THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES OFFICIAL REPORT.

Thirtieth day of the Sixth Session of the Andhra Pradesh Legislative Assembly.

THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Thursday, the 26th August, 1971.

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

(Mr. Speaker in the Chair.)

ORAL ANSWERS TO QUESTIONS.

No. Of N. G. Os. Arrested and Dismissed From the Service During Recent Strike

581—

*1962 Q— Smt. J. Eshwari Bai (Yella Reddy) and Sri S. Vemayya (Sarvepalli):— Will hon. the Chief Minister be pleased to state:

(a) the number of N. G. Os. and other employees arrested, convicted, dismissed or suspended from service during the recent N. G. Os. strike;

(b) what are the alternative arrangements made for carrying on the administration during the strike period;

(c) how many persons were recruited through the Employment exchange both in the city and in the Districts in the above period;

(d) how many of such recruits were absorbed and how many were discharged from service?

The Chief Minister (Sri K. Brahmananda Reddy):— According to the information received from the Secretariat Departments, all the Districts and 79 Heads of Departments / Offices, the answer is as follows:

(a) Arrested: ... 3,851
Convicted: ... 475
Dismissed: ... Nil.
Suspended: ... 229
(b) In order that the absolutely essential work may not suffer all Collectors, Heads of Departments etc., were directed to recruit suitable employees from the Employment Exchange or from the waiting list of Andhra Pradesh Public Service Commission or from the open market by suitable advertisement, whichever was administratively convenient on purely emergency basis.

(c) Recruited...
(d) Discharged...
Continuing...

3. Mr. K. Brhamananada Reddy:— Where disciplinary action has been taken against the employees for their participation in the strike it will be dropped.

Sri K. Brhamananada Reddy:— Where disciplinary action has been taken against the employees for their participation in the strike it will be dropped.

Mr. Speaker:— You pass them on to the notice of the Government.
Sri K. Brahanamanda Reddy:— I am not specifically aware but on the ground of participation in the strike, no salary will be withheld.

But anyway, we will enquire from the Education Department.

As regards prosecutions already launched under the Ordinance action will be taken to move the courts for their withdrawal providee the employee is not charged with any act of violence.
They stand on a different footing.

Sri K. Brahanananda Reddy:— They stand on a different footing.

Sri S. Vemayya:— Will the Chief Minister be pleased to state:

CANDIDATES FOR I.A.S. AND I.P.S. SELECTED FROM A. P.

582—

*2001 Q.— Sri S. Vemayya:— Will hon. the Chief Minister be pleased to state:
Oral Answers to Questions. 26th August, 1971

(a) the number of I. A. S. and I. P. S. Candidates selected by U.P.S.C. during 1969—’70, 1970—’71 and 1971—’72 from our state; and

(b) the number of candidates belonging to Scheduled Castes and Tribes out of them?

Sri K. Brahmananda Reddy :

(a) The Union Public Service Commission selected 5 candidates for I.A.S. and 2 candidates for I.P.S. from the State of Andhra Pradesh during 1969—’70. Particulars regarding the selection of candidates for the year 1970—’71 have not yet been communicated by the Govt. of India. Competitive examination for recruitment for the year 1971—’72 has yet to be held.

(b) Out of the 5 candidates selected for I.A.S. from Andhra Pradesh State during 1969—’70, 2 belong to Scheduled Caste. Out of the 2 candidates selected for I.P.S. from Andhra Pradesh State during 1969—’70 none belongs to Scheduled Caste or Scheduled Tribe.

*149 Q.— Sarvasri C. Janga Reddy, (Parkal) Vavilala Gopalakrishnaiah:— will hon. the Chief Minister be pleased to state:
Oral Answers to Questions.

(a) whether it is a fact that group I services Examination was conducted by A.P.P.S.C. during July, 1970 and if so, why the results have not been announced;

(b) has the Government given any direction to the A.P.P.S.C not to publish the results if so, the reasons therefor; and

(c) if so, when the results will be published?

Sri K. Brahmananda Reddy:

(a) & (b): Yes, Sir. The written examination was held in July 1970, but before the oral test could be conducted by the Andhra Pradesh Public Service Commission, the Government issued orders in G.O.Ms. No. 682, General Admn. (Ser. A) dated 18-8-1970 directing that in regard to direct recruitment where selections had been made and the candidates had not been intimated of their selection, no further action need be taken in respect of selections not intimated to the candidates concerned and where selections had not yet been made, no action should be taken to make selections. These orders were issued pending issue of final orders on the recommendations of the Backward Classes Commission.

(c) The list of Backward Classes finalised by the Backward Classes Commission and approved by the Government in G. O. Ms. No. 1793, Education dated 23-9-70 has been struck down by the Andhra Pradesh High Court recently and the Government have gone in appeal to the Supreme Court. The question, whether the orders issued in G. O. No. 682, General Admn. (Ser. A) Dept. dated 18.8.1970 need be cancelled pending the decision of the Supreme Court on the appeal is engaging the attention of the Government and after a decision is taken in this regard suitable orders will be issued to the Public Service Commission.
RE-EMPLOYMENT OF GAZETTED OFFICERS

584—
*178 Q. — Sri S. Vemayya:— Will the hon. Chief Minister be pleased to state:

number of Gazetted Officers who have been reappointed after their retirement as on 31-12-70?

Sri K. Brahmananda Reddy:
Six (6) Officers were reappointed after their retirement as on 31-12-1970

<table>
<thead>
<tr>
<th>Name of the Department</th>
<th>Name of the Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenue Department</td>
<td>1. Sri S. Mehbubmian, I.A.S. Commissioner of Wakfs.</td>
</tr>
<tr>
<td></td>
<td>2. Sri Anwaruddin Ahmed Khan, Asst, Director, Survey and Land Records.</td>
</tr>
<tr>
<td>Finance Department</td>
<td>4. Sri. G. Sudarshanam Dy, Secretary to Government</td>
</tr>
<tr>
<td>Health &amp; Municipal Admn. Department</td>
<td>5. Dr. Soshaiah, Civil Assistant Surgeon.</td>
</tr>
<tr>
<td>Home Department</td>
<td>6. Sri Malikarjuna Patel, Secretary A. P. Soliders Sailors and Airmens' Board.</td>
</tr>
</tbody>
</table>

Oral Answers to Questions. 26th August, 1971. 7

**3. Shri A. Madhava Rao:** — Will the hon. Minister for Revenue be pleased to state:

(a) whether the Government are aware that Agricultural Wealth Tax is a State subject; and

(b) whether the Central Government have consulted the State while imposing Agricultural Wealth Tax?

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

(a) Sir, under article 248, Parliament has exclusive power to make any law with respect to any matter not enumerated in the Concurrent List or State List, and such power includes the power of making any law imposing a tax not mentioned in either of those Lists. Residuary entry 97 of the Union List relates to “any other matter not enumerated in List II or List III including any tax not mentioned in either of those Lists”. Entry 86 of the Union List no doubt refers
to taxes on the capital value of the assets, exclusive of agricultural land, of individuals and companies. The mere fact that taxes on capital value of assets of agricultural lands is excluded from entry 86 does not seem to bring that excluded matter within entry 49 of the State List which relates to “Taxes on lands and buildings”. The matter seems to be covered by residuary entry 97 aforesaid, as it is not specifically enumerated in the State List.

(b) No Sir:

Sri P. Thimma Reddy:— The following suggestions were made by the hon. Chief Minister:

1. An enhancement of the exemption limit in respect of agricultural lands from Rs. 1,50,000 to Rs. 2,50,000 or atleast Rs. 2 Lakhs.

2. A simplified system of valuation of agricultural lands based on the accepted classification in the revenue accounts etc.

Sri P. Thimma Reddy:— The Central Government have not been in a position to accept either of these suggestions. As regards (a) they have drawn attention to the various exemptions provided in the Wealth Tax Act and they have stated that this will ensure that small and even middle class genuine agriculturists do not have to pay wealth tax. As regards (b) above the Central Government expressed difficulties in relation to valuation on the basis of land revenue assessment or even net yield.
26th August, 1971.

Oral Answers to Questions.

Sri K. Govinda Rao:— They must be given an opportunity.

that can be considered but you cannot have both.

Sri K. Govinda Rao:— They must be given an opportunity.

that can be considered but you cannot have both.

Sri K. Brahmananda Reddy:— No, Sir. Two cannot be considered at the same time.

Sri A. Madhava Rao:— If you say Rs. 10,000 an acre, the Income-tax Officer says Rs. 10,500. To impose a penalty is in the discretion of the Income-tax Officer. Why not the Government ask the Central Government to redress it?

**VACANT POSTS OF DEPUTY COLLECTORS**

536—

**843 Q.—** Sri K. Govinda Rao:— Will the hon. Minister for Revenue be pleased to state:

(a) how many posts of Deputy Collectors have fallen vacant since 1966 in our State; and

(b) how many have been filled in?

Sri P. Thimma Reddy:— (a) & (b):— The answer is placed on the Table of the House.

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

**VIDE ANSWER TO L. A. Q. No. 843 (STARRED) S. No. 586.**

(a) The number of Deputy Collectors' posts which fell vacant due to retirements, promotions, or deaths during the years 1966 to the middle of 1971 were as follows.

<table>
<thead>
<tr>
<th>Year</th>
<th>Number of vacancies</th>
</tr>
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<tbody>
<tr>
<td>1966</td>
<td>23</td>
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<tr>
<td>1967</td>
<td>19</td>
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<td>1968</td>
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<td>1970</td>
<td>17</td>
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<tr>
<td>1971</td>
<td>17</td>
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</tbody>
</table>

(b) The posts mentioned in clause (a) above were generally filled up and no post of Deputy Collector has been kept vacant since 1966. There were, however, 20 posts of Deputy Collectors vacant as on 5-7-1971, and additional charge arrangements have...

Oral Answers to Questions.

3. KaoR(r;3) : ^ '3 oxR^S KS^ry^o^ 5-7-71 K?RS 2(!

The final common gradation list of Tahsildars as on 1-11-56 was published for the concurrence of the Government in December 70. The writ petition referred to above was dismissed by the High Court on 1-2-1971.

5. VSS (VSS) : — लोक (राजस्थान) 20 रियल वाले तहसीलदारों का चर्चा करेगा। 6-7-71 समन 20 रियल श्रेणी वालों।

5. P. Thimma Reddi :— That is a separate matter to be considered by the Department, Sir.
Oral Answers to Questions. 26th August, 1971

Sri P. Thimma Reddy:— I don’t have those details; if a
Sri P. Thimma Reddy:— That may have to be considered separately. I will certainly get it examined.

Sri P. Thimma Reddy:— People involved in these promotions have made their representations to the State Government and Central Government have considered those things. If the hon. Member’s suggestion contains a new angle into the scrutiny of these things, that will be certainly done.

ASSIGNMENT OF BANJAR LAND TO EX-SERVICEMEN IN PALMANER VILLAGE

587—

1970 1859 Q.—Sri Pragada Kotiah:— Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that though Ex-servicemen have applied for Assignment of land in Survey No. 962’3 (Military Reserved area) in Palamaner village and Taluk they were not given ‘D’ pattas and the same were assigned to non-residents, and non Sevai-Jamadars;

(b) whether any representation has been received by the Govt on 9-11-1970 from the president, Palamaner Zonal Ex-servicemen Association, Palamaner, Chittoor District in this regard; and

(c) if so, what is the action taken to assign the land to the Ex-servicemen who have applied for the reserve land?
Sri P. Thimma Reddy:— The answer is placed on the Table of the House.

PAPER PLACED ON THE TABLE OF THE HOUSE—VIDE
L. A. Q. No. 1859 (STARRED) S. No. 587

(a) The answer is in affirmative so far as non-issue of ‘D’ from pattas to Ex-Servicemen is concerned. As regards assignment to non-residents and non-Sivaljamadars is concerned, it is reported that an extent of Acs. 11-56 in S. No. 962/3 in Palamner Village is under the occupation of 15 landless Sivaljamadars who are residents of Bommidoddi and Gaddur hamlet of Palamner Village and that the assignment proposals in respect of these Sivaljamadars also have not yet been finalised.

(b) Yes, Sir.

(c) Action is being taken by the Tahsildar, Palamner to assign lands to the Ex-Servicemen in consultation with the Ex-Servicemen concerned.

DISTRIBUTION OF BANJAR LANDS IN KAikalur TALUQ

588—

$672 (1862) Q.—Sri Ch. Panduranga Rao (Kaikalur):— will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that many irregularities were committed in the distribution of Banjar lands in Kaikalur Taluq, Krishna District;

(b) if so, the action taken by the Government on the petition submitted by the local M. L. A. on 25-2-70 against improper distribution of Banjar lands by the Tahsildar, Kaikalur, Krishna District; and

(c) the number of improper pattas granted by the Tahsildar?

Sri P. Thimma Reddi:— (a) Yes, Sir.

(b) Delivery of ‘D’ Form pattas in respect of 80 cases was stayed and the Revenue Divisional Officer, Gudiyada, was instructed to dispose of the cases on merits after fresh enquiry. The Tahsildar was also transferred and disciplinary action has been initiated against him and it is pending finalisation.

(c) The number of improper pattas granted by the Tahsildar, Kaikalur, so far brought to light, is 80.

NON-SUBSIDISED RURAL AYURVEDIC DISPENSARIES

Sri P. Venkatasubbaiah (Sullurpet):— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there is a proposal to convert all the Non-subsidised rural Ayurvedic dispensaries in the state into Subsidised rural Ayurvedic Dispensaries; and

(b) is it a fact that most of the Panchayat Samithis in the State are not in a position to maintain the Ayurvedic Dispensaries properly in view of the financial stringency if so, whether the Government propose to transfer the control of the same to Zilla Parishads for maintenance?

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

(a) No, Sir.

(b) It is a fact that the Panchayat Samithis are finding it difficult to run Ayurvedic dispensaries for want of funds. However there is no proposal at present to transfer these dispensaries to Zilla Parishads.

Sri D. Venkatesham:— While answering, the Minister was pleased to say that the Panchayat Samithis are feeling it very difficult to maintain these hospitals and that there is no proposal to transfer them. Is the Government going to continue these dispensaries or are they going to close down?

Sri Mohd. Ibrahim Ali Ansari:— Anyhow we will request the Panchayat Department to consider handing them over to Zilla Parishads.

Sri T. V. Raghavulu:— May I know whether the Hon’ble Minister for Health & Medicine be pleased to state whether the Government have issued any G. O. that the doctors working in the rural dispensaries should retire on attaining the age of 55. As a matter of fact they have no age qualification when they were recruited to service. There were people who were recruited at the age of 40; so why should they be made to retire at the age of 55? These doctors are given only subsidy in 12 monthly instalments. It is not regular service. They do not have any transfers; they do not have age rule at the time of appointment. Unfortunately I am made to understand that the recent‘G. O. requires that they should be made to retire at the age of 55. Is it a fact; if so, is it not contrary to the policy of the Government?

Sri Mohd. Ibrahim Ali Ansari:— As far as my knowledge goes, there is no restriction of age.
Oral Answers to Questions 26th August 1971

Sri Mohd. Ibrahim Ali Ansari:— In all, we are giving them Rs. 120/—.

Sri Ch. Vengalah (Markapur):— The Hon’ble Minister has said that the Panahyat Samithis are not in a position to maintain these rural dispensaries while at the same time he says that there is no proposal to transfer them to Zilla Parishads. What is the action Government proposes to take to see that these dispensaries are maintained satisfactorily and do service to the public?

Sri Mohd. Ibrahim Ali Ansari:— Sir, to the extent possible, we are trying to make function some of these dispensaries.

STARTING OF AYURVEDIC UNIVERSITY IN THE STATE

590—

*1980 Q. — S. Vemayya:— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there are proposals with the Government to start Ayurvedic University in the State on the lines of Gujarat Ayurvedic University; and

(b) if not, the reasons therefor?

Sri Mohd. Ibrahim Ali Ansari:— (a) No, Sir.

(b) The two Government Ayurvedic Colleges i.e., Anantha Laxmi Ayurvedic College, Warangal and Government Ayurvedic College, Hyderabad have been provisionally affiliated to the Osmania University. Similarly, the Nori Ramasastry Ayurvedic College in Vijayawada has been affiliated to the Andhra University for the 1st Year of B.A.M.S., Degree Course. The question of introducing Post-Graduate Degree Course is also under consideration of the Government. Considering the present stage of the Ayurvedic system of medicine in the State, it is not considered necessary that an Ayurvedic University should be established.
Sri S. Vemayya:— May I know Sir, on what lines the Government are running or will the Government consider to run such a University on the same lines?

Sri Mohd. Ibrahim Ali Ansari:— The present thinking of the Government of India is not to have single-faculty Universities.

Sri C. V. K. Rao:— May I know that which is the better system of medicine, whether Allopathic or Ayurvedic?

Sri Mohd. Ibrahim Ali Ansari:— It is for the Hon’ble Member to decide.

DISTRICT MEDICAL & HEALTH OFFICE FOR ONGOLE 591—.

*256 Q.— Sri S. Vemayya:— Will the hon. Minister for Health and Medical be pleased to State:

(a) whether it is a fact that the Office of the District Medical and Health Officer has not yet moved to the District Headquarters at Ongole: and

(b) if so, the reasons therefore?

Sri Mohd. Ibrahim Ali Ansari:—

(a) No, sir,

(b) Does not arise.

Mr. Speaker:— That is all right.

POLICE FIRING AT TIRUPATI 592—.

*1957 Q.— Sri S. Vemayya:— Will the hon. Minister for Home be pleased to state:

(a) the circumstances that led to the police firing at Tirupati on 12-5-1971 as a result of which one was killed and several injured;

(b) the exact positions of the bodies of the victims that were subject to gun shots; and

(c) whether any compensation has been paid to the dependents of the deceased persons?
The Minister for Home, Sri J. Vengala Rao:

(a) The mob consisting of N. G. O’s, T. T. D. employees and others that gathered near the R. T. C. Bus stand at Tirupati on 12-5-71 to prevent R. T. C. employees from plying the buses became defiant and unruly. It did not disperse despite the prohibitory orders, the persuasion by the Magistrates and Police Officers and the lathi charge made by the police. A section of the crowd set fire to the staff-room in the R. T. C. Bus Stand and surged forward hurling stones, etc. As the situation went out of control, on the orders of Sub-Divisional Magistrate, Chandragiri, the police opened fire. One person died on the spot and three were injured. One of the injured succumbed to the injuries later.

(b) A state rent is placed on the table of the House.

(c) Government have decided to sanction ex-gratia payments as follows:

(a) family of deceased
   Badrinarayana Rao. Rs. 3,000/—
(b) family of deceased
   Kutumba Rao. Rs. 3,000/—
(c) Sri K. Chinnabba (injured) Rs. 750/— and
(d) Sri A. Kuppaiah (injured) Rs. 300/—

STATEMENT LAID ON THE TABLE OF THE LEGISLATIVE ASSEMBLY WITH REFERENCE TO ANSWER TO CLAUSE (b) OF L. A. Q. No. 1957 (STARRED) S. No. 592.

First round of firing:

(1) Sri Kutumba Rao (deceased):

(i) Injury 12 c. ms. below navel - 5-0’ clock position 1.75 x 0.5 c. m. - nearly horizontal;
(ii) Gaping wound - middle right buttock - 6.5 c.m. x 3 c.m. nearly horizontal.

(2) Sri Kuppaiah (Injured):

Lacerated wound of size 3” x 1” reaching upto the level of rectus muscle below the level of umbilicus.

Both Kutumba Rao and Kuppaiah did not actually fall down immediately after they were hit by bullet. They staggered into the crowd and were taken alive by some members in the crowd to the Hospital.

Second round of firing:

(1) Badrinarayana Rao (Deceased):

(i) Entrance wound just below left collar bone - 2 c.ms. from inner end - 0.75 c.m. diameter;
20 26th August, 1972: Cral Answers to Questions

(ii) Exit wound - right shoulder blade middle - roughly circular - 1.5 cm. diameter;

(iii) Another exit wound - 4 cm. outside injury above roughly circular - 4 mm. diameter; and

(iv) Comminuted fracture of right - 3rd, 4th and 5th ribs a little away from a haematoma.

Badrinarayana Rao after he was hit by a bullet, fell dead in a prostrating position with face downwards.

(2) Sri K. Chinnabba (Injured): —

(i) A cruciate shaped lacerated wound - 3" x 6" over frontal area of the head - 3" behind the root of the nose.

(ii) Fracture of the skull in the left front parietal region. After receiving bullet injuries, Chinnabba fell down and was lying on his back with face downwards.

Mr. Speaker: — Most of you had given notice under Rule 73. Because it was admitted as question earlier, it is coming up.

S. G. Sivaiah: — Sri Kutumba Rao who was shot dead received two injuries. Four individuals S. R. Badrinatha Rao and another man received two injuries. If it is only two rounds, how is it possible for one man who died had received two injuries?

Mr. Speaker: — According to you, it is not possible. But according to him, it is possible.

Mr. Speaker: — He does not admit it.

The police have fired indiscriminately against one person. That was my point. That was my charge previously. There are four wounds on one person.

Mr. Speaker:—According to the Minister there is Police Standing Order that they should fire only below the knee.

Mr. Speaker:—Please see that they are adhered to strictly.
Sri G. Sivayya:— Here, according to the statement, the wounds reveal that they are above the waist.

Mr. Speaker:— The government has not yet put forward the report.

Sri G. Sivayya:— That is the procedure given by the Government, by the P. S. O and Police. In the history of 2½ years no police officer has adopted, or followed this. I will produce the photos how police have fired and people have died. Immediately after seeing the photos you can see how indiscriminately police firing has taken place.

Sri Manick Rao:— That is not in practice, Sir. The procedure is very good.

Sri G. Sivayya:— The lathi charge, tear gas, opening fire in the air and then live bullets has not been observed in Tirupathi. Will the Minister own responsibility for such a thing. He has given four principles. Why is it they have not observed at Tirupathi? They have shot dead two people and murdered those two people.

Sri G. Sivayya:— They have applied the last principle. It is very clear, Sir. At least will he assure that they will observe these principles in future?

Mr. Speaker:— You are not prepared to agree with the version given by the police. According to him, all these rules were observed.

Sri G. Sivayya:— at least in future will they give a guarantee that it will be observed.

Mr. Speaker:— That is all right you differ with them. There is an end of that.

Sri C. V. K. Rao:— He did not use tear-gas.
Oral Answers to Questions. 26th August, 1971 23

DEATH OF A BOY IN HUSSAIN SAGAR

*2214 Q. — Sri S. Vemayya:— Will the hon. Minister for Home be pleased to state:

"the circumstances that led to the death of Shri Bhikshapathy aged 18 years and belonging to Sultan Bazaar on 31-5-71 in Hussain Sagar in Hyderabad City?"

Sri J. Vengala Rao :— Shri Bhikshapathy while swimming on 29-5-71 in Hussain Sagar along with his friends, lost his respiration due to exhaustion and drowned.

KINDNAPING A LADY CLERK IN TRIPURANTAKAM VILLAGE, ONGOLE DISTRICT

*2267 — Sri R. Mahananda (Darsi) :— Will the hon. Minister for Home be pleased to state:

(a) whether it is a fact that a batch of goondas raided the house of the Assistant Engineer, Nagarjuna Sagar Project Unit at Tripurantakam in Markapur Taluk, Ongole District in the month of May, 1971, to kidnap a Lady Clerk of that unit;

(b) whether the goondas posed themselves as police people, who are in search of the lady clerk in connection with a case at Narasaraopet in Guntur District;

(c) whether the Assistant Engineer reported this incident to the police at Tripurantakam and Markapur in Ongole District; and

(d) what is the action taken by the Government?

Sri J. Vengala Rao :—

(a) No, Sir. But, one Nandyal China Koti Reddy and five others are reported to have taken one B. H. Kamala, a clerk in Nagarjuna Sagar Canals Division; Tripurantakam, from the residence of the Assistant Engineer, after creating some row, to Narasaraopet on the evening of 22nd May, 1971 along with some people in whom she had confidence;

Oral Answers to Questions.

(b) No, Sir. But, they expressed some suspicion about her complicity in connection with missing of jewels;

(c) No, Sir.

(d) Does not arise.

(b) Mr. Jagath :— 26th August, 1971. No, Sir. They expressed some suspicion about her complicity in connection with missing of jewels;

(c) No, Sir.

(d) Does not arise.

(b) Mr. Jagath :— 26th August, 1971. Does not arise.
Oral Answers to Questions. 26th August, 1971. 25

Sri D. Venkatesham:— Sir, now it is crystal clear that the villagers brought it to the notice of the Government. Fearing the goondas, the people might not have given a complaint. When the Government has known about this incident, what is the action taken against the goondas?

Sri P. Venkata Subbaiah:— Will the hon. Minister for Handlooms and Co-operative Factories be pleased to state:

(a) when will the Co-operative Spinning Mill at Nellore start functioning;
(b) what is the cost of the mill; and
(c) whether candidates from Nellore District will be preferred at the time of making appointments in the said Mill?

The Minister for Handloom and Co-operative Factories:

(Sri A. Bhagavantha Rao):—

(a) From August 1971.
(b) Rs. 84–24 lakhs.
(c) Under the Rehabilitation programme the Government of India sanctioned a loan of Rs. 8,20,000 — on the condition that 200 displaced persons from East Pakistan should be trained and employed in the mill. Only if workers in excess of 200 are required, the case of local workers can be considered.

CHITTOOR SUGAR FACTORY WORKERS NOT TO CONTEST IN PANCHAYAT ELECTIONS

596—

* 2101 Q—Survasri T. C. Rajan, (Palamaner) and D. Venkatesam:— Will the hon. Minister for Handlooms and Co-operative Factories be pleased to state:

(a) whether it is a fact that the Board of Directors of Chittoor Sugar Factory have passed a resolution in their meeting on 5—5—1971 barring all the workers from contesting the Panchayat elections;

(b) if so, whether the same was incorporated in the Byelaws of the factory; and

(c) if not what action the Managing Director has taken in this respect?

Sri A. Bhagavanta Rao:—

(a) Yes, Sir.

(b) No, Sir.

(c) An appropriate byelaw is proposed to be placed before the next General Body meeting.

HUT GRANTS TO SCHEDULED CASTES

597—

* 1300 Sri P. Venkatasubbaiah— Will the hon. Minister for Social Welfare be pleased to state:

(a) whether the Government propose to increase the amount of hut grants to each individual belonging to Scheduled Castes who has been granted patta for house site; and

(b) if so, when will it materialise?
Oral Answers to Questions. 26th August, 1971

The Minister for Social Welfare (Sri D. Perumallu)—

(a) No, Sir.

(b) Does not arise.

ASSIGNMENT OF GOVERNMENT LANDS IN MUNICIPALITIES TO POOR PEOPLE FOR HOUSE-SITES

598—

* 1771 Q.—Sri Dhanenkula Narasimham (Udayagiri):—Will the hon. Minister for Social Welfare be pleased to state:

(a) whether any proposal is under consideration of the Government to assign Government lands situated in Municipalities in the State, to the poor people who do not have housesites; and

(b) if so, whether the Government is preparing any schemes for the said purpose?

Sri D. Perumallu:

(a) According to the existing scheme, assignment of Government lands or acquisition of private lands by negotiations is done to provide house sites to the needy Harijans in Municipal limits. Out of these housesites, 25% are reserved for Backward Classes in Harijan colonies. There is also a slum clearance scheme sponsored by the Government of India intended for acquisition of land by the Statutory agencies like Municipalities and corporations and construction of low cost houses thereon to rehabilitate slum dwellers. Apart from these two schemes there are no other schemes under consideration of Government.

(b) Does not arise.

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26th August, 1971.

Oral Answers to Questions.

Mr. Venkata Reddy:— About what Mr. Venkata Reddy raised, I am told that Section 37 of the Municipalities Act has been amended so as to empower the Collectors to take over and give it to any private persons.

Mr. Venkata Reddy:— It is amended and came into force.

Mr. Venkata Reddy:— That also will certainly be examined.

Sri K. Brahmananda Reddy:— In regard to previous question about what Mr. Venkata Reddy raised, I am told that Section 37 of the Municipalities Act has been amended so as to empower the Collectors to take over and give it to any private persons.

Sri P. Subbaiah:— Director of Town Planning raised Section 37 of Municipalities Act have been amended so as to empower Collectors to take over and give it to any private persons.

Sri K. Brahmananda Reddy:— That also will certainly be examined.

...out right grant as stipulated. 100 sq. yards...it was said that at least there should be 150 square yards. It was said that at least there should be 150 sq. yards. Then, so far as the Town Planning is concerned, it will be looked into.

COPPER AND DIAMOND DEPOSITS

* 869 Q.—Sri K. Eswara Reddy (Pathikonda): Will the hon. Minister for Civil Supplies be pleased to state;

(a) whether it is a fact that there are copper and diamond deposits in the vicinities of Jonnagiri Village, Pathikonda Taluk, Kurnool District;

(b) whether it is also a fact that the Geological Survey Department is conducting survey in this area; and

(c) if so, the result of the Survey?

The Minister for Civil Supplies (Sri A. Sanjeeva Reddy):—

(a) Yes, Sir.

(b) Yes, Sir.

(c) Investigation by the Geological Survey of India in the Pathikonda Taluk, Kurnool District revealed stray occurrences of diamonds near Perivalli, Jonnagiri and Konanaguntla villages.

During reconnaissance traverses around Jonnagiri, during November/December 1969, a series of old workings showing evidence of copper mineralisation were noticed on a hill range approximately 4 Kilometres north of Jonnagiri village in Pathikonda taluk.

Detailed geological mapping and surface study indicated two zones of mineralisation over a length of 2 Kilometres within the area mapped. Drilling in the area will be taken up by Geological Survey of India primarily for copper. The operations are expected to be commenced within a month or two.

CONSTRUCTION OF SWIMMING POOL AT KURNOOL

* 345 Q.—Sri K. Eswara Reddy:— Will the hon. Minister for Housing and Accommodation be pleased to state:

(a) whether the Government propose to construct a Swimming pool in Kurnool;

(b) the estimated amount of expenditure for the said swimming pool; and

(c) when the said construction will be taken up?
The Minister for Housing and Accomodation (Sri C. Rajanarasimha):—

(a) Government have already sanctioned Rs. 63,375 for construction of a Centenary Swimming Pool at Kurnool.

(b) Rs. 75,000.

(c) The work has already been completed.

OCCUPATION OF I. S. F. AND NON-I. S. F. LAND IN BANJARA HILLS BY THE NIZAM

287—

* 1562 (1671-K) Sri Vavi'a a Gopalakrishnayya:— Will the hon. Revenue Minister be pleased to state:

(a) Whether Sri Vavi'a a Gopalakrishnayya M. L. A., had sent a representation on 16th February, 1970 to the Revenue Minister relating to the occupation of land in Banjara Hills, I. S. F. and Non-I. S. F. lands by Ex-Nizam; and

(b) If so, what was the action taken so far?

Sri K. Brahmananda Reddy:—

(a) Yes, Sir.

(b) It is under the active consideration of the Government.

The statement has been placed on the Table of the House also. But I will just give some particulars because I promised to give.

The Prince of Berar actually took possession of the whole plot measuring 300 or 400 acres reserved for his Palace even though the palace was not constructed.

Thereafter, Sri Mehdi Nawaz Jung, Governor of Gujarat also had written a letter to the Chief Minister in which he has stated that it had been connected with the development of the Jubilee Hill area since its very inception under which a large area of the site which would be assigned to the Prince of Berar who took possession of it. He expressed the hope that no case would be made out against the ownership of the area by the Prince merely on the technical ground that his name does not appear in the revenue accounts and that he did not produce specific records but that the

1) Sri Rasheed Ahmed, Retired District Judge
2) Sri Fazal Nawaj Jung, Retired Senior Member, Board of Revenue,
3) Sri Shaik Mahboob, Retired Municipal Engineer and
4) Sri D. V. Rao, Retired Chief Engineer gave oral evidence.

Sri Gwynn had indicated in his report that the oral evidence was to the effect that the Prince of Berar actually took possession of the whole plot measuring 300 or 400 acres reserved for his Palace even though the palace was not constructed.
Government would take into account the facts and conditions that prevailed at the time of allotment of the land and the verbal orders of the Nizam were considered binding on all.

In the documentary evidence of Sarf-e-Khas, i.e., in some recorded notes, a mention was made about the proposal for the construction of a Palace by the Prince of Berar in part of S. No. 403; an entry in Faisal Patti for F. 1358 and some entries in the village accounts pertaining to years 59 or later, some maps or plans though they were unsigned.

Immediately thereafter in July 1961, Prince wrote pointing out that the actual extent in possession of the Prince was only Ac. 397-19 gunats and that even in the official letter of the Prince of Berar the expression was about 300 acres. It is therefore requested that the Government order be modified to cover the entire extent. The above request was rejected in government Memo No. dated 4-6-65.

This is regarding 100 acres, in June 1965. The Prince again wrote for reconsideration of the order in August 1965. The Government in Memo dated 18-6-65 ordered that the Board may scrutinise the claim of the Prince and others if any after regular enquiry under the Hyderabad Land Revenue Act and settle the claim by assigning any land left over in favour of the Prince Mukarramjah.

The following factors should be taken into account in connection with the issue of Memorandum.

(a) The Prince of Berar in his letter as early as in October 1961 had referred to the extent of above 300 acres.

(b) Sri Gwynn himself in his Report had stated that the extent was stated to be 400 acres. The Collector of Hyderabad stated according to survey, the extent claimed by the Prince came to Ac. 405-14 cents. This was the basis of the survey undertaken by the Town Survey Department. Certain other parties have also put in claims for a part of the land in the said S. No. So, their claims would also have to be adjudicated apart. Following the issue of Government Memo referred to above, rejecting the claim of the Prince in the remaining area of the land and ordered the Collector to demarcate 300 acres of land to Prince Mukarramjah excluding pattas to other persons. In May 1967, the Nizam again approached the Government and forwarded his further representation. The Nizam stated that since notice issued
by the Board for holding enquiry had not actually been received, he could not send the representative to be present at the enquiry and that on this basis the Board took an exparte decision. The matter was considered by the Government and in letter, Revenue dated 16-5-1969, the Government communicated that the Nizam may make out a case with the Board of Revenue representing his claim. The case is now thus under regular enquiry. The case was posted for hearing on 23-7-1971 before the Board of Revenue, but subsequently adjourned to 21-8-1971 as one of the parties Smt. Ammma Khatoon had asked for adjournment. The hearing on 21-8-1971 could not take place as the Member was on tour in drought affected areas. The case will be posted to a fresh date.

Sri C. V. K. Rao:— It is better if a statement is placed on the Table of the House when such material facts are being read out.

Shri K. Brahmananda Reddi:— It is already placed before the House, Sir.

Mr. Speaker:— A few copies will be made available to the members. They are kept in the Library.
Mr. Speaker: — What is the final stage?

Sri K. Brahmananda Reddy:— So far as 300 acres are concerned, it was given. So far as the claim of the 100 acres, it is before the Board of Revenue for enquiry.

Mr. Speaker: — I wish he will construct a very big palace so that now everything is going to come to the common man.

Mr. Speaker: — So far as 300 acres of land is concerned, it has been decided. It has been held to be the property of the Mukarram Jah. With regard to the 100 acres...
Oral Answers to Questions 26th August, 1971

(1) మాశ కేరళపు ప్రాంచానకరం: — అ గారు మాత్రమే, మీరు నిత్యం 
అనుసరించి చేయండి, అక్కడు నందిని తెలియండి మీ దిశ సాగారి 
శిక్షించండి అదే ప్రాంచానకం సాధించండి?

ఇది ఉంటే: — మీరు నిలిచే ప్రాంచానకం చేయండి, అందువల్ల మరు మరిని 
చేసే నిద్రా ఉంటే మానసిక ప్రాంచానకం చేయండి.

(2) మాశ కేరళపు ప్రాంచానకరం: — అదనం నిద్రా?

ఇది ఉంటే: — మీరు నిలిచిన ప్రాంచానకం 50 మంది ఆరోగ్య 
సాధారణతను మనం వాడండి. 100 మంది నిలిచిన ప్రాంచానకం 20 మంది 
వాడండి.

(3) మ. లేటి అటౌ: — మాటలు మలిటు పోటీ చేయండి. 50 మంది ఆరోగ్య 
సాధారణతను మనం వాడండి. తరువాత మరు తరువాత మరిని 
చేసేది నందిని తెలియండి మీ దిశ సాగారి 
శిక్షించండి అదే ప్రాంచానకం సాధించండి?

(4) మ. సాంప్రాయిక అటౌ: — ఎంప్రాయిక ఈ ప్రాంచానకం 200 మంది 
చేయండి. మరు తరువాత మరు తరువాత మరిని 
చేసేది నందిని తెలియండి మీ దిశ సాగారి 
శిక్షించండి అదే ప్రాంచానకం సాధించండి. 25 మంది 
చేయండి. 25 మంది నందిని తెలియండి మీ దిశ సాగారి 
శిక్షించండి అదే ప్రాంచానకం సాధించండి. 20, 25 మంది 
నందిని తెలియండి మీ దిశ సాగారి 
శిక్షించండి అదే ప్రాంచానకం సాధించండి. 300 మంది 
తండిని తెలియండి మీ దిశ సాగారి 
శిక్షించండి అదే ప్రాంచానకం సాధించండి. 300 మంది 
తండిని తెలియండి మీ దిశ సాగారి 
శిక్షించండి అదే ప్రాంచానకం సాధించండి.
Oral Answers to Questions.

Sri G. Rajaram (Bolkonda) — May I know from the Government whether this property is listed in the inventory entered into between the Government of India and the State Government then?

Sri K. Brahmananda Reddy — It was given away unconditionally. It is not a conditional grant.

Sri G. Rajaram: — May I know what was the date of preparing blue-book and what was the date of transfer of this gift.
Shri K. Brahanananda Reddy:—I have not got the date before me. But it was claimed by the people in support of the claim. That was given long ago.

Particularly the view of the City of Hyderabad which is famous when compared to all the cities in India has become a forest of ugly buildings. He has already constructed a China Wall in the Hyderabad City. I don't know whether you have given permission to construct the China wall in Banjara Hill area.

Sri K. Brahanananda Reddy:—Whether he has constructed China Wall or some other wall I don't know. But so far as we are aware government has not given any permission for construction of any wall. The question of 100 acres is under the consideration of the Board of Revenue.

Sri P. Subbaiah:—It is a suspicious thing. It is all oral.

Sri K. Brahmananda Reddy:—It has been said that whatever the Nizam said was law. Oral Firman is as valid in law as a written firman.

Sri K. Brahmananda Reddy:—No instances of occupation by Nizam of I. S. F. or non-I. S. F. land and buildings of Malakpet have come to the notice of the Government, except occupation of three buildings, namely, (1) Officers' Mess, (2) Quarters of Guards, and (3) Goal Bungalow and appurtenant land in Malakpet brought to the notice by Sri Vavilala Gopalakrishnayya. The matter regarding
the above three buildings was examined. It was observed that the
above three buildings were not included in the list of immoveable
private properties of the Nizam which was drawn up by the Govern-
ment of India in 1953. Government of India have also clarified that
the properties cannot be deemed to be the properties of the ex-
Ruler if their inclusion in the inventory was not approved by them,
but they said it was necessary that the State Government should
verify from the Municipal and other connected records about the
ownership of the buildings and the lands in question and consider
the claim in the light of records available with them. The question
as to whether the above properties can be claimed by the State
Government had been examined in consultation with the law Departs
ment. Under the agreement with the Nizam if any dispute arises as
to whether any item of property is private property of the Nizam
or the State property, it shall be referred to such an independent
person as the Government of India may nominate, and the decision
of the person shall be final and binding on all persons. The Law
Department has advised that where a particular property has been
included in the inventory it is open to the State Government to
claim the property if the circumstances so warrant; and so far as
these buildings are concerned, the matter has to be investigated
and evidence gathered, and if there is any evidence to substantiate
the right of the Government over the property, then the State
Government may raise a dispute which has to be referred to an
independent person whose decision will be binding on all concerned.
In accordance with the above, the Collector of Hyderabad has been
asked to investigate the position of these three buildings thoroughly
and furnish the relevant material which can be used as evidence of
the State Government to claim the three buildings and the land as
the State Government's property. The report of the Collector
furnished after enquiries by the District Revenue authorities is to
the effect that these three buildings belong to Sarf-e-khas and that
even they are now in the possession and enjoyment of the Nizam. He
also reported that the buildings have been transferred in favour of
the Nizam's Charitable Trust. Since the Nizam's Charitable Trust
came into existence only in 1954, any transfer of property to it
should have been only after 1954. So if these were the private prop-
erties of the Nizam, these should have figured in the 1953
inventory. The matter is being gone into further and appropriate
action will be taken shortly.

Sri K. Brahmananda Reddy.— We will examine the case very
well. We will examine our State Government's rights over the
property. The entire matter will be gone into well, and if necessary if we feel that there is a claim, certainly we will refer it to the Government of India for appointing an independent person.

Sri K. Brahmananda Reddy:— I want to submit to the House that we will go into the matter as carefully as we can, and as early as possible.

Sri Agatala Easwara Reddy (Tirupathi):— Will the Chief Minister be pleased to state:

(a) Whether a licence was given to a private entrepreneur by the former Chief Minister for the establishment of a tube lights factory at Renigunta in Chittoor District.

(b) Whether the said licence was subsequently cancelled?

Sri K. Brahmananda Reddy:—

(a) No, Sir. No application has been received, from any entrepreneur for licence under Industries Development and Regulation Act, 1951 to set up a tube lights manufacturing factory at Renigunta in Chittoor District.

(b) Does not arise.

Sri A. Madhava Rao:— Will the hon. Minister for Health and Medical be pleased to State:—

(a) Whether it is a fact that many of the Rural Medical Practitioners and Maternity Assistants are not paid their subsidy for several months in Nellore District; and

(b) If so, the reasons for non-payment of subsidy for such a long period?

Sri Mohd. Ibrahinn Ali Ansari:—

(a) and (b) During 1970-71 out of 263 Panchayat Samithis, advance grants were released to 250 Panchayat Samithis. The following two Panchayat Samithis in Nellore District, however, did not receive grants:

1. Gudur Panchayat Samithi: Nellore District
   Proposals not received

2. Kavali Panchayat Samithi: Nellore District
   do.

2. The reasons for non-payment of the subsidy to these Panchayat Samithis are that they failed to furnish information in the prescribed proforma about utilisation certificate, In respect of the
grants released during the previous years, and non-appointment of class ‘A’ practitioners as required by the Government.

3. During the current year no instance of non-payment of subsidy has so far been brought to the notice of the Director, Indian Medicine and Homoeopathy by the Block Development Officers.

Sri A. Madhava Rao:— There is dyarchy. On one side, there is Medical Department and on the other side, Zilla Parishad. In this case the B. D. O. has not submitted Utilisation Certificate and not sent the proposal for subsidy grants and so what happened since three to four years. What is the course of action, the Government has taken on that B.D.O. and on those who are responsible for not collecting these subsidies?

Sri Mohd. Ibrahim Ali Ansari:— No information with the Government, Sir, I will take the information from the hon. Members and see that something is done immediately.

Sri A. Madhava Rao:— The Minister read in the answer that the Utilisation certificates were not sent. So, who are the persons responsible for this and what is the course of action you are going the take against them.

Sri Mohd. Ibrahim Ali Ansari:— We will try to take necessary action.

Sri A. Madhava Rao:— What is the course of action you are going to take against such B.D.Os., who do not submit utility certificates? You please see that at least hereafter they regularly submit the certificates. Because this is also concerned with the Panchayati Raj Department you should ask them to do something in the matter.

Sri Mohd. Ibrahim Ali Ansari:— We will request the Panchayati Raj Department to take necessary action.

Sri A. Madhava Rao:— पंचायत समितियाँ ओर दी. डी. ओज डॉक्टरों को वर्षाबार तंबाखी नहीं देने। उन की वजह से एम. डी. डी. एस. डॉक्टरों की मामूली दी. डी. ओज और पंचायत संस्थापकों के सामने शुकना पड़ता है। अगर दूसरे डॉक्टरों का तरह इन डॉक्टरों की भी विपालाई से तंबाखी मिलने तो यह सुरूत नहीं होती और उन को वर्षाबार तंबाखी भी मिलने। इस बारे में आप क्या करने?

Sri Mohd. Ibrahim Ali Ansari:— This is only the subsidy that is being given to the Panchayati Samithis.
CULTIVATION OF LAND IN OPEN AIR JAIL AT REDDIPALLI VILLAGE

600—C.

S.N.Q.N. No. 2493—F. Sri A. Venkata Reddy:—Will the hon. Minister for Handloom and Co-operative Factories be pleased to state:

(a) Whether it is not a fact that the open air jail near Reddipalli is using only 400 acres for cultivation and kept the rest of 1003 acres of fertile lands fallow while the landless poor of Janthulur and neighbouring villages have been repeatedly praying for grant of puttas; and

(b) What is the action taken by the Government in this regard?

Sri K. Brahmananda Reddi:—

(a) Out of a total of 1427.57 acres acquired for prisoners Agricultural Colony, Anantapur, the net land available for cultivation after deducting the land required for roads Buildings and pasture land is 1,150 acres. Out of the 1,150 acres, an extent of 412 acres has been brought under cultivation. The land yet to be brought under cultivation is 738 acres. Due to paucity of funds the entire land could not be brought under cultivation by now and the land is being brought under cultivation in a phased programme depending on the availability of funds. As the lands are acquired for specific purpose, that is, to keep prisoners in open air colonies and to provide training in Agriculture to the prisoners coming from rural areas as per the latest trend in correctional fields, besides supplying grain and vegetables to the prisoners for daily use the question of allotting the land to the landless poor of neighbouring villages does not arise.

(b) In view of answer to clause (a) above, this does not arise
స్రీ ఆ. బహాదుభాగవతం రావ్‌: — ఏముందు ఆంధ్రప్రదేశి సమాచారం పెట్టింది. నేను రెండిందికి ప్రధానంగా విధానాధికారి కారణం. 788 లిఫాట్లు. 788 లిఫాట్లు మేడ పెంచిన ప్రధానంగా పొందారు. 788 లిఫాట్లు ప్రతి రోజు పరిస్తుండి. 2,8 లిఫాట్లు ప్రతి రోజు పరిస్తుండి. అందుకే సంస్థల పరిస్తుండిన అధికారి ఉండి అయితే మంచి కనుగోడం సాధారణం నాయి తెచ్చింది.

ప్రాణ స్తేషన్ లోనేవారు: — స్తేషను బిడానుగా బిడాను హెటల్ కు నిర్మించారు. 72 సంవత్సరాల వరకు అయిన హెటల్ లోనేవారు ఇద్దని కనుగోడం సాధారణం నాయితే తెచ్చింది.

ఎన్నికణి: — ఐదు సంవత్సరాల పైన బిడానుగా బిడాను హెటల్ కు నిర్మించారు. 8,000 లక్షల కాలం పైన బిడాను హెటల్ కు నిర్మించారు. 16 సంవత్సరాల వరకు అయిన హెటల్ లోనేవారు ఇద్దని కనుగోడం సాధారణం నాయితే తెచ్చింది.

ఎన్నికణి: — ఐదు సంవత్సరాల పైన బిడానుగా బిడాను హెటల్ కు నిర్మించారు. 8,000 లక్షల కాలం పైన బిడాను హెటల్ కు నిర్మించారు. 16 సంవత్సరాల వరకు అయిన హెటల్ లోనేవారు ఇద్దని కనుగోడం సాధారణం నాయితే తెచ్చింది.

Sri A. Bhagavantha Rao: — Some portion of it has no bearing on the question. స్రీ ఆ. బహాదుభాగవతం రావ్‌: — Some portion of it has no bearing on the question. స్తేషను బిడి తో బిడి నుండి ఈ తమ్ముడు ప్రభావం లేదు. ఎంపిక కుంటుంది వారు హెటల్ కు నిర్మించారు. అందుకి ఈ సంవత్సరాలు పైన బిడి తో బిడి నుండి ఈ తమ్ముడు ప్రభావం లేదు. ఎంపిక కుంటుంది వారు హెటల్ కు నిర్మించారు. అందుకి ఈ సంవత్సరాలు పైన బిడి తో బిడి నుండి ఈ తమ్ముడు ప్రభావం లేదు.
44  26th August, 1971  Short Notice Questions and Answers

Sri D. Perumallu:

(a) No, Sir.
(b) Yes, Sir.
(c) The matter is under consideration of the Government.

Sri D. Perumallu:

(a) It is a fact that the additional grants for the boarders in the hostels for the year 1970-71 were not sanctioned in time;
(b) Whether the hostel managements have expressed their difficulties due to non-payment of grants or scholarships to the boarders; and
(c) Whether there are proposals to increase the permanent grants for hostels keeping in view the number of boarders maintained in the hostels for the past years?

SANCTION OF ADDITIONAL GRANTS FOR HOSTELS.

S. N. Q. No. 249) — O. Sri Chappidi Vengamah: — Will the hon. Minister for Social Welfare be pleased to state:—

(a) Whether it is a fact that the additional grants for the boarders in the Hostels for the year 1970-71 were not sanctioned in time;
(b) Whether the hostel managements have expressed their difficulties due to non-payment of grants or scholarships to the boarders; and
(c) Whether there are proposals to increase the permanent grants for hostels keeping in view the number of boarders maintained in the hostels for the past years?

Sri D. Perumallu:

(a) No, Sir.
(b) Yes, Sir.
(c) The matter is under consideration of the Government.

(ii) P. L. Bhandari:— Adjust 3.5% to 3.6%. Any objections to adjust 3.6% (usual). At 3.6% D.S. Wos report 3.8% to 4.0% D.S.W.Os. I am agree.

(iii) Siddappa:— For D.5,3.6% to 3.5% I am agree. “Whether there are proposals to increase the permanent grant for hostels keeping in view the number of boarders maintained in the hostels for the previous years.” Previous year strength boarder to boarder number of boarders grants increase 3.5% to 3.8% now?

(Mr. Deputy Speaker in the Chair)

ASSIGNMENT OF LAND IN AMARAYAVALASA VILLAGE

220 A—

S. N. Q. No. 248?—D. Sri G. B. Appa Rao:— Will the Hon. Minister for Revenue be pleased to state:

(a) Whether Government is aware that 13 acres of waste land in S. No. 13 in Amarayavalasa village in Gajapathinagaram taluk
were given on lease for cultivation to three landless poor, namely two harijans and one backward class Dhobi ten years back and subsequently pattas were given for the same landless poor, namely one Dhobi and three Girijans in 1972 the lease given to the harijans;

(b) Whether it is not a fact that the said lands are put to cultivation by these poor persons for their livelihood;

(c) Whether in the meantime certain landed gentry tried to deprive these poor landless of their lands by appeals to Sub Collector in the first instance and then the higher authorities up to Revenue Board which were thrown out by all the authorities concerned;

(d) If so, whether Government is aware that the Tahsildar of the area in an unjust and arbitrary manner got the crops in the lands destroyed and deprived the possession of the said lands to the poor landless; and

(e) If so, what action does the Government propose to take?

Sri P. Thimma Reddy:— Clauses (a) to (e) The answer is placed on the Table of the House.

ANSWER PLACED ON THE TABLE OF THE HOUSE — VIDE SHORT NOTICE QUESTION NO. 2483-D (Starred) S. NO. 220-A

Clauses (a) to (c) :

The land was leased out in Fasli 1371 to one Dhobi and two harijans and it was renewed in the favour for Faslis 1372, 1374 to 1376. The two harijans did not apply for renewal subsequently. Hence the lease was granted in favour of one Dhobi and three girijans for Fasli 1377 and subsequently ‘D’ form pattas were also issued to them. The land was put to cultivation.

Clause (d) :

The land in question was entered in the Prohibitory Order Book cancelling the said ‘D’ form pattas on 11-11-1969, when an appeal was filed by two harijans to the Sub Collector. The matter was taken to number of Courts and it is now pending before the District Revenue Officer, Visakhapatnam, and High Court. On receipt of petitions that on 17-5-1971, Sri Gandi Pydapunaidu, who was actually enjoying the lands assigned earlier to one Dhobi and three girijans with the help of village headman, Amarayavalasa, encroached the land, brought a tractor and ploughed it and raised gogu crop, the Tahsildar visited the village on 27.5-1971 and enquired into the encroachment. Since he found that the land was encroached, he only initiated action against the unauthorised occupation and did not destroy any crops. In the meanwhile, the assignees one Dhobi and three girijans filed before the Government in June, 1971, a petition requesting that they may not be evicted from the
lands in question in pursuance of a notice issued by the Tahsildar as they were in possession of the lands since 1961 and that they were given pattas also. Pending disposal of this petition, the Government stayed the eviction proceedings. In view of the stay orders of the Government issued in favour of one Dobhi and three girijans, he did not also carry out eviction of the encroachers. It is therefore not correct to say that the Thasildar of the area got the crops in the land under dispute destroyed and deprived the poor people of their possession of the lands.

Class (e):

In view of answer to clause (d) above, the question of taking any action by the Government does not arise now.

“The land was leased out in Fasli 1371 to one Dobhi and two Harijans and it was renewed in their favour for Faslis 1372 and 1374 to 1376. The two Harijans did not apply for renewal subsequently. Hence the lease was granted in favour of one Dobhi and three Girijans for Fasli 1377 and subsequently ‘D’ form pattas were also issued to them. The land was put to cultivation.”
It is not very clear. Unless we know the details we cannot understand what should be assigned.

We have asked the Collector to send full details.
Sri P. Subbayya: — What are the particulars that the Minister requires?

Sri P. Thimma Reddy: — The Collector has to recommend what has happened and what action should be taken.

Sri P. Thimma Reddy: — When the Collector is enquiring how can we get a report?
26th August, 1971.  

Written Answers to Questions.  
(Unstarred)

Q: — Sir R. Mahananda:— Will the Deputy Chief Minister be pleased to state:

(a) Whether the work of diversion of National Highways road at Ongole Town was taken up for execution;

(b) What is the estimated cost of this diversion work;

(c) What is the amount paid towards compensation of the land acquired for the said purpose;

(d) Who are the owners of this land and the amount paid to each of them;

(e) Was there any proposal for diversion of the said road by the department other than the one in existence; and

(f) If so, the reasons for change of the original diversion?

A: —

(a) Yes, Sir.

(b) Rs. 18,63,800.

(c) Rs. 2,41,908.25.

(d) A statement is placed on the table of the House.

(e) No, Sir.

(f) Does not arise.
STATEMENT SHOWING THE NAMES OF THE LAND-OWNERS AND COMPENSATION PAID TO EACH FOR THE ONGOLE BY-PASS ROAD

(Vide item (d) of the reply to L. A. Q. No. 1835.
(Unstarred) S. No. 281.)

<table>
<thead>
<tr>
<th>Name of the owner of the land</th>
<th>Amount of compensation paid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Muttimuthalapadu:</td>
<td></td>
</tr>
<tr>
<td>Mandra Ratnamma, W/o. Sreeramulu.</td>
<td>51-75</td>
</tr>
<tr>
<td>Maridipalen:</td>
<td></td>
</tr>
<tr>
<td>Kaka Venkataswamy.</td>
<td>1897-50</td>
</tr>
<tr>
<td>Kaka Venkateswarulu.</td>
<td>57-50</td>
</tr>
<tr>
<td>Damanga Lakshmamma, W/o. Kosaladas.</td>
<td>2098-75</td>
</tr>
<tr>
<td>Yendeti Akkaiah.</td>
<td>1121-25</td>
</tr>
<tr>
<td>Yedivilli Ammanamma.</td>
<td>690-00</td>
</tr>
<tr>
<td>Adda Veeraraghavaiah.</td>
<td>287-50</td>
</tr>
<tr>
<td>Yedevelli Ammannama.</td>
<td>1408-75</td>
</tr>
<tr>
<td>Barka Narasimham.</td>
<td>603-25</td>
</tr>
<tr>
<td>Kaka Venkateswarlu.</td>
<td>5663-75</td>
</tr>
<tr>
<td>Chavata Mahalakshma.</td>
<td>460-00</td>
</tr>
<tr>
<td>Tumuluri Appaiah Sastry.</td>
<td>1696-25</td>
</tr>
<tr>
<td>Do.</td>
<td>690-00</td>
</tr>
<tr>
<td>Battula Venkatasubbamma.</td>
<td>517-50</td>
</tr>
<tr>
<td>Do.</td>
<td>1449-00</td>
</tr>
<tr>
<td>Peddireddy Venkareddy.</td>
<td>4255-00</td>
</tr>
<tr>
<td>Maguluru Sundaramma.</td>
<td>661-25</td>
</tr>
<tr>
<td>Kuttubina Kondaiah.</td>
<td>3593-75</td>
</tr>
<tr>
<td>Kurra Audinarayana.</td>
<td>1081-00</td>
</tr>
<tr>
<td>Mukthinukalapadu:</td>
<td></td>
</tr>
<tr>
<td>Sadanyuta Soshaiah.</td>
<td>6037-50</td>
</tr>
<tr>
<td>Chilla Gopalakrishnaiah.</td>
<td>3536-25</td>
</tr>
<tr>
<td>ONGOLE:</td>
<td></td>
</tr>
<tr>
<td>Ongole Venkata Subba Rao.</td>
<td>3450-00</td>
</tr>
<tr>
<td>Tanguvari Yellamandayudu.</td>
<td>517-50</td>
</tr>
</tbody>
</table>
Name of the owner of the land. | Amount of compensation paid.
--- | ---
Wallinani Lakshmaiah. | 862-50
Biyyapu Nanasimhaswamy. | 1656-00
Verla Subbaiah. | 1621-50
Verla Kotaiah. | 1293-75

PELLURU:
Gollapudi Annamma. | 8797-50
Total Jalaiah. | 1725-00
Kommanavari Chinna Venkateswarulu. | 1000-50
Kommanavari Chinna Venkateswarulu. | 1656-00
Do. | 966-00
Do. | 6589-50
Kommanavavina Yellamanda. | 207-00
Do. | 966-00
Do. | 3277-50

MAMIDIPALEM:
Wattaru Mahalashmma. | 1115-50
Settar by | 115-25
Abdul Azizbeg. | 201-25
Yelariri Venketasubbaiah. | 1075-25
Suruvaetti Venkata Lakshminarasimha Rao. | 5-75
Buddarampu Venkatasubba Sastry. | 3174.00
Chitturu Kotaiah. | 276-00
Arija Venkateswaralu. | 1207-50
Arija Ramulu. | 2311-50
Arija Kotaiah. | 3346-50
Kurra Subba Rao. | 2587-50
Vuppurapu Ramanao, | 598-00
Jada Veeraiah. | 2518-50
Parada Narayana Rao & Brothers. | 2346-00
Abdul Azizbeg. | 69-00
Sattar Beg. | 11-50
Do. | 419-74
<table>
<thead>
<tr>
<th>Name of the owner of the land</th>
<th>Amount of compensation paid</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PELLURU:</strong></td>
<td></td>
</tr>
<tr>
<td>Solla Setharamaiah.</td>
<td>2553-00</td>
</tr>
<tr>
<td>Solla Venkateswarasimham.</td>
<td>2760-00</td>
</tr>
<tr>
<td>Solla Lakshamma.</td>
<td>2380-50</td>
</tr>
<tr>
<td>Solla Varalakshmma.</td>
<td>1035-00</td>
</tr>
<tr>
<td><strong>ONGOLE:</strong></td>
<td></td>
</tr>
<tr>
<td>Nayuli Purushotham.</td>
<td>9803-75</td>
</tr>
<tr>
<td>Nayuli Venkata Ramaiah.</td>
<td>9803-75</td>
</tr>
<tr>
<td>Swama Venkateswarulu.</td>
<td>7026-50</td>
</tr>
<tr>
<td>Madala Santhamma.</td>
<td>1868-75</td>
</tr>
<tr>
<td>Medisetty Kudiswamy.</td>
<td>26172-50</td>
</tr>
<tr>
<td>Battinna Lakshminarasimham and Brothers.</td>
<td>966-00</td>
</tr>
<tr>
<td><strong>ONGOLE:</strong></td>
<td></td>
</tr>
<tr>
<td>Tota Lakshmanna.</td>
<td>2484-00</td>
</tr>
<tr>
<td>T. Subbamma.</td>
<td>8004-00</td>
</tr>
<tr>
<td>Adapa Venkaiah.</td>
<td>931-50</td>
</tr>
<tr>
<td>T. Subba Rao.</td>
<td>862-50</td>
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<tr>
<td>Adapa Jagaiah.</td>
<td>483-00</td>
</tr>
<tr>
<td>Pulajah Lakshimidevamma.</td>
<td>241-50</td>
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<tr>
<td>V. Naturaga Sundaram.</td>
<td>759-00</td>
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<tr>
<td>Anatha Kodarurahaswamy Temple Ongole.</td>
<td>9384-00</td>
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<tr>
<td>Jajulu Anjanna.</td>
<td>3381-00</td>
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<tr>
<td>Avella Ramaiah.</td>
<td>1437-50</td>
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<tr>
<td>Gurajala Rangaiah.</td>
<td>4376-00</td>
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<tr>
<td>Tota Venkata Subbamma.</td>
<td>3105-00</td>
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<tr>
<td>Basupuleti Piah.</td>
<td>1265-00</td>
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<tr>
<td>V. Subbaiah.</td>
<td>6152-52</td>
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<tr>
<td>Gurujala Venkaiah.</td>
<td>46-00</td>
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<tr>
<td>Gurujala Ankamma.</td>
<td>4600-00</td>
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<tr>
<td></td>
<td>5750-00</td>
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</tbody>
</table>
Written Answers to Questions. (Unstarred)

Name of the owner of the land. | Amount of compensation paid.
--- | ---
Kumelala Ramaiah. | Rs. 2070-00
Asula Ankaniah. | Rs. 2070-00
Totapalli Kotamma | Rs. 2357-50
Kota Krishna Murthy. | Rs. 1035-00
Kola Subba Rao. | Rs. 1035-00
Koka'sa Badmma. | Rs. 517-50
Ramaiah. | Rs. 1207-50
Nliddi Yellamanda | Rs. 6555-00
A. Rama Krishnaiah. | Rs. 2311-50

| Total | Rs. 2,41,908-25 |

CENTRAL GRANT FOR FAMINE ERADICATION

282—

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

(a) the amount of grant given by the Central Government to our State towards famine eradication during the year 1970-71 and;

(b) whether any grant will be given for the same purpose during this year i.e., 1971-1972?

A:- (a) & (b) The Answer is placed on the table of the House.

ANSWER PLACED ON THE TABLE OF THE HOUSE

Vide Answer to L.A. Q. No. 927 (Unstarred) S. No. 282.

Answer:—

(a) Nil.

(b) Does not arise.

ASSIGNMENT OF BANJAR LANDS

283—

424 (1101) Q.— Sri K. Muniswamy:— Will the Hon. Minister for Revenue be pleased to state:

(a) the taluk wise number of cases pending since five years for assignment of banjar lands in each district in our State;

(b) whether the Government will take steps to dispose of them soon by special drive:
Written Answers to Questions
(Unstarred)

26th August, 1971.

(c) if so, when, and
(d) if not; the reasons therefore?

A:— (a) A statement is placed on the Table of the House.
(b) Yes, Sir.
(c) As early as possible.
(d) Does not arise.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the District</th>
<th>Name of the Taluk</th>
<th>Number of cases pending since five years</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Kurnool</td>
<td>Allagadda</td>
<td>2</td>
</tr>
<tr>
<td>2.</td>
<td>Nellore</td>
<td>Atmakur</td>
<td>287</td>
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<tr>
<td></td>
<td></td>
<td>Veakatagiri</td>
<td>41</td>
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<td></td>
<td></td>
<td>Kavali</td>
<td>1,081</td>
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<td>Udayagiri</td>
<td>372</td>
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<tr>
<td>3.</td>
<td>Visakhapatnam</td>
<td>Chodavaram</td>
<td>28</td>
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<td>Ongole</td>
<td>Kanigiri</td>
<td>724</td>
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<td></td>
<td>Kandukur</td>
<td>150</td>
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<td>5.</td>
<td>Guntur</td>
<td>Guntur</td>
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<td>6.</td>
<td>Nalgonda</td>
<td>Nallagonda</td>
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<td>Devarakonda</td>
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<td>7.</td>
<td>Nizamabad</td>
<td>Armoor</td>
<td>14</td>
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<td>Banswada</td>
<td>14</td>
</tr>
<tr>
<td>8.</td>
<td>Karimnagar</td>
<td>Sircilla</td>
<td>7</td>
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<tr>
<td>9.</td>
<td>Medak</td>
<td>Narasapur</td>
<td>4</td>
</tr>
</tbody>
</table>

Total: 3,667

RING ROAD IN PALAMNER VILLAGE

284—

93 (1531) Q:—Sri T. C. Rajan:—Will the Hon. Minister for Panchayati Raj be pleased to state;
(a) whether it is a fact that there was a ring road laid during British Regime in Palamaner village, Chittoor District; which was
(b) if so, whether the Government will take speedy steps to evict all the encroachers and repair the said ring road?

A:- (a) There is a ring road in Palamaner village, which was laid during British Regime. In certain places, the road is reported to have been encroached. Out of the total area of 28.39 acres of the road, the encroachments are to the extent of 7.17 acres.

(b) The Executive Engineer, Zilla Parishad, Chittoor and the Block Development Officer, Palamaner are pursuing with the Tahsildar, Palamaner to take action for eviction of the encroachers, as the Revenue Department are concerned in this regard. The road is reported to be just fair, except that it is encroached in certain places. The Collector, Chittoor has been instructed to take immediate action for eviction of the encroachers.

No of Boys and Girls in N. C. C.

285—

2042 Q.—Sri S. Vemayya:— Will the Hon. Minister for Education be pleased to state:

(a) number of boys and girls in National Cadet Corps in the State for the year ending 31-3-1971; and

(b) whether number has increased or decreased from the preceding year's figures and the reasons for short fall, if any?

A:- (a) Boys—77,925 and Girls—10,005.

(b) The number has increased. Preceding year's figures are 72,317 boys, and 9,765 girls.

Grants for Conducting Cultural Activities

286—

1016 (2943) Q.—Sri R. Mahananda:— Will the Hon. Minister for Education be pleased to state:

(a) whether the Government sanctioned grants to any institutions in the State to conduct Cultural activities in 1969-70; and

(b) if so, whether a list of the institutions, which were given the grants and the activities taken up by them will be placed on the table of the House?

A:- (a) Yes, Sir.

(b) A list of the institutions getting grants from Government for Cultural activities is placed on the Table of the House.
List of the Institutions which were given the grants in the State during 1969—70.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Institution</th>
<th>Amount Sanctioned</th>
<th>Activities of the Institution</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>A.P. State Council of Child Welfare, Hyderabad.</td>
<td>Rs. 2,000/-</td>
<td>For celebrating the Children’s day on 14—11—69.</td>
</tr>
<tr>
<td>2</td>
<td>Sri Rama Navami Cultural Festival, Secunderabad.</td>
<td>Rs. 1,500/-</td>
<td>For cultural activities in connection with Sri Ramanawami festival.</td>
</tr>
<tr>
<td>3</td>
<td>Students' Union Evening College Arts &amp; Commerce, Osmania University.</td>
<td>Rs. 5,000/-</td>
<td>To organise cultural tours</td>
</tr>
<tr>
<td>4</td>
<td>The Vinodini Sabha, Hyderabad.</td>
<td>Rs. 1,000/-</td>
<td>To conduct dance festival</td>
</tr>
<tr>
<td>5</td>
<td>The Students' Union, Vivek Vardhanti College, Hyd.</td>
<td>Rs. 3,000/-</td>
<td>To undertake cultural tours</td>
</tr>
<tr>
<td>6</td>
<td>The A.P. Urdu Periodicals Association, Hyd.</td>
<td>Rs. 1,000/-</td>
<td>For conducting Mushaira and Qawali programmes on the Independence Day.</td>
</tr>
<tr>
<td>7</td>
<td>The A.P. Urdu Periodicals Association, Hyd.</td>
<td>Rs. 5,000/-</td>
<td>For celebrating Gandhi Centenary celebrations.</td>
</tr>
<tr>
<td>8</td>
<td>The Students' Union, Law College, Osmania University.</td>
<td>Rs. 5,000/-</td>
<td>To undertake All India Educational tour.</td>
</tr>
<tr>
<td>9</td>
<td>Andhra University, Waltair</td>
<td>Rs. 6,000/-</td>
<td>For holding a Conference of the Indian Society of Agricultural economics, Waltair.</td>
</tr>
<tr>
<td>10</td>
<td>Thiagaraja Sabha, Hyd.</td>
<td>Rs. 2,000/-</td>
<td>For conducting Cultural programmes.</td>
</tr>
<tr>
<td>11</td>
<td>Govt. M. R. Sanskrit College, Vijayanagaram.</td>
<td>Rs. 10,000/-</td>
<td>For celebrating Centenary celebration of the College.</td>
</tr>
<tr>
<td>12</td>
<td>Chitrakala Sangham, Delhi.</td>
<td>Rs. 2,500/-</td>
<td>To commemorate late Dr. Zakir Hussain.</td>
</tr>
<tr>
<td>13</td>
<td>Kalabharathi, Hyderabad.</td>
<td>Rs. 2,000/-</td>
<td>To undertake dance festival.</td>
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<tr>
<td>Sl. No.</td>
<td>Name of the Institution</td>
<td>Amount Sanctioned</td>
<td>Activities of the Institution</td>
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</tr>
<tr>
<td>14.</td>
<td>A. P. Sangeeta Nataka Akademi, Hyd</td>
<td>5,000/-</td>
<td>To celebrate Folk Theatre festival.</td>
</tr>
<tr>
<td>15.</td>
<td>Interstate Exchange Cultural Troupes</td>
<td>500/-</td>
<td>For visiting Goa.</td>
</tr>
<tr>
<td>16.</td>
<td>All India 9th Children &amp; Youth Festival</td>
<td>2,500/-</td>
<td>To conduct the festival.</td>
</tr>
<tr>
<td>17.</td>
<td>Cultural Delegation to National Tourist &amp; Entertainment fare at Madras</td>
<td>7,000/-</td>
<td></td>
</tr>
</tbody>
</table>

**Facilities at the Bus Stops in Khammam, Kothagudem etc.**

287—

157 Q.—Sri P. Pitchaih:— Will the Hon. Minister for Transport be pleased to state:

(a) whether the Government are aware that facilities like drinking water, latrine etc., are not provided at the bus stops in Khammam, Kothagudem, Bhadrachalam, Suryapet and Narketpalli; and

(b) if so, whether Government will take early steps to provide the same in view of the inconvenience felt at these stations by the bus passengers?

A.—(a) The Corporation has provided drinking water facilities at all the five bus stations and it has provided lavatory facilities at Khammam, Suryapet and Narketpalli. At Kothagudem bus station, lavatory could not be constructed, as buses are parked on Railway premises where lavatories are available. At Bhadrachalam lavatories are proposed to be constructed in this financial year.

(b) The Corporation have prepared a plan for improving the passenger amenities in the area and the said plan will be implemented during the Fourth Five-Year Plan, subject to availability of Funds.

**Library Cess Collected by the H. M. C.**

288—

1811 Q.—Sri Badri Vishal Pitti:—Will the Hon. Minister for Municipal Administration be pleased to state:

(a) The year-wise amount of library cess collected by the Municipal Corporation of Hyderabad from 1965—66 to 1970—71 and the amount paid to the Hyderabad City Library Authorities during each of the said years; and
Written Answers to Questions
(26th August, 1971. 59

(b) The names of persons who represented the Hyderabad Municipal Corporation in the Executive Body of the City Library Authorities during the said period?

A:- (a) A statement showing the library cess collected by the Municipal Corporation of Hyderabad within the limits of Hyderabad and Secunderabad during the period from 1965-66 to 1970-71 and the amount paid during the said period to the Hyderabad City Library Authority is laid on the table of the House.

(b) The following councillors of the Municipal Corporation of Hyderabad were elected by the General Body of the Corporation to be the members of the Local Library Authority for the cities of Hyderabad and Secunderabad for the period noted against them:

(i) Sri M. Ramachandraiah. for the period from 23-11-64 to 23-11-1967
(ii) Smt. Khadija Alam, and
(i) Sri M. Ramachandraiah. for the period from 23-11-1967 to 2-8-1970.

Statement showing the particulars of the Library Cess collected by the Municipal Corporation of Hyderabad for the period from 1965-66 to 1970-71 and the amount paid to the Hyderabad City Library Authority during the said period, (Answer)

<table>
<thead>
<tr>
<th>Year</th>
<th>Library cess collected by the Municipal Corporation of Hyderabad</th>
<th>Amount of Library cess paid to the Hyderabad City Library Authority.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1965-66</td>
<td>Rs. 2,44,669.86 P</td>
<td>Rs. 2,44,669.86 P</td>
</tr>
<tr>
<td>1966-67</td>
<td>Rs. 2,85,696.70 P</td>
<td>Rs. 2,85,696.70 P</td>
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<tr>
<td>1967-68</td>
<td>Rs. 3,83,314.47 P</td>
<td>Rs. 3,83,314.47 P</td>
</tr>
<tr>
<td>1968-69</td>
<td>Rs. 4,83,258.81 P</td>
<td>Rs. 4,83,258.81 P</td>
</tr>
<tr>
<td>1969-70</td>
<td>Rs. 4,36,894.95 P</td>
<td>Rs. 4,36,894.95 P</td>
</tr>
<tr>
<td>1970-71</td>
<td>Rs. 2,45,660.13 P</td>
<td>Rs. 2,45,660.13 P</td>
</tr>
</tbody>
</table>

(In respect of Hyderabad division the collection for 1970-71 is made for the first half year i.e., 1-4-1970 to 30-9-1970)

CINEMA THEATERS IN THE STATE

674 (1881) Q.— Sri D. Venkatesam and Dr. T. S. Murthy;—
Will the Hon. Minister for Finance be pleased to state:

(a) The total number of cinema theatres functioning in our State during 1969-70; and
60 26th August, 1971.

Written Answers to Questions (Unstarred)

(b) The amount received by way of entertainment tax during 1969-70?
A:— (a) 1045
(b) Rs. 3,79,23,749.

SALES TAX ON BULLS

290—

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

(a) whether sales tax is being collected on the sale of bulls and

(b) if so, whether the said tax on the bulls will be abolished?
A:— (a) Bulls are liable to tax at 3 paise in the rupee at each point of purchase in the State under section 5 (1) of the Andhra Pradesh General Sales Tax Act, 1957 read with rule 5 (2) of the Andhra Pradesh General Sales Tax Rules, 1957.

(b) The answer is in the negative.

EDUCATIONAL INSTITUTIONS RUN BY T.T.D.

291—

1734 Q.—Sri Dhanenkula Narasimham:—Will the Hon. Minister for Endowments be pleased to state:

(b) whether the Tirumala-Tirupathi Devasthanam is running any Educational Institutions outside the State; and

(b) if so, the names of those Institutions?
A:—(a) The Thirumala Tirupathi Devasthanams is running two Educational Institutions outside the state.

(b) (1) Sri Venkateswara High School at Vellore, started as Middle School in the year 1887 and upgraded as High School in the year 1898.

(2) Sri Venkateswara College at New Delhi, started during the Academic year 1961-62.

COMMERCIAL CROPS

292—

605 (1675) Q.—Sri P. Seshavatharam:—Will the Hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that Government have decided to allow the raising of commercial crops in the lands where paddy crops are being grown; and

(b) if so, whether the Government will allow the raising of
commercial crops in the lands which are not included under 'B' schedule without imposing penalties; and whether a prior permission should be obtained separately, from the Government for this purpose?

A:— (a) No, Sir.
(b) Does not arise.

SPECIAL DIVISION FOR SOMASILA PROJECT

791 Q.— Sarvasri P. Venkatasubbaiah and Dhanenkula Narasimham:— Will the Hon. Minister for Irrigation be pleased to state:
(a) whether a special division has been formed at Nellore for investigation and preparation of estimates for the Somasila Project;
(b) what will be the height of the dam;
(c) is it a fact that the Chief Engineer has instructed the investigation division to prepare the estimate only for the stabilisation of existing ayacut in Kovur and Nellore taluks in the first stage;
(d) whether the Chief Engineer has also instructed the investigation division to include Gudur, Sullurpet and Venkatagiri taluks in the first stage;
(e) when the foundation stone will be laid for the project;
(f) whether the right canal of Sonasila be linked to Swarnamukhi river and Kalangi river in the first stage;
(g) whether the height of the dam will be fixed so as to suit the second stage; and
(h) whether there is proposal to divert Krishna water to Somasila?

A:— (a) Yes, Sir.
(b) The height of the Dam will be about 120 feet from the bed level of the river to the top of dam.
(c) No, Sir.
(d) No, Sir.
(e) The date for laying foundation has not yet been fixed.
(f) No, Sir.
(g) Yes, Sir.
(h) There is no such proposal at present.

NIZAM SUGAR FACTORY

1328 (2071) Q.— Sri T. C. Rajan:— Will the Hon. Minister for Health and medical be pleased to state;
(a) whether it is a fact that the Nizam Sugar Factory requested the Government to lend the services of a doctor to be employed in their factory during the year 1970;

(b) if so, whether the selection was done on seniority basis or on the basis of academic qualifications or purely on merit;

(c) what is the salary now being paid to the above doctor;

and

(d) whether a copy of the G.O. fixing his salary be placed on the table of the House?

A:— (a) No requisition was received by the Government from Nizam Sugar Factory Limited, in 1970 for lending the services of a doctor. In 1969, Nizam Sugar Factory Ltd., advertised the post of Chief Medical Officer in that Company.

(b) Dr. Y. Muralidhara Rao, M.S., (G.S) Civil Assistant Surgeon, also applied for appointment as Chief Medical Officer. He was selected by the Selection Committee of Nizam Sugar Factory Limited and not by the Government.

(c) He is paid salary in the scale of Rs. 1100-50-1200-75-1,500.

(d) A copy of G.O. Ms. No. 1855, Health, dated 3-9-1970 in which orders were issued allowing Dr. Y. Muralidhara Rao to draw his pay in the scale of Rs. 1,100-50-1,200-75-1,500 is placed on the table of the House.

PAPER PLACED ON THE TABLE OF THE HOUSE

GOVERNMENT OF ANDHRA PRADESH,

ABSTRACT.

Andhra Pradesh Medical Service-Dr. Y. Muralidhar Rao, M.S., (G.S) Assistant Professor of Surgery, Osmania Medical College, Hyderabad-private employment in Nizam Sugar Factory—Relaxation of F.R. 35-Orders-Issued.

Health and Municipal Administration Department,

G. O, (Ms,) No. 1855, Health Dated the 3rd September, 1970.

Read:

From the Director of Medical and Health Services-letter No. 113910:E-1—C 69, dated 20—8—1969.

ORDER:

Under rule 47 of Part II of the General Rules for the Andhra Pradesh State and Subordinate Services, the Governor of Andhra Pradesh is pleased to relax the provision of F.R. 35 read with the rules issued in G.O.(Ms.) No. 316, Finance (F. R.) Department, Dated 26—9—1964 in favour of Dr. Y. Muralidhara Rao, Assistant Professor of Surgery, to accept employment in the
Nizam's Sugar Factory, Bodhan on deputation in the pay scale of Rs. 1100—50—1200—75—1500, as a very special case and not to be quoted as precedent anywhere.

2. This order is issued with the concurrence of the Finance Department U. O. No. 2680/SSFP, dated 9—7—1970.

(By Order and in the Name of the Governor of A. P.,)

Dispensary at Dugarajapatnam

1217 Q.— Sri P. Venkata Subbaiah:— Will the Hon. Minister for Health and Medical be pleased to state:

(a) whether there is any proposal to provincialise the Local Fund Dispensary at Dugarajapatnam of Nellore District; and

(b) when will it be finalised?

A:— (a) No—Sir.

(b) Does not arise.

Lady Medical Officer for Sattenapalli Hospital

1608 (1674-U) Q.—Vavitala Gopalakrishnayya:—Will the Hon. Minister for Health and Medical be pleased to state:

Whether Government would consider providing a Lady Medical Officer at the Government Hospital, Sattenapalli, Guntur District?

A:— A woman Medical Officer is already working at Government Hospital, Sattenapalli, since 13—9—1968.

Police Raids on Factories and Shops at Adoni

203 Q.— Sri T. G. L. Thimmaiah:— Will the Hon. Minister for Home be pleased to state:

(a) Whether it is a fact that large scale raids were conducted by the Police on Factories, Business shops etc., at Adoni on nights of 29th, 30th and 31st of October, during Deepavali festival celebrations;

(b) if so, who are the Police officers that took part in those raids;

(c) how many persons were arrested;

(d) how much money, wrist watches and other belongings of the people who were so arrested for playing cards, were seized by the Police.
64 26th August, 1971. Written Answers to Questions
(9 unanswered)

(c) How many persons so arrested were let off on bail by the Police; from the Police Station itself and how many were not released; though they offered bail.

(f) How money, so arrested were prosecuted and convicted;

(g) What are the particulars of the properties produced by the Police in the court along with the arrested persons; and

(h) Have the Police returned all the articles so recovered but not produced in the Court, to the persons from whom they were recovered?

A:- (c) The Inspector of Police, Adoni assisted by the Sub-Inspector of Police Adoni I Town Police Station and staff conducted raids at 8 places in Adoni town on the night of 29-10-70 during the Deepavali festival. These raids were conducted on road side where gambling was going on under street lamps. No raids were conducted in factories and business shops. Raids were conducted only on 29-10-70.

(b) The Police Officers who took part in the raid were Inspector Smt. C. P. Singh and Shri P. Jaipal, S.I. of Police, Adoni I Town Police Station with their staff.

(e) 72 persons were arrested.

(d) An amount of Rs. 236.30 and 8 sets of playing cards were seized under Mahazars. No other articles were seized.

(e) All the 72 persons so arrested were released on bail with instructions to appear in the court.

(f) All the 72 persons who were arrested, were prosecuted and they were all convicted and fined Rs. 5 each on their admission in S.T.C. Nos. 1406 to 1423/70 dated 30-10-70 by the Judicial First Class Magistrate, Adoni.

(g) Money and playing cards which were seized under mahazars were produced by the Police in the court. No other articles were seized by the Police.

(h) No other property except an amount of Rs. 236.30 and playing cards was seized by the Police and they were sent to the court.

Police Station at Chittamur

298—

196 Q. — Sri P. Venkata-ubbhaih.— Will the Hon. Minister for Home be pleased to state:

(a) Whether there is a proposal to instal a Police Station at Chittamur of Gudur Taluk in Nellore District;

(b) Whether any representation has been received from the
Kota Panchayat Samithi for opening of a police Station at Chittamur and

(c) if so, when will it be opened?

A:— (a) No, Sir.
    (b) No, Sir.
    (c) Does not arise.

NAXALITES DETAINED IN THE STATE

299—

41 Q.— Sri R. Satyanarayana Raju:— Will the Hon. Minister for Home be pleased to state:

(a) the district-wise number of persons detained in the State up to 31-7-70 for Naxalite activities;

(b) the number of them against whom the trial has been completed and punishments awarded together with the number of cases pending and since when they are pending; and

(c) The district-wise particulars of the persons who have been kept under detention as investigation has not been completed together with the nature of offences for which they have been detained?

A:— (a), (b) & (c) A statement is placed on table the House.

STATEMENT PLACED ON THE TABLE OF HOUSE

Vide answer to L. A. R. No. 41 Unstarred) S. No. 299

A:— (a), (b) and (c) Statement attached.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of District</th>
<th>No. of persons detained in the State upto 31-7-70</th>
<th>No. of persons against whom trial has been completed and punishments awarded.</th>
<th>No. of cases pending</th>
<th>Since when they are pending</th>
<th>District-wise particulars of the persons kept under detention as investigation has not been completed</th>
<th>Nature of offences for which they have been detained</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Adilabad</td>
<td>5</td>
<td>5</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Anantapur.</td>
<td>23</td>
<td>-</td>
<td>1</td>
<td>10,70</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Chittoor.</td>
<td>18</td>
<td>-</td>
<td>1</td>
<td>10,70</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>East Godavary.</td>
<td>36</td>
<td>4</td>
<td>6</td>
<td>4/70</td>
<td>2 u/s. 120 (b), 307, 121-A I, P.C. u/s. 4 and 5 of Explosives Substances Act, u/s. 21 (1) (a) and 27 of Indian Arms Act.</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>West Godavary.</td>
<td>42</td>
<td>6</td>
<td>2</td>
<td>6,70</td>
<td></td>
<td>u/s. 120 (b) I P C. u/s. 4 and 5 of Explosives Substance Act.</td>
</tr>
<tr>
<td>6.</td>
<td>Guntur.</td>
<td>70</td>
<td>13</td>
<td>1</td>
<td>8/70</td>
<td></td>
<td></td>
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<tr>
<td>7.</td>
<td>Karimnagar.</td>
<td>11</td>
<td>11</td>
<td></td>
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<tr>
<td>8.</td>
<td>Krishna.</td>
<td>44</td>
<td>10</td>
<td>2</td>
<td>10,70</td>
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</table>

26th August, 1971.

Written Answers to Questions (Unstarred)
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<table>
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</thead>
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<tr>
<td>9. Khammam.</td>
<td>118</td>
<td>76</td>
<td>33</td>
<td>6,69</td>
<td></td>
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<td></td>
<td></td>
<td></td>
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<td></td>
<td>3/70</td>
<td>4/70</td>
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<td>10. Kurnool.</td>
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<td>-</td>
<td>2</td>
<td>8/70</td>
<td>9/70</td>
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<td>11. Nalgonda.</td>
<td>118</td>
<td>105</td>
<td>3</td>
<td>6/68</td>
<td>9/69</td>
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<td>12/70</td>
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<td>7/70</td>
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<td></td>
<td>7/69</td>
<td>1 u/s. 302, I. P. C., u/s. 147, 148'</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>10/69</td>
<td>4 149, 302, 395 and 596 I.P.C.</td>
</tr>
<tr>
<td>14. Vizag South.</td>
<td>27</td>
<td>23</td>
<td>1</td>
<td>12,69</td>
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<tr>
<td>15. Warangal.</td>
<td>121</td>
<td>113</td>
<td>1</td>
<td>5/70</td>
<td></td>
</tr>
</tbody>
</table>
RETRENCHMENT OF EMPLOYEES BY A.P.S.E.B.

835 (A) Q.—Sri P. Venkata Subbaiah;—Will the Hon. Minister for Power be pleased to state,

The number of persons under different categories of establishment retrenched by the A. P. State Electricity Board in the year 1970—71 and the reasons for the same?

A:— A statement showing the circle-wise breakup of the persons retrenched by the A.P. State Electricity Board in the year 1970—71 and the reasons therefor are placed on the table of the House.

STAYMENT LAID ON THE TABLE OF THE HOUSE
Vide answer to L. A. Q, No, 835-A (unstarred) S. No. 300

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Circle</th>
<th>L.D.Cs.</th>
<th>Typists</th>
<th>Attend</th>
<th>Peons</th>
<th>W.C.</th>
<th>N.M.R.</th>
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<td>1</td>
<td>Superintending Engineer Operation, Vijayawada.</td>
<td>-</td>
<td>-</td>
<td>15</td>
<td>16</td>
<td>513</td>
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<td>Superintending Engineer Operation, Visakhapatnam.</td>
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<td>1</td>
<td>-</td>
<td>16</td>
<td>-</td>
<td>293</td>
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<tr>
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<td>Superintending Engineer Operation, Rajahmundry.</td>
<td>-</td>
<td>-</td>
<td>-</td>
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<td>57</td>
<td>1690</td>
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<td>-</td>
<td>-</td>
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<td>17</td>
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<td>-</td>
<td>-</td>
<td>-</td>
<td>30</td>
<td>-</td>
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<td>Superintending Engineer City, Hyderabad.</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>77</td>
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<td>-</td>
<td>8</td>
<td>82</td>
<td>-</td>
<td>-</td>
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<td>8</td>
<td>Superintending Engineer T. L. C., Cuddapah.</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>27</td>
<td>-</td>
<td>-</td>
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<td>Superintending Engineer T.L.C. Hyderabad.</td>
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<td>1</td>
<td>1</td>
<td>-</td>
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<td>-</td>
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<tr>
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<td>Lower Sileru,</td>
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<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>19</td>
<td>2</td>
<td>2</td>
<td>98</td>
<td>231</td>
<td>3209</td>
</tr>
</tbody>
</table>

2. The above said retrenchment has to be made due to paucity of funds for capital works which resulted in curtailment of works programme.

RICE SUPPLIED BY A.P. TO THE CENTRAL POOL

1177 Q.— Dr. T. V. S. Chalapathi Rao:— Will the Hon. Minister for Civil Supplies be pleased to state:

(a) what is the quantity of rice supplied by our State to the Central pool during 1968—69 and 1969—70;

(b) what is the amount of money collected from the millers in the form of administrative surcharge during 1968-69 and 1969-70;

(c) how was that money utilised;

(d) what is the rate per quintal at which the rice procured from the miller during 1968-69 and 1969-70; and

(e) what is the rate per quintal at which it was sold during those two years to the consumers in the State and to outside the State?

A:— (a) The following are the quantities supplied by Andhra Pradesh State to the central pool during the years 1968-69 and 1969-70;

<table>
<thead>
<tr>
<th>Year</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1968-69</td>
<td>1,013,325 tons.</td>
</tr>
<tr>
<td>1969-70</td>
<td>1,04,995 tons.</td>
</tr>
</tbody>
</table>

(b) During 1968—69, no exports on private trade account were allowed. Hence, the question of collection of administrative surcharge from the millers did not arise. During 1969—70, the millers were allowed to export damaged and discoloured rice from cyclone-affected districts. A total amount of Rs. 29,61,410 was collected from them towards administrative surcharge.

(c) The amount was utilised towards expenditure on administrative machinery maintained by the Civil Supplies Department.

(d) A statement is placed on the table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

Vide clauses (d) and (e) of L.A.Q. No. 1177 (unstarred) S. No. 301—

The rates at which rice was procured during the year 1968-6 and 1969-70.

During 1968-69 and 1969-70, the Government procured rice at the following rates notified by them for various categories of
70 26th August, 1971. Written Answers to Questions. (Unstarred)

rice:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the category</th>
<th>Procurement price fixed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1968—69</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
</tr>
<tr>
<td>1.</td>
<td>Rice - Superfine</td>
<td>109-31</td>
</tr>
<tr>
<td></td>
<td>(long and short slender)</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Rice - Fine (Medium Slender)</td>
<td>86-42</td>
</tr>
<tr>
<td>3.</td>
<td>Rice - Coarse (Long bold)</td>
<td>—</td>
</tr>
<tr>
<td>4.</td>
<td>Rice - Coarse (short bold)</td>
<td>72-69</td>
</tr>
</tbody>
</table>

The rates at which rice was sold during the years 1968-69 1969-70 to consumers in the State and to outside the State:

Local releases: The Government fixed ex-depot prices during 1968-69 and also in 1969-70 at which rates the Food Corporation of India supplied the rice to the local dealers nominated by the Collectors for releasing to the public. In addition, the Collectors were authorised to add upto Rs. 10/- and Rs. 15/- per quintal during 1968-69 and 1969-70 respectively, if the rice is transported within the same district towards incidentals, transport charges, margin of profit etc. If the rice was transported from other districts, the Collectors were authorised to add upto Rs. 12/- and 18/- per quintal for 1968—69 and 1969—70 respectively, towards transport charges. The expenditure towards incidentals and transport charges will depend upon the distance between godown and the places. The ex-depot prices fixed are shown below:

| S. No. | Name of the category | Price in the twin cities, Vizag. | Price in Rice procured and consumed within the Dist. | Rice procured and consumed in another District |
|--------|----------------------|----------------------------------|-----------------------------------------------------|
| (1)    | (2)                  | (3)                              | (4)                                                 |
| 1.     | Super fine.          | 151-90                           | 151-90                                              |
| 2.     | Fine                 | 104-35                           | 106-73                                              |
| 3.     | Coarse               | 84-62                            | 86-23                                               |
| 4.     | Coarse (High yielding) excluding I.R. 8 | 89-19 | 90-80 |
| 5.     | I.R. 8               | 93-05                            | 93-95                                               |

(*1) (5) (*) (6)
Written Answers to Questions (Unstarred)

1969-70

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1. Super fine.</td>
<td>151-90</td>
<td>151-90</td>
<td>151-90</td>
<td>151-90</td>
</tr>
<tr>
<td>3. Coarse.</td>
<td>84-62</td>
<td>86-23</td>
<td>87-45</td>
<td>85-45</td>
</tr>
<tr>
<td>4. High Yielding</td>
<td>89-10</td>
<td>90-80</td>
<td>92-02</td>
<td>90-45</td>
</tr>
<tr>
<td>5. I. R. 8</td>
<td>93-05</td>
<td>94-30</td>
<td>95-53</td>
<td>93-95</td>
</tr>
<tr>
<td>6. Molagolukulu</td>
<td>100-12</td>
<td>111-50</td>
<td>111-50</td>
<td>111-50</td>
</tr>
<tr>
<td>7. Long Bold (Vasangi Kichidi Akkullu H. Rs. etc.)</td>
<td>86-22</td>
<td>87-82</td>
<td>89-05</td>
<td>87-48</td>
</tr>
</tbody>
</table>

(ii) As regards exports of rice outside the State, Food Corporation of India directly despatched rice stocks to other States at the procurement rates on the basis of the allocations made by the Government of India.

CO-OPERATIVE FARMING SOCIETY AT JUTUR VILLAGE

302—

114 Q.—Sri Pooja Subbaiah:— Will the Hon. Minister for Medium Irrigation and Flood Control be pleased to state:

(a) whether it is a fact that the Co-operative Farming Society at Jutur village, Nandikotkur taluk Kurnool District was liquidated; and

(b) if so, to whom the land under the control of the Society has been given?

A:— (a) The answer is in the negative.

(b) Does not arise.

FERTILISER STOCK WITH CO-OPERATIVE MARKETING SOCIETY NALGONDA

303—

298 Q.—Sri N. Raghava Reddy:— Will the Hon. Minister for Medium Irrigation and Flood Control be pleased to state:

(a) the quantity of fertiliser stocks lying with the Co-operative Marketing Society, Nalgonda District at present;

(b) whether a report containing the particulars of the time since which these stocks are lying with them will be placed on the Table of the House.

(c) the quantity of shortages found in these stocks; and

(d) who has to bear the shortage?

A:— (a), (b), (c) and (d):— Answer is placed on the Table of the House.
26th August, 1971. Written Answers to Questions (Unstarred)

PAPER PLACED ON THE TABLE OF THE HOUSE
Vide Answer to L.A. Q. No. 298 (Unstarred) S. No. 303.

ANSWER:-

Clause (a):—

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Variety</th>
<th>Quantity</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Mts.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1.</td>
<td>Ammonium Sulphate</td>
<td>1091-851</td>
<td>4,58,284-94</td>
</tr>
<tr>
<td>2.</td>
<td>Ammonium Sulphate</td>
<td>29-182</td>
<td>10,914-10</td>
</tr>
<tr>
<td>3.</td>
<td>Di-Ammonium Phosphate</td>
<td>774-338</td>
<td>7,96,284-21</td>
</tr>
<tr>
<td>4.</td>
<td>Ammonium Phosphate</td>
<td>364-465</td>
<td>2,96,674-58</td>
</tr>
<tr>
<td>6.</td>
<td>Cal. Ammonium Nitrate (20-6 %)</td>
<td>66-289</td>
<td>25,521-27</td>
</tr>
<tr>
<td>7.</td>
<td>Cal. Ammonium Nitrate (26 %)</td>
<td>310-898</td>
<td>1,60,112-53</td>
</tr>
</tbody>
</table>

Clause (b):—

<table>
<thead>
<tr>
<th>Variety</th>
<th>Period since which pending</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Ammonium Sulphate.</td>
<td>5 Years.</td>
</tr>
<tr>
<td>2. Di-Ammonium Phosphate.</td>
<td>4 Years.</td>
</tr>
<tr>
<td>3. Ammonium Phosphate.</td>
<td>3 Years.</td>
</tr>
<tr>
<td>4. Urea.</td>
<td>1 Year.</td>
</tr>
<tr>
<td>5. Cal. Ammonium Nitrate.</td>
<td>4 Years.</td>
</tr>
</tbody>
</table>

Clause (c):—

<table>
<thead>
<tr>
<th>Variety</th>
<th>Quantity of shortage noticed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Ammonium Sulphate.</td>
<td>448 Mts.</td>
</tr>
<tr>
<td>3. Ammonium Phosphate.</td>
<td>45 Mts.</td>
</tr>
<tr>
<td>4. Urea.</td>
<td>103 Mts.</td>
</tr>
<tr>
<td>6. Ammonium Sulphate Nitrate.</td>
<td>10 Mts- (No balance of stock at present).</td>
</tr>
</tbody>
</table>

Clause (d):— The above shortages are reported to have occurred due to the long storage of fertiliser stocks dumped on the society without indents; during the period of consignment-cum-credit supply. The society represented that it may not be held responsible for such shortages. The District Co-operative Officer, Nalgonda has been asked to report in detail as to how and when the
shortages had actually occurred, when the shortages were noticed and why the shortages cannot be borne by the District Co-operative Marketing Society etc. The Registrar of Co-operative Societies is pursuing further action.

**AUDIT OF THE ACCOUNTS OF CO-OPERATIVE MARKETING SOCIETY, GUNTUR.**

304—

201 Q.— Sri M. Ch. Nagaiah:— Will the Hon. Minister for Medium Irrigation and Flood Control be pleased to state:

(a) whether the accounts of the Co-operative Marketing Society, Guntur for the years 1968–69 and 1969–70 were audited;

(b) what is the loss incurred by the Society during the above period; and

(c) the reasons for the said losses?

A — (a) There is no society by name, Co-operative Marketing Society at Guntur. It is presumed that the Hon'ble Member is referring to the Guntur District Co-operative Marketing Society Ltd. The Accounts of the District Co-operative Marketing Society were audited for the year 1968–69 and the audit for the year 1969–70 is in progress.

(b) The Guntur District Co-operative Marketing Society sustained a loss of Rs. 8,31,495.27 for the year 1968–69. Final audit of the Society for the year 1969–70 is not yet completed. However as per the proforma balance sheet of the Society as on 30–6–1970 the society has sustained loss to the tune of Rs. 8,60,186.59.

(c) During the cyclone that hit Guntur District in May, 1969 the fertiliser stocks of the society valued at Rs. 6,80,176.40 were badly damaged. Further, the godown keepers at GurazaJa and Macherla misappropriated fertilisers valued at Rs. 1,40,820–07. Deficits to a tune of Rs. 58,457–82 were noticed in other godown of the society.

**CENTRAL CO-OP. BANK AND DIST. MARKETING CO-OP SOCIETIES AT ONGOLE.**

305—

2233 Q.— Sri S. Vemayya.— Will the Hon. Minister for Medium Irrigation and Flood Control be pleased to state:

(a) the time by which the Central Co-operative Bank and the District Marketing Co-operative Society will be moved to the District Headquarters at Ongole; and

(b) the reasons for the delay?
There is no proposal to move the Co-operative Central Bank and the District Co-operative Marketing Society to the Head quarters at Ongole. Action has been initiated already for the formation of a separate District Co-operative Central Bank and District Co-operative Marketing Societies with primary Societies situated in the areas of erstwhile Nellore, Guntur and Kurnool Districts transferred to the newly formed Ongole District.

(b) In so far as District Co-operative Marketing Society is concerned, the proposal called for by the Registrar of Co-operative Societies are awaited from the Collecto (Co-op) Guntur. In so far as the Co-operative Central Bank is concerned, certain particulars were called for by the Registrar of Co-operative Societies from the District Co-operative Central Banks Ltd., Nellore, Kurnool and Guntur to assess the viability of the Central Banks to be formed. As the particulars received are not comprehensive, the Central Banks were requested to send further particulars. Soon after receipt of particulars further action will be taken by the Registrar of Co-operative Societies.

LEATHER RESEARCH INSTITUTE IN THE STATE

(a) No. Sir. But there is a proposal to start an extension Service Centre of Central Leather Research Institute, Madras in Andhra Pradesh State as in Calcutta, Bombay and Kanpur, etc.

(b) After the Central Leather Research Institute authorities inspect the site for this purpose.

(c) Industrial area, Musheerabad or Hyderabad Tannery, Hyderabad.

PROVIDENT FUND SCHEME IN A.P. KHADI AND VILLAGE INDUSTRIES BOARD

(a) whether there is employees Provident Fund Scheme in force in Khadi Trading Operations Wing of the Andhra Pradesh Khadi and Village Industries Board;
(b) if so, from which date:
(c) the total number of employees on Roll and number of employees enlisted to the G. P. F. Scheme, as on 31—3—1967 and thereafter yearwise upto 31—3—1970;
(d) what are the reasons for exclusion of employees; who had put in the qualifying service of 240 days and who was responsible for this discrimination; and
(e) what steps are taken to extend the G.P.F. Scheme benefits to those excluded employees?

A:— (a) The Employees Provident Fund Scheme was in force in the Khadi Trading Operations Wing of the Andhra Pradesh Khadi and Village Industries Board from the date of transfer of these activities to the Board by the Khadi and Village Industries Commission i.e., from 1—11—1962.

(b) The Scheme was implemented by the Khadi and Village Industries Commission from 1—4—1962 prior to the transfer of the activities to the Khadi Board.

(c) Total No, of employees on roll in the organisation including Headquarters as on 31-3-1967 is 838.

The number of employees enlisted to the E. P. F. Scheme during 31-3-1969 to 1-12-1971 is given below year-wise:

<table>
<thead>
<tr>
<th>Year</th>
<th>Number of Employees</th>
</tr>
</thead>
<tbody>
<tr>
<td>31-3-1967</td>
<td>777</td>
</tr>
<tr>
<td>31-3-1968</td>
<td>709 (Less due to retrenchment and superannuation)</td>
</tr>
<tr>
<td>31-3-1969</td>
<td>555</td>
</tr>
<tr>
<td>31-3-1970</td>
<td>489 (the date on which the Khadi Trading activities 1-2-1971 436 were transferred to the Workers Institutions.)</td>
</tr>
</tbody>
</table>

(d) All the employees who had put in a service of 240 days were covered under the above scheme, but those who were re-employed after superannuation and the persons whose salary was paid from the scheme funds were not covered as per the rules then in force.

(e) Does not arise.

PAMULAKALVA PROJECT

308—

1614 (1675-E) Q:- Sri K. Muniswamy:- Will the Hon. Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that work on the "Pamulakalva Project" was stopped after spending some amount due to change of design at Kalathur village, Satyavedu Taluk, Chittoor District.

(b) when the Department will supply the design to the contractor;
(c) The reasons for the delay in sending the work order and design; and
(d) whether the Government will take special steps to complete the project soon?
A:-(a) Yes, Sir.
   The work was stopped due to change in design and also due to paucity of funds under Minor Irrigation Programme.
(b) & (c) Due to change in design and other particulars, a revised estimate has been prepared and it is under examination. The work order and design will be issued after the Revised Estimate is approved.
(d) The balance work will be taken up for execution after the revised estimate is approved and sufficient funds are made available.

HEAD SLUICE TO ANDALAMALA
309-  
705 Q.- Sri P. Venkatasubbaiah:- Will the Hon. Minister for Minor Irrigation be pleased to state-
   (a) whether an estimate has been prepared for construction of head sluice to Andalamala supply channel in Gudur taluk of Nellore District; and
   (b) when will it be put to execution?
A:-(a) No, Sir.
   (b) Does not arise.

MUTTEMBAKA SUPPLY CHANNEL
310-  
698 Q.- Sri P. Venkatasubbaiah:- Will the Hon. Minister for Minor Irrigation be pleased to state-
   (a) what are the reasons for the delay in the execution of Muttembaka supply channel scheme in Gudur Taluk of Nellore District; and
   (b) when will the work be completed?
A:-(a) Originally the scheme was sanctioned during 1966-67 and it was entrusted to the Panchayati Samithi, Kota during 1968-69. On receipt of an objection petition in December 1968 stay orders were issued in January 1969. Subsequently the stay was vacated in December 1969 after obtaining a report from the Chief Engineer. The work could not however, be taken up for execution due to paucity of funds.
   (b) The work will be taken up for execution as and when sufficient funds are made available during 1971-72.
77 26th July, 1970.

BUSINESS OF THE HOUSE


Mr. Deputy Speaker:— I will send for the file.

(2) 26th July, 1970. Business of the House

Mr. Deputy Speaker:— I will send for the file.

(3) 26th July, 1970. Business of the House

Mr. Deputy Speaker:— I will send for the file.


Mr. Deputy Speaker:— I will send for the file.


Mr. Deputy Speaker:— I will send for the file.

With regard to collection of interest on land revenue arrears, that was already answered by Mr. Sidda Reddy. There see us to be; some provision under the law; though they have got to collect in the past, they have not collected arrears anywhere in the State. I don't think they will do it in the future also.


Mr. Deputy Speaker:— I am told it is coming. You will have the opportunity.
Mr. Dy. Speaker:—The point which Mr. Badrul Vishal Pitti wants to raise is, whether the Government is justified in collecting interest over the land revenue arrears. When the Minister is here tomorrow or the day after, I will ask him to make a statement.

Now, Smt. Eswari Bai has given a notice at 9:30. Please give notice to the concerned Minister. You can raise it tomorrow. When you want to raise matters under Rule 341 you please give a copy of the notice to the concerned Minister, so that he may be in a position to make a statement.

Mr. Dy Speaker:—Have you given notice?

Mr. Dy Speaker:—When that Demand is taken up for consideration, I will come to that.

The privilege motion relates to full a on the past of the concerned Minister to supply an explanatory note on a particular grant or demand.

MOTION UNDER RULE 341
Re:— Approach Road to Railway Under-Bridge in W. ngal
Written Answers to Questions (Unstarred) 26th August, 1971. 79
MOTION UNDER RULE 341
re: Approach Road to Railway Under-Bridge in Wanganal.

Mr. Deputy Speaker:— I think one should have restraint for his own expressions. I think they are even interpreting in the meanwhile.

Dr. T.S. Murthy:— No question of interpretation. I was trying to clarify.

Sri J.V. Narasimha Rao:— No clarification.

Mr. Deputy Speaker:— After his speech is over, you can clarify.

Dr. T.S. Murthy:— That karapathram shows who is trying for publicity.

Mr. Deputy Speaker:— He said he is not responsible for it.

Sri J.V. Narasimha Rao:— I do not know whether he himself or somebody else has done it. I have nothing to do with it.

(hurrupations)

Have I to give information or not, Sir?

Mr. Deputy Speaker:— Yes, you have to.
Motion Under Rule 341
re: Approach Road to Railway
Under-Bridge in Warangal.

26th August, 1971

Sri J.V. Narasinga Rao:—If I have to give information, they must give patient hearing and listen to what I am saying.

Mr. Deputy Speaker:—Now, you have got an opportunity.

Sri J.V. Narasinga Rao:—Then I am giving this information.

The land acquisition proceedings were initiated by Roads & Buildings Department to acquire 66' width of land. The landowner filed writ petition in the High Court questioning the acquisition of this land. The High Court issued stay orders. Discussions were held with the landholder later to expedite the work by withdrawal of the case from the High Court. Though the Chief Engineer stated that 66' of land was required, the landowner was requested to agree to part with 60' width of land. But, the landowner did not agree and instead he insisted on 50' width. Meanwhile the High Court dismissed the Writ Petition in 1968 directing the Special Tahsildar (Land Acquisition) to decide the question whether the land proposed to be acquired forms part of the House, manufactory or buildings. The Tahsildar took action as per the direction of the High Court and initiated land acquisition proceedings after observing all formalities in January, 1970. But again the landowner filed a Writ Petition in the High Court requesting for issue of stay orders and the High Court issued interim stay orders. The High Court allowed the Writ Petition on 11-12-1970 and as per the Court order, the Civil Court will have to decide under Sec. 49 of the Land Acquisition Act whether the godown under the land under acquisition is part of the manufactory or not. The Government Pleader held that it is void. We also tried to appeal. The Landowner wrote to the Collector in April, 1971 that he was prepared to give 60' width of land provided he is left at liberty to go to a Court of Law if he is not satisfied with the compensation fixed. As there has been unavoidable long delay in completing the formation of the approaches, the Government have since decided in the first week of August to agree to the acquisition of the land of 56' width only as against the 66' width originally proposed except accepting the condition. It will thus be seen that the Government took all possible precautions to acquire the required land quickly and that on account of the landowner obtaining the stay orders from the High Court in two cases, there was an unavoidable delay.
Mr. Speaker in the Chair

I. Written Answers to Questions.

Sri S. R. G. R.:—

[Question details]

Sri S. B. G.:—

[Question details]

Sri S. Th. G.:—

[Question details]

Sri S. Th. G.:—

[Question details]
Conduct of Entrance Examination for M.B.B.S. in Kannada and Marathi medium.

Sri M. Manicka Rao:— I have given one notice to the hon. Minister for Health and Medical regarding this entrance examination for M.B.B.S. What I learn from the Department is that examinations are taking place in Urdu, English and Telugu. It is all right: I do not have any objection.

But there are boys in Andhra Pradesh particularly in the cities of Hyderabad and Secunderabad who have passed PUC and Intermediate in other languages like Marathi and Kannada. Are you going to consider these boys also for MBBS entrance examination? My request to the Minister is simple. You have already allowed candidates to appear for the entrance examination in other languages. You have not restricted boys in the case of Urdu, Telugu and English. Similarly, the boys who have already given in other subjects in PUC etc., should not be deprived. So, are you going to consider the case of boys who have passed in Marathi and Kannada. It should be remembered that they have passed in merit. I do not want to take much time.

Sri Mohd. Ibrahim Ali Ansari:—It will not be possible to hold examinations in all the languages. Regarding Hindi, some representation has been made to us. We will certainly consider to permit the boys appearing for the entrance examination to answer in Hindi also.

Sri M. Manicka Rao:—There is one Nripatunga High School in Hyderabad. The boys studying in Intermediate have passed in Kannada. Similarly, there is Vivek Vardhini High School where the students have passed in Marathi. Are you going to allow those candidates? If they come up to your standard, are you going to allow those boys. These boys have already appeared and passed in merit. Are you going to allow them?

Sri Mohd. Ibrahim Ali Ansari:—I already submitted that it will not be possible to have examinations in all the languages. Regarding Hindi, some representation was received by us.

Mr. Speaker:—As it is, what are the subjects you are having?

Sri M. Manicka Rao:—They are having Urdu, English and Telugu.

Sri Mohd. Ibrahim Ali Ansari:—After all, all the instruction in the Medical Colleges are going to be in English. I don't think the boys will have difficulty in answering questions.

Sri M. Manicka Rao:—I have already submitted that you are allowing Urdu and Telugu boys—
Mr. Speaker:—Supposing, there are a few boys who do not know any other language except Marathi or Kannarese should you not provide some kind of facility to them?

Sri Mohd. Ibrahim Ali Ansari:—Certainly, we will consider

Sri M. Manicka Rao: But they have called applications and they have come.

Mr. Speaker:—Please see that something is done for them. After all, there may not be many boys—about 10 or 15.

Sri Mohd. Ali Ansari:—Even for 10 boys, we will have to appoint separate Examiners. All sorts of difficulties will be there.

Mr. Speaker:—Anyhow, you please consider.

Sri M. Manicka Rao:—When this Government is allowing them to appear in Intermediate and they are also passing in merit, is it not an injustice to them?

ANNOUNCEMENT

re: Postponement of call Attention Motion re: Irregularities in Sri Ssile.n Devasthana to 1-9-71.

Mr. Speaker:—If you have no objection, I will have it on. 1st. You have given under Rule 341, Mr. Rajarm. You want to raise this issue. I have refused permission, but your name is here and I have to ask the office to club your name. Under 73, you can speak.

CALLING ATTENTION to MATTERS of PUBLIC IMPORTANCE

(1) Murder of driver at Hakeempat

26th August, 1971.

Announcement re: postponement of Call Attention Motion re: irregularities in Sri Ssile.n Devasthana.

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Sri Mohd. Ali Ansari:—Even for 10 boys, we will have to appoint separate Examiners. All sorts of difficulties will be there.

Mr. Speaker:—Anyhow, you please consider.

Sri M. Manicka Rao:—When this Government is allowing them to appear in Intermediate and they are also passing in merit, is it not an injustice to them?

ANNOUNCEMENT

re: Postponement of call Attention Motion re: Irregularities in Sri Ssile.n Devasthana to 1-9-71.

Mr. Speaker:—If you have no objection, I will have it on. 1st. You have given under Rule 341, Mr. Rajarm. You want to raise this issue. I have refused permission, but your name is here and I have to ask the office to club your name. Under 73, you can speak.

CALLING ATTENTION to MATTERS of PUBLIC IMPORTANCE

(1) Murder of driver at Hakeempat

26th August, 1971.

Announcement re: postponement of Call Attention Motion re: irregularities in Sri Ssile.n Devasthana.
Calling Attention to matters of Urgent Public importance,
re: Murder of driver at Hakeempet.

26th August, 1971.

That the matter of 26th August 1971 for urgent public importance. The murder of driver at Hakeempet.

That at night-time, all the bad elements are utilising the taxis. That is a fact. The taxis are being utilised by Gundawallas, smugglers and other bad characters.
Calling Attention to matters of Urgent Public importance.
re: Murder of driver at Hakeempet.

86 26th August, 1971.

Sri J. Vengalarao:— There is no scope.

Sri J. Vengalarao:— He is the only earning member. What will happen to the family?

Sri J. Vengalarao:— Access to the family?

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He is the only earning member. What will happen to the family?

Sri J. Vengalarao:— There is no scope.

Sri J. Vengalarao:— There is no scope.
Non-payment of Compensation for lands taken for improvement of Drains in Guntur and Ongole Districts.


Mr. Speaker: — Compensation cannot be paid from out of Government Funds. न्याय विधान में निर्मम है श्रद्धा है जिनकी सुनिश्चित

Sri K. S. Narayana: — They can pay on compassionate grounds.

Sir: Mr. Speaker: — Is it in the interests of the State? I agree that compassionate payment is an exception. इस कारण सत्ता पर भी उन्होंने विरोध किया।

Sri K. S. Narayana: — They can pay on compassionate grounds.

Mr. Speaker: — The compensation for lands taken for improvement of Drains in Guntur and Ongole Districts.

Non-payment of Compensation for lands taken for improvement of Drains in Guntur and Ongole Districts.

Sir: Mr. Speaker: — The compensation for lands taken for improvement of Drains in Guntur and Ongole Districts.
Sanction of loans by Co-operative Central lands Mortgage Bank for purchase of pumps sets etc.

26th August, 1971.

Sanction of loans by the Co-operative Central lands Mortgage Bank for the purchase of pumps sets etc.

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<td>26th August, 1971</td>
<td>Sanction of loans by the Co-operative Central lands Mortgage Bank for the purchase of pumps sets etc.</td>
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The sanction was for the purchase of pumps sets, with a total amount of Rs. 8,00,000.

Sanction of loans by Co-operative Central lands Mortgage Bank for purchase of pumps sets etc.
Sanction of loans by Co-operative Central Land Mortgage Bank for purchase of pumpsets etc.

26th August, 1971.

...
ANNUAL FINANCIAL STATEMENT (BUDGET) FOR 1971—72
Voting of Demands for Grants (Discussion-Contd.)

Demand No. XIII—Police—Rs. 15,01,17,500/-
Demand No. XV—Miscellaneous Departments Rs. 1,85,96,000/-
Demand No. XII—Jails—Rs. 1,31,23,000/-
Demand No. XXXVII—Territorial and Political pensions Rs. 4,80,000/-
Demand No. XLV—Compensation to Zamindars. Rs. 53,88,000/-
Demand No. XXXVIII—Privy purses and Allowances of Indian Rulers Rs. 30,700/-

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(§) &. saoTV—^gS ^&o8<)7Tco sy9 ^r-e^ *^)^^o^^o ccD^c
Annual Financial Statement (Budget) 26th August, 1971

For 1971-72 Voting of Demands for Grants. (Discussion contd.)

Mr. Speaker: According to the amended rule, it is obligatory on the part of the Minister to circulate a note sufficiently in advance. If it is not circulated, it will amount to non-compliance with the provisions of the Rules. They have not supplied the notes on compensation to Zamindars and also privy purses... This is the practice followed for the last three years. Previously no explanatory notes were circulated. Now there is a specific rule that the Ministers should circulate explanatory notes. Even if they did not have anything to say some kind of explanatory note should be circulated. In future I would like the Ministers to comply with the provisions of the Rules and see that explanatory notes are supplied to Members.

Mr. Speaker:— Now that they have promised to supply in future, it is better you do not press it; you leave it at that.

Sri C. V. K. Rao:—You are very magnanimous; we agree with you. Failure on the part of the Minister to supply the necessary material amounts to contempt of the House. We are called upon to follow rules for each and every thing, but on an important matter like this, if the Ministers fail to comply with the rules how is it pardonable? It is not a matter to be taken lightly.

Mr. Speaker:— I have still to examine that position—whether failure to supply the explanatory note amounts to breach of privilege or contempt of the House. But the immediate effect of failure to a supply explanatory note will be that the Demand will not be
allowed to be moved. If a particular Minister has failed to supply an explanatory note it means he cannot move the Demand.

Sri Pragada Kotaiah:— But he has moved it in spite of our protest.

Mr. Speaker:— What has happened has happened. But in future I am asking them to be careful.

Dr. T. V. S. Cha'apathi Rao:— As a deterrent it must be strong enough.

Mr. Speaker:— Whether it amounts to contempt of the House or breach of privilege—I have not examined that position. But the rule is clear that the Minister shall supply an explanatory note before moving the Demand.

Sri Pragada Kotaiah:— They will be under suspense; they are before the House but they are not for discussion now immediately because the explanatory note was not circulated to the members.

Mr. Speaker:— Whatever has taken place, whatever has been done, I cannot undo now.

Sri Pragada Kotaiah.— What about the discussion? The explanatory note is required.
Mr. Speaker:— Let me explain. Yesterday even before moving of some of these grants which they want, even before explanatory notes were circulated, the Deputy Speaker had given permission for moving the Demands. The concerned Minister had moved. That is over now. That is one aspect. So far as the other things are concerned in the meanwhile they have taken steps to see that explanatory notes even on those things are circulated. Practically on almost all the grants explanatory notes have been circulated to the members.

Sri C. V. K. Rao:— This morning they have not circulated an explanatory note with regard to territorial and political pensions, privy purses and allowances, explanatory note regarding the working of the department.

Mr. Speaker:— That is why in the very beginning I gave instructions for such of those grants for which explanatory notes have not been supplied so far, that is, with regard to territorial and political pensions, compensation to Zamindars, Privy purses and allowances—the notes must be circulated. So far as compensation to Zamindars is concerned, it comes under the Revenue Demand.

Sri C. V. K. Rao:— What about the working of the Department?

Mr. Speaker:— With regard to the working of the Department an explanatory note was already submitted on the Revenue Demand. On Privy Purses, just now it is circulated. On territorial and political pensions, they have not given. That is why in the very beginning I said before tomorrow the Minister will see that the explanatory note is circulated.

Mr. Speaker:— They should have done; they have not done it
the head of account is indicated by Roman figures whereas the demands regarding expenditure are indicated by English figures. It has become the practice to use the Roman figures. Strictly speaking it is not in order—Demand so and so—it is in Roman figures. What we are discussing is expenditure Demand, it is represented by English figures whereas the revenue income is indicated by Roman figures. This is not correct according to Budget Rules.

Mr. Speaker:— We shall try to dispense with the Roman figures.

DEMAND No. XIII POLICE.

Sri N. Raghava Reddi:— Sir, I move:
To reduce the allotment of Rs. 15,01,17,500 for Police, by Rs. 100/—.

Mr. Speaker:— Cut motion moved.

Sri N. Raghava Reddi:— Sir, I move:
To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100/—.

Mr. Speaker:— Cut motion moved.

Sri R. Satyanarayan Raju:— Sir, I move:
To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100/—.

Mr. Speaker:— Cut motion moved.

Sri C. Ramaram:— Sir, I move:
To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100/—.

To discuss the policy of supressing the normal civil activities in the name of Law and Order and crushing the Nasalite movement.

To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100/—.
To criticise the Government for its failure to improve the standard of living of petty constabulary causing dislocation of the duties leading to corruption.

To reduce the allotment of Rs. 15,10,17,500 for Police by Rs. 100,-

To discuss on the failure of the Government to institute a judicial enquiry on the Police firing at Tirupathi during N. G. O's strike.

To reduce the allotment of Rs. 15,10,17,500 for Police by Rs. 100/-

To discuss the failure of the Government to check the increasing crimes in the State.

To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100/-

To discuss the Government action in continuing Section 144 (Prohibitory Orders) in the Twin Cities for the last two years.

Mr. Speaker:—Cut motions moved.

Sri K. Butchaiah:—Sir, I move:

To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100,-

Mr. Speaker:— Cut motion moved.

Sri R. Mahananda:—Sir, I move:

To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100,-

Government failed to enhance the T. A. and D. A. of Police Constables and Head Constables in the State, in view of rising of prices.

Mr. Speaker:— Cut motion moved.

Sri Y. Venkata Rao:—Sir, I move:

To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100,-

For failure to provide adequate facilities like Housing etc., and for not increasing the pay of Police Constables.

To reduce the allotment of Rs. 15,07,17,500 for Police by Rs. 100,-

For not taking action against Police of Chirala who made unwarranted lathi charge on 5-6-71 on Sri N. Rajagopala Rao, Advocate.
To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100,—

For failure to establish law and order situation in Guntur District more particularly in Guntur town.

Mr. Speaker:— Cut motion moved.

Sri M. Ch. Nagniah:— Sir, I move:

To reduce the allotment of Rs. 15,01,17,500 for Police by Rs. 100/—

DEMAND No XII JAILS.

Sri N. Raghava Reddi:— Sir, I move:

To reduce the allotment of Rs. 1,31,23,000 for Jails by Rs. 100,—

Mr. Speaker:— Cut motions moved.

Sri Poolla Subbaiah:— Sir, I move:

To reduce the allotment of Rs. 1,31,23,000 for Jails by Rs. 100/—

Mr. Speaker:— Cut motion moved.

Sri N. Raghava Reddi:— Sir, move:

To reduce the allotment of Rs. 1,31,23,000 for Jails by Rs. 100—
Mr. Speaker:— Cut motion moved.

Sri G. Rajaram:— Sir, I move:

To reduce the allotment of Rs. 1,31,21,000 for Jails by Rs. 100,—

To criticise the Govt. for its failure to improve the conditions in Jails which are based on outmoded rules and regulations of the Jail Department.

To reduce the allotment of Rs. 1,31,23,000 for Jails by Rs. 100,—

To criticise the Government for its failure for not providing modern amenities in Jails.

Mr. Speaker:— Cut motions moved.

Sri Vavilala Gopalakrishnayya:— Sir, I move:

To reduce the allotment of Rs. 1,31,23,000 for Jails by Rs. 100 —

For not revising the outdated Jail manual.

Mr. Speaker:— Cut motion moved.

Sri Y. Venkata Rao.— Sir, I move:

To reduce the allotment of Rs. 1,31,23,000 for Jails by Rs. 100 —

For not revising the outdated Jail manual.

Mr. Speaker:— Cut motion moved.

Sri Poola Subbaiah: — Sir, I move:

To reduce the allotment of Rs. 1,31,23,000 for Jails by Rs. 100 —

Mr. Speaker:— Cut motion moved.

DEMAND No. XLIV—COMPENSATION TO ZAMINDARS.

Sri G. Rajaram.— Sir, I move:

To reduce the allotment of Rs. 53,88,000 for Compensation to Zamindars, by Rs. 100,—

To criticise the Government for not abolishing the compensation to Zamindars in so-called socialistic state of the Congress Government.

Mr. Speaker:— Cut motion moved.
Annual Financial Statement (Budget): For 1971-72 Voting of Demands for Grants (Discussion contd.)

26th August, 1971

For the year 1971-72, the budget was presented. It included various demands and grants for different sectors. The discussion continued on the allocation of funds for specific purposes. The committee members debated on the necessity of each demand and the impact of the grants on the overall financial health of the country. The funds were to be used efficiently to meet the objectives set for the year.

The committee members expressed their concerns regarding the allocation of funds to certain sectors. They emphasized the need for transparency and accountability in the use of these funds.

The budget was passed with minor amendments, and the grants were approved for the implementation of various projects. The budget was set to guide the financial planning and decision-making for the upcoming year.
Annual Financial Statement (Budget) 26th Augst. 1971

For 1971-72 Voting of Demands for Grants
(Discussion contd.)

He is a richest man. He is not in the jail. Like this they are tryins parole cases and they are doing only on the political basig. He is a richest man. He is not in the jail. Like this they are tryins parole cases and they are doing only on the political basig.
100 26th August, 1971. Annual Financial Statement (Budget)
For 1971-72 Voting of Demands for Grants. (Discussion contd.)
Annual Financial Statement (Budget) 26th August, 1971


(Discussion contd.)

Why this Department has not given notices to the concerned officers who have applied for this High Power Committee? They have not at all informed about the meeting.
26th August, 1971.  

Annual Financial Statement (Budget)  
For 1971-72 Voting of Demands for Grants, (Discussion contd.)  

We can extract more work from them. It is a different matter. To get genuine interest out of 30 patients within the day is difficult, and to administer tranquillizers to 20 has been a Herculean task and a 

We can extract more work from them. It is a different matter. To get genuine interest out of 30 patients within the day is difficult, and to administer tranquillizers to 20 has been a Herculean task and a
Annual Financial Statement (Budget) 26th August, 1971

For 1971-72 Voting of Demands for Grants-

(Discussion contd.)

In the coming budget, the committee should make some new schemes. I wish to propose (+) for the following schemes: (1) a scheme for the development of rural areas, (2) a scheme for the improvement of urban areas, (3) a scheme for the education of disadvantaged children, (4) a scheme for the health care of the elderly, (5) a scheme for the promotion of small-scale industries, (6) a scheme for the protection of the environment, (7) a scheme for the preservation of cultural heritage, (8) a scheme for the rehabilitation of disabled persons, (9) a scheme for the improvement of the poor people's quality of life, (10) a scheme for the development of tourism, (11) a scheme for the improvement of transportation infrastructure, (12) a scheme for the promotion of sports and physical fitness, (13) a scheme for the development of information technology, (14) a scheme for the improvement of the quality of education, (15) a scheme for the protection of women and children, (16) a scheme for the improvement of rural sanitation.

The committee should also consider the following amendments: (1) an amendment to increase the budget for the health care scheme, (2) an amendment to decrease the budget for the education scheme, (3) an amendment to revise the budget for the rural development scheme, (4) an amendment to add a new scheme for the promotion of rural tourism, (5) an amendment to remove a scheme for the development of small-scale industries, (6) an amendment to increase the budget for the cultural heritage scheme, (7) an amendment to decrease the budget for the environmental protection scheme, (8) an amendment to revise the budget for the rehabilitation of disabled persons scheme, (9) an amendment to add a new scheme for the promotion of rural sports, (10) an amendment to remove a scheme for the development of information technology, (11) an amendment to increase the budget for the quality of education scheme, (12) an amendment to decrease the budget for the protection of women and children scheme, (13) an amendment to revise the budget for the rural sanitation scheme.

The committee should also consider the following new schemes: (1) a scheme for the development of renewable energy, (2) a scheme for the promotion of organic farming, (3) a scheme for the improvement of rural water supply, (4) a scheme for the promotion of rural art and craft, (5) a scheme for the development of rural tourism, (6) a scheme for the promotion of rural sports, (7) a scheme for the improvement of rural sanitation, (8) a scheme for the promotion of rural education, (9) a scheme for the protection of rural cultural heritage, (10) a scheme for the improvement of rural health care, (11) a scheme for the development of rural industries, (12) a scheme for the improvement of rural housing, (13) a scheme for the promotion of rural sports and physical fitness, (14) a scheme for the development of rural information technology.
26th August, 1971.  

Annual Financial Statement (Budget)  
For 1971–72 Voting of Demands for Grants. (Discussion contd.)

We know how this Jagapathi Rao arranged buses and local lorries. He is doing it very well. We have to mention this. He is making a lot of money. We have to consider this. Vehicle Inspectors have to inspect them. We have to consider this. Even in one case, the Government has not proved. It is just to harass. 

For

We know how this Jagapathi Rao arranged buses and local lorries. He is doing it very well. We have to mention this. He is making a lot of money. We have to consider this. Vehicle Inspectors have to inspect them. We have to consider this. Even in one case, the Government has not proved. It is just to harass. 

For
ప్రయాణం : — ప్రయాణం లో మెట్‌లో fashion వంటివి అవలంభించాడు. ఇంకా మెట్‌ వంటివి లో సాధనములు లేదు కావు. ఇందులో ప్రయాణం లో మెట్‌ వంటివి అవలంభించాడు. ఇది మెట్‌ వంటివి లో సాధనములు లేదు. ఇది మెట్‌ వంటివి లో సాధనములు లేదు.
For 1971-72 Voting of Demands for Grants. (Discussion contd.)
Annual Financial Statement (Budget) 26th August, 1971

For 1971-72 Voting of Demands for Grants

(Discussion contd.)

...
26th August, 1971.  
Annual Financial Statement (Budget)  
For 1971–72 Voting of Demands for Grants, (Discussion contd.)

108  

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Annual Financial Statement (Budget) 26th August, 1971
For 1971-72 Voting of Demands for Grants
(Discussion contd.)

For 1971-72 Voting of Demands for Grants—
(Discussion contd.)

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Annual Financial Statement (Budget)  
For 1971–72 Voting of Demands for Grants. (Discussion contd.)

110 26th August, 1971; Annual Financial Statement (Budget)  
For 1971–72 Voting of Demands for Grants. (Discussion contd.)

The meeting reconvened at 11.10 a.m. A motion moved by 
The Chairman (Mr. M.) was carried: 'That the 
Annual Financial Statement be adopted as the 
Budget for 1971–72 as presented by the 
Finance Minister.'
Annual Financial Statement (Budget) 26th August, 1971

For 1971-72 Voting of Demands for Grants

(Discussion contd.)

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Annual Financial Statement (Budget)
For 1971-72 Voting of Demands for
Grants. (Discussion contd.)

26th August, 1971.

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Annual Financial Statement (Budget) 26th August, 1971
For 1971-72 Voting of Demands for Grants
(Discussion contd.)

For the...
Annual Financial Statement (Budget)
For 1971-72 Voting of Demands for
Grants. (Discussion contd.)

114 26th August, 1971.
మనస్సు తస్తే వివాదానం కొందరికి తట్టికేంద్రం. కాని, అధికారి మినిస్టర్ ఇంత వివాదానం కొందరికి తట్టికేంద్రం తట్టికేంద్రం చేసుకునే సందర్భంలో ఇంత వివాదానం మనం కొనసాగించాలి అందుచే ప్రభావం ద్వారా కామాన్ని కూడా వివాదానం కొందరికి తట్టికేంద్రం చేసుకునే సందర్భంలో ఇంత వివాదానం మనం కొనసాగించాలి అందును వివాదానం కొందరికి తట్టికేంద్రం చేసుకునే సందర్భంలో ఇంత వివాదానం మనం కొనసాగించాలి అందును వివాదానం కొందరికి తట్టికేంద్రం చేసుకునే సందర్భంలో ఇంత వివాదానం మనం కొనసాగించాలి అందును వివాదానం కొందరికి తట్టికేంద్రం చేసుకునే సందర్భంలో ఇంత వివాదానం మనం కొనసాగించాలి అందును...
26th August, 1971.  
Annual Financial Statement (Budget)  
For 1971-72 Voting of Demands for Grants. (Discussion contd.)
Sri G. Sivaiah:—I had to think twice before I can think of voting in favour of the Police and Jails Demand, Sir. If the Government convinces me on the points which I am going to raise, I will surely consider in favour of them. Look at the Statement here, Sir, of the Home Minister. Members are aware that the maintenance of Law and Order, prevention of detection of crime are the primary and important functions of the Police Department. Here the question is the primary importance which is only to maintain the law and order, prevent the crimes and detect the crimes. For this, how far the Government policies are favourable on each of these things. Their Police alone cannot discharge or maintain the law and order, nor they can detect. In his statement he has mentioned about law and order regarding Naxalite Movement. In Srikakulam, law and order problem and regarding Telengana agitation and also the Banjar Lands Movement started by the Communist Party and others and then the N.G.O's strike. Here I would like to say that since the Police of the Government are not to tune of the recent times or the requirements of the public or it is not for the welfare of the people, the law and order problem has been created. Look here. What about the Nagaland, East Bengal, recently the Bangla Desh……

Sri G. Sivaiah:—It is because the Government failed in the maintenance of Law and order. Therefore the Government should
give sufficient consideration to solve the problems of the people, failing which no law and order, no detection. According to your statement the Naxalite Movement started initially as a movement to help the Giriias against the exploitation of others. I think the Home Minister should have given this sentence here. It is because the Giriias who are about 11.5 lakhs were grossly neglected by this Government for all these two decades. Therefore they have started certain things because they have been exploited. If the Government has taken a correct approach to solve the problems of the Giriias for the past two decades, this Movement would not have been there. The approach must be on those lines.

Now about the Telengana agitation. He has given a correct approach in the beginning. The agitation which was started in 1969 for the enforcement of mulki rules, for the safeguards for the people of Telengana, ultimately turned as a movement. But in a Democracy, if this Government had taken proper steps right from the beginning, there would not have been such a movement. I do not blame any individual Ministers. This movement would not have come. Law and Order failed in Telengana Agitation because this Government and the previous Government have not given proper approach to the people.

As far as Banjar Lands are concerned, we have got lakhs which our Government has distributed long time back. The people, the land lords who are strong began to occupy since the Government has not come forward. Therefore, this problem has come.

N.G.Os. Due to this Police two people died in Tirupathi Town. Ultimately this Government has come down to meet their demands. If this has been done much earlier, there would not have been a strike for so many days and two persons would not have been murdered by the hands of the police. All these things would have been averted.

Therefore, the law and order problem depends upon the way in which the Government formulates its policies and implement them in favour of the public.

Regarding Police I would like to draw your kind attention to one thing, among many things, i.e., police firing. You know very well that when police open fire on public they have to observe four formalities, firstly warning, secondly lathi charge, thirdly tear gas and fourthly opening of fire in the air and fifthly to shoot down, with live bullets. Are they following these principles. When they are not following these principles, what
Annual Financial Statement (Budget) 26th August, 1971

For 1971-72 Voting of Demands for Grants

(Discussion contd.)

this Government is doing? Are they so blind? If they are blind, that will be very dangerous.

We have got various other things. Police are really misusing their powers. We have heard of an incident at Mypad near Nellore and many other incidents also. They should know what their powers are. Nobody knew what the powers are and everybody will do anything, they like. Therefore, the Government should take necessary steps to keep them in the right place failing which this Government will be failing in the maintenance of the law and order. Therefore, let them think in those lines.

I just wonder now and then and pity this Government as to how they deal with the problems. There are thousands of Police Constables who are given Rs. 50 salary. If they are paid well, we can expect something from them. You don't pay them well. This Government has to seriously consider about them.

Circle Inspectors: Everybody is made gazetted—the Block Development Officer at the Taluk level—but the Inspector of Police was not made gazetted. That is for the consideration of the Government.

Why not the Government think of supplying a jeep so that they can move quickly and arrest the people in the interests of people.

Now Jails. I have seen what jail life is. The Minister might not have seen. When I think of a jail I just see the sub-jail. In the sub-jail, the Government should think in terms of modernisation and for the people who are now living in them but not of the jails some 2 centuries back. All these jails are old jails and were formulated in the East India Company time. Look at the sub-jail. What is the food they are supplying? What are the amenities the people living there have been given. It is most rotten. It is a curse to live in the sub-jail. This has to be changed.

In the Visakhapatnam Central Jail one Palleraka, a prisoner died in K.G. Hospital on 9-8-1970. He was having serious sickness. There was no medical aid given to him in time and when he was in the death bed, he was brought to the Hospital, where he died. This is how the jail authorities are treating the prisoners in the Jail. Another prisoner died on 26-7-1971 in the Hospital because he was not cared for and medical aid was not given at the proper time. People have died on account of all these things. One more person named Mangandi also died because he was not given the medical facilities. Those are all the backward people. Girijans, who were not cared for and no medical aid was given at the proper time.
This Government is well aware of Nagabhushanam Patnaik who has led the heroic struggle in his own way. But he was sentenced to death by the Court and there is a petition to the President of the Indian Republic. Let this Government take proper steps to request the President of Indian Republic to see that he is saved from the gallows. Thank you very much.

The house then adjourned till Half past Eight of the clock on Friday the 27th August 1971.