Construction of Bridge Across Main Canal on Narsapur-Bhimavaram Road

181—

* 602 (H72) Q:—Sri P. Seshavataram (Palakol) :— Will hon. the Deputy Chief Minister be pleased to state:

(a) the amount of expenditure so far incurred towards the bridge being constructed across the main canal on Narsapur-Bhimavaram road, at Narsapuram, West Godavari District;

(b) when the work of the said bridge will be completed; and

(c) the estimated amount of expenditure for the "retaining wall" and the amount spent so far on the same?

The Minister for Hand-Looms and co-operative factories deputised the hon. Deputy Chief Minister and answered the questions (Sri A Bhagavantha Rao):

a) Rs. 7,56,166/-

b) The bridge work was completed in September 1970.

c) An estimate for Rs. 66,500/- was sanctioned by the Executive Engineer (R & B), Eluru in 1969-70 for "retaining wall" and the expenditure incurred up to 31-5-71 was Rs 59,991/-
The following reasons are there:

1) The foundations were originally proposed to be taken 30" deep
Oral Answers to Questions. 29th July 1971, 3

below the ground level from RL+ 85.02 to RL - 21.10 to raise on stiff clay but actually during the execution two points were left with the designed depth and this necessitated taking foundation RL- 60 instead of RL - 21.50.

2) As the limited bearing pressure was coming to foundation soils, lands spans 20" X 20 each on either side of the central span were introduced;

3) to obviate spans and shifts which occurred during the sinking of the well foundation deeper than the originally contemplated, it was found necessary to suitably modify designs and increase the length of the central span from 56” to 59.3”.

and 4) It was found necessary to form the approaches with sand/partly with earthen casing 5) The earth and sand had to be carted from the distant places than those contemplated in the original sanctioned estimate.

6) In the original estimate ...

Sri A. Bhagavantha Rao :. There are technical changes made.

Sri A. Bhagavantha Rao :. The Work was started on 20-6-64. Subsequently the Chief Engineer has furnished the revised estimate.

Sri A. Bhagavantha Rao :. The Work was started on 20-6-64. Subsequently the Chief Engineer has furnished the revised estimate.

Sri A. Bhagavantha Rao :. The Work was started on 20-6-64. Subsequently the Chief Engineer has furnished the revised estimate.
Mr Speaker:- The allegation of the members is that just to benefit the contractor, the estimate was revised. That is the allegation.
Mr. Speaker:— Please get it enquired into and see whether it is true or not.

Improvements to Narsapuram Bhimavaram Road

182—

603 (1673) Q.— Sri P. Seshavataram:— Will hon the Deputy Chief Minister be pleased to state:

(a) The steps taken by the Department to improve the Narsapuram - Bhimavaram road (via Kopparru) from 10/0 mile upto 18/0 mile in Narsapuram Taluq, which is in a completely damaged condition consequent to which buses are not plying there properly:

(b) Whether there is any proposal to construct pucca bridges in place of the wooden bridges on the said roads: and

(c) The reasons for not constructing pucca bridges on the said route on which six buses are plying?

Sri A. Bhagavantha Rao:— deputised for the Dy. Chief Minister and answered.

a) An amount of Rs. 3,085 lakhs has been sanctioned for repairing the road.

(b) And (c):— Pucca bridges will be taken up for construction as and when Funds are available.

But they will be taken up as and when funds are available.

Taking over of Road From Kopparru To Lankala Koderu

183—

* 604 (1674) Q —Sri P. Seshavataram:— Will hon. the Deputy Chief Minister be pleased to state:

(a) Whether the Roads and Buildings Department have taken over the road from Kopparru village to Lankala koderu via Mallavaram in Narasapuram Taluq, West Godavari District;

(b) The steps taken so far to develop the said road; and

(c) Whether there is any proposal to extend the bus route from Talakollu to Kannru upto Kopparru?

S i A Bhagavantha Rao:— deputised the Dy. Chief Minister and answered.

(a) The road from Lankalakoderu to Velivala was taken over by the Roads and Buildings Department. But the road from Velivala to Kopparru (v.a) Mallavaram was not taken over as it is not formed so far.

(b) The portion of the road taken over was already metalled and remaining portion of the road will be formed after investigation.

(c) No, Sir.

Smt. J. Eswari Bai:—

Regarding the road from Koppuru village to Laukala Koderu in West Godavari District, what is the estimate and how much amount has been spent so far?

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

(a) Yes Sir.

(b) The proposals to accord administrative sanction for the Revised Estimate of Rs. 546.28 lakhs are being sent to Telangana Regional Committee for necessary action and allocation of additional funds.

Protected Water Supply Schemes in Telangana

184—

*291 Q—Sri C. Janga Reddy:— Will the hon. Minister for Panchayati Raj be pleased to state:

(a) Whether it is a fact that the Chief Engineer of Public Health Department has prepared Revised Estimates for Rs. 546.28 lakhs for the 58 Protected Water Supply Schemes in Telangana districts and sent the same to the Government for sanction through his letter No. 911/TL/66—5. dated 17—1—67; and

(b) if so, the stage at which it stands at present?

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

(a) Yes Sir.

(b) The proposals to accord administrative sanction for the Revised Estimate of Rs. 546.28 lakhs are being sent to Telangana Regional Committee for necessary action and allocation of additional funds.

Oral Answers to Questions.

Sri C. V. K. Rao (Kakinada) asked the Minister of Education if he was pleased to state:

(a) Whether the Government has given any permission for starting of Junior College by a private agency in Kakinada and if so when and which is the agency and on what conditions; and

(b) Whether it is a fact that representations were sent to Government by students of Kakinada for starting of a Junior College by Government in the P. R. Government High School and if so, what happened to those proposals?

The Minister for Hand-looms & Co-operative Factories deputised the Minister for Education and answered the Questions (Sri A Bhagavantha Rao)

(a) Yes Sir. During September 1970 permission was given to the Education Society, Kakinada to start a Junior College with effect from 1970-71 subject to the following conditions:

1) The Private management should employ qualified Staff according to the Staff Pattern prescribed by the govt.

2) Telugu shall be the medium of instruction.

3) If the management desires to have classes in a medium other than Telugu, prior permission of Government should be obtained.

4) The management should run the College without any financial aid from Government until such time as the govt. themselves find it possible to do so.
5) The management should provide adequate accommodation and furniture and also library and laboratory facilities.

b). No Sir. But representations were received from Sri K. Krishna Rao, Advocate, the library Association and the Godavari Chamber of Commerce, Kakinada. The representations were considered and decided by government to permit private Junior College instead of upgrading P R government High School.

Sri C V K. Rao: I think the information is not correct. I myself found it from the College that number of applications have been received. Hundreds of applications were received from the students to join, on the hope that a Junior college be taken up by the P R. Government College. The Collector is aware of that thing. As such they wanted a private thing, so much so they can take a lot of money from the students. Naturally, the capitation fees is collected and also the conditions are not fulfilled. There is not proper furniture, there is not proper Library and there is no proper Laboratory. In spite of that thousands and thousands of rupees have been collected Will the government enquire into the position and see that it conforms to the rules and at least the boys are not made to pay to join.

Sri A. Bhagwantha Rao: There is absolutely no information that the boys are made to pay.

Sri C.V.K. Rao: I am giving the information. What more information does he want?
Fixation of Prices of Government Text Books

186—

*1033 (843) Q.—Sarvasri R. Mahananda and S. Vemayya:—Will the hon Minister for Education be pleased to state:

(a) what were the principles adopted in fixing the prices of Government Text Books, printed and published by the Government Text Book Publications in 1963;

(b) whether these principles have since been changed;

(c) how many Text Books were published in 1967-68; and

(d) whether there is loss or profit in 1967-68?

Sri A. Bhagavantha Rao:—

(a) The sale price of the Nationalised Text Book is fixed at \(\frac{1}{3}\) times of the cost price. The excess over the cost price covers the trade discount, provision for dead stock, and margin for profit. As far as possible, every effort is made to see that uniform prices are fixed for all the Text Books in a specified subject and class irrespective of the language in which it is printed, to save the minority linguistic groups from the hardship of having to pay higher prices.

(b) No Sir.

(c) During 1967-68, 88 lakhs of 65 different categories of books were printed.

(d) The Text Book Press has earned profit of Rs. 30, 31, 258/- during 1967-68.
Oral Answers to Questions.  29th July 1971

Sri A. Bhagwantha Rao:—I shall take the suggestion.

(a) Whether the Government have recognised the examinations of Basha Pravina and Vidwan in Telugu Languages as equivalent to M. A. Degree examination;

(b) Whether the Government have recognised the Oriental examinations of Vidya Praveena and Siromani in Sanskrit as equivalent to M. A. Degree; and

(c) if not the reasons therefor?

Sri A. Bhagavantha Rao:

a) No Sir.
b) Yes Sir.
c) The three universities have not yet recognised the Bhasha Praveena and Vidwan in Telugu languages as equivalent to M. A. Degree Examination.
Appointment of Hindi Pandits As Assistant Lecturers

*(1133 (1588)) Q—Sri Poolla Subbaiah -(Yerrgondipalam) Will the hon. Minister for Education be pleased to state—

(a) Whether the Government have decided to appoint the Hindi-pandits with M. A. Degree and now working in Zilla Parishad High Schools as Assistant Lecturers in Junior colleges in the State; and 

(b) if so, to what effect?

Sri A. Bhagavanta Rao.

(a) & b): Hindi Pandits Grade I of Zilla Parishads Municipal Higher Secondary Schools converted into Government Junior colleges possessing post Graduate qualification or oriental titles equivalent to post Graduate qualification and who will come up for absorption at the High School level have been appointed as Junior Lecturers in Hindi in Government Junior Colleges.
Sri A. Bharawanth Rao:- The exact import of the question I did not follow. An how I will look into the matter. I convey the sentiments expressed by ther hon. Member to the Education Member.

Sri. A. Bhalawthi Rao:- The question definitely relates to post-graduate qualifications and appointment in junior colleges.

189—

* 1150 (1782) Q— Sri K. Muni Swamy:— will the hon Minister for Education be pleased to state:

(a) the number of blind teachers working in the schools in each district as Secondary Grade Teachers, Telugu pandits and Laboratory Assistants in the year 1969-70;

(b) the number of blind teachers who are now without jobs;

(c) whether the Government propose to make arrangements to provide jobs to them; and

(d) if so, the details thereof?
Sri A. Bhagavanta Rao:-

(a) Secondary grade teachers. Telugu Pandits Laboratory Assistants.

<table>
<thead>
<tr>
<th></th>
<th>Hyderabad city.</th>
<th>Cuddapah.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pandits</td>
<td>10</td>
<td>6</td>
</tr>
<tr>
<td>Assistants</td>
<td>10</td>
<td>1</td>
</tr>
<tr>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
</tbody>
</table>

(b) The information for the Hyderabad District is as follows:

<table>
<thead>
<tr>
<th>Qualification</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>M. A., B. Ed.</td>
<td>2</td>
</tr>
<tr>
<td>B. A., B. Ed.</td>
<td>3</td>
</tr>
<tr>
<td>M. A.</td>
<td>1</td>
</tr>
<tr>
<td>B. A.</td>
<td>2</td>
</tr>
<tr>
<td>P. U. C. and Matriculates</td>
<td>9</td>
</tr>
<tr>
<td>B. A. and trained in Braille language</td>
<td>2</td>
</tr>
</tbody>
</table>

Information for the remaining districts is not readily available.

(c) There are no such proposals.
(d) Does not arise.

Sri A Bhagawantha Rao: If there are any lapses like that, I request the hon. Member to put it in Writing and the Government will take action.

Sri A Bhagawantha Rao: I think hon. Member is aware of Government of India's scheme for mentally handicapped people. If that comes in to being, I hope we will take some necessary action.
Oral Answers to Questions, 29th July 1971, 15

Survey Regarding The Working of The Sales Tax Laws 190—

Q. 615 (1702).—Sri R. Mehananda:—Will the hon. Minister for Finance be pleased to state:

(a) whether it is a fact, that the Director General, National Council of Applied Economic Research, New Delhi was asked by our Government to conduct survey in Andhra Pradesh, about the working of the Sales Tax laws of our state;

(b) if so, whether any report has been submitted by the said Council; and

(c) whether any remuneration has been paid to the Council?

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

(a) Yes, Sir. The National Council of Applied Economic Research, New Delhi has been requested to undertake a study of sales tax structure in the State.

(b) Yes, Sir.

(c) An amount of Rs. 35,000/- has been paid to the National Council of Applied Economic Research, New Delhi towards the cost of the study of the sales tax structure in the State.

Government are examining it. We have not taken a decision.

It will take sometime.
Sri K. Govinda Rao: What are the main recommendations contained in the report?

Sri K. Vijayabhisheka Reddy: At this stage I cannot reveal. At the appropriate stage, I shall come up before the House.

What are the main recommendations made by the Committee?

I already made it clear that at this stage it is not possible to reveal. At the appropriate stage, I shall come up before the House.

(a) whether there are long-standing representations with the Government for the abolition of Sales—tax and excise duties on Cotton Yarn being levied by the Government and if so, the action taken.
Oral Answers to Questions. 29th July 1971

the reason; and

(b) whether the proposal to subsidise the Yarn Prices in view of their recent abnormal increase will be considered by the Government immediately?

Sri K. Vijayabhaskara Reddy:— (a) Representations have been received by the Government from the Handloom Industry pleading for removal of the sales tax on cotton yarn consumed by the Handloom Industry. The Government have examined the matter and they have exempted the sales of cotton yarn made to the weavers, master-weavers, cooperative societies or other recognised associations of weavers for consumption in their industry from the liability to tax under the Andhra Pradesh General Sales Tax Act, 1957. The State Government are not conceded with the levy of excise duty on cotton yarn.

(b) No, Sir.

Sri K. Vijayabhaskara Reddy:— I have agreed to answer a short-notice question on this.

Properties owned by Kothanda-amaswamy temple at Rama kuppam

192—

*649 (1786) Q.—Sri D. Venkatesam:— Will the hon. Minister for Endowments be pleased to state:

a) what are the properties of Sri Kothanda Rama Swamy temple of Ramakuppam in Palamaner taluk, Chittoor District;

b) when the lands of above temple measuring nearly about 184 acres were taken over by the Endowments department;

c) what is the procedure that is being followed in leasing out those lands; and

d) what is the action taken on the representation sent in this regard to Government on 4th November, 1970?

The Minister for Endowments (Sri R. Ramalinga Raju):—

a) The temple is endowed with the following properties.

<table>
<thead>
<tr>
<th>Village</th>
<th>Extent of land</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thimmasamudram.</td>
<td>116-80 Acres</td>
</tr>
<tr>
<td>Ramakuppam.</td>
<td>22-42 ''</td>
</tr>
<tr>
<td>Singasamudram.</td>
<td>0-80 ''</td>
</tr>
<tr>
<td>Krishnapuram.</td>
<td>2-70 ''</td>
</tr>
</tbody>
</table>

b) The above lands were endowed to the temple by Trust deed dated 29-11-1903. There is no question of takingover, as such of the temple lands by the endowments department. The
provisions of the Act, in force, from time to time, will apply to the management of the properties.

c) The entire lands which are in possession of the temple were leased out in public auction. The lands in the possession of the servicedars are being enjoyed by them for their services to the temple.

d) On the representation of the honourable member, the matter was enquired into by the Assistant Commissioner, Chittoor and the honourable Member was informed of the result of the enquiry:


The entire lands which are in possession of the temple were leased out in public auction. The lands in the possession of the servicedars are being enjoyed by them for their services to the temple.
Oral Answers to Questions. 29th July 1971.

SRI A. MADAN MOHAN: What is the number of people who have participated in that open auction and who are the particular persons in whose favour it has been released.

SRI K. ATCHUTA REDDY: The information may be placed on the Table tomorrow at least.

Renovation of Sri Kothandarama Swamy Temple at Rallabudugur
Q.—Sarvasri D. Venkatesam and C. Janga Reddy:- Will the hon. Minister for Endowments be pleased to state:

(a) whether there is any proposal with the Government to renovate Sri Kothandarama Swamy temple at Rallabudugoor in Kuppam taluk, Chittoor District;

(b) if so, when;

(c) if not, the reasons therefor;

(d) what are the properties of the temple; and

(e) when was the above temple constructed and by whom?

Sri R. Ramalinga Raju:-

a) No Sir.

b) Does not arise.

c) The proposal for the grant of aid from the Common Good Fund for the renovation of Sri Kodandara-swamy Temple was not approved on the ground that the temple is not having any historical importance and no matching grant is collected as donations from the public.

d) The temple owns no landed property at present.

e) As per the Trust Deed dated 7.5.1914, the temple was constructed by Sri K. J. Vijayaveera Venkatapati Nayznimvar, in or about 1914.
Oral Answers to Questions. 29th July, 1971

1. The Minister of State replied:

(a) The Government is fully aware of the importance of ensuring the safety of lives and property of the people in the event of a flood. Efforts are being made to augment the flood control measures in the river Kistna basin. The State Government has been requested to take all necessary steps to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(b) The State Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(c) The Central Government is fully aware of the situation and is taking all necessary steps to assist the State Government in this regard.

(d) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

2. The Minister of State replied:

(a) The Government is fully aware of the situation and is taking all necessary steps to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(b) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(c) The Central Government is fully aware of the situation and is taking all necessary steps to assist the State Government in this regard.

(d) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

3. The Minister of State replied:

(a) The Government is fully aware of the situation and is taking all necessary steps to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(b) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(c) The Central Government is fully aware of the situation and is taking all necessary steps to assist the State Government in this regard.

(d) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

4. The Minister of State replied:

(a) The Government is fully aware of the situation and is taking all necessary steps to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(b) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(c) The Central Government is fully aware of the situation and is taking all necessary steps to assist the State Government in this regard.

(d) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

5. The Minister of State replied:

(a) The Government is fully aware of the situation and is taking all necessary steps to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(b) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

(c) The Central Government is fully aware of the situation and is taking all necessary steps to assist the State Government in this regard.

(d) The Government has been advised to ensure the safety of the people in the flood prone areas. The Central Government is also taking all possible steps to assist the State Government in this regard.

Oral Answers to Questions.

The Minister for Endowments:— Will the hon. Minister for Endowments be pleased to state:

(a) What is the total extent of land available in Chittoor District under Title deed in the name of the temple institutions;

(b) Whether the said temples or institutions are existing at present;

Temple Lands in Chittoor District

194—

650 (1789) Q.—Sri D. Venkatesam:—Will the hon. Minister for Endowments be pleased to state:

(a) What is the total extent of land available in Chittoor District under Title deed in the name of the temple institutions;

(b) Whether the said temples or institutions are existing at present;

(c) whether the said lands are being enjoyed by the institutions or by private parties; and

(d) what are the proposals before the Government to take possession of the land which is in the enjoyment of private parties?

Sri R. Ramalinga Raju:

a) Acres 11, 034-51 cents.
b) Yes, sir.
c) The lands are in possession of either Archakas or the management of the temple.
d) Wherever necessary the concerned authority issued instructions to the executive authority to take legal action for securing the possession of the properties to the institutions.
Supply of Electricity To Bammera Village

(a) Is it not a fact that the Chief Minister while replying to the Debate on the Telangana situation on the floor of the Assembly on 9th March, 1969 said that Bammera village in Warangal District which is the birthplace of the celebrated Telugu Poet, Bammera Pothana, would be electrified and a suitable memorial to him will be raised; and

(b) if so, when was that village electrified and what memorial was raised?

The Minister for Power (Sri V. Krishnamurthy Naidu)

(a) Yes, Sir.

(b) The Bammera village, Jangaon taluq, Warangal district was electrified on 30-3-1970. No memorial to the Telugu Poet Bammera Pothana has yet been raised.
Oral Answers to Questions.  29th July, 1971.  25

Purchase of Tube lights by the Electricity Board

*1587 (1673-G) Q.—Smt. J. Eshwari Bai :— Will the hon. Minister for Power be pleased to state:

(a) whether it is a fact that the State Electricity Board is purchasing Tube lights and Electric Bulbs from Messers Bajaj Electri-

Oral Answers to Questions.

cals instead of some other firms; and

(b) whether any complaints have been received by the Board against the inferior quality of these products of the Bajaj Electricals?

Sri V. Krishna murthy Naidu:

(a) The Electricity Board is purchasing tube lights and lamps both on Rate contract and on open tender system. Orders have been placed not only on M/s. Bajaj Electricals but also on other firms like G. E. C., Philips, etc. Osram bulbs are supplied by M/s. G. E. C. but not Bajaj Electricals.

(b) No, Sir.

Mr. Speaker: He will pass on the information to you because you wanted the information.

Smt J. Iswari Bai:- To all members.

Mr. Speaker: No. No.

Repairs to Gontheru and Mogalturu drains

197—

No1 (1671) Q. Sri P. Seshavataram:— Will the hon. Minister for Medium Irrigation and Flood Control be pleased to state:

(a) the amount allotted under drainage scheme for the repair of the Gontheru and Mogalturu drains in Narsapuram taluk; West Godavari District;

(b) the value of the work carried out so far; and

(c) the nature of works contemplated to be taken up during the current financial year (1970-71) for the repair of the said drains?

The Minister for Finance deplied the

Minister for Medium Irrigation and Flood Control (Sri K. Vijaya Bhaskara Reddy):-
Oral Answers to Questions. 29th July 1971, 27

(a), (b), (c) : The information is laid on the Table of the House.

Statement Placed on the Table of the House with Reference to L A. Q. No. 1671 (Starred) put by Sri P. Seshavataram, MLA.

197—

Answer to clause (a): Gonteru drain ... Rs. 73,953.00
Mogul tur drain ... Rs. 2,48,393.00

Answer to clause (b): The entire amount allocated for the schemes was spent.

Answer to clause (c): Gonteru drain: It was contemplated to take up the improvements to main drain and infalling drains during 1970-71. But no work on improvements to the designed standards could be taken up as the area draining into the main drain and infalling drains was not closed for second crop. However, in view of several representations from local ryots to strengthen the ban and to close the breaches from K. M. 30.6 to K. M. 43.2 of Gonteru drain, the work of closing the breaches and raising the banks where it is low has been taken up on emergency basis to save the adjoining lands from submersion during high floods in the reach K. M. 30.6 to 43.2. An expenditure of Rs. 37,428/- has been incurred during 1970-71 for this purpose.

Mogul tur drain: Work on Mogul tur drain could not be done during 1970-71 due to non-closure of channel for second crop in 1380 Fasli. But only surveys could be conducted on this drain during 1970-71 for carrying out its improvements. An expenditure of Rs. 3,765/- has been incurred on preliminaries during 1970-71 under this drain.

198—

*648 (1948) Q- Sri S. Vemaya:- Will the hon. Minister for
Medium Irrigation and Flood Control be pleased to state:

(a) Whether the Government are aware of the fact that the Water storage capacity of Pennar River anicut system is being reduced to the extent of 70% as a result of which the commendable area under Pennar Anicut system of irrigation is reduced in some villages and assured water supply is lacking in some villages, and

(b) if answer to clause (a) is in affirmative the action contemplated by the Government in the matter?

The Minister for Finance deputised the Minister for Medium Irrigation and Flood control and answered (Sri K. V. Vijayabhaskara Reddy):

(a) No Sir, Full registered Ayacut under Pennar river anicut system is being irrigated successfully.

(b) Does not arise.

Medivanka Scheme in Punganur Taluk

199—

*1459 (1663-V) Q.- Sri V. Muniswamappa:- Will the hon. Minister for Minor Irrigation be pleased to state:

(a) whether there is a proposal to construct a reservoir “Medivanka Scheme” in Avulapalli village, Punganur Taluk, in Chittoor District;

(b) whether the Government have issued orders staying the sanctioned scheme and if so, the grounds for the stay orders?

The Minister for Housing deputised the Minister for Minor Irrigation and Answered the Question (Sri C. Rajanarasimha):-

(a) Yes Sir,

(b) Yes Sir, Stay orders were issued on receipt of an objection petition from an alleged owner of lands under the proposed scheme pointing out that the lands coming within submergence of the Reservoir belong to him and that he will be put to great loss if the construction is proceeded with.

Execution of Minor Irrigation Works in Allagadda Taluk

200—

*1604 (1674-P) Q. - Sri G. Thimma Reddy:- Will the hon. Minister for Minor Irrigation be pleased to state:
Oral Answers to Questions. 29th July, 1971, 29

(a) Whether Government have taken up the following works for execution in Allagadda Taluq, Kurnool District:

(i) Anicut for Bhavanasi Vagu for the formation of a tank connected with it;

(ii) Formation of Erracheruvu at Mukundapuram;

(iii) Formation of Mathamvari Cheruvu at Ahobilam;

(b) if so, what is the estimated cost of each of these works;

(c) how much money has been spent so far on each of them; and

(d) when were these works started;

(e) at what stage the execution of all these works now stands and if they are stopped; why are they stopped and

(f) when all these works will be completed?

Sri C. Rajanarasimha:- Clauses (a), (b), (c), (d), (e), and (f) the answer is placed on the Table of the House.

Paper Placed on The Table of The House:

(See answer to Legislative Assembly Question 1674—P)(Starred)put by Sri G. Thimma Reddy, M. L. A.,

(a) Whether Govt. have taken up the following works for execution in Allagadda taluk, Kurnool Dist.

(i) Anicut for Bhavanasi Vagu for the formation of a tank connected with it.

(ii) Formation of Erracheruvu at Mukundapuram;

(iii) Formation of Mathamvari Cheruvu at Ahobilam;

(b) If so, what is the estimated cost of each of these works;

(b) i) Reservoir across Bhavanasi River.

   Estimated cost
   Rs. 4,14,200/- including Direct and Indirect charges.

   ii) Formation Yerra Cheruvu at Mukundapuram.

   Estimated cost
   Rs. 1,78,300/- including Direct and Indirect charges.

   iii) Restoration of Mathamvari Cheruvu near Ahobilam.
 Estimated cost
Rs 17.02 Lakhs including
direct and Indirect Char-
ges.

c) How much money has been spent so far on each of them; and
c) i) Rs. 1,18,035/-
ii) Rs. 45,383/-
iii) Rs. 3,51,524/-

d) When were these works started;
d) i) April, 1965
ii) November, 1965
iii) April, 1969.

e) At what stage the execution of all these works now stands and if they are stopped why are they stopped; and
e) Due to backing out of contractors, no progress has been made on the above works. The progress made so far is as below:
i) Bund in flanks formed up to a height of about 1/4 below the designed height. Excavation of surplus weir done partly.

ii) Improvements to the tank bund done partly. Excavation of supply channel yet to be taken up.

iii) Formation of earthen bund to a height of 12' except for vagu, crossing, completed. Excavation of surplus weir done partly.

It is programmed to complete them as follows:

f) When all these works will be completed?
f) i) June, 1972
ii) March, 1972
iii) June, 1972.

SHORT NOTIES QUESTIONS & ANSWERS

200-A Construction of Water Works in Bhimavaram.

S. N. Q. *2481-B Sri Bh. Vijayakumar Raju (Bhimavaram), M. L. A.,

Will the Hon'ble Minister for Municipal Administration be pleased to state:

a) The stage at which the construction of the water works in Bhimavaram stands; and
b) The probable time by which the above work will be completed?

The Minister for Municipal Administration
(Sri N. Chenchurama Naidu):
   a) It is still under execution, Sir
   b) By the end of March, 1973.

Mr. Speaker:- Your question is a general question.

Non Payment of Subsidies to The R. M. Ps.

200-B. 2481-C. Sri A. Madhava Rao:- Will the Hon. ble Minister for Health & Medical be pleased to state:-

   a) Whether it is a fact that the subsidy to Rural Medical Practitioners is not being paid for months together;
   b) If so, what is the action taken on the Officers responsible; and
   c) Whether the subsidy will be ordered to be paid on 1st of every month?

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

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

Sri M. Ibrahim Ali Ansari:- No, Sir. No instances of non-payment of subsidy has come to the notice of the Government so far. That is why I said, 'no'.

Mr. Speaker:- Your question is a general question.

Mr. Speaker:- Please put another question. I will admit it. He says he is not aware of any instances where the subsidy has not been paid. You say there are number of instances where subsidy has not been paid. Please put a specific question so that I may admit it.

200-C. Sale of Rice at Subsidised Rate

S. N- Q. No. 2483-L. Sarvasti Pragala Kotaiah & Kona P.abhakaran-Rao :- Will the Hon'ble Minister for Civil Supplies be pleased to state:—

a) Whether the Government have decided to release rice stocks from the Food Corporation of India and arrange to sell rice at subsidised or authorised prices in all the urban and semi-urban areas for the benefit of the poorer sections of the society; and

b) If not, the reasons there for?

The Minister for Civil Supplies (Sri A. Sangeeva R'ddy) :-

a) Yes, Sir. During the recent Collectors' Conference, the Collectors have been directed to keep a close watch on the price trend and if necessary to take immediate action. In case the ruling market rates reach higher level than the Food Corporation of India issue price, immediate action will be taken to release stocks from the Food Corporation of India godowns.

b) Does not arise.
Short Notice Questions and Answers. 29th July, 1971.

1. Collectors are authorised to issue 800 arson orders. Collector has issued 100 orders in the first instance. 30th My. 1971. 333. Collectors are authorised to issue 800 arson orders. Collector has issued 100 orders in the first instance. 30th My. 1971.

2. Issue price Rs. 119.83. Difference Rs. 33.

3. Issue price Rs. 119.83. Difference Rs. 33.

4. N. Ramachandra Reddy: Is the Hon. Minister aware that due to adverse seasonal conditions scarcity exists not only in the city but also in villages also?

5. You realise the issue Rs. 119.83. Scarcity city Rs. 110.00. Necess have been given necessary instructions.

6. Governor 12th 1971. 333. Food Corporation is to be removed. Food Corporation is to be removed.

1. 34th July: జిల్లా బాండు జాబితా బుద్ధివంతం కాదు. ప్రతి సంవత్సరం అనేక రూ. 1 లక్షల తో విలువ వియించడం అంటే శాసనం అంటే శాసనం అంటే.

2. 34th July: Food Corporation కూడా అందువల్ల సందర్భం సమర్పించిన సమాధానాలు జాగ్రత్తు కూడా సమర్పించాలి. దీని ప్రతి తెలియപెట్టాలి బండు పరిసరం తొలి సమాధానాలు అంటే శాసనం అంటే అంటే.


4. 34th July: జిల్లా బాండు వేదిక కూడా అందువల్ల సందర్భం సమర్పించాలి. కాని పరిసరం తొలి సమాధానాలు అంటే శాసనం అంటే అంటే అంటే అంటే అంటే అంటే అంటే.

Short Notice Questions and Answers. 29th July 1971, 35

1. A. Short Notice:
   a. October 1970: A minor earthquake occurred in the area. What was the magnitude of the earthquake?
   b. November 1970: A major earthquake occurred in the area. What was the magnitude of the earthquake?

2. B. Questions:
   a. October 1970: A minor earthquake occurred in the area. What was the magnitude of the earthquake?
   b. November 1970: A major earthquake occurred in the area. What was the magnitude of the earthquake?

3. C. Questions:
   a. October 1970: A minor earthquake occurred in the area. What was the magnitude of the earthquake?
   b. November 1970: A major earthquake occurred in the area. What was the magnitude of the earthquake?

4. D. Questions:
   a. October 1970: A minor earthquake occurred in the area. What was the magnitude of the earthquake?
   b. November 1970: A major earthquake occurred in the area. What was the magnitude of the earthquake?

5. E. Questions:
   a. October 1970: A minor earthquake occurred in the area. What was the magnitude of the earthquake?
   b. November 1970: A major earthquake occurred in the area. What was the magnitude of the earthquake?

6. F. Questions:
   a. October 1970: A minor earthquake occurred in the area. What was the magnitude of the earthquake?
   b. November 1970: A major earthquake occurred in the area. What was the magnitude of the earthquake?
36 29th July 1971. Short Notice Questions and Answers.

పి. 36 కాలంలో సంధి 113 విస్తరణ ప్రాంతాలలో నిర్ధారించబడింది. మంత్రి వేర్ తేలియబడింది. తరువాత నిర్ధారం ప్రాంతాలలో నిర్ధారించబడింది.

పి. 2. రాతిపదం క్రమంగా పిలిచేది సంధి సాధనానికి, ఆమె రెండు సారి అడుగు ప్రమాణం చేసిన దానం చేయబడిన దానం కొనసాగింది. దీనిని మాత్రమే వేరు చెందిన ప్రస్తుతి ఉంది. ఇది సాధనానికి మాత్రమే ఉంది. దీనిని ప్రస్తుతి కొనసాగింది. అనేక కంటెన్స్ అందించబడిన అంశాలు. దీనిని మాత్రమే ఉంది. కోసం శాసనసభ నిలువ తెలియబడింది.
WRITTEN ANSWERS TO QUESTIONS (UNSTARRED)

Central Aid for teaching Hindi

1461 (1664-A) Q.— Sri A. Madhava Rao :— Will the Hon. Minister for Education be pleased to state:

(a) the amounts sanctioned by the Central Government for teaching Hindi in the State for the years, 1967-68, 1968-69, 1969-70 and 1970-71;

(b) whether it is a fact that the State Government was not able to render proper accounts to the Central Government for the periods 1967-68 and 1968-69;

(c) whether it is also a fact that the failure to produce proper accounts resulted in the non-sanction of grants in the subsequent years, till the break up report was furnished in advance; and

(d) how much amount and for what purposes out of the grant sanctioned for 1970-71 was utilised?

A —

(a) The following grants were sanctioned by the Government of India under the Centrally Sponsored Schemes of appointment of Hindi Pandits in non-Hindi speaking States:

<table>
<thead>
<tr>
<th>Year</th>
<th>Proposed to release</th>
</tr>
</thead>
<tbody>
<tr>
<td>1967-68</td>
<td>Rs. 29.00</td>
</tr>
<tr>
<td>1968-69</td>
<td>Rs. 40.55</td>
</tr>
<tr>
<td>1969-70</td>
<td>Rs. 49.00</td>
</tr>
<tr>
<td>1970-71</td>
<td>Rs. 49.00</td>
</tr>
</tbody>
</table>

(b) The position is that actual expenditure could not be obtained as Local Fund Audit Department have mixed both plan and non-plan posts at the time of Audit. However, expenditure based on the number of posts sanctioned by the Government of India was calculated and reported to them.
Written Answers to Questions.

(c) This is not a fact. The Government of India have sanctioned a grant of Rs. 49.00 lakhs during 1969—70 and has promised to release a similar amount during 1970-71. They have also given their consent to release additional grant for 224 Grade II Hindi Pandits posts during 1970—71.

(d) The Government of India have not yet released the committed amount of Rs. 49.00 lakhs and also the additional grant for the 224 Grade II Hindi Pandits posts during 1970-71. The grant of Rs. 49.00 lakhs is to meet the expenditure on the continuance of 2,902 posts of Grade I and Grade II Hindi pandits originally sanctioned during 1966-67. Every year, the State Government is meeting the expenditure from its own budget in the first instance and latter claiming the Government of India's grant, which is adjusted to state funds on release in March, every year.

National Awards To Teachers

62—

1050 (803) Q.— Sri R. Mahananda:— Will the Hon. minister for Education be pleased to state:

(a) the number of teachers (Elementary and Collegiate) who received National awards in our State in 1968-69 and 1969-70;

(b) how are they selected and by whom;

(c) whether the awards are given in cash or kind; and

(d) how many teachers belonging to SCs and STs are there among the recipients in the above years?

A.—

(a) the number of teachers who have received National Awards in our State are as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Ele. School Teachers</th>
<th>Secondary Grade Teachers</th>
<th>Sanskrit Teachers</th>
</tr>
</thead>
<tbody>
<tr>
<td>1968-69</td>
<td>4</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>1969-70</td>
<td>4</td>
<td>2</td>
<td>1</td>
</tr>
</tbody>
</table>

b) The Selection is made at two levels in the State i.e., District level and State level. The final selection is made by the Central Selection Committee set up by the Government of India, Ministry of Education from out of the names recommended by the State Committee.

c) A certificate of merit and cash payment of Rs. 500 are given.

d) None Sir.

Public School at Begumpet

63—

1018 (2950) Q.—Sri R. Mahananda:— Will the Hon. Minister for Education be pleased to state:
Written Answers to Questions. 29th July, 1971, 39

a) Whether there is any Public school at Begumpet in Hyderabad, and if so;

b) Whether any grant was given by Government during 1968—69 and 1969—70 and 1970—71;

c) Whether the Andhra Pradesh Educational Rules will apply to this school; and

d) Whether the Departmental Officers like District Educational Officer and Gazetted Inspectors visited and inspected this school during the above period?

A —

a) Yes, sir.

b) Yes, sir. They are furnished below:

1968—69 Rs. 50,000 Annual grant-in-aid.
1969—70 Rs. 50,000 do
Rs. 2,00,000 Building grant for Science block.
1970—71 Rs. 50,000 Annual grant-in-aid.

c) No, Sir.

d) The department Officers have no control over this school as it is not recognised under the Andhra Pradesh Educational Rules.

High Schools at Samithi Headquarters

64—

1053 (1270) Q.—Sri R. Satyanarayana Raju:— Will the Hon. Minister for Education be pleased to state:

a) The district-wise No. of Samithi Headquarters in the State where there are no High Schools; and

b) The steps taken by the Government to start at least one High School in each Samithi Headquarters?

A;—

a) The following is the District-wise list of Samithi Headquarters where there are no High Schools:

1. S.ikakulam—Shreeramahmadpuram P. S.
2. Visakhapatnam ... 1) Anantagiri (Agency Block)
3) Pedabayalu do
3) G. Madugula do

3. East Godavari: Annavaram with Headquarters at Bendapudi

4. West Godavari

1) Pervali.
2) Vissakoderu.
5. Krishna
   1) Kankipadu;
   2) Chilakallu.
6. Guntur
   1) Rajupalem.
   2) Nadendle.
   3) Ipuru.
7. Nellore
   ... Venkatachalam P. S.
8. Anantapur
   ... Kodigenahalli P. S.
9. Chittoor
   ... Piochatur of Sathyavedu taluk.
10. Warangal
    ... Chittyal of Parkal Taluk.
11. Karimnagar
    ... Bhimdeverapalli P. S.

b) Under Section 47 of the Andhra Pradesh Panchayat Samithies and Zilla Parishads Act 1959 it is the statutory responsibility of the Zilla Parishad concerned to take steps for establishment of High Schools in rural areas not only at the Headquarters of each Smith but also at all places where there is need. There are no orders of Government laying down the policy to open High Schools at all block Headquarters When proposals for opening of New High Schools are received from the Zilla Parishads preference is however given to places at Block Headquarters if there is adequate justification so that Secondary Education facilities are made available at the Block Headquarters.

Pay Fixation For Dy. Inspectors of Schools

65—

1146 (1767) Q:—Sri K. Govinda Rao:—Will the Hon. Minister for Education be pleased to state:

a) The number of cases of pay fixation under G. O. 104 of Education Department in respect of Deputy Inspector-Cum-School Assistants in Visakhapatnam District still pending finalisation since 1958; and

b) When will they be finalised and what are the reasons for the inordinate delay?

A.—

a) There are no such cases pending finalisation.

b) Does not arise.

Zonal Officers, Malaria

66—

1019 (2957) Q.—Smt. Rama Kumari Devi:—Will the Hon. Minister for Health and Medical be pleased to state:

a) The duties of Zonal Officers (Malaria):
b) Whether a statement showing the monthwise turnover of different Zonal Officers for the years 1968, 1969 and 1970 including the number of positives recorded in each one and the number of positives investigated by the Zonal Officers will be placed on the table; and

c) The action taken on the Zonal Officers for not discharging their duties properly?

A:—

a) & b) statements furnishing the information are placed on the table of the House.

c) no occasion had arisen for taking action against any of the Zonal Officers.

Beds in The Maternity Ward in General Hospital, Kurnool.

67—

1034 (845) Q—P. Rajaratna Rao: Will the Hon. Minister for Health and Medical be pleased to state:

a) Whether there is any proposal to increase the No. of beds in Maternity ward in General Hospital, Kurnool; and

b) If so, when?

A:—

a) No, Sir.

b) Does not arise.

Upgrading of The Hospital at Nagalapuram.

68—

1476 (1665-I) Q—Sri K. Muniswamy: Will the Hon. Minister for Health and Medical be pleased to state:

a) Whether it is a fact that the people of Nagalapuram Satya-vedu Taluk, Chittoor District, promised to pay Rs. 10,000 and requested to upgrade the Hospital at Nagalapuram;

b) If so, when will the Government upgrade that Hospital?

A:—

a) Yes, Sir

b) Due to inadequate funds, it is not possible to upgrade the Hospital for the present.
1348 Fasli. the Government body consist the following members:—

1) Director of Medical and Health Services, Ex-Officio President of the Medical Council.

2) The Principal of the Osmania Medical College will be an ex-officio member.

3) Two members will be elected by the Medical Faculty of the Osmania University.

4) One member will be the representative of the Hyderabad Medical Association.

5) Two members will be elected by the registered practitioners.

6) Two members will be nominated by the Government on the recommendation of the Director of Medical and Health Services.

The activities of the Council are:—

1) The council appoints Registrar and also employ such other persons as it may deem necessary.

2) The council fixes the Registration fee subject to the approval of Government. The Council deals with disciplinary cases for infamous character of its registered Medical Practitioners and the council after enquiry may direct removal altogether or for a specified period from the Register. The Council may also direct that any name so removed shall be restored.

3) The council makes by-laws subject to the approval of Government.

4) The Hyderabad Medical Council have the power to call on the Governing Body or authorities of any University Medical College or School included in or desirous of being included in the Schedules:-

1) To furnish such reports, return or other information as the Hyderabad Medical Council may require to enable to judge of the efficiency of the instruction given therein, Medicine, Surgery and Midwifery.

b) to provide facilities to any member of the Council deputed by the Hyderabad Medical Council in this behalf to be present at the examination held by such University, College or School.

c) The fee collected towards provisional and permanent registration of doctors is the only source of income.

The income of the Council for the years 1967-68, 1968-69 and 1969-70 is as follows.

<table>
<thead>
<tr>
<th>Year</th>
<th>Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>1967-68</td>
<td>Rs. 7,297.06</td>
</tr>
<tr>
<td>1968-69</td>
<td>Rs. 7,567.96</td>
</tr>
<tr>
<td>1969-70</td>
<td>Rs. 5,749.16</td>
</tr>
</tbody>
</table>
d) Dr. B. D. Narayana is the Registrar of Hyderabad Medical Council.

c) Yes, Rs. 171.42 p.m. is paid as Honorarium.

Misappropriation in Government Hospital, Kandukur, Ongole District

1075(1331) Q.—Sri A Madhava Rao:- Will the Hon. Minister for Health and Medical be pleased to state:

(a) whether it a fact that an amount of Rs 40,000 was misappropriated in transactions relating to Diet Sheets from January, 1964 to March, 1966 in the Government Hospital, Kandukur, Ongole District;

(d) whether any grave and serious irregularities were found when the accounts of the Hospital were audited by the District Medical and Health Officer, Nellore;

(c) whether is it a fact that the District Medical and Health Officer in his letter dated 2-5-70 requested the Director of Medical and Health Services, Hyderabad, to take up enquiry regarding the Diet Sheets of Government Hospital, Kandukur; and

(d) if so, the action taken thereon?

A.—

(a) allegations of misappropriation of Government monies relating to Diet Sheet for the Government Hospital, Kandukur, have been received by the Government. The actual amount misappropriated will be ascertained only on detailed investigation.

(b) yes, Sir, on a test check of the accounts of the institution by the District Medical and Health Officer, serious irregularities have been found.

(c) yes, Sir.

(d) the Director of Medical and Health Services is being instructed to depute immediately an audit party to get the accounts of Government Hospital, Kandukur, audited and arrive at the actual amount alleged to have been misappropriated.

Food Adulteration Cases

974(1575) Q.—Sri R. Mahananda:- Will the Hon. Minister for Health and Medical be pleased to state:

(a) the number of persons chargesheehed and convicted under the prevention of Food Adulteration Act during the years 1968-69 and 1969-70 in the State;

(b) what are the main cases against the persons involved; and
Written Answers to Questions.  29th July. 1971

(c) the number of persons convicted for selling nefa sweets and red gram pulses alleged to have been coloured?

A.—

(a) the statistical data is being maintained for the calendar year and not for financial year and as such the information for 1968-69 and 1969 is given below:

<table>
<thead>
<tr>
<th>Year</th>
<th>Number of persons charge-sheeted</th>
<th>Number of persons convicted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1968</td>
<td>858</td>
<td>136</td>
</tr>
<tr>
<td>1969</td>
<td>1106</td>
<td>530</td>
</tr>
</tbody>
</table>

(b) the main cases against the persons involved relate to sale of adulterated food stuffs mainly coffee powder, gingelly oil, coconut oil, turmeric powder, dhals and sweet meats prepared with edible oils.

(c) the information is nil as far as Nefa Sweets are concerned. As regards colouring of red gram pulses, it has been reported that 33 cases in 1968 and 35 cases in 1969 have been found adulterated. But information in respect of convictions in this regard is not being maintained separately.

Medical Shops

73—

1043/1248) Q.—Sri R. Satyanarayana Raju:— Will the Hon. Minister for Health and Medical be pleased to state:

(a) whether a district-wise list of medical shops in the State being run with the permission of the Government will be furnished to the house; and

(b) the amount of licence fees derived from them during the year 1969-70?

A.—

(a) The list of Medical shops in the State is furnished below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the District</th>
<th>Number of Wholesale Restricted shops having retail chemists licences to hold licences in forms 20B and 21 B.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Hyderabad</td>
<td>251</td>
</tr>
<tr>
<td>2</td>
<td>Adilabad</td>
<td>60</td>
</tr>
</tbody>
</table>

(3) (4) (5)

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>251</td>
<td>633</td>
<td>1,160</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>60</td>
<td>21</td>
<td>188</td>
</tr>
<tr>
<td>No.</td>
<td>District</td>
<td>Cases</td>
<td>Deaths</td>
<td>Recoveries</td>
</tr>
<tr>
<td>-----</td>
<td>----------------</td>
<td>-------</td>
<td>--------</td>
<td>------------</td>
</tr>
<tr>
<td>4</td>
<td>Nizamabad</td>
<td>104</td>
<td>69</td>
<td>238</td>
</tr>
<tr>
<td>5</td>
<td>Cuddapah</td>
<td>122</td>
<td>69</td>
<td>141</td>
</tr>
<tr>
<td>6</td>
<td>Chittoor</td>
<td>173</td>
<td>54</td>
<td>361</td>
</tr>
<tr>
<td>7</td>
<td>Kareemnagar</td>
<td>76</td>
<td>24</td>
<td>180</td>
</tr>
<tr>
<td>8</td>
<td>Kurnool</td>
<td>255</td>
<td>123</td>
<td>461</td>
</tr>
<tr>
<td>9</td>
<td>Nalgonda</td>
<td>98</td>
<td>15</td>
<td>109</td>
</tr>
<tr>
<td>10</td>
<td>Warangal</td>
<td>117</td>
<td>67</td>
<td>145</td>
</tr>
<tr>
<td>11</td>
<td>Khammam</td>
<td>100</td>
<td>19</td>
<td>88</td>
</tr>
<tr>
<td>12</td>
<td>Mahaboobnagar</td>
<td>79</td>
<td>16</td>
<td>105</td>
</tr>
<tr>
<td>13</td>
<td>Ananthapur</td>
<td>145</td>
<td>47</td>
<td>153</td>
</tr>
<tr>
<td>14</td>
<td>Nellore</td>
<td>338</td>
<td>126</td>
<td>362</td>
</tr>
<tr>
<td>15</td>
<td>Krishna</td>
<td>484</td>
<td>414</td>
<td>584</td>
</tr>
<tr>
<td>16</td>
<td>West Godavari</td>
<td>577</td>
<td>161</td>
<td>479</td>
</tr>
<tr>
<td>17</td>
<td>Srikakulam</td>
<td>184</td>
<td>27</td>
<td>358</td>
</tr>
<tr>
<td>18</td>
<td>East Godavari</td>
<td>538</td>
<td>205</td>
<td>465</td>
</tr>
<tr>
<td>19</td>
<td>Guntur</td>
<td>941</td>
<td>256</td>
<td>603</td>
</tr>
<tr>
<td>20</td>
<td>Visakhapatnam</td>
<td>281</td>
<td>125</td>
<td>497</td>
</tr>
</tbody>
</table>

Total: 4,902 cases, 2,484 deaths, 6,799 recoveries

(b) An amount of Rs 2,83,700 was collected as licence fees from the Medical Shops during 1969-70.

Cardiologists

74—

1095(1395) Q — Sri S. Vemaya: Will the Hon. Minister for Health and Medical be pleased to state:

(a) the number of Cardiologists in the Medical Service in our States; and

(b) the places at which they are working?

A.—

(a) Three Three Cardiologists in the cadre of Civil Surgeons. A proposal to convert one of the posts of prof. of Medicine in Osmania Medical College and Osmania General Hospital to an Additional
Professor of Cardiology has been approved by the Government and necessary personnel will be posted to man this converted post soon.

b) They are working at Osmania General Hospital, Hyderabad, Gandhi Hospital, Secunderabad and Government General Hospital, Guntur.

Supply of Electricity in Pendurthi Panchayat Samithi.

75—

599 (1645) Q—Sri P. Sanyasi Rao:—Will the hon. Minister for Power be pleased to state:

a) The number of villages in Pendurthi Panchayat Samithi, Visakhapatnam to which electricity has been supplied from 1967 to 1969 for agricultural purposes;

b) The names of the villages in the said Samithi to which electricity for agricultural purposes is proposed to be supplied during 1970-71; and

c) Whether any representations have been received requesting for the supply of electricity to the villages of Dibbapalem and Kommadi?

A—

a) During 1967-69 power supply for agricultural services has been given to the village Madhurawada in Pendurthi Panchayat Samithi of Visakhapatnam district. In addition, during 1969-70 the following villages in the above Samithi were electrified:

1) China Mushidivada;
2) Yarada;
3) Venkatapuram;
4) Juttada;
5) Appikonda;
6) Jaggarajupeta.

b) The Government have taken a decision to electrify some villages in the State including Coastal districts under normal Plan during 1970-71 and the programme is under finalisation by the Andhra Pradesh State Electricity Board.

Villages Electrified

76—

445 (2127) Q—Sri R. Satyanarayana Raju:—Will the Hon. Minister for Power be pleased to state:

The number of villages to which electricity has been supplied in the State up to 31-1-1970 and the number of them in which electricity has been supplied for Agricultural wells.

A.—

6,510 Villages have been electrified in the State up to 31st
January, 1970. Out of these villages, 4,761 villages have been given agricultural service connections.

Large Scale Co-operative Credit Societies in Srikalahasti Taluk.

45 (1021) Q—Sri R Satyanarayana Raju:— Will Hon. the Minister for Medium Irrigation & Flood Control be pleased to state:

a) The number of large scale co-operative credit societies functioning in Srikalahasti taluk, Chittoor District;

b) The number of the members of the said societies who have paid the share amounts by 31-8-1970 together with amount of shares paid;

c) Whether a list showing the number of societies, defaulters and the amounts overdue in the said societies, together with the time from which the same is overdue from each will be placed on the table of the House; and

d) The steps taken by the Government and the managements of the concerned institutions to collect the said arrears?

A—

a) There are nine Large Sized Co-operative Credit Societies.

b) 2,356 members paid share amounts by 31—8—1970 totalling Rs. 1,21,018.

c) The details are as follows:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Society</th>
<th>Number of defaulters</th>
<th>Amount overdue Rs.</th>
<th>Time from which overdue</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Kapuganneri Large Sized Co-operative Society</td>
<td>... 45</td>
<td>14,490</td>
<td>25- 3-1969</td>
</tr>
<tr>
<td>2.</td>
<td>Diguveedhi Large Sized Co-operative Society</td>
<td>... 12</td>
<td>10,750</td>
<td>18-10-1963</td>
</tr>
<tr>
<td>3.</td>
<td>Chembedu Large Sized Co-operative Society</td>
<td>... 342</td>
<td>93,260</td>
<td>2- 4-1963</td>
</tr>
<tr>
<td>4.</td>
<td>Karakollu Large Sized Co-operative Society</td>
<td>... 42</td>
<td>13,898</td>
<td>10-1-1967</td>
</tr>
<tr>
<td>5.</td>
<td>Poodi Large Sized Co-operative Society</td>
<td>... 24</td>
<td>12,664</td>
<td>1-10-1968</td>
</tr>
<tr>
<td>6.</td>
<td>Pullareddi Kandriga Large Sized Co-operative Society</td>
<td>... 25</td>
<td>12,375</td>
<td>From 1969</td>
</tr>
<tr>
<td>7.</td>
<td>Katoor Large Sized Co-operative Society</td>
<td>... 17</td>
<td>3,534</td>
<td>From 1968</td>
</tr>
</tbody>
</table>
d) Action has been taken for recovery of the over-dues by filing arbitration references, execution petitions, etc.

Rural Banks and Large Size Co-operative Credit Societies in Narasapuram Taluk

51 (1031) Q — Sri R. Satyanarayana Raju: Will the Hon. Minister for Medium Irrigation and Flood Control be pleased to state:

a) The number of Rural banks and large size co-operative credit societies registered upto 31-8-1970 and functioning in Narasapuram taluk, West Godavari District together with names of villages in which they are situated; and

b) Whether the particulars of the profit gained or loss sustained by them during 1960—70 and 1970—71 will be furnished?

A—

2) Three Rural Banks and One Large Sized Co-operative Society are registered upto 31-8-1970 in Narasapuram taluk, West Godavari District and are functioning in the villages of Achanta, Kavitam, Lankalakoderu and Kalipatnam respectively.

b) The particulars for 1969—70 are as follows:

<table>
<thead>
<tr>
<th>S No.</th>
<th>Name of the Society</th>
<th>Profit earned or loss sustained during 1969-70.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1)</td>
<td>The Mrutymjaya Co-operative Rural Bank Ltd., Achanta.</td>
<td>...</td>
</tr>
<tr>
<td>2)</td>
<td>The Kavitam Co-operative Rural Bank Ltd., Kavitam.</td>
<td>...</td>
</tr>
<tr>
<td>3)</td>
<td>The Lankalakoderu Co-operative Rural Bank Ltd., Lankalakoderu</td>
<td>...</td>
</tr>
<tr>
<td>4)</td>
<td>Kalipatnam Large Sized Co-operative Society, Kalipatnam</td>
<td>...</td>
</tr>
</tbody>
</table>

As the Co-operative Year 1970—71 ends on 30—6—1971, particulars of profit or loss for 1970—71 will be available only after 30—6—1971.
Large Scale Co-operative Credit Societies

15 (2287) Q.—Sri R. Satyanarayana Raju: Will the Hon. Minister for Medium Irrigation and Flood Control be pleased to state:

a) The district-wise number of Large Scale Co-operative Credit Societies, in the State;

b) The number of the members of those societies by 28-2-1970 and

c) Whether a statement showing the particulars of profits derived or loss sustained as the case may be by the said societies during 1968-69, together with reasons for the loss, if any, will be placed on the Table of the House?

A.——

(a), (b) and (c):—The information is furnished in the statement below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the district</th>
<th>Number of societies</th>
<th>Number of members as on 28-2-1970 (Unit Number)</th>
<th>Number of societies running on profit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Srikakulam</td>
<td>... 13</td>
<td>8,957</td>
<td>3</td>
</tr>
<tr>
<td>2</td>
<td>Visakhapatnam</td>
<td>... 45</td>
<td>76,960</td>
<td>22</td>
</tr>
<tr>
<td>3</td>
<td>East Godavari</td>
<td>... 25</td>
<td>18,485</td>
<td>15</td>
</tr>
<tr>
<td>4</td>
<td>West Godavari</td>
<td>... 60</td>
<td>45,738</td>
<td>41</td>
</tr>
<tr>
<td>5</td>
<td>Krishna</td>
<td>... 37</td>
<td>31,982</td>
<td>17</td>
</tr>
<tr>
<td>6</td>
<td>Guntur</td>
<td>... 22</td>
<td>8,799</td>
<td>6</td>
</tr>
<tr>
<td>7</td>
<td>Ongole</td>
<td>... 7</td>
<td>2,692</td>
<td>5</td>
</tr>
<tr>
<td>8</td>
<td>Nellore</td>
<td>... 20</td>
<td>6,009</td>
<td>11</td>
</tr>
<tr>
<td>9</td>
<td>Chittoor</td>
<td>... 50</td>
<td>25,096</td>
<td>19</td>
</tr>
<tr>
<td>10</td>
<td>Cuddapah</td>
<td>... 22</td>
<td>6,494</td>
<td>4</td>
</tr>
<tr>
<td>11</td>
<td>Anantapur</td>
<td>... 29</td>
<td>4,417</td>
<td>16</td>
</tr>
<tr>
<td>12</td>
<td>Kurnool</td>
<td>... 38</td>
<td>26,812</td>
<td>17</td>
</tr>
<tr>
<td>13</td>
<td>Mahboobnagar</td>
<td>... 11</td>
<td>3,325</td>
<td>...</td>
</tr>
</tbody>
</table>
## Written Answers to Questions. 29th July, 1971.

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>14. Nalgonda</td>
<td>14</td>
<td>6,590</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>15. Khamam</td>
<td>10</td>
<td>2,705</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>16. Warangal</td>
<td>9</td>
<td>3,982</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>17. Hyderabad</td>
<td>6</td>
<td>2,652</td>
<td>—</td>
<td></td>
</tr>
<tr>
<td>18. Medak</td>
<td>18</td>
<td>4,868</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>19. Karimnagar</td>
<td>11</td>
<td>9,702</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>20. Nizamabad</td>
<td>17</td>
<td>6,592</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>21. Adilabad</td>
<td>4</td>
<td>1,520</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>468</td>
<td>3,15,188</td>
<td>215</td>
<td></td>
</tr>
</tbody>
</table>

### Profit earned during 1968-69.

<table>
<thead>
<tr>
<th>(6)</th>
<th>(7)</th>
<th>(8)</th>
<th>(9)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs.</td>
<td>Rs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11,437-00</td>
<td>10</td>
<td>1,61,657.55</td>
<td>1. Poor recovery of loans by societies due to natural calamities i.e., cyclone in coastal districts and failure crops in upland Taluks.</td>
</tr>
<tr>
<td>176,936-62</td>
<td>23</td>
<td>3,89,762.30</td>
<td></td>
</tr>
<tr>
<td>47,726-86</td>
<td>10</td>
<td>80,789.12</td>
<td></td>
</tr>
<tr>
<td>37,828-12</td>
<td>19</td>
<td>3,54,438.85</td>
<td></td>
</tr>
<tr>
<td>68,244-19</td>
<td>20</td>
<td>2,05,868.36</td>
<td></td>
</tr>
<tr>
<td>16,570-72</td>
<td>16</td>
<td>1,62,202.97</td>
<td></td>
</tr>
<tr>
<td>20,675-36</td>
<td>9</td>
<td>31,495-32</td>
<td></td>
</tr>
<tr>
<td>40,514-31</td>
<td>9</td>
<td>75,237-34</td>
<td></td>
</tr>
<tr>
<td>49,560-18</td>
<td>31</td>
<td>2,03,177-60</td>
<td></td>
</tr>
<tr>
<td>15,189-83</td>
<td>18</td>
<td>1,57,077-93</td>
<td></td>
</tr>
<tr>
<td>63,419-28</td>
<td>13</td>
<td>1,389,68-32</td>
<td></td>
</tr>
<tr>
<td>37,916-62</td>
<td>21</td>
<td>1,40,538-47</td>
<td></td>
</tr>
<tr>
<td>...</td>
<td>9*</td>
<td>1,05,836-05</td>
<td></td>
</tr>
<tr>
<td>7,799-99</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1. Poor recovery of loans by societies due to natural calamities i.e., cyclone in coastal districts and failure crops in upland Taluks.

Accumulation of overdue interest due to heavy overdues.

3. Heavy establishment and contingent charges incurred by the societies.

4. Uneconomic running of the processing units and godowns undertaken by the societies.

<table>
<thead>
<tr>
<th>(6)</th>
<th>(7)</th>
<th>(8)</th>
<th>(9)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6,545-99</td>
<td>4*</td>
<td>4,864-49</td>
<td></td>
</tr>
<tr>
<td>1,125-00</td>
<td>4</td>
<td>2,449-00</td>
<td></td>
</tr>
<tr>
<td>...</td>
<td>6</td>
<td>16,062-81</td>
<td></td>
</tr>
<tr>
<td>22,082-69</td>
<td>7*</td>
<td>20,662-05</td>
<td></td>
</tr>
<tr>
<td>77,274-13</td>
<td>5</td>
<td>1,20,174-19</td>
<td></td>
</tr>
<tr>
<td>1,33,474-54</td>
<td>5*</td>
<td>53,034-63</td>
<td></td>
</tr>
<tr>
<td>4,021-00</td>
<td>2</td>
<td>8,404-61</td>
<td></td>
</tr>
</tbody>
</table>

*In respect of remaining societies the audit is not completed.

10,38,342-43 234 24,32,701-96

Primary Agricultural Credit Societies.

80—

33 (2990) Sri Badri Vishal Pitti:- Will the Hon. Minister for Medium Irrigation and Flood Control be pleased to state:

a) The districtwise number of primary agricultural credit societies; and

b) The amount contributed by the Government towards the share capital upto 1969-70?

A:—

a) The following are the particulars of primary agricultural credit societies districtwise.

S. No. Name of the district No. of primary agricultural credit societies including Large Sized Cooperative Societies and Rural Banks as on 30-6-1969.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the district</th>
<th>No. of primary agricultural credit societies</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sriakulam</td>
<td>1,346</td>
</tr>
<tr>
<td>2.</td>
<td>Visakhapatnam</td>
<td>555</td>
</tr>
<tr>
<td>3.</td>
<td>East Godavari</td>
<td>750</td>
</tr>
<tr>
<td>4.</td>
<td>West Godavari</td>
<td>436</td>
</tr>
<tr>
<td>5.</td>
<td>Krishna</td>
<td>741</td>
</tr>
<tr>
<td>6.</td>
<td>Guntur</td>
<td>741</td>
</tr>
<tr>
<td>7.</td>
<td>Nellore</td>
<td>676</td>
</tr>
<tr>
<td>8.</td>
<td>Kurnool</td>
<td>576</td>
</tr>
<tr>
<td>9.</td>
<td>Ongole</td>
<td>616*</td>
</tr>
<tr>
<td>10.</td>
<td>Cuddapah</td>
<td>708</td>
</tr>
<tr>
<td>11.</td>
<td>Anantapur</td>
<td>725</td>
</tr>
<tr>
<td>12.</td>
<td>Chittoor</td>
<td>894</td>
</tr>
<tr>
<td>13.</td>
<td>Hyderabad</td>
<td>612</td>
</tr>
<tr>
<td>14.</td>
<td>Nizamabad</td>
<td>606</td>
</tr>
<tr>
<td>15.</td>
<td>Medak</td>
<td>915</td>
</tr>
</tbody>
</table>

* As Ongole District was formed in 1970, the societies shown against Ongole District were in Guntur, Nellore, and Kurnool district as on 30-6-69. But these were shown against present Ongole District.
Written Answers to Questions. 29th July, 1971.

16. Mahaboobnagar — 955
17. Nalgonda — 744
18. Warangal — 561
19. Khammam — 502
20. Karimnagar — 906
21. Adilabad — 616

15,181

b) Rs. 88.42 lakhs upto 31-3-1970.

L. A. Q. No. 1674 P (Starred) by Sri G. Timma Reddy, M. L. A.,
Will th. Honorable Minister for Minor Irrigation be pleased to
state:

a) Whether Government have taken up the following works for
execution in Allagadda taluk, Kurnool District.

i) Anicut for Bhavanasi Vagu for the formation of a tank con­
   nected with it.

ii) Formation of Erracheruvu at Mukundapuram.

iii) Formation of Mathamvari Cheruvu at Ahobilam.

b) If so, what is the estimated cost of each of these works-

c) How much money has been spent so far on each of them; and

d) When were these works star-ted;

e) At what stage the execution of all these works now stands
   and if they are stopped why are they stopped; and

f) When all these works will be completed?

A:—

Clasues (a), (b), (c), (d), (e), and (f) The answer is placed on the
table of the house.

PAPER PLACED ON THE TABLE OF THE HOUSE:

(See answer to Legislative Assembly Question 1674-P (Starred)
put by Sri G. Thimma Reddy, M.L.A.,

(a) whether Govt. have taken up the following works for execution
in Allagadda taluk, Kurnool Dist.

(i) anicut for Bhavanasi Vagu for the formation of a tank connected
with it.

(ii) formation of Erracheruvu at Mukundapuram;

(iii) formation of Mathamvari Cheruvu at Ahobilam;
(b) if so, what is the estimated cost of each of these works;
(c) how much money has been spent so far on each of them; and
(d) when were these works started;
(e) at what stage the execution of all these works now stands and if they are stopped why are they stopped; and
(f) when all these works will be completed?

(a) Yes Sir.

(b) (i) Reservoir across Bhavanasi River.
   Estimated cost Rs. 4,14,200/- including Direct and Indirect charges.

   (ii) Formation Yerra Cheruvu at Mukanudapuram.
   Estimated cost Rs. 1,78,300/- including Direct and Indirect charges.

   (iii) Restoration of Mathamvani Cheruvu near Ahobilam.
   Estimated cost Rs 17.02 lakhs including direct and Indirect Charges.

(c) (i) Rs. 1,18,035/- 
    (ii) Rs. 45,383/-
    (iii) Rs. 3 51,524/-

(d) (i) April, 1965,
    (ii) November, 1965
    (iii) April, 1969.

(e) Due to backing out of contractors, no progress has been made on the above works. The progress made so far is as below:

   (i) Bund in flanks formed up to a height of about 4' below the designed height. Excavation of surplus weir done partly.

   (ii) Improvements to the tank bund done partly. Excavation of supply channel yet to be taken up.

   (iii) Formation of earthen bund to a height of 12' except for vagu, crossing, completed. Excavation of surplus weir done partly.

   It is programmed to complete them as follows:

(f) (i) June, 1972.
    (iii) June, 1972

STATEMENTS PLACED ON THE TABLE OF THE HOUSE—Vide Answer to Clauses (a) and (b) of LEGISLATIVE ASSEMBLY QUESTION No. 2957 (Un-Starred) by Smt. Rama Kumari Devi, M. L. A

STATE EMFNT —— I showing the duties and responsibilities of the Zonal Officers (Malaria),

1. They will have jurisdiction in their region over all the Malaria Units.
Written Answers to Questions. 29th July, 1971.

2. All the duties vested on the Regional Assistant Directors of Public Health shall henceforth be deemed to be vested with the Malaria officers of the units.

3. They are responsible for efficient supervision of the workers of the Units both Hyper and Hypo endemic Units in their area.

4. They will implement the policies laid down by the Director Malaria Eradication programme approved by the Director of Medical, and Health Services, Andhra pradesh, Hyderabad.

5. They will supervise the work of all the Unit Officers and their staff as defined in Malaria Eradication Manual and carry out instructions issued by the Director of Medical and Health Services from time to time.

6. They will also observe all the rules relating to the Service conditions and financial rules laid down by the Govt.

7. They will have jurisdiction over National Filaria Control Programme, Anti-Yaws scheme, if any in their areas.

8. They will also have supervision over all the local bodies which receive grant-in-aid for the successful implementation of anti-malaria, Anti-Filaria and Anti-mosquito measures by the Department from time to time.

9. They would tour for at least 12 days in month and should inspect at least once, all the sub-units, during the transmission season when the spraying operations are in progress.

10. They will co-ordinate the activities of the Unit Officers and form liaison between the Units and State.

11. They should submit their monthly tour programme in advance and obtain approval of Director of Medical and Health Services.

12. They should forward their inspection Reports to the Director of Medical and Health Services as early as possible after completing the tour.

13. They will enforce the correct maintenance of Log Books, servicing and other particulars related to the maintenance of the vehicles in their regions.

14. They will accord sanction for repairs to the vehicles.

15. They will inspect the Laboratory, verify the stock of the Units.

16. They must collect and forward a consolidated statement of the Malaria work done in their Unit latest by 15th of each month to the Director of Medical and Health Services.

17. They should also submit quarterly, half yearly, annual reports etc., within two weeks after the completion of the period.

18. They should also submit half yearly and annual reports of the local bodies to the Director of Medical and Health Services.

19. They will also carry out the other duties which are required of him from time by the Director of Medical and Health Services.
STATEMENT - 11 Showing the monthwise turnover of different Zonal Officers (Malaria) for the year 1968.

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### STATEMENT - III

Showing the monthwise turnover of different Zonal Officers (Malaria) for the year 1969.

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STATEMENT - IV Showing the monthwise turnover of different zonal Officers (Malaria) for the year 1970.

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*Pertains to three years (i.e., 1968, 1969, 1970)
POINT OF INFORMATION 29th July, 1971. 59
Re: Resolutions of Regional Committee.

Mr. Speaker: According to Rule 186 (2) ‘The Chairman of the Regional Committee or in his absence, any member of the Regional Committee shall lay before the Assembly:

(a) a copy of every resolution referred to in sub-rule (1) as soon as may be after it is passed and forwarded to the State Government.’

This should have been communicated to the State Government. After it is communicated to the State Government, a copy of the resolution has to be laid on the table of the House. I do not know whether a copy of the resolution was communicated to the Government or not. I am not aware of it.

Mr. Speaker:- Whatever it may be, the Chairman of the Regional Committee was permitted to lay a copy of the Resolution on the table of the House. On the very same day, the Minister for Agriculture stated that certain matters contained in the resolution are not correct.

Sri Ch. Rajeswara Rao:- I wish the Chairman of the Regional Committee is here. He should tell the fact.

Mr. Speaker:- That is not in dispute now. Even presuming for a moment that a copy of the resolution has been communicated to the State Government, anyhow he was permitted to place a copy of the resolution on the Table of the House. That question does not arise now. Whether it is communicated or not does not arise now. Now, the Minister for Agriculture stated that certain things stated in the resolution are not correct. It is a matter for verification. After all, if it is not a fact we will say that it is not a fact. The Minister for Agriculture said that he would come forward with a clarification; he is not objecting to the procedure laid down, nor is he objecting to the resolution being placed on the Table of the House; what he is saying is that certain facts contained therein are not correct; in regard to that, he has asked for permission to clarify the matter; he wants to place a statement; if I remember correct, it is Rs. 2.46 crores; it is Rs. 2.46 crores.

Sri, K. Venkataratnam:- Rs. 8 or 9 crores is not a fact; it is Rs. 2.46 crores.

Sri P. Narasing Rao:- His statement is incorrect. I was the mover of the resolution and it was based on Government publications.

Mr. Speaker:- It can be verified,
Sri T. Purushothama Rao:- Under what provision you are verifying; you cannot question it.

Mr. Speaker:- The Minister is going to give you information. He is saying that it is not Rs. 8.0 crores.

Sri K. Atchuta Reddy:- Under what rule he is saying it; under what rule he is challenging it. When the Speaker has permitted the chairman of the Regional Committee to lay the resolution on the Table of the House, under what rule the Minister is objecting to it or giving an explanation or any observation. You have to permit or only under the rules.

Mr. Speaker:- I want to follow the rules and I want the Members also to follow the procedure laid down.

Sri T. Purushothama Rao:- Sir, I am quoting from the III Schedule to the Presidential Order: "The Council shall normally give effect to the recommendations of the Regional Committee made under paragraph 7 of the Andhra Pradesh Regional Committee Order, 1958, in regard to any legislative or executive action affecting the Telangana region with respect to scheduled matters, but if the council is of the opinion that it would not be expedient to give effect to any such recommendation or that the Regional Committee was not competent to make any such recommendation, the Chief Minister shall first endeavour to arrive at an agreed conclusion by discussion with the Chairman of the Regional Committee and in default of such agreement, refer the matter to the Governor whose decision thereon shall be final and binding on the Council and action shall be taken accordingly." Again, in the Second Schedule this has been added: "All matters relating to the Regional Committee, including resolutions passed by it."

Mr. Speaker:- All these things are not necessary. The point is this: Nobody is questioning your right to place a copy on the Table of the House. That is not questioned at all. You have got the right under the rules. But, supposing a mistake has crept into the resolution, should it be rectified or not? (Interruptions from Sri. K. Atchuta Reddi and others) After all, we will be acting only on facts. If you say that the Central Government has given Rs. 8 crores, you prove it and I will correct him (the Minister).

Sri K. Venkataratnam:- It is Rs. 2.46 crores.

Mr. Speaker:- There is nothing to get excited. We only want the facts to be placed before the House. We are only concerned with facts. Which it is Mr. Kakani Venkataratnam or anybody you can know the facts, I will get the correct information.
Sri K. Achutha Reddy (Kodagal):- Under what rules, you are permitting this statement to be made? We challenge it. Under what rules are you permitting the Minister to make that correction or statement?

Mr. Speaker:- There is no point in getting excited.

Sri K. Achutha Reddy:- You are coming every time to the rescue of the Ministers.

Mr. Speaker:- There is no question.

Sri K. Achutha Reddy:- How many papers are laid on the Table of the House by the Government? Are we competent to show the defects in those things? Every day they are placing scores of papers on the table? Are we entitled to say——

(Several Members were on their legs.)

Mr. Speaker:- The first thing I would like to know from the House is this,

Sri K. Achutha Reddy:- Under what rule he was explaining and under what rule you are coming to the rescue of the Ministers?

Mr. Speaker:- That is why, I am trying to explain.

Sri K. Achutha Reddy:- Under the guise of explanation, you have allowed the Minister to make the statement. That is the kind of treatment we Opposition members receive especially in terms of the Presidential Order. If you are belittling the importance of the Presidential Order, we are helpless.

Mr. Speaker: There seems to be some confusion about this. Mr. Chokka Rao has explained the matter. The confusion is this: Both the parties seem to be right. How it is is like this: Now the very object with which a certain thing is sought to be placed on the Table of the House is placed on the Table of the House for the information of the members. Not only for the information of the members, but when certain papers are laid on the Table of the House under any statutory provision, the object is to give an opportunity to every member to move an amendment if he wants to. So far as papers laid on the Table are concerned, every member has got a right to give notice of an amendment. That apart, now here what actually happened is, Mr. Chokka Rao, explained saying that it is not Rs. 8 crores, but Rs. 9 crores and he says under a phased programme—for this year it is Rs. 2 crores, for the next year Rs. 2 crores and so

POINT OF INFORMATION
Re: Resolutions of Regional Committee.

on—spread over 4 or 5 years it come to Rs. 9 crores. So, there is no mistake about it.

Sri N. Ramachandra Reddy:- We are not asking about the factual position, but about the rules position. Has the Minister got a right to comment and is this the forum?

Sri K. Achutha Reddy:- This ruling will not satisfy us. This evasive ruling will not satisfy us. The Minister should clarify his position. We want to know the position of the Government. If it is satisfied, it is alright. But if not satisfied, we will take action.

Mr. Speaker:- I have been trying to follow the rules as far as possible. If that is your opinion, it is all right and I cannot help it.

Sri K. Achutha Reddy:- If you are trying to pacify us by such remarks, what can we do?

Mr. Speaker:- I have absolutely no quarrel with you.

Sri Madan Mohan:- The procedure is whenever such matters come up before the Regional Committee or such resolutions are moved, all the concerned Ministers, if not the concerned Minister somebody on behalf of that Minister, will be there in the Regional Committee and this resolution moved by Mr. Narsing Rao—in his absence I had moved it—was adopted after discussion unanimously. At the time when it was adopted, Mr. J. V. Narasing Rao and other concerned Ministers were there. If

Mr. Kakani Venkata Ratnam: was not there, should have been present himself. If he had any difference of opinion in respect of figures, he could have certainly discussed in the Regional Committee. Now once the Regional Committee adopts a resolution unanimously wherein the representatives of the Government, whether the Deputy Chief Minister or the Chief Minister or any other Minister on behalf of the concerned Minister makes himself present in the Regional Committee and if it is not disputed by or on behalf of the Government, it binds the Government or the representatives of the Government and also the concerned Ministers. Now, it is not open for the concerned Minister to come before the House and dispute the figures. The resolution has been adopted by the Regional Committee unanimously and here it was placed on the Table moved by Mr. Chokka Rao. Now, it is not open for the concerned Minister to dispute the figures or facts. Once it is adopted by the Regional Committee, it has got to be adopted by this House. Supposing the Government comes into conflict or if there is any difference of opinion or disagreement in respect of the resolution passed by the Regional Committee and the Government, that could have been discussed and the Regional Committee would be the proper forum. In such cases, the matter is referred to the Government. In this case, it is not open for the Government or the concerned Minister to say anything about it and his raising objection in respect of the facts is unduly for and he is not supposed to do it.
POINT OF INFORMATION 29th July, 1971. 63
Re: Resolutions of Regional Committee.

As a member, I requested the Government to make a factual statement whether it is correct or not—whether the amount of Rs. 8 or Rs. 9 crores which is being spent in Guntur and Krishna regions is correct or not. I would like to know that point. I raised that topic at that time.

If that contention is correct, please get the Presidential Order amended.

Mr. Speaker:- If you have understood him correctly, he is not saying anything against the Presidential Order nor the powers of the Regional Committee. Once any resolution or any matter under statutory provisions comes up before the House, he is asking whether a member of the House has got a right to move any amendment or to ask for factual information. He is asking a general question.
29th July, 1971. POINT OF INFORMATION
Re: Resolutions of Regional Committee.

A point of information has been raised by the delegation of the [insert name of region or organization]. The delegation is seeking clarification on [specific resolution or point of discussion].

[Further discussion points or questions raised by the delegation]

Resolutions of Regional Committee:

1. [First resolution or discussion point raised]
2. [Second resolution or discussion point raised]
3. [Third resolution or discussion point raised]
4. [Fourth resolution or discussion point raised]
5. [Fifth resolution or discussion point raised]

[Concluding remarks or closing points]

[End of document]
The Council shall normally give effect to the recommendations of the Regional Committee made in paragraph 7 of the Andhra Pradesh Regional Committee Order, 1958 (as amended in 1970) in regard to any legislative or executive action affecting the Telangana region with respect to scheduled matters: but if the Council is of opinion that it would be expedient to give effect to any such recommendation or that the Regional Committee was not competent to make any such recommendation, the chief Minister shall first endeavour to arrive at an agreed conclusion after discussion with the Chairman, Regional Committee and in default of such agreement refer the matter to the Governor whose decision thereon shall be final and binding.

Mr. Speaker: There is no dispute about that. Nobody is questioning the right of the Regional Committee to communicate a copy of its resolution to the Government and the Government, in case of differing, retaining the matter back either to the Regional Committee or to the Governor. That is entirely a matter of procedure. But the question here is with regard to a resolution which was passed by the Regional Committee and a copy of which was placed on the table of the House.

Sri A. Madan Mohan: Difference of opinion does not arise in this case, inasmuch as this was a matter which was unanimously adopted.

Mr. Speaker: It was unanimously adopted in the Regional committee. That is true. Whatever that may be, the question before the House is something different. Let us not confuse the issue.

Sri A. Madhava Rao: There is one point, Sir. Whenever a resolution is passed by the Regional Committee, whether it can be asked on the floor of the House and if it can be asked, whether a member can speak about it or not. The rules that have been read out are only with reference to how the Regional Committee and the Government should act between themselves and they are not concerned with the procedure in the House.

Mr. Speaker: That is exactly the point that I am trying to bring before the House.

Sri A. Madhava Rao: Whenever any matter has been placed before the House and any member raises any question, he is entitled to speak about it. It will not be a reflection against the proceedings of the Regional Committee. The rule cited does not come in as a bar.

Mr. Speaker: That is exactly what I was pointing out.

POINT OF INFORMATION

Re: Resolutions of Regional Committee.

Mr. Speaker:- I will give my ruling on Monday.

Sri C. V. K. Rao:- There is an impropriety committed by the Minister for Agriculture. There is a resolution of the Regional Committee with which the Government differs, and the leader of the House, the Chief Minister has got to say something about it, because this House is a supreme body. Over and above that, the Minister for Agriculture took on his head to differ with the Regional Committee's resolution by which he committed an impropriety. You were good enough to ask him what were his grounds. Let him come forward with the grounds on which he differs.

You asked that it might be placed yesterday itself on the floor of the House; H did not do it and when we questioned him he said as though he has no responsibility that way. “I will hand it over to the Speaker” At that time you were not in the Chair. Then, we said, it is another impropriety which he committed. Now you have come to the rescue of the House. The point is whether the Minister for Agriculture has committed an impropriety or not in this matter. If that were so, he should not commit such things in future.

Mr Speaker:- The question is having committed two improprieties. how should it be rectified? That is the point. You want the Minister to rectify himself.

Sri C. V. K. Rao:- He will commit another impropriety.

Mr. Speaker:- So having committed once impropriety, it is absolutely impossible for anybody to rectify this.
Sri C. V. K. Rao: But then on this matter please give us an opportunity to discuss. On this you said yesterday you allotted time and that—

Mr. Speaker: Now the only point is this; if all of you agree I would like to put it very clearly before the House. The question is when any matter under a statutory provision or under the rules comes before the House, whether a member has got a right to raise the correctness or whatever it may be or ask any information about it in the House. That is the only point. According to Mr. Rajeshwara Rao and Mr. Venkat Reddy, every member has got a right to ask for any information or correctness of any facts contained in that resolution or papers laid on the table. According to Mr. Achutha Reddy so far as these things are concerned, what ever it may be—

Sri K. Achutha Reddy: Under these rules, every member has got certain privileges and concessions. Let me emphasise "under these rules only" Apart from this, there is nothing.

Mr. Speaker: Whenever any paper is placed on the table, every member has got a right to ask for information, to move, to give notice,


Mr. Speaker: I will study the rules and give my ruling.

Sri P. Narasing Rao: You have allowed him to make a statement. My resolution was based on the publication of the Andhra Pradesh Government.

Mr. Speaker: That is why, he wants to clarify the matters

Sri K. Achuta Reddy: If at all you do permit him, he can clarify later, but not now.

Sri Narasing Rao: He is misleading the House, he can’t open his mouth, he has got to keep mum.

Sri Narasing Rao: He is misleading the House, he can’t open his mouth, he has got to keep mum.

Sri N. Ramachandra Reddy: It is a reflection on his own colleagues who were a party to this resolution.

Sri Narasing Rao: He is misleading the House, he can’t open his mouth, he has got to keep mum.

Sri Narasing Rao: He is misleading the House, he can’t open his mouth, he has got to keep mum.

Mr. Speaker: There is no question of belittling.
Mr. Speaker:- I have not seen it. You have not given me copy of the notice.

Mr. Speaker:- I do not know where it is, Only tomorrow I will know.

Smt J. Eswari Bai:- As per rule 341, I have given a notice about failure of electricity for two hours in the twin cities. The concerned Minister is here and he can reply.
Calling attention to matters of Urgent Public Importance

Re: Non-Availability of seats in P.U.C. and Degree Classes in Twin Cities.

Mr. Speaker: We will fix the date and inform you. Now we will take up call-attention motions. Items 1 and 2 will be taken up later. There is a proposal to consult leaders of the parties and decide whether two-hours discussion should be allowed. In that case, all of you can speak.

Calling attention to matters of Urgent Public Importance.

Re: Non - Availability of seats in P.U.C. and Degree Classes in Twin Cities.
Calling attention to matters of Urgent Public Importance
Re: Non-Availability of seats in P. U. C. and Degree Classes in Twin Cities.


Calling attention to matters of Urgent Public Importance
Re: Non-Availability of seats in P. U. C. and Degree Classes in Twin Cities.

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We are taking figures of these who require seats in the Colleges for the Osmania University. Six Constituent Colleges are already admitting the P. U. C. students in to the B Sc. and B. A. and they are awaiting the intermediate results.
Calling attention to matters of Urgent Public Importance
Re: Non-Availability of seats in P. U. C. and Degree Classes in Twin Cities.

Sri P. V. Narasimha Rao:- We are taking figures of those who require seats in the colleges. The Osmania University, 6 constituent colleges are already admitting P. U. C. students into B. A. and B. Sc. and they are awaiting again for the Intermediate results. There is a proposal......
74 29th July, 1971.

Papers Laid on the Table:

Shri Babri Vishall Pitli:- Your Hon'ble Kalaleges's Award Grant in the name of Shri P. V. Narisinda Rao:

Shri P. V. Narisinda Rao:- The issue of drought conditions in the State.

Mr Speaker:- This call Attention No. 4 practically connected with the other issues, viz., the drought conditions in the State. I have just sent for the Leaders of the Parties and in a few minutes it will be decided. So this item will be postponed.

PAPERS LAID ON THE TABLE

G. O. Ms. No. 281. P. R. (Samithi-I) Dept , dated 30-3-71

G. O. Ms. No. 363. Panchayat Raj (Samithi-I) Dept., Dt. 20-5-71

G. O. Ms. No. 364, Panchayat Raj (Samithi-I) Dept., dt. 20-5-71

Sri V. Krishnamurthy Naidu:- (The Minister for Power)

Sir On behalf of the Minister for Panchayti Raj, I beg to lay on the Table under sub-section (5) of Section 217 of the Andhra Pradesh Gram Panchayats Act, 1964, copies of the following Notifications with which certain rules have been made under clause (d) of sub-section (2) of section 109, sub-section (2) of section 217 and section 75 read with sub-section (1) of section 217 of the said Act have been published in the Andhra Pradesh Gazette.

Reference to the Gazette and date
S. No. with which Notification has been published in the Gazette.

A. P. Land Encroachment (Second Amendment) Bill 1968

2. G. O. Ms. No. 363, Panchayati Raj (Samithi-I) Department dated 20-5-1971 Published at page 1 of the Rules Supplement to part VII of the Andhra Pradesh Gazette dated 8-7-1971


Ms Speaker :- Paper laid.
(Sri K. Ramanatham in the Chair)

The Leaders of opposition, Civil Supplies Minister and the Leader of the House will sit together and decide about the date. You will be given a chance then.

Mr. Chairman:- You will be given a chance.

GOVERNMENT BILLS:

The public wakfs (Extension of Limitation) Andhra Pradesh Amendment Bill, 1971


Mr. Chairman:- Motion moved.

The question is:- That leave be granted to introduce the Public workfs (Extension of Limitation) Andhra Pradesh Amendment Bill, 1971.

The motion was adopted

The Andhra Pradesh Land Encroachment (Second Amendment) Bill, 1968.
76 29th July, 1971,  
A. P. Land Encroachment (Second Amendment, Bill, 1968

విశేషాలు ఉంటే, తరచుండి పోషకంగా 2.3 సంవత్సరం కొనసాగించండి కాని సంపాదన చేయండి. లేకప్పుడు సత్యం వెలుగులో అనంతంగా అడవి పొందండి కాని లింగాల వనమెత్తి విషయంగా ఉరుసుకోండి. నిర్ణయించే లేక నిర్వహించే లేదు అనంత కాని ఉపయోగీస్తే ఇప్పుడు మేరకే చెప్పుకడానికి పిలువండి. ఈప్పుడు ప్రత్యేక పిందికం ఉండాలి. నాటి పాత్రలో దొరికి ఉండండి. స్త్రీ అనే పదం సుందరంగా పొందండి లేదు అనంతం కాని ఉపయోగించడం ద్వారా నిర్ణయించండి. లేకను, మేరకే ప్రత్యేక పిందికం ఉండండి. లేదా మేరకే ప్రత్యేక పిందికం ఉండండి కాని ఉపయోగించడం ద్వారా నిర్ణయించండి.
A. P. Land Encroachment
(Second Amendment) Bill, 1968
29th July, 1971, 77

மாணவர்களுடன் வாங்குந்து மற்றும் மற்றும் மற்றும் மற்றும் பட்டியலிடும் வண்ணங்களைப் பெற்று. மலர் கையெடுத்ததற்கு முன்பு என்று மற்றும் என்று என்
Sri P. Thimma Reddy:— I am withdrawing it, Sir.

Sri C. V. K. Rao:— Now he has wasted the time. What action is to be taken?

(Laughter)

Sri P. Thimma Reddy:— I have heard the Honourable Members. There seems to be some difficulty to pass this Bill, that is, several members have several doubts about some of the problems arising out of the proposed Bill. I request the permission of the House to withdraw the Bill I had to move “That under Rule 133 of Rules of Procedure and Conduct of Business of the Andhra Pradesh Legislative Assembly, leave be granted to withdraw the Andhra Pradesh Land Encroachment (Second Amendment) Bill’, 1968.”

Sri C. V. K. Rao:— Let me have a say, Sir.
Mr. Chairman:— Probably it is just to improve the Bill in the light of your suggestions the Minister is now withdrawing the present Bill.

Sri. C. V. K. Rao:— We can give the Minister some material.

Sri P. Thimma Reddy:— You can give it to me separately and exclusively, between us two,

The question is:—

"That under Rule 133 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, leave be granted to withdraw the Andhra Pradesh Land Encroachment (Second Amendment) Bill, 1968."

The motion was adopted and the Bill was withdrawn by leave of the House.

Andhra Pradesh Municipalities (Third Amendment) Bill, 1970 (As reported by the Regional Committee)

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

"That the Andhra Pradesh Municipalities (Third Amendment) Bill, 1970 (as reported by the Regional Committee) be taken into consideration."

Mr. Chairman:— Motion moved.

The question is:

"That the Andhra Pradesh Municipalities (Third Amendment) Bill, 1970 (as reported by the Regional Committee) be taken into consideration."

The motion was adopted.
Mr. Chairman:— I shall now put the clauses to vote,
Clause 2

Mr. Chairman:— The question is:
"That Clause 2 do stand part of the Bill."
The motion was adopted.
Clause 2 was added to the Bill.
Clause 1 & Preamble

Sri N. Chenchurama Naidu:— Sir, I move:
"For the words "Twenty-first Year" in the Enacting Formula
the words "Twenty-Second Year" shall be substituted."

Mr. Chairman:— Amendment moved.

Mr. Chairman:— I think it is appropriate that I should allow
discussion on this for about half-an-hour.

Sri N. Chenchurama Naidu:— Sir, I move the following
amendment:
"In clause 1, for the expression "(Third Amendment) Act,
1970" substitute "(Second Amendment) Act, 1971."

Mr. Chairman:— Amendment moved
The question is:

In Clause 1, for the expression "(Third Amendment) Act, 1970"
substitute the words (Second Amendment) Act, 1971.
The amendment was adopted.
Mr. Chairman:— The question is:
Clause 1 as amended was added to the Bill.

Enacting Formula

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

"For the words 'Twenty-First Year' in the Enacting Formula, the words 'Twenty-Second Year' shall be substituted."

Mr. Chairman:— Amendment moved.

The question is:

"For the words 'Twenty-First Year' in the Enacting Formula, the words 'Twenty-Second Year' shall be substituted."

The amendment was adopted.

Mr. Chairman:— The question is:

"That the Enacting Formula as amended do stand part of the Bill"

The motion was adopted.

Enacting Formula, as amended, was added to the Bill.

Mr. Chairman:— The question is:

"That Long Title do stand part of the Bill"

The motion was adopted.

The Long Title was added to the Bill.

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

That the Bill be passed into law.

Mr. Chairman:— Motion moved.

The question is:

"That the Bill be passed into law"

The motion was adopted.

The Andhra Pradesh Housing Board (Amendment) Bill, 1970. The Minister for Housing (Sri Raja narasimha) Sir, I move, that the Andhra Pradesh Housing Board, (Amendment) Bill, 1970, as reported by the R. gional committee be taken into consideration.
29th July, 1971. A. P. Housing Board (Amendment) Bill 1970

(Mr. Chairman:- Motion moved.)

(§) a. CT83^^^o5^-:-Sr^^§o ^oao^o^^o. *&)^o"^^o^^^a^>

Mr. Speaker in the Chair,

(§) d&o. 'So^^crdRes^ ^ Q^*^o !?&'S& S^S&ao^c a^d&oJ^

A^^*2oo^ c7-o^ ^^oaiSS ^d^O. gMX) &$3^ cr^. ^^^^^^a^^^
Sri G. Sivaiah: There is a general impression that the Housing Board is concentrating in the urban areas but not doing anything in the rural areas. Let the Government think of the urban areas also.

Sri A Madanmohan:— I have not asked the hon. Minister for the committed schemes. What I suggest is, as and when Government lands are available, are the Government going to take up house construction. There is plenty of Government land. Is the Minister serious to take up and do something.

A. P. Housing Board (Amendment) Bill, 1970

Mr. Speaker—Forest Department propose to transfer forest land to Revenue Department. There is no housing possibility.

Mr. Speaker—Forest Department propose to transfer forest land to Revenue Department. There is no housing possibility.
A. P. Housing Board (Amendment) Bill, 1970

Mr. Speaker:— The question is:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1970 as reported by the Regional Committee be taken into consideration.

The Motion was adopted.

Mr. Speaker:— The question is:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1970 as reported by the Regional Committee be taken into consideration.

The Motion was adopted.

Mr. Speaker:— The question is:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1970 as reported by the Regional Committee be taken into consideration.

The Motion was adopted.

Mr. Speaker:— The question is:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1970 as reported by the Regional Committee be taken into consideration.

The Motion was adopted.

Mr. Speaker:— The question is:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1970 as reported by the Regional Committee be taken into consideration.

The Motion was adopted.

Mr. Speaker:— The question is:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1970 as reported by the Regional Committee be taken into consideration.

The Motion was adopted.
Clause 2 and 3

Mr. Speaker:- The question is:

"That Clauses 2 and 3 do stand part of the Bill."

The motion was adopted.

Clause 1

S. I C. Rajaanarasihna:- I beg to move:

"In Clause 1 for the figure '1970' substitute the figure '1971'."

Mr. Speaker:- Amendment moved. (Pause) The question is:-

"In Clause 1 for the figure '1970' substitute the figure '1971'."

The amendment was adopted.

Clause 1, as amended, was added to the Bill.
Enacting Formula

Sri C. Rajanarïsimha:- I beg to move:

"In the Enacting Formula for the words 'twenty-first year' substitute the words 'twenty-second year'."

Mr. Speaker:- Amendment moved. (Pause) The question is.

"In the Enacting Formula for the words 'twenty-first year' substitute the words 'twenty second year'."

The amendment was adopted,

Mr. Speaker:- The question is:

"The Enacting Formula, as amended, do stand part of the Bill."

The motion was adopted. The Enacting Formula, as amended, was added to the Bill.

Long Title

Mr Speaker:- The question is:

"Long Title do stand part of the Bill."

The Motion was adopted. Long Title was added to the Bill.

Sri C. Rajanarïsimha:- I beg to move:

"That the Bill, as amended, be passed into Law."

Mr. Speaker:- Motion moved. (Pause) The question is:

"That the Bill, as amended, be passed into Law."

The motion was adopted.

Minister for Revenue (Sri P. Thim na Reddy):- I beg to move:


"The Andhra Pradesh Sugarcane Crop Land Revenue Assessment (Repeal) Bill, 1971 be taken into consideration."

Mr. Speaker:- Motion moved.

In the case of any wet land in the State on which the sugarcane crop specified in column (2) of the Table below is raised in the ayacut under the Government source of irrigation specified in column (1) thereof, an assessment of land revenue on such land at the rate specified in the corresponding entry in column (3) thereof shall be levied and collected by the Government in the fadli year in which that crop is harvested, from the persons liable to pay the land revenue in respect of that land; and such assessment shall be in lieu of the land revenue assessment leviable under any other law for the time being in force.
(2) In the case of any dry land in the State on which the sugarcane crop specified in column (2) of the Table below is raised in the ayacut under the Government source of irrigation specified in column (1) thereof, an assessment of land revenue on such land at the rate specified in the corresponding entry in column (4) thereof shall be levied and collected by the Government in the fasli year in which that crop is harvested, from the person liable to pay the land revenue in respect of that land, and such assessment shall be in lieu of the land revenue assessment leviable under any other law for the time being in force.

Provided that the total of the assessment and of the water rate per acre to be levied under column (4) of the Table in respect of any dry land which is served by any Government source of irrigation falling under category I or category II in column (1) of the Table shall in no case exceed the total assessment per acre to be levied under the corresponding entry of column (3) of the Table."

<table>
<thead>
<tr>
<th>Source of Irrigation</th>
<th>Rate of Assessment</th>
<th>Rate of Water Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category I</td>
<td></td>
<td></td>
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<tr>
<td>Category II</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Category III</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

We are not doing social justice and equitable distribution.

Govt. Motions.

be cause when it is struck off, it is dead and void.

Sri C. V. K. Rao:- I want the Minister to clarify this particular thing for the benefit of the House. It is said in the statement of objects and reasons: “The classification of Government sources of irrigation on the basis of the extent of ayacut thereof for the purposes of levy under section 3 of the Act was considered by the Government to be discriminatory, offending article 14 of the Constitution, inasmuch as similar classification in section 4 of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision, Act 1962 was held to be so by the Supreme Court.” How was it held as discriminatory? “Hence in the year 1967, the Government instructed the concerned officers not to levy the assessment on lands on which sugarcane crop was raised under the provisions of the said Act…” How did it happen so? I want him to clearly explain this thing. My fear is he has not understood this aspect of it and therefore he is put in a sort of a confusion.

Sri P. Thimma Reddy:- It is very simple, Sir.

Sri C. V. K. Rao:- What is the gist of the Supreme Court’s judgement? In an indirect way he is putting it. What is the gist of the Supreme Court’s judgement.

Sri P. Thimma Reddy:- I am promising here; if anything is collected that will be certainly adjusted for the future collections.
Sri P. Thimma Reddy:- Sir, the judgement has been printed and given. Still, after reading it, if he cannot understand, even if we say, he cannot understand.

Mr. Speaker:- The question is:

“That the Andhra Pradesh Sugarcane crop Land Revenue Assessment (Repeal) Bill, 1970, be taken into consideration.”

The motion was adopted.

Clause - 2.

Sri K. Govinda Rao:- Sir, I beg to move:

Add the following proviso at the end of clause 2 :-

“Provided that the excess amounts collected since 1965 under the Act over the rate of land revenue assessment leviable under any other law on which sugar-cane crop is raised, shall be refunded to the individual pattadars, from whom the excess amounts are collected”

Mr. Speaker:- Motion moved.

Mr Speaker:- (To the Minister) Please make a note of it. He (the Minister) has agreed.

Sri K. Govinda Rao:- Sir, I am not pressing the amendment.

Mr. Speaker:- The question is:

“That Clause 2 do stand part of the Bill.”

The motion was adopted and clause 2 was added to the Bill.

Mr. Speaker:- The question is:

“That Clause 1, Enacting Formula and Long Title do stand part of the Bill.”

The motion was adopted.

Sri P. Thimma Reddy:- Sir. I move That the A. P. Sugarcane crop Land Revenue Assessment (Repeal) Bill be 1970 passed.

Mr. Speaker:- Motion moved.

Govt. Motions:

ఇతరాల సంచలకం దక్షిణ తూర్పు ప్రాంతాలను పిలిచే ప్రాంతంలో ఉన్నాం. స్టాండార్డ్ అంటే అనుసరించండి. విశేషా సమయంలో వివిధ సమయాల వచ్చింది. సరిహే, ఇంత సమయంలో నిర్ణయాలను చేయండి. ఇంతం ఉన్నాం అనుమానం వచ్చింది. ఇది సమయంలో మొదటి సమయాన్ని ప్రారంభించింది.


Mr. Speaker:- The question is: "That the Andhra Pradesh Sugarcane Crop Land Revenue Assessment (Repeal) Bill, 1971 be passed."

The motion was adopted.

A division was demanded and the House divided thus:-

(Ayes. 85; Noes. 1; Neutrals. 7)

The motion was adopted.

Government motions.

Election of a Member to serve on the Regional P&T Advisory committee

Sri P. Thimma Reddy: On behalf of the Deputy Chief Minister I move that as the Postmaster General, Andhra Circle, Hyderabad has requested the Government to communicate the name of one representative of the Andhra Pradesh Legislative Assembly for the Regional P&T Advisory Committee the Assembly do recommend to the Government to communicate to the Postmaster General, Andhra Circle the name of the Member elected by the Assembly to serve on the above Committee.

Mr. Speaker: Motion moved

Mr. Speaker:- The question is:

"The as the Postmaster General, Andhra Circle, Hyderabad has requested the Government to communicate the name of one representative of the Andhra Pradesh Legislative Assembly for the Regional P&T Advisory Committee the Assembly do recommend to the Government to communicate to the Postmaster General, Andhra Circle the name of the member elected by the Assembly to serve on the above Committee."

The motion was adopted.

Mr. Speaker:- I am to announce to the House that nominations to the Regional P & T Advisory Committee will be received up to 10-8-71.

Election of two Members to be Members of the Board of Industries.

Sri G. C. Venkanna (The Minister for Small Scale Industries).

I beg to move that with reference to clause (iii) of sub-section (1) of Section 3 of the Andhra Pradesh
Govt. Motions:

State Aid to Industries Act, 1952 this House do proceed on a date to be fixed by the Hon'ble Speaker to elect two persons to be members of the Board of Industries constituted under the said section for a period of 3 years from the date of issue of notification or till the integrated Act is passed whichever is earlier."

Mr. speaker:— Motion moved, (Pause)

Mr. Speaker:— The question is on:

"That with reference to clause (iii) of sub-sec. (1) of section 3 of the Andhra Pradesh State Aid to Industries Act, 1952 this House do proceed on a date to be fixed by the Hon'ble Speaker to elect two persons to be members of the Board of Industries constituted under the said section for a period of 3 years from the date of issue of notification or till the integrated Act is passed whichever is earlier."

The motion was adopted.

Mr. Speaker:— I am to announce to the House that nominations of members to the Board of Industries will be received up to 10-8-71.

"I would like to know what is happen to the Public Accounts Committee and the nominations Mr Speaker:— In a day or two, I will be announcing. I have approved. Announcement will be made tomorrow."

Sri R. Mahananda:— What about Estimates Committee?

Mr. Speaker:— The only thing is P.A.C. has got to be constituted under the new rules, but not every committee. They will continue till they are elected.

Sri K. Ramanadham:— Under the new rules, there is a new Committee to be formed for the Public Undertakings.

Mr. Speaker:— That also I have already approved and election will take place. Now we will take up the motion of the Transport Minister.

Amendment to the First Schedule to the Andhra Pradesh Motor Vehicles Taxation Act—1963.

The Minister for Transport (Dr. M. N. Lakshminarasayya:— Sir, I beg to move:

"That the following Draft Order which is proposed to be made in exercise of the powers conferred by section 17 of Andhra Pradesh Motor Vehicles Taxation Act, (Act 5 of 1963) for the purpose of amending the First Schedule to the Act be approved."
Notification

In exercise of the powers conferred by section 17 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963, the Governor of Andhra Pradesh hereby makes the following amendment to the First Schedule of the said Act:

Amendment

In the said Act, in the First Schedule, the existing item No. 7 shall be renumbered as item No. 8 and before it is so numbered, the following shall be inserted, namely:

"7. Omnibuses with a seating capacity of more than 6 (excluding the driver) and used for the transport of persons...Rs 30 per seat."

Mr. Speaker:- Motion moved.

Home (Transport II) Department.

Explanatory Note in respect of the Proposal to amend Schedule I to the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

There are 217 Omnibuses in this State. At present, Omnibuses are taxed on the basis of the unladen weight of the vehicles irrespective of their seating capacity. The existing maximum rate of tax for Omnibuses is Rs. 90/- per quarter and the tax collected on the 217 vehicles is reported to be Rs. 17,440/- based on the unladen weight of the vehicles. The revenue derived to the State Government is thus very meagre on account of this class of vehicles. It is, therefore, proposed to levy tax on these vehicles treating them as a separate category on the basis of the seating capacity permitted. It is proposed to revise the rate of tax fixing Rs. 30/- as maximum tax per passenger per quarter. Though the rate of Rs. 30/- is proposed, actually an amount of Rs. 10/- per seat would be levied, for the present, by issue of a Notification under Section 3 (1) of the Act. So, for a 40 seater Omnibus, the tax payable will be Rs. 400/- per quarter. This rate is lower when compared to the rates of taxes levied for similar vehicles in Tamil Nadu and Maharashtra States, and it is equal to the tax levied for similar vehicles in the Mysore State. Hence it has become necessary to amend the First Schedule to the Act.

The amendment seeks to achieve the above objects in view.

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Some firms, factories and institutions—they have their own buses carrying 30 to 40 passengers and they pay only Rs. 90/-. It is very meagre.
96 29th July, 1971. Govt. Motions:

Mr. Speaker:- The question is:

"That the following Draft Order which is proposed to be made in exercise of the powers conferred by section 17 of Andhra Pradesh Motor Vehicles Taxation Act, (Act 5 of 1963) for the purpose of amending the First Schedule to the Act be approved."
Draft Order; Notification

In exercise of the powers conferred by section 17 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963, the Governor of Andhra Pradesh hereby makes the following amendment to the First Schedule of the said Act:

Amendment

In the said Act, in the First Schedule, the existing item No. 7 shall be renumbered as item No. 8 and before it is so numbered, the following shall be inserted, namely:

“7. Omnibuses with a seating capacity of more than 6 (excluding the driver) and used for the transport of persons...Rs. 30/- per seat.”

Mr. Speaker:- The Motion was adopted.

Amendment to Rule 21 (1) of the Taxation and Finance (Part-I Taxation) Rules

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

“The following Draft of an amendment to the Taxation and Finance (Part-I Taxation) Rules contained in Schedule II to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965), which it is proposed to make in exercise of the powers conferred by sub-section (1) of Section 328 of the said Act is hereby laid before the Andhra Pradesh Legislative Assembly for approval as required by Section 329 of the said Act, namely—

Amendment

Maximum rates of tax on carriages and carts and tax on animals.

<table>
<thead>
<tr>
<th>Tax on Carriages and Carts</th>
<th>Maximum yearly tax Rs.</th>
</tr>
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<tbody>
<tr>
<td>1. For every four-wheeled vehicle with springs or other appliances acting as springs constructed to be drawn by one or more animals.</td>
<td>Private 30.00</td>
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</tr>
<tr>
<td>3. For every Cycle-rickshaw</td>
<td>Private 20.00</td>
</tr>
<tr>
<td></td>
<td>Taxi 25.00</td>
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<td>4. For every Bi-cycle or Tricycle</td>
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<td></td>
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<td>5. For every other vehicle with springs or other appliances acting as springs not being a child’s perambulator or go-cart.</td>
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<td></td>
<td>Taxi 8.00</td>
</tr>
<tr>
<td>No.</td>
<td>Animal</td>
</tr>
<tr>
<td>-----</td>
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</tr>
<tr>
<td>1</td>
<td>Elephant</td>
</tr>
<tr>
<td>2</td>
<td>Camel</td>
</tr>
<tr>
<td>3</td>
<td>Ass</td>
</tr>
<tr>
<td>4</td>
<td>Pig</td>
</tr>
<tr>
<td>5</td>
<td>Goat</td>
</tr>
<tr>
<td>6</td>
<td>Dog</td>
</tr>
</tbody>
</table>

Mr. Speaker:- Motion moved.

నందె నిష్పత్తి చేసిన జాతి యొక్క మన జీవనంలో వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది.

సా. 2. మార్చి నిష్పత్తి చేసిన జాతి యొక్క మన జీవనంలో వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది. అయితే ఈ సంఘటన ప్రామాణికంగా ఉండటం వల్ల వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది. అయితే ఈ సంఘటన ప్రామాణికంగా ఉండటం వల్ల వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది. అయితే ఈ సంఘటన ప్రామాణికంగా ఉండటం వల్ల వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది.

సా. 3. మార్చి నిష్పత్తి చేసిన జాతి యొక్క మన జీవనంలో వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది. అయితే ఈ సంఘటన ప్రామాణికంగా ఉండటం వల్ల వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది. అయితే ఈ సంఘటన ప్రామాణికంగా ఉండటం వల్ల వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది.

సా. 4. మార్చి నిష్పత్తి చేసిన జాతి యొక్క మన జీవనంలో వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది. అయితే ఈ సంఘటన ప్రామాణికంగా ఉండటం వల్ల వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది. అయితే ఈ సంఘటన ప్రామాణికంగా ఉండటం వల్ల వినియోగానికి మాత్రమైన ఉన్నతి కావలసి ఉంది.
Mr. Speaker:— For every cycle-Rickshaw Taxi Rs. 25-00

For every Tricycle
Private 4-00

Sri Vavilala Gopalakrishnaiah:
For every bycicle Taxi Rs. 8-00
For every other vehicle with springs or other appliances Private Rs. 6-00
Taxi Rs. 8-00

For every Tricycle Private Rs. 4-00

What is that “for every Tricycle Private Rs. 4-00”

(I. e., item No. 4)

Mr. Speaker:— Are you prepared to delete.

Sri N. Chenchurama Naidu:— It is alright. It is agreeable.

Sri Vavilala Gopalakrishnaiah:— Sir, when he is agreeing....

Mr. Speaker:— Please give an amendment.

Sri C. V. K. Rao:— The cyclostyling is not clear-

There are two things here. Cycle rickshaws owned by the driver himself and they are also for hire,

Mr. Speaker:— They don't make a distinction between the “Only owner driver rickshaw or the other one.” Everyone has to pay the tax.

Sri C. V. K. Rao:— Where is the distinction? Government issued orders. The Minister himself stated it. It is vague here. Please get it clarified from the Minister.

Mr. Speaker:— Yes. I will get it clarified.

Sri C. V. K. Rao:— The entire thing is confused. Let him take some other day! This is a very important thing. In almost all the towns and quasi towns number of rickshaws, cycle rickshaws and cycles are there and the common man is troubled very much and he is very much affected. The Government has a confused mind on this aspect. Now I may call to put it to the Hon. Minister that.
a cycle-rickshaw owned by a driver is not taxed under the Governmental orders. Now a cycle-rickshaw owned by an individual who, in fact, engages a driver for hire is being taxed. Now here for every cycle-rickshaw - private means extremely vague, a very vague thing. Cycle rickshaw not owned by the driver is alright. But the cycle rickshaw owned by the driver?

Sri N. Chenchurama Naidu:— Cycle rickshaw not owned by the driver only will be taxed.

Mr. Speaker:— Please make it clear so that the owner driven cycle rickshaw will not be charged with any tax, Am I clear?

Sri N. Chenchurama Naidu:— They might be using some rickshaws for advertisement.

Mr. Speaker:— They will not be liable for tax.

Sri D. Venkatesam:— I want a clarification. what is meant by every bicycle used as taxi?

Mr. Speaker:— If it is used as a conveyance, it will not be taxed. If they are used for hire, they will be taxed. Owners are not liable for taxes. A man having cycle and using it as conveyance, he is not liable for tax. If it is for hire, he will have to pay the tax. He who uses a cycle for hiring purposes, will have to pay the tax.
Please move an amendment as follows:

"Every cycle rickshaw other than the one owned by the driver himself.

Sri N. Chenchurama Naidu:— Sir, I Move bycycle

"The existing item (4) "for every bicycle or tricycle Rs. 4" may be deleted"

"For item 3, substitute the following: "For every cycle rickshaw other than the one owned by the driver himself—Rs. 20"

The motion was adopted.
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(1) of Section 328 of the said Act is hereby laid before the Andhra Pradesh Legislative Assembly for approval as required by Section 329 of the said Act, namely—

Amendment

Maximum rates of tax on carriages and carts and tax on animals.

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Tax on Animals

<table>
<thead>
<tr>
<th></th>
<th>Rs.</th>
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<tbody>
<tr>
<td>(1) for every elephant</td>
<td>24.00</td>
</tr>
<tr>
<td>(2) for every camel</td>
<td>12.00</td>
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<tr>
<td>(3) for every ass</td>
<td>1.00</td>
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<tr>
<td>(4) for every pig</td>
<td>1.00</td>
</tr>
<tr>
<td>(5) for every goat</td>
<td>1.00</td>
</tr>
<tr>
<td>(6) for every dog</td>
<td>1.00</td>
</tr>
</tbody>
</table>

The motion was adopted.

Amendment to Rules 62 and 63 of the Taxation and Finance Rules regarding substitution of "30 days" for "14 days".

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

"That the following draft of an amendment to the Taxation and Finance rules, Part II Finance Rules, in Schedule II to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965), which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 328 of the said Act, is hereby laid before the Andhra Pradesh Legislative Assembly for approval as required by Section 329 of the said Act.

Amendment

In the said rules, in sub-rule (3) of Rule 62, sub-rule 1) of rule..."
Mr. Speaker:- Motion moved. (Pause)

The question is:

"That the following draft of an amendment to the Taxation and Finance Rules, Part II Finance Rules in Schedule II to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965), which is proposed to make in exercise of the powers conferred by sub-section (i) of section 328 of the said Act, is hereby laid before the Andhra Pradesh Legislative Assembly for approval as required by section 329 of the said Act.

Amendment

In the said rules, in sub-rule (3) of rule 62, sub-rule (1) of rule 63 and rule 64 for the words "fourteen days", the words "thirty days" shall be substituted."

The motion was adopted.

re:-Amendment of Rule 54 of the Taxation and Finance Rules Part-II Finance Rules in Schedule II to the A.P. Municipalities Act, 1915 regarding the opening of Public Library.

S. i N. Chenchurama Naidu:- Sir, I beg to move:

"That the following draft of an amendment to the Taxation and Finance Rules Part II Finance Rules in Schedule II to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965), which it is proposed to make, in exercise of the powers conferred by sub-section (i) of Section 328 of the said Act, is hereby laid before the Andhra Pradesh Legislative Assembly for approval as required by Section 329 of the said Act."

Amendment

To rule 54 of the said rules, the following note shall be added:

"Note:- The Council shall approach the Government for its approval only after the Zilla Grandhalaya Samsa concerned expresses its inability to open the public library on a request made by the Council."

Mr. Speaker:- Motion moved.
Mr. Speaker:- Please make it clear.

The question is:

"That the following draft of an amendment to the Taxation and Finance Rules Part II Finance Rules in Schedule II to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965) which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 328 of the said Act, is hereby laid before the Andhra Pradesh Legislative Assembly for approval as required by section 329 of the said Act.

Amendment

To rule 54 of the said rules, the following note shall be added:

Note:- "The Council shall approach the Government for its approval only after the Zilla Grandhalaya Samistha concerned expresses its inability to open the public library on a request made by the Council."

The motion was adopted.

Amendment to Rule 20 of the Taxation and Finance Rule, for the Annual Levy of Profession Tax.

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

"That the following draft of an amendment to the Taxation and Finance Rules Part I Taxation Rules in Schedule II to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965), which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 328 of the said Act, is hereby laid before the Andhra Pradesh Legislative Assembly, for approval as required by section 329 of the said Act.

Amendment

In the said Schedule:-

In rule 20,

(i) in the explanation for the words ‘for the year comprising the half year in question, the Secretary shall be bound to take one half of the income’, the words ‘for the year in question, the Secretary shall be bound to take the income’ shall be substituted; and
(ii) In sub-rule (3) for the expression 'half-yearly', the expression 'yearly' shall be substituted.

Amendment to the Building Rules contained in Schedule III to the Andhra Pradesh Municipalities Act, 1965.

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

"That the following draft of an amendment to the Building Rules contained in Schedule III to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965) which is proposed to make in exercise of the powers conferred by sub-section (1) of section 328 of the said Act, is hereby laid before the Andhra Pradesh Legislative Assembly for approval as required by section 329 of the said Act.

Amendment

"In sub-rule (2) of rule 9 of the said rules, clause (iv) shall be omitted."

Mr. Speaker:- Motion moved. Sri Vavilala Gopala Krishnayya has given notice of an amendment.

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

"For rule 9 (2) (iv) substitute the following:

"(iv) no building shall be less than 30 meters away from the centre of any street."
Mr. Speaker:— Amendment moved.

1) 35. The speech was moved: Mr. Speaker, according to the information received, in connection with 20th July 1971, the following amendments were made: 1 st: 626 2 nd: 54 3 rd: 8. The Speaker then summed up the amendment and declared it passed. 4 th: 34. The Speaker then summed up the amendment and declared it passed.

2) 35. The amendment was moved: 36. The amendment was made.

3) The amendment was moved: 36. The amendment was made.

4) The amendment was moved: 36. The amendment was made.

5) The amendment was moved: 36. The amendment was made.

Mr. Speaker:—The question is:

"For rule 9 (2) (iv) substitute the following:

'(iv) no building shall be less than 30 meters away from the centre of any street.'"

The amendment was negatived.

Mr. Speaker:—The question is:

"That the following draft of an amendment to the Building Rules contained in Schedule III to A. P. M Act, 1965 (Act 6 of 1965) which is proposed to make in exercise of powers conferred by sub-section (1) of section 328 of the said Act, is hereby laid before the Assembly for approval as required by section 329 of the said Act.

Amendment

"In sub-rule (2) of rule 9 of the said rules, clause (iv) shall be omitted."

The motion was adopted.

Adding a new entry to Schedule VI to the A. P. Municipalities Act, 1965 regarding Penalty for unlawful building.

Sri N. Chenchuram Naidu: Sir, I beg to move:

"That the following draft of Rule to add a new entry to Schedule VI to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965) which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 328 of the said Act, is hereby laid before the Assembly for approval as required by section 329 of the said Act, namely—

Addendum

Schedule VI

Ordinary Penalties)
(See Section 336)

<table>
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<tr>
<th>Section or Sub-section</th>
<th>Subject</th>
<th>Fine which may be imposed</th>
<th>Whether compoundable by council or with the permission of the court</th>
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Mr. Speaker:- The question is:

"That the following draft of Rule to add a new entry to Schedule VI to the Andhra Pradesh Municipalities Act, 1965 (Act 6 of 1965) which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 328 of the said Act is hereby laid before the Assembly for approval as required by section 329 of the said Act, namely—

Addendum
Schedule VI
Ordinary Penalties

(See Section 336)

| Section or rule | Sub-section or Clause | Subject | Fine which may be imposed | Whether compoundable by council or with the permission of the court.
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The motion was adopted.

Government Resolutions
Re:- Matter Relating to Prevention of water Pollution From Domestic And Industries Wastes
Sri N. Chenchurama Naidu:- Sir, I beg to move:

"Whereas Government of India had taken in hand the preparation of "Prevention of Water Pollution Bill" on the lines of the Draft prepared by the Committee appointed by the Government of India in 1962, and the draft Bill prepared by the Committee covers all aspects of the prevention of Water Pollution and the matters covered by it which relate to several entries in State list as well as in the concurrent list in the Seventh Schedule to the Constitution of India;
And whereas the legislation for the purpose mentioned above is relatable to matters enumerated in entry 17 and entry 6 of List II of the Seventh Schedule to the Constitution of India with respect to which Parliament has no powers to make a law for the States except as provided in articles 249 and 250 of the Constitution;

And whereas it appears to this Assembly to be desirable that such legislation should be undertaken by Parliament;

Now, therefore, in pursuance of clause (1) of Article 252 of the Constitution of India, this Assembly hereby resolves that the matter relating to prevention of Water Pollution from Domestic and Industrial Wastes be regulated in this State by Parliament by law.

Mr. Speaker:- Motion moved.

Pollution of water is danger to life. Therefore, let the Government alert the concerned person and protect the health and life of the people. There is provision.

Anything that is a danger to life or person or health comes under nuisance. Anything that is a danger to life.
Mr. Speaker:- The question is:-

"Whereas Government of India had taken in hand the preparation of 'Prevention of Water Pollution Bill' on the lines of the Draft prepared by the Committee appointed by the Government of India in 1962, and the draft bill prepared by the Committee covers all aspects of the prevention of Water Pollution and the matters covered by it which relate to several entries in State list as well as in the Concurrent list in the Seventh Schedule to the Constitution of India.

And whereas the Legislation for the purpose mentioned above is relatable to matters enumerated in entry 17 and entry 6 of list II of the Seventh Schedule to the Constitution of India with respect to which Parliament has on powers to make a law for the States except as provided in articles 249 and 250 of the Constitution;

And whereas it appears to this Assembly to be desirable that such legislation should be undertaken by Parliament;

Now, therefore, in pursuance of clause (1) of Article 252 of the Constitution of India, this Assembly hereby resolves that the matter relating to prevention of Water Pollution from Domestic and Industrial Wastes be regulated in this State by Parliament by law."

The motion was adopted.
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(17) Sri Padmavati Girls’ High School, Tirupati.*

Mr. Speaker:- Motion moved.

The question is:

This House recommends that the following alteration and additions be made in Part-B of the first Schedule to the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966 (Andhra Pradesh Act No. 17 of 1966), namely:—

(a) for the word ‘Elementary’ in item No. (9) the words ‘Upper Primary’ may be substituted;

(b) after item No. (15), the following items may be added:—

“(16) Sri Govindaraja Swamy Arts College, Tirupathi for Men; and

(17) Sri Padmavati ‘Girls High School, Tirupathi’

The motion was adopted.


Sri R. Ramalinga Raju:- Sir, I beg to move:

“The House recommends that the following modifications be made in the first Schedule to the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966 (Andhra Pradesh Act. No. 17 of 1966):—

(a) to omit the sub-temple of “Sri Choodikodutta Nancharamma” at item (2) of Serial No. 1 in Part-A of the first Schedule and in its place, the following shall be substituted “Bhashyakarulavari Temple No. 1.”

(b) to add the following sub-temples under Sri Kalyanavenkateswara Swamy Temple, Narayavaram at Serial No. VII of Part-A of the First Schedule:

(1) Sri Agasteeswaraswamy
(2) Sri Paraseeswaraswamy
(3) Sri Avanakshiyamma
(4) Sri Veerabhadraswamy, and
(5) Sri Sakthivinayagar.

(c) The existing Serial No. VI in Part-A of first Schedule to the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966 may be deleted and after so deleting the existing Serial Nos. VII to IX may be renumbered as VI to VIII. The deleted Serial No. VI viz., “Any other minor temple attached to any of the above temples and not specifically mentioned above” may be added as Serial No. IX to the above Schedule.

Mr. Speaker:- motion Moved.

The question is:
"The House recommends that the following modifications be made in the First Schedule to the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966 (Andhra Pradesh Act No. 17 of 1966):-

(a) to omit the sub-temple of "Sri Choodikuttha Nancharamma" at item (2) of Serial No. 1 in Part-A of the First Schedule and in its place, the following shall be substituted "Bhashyakarulavari Temple No. 1";

(b) to add the following sub-temples under Sri Kalyanavenkateswara Swamy Temple, Nalayananavar at Serial No. VII of Part-A of the First Schedule:

1. Sri Agasteeswaraswamy  
2. Sri Paraseeswaraswamy  
3. Sri Avanakshiyamma  
4. Sri Veerabhadraswamy, and  
5. Sri Sakthivinayagar  

(c) The existing Serial No. VI in Part-A of First Schedule to the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966 may be deleted and after so deleting the existing Serial Nos. VII to IX may be re-numbered as VI to VIII. The deleted Serial No. VII viz., "Any other minor temple attached to any of the above temples, and not specifically mentioned above" may be added as Serial No. IX to the above Schedule."

The motion was adopted.

(The House then adjourned till half past Eight of the Clock on Friday, the 30th July 1971.)