548—

EXTENSION OF SERVICE TO GAZETTED OFFICERS

*1057 Q.— Sri R. Mahananda (Darsi) :— Will the hon. Chief Minister be pleased to state:

(a) the number and names of Engineers, Medical Officers and other Gazetted Officers in all the Departments, who were given extension of service from 1-1-1970 till now (i.e., 31-10-1970); and

(b) the reasons for giving extension?

The Minister for Home deputised the Chief Minister

(Sri J. Vengal Rao) :—

(a) and (b) 26 Officers were given extension of service during the period from 1-1-’70 to 31-10-’70. The names of the Officers and the reasons for extension are:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name</th>
<th>Reasons</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sri T. Nammalwar</td>
<td>Public grounds</td>
</tr>
<tr>
<td>2.</td>
<td>Sri C. S. Reddy</td>
<td></td>
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<tr>
<td>3.</td>
<td>Dr. G. R. Baji</td>
<td></td>
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<tr>
<td>4.</td>
<td>Dr. Tirumala Rao</td>
<td>Public grounds</td>
</tr>
<tr>
<td>5.</td>
<td>Dr. Seshagiri Rao</td>
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<tr>
<td>6.</td>
<td>Dr. Bhushan Rao</td>
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<tr>
<td>7.</td>
<td>Sri G. Ranga Reddy</td>
<td></td>
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<tr>
<td>8.</td>
<td>Sri S. V. Krishna Rao</td>
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<tr>
<td>9.</td>
<td>Sri G. Narayana Rao</td>
<td></td>
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<tr>
<td>10.</td>
<td>Sri M. A. Lateef</td>
<td></td>
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<tr>
<td>11.</td>
<td>Sri G. Gurumurthy</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Sri D. Gopinath</td>
<td>Public grounds</td>
</tr>
</tbody>
</table>
15. Sri Laxminarayana.
17. Sri K. S. V. M. Varaprasada Rao
18. Sri K. Gopalakrishna Rao
19. Sri G. V. Gopala Rao
21. Sri C. Satyanarayana Rao
22. Sri Y. V. N. Charyulu.

Pending orders of the High Court on writ Petitions preferred by them.

As they are on other duty.

15. Sri Laxminarayana.
17. Sri K. S. V. M. Varaprasada Rao
18. Sri K. Gopalakrishna Rao
19. Sri G. V. Gopala Rao
21. Sri C. Satyanarayana Rao
22. Sri Y. V. N. Charyulu.
Sri P. Subbiah:— What are the special reasons?

He was given an extension on public grounds.

Sri P. Subbiah:— What are the special reasons?

He was given an extension on public grounds.
438 24th, March, 1971
Oral Answers To Questions

(ప్రపంచం నిర్ణయించడం లేదు అవసరం లేదు అవసరం లేదు అవసరం లేదు అవసరం లేదు)

(ప్రపంచం నిర్ణయించడం లేదు అవసరం లేదు అవసరం లేదు అవసరం లేదు అవసరం లేదు)

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CARs SUPPLIED TO MINISTERS AND OTHER OFFICERS

549—

*108 (2463) Q.—Sarvasri G. Thimma Reddy (Allagadda) and Badrivishal Pitti (Maharajgunj):— Will hon. the Chief Minister be pleased to state:

(a) the number of state cars supplied to Ministers and other officers in Government Service in Hyderabad at present; and

(b) the annual expenditure incurred by Government on every one of these cars during the last five years?

Sri J. Vengal Rao:—

(a) State Cars allotted to the Ministers and the two presiding officers of the Legislature – 31

No State Car is allotted to any officer.

(b) The only expenditure incurred by Government incurred by Government on all the 31 cars is appended below.

<table>
<thead>
<tr>
<th>EXPENDITURE</th>
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</thead>
<tbody>
<tr>
<td>Rs.</td>
</tr>
<tr>
<td>1. APY 6066</td>
</tr>
<tr>
<td>2. DLF 4808</td>
</tr>
<tr>
<td>3. DLJ 156</td>
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<tr>
<td>4. DLK 2123</td>
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<td>5. ADX 999</td>
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<td>6. APU 8119</td>
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<td>7. APU 343</td>
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<td>8. DLJ 5665</td>
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<td>9. APY 1900</td>
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<td>10. PNL 7685</td>
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<td>11. APU 1763</td>
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<td>12. ADX 4667</td>
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<td>13. ADY 2800</td>
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<td>14. ADY 2822</td>
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<td>15. ADY 2799</td>
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<tr>
<td>16. ADY 2882</td>
</tr>
<tr>
<td>17. ADY 2833</td>
</tr>
</tbody>
</table>
18. ADY 2954 ... ... ... ... 822-67  
19. ADY 2847 ... ... ... ... 637-62  
20. ADY 2670 ... ... ... ... 3,073-19  
21. ADY 2817 ... ... ... ... 1,429-06  
22. ADY 2855 ... ... ... ... 189-75  
23. ADY 2888 ... ... ... ... 911-86  
24. ADY 2811 ... ... ... ... 2,153-89  
25. ADY 2889 ... ... ... ... 1,300-56  
26. ADY 2802 ... ... ... ... 1,886-75  
27. APU 1212 5,431-93 7,992-67 8,466-19 16,928-66 4,938-05  
28. DLF 8578 ... 6,067-25 4,470-07 5,634-26 5,027-95  
29. APU 1112 ... 10,44-03 5,649-34 6,032-83 4,696-10  
30. ADX 9871 ... ... ... ... 7,258-98  
31. APY 2899 ... ... ... ... 2,659-87  

The answer is placed on the Table of the House.

The answer is placed on the Table of the House.

The answer is placed on the Table of the House.

The answer is placed on the Table of the House.
Oral Answers To Questions 24th, March, 1971

RECOMMENDATIONS OF THE CENTRAL ADVISORY COMMITTEE

550—

*1559 Q.—Dr. T.V.S. Chalapathi Rao (Vijayavada-East):—Will hon. the Chief Minister be pleased to state:

(a) the number of cases in which the State Government has implemented the decisions of the Central Government in the 102 cases of Gazetted Officers which were decided by the Central Advisory Committee?

Sri J. Vengal Rao:— Out of 872 cases where Government of India gave their decisions on the advice of Central Advisory Committee (Gazetted Officers) in 115 cases the plea of the representationists have (partially or in whole) been accepted. Out of these cases in 106 cases orders of implementation have been issued.

Sri. P. V. Dasari. Naidu:— The number of cases in which the State Government has implemented the decisions of the Central Government in the 102 cases of Gazetted Officers which were decided by the Central Advisory Committee.
442 24th, March, 1971 Oral Answers To Questions

TODDY TAPPERS CO-OPERATIVE SOCIETY,
MADDIKUNT

515—

*1674 (B) Q — Sarvasri P. Madhusudan Reddy (Kama Reddy, R. Bhoom Rao (Bodhan) and M. Sivivasa Rao (Banswada) :— Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that the people of Reddipet entered into the Toddy Tappers Co-operative Society, Maddikunta Village in Kamareddy taluk, in Nizamabad District by manipulation and captured it;

(b) whether it is a fact that an application was filed by the people of Maddikunta before the District Collector, Nizamabad (Co-operation) regarding this on 7-9-1968 and fresh elections were conducted on 10-9-68;

(c) whether it is a fact that though the Deputy Registrar of Co-operative Societies recommended for renewal of licence in the name of newly elected President on 11-9-68, the Government interfered and issued orders in favour of the old committee;

(d) whether it is a fact that Sri P. Madhusudhan Reddy, M.L.A.
Kamareddy has sent a letter dated 3-1-69 along with a representation from Sri G. Bala Gowd, the President of Maddikunta Toddy Tappers Co-operative Society, to the Hon’tl. Minister for Co-operation; and

(c) if so, what action have been taken on the same?

Sri J. Vengal Rao :—

(a) 20 Tappers of Reddipet have been admitted into Teddy Tappers Cooperative Society of Maddikunta.
(b) The answer is in the affirmative.
(c) The answer is in the affirmative.
(d) No such representation was received.
(e) Does not arise.

PROMOTION OF TAHSILDARS AS DEPUTY COLLECTORS

*867 (1445-x) Q.—Sarvasri P. Narasinga Rao (Huzurabad), G. Rajaram (Balkonda) and T. Purushothamrao :— Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that Junior Non-Gazetted Thasildars of Andhra were promoted as Deputy Collectors between 1-1-1956 and 1-6-1961 in preference to senior Gazetted Tahsildars of Telangana;
(b) is it a fact that on representation of some Telangana Tahsildars, the Central Government asked the State Government to review these promotions according to common gradation seniority in the Tahsildars cadre and if so, when were these directives received by the State Government.
(c) is it a fact that the Additional Chief Secretary issued a circular in September, 1969 on the basis of the observations made by the Central Advisory Committee, asking the Heads of Departments and Secretaries to Government not to regularise services of Junior Andhra employees adversely affecting the service conditions of senior Telangana Employees; and
(d) is it also a fact that inspite of all these facts the State Government issued confirmation orders of some of the Junior Andhra Deputy Collectors, in December, 1969 with a view to push them into I. A. S. cadre and selection grade against the directives of Government of India?

The Minister for Revenue (Sri P. Thimma Reddy) :—

(a) Initially temporary promotion of Tahsildars during the period from 1-11-'56 to 31-12-'60 were made from lists which were separate for Andhra and Telangana areas. Subsequently the temporary appointments were regularised in consultation with the Andhra Pradesh Public Service Commission.
(b) Yes. The direction of the Government of India to review
promotions to the grade of Deputy Collectors with reference to the revised Common Gradation List of Tahsildars was received in November 1969; the Common Gradation List with reference to which the review is to be made was published in December, 1970.

(c) The Government ordered in September, 1969 that regularisation of services of junior Andhra employees in relaxation of the normal rules should be avoided if it adversely affects the service conditions of the senior allocated employees.

(d) In December, 1969, Government confirmed 18 Deputy Collectors on tentative basis. As a result of these, 18 Deputy Collectors, three from Andhra and two from Telangana (who would not otherwise have been eligible) became eligible for consideration for inclusion in the Select List for the I.A.S., the rest being direct recruits who have not completed eight years of service or retired persons. All the 18 Deputy Collectors were eligible for such confirmation under the normal rules and no special privilege was conferred on them by such confirmation in the State Civil Service.

Because this has been done in consultation with the Public Service Commission.

Sri P. Thimma Reddy:— Sir, if it is not inconvenient I can read a few of these details.

Mr. Speaker:— What time will it take?

Sri P. Thimma Reddy:— There are 8 pages.

Mr. Speaker:— It will take a long time. If the hon. Members want the entire information, the Minister will place it on the Table of the House.
Mr. Speaker:— No, how can I do it do it. The question is answered for to-day. You want some more information. He is prepared to furnish. It will take 20 to 25 minutes to read the entire thing. I am asking him to lay it on the Table of the House.

Sri P. Thimma Reddy:— Sir, this thing should have been done a long time back. There are several posts of officers unfilled and a lot of work is getting disturbed. What is happening is when these things are pushed forward, somebody goes to Court or makes some directions come—all these things are happening. That is why, to avoid any suspicion or allegations, Government have perforce to delay these things.
Sri P. Thimma Reddy:— Now the recruitment, probation, regularisation and other things are equal to all. If any advantage or disadvantage has been there, it was prior to integration.

Mr. Speaker:— Government has neither satisfied the people of Andhra nor the people of Telangana.
Sri P. Thimma Reddy:—It is wrong and wrong because there is no political purpose in this.

COMPLAINTS AGAINST PATWARIES OF LINGAL AND BANAL VILLAGES

553—

*865 (1445-G) Q.—Sri P. Mahendranath (Achampet):— Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that the complaints about the misappropriation of land revenue and misuse of powers filed by the ryot.
against the patwaries of Lingal and Banal villages are pending with the Tahsildar, Achampet in Mahbubnagar district since last two years; and
(b) if it is ture what are the reasons for unde deldy in the dis-
posal of the said long pending cases?

Sri P. Thimma Reddy :—
Clause (a):— The allegations of misappropriation of land revenue etc., were not proved against the Patwari of Banal village. As regards the Patwari of Lingal village, it was reported that he embezzled an amount of Rs. 685-04 P. The amount was realised also. A criminal complaint was filed against him in the Judicial First Class Magistrate's Court. The term of this patwari has expired on 12-6-1969 and hence he was removed from Office from that date.
Clause (b) :— Does not arise.

RAIN GAUGES

554—
*227 (1308) Q.— Sarvasri T. C. Rajan (Palamaner) and D. Venkatesam (Kuppam) :— Will the hon. Minister for Revenue be pleased to state:
(a) whether the Government propose to set up a rain gauge in the headquerters of each firka ; and
(b) if not, the reasons therefor

Sri P. Thimma Reddy :—
Clause (a) : No Sir,
Clause (b) : As it is considered that recording of daily rainfall at the rain guage if it is located at firka headquarter is not possible for the Revenue Inspector in view of the fact that he would be on tour during major part of the month.

Sri P. Thimma Reddy :—It is learnt that a rain gauge has been installed at Samithi headquarters and at police stations also. There is a proposal to have one at Samithi headquarters and at police stations also.
Whether it is possible to have a rain gauge for every village to make it cheap, I would even request the Postmaster or the officers to look after these things. Something has to be done in this regard. We need have more and more rain gauges.

Mr. Speaker: He says for every village there should be a rain gauge. He is saying that there is a necessity for having rain gauges in every village.

Sri Pooja Subbiah: What is the action taken?

Mr. Speaker:—He is prepared to consider it.
PROMOTIONS OF MUNICIPAL EXECUTIVE ENGINEERS

555—

*1664-(N) Q—Sarvasri N. Ramachandra Reddy, P. Narsinga Rao and T. Purushotham Rao:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that there is a High Court and also a Supreme Court judgment regarding promotion of Municipal Executive Engineers: and

(b) what is the stage of implementation of the judgment?

The Minister for Municipal Administration (Sri N. Chenurama Naidu):—

(a) Certain Executive Engineers filed two Writ Petitions in the High Court of Andhra Pradesh and the Court delivered its judgment. The Government are not aware of any judgment of the Supreme Court regarding promotion of Municipal Executive Engineers.

(b) The judgment has since been implemented.

BUILDING COLLAPSED DUE TO RAINS

556—

*824 Q.—Smt. J. Eswari Bai (Yellareddy) and Sri T.C. Rajan: Will the hon. Minister for Municipal Administration be pleased to state:
(a) the number of buildings collapsed during the rains in September, 1970 in the twin cities of Hyderabad and Secunderabad 
(b) what is the total number of casualties during the said period; and 
(c) what are the preventive measures taken by the Special Officer to pull down the old dilapidated buildings?

Sri N. Chenchu Rama Naidu :—

a) 4000 houses and 200 huts damaged including the partially or totally collapsed structures.

b) 57 persons are reported to have died and 20 persons are reported to be missing.

c) Out door staff of the Municipal Corporation of Hyderabad have been instructed to make a note during their rounds and report to the City Planner Municipal Corporation of Hyderabad about the dilapidated structure and accordingly 402 old and dilapidated structures were pulled down. In the case of less dangerous buildings, the owners and tenants have been requested to get them repaired immediately. In the case of about half a dozen buildings the owners or tenants who felt their interests were jeopardized, on account of issue of notices by the officers concerned of the Municipal Corporation went to the Court and the Municipal Corporation was restrained from pulling down the dilapidated structures.

UPGRADING OF PUNGANUR HOSPITAL

557—

*599 (1331) Q.—Sri T. C. Rajan :—Will the hon. Minister for Health & Medical be pleased to state:

(a) whether the Government has received any representation on 2-10-1969 from Sri C. Nagaraj Naidu to upgrade the Punganur Hospital, Chittoor district;

(b) is it also a fact that the Government has been requested to post a Lady Doctor to the above hospital: and

(c) if so, the action taken on the same?

The Minister for Health and Medical services(Sri Mohd. Ibrahim Ali Ansari) :—

(a) Yes, Sir,

(b) Yes, Sir,

(c) The Government Dispensary, Punganur was upgraded into a 10 bedded Hospital and also a post of Woman Asst. Surgeon was sanctioned.
Sri R. Mahananda: Is there any phased programme to develop the Taluk Head Quarters Hospital?

Sri Mohd. Ibrahim Ali Ansari: There is a programme to develop Taluk Hospitals. The minimum bed-strength of each Taluk Hospital is 30 and we are trying to upgrade to the extent possible.

Sri D. Venkatesham: Some representation has been made for the posting of a Lady Doctor there. Whether it has been filled up or not? If so, when?

Sri Mohd. Ibrahim Ali Ansari: It has. Already I have mentioned that the Lady Doctor's post has been sanctioned.

NEW HOSPITALS AND RURAL DISPENSARIES

558—

*604 (1416) Q.—Sri Ch. Vengaiah (Put by Sri A. Madhava Rao):—Will the hon. Minister for Health and Medical be pleased to state:

(a) the number of hospitals and Rural dispensaries sanctioned in 1967, 1968 and 1969;

(b) what are the conditions imposed by the Government for starting a hospital or a rural dispensary; and

(c) whether there is any proposal to open a hospital in Bestavarapet village in Kurnool district?

Sri Mohd. Ibrahim Ali Ansari:—

(a) Year | Allopathy | Indian Medicine and Homoeopathy
---|---|---
1967—68 | Nil | 4
1968—69 | Nil | 3
1969—70 | 1 | one 20 bedded Ayurvedic Hospital at Vijayawada.

(b) Allopathy ——

No conditions—

INDIAN MEDICINE AND HOMOEOPATHY

Government regular dispensaries of Indian Medicines and Homeopathy are opened in such of the rural areas where there are no other medical facilities available within a radius of 5 miles and where there is a population of 4,000 and above. The places for opening of the dispensaries are selected on the basis of the information furnished by the Block Development Officers and Secretaries of Zilla Parishads in the Proposals submitted by them for opening of dispensaries.

2. Government Hospitals are opened on the basis of representations and popular demand for opening of a hospital of India-
Medicines and Homoeopathy. Preference will be given to such a locality where there are no hospitals of Indian Medicines and Homoeopathy with in-patient ward facilities and where donation of buildings, beds, furniture etc. are offered by the panchayat and the general Public of that village.

(c) Allopathy — No. Sir.
Indian Medicine and Homoeopathy — No Sir.

Sri S. Vemayya:— May I know Sir, whether the Government have got any scheme prepared so far to establish the rural dispensaries? Whether it is a fact that the Government has prepared a list? What are the steps that have been taken to set up rural dispensaries in the State?

Sri Mohd. Ibrahim Ali Ansari:— Sir, as it is we do not have any phased programme for setting up rural dispensaries. Wherever the demand is made, and where it is felt it is necessary we are trying to open.

Sri A. Madhava Rao:— No, Sir. I am saying that with personal knowledge. There are no medicines since one year.

Sri G Venka Reddy:— (Parachur) I came to know that the Doctors who are working in rural dispensaries are not getting their salaries for the last six months in Ongole District, Parchur area. I received a letter yesterday from the concerned Doctor also. Whether the Government is prepared immediately to pay the salaries?

Sri Mohd. Ibrahim Ali Ansari:— There was a general Com-
plaint that Doctors are not getting their salaries. This time we have reduced amounts. I think by this time, the amounts might have been paid.

Sri D. Venkatesam:— The Minister was pleased to inform while answering (b) that wherever there was a demand, the Government was prepared to open this sort of dispensaries. How many applications are received requesting the Government to open this sort of rural dispensaries in the State?

Sri Mohd. Ibrahim Ali Ansari:— I don’t have that information on hand. It is not possible for the Government to accept and open dispensaries in all the places asked for.

MURDER IN GATTUPAL VILLAGE

*1673 (S) Q.— Sri C. Janga Reddy (Parkal):— Will the hon-Minister for Home be pleased to state:

(a) whether it is a fact that one Sri Sarva Reddy had been murdered by local communists on 10-10-1969 in Gattupal village, in Nalgonda Taluk, Nalgonda District; and

(b) if so, whether any case has been launched?

Sri J. Vengal Rao:—

a) No, Sir, it was not a case of murder, but a case of suicide.

b) A case was registered in Cr. No. 58/69 of Narayanapur: Police Station and investigated. The body was sent to Headquarters Hospital, Nalgonda for P. M. Based on the medical opinion and the evidence available, the case was finally referred as suicidal death. The enquiry by Crime Branch C. I. D. has also confirmed this finding of the local police.

FIRING IN NALGONDA TALUK

*1075 Q.—Sri N. Raghava Reddy (Nakrekal):— Will the hon-Minister for Home be pleased to state:

(a) the action taken on the firing resorted to by R. SankarReddy and Ogadam Venkatarao on 15th and 16th February 1970 on the villagers of China Narayangpuram and Seribavigundem, Suburbs of Yellareddigudem and Chervagattu in Nalgonda Taluk;

(b) whether the Guns of the said persons have been seized; and.

(c) if so, when?

Sri J. Vengal Rao:—
a) One complaint from Sarvasri Gujjala Linga Reddy and Allugubelli Narsi Reddi, a case has been registered in Cr.No. 37/70 under sections 147, 148, 341, 323 read with 149, I. P. C. at Chityal Police Station. The case has been charged and is pending trial.

(b & c) Only one S. B. B. L. Gun duly covered under an Arms Licence was used in the incident and it was seized on 3-8-1970

CASUES UNDER PREVENTION OF CRUELTY TO ANIMALS ACT

561 —

*1076 Q.—Sri M. Venkatanarayana (Eluru) :—Will the hon. Minister for Home be pleased to state:

(a) The District wise number of cases filed so far since 1960, when the Prevention of Cruelty to Animals Act came into force;

(b) the amount of fine collected; and

(c) the number of persons arrested?

Sri J. Vengal Rao:—The answer is laid on the Table of the House.

ANSWER TO LA. Q. NO. 1076 (STARRED) [*561] BY

SRI M. VENKATANARAYANA, M.L.A.

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Oral Answers to Questions 24th March, 1971

3. In exercise of the powers conferred under Sec. 34 of the Act Government have delegated the powers to the Supervisor and Inspector of the Society for the Prevention of cruelty to animals in Hyderabad to exercise the powers specified in the section.

The minister for Social Welfare (Sri D. Perumallu):—

(a) 18 boarding grants and 97 scholarships were sanctioned during 1969-70.

BOARDING GRANTS TO THE SANJEEVA REDDY SOCIAL WELFARE BOYS HOSTEL, AMALAPURAM

562—

*755 (2621) Q— Sri S. Vemayya:—Will the hon. Minister for Social Welfare be pleased to state:

(a) the number of boarding grants and scholarships given to the Sanjeeva Reddy Social Welfare Boys Hostel, Amalapuram East Godavri district for the year 1969-70;

(b) whether it is a fact that the Director, Social Welfare in his D. O. letter No. EI-32049/69 dated 12-12-69 has stated that at the time of his visit, only one boy was present in the Hostel as against so many on the roll, and

(c) if answer to clause (b) is in the affirmative, reasons for sanction of huge grants to the Hostel?

The minister for Social Welfare

(Sri D. Perumallu):—

a) 18 boarding grants and 97 scholarships were sanctioned during 1969-70.
b) Yes, Sir.

c) It is reported that the Director of Social Welfare who visited the hostel on 1-2-1968 found only one boarder in the hostel because at that time the students were on strike on account of Hindi-agitation.

The District Social Welfare Officer and the Additional District Social Welfare Officer, East Godavari District had subsequently visited the hostel on three occasions and the District Social Welfare Officer has finally assessed the number of boarders present in the hostel at 115. Hence 18 boarding grants and 97 Residential scholarships were given to the hostel during 1969-70.
Oral Answers to Questions 24th March, 1971

(a) the amount allotted out of the Gandhi Centenary Fund out of Eluru town, West Godavari District,

(b) the purpose for which this amount has been spent; and

(c) whether it is a fact that a part of the amount allotted out of the said funds has been spent towards non-harijan programme?

The Minister for Information and Public Relations.

(Sri A. Vasudeva Rao) :

(a) No amount has been allotted.

(b) Does not arise

(c) No Sir.

MARKETABLE SURPLUS OF RICE

564—

*1674 (D) Q.—Dr. T. V. S. Chalapathi Rao (Vijayawada-East) and Sri B. Papi Reddy (Allur) :- Will the hon. Minister for Civil Supplies be pleased to state:

(a) what is the estimated marketable surplus of rice for the current year both under Kariif and Rabi Crops;

(b) of it is, how much will be supplied to the Central Pool and

(c) will the Government call for tenders for the disposal of the balance of the marketable surplus during the current year, as is being done by Tamilnadu and Mysore Governments?

The minister for civil supplies

(Sri A. Sanjeeva Reddy) :

(a) 5,76,000 Tonnes approximately.

(b) 4,50,000 tonnes.

(c) No, Sir.

They are inviting tenders for the entire marketable surpluses of the rice of the State, thereby they are making a lot of profit and the millers in those States are not put to loss. What is the rate now for the quantity being given to the Central Pool, the Government is getting and why they are persisting in giving to it; instead of calling for tenders as in Mysore and Madras States?
Sri A. Sanjiva Reddy:— When the State Government decided to dispose of old stocks of 1967-68 and 68-69 by calling for tenders, the Government of India seems to be of the view that the disposal of the said stocks by tender system is objectionable. They have accepted to take over the old stocks available in the State Godowns for the Central pool.

Dr. T. V. S. Chalapati Rao:— My supplementary does not relate to the old stock, Sir.

Dr. T. V. S. Chalapati Rao:— I am sorry to say. It is a statutory obligation? If so, how Mysore and Madras are not under that obligation? It is not like that. Is it a statutory obligation? If so, how Mysore and Madras are not under that obligation? It is not like that.

Mr. Speaker:— It is very difficult to have quorum.

Dr. T.V S. Chalapati Rao:— We will guarantee the quorum.

Mr. Speaker:— They said they are having their party meeting to-day evening. That is the reason and it is doubtful whether we are sitting to-morrow at all.

Dr. T.V.S. Ghlapati Rao:— It is a vital matter.

Mr. Speaker:— Let us hear the Minister.
Dr. T. V. S. Chalapathi Rao:—At what rate you have supplied and at what rate you are supplying to Central Pool from the miller? At what rate you are procuring from the miller?

It is reported in the Press. Let them write to Sri Karunanidhi and verify. They quoted the amount also earned by the Government by calling for tenders.

With due respect, I request you to permit two hours debate on this vital subject.
Mr. Speaker:— He is prepared to place the information on the Table of the House to-morrow.

Mr. Speaker:— I am not in a position to help you.

Dr. T. V. S. Chalapathi Rao:— Should you not call upon him to answer? When he was no answer, let him say 'I cannot answer'. But, not rising from the seat is disrespect not only to the Chair, but to the entire House. Let him say whether he is in a position to give the answer to the supplementary or he is no a position; something must come out from the hon. Minister.
Mr. Speaker:—What the hon. Member wants is this. What steps have the Government taken so far to fix remunerative price to the producer in view of the increased cost of agricultural operations?

"What is the last year's rate and what is the rate you have raised during the last six months?"

RICE SEIZED BY VIGILANCE CELL

(a) whether it is a fact that 30 wagons of Rice were seized at Bhongir by the Vigilance Cell (Civil Supplies) during 1970; and

(b) if so, the reasons for this seizure and the date of release?

Sri A. Sanjeeva Reddy:—

(a) No, Sir.

(b) Does not arise.

Sri A. Sanjeeva Reddy:—The question is: (a) whether it is a fact that 30 wagons of rice were seized at Bhongir by the Vigilance Cell (Civil Supplies) during 1970; and

(b) if so, the reasons for this seizure and the date of release?

And the answer is: (a) No.

(b) Does not arise.
Sri A. Sanjeeva Reddy:— 3 wagons were seized at Kazipet on 3-11-70 suspecting that they were transporting good rice under permit; on inspection, they were found to carry sub-standard rice. Therefore the stocks were released to the owner.

STAINLESS STEEL QUOTA

(a) year  
(b) Quantity  
(c) Source of supply
1969-70 36 Tonnes Indigenous quota
1970-71 46 Tonnes Indigenous quota
79 Tonnes Imported raw material quota.

*495 Q.—Sarvasri R. Mahananda and D. Venkatesam:—Will the hon. Minister for Small Scale Industries be pleased to state:

(a) What is the Stainless Steel quota allotted to our State in the years 1969-70 and 1970-71;

(b) how is this quota distributed among the various licencees in the State and the basis for allocation;

(c) whether the Government is aware that the stainless steel Utensils are being sold at abnormal prices;

(d) if so, whether there is any check to control the prices of these articles with particular reference to the supply price of the Stainless steel?

The Minister for small scale Industries (Sri G. C. Venkanna):—
(b) The quota is distributed on the basis of machinery value in the case of utensiles manufacture and on the basis of values of pending orders in the case of manufacturers of chemical equipment.

A special quota of tons earmarked for units in Rural Industries Project areas was distributed equally among the units in the State by the Development Commissioner for Small Scale Industries himself.

(c) and (d) The schedule of prices of stainless steel articles does not come under the purview of the State Government.
Mr. Speaker: You know there are complaints to the Government that the quotas are not being utilised properly for the purpose for which they have been given. That is why, the Government also is taking all steps to check this kind of misuse. What else you want the Government to do? Question regarding misuse of steel quotas is a question which arises just as distribution of banjar lands, distribution of house-sites to harijans in every session.

Several hon. members rose—

Mr. Speaker: I am not denying there are complaints that the quotas are not being properly used. But the point is the Government is taking all steps to prevent such mischief.

Dr. T. V. S. Chalapathi Rao: You are pleased to make a very correct observation. We are thankful to you, but at the same time for the very reasons which you were pleased to mention, I wish to know what steps the Government propose to take to issue licences for starting of manufacture of stainless steel.

When there is a popular demand for a particular product, how can they prohibit its use? In such case, why not this Government right out that they must be permitted to start an industry, if not two industries, in this State? What are the steps taken by the Government? Are we to simply say 'Yes' to everything the Government of India says?
Sri Vavilala Gopalakrishnayya:—Sir, I am raising a question of privilege. He has contradicted himself. He has stated in his earlier reply—

Mr. Speaker: I will consider what you have stated. I must go through the entire proceedings to decide the question of breach of privilege. I must go through the proceedings and find out what you have stated, what the Minister has stated and then decide. Now I can't do it straightaway.

Sri Vavilala Gopalakrishnayya rose—

Mr. Speaker:—I will go through the proceedings and see if there is anything. If there is nothing, it won't be called.

Mr. Speaker: I can't give any assurance.
L.I.G. HOUSES IN MUNICIPALITIES

567—

1091 Q.—Sri T. C. Rajar:—Will the Hon. Minister for Housing and Accommodation be pleased to state:

(a) whether the State Government have given any grant to build Low Income Group Houses during the year 1970-71 to any Municipality in our State; and

(b) if so, the details of the same?

(a) No, Sir.
(b) Does not arise.

SHORT-NOTICE QUESTIONS AND ANSWERS

No. 567-A

No. 2395-X. Dr. T. V. S. Chalapathi Rao:—Will the Hon'ble Minister for Revenue be pleased to state:

a) Whether it is a fact that there are more than 33 thousand unobjectionable encroachers in the Revenue Hill porambokes and other revenue land within the Municipal limits of Vijayawada and those people have been living there since more than 3 decades:

b) Whether it is also a fact that those people have been paying penalty all these years running to the tune of some lakhs of rupees but pattas were not granted to them till date: and

c) Whether the Government propose to issue pattas to them without further delay, particularly in view of the amendment to section 37 of the Andhra Pradesh Municipalities Act made recently?

The Minister for Revenue (Sri P. Thimma Reddy):—

Clause (a):—It is a fact that there are a number of encroachments on Govt. vacant lands in Vijayawada Municipality some of which are unobjectionable.

Clause (b):—Objectionable encroachments have to be penalised according to rules. Pattas could not be issued in view of the ban imposed by section 37 of the Andhra Pradesh Municipalities Act.

Clause (c):—Necessary action will be taken to issue pattas in the case of unobjectionable encroachments, as soon as the Amendment Act comes into force.

Dr. T. V. S. Chalapathi Rao:—I am very sorry to say that the Hon. Minister is not aware of the fact that Section 37 of the Andhra Pradesh Municipalities Act was amended in the November session of this House and it was also assented to by the Governor. That is why, I asked in my question (c) whether the Government propose to issue pattas to them without further delay, particularly in view of the amendment to section 37 of the Andhra Pradesh Municipalities Act made recently? That was already effected and there is no justification for the Government to delay the issue of pattas any further.
Sri P. Thimma Reddy:—Sir, I am aware that Section 37 of the Act has since been amended so as to enable the Government to withdraw the lands from the control of the Municipality even for the purpose of assignment to private individuals. The amendment Act has since been published in the gazette on 1-3-1971. Necessary instructions will be issued to the Revenue Officers to take all steps necessary to expedite the issue of pattas in the case of unobjectionable encroachments.

Sri P. Thimma Reddy:—I am aware of all that material. The previous Minister has taken a lot of trouble to see that something is done. I myself visited Bezwada and met the hon. member and other leaders and also the Chairman of the Municipality. Hon. Member himself knows some of the difficulties involved in all these things. We had appointed special staff for some time and again extended their term. They were able to do only a part of the work. I am suggesting to the District Revenue Officer and others to see that this is expedited as quickly as possible.

Sri P. Thimma Reddy:—This is routine work. There are about 30,000 encroachments. We will have to see which is an encroachment, which deserves consideration and which deserves no consideration. So the Government cannot hurry up things, where Government's precious land is involved.

Sri P. Thimma Reddy:—There must be some rule and rhyme in administration. Where encroachments are objectionable and where they are punishable, Government will have to take necessary action.

Sri G. Sivayya (Puttur):—A supplementary to a supplementary, Sir. Land within a radius of 5 miles from Thirupathi Municipality Government have decided not to distribute that land for houses. Will the hon. Minister consider this also along with others?

(No reply)
Adjournment motion:
re: withering away of second
crop under the Nagarjuna
sagar Right canal.

Mr. Speaker:—I have said already, Sir.

Mr. Speaker:—You please pass it on to me. I will ask the
Minister to take necessary action.

ADJOURNMENT MOTION
re: Non Supply of water from K. C. Canal

Mr. Speaker:—In the light of the statement made by the
Minister for Irrigation, the notice for adjournment of the business
of the House was disallowed.

re: Withering away of second crop under the Nagarjuna-
sagar Right canal.

Mr. Speaker:—I have received another motion under Rule 63
from Sri Vavilala Gopalakrishnayya regarding withering away of
the crop in Guntur District unless water is allowed up to the end
of April 1971.
472 24th March, 1971

Points of Information:
re : Affairs of the Andhra Pradesh Welfare Fund.

(1) Dr. Rahmananda Reddy — The Hon'ble Minister For Labour & Employment expressed his concern over the recent retrenchment of workers in Nagarjunsagar Right Bank Canal works on 31st March, 1971. He stated that the retrenchment was carried out in a hasty manner without giving proper notice to the affected workers. As a result, many workers have lost their jobs, despite the fact that they had been working for several years. Dr. Rahmananda Reddy asked the Minister to provide proper notice to the workers and allow them to appeal against the retrenchment decision.

(2) M. Bhavanadri — Any Member, unless he gets notice, cannot reply accurately. If any Member wants to raise any matter, let him give notice and then we shall answer it.
Smt. J. Eswarei Bai:— Where is the time?

Mr. Speaker:— If there is no time, you raise it in the next session.

Mr. Speaker:— They say they must have notice.

BUSINESS OF THE HOUSE

Mr. Speaker:— Unless Members given notice, they say they cannot reply.

Sri C. V. K. Rao:— We give notice of adjournment motions and they are thrown out by you.....Where there is an essential matter, unless some light is thrown how should we pull on? How do we know what is going on?

Mr. Speaker:— You wait for one day and you will know what is going on. (Mild laughter). I have been trying to accommodate as many Members as possible regarding adjournment motions. Regarding Rule 74 matters, short-notice questions etc. If I had been very strict there would not have been so many motions.

Sri C. V. K. Rao:— Sometimes we are not even intimated of the admission or otherwise of the motions and they are thrown out. For instance, there was Cholera and Small-pox in Kakinada and I gave notice of a motion, but I was not intimated about its fate.
Points of Information:
re: Anticipated decision of the Government to dissolve the Assembly.

Of course you are little keen, but sometimes there is a little discrimination. These are matters on which we request you to accommodate. If you say “whatever was possible I have admitted” we feel we are not given a fair deal.

POINTS OF INFORMATION

re: Anticipated decision of the Government to dissolve the Assembly.

We want him to come out in a democratic way and tell us “my Government is advising the Governor to dissolve the Assembly from...”. The other day, Sir, he denied that paper reports are correct and said that he was not going to contradict all press reports. According to the papers today is the last day of the session; tomorrow there is Party meeting and then later there is the Cabinet meeting. Why not he come out with the truth?

Sri C. V. K. Rao:—Another thing which I want to bring......

Mr. Speaker: The question of lifting the iron curtain depends upon the hon. Chief Minister. He will lift the iron curtain whenever he wants to do.

Dr. T. V. S. Chalapathi Rao:—He is the Chief Minister, responsible to this House. Is this the way the Chief Minister should lead this House? His honour is as good as the honour of the members of this House. Are we asking any extraordinary thing? We are only asking what we consider is a constitutional.......

Mr. Speaker:—This question was rised not once in this House but several times in the shape of privilege motion by the hon. Sri C. V. K. Rao etc. The hon. Chief Minister has made a statement that he has not taken a decision and when he takes a decision it will be informed. Again you are asking the hon. Chief Minister on seeing the press statement. I do not know what the hon. Chief Minister wants to say.

Sri C. V. K. Rao:—I have given a cut motion asking that in view of the fact that the entire Government has gone rotten and that it was exploiting the people. I have given a cut motion that the Assembly may be forthwith dissolved. But the Government has not the guts to pass that. Behind our back if they want to stab that cut motion and dissolve the Assembly they will be committing a grievous error. If they have got any sincerity of purpose, if they
Points of Information: Anticipated decision of the Government to dissolve the Assembly

are responsible men, let them come out—let the hon. Chief Minister come out openly; if he has got any guts, he should have supported my cut motion. Not having done that if he were to do anything contrary........

Sri K. Brahmananda Reddy:—I have not stood up to reply to him, Sir. What he said 'rotten' is wrong and it should be deleted.

Sri C. V. K. Rao:—You know it and we know it.

Sri G. Rajaram:—In the past we have been following certain traditions that whenever there is a matter of urgent public importance we used to raise it during the zero hour and today the hon. Chief Minister comes out with a plea that since there is no regular notice, he is not bound to answer. I think we are going back on that. Particularly regarding Father Ferrer, a news item has appeared that he is being asked to leave Anantapur by the end of this month. We cannot give notice now. What are the particular circumstances which are forcing the Government to ask that gentleman to leave Anantapur. That the hon. Minister can explain in public interest.

Sri K. Brahmananda Reddy:—I do not think my friend has noted what I said. I said if we have to reply on the floor of the House it must be done in an accurate manner. I can't make a statement off hand and then be subjected to a privilege motion. That is why I say now that the matter has been brought to my notice. I can answer it tomorrow more accurately. If my friends tell the hon. Speaker that any reply we give will not be a subject of any privilege motion, we are prepared to make off-hand replies.

Mr. Speaker:—When a certain point is raised on the floor of the House the Ministers would like to give correct information, without notice, if they give incorrect information, that may be a subject for breach of privilege.

Sri G. Rajaram:—If he wants to come out with a reply tomorrow, I have no objection; but there are certain issues which will have to be raised on the floor of the Assembly in the zero hour. The Government may take time for one or two days, but they cannot say 'give notice'. Under what rules can we give notice? There is no time.
Points of Information:

re: Anticipated decision of the Government to dissolve the Assembly.

Sir K. Brahmananda Reddy:— Since a decision has not been taken, Sir, what is it that I can inform the House?

Dr. T. V. S. Chalapathi Rao:— Are you contemplating to take a decision? Have you discussed at the informal meeting of the Cabinet?

Sri K. Brahmananda Reddy:— You must realise that you are the leader of an opposition group. I have nothing more to add. I am not trying to suppress a decision taken. A decision has not been taken and therefore there is nothing to inform the House. It is not with a purpose to avoid the House.

Sri Konda Lakshman Bapji:— I am not telling that What I request is to expedite the decision by tomorrow. I never said that the Government has taken a decision, but Mr. Bramananda Reddy has taken a decision. He cannot deny it.

Sri K. Brahmananda Reddy:— Mr. Konda Lakshman Bapuji thinks that he knows my mind better than I do.
Points of Information:

re. Anticipated decision of the Government to dissolve the Assembly.

Sri S. Sarma (Deputy Chief Minster): — Sir, Anticipated decision of the Government to dissolve the Assembly.

The Finance Secretary said at the meeting of the Committee that the Government would set more funds if the Government takes over this and set aside. The Government is coming out with clear indication of their ideas. There must be a clear decision. They must say what the Government is going to do tomorrow.

Sri L. Brahmananda Reddy: — Sir, as Leader of the Opposition he is saying that.
Dr. T. V. S. Chalapathi Rao:— By implication, I am glad to say that the Chief Minister has come out by implication because just now he said మాత్రమే వారిని ఒంటున్న ప్రభుత్వ కార్యాలయంలో కొనసాగించిన ప్రశ్నలను ఎలా తెలియారనుకుంటూ బహిరంగంలో సమాప్తం చేసినా?

re: Strike by the N. G. Os.
Points of Information:

re: Raising Memorial to Telangana Martyrs.

24th March, 1971

Sr. E. Brahmananda Reddy:— Sir, I cannot say just now.

Mr. Speaker:— He wants the Government to consider regarding the collection of subsidy arrears.

Sri K. Brahmananda Reddy:— Sir, I do not know Sir. If the Agriculture Minister talks to me, I will look into the matter.

Sri A. Madan Mohan (Siddipet):— My valued friend has raised this question of Telangana Martyr's Memorial. In fact you remember, it is I who......
480 24th March, 1971

Points of Information:

re : Raising Memorial to Telangana Martyrs.

Mr. Speaker:— The Chief Minister has made a statement that straightaway he is not in a position to make a statement.

Sri. A. Madan Mohan:— Atleast he will be able to make up his mind and make a decision tomorrow. Tomorrow is the last date.

Mr. Speaker:— Will you (Mr K. Brahmanandha Reddy) be in a position to make a statement?

Sri K. Brahmananda Reddy:— I cannot just now say that Sir\n
Sri A. Madan Mohan:— Not now. Tomorrow.

Sri K. Brahmananda Reddy:— Even tomorrow because it is a matter concerning the Municipal Corporation also.

Sri A. Madan Mohan:— It has nothing to do with the Municipal Corporation.

Sri K. Brahmananda Reddy:— Certainly it has. Therefore, that matter can be decided at any time after I look into the matter. There is no prestige issue also involved in it.

Sri A. Madan Mohan:— It is a sentimental issue.

Sri, K. Brahmananda Reddy:— Even sentimental issues can be considered.

Sri A. Madan Mohan:— I raised this issue in the last Session. When I said this I made a reference to Sri Potti Sriramulu. We had the same respect because he has fought for the separate State. I would like to know the intention of the Government in his regard where 350 people lost their lives. He cannot just pass this and cannot evade stating that this is a sentimental issue.

Sri K. Brahmananda Reddy:— To repeat a falsehood and ad-naseum to make it appear to be true is first wrong. The Home Minister has said quite often and emphatically that unfortunately we all feel sorry for the 57 or 58 people who lost their lives. To go on repeating in the press, in your statements on the floor that 350 died, it does not become truth first. So far a martyrs affair is concerned, that matter has got to be looked into.

re: Strike by the students of the Rammohan Ayurvedic College

Sri K. Govinda Rao:— This relates not the assurance given by the Hon'ble Health Minister with respect to the strike that is going on by the students of Rammohan Ayurvedic College. He said that a statement would be made to-day.
Privilege Motion 24th, March 1971 481
re: Procedure to be followed in presenting the Budget (Vote on Account)

Sri Mohd. Ibrahim Ali Ansari:— As the Government has already taken a decision to take over the college a Government Order will be issued in a day or two. As such, I call upon the students to call off their strike.

RULING FROM THE CHAIR

Privilege Motion re: Procedure to be followed in presenting the Budget (Vote on Account)

Mr. Speaker:—Dr. T. V. S. Chalapathi Rao, Member of the Assembly has given notice under Rule 173 of the Andhra Pradesh Legislative Assembly Rules seeking to charge the Chief Minister, Sri K. Brahmananda Reddy for breach of Privilege on the ground that a note prepared by the Finance Department and approved by the Cabinet in the year 1957 on the basis of the Gentlemen's Agreement of 1956 was followed only upto the year 1959; and that in the year 1959, Sri Brahmananda Reddy, the Finance Minister at that time evolved a new procedure for the preparation of the Budget in consultation with the Andhra Pradesh Regional Committee which according to the Member is in contravention of the 1957 procedure. Moreover, according to the Member even the procedure which was evolved in 1959 was not strictly implemented as much as the agreement relating to the Head Quarters Region was suppressed from the knowledge of the Assembly and that in spite of his bringing this matter to the notice of the Government repeatedly, no satisfactory reply from the Government has been forthcoming. The question that now arises for consideration is whether the procedure evolved in the year 1957 without the approval of the Cabinet is in contravention of the 1957 procedure which was approved by the Cabinet and whether the Chief Minister has in any way violated the provision under Article 275 of the Constitution of India by following such procedure. The point urged by Dr. T. V. S. Chalapathi Rao is that suppression of facts deliberately from the knowledge of the Assembly amounts to the contempt of the House. It is not clear from the notice given by Dr. T. V. S. Chalapathi Rao nor from what he has expressed on the Floor of the House as to how this matter amounts to breach of Privilege even assuming that a different procedure was evolved in the year 1959 which was not approved by the Cabinet and how is it different from the one approved by the Cabinet in the year 1957. Secondly, there is no material to show that the Chief Minister has wilfully violated the provision under Article 275 of the Constitution in order to wilfully suppress any information which was obliged to be furnished to the House. In the absence of any material to show that the Chief Minister deliberately misled the House by either violating the provisions of the Constitution or any statutory provisions in the matter of preparation of the Budget, it cannot be said that any contempt of the House has been committed. Since no prima-facie case has been made out, I consider it is not necessary to refer this matter to the Committee of Privileges. Hence it is disallowed.
Dr. T. V. S. Chalapathi Rao:— Here is the authority to show. I read from the Kumar Lalith's Report. I have made out a case but you have........

Mr. Speaker:—I have given my ruling basing only on what you have written in your notice as well as what you have expressed on the Floor of the House. If there is anything new you give a fresh notice.

Sri G. Rajaram:— What about the ruling on my........

Mr. Speaker:—It is not yet ready. So, I am not giving. I have called for some more information. It will take some time. I am not in a position to give the ruling today.

Sri K. Brahmananda Reddy:— No, no.

Mr. Speaker:—Not necessary. Dr. Chalapathi Rao Garu, I request you to kindly resume your seat. I have already given my ruling. You said that I have not considered certain things which you have stated in your notice. That is all. I am sorry, I cannot help it. You may differ from me. You may have your own opinion. Well, I have expressed my opinion in the shape of a ruling. That is an end of it.

Dr. T. V. S. Chalapathi Rao:—My submission is, there is a factual error. I have mentioned it. Kindly read my notice.

Mr. Speaker:—I said the Chief Minister has not wilfully and deliberately violated any of the provisions. Even if he had omitted, violated, still if it is not wilful and deliberate, it does not amount to breach of privilege. Why all this?
Calling attention to matters of urgent Public Importance:

Dr. T. V. S. Chalapathi Rao:— My submission is there is factual error. I have clearly made out a case, if you are not convinced, it is not my fault. My submission is the factual error to which you referred is not correct. Most respectfully, I submit, I have made out a case.

Mr. Speaker:— Very good.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE


(Sri G. Venkata Reddy in the chair)

Sri K. Brahmamanda Reddy:— Sir, M/s. Andhra Scientific Company, Machilipatnam, Krishna District is a medium-scale unit
484 24th March, 1971

Calling attention to matters of urgent Public Importance

re : Need for Railway over-bridge at Gudivada.

manufacturing precision scientific instruments required for educational and research institutions and also for defence. Its present share capital is Rs. 17,68,690. The State Government have no holding in the company. Unfortunately it is in financial crisis during the past two years. The present management is not in a position to meet its increasing financial liabilities. The employees have been complaining that they are not being paid properly. The management has approached the State Government and the Government of India to participate in the Share capital of the company to the extent of 51% in order to facilitate its proper running. The State Government addressed the Government of India in Ministry of Defence Department (Defence supplies) to take over the management of the Company as this unit manufactures articles useful for defence purposes. The Ministry of Defence constituted a Committee for the purpose of examining the proposal. A part-time fact-finding Committee was set up by the Ministry of Defence and it has already submitted its report to the Government of India in September, 1970.

Taking into account the recommendations of the Committee, the Ministry of Defence proposed to the Ministry of Industrial Development to acquire control and direct the management of the company in terms of Industries DR Act, 1951. The Ministry of Industrial Development and Internal Trade asked the Managing Director of the National Institute Limited to personally visit the factory and furnish his views. He also visited the factory on 28, 29 and 30th December, 1970. The final decision of the Government of India regarding the taking over of the company is awaited. The Government of India has also been requested recently by us to arrange a meeting for taking a final decision in this case.

It has a reputation of inventing and making certain precision instruments which are useful for defence purposes. It is situated very close to the river which can be easily accessed. The factory has a staff of over 100 employees who work diligently. It is expected that by taking over the company, it can be made more efficient and profitable. The matter is now with the Industrial Development wing and I have talked to the officers concerned there also to expedite consideration of the matter. And I am expecting that in the near future, as early as possible, a decision will be taken and it would be advantageous to the Government of India especially to the Defence department to take over the company and manage it, put little more money and make it a very useful project for them.

re : Need for Railway over-bridge at Gudivada,
Calling attention to matters of urgent Public Importance.

re: Fire accident at Badveedu Cherlapalli, Markapur Taluk

The Deputy Chief Minister (Sri J. V. Narasina Rao): — Sir, it was represented to the Government for early construction of a Railway over-bridge at Gudivada near Railway station in line of existing level crossing. The Chief Engineer, Roads and Buildings, who was consulted reported that the South Central Railway shifted the original Railway level crossing at Railway mileage M. 539/17 (Road Mileage 15/8 of Kankipadu Gudivada road) one furlong further away and arranged a new level crossing, the permission of Gudivada Municipality and that they formed approach roads to the new level crossing, connecting Kankipadu Gudivada road on either side. Therefore, the construction of an over bridge at Railway mileage 539/17 has been considered not economical due to the presence of number of railway lines, payment of more compensation for land acquisition and high cost of forming approaches. Besides, there were objections from local public. The Chief Engineer has instructed the Superintending Engineer (R & B) Eluru to suggest an alternative site after joint inspection with the Railway authorities and to address the Divisional Superintendent, South Central Railway, Vijayawada, to depute an officer for joint inspection of the site.

As soon as the joint inspection and the selection of the site is over, action will be taken to investigate the work and there after estimate will be prepared.

re: Fire accident at Badveedu Cherlapalli, Markapur Taluk

Sri P. Thimma Reddy: — On 11–2–1971 at 4 P. M. there was a fire accident in Charlapalli, hamlet of Badveedu, Markapur Taluk. 320 houses were gutted out of which 319 were dwelling houses and one was a cattle shed. The fire accident was reported to be accidental and no foul play was suspected. There was no loss of life. 3 buffalo calves, one bullock and 8 goats were burnt in the fire accident. 18 hayricks were reported to have been destroyed. The total loss is estimated to be Rs. 2,50,000/-. All the victims of the fire accident pay land revenue less than Rs. 20/- except one who pays Rs. 30/- towards land revenue. Since he is reported to have lost all his belongings his case was also considered for the purpose
of sanction of money relief. The Collector, Ongole sanctioned monetary relief of Rs. 15,950 to all the 319 victims at the rate of Rs. 50/- each. The monetary relief was disbursed on 16-2-1971 to the victims. The Revenue Divisional Officer, Markapur was instructed by the Collector, to meet an expenditure up to Rs. 1,000/- for providing relief to the displaced persons by way of supply of free clothing and food stuffs. The Board of Revenue has sanctioned free timber valued at Rs. 30/- to each of the affected families. The District Forest Officer, Atmakur, Kurnool District was addressed by the Collector, Ongole to issue permits for the timber from the Reserve Forest at Dornal Range.

About the handlooms lost, it will be referred to the Collector for necessary relief.

re :— SALES TAX ON READY-MADE GARMENTS.

Sri N. Chenchurama Naidu :— Sir, with permission on behalf of the Finance Minister :

Cotton fabrics, rayon or artificial silk fabrics: woolen fabrics and handloom cloth are exempt from the levy of tax under the Andhra Pradesh General Sales Tax Act, 1957. But, ready-made garments are liable to tax at each point of sale in the State at the rate of three paise in the rupee. The ready-made garments made by small manufacturers do not generally pass through more than one stage, as the manufacturers themselves sell the garments directly. Further, the small manufacturers who stitch ready-made garments and sell them, will not be liable to tax, unless their turnover exceeds the taxable limit of Rs. 10,000/- per year. The dealers who deal in ready-made garments costing Rs. 5 or less, will be petty dealers and they will not ordinarily be liable to tax under the Act unless their turnover exceeds Rs. 10,000/- and above. The ready-made garments made by big manufacturers generally pass through two stages. Such goods are highly priced and the tax element accounts for a negligible proportion of their cost. The Government are of the view that any grant of exemption for ready-made garments costing Rs. 5 or less opens the door for evasion of tax, as
Calling attention to matters of Urgent Public Importance
re:- Withdrawal of cases during land struggle movement in August 1971

claims for exemption will be made for the sales of ready-made garments of the costlier varieties representing them to be of cheaper varieties. The Sub-Committee of the Sales Tax Advisory Committee, which examined the proposal to grant exemption of sales tax on the ready-made garments costing Rs. 5 or less on the pattern obtaining in Maharashtra State, was also of the view that the grant of exemption would lead to evasion and that no exemption should be granted. The main Advisory Committee and the Board of Revenue (CT) had also agreed with the above recommendation of the Sub-Committee. The Government have also examined the recommendation of the Sub-Committee and accepted it.

The A.P.G.S T. (Amendment) Bill, 1971, which has been introduced in the present Session of the Assembly, contains provision, among others, raising the minimum turnover limit in respect of multipoint goods under section 5 (1) of the Act from the existing Rs 10,000/- to Rs. 15,000/- per annum. If the above Bill is enacted into law, the proposed enhancement in the minimum turnover limit would provide much needed relief to the small traders in kacha ready-made garments. Besides, the Government have also referred the question as to the desirability of enhancing the existing exempted turnover limit of Rs. 10,000/- prescribed in respect of multipoint goods, to the National Council of the Applied Economic Research, New Delhi, which has been requested to undertake a study of the sales tax structure in the State, for its specific recommendation.

Mr. Chairman: Let the Finance Minister come.
Calling attention to matters of urgent Public Importance
re: Withdrawal of cases during land struggle movement in August 1971

re:- Withdrawal of Cases during land struggle movement in August, 1970

Sri P. Subbaiah:—Our Minister has made a damaging remark.
 Calling attention to matters of Public Importance

re: Beating of Students and breach of peace due to high-handed activities of the Vakadu Educational institutions

Gudur taluk.

Sri P. Subbaya:— The Home Minister has made a categorical statement that he would withdraw the cases.

Sri P. Subbaiah:—There should be no counter statement. It is for us.

Sri J. Vengal Rao:—There are two colleges (1) Arts and Science College and (2) Oriental College under the management of Sri N. Balakrishna Reddy of Vakadu in Vidyanagar. There are a number of thatched buildings used as Class rooms and also as residences of Teaching staff. There are two hostels with a strength of about 800 students, a garden and agricultural farm with a Guest House are there at a distance of two furlongs from the College.

The above mentioned property is being looked after by Sri V. Srinivasulu Reddy, son-in-law of the brother of Sri N. Balakrishna Reddy, since a long time.
Calling attention to matters of Urgent Public Importance re: Beating of Students and breach of peace due to high-handed activities of the Vakadu Educational Institutions Gudur taluk.

As the mangoes were being stolen from the mango garden in the first fortnight of this month, a strict watch was kept by the management. At about 3-00 P.M. on 14-3-1971 two young boys were caught red-handed at the Mango Garden.

One of the boys escaped while the other boy (Ramakrishna Reddy) was produced before Sri Srinivasulu Reddy who beat him with a long 'Zilledu' twig. When the boy revealed that he is a Junior Intermediate Student, he was asked to be taken to the Principal of the College. As the Principal had gone to Nellore, the boy was let off. The students in the Hostel under the instigation of some of the Janasangh boys went to the guest house and beat Srinivasulu Reddy with hands. About half an hour later, the students under the instigation of Venkatasubbaiah, Jayaramraju, Venkatakrishnaiah, Ch. Krishnaiah and some other Janasangh students again formed into an unlawful assembly broke the windows and doors of the Guest House, burnt a few chairs, caused damage to the tractor and also disconnected and broke the telephone. The extent of the damage is to a tune of Rs. 1,500/-.

With great difficulty, Sri Sreenivasulu Reddy could escape from the place. When the matter was represented to the Principal on his return, he pleaded his inability to interfere as the students did not heed the words of his staff members and pelted stones at them when they tried to go near them. On the next morning also the students planned to set fire to the hayricks and the staff quarters. The Police rushed to the scene and prevented further damage and brought the situation under control. Two cases in Cr. Nos. 13/70 and 14/70 were registered at Kota Police Station one on a complaint from Sri Srinivasulu Reddy and the other for alleged wrongful confinement of the Clerk Sri Adinarayana Chetty. The College Staff and the Principal were afraid of further violence and there was a feeling of insecurity among them. The students were in no mood to permit smooth running of the College. The students demanded that Sri Srinivasulu Reddy should be brought to apologise to all the students in public.

The Principal closed the college on 15th and the Hostel on the 16th, though examinations were scheduled to be held on 15th March as he could not proceed with the College work. The boy who was admonished by Sri Srinivasulu Reddy refused to give a statement and go to the Hospital at Kota for examination, treatment and wound certificate. The Hostel Students did not want to give any report. Police pickets were posted in addition to mobile parties and orders under section 144 Cr. P.C. were promulgated from 16-3-1971. After the closure of the college and Hostel, the students have left the College premises. Now the situation is peaceful. The two cases against the students are under investigation.

The incident relating to Mango theft and admonition of a student by Srinivasulu Reddy have served only as a pretext for Janasangh
Calling attention to matters of
Urgent Public Importance
re: Naxalite activities in Vagideru
Burgampad taluk.

inspired students to organise a raid and bring the management to
disrepute. There are ill feelings between the Janasangh and the
management from the last Elections to the Legislative Council,
which have increased during the mid-term elections to Lok Sabha.

re: Naxalite activities in Vagideru Burgampad taluk.

re: Naxalite activities in Vagideru Burgampad taluk.
Calling attention to matters of Urgent Public Importance re: Strike and Victimisation of employees by the Amadalavalasa Sugar Factory.

24th March, 1971

Re: Strike and victimisation of employees by the Amadalavalasa Sugar Factory.
Calling attention to matters of
Urgent Public Importance
re: Strike and Victimisation of
employees by the Amadalavalasa
Sugar Factory.

24th March, 1971

Workers of the Amadalavalasa Sugar Factory have been struck and victimised by the management. The workers have been demanding (i) the withdrawal of the new contract which was imposed on them, (ii) the payment of arrears of wages, and (iii) the compensation for the damages caused to the workers. The management has refused to meet the demands of the workers and has threatened to blacklist the workers who participate in the strike.

The government has been informed about the situation and has assured to take necessary steps to resolve the issue. The government has also assured to provide legal aid to the workers who are facing victimisation by the management.

The workers have been on strike since 1.2.71 and have been experiencing severe hardship. The workers have been demanding the withdrawal of the new contract, payment of arrears of wages, and compensation for the damages caused to them.

The government has assured to take necessary steps to resolve the issue and to provide legal aid to the workers. The workers have been on strike for a long time and are facing severe hardship.

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Calling attention to matters of Urgent Public Importance
re : Nationalisation of trade on 'Thunikaku'

The Hon'ble Member drew attention to matters of Urgent Public Importance re : Nationalisation of trade on 'Thunikaku,' and undertook to move a motion in this House.

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Calling attention to matters of Urgent Public Importance:
re : Nationalisation of trade
on 'Thunikaku'

24th March, 1971

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Calling attention to matters of Urgent Public Importance re: Nationalisation of trade on Thunikaku.
Calling attention to matters of Urgent Public Importance
re: Abnormal prices of tractors being charged by the Agro Industries Corporation.

1. Calling attention to matters of 24th March, 1971

2. Urgent Public Importance

re: Abnormal prices of tractors being charged by the Agro Industries Corporation.

3. Calling attention to matters of Urgent Public Importance

re: Abnormal prices of tractors being charged by the Agro Industries Corporation.

4. Calling attention to matters of Urgent Public Importance

re: Abnormal prices of tractors being charged by the Agro Industries Corporation.
Calling attention to matters of Urgent Public Importance re: Abnormal prices of tractors being charged by the Agro Industries Corporation.

Minister for marketing (Sri Ramachandra Rao Kalyani):—

The Andhra Pradesh State Agro-Industries Corporation is not aware of the break up of the prices charged by the Tamilnadu Agro-Industries Corporation Ltd. This Corporation is broadly following the price fixation formula approved by the State Trading Corporation and the Government of India.

In case of direct imports by the Corporation, the formula applied for fixing the sale price is as follows:

1. Cost & Insurance plus Freight value (Plus)
2. 3% towards port and handling charges (plus)
3. 16¼% Margin on C. I. F. value including 1½% S. T. C's services are to be rendered.
4. Customs duty at actuals (plus)
5. Despatching, Freight as local clearing upto our Godown at actuals (plus)
6. Rs. 150/- up to 20 H. P. and Rs. 150/- plus cost of oils and lubricants towards pre-sale charges;
7. 5% financing etc. charges (plus)
8. Andhra Pradesh General Sales Tax at 5.51%

In the case of tractors purchased from other Corporation, the price fixation formula followed by us is as follows:

The Government of India allocates tractors for distribution to certain corporations which are generally in States having port facilities or where these tractors are assembled from parts imported in semi-knocked-down condition.

1. Purchase price plus C. S. T. paid to them (plus)
Calling attention to matters of Urgent Public Importance
re: Abnormal prices of tractors being charged by the Agro Industries Corporation.

2. 11% Margin on C. I. F. (4% being appropriated by the other Corporation) out of which 3 Free after sales services are to be rendered) (Plus)

3. Despatching, Freight and other charges at actuals (plus)

4. Cost of Pre-sale service if not done already by other Corporation (plus)

5. 9% Financing etc. charges (plus)

6. Andhra Pradesh General Sales Tax at 5.51%

The price at which we are supplying those tractors to farmers has a direct bearing on the varying price structure for the tractors supplied to us. For example previously U. P. Agri was supplying Zetor 2011 tractor @ Rs. 12,400/-approximately, whereas presently they are charging us Rs. 13,500 approximately, for the present consignment of the same tractor. Similarly, previously, Tamil Nadu Supplied to us Byolarus tractors at Rs. 15,400 whereas they are now charging us Rs. 17,100 for the same tractor. Supply of tractors for this State is being mostly made through other Corporations whereby freight and other incidentals are further added on fixing the sale price in this State. Further, being in land, we are incurring heavy expenditure on freight and other incidentals, whereas Tamil Nadu is at an advantage, Madrasl being a sea-port. Therefore Tamil Nadu Corporation rates will always be more favourable than ours.

It is not clear what the Tamil Nadu Corporation quoted for earlier consignments of tractors. It may be pointed out that in general that for recent consignments; there has been considerable increase in C.I.F. price itself. In fact the A. P. Corporation has also sold some Byalarus tractors at Rs. 18,000 about six months ago, and also some other tractors at Rs. 20,000 which compare well with Tamil Nadu prices.

The latest tentative prices fixed for the various makes of tractors now under distribution by this Corporation are as follows:

- Byalarus (50 HP) Rs. 22,500
- Zetor 2011 (20 HP) Rs. 17,500
- Zetor 5511 (55 HP) Rs. 24,450
- U. 650 M (65 HP) Rs. 25,690

The difference cannot be explained unless the fact whether the Tamil Nadu rate is the current rate or the old rate is known. To know the position and be sure of our ground, we must correspond with Tamil Nadu, get to know the facts, and also ascertain
the break up of the price and the various margins thereof. Apart from the above the following factors influence our higher cost, particularly in respect of tractors purchased from the Corporations:

1. Freight and other incidentals from the port of landing.
2. Margins of the importing Corporation and probably local sales.

Till such time as the real cost and break up of the cost of the Tamil Nadu tractors is known, it is not possible to answer the Hon’ble Member’s question with any assurance.

The A. P. Corporation is broadly following the formula approved by the State Trading Corporation and the Government of India infixing its rates.

POINT OF INFORMATION

re: Sales tax on ready made garments.

Till such time as the real cost and break up of the cost of the Tamil Nadu tractors is known, it is not possible to answer the Hon’ble Member’s question with any assurance.

The A. P. Corporation is broadly following the formula approved by the State Trading Corporation and the Government of India infixing its rates.
PAPERS LAID ON THE TABLE:

Amendments to the Co-operative Societies Rules, 1964,


Dr. M. N. Laksminarasaiah, Minister for Transport Sir, I beg to lay on the Table under sub-section (3) of section 133 of Motor Vehicles Act, 1939, copies of the Notifications issued under Memo No. 1442/Tr. I/70-14, Home (Tr. I) Department, dt. 30-11-70 containing an amendment to the Andhra Pradesh Motor Vehicles Rules, 1964.

Rules relating to the transactions in respect of deposits, issued in G. O. M. S. No. 519 Municipal Administration, dated 4-9-70.

3. Sri N. Chenchurama Naidu, Minister for Municipal Administration:- Sir, I beg to lay on the Table a copy of the Rules relating to the transactions in respect of deposits etc., issued in G. O. Ms. No. 519, Municipal Administration, dated 4-7-70 and published in Rules Supplement to Part-I of the Andhra Pradesh Gazette dated 23-7-70, as required under sub-section (2) of section 327, of the Andhra Pradesh Municipalities Act, 1965.

Rules made under the Municipalities Act, 1965.

4. Sir, I beg to lay on the Table copies of the following Rules made under the Andhra Pradesh Municipalities Act, 1965 as required under sub-section (2) of section 327 of the said Act.

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<td>G. O. Ms. No. 406, M. A. dt. 27-5-70</td>
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Papers laid on the table:


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


The Andhra Pradesh Minor Forest Produce (Regulation of Trade in Abnus Leave) Rules, 1970.

Sri S. Suryanarayana Raju:—Sir, I beg to lay on the Table a copy of the Andhra Pradesh Minor Forest Produce (Regulation of Trade in Abnus Leave) Rules, 1970 made in exercise of the powers conferred by Section 19(8) of the Andhra Pradesh Minor Forest Produce (Regulation of Trade) Ordinance, 1970, read with Section 24(2) of the Andhra Pradesh Minor Forest Produce (Regulation of Trade) Act, 1971 and published as Notification No. 30 of the Rules Supplement to Part-11 Extraordinary of the Andhra Pradesh Gazette, dated 5th December, 1970.

Amendment to the Andhra Pradesh Khadi and Village Industries Board Rules, 1969.

Sri G. C. Venkanna:—Sir, I beg to lay on the Table a copy of the amendment to the Andhra Pradesh Khadi and Village Industries Board Rules, 1969, made in G.O.Ms. No. 102, Industries and Commerce dated 5th February 1971 as required by sub-sections (3) of Section 28 of the Andhra Pradesh Khadi and Village Industries Board Act, 1958 as amended by the Andhra Pradesh Khadi and Village Industries Board (Amendment) Act, 1962.

Mr. Chairman: Papers laid.

PRESENTATION OF THE REPORTS OF THE COMMITTEE OF PRIVILEGES

Sri A. Someswara Rao (Nidumolu):—Sir, on behalf of Sri Vasudev Krishnaji Naik, Chairman, Committee of Privileges, I beg to present the Seventh and Eight Reports of the Committee of Privileges on the following two Questions of privileges........

1. Question of Privilege which was referred to the Committee on 10th September, 1969 (notice given by Sri T. G. L. Thimmiah, M.L.A.)

2. Question of Privilege which was referred to the Committee on 31st March, 1970 (notice given by Sri Vavilala Gopala-krishnayya, M.L.A.)

Mr. Chairman:—Reports presented.
Motion under rule 265: 24th March, 1971

re : Leave of Absence to
Smt. Rama Kumari Devi, M.L.A.,
Government Bills:
The Andhra Ceiling in Agricultural
Holdings (Amendment) Bill, 1971.

MOTION UNDER RULE 265 OF THE ASSEMBLY RULES

re : Leave of Absence to Smt. Rama Kumari Devi, M.L.A.,
Dr. M. N. Lakshminarasiah : Sir, I move:

"That under Rule 295 of the Andhra Pradesh Legislative Assembly Rules, leave of absence be granted for this Session to
Smt. Rama Kumari Devi, M.L.A., as she is ill."

Mr. Chairman : Motion moved.

(Pause).

The Question is:

"That under Rule 265 of the Andhra Pradesh Legislative Assembly Rules, leave of absence be granted for this session to
Smt. Rama Kumari Devi, M.L.A., as she is ill."

The Motion was adopted.

GOVERNMENT BILLS

Mr. Chairman:—I will verify it and let you know about it.
Government Bills:


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...
Government Bill:


Government Bills:

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(1) The Andhra Pradesh ceiling on Agricultural Holdings (Amendment) Bill, 1971, was introduced in the Assembly on the 24th March, 1971.

(2) The Bill seeks to amend the Andhra Pradesh Agricultural Holdings Act, 1957, to provide for a ceiling on the holding of agricultural land. The Bill proposes to increase the ceiling from the existing limit of 15 acres to 20 acres for individual holding of agricultural land. The Bill also provides for a ceiling on the aggregate holding of agricultural land by a landlord or a group of landlords, to be determined by the State Government.

The Bill is intended to prevent the concentration of land holdings among a few individuals or landlords, thereby ensuring a fair distribution of land among all farmers. The Bill is expected to benefit a large number of small and marginal farmers who currently have limited access to land.

(3) The Bill also seeks to provide for the acquisition of agricultural land by the State Government for public purposes, including the development of infrastructure and the provision of public facilities.

The Bill is expected to receive the support of the government and the farmers' community, and is likely to be passed by the Assembly without much opposition.

The Bill is a significant step towards the realisation of the government's vision of a just and equitable agricultural land system, and is likely to have a positive impact on the agricultural sector in Andhra Pradesh.
Government Bills:

(Sri G. Venkata Reddy in the chair)
Government Bills:

24th March, 1971

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...

What future holds and at what time, nobody can say with any precision. One part of the programme is with regard to the holdings. What are their extent and size, whether they are consolidated or not. Land reforms and consolidation of small holdings are item for consideration. Unless there is special legislation or something I don't know that legal experts must say whether, Constitution has to be amended. Therefore 18th December, 1970 was decided on 1870. The following are the details. What is the rate? The rate is not fixed. The rate is assessed, say 2, 3, 4, or 5. For instance sugar cane forming 60% of the rate of the total income. Highly developed lands, say for 80% or 90% of the income, the individual tax rate will be. The rate would be double or triple. More food means growmore food.
The rate at which compensation payable under Section 10 shall be calculated: In respect of lands taken over by the Revenue Divisional Officer shall be as follows:

For the first 4½ family holdings
In excess of the ceiling area: ... 5 times the gross income
For the next 4½ family holdings: ... 4 times the gross income
For the balance of the family holding ... 3 times the gross income

Government Bills:

24th March, 1971


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Mr. Speaker:-- The question is:

"That the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Bill, 1971 be read a first time.

The motion was adopted.

Sri K. Brahmananda Reddy:-- I beg to move:

"That the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Bill, 1971 be read a second time."

Mr. Speaker:-- Motion moved.

Sri S. Vemayya:-- Sir, I beg to move:

"That the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Bill, 1971, be referred to a Select Committee".

Mr. Speaker:-- Amendment moved.

(Pause)

The question is:

"That the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Bill, 1971 be referred to a Select Committee."

The motion was negatived.

Sri S. Vemayya:-- Sir, I beg to move.

"That the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Bill, 1971, be circulated for eliciting public opinion thereon".

Mr. Speaker:-- Amendment moved.

(Pause)

The question is:

"That the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Bill, 1971, be circulated for eliciting public opinion thereon".

The motion was negatived.

Mr. Speaker:-- The question is:

"That the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Bill, 1971, be read a second time".

The motion was adopted.

CLAUSE 2

Sri S. Vemayya:-- Sir, I beg to move:

"In Section 3 of the principal Act for the words "four and a half times the family holding" substitute the words "fifteen acres of wet land or thirty acres of dry land".

Mr. Speaker: Amendment moved.

The question is:

"In section 3 of the Principal Act for the words "four and a half times the family holding", substitute the words "fifteen acres of wet land or thirty acres of dry land".

The motion was negatived.

Sri S. Vemayya: Sir, I beg to move:

"In sub-section (2) of Section 3 of Principal Act, for the words 'shall be........excess of five', substitute the words 'an extent of three acres of wet land or six acres of dry land shall be allowed for every additional member in the family':

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

"In sub-section (2) of section 3 of the Principal Act for the words 'shall be........excess of five' substitute the words 'an extent of three acres of wet land or six acres of dry land shall be allowed for every additional member in the family'.

The motion was negatived.

Mr. Speaker: The question is:

"That Clause 2 do stand part of the Bill.

The motion was adopted.

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

"After Clause 2 of the Bill, the following new clause shall be inserted, as Clause 3 namely,

After Section 12 of the Principal Act, the following section shall be inserted, namely,

"12-A. Computation of ceiling area in certain areas

Not withstanding anything in this Act,.....

(i) no alienation made by any person whose holding as on the 18th December 1970 is in excess of the ceiling area under this Act as and contained in the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Act, 1971, by way of sale, gift, exchange or usufructuary mortgage, and no partition of such holding effected after that date shall be deemed to affect the extent of land which any person is liable to surrender under this Act.
Government Bills:  
24th March, 1971  

as aforesaid, and the land covered by such sale, gift, exchange, usufructuary mortage or partition shall be taken into account for the purpose of determining the ceiling area;

(ii) for the purposes of this Act as amended as aforesaid, notified date shall be such date as may be notified by the Government in this behalf”.

Sri Vavilala Gopalakrishnayya:— I beg to move.

“for the words ‘on the 18th December, 1970 in the amendment moved by the Chief Minister, substitute the words ‘from the date of the enactment of the principal Act”

Mr. Speaker:— Amendment moved.

(Pause)

The question is:

“for the words ‘on the 18th December, 1970, in the amendment moved by the Chief Minister, substitute the words ‘from the date of the enactment of the Principal Act”.

The motion was negatived.

Mr. Speaker:— The question is:

“After Section 12 of the principal Act, the following section shall be inserted, namely,

Notwithstanding anything in this

“12-A. Computation of ceiling area in certain cases

(i) no alienation made by any person whose holding as on the 18th December, 1970 is in excess of the ceiling area under this Act as amended by the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Act, 1971, by way of sale, gift, exchange or usufructuary mortgage, and no partition of such holding effected after that date, shall be deemed to affect the extent of land which any person is liable to surrender under this Act as amended as aforesaid, and the land covered by such sale, gift, exchange, usufructuary mortgage or partition shall be taken into account for the purpose of determining the ceiling area:

(ii) for the purposes of this Act as amended as aforesaid, notified date shall be such date as may be notified by the Government in this behalf”.

(Pause)
The motion was adopted.

Sri K. Brahmananda Reddy:—Sir, the rest of the clauses have to be re-numbered consequently.

Mr. Speaker:—Yes, consequential re-numbering of the clauses will be done.

EXISTING CLAUSE 3

Mr. Speaker:—The question is:

"That Clause 3 do stand part of the Bill"

The motion was adopted.

EXISTING CLAUSE 4.

Sri K Brahmananda Reddy:—Sir, on behalf of Sri K. Vijaya Bhaskara Reddy, Minister for Finance, with your permission, I beg to move:

"In clause 4 (i), in item (ii) of the explanation to new clause (aa) of Section 16 of the principal Act for the words 'by the Government', substitute the words 'by a State Government or the Central Government'."

Mr. Speaker:—Amendment moved.

(Pause)

The question is:

"In clause 4 (i), in item (ii) of the Explanation to new clause (aa) of Section 16 of the Principal Act for the words 'by the Government', substitute the words 'by a State Government or the Central Government'."

The motion was adopted.

Mr. Speaker:—The question is:

"That Clause 4 as amended do stand part of the Bill".

The motion was adopted.

Clause 1, Enacting Formula and Long Title.

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

"for sub-clause (2) of Clause 1, substitute the following:

(2) It shall be deemed to have come into force on 18th December 1970".

Mr. Speaker :— Amendment moved.
Sri Vavilala Gopalakrishnayya :— Sir, I beg to move:

"For sub-clause (2), of Clause 1, substitute the following:

'(2) It shall be deemed to have come into force from the date of enactment of the Principal Act'.

Mr. Speaker :— Amendment moved.

Mr. Speaker :— The question is:

"For sub-clause (2) of Clause 1, substitute the following:

'(2) It shall be deemed to have come into force from the date of enactment of the Principal Act'.

The motion was negatived.

Mr. Speaker :— The question is:

"For sub-clause (2) of Clause 1, substitute the following:

'(2) It shall be deemed to have come into force on 18th December 1970'.

The motion was adopted.

Mr. Speaker :— The question is:

"That Clause I as amended, an the Enacting Formula and Long Title do stand part of the Bill'.

The motion was adopted.

Sri K. Brahmananda Reddy :—

The question is:

"That the Andhra Pradesh Ceiling on Agricultural Holding (Amendment) Bill, 1971, be read a third time.'

Mr. Speaker :— Motion moved.
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The Andhra Pradesh ceiling on Agricultural Holdings (Amendment) Bill, 1971

The Andhra Pradesh ceiling on Agricultural Holdings (Amendment) Bill, 1971

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Mr. Speaker:— The question is:

"That the Andhra Pradesh Ceiling on Agricultural Holdings (Amendment) Bill, 1971, be read a third time."

The motion was adopted.

THE ANDHRA PRADESH MOTOR VEHICLES TAXATION (AMENDMENT) BILL, 1971

The Minister for Transport:—

(Dr. M. N. Lakshminarasaiah):— Sir, I beg to move:

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1971, be read a first time."

Mr. Speaker:— Motion moved.

There have been cases of fraud committed in the system resulting in loss of revenue to the Government. There have been cases of fraud committed in the system resulting in loss of revenue to the Government.
Government Bills: 24th March, 1971

అంధ్రప్రదేశ్ గవర్నమెంట్ పిలిచి ఉన్న మార్గదర్శనాలను విలువైన రాజక్షణ యూనిట్షన్ ను తెలుపడానికి పిలిచిపోయాడు.

తి. 30. మీ. ప్రచురమనికి: — మొదటి రోజి సమయం ప్రత్యేకము ఉండాలి అవసరం?

తి. 31. మీ. ప్రచురమని: అనేక సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 32. మీ. ప్రచురమని: అంధ్రప్రదేశ్ ప్రభుత్వంలో ఆధ్యాత్మక పిల్లలు ఉన్నాం?

తి. 33. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 34. మీ. తి. ప్రచురమని: అంధ్రప్రదేశ్ ప్రభుత్వంలో ఆధ్యాత్మక పిల్లలు ఉన్నాం?

తి. 35. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 36. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 37. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 38. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 39. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 40. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 41. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 42. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 43. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 44. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?

తి. 45. మీ. తి. ప్రచురమని: ఐదు సమయం సమయం కొంతం, అప్పటి అవసరం ఇంచింది?
Mr. Speaker:— The question is:

"The Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1971, be read a first time".

The motion was adopted.

Dr. M. N. Lakshminarasayya:— I beg to move:

"The Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1971, be read a second time."

Mr. Speaker:— Motion moved.

(Pause)

The question is:

"The Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1971, be read a second time."

The motion was adopted.

Mr. Speaker:— There is an amendment given notice of by Sri Vavilala Gopalakrishnayya:

Sri Vavilala Gopalakrishnayya:— Sir, I beg to move:

"In Clause 2 for the words "any Scheduled Bank" substitute the words "State Bank of India."

Mr. Speaker:— Motion moved.

(Pause)

The question is:

"In Clause 2 for the words "any Scheduled Bank" substitute the words "State Bank of India."

The amendment was negatived.

Dr. M. N. Lakshminarasayya:— Sir, I beg to move:

"Add the following at the end of Clause 2 —

CLAUSE 2.

Mr. Speaker:— There is an amendment given notice of by Sri Vavilala Gopalakrishnayya:
Government Bills.
The Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1971

"or in such other manner as may be prescribed."
The amendment was adopted.

Mr. Speaker:— The question is:
"Clause 2 as amended do stand part of the Bill."
The motion was adopted. Clause 2 was added to the Bill.

CLAUSE 1

Mr. Speaker:— The question is:
"Clause 1 do stand part of the Bill."
The motion was adopted. Clause 1 was added to the Bill.

PREAMBLE

Mr. Speaker:— The question is:
"Preamble do stand part of the Bill."
The motion was adopted. Preamble was added to the Bill.

Sir, I beg to move:
That The Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill 1971, be read a third time.

Mr. Speaker:— Motion moved.

(Pause)

Mr. Speaker:— The question is:

"That The Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1971, be read a third time."
The motion was adopted,
The House then adjourned till half past Eight of the Clock on Thursday, the 25th March, 1971.