Calling attention to a matter of urgent Public Importance:

30th March, 1970.

Need for providing Quarters to Legislature Staff.

Sri P. V. Niranamha Rao:—The Craft Teachers working in Zilla Parishad and Panchayat Samithi Schools are not under the control of the Director of Technical Education and as such the question of issuing any orders by the Director of Technical Education prescribing the academic qualifications for the teachers in the Zilla Parishad Schools does not arise. However, the Director of Technical Education conducts the Technical Teachers' Certificate Examinations for the Craft Instructors in order to enable them to acquire the technical qualifications.

The qualifications prescribed for Craft teachers working in Zilla Parishad, Panchayat Samithis and Municipal Schools are:

- Craft Instructor—Grade I. (including Manual Training, Weaving, Agriculture, Carpentry, Wood work etc.)

(a) Secondary Grade Trained and holders of a certificate in a craft after training for a period of 2 years.

(b) H. S. C. or S. S. L. C. passed. Training in wood work and Technical Teachers' Certificate of the Higher Grade.

(c) A Pass in the Government Technical Examination, Higher Grade in the respective Craft and Government Technical Teachers' Certificate of the Higher Grade.

Craft Instructor Grade II. Pass in VIII class and a Government Technical Teachers' Certificate of the Lower Grade.

Craft Instructors-Grade III. Those who do not come under Grade I or Grade II and possess a qualification in Craft only without any general educational qualifications or Technical Teachers Certificate.

met. Passed after 2 years training in a particular craft. Should have at least 2 years of teaching experience.

(e) A. Pass in VIII class and a Government Technical Teachers' Certificate of the Lower Grade.

re: —Need for providing Quarters to the Legislature Staff.
30th March, 1970.

Calling attention to a matter of urgent Public Importance:

re: Need for providing Quarters to Legislature Staff.

Sri P. V. Narasimha Rao :- Out of the total number of 177 class IV Employees in the Department, 59 are working in the old and New M.L.A's quarters and Hotel and out of them 32 are provided in the premises of old and New M.L.A. quarters. There is no vacant site either in the premises of the Old Quarters or New Quarters to make any further construction.

Accommodation to the Employees of the Legislature Department is provided by the General Administration (Accommodation) Department by registering the application of the employees, just as in the case of the employees in the other Government Department. The problem of providing residential accommodation to the employees of the Legislature Department is a common one with the other employees of the state Government.

Sri G. Fiva'ah :— Between the New M.L.A. Hostel and the Ritz Hotel there is sufficient space. Will the Government consider the construction of quarters. There is sufficient space. I request the Minister to inspect it also.

Sri C. V. K. Rao :— Does not the Government think of providing of sufficient quarters ....

Sri C. V. K. Rao :— Where there is a will there is a way. Hon'ble Minister is saying that it is a common problem. No doubt,
calling attention to a matter of urgent Public Importance:

re: Decision of the Government of India not to locate Central Cattle Breeding Farm in Bannavasi of Kurnool District

It is entirely a rational problem. There must be some priority. When quarters are provided for the M. L. As for facilities, the stall also should be provided with quarters.

RE: DECISION OF THE GOVERNMENT OF INDIA NOT TO LOCATE CENTRAL BREEDING FARM IN BANNAVASI OF KURNOOL DISTRICT.

...
Calling attention of a matters of urgent Public importance:

Decision of the Government of India not to locate Central Cattle Breeding Farm in Banavasi of Kurnool District.
Calling attention to matter of urgent public importance:

re: Decision of the Government of India not to locate Central Cattle breeding Farm in Banvasi of Kurnool District.

[Text in Telugu]
Government Bills
The Andhra Pradesh Appropriation
Bills, 1970.

20th March, 1970.

of 1970 should be L A Bill No. 9 of 1970 and Appropriation Bill
(No. 9) L A. Bill No. 10 of 1970. Again, L. A. Bills No. 9
and 10 are printed on March 28th and No 8 is printed on March 27th.
This is rather peculiar. I would like to know where the error has
cropped up.

Sri K. Vijayabhaskara Reddi:—It is no error, Sir. It is just
a formality. The Law Department has given certain numbers. There
is nothing else.

Sri C.V.K. Rao:—There must be certain precedence.

Sri P. Subbaya:—We do not know whether L. A. Bill No. 9
is introduced or L. A. Bill No. 1 is introduced.

Sri K. Vijayabhaskara Reddi:—There is no difficulty. I have
introduced three Appropriation Bills, No. 1, No. 2 and No. 3 one
after another.

Sri C. V. K. Rao:—That is another irregularity. He has intro-
duced the three Bills at one time.

Mr Deputy Speaker:—It is because the Members can discuss
the three Bills at a time.

Sri Pragada Kotaiah:—We are going against the agenda. The
Finance Minister cannot introduce all the three Bills at a time. The
agenda is very specific, he must move one after another.

Mr. Deputy Speaker: This has been the practice till now.

Sri Pragada Kotaiah:—There is another point, Sir. No number
is given to the Appropriation Bill of 1970. But, there are two other
Bills numbered as Appropriation (No.2, Bill of 1970 and Approp-
riation (No.3) Bill of 1970. Then, the Appropriation (No. ) Bill, 1970 is
called L.A. Bill 9 of 1970. and the Appropriation Bill, 170 is called L. A-
Bill 9 of 1970. It is utter confusion. And it is not clear as per
the agenda. If we have done a mistake once, it need not be a conven-
tion.

Sri C.V.K Rao:—I am raising a point of order. They cannot
be introduced simultaneously. They should be introduced one after
another. It is all utter confusion now. You have got to
give a clear ruling on this. It should be in consonance with
the rules and the Constitution. The Government cannot give a
go-by to the rules and the Constitution. There is certain sanctity to
the methods that we are adopting. How does it happen that the Bill
which is an earlier Bill takes a farther number and the latter Bill takes
precedence. That is an irregular thing. The Finance Minister should
explain his position. He cannot simply say that it is the practice.
Each Bill must be read first, second and third time; so he cannot intro-
duce all the Bills at a time.

Sri K. Vijayabhaskara Reddi:—If the members want me to move
the Bills one after another, I have no objection. I thought the
members could speak at a time on all the Bills.

Sri C.V.K. Rao:—There is such a thing as sanctity.

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Mr. Deputy Speaker:—It is a question of convenience of time. We have done it a number of times.

Sri C. V. K. Rao:—The Bill must be read first, second and third time and then it goes to the other House.

Mr. Deputy Speaker:—We leave it to the House whether they should be discussed at a time or not.

Sri G. Latchanna:—Sir, the procedure should be followed strictly.

Mr. Deputy Speaker:—We have been following it all these years.

Sri C. V. K. Rao:—Sir, Money Bills are very important Bills. The very life of the Government depends on the Money Bills and if they are thrown out the Government has to go out. The rules have got certain sanctity; the procedure is not a formal procedure; procedure has got to be observed. Therefore, when a Bill is before the House, there will be first, second and third readings, and there are three different Bills. You have got to give a ruling.

Sri G. Rajaram (Balkonda):—There is nothing wrong if the three Bills are introduced simultaneously. But at the time of voting, each Bill can be taken up for first, second and third readings.

Mr. Deputy Speaker:—We have been doing it.

Sri G. Rajaram:—Sir, the Bills are wrongly numbered in the agenda. The L. A. Bills 8, 9 and 10 must have been numbered as Appropriation Bills 1, 2 and 3, and the Finance Minister also must move them like that.

Sri C. V. K. Rao:—He cannot introduce L. A. Bill No. 8 of 1970 as Appropriation Bill No. 2.

Is it proper?
Government Bills:
The Andhra Pradesh Appropriation
(Nos. 1, 2, 3) Bills, 1970.

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<td>30th March</td>
<td>Sri C.V.K. Rao</td>
<td>There are objects and reasons for each Bill.</td>
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<td></td>
<td>Mr. Deputy</td>
<td>If we have been doing it, it is wrong.</td>
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<td>Speaker</td>
<td>I cannot permit Government to run into a crisis. We are here to guide them and put it on its legs.</td>
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<td></td>
<td>Sri K.</td>
<td>If you want to consider them separately I have no objection. It is a procedural matter. Every time the Appropriation Bills Nos. 1, 2 and 3 are moved and discussed at the same time.</td>
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<td></td>
<td>Vijayabashkara Reddy</td>
<td>The discrepancy is about Bill No. 1. Where is it? Have we to search for it?</td>
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<td></td>
<td>Mr. Deputy</td>
<td>The best thing is to see that hereafter there is no discrepancy.</td>
</tr>
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<td>Sri P. Kotaiah</td>
<td>(No. 9) cannot be 1; (No. 8) must be 1 and No. 9) should be 2.</td>
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</table>

Sri C.V.K. Rao:—There are objects and reasons for each Bill. There are definite clauses.

Mr. Deputy Speaker:—Why? We have been doing it.

Sri C. V. K. Rao:—If we have been doing it, it is wrong. I cannot permit Government to run into a crisis. We are here to guide them and put it on its legs.

Sri K. Vijayabashkara Reddy:—If you want to consider them separately I have no objection. It is a procedural matter. Every time the Appropriation Bills Nos. 1, 2 and 3 are moved and discussed at the same time.

Sri C.V.K. Rao:—An earlier number is given. It should be 8.

Mr. Deputy Speaker:—The best thing is to see that hereafter there is no discrepancy.

Sri P. Kotaiah:—(No 9) cannot be 1; (No. 8) must be 1 and No. 9) should be 2.
Mr. Deputy Speaker:—Let us go into the contents. In the light of discussion, if there is anything to be rectified we shall do it.

Mr. Deputy Speaker:—If there is any technical defect let us see.

Sri K. Vijayabhaskara Reddy:—It is a technical defect. It is the usual thing being followed. If the House wants to change it we shall do it in future.

Sri C. V. K. Rao:—9 should be 8, and 8 should be 9. There is a mistake committed. There cannot be two opinions. Each Bill should be read a first time, a second time and a third time. Three bills put together we cannot do it.

Mr. Deputy Speaker:—That is what we have been doing. If the House insists, we shall follow the Bills separately.

C. V. K. Rao:—Rule 103 is there.

Mr. Deputy Speaker:—The House has been permitting it that way.

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

Mr. Deputy Speaker:—In view of the conventions that we have followed, I would request you to withdraw the point of order.

Sri C. V. K. Rao:—Sanctity has also to be given to conventions.

Mr. Deputy Speaker:—I am glad you are withdrawing.

Sri C. V. K. Rao:—I am not withdrawing.
Mr. Deputy Speaker:—I would appeal to the Member once again to reconsider...

Sri C. V. K. Rao:—As long as I am here, I cannot withdraw it.

Mr. Deputy Speaker:—The bills will be considered one after the other separately.

Sri K. Vijayabhuskara Reddy:—I beg to move:

‘That the Andhra Pradesh (No. 1) Bill of 1970 be read a first time.’

Mr. Deputy Speaker:—Motion moved.

(Mr. Speaker in the chair)

Mr. Speaker:—Now that the Deputy Speaker has given the ruling that the bills should be taken one after the other, I might say we have been observing as a convention that all the bills are taken together. The Deputy Speaker is perfectly right, but the point is that all the bills have to be passed before 3 p.m. We have got 1 hour 45 minutes. Let us finish by 1.15 all the three Bills. Members may speak on all the three bills.

Sri C. V. K. Rao:—I suggest that the first reading of the first Bill be taken up. Similarly, first reading of the second bill and first reading of the third bill...

Dr. T. V. S. Chalapathi Rao:—In the bills Nos. 8 and 10 they showed within brackets (2) and (3) whereas it should be (1) and (2). No. 8 should become No. (1), No. 9 should become No. (2) and No. 10 should become No. (3). If the hon. Minister says it is printer’s mistake I can understand.

Mr. Speaker:—I must be frank; I have myself not gone through the Bills. There might be a genuine mistake. If it is there, either on m., behalf or on behalf of the staff, it is really regretted.
Government Bills;
The Andhra Pradesh Appropriation
(Nos. 1, 2, 3) Bills 1970.
Government Bill:

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The Aitdhra Pradesh Appropriation (Nos 1, 2, 3) Bills, 1970

Governed Bills:
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Government Bills:

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The Andhra Pradesh Appropriation
(No. 1 2 3) Bills, 1970.

[Text in Telugu script]
The Andhra Pradesh Appropriation (Nos. 1, 2, 3) Bills, 1970.

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The Andhra Pradesh Appropriation (Nos. 1, 2, 3) Bills, 1970.

Mr. Speaker,

The Andhra Pradesh Appropriation (Nos. 2, 3) Bills, 1970.

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Government Bills:

The Andhra Pradesh Appropriation (Nos. 1, 2, 3) Bills 1970

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520  50th March, 1970.

Government Bills:
The Andhra Pradesh Appropriation (Nos. 1 2 3) Bills, 1970

...
The net amount of pay and allowances due to such of those non-gazetted officers for whom pay could be drawn for the month of June, 1969 should be drawn by the drawing officers in a miscellaneous bill wherein they will indicate the amount due to each non-gazetted officer by name: the Treasury Officers will pass the bill keeping the amount in a separate register so that the final adjustment of these amounts could be watched by them.
The Andhra Pradesh Appropriation (Nos 1, 2, 3) Bills, 1970.

The pay and allowances of all non-Gazetted officers who attended office only for a part of the month of March 1970 can be drawn only after orders of the Government regarding how the period of their absence should be treated as such all drawing officers are requested to await further orders of Government with regard to the manner in which the pay and allowances of these officers are to be drawn.

Admission to the junior colleges will ordinarily be confined to the candidates domiciled in the Telangana region and candidates whose parents are domiciled in the Telangana region but who had their school education outside the region shall submit their parents' domicile certificate.
The Andhra Pradesh Appropriation (Nos 1, 2, 3) Bills, 1970.

A mission of non Telangana candidates shall not in any case exceed 3% of the total seats in the colleges situated in the capital and 2% in the colleges situated in the districts of Telangana from the categories Nos. 3 to 7. The number of candidates from any college shall not in any case exceed 3% of the total seats in the college.

No persons shall be nominated to the Legislative Council merely because they are candidates for the Legislative Assembly elections, and no person shall be nominated to the Legislative Council merely because he is a member of the Legislative Assembly.
Government Bills:
The Andhra Pradesh Appropriation (Nos. 1, 2, 3) Bills, 1970.

(Mr. Deputy Speaker in the Chair)

The spill-over commitments of the State themselves amount to Rs. 350 Crores of which Rs. 180 crores are under power and Rs. 90 crores under irrigation. The over commitments under the State's own plans amount to Rs. 300 Crores of which Rs. 240 Crores are under power and Rs. 60 crores under irrigation. One of the main reasons for this unsatisfactory over-all picture is that there are pockets in the State which are under developed in terms of agricultural production and unless the level of these areas is brought up, the indices of agricultural production or productivity of the State as a whole will not be satisfactory. This brings us to what ought to be the second main objective for the States plan for the removal of regional imbalances. Establishment of Bharat Heavy Electrical Unit—Final decision of the Government of India is awaited.

Second unit of the Indian Telephone Industry—Considering to constitute a Committee to go into it.

Cement factory at Tandur—We understand that the prospects of getting even Tandur plant in Public Sector are doubtful.

Fertiliser Project at Visakhapatnam—Granted a letter of intent to this factory for setting up. The Government of India have been requested to issue the licence soon.

Tractor project in the A. P.—The project is actively pursued by the State Government.

Steel Plant—The Steel Plant set up in Andhra Pradesh are being actively pursued by the Government of India. Now it is actively pursued. Establishment of Bharat Heavy Electrical Unit—Final decision of the Government of India is awaited.
Government Bills:
The Andhra Pradesh Appropriation (Nos 1, 2 & 3) Bills, 1970.

31st March, 1970

[Extract from the text]
Government Bills:
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30th March, 1970.

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The Andhra Pradesh Appropriation (Nos. 2, 3) Bills, 1970

మంగళతరు వతితీరితున్న మిను కరారం. అస్వాభావికంగా కథితారు ఎంతమంది తమిళ మనం. ప్రతి తమిళం ఎంతా పంపించి వచ్చింది, ప్రతి తమిళం ఎంతా పంపించింది. ఎంతా ఉంటే, ఎంతా భనియాలు ఉంటాయి.

ఈ సంభాషలో ప్రతి తమిళం ఎంతా పంపించింది, ప్రతి తమిళం ఎంతా పంపించింది. ఎంతా ఉంటే, ఎంతా భనియాలు ఉంటాయి.

ముందుగా ఇద్దరు లేదా ఎడిగా ఉన్న ప్రతి తమిళం ఎంతా పంపించింది, ప్రతి తమిళం ఎంతా పంపించింది. ఎంతా ఉంటే, ఎంతా భనియాలు ఉంటాయి.
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30th March, 1970.

Government Bills:
The Andhra Pradesh Appropriation (Nos. 1, 2, 3) Bills, 1970.

It is only a paralysed Government attacked with paralysis. There are no veins which are vital with vigour and vitality. There are no veins which are vital with vigour and vitality. It is only a paralysed Government attacked with paralysis. There are no veins which are vital with vigour and vitality. It is only a paralysed Government attacked with paralysis. There are no veins which are vital with vigour and vitality. It is only a paralysed Government attacked with paralysis. There are no veins which are vital with vigour and vitality.

As a whole, I am saying, it is a colossal waste of public funds. Will the Government at least try to revitalise the administration or simply pass the demands as they are having the required majority?

(Sri C. V. K. Rao stood up)

Mr Deputy Speaker:—No time to speak Mr. Rao, Mr. Muni-swamy will wind up the discussion.

Sri C. V. K. Rao:—As a protest, I am walking out, Sir.

(Sri C. V. K. Rao then walked out of the House)
Government Bills.
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30th March, 1970.

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Govt. of Andhra Pradesh

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The Andhra Pradesh Appropriation (Nos 2, 3) Bills, 1970.
30th March, 1970.


Sri K. Vijayabhaskara Reddy:—Wherever it is declared as famine affected areas or cyclone affected areas the collectors will take appropriate action. Drainage committee opposition members will agree. Quorum is formed by opposition members themselves. There is no quorum. Even if opposition members also agree. They put the question to the opposition members themselves to accept or reject. It's the opposition members themselves to accept or reject. C. P. M. said to accept. The opposition said not to accept.

Main opposition 80 members:—Main opposition accepted. The opposition 40 members rejected.

Opposition party members:—Opposition party members are in the audience. The opposition party members put the question whether to accept or reject. C. P. M. accepted. The opposition rejected.

The Andhra Pradesh Appropriation (Nos. 1, 2, 3) Bills, 1970. C.W.P.C. clearance necessary. Famine cyclone land revenue stay. Loans cannot stay. Famine cyclone land revenue remission. Relief works cannot land revenue remission stay. Sri K. Vijayabhaskara Reddy:—Wherever it is declared as famine affected areas or cyclone affected areas the collectors will take appropriate action. Drainage committee opposition members will agree. Quorum is formed by opposition members themselves. There is no quorum. Even if opposition members also agree. They put the question to the opposition members themselves to accept or reject. It's the opposition members themselves to accept or reject.
Government Bills:

The Andhra Pradesh Appropriation (Nos 1, 2, 3) Bills, 1970.

30th March, 1970. 541

The Andhra Pradesh Appropriation (Nos 1, 2, 3) Bill, 1970.

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The Andhra Pradesh Appropriation
(Nos. 1, 2, 3) Bills, 1970.

Government Bills:

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Sri K. Vijayabaskara Reddy:— I beg to move that the Andhra Pradesh Appropriation Bill, 1970 be read a first time.

Mr. Deputy Speaker:—Motion moved (pause)

Mr. Deputy Speaker:—The question is:

"That the Andhra Pradesh Appropriation Bill, 1970 be read a first time."

The motion was adopted.

Sri K. Vijayabaskara Reddy:— I beg to move:

"That the Andhra Pradesh Appropriation Bill, 1970 be read a second time."

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

Mr. Deputy Speaker:—The question is:

"That the Andhra Pradesh Appropriation Bill, 1970 be read a second time."

The motion was adopted.

Clause 2, Schedule, Clause 1, long title and enacting formula.

Mr. Deputy Speaker:—I shall put the clauses to the vote of the House.

The question is:

"That Clause 2, Schedule, Clause 1, long title and enacting formula do stand part of the Bill."

The motion was adopted.

Clause 2, Schedule, Clause 1, long title and enacting formula were added to the Bill.

Sri K. Vijayabaskara Reddy:— I beg to move.

"That the Andhra Pradesh Appropriation Bill, 1970 be read a third time."

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

Mr. Deputy Speaker:—The question is:

"That the Andhra Pradesh Appropriation Bill, 1970 be read a third time."

The motion was adopted.

Sri K. Vijayabhaskara Reddy—I beg to move:

"That the Andhra Pradesh Appropriation (Nos 1, 2, 3) Bills, 1970 be read a first time."

Mr Deputy Speaker :— Motion moved. (pause)

Mr Deputy Speaker:— The question is:

"That the Andhra Pradesh Appropriation (Nos. 2) Bill, 1970 be read a first time."

The motion was adopted.

Sri K. Vijayabhaskara Reddy—I beg to move:

"That the Andhra Pradesh Appropriation (Nos. 2) Bill, 1970 be read a second time."

Mr Deputy Speaker:— Motion moved. (pause)

Mr Deputy Speaker:— The question is:

"That the Andhra Pradesh Appropriation (Nos. 2) Bill, 1970 be read a second time."

The motion was adopted.

Clause 2, Schedule clause long title and enacting formula

Mr. Deputy Speaker:—I shall put the clauses to the vote of the House.

The question is:

That Clause 2 Schedule, Clause 1, long title and enacting formula do stand part of the Bill.

The motion was adopted.

Clause 2, Schedule, Clause 1, long title and enacting formula were added to the Bill.

Sri K. Vijayabhaskara Reddy—I beg to move:

"That the Andhra Pradesh Appropriation (Nos. 2) Bill, 1970 be read a third time."

Mr Deputy Speaker:— Motion moved. (pause)

Mr Deputy Speaker:— The question is:

"That the Andhra Pradesh Appropriation (Nos. 2) Bill, 1970 be read a third time."

The motion was adopted.

Mr Deputy Speaker:— Motion moved.

The question is:

That Clause 2 Schedule, Clause 1, long title and enacting formula do stand part of the Bill.

The motion was adopted.

Clause 2, Schedule, Clause 1, long title and enacting formula were added to the Bill.

Sri K. Vijayabhaskara Reddy—I beg to move:

"That the Andhra Pradesh Appropriation (Nos. 2) Bill, 1970 be read a fourth time."

Mr Deputy Speaker:— Motion moved. (pause)

Mr Deputy Speaker:— The question is:

"That the Andhra Pradesh Appropriation (Nos. 2) Bill, 1970 be read a fourth time."

The motion was adopted.

Mr Deputy Speaker:— Motion moved.

The question is:

That Clause 2 Schedule, Clause 1, long title and enacting formula do stand part of the Bill.
Government Bills: The Andhra Pradesh Appropriation (Nos. 1, 2, 3) Bills, 1970

THE ANDHRA PRADESH APPROPRIATION (No 3) BILL, 1970

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

"That the Andhra Pradesh Appropriation No. 3) Bill, 1970 be read a First time.

Mr. Deputy Speaker.—Motion moved.

(Pause)

Mr. Deputy Speaker.—The question is:

"That the Andhra Pradesh Appropriation (No 3) Bill, 1970, be read a First time."

The motion was adopted.

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

"That the Andhra Pradesh Appropriation (No. 3) Bill, 1970 be read a Second time."

Mr. Deputy Speaker:—Motion moved.

(Pause)

Mr. Deputy Speaker:—The question is:

"That the Andhra Pradesh Appropriation (No 3) Bill 1970 be read a Second time."

The motion was adopted.

Clause 2, Schedule, Clause 1, Long Title and Enacting Formula.

Mr. Deputy Speaker:—I shall now put the clauses to vote.

Mr. Deputy Speaker:—The question is:

"That Clause 2, Schedule, Clause 1, Long Title and Enacting Formula, do stand part of the Bill."

The motion was adopted.

Clause 2, Schedule, Clause 1, Long Title and Enacting Formula were added to the Bill.

Sri K. Vijayabhaskara Reddy:—Sir, I move:

"That the Andhra Pradesh Appropriation (No. 3) Bill, 1970 be read a Third time."

Mr. Deputy Speaker: Motion moved.

(Pause)

The question is:

"That the Andhra Pradesh Appropriation (No. 3) Bill, 1970, be read a third time."

The motion was adopted.
30th March, 1970.


ANNOUNCEMENT

re:—Decisions of the Business Advisory Committee.

Mr. Deputy Speaker:—I am to announce to the House the following decisions of the Business Advisory Committee, a meeting of which was held on 30-3-70.

81-3-70 (Morning) Discussion on No-Confidence Motion (after question-hour).

(Evening) Bill left over from the agenda of 30-3-70; and

The A. P. (Andhra Area) Tenancy Amendment Bill, 1970, to be referred to the Joint Select Committee.

1 4-70 Discussion on No-Confidence Motion.

2-4-70 Discussion on No-Confidence Motion and Reply by the Chief Minister.

3-4-70 (Morning) Discussion on Bhargava Committee Report. (No Question-Hour)

The House now stands adjourned to meet at 4 P.M. today.

(The House then adjourned.)

The House re-assembled after lunch at quarter past four of the clock.

(Mr. Deputy Speaker in the Chair)

BILLS

ANDHRA PRADESH PAYMENT OF SALARIES AND REMOVAL OF DISQUALIFICATIONS (AMENDMENT) BILL, 1970

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

"That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1970, be read a first time.

Mr. Deputy Speaker:—Motion moved.

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Government Bill:  

It is sheer waste of funds at a time when crying need of the hour is economy and to pay the underdog namely scavengers, sweepers and N. G. O.s. Therefore, I appeal to the Chief Minister to withdraw this Bill.


The Hon'ble Governor of the State of Andhra Pradesh, considering it necessary in the public interest to amend the Andhra Pradesh Payment Salaries and Removal of Disqualifications Act, 1970, presents the following Bill for the approval of the Legislature:


The Bill provides for the amendment of the Andhra Pradesh Payment Salaries and Removal of Disqualifications Act, 1970, in order to make it applicable to the local bodies in the State of Andhra Pradesh.

The Bill further provides for the removal of disqualifications for certain acts committed by local body members.

The Bill is supported by the following Resolution:

Resolutions:


The Bill is now introduced for consideration and adoption by the House.
Government Bill:


30th March, 1970.
Government Bill:

Mr. Deputy Speaker:—The question is:
“The Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1970, be read a first time.”

The motion was adopted.

Sri K. Brahmananda Reddy:—Sir, I beg to move:
“‘That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1970, be read a second time.’

Mr. Deputy Speaker:—Motion moved.

(Pause)

Mr. Deputy Speaker:—The question is.
“That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1970, be read a second time.”
The motion was adopted.

Clauses 2 to 7, 1 Long Title, and Enacting Formula.

Mr. Deputy Speaker:—The question is:

"That clauses 2 to 7, 1 Long Title and Enacting Formula do stand part of the Bill."

The motion was adopted.

Clauses 2 to 7, 1 Long Title and Enacting Formula were added to the Bill.

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

"That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1970, be read a third time."

Mr. Deputy Speaker:—Motion moved.

(Pause)

Mr. Deputy Speaker:—The question is:

"That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1970, be read a third time."

The motion was adopted.

THE ANDHRA PRADESH MUNICIPALITIES (AMENDMENT) BILL, 1970.

Sri N. Chenchurama Naidu:—Sir, I beg to move:

"That the Andhra Pradesh Municipalities (Amendment) Bill, 1970 (as reported, by the Regional Committee) be read a second time."

Mr. Deputy Speaker:—Motion moved.
30th March, 1970.

Government Bill:

[Text of the bill in English]

[Text of the bill in Telugu]
Government Bill
The Andhra Pradesh Municipalities
(Amendment) Bill, 1970.

The municipal council is an imaginary body. What is the piecemeal amendment, I am asking. Therefore, I request the Government to shelve this amendment and see that the wholesale Bill with all the relevant amendments be carried through. Otherwise, it serves no purpose.

105-17
The object of the amending Bill seems to be good. But what is there whether the council is empowered to collect the property tax immediately or later? All the same, we know usually a person who spends lakhs of rupees for the house equips it with Rs. or 3 lakhs. Thus block-money earned is being spent on equipment etc. The Municipal administration, for purposes of house tax, will only look to the superstructure and levy tax, but do not take into account the money spent for equipment inside the house. There are very many palaces and I am sure most of the black money, earned through various illegal methods go in equipping the house. So as to avoid higher taxation. Therefore, that being the case, I should ask why should Municipality have this power to tax every six months. I am afraid poor people may be affected. This is how things are going. The administration does not take necessary steps even to tax people who sink their monies earned through black-market in shape of equipment etc. That also has to be taken into account. A huge building in a beautiful area my cost say, three lakhs of rupees, in a thousand-yards plot; and the actual construction thereof might cost Rs. 1 lakh and the equipment inside, another Rs. 2 lakhs. So the total comes to Rs. 8 lakhs. But the Municipal administration would only take the cost of the building, namely, Rs. 1 lakh into consideration and tax it. So long as this defective taxation system is there, why should they bother about taking for every six months. At least, will the Government take into consideration all these aspects?
Government Bill:  

30th March, 1970

(Official Language)
Mr. Deputy Speaker:—The question is:
“That the Andhra Pradesh Municipalities (Amendment) Bill, 1970 (as reported by the Regional Committee) be read a second time.”

The motion was adopted.

Clauses, 2 to 6, clause 1 Long Title and Enacting Formula

Mr. Deputy Speaker:—The question is:
“That Clauses 2 to 6, Clause 1, Long Title and Enacting Formula do stand part of the Bill”.

The motion was adopted. clause 2 to 6, Clause 1, Long Title and Enacting formula were added to the Bill.

Sri N. Chenchu Rama Naidu.—Sir, I beg to move:
“That the Andhra Pradesh Municipalities (Amendment) Bill, 1970 (as reported by the Regional Committee) be read a third time”.

Mr. Deputy Speaker:—Motion moved.

Sri C.V K. Rao:—Hon. Minister has explained that after all the half-yearly collection of tax is no speciality and Members may as well support it.

I am not convinced of that particular stand. We should remember that in the towns property tax is a major burden on the people and it has been the practice till today that collection is being made once a year. As we all know, a majority of the people belong to the poorer sections. Of course, if it is easier for them nothing would prevent them from paying the tax half-yearly. But generally they pay once a year. As you know, the tax collecting authority is totally corrupt and I do not think the Minister would try to cover it up. Therefore, it is better we do not change it this way. After all, this does not help the municipal finances or municipal administration as far as the tax-payers concerned. It is known that income-tax and such other taxes are paid once a year. When a majority of the people are small tax-payers owning a hut or a house, I cannot understand why they should be harassed once every six months. It should be open to them to pay the tax once a year if they desire. But when the Government gives this power to the tax collecting authority, I am sure there will be much harassment. I do not know whether my arguments carry weight with the Minister. But, one day or other he has got to be convinced of the stand we are taking. It is better the Government thinks over it very deeply in the interests of the hut dweller or a small house owner.
Mr. Deputy Speaker.—The question is.

“That the Andhra Pradesh Municipalities (Amendment) Bill, 1970 be read a third time.”

The motion was adopted.

THE ANDHRA PRADESH CO-OPERATIVE SOCIETIES (AMENDMENT) BILL, 1970

Sri T. Ramaswami:—Sir, on behalf of the Chief Minister, I beg to move.

“That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970 (as reported by the Regional Committee) be read a Second time”.

Mr. Deputy Speaker. Motion moved.
Mr. Deputy Speaker:—If you want, the Government will supply you.

Sri A. Madhava Rao:—As a matter of fact, I am myself not able to make out anything, though I know some thing of it. I do not think whether any person would be able to make any headway in this. Therefore, I request you to direct the Minister to supply original Acts.

Mr. Deputy Speaker:—Any reference you want, will be read out.

Sri A. Madhava Rao:—How can it be done? The Chair may see that there are a number of amendments even for Explanation. Therefore, what we request is that we may be supplied with the original Acts.

Mr. Deputy Speaker:—This Bill is coming to us from the Regional Committee which has already discussed this.

Sri G. Sivaiah:—When an amendment is placed before us, should we not have the original Act with its provisions and amendments? I am also feeling very difficult to compare the amendments to the original provisions. It is not possible to understand the amendments. We want the original Act itself.

Sri T. Ramaswamy:—When the Bill was introduced, all the material had been supplied to the Members.
Sri Pragada Kotaiah:—At least the Regional Committee Report must have been attached to this report. The Report of the Select Committee was referred back to the Regional Committee. The authors of the amendments are not known. Therefore, we are not able to understand.

Mr. Deputy Speaker:—This Bill is as reported by the Select Committee. The Regional Committee has not said anything about the amendments to the Bill. Therefore, we are not able to understand.

Sri Pragada Kotaiah:—The Bill as reported by the Select Committee was placed before us. It was referred to the Regional Committee, and the Select Committee has not said anything about the amendments. Therefore, we are not able to understand.

Mr. Deputy Speaker:—This Bill is as reported by the Select Committee. The Regional Committee has not said anything about the amendments to the Bill. Therefore, we are not able to understand.
SM 30th March, 1970.


It is more or less a death-knell of the co-operative movement in Andhra Pradesh State. That is the result. It will mean the end of the co-operative movement in Andhra Pradesh State. That is the result. It will mean the end of the co-operative movement in Andhra Pradesh State.

Let them give it and tomorrow we can take it up.

Ramaiah: Will there be some changes in the Bill?

T. Rama Raghava Reddy: There will be some changes in the Bill. Let us give the Report. Members can see them.

Sri T. Rama Raghava Reddy: Our changes are underlines in the Bill given with the Report. Members can see them.
Government Bill:
The Andhra Pradesh Co-operative
Societies (Amendment) Bill, 1970.

0th March, 1970

How is it possible?

Sri T Ramaswamy:—As far as I know it is never supplied. This was supplied to the hon. Members and the sections that were sought to be amended were also given along with the amendments. If the Members do not carry, what can I do?

Sri G. Siviah:—We were given in the beginning; we could not bring all those things. At the same time, at any cost I do not want
30th March, 1970.

Government Bill:
The Andhra Pradesh Co-operative
Societies (Amendment) Bill, 1970.

to postpone this Bill. This should be taken up in this session and
passed.

Mr. Deputy Speaker :— The question is:

Mr. Deputy Speaker :— The question is:

Mr. Deputy Speaker :— The question is:

Dr. T. V. S. Chalapathi Rao :— Rule 126 on page 26 “The
Select Committee Report on the Bill must be presented to
the Assembly” as amended.

Dr. T. V. S. Chalapathi Rao :— Rule 126 on page 26 “The
Select Committee Report on the Bill must be presented to
the Assembly” as amended.
Sri C. V. K. Rao:—The Select Committee report is the outcome of the Bill. The Bill is the parent. This is the child of that. You put the child and left the parent.

Sri C. V. K. Rao:—The report of the Select Committee and the Bill are given here.

Sri C. V. K. Rao:—Where is the Bill?
Sri T. Ramaswamy:—Amended Bill.
Sri C. V. K. Rao:—Not the original Bill.

Sri C. V. K. Rao:—Not the original Bill.

Sri T. Ramaswamy:—I introduced the Bill with the objects and reasons and then it was sent to the Select Committee. From the Select Committee, the report and the Bill have come.

Sri C. V. K. Rao:—My contention is that sometimes you print 'objections and reasons' not 'objects and reasons'. This is the type of Government that is functioning. Look at this. It is objections and reasons. Even objection and reasons should become part and parcel of this.

Sri T. Ramaswamy:—It is statement of objects and reasons, Sir.

Sri C. V. K. Rao:—As a matter of fact the Government can as well say: "We are supplying you gazettes free of charge and the bills are published there. Why on earth should we place bills in your hands?" If we permit, government can take such a stand. Here, when we are discussing the whole thing, is it not the bounden duty of the Government that the Bill as it is must be placed in our hands and then the select committee report with all its amendments? You have to give a ruling on that.

Mr. Deputy Speaker: The rule says that the Bill as reported by the Select Committee be read a second time and the report is submitted.
Government Bills:

A portion of the Act also can be called Bill, Sir?

Mr. Deputy Speaker:---The Bill as reported by the Select Committee is the point.

Sri G. Latchanna:—It is irregular.

Mr. Deputy Speaker:—There is nothing irregular I find.

Mr. Deputy Speaker:—I do not think so. A few minutes earlier, you have passed the Municipalities Bill.

It is a death knell to co-operative movement. He used a very strong term. Why should we grope in the dark? It will help the Government also. The opposition will co-operate with the government, to pass the Bill. We do not want to obstruct the Bill because we want it, because it is comprehensive and useful to the co-operative movement. We do not want to take a leap in the darkness.
Government Bill:

Mr. President,


1. Weavers' Cooperative Society is a function of the individual handloom weaver and the Artisan Co-operative Society function of the individual Artisan. Weavers' Cooperative Society is a creature of the Government. The Registrar also is a creature of this Government.

2. The Agricultural Credit Society is a money lending business. The Agricultural Credit Cooperative Society business is a money lending business. The difference between the two is that the Agricultural Credit Cooperative Society lends money to the individual. The Artisan Co-operative Society lends to the Artisan Co-operative Societies for a function of the individual. Vested interests are vested interests. Vested interests are vested interests.

3. Election of Committee Members.

Vested interests are vested interests. Small scale industries development corporation.

4. Industrial Development Corporation.
Government Bill:  

Managing Director of the Andhra Pradesh Co-operative Societies, Mr. Shri S. A. Reddy, a veteran Co-operator of Madras State, was removed from office for corrupt dealings. He was a member of the Co-operative Union and had been involved in various corrupt practices. The elections to the Co-operative Union were rigged and the incumbent was re-elected. The situation is alarming and requires immediate action. The elections should be held under democratic principles and without any interference.
5th March, 1970, Government Bills:
The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970

The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970

The Andhra Pradesh Co-operative Societies (Amendment) Act, 1970, provides for the following:

1. The central bank shall have a fund for the purpose of meeting any deficit in the income of the central bank.
2. The central bank shall have a fund for the purpose of meeting any deficit in the income of the local cooperative banks.
3. The central bank may borrow money from any source, including the Government of Andhra Pradesh, for the purpose of meeting any deficit in the income of the central bank.
4. The central bank may raise money by way of subscription from the members of the central bank.
5. The central bank may issue bonds or other securities for the purpose of meeting any deficit in the income of the central bank.
6. The central bank may enter into any contract or agreement for the purpose of meeting any deficit in the income of the central bank.
7. The central bank may make any appropriation for the purpose of meeting any deficit in the income of the central bank.
8. The central bank may incur any expenditure for the purpose of meeting any deficit in the income of the central bank.

The Andhra Pradesh Co-operative Societies (Amendment) Act, 1970, provides for the following:

1. The central bank shall have a fund for the purpose of meeting any deficit in the income of the central bank.
2. The central bank shall have a fund for the purpose of meeting any deficit in the income of the local cooperative banks.
3. The central bank may borrow money from any source, including the Government of Andhra Pradesh, for the purpose of meeting any deficit in the income of the central bank.
4. The central bank may raise money by way of subscription from the members of the central bank.
5. The central bank may issue bonds or other securities for the purpose of meeting any deficit in the income of the central bank.
6. The central bank may enter into any contract or agreement for the purpose of meeting any deficit in the income of the central bank.
7. The central bank may make any appropriation for the purpose of meeting any deficit in the income of the central bank.
8. The central bank may incur any expenditure for the purpose of meeting any deficit in the income of the central bank.

The Andhra Pradesh Co-operative Societies (Amendment) Act, 1970, provides for the following:

1. The central bank shall have a fund for the purpose of meeting any deficit in the income of the central bank.
2. The central bank shall have a fund for the purpose of meeting any deficit in the income of the local cooperative banks.
3. The central bank may borrow money from any source, including the Government of Andhra Pradesh, for the purpose of meeting any deficit in the income of the central bank.
4. The central bank may raise money by way of subscription from the members of the central bank.
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8. The central bank may incur any expenditure for the purpose of meeting any deficit in the income of the central bank.

30th March, 1970.

To the Legislative Assembly of the State of Andhra Pradesh.

The Speaker of the Legislative Assembly presented the following Bill:


The Bill was read a first time.

The Minister for Finance submitted the following statement of objects and reasons:

The need for an Amendment Bill to the Andhra Pradesh Co-operative Societies Act, 1951, is to be met to provide for the payment of interest on overdue loans. The Bill seeks to amend Section 30 of the said Act, to provide for the payment of simple interest at the rate of 7% per annum on overdue loans.

The Bill also seeks to provide for the payment of interest on overdue interest. The amendment is necessary to ensure that interest is paid on time and to encouraging prompt repayment of loans.

The Bill provides for the payment of interest on overdue interest. This is necessary to ensure that interest is paid on time and to encouraging prompt repayment of loans.

The Bill was passed by the House and presented to the Governor for assent.

[End of statement of objects and reasons]
STATEMENT REGARDING FURTHER REVISION OF THE
SCALES OF PAY OF TEACHERS

Mr Deputy Speaker:—I have just to make a suggestion to the House. The Education Minister wants to make a statement. We are now in the midst of the teachers' strike. As he has to go to the Council now, we will request him to make a statement. If you have no objection, we will allow him in the midst of the discussion to make the statement.

Sri C. Sivayya: In the middle of the discussion on the Bill, if the statement is going to be helpful to one and all it is we come.

Sri P. V. Narasimharao:—As a result of the discussion held by the Chief Minister, Minister for Education and Minister for Finance with the representatives of teachers' organisations and MLCs representing teachers and graduates the following proposals regarding further revision of pay scales announced by Minister for Education on 4.3.70 were agreed to:

<table>
<thead>
<tr>
<th>Existing scales</th>
<th>Revised scales</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>Lower Grade teachers</td>
<td>55-75</td>
</tr>
<tr>
<td>Higher Grade teachers</td>
<td>65-105</td>
</tr>
<tr>
<td>Secondary Grade teachers</td>
<td>80-150</td>
</tr>
<tr>
<td>Trained Graduates</td>
<td>130-250 (higher start of Rs. 145)</td>
</tr>
<tr>
<td>Selection grade</td>
<td>150-180 (extended grade for secondary grade teachers)</td>
</tr>
<tr>
<td>Trained graduates Grade-I and Headmasters</td>
<td>200-315</td>
</tr>
</tbody>
</table>

The posts of non-gazetted headmasters in Government high schools—both in Andhra and Telangana regions—in the scale of pay of Rs. 290 to Rs. 480 on par with local bodies schools and aided schools should be created.

The question of giving the post-graduate scale of pay to post-graduate teachers now working in B.Ed. assistant's posts and to
Statement;

30th March, 1970.

Further revision of scales of pay of Teachers.

those who acquire post-graduate qualifications in future would be examined separately.

Trained graduates in Grade I (Rs. 230) alone should be posted as Deputy Inspectors and Extension Officers of Education, as they were to inspect the work of headmasters of upper primary schools.

The revised pay scales will be implemented with retrospective effect from 1-3-69 with fixation and weightage benefits already announced but without payment of arrears till the end of February, 1970.

The question of extending the benefit of house rent allowance in lieu of the compensatory allowance now drawn by the aided and municipal school teachers in the State and teachers in the Cantonment area is already under the active consideration of Government and orders will be issued shortly.

The question of liberalised pension rules to non-Government school teachers is under examination of the Government separately and will be settled by negotiations between the Government and representatives of teacher's organisations.

Such of the Pay scales of teachers as have not been covered by the announcement of the Education Minister including the former Hyderabad State scales of pay for teachers will be formulated and incorporated in the Government order to be issued. In view of this the representatives of the following teachers organisations have decided to call off the strike with immediate effect.

1. Action Committee of the Teachers Union.
2. United Action Committee of Andhra teachers.
3. Andhra Teachers Action Committee and
4. Action Committee of the Telangana aided and private school teachers Guild.

The names of the representatives are M/s. Bhava Rao, P. Sriramamurty, V. Prabhakara Rao, K. V. Iyer.

I am also glad to announce that the President of Andhra Pradesh Primary Teachers Association who was on hunger strike on the same ground has now decided to call off the hunger strike.

Sri P. V. Narasimha Rao: All the agreements have been covered in this statement, Sir; there is nothing further.
30th March, 1970.

Statement

re: Further revision of scales of pay of Teachers.

Sri P. V. Narasimha Rao:—All these matters have been discussed with the representatives of the Unions and whatever action we are proposing, that is voiced; there will be no further action in view of the calling off of the strike; that goes without saying.

Dr. T. V. S. Chalapathi Rao:—Why not you say in plain and simple language.

Sri G. Sivayya:—There is one thing—the Minister does not say specifically that he will not take any penal action against the teachers; that, he is not prepared to say. He is trying to slip from the point to which we are pinning him down—regarding victimisation.

Sri P. V. Narasimha Rao:—That is what I have said. In view of the calling off of the strike no further action will be taken. I do not believe that the action which has been taken by the Government means victimisation. The very postulate is wrong.

Sri G. Sivayya:—I am just asking whether you drop off victimisation against teachers; you are trying to slip over.

Sri P. V. Narasimha Rao:—There is no victimisation at all; whatever action has been taken is entirely different; victimisation is entirely different.

Dr. T. V. S. Chalapathi Rao:—The delay in announcing this decision is mainly due to the refusal of the Government to say that they will not penalise the teachers for the strike period. On that point we want a categorical and unequivocal statement instead of saying that no action is proposed. It may mean either way. What is the hesitation? What is the hesitation? I appeal to the Minister to say that there will be no fixation.

Sri P. V. Narasimha Rao:—I do not expect the veracity of what the Doctor has said. We have been negotiating with them. It is a package deal. Everything has to be taken as a package deal. On this agreement the signatures of the concerned have been obtained and all is well that ends well.

Sri C. V. K. Rao:—Please clarify this; all is well that ends well—we accept that. You please clarify this position there has been a strike period; are they being paid their wages for the strike period?

Sri P. V. Narasimha Rao:—The question of how to treat the strike period is going to be decided later on.

T. V. S. Chalapathi Rao:—Now the cat is out of the bag.

Sri P. V. Narasimha Rao:—There is no cat and no bag. They have called off the strike with a full realisation.

Sri C. V. K. Rao:—We have a responsibility. We put it to the Government—let the Government be liberal and broad-minded to pay their strike period wages.
Statement: Ifth March, 19^- e: Further revision of scales of pay of Teachers.

Sri G. Sivayya:—They have come up. Very good. Let him now say specifically what the Government is doing about victimisation? What about the salaries?

Sri P. V. Narsimha Rao:—Had there been a decision on that point, it would have formed part of the Statement. The matter has to be decided and the teachers have agreed that the matter may be decided later on.

Sri G. Sivaiah:—That means you are likely to take victimisation. If there is any lacuna in our part, they may again go on strike which will affect the education of our children. Let him come out with a clear-cut policy.

Sri P. V. Narasimha Rao:—I have already clarified. There is nothing to clarify.

These two teachers have been suspended. Similarly. Perhaps, they might have been suspended.

We will go into all these things. We will get the report on these incidents and see what is to be done.

Dr. T. V. S. Chalapathi Rao:—We are glad that an agreement is, after all, reached between the teachers’ representatives and the Government and we really appreciate, the anxiety of the Government for an early settlement. I may submit for the information of the House through you Sir that some of the very signatories who reported to have signed the agreement have informed yesterday that there is delay in announcing the decision to give up that victimisation. Therefore, while we appreciate for all the good things done by the Government, I want to elicit information on some of the important points so that there may not be renewal of strike. Why should there be a renewal of the strike? When seeds of discontent prevail they may germinate and spoil the entire atmosphere. Therefore, the Government also must appreciate and clarify so that there may not be any problem. Instead of having a discontented teacher there will be a contented teacher at least for the time being.
GOVERNMENT BILL
THE ANDRA PRADESH CO-OPERATIVE SOCIETIES (Amendment BILL, 1970)

A man who is carrying on business of such kind as the Registrar may, by general or special order, declare to be a business which is in conflict with the objects or interests of the society.

271    With Marx', 1970.
Government Bill: 30th March, 19/0.

Th. Anitha Pradesh Co oper t’ve Societies
(Amendment, Bill 19/0).

He was practically called the father of the Co-operative Movement in South India.

Politics and factionism have entered into the field where they have no place.
Registrar is going to become a very, very powerful man. Registrar is going to be virtual dictator of co-operative movement which is contrary to the very principle of co-operation. Registrar is in no way an impartial officer. Registrar unfortunately is controlled by the Government. Government means executive, executive means Ministers, Ministers means Groups. Registrar is unfortunately compelled to identify himself with one faction or the other.
Government Bill:

The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970

One has to oppose it because it is against the fundamentals of Co-operation and therefore, we have to oppose it.

Why that arbitrary power to Registrar or a Sub-Registrar? Why don't you permit any person to adduce evidence?

Sri C.V.K. Rao:—Mr. Deputy Speaker:—Sir.

This Co-operative Societies (Amendment) Bill is a half-hearted measure. I think, the Government has not understood the significance and the important recommendations that are made at the Conference of the Chief Ministers and the Ministers of States in charge of Co-operation held two years back. Now the co-operative movement is a democratic movement which could serve some purpose in a Welfare State. It is not started by this Government, if is started by the previous Government of British Rulers with an objective to keep men contented with small reforms. The democrats in the country wanted to take advantage of that in the early days of Independence Struggle. They encouraged it. They did certain service. After Independence, the whole thing fell into the hands of vested interests and it is an admitted fact. The Conference of the Chief Ministers and the Ministers held in 1968 stated that the Co-operative Societies Act has to be amended in order to curb the growth of vested interests. That is the main point. Our Government which has its own experience with these ramified societies should have very clearly placed before this House, the type of vested interests that have crept into the movement, how they have been abusing these Institutions. It is a well-known fact that a co-operative society to be formed, it does not depend on the desire of the co-operators. It depends on the capacity that these men can get loans and other things. In other words, on the one hand the bureaucracy should bless, on the other hand, the vested interests the banks and other investors should bless. Further more, a type of opportunists, political exploiters, the co-operators must get away from the hands of such men. These are the tauts from which the co-operative movement has to be risked. As such, in a fit of reason, the Ministers, the Chief Ministers and others have felt that this movement must be liberated from the fold of the vested interests. What is the measure that is taken—is the measure that the term of the office bearers to be restricted Good enough to curtail the power of the vested interests. It may not be. You may curtail the term of a particular individual as to the number of years he should be in office.
Government Bill:  
30th March, 1970  579
The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

But how does it help the co-operative movement not to fall into the hands of a similar type of vested interest. You are only curtailing the period. You are not curtailing the influence and the power of such men who exploited these institutions. Therefore, a readily effective amendment has to come. This is only an eye-wash business. Therefore, this does not satisfy. On the other hand there is every danger of perpetuating the existing funds.

Secondly it is said that the small farmers would be benefited. We have been sitting on so many things. The entire system is for the small man. We are returned by the majority of the small men. But at the same time the approach is we are working for a few rich people. That is how the whole system is working and as such we are getting into contempt. What are the concrete steps you have taken? Even the existing co-operative movement is intended for these small men. Is he getting it? No, Sir, a radical change is needed. On the other hand, the powers of the Registrar of the Co-operative Societies and perhaps I do not object if someone is given more powers is to hit or hindrance. You may use it in order to put a thing in order. But the Reserve Bank powers are still there. Therefore, the vested interests are made to work with more vigilance in order to deprive the co-operative movement benefits to the common man. I hope that this will not serve the purpose of the common people. Therefore, I wish that the Government itself has discussed the entire recommendations of the Ministers and also I believe the Central Government also has prepared certain reports and made certain recommendations as to how best to improve this co-operative movement. It requires a radical change. It requires to understand the fundamental principle for which the co-operative movement is intended. Unless and until we understand these principles we cannot do much Sir. At the movement, as my friend said whoever is in power abused these institutions. We know it pretty well. I may tell you from my own experience that I have tried to get a Rickshamen Co-operative Society registered for nearly six years —for long six years and in desperation I have got to give it up, because from one pillar to another pillar you are being shunted. So, nothing could be done. Instead of depending on the authorities, instead of caring for anything, you better teach the men how to help themselves. Therefore, the entire system is corrupt. Red-tapism is there. Above all, to fight them it requires a movement to fight the Co-operative movement itself. Therefore it beset, with all sorts of obstacles. I wish the Minister who piloted this amendment bill would have gone deep into the matter. I can as well quote an incident. Once Pandit Jawaharlal Nehru as Prime Minister himself said that it took him three or four years to get a society registered. If that were so to a powerful man, a powerful political leader, a guru of all these ministers and in whose name they stick to power, how about small men? Therefore, under the present conditions any thing can done. Under the present conditions, I would advise that the people who wanted the genuine co-operative movement have got to fight the present people who are serving the vested interests though it is intended for the sake of small men. Therefore, it is a long drawn battle Sir.

Sri G. Sivayya:—Mr. Chairman, the object of this Amendment Bill seems to be good and we need some of these amendments. At the
same time, I am afraid whether the Government could implement its objectives effectively. Sir, I would like point out regarding the disqualification: "A person shall be disqualified for being admitted for being a member if he is carrying on business of such kind as Registrar may by general or special order, etc." Here, I would like to know how far the Registrar will act independently. He will act independently provided the Government does not interfere. I am only afraid that the Government may try to interfere for third advantage if that is not done this provision is good.

Next, there is another provision, which seems to be very good. That is, "A person who holds or who has held office as member or the committee for two consecutive terms shall not be eligible for being chosen as a member of the committee for a third term in continuation. After a long experience we have understood how that once a Cooperator, he is always a cooperator and one who occupies a society shall always occupy the society for many periods as this Government occupied it Government and continued to be in the Government. The object is very good. This is only to end the monopoly of certain individuals who are using the societies for their advantage. Therefore, this amendment is very good and it is welcome.

Another point is "a mortgage bank in respect of its dues, in either case, whether prior to time or subsequent any member owning any land or having interest in any land as a tenant." I would like to know whether a agriculturist who is a tenant holding certain possession or rights on certain lands or a small agriculturist gets certain benefits here. So far, it is good. But later, this wonderful government has got one wonderful amendment: "No lands in respect of which such declaration has been made ...." They should give some declaration etc., who has to take some loans. The substance of the amendment is this: "No land in respect of which such declaration has been made or any part of or any interest in, such land shall be sold or otherwise transferred until the entire amount of the loan or advance taken by the member from the society together with interest thereon etc. ...." Here a land owner or a tenant who has got certain rights over certain lands cannot sell his rights unless he clears his debts that he has borrowed from the bank. If he has to sell they have laid down certain condition. Here we are trying to cut the poor people, though we are trying to show greater prospect for them. The subsequent sections try to curtail his liberty by specifically bringing an amendment not to sell his land or interest on certain conditions. These conditions will make them poorer. If an agriculturist owning a land is going to sell his land, it includes mortgage also. If a tenant has got certain right over certain land, he will sell those rights in the interest of his land subject to the mortgage. Where is the need for us to have that, Sir? It is absolutely unnecessary. By this, we are trying to harass those small holders or tenants and therefore; I am opposed to this.

One more thing. That is, a bad debt etc. As Mr. Pragada Kotaiah and others have pointed out, the object seems to be good, but in practice I am sure, in the name of this bad debt some men try to utilise the societies for their personal ends, make debts and utilise that amount for their personal things. Therefore, there must be something else for this. Why should there be specific restriction? I am
Government Bill:


afraid that this weakness will certainly be utilised by bad element in the society for their advantage. This has to be take into account and a proper amendment has to be brought. At the moment we are not in a position to bring an amendment. At least the hon. Minister will try to bring an amendment to this.

Disqualification of Membership: A member should not be as Director or hold the position in a society or something more than two terms. Some vested interests are playing dominant role to day in controlling this Co-operative system. Therefore, to avoid this difficulty at least let us provide some restriction on the Society i.e., 90% of the land of the society must be in the hands of the small ryots. That is the main intention of the amendment which is a progressive attitude of this Government.
who holds  the  sticks  the  wand  and  the  sword  the  powers  of  parliame


who holds  the  sticks  the  wand  and  the  sword  the  powers  of  parliame

inherent  defects  by  way  of  legislation  or  by  rules  or  by  imposing  restrictions  by  the  Government.  That  cannot  be  wrong.  In  a  democratic  set  up  we  should  not  feel  that  democratic  principles  are  wrong.  The  amendments  which  we  are  introducing,  are  one  of  the  revolutionary  steps  in  the  cooperative  movement.


Chairman:— The question is: "That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970 as reported by the Regional Committee be read a second time."

The motion was adopted.

CLAUSES 2 to 15

Mr. Chairman:— The question is: "That Clauses 2 to 15 do stand part of the Bill".

The motion was adopted.

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

The Motion was adopted.

Mr. Chairman:— The question is: "That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970 as reported by the Regional Committee be read a third time."

The motion was adopted.

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1969

Sri K. Vijayabhaskara Reddy:—Sir, I beg to move: That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1969 be read a first time.

Mr. Chairman:—Motion moved.
The Andhra Pradesh Co-operative Society (Amendment) Bill, 1970

It is a very important Bill. As you know, the amendment proposes the abolition of the existing system of agents and the dealers. The Bill provides for the practical system of pass, which is not only easy to operate but also more advantageous to the societies. The amendment was introduced to ensure that the practical system of pass is passed in 1963 and that the present system is retrospective. This amendment will benefit the societies and the members.

Sri K Brahmananda Reddy:—Discussion can be continued, Sir.
Government Bill:  
30th March, 1970.  

The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970,
further amended the Act 36 of 1950, to exempt certain classes of sales tax on poultry feeding from the Act as it stands.

1. The minimum turnover prescribed in the Act to be charged with sales tax shall be increased from Rs. 10,000 to Rs. 1,00,000.

2. The minimum turnover for the purpose of exemption from sales tax shall be Rs. 10,000.

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51. The minimum turnover for the purpose of exemption from sales tax shall be Rs. 10,000.


The government bill aims to amend the Andhra Pradesh Co-operative Societies Act, 1969, to provide for the payment of general sales tax and to give power to the commission agents to market the poultry and to turn over the poultry to the commission agents. The bill also provides for the payment of general sales tax on the poultry marketed by the commission agents. The bill also provides for the payment of general sales tax on the poultry marketed by the commission agents.
Government Bill

20th March, 1970.


The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1970, provides for the amendment of the Co-operative Societies Act, 1957, to include provisions for the appointment of Commission Agents by the High Court. The amendment bill seeks to clarify the role of Commission Agents in the context of the 1957 General Sales Tax Act and to ensure that they act within the parameters set by the law. The Bill proposes to empower the High Court to appoint Commission Agents and to regulate their conduct, thereby strengthening the framework for the management of co-operative societies in the state.
20th March, 1970.

Government Bill:

Sri O. Venkatesam:—Mr. Ramulu was pleased to inform this House that the High Court has given a judgment in 1963 for the exemption of Sales Tax by the ryots. Will the Government supply a copy of the judgment so that the Members can also be enlightened of the facts of the merits and demerits of the judgment in order to support this amendment Bill.
Government Bill:

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

Date: 30th March, 1970.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 41.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 42.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 43.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 44.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 45.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 46.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 47.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 48.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 49.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.

S. No. 50.

The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.


The Government Bill for the Andhra Pradesh Co-operative Society (Amendment) Bill 1970 provides for the following:

1. Increasing the sales tax to 2% on the turnover of Rs. 10,20,30,50 and 100.
2. Intensive training of the staff.
3. Cash awards every year.
4. Remuneration method for promotions.
5. Sales tax on turnover.

The bill aims to enhance the efficiency and financial stability of the co-operative societies in the state of Andhra Pradesh.
Government Bill:
30th March, 1970.
The Andhra Pradesh Co-operative Societies
(Amendment) Bill, 1970.


Single point raised whether the Bill is passed. Single point has been raised.

Foreign countries having less than 50% consumers societies may be graded as B or C co-operative societies.

High court judgment to be amended. High court judgment is to be amended.

Bill is read first time, second time read first time Bill is read second time.
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5th March, 1970
The Andhra Pradesh Cooperative Societies

Government Bill:

The House then adjourned and met again at half past Eight of
the clock on Tuesday, the 3rd March, 1970.