That is alright. You have asked me about it and I read the answer.

Sri B. V. Subba Reddy.—I can very much regret to say that the amount spent so far has been practically very negligible. Out of Rs. 49 lakhs sanctioned in the year 1971-72, under improvement Rs. 2999 was spent whereas under establishment expenditure, it was Rs. 11,000 and odd. Similarly in 1972-73, under improvements expenditure was Rs. 6 thousand and odd whereas expenditure under establishment was Rs. 26 thousands and odd

Sri B. V. Subba Reddy.—(a), (b) & (c) The stretch of the road from Cinema Hall to Civil Hospital in Kollapur town which is...
2 furlongs in length is a Panchayat Road. The balance portion in M, O/O to 0/7 which forms part of Kollapur-Kallukurva Road is under the control of the Roads and Buildings Department, and it has already been black-topped. An estimate for the renewal of B.T. surface of this stretch was prepared in December, 1971. But the work could not be taken up during 1971-72 for want of sufficient funds. The estimate has now been sanctioned on 1-7-1972 and the work will be taken up during the current year i.e. 1972-73.

INCLUSION OF PRAKASAM DISTRICT IN RAYALASEEMA DEVELOPMENT BOARD

528—

* 18 6 Q.—Sarvasti S. Papireddy (Kanigiri) and A. Kotiah (Santhanuthalapadu):—Will hon. the Deputy Chief Minister be pleased to state:

(a) whether there is any proposal to include Prakasam District in Rayalaseema Development Board in view of its backwardness and chronic famine conditions;

(b) if so, when; and

(c) if not, the reasons therefor?

Sri B. V. Subba Reddy:—(a) No, Sir.

(b) Does not arise.

(c) At the time of formation of Ongole District, Markapur and Giddalur taluks which were in Kurnool District were added to
THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES,
OFFICIAL REPORT

Forty First day of the Second Session of the
Andhra Pradesh Legislative Assembly

THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Monday, the 28th August, 1972.
The House met at Half-Past Eight of the Clock.
(Mr. Speaker, Sri P. Ranga Reddy in the Chair)

ORAL ANSWERS TO QUESTIONS
WIDENING OF BUCKINGHAM CANAL

526—

* 620 Q.—Sri Nallapareddi Srinivasulreddy (Gudur):—Will
the Deputy Chief Minister be pleased to state:
(a) whether the work of widening of Buckingham canal has
been taken up;
(b) what is the estimated cost for the work of widening the
Buckingham canal;
(c) whether the work will be taken up in a phased programme;
(d) how much amount will be spent in the Fourth Plan period
for the above work; and
(e) whether there is any Central aid?

The Deputy Chief Minister (Sri B. V. Subba Reddy):—(a) No
Sir. But the work relating to the improvements to Buckingham canal
estimated to cost Rs. 49.60 lakhs has been taken up
(b) Rs 249.05 lakhs as per the recommendations of the Bhagawanthi Committee.
(c) Yes, Sir. The work is actually proposed to be taken up
in the VAP Five Year Plan as Stages II and III. However investigation
work for the purpose of widening has already been taken up.
(d) In view of (c) above, this does not arise.
(e) It is a Centrally Sponsored Scheme and the Central assistance is in the form of loan outside the State Plan Ceiling.

Sri B. V. Subba Reddy:—If I remember correct the same
question was put by the same Member and I answered it.
Ongole District on administrative grounds as they were contiguous. The above two taluks being in Kurnool District were part of Rayalaseema and they have been continued under the Rayalaseema Development Board. As the other taluks in Prakasham District were previously part of Nellore and Guntur Districts and not of any of the Rayalaseema districts they could not be brought under the purview of the Planning and Development Board for Rayalaseema.

...
Oral Answers to Questions. 28th August, 1972

1) (A) Answerts to Questions. — Any question about the performance of the government can be asked. The government is responsible for its actions. Therefore, any question is valid.

2) (B) Question (Debate): — The possibility of introducing a new policy is discussed. The debate focuses on the benefits and drawbacks of the policy. Therefore, the question is important.

3) (C) Question: — The government is required to answer any question. Therefore, the question is valid.

4) (D) Question: — The government is responsible for the implementation of any law. Therefore, the question is valid.
UNDER GROUND DRAINAGE SCHEME IN VISAKHAPATNAM
MUNICIPAL AREA

529—

*432 Q.—Sarvasri P. V. Ramana (Anakapalli) and C. E. Morris:— Will the hon. Minister for Municipal Administration be pleased to state:
Sri M. Manik Rao:—I request a separate question may be put on this.

Sir:—Mr. M. N. Awarde (Hyderabad Distr.):—I request a separate question may be put on this.

Sri M. Manik Rao:—I request a separate question may be put on this.

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Sri M. Manik Rao:—I request a separate question may be put on this.
Sri M. Manik Rao:— I request that a separate question may be put on this. I will give details.

Sri V. Srikrishna:— The details were placed on the Table of the House in the last Assembly. I think the Minister might have got the information with him now.

Sri M. Manik Rao:— I have already given the details. If the hon. Member wants more details I have to go in for those details.

**Pollution of Water in Gostanadi Valpu Main Channel**

I., A. Q. No. 979 (Starred) Sri V. Srikrishna :— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the Government received any complaints that the water in Gostanadi Valpu main Channel in Navuduru village of West Godavari District is polluted due to the drain water flowing from Tanuku Sugar and Alkaline factories;

(b) whether the villagers are facing acute scarcity of drinking water due to the said pollution;

(c) whether the Government have taken any steps to prevent such water pollution; and

(d) whether any alternative arrangements have been made for supply of drinking water?
The Minister for Health and Medical (Sri Mohd. Ibrahim Ali Ansari):—(a) Yes, Sir.

(b) It is reported that before the closure of the Gosthani Canal in the month of April some difficulty was experienced by the villagers regarding drinking water due to pollution. But present there is no visible pollution of drinking water tanks in the village.

(c) Yes, Sir.

(d) Supply of protected water supply in the villages is a subject matter within the purview of the Panchayati Raj Department. That Department sanctioned a rough estimate for the protected water supply scheme for Navuduru village in 1964, but could not put on ground for want of adequate funds. The scheme is expected to be taken up for execution as and when adequate funds become available.

Sri Mohd. Ibrahim Ali Ansari:—I will also consult the Department to take up, as early as possible.

Sri Mohd Ibrahim Ali Ansari:—The Factory has been instructed not to let the polluted water into the river, but to let out in the fields.

Sri V. Srikrishna:—Have the instructions been followed by them?

Sri Mohd Ibrahim Ali Ansari:—They have not yet followed. Final notice has been given to them that if they do not follow the instructions, action will be taken against them.

Sri V. Srikrishna:—Sir, the question was sent a month back. What action has been taken so far? The whole water is being let out in the river thereby causing inconvenience to 60-70 villages in the area. What action Government have taken so far?

Sri Mohd. Ibrahim Ali Ansari:—I have already submitted that a final notice has been given to them.

Sri Nagi Reddy:—If they do not implement the orders of the Government, whether the Government will prosecute the management?

Sri Mohd. Ibrahim Ali Ansari:—If they do not take it up, within a specific time, they will be prosecuted.

Sri Nagi Reddy:—When was that notice given?

Sri Mohd. Ibrahim Ali Ansari:—I do not have that detail as to when actually the notice was given. I will get the details and furnish it to the Hon. Members.

Sri Nagi Reddy:—When the Minister says that he has given a final notice, then he must be able to say when the final notice was given, otherwise what is this answer?

Mr. Deputy Speaker:—Do you not have that information?

Sri Mohd. Ibrahim Ali Ansari:—Sir, actual date I do not have. I will get the det and pass it on to Members.

Mr. Deputy Speaker:—You please supply the information.

Sri V. Srikrishna:—Let him get the information and furnish it tomorrow or day after, Sir.

Sri Mohd. Ibrahim Ali Ansari:—I will request the Hon’ble Members to pass on the information, and I will take necessary action.

Oral Answers to Question.

Sri V. Srikrishna—Sir, my question is.

"Whether the villages are facing acute scarcity of drinking water due to the said pollution?"

The answer is ‘Yes’.

It is said, notices have been given. How long will they take to take action. For the last 10-15 years, the question is pending with the Government and this question was sent, a month or two back. They have not taken any action, but simply say they are going to take action in future. Has the Government stipulated any time-limit to the Management to say that no water should be let out in the canal? Did you stipulate any time-limit in the notice given (by the Government)? I want a reply to this.

Sri Mohd. Ibrahim Ali Ansari.—Sir, I have already submitted that a Notice has been given. I do not exactly know the contents of the Notice. I will furnish to the Hon’ble Members, the details, with in a day or two.

Sri V. Srikrishna.—Did the Government mention in the notice that the Management will be prosecuted if it did not implement the instructions of the Government?
Sri Mohd. Ibrahim Ali Ansari:—It is exactly what, I had been telling, Sir.

Sir:—It is exactly what I had been telling, Sir.

Sri Mohd. Ibrahim Ali Ansari:—No, Sir.

NON-DISBURSEMENT OF LOANS FOR WELL SINKING

531—

* 1186 Q—Sri M. Naravana Reddy (Bhodhan):—Will the hon Minister for Co-operation be pleased to state:

(a) whether it is a fact that the Co-operative Land Mortgage Bank, Nizamabad suspended disbursement of loans to 30 villages of Nizamabad Taluk since November 1971 with respect to Well Sinking Schemes as a consequence of directions issued in N. 699/P/71-72 D/16-11-1971 by the A P. Co-operative Central Land Mortgage Bank Hyderabad;

(b) if so, the reasons for such peremptory suspension and the names of the affected villages; and

(c) what remedial action the Government propose to take in the matter to receive the hardship of the ryots of the affected villages?

The Minister for Panchayati Raj deputised the Chief Minister and answered the question (Sri I. Hayagrivachari):—(a) Yes, Sir.

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

STATEMENT PLACED ON THE TABLE OF THE HOUSE

ANSWERS TO CLAUSES (b) AND (c) OF THE L.A.Q.NO. 1186 (STARRED) *531

Clause (b) The State Ground Water Department advised the Andhra Pradesh Co-operative Central Land Mortgage Bank, the Geological Survey of India have informed them that the villages mentioned below are considered to be not quite suitable for ground water development and as such the bank did not take up any loaning programme in those villages.

1. Naleswar
2. Tungni
3. Nizampur
4. Linapur
5. Binola
6. Nadigoai
7. Alzapur
8. Yamcha
9. Shaikapur
10. Sirampalle
11. Jannepalle
12. Narayanpur
13. Palda
14. Thummanpalle
15. Kondur
16. Kalur
17. Mubaraknagar
18. Kanteswar
19. Khanpur
20. Nizamabad
21. Khajarabad
22. Khandepalle
23. Madpalle
24. Lakkampur
25. Bonkampalle
26. Mullangi
27. Kamlur
28. Gutpa
29. Pahal
30. Nallapalli
Clause (c) The Andhra Pradesh Co-operative Central Land Mortgage Bank, has collected detailed hydrological data for Nizamabad taluk and has written to the State Ground Water Department indicating further scope for ground water development. Unless the clearance is given by the Ground Water Directorate, it may not be possible to sanction any loans for well sinking schemes in the above 30 villages.
Oral Answers to Questions. 28th August, 1972. 145

(1) Mr. Asman Ali: —The Chairman's decision is final, this is the only appeal given. The House is in recess, shall the House be adjourned for a month?

Mr. V. R. Krishna Iyengar: —I rule that the House be adjourned for a month.

(2) Mr. Asman Ali: —The Chairman's decision is final, this is the only appeal given. The House is in recess, shall the House be adjourned for a month?

Mr. V. R. Krishna Iyengar: —I rule that the House be adjourned for a month.

Oral Answers to Questions.

1. ప్రతిసరిపికానబారి: ముఖ్యమంత్రి, కాంప్రేక్షన్ ప్రతి చందడి, అమ్మర్వన్న ఉద్మానం లాంటించాడు, అంటే మార్గం లింగం లాంటించాడు. ఏప్పుడు వంద్రం లాంటించాడు ప్రతి దినం నిదానం చేయాడు. అప్పటిని సమనృత్వం కలిగి, ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు.

2. వేయిన్సీ మార్చివందల: నాటి ఏకాంతం కనబుగిన ప్రత్యేకంగా ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు. నుండి సుమారు మంది కనబుగించాడు ప్రతి దినం ప్రతి సమయం లాంటించాడు.


959 Q.—Sri Vanka Satyanarayana:—Will the hon. Minister for Irrigation be pleased to state:

(a) what are the other grievances, besides retrenchment and reversions brought to the notice of the Government by the 15th Annual Session of the Association of Engineers, Andhra Pradesh (H-W.D.) held at Lower Sileru Project site in April 1972; and

(b) what is the action taken thereon?

The Minister for Irrigation (Sri P. Narsa Reddy) :—(a) The other grievances are:

(1) Provide more competent Personal Assistants to Executive Engineers and Superintending Engineers.

(2) Revision of pay scales of engineers;

(3) Sanction of special pay of at least 40% of basic pay for staff engaged on investigation works or other special works;

(4) Regularise the incharge arrangements in various cadres of the department;

(5) Accord Selection Grades without review of performance in various cadres;

15TH ANNUAL SESSION OF THE ASSOCIATION OF ENGINEERS

582—

* 959 Q.—Sri Vanka Satyanarayana:—Will the hon. Minister for Irrigation be pleased to state:

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(4) Regularise the incharge arrangements in various cadres of the department;

(5) Accord Selection Grades without review of performance in various cadres;

18—3
(6) Protection of pay of Assistant Engineers reverted and repromoted;
(7) Integration of services through regionalisation;
(8) Appointment of Junior Engineers through Service Commission;
(9) Prompt sanction for continuance of temporary posts;
(10) Appointment of engineers as administrators; and
(11) Superintending Engineers to be allowed to revise schedule of rates.

(b) The grievances are under examination of the Government.

COMMUNITY IRRIGATION WELLS IN NELLORE DISTRICT

588—

272 Q.—Sri Nallapreddy Sreenivasul Reddy:—Will the hon' Minister for Social Welfare be pleased to state:

(a) the number of community irrigation wells sanctioned in Nellore District under Social Welfare grant for the benefit of the scheduled castes during the last five years i.e., from 1967-68 to 1971-72;

(b) whether all the wells have been completed; and
(c) if not, the reasons for not completing the works?

The Minister for Social Welfare (Sri M. V. Krishna Rao):—

(a) 36.

(b) No, Sir. While five wells have been completed, the work in respect of 19 is in progress and the work in respect of 12 has not been started.

(c) The Engineering staff was otherwise heavily engaged on drought relief works and the works under crash programme for rural employment etc. The Executive Engineer, Zilla Parishad, Nellore has promised to complete all the irrigation wells before 1-12-1972.
Oral Answers to Questions

150 28th August, 1972

Q. 1. Hon. Minister:—How is the milk production of the state?

Q. 2. Hon. Member:—Do you know the name of any farm where milk production is good?

Q. 3. Hon. Minister:—Which is the best milk production farm?

Q. 4. Hon. Member:—Where is the location of the milk production farm?

Q. 5. Hon. Minister:—Is there any other milk production farm in the state?

Q. 6. Hon. Member:—Is milk production increasing or decreasing?

Q. 7. Hon. Minister:—Which is the largest milk production farm?

Q. 8. Hon. Member:—Is there any plans to increase milk production?

Q. 9. Hon. Minister:—What is the current milk production level in the state?

Q. 10. Hon. Member:—Is there any problem in milk production?

Q. 11. Hon. Minister:—What is the government doing to improve milk production?

Q. 12. Hon. Member:—Is there any plan to introduce new breeds of cattle for milk production?

Q. 13. Hon. Minister:—What is the government doing to promote milk production?

Q. 14. Hon. Member:—Is there any plan to increase the number of dairy cows?

Q. 15. Hon. Minister:—What is the current status of milk production?

Q. 16. Hon. Member:—Is there any plan to increase the number of dairy farms?

Q. 17. Hon. Minister:—What is the government doing to improve the quality of milk?

Q. 18. Hon. Member:—Is there any plan to increase the number of milk processing units?

Q. 19. Hon. Minister:—What is the current level of milk production?

Q. 20. Hon. Member:—Is there any plan to improve the marketing of milk?
APPOINTMENT OF PARLIAMENTARY STUDY TEAM FOR THE WELFARE OF S. CS. AND S. Ts.

534—

*482 Q.—Sri M. Nagi Reddy:—Will the hon. Minister for Social Welfare be pleased to state:

(a) whether the Central Government have appointed a Parliamentary Study Team to go into the matters pertaining to the Welfare of the Scheduled Castes and Tribes;

(b) if so, whether any persons belonging to our State are in the said team;

(c) if so, the names of those persons;

(d) the items that are examined by the said team;

(e) whether they have submitted any report; and

(f) whether a copy of the said report will be supplied to the members?

Sri M. V. Krishna Rao:—(a) A Parliamentary Committee on the Welfare of the Scheduled Castes and Scheduled Tribes with 30 members of Parliament, twenty from Lok Sabha and ten from Rajya Sabha has been appointed for the period from 1971-'73. This Committee has constituted three Study Groups for undertaking on-the-spot study tours of different places in connection with the subjects undertaken for examination during 1971-'72.

(b) No Sir.

(c) Does not arise.

(d) The Study Group III of the said Committee toured in Andhra Pradesh from 14th to 23rd September, 1971 and visited a number of institutions and projects in Hyderabad, Khammam, Warangal, Krishna and Visakhapatnam Districts, run for the benefit of the Scheduled Castes and Scheduled Tribes. During its tour, the Study Group met several non-officials to hear their viewpoints on the conditions of the Scheduled Castes and Scheduled Tribes and their suggestions for the Welfare of these Communities.

(c) Yes Sir, in December 1971.

(f) Yes Sir.
(a) whether Regional Training centres for imparting training in driving motor vehicles are proposed to be started in the state;

(b) if so, their number and location; and

(c) whether persons trained in these centres only will be appointed as drivers in Government Departments or in the Road Transport Corporation?

The Minister for Transport (Sri K. Prabhakara Reddy):—(a) (b) and (c):—The proposal to start training centres for imparting training in driving Motor Vehicles in the State is under consideration of the Government.

They are in the final stage.

Sri K. Prabhakara Reddy :—They are in the final stage.
Sri K. Prabhakar Reddy: —Irrespective of caste, creed or sex.

**Co-operative Sugar Factories in the State**

(a) the number of Co-operative Sugar Factories functioning in the State:
(b) the productive capacity of those factories; and
(c) the names of the factories in which steps are being taken to increase the productive capacity?

The Minister for Handlooms & Co-operative Factories (Sri G. Rajaram):—(a) There are eight Co-operative Sugar Factories functioning in the State.
(b) The productive capacity of these factories is 7350 tonnes per day.
(c) 1. Chittoor Co-operative Sugars Limited
There are several complaints of irregularities. Apart from them, there is a specific complaint that during the cyclone, the Managing Director had entered into the records that 2,000 bags of sugar have melted away. There is a specific complaint that 2,000 bags of sugar have melted away.

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(1) ஒவ்வொரு ஐந்து தின்பகுதி ஒன்றும் முறையாக கையாள்போது, மருந்து நோக்கையில் தவறான மேலும் முனையானது உண்டாது. கோவை வழி ஒன்றும் பெரும்பாளையாக பணியிருப்பது. தவறா ஓலையியல் மற்றும் நோக்கையில் தவறான மேலும் முனையானது உண்டாது. கோவை வழி ஒன்றும் பெரும்பாளையாக பணியிருப்பது.

(2) ஒவ்வொரு ஐந்து தின்பகுதி ஒன்றும் முறையாக கையாள்போது, மருந்து நோக்கையில் தவறான மேலும் முனையானது உண்டாது. கோவை வழி ஒன்றும் பெரும்பாளையாக பணியிருப்பது. தவறா ஓலையியல் மற்றும் நோக்கையில் தவறான மேலும் முனையானது உண்டாது. கோவை வழி ஒன்றும் பெரும்பாளையாக பணியிருப்பது.

Oral Answers to Questions.

(1) மாகாணம்:—சேர்ச்சியால் இது கொண்டுள்ள விளக்கங்கள் மறந்துள்ளன. முதல் இடத்தில் கூறியதை, அவ்விடத்தில் இந்த காரணம் எனக்கு மறந்துள்ள மறை செய்யும். அதை என்ற சொலையை வரையாறு கூறுதல் என்று? அது எவ்வாறு இருக்கும்? இச்சொல்லில் என்று கூறுதல்?

(2) சட்டாளம்:—1971 இல் 8 செம்பர் முதல் இடான நான் வரையாறு என்றென்று கூறியது என்றோ?

(3) சட்டாளம்:—8 நாள் வேலு பெற்று விளக்கத்தை வரையாறு என்று கூறியது என்றோ?

(4) சட்டாளம்:—யாரானோ பெற்று விளக்கத்தை வரையாறு என்றோ?

(5) சட்டாளம்:—விமானத்தில் கூறியதை வரையாறு என்றோ?

(6) சட்டாளம்:—சேர்ச்சியால் விளக்கங்கள் மறந்துள்ளன. முதல் இடத்தில் கூறியதை, அவ்விடத்தில் இந்த காரணம் எனக்கு மறந்துள்ள மறை செய்யும். அதை என்ற சொலையை வரையாறு கூறுதல் என்று? அது எவ்வாறு இருக்கும்? இச்சொல்லில் என்று கூறுதல்?

ANICUT ACROSS SWARNAMUKHI RIVER

557—

66 Q.—Sri A. Balaram Reddy (Kalahasti):—Will the hon Minister for Minor Irrigation be pleased to state:

(a) whether an anicut scheme has been taken up across Swarnamukhi river at Pulluru in Srikalahasti Taluq;
(b) what is the cost of the original estimate;
(c) whether the original estimate has been revised later;
(d) if so, how many times and what is the final estimate;
(e) the reasons for revising the estimates more than once; and
(f) when was the scheme started and when it is likely to be completed?

The Minister for Irrigation deputised the Minister for Minor Irrigation and answers the questions (Sri P. Narsa Reddy):—(a) Yes, Sir.

(b) The cost of the original estimate is Rs. 9,98,000 on works and Rs. 11,33,900 including direct and indirect charges.

(c) Yes, Sir.

(d) The estimate for the work was revised thrice by the Superintending Engineer, finally the revised estimate for Rs. 36.10 lakhs was received by the Government from the Chief Engineer.

(e) The reasons for revising the estimate are.

(i) The original site as proposed in the estimate has shifted 3 furlongs down stream.

(ii) The design features of various items of works like walls, aprons, cut-offs etc, have been changed based on the site conditions etc. Different classification of soil in the channel have been met with.

(iii) The cost of materials and machinery also has exceeded the provision in the original estimate.

(iv) In the original estimate only L. S. Provisions were made without detailed estimates. During execution, details were worked out and the actuals have been incorporated in the revised estimate.

(f) The scheme was started on 1-2-1964. The Scheme will be completed within a year after the revised estimate is sanctioned subject to availability of funds.

66 Q.—Sri A. Balaram Reddy:—Will the hon Minister for Minor Irrigation be pleased to state:

66 Q.—Sri P. Narsa Reddy:—Yes, Sir.

...
to this conclusion. There is no question of the contractor being in league with any other officer. That is why the Chief Engineer is going into the matter. The Chief Engineer is going into the matter.

**Scheme for Maddigedda Kattu in Madhuravada, Visakhapatnam Taluk**

538—

(a) the estimated amount for the Maddigedda Kattu in Madhuravada, Visakhapatnam taluk tog ther with its return;

(b) whether it has been decided after preparing the estimates, that the scheme would not be useful on account of the fact that the soil is full of gravel;

(c) whether the Assistant Director of Agriculture has investigated the quality of the land that can be cultivated under the scheme;

(d) what are the views of the Director thereon; and
(e) the action taken by the Government to sanction the scheme immediately and take up the work?

Sri P. Naras Reddy — (a) The estimated amount on works is Rs. 60,600. The estimated amount including Direct and Indirect charges is Rs. 67,141. Percentage of return 1.28%.

(b) (c) & (d). The Deputy Director of Agriculture, Visakhapatnam has reported that the soils in the ayacut are sandy to sandy loam interspersed with gravel and stones on the surface and that the land is highly undulating. The soils are stated to be well suited for light irrigated crops like tobacco, maize, wheat and vegetables etc and for Paddy cultivation in about 20 to 25 acres in low lying areas. It has also been reported that the area requires much levelling and bunding to make it fit for cultivation with irrigated crops. The soils are reported to be very poor in organic matter and the same has to be built up by heavy application of green leaf compost and phosphate fertilisers.

(e) Further action will be considered only after receipt of joint inspection report from the Deputy Director of Agriculture, Visakhapatnam to mark the ayacut of 20 to 25 acres on the ayacut plan fit for paddy cultivation in low lying area.

The scheme is within the competence of the Chief Engineer (Minor Irrigation).

Oral Answers to Questions.

I. Mr. G. N. Bokharia:—I beg to ask the Minister of State for Railways whether the new fare structure of 20-25 per cent. increase in the existing fare is likely to be accepted or not by the Railways?

II. Mr. G. N. Bokharia:—I beg to ask the Minister of State for Railways whether the scheme has been inspected by the S. E. Waltair Circle. It is not a big thing. Rs. 60,000 is a matter which can be taken up provided all formalities are fulfilled.

III. Mr. S. V. Narasimha:—I beg to ask the Minister of State for Railways whether the scheme has been inspected by the S. E. Waltair Circle. It is not a big thing. Rs. 60,000 is a matter which can be taken up provided all formalities are fulfilled.

IV. Mr. S. V. Narasimha:—I beg to ask the Minister of State for Railways whether the scheme has been inspected by the S. E. Waltair Circle. It is not a big thing. Rs. 60,000 is a matter which can be taken up provided all formalities are fulfilled.

V. Mr. S. V. Narasimha:—I beg to ask the Minister of State for Railways whether the scheme has been inspected by the S. E. Waltair Circle. It is not a big thing. Rs. 60,000 is a matter which can be taken up provided all formalities are fulfilled.

VI. Mr. S. V. Narasimha:—I beg to ask the Minister of State for Railways whether the scheme has been inspected by the S. E. Waltair Circle. It is not a big thing. Rs. 60,000 is a matter which can be taken up provided all formalities are fulfilled.

VII. Mr. S. V. Narasimha:—I beg to ask the Minister of State for Railways whether the scheme has been inspected by the S. E. Waltair Circle. It is not a big thing. Rs. 60,000 is a matter which can be taken up provided all formalities are fulfilled.

VIII. Mr. S. V. Narasimha:—I beg to ask the Minister of State for Railways whether the scheme has been inspected by the S. E. Waltair Circle. It is not a big thing. Rs. 60,000 is a matter which can be taken up provided all formalities are fulfilled.

IX. Mr. S. V. Narasimha:—I beg to ask the Minister of State for Railways whether the scheme has been inspected by the S. E. Waltair Circle. It is not a big thing. Rs. 60,000 is a matter which can be taken up provided all formalities are fulfilled.
TRAINING TO TOURISTS GUIDES

539—

*1512-M Q.--Srimati J. Eshwari Bai [put by Sri Syed Hasan, (Charnunar)]--Will the hon. Minister for Tourism be pleased to state:

whether the Government have taken any decision to train tourist guides to guide the tourists wishing to avail such assistance?

The Minister for Tourism (Dr. Ch. Devananda Rao):—(a)

Yes, Sir. A training course has been conducted already from December, 7,1971 to January 10, 1972.
Dr. Ch. Devananda Rao: The candidate should be a Graduate of a recognised University. Knowledge of English, Telugu and Hindi essential. Preference to be given to those who have knowledge of other Indian languages and some other foreign languages.

Dr. Ch. Devananda Rao (Andhra):— Will the candidate be given any allowance?

Dr. Ch. Devananda Rao: The candidate should be a Graduate of a recognised University. Knowledge of English, Telugu and Hindi essential. Preference to be given to those who have knowledge of other Indian languages and some other foreign languages.

Dr. Ch. Devananda Rao (Andhra):— Will the candidate be given any allowance?

Dr. Ch. Devananda Rao: The candidate should be a Graduate of a recognised University. Knowledge of English, Telugu and Hindi essential. Preference to be given to those who have knowledge of other Indian languages and some other foreign languages.

Dr. Ch. Devananda Rao (Andhra):— Will the candidate be given any allowance?
Sri Syed Hasan:—After the completion of the training how will the Government utilise the services—either they would be absorbed in regular service or they would be exploited?

Dr. Ch. Devananda Rao:—As I mentioned previously the similar training was given 12 years ago for 20 or 40 people. After that, such training was found necessary because of the increase in tourists. As I have already mentioned, graduates who are working in several offices were given training. We are utilising their services and giving remuneration.

Sri C.V.K. Rao:—I would like to know whether the Tourist Guides consist of men only and are their women also?

Dr. Ch. Devananda Rao:—I have already mentioned that 46 were trained; out of which 7 are women.

Unauthorised Collections by the Traders of Kamareddy Market

540—

* 1188 Q.—Sri M. Narayan Reddy:—Will the hon. Minister for Marketing be pleased to state:

(a) whether the Govt. is aware of the alleged racket of unauthorised collections made at the rate of Rs. 8-23 per 100 rupees of Jaggery sales effected from 1968 to 1970 by the traders of Kamareddy market in the name of 'Tulagaram' of Minalimpu' from the ryots who brought their jaggery to the market for sale;
Oral Answers to Questions. 28th August, 1972. 167

(b) the total amount collected from 1968 to 1970 in this behalf and the number of traders involved and the circumstances under which this kind of illegal collection was made;

(c) whether any representations were received by the Govt. on the above subject with requests for refund of the said collections; if so, the action taken in the matter by various departments; and

(d) what further steps the Govt. propose to take for the refund of the collections to the ryots?

The Minister for Marketing (Sri D. Munuswamy):—(a) Yes, Sir.

(b) 'Kolagaram' or Minahaimpu' was collected by the Commission Agents of Kamareddy from producer-sellers on the plea that they might have to pay sales tax whenever so assessed by the Sales Tax Department. In order to assess the total amount collected, the Chairman Market Committee, Kamareddy at the instance of Government, served notices on Commission Agents to submit statements. The Commission Agents instead of submitting accounts have replied that the matter is pending in the High Court and in the Sales Tax Tribunal and is therefore sub judice. The Chairman, Agricultural Market Committee, Kamareddy has been advised to take action against defaulters after obtaining legal opinion in the matter.

(c) The President, Panchayat Samithi, Kamareddy represented to the Government, who issued instructions to the Agricultural Market Committee to take action against the defaulters.

(d) The Market Committee will be advised to distribute the amount to the concerned producer-sellers no sooner the amounts are collected from Commission Agents.

Sri D. Munuswamy:—We received a report on 30-4-1971. After the report was received, the Government had issued orders to the Marketing Committee on 28-8-1971. Before receiving the instructions, the agents have filed a writ petition in the Honourable High Court of Andhra Pradesh and the Writ Petition No. is 188/72. So the matter is sub judice.


SHORT NOTICE QUESTION AND ANSWER

INSTALLATION OF RADARS AT VISAKHPATNAM AND MACHIHIPATNAM

S.No. 540-A.

S.N.Q.No. 1530—G—Sri M. Nagireddy:—Will the hon. Minister for Medium Irrigation be pleased to state:

(a) whether the Central and State Governments have decided to instal radars to forecast cyclones, at Visakhapatnam and Machilipatnam;

(b) if so, when they will be installed; and

(c) if not, whether steps will be taken immediately for their installation?

The Minister for Medium Irrigation and Law (Sri P. Basireddy):—Clause (a) The Central Government have already installed a high powered radar at Visakhapatnam in May, 1970 and there are plans for a similar installation at Machilipatnam to forecast cyclones.
(b) Action regarding acquisition of site at Machilipatnam for the purpose is under progress.

(c) Does not arise, in view of the answer to (a) and (b) above.

BUSINESS OF THE HOUSE

Mr. Deputy Speaker:— Please come and meet me in my Chambers.

The Chief Minister (Sri P. V. Narasimha Rao):— If the Motion is sent to me I will answer.

Mr. Deputy Speaker:— In the afternoon I have received it. I have made a specific endorsement also. There is no matter of privilege.

Smt. J. Eswari Bai:— You kindly read that.

Mr. Deputy Speaker:— In the case of that instance the required ingredients to constitute breach of privilege are absent in as much as the inconvenience caused to the Member has not obstructed or impeded either House of this Legislature or its Members in the performance of their duties.

Mr. Deputy Speaker:— You want that I should read your privilege notice.

I will read out the contents of the letter sent by Smt. J. Eswari Bai:

"I wish to raise a Privilege Motion under Rule 195 of the rules of Procedure and Conduct of Business, against the Chief Minister for failing to abide by the assurance given on the floor of the House, in respect of
of seating accommodation to the Members of Legislature. The Members of the Legislature who were invited to be present at the Secunderabad Railway Station on August 20, 1972, were discriminated and uniform furniture was not arranged. The Legislators were put far behind the officers block with a wide gap between the Ministers and Legislators, resulting in my oral protest and walkout. Thereby, the Chief Minister has committed breach of privilege of the House.”

Mr. Deputy Speaker:—I have already given my ruling.

Sri P. V. Narasimha Rao:—Sir, if it is a Privilege Motion, it has to be treated as such and disposed of.

Mr. Deputy Speaker:—There is no privilege involved in this, that is my ruling.
Mr. Deputy Speaker:—We cannot go by assumptions. Some formalities have to be observed.

Sri P. V. Narasimha Rao:—Same thing was brought to my notice in the Legislative Council, on the last day of its sitting; and by that time this House had already adjourned. I had called for the Report. The Report has come, It is with me. If you post it to tomorrow, I will make a statement.

Mr. Deputy Speaker:—Yes, we can take it up tomorrow.

Sri C. V. K. Rao:—Let it be posted to tomorrow.

Mr. Deputy Speaker:—The C. M. will make a statement tomorrow.

Sri Syed Hasan:—Sir, I am to bring to your notice that Sri Shafiqul Rahman (M.L.A.) was arrested yesterday, by the local Police and taken to the Police Station and detained there for 5 hours. I would like to know whether this fact was brought to your notice and through you to the notice of the House. I would also like to know the facts of the case and reason for arrest.

Mr. Deputy Speaker:—This has been brought to my notice just now. I will find out.
Sri B. Yella Reddy:—It is a very serious matter.

Mr. Deputy Speaker:—As I have said, it has not come to my notice.

Mr. Deputy Speaker:—In this connection I will have discussion with the Chief Minister.

Mr. Deputy Speaker:—I will bear this in mind and discuss with the Chief Minister and necessary action would be taken.

Sri V. Srikrishna:—I have not received. I have already told all this would be discussed with the Chief Minister.

Mr. Deputy Speaker:—You know that I have sent my endorsement, and you might have received it. I think under 341 it has been sent to C. M.

Business of the House.

...
Calling attention to matters of urgent public importance:
re: Large scale collusive divorce petitions filed in the Courts to get out of proposed Andhra Pradesh Land Ceiling Bill.

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re: Large scale collusive divorce petitions filed in the Courts to get out of proposed Andhra Pradesh Land Ceiling Bill.

Sri C. V. K. Rao:—Before the Chief Minister makes a speech, I would like to tell him that land is much sweeter than wife.

Sri P. V. Narasimha Rao:—It depends upon the husband.

It is alleged that hundreds of divorce petitions are being filed in the Civil Courts to defeat the object of the ceiling legislation and that in the Sub-Court of Narasapur, West Godavari District 150 cases have been-filed during the last 10 days.

According to the information obtained by the Home Department recently, 230 divorce cases have been filed in the Civil Courts in various Districts since January 1972. The number of civil cases filed in the Sub-Court at Narasapur, West Godavari District, upto 26th July 1972 is reported to be 41, and out of these decrees have been granted in 24 cases. Therefore, obviously, this large number is of very recent origin.

The District and Sessions Judge, West Godavari, has reported that the number of applications filed this year is heavy when compared to previous years and presumed that some of the applications may have been filed with the object of circumventing the provisions of the Ceilings Legislation.

When the report of the Joint Select Committee is received in this House either tomorrow or day after tomorrow, I am sure that the House will appreciate the steps taken, the suggestions given by the Joint Select Committee etc., and these gentlemen and ladies who have rushed to the Courts for getting divorces will find that the land has not travelled with them; only the divorce will remain and also the allegations of infidelity etc. That is all that will be left with them.

Sri C. V. K. Rao:—It is a curse which the Chief Minister is making.

Sri C. V. K. Rao:—It is a curse, Sir, which the hon. Chief Minister is imposing.
Calling attention to matters of urgent public importance:

re: Retrenchment of lecturers and non-payment of salaries to them by the Management of P.B.N. College, Nidubrolu, V.G.B.S. Women's College, Narsaraopet and A.V.N. College, Visakhapatnam.

Sri P.V. Narasimha Rao: — Sir, I have no intention of pursuing these couples beyond taking the lands from them. Later on what happens is their own business.

But as Mr. Lakshman has pointed out if there has been inordinate expedition — we are talking of inordinate delays these times if there is inordinate or undue haste disposing of these cases, naturally that act will be noted and we shall see to deal with such a situation.

re: Retrenchment of lecturers and non-payment of salaries to them by the Management of P.B.N. College, Nidubrolu, V.G.B.S. Women's College, Narsaraopet and A.V.N. College, Visakhapatnam.
Calling attention to a matters of urgent 28th August, 1972.

public importance:

re: Refrenchment of Lecturers and non-pay-
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of P. B. N. College, Nidubrolu, V. G. B. S. Women’s
College Narasaraopet and A. V. N. College,
Visakhapatnam.

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Calling attention to matters of urgent public importance:

retrenchment of lecturers and non-payment of salaries to them by the Managements of P. B. N. College, Nidubrolu, V. G. B S. Women's College, Narasaraopet and A. V. N. College, Visakhapatnam.

Sri P. V. Narasimha Rao:—Sir, the Private managements of the following colleges are reported to the resorting to retrenchment of teachers.

2. V. G. B. S. Woman's College, Narasaraopet.
3. Mr. A. V. N. College, Visakhapatnam.

(i) P. B. N. College, Nidubrolu:

The management of this college terminated the services of (i) Sri M. A. M. Prasad, Lab. Attender, (ii) Sri P. Nageswararao, Jr. Lecturer in English (iii) Sri V. S. Bose. Lecturer in Chemistry (iv) Smt. G. L. Vardhani Devi, Hindi Pandit and (v) Sri I. Anandrao, Office Manager of the College. On receipt of appeals from the incumbents concerned, the Director, Higher Education issued a directive to the Correspondent of the College (by registered post) directing him to stay the orders of termination of services of the above mentioned teachers until the cases are examined in detail and a final decision taken in the matter. As regards the case of Sri M. A. M. Prasad, Lab. Attender, the Correspondent of the college terminated his services without following the regular procedure. He was therefore requested to cancel the orders of termination issued to the Lab. Attender, to reinstate him in service immediately and in any case before 15-7-1972 and to send a compliance report. Thereupon, the correspondent of the college has reported that an appeal petition dated 9-7-1972 was submitted to the Government in the matter and that it was not possible for him to reinstate the candidate till the appeal is disposed of by the Government.

The Correspondent of the college has been requested to offer his detailed remarks on the appeal petition of Sri I. Anandrao, office Manager of the College, to whom a notice was served terminating his services with effect from 30-9-1972. Regarding the cases of the three teachers the correspondent of the college has stated that the orders issued in G. O. Ms. No. 1472, Edn. dated 16-9-1971 apply only to permanent teachers, but not to temporary staff or probationers and that the management of the college could not therefore, stay the orders of termination of services of the three teachers.

As the correspondent is not implementing the orders of the Director of Higher Education the monthly advance teaching grants due to this college, for the months from May to September 1972 have been withheld. In order to see that the staff working in the college are not put to hardship for want of their salaries due to the stoppage of the advance teaching grants to the college, the question of making direct payment of salaries to the staff through the D.E.O., Guntur, is being examined and a decision in this regard will be taken very shortly.
Calling attention to matters of urgent public importance:

re: Retrenchment of lecturers and non-payment of salaries to them by the Managements of P. B. N. College, Nidubrolu, V. G. B. S. Women's College, Narasaraopet and A. V. N. College, Visakhapatnam.

(2) V.G-B.S. Women’s College, Narsaracpet:

The management of this college has ousted nine teachers from service, who were temporarily appointed upto 71-72. The Governing Body of the college met on 25-6-72 and after having been satisfied with the report of the Principal of the College it resolved to re-appoint purely on temporary basis six teachers out of the nine till the end of the academic year, 72-73. Three teachers are proposed to be discharged on the ground that their conduct is not satisfactory and they are found to be unsuitable, although the workload in the college warrants their continuance during 72-73. The Correspondent of the college has been requested to state whether the normal procedure of issuing a show cause notice, framing of charges and conducting enquiry have been observed in respect of these three teachers on whom notices of termination have been served and he has further been informed that in the meanwhile the orders of termination issued on these teachers may be stayed till a final decision is taken in the matter. The correspondent of the college has since reported that the college will strictly follow the instructions of the Department and agreed to re-appoint the three teachers under reference on temporary basis, till a final decision is taken in the matter and accordingly the correspondent has issued orders to these three Lecturers directing them to rejoin duty immediately. The college under reference has not yet been admitted to grant-in-aid. So there is no problem in respect of this college.

(3) Mrs. A. V. N. College, Visakhapatnam.

On receipt of representations regarding the retrenchment of 31 teachers working in Mrs. A. V. N. College, Visakhapatnam, a detailed report was called for from the Correspondent of the college. In Proceedings Rc. No 1631-K11-8’72 dated 11-5-1972 of the Director of Higher Education instructions were issued to the management that even temporary appointments of staff made in respect of non-grant-in-aid sections should continue upto the end of the academic year. The question of regularisation of temporary appointments of such members of the staff does not arise, as they are appointed in un-aided sections. Accordingly, the management of the college paid the summer salaries to the 31 teachers under reference till the date of reopening of the college after summer vacation. The permanent members of the teaching and non-teaching staff were also reported to have been paid their salaries for the months of April, May and June’72 on 27-7-72. A detailed report has been called for from the management of the college regarding continuance of three temporary teachers on the basis of the actual work load during 1972-78 and the report is awaited.

With a view to create a congenial atmosphere and a sense of security to both teaching and non-teaching staff working in the management of all private colleges, revised orders have been issued in G. O. Ms. No. 1802, Edu. dated 10-8-72 regulating their service
conditions. It is expected that these instructions will solve the problems of the teachers and the managements of private colleges to a great extent.

I may also add, Sir, that in the case of Mrs. A. V. N. College, Visakapatnam, I understand that the matter has since been satisfactorily solved. I have just come to know today. The file came to me today saying that the matter is no longer pending and there is no problem there.

**re**: Hunger Strike by the Non-teaching Staff of Private and Affiliated Colleges

Sri P. V. Narasimha Rao:—Sir, it may be started that in regard to the demands of the non-teaching staff of private aided colleges for payment of city allowance, house rent allowance and D.A. on per with Government employees, proposals have been received from the Director of Higher Education. The additional financial commitment involved in the proposal has been estimated at Rs. 3,09,000 for 12 months. There is no provision in the current year's budget for the purpose. The matter is, however, being examined further.

**GOVERNMENT BILLS**

**THE ANDHRA PRADESH (ANDHRA AREA) TOWN PLANNING (AMENDMENT) BILL, 1972.**

The Minister for Municipal Administration (Sri M. Manik Rao):—I beg to move for leave to introduce the Andhra Pradesh (Andhra Area) Town Planning (Amendment) Bill, 1972.

Mr. Deputy Speaker:—Motion moved

The question is:

"That leave be granted to introduce the Andhra Pradesh (Andhra Area) Town Planning (Amendment) Bill, 1972.

The motion was adopted and Leave was granted.

**The Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972.**

The Minister for Industries (Sri J. Vengala Rao):—I beg to move "that the Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972, be taken into consideration."
The Visakhapatnam Steel Project
(Acquisition of Lands) Bill, 1972.

Mr. Deputy Speaker:—Motion moved.

I will read the section, Sir... 1. Enquiry and award by Collector:—On the day so fixed, or on any other day to which the enquiry has been adjourned, the Collector, shall proceed to enquire, into the objections, if any, which any person interested has stated pursuant to a notice given under section 9 to the measurements made under section 8, into the market value of the land on the 1st April, 1966 and the value of any improvements to the land effected after that date and before the date of publication of the notification under sub-section (1) of section 4, into the value of the land on the date of publication of the notification under sub-section (1) of section 4...."
Sri Ch. Parasurama Naidu:— It is mentioned.... “....value of the land on the date of publication of the notification under sub-section 4....” The value of the land has to be considered on that basis. The value of the land on the 1st April, 1966. So not only the market value of the land on the 1st April, 1966 but also the value of the land of the notification 3rd April, 1966. The thinking shall be translated into the enactment. The enactment is force of law....
The Visakhapatnam Steel Project
(Acquisition of Lands) Bill, 1972.

28th August, 1972

This Bill has been introduced to acquire lands for the Visakhapatnam Steel Project.

In pursuance of the powers confered on the State Government under Section 3 of the Land Acquisition Act, 1894, the following Bill has been introduced:

The Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972.
The Viakhapatnam Steel Project (Acquisition of Lands) Bill, 1972.

(Sri K. Ramanadham in the Chair)

1965 తి. డి. 31 న సాంస్కృతిక సంబంధాలు మార్గం స్థాపించడానికి ప్రత్యేకంగా ఇమ్మడి. అన్ని సమాచారాన్ని ప్రస్తుతించడానికి సాధారణంగా ప్రత్యేకంగా కంటే ఎక్కడు ప్రత్యేకంగా కాకుండా అంటే ఆమె పై కనిపించింది. వ్యంగించడానికి చాలా సమాచారాన్ని ప్రత్యేకంగా ప్రత్యేకంగా కంటే ఎక్కడు ప్రత్యేకంగా కాకుండా అంటే ఆమె పై కనిపించింది. 20 మాసానికి చాలా సమాచారాన్ని ప్రత్యేకంగా ప్రత్యేకంగా కంటే ఎక్కడు ప్రత్యేకంగా కాకుండా అంటే ఆమె పై కనిపించింది. ఆమె పై కనిపించింది.
188 28th August, 1972 The Visakhapatnam Steel Project
(Acquisition of Lands) Bill’ 1972.

The Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972.

Section 1. Short Title, Extent and Commencement:—This Act may be called the Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972.

Section 2. Application of this Act.—The provisions of this Act shall apply to the Visakhapatnam Steel Project located in the State of Andhra Pradesh, as specified in the Schedule attached to this Act.

Section 3. Acquisition of Lands.—The State Government shall acquire the lands specified in the Schedule attached to this Act for the Visakhapatnam Steel Project.

Section 4. Compensation.—The compensation for the lands acquired under this Act shall be determined in accordance with the provisions of the Land Acquisition Act, 1894.

Section 5. Arrears of Rent.—The provisions of the Land Acquisition Act, 1894 relating to the arrears of rent shall apply to the lands acquired under this Act.

Section 6. Powers of Government.—The State Government may, by general or special order, delegate to any of its subordinate authorities the powers exercisable by it under this Act.

Section 7.-Costs.—In the event of any dispute arising under this Act, the costs shall be borne by the losing party.

Section 8. Repeal and Savings.—(1) The Visakhapatnam Steel Project (Acquisition of Lands) Act, 1972, is hereby repealed.

(2) Notwithstanding the repeal of the Visakhapatnam Steel Project (Acquisition of Lands) Act, 1972, nothing in this Act shall prejudice any right or remedy vested or accrued to any person under the said Act or under any other law for the time being in force.

Section 9. Commencement.—This Act shall come into force on the date of its commencement.

The Schedule attached to this Act specifies the lands to be acquired for the Visakhapatnam Steel Project.
The Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972

28th August, 1972

The Hon'ble Mr. Justice V. Ramaiah, Chairman,

The Hon'ble Mr. Justice V. V. Reddy, Vice-Chairman,

The Hon'ble Mr. Justice D. N. Devaki, Member,

The Hon'ble Mr. Justice K. N. Raju, Member.

The Hon'ble Mr. Justice P. S. Narayana, Member.

The Hon'ble Mr. Justice T. G. N. R. Rao, Member.

The Hon'ble Mr. Justice P. V. Ramana, Member.

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The Hon'ble Mr. Justice P. S. Narayana, Member.

The Hon'ble Mr. Justice T. G. N. R. Rao, Member.

The Hon'ble Mr. Justice P. V. Ramana, Member.
The Visakhapatnam Steel Project
(Acquisition of Lands) Bill, 1972

28th August, 1972

The Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972

The Hon'ble Legislature of Andhra Pradesh hereby enact the Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972, for the acquisition of the lands situated in the areas specified in the said Bill for the purpose of the Visakhapatnam Steel Project.

The Bill shall come into force on the date of its receipt by the Governor of Andhra Pradesh.

The Bill shall be presented to the Governor of Andhra Pradesh for his assent within the period prescribed under the provisions of the Andhra Pradesh Legislature Act, 1973.

The Governor of Andhra Pradesh assents to the Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972.

The Governor of Andhra Pradesh warrants the Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972, is in accordance with the Constitution of India and the provisions of the Andhra Pradesh Legislature Act, 1973.
The Visakhapatnam Steel Project
(Acquisition of Lands) Bill, 1972.

8th August, 1972

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28th August, 1972

The Visakhapatnam Steel Project (Acquisition of Lands) Bill, 1972.

Mr. Chairman:—I shall now put the motion to vote.

Sri J. Vengal Rao:—According to the present schedule it will be completed by 1978.
The question is:

"That the Visakhapatnam Steel Projects (Acquisition of Lands) Bill, 1972 be taken into consideration."

The Motion was adopted.

Clauses 2 to 5

Mr. Chairman:—The question is:

"That Clauses 2 to 5 do stand part of the Bill".

The motion was adopted.

Clauses 2 to 5 were added to the Bill.

Clause 1, Enacting Formula and Title of the Bill

Mr. Chairman:—The question is:

"That Clause 1, Enacting Formula and Title of the Bill do stand part of the Bill".

The Motion was adopted.

Clause 1, Enacting Formula and Title of the Bill were added to the Bill.

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

"That the Visakhapatnam Steel Projects (Acquisition of Lands) Bill, 1972 be passed".

Mr. Chairman:—The question is:

"That the Visakhapatnam Steel Projects (Acquisition of Lands) Bill, 1972 be passed".

The Motion was adopted and the Bill was passed.

ANNOUNCEMENT

re: Time limit for receiving amendments to the Andhra Pradesh Civil Courts Bill, 1972.

Mr. Chairman:—I have got an announcement to make.

"I am to announce to the House that the amendments to the Andhra Pradesh Civil Courts Bill, 1972 will be received up to 9 a.m. on 29-8-72.

Mr. Chairman:—The House now stands adjourned till 8-30 a.m. tomorrow.

(The House then adjourned till Half-past-Eight of the Clock on Tuesday the 29th August, 1972.)