THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES.

Twelfth day of the Sixth Session of the

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY.

Monday the 2nd August, 1971.

The House met at Three of the Clock.

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

Opening of Construction Division

221—

*614 (1699) Q.—Sri A. Madhava Rao (Nellore):— Will the hon' Deputy Chief Minister be pleased to state:

(a) whether the Government propose to take up construction work departmentally by opening Construction Divisions for all original works at the first instance with a view to extend to maintenance at a later date;

(b) whether the Government is aware that this will increase employment potential and also give opportunity for small contractors to do works;

(c) if answer to (a) is in affirmative, when the Government is going to start this; and

(d) if not, the reasons therefor?

The Deputy Chief Minister (Sri J.V. Narsinga Rao):-

(a); (b); (c); (d):— Taking up works departmentally may increase employment potential to some extent; but it will not benefit small contractors since works will be executed by engaging labour direct. There is no proposal at present to take up all original works departmentally. If and when considered necessary, the works will be taken up departmentally with reference to nature of work, response from the contractors etc. However, on experimental basis certain maintenance and special repair works to Buildings and Roads have been taken up.
Oral Answers to Questions

204 2nd August, 1971

Sir, the Minister for Agriculture asked if there was any scope for the development of the department. The Hon. Deputy Chief Minister answered that there was no scope for the development of the department. Is it not a reflection on the department? The answer given by the Hon. Deputy Chief Minister was that there was no scope for the development of the department.

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Oral Answers to Questions. 2nd August, 1971. 205

I have not given up this in spite of anybody saying anything. I am anxious to see that departmental works are done departmentally.
222—

*648 (1783) Q.— Sri K. Muniswamy: (Satyavedu):— Will the hon. Deputy Chief Minister be pleased to state:

(a) whether there is any proposal with the Government to construct an over bridge at Sullurupet on the railway line which is passing in the midst of the town;

(b) if so, when; and

(c) if not, the reasons therefor?

Sri J.V. Narasinga Rao:—

(a) No, Sir.

(b) Does not arise.

(c) The road crossing the railway line in Sullurupet town is not under the control of R & B Department. Originally it was under the control of Zilla Parishad. It has since been handed over to the Commissioner, Atomic Energy.
Sri J. V. Narsinga Rao:— The estimates in respect of Kakinada is yet to be received from the Chief Engineer, Roads & Buildings.

Panchayat Journal

223—

*60 (1056)Q.— Sri R. Mahananda (Darsi):— Will the hon. Minister for Panchayat Raj be pleased to state:

(a) the number of copies of “Panchayat Journal” being printed every month;

(b) what are the monthly establishment charges of the staff working for this “Journal”;

(c) whether it is compulsory on the part of the Grama Panchayats to subscribe to this Panchayat Journal; and

(d) whether there is any proposal to reduce the expenditure on the publication on this journal?

The Minister for Panchayat Raj (Sri T. Ramaswamy):—

(a) 18,500 copies.

(b) Rs. 1,233/- per month.

(c) Yes, Sir.
(d) The State Chamber of Panchayati Raj is taking steps to reduce expenditure on the production of the journal.

Sri N. Ramachandra Reddy (Domakal):- Is there any restriction that it should be run on no profit and no loss basis? If so what is done?
Oral Answers to Questions. 2nd August, 1971.

(a) Will the hon. Minister for Panchayat Raj be pleased to state:

(a) how many transfers of teachers are ordered by the Panchayat Samithis in Ongole, Nellore an Guntur Districts from July, 70 to up to the end of September 70;

(b) Were all these transfers duly approved by the District Educational Officers;

(c) Were there any representation against those transfers; and

(d) What is the action taken by the Government in the case of irregular transfers, if any?

Sri T. Ramaswamy.

(a) Ongole District — 335
Nellore District — 143
Guntur District — 193

(b) The number of transfers approved by the District Educational Officers are as follows:
Ongole District — 24
Nellore District — 67
Guntur District — Nil

(c) & (d) Yes, Sir. The representations against the transfer orders received are being examined in consultation with the Block Development Officers, District Educational Officers and Secretary, Zilla Parishads concerned.
We are taking explanation of the B. D. O., remarks of the B. D. O. and the Secretary of the Zilla Parishad.

We are taking explanation of the B. D. O., remarks of the B. D. O. and the Secretary of the Zilla Parishad.
Sri N. Ramachandra Reddy:- I am asking the real position. I am not asking about the individual.
Sri C. V. K: Rao:—I raise a point of order.

Mr. Speaker:—There is no point of order.
Oral Answers to Questions.

2nd August, 1971.

(Answers)

1. The Minister of Agriculture was asked a question regarding the fertilizer policies of the Government. The Minister replied that the government had introduced a new policy of fertilizer distribution to ensure that the farmers receive the required quantities of the necessary fertilizer at a subsidized rate. This policy is expected to be implemented from the next financial year onwards.

2. The question was then asked regarding the progress of the new policy in the first few months. The Minister assured the House that the implementation of the policy is on track and the farmers are already benefiting from it. He also highlighted the efforts made by the government to provide necessary support to the farmers to ensure their productivity.

3. Another question was raised regarding the allocation of funds for the fertilizer subsidy. The Minister stated that the government has allocated sufficient funds for the subsidy to cover the entire requirement of the farmers. He also mentioned that the allocation of funds will be reviewed periodically to ensure that the farmers continue to receive the required support.

4. The Minister was asked if the government will continue to provide support to the farmers in the years to come. He assured the House that the government is committed to providing necessary support to the farmers to ensure their productivity and livelihood. He also mentioned that the government will continue to monitor the progress of the policy and make any necessary adjustments to ensure the farmers receive the required support.

5. The question was then asked regarding the impact of the new policy on the overall production of crops. The Minister stated that the policy is expected to have a positive impact on the overall production of crops. He also mentioned that the government will continue to monitor the production and make any necessary adjustments to ensure the farmers receive the required support.

6. The Minister was asked if the government will provide any special support to the farmers in the coming years. He assured the House that the government will continue to provide necessary support to the farmers to ensure their productivity and livelihood. He also mentioned that the government will continue to monitor the progress of the policy and make any necessary adjustments to ensure the farmers receive the required support.

7. The question was then asked regarding the steps taken by the government to ensure the availability of the required quantities of fertilizer. The Minister stated that the government has taken several steps to ensure the availability of the required quantities of fertilizer. He also mentioned that the government will continue to monitor the situation and make any necessary adjustments to ensure the farmers receive the required support.

8. The Minister was asked if the government will continue to provide support to the farmers in the years to come. He assured the House that the government is committed to providing necessary support to the farmers to ensure their productivity and livelihood. He also mentioned that the government will continue to monitor the progress of the policy and make any necessary adjustments to ensure the farmers receive the required support.

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Constitution of District Educational Councils

225—

*1030 (836):—Q.— Sri C.V. K. Rao.— Will the hon. Minister for Education be pleased to state:

(a) whether there is any proposal with the Government to constitute District Educational Councils; and

(b) if so, when will this proposal come into effect?

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

(a) No, Sir.

(b) Does not arise.

Construction of Buildings for Government Colleges

226—

*1040 (1243) Q.— Sri R. Satyanarayana Raju (Narsapur):— Will the hon. Minister for Education be pleased to state:

(a) The number of Government colleges in the state functioning in Government Buildings and in private buildings; and

(b) when will Government construct buildings for the latter category?

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

(a) Andhra Telangana

<table>
<thead>
<tr>
<th>Government</th>
<th>...</th>
<th>...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zilla Parishad School Buildings (temporarily)</td>
<td>...</td>
<td>19</td>
</tr>
<tr>
<td>...</td>
<td>...</td>
<td>13</td>
</tr>
<tr>
<td>...</td>
<td>4</td>
<td>—</td>
</tr>
</tbody>
</table>
Oral Answers to Questions. 2nd August, 1971. 215

Municipal School Buildings

Govt. College, Palakol (temporarily) 1 —
Rented ... ... 2 2
Rent free ... ... 3 2

29 17

(b) Construction of buildings for the Government Colleges now located in private buildings will be taken up on priority basis subject to availability of funds under Plan.

The construction of semi-permanent structures for the following Govt. Colleges is now taken up:-

1. Govt. College, Palakole.
2. Govt. College, Gudur,

Sir, a five-year old girl was killed and another 50 students got injuries when a portion of roof of a class-room collapsed yesterday morning in a school at Osman Shahi, and at that time it was stated that a teacher was taking lessons in the class-room.
Oral Answers to Questions.

Appointment of Legislators to the Governing Bodies of Colleges

227—

*1051 (1266) Q.— Sri R. Satyanarayana Raju:— Will the hon. Minister for Education be pleased to state:

(a) whether there is any proposal with the Government to appoint the M.L.As. and M.L.Cs. of that area as members of the Governing bodies of the Government and non-Government Colleges in the State: and

(b) if so, whether a copy of the rules pertaining to it will be placed on the Table of the House?

Sri P.V. Narasimha Rao:—

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

Absorption of Teachers into Government Service

228—

*1081 (1354) Q.— Sri D. Venkatesam:— Will the hon. Minister for Education be pleased to state:

whether the teachers who have opted for Government Service have been absorbed into the Government Service in different districts;

(b) if so, the number of teachers who gave their willingness for absorption into Government Service in Chittor District;

(c) whether the teachers who have not given their willingness for absorption to Government Service have been transferred from Junior Colleges to other Z. P. High Schools in the Districts; and

(d) what are the conditions for absorption into the Government Service for the employees from Z. P. Service?

Sri P.V. Narasimha Rao:—

(a) The teachers have not yet been absorbed.
(b) Does not arise.
(c) Does not arise.
(d) The matter is under consideration of the Government.

Loans to unemployed Veterinary Graduates

229—

*1401 Q.— Sri Dhanenkula Narasimbam (Udayagiri).— Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Government will advance loans to unemployed veterinary graduates for starting dairy farms; and

(b) if so, the amount of loan that will be given by the Government?

The Minister for Agriculture (Sri Kakani Venkata Ratnam):—

(a) No, Sir.

(b) Does not arise.

The Minister for Agriculture (Sri Kakani Venkata Ratnam):—

(a) Ongole breed of cattle are not being exported to any foreign country.

(b) Does not arise.

230—

Export of the Ongole Breed Cattle

*1404. Q. — Sri Dhanenkula Narasimham:— Will the hon. Minister for Agriculture be pleased to state:

(a) the names of countries to which Ongole breed cattle are being exported; and

(b) the amount realised by the State by such exports during 1960-70?

The Minister for Agriculture (Sri Kakani Venkata Ratnam):—

(a) Ongole breed of cattle are not being exported to any foreign country.

(b) Does not arise.
Rail-R.T.C. Bus collision between Mandavalli-Kaikalur

231—

*671 (1860) Q.— Sri Ch. Panduranga Rao (Kaikalur):- Will the hon. Minister for Transport be pleased to state:

(a) whether any enquiry was conducted into the Rail-R.T.C. bus collision that took place on 6-8-1970 at the un-manned level crossing between Mandavalli-Kaikalur in Krishna District;

(b) if so, what are the findings of the enquiry;

(c) whether any compensation was paid to the victims; and

(d) if so, by whom and to whom and how much?

The Minister for Transport (Sri M.N. Lakshminarasaiah):-

(a) Departmental enquiry was conducted by the R.T.C. Officials and also the Railways have conducted their own enquiry. The Police have also conducted the enquiry into this collision. It is learnt that the Bus Driver has been charge-sheeted and the criminal case is pending.

(b) In view of the fact that the case is under enquiry in the Court of Motor Accidents Claims Tribunal, the matter is sub-judice now. The findings of the departmental enquiry cannot be disclosed at this stage.

(c) No, claims for compensation have been filed by the next of kin in the Motor Accidents Claims Tribunals.

(d) A.P.S.R.T.C. has made ex-gratia payment at a rate of Rs 300/- each to the next of kin of the deceased and Rs. 200/- each to those seriously injured. Statements of ex-gratia amount paid are placed on the table of the House.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the deceased</th>
<th>Address</th>
<th>Amount paid</th>
<th>Payment made to</th>
<th>Relationship with deceased</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Chinnamsetti Satyanarayana</td>
<td>Fourth Ward, Korukollu, Vemavarapupadu (P.O.), Kaikalur Tq., Krishna Dist.</td>
<td>Rs. 300/-</td>
<td>Chinnamsetti Musalamamma</td>
<td>Wife</td>
</tr>
<tr>
<td>2</td>
<td>Numma Mahankalaswamy</td>
<td>Vemavarapupadu (P.O.), Kaikalur Tq., Krishna Dist.</td>
<td>300/-</td>
<td>Numma Syamalamba</td>
<td>Wife</td>
</tr>
<tr>
<td>3</td>
<td>Neelam Nancharamma</td>
<td>Tamarakollu (P.O.), Kaikalur Tq., Krishna Dist.</td>
<td>300/-</td>
<td>Neelam Venkateswara Rao</td>
<td>Son</td>
</tr>
<tr>
<td>4</td>
<td>Uppalpati Venugopalarao</td>
<td>Tamarakollu, Kaikalur Tq., Krishna Dist.</td>
<td>300/-</td>
<td>Uppalpati Damayanti</td>
<td>Wife</td>
</tr>
<tr>
<td>5</td>
<td>Kotti Rajeswaran</td>
<td>w/o Kotti Satyanarayana, Kamalapuram, Masuipatnam Taluq, Krishna Dist.</td>
<td>300/-</td>
<td>Kotti Salyanarayana</td>
<td>Husband</td>
</tr>
<tr>
<td>6</td>
<td>Inti Kornelu</td>
<td>Ramavaram, Kaikalur Tq., Krishna Dist.</td>
<td>300/-</td>
<td>Inti Maruthamma</td>
<td>Wife</td>
</tr>
<tr>
<td>7</td>
<td>Kattireddi Nagaratnam</td>
<td>D/o Kattireddi Satyanarayana, Chinapolleru, Bhimavaram Tq., W.G. Dist.</td>
<td>300/-</td>
<td>Kattireddi Satyanarayana</td>
<td>Father</td>
</tr>
<tr>
<td>8</td>
<td>Unidentified</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Unidentified</td>
<td></td>
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</table>

Total: Rs. 2,100/-
(Enclosure to LA No. 1860 (starred) by Sri Ch. Pandurangn Rao, M.L.A.)

STATEMENT OF EX-GRATIA AMOUNT PAID TO THE SERIOUSLY INJURED PERSONS
(Placed on the table of the House)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of injured</th>
<th>Address</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>M. Veerabhadra Rao</td>
<td>Vemavarappadu, Kaikalur Tq., Krishna Dist.</td>
<td>Rs. 200/-</td>
</tr>
<tr>
<td>2</td>
<td>Sri Sanyasi</td>
<td>Surp.ench, Proddevaka, Kaikalur Tq., Krishna Dist.</td>
<td>200/-</td>
</tr>
<tr>
<td>3</td>
<td>Volugu Bharati</td>
<td>W/o K.ishna Rao, Carpenter, Tamarakollu, Bhimavaram Tq</td>
<td>200/-</td>
</tr>
<tr>
<td>4</td>
<td>Kattireddi Jagadamba</td>
<td>W/o Kattireddi Satyanarayana, Chinapolleru, Bhimavaram Tq., W.G. Dist.</td>
<td>200/-</td>
</tr>
<tr>
<td>5</td>
<td>Javvadi Pitlalayya</td>
<td>Hotel Proprietor, Vemavarappadu, Kaikalur Tq., Krishna Dt.</td>
<td>200/-</td>
</tr>
<tr>
<td>6</td>
<td>Nandiboyina Venkateswara Rao</td>
<td>Korukollu, Kaikalur Tq.</td>
<td>200/-</td>
</tr>
<tr>
<td>7</td>
<td>M. Markandeyulu</td>
<td>Vemavarappadu, Kaikalur Tq.</td>
<td>200/-</td>
</tr>
<tr>
<td>8</td>
<td>M. Subba Rao</td>
<td>Tamarakollu, Kaikalur Tq.</td>
<td>200/-</td>
</tr>
<tr>
<td>9</td>
<td>Ullumparati Sri ramulu</td>
<td>Achanti, Vemavaram, Narasapuram Tq., W.G. Dist.</td>
<td>200/-</td>
</tr>
<tr>
<td>10</td>
<td>Tota Venkata Subba Rao</td>
<td>Landlord, Avakuru, Kaikalur Tq.</td>
<td>200/-</td>
</tr>
<tr>
<td>11</td>
<td>J. Seshavataram</td>
<td>Proprietor, Medical Shop Pedatumidi, Kaikalor Tq.</td>
<td>200/-</td>
</tr>
<tr>
<td>12</td>
<td>Maroju Venkateswara Rao</td>
<td>Goldsmith, Korukollu, Kaikalor Tq.</td>
<td>200/-</td>
</tr>
<tr>
<td>13</td>
<td>Chunnamasetti Venkayya</td>
<td>Second Ward, D.O. 1/86 Korukollu, Daikalur Tq.</td>
<td>200/-</td>
</tr>
<tr>
<td>14</td>
<td>Moturi Satyanarayana</td>
<td>Chigurukota (P.O.), Kaikalur Tq.</td>
<td>200/-</td>
</tr>
<tr>
<td>15</td>
<td>Kodamnchilli Ramulu</td>
<td>Achanta Vemavaram, Narasapuram Tq., W.G. Dt.</td>
<td>200/-</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td>Rs. 3,000/-</td>
</tr>
</tbody>
</table>
Nationalisation of Bus Services

*397—Sarvasri Dhanenkula Narasimham and S Vemayya (Sarvepalli):- Will the hon. Minister for Transport be pleased to state:

(a) the districts in the state where bus services have been nationalised by the Government;
Oral Answers to Questions. 2nd August, 1971.

(b) whether there is any proposal to nationalise bus services in other districts;

(c) whether permission is being granted for operating private buses in the districts where bus services have been nationalised;

(d) the basis on which such permission is being granted;

(e) whether private individuals will be permitted to ply buses in competition with the R.T.C. buses in the districts where bus services have been nationalised; and

(f) whether bus routes will be put to auction in the districts, where the routes were not nationalised?

Sri M.N. Lakshminarasiah:-

(a) All districts of Telangana area, and the districts of Krishna, West Godavari and Guntur in Andhra area.

(b) Yes, Sir. Schemes have been published to nationalise some routes in Ongole District. Some schemes relating to Kurnool district have been approved by the Government and some of them have been already taken over. Besides, the Corporation proposes to nationalise long distance routes connecting the important places in the State. Besides these there is at present no proposal to nationalise services in other districts.

(c) Yes, Sir. Permission is being granted for operating private buses to the extent permissible, according to the conditions stipulated in the several schemes of APSRTC which differ from district to district and areas in the districts where bus service has been nationalised completely or partially. (By introducing long distance routes.

(d) Permission is being granted for operating private bus services on the nationalised bus routes on the basis of the provisions contained in the approved schemes;

(e) No, Sir. The private bus operators will not be permitted to ply in competition with the RTC buses. But the private operators will be permitted to ply buses along with RTC buses, provided, the approved schemes allow such operation.

(f) No, Sir.

वी सारी विषाल पित्ती :— कर्तूल में जो स्वीम थी उस पर अमल किया नहीं हुआ।

म. २०. ३५. ३३. अंश कोलकाता :— अंग्रेज़, गृह, छात्रों से दीक्षा

श्री बालरी विषाल पित्ती :— चेता सवाल यह या कि कर्तूल में चार रूस पर क्यों नहीं कर रहे हैं।

म. २०. ३५. ३३. अंश कोलकाता :— अंग्रेज़, और दशक स्नातक विद्यालय
Dr. M.N. Lakshminarasaiah:- I cannot commit anything.
Oral Answers to Questions. 2nd August, 1971.

Dr. M. N. Lakshminarasaiyah:— What I said is correct.

Q. 722. Sri Agarla Easwara Reddi:— Will the hon. Minister for Endowments be pleased to state:

(a) whether Mohammadans are prohibited from entering into the Sanctum Sanctorium of Lord Venkateswara on Tirumalai Hills in Chittoor District;

(b) if so, the reasons therefor; and

(c) the number of Mohammadan employees working at present in the T.T.D. Institutions i.e., T.T.D. Colleges, Transport Department of T.T.D. and the Huzur Officers etc.?

Dr. M. N. Lakshminarasaiyah:— The Sanctum Sanctorium of Lord Venkateswara is a sacred place for the Hindus, and hence the Mohammadans are not allowed to enter.

Entrance to the Mohammedans into the Sanctum Sanctorium of Lord Venkateswara on Tirumalai Hills

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Allowing of non-Hindus into Tirumalai temple

234—

*1883 Q.—Sri Agarala Eswara Reddy:— Will the hon. Minister for Endowments be pleased to state:

(a) whether a policy is evolved by the Board of Trustees for the T.T.D. in the matter of allowing non-Hindus into Tirumalai temple including foreigners; and

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

The Minister for Endowments (Sri Ramalinga Raju):—

(a) & (b): Yes, Sir. The Board of Trustees has decided to follow a policy, details of which are placed on the Table of the House, separately.

Paper placed on the table of the House; vide answer to the L.A.Q. No. 1883 (starred), S. No. 234.

The non-Hindus (foreigners, Christians, Muslims, etc.) are permitted to go up to the Tirumala Hills for sightseeing, study, or official duty subject to the following conditions and restrictions:

(1) They should not ordinarily stay on the Hills for more than three days.

(2) They are not entitled to enter the Temple or to bathe in or use the waters of the Sacred Swamy Pushkarini (Temple tank);

(3) While at Tirumala, they should conform to the custom and usage observed on the Hills.

Thus non-Hindus are permitted to go to Tirumala on condition that they should not commit anything which would tend to derogate the sanctity of Tirumala Hills.

With regard to the allowing of non-Hindus (foreigners, Christians, Muslims, etc.) into Sri Venkateswara Swamvari Temple at Tirumala, the following policy has been decided to follow by the Trust Board

If a non-Hindu desires to enter into the Temple, he would be required to contact the Temple Officer or the Peishkar of the Temple on the Hills and on his giving a written undertaking to abide by the following terms and conditions, he would be permitted to enter the Temple through one of the Tirumala Tirupathi Devasthanam's Officers present on the spot.

(i) He professes faith in Hindu Religion.

(ii) honours Hindu Religious customs and usage.

Such persons are sent into the Temple with a Temple staff member accompanying and to guide him.
Oral Answers to Questions.

2nd August, 1971. 229

Special funds for N.S. Project right canal

235—

*522 Q—Sri R. Mahananda:- Will the hon. Minister for Irrigation be pleased to state:

(a) whether there is any representation to the Chief Minister by the M. L. A. Darsi and others on 18-12-70 about allotment of special funds for execution of Nagarjunasagar Right Canal works;

(b) if so, the contents of the memorandum; and

(c) the action taken by the Government?

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

(a) Yes, Sir.

(b) and (c). It was represented, among others, that large numbers of Nagarjunasagar Right Canal works should be taken up and the assurance given for supplying water to Darsi Taluk by 1973 implemented. But on account of heavy damages due to cyclone during the year 1969, the inadequacy of the allotment of funds during 1969-70 and 1970-71 to meet the construction needs and also the rising cost of the Project it is not now possible to adhere to the original programme of supplying water to the ayacut in Darsi taluk by 1972-73.

Acqueduct over Gundlakamma River

236—

*524 Q—Sri R. Mahananda:- Will the hon. Minister for Irrigation be pleased to state:

(a) what is the estimated cost of acqueduct over Gundlakamma river on Nagarjunasagar Right Canal;

(b) when this estimate is finalised;

(c) when tenders are called for this work, at first time;

(d) what are the reasons for not taking up the work then;

(e) at what stage this work stands now; and

(f) when it is expected to be completed?

Sri S. Siddha Reddy;-

(a) and (b): The estimate has not yet been finalised. The cost of the work is roughly estimated at Rs. 70-30 lakhs.

(c) 1965.
2nd August, 1971.

Oral Answers to Questions.

(d) Non-finalisation of the estimate and designs and paucity of funds.

(e) Tenders have since been obtained and are under consider­ation.

(f) The aqueduct is programmed to be completed in a period of three years.

RIGS

*1270 Q—Sri C. Janga Reddy:— Will the hon. Minister for Marketing be pleased to state:

(a) the number of rigs now available in our state and the places in which they are working;

(b) the rate charged for the rigs; and

(c) whether the Government will bear the loss where the rigs failed to tap water?

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

(a) and (b): 59 Rigs of the Andhra Pradesh State Agro Industries Corporation are under operation in the state. A statement showing their districtwise distribution and rates charged is placed on the Table of the House.

(c) No, Sir.
Statement placed on the Table of the House—vide answer to clauses (a) and (b) of L.A.Q. No. 1270, S. No. 237

Clause (a): District-wise distribution of drill s.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>District</th>
<th>Hammer Drill</th>
<th>Rotary Drill</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Long Year</td>
<td>Jory 12.B</td>
</tr>
<tr>
<td>(1)</td>
<td></td>
<td>(3)</td>
<td>(4)</td>
</tr>
<tr>
<td>1</td>
<td>Srikakulam</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Visakhapatnam</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>East Godavari</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>West Godavari</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Krishna</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Guntur</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Ongole</td>
<td></td>
<td>3</td>
</tr>
<tr>
<td>8</td>
<td>Kollur</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Ananthapur</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Cuddapah</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Chittoor</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Kurnool</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Mahaboobnagar</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>District</td>
<td>(1)</td>
<td>(2)</td>
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<td>-----</td>
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<td>-----</td>
<td>-----</td>
</tr>
<tr>
<td>1</td>
<td>Hyderabad</td>
<td></td>
<td></td>
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<tr>
<td>2</td>
<td>Medak</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Nizamabad</td>
<td></td>
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<tr>
<td>4</td>
<td>Adilabad</td>
<td></td>
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<tr>
<td>5</td>
<td>Warega</td>
<td></td>
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<tr>
<td>6</td>
<td>Khammam</td>
<td></td>
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<tr>
<td>7</td>
<td>Nalgonda</td>
<td></td>
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<tr>
<td>8</td>
<td>Karimnagar</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total: 11, 2, 6, 15, 10, 6, 1, 2, 1, 3, 1, 1

**Clause (b): DRILLING RATES IN FORCE FROM 1-3-1971.**

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Boring bit size in mm, inches</th>
<th>Rate per meter in rupees</th>
<th>Depth of Bore in meters</th>
<th>Nature of strata</th>
<th>Idle charges in Rupees</th>
<th>Type of Drill</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>38 (1 1/2&quot;)</td>
<td>25/-</td>
<td>0-10</td>
<td>Soils of Rock</td>
<td>10/- per hour subject to a Maximum of Rs. 50/- per day</td>
<td>Well Revitalisation Units</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>40/-</td>
<td>Beyond 10 m.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2)</td>
<td>100/114 (4&quot;/4 1/2&quot;)</td>
<td>50/-</td>
<td>0-15</td>
<td>Rock or Soil</td>
<td>20/- per hour subject to a maximum of Rs. 160 per day</td>
<td>Halco &amp; other DTH drill with 100 mm Hammers</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>65/-</td>
<td>16-30</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>85/-</td>
<td>30-45</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a)</td>
<td>Reaming 100 to 150 (4&quot;-6&quot;)</td>
<td>25/-</td>
<td>0-15</td>
<td>-do-</td>
<td>30/- per hour subject to a maximum of Rs. 150 per day</td>
<td>Longyear RMT Joy Voltas 12 B &amp; Other DTH Drills.</td>
<td></td>
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<td></td>
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<tr>
<td>3.</td>
<td>150 (6&quot;)</td>
<td>95/-</td>
<td>0-15</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
<td>do-</td>
</tr>
<tr>
<td></td>
<td></td>
<td>110/-</td>
<td>15-30</td>
<td></td>
<td>-do-</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>150/-</td>
<td>Beyond 30</td>
<td></td>
<td>-do-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. (a)</td>
<td>Reaming 150 to 200 (6&quot;-8&quot;)</td>
<td>50/-</td>
<td>0-15</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
<td>do-</td>
</tr>
<tr>
<td></td>
<td></td>
<td>55/-</td>
<td>15-30</td>
<td></td>
<td>-do-</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>75/-</td>
<td>Beyond 30</td>
<td></td>
<td>-do-</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

There are in addition drilling rates at 3.

Note: There are in addition drilling rates at 2.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Boring bit size in mm, (inches)</th>
<th>Rate per meter in rupees.</th>
<th>Depth of Bore in meters.</th>
<th>Nature of strata</th>
<th>Idle charges in Rupees.</th>
<th>Type of Drill.</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.</td>
<td>140 (5 5/8&quot;)</td>
<td>30/-</td>
<td>0-30</td>
<td>Alluvial &amp; loose soils</td>
<td>30/- per hour subject to a maximum of Rs. 150 per day</td>
<td>May hew or other Rotary Drills when using 5 5/8 Bit.</td>
<td>These are in addition to drilling rates at 4.</td>
</tr>
<tr>
<td>4. (a)</td>
<td>Reaming 140/240 (5 5/8&quot;)</td>
<td>15/ -</td>
<td>0-30</td>
<td>-do-</td>
<td>-do-</td>
<td>URB - 3 AM Garlick, Batliboi, Voltas 160;</td>
<td></td>
</tr>
<tr>
<td>4. (b)</td>
<td>140 (5 5/8&quot;)</td>
<td>40/-</td>
<td>Beyond 30</td>
<td>Rock in alluvial formations</td>
<td>-do-</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>195 to 240 (7 7/8&quot; - 9 5/8&quot;)</td>
<td>40/-</td>
<td>0-30</td>
<td>Alluvial &amp; loose soils</td>
<td>30/- per hour subject to a maximum to Rs. 130 per day.</td>
<td>-do-</td>
<td></td>
</tr>
<tr>
<td></td>
<td>240 to 310 (9 5/8&quot; to 12/1/4&quot;)</td>
<td>20/-</td>
<td>0-30</td>
<td>Alluvial &amp; loose soils</td>
<td>-do-</td>
<td>URB - 3 AM, Batliboi 160</td>
<td>These are in addition to drilling at rates 5.</td>
</tr>
<tr>
<td>Sl. No</td>
<td>Boring bit size in mm. (inches)</td>
<td>Rate per meter in rupees</td>
<td>Depth of Bore in meters</td>
<td>Nature of strata</td>
<td>Id.e charges in Rupees.</td>
<td>Type of Drill.</td>
<td>Remarks</td>
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</tr>
<tr>
<td>5. (b)</td>
<td>195 to 240 (7 7/8'' to 5/8'')</td>
<td>65/-, 95/-, 120/-, 145/-, 170/-</td>
<td>0-30, 30-60, 60-120, 120-180, Beyond 180</td>
<td>Rock in alluvial formations.</td>
<td>30/- per hour subject to a maximum of Rs. 130 per day.</td>
<td>URB - 3 AM, Batliboi 160</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>310 (12 1/4'')</td>
<td>55/-, 70/-, 90/-, 110/-</td>
<td>0-30, 30-60, 60-120, Beyond 120</td>
<td>Alluvial &amp; loose soils.</td>
<td>-do-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. (a)</td>
<td>Reaming 310 to 380 (12/ 14'' to 15'')</td>
<td>30/-, 35/-, 45/-, 55/-</td>
<td>0-30, 30-60, 60-120, Beyond 120</td>
<td>-do-</td>
<td>-do-</td>
<td>These are in addition to the rates at 6.</td>
<td></td>
</tr>
<tr>
<td>6. (b)</td>
<td>310 (12 1/4'')</td>
<td>80/-, 105/-, 130/-, 160/-</td>
<td>0-30, 30-60, 60-120, Beyond 120</td>
<td>Rock in alluvial formations.</td>
<td>-do-</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Notes:

1. Where parties are permitted to get their own linings and slotted pipe or where the rigs are required for lowering the submersible pumps a grace period of a total of five days will be allowed without collecting idling charges.

2. It is the party’s responsibility to supply labour at their own cost.

3. Compressors up to 250 c.f.m. will be supplied for clearing, testing and development purposes at Rs. 55/- per hour of operation of the compressor for bores just completed by Corporation machines. The minimum charge of Rs. 1000/- per 1 day is waived. However, these charges are subject to a minimum of Rs. 200/- per day if the compressor is taken for bores separately after the Corporation Rig is removed from site.

4. Charges for site selection by the Corporation Geologists will be Rs. 50/- per point. This amount payable in advance will be adjusted in drilling charges as and when the party engages the Corporation machine for drilling.

5. Hand boring sets may be hired out to farmers at the rate of Rs. 15/- (fifteen) per day subject to labour and transport expenses being borne by parties.

6. UP-200 Polish, Ruston Bucyres, Edico & Star percussion drills may also be hired out to parties at Rs. 50/- per meter, the labour charges being met entirely by farmers.

7. A rebate of 10% is allowed on the rates of drilling if a bulk work of upto 5 (five) points are offered by institutions or groups of individuals in one village or in a compact contiguous area.

8. Whenever compressors are used in rock blasting operations the existing rate of Rs. 72/- per blast of 8 (eight) holes subject to a maximum of Rs. 252/- per day, may be charged, the cost of galatine, detonators, etc. being borne by the parties themselves.

Sri Ramachandrarao Kalyani: It is not possible, Sir.

Sri Ramachandrarao Kalyani: Due to bad financial position, it is not possible, Sir.
Oral Answers to Questions. 2nd August, 1971. 237

Sri A. Madhava Rao:- What are the results of this survey in Nellore and Khammam Districts?

Sri A. Madhava Rao:- What is the impact of it, Sir?

Sri Ramachandrarao Kalyani:- They have not given the detailed report. They are still doing it.

Sri R. Mahananda:- Will the hon. Minister for Marketing be pleased to state:

(a) the district-wise extent of land in which the Geological Department has conducted survey to explore underground waters in Nellore, Kurnool and Guntur Districts;

(b) whether the Government prepared any schemes on the basis of this survey:

(c) whether the Government sought for any help from the United Nations Development Fund or such other International Agency through the Central Government in 1969-70 & 1970-71; and

(d) if so, how much financial or equipmental help was got?

Sri Ramachandra Rao Kalyani:-

(a) The district-wise extent of land in which the Geological Survey of India has conducted Survey is as follows:

<table>
<thead>
<tr>
<th>District</th>
<th>Areas covered</th>
<th>Extent in Sq. Km</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nellore</td>
<td>Part of Sullurpet and Gudur taluks.</td>
<td>1175</td>
</tr>
<tr>
<td>Kurnool</td>
<td>Alur taluk.</td>
<td>1440</td>
</tr>
<tr>
<td>Guntur</td>
<td>Parts of Guntur and Repalle and Tenali Taluks.</td>
<td>3100</td>
</tr>
</tbody>
</table>

238—

*1845 Q.—Sri R. Mahananda:- Will the hon. Minister for Marketing be pleased to state:

(a) the district-wise extent of land in which the Geological Department has conducted survey to explore underground waters in Nellore, Kurnool and Guntur Districts;

(b) whether the Government prepared any schemes on the basis of this survey:

(c) whether the Government sought for any help from the United Nations Development Fund or such other International Agency through the Central Government in 1969-70 & 1970-71; and

(d) if so, how much financial or equipmental help was got?
(b) The Geological Survey of India has been requested to make the reports available for study in the Ground Water Directorate. On their receipt, the reports will be evaluated and further action taken to prepare schemes based on the intensity and depth of information collected by the above survey.

(c) & (d). Efforts were made to get assistance from United Nations Development Programme for the survey of certain areas, Adilabad, Krishna, West Godavari and Chittoor districts. A proposal was accordingly formulated and sent to the Government of India, during December 1970 for obtaining United Nations Development Programme assistance. The matter is being pursued with them. It is estimated that the assistance sought will be of the order of above 1 million Dollars and aims at taking up studies in four typical areas with varying hydro-geological and climatic conditions. etc.

Repairs to the 'Kummakki Kuntas'

239—

*578 (1524) Q.—Sri T. C. Raian (Patamaner):— Will the hon. Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that there are Kummakki Kuntas with no ayacut under it which act as feeder to the lower tank;

(b) is it also a fact that the Government rules do not permit repairs to these Kuntas;

(c) whether the Government feel that these Kuntas are essential and beneficial to lower tanks; and

(d) if so, the reason for not repairing these Kuntas?

Sri T. Ramaswamy:—

(a) Yes, Sir.

(b) No, Sir.

(c) Yes, Sir.

(d) The repairs to these Kuntas could not be taken up due to inadequate funds under the scheme, "Maintenance of Minor Irrigation Sources".

Construction of an anicut to Hundri River near Ruthukuru

240—

*643 (1774) Q.—Sri K. Eswara Reddy:— Will the hon. Minister for Minor Irrigation be pleased to state (put by Sri Vavilala Gopala Krishnaiah):

(a) whether sanction has been accorded for the construction of an anicut to Hundri river near Muthukuru, Pathikonda taluk Kurnool District;

(b) the reasons for not starting the work so far; and
Short Notice Questions and Answers. 2nd August, 1971.

(c) when the same will be taken up?

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

(a) Yes, Sir.

(b) & (c) The villagers of Jatur and Agraharam raised objection that valuable lands and Cheeni gardens would get submerged if the scheme was executed. But after examining the issue it was found that these lands will not get submerged. Subsequently the work was taken up for execution during 1970-71.

Mr. Speaker:- You are making very damaging allegations. The case is still pending against him. We do not know whether it is going to be proved or not.

Smt. J. Esvari Bai:- That is not a damaging statement, Sir.

Mr. Speaker.- I do not deny there are some allegations against him which are being investigated into by the Police. Till it is actually proved in a Court of Law, you must presume that that person is innocent. How can you come to the conclusion. That is unfair.

Short Notice Questions and Answers

240-A. Admission of P.U.C. passed candidates into Degree Courses

S.N.O. No. 2481-Y. Sarvasri Gogineni Satyanarayana Rao, A. Madhava Rao, V. Rama Rao, and T.S. Murthy:- Will the Hon’ble Minister for Education be pleased to state:

(a) whether Government have issued instructions to colleges in regard to the admission, into the Degree Courses of the candidates who passed P.U.C. Examination of the Osmania University held in December 1970; and

(b) if so, what are the details of those instructions?
Sri P.V. Narasimha Rao:-

(a) No, Sir.

(b) Does not arise.

Sri P.V. Narasimha Rao:- In answer to the same question some days ago, I had requested the Hon'ble Members to give me the information about the individual colleges. I had promised that I would institute enquiry whatever the number of colleges, I am still to get that list.

Sri P.V. Narasimha Rao:- I will consider them.

240-B.

Upgrading of Junior Colleges

S.N.Q. No. 2483-F. Smt. J. Eshwari Bai:- Will the hon. Minister for Education be pleased to state:

(a) whether the Government have taken a decision to upgrade some of the Junior Colleges in view of the expected rush in the wake of the publication of the Intermediate Examination results, during the course of this month;

(b) if so, which are the Junior Colleges in twin cities and the nine districts of the Telangana region to be upgraded; and

(c) whether the staff etc., has already been selected or appointed?

Sri P.V. Narasimha Rao:-

(a) No, Sir.

(b) & (c) Does not arise.
Sri P. V. Narasimha Rao: That amounts to starting the Degree Colleges separately Sir.

Sri P. V. Narasimha Rao: The Management of the Junior Colleges is in no way under the Intermediate Board. It is not the Management. It is only control all the academic and other matters. So it is quite possible that in the same Institution there may be close control by different authorities for academic purposes.

Sri P. V. Narasimha Rao: We have got rules regarding the control of the Management of these institutions. If the hon Member wants, I can place the G. Os. etc. on the Table of the House. They are already two years old.

That has been given up Sir. There is only one command and that is the Principal of the Junior College who looks after the Classe VIII, IX and X also. But he is assisted suitably by any Senior person in the Institution Sir.

Sri P. V. Narasimha Rao:- No, Sir. The entire Institution come under the Government including the Classes VIII, IX and X.

Sri C. V. K. Rao:- Now we have brought into existence the Junior Colleges When we are going to bring into existence the Senior Colleges?

(No Answer)

Mr. Speaker:- Mr. C. V. K. Rao.- When you put the question you must also make it to be understood by the Minister as well as other Members What do you mean by saying Junior Colleges? Are there any Senior Colleges in the State?

Sri C. V. K Rao:- There are no Senior Colleges. Is he going to say Degree Colleges as Senior Colleges? There must be a rhyme in the thing.

Mr. Speaker:- You think you are putting very witty and very humorous questions.

Sri C. V. K. Rao:- Sir, the educational system is rotten. There is definite meaning in what I am saying.

Mr. Speaker:- It is fitting reply for your question.
Abolition of Annual Examinations

160-A.
S. N Q No. 2480-J. Dr. T. V. S. Chalapathi Rao and Sri K, Govinda Rao:-- Will the Honourable Minister for Education be pleased to state :-

(a) Whether it is a fact that the Government abolished Annual Examinations of every class except those of 7th and 10th classes;

(b) if so, whether, it was done in deference to the wishes of either (i) the students' Unions, or (ii) the Parents' Associations, or (iii) Teachers representations;

(c) if so, what are they; and

(d) if not, the reasons for abolishing the annual Examinations?

P. V. Narasimha Rao:--

(a) No, Sir. Only detentions in the various classes except VII and X merely on the basis of the result of the annual examination have been done away with.

(b) No, Sir.

(c) & (d) Do not arise.

Sri P. V. Narasimha Rao:-- This is one of the recommendations of the Kothari Commission. The Kothari Commission gave its report after a very thorough investigation and consultation with Educationists throughout the country. Actually we are five or six years late Sir and not early.
2nd August, 1974, Short Notices Questions and Answers.

Sir, I am not sure whether the SSN was held last year in continuation of the recent examinations. If that is so, the results of the examination will be declared. If not, it will be referred to the Sub-Committee and only after the Sub-Committee reviews the whole situation, we will consider whether we will have to dispense with the examinations for the remaining years.

2. Mr. Narasimha: I have come to know that the examinations are being held every year. Can you please give the reasons for conducting the examinations every year?

3. Mr. Rao: I want to know the reason for conducting the examinations every year. Can you please give the reasons for conducting the examinations every year?
There is a process of continuous assessment.

Sri Kona Prabhakara Rao (Bapatla): By the same teacher?

Sri P. V. Narasimha Rao: No.

Sri Kona Prabhakara Rao: How can any other man say?

Sri P. V. Narasimha Rao: We have not come to details. Continuous assessment need not necessarily be by the same teacher.

Sri K. Prabhakara Rao: Keep this thing in mind when you are going to define all these things.

Sri P. V. Narasimha Rao: We will keep many more things also in mind, Sir.

Sri P. V. Narasimha Rao: We are still working out the details of continuous assessment. It is not so easy, Sir. Several other countries have done this and we have to study many more systems before we come to conclusion. But, we will certainly start with something at the earliest.
2nd August, 1971  
Short Notice Questions and Answers.

The question for today is: What are the current policies regarding education in Telangana?  

We are mentally prepared to accommodate more classes wherever necessary.  

As for Telangana, the decision is tentative for one year. It is still a decision, but tentative, which they can change.  

Sri A. Madan Mohan:- But then the Finance Minister in his Budget Speech has said that this is the policy of the Government. I take objection for that sort of pronouncement. You should consider the Regional Committee. There is an assurance by the Educational Minister that it would be referred to the Education Sub-Committee of the Regional Committee and they would discuss the matter as far as Telangana areas are concerned and ultimately they will have to act upon the recommendations of the Regional Committee. But the Minister is coming out with a statement that a decision was taken for the whole of the State. It is highly objectionable. That is how you are showing indifference as far as Regional Committee is concerned.

Sri P.V. Narasimha Rao:- Sir, this is about the Financial State-
ment. I said that the decision so far as Telangana is concerned, is
tentative for one year and if the Regional Committee goes into
details and gives its report, if necessary we revise the decision and
revise the policy also.

Sri N. Ramachandra Reddy:- A tentative decision for one
year has been taken as far as Telangana is concerned. Can that be
taken without consulting the Regional Committee?

Sri P. V. Narasimha Rao:- This decision was taken because we
wanted the children to be benefited by the decision. The decision
was taken only very recently and it was taken in such a way that if
we have delayed the students could not have been benefited. That
is why we represented before the Regional Committee that it is for
one year and to allow me to go ahead, so that the students take
advantage of this. They agreed and we agreed to this. I think what­
ever objections could have been raised were already raised and dis­
posed off on that forum.

Sri N. Ramachandra Reddy:- Is it not a fact that a firm deci­sion
was taken before the Regional Committee meeting and on re­
consideration of the matter, when it was reopened in the Regional
Committee a second thought came up?

Sri P. V. Narasimha Rao:- There is no such thing as to the firm
decision or an infirm decision. A decision is a decision. If there is
another authority which has the power to change it, I will certainly
change it and is subject to all those changes. The decision is there.
2nd August, 1971: Written Answers to Questions.

I am hoping to place some material before this House before we disperse.

W R I T T E N A N S W E R S T O Q U E S T I O N S

Sub-Registrar's Office at Parkal

81—

652 (1802) Q.—Sri C. Janga Reddy.—Will the Hon. Minister for Revenue be pleased to state:

(a) whether the Inspector-General of Registration and Stamps, Hyderabad and Sub-Registrar, Warangal have received any representation in the months of September 1970 from Sri C. Janga Reddy, M.L.A., to establish a Sub-Registrar's Office at Parkal in Warangal District; and

(b) if so, what action has been taken?

A:—

(a) Yes, Sir. The Inspector-General of Registration and Stamps has received a representation from Sri C. Janga Reddy, M.L.A., through the District Registrar, Warangal on 12-10-70.

(b) The Inspector General of Registration and Stamps has requested the District Registrar, Warangal to submit proposals in complete shape together with all the necessary statistics and the opinion of the District Collector, Warangal and they are still awaited by him.

Land Revenue Collections

82—

413 (7264) Q.—Sarvasri G. Venkata Reddy and S. Vemayya.—Will the Hon. Minister for Revenue be pleased to state:

(a) what is the amount of land revenue that has to be collected in the State (Districtwise) under Andhra Land Revenue (Enhancement) Act, 1967 for the years 1967-68 and 1968-69; and

(b) the amounts collected so far districtwise?

A:—

(a) & (b): A statement is placed on the Table of the House.
Statement placed on the Table of the House vide answer to Clause 'A' & 'B' of the L.A.Q. No. 7264 (unstarred) S.No. 82
The amount of land revenue to be collected in the state under the Andhra Pradesh Land Revenue (Enhancement) Act, 1967 for the years 1967-68 and 1968-69 and the amounts collected.

<table>
<thead>
<tr>
<th>Name of the District</th>
<th>1967-68</th>
<th>1968-69</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Demand</td>
<td>Collection</td>
</tr>
<tr>
<td></td>
<td>(2) Rs.</td>
<td>(3) Rs.</td>
</tr>
<tr>
<td>1. Srikakulam</td>
<td>90,90,936</td>
<td>71,00,081</td>
</tr>
<tr>
<td>2. Visakhapatnam</td>
<td>56,32,228</td>
<td>2,51,591</td>
</tr>
<tr>
<td>3. East Godavari</td>
<td>1,98,86,481</td>
<td>1,78,70,991</td>
</tr>
<tr>
<td>4. West Godavari</td>
<td>2,04,61,710</td>
<td>1,15,79,160</td>
</tr>
<tr>
<td>5. Krishna</td>
<td>1,98,93,194</td>
<td>1,77,83,209</td>
</tr>
<tr>
<td>6. Guntur(*)</td>
<td>2,24,06,363</td>
<td>1,94,93,300</td>
</tr>
<tr>
<td>7. Ongole</td>
<td>91,94,724</td>
<td>56,25,465</td>
</tr>
<tr>
<td>8. Nellore</td>
<td>1,00,27,377</td>
<td>91,62,355</td>
</tr>
<tr>
<td>9. Chittoor(***)</td>
<td>72,10,401</td>
<td>35,96,323</td>
</tr>
<tr>
<td>10. Cuddapah</td>
<td>65,18,467</td>
<td>53,11,294</td>
</tr>
<tr>
<td>11. Anantapur (****)</td>
<td>42,30,517</td>
<td>17,89,578</td>
</tr>
<tr>
<td>12. Kurnool</td>
<td>1,23,88,493</td>
<td>94,73,889</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>13. Hyderabad</td>
<td>43,30,287</td>
<td>34,33,240</td>
</tr>
<tr>
<td>14. Karimnagar</td>
<td>48,09,486</td>
<td>32,58,290</td>
</tr>
<tr>
<td>15. Mahaboobnagar</td>
<td>66,00,399</td>
<td>49,50,317</td>
</tr>
<tr>
<td>16. Adilabad</td>
<td>42,41,691</td>
<td>42,05,592</td>
</tr>
<tr>
<td>17. Khammam</td>
<td>49,23,028</td>
<td>43,81,469</td>
</tr>
<tr>
<td>18. Medak(***)</td>
<td>60,40,907</td>
<td>47,47,385</td>
</tr>
<tr>
<td>19. Nalgonda</td>
<td>65,12,362</td>
<td>33,19,919</td>
</tr>
<tr>
<td>20. Warangal</td>
<td>60,62,878</td>
<td>38,14,592</td>
</tr>
<tr>
<td>21. Nizamabad</td>
<td>1,06,00,640</td>
<td>75,98,088</td>
</tr>
</tbody>
</table>

N.B.: —

(*) Collector, Guntur reports that the demand for F. 1378 is only provisional as the Jamabandi of some of the villages in Bapatla and Repalle Taluks has not yet been completed.

(**) Collector, Chittoor reports that the settlement of village accounts in respect of Chembedu village in Srikalahasti Taluk could not be done due to the dismissal of Village Munsiff from service in 2/69.

(***) Collector, Anantapur reports that the Jamabandi settlement of Renimakulapalli village of Uravakonda Sub-Taluk could not be completed due to a writ petition pending in the High Court.

(****) Collector, Medak reports that the demand for the year 1968-69 is tentative because the Jamabandi of Fasli 1378 has not been completed in his district.
Assignment of Land in Kovur

2246 Q.—Sri S. Vemayya:- Will the Hon. Minister for Revenue be pleased to state:

(a) whether the Government are in receipt of the representation dated 25-7-70 from Sri S. Vemayya, M.L.A., regarding the assignment of land in S. No. 590 of Kovur village, Kovur taluk, Nellore district to Ex-service personnel (vide Government letter No. I. R.No. 3791/B/70-1, dated 1-8-70); and

(b) if so, the action taken thereon and the reasons for the delay?

A:-

(a) the answer is the affirmative.

(b) the matter has been referred to the Collector of Nellore and his report is still awaited,

Assignment of Land in Vaddapalem

2245 Q.—Sri S. Vemayya:- Will the hon. Minister for Revenue be pleased to state:

(a) whether the Government are in receipt of the representation dated 13-2-70 from Sri S. Vemayya, M.L.A., regarding the assignment of land in S.Nos. 179 etc. of Vaddapalem, Vaddapalem village, Kavali taluk, Nellore district (vide Government letter No. 896/B/70-2, dated 2-3-70); and

(b) if so, the action taken thereon?

A:-

(a) the answer is in affirmative.

(b) the matter is being examined in consultation with the Board of Revenue.

Drinking Water Schemes to Nellimerla

63 (1070) Q.—Sri G. Suryanarayana:- Will the Hon. Minister for Panchayati Raj be pleased to state:

(a) whether the Government are in receipt of the estimate for the drinking water scheme to Nellimerla samithi, Vizianagaram taluk;

(b) if so, whether the Government has sanctioned the said scheme; and

(c) the estimated expenditure therefor.

A:-

Clauses (a), (b) and (c):- The answer is placed on the Table of the House.
252 2nd August, 1971. Written Answers to Questions.

Answer placed on the Table of the House vide answer to L.A.Q. (unstarred) S. No. 85

(a) No, Sir. The detailed plans and estimates are under scrutiny by the Superintending Engineer (PR), Eluru.
(b) Does not arise.
(c) The rough estimated cost of the scheme is likely to be 2 lakhs.

Villages for which Drinking Water Facilities Provided

26 (2630) Q.—Sri S. Vemayya:- Will the Hon. Minister for Panchayati Raj be pleased to state:

The district-wise number of villages for which drinking water facilities have been provided in the State as on 31-3-70?

A:— A statement showing the district-wise number of villages for which drinking water facilities have been provided in the State as on 31-3-1970 is placed on the Table of the House.

(District-wise Number of villages for which drinking water facilities have been provided in the State as on 31-3-1970)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the District</th>
<th>No. of Villages for which drinking water facilities have been provided as on 31-3-1970</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Srikakulam</td>
<td>3,008</td>
</tr>
<tr>
<td>2.</td>
<td>Visakhapatnam</td>
<td>2,395</td>
</tr>
<tr>
<td>3.</td>
<td>East Godavari</td>
<td>1,255</td>
</tr>
<tr>
<td>4.</td>
<td>West Godavari</td>
<td>1,657</td>
</tr>
<tr>
<td>5.</td>
<td>Krishna</td>
<td>791</td>
</tr>
<tr>
<td>6.</td>
<td>Guntur</td>
<td>751</td>
</tr>
<tr>
<td>7.</td>
<td>Ongole</td>
<td>1,562</td>
</tr>
<tr>
<td>8.</td>
<td>Nellore</td>
<td>1,545</td>
</tr>
<tr>
<td>9.</td>
<td>Chittoor</td>
<td>3,186</td>
</tr>
<tr>
<td>10.</td>
<td>Cuddapah</td>
<td>1,200</td>
</tr>
<tr>
<td>11.</td>
<td>Anantapur</td>
<td>615</td>
</tr>
<tr>
<td>12.</td>
<td>Kurnool</td>
<td>966</td>
</tr>
</tbody>
</table>
Written Answers to Questions. 2nd August, 1971. 253

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>13. Hyderabad</td>
<td>...</td>
<td>974</td>
</tr>
<tr>
<td>14. Medak</td>
<td>...</td>
<td>1,180</td>
</tr>
<tr>
<td>15. Nizamabad</td>
<td>...</td>
<td>931</td>
</tr>
<tr>
<td>16. Karimnagar</td>
<td>...</td>
<td>1,009</td>
</tr>
<tr>
<td>17. Adilabad</td>
<td>...</td>
<td>980</td>
</tr>
<tr>
<td>18. Warangal</td>
<td>...</td>
<td>1,257</td>
</tr>
<tr>
<td>19. Khammam</td>
<td>...</td>
<td>1,417</td>
</tr>
<tr>
<td>20. Nalgonda</td>
<td>...</td>
<td>1,255</td>
</tr>
<tr>
<td>21. Mahbubunagar</td>
<td>...</td>
<td>1,143</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>...</td>
<td><strong>29,683</strong></td>
</tr>
</tbody>
</table>

Misappropriation of Panchayat Funds of Kanur and Tallapalem

87—

70 (1086) Q.—Sri Buragedda Niranjana Rao:- Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the Sarpanches of Kanur and Tallapalem in Bandar Taluk, Krishna District have misappropriated the Panchayat funds during their tenure from 1964-70;

(b) if so, the amount involved in each case;

(c) the action taken by the Government to realise the same?

A:- (a), (b) & (c) : The sarpanch, Kanur is reported to have withdrawn an amount of Rs. 750 as detailed below without any valid reasons:

1. 29-6-66 ... Rs 100
2. 6-1-67 ... Rs. 200
3. 22-2-67 ... Rs. 150
4. 14-8-67 ... Rs. 100
5. 21-9-67 ... Rs. 200

**Total … woodland Rs 750**

He is also reported to have failed to remit the following amounts collected as taxes in the Postal Savings Bank or the Sub-Treasury and retained them as cash on hand.

4-9-66 to 6-9-66 ... Rs. 93-28
The Ex-Sarpanch, Kanur is also reported to have failed to produce the cash on hand (Rs. 1302-05) on 24-4-68. The matter was referred to the police for investigation and it is reported to be still under investigation.

The Ex-Sarpanch, Tallapalem is reported to have spent an amount of Rs. 1987-06 in excess of the check measurement value in the execution of the work "Construction of Family Planning Centre." He has also got executed certain 15 other works spending Panchayat funds to a tune of Rs. 37941-26 out of which only 3 works have been measured and check-measured. The Ex-Sarpanch is reported to have admitted having drawn the above amounts but promised to get all the works measured and check-measured in a month. But as he failed to do so, the matter was referred to the police for investigation by the Collector, Krishna and it is reported to be still under investigation by the police. The Collector has been requested to take urgent action for recovery of the loss from the persons responsible and also to report the action taken.

Shifting of Samithi Elementary School at Sirasapalli

1236 (2061) Q.—Sri K. Govinda Rao:— Will the Hon. Minister for Education be pleased to state:

(a) whether there is any proposal to shift the Samithi Elementary School at Sirasapalli (near Thotada), Kasim Kota Samithi, Visakhapatnam District from the main village; and

(b) if so, the reasons therefor?

A:—

(a) No, Sir.

(b) Does not arise,

No. of Villages not having Primary Schools

1055 (1273) Q.—Sri R. Satyanarayana Raju:— Will the Hon. Minister be pleased to state:
(a) the Districtwise number of villages in the State, where there are not even primary schools, upto 31-8-1970; and
(b) when the schools will be started in the said villages?

A:-
(a) A statement is laid on the Table of the House,
(b) These villages will be covered by schools as and when funds are available for the purpose.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the District</th>
<th>No. of villages having no Primary Schools</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Srikakulam</td>
<td>712</td>
</tr>
<tr>
<td>2.</td>
<td>Visakhapatnam</td>
<td>Nil</td>
</tr>
<tr>
<td>3.</td>
<td>East Godavari</td>
<td>509</td>
</tr>
<tr>
<td>4.</td>
<td>West Godavari</td>
<td>94</td>
</tr>
<tr>
<td>5.</td>
<td>Krishna</td>
<td>Nil</td>
</tr>
<tr>
<td>6.</td>
<td>Nellore</td>
<td>Nil</td>
</tr>
<tr>
<td>7.</td>
<td>Chittor</td>
<td>166</td>
</tr>
<tr>
<td>8.</td>
<td>Kurnool</td>
<td>Nil</td>
</tr>
<tr>
<td>9.</td>
<td>Mahboobnagar</td>
<td>Nil</td>
</tr>
<tr>
<td>10.</td>
<td>Hyderabad District</td>
<td>35</td>
</tr>
<tr>
<td>11.</td>
<td>Medak</td>
<td>20</td>
</tr>
<tr>
<td>12.</td>
<td>Nizamabad</td>
<td>96</td>
</tr>
<tr>
<td>13.</td>
<td>Adilabad</td>
<td>470</td>
</tr>
<tr>
<td>14.</td>
<td>Warangal</td>
<td>Nil</td>
</tr>
<tr>
<td>15.</td>
<td>Khammam</td>
<td>41</td>
</tr>
<tr>
<td>16.</td>
<td>Nalgonda</td>
<td>262</td>
</tr>
<tr>
<td>17.</td>
<td>Guntur</td>
<td>Nil</td>
</tr>
<tr>
<td>18.</td>
<td>Ongole</td>
<td>51</td>
</tr>
<tr>
<td>19.</td>
<td>Cuddapah</td>
<td>960 (63 Habitations)</td>
</tr>
<tr>
<td>20.</td>
<td>Karimnagar</td>
<td>92</td>
</tr>
<tr>
<td>21.</td>
<td>Anantapur</td>
<td>962 (includes the villages and habitations that are not having Primary Schools.)</td>
</tr>
</tbody>
</table>

No. of Animals died due to diseases
90 -
1139 (1743) Q.—Sri T. Purushetham Rao:- Will the Hon. Minister for Agriculture be pleased to state:-
(a) villagewise number of animals died due to rinderpest, black quarter, H.S. and Seera diseases in 1967-70 in Warangal District; and 

(b) the preventive steps taken by the Government?

A:-

(a) & (b): The particulars are placed on the Table of the House.


<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Name of the village</th>
<th>No. of outbreaks</th>
<th>Kind of disease</th>
<th>No. of attacks</th>
<th>No. of deaths</th>
<th>No. of vaccinations done in outbreak area</th>
<th>Steps taken at present spread of the disease</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Mogilicherla</td>
<td>1</td>
<td>Rinder</td>
<td>10</td>
<td>2</td>
<td>8422</td>
<td>The ailing cases have been segregated, and treatment was given. Protective vaccinations have been done within 5 miles area to control the spread of infection. Vaccinations are also done in selected cattle shandies and villages lying in cattle routes as a control measure.</td>
</tr>
<tr>
<td>2</td>
<td>Jagir</td>
<td>1</td>
<td>pest</td>
<td>15</td>
<td>6</td>
<td>4959</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Gudur</td>
<td>1</td>
<td></td>
<td>12</td>
<td>5</td>
<td>1864</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>3</strong></td>
<td></td>
<td><strong>37</strong></td>
<td><strong>13</strong></td>
<td><strong>15245</strong></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Marmoal</td>
<td>1</td>
<td>H.S.</td>
<td>6</td>
<td>3</td>
<td>522</td>
<td>The outbreaks have been attended to im-mediately and the disease has been brought under control by protective vaccinations. Epidemiology maps of this disease are maintained, and preventive steps are taken well in advance to prevent re-occurrence of the disease.</td>
</tr>
<tr>
<td>2</td>
<td>Kothapalli</td>
<td>1</td>
<td></td>
<td>3</td>
<td>3</td>
<td>375</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Chinnamuppampalam</td>
<td>1</td>
<td></td>
<td>6</td>
<td>6</td>
<td>390</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Kamepally</td>
<td>1</td>
<td></td>
<td>7</td>
<td>7</td>
<td>1120</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Tarrigopula</td>
<td>1</td>
<td></td>
<td>15</td>
<td>11</td>
<td>1383</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Shyampet (Haveli)</td>
<td>1</td>
<td></td>
<td>4</td>
<td>4</td>
<td>400</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Gudur</td>
<td>1</td>
<td></td>
<td>2</td>
<td>2</td>
<td>480</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Velair</td>
<td>1</td>
<td></td>
<td>6</td>
<td>6</td>
<td>343</td>
<td></td>
</tr>
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<td>9</td>
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The outbreaks have been attended to and the disease has been brought under control by prophylactic vaccinations. These are the new villages wherein the disease has occurred other than the previous year. Epizootology maps for this disease are maintained to study and record the place and time of occurrence for taking control measures.

Prophylactic measures and curative measures were taken to control the disease by trypanosomicidal drugs. Spraying of DDT in cattle sheds was advocated to control the fly menace.
1. Mamnecor 1 R.P. 8 5 8109 13 villages have been protected within an area of 5 miles and the disease is controlled. Vaccinations are taken up in the cattle routes and selected cattle shandies as a precautionary measure.

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H.S. — Haemtonhaquic Septicaemia
B Q. — Black Quarter
R.P. — Rinderpest

Boat making centre at Dugarajapatnam

91—

1149 (1781) Q.—Sri K. Muniswamy:- Will the Hon. Minister for Agriculture be pleased to state:

(a) whether there is any proposal with the Government to establish a Boat making centre at Dugarajapatnam near Nayudupet; Sullurpet taluk, Nellore district; and

(b) if so, when?

A:-

(a) No, Sir.

(b) Does not arise.

No. of 'Key Village' Centres

92—

1406 Q.—Sri Dhanenkula Narasimham:- Will the Hon. Minister for Agriculture be pleased to state:

(a) the number of 'Key Village' Centres in the State; and

(b) the districtwise number of the same?

A:-

(a) There are 45 Key Village Centres in the State.

(b) The district-wise number of Key Village Centres in the State is as follows:

(1) Srikakulam... 1
(2) Visakhapatnam... 2
(3) East Godavari... 2
(4) West Godavari... 2
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<td>Karimnagar</td>
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<td>Warangal</td>
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<td>Nalgonda</td>
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<td>Khammam</td>
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Supply of Murrah Breed Buffaloes to Ryots

1408 Q.—Sri Dhanenkula Narasimham:- Will the Hon. Minister for Agriculture be pleased to state:

(a) whether the buffaloes of Murrah breed are being supplied to ryots by the Government; and

(b) if so, various districts to which they were supplied during 1969-70?

A:-

(a) No, Sir.

(b) Does not arise.

Key Village Centre at Kota

1296 Q.—Sri P. Venkata Subbaiah:- Will the Hon. Minister for Agriculture be pleased to state:

(a) whether any representation has been received from the President of Kota Panchayat Samithi of Nellore district to start a Key Village Centre at Kota this year; and

(b) Whether the Government will consider to start the Key Village Centre at Kota this year?
A.-
(a) Yes, Sir.
(b) In view of the present financial stringency, it may not be possible for the Government to consider the request for the establishment of the Key Village Centre at Kota during this year.

Supply of Stud-Bulls to Ryots

95—
1407 Q.—Sri Dhanenkula Narasimham:— Will the Hon. Minister for Agriculture be pleased to state:
(a) whether the scheme for supplying stud-bulls to ryots by the Government is in force at present also; and
(b) the basis on which the said stud bulls are being supplied?
A:—
(a) No, Sir.
(b) Does not arise.

Places of Sheep Rearing Farms

96—
1402 Q.—Sri Dhanenkula Narasimham:— Will the Hon. Minister for Agriculture be pleased to state:
(a) the places where there are sheep rearing farms in the State; and
(b) the various breeds of sheep in the said farms?
A:—
(a) 1. Sheep Farm, Penukoda.
   2. Sheep Breeding Farm, Mahaboobnagar.
   3. Large Scale Sheep Breeding Farm, Mamidipally.
   4. Sheep Unit at Lepakshi and Mahadevpally.
(b) Nellore
   Bellary
   Corriedale
   Kashmir Merino

Sheep capable of yielding wool

97—
1403 Q.—Sri Dhanenkula Narasimham:— Will the Hon. Minister for Agriculture be pleased to state;
(a) the various breeds of sheep which are capable of yielding wool; and
(b) whether the Government is supplying such sheep to ryots?

A:-

(a) Bellary, Corriedale and Kashmir Merino, breeds of sheep are capable of yielding wool.
(b) Bellary rams and Kashmir merinos are being supplied to the ryots for upgrading their stock.

Assistance to start Private Poultry Farms

98—

1400 Q.—Sri Dhanenkula Narasimham:— Will the Hon. Minister for Agriculture be pleased to state:

(a) whether the Government is providing any assistance to start private poultry farms; and
(b) if so, the particulars of the said assistance?

A:-

(a) & (b): No financial assistance is provided by Government for starting private poultry farms. However, technical know-how, vaccinations and debeaking are provided free of cost throughout the State, except in and around urban areas, where organised poultry farms have come up where nominal charges are collected for the services rendered.

Towns taken up for Development under Master Plan

99—

1161 (1871) Q.—Sarvasri A. Madan Mohan & Nagam Krishna Rao:— Will the Hon. Minister for Municipal Administration be pleased to state:

(a) how many towns were taken up for development under master plan in Andhra and Telangana;
(b) the region-wise number and names of towns in which the work is completed and the work is in progress;
(c) whether it is a fact that the work in many towns in Andhra Region is completed under master plan; and
(d) if so, is it the way of implementing 'Asatustra' plan in Telangana Region?

A:-

(a) 12 towns in Andhra and 10 towns in Telangana were taken up for preparation of Master Plans;
Written Answers to Questions. 2nd August, 1971. 263

(b): ANDHRA:

**Towns where preparation of Master plans completed:**
1. Visakhapatnam
2. Vijayawada
3. Guntur
4. Eluru

**Towns where preparation of Master Plans is in progress:**
1. Rajahmundry
2. Kakinada
3. Machilipatnam
4. Nellore
5. Kurnool
6. Tirupathi
7. Tenali
8. Ongole

TELANGANA:

1. Hyderabad and Secunderabad
2. Warangal

(c) & (d): No, Sir. As seen from answer to clause (b) only master plans in respect of 4 Towns in Andhra and 2 Towns in Telangana have been completed.

Construction of Chittoor Bus Stand

1905 Q—Sri T.C. Rajan:— Will the Hon. Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that permission was accorded for the construction of Chittoor Bus Stand; and

(b) if so, what is its estimated cost and when it is going to be started and completed?

A:—

(a) Permission was accorded to the Municipal Council, Chittoor to undertake construction of necessary buildings with a view to provide amenities to travelling public in the Bus Stand.

(b) The estimated cost is Rs 2.64 lakhs. The earth work has already been completed and the construction of East Wing has started.
ANNOUNCEMENTS

Re.- Business of the House

Mr. Speaker:- I am to announce to the House that the Assembly will meet from 4 p.m. to 8 p.m. on 3-8-1971 i.e., to-morrow, to discuss the following:

1. Drought conditions in the State
2. Rise of prices of food grains etc,

Re:- Time limit for receiving cut motions

Mr. Speaker; I am to announce to the House that under Rule 165 (4) of the Assembly Rules, the latest hour for the receipt of cut motions on the Budget for 1971—72 is 3 p. m. on Thursday, the 5th August 1971.

Business of the House

Mr. Speaker: There are two Call attentions. First one. Sri R. Satyanarayana Raju, C. V. K- Rao and A. Madhava Rao etc, have given notice to call the attention of the Home Minister.

Mr. Speaker Number of members have given notices of resolution. That resolution has been admitted and yours has been clubbed with the other one. The procedure for taking up resolutions has got to be followed. Otherwise, if all the leaders sit together and come to some kind of agreed decision, I will certainly follow the decision.

Sri R. Satyanarayananaraju etc., regarding the police firing on N. G Os. at Tirupati on 12th May, 1971,

So far as the other one regarding the enhancement of power rates-

(The Minister for Power rose up)

Mr. Speaker: What have you to say?

Speaker: The Cabinet is going to meet very shortly. He wants time for 2 or 3 days.

I will call it on Thursday.
Calling attention to a matter of Urgent Public Importance
2nd August, 1971.

Re: Police Firing on N.G.Os. at Tirupathi.

Sri G Siviah : If we express our recommendations they will be considered by the Government.

Mr. Speaker : This is postponed to Thursday.

Calling attention to a matter of urgent public Importance.

re:- Police firing on N. G. Os. at Tirupathi.

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re:- Police firing on N. G. Os. at Tirupathi.
Calling attention to a matter of Urgent Public Importance
Re: Police Firing at Tirupathi.

266 2nd August, 1971.

Sri J, Vengala Rao (The Minister for Home) Sir, as the strike-organized by the Non-Gazetted Officers from 12th April, 1971 draged on without any settlement, the Joint Council of Action of the Employees gave a call to observe ‘Andhra Pradesh Bandh’ on 12th May, 1971 to focus the attention of the Government and the public. In response to this call and in their ambition to make the Bundh a complete success, the Non-Gazetted Officers at Tirupathi enlisted the support of the employees of the T.T. Devasthanam. The workers of the Andhra Pradesh State Road Transport Corporation decided to observe token-strike only upto 10 a.m. on that day. A large crowd consisting of the Non-Gazetted Officers, T.T.D., employees and others began to gather at the Andhra Pradesh State Road Transport Corporation Bus Stand because they did not relish the part token-strike proposed by the Road Transport Corporation employees.

As breach of peace was apprehended, the incharge Sub-divisional Magistrates, Chandragiri on the request of the police promulgated prohibitory orders under section 144 Cr. P. C. from 9 a.m. on 12-3-1971 to 10 p.m. on 14-5-1971. The prohibitory orders were made known to the public at 9 a.m. on 12-5-1971 in the town by the police through a mike; At the R. T. C. Bus Stand, it was announced at 9-25 a.m. on that day. An Armed Reserve Unit was detailed to the R. T. C. Bus Stand at the request of the Depot Manager.
The trouble started to brew at the Bus Stand when the A. P. S. R. T. C. Bus employees, wanted to run the buses from 10 a.m., and the T. T. D. Employees who took an active part in organising the Bundh wanted to prevent them from doing so. On receipt of the information, the R. D. O., the Deputy Superintendent and Tahsildar, Chandragiri rushed to the R.T.C. Bus Stand and reached there by about 9.35 a.m. The mob (500) strong, despite the persuasion and appeal by the Magistrate and police officers, refused to disperse. They squatted on the road with a view to prevent two R.T.C. buses bound for Kurnool and Vijaywada. The mob pelted stones and soda bottles. Tho S. D. M., therefore, declared the assembly unlawful and ordered the mob to disperse which went unheeded. Pelting of missiles continued unabated resulting in injuries to Deputy Superintendent of Police, the Tahsildar and five constables. As the situation was going out of control, the police made a lathi charge at the instance of the S. D. M. after due warning. The lathi charge also proved ineffective and hurling of stones, soda bottles and sticks was intensified. The lathi charge for the second time was not attempted as the intensity of pelting of stones was severe. Tear-gas, was not used because it was not available at Tirupathi. None was injured in the lathi charge. The mob also swelled to about 800 to 1,000 by 10-20 a.m. At this juncture, a section of the crowd set fire to the staff room in the R.T.C. bus stand surging forward pelting stones. Seeing imminent danger to public life and property, the Deputy Superintendent of Police obtained orders from the S. D. M. present and ordered an Armed Reserve Police Constable to issue a warning and then open one round of fire towards the most threatening part of the mob keeping the aim low as laid down in P.S.O. 885 (1). The mob was about 50 yards away. As a result of this firing, two persons, i.e. Kutumba Rao, U. D. C. in the office of the Officer-Commanding, N. C. C., Tirupathi and A. Kuppiah, Peon in the office of the Executive Engineer, (R & B), Tirupathi were hit. Both of them were taken alive to S. V. R. D. Hospital by some members in the crowd.

Despite the firing of one round and fall of two persons, the mob continued to be aggressive. After a few minutes, another round of fire was opened at the same spot keeping the aim low on the orders of Dy. S. P. on both the occasions, the police shouted at the top of their voice that fire would be opened and warned the mob to disperse. Two persons, namely Badri Narayana Rao, a driver in T. T. D., Tirupathi and K. Chinnabba, sweeper, S.V. Medical College Tirupathi were hit by a bullet in the second round. The bullet which hit Badrinarayana on the chest, passed through his body and entered the head of Chinnabba. Badrinarayana Rao fell dead on the spot and Chinnabba became unconscious. The police kept the body of Badrinarayana in the R.T.C. shed for the purpose of inquest and sent Chinnabba to S. V. R. R. Hospital for treatment. The crowd immediately after the second round of firing dispersed. The retreating crowd set fire to an A. P. S. R. T. C. Bus which had just come from Hyderabad and halted near the T. T. D. Bus Stand. The mob damaged street lights, traffic umbrellas, etc.

Out of the three injured, who were admitted in the Hospital Sri Kutumba Rao succumbed to the injuries at 7.50 p. m., on 12-5-71.
2nd August, 1971. Calling attention to a matter of Urgent Public Importance

Re: Police Firing on N.G Os. at Tirupathi,

Sri Kuppaiah recovered after treatment. The doctors skillfully removed the bullet that got lodged in the head of K. Chinnabba and saved his life.

The Additional District Magistrate, Chittoor, who conducted a Magisterial enquiry has held:-

(i) that the generally peaceful strike of the N.G Os. was unfortunately marred by violence due to momentary induction into it of the T.T.D. employees who mainly precipitated the matters by trying to force the A.P.S.R.T.C. employees to continue the strike on 12—5—1971;

(ii) that the opening of fire by police was not only justified but also imperative;

(iii) that the police used the minimum force required to deal with the mob (two rounds); and

The Collector, Chittoor, has agreed with the above findings.

The Government have examined the report of the Additional District Magistrate and accepted the findings. The Government have also decided to sanction Rs. 3,000/- to the families of the each deceased and Rs. 750/- to Sri K. Chinnabba and Rs. 30/- to Sri A. Kuppaiah, the two injured.

Sri G. Sivaiah:- Sir, I was present on that day. I am not going into the merits or into the demands of the N.G Os. I only want to know whether at all it is necessary for the police to open fire at that stage. At about 8 a.m. the R.T.C. wanted to take a bus to the bus-stand:

Mr. Speaker:- Are you speaking of personal knowledge?

Sri G. Sivaiah:- Certainly.

Mr. Speaker:- Did you report it to the Home Minister?

Sri G. Sivaiah:- To some extent I was there and for the rest I came to know after enquiry.

Mr. Speaker:- Two people were shot down and you must have brought immediately to the notice of the Home Minister the circumstances under which the incident took place.

Sri G. Sivaiah:- I was there earlier: I have got a reason why I refused to give a report.

Mr. Speaker:- First, you said you were there and now you say some thing else.

Sri G. Sivaiah:- In the morning I was there. After some time the police opened fire and at that time I was not there. After the police firing I went there.

Sri G. Sivaiah:- That is a very serious allegation and I strongly protest, Sir. How can he say that I was responsible for police firing? Let him withdraw.
Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G.Os. at Tirupathi.

Mr. Speaker:— I do not agree with the observation of the Minister.

Sri G. Sivaiah:— Permit me for two minutes, Sir. They took it back and kept it. At 10 a.m. they sat outside the compound and sat silently.

Mr. Speaker:— Please sit down.

Sri G. Sivaiah:— Let them institute a judicial enquiry.

They took it back and kept it. At 10 a.m. they sat outside the compound and sat silently.

Mr. Speaker:— Please sit down.

Sri G. Sivaiah:— Let them institute a judicial enquiry.

Sri G. Sivaiah:— I would specifically say that no orders under Sec. 144 were promulgated in the town. I was there at that time. I was there till 8.30. How the Minister dare say that Sec. 144 was in vogue there? He depends upon the police. If he cannot believe a member, whom he is going to believe? Is he going to believe the puppets of police who murdered two persons?

Mr. Speaker:— Your vehement speech does not prove anything.

Sri G. Sivaiah:— I throw a challenge to the Government. Let the Government appoint a Judicial Committee. I can prove it; otherwise I am not fit to be a member of the House. I will prove all the allegations.

Sri G. Sivaiah:— I throw a challenge to the Government. Let the Government appoint a Judicial Committee. I can prove it; otherwise I am not fit to be a member of the House. I will prove all the allegations.

Mr. Speaker:— In the first instance, the incident took place some months back. (Sri G. Sivai:

Mr. Speaker:— In the first instance, the incident took place some months back. (Sri G. Siviah: Exactly.) and you did not have the wisdom to send a report to the Police that order under Sec. 144 was not promulgated though the firing took place under unjustified circumstances. I don't know what prevented a responsible member from sending a report to the authorities. (Sri G. Siviah: We have represented the matter to the authorities.) It is highly regrettable that you make these allegations here. If you had sent report to the Government and the Government had not taken action, I would call upon the Government.
270 2nd August, 1971. Calling attention to a matter of Urgent Public Importance

Re: Police Firing on N.G Os. at Tirupathi.

Sri G. Siviah:— It is a clear case of plain murder because we have heard much about it.

Mr. Speaker:— About the firing he does not know anything.

Sri G. Siviah:— Why not they appoint a judicial committee.

Mr. Speaker:— I understand your anxiety. Two persons dited and, according to you, the police were not justified in opening the fire. Perhaps, they could have averted all this unpleasantness by lati-chage or by resorting to persuasive methods. Actually we do not know. Some of us do not know what actually happened. After all, your information is based on the information furnished to you by some persons who were present and similarly also that Minister for Home is basing his report on the information furnished to him by his subordinate officers. Now when responsible members express their anxiety about the death of 2 persons on the floor of the House and when they make, as responsible members, some allegations, I would only ask the Government to get it enquired into by some responsible person other than the officer who was enquired into it just now. More than that, I can't do anything. No purpuse will be served by your throwing out challenges and it is not proper for anybody to throw out challenges.

(Shouts of 'Let the Minister agree to your directions')

Sri G. Siviah:— Let the hon. Minister agree to your suggestion.

Mr. Speaker:— This is a direction to the Government. It is up to them to accept my direction or not. I cannot compel them. I have no power under the rules by which I can compel the Government. In the interests of justice, it is better they do it; otherwise, if they are already satisfied, it is different.

Sri K. Satyanarayana Kaju:— Let the Minister first say what he wants to say on the direction of the Speaker,
Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G.Os. at Tirupathi.

Mr. Speaker:- If I were in his position, I will say, I will consider about it. No responsible Minister will immediately commit himself by saying "I will get it done immediately."

Sri G. Siviah:- Why are you afraid?

Mr. Speaker:- This is not the first time a firing took place in this State. During the Telangana agitation, how many people died and how many times judicial enquiry was held? There is no question that in extreme cases where the Government consider it necessary they might order judicial enquiry in case it has raised on the floor of the House. So, the only thing that I can ask the Government to do is to consider about getting it enquired into further.

Dr. T. V. S Chalapathi Rao:- In the interests of justice and fairplay, since grave charges are being made by the hon. Member, is it not incumbent on the Government to order an enquiry?

Sri G. Sivaiah:- A man was purposely shot dead. It is a calculated murder by the police.

Mr. Speaker:- Your allegation is simply baseless, because a person who was not present at the time of death does not know anything. Therefore, your imputing all sorts of things is simply meaningless.

Dr. T. V S. Chalapathi Rao:- Who is the Magistrate that conducted the enquiry? Is he the same officer who ordered firing?

(Sri G. Sivayya and others interrupted all in one voice)

Mr. Speaker:- There is no point in getting excited or emotional about these things. There is no question of asking for judicial enquiry. The point is, you were not satisfied with the enquiry conducted by the District Magistrate. The District Magistrate conducted the enquiry. In all cases of police firing, it is the District Magistrate who would, under the provisions of Criminal Procedure Code, conduct an enquiry and report to the State Government.

Sri J. Vengala Rao:- A first class Magistrate conducted the enquiry.

Sri G. Sivaiah:- P.A. to the Collector conducted the enquiry.
272 2nd August, 1971. Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G Os. at Tirupathi

Mr. Speaker:- Is it the District Magistrate that conducted the enquiry?

Sri J. Vengala Rao:- Additional District Magistrate conducted the enquiry.

Mr. Speaker - That is what I am saying. In all such cases where there is a firing by the police, it is the District Magistrate who has to conduct an enquiry under the provisions of Criminal Procedure Code and send a report to the State Government. Not only in this case, but in all cases of police firing, the District Magistrate has to conduct an enquiry and send a report to the State Government. Naturally under the provisions of the Cr.P.C. he has to conduct the enquiry.

Dr. T.V.S. Chalapathi Rao:- Will the Minister place a copy of the report on the Table of the House?

Dr. T.V.S. Chalapathi Rao:- What is there confidential that strengthens the suspicion of the Opposition? That makes the position of the Government worse. The latest statement of the Minister makes the position still worse. He must be prepared to place a copy of the report on the Table of the House or he must be prepared to order a judicial enquiry. What is there that could be confidential when two people died?

Mr. Speaker:- The only protection I can give is under the rules. After hearing the Members, personally I felt that it would be better for the Government to get the matter further enquired into. The Minister considers it is not necessary. Having accepted the findings of the District Magistrate who had already conducted the enquiry, he considers that further enquiry is not necessary.
Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G.Os. at Tirupathi.

Sri Ch. Rajeswara Rao:- Depending upon the demand of the members of the House and the directive of the Speaker, a further enquiry should be ordered.

Mr. Speaker:- It is left to the discretion of the Government.

Sri Ch. Rajeswara Rao:- We wish the hon. Speaker's directive must be respected.

Mr. Speaker:- I would only ask the Minister to consider it once again.

Dr. T.V.S. Chalapathi Rao:- Justice requires that the enquiry, must be open and the report be placed on the Table of the House.

Mr. Speaker.- What is the provision by which I can compel the Minister to place it on the Table of the House.

Dr. T.V.S. Chalapathi Rao:- Fair-play requires it; equity requires it.

Mr. Speaker:- Mr. Chalapathi Rao, you know the rules position. It is only when the Minister uses a particular record for making a statement on the floor of the House that the Chair can compel him to place it on the Table of the House. If he does not make use of any record and if he makes a statement on the floor of the House, how can I compel him to place it on the Table of the House.

Dr. T.V.S. Chalapathi Rao:- Now, he made use of the report. The statement he read out was based on the report received from the Magistrate.

Mr. Speaker:- The report was furnished to him by the concerned police officers.

Dr. T. V. S. Chalapathi Rao:- The statement read out by the Minister is based on the report received from the Magistrate who conducted the enquiry.

Mr. Speaker:- Let me make it clear. If he were to read out any portion of the report, the report of the District Magistrate, then he has to place it on the Table.

Dr. T.V.S. Chalapathi Rao:- The statement read out by the Minister is based on the report received from the Magistrate who conducted the enquiry.

Mr. Speaker:- Let me make it clear. If he were to read out any portion of the report, the report of the District Magistrate, then he has to place it on the Table.
274 2nd August, 1971. Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G.Os. at Tirupathi-

Mr. Speaker:- Please do not pursue the matter any further. Leave it there. I would advise the Members to leave it there. Do not pursue it and let us try to get a promise from the Minister. Let us see what can be done in this regard.

Mr. Speaker:- Not only because, if a Member of that Constituency... What you should have done was, having conducted the enquiry yourself, being a responsible Member of that Constituency, you should have immediately sent a report to the Government, stating the facts and asking the Government to take immediate action. Having failed to do that for a long time, if it is raised now, what weight will it have?

Sri A. Eswara Reddy:- We have asked for the judicial enquiry Sir. We have given it to the Collector, Sir.

Mr. Speaker:- What prevented you to send a report to the Minister, being a responsible Member of that Constituency? Immediately you should have sent a report to the Government.

Sri A. Eswara Reddy:- We have gone with various organisations to the Collector. Through the Collector, I have sent to the Ministers and others.

Mr. Speaker:- Better you leave it there.

Sri Ch. Rajeswara Rao:- We are prepared to leave it on some assurance.

Mr. Speaker:- I will see what should be done. I will consider about it myself.
Mr. Speaker:- After all, if he once commits himself on the Floor of the House, he has to necessarily carry it out.
276 2nd August, 1971. Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G Os. at Tirupathi.


Mr. Speaker:- Papers laid.

Calling attention to a matter of Urgent Public Importance
re:- Police firing on N.G.Os. at Tirupathi (contd.)
Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G.Os. at Tirupathi.

Dr. T. V. S. Chalapathi Rao:- With your permission Sir, may I invite your kind attention to the provision in which the Minister has no alternative than to place the documents on the Table of the House. Rule 332 reads: "If a Minister quotes in the House a despatch or other State Paper which has not been presented to the House, he shall lay the relevant paper on the Table—Provided where a Minister gives in his own words a summary or gist of such despatch or State paper......" He has not made any gist or summary of the statement. On the other hand when we requested him to place it on the Table, he pleaded innocence.

Mr. Speaker:- That is his opinion—

Dr. T. V. S. Chalapathi Rao:- Here the 2nd proviso clarifies the first proviso. In the public interest a public enquiry was conducted. How the placing of that report will be inconsistent?

Mr. Speaker:- That is his opinion—

Dr. T. V. S. Chalapathi Rao:- Literally the opinion is not actually that whether he is entitled under the rules to avoid placing the documents on the Table of the House. He cannot plead confidential because he has not given any gist. Therefore, it becomes incumbent upon him to necessarily place the report of that officer on the Table of the House. My submission to the Speaker is do not come in the way of his placing the documents on the Table of the House. Let the Advocate General's opinion may be taken in this regard.

Mr. Speaker:- Kindly sit down.

Sri N. Ramachandra Reddy:- Not only in this case Sir, there

w here the matter—I think, the suggestion given
2nd August, 1971. Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G Os. at Tirupathi.

by Sri K. Govinda Rao that a House Committee should go into it, may be considered. We are following the precedents of Lok Sabha. In the Lok Sabha there is a practice that whenever a matter is disputed by the Member, certainly the Speaker has got the inherent right to appoint a House Committee or else the rules may be amended according to which the House Committee may go into the matter in the public interest. I would request the Speaker to appoint a Committee to go into the matter or in the alternative I request you Sir to change the rules so that, in future at least such things will not happen.

Mr. Speaker:- As it is, there is no provision under the rules for the Speaker to appoint any House Committee. as far as I know.

Sri N. Ramachandra Reddy:- In the Lok Sabha it is there.

Mr. Speaker:- As far as I know there is no provision in the Lok Sabha, Rules empowering the Speaker of the Lok Sabha to appoint a House Committee to enquire into such things. Even there there is no such thing.

Sri N. Ramachandra Reddy:- In many cases, the Committees have been appointed.

Mr. Speaker:- If the considers that such provision should be made in the rules, some Member can come forward with a suggestion in the shape of a Motion. That will be put to the House an if the House considers it or otherwise it will be rejected. But there is nothing that the Chair can do. After all, the Chair can give an opportunity to the members to express their own opinions on the floor of the House. Beyond that, nothing can be done. Now it is not as though there arc, instances. Very rarely there are, where the House Committees were formed, with leave of other Legislatures in the country or in other democratic countries. Generally, it is not there. But there are instances where the Government felt that firing was not justified, the ordered for a Judicial Enquiry. In Madhya Pradesh I think a Judicial Enquiry was ordered, in the case of that Raja who was shot down etc. There are things like that. In all cases where the Government feel that it is necessary or where they are convinced about the views expressed by the Members of the House, they order for Judicial Enquiry. The Committee nominated by the Speaker is the House Committee with regard to the Legislators' Hostel etc. and how the House Committee can enquire into such things.

Sri N. Ramachandra Reddy:- Are there no precedents where the Lok Sabha has appointed?

Mr. Speaker:- I will consult all the Leaders of the Parties and see what can be done in this regard. I will see that something can be done in these things.

Dr. T. V. S. Chalapathi Rao:- Thank you Sir.
Mr. Speaker:- I think that is possible.

THE ANNUAL FINANCIAL STATEMENT
(BUDGET) FOR 1970—71
GENERAL DISCUSSION

Mr. Speaker:- Now we will take up general discussion on the budget.

This is the only silver lining in the black cloud of the year 1971—72. This year has been a trial for all, and the economy and financial situation have been affected. The government has introduced various measures to stabilize the situation. These measures have been successful to some extent, and the general discussion on the budget will be held on these issues.
The budget should reflect the aspirations, desires and the needs of the people, as they evolve over time. The budget should be an approximate estimate of income or expenditure. As far as possible it should be an estimate of income or expenditure. As far as possible it should be an approximate estimate of income or expenditure.

General Discussion.

It is a Constitutional obligation on the part of the Government, Art. 202 (1) of the Constitution and amplified in the budget manual the financial statement for 1971-72......several heads of accounts have not been allocated between the Telangana and rest of the state.

No allocation of figures have been exhibited in respect of the following Heads of Accounts, Consolidated fund, MH 120 payment of computed values of pension...

MH 124 Capital outlay on schemes of Government trading...

Public debt receipts and repayments...

Contingency fund...This is also very important item. But they have not shown this separately.
2nd August, 1971. Calling attention to a matter of Urgent Public Importance
Re: Police Firing on N.G Os. at Tirupathi.

In 1968-69, there was a dispute between the N.G Os. and the police. The matter was brought to the attention of the government in 1968, but it was not resolved.

In 1971, the matter was brought to the attention of the government again. The government was asked to take steps to resolve the matter.

The government was asked to provide information on the number of deaths and injuries caused by the police firing.

The government was asked to take steps to prevent such incidents in the future.

The government was asked to provide compensation to the families of the deceased and the injured.

The government was asked to take steps to ensure the safety of the N.G Os. and the police.

The government was asked to take steps to provide justice to the victims of the police firing.
People have reaffirmed, in a larger measure than in the past, their faith in socialism through the decisive verdict given by them in the elections to the parliament.

Basically, the efforts of the Government have been directed towards the achievement of a rapid rate of growth in which primary of importance is accorded to those sections of the society which are farthest removed from the national minimum relating to the basic needs.
284 2nd August, 1971. The Annual Financial Statement (Budget) for 1970-71
General Discussion

The Annual Financial Statement
(Budget) for 1970-71

General Discussion.
2nd August, 1971.

The Annual Financial Statement (Budget) for 1970-71

General Discussion

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It has been decided that from the year 1971, there should be no detention of students at the end of any class, except at the stages where they have to take a common examination at the district or State level, viz., in the Seventh class and Tenth class. It is expected that this decision which is based on sound educational considerations will be of immense benefit to the students, particularly those belonging to backward regions.
On the basis of the note of the Commissioner and the Resolution No. 445 dated 22nd February 1969 of the Standing Committee, the General Body of the Corporation unanimously accorded sanction to allot the land situated at Vidyanagar railway station to the
hut-dwellers at a nominal cost of Rs. 0—50 Paise per sq. yard excluding the land occupied by the road pits. The transfer of the property should be effected without delay within two months. It is reported that the approximate rate of the land under reference as per the prevailing market rate is about Rs. 4 to Rs. 5 per sq. yard. When the hut-dwellers themselves had requested the Municipal Corporation in the year 1961 to dispose of the land to them at reasonable price and when the General body of the Corporation had decided to dispose of the land to the hut-dwellers in January 1970, the question of disposing of the land to the hut-dwellers at a nominal cost of Rs. 0—50 per sq. yard when the prevailing market rate is reported to be Rs. 4 to Rs. 5 per yard, would not have arisen. Moreover, the authorities of the Municipal Corporation should have taken steps to develop the land under Slum Improvement scheme, either the land into suitable building sites or constructed tenements and allot them to the hut-dwellers for purpose of rehabilitating them. I am of the view that the decisions taken by the respective authorities of the Municipal Corporation were not only against the financial interests of the Municipal Corporation but constitute acts done in abuse of their powers.
2nd August, 1971.

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In autonomous bodies and corporate bodies employment facilities will be provided to the people of this region as well.

In Hyderabad and Warangal Districts, all other posts are held by others, except in Hyderabad and Warangal Districts, all other posts are held by others.

Mr. Brahmanda
Reddy misappropriated to the tune of Rs. 50,000/-; he was caught but everything was hushed up, and he was simply let off. …
The Annual Financial Statement (Budget) for 1970-71

2nd August, 1971.

General Discussion.

The budget for the year 1970-71 is now presented for discussion. The main points of the budget are:

1. Revenue from various sources has been estimated to be Rs. XX million.
2. Expenditure on all heads has been kept within the limits of the revenue.
3. The budget has been framed to ensure economic growth and social welfare.
4. Steps have been taken to control inflation and maintain price stability.

The budget is designed to meet the needs of the people and to provide for the development of the State. The government is committed to implementing the budget in a timely manner to achieve the desired objectives.

The budget is a comprehensive document that covers all aspects of the State's financial affairs. It is the responsibility of the Finance Ministry to ensure that the budget is implemented effectively.

In conclusion, the budget for 1970-71 is a well-balanced document that takes into consideration the needs of the people and the development of the State. The government is committed to implementing the budget in a timely manner to achieve the desired objectives.
2nd August, 1971.

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General Discussion.

The House then adjourned to meet again at Half Past Eight of the Clock on Tuesday, the 3rd August, 1971.