ANDHRA PRADESH
Legislative Assembly Debates

OFFICIAL REPORT

CONTENTS

Oral Answers to Questions. 401
Short-notice Questions and Answers. 490
Privilege Motion:
Against Minister for Small Scale Industries (Disallowed) 492
Business of the House. 493
Privilege Motion:
re : News item published in 'Current Times'. 497
(Referred to Privileges Committee.)
Calling attention to matters of urgent public importance:
re : Orders of the Secretary of the Narsapuram Municipality to close down 12 Ex-District Board Schools. 501
re : Non-sanctioning of second instalment of loans to ryots for wells in Markapur and Darsi taluks of Ongole District. 502
re : Need for construction of Bantumakkaya Reservoir in Bobbili taluk. 505
re : Construction of the Goppili Varahalagadda Reservoir and Mahendranaya Anicut in Patapattanam taluk. 505
re : Deplorable conditions prevailing in the administration of the Directorate of Medical and Public Health. 506
re : Lock-out by the owners of Rickshaws in Rajahmundry. 513
re : Need for opening of National Tobacco branch at Adusumalli. 515

Printed by the Director of Printing, Government of Andhra Pradesh, Hyderabad at M/s. The Nellore Printers' Association, Nellore.
Business of the House.

Paper laid on the Table:
- Reports of the Regional Committee. 518

Paper placed on the Table:

Government Bills:
- The Andhra Pradesh Chit Funds Bill, 1970. (Passed) 519
- The Andhra Pradesh Intermediate Education Bill, 1970: As reported by the Regional Committee. (Passed) 540
- The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970. (As reported by the Regional Committee.) (Passed) 580
THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES OFFICIAL REPORT.

Fourteenth day of the Fifth Session of the Andhra Pradesh Legislative Assembly.

THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY.
Saturday the 12th December, 1970.
(The House met at Half-Past-Eight of the Clock.)
(Mr. Speaker in the Chair.)
(Oral Answers to Questions.)

PURCHASE OF AEROPLANE FOR THE GOVERNMENT

241—

*506Q.—Sarvasri Agarala Easwara Reddy (Tirupathi) and P. O. Satyanarayana Raju Yemmigai) Will hon. the Deputy Chief Minister be pleased to state:

(a) whether the Government are intending to buy another Aeroplane for their use; and

(b) if so, at what cost?

Hon. The Deputy Chief Minister (Sri J. V. Narasinga Rao) :

(a) No, Sir.

(b) Does not arise.

BROAD-GAUGE RAILWAY LINE BETWEEN SECUNDERABAD AND GUNTUR

242—

*507 Q.—Sri Agarah Easwara Reddy :—Will hon. the Deputy Chief Minister be pleased to State :

Whether there is any proposal for laying a broad-gauge Railway line between Secunderabad and Guntur via Macherla?

Sri J. V. Narasinga Rao :

A proposal to lay broad-gauge Railway line connecting Bibinagar Station on the Secunderabad - Kajipet section with Madikonda Station on the Guntur - Macherial section is under consideration of the Railway administration.
12th December, 1970,

Oral Answers to Questions.

1. Mr. Reddy: As Horamadhi Sandhara, why are the farmers, who had already received this aid, again being debarred from its receipt? Why is this aid granted by the Relief Department in the year 1970-71, while the same is not being granted by the same department in 1969-70?

2. Mr. Reddy: Is it true that the construction of a road at a cost of Rs. 12 lakhs was sanctioned by the General Finance Department in 1970-71, even after the completion of a road of the same cost in 1969-70?

3. Mr. Reddy: Is it correct that the amount of Rs. 12 lakhs spent on the purchase of a road in 1970-71 is the same as the amount spent in 1969-70?

4. Mr. Reddy: Is it true that the purchase of a road in 1970-71 is the same as the purchase in 1969-70?

5. Mr. Reddy: Is it correct that the purchase of a road in 1970-71 is the same as the purchase in 1969-70?
BROAD-GAUGE RAILWAY LINE BETWEEN KOVVURU AND BHADRACHALAM

243—

*508 Q.—Sri Agarala Easwara Reddy:— Will hon. the Deputy Chief Minister be pleased to state:

Whether there is any proposal to lay a broad-gauge Railway line between Kovvur and Bhadrachalam so as to benefit the Kothagudem area which is rich in mineral resources?

Sri J. V. Narasimha Rao:— Yes Sir.

NON-PAYMENT OF SALARIES TO THE STAFF OF P. H. C. IN MUDDANUR SAMITHI

244—

*134 (2644) Q.—Sri C. V. K. Rao (Kakinada):— Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that salaries to the whole of the staff working in Primary Health Centres at Vaddirala and Kondipuram in Muddanur Panchayat Samithi of Cuddapah District were not paid from March, 1970 and T.A. Bills are not settled from the year 1967?
12th December, 1970.

Oral Answers to Questions.

(b) if so, the reasons for the same:

(c) whether the Government will issue orders to the B. D. O concerned to disburse the salaries immediately as the employees are facing untold difficulties and starvation; and

(d) if not, when it will be done?

Dr. M. N. Lakshminarasaiy, The Minister for Transport:

(a) No, Sir the salaries of the staff of Primary Health Centres - Vaddirala and Kondaparam - including T. A. were paid completely up to July 1970 according to the report of the Block Development Officer, Muddanur.

(b) Does not arise.

(c) Does not arise.

(d) Does not arise.

Mr. Pragada Kotaiah:— I want to know whether we are making provision for these amounts in the Budget or not. If so, what is the delay due to? First of all, we have to make provision. It that not so?

Dr. M. N. Lakshmi Narasaiyah:— We are making provision. From the provision only we are releasing funds.
Oral Answers to Questions. 12th December, 1970.

Doctor — Why should they pass through the B. D. O.?

Dr. M. N. Lakshmi Narasimhan:— Because the Primary Health Centre is under Samithi and the only officer who is in charge of it is the B. D. O.

V. L. Ws. AS GOVT. EMPLOYEES.

245—

Q.—Sri K. Govinda Rao (Anakapalli):— Will the Hon. Minister for Panchayati Raj be pleased to state:

(a) whether Village Level Workers in our State are considered to be Government employees for purposes of pension, gratuity, etc.

(b) if not, the reasons therefor;

(c) whether the High Court had decided on this question on a writ petition filed by some of the Village Level Workers working under Zilla Parishads in 1969; and

(d) if so, whether it had been given effect to?

Dr. M. N. Lakshminarasaiah:—

(a) Village Level Workers, whether Government employees or non-Government employees, are eligible for pension, gratuity etc.

(b) Does not arise.

(c) On two Writ Petitions filed by certain Village Level Workers in 1965 on the orders issued treating them as Non-Government Village Level Workers and issuing common rules governing their service conditions, the High Court of Andhra Pradesh delivered judgment in December, 1969 according to which the Village Level Workers recruited and appointed prior to the formation of Panchayat Samithis should be treated as Government servants.

(d) The Advocate General, Andhra Pradesh while furnishing a certified copy of the judgement opined that an important point relating to the right of Government to abolish posts and to retrench...
the personnel holding those posts is involved in this Writ Petition. The learned judges have held that the Government have no right to abolish the posts without following the procedure under Art. 311, which, in the opinion of Advocate General, is not correct and it is a fit case to carry the matter in appeal to the Supreme Court. On his suggestion, action has been taken to file a petition before the High Court for leave to appeal to Supreme Court.

Mr. M. M. O. Gamaladitya:— Mr. Advocate, the personnel holding those posts are involved in this Writ Petition. The learned judges have held that the Government have no right to abolish the posts without following the procedure under Art. 311, which, in the opinion of Advocate General, is not correct and it is a fit case to carry the matter in appeal to the Supreme Court. On his suggestion, action has been taken to file a petition before the High Court for leave to appeal to Supreme Court.
Oral Answers to Questions. 12th December, 1970.

246—

78 (2232; Q. — Sri Badri Vishal Pitti Maharajgunj) :— Will the hon. Minister for Panchayati Raj be pleased to state:

(a) when the Government intend to suitably amend the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1939 and the Andhra Pradesh Gram Panchayats Act, 1964 in view of the report of the Vengal Rao Committee.

(b) whether the views of the Panchayat Raj Institutions at various levels have been ascertained, on the report of the “Vengal Rao Committee”:

(c) if not, the reasons therefore;

(d) whether the Government are of the opinion that it is necessary to ascertain their views, now?

Dr. M. N. Laxminarassiah :—

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

(b) (c) and (d): The views of all the Chairman Zilla Parishads and District Collectors only have been called for. Normally the Chairman being the head of the Zilla Parishad the apex body of the Panchayat Raj Institutions would consult the representatives of the other Panchayat Raj Institutions and Voice their feelings and also consult the members of Zilla Parishad many of whom are Presidents of Panchayat Samithis.
This is very wrong. I read the whole report. He has recommended 73 items. For Government, it is not so easy. It will go through and take a decision.

ABOLITION OF PANCHAYAT RAJ INSTITUTIONS

247—

(a) It is reported in the Press that the Government of Punjab have decided to abolish the Panchayat Samithis in that State.

The Government of Punjab have informed us on 3–8–1970 that the Cabinet Sub-Committee, appointed by that Government, has, based on the recommendations of the Study Team, approved the abolition of the Panchayat Samithis in that State; and that the matter has yet to be finally decided upon by the Cabinet.

(b) Our Government have no proposals to abolish any tier of the Panchayat Raj Institutions in this State.
Mr. Speaker:—I do not exactly remember what the Chief Minister has said. This is a matter which concerns the policy of the Government about which I cannot issue any directions. I do not know what actually happened in the last session and what actually the Chief Minister had stated. I will go through the relevant proceedings.

Dr. T. V. S. Chalapathi Rao:—Kindly see that the concerned Minister presents himself in the House on the day when his questions are taken up.
Oral Answers to Questions. 12th December, 1970.

1. The Minister for Agriculture, Sri R. Satyanarayana Raju (Narasapur):—With the hon. Minister for Agriculture be pleased to State:

(a) the names of the places in which Cotton was raised during 1968–69 in the State and the quantity (in tons) of Cotton raised and the extent of land (in acres) in which it was raised;

(b) whether the Government have provided any help and facilities to raise cotton crop during the year 1968–69; and

(c) if so, the nature of the help given by the Government?

The Minister for Agriculture, Sri Kakani Venkataraman:—

COTTON CROP

248—

Q. 728 (2352).— Will the hon. Minister for Agriculture be pleased to State:

(a) the names of the places in which Cotton was raised during 1968–69 in the State and the quantity (in tons) of Cotton raised and the extent of land (in acres) in which it was raised;

(b) whether the Government have provided any help and facilities to raise cotton crop during the year 1968–69; and

(c) if so, the nature of the help given by the Government?

(a) (b) and (c) — The answer is placed on the Table of the House.

FOOD AND AGRICULTURE (AGRI VI) DEPARTMENT

Paper placed on the Table of the House - Vide answer to Legislative Assembly Question No. 2352 (Starred) [248] by Sri R. Satyanarayana Raju, M. L. A.

(a) The names of the places in which Cotton was raised during 1968-69 in the State and the quantity (in tons) of Cotton raised and the extent of land (in acres), in which it was raised;

The district wise particulars of area where Cotton was raised and the quantity of Cotton produced therein during 1968-69 are as follows:

<table>
<thead>
<tr>
<th>District</th>
<th>Area in acres</th>
<th>Production in bales of 180 kgs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Visakhapatnam</td>
<td>100</td>
<td>—</td>
</tr>
<tr>
<td>2. East Godawari</td>
<td>2,900</td>
<td>400</td>
</tr>
<tr>
<td>3. West Godavari</td>
<td>400</td>
<td>100</td>
</tr>
<tr>
<td>4. Krishna</td>
<td>4,900</td>
<td>1,300</td>
</tr>
<tr>
<td>5. Guanator</td>
<td>32,500</td>
<td>7,500</td>
</tr>
<tr>
<td>6. Nellore</td>
<td>11,600</td>
<td>600</td>
</tr>
<tr>
<td>7. Kurnool</td>
<td>3,47,500</td>
<td>43,700</td>
</tr>
<tr>
<td>8. Ananthapur</td>
<td>77,900</td>
<td>5,800</td>
</tr>
<tr>
<td>9. Cuddapah</td>
<td>18,400</td>
<td>3,200</td>
</tr>
<tr>
<td>10. Chittoor</td>
<td>100</td>
<td>—</td>
</tr>
<tr>
<td>11. Srikakulam</td>
<td>—</td>
<td>—</td>
</tr>
</tbody>
</table>

Andhra Region

|                     | 4,96,300      | 62,600                        |

12. Hyderabad        | 700           | 100                           |
13. Nizamabad        | 7,800         | 1200                          |
14. Medak            | 1,800         | 200                           |
15. Mahboobnagar     | 26,300        | 1,600                         |
16. Nalgonda         | 4,100         | 700                           |
17. Warangal         | 2,600         | 400                           |
18. Khammam          | —             | —                             |
19. Karimnagar       | 3,700         | 300                           |
20. Adi abad         | 2,00,600      | 28,900                        |

Telangana Region

|                     | 2,47,600      | 33,400                        |

Andhra Pradesh

|                     | 7,43,900      | 96,000                        |
(c) Three Cotton schemes were sanctioned during 1968-69. In respect of Package Scheme for rainfed Cotton it was proposed to cover 35,000 acres. 50% subsidy on plant protection chemicals subject to a maximum of Rs. 0/- per acre in Adilabad and Rs. 15/- per acre were provided. In addition 50% subsidy on hand operated sprayers subject to a maximum of Rs. 100/- each on 450 sprayers and 50% subsidy subject to a maximum of Rs. 50/- each on 150 dusters was also provided under the scheme.

Under the second scheme viz., package scheme for the development of cotton in rice fallows, it was proposed to cover 50,000 acres. 50% subsidy on plant protection chemicals subject to a maximum of Rs. 15/- per acre and 50% subsidy on 1500 hand operated sprayers subject to a maximum of Rs. 100/- each was provided.

Under the third scheme viz., scheme for development of Sea Island Cotton it was proposed to cover 1000 acres 50% subsidy on plant Protection chemicals at Rs. 40/- per acre and 50% subsidy on hand operated sprayers at Rs. 100/- each on 35 sprayers was provided in the main scheme at Yemmiganur. In the exploratory trial areas of Ananthapur district an amount of Rs. 60/- per acre towards 50% subsidy on plant protection chemicals was provided.

STATUTORY CORPORATION FOR DAIRY FARMS

29 — *797 (2929: Q. — Dr. T. S. Murthy :— Will the hon. Minister for Agriculture be pleased to state :—

whether there is a proposal to farm statutory Corporation to bring all Government Dairy Farms under one Agency?

DEVELOPMENT OF DAIRYING AND MARKETING OF MILK

*250 (2836-N) Q. — Sri A. Madhava Rao :— Will the Hon. Minister for Agriculture be pleased to state :—
Oral Answers to Questions. 12th December, 1970.

(a) whether the Indian Dairy Corporation has provided any financial assistance this year to the State for development of dairying and marketing of milk; and

(b) if so, how much and on what terms and conditions?

CREATION OF SELECTION GRADE POSTS ETC.
AS PER THE G. O. MS. NO. 173

*587 (942) Q.— Sarvasri Vavilala Gopalakrishnaiah, and Poola Subbaiah:— Will the hon. Minister for Finance be pleased to state:

(a) Whether the ‘Government have taken any action so far on the following paras of G. O. Ms. No. 173, Finance, dated 13–6–1969:

(i) Para 5 (selection grade posts)

(ii) Paras 7 and 13 (scales of teachers)

(iii) Para 11 (scales of employees of Local Bodies, Industrial and Commercial Undertakings); and
(b) if so, whether copies of rules framed or orders issued in this regard be placed on the Table of the House?

The Minister for Finance:— (Sri K. Vijayabhaskara Reddy):—

(a) (i) Government have already taken action in the matter and issued orders laying down necessary guide lines and rules for creation of selection grade posts and appointments thereon. Based on these rules a member of Departments have also issued appointment orders to the selection grades.

(ii) Orders have already been issued by the Education department revising the pay scales of all teachers.

(iii) Orders of Government have already been issued revising the pay scales of employees of Panchayat Samithis and Zilla Parishads and employees of Printing Press.

(b) Copies of the following orders so far issued in respect of item (i to (iii) above are placed on the Table of the House.

(1) U. O. Note No. 808/PC/69-1, dated 21-7-1969.
(6) Industries Department G. O. Ms. No. 984, dated 6-11-1969

L.A.Q. No. 942 given by Sri Vavilala Gopalakrishnayya, M.L.A.
Papers placed on the Table vide answer to LAQ No. 597 (*251)

GOVERNMENT OF ANDHRA PRADESH
FINANCE (PAY COMMISSION) DEPARTMENT
U.O. Note No. 808/PC/69-1, dated 26th July, 1969

To implement fully G. O. Ms. No. 173, Finance (PC), dated 13th June, 1969, a meeting of all Secretaries was held under the chairmanship of the Chief Secretary on 24th June, 1969. The decisions taken therein have been carefully considered and the following detailed instructions are issued to implement the revised pay scales promulgated in G. O. Ms. No. 173 Finance (PC), dated 13th June, 1969. All the Secretaries to Government are requested to take action as follows and issue necessary instructions to the Heads of Departments under their control.

2. Revised pay scales:—(1) It should be ensured that every head of office under the control of the Head of Department gets the revised pay scale for each category of post approved by the Finance Department by the end of August, 1969.

(ii) A time limit should be fixed within which the orders contained in G. O. Ms. No. 173, Finance (PC), dated 13th June, 1969, should be communicated to each employee and his acknowledgement obtained and recorded in the concerned office. In order to guard against incorrect fixation of pay, the pay fixed by the Disbursing/Drawing Officers in the revised scales of pay approved by Finance Department should invariably be post-checked by the next higher officer in the case of employees working in the offices under the control of the Heads of Departments while in respect of employees working in the office of Heads of Departments and the Secretariat, the concerned administrative department in Secretariat should accord post approval to the fixation of pay. Any doubts etc., may be referred directly to the Finance Department for clarification. To ensure effective implementation of the orders, a report in the enclosed PROFORMA should be prescribed. Heads of Departments should send the report in this form to the Administrative Department in the Secretariat, every fortnight (i.e., 12th and 26th of each month; and the subordinate offices should send the report to the concerned Heads of Departments in the same form every week (i.e., 1st, 8th, 15th and 22nd). The Heads of Departments and the Administrative Departments of the Secretariat must watch the receipt of this and ensure that all the pay scales are got revised in as short a time as possible.

3. Selection grades:—The following broad principles are laid down for creation of and appointments to the selection grades:—

(i) for calculation of 15 per cent of ‘selection grades’ indicated in para (5) of G. O. Ms. No. 173, Finance (PC), dated 13th June, 1969, each category of posts in each department which has common rules of recruitment and promotion and for which a common seniority list is maintained should be regarded as a unit. For every 7 posts one post of “selection grade” will be constituted. Where the total number of posts is less than 7, one person out of those who have reached the maximum of the revised scale shall be selected on grounds of merit and ability to the “selection grade”. The number of “selection grade” posts will be calculated on the basis of the average of all posts (permanent as well as temporary)
of the same category which have been in existence continuously for not less than 3 preceding years as at the end of February each year for the previous 3 years. In other words, for calculating the number of posts say as on 1st March, 1969 the number of posts which were in existence for previous 3 years as at the end of February, 1967 (i.e., from February 1965 to 1967), February 1968 (i.e., from February 1966 to 1968), and February 1969 (i.e., from February 1967 to 1969) should be taken into account for working out the average.

(ii) For promotion to ‘selection grade’ posts a minimum regular service of not less than 5 years should be considered as essential.

(iii) Since in many cases, the minimum of the “selection grade” is higher than the minimum of the next higher grade, there is a possibility of a junior appointed to ‘selection grade’ hereafter drawing more pay than his senior who has already been promoted to higher grade. With a view to avoid such an anomaly, it will be necessary to prescribe that a person promoted to a “selection grade” shall draw the minimum of the “selection grade” provided that if his senior in the higher promotion category shall be drawing less than such minimum his pay shall be limited to the pay being drawn by such senior, in his own scale.

(iv) In the case of posts for which no confidential reports are maintained, promotion to the “selection grade” should be made on the basis of seniority provided that a senior may be superseded if he should have suffered punishments (other than mere censures) in the preceding 3 years.

(v) The number of ‘selection grade’ posts which are to be constituted should form part of the existing cadre strength only. No additional posts should be created on this account.

(vi) At present there are “selection grades” in certain categories. These would be deemed to have been merged with the introduction of the new “selection grades” G. O. Ms No. 173, Finance (PC), dated 13th June, 1969. Incumbants holding the existing “selection grades” will be given option to remain in the existing “selection grades” if they so desire.

(vii) Appointments to “selection grade” posts will be made as provisional only for a period of one year in the first instance, and only if at the end of that period, the performance of the employee has been found satisfactory, his appointment to the “selection grade” shall be regularised; if on the other hand his performance should be found unsatisfactory, he will be reverted.

(viii) Deputy Secretary, G. A. D. (Services) would be circulating to all the Secretaries to Government separately model rules for appointment to ‘selection grade’ posts. All Secretaries to Government, are requested to frame detailed rules keeping in view the principles laid down above and the needs and requirements of their departments and obtain the approval of the Chief Secretary to Government before issue.
Oral Answers to Questions. 12th December, 1970. 419

(ix) The Secretaries to Government are also requested to work out the number of 'selection grades' in accordance with the principles laid down above and after obtaining the approval of the Finance Department and the Chief Secretary to Government issue necessary orders. All this work should be completed within one month so far as the Departments of Secretariat are concerned and within 6 weeks in respect of other Departments.

4. The receipt of this U. O. Note may kindly be acknowledged.

GOVERNMENT OF ANDHRA PRADESH
FINANCE (Pay Commission) DEPARTMENT

Sub : Public Services - Revision of scales of pay - Selection grades - Appointments to selection grade posts - Certain clarification - issued.

Ref : This Department U. O. Note No. 808/PC/69-1, dated 26-7-1969.

In para 3 (vi) of the U. O. Note cited, it is mentioned that the existing "selection grades" would be deemed to have merged with the new "selection grades" and that the existing incumbents holding "selection grades" in the existing set-up could be given option to remain in the existing "selection grades" if they so desire. At present in certain categories of employees, the existing percentages of "selection grade" posts is higher than 15. A question has arisen as to how and in what manner the "selection grades" sanctioned in G. O. Ms. No. 173, Finance (Pay Commission) Department, dated 13-6-1969 could be implemented where selection grades already exist in excess of 15%. With a view to avoid any doubts which may likely to crop up in implementing the orders issued in regard to selection grade posts, the following instructions are issued for the guidance of the Departments:

1) Promotions to the revised "selection grades" should be limited to 15% only.

2) Promotions to the above 15% posts will be made from among others, the holders of the existing "selection grade" posts.

3) Candidates not so promoted from among the holders of the existing selection grade posts will have the option to remain in the pay scale attached to the existing "selection grade" posts which will be down graded to the ordinary cadre posts in the normal revised scale as and when the existing incumbents vacate them.
PROFORMA


(To be sent by the Subordinate Office to the concerned Head of the Department every week (i.e. 1st, 8th, 15th, 22nd of each month and by the Head of the Department to the Secretariat Department every fortnight i.e., 12th & 26th of each month)

| Name of the office | Reference No. and date in which particulars in Annexure II to G.O MS. No. 173 Fin. (P.C) Dept. have been sent to Fin. (P.C) Dept. | Reference No. and date in which approval of Fin. (P.C) Dept. has been communicated. | Whether all the posts in the office (both gazetted and non-gazetted) have been covered. Details of uncovered posts, if any, should be given with reasons therefor and the action proposed to be taken should be indicated. | Whether orders contained in G.O. Ms. No. 173, Fin. (P.C) Dept. Dated 13-6-1969 have been communicated to the employees concerned and their acknowledgment duly recorded in the office. | Designation of the officer who has approved the fixation of pay in the revised scales approved by Fin. (P.C) Dept. | Designation of the pay fixation of the officer who has been submitted to AG/Treasuries for payment and the date which the post-checked has been conducted. | Date on which pay fixation statements have been submitted post-checked. |
|-------------------|-------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------|----------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (1)               | (2)                                                                                             | (3)                                                                             | (4)                                                                         | (5)                                                                                                                                          | (6)                                                                                                                                  | (7)                                                                                                                                                                                                 | (8)                                                                                                                                                                                                 |                                                                                                                                                                                                 470 |
|                   |                                                                                                 |                                   |                                                                              |                                                                                                                                              |                                                                                                                                                                                                  |                                                                                                                                                                                                 |                                                                                                                                                                                                 | 12th December, 1970 |
|                   |                                                                                                 |                                   |                                                                              |                                                                                                                                              |                                                                                                                                                                                                  |                                                                                                                                                                                                 |                                                                                                                                                                                                 |                                                                                                                                                                                                 | Oral Answers to Questions: |
4) Appointments to "selection grade" posts will be made only from the actual date of appointment and should not be made with retrospective effect.

All Secretaries to Government and all Heads of Departments are requested to keep the above instructions in view while making appointments to the "selection grade posts."


GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

PUBLIC SERVICES - Appointment to Selection Grades introduced in G. O. Ms. No. 173, Finance (Pay Commission) dated 13-6-69 - Amendments to the Andhra Pradesh State and Subordinate Services Rules - Issued.

GENERAL ADMINISTRATION (SERVICES, D.) DEPARTMENT

G. O. Ms. No. 1080 Dated: 29th Dec. 1969

Read the following:

2. From the Finance (Pay Commission) Department U. O. Note No. 808/PC/69-1, dated 26-7-69.

ORDER:

In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Andhra Pradesh hereby makes the following amendment to the General Rules in Part II of the Andhra Pradesh State and Subordinate Services Rules.

AMENDMENT

In the said Rules, after rule 46, the following rule shall be inserted, namely:

"46-A Selection Grades introduced in the A. P. Revised Scales of pay rules of 1969 (1): In this rule "Selection grade" means the time scale of Pay sanctioned by the State Government as selection grade for any class or category of a service.

2) Subject to such orders as may be made by the State Government from time to time, out of every seven posts borne on the cadre of each class or category of a service, or class of a service shall be on the "selection grade."

Provided that where the number of posts borne on the cadre of any class or category of a service, or class of a service is less
than seven, one post and not more than one post may be on the selection grade.

3) The authority competent to make appointments to any class or category in a service shall be the authority competent to make promotions to the posts borne on the selection grade in that class or category of the service.

4) No person shall be promoted to a post borne on the selection grade of any class or category unless,—

   a) he has put in a minimum service of not less than five years in that class or category, otherwise than on appointment or promotion under rule 10 or rule 37; or

   b) in a case where the number of posts borne on any class or category is only one with a selection grade sanctioned in respect of that post, he reaches the maximum stage of the time scale of pay in which he is drawing pay while holding a post borne on that class or category.

5) Promotion to the selection grade shall be made on grounds of merit and ability, seniority being considered only where merit and ability are approximately equal.

6) (a) Promotion to the selection grade shall, in the first instance, be provisional and be subject to review at the end of the period of one year on duty in that grade.

   (b) The appointing authority shall, as soon as may be after the expiry of the period specified in clause (a), and in any case not later than eight weeks after the expiry of the said period, review the performance of the promotee and decide whether the promotee shall be continued in the selection grade or whether his promotion to that grade shall be terminated.

   (c) The decision that a promotee to the selection grade shall be continued, shall be taken only when the performance of that promotee during the period specified in clause (a) is found wholly satisfactory.

   (d) Where, on the basis of the performance of the promotee during the period of one year on duty in the selection grade, he is found to be unsuitable to be continued, his promotion shall be terminated without notice and without assigning any reason.

   (e) In the absence of any order by the appointing authority either continuing the promotee or terminating his promotion to the selection grade at the end of the period of eight weeks specified in clause (b), the promotee shall continue in that grade, but he shall not be entitled to draw any increment in the selection grade.

   (7) For the purposes of this rule, every post or group of posts in any category bearing a distinct designation shall be deemed to constitute a separate category.

2. Orders regarding the provision of Selection Grade in respect of isolated posts will issue separately.
3. The Departments of Secretariat are requested to issue necessary amendments to the special rules for the services to which the General Rules do not apply.

GOVERNMENT OF ANDHRA PRADESH
GENERAL ADMINISTRATION (SERVICES, D) DEPARTMENT


Ref: From the Finance Dept. U. O. Note No. 808/PC/69-1, dated 26-7-69.

In pursuance of para 3 (viii) of the U. O. Note cited, fifteen copies of the form of model rules for appointment to Selection Grades introduced in G. O. Ms. No. 173, Finance (P. C), dated 13-6-69 for incorporation in the Special Rules are sent here with. Based on these model rules, the Departments of Secretariat are requested to amend the Special Rules with which they are concerned. As the concurrence of the Public Service Commission to the form of model rules has already been obtained by this Department it is not necessary for the Departments of Secretariat to refer to the Commission the amendments to the Special Rules in this regard.

MODEL RULES FOR APPOINTMENT TO SELECTION GRADES INTRODUCED IN G. O. MS. NO 173, FINANCE, DATED 13-6-69 FOR INCORPORATION IN THE SPECIAL RULES.

In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Andhra Pradesh hereby makes the following amendment/amendments to the Special Rules for the (i) “Here insert the name of the service (State or subordinate, as the case may be”).

AMENDMENT

In the said Special Rules, after rule, (ii)—“Here insert the number of the appropriate rule in the special rules after which these amendments/this amendment have/has to be inserted”, the following rule shall be inserted, namely:

(1) The unit for the purpose of promotion and discharge for want of vacancies and re-appointment to the selection grade in any class or category shall be the unit specified in rule. (iii)—“Here insert the number of the rule in the special rules prescribing the unit of appointment, discharge for want of vacancies etc.”

(2) Promotion to the selection grade in categories. (iv)—“Here insert the particulars of the categories of posts in the service for
which no confidential records are maintained."—shall be made on the ground of seniority unless a member has suffered any penalty, other than a censure, during the three years immediately preceding the date of order of promotion.

(3) Promotion to the selection grade in the categories (v)—"Here insert the names of the posts to which promotion is to be made on the basis of seniority-cum-merit."—shall be made on grounds of seniority-cum-merit.

(4) Promotion to the selection grade in the category (vi)—"The number of the relevant categories are to be mentioned here."—shall be made from among those in categories. (vi)

EXPLANATORY NOTES

1. Give appropriate number to the rules while incorporating them in the Special rules.

2. Amendment (1):— This rule may be introduced in the Special Rules only where there is in the Special Rules a rule relating to the unit of appointment, discharge for want of vacancies and re-appointment to the class or category concerned. If there is no such rule, this amendment should not be incorporated.

3. Amendment (2):— This rule need not be introduced in the Special rules in which there are no categories of posts for which confidential records are not maintained.

4. Amendment (3):— This rule has to be introduced in the special rules which prescribe that promotion from the lower category to the higher category to any the posts in the service may be made on the basis of seniority-cum-merit.

5. Amendment (4):— This rule has to be introduced in the Special rules where promotion to selection grade posts to the extent of 15% of the cadre in a category is to be considered both from the existing selection grade and the ordinary grade with reference to the instructions of Finance in their Circular Memo. No. 1367/PC/69-1, dated 28-11-1969.

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Public Services—Revision of pay scales of Employees of Panchayat Samithis and Zilla Parishads - Recommendations of Pay Commission - Orders - Issued.

PLANNING PANCHAYATI RAJ (Establishment-I)

DEPARTMENT

G. O. Ms. No. 534

Dated 8-11-1969

Read the following:—


ORDER:

In G.O. Ms. No. 173, Finance (PC) Department, dated 13-6-69 orders were issued revising scales of pay in respect of Government
Employees both gazetted and non-gazetted. In para 11 of the G.O., it was ordered that orders in respect of employees of Panchayat Samithis and Zilla Parishads, among others, would issue separately. The Government have accordingly examined the existing scales of pay of the employees of Panchayat Samithis and Zilla Parishads as sanctioned in G.O. Ms. No. 1182 P. & L. A. dated 17-9-1962 vis-a-vis the revised scales of pay sanctioned in G.O.Ms. No. 173 Finance (PC) Department dated 13-6-1969 and issue the following orders in respect of the employees of the Panchayat Samithis and Zilla Parishads excluding Health and Medical staff and teaching staff regarding whom orders will issue separately.

2. The revised scales of pay in respect of the existing pay scales will be as set out in Schedule I to the Notification in para 12 of this order.

3. Graduates and persons with higher qualifications appointed as Lower Division Clerks, Stenographers and Typists will start at Rs. 110/- in the revised scale of pay of Rs. 90-4-130-6-160.

4. Selection Grades have also been prescribed for each category of the revised scales. These grades are indicated in schedule II to the Notification in para 12 of this order. The number of posts in each selection grade would be limited to 15% of the total number of posts in each category. For promotion to Selection Grade posts a minimum regular service of not less than 5 years should be considered as essential. Detailed instructions regarding the number of posts in each category and the rules for appointment to these posts will be issued separately. The existing selection grades for the categories of V. L. Ws. and Gramasevikas should be deemed to have been merged with the introduction of the new selection grades. Incumbents holding the existing selection grades are entitled to opt to remain in the existing selection grades, if they so desire.

5. The following principles will govern the exercise of option by the employees in respect of the revised scales.

(i) Employees holding posts, the scales of pay of which are revised, shall have the option to come over to the new scales or to remain in the existing scales. An employee may also exercise option to remain in the existing scale of pay until the date on which he earns the next increment in the existing scale after which he can come over to the new scale. The option shall be exercised within a period of six months from the date of the issue of this order. The option once exercised shall be final. If an employee does not exercise his option in writing within the time specified, it shall be deemed that he has exercised his option in favour of the existing scale of pay applicable to him.

(ii) In the case of employees holding substantive posts but officiating in posts carrying higher scales of pay on 19-3-1969 option should be exercised both in respect of the officiating as well as substantive posts.

(iii) An employee shall exercise his option in the specimen form given in Annexure I to this order. He will communicate it in triplicate to the Head of the Office and obtain an acknowledgment for the same.
(iv) Such of the employees who are either on long leave or on deputation on 8-11-1969 and are not due to return to duty within a period of six months from that date are allowed to exercise option to the revised scales of pay within a period of one month from the date of joining duty either after expiry of the leave or on return from deputation, as the case may be.

(v) All Heads of Offices are requested to ensure that these orders are communicated to all the employees under their administrative control including those on leave or on deputation and obtain individual acknowledgement as Government will not, under any circumstances, entertain any representations with regard to exercise of options after the expiry of the stipulated time.

6. The revised scales of pay will take effect retrospectively from 19th March, 1969 i.e. the New Year Day of the current Telugu Year and will apply to all whole-time employees of Panchayat Samithis and Zilla Parishads whether substantive, officiating or temporary.

7. The revised scales of pay will not apply to persons who retired and were re-employed before 19-3-69.

8. Since Schedule I to the Notification gives only the basic pattern of revised pay scales for the 9 classifications, it is necessary to prescribe office-wise schedules with the existing and the corresponding revised scales of pay for the various categories of posts. All the Heads of Offices are, therefore, requested to furnish in the proforma enclosed as Annexure-II to this order, the particulars of posts, the strength in each category, the existing scale of pay and the corresponding revised scale of pay in respect of the posts existing in their offices. These particulars should be sent in triplicate to the Assistant Examiner of Local Fund and Panchayati Raj Accounts concerned as expeditiously as possible and in any case not later than 30-11-69 for approval and return. After such approval the Drawing Officers shall take immediate action for fixing the pay of all employees in their establishment in the revised scales of pay in accordance with the “Andhra Pradesh Panchayat Samithis and Zilla Parishads Revised Scales of Pay Rules” issued in para 12 to this order and prefer claims. They should invariably quote the reference of the Assistant Examiner of Local Fund and Panchayati Raj Accounts “approval to the revised” scale in the pay fixation statements. Drawing Officer should intimate the individual employees that any excess payment noticed, due to an erroneous fixation, will be recovered from their pay subsequently as and when such irregularity comes to light.

9. In case any glaring anomalies, clarifications and other issues causing serious hardship arose in the course of the implementation of the revised scales of pay or if any of the existing scales of pay are found to be not covered by the revised scales, the heads of offices are requested to bring such cases through Board of Revenue (Panchayati Raj) to the notice of Government in the Planning and Panchayati Raj Department (P. R. Wing) for orders. The orders and clarifications issued by the Planning and Panchayati Raj Department (Panchayati Raj Wing) shall be deemed as final.
Oral Answers to Questions, 12th December, 1970

10. Government also order that House Rent Allowance should be sanctioned with effect from 19-3-69 to those drawing a pay up to Rs.320/- (with marginal adjustments) in lieu of the existing Compensatory Allowances now drawn by them. The rates of House Rent Allowance and the places where it is admissible, are specified below:

<table>
<thead>
<tr>
<th>Places</th>
<th>Pay range</th>
<th>Rate of house rent Allowance in lieu of existing compensatory allowances.</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. In cities of Hyderabad</td>
<td>Below Rs. 100/- to Rs. 320/- (With marginal adjustment upto Rs. 368/-)</td>
<td>Rs. 15-00</td>
</tr>
<tr>
<td>Secunderabad and</td>
<td></td>
<td>15% of pay subject to a minimum of Rs. 20</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td></td>
<td></td>
</tr>
<tr>
<td>II. In towns with a population of over one lakh, Kakinada, Rajahmundry, Eluru, Masulipatnam, Vijayawada, Guntur, Nellore, Kurnool and Warangal.</td>
<td>Below Rs. 100/- to Rs. 320/- (with marginal adjustment upto Rs. 344/-)</td>
<td>Rs. 7-50</td>
</tr>
<tr>
<td>III. In towns with a population of 50,000 and above but below one lakh Nizamabad Tenali, Vijayanagaram, Adoni, Kothagudem, Vijayapuri, Anantapuram and Proddatur.</td>
<td>Below Rs. 100/- to Rs. 320/- (with marginal adjustment upto Rs. 344/-)</td>
<td>Rs. 7-50</td>
</tr>
</tbody>
</table>

Note:— 1. Employees stationed at places other than those mentioned above will continue to draw the compensatory allowance as at present.

2. For the purpose of grant of House Rent Allowances "PAY" means basic pay.

3. House Rent Allowance will not be admissible to employees who are provided with rent-free quarters. Those provided with quarters on payment of reduced rent will draw the House Rent Allowance at the one half of the above rates.

II. The Government will continue to meet the additional expenditure involved in the payment of revised scales of pay and allowances to the employees of Panchayat Samithis and Zilla Parishads in the State even as all other expenditure on pay and allowances is met by them.

11. The following notification will be published in the Andhra Pradesh Gazette:—
NOTIFICATION

In exercise of the powers conferred by Sub-Section (1) of Section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959 (Act. XXXV of 1959) the Government of Andhra Pradesh hereby makes the following rules, namely:

1. Short-title and commencement:—
(i) These rules may be called the "Andhra Pradesh Panchayat Samithis and Zilla Parishads Revised Scales of pay Rules 1969."
(ii) They shall be deemed to have come into force on the 19th March, 1969.

2. Revised Scales of Pay:
(i) The existing scales of pay specified in Col. (1) of Schedule 1 shall be revised as shown in the corresponding entry in Col. (2) thereof.
(ii) An employee, who, on the 19th March, 1969, is on refused leave or on leave preparatory to retirement or who is on other kinds of leave with allowances and retires or dies without joining duty shall be entitled to have his pay fixed in respect of his substantive post or officiating post or both, in the revised scale with effect from the said date for purpose of computing his pension and gratuity.

3. Principles for exercising option:
The following principles shall govern the exercise of option by the employees in respect of the revised scales:

(i) Subject to the other provisions of this rule, an employee holding a post, the scale of pay of which is revised shall opt:
(a) to remain in the existing scale of pay until he ceases to draw pay in the existing scale of pay or
(b) to draw pay in the revised scale of pay either from the 19th March, 1969 or from the date on which he earns the next increment in the existing scales of pay.

(ii) (a) An employee who is entitled to exercise option as aforesaid shall do so within a period of six months from 8-11-1969 and the option once exercised shall be final.
(b) If an employee does not exercise his option in writing within the time specified in sub-clause (a) he shall be deemed to have exercised his option to remain in the existing scale of pay until he ceases to draw pay in the existing scale.

(iii) An employee who on the 19th March, 1969 holds a substantive post and is officiating in a post carrying a higher scale of pay, shall exercise his option in respect of both the substantive and the officiating posts.
(iv) Every employee shall exercise his option in writing in the form in Annexure I and shall communicate it in triplicate to and obtain an acknowledgement of its receipt from the Head of the Office in which he is for the time being working.
Oral Answers to Questions.

12th December, 1970.

(v) An employee who was on leave or, on deputation on the 8th Nov. 1969 and who is not due to resume duty within a period of six months from that date may exercise his option as aforesaid within a period of one month from the date of resumption of duty after the expiry of leave or from the date of his rejoining service on the termination of his deputation, as the case may be.

4. Principles of fixation of pay in the revised scales:

Notwithstanding anything in the Fundamental Rules or in the Hyderabad Civil Service Rules the principles which shall govern the fixation of pay of employees who opt to those scales of pay in the revised scales of pay shall be as follows:

(a) The pay of an employee shall be fixed in the revised scale at the stage next above his pay in the existing scale whether it is, or is not, a stage in the new scale.

(b) If his present pay is less than the minimum of the revised scale, his pay shall be fixed at the minimum of the new scale.

(c) After the pay of the employee is fixed in accordance with clauses (a) & (b) above, weightage of one increment for service of 5 years and above in the post in which he was drawing pay shall be added.

(d) If the pay fixed in the above manner exceeds the maximum of the revised scale of pay the difference will be treated as "Personal Pay".

(e) For purposes of fixation of pay in the revised scale 'Personal Pay' if any, now drawn by any employee shall be added to his basic pay and his pay in the revised scale of pay shall then be determined in accordance with clauses (a) to (d) above.

(f) An employee who opts to the revised scale shall be entitled to do so only either from the 19th March 1969 or from the date on which he earns his next increment after that date in his old scale of pay and not from the date on which he earns any subsequent increment in the old scale of pay. The pay of an employee in the existing scale on 19-3-69 includes the increment, if any accruing to him on that date for purposes of fixation of pay in the revised scales. The same principle will apply to those who exercise their option to the revised scale from the date of earning next increment in their existing scale.

(g) Where the maximum of the old scale of pay and the maximum of the corresponding revised scale of pay happens to be the same and an employee who has already reached the maximum of the old scale of pay prior to 19-3-1969, exercises option to the revised scale of pay initial fixation of his pay at the next higher stage shall not be made but he shall be entitled to the weightage mentioned in sub-rule (c) above, such weightage over and above the maximum of the revised scale of pay being treated as "Personal Pay".
12th December, 1970.

Oral Answers to Questions.

(h) No weightage will be given to the employees who elect to remain in the old scales of pay.

(i) An employee who is on leave or under suspension on 19-3-59 shall also be entitled to have his pay fixed in accordance with the principles in clauses (a) to (h) subject to the condition that the monetary benefit shall accrue to him only from the date of resumption of duty. Discharged and reverted employees shall have to enter the revised scales only with effect from the date of re-appointment.

(j) The principles laid down in the rules shall apply to substantive, officiating and temporary employees.

4. Counting of service for future increments:— In the case of an employee whose pay in the revised scale is fixed in the stage next above his present pay under rule 4 service for future increment shall count only either from 19-3-69 or from the date of entry into the revised scale of pay as the case may be.

5. Selection grades:— Selection grades are prescribed as indicated in Schedule II to this Notification. The number of posts in each selection grade will be limited to 15% of the total number of posts in each category. The existing selection grades in the category of village level Workers and Gramasewikas shall be deemed to have been merged with the introduction of the new election grades. Incumbents holding existing selection grades shall be entitled to opt to remain in the existing selection grades, if they so desire.

6. Power to remove difficulties:— If any difficulty arises in giving effect to the provisions of these rules, the Government may order to make such provisions or give such directions as appear to them to be necessary for the removal of the difficulty.

7. Effect of other rules:— 1) No rule made or deemed to have been made under sub-section (1) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act 1959 (Act XXXV of 1959) in so far as it is inconsistent with any of the provisions of these rules shall have any effect.

2) Save as otherwise provided in these rules, these rules shall be in addition to any other rules made or deemed to have been made under sub-section (1) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act 1959 (Act XXXV of 1959)

ANNEXURE—1

Form for exercising option under the Andhra Pradesh Panchayat Samithis and Zilla Parishads Revised Scales of Pay Rules, 1969.

I, ................. holding the post of ............... in the scale of ............... in the office of ............... do hereby elect to come under the revised scale of pay with effect from 19th March, 1969/ ............... the date of my next increment in the existing scale of pay/to remain in the existing scale of pay.

2. The option hereby exercised is final and will not be modified at any subsequent date.
Annexure-II.

Proforma.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Designation</th>
<th>Strength</th>
<th>Existing Scale of Pay</th>
<th>Revised Scale of Pay</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If any employee is holding a pay scale as personal to him it should be clearly indicated with reasons for the same.

Schedule-I.

<table>
<thead>
<tr>
<th>Existing Scale of Pay</th>
<th>Revised Scale of Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) 50-1-50-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>2) 55-1-59-2-75</td>
<td></td>
</tr>
<tr>
<td>3) 55-1-60-2-70</td>
<td></td>
</tr>
</tbody>
</table>
### SCHEDULE - II.

<table>
<thead>
<tr>
<th>Existing scale of pay.</th>
<th>Revised scale of pay.</th>
<th>Selection Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>I.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1) 50-1-59-2-65</td>
<td>60-2-80-3-95</td>
<td>95-3-104</td>
</tr>
<tr>
<td>2) 55-1-59-2-75</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3) 55-1-60-2-70</td>
<td></td>
<td></td>
</tr>
<tr>
<td>II. 60-2-80</td>
<td>70-2-90-3-120</td>
<td>120-3-129</td>
</tr>
<tr>
<td>III. 70-2-100</td>
<td>80-4-120-6-150</td>
<td>150-6-168</td>
</tr>
<tr>
<td>IV.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1) 80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td>160-6-178</td>
</tr>
<tr>
<td>2) 80-4-100-5-135</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3) 80-4-100-5-150</td>
<td></td>
<td></td>
</tr>
<tr>
<td>V. 100-4-120-5-150</td>
<td>110-7-180-9-225</td>
<td>225-9-232</td>
</tr>
<tr>
<td>VI. 110-4-130-5-150-7-180</td>
<td>125-8-205-9-250</td>
<td></td>
</tr>
<tr>
<td>VII. 125-5-155-7-200</td>
<td>240-9-230-10-280</td>
<td></td>
</tr>
<tr>
<td>VIII. 160-7-220-10-250</td>
<td>160-10-260-12-320</td>
<td></td>
</tr>
<tr>
<td>IX. 220-10-320</td>
<td>250-15-400-20-500</td>
<td>500-20-560</td>
</tr>
</tbody>
</table>

### INDUSTRIES (A) DEPARTMENT

**Abstract**


Public Services—Revision of scales of pay—Department of Printing—Pay Scales of the Technical Employees of the Department of Printing—Revision of Orders—Issued.
Oral Answers to Questions. 12th December, 1970.

Read again:

Read also:
2. From the Director of Printing, Stationery and Stores Purchase, Letter No. Estt. 1/21049/69, dated 24-9-1969, addressed to Secretary to Government and copy sent to Industries Department.

ORDER:

In the G.O. read above, orders were issued revising the scales of pay of the Government employees based on the recommendations of One Man Pay Commission. It was indicated in para II of the said G.O that recommendations of Pay Commission in respect of Pay Scales of the employees of the Industrial undertakings and Commercial undertakings are under consideration of Government and that necessary orders would issue separately. The Officers Committee constituted to go into the recommendations of One-Man Pay Commission considered the question of revision of scales of pay of the employees of the Department of Printing keeping in view the proposals submitted by the Director of Printing, Stationery and Stores Purchase for removal of anomalies in the various categories of the employees of the Department of Printing and recommended that for the present all the existing pay scales of the employees should be fitted into the corresponding revised scales of pay sanctioned in G.O Ms. No 173 Finance (PC) Department, dated 17-3-1969 and thereafter the Director should submit proposals to Government for removal of anomalies if any.

2. The Director of Printing, Stationery and Stores Purchase in his letters second and third referred to above has accordingly submitted statements showing the particulars of posts, strength in each category the existing and corresponding scales of the technical employees of the Government Central Press Unit, Kurnool Press Unit and the Secretariat Press Unit which are under the administrative control of the Department of Printing and requested that the same may be approved.

3. In the circumstances, the Government direct the revised pay scales of the Technical Employees of the Government Central Press Unit, Kurnool Press Unit, and Secretariat Press Unit which shall be as indicated in the Annexures to this order. The scales of pay as now revised shall be given effect to subject to the conditions stipulated in the G.O. read above as regards exercising options etc. by employees concerned.

4. Any excess payment noticed due to erroneous fixation in the revised scales should be reported to the authorities by the employees. Excess payments if any made to the employees in the revised scales will be recovered from their pay without notice subsequently as and when such irregularities come to light.

5. This order issues with the concurrence of Finance Department vide U.O. No. 2774/PC/69-1, Dated 6-11-1969.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the post</th>
<th>Existing scale of pay</th>
<th>Revised scale of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Foreman</td>
<td>180-10-300-15-375</td>
<td>200-12-320-16-400</td>
</tr>
<tr>
<td>2.</td>
<td>Head Despatcher</td>
<td>150-7%2-210-10-250</td>
<td>160-10-260-12-320</td>
</tr>
<tr>
<td>3.</td>
<td>Dy. Foreman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Senior Readers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Head Comptors</td>
<td>125-5-160-7%2-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>6.</td>
<td>Lino Operators</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Booking Clerk</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Asst. Store Keepers</td>
<td>125-5-150-7%2-180</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Type Store Keeper</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Section Holders</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Senior Despatch Clerk</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Senior Mechanics</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
</tr>
<tr>
<td>13.</td>
<td>Senior Electrician</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>Junior Readers</td>
<td>...100-4-20-5-150</td>
<td>Rs. 110-7%2-80-9-225</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(The present incumbent in the posts of Junior Readers shall be allowed the revised scale of Rs. 90-4-130-6-160 only)</td>
</tr>
<tr>
<td>15.</td>
<td>Imposers</td>
<td>100-4-120-5-150</td>
<td></td>
</tr>
<tr>
<td>16.</td>
<td>Machine Minder Gr. I</td>
<td>100-4-120-5-150</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>Mono Casters</td>
<td>... Do.</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Selection Grade Compositors</td>
<td>... Do.</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>19.</td>
<td>Selection Grade Binders</td>
<td>... Do.</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>Compositors</td>
<td></td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>Despatching Clerks</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>22.</td>
<td>Copy Holders</td>
<td></td>
<td></td>
</tr>
<tr>
<td>23.</td>
<td>Machine Minder Gr. II</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24.</td>
<td>Metal Caster</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>Compositors</td>
<td></td>
<td></td>
</tr>
<tr>
<td>26.</td>
<td>Senior Binders</td>
<td></td>
<td></td>
</tr>
<tr>
<td>27.</td>
<td>Senior Binder-cum-Ruler</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>28.</td>
<td>Junior Mechanics</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.</td>
<td>Junior Electrician</td>
<td></td>
<td></td>
</tr>
<tr>
<td>30.</td>
<td>Despatchers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>31.</td>
<td>Ware House Man</td>
<td>70-2-90-3-120</td>
<td></td>
</tr>
<tr>
<td>32.</td>
<td>Layerson</td>
<td></td>
<td></td>
</tr>
<tr>
<td>33.</td>
<td>Form-carriers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>34.</td>
<td>Press-cum-Machine Minder</td>
<td></td>
<td></td>
</tr>
<tr>
<td>35.</td>
<td>Galley Press-cum-Machine Minder</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>36.</td>
<td>Roller Caster</td>
<td></td>
<td></td>
</tr>
<tr>
<td>37.</td>
<td>Junior Binders</td>
<td></td>
<td></td>
</tr>
<tr>
<td>38.</td>
<td>Cutters</td>
<td></td>
<td></td>
</tr>
<tr>
<td>39.</td>
<td>Lorry Driver</td>
<td></td>
<td></td>
</tr>
<tr>
<td>40.</td>
<td>Carpenters</td>
<td></td>
<td></td>
</tr>
<tr>
<td>41.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Oral Answers to Questions. 12th December, 1970.

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>42. Counters</td>
<td>55-1-60-2-70</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>43. Packers</td>
<td>50-1-59-2-65</td>
<td>50-1-59-2-65</td>
<td></td>
</tr>
<tr>
<td>44. Watchman</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>45. Lorry Cleaner</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>46. Mazdoors</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

ANNEXURE II

GOVERNMENT CENTRAL PRESS UNIT

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category</th>
<th>Existing scale of pay</th>
<th>Revised scale of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Foreman</td>
<td>180-10-300-15-375</td>
<td>200-12-320-16-400</td>
</tr>
<tr>
<td>2</td>
<td>Deputy Foreman</td>
<td>125-5-160-7(\frac{1}{2})-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>3</td>
<td>Section Holder</td>
<td>115-4-135-5-150</td>
<td>135-8-205-9-250</td>
</tr>
<tr>
<td>4</td>
<td>Manager Letter Press</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
</tr>
<tr>
<td>5</td>
<td>Mech. Composing Supervisor</td>
<td>150-7(\frac{1}{2})-210-10-250</td>
<td>160-10-260-12-320</td>
</tr>
<tr>
<td>6</td>
<td>Mono Operator</td>
<td>125-5-160-7(\frac{1}{2})-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>7</td>
<td>Monotype Mechanic</td>
<td>125-5-160-7(\frac{1}{2})-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>8</td>
<td>Mono Caster</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>9</td>
<td>Inter &amp; Linotype Operator</td>
<td>125-5-160-7(\frac{1}{2})-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>10</td>
<td>Intertype Mechanic</td>
<td>125-5-160-7(\frac{1}{2})-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>11</td>
<td>Linotype Attendent</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>12</td>
<td>Lüdlow Operator</td>
<td>125-5-160-7(\frac{1}{2})-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>13</td>
<td>Imposer</td>
<td>100-4-120-5-150</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>14</td>
<td>Compositor, selection Grade</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>15</td>
<td>Compositor</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>16</td>
<td>Distributor</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>17</td>
<td>Head Reader</td>
<td>180-10-300-15-375</td>
<td>200-12-320-16-400</td>
</tr>
<tr>
<td>18</td>
<td>Senior Reader</td>
<td>125-5-160-7(\frac{1}{2})-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>19</td>
<td>Junior Reader</td>
<td>100-4-120-5-150</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>20</td>
<td>Copy Holder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
</tbody>
</table>
12th December, 1970.

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>21.</td>
<td>Machine Minder Grade I</td>
<td>100.4-120-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>22.</td>
<td>Machine Minder Grade II</td>
<td>80-2-90-3-120</td>
<td>90-4-120-6-160</td>
</tr>
<tr>
<td>23.</td>
<td>Layeron</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>24.</td>
<td>Roller Moulder</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>25.</td>
<td>Asst, Roller Moulder</td>
<td>55-1 60-2-70</td>
<td>60-2-3-80-3-95</td>
</tr>
<tr>
<td>27.</td>
<td>Asst. Rotary Minder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>28.</td>
<td>Rotary Stero Caster</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>29.</td>
<td>Rotary Cutter</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>30.</td>
<td>Rotary Jogging Machine Man</td>
<td>55-1 60-2-70</td>
<td>60-2-3-80-3-95</td>
</tr>
<tr>
<td>31.</td>
<td>Senior Binder (Selection grade)</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>32.</td>
<td>Senior Binder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>33.</td>
<td>Junior Binder</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>34.</td>
<td>Cutter Grade-1</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>35.</td>
<td>Cutter Grade-2</td>
<td>55-1 60-2-70</td>
<td>60-2-3-80-3-95</td>
</tr>
<tr>
<td>37.</td>
<td>Jr. Process Operator</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>39.</td>
<td>Draughtsman</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>40.</td>
<td>Etcher</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>41.</td>
<td>Chromium Assistant</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>42.</td>
<td>Wattman</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>43.</td>
<td>Wax Moulder</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>44.</td>
<td>Vary Typist</td>
<td>125-5-160-7½-20</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>45.</td>
<td>Transcriber</td>
<td>125-5-160-7½-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>46.</td>
<td>Rota Print Operator</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>47.</td>
<td>Artist Caligraphist</td>
<td>125-5-160-7½-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>48.</td>
<td>Asst. Artist-Caligraphist</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
</tr>
<tr>
<td>49.</td>
<td>Offset Mechanic</td>
<td>100-4-130-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>50.</td>
<td>Asst. Offset Mechanic</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>51.</td>
<td>Graining Machine Man</td>
<td>55-1 60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>52.</td>
<td>Offset Mechanic</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>53.</td>
<td>Asst. Offset Mechanic</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
</tbody>
</table>
Oral Answers to Questions.  
12th December, 1970.  

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>54. Cameraman</td>
<td>...</td>
<td>...</td>
<td>80-2-90-3-120</td>
</tr>
<tr>
<td>55. Asst. Cameraman</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>56. Plate Printer Grade-I</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>57. Plate Printer Grade-II</td>
<td>70-2-100</td>
<td>...</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>58. Jr. Plate Printer</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>59. Roller Stitcher</td>
<td>...</td>
<td>...</td>
<td>55-1-60-2-70</td>
</tr>
<tr>
<td>60. Prover</td>
<td>...</td>
<td>...</td>
<td>80-2-90-3-120</td>
</tr>
<tr>
<td>61. Asst. Prover</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>62. Sr. Plate Minder</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>63. Plate Minder</td>
<td>...</td>
<td>...</td>
<td>55-1-60-2-70</td>
</tr>
<tr>
<td>64. Feeder Attendant</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>65. Offset Cleaner</td>
<td>...</td>
<td>...</td>
<td>55-1-59-2-65</td>
</tr>
<tr>
<td>66. Mechanical Supervisor</td>
<td>150-74-210-10-300</td>
<td>160-10-260-12-320</td>
<td>15-375</td>
</tr>
<tr>
<td>67. Electrical Supervisor</td>
<td>180-10-280-15-400</td>
<td>200-12-320-16-400</td>
<td></td>
</tr>
<tr>
<td>68. Senior Electrician</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
<td></td>
</tr>
<tr>
<td>69. Junior Electrician</td>
<td>...</td>
<td>...</td>
<td>80-2-90-3-120</td>
</tr>
<tr>
<td>70. Senior Mechanic</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
<td></td>
</tr>
<tr>
<td>71. Mechanic</td>
<td>...</td>
<td>...</td>
<td>80-290-3-120</td>
</tr>
<tr>
<td>72. Welder</td>
<td>...</td>
<td>...</td>
<td>100-4-120-5-135</td>
</tr>
<tr>
<td>73. Senior Turner</td>
<td>...</td>
<td>...</td>
<td>100-4-1-0-5-135</td>
</tr>
<tr>
<td>74. Junior Turner</td>
<td>...</td>
<td>...</td>
<td>80-2-90-3-120</td>
</tr>
<tr>
<td>75. Fitter</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>76. Junior Fitter</td>
<td>...</td>
<td>...</td>
<td>55-1-60-2-70</td>
</tr>
<tr>
<td>77. Blacksmith</td>
<td>...</td>
<td>...</td>
<td>80-2-90-3-120</td>
</tr>
<tr>
<td>78. Junior Blacksmith</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>79. Senior Carpenter</td>
<td>...</td>
<td>...</td>
<td>80-2-90-3-120</td>
</tr>
<tr>
<td>80. Junior Carpenter</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>81. Cobbler</td>
<td>...</td>
<td>...</td>
<td>76-2-100</td>
</tr>
<tr>
<td>82. Chief Designer</td>
<td>...</td>
<td>...</td>
<td>180-10-300-15-375</td>
</tr>
<tr>
<td>83. Engraver</td>
<td>...</td>
<td>...</td>
<td>80-2-90-3-120</td>
</tr>
<tr>
<td>84. Junior Engraver</td>
<td>...</td>
<td>...</td>
<td>80-2-90-3-120</td>
</tr>
<tr>
<td>85. Matrix Cutter</td>
<td>...</td>
<td>...</td>
<td>70-2-100</td>
</tr>
<tr>
<td>No.</td>
<td>Post Description</td>
<td>Grade 1</td>
<td>Grade 2</td>
</tr>
<tr>
<td>-----</td>
<td>-----------------------------------</td>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>86</td>
<td>Superintendent Stores</td>
<td>180-10-280-15-400</td>
<td>200-12-320-16-400</td>
</tr>
<tr>
<td>87</td>
<td>Senior Stores Keeper</td>
<td>150-7½-210-10-250</td>
<td>160-10-260-12-320</td>
</tr>
<tr>
<td>88</td>
<td>Store Clerk</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>89</td>
<td>Junior Store Clerk</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>90</td>
<td>Warehouse man</td>
<td>70-2-90-3-120</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>91</td>
<td>Technical Manager</td>
<td>180-10-300-15-375</td>
<td>200-12-320-16-400</td>
</tr>
<tr>
<td>92</td>
<td>Asst. Technical Manager</td>
<td>125-5-160-7½-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>93</td>
<td>Job Clerk</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>94</td>
<td>Senior Order Indenting Clerk</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>95</td>
<td>Junior Order Indenting Clerk</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>96</td>
<td>Progress Checker</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>97</td>
<td>Chief Computer</td>
<td>150-7½-210-10-300-15-375</td>
<td>160-10-260-12-320</td>
</tr>
<tr>
<td>98</td>
<td>Head Computor</td>
<td>125-5-160-7½-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>99</td>
<td>Computor</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>100</td>
<td>Head Estimator</td>
<td>125-5-160-7½-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>101</td>
<td>Estimator</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>102</td>
<td>Junior Estimator</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>103</td>
<td>Task Writer</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>104</td>
<td>Manager, Despatch Section</td>
<td>150-7½-210-10-250</td>
<td>160-10-260-12-320</td>
</tr>
<tr>
<td>105</td>
<td>Senior Despatching Clerk</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
</tr>
<tr>
<td>106</td>
<td>Assistant Despatcher</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>107</td>
<td>Despatching Clerk</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>108</td>
<td>Despatcher</td>
<td>70-2-90-3-120</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>109</td>
<td>Assistant Despatchers</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>110</td>
<td>Assistant Despatcher</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>111</td>
<td>Jalida Distributor</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>112</td>
<td>Gazette Distributor</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>113</td>
<td>Pairokar</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>114</td>
<td>Mech Mechanic</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
</tr>
</tbody>
</table>
Oral Answers to Questions. 12th December, 1970.

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td>115. Motor Driver</td>
<td>...</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>116. Motor Cycle orderly</td>
<td>...</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>117. Motor Cleaner</td>
<td>...</td>
<td>50-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>118. Motor Cleaner</td>
<td>...</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>119. Motor Attendant</td>
<td>...</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>120. Chief Time Keeper</td>
<td>...</td>
<td>150-7-210-10-250</td>
<td>160-10-260-12-320</td>
</tr>
<tr>
<td>121. Time Keeper</td>
<td>...</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>122. Time Keeper</td>
<td>...</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>123. Time Keeper</td>
<td>...</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>124. Gate Officer</td>
<td>...</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>125. Head Watch &amp; Ward</td>
<td>...</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>126. Searcher</td>
<td>...</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>127. Searcher</td>
<td>...</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>128. Watchman</td>
<td>...</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>129. Care Taker</td>
<td>...</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>130. Assistant Care Taker</td>
<td>...</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>131. Telephone Operator</td>
<td>...</td>
<td>80-4-100-5-135</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>132. Counter</td>
<td>...</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>133. Packer</td>
<td>...</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>134. Compounder</td>
<td>...</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>135. Cycle Repairer</td>
<td>...</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>136. Cycle Rider</td>
<td>...</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>137. Teacher</td>
<td>...</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>138. Khallasi</td>
<td>...</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>139. Litho Corrector</td>
<td>...</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>140. Press Turner</td>
<td>...</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
</tbody>
</table>
### ANNEXURE III
SECRETARIAT PRESS UNIT

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Designation of the Post</th>
<th>Existing Scale of pay</th>
<th>Revised Scale of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
<tr>
<td>1</td>
<td>Stamp Treasurer</td>
<td>180-10-300-15-375</td>
<td>200-12-320-16-400</td>
</tr>
<tr>
<td>2</td>
<td>Treasury Clerks</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>3</td>
<td>Examiners</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>4</td>
<td>Counter</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>5</td>
<td>Tailors</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>6</td>
<td>Labourers</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td></td>
<td><strong>TREASURY STAFF</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Store Clerks</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>8</td>
<td>Time Keeper</td>
<td>80-4-100-5-150</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>9</td>
<td>Compositors</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>10</td>
<td>Deputy Foreman</td>
<td>125-5-160-74-220</td>
<td>140-9-230-10-280</td>
</tr>
<tr>
<td>11</td>
<td>Section Holder</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
</tr>
<tr>
<td>12</td>
<td>Mechanic</td>
<td>115-4-135-5-150</td>
<td>125-8-205-9-250</td>
</tr>
<tr>
<td>13</td>
<td>Sr. Fitter</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>14</td>
<td>Sr. Turner</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
</tr>
<tr>
<td>15</td>
<td>Sr. Binder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>16</td>
<td>Jr. Binder</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>17</td>
<td>Jr. Machine Minder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>18</td>
<td>Layeron 1</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>19</td>
<td>Jr. Fitter</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>20</td>
<td>Labourer</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>21</td>
<td>Counter</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>22</td>
<td>Jr. Binders</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>23</td>
<td>Jr. Machine Minder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
</tr>
<tr>
<td>24</td>
<td>Layeron 1</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>25</td>
<td>Boys</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
</tr>
</tbody>
</table>
Oral Answers to Questions. 12th December, 1970

<table>
<thead>
<tr>
<th></th>
<th>2</th>
<th>3</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>26. Dafedar Searcher</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
<td></td>
</tr>
<tr>
<td>27. Searchers</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
<td></td>
</tr>
</tbody>
</table>

ROMAYOR MACHINE STAFF

| 28. Transcribers   | 125-5-160-7-220 | 140-9-230-10-280 |
| 29. Rota Print Mechanic | 115-4-135-5-150 | 125-8-205-9-250 |
| 30. Rota Print Operators | 100-4-120-5-135 | 110-7-180-9-225 |

TASK ENFORCEMENT ESTABLISHMENT

| 31. Computers      | 80-4-100-5-150 | 90-4-130-6-160 |
| 32. Task Writer    | 80-2-90-3-120 | 90-4-130-6-160 |

Bureau of Economics & Statistics Establishment.

<p>| 1. Foreman        | 180-10-300-15-375 | 200-12-320-16-400 |
| 2. Section Holder | 115-4-135-5-150  | 125-8-205-9-250   |
| 3. Compositor     | 80-4-100-5-150   | 90-4-130-6-160    |
| 4. Imposer        | 100-4-120-5-150  | 110-7-180-9-225   |
| 5. Compositor     | 80-2-90-3-120    | 90-4-130-6-160    |
| 6. Layeron-II     | 55-1-60-2-70     | 60-2-80-3-95      |
| 7. Sr. Reader     | 125-5-160-7-220  | 140-9-230-10-280  |
| 8. Jr. Reader     | 100-4-120-5-150  | 110-7-180-9-225   |
| 9. Copy Holders   | 80-2-93-3-120    | 90-4-130-6-160    |
| 10. Sr. Machine Minder | 100-4-120-5-135 | 110-7-180-9-225  |
| 11. Jr. Machine Minder | 80-2-90-3-120   | 90-4-130-6-160   |
| 12. Layeron-I     | 70-2-100         | 80-4-120-6-150    |
| 13. Sr. Binders   | 80-2-90-3-120    | 90-4-130-6-120    |
| 14. Jr. Binders   | 70-2-100         | 80-4-120-6-150    |
| 15. Khallasi      | 50-1-59-2-65     | 60-2-80-3-95      |
| 2. Proof Reader   | 125-5-160-7-220  | 140-9-230-10-280  |
| 3. Section Holder | 115-4-135-5-150  | 125-8-205-9-250   |</p>
<table>
<thead>
<tr>
<th></th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Imposer</td>
<td>100-4-120-5-150</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Machine Minder-I</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Sr. Compositor (S.G.)</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Sr. Binder (S.G.)</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Compositor</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Sr. Binders</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Machine Minder Gr. II</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Copy Holder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Jr. Binders</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Layeron</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Distributor</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Packers</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Khallasi</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
<td></td>
</tr>
</tbody>
</table>

**City Police Press Establishment**

<table>
<thead>
<tr>
<th></th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Deputy Foreman</td>
<td>125-5-160-7-225</td>
<td>140-9-230-10-280</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Jr. Reader</td>
<td>100-4-120-5-150</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Machine Minder-I</td>
<td>110-4-120-5-135</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Sr. Compositor (S.G.)</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Compositor</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Sr. Binder (S.G.)</td>
<td>100-4-120-5-135</td>
<td>110-7-180-9-225</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Machine Minder II</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Copy Holder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Sr. Binder</td>
<td>80-2-90-3-120</td>
<td>90-4-130-6-160</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Jr. Binder</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Layeron</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Distributor</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Counter</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Cutter</td>
<td>55-1-60-2-70</td>
<td>60-2-80-3-95</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Khallasi</td>
<td>50-1-59-2-65</td>
<td>60-2-80-3-95</td>
<td></td>
</tr>
</tbody>
</table>
GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Public Services:— Revision of Pay Scales of School Teachers working under Government Institutions—Orders—Issued.

EDUCATION DEPARTMENT

G. O. Ms. No. 910, Education. Dated : 27th April, 1970

ORDER:

The Government have had under consideration for some time past the question of revising the scales of pay of school teachers. The question has been considered in the light of the recommendations of the Kothari Commission and the ‘One-man Pay Commission’ appointed by the State Government, and the following orders are passed in respect of scales of pay of teachers employed in Government schools.

2. The revised scales of pay in respect of the existing pay scales will be as set out in the Schedule to the Notification in para 10 to this order.

3. The revised scales of pay shall be deemed to have come into effect from 19-3-1969 subject to the condition that the monetary benefit shall accrue only with effect from 1st March, 1970 i.e. salary for the month of March, 1970 payable in April, 1970.

4. (i) Graduates and persons with higher qualifications appointed as Secondary Grade Teachers will start at Rs. 126/- in the revised scale of pay of Rs. 96-6-144-8-200.

(ii) Trained graduates and Pandits grade I will start at Rs. 180 (three advance increments) in the scale of Rs. 150-10-300 and the difference between the minimum of the higher start being absorbed in future increments.

(iii) If any higher starts exist at present in any category not covered by these orders, they may be brought to the notice of Government so that suitable orders may be issued, regarding their continuance.

5. The following principles will govern the exercise of the option by the Government Teachers in respect of the revised scales.

(i) Teachers holding posts, the scales of pay of which are revised, shall have the option to come over to the new scales or to remain in the existing scales. Teachers may also exercise option to remain in the existing scales of pay until the date on which they earn the next increment in the existing scales after which they can come over to the new scale. The option shall be exercised within a period of six months from the date of issue of this order. The option once exercised shall be final. If option in writing within the time specified is not exercised, it shall be deemed that the option has been exercised in favour of the existing scales of pay applicable to the incumbent.
(ii) The pay of the existing secondary grade teachers who are in the scale of Rs. 150-180 (Selection Grade) shall be fixed in the revised scale of pay of Rs. 200-10-240. In future secondary grade teachers who alone reach maximum in the revised scale of pay of Rs. 96-200 shall be eligible for promotion to Selection Grade in the revised selection scale of pay of Rs. 200-10-240. The instructions issued in Government Memo No. 6156-B 1/68-3 Edn., dated 3-6-1969 in regard to fixation of posts and selection grades should continue to be followed.

(iii) With regard to teachers who are drawing old Hyderabad scales of pay as personal to them (including those holding pre-1961 non-D. A. merged scales) separate orders will issue.

(iv) In the case of those holding substantive posts but officiating in posts carrying higher scales of pay on 19-3-1969 option should be exercised both in respect of officiating as well as substantive posts.

(v) The option shall be exercised in the specimen form given in annexure to this order. It will be communicated in triplicate to the Accountant General, if the employee is a gazetted officer, and to the appointing authority if he is a non-gazetted officer, and an acknowledgement obtained for the same.

(vi) Such of the teachers who are either on long leave or on deputation on the date of issue of these orders and are not due to return to duty within a period of six months are allowed to exercise option to the revised scale of pay within a period of one month from the date of joining duty either after expiry of the leave or on return from deputation, as the case may be.

(vii) The Director of Public Instruction is requested to ensure that these orders are communicated to all concerned including those on leave or on deputation and obtain individual acknowledgements as Government will not under any circumstances entertain any representations with regard to exercise of option after the expiry of the stipulated time.

(viii) The Headmasters allowance and other allowances would be examined separately and orders issued in due course. Till such time the status quo will continue.

6. The revised scales of pay will not apply to persons who retired and were re-employed before 19-3-1969.

7. In the case of Gazetted teachers, the fixation of pay in the revised scales of pay and drawal of salary will be authorised by the Accountant General. In the case of non-gazetted teachers, the appointing authority or the District Educational Officer, if the appointing authority is lower in rank than the District Educational Officer, will take action for fixing the pay in the revised scale of pay in accordance with the Andhra Pradesh Government Schools Teaching Staff Revised Scales of Pay Rules, 1970, issued in para 10 to this order. Drawing and disbursing officers shall intimate the individual employees that any excess payment noticed due to an erroneous fixation will be recovered from their pay subsequently, as and when such irregularity brought to light.
8. In case any glaring anomalies, clarifications and other issues causing serious hardship arise in the course of the implementation of the revised scales of pay or if any of the existing scales of pay are found to be not covered by the revised scales, the Director of Public Instruction is requested to bring such cases to the notice of Government in the Education Department for orders. The orders and clarifications issued by the Government in consultation with Finance Department shall be final.

9. This order issues with the concurrence of Finance Department vide their U. O. No. 1214/SSFP/70, dated 18-4-1970.

10. The following notification will be published in the Andhra Pradesh Gazette.

NOTIFICATION

In exercise of the powers conferred by the provision to article 309 of the Constitution of India, the Governor of Andhra Pradesh hereby makes the following rules, namely:

1. Short-title and commencement:
   (i) These rules may be called the “Andhra Pradesh Government Schools Teaching Staff Revised Scales of Pay Rules, 1970”.
   (ii) They shall be deemed to have come into force on the 19th March, 1969 but shall not confer the benefit of arrears of pay due to re-fixation up to 28th February, 1970.

2. Revised scales of pay:
   (i) The existing scale of pay specified in column (3) of Schedule shall be revised as shown in the corresponding entry in column (4) thereof.
   (ii) A teacher who on the 19th March, 1969 is on refused leave or on leave preparatory to retirement or who is on other kinds of leave with allowances and retires or dies without joining duty shall be entitled to have his pay fixed in respect of his substantive post or officiating post or both, in the revised scale with effect from the said date for purpose of computing his pension and gratuity.

3. Principles for exercising option:
   The following principles shall govern the exercise of option by the Government teachers in respect of the revised scales:
   (i) Subject to the other provisions of this rule, a teacher holding a post, the scale of pay of which is revised shall opt.
   (a) To remain in the existing scale of pay until he ceases to draw pay in the existing scale of pay; or
   (b) To draw pay in the revised scale of pay either from 19-3-1969 or from the date on which he earns the next increment in the existing scale of pay.
(ii) (a) A teacher who is entitled to exercise option as aforesaid shall do so within a period of six months from the date of issue of these rules and the option once exercised shall be final.

(b) If a teacher does not exercise his option in writing within the time specified in sub-clause (a), he shall be deemed to have exercised his option to remain in the existing scale of pay until he ceases to draw pay in the existing scale.

(iii) A teacher who on 19-3-1969 holds a substantive post and is officiating in a post carrying a higher scale of pay, shall exercise his option in respect of both the substantive and the officiating posts.

(iv) Every teacher shall exercise his option in writing in the form in Annexure and shall communicate it in triplicate to, and obtain an acknowledgement of its receipt from:

(a) the Accountant General, if he is a gazetted officer.

(b) the appointing authority, if he is a non-gazetted officer.

(v) A Government teacher who is on leave or on deputation on the date of issue of these rules and who is not due to resume duty within a period of six months from that date may exercise his option as aforesaid within a period of one month from the date of resumption of duty after the expiry of leave or from the date of his rejoining Government service on the termination of his deputation, as the case may be.

4. Principles of fixation of pay in the revised scales:

Notwithstanding anything in the Fundamental Rules or in the Hyderabad Civil Service Rules, the principles which shall govern the fixation of pay of teachers who opt to these revised scales of pay shall be as follows:

(a) The pay of a teacher shall be fixed in the revised scale at the stage next above his pay in the revised scale whether it is, or is not, a stage in the new scale.

(b) If his present pay is less than the minimum of the revised scale his pay shall be fixed at the minimum of the new scale.

(c) After the pay of the teacher is fixed in accordance with clauses (a) and (b) above in so far as non-gazetted officers are concerned weightage of one increment for service of 3 years and above up to six years and two increments for service of six years and above in the post in which he was drawing pay shall be added. In regard to gazetted officers weightage of one increment for service of 5 years and above in the post in which he was drawing pay shall be added.

(d) If the pay fixed in the above manner exceeds the maximum of the revised scale of pay the difference will be treated as "Personal Pay".
(e) For purposes of fixation of pay in the revised scale 'Personal Pay' if any, now drawn by any teacher shall be added to his basic pay and his pay in the revised scale of pay shall then be determined in accordance with clauses (a) to (d) above.

(f) A teacher who opts to the revised scale shall be entitled to do so only either from 19-3-1969 or from the date on which he earns his next increment after that date in his old scale of pay and not from the date on which he earns any subsequent increment in the old scale of pay. The pay of the teacher in the existing scale on 19-3-1969 includes the increment, if any accruing to him on that date for purposes of fixation of pay in the revised scale. The same principle will apply to those who exercise their option to the revised scale from the date of earning next increment in their existing scale.

(g) Where the maximum of the old scale of pay and the maximum of the corresponding revised scale of pay happen to be the same and a teacher who has already reached the maximum of the old scale of pay prior to 19-3-1969 exercises option to the revised scale of pay initial fixation of his pay at the next higher stage shall not be made but he shall be entitled to the weightage mentioned in sub-rule (c) above, such weightage over and above the maximum of the revised scale of pay being treated as “Personal Pay”.

(h) No weightage shall be given to the teachers who elect to remain in the old scales of pay.

(i) A teacher who is on leave or under suspension on 19-3-1969 shall also be entitled to have his pay fixed in accordance with the principles in clauses (a) to (h) subject to the condition that the monetary benefit shall accrue to him only from the date of resumption of duty. Discharged and reverted teachers shall have to enter the revised scales only with effect from the date of re-appointment.

(j) The principles laid down in these rules shall apply to substantive, officiating and temporary teachers.

5. Counting of service for future increments:

In the case of teachers whose pay in the revised scale is fixed at the stage next above his present pay under rule 4, service for future increments shall count only either from 19-3-1969 or from the date of entry into the revised scale of pay as the case may be.

6. Power to remove difficulties:

If any difficulty arises in giving effect to the provisions of these rules the Government may, by order, make such provisions or give such directions as appear to them to be necessary for the purpose of removing the difficulty.

7. Effect of other rules:

(i) No rule made or deemed to have been made under the proviso to article 309 of the Constitution shall, in so far as it is inconsistent with any of the provisions of these rules, have any effect.
(2) Save as otherwise provided in these rules, these rules shall be in addition to any other rules made or deemed to have been made under the proviso to article 309 of the Constitution.

SCHEDULE

(Rule 2).

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Category of posts</th>
<th>Existing scale</th>
<th>Revised scales of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1</td>
<td>Lower Grade Trained Teachers</td>
<td>55-1-59-2-75</td>
<td>65-3-95-4-115</td>
</tr>
<tr>
<td>2</td>
<td>Higher Grade Trained Teachers</td>
<td>65-2-95</td>
<td>75-3-96-5-136</td>
</tr>
<tr>
<td>3</td>
<td>M, T. Is., Music Teachers, Grade II Sewing and Needle Work Instructors</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>4</td>
<td>Grade III Pandits of all Languages, Craft Instructors Field, Arts and Fieldmen and others holding the same scale of pay</td>
<td>80-2-90-3-120</td>
<td>96-6-144-8-184</td>
</tr>
<tr>
<td>5</td>
<td>Secondary Grade Trained Teachers</td>
<td>80-4-100-5-150</td>
<td>96-6-144-8-200</td>
</tr>
<tr>
<td>6</td>
<td>Secondary Grade Trained Teachers (Selection Grade)</td>
<td>150-7-180</td>
<td>200-10-240</td>
</tr>
<tr>
<td>7</td>
<td>(a) Pandits Grade II (Trained)</td>
<td>100-5-150</td>
<td>130-8-210-10-240</td>
</tr>
<tr>
<td></td>
<td>(b) Pandits (untrained)</td>
<td>100-5-135</td>
<td>130-8-210-10-230</td>
</tr>
<tr>
<td></td>
<td>(c) Pandits (unqualified)</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>8</td>
<td>Specialist teachers etc. P.T.Is., M.T.Is., P.V.Is., Arts and Craft Instructors (Tailoring and Weaving Music Teachers, Teachers of Arts Drawing and Sewing Masters and others holding the same scale of pay</td>
<td>80-4-100-5-150</td>
<td>96-6-144-8-200</td>
</tr>
<tr>
<td></td>
<td>Harmonists, Tablists, Camera-men and Artists.</td>
<td>115-4-135-5-150</td>
<td>130-8-210-10-240</td>
</tr>
<tr>
<td>10</td>
<td>Junior Dy. Inspectors of Schools</td>
<td>110-4-130-5-150</td>
<td>130-8-210-10-260</td>
</tr>
<tr>
<td>11</td>
<td>Commercial Instructors, Shastra and Veda Pandits, Craft Instructors in Secondary Schools, M.T.Is., Craft Instructors in Wood work and others holding the same scale of pay</td>
<td>110-4-130-5-150</td>
<td>130-8-210-10-260</td>
</tr>
</tbody>
</table>
Oral Answers to Questions, 12th December, 1970. 449

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category</th>
<th>Existing scale of pay</th>
<th>Revised scale of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>12</td>
<td>Needle Work Assistants</td>
<td>125-5-15 7-180</td>
<td>131-3-21</td>
</tr>
<tr>
<td>13</td>
<td>M.T.Is., P.T.Is., Yogasana Instructors, Arts and Craft Instructors, Drawing and Sewing Masters</td>
<td>125-5-160 7-220</td>
<td>130-8-210-10-269</td>
</tr>
<tr>
<td>14</td>
<td>Physical Directors and others holding the same scale of pay</td>
<td>140-5-155 7-200-10-250</td>
<td>150-10-300</td>
</tr>
<tr>
<td>15</td>
<td>Trained Graduate teachers Grade II, Dy. Inspector of Schools, Extension Officers (Edn), Pandits Grade I and others holding the same scale of pay</td>
<td>130-5-155 7-200-10-250</td>
<td>150-10-300</td>
</tr>
<tr>
<td>16</td>
<td>Trained Graduate Teachers Grade I</td>
<td>200-10-249 15-375</td>
<td>230-15-380-20-480</td>
</tr>
<tr>
<td>17</td>
<td>Post Graduate trained teachers and others holding the same scale of pay</td>
<td>180-7-210 10-290-15-350</td>
<td>200-12-320-15-410</td>
</tr>
<tr>
<td>18</td>
<td>Gazetted Headmasters of High and Higher Secondary Schools and Gazetted Inspectors of Schools</td>
<td>325-20-425 25-700</td>
<td>375-25-600-30-750</td>
</tr>
</tbody>
</table>

Note:—(i) Untrained teachers will get only the minimum of the scale of pay attached to the post.

(ii) The existing arrangements in regard to fixation of posts of trained graduates in grade I in Government Institutions shall continue.

ANNEXURE

(Rule 3)

Form for exercising option under the Andhra Pradesh Government School Teaching Staff Revised Scales of Pay Rules, 1970.

I, ..................holding the post of ..................in the scale of ..................in the office of ..................do hereby elect to come under the revised scale of pay with effect from 19-5-1969/to retain the existing scale of pay for the period upto ................../to remain in the existing scale.
GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Schools—Aided—Revision of Pay Scales of School Teachers working in Aided Schools under Private Managements Orders issued.

EDUCATION DEPARTMENT


ORDER:

The Government have had under consideration for some time past the question of revising the scales of pay of School Teachers. The question has been considered in the light of the recommendations of the Kothari Commission and the One man Pay Commission appointed by the State Government, and the following orders are passed in respect of scales of pay of teachers employed in Aided Schools under private managements.

2. The revised scales of pay in respect of the existing pay scales will be as set out in the Schedule appended to the Rules in Annexure I to this Order.

3. The revised scales of pay shall be deemed to have come into effect from 19-3-1969 subject to the condition that the monetary benefit shall accrue only with effect from 1st March, 1970, i.e. salary for the month of March, 1970 payable in April, 1970.

4. (i) Graduates and persons with higher qualifications appointed as Secondary Grade Teachers will start at Rs. 126/- in the revised scale of pay of Rs. 96-6-144-8-200,
Oral Answers to Questions. 12th December, 1970.

(ii) Trained Graduates and Pandits Grade I will start at Rs. 180/- (Three advance increments) in the scale of Rs. 150-10-300 and the difference between the minimum of the higher start being absorbed in future increments.

(iii) If any higher starts exist at present in any category not covered by these orders, they may be brought to the notice of Government, so that suitable orders may be issued, regarding their continuance.

5. The following principles will govern the exercise of option in respect of the revised scales.

(i) Teachers holding posts, the scales of pay of which are revised, shall have the option to come over to the new scales or to remain in the existing scales. Teachers may also exercise option to remain in the existing scales of pay until the date on which they earn the next increment in the existing scales after which they can come over to the new scale. The option shall be exercised within a period of six months from the date of issue of this order. The option once exercised shall be final. If option in writing within the time specified is not exercised, it shall be deemed that the option has been exercised in favour of the existing scales of pay applicable to the incumbent.

(ii) The option shall be exercised in the specimen form given in Annexure II to this order. It will be communicated in triplicate to the Management. A copy of the option from should be pasted to the Service Register of the teacher concerned. The Management shall obtain acknowledgement from the individual teachers.

(iii) Such of the teachers who are either on long leave or on deputation on the date of issue of these orders and are not due to return to duty within a period of six months are allowed to exercise option to the revised scales of pay within a period of one month from the date of joining duty either after expiry of the leave or on return from deputation, as the case may be.

(iv) The Managements are requested to ensure that these orders are communicated to all concerned and individual acknowledgements are obtained as Government will not under any circumstances entertain any representations with regard to exercise of option after the expiry of the stipulated time.

(v) The Headmasters allowance and other allowances would be examined separately and orders issued in due course. Till such time the status quo will continue.

6. The revised scales of pay will not apply to persons who retired and were re-employed before 19-3-1969.

7. The District Educational Officer will take action for fixing the pay of all categories of teachers in the revised scale of pay in accordance with the Andhra Pradesh Aided Schools Teaching Staff Revised Scales of Pay Rules 1970 in para 32 to this order. The District Educational Officer should intimate the individual employees that any excess payment noticed due to an erroneous action will be recovered from their pay subsequently, as and when such irregularity is brought to light.
8. In case any glaring anomalies, clarifications and other issues causing serious hardship arise in the course of the implementation of the revised scales of pay or if any of the existing scales of pay are found to be not covered by the revised scales, the Director of Public Instruction is requested to bring such cases to the notice of Government in the Education Department for orders.

9. The additional financial commitment involved by the Managements in implementing the revised scales of pay will be considered for assessment of teaching grant due to the schools under Grant-in-aid.

10. This order issues with the concurrence of Finance Department vide their U.O. No. 1214/SSFP/70, dated 18-4-1970.

11. The following Rules will be published in the Andhra Pradesh Gazette.

ANNEXURE I

1. Short-title and commencement:— (1) These rules may be called the "Andhra Pradesh Aided Schools Teaching Staff Revised Scales of Pay Rules, 1970."

   (2) They shall be deemed to have come into force on the 19th March, 1969, but shall not confer the benefit of arrears of pay due to resumption upto 28th February, 1970.

2. Revised Scale of Pay:— (1) The existing scales of pay specified in column (3) of the Schedule appended to these rules shall be revised as shown in the corresponding entry in column (4) thereof.

   (2) A teacher who on the 19th March, 1969 is on refused leave or on leave preparatory to retirement or who is on other kinds of leave with allowances and retires or dies without joining duty shall be entitled to have his pay fixed in respect of his substantive post or officiating post or both, in the revised scales with effect from the said date for purpose of computing his pension and gratuity.

3. Principles for exercising option:—

   The following principles shall govern the exercise of option by the teachers in respect of the revised scales:

   (i) Subject to the other provisions of this rule a teacher holding a post, the scale of pay of which is revised shall opt—

      (a) To remain in the existing scale of pay until he ceases to draw pay in the existing scale of pay or

      (b) To draw pay in the revised scale of pay either from 19-3-1969 or from the date on which he earns the next increment in the existing scale of pay.

   (ii) (a) A teacher, who is entitled to exercise option as aforesaid shall do so within a period of six months from the date of issue of these rules and the option once exercised shall be final.

      (b) If a teacher does not exercise his option in writing within the time specified in sub-clause (a), he shall be deemed to have
exercised his option to remain in the existing scale of pay until he
ceases to draw pay in the existing time scale.

(iii) A teacher who on 19-3-1969 holds a substantive post and is
officiating in a post carrying a higher scale of pay, shall exercise his
option in respect of both the substantive and the officiating posts.

(iv) Every teacher shall exercise his option in writing in the
form in Annexure II and shall communicate it in triplicate to the
appointing authority and obtain an acknowledgement of its receipt.

(v) A teacher who was on leave or on deputation on the date
of issue of these rules and who is not due to resume duty within a
period of six months from that date may exercise his option as
aforesaid within a period of one month from the date of resumption
of duty after the expiry of leave or from the date of his rejoining
service on the termination of his deputation, as the case may be.

4. Principles of fixation of pay in the revised scales:— The
principles for the fixation of pay of teachers who opt to these revised
scales of pay shall be as follows:—

(a) The pay of a teacher shall be fixed in the revised scales
at the stage next above his pay in the existing scale whether it is, or
is not a stage in the new scale.

(b) If his present pay is less than the minimum of the revised
scales his pay shall be fixed at the minimum of the new scales.

(c) After the pay of the teacher is fixed in accordance with
clauses (a) and (b) above, weightage of one increment for service of
3 years and above up to six years and two increments for service of
six years and above in the old scale of pay in which he was drawing
pay shall be added.

(d) If the pay fixed in the above manner exceeds the maxi-
mum of the revised scales of pay the difference will be treated as
"Personal Pay".

(e) For purposes of fixation of pay in the revised scale "Per-
sonal Pay" if any, now drawn by any teacher shall be added to his
basic pay and his pay in the revised scale of pay shall then be deter-
mined in accordance with clauses (a) to (d) above.

(f) A teacher who opts to the revised scale shall be entitled
to do so only either from 19-3-1969 or from the date on which he
earns his next increment after that date in his old scale of pay and
not from the date on which he earns any subsequent increment in
the revised scale of pay. The pay of the teacher in the existing scale
on 19-3-1969 includes the increment, if any accruing to him on that
date for purposes of fixation of pay in the revised scale. The same
principle will apply to the revised scale from the date of earning next
increment in their existing scale.

(g) Where the maximum of the old scale of pay and the
maximum of the corresponding revised scale of pay happens to be
the same and a teacher who has already reached the maximum of
the old scale of pay prior to 19-3-1969 exercises option to the re-
vised scale of pay initial fixation of his pay at the next higher stage.
shall not be made but he shall be entitled to the weightage mentioned in sub-rule (c) above, such weightage over and above the maximum of the revised scale of pay being treated as "Personal Pay".

(h) No weightage shall be given to the teachers who elect to remain in the old scale of pay.

(i) A teacher who is on leave or under suspension on 19-3-1969 shall also be entitled to have his pay fixed in accordance with the principles in clauses (a) to (h) subject to the condition that the monetary benefit shall accrue to him only from the date of resumption of duty. Discharged and reverted teachers shall have to enter the revised scales only with effect from the date of re-appointment.

(j) The principles laid down in these rules shall apply to permanent and temporary teachers.

5. Counting of service for future increments:

In the case of teachers whose pay in the revised scale is fixed at the stage next above his present pay under rule 4, service for future increments shall count only either from 19-3-1969 or from the date of entry into the revised scale of pay as the case may be.

6. Power to remove difficulties:

If any difficulty arises in giving effect to the provisions of these rules, the Government may, by order, make such provisions or give such directions as appear to them to be necessary for the purpose of removing the difficulty.

(By order and in the name of the Governor of Andhra Pradesh)

SCHEDULE

(Rule 2)

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Category of posts</th>
<th>Existing scale</th>
<th>Revised scales of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Weightage (Rs.)</td>
<td>Weightage (Rs.)</td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Lower Grade Trained Teachers</td>
<td>55-1-59-2-75</td>
<td>65-3-95-4-115</td>
</tr>
<tr>
<td>2.</td>
<td>Higher Grade Trained Teachers</td>
<td>65-2-95</td>
<td>75-3-96-5-136</td>
</tr>
<tr>
<td>3.</td>
<td>M. T. Is., Music Teachers, Grade II Sewing and Needle Work Instructors</td>
<td>70-2-100</td>
<td>80-4-120-5-150</td>
</tr>
<tr>
<td>4.</td>
<td>Grade III Pandits of all Languages, Craft Instructors Field, Arts and Fieldmen and others holding the same scale of pay</td>
<td>80-2-90-3-120</td>
<td>96-6-144-8-184</td>
</tr>
<tr>
<td>5.</td>
<td>Secondary Grade Trained Teachers</td>
<td>80-4-109-5-150</td>
<td>96-6-144-8-200</td>
</tr>
<tr>
<td>Sl. No.</td>
<td>Category</td>
<td>Existing scale of pay</td>
<td>Revised scale of pay</td>
</tr>
<tr>
<td>--------</td>
<td>--------------------------------------------------------------------------------------------------</td>
<td>-----------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>6</td>
<td>Secondary Grade Trained Teachers (Selection Grade)</td>
<td>Rs. 150-7½-180</td>
<td>Rs. 200-10-240</td>
</tr>
<tr>
<td>7</td>
<td>(a) Pandits Grade II (Trained)</td>
<td>Rs. 100-5-150</td>
<td>Rs. 130-8-210-10-240</td>
</tr>
<tr>
<td></td>
<td>(b) Pandits (untrained)</td>
<td>Rs. 100-5-135</td>
<td>Rs. 130-8-210-10-230</td>
</tr>
<tr>
<td></td>
<td>(c) Pandits (unqualified)</td>
<td>Rs. 70-2-100</td>
<td>Rs. 80-4-120-6-150</td>
</tr>
<tr>
<td>8</td>
<td>Specialist teachers etc, P.T.Is., M.T.Is., P.V.Is., Arts and Craft Instructors (Tailoring and Weaving) Music Teachers, Teachers of Arts Drawing and Sewing Masters and others holding the same scale of pay</td>
<td>Rs. 80-4-100-5-150</td>
<td>Rs. 96-6-144-8-200</td>
</tr>
<tr>
<td>9</td>
<td>Harmonists, Tablists, Camera-men and Artists</td>
<td>Rs. 115-4-135-5-150</td>
<td>Rs. 130-8-210-10-240</td>
</tr>
<tr>
<td>10</td>
<td>Commercial Instructors, Shastra and Veda Pandits, Craft Instructors in Secondary Schools, M.T.Is., Craft Instructors in Wood work and others holding the same scale of pay</td>
<td>Rs. 110-4-130-5-150-7½-180</td>
<td>Rs. 130-8-210-10-260</td>
</tr>
<tr>
<td>11</td>
<td>Needle Work Assistants</td>
<td>Rs. 125-5-151-7½-180</td>
<td>Rs. 130-8-210-10-260</td>
</tr>
<tr>
<td>12</td>
<td>M.T.Is., P.T.Is., Yogasana Instructors, Arts and Craft Instructors, Drawing and Sewing Masters</td>
<td>Rs. 125-5-160-7½-220</td>
<td>Rs. 130-8-210-10-260</td>
</tr>
<tr>
<td>13</td>
<td>Physical Directors and others holding the same scale of pay</td>
<td>Rs. 140-5-155-7½-200-10-250</td>
<td>Rs. 150-10-300</td>
</tr>
<tr>
<td>14</td>
<td>Trained Graduate teachers Grade II, Dy. Inspector of Schools, Extension Officers (Edn), Pandits Grade I and others holding the same scale of pay</td>
<td>Rs. 130-5-155-7½-200-10-250</td>
<td>Rs. 150-10-300</td>
</tr>
<tr>
<td>15</td>
<td>Trained Graduate Teachers Grade I</td>
<td>Rs. 200-10-240-15-375</td>
<td>Rs. 230-15-380-20-480</td>
</tr>
<tr>
<td>16</td>
<td>Post Graduate trained teachers and others holding the same scale of pay</td>
<td>Rs. 180-7½-120-10-290-15-350</td>
<td>Rs. 200-12-320-15-410</td>
</tr>
</tbody>
</table>

Note:
(i) Untrained teachers will get only the minimum of the scale of pay attached to the post.

(ii) One third of the permanent posts of trained graduates in the existing scale of Rs. 130-250 under Local Bodies and aided managements shall be in the revised scale of Rs. 230-48 (i.e.) Grade I subject to a maximum of 500 every year till the total comes to one third. Detailed instructions regarding fixation of posts under each management will be issued separately.

(iii) 25% of the posts of Secondary Grade Teachers at the rate of 5% every year commencing from 19-3-1969 in the existing scale of Rs. 80-150 shall be in the selection grade in the revised scale of pay of Rs. 200-10-240, under Local Bodies and Aided Managements. Secondary Grade Teachers who reach maximum in the revised scale of pay of Rs. 86-6-144-8-200 shall alone be eligible for promotion to Selection grade. Detailed instructions will issue separately.

ANNEXURE II
(Rule 3)

Form for exercising option under the Andhra Pradesh Aided School Teaching Staff Revised Scales of Pay Rules, 1970.

I, holding the post of in the scale of in the office of do hereby elect to come under the revised scale of pay with effect from 19-3-1969/to remain in the existing scale of pay for the period upto/to remain in the existing scale.

2. The option hereby exercised is final and will not be modified at any subsequent date.

Dated 1970.

Signature.

Signed before me.

Signature

Head of the Office

( with date)

Received the above declaration.

Date: 

Signature

Head of Office
GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Public Services — Revision of Pay Scales of School Teachers working under the management of Panchayat Samithis and Zilla Parishads—Orders—Issued.

EDUCATION DEPARTMENT


ORDER:

The Government have had under consideration for some time past the question of revising the scales of pay of school teachers. The question has been considered in the light of the recommendations of the Kothari Commission and the One-man Pay Commission appointed by the State Government, and the following orders are passed in respect of scales of pay of teachers employed in schools under the management of Panchayat Samithis and Zilla Parishads.

2. The revised scales of pay in respect of the existing pay scales will be as set out in the Schedule appended to the Rules in Notification in para 10 to this order.

3. The revised scales of pay shall be deemed to have come into effect from 19-3-1969 subject to the condition that the monetary benefit shall accrue only with effect from 1st March, 1970 i.e. salary for the month of March, 1970 payable in April, 1970.

4. (i) Graduates and persons with higher qualifications appointed as Secondary Grade Teachers will start at Rs. 126/- in the revised scale of pay of Rs. 96-4-144-8-200.

(ii) Trained graduates and Pandits grade I will start at Rs 180 (three advance increments) in the scale of Rs. 150-10-300 and the difference between the minimum of the higher start being absorbed in future increments.

(iii) If any higher starts exist at present in any category not covered by these orders, they may be brought to the notice of Government so that suitable orders may be issued, regarding their continuance.

5. The following principles will govern the exercise of the option by the Government Teachers in respect of the revised scales.

(i) Teachers holding posts, the scales of pay of which are revised, shall have the option to come over to the new scales or to remain in the existing scales. Teachers may also exercise option to remain in the existing scales of pay until the date on which they earn the next increment in the existing scales after which they can come over to the new scale. The option shall be exercised within a period of six months from the date of issue of this order. The option once exercised shall be final. If option in writing within the time specified is not exercised, it shall be deemed that the option has been exercised in favour of the existing scales of pay applicable to the incumbent.
(i) In the case of those holding substantive posts but officiating in posts carrying higher scales of pay on 19-3-1969 option should be exercised both in respect of officiating as well as substantive posts.

(ii) The option shall be exercised in the specimen form given in annexure to this order. It will be communicated in triplicate to the appointing authority. The appointing authority shall also obtain acknowledgement for the same.

(iv) Such of the teachers who are either on long leave or on deputation on the date of issue of these orders and are not due to return to duty within a period of six months are allowed to exercise option to the revised scale of pay within a period of one month from the date of joining duty either after expiry of the leave or on return from deputation, as the case may be.

(v) The Secretaries of Zilla Parishads are requested to ensure that these orders are communicated to all concerned and individual acknowledgements are obtained as Government will not under any circumstances entertain any representations with regard to exercise of option after the expiry of the stipulated time.

(vi) The Heads of allowance and other allowances would be examined separately and orders issued in due course. Till such time the status quo will continue.

6. The revised scales of pay will not apply to persons who retired and were re-employed before 19-3-1969.

7. The appointing authority will take action for fixing the pay in the revised scale of pay in accordance with the Andhra Pradesh Panchayathi Raj Schools Teaching Staff Revised Scales of Pay Rules, 1970, published in the Notification in para 10 to this Order. Drawing and disbursing officers should intimate the individual employees that any excess payment noticed due to an erroneous fixation will be recovered from their pay subsequently, as and when such irregularity is brought to light.

8. In case any glaring anomalies, clarifications and other issues causing serious hardship arise in the course of the implementation of the revised scales of pay or if any of the existing scales of pay are found to be not covered by the revised scales, the Director of Public Instruction is requested to bring such cases to the notice of Government in the Education Department for orders. The orders and clarifications issued by the Government in consultation with Finance Department shall be final.

9. This order issues with the concurrence of Finance Department vide their U.O. Note No. 1214/SSFP/70, dated 18-4-1970.

10. The following notification will be published in the Andhra Pradesh Gazette.

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959 (A.P.Act XXXV of 1959), the Governor of Andhra Pradesh hereby makes the following rules, namely:—
1. Short-title and commencement:

(1) These rules may be called the "Andhra Pradesh Panchayati Raj Schools Teaching Staff Revised Scales of Pay Rules, 1970".

(2) They shall be deemed to have come into force on the 19th March, 1969 but shall not confer the benefit of arrears of pay due to re-fixation upto 28th February, 1970.

2. Revised scales of pay:

(i) The existing scales of pay specified in column (3) of the Schedule appended to these rules shall be revised as shown in the corresponding entry in column (4) thereof.

(ii) A teacher who on the 19th March, 1969 is on refused leave or on leave preparatory to retirement or who is on other kinds of leave with allowances and retires or dies without joining duty shall be entitled to have his pay fixed in respect of his substantive post or officiating post or both, in the revised scales with effect from the said date for purpose of computing his pension and gratuity.

3. Principles for exercising option:

The following principles shall govern the exercise of option by the teachers in respect of the revised scales:

(i) Subject to the other provisions of this rule, a teacher holding a post, the scale of pay of which is revised shall opt.

(a) To remain in the existing scale of pay until he ceases to draw pay in the existing scale of pay; or

(b) To draw pay in the revised scale of pay either from 19-3-1969 or from the date on which he earns the next increment in the existing scale of pay.

(ii) (a) A teacher who is entitled to exercise option as aforesaid shall do so within a period of six months from the date of issue of these rules and the option once exercised shall be final.

(b) If a teacher does not exercise his option in writing within the time specified in sub-clause (a), he shall be deemed to have exercised his option to remain in the existing scale of pay until he ceases to draw pay in the existing time scale.

(iii) A teacher who on 19-3-1969 holds a substantive post and is officiating in a post carrying a higher scale of pay, shall exercise his option in respect of both the substantive and the officiating posts.

(iv) Every teacher shall exercise his option in writing in the form in Annexure and shall communicate it in triplicate.
460 12th December, 1970

Oral Answers to Questions.

to the appointing authority and obtain an acknowledgement of its receipt.

(v) A teacher who is on leave or on deputation on the date of issue of these rules and who is not due to resume duty within a period of six months from that date may exercise his option as aforesaid within a period of one month from the date of resumption of duty after the expiry of leave or from the date of his rejoining service on the termination of his deputation, as the case may be.

4. Principles of fixation of pay in the revised scales:

The principles for the fixation of pay of teachers who opt to these revised scales of pay shall be as follows:

(a) The pay of a teacher shall be fixed in the revised scales at the stage next above his pay in the existing scale whether it is, or is not, a stage in the new scale.

(b) If his present pay is less than the minimum of the revised scales his pay shall be fixed at the minimum of the new scale.

(c) After the pay of the teacher is fixed in accordance with clauses (a) and (b) above weightage of one increment for service of 3 years and above upto six years and two increments for service of six years and above in the old scale of pay in which he was drawing pay shall be added.

(d) If the pay fixed in the above manner exceeds the maximum of the revised scale of pay the difference will be treated as "Personal Pay".

(e) For purposes of fixation of pay in the revised scale "Personal Pay", if any, now drawn by any teacher shall be added to his basic pay and his pay in the revised scale of pay shall then be determined in accordance with clauses (a) to (d) above.

(f) A teacher who opts to the revised scale shall be entitled to do so only either from 19-3-1969 or from the date on which he earns his next increment after that date in his old scale of pay and not from the date on which he earns any subsequent increment in the revised scale of pay. The pay of the teacher in the existing scale on 19-3-1969 includes the increment, if any accruing to him on that date for purposes of fixation of pay in the revised scale. The same principle will apply to those who exercise their option to the revised scale from the date of earning next increment in their existing scale.

(g) Where the maximum of the old scale of pay and the maximum of the corresponding revised scale of pay happens to be the same and a teacher who has already reached the maximum of the old scale of pay prior to 19-3-1969 exercises option to the revised scale of pay, initial fixation of his pay at the next higher stage shall not be made but he shall be entitled to the weightage mentioned in sub-rule (c) above, such weightage over and above the maximum of the revised scale of pay being treated as "Personal Pay".
(h) No weightage shall be given to the teacher who elects to remain in the old scale of pay.

(i) A teacher who is on leave or under suspension on 19-3-1969 shall also be entitled to have his pay fixed in accordance with the principles in clauses (a) to (h) subject to the condition that the monetary benefit shall accrue to him only from the date of resumption of duty. Discharged and reverted teachers shall have to enter the revised scales only with effect from the date of re-appointment.

(j) The principles laid down in these rules shall apply to substantive, officiating and temporary teachers.

5. Counting of service for future increments:

In the case of teachers whose pay in the revised scale is fixed at the stage next above his present pay under rule 4, service for future increments shall count only either from 19-3-1969 or from the date of entry into the revised scale of pay as the case may be.

6. Power to remove difficulties:

If any difficulty arises in giving effect to the provision of these rules, the Government may, by order, make such provisions or give such directions as appear to them to be necessary for the purpose of removing the difficulty.

7. Effect of other rules:

(1) No rule made or deemed to have been made under sub-section (1) of section 69 of the Andhra Pradesh Panchayat Samithi’s and Zilla Parishad’s Act, 1959, shall in so far as it is inconsistent with any of the provisions of these rules, have any effect.

(2) Save as otherwise provided in these rules, these rules shall be in addition to any other rules made or deemed to have been made under sub-section (1) of section 69 of the Andhra Pradesh Panchayat Samithi’s and Zilla Parishad’s Act, 1959.

SCHEDULE
(Rule 2)

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Category of posts</th>
<th>Existing scale</th>
<th>Revised scales of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1.</td>
<td>Lower Grade Trained Teachers</td>
<td>55-1-59-2-75</td>
<td>65-3-954-115</td>
</tr>
<tr>
<td>2.</td>
<td>Higher Grade Trained Teachers</td>
<td>65-2-95</td>
<td>75-3-96-5-136</td>
</tr>
<tr>
<td>3.</td>
<td>M. T. Is., Music Teachers, Grade II Sewing and Needle Work Instructors</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td></td>
<td></td>
<td>70-2-90-3-120</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>4.</td>
<td>Grade III Pandits of all Languages, Craft Instructors Field, Arts and Fieldmen and others holding the same scale of pay</td>
<td>80-2-90-3-120</td>
<td>96-6-144-8-184</td>
</tr>
</tbody>
</table>

8. SCHEDULE
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category</th>
<th>Existing scale of pay</th>
<th>Revised scale of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>80-4-100-5-150</td>
<td>96-6-144-8-200</td>
</tr>
<tr>
<td>3</td>
<td>5. Secondary Grade Trained Teachers</td>
<td>150-74-180</td>
<td>200-10-240</td>
</tr>
<tr>
<td>4</td>
<td>6. Secondary Grade Trained Teachers ; Selection Grade</td>
<td>100-5-150</td>
<td>130-8-210-10-240</td>
</tr>
<tr>
<td>5</td>
<td>7. (a) Pandits Grade II (Trained)</td>
<td>100-5-150</td>
<td>130-8-210-10-240</td>
</tr>
<tr>
<td>6</td>
<td>(b) Pandits (untrained)</td>
<td>100-5-135</td>
<td>130-8-210-10-230</td>
</tr>
<tr>
<td>7</td>
<td>(c) Pandits (unqualified)</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>8</td>
<td>8. Specialist teachers etc. P.T.Is., M.T.Is., P.V.Is., Arts and Craft Instructors (Tailoring and Weaving), Music Teachers, Teachers of Arts Drawing and Sewing Masters and others holding the same scale of pay</td>
<td>80-4-100-5-150</td>
<td>96-6-144-8-200</td>
</tr>
<tr>
<td>9</td>
<td>9. Harmonists, Tablists, Camera-men and Artists.</td>
<td>115-4-135-5-150</td>
<td>130-8-210-10-240</td>
</tr>
<tr>
<td>10</td>
<td>Commercial Instructors, Shastra and Veda Pandits, Craft Instructors in Secondary Schools, M.T.Is., Craft Instructors in Wood work and others holding the same scale of pay</td>
<td>110-4-130-5-150-74-180</td>
<td>130-8-210-10-260</td>
</tr>
<tr>
<td>11</td>
<td>Needle Work Assistants</td>
<td>125-5-151-74-180</td>
<td>130-8-210-10-260</td>
</tr>
<tr>
<td>12</td>
<td>M.T.Is., P.T.Is., Yogasana Instructors, Arts and Craft Instructors, Drawing and Sewing Masters</td>
<td>125-5-160-74-220</td>
<td>130-8-210-10-260</td>
</tr>
<tr>
<td>13</td>
<td>Physical Directors and others holding the same scale of pay</td>
<td>140-5-155-74-280-10-250</td>
<td>150-10-300</td>
</tr>
<tr>
<td>14</td>
<td>Trained Graduate teachers ; Grade II, Dy. Inspector of Schools, Extension Officers (Edn), Pandits Grade I and others holding the same scale of pay</td>
<td>130-5-155-74-200-10-250</td>
<td>150-10-300</td>
</tr>
</tbody>
</table>
Oral Answers to Questions. 12th December, 1970  463

16. Post Graduate trained teachers and others holding the same scale of pay 180-7-210-10-290-15-350 200-12-320-15-410


18. Headmasters of Higher Secondary and Multi-purpose Schools under Local Bodies 325-20-425-25-600 375-25-600-30-750

Note:—(1) Untrained teachers will get only the minimum of the scale of pay attached to the post.

(ii) One third of the permanent posts of trained graduates in the existing scale of Rs. 130-250 under Local Bodies and aided managements shall be in the revised scale of Rs. 230-480 (i.e.) Grade I subject to a maximum of 500 every year till the total comes to one third. Detailed instructions regarding fixation of posts under each managements will be issued separately.

(iii) 25% of the posts of Secondary Grade Teachers at the rate of 5% every year commencing from 19-3-1969 in the existing scale of Rs. 80-150 shall be in the selection grade in the revised scale of pay of Rs. 200-10-240, under Local Bodies and Aided Managements. Secondary Grade Teachers who reach maximum in the revised scale of pay of Rs. 66-6-144-8-200 shall alone be eligible for promotion to Selection grade. Detailed instructions will issue separately.

ANNEXURE II
(Rule 3)
Form for exercising option under the Andhra Pradesh Panchayati Raj School Teaching Staff Revised Scales of Pay Rules, 1970.

I, holding the post of in the scale of in the office of do hereby elect to come under the revised scale of pay with effect from 19-3-1969 to retain the existing scale of pay for the period upto/to remain in the existing scale.

2. The option hereby exercised is final and will not be modified at any subsequent date.

Dated.............1970.

Signature.

Signed before me.

Head of the Office

(Received the above declaration)

Date : Signature

Head of Office.
GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Public Services — Revision of Pay Scales of School Teachers working under the management of Municipalities—Orders Issued.

EDUCATION DEPARTMENT


ORDER:

The Government have had under consideration for some time past the question of revising the scales of pay of school teachers. The question has been considered in the light of the recommendations of the Kothari Commission and the One-man Pay Commission appointed by the State Government, and the following orders are passed in respect of scales of pay of teachers employed in schools under the management of Municipalities.

2. The revised scales of pay in respect of the existing pay scales will be as set out in the Schedule appended to the Rules in the Notification in para 10 to this order.

3. The revised scales of pay shall be deemed to have come into effect from 19-3-1969 subject to the condition that the monetary benefit shall accrue only with effect from 1st March, 1970 i.e. salary for the month of March, 1970 payable in April, 1970.

4. (i) Graduates and persons with higher qualifications appointed as Secondary Grade Teachers will start at Rs. 126/- in the revised scale of pay of Rs. 96-6-144-8-200.

   (ii) Trained graduates and Pandits grade I will start at Rs. 180 (three advance increments) in the scale of Rs. 150-10-300 and the difference between the minimum of the higher start being absorbed in future increments.

   (iii) If any higher starts exist at present in any category not covered by these orders, they may be brought to the notice of Government so that suitable orders may be issued, regarding their continuance.

5. The following principles will govern the exercise of option in respect of the revised scales.

   (i) Teachers holding posts, the scales of pay of which are revised, shall have the option to come over to the new scales or to remain in the existing scales. Teachers may also exercise option to remain in the existing scales of pay until the date on which they earn the next increment in the existing scales after which they can come over to the new scale. The option shall be exercised within a period of six months from the date of issue of this order. The option once exercised shall be final. If option in writing within the time specified is not exercised, it shall be deemed that the option has been exercised in favour of the existing scales of pay applicable to the incumbent.
Oral Answers to Questions 12th December, 1970

(ii) In the case of those holding substantive posts but officiating in posts carrying higher scales of pay on 19-3-1969 option should be exercised both in respect of officiating as well as substantive posts.

(iii) The option shall be exercised in the specimen form given in the annexure to this order. It will be communicated in triplicate to the appointing authority. The appointing authority shall also obtain acknowledgement for the same.

(iv) Such of the teachers who are either on long leave or on deputation on the date of issue of these orders and are not due to return to duty within a period of six months are allowed to exercise option to the revised scales of pay within a period of one month from the date of joining duty either after expiry of the leave or on return from deputation, as the case may be.

(v) The Secretaries of all municipalities are requested to ensure that these orders are communicated to all concerned and individual acknowledgements are obtained as Government will not under any circumstances entertain any representations with regard to exercise of option after the expiry of the stipulated time.

(vi) The Hadmasters' allowance and other allowances would be examined separately and orders issued in due course. Till such time the status quo will continue.

6. The revised scales of pay will not apply to persons who retired and were re-employed before 19-3-1969.

7. The appointing authority will take action for fixing the pay in the revised scale of pay in accordance with the Andhra Pradesh Municipal Schools Teaching Staff Revised Scales of Pay Rules, 1970, published in the Notification in para 10 to this Order. Drawing and disbursements officers should intimate the individual employees that any excess payment noticed due to an erroneous fixation will be recovered from their pay subsequently, as and when such irregularity is brought to light.

8. In case any glaring anomalies, clarifications and other issues causing serious hardship arise in the course of the implementation of the revised scales of pay or if any of the existing scales of pay are found to be not covered by the revised scales, the Director of Public Instruction is requested to bring such cases to the notice of Government in the Education Department for orders. The orders and clarifications issued by the Government in consultation with Finance Department shall be final.

9. This order issues with the concurrence of Finance Department vide their U.O. Note No. 1214/SSFP/70, dated 18-4-1970.

10. The following notification will be published in the Andhra Pradesh Gazette.

NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section 73 of the Andhra Pradesh Municipalities Act, 1965 (A.P.) Act VI of 1965, the Governor of Andhra Pradesh hereby sanctions the grades of, and salaries payable to, the teachers employed in the schools under the management of municipality subject to the following rules, namely:—
1. **Short-title and commencement:**

   (1) These rules may be called the “Andhra Pradesh Municipal Schools Teaching Staff Revised Scales of Pay Rules, 1970”.

   (2) They shall be deemed to have come into force on the 19th March, 1969 but shall not confer the benefit of arrears of pay due to re-fixation up to 28th February, 1970.

2. **Revised scales of pay:**

   (1) The existing scales of pay specified in column (3) of the Schedule appended to these rules shall be revised as shown in the corresponding entry in column (4) thereof.

   (2) A teacher who on the 19th March, 1969 is on refused leave or on leave preparatory to retirement or who is on other kinds of leave with allowances and retires or dies without joining duty shall be entitled to have his pay fixed in respect of his substantive post or officiating post or both, in the revised scales with effect from the said date for purpose of computing his pension and gratuity.

3. **Principles for exercising option:**

   The following principles shall govern the exercise of option by the teachers in respect of the revised scales:

   (i) Subject to the other provisions of this rule, a teacher holding a post, the scale of pay of which is revised shall opt.

   (a) To remain in the existing scale of pay until he ceases to draw pay in the existing scale of pay; or

   (b) To draw pay in the revised scale of pay either from 19-3-1969 or from the date on which he earns the next increment in the existing scale of pay.

   (ii) (a) A teacher who is entitled to exercise option as aforesaid shall do so within a period of six months from the date of issue of these rules and the option once exercised shall be final.

   (b) If a teacher does not exercise his option in writing within the time specified in sub-clause (a), he shall be deemed to have exercised his option to remain in the existing scale of pay until he ceases to draw pay in the existing time scale.

   (iii) A teacher who on 19-3-1969 holds a substantive post and is officiating in a post carrying a higher scale of pay, shall exercise his option in respect of both the substantive and the officiating posts.

   (iv) Every teacher shall exercise his option in writing in the form in Annexure and shall communicate it in triplicate.
Ooral Answers to Questions 12th December, 1970 467

to the appointing authority and obtain an acknowledgement of its receipt.

(v) A teacher who is on leave or on deputation on the date of issue of these rules and who is not due to resume duty within a period of six months from that date may exercise his option as aforesaid within a period of one month from the date of resumption of duty after the expiry of leave or from the date of his rejoining service on the termination of his deputation, as the case may be.

4. Principles of fixation of pay in the revised scales:

The principles for the fixation of pay of teachers who opt to these revised scales of pay shall be as follows:

(a) The pay of a teacher shall be fixed in the revised scales at the stage next above his pay in the existing scale whether it is, or is not, a stage in the new scale.

(b) If his present pay is less than the minimum of the revised scales his pay shall be fixed at the minimum of the new scale.

(c) After the pay of the teacher is fixed in accordance with clauses (a) and (b) above weightage of one increment for service of 3 years and above upto six years and two increments for service of six years and above in the old scale of pay in which he was drawing pay shall be added.

(d) If the pay fixed in the above manner exceeds the maximum of the revised scale of pay the difference will be treated as "Personal Pay".

(e) For purposes of fixation of pay in the revised scale 'Personal Pay' if any, now drawn by any teacher shall be added to his basic pay and his pay in the revised scale of pay shall then be determined in accordance with clauses (a) to (d) above.

(f) A teacher who opts to the revised scale shall be entitled to do so only either from 19-3-1969 or from the date on which he earns his next increment after that date in his old scale of pay and not from the date on which he earns any subsequent increment in the revised scale of pay. The pay of the teacher in the existing scale on 19-3-1969 includes the increment, if any accruing to him on that date for purposes of fixation of pay in the revised scale. The same principle will apply to those who exercise their option to the revised scale from the date of earning next increment in their existing scale.

(g) Where the maximum of the old scale of pay and the maximum of the corresponding revised scale of pay happens to be the same and a teacher who has already reached the maximum of the old scale of pay prior to 19-3-1969 exercises option to the revised scale of pay, initial fixation of his pay at the next higher stage shall not be made but he shall be entitled to the weightage mentioned in sub-rule (c) above, such weightage over and above the maximum of the revised scale of pay being treated as "Personal Pay".
(h) No weightage shall be given to the teacher who elects to remain in the old scale of pay.

(i) A teacher who is on leave or under suspension on 19-3-1969 shall also be entitled to have his pay fixed in accordance with the principles in clauses (a) to (h) subject to the condition that the monetary benefit shall accrue to him only from the date of resumption of duty. Discharged and reverted teachers shall have to enter the revised scales only with effect from the date of re-appointment.

(j) The principles laid down in these rules shall apply to substantive, officiating and temporary teachers.

5. Counting of service for future increments:—

In the case of teachers whose pay in the revised scale is fixed at the stage next above his present pay under rule 4, service for future increments shall count only either from 19-3-1969 or from the date of entry into the revised scale of pay as the case may be.

6. Power to remove difficulties:—

If any difficulty arises in giving effect to the provision of these rules, the Government may, by order, make such provisions or give such directions as appear to them to be necessary for the purpose of removing the difficulty.

7. Effect of other rules:—

(1) No rule made or deemed to have been made under the Andhra Pradesh Municipalities Act, 1965, shall in so far as it is inconsistent with any of the provisions of these rules, have any effect.

(2) Save as otherwise provided in these rules, these rules shall be in addition to any other rules made or deemed to have been made under the Andhra Pradesh Municipalities Act, 1965.

SCHEDULE
(Rule 2)

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Category of posts</th>
<th>Existing scale</th>
<th>Revised scales of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1.</td>
<td>Lower Grade Trained Teachers</td>
<td>55-1-59-2-75</td>
<td>65-3-95-4-115</td>
</tr>
<tr>
<td>2.</td>
<td>Higher Grade Trained Teachers</td>
<td>65-2-95</td>
<td>75-3-96-5-136</td>
</tr>
<tr>
<td>3.</td>
<td>M. T. Is., Music Teachers,  Grade II Sewing and Needle Work Instructors</td>
<td>70-2-100</td>
<td>80-4-120-6-150</td>
</tr>
<tr>
<td>4.</td>
<td>Grade III Pandits of all Languages, Craft Instructors Field, Arts and Fieldmen and others holding the same scale of pay</td>
<td>80-2-90-3-120</td>
<td>80-4-100-5-135</td>
</tr>
<tr>
<td>Sl. No.</td>
<td>Category of posts</td>
<td>Existing scale</td>
<td>Revised scale</td>
</tr>
<tr>
<td>--------</td>
<td>-----------------------------------------------------------------------------------</td>
<td>----------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Secondary Grade Trained Teachers</td>
<td>80-4-100-5-150</td>
<td>96-6-144-8-200</td>
</tr>
<tr>
<td>6.</td>
<td>Secondary Grade Trained Teachers (Selection Grade)</td>
<td>150-7½-180</td>
<td>200-10-240</td>
</tr>
<tr>
<td>7.</td>
<td>(a) Pandits Grade II (Trained)</td>
<td>100-5-150</td>
<td>130-8-210-10-240</td>
</tr>
<tr>
<td></td>
<td>(b) Pandits (untrained)</td>
<td>100-5-135</td>
<td>130-8-210-10-230</td>
</tr>
<tr>
<td></td>
<td>(c) Pandits (unqualified)</td>
<td>70-2-100</td>
<td>80-4-123-6-150</td>
</tr>
<tr>
<td>8.</td>
<td>Specialist teachers etc. P.T.Is., M.T.Is., P.V.Is., Arts and Craft Instructors</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Teachers (Tailoring and Weaving) Music Teachers, Teachers of Arts Drawing and</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sewing Masters and others holding the same scale of pay</td>
<td>80-4-100-5-150</td>
<td>96-6-144-8-200</td>
</tr>
<tr>
<td>9.</td>
<td>Harmonists, Tablists, Camera-men and Artists.</td>
<td>115-4-135-5-150</td>
<td>130-8-210-10-240</td>
</tr>
<tr>
<td>10.</td>
<td>Commercial Instructors, Shastr and Veda Pandits, Craft Instructors in Secondary</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Schools, M.T.Is., Craft Instructors in Wood work and others holding the same scale</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>of pay</td>
<td>110-4-130-5-150-7½-180</td>
<td>130-8-210-10-260</td>
</tr>
<tr>
<td>11.</td>
<td>Needle Work Assistants</td>
<td>125-5-150-7½-180</td>
<td>130-8-210-10-260</td>
</tr>
<tr>
<td>12.</td>
<td>M.T.Is., P.T.Is., Yogasana Instructors, Arts and Craft Instructors, Drawing and</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sewing Masters</td>
<td>125-5-160-7½-220</td>
<td>130-8-210-10-260</td>
</tr>
<tr>
<td>13.</td>
<td>Physical Directors and others holding the same scale of pay</td>
<td>140-5-155-7½-200-10-250</td>
<td>150-10-300</td>
</tr>
<tr>
<td>14.</td>
<td>Trained Graduate teachers Grade II, Dy. Inspector of Schools, Extension Officers</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Edn), Pandits Grade I and others holding the same scale of pay</td>
<td>130-5-155-7½-200-10-250</td>
<td>150-10-300</td>
</tr>
</tbody>
</table>


18. Headmasters of Higher Secondary and Multi-purpose Schools under Local Bodies 325-20-425-25-600 375-25-600-30-750

Note:
(i) Untrained teachers will get only the minimum of the scale of pay attached to the post.
(ii) One third of the permanent posts of trained graduates in the existing scale of Rs. 130-250 under Local Bodies and aided managements shall be in the revised scale of Rs. 230-480 (i.e., Grade I subject to a maximum of 500 every year till the total comes to one third. Detailed instructions regarding fixation of posts under each management will be issued separately.
(iii) 25% of the posts of Secondary Grade Teachers at the rate of 5% every year commencing from 19-3-1969 in the existing scale of Rs. 80-150 shall be in the selection grade in the revised scale of pay of Rs. 200-10-240 under Local Bodies and Aided Managements. Secondary Grade Teachers who reach maximum in the revised scale of pay of Rs. 156-6-144-8-200 shall alone be eligible for promotion to Selection grade. Detailed instructions will issue separately.

ANNEXURE
(Rule 3)

Form for exercising option under the Andhra Pradesh Municipal Schools Teaching Staff Revised Scales of Pay Rules, 1970.

I, .................. holding the post of ............. in the scale of .................. in the office of .................. do hereby elect to come under the revised scale of pay with effect from 19-3-1969/to retain the existing scale of pay for the period upto ................../to remain in the existing scale.

2. The option hereby exercised is final and will not be modified at any subsequent date.


Signature

Signed before me.

Signature (with date)

Head of the Office

Received the above declaration.

Date : ..............

Signature

Head of Office.
GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Workcharged Establishment — Revision of scales of pay of Workcharged Establishment under the Administrative Control of Public Works Department—Orders—Issued.

PUBLIC WORKS DEPARTMENT


Read the following :—


ORDER :—

In G. O. Ms. No. 173, Finance (PC) Department, dated 13-6-1969 orders were issued revising scales of pay in respect of Government employees and in para 11 of the said G. O. it was mentioned that orders in respect of workcharged employees among others would issue separately. The Government accordingly issued orders revising three scales of pay of workcharged establishment in G. O. Ms. No. 480 P. W. D. dt. 17-3-1970. It was also mentioned in the said G. O. that orders in regard to the remaining scales of pay not mentioned in the G. O. would issue separately.

2. The Government have re-examined the existing scales of pay of the entire Workcharged employees under P. W. D. as sanctioned from time to time, vis-à-vis the revised scales of pay ordered in G. O. Ms. No. 173, Finance (PC), dt. 13-6-1969, and issue the following orders in supersession of the orders issued in G. O. Ms. No. 480, P. W. D., dated 17-3-1970.

3. The revised scales of pay in respect of the existing pay scales of the Workcharged Establishment under P. W. D. will be as set out in Annexure-I to this order.

4. The following principles will govern the exercise of option by the Workcharged Establishment in respect of the revised scales:

(i) Workcharged employees holding posts, the scales of pay of which are revised, shall have the option to come over to the new scales or to remain in the existing scales. Workcharged Employees may also exercise option to remain in the existing scale of pay until the date on which he earns the next increment in the existing scale after which he can come over to the new scale. The option shall be exercised within a period of six months from the date of the issue of this order. The option once exercised shall be final. If an employee does not exercise his option in writing within the time specified, it shall be deemed that he has exercised option in favour of the existing scale of pay applicable to him.

(ii) Workcharged employee shall exercise his option in the specimen form given in Annexure II to this order. He shall commu—
nicate in triplicate his option to the Heads of the offices and obtain acknowledgement for the same.

(iii) All the Heads of Departments under the Administrative control of P. W. D. are requested to ensure that these orders are communicated to all the employees under their administrative control and obtain individual acknowledgement as Government will not under any circumstances entertain any representations with regard to exercise of option after the expiry of the stipulated time.

5. The revised scales of pay will take effect from 19-3-1969 and will apply to all the categories of Workcharged Establishment under the administrative control of P. W. D. (including Irrigation Lasears), Irrigation, Roads and Buildings, posts under Chief Engineer (Civil) Electricity Department and the Government Staff (Civil) working in the Tungabhadra Board against Andhra Pradesh Government quota, but does not apply to the Government staff working in the Andhra Pradesh State Electricity Board and O. S. S. (Government Wing) staff working in Tungabhadra, Machkund, and Upper Sileru projects.

6. The principles of fixation of pay in the revised scales shall be as follows:

(a) The pay of a Workcharged Employee shall be fixed in the revised scale at the stage next above his pay in the existing scale whether it is or is not, a stage in the new scale.

(b) If his present pay is less than the minimum of the revised scale, his pay shall be fixed at the minimum of the new scale.

(c) After the pay of the employee is fixed in accordance with clauses (a) and (b) above, weightage of one increment for service of 5 years and above in the post in which he was drawing pay shall be added.

(d) If any employee is drawing Dearness Pay in the existing scale, his pay will be fixed in the revised scale of pay after merging it with the pay in the existing scale.

(e) The employees working in the existing non-D. A. merged scales of Rs. 16-1-21, 21-1-26 and 26-1-30 mentioned in the Group I to Annexure I to this order shall be given the revised scale of pay of Rs. 50-1-59-2-75. The Dearness Allowance now drawn by these employees shall suitably be adjusted to be on par with the post-1965 revised Dearness Allowance. In other words they shall be paid the same Dearness Allowance admissible to other employees in the revised scale of Rs. 50-75.

(f) A Workcharged employee who opts to the revised scale shall be entitled to do so only either from 19-3-1969 or from the date on which he earns his next increment after that date in his old scale of pay and not from the date on which he earns any subsequent increment in the old scale of pay. The pay of an employee in the existing scale on 19-3-1969 includes the increment, if any, accruing to him on that date for purposes of fixation of pay in the revised scale. The same principle will apply to those who exercise their option to the revised scale from the date of earning next increment in their existing scale.
Oral Answers to Questions. 12th December, 1970. 473

(g) No weightage will be given to the work charged employees who elect to remain in the old scale of pay.

(h) A Workcharged employee who is on leave or under suspension on the date of issue of these orders shall also be entitled to have his pay fixed in accordance with the principles in clauses (a) to (f) subject to the condition that the monetary benefit shall accrue to him only from the date of resumption of duty. Discharged and reverted employees shall have to enter the revised scale only with effect from the date of re-appointment.

Counting of service for future increments:

7. In the case of a Workcharged employee whose pay in the revised scale is fixed in the stage next above this present pay under para 6 above, service for future increments shall count only either from 19-3-1969 or from the date of entry into the revised scale of pay as the case may be.

8. Since Annexure I to this order gives only the basic pattern of revised pay scales for the (11) Classifications, it is necessary to prescribe schedules with the existing and corresponding revised scales of pay for the various categories of posts. All the Chief Engineers are therefore requested to obtain in the proforma enclosed as Annexure III to this order the particulars of posts, the strength in each category, the existing scale of pay and the corresponding revised scale of pay in respect of the posts existing in their offices and the offices under their control. These particulars should be obtained in triplicate as expeditiously as possible for their approval and return in any case not later than 31-12-1970. After such approval the drawing officers should take immediate action for fixing the pay of all employees under Workcharged Establishment, in the revised scales of pay in accordance with the rules issued in para 6 of this order and prefer claims to audit. The Drawing Officers should invariably quote the reference of the concerned Chief Engineer’s approval to the revised scales in pay fixation statement. Drawing Officers should intimate the individual employees that any excess payment noticed due to an erroneous fixation will be recovered from their pay subsequently as and when such irregularity comes to light.


(By order and in the name of the Governor of Andhra Pradesh)

ANNEXURE – I.


<table>
<thead>
<tr>
<th>Existing Scales of pay</th>
<th>Revised Scales of pay.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs.</td>
</tr>
<tr>
<td>L 16-1-21</td>
<td>30-1-59-2-75</td>
</tr>
<tr>
<td>21-1-26</td>
<td></td>
</tr>
<tr>
<td>26-1-30</td>
<td></td>
</tr>
<tr>
<td>40-1-55</td>
<td></td>
</tr>
<tr>
<td>40-24-65</td>
<td></td>
</tr>
</tbody>
</table>
12th December, 1970.

Oral Answers to Questions.

**Existing Scales of pay**

<table>
<thead>
<tr>
<th>Rs.</th>
<th>45-3-60</th>
<th>50-1-55</th>
<th>50-1-59-2-65</th>
<th>50-2-75</th>
<th>55-1-65</th>
</tr>
</thead>
<tbody>
<tr>
<td>I.</td>
<td>60-1\frac{1}{2}-75</td>
<td>65-1\frac{1}{4}-80</td>
<td>65-2\frac{1}{4}-90</td>
<td>65-2\frac{3}{4}-95</td>
<td></td>
</tr>
<tr>
<td>III.</td>
<td>75-2\frac{3}{4}-95</td>
<td>75-2\frac{7}{8}-100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IV.</td>
<td>80-2\frac{1}{4}-105</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>V.</td>
<td>90-4-130-5-170</td>
<td>95-3-125</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>VI.</td>
<td>105-3-135-4-155</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>VII.</td>
<td>135-4-155-185</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IX.</td>
<td>150-5-180</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>X.</td>
<td>150-5-170-7\frac{1}{4}-245</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>170-5-205-EB-6-235</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>150-5-180-7\frac{1}{4}-240-10-300</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>150-5-180-7\frac{1}{4}-240-10-350</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Revised Scales of pay**

<table>
<thead>
<tr>
<th>Rs.</th>
<th>60-2-80</th>
<th>70-2-90</th>
<th>80-4-120</th>
<th>90-4-130</th>
<th>100-6-160</th>
<th>110-7-180-9-225</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>125-10-260</td>
<td>135-10-300</td>
<td>140-9-230</td>
<td>150-10-300</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>160-10-260-12-320</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**ANNEXURE—II**

Form for exercising option under the orders issued vide G. O. Ms. No. 1938, P W D, Dated : 19-11-1970

I, .................holding the post of ................. in the scale of ................. do hereby elect to come under the revised scale of pay with effect from 19th March, 1969/to retain the existing scale of pay for the period upto .......... to remain in the existing scale.

2. The option hereby exercised is final and will not be modified at any subsequent date.

Date 1970

Signature

Signed before me.

Signature (with date)

Head of the Office.

Received the above declaration

Date

Signature.

Head of the Office.
Oral Answers to Questions.  

12th December, 1970.  

ANNEXURE-III.

Proforma.

<table>
<thead>
<tr>
<th>Sl. No. of the post</th>
<th>Designation</th>
<th>Strength</th>
<th>Existing scale of pay</th>
<th>Revised scale of pay as per Schedule I to G. O. Ms. No. 1938, P. W. D. dt. 19th Nov., 1970</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If any employee is holding a pay scale as personal to him it should be clearly indicated with reasons for the same.

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Workcharged Establishment - Electricity Department O. S. S. etc., Sanction of Adhoc increase of pay - Orders - Issued.

PUBLIC WORKS DEPARTMENT

G. O. Ms. No. 1939  

ORDER:—

The question of revision of scales of pay of the Workcharged Establishment in all Departments including Electricity Department, under the control of P. W. D. with reference to G.O.Ms. No. 173, Finance (PC) Department, dated 13-6-1969 has been under the consideration of the Government. It has been brought to the notice of the Government that the Andhra Pradesh State Electricity Board is considering the application of the scales recommended by the Central Wage Board to its Establishment. Pending finalisation of the above decision, the A. P. State Electricity Board has, granted an ad-hoc increase of 15% of pay with effect from 1-4-1969 and 20% with effect from 1-4-1970 to its staff as an interim relief.

(2) The Government have, therefore, decided to grant interim relief on par with the Workcharged Establishment under the A. P. State Electricity Board to O. S. S. staff of the Electricity Department working under the Government, pending a decision on the final revision of pay scales and sanction an ad-hoc increase of 15% of the basic pay with effect from 1-4-1969 and 20% with effect
from 1-4-1970, i.e., the increase of 15% on the basic pay drawn by the employees on 31-3-69 and a further increase of 5% with effect from 1-4-70 on the pay drawn by the individuals on 31-3-70 until further orders, to all the O. S. S. staff belonging to Government and serving under A. P. State Electricity Board and the O. S. S. (Government Wing) staff working in Tungabhadra, Machikund and Upper Sileru Projects.

(3) This order issues with the concurrence of Finance (PC) Department vide their U.O. Note No.3696-A/PC/70-I,Dt.13-11-1970.

(By order and in the name of the Governor of Andhra Pradesh)

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT


PUBLIC WORLS (MI) DEPARTMENT


Read the following:


ORDER:

In the G. O. first read above the Government of Andhra Pradesh revised the scales of pay of the Workcharged Establishment under the control of P. W. D; with effect from 19-3-1969. In the G. O. second cited Government have ordered further revision of certain scales ordered in G. O. Ms. 172, Finance (PC) dt. 13-6-1969 and which were in force. The question of consequential revision of the scales of pay of Workcharged Establishment also has been examined. Government have carefully considered the above question and issue the following revised orders in partial modification of the orders issued in the G. O. first read above.

2. The revised scales of pay for the four classifications i.e., from II to V ordered in the G. O. first read above shall be further revised as indicated in column (3) below:

<table>
<thead>
<tr>
<th>Existing scale of pay</th>
<th>Scales of pay revised in G. O. Ms. No. 1938, PWD dt. 19-11-70</th>
<th>Scales of pay now Revised</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>45-3-60-2-90</td>
<td></td>
<td>60-2-80-3-95</td>
</tr>
<tr>
<td>50-1-55</td>
<td></td>
<td></td>
</tr>
<tr>
<td>50-1-59-2-65</td>
<td></td>
<td></td>
</tr>
<tr>
<td>50-2-75</td>
<td></td>
<td></td>
</tr>
<tr>
<td>55-1-65</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
3. In para 6 (c) of the G. O. first read above it was ordered that the weightage of one increment for service of 5 years and above shall be allowed. In so far as Workcharged Employees are concerned Government have now decided that in addition to the fixation of pay made in accordance with para 6 (a) and (b) of the G. O. first read above, all Workcharged Employees shall be allowed one increment for service of three years and above up to six years and two increments for service of six years and above in the post in which he was drawing pay. For other employees the orders already issued will continue to be in force.

4. All Workcharged Employees to whom this order applies are allowed time up to 6 months to exercise fresh option to come over to the revised scales of pay including those indicated in column (3) of the table in para 2 above or to remain in the old scale of pay. The option once exercised shall be final. The specimen form given in Annexure-I to the G. O. 1st read above should be used for exercise of this fresh option also. It should however, be indicated in the option form that the option is exercised with reference to this order.

5. Those Workcharged Employees who opt to the revised scales shall be entitled to have their pay re-fixed as per these orders notionally as on 19th March, 1969 or on the date of their next increment after 19th March, 1969, as the case may be in accordance with the option now exercised by them subject to the condition that the monetary benefit shall accrue to them only with effect from 1st April, 1970, i.e., salary for the month of April 1970, payable in May 1970. No arrears of pay will be allowed.

6. The Officers under the control of the respective Chief Engineers need not send revised statements in the proforma enclosed as Annexure-II to the G. O. 1st read above. Wherever the statements of revised pay scales have already been approved by the respective Chief Engineers, they will be deemed to have been replaced by the pay scales now revised as shown in column 3 of the statement in para 2 of this order.

7. This order issues with the concurrence of Finance (PC) Dept. vide their U. O. Note No. 36664/PC/70 dt. 13-11-1970.

(By order and in the name of Governor of Andhra Pradesh)
GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Establishment — Menials paid from Contingencies—Payment of ad-hoc increase — Orders — Issued.

FINANCE (Pay Commission) DEPARTMENT

G. O. Ms. No. 418


Read the following


ORDER :

In the Government order read above, orders have been issued fixing the rates of remuneration to the menials employed on non-pensionable establishment and whose pay is debited to Contingencies, as detailed below :

(i) Menials within the twin cities

(Hyderabad and Secunderabad Rs. 50/- p. m. (consolidated)

(ii) Menials at District Headquarters Rs. 45/- p. m. do.

(iii) Menials at other areas Rs. 40/- p. m. do.

The Government have considered the question of enhancing the remuneration and it has been decided that the pay of all employees paid from Contingencies mentioned in para (i) above shall uniformly be raised by Rs. 5/- p. m. on ad-hoc basis with effect from 1-4-1970. There will be no change with reference to Dearness Allowance and other allowances which they are now receiving.

(By order and in the name of the Governor of Andhra Pradesh)

12th December, 1970, Oral Answers to Questions.

Mr. Speaker :— Before 17th, if I can provide an opportunity to the hon. Members, I will see.

SRI PRASANNA KASI VISVESWARA TEMPLE

AT VATEMBUDU

*SRI 134 (2661) Q.—Sri K. Muniswany :— Will the hon. Minister for Endowments be pleased to state —
Oral Answers to Questions

12th December, 1970

(a) whether it is a fact that “Sri Prasanna Kasi Visweswara Temple”, Vetambedu, Sullurpet Taluk, Nellore District, is getting Rs. 11,000 per year by lease of the land belonging to the temple:—

(b) whether there is a Poojari in that temple;

(c) what is the payment made to him; and

(d) the names of members of the Trustees of the Temple?

The Minister for Handlooms deputised the Minister for Endowments and answered the question,

Sri A. Bhagavantha Rao :

(a) & (b) Yes, Sir.

(c) The Archaka is being paid a salary of Rs. 50/- per mensem and paditham at Rs. 35/- per mensem.

(d) There is no Trust Board to the above temple at present. The Assistant Commissioner, Endowments Department, Nellore, is taking necessary action to constitute a Trust Board.

[In Telugu script]
BENEFICIAL SCALE OF PAY TO SUPERVISORS OF
ERSTWHILE HYDERABAD STATE

253—

*1001 (2839-Q) Q.— Sri P. Narasing Rao (Huzurabad):— Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that some of the Supervisors of erstwhile Hyderabad State allotted to Andhra Pradesh were given initially the beneficial scale of pay and the same was later withdrawn; and

(b) if so, the reasons therefor?

The Minister for Irrigation : (Sri S. Sidda Reddy) :-

(a) & (b) :- The Supervisors of the erstwhile Hyderabad State allotted to Andhra Pradesh continued to draw the same scale of pay which they were drawing prior to 1-11-1956 till revised scales of pay were issued in G. O. Ms. No. 1044, Finance (PC) Department, dt. 24-6-1959. Those who opted for the revised scales were given revised scales. The question of giving or withdrawing beneficial scale did not arise at all in the case of Supervisers.

MUNNERU AQUEDUCT ON N. S. LEFT CANAL

254—

*363 (2214) Q.— Sri A. Madhava Rao:— Will the hon. Minister for Irrigation be pleased to state:

(a) What is the estimated cost of Munneru aqueduct of N. S. Left Canal in Khammam taluk and district;

(b) Whether the Government is aware that Sri G. Krishna Reddy, Contractor of Munneru aqueduct is not mixing the cement and sand in the ratio of 1:5 but is actually composing the mixture at the rate of 1:10 brushing aside the ratio of Government as well as the technical advice of the concerned officers;

(c) Whether the Government received any representations from the Public of Khammam taluk, against the misuse of Public funds by the contractors: and

(d) if so, what is the action taken by Government?

Sri S. Sidda Reddy:—

(a) Rs. 76.40 lakhs.

(b) No, Sir. The Chief Engineer has now been asked to check up the matter

(c) No, Sir.

(d) Does not arise.
CULTIVATION OF LAND UNDER NAGARJUNASAGAR LEFT CANAL IN VIJAYAWADA ETC.

255—

(314 (1860) Q. — Sarvasri R. B. R. S. Sresty (Jaggaihpet) Ch. Venkata Rao (Mylavaram) and A. Suryanarayana (Nandigama):— Will the hon. Minister for Irrigation be pleased to state:

(a) whether localisation has been completed under Nagarjunasagar Left Canal in Vijayawada, Tiruvuru and Nuziveedu Taluks;

(b) if so, the taluk-wise extent of land decided to be brought under cultivation; and
when the water would be supplied to the above three taluks?

Sri S. Sidda Reddy:—

(a) No, Sir.

(b) Does not arise.

(c) This can be known only after the area to be localised under the Left Canal is finalised.

The Minister for Forests (Sri S. Suryanaryana Raju):—

(a) The Itchapuram block consisting of an area of 855 acres, was notified under the Madras Forest Act in 1882 in 1893. Two enclosures of area 187.9 acres and 42.5 acres were left out in the block to meet the communal needs of the adjacent villages.

(b) No Sir. There is Forest growth on the area.

(c) No Sir.
1895 చె. 855 సంవత్సరముల ప్రవాహం అవిచే అడుగు 1881 సంవత్సరములు లేదు. ప్రవాహంలో అడుగు అంటే అడుగు ప్రవాహం చె. 855 సంవత్సరములు లేదు.

15. మంత్రి. అడుగు ప్రవాహం లేదు. 35 మంత్రి. అడుగు ప్రవాహం లేదు.


17. ప్రస్తుతం పదార్థాలు లేదు. సంహితా పదార్థాలు లేదు.

18. ప్రస్తుతం పదార్థాలు లేదు. సంహితా పదార్థాలు లేదు.

19. ప్రస్తుతం పదార్థాలు లేదు. సంహితా పదార్థాలు లేదు.

20. ప్రస్తుతం పదార్థాలు లేదు. సంహితా పదార్థాలు లేదు.

21. ప్రస్తుతం పదార్థాలు లేదు. సంహితా పదార్థాలు లేదు.
Mr. Speaker:— It relates to entirely a different question. Please put a separate question.

Sri K. Brahmananda Reddy (The Chief Minister) :— It is clear that where the Revenue Divisional Officer or the D. R. O. on the Revenue side and the local District Forest Officer or the Conservator of Forests agree, Government agree. If they differ, then the Government will have to take a decision.

SHIFING OF THE OFFICE OF ASSISTANT DIRECTOR OF MARKETING, NELLORE.

257—

*798 (2031) Q.— Sri A. Madhava Rao:— Will the hon. Minister for Marketing be pleased to state:

(a) whether it is a fact that the Office of the Assistant Director of Marketing situated at Nellore is being shifted to Karimnagar;

(b) if so, what are the special reasons for such a shift; and

(c) whether the Government are aware that there are enough problems in Nellore District so as to warrant the retention of office of Assistant Director of Marketing at Nellore itself?

The Minister for Marketing (Sri Ramachandra Rao Kalyani):—

(a) Yes Sir. The Office of the Assistant Director of Marketing, Nellore is being shifted to Adilabad and not to Karimnagar.

(b) Adilabad, though a hilly district is a Chief Cotton producing area. A scheme for kapas grading at Adilabad has been implemented. Another centre at Bhainsa also has been sanctioned. There are eight Market Committees and several sub market yards in the district. There was no Assistant Director of Marketing to go round the Market Committees and Supervise the kapas grading centres in the District.

(c) The problems of Marketing in Nellore District are not many and grave. At present there is no Marketing Assistant who can fully attend to the various marketing problems.
Oral Answers to Questions 12th December, 1970 485

Sri K. Brahmananda Reddy:— There is no problem at all. I submit to the House Sir, there is no problem. If Market Committees are functioning and if there is sufficient work, certainly it will be done.

Sri R. Narasimha Reddy:— The opposition is always creating a problem. You are creating a problem. I am sorry to express that.

Sri K. Brahmananda Reddy:— There is no problem at all. I submit to the House Sir, there is no problem. If Market Committees are functioning and if there is sufficient work, certainly it will be done.
IMPROVEMENTS TO THE CHANNELS UNDER CUMBUM TANK

258—

*234 (1424) Q.—Sri Chappidi Vengaiah:—Will the hon. Minister for Medium Irrigation and Flood Control be pleased to state:—

(a) whether estimates were prepared in 1967 for remodelling of sluices and improvement to channels under Cumbum tank in Kurnool District; and

(b) if so, the reasons why the work is not executed so far?

The Minister for Medium Irrigation and Flood Control (Sri R. Narapa Reddy):—

(a) Yes, Sir, the estimates were prepared in 1967.

(b) Administrative sanction to the scheme was accorded in January 1970. The work will be taken up, for execution after technical sanction is accorded.

Sri K. Brahmananda Reddy:—Both can be done only with the permission of the Speaker.

Dr. T. V. S. Chalapathi Rao:—The Chief Minister is wrong. The rules provided for another member putting the question in the
Oral Answers to Questions 12th December, 1970

absence of the Member who has given notice. But the same rules have not provided similar rule in the rules. Therefore the stand taken by Sri Narapa Reddy is not correct.

Mr. Speaker:— Members have got the right to put the question in the absence of the member who gave notice of it. As far as Short Notice question is concerned, no member other than the member given notice of it can put a question.

Mr. Speaker:— Please put a separate question.

REPAIRS TO THANDAVA PATHAYERU CHANNEL

259—

a. G. 16 (1453–P) Q. Sri G. Suryanarayana (Payakaraopeta):—

Will the hon. Minister for Minor Irrigation be pleased to state:

(a) whether estimates have been prepared for repairs to ‘Thandava Pathayeru Channel’ feeding Pedda Cheruvu (Tank) of Godcherla in Yelamanchili Taluk, Visakhapatnam District;

(b) if so, the estimated amount of expenditure therefor; and

(c) the extent of ayacut there-under?

The Minister for Minor Irrigation (Sri V. Purushotham Reddy).

(a) No, Sir.

(b) & (c) Do not arise.
260—

*357 (2164) Q:— Sri N. Raghava Reddy :— Will the hon. Minister for Minor Irrigation be pleased to state:

(a) the reason for the delay for taking up the work of Yedavalli Project in Nalgonda District;

(b) the amount of expenditure incurred so far on the said Project, and

(c) whether the Government will issue instructions for the expeditious completion of the Project.

Sri V. Purushotham Reddy :—

(a) The estimate was technically sanctioned by the Chief Engineer (Minor Irrigation) in March, 1970. The tenders were called for fixing the last date as 30-6-1970 and the date was extended to 70-7-70. Only one tender was received and it was approved by the Government on 2-12-1970. The work can now be entrusted to the contractor for execution.

(b) No expenditure was incurred so far.

(c) Efforts will be made to complete the work expeditiously subject to availability of funds.
Oral Answers to Questions

Mr. Speaker:—That is what you think. But he does not agree with you.

Mr. Speaker:— No more supplementaries. I am passing on to the next question.

NATIONAL CADET CORPS COURSE IN THE SCHOOLS

S. No. 205

L. A. Q. No. 639 (1654)—Sri K. Munuswamy:— Will the hon. Minister for Education be pleased to state:

(a) whether there is any proposal with the Government to introduce National Cadet Corps Junior Course in Upper Primary Schools of our State; and

(b) if so, from when?

Answer:— (a) No, Sir.

(b) Does not arise.

Sri C.V.K. Rao:— Why is it that tenders were not called for again?

Mr. Speaker:— No more supplementaries. I am passing on to the next question.

S. No. 205

L. A. Q. No. 639 (1654)—Sri K. Munuswamy:— Will the hon. Minister for Education be pleased to state:

(a) whether there is any proposal with the Government to introduce National Cadet Corps Junior Course in Upper Primary Schools of our State; and

(b) if so, from when?

Answer:— (a) No, Sir.

(b) Does not arise.

Sri C.V.K. Rao:— Why is it that tenders were not called for again?
SHORT NOTICE QUESTIONS AND ANSWERS

RENEWAL OF SCHOLARSHIP BILLS AND GRANTS

S. No. 22C-A.

S. N. Q. No. 1663-R.

Sri Vavilala Gopalakrishnayya:—Will the Hon. Minister for Education be pleased to state:

Whether the Government have renewed the bills, grants and Cheques issued to the educational institutions towards students scholarships which could not be encashed by 31st March, 1970 due to Non-gazetted Officers, Strike?

The Minister for Education: (Sri P. V. Narasimha Rao):—

Yes, Sir.

Sri P. V. Narasimha Rao:—This is a question of revalidation. What was paid in 1969-70 is not paid after taking necessary revalidation. There is no question of anybody losing any thing.

Sri P. V. Narasimha Rao:—This is a question of revalidation. What was paid in 1969-70 is not paid after taking necessary revalidation. There is no question of anybody losing any thing.
Sri P. V. Narasimha Rao:— Whatever scholarships that were due in 1969-70 and which could not be paid on account of N. G. Ots. strike they have revalidation. Payments to that extent will be made without any difficulty. If there was any difficulty in the last year, we cannot help.

Sri P. V. Narasimha Rao:— This does not arise. If there is any such case, I shall check up.

S. No. 220-B.
S. N. Q. No. 1665-R.

Sarvasri Ahmed Hussain (Sitarambagh), Sultan Salahuddin Owaisi (Charminar) and Khawja Nizamuddin (Yakutpura):— Will the Hon. Minister for Education be pleased to state:

(a) whether it is a fact that regional language is going to be introduced from the next academic year at the diploma and certificate levels of technical education i. e. in Polytechnics and Industrial Training Institutes:

(b) if so, whether Urdu medium is also being provided for, as in the case of Junior Colleges;

(c) what is the total number of students (medium-wise) applied for admission into all the Polytechnics in the State during 1970-71; and

(d) what arrangements have been made till now for introducing the medium of regional language at this level from the next year?
Privilege motion against Minister for Small Scale Industries.

Sri P. V. Narasimha Rao:

(a) There is no proposal to introduce regional language as medium of instruction in Polytechnics and Industrial Training Institutes from the next academic year,

(b) In case it is decided to introduce regional language as medium of instruction, the question of making arrangements for Urdu medium as has been done in the case of Junior Colleges, will also be examined.

(c) Total number applied for admission to Polytechnics during 1970-71 is 3,011 (Andhra Region-1910 and Telangana region 1101). As regards admission to Industrial Training Institutes, all the students who applied for admission in Andhra Region are of Telugu medium. In the case of Telangana region, the data is being collected from the subordinate offices by the Director, Employment and Training. It will be furnished as soon as it is received.

(d) In view of answer to (a) above this does not arise.

Mr. Speaker:— Sri Vavilala Gopalakrishnayya gave the privilege motion like this:

"I raise a breach of privilege against the Hon'ble Minister for Small Scale Industries as he wanted to mislead the House by stating that Mill-cum-Wood workshop at Sanatnagar, Hyderabad given not only wrong figures of loss of Rs. 2,193 while it earned a profit of Rs. 699, but also stated that this unit sustained a loss of Rs. 2,193 and so I request you to send it to the Privileges Committee and take necessary action in upholding the right of the House and get the correct and accurate information.

Yours faithfully,

Sd. Vavilala Gopalakrishnayya
M. L. A."

Sri G. C. Venkanna:— I beg to place on the table of the House a brief statement of the reasons for loss to the Mill-cum-Wood Workshop at Sanatnagar.
Mr. Speaker:— Still you want to pursue the matter in view of the statement of the Minister?

Mr. Speaker:— The Member has got a right not to press his motion and the Speaker has got a right to disallow such motion after the member not presses his motion.

Mr. Speaker:— Now, are you pressing your Privilege Motion?

Sri Vavilala Gopalakrishnaiah:— No Sir.

Mr. Speaker:— Now, I am disallowing the Privilege Motion.

Either the Minister’s statement must be correct or the Statement of Sri Vavilala is correct?

Mr. Speaker:— On the day on which the Minister furnished the information full particulars were not furnished to Sri Vavilala Gopalakrishnaiah. He presumed that the Minister was making an incorrect statement. On that he gave notice. Now that he has furnished to him full particulars, he considers that there is no necessity to press this matter. There is an end of it.

Since the member is not willing to press, the motion is disallowed.

BUSINESS OF THE HOUSE.

Adjournment motion...
Mr. Speaker—Let the concerned minister come and I will ask him to furnish the information.

Dr. T. V. S. Chalapathi Rao:—We have given notice of two adjournment motions yesterday itself. One relating to the election to the Gurazala Panchayat Samiti and the other relating to the non-payment of salaries to the Municipal teachers who are under hunger strike at Samarlakota. To-day we have received telegrams. We have given due notice. Will you kindly take them up and dispose them of,

Mr. Speaker:—Number of members have given notice regarding the non-payment of salaries to Municipal Teachers. Sri Ramachandra Reddy and others, whose names I don’t remember. Now the Education Minister is present and I just ask him when he is willing to answer.

Sri P. V. Narasimha Rao:—I will furnish the information in a couple of days.

Mr. Speaker:—Can I call them on 15th.

Sri P. V. Narasimha Rao:—Yes.

Mr. Speaker:—Have a little patience. You have given notice. I must tell the House when I should dispose of it. I have got it with me. I am coming to that now. Have a little patience.
Mr. Speaker:— How can I do. What powers, have I got to take against those persons. To-morrow is a holiday. He is making a statement after two days.

Sri P. Subbaiah:— My request is before making the statement payment may be made, Sir. It is very important.

Mr. Speaker:— When the Minister makes the statement he will tell the House what he is going to do. This is certainly an important thing. Non-payment of salaries to the teachers for a long time.

Pending the statement he may order payment to Samalakota Teachers.

They are on fast for the last six days.

Sri P. V. Narasimha Rao:— I would like to submit that the conditions vary from Municipality to Municipality. In one case that some money already paid for teachers, has been diverted to some other purpose. There cannot be an explanation for all these things. That is why I said that I would make a statement on the 15th as instructed by you. Meanwhile if there is anything which can be done even to-day in order to see that some relief is given where it is due to them I shall certainly look into it.

Sri C. V. K. Rao:— We are receiving telegrams after telegrams. Unless he assures that immediate steps are taken to pay the salaries.

Mr. Speaker:— The Minister is giving an assurance that he will take immediate action and see that some relief is provided even before making a statement. What else you want him to do.

Sri P. V. Narasimha Rao:— The only thing I will try to find out is where it is due I will see that some thing is done to-day.
Sri P. V. Narasimha Rao :- I cannot say, off hand.

Mr. Speaker :- Please pass it on to him. He will do. Otherwise, give notice.

Mr. Speaker :- If you wish, Sri N. V. Narasimha Rao, Government Junior College, students strike ; 12-12-70

Mr. Speaker :- You may write to me and I will look into it.

Mr. Speaker :- Please make a note of it.

Mr. Speaker :- (To Sri Srirangaiah Chetty) Please write to the Minister so that he can take action on the matter.

Mr. Speaker :- I will consider about it.

Mr. Speaker — Please get a copy.

Sri J. V. Narasimha Rao :- We have already asked for a copy.
Privilege motion.  
12th December, 1970

re: News item published in “Current Times” referred for privilege committee.

Mr. Speaker:— They are not in such a helpless condition as to take things from you. The request made by the Members was that when a copy of the judgement is received, copies thereof should be circulated to the Members, so that they might go through the judgement before discussion takes place in the House. I have asked the Minister to obtain a copy of the judgement and circulate it to the members. Discussion is taking place on the 17th. So, I would request the Minister to supply them to the Members. I have already directed the minister and I think he will take steps to supply copies.

PRIVILEGE MOTION

re: News item published in “Current Times” referred for Privileges Committee.

Mr. Speaker:— Sarvasri G. Rajaram, N Ramachandra Reddy, C. V. K. Rao, Badri Vishal Pitti, R. Mahananda, B. Ratnasabhapati, Ch. Rajeswara Rao, Dr. T. S. Murthy, C. Janga Reddy and B. Papi Reddy have given notice of a privilege motion against the Editor, ‘Current Times’ Weekly for having published an article under the caption ‘Kick out these M. L. As.’ I would read the news-item. I do not find the date of the issue of this ‘Current Times’.

Sri C. V. K. Rao:— Is the number of the volume there?

Mr. Speaker:— It is published every Saturday; of course, which Saturday we do not know.

“Kick out these M. L. As.:— The most glaring exposure of the election of the Speaker is the fact that four ballot papers were found invalid for consideration. Sri B. V. Subba Reddi, scored 178 votes and Sri P. Narasing Rao 49, which makes 227, while 231 participated in the election which reveals the fact that ballot papers of 4 M. L. As. were found defective.

Who are these M. L. As? After 4 years of their life in the Assembly, if they are found unfit, even to fill a ballot paper in what manner they guide the Voters in their constituencies. They must be located and debarred from contesting in the next elections, as they are a disgrace to the Hon’ble House, and a dead weight to the Constituencies they represent.” No discussion is necessary. I am straightaway sending it to the Privileges Committee as there is a prima facie case.
Sri G. Rajaram: — I am glad that you have admitted it and referred it to the Privileges Committee. But I would like to draw your attention to the fact that this is a paper which is patronized by the Deputy Chief Minister.

Mr. Speaker: — Don’t make allegations.

Sri G. Rajaram (Balkonda): — The paper is getting Rs. 2,000 a week from the Information Department.

Mr. Speaker: — I am not concerned with that. I am only concerned with what is contained in the Paper and whether there is a prima facie case for referring it to the Privileges Committee. I find that there is a prima facie case. Please don’t make any statement.

Sri G. Rajaram: — Expunged as ordered by the chair.

Mr. Speaker: — No; this will be out of record; I am sorry; please don’t make allegations.

Sri G. Rajaram: — No, Sir.

Mr. Speaker: — It is a fact; how are we concerned with it at this stage?

Sri G. Rajaram: — (Still on his legs)

Mr. Speaker: — No, it would be out of record.

Expunged as ordered by the chair.

Mr. Speaker: — We do not know what papers are being helped. How are we concerned at this stage? I won’t allow these things to go into record; it is not proper to make allegations at this stage; I am only concerned with the case, whether there is prima facie case or not. I am straightway referring it to the Privileges Committee.

Sri G. Rajaram: — The aid and help must be stopped.

Sri N. Ramachandra Reddi (Dornakal): — As you have observed correctly, this matter which has been raised by Sri G. Rajaram is not directly relevant here.

Mr. Speaker: — You can bring these things to the notice of the Privileges Committee. This is a matter which is going to the Privileges Committee. It is not fair for you or for me to prejudice the issue which is going before the Privileges Committee. If you are making any separate allegations against any persons, give notice separately.

Sri G. Rajaram: — No, Sir.

Mr. Speaker: — Nothing will go on record; it is not proper or fair to make allegations; it is not strictly relevant to this issue.

Sri Pragada Kotaiah: — It is not at all an allegation. We are making a submission.
Privilege motion.  

re: News item published in “Current Times” referred for privilege committee.

Mr Speaker:— This is an issue which is going before the Privileges Committee. It is the Privileges Committee which sits in its judicial capacity to decide the issue. It should not prejudice the issue. After it is received from the Privileges Committee, you will have an opportunity. Now, if you want to make any allegations in this connection, you can certainly bring them separately altogether.

Sri Pragada Kotaiah:— It is only a submission.

Mr. Speaker:— No, please.

Sri Pragada Kotaiah:— The Government are paying Rs. 2,000 every week towards advertisement fees. Let it be suspended for the time being because the matter has been referred to the Privileges Committee. We are not making any allegation.

Dy. Chief Minister, Sri J. V. Narasinga Rao:— I am not aware of how much advertising fee is paid, but on the same Board the Social Service Minister is there. So, how can anybody say anything?

Mr. Speaker:— The allegation is that you are financing this paper to the extent of Rs. 2,000/- a month...

Sri I. V. Narasinga Rao:— It is not all correct.

Sri Pragada Kotayya:— They are not financing the paper. They are paying Rs. 2,000/- as advertising fee. What we urge is that since the matter has been referred to the Privileges Committee this advertisement fee should be suspended...

Sri C. V. K. Rao:— I raise a privilege issue. Somebody has written that this M. L. A. should be kicked out. Who has written it is a separate question, but the Editor and Publisher are responsible and they have to be hauled up. You said that there appeared to be a prima facie case and it has been referred to the Privileges Committee. I entirely agree with you to that extent...

Mr. Speaker:— How can all these things be gone into? Who are the persons responsible, whether it amounts to a breach of privileges etc., are all things to be gone into by the Privileges Committee...

Sri C. V. K. Rao:— Should this House not be appraised of all these things?

Mr. Speaker:— You are a senior member of the House. You know the procedure. After we get the report of the Privileges Committee you will certainly get an opportunity to express your views.

Sri C. V. K. Rao:— Let that be done before the closure of this session.

Mr. Speaker:— It is not for me to fix the time.

Sri C V. K. Rao:— So many things may be thought of by the people. People may think it is an atrocious idea that anybody
should kick an M. L. A— Could a paper be so reckless as to give
event to expressions like that. You may give an opportunity to us to
express our views and then it may go before the Privileges Com-
mittee...

Mr. Speaker: — unfortunately I do not have the same energy
as you have. You will get an opportunity...

Sri A. Madan Mohan (Siddipet) :— Sir, It has already been
held by you that there is a prima facie case. I do not think we gain
anything by referring it to the Privileges Committee. The Speaker
has the widest discretion. Instead of referring it to the Privileges
Committee, the Speaker can reprimand the paper. It has happened
in Lok Sabha also...

Mr. Speaker: — Several things have to be gone into. We must
give an opportunity to the person who had expressed that view, then
given an opportunity to others and then decide. I cannot reprimand
the paper directly, It is not permissible.

BUSINESS OF THE HOUSE

Mr. Speaker — I shall see that all are answered before the
17th. Only members should co-operate with me.

Mr. Speaker :— I shall consider it.
Calling attention to matters of urgent public importance:

re: Orders of the Secretary of the Narasapuram Municipality to close down 12 Ex-District Board Schools.

12th December, 1970

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE:

re: Orders of the Secretary of the Narasapuram Municipality to close down 12 Ex-District Board Schools.
Callaing attention to matters of urgent public importance re: Non-sanctioning of second instalment of loans to ryots for wells in Markapur and Darsi taluks.

Minister for Education (Sri P. V. Narasimha Rao) — A sum of Rs. 1,14,000 has been released on the 2nd Dec. 1970 to the Municipality to tide over its present crisis. In addition to this, a sum of Rs. 44,700/- is reported to have been already released to the Municipality in the current year. Thus in all a sum of Rs. 158,700/- has been released during the current year to this Municipality. It is hoped that the Municipality would be able to pay the salaries of teachers and the position might have been eased.

It is also reported that there are some arrears to be released to the municipality further and that the matter is being examined. The notices of termination of services have not yet been withdrawn by the Municipality, but the Chairman has promised to withdraw the notices as soon as the grant-in-aid of Rs. 114,000/- recently released by the D. P. I. is received by the Municipality.

(Dr. T. S. Murthy in the chair.)

re: — Non-sanctioning of second instalment of loans to ryots for wells in Markapur and Darsi taluks.
Calling attention to matters of urgent public importance:

re: Non-sanctioning of second instalment of loans to ryots for wells in Markapur and Darsi taluks.

12th December, 1970

503
Calling attention to matters of urgent public importance:

Re: Non-sanctioning of second instalment of loans to ryots for wells in Markapur and Darsi taluks.

1. Rs 1000 for the year 1965-66 at 12% interest. The amount of Rs 1000 was paid in 1967. The interest for the year 1966 is Rs 120. The total amount due is Rs 1120.

2. Rs 1000 for the year 1965-66 at 12% interest. The amount of Rs 1000 was paid in 1967. The interest for the year 1966 is Rs 120. The total amount due is Rs 1120.

3. For the year 1965-66 at 12% interest. The amount of Rs 1000 was paid in 1967. The interest for the year 1966 is Rs 120. The total amount due is Rs 1120.

4. Rs 1000 for the year 1965-66 at 12% interest. The amount of Rs 1000 was paid in 1967. The interest for the year 1966 is Rs 120. The total amount due is Rs 1120.
Calling attention to matters of urgent public importance:
re: Need for construction of Bantumukkava Reservoir in Bobbili Taluk.
re: Construction of Goppili Varahalagadda Reservoir and Mahendratanaya Anaicut in Patapatnam Taluk.

12th December, 1970

505

(Sri G. Venkata Reddy in the Chair)
Calling attention to matters of Urgent Public Importance:

re: Deplorable conditions prevailing in the administration of the Directorate of Medical and Public Health.

It is embarrassing because, Sir, I feel the hon. Minister is really a very good man and generally in this world of ours, goodness is taken as weakness. This is being taken advantage of by the concerned people in the department. My object in bringing this here is to see that the hon. Minister combines goodness with a bit of stern-ness also in dealing with this department. In this department the headquarters staff are different from mofussil staff. I think generally there are no transfers from one department to another. They are all in one department. Once they get their berth in this department, it looks as if they are there till they retire so that they have developed a sort of vested interest in the department, and practically like Gods of Olympus they start distributing favours to their various favourites. There is one gentleman there who is the Supreme God.
Calling attention to matters of Urgent Public Importance:
re: Deplorable conditions prevailing in the administration of the Directorate of Medical and Public Health.

12th December, 1970

Heaven like Manna to benefit all the humanity of Andhra Pradesh. Heaven like Manna to benefit all the humanity of Andhra Pradesh. They have become pampered bandicoots. They are simply gnawing at the vitals of the department slowly and slowly. They have become pampered bandicoots. They are simply gnawing at the vitals of the department slowly and slowly.
Calling attention to matters of Urgent Public Importance:

re: Deplorable conditions prevailing in the administration of the Directorate of Medical and Public Health.

12th December, 1970

508
Calling attention to matters of Urgent Public Importance:
re: Deplorable conditions prevailing in the administration of the Directorate of Medical and Public Health.

12th December, 1970

--

The delay in preferring the claims is adjudged as not due to negligence or carelessness on the part of the claimant. It is not due to negligence or carelessness of the claimant. 

The

It

The
Calling attention to matters of
Urgent Public Importance:
re: Deplorable conditions
prevailing in the administration
of the Directorate of Medical
and Public Health.
Calling attention to matters of Urgent Public Importance:

re: Deplorable conditions prevailing in the administration of the Directorate of Medical and Public Health.
Calling attention to matters of Urgent Public Importance:
re: Deplorable conditions prevailing in the administration of the Directorate of Medical and Public Health

The Superintendents there should be transferred to

512 12th December, 1970
Calling attention to matters of Urgent Public Importance:
re: Lock-out by the owners of rickshaws in Rajahmundry.

12th December, 1970

Some other place and new persons should be posted there. In view of the new conditions prevailing in the administration of the Directorate of Medical and Public Health, it is desirable to take immediate steps to remove the objectionable conditions prevailing in the area. The matter should be attended to with the utmost urgency.

re:— Lock-out by the owners of rickshaws in Rajahmundry.

The owners of rickshaws in Rajahmundry have resorted to a lock-out, which is causing inconvenience to the public. The government should intervene and take necessary steps to resolve the issue.
Calling attention to matters of Urgent Public Importance:

re: Lock-out by the owners of rickshaws in Rajahmundry.

Mr Chairman: If the House has no objection, we can take up these call attentions when the Home Minister comes here.

Mr Chairman: But, only for the convenience of the Members we are doing.

Sri C. V. K. Rao: There is also the responsibility. The Minister has got the responsibility. That is why we cannot be placed at their sweet mercy. The way in which they are working is deplorable.

Mr Chairman: Not at all.

Mr C. V. K. Rao: The Minister has got a particular subject to deal with. He should be present at the time of the discussion of his subject or he should be within the reach to explain.

Mr Chairman: He is in Council.

Sri C. V. K. Rao: We do not want to concede to the Ministers in this way.

Mr Chairman: I do not want to allow any discussion on that.

Sri C. V. K. Rao: We are having Council and Assembly simultaneously. They must evolve some formula for the convenience. They cannot go like this.

Mr Chairman: Immediate after the work, he will come here.
Calling attention to matters of Urgent Public Importance:
re: Need for opening of National Tobacco branch at Adusumalli.

Sri A. Bhagavantha Rao:— I don’t mind it that way. Then on behalf of the Home Minister, I will make the Statement. That is ready.

Mr. Chairman:— I have decided to take it up after the Home Minister’s arrival.

Sri C. V. K. Rao:— When a member is presiding and when his subject comes, what should be done about it?

Mr. Chairman:— Nothing. The concerned Minister will make a statement, if the member does not ask.

Sri C. V. K. Rao:— The Speaker cannot ask. You as a President and as a Chairman, cannot ask. It won’t be asked.

Mr. Chairman:— Definitely not.

Mr. C. V. K. Rao:— It lapses.

Mr. Chairman:— Definitely not, When the member is absent the procedure is...

Sri C. V. K. Rao:— You will be exercising the power both as a Chairman and the member. As a Chairman you were given much power. In fact it will effect the rights. I cannot be both a Chairman and Member. I am just a member. The Minister is just a Minister. He cannot be a member and Minister.

Mr. Chairman:— Supposing the member is absent, what is the practice? We used to ask the Minister to make the statement.

Sri C. V. K. Rao:— You should step down and ask and then to and occupy the seat.

Mr. Chairman:— There are conventions.

Sri C. V. K. Rao:— There may be very good conventions. I am studying the whole lot from letter to letter. I would like to see that nobody violates.

You step down and ask the question.

Mr. Chairman:— I need not speak on the subject. That is why I requested the Minister to make the statement.

The Minister for Labour (Sri G. Sanjeeva Reddy):— Due to cyclone and other un-seasonal rains in 1969 the tobacco crop was very poor and as such the Management of the National Tobacco Company had not been able to find enough leaf to run their branch
316 12th December, 1970. Calling attention to matters of Urgent Public Importance: 
re: Need for opening of National Tobacco branch at Adusumalli.

at Adusumalli. At one time the Management thought of opening the Branch by diverting the tobacco from other depots but this could not be done in view of the smaller quantities of leaf available. Moreover, any diversion from other depots would lead to agitation and trouble in those depots. The Branch of the National Tobacco Company at Adusumalli could not work in the year 1969 and it was hoped by the Management to run this branch during 1970. The Management accordingly renewed the factory licence, but they could not run it due to paucity of tobacco leaf. The Management has been requested to explore all possibilities to open this Branch either by buying tobacco in that area or by diverting tobacco from other centres, so that work may be given to the workers at least for a few weeks, as it would be undesirable to totally close the Branch this season. The Management has also been informed that there is considerable agitation in that area and it would not be desirable to keep the Branch closed for the whole season this year and that no effort should be spared to work Adusumalli Branch for some period. But the Management did not open the Branch during 1970 season also. The Management has since informed that the Branch has been uneconomical and due to the uneconomic functioning, they have decided to sell the factory and arrangements have also been finalised for the sale shortly. Whether the new buyer will be able to open and run this factory is to be watched.

(Mr. Deputy Speaker in the chair.)

Mr. Deputy Speaker:— Why do you have that objection?

Sri C. V. K. Rao:— How can be a rule to one member and another rule to the other?

Mr. Deputy Speaker:— Mr. Rao, it is just a convenience. It is not governed by any rule. It is at the convenience of the member and the convention. There is nothing wrong.
Calling attention to matters of urgent public importance:
re: Need for opening of National Tobacco branch at Adusumalii.

It will lead to so many disastrous circumstances where I would like to bring those things to the notice of the concerned Minister again, when they close this company, they must inform to the Minister and the Government must have the control over that matter and under what circumstance the company is being closed and all these things must be taken into consideration. I request the Labour Minister who is well known of all the labour problems to take note of it and see that no injustice is done to the labourers.

The Government must have a control on these companies, otherwise the workers would suffer.
BUSINESS OF THE HOUSE

Mr. Deputy Speaker :— On a perusal of the news item 'Kick out these M. L. As,' in the 'Current Times,' I am of opinion that it is a clear case where prima facie case is made out for referring it to the Privileges Committee, as very serious and damaging allegations are made not only against four M. L. As. but also the House as a whole. Accordingly I refer it to the Committee of Privileges for examination and report to the Assembly.

Mr. Deputy Speaker :— How can I say what the Privilege Committee will do then? The Committee will have that benefit.

PAPERS LAID ON THE TABLE OF THE HOUSE

re :— Reports of the Regional Committee,

Sri J. Chokka Rao (Karnamagar) :— I beg to lay on the Table under Rule 164-M (2) of the Andhra Pradesh Legislative Assembly.
Government Bills:

Rules, a copy in each of the following Reports as adopted by the Regional Committee and sent to the Government.

(1) Third Report of the Sub-Committee on Development on Rural Electrification in Telangana area.

(2) Supplementary Report of the Ad-Hoc Committee on Planning and Sub-Committee on Development on the fair share for Telangana in the Plan allocations of the State.

(3) Second Supplementary Report of the Ad-Hoc Committee on Planning and Sub-Committee on Development on the apportionment of provisions for the Development activities in the State in respect of Central sponsored schemes and under Central Sector Plan.


PAPERS PLACED ON THE TABLE

Sri P. V. Narasimha Rao—Sir, on behalf of the Chief Minister, I beg to place on the Table a copy of the G. O. Ms. No. 1793, Education, dated 23-9-1970 as promised during the discussion on a call attention motion on 7-12-1970.

GOVERNMENT BILLS

Government Bills.


Sri Ch. Rajeswara Rao:— Sir, there are two Call Attention Notices to be answered by the Home Minister. The Hon. Speaker said they would be taken up after the Home Minister returns from the Council. Now that he has come, I request you to take them up.

Mr. Deputy Speaker:— We will take them on Monday.

Sri Ch. Rajeswara Rao:— On Monday I may not be available.

Mr. Deputy Speaker:— Now, the House is discussing the Chit Funds Bill and two other Bills are to be covered today. How can we take up Call Attention Notices now in the middle? We will take them up on 17th December.

Sri Ch. Rajeswara Rao:— Sir, I am not available.

Mr. Deputy Speaker:— We will take them up on 17th December.

Sri Ch. Rajeswara Rao:— Sir, I am not available.

Mr. Deputy Speaker:— We will take them up on 17th December.
Government Bills.


12th December, 1970

To: Chit-Funds to regulate retail business in the State, Foreman to "Way". Foreman, Security, twice in the Chit Amount. <br>Spurious Companies are, once in 3 years. These provisions are necessary. Spurious Chits are illegal. Practical from Amounts are not given in harm. Only provisions are necessary. Registrar may add periodic.  forfeitures on Conspicuous Chit-Fund Companies. <br>Bye-laws may be Key position to functions. Chit-Fund Companies Machinery. For Registrar to solve recurring and urgent hardships. Legal Protection, Senior Lawyer may be appointed. By-laws are, Chit-Agreements may be filed twice in one. file should be Permanent Literary & Original. Deeds must be filed twice in one. file should be read. Bye-laws may submit. Bye-laws may be, Chit-Agreements are legal. Serutinize these legal, Adminstrative Qualifications, Legal Qualifications may be examined. Director of Chit Funds may. Director of chit funds must. Head-Quarters may adopt. Head-Quarters may adopt. Chit Auditors Qualifications are. and U. D. C. may and Chit-Auditors Qualifications are. and U. D. C. may adopt. Approved Banks are. Scheduled-Banks, Reserve-Bank Control (10) Approved Bank should. Approved Banks are. Scheduled Banks may. chit funds are. Life-Insurance Corporation's. Policy Holders Premiums are paid. discontinued. Paid up policies are. Clear. Substitute for Fore-man may be appointed. Substitute for Fore-man may be appointed. Subscribers may, etc.
522  12th December, 1970

Government Bills


Clause 13 (1) (a): Provided that a foreman shall not be eligible to obtain more than one Chit amount in a Chit. The Andhra Pradesh Chit Funds Bill, 1970, provides that a foreman shall not be eligible to obtain more than one Chit amount in a Chit. The Andhra Pradesh Chit Funds Bill, 1970, provides that a foreman shall not be eligible to obtain more than one Chit amount in a Chit. The Andhra Pradesh Chit Funds Bill, 1970, provides that a foreman shall not be eligible to obtain more than one Chit amount in a Chit.

Clause 13 (1) (a): Provided that a foreman shall not be eligible to obtain more than one Chit amount in a Chit. The Andhra Pradesh Chit Funds Bill, 1970, provides that a foreman shall not be eligible to obtain more than one Chit amount in a Chit.

Clause 13 (1) (a): Provided that a foreman shall not be eligible to obtain more than one Chit amount in a Chit. The Andhra Pradesh Chit Funds Bill, 1970, provides that a foreman shall not be eligible to obtain more than one Chit amount in a Chit.

Clause 20 (4) : "The Registrar may........pass such orders on the appeal as he thinks fit and the decision of the Registrar shall be final" Sub-Clause (3) says: "Any defaulting subscriber aggrieved by the removal of his name from the list of subscribers may within seven days of this communication to him of the notice of removal, appeal to the Register," The Registrar may dispose of the appeal. Sub-Subscriber may appeal to Registrar in case of removal of his name. Sub-Registrar may pass such orders on the appeal as he thinks fit and the decision of the Registrar shall be final. Sub-Registrar may dispose of the appeal.

"Every foreman shall, on payment of such fee not exceeding five rupees as may be specified in the chit agreement, allow, nonprized and unpaid prized subscribers all reasonable facilities on all days of drawing of chits" Reserve Bank of India Account and Reserve Bank of India Account are confidential like a bank account. It is also confidential like a bank account. Therefore, how are you entitled to look into this account? Arrears subscribers have rights to collect monies from all subscribers and to provide benefits to others. Reserve Bank of India has the right to collect defect from defaltes. Cooperative Societies Act 9ective to collect defect from defaltes.
Government Bills

524 12th December, 1970


RoR™ Arogya Arbitory Powers Registrar gS ga^ ^s^eo  ss^g ^pgo^c  ?  esR ^aogoasSy^D, aod^ge  gg^-%gj*cr  Registrar 8S chit fund RojjSeb^ ^gooa-g^aD.  ^  10,000/-. OfBcial n* Amendment g^gb.

10,000/- Official n* Amendment g^gb.

The impact of Government in a body like this will be very great. You send that Registrar to make all inspections. Why a hierarchy of officers?

No of chits members ordinarily in regard to the hierarchy of person is justified. Officers inspection fee and all these things. Can we do? Banks will be in a position to supervise these things. You send that Registrar to make all inspections. Why a hierarchy of officers?

Member of chits actual registrar and in 15 days make all inspections. Andu, whether you can employ certain inspectors.

The impact of Government in a body like this will be very great. You send that Registrar to make all inspections. Why a hierarchy of officers?

Member of chits actual registrar and in 15 days make all inspections. Andu, whether you can employ certain inspectors.


Provisions (subsequently) are defective. In regard to this, it is essential, whether there is a hierarchy of officers.
Government Bills.
12th December, 1970
523


Management Security and Audit:

Management Security and Audit.

   - The management shall be responsible for the proper management and security of the chit fund company.
   - The management shall ensure that the chit fund company is conducted in a proper and efficient manner.
   - The management shall ensure that all transactions are conducted in accordance with the provisions of the Act.
   - The management shall ensure that the chit fund company is conducted in a manner that is fair and equitable to all the members of the chit fund.
   - The management shall ensure that the chit fund company is conducted in a manner that is transparent and accountable to all the members of the chit fund.

   - The Bill provides for the registration of chit fund companies and the regulation of their activities.
   - The Bill provides for the appointment of a chit fund commissioner to oversee the activities of the chit fund companies.
   - The Bill provides for the enforcement of the provisions of the Act.
   - The Bill provides for the appointment of a chit fund auditor to audit the accounts of the chit fund companies.

   - The Bill provides for the registration of chit fund companies and the regulation of their activities.
   - The Bill provides for the appointment of a chit fund commissioner to oversee the activities of the chit fund companies.
   - The Bill provides for the enforcement of the provisions of the Act.
   - The Bill provides for the appointment of a chit fund auditor to audit the accounts of the chit fund companies.

   - The Bill provides for the registration of chit fund companies and the regulation of their activities.
   - The Bill provides for the appointment of a chit fund commissioner to oversee the activities of the chit fund companies.
   - The Bill provides for the enforcement of the provisions of the Act.
   - The Bill provides for the appointment of a chit fund auditor to audit the accounts of the chit fund companies.
Government Bills.


The Andhra Pradesh Chit Funds Bill, 1970, provides for the regulation of chit funds and the protection of the interests of chit fund investors. The Bill aims to address the prevailing problems and loopholes in the current chit fund regulations and to ensure a fair and transparent system. The Bill is designed to promote the development of chit funds in the state and to safeguard the interests of investors.

The Bill introduces several provisions to enhance the accountability and transparency of chit fund operations. It mandates the registration of chit funds with the state government, ensuring that all transactions are monitored and regulated. The Bill also outlines measures to prevent malpractices and fraud, including strict penalties for non-compliance and empowering the government to revoke the registration of chit funds in case of severe violations.

Furthermore, the Bill establishes a regulatory framework that includes the appointment of chit fund inspectors to conduct regular audits and inspections. It also provides for the establishment of a chit fund appellate tribunal to hear grievances and appeals from investors and chit funds, ensuring a fair and impartial resolution of disputes.

In conclusion, the Andhra Pradesh Chit Funds Bill, 1970, aims to establish a robust regulatory framework for chit funds in the state, promoting their growth while safeguarding the interests of investors. The Bill is a significant step towards ensuring transparency, accountability, and fair practices in chit fund transactions, thereby fostering a conducive environment for the development of this financial sector in Andhra Pradesh.
Government Bills. 12th December, 1970. 527


Shri Badari Nishalini:— A.A.R. Mohanta.

This Bill provides for the regulation of chit funds and chit financing companies in the State of Andhra Pradesh. It seeks to protect the interests of the members of chit funds and to provide a framework for the growth of chit financing companies.

A brief summary of the provisions of the Bill is as follows:

1. The Bill defines the term "chit" as an agreement by which money is solicited from members and paid back at a fixed date along with a share of the chit amount.

2. It provides for the registration of chit funds and chit financing companies with the State Government.

3. The Bill规定s that the chit period shall not be less than six months and not more than three years.

4. It provides for the payment of interest on the chit amount.

5. The Bill specifies the conditions under which a member may default on a chit.

6. It provides for the appointment of anoly by the Government to investigate the affairs of a chit fund or chit financing company.

7. The Bill规定s penalties for default in repayment of chits.

The Bill has been passed by the Consultative Committee and is now before the Assembly for consideration.

This Bill is an important step towards the regulation of chit funds and chit financing companies in the State of Andhra Pradesh.
Government Bills.


Exemption: The Government may, by notification, exempt all or any of its provisions, subject to such conditions any person or class of persons to whom, or any chit or class of chits to which this Act applies.
Government Bills:


A security is said to be sufficient for the purposes of this clause, if its value exceeds by one-third, or if it consists of buildings, the value exceeds by one-half, the amount due from the prized subscriber.

In the case of a security being of buildings, the value of the building shall be inserted in the deed of securities in the following manner:

If the value of the building exceeds one-half of the amount due from the prized subscriber, the amount due shall be inserted in the deed of securities as follows:

If the value of the building exceeds one-third of the amount due from the prized subscriber, the amount due shall be inserted in the deed of securities as follows:

If the value of the building exceeds the amount due from the prized subscriber, the security shall be deemed to be sufficient for the purposes of this clause.

If the value of the building exceeds one-half of the amount due from the prized subscriber, the security shall be deemed to be sufficient for the purposes of this clause.

If the value of the building exceeds one-third of the amount due from the prized subscriber, the security shall be deemed to be sufficient for the purposes of this clause.
530 12th December, 1970

Government Bills.


A transaction is not a chit within the meaning of this clause, if in such transaction:—(a) some alone, but not all, of the subscribers get the prize amount without any liability to pay further subscriptions;...

A transaction is not a chit within the meaning of this clause, if in such transaction:—(a) some alone, but not all, of the subscribers get the prize amount without any liability to pay further subscriptions;...


Mr. Speaker in the chair?

Mr. Speaker:—Time now is 12-10 p.m. There are still some Members to Speak. Apart from this Bill, we are having Education Bill and Municipalities Amendment Bill. All these Bills have to be completed according to the business arranged by the B. A. C. today. If the House agrees, we can either sit upto 2-00 p.m. and finish the business or sit in the afternoon from 3-00 p.m. to 5-00.

Sri T. V. S. Chalapathi Rao:—We can sit in the evening Sir.

Sri P. V. Narasimha Rao:—As far as the Education Bill is concerned, it can be finished before 1-30 p.m. Sir. For the Municipalities Bill, I think we can sit in the evening and finish it.

Sri Rami Reddy:—We can sit in the afternoon from 4-00 p.m.

Sri T. V. S. Chalapathi Rao:—There is one important meeting arranged by the Revenue Minister by 5-00 p.m. Sir. We must attend to that meeting.

Sri R. Mahananda:—Yes Sir. We have to attend that important meeting arranged by the Revenue Minister. Let the meeting be from 3-00 p.m. to 5-00 p.m.

Mr. Speaker:—Let us have our meeting from 3-00 p.m. to 5-00 p.m. this afternoon.
Government Bill.  
12th December, 1970
(1) The Andhra Pradesh

Mr. Speaker:— You please give the amendment after drafting.
Dr. T. V. S. Chalapathi Rao:— The security deposit must be equal to the value of the chit.

I appeal to the Members not to press for this 50 percent.

It must be equal to the value of the chit.

Sri C. V. K. Rao:— Sir, I think the Minister for Home is very much elated with this piece of legislation and thinks he is doing a very very big thing. I would like to ask him— are not there provisions under law, according to Cr. P. C. and I. P. C. that fraudulent persons should be punished?

Sri C. V. K. Rao:— Well. As a Home Minister, as the Minister in-charge of Police, can he say at the birth itself whether a person is a criminal? It is not the question. Nobody can be found out at the initial stage itself, whether a thing is good or bad. We
Government Bills.

12th December, 1970


should consider all things good. Only when they go wrong haul them up. Are they not to ask in the country to haul up the fraudulent institutions like these? There are. We should know what is wrong with them. The very functioning of our administration is not functioning properly. It wants a paraphernalia with which we would like to bamboozle the country and then go in the name of running the administration. I very well said that he is a good minister. In the first instance he knows pretty well. But the only trouble with him is he is in the grip of police men who lacked in totally intelligence. Therefore, he should have hauled up all fraudulent chit fund institutions and 99 per cent of the institutions are intended to cheat the public, poor fellows, who want an immediate money. They would be prepared for any sacrifice. In this system, a landlord, a capitalist, a bureaucrat will be there. There is no safety for a common man.

(Bell)

I think the Bill, as I said, is of good intentions. Even to haul them, road as paved with good intention. That is the type of the Bill. Under section 66 every good thing is intended. The Government may by notification exempt all or any of its provisions, subject to such conditions, any person or class of persons to whom, or any chit or class of chits to which this Act applies from as they deem fit and may cancel or modify any such notification. This one single section will cancel the entire thing. So the Government is trying to keep the chit fund promoters in its back. That is the whole object. May I know what type of ruling power that is existing in this country. Therefore I feel that we have to control the fraudulent institutions. We have got to check them, we have got to book them and we have got to punish them. Our administration must be trimmed. If that would be the object, I would like to ask “what are the steps you have taken so far?” Unless you come before the House with a piece of legislation and bamboozle the country, and manage the affairs. I cannot trust them. There has been the Prohibition Act. We know, Sir, what happened. There are lotteries going on. There are brackets going on. These is gambling going on. For all these things and for every thing there is a piece of legislation. By mere name it will not work out. I suggest one simple thing. Let Government come with proposals as regards to the Chit fund institutions, its evils and then with the consent of this House, let us try to bring a really genuine piece of legislation. It does not work. This will be a total failure. It is like saying that good intentions are paved.

Mr. Speaker: — You are not an astrologer to say that it is a total failure. Let us see how it is going to work.

Sri C. V. K. Rao: — I need not be an astrologer. It is totally a bankrupt Government and we know what type of Government it is.
12th December, 1970

Government Bills-

Government Bills.

12th December, 1970


A. B. V. Reddy:— Under section 3 (1) no person shall start or conduct any chit without registration. Every village has got chit funds which are running very efficiently and they are run by the villagers themselves. By bringing this, we are only permitting the police to harass these innocent people in the villages and accept certain amounts. I want to know how the Home Minister is going to tackle these problems in the villages.

A. C. Anantham:— The question is:

"That the Andhra Pradesh Chit Funds Bill, 1970 be read a First time."

The motion was adopted.

Sri J. Vengal Rao:— Sir, I beg to move:

"That the Andhra Pradesh Chit Funds Bill, 1970 be read a Second time."

Mr. Speaker:— Motion moved

(Pause)
Mr. Speaker:— There are two amendments, one by Sri T. V. S. Chalapathi Rao, Sri A. Madhava Rao and Sri Vavilala Gopala-krishnayya and the other by Sri A. Madhava Rao.

Dr. T. V. S. Chalapathi Rao:— Sir, I beg to move; “That the Bill be referred to a Select Committee”.

Sri A. Madhava Rao:— Sir I beg to move: “That the Bill be circulated for eliciting public opinion”.

Mr. Speaker:— I will put the amendments to vote of the House.

The question is: “That the Bill be referred to a Select Committee.”

The amendment was negatived.

Mr. Speaker:— The question is: “That the Bill be circulated for eliciting public opinion.”

The amendment was negatived.

Mr. Speaker:— The question is: “That the Andhra Pradesh Chit Funds Bill, 1970, be read a second time”.

The motion was adopted.

Sri Vavilala Gopala Krishnayya:— Sir, I am not moving any amendment standing in my name.

Clauses 2 to 11

Mr. Speaker:— The question is: “That Clauses 2 to 11 do stand part of the Bill”.

The motion was adopted.

Clauses 2 to 11 were added to the Bill.

Clause 12

Sri J. Vengal Rao:— Sir, I beg to move the following amendments to Clause 12 of the Bill:—

(1) “In clause (a) of sub-section (1)

(a) in item (1), for the words ‘an amount not less than twice the chit amount’, substitute the words ‘an amount not less than half of the chit amount.’”

(b) in item (ii), for the words ‘not less than twice the chit amount’, substitute the words ‘not less than half of the chit amount.’”

(2) “For sub-section (2), substitute the following sub-section, namely:—

(2) Where a foreman conducts more than one chit, he shall furnish security in accordance with the provisions of sub-section (1) in respect of such chit.”
Mr. Speaker :— Amendment moved.

(Pause)

The question is: “In clause (a) of sub-section (1),

(a) in item (1), for the words ‘an amount not less than twice
the chit amount’, substitute the words ‘an amount net less than
half of the chit amount.’”

(b) in item (ii), for the words ‘not less than twice the chit
amount’ substitute the words ‘not less than half of the chit
amount.’”

“For sub-section (2), substitute the following sub-section,

namely:—

“(2) Where a foreman conducts more than one chit, he shall
furnish security in accordance with the provisions of sub-section 1)
in respect of such chit.”

The amendments were adopted.

Mr. Speaker :— The question is: “That Clause 12, as
amended, do stand part of the Bill.”

The motion was adopted.

Clause 12, as amended was added to the Bill.

Clauses 13 to 58

Mr. Speaker :— The question is: “That Clauses 13 to 58 do
stand part of the Bill.”

The motion was adopted.

Clauses 13 to 58 were added to the Bill.

Clause 59

Sri A. Madhava Rao:— Sir, I move: “In the proviso to
Clause 58, after the words ‘Inspecting Officer’, add the words
‘under the Registrar.’”

Mr. Speaker :— Amendment moved.

(Pause)

Mr. Speaker :— The question is: “In the proviso to Clause 59,
after the words ‘Inspecting Officer’, add the words ‘under the
Registrar’.”

The amendment was negatived.

Mr. Speaker :— The question is: “That Clause 59 do stand
part of the Bill.”

The motion was adopted. Clause 59 was added to the Bill.
Sri J. Vengal Rao:— There are some spelling mistakes to be corrected.

Mr. Speaker:— I will get them corrected myself. Under the Rules, I have got the power to correct such mistakes?

Clauses 60 to 67

Mr. Speaker:— The question is: “That Clauses 60 to 67 do stand part of the Bill”

The motion was adopted. Clauses 60 to 67 were added to the Bill.

Clause 1. Preamble and Long Title.

Mr. Speaker:— The question is: “That Clause 1, Preamble and Long Title, do stand part of the Bill,”

The motion was adopted. Clause 1, Preamble and the Long Title were added to the Bill.

Sri J. Vengal Rao:— Sir, I beg to move: “That the Andhra Pradesh Chit Funds Bill 1970, be read a Third time.”

Mr. Speaker:— The question is: That the Andhra Pradesh Chit Funds Bill, 1970, be read a Third time.”

The motion was adopted.
Government Bills.
The Andhra Pradesh Intermediate Education Bill, 1970, as reported by the Regional Committees

12th December, 1970

Mr. Speaker:— Having begun, Mr. Niranjan Rao, you please finish.

Sri P. V. Narasimha Rao:— While replying, I will also give the background. Now that the discussion started let it go on. I will make a note of the points.
The Andhra Pradesh Intermediate Education Bill, 1970, as reported by the Regional Committee

Government Bills.

Date: 12th December, 1970

The Andhra Pradesh Intermediate Education Bill, 1970, as reported by the Regional Committee.
Government Bills.
The Andhra Pradesh Intermediate Education Bill, 1970, as Reported by the Regional Committee

Sri M. R. Appa Rao (Nuziveedu): — Sir, while supporting the Bill, I would like to make a few observations.
The Bill provides against item (k) for nomination of two Principals of the Colleges by the Government. I suggest that instead of 'two' there may be 'three' — one from each University Area.

Then there are the co-opted members. The Bill provides for co-option of not more than three persons possessing expert knowledge in the subjects included in the courses of study. There is no provision in the Bill for nominating anybody. For the Universities also we are nominating members from the legislative bodies and others. That provision should also be included here. Instead of three persons we have six persons possessing expert knowledge so that all these persons are there whenever expert opinion is needed.

Then Sir, about the appointment of Chairman. This Board covers the area of three Universities in the whole of Andhra Pradesh. The Chairmanship of the Board is very important. I do not know what the Government have in mind. Hitherto, one of the Vice-Chancellors of the Universities used to be the Chairman of the Board by rotation. If the Government wants to change this system, I suggest that one of the nominated members from the public may be made the Chairman...

Sri C V. K. Rao: — Why not M L. As?

Sri M. R. Appa Rao: — M. L. As or anybody. Even if Mr. C. V. K. Rao is included I have no objection.

This is a very important position and it needs a full-time Officer. He should be a paid Officer and not an honorary officer. The Secretary whose post corresponds to that of the Registrar of the University will run the show. The post of Chairman corresponds to that of a Vice-Chancellor. I do not know why this is not mentioned. Probably it is better to clarify and say that he is a full-time man.

The Board meets for the disposal of its business as often as necessary, but not less than twice in each academic year (clause 10). I suggest that it should meet at least 4 times.

The Universities get lot of income for conducting examinations for the Intermediate Colleges. The Andhra University alone will get about Rs. 15 lakhs. A clause must be incorporated that the loss of the income to the Universities on this account should be made good by the Board.
Mr. Speaker, Sir, When I was going through this Bill I was just reminded of a joke. I believe...
in Paris dealers would run at the back of ladies with a bundle of jackets because they are only afraid that the fashion may change by the time they deliver them. I am reminded of it. Where we should be conservative in the education policy, we are too liberal and I am afraid that we are playing with the future of the citizens and the future citizens also.

Coming to the Bill, they said that the Chairman is a person to be nominated by the government. I feel that the Chairman should be a full time person. The Board is not made an autonomous institution. If it is not made autonomous, all the red tapism of government would creep into it. I appeal to the Government through you to see that at least the Board is made autonomous.

Thank you, Sir.
Government Bills.  

The Andhra Pradesh Intermediate Education Bill, 1970, as Reported by the Regional Committee

 anunci Teachers Constituency. The M.L.C. is the Teachers Constituency. M.L.C. as the Agricultural Director... Short notice question regarding stirke is being made. English Medium Board Agricultural Director...

Sri C. V. K. Rao:—Mr. Speaker, Sir. The Object of the Bill appears to be to create Intermediate Classes and to create a Board, a black board or white board or for this much of hubub is being made.
Mr. Speaker:— And you want to join that hubub.

(Laughter)

Sri C. V. K. Rao:— What I want to know is, what is wrong with the present system? Are not our educationists intelligent enough to explain to an August Body like this and to come before this House. Our education needs a change. What is it for? I do not get an answer, Sir, In this way you go on bringing about legislation and it becomes a mockery. That is how I feel, Sir. I wish the Minister for Education would think over this and would not venture to further any attempts of this sort. I know you say one thing and do another thing.

So many private individuals are encouraged to organise Junior Colleges. They have become a sort of Institutions for money making business, for jobs and for posts. Education is being left to the private individuals to run. So the Government wants to cover it up that way in order to give a statutory protection. Finally the Government have got to take over these things. If they say it is not the motive of the Government. I cannot appreciate this. But all said and done the Government have got such a brute majority to pass the Bill. I tried to put forth certain things.

The syllabuses are not completed. Most of the colleges which have already commenced know it. Is it not an important job? They are opening in January and examinations are scheduled to be held in the third week of April. The examinations should be conducted in the first week of April, because the children, the parents would like to know it.

The model question papers are in Telugu whereas they are being set in English. That is not fair. The examinations should be conducted by the University, and not this Body. What is the purpose of creating the Body? Let there be any Body or a Board or anything, but examinations should be conducted by the existing functional institutions like the University.

Sri G. Sivaiah:— It looks to me as though we are in the age of creating new posts for various policies that have been announced. I am reminded as a student of History that the policy that has been adopted by Great Thuglak seems to be much better than the policy of this Government. In the education system we have a Board for the 10th Class and a new Board has been created for the Intermediate Class. We should not waste funds. There are already Universities. Why should you create a new Board? Therefore, what I feel is that we should not create more number of Boards, after experiencing with the existing Boards.
Government Bills.  
12th December, 1970  
The Andhra Pradesh Intermediate Education Bill, 1970, as Reported by the Regional Committee

Just look into the composition of this Board. There are Secretary, Education, Director of Public Instruction, Director of Technical Education, Director of Medical Sciences. Apart from all these things, we are living in the age of I.A.S. Officers. Normally we can accept all these I.A.S. Officers who are very good officers. But I do not know what knowledge they can contribute in fixing up the syllabuses etc. All powers have been given to the Board under Section 9. With all the powers under Section 9 in the Education Board I do not know how this is going to lead. This will be a board of raising hands. Therefore, I feel, that we should consider seriously about this Board. Many of the Officers are there from this category in this Board.

Next look into the powers of this Board. The Board is empowered with everything, including the fixation of syllabus etc. I think, this Board may play with the lives of the children than to improve their lot. It is a very serious matter. Look at this peculiar attitude of the Government powers of the Government under this Clause 15. They can dislodge the Board and reconstitute discharging also the Members of the existing Board. The very persons will come into the Board except the Board Members of the Junior Colleges and persons nominated by the University but the Government officials continue unless they are transferred from one department to another department. I do not think the Government will be successful in having these Boards.

Lastly, it looks as though it had multi-phased educational system. They say it would not cost much. But it involves finances in creating the Board, paying the T.A.s and various other things including the conduct of examinations. on the question of finances, if I am convinced that this system is going to help the poor boys and young children, it is very good. It involves the finances of the State. I do not like it. Therefore, under these circumstances I do not like that this should be in this form. Thank you Sir.
Government Bills.
The Andhra Pradesh Intermediate Education Bill, 1970, as Reported by the Regional Committee

The Constitution of Board 5, Agriculture director, Industries director, Technical Education director, 
served 3 members. Andhra Pradesh Intermediate Education Bill, 1970, as Reported by the Regional Committee, 3 official members and Teachers M. L. C. s 3, 3 official members, 3 non-official members.

High School Education College Education 3 3 College Education 3 High School Education 3 3 Juniors College 3 3 University 3 3.

What is the difference between the Junior College boy and the Higher Secondary School boy? The Student of Higher Secondary School will go in nicker while the Junior College boy will go in a pant.

Sunday Paper 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3.
The Andhra Pradesh Intermediate Education Bill, 1970; As Reported by the Regional Committee.

The depth of the syllabus is too meagre. How are you going to catch up with the advanced students of other advanced countries? 

The M. B. S. S.

The M. B. S.
12th December, 1970

The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee.

The House then adjourned to meet at three O’Clock

The House reassembled at 3 of the Clock

(Mr. Deputy Speaker in the Chair;)

GOVERNMENT BILL.

THE ANDHRA PRADESH EDUCATION BILL, 1970,
(AS REPORTED BY THE REGIONAL COMMITTEE.)
Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee.

12th December 1970

553
Government Bills.

The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee,
Government Bills.
The Andhra Pradesh Education Bill, 1970 as Reported by the Regional Committee.

12th December, 1970

...
Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee.

The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee.
Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee

12th December, 1970

557

[Text in Telugu]

Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee

12th December, 1970

557

[Text in Telugu]
Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee

[Text in Telugu]

558  12th December, 1970

[Text in Telugu]
360 12th December, 1970

Government Bills.
The Andhra Pradesh Education Bill, 1970. as reported by the Regional Committee.
Government Bills.

The Andhra Pradesh Education Bill, 1970, as reported by the Regional Committee

12th December, 1970

561

Government Bills.

The Andhra Pradesh Education Bill, 1970, as reported by the Regional Committee

12th December, 1970

561
562 12th December, 1970

Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee

Sri P. V. Narasimha Rao:— You are posting just at the fag end of the year...

Sri P. V. Narasimha Rao:— The first postings were made just one or two months of the opening of the Colleges. I have got the figures with me and if hon. members are interested they may come to me and I am prepared to sit with them for six hours.

Dr. T. V. S. Chalapathi Rao:— What about the reports in the Daily Press and what about the agitation of the students?

Sri P. V. Narasimha Rao:— On account of appointment of staff in Andhra there is no agitation, and if in one or two institutions more than one, two or three lecturers have not joined inspite of having been posted, that is a matter to be dealt with at an administrative level. So far as Telangana is concerned, there is a definite dearth and we cannot take them from wherever they are available. That is the policy we have accepted and we have to face it.

Dr. T. V. S. Chelapathi Rao:— Do they care more for sentiment or regionalism rather than the interests of the students?
Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee.

Mr. Deputy Speaker: — A number of times it was discussed here.

Sri A. Madanmohan (Siddipet): — Let the hon. Education Minister define the qualifications of the personnel or lecturers for whom there is dearth in Telangana. According to our information there are qualified people in Telangana without employment and they are not being taken.

Sri P. V. Narasimha Rao: — I am very happy and am very grateful to the hon. Member for giving this new information that there are candidates with qualifications of M.A. and M.Sc. (1st or second class). If I am given a list of such persons, within 24 hours I can get the persons posted. This is a standing undertaking given to the Assembly by me.

Sri K. Brahmananda Reddy: — There seem to be some vacancies in Guntakal not filled up...

Sri A. Madanmohan: — If the Education Minister can let me know the qualifications that are necessary I shall be able to do something.

Sri P. V. Narasimha Rao: — I am furnishing here and now. The qualifications are M.A. or M.Sc. They need not be trained. I am here and now giving an undertaking that I am prepared to take 30 or 35 M.As. and 30 or 35 M.Sc.s in Physics, Chemistry and Mathematics. If they are available let him give me the list.

Sri A. Madanmohan: — Let the hon. Minister say whether sufficient advertisement has been given. To my knowledge there are some candidates in the Employment Exchanges and Government have not taken care to take them from the candidates registered in the Employment Exchanges.

Sri P. V. Narasimha Rao: — This is a standing offer. All the Employment Exchanges have been exhausted inside out. There is nothing further there.
The policy of Government is to attach Intermediate classes wherever possible in a degree College but not in all degree colleges because it is not possible to attach them and conduct separately only for two classes. He is intermediate in mathematics; he is intermediate in tailoring.
Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee.

Sri P. V. Narasimha Rao:— He is for the present presiding over the complete programme of that department.

Sri P. Subbiah:— It is criticism of the policy.

Sri G. Venkata Reddy:— These are very bad circumstances that in the Assembly to bring so many people and criticise them. This has become the practice now a days in the Assembly to bring one officer or other into the proceedings and say some thing bad about him. That is very bad.

Sri P. Subbiah:— It is criticism of the policy.

Sri M. P. Reddy:— How are you going to work this scheme?
566  12th December, 1970  Government Bills,
    The Andhra Pradesh Education
    Bill, 1970, as Reported by the
    Regional Committee.

స్టీపోన్ నారాయణ్‌రావు గుర్తులు: — మాత్రి కలియను సమాచార మరియు మనం కూడా మనం సాధారణం సంభవించాయని. మాత్రి సంభవించినట్లు అంతా ఎలా ఉంటాయి? When the Director goes to Chittoor and says even in the earlier stages that the junior colleges are a failure what is the impact you are going to have on the public?

స్రి పి.వి. నారాయణ్‌రావు గుర్తులు: — I am afraid we have digressed into channels which are not quite relevant.

మ్రు స్పెక్టర్: — In certain departments where technical knowledge is required, there is no point in having I. A. S. officers is his point. I. A. S. officers may be very good administrative officers.

స్టీపోన్ నారాయణ్‌రావు గుర్తులు: — We have noted it, Sir, time and again. We are not against that. We want the universities to prosper within their own bounds of jurisdiction and do the work entrusted to them efficiently. If they take this intermediate also where lakhs and lakhs of students are involved, I am afraid their legitimate duty of higher education will get affected.

ప్రపంచాంగయాలు వంటివలన మనది ప్రతి మాత్రి ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రష్ఠాధికారికి ప్రత్యేకంగా ప్రతి ఏయి మాత్రి అంటే ప్రతి ఏయి మాత్రి అని చెప్పారు. ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రతి ఏయి మాత్రి అని చెప్పారు. ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రతి ఏయి మాత్రి అని చెప్పారు. ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రతి ఏయి మాత్రి అని చెప్పారు. ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రతి ఏయి మాత్రి అని చెప్పారు. ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రతి ఏయి మాత్రి అని చెప్పారు. ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రతి ఏయి మాత్రి అని చెప్పారు. ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రతి ఏయి మాత్రి అని చెప్పారు. ఇండియా ప్లాన్ వంటి విద్యావంధన ప్రయత్నాల ప్రతి ఏయి మాత్రి అని చెప్పారు.
and the department and obtain orders of affiliation from the universities concerned. There are several colleges affiliated to the universities. It is not in the nature of creating a parallel University. It is not in the nature of creating a parallel University. It is not in the nature of creating a parallel University. It is not in the nature of creating a parallel University.

Sri P. V. Narasimha Rao:— I must make one thing clear, we are not creating a parallel University. It is not in the nature of creating a parallel University. It is not in the nature of creating a parallel University. It is not in the nature of creating a parallel University.
Government Bills.
The Andhra Pradesh Education Bill 1970, as Reported by the Regional Committee.

3c8 12th December 1970

A University at all. We have made it retrospective. On the National level very intensive thinking is going on. There has been a Special Committee which has been set up by the Central Board of Education. I happened to be the Vice-Chairman of the Committee.
Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee

of that Committee. I happened to be presiding over all the meetings because the Central Minister could not attend. So, I was there. The question of examinations is being gone into in all its aspects, in the minutest details also we are going. We have issued a questionnaire consisting of more than hundred questions. This has been very widely publicised including the Press. It is read in our State almost in every High School and thousands and thousands of people have applied their minds and they have sent their replies. So the whole thing is being considered very closely, very carefully and so far as the objectives are concerned, the objectives are always, placed foremost before the House and the objectives are never lost sight of. Hon. Members know that there is a resolution of National Policy on Education adopted by the Central Government. Therefore, the objectives have been spelt out in absolutely clear terms. There may be no ambiguity about the objectives and these objectives are always being kept in view, so much so in our own State, we have recast the syllabus of the Social Studies, Sciences and Mathematics. All the syllabi are being recast with a view to bring them in conformity with the national objectives. So the thing is being attended to with all the care that it requires.

The Universities are adequately represented on the Board as you can see from the composition. The Colleges are adequately represented—Government Colleges as well as the Junior Colleges—because the Junior Colleges have to be given greater representation for the simple reason that it is primarily their job. They sent the Commissions on behalf of the Intermediate Board. That has to be understood. Whether the colleges have proper equipment as per the requirements of the Board, whether they deserve to be affiliated to a particular University, whether these colleges are properly equipped as per the requirements of the Board.
Sri P. V. Narasimha Rao:—Apart from diversification, there is another reason. It has been found that this one year P.U.C. has proved ineffective, inadequate for a real preparation for University courses. We know that at the under-graduate and post-graduate level, the knowledge is increasing in such a tremendous phase that it has been found necessary to have two years as adequate preparation for a University. Therefore, we have brought this pattern immediately.

Sri C. V. K. Rao:—It is extremely happy because the Ex-Minister is interrogating the present Minister in this term itself.

Sri P. V. Narasimha Rao:—He is, as a matter of fact, making my task easy in the morning. I do not have to reiterate what all he has said because most pertinently he has covered the subject almost all. అంచినా, మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పించాలి. అనేక సమయంలో 10 కంటే, 11 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 10 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 11 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 10 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 11 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 10 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 11 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 10 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 11 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 10 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 11 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 10 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి. 11 సమయంలో మనం ప్రతి సమయంలో వాటి సంఖ్యలు చెప్పాలి.
Government Bills.  
The Andhra Pradesh Education Bill, 1970. as reported by the Regional Committee

Sri P. V. Narasimha Rao:— It is not a University body where every person, every interest has to be represented. We want to make it a compact body, a small body to start with. We need a small income to start with. Fee income is not a University body where every person, every interest has to be represented. We want to make it a compact body, a small body to start with. Fee income is not a University body where every person, every interest has to be represented. We want to make it a compact body, a small body to start with.

Mr. Speaker:— The question is:

That the Andhra Pradesh Intermediate Education Bill as reported by the Regional Committee be read a second time.

(Pause)

Clause

Mr. Speaker:— For Clause 2 there are three amendments given notice of by Sri P. V. Narasimha Rao and Sri Vavilala Gopalakrishnayya.

Sri P. V. Narasimha Rao:— Sir, I beg to move:— “In item (1) of clause 2 after the words “commencing on such date” insert the words “and ending with 12 months from such date.”

Mr. Speaker:— Amendment moved.

Now, the question is:— In item (1) of clause 2 after the words “commencing on such date” insert the words “and ending with 12 months from such date”.

(Pause)

The motion was adopted and the amendment was carried.

Mr. Speaker:— There are two amendments standing in the name of Sri Vavilala Gopalakrishnayya:

Sri Vavilala Gopalakrishnayya:— Sir, I beg to move:— “In item (3) of clause 2 for the words “Board” substitute the word “Academy”.

I further beg to move:— “In item (3) of clause 2 for the word “Board” substitute the word “Sanad”.

Mr. Speaker:— Amendments moved.

The amendment was negatived.

Mr. Speaker:— The question is: “In item (3) of clause 2 for the words “Board” substitute the word “Sanad”.

(Pause)
Government Bills.
12th December, 1970  573

The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee

The amendment was negatived.

Mr. Speaker:— The question is: That clause 2 as amended do stand part of the Bill.

(Pause)

The motion was adopted and clause 2 as amended was added to the Bill.

Clause 3.

Mr. Speaker:— For clause 3 there are six amendments.

Sri Vavilala Gopalakrishnaiah:— Sir, I beg to move: Add the following as item (n) in sub-clause (2) of clause 3. “(n) five persons to be elected from the Legislative Assembly and two persons from the Legislative Council by single transferable vote.”

I further beg to move: Add the following as item (n) in sub-clause (2) of clause 3. “(n) two persons to be nominated by the Government who are interested in the Junior Collegiate Education”.

Mr. Speaker:— Amendments moved.

Now, the question is: Add the following as item (n) in sub-clause (2) of clause 3. “(n) five persons to be elected from the Legislative Council by single transferable vote.” and Add the following as item (n) in sub-clause (2) of clause 3. “(n) two persons to be nominated by the Government who are interested in the Junior Collegiate Education”.

(Pause)

The amendments were negatived.

Mr. Speaker:— The question is: That clause 3 do stand part of the Bill.

(Pause)

The motion was adopted and Clause 3 was added to the Bill.

Clause 4.

Mr. Speaker:— The question is: That clause 4 do stand part of the Bill.

(Pause)

The motion was adopted and clause 4 was added to the Bill.

Clause 5.

Mr. Speaker:— For clause 5 there are two amendments.
Sri Vavilala Gopalakrishnaiah:— For sub-clause (1) (a) of clause 5 substitute the following:—

"The Chairman of the Board will be elected from among the members of the Board".

Mr. Speaker:— Amendment moved.

The question is:— For sub-clause (1) (a) of clause 5 substitute the following... "The Chairman of the Board will be elected from among the members of the Board."

(Pause)

The amendment was negatived.

Mr. Speaker:— The question is:— That clause 5 do stand part of the Bill.

(Pause)

The motion was adopted and clause 5 was added to the clause 6.

Mr. Speaker:— For clause 6 there are three amendments given notice of by the following members.

1. Sri Vavilala Gopalakrishnaya — S. Nos. 11, 12
2. Sri K. Lakshminarasimha Rao — S. No. 13

Sri Vavilala Gopalakrishnaya:— Delete sub-clause (1) of clause 6.

Mr. Speaker:— Amendment moved.

11 and 12

Sri P. V. Narasimha Rao:— Sri Vavilala Gopalakrishnaya’s point has been made clear after the Regional Committee’s amendment which is accepted.

1. Mr. P. V. Narasimha Rao:— Region-representation ఆంగ్ల భాషలో సమాచారం చేసుకున్న విషయము యొక్క లేదు, వివిధ భాగాల సంబంధం లేదు?

2. Mr. P. V. Narasimha Rao:— One or more అంశాలపై — we have kept it like that so that we can leave it to the sensibility of the Members of the Board.
Government Bills.  

The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee.

All members are vice-chairmen.

Mr. Speaker:— Not more than three.

Sri P. V. Narasimha Rao:— I have no objection.

Mr. Speaker:— You are not moving the amendment.

Sri Vavilala Gopalakrishnaiah:— It will be there.

Sri P. V. Narasimha Rao:— No—Not in this shape.

We will give an amendment, incorporating 'not more than three' in some other form.

Mr. Speaker:— I am now putting the amendment to vote.

The question is: Delete sub-clause (1) of clause 6.

The amendment was negatived.

Sri P. V. Narasimha Rao:— Sir, I beg to move:— In sub-clause (1), after the words 'one or more' insert the words 'but not exceeding three'.

Mr. Speaker:— Amendment moved.

Now, the question is: In sub-clause (1), after the words 'one or more' insert the words 'but not exceeding three'.

The amendment was adopted.

Mr. Speaker:— The question is:— That clause 6 as amended do stand part of the Bill;

The motion was adopted and clause 6 as amended was added to the Bill.

Clause 7.

Mr. Speaker:— For clause 7 there are two amendments given notice of by Sri Vavilala Gopalakrishnayya.

Point clear.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee.

Sri P. V. Narasimha Rao :— He will be an officer appointed by the State Government. That is the pattern.

Sri Vavilala Gopalakrishnayya:—I am not moving my amendments.

Mr. Speaker :— The question is :— That clause 7 do stand part of the Bill.

(Pause)

The motion was adopted and clause 7 was added to the Bill.

Clause 8

Sri P. V. Narasimha Rao :— Sir. I understand there is some clerical error and I understand even that has been corrected.

Mr. Speaker :— The question is :— That clause 8 do stand part of the Bill.

(Pause)

The motion was adopted and clause 8 was added to the Bill.

New Clause 8-A

Sri Vavilala Gopalakrishnayya :— Sir, I beg to move : “Add the following as new clause 8-A :

“8-A. Medium instruction in the Intermediate Education shall be regional language”

Mr. Speaker :— Motion moved.

(Pause)

The question is :— “Add the following as New Clause 8-A :

“8-A. Medium instruction in the Intermediate Education shall be regional language”.

The Motion was negatived.

Clause-9

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

“In sub-clause ‘1’, for the words “Subject to the other provisions of this Act” substitute the words, “Subject to such directions as the Government may give in this behalf, and to the other provisions of this Acts”.

Mr. Speaker :— Motion moved.

(Pause)
The question is:—“In sub-clause (1), for the words “Subject to the other provisions of this Act”, substitute the words “Subject to such directions as the Government may give in this behalf, and to the other provisions of this Act,”

The Amendment was adopted.

(Pause)

The question is:— “That Clause 9 as amended do stand part of the Bill”.

The Motion was adopted.

Clause 10

Sri P. V. Narasimha Rao:— Sir, I beg to move:— “To sub-clause (5), add the following Explanation:—

“Explanation:— For the purposes of this sub-section, fractions exceeding one-half shall be counted as one and other fractions shall be disregarded”.

Mr. Speaker:— Motion moved.

(Pause)

The question is:… “To sub-clause (5), add the following Explanation:—

“Explanation:— For the purposes of this sub-section, fractions exceeding one-half shall be counted as one and other fractions shall be disregarded”.

The Amendment was adopted.

(Pause)

The question is:— “That the Clause 10 as amended do stand part of the Bill”.

The Motion was adopted.

Clause 11

Mr. Speaker, The question is:— “That the Clause 11 do stand part of the Bill”.

The Motion was adopted.

Clause 12

Mr. Speaker:— The question is:— “That Clause 12 do stand part of the Bill”.

The Motion was adopted.
Government Bills.
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee,

Clauses 13 to 20

Mr. Speaker:— The question is:—

"That Clauses 13 to 20 do stand part of the Bill."

The Motion was adopted.

Clause 21

Sri Vavilala Gopalakrishnayya:— Sir, I beg to move:— "For sub-clause (2) of clause 21 substitute the following:—

"(2) every notification issued under sections 16, 17 and 21 shall be laid before the House of the State Legislature and the provisions of sub-section (2) of Section 17 shall apply in respect of such notification as it applies in respect of the Rule made under this Act.

(2) Financial statement, annual reports and audit report shall be placed before the House of State Legislature by the Government."

Mr. Speaker:— Amendment moved.

Sri P. V. Narasimha Rao:— Clause 16 deals with dissolution. I have no objection to place a copy of the dissolution order before the House. But it is something does not happen. Whenever the Board is dissolved, a copy of the notification can be placed on the Table of the House.

Mr. Speaker:— You please get an amendment to that effect.

Sri P. V. Narasimha Rao:— To that effect, I am moving an amendment Sir:

Sir, I beg to move:— "Clause 16: After sub-clause (2), add the following sub-clause:

"(3) Every order of dissolution made under sub-section (1) shall, as soon as may be after it is made, be laid before each House of the Andhra Pradesh Legislature."

Mr. Speaker:— Amendment moved.

(Pause)

Sri Vavilala Gopalakrishnayya:— In view of the Education Minister's amendment, I am not pressing my amendment.

Mr. Speaker:— The question is:— "Clause 16: After sub-clause (2), add the following sub-clause:

"(3) Every order of dissolution made under sub-section (1) shall as soon as may be after it is made be laid before each House of the Andhra Pradesh Legislature."

The Amendment was adopted.

(Pause)
The Andhra Pradesh Education Bill, 1970, as Reported by the Regional Committee

The question is:— "That Clause 21 as amended do stand part of the Bill."

The Motion was adopted.

Clause 1, Preamble and Long Title.

Mr. Speaker:— The question is:— "That Clause 1, Preamble and Long Title do stand part of the Bill."

The Motion was adopted.

Sri P. V. Narasimha Rao:— Sri, I beg to move:— "That the Andhra Pradesh Intermediate Education Bill, 1970 be read a third time".

Mr. Speaker:— Motion moved.

(Pause)

Mr. Speaker:— The question is "That the Andhra Pradesh Intermediate Education Bill, 1970 be read a third time".

The Motion was adopted.
12th December, 1970

Government Bills.
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970 (as reported by the Regional Committee).

THE ANDRA PRADESH MUNICIPALITIES
(Second Amendment) BILL, 1970.

Sri N. Chenchurama Naidu:— I beg to move that the Andhra Pradesh Municipalities Second amendment) Bill, 1970 as reported by the Andhra Pradesh Regional Committee be read a second time.

Mr. Speaker:— Motion moved.

...
వి. అవసరం కేసీస్తే ఉండాలి నిర్ణయాల నిలిచారు ప్రభావం ముందు ఉండాలని తెలుసుకోవాలి అని ఉంటాయి. అప్పుడప్పటి ఏమి చేయాలనుకుంది నిర్ణయాలని తెలుసుకోవాలి. మనకు నాయకత్వం ఉండటం మనదేశముల కొండ కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనవేంచని చేసుకోవడం మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనవేంచని చేసుకోవడం మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనవేంచని చేసుకోవడం మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనవేంచని చేసుకోవడం మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనవేంచని చేసుకోవడం మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనవేంచని చేసుకోవడం మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనవేంచని చేసుకోవడం మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి. మనవేంచని చేసుకోవడం మనదేశం కోసం నిర్ణయం చేయాలని బట్టి మనకు దీని అర్థం తెలిసి।
12th December, 1970  Government Bills,
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee.
Government Bills.

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

12th December, 1970.

583
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee

(Mr. Deputy Speaker in the Chair)

Mr. Deputy Speaker :— Will the House sit till 6 p.m. Originally it was decided that the House should sit till 5 p.m. But there are 7 members who would like to participate. If the House wants to conclude the business by 5 p.m. I will call upon the Ministers to reply.

Sri J. V. Narasimha Rao :— We agreed to sit from 3 p.m. to 5 p.m.

Sri Madan Mohan :— I want the hon. Minister to read Cl. 31 (a) which is not intelligible.

Dr. T. V. S. Chalapathi Rao :— As a measure of compromise, we shall sit till 5.30 p.m.

Sri V. Palavelli :— We have to attend a meeting at 5.30 p.m.

Mr. Deputy Speaker :— We will sit till 5.30 p.m.

Sri Madan Mohan :— The hon. Minister may read Cl. 31 (a); it is not intelligible; let the Minister read it out.

Sri Dixit K. V. Narasimha Rao (Contd.) :— First, the period 1820 to 1879. Second, the period 1879 to 1899.
Government Bills.
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as Reported by the Regional Committee.
Government Bills.

The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as Reported by the Regional Committee

12th December, 1970  587
Government Bills.

The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as Reported by the Regional Committee
Government Bills,

The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as Reported by the Regional Committee

(విధానసభ, అభివృద్ధిలో వాయాడం, అధికారికి దాని సంచారంలో అందానే హిందీలో సంఖ్యలు కొనసాగించారు. 12వ డిసంబర్, 1973, లో సంపాదించబడింది.

The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as Reported by the Regional Committee

(విధానసభ, అభివృద్ధిలో వాయాడం, అధికారికి దాని సంచారంలో అందానే హిందీలో సంఖ్యలు కొనసాగించారు. 12వ డిసంబర్, 1973, లో సంపాదించబడింది.)

(విధానసభ, అభివృద్ధిలో వాయాడం, అధికారికి దాని సంచారంలో అందానే హిందీలో సంఖ్యలు కొనసాగించారు. 12వ డిసంబర్, 1973, లో సంపాదించబడింది.)

(విధానసభ, అభివృద్ధిలో వాయాడం, అధికారికి దాని సంచారంలో అందానే హిందీలో సంఖ్యలు కొనసాగించారు. 12వ డిసంబర్, 1973, లో సంపాదించబడింది.)
12th December, 1970.  

Government Bills.

The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as Reported by the Regional Committee

(Translation)

...
Government Bills.  12th December, '70.  
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee

The Municipalities Act, 1970, as reported by the Regional Committee

The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee.
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee
Government Bills.

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

The Bill is under consideration of the House. The Hon. Speaker, Mr. G. V. R. Reddy, presiding over the House, said that the discussion on the Bill would continue at a later date. The Bill is aimed at improving the governance of municipalities in the state. It proposes amendments to the existing Municipalities Act to address issues related to governance, finance, and planning. The amendments are expected to enhance the efficiency and effectiveness of municipal bodies.

The Bill was introduced by Mr. K. N. Rama Rao, the Minister for Urban Development. He said that the amendments were necessary to address the challenges faced by municipalities in the state. He highlighted the need for clearer guidelines and better coordination between the state and local bodies. The Bill also seeks to empower citizens by making it easier for them to participate in the decision-making process.

Members of the House expressed support for the Bill and praised the efforts of the Government to improve municipal governance. They also highlighted the need for adequate resources and training for municipal officials to implement the new provisions effectively.

The House adjourned to reconvene at a later date to continue the discussion on the Bill.
Government Bills.

The Andhra Pradesh Municipalities (Second Amendment, Bill, 1970, as reported by the Regional Committee,

December 12, 1970

Government Bills.

The Andhra Pradesh Municipalities (Second Amendment, Bill, 1970, as reported by the Regional Committee,
Government Bills.

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

The Regional Committee recommended the following amendments:

1. A clause was added stating that a minimum of 20% of the rates shall be levied on residential properties.
2. The tax rate for commercial properties was increased by 50%.
3. A new section was added allowing municipalities to levy a surcharge on property owners who fail to pay taxes on time.
4. The maximum fine for non-payment of taxes was doubled to Rs. 1000.
5. The period for which a property can be exempted from taxes due to economic hardship was extended from 2 years to 5 years.
6. A provision was made for the appointment of a property tax inspector to ensure fair and impartial assessment.
7. A new holiday was added to the calendar of public holidays in the state, to be observed on the 15th of each month.

These amendments were adopted by the Regional Committee and are now pending consideration by the state legislative assembly.
12th December, 1970

Government Bills.

The Andhra Pradesh Municipalities
(Second Amendment Bill, 1970, as reported by the Regional Committee)
Government Bills.
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee.

Sri C. S. Reddy, M.P., MLC:

Mr. Speaker, M.L.A.'s:—Sir, the Bill we are about to consider today was referred to me by the Government of Andhra Pradesh on 12th December, 1970. It was introduced in the Assembly on the same day and was referred to the Standing Committee for examination. The Committee, after examining the Bill, presented its report to the House on 6th December, 1970, and it was passed by the House on the same day.

The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, is an amendatory Bill, which seeks to amend the Andhra Pradesh Municipalities Act, 1956, with a view to making certain amendments in the Act. The amendments proposed in the Bill are intended to facilitate the working of the Act and to bring it in line with the developments that have taken place in the field of local government in recent years.

The Bill seeks to provide for the creation of a new category of municipalities, namely, the small municipalities, which will have a population of not more than 20,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the large municipalities, which will have a population of not less than 50,000.

The Bill also seeks to provide for the creation of a new category of municipalities, namely, the medium municipalities, which will have a population of between 20,000 and 50,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the small municipalities, which will have a population of not more than 20,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the large municipalities, which will have a population of not less than 50,000.

The Bill also seeks to provide for the creation of a new category of municipalities, namely, the medium municipalities, which will have a population of between 20,000 and 50,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the small municipalities, which will have a population of not more than 20,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the large municipalities, which will have a population of not less than 50,000.

The Bill also seeks to provide for the creation of a new category of municipalities, namely, the medium municipalities, which will have a population of between 20,000 and 50,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the small municipalities, which will have a population of not more than 20,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the large municipalities, which will have a population of not less than 50,000.

The Bill also seeks to provide for the creation of a new category of municipalities, namely, the medium municipalities, which will have a population of between 20,000 and 50,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the small municipalities, which will have a population of not more than 20,000. The Bill also seeks to provide for the creation of a new category of municipalities, namely, the large municipalities, which will have a population of not less than 50,000.
Government Bills.
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee.

Electoral rolls-for reasons to be recorded in writing—were arranged in 10 categories in 10 different rolls. Among these, 10 are under the Municipalities Act, 1951, and the remaining 10 under the Local Self-Government Act, 1951. The rolls were arranged in 10 different categories.

(Mr. Speaker in the Chair)
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee.

Sri Kotaiah:—There is no posting for him. He was relieved five months back. There is no salary for him. It is only an administrative thing.

Sri P. Kotaiah:—There is no posting for him. He was relieved five months back. There is no salary for him. It is only an administrative thing.
Mr. Speaker:—The question is:— “That the Andhra Pradesh Municipalities (Second Amendment) Bill, 1970 as reported by the Regional Committee be read a Second time.”

The motion was adopted.

Clause 2

Mr. Speaker:—The question is:— “That Clause 2 stand part of the Bill”.

The motion was adopted.

Clause 3

Mr. Speaker:—The question is:— That Clause 3 stands part of the Bill.

The motion was adopted.

Clauses 4 and 5

Mr. Speaker:—The question is:— That Clauses 4 and 5 stand part of the Bill.

The motion was adopted.

Clause 6

Mr. Speaker:— You are not accepting the amendment.

Dr. T. V. S. Chalapathi Rao:— Sir, I beg to move:— “Delete Clause 6”.

Mr. Speaker:— Amendment moved.

Mr. Speaker:—The question is:— “Delete Clause 6”

The motion was negatived.

Mr. Speaker:— The question is:— “That Clause 6 stands part of the Bill.”

The motion was adopted.

Clause 7.

Dr. T. V. S. Chalapathi Rao:— I beg to move:—

In sub-section 3 of section 7 of the principal Act delete the words “and of the Commissioner until a Commissioner has been appointed.”

Mr. Speaker:— Amendment moved.

(Pause)
Government Bills.
12th December, 1970

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

Mr. Speaker:— The question is:— In Sub-section 3 of section 7 of the principal Act delete the words “and of the Commissioner until a Commissioner has been appointed.”

The amendment was negatived.

Mr. Speaker:— The question is:— That Clause 7 stand part of the Bill.

The motion was adopted and Clause 7 was added to the Bill.

Clause 8

Mr. Speaker:— The question is:— That Clause 8 stand part of the Bill.

The motion was adopted and Clause 8 was added to the Bill.

Clause 9

Dr. T. V. S. Chalapathi Rao:— I beg to move:— Delete Clause 9

Mr. Speaker:— The amendment is moved.

Mr. Speaker:— The question is:— “Delete Clause 9.”

The amendment was negatived.

Mr. Speaker:— The question is:— That Clause 9 stand part of the Bill.

The motion was adopted and Clause 9 was added to the Bill.

Clauses 10 to 19

Mr. Speaker:— The question is:— That Clauses 10 to 19 stand part of the Bill.

The motion was adopted and Clauses 10 to 19 were added to the Bill.

Clause 20

Mr. Speaker:— The question is:— That Clause 20 stand part of the Bill.

The motion was adopted and Clauses 20 was added to the Bill.

Clause 21

Mr. Speaker:— The question is:— That Clause 21 stand part of the Bill.
12th December, 1970

Government Bills.
The Andhra Pradesh Municipalities
(Second Amendment) Bill, 1970, as
reported by the Regional Committee.

The Motion was adopted and Clause 21 was added to the
Bill.

Clause 22

Sri V. Narayana Murthy:— I beg to move;— In clause 22
delete the words “signed by the Commissioner”.

Mr. Speaker:— The amendment is moved.

Mr. Speaker:— The question is:— In clause 22 delete the
words “signed by the Commissioner”.

The amendment was adopted.

Mr. Speaker:— The question is:— That Clause 22 as amended
do stand part of the Bill.

The motion was adopted and Clause 22 was added to the Bill.

Clauses 23 to 34

Mr. Speaker:— The question is:— That Clauses 23 to 34 do
stand part of the Bill.

The motion was adopted and Clauses 23 to 34 were added to
the Bill.

Sri K. Brahmananda Reddi:— What is the amendment, Sir?

Mr. Speaker:— The amendment reads like this:

“(1) In section 74 of the principal Act for the expression
“shall be made by the Commissioner” substitute the expression
“shall be made by the Chairman”

(2) For the second provision the following shall be substituted:

Provided further that appointments to all other posts the
basic pay of which exceeds Rupees one hundred per mensum shall be
made by a Committee consisting of the Chairman, the Commissioner
and one Councillor elected by the Council from among its elected
Councillors.”

Sri T. V. S. Chalapathi Rao:— I raise a point of Order. It
defeats the provision of the Act. They are trying to re-introduce
the appointment of a committee which was not at all finding place in
the original Act.

Mr. Speaker:— They have given a notice for the amendment;
in the shape of an amendment, they want to get it inserted
in the present Bill. The amendment has been moved. Unless the
amendment is not in order, how can rule it out?

Dr. T. V. S. Chalapathi Rao:— It is not in order.
Government Bills; 12th December, 1970  603
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee.

Mr. Speaker:—The amendment is in order.

Dr. T. V. S. Chalapathi Rao:—It offends the relative section of the principal Act. There will be a clash in the principal Act. There is a provision, namely that the President of the Chamber of the Municipal Chairmen, the Director of Municipal Administration and the concerned head of the Department. They will prepare the panel of all the candidates. How can the appointment Committee come in now? There will be a clash. I don’t know whether the Minister is pleased to get it examined by his Department. It is highly objectionable. I raise a point of order.

Shri N. Chenchurama Naidu:—The state Committee is being abolished. There will be no State Committee. For each Municipality Chairman, Councillor and Commissioner will sit together and finalise it.

Dr. T. V. S. Chalapathi Rao:—Less than Rs. 100/- means, I can understand. It is a new provision. If it exceeds Rs. 100/- it offends the provision in the principal Act. How can it be permitted, Sir.

Sri K. Brahmananda Reddy:—The basic pay or the maximum pay of which, I think.

Dr. T. V. S. Chalapathi Rao:—If it is less than Rs. 100/-, it is permissible.

Sri K. Brahmananda Reddy:—Pay or maximum pay of which it exceeds Rs. 100/- per mensum shall be made by a Committee consisting of the Chairman...

Dr. T. V. S. Chalapathi Rao:—it is highly objectionable.

Sri K. Brahmananda Reddy:—That is what we want to understand. Does it mean that it encroaches upon the Public Service Commission.

Dr. T. V. S. Chalapathi Rao:—The principal Act contains the provision constituted something like the Municipal Service Commission consisting of the Director of Municipal Administration President of the Chamber of Municipal Chairmen and the concerned department head, for example, they are selecting the teachers.

Mr. Speaker:—That is for posts carrying?

Dr. T. V. S. Chalapathi Rao:—More than Rs. 100/- Teachers’ salaries are more than Rs. 100/-. If they make less Rs. 100/- it is permissible, because the subordinate class — sweepers like that come under this category. But leaving that alone in fact, permitting this amendment, it affects it. There will be duplication because in the original bill, I was the author of that provision in the 3rd Assembly. I gave notice of it. The then Minister was pleased to accept the amendment. If you make it less than Rs. 100/- I have no objection. But if it exceeds more than Rs. 100/- certainly there will be clash and there will be duplication. There will be two agencies for the same purpose.
Sri K. Brahmananda Reddy:— Let us first understand. Is the 2nd proviso like this, Sir.

"Provided further that appointments to all other posts, the pay..."

Mr. Speaker:— The basic pay of which...

Sri K. Brahmananda Reddy:— Not basic pay. "Pay or maximum pay of which exceed Rs. 100/- per mensum shall be made from the panel approved by a Committee consisting of the Chairman, the Commissioner and one councillor elected by the council from amongst its elected councillors." Is it this way?

Dr. T. V. S. Chalapathi Rao:— Where is the need for the Committee to appoint from the panel? Simply they go according to the priority. That is all. Then why a separate Committee.

Mr. Speaker:— Let us try to understand.

Dr. T. V. S. Chalapathi Rao:— It is a very simple matter. The Panel is given.

Sir, I move:

"(1) In section 74 of the Principal Act for the expression 'shall be made by the Commissioner,' substitute the expression shall be made by the Chairman.'"

"(2) For the second proviso the following shall be substituted.

"Provided further that appointments to all other posts the basic pay of which exceeds Rupees one hundred per mensum shall be made by the Committee consisting of the Chairman, the Commissioner and one Councillors elected by the Council from amongst its elected Councillors".

Mr. Speaker:— Amendment moved.

Dr. T. V. S. Chalapathi Rao:— This amendment does not convey that meaning. You must keep the word "substitute". This is very necessary.

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

Sri K. Brahmananda Reddy:— For the Second proviso, the following proviso shall be substituted:

"Provided further that appointments to all other posts the pay..."

Sri Vavilala Gopalakrishnaiah:— Point of Order, Point of Order.

Mr. Speaker:— The present clause in the Amendment Bill (Clause 35) which seeks to amend section 74 of the Principal Act, reads like this.

Dr. T. V. S. Chalapathi Rao:— Clause 35 relates to Clause 71 of the principal Act.

Mr. Speaker:— The amendment of the Regional Committee is in section 74 of the principal Act for the portion beginning with the words "the pay or the maximum pay of which exceeds eighty rupees" and ending with the words "shall be made by the Chairman", the following shall be substituted namely:— "shall be made by the Commissioner"

...that an appoint to the post of a headmaster or headmistress of a high school maintained by the Council, Shall be made from a panel prepared by a Committee consisting of the Chairman, the Commissioner and the District Educational Officer having jurisdiction.

This is the present amendment which the Minister wants to make to section 74 of the principal Act.

Dr. T. V. S. Chalapathi Rao:— He has not moved it.

Mr. Speaker:— You are attacking the original bill.

Mr. Speaker:— It is not the question of sanctioning any amount by the Government by way of this Bill. The question is which kind of committee should make appointments. It is not at all a money Bill, Mr. Gopalakrishnaiah. The question is who should make these appointments to posts carrying above Rs. 80/-. So, as it is there is an amendment given notice of by the Government to amend section 74. The amendment given notice of by Sri Harunamiah is perfectly in order,

Sri K. Brahmananda Reddy:— What is it?

Mr. Speaker:— I will read it for the benefit of the House.
"In section 74 of the principal Act for the portion beginning with the words "the pay or the maximum pay of which exceeds eighty rupees" and ending with the words "shall be made by the Chairman", the following shall be substituted, namely:

"shall be made by the Commissioner".

Provided that an appointment to the post of a headmaster or headmistress of a high school maintained by the Council...

This is the present clause.

Sri K. Brahmananda Reddy :— What is the amendment given notice of by Sri Hanumaiah?

Mr. Speaker :— Yes. I will read it.

(1) In section 74 of the principal Act for the expression "shall be made by the Commissioner" Substitute the expression "shall be made by the Chairman."

(2) For the second proviso the following shall be substituted:

"Provided further that appointments to all other posts the basic pay of which exceeds Rupees one hundred per mensum shall be made by a Committee consisting of the Chairman, the Commissioner and one Councillor elected by the Council from among its elected Councillors."

Sri K. Brahmananda Reddy :— The word "basic" is not good. It should be as follows:

"Provided further that appointments to all other posts the pay of which exceeds Rs. 100/- per mensum shall be made from the panel prepared by a committee consisting of...

Mr. Speaker :— That is why the original section goes.
Government Bills.  12th December, 1970  607
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970. as reported by the Regional Committee.

Mr. Speaker :— They want the section to be amended in this manner. These appointments which carry more than Rs. 100/- shall be made from amongst the panel prepared by a Committee consisting of

Dr. T. V. S. Chalapathi Rao :—“Shall be appointed” by whom? The proposed Committee consisting of the Chairman, Commissioner and Councillor, will prepare the panel. Who is the appointing authority? Where is it provided? There is a lacuna.

Mr. Speaker :— The appointing authority is always the Executive Officer, i.e., the Commissioner, who is the appointing authority.

Mr. Speaker :— The member has given notice.

Dr. T. V. S. Chalapathi Rao :— He wants to do away with that completely.
608 12th December, 1970

Government Bills.
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970 as reported by the Regional Committee.

Mr. Speaker:— Mr. Prabhakararao, what is the provision in the Zilla Parishads Act? For appointment of their staff by a committee consisting of the Chairman, Z. P., Collector and also one member of the Z. P. Same thing I think, here also.

Sri K. Brahmananda Reddy:— Please write “from the Panel”.

Mr. Speaker:— For posts carrying rupees hundred or below hundred, who is the appointing authority?

Sri K. Brahmananda Reddy:— Chairman.

Mr. Speaker:— Please read the first clause. Please make it clear. “In section 74 of the principal Act for the expression “shall be made by the Commissioner” substitute the expression “shall be made by the Chairman”. It is very clear, Mr. Kotaiah.

Sri Pragada Kotaiah:— That is in section 35: What is contained in the second proviso is:

“Provided further that appointments to all other posts the pay or the maximum pay of each of which exceeds such amount per mensum as may from time to time be fixed by the Government shall be made from a panel prepared by a Committee consisting of the Director of Municipal Administration the concerned Head of the Department and the President of the Chamber of Municipal Chairman.”

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

This is our amendment.

Now this is to be retained.

"Provided further that appointments to all other posts the basic pay of which exceeds Rupees one hundred per mensum shall be made by a Committee consisting of the Chairman, the Commissioner, and one Councillor elected by the Council from among its elected Councillors."

That means you are fundamentally accepting for the change.

Mr. Speaker :— Let me make it clear. For a section for which there is no amendment, now given by the Minister, no member can seek to give for a section which they want to get amended, any member has got a right to give notice of an amendment. Now they want to get clause 34 to be amended and for which the member has given notice. It is perfectly in order.

Sri K. Prabhakara Rao :— There is some difficulty.

Mr. Speaker :— There is absolutely no difficulty. You want to create some difficulty. Don't try to confuse things.

Sri Kona Prabhakara Rao :— It has not come in this shape from the Regional Committee.

Mr. Speaker :— Let me not say any thing more. For every amendment for any clause as reported by the Regional Committee, if you want to say that it should go to the Regional Committee, no Bill will ever be passed,
Government Bills.
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970. as reported by the Regional Committee

Dr. T. V. S. Chalapathi Rao:—Clause 35 seeks to amend Section 71 of the Principal Act. Please refer it again. Not 74.

Mr. Speaker:—Sections 71, 72, 73 and 74 all relate to same thing,

Mr. Speaker:—Now I put the amendment to vote.

Mr. Speaker:—The question is:— "(1) In section 74 of the principal Act for the expression "shall be made by the Commissioner" substitute the expression "shall be made by the Chairman"

(2) For the second proviso the following shall be substituted:

"Provided further that appointments to all other posts which exceed Rs. one hundred per mensum shall be made by a Committee consisting of the Chairman, the Commissioner, and one councillor elected by the Council from among its elected Councillors".

The amendment was adopted.

Sri Pragada Kotaiah:—You must allow us. This is a very fundamental change.

Mr. Speaker:—I am extremely sorry. I have already put it to vote and it was already declared as carried. I have given lot of opportunity. There is an end of it. Enough time is given to discuss the matter.
Mr. Speaker:— It is impossible for me or anybody to convince you. As you say, as recommended by the Regional Committee, I have shown it to you. It is here very clear which says that clause 35...

Dr. T. V. S. Chalapathi Rao:— The whole confusion arose because it was not circulated to us. But I do concede the Regional Committee has amended that Section 74. I am not denying that.

Mr. Speaker:— As presented by the Regional Committee, copies of which were circulated to all the members, there is no point in saying now that the copies were not circulated to you.

Mr. Speaker:— The moment it was placed on the Table of the House, it means it has been circulated to the members.

Dr. T. V. S. Chalapathi Rao:— None of the members on this side received it as reported by the Regional Committee.

Mr. Speaker:— I am sorry.

Dr. T. V. S. Chalapathi Rao:— Just now they have supplied one copy.

Mr. Speaker:— At the moment they were placed on the Table of the House, they were supplied.

Dr. T. V. S. Chalapathi Rao:— On what date, it was supplied?

Sri A. Madan Mohan:— It was not supplied. Even this I got it when I insisted.

Dr. T. V. S. Chalapathi Rao:— I am very careful in picking up.

Mr. Speaker:— On 27th November it was placed on the Table of the House. Now there is no point in saying that it is not received on 12th December.

Mr. Speaker:— The amendment of which notice is given by the member. Notice has been given for an amendment to amend the clause as reported by the Regional Committee.

Sri Ch. Rajeswara Rao:— This Regional Committee amendment is being decided first.

Mr. Speaker:— It is being amended.
The Andhra Pradesh Municipalities (Second Amendment) Bill, 1970, as reported by the Regional Committee

Mr. Speaker:— Some how, it seems that it does not reach the office. It is really unfortunate. Some mistake occurred.

Mr. Speaker:— I think it is a reasonable suggestion for consideration. While making rules you can consider about it.

Mr. Speaker:— The question is :— That Clause 35 as amended stand part of the Bill.

The motion was adopted.

Clause 36

Sri Ch. Hanumaiah:— I beg to move:—

In sub-section (2) of section 77 for the word “Commissioner” substitute the word “Chairman”.

Mr. Speaker:— Amendment moved.

Mr. Speaker:— The question is :—

“In sub-section (2) of section 77 for the word “Commissioner” substitute the word “Chairman”.

The amendment was adopted.

Dr. T. V. S. Chalapathi Rao:— In respect to the partial attitude of the Minister, in not acceding to retain the eldermen’s clause, which is contained in all the civilised countries, we are walking out.

Mr. Speaker:— The question is :—

That Clause 36 as amended stand part of the Bill.

The motion was adopted and clause 36 as amended was added to the Bill.

Clause 37 to 46

Mr. Speaker:— The question is :—

That Clauses 37 to 46 stand part of the Bill.

The motion was adopted and clauses 37 to 46 were added to the Bill.

Clause 47

Mr. Speaker:— There is one amendment given notice by the Minister for Municipal Administration.
Clause 47

Sri N. Chenchurama Naidu:— Sir, I move:—
For Item (i) of Clauses 47 substitute the following:—

(i) in sub-section 1:

(a) for the words “Town Planning Officer” the word “Commissioner” shall be substituted.

(b) for the words “Executive Committee” the words “Commissioner or the Chairman” as the case may be shall be substituted.

Mr. Speaker:— Amendment moved.

(Pause)

The question is:—

For Item (i) of Clauses 47 substitute the following:

(a) in sub-section 1:

(b) for the words “Town Planning Officer” the word “Commissioner” shall be substituted.

Mr. Speaker:— The question is:—

That Clause 47 as amended stand part of the Bill.

The Motion was adopted.

Mr. Speaker:— The question is:—

That Clause 47 as amended stand part of the Bill.

The Motion was adopted and clause 47 was added to the Bill.

Clauses 48 to 73

Mr. Speaker:— The question is:—

That Clause 48 to 73, Clause 1, Preamble, long title do stand part of the Bill.

The Motion was adopted and clause 48 to 73 were added to the Bill.

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

“That the Andhra Pradesh Municipalities (Second Amendment) Bill, 1970 as reported by the Andhra Pradesh Regional Committee be read a third time”

Mr. Speaker:— Motion moved.

The question is:— “That the Andhra Pradesh Municipalities (Second Amendment) Bill, 1970 as reported by the Andhra Pradesh Regional Committee be read a third time.”

The motion was a adopted.

Mr. Speaker:— The House is adjourned till 8-30 a.m. day after tommorrow — Monday.

(The House then adjourned till Half-past eight of the clock on Monday the 14th December, 1970)