THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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THE

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker: Sri P. Ranga Reddy

Deputy Speaker: Sri Syed Rahmat Ali

Panel of Chairmen: 1. Sri Kaza Ramanadham
2. Sri Baddam Yella Reddy
3. Smt. D. Indira
4. Sri M. Yellappa

Secretary: Sri A. Shanker Reddy,
B.A., LL.B.

Assistant Secretaries: 1. Sri M. Ramanadha Sastry
2. Sri P. Ranga Rao
3. Sri E. Sadasiva Reddy
4. Sri V. K. Viswanath
5. Sri S. Poornananda Sastry
6. Sri K. Satyanarayana Rao
7. Sri R. N. Sarma
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THE

ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES

OFFICIAL REPORT

Fifty eighth day of the Third Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Thursday the 1st August, 1974.

The House met at Half-past Eight of the Clock
(Mr. Speaker, Sri P Ranga Reddy, in the Chair)

ORAL ANSWERS TO QUESTIONS

ALL INDIA CROP COMPETITIONS.

911—

* 4055 Q.—Sri A. Sriramulu (Eluru) —Will hon. the Chief Minister
be pleased to state :

(a) whether an All India Crop Competition in paddy was held
for 1972-73 ; and

(b) if so, the States that secured prizes ?

The Minister for Transport (Sri J. Chokka Rao) deputised for the
Chief Minister :—(a) Yes, Sir.

(b)

Maharashtra .... .. .. First Prize.
Andhra Pradesh .. .. .. Second Prize.
Karnataka .. .. .. Third Prize

(1) श्रीस्री.

(2) आदिच्य हे कलश किसान.

कर्डम तीर्थ् यागे विें वृक्षारोहिनी.

इन्हें नामांकन में नामांकण न हुआ.

An asterisk before the name indicates confirmation by the Member

On 3rd July, 1974, Dr. V. R. Krishnaiah M. L. A. asked the Minister for Irrigation, whether he could give the following information:


2. The number of canal systems completed during 1972-73 and the year 1971-72.

3. Whether the government had planned any new canal systems within the next five years.

4. Whether the government had planned any new irrigation works within the next five years.

The Minister replied as follows:

1. The cost of irrigation works during 1972-73 was Rs. 7,040 lakhs, as compared to Rs. 5,600 lakhs in 1970-71. The expenditure on irrigation works during 1972-73 was Rs. 6,760 lakhs, as compared to Rs. 5,350 lakhs in 1970-71.

2. During 1972-73, 35 canal systems were completed, as compared to 30 in 1971-72. During the next five years, the government planned to complete 145 canal systems.

3. The government had planned to complete 24 new canal systems within the next five years.

4. During the next five years, the government had planned to construct 56 new irrigation works.

(Cross-Query)

On 2nd August, 1974, Dr. G. K. V. Rao M. L. A. asked the Minister for Irrigation, whether he could give the following information:

1. Whether the government had planned to complete any new canal systems during the next five years.

2. Whether the government had planned to construct any new irrigation works during the next five years.

The Minister replied as follows:

1. Yes, the government had planned to complete 24 new canal systems within the next five years.

2. Yes, the government had planned to construct 56 new irrigation works within the next five years.

(Cross-Query)
Oral Answers to Questions
1st August, 1974.

అ. రాష్ట్రానికి అందరి ఎక్కువగా సృష్టి చేయడానికి రాష్ట్రంలో రాకు పనిచేసే కేంద్రాన్ని సంచలించి రాజధానిగా నియమిస్తుంది?

ఇ. తగ్గన (భారతీయం): ఈ రాకుత్వం 7.04 లో 6. లో నిర్ణయించిన పరిస్థితిగా ఈ చేస్తుంది.

స. రాష్ట్రానికి అందరి ఎక్కువగా సృష్టి చేయడానికి గెలువిన విభాగాలను భాగించడానికి ప్రశ్నాంచారం చేసేది?

య. రాష్ట్రానికి అందరి ఎక్కువగా సృష్టి చేయడానికి గెలువిన విభాగాలను భాగించడానికి ప్రశ్నాంచారం చేసేది?

ఆ. సాధారణ (భారతీయం): ఎ చేస్తుంది.

భ. రాష్ట్రానికి అందరి ఎక్కువగా సృష్టి చేయడానికి గెలువిన విభాగాలను భాగించడానికి ప్రశ్నాంచారం చేసేది?

మ. ప్రముఖ విభాగాలు (భారతీయం): ఎ చేస్తుంది.

వ. అందరి ఎక్కువగా సృష్టి చేయడానికి గెలువిన విభాగాల ప్రశ్నాంచారం చేసేది?

శ. రాష్ట్రానికి అందరి ఎక్కువగా సృష్టి చేయడానికి గెలువిన విభాగాలను భాగించడానికి ప్రశ్నాంచారం చేసేది?

చ. రాష్ట్రానికి అందరి ఎక్కువగా సృష్టి చేయడానికి గెలువిన విభాగాలను భాగించడానికి ప్రశ్నాంచారం చేసేది?

ష. ప్రముఖ విభాగాలు (భారతీయం): ఎ చేస్తుంది.
456

1st August, 1974.

Oral Answers to Questions

4668 Q.—Sri C. V. K. Rao :—Will hon. the Chief Minister be pleased to state:

(a) whether it is not a fact that the Union Government has advised crop insurance to be introduced in the State:

(b) if so, whether this State is implementing crop insurance; and

(c) if not, the reasons therefor?

Sri J. Chokka Rao :—(a) No Sir.

(b) and (c) Do not arise.

(a) No.

(b) and (c) Do not arise.

912—

**INTRODUCTION OF “CROP INSURANCE” IN THE STATE**

**Q.**

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**A.**

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Sri J. Chokka Rao: — 'Whether it is not a fact that the Union Government has advised crop insurance to be introduced in the State?'

ఈ రాష్ట్రసభ పదవుల్లో ప్రపంచాదిశాల లోని ప్రభుత్వ అధికారుల మీద ప్రశ్నాపత్రికలేదు.

1. శ్రీ శ్రీశ్రీ భూమిత్రి (శ్రీనివాస్ శాసనం) : మెమోరీల్లో ప్రకటించబడిన సాహిత్య సంస్థ మేనేజ్మెంట్ అందరిట ప్రశ్నల౯ ప్రత్యేకంగా చెప్పారు. అందుకే ప్రశ్నలో నిర్ధారం చేయడం ప్రశ్నలో సహాయం కాదు.

2. శ్రీ శ్రీశ్రీ భూమిత్రి (శ్రీనివాస్ శాసనం) : మెమోరీలో ప్రకటించబడిన సాహిత్య సంస్థ మేనేజ్మెంట్ అందరిట ప్రశ్నల౯ ప్రత్యేకంగా చెప్పారు. అందుకే ప్రశ్నలో నిర్ధారం చేయడం ప్రశ్నలో సహాయం కాదు.

3. శ్రీ శ్రీశ్రీ భూమిత్రి (శ్రీనివాస్ శాసనం) : మెమోరీలో ప్రకటించబడిన సాహిత్య సంస్థ మేనేజ్మెంట్ అందరిట ప్రశ్నల౯ ప్రత్యేకంగా చెప్పారు. అందుకే ప్రశ్నలో నిర్ధారం చేయడం ప్రశ్నలో సహాయం కాదు.
ప్రమాణం (అంశపం) — అత్యధిక రకారం ఉపయోగించడానికి మాత్రమే ఉపయోగించుకోవాలి. అంశాలను ఎక్కడ ఉపయోగిస్తుందితోన్నారు, మాంత్రిక సంస్థలు ఈ ఉపయోగానికి మాత్రమే అన్నారు. దీని సమాధానాన్ని నిర్ధారించడానికి అనే అవసరం ఉంది. దీని సమాధానాన్ని నిర్ధారించడానికి అనే అవసరం ఉండదు. జాతి ఆధారంగా కొంతమంది అంశాలను ఉపయోగించడానికి అనే అవసరం ఉంది.

ప్రమాణం (ప్రమాణం) — సుఖనేత్రం సాధారణంగా ఉపయోగించుకోవాలి. అంశాల సాధారణంగా ఉపయోగించుకోవాలి. కారం అంశాల సాధారణంగా ఉపయోగించుకోవాలి.

ప్రమాణం (ప్రమాణం) — సుఖనేత్రం సాధారణంగా ఉపయోగించుకోవాలి. అంశాల సాధారణంగా ఉపయోగించుకోవాలి. కారం అంశాల సాధారణంగా ఉపయోగించుకోవాలి.
EXTRACT OF MICA FROM MICA MINES BY THE ANDHRA PRADESH STATE MINING CORPORATION.

913—

* 4509 Q.—Sri Nallapareddi Sreenivasulreddy (Gudur) :—Will hon. the Chief Minister be pleased to state :

(a) whether Andhra Pradesh State Mining Corporation is proposing to extract Mica from Mica Mines in the State; and

(b) if not, the reasons therefor ?

The Minister for Public Works (Sri Ch. Venkata Rao) deputised for the Chief Minister :—(a) and (b) Sir, The Andhra Pradesh Mining Corporation is presently not engaged in Mica Mining. The Corporation has requested the Department of Mines and Geology and the Geological Survey of India to suggest virgin areas where the Corporation can take up mining operations. At the instance of the Corporation, investigation for the purpose of locating virgin areas is included in the programme of the Geological Survey of India for 1974-75. The Corporation will consider taking up the mining operations in case it is economically feasible.

Sri Ch. Venkata Rao:—To acquire mining rights in the State; to carry on trading in minerals by acting as intermediaries between the State Trading Corporation of India and the mine owners; to promote, improve and establish mineral industries in the State; to undertake and carry on scientific and technical research there...
1st August, 1974.

Oral Answers to Question.

(1) **Q. 1.** కొంతం కొంతం కొంతం కొంతం (ప్రపంచ భాగం). – ఎందుకు కొంతం కొంతం కొంతం కొంతం

(2) **Q. 2.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(3) **Q. 3.** అమ్మి అమ్మి అమ్మి అమ్మి. – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(4) **Q. 4.** సహా సహా సహా సహా. – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(5) **Q. 5.** సత్తు సత్తు సత్తు సత్తు. – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(6) **Q. 6.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(7) **Q. 7.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(8) **Q. 8.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(9) **Q. 9.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(10) **Q. 10.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(11) **Q. 11.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(12) **Q. 12.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(13) **Q. 13.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(14) **Q. 14.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(15) **Q. 15.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(16) **Q. 16.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(17) **Q. 17.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(18) **Q. 18.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(19) **Q. 19.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం

(20) **Q. 20.** సింగికడు (మాటాలు). – ఇది ఇందులో ఉంది నైనా కైకళీసు కేతా ఎందుకు కొంతం కొంతం కొంతం కొంతం
4509 Q.—Sri Nallapareddi Sreenivasulreddy (Gudur) :—Will hon. the Chief Minister be pleased to state :

(a) whether Andhra Pradesh State Mining Corporation is pro­posing to extract Mica from Mica Mines in the State; and

(b) if not, the reasons therefor?

The Minister for Public Works (Sri Ch. Venkata Rao) deputised for the Chief Minister :- (a) and (b) Sir, The Andhra Pradesh Mining Corporation is presently not engaged in Mica Mining. The Corporation has requested the Department of Mines and Geology and the Geological Survey of India to suggest virgin areas where the Corporation can take up mining operations. At the instance of the Corporation, investigation for the purpose of locating virgin areas is included in the programme of the Geological Survey of India for 1974-75. The Corporation will consider taking up the mining operations in case it is economically feasible.
some of the objectives. The Directors are Secretary, Industries & Commerce, Joint Secretary Industries and Commerce, Director of Mines and Geology Department, Finance and Planning, Professor Seshagirr Rao, Head of the Department of Mines, Sri K. Jaganmohan Reddy, no. official Sri Malakondayya is the Managing Director of the Corporation.

Sri A. Sriramulu:—Sir, this was started in the year 1961. It means 18 long years have gone. What is the work this Corporation has done, either in regard to the exploratory work or prospecting work? Has it been able to identify any areas where minerals are available?
Sri A. Sriramulu:—This Corporation does not seem to function at all. Is it registered under the Companies’ Act and has this Legislature any authority over it? This is a how-piece or an ornamental Institution, perhaps created for providing jobs for somebody.

Sri C. V. K. Rao:—Has the Corporation also leasing out mining areas to private individuals? If so to whom has it leased out? Are there any Legislators in this?

Sri Ch. Venkata Rao:—It is a separate question.

Sri C. V. K. Rao:—I charge the Government for hiding the information.

Sri C. V. K. Rao:—It has come to my notice that one Ex-M. L. A. is given hundred acres of mining area. If it was so formed, how does it happen?

Sri Ch. Venkata Rao:—Yes, Sir.

Sri M. Nagi Reddy (Gurajala):—Will the Chief Minister be pleased to state:

(a) whether the Government have decided to give preference in granting Mining leases to the educated unemployed;

(b) if so, whether it covers major and minor mineral leases also; and

(c) if so, to which category of educated unemployed those leases will be granted?

Sri Ch. Venkata Rao:—(a) Yes, Sir.

(b) It covers both major and minor minerals.
(c) The leases will be granted to the unemployed persons possessing recognised qualifications in Geology, Geophysics, Mining Engineering or other allied subjects.

The leases will be granted to the unemployed persons possessing recognised qualifications in Geology, Geophysics, Mining Engineering or other allied subjects.

Sri C. V. K. Rao:— Why should he suppress the information? What is the total number, if it is added for all the districts?

Sri Ch. Venkata Rao:— I have to add all those things.

The Minister for Medium Irrigation (Sri V. Krishnamurthi Naidu) —-(a & b) A statement is laid on the Table of the House.

(c) The question of revising the existing yardstick has been taken up with the Chief Engineer.

Statement laid on the Table of the House (L A Q No. 3898)
given by Sri A. Sree Ramulu M.L.A.

New Divisions in Public Works Department

(a) the principles followed and the yardstick adopted to sanction new divisions and circles in the Public Works Department;
(b) the strength of a division, both technical and non-technical personnel; and
(c) whether the Government contemplate any revision of these principles?

The Minister for Medium Irrigation (Sri V. Krishnamurthi Naidu) —-(a & b) A statement is laid on the Table of the House.

(c) The question of revising the existing yardstick has been taken up with the Chief Engineer.

Statement laid on the Table of the House (L A Q No. 3898)
given by Sri A. Sree Ramulu M.L.A.

New divisions. Circles etc. are sanctioned on the basis of sanctioned estimates. In G. O. Ms. No. 1262, P. W. D., dt. 7-8-1967 the Government prescribed the following yardsticks for sanction of subdivisions and divisions in the Public Works Department in supersession of earlier orders on the subject:

1. The sections, sub-divisions in the Public Works Department (Irrigation) Public Works Department (Roads and Buildings) and Civil Works Branch of the Electricity Department are divided into the following 3 categories:
   (a) those dealing with Major concentrated works;
   (b) those dealing with Major scattered works; and
   (c) those dealing with Minor scattered works.
Major work is a term applied to the work where the sanctioned estimate for it exceeds Rs. 75,000 and work is classified as minor work when the estimate is below Rs. 75,000. In respect of Minor Irrigation works, the minimum limit for classification as major work is Rs. 1 lakh. Concentrated works are those which are localised and scattered works are those which are spread over a large area.

The yardsticks of workload per annum for Sections, Sub-divisions and Divisions for construction and maintenance are fixed as below:

(1) **Construction.**

(i) **Sections.**
   - Category—(a) Rs. 2.4 lakhs to Rs. 3.6 lakhs.
   - Category—(b) Rs. 1.8 lakhs to Rs. 3 lakhs.
   - Category—(c) Rs. 1.2 lakhs to Rs. 1.8 lakhs.

(ii) **Sub-Divisions:**
   - Category—(a) Rs. 12 lakhs to Rs. 12.4 lakhs.
   - Category—(b) Rs. 7.2 lakhs to Rs. 10.8 lakhs.
   - Category—(c) Rs. 6 lakhs to Rs. 7.2 lakhs.

(iii) **Divisions:**
   - Category—(a) Rs. 48 lakhs to Rs. 60 lakhs.
   - Category—(b) Rs. 30 lakhs to Rs. 42 lakhs.
   - Category—(c) Rs. 24 lakhs.

The yardsticks shown in Item (iii) above are for construction divisions with the strength of four sub-divisions. Where the workload during any year falls below the prescribed yardsticks by a few lakhs of rupees, there should be an increase or reduction, as the case may be, in the sub-divisions attached to the Divisions.

II. **Maintenance:**

The yardsticks for maintenance works are as follows, provided the Sections, Sub-divisions and Divisions are engaged purely on maintenance works without other works such as, investigation, water regulation, land acquisition, localisation, etc., being tagged on to them.

(1) **Sections** .. Rs. 1.2 lakhs to Rs. 1.8 lakhs.
(2) **Sub-divisions** .. Rs. 6 lakhs to Rs. 7.2 lakhs.
(3) **Divisions** .. Rs. 24 lakhs.

Where any of the categories of either works referred to above have also to be discharged by the Maintenance Sections, Sub-divisions and Divisions, the question of sanctioning suitable extra staff will be considered by Government depending on the merits of each case. No workload has been prescribed for sanction of circles. However, there will be four or five divisions under a circle. The above yardsticks apply to works under the entire Public Works Department including the projects.
No yardstick of workload has, however, been prescribed for investigation divisions. Proposals in this regard, called for from the Chief Engineer (Major Irrigation and General), ( ) have since been received and are under examination.

The exact strength of staff for each Public Works Department Division is not prescribed. The staff varies from Division to Division. However, the Chief Engineer (Irrigation) has prescribed a uniform staff pattern for each unit, viz., Construction Division, Investigation Division, etc., as per the statement enclosed. In the light of this staff pattern, proposals for various Divisions are formulated and sanctioned with such alterations as may be considered necessary.
### STATEMENT OF PARTICULARS OF STAFF FOR THE P. W. D. DIVISIONS

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#### 1. A. Construction Division
- **Main Canals.**
  - A. Main Canals.
  - B. Localisation Investigation & Execution small Canals.
  - III. Investigation Divisions.

- **IV. Machinery Divisions (Mechanical).**
  - 3/4 12/16 Nil - 1 8/4 2 1 (SAS) 1 8/9 8/9 Nil 2 Nil 23/29

- **Workshops Extra:** Compounder = I
  - Storekeeper 1st Grade = 1
  - 2nd Grade = 1
  - 3rd Grade = 2

- **Note:** One Supervisor/1 Junior Engineer extra towards leave reserve for each division.

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Oral Answers to Questions.
Sri A. Sreeramulu — According to the written answer, these yardsticks were prescribed in the year 1967. And according to these yardsticks one Division can be sanctioned if the cost of the work is Rs. 48 lakhs. During the past two years the price rise has been of the order of 47 per cent. So, the value of the rupee has come down by 47 per cent or 50 per cent for the past two years. The volume of work that can be turned out with Rs. 48 lakhs in 1967 can be done only with Rs. 100 lakhs to-day. Is the Government aware of this particular fact that the value of the rupee has gone down and as a result the total amount which is prescribed as yardstick for a Division should be proportionately increased?

That is a separate question because we will have to deal with it independently. It cannot be clubbed to yardstick. You cannot go on implementing unrealistic yardsticks which have become out of date to-day. When is the Government likely to finalise a decision in regard to yardstick to follow it up ? What is the surplus staff that is likely to be declared if the new yardstick is to be implemented?

Sri C. V. K. Rao:—The exact strength of the staff for each Public Works Department is not prescribed. That is what the answer given says. Why is it not prescribed ? and on what principle does the staff vary from division to division?
Sri V. Krishnamurthy Naund —(a) Twenty one Lift Irrigation—Schemes (Clubbed into 17 schemes) have been so far sanctioned by the Government apart from the Lift Irrigation Scheme at Gaddepalli, which is under operations a private enterprise, as against forty one Lift Irrigation Schemes investigated by Chief Engineer, Nagarjunasagar Project;

(b) Out of 50,000 acres contemplated under Lift Irrigation Schemes under Nagarjunasagar Left Canal, 21 Lift Irrigation Schemes sanctioned under Emergency Agricultural Production Programme—(29,200 acres) and Gaddepally Lift Irrigation Scheme (6,000) cover 35,200 acres. For the remaining extent of 14,800 acres, proposals called for from the Chief Engineer, Nagarjunasagar Project are still awaited.

(c) An amount of Rs. 91,973 lakhs has so far been released under Emergency Agricultural Production Programme for execution of the 17 Lift Irrigation Schemes.
Oral Answers to Questions 1st August, 1974.

§2. Mr. C. W. J. Seneviratne asked the Prime Minister:

1. To what extent has the question ofстановка of a new Government building been under consideration?

2. Was the cost of the building to be over £50,000?

3. Is it economical to construct a new building?

Mr. Bandaranaike replied:

1. All these things have been under examination. We are examining it.

2. The cost was 50,000.

3. It is not economical. All these things have been under examination. We are examining it.
472 1st August, 1974.

Oral Answers to Questions.

9.20 a.m.

Will hon. the Chief Minister be pleased to state:

(a) whether the State Government are aware that Krishna Water Disputes Tribunal has submitted its award to the Union Government;

REPORT OF THE KRISHNA WATER DISPUTE TRIBUNAL

917—

* 3368 Q.—Sri M. Nagi Reddy :—Will hon. the Chief Minister be pleased to state:

(a) whether the State Government are aware that Krishna Water Disputes Tribunal has submitted its award to the Union Government;

(b) if so, whether the State Government is in receipt of the said report; and

(c) whether a copy of the award be placed on the Table of the House?

Sri V. Krishna Murthy Naidu :—(a), (b), (c),:—The Tribunal has forwarded its award containing its decisions to the Central/State Governments. Under law it is open to State/Central Government to seek explanations or guidance from the Tribunal in respect of any matter contained in the Report. The decisions of the award will not become final unless explanations sought for, from it, are received and the Central Government publishes the decision in the Official Gazette. Therefore it would not be proper to place the report on the Table of the House at this stage.

Sri A. Sriramulu :—This is a very important document. Proceedings of the Tribunal or its award cannot constitute confidential document. It must be open to public. It must be a public document. Now, the Government should not hesitate to place this copy of the document on the Table of the House. Opportunity should be given to all the Members to express their opinion and make suggestions and to seek clarifications.

"Central Government shall publish the decision of the Tribunal in the Office Gazette and the decision shall be final and binding on the parties to the dispute and shall be given effect by them."

Sri A. Sriramulu :—Does the Minister want to give that decision to us after the final decision of the Tribunal?

CONSTRUCTION OF HOUSES BY THE HOUSING BOARD IN HYDERABAD 918—

* 3988-Q.—Sarvasri V. Narasimha Rao (Kothuru) and B. Har-yappadu (Etcherla) :—Will hon. the Chief Minister be pleased to state:

(a) the number of houses constructed by the Housing Board in Pottisreeramulu Nagar, Madannapet Colony, Saidabad and Santhosh Nagar at Hyderabad together with the cost of each house;

(b) when the construction work of the said houses was completed;

(c) the colony-wise number of houses therein still remaining vacant;

(d) the reason why they are kept vacant; and

(e) whether it is a fact that the vacant houses are in a dilapidated condition?

The Minister for Labour (Sri L. Lakshmana Das)—(a), (b), (c), (d) and (e) —A statement is placed on the Table of the House.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Locality</th>
<th>Type of Design</th>
<th>No. of Houses</th>
<th>Cost of each house</th>
<th>Year of completion</th>
<th>No. of houses remaining vacant</th>
<th>Reasons for keeping the houses vacant</th>
<th>Condition of the houses</th>
<th>Remarks</th>
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<tbody>
<tr>
<td>1</td>
<td>Madanapet</td>
<td>MF-1/3RT (D/S)</td>
<td>38 flats</td>
<td>24,000</td>
<td>1967</td>
<td>28</td>
<td>No-applications received.</td>
<td>The flats are not in a delapidated condition.</td>
<td>These flats are proposed to be purchased by the Govt. for providing accommodation to their employees. Do.</td>
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<td></td>
<td>Do.</td>
<td>MF-1/B/2RT (D/S)</td>
<td>2 flats</td>
<td>21,000</td>
<td>1967</td>
<td>2</td>
<td>Do.</td>
<td>Do.</td>
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<td></td>
<td>Do.</td>
<td>'A' Type (D/S)</td>
<td>12 flats</td>
<td>25,220</td>
<td>1968</td>
<td>6</td>
<td>Do.</td>
<td>Do.</td>
<td>Do.</td>
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<td>2</td>
<td>Santoshnagar</td>
<td>'A'</td>
<td>35 Houses</td>
<td>38,500</td>
<td>1969 (Civil works)</td>
<td>19</td>
<td>Allotted but possession could not be given for want of water supply.</td>
<td>Do.</td>
<td>The water supply arrangements have since been completed and possession is being given to the allottees regularly now in completion of formalities by them. It is expected that the possession of all the houses will be given by the end of August '74. Do.</td>
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<td>Santoshanagar</td>
<td>'B'</td>
<td>144 Houses</td>
<td>23,500</td>
<td>1969 (Civil works)</td>
<td>102</td>
<td>Do.</td>
<td>Do.</td>
<td>Do.</td>
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<td></td>
<td>Do.</td>
<td>'B' Spl.</td>
<td>1 House</td>
<td>22,000</td>
<td>1969 (Civil works)</td>
<td>1</td>
<td>Do.</td>
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<td>3.</td>
<td>Saidabad</td>
<td>3 RT</td>
<td>89 Houses</td>
<td>16,000</td>
<td>1964</td>
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<td>to 17,000</td>
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<td>Do.</td>
<td>M-9</td>
<td>8 Houses</td>
<td>19,000</td>
<td>1964</td>
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<td></td>
<td>Do.</td>
<td>M-10</td>
<td>6 Houses</td>
<td>21,300</td>
<td>1963</td>
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<td></td>
<td>Do.</td>
<td>'B'</td>
<td>2 Houses</td>
<td>21,775</td>
<td>1969</td>
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<td>Do.</td>
<td>M2, M3, M4</td>
<td>6 Houses</td>
<td>28,000</td>
<td>1963</td>
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<td>Do. 'A'</td>
<td></td>
<td>38 Houses</td>
<td>22,000</td>
<td>1973</td>
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<td>4</td>
<td>Potti Sree Ramulu Nagar 'A' (T/S)</td>
<td>120 flats</td>
<td>25,995</td>
<td>1969</td>
<td>..</td>
<td>Due to refusal by allottees.</td>
<td>The flats are not in a dilapidated condition.</td>
<td>These will be included in the next notification.</td>
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<td>Do.</td>
<td>'A' Spl.</td>
<td>1 House</td>
<td>33,000</td>
<td>1969</td>
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<td>Do.</td>
<td>'B' Spl.</td>
<td>3 Houses</td>
<td>23,000</td>
<td>1969</td>
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<td>Do.</td>
<td>Flats</td>
<td>4 flats</td>
<td>24,000</td>
<td>1971</td>
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<td>Do.</td>
<td>'A'</td>
<td>25 Houses</td>
<td>34,000</td>
<td>1973</td>
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**Low Income Group Housing Scheme**

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<tbody>
<tr>
<td>1.</td>
<td>Madannapet</td>
<td>LF1/2RT (DS)</td>
<td>36 flats</td>
<td>18,000</td>
<td>1967</td>
<td>12</td>
<td>Due to court stay.</td>
<td>The flats are not in a dilapidated condition.</td>
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<td>3 For want adequate response.</td>
<td>The flats are not in a dilapidated condition.</td>
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<td>S. No.</td>
<td>Location</td>
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<td>Smtoshanagar</td>
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<td>Sardabad</td>
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| 1.  | Do. | LF-2/SRT (D/S) | 40 flats | 12,600 | 1967 |
| 2.  | Do. | LF-3 SRT (D/S) | 8 flats  | 9,500  | 1967 |
| 3.  | Do. | Sol 'B' (D/S)  | 2 flats  | 15,675 | 1963 |
| 4.  | Do. | LF-2-SRT (D/S) | 4 flats  | 14,305 | 1963 |
| 5.  | Do. | SRTs          | 17 Houses | 7,400  | 1953 |

2. Smtoshanagar ‘C’ 222 H Flats 13,000 1968 (Civil Works)

3. Sardabad

| 3.  | Do. | 9,600 | 1963 |
| 4.  | Do. | 10,600 | 1963 |

3. Handed over to Controller of Accommodation.
4. For want of adequate response.
5. Handed over to Controller of Accommodation.
6. Allotted but possession not given for want of water supply arrangements.

The Water supply arrangements have since been completed & possession is being given to the allottees regularly now, on completion of formalities by them. It is expected that the possession of all the houses will be given by the end of August 1974.
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<td>Saidaba</td>
<td>1 2</td>
<td>50 houses</td>
<td>16,500</td>
<td>1964</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>'L2'</td>
<td>500 sq.</td>
<td>16,900</td>
<td>1960</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>'R'</td>
<td>2,500 sq.</td>
<td>21,800</td>
<td>1975</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>'C'</td>
<td>33 houses</td>
<td>11,370</td>
<td>1973</td>
<td></td>
</tr>
<tr>
<td>4. Potti Sree Ramulu Nar,ar.</td>
<td>'B' (T/S)</td>
<td>21 flats</td>
<td>18,535</td>
<td>1968</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>'B'</td>
<td>34 flats</td>
<td>22,500</td>
<td>1973</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>'B' (T/S)</td>
<td>6 flats</td>
<td>19,000</td>
<td>1973</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>SRT (D/S)</td>
<td>24 flats</td>
<td>17,700</td>
<td>1968</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>MF-2 (four storied)</td>
<td>16 flats</td>
<td>8,800</td>
<td>1965</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>L-2 (D/S)</td>
<td>8 flats</td>
<td>11,200</td>
<td>1965</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>SRT (DS)</td>
<td>28 flats</td>
<td>16,350</td>
<td>1965</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>L-2</td>
<td>78 houses</td>
<td>19,500</td>
<td>1965</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>2RT</td>
<td>23 houses</td>
<td>12,450</td>
<td>1961</td>
<td></td>
</tr>
<tr>
<td>Do.</td>
<td>'C' Sol.</td>
<td>1 house</td>
<td>12,500</td>
<td>1959</td>
<td></td>
</tr>
</tbody>
</table>

1. Exact location of houses marked in G.T. will be included in the register of competent authority for the benefit of the concerned notificaton.

N.B.— D/S Double storied T.S. Triple storied
Ora! అంటే బాగా అందులు ఉంది. అందా పెంచిన వాటికి మేలు ఉంది।

ప్రతి పేజీ సంఖ్య 19 ఆగష్టు, 1974 నుండి ప్రపంచ సాధారణ విషయాలు ప్రచురించబడుతుంది.


2. ప్రతి ఇతర విషయాలు: మరాంగి కాలములు మరియు వేగానా ప్రముఖ విషయాలు ప్రచురించబడింది.

3. ప్రతి సాంస్కృతిక విషయాలు: మరాంగి కాలములు మరియు వేగానా ప్రముఖ విషయాలు ప్రచురించబడింది.

4. ప్రతి సాంస్కృతిక విషయాలు: మరాంగి కాలములు మరియు వేగానా ప్రముఖ విషయాలు ప్రచురించబడింది.

5. ప్రతి సాంస్కృతిక విషయాలు: మరాంగి కాలములు మరియు వేగానా ప్రముఖ విషయాలు ప్రచురించబడింది.

6. ప్రతి సాంస్కృతిక విషయాలు: మరాంగి కాలములు మరియు వేగానా ప్రముఖ విషయాలు ప్రచురించబడింది.

7. ప్రతి సాంస్కృతిక విషయాలు: మరాంగి కాలములు మరియు వేగానా ప్రముఖ విషయాలు ప్రచురించబడింది.

8. ప్రతి సాంస్కృతిక విషయాలు: మరాంగి కాలములు మరియు వేగానా ప్రముఖ విషయాలు ప్రచురించబడింది.

9. ప్రతి సాంస్కృతిక విషయాలు: మరాంగి కాలములు మరియు వేగానా ప్రముఖ విషయాలు ప్రచురించబడింది.
Mr Speaker:—That seems to be a genuine difficulty.

Mr Speaker:—That seems to be a genuine difficulty.

Mr Speaker:—That seems to be a genuine difficulty.

Absconding of the Manager of Super Bazaar Branch at Ramachandrapuram

(a) whether it is fact that the manager of the Super Bazaar Branch at Ramachandrapuram has drawn Rs, 30,000 and absconded in 1973;

(b) whether he was caught till to-day; and

(c) the action taken by the Government in this regard?

The Minister for Co-operation (Sri B. Subbarao):—(a) Yes, Sir.

* 4561 Q.—Sri Nallapreddi Srinivasulreddy:—Will hon. the Minister for Co-operation be pleased to state:

(a) whether it is fact that the manager of the Super Bazaar Branch at Ramachandrapuram has drawn Rs, 30,000 and absconded in 1973;

(b) whether he was caught till to-day; and

(c) the action taken by the Government in this regard?
(b) No, Sir

(c) A conveyance was in dispute before the Court of First Instance, the case is to be referred to an Arbitration before the Department of Co-operatives in Hyd. for recovery of the rent pending disposal of the case.
చివరి నాటికి తెలిసి: — నాకు తెలియదని అంటే రెండు రోజులలో లతేతాను మాత్రమే. నీటితో తెలిసి దానిని ఉదాహరించండి. మాత్రమే 8 రోజులవరు. తెరిగాని, ఈ సంస్థ సమూహం నమస్కరించింది మాత్రమే 30 రోజుల ముందు నడి వచ్చి ఉంటే సమెండి నామం వచ్చి ఉంటే సంస్థ సమూహం నమస్కరించింది.

మనం చీస్ — మనం చేస్తాం. You substantiate that statement Then we will go into the matter.

అయితే యొక్క కారణాలు అంటే సంస్థ సమూహం సమెండి నమస్కరించింది. మన అది తెలింది?

మే ప్రత్యేకం: అ రుట్టాన్ని తెలిసిని ఉదాహరించండి లేకుండా 12 రోజుల ముందు నడి ఉంటే సంస్థ సమూహం సమెండి నమస్కరించింది. 1973-74 సంస్థ సమూహం 17 రోజుల ముందు నడి ఉంటే సంస్థ సమూహం సమెండి నమస్కరించింది.

అయితే యొక్క కారణాలు అంటే సంస్థ సమూహం సమెండి నమస్కరించింది. మన అది తెలింది?

ప్రత్యేకం: అ రుట్టాన్ని ఉదాహరించండి లేకుండా సంస్థ సమూహం సమెండి నమస్కరించింది. 12 రోజుల ముందు నడి ఉంటే సంస్థ సమూహం సమెండి నమస్కరించింది. 1973-74 సంస్థ సమూహం 17 రోజుల ముందు నడి ఉంటే సంస్థ సమూహం సమెండి నమస్కరించింది.

ప్రత్యేకం: అ రుట్టాన్ని ఉదాహరించండి లేకుండా సంస్థ సమూహం సమెండి నమస్కరించింది. 12 రోజుల ముందు నడి ఉంటే సంస్థ సమూహం సమెండి నమస్కరించింది. 1973-74 సంస్థ సమూహం 17 రోజుల ముందు నడి ఉంటే సంస్థ సమూహం సమెండి నమస్కరించింది.
SEPARATE RAILWAY SERVICE COMMISSION AT HYDERABAD

920—

* 3632 Q.—Sri Nallapareddy Srinivasulreddy:—Will the hon. Minister for public works be pleased to state.

(a) whether the State Government are aware of any proposal to sanction a separate Railway Service Commission at Hyderabad to recruit staff for the South Central Railway; and

(b) if so, when will the proposal materialise?

Sri Ch. Venkata Rao:—(a) Yes, Sir.

(b) During this year (1974-75).

Mr. Speaker.—He said that it would materialise during this year 1974-75.

SHORT NOTICE QUESTIONS AND ANSWERS

APPOINTMENT OF AN ENQUIRY COMMITTEE BY THE REPALLE PANCHAYAT SAMITHI ON FERTILIZERS DISTRIBUTION

920—

S.N.Q. No. 4797-(W)—Sri V. Sri Krishna (Mangalagiri), Sri Vanka Satyanarayana, Sri M. Nagi Reddy:—Will the Hon'ble Chief Minister be pleased to state:
(a) whether an enquiry committee on fertiliser distribution consequent on complaints was appointed by the President, Panchayat Samithi, Repalle, Guntur District based on the authorisation given to him by the General Body in its resolution dated 25-3-1974.

(b) whether the said enquiry committee submitted its report subsequently;

(c) whether any irregularities and malpractices are detected in the enquiry;

(d) if so, the nature of the irregularities;

(e) the names of the officers involved in these irregularities and malpractices; and;

(f) the action taken against the persons responsible?

Sri J. Vengal Rao:—(a) Yes, Sir.

(b) Yes Sir. It has been submitted to the President of the Panchayat Samithi.

(c) Yes Sir.

(d) The non-official committee is reported to have come to the conclusion that irregularities have been committed in the distribution of fertilisers to some people who did not own lands, etc. The report is yet to be considered by the General Body of the Panchayat Samithi as per the resolution dated 25-3-1974.

However, as a departmental enquiry is also being conducted separately, in regard to the irregularity in the distribution of fertilisers which is not yet complete, it is difficult at the moment to indicate the names of the officers who are responsible for the irregularity.

Sri V. Ranga Rao:—Yes, Sir. It is not possible to ascertain the nature of the irregularities as the report is yet to be submitted. However, the following officers are reported to be involved: Sri R. V. Rao, Sri M. V. Rao, and Sri H. V. Rao.

63—5
WITHDRAWAL OF EXEMPTION OF STAMP DUTY FOR CO-OPERATIVE SOCIETIES

S. N. Q. No. 4798 - Z, - Sivasa M. Nag Reddy Mohd Raja bali, V. Sri Krishna, and M. Omkar: - Will the hon. Chief Minister be pleased to state:

(a) whether it is a fact that as per G. O. Ms. No. 616 Revenue (U) dated 6-7-1974 exemption from stamp duty for Co-operative Societies has been withdrawn;

(b) if so, the reasons therefor;

(c) whether a copy of the G. O. be placed on the Table of the House;

(d) whether the Government are aware of the fact that due to this withdrawal of exemption, the Co-operative Societies are undergoing many difficulties and many representations have been made to the Government; and

(e) if so, whether the Government proposed to withdraw the G. O. cited above?

The Minister for Education (Sri M. V. Krishna Rao) deputised for the Chief Minister:-(a) The general exemption from payment of stamp duty in favour of Co-operative Societies sanctioned has been withdrawn and exemption is now restricted to certain categories of cases as per G. O. Ms. No. 616 Revenue, dated 28-6-1974.

(b) The original exemption was granted four decades ago when the Co-operative movement was in its initial stage. Government considered that there was no case to continue indefinitely the general exemption that the co-operatives have been enjoying all along leading to continued losses of Government revenues and that exemption from stamp duty should be restricted to small farmers and other economically weaker sections of society consistent with Government’s general policy.

(c) Yes, Sir.

(d) Some representations written and oral have been made to Government in this regard.

(e) No, Sir, but the question of whether the orders already issued need to be modified in any respect to prevent hardship is under the consideration of the Government,
ORDER:

The Government have examined proposals for withdrawal of general exemption from payment of stamp duty in favour of Registered Co-operative Societies as per the Government Notification No. 350 Development dated 11th October, 1933, in consultation with the Inspector-General of Registration and Stamps and the Board of Revenue. The Board of Revenue and the Inspector-General of Registration and Stamps have recommended for withdrawal of the existing general exemption and restricting the same to certain categories of documents executed by or in favour of certain Co-operatives. The Government after careful consideration direct, that the orders contained in the Notification No. 350 dated 11-10-1933 as subsequently amended allowing general exemption from payment of stamp duty to Registered Co-operative Societies be cancelled. They also direct that in future exemption from payment of stamp duty be restricted to certain categories of Co-operative Societies and others as detailed in the Notifications appended to this order. These orders shall be given effect to on and from 1-7-1974.

2. The appended notifications will be published in the extraordinary issue of Andhra Pradesh Gazette dated 29-6-1974.

(By order of and in the Name of the Governor of Andhra Pradesh)

N.K. SUROYA,
Deputy Secretary to Government.
APPENDIX

NOTIFICATION—I

In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (Central Act II of 1899) read with clause (b) of section 41 of Andhra Pradesh Co-operative Societies Act, 1964 (Act 7 of 1964) and in supersession of Government Notification No. 350 dated the 17th October, 1933 published on page 1654 of the Fort St. George Gazette, Part I, dated the 17th October, 1933, as in force in the State of Andhra Pradesh and of all other powers hereunto enabling, the Governor of Andhra Pradesh hereby remits in full and from the 1st July, 1974, the Stamp duty chargeable under the said Act, in respect of the following documents executed by or in favour of the Registered Co-operative Credit Societies and Land Mortgage Banks namely:

(i) instruments of mortgages executed by all small land holders who are members of the Co-operative Credit Society, in favour of such society or Land Mortgage Bank for raising agricultural credit subject to the production of a certificate from the society to the effect that the member is a small land holder.

Explanation:—The small land holder shall be a person whose total land holding shall not exceed three acres of wet or eight acres of dry land. Where the holding of any person includes both dry land and wet land, one acre of wet land shall be deemed to be equal to 2.67 acres of dry land for the purpose of computing the holding of such person.

(ii) instruments of mortgages by members of Co-operative Societies set up for weaker sections of the people belonging to non-agricultural class as approved by the Registrar of Co-operative Societies in that behalf subject to a loan amount not exceeding Rs. 2,500.

(iii) instruments of assignments or re-mortgages executed by such society or Bank in favour of Commercial Banks provided that the instruments of primary mortgages or mortgages executed by members in favour of such society or Bank is/are exempt from the payment of stamp duty under item (i) above.

APPENDIX.

NOTIFICATION—II.

In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (Central Act II of 1899) and of all other powers hereunto enabling, the Governor of Andhra Pradesh hereby remits in full on and from the 1st July, 1974, the stamp duty
chargeable under the said Act in respect of instruments of mortgages executed by small land holders in favour of any Scheduled Bank for raising agricultural credits on production of a certificate from the Tahsildar to the effect that the land holder is one whose total holding does not exceeding three acres of wet land or eight acres of dry land.

Explanation.—Where the holding of person includes both dry land and wet land, one acre of wet land shall be deemed to be equal to 2.67 acres of dry land for the purpose of computing the holding of such person.

by our free democratic Government. You may kindly appreciate the nature of the decision.

Mr. Speaker: ——ones have changed. (laughter)

Sri S. Jaipal Reddy: — Agricultural credit operations will be adversely affected by this. The very purpose of the Cooperative Societies and the credit structure will be defeated. Will the Government, therefore, consider the total withdrawal of the decision to withdraw the exemption?

Mr. Speaker: ——...?

Sri S. Jaipal Reddy: — The Minister referred to the profits made by the Cooperative Societies. It is not the question of co-operative societies. It is a question of the individual applicants for credit. It is he who will be affected. Therefore the perspective has to be changed. Secondly the credit operations will be affected. It is not a question of loss for the Government. The very purpose of the credit will be defeated.

Mr. Speaker: — Questions are over.
WRITTEN ANSWERS TO QUESTIONS
(UNSTARRED QUESTIONS)
PROTECTED WATER SUPPLY SCHEME FOR KANDUKURU.

112—
1519 Q.—Sri M. Audinarayana Reddy:—Will hon. the Chief
Minister be pleased to state:

(a) whether the Government have sanctioned the Protected
Water Supply Scheme for Kandukuru village in Prakasam district
and if so, when; and

(b) the reason for delay in the execution of the said scheme?
A—

(a) Yes, Sir. The scheme was sanctioned in 1971.

(b) Administrative clearance for commencing the execution of the
scheme could not be given due to paucity of funds.

PROMOTIONS AND ENHANCEMENT OF PAY SCALES OF
ENGINEERING STAFF IN P.W.D.

113—
1530 (H) Q.—Sr M. Nagi Reddy:—Will hon. the Chief Minister
be pleased to state:

(a) whether the Government have appointed a committee to
look into and settle the matters pertaining to the promotions and en­
hancement of the pay scales of the Engineering staff working in Public
Works Department;

(b) if so, the members of the said committee; and

(c) in cases the committee is not appointed till now, whether the
Government will take steps to appoint it immediately?
A—

(a) No, Sir.

(b) Does not arise.

(c) Appointment of a Committee is considered not necessary.

114—
1533 (O) Q.—Sri V. Srikrishna:—Will hon. the Chief Minister
be pleased to state:

(a) whether it is a fact that M/s. R. B. Seth Sriram Durga Prasad
and Feteh Narsingadas and Company, fell in arrears of royalty on
Manganese dumps assessed to a tune of Rs. 50,00,000 Rs. fifty lakhs in
1968.
(b) whether the assessment was challenged in a Court of Law and whether the Court has decreed the suit in favour of the Government,

(c) if so, whether the question of arrears has been finally settled, and

(d) whether the Department of Mines and Geology is considering the case of the same company for grant of renewal lease in Duvvam Devad and Avag idem villages?

A—

(a) M/s. R. B. S S D. Prasad and L. N. Dass fell in arrears of royalty to a tune of Rs. 36,77,038.61 but not of Rs. 50,00,000 (fifty lakhs) in 1968.

(b) Yes, Sir.

(c) Yes, Sir.

(d) The Government have rejected the renewal application of the Company.

CASES PENDING IN MUNSIF MAGISTRATE'S COURT AT DEVARKONDA.

1115—

2017 Q.—Sri B. Rama Sarma :—Will hon. the Chief Minister be pleased to state:

(a) the number of cases pending in the Munsif Magistrate's Court at Devarkonda Nalgonda district and for what period they are pending;

(b) the reasons for the same;

(c) the nature of action proposed to be taken for the quick disposal of those cases; and

(d) whether the statement showing the number of Civil and Criminal Cases that are pending will be placed on the Table?

A.—

(a) A Statement I is laid on the Table of the House.

(b) A Statement II is laid on the Table of the House.

(c) The old pendency in the Munsif Magistrate's Court, Devarkonda does not warrant any special instructions to be given.

(d) A Statement I laid on the Table of the House.
Written Answers to Questions.
(Unstarred Questions).

1st August, 1974.

Statement - I Laid on the Table [Vide Clauses (a) and (d) of L. A. Q. No. 2017 (Unstarred)].

(a) Number of cases pending in the Munsif Magistrate’s Court at Devarkonda in Nalgonda District as on 21-1-1974.

Civil Original Suits: 24 .. i.e. 6 of the year 1971
8 of the year 1972
7 of the year 1973 and
3 of the year 1974.

Original Petition: 1 of the year 1971.


Criminal: Calender cases: 14 all of the year 1973.


All the above cases have been pending over since their respective years of institution as detailed above.

Statement-II Laid on the Table (Vide Clause (b) L.A.Q. No. 2017 (Unstarred).

PARTICULARS OF LATEST PENDENCY IN EACH CATEGORY BOTH TOTAL AS WELL AS OLD CASES: O.S., O.Ps. AND E.P.S. AND ALSO WITH BRIEF EXPLANATION AND REASONS FOR DELAY.

OFFICE OF THE MUNSF MAGISTRATE, DEVARAKONDA

1. O.S. 88/1971 This is the suit or perpetual injunction taken on file on 22-6-1971. Written statement filed on 18-12-1971. 7 adjournments for plaintiff’s evidence. 6 witnesses for plaintiff examined. On 20-9-1972 defendants examined 2 witnesses and for further defendant’s evidence several adjournments given and the right of defendant’s evidence was forfeited on 18-10-1973 and posted for arguments to 20-10-1973. After granting 10 adjournments the case was posted to 29-12-1973 for arguments finally, but on the said date a telegram received by the Honourable High Court stayng trial of suit by order dated 28-12-1973 CRP 1357/73.
2. O.S. 142/1971 This is the suit for perpetual injunction filed on, 17-7-1971. Written statement filed on 7-12-1971. From 31-1-1972 to 30-9-1972, material records i.e., Plaint and Written Statement were held up in District Court as per C.M.A. No. 14/71. This suit was dismissed on 23-10-1972 for non-prosecution and restored on 10-9-1973. After giving 4 adjournments this suit now stands posted to 28-1-1974 for trial.

3. O.S. No. 170/71. This the suit for perpetual and mandatory injunction. After appearance of the defendants Written Statement filed by D-1 on 20-10-1971 and after filing of the Written Statement by the rest of the defendants issues framed on 18-9-1972, posted for trial to 12-10-1972 6 adjournments granted for plaintiff’s evidence and the suit dismissed in default, and suit restored on 7-4-1972. On 23-4-1973 check slip was issued by the court fee Examiner On filing objection petition the check slip was closed and the suit was posted for trial on 12-9-1973 and 6 adjournments were granted for plaintiff’s evidence and the case posted to 25-1-1974 for trial.

4. O.S. 171/1971. This is the suit for declaration filed on 4-8-1971. Six adjournments were granted for Written Statement on 23-10-1971 Written Statement was filed. 4 adjournments were granted for re-joinder and issues framed on 7-4-1972. 5 adjournments granted for plaintiff’s evidence P. W. 1. was examined on 15-7-1972 as posted to 21-7-1972 for further evidence of plaintiff. Two adjournments due to transfer of Munsif Magistrate 10 adjournments for further evidence of plaintiff and closed the evidence on 27-9-1972. Five adjournments for defendant’s evidence. Now suit is posted to 22-1-1974 for defendant’s evidence.

dence was not ready for 5 hearings. I.A. filed for Additional Written Statement. I.A. filed by the defendant to set aside the exparte order on 6-7-1972. Written statement filed Munif Magistrate was transferred meanwhile. 5 adjournments were granted for plaintiff's evidence. On 17-11-1972 I.A. filed, for amendment of plaint and allowed on 29-12-1972, and posted for trial to 21-7-1973. The suit was dismissed due to non-prosecution on 21st July 1973 and restored on 15-11-1973 and posted to 28-11-1973 for trial. 2 Adjournments were granted. Now the suit is posted to 6-2-1974 for trial.

6. O.S. 216/1971. This is a suit for perpetual injunction filed on 19-10-1972. Defendant appeared on 30-10-'71 Written Statement was not filed. Right forfeited on 8-12-1971. Issues framed on 15th December 1971 and posted for trial to 19-1-'71 5 adjournments were granted for trial. Suit was dismissed for non-prosecution on 1-8-'72. On 19-9-1972 suit was restored. Document i.e., Plaint and Written Statemet called for in C.M.A. No. 8/72 by the District Court. They were held up and received on 18-8-1973. Right for filling Written Statement forfeited and I.A. 90/73 was allowed and restored to file W.S. and the same was filed on 13-12-1973. Issues framed on on 31-12-1973. Now suits is posted to 24th January 1974, trial.

7. O.S. 25/1972 This suit is filed on 20-1-1972. On 8-2-'72 defendants appeared. Entire records were sent to the District Court in C.M.A. No. 7/72. The suit is posted to 23-1-1974 for awaiting the said records.

8. O.S. 39/1972. This is the suit for perpetual injunction filed on 12-12-1972. On 12-6-1972 Written Statement filed. Rejoinder filed on 14-7-1972. Issues framed on 24-7-1972. I.A. 67/1973 filed for recosting the issues and the same was allowed
on 8-3-1973. Additional issues framed. 6 adjournments were given for trial. On 23-8-73 the suit was dismissed for default. On 15th September 1973 the suit was restored. Now the suit is posted to 11-2-1973 for trial.


10. O.S. 337/1972 This is the suit for declaration of title and issue of perpetual injunction filed on 31-3-1972. Defendant appeared on 13-6-1972. After filing Written Statement issues were framed on 19-9-1972. The suit was posted to 15-11-1972 for trial. On 23-12-1972 I.A. was filed to received the documents the same received the documents the same was allowed on 25th January 1973 and posted for trial. Now the the suit is posted to 7-2-1974 for trial finally.


12. O.S. 342/1972. This is the suit for declaration and injunction filed on 16-6-1972. Written Statement filed on 6-7-1972. Rejoinder filed on 19-7-1972. Issues framed on 21-9-1972. In C.M.A. 6/72 entire record have been sent to the District Court, Nalgonda since then suit is being posted awaiting the records (Plaint and Written Statement) therefrom. Now the suit is posted to 24-1-1974 for the same.


21. O.S. 77/1973. This is the suit for declaration and injunction filed on 29-12-1972 and posted to 22-1-1974 for the appearance of Defendant.

22. O.S. 1/1974. This is the suit for declaration and injunction filed on 18-1-1974 and posted to 24-1-1974 for the appearance of defendant.

23. O.S. 2/1974. This is the suit for declaration and injunction filed on 18-1-1974 and posted to 25-1-1974 for the appearance of the defendant.

24. O.S. 3/1974. This is the suit for declaration and injunction filed on 18-1-1974 and posted to 24-1-1974 for the appearance of the defendant.


Old Cases Pending:

6 suits for the year 1971.
8 suits for the year 1972.
1 suit for the year 1971.

Total: 1 Old Suits.
### Written Answers to Questions.
(Unstarred Questions).

**1st August, 1974.**

**PARTICULARS OF LATEST PENDENCY AND OLD CLEARED CASES AND P. R. CS. CASES.**

*Munsif Magistrate’s Court, Devarakonda.*

<table>
<thead>
<tr>
<th>Case Number</th>
<th>Date of Institution</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. C.C. 49/1973 .. 27-6-1973 ..</td>
<td>Accused appeared on 19-1-1973. \nCopies were furnished on 20-7-1973 \nCharges were framed on 8-8-1973. \nNow case is posted to 25-1-1974 for trial finally.</td>
<td></td>
</tr>
<tr>
<td>3. C.C. 67/1973 .. 17-9-1973 ..</td>
<td>Accused appeared on 8-11-1973 and they were examined on the same day. Prosecution evidence was closed. case posted to 24-1-1974 for Consideration.</td>
<td></td>
</tr>
<tr>
<td>5. C.C. 71/1973 .. 18-10-1973 ..</td>
<td>Accused appeared on 13-11-1973. \nCopies of documents were furnished. \nNow case is posted to 23-1-1974 for examination of the accused</td>
<td></td>
</tr>
<tr>
<td>6. C.C. 72/1973 .. 18-10-1973 ..</td>
<td>Accused appeared on 13-11-1973 \nCharges were framed on 3-12-1973 \nNow case is posted to 25-1-1974 for further evidence.</td>
<td></td>
</tr>
</tbody>
</table>
8. C.C.75/73 .. 18-10-1973  Accused appeared on 26th October, 1973. Copies were furnished and charges were framed on 21st October 1973. Now case is posted to 4th February 1974 for trial finally.

9. C.C.76/73 .. 6-11-1973  Accused appeared on 6th November 1973 and copies were furnished on the same day. Charges were framed on 21st November, 1973. Case is now posted to 6th February 1974 for trial finally.


13. C.C.87/73 .. 22-12-1973  Accused appeared on 3rd January 1974 and copies were furnished on the same date and the were examined under section 242 Criminal Procedure Code on 7th January, 1974. Now the case is posted to 22nd January, 1974 for trial.
Case in which accused not appeared.

<p>| | | | |</p>
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<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
</tbody>
</table>

15. PRC.2/73 | 12- 4-1973 | This is a case which is a split up from P.R.C.1/73 as the accused, 11, 12, 13 and 14 were absconding since the filling of the charge-sheet. Accused have not yet appeared in this court. Proclamation under section 87 Criminal Procedure Code were issued. Warrant under section 88 Criminal Procedure Code of attachment pending with the Collector, Nalgonda. Case posted to 24th January 1974 awaiting the Execution of the Attachment warrant. Reminders were issued to the Collector, Nalgonda, through District and Sessions Court, Nalgonda.

EXCAVATION OR SUPPLY CHANNEL FROM MAMIDIKALVA TO FEED KURU-GONDA AND OTHER TANKS.

1116—

4315 Q.—Sri Nallapareddi Srinivasul Reddi :—Will hon. the Chief Minister be pleased to state:

(a) whether there is any proposal to excavate supply channel by the Public Works Department from Mamidikalva to feed Kurugonda, Rajupalem, Pandluru, Ojili, Rachapalem and other tanks in Nellore district;

(b) if so, the estimated cost of the scheme; and

(c) when will it be executed?

A.—

(a) Yes, Sir.

(b) and (c) The scheme was investigated and an estimate for Rs. 14.96 lakhs was prepared at S.S. Rs. of 1968-69 fetching a revenue return of 0.35 per cent. As the revenue return was too low, the proposal was dropped.

63—7
EXCAVATION OF SUPPLY CHANNEL FROM THE SURPLUS WEIR, CHILLAKUR TANK TO FEED MUHYALAPADU TANK.

1117—

4316 Q.—Sri Nallapareddi Srinivasul Reddi:--Will hon. the Chief Minister be pleased to state :

(a) whether there is any proposal with the Public Works Department for the excavation of supply channel from the surplus weir of Chilakur tank to feed Muthyalapadu tank in Nellore district ;

(b) the amount of money required for the said scheme ; and

(c) when will the scheme be taken up for execution ?

A—

(a) Yes, Sir.

(b) The cost of the scheme cannot be estimated now, as it is not yet taken up for investigation.

(c) Does not arise.

EXCAVATION OF A SUPPLY CHANNEL FROM THE SURPLUS WEIR OF KALLUR TANK TO FEED KODIVAKA TANK.

1118—

4318 Q.—Sri Nallapareddi Srinivasal Reddi :—Will hon. the Chief Minister be pleased to state :

(a) whether there is any proposal with the Public Works Department for the excavation of a supply channel from the surplus weir of Kallur tank to feed kodivalka tank in Nellore district ;

(b) the amount required for this purpose ; and

(c) when will the work be taken up for execution ?

A.—

(a) No, Sir. Kodivaka tank is already receiving surplus waters of Kallur tank.

(b) and (c) Do not arise.

BAUXITE REFINERY FACTORY IN VISAKHAPATNAM DISTRICT.

1119—

1441 Q.—Sri M. Nagi Reddy :—Will the hon. Minister for Industries be pleased to state :

(a) whether the Government have decided to construct a Bauxite Refinery Factory in Visakhapatnam district ;
(b) if so, the location of the factory;

(c) the amount of expenditure involved;

(d) whether the construction of factory will be taken up and completed; and

(e) the annual output of the said factory?

A—

(a) No, Sir.

(b), (c), (d) and (e) Do not arise.

Compensation to the Ryots Who Lost Their Lands on Account of Construction of Hindustan Zinc Factory, Visakhapatnam.

1120—

4067 Q.—Sri P. Sanyasi Rao:—Will the hon. Minister for Industries be pleased to state:

(a) the number of ryots who lost their lands on account of the construction of Hindustan Zinc Factory, Visakhapatnam;

(b) the rate of compensation paid to them per acre; and

(c) the number of ryots among those who lost their lands provided employment?

A—

(a) 106.

(b) Rs. 16,940.

(c) Two by the factory and 10 by the contractor.

Connecting the Government General Hospital, Guntur with the Medical College.

1121—

1839 Q.—Dr. Fathimunnisa Begum:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that Medical and Health Department has been requesting for the release of particular extent of land covered by the Police grounds for the purpose of connecting Government General Hospital, Guntur with the Medical College there;

(b) if so, when was such request made:

(c) whether any action has been taken in the matter; and

(d) if not, the reasons for the delay?
A—

(a) Yes, Madam.
(b) During 1964.

(c) and (d) The Police Department is not willing to transfer the land unless a suitable land in a convenient locality preferable nearer to District Police Office, Guntur is made available and raise all the buildings necessary for the force.

Due to paucity of funds, the scheme could not be included in the first year of the Fifth Five Year Plan of the Medical and Health Department. Steps will be taken to include the scheme during the remaining years of the Fifth Five-Year Plan.

RURAL AYURVEDIC DISPENSARY IN PIRAVALI P. S.

1122—

3451 Q.—Sri Vanka Satyanarayana : - Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the Government have called for proposals to open a Rural Ayurvedic dispensary in Panchayat Samithi, Peravali;

(b) whether it is also a fact that the Panchayat Samithi, Peravali has recommended for its location at Velivennu, which has a Public Health Centre at Kanuru and another Dispensary at Kaldhari, which are nearly one mile from Velivennu ignoring the claims of other villages, where there is no Government dispensary within an area of nearly 5 to 6 miles;

(c) whether it is also a fact that East Vipparru Panchayat offered to give free building for this purpose and also for Doctor's quarters; and

(d) if so, what action Government proposed to take?

A—

(a) Proposals for opening of dispensaries (Ayurveda, Homoeopathy and Unani) have been called for from all Zilla Parishads and Panchayat Samithis by the Director, Indian Medicine.

(b) Yes, Sir.

(c) Yes, Sir.

(d) Under consideration.
POSTS OF TAILORS IN KING GEORGE HOSPITAL, VIZAG AND THEIR PAY SCALES.

1123—

4053 Q.—Shri A. Sreeramulu :—Will the hon. Minister for Health and Medical be pleased to state:

(a) the number of posts of tailors in the King George Hospital, Visakhapatnam and the pay scales attached to these posts; and

(b) whether it is a fact that the tailors working in the T. B. Hospital have been allowed a different pay scale, and if so the reasons for this disparity?

A—

(a) There are four posts of tailors in King George Hospital, Visakhapatnam and the scale of pay is Rs. 62—100.

(b) Yes, Sir. The tailors working in the T.B. Hospital, Visakhapatnam are allowed the scale of pay of Rs. 80—160. The four posts of tailors in King George Hospital, Visakhapatnam were sanctioned in Composite Madras State in the scale of pay of Rs. 25—35 prior to 1958. Consequent on the revision of the scales of pay in 1958, 1961 and 1969, the scale of pay of Rs. 25—35 was brought to Rs. 30—45, Rs. 50—70 and Rs. 62—100 respectively.

But the posts of tailors in T.B. Hospital Visakhapatnam, were sanctioned in 1965 in the scale of Rs. 70—100. This scale was revised to Rs. 80—160 in 1969. The scales of pay were revised with reference to the existing scales and not with reference to the category of a post. The Government have since appointed Pay Revision Commissioner to look into such anamolies.

NUMBER OF INJUNCTION NEEDLES REQUIRED IN KING GEORGE HOSPITAL, VIZAG.

1124—

4254Q.—Sri P. Sanyasi Rao:—Will the hon. Minister for Health, and Medical be pleased to state:

(a) the number of Injection Needles required in the King George Hospital, Visakhapatnam per year;

(b) whether it is a fact that old needles are being used after being grinded for want of proper supply of injections needles; and
(c) if so, the steps taken by the Government to supply adequate number of needles to the said hospital?

A—

(a) 14,400 injection needles are required per year in the King George Hospital, Vizag.

(b) No, Sir. There are 12,000 needles in stock. They are grinded for more efficiency but not for want of stock.

(c) Does not arise.

INCREASE OF FILM SUBSIDY FROM RS. 50,000 TO ONE LAKH OF RUPEES.

1125—

4744 Q.—Sri Nallapareddi Srinivasul reddi:—Will the hon. Minister for Information and Public Relations be pleased to state:

(a) whether the Government of Andhra Pradesh has ordered that the amount of subsidy to be paid to films (Cinemas) to be produced in the State be increased from the present rate of Rs. 50,000 to one lakh of rupees; and

(b) when will this order come into effect?

A—

(a) Yes, Sir.

(b) The orders have come into effect from 29th May, 1974 and they apply to films in respect of which the censor certificate is given after the issue of these orders.

AMOUNT DUE TO THE GUNTUR DISTRICT CENTRAL CO-OPERATIVE BANK, TENALI.

1126—

1533 (R) Q.—Sri V. Srikrishna:—Will the hon. Minister for Co-operation be pleased to state:

(a) the amount due from individuals and primary branches to the Guntur District Central Co-operative Bank, Tenali;

(b) the names of individuals and societies that are in arrears of over and above Rupees twenty thousands; and

(c) the action taken against the defaulters?

(b) the action taken against the defaulters.
(a) The following amounts are due from individuals and Primary Cooperative Societies to the Guntur District Co-operative Central Bank Ltd., Tenali as on 30-6-1973.

<table>
<thead>
<tr>
<th></th>
<th>Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) from individuals</td>
<td>3,49,892.00</td>
</tr>
<tr>
<td>(b) from primary societies</td>
<td>2,28,34,264.00</td>
</tr>
<tr>
<td>Total</td>
<td>2,31,84,156.00</td>
</tr>
</tbody>
</table>

(b) There are no overdues exceeding Rs. 20,000 from individuals. The names of the societies that are in arrears of over Rs. 20,000 as on 30-6-1973 are as follows:

1. **Tenali H.O.**
   - 1. Tenali
   - 2. Chemudupadu
   - 3. Annavaram

2. **Ongole Branch.**
   - 1. Pernamitta
   - 2. Sarvareddipalem
   - 3. Kanduluru
   - 4. Vengamukkapalem
   - 5. Konijedu
   - 6. M. Nidamaluru
   - 7. Mukthinuthalapadu
   - 8. Maddiralapadu
   - 9. Chadalawada
   - 10. Pothavaram
   - 11. Edugundlapadu
   - 12. Kothapatnam
13. Akula Alluru  
14. Valluru  
15. Pelluru  
16. Yerazela  
17. Mallavarappadu  
18. Alakurapadu  
19. Karumanchi  
20. Pulikonda  
21. Mynampadu  
22. Chelappalem  
23. Nelaturu  
24. Muvvavariapalem  
25. Chandrapaudu  
26. R. L. Puram  
27. Konaganivaripalem  
28. Prasagulapadu  
29. Doddavarappadu  
30. Doddavaram  
31. Vellamapalli  
32. Basavannapalem  
33. Ommevaram  
34. Kandlagunta  
35. M. Muppalla  
36. Ammanabrolu  
37. Duddukuru  
38. B. Nidamanuru  
39. Koniki  

3. Addanki Branch.

1. D. Addanki  
2. Bommanapadu  
3. Ramakuru  
4. Komminenivaripalem  
5. Chinakothapalli  
6. Daivalaravuru  
7. Manikeswara
Written Answers to Questions.
(Unstarred Questions)

8. Medarametla
9. Ravinuthala
10. Somavarappadu
11. Thimmannapalem
12. Korisapaudu
13. Kotapaudu
14. Budavada
15. Janakavaram
16. Chandaluru
17. Kundurru
18. Kommalapadu
19. Pathepurama
20. Ananthavaram
21. Yaddanapaudui
22. Chimmiribanda
23. Vinjanampadu
24. Uppumaguru


1. Malligunta
2. Inkollu
3. Nuthalapadu
4. Ramanayapalem

5. Mangalagiri Branch.

1. Kaza
2. Thulluru
3. Krishnayapalem
4. Mandadam
5. Abarajupalem
6. Malkapuram


1. Anumarlapudi M.P.C.S.
2. Tadikonda Rural Bank

1st August, 1974.
<table>
<thead>
<tr>
<th></th>
<th>Written Answers to Questions. (Unstarred Questions).</th>
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</thead>
<tbody>
<tr>
<td>3.</td>
<td>Damarapalli .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>4.</td>
<td>Godavarru .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>5.</td>
<td>Koritapadu .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>6.</td>
<td>Stambalagaruvu .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>7.</td>
<td>Karlapudi .. .. .. L.S.C.S.</td>
</tr>
<tr>
<td>8.</td>
<td>Narukullapadu .. .. .. L.S.C.S.</td>
</tr>
<tr>
<td>9.</td>
<td>Bejatpuram .. .. .. M.P.C.S.</td>
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<tr>
<td>10.</td>
<td>Jannalagadda .. .. .. M.P.C.S.</td>
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<td>11.</td>
<td>Chodavaram .. .. .. M.P.C.S.</td>
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<tr>
<td>12.</td>
<td>Pedapalakaluru .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>13.</td>
<td>Turakapalem .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>14.</td>
<td>Anathavaram .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>15.</td>
<td>Amaravathi .. .. .. M.P.C.S.</td>
</tr>
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<td>16.</td>
<td>Chavapadi .. .. .. M.P.C.S.</td>
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<td>17.</td>
<td>Pedamadduru .. .. .. M.P.C.S.</td>
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<td>18.</td>
<td>Endroy .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>19.</td>
<td>Unguturu .. .. .. L.S.C.S.</td>
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<td>20.</td>
<td>Katrapadu .. .. .. M.P.C.S.</td>
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<td>21.</td>
<td>Mallayapalem .. .. .. M.P.C.S.</td>
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<td>22.</td>
<td>Vangipuram .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>23.</td>
<td>Gottipaudu .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>24.</td>
<td>Medical &amp; Health Department Employees Cooperative Society.</td>
</tr>
<tr>
<td>25.</td>
<td>Guntur Section Subordinates Cooperative Society.</td>
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<tr>
<td>7.</td>
<td>Narasaraopet R.O.</td>
</tr>
<tr>
<td>1.</td>
<td>Ekkurru .. .. .. M.P.C.S.</td>
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<tr>
<td>2.</td>
<td>Gurazavelu .. .. .. M.P.C.S.</td>
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<tr>
<td>3.</td>
<td>Machavaram .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>4.</td>
<td>Yellamanda .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>5.</td>
<td>Kanuparru .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>6.</td>
<td>Chagallu .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>7.</td>
<td>Muthanapalli .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>8.</td>
<td>Pamidipaud .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>9.</td>
<td>Challagundla. .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>10.</td>
<td>Santhagudipadu .. .. .. M.P.C.S.</td>
</tr>
<tr>
<td>11.</td>
<td>Sathal .. .. .. L.S.C.S.</td>
</tr>
</tbody>
</table>
Written Answers to Questions.  
(Unstarred Questions) 

12. Vadlamudi varipalem — — M.P.C.S.

8. Bapatla Branch.

1. Garlapadu — — M.P.C.S.


1. Chinthalacheruvu — — M.P.C.S.
2. P. Cheruvujammulapalem — — M.P.C.S.
3. Pitchikalapalem — — M.P.C.S.
4. Muppalla — — M.P.C.S.
5. Enugupalem — — M.P.C.S.


1. Kasukarru — — M.P.C.S.
2. Mamillapalli — — M.P.C.S.
3. Patchalatapdiparru — — M.P.C.S.
4. Kattempudi — — M.P.C.S.

11. Chilakaluripet Branch.

1. Boppudi — — M.P.C.S.
2. Boyapalem — — M.P.C.S.
5. Murikipudi — — M.D.C.S.]
6. Tatapudi — — M.P.C.S.
7. Gopalamavaripalem — — M.P.C.S.
8. Purushothapatnam — — M.P.C.S.
9. Rajapet — — M.P.C.S.
11. Komrinenniveripalem — — M.P.C.S.

12. Repalle Branch.

1. Itukapalli — — M.P.C.S.
2. Mantripalem — — M.P.C.S.
3. Borravaripalem  ..  ..  ..  M.P.C.S.
4. Dindikothapalem  ..  ..  ..  M.P.C.S.
5. Pragnam  ..  ..  ..  M.P.C.S.
6. Gangadipalem  ..  ..  ..  M.P.C.S.
7. M. J. Palem  ..  ..  ..  M.P.C.S.
8. Thummala  ..  ..  ..  M.P.C.S.
9. Pedapalli Gollapalem  ..  ..  ..  M.P.C.S.
10. Singupalem  ..  ..  ..  L.S.C.S.
11. Kuchinapaudi  ..  ..  ..  L.S.C.S.
12. Vellaturu  ..  ..  ..  L.S.C.S.

13. **Sattenapalli Branch.**

1. K. Vram  ..  ..  ..  ..  M. P. C.S.
2. Chagantivarpalem  ..  ..  ..  M.P.C.S.
3. Muppalala  ..  ..  ..  M.P.C.S.
4. Thondpali  ..  ..  ..  M.P.C.S.
5. Garlapadu  ..  ..  ..  M.P.C.S.
6. N. Goollapaudu  ..  ..  ..  M.P.C.S.
7. Narnepadu  ..  ..  ..  M.P.C.S.
8. U. Talluru  ..  ..  ..  M.P.C.S.
9. Panidam  ..  ..  ..  M.P.C.S.
10. Medikonduru  ..  ..  ..  M.P.C.S.
11. Paladugu  ..  ..  ..  M.P.C.S.
12. Siripuram  ..  ..  ..  M.P.C.S.
13. Chityala  ..  ..  ..  M.P.C.S.
14. Kothanemapuri  ..  ..  ..  M.P.C.S.
15. Pedapalem  ..  ..  ..  M.P.C.S.
16. Velpuru  ..  ..  ..  L.S.C.S.
17. Krosuru  ..  ..  ..  L.S.C.S.
18. Mugundoru  ..  ..  ..  M.P.C.S.
19. Atchampet  ..  ..  ..  M.P.C.S.
20. Konuru  ..  ..  ..  M.P.C.S.
21. Attaluru  ..  ..  ..  L.S.C.S.
22. Pedakurapadu  ..  ..  ..  M.P.C.S.
23. Lingakuram  ..  ..  ..  M.P.C.S.
24. Nudurupadu  ..  ..  ..  M.P.C.S.
VILLAGES THAT WILL BE SUBMERGED UNDER SRISAILAM HYDRO ELECTRIC PROJECT.

1127—

3204 Q.—Sri K. Ranga Das:—Will the hon. Minister for Power be pleased to state:

(a) whether a statement showing the names of villages that will be submerged under Srisailam Hydro Electric Project will be furnished; and

(b) whether the Government will consider to issue an order showing the survey numbers and the extent of lands that will be submerged in those villages and also stating that there is no prohibition to get loans from the Government and Banks on the rest of the lands, if not the reasons therefor?

A—

(a) Yes, Sir. Statement placed on the Table of the House.

(b) According to Land Acquisition Act, the lands will be acquired by the Government after notifications are published in Andhra Pradesh Gazette, indicating Survey Numbers, nature of land and extent of land etc. As such the question of issuing a separate order by the Government does not arise.

There is no prohibition to get loans either from Government or from Banks on security of such non-submergible lands.
STATEMENT SHOWING THE NAMES OF AFFECTED IN KURNOOL AND MAHABOOBNAGAR DISTRICTS UNDER SRISAILAM PROJECT

Kurnool District

Nandikotkur Taluk:

1. Veerabhadrudurgam.
2. Vellala
3. Siddeswaram, Kapileswaram, Madugula, Maruganthi hamlet.
4. Sangameswaram.
5. Beeravole-Vanamulapadu hamlet.
6. Veerapuram.
7. Nagatur.
8. Prathakota Sankaranipalli hamlet
10. Sathanikota.
11. Palamarri.
12. Thatipadu.
15. Moorvakonda.
16. Mutchumarri
17. Bannur.
18. Gummadapuram.
19. Alur.
21. Lakshmapuram
22. Maddigatla.
23. Malyala.
24. Pagdiyala.
25. Rudravaram.

Murali Sub-Taluk:

27. Thummalur.
29. Bhattuvanipalli.
32. Edurupad - Badduvanipalli hamlet.
33. Chelimella.
34. Ramulapadu.
35. Sivapuram.

Kurnool Taluk:
36. Paudur.
37. Devamada.
38. Gondiparla.

MAHABOONAGAR DISTRICT:

Alampur Taluk:
1. Kudavali
2. Pragatur
3. Uppalapadu.
5. Maramungal.
7. Utukur.
11. Alampur—Gudem hamlet.
15. Godimella.
17. Kurupakula
18. Shalipuram.
19. Mangampeta.
20. Rayalampadu.
22. Šasanal.
23. Buchiveerapuram.
24. R. Garlapadu
25. Thimmmapuram.
26. Sultanpur.
27. Singavaram.

Kollapuri Taluk:
29. Jatprolu.
30. Vemkal.
31. Malleswaram.
32. Kallur.
33. Amaragiri.
34. Asidpur
35. Bollavaram.
36. Lingasanipalli.
37. Vellatur.
38. Challapahad—Venkatampalli hamlet
40. Chinnamaru.
41. Bekkam.
42. Koppanur.
43. Somasili.
44. Peddamarru.
45. Salipuram.
46. Migapuram.
47. Gopalapuram.
48. Malachintapalli.
49. Pentalapalli.
50. Veltur.

Wanaparthty Taluk:
51. Yaparla.
52. Gumadam.
53. Thippayapalli.
54. E aladinne.
55. Buddiddipadu.
Written Answers to Questions. 1st August, 1974.
(Unstarred Questions)

56. Penchikalapamad.
57. Ayyavaripalli.
58. Rangapur.
59. Munagamandinne.
60. Janampalli.
61. Sugur.
62. Rameswarapur.

ENTRUSTING THE B.A.P.R.O.S. WITH THE WORK RELATING TO ALLOTMENT OF HOUSE-SITES.

833-Q.—Sarvasri M. Omkar and D. Venkatesam:—Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the Block Assistant Public Relation Officers have been entrusted with the work relating to allotment of house-sites;

(b) if so, whether the Extension Officers of Education have been completely relieved from the work of Social Welfare, particularly allotment of house-sites; and

(c) if not, the reasons therefor?

A.—

(a) Yes Sir.

(b) No, Sir. The other items of work relating to Social Welfare other than allotment of house-sites, is now being attended to by the Extension Officer (Education).

(c) The question of limiting the duties of the Extension Officer, Education only to the matters relating to Education is under consideration of Government.

Extension Officers (Education) discharging additional work of Social Welfare.

835 Q.—Sri M. Omkar:—Will the hon. Minister for Education be pleased to state:
(a) whether it is a fact that the Extension Officers of Education have been entrusted with additional work like Social Welfare and land acquisition etc., and

(b) if so, is it a fact that the Extension Officers of Education, due to their additional responsibilities other than Education, are failing to discharge their original duties?

A.—

(a) Yes, Sir. The Extension Officers (Education) are entrusted with the additional work relating to Social Welfare except land acquisition for house-sites to the land-less Harijans.

(b) Yes, Sir. They are unable to give full attention to the matters relating to Education. However, the question of limiting their duties only to the matters relating to Education is under consideration of Government.

TEMPORARY TEACHERS IN GOVERNMENT HIGH SCHOOLS.

1130—

2671 Q.—Sri D. Krishna Reddy: -Will the hon. Minister for Education be pleased to state:

(a) the number of temporary teachers working in Government High Schools in the State as on today;

(b) the number of teachers who have put in more than 7 years, 3 years and 2 years respectively out of column (a) above;

(c) whether these teachers are being continued in service during summer vacation;

(d) whether the Government will take steps to regularise their services immediately; and

(e) if not, the reasons therefor?

A.—

(a) 980.

(b) 255 .. More than 7 years.
    294 .. More than 3 years.
    197 .. More than 2 years.

(c) Yes.

(d) and (e), Suitable steps have been taken to regularise the services of the above teachers, except in the case of School Assistants.
Condolence Motion: 1st August, 1974.

The services of the persons in the combined cadre of School Assistants and Deputy Inspectors of Schools could not be regularised as these posts come under the purview of the Andhra Pradesh Public Service Commission and as there was ban hitherto on direct recruitment. However, estimates of vacancies have been called for from the Director of Public Instruction in order to consider the question of regularising the services of temporary teachers working in the Combined Cadre.

POSTPONEMENT OF INTERMEDIATE EXAMINATIONS.

1131—

4697 Q.—Sri C. V. K. Rao—Will the Hon. Minister for Education be pleased to state :

(a) whether Government ordered postponement of Intermediate Examinations scheduled to be held on May, 13th; and

(b) if so, the reasons therefor ?

A—.

(a) and (b) In view of the Railway Employees' Strike, the Board of Intermediate Education decided to postpone the Intermediate Examinations scheduled to commence from 13th May, 1974.

CONDOLENCE MOTION

re: DEMISE OF SRI POTHLA GUNNAYYA EX. M.L.A.

MR. Speaker:—I have to inform the House with deep sorrow the demise of Mr. Pothula Gunnaiah, a former Member of the House at Visakhapatnam due to heart failure. He died in King George Hospital. So, I request the Leader of the House to move the Condolence Motion.

Sri J. Vengala Rao:—Sir I beg to move that this House places on its record its deep sense of sorrow at the demise of Sri Pothula Gunnaiah a former Member of Legislative Assembly and conveys its deep sense of sympathy to the Members of the bereaved family."

Mr. Speaker :—Motion moved.
1st August, 1974

Condolence Motion

re. Demise of Sri P. Gunnayya Ex. M. L. A.

దేశీయ నిమిషం : డీమ్‌సీ స్రిప్టికారి 30 వ జన్మిత అతనుడి పొలిటికల్‌లో గతంగోపాలం బాగా నిర్ణయించబడింది. గతంగోపాలం 2000 రోజుల్లో నాయకత్వంలో నిలిచాలింది. కానీ స్మార్ట్‌కండు నిలిచించిన ఉద్భవంతాన్ని తెలియజేసి నడిపాజా. స్మార్ట్‌కండు ప్రభావానికి 20 సంవత్సరాలు నడిపాడు. స్మార్ట్‌కండు బుద్ధిగా 120 సంవత్సరాలు నడిపాడు. అందుకే తమను అందించాలి. 20 సంవత్సరాలు నడిపాడు సన్నిధి తమను సంచికతి ప్రత్యేకించాడు. స్మార్ట్‌కండు బుద్ధిగా 120 సంవత్సరాలు నడిపాడు. అందుకే తమను అందించాలి. 20 సంవత్సరాలు నడిపాడు సన్నిధి తమను సంచికతి ప్రత్యేకించాడు.

ప్రధానిత్వ సంఘాలు తన విచిత్రమైన సంఘాలు స్మార్ట్‌కండు లో నిలిచించాయి. స్మార్ట్‌కండు బుద్ధిగా 120 సంవత్సరాలు నడిపాడు. అంతే స్మార్ట్‌కండు లో నిలిచాడు. స్మార్ట్‌కండు బుద్ధిగా 120 సంవత్సరాలు నడిపాడు. అందుకే తమను అందించాలి. 20 సంవత్సరాలు నడిపాడు సన్నిధి తమను సంచికతి ప్రత్యేకించాడు. స్మార్ట్‌కండు బుద్ధిగా 120 సంవత్సరాలు నడిపాడు. అందుకే తమను అందించాలి. 20 సంవత్సరాలు నడిపాడు సన్నిధి తమను సంచికతి ప్రత్యేకించాడు. స్మార్ట్‌కండు బుద్ధిగా 120 సంవత్సరాలు నడిపాడు. అందుకే తమను అందించాలి. 20 సంవత్సరాలు నడిపాడు సన్నిధి తమను సంచికతి ప్రత్యేకించాడు. స్మార్ట్‌కండు బుద్ధిగా 120 సంవత్సరాలు నడిపాడు. అందుకే తమను అందించాలి. 20 సంవత్సరాలు నడిపాడు సన్నిధి తమను సంచికతి ప్రత్యేకించాడు.
Condolence Motion:
Ist August, 1974.

re: Demise of Sri P. Gunnayya Ex. M.L.A.

Sri Ch. Parasurama Naidu (Parvathipuram) — Sir, I know Sri Gunnayya, as a boy. He belonged to Parvathipuaram. The news of his death has come as a shock to me. Fifteen days before when I came here I had met him, and he recollected so many things, which included his meeting with the Chief Minister and other friends and said that he was thinking of further legislative activities.

We had made an association, a Barak Association; and he was made a President. From the lower rungs he had risen to higher positions, by the dint of his sheer sincerity, perseverance, industry and zeal.

I know he was always a Congress man. He was never willing to take an independent step. That was his devotion to Congress Organisation. Although he accepted me as a Guru, but when I deviated, he did not. He never followed me in this, nor did he support in my deviated activities. That was his attachment and devotion to his Organisation.

He became an M.L.A. not from this own Taluk, but from a far off Taluq. Everybody was thinking that he would not win, but he did win. He first came from Kothuru Constituency. To this Constituency also he was a stranger. It was a Double Constituency. The Congress Candidate in that Constituency who was a caste-Hindu failed, while this Harijan candidate (Sri Gunnayya) succeeded. That was his popularity and approach and the pleasing manner with which he approached the people. In Tadapatri also contrary to the expectation of others he succeeded.

He was un-lettered; he could not actually sign. But whenever a matter of importance came, he went to somebody, and without arrogance or shyness, tried to understand the whole thing and then came to the House, and performed in his own unique peculiar and
pleasing way. That is how he spent his 40 years of legislative and public life, a man who rose from a lower position to great heights.

I associate myself with the Resolution of Condolence that the Chief Minister has brought. May his soul rest in peace.

Sri A. Srimulu:—I fully share the sentiments expressed by the Chief Minister and other colleagues on this side.

On behalf of myself and the Members of Peoples Democrats, my group, we convey our condolences to the bereaved family; and sincerely support the Resolution moved by the Chief Minister.
Condolence Motion

1st August, 1974.

re: Demise of Sri P. Gunnayya Ex. M. L. A.

...
1st August 1974.

Condolence Motion

re: Demise of Sri P. Gunnavayya Ex. M. L. A.
Condolence Motion: 1st August, 1974.
re: Demise of Sri P. Gunna, Ex M. I. A.

Condolence Motion:

re: Demise of Sri P. Gunna, Ex M. I. A.
Condolence Motion:
re: Demise of Sri P. Gunnayya, Ex-M L.A


ఈ వాతావరణంలో మనుషులు ప్రవాసి అయించారు. ఇవి మనం ఆరోగ్యానికి మంచి నిషింధ్యులను సాధిస్తుంది.
Condolence Motion:

1st August, 1974

re: Demise of Sri. Gunnayya, Ex-M.L.A.

In memory of 1955 to 1970, who led a life of simplicity and dedication in various capacities. He was a member of the Legislative Assembly from 1955 to 1958 and served as Minister of Education in the Government of Andhra Pradesh. In 1958, he was elected to the Legislative Council. Gunnayya served as a member of the Legislative Assembly from 1955 to 1970. His contributions to the cause of education and development were highly regarded.

Dec 1955 to 1970:

3. Gunnayya's contributions to the education sector were significant. He was a strong advocate for the development of rural education and played a key role in the introduction of new educational programs.

4. Gunnayya's commitment to the betterment of the state's education system was unyielding. His efforts were recognized and appreciated by the people of Andhra Pradesh.

5. Gunnayya's legacy continues to inspire generations of aspiring leaders. His contributions to the field of education are a testament to his dedication and commitment.

6. Gunnayya's death is a great loss to the state and the country. His contributions to the development of education will forever be remembered.

In response:

1. The State Government has declared 3 days of mourning in honor of Sri. Gunnayya.

2. The State Government has announced a financial grant to the family of Sri. Gunnayya.

3. The State Government has appointed a committee to review and recommend measures for the development of education in honor of Sri. Gunnayya.

4. The State Government has expressed its deepest condolences to the family of Sri. Gunnayya.

5. The State Government has requested that all educational institutions observe a moment of silence in honor of Sri. Gunnayya.

6. The State Government has directed all government officials to convey its condolences to the family of Sri. Gunnayya.

7. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

8. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

9. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

10. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

11. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

12. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

13. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

14. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

15. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

16. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

17. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

18. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

19. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.

20. The State Government has requested that all government officials convey its condolences to the family of Sri. Gunnayya.
1st August, 1974

Condolence Motion:

re Demise of Sri P. Gummiyya, Ex-M.L.A.

(Translation)

The Hon'ble Speaker,

May I draw your attention to the Motion of Condolence submitted by the Hon'ble Member, Mr. P. Gummiyya, Ex-M.L.A., on the occasion of his demise.


The House will surely miss his presence in the legislative assembly.

The 1st August, 1974.

[Signature]

Speaker of the House.
Mr. Speaker:—The question is:

“This House places on record its deep sense of sorrow at the demise of Sri PothuLagunnaiah, a former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family.”

The motion was adopted *nem con* all the members standing in silence for two minutes.

BUSINESS OF THE HOUSE

Mr. Speaker:—Yes, I will deal with it. It was received by the Speaker at 8.10 a.m.

Mr. Speaker:—But the rules are such. It should be given one hour before the commencement. Even if you had given at 8.00 a.m. it does not conform to the rules. I am so sorry.
Mr. Speaker:—It is true. You have raised many points which needs examination. And therefore, I will take up tomorrow.

Mr. Speaker:—That is the next working day. Nothing is lost because of that. It is not only one matter, there are so many other things also.

Mr. Speaker:—Henceforth we come to tomorrow.

Because, it is not a small matter. It is a big matter and we have to carefully examine it. I can waive it if necessary. But, it needs careful examination and so, I shall take it up on the next working day. I may disallow it in my chambers. That is also there.

Mr. Speaker:—That is altogether different.

Sri C.V.K. Rao:—That is the adjournment motion and it is a matter of public importance.

Mr. Speaker:—I am sending it to the Chief Minister and I will give time on that.

Sri A. Sreramulu:—Sir, I have given notice of breach of privilege about the Report in Indian Express.

Mr. Speaker:—That also, I will take up. I am sending it to the concerned people.
Let me draw the attention of the Members. Whenever you give adjournment motion noticed, that should be given one hour before the commencement of the House. The Rule is like this 63. Method of giving notice:- Notice of an adjournment motion shall be given one hour before the commencement of the sitting on the day on which the motion is proposed to be made to each of the following:

(i) the Speaker : (ii) the Minister concerned and (iii) the Secretary.

Mr. Speaker :—You can leave three copies one hour before, with the Secretary.

Sri A. Sreeramulu:—One hour time should be reviewed.

Mr. Speaker:—That is the Rule position. We can review the rules. We are going to review all the Rules. I am calling for Rules Committee meeting. Then, we shall see to it.

MATTERS UNDER RULE 341.

*re:* POTTI SREERAMULU HOMEOPATHY COLLEGE.

Sri K. Rajamalju:—There are two Homeopathy Colleges in Hyderabad City—Amarajeewi Potti Sreeramulu College and the other Jai-surya College and there is one other College at Gudivada. It is a fact
that there is no Homoeopathy College or Ayurvedic College in the Rayalaseema Region. The Government has been examining the possibility of shifting one of the two Homoeopathy Colleges to Rayalaseema area, on the demand frequently made by the public. This was also taken up for consideration in order to remove the existing imbalances so far as Homeopathy Colleges are concerned in the State and at the same time lessening of the financial burden on the Government in maintaining these two Colleges in Hyderabad City.

Besides this, the Chairman, Rayalaseema Development Committee suggested that one of the two Homoeopathy Colleges which is situated in Hyderabad city may be shifted to Kurnool. The Chairman pointed out that there is no Homoeopathy or Ayurvedic College or Hospital anywhere in Rayalaseema area to cater to the requirements of the region. An amount of Rs. 15,000 from Sri Damodaram Sanjivayya Smarak Nidhi has been offered for Homoeopathy College. It is also assured that more funds could be collected through philanthropic agencies to run the hospital properly. The suggestion of the Chairman of the Rayalaseema Development Committee is being considered keeping in view the economy involved and also all the immediate and long term problems particularly pertaining to staff, students, funds and accommodation. I assure the House that no decision has yet been taken in this regard and it is postponed to next year.

Mr. Speaker:—It is postponed.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Drought Conditions Prevailing in the State.

Mr. Speaker:—It is postponed.
Calling attention to matters of Urgent Public Importance:
re: Drought conditions prevailing in the State

1st August 1974.
Calling Attention to matters of Urgent Public Importance:

re Drought conditions prevailing in the State

Mr Deputy Speaker in the Chair:

500 camps have been set up for 400 families who lost their livelihood due to drought conditions prevailing in the State. The Deputy Speaker informed that 26 families have been identified for assistance, and 11 families are yet to be identified. The situation is严峻, and the Deputy Speaker requested immediate action.
Calling attention to matters of Urgent Public Importance:

re: Drought conditions prevailing in the State.

1st August 1974

3200 households with 4500 people are affected. The water levels have dropped significantly. The situation is critical and urgent measures are necessary.

The government has allocated Rs. 200 to each household and Rs. 4500 to the district administration. Immediate action is required to prevent further deterioration.

The affected areas are:

1. 
2. 
3. 

Emergency measures are being taken to provide relief to the affected population.
Calling attention to matters of Urgent Public Importance:

re Drought conditions prevailing in the State.

31st August 1974.

In the matter of:

re Drought conditions prevailing in the State.

The situation is such that urgent measures are required to be taken. The rainfall is below normal and the situation is critical. The crops are at risk and the people are in need of immediate help. The Governor has issued an order to provide assistance to those affected by the drought.}

[Signature]

Governor of [State]
Calling attention to Matters of Urgent Public Importance:

re: Drought conditions prevailing in the State.

Chittoor district is in the grip of famine. The position is being marked by a continuous increase in the number of deaths due to malnutrition and other reasons. While Romen was burning Nero was fiddling with his violin. The position is being marked by a continuous increase in the number of deaths due to malnutrition and other reasons. The Tahasildar harasses ryots for collection of land revenue.

In 11-10 a.m. the temperature is 2 1/2 degrees Celsius. 10 1/2 degrees Celsius
Calling attention to matters of Urgent Public Importance:
re: Drought conditions prevailing in the State.
Calling attention to matters of Urgent Public Importance:
1st August, 1974.

re: Drought conditions prevailing in the State.

...
Calling attention to matters of Urgent Public Importance: Drought conditions prevailing in the State.

11.20 a.m.

As the Minister for Agriculture and Animal Husbandry, I draw attention to the matters of Urgent Public Importance prevailing in the State.

The drought conditions in the State are severe. The rainfall received in the State has been significantly below normal. According to the meteorological department, the rainfall in the State is around 50% of the normal rainfall. The situation is critical, and immediate action is required to mitigate the effects of the drought.

The rainfall in the State has been below normal for the past few months. The crops are affected, and the farmers are facing a difficult time. The government is taking all necessary steps to provide relief to the affected farmers.

I urge all Members of the Assembly to support the government's efforts to overcome the drought crisis. It is a matter of public importance, and we all have a role to play in addressing this challenge.

Thank you.
Calling attention to matters of Urgent Public Importance:
re: Drought conditions prevailing in the State.

1st August, 1974.
1st August, 1974.

Calling attention to matters of Urgent Public Importance:

re: Drought conditions prevailing in the State.

Dear Sir,

I have been informed by the [Government/Department] (hereinafter referred to as the [Authority]) that the drought conditions prevailing in the [State] are of such magnitude and extent as to necessitate immediate action. The [Authority] has taken several measures to mitigate the effects of the drought, but the situation is deteriorating day by day. The [Authority] has requested the Government to take urgent steps to provide relief to the affected people.

Yours faithfully,

[Signature]

[Name]

[Position]

[Address]
Ca!Mng attention to matters of Urgent Public Importance:

Drought conditions prevailing in the State.

1st August, 1974.
Calling attention to matters of Urgent Public Importance:
re: Drought conditions prevailing in the State.
Calling attention to matters of Urgent Public Importance:

re: Drought conditions prevailing in the State.

Sri C.V.K. Rao:—On a point of clarification Sir. Now, there are nearly 27 members who have given notice of on drought conditions. All have got to participate in the discussion. If the Chair had felt that this is a subject which should come for Discussion, he should have given opportunity for other Members also. We have given certain Notices under Rule 341 etc. and all of them were thrashed out. We do not know by some accident 27 members are specially given the opportunity to discuss about the prevailing conditions of drought in the State. Should we be debarred from it? What is more, previously there is a very important item. A constitutional violation has been committed by the Government and I want to raise it. In this particular matter, the Speaker has made a particular observation, i.e., one member for each Party in order to expedite matters. Has that been changed? Of course, it is left to your discretion. Important issues should be thrashed out where the Government is committing number of lapses. They are being side-tracked Sir. Therefore, one member for a party, you can give.

Smt. B. Sarojini Pulla Reddy:—I do not support Mr. C.V.K. Rao’s argument because he keeps on criticising the Government. In our own areas, we have a lot of famine, etc. I wish you would give us also an opportunity.

Sri C.V.K. Rao:—I am not objecting to it. Should we not be given the opportunity? We felt that this is a subject on drought conditions which is a very severer matter. So, discussion should be opened to the entire House Sir.

(Mr. Speaker in the Chair)

Here, this is about the drought conditions prevailing in the entire State and some members have put their seal to it. This is a subject matter concerning the entire House. There are members also who can contribute. Why should they be debarred just by giving an opportunity for them alone. Whereas there are number of items touching different aspects of it. That has been disallowes. If it is open for discussion, you can allot a day for that because there are certain important matters which are to be raised. I want to draw your attention to certain lapses—an important lapse, constitutional impropriety—which the Government has committed. That needs much more time.
Calling attention to matters of Urgent Public Importance:

Mr. Speaker:—Actually this was in my mind when we received this for special discussion for one full day. That I am certainly going to fix up and you were very much in my mind. I was thinking that you should take more time not only on East Godavari or West Godavari districts but the entire State, which cannot be done in a Calling Attention.

Mr. Speaker:—About drought conditions, scarcity of foodgrains, spiralling prices, we will have a full day for discussion and everybody will have an opportunity.

Sri M. V. Krishna Rao:—After a legacy of continuous drought in earlier years, the Agricultural year 1973-74 was normal in the State except in parts of Srikakulam, Visakhapatnam and East Godavari districts. Relief measures were undertaken in Srikakulam, Visakhapatnam and East Godavari districts, due to adverse seasonal conditions in 1973-74.

In the month of May, 1974, the State received fairly good pre-monsoon showers, particularly, in the dry areas of Telangana and Rayalaseema. The rain fall received in May, 1974 was in excess of Normal by 55 percent in the Rayalaseema region and 75 percent in the Telangana region while there was a deficit of 45 percent in the Coastal Andhra region. The rain fall in Chittoor, Khammam and Warangal was, however, some what below normal. These rains helped the cultivators to take up preparatory tillage operations for kharif dry crops.

The onset of Sought West monsoon was, however, delayed and it actually set-in in the second week of June 1974 but continued to be weak throughout that-month. The distribution of rain-fall was erratic and uneven and there were intermittent dry spells in the month.
Calling attention to matters of urgent public importance,
re: Drought conditions prevailing in the State.

rainfall received during the month was in excess of the-normal in the districts of Srikakulam, Krishna, Guntur, Prakasam, Chittoor, Nizamabad-Meharnobnagar, Medak and Khammam, while it was deficit in varying degree in the rest of the districts. For the month as a whole, the rainfall was deficit by 2 per cent in Coastal Andhra and Rayalaseema regions and 14 per cent in the Telangana region whereas for the State as a whole, there was a deficit by 9 per cent.

During the first fortnight of July, 1974 the South West monsoon continued to be weak in Andhra Pradesh. In the second week of July 1974, the Coastal Andhra Districts except Nellore and all the Districts in the Telangana region received some rain fall which, however, was totally inadequate.

**Agricultural Operations**

The sowings of kharif crops in the State normally commence in the first week of June and are completed by the end of July. In the northern Coastal districts of Srikakulam and Viskhapatnam, the sowings of Mesta, Groundnut and Gingelly are nearing completion while the-transplantation of Bajra and Ragi is in progress. In the Rayalaseema region, the sowing of kharif crop has taken place on a limited scale due to inadequate rainfall. In the Telangana region, the kharif sowing has been completed to the extent of about 80 per cent. The transplantation of paddy generally takes place during the months of July and August in the district of Srikakulam and Visakhapatnam of the Coastal Andhra Region and in all the districts in the Rayalaseema region, while in the remaining districts, these operations commence from June and extend upto middle of August. Transplantation of paddy is in progress only in the delta areas commanded by canals in the State. Transplantation of paddy could not be taken-up in up-land areas of the coastal districts and in the Telangana and Rayalaseema regions, as minor irrigation sources have not received adequate supplies.

**Availability of Drinking Water and Fodder**

The position of drinking water is generally satisfactory in all the districts except in some parts of Visakhapatnam and Chittoor districts. Scarcity of fodder has been reported in some parts of Visakhapatnam district.

**Prospects**

It is too early to make any assessment of prospects of kharif crop since there is still time for transplantation of paddy and sowings of
Calling attention to matters of Urgent Public Importance:
re: Drought conditions prevailing in the State.

Kharif crops. As things stand now, the kharif crop prospects are not at all encouraging since the South west monsoon has been weak in the entire State and so far Minor Irrigation Sources have not received adequate supplies. Government are carefully watching the situation. Collectors have been asked to send special reports every week and it is proposed to undertake a review of the situation in the first week of August, 1974 to assess the need for relief measures, wherever necessary.

Mr. Speaker:—As I said, we are going to have full discussion on this and I am going to permit everybody. In the meantime let the Government also get more information.
Calling attention to matters of Urgent Public Importance:

re: Firing and harassment by Police of the people belonging to Banda Lingampalli.

Mr. Speaker: He said that they are not going to postpone.

**FIRING AND HARASSMENT BY POLICE OF THE PEOPLE BELONGING TO BANDA LINGAMPALLI VILLAGE**

12.00 noon

Mr. Speaker: He said that they are not going to postpone.
Calling attention to matters of Urgent Public Importance:

re: Firing and harassment by Police of the people belonging to Banda Lingampalli.

1st August, 1971.

[Text in Telugu script]
Calling attention to matters of Urgent Public Importance:

re: Firing and harassment by Police of the people belonging to Banda Lingampalli.

1st August, 1974.
1st August, 1974  
Calling attention to matters of Urgent Public Importance:

re: Firing and harassment by Police of the people belonging to Banda Lingampalli.
Calling attention to matters of Urgent Public Importance:

1: Need for opening of Fair Price Shops in Srikakulam District.


2: NEEDED FOR OPENING OF FAIR PRICE SHOPS IN SRIKAKULAM DISTRICT.
1st August, 1974.

Calling attention to matters of Urgent Public Importance:
re : Need for opening of Fair Price Shops in Srikakulam District.

There are 2165 Fair Price Shops (548 in urban and 1917 in rural areas) functioning in Srikakulam district. The population of Srikakulam district is 25,89,991 comprising 2865 villages. The Collector Srikakulam has issued Supply Cards in 4 Municipalities, 21 major Panchayaths and 2 rural villages.

The population wise break up of villages in Srikakulam district is as below:

<table>
<thead>
<tr>
<th>Total number of villages:</th>
<th>2865</th>
</tr>
</thead>
<tbody>
<tr>
<td>below 200</td>
<td>657</td>
</tr>
<tr>
<td>200-499</td>
<td>747</td>
</tr>
<tr>
<td>500-999</td>
<td>684</td>
</tr>
<tr>
<td>1000-1999</td>
<td>544</td>
</tr>
<tr>
<td>2000-4999</td>
<td>217</td>
</tr>
<tr>
<td>5000-9999</td>
<td>15</td>
</tr>
<tr>
<td>10000</td>
<td>1</td>
</tr>
</tbody>
</table>

It can be seen from the above statement that there are 780 villages with a population of above 1000 whereas Fair Price Shops in rural areas are 1617 in number.

The allotments made to the district from January to July 1974 are given below:

<table>
<thead>
<tr>
<th>Month</th>
<th>Allotments in tonnes</th>
</tr>
</thead>
<tbody>
<tr>
<td>March, 74</td>
<td>Rice: 300; Wheat: 75; Sugar: 550</td>
</tr>
<tr>
<td>April, 74</td>
<td>Rice: 600; Wheat: 75; Sugar: 550</td>
</tr>
<tr>
<td>May, 74</td>
<td>Rice: 700; Wheat: 75; Sugar: 550</td>
</tr>
<tr>
<td>June, 74</td>
<td>Rice: 1300; Wheat: 75; Sugar: 540</td>
</tr>
<tr>
<td>July, 74</td>
<td>Rice: 1200; Wheat: 75; Sugar: 515</td>
</tr>
<tr>
<td>August, 74</td>
<td>Rice: 1500; Wheat: 75; Sugar: 516</td>
</tr>
</tbody>
</table>
It can be seen from the Statement that allotments of rice have been increased from 700 tonnes in April '74 to 1500 tonnes in August '74 keeping in view the fact that the lean months have set in.

PAPERS LAID ON THE TABLE OF THE HOUSE

RULES OR AMENDMENTS UNDER SUB SECTION (2) OF SECTION 69 OF THE A.P. PANCHAYAT SAMITHIS AND ZILLA PARISHADS ACT, 1959

Sri J. Vengala Rao —Sir, I beg to lay on the Table copies of the following Notifications with which certain rules or amendments to rules have been made, as required under sub-section (2) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Reference to the G.O. and Date</th>
<th>Reference to the Gazette and Date</th>
</tr>
</thead>
</table>

Mr. Speaker:—Papers laid on the Table.

PAPER PLACED ON THE TABLE.

SUMMARY OF MAIN CONCLUSIONS AND RECOMMENDATIONS OF THE COMMITTEE ON TAXATION OF AGRICULTURAL WEALTH AND INCOME

Sri J. Vengala Rao:—Sir, I beg to place on the Table a copy of the summary of main conclusions and recommendations of the Committee on Taxation of Agricultural Wealth and Income in pursuance of the assurance given while answering the L.A.Q No. 3166 on 16-7-1974.

Mr. Speaker:—Paper placed.

Sri A. Sreeramulu:—The other day a promise was made that few copies of this Report will be placed in the Library. I want to know whether that has been fulfilled.
PRESENTATION OF THE THIRD REPORT OF THE
COMMITTEE ON ESTIMATES
ON THE TRIBAL WELFARE.

Smt. T.N. Anasuyamma:—I beg to present the Third Report
(Fifth Legislative Assembly) of the Estimates Committee on Tribal
Welfare.

Mr. Speaker:—Report presented

GOVERNMENT BILLS

1. THE ANDHRA PRADESH LAND REVENUE (ADDITIONAL WET
ASSESSMENT) BILL, 1974.

Sri M.V. Krishna Rao:—Sir, on behalf of the Chief Minister, I beg
to move for leave to introduce the Andhra Pradesh Land Revenue
(Additional Wet Assessment) Bill, 1974.

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is that leave be granted to introduce
the Andhra Pradesh Land Revenue additional Wet Assessment Bill
1974.

The motion was adopted.

2. THE ANDHRA PRADESH APPROPRIATION (No. 5)
BILL, 1974.

Sri C.V.K. Rao:—Now the Minister wants to move the Andhra
Pradesh Appropriation (No. 5) Bill, 1974.

12–20 p.m. Sri G. Rajaram:—Before I move this Bill I draw your attention to
Sri C.V.K. Rao:—Sir, I want to raise a point of Order before he
moves the Bill I have got a right to raise the point of Order. Constitutional
impropriety has been committed.

Mr. Speaker:—Let us hear that Constitutional impropriety.

Sri C.V.K. Rao:—He has committed a constitutional impropriety
I cannot permit him to move that till you have given a ruling on that Under
the Constitution the Demand for grants shall be made on the recommendations
of the Governor. I am referring to Article 203. Further Budgets such or with respect to Estimates and all that. Now under 203 Supplementary Additional or Excess grants, it is only on the recommendations of the Governor those things have got to be presented here. That is
the Constitutional provision. The Government Bill is to be initiated under this particular Constitutional binding. After the emergence over the Government has to go before this House with the Appropriation
Bill. That is under Article 204, clause 1. Under this as soon as may
Government Bills:
The Andhra Pradesh Appropriation (No. 5) Bill, 1974.

be, after the grants under Article 203 has been made by the Assembly, there shall be introduced a Bill to provide for the Appropriation out of the consolidated fund of the State of all moneys required to meet Under this the Government is presenting the Appropriation Bill. We have framed Rules under that. I am reading Rule 168, page 63.

(3) After the completion of the voting of Demands the Appropriation Bill shall be introduced on the next day and disposed of on the same day.

The procedure in regard to the Appropriation Bill shall be the same as for Bills, generally with such modification as the Speaker may consider necessary ......... It is with regard to the Bill. With regard to the completion of the Appropriation Bill I am reading the Sub-Rule 3, under Rule 168. After the completion of the voting of Demands the Appropriation Bill shall be introduced on the next day and disposed of the same day. Here the Demand for Excess amounts has been presented before this House on 30th. It is over. The Government should come forward with the Appropriation Bill on 31st. It would amount as though the Government has failed in presenting it. Even when the Bill is defeated it would amount that the Government has got to go. Therefore it would almost amount to that particular provision, because it has violated the constitutional provision and the Rule. It has mislead the Speaker and the Business Advisory Committee. You know pretty well Sir, that certain incidents have happened already. The Chief Minister was presenting the Appropriation Bill without the Bill in his hands.

Sri G. Rajaram :—That is over.

Sri C.V.K. Rao :—The Government cannot act in such a manner flouting the provisions of the Constitution and the Rules framed by the House, simply because they have got the voice. That does not mean that the Government can act with impropriety like this. You have already remarked sir. In the appals of the history of any legislature such a thing has never happened. The Chief Minister was presenting the Bill which was not in the House. When the Bill has to be presented at a particular time, it committed impropriety and it also committed contempt of this House. Therefore the Government has to be dealt with. You have to haul up the Government in that way. That is my Point of Order, Sir.

Mr. Speaker :—Let me hear what the Minister is going to say about it.

63—14
Sri G. Rajaram:—The Members of this House know very well under what tragic circumstances this House could not transact the business on 29th of last month. So, the Demands for excess grants which were to be voted in the House on 29th were postponed to 30th. On 30th the Demands were voted in the House. In the evening it could not be taken up in the Council. The Appropriation Bill with regard to 1974-75 Budget Estimates was presented; it was necessary that Appropriation Bill could be passed only on that day evening. On 30th it was practically impossible. On 31st these Demands were placed in the Council. Unless both the Houses vote these Demands no Appropriation Bill can be published in the Gazette. These Demands were voted yesterday only in the Council. There was no time. Therefore we have introduced these Bills to-day. Under Rule 354 I seek your permission to waive the Rule. Any member may, with the consent of the Speaker, move that any rule may be suspended in its application to a particular motion before the House and if the Motion is carried prior consent of the Speaker is necessary before a motion for suspension of the Rule can be moved. In this regard the debate took place on 10th May and all other things are there. There are precedents like that. Therefore, I request you Sir, under 354 the Rule 168 sub-rule 3 may be waived and I may be permitted to move the Appropriation Bill.

Sri C. V. K. Rao:—You cannot have that kind of liberty. It is not a private business.

Sri G. Rajaram:—This is the practice in parliament also. In Parliament there is a Rule 388, Business and procedure in lok Sabha. Any member may with the consent of the Speaker move that any rule may be suspended in its application to a particular motion before the House and if the Motion is carried prior consent of the Speaker is necessary before a motion for suspension of the Rule can be moved. In this regard the debate took place on 10th May and all other things are there. There are precedents like that. Therefore, I request you Sir, under 354 the Rule 168 sub-rule 3 may be waived and I may be permitted to move the Appropriation Bill.

Sri A. Sriramulu:—This explanation is clearly an after thought. The Minister does not seem to be aware of this particular provision and he is trying to explain away this particular omission. It is a very serious lapse on his part. The Rule is very clear that it shall be introduced on the next day and disposed of. On 30th Voting was over and if only
The Minister was aware of this particular provision, the Council could have been convened in the afternoon and these Excess Grants could have been voted on 30th itself. On 31st this Appropriation Bill must have been presented. Now the Minister is coming up with a request for a suspension. That is highly undemocratic. It can be done only in extraordinary circumstances. I don't see there is any extraordinary situation here as far as this particular Appropriation Bill is concerned.
Mr. Speaker.—The point is whether there were any extraordinary circumstances in the Minister asking for the suspension of the Rule and allow him to move this Motion. As you all know, we passed it 30th. Normally it should go to the Council and the Council passed it only on 31st. Why it could not be done on the 30th evening itself is a different matter. I don't know the Council could have drawn up their own........(interruptions).

Sri G. Rajaram.: I have explained that. On 30th the regular Appropriation Bill for the expenditure 1974-75had to be passed otherwise the future expenditure will be........(interruptions).

Sri C. V. K. Rao: There is no question of Council here. It is only a lame excuse of the Minister. He is putting forth the lame excuse of the death of Mr. Ramachandra Reddy in the House. It is a very lame excuse.

Sri C. V. K. Rao:—No where in the world the mother of Parliament at Delhi or any Assembly such an escapism is resorted to. Therefore you have got to deal with very clearly.

Sri G. Rajaram:—I have explained the circumstances under which I am seeking your permission.

Mr. Speaker.—In addition to that I may inform the House one thing. This was visualised in the Business Advisory Committee meeting on 30th where the hon. Member Sri Sriramulu was also present, if I am right. I suppose I am right.
Sri A. Sriramulu:—There is something wrong in regard to our working. Let me make a small admission. Somebody will have to guide us in regard to fixation of Business in regard to Bills that will come up. We are not getting that guidance. I think the trained Secretariat must give us guidance. If it is not able to give this guidance nobody can be blamed. This is one typical example. I have been reminding every time. There should be some proper guidance in regard to the way how the Legislature will have to work in respect of the business, rule and all that. We cannot be expected to be knowing every Rule, whether it is the Chief Minister or myself or anybody.

Sri C. V. K. Rao:—The Committee or the House is being misled by the administrative machinery.

This was brought to the notice of the House. What was transacted in the Business Advisory Committee was immediately brought at 1.30 S. C. before the House was adjourned and it was announced So., we have passed through certain situation which created difficulty. Let us be very careful in these matters in future. Now I permit the Minister....

Sri C. V. K. Rao:—I would like to seek one clarification Sir. Suppose a wrong thing is done and it is brought before the House and the House has not enough time to go through it and the House points out at a later stage. Well, has not the House got a right to remedy a thing. Somebody may play the game on somebody. Has not the House or any Member got the right to see that the irregularity committed is enquired into and remedied instead of condoning.

Who is responsible and why this has happened? You can go into it. Every time it is being repeated.

Sri A. Sriramulu:—I take objection to the Minister’s remark.
Sri C. V. K. Rao:—Should he be so arrogant as to desire the death of his colleagues.

Sri G. Rajaram:—I have a small submission to make Sir. Atleast for the future when we come to the Business Advisory Committee meeting we may be supplied with a copy of the agenda. We are not supplied in advance with a copy of the agenda. That is our difficulty. When we go there we are confronted with certain subjects. If we are given a copy we can atleast devote some attention to read the Rules and come prepared, so that we can also be of some assistance in finalising the Business. If this cannot be done for any reason, proper secretarial assistance must be given to the Business Advisory Committee, because we have formulated the Rules and we ourselves should not violate the Rules.

12-40 p.m.

Mr. Speaker:—Motion moved.

Sri A. Srimanalu:—Yes, I have permitted to raise this matter. The Minister had come to me and sought my permission, which was granted.

Sri G. Rajaram:—Sir, I beg to move. “That the Andhra Pradesh Appropriation (No. 5) Bill, 1974, be taken into consideration.”
Government Bills:
The Andhra Pradesh Appropriation (No. 5) Bill, 1974.

1st August, 1974.

The Andhra Pradesh Appropriation (No. 5) Bill, 1974.

...
12-50 p.m. Mr. Deputy Speaker in the Chair

(Mr. Deputy Speaker in the Chair)
Government Bills:
The Andhra Pradesh Appropriation (No. 5) Bill, 1974.

1st August, 1974.

The Andhra Pradesh Appropriation (No. 5) Bill, 1974.

...
1.00 p.m.

1st August, 1974.

Government Bills:
The Andhra Pradesh Appropriation (No. 3) Bill, 1974.

The Andhra Pradesh Appropriation (No. 3) Bill, 1974.
Sri Ch. Parasurama Naidu:—Sir, the other day, the Chief Minister was pleased to assure that there will be very good, useful expenditure of the Rs. 675 crores that we have committed for expenditure to this Government. At the same time he also expressed helplessness of really doing anything good to the people. Out of the Rs. 675 crores Rs. 50 cores is going for debts and out of the rest 75 % is going for the services, and only 25% is available to us. With this limited amount, what is that we can do.

Sri Ch. Parasurama Naidu:—Sir, I am speaking on a matter of policy and principle. That is only an illustration. The real thing is that the Chief Minister has expressed helplessness, incapacity, frustration in the matter of utilisation of funds that are entrusted to the administration. Although he has promised that he would see that there is good spending this sort of promises have been made by the successive Chief Ministers.
The Andhra Pradesh Appropriation (No. 5) Bill, 1974.

over a quarter of century and it remained almost a dead letter. That is our experience. Nobody can deny it. So, Sir, what I submit is that the problem appears to be extraordinarily difficult and beyond the capacity of successive Chief Ministers and Governments to tackle this. Even now, I say it is not an impossible task. I do not mind in saying that there is want of earnestness on their part. There is something wanting and that is the first thing that they should do is, let the Ministers cease going about on tours. Let the Ministers not spend their time outside the office until they solve this matter.

Sri C. V. K. Rao :- No Minister to listen to this advice, Sir.

Sri Ch. Parasurama Naidu :- Sir, I am not here thinking in terms of... that more expenditure is incurred or drawn. I am not going into irrelevant points. The whole thing is that the time is value and the time should be better used for the purpose of solution of difficult problems. After all, 25 alone is left to us. There must be some reduction in the expenditure. Some reduction in the expenditure on services. The Ministry had taken a decision on vacancies which and arisen by various reasons should not be filled up. That decision and been given up. It was thought of not only as economy measure but also as anti-inflationary measure. Why that was given up? Because some friends have agitated and some friends have questioned, that decision was given up. That is where I accuse the Government for its resilience in solving the problem. The expenditure shall be cut down both in the matter of services as also in the matter of other expenditure and it shall be reduced to 50% of the total budget. In the absence of this, how can they run the welfare services. Then there is the question of corruption. How are you going to take this. There is the bureaucracy which in democracy is an independent one and allowed to be autonomous. If they are not controlled, if they are not brought under control, how are we to tackle this. I suggest that the first and foremost thing is quick running of the file. Quick running of the file is the process which is a solution to many problems, many difficulties. If the file runs within twenty four hours from one table to another, I think the time necessary for the corrupt element to operate will be reduced and to that extent this evil will be mitigated. And I for one would suggest at the base of all corruption is that inefficient
or the corrupt propensity of the Police department itself. And I suggest that military and special police personnel be drawn in to the actual police. This may help to get fresh person create fresh tradition and that would help the Government. Of course, I know that it is ratification of excess expenditure but still these are the ideas which I would like to place before the Chief Minister who is reputed to be a strong man and said to be earnest. I am sure his earnestness will be translated into action which the people will welcome. With these few words, I resume my seat.

Sri C. V. K. Rao :- Sir, I hope there are two Appropriation Bills and to that extent, I think you have to think over and extend the time.

Mr. Deputy Speaker :- We shall see.

At tank bund or some road or somewhere, something is taking place. Let the Government do something. Let them build some circles or speed breakers or speed limitation be put on certain roads or some sort of thing, if they do not want to take in lives. And coming back to Cooperation Schemes, I congratulate the Chief Minister. Really hats off to him and a feather in his cap. He is doing lot of work, Sir. 5,000 people will be employed. That is really a marvellous thing, and I am proud indeed of the Chief Minister. Coming to the third point Labour and Employment, there are two types of unemployment. One is Un-educated unemployment and the other is education unemployment.
1-20 p.m. Mr. Shankerji was the Chairman and Mr. Jaffer Ali, Ex-C.E., N.S. Project was also there. He happened to be a very dedicated man indeed. There are different schemes like Envelope making, Agarbathi making, etc. But, they have not provided with enough funds. I want to bring to the notice of the Government, that they are trying their best to sell their products. But it is not giving to be possible if they cannot sell their material, at least to the Government. I do not know, whether on commission basis or any other basis, how can they pull on? I can assure the Government that their products are certainly not bad than the open bazaar ones. We have been trying almost 3 years to sell the envelopes to the Government. But up till now, it was not fruitful. If this is the case, I do not know how are we going to encourage a public industry. This is unfair on the part of the Government and hence I am again bringing it to the notice of the Government to see to it.

In regard to Agarbatthi making, it would be done by parda women, Muslim women. They get Rs.4 to 6 a day. Indeed they are very good. There is so much quantity and the Chief Minister should provide more funds to these employment schemes and see that they are properly functioned.

About pensions, Sir. It is a pitiable case here and you do not believe if I say the actual happening here. I have visited London, Scotland and other Scandinavian countries and you do not believe if I say that a person will get his pension, gratuity and other benefits immediately on the same day of his retirement. But here, the retired persons will be after the Offices and even after 3 to 4 years, they do not get their pension. It is a very very sad affair. I have informed and brought this to the notice of the Government during the regime of Mr. Brahmananda Reddy and to the Prime Minister. It is indeed unfair that a poor man who cannot live who cannot exist without any thing has to run after the pension for about 3 to 4 years and nobody would give them loan, neither the Shaikar nor any Bank, without any mortgage. It is a very sad affair and I am sure, the Chief Minister who is the only one Gentleman, who is trying to root out the Corruption could surely do it. The old age pension is a farce and I have tried some
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persons from my Constituency. I went to Collector's Office 100 times. Once they say, there is no photograph, again they say, that some thing was wrong somewhere and has to be rectified. In this way on several pleas, it was a harassing one. I donnot mean that the present Collector is responsible. He is very good and it is not against him. I am just bring to your notice the affairs as to how it is happening outside.

I am sorry to bring all things to your notice Since there is our Chief Minister, who is trying to route out corruption, I am telling all these things and not for any Mheharbani. I am sure he will do the justice. I am thankful to you for giving me the opportunity to speak.
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(No. 5) Bill, 1974.
Sri K. Ramanadham: Mr Deputy Speaker Sir, Point of Order. “According to Rule 136, Sub Rule 14 of Procedure and Conduct of Business in P Levvelwe Assembly, “the debate on an Appropriation Bill be restricted to matters of public importance or administrative policy implied in the goods covered by the bill when have not already been raised while the relevant demands for grants were under consideration.”

Sir, it is commonly said that “No money, no fund. All the time we are hearing paucity of funds, lack of funds etc. The development of works being hampered, it is causing anxiety not only in our State but also throughout the country. It is a great matter to be looked into.

Sri Syed Hassan:—Sir, it is commonly said that ‘No money, no fund. All the time we are hearing paucity of funds, lack of funds etc. The development of works being hampered, it is causing anxiety not only in our State but also throughout the country. It is a great matter to be looked into.
We have seen the other day, in my locality, two young boys 8 or 9 years old, own brothers - collected garbage, two loaves of bread and they have eaten it. One can't understand the conditions of the poor people. They fainted and within an hour, they died. These are the conditions in our Country and our State. Seriously this should be looked into. There are two ways one to levy taxes and so development works or the necessary works and the other is to cut down over head expenses. Efficient collection of taxes should also be there. At present there is no efficiency in collection of taxes. Because the people who are responsible to collect the taxes neither get incentives nor are honest persons appointed for that purpose. So as long as this situation remains, we would find all the time "No money no fun" would be the slogan of our Government.

Sir, we are surprised to note that every minute more than 10 huge vehicles of police Department are used for carrying Sub Inspectors and Police Constables. For one km, the petrol consumption is 2 litres. Government should look into this.

The mobile cars and mobile vans which are meant for specific purpose, are being used to collect their man cauls from brothel houses and from so many other places. I know there is weakness in the Police Department. The present Government is responsible.

Mr. Veerabhadra Rao, Sub-Inspector who was condemned in this Assembly last time, was recommended by the Government for police Award. Similarly one Inspector- Mr. Vowel - I cannot pronounce his name properly- who was posted at the gate outside, this particular person who is posted at Warangal is responsible for the rape. If an enquiry is conducted, the facts can be brought out. But the victims are under threat. They are afraid to reveal all these things. The same person is also after the young widow of Akhter Hussain, the producer & Director of films. He is after that girls and threatens her all the time, not to tell all these things.

Then there is the case of Orya girl. The conscience of the Chief Minister will say that what all has happened is a blunder and that Police was responsible for that; but the Chief Minister justifies police action. If this is the state of affairs it is the imagination of anybody as to what would be the fate of this Government and the State?

Under the very nose of I.G.P., in front of his office there is a big gambling den, but no action is taken. There is one police officer
Volia (or some such name) and another officer Vijayarama Rao who conducted raid at Fateh Maidan Club and found persons gambling. But in front of I.G.P., Office there is den but nobody takes action; and moreover it is near the Assembly too.

I am addressing the Chief Minister my friend Sri Vengal Rao, not to repeat the mistake that the late Nizam VII committed of relying too much on police and police reports. I am giving a friendly warning to Sri Vengal Rao. The late Nizam was a very good man, but he relied too much on police reports; that was his one weakness. We have seen the fate. I wish the mistake is not repeated.

A few words about Exise Department. There are distilleries for illicit arrack at Mangalhot and Himayatsagar. Has anybody attempted to take action? We were informed that there was a shortage of more than 50,000 liters of alcohol. The Government says because of shortage liquor cannot be made. But has the Government taken any action against the unlawful activities of the liquor makers.

It is surprising that in the Medical Department many innocencness are being victimised. This is because of the Director of Medical and Health services and to some extent because of the Minister. A person who was pulled out of the Operation Theater by Dr. S. R. Rao naming him as a quack is continuing as Professor of Thorasite surgery. It was admitted on the Floor of the House that enquiry would be conducted, but nothing has been done. The post of a pathologist is a very important one. A senior pathologist has gone away from Osmania Hospital. He is out of India, but no proper arrangement has been made, with the result that quacks are brought in who use filthy language even against the senior male-nurses and male-assistants. He is being patronised by the Director and Minister for Health. He boasts so much about his honesty and impartiality. But may I ask the Minister for Health and the Chief Minister why Mr. Seethi is continued. If Summary Case Registers are called from City Civil and other City Courts they would show that in petty cases if we say that it was committed the fine will be Rs. 20/- But what happens is cut of Rs. 100/- Rs. 80/- are pocketed and Rs. 20/- deposited.

There is one Raj Gopal, to whom woman and wine are everything. How is it that one person was severely beaten and no....

Mr. Dr. Speaker :—You have spoken, I remember, all these things in your earlier Budget Speech.
Sri Syed Hassan:— But I seize the opportunity of the Chief Ministers presence here, and emphasise that if Sri Vengal Rao, who entered the office of Chief Minister with bounty of spirit and zeal continues to be the same, I am sure, he would make all the necessary enquiries and this is the reason that I am repeating the things.

There is one Subba Reddy in the Weights & Measures Department who is a corrupt person. When I wrote the Chief Secretary, he kindly replied that he is making investigation. But he was promoted and no enquiry made. He is now Joint Secretary or some such Officer now. Challenges were thrown through the Paper Anti Corruption about Ramanujam of the Economics & Statistics Department, but no action has been taken. There may be some other persons who were not responsible enough to take any action. But I would request the Chief Minister to go into the matter of all these Departments and the Panchayati Raj Department. I said earlier and again throw a challenge that if these things are not proved I would leave my Assembly seat.
Mr. Speaker in the Chair

Mr. Speaker :—The question is :

That the Andhra Pradesh Appropriation (No. 5) Bill, 1974, be taken into consideration.

The motion was adopted.

Mr. Speaker :—The question is :

That Clause 2, clause 1 & Enacting formula long title of the Bill do from part of the Bill.

The motion was adopted and Clause 2, and Clause 1, Enacting Formula and long title were added to the Bill.

Sri G. Raja Ram :—Sir, on behalf of Chief Minister I beg to move:

That the A. P. Appropriation (No. 5) Bill, 1974 be passed.

Mr. Speaker :—Motion moved.—The question is :
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"That the Andhra Pradesh Appropriation (No.5) Bill, 1974, be passed."

The motion was adopted.

The A. P. Appropriation (No. 6) Bill, 1974.

Sri G. Raja Ram:—Sir, on behalf of Chief Minister, I beg to move:

"That the Andhra Pradesh Appropriation (No. 6) Bill, 1974, be taken into consideration."

Mr. Speaker:—Motion moved.
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Government Bills:
The Andhra Pradesh Appropriation (No. 6) Bill, 1974.

2.20 p.m. —

The Hon. M. V. Santhosh
told the House that the Senate had not passed the Andhra Pradesh Appropriation (No. 5) Bill, 1974, and that he had been instructed to move an amendment to the Fifth Schedule to ensure the election of the Governor to the Senate. He informed the House that the amendment to the Fifth Schedule had now been tabled, and that he would move the amendment as soon as possible. He added that the amendment was necessary to ensure that the election of the Governor to the Senate would be conducted in accordance with the provisions of the Constitution. He requested the House to take note of the amendment and pass the necessary resolution to give effect to it.

The House adjourned until 3 p.m. on the 2nd August, 1974.
Government Bills:

The Andhra Pradesh Appropriation
(No, 6) Bill 1974.

1st August, 1974.

...
Mr. Speaker :—The question is :

"That the A. P. Appropriation." (No. 6) Bill, 1974, be taken into consideretion”.

The motion was adopted.

Mr. Speaker :—The question is :

"The Cluse 2, Clause 1, Enacting Formula and Long Title do stand part of the Bill ".

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1st August, 1974.

Government Bills :
The Andhra Pradesh Appropriation (No 0) Bill 1974.

The question is :—

"That the A.P. Appropriation (No. o) Bill 1974, be taken into consideration".

The motion was adopted.
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re: Time for receipt of amendments to A. P. Factories and Establishments (National Festival and other Holidays) Bill, 1974.

The Motion was adopted and Clause 2, Clause 1, Enacting Formula and Long Title were added to the Bill.

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

"That the Andhra Pradesh Appropriation (No.6) Bill, 1974 be passed”.

(Pause)

Mr. Speaker:—Motion moved. The question is:

"That the Andhra Pradesh Appropriation (No. 6) Bill, 1974 be passed."

The motion was adopted.

ANNOUNCEMENT

re: Time for receipt of amendments to the A. P. Factories and Establishments (National Festival and other Holidays) Bill, 1974 and other Bills.

Mr. Speaker:—The amendments to the following Bills coming up for discussion on the 5th August 1974 will be received upto 3 P.M. on 2nd August 1974:


The House stands adjourned to meet again at 3 P.M. on Monday, the 5th August 1974.

The House then adjourned. 2-28 p.m.