ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Wednesday, the 12th February, 1975.

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

(Mr. Speaker, Sri R. Dasaratharama Reddy, in the Chair)

ORAL ANSWERS TO QUESTIONS

ALLOTMENT OF THE INDUSTRIAL HOUSING QUARTERS AT VJAYAWADA TO THE OCCUPANTS ON HIRE PURCHASE

111—

* 5298 Q.—Sri M. Nagi Reddy (Gurajala) :—Will the Minister for Finance be pleased to state:

(a) whether the previous Ministry of our State decided to give away the Industrial Housing Quarters in Vijayawada to the occupants on hire purchase system;

(b) whether the Government are in receipt of a report with regard to the scheme by the authorised Engineers and other officials a year back; and

(c) if so, the action taken by the Government thereon?

The Minister for Finance (Sri P. Ranga Reddy) :—(a) No Sir.

(b) Yes, Sir.

(c) The question of sale of houses constructed under the Subsidised Industrial Housing Scheme at Vijayawada, Nizamabad, Visakhapatnam and Ghatkesar is under the consideration of the Government. The Chief Engineer, Public Works Department, (Roads and Buildings) who has been asked to submit valuation statements fixing the sale price of the quarters at the four places, has submitted the same in respect of the houses at Vijayawada, Nizamabad, and Ghatkesar. The valuation statement in respect of the houses at Visakhapatnam is awaited from the Chief Engineer. As soon as it is received, the matter will be examined by the State Government, in consultation with the Government of India.

* An asterisk before the name indicates confirmation by the member.

J/No. 581.11
The conference recommends the setting up of a high level committee of Ministers by the Central Government.
to examine the various aspects of this issue and make specific recommenda-

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tions for consideration of the Central Government."
4 12th February, 1975.
Oral Answers to Questions

Mr. R. Narayana Rao (Vizianagaram):—Sir, what is the position regarding the construction of a new residential complex at Vizianagaram? The Minister stated that the construction of the new residential complex at Vizianagaram was going on. I would like to know what is the progress made so far in the construction of this complex? Is it being constructed as per the approved plans? Is the construction work being done according to the approved plans? And, is the construction work being done as per the approved budget? What is the estimated cost of the new residential complex at Vizianagaram? Is the construction work being done within the approved time limit? I want to know the details of the construction work so far in this complex.

Mr. K. Narayana Rao:—I am happy to inform you that the construction of the new residential complex at Vizianagaram is proceeding as per the approved plans. The work is being done within the approved budget and time limit. The estimated cost of the new residential complex is Rs. 50 million. The work is expected to be completed within the next six months.

8:40 a.m.

Mr. B. Rama Reddy:—This question relates only to the industrial housing scheme. There are various types of industrial housing schemes and I agree with the hon. Member that different policies are being adopted. Perhaps it may be necessary to coordinate all these things. If a separate question is put I will be able to answer.

Mr. R. V. Narayana Rao (Vizianagaram):—In respect of the new residential complex at Vizianagaram, I would like to know whether the approved budget has been increased or decreased?
STARTING OF YOGA CENTRE AT TIRUMALAI

112—

* 4800 (U) Q.—Sri Nallapareddi Sreenivasul Reddi (Gudur):—
Will the Minister for Endowments be pleased to state:

(a) whether Yoga Centre will be started at Tirumalai;
(b) if so, when will it be started;
(c) whether site has been selected and if so, by whom;
(d) the cost of investment; and
(e) who will bear the expenditure?

The Minister for Endowments (Sri Sagar Suryanarayana Raju):—

(a) and (b): Yes Sir. The Institute of Research in Yoga and Allied Sciences which has already come into existence will start functioning in Tirumala shortly.
(c) A site has been selected by representatives including experts of the Governing Body and technical personnel of the Tirumala Tirupathi Devasthanams.
(d) The total cost of investment is expected to be of the order of rupees one crore.
(e) The Institute will bear the expenditure with the assistance of the Tirumala Tirupathi Devasthanams in the initial years.
6
12th February, 1975.
Oral Answers to Questions.

Sir, the Legislative Assembly :—

Q. Sir, what is the estimate for the year 1975-76 for the purchase of raw materials for the Secretariat?
A. The estimate for the purchase of raw materials for the Secretariat for the year 1975-76 is Rs. 50,000.

Q. Sir, how many members are present in the House?
A. There are 40 members present in the House.

The Speaker :—
Sir, the Legislative Assembly :—

Q. Sir, what is the estimate for the purchase of raw materials for the Secretariat?
A. The estimate for the purchase of raw materials for the Secretariat is Rs. 50,000.

Q. Sir, how many members are present in the House?
A. There are 40 members present in the House.
Oral Answers to Questions.

12th February, 1975.

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(1) 8.20 a.m. — முன் பதிப்பு. 8.50 a.m.

(2) தன்னில் செய்யப்பட்டு வந்த கேள்விகள் எப்பகுதியில் 8.50 a.m.

(3) முன் கேள்விகள் எப்பகுதியில் 8.50 a.m.

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(6) முன் கேள்விகள் எப்பகுதியில் 8.50 a.m.
Mr. Speaker:—It is not right,

Minister for Labour (Sri T. Anjiah);—(a) M/s Bharata Heavy Plates & Vessels Ltd., Visakhapatnam failed to notify certain vacancies to the Employment Exchanges during the period 1967-69.
(b) A show-cause notice was issued by the Director of Employment & Training to M/s Bharat Heavy Plates & Vessels Ltd., Visakhapatnam on 6-1-'73 for non-notification of such vacancies.

As the employer promised to notify all vacancies to Employment Exchanges in future and follow the provisions of Employment Exchanges (Compulsory Notification of vacancies) Act, 1959, scrupulously further action was dropped by the Director of Employment and Training.

Sri A. Srimulu:—I have not got full information for my question, Sir. My question is who are the public sector undertakings in the State which are not notifying the vacancies and the Minister says there is only one Central undertaking which has violated this Compulsory notification Act.

Mr. Speaker:—The question is whether the Bharat Heavy plates & Vessels is the only institution which has violated.

Sri T. Anjaiah:—Yes, Sir.

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Sri T. Anjaiah:—Yes, Sir.
Sri S. Jaipal Reddy:—Sir, is it a fact that most of the personnel officers in these undertakings are outside persons? And will the Government see to it that the local persons are recruited as Personnel officers in the first place and employment opportunities are afforded to the local persons? If the Public undertakings concerned issue advertisements instead of calling from the employment exchanges, will it not serve the purposes of this Act?

Central Government have already given permission to the Public undertakings to follow All India Act. Now, they are recruiting through Employment Exchanges.

Sri T. Anjaiah:—We have to follow All India Act, Sir.

Running of East Coast Industries at Vepagunta without Licence

Sri P. Basi Reddy (The Minister for Industries):—(a) M/s East Coast Industries Vepagunta do not come under the purview of the Factories Act 1948 and hence the question of obtaining licence under the said Act does not arise. However, the Industry comes under the purview of the Indian Boilers Act, 1923 and it has not been registered under the Indian Boilers Act. The owners of M/s. East Coast Industries, Vepagunta, are being prosecuted for contravention of sections 6 and 7 of the Indian Boilers Act, 1923.

(b) M/s. Hindustan Polymers Limited, Visakhapatnam have supplied to the said industry 4050 bulk litres of Denatured Spirit on 31-5-73 against a permit issued by the Board of Revenue and the Excise Superintendent, Visakhapatnam. There has been no misutilisation of alcohol.

(c) Does not arise.

(d) Yes, Sir.
Oral Answers to Questions


Sri P. Basi Reddy:—He was not employed in the Factory. So the question of payment of compensation does not arise.

Sri A. SreeRamulu:—Answering to (a), the Minister said that prosecution is being done. At what stage is it?

Sri P. Basi Reddy:—The factory ceased to work and prosecution is at the stage of trial.

Sri A. Sreeramulu:—What is the use of prosecuting when the industry has been closed?

Sri P. Basi Reddy:—Prosecution is under Indian Boilers Act and it has nothing to do with the Factories Act.

Sri P. Basi Reddy:—They have to get a Certificate under Indian Boilers Act. For starting production without that, they were prosecuted under Boilers Act.

Sri P. Basi Reddy:—One M. Tech. boy who is a friend of the officer and M. D. of the Factory are dead, in the accident.

SERVICE RULES FOR VILLAGE DEVELOPMENT OFFICERS

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* 4899 Q.—Sri D. Krishna Reddy (Narasaraopet):— Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the Secretary Panchayati Raj Department has said at the Village Development Officers Conference in February 1974 at Khammam that service Rules for V.D.Os were prepared;

(b) if so, the present stage of matter;

(c) the aim in giving in higher training to the V.D.Os; and

(d) whether any benefit has been derived either by the Government or by the V.D.Os due to the said training?

Minister for Panchayati Raj (Sri L. Laxmana Dass):— (a) Yes Sir.
(b) The matter is under the consideration of the Government.

c) The aim of giving Higher Training to the Village Development Officers is to increase the professional competence of Village Development Officers and to equip them with the latest knowledge of all modern technological development in Agriculture & Animal Husbandry subject.

d) On account of the knowledge in higher training in the Agriculture and Animal Husbandry imparted to the Village Development Officers during the one year training period there is improvement in their professional competence. The trained Village Development Officers are faring better in the discharge of their duties.

The Village Development Officers who are trained in higher training discharge their duties efficiently with better knowledge in Agriculture and Animal Husbandry.
12th February, 1975.

Oral Answers to Questions.

(1) కార్మికతాపరమైన సంహారం పై పాలన పంచమల్ కేంద్రం స్థాయి తెలియజేస్తుంది. ప్రతి స్థాయిపై ఇతర ప్రాంతాలు కేంద్రాల్లో పాలన ప్రత్యేకమైన సమాధానం సాధిస్తాం?

(2) సంహారం. సంహారం పై పాలన పంచమల్ కేంద్రం స్థాయి తెలియజేస్తుంది. ప్రతి స్థాయిపై ఇతర ప్రాంతాలు కేంద్రాల్లో పాలన ప్రత్యేకమైన సమాధానం సాధిస్తాం?

(3) సంహారం. సంహారం పై పాలన పంచమల్ కేంద్రం స్థాయి తెలియజేస్తుంది. ప్రతి స్థాయిపై ఇతర ప్రాంతాలు కేంద్రాల్లో పాలన ప్రత్యేకమైన సమాధానం సాధిస్తాం?

(4) సంహారం. సంహారం పై పాలన పంచమల్ కేంద్రం స్థాయి తెలియజేస్తుంది. ప్రతి స్థాయిపై ఇతర ప్రాంతాలు కేంద్రాల్లో పాలన ప్రత్యేకమైన సమాధానం సాధిస్తాం?

Sri A. Sreeramulu:—This question mainly relates to the formulation of service rules and in February 1974, Secretary, Panchayat Raj
assured the employees that service rules will be framed and this is accepted. While answering (b) the Minister said ‘no’. It is a highly vague and ambiguous explanation. These highly dilatory and vague explanations have no use. What is the consideration? Who is doing it and what is the matter that is under consideration? Who is considering this I want to know. Unless this information is given, the very purpose of this question is lost and the Minister is cleverly confusing the issue ignoring the main question. There is insecurity of service. There is nothing about the service conditions of these employees. What is it that is being done by the Secretary, Deputy Secretary and other army of officers in regards to this matter?

9-20 a.m.

Sri A. Sriramulu: — One year’s time has been wasted. It is important question.

Mr. Speaker: — That is why it has come up finally. He is not in a position to state.

Sri C. V. K. Rao: — I would like to put him one thing, Sir. Important question. Sir, the question is whether it is a fact that the then Nizam’s Government by a special Firmana acquired the lands affected by the famous 1908 floods in Hyderabad City through the City Improvement Board after payment of compensation to the landlords and later transferred the lands to the Municipal Corporation of Hyderabad.

Acquisition of lands affected by the 1908 floods in Hyderabad city

(a) whether it is a fact that the then Nizam’s Government by a special Firmana acquired the lands affected by the famous 1908 floods in Hyderabad City through the City Improvement Board after payment of compensation to the landlords and later transferred the lands to the Municipal Corporation of Hyderabad;
Oral Answers to Questions.

(b) if so, the particulars of lands thus acquired together with the names of the landlords from whom the same was acquired;

(c) whether the Government have received any information that some persons cheated the Municipal Corporation and got lakhs of rupees as compensation on the strength of forged documents, when the Municipal Corporation acquired its own property for public purpose; and

(d) when and from whom the information and complaints were received and what is the action taken?

The Minister for Municipal Administration (Sri Challa Subbarayudu.—(a) it is reported by the Andhra Pradesh Housing Board that the Ex-City Improvement Board acquired certain lands affected by the floods occurred in the year 1903 in Hyderabad City and subsequently handed over to the Municipal Corporation of Hyderabad.

(b) Both the A.P. Housing Board and the Municipal Corporation of Hyderabad have reported that the details of the lands acquired and the names of the landlords from whom they were acquired are not readily available and that however, they are taking all possible steps to trace out the records and send a further report as early as possible.

(c) Yes Sir.

(d) In November, 1973 one complaint from Sri Kasani Narayana, M.L.A. was received by the Government alleging that one of the pieces of the lands so acquired called ‘Imii Ban’ belonged to the Corporation that the same land was being acquired and huge compensation paid. The matter was examined in consultation with the Special Officer, Municipal Corporation of Hyderabad and Collector, Hyderabad District. The Collector Hyderabad reported that the land belonged to the private individuals only for which compensation was paid. Hence further action was dropped in the matter.
Sri Syed Hasan (Charminar).—Sir, this is a matter that has to be considered. It is a clear matter where in much of the amount has been utilized and corruption prevailed. It is a clear fact is the Government prepared to appoint a House Committee to get the matter fully examined.

Sri Challa Subba Rayudu :—I will not spare X, Y or Z. But there is no necessity for a House Committee.

There was A.C.B. enquiry into the disappearance of the records. I think there is need for the Speaker to interfere.

Sri S. Jayapal Reddy.—The Minister has come here to answer our questions. If the Minister had not adequate information, that this matter has earlier been referred to the A.C.B., it is a very shocking affair. I think there is need for the Speaker to interfere.

Mr. Speaker.—The Minister is not aware of that.

Sri S. Jayapal Reddy.—He is not aware; How is it?

Smt. J. Eswari Bai.—You are the concerned Minister. You should know each and everything.

Mr. Speaker.—One at a time please.

Sri S. Jayapal Reddy.—Sir, this particular question was put to the Government; and it came readily to answer the question. I do not know what is difficulty in supplying the relevant information? What does the Minister say on this?

Sri S. Jayapal Reddy.—Would the Minister kindly explain why the information is not supplied? It is very surprising. It is important that the information should be supplied. I am taking a note of it.
The question is very specific and if the Department has not furnished information, the Minister will have to haul up the officers concerned. Otherwise, it will be slitting this House. The Minister must immediately institute an inquiry as to why the information is withheld and take immediate action against the officers concerned for concealing the information.

Sri Challa Subbarayudu:—Certainly I do it.

Sri C. V. K. Rao:—Let the question be postponed and full information be brought.

Mr. Speaker:—We will postpone this question.

APPOINTMENT OF DIRECTOR, DEPUTY DIRECTOR AND RESEARCH OFFICERS IN TELUGU ACADEMY

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* 4794 — (M) - Q.—Sarvasri Nallaparaddi Sreenivasulreddi, B. Yella Reddy and M. Nagi Reddi:—Will the Minister for Education be pleased to state:

(a) whether the Director, Deputy Director and Research Officers of the Telugu Academy were appointed through any accepted mode of selection;

(b) whether they were appointed before framing the rules;

(c) whether their appointments were confirmed in contravention of the rules even after framing them; and

(d) the exact measures adopted by the Telugu Academy for developing modern terminology?

The Minister for Education (Sri M. V. Krishna Rao):—Appointments to the posts of Director, Deputy Director and Research Officers are governed by the Telugu Academy Service (Recruitment) Rules —1969.

(b) Some appointments were made prior to the framing of the rules and some appointments were made subsequent to the issue of rules.

(c) Appointments made prior to issue of rules even though not strictly in accordance with the rules would be deemed as though they were in accordance with rules by a special saving clause incorporated in the Bye-laws.

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

STATEMENT PLACED ON THE TABLE OF THE HOUSE.
Vide answer to clause (p) of L. A. Q. (Starred) No. 4794 (M.)

Measures adopted by Telugu Academi for developing modern terminology

(i) Telugu terms which are already in use in curriculum and common parlance are retained as far as possible.

(ii) The terminology evolved by the commission for scientific and technical terminology are adopted as far as possible, if it agrees with the genesis of Telugu.

(iii) Inter-national Technical terms like names of elements, chemical compounds, physical constants, mathematical equations and formulations, Units of measures, weights etc., proper nouns binominal nomenclature obtaining in natural sciences, numerals, symbols, signs and formulae, common words like Radio, Telephone etc., were borrowed, transliterated into Telugu Syllabii and used; and

(iv) Coining of new terms was not resorted to as far as possible.

(v) By the end of 1968, the staff of the Academi gathered and consolidated technical terms amounting to 1,25,000 entries. Provisional lists of standardized terms to be incorporated in the text books were also prepared by April, 1969. These terms were discussed with experts in Sciences and Humanities from the three Universities and the terms thus finalised were incorporated in the text books. In all about 80,000 technical terms are used in the text books.


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(v) By the end of 1968, the staff of the Academi gathered and consolidated technical terms amounting to 1,25,000 entries. Provisional lists of standardized terms to be incorporated in the text books were also prepared by April, 1969. These terms were discussed with experts in Sciences and Humanities from the three Universities and the terms thus finalised were incorporated in the text books. In all about 80,000 technical terms are used in the text books.
Oral Answers to Questions.


10. The Minister of Education said that the number of schools which were under the care of the Ministry of Education was

90,000.

9-40 a.m. 9.40 a.m. 9.40 a.m. 9.40 a.m.
Reconstitution of Telugu Academy

118—

*5701 Q.—Sri M. Nagireddy;—Will the Minister for Education be pleased to state:

(a) whether the Government have reconstituted the Telugu Academy; and

(b) if so, the names of the members and their qualifications?

Sri M.V. Krishna Rao;—(a) Yes, Sir.

(b) A statement containing the names of members and their qualifications is placed on the Table of the House.

(Statement)
**STATEMENT CONTAINING THE NAMES OF THE MEMBERS OF THE TELUGU AKADEMI**

*(Vide-Answer to Clause (b) of L. A. Q. No. 5704 (Starred)*

<table>
<thead>
<tr>
<th>Ex-Officio Members:</th>
<th>Present:</th>
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<tr>
<td>2. Secretary to Government, Education Department, Andhra Pradesh, Hyderabad.</td>
<td>Member. Sri M. V. Rajagopal, M. A. (Cantab), I. A. S. Secy. to Government Education Department A. P., Hyderabad.</td>
</tr>
<tr>
<td>4. Vice Chancellor, Osmania University, Hyderabad.</td>
<td>Member. Sri P. Jaganmohan Reddy, Vice Chancellor, Osmania University Hyderabad.</td>
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<tr>
<td>6. Vice Chancellor, Sri Venkateswara University, Tirupati.</td>
<td>Member. Dr. D. Jagannadha Reddy, Vice Chancellor, S. V. University, Tirupathi.</td>
</tr>
<tr>
<td>7. Vice Chancellor, A. P. Agricultural University, Hyderabad.</td>
<td>Member. Dr. C. Krishna Rao, Vice Chancellor, A. P. Agricultural University, Hyderabad.</td>
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<tr>
<td>8. Vice Chancellor, Jawaharlal Nehru Technological University, Hyderabad.</td>
<td>Member. Sri T. R. Doss, Vice Chancellor, Jawaharlal Nehru Technological University, Hyderabad.</td>
</tr>
<tr>
<td>9. Director of Public Instruction, Andhra Pradesh, Hyderabad.</td>
<td>Member. Sri V. Ramachandran, Director of Public Instruction, Hyderabad.</td>
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<td>12.</td>
<td>Nominee of the University Grants Commission.</td>
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<tr>
<td>13.</td>
<td>President, Andhra Pradesh Sahitya Akademi, Hyderabad.</td>
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<tr>
<td>15.</td>
<td>Member-Secretary to Telugu Translation Committee, Andhra Pradesh.</td>
</tr>
<tr>
<td>16.</td>
<td>Director of the Akademi.</td>
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Sri M. V. Rajagopal, M. A. (Cantab), I. A. S., Secy. to Government Education Dept., Director-in-charge Department of Technical Education.


Prof. N. V. Subba Rao, Principal, Science College, Osmania University, Hyderabad-7.

Dr. Bezwada Gopala Reddy, President, A. P. Sahitya Akademi, Hyderabad. (Sri D. Ramanuja Rao, Secy.-Nominee of the President).

Prof. N. V. Subba Rao, President, A. P. Akademi of Sciences, Hyderabad.

Sri V. Ramachandra Raju, Dy. Secy. to Government, Law Department, A. P., Hyderabad.

Dr. K. V. Rao, M. A., Ph. D. In-charge Director, Telugu Akademi, Hyderabad.
MEMBERS NOMINATED BY GOVERNMENT

(1) Prof. K. Lakshmimaranam, M.A., retired Professor of Telugu, Osmania University, Hyderabad.

(2) Prof. T. Donappa, M.A., Ph.D., Professor and Head of the Department of Telugu, Andhra University, Waltair.

(3) Dr. J. Chenna Reddy, M.A., Ph.D., Director and Professor of Telugu, Sri Venkateswra University Oriental Manuscript Library, Tirupati.

(4) Padmashri Kalaprapurna Dr. Boyi Bhimanna, I.C. 85, I.M. Colony, Hyderabad-500004.

(5) Padmabhusan Sri Moturi Satyanarayana, Secretary, Telugu Bhasha Samiti, Madras.

Sri C. V. K. Rao:—Sir, every time I want to put a supplementary, you are not giving me any chance.

Mr. Speaker:—There are other Members also.

Sri C. V. K. Rao:—You are showing favour to others, while completely ignoring my requests.

Mr. Speaker:—I admit it is; but it is in your favour.

Sri C. V. K. Rao:—You are not giving me any chance.

Mr. Speaker:—Every Member has a right to put questions. Every time if you want, I cannot allow. If there is any genuine complaint I would correct myself.

Sri C. V. K. Rao:—You are showing prejudice against me while showing favours to others.

Mr. Speaker:—There is no question of prejudice. If you go through the records, you would see how many times and how many opportunities I have given you.
Oral Answers to Questions. 12th February, 1975. 27

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(a*r*ao ^d).*)

(a) Whether there is any proposal to set up Debt Relief Courts for relief of indebtedness among the tribals;

(b) If so, when will they be set up; and

(c) If not, the reasons therefor?

Sri M. V. Krishna Rao.—(a) There is no specific proposal before the Government for setting up of Debt Relief Courts.

(b) &

(c) &

Setting up Debt Relief Courts

119—

*4996 Q.—Sri P. V. Ramana.—Will the Minister for Social Welfare and Technical Education be pleased to state:

(a) Whether there is any proposal to set up Debt Relief Courts for relief of indebtedness among the tribals;

(b) If so, when will they be set up; and

(c) If not, the reasons therefor?

Sri M. V. Krishna Rao.—(a) There is no specific proposal before the Government for setting up of Debt Relief Courts.

(b) &

(c) &
Oral Answers to Questions.

Sri A. Sriramulu:—There are land transfer regulations and debt regulations. That regulation gives ample powers to the Government to scale down. I want to know whether the Minister is aware of this regulation; if so, how effectively it is being enforced.

The Minister for Law (Sri Aasif Pasha):—(A) & (B) Sir, all the rules in the Composite State of Madras were enforced in Andhra Area of Andhra Pradesh State Government with effect from 1-10-53, the date of formation of Andhra State. On the formation of Andhra Pradesh State from 1-11-56, all the rules immediately in force in the erstwhile Hyderabad State are continued in Telangana Area of Andhra Pradesh State and the rules that were in force in Andhra Area are continued in Andhra Area of Andhra Pradesh State. The draft Integrated Rules have been compiled and they are being examined with reference to their
consistency and provisions in the new Cr. P.C. and in the new Budget Manual which came into force from 1-4-1974.

(c) Rules differ under every Chapter.

(d) It was received in August 1960 and based on the rules in the Model Jail Manual and on the existing rules, a draft Manual was compiled by the Inspector General of Prisons and sent to Government Chapter by Chapter from August 1971 to February 1974 and are under scrutiny.

Sri P. Ramachandra Reddy:—At present the Hyderabad Manual is more feasible and comfortable to the prisoners; they are given rice twice and mutton in a week and other food items. Similarly with regard to accommodation also, this Act is more modern than the Madras Act; it may take time to pass any legislation for both the regions. Will the Government consider extending this Act to Andhra area because at present the prisoners in that region want to come to Telangana jails because of those facilities and the jails are crowded here.

Sri Asif Pasha:—The whole Act is being examined.

Mr. Speaker:—It is being examined for the last 15 years.

Sri Asif Pasha:—Sanitary conditions are being improved in all the jails.

Sri Asif Pasha:—There are differences in every chapter; that is what I have stated.
Sri Asif Pasha:—After I took charge I inspected many jails and when questioned about the food, most of the convicts stated that it was satisfactory.

Mr. Speaker:—I do not suppose it.

Smt. J. Eswari Bai:—We don't want this vague answer.

Mr. Speaker:—He is not in a position to state now any details. He will consider.

The Minister is giving wrong information.

Mr. Speaker:—He will check up and correct it if it is wrong.
SHORT NOTICE QUESTIONS AND ANSWERS

PROCEDURE FOR ALLOTMENT OF HOUSES BY THE HOUSING BOARD.

120.—A.

S. N. Q. No. 6197-H —Sri A. Sreeramulu — Will the hon. Minister for Finance be pleased to state;

(a) the procedure followed by the Housing Board in the allotment of houses constructed in the twin cities;

(b) whether in the case of House No. 27/L2/Spl of Mallepally an exemption was made in favour of one Ziaul Rahman;

(c) whether the houses constructed at Yousufguda are ready for allotment and whether notification has been issued;

(d) whether the Housing Board at its meeting held on 29-1-75 has resolved to allot one 3RT MIGH house at Yousufguda to Smt. V. Nagakumari; and

(e) if so, whether the Government has issued any special direction, in this behalf?

The Minister for Finance (Sri P. Ranga Reddy) ——

(a) The present procedure is that after giving due publicity, houses will be allotted to the applicants by drawal of lot as per the regulations of the Board.

(b) Yes Sir.

(c) Houses at Yousufguda, which are ready for allotment, will be notified shortly.

(d) Yes, Sir.

(e) No Sir. No direction was given. After careful examination of the representation received, the Housing Board was requested to place before the Board Government's intention to take action under section 79 (1) of the Andhra Pradesh Housing Board Act, 1965, on the request of Smt. V. Nagakumari for allotment of a 3 RT at Yousufguda to be as the case was a deserving one for the following reasons:

(i) She is a widow of a N. G. O. who died of Luecemia while in service;

(ii) she is a working N.G.O. who has to support two children; and

(iii) she belongs to a forward community and married a person belonging to a backward community and unfortunately lost her husband.
On consideration of the matter, the Board resolved in its meeting held on 21-1-1975 to allot a 3-RT at Yousufguda to Smt. V. Nagakumari, as a special case.

Sri A. Sriramlu:— The Minister has given a very detailed answer. In respect of (e) only he has given the reasons. This is a very important question because the allotment of the houses of the Housing Board is governed by certain prescribed rules and regulations and if the Board does not follow these rules there is possibility for anybody to point out that this is a case of corruption. It may not be financial corruption; it is political corruption or official corruption or official corruption. That is why I want to know very clearly from the Minister as to why exception was made in the case of house No. 227 in favour of Ziaul Rahman.

Sri P. Ranga Reddy:— House No 227-A was first allotted to one gentleman by name Syed Yousuf Hussain on 9-12-67. Then he intended to go on pilgrimage and made a request to the Housing Board to permit him to rent out the house for a period of one year and the Housing Board permitted him subject to the condition that the regular instalments should be paid and the house should be maintained in a manner that it should be maintained. But later on there was a complaint that this house was being used by one Mr. Hussain Nasri and that Mr Nasri was running that as a restaurant called "Kismet Cafe" and since it was being misused the Housing Board issued a notice to the allottee and later on it was not also paying the instalments regularly. Therefore the allotment was withdrawn by the Housing Board and that house was vacant. At that stage one Mr. Ziaul Rahman, a correspondent of the P.T.I. requested for the allotment of the house. He made an application to the Government; the Government examined and found that it was a very deserving case because he was not only a journalist of the P.T.I. but he was also a paralytic patient and he was in a very miserable condition. Therefore the Government took a very sympathetic view in the matter and advised the Housing Board to consider his case and the Housing Board passed a resolution allotting that particular house to Ziaul Rahman. I can read out that resolution if the hon'Member so desires.

Sri A. Sriramulu:— Yousufguda houses have been built; I don't think they have been completed. Anyway the Minister says they have been completed. As soon as the construction is over the Housing Board will have to publish a notification and the people must have an opportunity to know the type of houses, the cost of the houses and the procedure for allotment. Wide publicity must be given to the offer of the Housing Board. That is not done and without doing that the Government took so much pity on a widow. I do not object to it; it is a very deserving case but where was the hurry and haste with which this matter was pushed through. Why don't the Government wait till the publication. I want to know how many such applications have been received by Government and whether these are really deserving persons and why the Government showed special interest in this particular applications which have been received by the Government and who processed these applications. Did the matter come to the Minister or was it disposed of at the Secretariat level.
Sri P Ranga Reddi:— The first question of the Leader of the people’s Democratic party is why it was not yet informed and due publicity given. That is the real procedure. But here when once the notification is made and the applications are received, naturally the usual procedure of drawing the lottery and allotment has to be followed. In this case when the application of Smt. Nagakumari was received, naturally the department examined it. It has also come to me. I have seen that and I have felt it as a very deserving case in view of the circumstances stated. And even then, we have only advised the Housing Board to place the matter before the Housing Board and take such decision as it deems necessary or fit. And the Housing Board rightly allotted. Even then they said that this may be reserved from the list of the houses to be allotted later. That is all that is done in this case,
The House allotted to Jabil Rahman was constructed in 1965. And as I have earlier stated, it was allotted to somebody and that was withdrawn because he never fulfilled the conditions of the Housing Board. It was vacant at that stage. Mr. Rahman of the P.T.I. came forward with request. Actually Sir, under the then rules the Government had the right to allot straight-away to Sri Rahman. But even then I did not want to do so, in view of the present regulations. Because this regulation came after 1965, it does not apply to houses constructed earlier to 1965. Even then, I thought it would be wise for me to put the matter to the Housing Board and the Housing Board took a decision in favour of Mr. Rahman.

*Sri M. Narayana Reddy:—Sir, I am raising a question of propriety in referring to individual case, dealt with by the Housing Board. You may kindly refer to clause (b) and (d) of the question. They relate to individual cases dealt with by the Housing Board. It is not a department under the Hon. Minister. In this regard, our own Estimates Committee has given a clear recommendation. And the late Speaker Mavlankar had also observed, in this behalf and it is also reported in the same report of the Estimates Committee they have and that individual cases disposed of or dealt with by institutions like the Housing Board should not be discussed in the House. These matters could be easily taken up the Hon. Minister through correspondence or discussion. I am only drawing your attention on the question of propriety.

Sri A. Siriramulu:—Sir, I am raising a point of order. This question has been admitted by the Hon. Speaker. Is at all the Hon. Member has got some information or interpretation on admissibility it is not on this question. This is an admitted question.

Mr. Speaker:—That is why he is bringing to my notice.

*Sri M. Narayana Reddy:—Sir my friend has misconstrued my submission. I was only suggesting the future, since a discussion is taking place this may also be kindly considered by the Hon. Speaker for future. With regard to the allotment procedure, to be followed by the Housing Board, may I draw the attention of the Minister to the procedure now being followed by the Delhi Development Authority under similar circumstances. As a member of the select Committee, recently I visited Delhi and there we saw the system of allotment. It is a very good procedure giving satisfaction to all concerned. The procedure adopted by the Delhi Development Authority for the allotment of houses may be examined and followed here.
Sri Syed Hasan;— With regard to the allotment of the Housing Board Quarters, the Minister has said that only through lots, houses would be allotted. But when Mr. Laxman Das was the Minister incharge of Housing, and later he on behalf on the Chief Minister committed in the Assembly that 15% of the houses would be allotted if 50% of the amount is paid and there by the Housing Board could get more funds to construct Houses. Is the Minister aware of this commitment of the former Minister?

Sri P. Ranga Reddy;— It is a matter altogether unrelated to this question. It has come to my notice and it is still under consideration and no final decision is taken on that matter yet.

Sri A. Sreeramulu;— Sir, The Minister has stated that on account of peculiar circumstances in which the application was received and advice was tendered to the Board. I am bringing to the notice of the Minister, perhaps a case of more serious importance, Sir. In Malakpet Colony, 3 or 4 Government servants died. They are not the owners and widows have become helpless. They were permitted to occupy only for a period of 3 months. 4 months period is over and they are asked to vacate. So much sympathy has been shown in regard to that case of Housing Board. I request the Minister to show the same sympathy towards other widows. The same concession may be extended to them. Otherwise, they will be thrown into the streets.

Sri P. Ranga Reddy;— I have not exactly followed the question of the hon. Member. If the Member is referring to the houses of the Housing Board, certainly I would apply the same sympathy which I have applied in the cases just not figured in this House. But if the Houses belong to different categories, belonging to Government servants, etc., there are certain rules and I do not know whether I can apply the same procedure or method in those things. If those cases are brought to my notice, I shall try to examine and show as much sympathy as possible.
Mr. Speaker:—The questions are over. I am to inform the House that with regard to Report of the Commission of Enquiry on Nagarjunasagar Right Canal Perubhatlapalem Deep Cut Contract, whatever copies are available along with original documents are being kept for scrutiny by the hon. Members of Legislature in the Library of the Assembly from 10.00 a.m. to 5.00 p.m. today and from 10.00 a.m. to 7.00 p.m. tomorrow after which the original documents will be taken back by the Government.
CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANT

re: Protected water supply scheme to Kanigiri.

Sri. L. Lakshman Das:— The original estimated cost of Protected Water Supply scheme at Kanigiri was Rs. 11.49 lakhs. The Government of India in 1970 have scrutinised this estimate and communicated their approval for Rs. 10.63 lakhs. This work was taken up for execution according to availability of funds. For this work an amount of Rs. 10.92 lakhs including L.I.C. loan amount of Rs. 5.32 lakhs was released. The year-wise releases are as follows:
12th February, 1975.

Calling attention to Matters of Urgent Public Importance:

re: Protected water supply scheme to Kanigiri

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
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<tbody>
<tr>
<td>1969-70</td>
<td>Rs. 0.10 lakhs</td>
</tr>
<tr>
<td>1970-71</td>
<td>Rs. 2.00 lakhs</td>
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<tr>
<td>1971-72</td>
<td>Rs. 3.50 lakhs</td>
</tr>
<tr>
<td>1973-74</td>
<td>Rs. 5.32 lakhs (L.I.C. loan)</td>
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Total: Rs. 10.92 lakhs

In view of the limited funds made available for Protected water Supply schemes, the releases to this schemes had to be restricted to the amounts indicated above. Now the work is almost completed and a total expenditure of Rs 8.01 lakhs has been incurred so far.

The items of work so far completed are:

1. Infiltration well.
2. Collection well-cum-pump house.
3. Pumping main.
4. Ground Level Service Reservoir.
5. Distribution system including stand posts for taps.

The following are the items of work yet to be completed:

1. Installation of electric pumps.
2. Connection of collection well to infiltration well.

The electric pumps could not be installed for want of power supply. The matter has been taken up with the Andhra Pradesh Electricity Board and they have agreed to supply electricity subject to the following two conditions:

1. Payment of a voluntary loan contribution of about Rs. 13,000.
2. A special guarantee of Rs. 81/- per horse power per annum.

As regards condition No. 1 above, the Chief Engineer, Panchayati Raj is being requested to make the payment to the Electricity Board and expedite the installation of electric pumps.

Regarding condition No. 2, the Collector, Prakasam District has informed that the Gram Panchayat is willing to pay the special guarantee and he is being requested to see that a resolution of the Gram Panchayat in this regard is sent to the Electricity Board urgently.

In view of the steps taken above, it is expected that the Protected Water Supply scheme at Kangiri would be commissioned by 1-6-1975.

As regards the flourine content in water, it is observed that it ranges from 1.5 p.m. to 2.00 p.m. in the river water and infiltration well. As such, a deflouridation plant is not immediately required. However, it will be provided as and when considered necessary.
Calling Attention to Matters of Urgent Public Importance:
re: Protected water supply scheme to Kanigiri.

12th February, 1975.

18 rupees are demanded for the scheme. I move that this may be increased to Rs. 23,000. Mr. Minister, will you agree to this?

Mr. Minister, will you assure us that by June 1975, this scheme will be kept up. Why should he stick to that Rs. 13,000. Let the Minister assure this House that by June 1975, it will be kept up.
40 12th February, 1975. Calling attention to Matters of Urgent Public Importance:

re. Non-regularisation of services of the teaching staff absorbed in Junior Colleges-

Sri A. Sreeramulu. —This is a very serious one. Naturally justice was denied to them. They are facing uncertainty. They are denied all the benefits. Is it the Municipalities that are put to lot of hardships? Concretely tell us because for the past six years they are suffering. When would you be able to finalise the regularisation of their services.

The Minister for Education (Sri M V. Kirrhna Rao):—Sir, Consequent on the taking over and upgradation of certain Zilla Parishad and Municipal High Schools into Govt. Junior Colleges, certain teaching and non-teaching staff of the said managements are now working under the Government. Their absorption into Government Service can be finalised only after completion of the following:

(a) Fixation of cadre strength in respect of each such institution; and

(b) Determination of principles governing their absorption into Government Service.

2. In regard to fixation of the cadre strength, the Director of public Instaution has sent proposals to Government. But the Finance & Planning Department wanted re-examination of the entire proposals with reference to each institution whose cadre strength has been fixed by the District Educational Officer concerned taking into account, the staff strength, number of sections and other factors. The Director of Public Instruction has been asked to get this issue re-examined and send complete and revised proposals to the Govt. in respect of each such institution taken over by Government. The reports have to be received from number of Colleges from all over
Calling Attention to matters of Urgent Public Importance: 12th February, 1975.

re: Non-regularisation of the services of teaching staff in Junior Colleges.

the State. The Director of Public Instruction has been instructed to end his consolidated proposals in the matter urgently.

3. In regard to determination of principles of absorption of staff of these institutions into Govt Service, certain decisions were taken in this regard and they are being examined in consultation with General Administration (Services) Department and Finance & Planning Department and orders are expected to issue shortly.

4. When the cadre strength is fixed and the Principles governing the absorption of staff are finalised, action will be taken for absorbing the teaching and non-teaching staff in consultation with the Public Service Commission.

5. Since the absorption into Government Service from other Services is a process which involves inter-departmental consultation, it will take some time to finalise the matter. The regularisation of services etc., will be taken up after absorption is done. Government are taking all possible steps to settle the issue soon.

Sri A Srimulu:—A very vague statement has been given, 10-40 a.m. Sir as regards question of fixation of cadre strength. We have taken five years to get the reports from the Colleges, from the D.E.Os and from the D.P.I. and even now the Minister is asserting. This is absorption of non-Government staff into Government, which means some inter-departmental correspondence and it is likely to take some time. That word 'some time' is so vague. It may be 10 or 15 years; in the meanwhile you may even abolish, because nearly 8 or 9 other States have not recognised the Intermediate. This is a wrong experiment that we are doing. I don’t wish it should be. If by any chance, this Intermediate is abolished and switched on to P.U.C. again or something else, what will happen to the nearly 10 or 12 years of service of those unfortunate teachers who have come over to the Junior Colleges. This particular aspect, the Minister does not seem to appreciate, because there are issues which can be prolonged. But these issues will not brooke any delay and if you simply allow the matter to be dealt with by the D.P.I. or some other officers, whose salaries are assured and their benefits are secure but the teachers files will be going from here to there. One file going from here and another file coming, this is passing the buck. This administration has specialised the technique of passing the buck. No one will take the responsibility. There will be a continuous correspondence. That is why, I want the Minister to take a little more interest. I request him to appoint a special officer for this purpose. It is worthwhile spending some Rs. 20,000 and get it done, rather than allowing it for 10 years to continue. Will the Minister look into the matter little more carefully.
PAPERS LAID ON THE TABLE


Sri P. Basi Reddy:—Sir, I beg to lay on the Table a copy of the corrigendum to the 12th Annual Report on the working and affairs of the Andhra Pradesh Industrial Development Corporation Limited, Hyderabad for the year ended 31-3-73 which was laid on the Table of the House on 25-3-74 and the Audit Report with the comments thereon of the Comptroller and Auditor General of India, in compliance with Section 619 (A) of the Companies Act, 1956, as amended in 1960.

(2) Amendment to Andhra Pradesh Municipalities (Alteration of Ownership of Property in Assessment Books) Rules, 1966.

Sri V. Krishnamurthy Naidu:—Sir, on behalf of the Minister for Municipal Administration I beg to lay on the Table a copy of the amendment to the Andhra Pradesh Municipalities (Alteration of ownership of property in Assessment Books) Rules, 1966 issued in G.O.Ms. No. 517 M.A. dated 4-10-1974 and published at pages 162-163 of the Rules Supplement to part. I of the Andhra Pradesh Gazette dated 31-10-1974, as required under Section 327 of the Andhra Pradesh Municipalities Act, 1965.


GOVERNMENT BILLS.

(1) Andhra Pradesh State Aid to Industries Bill, 1975.

(Sir. A. Sriramulu) — This is the copy of the Bill given to us. I am sending it to you. You may kindly pursue the same. You please tell me whether it is possible for anybody to make out anything,

Mr. Speaker: — Perhaps typing is bad.

Sri A. Sriramulu: — If we are to read, how to read this, Sir.

Sri P. Basireddy: — Is it the objection of the hon. Member that the typing is not clear?

Mr. Speaker: — Typing is not clear in some pages but not all.

Sri P. Basireddy: — Fresh copies will be supplied. I beg to move: "That leave to introduce the Andhra Pradesh State Aid to Industries Bill, 1975 be granted'.

Mr. Speaker: — The question is: "That leave to introduce the Andhra Pradesh State Aid to Industries Bill, 1975 be granted'." The motion was adopted.


Sri A. Sriramulu: — Sir, I have already submitted on two occasions in this House, that there seems to be a sort of craze on the part of the present Ministry to go on taxing the rural people. I have come to the conclusion that after so much of discussion and debate, the Ministry is not even prepared to consider the suggestions of its own party, not to think of other parties. In a very dogged way, they are bent upon somehow securing the rubber stamp of this House to put taxes on the poor. In this particular bill, there is an unreasonable discrimination shown against the ryots of the delta area. While crores and crores of rupees are being spent on major irrigation projects in the other area, the Government is not interested in collecting betterment fee, but it is bent upon squeezing the ryots of the delta areas. For the drainage cess, barrage cess the many must come from the ryots of the delta areas. Originally the Government thought of stopping it in those areas. Government has now come to the conclusion that the squeezing will continue for five more years and I am sure, Sir, the Government would not be content. They will make it a sort of a permanent measure, because the Government is disowning its responsibility. Provision of irrigation facilities is a fundamental responsibility of the Government; when it wants to collect taxes from the agriculturists. Provision of drainage facilities is also an essential feature con-
12th February, 1975

Government Bills

cerning the supply of water. The two essential duties and responsibilities are cast upon the Government which goes on collecting money from the people. If these two things are not discharged what moral justification is there for the Government to come up with another bill to extend the validity of this particular Act to collect drainage cess? I am questioning it. By and large looking at the way of the process of taxation, I have come to the firm conclusion that this is a mad mad Government, and even in regard to madness there is a method, but unfortunately as far as our Ministry is concerned there is no method.

They are simply satisfied with putting taxes without any scientific analysis. What is wanted for them is money to be distributed to the kingdoms that have been set up as a result of the formation of 16 Corporations and to spend for the luxuries, vulgar exhibitions etc. That is why I am opposing this Bill. I am again requesting the Members to consider how far this Government is justified in continuing it for a period of 5 years. I request the House to uphold my resolution. The people will be alerted and perhaps that will be the solution to our Ministry.
12th February, 1975

Government Bills:

A.P. (Krishna and Godavari Delta Area) Drainage Cess (Amendment) Bill, 1974,

* * *

Mr. V. Krishna, M.P. detected some mistakes in the bill and asked for some amendments. He moved an amendment to include the following:

(1) Section 3 (a) should be amended to include the following:

(2) Paragraph 4 (b) should be amended to include the following:

(3) Paragraph 5 should be amended to include the following:

Mr. V. Krishna said that he had received several representations from the people regarding this bill and had made an effort to include their suggestions in his amendments. He was confident that the amendments would be accepted by the House.

11.00 a.m. Mr. V. Krishna: I moved an amendment to include the following:

(1) Section 3 (a) should be amended to include the following:

(2) Paragraph 4 (b) should be amended to include the following:

(3) Paragraph 5 should be amended to include the following:

Mr. V. Krishna said that he had received several representations from the people regarding this bill and had made an effort to include their suggestions in his amendments. He was confident that the amendments would be accepted by the House.
Government Bills

12th February, 1975


12th February, 1975

11-10 am

Government Bills:
Government Bills:

12th February, 1975

The Hon'ble Legislative Assembly of the Government of the State of Bihar (hereinafter referred to as "the Legislative Assembly") has been advised by the Governor and is hereby notified that the A.P. (Krishna and Godavari Delta Area) Drainage Cess (Amendment) Bill, 1974, has been passed by the Legislative Assembly on the 9th day of January, 1975.

The Bill, as assented to by the Governor, has been laid before the Legislative Assembly and the Legislative Assembly has consented to the Bill.

This notification shall come into force on the date of its publication in the Official Gazette.
50  12th February, 1975

Government Bills:


11-20 a.m.

1. The aforesaid Bill:—


3. The Bill provides for the amendment of the Krishna and Godavari Delta Area Drainage Cess Act, 1974. It seeks to increase the cess from 20 to 30 paisa per thousand rupees of assessment. The cess is levied to fund drainage projects in the area.

4. The Bill has been introduced to implement the recommendations of the Expert Committee appointed to review the drainage cess. The amendment is expected to generate additional funds for the development of drainage systems in the region.

5. The Bill has received the assent of the Governor of A-P. It is now under consideration in the Legislative Assembly for further discussion and amendments.

* * *

Note: The above text is a brief summary of the Government Bills introduced on 12th February, 1975, in A-P. (Krishna and Godavari Delta Area).

The amendments proposed in the Bill aim to improve the financial provisions for the drainage projects in the area, ensuring better infrastructure and water management in the region.
Government Bills:


12th February, 1975
Government Bills:

12th February, 1975

[...]

11-30 a.m.

[Text in Telugu script, discussing various details related to the bills and legislative processes.]
34 February, 1973. Government Bills:

54 12th February, 1975. Government Bills:
Improvements to Uppterm flood detention Rs. 426 lakhs. 11-40 a.m.
Flood Detention Reservoir at Tammileru Rs. 270 lakhs.
Improvements to drains in Krishna and Godavari Details Rs. 27,31,00:--.
Raising and strengthening of Budameri Flood Banks Rs. 251 lakhs
Widening of Biccavolu from 12/3 to 14/2 Rs. 11 lakhs.
Excavation of Romperu Straight cut at Vetapalem Rs. 51 lakhs.
Excavation of Romperu Straight cut at Epurupallem—Rs. 72 lakhs.
Investigation of Schemes for reservoirs Rs. 4 lakhs.
In this way, there are Schemes, Sir.
12th February, 1975.

Government Bills:

రిడిన అంశాలు నమోదు చేసిన పాండలు 20 థమ్మ రాత్రి సమయంలో వస్తుంటాయి మాత్రమే ఇంటి అయినప్పటికీ ప్రతి నేపాలం నమోదు చేయటంటా కావచ్చు. ఈ ప్రగాంధం అడరి చేసేదండి ఉండడం తస్తుంది కాదా ప్రతి నేపాలం వస్తుంటాయి మాత్రమే ఇంటి అయినప్పటికీ ప్రతి నేపాలం నమోదు చేయటంటా కావచ్చు. ఈ ప్రగాంధం అడరి చేసేదండి ఉండడం తస్తుంది కాదా ప్రతి నేపాలం వస్తుంటాయి మాత్రమే ఇంటి అయినప్పటికీ ప్రతి నేపాలం నమోదు చేయటంటా కావచ్చు.

(1) ఎమ్మెల్యేంటు :— ఈ ప్రగాంధం అడరి చేసేదండి ఉండడం తస్తుంది ప్రతి నేపాలం నమోదు చేయటంటా కావచ్చు. ఈ ప్రగాంధం అడరి చేసేదండి ఉండడం తస్తుంది ప్రతి నేపాలం నమోదు చేయటంటా కావచ్చు.

(2) ఎమ్మెల్యేంటు :— ఈ ప్రగాంధం అడరి చేసేదండి ఉండడం తస్తుంది ప్రతి నేపాలం నమోదు చేయటంటా కావచ్చు. ఈ ప్రగాంధం అడరి చేసేదండి ఉండడం తస్తుంది ప్రతి నేపాలం నమోదు చేయటంటా కావచ్చు.
Government Bills: 12th February, 1975. 57

20 कोळका म्हणजेक देशातील सर्व स्थानांची, आत्मम्य कोळका राज्यातील इम्पोर्टेशन, ग्रेजुॅंट र रेल्वे रिलेक्षन चालू राहायच्या. आपल्या वाहतूक कार्याची खालील कालेदारांची, आंतरराष्ट्रीय व राष्ट्रीय रेल्वे रिलेक्षन में आत्मसंशोधन, अनुकूलता दरम्यान असते, 30 वर्षांतरांनाचे व अनेक अन्यांतरांनाचे जलसंगम आकाशात बनलेले असलेले एक प्रवृत्ती अस्तित्वात असते. 11 मासे ताकांनी एक ज्युती नियुक्त करून, 30 वर्षांतरांनाचे व अनेक अन्यांतरांनाचे जलसंगम आकाशात बनलेले असलेले एक प्रवृत्ती अस्तित्वात असते.
Government Bills:
Government Bills:

12th February, 1975.


[Text in Telugu]

* [Text in Telugu]
60 12th February, 1975.

Government Bills:

Sri A. Sreeramulu:—I find the inherent contradiction in the Minister's statement. In this Bill we are told that the estimated cost will be Rs.70 crores. This is today's estimate and in five years whether this will continue to be Rs.70 crores or it may go to Rs.75 or 80 crores; that we cannot say with any precision. The Government says that it will not exceed another Rs. 20 crores.

Sri V. Krishnamurty Naidu:—Rs. 20 crores for five years i.e., Rs. 16 crores and odd. Only Rs. 16 crores for the coming years.

Sri A. Sreeramulu:—The estimated cost is Rs. 70 crores. It is likely to increase. Nobody can say about it. No estimate is stationary. Then, I don't know how does the Government propose to complete this work without levying this particular tax. That I am not able to reconcile and the Minister is promising and giving information that the scheme costs only Rs. 70 crores.

12.00 noon

Sri V. Krishnamurthy Naidu:—We will anticipate it.

Sri V. Krishnamurthy Naidu:—The estimated cost is Rs. 70 crores. We will anticipate it.
The question is:

“That this House disapproves the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess (Amendment) Ordinance, 1974 (Andhra Pradesh Ordinance of 1974) promulgated by the Governor on the 10th December, 1974.”
12th February, 1975.

Government Bills


Sri A. Sreeramulu:—Sir I press for a division.
The House divided thus:
Ayes—16
Noes—52
Neutral—1
The resolution was negatived.

Mr. Speaker:—In view of the resolution given notice of by
Sri A. Sreeramulu, having been negatived, the second Resolution
given notice of by Sri C V. K. Rao stands lapsed s.7.

Mr. Speaker:—The question is:

"That the Andhra Pradesh (Krishna and Godavari Delta Area)
Drainage Cess (Amendment) Bill, 1974 be taken into consideration."
The motion was adopted.

CLASSES 2 & 3

Mr. Speaker:—The question is:

"That Clauses 2 and 3 do stand part of the Bill."
The motion was adopted.

Clauses 2 and 3 were added to the Bill.

CLASSES 4 & 5

Sri V. Krishnamurthy Naidu:—Sir, I beg to move:

"For Clauses 4 and 5 substitute the following:

"Repeal of Andhra Pradesh Ordinance 7 of 1974."

4. The Andhra Pradesh (Krishna and Godavari Delta Area)
Drainage Cess (Amendment) Ordinance, 1974, is hereby repealed."

Mr. Speaker:—The question is:

"For Clauses 4 and 5 substitute the following:

"Repeal of Andhra Pradesh Ordinance 7 of 1974."

4. The Andhra Pradesh (Krishna and Godavari Delta Area)
Drainage Cess (Amendment) Ordinance, 1974, is hereby repealed."

The motion was adopted.

Mr. Speaker:—The question is that 4 as amended do stand part of the Bill. The motion was adopted clause 4 as amended was added to the Bill.
Government Bills:

ENACTING FORMULA

Sri V. Krishnamurthy Naidu: —Sir, I beg to move:

"In the enacting formula, for the words "Twenty-fifth year" substitute the words "Twenty-sixth year".

Mr. Speaker: —The question is:

"In the enacting formula, for the words "Twenty-fifth year" substitute the words "Twenty-sixth year".

The Amendment was adopted.

Mr. Speaker: —The question is:

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

The motion was adopted.

The Enacting Formula was added to the Bill.

CLAUSE 1

Sri V. Krishnamurthy Naidu: —Sir I beg to move:

"For Clause 1 substitute the following:

"Short Title 1. (1) This Act may be called the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess (Amendment) Act, 1975.

(2) It shall be deemed to have come into force on the 10th December, 1974.

Mr. Speaker: —The question is:

"For Clause 1 substitute the following:

Short Title 1. (1) This Act may be called the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess (Amendment) Act, 1975.

(2) It shall be deemed to have come into force on the 10th December, 1974."

The motion was adopted.

Mr. Speaker: —The Question is that clause I do stand part of the Bill. The Motion was adopted and clause I as amended was added to the Bill.

LONG TITLE

Mr. Speaker: —The question is:

"The Long Title do stand part of the Bill."

The motion was adopted and Long Title was added to the Bill.

Sri V. Krishnamurthy Naidu: —Sir, I beg to move:
12th February, 1975

A.P. Municipalities (Second Amendment) Bill, 1975.

"That the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess (Amendment) Bill, 1974 be passed."

Mr. Speaker:—The question is:

"That the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess (Amendment) Bill, 1974 be passed."

The motion was Adopted.

(3) THE ANDHRA PRADESH MUNICIPALITIES (SECOND AMENDMENT) BILL, 1975.

Sri Challa Subbarayudu:—Sir, I beg to move:

"That the Andhra Pradesh Municipalities (Second Amendment) Bill, 1974 be taken into consideration."

Mr. Speaker:—Motion moved.

12-10 p.m. Mr. Speaker:—The question is

THE ANDHRA PRADESH MUNICIPALITIES (SECOND AMENDMENT) BILL, 1975.

12-10 p.m. Mr. Speaker:—The question is
12th February, 1975

Government Bills:
A.P. Municipalities (Second Amendment) Bill, 1975

12-20 p.m.

(1) R. Shankar (Koduru):—Hon'ble, at the beginning of the discussion, we have been reminded of the Public Accounts Committee. I think that the Public Accounts Committee is a very important body. It is a committee of experts appointed by the government of India to look into the accounts of various departments and to ensure that they are being managed properly. The role of the Public Accounts Committee is to keep a watch on the government's financial affairs and to ensure that the government is not spending in a way that is not in the best interest of the country. I would like to know what measures have been taken to ensure that the government is following the recommendations of the Public Accounts Committee. Also, I would like to know what steps have been taken to ensure that the government is not spending money on unnecessary items.

(2) J. Krishna Rao (Guntur):—Hon'ble, I would like to know what measures have been taken to ensure that the government is following the recommendations of the Public Accounts Committee. Also, I would like to know what steps have been taken to ensure that the government is not spending money on unnecessary items.
Government Bills:  
A.P. Municipalities (Second Amendment) Bill, 1975  

12th February, 1975.

[Text in Telugu]

[Translation]

[Body of the document in Telugu]

[Signature]
12th February, 1975

Government Bills:
A.P. Municipalities (Second Amendment) Bill, 1975

(1) సోంభవం - ప్రతి తిరుమల ప్రత్యామనం. దృశ్యం

(2) సోంభవం - మంత్రిప్రస్థానం ద్వారా ఈ వారి రూపకాభిషేకం

12 30 p.m.
Government Bills:
A P. Municipalities (Second Amendment) Bill, 1975

12th February, 1975

సాంస్కృతిక నిర్ధారణ, సాధారణంగా పనిచేసే పరిస్థితి, వాతావరణం ఉపయోగించిన అవసరాలు ఉండాలి. అయితే, నిర్ధారణ అనుసారం నిర్ధారించిన అవసరాలు ఉండాలి.

Who is that other employee? అదనం ఉంటే వేయినందుండి. అటుంటరు గొప్ప వస్తుతున్న సమయంలో అప్పటి విధానం ఉండాలి.
The commissioner or such bill collector shall be deemed to be negligent for which action may be taken u/s 374(1). This is an all presumption. There is presumption in the Act itself. There is no presumption on the Act of procedures.
Government Bills:  
A.P. Municipalities (Second Amend­ment) Bill, 1975

12th February, 1975

A. P. Municipalities (Second Amend­ment) Bill, 1975

The Hon'ble Houses:

The Bill was introduced by the Hon'ble Minister for Municipal Affairs and approved by the Government of Andhra Pradesh.

The Bill seeks to amend the A.P. Municipalities Act, 1973, with the objective of improving the efficiency and transparency of municipal administration. It proposes to enhance the powers of the Municipal Councils and to provide for the appointment of additional officers and staff to support their functions.

The amendments include provisions for the establishment of a special committee to oversee the financial management of municipalities. The Bill also introduces measures to address corruption and fraud in municipal affairs.

The Bill was referred to the Standing Committee for further consideration and report.

Sri K. V. Reddy, Minister for Municipal Affairs
12th February, 1975

Government Bills:
A.P. Municipalities (Second Amendment) Bill, 1975

(12-50 p.m.)
Sri Ch. Subbarayudu:—Council is the competent authority to initiate action.

Government Bills:
A.P. Municipalities (Second Amendment) Bill, 1975.

12th February, 1975.

Council is the competent authority to initiate action.
Mr. Speaker:—I shall now put the motion to Vote.  
The question is,  
"The Andhra Pradesh Municipalities (Second Amendment) Bill, 1975 be taken into consideration."

The motion was adopted.

Mr. Speaker:—I shall now put the clauses to vote

The question is

That clauses 2 and 3 do stand part of the Bill"

The motion was adopted and clauses 2 and 3 were added to the Bill.

Mr. Speaker:—The question is

"That clause 1, enacting formula and long title do stand part of the Bill"

The motion was adopted and clause 1 enacting formula and title of the Bill were added to the Bill.

The Minister For Municipal Administration:—Sir, I beg to move

"That the Andhra Pradesh Municipalities (Second Amendment) Bill, 1975, be passed"

Mr. Speaker: Motion moved

The question is,

"That the Andhra Pradesh Municipalities (Second Amendment) Bill 1975, be passed"

The motion was adopted.

(4) THE A P ENTERTAINMENTS TAX (AMENDMENT) BILL, 1975

1-00 p.m.
Government Bills:

A. P. Entertainment Tax
(Amendment) Bill, 1975.

12th February, 1975.

The Hon'ble Government of Andhra Pradesh:

We, the undersigned Members of the Legislative Assembly, do hereby submit the following Amendments to the A. P. Entertainment Tax (Amendment) Bill, 1975:

1. In Section 2, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

2. In Section 3, after "amendment" in sub-section (1), to insert the word "in".

3. In Section 4, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

4. In Section 5, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

5. In Section 6, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

6. In Section 7, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

7. In Section 8, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

8. In Section 9, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

9. In Section 10, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

10. In Section 11, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

11. In Section 12, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

12. In Section 13, for the word "to" after "amendment" in sub-section (1), to insert the word "in".

We request that these Amendments be considered and incorporated in the Bill.

[Signatures of Members]

The Speaker

The Hon'ble Legislative Assembly

[Stamp]
12th February, 1975.

Government Bills:


That the Andhra Pradesh Entertainments Tax (Amendment) Bill, 1975, be taken into Consideration.

Mr. Speaker:—Motion moved.

*Sri P. Ranga Reddy:—I beg to move:

"That the Andhra Pradesh Entertainments Tax (Amendment) Bill, 1975, be taken into Consideration".

Mr. Speaker:—Motion moved.


...
Sri A. Sreeramulu:—Despite the argument advanced by the Finance Minister I am unable to agree with this measure. I feel this is something like installing a Television in a thatched hut. Television is very much welcome. All of us want television. But today, we are living in a thatched hut, exposed to sun and rain. Then the question would be above the allotment of priorities. Film Industry will have to be encouraged. There is no doubt about it. Than what about the Municipalities which are in doldrums. Streets are stinking. There is no sanitation worth the name. The Municipalities are unable to pay salaries to their staff. This is the pathetic plight of the Municipalities. There is a report of Mr. Narasimham in regard to the improvement of the Municipalities' finance. Why the Government failed to take the recommendations of Narasimham's Report into account before coming up with this Bill, to divert 5% of the revenue, which should legally accrue to the Municipality, to the film industry. This is my question. This only reflects a sort of compartmental thinking on the part of our Government. There is no integrated approach and this compartmentalisation is going to do the greatest damage and harm for our growth. This is a point which our Finance Minister has to explain. Secondly if 5% is to be diverted the Minister was arguing 'we have increased the rate of tax and there is not going to be changed in the net amount that flows to the Municipalities.' We increase the tax not to maintain the STATUS QUO but improve the finances of the Municipalities. We supported that particular Bill with the hope that Municipalities would get a little more amount so that the salaries can be paid. And if the Minister should argue that STATUS QUO can be maintained even after this increase, I am sorry the Bill was not intended to maintain Status Quo and this House did not give its approval for maintaining status quo. Considering these two things I suggest that this Bill can be deferred. Kindly examine the recommendations of the Narasimham Committee and provide a share of Sales Tax, Excise Tax and also Land Revenue. This is absolutely essential if the Municipalities should survive and discharge their responsibilities to the people. Otherwise, take over all the Municipalities and let the Government take the full responsibility for civic amenities. This is a fundamental issue. Unless we are prepared to solve the fundamental issue, there is no point tinkering and window dressing and trying to divert the funds from the entertainment tax for promotion of film industry. That is why I am opposing that measure and fully supporting my friend's Resolution.
Government Bills:

12th February, 1975.

The Hon'ble Council,

Government Bills:

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Government Bills:


12th February, 1975.

In the Lok Sabha, Mr. Speaker:

Mr. Speaker, I beg to move a Bill for an Act to amend the A. P. Entertainments Tax Act, 1972, in the following manner:

1. In Schedule I to the A. P. Entertainments Tax Act, 1972, the word "cinema" shall be deleted.

I beg to move.

Mr. Speaker, I beg to move that the said Bill be referred to the Committee on Finance for consideration.

I beg to move.
Government Bills:

12th February, 1975.

Sir, the Bill which is here for our consideration is absurd. It has no meaning at all. Government which is collecting the entertainment tax, are the custodians of the Local Bodies. They are receiving 3% of the total collection of entertainment tax and the balance should go to the Corporation, Municipalities and local bodies and they are receiving also. This is not a charity nor is it Government
money that the Government could spend in whatever manner they like to spend. It is a very clear point. This is the money which is being collected on behalf of the local bodies, municipalities the Corporation. But it is decided that the entertainment tax or the Sales Tax Department could collect the tax better than anybody else. So 3% of the collection must be given to them. You know Sir, especially, the Corporation is in a very horrible position. All the time, they need the money. A deputation, consisting of M.Ps., M. L. As. and M. L. Cs. met the Chief Minister and emphasised that the Corporation needed continued assistance in place of octroi duty oblished earlier has given assurance to find ways means. But as long as the financial position of the State remained as it is, to-day it is impossible for the Chief Minister or any other Minister are any successor Government to make financial assistance to the local bodies, so entertainment tax collected by Sales Tax Department is not our money nor of the Government. It is of the local bodies, municipalities and the Corporation. The Minister for Municipal Administration is fully aware of the financial position of the municipalities and he should have opposed this Bill itself. I am still urging that if cinema industry has to flourish, some other avenues have to be tapped but not this. I hope the Minister would take a rational view of this entire problem.

Government Bills:
Government Bills:
A. P. Entertainments Tax
(Amendment) Bill, 1975.

12th February, 1975

Mr. Speaker:—Now that House agrees, time is extended upto 20th of this month.
Government Bills:

12th February, 1975.


The General Assembly of the State of A. P. has, with the advice of the Governor, passed the A. P. Entertainments Tax (Amendment) BiH, 1973, which amends the A. P. Entertainments Tax Act, 1969, by providing for certain modifications in the existing provisions. The modifications are intended to bring the tax system in line with the prevailing market conditions and to ensure fair and equitable assessment of entertainments taxes.

The modifications include:
1. An increase in the tax rates for different categories of entertainments.
2. Introduction of a new category of entertainments not earlier covered by the act.
3. Provision for the assessment of entertainments taxes on the basis of income from entertainments rather than on the basis of the actual amount received.
4. Introduction of a penalty for non-payment of entertainments taxes.

The Governor, acting in consultation with the Minister for Finance, has decided to implement these amendments with effect from the date of the Act. The amendments are expected to raise additional revenue for the State and to provide a strong base for the entertainments tax system in the State of A. P. The State government is confident that these amendments will bring about a fair and equitable assessment of entertainments taxes and will contribute to the overall development of the State.

The amendments are expected to bring about a fair and equitable assessment of entertainments taxes and will contribute to the overall development of the State.
Sri A. Sriramulu:—The Minister has made such a deep study of the film industry. I congratulate him because he has given a thorough picture of the entire industry. At the same time I am sorry that my suggestion was not received in the correct perspective. The Municipal Administration Minister must have fought his own case in the Government. I charge him that his case is going by default and our Finance Minister is taking advantage of the weakness of the Municipal Administration Minister. I request the Finance Minister because he is in charge of the finances of the State to make an equally thorough study of our municipalities. Because you are capable of doing so much for the film industry, I request you to make a study of the financial position of the municipalities also. Life is the prerequisite of good life; I am not talking about good life; I am talking of the life itself. Even now I am not convinced. This money should not be diverted from the municipalities; it must go to the municipalities.

12th February, 1975.
12th February, 1975.

Government Bills:

Mr. Speaker:—The question is:
“This House disapproves the Andhra Pradesh Entertainments Tax Ordinance promulgated by the Governor on 19th December, 1974.”

The motion was negatived.

Mr. Speaker:—The question is:
“That the Andhra Pradesh Entertainments Tax (Amendment) Bill 1975, be taken into consideration.”

The motion was adopted.

CLAUSES

Mr. Speaker:—The question is:
“That Clauses 2 and 3 do stand part of the Bill.”

The motion was adopted and clauses 2 and 3 were added to the Bill.

Mr. Speaker:—The question is:
“That Clause 1, Enacting Formula and Long Title do stand part of the Bill.”

The motion was adopted and clause 1, enacting formula and long title were added to the Bill.

Sri P. Ranga Reddy:—Sir, I beg to move:
“That the Andhra Pradesh Entertainments Tax (Amendment) Bill, 1975 be passed.”

Mr. Speaker:—Motion moved.
Mr. Speaker:—The question is:
“That the Andhra Pradesh Entertainments Tax (Amendment) Bill, 1975 be passed.”

The motion was adopted.

ANNOUNCEMENT


Mr. Speaker:—I am to announce to the House that amendments to the Andhra Pradesh Recognised Private Educational Institutions Bill, 1975 will be received up to 12 noon on 13-2-1975.

The House now stands adjourned to meet again at 8-80 a. m. tomorrow (13-2-1975).

(The House then adjourned, to meet again at 8-30 a. m. on Thursday, the 19th February 1975.)