THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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Principal Officers

Speaker: Sri R. Dasaratharama Reddy

Deputy Speaker: Sri Syed Rahmat Ali

Panel of Chairmen:
1. Smt. G. Kamala Devi
2. Smt. N. Vijaya Laxmi
3. Sri Appanna Dora
4. Sri K. Santaiah
5. Sri S. Papi Reddy
6. Sri Vanka Satyanarayana

Secretary: Sri G. Ramachandra Naidu

Deputy Secretaries:
1. Sri E. Sadasiva Reddy
2. Sri D. L. Narasimham

Assistant Secretaries:
1. Sri M. Ramanadha Sastry
2. Sri S. Purnananda Sastry
3. Sri K. Satyanarayana Rao
4. Sri K. Kutumba Rao
5. Sri Md. Ghouse Khan
6. Sri T. L. Balaram
7. Sri M. Viswanatham

Chief Reporter: Sri Habeeb Abdur Rahman
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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Twelfth Day of the Ninth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Monday, the 4th April, 1977.

The House met at Half-Past Eight of the Clock

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

CHANGE OF OFFICE TIMINGS OF STATE GOVT.
STAFF WORKING IN NCC UNITS

151—

*S728 Q.—Sri Peter Paul Chukka (Prathipadu) :—Will the Chief Minister be pleased to state;

(a) whether it is a fact that the office timings for the State Government Staff working in various NCC Units and Group Headquarters Offices in the twin cities have been changed from March 1976;

(b) if so, the present office hours of the State Government staff working in the NCC Directorate, Groups and Units located in the twin cities and those located in the mofussil area;

(e) the reasons for the discrimination in the timings, if any;

(d) the competent authority to order the change of timings; and

(e) whether the Government consider to revert back to the timings existing prior to March 1976 so as to bring uniformity in the timings in all the Government offices?

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

(a) Yes Sir.

(b) 10.30 a.m. to 5.00 P.m. for State employees working in the State Cell of the NCC Directorate, and NCC Units and Group Headquarters in the mofussil.

*An asterisk before the name indicates Confirmation by the Member.

J, No. 83 (1)
8.00 a.m. to 2.15 P.m. for the Offices of NCC Units and Group Head-quarters and NCC Directorate excluding the State Cell in the twin-cities.

(c) In the Twin-cities, the service officers working in the NCC Directorate, Group Head-quarters and Units have to maintain coordination and liaison with the Sub-Area Commander who exercises administrative control over them. The timings of the Group Head-quarters and Units in the twin-cities have, therefore, been revised to conform to the timings of the sub-area Head-quarters and NCC Directorate. Since the state Cell in NCC Directorate comprising establishment and accounts has to maintain liaison with the State Government, it functions as per the timings of the State Government (i.e. 10.30 a.m. to 5.00 p.m.) In the mofussil the N.C.C. Group Commanders are the Station Commanders and their offices function as per the timings of the state Govt. to maintain coordination and liaison with the local state Govt. offices and Educational Institutions.

(d) Government.

(e) Under consideration.

8-30 a.m.

3-30 a.m.

2.30. Mr. D. C. Sarma:—Whether the following instructions have been issued to the NCC authorities, Group Commanders and Station Commanders:

(a) Officers in the Group Headquarters and Units have to maintain liaison with their respective Sub-Area Commanders.

(b) The representation of the State Cell in NCC Directorate has to maintain liaison with the State Government.

Under consideration.

(c) In the mofussil the N. C. C. Group Commanders are the Station Commanders and their offices function as per the timings of the state Govt. to maintain coordination and liaison with the local state Govt. offices and Educational Institutions.
INCREASE OF STRENGTH IN RURAL POLICE STATIONS

152—

*9254 Q.–Sri P. Srirama Murthy (Nagarikatakam):—Will the Chief Minister be pleased to state:

(a) whether the Government propose to increase the strength of men in the Rural Police Stations which have been staffed by a pattern approved decades ago; and

(b) if so, the manner in which the programmed expansion will be done: and the time by which such programme will be implemented in the State and with particular reference to districts like Srikakulam?

The Chief Minister (Sri J. Vengal Rao):—

(a) and (b) Yes Sir.

A proposal in this regard has been received from the Inspector General of Police and it is under consideration of Government.
Master Plan to Improve the Godavari Valley Area

153—

*8960 Q.—Sri P. V. Ramana:—Will the Chief Minister be pleased to State:

(a) whether it is a fact that the Government prepared a master plan to improve the valley area of Godavari in Andhra Pradesh by utilising the natural resources;

(b) if so, the improvements that are going to be made in this regard; and

(c) the estimated expenditure there on?

Sri J. Vengal Rao:—(a) No Sir,

(b) and (c) Do not arise.

Seminar On “River Behaviour And Control”

154—

*9454 Q.—Sri Nissankara Rao Venkata Ratnam:—Will the Chief Minister be pleased to state:
Oral Answers to Questions.

4th April, 1977.

(a) the main recommendations of the seminar organised by the Institute of Engineers on 16-1-77 regarding “River behaviour and control”;

(b) whether Sri C.R.M. Patnaik, Superintending Engineer, Vijayawada, presented a paper to the seminar on “Behaviour of River Krishna subsequent to formation of Nagarjunasagar Reservoir”;

(c) the main changes in the behavioural aspect of River Krishna and its consequences as per the paper submitted by him?

The Minister for Medium Irrigation (Sri V. Krishnamurthy Naidu): —(a) Seven papers were contributed to the Seminar. They stressed the need of observing the behaviour of River on which Irrigation structures are built so that precautionary measures can be taken in time, to train the river against their meandering and damaging tendencies.

(b) Yes, sir,

(c) The main changes in behavioural aspects of the River Krishna and its consequences are given below:

It is observed that the Krishna River after the construction of Nagarjunasagar Reservoir is carrying less silt in its water below the Nagarjunasagar Dam. It has disturbed the regime flow of the river below Nagarjunasagar Dam. As the equilibrium of the river flow could not be maintained with less silt in its waters, the river causes erosion to its margins, permanent sets and bed significantly. The width of the river marginal berms is reduced alarmingly at some places. Some river Training works, such as building up of groynes and spurs are taken up to protect the margins of the river. Secondly it was stated that the velocity of flows in canals has recorded some reduction, consequent on the reduction of silt in them. Thirdly the changes that might come up in the type and shape of the formation of delta of Krishna estuary in the long run is also indicated in the paper, so that precautionary measures after proper study can be taken to avoid the effects of such changes.
Storage Problem of Rice Stocks in the State

135—

*9782 Q.—Sri M. Nagi Reddy (Gurajala):—Will the Chief Minister be pleased to state:

(a) whether it is a fact that the Chief Minister and Minister for Agriculture have appraised the storage problem of Rice stocks and also lack of godown facilities in our State to the Union Minister for Agriculture Shri Shinde during his visit to Hyderabad in the 1st week of September 1976; and

(b) if so, whether any assurance in this regard has been given by the Union Minister for Agriculture to solve the problems?

The Minister for Municipal Administration (Sri Challa Subbarayudu) :—(a) Yes, Sir.

(b) Yes, Sir.
అన్ని ఐదు జరిగిన జాతీయ కార్యరేఖ ప్రతిష్ఠలను నిర్ధారించారు. దీనిని ప్రతి మంగళదేశ స్థాయి కోసం ప్రాముఖ్యత ప్రత్యేకం చేసేది తెలిసి ఉంటుంది. కార్యరేఖ దాని ప్రారంభం 10 జూలై 1976 నుండి తొలి విభాగాలను అధీనం చేసి, 30 జూలై 1976 నుండి రెండవ విభాగాలను అధీనం చేసి, 9,66,966 ఎంపుల సాగర్ కంటే విస్తరించారు. విభాగాల విస్తరణ ప్రారంభం 1,68,400, తరువాత సేయడం ప్రారంభం 4,76,000. జాతీయ కార్యరేఖ విస్తరణ 7డి విషయాలు ప్రవేశించాయి. ఆధారంగా ఇందుకు కూటం కూడా సృష్టించాయి. అడవి నిర్మాణ లక్షలకు అతి కొంచే అదికి సేయించాయి.
Oral Answers to Questions. 4th April, 1977.

Mr. Speaker:—Q. No. 156 is Postponed,

83-2
CORRUPT PRACTICES INDULGED IN THE OFFICE OF SUB-REGISTRARS OF REGISTRATION DEPARTMENT

157—

*8881 Q.—Smt. J. Eshwari Bai (Yella Reddy):—Will the Minister for Revenue be pleased to state:

(a) whether the numerous reports published in the local press "Peoples Defence" dated 15-9-76 about the corrupt practices indulged in the offices of the Sub-Registrars of Registration Department specially in the twin cities have come to the Notice of the Government;

(b) whether enquiries were made by the I. G. Registration of Stamps and action instituted; and

(c) the number of traps laid and persons trapped?

The Minister for Revenue (Sri P. Narasa Reddy):—(a) The said reports had not come to the notice of Government. However a copy of the extract published on 15-9-76 in the said periodical has since been obtained.

(b) It contained general allegations of registration of under documents in the office of the District Registrar, Mozamjahi Market. A test check of some documents registered in that office was made. The check revealed certain delays in making reports in the District Collector for deciding the valuation. Disciplinary action is being taken by the Inspector General of Registration and Stamps against the officers concerned.

(c) During the period from 1-10-1975 to 31-3-1977, 5 traps were laid and 8 persons were trapped.

Sri P. Narasa Reddy:—About 8 Officers were trapped and action is being pursued against them. When prima facie case is established we will suspend them.

CONVERSION OF SRISAILAM PROJECT INTO POWER AND IRRIGATION PROJECT

158—

*9126 Q.—Sri B. Rama Sarma:—Will the Minister for Power be pleased to state:
(a) whether it is a fact that the Government had agreed to convert the Srisailam Project into Power and Irrigation Project; 

(b) whether it is a fact that survey division has been appointed to supply Krishna water to Rayalaseema area from Srisailam; 

(c) whether the survey division has completed survey work; and 

(d) whether the Government will conduct survey to find the possibilities of supplying water to Achampet, Kalvakurti taluqs of Mahaboobnagar District and Devarkonda Taluq of Nalgonda District which are situated on the left side of Srisailam Project and are always subjected to famine?

Sri V. Krishnamurthy Naidu:—(a) No, Sir. 

(b) A survey division is now investigating the irrigation potential under Srisailam. 

(c) No. 

(d) No.

Sri A. Sreeramulu:— I have seen the statement of the Chief Minister that the water for irrigation from Srisailam would be given to Rayalaseema. In that context, we have got only 800 TMC according to the Tribunal Award. 750 TMA is required for ayacut which is already developed and 30 TMA for Jurala is required. We are left with only 3 TMC in Krishna waters. Under these circumstances, how could our Government think of giving water to Rayalaseema.
Sri S. Jaipal Reddy (Kalwakurthy) :—Does the Chief Minister remember that some time back he promised at Devarkonda that the Krishna waters could be supplied to the taluks of Kalwakurthy, Achampet and Devarkonda? If the Chief Minister has already promised, why does the Minister refuse to conduct the survey.

Sri S. Jaipal Reddy :—Whether the Government realise that the Kaiwakurthy and Devarkonda are hard core drought affected areas and if so, why should the Government hesitate to conduct a survey to explore the possibilities of getting Krishna water into these areas?
Sri A. Sreeramulu (Eluru):—In view of the present position of the water, will the Hon. Chief Minister be pleased to give an assurance that the already developed ayacut in Krishna Delta will not be affected by the diversion of this water.

Rev. B. Koteswara:—(a) May the Hon. Chief Minister be pleased to state:

(a) the estimated cost of Srisailam Hydro-Electric Project as per revised estimates;

(b) the amount of expenditure incurred so far;

(c) the day by which the entire work of the Project will be completed; and

(d) the quantity of power that will be generated when the entire project is completed?

REVISED ESTIMATES FOR THE SRI SAI LAM-HYDRO ELECTRIC PROJECT

159—

*9270 Q.—Sarvasri Vanka Satyanarayana & M. Nagi Reddy:—Will the Minister for Power be pleased to state:

(a) the estimated cost of Srisailam Hydro-Electric Project as per revised estimates;

(b) the amount of expenditure incurred so far;

(c) the day by which the entire work of the Project will be completed; and

(d) the quantity of power that will be generated when the entire project is completed?

The Minister for Power (Sri G. Rajaram):—(a) The estimated cost of Srisailam Hydro-Electric Project as per the revised estimate is about Rs. 216.53 crores (gross) Rs. 298 crores (net) for Civil works and Power Station including Rs. 8.53 crores for Transmission lines and sub-stations.
14 4th April, 1977.

Oral Answers to Questions.

(b) Rs. 91.0568 crores to end of February, 1977.

(c) The work is likely to be completed by March, 1981.

(d) The Project will have an installed capacity of 440 MW in the first phase with a provision for an additional capacity of 330 MW in the second phase.
Oral Answers to Questions. 4th April, 1977.

Sri C. Rajaram:— It is a matter of opinion: It will be completed.

Sri S. Jaipal Reddy:— Is the Minister aware that we are behind the Schedule, when will the First Unit come into production?

Sri G. Rajaram:— In the beginning it was expected to be completed during the year 1973 itself. The work started in 1964. The programme was to be completed during 1972-73. You know the Technical and financial reasons due to which there was delay. We are going to complete it definitely by 1981. Its First Unit will be completed and commissioned in the Month of April, 1979.

Sri G. Rajaram:— The original Budget Estimate was Rs. 45,754.8 crores in 1961-62. You know the technical and financial reasons. However, we are carrying on the work as per the scheduled programme. Mostly it was due to technical reasons, the foundation work for the ring dams and other places, could not be carried on Deep foundations could not be made. Later, they were attended to.

Sri C. V. K. Rao:— This is incomplete answer.

Whose money is this Rs. 45 crores? This is public money.
Sri A. Sriramulu:— I have a small suggestion to make on the previous question. It is generally admitted by everybody that there has been unduly delay—might of administrative or technical. Is the Government prepared to set up a Review Committee so that progress of execution of works is reviewed, once in every 3 months?

Mr. Speaker:—It is a pertinent question and it has been answered.

AID FROM SAUDI ARABIA FOR CONTRUCTION OF SRISAILAM HYDRO-POWER PROJECT

163—

9007 Q.—Sri M. Nagi Reddy:—will the Minister for Power be pleased to state:

(a) whether the Saudi Arabian aid for the construction of Srisailam Hydro Power Project has been materialised:

(b) if so, the expected aid that would come from Saudi Arabia; and

(c) the conditions laid down for the aid?

Sri G. Rajaram:—The negotiations are in progress.

In the public interests, it is good to disclose anything at this stage.
Sri G. Rajaram:—I said that the negotiations are at a critical stage. Therefore, it is not good to disclose the particulars at this stage, in the interest of public.

Mr. Speaker:—He has said already.

Maintenance of National Highways And Municipal Roads in the Twin Cities

161—

*8845 Q.—Smt. J. Eshwari Bai:—Will the Minister for Municipal Administration be pleased to state:

(a) the number of National Highways and Municipal Roads in the Twin Cities of Hyderabad & Secunderabad and whether they are being maintained properly by the concerned authorities; and

(b) the amount annually spent on maintenance of these roads?

The Minister for Municipal Administration (Sri Challa Subbarayudu):—

(a) There are four Link roads to National Highways No. 7 and 9 within the limits of the Municipal Corporation of Hyderabad. The
Municipal roads consist of arterial roads, lanes and by lanes which have not been enumerated. The Link roads to National Highways are maintained by the Roads & Buildings Department. The Municipal roads are maintained by the Municipal Corporation of Hyderabad.

(b) During the year 1975-76, the Roads & Buildings Department spent a sum of Rs. 3,97,849—on repairs to the above Link roads to National Highways. During 1976-77 up to the end of February, 1977 a sum of Rs. 9,93,600—has been spent.

The Municipal Corporation of Hyderabad spent Rs. 39,21,122 during the year 1975-76 on the maintenance and improvement of the Municipal roads. During 1976-77, an amount of Rs. 61,91,498 has been provided.
Scheme for the Development of Sea Prawns

162—

*8949 Q.— Sarvasri Nallapareddy Srinivasa Reddy and M. Nag Reddy :—Will the Minister for Fisheries be pleased to state:

(a) whether the Government of Andhra Pradesh have taken a decision to take up a scheme to develop sea prawns in the coastal districts;

(b) if so, the details of the scheme; and

(c) when the scheme will be implemented?
The Minister for Fisheries (Sri D. Munuswamy):—(a) A Project Report for a Pilot Project for Prawn farming has been sent to Government of India for their approval and financing.

(b) Details will be finalised only after approval of the Government of India on the lines to be indicated by them while communicating their sanction.

(c) As soon as the sanction of Government of India is received.
9-20 a.m.

(3) 5. Mr. M. A. De Costa (Nofandy):—The Hon. Minister in charge of Sugar, what are the number of labourers, if any, on contract, and the percentage of them who are casual labourers, and the number of casual labourers who have been engaged in sugar factories?

(4) 5. Mr. M. A. De Costa (Nofandy):—The Hon. Minister in charge of Sugar, what are the number of labourers, if any, on contract, and the percentage of them who are casual labourers, and the number of casual labourers who have been engaged in sugar factories?

(5) 5. Mr. M. A. De Costa (Nofandy):—The Hon. Minister in charge of Sugar, what are the number of labourers, if any, on contract, and the percentage of them who are casual labourers, and the number of casual labourers who have been engaged in sugar factories?

(6) 5. Mr. M. A. De Costa (Nofandy):—The Hon. Minister in charge of Sugar, what are the number of labourers, if any, on contract, and the percentage of them who are casual labourers, and the number of casual labourers who have been engaged in sugar factories?
Appointment of Non-Officials for Hyco-Fabrics Apex Society and Andhra Apex Co-operative Society

(a) whether the Government have recently appointed two non-officials as persons-in-charge, one for Hyco-Fabrics Apex Society and another for Andhra Apex Co-operative Society;

(b) whether there is any representation pending before the Government against the said non-official persons-in-charge; and

(c) if so, what are the charges?

The Minister for Handlooms (Sri K.V. Keshavulu): (a) Yes, Sir. They were appointed on 9-2-1974.

(b) There were no allegations against them pending with Government or Director of Handlooms & Textiles at the time of their appointments as Persons-in-charge. Their appointment as Persons-in-charge was withdrawn with effect from 16-2-1976 due to certain irregularities noticed in the working of these institutions. There were also allegations against them subsequently made before the House Committee which have been enquired into and findings given. Action has been initiated with reference to the findings or recommendations of the House Committee.

In the meantime, action has also been taken to amalgamate these two Apex Institutions and also the Rayalaseema Apex Co-operative Society under the Andhra Pradesh State Handloom Weavers' Cooperative Society Formation Act, 1976 bringing them into one single Apex Institution in July 1976 namely Andhra Pradesh State Handloom Weavers Cooperative Society Ltd., Hyderabad. A senior I.A.S. Officer is appointed to function as Special Officer.

(c) As there were no charges against them at the time of their appointments and the subsequent allegations were enquired into by the House Committee as stated in answer to clause (b) above.
MISUSE OF FUNDS IN THE HYCO APEX SOCIETY, HYDERABAD

164—

*6208 W. Sarvasri M. Omkar, Nallapa Reddi Srinivasul Reddi, A. Sriramulu, S. Papi Reddy and Smt. J. Eshwari Bai :— Will the Minister for Handlooms and Textiles be pleased to state:

(a) the Audit objections in regard to Hyco Apex Society, Hyderabad for the last 3 years,

(b) the persons responsible for the misuse of funds;

(c) the action taken against them; and

(d) whether the details of the funds misused which have been pointed out in the Audit report will be placed on the Table of the House?

Sri K. V. Keshavulu :—(a) A statement is placed on the Table of the House*.

(b) The management of the institution is responsible for the misuse of funds. The Chief Executive Officer of the former HYCO is held responsible for the misuse of funds of the Apex Society. For deficits etc., the employees are held responsible.

(c) Charges have been framed against the Chief Executive of former HYCO and his explanation is received. After the enquiry is completed, the question of taking appropriate action would be considered. As regards other employees arbitration references and Execution petitions were filed against them for execution.

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

Q. No. 165 was not put.

MISAPPROPRIATION BY THE PRESIDENT OF PEDAPALEM LARGE SIZED CO-OPERATIVE SOCIETY, TENALI TALUQ

143—

*9085 Q.—Sri Venkata Ratnam :—Will the Minister for Co-operation be pleased to state:

*Statements placed in the Legislature Library.
Oral Answers to Questions. 4th April, 1977.

(a) whether the President of Pedapalem large sized Co-operative Society Tanali taluq, misappropriated an amount of Rs. 80,000/.

(b) the findings in departmental enquiry;

(c) whether the Marketing Federation of Andhra Pradesh filed a suit to recover the amount; and

(d) the name of the president and the present stage of the proceedings?

The Minister for Co-operation (Sri B. Subba Rao):—(a) No, Sir. There was however retention of cash balance to the extent of about Rs. 80,000/- by the President for no specific reasons.

(b) The findings of the departmental enquiry were that the President retained with him a cash balance of about Rs. 80,000/- without any specific reasons and that the use of funds obtained for procurement, for other purposes was irregular. The enquiry officer also recommended that interest on the cash balance retained with the President should be recovered from the President.

(c) Yes, Sir.

(d) The suit is pending. Sir P. Sreeramulu was the then President.

9-30 a.m.
4th April, 1977.  

Oral Answers to Questions.

(1) சாஸ்திரியர்: — ராஜராஜர் வாக்கியம் செய்யும். இப்போது முன்னரே வாக்கியமாக வைக்கப்படாமல் இருக்கையில் அவ்விதமாக வைப்பதற்காக உங்களின் வாக்குமதியை வைக்குவதே இன்று வாக்கியம் என விளக்கம். எந்தும் விளக்கம் என்றும் விளக்கம் என்றும் விளக்கம் என்றும் விளக்கம் என்றும் விளக்கம்.

(2) உங்கள் வாக்கும்: — என்றும் என்று சொல்லும் வாக்கியம் என்று சொல்லும்;

(3) உங்கள் வாக்கும்: — நார்க்கிய வாக்கியத்தை பெறும் காரணமாக இவ்வாக்கியத்தை என்ன விளக்கம் என்று சொல்லும் வாக்கியம். வாக்கியம் என்ன விளக்கம் என்று சொல்லும் வாக்கியம். வாக்கியம் என்ன விளக்கம் என்று சொல்லும் வாக்கியம்.

(4) உங்கள் வாக்கும்: — என்ன விளக்கம் என்று சொல்லும்;

(5) உங்கள் வாக்கும்: — என்ன விளக்கம் என்று சொல்லும்;

(6) உங்கள் வாக்கும்: — என்ன விளக்கம் என்று சொல்லும்;

(7) உங்கள் வாக்கும்: — என்ன விளக்கம் என்று சொல்லும்;

(8) உங்கள் வாக்கும்: — என்ன விளக்கம் என்று சொல்லும்;

(9) உங்கள் வாக்கும்: — என்ன விளக்கம் என்று சொல்லும்;

(10) உங்கள் வாக்கும்: — என்ன விளக்கம் என்று சொல்லும்.
Sri S. Jaipal Reddy:— He has not been able to answer the ques-
tion, Sir. The question is: when this gentleman Mr. P. Sreeramulu
had been earlier found guilty of temporary misappropriation of funds
to the tune of Rs 80,000 how could he have been thought fit as P I C
of the District Cooperative Central Bank? Secondly the District Cent-
tral Cooperative Bank employees have issued a pamphlet making a
number of allegations. Why has Government not so far instituted
an enquiry into the matter?

Mr. Speaker:— The answer of the hon. Minister is that it was
not established that it was temporary misappropriation.

Sri S. Jaipal Reddy:— The Public Prosecutor has given an
opinion...

Mr. Speaker:— That opinion was not final, he said.

Sri S. Jaipal Reddy:— Can the opinion of the P. R. take prece-
dence over the legal opinion of the Public Prosecutor?

Sri S. Jaipal Reddy:— I would like the hon. Minister to
appreciate the situation, He is a gentleman who had been found
guilty of temporary misappropriation. Yet, he had been thought
fit by the Government for appointment as P I C therefore will the
Government in the first place, withdraw him, and then institute an
enquiry?

Smt. J. Eswari Bai: — We should get correct infomation from
the hon. Minister. We are not getting it.

Mr. Speaker:— That is all right. I cannot help it. I can
only allow you to put the question and ask you to wait to receive
the reply.
S.N.Q. 9591-R.—Sri N. Venkataratnam (Guntur) :—Will the hon. Chief Minister be pleased to state:

(a) the names of members of Legislature who were nominated as Chairmen of Corporations, Cooperative Societies, and other Institutions;

(b) the emoluments paid to them; and

(c) whether they are entitled to receive such emoluments under law?

Sri J. Vengal Rao :—(a) & (b) A statement is placed on the Table of the House.

(c) Yes.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Legislator nominated as Chairman</th>
<th>Name of the Corporation/Co-operative Society and other Institution</th>
<th>Emoluments paid</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>Sri C. Rajanarsimha, M.L.A.</td>
<td>Leather Industries Development Corporation of Andhra Pradesh.</td>
<td>Compensatory Allowance of Rs. 750/-</td>
</tr>
</tbody>
</table>

Sitting fee and other allowances as per the bye-laws.


Note: Full information could not be collected as there was no time. The information as above has been furnished. In the case of all Government Corporations and Government Companies (including Andhra Pradesh Industrial Development Corporation and Leather Industries Development Corporation of Andhra Pradesh referred to at items 1–2 above) the Chairman were permitted to claim T.A./D.A for the journeys outside the State subject to proportionate cuts in the Compensatory Allowance for the days spent on tour outside the State for which D.A. is claimed.

In the case of Chairman, A.P. State Agro-Industries Corporation, he is given free car and free phone. He is not entitled to any T.A. or D.A. for tour in the State. Outside the State he is entitled to air/1st class fare plus T.A. and D.A. at 1/1/2 times the normal rate of Rs. 30/- per day (as applicable to cities).
Diamond found in Theetakal, Anantapur district.

S.N.Q. No. 9591-P.—Sri A. Sreeramulu :—Will the Minister for Revenue be pleased to state :

(a) whether it is a fact that a diamond was found in Theetakal village of Anantapur district and if so, by whom and the weight of the diamond;

(b) whether the diamond has been seized under the Treasure Trove Act; and

(c) the steps taken by the Government to determine the and pay compensation to the finder?

Sri P. Narsa Reddy :—(a) The answer is in the affirmative. A diamond was found by Sri B. Kesanaik. It is reported to be a 85 caret stone measuring 17.01332 gms.

(b) The answer is in the affirmative.

(c) Except the approximate value, the value of the diamond has not been got determined by the Government and paid to the finder as the State Government do not propose to acquire the diamond.

Sri A. Sreeramulu :—Where is this diamond kept today and what is the approximate value that has been estimated?

Sri P. Narsa Reddy :—The diamond is kept in the Treasury under Government supervision and the approximate value is Rs. 2 lakhs.

Sri A. Sreeramulu :—What do the Government propose to do with this diamond? Since how long is this matter pending?

Sri P. Narsa Reddy :—This is pending since 1973. Earlier, the person who found it complained to the Government that it was stolen. Then only it came to the notice of the Government. The police found it. The issue was whether it comes under the Mines Act or Treasure Trove Act. It was ultimately decided that it comes under the Treasure Trove Act. It was examined by the Archaeological Department. They
said it had no archaeological importance. It was again sought to be found whether the Tirumala Tirupati Devasthanams would use it for ‘Koustubham’. The T.T.D. took some time. Ultimately they said that they do not require it. We had asked the Central Government whether they were interested to purchase it. We do not know the exact value. This is only the approximate value. The Central Government has taken one and a half years on the matter. We have written to them that if no reply comes within a month or two we will give back the diamond to the finder.

Sri A. Sreeramulu:—How much time do you need for a final decision on this subject?

Mr. Speaker:—He said that within a month or two if they do not get a reply, they will act.

Occupation of Municipal Lands in Zahirabad Town, Medak.

165-C—

S.N.Q. 9591-O—Sri M. Baga Reddi:—Will the Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that some people in Zahirabad Town, Medak District have occupied Municipal lands with the cooperation and collusion of Municipal Officials;

(b) whether it is also a fact that the Municipal Officials even disposed of the Government lands without permission of the Government and even permitted the construction of buildings;

(c) whether it is also a fact that not even a single paise has been credited to the Municipality as the consideration of the sale;

(d) whether the Public Works Department officials and the local Tahsildar has invited the attention of the Municipality about the illegal construction of a house by one Mr. Sugaiiahswamy on the Municipal land and to stop the same;

(e) whether it is also a fact that no action has been taken in the above matter;

(f) whether it is also a fact that the Municipal Officials sold away the electric motors and pipes of the Municipality; and

(g) If so, the action taken in the matter?

Sri Ch. Subba Rayudu:—(a) The preliminary enquiry report conducted by the Assistant Director of Municipal Administration has revealed that there were certain irregular sale of lands by the Municipal Authorities to the private parties.

(b) Yes Sir, as per the preliminary enquiry report by the Assistant Director of Municipal Administration. But these lands also figure in municipal records as municipal lands.
(c) No Sir. The sale proceeds have been realised except in a few cases in respect of which records are not available to know whether the cost of the land was paid or not.

(d) Yes Sir.

(e) No Sir. The objections filed by the Public Works Department Officials and Ta’sildar were considered by the Municipal Commissioner and ordered the stay of construction of building by Sri Sugaiah Swamy. Against this order of the Municipal Commissioner the party obtained stay orders from the Court. Necessary action to get the stay orders of the court vacated has also been taken by the Municipal Commissioner.

(f) The preliminary enquiry report of the Executive Engineer has revealed that an electrical motor from the old Tahsil Office has been sold away by the Accountant in collusion with the Ex. Bill Collector and also found that some G. I. Pipes are missing.

(g) The Regional Director of Municipal Administration has been appointed as the Enquiry Officer to enquire into the irregularities committed by the Accountant. The Anti-Corruption Bureau and the Police are also probing into the matter.
Construction of Separate Pipe service in Bilkalagudur Village, Kurnool.

165-D—

S. N. Q. No. 9591—N,—Sarvasri C. V.K.Rao, Ga^ago and Ch. Parasuram Naidu.—Will the Chief Minister be pleased to state:

(a) whether it is not a fact that the Collector, Kurnool in his proceedings issued in R. D. No.1754/72, dated 30—11—1972 approved the proposal to construct a separate pipe service of the size of 6" Dia at mile 2/3 of Regedigudur channel, for feeding the localised I.D. Ayacut in block No.3 of Bilkalagudur village, on the condition that the beneficiaries agreed to bear the cost of construction of the pipe service and excavation of field channel;

(b) if so, whether the beneficiaries contributed the cost thereof and the work completed;

(c) whether it is a fact that the beneficiaries are poor Harijans and Muslims and that they are not in a position to contribute towards the cost of pipe and field channels;

(d) whether the Govt. will order the execution of the work without insisting on the contribution towards the work; and

(e) if not, the reasons therefor?

The Minister for Medium Irrigation (Sri V. Krishnamurthy-Naidu) :—(a) Yes Sir.

(b) Sri P. Krishna Reddy and Sri Chinnalinga Reddy have paid Rs.30 only towards cost of preparation of estimates and plans. The work is yet to be taken up.

(c) Most of the ayacutdars are stated to be Harijans and Muslims. Sri P. Krishna Reddy and Sri P. Chinnalinga Reddy gave willingness in writing to bear the cost of construction of pipe sluice and excavation of field channel.

(d) & (e) Does not arise in view of the position explained under clause (c).

The Collector has no power to give any order. Technical sanction has to be given either by the E.E. or the S.E. The S.E. expressed his difficulty about the tampering of water in higher reaches and that it was not immediately possible to take up the scheme. He said: if all these people come and offer like this we will be in an embarrassing position. First we will control the tampering of water in upper reaches and see that the people are also supplied. We do not collect any thing from these people. We will see that the tampering of water in higher reaches is controlled and see that the water is supplied lied and ayacut in that area is developed.
Short Notice Questions and Answers. 4th April, 1977. : 33

Misappropriation of Rs. 70 lakhs by the Management of Kalpalatha Super Bazar, Hyderabad.

165 E.—

*9591-M.-Sarvasri M. Nagi Reddy, and Vanka Satyanarayana—Will the Minister for Cooperation be pleased to state:

(a) whether it is a fact that the Management of Kalpalatha Super Bazar at Hyderabad has misappropriated an amount of about 70 lakhs rupees;

(b) if so, the action taken by the Government; and

(c) the steps taken by the Government to recover the said misappropriated amount from the concerned persons?

Sri B. Subba Rao:—(a) The management has not misappropriated any amount. But according to provisional audit figures, the Super Bazar has sustained losses as follows:

(i) Deficits .. .. .. Rs. 21.89 lakhs.

(ii) Misappropriations .. .. .. Rs. 7.10 lakhs.

(iii) Operational losses .. .. .. Rs. 38.53 lakhs.
(b) and (c) Action was taken by filling arbitration references and Civil and Criminal cases against the persons responsible for deficit and misappropriations.

S:

4th April, 1977.

Short Notice Questions and Answers.

(c) and (d) Action was taken by filling arbitration references and Civil and Criminal cases against the persons responsible for deficit and misappropriations.

(b) and (c) Action was taken by filling arbitration references and Civil and Criminal cases against the persons responsible for deficit and misappropriations.

1. **Short Notice Questions and Answers:**
   - **4th April, 1976.**
   - Question: 40 or more than 40 cases in a month.
   - Answer: More than 40 cases in a month.

2. **Short Notice Questions and Answers:**
   - **4th April, 1976.**
   - Question: Are more than 40 cases in a month.
   - Answer: More than 40 cases in a month.
4th April, 1977.  
Short Notice Questions and Answer

సాధనం యల్లి వేయాలను మీరు సాధనాంకాలు. నీవు అంటారు విచారణలు కంటే అనుసరించాలను. నీవు తిరిగి సాధనాంకాలు వంటి ప్రశ్నలు కేవలం సాధనాంకాలను ఆకందించాలను?

(1) మాధ్యమానాంకం: ముందు పద్ధతి వంటి పద్ధతిలో మేము కాకుండా మూడు సాధనాంకాలు నిర్ణయించాలను. నీవు మాధ్యమానాంకం నిర్ణయించాలను?

(2) మాధ్యమానాంకం: వీరియంత పద్ధతి వంటి పద్ధతిలో మేము కాకుండా మూడు సాధనాంకాలు నిర్ణయించాలను. నీవు మాధ్యమానాంకం నిర్ణయించాలను?

(3) మాధ్యమానాంకం: నీవు వంటి పద్ధతిలో మేము కాకుండా వంటి స్థాయిలో మూడు సాధనాంకాలు నిర్ణయించాలను. నీవు మాధ్యమానాంకం నిర్ణయించాలను?

(4) మాధ్యమానాంకం: వీరియంత పద్ధతి వంటి పద్ధతిలో మేము కాకుండా వంటి స్థాయిలో మూడు సాధనాంకాలు నిర్ణయించాలను. నీవు మాధ్యమానాంకం నిర్ణయించాలను?

(5) మాధ్యమానాంకం: నీవు వంటి పద్ధతిలో మేము కాకుండా వంటి స్థాయిలో మూడు సాధనాంకాలు నిర్ణయించాలను. నీవు మాధ్యమానాంకం నిర్ణయించాలను?

(6) మాధ్యమానాంకం: నీవు వంటి పద్ధతిలో మేము కాకుండా వంటి స్థాయిలో మూడు సాధనాంకాలు నిర్ణయించాలను. నీవు మాధ్యమానాంకం నిర్ణయించాలను?
WRITTEN ANSWRS TO QUESTIONS (STARRED)

Extension of Benefits of Backward Classes to Economically Backward Muslims

165—

*7695 Q.—Sri V. Sri Krishna:—Will the Minister for Sugar and Backward Classes Welfare be please to state:

(a) whether the Government received any representation for extending the benefits of Backward Classes to the Economically Backward Muslims basing on the profession common to other Backward Classes?

A.—

(a) Yes, Sir.

WRITTEN ANSWRS TO QUESTIONS (UNSTARRED)

EXEMPTION TO ANDHRA EMPLOYEES FROM MULKI RULES

91—

3323 Q.—Smt. J. Eshwari Bai:—Will the Chief Minister be pleased to state:

the number of Andhra employees who were given exemption from the ambit of Mulki Rules (Residential qualification) since the formation of Andhra Pradesh (i.e. 1st November, 1956) up-to-date?

A—

Government consider that it would be inappropriate in the present situation to categorise employees of the Government of Andhra Pradesh as belonging to the Andhra or Telangana Regions.

DEATH OF A BOY NEAR DEGAPUDI ON NELLORE-RAVURU ROAD

92—

8695-Q.—Sri N. Venkataratnam Naidu:—Will the Chief Minister be pleased to state:

(a) whether it is a fact that a Government jeep ran over a boy aged 7 years who has been purchasing neem fruits by the side of the road near Degapudi on Nellore-Ravuru road on 29th June, 1976 and that the said boy died after getting admitted into Nellore Headquarters Hospital;
Written Answers to Questions
(Unstarred)

(b) if so, the Department to which the Jeep belongs and the name of the person who was driving it;

(c) whether the police have investigated into the above accident and the particulars thereof;

(d) whether it is a fact that the accident has been recorded to have occurred in a different manner than the manner in which it was actually occurred; and

(e) if so, whether any enquiry will be conducted and justice rendered?

A.—(a) and (b) Yes, Sir. The investigated into the above accident Government vehicle. The name of the driver is Sri Appalaiah.

(c) The incident was registered as Cr. No. 187/76 in No. IV Town Police Station Nellore and transferred on point of jurisdiction to Podalakur Police Station and registered there as Cr. No. 27/76. The Circle Inspector of Venkatagiri and Sub-Inspector, Podalakur investigated into the case and laid charge sheet against the accused person and the case is pending trial.

(d) No, Sir.

(e) Enquiry has already been completed and the charge sheet laid on 31st August, 1976 in the Court of Judicial First Class Magistrate, Venkatagiri against the accused person. The case is pending trial.

Posting of a Medical Officer in Renjal P.H. Centre.

3921. Q.—Sri M. Narayan Reddy:—Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that there is no Medical Officer during the last 8 months i.e. during March, 1973 to January, 1974 or so in Renjal Primary Health Centre in Yedpalli Panchayatsamithi in Nizamabad district; and

(b) the reasons for not posting a Medical Officer in the above centre for such a long period when medical graduates in their hundred are said to be unemployed in the State?

A.—(a) Yes, Sir.

(b) Medical Officers were posted, but they did not report for duty. The post has been filled up since 24th May, 1974.
Written Answers to Questions. 4th April, 1977. (Unstarred)

Classification of the road portion from Kota to Zarugumalli in Nellore District.

94—

7970-Q.—Sri Nallapareddi Sreenivasul Reddi:—Will the Minister for Revenue be pleased to state:

(a) whether there is any proposal to change the classification of the road portion from Kota to Zarugumalli in Nellore district as road poramboke with retrospective effect since the formation of the road and waive the land revenue levied on Kota and Zarugumalli Gram Panchayats since the formation of road.

(b) the reason for the delay in changing the classification as road poramboke; and

(c) when will the classification be changed as road poramboke?

A.—(a) There is no proposal to change the classification of the road portion from Kota to Zarugumalli.

(b) Neither the owners of the lands nor the Gram Panchayat have applied for the change of classification of the road portion.

(c) The Tahsildar, Gudur has, however, directed the Taluk Surveyor to prepare sub-division records and the Revenue Inspector, Kota to obtain relinquishment applications from the Pattadars and submit proposal for change of classification.

Co-operative Societies for Barbers and Tailors in Gudur Town.

95—

7948-Q.—Sri Nallapareddi Sreenivasul Reddi:—Will the Minister for Co-operation be pleased to state:

(a) whether there are proposals to organise Co-operative Societies for Tailors and Barbers in Gudur town of Nellore district; and

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

A.—(a) and (b) A Co-operative Society for Barbers had already been registered in Gudur town and has been functioning from 21st October, 1974 onwards.

A proposal for organising a Co-operative Society for Tailors at Gudur is being pursued by the Director of Industries.
Protected Water Supply Scheme in Kasipuram etc.
Harijanawadas in Nellore District.

96—

7836 Q.—Sri Nallapareddi Srinivasul Reddi :—Will the Minister for Panchayat Raj be pleased to state :

(a) the steps taken by the State Government to complete the Protected Water Supply Schemes in Kasipuram Harijanawada, Nellipudi Harijanawada and Amudalapadu Harijanawada in Nellore district ;

(b) the amount needed to complete the said protected water supply schemes ; and

(c) when will those spill-over workers be completed and under which head of account ?

A.—(a) The three Protected Water Supply Schemes are meant for Harijans. These schemes are proposed to be completed from the funds to be released under Social Welfare grant.

(b) The following amounts noted against each work are required for completing these schemes.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of P.W.S. Scheme</th>
<th>Amount required</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>P.W.S. Scheme at Kasipuram Harijanawada</td>
<td>Rs. 20,000</td>
</tr>
<tr>
<td>2.</td>
<td>P.W.S. Scheme at Nellipudi Harijanawada</td>
<td>Rs. 40,000</td>
</tr>
<tr>
<td>3.</td>
<td>P.W.S. Scheme at Balireddipalem Harijanawada i.e. Amudalapadu Harijanawada</td>
<td>Rs. 3,200</td>
</tr>
</tbody>
</table>

(c) As and when the funds are released under Social Welfare grant, these works will be taken up and completed.

Drinking water scarcity in certain places of Kota Panchayat Samithi of Nellore District.

97—

8411 Q.—Sri Nallapareddi Srinivasul Reddi :—Will the Minister for Panchayati Raj be pleased to state :

(a) whether there is acute scarcity of drinking water in the following places of Kota Panchayati Samithi in Nellore district.
Written Answers to Questions. 4th April, 1977.

(1) Venkanapalem Harijanawada,
(2) Thimmanayudupalem Harijanapalem, Girijanapalem and Arundhateeyapalem,
(3) Vanjivaka Harijanawada,
(4) Thirimuru Harijanawada,
(5) Durgavaram,
(7) Kalluru Arundhateeyapalem,
(7) Kutipalem of Vakadu Gollapalem; and
(b) if, so, the action taken to provide drinking water?

A.—
(a) No, Sir
(b) Does not arise

Drinking water scarcity in Chuttugunta Girijanawada in Gudur Panchayat Samithi.

8529 Q. — Sri Nallapareddy Sreeniasulureddi : — Will the Minister for Panchayati Raj be pleased to state:
(a) whether there is acute scarcity of drinking water in Chuttugunta Girijanawada, hamlet of Rudrayapalem in Gudur Panchayat Samithi of Nellore district;
(b) the steps taken to provide drinking water to the Girijans of Chuttugunta, and
(c) when will the drinking water problem in Chuttugunta Girijanawada?

A.—
(a) No, Sir.
(b) One bore-well was already sunk for providing drinking water and this considered sufficient to provide adequate drinking water to the hamlet.
(c) Does not arise.

Drinking water well in Kotha Vaddikandriga of Yellasiri in Kotha Panchayat Samithi

8764 Q. — Sri Nallapareddi Sreenivasul Reddi : — Will the Minister for Panchayati Raj be pleased to state:

83—6
Written Answers to Questions.
(Unstarred)

(a) whether it is a fact that there is no drinking water well in Kotha Vaddikandriga of Yellasi in Kota Panchayat Samithi of Nellore district; and

(b) if so, the action taken to provide drinking water to the said village?
A.—

(a) Yes, Sir.

(b) The Chief Engineer, Panchayati Raj, Hyderabad has been instructed to provide funds under Rural Water Supply Programme for sinking an open well in the said village either in 1976-77 or 1977-78.

Installation of unmanned Railway gates at Ayyaparedi Palem and Vinnamala.

100—

7818 Q.—Sri Nallapreddi Sreenivasul Reddi;—Will the Minister for Public Works Department be pleased to state:

(a) whether the State Government have requested the Railway Board to instal unmanned railway gates, one at Ayyaparedipalem and the other at Vinnamala (Nayudupeta) in Nellore district;

(b) if so, whether the Railway Board has accepted for the same; and

(c) if not, the reasons therefor?
A.—

(a) and (b) At the instance of the Collector, Nellore, the proposal for an unmanned level crossing at Ayyaparedipalem has been approved by the Railway Board. No proposal has been sent to the Railway Board for unmanned level-crossing at Vinnamala.

(c) Since the level-crossing which originally existed at Vinnamala was closed after construction of Railway Over Bridge in the vicinity, it is felt not necessary to request for the same.

Baling out of the water by the rich ryots in the catchment area of Chintavaram tank etc.

101—

7979 Q.—Sri Nallapreddi Srinivasul Reddi ;—Will the Minister for Minor Irrigation be pleased to state:

(a) whether landed rich ryots are baling out water from the catchment area and the supply channel of Chintavaram tank and Andalamala Supply Channel in Nellore district,
Written Answers to Questions. 4th April, 1977. 43
(Unstarred).

(b) whether it is also a fact that the small ayacutdars are suffering a lot due to the bailing out of water by the landed rich ryots and

(c) the steps taken by the revenue officials to evict the pump sets which are being used by the landed rich ryots for irregularly pumping out water for their lands?

A—

(a) Yes, Sir.
(b) No.

(c) All the encroachments in the catchment area of Chintavaram tank have been evicted completely by the Revenue Department and no new pump sets are available in the tank bed and there are no pump sets installed in Andalamala Supply Channel.

Sanctioning of filter points and pump sets in certain Survey Nos. of Kandali in Gudur taluk.

102—

8279 Q.—Sri Nallapgreddi Sreenivasulu Reddi:—Will the Minister for Minor Irrigation be pleased to state:

(c) whether the Nellore District Collector has received any representation from the M.L.A., Gudur in 1976 requesting to sanction filter points and pump-sets in survey numbers 33, 32 and other neighbouring survey numbers in Kandali of Gudur taluk in Nellore district for irrigating the lands of Scheduled Caste people; and

(b) if so, the action taken in this regard?

A.—

(a) No, Sir.

(b) Does not arise.

Diversion of water from the surplus weir of Kalluru Tank into Kodivaka Tank, Gudur Taluk.

103—

8398 Q.—Sri Nallapareddi Sreenivasulu Reddi:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether the water coming out in rainy season from the surplus weir of Kalluru tank in Gudur taluk of Nellore district is causing damage to Kalluru Arundhateeyapalem and Durgavaram every year;
4th April, 1977.

(b) if so, the action taken in the matter:

(c) whether a drain or channel will be dug to divert the water to Kodivaka tank; and

(d) if so, when?

A—

(a) Yes, Sir.

(b) The proposals for excavation of a drain to divert the surplus water into Kodivaka tank are under examination by the Assistant Engineer, Gudur.

(c) Yes, Sir.

(d) The work will be taken up after the proposals are investigated and the estimate is sanctioned subject to availability of funds.

Lift Irrigation Scheme from Kaljumadugu for irrigation of land assigned to Girijans of Reddigunta.

104—

8607 Q.—Sri Nallapareddi Sreenivasul Reddi:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether the Superintending Engineer (Irrigation), Nellore has received any representation in 1976 from the M.L.A., Gudur to execute a Lift Irrigation Scheme from Kaljumadugu (Ananthamadugu) to irrigate 290 acres of land assigned to the Girijans of Reddigunta.

(b) if so, the action taken.

(c) the cost of the scheme; and

(d) when will the work be started and completed?

A.—

(a) It is reported that no such representation was received by the Superintending Engineer (Irrigation), Nellore from M.L.A., Gudur. But a representation from Girijans of Reddigunta was received by the Executive Engineer (Irrigation), Nellore South Division.

(b) The representation of the Girijans has been transmitted to the Executive Engineer, Special Investigation Division, as these proposals require detailed investigations.

(c) The cost of the scheme is not known as estimates for the same have not yet prepared.

(d) Does not arise.
Written Answers to Questions. 4th April, 1977. 43
(Unstarred)

Road work from Valamedu to Tupilipalem in Nellore District.

105—

7828 Q.—Sri Nallapareddi Sreenivasul Reddi:-Will the Minister for Fisheries be pleased to state:

(a) whether a road work has been sanctioned from Valamedu to Tupilipalem in Nellore district for the welfare of fishermen.

(b) whether work has been completed and if not, the reasons therefore.

(c) whether any representation has been received by the Director of Fisheries and the Minister for Fisheries from Sri Pittala Venkatasubbaiah, M.L.A., in 1975-76 to take up the road work from Uttama Nellore to Pattapupalem via. Peddagovindupalli for the welfare of fishermen; and

(d) if so, the action taken on it?

A.—

(a) Yes, Sir.

(b) No Sir. The work is entrusted to the contractor on 26th June, 1976 and it will be completed by 31st December, 1976.

(c) Yes Sir.

(d) There are no funds to take up the work of strengthening of road from Uttama Nellore to Pattapupalem via. Peddagovindupally under any programme.

Promotions to Gazetted and Non-gazetted Employees since 1st October, 1972.

106—

3120 Q.—Sri K. Ranga Das:—Will the Chief Minister be pleased to state:

(a) the Department-wise No. of promotions (Gazetted and non-gazetted) given since 3rd October, 1972.

(b) the number of promotions given in the gazetted cadres and the number of persons from Andhra and Telangana regions therein; and

(c) whether the promotions have also been given in the non-gazetted cadres, if so, the number of persons from Andhra and Telangana regions respectively?

A.—

(a), (b) and (c) Government consider that it would be inappropriate in the present situation to categorise employees of the Government of Andhra Pradesh as belonging to the Andhra or Telangana Regions.
Written Answers to Questions.
(Unstarred)

Children's Ward in Government Hospital, Bodhan.

107—

7164 Q.—Sri M. Narayan Reddy:—Will the minister for health and medical be pleased to state:

(a) whether the Chief Minister laid the Foundation Stone on 15th January, 1975 for a "Children's Ward" in Government Hospital in Bodhan Town in Nizamabad District; if so, the details of the estimates and the name of the agency which contributed the cost of the buildings; etc.

(b) whether the construction of the building has started before 25th June, 1975, if not, the reasons for not commencing the work even after a lapse of nearly 6 months;

(c) whether the honourable minister and D.M.S. have received any representations from the M.L.A., Bodhan in this behalf; if so, the details of the representations and the action taken thereon; and

(d) whether the Government have instituted any enquiry to fix the responsibility on the one hand and having included the programme for laying foundation stone by Chief Minister without securing clearance from the concerned Departments and complying other formalities on the other?

A.—

(a) Yes, Sir.

Estimated cost of the Ward is Rs. 15,000.

The Lions Club donated Rs. 15,000.

(b) As per the plans of the Lions Club, excavation work was started from 14th November, 1975. As it was not in conformity with plans approved by the Director of Medical and Health Services the excavation work was stopped.

(c) Representation, dated 26th February, 1975 from Sri M. Narayan Reddy, M.L.A., has been received and he has been apprised of the position in the matter.

(d) No, Sir.

Starting of two Allopathic Hospitals at Chennur and Gunupadu.

108—

7944 Q.—Sri Nallapareddi Sreenivasul Reddi:—Will the minister for health and medical be pleased to state:

(a) whether there are proposals to start two Government Allopathic Hospitals one at Chennur in Gudur Panchayat Samithi and the other at Gunupadu in Keta Panchayat Samithi of Nellore district;
Written Answers to Questions.  
(4th April, 1977.  47)

(b) if so, when will the proposals materialise;

(c) whether there is any proposal to reopen the allopathic hospital at Chhittamur which was closed down sometime back for want of funds; and

(d) if so, when will it be reopened?

A.—

(a) There is a proposal to start a 10 bedded hospital at Chennur (village), Gudur taluk, Nellore district only. But there is no proposal to start Hospital at Gunupadu.

(b) The proposals to start a 10 bedded Hospital at Chennur by providing additional grant beyond the plan ceiling of 1976-77, was deferred for want of funds.

(c) No, Sir.

(d) Does not arise.

Repairs to the tank in Krishnapuram village of Bhimunipatnam Taluk.

7876 Q.—Sri P. Sanyasi Rao :—Will the Minister for Revenue be pleased to state;

(a) when the tank situated in Krishnapuram village of Bhimunipatnam taluk of Visakhapatnam district has been repaired:

(b) the steps taken by the Department when wet cultivation in 500 acres of land under the said tank is being effected due to accumulation of silt in the said tank; and

(c) the time by which the said tank will be repaired?

A.—

(a) No repairs were carried out to the Minor Irrigation tank viz., Yerra tank of Krishnapuram village since a long time i.e., about 20 years;

(b) The tank is filled with sand heaps and breaches are also formed to the bund. Although Krishnapuram village, in which the tank is situated, is not a taken over village, Government have been carrying out repairs to all Minor Irrigation sources in not taken over estate and Inam villages making investment initially and recovering the expenditure later from the ayacutdars. But repairs to Yerra tank although proposed to, be carried out could not be pushed through for want of provision.

(c) The tank will be repaired after it is transferred formally by Revenue Department to the Irrigation and Power Department for
maintenance and control, as the tank now vests in Government in
Revenue Department after the enactment of the Andhra Pradesh
(Andhra Area) Inams (Abolition and Conversion into Ryotwari)

Classification of land in S. No. 1 (Bit-I) 60 of Chillamanipalle
Village of Kuppam Taluk as Revenue Poramboke Land.

110—

8021 Q.—Sri D. Venkatesam:—Will the Minister for Revenue
be pleased to state:

(a) whether it is not a fact that an extent of 99 acres in
S. No. 1 (Bit-I) 60 Chillamanipalle village, Kuppam taluk, Chittoor
district is classified as Revenue Poramboke land;

(b) when the said land is classified as Poramboke and whether
the Forest Department is having claim on the said land;

(c) if so, on what grounds; and

(d) if not, whether the Government will permit the ryots or
occupy that land which is considered as Revenue land?

A.—

(a) No Sir. S. No. 1 (Bit-I) of No. 60 Chillampat
calmeasuring acres, 99-12 is a part of Kangundi Forest Block in
Kuppam taluk.

(b) The Forest Department has notified this land in 1961 under
section 4 of Forest Act and has put up a fence all round this land.

(c) Does not arise.

(d) Does not arise.

Baling out of Tank Water by the landed rich ryots of
Mangalapur Village of Gudur Taluk.

111—

8204 Q.—Sri Nallapareddi Sreenivasul Reddi:—Will the Minister
for Revenue be pleased to state:

(a) whether it is a fact that the landed rich ryots are baling out
water (by using oil engines) from
Mangalapur villane of Gudur taluk in Nellore districl;

(b) whether this is not prejudicial to the interests of the
ayacutdars;

(c) if so, the action taken by the Revenue Officials to prevent
baling out of water from Mangalapur tank; and
(d) the permanent measures taken to stop baling out of water from Mangalapur tank?

A.—

(a) Yes, Sir. One landed ryot by name Sri Yeddula Narasa Reddy of Mangalapur village installed oil engine in the tank and baled out water from the tank to irrigate his dry land in S. No. 6/2.

(b) Yes, Sir.

(c) and (d) The unauthorised irrigation 2nd encroachment were booked and penalised. The oil engine was also removed,

‘D’ form pattas to Sivaijamadars cultivating lands in Rami Reddy tank and Kurugonda tank.

112—

8363 Q.—Sri Nallapareddi Sreenivasul Reddi :—Will the Minister for Revenue be pleased to state:

(a) whether any representation has been received by the Revenue Minister from the L.A. Gudur in 1976 regarding the ‘D’ Form (permanent) pattas to Sivaijamadars who are cultivating lands above the full tank level in Rami Reddy tank and Kurugonda tank in Nellore district since many decades;

(b) if so, the action taken thereon; and

(c) when will the ‘D’ form pattas be granted to the Sivaijamadars?

A.—

(a) Yes, Sir.

(b) A copy of the representation was forwarded to the Collector Nellore for necessary action as per rules in force and the fact was also intimated to Hon’ble Member.

(c) The Executive Engineer, Public Works Department, Nellore, has given his technical opinion agreeing to the assignment of land measuring only an extent of Ac. 13-05, which is lying above maximum water level in respect of Rami Reddy tank and only an extent of Ac. 21.45 which is lying above maximum water level in respect of Kurugonda tank. The Tahsildar, Gudur has already been instructed to take action accordingly for transferring the classification of the lands and for assignment of these lands to eligible persons.

‘Lease’ to the Harijans and Girijans for the lands in S. Nos. 32 and 140 of Maddali.

113—

8340 Q.—Sri Nallapareddi Sreenivasul Reddi :— Will the Minister for Revenue be pleased to state:

83—7
(a) whether the Harijans of Maddali and Girijans of Maddali-kandriga were granted ‘Lease’ for cultivating the lands in S. Nos. 32 and 140 of Maddali in Gudur taluk Nellore district;

(b) the reasons for the abnormal delay in granting ‘D’ form pattas; and

(c) when will ‘D’ form pattas be granted?

A.—

(a) Yes, Sir.

(b) The areas under occupation are beyond full tank level. In respect of similar lands in Kurugonda tank of Gudur taluk, the Public Works Department objected for the assignment stating that the area between Full Tank Level, and Maximum Tank Level cannot be assigned. Hence ‘D’ form pattas could not be issued for the lands under occupation in the present case also.

(c) Does not arise,

Demonstration by the Ryots at Devarakonda Taluk Headquarters

9228 Q—Sri B. Rama Sarma:— Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the ryots of 90 villages have staged demonstration about their demands on 14th October 1976 at Devarakonda Taluk headquarters in Nalgonda district and submitted a memorandum to the Chief Minister through the Tahsildar;

(b) the decision taken by the Government about the demands of the ryots;

(c) whether it is fact that the District Collector has sent proposals for the remission of land revenue, as the Kharif crops of Bajra and Jowar in the District and the taluk have failed; and

(d) the action taken by the Government on the report of the Collector?

A.—

(a) Yes, Sir.

(b) The Collector has postponed the collection of land revenue charged on Kharif dry crops and he sent proposals for ratification of his action to the Board of Revenue for onward transmission to Government. Remission proposals in resect of 5 taluks are report to be scrutiny of Commissioner for Land Revenue,
(c) Yes, Sir, Remission proposals in respect of 5 taluks have been received by the Commissioner of Land Revenue. It has been reported that the remission proposals in respect of other taluks are being obtained by the Collector, from the Tahsildar. Soon after receipt of the proposals to the Tahsildars the Collector will send proposals to the Commissioner of Land Revenue for onward transmission to Government.

(d) Action will be taken after receipt of the proposals from the Commissioner of Land Revenue.

Drinking Water Wells in certain places of Gudur Panchayat Samithi

115—

8509 Q.—Sri Nallapareddi Sreenivasulu Reddy:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is fact that there are no drinking water wells in the following places of Gudur Panchayat Samithi in Nellore district;

(1) Chilalur new Harijan Colony.
(2) Kundakur Harijanawadn.
(3) Kundakur Arundhateeyapalem.

(b) the steps taken so far to provide drinking water to the above Harijana cherries; and

(c) when will the drinking water wells be sunk?

A.—

(a) and (b) No, Sir. There are bore wells as mentioned below:

(1) Chillakur new Harijan Colony—1.
(2) Kudadakur Harijanawadn—1.
(3) Kundakur Arundhateeyapalem—1 in addition to the one in the villages.

The Chief Engineer, panchayati Raj has reported adequacy of these arrangements.

(c) Does not arise.

Investigation for a New Tank at Vendodu of Gudur Taluk.

116—

8161 Q.—Sri Nallapareddi Sreenivasulu Reddi: Will the Minister for Minor Irrigation be pleased to state:
(a) whether investigation has been taken up to form a new tank for the benefit of Girijans at Vendodu in Gudur taluk of Nellore district;

(b) what is the estimated cost of the Scheme; and

(c) when will the work be taken up and completed?

A.—

(a), (b) and (c) The Preliminary Investigation of the Scheme has been attended to and the Executive Engineer has been instructed and prepare detailed plans and estimates, Necessary action will be taken on receipt of the plans and estimates and also availability of adequate funds.

'Palda Mat' near Palda village in Nizamabad taluk.

8168 Q.—Sri M. Narayan Reddy:—Will the Minister for Minor Irrigation be pleased to state.

(a) the salient features of "Palda Mat" constructed near Palda village in Nizamabad taluk and the extent of ayacut in different villages benefited by this Mat.

(b) whether there are any official records to show the year of construction of this 'Mat' and the persons or authority who provided funds and executed this work; and

(c) whether the above 'Mat' and irrigation channel, under the Mat have been brought to the Public have been brought to the Public Works Department specifications and if not, the nature of action taken or proposed to be taken for bringing this work to the Public Works Department specifications and the estimated cost thereof?

A.—

(a) The salient features of Palda Mat and ayacut particulars are given hereunder:

Sailent Features:—

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Extent of ayacut in different villages:

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<tr>
<td>Palda village</td>
<td>621.18</td>
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<td>Jannepally village</td>
<td>340.07</td>
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<td>Srinampalli village</td>
<td>170.36</td>
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<td>Lingapur village</td>
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<td>Shakapur village</td>
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<td>Nizampur village</td>
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(b) No, Sir.

(c) The Palda Mat and its irrigation channels were brought to the Public Works Department Standards during 1975.

Formation of a new Tank at Kandra village.

118—

8364 Q.—Sri Nallapareddi Sreenivasul Reddi.—Will the Minister for Minor Irrigation be pleased to state:

(a) whether any representation has been received by the Superintending Engineer, Irrigation, Nellore from the M.L.A., Gudur to prepare plans and estimates for the formation of a New tank at Kandra village in the year 1976;

(b) if so, the action taken there-on;

(c) when will the preparation of plans and estimates be completed;

(d) when will the work be taken up and completed; and

(e) whether it is a fact that there is no irrigation source at Candra; and if so, the action taken by the Government so far to provide irrigation facilities?

A.—

(a) Yes, Sir.

(b) the feasibility report of the scheme is under preparation by field officers.

If the proposal is found feasible, the scheme will be taken up for investigation.

(d) This does not arise now.

(e) The work is proposed to be taken up after the ban is lifted by Government for taking up new works under normal programme.
Restoration of Subbaiahgunta near Raghavapuram in Kota Panchayat Samithi.

119—

8368 Q.—Sri Nallapareddy Sreenivasul Reddi:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether there is any proposal to restore Subbaiahgunta near Raghavapuram in Kota Panchayat Samithi of Nellore district under Special Minor Irrigation Programme;

(b) if so, the estimated cost of the same;

(c) when will the work be taken up and completed; and

(d) the reasons for the abnormal delay in restoring the Subbaiahgunta even though the owner of the tank bed is willing to relinquish his rights in the tank bed?

A.—

(a) No, Sir.

(b) Does not arise.

(c) Does not arise.

(d) Does not arise.

Excavation of new Supply Channel from Andalamala Supply Channel to feed Pathelipalem Tank.

120—

8397 Q.—Sri Nallapareddi Sreenivasul Reddi: Will the Minister for Minor Irrigation be pleased to state:

(a) when will the plans and estimates be prepared for excavations of a new supply channel from Andalamala Supply Channel to feed Pathelipalem tank in Gudur taluk of Nellore district; and

(b) when will the work taken up and completed?

A.—

(a) There is no such proposal under consideration at present, as there is not sufficient yield to irrigate the ayacut under Andalamala Supply Channel itself.

(b) Does not arise.

Region-Wise Government Employees in Twin Cities.

121—

3009 Q.—Sarvasri D. Krishna Reddy and K. Ranga Das.—Will the Chief Minister be pleased to state:

(a) the number of Government employees of all categories put together region-wise viz., Andhra and Telangana in twin cities as on 1-11-1956;
Written Answers to Questions. 4th April, 1977.
(Unstarred)

(b) the number of employees of all categories put together region-wise in twin cities as on 1-11-1972. and

(c) the number of class IV employees out of figures asked for in clause (a) and (b) above?

A.—(a), (b) and (c) Government considers that it would be inappropriate in the present situation to categorise employees of the Government of Andhra Pradesh as belonging to the Andhra or Telangana regions.

Filing of suit by the Trustees of Sri Kodanda Ramaswamy Temple of Kasimkota.

122—

7443 Q.—Sri P. Sanyasi Rao:—Will the Chief Minister be pleased to state.

(a) whether permission has been accorded by the Endowments Department to the Trustee of Sree Kodanda Ramaswamy Temple of Kasimkota Anakapalli taluk, Visakhapatnam District to file a suit against the Government in suit O.S. 81/71, and

(b) if so, the name of the Officer who gave such permission to proceed against the Government?

A.—

(a) Yes, Sir.

(b) Sri T. Surayya, then Assistant Commissioner Endowments Anakapalli accorded permission to file the in O.S. No. 81/71 on the file of the Sub-Court, Visakhapatnam.

Construction of New queue Complex for the Devotees of Lord Sri Venkateshwara.

123—

8264 Q.—Sri V. Narasimha Rao:—Will the Chief Minister be pleased to state.

(a) whether it is a fact that the Tirumala Tirupathi Devasthanam’s Board decided to construct a new queue complex to facilitate devotees to have Darshan of Lord Sri Venkateswara;

(b) the expenditure to be incurred for the construction of the new complex and the time by which it will be completed; and

(c) the advantages of the new proposal in having Darshan of Lord Venkateswara?

A.—

(a) Yes, Sir,
(b) The probable expenditure to be incurred for the construction of this new queue complex is estimated to be about Rs. 56,00,000. It is proposed to complete the construction within 18 months.

(c) The proposal envisages provision of all facilities with modern amenities to the pilgrims waiting in the queue, besides reduction of waiting time in queue for Darshan of Lord Venkateswara.

Shifting of one Cement Kiln to Nadikudi mines by the Andhra Cement Company, Vijayawada.

124—

1273 Q.—Sri M. Nagi Reddy:—Will the Chief Minister be pleased to state:

(a) whether the Andhra Cement Company, Vijayawada propose to shift one cement kiln to Nadikudi Mines;

(b) if so, when.

(c) whether it is also a fact that they have applied for supply of power to the proposed cement kiln (Factory) at Nadikudi, and

(d) if so, the action taken for supply of power?

A.—

(a), (b) and (c): During 1974, M/s. Andhra Cement Company limited, Vijayawada proposed to shift their 8 lakh tonnes cement kiln to Nadikudi and requested the Andhra Pradesh state Electricity Board for confirmation of feasibility of extending power supply at the new location. Since the Company is reported to have been advised by technical consultants that the shifting of a kiln to Nadikudi is not economical, the proposal has been dropped.

(d) Does not arise.

Bed Strength of Sarojini Devi Eye and E.N.T. Hospitals at Hyderabad

125—

8243 Q.—Sri G. Kotaiah:—Will the Minister for Health and Medical be pleased to state:

(a) the bed strength of the Sarojini Devi Eye Hospital and the bed strength of E.N.T. Hospital at Bank Street, Hyderabad, and

(b) whether there is any proposal to construct a new building in E.N.T. Hospital compound for out-patients?

A.—

(a) The bed strength of Sarojini Devi Eye Hospital in 300 and E.N.T. Hospital is 50.
(b) Yes, a proposal has been received from the Superintendent and is being examined.

Failure of Commercial Crops in Rapur Taluk

126—

7855 Q.—Sri N. Venktraratnam Naidu:—Will the Minister for Revenue be pleased to state;

(a) whether the Government are aware of the failure of commercial crops this year in Rapur taluk, Nellore District, and

(b) if so, the action taken by the Government so far?

A.—

(a) and (b) There was no failure of commercial crops in Rapur taluk, Nellore District during F. 1335 to become eligible for grant of remission under Andhra Pradesh Commercial crops (Special) Assessment Act, 1974.

Encroachment of Road to the Burial Ground of Belgam in Parvathipuram.

127—

8404 Q.—Sri Ch. Parasuram Naidu.—Will the Minister for Revenue be pleased to state:

(a) whether repeated complaints were made including in the year, 1976 to the Tahsildar and the Municipal Commissioner, Parvathipuram, that the road to the burial ground of Belgam in Parvathipuram town was encroached upon by rich neighbouring land owners.

(b) whether the Tahsildar, Parvathipuram got the same road demarcated clearly and peg-marked by the Taluk Surveyor and handed it over to the Parvathipuram Municipality for maintenance.

(c) whether notice was also given to the said land-owner by the Tahsildar in connection with such demarcation.

(d) whether in spite of the demarcation and peg-marking the said land-owner recently encroached on the said road interfering with the survey peg-marks also, and

(e) whether any action was taken against the person responsible for encroachment on public road even during the Emergency and to restore the road?

A.—

(a) Only one complaint has been received from Sri Ch. Parasuram Naidu, M.L.A., Parvathipuram.
(b) the Taluk Surveyor, Parvatipuram demarcated and peg-marked the road margins leading to burial ground and handed over to the Municipality in the month of May, 1976 as the land in question vested with the Municipality.

(c) no notice has been issued as the land in question was handed over to the Municipality.

(d) soon after completion of pegmarks and demarcation of road, the neighbouring land-owner has not interfered with the Survey peg-marks.

(e) no action is taken up for the encroachment as no body has encroached after demarcation.

Construction of bridges or causeways on Upputeru near Thippaguntapalem and Swarnamukhi between Kurugonda and Gunupadu.

128—

7844 Q.—Sri Nallapareddi Sreenivasul Reddi :—Will the Minister for Panchayati Raj be pleased to state:

(a) whether there is any proposal to construct bridges or causeways on Upputeru near Thippaguntapalem and on Mamidikalva and Swarnamukhi between Kurugonda and Gunupadu in Nellore District under Minimum Needs Programme or under any head of account by the Panchayati Raj Department;

(b) the estimated cost of said works; and

(c) when will the above works be started and completed?

A.—

(a) For the present there is no proposal as such.

(b) Does not arise.

(c) Does not arise.

Digging of a Canal upto Chachonikunta.

129—

7883 Q.—Sri B. Rama Sarma :—Will the Minister for Panchayati Raj be pleased to state:

(a) whether survey has been conducted for the schemes intended to big a canal upto Chachonikunta by constructing a bund to the stream known as Peddavagu in Polepallagannerlavalla village of Devarakonda Taluk, Nalgonda District.

(b) if so, the amount of expenditure to be incurred to take up the said scheme:
(c) the extent of additional land that will be irrigated under this tank (Kunta) by digging canal from the said stream; and

(d) if survey has not so far been done, whether this scheme will be completed with the drought relief funds by conducting survey?

A.—

(a) There is no such village by the name Polepallegannerlava in Devarkonda Taluk. But there is a village pollepalli and also Chinchonikunta tank is situated in that village having an ayacut of 8 acres. Survey has not been conducted for the said purpose.

(b) Does not arise.

(c) Does not arise.

(d) The Scheme is neither investigated not included in the investigation programme. This scheme is also not included either in D.P.A.P. or central Assistance Programme. Hence the question of conducting survey does not arise.

Repairs to the road from 'Yadiki' to Kona of Anantapur District.

A.—

(a) Yes, Sir.

(b) Yes, Sir.

(c) Yes, Sir.

(d) The District Collector, Anantapur has sanctioned the work relating to special repairs to road from Yadiki to Kona in two bits at an estimated cost of rupees 50,000 under Drought Relief works. The work is in Progress.

Sanction for maddemula Sona Minor Irrigation work in Thamminapatnam of Kota Panchayat Samithi.

A.—

(a) Yes, Sir.

(b) Yes, Sir.

(c) Yes, Sir.

(d) The District Collector, Anantapur has sanctioned the work relating to special repairs to road from Yadiki to Kona in two bits at an estimated cost of rupees 50,000 under Drought Relief works. The work is in Progress.

Sanction for maddemula Sona Minor Irrigation work in Thamminapatnam of Kota Panchayat Samithi.
(a) the amount sanctioned for the Maddemula Sona Minor Irrigation Work in Thamminapatnam of Kota Panchayat Samithi in Nellore District under the Six Point Formula;

(b) whether the amount has been completely spent and if not, the reasons therefor; and

(c) the reasons for the abnormal delay in starting the work and when will the work be started and completed?

A.—

(a) An amount of Rs. 10, has been sanctioned for the work.

(b) and (c) The grant was released in March, 1976. Therefore, the work could not be started earlier. The work has since been taken up and it is in progress. The work will be completed shortly.

Construction of a Ring road from Tangutur.

132—

8269 Q.—Sri Areti Kotaiah :—Will the Minister for Panchayati Raj be pleased to state:

(a) the stage at which the proposal to construct a Ring Road from Tangutur Via Alakurapadu, Anantavaram and Velagapudi to Tangutur in Ongole Panchayat Samithi stands;

(b) whether it is a fact that many Harijans have been living in Anantavaram village;

(c) the stage at which the highway demanded by them stands; and

(d) whether it is a fact that Zilla Parishad Road from Etamakkala to Karumanchi has been taken over by Roads and Building Department?

A.—

(a) There is no proposal to form a ring road from Tangutur (via) Alakurapadu, Anantavaram and Velagapudi to Tangutur in Ongole Panchayat Samithi. But the work relating to formation of missing links from Anantavaram to Alakurapadu at an estimated cost of Rs. 29,000 was sanctioned under Minimum Needs Programme during the year 1975-76.

(b) Yes, Sir.

(c) There are no proposals to take up the road.

(d) No, Sir.
Written Answers to Questions. 4th April, 1977.
(Unstarred)

Electrification of Balapalyam Hamlet of Kanaganapalli
Panchayat of Dharmavaram Taluk.

133—
8880 Q.—Sri K. Subba Rao:—Will the Minister for Power be
pleased to state:
(a) whether the Balapalyam, hamlet of Kanaganapalli Panchayat
of Dharmavaram Taluk, Anantapur District was electrified.
(b) whether any representations were made to the Electricity
Board and Government in this regard, and
(c) if so, the action taken thereon?
A.—
(a) Yes, Sir.
(b) Yes, Sir. Representation have been received for the electrifi-
cation of the hamlet.
(c) The village has been electrified in January, 1977.

Levying of Surcharge on Sales Tax Collected in Municipal areas.

134—
2949 Q.—Sri Vanka Satyanarayana:—Will the Minister for
Municipal Administration be pleased to state:
whether Government have decided to amend the Sales Tax Act
to levy a surcharge of 5% on Sales Tax collected in Municipal areas
and make over its proceeds to Municipalities?
A.—
No such decision has been taken as yet by the Government.
The question is however being examined.

Revenue Derived by the State Government from the Mineral
Wealth During 1973-74.

135—
6785 Q.—Sri U.A. Suryanarayana Raju:—Will the Minister for
Excise be pleased to state:
(a) the revenue derived by the State Government from the
mineral wealth during the year 1973-74 and the expenditure incurred
by the Department, and
(b) whether the share of the cess payable to local bodies is
regularly being paid in time.
A.—
(a) During 1973-74 the State Government derived Rs. 59,49,617.63
towards mineral revenue, and the expenditure incurred by the
Department is Rs. 12,98,394.76.
62 4th April, 1977. Presentation of the Petition:
re; The grievances of employees of Andhra Pounding and Machines Co., Ltd.,
Hyderabad.

(b) In the Districts of Adilabad, Guntur, East Godavari,
Mahaboobnagar, Nalgonda and Visakhapatnam the cess is regularly
being apportioned and paid to the local bodies. Action is being taken
for regular payment in other Districts also by the Director of Mines
and Geology.

ANNOUNCEMENT

re: Placing of Answers to Starred and Unstarred Questions
on the Table of the House.

Mr. Speaker:-I am to announce to the House that answers to
149 Starred Questions and 126 Unstarred Questions received from the
Government till 4-00 P.M. on 2nd April, 1977 are placed on the
Table of the Secretary today. They will form part of the Proceed­ings*. A copy each of these answers will be sent to the Members who
have given notice of the Questions and other set of answers. (Starred
and Unstarred) will be placed in the Legislature Library for use o
the Members.

Presentation of Petition

re: The grievances of the Employees of Andhra Pounding
and Machines Co. Ltd, Hyderabad

Matters under rule 329.

re: Appointment of Shri B. N. Bhagwan Das as Vigilance Commissioner.

Sir,

With a view to deal with the pernicious problems of corruption, a Vigilance Commission was set up in 1964 and the first Vigilance Commissioner was Mr. Seshachalapathi, a retired Judge of the High Court. The object is indeed very laudable because whatever investigation or enquiry is conducted by the Anti-Corruption Bureau, they have to give a report and that report has to receive an impartial and judicious examination at the level of the Vigilance Commissioner. Keeping this in mind, the Government appointed Mr. Seshachalapathi, a retired High Court Judge in 1964. Later I do not know why this healthy principle of entrusting this work to a person unconnected with the executive work and administration was given up. Now it has almost become a sort of a berth provided by the Government for every retiring Chief Secretary. This has been the practice and this practice has been very faithfully followed and even now Mr. Bhagwandas, Chief Secretary who just retired a few days ago has been provided this comfortable berth of Vigilance Commissioner for a period of 3 years.

Let us look at the credentials of this gentleman who is going to occupy such an important position in our set up. Sir, I have raised this in this House as to how Mr. Bhagawandas influenced the Technological University for the conferment of honorary title of "Doctor" in photography and there is a background for this. Every human being has his selfishness but if it crosses the limits, it becomes intolerable. When this proposal was sponsored by the Vice-Chancellor of the University, the then Governor turned down the proposal, but the very same proposal was sponsored by another Vice-Chancellor and somehow it was stage-managed to enable Mr. Bhagwandas to get the Doctorate. This gentleman also took jolly trips to the United States and also England. These are some of the things in regard to his credentials and the latest is his holding certain rare art pieces. As a public servant, he will have to explain how he acquired these rare art pieces whether he has acquired them during his official tours or how he got...

Matters under Rule 329.

re: Appointment of Sri N. Bhagwandas as Vigilance Commissioner,
into possession of them. Against this background how far is it desirable that the Government should appoint this gentleman as the Vigilance Commissioner for a period of 3 years. Is it necessary and is he going to enhance the prestige of this post or is he going to degrade it. I would to the Chief Minister to provide a better image of the administration appeal and revoke this order appointing Mr. Bhagawandas as the Vigilance Commissioner.

Sri Syed Hasan:—In addition to what my colleague has said I would add two or three points. Mr. Bhagawandas was probably aware of his appointment as Vigilance Commissioner after his retirement and therefore he did certain things which are contrary to the interests of investigation of certain things. He had taken the flying squad which was directly under the control of the Director of A.C.B. he had taken it under the control of the Vigilance Commissioner: all these days an officer of the rank of D.S.P. was in charge of the flingy squad. How a Deputy Collector would be in charge of the flying squad: this would defeat the intended purpose, namely, removal of corruption. Secondly you would agree that this post of Vigilance Commissioner should always be filled up by a retired Judge of High Court or Supreme Court or a person of that status. Otherwise the purpose of such an institution would be defeated.

10-00 a.m.

Sri Syed Hasan:—In addition to what my colleague has said I would add two or three points. Mr. Bhagawandas was probably aware of his appointment as Vigilance Commissioner after his retirement and therefore he did certain things which are contrary to the interests of investigation of certain things. He had taken the flying squad which was directly under the control of the Director of A.C.B. he had taken it under the control of the Vigilance Commissioner: all these days an officer of the rank of D.S.P. was in charge of the flingy squad. How a Deputy Collector would be in charge of the flying squad: this would defeat the intended purpose, namely, removal of corruption. Secondly you would agree that this post of Vigilance Commissioner should always be filled up by a retired Judge of High Court or Supreme Court or a person of that status. Otherwise the purpose of such an institution would be defeated.
Sri I. Vengal Rao:—Sir, the Scheme of Vigilance Commission envisaged that Vigilance Commission shall be headed by a full-time Officer which was designed as the Vigilance Commission that on keeping to hold the office of the Vigilance Commissioner, he will not be eligible for further employment under the Government of Andhra Pradesh or holding any political or public office in Andhra Pradesh. During the absence of Sri V. K. Rao leave for 19 days from 14-2-76 Sri N. Bhagawan Das the then Chief Secretary was directed to hold the additional charge of the post of the Vigilance Commissioner while continuing as Chief Secretary. Sri N. Bhagawandas did not hold independent charge of the post of the Vigilance Commissioner in the above period. The question of relinquishing the Office of the Chief Secretary when Sri V. K. Rao rejoined duty on return from leave does not arise. During the absence of the Vigilance Commissioner on leave in the past, the Chief Secretary or the Additional Chief Secretary held the additional charge of the post of the Vigilance Commissioner. Sri K. N. Anantharaman while working as Chief Secretary held additional charge of the Vigilance Commissioner with effect from 25-6-67 when Sri Seshachalapathi laid down office and till he took up the appointment of the Vigilance Commissioner, Sri K. B Lal while working as additional Chief Secretary held the additional charge. The State Government have followed the guidelines laid down by the Union Government in appointing either retired Chief Justice of the High Court or a Senior Administrative Officer of the State Government. The Government have been ensuring the independence of the post of Vigilance Commissioner by appointing only very senior administrative officer.
Matters under rule 329:
re: Appointment of Shri N. Bhagwan Das as Vigilance Commissioner.

Sri C. V. K. Rao. —Mr. Speaker Sir, the Hon'ble Chief Minister says that because the Prime Minister should appoint his Personal Secretary a retired gentleman, so he has taken the lesson from that. That has no relation to this whatsoever. I hope, the Chief Minister follows in toto the Prime Minister's footsteps. But this is not a matter on which the Hon'ble Chief Minister has given an assurance to this House that he is not going to entertain the officials whatever that be.

re: Premature retirement of Govt. employees during emergency.

Sri A. Sriramulu:—Government wants to exercise its power in this particular fashion because previous Chief Secretaries became Vigilance Commissioners. Why not make this rule that every Chief Secretary automatically, after retirement, become Vigilance Commissioner? The Government is not interested in ensuring impartiality as far as this business is concerned. Is the Chief Minister agreeing with my statement?

(2) Premature retirement of Govt. Employees during emergency
4th April, 1977.

Matters under rule 329: re: Atrocities committed on Congress workers by the Marxists in Gattu pally Village, Suryapet Taluka.

(3) Atrocities Committed on Congress Workers by the communists (M) in Gollapalli Village, Suryapet Taluk.

(M) Atrocities committed on Congress workers by the Marxists in Gattu pally Village, Suryapet Taluk.

4th April, 1977.

Matters under rule 329: re: Atrocities committed on Congress workers by the Marxists in Gattu pally Village, Suryapet Taluka.
(4) Atrocities Committed by CPI Workers in Chintapalli Samithi Area, Devarkonda Taluk.


(4) Atrocities Committed by CPI Workers in Chintapalli Samithi Area, Devarkonda Taluk.
4th April, 1977.

Matter under rule 329:

(5) Alleged Atrocities Committed on Harijans and down trodden people in Nandyal Parliamentary Constituency

The facts:—In April 1977, allegations were made that various atrocities had been committed against Harijans and down trodden people in the Nandyal Parliamentary Constituency. The allegations included instances of systematic violence, detention without trial, and denial of basic rights. The victims reported cases of assault, robbery, and arbitrary detentions. The authorities were alleged to have failed to take adequate action against the perpetrators of these crimes.

An investigation was conducted, and it was found that the allegations were substantiated. TheVICFRS took necessary steps to ensure the safety and well-being of the victims. Compensation was provided to those affected, and measures were taken to prevent further incidents of this nature. The victims were encouraged to report any future incidents to the authorities.

The Government took serious note of these allegations and ensured that appropriate action was taken. The victims were assured of justice and were informed of their rights under the law.

The incident highlighted the need for improved law enforcement and greater awareness among people regarding their rights. The authorities committed to stepping up their efforts to address such issues and prevent similar occurrences in the future.
Matters under rule 329:

re: Alleged atrocities committed on Harijans and downtrodden people in Nandyala Parliamentary Constituency.

Sri A. Sr. eramulu.—I raise a Point of Order Sir. The Chief Minister is so sobre and plain in dealing with an emotional issue. This is an emotional issue. This should not be exposed in this particular fashion. I want to know whether the Collector is competent to make such disclosures.
Mr. Speaker:—This is not a Point of Order. I can say nothing.

(6) re: PEKERU MURDER CASE

10-40 a.m.
Matters under rule 329:

4th April, 1977.

re: Pekeru Murder case.

...
4th April, 1977.

Matters under rule 329: re Pekeru Murder case.

Sri Asif Pasha:—Sir, in Sessions Case No. 68/75 before the Sessions Judge, Rajahmundry known as Pekeru Murder Case, 51 persons were tried. 24 accused have been acquitted of all charges and 27 were convicted under different Sections of IPC. On Appeal the High Court acquitted 7 persons and confirmed the sentence in respect of 20.

As per Rules, Parole is granted by the Government on receipt of applications either from prisoners or from their relatives, in the light of circumstances made out in the applications. Initially, parole is granted for two weeks which can be extended when justified by circumstances. Parole is granted subject to very rigid conditions including furnishing of securities and the prisoners while on parole are under strict surveillance by the Police.

In the present cases, on receipt of the applications for grant of parole from the relatives of the prisoners for reasons such as ill-health of family members, liquidations of debts etc., Government had granted parole for different periods. Nothing adverse had been reported against any of the prisoners while on parole and there is no cause for alarm. However the Superintendent of Police, East Godavari had been asked to keep a strict watch over the situation. Even earlier in 1976, two of the prisoners were released on parole and reported back to the jail on the due date without any adverse report.

As regards the additional point raised by Mr. Rangadas that they were released during election period in this election, I have to state that it is not true. Many of them have been released only after elections.

Sri C. V. K. Rao:—We received correct information. I have got it verified.
Matters under rule 329:
re: Premature retirement of Municipal Commissioners and Special Officer, Warangal.

Sri Syed Hassan:—Sir, one more dirty trick has been played by the Government in the wake of elections and probably it was the last blunder committed in the name of emergency. One Special Officer cum Commissioner of the Municipality was weeded out just at the time of elections. The blunders or the mistakes committed by him are three. One is that in the end of March they are bound to collect the taxes and he was also collecting taxes. Ministers who were supervising elections at Warangal called him, told and also warned him that the taxes should not be collected because they will not get votes. He said ‘I am helpless. I have to collect the taxes. The other point was, famous former Minister of Panchayati Raj who happened to be the General Secretary of the Congress was having his office in the premises of the Municipal banglow. He was there over a month and he was told by the Special Officer that he cannot occupy the room more than 4 or 5 days and he has to vacate. He threatened (General Secretary) him saying you know with whom you are speaking. If you compare the Bills of telephone during that period or the preceding month you will find all the details This particular General Secretary, who happened to be the Minister, renowned Minister of Panchayati Raj had to pay Municipal arrears and he was issued a notice. It is a sin the part of on the Special Officer that a person of such dignity should be issued a notice. On this pretext he was weeded out. He belongs to the Muslim community. Compared to many other officers he was the best, efficient and good officer. I know the answer would be given in its routine fashion. The Minister has also to say that whether he is prepared for an independent enquiry. Either I will resign or the Chief Minister should resign.

Mr. Speaker:—No challenges please.

Sri Challa Subbarayudu:—Sir, It is not a fact that the Commissioner and Special Officer, Warangle Municipality was weeded out during the recent Parliamentary election, just because he is adhering directly to the Rules and had incurred the displeasures of one of the General Secretaries of the State Congress. Sri, M. A. Jabbar, Municipal Commissioner and Special Officer Warangal was prematurely
Matters under rule 329:

4th April, 1977.

er: The affairs of the Bobbili, Seethanagaram and Kirlampudi Sugar Factories.

retired from service by Government on the recommendation of the Review Committee which reviewed the cases of all gazetted Municipal Commissioners who have completed 50 years of age or 25 years of qualifying service. The conduct of the officer was considered to be bad, The Review Committee recommended for his premature retirement. It will not be in public interest to continue him in service. Government have accepted the recommendation of the Review Committee and accordingly orders were issued to retire him with effect from 11-3-77.

Sri Syed Hassan:—He was a Returning Officer during election time. His date of retirement was first May. The Minister is saying that his general reputation was bad.

The reputation of Chief Minister and Minister is also bad.

Sri Challa Subbarayudu:—The recommendation of the Review Committee was in December and the Government have accepted in December.

Sri Syed Hassan:—You are not having any reputation and your Chief Minister is not having good reputation.

Mr. Speaker.—Mr. Hassan, will you please behave better.

Sri Syed Hassan:—What is the behaviour, Sir, Our community people are being harassed.

(10) The affairs of the Bobbili, Seethanagaram and Kirlampudi Sugar Factories.

Sri M. Narayan Reddy:—Sir, there are three sugar factories in Srikakulam and East Godavari districts. The Sugar factories at Kirlampudi, Bobbili and Seethanagaram are not crushing any cane during this season. They have abruptly closed crushing during the current season, thereby putting the cane-growers to great hardships. There are large areas of standing sugarcane crops under the factory zone of Kirlampudi, Bobbili and Seethanagaram. If for any season the factory has to be closed, such a notice for closure has to be given 1 1/2 years or 2 years before, so that the cane growers would know that they should not plant any sugarcane in view of the future closure of the sugar factory. The sugarcane factories have not only not given any advance notice to the cane-growers but also entered into agreements with the individual cane growers to accept the cane supply during the season, with the result that 1,05,000 tons of sugarcane was contracted by the Kirlampudi private sugar factory in Pithapuram in East Godavari district and more than a lakh tons by the Bobbili
Matters under Rule 329:
re: The affairs of the Bobbili, Seethanagaram and Kirlampudi Sugar Factories.

and Seethanagaram in Srikakulam district. This Bobbili factory has not started the crushing at all; while Seethanagaram factory has started crushing. The crushed only for a few days from January 25th to February. The Kirlampudi sugar factory was closed on 3rd March after crushing only 40,000 tonnes. Out of the contracted sugarcane 65,000 tonnes remain on the fields in Kirlampudi area while large remains unharvested in Srikakulam district. This matter was brought to the notice of the Government repeatedly during the last several weeks and the cane growers are put to great hardship and loss on account of this closure and we requested the Government to take over the management of these factories at least to crush the sugarcane available with the cane growers in these areas and see that no much closure takes places in future. In one or two cases what has been done is, as a belated measure diversions were allowed by the Director of sugarcane Commissioner to other factories which were located far away 60 miles away like Bhimsing factory in Srikakulam district and some Khandasari and other in East Godavari. Here while diversions were allowed there was no guarantee given with regard to price and equalisation of transport charges. The cane growers ought to have been paid the same price as they would have received from these factories, instead diversions were allowed at a late stage. That has not helped the ryots. I therefore urge upon the Government to take two measures immediately. With the entire standing crop available with the cane growers in both the districts should be taken by these factories or in other factory. Government must arrange to accept cane for the same price without any further loss to the cane growers. Either that amount is paid by other factories or by the Government by way of subsidy, but the cane grower should not be put any loss. They must give some assurance that these factories should be taken over. The management of these factories declaring them as sick mills under Industrial Development Regulation Act must be taken over by Government so that cane already planted during this year and available for next session would not be destroyed and these factories are made to run, accept all the cane that is available in the area.

11-00 a.m., Sri K. B. Narasappa:—The private sugar factory at Bobbili did not work for the year 1976-77 due to financial troubles. In the factory zone, there was a cane area of 2,555 hectares with an estimated production of 1,34,470 tonnes. The entire production of cane has been permitted to be diverted to the neighbouring sugar factories, Khandasari units and for jaggery manufacture. A quantity of 15,000 tonnes was diverted to M/s Bhimsingi Sugar factory in Visakhapatnam district from this factory zone. The Khandasari units were also permitted to draw cane liberally from this factory zone. Power crushers were also permitted to crush to the maximum extent.
Matters under rule 329 4th April, 1977. 79

re: The affairs of the Bobbili, Seethanagaram and Kirlampudi Sugar Factories.

The affairs of Bobbili Sugar Factory were discussed by the Cabinet Sub-Committee on Industrial Labour Relations presided over the by Minister for Labour on 7-2-77 and the question of starting the Bobbili unit as a Co-operative venture by the workers themselves was sought to be examined. It is learnt that the workers are now trying to convert the factory as a Co-operative venture.

The Seethanagaram factory started crushing operations very late in the season on 26-1-1977 and crushed only a quantity of 20,397 tonnes and closed down on 12-3-1977. In this factory zone, there was a cane area of 2,420 hectares with an estimated production of 1,25,000 metric tonnes as the starting of the factory was found uncertain, necessary arrangements were made earlier for diverting as much cane as possible for other uses, such as manufacture of Jaggery, khandasari sugar and even to other sugar factories in the vicinity. After the closure of the factory also, instructions were given to the Sugarcane Inspector, Bobbili to divert the cane available to other agencies to avoid possible inconvenience to the cane growers.

The cane price arrears for 1975-76 were Rs. 3,54,142 for Bobbili sugar factory and Rs. 1,84,375 for Seethanagaram sugar factory. Besides this, there is a balance of Rs. 18,9493 to be paid by Seethanagaram factory for the year 1976-77. The Collector of the District has been requested to recover the dues under Revenue Recovery Act.

The Kirlampudi Sugar factory of Pithapuram started crushing operations for the season 1976-77 on 21-1-1976 and closed down on 3-3-1977. It is learnt that the factory contracted a quantity of 1,05,000 tonnes of cane and completed the crushing of 44,398 metric tonnes. At the beginning of the season, the management retrenched a number of workers and after negotiations initiated by the District Collector, East Godavari, the workers were taken back and the factory started crushing operations. On 3-3-1977 the management is reported to have retrenched some workers again and in spite of the best efforts of the District Collector, East Godavari District and Officer of the Labour Department the management failed to reach an accord with the workers necessitating the stoppage of crushing operations. The factory owes the following amounts by way of cane price for the years 1973-74 to 1975-76 to the cane growers:

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1973-74</td>
<td>Rs. 15,441</td>
</tr>
<tr>
<td>1974-75</td>
<td>Rs. 79,092</td>
</tr>
<tr>
<td>1975-76</td>
<td>Rs. 41,980</td>
</tr>
</tbody>
</table>

The factory owes Rs. 19,21,514 to the cane growers for the 1976-77 season. The Collector was requested to ensure payment to the cane growers and steps are being taken to recover the dues under Revenue Recovery Act.

As regard the issue of cheques by the management, their not being honoured by the Banks and also about the notices issued by the Banks to the 1yots even after the deduction of the loan amounts...
matters under rule 329:

re: The affairs of the Bobbili, Seethanagaram and Kirlampudi Sugar Factories.

made by the factory, the Collector of the District is being requested to investigated and take appropriate action against the factory management.

An amount of Rs. 7,392 was collected from the cane growers for the year 1975-76 towards contribution to the Cane Development Council. The factory's matching contribution of Rs. 54,824 due for the years 1971-72 to 1975-76 has however not been paid so far. As per the legal advice, the Cane Development Council has been asked to adopt a resolution to file a civil suit for the recovery of the amount due from the factory and it is awaited.

The factory owes an amount of Rs. 11,14,286 to the Government for the years 1974-75 towards the purchase tax. The Collector of the District has been requested to recover this amount under the Revenue Recovery Act. After the closure of the factory, the surplus cane available to the tune of 30,000 tonnes is being diverted to the neighbouring sugar factory at Samalkot and also permitted for jaggery making. The interests of the farmers have thus been protected. Whether the management of the sugar factories mentioned above should be taken over by the Government is a matter that merits careful examination by Government.

Sri M. Narayana Reddy:—Sir the statement conceded all the points raised by me. With regard to diversion of sugarcane in Srikakulam district under the two zones of the factories, the cane is being diverted to Bhimavaram Co-operative Sugar Factory. My point is whether the Government would give an assurance that an account of this diversion and illegal closure of these factories would not result in any less payment of the price to the cane-growers. The second thing is, both these factories Bobbili and Seethanagaram defaulted in payment of cane price arrears for the last 3 to 4 years to the growers. They have not paid any purchase tax and have not paid any other taxes. The liabilities are so high that even the sale of both the factories would not meet the liability. That has been kept deliberately so that any time the factories may be taken over by the Government or by somebody so that all the liabilities would remain like that to be cleared by taking authority. When this is done so deliberately no action is taken. With regard to Pithapuram, the Minister fairly conceded 1,05,000 tonnes contracted out of which 40,000 only was crushed. Arrangement of diversion was made with respect to 30,000 tonnes only. If 30,000 is excluded from 60,000 contracted cane 30,000 would remain to be accepted. What is the arrangement made. After a few days the standing sugar cane crop undergoes a
 transformation when it dries up. It is worse than fuel. It will be burnt. It would not be of any use. Therefore what is the immediate arrangement that is contemplated to have this 35,000 crushed without any loss to the growers; and with regard to 30,000 permission for diversion, whether there would not be any of cane price to growers on account of the closure of the factory. Kirlampudi factory also had to pay Rs. 90 lakhs under arrears to the Municipality Tax. They have not paid Electricity Department charges. They have not paid Food Corporation of India level price. They have not paid the cane purchase tax. They have not paid any taxes. It runs over a crore. They have done it deliberately. Therefore when such is the case, how this factory can be run next year. Why not...

Sri M. Narayana Reddy: — There are number of points to be raised now. Let the minister give an assurance that he will convene a meeting in a day or two, to thrash out all these points, with the representatives of the management and the cane growers. There are so many points to be considered.
4th April, 1977.

Calling attention to matters of Urgent Public Importance:

re: The need for supply of drinking water to certain villages in Bodhan Taluk.

Sri L. Lakshmandas:—Sir, the matter of discharge of effluent of the Government Alcohol Factory, Bodhan into Pasupuvagu has already been engaging the attention of the Water Pollution Board and the said Board has decided to issue a show cause notice to the Authorities of the Government Alcohol Factory against the discharge of effluent into Pusupuvagu without treatment.

The complaint about the serious situation that has arisen consequent on the discharge of effluent of the Government Alcohol Factory, Bodhan into Pasupuvagu causing contamination of the drinking water in the vagu used by the inhabitants of the villages mentioned in the Call Attention Notice has been discussed with the member-secretary, Water Pollution Board, the Chief Controlling Officer and the Chief Engineer of the Nizam Sugar Factory.

The Authorities of the Nizam Sugar Factory have agreed to make arrangements for the treatment of the effluent discharged from the Alcohol Factory. They have also agreed to make alternative
Calling Attention to Matters of Urgent Public Importance.

re: Loss sustained by the ryots and workers due to closure of Kirlampudi sugar Mills, Pithapuram.

drinking water arrangements by trying deep bores in these four villages at their own cost to avert immediate crisis.

Sri M. Narayana Reddy:—There are few villages on the river side. This river is called pasupuvagu. This river has been an additional source of drinking water to these villages. But unfortunately, during the last few years, the Nizam Sugar Factory as well as the Government Alcohol Factory have started discharging effluent into Pasupuvagu without treatment. With the result the water in the river Pasupuvagu is contaminated and the source of drinking water to these villages has seized to exist.

Secondly no measures were taken to prevent the discharge of effluent into the river and these factories are not supplying drinking water to these villages. I have brought this fact to the notice of the Director of Medical Services and other higher authorities concerned but no action was taken till the call attention was tabled.

I appreciate the action taken by the Hon’ble Minister for Panchayati Raj who has dealt this subject and for taking all pains. What I want to suggest the Minister is that drinking water should be provided to the villages by these factories. The Hon’ble Minister has said not on behalf of Government but on behalf of the Factory Management. Government must issue immediate instructions to provide bore wells or drinking water wells in that area within few days.

11-20 a.m.
Calling Attention to Matters of Urgent Public Importance:

re Loss sustained by the ryots and workers due to closure of Kirlampudi sugar Mills, Pithapuram.

Sri K. B. Narasappa : Sir, M/s Kirlampudi Sugar Mills Limited, Pithapuram, East Godavari District is a private sugar factory. It started crushing on 29-11-1976 for the current crushing season, after coming to a settlement with the cane growers at the intervention and assistance of the District Collector, Kakinada. During this season the factory entered into agreements with the cane Growers of the zone for the supply of a total quantity of about 1,05,000 M.Ta of cane. The factory crushed cane upto 3-3-77 (102 days) when there was a sudden break down of the machinery due to breakage of the Milling Rollers. At the this time the management retrenched twelve workers of the factory. This was resented by the workers.
Reluctance on the part of the factory to admit the workers had led the stoppage of crushing operations. In spite of the best efforts of the District Collector, East Godavari District and the Officials of the Labour Department, the management of the factory did not reopen the factory for crushing operations. By the time the factory closed on 3-3-77 it could crush only 44,398 M.Ts. The performance of the factory from the beginning has not been satisfactory and for several days the cane crushed has been very low. By the time the factory closed its operations, a quantity of 30,000 tonnes of agreemented cane is reported to be available in the fields. The Sugarcane Inspector Samalkot has been telegraphically instructed for diversion of this cane to the nearby sugar factories M/s Decan Sugars & Abkharl Company limited, Samalkot and also M/s Sri Sarvaraya Sugars Limited, Chelluru. He was also directed to permit the diversion of agreemented cane to the nearby Khandasari units and also for Jaggery making to protect the interest of cane grower from the loss.

The hardship caused to the Ryots by the closure of the factory is thus being averted to the extent possible, by diversion of cane.

Sri L. Lakshman das:—Sir, It is not correct to say that since a long time a large number of rings being not in order the bearing work of provision of drinking water has stopped in several districts. The number of bore wells drilled during the past 3 years from 1974-1975 up to the end of January, 1977 are as follows:

1974-1975 .. 4852 Bore wells drilled.
1975-1976 .. 3550 — do —
1976-1977 .. 2491 — do —

(Upto end of Jan, 1977).

Total: 10893

As against 10,803 bore wells drilled during the last 3 years, the progress achieved from 1968 to 31-3-74 was approximately 10,000 bore wells. The progress during the last 3 years judged by any standards is quite satisfactory. The existing rules provide for preference to persons possessing Mechanical qualification for appointment to posts in the Rigs Organisation, if they are otherwise qualified and eligible under rules.

Sri Syed Hasan:—The statistics given by the Minister were for the year 1974-4,800, 1975-3,500, 1976 2,400. Still the Minister says that it is not correct, and it is not satisfactorily done. He has said this deliberately. The second point is, you also might have seen in the newspapers. That during this summer no new water connections would be given. There need not be any more wells for this purpose, It is enough if there are more rigs, in condition, available. It was admitted by him, the other day that more rigs out of order and therefore Rs 15 lakhs were spent. Now he is says that it is not correct. There is no dispute on this point. I have informed the Minister for Panchayat Raj and the Chief Minister time and against that only qualified mechanical people should be appointed on these rigs otherwise there were continuous failures, the reason for these failures was you have appointed people who have qualified even in civil engineering also.

The Minister for Panchayati Raj (Sri L. Laxmandas) :-

Mr. Speaker, Sir. according to these figures, for the last 3 years, the progress was satisfactory. In 1976-77 upto the end of January, over month 2400 cases were attended to. But during that period 22 rigs were taken for over-hauling and 14 rigs for minor repairs. Therefore, there was a little delay. Now the progress is very good and all the rigs are in good order, except 4 rigs.

Regarding mechanical engineers he is preferable, we have already appointed one mechanical Engineer to one important ring and if other mechanical engineers are available, we will retake them.
4th April, 1977.

PAPERS LAID ON THE TABLE

Annual Report of the Praga Tools Ltd. for the year 1974-75 and 1975-76

The Minister for Finance (Sri P. Ranga Reddy) (On behalf of the Chief Minister, Sri J. Vengal Rao):

I beg to lay on the Table a copy of the Annual Report of the Praga Tools Ltd. for the year 1974-75 and 1975-76 together with the Audit Report and the comments of the Comptroller and Auditor-General of the India, in compliance with section 619 (A) (2) of the Companies Act, 1956.

Third Annual Report of the A.P. industrial infrastructure Corporation Ltd. for the year 1975-76.

Sri P. Ranga Reddy (On behalf of the Chief minister):

I beg to lay on the Table a copy of the Third Annual report of the Andhra Pradesh industrial infrastructure Corporation Ltd. for the year 1975-76 together with the Audit report and the Comments of the Comptroller and Auditor General of India, in compliance with Section 619 (H) (3) of the Indian Companies Act, 1956.

Eleventh Annual report of the A.P. Vigilance Commission for the 1975-76.

Sri P. Ranga Reddy (On behalf of the Chief Minister):

I beg to lay on the Table a copy of the Eleventh Annual Report of the Andhra Pradesh Vigilance Commission for the period from 1-4-1975 to 31-3-1976.


Sri P. Ranga Reddy (On behalf of the minister for Cooperation):

I beg to lay on the Table a copy of the Amendment to Rule 12-A of the Andhra Pradesh Co-operative Societies Rules, 1964 issued in G.O. ms. No, 668, Food and Agriculture (Coop.iv) Department dated 29-7-76 as acquired under section 130 (2) of the Andhra Pradesh Cooperative Societies Act, 1964.

Mr. Speaker:—Papers laid on the Table.

Annual Accounts of the A.P. State Electricity Board for the year 1975-76.

The Minister for Power (Sri G. Rajaram) I beg to lay on the Table a copy of the Annual Accounts of the Andhra Pradesh State Electricity Board together with the Audit Report thereon for the year 1975-76, as required under sub-section 5 (a) of Section 69 of the Electricity Supply Act, 1948.

Mr. Speaker:—Papers laid on the Table.

Amendment to the A. P. Municipal Commissioners' Service Rules, 1964,


Mr. Speaker:—Papers laid on the Table.


The Minister for Small Scale Industries (Sri Y. Narayana Swamy.) I beg to lay on the Table a copy of the Annual Report of the Leather Industries Development Corporation of A.P. Limited for the year 1974-75 together with the Audit Report and the Comments of the Comptroller and Auditor-General of India, in compliance with section 619 A 3 of the Indian Companies Act, 1956.

Mr. Speaker:—Papers laid on the Table.

PAPER PLACED ON THE TABLE.

Sri P. Ranga Reddy:—On behalf of the Minister for Agriculture,

Sri J. Chokka Rao:—I beg to place on the Table a copy of the French Expert Committee report on Dry Farming in pursuance of Assurance No, 1141 dated 17-7-1968.

Mr. Speaker:—Paper placed on the Table.

Statement by the Minister for Finance.

re: Reports of the Committee for toning up Administration.

Sri P. Ranga Reddy:—May I seek your permission to make a small statement, Sir.

I had promised a few days ago, during the discussion on the Appropriation Bill to make a statement on the floor of this House regarding the reports of the three committees set up by the Government for toning up administration.

The committee for toning up administration, headed by the Second Secretary Government, recommended a number of measures

re: Reports of the Committees for toning up Administrations

for toning up of administration. A summary of the recommendations made by the committee and the action taken is being circulated to the hon. members separately, just now.

The other committee headed by the Secretary to Government, Finance and Planning Department, recommended certain procedural changes and also delegation of larger financial powers to heads of departments. The recommendations of the committee can be conveniently grouped into those relating to the A.P. Financial Code, Fundamental Rules, Pension and other allied benefits and Budget. A summary of the report of the Committee and the guidelines to be followed by the heads of departments while exercising the powers and also general recommendations made by the committee applicable to all departments, like the delegation of power, sanction of advances, additional charge allowance, G.P.F. Advances etc. is furnished in the report. I seek your permission to circulate the same to the hon. members just now. The administrative departments of the Department have been authorised through U.O. note dated 15-7-1976 of the Finance and Planning Department to issue further orders delegating larger financial powers to the different operating levels of the department.

The other committee headed by the Chief Secretary has made a number of recommendations in enhancing delegation of financial powers to the field officers of the P.W.D. and also on methods and procedure obtaining in the P.W.D. The Government, after careful examination of the recommendations, accepted them in toto. A summary of the recommendations made by the committee and a copy of the G.O.Ms. No. 1007 (T.R. & B) dated 15-11-1976 wherein larger financial powers are delegated to the Chief Engineers, Superintending Engineers, and Executive Engineers on various items, is being circulated to the hon. members, separately.

Sri C.V.K. Rao:—Sir. I would like to draw your attention to one point. When certain important recommendations like these are to be placed before the House so that the members may follow them, an opportunity must be given for us to discuss them. At the fag end of the meetings, a statement is made and the books have been thrown at us. Is it the correct way and is it fair, Sir? Again after two or three months, the whole thing will go into cold storage. You have to create certain salutory convention so that the members may discuss such things. I may bring to your notice that a number of important reports have been put in the cold storage and there is no time at all for us to discuss. In that way, the House is being denied an opportunity to get at it. Kindly see that these matters are taken up in the Business Advisory Committee at least when it next meets, and see that some time is allowed for discussion.

83—12
4th April, 1977,

Statement by the Minister for Civil Supplies.

re: Suspension of Collection of Levy of Paddy from Procedures.

Sri Ch. Subba Rayudu:—Sir, with your permission, I would like to make a statement.

Government have taken a decision to suspend collection of levy of paddy from procedures from out of rabi crop this season. Formal instructions in this regard are under issue separately.

Presentation of the Reports of Committees

Twelfth Report of the Committee on Public Undertakings.

Sri M. Seshanna, Chairman, Committee on Public Undertakings:

I beg to present the Twelfth Report of the Committee on Public Undertakings 1976-77 on the contract entered into by the Andhra Pradesh State Road Transport Corporation with Ruby and Company, Bombay for fabrication of Super Deluxe and Super Express bus bodies.

One copy of the report is kept on the Table of the Secretary in the House.

Mr. Speaker:—Report Presented.

First Report of the Committee on Welfare of Backward Classes

Sri A. Veerappa:—

I beg to present a copy of the first report of the Committee on Welfare of Backward Classes (1976-77).

Four copies of the report are kept on the Table of the Secretary in the House.

Mr. Speaker:—Report presented.

Sri C.V.K.Rao:—I raise a point of order, Sir. This is again another lapse on the part of the Government not to make available copies of reports to the members. They say one copy is available with regard to the report of the Public Undertakings Committee and four copies with regard to the report of the committee on welfare of backward classes. What is all this? If one member reads, another member would be denied. If that were the position, how on earth are we to function? Time and again, I am bringing to your notice this kind of dereliction of duty. They must be prompt and give the facility to the members to participate and go through the suggestions made in the reports. How on earth are we to follow?
Mr. Speaker:—This has been brought to my notice more than once by the hon. member and I have since examined the matter. I have found that the objection is not valid according to the Rules. According to Rule 222:

"The report of a Committee shall be presented to the House by the Chairman or in his absence by any member of the Committee.

(2) In presenting the report the Chairman or, in his absence, the member presenting the report shall, if he makes any remarks, confine himself to a brief statement of fact, but there shall be no debate on that statement at this stage."

In Rule 244, it is stated:

"The Secretary shall cause every report of a Select Committee to be printed and copy of the report shall be made available for the use of every member of the Assembly. The report, and the Bill, as reported by the Select Committee, shall, unless otherwise directed by the Select Committee, be published in the Gazette."

First they are presented and then, thereafter, they are printed.

Sri C.V.K. Rao:—I am very sorry, Sir. It is a wonderful way of interpretation of the rules. Never in the annals of this House (I had the privilege to be under your two predecessors) such a thing has happened. Actually the report is printed and given to the members.

Mr. Speaker:—I invite your attention to the rules. Please examine them and say if this interpretation is correct or not.

Sri C.V.K. Rao:—Are the Rules framed in such a way as to paralyse the legislators not to be able to function? You have to go into the spirit of the Rules and not into the letter of them.

Mr. Speaker:—I cannot help. Please examine the rules.

Sri C.V.K. Rao:—I can discuss it in your Chambers, Sir. But you cannot give a go-bye in this way.

Mr. Speaker:—It is open to you to ask for amendment of the Rules. You can exercise your right that way instead of making a representation to me here.

GOVERNMENT MOTION

re: Subvention of Rs. 2 lakhs to the A. P. State Electricity Board.

Sri G. Rajaram:—I beg to move:—
"Whereas, section 63 of the Electricity (Supply Act, 1948 (Central Act 54 of 1948) empowers the State Government to make, from time to time, with the approval of the State Legislature, subventions to the State Electricity Board for the purpose of the said Act on such terms and conditions as the State Government may determine;

And whereas, on the request of the State Government, the Andhra Pradesh State Electricity Board incurred an expenditure of Rs. two lakhs for investigation of Ichampalli Hydro Electric Project till 31-10-1974 up to which date the subject investigation was with the State Government;

And whereas, the said amount actually spent by the said Board prior to 1-11-1974 should be reimbursed to the said Board which it is rightly claiming;

Now, therefore, in pursuance of section 63 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Andhra Pradesh State Legislative Assembly hereby approves for the State Government to make a subvention of Rs. 2 lakhs to the Andhra Pradesh State Electricity Board, being the expenditure incurred by the Andhra Pradesh State Electricity Board, on investigation of Ichampalli Hydro-Electric Scheme."

Mr. Speaker: - Motion moved.

Accordingly 3 survey divisions carried out the survey in the territories of Maharastra and Madhya Pradesh. Actual surveys were done for submergence at 3 to 5 level on the ground. In addition to submergence of villages, other relevant particulars like forest land, cultivated land, population etc. have also been gathered. Submergence plans have been prepared and submitted to Tribunal by the State Government.

Sri A. Sreeramulu—We have no objection for approving this particular Motion, to re-imburse Rs. 2 lakhs of expenditure incurred by the Electricity Board. But, Sir, the hon. Minister will have to explain to us as to what he proposes to do about the management of the Electricity Board.
We read in the press that the State is surplus in power and the Electricity Board is exporting power to other neighbouring States. We also read glorious reports of the Electricity Board that we have reached 1000 M.W. capacity. Unfortunately, our experience has been totally dismal. It has been distressing, if not tragic. The hon. Minister will have to tell the House. The House is prepared to give him any amount that wants as far as this is concerned. But the people are so much agitated about the way the Electricity Board is being managed. What is the position? Are we surplus in power? Are we in a position to export to other States? And if so, why this 30% cut in H.T. services? Why are the thermal stations including the one at Kotagudem are under break-down? What is the mess and bungling that is going on in the Electricity Board? People are anxious to know. The hon. Minister will have to enlighten the House.

Sri C. V. K. Rao:—I would like to make this observation. Under Section 63 of the Electricity (Supply) Act, it is the State Government that has got to get the approval of the State Legislature whenever a subvention to the Board for the purposes of this Act is to be made. And then the terms and conditions are also to be decided. I am very much surprised how the State Government looks at this particular thing. This was an expenditure actually incurred by 1-11-1974. Nearly three years passed and the State Government should have taken the approval of this House, according to the provisions of this Act, itself. They have not taken the approval of this House. Now they come in a sly manner. After the whole thing is done, the money was spent, now under the provisions of this Act, they want to get it ratified. It is highly irregular. Therefore, you have to give a warning to the Minister concerned that he cannot act in this way. If a subvention is to be made, whenever the State Government must seek the approval of the House, the conditions and terms must also be imposed and decided. That has not been done. How is it that after a lapse of three years, the Government is coming before the House? Why this error has been committed. It is the responsibility of the Minister in charge to explain to this House.

Sri C. Rajaram; Mr. Speaker, Sir. It is very unfortunate that the hon. member from Kakinada, out of emotion, forgets the truth and tries to say some thing which has nothing to do......

Sri C. V. K. Rao; Let him read section 63 of the Electricity (Supply) Act. He has read it? If not I will provide him with a copy of it.
Sri G. Rajaram: Sir, this a very simple matter. I have explained in the beginning itself that the Godavari Water Tribunal directed the State Government to carry on certain investigation at Ichampalli for a power plant. Government, in return has, asked the State Electricity Board to do this job. On the instructions or on the directive of the Government, the State Electricity Board has taken up the investigation and provided Rs. 2 lakhs in their own budget—Electricity Board’s budget: not Government budget—and spent it for investigation. Now, they have asked the Government; “Please reimburse this amount which we have spent: because on your direction, because of your instructions. Government now has invoked this section 63 of the Electricity (Supply) Act to make the subvention whenever Government wants to make subvention to the State Electricity Board, it has to invoke section 63 of that Act. Government has not spent anything so far. Government have asked them to do the investigation. They have done it on their own and now Government wants to reimburse the amount. Beyond that, there is no violation of law or anything.

Regarding the observation of my friend, Mr. Sriramulu, I am sorry the position is not good: I have repeatedly accepted. This is on account of various things. But I can categorically say that as far as the installed capacity in Andhra Pradesh is concerned it is surely more than the demand, but the installed capacity alone is not going to help us. We will have to generate also. Unless we generate power, making the maximum utilisation of 85 to 90% of the capacity, we cannot meet the demand. Now there are two methods of generation—hydel and thermal. I have been explaining repeatedly that our hydel power has failed this year because of failure of monsoon. As against 29 T.M.C. level last year it is only 9.9 T.M.C. now; there is no water in the hydel reservoir. Therefore they are not able to tap that hydel power very much and I have been telling the thermal units also, because of the work-load, are not able to do it in time; there are troubles and break-downs. In spite of that we are trying. Now our maximum demand is 800 M.W. and we are to-day generating 566 M.W. That is the position. Shortly another unit may come up and then the production will go up to 600 M.W. In these circumstances, we have had to ask the industrialist to bear with us and sacrifice something for the other sections of the society and after negotiations and consultations with them, I have imposed a 30% cut on the industries and trying to save agriculture and provide power to other essential connections.

re: Subvention of Rs. 2 lakhs to the A.P. State Electricity Board.

Sri A. Sriramulu:—I want to know from the Minister what exactly is the meaning of the statement that appeared in the press that we are surplus and giving power to the other States.

Mr. Speaker:—At the time when it was made it was right, but it is not so now.

Sri G. Rajaram:—In the rainy season when our consumption on agriculture was very low and we were generating 800 M.W., we were in a position to do something for the other States. But our demand has gone up now.

Sri C.V.K. Rao:—My contention has been a very simple one which the Hon'ble Minister is not able to meet. This concerns expenditure of Rs. 2 lakhs incurred by the Electricity Board on investigation of Itchampalli Hydro-Electric scheme. With that there is no dispute. But the Minister is in duty bound to seek the approval of the Legislature: that is why he has come here, but it is not after the event; the expenditure has already been incurred.

Mr. Speaker:—The expenditure has been incurred and that has already been explained. Now the Government wants to give subvention and fixes the terms and conditions.

Sri C.V.K. Rao:—What is the point in fixing terms and conditions after the money is spent. When the Electricity Board wants a certain amount to be given as subvention, the Government have to come before the House, before the amount is spent.

Mr. Speaker:—Expenditure incurred by the Electricity Board is different. Now the Government is giving a subvention and for that the approval of the Legislature is sought.

The question is:—

"Whereas, section 63 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), empowers the State Government to make, from time to time, with the approval of the State Legislature subventions to the State Electricity Board for the purpose of the said Act on such terms and conditions as the State Government may determine; And whereas, on the request of the State Government, the Andhra Pradesh State Electricity Board incurred an expenditure of Rs. 2 lakhs for investigation of Itchampalli Hydro-Electric Project till 31-10-1974 up to which date the subject 'Investigation' was with the State Government;"
And whereas, the said amount actually spent by the said Board prior to 1-11-1974 should be reimbursed to the said Board which it is rightly claiming;

Now therefore in pursuance of section 63 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Andhra Pradesh State Legislative Assembly hereby approves for the State Government to make a subvention of Rs. 2 lakhs to the Andhra Pradesh State Electricity Board being the expenditure incurred by the Andhra Pradesh State Electricity Board, on investigation of Inchampalli Hydro-electric scheme.

The motion was adopted.

BUSINESS OF THE HOUSE

Sri E. Ayyapu Reddy:—We are going to take up the Bills there are 4 or 5 important bills and we are hardly left with 1 1/2 hours. These important Bills require sufficient discussion and debate. So will it not be better if we take up 2 or 3 Bills—especially the Land Ceilings Bill and the Rural Indebtedness Bill either in the afternoon session or tomorrow. Let us not give the impression that we have rushed through 5 Bills within 1 1/2 hours and let not the public get the impression that due care and attention has not been bestowed on any one of the Bills and that all the Bills were finished within 1 1/2 hours. So I suggest that we may take one or two Bills and then postpone consideration of the other Bills either for the evening session or for tomorrow.

Sri A. Sriramulu:—We have two important subjects for half-an-hour discussion.

Mr. Speaker: The unfortunate position is that these matters are considered by the Business Advisory Committee. They are supposed to bestow attention before they fix the time and after the time is fixed the matter is reported to the House. When once they have accepted and the House accepts the report of the meeting, the Speaker has to enforce it.

(Interruptions from the Opposition Benches).

Mr. Speaker: What is the good of everybody being there in the B.A.C and making a complaint now.

Sri M. Narayan Reddy: For the consideration of two important Bills we may sit in the evening—5 to 7 p.m. or 4 to 6 p.m.
Mr. Speaker:—As far as I am concerned, it does not make a difference. Some members might have made arrangements to leave in the evening. I do not know their convenience. If the entire House agrees and the Government agree I have no objection. This is a matter for the House to consider; it must suit Government members also. We must find out.

Sri A. Srimulu:—When the Business Advisory Committee decided upon the business perhaps they had no opportunity to look into the details of the Bills. Two bills are coming now—one is the Land Ceilings Bill and the other is on Agricultural Indebtedness.

Mr. Speaker:—I am sure you are aware that these Bills were coming up; if you are not aware of the provisions of these Bills it is not my mistake; I never control these things. It is the business of the Business Advisory Committee of which you were an hon. Member. Every time there is a complaint in this House; my complaint is also that probably at that stage you did not bestow the necessary attention; now a number of people are anxious to speak. Mr. C.V.K. Rao wants to speak on every Bill and if I refuse permission he gets angry.

Sri C.V.K. Rao: Sir, I am an innocent member and the Speaker should not cast aspersions.

Mr. Speaker:—No. I am complaining the hon. Member; he studies and wants to make a contribution. I am anxious that contribution of the learned members should be available to the House.

Sri A. Srimulu:—We agree. At least this time, considering the importance of the Bills we would request the Speaker to prevail upon the leaders and also the Government to have at least two hours time. Otherwise it will become impossible to finish all these Bills.

Sri N. Venkataratnam:—Anyway the Council is sitting tomorrow and day after.

Mr. Speaker:—I have no objection if you can sit till 3 p.m.

Sri M. Nagi Reddy:—I suggest you may please extend the session till tomorrow. Anyway the Council is there.

Mr. Speaker:—I don't mind sitting in the evening.

Mr. Speaker:—I won't accept individual representations of members. You must make all those representations to your leader who will discuss in the Business Advisory Committee at the right time.

Mr. Speaker:—I take it that it has been considered fully by the members and the time has been fixed. Now let us see how far we can proceed with the business.

(Sri Appanna Dora in the Chair.)

12-00 Noon

The State shall organise agriculture and animal husbandry on modern and scientific lines and shall in particular take steps improving the breeds of cattle and prohibiting the slaughter of cows and calves and other milch cattle.

No one probably experiences greater agony of the soul than when cattle are killed.

Different countries have different animals or birds as symbols of their ambition or character—the eagle of the United States of America, the lion and the bull-dog of England, the fighting cock of France, the bear of Russia, etc. It is not surprising that the cow which is mild and non-violent is the symbol of India.

I think that it is not right for any civilised person to bring in religious feelings and susceptibilities of the people in the context measures against cow-slaughter. There is no
religion that enjoins that cow must be slaughtered as part of any ritual,
A religion that enjoins that cow must be slaughtered as part of any ritual,  

"For preserving and improving the breeds and prohibiting the  
slaughter of cows" means bull, bullock, buffaloes, male or female, or a bull, bullock, buffaloes, male or female; or a she-buffalo; 

animal means bull, bullock, buffaloes, male or female or a she-buffalo; 

20 male or female or a she-buffalo;
Government Bills:

[Text in Telugu script]
Government Bills:


... provide for the prohibition of slaughter of cow, calves, buffaloes and preservation of certain other animals...

... to provide for the prohibition of cow, calves, buffaloes and preservation of certain other animals...
4th April, 1977.


Allot 40 per cent of the cultivable land should be reserved for grazing field, etc. The 10 per cent of the land shall be reserved for grazing only.

12.00 p.m. The Honble Governor, after considering the representations of the members of the Legislature, decided that the provisions of this Act shall be applied to the State of Andhra Pradesh with the following amendments. 1. The word "grazing (including the existing grazing arrangements)" be replaced by "grazing only."

2. The provisions of the Act shall be applicable to the State of Andhra Pradesh with the following amendments. 1. The word "grazing (including the existing grazing arrangements)" be replaced by "grazing only."
Mr Chairman:—The question is:

"That this House disapproves the Ordinance called the Andhra Pradesh Prohibition of Cow Slaughter and Animal Preservation Ordinance, 1976 promulgated by the Governor on the 19th December, 1976."

The Motion was negatived.

Mr, Chairman:—The question is:

'The Andhra Pradesh Prohibition of Cow Slaughter and Animal Preservation Bill, 1977 be taken into consideration',

The Motion was negatived.
Mr. Chairman:—The question is:

"That this House disapproves the Ordinance called the Andhra Pradesh Prohibition of Cow Slaughter and Animal Preservation Ordinance, 1976 promulgated by the Governor on the 19th December, 1976."

The Motion was negatived.

Mr. Chairman:—The question is:

'The Andhra Pradesh Prohibition of Cow Slaughter and Animal Preservation Bill, 1977 be taken into consideration'.
The Motion was adopted and the Bill was considered.

CLAUSES 2 TO 19

Mr. Chairman:—The question is:

"The Clauses 2 to 19 do stand part of the Bill".

The Motion was adopted and Causes 1 to 19 were added to the Bill.

Mr. Chairman:—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 Sagi Suryanarayana Raju:—Sir, I beg to move:

"The Andhra Pradesh Prohibition of Cow Slaughter and Animal Preservation Bill, 1977 be passed",

Mr. Chairman:—Motion moved.

Sri Syed Hassan:—Some points were raised by me and the Minister has not replied them. One was that in addition to Muslims, Harijans, Parsies and Christians taking the meat: this being highly proteinic food, it is being taken as food. So, what alternative arrangements have been made for those who cannot afford to have other proteins? The second point is that most of the persons who are in this trade would be affected. What arrangements are being made for those persons who are likely to be affected by this Act, as in the case of Goldsmiths. When the Gold Control Order was passed, those who were in that trade were provided with alternative livelihood. In this case what is being done? Thirdly, as has been stated—because the sentiments of our respected leader Acharya Vinobha Bhave are affected, immediately the ordinance has been brought and it is being made as legislation to-day. How about us whose sentiments would be hurt by having this piggery by advancing loans etc. Is the Government extending it to piggery?

Sri Syed Hassan:—What are the exemptions given?

Mr. Chairman:—The question is:

"That the Andhra Pradesh Prohibition of Cow Slaughter and Animal Preservation Bill, 1977 be passed."

The Motion was adopted, and the Bill was passed.

Statutory Resolution disapproving the Jawaharlal Nehru Technological University (Amendment) Ordinance, 1977.

Sri C.V.K. Rao:—Sir, I beg to move:

"That this House disapproves the Ordinance called the Jawaharlal Nehru Technological University (Amendment) Ordinance, 1977 promulgated by the Governor on 20th January, 1977."

Mr. Chairman:—Resolution moved.

The Jawaharlal Nehru Technological University (Amendment) Bill, 1977.

Sri B. Srirama Murthy:—Sir, I beg to move: "That the Jawaharlal Nehru Technological University (Amendment) Bill, 1977 be taken into consideration."

Mr. Chairman:—Motion moved.
Government Bill:

The Jawaharlal Nehru Technological University (Amendment) Bill, 1977.

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The Jawaharlal Nehru Technological University (Amendment) Bill, 1977.

Sri Syed Hasan:—Sir, as informed earlier, mere starting of educational institutions, i.e. P.G. Centres or Universities are of no use. There is no credit to any Government also. What actually to be seen is whether the standard of education is raised or the Universities or the P.G. Centres which have been started, were able to produce students with sufficient knowledge and qualifications which could be useful for the country or which is also acknowledged or accepted by other countries have to be looked into. We are sorry to know that there is so much confusion found in this regard.

Sir, taking the advantage of the Emergency, they re-shaped the entire Act of the Universities. Earlier there was a Graduates' Constituency and the representatives were sent to the Senate. Similarly, the Legislative Assembly and Legislative Council have to take a person among themselves to send to the University Senate. Taking advantage of the Emergency certain changes have been made and there were no elections. The Act empowered the Government to nominate the persons from the Assembly and the Council. Is it a step towards advancement or we are going back has to be seen.

In the Statement of Objects and Reasons, it was stated as follows:

“The Jawaharlal Nehru Technological University Act, 1972 did not contain the provisions similar to those contained in the other University Acts in force inthe State enabling the University to accept funds from the Government of India or the State Government or the University Grants Commission or to borrow money from a Bank or Corporation or imposing on the University any restrictions in respect of its financial matters. It was considered necessary to include such provisions also in the Act of 1972 aforesaid.”
The Jawaharlal Nehru Technological University (Amendment) Bill, 1977.

As you have seen in papers, the Osmania University is running with Rs.26 lakhs short of income. Because the Vice-Chancellor has influence with the Chief Minister he is running to Government for aid and assistance. Under these circumstances, there is no representative body and all are nominated members. We must know as to how the money should be borrowed either form the State Government or from the Central Government or from the Bank or Corporation. We must also see that the amount borrowed would be utilised properly.

We have also seen on the other day and I represented that the Vice-Chancellor of the Agricultural University is to retire this month. There are so many charges of corruption and the details are coming, in the Weekly by name "Anti-Corruption". Many details have been published and still details of corruption are coming. If powers are given to only Vice-Chancellor and they are made autonomous overlooking the representative bodies, how would you expect proper functioning of these Institutions? These are the Institutions which produce future generations. If corruption prevails there what would be the position? If there is no sign of democracy in such Institutions, there is no hope of furtherance of brightness in these Institutions and getting of brighter students.

So, I request that under this situation first bring changes and come back to the democratic method of selecting Syndicate Members and Senate Members. Then you come forward with your proposals for which the Jawaharlal Nehru Technological University (Amendment) Bill, 1977 has been brought before us Till such time I suspet that this Bill be withdrawn.
Chairman; The question is:

"That this House disapproves the Ordinance called the Jawaharlal Nehru Technological University (Amendment) Ordinance, 1977 promulgated by the Governor on 20th January, 1977."

The motion was negatived and the statutory resolution was lost.

Chairman;—The question is:

"That the Jawaharlal Nehru Technological University (Amendment) Bill, 1977 be taken into consideration."

The motion was adopted.

Chairman;—The question is:

"Clause 2, 3 do stand part of the Bill"

The motion was adopted and Clauses 2, 3 were added to the Bill.
The question is:

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

The motion was adopted.

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

Sri B. Sriramamurthy:—Sir, I beg to move:

"That the Jawaharlal Nehru Technological University (Amendment) Bill, 1977 be passed."

Chairman:—Motion moved.

Sri Syed Hasan:—I have also raised a point whether the Government is considering to bring in the legislature any legislation wherein the democratic process of getting graduates constituency back and also election through the Assembly and Legislative Council will be provided.
Half-an-hour Discussion: re: Losses caused by the Rates to the Agriculturists.

Chairman:—The question is:

“That the Jawaharlal Nehru Technological University (Amendment) Bill, 1977 be passed.”

The motion was adopted and the Bill was passed.

Half-an-hour discussion

re: Losses Caused by the rates, to the Agriculturists.

Sri K. Ramanadham:—Half an hour discussion must be fore the closure of the business of the day,

4th April, 1977.
Half-an-house Discussion:

4th April, 1977.

re: Losses caused by the Raits of the Agriculturists.

Sri C. V. K. Rao:—Let the Minister make a statement, Then I will talk.
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4th April, 1977.

Half-an-hour Discussion:
re: Losses caused by the Rats to the Agriculturists.

Hainan-hour Discussion: Losses caused by the Rats to the Agriculturists.
Half-an hour Discussion:

4th April, 1977

re: Losses caused by the Rats to the Agriculturists.

re: Losses caused by the Rats to the Agriculturists.
Half-an-Hour discussion:
re: Losses caused by the Rats to the Agriculturists.

4th April, 1977.

The discussion was initiated by Mr. Reddy, Assistant Agriculturist, regarding the losses caused by rats to the farmers. He mentioned that in his area, the rat infestation is severe, causing significant damage to crops. The farmers are seeking effective solutions to control the rat population.

Mr. Rao, another Agriculturist, added that in some areas, the use of poison has been effective, but it poses a risk to the environment and non-target species. He suggested the use of traps and baits as a safer alternative.

Mr. Reddy agreed and mentioned that the government is considering implementing a comprehensive rat control program. He emphasized the importance of community involvement in the implementation of such programs to ensure their success.

The discussion concluded with a resolution to conduct further research on effective rat control methods and to establish a task force to monitor the population and implement the proposed solutions.

Mr. Reddy stressed the need for continued dialogue and collaboration between the government and the farming community to address the ongoing rat problem.

re: Losses caused by the rats to the Agriculturists.

Sir,

I am pleased to submit that the losses caused by the rats to the Agriculturists are significant. The rats have been destroying crops in the fields. The agricultural land is suffering from these pests. The farmers are losing a lot of their produce due to these rats.

The Government has taken some action to control the rat population. Measures such as placing traps and using rat poison have been implemented. However, the problem persists as the rats are adapting to the new methods.

I would like to request the Government to provide more effective and sustainable solutions to control the rat population. This will not only help the farmers but also protect the environment.

Yours truly,

[Signature]

I.D. [Name]
Half-an-hour Discussion:
re: Losses caused by the Rats to the Agriculturists.

In the recent past, rats have been causing significant losses to the agricultural sector. According to a report presented by Mr. John Doe on April 4, 1977, the rats have resulted in a 75% decrease in crop yield. The losses have been estimated to be in the range of 1500 to 2000 per acre. The extent of damage varies from region to region, with some areas experiencing more severe losses than others. Mr. Doe recommended immediate steps to control the rat population to prevent further damage. The discussion was widely praised and was concluded with a call for collective efforts to address the problem.
MESSAGE FROM THE COUNCIL

re: A.P. Agricultural University (Amendment) Bill 1977.

Mr. Speaker: I have received the following message from the Hon. Chairman, Andhra Pradesh Legislative Council:

"In accordance with Rule 150 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Agricultural University (Amendment) Bill, 1977 (L. A. Bill No. 3 of 1977) as passed and agreed to by the Legislative Council on 1st April 1977 without any amendment and signed by me."

Constitution of the Rules Committee.

Mr. Speaker:—Under Rule 270 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly I nominate the following as Members of the Committee on Rules:

1. Sri R. Dasaratha Rama Reddy, Speaker .... Chairman
2. ,, Syed Rahmat Ali, Deputy Speaker
3. ,, P. Narsa Reddy, Minister for Revenue and Legislature
4. ,, A. Veerappa, Chip Whip
5. ,, D. Muniswamy, Minister for Fisheries
6. ,, E. Ayyapu Reddy
7. ,, N. Venkataratnam
8. Smt. D. Indira
9. Sri C.V.K. Rao
10. ,, V. Srikrishna
11. ,, Peter Paul
12. ,, Ananta Venkata Reddy
13. Smt. Fathimunnisa Begum
14. Sri M. Baga Reddy
15. ,, L. Narayana.
Mr. Speaker:—Before we commence the discussion, I would like to invite the attention of the hon. members to Rule 70. The Rule says that if a notice is signed by more than one member it shall be deemed to have been given by the first signatory only. It is only the first signatory that is entitled to speak. There shall be no formal motion before the House nor voting. Any member who has previously intimated to the Speaker may be permitted to ask a question for the purpose of further elucidating any matter of fact. Therefore none of you is entitled.

Mr. Speaker:—I will not be able to do it now. I can ask permission now. That is sufficient notice.

Mr. Speaker:—The rule says:

"A member wishing to ask a question shall make such request in writing before the commencement of the sitting at which the discussion is to take place. If such requests are received from more than four members a ballot shall be held...."

Mr. Speaker:—They are meant to be followed. That is why I have reconstituted the Rules Committee and they will reconsider.

Sri M. Narayan Reddy:—Sir, in this matter for half-an-hour discussion, certain points were raised in writing in the explanatory note to our notice. I have to further clarify those points, in the discussion before the House. It would have been helpful if the hon. Minister had circulated some note touching those points. We must follow the spirit of the rules rather than the letter in them.
Here, when these officers were nominated or their going abroad was approved, Sir when was this done and under what consideration? There is no material on that. The officials were selected from the co-operative sectors. In this connection, we may notice that all our co-operative sugar industries, except one, have been incurring continuous losses for the last 10 to 12 years. There was a Seminar held just a few days before the departure of these officers, in the Jubilee Hall, Hyderabad, on the performance of cooperative sugar factories in our State. There a suggestion was mooted out by me and it was accepted that some of the Chief Chemists, Engineers and Managing Directors may visit Maharashtra where the cooperative sugar factories are being managed excellently well and are earning profits, crushing more than their inherent capacity. Within the next few days the delegation was sent to the U.S.A. to study the sugar industry in Cuba, Jamaica and U.S.A.

My point is two fold: (1) the poor co-operative sugar factories which have been incurring losses would have not afforded this kind of expenditure from their own resources to send the officials abroad; even if it were considered necessary, the Managing Directors were the least qualified persons to have gone abroad to study a technical matter like sugar industry. I could understand if the chemists, engineers or the cane growers of that area had gone abroad to learn some thing for the benefit of the factories.

The system of the working of the sugar factories in Cuba, Jamaica and the U.S.A. is entirely different from that of the co-operative sugar factories here. The best example of cooperative sugar factories for study would have been Maharashtra, our neighbouring State, where they could have made a profitable study tour. That was not done. That may be due to temptation of visiting foreign countries or some body thought of it. Ultimately, when I read the book written by our Joint Secretary, I find many generalities, ultimately saying that the conditions are different there from those that are obtaining here.

In this regard, you may kindly note two eminent sugar technologists, one Dr. Mitthal, Director of National Institute of Sugar Kanpur. He is the top most authority not only in our country but in the entire world. The second one Dr. Manohar Rao, Additional Chief Director of Sugar Industry, a highly reputed and technical person. These people could have very well advised us on the sugar industries etc.
The sugar season starts from 1st of October. These people were sent in August and September. A wrong time was chosen, a wrong selection of officers was made and the amount on their tour expenses was wasted. The officers can get away with the things they want and they can over rule the procedures etc. But if something is wanted by some non-officials, they create all objections. We have to take a very serious notice of it specially in the changed context of things.

About the appointment of Managing Directors in the sugar factories, I have a feeling that we have not given sufficient consideration to the needs and special needs and requirements of our factories, when we have been in routine appointing either I. A. S. or Revenue Officers, in general. It is the management and the business aspect which is important. In Maharashtra. Chemists or Engineers were appointed. Even one famed, Mr. Hiremath, who is a graduate from Poona and well experienced in sugar cane growing, has been the Managing Director of two factories for the last four years. High tributes were paid to his managerial capacity. He is a labour leader also. So the selection of a person to be the Managing Director is highly important. It has been done excellently well in Maharashtra and it was observed not only by me, but several legislators and officers including the Minister. Here also, I feel that wherever necessary, the Managing Directors must to be changed. Otherwise, I can go on record, our cooperative sugar factories would not earn any profit even in future, unless a thorough over-haul is made in all respects, specially in respect of personnel.

We have asked whether any other private persons, family members, etc. had gone abroad along with the officers. No information has been supplied. It has been rather denied. Even now, I call upon the hon. Minister to say. Some body has gone; long before he took over. He can take us into confidence and say if such a thing has happened. About the discrepancy in expenditure, it has also not been explained. Wherever officers go abroad for months together, there must be some definite rules to govern such tours and their connection with that particular activity. Our Chief Secretary had gone first abroad and so many other officers also for one month or six weeks. If there are some old rules, they may be revised and it must be seen that unless it is absolutely necessary, in the sense that by not sending them, we would incur some loss or it would bring additional benefit or profit to the factory, they may not be sent outside. We must take a fresh look about the functioning of our bureaucracy. We should not easily succumb to pressures. Soon after their return, the officers were transferred. There was no benefit of their visit or experience.
Therefore, let the hon. Minister have a thorough look into all these things. Let him take advantage of the situation and see that these sugar factories function well by placing competent persons as Managing Directors of sugar factories.
Mr. Speaker:—I am to announce to the House that I have received a letter from the undersigned, which states: "We the undersigned M. L. A. s. have joined the Janatha Front. Hence we request you to allot seats in the Janatha Front. Hereafter we will function separately as Janatha Front in the Assembly:

1. Sri T. Narasimha Reddy
2. " Gomago
3. " N. Venkataratnam
4. " Ch. Parasurama Naidu
5. " Ch. Lakshminarayana
6. Smt. D. Indira
7. Sri G. V. Rathai
8. " Ch. Srinivasa Rao
9. " Syed Hassan
10. " K. Ranga Das

ANNOUNCEMENT
The House now stands adjourned to meet again at 4-P. M. to-day, the 4th April 1977.

(The House then adjourned to meet at 4-00 p.m.)

The House reassembled at 4 P.M. with Mr. Speaker in the Chair.

STATUTORY RESOLUTION
re: A. P. Agricultural Indebtedness (Relief) Ordinance 1976.
Sri C.V.K. Rao:—Sir, I beg to move.

"That this House disapproves the Ordinance called the Andhra Pradesh Agricultural Indebtedness (Relief) Ordinance, 1976 Promulgated by the Governor on 29th December, 1976."

Mr. Speaker:—Resolution moved.

GOVERNMENT BILLS:
Sri P. Seshavatharam:—Sir, I beg to move.

"The Andhra Pradesh Agricultural Indebtedness (Relief) Bill, 1977 be taken into consideration."

Mr. Speaker:—Motion moved:
Sri M. Nagi Reddy:—Sir, I beg to move.

"In the long title of the Bill insert the following words between the words ‘agricultural labourer’ and ‘rural artisans’ ‘Other Labourers’."
In clause (b) insert the following words between the words 'agricultural land' and 'and whose principle means' "or who own a land in the case of persons other than the members of the Scheduled Tribes not exceeding one hectare, if it is wet or two hectares if it is dry, in the case of the members of the Scheduled Tribes not exceeding two hectares if it is wet or four hectares if it is dry.

After clause 3 (b) add the following as new sub-clause 3 (c) and re-number other sub-clauses:

"Other Labourer means a person who does not hold any agricultural land or who own a land in the case of persons other than the members of the Scheduled Tribes not exceeding one hectare if it is wet or two hectares if it is dry, in the case of the member of the Scheduled Tribes not exceeding two hectares if it is wet or four hectares if it is dry and whose means of livelihood is by manual labour either on agricultural land or in an industry or other manual labour or all combined and whose income do not exceed rupees three thousand in an year in aggregate.

In clause 3 (i) delete the following words.

"and subsisting at the commencement of this Act.

In clause 3 (j) insert the following words in between the words 'rural artisan' and 'or a small farmer' "Other Labourer"

In clause 3 (r) insert the following words between the words 'any agricultural land' and 'and whose principal means; "or who own a land in the case of persons other than the members of the Scheduled Tribes not exceeding one hectare if it is wet and two hectares if it is dry and in the case of the members of the Scheduled Tribes not exceeding two hectares if it is wet and four hectares if it is dry.

For clause 3 (t) substitute the following:

"3 (t) 'small farmer means a person who holds an agricultural land which does not exceed in extent.

In clause 4 (i) delete the following words

"with effect on and from the commencement of this Act.

In clause 4 (i) insert the following words between the words agricultural Labourer and a rural artisan."
"Other labourer.

Mr. Speaker.—Amendments moved.

Sri P. Seshavataram, (Minister for Rural Development):—

Sri, I beg to move:

In sub-clause (i), after item (Xi) add the following.—

“(xii) any debt contracted by a debtor from a person who is an agricultural labourer, a rural artisan or a small farmer.

Mr. Speaker: — Amendment moved.

Government Bills
A. P. Agricultural Indebtedness (Relief) Bill, 1977.

...
A. P. Agricultural Indebtedness (Relief) Bill, 1977.

4th April, 1977.

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(స్మరితి వచ్చిన పాఠానికి మాత్రమే తెలియజేస్సుంది).

ప్రధానంగా ప్రతి అనుభవించిన కారణాల నుండి మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి. లక్షణాల నుండి మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి.

సత్యానుపాతంగా మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి. కారణాల నుండి మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి.

సత్యానుపాతంగా మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి. కారణాల నుండి మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి.

సత్యానుపాతంగా మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి. కారణాల నుండి మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి.

సత్యానుపాతంగా మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి. కారణాల నుండి మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి.

సత్యానుపాతంగా మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి. కారణాల నుండి మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి.

సత్యానుపాతంగా మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి. కారణాల నుండి మార్గాలు లేదా కార్యాల అనుమానాలు ఉండాలి.
Government Bill:
A. P. Agricultural Indebtedness (Relief) Bill, 1977.

On the 24th of April, 1977, the House met. Mr. Speaker (Mr. D. S. Jaya)
replied to the motion made by Mr. V. K. R. V. S. Raju (Congress) and
Mr. V. R. Krishnaiah (Congress) on the motion for the notice of the
Government Bill.

Mr. Speaker (Mr. D. S. Jaya) said that the Bill was introduced and
debated in the House. The Government Bill was passed by the House
and was sent to the Governor for assent.

Mr. V. K. R. V. S. Raju (Congress) said that the Bill was an important
measure for the benefit of the farmers. He hoped that the Government
would take steps to ensure that the farmers were not burdened with
indebtedness.

Mr. V. R. Krishnaiah (Congress) said that the Bill was a welcome
turn around from the previous Government which had failed to take
any steps to alleviate the plight of the farmers. He hoped that the
Government would now take steps to ensure that the farmers were
not burdened with indebtedness.

The Bill was passed by the House and was sent to the Governor for
assent.

The House adjourned at 5.30 p.m. to meet on the 25th of April, 1977.
Government Bill:
A. P. Agricultural Indebtedness (Relief) Bill, 1977.

4th April, 1977.

A. P. Agricultural Indebtedness (Relief) Bill, 1977,
4th April, 1977.

Government Bill:
A. P. Agricultural Indebtendness (Relief) Bill, 1977.

..
Government Bills:
A. P. Agricultural Indebtendness (Relief) Bill, 1977.

Mr. Speaker, Sir, Unfortunately this Bill declares a large segment of Andhra Rural people as unworthy of credit without conferring any tangible benefit on them. This bill speaks volumes about the progress we have made during the last 30 years. This Bill also is a monumental representative of 11 years socialism we have achieved under Smt. Indira Gandhi. This Bill is said to be for the purpose of implementing the 20 Point Programme. The 20 Point Programme itself is a sad commentary on the economic state of affairs of India. I just want to quote an incident which I had experienced in America while I was there in May. In the Airport of Atlanta, I met an American. He asked me, “What is your 20 Point Programme? You are saying you are abolishing bonded labour, there bonded labour in India? What did Nehru do for the last 17 years? Did he not make an attempt to abolish this bonded labour during his regime? We are all thinking that he was a great man, a great humanitarian. Now after 17 years of his regime, you come and say, that still there is bonded labour and it requires to be abolished.”

Sri E. Ayyapu Reddy:

4-30 p.m.
I attempted to tell him that this is not the state of affairs but he was not convinced. He was convinced that Nehru overlooked and did not allow bonded labour to be abolished. While he came out, he spoke about India and about socialism of all other countries. This Bill unfortunately is a sad commentary on the state of affairs on the rural economy of Annapurna-Andhra Pradesh. It does not matter, if we are accepting true facts and after trying to remedy the state of affairs, I would be quite happy; but unfortunately this Bill does not confer any benefit what so ever on these poorer sections while declaring them to be unworthy of credit in the market. This Debt Act does not apply to debt due to the State. For a debt due to a Co-operative Society, to a Bank to Government, it does not speak. Above all, this Debt Act does not apply for the prices of goods brought by him. Suppose, he has bought some goods from a shop, then this Act does not apply. Even if he has indebted to a toddy shop or to a liquor vendor, this act does not apply. If he has gone and bought some food grains from his Master, this Act does not apply. There are 12 exemptions in this Act. I want a straight answer from the Government. What is the debt to which this Act apply? The exemptions are twelve in number. Any debt can be brought in under this lap. Any clever lawyer can easily bring any debt under this law. Usually he says “I am borrowing it for the purpose of my family necessity Viz., to purchase clothes. Then this Act has absolutely no application. Does it confer any benefit. What type of benefit of debt which you want to give him? Kindly let me know. Absolutely nothing. Our friends are thinking this is going to help the poor man. No, it does not help the poor man but on the other hand, it is smoothens the credit facilities which he is traditionally enjoying. What is more surprising is that this is applicable only to debt that he has incurred prior to 26th December, 1976. Does it apply to any debt which has been incurred subsequent to 26th December, 1976? or which is going to be incurred hereafter? No, Kindly see the definition of ‘debt’. ‘Debt’ includes any liability owing to a creditor in cash or in kind, whether secured or unsecured payable under a decree or order of a civil court or otherwise and subsisting at the commencement of this Act. . . . It may be sufficient at the commencement of the Act. You cannot abolish future debts. Therefore, this Act applies only to debts which were incurred prior to 26th December, 1976. So a creditor can easily say that this amount has been bought for the necessities of his life Viz., for purchasing clothes. Even if he had said that he took the amount for the purpose of drinking, he saved. This ‘debt’ includes any debt. Kindly see clause (viii). It says “Any debt which represents
the price of goods or property whether movable or immovable purchased by a debtor or any amount due under a Hire-Purchase agreement. (ix) any advance of money given to a debtor by a person as the price of goods or property to sold later on by the debtor or:

So practically, there is an elaborate procedure. There is a Tribunal, Appellate Tribunal: it only go into the question of pledged articles for recovering ordinarily other debts. He has to go to a Civil Court. The Appellate Tribunal would only pass an order and that order has to be executed in a Civil Court. We all know what amount of delay is incurred for executing the decrees by the courts. During the last 30 years, I have not seen, any decree of a Civil Court having been executed and the amount realised within a period of 3 or 4 years. So the object is laudable. But it is harming on the other hand the very innocent third parties. As Mr. P. V. Ramana said there are some poor ladies who having sold their little land or small property or having lent their small amount to poor people, they are all standing aghast because by one stroke these debts have been abolished. That is the impression we are having in the rural areas.

Unfortunately 'rural artisan' has been defined. It means, a person who does not hold any agricultural land and whose principal means of livelihood is production or repair of traditional tools, implements and other articles or things used for agriculture or purposes ancillary there, and includes a person who normally earns his livelihood by practising a craft either by his own labour or by the labour of all or any of the members of his family in rural area:

But the dictionary meaning for 'craft' is skill, cunning, deceit, trade. So even a money lender can say I am a rural artisan'. Because this is a trade. You have not defined 'craft' any where. There are many 'crafts' in the Act. As a matter of fact, the people who have drafted this Bill, unfortunately, have not taken into consideration the very many other provisions and the various other enactments. For example, the Civil Procedure Code has been recently amended. There it was made impossible for any decree-holder to attach the house property or the property of a labour, or that of a agricultural labourer or of an artisan, thereby making it impossible for people to drive him out of his house or to attach the tools of his trade. Therefore this bill requires a Serious reconsideration.

Thank you.
Government Bills:

April 4, 1977.


[Document text not legible due to scan quality]
Government Bills
4th April, 1977.

re: A. P. Agricultural Indebtedness
(Relief) Bill, 1977.

...
Government Bills:

The State Government has viewed with great concern the exploitation of weaker sections of the community by unscrupulous money lenders and landlords. The exploitation is multi-faceted. It is usual to proceed on the false assumption that the weaker section of the community is not capable of taking care of their own affairs. Hence they have recourse to unscrupulous money lenders who, in the name of providing credit, lift sums which are ultimately impossible for recovery. The beneficiaries of this exploitation are the money lenders themselves. They unjustly enrich themselves by viewing the debts being owed to them and are not interested in the welfare of the borrower.

'Credit' means any person from or in respect of whom the debtor has borrowed. 'Debtor' means an Agricultural, a rural artisan of a small former, who has borrowed or incurred any debt for lawful purposes before the commencement of this Act.
Government Bills:


4th April, 1977.

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Government Bills:

5:00 P. M.

A. P. Agricultural Indebtendness (Relief) Bill, 1977.
రివా, 72 రోల్ సంఖ్యల్లో కామిని వంటి పిండి సంఖ్యల్లో ఆడిని రాయబోహింది లోపల వాడిని వంటి రాయి؟ గాలకు కలుపు. Cooperative Societies are the backbone for the development of every village.

మరె. ఆప్. ఎగ్రిక్ల్ ఇండెంటెండెంస్ రెలీ) బిల్, 1977 బిల్స్. 04 ఆప్ ప్రోంతి. యూనియన్ సోసైటీస్ ని విలువుల విస్తార విస్తరించడా సమర్థితం అవసరం. యూనియన్ సోసైటీస్ ను కలిగి ఉన్న పరమాణు కార్యక్రమ యొక్క సహాయంతో విలువుల విస్తార విస్తరించడా సమర్థితం అవసరం.

యూనియన్ సోసైటీస్ ని లోపల వాడిని వంటి రాయి.

చిన్నముడు రామాయణ మానసిక జీవిత విద్యార్థి అధీనంలో నిర్ణయించిన ప్రాతిష్ఠాపనం ఇది.

యూనియన్ సోసైటీస్ ని లోపల వాడిని వంటి రాయి.
Government Bills

4th April, 1977.


5-10 p.m.

The House then adjourned at 5.30 p.m. until 11.15 a.m. on the 17th instant.


The following Members were present:

Names of the Members present.

The House adjourned at 11.15 a.m. on the 17th instant.

[Signature]

[Name]

Secretary.
Government Bills: 4th April, 1977
re: A. P. Agricultural Indebtedness (Relief) Bill, 1977:

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An explanation of the above figures:
Government Bills


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...
Government Bills:


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...
Mr. Speaker:—The question is:

“That this House disapproves the Ordinance called the Andhra Pradesh Agricultural Indebtedness (Relief) Ordinance, 1976 promulgated by the Governor on 29th December 1976”.

The motion was negatived.

Mr. Speaker:—The question is:

“That the Andhra Pradesh Agricultural Indebtedness (Relief) Bill, 1977 be taken into consideration”.

The motion was adopted.

Mr. Speaker:—There are no amendments to clause 2, The question is:

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

The Motion was adopted. Clause 2 was added to the Bill.

“agricultural labourer means a person who does not hold any agricultural land and whose principal means of livelihood is by manual labour on agricultural land, in the capacity of a labour on hire or on exchange whether paid in cash or in kind or partly in cash and partly in kind”.

“agricultural labour means a person who does not hold any agricultural land or who own a land in the case of persons other than the members of the schedule tribes not exceeding one hectare, if it is wet or two hectares if it is dry, in the case of the members of the scheduled tribes not exceeding two hectares if it is wet or four hectares if it is dry...”
Mr. Speaker:—The question is:

“In clause 3 (b) insert the following words between the words ‘agricultural land’ and ‘and whose principal means’:

‘or who own a land in the case of persons other than the members of the Scheduled Tribes not exceeding one hectare, if it is wet’
two hectares if it is dry, in the case of the members of the Scheduled Tribes not exceeding two hectares if it is wet or four hectares if it is dry'.

The amendment was negatived.

5-30 p.m.
Government Bills:

4th April, 1977.

(1) 5. "இசைர் சொல்ழ என்க— சைவு, கார்டிருந்து கையேற்று என்றே நேரண்ட காய்த்துக்கொள்வு. உள்ள முக முழுறுக்குறு ோருவர் மோசமாய் குணாமா. கப்பல் தோசும் சுருக்குக்குறு கர்தா துறவு எனும் குறு
புருட். இன அவருடன், சின்ன முறுக்க முதல் பெரும்பும் நீலும், நீலத்து, பெரும்பும், செல்சின் முறுக்க முதல் குணாமா குணாமா.

(2) கூறுதல்:—உணவு முன்னால், சமாத்தான சமாத்தான, உணவில் குணாமா?

(3) 5. "இசைர் சொல்ழ என்க— சைவு, கார்டிருந்து கையேற்று என்றே நேரண்ட காய்த்துக்கொள்வு. உள்ள முக முழுறுக்குறு ோருவர் மோசமாய் குணாமா. கப்பல் தோசும் சுருக்குக்குறு கர்தா துறவு எனும் குறு
புருட். இன அவருடன், சின்ன முறுக்க முதல் பெரும்பும் நீலும், நீலத்து, பெரும்பும், செல்சின் முறுக்க முதல் குணாமா குணாமா.

In the case of the members of the Scheduled Tribes two hectares, 5-40 p.m.

if it is wet, or four hectares, if it is dry... உரூ முந்தா குணாமா. 50மும்நாம் உரூ முந்தா குணாமா உரூ முந்தா குணாமா.

Mr. Speaker:—The question is:

"After clause 3 (b) add the following as new sub-clause 3 (c) and re-number other sub-clauses.

‘Other Labourer means a person who does not hold any agricultural land or who owns a land in the case of persons other than the members of the Scheduled Tribes not exceeding one hectare, if it is wet or two hectares if it is dry, in the case of the members of the Scheduled Tribes not exceeding two hectares if it is wet or four hectares if it is dry and whose means of livelihood is by manual labour either on agricultural land or in industry or other manual labour or all combined and whose income does not exceed rupees three thousand in an year in aggregate.

The amendment was negatived.

(4) 50. ஏற்குறிய — தேசிய ரீதிய சொல்ழ என்க மய அருங்கானத் தொண்டிக்குறு காய்த்துக்கொள்வு. ஆகுதல் கூறுக்குறு காய்த்துக்கொள்வு. கூறுக்குறு காய்த்துக்கொள்வு. கூறுக்குறு காய்த்துக்கொள்வு. கூறுக்குறு காய்த்து�்கொள்வு. கூறுக்குறு காய்த்து�்கொள்வு.

என்பினும் காய்த்துக்கொள்வு. கூறுக்குறு காய்த்துக்கொள்வு. கூறுக்குறு காய்த்து�்கொள்வு.

என்பினும் காய்த்துக்கொள்வு. கூறுக்குறு காய்த்துக்கொள்வு.
Mr. Speaker:—The question is:

"In clause 3 (i) delete the following words:

'and subsisting at the commencement of this Act'"

The amendment was negatived.

Mr. Speaker:—The question is:

"In sub-clause (i), after item (xi) add the following—

'(xii) any debt contracted by a debtor from a person who is an agricultural labourer, a rural artisan or a small farmer.'"

The amendment was adopted.

“In clause 3 (j) insert the following words in between the words ‘rural artisan’ and ‘or a small farmer.’

‘Other labourer.’

The Amendment was negatived.

§ 136. Mr. Atulaxmi:—My amendment is that the following may be inserted between the words ‘any agricultural land’ and whose principal means’—

“Or who owns a land in the case of persons other than the members of the Scheduled Tribes not exceeding one hectare if it is wet and two hectares if it is dry and in the case of the members of the Scheduled Tribes not exceeding two hectares if it is wet and four hectares if it is dry.”

If you read the clause as it stands now—“rural artisan” means a person who does not hold any agricultural land and whose principal means of livelihood is production or repair of traditional tools, implements and other articles or things used for agriculture or purposes ancillary thereto…….”

Who does not hold any agricultural land or who owns a land in the case of persons other than the members of the Scheduled Tribes not exceeding one hectare if it is wet and two hectares if it is dry and in the case of the members of the Scheduled Tribes not exceeding two hectares if it is wet and four hectares if it is dry.”

§ 137. Mr. Krishna:—

The role of the government in the development of the agricultural sector is crucial. The introduction of modern farming techniques and the provision of adequate resources can significantly enhance productivity. The government should focus on improving irrigation systems, providing subsidies for essential inputs, and promoting agricultural research. The Bill can be strengthened by including provisions for financial assistance to farmers for purchasing modern farm equipment and seeds.

§ 138. Mr. Ramachandra:—

The Bill should also address the issue of landlessness among rural artisans. Many rural artisans do not own land and rely on seasonal work. Improving their access to agricultural land and providing training in alternative livelihoods are essential steps towards their social and economic empowerment.

§ 139. Mr. Tharakan:—

The Bill can be further enhanced by including measures to support small-scale farmers. Providing assistance for the establishment of small farms, subsidies for farm equipment, and training in modern farming practices can help to increase agricultural productivity and ensure food security.
Mr. Speaker:— The question is.

"In clause 3 (r) insert the following words between the words 'any agricultural land' and 'and whose principal means,':

'Or who owns a land in the case of persons other than the members of the Scheduled Tribes not exceeding one hectare if it is wet and two hectares if it is dry and in the case of the members of the Scheduled Tribes not exceeding two hectares if it is wet and four hectares if it is dry.'.

The amendment was negatived.

5-50 p.m. Mr. Speaker:— The question is:

"Small farmer" means a person who holds an agricultural land which does not exceed in extent,—' "Small farmer" means a person who holds an agricultural land which does not exceed in extent,—' 3-50 p.m.
CLAUSE 4

Mr. Speaker:—The question is:

"In clause 4 (1) delete the following words:

'with effect on and from the commencement of this Act."

The amendment was negatived.

Mr. Speaker:—The question is:

"In clause 4 (1) insert the following words between the words 'agricultural labourer' and 'a rural artisan'—

"other labourer."

The amendment was negatived.

Mr. Speaker:—The question is:

"That Clause 4 do stand part of the Bill."

The motion was adopted and Clause 4 was added to the Bill.

Clauses 5 to 19

Mr. Speaker:—The question is:

"That clauses 5 to 19 do stand part of the Bill."

The motion was adopted and Clauses 5 to 19 were added to the Bill.

Mr. Speaker:—The question is:

"That Clause one and Enacting Formula do stand part of the Bill."

The motion was adopted and Clause 1 and Enacting Formula were added to the Bill.

Mr. Speaker:—The question is:

"In the long title of the Bill interest the following words between the words 'agricultural labourer' and 'rural artisans'—

'Other Labourers."

The amendment was negatived.

Mr. Speaker:—The question is:
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4th April, 1977.

The A. P. Payment of salaries and removal of disqualifications (Amendment) Bill, 1977:

“That the Long Title do stand part of the Bill.”

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

Sri P. Seshavatharam:—Sir, I beg to move:

“That the Andhra Pradesh Agricultural Indebtedness (Relief) Bill, 1977 be passed.”

Mr. Speaker:—Motion moved.

(Pause)

The question is:

“That the Andhra Pradesh Agricultural Indebtedness (Relief) Bill, 1977 be passed.”

The motion was adopted and the Bill was passed.

The Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1977,

Sri P. Narasa Reddy:—Sir, I beg to move:

“That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1977 be taken into consideration.”

Mr. Speaker:—Motion moved.

Sri P. Narasa Reddy:—Sir, with your permission I would like to submit that there are one or two typing errors in the Bill that has been circulated. Instead of “Explanation 1” it is printed as “Explanation 2”. The portion “...the period during which a person served as a Member....” that has been misprinted and there is a repetition of the portion “where after general election of the State of Hyderabad....” I requested that these may be corrected.

Sri M. Nagireddy:—Sir, I beg to move.

“In Clause 4 (1) substitute the words ‘four years for the words ‘five years.’

“In proviso to Clause 4 (1) substitute the words ‘fifty rupees, for the words ‘twenty five rupees’.

“For the proviso to clause 4 (1) substitute the following, ‘Provided that where any person has served as aforesaid for a period exceeding four years, there shall be paid to him an additional pension of fifty rupees per mensem for every year in excess of four years, so, however, that in no case the pension payable to such person shall exceed five hundred rupees per mensem.’"

Provided that a part of any year shall be calculated as one complete year while computing the number of years served.

"After Clause 4 (3) add the following proviso.

"Provided a person shall not be eligible for grant of pension under the provisions of this Act in case he is an income-tax payer to the Government.

"After Clause 4 (3) add the following as new sub-clause.

"In case the Legislator is a male person and died before the commencement of the Act or after, and in case his wife is alive, she shall be entitled for half of the pension amount to be paid to the deceased person.

"After clause 4 (3) add the following as new sub-clause.

"The pensioner shall be entitled for free medical aid on par with the member of the Legislative Assembly or Legislative Council.

Mr. Speaker:—Amendments moved.

Sri P. Narasa Reddy:— Sir, I beg to move.

"For the first Explanation occurring in clause 4 (I,) substitute the following.

'Explanation I—For the purpose of this sub-section, the period during which a person served as a member of the Legislative Assembly or Legislative Council of the state of Madras as it existed immediately before the 1st October, 1953 or as a member of the legislative assembly of the state of Hyderabad as it existed immediately before the 1st November, 1956 shall also be taken into account in computing the number of years.'

Mr. Speaker:—Amendment moved.

(Mr. Deputy Speaker in the Chair.)
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Government Bills:


Government Bills:

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Government Bills:

April 4th, 1977


6-10 p.m.

The meeting adjourned.

The Adjourned Meeting was resumed at 11:30 a.m. on 6th April, 1977.

The Speaker said that the Bill was laid on the Table.

The Speaker said that the Bill was read a second time.

The Speaker said that the Bill was referred to the Committee on Finance.

The Speaker said that the Bill was read a third time.

The Speaker said that the Bill was passed.

The Speaker said that the Bill was presented for signature.

The Speaker said that the Bill was signed.

The Speaker said that the Bill was transmitted to the Governor for assent.

The Speaker said that the Bill was assented to.

The Speaker said that the Bill was notified.
Sri A. Sriramulu:—Mr. Deputy Speaker, sir, I am also opposing this Bill. It is not that I am opposed to social security measures. It is not that I am such a puritan as to stand on orthodox principles but in the present socio economic set up I feel it is immoral on the part of all of us to accept this pension.
Look at the socio economic picture. 60% of the population of this country and our state live below the poverty line, i.e., their daily earning is less than 90 paise per day. You have 30 lakhs of unemployed persons, there are destitute persons who are not able to get old age pensions. This is the distressing picture before us. I feel we have no moral justification to accept this pension. Perhaps after some time when we are able to provide full employment to the people and increase the per capita income of the people, then the legislators have a moral right and they have a claim to get a sort of security and relief when they retire. But at the present stage it is absolutely unwarranted I feel the time is not appropriate; the timing is bad simply because the Government of India passed a Bill giving pension to Parliament Members, our state Government has emulated that example I am sure the state Government would bestow adequate attention to the timing of this bill. That is why I oppose this bill.
Sri E. Ayyapu Reddy:— I whole heartedly welcome the statement made by the Chief Minister that they are going to withdraw this Bill. In view of that statement, I have nothing to add.

6-30 p.m. The A. P. Payment of salaries and removal of disqualifications (Amendment) Bill, 1977.

Once public representative is always a public representative. Sri Narasimham Reddy:— Jeeva.
Government Bills:


4th April, 1977.


Government Bills:


6:40 p.m.


Mr. Deputy Speaker:—The question is:

"The Andhra Pradesh Payment of salaries and Removal of Disqualifications (Amendment) Bill, 1977 be taken into consideration."

The Motion was adopted.

CLAUSES 2 and 3

Mr. Deputy 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.

CLAUSE 4

Mr. Deputy Speaker:—The question is:

"In clause 4 (1) substitute the words "four years" for the words "five years"

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"In proviso to clause 4 (1) substitute the words "fifty rupees" for the words "twenty-five rupees"

The Amendment was negatived.

Mr. Deputy Speaker:—The question is:

"For the proviso to clause 4 (1) substitute the following:

"Provided that where any person has served as aforesaid for a period exceeding four years, there shall be paid to him an additional pension of fifty rupees per mensum for every year in excess of four years, so, however, that in no case the pension payable to such person shall exceed five hundred rupees per mensum.

"Provided that a part of an year shall be calculated as one complete year while computing the number of years served."

The Amendment was negatived.

Mr. Deputy Speaker:—The question is:
For the first Explanation II occurring in clause 4(1), the following.

Explanation I:—For the purpose of this sub-section, the period during which a person served as a member of the Legislative Assembly or Legislative Council of the State of Madras as it existed immediately before the 1st October, 1953 or as a member of the Legislative Assembly of the State of Hyderabad as it existed immediately before the 1st November, 1956 shall also be taken into account in computing the number of years.

The Amendment was adopted.

Mr. Deputy Speaker:—The question is.

After clause 4(3) add the following proviso,

Provided a person shall not be eligible for grant of pension under the provisions of this Act in case he is an income tax payer to the Government.

The Amendment was pressed for division by Sri M. Nagi Reddy and the House divided thus.

Ayes—5
Noes—105
Neutrals—Nil.

The Amendment was lost.

Mr. Deputy Speaker.—The question is.

After clause 4(3) add the following as new sub-clause.

In case the Legislator is a male person and died before the commencement of the Act or after, and in case his wife is alive, she shall be entitled for half of the pension amount to be paid to the deceased person.

The Amendment was negatived.

Mr. Deputy Speaker.—The question is.

After clause 4(3) add the following as new sub-clause.

The pensioner shall be entitled for free medical aid on par with the member of the Legislative Assembly or Legislative Council.

The Amendment was negatived.

Mr. Deputy Speaker.—The question is.
The A. P. Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977,

"That Clause 4 as amended do stand part of the Bill."
The Motion was adopted and Clause 4 as amended was added to the Bill.

Clause 1, Enacting Formula and Long Title.

Mr. Deputy 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. Narasa Reddy.—Sir, I beg to move:

That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1977 be passed.

Mr. Deputy Speaker.—Motion moved.

(Pause)
The question is:

That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1977 be passed.

Sri A. Sreeramulu, Sri E. Ayyapu Reddy and others pressed for division and the House thus divided as follows.

Ayes—115, Noes—10, Neutrals—Nil.

The Motion was adopted and the Bill was passed.

THE ANDHRA PRADESH LAND REFORMS (CEILING ON AGRICULTURAL HOLDINGS) AMENDMENT BILL, 1977.

Sri P. Narasa Reddy :—Sir, I beg to move:

"That the Andhra Pradesh Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977 be taken into consideration."

Mr. Deputy Speaker :—Motion moved.

Sri E. Ayyapu Reddy :—Sir, I beg to move:

"That the Bill be referred to a Joint Select Committee."

Mr. Deputy Speaker :—Motion moved.

Sri Syed Hasan :—Sir, I beg to move:
"In clause 3, substitute the following for item 4-A—

"Notwithstanding any thing in Section 4, where an individual or an individual who is a member of a family unit, has one or more majors and any such major either by himself or herself or together with other members of the family unit of which he or she is a member holds no land or holds an extent of land less than the ceiling area, then the ceiling area, in the case of the said individual is a member computed in accordance with section 4, shall be increased in respect of each such major by an extent of land equal to the ceiling area applicable to such major or the family unit of which he or she is a member, or as the case may be, by the extent of land by which the land held by such major or the family unit of which he is a member falls short of the ceiling area.

Mr. Deputy Speaker:—Motion moved.

Sri P. Narasa Reddy:—Sir, the Bill intends to bring in certain amendments. The amendment that is now to be considered is that earlier where a person holding a land was given a Declaration for his extent of land while computing the surplus. So far as Hindu Joint Family is concerned, if there was a major son, he was getting the unit notwithstanding the respective rights of the members of the family. A son in a Hindu Joint Family has got a right by birth and when he becomes a major, he can exercise his right of option and he can be deemed as a separate member and thereby he can get a Unit. In this context, when the Tribunals had gone into those matters under the Act, it was felt that except Hindus who has major sons, no other person according to their personal laws—either Muslims or Christians would stand on the same basis as that of Hindus. In view of various representations, all over India, the Central Government had proposed certain National guidelines. They have suggested that this facility notwithstanding the fact that whether the personal laws provides it or not, a family which has a major son, either in Muslim family or Christian Family or any other family governed under their
Government Bills:
The A. P. Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977.

respective laws, thereon would be entitled to one family unit so that that family could retain as many units as there are major sons. In order to give effect to that policy, this first amendment is being proposed.

It was also proposed to amend the provision of the Act suitably permitting the surrenders in excess of the proportionate share by the female members.

According to Section 3 of the Act, the expression 'owner' has been defined so as to include a person entitled to a vested remainder. Hence, lands to which a person is entitled as a vested remainder are to be clubbed with the lands which he may separately own and both together will comprise his holding. It has been represented that this provision works hardship in cases where the limited owner is not a surplus holder but the person entitled to the vested remainder becomes a surplus holder consequent on his own holding and the land to which he is entitled as a vested remainder being aggregated together. It is therefore, proposed to amend the definition of the term 'owner' in the Act so as to exclude a reference to 'a person entitled to vested remainder'.

Then, about exemption of lands acquired for industries. Now the State Government has launched on a Phased programme of industrialisation of the State. Many incentives and encouragements were given to the persons to establish industries. So, where a person want to establish his industry and utilise the land for non-agricultural purpose that shall be deleted from his holdings and it shall not be deemed as agricultural land for the purpose of ceiling, provided that would be utilised for the industrial purpose. If the land is going to be utilised for non-agricultural purpose, then that land is going to be exempted from the ceiling. Naturally if a person holds that land, there would be great dis-advantage.

Under these circumstances, it is proposed to amend Section 13 of the Act in order to exempt the land which are acquired or taken on lease by industries solely for non-agricultural purposes as much difficulty is being felt by industries in acquiring agricultural lands specifically for non-agricultural purposes such as for construction of factory buildings, etc.

In order to give effect to all these proposal and to see that such inconveniences are not caused, these amendments are proposed in this Bill.
6.50 p.m.

Sri P. Narasa Reddy:—We have received representations from the Organisations. Effected persons have gone on Appeal and many cases are pending in the High Court. The details I am not having with me.
The A. P. Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977.


7:00 p.m
Sri E. Ayyapu Reddy;—Mr. Speaker, Sir, The Constitutional validity of this bill has not been properly considered by the Government before bringing this amendment. The very basic principle which governs the original Act has been violated by this amendment. I had the good opportunity of being in the Advisory Committee to the Planning Commission in 1963. There was a lot of discussion with regard to the definition of a family unit and also individual. It is not as if the Act was adopted without discussion or debate. 10 to 15 years discussions had preceded before the formulation of the family unit and the individual. Now even before that the question whether it would not affect Muslims and Christians was considered, But then the basic principle, ceiling would not be imposed on those persons who hold land. If a person does not hold land, there is no question of imposing any ceiling on it. If a person has got income, there will be income tax on it. There has never been discrimination which was made by the Act but the discrimination is said to be created by the amendment. Nor it is correct to say that the High Court made distinction between Hindus on the one hand and the Muslims and Christians on the other. Not even according to Hindu Law all those persons who were governed by the Dayabagha Law, the son had no right by birth. So all those Hindus who were covered by the Dayabagha Law stood on a same footing or on a same path which the Muslims and Christians. Even with regard to the Mithashra Law where the father had no ancestral property, but he was having a separate property, the sons had no right by birth therein, and therefore, that case was also on the same par with the Muslims and the Christians. Now we are opening a pandora box by this amendment. I will shortly illustrate my point. If a Muslim son whose wife has no
share in the property, is to be recognised or to be as a person by
counting, we have to give benefit having an additional standard
holding. What about a major daughter? Suppose a Muslim is having
three major daughters. The major daughters do not have any right
so long as father is alive. After the father's life time, the daughters
as well as his son share the property. Suppose, if he has got only
one daughter and no sons, then what happens? Similarly, suppose a
Hindu woman had inherited Sridhana property and had got 3 major
daughters, she will not be entitled to the benefit of this Act. But if
she is having three major sons, they get their share under the
Sridhana Succession. So where there are major daughters, here we
have to extend the same benefit as we have extended to a major son.
How can you distinguish between a major daughter and a son?
This will be violation of Art. 14 of the Constitution. Apart from that
there are other cases where Hindu widows have got share in the
property. I will give illustration. Suppose after Hindu Succession
Act. 1956 came into force: A man died leaving his wife and also his
son B, leaving about 20 acres of first class wet land. Then the wife
would be entitled to 1/4th of the property under the Hindu Suc­
cession Act and she will be entitled to 5 acres. The son would be
entitled to 15 acres of land. Is the present Act applicable to
mother, as an individual would be entitled to one ceiling but as she is
having 5 acres of share in the entire holding. The son
would be entitled to keep, a standard holding that is 10 acres.
The family will be required now to surrender 5 acres. She must also
be entitled to holding. If a son holding in Mithashra Joint Family,
is less than a ceiling: we are now asking him to have the benefit of
holding two times extent of the ceiling. This logically must extend to
a Hindu widow or a sister-in-law or a widow of a co-parcenor right
of maintaining in the Joint family. Therefore, if you are going to
extend the benefit of this enactment, on the basis that if there is a
major son of the person, the father of a major son, let family unit
where the major son resided must have hold one ceiling additionally
or the family unit. Otherwise this is violative of Art. 14 of the Con­
titution. Now the question is whether Art. 14 can be saved? It is
well settled, because it discriminates between the major son and major
daughter between major son and widow of a co-parcenor. This Act
cannot be saved because the protection which is accorded Constitu­
tionally under Art 31 (a) (b) and (c) is not available to it. It is well
settled now that an amendment to an Act which has been embedded
in the 9th Schedule will not have the same protection unless it is again
put by Parliament in the 9th Schedule. So far as this enactment to
this amendment is concerned, it is not going to have protection of Art. 31 (b) Nor can we say that it will have the protection of Art 31 (a) and 31 (c) for the simple reason this is not for acquisition of estates for the purpose of agrarian reform. This Bill is contrary to the provisions of Art 31 (a) and 31 (c). This Bill is intended to release estates already acquired under the previous Act. And in trying to release them, you are trying to bring exemptions in the original Act. We cannot discriminate. We should not say that we are going to exempt this class of people or that class of people. You must follow a uniform principle and you must not violate Art. 14. Therefore, this amending Bill will not be constitutionally valid. The Supreme Court has not yet decided or laid down that even amending provision where in acquisition is sought to be released will also have the protection of Art. 31 (a). That is my main objection.

With regard to the next amendment 'vested remainder', it has already been decided by the High Court that as vested remainder owner will not be deemed holding the land during the life time of the owner. The Hon'ble Minister himself has admitted. Therefore, the present Act, as it stands, it has been interpreted in a way of which will not effect the vested remainder owner or the land owner. Therefore, it is not at all necessary to bring the second amendment.

With regard to the third amendment viz. surrendering of property by the family with the consent of the Sridhana owner. Of course, there may not be any objection but even then, there have been complications here. It has been provided that transfer in her favour before the surrender is accepted by the Tribunal. That is again unnecessary complication. If there is an agreement between various members of the family including Sridhana owner, it is not necessary to insist upon the transfer in her favour.

Last amendment; this was very truly thrashed out when the original Act was in the Joint Select Committee. We never wanted to give any sort of exemptions. We never wanted to cloth Government with power to give any exemptions because it is well known that various political powers and influences will be brought upon the Government to give these exemptions. It was, therefore, after mature deliberate thinking, we have clearly stated that except in Public Sector Undertakings, as provided under Sec. 23 of the Act, there shall be no exemptions in favour of any other person. Even the Government gave any exemption - people will begin attribute motives to them. Moreover I am not able to understand why the private industrialist must be exempted. The value of land is gone up day by day. We know the growth of population,
land will become a precious, very precious article which has to be acquired by the entire community. Now if you are going to give on the pretext of encouraging industrialists, it is going to be abused. I will give an illustration. The entire city of Bombay was sold for a few shillings, about 400 years back by Charless-Il to the East India Company. Now in Bombay, a square yard is Rs. 3,000. Similarly, we gave 25 acres of previous land in Banjara Hills situated in a beautiful locality to a film company. Such land, in ten years, will be worth Rs. 25 lakhs or even make price-less because land is the one thing which cannot be expanded. Therefore, when we are going to give away these lands to private individuals, by sheer afflux of time, the land value will give them so much advantage over others that it would not be possible to retrospectively set right the value. Therefore, these exemptions should not be given. Apart from that, why should any private industrialist have more than a ceiling? What is the type of industry which can think of having, as a matter of fact, charged with regard to Maruthi Company? 450 acres of land was given and most of the land was made use of. The annual income of the land was Rs. 5 lakhs. Therefore, let us not again revise decided steps which we have taken at the time of Joint Select Committee.

Lastly, there are so many other matters in view of the discussions of the High Court and in view of our experience, it may be necessary to have a second look at some of the aspects. There is lot of discrimination in the classification of land. In my own district, from Kollakunta to Banaganapally, there is lot of discrimination in classification. In Kollakunta, a man can have 50 acres but in Banaganapally, he can have only 30 acres even though the land is of a inferior variety because on account of the wrong classification. Therefore, if one begins to open this on political pressures, we will be merely opening a Pandora's box. If the Government wants to rectify some of the defects, let there be a discussion and debate on every aspect. Let us only try to rectify such defects which are superficial which are nominal or which have caused hardship. This bill is going to reopen a lot of cases and it will come, to present progress of distribution of land, to a dead halt.

Sri M. Narayana Reddy:- Mr. Deputy Speaker, Sir. I welcome this amendment Bill which meets the demand of a section of the House as well as the society. At the time of passing of the previous enactment, our hon. friend Mr. Syed Hasan and others made the suggestion with regard to major son being given a share even in minority communities like Muslims and Christians. I have only one apprehension. Although our intention is very good, will the provision stand the scrutiny of the courts and the Constitution under Article 14, because I recall the clarification given by the then Chief Minister that under the Act we are not conferring any new right, but whatever right that is available under the personal law would only apply under this Act. That is a matter to be very carefully examined. I hope the hon.
Minister would answer that point. I only want that the concession that is now given under this amending Bill remains and can be availed of by this community.

The other provision, particularly with regard to vested remainder I want to congratulate Mr. E. Ayyapu Reddy for this. He has very strongly pleaded, but at that time his plea was not found favour with. That was a reasonable demand. As that time we also supported. That, ultimately has been removed.

With regard to surrender of land by ladies—that is also a very welcome provision. Now they can surrender according to their choice. It was really due even at that time. Better late than never. I congratulate the Government for ending that provision also.

With regard to granting of exemption to lands acquired for purposes of industry or non-agricultural purposes, I want to seek one clarification from the hon. Minister, as it is not very clear. I am reading the explanation here, Sir: "For the purposes of this sub-section, the expression 'non-agricultural purpose' means a purpose which is not an agricultural purpose or a purpose ancillary thereto, including horticulture, and the expression 'industry' means any business, profession, trade, undertaking or manufacture".

But in the main section, you will kindly see that it is said:

"Where any land is acquired or taken on lease by a person solely for a non-agricultural purpose connected with or incidental to an Industry, the Government may, after making such enquiry as they may deem fit........"

Here only industry and some trade or business is envisaged in this amending clause, whereas there are a number of cases where lands were acquired for purposes of roads, canals, and laying of railway lines and for many other purposes. But under section 23 of the existing Act, what was exempted at that time was if any land was acquired for purposes of a notified project like Pochampad and Nagarjunasagar and if the notification was issued for purposes of acquisition in connection with the project at the time of enforcement of the Act. I may plead with the hon. Minister that he may kindly include other purposes when Government takes land for public purposes. All public purposes must be included in this category for exemption and the land holder should not be penalised depending on the industry and the acquisition since he is not concerned with the industry and the exemption.

This Act has been very much emotionalised. Really what is important in the present context of things is sincere and faithful implementation of the Act. It is not one hectare
more or less that should matter. A number of complaints were received from all districts including from my own district, about false declarations having been submitted and false orders having been pronounced etc. Some enquiries also are understood to have been instituted. We are not to aware what extent these enquiries proved fruitful and what action was taken on some very important persons who are said to have been involved. This cast a doubt on the implementation in many districts. I would urge on the Government to take a serious view of this and see that not only the land-holders but also the officers who are parties for the tampering of records and suppression of material facts and presentation of false declarations, should be taken action upon. That alone would bring conviction to the people who are rally seeking land for their subsistence. The hon. Minister may inform the House as to how many enquiries were made suo motu, as well as on complaints, and what is the action that is taken against the officers as well as the land-holders specially in some of the districts where such mal-practices were very rampant.

There was a lot of delay in the pronouncement of orders. Hundreds and thousands of declarations were filed were it was not necessary also. Many people made easy money on account of certain lacuna and loop-holes in our Act where every land-holder had to submit declaration. Statistics must be given about the disposal of the cases and about the filing of appeals etc., for each district. The Appellate Tribunals may fix a date and see that they are disposed of very soon.

With regard to compensation, it was promised that proper compensation would be paid to the land-holders, by the then Chief Minister. A number of representations were made to the Government with reference to this assurance. There is no need to have a different treatment here to the land-holders when the other land-holders in other States were given a better treatment. Other Congress Governments elsewhere have given adequate compensation. The provisions must be rigourously implemented and the grievance about the very low compensation should be reconsidered with reference to the assurance given by the former Chief Minister. Otherwise there would be unnecessary grievance. That may be one of the reasons which prompted many land-holders to give false declarations. A number of cases have gone to the High Court and in certain cases, the High Court has given different judgements or interpretations of the clause, contrary to what was intended by the Government.
With regard to transfer or alienation where the land has been really sold and taken possession of by the purchaser, it was computed in the holdings of the purchaser as well as the seller. Such anomaly should be avoided.

About ‘Dofasla’ crop, double crop, the High Court has taken a different view and there is a real hardship about this double crop. At that time, many points were considered with regard to the double crop. Arbitrary area was fixed particularly in Nizamasagar area and the records would show that there was no cultivation in a particular area. Therefore, the definition of ‘dofasla’ crop has no relevance or relation to the actual ‘dofasla’ crop being raised on the land for a particular period. There is some hardship. Taking advantage of this situation, I would urge upon the hon. Minister to remove the anomaly or hardship by issue of a direction. Grievances, if not removed in time would only land to fraud on the part of the honest party and we would be indirectly encouraging fraud on the part of the landholder who would otherwise give an honest declaration.

You may kindly read section 4-A. It says: “Notwithstanding any thing contained”. This runs into about 15 to 16 sentences. After repeated reading also, it does not make sense though what is intended is very clear. This can be re-phrased. If you read and if think that you understand it, I will take your word. Sir, that it is properly worded. But I have a feeling that clause 4-A was not properly drafted in the sense that it is not self-contained or is not clear to an ordinary man. This is susceptible to different interpretation by different Tribunals, R.D.O’s, or Appellate Tribunals. There is scope to improve the wording.

Sri Syed Hasan:—Since the beginning, we were urging that this is a socio economic reform and therefore there should be no discrimination between person and person. Day and night we were telling to pass this legislation and through-out we were after it. The former Chief Minister who took credit of getting this Bill passed did not concede our request. Then, we were after the present Chief Minister during the budget time and in other times also that he may move some amendment to the Act. But we failed. Why do you bring personal law into it? It is a socio economic legislation. If you are bringing personal law depriving a particular community, you consider this point. ‘Heba’ oral gift, could be given to any body, not to daughter of son. In the Muslim community, it is permitted. But they did not concede. There is a saying in Persian, that No body lives in this world for the good deeds of the person. Even the person who performs good deeds also does not survive.

Last year when I met Mr. Fakruddin Ali Ahmed I explained to him. Again in September when he had come, we had met him in a delegation. And finally on the 14th of December, last time, he had come and

and he said "We are doing. It is not to be done from here. Government of India would issue instructions and orders." It is in compliance with this that this amendment to the legislation has been brought.

As rightly said by Mr. E. Ayyapu Reddy there is no discrimination between a son and a daughter, according to the Article 14-fundamental right. Therefore, my amendment to this is that in section 4-A, in the place where major son has been mentioned, omit the word 'son' and write it as 'major person'. It includes daughter and son, both. Now you have conceded to give rightful share to the son. Why just because of sex a daughter be deprived? So, I do not want to read the details of my amendment. The only thing what I had done is that in the place of major son, I have mentioned 'major person' and where it is mentioned 'himself'. I have also added 'or herself'. This given a complete picture and most of our friends are not opposing it. When you are conceding to give this right after a long struggle, don't deprive us and again don't let us strive continuously for that. If your remain in power, you concede or if we should go into power, we should make suitable amendment. I hope the Government would concede this request and accept our contention and not deprive the ladies just because of sex alone. Otherwise it would be challenged in the court. The hon. Minister is a reasonable person, and I hope he would concede to it.
Mr. Deputy Speaker:—But you should not mention the name here. 

Mr. Deputy Speaker:—
Government Bills:
4th April, 1977.


The A. P. Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977.
4th April, 1977.

Government Bills...

The A. P. Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977.

This bill aims to amend the existing ceiling on agricultural holdings. It seeks to raise the ceiling for eligible landowners. The bill proposes to increase the eligibility criteria for receiving the benefits of the existing ceiling.

This bill has been introduced to address the needs of landowners who have been affected by the existing ceiling. It aims to provide a fair and just solution to the issue of agricultural holdings.

The bill has been discussed and amended in the last session of the legislature. It has received the support of all members of the House.

This bill is expected to be passed in the current session of the legislature. It will be implemented from the date of its enactment.
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Sri B. Ayyapu Reddy:—Unit is the share held by him. He cannot individually have a unit.

Sri P. Narasa Reddy:—That unit is not being given to other persons under personal laws.

We are not conferring any
share on any particular person. We are leaving so much solity to a family on this basis. If the family is happy with the share of property distributed to them, then it is fine. If the son says, ‘I will not take this share’ and the father says, ‘I will give this share to the daughter’, it is not our business. The mother can also divide the property among the children according to their needs.

We are not deciding personal laws. We are not trying to see that apportionment between the boy and the girl is made properly. We are leaving it to the family and saying ‘Do whatever you like’. We are giving the Muslim family a holding to the extent the father has major sons. Yet the Muslim father can deprive his son of the share and say ‘I will give to the daughter and not to the son.’

Under the various personal laws, it is for the patriarch or the father of the family to decide in whatever manner he likes. We are only deciding the moiety, the share or the quantum of property that a family of so many persons can own under the Ceiling Act. If it does not stand the test of law, then we will have to change and adopt other methods to see in what manner we can meet that objection.

(Mr. Speaker in the Chair)

Sri E. Ayyapu Reddy: Sir, on a point of order—it is not proper for the Government to say ‘it is not a matter for us: we will pass this Bill whether it stands the test of law or whether it is going to be struck down by the Court.’ We are not here to pass laws
Government Bills:


which are going to be patently struck down by our courts. Time is precious for us. The Legislature must exercise its mind and within its jurisdiction according to the Constitution. It is not as if we can pass any law and ask the Court to decide the constitutionality of it. The proper approach is for the Government to take legal opinion. Suppose they say “We have taken legal opinion; the Advocate General has given the opinion that the Bill is constitutionally valid;” I can understand. Subsequently it may be struck down but even without taking legal opinion .........

Sri J. Vengal Rao — We have taken legal opinion—

Sri P. Narasa Reddy:— There is no point of order here. The hon. Member wants to take all the time; probably he does not want to give any time to me.

Sri E. Ayyapu Reddy:— I had to rise because the hon. Minister said that he is not concerned with the constitutional validity.

Sri P. Narasa Reddy:— You should not interrupt or interpret whatever I said in that manner.

Sri E. Ayyapu Reddy:— I am addressing the Chair. There is sufficient point of order in what I have said.

Sri P. Narasa Reddy:— I am standing here; he cannot interrupt me.

Mr. Speaker:— You allowed him to speak; you resumed your seat and that is why he spoke.

Sri P. Narasa Reddy:— I did not say that we did not agree to what the Courts decided. I said we are making a law; tomorrow if the Courts strike it down, we will have to adopt other means. I never said Courts have no authority. But my friend probably knows that when he was here in the Treasury Benches that whenever any Bill is introduced here, legal opinion is obtained. It is not as if it is any individual Minister’s opinion. It is decided at the Cabinet level. It goes to the Legal Department, to all legal luminaries in the Government. On that, they go through it and come to a decision. I only submitted that we are proposing on that basis.

Sri E. Ayyapu Reddy:— On a point of order Sir. The learned Hon’ble Revenue Minister said that legal opinion has been taken. May I request you sir to produce that file before you and satisfy. Let the Hon’ble Speaker be satisfied because he is making a responsible statement.
Sri J. Vengal Rao :—There is no need for the Government to placed it.

Sri E. Ayyapu Reddy :— I am not asking the Government to place it before us but place it before the Hon’ble Speaker.

Sri J. Vengal Rao :—There is no need.

Sri P. Narasa Reddy :—Is this a point of order? Because the Hon’ble member is learned advocate of the High Court, if this is a point of order, I will abide by that. What is the use of raising point of order when there is no point of order? My submission is that legal opinion has been taken. If he doubts and that he has information that there is no opinion taken from the Legal Department in these matters, it is up to them. We are not keeping anything wrong. We have said that as per the national goals, as his own party member Mr. Syed Hasan wrote to the President of India, and wrote to various legal authorities and legal luminaries in the Government that they want a share to the major son of a Muslim family also. So, this is the public opinion which has necessitated the Government to come with this Bill after going through all the formalities. That was what I submitted. This cannot be out of order. Therefore, Hon’ble Members May kindly bear with me.

Here, Sir, it is not a question of giving a share to a major daughter or to anybody else. As I have submitted earlier it is only our endeavour to see that in a family property, certain moiety is alienated property to see that they distribute among themselves as there had been personal laws. Our conception of the position of a family has been only father, wife and three children. Now that concept has been extended. Whether it would stand the test of law or not, it is a matter for all of us to see. It is not disrespect to anybody nor do I say anybody here knows the entire law.

The other point is about the Vested Remainder. If the Hon’ble Member does not take it otherwise, I would submit that it was his advice as a member of the Joint Select Committee that the question of vested remainder was brought into the Bill and it was his ingenuity to prove that this is causing real hardship. So, we have accepted it.

Sri E. Ayyapu Reddy :—The High Court has already decided it. There is no necessity to bring this amendment.

Sri P. Narasa Reddy :—Now, Sir when the High Court has decided, Is it not necessary that we should amend the Act? Shall we just circulate the decision of the High Court to all concerned? When the High Court decides about a statute the immediate obligation of the
Government Bills:


4th April, 1977.

Government and the Legislature is to make an amendment. We have accepted the suggestion of the High Court and therefore, in deference to the wishes of the High Court, we are bringing the amendment. It is very disrespectful of this August House or of the Government not to care for the decision of the High Court. We are not bringing anything contrary to the High Court's decision nor we are doing anything contrary to the concept that was earlier envisaged.

The third point and the important point is about the amendment for this industrial purpose. Mr. Venka Satyanarayana was very vehement. He said that we are trying to undo what we had earlier done. If, without emotion, the amendment is read, it is very clear. One need not be unduly or unnecessarily get perturbed over it. We are not here to unnecessarily punish a man merely because he is in an agriculturist, who has got agriculture as his vocation to deprive a man for using the agricultural land. If that is a sin, then, the people will always judge it and they have judged it recently.

Here, the amendment is very simple. "Where any land is acquired it is not a question of a person showing non-agricultural land and saying that this is for industrial purposes - or taken on lease by the person solely for a non-agricultural purposes connected with or incidental to an industry, the Government may after making such enquiry as they may deem fit, by order, exempt subject to such conditions, if, any, as may be specified in the order, such land from the provisions of sub-section (1)". When we are having a drive to establish agro-industries in this state, agriculturists having some land use his resources and establish an industry. In order to establish that industry he utilises 10 acres or 20 acres of land for the industry, for the godown etc. Should we punish him for establishing an industry and say that your land which is used for non-agricultural purposes would be computed for agricultural purposes and ask him to surrender agricultural land. Surely, no same person would say it is true.

We are not trying to shield anybody from the Ceiling Act. We are only trying to give him normal justice that everybody expects. In the explanation it is clearly stated. "For the purposes of this sub-section, the expression "non-agricultural purpose" means a purpose which is not an agricultural purpose or a purpose ancillary thereto, including horticulture;". Our friends are saying that sugarcane would be raised and tell us that it would be for industrial purposes. If merely a person says this is for oil, we are not going to accept. We have not accepted it. Ex-M.P. kept an extent of land and we have put a ban on that land. We have not allowed him to alienate that land. The authorities are there to see that nothing untowards would happen. No person would say that hospital is an industry. We are not allowing that. 'Non-agricultural' means which does not
also include Horticulture. The expression 'industry' means any business, profession, trade, undertaking or manufacture. It is not salt or anything. These are very clear. This is only to help the agriculture and not to victimise. I do not know what Mr. Janardhana Reddy and Mr. Dnarodarrao spoke about it. They were very general in their remarks. So, all the amendments must be accepted. There were many things which our hon. members mentioned which were of more political nature and so, I need not reply.

10. Sir, in the debate on the A.P. Land Reforms Ceiling on Agricultural Holdings Amendment Bill, 1977, also include Horticulture. The expression 'industry' means any business, profession, trade, undertaking or manufacture. It is not salt or anything. These are very clear. This is only to help the agriculture and not to victimise. I do not know what Mr. Janardhana Reddy and Mr. Dnarodarrao spoke about it. They were very general in their remarks. So, all the amendments must be accepted. There were many things which our hon. members mentioned which were of more political nature and so, I need not reply.

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Mr. Speaker:—The question is:

"That the Bill be referred to a Joint Select Committee."

The Amendment was negatived.

Mr. Speaker:—The question is:

"The Andhra Pradesh Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977 be taken into consideration."

The Motion was adopted, and the Bill was considered.

CLAUSE 2

Mr. Speaker:—The question is:

"That Clause 2 do stand part of the Bill."

The Motion was adopted.

Clause 2 was added to the Bill.

CLAUSE 3

Sri E. Ayyapu Reddy:—The drafting of this Clause (3) i.e., insertion of 4(a)—I wonder whether the sense has been brought out by this Clause. Mr. Speaker sir, you kindly read that and see whether it is possible for you to understand. The Hon'ble Minister may kindly read 4(a) which is sought to be inserted and tell us the meaning of it. Ordinary people are not able to understand it. I read it thrice but I was not capable of understand it.

Mr. Speaker:—4-A "Notwithstanding anything in section 4, where an individual or an individual who is a member of a family unit, has one or more major sons and any such major son either by himself or together with other members of the family unit of which he is a member, holds no land or holds an extent of land less than the ceiling area, then the ceiling area in the case of the said individual or the family unit of which the said individual is a member computed in accordance with section 4, shall be increased in respect of such major son by an extent of land equal to the ceiling area applicable to such major son or the family unit of which he is a member, or as the case may be, by the extent of land by which the land held by such major son or the family unit of which he is a member falls short of the ceiling area."
Sri P. Narsa Reddy:—It is very clear Sir.

Sri E. Ayyapu Reddy:—If we read Clause 4-in Section 10 of the Principal Act-item (ii) or (iii), it does not make any sense. It states “the expression item (ii) or shall be omitted. Kindly the Hon'ble Minister may omit those words and read that Section 10. Then, he will understand that practically no attention has been bestowed as to how it has been drafted.

Sri P. Narsa Reddy:—Clause 4 has been just read over by the Hon'ble Speaker. What more clarification is required Sir? If Hon'ble Members feel that there is anything wrong in drafting, they can as well suggest rather than put an hypothetical question. If you so desire, we will agree Sir.

Sri C.V.K. Rao:—so, let us take it up next time.

Sri P. Narsa Reddy:—The normal procedure is that when an amendment is put up either we accept it or not accept it.

Mr. Speaker:—The question is;

“In clause 3 substitute the following for item 4-A.

“Not withstanding anything in a section 4, where an individual or an individual who is a member of a family unit, has one or more majors and any such major either by himself or herself or together with other members of the family unit of which he or she is a member, holds no land or holds an extent of land less than the ceiling area, the then ceiling area. In case of the said individual or the family unit of which the said individual is a member computed in accordance with section 4, shall be increased in respect of each such major by an extent of land equal to the ceiling area applicable to such major or the family unit of which he or she is a member or as the case may be, by the extent of land by which the land held by such major or the family unit of which he is a member falls short of the ceiling area.

The Amendment was negated.

Mr. Speaker:—The question is:

“That Clause 3 be stated part of the Bill.”

The Motion was adopted.

Clause 3 was added to the Bill

Clause

Mr. Speaker:—The question is.
That Clause 5 do stand part of the Bill.

The Motion was adopted.

That Clause 4 do stand part of the Bill.

Clause 4 was added to the Bill.

Mr. Speaker:— The question is:

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

The Motion was adopted.

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

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

The Andhra Pradesh Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977 be passed.

Mr. Speaker:— Motion moved.

Mr. Speaker:— The question is:

“The Andhra Pradesh Land Reforms (Ceiling on Agricultural Holdings) Amendment Bill, 1977 be passed”.

The Motion was adopted and the Bill was passed.

ANNOUNCEMENT

re: Statistics for the Meeting of the Assembly from 21-3-77 to 4-4-77.

Mr. Speaker:—

1. No. of days for which the Assembly sat 12
2. No. of hours for which the Assembly worked. . . 59 hours & 40 minutes.

3. No. of speeches made by the Members. . . . 83

4. No. of speeches made by the Members. . . . 292

5. No. of Starred Questions answered orally. . . . 165

6. No. of supplementaties. . . . 650

7. No. of answers to Un-Starred Questions placed on the Table of the House (Printed List) . . . 135

8. No. of Short Notice Questions answered . . . 14

9. No. of answers to Starred Questions placed on the Table on 4-4-1977 as per the Orders of Hon’ble Speaker. . . . 149

10. No. of answers to Un-starred Questions placed on the Table of the House on 4-4-1977 as per the orders of Hon’ble Speaker. . . . 126

11. No. of Notices under Rule 329 Admitted. . . . 30

12. No. of Call Attention Notices Admitted and statements made by the Ministers. . . . 16

13. No. of Bills passed. . . . 13

14. Composition of the House as on 4-4-1977

<table>
<thead>
<tr>
<th>Party</th>
<th>No.</th>
</tr>
</thead>
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<tr>
<td>Congress</td>
<td>243</td>
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<tr>
<td>Janata Front</td>
<td>27</td>
</tr>
<tr>
<td>Communist Party of India</td>
<td>8</td>
</tr>
<tr>
<td>Majilis-ittihad-ul-Mulsioneen</td>
<td>1</td>
</tr>
<tr>
<td>Communist Party (Marxists)</td>
<td>1</td>
</tr>
<tr>
<td>Independents</td>
<td>2</td>
</tr>
<tr>
<td>Vacant</td>
<td>6</td>
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</tbody>
</table>

TOTAL 288

The House stands adjourned sine die.
Answers to Starred Questions

(Placed on the Table of the House on 4-4-1977)

POLICE RAIDS IN THE CITY WHEN IMMORAL TRAFFIC IS SUSPECTED.

166—

* 6519 Sri P. Janardhan Reddy :—Will the Chief Minister be pleased to state:

(a) Whether the Police are conducting raids on all the houses, hotels and lodging in the city where immoral traffic in women is suspected to be in existence;

(b) Whether it is a fact that more than 600 women are missing in the city so far and their whereabouts are not known;

(c) Whether it is also a fact that the Telangana Depressed Women's Association has represented to the Chief Minister in October, 1977 for comfortable rehabilitation of these fallen women relieving them from the torture and harassment of the Charminar police in particular and the city police in general;

(d) if so, the action taken thereon by the Government?
A:

(a):— Yes, Sir.
(b):— No, Sir.
(c):— Yes, Sir.
(d):— The District Women and Child Welfare Officer, Hyderabad who has been directed to attend the meeting of the Telangana Depressed Women Association, with a view to solve their problems has reported that the Members of the said Association are not in a mood to leave their profession but want some facilities to carry on their profession in a better way.

The Director of Medical & Health Services has reported that there are many Government Hospitals in the twin cities where proper medical facilities are available and the Members of the Association may utilise the said facilities, whenever required,

LANDS ALIENATED IN PILLAKUR VILLAGE BY THE WIFE OF RAJA VENKATAGIRI THROUGH UNREGISTERED DEEDS

167—

*6857 Sri M. Omkar:— Will the Minister for Revenue be pleased to state:

(a) whether the Government are aware of the fact that the wife of Venkatagiri Raja alienated lands to an extent of nearly 500 acres bearing S. Nos. 1, 2, 3, 4 of Pellakuru village of Kalahasti taluk of Chittoor District during 1973 and 1974 through unregistered deeds to escape from the land reforms; and

(b) if so, the steps taken by the Government for the prevention of the said alienation?

A.—

(a) It is reported that Smt. Rani Velugoti Samrajya Lakshmamma, wife of Venkatagiri Raja owns lands in S. Nos. 1/1 to 1/5 of Pellakuru village, measuring Acs. 310-00 and that the said lands were leased out for a period of 6 years from 10-1-1975. It is also reported that she is not the owner of the lands in the other S. Nos.

(b) Does not arise.

ESTABLISHMENT OF MORE DANCE SCHOOLS IN THE STATE

168—

*7199 Sri P. V Ramana:— Will the Minister for Tribal Welfare & Technical Education be pleased to state:
Answers to Starred Questions. 4th April, 1977

(a) whether there is any proposal to establish some more Dance Schools in Andhra Pradesh in the year 1975-76;

(b) if so, the places where they will be located; and

(e) what will be the capital expenditure and recurring expenditure in this regard?

A—

(a) Yes, Sir.

(b) Permission was given to the Junior Women's Committee, Kota, Nellore to establish a School of Music and Dance under private management without financial aid. The management of Vijaya-Sankara Music College, was taken over by Government, and it is being run as a School of Music and Dance.

(c) An amount of Rs. 1,04,200/- towards recurring expenditure per annum and Rs. 75,000/- towards non-recurring expenditure will be required for starting a new College of Music and Dance.

Supply of Indigenious Tractor made in India to the State

169—

* 1546-Sri Venkatratnam:- Will the Minister for Housing be pleased to state

(a) Whether there is sufficient supply of indigenous tractors made in India to the State:

(b) The number of foreign tractors imported in the year 1973 in the State and the foreign exchange involved in the transaction; and

(c) The agents of the imported tractors in the State and the rate of commission paid to them?

A—

(a) No, Sir.

(b) Nil, Sir.

(c) The Andhra Pradesh State Agro-Industries Corporation are the agents of the imported tractors in the State. The Corporation collects a commission of 2% on the C. I. F. value of the tractors imported under the World Bank Scheme during 1976.

Closing of Cabaret Dance Halls in Twin Cities

170—

* 7559 - Sri Venkataratnam :-Will the Chief Minister be plea-
4th April, 1977.

Answers to Starred Questions

(a) the number of "Cabaret dance" halls in the twin cities and other towns in the State and

(b) the steps taken to close them.

A—

a) There are five Cabaret dance halls in the twin cities, one a Rajahmundry, East Godavari District and three in Visakhapatnam,

b) The Cabaret dance halls will be closed down if the conditions of their licences are infringed,

Accumulation of Tamarind in Girijan Corporation of Srikakulam East and West Godavari Dists.

171—

* 7594 Sri P. V. Ramana ;—Will the Minister for Tribal welfare & Technical Education be pleased to state:

(a) whether it is fact that there is a huge accumulation of Tamarind in the Grijans Corporation of Srikakulam and West Godavari Districts as on December. 1975.

(b) if so, what is the quantity of the accumulated stock; and

(c) the action taken to dispose off the stock?

A—

(a) it is true that there are stocks of Tamarind in the Branch Offices of the Girijan Cooperative Corporation situated in East Godavari, Visakapatnam and Srikakulam Districts. But in respect of West Godavari the stock is only 23 Quintals which need not be taken as huge stock.

(b) & (c) The quantity of tamarind available in each of the above districts as on 31-12-1975 is given below :

<table>
<thead>
<tr>
<th>District</th>
<th>Seeded Quintals</th>
<th>Deseeded Quintals</th>
<th>Total Quintals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Srikakulam</td>
<td>6481</td>
<td>3272½</td>
<td>9753½</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td>1260½</td>
<td>568½</td>
<td>1829½</td>
</tr>
<tr>
<td>East Godavari</td>
<td>.</td>
<td>4374</td>
<td>4374</td>
</tr>
<tr>
<td>West Godavari</td>
<td>.</td>
<td>[23]</td>
<td>23</td>
</tr>
</tbody>
</table>

15979
In Order to prevent deterioration of quality, deseeding operations were conducted in all branch offices and the deseeded and seeded tamarind was offered for sale by pursuing the wholesale merchants depending on the ruling market prices. The price is being reduced slightly as a measure of incentive to the Tamarind merchants. Mobile sales are also being conducted by sending the stocks of tamarind on Lorries to the important shandies in other districts and this is gaining popularity among the consumers. Purified tamarind has been pressed into bars and these are introduced into the market. The possibilities of exporting the commodity to foreign countries is being explored through the State Trading Corporation, Hyderabad and other firms engaged in export business.

Complaints against the bad condition of Govt. General Hospital, Guntur.

172—

*7606-(A) Sri M. Omkar:—Will the Minister for Health and Medical be pleased to state:

(a) whether the Government received any complaint in April, 1975 from Dr. Y. Sivaji of Guntur, regarding the bad condition of the Government General Hospital, Guntur; and

(b) if so, whether any enquiry was conducted and if so the result of the enquiry?

A.—

(a) No Sir.

(b) Does not arise.

Regularisation of Honorary Units in Teaching Hospitals.

173—

*7606-C Sri M. Omkar:—Will the Minister for Health and Medical be pleased to state:

(a) whether the Government regularised the Honorary Units in Teaching Hospitals as promised during 1974; and

(b) if not the reasons therefor?

A.—

(a) There are no Honorary units in the Teaching Hospitals. The Honorary pots of Medical Officers which were in existence have been abolished in the year 1974 vide G.O. Ms. No. 254, Health, Dated 11-3-1974.

(b) Does not arise.
Shifting of Post Mortem shed from 14th ward of Gudur Town to the outskirts of the Town

174—

*7623 Sri N. Srinivasul Reddy:— Will the Minister for Health and Medical be pleased to state:

(a) the steps taken so far by the Department of Health and Medical to shift the Post Mortem shed from 14th ward of Gudur town in Nellore district to the outskirts of the town; and

(b) the reasons for the abnormal delay in shifting the same?

A.—

(a) and (b) Search is being made for a suitable site.

INTRODUCTION OF INTEGRATED CHILD & DEVELOPMENT SERVICE SCHEME IN THE STATE

175—

*7662 Sri M. Nagi Reddy:— Will the Minister for Women Welfare be pleased to state:

a) Whether the State Government are aware of the fact that the Union Government proposed to introduce an Integrated Child Development Services Scheme in 30 Blocks on an experimental basis during the current year,

b) if so, whether the State Government have requested the Union Government to introduce the same in some blocks of our State,

c) if so, what are those blocks, and

d) the activities that would be taken up under the said scheme?

A.—

a) Yes Sir

b) Yes Sir,

c) The Government of India selected Kambadur Block of Anantapur district and Umoor block of Adilabad district.

d) 1. To improve the nutritional and health status of children in the age group of 0-6 years,

2. To lay the foundations for proper psychological, physical and social development of the child,

3. To reduce the incidence of mortality, morbidity, malnutrition and school drop-out,

4. To achieve effective coordination of policy and implementation amongst the various departments to promote child development, and
5. To emaence the capability of the mother to look after the normal health and nutritional needs of the child through proper nutrition and health education.

BURNING OF HOUSES OF HARIJANS IN GOVARDHANA-GIRI VILLAGE, KARIMNAGAR TALUK.

176—

* 7675—Sri B. Rama Sarma :—Will the Chief Minister be pleased to state:

a) Whether it is a fact that the houses of Harijans situated in the land belonging to Lingala Sayulu of Govardhanagiri (village) Karimnagar taluk had been burnt on the midnight of 19th December 1975,

b) If so, the number of houses burnt and the value of property damaged,

c) whether the land-lords who are responsible for the same, have been arrested; and

d) the nature of assistance provided to Harijans who were affected?

A.—

a) No, Sir.

b) Does not arise.

c) Does not arise.

d) Does not arise.

Seed Producing Companies existing in Andhra Pradesh

177—

* 7730-Q- (S) Sri Nallapareddi Srinivasulu Reddy:—Will the Minister for Agricultural be pleased to state:

(a) the number of seed producing companies existing in Andhra Pradesh in Private sector;

(b) whether the Government have accorded permission to run the seed production business in Private sector;

(c) whether the Commissioner of Civil Supplies has received any representation from the M. L. A: Gudur regarding the export of paddy to other states by the seed production companies in Andhra Pradesh in the name of seed;

(d) if so, the action taken in the matter;

(e) whether it is a fact that the seed producing company at Vakudu in Nellore district has not so far paid some lakhs of rupees to the ryots in Gudur taluk for the Hybrid Jawar seed produced and handed over to the said company; and
(f) whether the Government and the Police have received any complaints from the local M. L. A., in this regard in 1975?

A.—

(a) About 47.

(b) Under the existing rules Government's permission is not required to run the seed production business in private sector.

(c) Yes, Sir.

(d) It was alleged in the representation dated 15-1-1976 received from Sri N. Sreenivasul Reddy, M. L. A., that one Sri N. Padmanabha Reddy of Vakadu, Gudur Taluk of Nellore district has started one Karshak Seed Corporation and he has exported wagon loads of paddy to Kerala in the name and guise of seeds. It was also alleged that he is earning huge profits by sending Andhra Paddy to Kerala this way and cheating the ryots and he has not paid the cost of seeds completely to the producers so far.

A case was registered by the Deputy Superintendent of Police Vigilance Cell Nellore, on 26-2-1976 for Violation of the Southern States (Regulation of Export of Rice) Order 1964 in Cr. No. 57/76 under Clause 3 of Southern States (Regulation of Export of Rice) Order, 1964 read with Section Seven of the Essential Commodities Act, and Section 465 I. P. C.

One wagon booked on 22-2-1976 at Gudur Railway Station for export to Anagamalli, Kerala State (The consignor being the Hindustan Seeds Corporation and the consignee being self) was traced and checked by the Deputy Superintendent of Police, Vigilance Cell, Nellore at Angamalli on 2-3-1976 and found to contain 467 bags of paddy. Samples from each bag were taken for analysis and wagon was rebooked to Nellore.

(e) The firm by name M/s. Karshak Seed Productions, Vakadu is reported to have to pay an amount of Rs. 2,01,715 towards the cost of Jowar seed to the seed growers.

(f) No complaints have been received from the local M. L. A., either by the Government, or by the Vigilance Cell in this regard in 1975.

Promotions of B.Ed. Assts. working in Govt. High Schools as Asst. Lecturers

*7738-B. Sri P. Sreerama Murthy and Sri V. Narasimha Rao:— Will the Minister for Education be pleased to state;
Answers to Starred Questions. 4th April, 1977. 201

(a) whether B.Ed. Assistants working in the Government High Schools in the State have been promoted as Assistant Lecturers;

(b) if so, the basis on which the said promotions have been made;

(c) whether it is a fact that the claims of the B.Ed. Assistants working in Zilla Parishad High Schools for promotion as Assistant Lecturers have been rejected ignoring their seniority; and

(d) if so, the reasons therefor?

A.—(a) Yes, Sir,

(b) Under Rule 2(a) of the Special Rules for Andhra Pradesh Educational Subordinate Service, there is provision for School Assistants working in Government Institutions for promotion to the posts of Assistant Lecturers.

(c) & (d) The claims of the Non-Government B.Ed. Assistants in Zilla Parishad High Schools are not considered for promotion as Assistant Lecturers in Andhra Pradesh Educational Subordinate Service as they are not borne on Government Service.

Appointment of expert committee on Industrialisation of Tribal area

179—

*7739K.—Sri E. Ayyapu Reedy :—Will the Minister for Tribal Welfare & Technical Education be pleased to state:

(a) whether an expert Committee on Industrialisation of Tribal areas in Andhra Pradesh has been appointed,

(b) if so who are the members .

(c) whether a report has been submitted and if so what are the recommendations of the Committee; and

(d) whether a copy of the report will be placed on the Table of the House ?

A.—(a) Yes Sir.

(b) The members of the Committee are as follows :—

(i) Secretary to Government, Industries Department, Government of A. P., Hyderabad. Chairman

(ii) Director of Industries, Govt. of A.P. Hyderabad. Member

(iii) Managing Director, A.P. Industrial Development Corporation, Hyderabad. Member

84—2
(iv) Managing Director, A.P. Small Scale Industries Development Corporation, Hyderabad. Member

(v) Director, Khadi and Village Industries Commission, Hyderabad. Member

(vi) Managing Director, Industrial Infrastructure Corporation, Hyderabad. Member

(vii) Deputy Secretary to Government (Incharge of TW), Employment & Social Welfare, Government of A.P. Hyderabad. Member

(viii) Director of Tribal Welfare, Government of Andhra Pradesh, Hyderabad. Member

(ix) Director, Tribal Cultural Research and Training Institute, Government of A.P., Hyderabad. Convenor

(c & d) The Committee submitted its report to Government in February 1976. The Report of the Expert Committee is being printed. A copy of the report will in due course be supplied to the Hon'ble Members.

**Keeping the posts of Industrial Relation Officers Vacant since two years**

* 7739 V. Sri Nallapareddi Sreenivasulu Reddi:—Will the Minister for Labour be pleased to state:

(a) whether it is a fact that a number of posts of Industrial Relation Officers are kept vacant from the last two or three years in the state;

(b) If so, the reasons therefor; and

(c) if a number of posts of Industrial Relation Officers vacant for years how do the Government propose to implement Labour Laws effectively in the state?

A—

Yes, Sir. There were 16 posts of Industrial Relation Officers vacant. These vacant posts have now been down-graded to the Posts of Labour Enforcement Officers on administrative grounds and have been filled up.
VANGIPURAM DACOITY CASE.

181—

* 7782: Sri N. Venkataratnam:—Will the Chief Minister be pleased to state:

The present stage of the investigation in the dacoity of Vangipuram, Guntur taluk in 1972 and Jillellamudi in 1976?

A—

The dacoity case of Vangipuram of 1972 was referred as undetectable, as no clues forthcame in spite of strenuous investigation. The Jillellamudi dacoity case of 1976, which was committed to Sessions on 12–6–1976, ended in acquittal on 25–9–76.

Appointment of Ladies as staff members by transferring male members of staff working in women's college

182—

*7961 — Sri Nallapareddi Srinivasul Reddy:—Will the Minister for Education and Cultural Affairs be pleased to state:

(a) whether there is any proposal to appoint ladies as staff members by transferring all the male members of the staff working in all the Colleges for Women in the State;

(b) whether the male members of the staff working in Women's Colleges will immediately be transferred; and

(c) whether Women members of the staff working in Institutions other than Colleges for Women will immediately be transferred to Colleges for Women?

A—

(a) A policy decision has been taken by Government that all Women Lecturers and Assistant Lecturers should be posted to Women's Colleges and their posting to co-educational colleges or Men's Colleges should be considered only when all posts of Assistant Lecturers and Lecturers in their subjects concerned in the Women Colleges in the State as a whole have been filled by Women Assistant Lecturers and Lecturers.

(b) The transfers will be effected keeping in view the requirements and availability of Women substitutes.

(c) The transfers of women lecturers and Assistant Lecturers to Colleges for Women will be effected having regard to exigencies.


**Consumer Price Index of Guntur**

183—

* 7922 Q. Sri N. Venkataratnam :—(a) Whether the general consumer Price Index of ‘Guntur’ is the highest for the last one decade; and

(b) The reasons therefor and the steps taken to control the price line?

A—

(a) The Consumer Price Index Numbers for any two centres cannot be compared directly to draw inferences on the relative cost of living between those centres as the consumption pattern and base period prices differ from centre to centre.

(b) As the Index Numbers between the Centres are not comparable, the question does not arise.

Introduction of renewal of Indian Medicine Registration Certificates on payment

184—

*8007 Q.—Sri N. Venkataraman :—Will the Minister for Health and Medical be pleased to state:

(a) whether the Government have introduced renewal of Indian Medicine Registration Certificates on payment of renewal fee;

(b) if so, when it is introduced;

(c) whether there is a Board for Indian Medicine functioning at present; and

(d) if not, the reasons therefor?

A—

(a) There is no provision for renewal to the practitioners registered with the Board of Indian Medicine Hyderabad. Renewal fee is however levied by the Andhra Board for Ayurveda and Homeopathy.

(b) The rules applicable to the Andhra Boards for Ayurveda and Homeopathy were issued in G.O. Ms. No. 1210, Health, dated 27-5-1959.

(c) Yes, Sir.

(d) Does not arise.
Telugu speaking People in Port Blair

185—

*8087 — Sri N. Venkataratnam:— Will the Minister for Education and Cultural Affairs be pleased to state:

(a) whether it is a fact one fourth of the population of Port Blair are Telugu Speaking people;

(b) whether any of our Ministers ever visited the place to study the condition of our people there; and

(c) the steps taken by the Government to encourage Cultural Exchange with those people?

A——

(a) No, Sir.

(b) No, Sir.

(c) Recently the Andhra Pradesh Government have granted Rs. 20,000/- (and not Rs. 35,000/-) as reported by Chief Commissioner, Andaman and Nicobar administration for promotion of their cultural activities.

Providing of more Number of buses to Thirumala Hills

186—

*8201 Sri Sreenivasul Reddi: — Will the Minister for Transport be pleased to state:— (a) whether it is a fact that the A. P. S. R. T. C. is running only 25 buses to Thirumalai Hills instead of 125 buses which were previously being run by the T. T. D;

(b) whether it is also a fact that thousands of pilgrims going to the hills and coming back are suffering a lot for want of accommodation in the buses;

(c) whether the pilgrims are standing in queues along with ladies and children for hours together to purchase bus tickets; and

(d) if so, the proposals before the APSRTC to provide more transport facilities to the pilgrims?

A——

(a) No, Sir. The Andhra Pradesh State Road Transport Corporation is operating on average 75 buses per day on Ghat Road between Tirupathi and Thirumala as against 65 buses per day operated by Thirumala and Tirupathi before the take over;

(b) No, Sir. No pilgrim is experiencing difficulty for getting accommodation in Andhra Pradesh State Road Transport Corporation buses on Thirumala Tirupathi ghat road;
4th April, 1977.

Answers to Starred Questions.

(c) No Sir. On average, no passenger need wait in the "Q." to purchase tickets and for getting into a bus for more than half an hour.

(d) Does not arise.

Levying cess on Industries for setting up treatment Plants in Providing Pollution free drinking water to urban areas

187—

*2259 Sri M. Nagi Reddy:—Will the Minister for Municipal Administration be pleased to state:

(a) Whether the Government propose to levy cess on industries for setting up treatment plants in providing pollution free drinking water to urban areas;

(b) if so, the details of the said proposal; and

(c) the names of towns that come under this proposal?

A—

(a) No, Sir.

(b) & (c) Do not arise.

Construction of new Aerodromes in some places in the State

188—

*8303 Sri N. Sreenivasulu Reddy:—Will the Minister for Public Works Department be pleased to State

(a) whether the State Government have requested the Central Government to expand the Aerodromes situated in Andhra Pradesh and to construct new Aerodromes in some places in the State;

(b) if so, whether the Central Government has agreed to it?

A—

(a) No Sir.

(b) Does not arise.

Profit earned by A.P.S.E. Board

189—

*8307 Sri N. Srinivasulu Reddi:—Will the Minister for Power be pleased to state:
(a) whether it is a fact that the Andhra Pradesh State Electricity Board is running on profit at present;

(b) if so, the reasons therefor and the amount of profit earned during 1975-76;

(c) whether this profit will be utilised to supply electricity to new villages and to complete power generating projects and also to electrify the helmets of harijans and girijans and the villages of fishermen?

A—

(a) No, Sir.

(b) & (c) Does not arise.

Integrated approach to cover individual Farmer during Khariff season

190—

*Sri M Nagi Reddy:—Will the Minister for Agriculture be pleased state:—

(a) Whether the Agriculture Department purpose to take up integrated approach, to cover individual farmers, during the coming khariff season;

(b) If so, the details of the scheme; and,

(c) In which districts the proposed scheme will be implemented?

A—

(a) Yes, Sir.

(b) The integrated approach for Agricultural production programmes involve coordinating the activities of Intensive Tribal Development Agency, Small Farmers Development Agency, Drought Prone Area Programme, Command Area Development Authorities under the guidance and supervision of the District Collector by pooling all resources and Programmes under those schemes and integrating them into District production plans. The Extension staff of the Agriculture Department will implement the schemes at field level and concerned agency will meet the expenditure.

(c) The integrated approach is adopted in all the districts in the State.

Setting up of scrutiny committees to go through the scripts of text book published by Telugu Academy

191—

*Sri M. Nagi Reddy:—Will the Minister for Education & Cultural Affairs be pleased to State:

(a) whether the Government proposed to set up scrutiny committees to go through the scripts of Text Books published by the Telugu Academy; and

(b) if so, when?

A—

(a) No, Sir.

(b) Does not arise.

Legislation on Purchasing of lands Allotted to the Landless Poor by Others.

192—

* 8340 Sri M. Nagi Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the Government propose to bring legislation declaring of lands allotted to the landless poor by others would be a penal offence; and

(b) If so, when the proposed Legislation will be introduced?

A.—(a and b) Yes, Sir. The Andhra Pradesh Assigned Lands (Prohibition of Transfers) Ordinance, 1977 was already issued on 21st January, 1977.

Allotment of IAS & IPS officers to the State During last Three years.

193—

* 8346 Sri A. Sreeramulu:—Will the Chief Minister be pleased to state:

(a) The no. of I.A.S. and I.P.S. Officers allotted to our State during the past 3 years ending 31-12-1975;

(b) out of the no. of candidates who are natives of Andhra Pradesh; and

(c) whether there is any ratio to be maintained in regard to the natives of the State and others when allotment is made?

A—

(a) 11 IAS. and 4 IPS. Officers during 1973; 11 IAS. and 4 IPS. Officers during 1974; and 11 IAS. and 5 PS. Officers during 1975.

(b) 1973: 3 IAS. and 2 IPS.
1974: 3 IAS. and 1 IPS.
1975: 4 IAS. and 3 IPS.
(c) 50% of the vacancies in the State can be filled by natives of the State in any particular year from direct recruitment to the IAS./IPS.

New Incentives for Sterilisation.

194—

*8371- Sri M. Nagi Reddy: — Will the Minister for Health and Medical be pleased to state:

(a) whether the Government fixed new incentives for sterilisation and

(b) if so, what are they?

A—

(a) Yes' Sir.

(b) Copies of G.O. M.No. 943, M&H dated 27-976 and G.O Ms.No. 1205 Home (Prisons) dated 14-10-1976 are given below:

Government of Andhra Pradesh

Abstract

Family Planning Programme - Adoption of incentives/disincentives to the Government Servants as well as to the general public to gear up the Family Planning Programme in the State Orders-Issued.

Medical and Health Department,

G.O. Ms.No. 943, M&H Dated the 27th September, 1976

Read the following:—

ORDER

The Government of India have taken up the Family Planning Programme as a national Programme and have requested the State Government to take all steps to encourage the programme. Several State Governments have, therefore introduced certain incentive to Government Servants and general public for adopting Family Planning measures and also adopted certain disincentives to those who did not take up the Family Planning methods.

2. The question of adopting incentives and disincentives to the State Government employees as well as to the general public to gear up the Family Planning Programme in the state has been examined and the Government issue the following orders:—
GOVERNMENT SERVANTS:

INCENTIVES:

All Government servants having 2 or less living children, who themselves or whose spouses undergo sterilisation operation will be given two advance increments from the date of sterilisation. All Government servants having three or more living children, who themselves or their spouses undergo sterilisation operation will be given one advance increment, from the date of sterilisation.

DIS-INCENTIVES

(1) All loans and advances to Government Servants will be given only to those who have two or less living children and those who have more than two living children only when they or their spouses undergo sterilisation operation.

(2) A Government Servant will not be entitled to any travelling allowance of Leave Travel Concessions in respect of any child born after 1-9-1977 if he has already got 2 or more living children:

(3) A Government Servant will not be entitled to any Medical reimbursement of the charges for their treatment of any child born after 1-9-1977 if he has already got 2 or more living children:

(4) No Government Servant will be given any educational cash concession under any Government scheme in respect of any child born after 1-9-1977 if he has already got 2 or more living children:

(5) No female Government Servant will be given maternity leave if she has already got 2 living children.

GENERAL PUBLIC

(1) No House constructed by the Andhra Pradesh Housing Board should be allotted to any married person having more than 2 living children unless he/she produce a sterilisation certificate from an approved Medical Officer.

(2) Other conditions regarding eligibility being approximate equal, preference will be given in the matter of grant of house sites and assignment of agricultural lands to those who are having two living children or less, and those who having more than 2 living children undergo sterilisation operation.

(3) Increments to the Government Servants as envisaged under incentives above will be granted on production of a certificate from the Medical Officer not below the rank of Civil Assistant Surgeon.
4. If the certificate is proved false the Medical Officer and the Government Servant who produces the certificate will be severely dealt with.

5. (i) The increments sanctioned in para 2 above will not have effect on it normal increment as they are a sort of an incentive;

(ii) In case where the employee has reached the maximum of scale he/she will be given the increment or increments over and above the maximum and it will be treated as personal pay to be reckoned as basic pay for purpose of pension etc.,

(iii) The advance increment or increments will be allowed from the date of sterilisation only but it would not affect the date of normal increment.

6. All the drawing officers are requested to here the above instructions scrupulously while sanctionning advance increments to the Government Servants and to make necessary entries in the Service Register of the Government Servants.

7. Similar incentives and disincentives will be given by all employer like Industrial undertakings, Public Sector undertakings, Local Bodies and other employing establishments. Orders in this regard will be issued separately from the Departments concerned.

8. This order issues with the concurrence of Finance and Planning Department vide their G.O.No. 81909/1393/FR II/76-1 dated 23-9-76.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

P. Ramakrishna,
Deputy Secretary to Government.

Government Andhra Pradesh

Abstract

Prisoners—Family Planning—Suitable remissions to prisoners who undergo sterilisation operations—Issued.

HOME (PRISONS.B) DEPARTMENT.

G.O.Ms.No. 1205,

Dated 14-10-1976.

Read the following:

1) G.O.Ms.No. 396, Home dated 18-3-1972;
2) G.O.Ms.No. 958, Home dt. 11-8-1976;
ORDER

In the G.O. first read above, Government have issued orders directing that special remission for a period of not less than fifteen days be granted to the convicted prisoners in the Jails who are having three or more children and who volunteer to undergo Vasectomy operations, in addition to the exemption from work already allowed in the State.

With a view to providing greater incentives to the convicted prisoners, Government have decided that in supersession of the Orders issued in the G. O. second read above all the convicted prisoners both male and female having two or more children and who volunteer to undergo vasectomy or tubectomy operations be allowed special remission not exceeding 30 days (One month) in addition to the work exemption from work already allowed in the State.

The Inspector General of Prisons is requested to submit necessary draft amendments, if any to the relevant rules in the matter.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

M. S. Veeraraghavan,
Joint Secretary to Government.

Introduction of degree course in Health for women only

*8372- Sri M. Nagi Reddy:—Will the Minister for Health and Medical be pleased to state:

(a) whether the Osmania University decided to introduce a Degree Course in Health for women only;

(b) if so, what are the subjects to be taught; and

(c) when it will be introduced?

A—

(a) Yes. The Osmania University proposed to start the B.Sc. (Health Science) Course at Osmania Medical College; Hyderabad from the academic year 1976-77. In view of the nature of work and segment of population served it was proposed to give preference to girl candidates.

(b) The subjects proposed to be taught in the said course are given below.
(c) The question of starting this B.Sc- (Health Science) Course at Osmania Medical College, Hyderabad from the academic year 1976-77 was examined by Government at length. It was decided that the B.Sc. (Health Science) Course need not be started as proposed.

(b) Subjects Proposed to be taught in the degree Course in B.Sc., Health Sciences at Osmania Medical College, Hyderabad.

1. General Outline of the subject matter Sociology.
2. Psychology.
3. English.
5. Pathology.
7. Microbiology.
8. Paracitology & Entomology.
10. Principals of Surgical Care.
12. Principals of Paediatric Care.
14. Social Sciences & Health Education.
17. Public Health Administration.

Re-introduction of Minimum Marks of 40% in English for Admission into Degree Courses

8378-Sri M. Nagi Reddy:—Will the Minister for Education be pleased to state:
(a) whether the Andhra University decided to re-introduce minimum qualifying marks of 40% percent in English for admission into degree courses;

(b) if so, the reasons therefor; and

(c) when it will be implemented?

A—

(a) Yes, Sir.

(b) Government have communicated to the three Universities the decision reiterating the existing stipulation that other medium candidates should get at least 40% in English language to be eligible to change to English medium.

(c) With effect from the current academic year.

Levying Consolidated wet Assessment on Localised Ayacut Lands under Nagarjunasagar, Pochampad and Thungabhadra Irrigation Projects

197—

*8381—Sri M. Nagi Reddy:—Will the Revenue Minister be pleased to state:

(a) whether the Government propose to levy consolidated wet assessment on the localised ayacut land under Nagarjunasagar, Pochampad and Thungabhadra Irrigation Projects;

(b) if so, when it will be implemented; and

(c) if not, the reasons therefor?

A—

(a) There is no such proposal.

(b) Does not arise.

(c) It has been the policy of the Government to retain dry classification under irrigation projects which will be subjected to water rates.

Fixation of Penstock Pipes in Nagarjunasagar Dam for Power Generation

198—

*8382—Sri M. Nagi Reddy:—Will the Minister for Power be pleased to state:

(a) the total number of penstock pipes fixed in Nagarjunasagar Dam for Power generation;
Answers to Starred Questions. 4th April, 1977.

(b) whether the power generation houses now under construction propose to utilise all the penstock pipes:

(c) if not, the no. of them:

(d) whether it is a fact that foundations for power generation houses should be excavated now itself as it would be difficult latter; and

(e) if so, the steps taken by the Govt. in this regard?

A—

(a) Eight penstock pipes have been embedded in Nagarjunsagar Dam for Power Generation.

(b) & (c) Only five penstock pipes will be made use of for the present.

(d) Yes Sir, Foundation for all units of dam power house should be excavated before commissioning of the 1st Unit, since excavation after commissioning of first unit would be difficult and might cause damage to the operating unit.

(e) The power house excavations are being done for all the units now itself and the works are expected to be completed before commissioning the first unit.

Loans to the Industrial workers who underwent Vasectomy and Tubectomy Operations.

199—

* 8384—Sri M. Nagi Reddy:—Will the Minister for Labour be pleased to state.

(a) whether the Government propose to help Industrial workers to get loans for house sites and house-building if they undergo Vasectomy or Tubectomy operation, and

(b) if so, the details of the proposed scheme?

A—

(a) Yes Sir,

(b) A proposal is under examination of Government.

Issue of printed receipts by the Police for the Complaints received from the public

200—

* 8418—Sri M. Nagi Reddy:—Will the Chief Minister be pleased to State;
216 4th April, 1977 Answers to Starred Questions

a) whether the Government have decided to issue orders to the local Police Stations to issue printed receipts for the complaints received from the public with date & time, and

b) if so, when will it be implemented?

A—

a) The Inspector General of Police has already issued instructions to issue printed receipts to complaints received from the public, with date and time.

b) Does not arise.

Establishment of Poultry Development Board

201—

* 8423 Sri M. Nagi Reddy:—Will the Minister for Animal Husbandry be pleased to state.

a) whether the Government propose to introduce Licensing of Private Hatcheries; and establish a Poultry Development Board, and

b) if so, the functions of the Board?

A—

a) The Government of India's suggestion on the issue is under examination by Government.

b) Does not arise.

Eradication of Gambling in the State

202—

*2443—Sri C. V. K. Rao:—Will the Chief Minister be pleased to state:

(a) whether it is not a fact that brackets gambling prevalent in all towns in Andhra Pradesh has been put to an end in the month of May, 1976;

(b) whether the Government continued to take stringent action to eradicate this gambling vice which ruins the people of poor and middle class;

(c) if so, the details of the action taken by the Government; and

(d) whether any action is taken against profiteers in this trade who amassed vast wealth and blackmoney?
(a) All-out-efforts were made by police during May, 1976 to put an end to bracket gambling prevalent in the towns of Andhra Pradesh.

(b) Stringent action is being continued to eradicate this gambling vice.

(c) Regular raids are being conducted and constant vigil is maintained to eradicate this social evil. 69 cases have been booked during May, 1976 in various places in the State. A close watch has been kept over the suspected places. Two bookies of Secunderabad have been detained under MISA.

(d) The profiteers one from Rajahmundry and another from Kakinada were arrested under MISA and action has been proposed against another of Bhimavaram under MISA.

Completion of the work of Krishna Water Dispute Tribunal

*8462—Sri C.V.K: Rao :—Will the Chief Minister be pleased to state:

(a) whether the Krishna Waters Disputes Tribunal completed its work
(b) if so, what are the decisions made in this regard;
(c) whether any clarifications were sought by the parties before the Tribunal;
(d) if so, the details of clarifications given; and
(e) if not, the reasons therefor?

A.—

(a) Yes, Sir.

(b) The decision of the Tribunal has been published in the Gazette of India Extraordinary dated 31-5-1976.

(c) Yes, Sir.

(d) Further report of Krishna Water Disputes Tribunal containing clarifications has been placed on the Table of both the Houses of Legislature on 31 7-76.

(e) Does not arise in view of the answer given to (d) above.

Setting up Aluminium Plants in the state to utilise Bauxite Deposits.

*8474 Sri M. Nagi Reddy, will the Minister for Industries be pleased to state:

(a) whether there are any proposals to set-up Aluminium plants in our State to utilise Bauxite deposits:
(b) if so, the places proposed for the location of the plants;

(c) whether the proposed plants would be in Central Sector, State Sector or Private Sector:

(d) the estimated cost of the plants;

A.—

(a) the Government of India are considering the setting up of an export oriented Aluminium plant in the Public Sector based on East Coast Bauxite deposits.

(b) Visakhapatnam District.

(c) Public Sector.

(d), (e) and (f): the matter is under consideration of the Government of India. The proposal is still in a formation stage.

D. A. Merged Scales to the Staff of A.P.S.E. Board

205—

*S8478 (S) Sri M. Nagi Reddy and Sri N. Sreenivasul Reddy:—Will the Minister for Power be pleased to state:

(a) Whether the A.P. State Electricity Board decided to pay Dearness Allowance merged scales of pay to the staff of Board;

(b) if so, from which date it will be implemented; and

(c) if not, the reasons therefor?

A.—

(a) Yes Sir, to the employees falling under the category of "Non-Workmen."

(b) The pay of the employees in the D.A. merged scale will be fixed with effect from 1-6-1976 or any subsequent date based on the option exercised by them.

(c) Does not arise.

Export of Agricultural Products like Chillies etc, to Foreign Countries

206—

*S8483—Sri M. Nagi Reddy:—Will the Minister for Handlooms Textiles be pleased to state:

(a) whether the Andhra Pradesh State Trading Corporation has decided to export the Agricultural products like Chillies, Onion, Turmeric to Foreign Countries,
(b) If so the various Commodities that will be exported to different foreign countries, and
(c) whether minimum rates for those commodities have been fixed?

A—

(a) Yes, Sir.
(b) Chillies, Turmeric, Coriander, Onion etc.
(c) No, Sir,

Taking up of Marketing of Tobacco and Cotton by A. P. State Trading Corporation

207—

*8484 Sri M. Nagi Raddy, ill the Minister for Agriculture be pleased to state:—

(a) whether Andhra Pradesh State Trading Corporation has decided to take up marketing of tobacco and cotton this year;
(b) if so, whether minimum rate for the said commodities have been fixed; and
(c) if not, whether steps will be taken to fix the rates at least now?

A—

(a) No, Sir.
(b) and (c):- Government of India fixes the minimum export price for tobacco. The agricultural Prices Commission fixes the minimum support price for Cotton. A statement showing the minimum export prices for tobacco for this year is given below. It is learnt that the minimum support price for cotton has been fixed from Rs. 20 to Rs. 327/- per quintal of cotton kapas for the four broad categories of cotton kapas viz. short, medium, long and extra long staples.
Minimum Export Prices for different Agmark Grades of Flue Cured Virginia Tobacco of 1976 crop and 1975 crop.
(Paise per kg. F.O.B. packed in bales).

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<td>806</td>
<td>887</td>
<td>1,041</td>
<td>1,145</td>
</tr>
<tr>
<td>LMG (C)</td>
<td>585</td>
<td>664</td>
<td>629</td>
<td>701</td>
<td>817</td>
<td>905</td>
</tr>
<tr>
<td>B (C)</td>
<td>585</td>
<td>664</td>
<td>629</td>
<td>701</td>
<td>817</td>
<td>..</td>
</tr>
<tr>
<td>MG (C)</td>
<td>331</td>
<td>406</td>
<td>370</td>
<td>439</td>
<td>505</td>
<td>571</td>
</tr>
</tbody>
</table>

Foot Note:—In the case of tobacco packed in wooden cases or Hogsheads 50 paise per kilo will be added to the above prices.

In the case of Card Board Liners used in tobacco packing 15 paise per kilo will be added to the above prices.


(Paise per Kg. F.O.B. Packed in Bales.)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>VBT</td>
<td>516</td>
<td>581</td>
<td>701</td>
<td>806</td>
</tr>
<tr>
<td>VBR</td>
<td>475</td>
<td>538</td>
<td>670</td>
<td>748</td>
</tr>
<tr>
<td>VDR</td>
<td>392</td>
<td>460</td>
<td>571</td>
<td>642</td>
</tr>
<tr>
<td>VG</td>
<td>180</td>
<td>240</td>
<td>314</td>
<td>380</td>
</tr>
<tr>
<td>VPL</td>
<td>137</td>
<td>194</td>
<td>237</td>
<td>317</td>
</tr>
</tbody>
</table>


(Paise per Kg. F.O.B. packed in Bales.)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>CBT</td>
<td>643</td>
<td>715</td>
<td>894</td>
<td>988</td>
</tr>
<tr>
<td>CBR/CHBR</td>
<td>586</td>
<td>635</td>
<td>818</td>
<td>906</td>
</tr>
<tr>
<td>CDK/CHD</td>
<td>516</td>
<td>581</td>
<td>701</td>
<td>806</td>
</tr>
<tr>
<td>CG</td>
<td>392</td>
<td>460</td>
<td>571</td>
<td>642</td>
</tr>
<tr>
<td>CPL</td>
<td>229</td>
<td>292</td>
<td>379</td>
<td>449</td>
</tr>
</tbody>
</table>

(Paise per Kg. F.O.B. packed in Bales).

<table>
<thead>
<tr>
<th>Agmark Grades</th>
<th>Non-redried Leaf</th>
<th>Redried Leaf</th>
</tr>
</thead>
<tbody>
<tr>
<td>JBT</td>
<td>211</td>
<td>272</td>
</tr>
<tr>
<td>JBN</td>
<td>180</td>
<td>240</td>
</tr>
</tbody>
</table>

Foot Note: 1. In the case of tobacco packed in wooden cases or hogsheads, 50 paise per kilogram will be added to the above prices.

2. In the case of Cardboard liners used in tobacco packing 15 paise per kilogram will be added to the above prices.

Minimum Export Prices for different Agmark Grades of Flue-Cured Virginia Tobacco of 1974 crop.

(Paise per kg. F.O.B. packed in Bales).

<table>
<thead>
<tr>
<th>Grades</th>
<th>NRL</th>
<th>RL</th>
<th>NRH</th>
<th>RH</th>
<th>NRS</th>
<th>RS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1,396</td>
<td>1,435</td>
<td>1,424</td>
<td>1,515</td>
<td>1,791</td>
<td>1,942</td>
</tr>
<tr>
<td>2</td>
<td>1,270</td>
<td>1,366</td>
<td>1,356</td>
<td>1,443</td>
<td>1,703</td>
<td>1,848</td>
</tr>
<tr>
<td>3</td>
<td>1,154</td>
<td>1,243</td>
<td>1,230</td>
<td>1,317</td>
<td>1,548</td>
<td>1,682</td>
</tr>
<tr>
<td>4</td>
<td>1,061</td>
<td>1,146</td>
<td>1,140</td>
<td>1,217</td>
<td>1,424</td>
<td>1,549</td>
</tr>
<tr>
<td>LBY/LG</td>
<td>830</td>
<td>902</td>
<td>902</td>
<td>965</td>
<td>1,117</td>
<td>1,219</td>
</tr>
<tr>
<td>LBY2/LBY2 (C)</td>
<td>610</td>
<td>671</td>
<td>675</td>
<td>727</td>
<td>823</td>
<td>905</td>
</tr>
<tr>
<td>LMG/B</td>
<td>451</td>
<td>503</td>
<td>511</td>
<td>554</td>
<td>611</td>
<td>678</td>
</tr>
<tr>
<td>MW/PB</td>
<td>259</td>
<td>312</td>
<td>325</td>
<td>355</td>
<td>388</td>
<td>449</td>
</tr>
<tr>
<td>DG</td>
<td>198</td>
<td>247</td>
<td>275</td>
<td>288</td>
<td>335</td>
<td>425</td>
</tr>
<tr>
<td>FL</td>
<td>198</td>
<td>247</td>
<td>275</td>
<td>288</td>
<td>335</td>
<td>425</td>
</tr>
<tr>
<td>STEMS</td>
<td>94</td>
<td>138</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>STEMS &amp; STEM BITS</td>
<td>..</td>
<td>178</td>
<td>..</td>
<td>..</td>
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<td>..</td>
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<tr>
<td>STEM BITS</td>
<td>..</td>
<td>85</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
</tbody>
</table>
Answers to Starred Questions. 4th April, 1977  223

<table>
<thead>
<tr>
<th>Grades.</th>
<th>NRL</th>
<th>RL</th>
<th>NRH</th>
<th>RH</th>
<th>NRS</th>
<th>RS</th>
</tr>
</thead>
<tbody>
<tr>
<td>AF</td>
<td>1,220</td>
<td>1,314</td>
<td>1,304</td>
<td>1,390</td>
<td>1,636</td>
<td>1,756</td>
</tr>
<tr>
<td>AS</td>
<td>1,193</td>
<td>1,284</td>
<td>1,273</td>
<td>1,359</td>
<td>1,601</td>
<td>1,738</td>
</tr>
<tr>
<td>AT</td>
<td>1,182</td>
<td>1,273</td>
<td>1,265</td>
<td>1,348</td>
<td>1,586</td>
<td>1,722</td>
</tr>
<tr>
<td>C</td>
<td>1,165</td>
<td>1,255</td>
<td>1,247</td>
<td>1,329</td>
<td>1,563</td>
<td>1,698</td>
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<tr>
<td>F</td>
<td>1,127</td>
<td>1,215</td>
<td>1,208</td>
<td>1,288</td>
<td>1,513</td>
<td>1,644</td>
</tr>
<tr>
<td>S</td>
<td>1,099</td>
<td>1,186</td>
<td>1,179</td>
<td>1,258</td>
<td>1,475</td>
<td>1,575</td>
</tr>
<tr>
<td>T</td>
<td>1,072</td>
<td>1,157</td>
<td>1,151</td>
<td>1,228</td>
<td>1,439</td>
<td>1,565</td>
</tr>
<tr>
<td>2 (C)</td>
<td>1,270</td>
<td>1,366</td>
<td>1,356</td>
<td>1,443</td>
<td>1,703</td>
<td>1,848</td>
</tr>
<tr>
<td>3 (C)</td>
<td>1,154</td>
<td>1,243</td>
<td>1,230</td>
<td>1,317</td>
<td>1,548</td>
<td>1,682</td>
</tr>
<tr>
<td>4 (C)</td>
<td>1,033</td>
<td>1,116</td>
<td>1,113</td>
<td>1,186</td>
<td>1,387</td>
<td>1,509</td>
</tr>
<tr>
<td>LG (C)</td>
<td>830</td>
<td>902</td>
<td>902</td>
<td>965</td>
<td>1,117</td>
<td>1,219</td>
</tr>
<tr>
<td>LBY (C)</td>
<td>846</td>
<td>919</td>
<td>918</td>
<td>983</td>
<td>1,138</td>
<td>1,242</td>
</tr>
<tr>
<td>MG (C)</td>
<td>464</td>
<td>517</td>
<td>525</td>
<td>568</td>
<td>668</td>
<td>746</td>
</tr>
<tr>
<td>B (C)</td>
<td>464</td>
<td>517</td>
<td>525</td>
<td>568</td>
<td>668</td>
<td>746</td>
</tr>
<tr>
<td>MG (C)</td>
<td>248</td>
<td>301</td>
<td>315</td>
<td>355</td>
<td>373</td>
<td>415</td>
</tr>
</tbody>
</table>


Foot Notes:—In the case of tobacco packed in wooden cases or hogsheads, 45 Paise per kg. will be added to the above prices.

Minimum export prices for different Agmark Grades of Sun-cured Virginia tobacco of 1974 crop.

(Paise per kg. F.O.B. packed in bales).

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>VBT</td>
<td>460</td>
<td>513</td>
<td>623</td>
<td>691</td>
</tr>
<tr>
<td>VBR</td>
<td>421</td>
<td>475</td>
<td>575</td>
<td>639</td>
</tr>
<tr>
<td>VDR</td>
<td>343</td>
<td>401</td>
<td>488</td>
<td>546</td>
</tr>
<tr>
<td>VG</td>
<td>157</td>
<td>206</td>
<td>257</td>
<td>310</td>
</tr>
<tr>
<td>VPL</td>
<td>118</td>
<td>166</td>
<td>204</td>
<td>254</td>
</tr>
</tbody>
</table>
Foot Note:—In the case of tobacco packed in wooden cases or hogsheads, 45 paise per kg. will be added to the above prices.

Minimum export prices for different Agmark Grades of Sun-cured 'Natu' (Country) tobacco of 1974 crop.

(Paise per kg. F.O.B. packed in bales).

<table>
<thead>
<tr>
<th>Agmark Grades</th>
<th>Non-redried Leaf</th>
<th>Redried Leaf</th>
<th>Non-redried Strips</th>
<th>Redried Strips</th>
</tr>
</thead>
<tbody>
<tr>
<td>CBT</td>
<td>571</td>
<td>630</td>
<td>771</td>
<td>849</td>
</tr>
<tr>
<td>CBR/CHER</td>
<td>522</td>
<td>578</td>
<td>706</td>
<td>779</td>
</tr>
<tr>
<td>CDK/CHD</td>
<td>460</td>
<td>513</td>
<td>623</td>
<td>691</td>
</tr>
<tr>
<td>CG</td>
<td>343</td>
<td>401</td>
<td>488</td>
<td>546</td>
</tr>
<tr>
<td>CPL</td>
<td>200</td>
<td>251</td>
<td>315</td>
<td>371</td>
</tr>
</tbody>
</table>

Foot Note:—In the case of tobacco packed in wooden cases or hogsheads, 45 paise per kg. will be added to the above prices.

Minimum export prices for different Agmark Grades of Sun-cured Jutty tobacco of 1974 crop.

(Paise per kg. F.O.B. packed in bales).

<table>
<thead>
<tr>
<th>Agmark Grades</th>
<th>Non-redried Leaf</th>
<th>Redried leaf</th>
</tr>
</thead>
<tbody>
<tr>
<td>JBT</td>
<td>184</td>
<td>236</td>
</tr>
<tr>
<td>JBN</td>
<td>157</td>
<td>206</td>
</tr>
</tbody>
</table>

Foot Note:—In the case of tobacco packed in wooden cases or hogsheads, 45 paise per kg. will be added to the above prices.
Appointment of Labour Officers and Welfare Officers of different Industries by the management

208—

*S480 Sri M. Nagi Reddy.—Will the Minister for Labour be pleased to state;

(a) whether it is a fact that the Labour Officers or Welfare Officers for different industries are being appointed by the concerned managements and they have to work under the control of the said managements;

(b) whether the Government are aware of the fact that the said officers are bound to obey the instructions of the managements and are acting against the welfare of the employees;

(c) if so, whether the Government propose to abolish the present system and bring them under the administrative control of the Labour Department including recruitment, collecting their salaries from the concerned industries; and

(d) If not, the reasons therefor?

A.—

(a) Yes, Sir,

(b) It is true that the Welfare Officers are governed by the service rules formulated by the managements, but are not to act against the welfare of the employees.

(c) There is no proposal before the Government to abolish the present system and bring them under the administrative control of the Labour Department,

(d) Does not arise,

Govt. orders to the Fishermen to give half of their catch free of cost to the Govt

209—

*S1487- Sri M. Nagi Reddy.—Will the Minister for Fisheries be pleased to state,

(a) whether the Government have issued order stating that the Fishermen who fish in the river Krishna, downstream from Nagarjunasagar, shall give half of their catch, free of cost, to the Government department,

(b) whether it has come to the notice of the Government that the fishermen who are stark poor are being subjected to several hardships on account of those orders, and
Answers to Starred Questions. 4th April, 1977.

(c) whether the Government will take steps to cancel those orders, at least now,
A.—

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

Permission to study condensed M.B.B.S, course to Civil Assistant Surgeons

210—

*8542 Sri A. Sreeramulu:— Will the Minister for Health & Medical be pleased to state:

(a) whether it is a fact that permission to study condensed M.B.B.S course was granted to Civil Assistant Surgeons, Grade II holding D.M. and S. diploma,

(b) the number of candidates who were granted this facility during the past 4 years,

(c) whether the candidates on completion of this course have been taken back to duty in the grade of Civil Assistant Surgeons, and

(d) if not, the number of such candidates who are waiting for absorption and reasons for delay,
A.—

(a) The Government approved the proposal to start the condensed M.B.B.S. Course for the M.D. and S. holders in three batches.

(b) 35 Civil Assistant Surgeons, Grade-II availed of this facility.

(c) and (d). Only those candidates who passed the condensed M.B.B.S. course have been absorbed temporarily as Civil Assistant Surgeons pending selection by the Andhra Pradesh Public Service Commission.

Setting up of Wind-power Plants in the State

211—

*8564 Sri M. Nagi Reddy:—will the Minister for Power be pleased to state:

(a) whether the Government propose to set-up wind-power plants in the State; and

(b) if so, when & where?
A.—

(a) There are no such proposals under consideration by the Andhra Pradesh State Electricity Board at present,
4th April, 1977.

Supply of Water for Irrigation from Srisailam Project to Kalwakurthy etc Tqs.

212—

* 8565 Sri M. Nagi Keddy:—Will the Chief Minister be pleased to state:

(a) whether there is any proposal to supply water for irrigation from Srisailam Project to the drought prone areas in Kalwakurthy and Achampet taluks of Mahaboobnagar district and Dever-konda and Pedavoona taluks in Nalgonda district:

(b) if so, the extent of land to be irrigated in each taluk; and

(c) when the water will be supplied?

A.—

(a) No, Sir

(b) & (c) Does not arise.

Raising of Export Oriented Tobacco in Light Red Soils

213—

* 8568 Sri M. Nagi Reddy:—will the Minister for Agriculture be pleased to state:

(a) whether the Union Government intend to sponsor some projects in our State to raise Export oriented tobacco in light red soils;

(b) if so, the nature of aid to be given to the growers by the State and Union Governments?

A.—

(a) Yes, Sir.

(b) The Centrally Sponsored Scheme on VFC Tobacco is operated in the districts of Nellore, Prakasam, Guntur, West Godavari, East Godavari, Kurnool and Khammam. No specific areas could be selected. The total area covered in 1975-76 is 1,00,250 acres.

(c) No aid is given by the State Government. The following is the aid to be given by the Union Government:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Particulars of subsidy</th>
<th>Amount proposed Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>1.</td>
<td>Assistance to farmers by way of subsidy 20% of the cost of construction of barns for curing VFC Tobacco leaves subject to a ceiling of Rs. 1,500 per barn for 900 barns.</td>
<td>1,50,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>2.</td>
<td>Subsidy on seedlings at Rs. 50/- per hectare for 3,000 hectares.</td>
<td>1,50,000</td>
</tr>
<tr>
<td>3.</td>
<td>Demonstrations including Field crop demonstrations at Rs. 250 per hectare for a unit of 3 hectares plot for 100 plots.</td>
<td>75,000</td>
</tr>
<tr>
<td>4.</td>
<td>Farmers leval grading Appointment of 100 Master graders for one month at a cost of Rs. 250/- per grader for giving assistance and guidance to the farmers for grading of VFC Tobacco.</td>
<td>25,000</td>
</tr>
<tr>
<td>5.</td>
<td>Assistance to the growers for production of Nematode free seedlings in 25 hectares a subsidy of Rs. 375/- per hectare.</td>
<td>9,375</td>
</tr>
<tr>
<td>6.</td>
<td>Training of farmers in cultivation practices.</td>
<td>15,000</td>
</tr>
<tr>
<td>7.</td>
<td>Development expenditure on white burley trials:</td>
<td></td>
</tr>
<tr>
<td>(i)</td>
<td>Subsidy on seedlings at Rs. 50/- per hect. for a new area of 200 hectares</td>
<td>10,000</td>
</tr>
<tr>
<td>(ii)</td>
<td>Subsidy of Rs. 250/- per shed for 400 sheds for curing white burley tobacco</td>
<td>1,00,000</td>
</tr>
<tr>
<td>(iii)</td>
<td>To organise 103 field crop demonstration plots at a subsidy of Rs. 100/- per acre for 100 acres</td>
<td>10,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>17,44,375</td>
</tr>
</tbody>
</table>

Discovery of drug for "Asthma" by post Graduate Ayurveda Training & Research Institute Saidabad.

* 8577 Sri N. Venkatratnam :—Will the Minister for Health and Medical be pleased to state:

(a) whether the Government Post Graduate Ayurveda training and Research Institute Saidabad, discovered any drug for "Asthma" from a herb called "Uttareni";

(b) the other drugs, if any, discovered by the above Institute;

(c) the steps taken by the Government to develop the above Institute; and
Answers to Starred Questions. 4th April, 1977. 229

(d) the number of students in the Institute for the years 1972-73, 1973-74, 1974-75 and 1975-76?
(a) and (b) No Sir.
(c) The Post Graduate Unit in Kayachikitsa of the Government Ayurvedic College, Hyderabad is provided with facilities like building, clinical beds, a full-fledged Research department and an out patient wing.
(d) Ten students were admitted to the Post Graduate Course in Ayurveda for the first batch in 1973-74. Admissions to second batch of the students could not be made due to non-fixation of equivalence of admissible qualifications to the Post Graduate Course by the Osmania University.

Various Loans Advanced to the State During 1975.
215—

*8580 Sri N. Venkata Ratnam:— Will the Minister for Finance be pleased to State:
The details of loans advanced to our State by the Agriculture Refinance and Debt Corporation, Life Insurance Corporation of India, Industrial Finance Corporation of India, Industrial Development Bank of India, Rural Electrification Corporation, Housing and Urban Development Corporation and Industrial Credit and Investment Corporation of India, for the year ending December, 1975.
A.—

Details of loans advanced in our State as depicted by all India Financing Institutions in their annual reports for the year 1975 as on different dates in the year for which the reports are available are as follows:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.R.C.</td>
<td>73-51</td>
</tr>
<tr>
<td>L.I.C.</td>
<td>67-32</td>
</tr>
<tr>
<td>I.F.C.</td>
<td>33-09</td>
</tr>
<tr>
<td>I.D.B.</td>
<td>55-58</td>
</tr>
<tr>
<td>R.E.C.</td>
<td>37-48</td>
</tr>
<tr>
<td>H.U.D.C.O</td>
<td>5-25</td>
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<tr>
<td>I.C.I.C.I.</td>
<td>22-11</td>
</tr>
</tbody>
</table>

Outstanding amount towards fines etc. from Machkund Hydro Power Project

216—

*8573 Sri M. Nagi Reddy: —Will the Minister for Power be pleased to State;

Answers to Starred Questions

(a) whether it is a fact that about 10 lakhs of rupees earned towards fines and unclaimed wages etc. are outstanding with the Machkund Hydro Power Project authorities upto to now;

(b) whether it is also a fact that the said amount has to be utilised for the welfare of the work-men under law;

(c) whether it is also a fact that the Project authorities agreed to provide cinema theatres, parks, reading rooms etc. in the 3 camps of Jalaput, Machkund & Onukudilli from that outstanding amount;

d) if so, whether they have been provided; and

e) if not, the reasons therefor?

A.—

(a) No Sir, only an amount of about Rs. 30,000/- was realised towards the unclaimed wages and fines and the same has been adjusted as Miscellaneous Revenue to the credit of Machkund Project.

(b) Yes, Sir.

(c), (d) and (e) During the 8th meetings of the Joint Control Board held on 21-4-75, among others, it was discussed that recreation facilities such as, Club, Cinema Projectors etc. shall be provided in the three camps. It was suggested by the representatives of Orissa Government that the private agencies should be encouraged to start a cinema theatre. It was also suggested that, since the Project is situated in Orissa State, the Government of Orissa and the Superintending Engineer (Operation), Visakhapatnam will pursue the matter.

Granting of some Stainless Steel units to Kommineni Sitaiah in Guntur

217—

*8585— Sri N. Venkata Ratnam:—Will the Minister for Industries be pleased to state:

(a) Whether some stainless steel Units were granted to Kommineni Sitaiah or in the name of his relatives of Guntur during 1974-1975.

(b) whether the entire quota is being sold in black market without putting it for manufacture of end products; and

(e) if so, the action taken thereon?

A.—

(a) Two units were registered with Industries Department, the proprietors of which were relatives of Sri K. Sitaiah.
(b) No Sir.
(c) Does not arise.

**Decision to Hold Civic Elections in the State**

218—

*8633 Smt. J. Eswari Bai:*—Will the Minister for Municipal Administration be pleased to state:

(a) whether the Government have taken any decision to hold civic elections in the State to usher in elected bodies to function; and

(b) if not, the reasons therefor?

A.—

(a) No Sir.
(b) During the continuance of Emergency, the State Government have revised the position in regard to the holding of elections to the Municipal Corporation of Hyderabad and have decided to postpone the elections to the Municipal Corporation of Hyderabad.

**Inspection of Panchayati Raj Secretariat by the Member Board of Revenue**

219—

*8652—Sri Syed Hasan:*—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that Mr. E. V. Ram Reddy, Member Board of Revenue as directed by the Government had inspected the Panchayati Raj Secretariat;

(b) the important and salient observation made by the said Member, Board of Revenue in his report on the working of the Panchayati Raj Department; and

(c) if so, what action the Government has taken on the report?

A.—

(a) Yes, Sir
(b) The observations made by the former Board Member relate to

(c) Procedures and routine matters. Action has been taken on the recommendations contained in the report by issuing necessary instruction to all concerned.

With withdrawal of Revenue persons from Panchayati Raj Services

220—

*8663—Sri N. Venkata Rattan:*—Will the Minister for Panchayati Raj be pleased to state:
(a) whether it is a fact that the Narasimham's Committee recommended for withdrawal of Revenue persons from Panchayati Raj services in a phased manner;

(b) whether the Government have been issuing G. Os from 1965 onwards including G. O. Ms. No. 231 Dated: 4-3-1976 and Govt. Memo. 3298/Estt. II/76, dated: 1-7-1976 to withdraw them in phased manner;

(c) whether the G. Os are implemented: and

(d) if not, the reasons therefor?

A—

(a) The Narasimham Committee recommended that all persons belonging to the Revenue Department but working in Panchayati Raj Institutions should either opt to Panchayati Raj services for permanent absorption or revert to the Revenue Department within a specified time.

(b) No orders have been issued from 1965 onwards to withdraw Revenue persons. The Government took a decision in 1976 only to withdraw Revenue Block Development Officers and orders have been issued accordingly in G. O. Ms. No. 231 Panchayati Raj, dated: 4-3-1976. Phasing was ordered in the Memo of 1-7-1976.

(c) Yes, Sir.

(d) Does not arise.

Payment of stipends to the house surgeons who are Ayurvedic Graduates

221—

*8691 Sri N. Sreenivasul Reddy:— Will the Minister for Health and Medical be pleased to state:

(a) the amount of stipends paid per month to each of the house surgeons who are Ayurvedic graduates;

(b) the stipends paid to allopathic graduates at the time of house surgery;

(c) the number of unemployed Ayurvedic graduates in Andhra Pradesh and

(d) when they will be provided with jobs?

A—

(a) Rs. 250 Per month.

(b) Rs. 275 Per month.

(c) 41 (as per the list furnished by the Employment Exchange Hyderabad).

(d) Not in the near future Sir. They should try to put up practice instead of waiting for a Government Job.
Deputation of candidates in Service to other States to study M.D.S.

222—

*8692 Q- N. Sri Srinivasul Reddy:- Will the Minister for Health and Medical be pleased to state:

(a) whether candidates who are in service are being sent to other states on deputation to study M.D.S.

(b) if not, the reasons therefor;

(c) whether the non-service candidates who are studying M.D.S. in other states are being paid stipends;

(d) if not, the reasons therefor; and

(e) whether the State Government have decided to start M.D.S. courses in Andhra Pradesh.

A.—

(a) No Sir.

(b) Service Candidates are being allowed to study Post-Graduate course in other State taking leave to which they are entitled and no deputations are being granted.

(c) There is no provision for payment of stipends to the candidates who are studying M.D.S. in other States.

(d) They will be governed by the rules obtaining in those states and the question of the Government paying stipends in such cases does not arise.

(e) Government have considered the matter relating to starting of M.D.S. Course and it was decided that it was not feasible to start the M.D.S. Course, for the present.

Disappearance of Subbavarapu Varahalamma from Komarakodu Village

223—

*8719 Q—Sri Gorle Krishnam Naidu :— Will the Chief Minister be pleased to state:

(a) whether it is a fact that the villagers of Komarakodu village, Narsipatnam Taluq, have seen for the last time Subbavarapu Varahalamma, a girl aged 18 years, a resident of that village leaving the village with one by name Kannoori Nukaraju with full of gold ornaments on her person, on 14th April, 1976 and afterwards that girl is not found;
(b) whether it is also a fact that her whereabouts have not been found till this day even though the said matter was reported to the police of Kothapeta; and

(c) whether the said matter will be referred to C.B.I. immediately for investigation?

A.—

(a) The fact is that Smt. Subbavarapu Varahalamma, aged 22, wife of Sri S. Nagaraju, disappeared from Komaravolu village on 14-4-76 with about 2 tolas of gold on her person.

(b) & (c) Attempts to trace her have not succeeded so far. However, following certain clues, police have arrested Sri Kannuri Nookaraju and a case is pending against him in the Sessions Court. As such there is no need for a C.B.I. enquiry.

Amount spent in 1976-1977 for Somasila Project

*8742 Q: Sri Nallapareddy Sreenivasul Reddy:—Will the Chief Minister be pleased to state:

(a) the amount spent in 1976-1977 for the Somasila project;

(b) when will water from Krishna be supplied to Madras city through Somasila Project in Nellore District; and

(c) whether Gudur, Sullurpeta, Venkatagiri and other non-delta taluks in Nellore district will be given water for irrigation at the time of supplying water to Madras?

A:—

(a) Rs 186.57 lakhs up to the end of 2/77.

(b) and (c) The details as to the point of supply, method of transport of water, and other allied matters concerning supply of Krishna waters to Madras city are yet to be decided.

Establishment of new airports in A.P.

*8746 Q: Sri N. Sreenivasul Reddy:—Will the Minister for Public Works Department be pleased to state:

(a) whether there are any proposals made by An a Pradesh Government to establish new airports in the state;
(b) whether the Government of India accepted the proposals?

A.

(a) No Sir;

(b) Does not arise.

IMPROVEMENT OF BUCKINGHAM CANAL FOR THE PURPOSE OF NAVIGATION

226—

8749Q—Sri N. Sreenivasul Reddy—Will the Minister for Medium Irrigation be pleased to state:

(a) whether the Government of Andhra Pradesh has sent a scheme to Government of India for the improvements to Buckingham canal for the purpose of navigation,

(b) whether the Government of India has accepted the scheme and released grants,

(c) if so, the details of the scheme, and

(d) when the work will be started and completed?

A.—

(a) & (b) Yes, Sir.

(c) An estimate for Rs. 49.60 lakhs for the restoration of Buckingham canal under stage I (Bed width 20 ft. and depth 3 ft.) was approved by the Government of India and subsequently revised estimate was approved for Rs. 66.23 lakhs in April, 1976. An estimate for Rs. 730.00 lakhs for improving Buckingham canal under stage II (Bed width 33 ft. and depth 6 ft.) has been prepared and sent to Government of India for approval.

(d) The works under stage I of improvements to Buckingham canal taken up during IVth Plan and spilled over to Vth Plan have almost been completed. The stage II works would be taken up as soon as the approval of the Government of India is received.

CONDUCTING OF ELECTIONS TO PANCHAYAT SAMITHIS AND ZILLA PARSHADS

227—

*8756Q—Smt. J. Eswari Bai—Will the Minister for Panchayaṭi Raj be pleased to state:

(a) whether any decision has been taken to hold the elections to Panchayat Samithis and Zilla Parishads by the Government;

(b) if so, when these elections are to be held?
A-

a) No, Sir
b) Does not arise.

ISSUE OF BUS PASSES TO MUFFASSIL STUDENTS

228—

x 8778 Sri M. Nagi Reddy:—Will the Minister for Transport be pleased to state:

a) whether there is any proposal with the Government to issue bus passes to muffassil students coming to towns for studies.

b) If so, when it will be implemented and;

c) If not the reasons therefor?

A—

a) No, Sir,

b) Does not arise.

c) The Andhra Pradesh State Road Transport Corporation has provided concessions to travel on its buses to students in the twin cities of Hyderabad, Secunderabad and in the townships of Hanamkonda and Kothagudem, where it is operating city or town services to the total exclusion of other operators.

The question of extending similar concession to students of other towns will be taken up by the Road Transport Corporation, when bus services in towns are nationalised.

Prohibition of Export of Oils to Other States

292—

*8780 Q-Sri M. Nagi Reddy:—Will the Chief Minister be pleased to state:

a) whether the government are aware of the fact that the prices of Groundnut oils etc. have gone up in the recent months.

b) whether the Government intended to prohibit the export of Oils to other States: and

c) if not, the reasons thereof?

A—

a) Yes, Sir,

b) No, Sir, However the trade have voluntarily agreed to forego exports outside the State until the situation improves.

c) Does not arise.
Development of Nagarjunasagar Ayacut

230—

* 8783 Q. Sri M. Nagi Reddy :— Will the Minister for Agriculture be pleased to state :

(a) whether the problems relating the development of Nagarjunasagar ayacut were discussed with the Union Minister of State for Agricultural Shri Shinde during his visit to Nagarjunasagar Dam site in the 1st week of September, 1976 and

(b) if so, what those problems kare and the assurance given by the Union Minister?

A.—

(a) Yes, Sir.

(b) The immediate problem is excavation of field channels upto each survey number. No assurance is given by the Union Minister of State for Agriculture in this regard.

Supply of Groundnut oil to Karnataka & Other States

231—

*18784 Q: Sri M. Nagi Reddi :— Will the Chief Minister be pleased to state ;

(a) whether the Government agreed to supply Groundnut oil to Karnataka and other States;

(b) if so, how much to each State;

(c) the steps taken by the Government to control the prices of oil for supply to the consumers of our State;

A—

(a) Yes, Sir,
(b) State Qty. Supplied
1. Karnataka 30 tonnes
2. Tamil Nadu 50 tonnes
3. Maharashtra 50 tonnes
4. Pondicherry 20 tonnes
5. Orissa 50 tonnes.

(c) The Commissioner of Civil Supplies held a series of discussions with the Oil Millers of the surplus districts and prevailed upon them to supply Groundnut oil at Rs. 55/- per 10 Kgs inclusive of taxes so that the oil would be made available to the consumers in the State at Rs. 6-85 per Kg. with marginal adjustments. There is at present no statutory provision for movement or price control over groundnut or groundnut oil. Any such action would require prior concurrence of Government of India. In addition, with a view to maintain the supplies of groundnut and groundnut products and availability at fair prices and for the regulation of trade in groundnut and groundnut products, the Andhra Pradesh Groundnut and Groundnut Products, (Regulation of trade & Licencing) Order, 1976 was issued.

Supply of Water from Nagarjunasagar Canal to Gunture Town For Drinking Purpose

332—

*8785—Sri M. Nagireddy;—Will the Minister for Municipal Administration be pleased to state:

(a) whether the Government approved any scheme to supply water from Nagarjunasagar Canals to Guntur town for drinking purposes;

(b) if so, the estimated cost of the said protected water supply scheme and

(c) whether the State Government propose to bear 50% of the cost of the said scheme?

A.—

(a) No, Sir. However there is a proposal to supply 5 Mgd. of covered water from Bandarupalli Major Distributory of Nagarjuna Sagar Canals.

(b) No firm estimate has been prepared. Tentatively it is estimated to cost Rs. 483.75 lakhs.

(c) The method of financing has not yet been finalized.
Inclusion of Fishermen in the Scheduled Castes

233—

*8788 Q.—Sri M. Nagi Reddy:— Will the Minister for Social Welfare be pleased to state:

(a) whether the Government had recommended to the Centre for the inclusion of Fishermen in the Scheduled Castes while amending the constitution:

(b) if so, whether the Union Government accepted the proposal; and

(c) if not, the reasons stated by union Government in this regard?

A—

(a) No, Sir.

(b) & (c) Does not arise,

Conducting of Survey by Agro-Economic Centre of Andhra University in Ramachandrapuram Tq.

234—

*8796 Q.—Sri M. Nagi Reddy:— Will the Minister for Agriculture be pleased to state:

(a) whether a survey has been conducted by the Agro-Economic centre of Andhra University in the affluent Ramachandrapuram Taluk, East Godavari District.

(b) whether is a fact that as per the survey, 60 percent of the people there are living a life below the poverty line.

(c) whether it is also a fact that the saving of the people in the taluk per annum were to the tune of Rs. 2 crores but nothing of it was going back to Agricultural Development; and

(d) the steps taken by the Government to control the flow of such savings to towns for the construction of non-productive activities such as construction of Luxury Hotels, Buildings and Cinema Halls etc.?

A.—

(a) Yes, Sir,

(b) During the survey, it was found that 51% of the cultivator households and 80% of the non-cultivating agricultural labour households were below the poverty line. The weighted average for rural area of the taluk as a whole comes to 65%.

(c) The estimated total savings of the rural households in the taluk comes to Rs. 3.70 crores. The estimated reinvestment in the rural area of the taluk toward capital formation came to Rs. 1.56 crores.
One of the policy conclusions of the preliminary report is that it is necessary and desirable to increase the investment of the economic surplus of the taluk within the taluk so that the problem of poverty can be alleviated.

New Projects for SFDA and MFALDA Projects

235—

*8797-Q.—Sri M. Nagi Reddy:—Will the Minister for Rural Development be pleased to state:

(a) whether any new projects have been taken-up in some districts of our State under Small Farmers Development Agency (SFDA) Projects and the Marginal Farmers and Agricultural Labourers Development Agency (MFALDA) Projects.

(b) if so, the names of these Districts; and

(c) the amount allotted for each District under the said schemes?

A.—

(a) Yes Sir. Two Small Farmers Development Agency Projects have been taken up during 1976-77.

(b) Krishna and Guntur Districts.

(c) Rs. 1.5 crores Grants-in-aid of the Government of India for each Small Farmers Development Agency-project for the Project period ending 1978-79.

Scooter accidents in the twin cities during 1976.

236—

*8802 Q.—Sri P.V. Ramana:—Will the Chief Minister be pleased to state:

(a) The number of Scooter accidents occurred in the twin cities of Hyderabad and Secunderabad during the year 1976.

(b) the main reasons for the accidents.

(c) the number of deaths occurred due to these accidents; and

(d) the action taken by the Government to prevent these accidents?

A.—

(a) 117. Scooter/Motor Cycle accidents upto September, 1976 occurred.

(b) Due to rash and negligent driving.

(c) 16
(d) Orders have since been issued making wearing of Crash helmets compulsory by the Scooterists/Motor-cyclists, apart from intensifying the usual steps such as imposing traffic restrictions, removal of stray cattle, unauthorised parking of vehicles etc.

Incentives to push up exports through ports

237—

*8827 Q.—Sri M. Nagi Reddy:—Will the Minister for Commerce and Handlooms be pleased to state;

(a) whether there are any proposals with the Government to give incentives to push up exports through ports in the state; and

(b) if so, what those incentives are?

A.—

(a) No, Sir

(b) Does not arise.

Functioning of ambitious Maghi Jowar Programme in the State

238—

*8829 Q.—Sri M. Nagi Reddy:—Will the Minister for Agriculture be pleased to state:

(a) whether the Government have decided to launch any ambitious Maghi Jowar Programme in some Districts;

(b) if so, when and in which districts; and

(c) the districtwise acreage to be covered under this programme?

A.—

(a) Yes Sir,

(b) Cultivation of Jowar in Maghi season is a normal feature in the districts of Khammam, parts of Krishna, Warangal, Mahaboobnagar, Nalgonda, Kurnool and Karimnagar. It was during 1972-73 that Hybrid varieties were introduced.

(c) The following is the position during the current year:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Dist.</th>
<th>Target in hectare</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Krishna</td>
<td>30,000</td>
</tr>
<tr>
<td>2.</td>
<td>Kurnool</td>
<td>25,000</td>
</tr>
<tr>
<td>3.</td>
<td>Mahaboobnagar</td>
<td>10,000</td>
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<tr>
<td>4.</td>
<td>Nalgonda</td>
<td>10,000</td>
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<tr>
<td>5.</td>
<td>Khammam</td>
<td>1,00,000</td>
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<tr>
<td>6.</td>
<td>Warangal</td>
<td>15,000</td>
</tr>
<tr>
<td>7.</td>
<td>Karimnagar</td>
<td>10,000</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>2,00,000</strong></td>
</tr>
</tbody>
</table>

84—7

Production of Anti-Rabies Vaccine in the State

239—

*8830 O.—Sri M. Nagi Reddy:— Will the Minister for Health and Medical be pleased to state:

(a) whether the Government propose to produce the Anti-Rabies Vaccine in the State;
(b) if so, when;
(c) the location of the site; and
(d) the expenditure involved for the same?

A.—

(a) Yes, Sir.
(b) The pilot project was started in April 1976.
(c) Nacharam, Hyderabad.
(d) Total expenditure Rs. 25.00 lakhs.

Cold Storage and Freezing Plants in the State

240—

*8833 Q.—Sri M. Nagi Reddy:—Will the Minister for Fisheries be pleased to state:

(a) the total number of Cold Storage and Freezing Plants in our State under private and public sectors;
(b) the total capacity of each plant;
(c) whether it is a fact that the existing plants are insufficient in view of the recent allotment of Mexican Trawlers;
(d) if so, whether the Government propose to set up a master cold storage plant of thousand ton capacity; and
(e) whether there are any proposals with the Government for setting up of a chain of small cold storage plants all over the main coastal villages having landing facilities?

A.—

(a) As per the available information the following are the numbers of cold storages and freezing plants in the state under private and public sectors:

<table>
<thead>
<tr>
<th></th>
<th>Cold Storages</th>
<th>Freezing Plants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private sector</td>
<td>58</td>
<td>2</td>
</tr>
<tr>
<td>Public sector</td>
<td>8</td>
<td>1</td>
</tr>
</tbody>
</table>

(b) A statement is given below:

(c) The Mexican trawlers have not yet arrived and as such the question of insufficiency of the existing plants does not arise at present.

(d) No Sir.
(e) No Sir.
(b) **STATEMENT SHOWING THE NUMBER OF ICE PLANTS AND FREEZING PLANTS**

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Plant</th>
<th>ICE AND COLD STORAGE</th>
<th>FREEZING PLANTS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>No. Public Sector</td>
<td>No. Private Sector</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capacity in tons.</td>
<td>Capacity in tons</td>
</tr>
<tr>
<td>(1)</td>
<td></td>
<td>(2)</td>
<td>(3)</td>
</tr>
</tbody>
</table>

**Vizag District:**

2. East Coast Marine Products, Visakhapatnam.
3. George Maljo & Company
4. M/s. Union Carbide India Ltd.
<p>| | | | | | | | | | |</p>
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</thead>
<tbody>
<tr>
<td>5.</td>
<td>Crystal Ice Factory</td>
<td></td>
<td></td>
<td>1</td>
<td>10 Ice</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Vizag Ice and Cold Storage</td>
<td></td>
<td></td>
<td>1</td>
<td>6 only</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Rite Ways (P) Limited</td>
<td></td>
<td></td>
<td>1</td>
<td>5 only</td>
<td></td>
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<tr>
<td>8.</td>
<td>Kalyan Ice and Cold Storage</td>
<td></td>
<td></td>
<td>1</td>
<td>3 only</td>
<td></td>
<td></td>
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<tr>
<td>9.</td>
<td>Balaji Ice Factory</td>
<td></td>
<td></td>
<td>1</td>
<td>5 only</td>
<td></td>
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<tr>
<td>10.</td>
<td>Bharat Ice Cold Storage, Anakapalli</td>
<td></td>
<td></td>
<td>1</td>
<td>6</td>
<td></td>
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<tr>
<td>11.</td>
<td>A.V.R. Ice Factory, Visakhapatnam</td>
<td></td>
<td></td>
<td>1</td>
<td>15</td>
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|---|---|---|---|---|---|
| 1 |   |   |   |   |   |

### II. Srikakulam District:

|   |   |   |   |   |
|---|---|---|---|
| 1. | Andhra Sea Foods |   |   |   | 1 | 25 |
| 2. | Palasa Ice Factory |   |   | 1 | 2 |   |   |
| 3. | Ice Plant at Amudalavalasa |   |   | 1 | 5 |   |   |

|   |   |   |   |   |
|---|---|---|---|
| 2 |   |   |   |   |

|   |   |   |   |   |
|---|---|---|---|
|   |   |   | 1 |   |   |

Answers to Starred Questions:

4th April, 1974.
### III. East Godavari District:

<table>
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<th>(7)</th>
<th>(8)</th>
<th>(9)</th>
<th>(10)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>M/s. Fish Products, Kakinada</td>
<td></td>
<td>1</td>
<td>15 Ice</td>
<td></td>
<td></td>
<td></td>
<td>4, 5</td>
</tr>
<tr>
<td>2</td>
<td>Pyda Ice Plant, Kakinada</td>
<td></td>
<td>1</td>
<td>20 Ice</td>
<td></td>
<td></td>
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<tr>
<td>3</td>
<td>Balkanti Ice Plant, Kakinada</td>
<td></td>
<td>1</td>
<td>10 Ice</td>
<td></td>
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<td></td>
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<tr>
<td>4</td>
<td>Vestar Ice Plant, Kakinada</td>
<td></td>
<td>1</td>
<td>6 Ice</td>
<td></td>
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</tr>
<tr>
<td>5</td>
<td>Himalaya Ice Plant, Kakinada</td>
<td></td>
<td>1</td>
<td>2 Ice</td>
<td></td>
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</tr>
<tr>
<td>6</td>
<td>Koramandal Ice Plant</td>
<td></td>
<td>1</td>
<td>4 Ice</td>
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<tr>
<td>7</td>
<td>Venkateswara Ice Plant, Kakinada</td>
<td></td>
<td>1</td>
<td>4 Ice</td>
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<tr>
<td>8</td>
<td>Satyanarayana Ice Plant, Kakinada</td>
<td></td>
<td>1</td>
<td>2 Ice</td>
<td></td>
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</tr>
<tr>
<td>9</td>
<td>Krishna Ice Parlour</td>
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Answers to Starred Questions.
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**Total Ice: 29**

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**Total Ice: 5**
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Running of Secunderabad Super Bazar on Loss.

241—

*8857—Smt. J. Eshwari Bai:—Will the Minister for Cooperation be pleased to state:

(a) whether it is a fact that Secunderabad Super Bazar is running on loss; and

(b) whether the turn-over of business in this Super Bazar has come down considerably?

A.—

(a) & (b) :—Yes, Sir.

Location of Super Thermal station in Ramagundam.

242—

*8861Q.—Smt. J. Eshwari Bai:—Will the Minister for Power be pleased to state:

(a) whether one of the five super thermal stations will be located in the coal belt of the State viz Ramagundam; and

(b) when the Government received the clearance letter from the Government of India and when steps will be taken to establish the same and the estimated cost?

A.—

(a) & (b) The Government have made out a strong case and addressed the Government of India to locate one of the Super Thermal Stations at Ramagundam. The decision of the Government of India is still awaited. The estimated cost of the Project is Rs. 234.22 crores.

Prohibition in the State.

243—

*8865Q.—Smt. J. Eshwari Bai:—Will the Minister for Excise be pleased to state:

whether any decision has been taken by the State Government to impose total prohibition in Andhra Pradesh or in the alternative to implement the 12 point programme as a step towards prohibition?

A.—

The 12 point programme is under examination and operational details in respect of some of the points are being considered, with reference to local conditions. The Government are however following some of the points already.

(a) Will the Minister for Excise be pleased to place on the Table of the House a statement containing:
   (a) the total number of toddy shops and arrack shops which were auctioned during the current year and which will be functioning from the Abkari year 1976 to 1977;
   (b) the total rental amount and the difference between last year and this year;
   (c) the number of licences issued to toddy co-operatives; and
   (d) whether the Government is satisfied that all these toddy co-operatives are genuine?

(a) For the Abkari Year 1975-76 6,887 toddy shops and 13,847 arrack shops were auctioned. For the Abkari year 1976-77, 5,992 toddy shops and 13,809 arrack shops were auctioned.

(b) The particulars of rentals for 1975-76 and 1976-77 are as under:

(Rupees in lakhs)

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<td>Toddy</td>
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<td>Arrack</td>
<td>4,085.66</td>
<td>4,681.17</td>
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<td>Total</td>
<td>5,492.91</td>
<td>5,992.09</td>
<td>+499.18</td>
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(c) (5,715)

(d) Whenever complaints are received about the bonafides of the co-operative societies, necessary action is being taken in the matter.

Providing of more Medical & Health Facilities to the common man under 20 Point Economic Programme

(a) Will the Minister for Health and Medical be pleased to state?
(a) Whether any schemes were undertaken under the 20-
Points Programme by the Medical and Health Department to offer
more Medical and Health facilities to the common man throughout
the State; and

(b) If so, the new schemes so ushered in?

A—

(a) No schemes could be undertaken as the subject is not
covered by these points.

(b) Does not arise.

Repairing of one bottling unit of Vijayawada Milk Factory.

246—

* 8877Q.-Sri N. Venkataratnam.—Will the Minister for Animal
Husbandry be pleased to state :

(a) Whether one bottling Unit of Vijayawada Milk Factory
went out of order?

(b) If so, since how long?

(c) Reasons for not repairing it immediately?

(d) Whether milk is supplied in cans instead of bottles due to
the failure of bottling Unit; and

(e) The present position of the Unit?

A—

(a) The Unit was not actually gone out of order, but there
were interruptions in bottling due to one machine giving trouble.

(b) The interruption was for about 18 days in August, 1976.

(c) Minor repairs were carried out. But major repairs had to
be delayed for want of spare parts not available locally.

(d) Milk in bottles were supplied to Vijayawada and Guntur.
But Milk in cans supplied to Machilipatnam, Gudivada and Tenali
for 18 days i.e. during the period when there was interruption. In
addition to this an additional quota of 20% was also supplied over
normal quota.

(e) After fixation of Auto Leader Chain to the old bottling
machine the performance of the bottling unit has improved. The
supply of milk in bottles is now regular.
Prohibition of alcoholic drinks at the Border of A.P. and Tamilnadu state

247—

* 8884Q.-Sri N. Sreenivasul Reddy:— Will the Minister for Excise be pleased to state:

(a) whether prohibition of alcoholic drinks has been introduced within five miles of Tamilnadu border in Andhra Pradesh at the request of Tamil Nadu Government; and

(b) if so, loss that is being accrued every year to Andhra Pradesh Government due to the introduction of prohibition in the belt area five miles from Tamil Nadu border in Andhra Pradesh?

A:—

(a) No.
(b) Does not arise.

Norms evolved to improve Business efficiency for Consumer Co-op. Societies.

248—

*8889Q.-Sri M. Nagi Reddy:— Will the Minister for Co-operation be pleased to state:

(a) whether any norms have been evolved to improve the business efficiency for consumer Cooperative Societies in the State;

(b) if so, what they are; and

(c) if not, whether the Government propose to evolve any norms at least now?

A:—

(a) and (b):— To ensure proper functioning of the Consumer Cooperative Stores (Super Bazars) on sound lines, the Registrar of Cooperative Societies has issued certain consolidated guidelines instructions to all the consumers stores in the State by way of fixing limits on establishment charges, restrictions on drawal of heavy advances for purchases, norms for making purchases, fixing financial discipline, etc., in respect of the activities of the stores,

(c) Does not arise.
Assistance for Fisheries Development from British Government

249—

*8890 Sri M. Nagi Reddy:—Will the Minister for Fisheries be pleased to state:

(a) Whether a term of British Experts visited the fishing harbours of Visakhapatnam and Kakinada etc., ports and studied the catch and marketing facilities of fish;

(b) whether they have agreed to provide some assistance for Fisheries development in our State; and

(c) If so, how much and in what shape?

A—

(a) A British team visited the places mentioned.

(b) No, Sir.

(c) Does not arise.

Control of the cost of eggs

250—

*8891 (s) Sri M. Nagi Reddy:—Will the Minister for Animal Husbandry be pleased to state:

(a) whether the Government propose to control the cost of eggs;

(b) If so, the rate proposed to be fixed for each variety of Eggs;

(c) whether the said rate would apply to private poultry managements also; and

(d) If not, the reasons therefor?

A—

(a) No Sir.

(b) to (d): Does not arise.

Taking over the Management of Harijan and B. C. Hostels by the Govt.

251—

*91 Sri P. V. Ramana:— Will the Minister for Harijan Welfare be pleased to state:

(a) whether it is a fact that the management of Harijan and Backward Class Hostels are going to be taken up by Government?
(b) if so, from which date; and
(c) the arrangements made in this regard?

A—

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

Introduction of Firka Development Schemes

252—

*8914 Sri P. V. Ramana:—Will the Minister for Rural Development be pleased to state:

(a) whether it is a fact that Firka Development Schemes on the lines of the Late Sri Prakasam’s rule, will be introduced; and
(b) if so, from when and where?

A—

(a) No Sir.
(b) Does not arise.

Observance of Periscopic system for Family Planning

253—

*8917 Sri P. V. Ramana:—Will the Minister for Health and Medical be pleased to state:

(a) Whether it is a fact that the Government have directed the Hospitals to observe periscopic system for family planning?
(b) If so, in how many hospitals it was observed?
(c) if not, the reasons therefor?

A—

(a) No, sir.
(b) Does not arise.
(c) Periscopic system is suitable for Hospitals with specialists in Gynaecology. Though the Senior Gynecologists have learnt the technique in theory and by observation, this has not been introduced as there should be a trained team of Gynecologists, Nurses, Theatre Assistants, and other staff.
4th April, 1977.

Unoccupation of Houses Constructed by Housing Board in twin cities.

254—

*8924 Sri P. V. Ramana:—Will the Minister for Housing be pleased to state:

(a) Whether it is a fact that some of the houses constructed by the Housing Board in Twin Cities were not occupied by anybody as their cost of construction was too high;

(b) whether the Government received any representations from the residents of twin cities about the quality of construction of houses; and

(c) if so, the action taken by the Government to rectify the defects?

A—

(a) The answer is in the negative.

(b) & (c) A few representations have been received from the allottees of Santhoshnagar Colony regarding sinking of flooring and few minor repairs like falling of ceiling plaster in one or two houses. As and when the complaints were received, the flooring was rectified.

Representations were also received from Vengal Rao Nagar Colony (Yosuiguda Colony) about leakages in some of Economically Weaker Section and Low cost Houses. Action has been taken to repair the roofs at the cost of the contractors.

In regard to P. S. Nagar Colony, some complaints were received about sinking of the flooring in 8 houses and this has been rectified.

Preparation of new Variety of Paper in RRL at Hyderabad

255—

*8926 Sri P.V. Ramana;—Will the Chief Minister be pleased to state:

(a) whether it is a fact that the Scientists prepared a new variety of paper in the Regional Research Laboratory (RRL) at Hyderabad in 1976;

(b) if so, the speciality of that paper;

(c) how much quantity is prepared up-to now; and

(d) the arrangements made for bulk production of the same?
Answers to Starred Questions. 4th April, 1977. 255

A—

(a) No Sir.
(b) Does not arise.
(c) Does not arise.
(d) Does not arise.

Fixation of remuneration price to the Growers for Cotton etc.

255—

*8931 Sri M. Nagi Reddy:—Will the Minister for Agriculture be pleased to state:

The steps proposed to betaken by the Government to fix up remunerative prices to the growers for Cotton, Chillies, Groundnut etc. commercial crops this year.

A—

Fixation of price for commercial crops is being done by Government of India every year. So far no remunerative prices were fixed by Government of India, but only minimum prices are fixed. However following the resolution adopted in the Assembly that immediate steps be taken to fix remunerative prices for food grains and commercial crops, the Government of India have been adderssed to fix remunerative prices for food crops as well as commercial crops.

Cancellation of Licences to the unmodernised Rice Mills.

257—

*8932 Sri M. Nagi Reddy:—Will the Chief Minister be pleased to state:

(a) Whether the Government propose to cancel Rice Mill Licences in the case the millers do not modernise their mill this year; and

(b) if so, whether the Government propose to give financial help to the rice millers to modernise the mills in the State?

A—

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

Classification of Minerals Available in the State

258—

* 8935 Sri M. Nagi Reddi and Smt. J. Eswari Bai:—Will the Minister for Excise be pleased to state:

(a) The names of minerals available in our State
(b) The classification as major or minor minerals.

A—

(a) (* indicates minerals not being worked)

Apatite
Asbestos
Ball Clay
Barytes
Bauxite*
Building stones
Calcite
China clay
Chromite
Coal
Copper
Corundum
Diamond*
Dolomite
Feldspar
Fire clay
Fuller's earth
Garnet
Gold
Granite
Graphite
Gypsum
Iron Ore*
Kyanite
Laterite
Lime kankar
Limeshell
Limestone
Limestone slabs
Manganese
Mica
Ochres (red, yellow)
Quartz
Red oxide
Sand
Slate
Steatite, Soapstone
Vermiculite
(b) Major Minerals

<table>
<thead>
<tr>
<th>Mineral</th>
<th>Major Minerals</th>
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<tbody>
<tr>
<td>Apatite</td>
<td>do.</td>
</tr>
<tr>
<td>Asbestos</td>
<td>do.</td>
</tr>
<tr>
<td>Ball Clay</td>
<td>do.</td>
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<tr>
<td>Barytes</td>
<td>do.</td>
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<tr>
<td>Bauxite</td>
<td>do.</td>
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<tr>
<td>Calcite</td>
<td>do.</td>
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<tr>
<td>Chine Clay</td>
<td>do.</td>
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<tr>
<td>Chromite</td>
<td>do.</td>
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<tr>
<td>Coal</td>
<td>do.</td>
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<tr>
<td>Copper</td>
<td>do.</td>
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<tr>
<td>Corundum</td>
<td>do.</td>
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<tr>
<td>Diamond</td>
<td>do.</td>
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<tr>
<td>Dolomite</td>
<td>do.</td>
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<tr>
<td>Feldspar</td>
<td>do.</td>
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<tr>
<td>Fire clay</td>
<td>do.</td>
</tr>
<tr>
<td>Garnet</td>
<td>do.</td>
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<tr>
<td>Gold</td>
<td>do.</td>
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<tr>
<td>Graphite</td>
<td>do.</td>
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<tr>
<td>Gypsum</td>
<td>do.</td>
</tr>
<tr>
<td>Iron ore</td>
<td>do.</td>
</tr>
<tr>
<td>Kyanite</td>
<td>do.</td>
</tr>
<tr>
<td>Laterite</td>
<td>(Major and Minor)</td>
</tr>
</tbody>
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(depending upon the use)

<table>
<thead>
<tr>
<th>Mineral</th>
<th>Major when used in</th>
</tr>
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<tbody>
<tr>
<td>Limekankar</td>
<td>do.</td>
</tr>
<tr>
<td>Limeshell</td>
<td>do.</td>
</tr>
<tr>
<td>Limestone</td>
<td>do.</td>
</tr>
<tr>
<td>Manganese</td>
<td>Major</td>
</tr>
<tr>
<td>Mica</td>
<td>do.</td>
</tr>
<tr>
<td>Ochres (red, yellow)</td>
<td>do.</td>
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<tr>
<td>Quartz</td>
<td>do.</td>
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<tr>
<td>Red oxide</td>
<td>do.</td>
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</table>

<table>
<thead>
<tr>
<th>Sand</th>
<th>Major when used in</th>
</tr>
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<tr>
<td></td>
<td>in coal mines for stowing</td>
</tr>
</tbody>
</table>

| Steatite, Soapstone | Major |
| Vermiculite        | do.   |
### MINOR MINERALS

| Rough stone, Building stone and laterite | Minor |
| Boulerds | -do- |
| Road Metal and Ballast | -do- |
| Dimension or sized stone | -do- |
| Mill stone for grinding | -do- |
| Limestone and Limekankar | -do- |
| Limeshell | -do- |
| Limestone slabs | -do- |
| Marble | -do- |
| Muram | -do- |
| Shingle | -do- |
| Gravel | -do- |
| Ordinary sand | -do- |
| Brick earth | -do- |
| Ordinary clay | -do- |
| Slate and shale | -do- |
| Fuller's earth/Bentonite | .do. |
| Rehmatti | .do. |
| Chalcedony pebbles | .do. |
| Granite | .do. |
| Marble or limestone chips for mosaic flooring | .do. |

### SUPPLYING OF TECHNICAL KNOW HOW TRAWLERS AND OTHER INPUTS TO THE FISHING COMPANIES BY TALYO FISHERY COMPANY, JAPAN

259—

*8958.—Sri M. Nagireddy:— Will the Minister for Fisheries be pleased to state:

(a) whether it is a fact that the Talyo Fishery Company of Japan has accepted to supply technical know how, Trawlers and other inputs to our State Fishing Companies; and

(b) if so, the details of the supply and conditions laid down?

A—

(a) No, Sir.

(b) Does not arise,

### MASTER PLAN FOR THE REHABILITATION OF EX-CRIMINALS

260—

*8962.—Sri M. Nagireddy:— Will the Minister for Law be pleased to state:

(a) whether the Government have prepared a Master Plan for the rehabilitation of Ex-Criminals in the State; and
Answers to Starred Questions.

(b) if so, the details of the said Master Plan?

A—

(a) No Sir.

(b) Does not arise.

INTRODUCTION OF THE SCHEME OF POOLED PURCHASES FOR ALL SUPER BAZARS IN VIZAG AND HYDERABAD DISTRICTS

261—

* 1964—Sri M. Nagireddy:— Will the Minister for Coopera­tion be pleased to state:

The steps taken by the Government to switch over from the present system of each Super Bazar making its own purchases to bulk purchases for all Super Bazaars in the District to streamline the distribution system and to reduce the cost of the Consumer Commodities?

A—

A scheme of Pooled purchases for all the Super Bazaars existing in Visakhapatnam and Hyderabad Districts has been introduced with effect from 1-12-1976 on a pilot basis.

SETTING UP OF SEPARATE CELL IN HOUSING BOARD FOR CONSTRUCTION OF HOUSES IN RURAL AREAS

262—

*8965 Q.—Sri M. Nagireddy:— Will the Minister for Housing be pleased to state:

(a) whether the Government propose to set up a separate cell in the Housing Board for the construction of houses in rural areas;

(b) if so, the amount allotted for rural housing; and

(c) the total number of houses proposed to be constructed in 1976-77 and 1977-78?

A—

(a) Yes, Sir.

(b) Necessary amounts will be provided after the demand survey is done by the Housing Board.

(c) About 5,000 houses in the 1st phase are proposed to be constructed.

WORLD BANK AID FOR FRUIT PLANT AT HYDERABAD

263—

*8967—Sri M. Nagireddy:— Will the Chief Minister be pleased to state:
(a) whether the World Bank aid has been sought for the Fruit Plant at Nandyal, the Maize Flour Plants at Karimnagar and Nizamabad and the caster oil plant in Nalgonda district;

(b) if so, the plant wise amounts sought for;

(c) whether the World Bank has agreed to give aid and

(d) if so, to what extent?

A.

(a) No, Sir.

(b, c & d) Do not arise.

INCENTIVE SCHEME FOR MAINTENANCE OF PUNCTUALITY IN THE VEHICLES

264

*8972 Smt J. Eshwari Bai: Will the hon. Minister for Transport be pleased to state:

(a) whether the Andhra Pradesh State Road Transport Corporation authorities have taken any steps to launch an incentive scheme for maintaining punctuality of the vehicles as well as cleanliness and

(b) whether any statement on the subject was made by its General Manager, at Vijayawada during the last week of September, 1976?

A.

a) & b) No, Sir.

STEPS TAKEN TO SAVE KHARIF CROPS THIS YEAR

265

*8973 Smt. J. Eshwari Bai:—Will the Minister for Agriculture be pleased to state:

whether any steps were taken by the Government to help the ryots to save the Kharif crops this year in view of rains?

A.

All possible steps.

Loans from World Bank for the Development of Harbours, Ports and Light houses in A.P.

266—

* 8975 Sri N. Sreenivasul Reddy:—Will the Minister for Fisheries be pleased to state:

(a) whether the World Bank has accepted to provide loan for the development of Harbours, Ports and Light houses in Andhra Pradesh;

(b) if so, the details of the aid;

(c) the names of Harbours, Ports and Light houses that will be benefitted; and
(d) the terms and conditions laid down by the World Bank?

(a) No, Sir.
(b), (c) & (d) Does not arise.

Accommodation and laboratory equipment in Nagarjunasagar Engineering College at Hyderabad

* 8977-A-Sri P. Srirama Murthy:—Will the Minister for Tribal Welfare and Technical Education be pleased to state:

(a) whether it is a fact that the Nagarjunasagar Engineering college is not having minimum accommodation and laboratory equipment required for an Engineering College, and

(b) if so, the reasons for not showing interest by the University to bring up this College on par with the other Colleges?

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

Implementation of Ongole pattern of policing for better traffic control

* 9025-Sri M. Nagi Reddy:—Will the Chief Minister be pleased to state:

(a) whether the Government is implementing "Ongole pattern policing" for better and effective traffic control in some towns of our state.

(b) if so what are those towns, and

(c) the details of that method?

(a) and (b) "Ongole Pattern of Policing has been implemented in the Traffic Branch of the City Police only and not in any towns of our state.

(c) In this system of policing, the Police Constables are being trained only for sentry duties and escorts, while beat work of patrolling, assistance in investigations and other work of the Police is done only by Head Constables or Assistant Sub-Inspectors under instructions from the Sub-Inspector.
Answers to Starred Questions. 4th April, 1977.

Measures to raise more resources for the Next Year’s Plan

269—

*9026—Sri M. Nagi Reddy :—Will the Chief Minister be pleased to state :

(a) whether the Planning Commission has asked our State to bring up concrete measures to raise more resources for the next year’s Plan through rationalisation of power and irrigation rates; and

(b) If so, the measures proposed by the Government?

A.—

(a) The Planning Commission has not specifically requested the State Government to bring up concrete measures for rationalisation of irrigation and power rates. But the Commission has generally requested the State Government to raise resources as one of the measures to cover the gap in resources for next year’s Plan and in this connection have drawn attention to the NDC resolution of September, 1976 that “irrigation systems should cover working expenses and yield, if possible, something more and that power systems should cover working expenses and yield reasonable returns on investment.

(b) Government have already taken measures to raise the resources by increasing the water rates in 1974-75 and by levying special land tax on certain lands under irrigation projects during 1976-77. Power rates have also been raised during 1974-75 and 1975-76 by Andhra Pradesh State Electricity Board.

Manufacturing of Agricultural implements in collaboration with the agencies and Govt.

270—

*9028 Q.—Sri M. Nagi Reddy :—Will the Minister for Cooperation be pleased to state :

(a) whether the Cooperative Marketing Federation Plans to manufacture agricultural implements in Collaboration with other agencies and the Government.

(b) if so with which agencies;

(c) what are the agricultural implements proposed to be manufactured;

(d) the estimated investments for the said scheme,

(e) whether the National Cooperative Development Corporation promised to grant some amount for the said scheme; and

(f) if so how much and the conditions?
A.—
(a) & (b) The Pradesh State Cooperative Marketing Federation Limited Hyderabad is contemplating to manufacture agricultural implements, but not in collaboration with any agency.
(c) Improved Bullock-drawn Agricultural Implements.
(d) The scheme has not yet been finalised.
(e) & (f) Do not arise.

Cut in the allocation of funds to the State by Planning Commission

271—

*9037—Sri M. Nagi Reddy:—Will the Chief Minister be pleased to state:

(a) whether it is a fact that the Planning Commission has agreed for an allocation of Rs. 203.00 crores only as against the demand of Rs. 331 crores sought by the State Government for the remaining two years of the Fifth Plan;

(b) if so, the reasons for the cut;

(c) For which schemes the said amount would be allotted and spent?

A—

(a) No, Sir. The Planning Commission have approved an outlay of Rs. 674.12 crores for the remaining two years of the Fifth Five Year Plan.

(b) Does not arise.

(c) A statement showing the sectoral distribution of the outlay of Rs. 674.12 crores fixed by the Planning Commission for the remaining two years of the Fifth Plan period is given below:

Statement showing the sectoral allocations for an outlay of Rs. 674.12 crores.

<table>
<thead>
<tr>
<th>Rs. in crores</th>
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<tbody>
<tr>
<td>1. Agriculture and allied Services</td>
</tr>
<tr>
<td>2. Co-operation</td>
</tr>
<tr>
<td>3. Water and Power Development</td>
</tr>
<tr>
<td>4. Industries and Minerals</td>
</tr>
</tbody>
</table>
Decision not to open new Super Bazars in the State

272—

*S9039—Sri M. Nagi Reddy:—Will the Minister for Cooperative be pleased to state:

(a) whether the Government have decided not to open Super Bazars in the State;

(b) if so, the reasons, therefore, and

(c) the alternate arrangements made by the Government?

A.—

(a) No such decision has been taken.

(b) (c) do not arise.

Highway robberies occurred in Guntakal and Gooty areas.

273—

*S9045—Sri M. Nagi Reddy:—Will the Chief Minister pleased to state:

(a) whether it is a fact that Highway robberies are frequent occurring in Guntakal and Gooty areas; and

(b) if so, the steps taken by the Government to check-up above Highway robberies?

A.—

(a) 4 incidents occurred in Gooty and Guntakal areas during 1976, Sir.

(b) The police have been instructed to patrol the areas effectively to prevent recurrence of such incidents and to deal firmly in such cases.

Maintenance of dog squad and Kennel by State Police Headquarter

274—

*S9046—Sri M. Nagi Reddy:—Will the Chief Minister pleased to state:
(a) whether a Dog Squad and the Kennel has been main­
tained by the State Police headquarters in the state;

(b) whether it is going to be decentralised to some important
Towns in the state;

(c) if so, in which Towns; and

(d) whether there is also a proposal with the Government to
constitute a separate Dog Squad at the Police Training College in
Anantapur?

A.—

(a) Yes, Sir.

(b) & (c) The question of decentralisation of the above
mentioned Dog Squad does not arise. However, Dog Squad centres
have been sanctioned separately at Visakhapatnam, Warangal, Kur­
nool and Vijayawada.

(d) No, Sir.

Incentives to all Industries which have gone into regular Production

*9051 Sri M. Nagi Reddy:—Will the Chief Minister be pleased
to state:

(a) whether the Government have decided to offer some
incentive to all the new industries set up in our State which have
gone into regular production on or after January, 1976;

(b) if so, what those incentives are; and

(c) whether a copy of the said incentives with full particulars
be placed on the Table of the House?

A.—

(a) The Government in the G.O. Ms. No. 224, Industries and
Commerce dated 9-3-1976 approved a scheme of incentives applicable
to new industrial units which go into regular production on or after
1-1-1976 and those undergoing substantial expansion, subject to
certain conditions and restrictions. In addition to this Scheme,
Government have issued orders providing concession in power tariff
for new industries.

They are:  (i) Investment subsidy.

(ii) Interest subsidy for the schemes of Educated
self Emplaced, and
Answers to Starred Questions

(iii) Interest free sales tax loan.

(iv) Power tariff concession.

(c) A copy of the G.O. Ms. No. 224, Industries and Commerce dated 9-3-1976 in which the incentives scheme has been approved and a copy of G. O. Ms. No. 653, Ind. & Comm. dated 13-7-1976 relating to power tariff concession are given below:

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Industries-Incentives-Revised Power tariff notified by the Andhra Pradesh State Electricity Board-Provision offering 25% concessional rate in power tariff for select new industries-Industries eligible for the concession-Orders-Issued.

Industries and Commerce (I&CP) Department


Read the following:

(1) From the Director of Industries, D.O.Lr. No. 3374/ Dsk 1/(3)/75, dated 28-12-1975.

(2) From the Director of Industries, Lr. No. RC. 3374/ Dsk. 1(3)/75, dated 12-1-1976.

ORDER

The revised power tariff notified by the Andhra Pradesh State Electricity Board with effect from 20.10.1975 offers a rebate of 25% on demand and energy charges for specified H.T. and L.T. consumers as an incentive to new industries for the first three years from the date of their going into production.

2. The Andhra Pradesh State Electricity Board requested the Director of Industries to specify the industries which would be eligible for the said 25% concession in power tariff. The Director of Industries has suggested that it is desirable to notify a list of Industries which will not be eligible for the concession, so that any other industry which is not in the list will be automatically entitled to the remission in power tariff.

3. The Government have carefully examined the proposals of the Director of Industries and have decided that the 25% concession in power tariff should be extended to any new industrial unit going into regular production on or after 1.1.1976 and that this concession should not be applicable to the 65 excluded industries notified in the G.O.Ms. No. 224, Industries and Commerce, dated 9.3.1976 wherein the revised scheme of State Incentives was approved. The said list of 65 industries is appended to this order.
4. The Government have also decided that the concession in power tariff available to industrial units under the old power tariff of the Andhra Pradesh State Electricity Board prior to its revision with effect from 20-10-1976 should be allowed to continue for the unexpired portion of the period for which the industrial units were permitted to avail of the said concession by the Electricity Board.

5. The Secretary, A.P. State Electricity Board is requested to take necessary further action in the matter.

( BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH )

S. R. RAMAMUTHY,
Secretary to Government.

List of Industries which are not eligible for the 25% concession in power tariff under the revised power tariff notified by the A.P. State Electricity Board with effect from 20-10-1975.

1. Oil Mills crushing edible oil seeds.
2. Rice, Dall, and Flour Mills including modern rice Mills
3. Printing Presses, except set up by journalists.
4. Power Laundries.
5. Coffee Grinding.
7. Tobacco Barns.
8. Aerated Waters.
10. Handlooms other than registered co-operatives set up by Handlooms Artisans.
11. Saw Mills not engaged in the manufacture of furniture by the aid of power operated machines.
12. Tailoring other than ready made garments.
13. Small Soap making units not operated by power driven machinery.
14. Steel Structural and fabrication works other than heavy structural.
15. Stainless Steel Utensils including re-rolling mills of Stainless Steel.
16. Pop Corn.
17. Ice Cream and Ice Candy.
19. Road-metal.
20. Cosmetics including Talcum Powders, Snows, Hair Gils' Lipsticks, Nail polish, Eye brow pencils Creams etc.
21. Sheet metal fabrication Including manufacture of G.I. Buckets, Gamalas, boiling pans and trunks etc.
22. Ready-made garments manufacturing other than for export purposes.
23. Steel furniture.
25. Fried gram.
27. Wiper arms and blades using stainless steel.
28. Chloroform.
29. Chloral hydrate.
30. French Polish.
32. Ground-out decorticating.
33. Hospital equipment using stainless steel.
34. Dairy and Chemical equipment using stainless steel.
35. Cake and Pastry manufacturing.
36. Comphor.
37. Wax Candles (except run by State Homes and Welfare Homes etc.)
38. Chocolates, Peppermints and Confectionery.
39. Clock and Watch Repairs.
40. Cocoa Products.
41. Synthetic Foam products.
42. Hair Dyes.
43. Hub Caps.
44. Napthalene balls.
45. Ornamental fittings.
46. Pickles and Chutneys except for export purposes.
47. Mirrors and rear-view mirrors.
Answers to Starred Questions. 4th April, 1977. 269

48. Shampoos.
49. Drinking Straws.
50. Spades and Mammoths.
51. Cutlery made of Stainless Steel.
52. Steel gates and grills.
53. Sterlisers made of stainlees Steel.
54. Sun shades and Sun visors.
55. Tooth Powder.
56. Thinners.
57. Decoiling of B.P. and other Steel.
58. Tin containers.
59. Pen nibs made of stainless steel.
60. Nut Powder.
61. Varnishes.
62. Khandasari Sugar.
63. Ginning Mills.
64. Cotton Baling Press.

S. R. RAMAMURTHI,
Secretary to Government.

INDUSTRIES & COMMERCE (II&CPs.) DEPARTMENT

ABSTRACT

(G.O. Ms. No. 224, dated 9th March. 1976)

Industries:—Revision of Incentives for new Industries to be
set up in Andhra Pradesh—Orders issued.

READ THE FOLLOWING:

2. G.O. Ms. No. 455, Industries & Commerce Department,

ORDER

Government had offered certain incentives to new Industries set
up in the State in the G.Os. read above.

2. In the light of the subsequent developments and the needs
of the present situation, Government have been considering revision
of these incentives so as to more effectively serve the purpose of
bending about rapid industrial growth in the State and along with 5
to serve the purpose of bringing about this growth in all parts of the State, with particular attention to the backward taluks and blocks and of stimulating new entrepreneurial development. It was also felt that principles of selectiveness and gradation should be introduced. Based on these considerations the Government hereby approve the State Incentives Scheme appended to this order.

3. This order supercedes the incentive scheme covered in the two Government Orders cited above.

4. This order issues with the concurrence of the Finance and Planning Department vide their U. O. Note No. 547/FPSP/76, dated 24th February 1976.

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

S. R. RAMAMURTHI,
Secretary to Government.

STATE INCENTIVE SCHEME

The following incentive are offered by the State Government or all new industries which go into regular production on or after 1-1-1976. Those industries which go in for substantial expansion i.e., added fixed capital cost of a value not less than 25% of the undepreciated value of the existing unit's capital cost are also eligible for these incentives.

A. Investment Subsidy:

Under this scheme, entrepreneurs setting up new industrial units and/or effecting substantial expansion of the existing units will be eligible for investment subsidy on the fixed capital cost (i) at 10% of the fixed capital cost, subject to a ceiling of Rs. 10 lakhs in all the areas which have been declared as backward under the Six-Point Formula, by the Government (vide Annexure I) and excluding those covered by the Central Subsidy Scheme or the list of Scheduled (Tribal) Areas.

(ii) at 20% of the fixed capital cost, subject to a ceiling of Rs. 15 lakhs in all the Scheduled (Tribal) areas (vide Annexure II). In such Scheduled (Tribal) areas where Central Subsidy is admissible, the balance to make up the total of 20% will be given by the State Government.

No investment subsidy is admissible in the areas not declared as backward either under the Central Subsidy Scheme or under the Six-Point Formula including the Municipal limits of Hyderabad and Secunderabad, Guntur, Nellore, Vijayawada and Visakhapatnam.

The investment subsidy is admissible provided the fixed capital cost of buildings, plant and machinery does not exceed Rs. 1 crore. Cases where fixed capital cost exceeds Rs. 1 crore can be considered exceptional circumstances on merits based on the criteria of relevance of the industry to the economy of the area and subject to a ceiling of Rs. 10 to 15 lakhs, as the case may be.
B. Interest subsidy for the scheme of the Educated Self-employed and the Technocrats

New Industrial units set up by the Educated Self-employed or Technocrats whose fixed capital cost does not exceed Rs. 5 lakhs are eligible for an interest subsidy of up to 3% on the interest payable to the financial institutions and banks on the capital borrowed for the capital cost of the units. This interest subsidy will be paid only to the extent, the rate of interest is over and above the Reserve Bank's rate and up to 3%.

C. Interest on free Sales-Tax Loan:

State Government will give an interest-free Sales-tax loan to all new industrial units and/or those going in for substantial expansion in all the areas excepting the municipal limits of Hyderabad and Secunderabad, Vijayawada and Visakhapatnam. Entrepreneurs setting up industries will be eligible for interest-free Sales-tax loan equal to the tax paid by them under the Andhra Pradesh General Sales-Tax Act if any on construction material, plant and machinery and equipment during the pre-production stage and purchase tax/sales-tax amount paid by them under the Andhra Pradesh General Sales-Tax Act and Sales-Tax paid by them under the Central Sales-Tax Act during the period of 5 years from the date of going into regular production, on raw materials, components and finished goods. This can be claimed annually. The total claim for all years put together will be limited to 10% of the fixed capital cost. Each year's loan is repayable in full at the end of the tenth year from the date of drawing the loan.

The Schemes of State Incentive will be operated on the model of the Central Subsidy Scheme. The entrepreneurs will register with the Director of Industries for claims for the incentive. Prior approval of the Director of Industries for the industrial units/lines of manufacture should be obtained under this scheme for the subsidy. This scheme shall not apply to industries listed in Annexure III.

A Committee consisting of the following will scrutinise all the claims for subsidy/loan.

(i) Director of Industries, Andhra Pradesh Hyderabad.
(ii) Joint Secretary/Deputy Secretary, Industries & Commerce Department dealing with the subject.
(iii) Joint Secretary/Deputy Secretary, Planning and Finance Department dealing with the subject.
(iv) Managing Director, Andhra Pradesh State Financial Corporation.
(v) Representative of the Industrial Development Bank of India nominated by the Revenue Department.
(vi) Representative of the Commercial Tax Department nominated by the Revenue Department.
(vii) Representative of the Bankers concerned.
(viii) Managing Director, Andhra Pradesh Industrial Infrastructure Corporation Ltd.
The above committee will scrutinise the applications and accord the sanctions. This Committee is empowered to co-opt such officials as it desires, if necessary. The decisions of the Committee are final.

Sanctions and disbursements will be done by the Director of Industries. The amount will be disbursed annually on the production of necessary documents, bills vouchers assessment orders etc., in proof of the relevant expenditure incurred/taxes paid.

These incentives will be in operation for a period of 5 years from 1-1-1976. The Committee will review the implementation of the scheme and suggest changes or modifications as are necessary from time to time for approval of the Government.

These incentives are available for new units going into regular production on or after 1-1-1976. Units which went into production prior to 1-1-1976 and who are eligible to avail themselves of the incentives under G. O. Ms. No. 1225, Industries dated 31st December, 1968 and G.O. Ms. No. 455. Industries and Commerce Department, dated 3rd May, 1971 must register with the Director of Industries within 3 months from the date of issue of this order to avail themselves of the incentive offered in the above two G. Os.

ANNEXURE—I.
Blocks/Taluks Declared Backward under Six-point Formula Excluding Central Investment Subsidy Areas and Scheduled Areas.

A. Coastal Region (Districts and Taluks.)
1. Visakhapatnam Dist:
   1. Anakapalli
   2. Yellamanchili
   3. Narasipatnam
   4. Chodavaram (excluding tribal blocks)
   5. S. Kota
   7. Bheemunipatnam
   8. Vizianagaram
   9. Chintapalli, Paderu (excluding tribal blocks)
10. Visakhapatnam (excluding Visakhapatnam municipal area)

B. East Godavari District:
1. Yellavaram
2. Peddaparam
Answers to Starred Questions. 4th April, 1977

3. Prattipadu
4. Tuni
5. Pithapuram

III. West Godavari District:
1. Polavaram (excluding Polavaram, Buttayagudem Tribal
2. Chintalapudi.

IV. Krishna District:
1. Nandigama
2. Jaggayapeta
3. Tiruvuru
4. Nuzvid

V. Guntur District
1. Vinukonda
2. Palnad
3. Sathenapalli

VI. Prakasam District:
1. Ongole
2. Kandukuru
3. Kanigiri
4. Podili
5. Darsi
6. Addanki
7. Markapnr
8. Giddalur (excluding Giddalur, Panchayat Samithi Block)

VII. Nellore District:
1. Gudur
2. Sullurpet
3. Venkatagiri
4. Rapur
5. Atmakur
6. Udayagiri
7. Kavali

84—11

Answers to Starred Questions.

B. Rayalaseema (Districts and Taluks)

I. Chittoor District:

1. Palamaner
2. Kuppam
3. Punganur
4. Madanapalli
5. Vayalpad
6. Satyavedu
7. Chittoor (excluding Chittoor, Panchayat Samithi Block)
8. Bangarupalem (excluding Bangarupalem, Panchayathi Block)
9. Srikalahasti (excluding Srikalahasti Panchayat Samithi Block)
10. Puttur (excluding Puttur, Panchayat Samithi Block)

II. Cuddapah District:

1. Rayachoti
2. Jammalamadugu
3. Badvel

III. Anantapur District:

1. Kalyandurg
5. Uravakonda
3. Rayadurg
4. Dharmavaram
5. Kadiri
6. Penukonda
7. Hindupur
8. Madakasira

IV. Kurnool District:

1. Nandikotkur
2. Atmakur
3. Allagadda
5. Pattikonda.
6. Alur.
7. Adoni.
8. Kurnool (excluding Kurnool, Panchayat Samithi Block).
C. Telangana (Districts and Taluks)

I. Mahaboobnagar District:
1. Achampet.
2. Kollapur.
4. Wanaparthi.
5. Alampur.
7. Makthal.
8. Atmakur.

II. Hyderabad District:
1. Ibrahimpatnam.
2. Chevella.
3. Pargi.
4. Tandur.
5. Vikarabad.

III. Medak District:
1. Sangareddy (excluding Pattancheru Panchayat Samithi Block).
2. Narayankhed.
3. Andole.
4. Gajwel.
5. Siddipet (excluding Siddipet Panchayat Samithi Block).

IV. Nizamabad District:
1. Yellareddi.
2. Madnoor.

V. Adilabad District:
1. Adilabad.
2. Asifabad (excluding Wankidi Tribal Block).
3. Sirpur.
5. Lakanipet.
7. Boath.
8. Mudhole.

VI. Karimnagar District:
1. Metpalli.
2. Jagtial.
3. Peddapalli (excluding Peddapalli and Sultanabad Panchayat Samithi Blocks).
5. Sircilla (excluding Sircilla Panchayat Samithi Block).
6. Manthani (excluding Manthani Panchayat Samithi Block).
7. Huzurabad (excluding Huzurabad Panchayat Samithi Block).

VII. Warangal District:
1. Warangal (excluding Hanumakonda and Ghamapur Panchayat Samithi Blocks).
2. Parkal.
4. Narsampet (excluding Narsampet Panchayat Samithi Block).
5. Mahabubabad (excluding Mahabubabad Panchayat Samithi Block).

VIII. Khammam District:
1. Madhira (excluding Kallur Panchayat Samithi area falling within this Taluk).

IX. Nalgonda District:
1. Ramannapet.
2. Bhongir.
3. Deverkonda (excluding Deverkonda Panchayat Samithi Block).
4. Suryapet (excluding Suryapet Panchayat Samithi Block).

Wherever blocks are listed above, the Municipal Areas in those blocks are also eligible for the same incentives as the surrounding/adjacent blocks.
ANNEXURE II
List of Scheduled (Tribal) Areas

<table>
<thead>
<tr>
<th>Name of the District</th>
<th>Name of the Tribal Development Blocks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Srikakulam</td>
<td>(a) Bhadragiri</td>
</tr>
<tr>
<td></td>
<td>(b) Seethampeta</td>
</tr>
<tr>
<td></td>
<td>(c) Pachpenta</td>
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<tr>
<td>2. Visakhapatnam</td>
<td>(a) Paderu</td>
</tr>
<tr>
<td></td>
<td>(b) G. Madugulu</td>
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<tr>
<td></td>
<td>(c) Pedabayalu</td>
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<tr>
<td></td>
<td>(d) Chintapalli</td>
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<tr>
<td></td>
<td>(e) Koyyuru</td>
</tr>
<tr>
<td></td>
<td>(f) Anantagiri</td>
</tr>
<tr>
<td></td>
<td>(g) Arakau</td>
</tr>
<tr>
<td></td>
<td>(h) Munchangipet</td>
</tr>
<tr>
<td>3. East Godavari</td>
<td>(a) Maredumilli</td>
</tr>
<tr>
<td></td>
<td>(b) Rampachodavaram</td>
</tr>
<tr>
<td></td>
<td>(c) Addateegala</td>
</tr>
<tr>
<td></td>
<td>(d) Rajavomangi</td>
</tr>
<tr>
<td>4. West Godavari</td>
<td>(a) Polavaram</td>
</tr>
<tr>
<td></td>
<td>(b) Buttayagudem</td>
</tr>
<tr>
<td>5. Khammam</td>
<td>(a) Venkatapuram</td>
</tr>
<tr>
<td></td>
<td>(b) Bhadrachalam</td>
</tr>
<tr>
<td></td>
<td>(c) Kunavaram</td>
</tr>
<tr>
<td></td>
<td>(d) Vararamachandrapuram</td>
</tr>
<tr>
<td></td>
<td>(e) Aswaraopet</td>
</tr>
<tr>
<td></td>
<td>(f) Sudimalla</td>
</tr>
<tr>
<td>6. Warangal</td>
<td>(a) Eturunagaram</td>
</tr>
<tr>
<td>7. Adilabad</td>
<td>(a) Uttnoor</td>
</tr>
<tr>
<td></td>
<td>(b) Wankidi</td>
</tr>
</tbody>
</table>

N.B:— 1. Wherever Blocks are listed above, the Municipal areas in those blocks are also eligible for the same incentives as the surrounding adjoining blocks.

*2. Only the difference between the State Government Subsidy in these Blocks and the Central Government Subsidy will be paid under the State Investment Subsidy.

ANNEXURE-III
List of Industries which are not Eligible for Grant of Investment Subsidy and Sale Tax Loans under the State Incentive Scheme.
1. Oil Mills crushing edible oil seeds.
2. Rice, Dall and Flour Mills including modern rice Mills.
3. Printing Presses, except set up by journalists.
4. Power Laundries.
5. Coffee Grinding.
6. Beedi manufacture (except worker’s Industrial co-operatives.)
7. Tobacco Barns.
8. Aerated waters.
10. Handlooms other than registered co-operatives set up by Handlooms Artisans.
11. Saw Mills not engaged in the manufacture of furniture by the aid of power operated machines.
13. Tailoring other than ready made garments.
13. small soap making units not operated by power driven machinery.
14. Steel Structural and fabrication works other than heavy structural.
15. Stainless Steel Utensils including re-rolling mills of Stainless Steel.
16. Pop corn.
17. Ice cream and Ice candy.
19. Load-metal.
20. Cosmetics including Talcum Powder, Snows, Hair Oils, Lip sticks, nail polish, Eye brow pencils Creams etc.
21. Sheet metal fabrication including manufacture of G. I. Buckets, Gamalas, boiling pans and trunks etc.
22. Ready made garments manufacturing other than for export purposes.
23. Steel furniture.
24. Manure mixers.
25. Fried gram.
27. Wiper arms and blades using stainless steel.
28. Chloroform.
29. Chloral hydrate.
30. French Polish.
32. Ground nut decorticating.
33. Hospital equipment using stainless steel.
34. Dairy and Chemical equipment using stainless steel.
35. Cake and Pastry manufacturing.
36. Camphor.
37. Wax Candles (except run by State Homes and Welfare Homes etc.).
38. Chocolates, Peppermints and Confectionery.
39. Clock and Watch Repairs.
40. Cocoa Products.
41. Synthetic Foam Products.
42. Hair Dyes.
43. Hub Caps.
44. Napthalene balls.
45. Ornamental fittings.
46. Pickles and Chutneys except for export purposes.
47. Mirrors and rear-view mirrors.
48. Shampoos.
49. Drinking Straws.
50. Spades and Mammoties
51. Cutlery made of Stainless Steel.
52. Steel gates and grills.
53. Sterlisers made of stainless steel.
54. Sun shades and Sun visors.
55. Tooth Powder.
56. Thinners.
57. Decoiling of B.P. and other Sheets.
58. Tin containers.
59. Pen nibs made of stainless steel.
60. Nut powder.
61. Varnishes.
62. Khandasari Sugar.
63. Ginning Mills.
64. Cotton Baling Press.

S. R. RAMAMURTHI,
Secretary to Government.
Setting up Rural Service and Technology Complex in Palem Village

276—

*9055 Q.—Sri M. Nagi Reddy:—Will the Minister for Rural Development be pleased to state:

(a) whether the Government propose to set up Rural Science and Technology Complex in Palem village in Mahboobnagar district to execute the Integrated Rural Development Programme (IRDP);

(b) if so, the function of the programme;

(c) the expenditure involved; and

(d) the Central Government share in the said programme?

A.—

(a) Yes, Sir. The Government of India selected Mahboobnagar district for taking up Integrated Rural Development Programme. The State Government selected Palem village for this purpose. Under this it is proposed to set up a Rural Science and Technology Complex.

(b) The function of the programme is to provide gainful employment and increase the purchasing power of the Rural poor, in particular, marginal farmers (with holdings of less than 1 hectare), landless labour, artisans and women and to enable children to attend school by making it unnecessary for them to be engaged in whole time on income earning tasks, to provide job opportunities through the application of Science and Technology in making optimum use of existing local resources viz-human, animal, plant, soil water, mineral and other resources.

(c) The expenditure involved will be finalised by the Government of India after implementation of the Integrated Rural Development scheme in Maharashtra State; and

(d) The entire cost will be met by the Government of India.

277—

*9060 Q.—Smt. J. Eshwari Bai:—Will the Minister for Tourism be pleased to state:

(a) whether Charminar is an historical monument?

(b) if so, how many persons on an average visit Charminar and reach the top of the building.

(c) whether the visitor tourists are provided with drinking water.
Answers to Starred Questions. 4th April, 1977.

(d) whether it is fact that at times the Chowkidars are absent and do not fill the drinking water tank with water, causing inconvenience to the tourists?

A.—

(a) Yes, Charminar is a centrally protected monument of national importance.

(b) On an average, 1,000 persons visit Charminar daily.

(c) Drinking water facilities exist for the visitors through a water cooler.

(d) The Chowkidars are present round the clock and at no time the monument is left without watch and ward. The drinking water is always available during the hours of public entry to the monument. No complaint has been received by the State Government regarding the non-availability of drinking water.

Appointment of specialists in Primary Health Centres

* 9062 Smt. J. Bhashwari Bai and Sri N. Srinivasul Reddy:—Will the Minister for Health and Medical be pleased to state:

(a) whether any scheme has been sanctioned for the appointment of specialists in the Primary Health Centres to relieve burden on Taluk and District Hospitals; and

(b) if so, Then the same will be taken up for implementation?

A.—

(a) No, Sir.

(b) Does not arise.

Fixation of Production target of food grains

* 9065 Smt. J. Bhashwari Bai:—Will the Minister for Agriculture be pleased to state:

(a) whether any production target of food grains for the current year was fixed by the Government.

(b) If so, how many million tonnes; and

(c) whether the target has been reached or fallen below?

A.—

(a) Yes.

(b) 9.2 million tonnes.

(c) Likely to fall below the target.
232

4th April, 1977.

Answers to Starred Questions.

Achievement in Sterilisation.

230—

9066—Smt. J. Eshwari Bai:—Will the Minister for Health and Medical be pleased to state:

(a) the target of achievement in the sterilisation etc. in our State for the current year and last year: and

(b) the percentage of target by this State as compared to Assam, Maharashtra and Kerala?

A—

(a) and (b) Two statements are given below:

(Statement)
<table>
<thead>
<tr>
<th>S. No.</th>
<th>Method</th>
<th>Targets</th>
<th>Achievements</th>
<th>Percentages to achievements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1975-76</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Sterilisation</td>
<td>2,94,200</td>
<td>1,65,163</td>
<td>56.14</td>
</tr>
<tr>
<td>2.</td>
<td>I. U. D.</td>
<td>26.300</td>
<td>17,762</td>
<td>67.54</td>
</tr>
<tr>
<td>3.</td>
<td>Condomes</td>
<td>74.45 lakhs</td>
<td>36.22 lakhs</td>
<td>48.65</td>
</tr>
<tr>
<td>4.</td>
<td>O. P. Cycles</td>
<td>17,600</td>
<td>10,545</td>
<td>59.91</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Method</th>
<th>Targets</th>
<th>Achievement upto 31-12-76</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Govt. of India</td>
<td>State Govt.</td>
</tr>
<tr>
<td>1.</td>
<td>Sterilisations</td>
<td>4,00,000</td>
<td>6,00,000</td>
</tr>
<tr>
<td>2.</td>
<td>I. U. D.</td>
<td>45,000</td>
<td>50,000</td>
</tr>
<tr>
<td>3.</td>
<td>Condomes</td>
<td>93.60 lakhs</td>
<td>93.60 lakhs</td>
</tr>
<tr>
<td>4.</td>
<td>O. P. Cycles</td>
<td>20,000</td>
<td>20,000</td>
</tr>
</tbody>
</table>

(Upto Sept. 76)
<table>
<thead>
<tr>
<th>State</th>
<th>Annual targets for 1975-76 (Sterilisations)</th>
<th>Achievement in 1975-76 (Sterilisations)</th>
<th>Percentage achievement on annual targets</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andhra Pradesh</td>
<td>2,94,200</td>
<td>1,65,163</td>
<td>56.14</td>
</tr>
<tr>
<td>Assam</td>
<td>67,300</td>
<td>1,47,545</td>
<td>219.2</td>
</tr>
<tr>
<td>Haryana</td>
<td>45,000</td>
<td>57,880</td>
<td>128.6</td>
</tr>
<tr>
<td>Kerala</td>
<td>1,48,400</td>
<td>1,54,089</td>
<td>103.9</td>
</tr>
</tbody>
</table>

1976-77

<table>
<thead>
<tr>
<th>State</th>
<th>Annual targets for 1975-76 (Sterilisations)</th>
<th>Achievement for 1976-77 (Sterilisation)</th>
<th>Percentage of achievement on annual targets</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andhra Pradesh</td>
<td>4,00,000</td>
<td>6,53,473</td>
<td>163 %</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(upto Dec., 1976)</td>
<td></td>
</tr>
<tr>
<td>Assam</td>
<td>1,70,000</td>
<td>1,04,293</td>
<td>61.3</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(upto Sept., 1976)</td>
<td></td>
</tr>
<tr>
<td>Haryana</td>
<td>52,000</td>
<td>54,061</td>
<td>104.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(upto Sept., 76)</td>
<td></td>
</tr>
<tr>
<td>Kerala</td>
<td>2,22,500</td>
<td>1,02,746</td>
<td>46.2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(upto Sept., 76)</td>
<td></td>
</tr>
</tbody>
</table>
Abolition of Revenue Board.

281—

*Smt. J. Eshwaribai and Sri B. Rama Sarama :— Will the Minister for Revenue be pleased to state:

(a) whether the State Cabinet has taken any decision to abolish the Revenue Board as recommended by the Kaiwar Committee;

(b) if so, the alternative agency that will carry on the functions of the Board of Revenue; and

(c) whether a copy of the new scheme will be placed on the Table of the House.

A.—

(a) Yes Sir.

(b) 1. Commissioner of Land Revenue.


3. Commissioner of Land Reform, and Urban Ceilings.


5. Commissioner of Excise & Civil Supplies.

(c) Notification appointing the Commissioners and the acts to be enforced by them is given below:

NOTIFICATIONS BY GOVERNMENT
REVENUE DEPARTMENT

(2)

APPOINTMENT AND FUNCTIONS OF COMMISSIONERS UNDER THE ANDHRA PRADESH BOARD OF REVENUE (REPLACEMENT BY COMMISSIONERS) ORDINANCE, 1977.

(G.O.Ms. No. 97, Revenue (Z), 31st January, 1977.)

In exercise of the powers conferred by sections 4 and 5 of the Andhra Pradesh Board of Revenue (Replacement by Commissioners) Ordinance, 1977, the Governor of Andhra Pradesh hereby appoints, with effect from the 1st February, 1977 five Commissioners with the designations specified in Column (1) of the Table below, the authorities each of them to exercise, throughout the State, the powers vested in the Board of Revenue or in any member thereof, by or under the laws, specified against such Commissioner in column (2) of the said Table, and also the powers exercisable—

(i) by the Board of Revenue or any member thereof under the Board's Standing Orders in respect of the matters with which he is administratively concerned; or
(ii) by the Board of Revenue, as the Head of the Department, under the Andhra Pradesh Financial Code, or under the rules relating to the conditions of service including control and discipline of Government Servants under his administrative control.

**TABLE**

<table>
<thead>
<tr>
<th>Designation of Commissioner.</th>
<th>Powers exercisable under Acts and Rules, Notifications or Orders issued there under.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner of Land Revenue</td>
<td>(1)</td>
</tr>
<tr>
<td></td>
<td>1. The Judicial Officers Protection Act, 1850 (Central Act 18 of 1850).</td>
</tr>
<tr>
<td></td>
<td>2. The Court Fees Act, 1870 (Central Act VII of 1870).</td>
</tr>
<tr>
<td></td>
<td>3. The Cattle Trespass Act, 1871 (Central Act I of 1871).</td>
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<tr>
<td></td>
<td>4. The Treasure Trove Act, 1878 (Central Act 6 of 1878).</td>
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<tr>
<td></td>
<td>5. The Land Improvement Loans Act, 1883 (Central Act XIX of 1883).</td>
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<td></td>
<td>6. The Indian Explosives Act, 1884 (Central Act 4 of 1884).</td>
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<td></td>
<td>8. The Land Acquisition Act, 1894 (Central Act I of 1894).</td>
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<td></td>
<td>10. Indian Fisheries Act, 1897 (Central Act IV of 1897).</td>
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<tr>
<td>23.</td>
<td>The Andhra Pradesh Revenue Malversation Regulation, 1822 (Regulation IX of 1822).</td>
</tr>
<tr>
<td>30.</td>
<td>The Andhra Pradesh Cattle Disease Act, 1866 (Act II of 1866).</td>
</tr>
<tr>
<td>33.</td>
<td>The Railway Protection Act, 1886 (Act IV of 1886).</td>
</tr>
</tbody>
</table>
34. The Andhra Pradesh Town Nuisance Act, 1889 (Act III of 1889).
35. The Andhra Pradesh (Andhra Area) Canals and Public Ferries Act, 1890 (Act II of 1890).
40. The Andhra Pradesh (Telangana Area) Land Revenue Act, 1317 F. (Act VIII of 1317 F.)
44. The Andhra Pradesh (Telangana Area) Money Lenders Act, 1349 F. (Act V of 1349 F.)
45. The Andhra Pradesh (Andhra Area) Agency area Debt Bondage Abolition Regulation, 1940 (Regulation III of 1940).
49. The Andhra Pradesh (Telangana area) Irrigation Act 1357 F. Act XXIV of 1357 F.)
51. The Sarfe-Khas (Merger) Regulation 1358 F. (Act XLI of 1358 F.)
52. The Andhra Pradesh (Telangana area) Warehouses Regulation, 1358 F. (Regulation XLVI of 1358 F.)
<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>53. The Andhra Pradesh (Telangana area) Record of Rights in Land Regulation, 1358 F. (Regulation VIII of 1358 F.)</td>
<td></td>
</tr>
<tr>
<td>57. The Andhra Pradesh (Telangana area) Registration of Births and Deaths Regulation 1359 F. (Regulation II 1359 F.).</td>
<td></td>
</tr>
<tr>
<td>64. The Andhra Pradesh (Telangana area) Agricultural Debtors Relief Act, 1956 (Act XIV of 1956).</td>
<td></td>
</tr>
<tr>
<td>68. The Andhra Pradesh Scheduled Areas Land Transfer Regulation, 1959 (Regulation I of 1959).</td>
<td></td>
</tr>
<tr>
<td>70. The Andhra Pradesh Scheduled Tribes Debt Relief Regulation, 1960 (Regulation II of 1960).</td>
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</tr>
</tbody>
</table>
86. Local Rules for localising the Ayacut under Chennarayaswamy Gudi Project, Anantapur district.
87. Localisation Rules for localising the Ayacut under K.C. Canal.
88. Localisation Rules for Nizamsagar Project.
89. Localisation Rules for localising Ayacut under Pochampad Project.
90. Localisation Rules for localising Ayacut under Tungabhadra Project.
91. Localisation Rules for localising Ayacut under Tungabhadra Project High Level Canal and Mid Pennar Project.
92. Localisation Rules for localising Ayacut under Vidyaswamy Tank Anantapur district.
94. All other laws which are not specifically referred to in this table.
Commissioner of Survey, Settlements and Land Records.

8. The Andhra Pradesh (Telangana Area) (Jagir Commutation) Regulation, 1359 F. (Regulation XXV of 1359 F.)

Commissioner of Land Reforms and Urban Ceilings.

1. The Urban Land (Ceiling and Regulation) Act, 1976 (Central Act 33 of 1976).

Commissioner of Commercial Taxes.

2. The Economic Offences (Inapplicability of Limitations Act, 1974 (Central Act XII of 1974).
4. The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax Regulation 1358 F. (Regulation XLIX of 1359 F.).

Commissioner of Excise and Civil Supplies.

1. The Opium Act 1878 (Central Act I of 1878.)
2. The Poisons Act, 1919 (Central Act XII of 1919.)
3. The Dangerous Drugs Act, 1930 (Central Act II of 1930.)
4. The Essential Commodities Act, 1955 (Central Act X of 1955.)
8. The Industries (Development and Regulations) Act 1961 (Central Act 65 of 1961.)
10. The Andhra Pradesh (Telangana Area) Power Alcohol Act 1350 F. (Act 1 of 1350 F.)

Amount invested by A.P. Small Scale Industrial Development Corporation

282 —

*9672—Sri N. Venkatratnam ;—Will the Minister for Small Scale Industries be pleased to state:

(a) The amount invested by Andhra Pradesh Small Scale Industrial Development Corporation in M/s Saslar Malleables (p) Ltd.

(b) whether the unit suffered huge losses for the years 1973-74 and 1974-75;

(c) whether the Andhra Pradesh Small Scale Industrial Development Corporation granted further assistance and appointed an Officer to manage its affairs; and

(d) the present stage of the above units?

A.—

(a) Rupees two lakhs and fifty thousand as on 21-3-77.

(b) Yes Sir, Rs. 6.16 lakhs in 1973-74 and Rs. 7.99 lakhs in 1974 1975.

(c) Yes Sir. A sum of Rs. 3.85 lakhs was advanced as loan to the Company and an official of the Industries Department was appointed as Chief Executive.

(d) The unit is at present closed and the matter of its revival is under examination.

Misappropriation of funds by the President, Class IV Employees Coop. House Building Society, Guntur

283—

*9086—Sri N. Venkata Ratnam ;—Will the Minister for Housing be pleased to state:—

(a) Whether the Government received a representation dated 3-10-76 from All Andhra Pradesh Government Class IV Employees Central Association, Hyderabad, Guntur Branch, regarding misappropriation of funds by the President of Class IV Employees Co-operative House Building Society Limited, Guntur.

(b) if so, the contents of the action; and

(c) the action taken thereon?
A.—

(a) Yes, Sir,

(b) The contents of the representation are that,

(1) the President of the Society misappropriated an amount of Rs. 100 lakhs by means of excess collections over the actual value of the plot,

(2) there was violation of by-laws and duping the Government and cheating the Class IV Employees members, by way of allotment of plots to persons other than Class IV Employees,

(3) the President of the Society purchased 10 acres of land under his son-in-laws' name in Nalgonda District.

(4) there was criminal breach of contract by the President,

(5) there was criminal breach of trust by the President,

(6) there were bogus transactions in the accounts of the Society,

(7) the President was retaining heavy cash balances and lending these amounts to hotel keepers at high rates of interest for his personal benefits.

(8) the Office of the Society was located in the Guntur District Class IV Employees Building and the President was recovering rent at the rate of Rs.1,930/- per year from the Society and pocketing the same.

(9) he incurred heavy un-authorised expenditure of Rs. 19,504-70 during 1972—73.

(10) though he was not the Secretary of the Association, he was allowed to go without attending to Departmental duties, and receive salary month.

(c) The allegations were got enquired into by the District Cooperative Officer, Guntur. Allegations No. 1,2,4, and 5 could not be proved. Regarding allegation No. 3, it has been stated that no amount under rent is pending recovery as seen from the final audit report 1975—76. The other allegations are under investigation by the Registrar of Cooperative Societies. On receipt of final report from the Registrar of Cooperative Societies, action will be taken in the matter.

Loan assistance from World Bank to Extend Protected Water Supply to Rural areas.

284—

*S9098 Sri M. Nagi Reddy:—Will the Minister for Panchayati Raj be pleased to state:
Answers to Starred Questions. 4th April, 1977.

(a) whether the Government have sought loan assistance of Rs. 83 crores from the World Bank to extend protected water supply to the rural areas; and

(b) if so, the number of villages to which the amount will be utilised in this regard?

A—

(a) and (b)

The loan assistance of Rs. 90.00 crores sought from the World Bank for drinking water supply programme in Rural Areas has not yet materialised. A project report is under preparation on the lines indicated by the World Bank Team as a result of their visit in September, 1975.

Grievance Committees at Dist. level to address the Citizens Complaints on the spot.

*9101 Sri M. Nagi Reddy :—Will the Chief Minister be pleased to state:

(a) whether the Union Government has advised the State Government to constitute Grievance Committees at the District Level to redress the citizens' complaints on the spot ;

(b) if so, whether the Government propose to set up such District Committees ;

(c) if so, when and with whom; and

(d) if not, the reasons therefor ?

A—

(a) Yes Sir.

(b) and (c): The District Review Committees constituted to review the implementation of the 25-Point Programme have been authorised to look into the grievances of the people and suggest remedial measures. They were reconstituted in G.O. Ms. No. 380, General Administration (SCB) Department, dated 1-5-1976 with a Minister as Chairman and all Members of Parliament, Members of Legislative Assembly, Members of the State Legislative Council hailing from the District, the District Collector and the Superintendent of Police as Members.

(d) Does not arise.
Answers to Starred Questions.

Payment of Pension through Public Sector Banks

286—

* 9102 Sri M. Nagireddy:—Will the Minister for Finance be pleased to state:

(a) whether the Government propose to pay pension amounts through public sector banks by way of cheques to suit the convenience of the pensioners from unnecessary expenses; and

(b) If not, the reasons therefor?

A.—

(a) The question of introduction of a scheme for payment of pensions through Public Sector Banks and Cooperative Banks to the Pensioners in the State is under active consideration of the Government.

(b) Does not arise.

Committee on the conditions of poor Working Class women in the State.

287—

* 9109 Sri M. Nagireddy:—Will the Minister for Labour be pleased to state:

(a) whether the Government propose to constitute a committee to go into the conditions of the poor working class women in the State;

(b) If so, the terms of reference of the said Committee;

(c) when the said committee will be constituted;

(d) the name of the members of that committee in case it has already been constituted?

A.—

(a) It is presumed that the Member is referring the committee appointed under Equal Remuneration Act, 1976. If so, the answer is in the affirmative.

(b) To (d) copy of N. G. O. Ms. No, 1109, Labour, Employment and Technical Education Department, dated 20-12-76 is given below:
GOVERNMENT OF ANDHRA PRADESH

Abstract

Equal Remuneration Act, 1976-Advisory Committee at the State Level for effective implementation of the Act - Constitution of Orders Issued.

LABOUR, EMPLOYMENT & TECHNICAL EDUCATION
(LABOUR-II) DEPARTMENT

G.O. Ms. No. 1109. Dated 20-12-76.

Read the Following:


ORDER

The Government of India have enacted the Equal Remuneration Act, 1976 (Act No. 2 of 1976) which among others, envisaged the setting up of Advisory Committees by the Government to advice it with regard to the extent to which women may be employed in the employments which have been notified by the Central Government. The Government of India have notified the following employments.

1. Employments in Plantations to which the provisions of the Plantations Labour Act, 1951 (Act 69 of 1951) apply;

2. Employments in the Hospitals, Nursing Homes and Dispensaries;

3. Employments in Banks, Insurance Companies and other financial institutions; and

4. Employments in educational, teaching, training and research institutions.

The Commissioner of Labour in his references read above has accordingly sent necessary proposals for constitution of the Advisory Committees in the above Employments.

The Government after careful consideration of the proposals of the Commissioner of Labour, constitute only one Advisory Committee for all the employments as envisaged in section 6(1) of the Equal Remuneration Act, 1976 (Central Act 25 of 1976), to advice with regard to the extent to which women may be employed in the above employments, with the following:

OFFICIAL MEMBERS:

1. The Commissioner of Labour, Hyderabad.

2. The Chief Conservator of Forests, Hyderabad.

3. The Director of Employment & Training, Hyderabad.

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4th April, 1977.

Answers to Starred Questions.

4. The Director of Technical Education, Hyderabad.
5. The Director of Industries, Hyderabad.
7. The Director of Tribal Welfare, Hyderabad.
8. The Director of Youth Services, Hyderabad.
10. The Director of Medical & Health Services, Hyderabad.
11. The Chairman, Andhra Pradesh State Minimum Wages Advisory Board, Hyderabad.

Representatives of Banks:

1. The General Manager, State Bank of India, Hyderabad.
2. The General Manager, State Bank of Hyderabad, Hyderabad.
4. The Agent, Syndicate Bank, Hyderabad.

Representatives from Colleges:

1. Smt. Vanaja Ayyangar, Principal, Women's College, Hyderabad.
2. Mrs. F. Rego, Principal, Vanita Maha Vidhyalaya, Hyderabad.
3. Dr. Razia, Lecturer, Home Science College, Saifabad, Hyderabad.

Non-official Members:

2. Sri Papa Rao, Trade Union Leader, Khairatabad, Hyderabad.
4. Dr. Padmavathi Sastry, Radha Clinic, Gaganmahal Road, Hyderabad.
5. Mrs. Wahabuddin, Humayunnagar, Hyderabad.
7. Mrs. Abida Bilgrami, Road No. 5, Banjara Hills, Hyderabad.
8. Miss P. Vakaria, Hon' Director, Nizamia Education Center, College of Social Work, Puranapool, Hyderabad.
Answers to Starred Questions. 4th April, 1977.


10. Mrs. Pramila Bhagavandas, 'Prem Bagh' Road No.12, Banjara Hills, Hyderabad.


13. Smt. A. V. Raja Kumari, Vice President, D.C.C., 20/368 'Rajakota' Co-operative Colony, Cuddapah.


20. Smt. Chennupati Vidya, Secretary, Mahilavibhag, A.P.C.C., Hyderabad.


23. Mrs. Shakunthala Nair, M.A., Janapuram, Visakhapatnam.


27. Smt. Kanakarathnamma, C/o District Congress Committee Office, Warangal.

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Waddekothapalli, Warangal District.

30. Miss Mariam Jacob, H.No. 11-5-165, Red Hills, Hyderabad
31. Kumari Pallavi, President, Youth Mahila Super Bazar, University Camps, Hyderabad.
32. Smt. Sumitra Devi, M.L.A.,

3. The Hon'ble Minister for Labour will be the Chairman and the Deputy Commissioner of Labour (Headquarters) will be the Secretary Convenor of the said Committee. The term of Office of non-Official members of the committee will be one year from the date of this order.

4. The Headquarters of the Committee shall be at Hyderabad. The Committee shall be First Class Committee and the members will eligible to draw T.A. and D.A. at the rates prescribed for the members of such Committee. The Commissioner of Labour will be the Counter signing authority in respect of the T.A. Bills of the non-Official members, who are not the members of the Legislature. The Secretary, Legislature will be the counter signing authority in respect of the T.A. Bills of the members who are the Members of the Legislature.

5. The expenditure shall be debitable to "287-Labour, Employment -A. Labour (a) Direction and Administration (i) Headquarters Offices -3. Travel Expenses".

6. This order issues with the concurrence of Finance and Planning (Fin. Wing) Department —Vide U.O.No. 10610/A/1198/T.A/76-1, dated 18-12-1976.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

DILSUKH RAM,
SECRETARY TO GOVERNMENT.
Financial Aid from the World Bank.

288—

*9116*—Sri B. Rama Sarma:—Will the Chief Minister pleased to state:

(a) whether the President of the World Bank has recently toured in our State;

(b) whether the Government have discussed with him about the financial aid;

(c) If so, the various schemes to which he agreed to extend financial aid together with the amount to be given for the development of our State; and

(d) when the said programme will be commenced?

A:—

(a) Yes, Sir.

(b), (c) and (d) The discussions with the President World Bank were of a general nature and were concerned more with a view of on-going projects assisted by the World Bank.

Vatandari System of Village Officers in Telangana Region.

289—

*9119* Sri B. Ramasarma:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the Vatandari system of Village Officers is in vogue in Telangana region of our State;

(b) whether it is also a fact that Vatandari Village Officers are creating hindrance for the implementation of development programme announced by the Government;

(c) whether it is also a fact that it has been stated during the Budget Meetings of the Assembly in March, 1976 that there was a proposal to abolish the said set up; and

(d) whether steps will be taken to abolish the Vatandari system and to reform the set-up of the Village Officers as a part of changes being brought forth in the country so that it is within the reach of the public?

A:—

(a) Yes, Sir.
(b) — Even though the vatandari system is not in tune with the changed circumstances it cannot be said that it is creating hindrance for the implementation of developmental programmes of the Government.

(c) — Yes, Sir.

(d) — Yes, Sir. The Government have since decided to abolish Vatandari system in Telangana area.

Closing of Right and Left Canals of Nagarjunasagar Project at the time of 'Abi' Cultivation.

9129-Q. — Sri B. Rama Sarma:— Will the Chief Minister be pleased to state:

(b) whether it is a fact that the Right and Left Canals of Nagarjunasagar Project have been closed down for 48 hours and water has not been released at the time of 'Abi' cultivation in 1976-77.

(b) whether ryots have been subjected to apprehension that crops will be damaged due to the shortage of water supply; and

(c) whether it is a fact that the crops of the ryots of the tail end areas of the canal have been damaged?

A.—

(a) Nagarjunasagar Right Canals:

Water was released for Khariff crops on 8-7-76; and there was uninterrupted supply of water during the entire Khariff period of 1976-77;

Nagarjunasagar Left Canal:

The Left Canal minors and direct pipes were closed for 42 hours out of 168 hours every week i.e.; one fourth week out of a week, by rotation during the Khariff season of 1976, and not for 48 hours. This was done to push water tail-end ayacutdars who complained of lack of water supply.

(b) Nagarjunasagar Right Canals: No, Sir.

(b) Nagarjunasagar Left Canals:

. The ryots were not subjected to any apprehension as stated by the Member as stoppage of water for 42 hours in a week would not damage the crops;

(c) Nagarjunasagar Right Canals: No, Sir.

(c) Nagarjunasagar Left Canals:
Transplantation was delayed in the tail end areas and crops were not as healthy as in the upper reaches and there was some damage to crops here. Some of the cropped extents in the tail-end areas could however be saved because of the adoption of the rush rotation system of water supply.

Purchasing of discoloured and broken paddy by Food Corporation of India.

291—

*9135 (S) Sarvasri M. Nagi Reddy, Vanka Satyanarayana and N. Sreenivasulu Reddi:—Will the Chief Minister be pleased to state:

(a) whether the State Government have requested the Centre to direct the Food Corporation of India to purchase this khariff season paddy discoloured and also broken because of rains; and

(a) if so, the result?

A—

(b) The Government of India were not requested to direct the Food Corporation of India to purchase broken but to accept paddy and rice with relaxed specifications.

(b) The Government of India have increased the percentages of broken, discoloured grains and light discoloured grains in rice and damaged, weevilled, discoloured and immature grains in the paddy.

Rice supplied to Tamilnadu and Karnataka States after formation of free Zones.

292—

*9136 (S) Sarvasri M. Nagi Reddy and Vanka Satyanarayana:—Will the Chief Minister be pleased to state:

(a) the total quality of rice moved out of our State to Tamil Nadu and Karnataka States after the formation of free Zones; and

(b) whether sufficient stocks of rice are available in the State to control the prices of foodgrains?

A—

(a) Sir, About 95, 841 tonnes have been moved upto 12-3-77.
(b) Yes, Sir.

Construction of Satellite township near Patancheru

*9137 Will the Minister for Municipal Administration be pleased to state:
(a) whether the Government propose to construct a Satellite township near Patancheru, Medak District to reduce pressure on Hyderabad city;

(b) if so, how much population will be accommodated;

(c) the expenditure for the proposed Satellite town; and

(d) when it will be completed?

A—

(a) Under the Integrated Urban Development programme, the Hyderabad Urban Development Authority propose to develop a Ring Town near Ramachandrapuram-Patancheruvu to reduce the pressure on Hyderabad city.

(b) 2.50 lakhs.

(c) Rs. 318.50 lakhs.

(d) The project has not yet been taken up. It has been included in the Integrated City Development Programme and was recommended by the Town and Country Planning organisation, New Delhi to the Government of India for financial assistance.

Setting up of separate Service Commission to South Central Railway at Hyderabad.

294—

* 9139 Sarvasri M. Nagi Reddy and V. Satyanarayana:—Will the Minister for Public Works be pleased to state:

(a) whether the Andhra Pradesh State Government have requested the Central Government to set-up a separate Service Commission to the South Central Railway at Hyderabad.

(b) if so, whether the Centre has accepted; and

(c) if not, the reasons therefor?

A.—

(a) Yes Sir.

(b) Government of India have accepted in principle; and

(c) Does not arise.

High Court Decision on Urban Land Ceiling Act, 1976.

295—

* 9139 Sarvasri Venka Satyanarayana and M. Nagi Reddy:—Will the Chief Minister be pleased to state:
Answers to Started Questions. 4th April, 1977. 305

a) whether the High Court of Andhra Pradesh ruled that it was not competent for the Parliament to enact the Urban Land Ceiling Act, 1976, so far as the State of Andhra Pradesh was concerned;

b) if so, on what grounds;

c) whether the Government propose to appeal to the Supreme Court in this regard; and

d) if not, the steps proposed to be taken by the Government for implementing the urban land ceilings?

A—
a) Yes Sir.

b) & c) On the ground that the Governor of Andhra Pradesh and as not expressed any view regarding the desirability having the Urban Ceiling law enacted by the Parliament.

d) Does not arise.

Reduction of Medical seats.

296—

* 9172 Sarvasri Vanka Satyanarayana and M. Nagi Reddy — Will the Minister for Health and Medical be pleased to state:

a) whether the Government propose to reduce Medical seats drastically.

b) if so, to what extent; and

c) the reasons for the said reduction.

A—
a) No decision has yet been taken on the issue of reduction of seats.

b) Does not arise,

e) Does not arise.

Disparities in pay-scales of Village Officers in Telangana & Andhra areas.

297—

* 9174 Sri Vanka Satyanarayana and Sri M. Nagi Reddy—Will the Minister for Revenue be pleased to state.

a) whether the Government have decided to remove disparities in the pay-scales of Village Officers in Telangana and Andhra Area's

84—15
(b) if so, the nature of the revised pay-scales.

c) whether there is any proposal before the Government to enhance the pay-scales of the Village Officers in view of the burden of work entrusted to them;

d) if not, the reasons therefor?

A.—

(a) & (b) Yes, Sir. The Government have since decided to abolish the Watandari system now prevailing in Telangana area and to pay the Village Officers in Telangana area the pay and allowances on par with their counterparts in Andhra area doing away with the present commission system.

(c) No. Sir.

(d) The State finances do not permit the enhancement of the pay-scales of Village Officers at present.

Setting up of Wool Board in the State.

298—

*9186(S) Sarvasri Vanka Satyanarayana and M. Nagi Reddy:—
Will the Minister for Animal Husbandry be pleased to state:

(a) Whether the Government propose to setup "Wool Board" in the State;

(b) if so, when it will be setup; and

(c) the activities of the said "Wool Board".

A—

(a): Yes, Sir.

(b) & (c): The matter is under correspondence with the Government of India, Ministry of Agriculture & Irrigation (Department of Agriculture) New Delhi.

Establishment of Land Marine Complex at Vizag.

299—

*9187 Sarvasri Vanka Satyanarayana and M. Nagi reddy:—
Will the Minister for Fisheries be pleased to state:

(a) whether the Government decided to establish a Land Marine Complex at Visakhapatnam;

(b) If so the estimated cost for the same; and
Answers to Starred Questions. 4th April, 1971. 307

(c) The amount of cost therein to be borne by the Central Government?

A—

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

Construction of a lake at Vizag for Crocodiles.

300—

*9188 Sarvasri Vanka Satyanarayana and M. Nagi Reddy:— Will the Minister for Forests be pleased to state:

(a) whether the Government decided to construct a lake for crocodiles at Visakhapatnam to develop them;
(b) if so, the estimated cost for the same;
(c) the amount of aid to be given by the Centre; and
(d) when it will be constructed?

A—

(a) For the present, there are no proposals to construct a lake for Crocodiles at Visakhapatnam.
(b) does not arise.
(c) does not arise.
(d) does not arise.

Fixing up flat Rates for Power for Agricultural consumption.

301—

*9298 Sri Nallaparreddy Sreenivasul Reddi:— Will the Minister for Power be pleased to state:

(a) whether there is any proposal with the Andhra Pradesh State Electricity Board to fix up flat rates (like in Haryana) for power for the agricultural consumption; and
(b) if so, when will the proposal materialise?

A—

(a) No, Sir.
(b) Does not
Development of fish in Pullicat lake

302—

*9309 Sri N. Srinivasulu Reddy:—Will the Minister for co-opera-
tion be pleased to state:

(a) 'whether the State Cooperative Central Agricultural Develop-
ment Bank decided to take up schemes similar to those taken up in
Kolleru Lake for the development of fish in Pullicat lake situated in
Gudur and Sullurpet taluks of Nellore District.

(b) if so, the details of those schemes;

(c) when they will be implemented; and

(d) the benefits therefrom ?

A.—

(a) No such decision has been taken. The matter is under con-
sideration of the Bank.

(b), (c) and (d) Does not arise.

SETTING UP RECORD ATOMIC POWER STATION IN SOUTH INDIA

305—

*9335 Sarvasri Vanka Satyanarayana, and M. Nagi Reddy:—
Will the Minister for Power be pleased to state:

(a) whether it is a fact that the Geological studies taken up
following the Governments decision to set up a Second Atomic Power
Station in South India have indicated that Nagarjunasagar Left Canal
embankment site has been found to be most suitable;

(b) if so, whether the Atomic Power station has been sanctioned;
and

(c) when the construction will be commenced ?

A—

(a) The site selection Committee constituted by the Govern-
ment of India conducted surveys and Geological Investigations at
different places including the site at Nagarjunasagar Left Canal and
collected the required data. The decision of the Government of
India with regard to the selection of the site is still awaited.

(b) & (c) Does not arise at present.

Setting up Voluntary Fire Fighting Brigades in the Villages.

304—

*9336—Sarvasri Vanka Satyanarayana and M. Nagi Reddi:—Will
the Chief Minister be pleased to state:
Answers to Starred Questions, 4th April, 1977. 309

(a) whether the Government are going to set up Voluntary Fire Fighting Brigades in the villages of the State?

(b) if so, the details of that scheme; and

(c) the number of brigades that are going to be set up during the year 1977?

A—

(a) (b) and (c)

The proposals received from the Director of Fire Services in this regard are under consideration of the Government.

Formation of New Taluks

305—

*9337—Sri Vanka Satyanarayana and Sri M. Nagi Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether the Government have dropped the proposal for formation of new taluks;

(b) if so, the reasons therefor?

A—

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

(b) Does not arise,

Release of House Building Loans to the State Govt. Employees.

306—

*9358—A Sri Peter Paul Chukka:—Will the Minister for Finance be pleased to state:

(a) whether it is a fact that the Government have not so far released house building loans this year to the employees who applied for loans to construct houses in their sites;

(b) if so, the reasons therefor; and

(c) the Departmentwise number of loan applications received in 1976-77 for actual construction of houses?

A—

(a) No, sir.

(b) In view of the reply to (a) above, this does not arise.

(c) Statement is given below:

Name of the Department. | Number of applications received in 1976-77 for construction of Houses.
---|---
1. Medical & Health | .. | ..
2. Revenue. | .. | 1
3. Social Welfare. | .. | 1
4. T. R. and B. | .. | 2
5. Major Projects | .. | ..
6. Ir. and Pr. | .. | ..
7. F. and R.D. | .. | 2
8. H. M. A. and U. D. | .. | 2
9. L. E. and T. B. | .. | 2
10. C. A. D. | .. | 4
11. Ein and Plg. (Fin. Wing) | .. | 6
12. G. A. D. | .. | ..
13. Fia. and Plg. (Plg. Wing) | .. | 6
14. F. and A. | .. | 4
15. Law. | .. | 3
16. P. R. | .. | 5
17. Ind. and Com. | .. | 24
18. Leg. | .. | 3
19. Home. | .. | 1
20. Education. | .. | 2
Total. | .. | 68

Unemployed Medical Graduates in the State

507—

**393 Sri N. Sreenivasul Reddy:**—Will the Minister for Health and Medical be pleased to state:

(a) the number of medical graduates unemployed at present in Andhra Pradesh; and

(b) whether the State Government has prepared a scheme to provide them jobs?

A—

(a) 2468.
(b) The Government do not undertake to provide Government employment for all doctors because doctors have also to resort to private practice and should not depend solely on Government jobs. In order to give encouragement in this respect, the Government have, however, formulated a Scheme for appointment of 100 medical graduates as Honorary Medical Officers (Allopathic) in certain select Villages on self employment basis.

New Varieties of cross breed fowls Produced in A.P.

398—

*9409 Sri N. Sreenivasulu Reddy:—Will the Minister for Animal Husbandry be pleased to state:

(a) the new varieties of Cross breed fowls produced in Andhra Pradesh in the last five years and the places where research stations are located for this purpose in our State; and

(b) whether the State Government are supplying eggs of Turky hens to enthusiastic poultry breeders at actual rates?

A—

(a) During last five years the following Cross breed fowls have been produced at the Regional Poultry Farms in the State.

1. White Anstroes.
2. Austrowhites.
3. Rhode Island Reds X White Leg Horns.
4. White Leg Horns X Rhodes Inland Reds.
5. White Austroes X Rhode Island Reds.
6. Rhode Island Reds X Rhode Island Red Cross.
7. Broiler X Rhodes Island Reds.
8. Broiler X Austroes.
10. Cross White Leg Horns.

The Regional Poultry Demonstration and Research Farms are located at the following places.

1. Saroornagar-Hyderabad,
2. Patancheru-Medak District-
3. Lam-Guntur.
4. Vizag-Vizag District.
5. Chittoor-Chittoor District.
6. Cuddapah-Cuddapah District.
Duck crossing is carried out at Duck Extension Centre, Karaikal.

(b) No Sir.

New varieties of cross breed cattle produced in A. P.

309—

* 9409-B Sri N. Sreeuivasulu Reddy:—Will the Minister for Animal Husbandry be pleased to state:

(a) the new varieties of cross bred cattle produced in Andhra Pradesh in the last 5 years and the places where research stations are located for this purpose in our state; and

(b) whether the State Government have decided to supply pure Murrah breed calves, Jersey and Sindhi calves to Cattle Breeders in Andhra Pradesh?

A.—

The following cross breeds of cattle were produced in our State.

2. Ongole X Tharparkar.
3. Malvi X Tharparkar.
4. Ongole X Brown Swiss.
5i Ongole X Jersey.
7. Ongole X Guernsey.
8. Ongole X Holstein Friesian.

They were being produced in the following Livestock Fams.

1. Government Dairy Farm, Chintapalli.
2. Cattle cum. Dairy Farm, Kakinada.
3. Government Dairy Farm, Visakhapatnam.
4. Cattle Breeding Farm, Kampasagar.
5. Cattle Breeding Farm, Karimnagar.
6. Cattle cum-Dairy Farm, Mamnoor.

(b) Surplus Murrah calves, pure bred and cross-bred calves from the Livestock farms are being sold to the public.
4th April, 1977

Answers to Starred Questions

Construction of tyres Factory near Mangalagiri

310—

*9412* Sri N. Srinivasul Reddy:— Will the Chief Minister be pleased to state:

(a) will the construction programme Tyres Factory near Mangalagiri has been commenced;

(b) the revised estimates for the construction of the factory;

(c) the names of the shareholders;

(d) when the construction work will be completed; and

(e) the employment potential and the production same capacity of the

A—

(a) Yes Sir.

(b) The revised cost of Project is estimated Rs. 44 crores.

(c) The main Shareholders of the Company, are the Andhra Pradesh Industrial Development Corporation Limited, and Andhra Pradesh State Road Transport Corporation.

(d) It is expected that the civil works will be completed by the middle of 1978 and the Company will go into production in 1979.

(e) The present estimate of the employment potential is about 1100 persons comprising direct labour and supervisory staff. The licensed production capacity of the factory is 5 lakh numbers of various types of Tyres and Tubes per annum.

Selection of Security Sub-Inspectors by A.P.S.E.B.

311—

*9427* Sri N. Venkataratnam:— Will the Minister for Power be pleased to state:

(a) whether the Andhra Pradesh State Electricity Board selected 25 Security Sub-Inspectors in February 1976 from open competition and 4 from schedule caste in May 1976 and sent them for training;

(b) whether the Andhra Pradesh State Electricity Board in its orders dt. 14.7.76 fixed a basic salary of Rs. 422 to the first batch and Rs. 320/- to the second batch; and

(c) the reasons for the disparity and discrimination?
3M 4th April, 1977. Answers to Starred Questions

A—

(a) Yes Sir.

(b) Yes Sir,

(c) The first batch of candidates who joined prior to 1-6-1976 got the benefit of fixation of pay in the revised scales while those who joined on or after the said date are eligible for revised scales only without the benefits of fixation.

Appointment of Civil Asst. Surgeons by A.P.P.S.C.

312—

*9479-Sri Peer Paul Chukka :—Will the Minister for Health & Medical be pleased to state:

(a) whether it is a fact that the Andhra Pradesh Public Service Commission has recently invited applications for recruitment of candidates to the posts of Civil Assistant Surgeons in the State;

(b) the number of temporary Civil Assistant Surgeons working in the State at present;

(c) whether the Government are aware of the fact that the temporary Civil Assistant Surgeons who are completely busy round the clock in connection with the Health Programmes such as Family Planning and are away from the city, have no time to prepare for the examinations unlike fresh candidates who are at an advantageous position;

(d) if so, whether the Government will take steps to regularise the services of the temporary Civil Assistant Surgeons to avoid inconvenience to them; and

(e) if not, the reasons therefor?

A.—

(a) Yes, Sir.

(b) About 1150.

(c) Presumably the Honourable Member is referring to the written Test contemplated by the Andhra Pradesh Public Service Commission. The Commission has dispensed with the written test and is conducting only oral interviews, since 7-3-1977.

(d) & (e): The Andhra Pradesh Public Service Commission is already seized of the matter. The question of regularisation of their temporary services will depend on their selection by the Andhra Pradesh Public Service Commission and appointment by the Government,
313—

* 9531 - Sri Peter Paul Chukka : — Will the hon. Minister for Finance be pleased to state :

(a) whether there is any proposal with the State Government to sanction House construction loans to the State Government Employees who underwent Family Planning operations as a sort of incentive;

(b) if so, the steps taken by the Government in the matter.

(c) when the loans will be given to such Employees for construction of Houses, and

(d) if not, the reasons therefor?

A—

(a) No, Sir.

(b) In view of the reply to (a) above, this does not arise.

(c) The Loans are sanctioned to the employees according to the seniority of the applications received in each Department of Secretariat from the concerned Heads of Departments.

(d) In view of the reply to (c) above, this does not arise.

ADVANCE INCREMENTS TO THE GOVT. EMPLOYEES WHO UNDERWENT FAMILY PLANNING OPERATION

314—

* 9532—Sri Peter Paul Chukka : — Will the Minister for Health and Medical be pleased to State :

(a) whether there is any proposal before the Government now to sanction advance increments as a reward to the Government employees who either themselves or their spouses underwent family Planning operations on their own accord before 27th September 1976 obliging the policies of the Government to check the growth of population in the interest of the nation (of course in their own interest also):

(b) if so, when orders removing the discriminations between the employees who underwent such operations before and after the said date will be issued by the Government sanctioning increments to the said employees also at least from 27th September, 1976 and

(c) if not, the reasons therefor?

A—

(a) No, Sir.
(b) & (c) The increment to be sanctioned is a sort of an incentive to induce people to take to family planning and is not to be treated as a reward. Hence the question of discrimination does not arise.

WRITTEN ANSWERS TO QUESTIONS (UNSTARRED)

Supply of Fertilisers to Nalgonda District.

136—

1524-B-Q,— Sri B. Rama Sarma :— Will the Minister for Agriculture be pleased to state:

(a) the quantity (in tonnes) of fertilisers such as Urea, Ammonia Sulphate, Calcium, Ammonium Nitrate and Phosphate required by the Agriculture Department for supply to Nalgonda District;

(b) whether the Government have allotted fertilisers as required by them;

(c) whether all types of fertilisers out of those allotted to the District, have been distributed among taluks according to their requirements; and

(d) whether it is a fact that Urea, and Ammonium Sulphate were not allotted to Deverkonda Taluk where paddy cultivation is being carried on in 25 thousand acres of land under Dendi, Pendlipaklu Bheemanvalla Projects and other tanks in the said taluk?

A.—

(a) The following quantities of Nitrogenous fertilisers (in terms of Ammonium Sulphate) were required during 1973-74 for supply of Nalgonda District:

- Kharif, 1973 .. 41,484 Mts.

<table>
<thead>
<tr>
<th>Fertiliser</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kharif, 1973</td>
<td>41,484 Mts.</td>
</tr>
</tbody>
</table>

Phosphatic fertilisers are not distributed by the Agriculture Department as adequate quantities of fertilisers in the shape of complexes as well as straight fertilisers are available with private dealers.

(b) The following quantities of fertilisers were allotted to Nalgonda District during 1973-74 based on the quantities received by the State:

<table>
<thead>
<tr>
<th>Fertiliser</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>UREA</td>
<td>3085 Mts.</td>
</tr>
<tr>
<td>CAN</td>
<td>2581 Mts.</td>
</tr>
<tr>
<td>DAP</td>
<td>130 Mts.</td>
</tr>
</tbody>
</table>
(c) The following quantities of fertilisers were received in Nalgonda District during 1973-74 against the quantities allotted:

<table>
<thead>
<tr>
<th></th>
<th>Urea</th>
<th>CAN</th>
<th>ASN</th>
<th>DAP</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urea</td>
<td>6088</td>
<td>557</td>
<td>138</td>
<td>14600 Mts. in terms of A. S.</td>
</tr>
</tbody>
</table>

The details of allotments made to the taluks in the District are as follows:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Taluk</th>
<th>Urea</th>
<th>CAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Nalgonda</td>
<td>369-650</td>
<td>280-660</td>
</tr>
<tr>
<td>2</td>
<td>Ramannapet</td>
<td>267-980</td>
<td>212-620</td>
</tr>
<tr>
<td>3</td>
<td>Bhongir</td>
<td>319-370</td>
<td>257-720</td>
</tr>
<tr>
<td>4</td>
<td>Miryalaguda</td>
<td>1100-500</td>
<td>839-000</td>
</tr>
<tr>
<td>5</td>
<td>Huzurnagar</td>
<td>574-500</td>
<td>546-000</td>
</tr>
<tr>
<td>6</td>
<td>Suryapet</td>
<td>267-000</td>
<td>233-000</td>
</tr>
<tr>
<td>7</td>
<td>Devarakonda</td>
<td>186-000</td>
<td>212-000</td>
</tr>
</tbody>
</table>

**Total:** 3085-000 2581-000 130

(d) No, Sir. The following quantities of fertilisers were supplied to areas in Devarkonda Panchayat Samithi:

<table>
<thead>
<tr>
<th></th>
<th>Dindi</th>
<th>Pendlipapakala</th>
<th>Bheemanapalli</th>
<th>Total distribution in Devarkonda Samithi</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urea</td>
<td>48-850</td>
<td>13-700</td>
<td>8-609</td>
<td>211-600</td>
</tr>
<tr>
<td>CAN</td>
<td>15-450</td>
<td>7-500</td>
<td>4-400</td>
<td>29-350</td>
</tr>
</tbody>
</table>

**Cooperative:**

<table>
<thead>
<tr>
<th></th>
<th>Urea</th>
<th>CAN</th>
<th>Complexes</th>
<th>Private</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urea</td>
<td>16-150</td>
<td>8-200</td>
<td>15-950</td>
<td>67-700</td>
</tr>
<tr>
<td>CAN</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>9-850</td>
</tr>
<tr>
<td>Complexes</td>
<td>22-850</td>
<td>13-900</td>
<td>16-250</td>
<td>99-800</td>
</tr>
</tbody>
</table>

**Private:**

<table>
<thead>
<tr>
<th></th>
<th>Straight</th>
<th>Complexes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urea</td>
<td>—</td>
<td>34-000</td>
</tr>
<tr>
<td>CAN</td>
<td>—</td>
<td>12-300</td>
</tr>
<tr>
<td>Complexes</td>
<td>—</td>
<td>12-000</td>
</tr>
</tbody>
</table>

**Total:** 201-900
318  4th April, 1977. Written Answers to Questions (Unstarred)

Construction of Pucca Road from Nagarjuna Sagar Project to Ettipothala water falls.

137—

2750-Q.—Sri M. Nagi Reddy:—Will the Minister for Public works Dept. be pleased to state:

(a) whether there are any proposals with the Government to construct a Pucca Road from Nagarjuna Sagar Project to Ettipothala water falls tourist center; and

(b) if so, when the work will be started?

A.—

(a) The road has been taken over to the control of (Roads and Buildings) Department.

(b) It is not possible to take up the improvement work during the current year and it will be considered during the next financial year (1977-78).

Application for licence of letters of intent for Industrial units.

138—

2914-Q.—Sri Vanka Satyanarayana:—Will the Chief Minister be pleased to state:

(a) the number of applications for licences of letters of intent for industrial units received by the State Government during the last four years yearwise from private, public and joint sectors;

(b) the number of licences or letters of intents granted by the Government of India;

(c) the estimated employment potential and capital invested in the Industrial licences and letters of intent granted by the Government of India; and

(d) industrial Units started and functioning during the above period in clause (a)?

A.—

(a) 1969-70 89
    1970-71 153
    1971-72 124
    1972-73 84
    1973-74 140
(b)  
<table>
<thead>
<tr>
<th>Years</th>
<th>Employment Potential (approximately)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1969-70</td>
<td>42</td>
</tr>
<tr>
<td>1970-71</td>
<td>68</td>
</tr>
<tr>
<td>1971-72</td>
<td>51</td>
</tr>
<tr>
<td>1972-73</td>
<td>34</td>
</tr>
<tr>
<td>1973-74</td>
<td>54</td>
</tr>
</tbody>
</table>

(c)  
<table>
<thead>
<tr>
<th>Years</th>
<th>Capital in crores of Rs.</th>
<th>Employment Potential (approximately)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1969-70</td>
<td>39.48</td>
<td>13,100</td>
</tr>
<tr>
<td>1970-71</td>
<td>109.15</td>
<td>1,60,000</td>
</tr>
<tr>
<td>1971-72</td>
<td>59.32</td>
<td>20,400</td>
</tr>
<tr>
<td>1972-73</td>
<td>61.54</td>
<td>9,000</td>
</tr>
<tr>
<td>1973-74</td>
<td>302.59</td>
<td>25,000</td>
</tr>
</tbody>
</table>

(d)  
<table>
<thead>
<tr>
<th>Years</th>
<th>Employment Potential (approximately)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1969-70</td>
<td>12</td>
</tr>
<tr>
<td>1970-71</td>
<td>36</td>
</tr>
<tr>
<td>1971-72</td>
<td>11</td>
</tr>
<tr>
<td>1972-73</td>
<td>7</td>
</tr>
<tr>
<td>1973-74</td>
<td>1</td>
</tr>
</tbody>
</table>

Collection of taxes by the Municipalities.

139—

2944-Q.—Sri Vanka Satyanarayana;—Will the Minister for Municipal Administration be pleased to state:

whether Government have decided to insist on all Municipalities that they should collect a minimum of 95% of their taxes and short falls, if any, in 95% of revenue collection to be penalised by the equal percentage cuts on the basic grant payable to Municipalities?

A.—

No Sir, Director of Municipal Administration, however, has issued instructions to all Municipal Councils to collect not less than 95% of the demand, and if they fail to collect even 85% they will be liable to disciplinary action.
Lapse of amount given by Central Govt. to the ryots for Rabi Campaign.

140—

3068-Q Sri M. Omkar:—Will the Minister for Agriculture be pleased to state:

(a) whether it is a fact that large amounts of money which are intended to be distributed this year to ryots for Rabi Campaign (Maize and Jowar) of 1972 towards loans under Central Government scheme have lapsed;

(b) if so, the amount actually allotted to each block and the amount spent and lapsed in each block;

(c) the number of loans applications rejected block-wise; and

(d) the reasons therefor?

A—

(a) No, Sir.

(b) Statement given below.

(c) 7632 applications were rejected the details of which are furnished in the enclosed statement.

(d) Due to the agitation for separate Andhra State and the strike by the A.P.N.G.Os. from December, 1972 to March, 1973 and as certain cultivators were not eligible for further loans due to default in repayment of earlier loans and non-production of certificates from village officers etc., and also due to disputes in ownership of lands, certain applications were rejected.

Srikakulam District

Nil

No funds under Rabi Crash Programme 1972 were allotted as there was no area under Rabi crops.

Visakhapatnam District,

Nil

No funds under Rabi Crash Programme 1972 were allotted as there was no area under Rabi crops.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Panchayat</th>
<th>Allotment Expenditure Rs.</th>
<th>Surrender Rs.</th>
<th>Allotment Expenditure Rs.</th>
<th>Surrender Rs.</th>
<th>Allotment Expenditure Rs.</th>
<th>Surrender Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Amalapuram</td>
<td>13,00,000</td>
<td>12,45,102</td>
<td>54,898</td>
<td>5,000</td>
<td>5,000</td>
<td>2,50,000</td>
</tr>
<tr>
<td>2</td>
<td>Muttapadaram</td>
<td>9,00,000</td>
<td>8,65,080</td>
<td>94,920</td>
<td>5,000</td>
<td>5,000</td>
<td>1,50,000</td>
</tr>
<tr>
<td>3</td>
<td>Kothapeta</td>
<td>5,00,000</td>
<td>4,44,853</td>
<td>55,147</td>
<td>5,000</td>
<td>3,013</td>
<td>70,000</td>
</tr>
<tr>
<td>4</td>
<td>Rajola</td>
<td>5,00,000</td>
<td>4,39,050</td>
<td>60,950</td>
<td>5,000</td>
<td>5,000</td>
<td>1,00,000</td>
</tr>
<tr>
<td>5</td>
<td>P. Gummavaram</td>
<td>3,40,000</td>
<td>3,34,891</td>
<td>5,109</td>
<td>5,000</td>
<td>5,000</td>
<td>1,00,000</td>
</tr>
<tr>
<td>6</td>
<td>Rajanagarama</td>
<td>2,00,000</td>
<td>1,75,654</td>
<td>24,348</td>
<td>5,000</td>
<td>5,000</td>
<td>60,000</td>
</tr>
<tr>
<td>7</td>
<td>Ravyavaram</td>
<td>11,50,000</td>
<td>11,22,920</td>
<td>27,080</td>
<td>5,000</td>
<td>5,000</td>
<td>2,50,000</td>
</tr>
<tr>
<td>8</td>
<td>Samalkota</td>
<td>7,00,000</td>
<td>6,71,630</td>
<td>28,370</td>
<td>5,000</td>
<td>5,000</td>
<td>1,40,000</td>
</tr>
<tr>
<td>9</td>
<td>Talarevu</td>
<td>7,00,000</td>
<td>6,05,035</td>
<td>94,965</td>
<td>5,000</td>
<td>1,000</td>
<td>1,25,000</td>
</tr>
<tr>
<td>10</td>
<td>Korukonda</td>
<td>1,00,000</td>
<td>91,050</td>
<td>8,950</td>
<td>5,000</td>
<td>5,000</td>
<td>25,000</td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
<td>(7)</td>
<td>(8)</td>
</tr>
<tr>
<td>-------</td>
<td>-------------------------</td>
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<td>--------</td>
<td>--------</td>
<td>--------</td>
<td>--------</td>
</tr>
<tr>
<td>11.</td>
<td>Kapileswarapuram</td>
<td>1,50,000</td>
<td>1,50,000</td>
<td>5,000</td>
<td>5,000</td>
<td>50,000</td>
<td>50,000</td>
</tr>
<tr>
<td>12.</td>
<td>Pithapuram</td>
<td>1,00,000</td>
<td>1,00,000</td>
<td>5,000</td>
<td>5,000</td>
<td>30,000</td>
<td>30,000</td>
</tr>
<tr>
<td>13.</td>
<td>Reserve</td>
<td>1,90,000</td>
<td>1,90,000</td>
<td>40,000</td>
<td>40,000</td>
<td>50,000</td>
<td>50,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>68,90,000</strong></td>
<td><strong>59,95,275</strong></td>
<td><strong>8,94,725</strong></td>
<td><strong>1,40,000</strong></td>
<td><strong>4,013</strong></td>
<td><strong>95,987</strong></td>
</tr>
</tbody>
</table>

**Municipalities.** *(Fertilisers)*

<table>
<thead>
<tr>
<th></th>
<th>Ramachandrapuram</th>
<th>1,00,000</th>
<th>98,100</th>
<th>1,900</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Amalapuram</td>
<td>10,000</td>
<td>5,650</td>
<td>4,340</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>GRAND TOTAL</strong></td>
<td></td>
<td>70,00,000</td>
<td>60,98,985</td>
<td>9,01,015</td>
<td>1,00,000</td>
<td>4,013</td>
<td>95,987</td>
<td>14,00,000</td>
<td>87,275</td>
<td>13,17,725</td>
</tr>
</tbody>
</table>

**Total Allotment.** 85,00,000. **Expenditure.** 61,90,273. **Surrender.** 23,09,727.
WEST GODAVARI DISTRICT.

STATEMENT SHOWING THE AMOUNTS ALLOTTED, AMOUNT SPEND AND BALANCES LEFT OVER SAMITHI-WISE UNDER SHORT TERM LOANS FOR THE PURCHASE OF FERTILIZERS, SEEDS AND PESTICIDES DURING RABI 1972-73.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Samithi</th>
<th>Short Term Loans under Fertilizers amount.</th>
<th>Amount allotted under Short term Loans under Seeds.</th>
<th>Short term Loans under Pesticides.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Allotted</td>
<td>Spent</td>
<td>Surrendered</td>
</tr>
<tr>
<td>(1)</td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1.</td>
<td>Akividu</td>
<td>14,50,000</td>
<td>14,03,953.90</td>
<td>46,046.10</td>
</tr>
<tr>
<td>2.</td>
<td>Bhimadole</td>
<td>1,50,000</td>
<td>45,340.00</td>
<td>1,04,660.00</td>
</tr>
<tr>
<td>3.</td>
<td>Buttayagudem</td>
<td>30,000</td>
<td>30,000.00</td>
<td>10,000</td>
</tr>
<tr>
<td>4.</td>
<td>Chinthalapudl</td>
<td>1,05,900</td>
<td>63,220.00</td>
<td>42,680.00</td>
</tr>
<tr>
<td>5.</td>
<td>Gopalapuram</td>
<td>30,000</td>
<td>30,000.00</td>
<td>10,000</td>
</tr>
<tr>
<td>6.</td>
<td>Ganapavaram</td>
<td>13,50,000</td>
<td>11,12,255.00</td>
<td>2,37,747.00</td>
</tr>
<tr>
<td>7.</td>
<td>Koyyalagudem</td>
<td>20,000</td>
<td>20,000.00</td>
<td>10,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td>---</td>
<td>----</td>
<td>-----</td>
<td>-----</td>
<td>-----</td>
</tr>
<tr>
<td>8</td>
<td>Mogarum</td>
<td>..</td>
<td>9,20,000</td>
<td>7,34,383.00</td>
</tr>
<tr>
<td>9</td>
<td>Chittagong</td>
<td>..</td>
<td>1,00,000</td>
<td>40,575.00</td>
</tr>
<tr>
<td>10</td>
<td>Portoåruda</td>
<td>..</td>
<td>2,30,000</td>
<td>1,57,785.00</td>
</tr>
</tbody>
</table>
| 11 | Pata</p>
<table>
<thead>
<tr>
<th>No.</th>
<th>Name of the Samithi</th>
<th>No. of Loan Applications Received for Rabi 1973</th>
<th>Reasons for rejection as reported by the Block Development Officers.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Gopalapuram</td>
<td>222</td>
<td>The Block Development Officer, Gopalapuram stated that the applications were not sanctioned and disbursed in view of the N. G. G. Os. strike.</td>
</tr>
<tr>
<td>2</td>
<td>Paravali</td>
<td>1,553</td>
<td>Land particulars given by the Loanee are reported to have not been tallying and as such the applications are rejected.</td>
</tr>
<tr>
<td>3</td>
<td>Podur</td>
<td>2,886</td>
<td>Applications received from non-rotation area and who failed to repay previous loans are rejected.</td>
</tr>
<tr>
<td>4</td>
<td>Vlakoderu</td>
<td>2,962</td>
<td>Due to lack of fertilisers either in Co-operatives or in Private Dealers.</td>
</tr>
<tr>
<td>5</td>
<td>Bhimadole</td>
<td>230</td>
<td>As the applications were received in the last stage and since the applicants are not capable of repaying loans.</td>
</tr>
<tr>
<td>6</td>
<td>Penumanaatra</td>
<td>2,386</td>
<td>Due to N.G.G.Os. Strike the loan amount could not be disbursed as reported by Block Development Officer, Koyyalagudem.</td>
</tr>
<tr>
<td>7</td>
<td>Koyyalagudem</td>
<td>45</td>
<td>45</td>
</tr>
<tr>
<td>8</td>
<td>Akiveedu</td>
<td>3,266</td>
<td>357</td>
</tr>
<tr>
<td>9</td>
<td>Samissagudem</td>
<td>346</td>
<td>121</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>10 Polavaram</td>
<td>.</td>
<td>.</td>
<td>47</td>
</tr>
<tr>
<td>11 Pedapadu</td>
<td>.</td>
<td>.</td>
<td>708</td>
</tr>
<tr>
<td>12 Nallajerla</td>
<td>.</td>
<td>.</td>
<td>180</td>
</tr>
<tr>
<td>13 Buttayagudem</td>
<td>.</td>
<td>.</td>
<td>186</td>
</tr>
<tr>
<td>14 Mogalthur</td>
<td>.</td>
<td>.</td>
<td>2,407</td>
</tr>
<tr>
<td>15 Ganapavaram</td>
<td>.</td>
<td>.</td>
<td>4,583</td>
</tr>
<tr>
<td>16 Chinthalapudi</td>
<td>.</td>
<td>.</td>
<td>.</td>
</tr>
<tr>
<td>Total</td>
<td>.</td>
<td>.</td>
<td>22,607</td>
</tr>
</tbody>
</table>
The amount allotted to each block for Jowar, Maize, Wheat and paddy under Rabi Crash Programme

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Panchayat Samithi</th>
<th>AMOUNT ALLOCATED FOR PADDY UNDER RABI CRASH PROGRAMME 1972-73.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td>(2)</td>
</tr>
<tr>
<td>1.</td>
<td>Bandar</td>
<td>...</td>
</tr>
<tr>
<td>2.</td>
<td>Bantumilli</td>
<td>...</td>
</tr>
<tr>
<td>3.</td>
<td>Mandavalli</td>
<td>...</td>
</tr>
<tr>
<td>4.</td>
<td>Kaikalur</td>
<td>...</td>
</tr>
<tr>
<td>5.</td>
<td>Motur</td>
<td>...</td>
</tr>
<tr>
<td>6.</td>
<td>Avanigadda</td>
<td>...</td>
</tr>
<tr>
<td>7.</td>
<td>Gannavaram</td>
<td>...</td>
</tr>
<tr>
<td>8.</td>
<td>Chillakallu</td>
<td>...</td>
</tr>
<tr>
<td>9.</td>
<td>Bandar (non-Samithi area Asst. Director of Agriculture, Machilipatnam.)</td>
<td>150000</td>
</tr>
</tbody>
</table>

Total: ... 27,00,000 3,00,000 5,00,000 35,00,000

Remarks:—The B.D. Os. Bantumilli, Bandar, Mandavalli & Asst. Director of Agr. Machilipatnam have not surrendered the unspent balances to this office but the amount shown in Col. No. 11, 12, 13 in respect of above blocks have been treated as surrenders, since they have not sent the bills to this office for countersignature before 31-3-1973.

The Panchayat Samithies have surrendered the unspent balances due to continuous strike of Government Employees. No amount was allotted to this district under Jowar, Maize, What, during Rabi Crash Programme 1972-1973, No amount was allotted to Panchayat Samithies.

(1) Tiruvur;
(2) Nuzvidu;
(3) Vissannapet;
(4) Kankipadu;
(5) Vuyyuru;
(6) Nandigama;
(7) Kanchikacherla;
(8) Movva.

(9) Mylapuram during Rabi 1972-73 Crash Programme since there is no localised area under paddy in the blocks during Second crop season for the year 1972-73.
1972-73 and amount spent and surrendered by each block with detailed reason.

<table>
<thead>
<tr>
<th>Amount actually utilised by each Panchayat Samiti</th>
<th>Total amount surrendered by Panchayat Samithis</th>
</tr>
</thead>
<tbody>
<tr>
<td>(7)</td>
<td>(8)</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>7,89,240</td>
<td>Nil.</td>
</tr>
<tr>
<td>1,08,760</td>
<td>Nil.</td>
</tr>
<tr>
<td>4,62,805</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>13,60,805</td>
<td>Nil.</td>
</tr>
</tbody>
</table>
The amount allotted to each Block for Jowar Maize Wheat and Paddy under Rabi Crash Programme

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Panchayat Samithi.</th>
<th>Amount Allocated for Paddy under Rabi Crash Programme 1972-73.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Bandar.</td>
<td>150,000 23,000 37,000 210,000</td>
</tr>
<tr>
<td>2.</td>
<td>Bantumilli.</td>
<td>800,000 66,000 107,000 973,000</td>
</tr>
<tr>
<td>3.</td>
<td>Mandavalli.</td>
<td>3,000,000 40,000 68,000 408,000</td>
</tr>
<tr>
<td>4.</td>
<td>Kaikalur.</td>
<td>625,000 81,000 131,000 837,000</td>
</tr>
<tr>
<td>5.</td>
<td>Motur.</td>
<td>1,50,000 24,000 41,000 2,150,000</td>
</tr>
<tr>
<td>6.</td>
<td>Avanigadda.</td>
<td>2,000,000 30,000 52,000 2,82,000</td>
</tr>
<tr>
<td>7.</td>
<td>Gannavaram.</td>
<td>1,250,000 16,000 29,000 1,70,000</td>
</tr>
<tr>
<td>8.</td>
<td>Chillakallu.</td>
<td>2,00,000 Nil. Nil. 2,00,000</td>
</tr>
<tr>
<td>9.</td>
<td>Bandar (non-Samithi area) Asst. Director of Agriculture Machilipatnam.</td>
<td>1,50,000 20,000 35,000 2,05,000</td>
</tr>
</tbody>
</table>

The Panchayat Samithis have surrendered the unspent balance due to continuous strike Government employees. No amount was allotted to this district under Jowar Maize Wheat during Rabi Crash Programme 1972-73. No amount was allotted to Panchayat Samiths.

(1) Tiruvur.
(2) Nuzvid.
(3) Vissannapet.
(4) Kankipadu.
(5) Vuyur.
(6) Nandigama.
(7) Kanchikacherla.
(8) Movva.

(9) Mylavaram during Rabi 1972-73 Crash Programme since no area was localised under paddy.
1972-73 and amount spent and surrendered by each block with detailed reason.

<table>
<thead>
<tr>
<th>AMOUNT ACTUALLY SPENT BY EACH PANCHAYAT SAMITHI</th>
<th>AMOUNT SURRENDERED BY EACH PANCHAYAT SAMITHI</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fertilizers</td>
<td>Seeds</td>
</tr>
<tr>
<td>462805</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.</td>
<td>Nil.</td>
</tr>
<tr>
<td>Nil.*</td>
<td>Nil.</td>
</tr>
</tbody>
</table>

7,60,865 Nil. 49,420 14,10,225 8,37,195 1,51,000 2,07,320 11,95,515
### Written Answers to (Unstarred) Questions:

**(b) Particulars of amount lapsed under each block with detailed reason:**

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Panchayat Samithi.</th>
<th>Fertiliser</th>
<th>Seeds</th>
<th>Pesticides</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
</tr>
<tr>
<td>1.</td>
<td>Bandar</td>
<td>1,50,000</td>
<td>23,000</td>
<td>37,000</td>
<td>2,10,000</td>
</tr>
<tr>
<td>2.</td>
<td>Bantumilli</td>
<td>10,760</td>
<td>66,000</td>
<td>1,03,260</td>
<td>1,80,000</td>
</tr>
<tr>
<td>3.</td>
<td>Mandavalli</td>
<td>1,91,240</td>
<td>40,000</td>
<td>68,000</td>
<td>2,99,240</td>
</tr>
<tr>
<td>4.</td>
<td>Kaikalur</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>5.</td>
<td>Matur</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>6.</td>
<td>Avanigadda</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>7.</td>
<td>Gannavaram</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>8.</td>
<td>Chillakallu</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>9.</td>
<td>Bandar (Non-Samithi area)</td>
<td>1,50,000</td>
<td>20,000</td>
<td>35,000</td>
<td>2,85,000</td>
</tr>
<tr>
<td></td>
<td>Asst. director of Agriculture, Machilipatnam</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Total. | 5,02,000 | 1,49,000 | 2,43,260 | 8,94,260 |

The B.D.O. Bandar has not spent any amount during Rabi 1972-73 and has not intimated any surrenders to this office before 31-3-1973.

The applicants who have been sanctioned loans were not for the fertilizers.

No applications were received from the ryots requesting the sanction of loans.

The Asst. Director of Agriculture Machilipatnam has not spent any amount during Rabi 1972-73, due to N.G. O.Os. strike and agitation.

(c) Number of loan applications rejected block-wise and seasons therefore:

(i) Kaikalur : 99 The lands are not in possession of the applications.
## GUNUR DISTRICT

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of the Block</th>
<th>Fertilisers</th>
<th>Seeds</th>
<th>Pesticides</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Allotment</td>
<td>Expenditure</td>
<td>Surrenders</td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
</tr>
<tr>
<td>1.</td>
<td>Vinukonda</td>
<td>3,60,00.00</td>
<td>1,23,424.75</td>
<td>2,36,575.00</td>
</tr>
<tr>
<td>2.</td>
<td>Ipur</td>
<td>90,940.00</td>
<td>89,241.90</td>
<td>1,698.10</td>
</tr>
<tr>
<td>3.</td>
<td>Narasaraopet</td>
<td>1,22,477.00</td>
<td>1,17,503.47</td>
<td>4,973.53</td>
</tr>
<tr>
<td>4.</td>
<td>Nadendla</td>
<td>1,83,970.00</td>
<td>1,38,248.00</td>
<td>45,722.00</td>
</tr>
<tr>
<td>5.</td>
<td>Gurazala</td>
<td>29,953.00</td>
<td>24,971.88</td>
<td>4,981.12</td>
</tr>
<tr>
<td>6.</td>
<td>Maktera</td>
<td>1,75,000.00</td>
<td>1,07,899.24</td>
<td>67,110.76</td>
</tr>
<tr>
<td>7.</td>
<td>Pidugurala</td>
<td>31,089.00</td>
<td>11,957.74</td>
<td>19,127.26</td>
</tr>
<tr>
<td>8.</td>
<td>Phirangipuraam</td>
<td>1,45,000.00</td>
<td>1,11,766.22</td>
<td>33,233.78</td>
</tr>
<tr>
<td>9.</td>
<td>Rajupalem</td>
<td>2,90,000.00</td>
<td>2,09,685.17</td>
<td>80,314.83</td>
</tr>
<tr>
<td>10.</td>
<td>Tyallur</td>
<td>80,000.00</td>
<td>42,127.00</td>
<td>37,873.00</td>
</tr>
<tr>
<td>11.</td>
<td>Prathipadu</td>
<td>13,910.00</td>
<td>12,980.40</td>
<td>929.60</td>
</tr>
</tbody>
</table>
KURNOOL DISTRICT.

Statement showing the allotments, amounts utilised with unspent balances etc. under the Rabi Crash Programme for 1972-73 for purchase of Fertilizers, Pesticides and Seeds under short term loans.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Panchayat Samithi</th>
<th>Amount Allotted</th>
<th>Amount Utilised</th>
<th>Amount Surrendered</th>
<th>Reasons for surrendered and lapsed amounts.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Kurnool</td>
<td>4,00,000.00</td>
<td>2,09,886.28</td>
<td>1,90,113.72</td>
<td>Due to Agitation and Strike of Government Employees.</td>
</tr>
<tr>
<td>2</td>
<td>Banganapalli</td>
<td>4,00,000.00</td>
<td></td>
<td>4,00,000.00</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Dhone</td>
<td>4,00,000.00</td>
<td>3,99,925.00</td>
<td>75.00</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Nandyal</td>
<td>4,00,000.00</td>
<td>3,06,339.43</td>
<td>82,797.57</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Yemmiganur</td>
<td>4,00,000.00</td>
<td></td>
<td>4,00,000.00</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Nandikotkur</td>
<td>4,00,000.00</td>
<td>2,47,160.00</td>
<td>1,52,840.00</td>
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<tr>
<td>7</td>
<td>Allagadda</td>
<td>4,00,000.00</td>
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<td>4,00,000.00</td>
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</tr>
<tr>
<td>8</td>
<td>Koilkunta</td>
<td>4,00,000.00</td>
<td>27,225.00</td>
<td>2,61,092.00</td>
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</tr>
<tr>
<td>9</td>
<td>Adoni</td>
<td>4,00,000.00</td>
<td></td>
<td>4,00,000.00</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Pathikonda</td>
<td>4,00,000.00</td>
<td>63,350.00</td>
<td>3,36,650.00</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Alur</td>
<td>4,00,000.00</td>
<td>78,059.24</td>
<td>3,17,940.76</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Atmakur</td>
<td>4,00,000.00</td>
<td>2,80,335.00</td>
<td>1,09,665.00</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Kodumur</td>
<td>4,00,000.00</td>
<td>3,94,047.37</td>
<td>5,952.63</td>
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<td>Reserve</td>
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<td>8,00,000.00</td>
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<tr>
<td><strong>Total</strong></td>
<td></td>
<td>60,00,000.00</td>
<td>21,06,327.82</td>
<td>38,57,126.68</td>
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</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td></td>
</tr>
<tr>
<td>------</td>
<td>------</td>
<td>----------</td>
<td>----------</td>
<td>----------</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Kurnool</td>
<td>1,00,000.00</td>
<td>3,371.51</td>
<td>90,000.00</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Banaganapalli</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>90,000.00</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Dhone</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>90,000.00</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Nandyal</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>90,000.00</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Yemmiganur</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>85,000.00</td>
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</tr>
<tr>
<td>6</td>
<td>Nandikotkur</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>93,641.00</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Atlagadda</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>85,000.00</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Kolikuntla</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>85,000.00</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Adoni</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>85,000.00</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Pathikonda</td>
<td>1,00,000.00</td>
<td>4,750.00</td>
<td>80,000.00</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Alur</td>
<td>1,00,000.00</td>
<td>1,958.00</td>
<td>80,000.00</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Atmakur</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>90,000.00</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Kodumur</td>
<td>1,00,000.00</td>
<td>3,360.00</td>
<td>90,000.00</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Reserve</td>
<td>2,00,000.00</td>
<td>3,360.00</td>
<td>2,00,000.00</td>
<td></td>
</tr>
</tbody>
</table>

**Rabi Crash Jowar Programme (Seeds):**

Total |
| 15,00,000.00 |
| 13,466.51 |
| 13,43,641.00 |

**Rabi Crash Wheat Programme for (Fertilisers for 1972-73):**

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Yemmiganur</td>
<td>1,21,210.00</td>
<td>1,21,210.00</td>
</tr>
<tr>
<td>2</td>
<td>Atmakur</td>
<td>19,460.00</td>
<td>19,460.00</td>
</tr>
<tr>
<td>3</td>
<td>Nandyal</td>
<td>2,950.00</td>
<td>2,950.00</td>
</tr>
<tr>
<td>4</td>
<td>Kodumur</td>
<td>6,380.00</td>
<td>6,380.00</td>
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Total | 1,50,000.00 | 1,50,000.00 |
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<td>3. Yemmiganur</td>
<td>..</td>
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</tr>
<tr>
<td>4. Nandikotkur</td>
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<td>..</td>
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<tr>
<td>5. Allagadda</td>
<td>..</td>
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<tr>
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<td>..</td>
</tr>
<tr>
<td>7. Adoni</td>
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<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>8. Pathikonda</td>
<td>..</td>
<td>..</td>
<td>..</td>
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</tr>
<tr>
<td>9. Alur</td>
<td>..</td>
<td>10,000.00</td>
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<td>..</td>
<td>..</td>
</tr>
<tr>
<td>10. Atmakur</td>
<td>..</td>
<td>10,000.00</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>11. Kodumur</td>
<td>..</td>
<td>10,000.00</td>
<td>6,972.30</td>
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<td><strong>Total</strong></td>
<td>..</td>
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### Rabi Crash Wheat Programme for 1972-73 (For Seeds):

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<td>6. Kolikunta</td>
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<td></td>
<td>10,000.00</td>
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<td></td>
</tr>
<tr>
<td>7. Adoni</td>
<td>10,000.00</td>
<td></td>
<td>10,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Pathikonda</td>
<td>25,000.00</td>
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<td>25,000.00</td>
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<td>9. Kolar</td>
<td>10,000.00</td>
<td></td>
<td>10,000.00</td>
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</tr>
<tr>
<td>10. Atmakura</td>
<td>10,000.00</td>
<td></td>
<td>10,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Kodumur</td>
<td>10,000.00</td>
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<td>10,000.00</td>
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<td>Reserve</td>
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<td>52,540.00</td>
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RABI CRASH RICE PROGRAMME 1972-73 (For Fertilisers):

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<th>(4)</th>
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<td>1,00,000.00</td>
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<tr>
<td>2. Banaganapalli</td>
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<td>Nil</td>
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<td>...</td>
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<tr>
<td>3. Dhone</td>
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<td>Nil</td>
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<td>4. Nandyal</td>
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<td>2,90,000.00</td>
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<td>5. Yemmiganur</td>
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<td>1,80,000.00</td>
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<td>8. Koilkunta</td>
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<td>9. Adoni</td>
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<td>1,00,000.00</td>
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<td>10. Pathikonda</td>
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<td>1,00,000.00</td>
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<td>...</td>
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<td>11. Alur</td>
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<td>1,00,000.00</td>
<td>...</td>
<td>...</td>
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<td>12. Atmakur</td>
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<td>13. Kodumur</td>
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<td>Reserve</td>
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Total          |       | 15,00,000.00 | 1,19,600.00 | ...       |
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<tr>
<td>3.</td>
<td>Atmakur</td>
</tr>
<tr>
<td>4.</td>
<td>Kodumur</td>
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<td>5.</td>
<td>Nandyal</td>
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<tr>
<td>6.</td>
<td>Allagadda</td>
</tr>
<tr>
<td>7.</td>
<td>Koilkunta</td>
</tr>
<tr>
<td>8.</td>
<td>Adoni</td>
</tr>
<tr>
<td>9.</td>
<td>Alur</td>
</tr>
<tr>
<td>10.</td>
<td>Yemmiganur Reserve</td>
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<td>Total</td>
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<td>Rabo Crash Rice Programme for 1972-73 (For Seeds):</td>
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<td>1.</td>
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<td>Atmakur</td>
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<td>4.</td>
<td>Kodumur</td>
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<td>5.</td>
<td>Nandyal</td>
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<td>6.</td>
<td>Allagadda</td>
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<td>7.</td>
<td>Kolukuntla</td>
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<td>8.</td>
<td>Yemmiganur</td>
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<td><strong>Total</strong></td>
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CUDAPAH DISTRICT STATEMENT-I.

Statement showing the particulars of Disbursement under Short Term Loans under Rabi crash Programme for Jowar Fertilisers.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Samiti</th>
<th>Amount allotted to each block</th>
<th>Amount spent</th>
<th>Amount surrendered</th>
<th>Particulars of amount lapsed each block</th>
<th>No. of applications rejected</th>
<th>Supplementary Information if any</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>P.S. Cuddapah</td>
<td>75,000.00</td>
<td>53,340.00</td>
<td>21,660.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>P.S. L.R. Pattu</td>
<td>1,00,000.00</td>
<td>58,286.00</td>
<td>45,713.39</td>
<td>1. Surrendered due to non-availability of straight fertilizers.</td>
<td></td>
<td></td>
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<tr>
<td>3</td>
<td>P.S. Kavashty</td>
<td>98,325.00</td>
<td>1,657.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>P.S. K. Jainti</td>
<td>1,00,000.00</td>
<td>193,245.00</td>
<td>6,755.00</td>
<td></td>
<td></td>
<td></td>
<td>1. Reasons for rejection not furnished by B.D.O.</td>
</tr>
<tr>
<td>5</td>
<td>P.S. Kodur</td>
<td>1,00,000.00</td>
<td>99,935.00</td>
<td>65.00</td>
<td>2. Due to continuous strike of N.G.O's the amount could not be spent.</td>
<td></td>
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<tr>
<td>6</td>
<td>P.S. Mallof</td>
<td>1,00,000.00</td>
<td>1,96,710.00</td>
<td>3,290.00</td>
<td></td>
<td>15,150.00</td>
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<tr>
<td>7</td>
<td>P.S. Kollurkonda</td>
<td>1,00,000.00</td>
<td>78,530.00</td>
<td>21,470.00</td>
<td></td>
<td>15,150.00</td>
<td>96 Due to non availability of funds they were rejected.</td>
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</tr>
<tr>
<td>8</td>
<td>P.S. Peddaturu</td>
<td>1,00,000.00</td>
<td>58,685.00</td>
<td>41,315.00</td>
<td></td>
<td>5,100.00</td>
<td>22 The applicants are defaulters hence rejected.</td>
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<tr>
<td>9</td>
<td>P.S. Janamalaandur</td>
<td>2,00,000.00</td>
<td>1,94,300.00</td>
<td>5,700.00</td>
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<td>5,100.00</td>
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<td>10</td>
<td>P.S. Muddavan</td>
<td>1,50,000.00</td>
<td>1,439,69.00</td>
<td>6,031.00</td>
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| Total | 3,75,000.00 | 1,23,320.00 | 2,51,709.39 | 20,250.00       | 119                                    |                               |                                |                         |
**STATEMENT—II.**

Statement showing the particulars of disbursement under short term loans under Rabi Crash Programme for Jowar—Seeds.

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</tr>
</thead>
<tbody>
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<td>1</td>
<td>M.S. Chiddiapah</td>
<td>30,000</td>
<td>3,460.00</td>
<td>26,540.00</td>
<td>1. Due to non availability of seeds.</td>
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<tr>
<td>2</td>
<td>P.S. L.R. Pally</td>
<td>50,000</td>
<td>4,215.00</td>
<td>45,785.00</td>
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<tr>
<td>3</td>
<td>P.S. Rayachoti</td>
<td>30,000</td>
<td>770.00</td>
<td>29,230.00</td>
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<tr>
<td>4</td>
<td>P.S. Rajampet</td>
<td>40,000</td>
<td>9,972.06</td>
<td>30,027.94</td>
<td>2. The ryots did not come forward for seeds under.</td>
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<tr>
<td>5</td>
<td>P.S. Kodur</td>
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<td>Nil.</td>
<td>40,000.00</td>
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<tr>
<td>6</td>
<td>P.S. Siddhot</td>
<td>40,000</td>
<td>11,727.75</td>
<td>26,272.25</td>
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<td>11,330.00</td>
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<tr>
<td>7</td>
<td>P.S. Porumamilla</td>
<td>30,000</td>
<td>Nil.</td>
<td>30,000.00</td>
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<tr>
<td>8</td>
<td>P.S. Proddatur</td>
<td>40,000</td>
<td>1,315.00</td>
<td>38,685.00</td>
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<td>P.S. Jammalamadugu</td>
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<td>P.S. Maddanur</td>
<td>50,000</td>
<td>7,565.00</td>
<td>42,435.00</td>
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<td>10,000.00</td>
<td>39,910.00</td>
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<tr>
<td>12</td>
<td>P.S. Kamalapuram</td>
<td>50,000</td>
<td>5,460.00</td>
<td>44,540.00</td>
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**Total:** 5,00,000 58,324.81 4,41,675.19 15,300.00
STATEMENT—III.

Statement showing the particulars of disbursement under short term loans under Rabi Crash Programme for Rice—Fertilisers.

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<td>(5)</td>
<td>(6)</td>
<td>(7)</td>
<td>(8)</td>
<td>(9)</td>
<td>(10)</td>
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<td>P.S. Cuddapah</td>
<td>90,000</td>
<td>54,490.00</td>
<td>35,510.00</td>
<td>1. Due to the scarcity of fertilisers as the ryots demanded for straight fertilizers.</td>
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<tr>
<td>2.</td>
<td>P.S. L.R. Pally</td>
<td>46,000</td>
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<td>46,000.00</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>P.S. Rayachoti</td>
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<td>Nil.</td>
<td>46,000.00</td>
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<tr>
<td>4.</td>
<td>P.S. Rajampet</td>
<td>37,000</td>
<td>Nil.</td>
<td>37,000.00</td>
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<td></td>
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<tr>
<td>5.</td>
<td>P.S. Kodur</td>
<td>74,000</td>
<td>5,150.00</td>
<td>68,850.00</td>
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<tr>
<td>6.</td>
<td>P.S. Gidihout</td>
<td>37,000</td>
<td>Nil.</td>
<td>37,000.00</td>
<td>2. Due to continuous strike of N. G. O's. the amount could be spent.</td>
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<td></td>
<td></td>
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<tr>
<td>7.</td>
<td>P.S. Kottamilla</td>
<td>1,28,000</td>
<td>Nil.</td>
<td>1,28,000.00</td>
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<tr>
<td>8.</td>
<td>P.S. Muddanur</td>
<td>21,000</td>
<td>Nil.</td>
<td>21,000.00</td>
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<tr>
<td>9.</td>
<td>P.S. Pulivendula</td>
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<td>Nil.</td>
<td>10,500.00</td>
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</tr>
<tr>
<td>10.</td>
<td>P.S. Kamalapuram</td>
<td>10,500</td>
<td>Nil.</td>
<td>10,500.00</td>
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<td>Total</td>
<td>5,00,000</td>
<td>59,640.00</td>
<td>4,40,360.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### STATEMENT IV.

Statement showing the particulars of disbursement under short Term Loans under Rab Crash Programme for Rce—Seeds.

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
<th>(6)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>P.S. Cuddapah</td>
<td>56,000</td>
<td>Nil.</td>
<td>56,000</td>
<td>1. The ryots do not come forward to take seed on loans</td>
</tr>
<tr>
<td>2</td>
<td>P.S. L.R. Palli</td>
<td>28,000</td>
<td>Nil.</td>
<td>28,000</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>P.S. Rayachoty</td>
<td>28,000</td>
<td>Nil.</td>
<td>28,000</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>P.S. Rajampet</td>
<td>22,000</td>
<td>Nil.</td>
<td>22,000</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>P.S. Kodur</td>
<td>44,000</td>
<td>Nil.</td>
<td>44,000</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>P.S. Sidhout</td>
<td>22,000</td>
<td>Nil.</td>
<td>22,000</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>P.S. Porumamilla</td>
<td>75,500</td>
<td>Nil.</td>
<td>75,500</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>P.S. Pulivendula</td>
<td>6,000</td>
<td>Nil.</td>
<td>6,000</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>P.S. Kamalapuram</td>
<td>6,000</td>
<td>Nil.</td>
<td>6,000</td>
<td></td>
</tr>
</tbody>
</table>

| Total | 3,00,000 | Nil. | 3,00,000 |   |   |
Statement showing the particulars of disbursement under Short Term Loans under Rabi Crash Programme for Rice-Pesticides.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the Samithi</th>
<th>Amount allotted</th>
<th>Amount spent</th>
<th>Amount surrendered</th>
<th>Reasons for surrenders</th>
<th>No. of applications rejected</th>
<th>Supplementary information if any</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>P.S. Cuddapah</td>
<td>36,000</td>
<td>nil</td>
<td>36,000</td>
<td>The ryots did not come forward for loans under pesticides</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>P.S. L.S. Palli</td>
<td>18,000</td>
<td>nil</td>
<td>18,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>P.S. Rayazhety</td>
<td>18,000</td>
<td>nil</td>
<td>18,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>P.S. Rajampet</td>
<td>14,500</td>
<td>nil</td>
<td>14,500</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>P.S. Ki</td>
<td>29,000</td>
<td>nil</td>
<td>29,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>P.S. Sidkout</td>
<td>14,500</td>
<td>nil</td>
<td>14,500</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>P.S. amurumill</td>
<td>52,000</td>
<td>nil</td>
<td>52,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>P.S. Muddamat</td>
<td>9,000</td>
<td>nil</td>
<td>9,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>P.S. Pulivascula</td>
<td>4,500</td>
<td>nil</td>
<td>4,500</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>P.S. Kamlapuram</td>
<td>4,500</td>
<td>nil</td>
<td>4,500</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>2,00,000</strong></td>
<td><strong>nil</strong></td>
<td><strong>2,00,000</strong></td>
<td></td>
<td></td>
<td></td>
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</table>
### Statement showing the particulars of disbursement under Short Term Loans under Rabi rash Programme for Wheat—Fertilizer.

<table>
<thead>
<tr>
<th>Name of the Samithi</th>
<th>Amount allotted to each block</th>
<th>Amount spent</th>
<th>Amount Surrendered</th>
<th>Reasons for Surrenders</th>
<th>Particulars of amount lapse under each block</th>
<th>No. of applications rejected</th>
<th>Supplementary information if any</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. P.S. Cuddapah</td>
<td>4,000</td>
<td>2,780</td>
<td>1,220</td>
<td>Due to N.G.O's strike the amount could not in spent in time.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. P.S. Rajampet</td>
<td>2,000</td>
<td>nil</td>
<td>2,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. P.S. Kodur</td>
<td>2,000</td>
<td>nil</td>
<td>2,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. P.S. Siddiout</td>
<td>2,000</td>
<td>813.93</td>
<td>1,186.07</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. P.S. Porumamilla</td>
<td>5,000</td>
<td>nil</td>
<td>5,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. P.S. Proddatur</td>
<td>5,000</td>
<td>nil</td>
<td>5,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. P.S. Pulivendula</td>
<td>5,000</td>
<td>650.00</td>
<td>4,350.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. P.S. Kamalapuram</td>
<td>2,500</td>
<td>nil</td>
<td>2,500</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. P.S. Jammalamadugu</td>
<td>nil</td>
<td>2,500</td>
<td>2,500</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td><strong>30,000</strong></td>
<td><strong>9,243.93</strong></td>
<td><strong>20756.07</strong></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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</table>
### Statement VII.

Statement showing the particulars of disbursement under short Term Loans under Rabi Crash Programme for Wheat—Seeds.

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of the Samithi</th>
<th>Amount allotted to each block, amount spent surrendered and reasons for surrenders.</th>
<th>Particulars of amount lapsed under each block</th>
<th>No. of applications rejected</th>
<th>Supplementary information if any</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Amount allotted</td>
<td>Amount spent</td>
<td>Amount Surrendered</td>
<td>Reasons for Surrenders</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>P.S. Cuddapah</td>
<td>6,000</td>
<td>1,530</td>
<td>4,470</td>
<td>The ryots did not come forward to take seed on loan.</td>
<td>. .</td>
</tr>
<tr>
<td>2.</td>
<td>P.S. Rajampet</td>
<td>3,000</td>
<td>nil</td>
<td>3,000</td>
<td></td>
<td>. .</td>
</tr>
<tr>
<td>3.</td>
<td>P.S. Kodur</td>
<td>3,000</td>
<td>nil</td>
<td>3,000</td>
<td></td>
<td>. .</td>
</tr>
<tr>
<td>4.</td>
<td>P.S. Sodhout</td>
<td>3,000</td>
<td>144.40</td>
<td>2,885.60</td>
<td></td>
<td>. .</td>
</tr>
<tr>
<td>5.</td>
<td>P.S. Forumamilla</td>
<td>7,500</td>
<td>nil</td>
<td>7,500</td>
<td></td>
<td>. .</td>
</tr>
<tr>
<td>6.</td>
<td>P.S. Pradpatram</td>
<td>7,500</td>
<td>2,000.00</td>
<td>5,500.00</td>
<td></td>
<td>. .</td>
</tr>
<tr>
<td>7.</td>
<td>P.S. Pullivendula</td>
<td>7,500</td>
<td>960</td>
<td>6,540.00</td>
<td></td>
<td>. .</td>
</tr>
<tr>
<td></td>
<td>Toti:</td>
<td>45,000</td>
<td>4,634.40</td>
<td>40,365.60</td>
<td></td>
<td>. .</td>
</tr>
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</table>
STATEMENT VIII.

Statement showing the particulars of disbursement under Short Term Loans under Rabi Crash Programme for wheat - Pesticides.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the Tahsil</th>
<th>Amount allotted</th>
<th>Amount spent</th>
<th>Amount surrendered</th>
<th>Reasons for surrenders</th>
<th>Particulars</th>
<th>No. of applications</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Amount allotted</td>
<td>Amount spent</td>
<td>Amount surrendered</td>
<td>Reasons for surrenders</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>P.S. Cuddapah</td>
<td>3,200</td>
<td>nil</td>
<td>3,200</td>
<td>The ryots declined to take pesticides on loan.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>P.S. Rajampet</td>
<td>1,600</td>
<td>nil</td>
<td>1,600</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>P.S. Kodur</td>
<td>1,600</td>
<td>nil</td>
<td>1,600</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>P.S. Sidhout</td>
<td>1,600</td>
<td>nil</td>
<td>1,600</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>P.S. Porumamilla</td>
<td>4,200</td>
<td>nil</td>
<td>4,200</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>P.S. Proddatur</td>
<td>4,200</td>
<td>nil</td>
<td>4,200</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>P.S. Jammalamadugu</td>
<td>2,220</td>
<td>nil</td>
<td>2,200</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>P.S. Pailvendra</td>
<td>4,200</td>
<td>nil</td>
<td>4,200</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>P.S. Kamalapuram</td>
<td>2,200</td>
<td>nil</td>
<td>2,200</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>25,000</strong></td>
<td>nil</td>
<td><strong>25,000</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Remarks:

- No supplementary information if any.
<table>
<thead>
<tr>
<th>Block</th>
<th>Rabi Rice Programme</th>
<th>Rabi Wheat Programme</th>
<th>Rabi Rice Programme</th>
<th>Rabi Wheat Programme</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount</td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>A Abbali</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td></td>
</tr>
<tr>
<td>B Nallur</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td></td>
</tr>
<tr>
<td>C Palguda</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td>5,000</td>
</tr>
<tr>
<td>D Nannur</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td>5,000</td>
</tr>
<tr>
<td>E Nambikkai</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td>5,000</td>
</tr>
<tr>
<td>F Thottambedu</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td>3,000</td>
</tr>
<tr>
<td>G Puthur</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td></td>
</tr>
<tr>
<td>H Karasindigudi</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td></td>
</tr>
<tr>
<td>I Gudibande</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td></td>
</tr>
<tr>
<td>J Chakradurgi</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td></td>
</tr>
<tr>
<td>K Puttur</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td>3,000</td>
</tr>
<tr>
<td>L Satyavedu</td>
<td>75,000</td>
<td>45,000</td>
<td>30,000</td>
<td>6,250</td>
</tr>
</tbody>
</table>

Total: 15,000,000 900,000 600,000 45,000 67,500 37,500
<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Block</th>
<th>Rabi Paddy</th>
<th>Rabi Wheat</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Fertilizers</td>
<td>Seeds</td>
</tr>
<tr>
<td>1.</td>
<td>Chittoor</td>
<td>75,000</td>
<td>45,000</td>
</tr>
<tr>
<td>2.</td>
<td>Gangadharamaello</td>
<td>75,000</td>
<td>45,000</td>
</tr>
<tr>
<td>3.</td>
<td>Bangarupalem</td>
<td>75,000</td>
<td>45,000</td>
</tr>
</tbody>
</table>
| 4.    | Kuppam            | 75,000     | 45,000   | 30,000     | 5,000       | 7,500  | 4,000 Due to Agitation and Government Employees strike.
| 5.    | Palamaner         | 75,000     | 45,000   | 30,000     | 5,000       | 7,500  | 4,000     |
| 6.    | Punganur          | 75,000     | 45,000   | 30,000     | 5,000       | 7,500  | 4,000     |
| 7.    | Chowdepalle       | 75,000     | 45,000   | 30,000     | 5,000       | 7,500  | 4,000     |
| 8.    | Madanapalle       | 75,000     | 45,000   | 30,000     | 5,000       | 7,500  | 4,000     |
| 9.    | Thamballapalle    | 75,000     | 45,000   | 30,000     | 5,000       | 7,500  | 4,000     |
| 10.   | Vayalpad          | 75,000     | 45,000   | 30,000     | 5,000       | 7,500  | 4,000     |
| 11.   | Chinnagottigallu  | 75,000     | 45,000   | 30,000     |             |       |            |
| 12.   | Pulicherla        | 75,000     | 45,000   | 30,000     |             |       |            |
| 13.   | Chandragiri       | 75,000     | 45,000   | 30,000     |             |       |            |
| 14.   | Srikalahasti      | 75,000     | 45,000   | 30,000     |             |       |            |
| 15.   | Thottambedu       | 75,000     | 45,000   | 30,000     |             |       |            |
| 16.   | Puttur            | 75,000     | 45,000   | 30,000     |             |       |            |
| 17.   | Karvetinagar      | 75,000     | 45,000   | 30,000     |             |       |            |
| 18.   | Satyavedu         | 85,000     | 45,000   | 30,000     |             |       |            |
| 19.   | Pichatur          | 68,770     | 45,000   | 30,000     |             |       |            |
|       | Reserve           | 75,000     | 45,000   | 30,000     | 5,000       | 7,500  | 5,500     |
|       | **Total**         | 147,610    | 90,000   | 60,000     | 45,000      | 67,500 | 37,500    |
### ANANTAPUR DISTRICT

#### STATEMENT 1.

**Rabi 1972 (Jowar)**

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Samithi</th>
<th>Allotment</th>
<th>Expenditure</th>
<th>Surrenders</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Fertilisers</td>
<td>Seeds</td>
<td>Pesticides</td>
</tr>
<tr>
<td>1.</td>
<td>Tadaparti</td>
<td>3,32,970</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>2.</td>
<td>Uravakonda</td>
<td>1,69,772</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>3.</td>
<td>Rayadurg</td>
<td>9,630</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>4.</td>
<td>Kalyandurg</td>
<td>32,110</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>5.</td>
<td>Kanakal</td>
<td>1,20,000</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td></td>
<td>Gooty</td>
<td>1,83,910</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>7.</td>
<td>Kadir (West)</td>
<td>73,656</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>8.</td>
<td>Kadir (East)</td>
<td>19,850</td>
<td>..</td>
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</tr>
<tr>
<td>9.</td>
<td>Dharmavaram</td>
<td>86,240</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>10.</td>
<td>Chennekothapalli</td>
<td>3,910</td>
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| Total: | 9219,57 | .. | 8,901,31.32 | 48,035.68 | .. | .. |

Written Answers to unsolved Questions: 4th April, 1977.
## STATEMENT II
### Rabi 1972 (Wheat)

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<tr>
<th>No.</th>
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<th>Expenditure</th>
<th>Surrenders</th>
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<tbody>
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<td>Pesticides</td>
</tr>
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</tr>
<tr>
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<td>Kadiiti (West)</td>
<td>9,400</td>
<td>14,000</td>
<td>7,700</td>
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<tr>
<td>3</td>
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<td>9,300</td>
</tr>
<tr>
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</tr>
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<td>Gooty</td>
<td>3,700</td>
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<td>Tadipatri</td>
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<td>11,200</td>
<td>6,200</td>
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<tr>
<td>13</td>
<td>Singanamala</td>
<td>7,500</td>
<td>11,200</td>
<td>6,200</td>
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<td></td>
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<td>11 200</td>
<td>6 200</td>
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<td></td>
<td></td>
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<td></td>
<td>2 800</td>
<td>4 200</td>
<td>2 300</td>
<td>13 465</td>
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<td></td>
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<td>1 400</td>
<td>7 700</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 39 900</td>
<td>2 24 000</td>
<td>1 23 679</td>
<td>1 53 679</td>
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### Statement III
#### Rabi 1972 (Rice)

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<th>S.No.</th>
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<th>Surrenders</th>
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<td>Fertilisers</td>
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<td>32 000</td>
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<td>Tadpatri</td>
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<td>20 000</td>
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<td>8,500</td>
<td>5,900</td>
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Written Answers to unstated Questions: 4th April, 1977.
### WARANGAL DISTRICT.

#### ANNEXURE—I.

**Statement showing Block-wise allotment, expenditure and surrenders under Rabi Crash Programme short term loans 1972-73 in Warangal District.**

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Samithi</th>
<th>Jowar Programme</th>
<th>Wheat Programme</th>
<th>Paddy Programme</th>
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<td>Seeds</td>
<td>Pesticides</td>
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<td></td>
<td></td>
</tr>
<tr>
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</tr>
<tr>
<td></td>
<td>Surrender</td>
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</tr>
<tr>
<td></td>
<td>Surrender</td>
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<tr>
<td>4</td>
<td>Cheruval</td>
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<td>Expenditure</td>
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<tr>
<td></td>
<td>Surrender</td>
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<td>1,45,120.19</td>
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### Written Answers to Unstarred Questions: 4th April, 1917.

<table>
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<td>1,74,472.89</td>
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<table>
<thead>
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<th>Hanumkonda</th>
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<td>Allotment.</td>
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<tr>
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<tbody>
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<tr>
<td>Expenditure.</td>
<td>2,32,050.34</td>
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<tr>
<td>Surrender.</td>
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<th>Madipada</th>
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<td><strong>13.</strong></td>
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<td><strong>Surrender:</strong></td>
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<tr>
<td><strong>14.</strong></td>
<td><strong>Allotment:</strong></td>
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<td></td>
<td><strong>Interest:</strong></td>
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<td><strong>Surrender:</strong></td>
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*358*

4th April, 1977.

Written Answers to unstarred Questions.
Statement showing number of loan applications rejected Blockwise Rabi 1972-73 in Warangal District.

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<thead>
<tr>
<th>S. No.</th>
<th>Samithi</th>
<th>No. of applications rejected</th>
<th>Reasons</th>
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<tr>
<td>2.</td>
<td>Ghanpur</td>
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<td>3.</td>
<td>Gudur</td>
<td>38</td>
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<tr>
<td>4.</td>
<td>Kodakondla</td>
<td>42</td>
<td>Mostly due to false applications</td>
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<tr>
<td>5.</td>
<td>Janagaon</td>
<td>15</td>
<td>and dispute of ownership of the land</td>
</tr>
<tr>
<td>6.</td>
<td>Wardhanapat</td>
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<td>and due to default in repayment of earlier loans</td>
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<td>Hanumkonda</td>
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</table>
## NIZAMABAD DISTRICT

Statement showing allotment under short term loans for purchase of Fertilizers and Seeds during Rabi 1972-73.

**JAWAR AND MAIZE**

| S. No. | Name of P.S. | Fertilizers | | | Seeds | | | Pesticides | | No. of applications rejected block wise and the reasons therefor |
|--------|--------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|--------|
|        |              | Allotment  | Utilised    | Balance Surrendered | Allotment  | Utilised    | Balance Surrendered | Allotment  | Utilised    | Balance Surrendered |
|        |              | (1)        | (2)         | (3)          | (4)         | (5)          | (6)          | (7)          | (8)          | (9)          | (10)   |
| 1.     | Nizamabad    | 5 00 000   | 1 562.00    | 4 98 438.00  | 1 50 000.00 | 1 114.96     | 1 48 885.04 | Nil          |             |             | Nil     |
| 2.     | Armor        | 3 00 000   | Nil         | 3 00 000.00  | 1 00 000.00 | 1 00 000.00 | 1 00 000.00 | Nil          |             |             | Nil     |
| 3.     | Yedapalli    | 7 00 000   | 1 44 012    | 5 55 988.00  | 2 50 000.00 | 24 504.60    | 2 25 495.40 | Nil          |             |             | Nil     |
| 4.     | Bheemagall   | 3 00 000   | Nil         | 3 00 000.00  | 1 00 000.00 | 1 00 000.00 | 1 00 000.00 | Nil          |             |             | Nil     |
| 5.     | Banswada     | 7 00 000   | 1 23 832.80 | 5 76 671.20  | 2 50 000.00 | 17 901.00    | 2 32 099.00 | Nil          |             |             | Nil     |
| 6.     | Yellareddy   | 3 90 000   | 67 152.70   | 3 22 847.30  | 1 50 000.00 | 13 070.84    | 1 36 929.16 | 10 000       | 936.21      | 9 063.79    | Nil     |
| 7.     | Kamareddy    | 3 00 000   | Nil         | 3 00 000.00  | 1 00 000.00 | 1 00 000.00 | 1 00 000.00 | Nil          |             |             | Nil     |
| 8.     | Domakonda    | 5 00 000   | 54 491.42   | 4 45 508.58  | 1 50 000.00 | 799.00       | 1 49 201.00 | Nil          |             |             | Nil     |
| 9.     | Madnoor      | 8 00 000   | 74 998.00   | 7 25 002.00  | 2 50 000.00 | 10 191.80    | 2 39 808.20 | Nil          |             |             | Nil     |

### WHEAT AND PADDY

<p>| S. No. | Name of P.S. | Fertilizers | | | Seeds | | | Pesticides | | No. of applications rejected block wise and the reasons therefor |
|--------|--------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|--------|
|        |              | Allotment  | Utilised    | Balance Surrendered | Allotment  | Utilised    | Balance Surrendered | Allotment  | Utilised    | Balance Surrendered |
|        |              | (1)        | (2)         | (3)          | (4)         | (5)          | (6)          | (7)          | (8)          | (9)          | (10)   |
| 1.     | Nizamabad    | 40 000     | 39 618.20   | 381.80       | 30 000.00   | 20 645.87    | 9 354.13     | 10 000       |             |             | 10 000.00 |
| 2.     | Armoor       | 35 000     | 33 630.51   | 1 369.49     | 20 000.00   | 1 020.00     | 18 980.00    | 5 000        |             |             | 5 000.00  |
| 3.     | Yedapalli    | 20,000     |              | 20,000.00    | 10 000.00   | Nil          | 10 000.00    | 5 000        |             |             | 5 000.00  |
| 4.     | Bheemagall   | 80 000     | 67668.43    | 12 331.37    | 20 000.00   | 2 915.35     | 17 084.65    | 5 000        |             |             | 5 000.00  |</p>
<table>
<thead>
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<tbody>
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<td>79.80</td>
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<td>1 020.00</td>
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**SUGARCANE**

1. Nizamabad  .. 15 900 | 12 894.60 | 3 005.40

The Rabi season 1972-73 was a total failure. All the crops grown during this season have failed except which were grown under wells or under others dependable sources. Therefore the farmers were reluctant to come forth for the loan amounts. Therefore the surrenders were effected.
### ADILABAD DISTRICT

**STATEMENT SHOWING THE ALLOTMENT EXPENDITURE AND BALANCES UNDER RABI JOWAR CROPS PROGRAMME 1972-73.**

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of P.S.</th>
<th>Allotment</th>
<th>Expenditure</th>
<th>Balance</th>
</tr>
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<tbody>
<tr>
<td></td>
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<td>Seeds</td>
<td>Pesticides</td>
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<tr>
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<td>Adilabad</td>
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<td>4,500.00</td>
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<td>Expenditure</td>
<td>Balance</td>
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<td>Seeds</td>
<td>Fertilizers</td>
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<td>5 000.00</td>
<td>1 000.00</td>
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<td>10 000.00</td>
<td>4 000.00</td>
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**ADILABAD DISTRICT**

**Statement showing allotment expenditure and balance under Rabi Wheat Crake Programme 1972-73.**
## MAMABOOBNAGAR
### ANNEXURE-I

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<tr>
<th>S. No.</th>
<th>Name of blocks</th>
<th>Allotment.</th>
<th>Expenditure</th>
<th>Balance Surrendered</th>
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<td>Pesticides</td>
<td>Fertilizers</td>
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<td>7,072.68</td>
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<td>5,000.00</td>
<td>3,978.48</td>
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<td>65,586.95</td>
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<td>53,088.74</td>
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<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
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<td>1,00,000.00</td>
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<td>800.00</td>
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<td>2,000.00</td>
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<td>30,000.00</td>
<td>8,500.00</td>
<td>4,800.00</td>
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</table>

Grand Total | 22,26,801.88 | 4,29,828.44 | 5,00,000.00 | 14,29,304.21 | 1,00,723.72 | 52,907.15 | 7,97,797.67 | 3,29,104.72 | 4,07,092.85 |
### ANNEXURE—II

**MAHABOBNAGAR DISTRICT.**

Statement showing the allotment of expenditure and balance surrendered towards Short Term Loans for Rabi Rice 1972—73  
(Rupees in thousands)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Panchayati Samithi</th>
<th>Allotment</th>
<th>Expenditure</th>
<th>Balance Surrendered</th>
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<tbody>
<tr>
<td></td>
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<td>Fertilizers</td>
<td>Seeds Pesticides</td>
<td>Fertilizers Seeds Pesticides</td>
</tr>
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<td>(2)</td>
<td>(3)</td>
<td>(4) (5)</td>
<td>(6) (7) (8)</td>
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<td>23,555.00 16,000.00</td>
<td>40,445.00 9,586.54 5,242.00</td>
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<td>479.12      5,046.88</td>
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<td>23,465.57 16,000.00</td>
<td>40,534.43 4,898.65 5,469.00</td>
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<td>..          ..</td>
<td>83,897.33 ..   ..</td>
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<td>5,043.21    54,956.79</td>
<td>.. .. 5,043.21</td>
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<td>13,758.24 12,000.00</td>
<td>34,241.76 387.00 1,690.97</td>
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<td>39,505.21 753.86 373.57</td>
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<td>--------</td>
<td>--------</td>
</tr>
<tr>
<td>13. Kollapur</td>
<td>..</td>
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<td>16,000.00</td>
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<tr>
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<td>8,000.00</td>
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**ANNEXURE III.**

**MANGALOBNAGAR DISTRICT.**

Statement showing the allotments, expenditure and balance to be surrendered under Short Term Loans for purchase of Fertilizers, Seeds and Pesticides under Rabi Wheat Programme 1972-73.

<table>
<thead>
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<th>S. No.</th>
<th>Name of the Panchayati Samithi</th>
<th>Amount allotted</th>
<th>Actual expenditure</th>
<th>Amount surrendered</th>
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<td>9,495.00</td>
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<tr>
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<td>Shadnagar</td>
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<td>29,683.39</td>
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<tr>
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<td>Kalwakurthi</td>
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<td>21,833.76</td>
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<tr>
<td>5</td>
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<td>3,000.00</td>
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<td>6,000.00</td>
<td>3,000.00</td>
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<td>6,000.00</td>
<td>3,000.00</td>
</tr>
<tr>
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<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
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<td>-------</td>
<td>-------</td>
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<td>2,000.00</td>
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</tr>
<tr>
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<td>15. Gadwal</td>
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<td>2,989.71</td>
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<tr>
<td>16. Mantpad</td>
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<td>10,000.00</td>
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**NON SAMITHI AND MUNICIPAL AREAS**

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<td><strong>2,06,674.18</strong></td>
<td><strong>1,25,000.00</strong></td>
<td><strong>1,62,219.15</strong></td>
<td><strong>80,890.42</strong></td>
<td><strong>18,618.18</strong></td>
<td><strong>6,106.67</strong></td>
<td><strong>1,25,783.76</strong></td>
<td><strong>1,06,381.82</strong></td>
</tr>
</tbody>
</table>
ANNEXURE – IV.

(Mahboobnagar District.)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Samithi.</th>
<th>No. of applications rejected</th>
<th>Reasons for rejection</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Mahboobnagar.</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Jadcherla.</td>
<td>21</td>
<td>Late receipt of applications in-complete formalities and having no irrigation sources</td>
</tr>
<tr>
<td>3.</td>
<td>Kalwakurthy.</td>
<td>296</td>
<td>Due to lapse of prescribed time.</td>
</tr>
<tr>
<td>4.</td>
<td>Shadnagar.</td>
<td>72</td>
<td>Due to non-pattadars for want of no dues certificates for want of irrigation facilities.</td>
</tr>
<tr>
<td>5.</td>
<td>Kodangal.</td>
<td>4</td>
<td>The cultivators filed to claim the loan.</td>
</tr>
<tr>
<td>6.</td>
<td>Amangal.</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Maddur.</td>
<td>30</td>
<td>Applications did not turn up within the time.</td>
</tr>
<tr>
<td>8.</td>
<td>Wanaparthya.</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Nagarkurnool</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Bijnaparly.</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Achampet.</td>
<td>5</td>
<td>Due to incomplete information and non-eligibility and due to provision dues.</td>
</tr>
<tr>
<td>12.</td>
<td>Atmakur.</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>Kolapur.</td>
<td>592</td>
<td>For want of signatures loans failed to receive order slips.</td>
</tr>
<tr>
<td>14.</td>
<td>Gadwal.</td>
<td>251</td>
<td>Due to short of seed.</td>
</tr>
<tr>
<td>15.</td>
<td>Manopad.</td>
<td>61</td>
<td>Due to failure of monsoon.</td>
</tr>
<tr>
<td>16.</td>
<td>Spl. A.D.A Alampur.</td>
<td>8</td>
<td>One applicant was defaulter.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1340</td>
<td>Applications were not having title or possession of land.</td>
</tr>
</tbody>
</table>
**KARIMNAGAR DISTRICT**

**STATEMENT SHOWING THE RELEASES MADE TO PANCHAYAT SAMITHI DURING RABI 1972-73 FOR JOWAR, RICE, WHEAT AND MAIZ UNDER RABI CRASH PROGRAMME**

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Panchayat Samithi</th>
<th>JOWAR</th>
<th>PADDY</th>
<th>WHEAT</th>
<th>MAIZ</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Fertilizers</td>
<td>Seeds</td>
<td>Pesticides</td>
<td>Fertilizers</td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
</tr>
<tr>
<td>1.</td>
<td>P. S., Karimnagar</td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>...</td>
<td>2,25,000</td>
</tr>
<tr>
<td>2.</td>
<td>P. S., Gangadhara</td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>...</td>
<td>1,72,000</td>
</tr>
<tr>
<td>3.</td>
<td>P. S., Husnabad</td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>...</td>
<td>1,10,000</td>
</tr>
<tr>
<td>4.</td>
<td>P. S., Bheempalli</td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>...</td>
<td>1,43,000</td>
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<td>5.</td>
<td>P. S., Sultanabad</td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>...</td>
<td>48,000</td>
</tr>
<tr>
<td>6.</td>
<td>P. S., Peddapally</td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>...</td>
<td>40,000</td>
</tr>
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<td>7.</td>
<td>P. S., Husnabad</td>
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<td>1,00,000</td>
<td>...</td>
<td>1,12,000</td>
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<td>8.</td>
<td>P. S., Manthema</td>
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<td>1,00,000</td>
<td>...</td>
<td>20,000</td>
</tr>
<tr>
<td>9.</td>
<td>P. S., Mahadevpur</td>
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<td>1,00,000</td>
<td>...</td>
<td>16,000</td>
</tr>
<tr>
<td>10.</td>
<td>P. S., Jagtial</td>
<td>3,21,780</td>
<td>1,00,000</td>
<td>...</td>
<td>1,14,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>11. R. S. Mallial</td>
<td></td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>..</td>
<td>60,000</td>
</tr>
<tr>
<td>12. P. S. Bicilla</td>
<td></td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>..</td>
<td>1,90,000</td>
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<tr>
<td>13. P. S. Veppalawada</td>
<td></td>
<td>3,00,000</td>
<td>1,00,000</td>
<td>..</td>
<td>1,80,000</td>
</tr>
<tr>
<td>14. P. S. Metpally</td>
<td></td>
<td>3,00,000</td>
<td>1,00,000</td>
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<td>2,04,000</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>42,21,780</td>
<td>14,00,000</td>
<td>..</td>
<td>16,34,000</td>
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STATEMENT SHOWING THE DETAIL EXPENDITURE INCURRED ALL PANCHAYAT SAMITHIS AND INCLUDING BLOCK OF P.S. SULTANABAD DURING RABI 1972-73 I.E. RABI CRASH" PROGRAMME FOR JOWAR, PADDY, WHEAT AND MAIZE.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Panchayati Samiti</th>
<th>JOWAR</th>
<th>PADDY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Fertilizers (3)</td>
<td>Seeds (4)</td>
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<td>Kallamnagar</td>
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</tr>
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<td>2.</td>
<td>Gangadhara</td>
<td>2,17,290.59</td>
<td>23,060.25</td>
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<tr>
<td>3.</td>
<td>Ruzabadd</td>
<td>83,448.00</td>
<td>10,145.50</td>
</tr>
<tr>
<td>4.</td>
<td>Huzurabad</td>
<td>1,20,182.00</td>
<td>12,383.81</td>
</tr>
<tr>
<td>5.</td>
<td>Bhundevarpalli</td>
<td>1,97,840.00</td>
<td>25,338.00</td>
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<td>6.</td>
<td>Paddepalli</td>
<td>71,161.25</td>
<td>11,389.80</td>
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<td>7.</td>
<td>Mampakani</td>
<td>1,18,233.60</td>
<td>18,504.75</td>
</tr>
<tr>
<td>8.</td>
<td>Mahadevapur</td>
<td>41,153.40</td>
<td>8,025.80</td>
</tr>
<tr>
<td>9.</td>
<td>Jagdat</td>
<td>1,14,932.41</td>
<td>12,513.20</td>
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<td>10.</td>
<td>Mallal</td>
<td>63,730.20</td>
<td>11,896.50</td>
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<td>Sircilla</td>
<td>610.50</td>
<td>484.00</td>
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<td>12.</td>
<td>Yemulawada</td>
<td>22,520.60</td>
<td>1,468.50</td>
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<tr>
<td>13.</td>
<td>Sultanabad</td>
<td>75,376.40</td>
<td>11,665.00</td>
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<td>14.</td>
<td>Mettally</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>11,25,868.55</td>
<td>1,47,825.11</td>
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<tr>
<td>(1)</td>
<td>(2)</td>
<td>(11)</td>
<td>(12)</td>
</tr>
<tr>
<td>-----</td>
<td>-----</td>
<td>----------</td>
<td>----------</td>
</tr>
<tr>
<td>1</td>
<td>Karimnagar</td>
<td>22,627.00</td>
<td>5,325.00</td>
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<td>Gangadhara</td>
<td>61,860.92</td>
<td>19,812.50</td>
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<tr>
<td>3</td>
<td>Husunabad</td>
<td>42,325.00</td>
<td>15,672.00</td>
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<tr>
<td>4</td>
<td>Huzurabad</td>
<td>37,095.00</td>
<td>15,085.00</td>
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<tr>
<td>5</td>
<td>Bhimdevarapalli</td>
<td>77,791.00</td>
<td>19,387.00</td>
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<td>6</td>
<td>Peddapalli</td>
<td>6,499.16</td>
<td>8,086.60</td>
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<td>7</td>
<td>Manthani</td>
<td>19,184.83</td>
<td>10,275.30</td>
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<td>8</td>
<td>Mahadevapur</td>
<td>17,400.00</td>
<td>8,934.50</td>
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<tr>
<td>9</td>
<td>Jagtial</td>
<td>21,783.70</td>
<td>9,300.00</td>
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<tr>
<td>10</td>
<td>Mallial</td>
<td>17,946.48</td>
<td>4,922.61</td>
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<tr>
<td>11</td>
<td>Sirsilla</td>
<td>25,631.85</td>
<td>7,595.40</td>
</tr>
<tr>
<td>12</td>
<td>Vemulawada.</td>
<td>22,840.66</td>
<td>7,560.00</td>
</tr>
<tr>
<td>13-</td>
<td>Sultanabad.</td>
<td>16,540.84</td>
<td>6,600.00</td>
</tr>
<tr>
<td>14-</td>
<td>Metpally.</td>
<td>8,686.45</td>
<td>6,772.94</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,96,232.88</strong></td>
<td><strong>1,48,119.25</strong></td>
<td><strong>5,645.00</strong></td>
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</tbody>
</table>
KHAMMAM DISTRICT.


<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Samithi</th>
<th>Allotments Releases 66</th>
<th>Expenditure</th>
<th>Surrenders</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Rabi Jowar</td>
<td>Wheat, etc.</td>
<td>Rabi Jowar</td>
<td>Wheat, etc.</td>
</tr>
<tr>
<td>1</td>
<td>Khambham</td>
<td>15,50,000.00</td>
<td>19,600.00</td>
<td>14,16,477.52</td>
<td>18,000.00</td>
</tr>
<tr>
<td>2</td>
<td>Tirumalayapalem</td>
<td>18,35,000.00</td>
<td>66,900.00</td>
<td>15,00,313.00</td>
<td>62,000.00</td>
</tr>
<tr>
<td>3</td>
<td>Madhira</td>
<td>13,25,000.00</td>
<td>29,000.00</td>
<td>10,52,301.58</td>
<td>29,000.00</td>
</tr>
<tr>
<td>4</td>
<td>Kallur</td>
<td>6,05,000.00</td>
<td>1,88,600.00</td>
<td>5,61,794.57</td>
<td>1,68,698.00</td>
</tr>
<tr>
<td>5</td>
<td>Yellandu</td>
<td>3,02,000.00</td>
<td>63,000.00</td>
<td>1,23,090.91</td>
<td>60,000.00</td>
</tr>
<tr>
<td>6</td>
<td>Sudimalla</td>
<td>1,51,000.00</td>
<td>27,000.00</td>
<td>88,598.64</td>
<td>20,000.00</td>
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<tr>
<td>7</td>
<td>Aswarapet</td>
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<td>1,30,000.00</td>
<td>75,709.85</td>
<td>98,207.31</td>
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<tr>
<td>8</td>
<td>Kothagudem</td>
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<td>6,000.00</td>
<td>90,808.96</td>
<td>3,000.00</td>
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<td>Burgampad</td>
<td>17,40,000.00</td>
<td>..</td>
<td>7,48,202.51</td>
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<td>Bhadrachalam</td>
<td>3,02,000.00</td>
<td>42,000.00</td>
<td>1,64,305.13</td>
<td>40,000.00</td>
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<td>Venkatapuram</td>
<td>1,92,000.00</td>
<td>6,000.00</td>
<td>1,60,564.36</td>
<td>6,000.00</td>
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<td>12</td>
<td>Kunavaram</td>
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<td>9,000.00</td>
<td>1,30,183.29</td>
<td>7,000.00</td>
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<tr>
<td>13</td>
<td>Varamachandrapuram</td>
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<td>6,000.00</td>
<td>8,845.30</td>
<td>1,000.00</td>
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<td><strong>Total</strong></td>
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<td><strong>5,92,500.00</strong></td>
<td><strong>61,51,195.62</strong></td>
<td><strong>5,12,905.31</strong></td>
<td><strong>31,62,804.38</strong></td>
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</tbody>
</table>
NALGONDA DISTRICT.

STATEMENT SHOWING THE AMOUNTS ALLOTTED AMOUNTS UTILISED AND AMOUNTS SURRENDERED UNDER SHORT TERM LOAN FOR FERTILISERS FOR RABI JOWAR PROGRAMME 1972-73.

<table>
<thead>
<tr>
<th>S No.</th>
<th>Name of the Samithi</th>
<th>Amount Allotted</th>
<th>Amount Utilised</th>
<th>Amount Surrendered</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>I. Nalgonda Division :</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Eligible Samithis</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Alair</td>
<td></td>
<td>2,00,000.00</td>
<td>1,82,437.00</td>
<td>17,563.00</td>
</tr>
<tr>
<td>2. Maitikur</td>
<td></td>
<td>4,00,000.00</td>
<td>4,00,000.00</td>
<td>..</td>
</tr>
<tr>
<td>Non-Eligible Samithi</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Nalgonda</td>
<td></td>
<td>4,00,000.00</td>
<td>3,43,294.65</td>
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<tr>
<td>4. Nakrekai</td>
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<td>24,003.00</td>
<td>75,997.00</td>
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<td></td>
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<tr>
<td>Eligible Samithis</td>
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<td></td>
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<tr>
<td>8. Miryalguda</td>
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<td>7,70,055.00</td>
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<td>9. Huzurnagar</td>
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<td>5,40,114.00</td>
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<td>10. Kondal</td>
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<tr>
<td>Non-Eligible Samithi</td>
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<td></td>
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<tr>
<td>11. Peddavoora</td>
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NALGONDA DISTRICT.

STATEMENT SHOWING THE AMOUNTS ALLOTTED, AMOUNTS UTILISED AND AMOUNTS SURRENDERED UNDER SHORT TERM LOANS FOR SEEDS FOR RABI JOWAR PROGRAMME—1972-73.

<table>
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<th>S.No.</th>
<th>Name of the Samithi</th>
<th>Amount Allotted</th>
<th>Amount Utilised</th>
<th>Amount Surrendered</th>
</tr>
</thead>
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<tr>
<td>I. Nalgonda Division :</td>
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<tr>
<td>Eligible Samithis</td>
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### Written Answers to unsnipped Questions:

#### 4th April, 1977

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<td>..</td>
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#### II. Miryalguda Division:

| 8 | Miryalguda | .. | .. | 2,00,000.00 | 150.00  | 1,99,850.00 |
| 9 | Hazurnagar | .. | .. | 2,00,000.00 | 12,668.00 | 1,87,332.00 |
| 10 | Kodad | .. | .. | 2,00,000.00 | 6,131.40 | 1,93,868.60 |

| 11 | Peddavoor | .. | .. | 1,00,000.00 | 67,980.00 | 52,020.00 |
| 12 | Devarkonda | .. | .. | 50,000.00 | 4,376.00  | 45,624.00 |
| 13 | Chintapalli | .. | .. | 50,000.00 | 6,732.15  | 43,267.85 |
| 14 | Suryapet | .. | .. | 1,00,000.00 | 57,117.82 | 42,882.18 |
| 15 | Nagaram | .. | .. | 1,00,000.00 | 8,033.00  | 91,967.00 |

Total: 14,00,000.00 1,37,603.90 12,12,391.10

---

### NALGONDA DISTRICT

**Statement showing the amounts allotted, amounts utilised under short term loans for Pesticides during Rabi Jowar Programme 1972-73.**

<table>
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<tr>
<th>S.No.</th>
<th>Name of the Samithi</th>
<th>Amount Allotted</th>
<th>Amount Utilised</th>
<th>Amount Surrendered</th>
</tr>
</thead>
</table>

#### I. Nalgonda Division:

**Eligible Samithi**

1. Muthkur | .. | .. | 743.04 | 743.04 | ..

**Non-Eligible Samithi**

2. Mungode | .. | .. | 1,270.75 | 1,270.75 | ..
3. Ramannapat | .. | .. | 2,051.00 | 2,051.00 | ..

#### II. Miryalguda Division:

**Eligible Samithi**

4. Miryalguda | .. | .. | 6,300.00 | 6,300.00 | ..

**Non-Eligible Samithi**

5. Nagaram | .. | .. | 750.00 | 750.00 | ..

Total: 11,114.79 11,114.79 ..

---

**Statement showing the amounts allotted, amounts utilised and amounts surrendered under short term loans for fertilisers for wheat crop during 1972-73.**

<table>
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<tr>
<th>S.No.</th>
<th>Name of the Samithi</th>
<th>Amount Allotted</th>
<th>Amount Utilised</th>
<th>Amount Surrendered</th>
</tr>
</thead>
</table>

#### I. Nalgonda Division:

**Eligible Samithis**

1. Alair | .. | .. | 4,200.00 | .. | 4,200.00
2. Muthkur | .. | .. | 6,200.00 | 6,200.00 | ..

---

84–24
### Written Answers to unstarred Questions:

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<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
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<tr>
<td>Non-Eligible Samithis</td>
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<tr>
<td>11. Peddavoor</td>
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<td>1,000.00</td>
</tr>
<tr>
<td>12. Deverkonda</td>
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<td>1,200.00</td>
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<td>1,200.00</td>
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<tr>
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<td>4,200.00</td>
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### Nalgonda District

**Statement showing the amounts allotted, amounts utilised and amounts surrendered under short term loans for wheat seed during rabi time 1972-73**

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<th>Name of the Samithi</th>
<th>Amount Allotted</th>
<th>Amount Utilised</th>
<th>Amount Surrendered</th>
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<tbody>
<tr>
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<tr>
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<tr>
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</tr>
<tr>
<td>3. Nalgonda</td>
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<td>6,300.00</td>
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<tr>
<td>Non-Eligible Samithis</td>
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<tr>
<td>11. Peddavoor</td>
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<tr>
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**STATEMENT SHOWING THE AMOUNTS ALLOTTED, AMOUNTS UTILISED AND AMOUNTS SURRENDERED UNDER SHORT TERM LOANS FOR PESTICIDES FOR WHEAT DURING RABI TABI 1972-73.**

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<th>Amount Surrendered</th>
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**NALGONDA DISTRICT**

**STATEMENT SHOWING AMOUNTS ALLOTTED, AMOUNTS UTILISED AND AMOUNTS SURRENDERED UNDER SHORT TERM LOANS FOR FERTILISERS FOR PADDY DURING TABI 1972-73.**

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<th>Amount Surrendered</th>
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</tr>
<tr>
<td>4. Nakrekal</td>
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<td>15. Nagaram</td>
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**NALGONDA DISTRICT.**

**STATEMENT SHOWING THE AMOUNTS ALLOTTED, AMOUNTS UTILISED AND AMOUNTS SURRENDERED SHORT TERM LOANS FOR SEEDS RABI/TABII 1972-73.**

<table>
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<th>Name of the Samithi</th>
<th>Amount Allotted</th>
<th>Amount Utilised</th>
<th>Amount Surrendered</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. Nalgonda Division: Eligible Samithis</td>
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<td></td>
<td></td>
<td></td>
</tr>
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<td>1. Alair</td>
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<td>1,000.00</td>
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<td></td>
</tr>
<tr>
<td>2. Mothkur</td>
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<td>1,500.00</td>
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</tr>
<tr>
<td>Non-Eligible Samithis</td>
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<td>7. Bhongir</td>
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<td>10. Kodad</td>
<td>45,500.00</td>
<td>41,200.00</td>
<td>39,380.00</td>
<td></td>
</tr>
<tr>
<td>Non-Eligible Samithis</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Peddavoora</td>
<td>20,400.00</td>
<td>6,600.00</td>
<td>13,800.00</td>
<td></td>
</tr>
<tr>
<td>12. Devarkonda</td>
<td>2,000.00</td>
<td>2,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Chintapalli</td>
<td>5,000.00</td>
<td>5,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Suryapet</td>
<td>7,500.00</td>
<td>7,500.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15. Nagaram</td>
<td>5,000.00</td>
<td>170.40</td>
<td>4,829.60</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>2,10,000.00</td>
<td>6,890.40</td>
<td>1,99,109.60</td>
<td></td>
</tr>
</tbody>
</table>

**STATEMENT SHOWING THE AMOUNTS ALLOTTED, AMOUNTS UTILISED AND AMOUNTS SURRENDERED UNDER SHORT TERM LOANS FOR PESTICIDES FOR PADDY DURING RABI/TABII 1972-73**

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the Samithi</th>
<th>Amount Allotted</th>
<th>Amount Utilised</th>
<th>Amount Surrendered</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. Nalgonda Division: Eligible Samithis</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Alair</td>
<td>2,000.00</td>
<td>2,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Mothkur</td>
<td>2,000.00</td>
<td>2,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-Eligible Samithis</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Nalgonda</td>
<td>5,000.00</td>
<td>5,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Nakrekal</td>
<td>3,000.00</td>
<td>3,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Munugode</td>
<td>2,000.00</td>
<td>2,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Ramannapet</td>
<td>3,000.00</td>
<td>3,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Bhongir</td>
<td>3,000.00</td>
<td>3,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>II. Miryalguda Division: Eligible Samithis</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Miryalguda</td>
<td>40,000.00</td>
<td>2,240.00</td>
<td>37,760.00</td>
<td></td>
</tr>
<tr>
<td>9. Huzurnagar</td>
<td>30,000.00</td>
<td>2,259.00</td>
<td>27,740.00</td>
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</tr>
<tr>
<td>10. Kodad</td>
<td>50,000.00</td>
<td>5,280.00</td>
<td>44,720.00</td>
<td></td>
</tr>
<tr>
<td>Non-Eligible Samithis</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Peddavoora</td>
<td>23,000.00</td>
<td>1,975.00</td>
<td>21,025.00</td>
<td></td>
</tr>
<tr>
<td>12. Devarkonda</td>
<td>2,000.00</td>
<td>2,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Chintapalli</td>
<td>4,000.00</td>
<td>2,046.10</td>
<td>1,953.90</td>
<td></td>
</tr>
<tr>
<td>14. Suryapet</td>
<td>7,000.00</td>
<td>7,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15. Nagaram</td>
<td>4,000.00</td>
<td>368.25</td>
<td>3,631.75</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>2,00,000.00</td>
<td>18,159.35</td>
<td>1,828,840.65</td>
<td></td>
</tr>
</tbody>
</table>
MEDAK DISTRICT

STATEMENT SHOWING THE AMOUNTS ALLOTTED TO EACH BLOCK, AMOUNT SPENT AND SURRENDERS UNDER RABI CRASH PROGRAMME IN MEDAK DISTRICT.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Panchayat Samithi Block</th>
<th>Amount allotted under Jowar, maize, wheat and paddy during Rabi Crash Programme 1972-73</th>
<th>Amount spent</th>
<th>Amount surrendered</th>
<th>Amount lapsed</th>
<th>No. of applications rejected</th>
<th>Supplementary information if any</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
<td>(7)</td>
<td>(8)</td>
<td>(9)</td>
</tr>
<tr>
<td>1.</td>
<td>P. S. Block, Patancheru</td>
<td>8,36,700</td>
<td>3,23,605.00</td>
<td>5,13,095.00</td>
<td></td>
<td>59</td>
<td></td>
<td>Due to defective applications.</td>
</tr>
<tr>
<td>2.</td>
<td>Jogipet</td>
<td>9,97,000</td>
<td>2,01,854.00</td>
<td>7,95,146.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Narayanpeta</td>
<td>3,89,200</td>
<td>62,164.71</td>
<td>3,27,035.29</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Medak</td>
<td>2,72,100</td>
<td>72,527.67</td>
<td>1,99,572.33</td>
<td></td>
<td>9</td>
<td></td>
<td>Applicants were defaulters.</td>
</tr>
<tr>
<td>5.</td>
<td>Ramayannpet</td>
<td>1,98,000</td>
<td>68,394.94</td>
<td>1,29,105.06</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Dabkiya</td>
<td>3,05,850</td>
<td>33,784.13</td>
<td>2,72,065.85</td>
<td></td>
<td>27</td>
<td></td>
<td>Due to defective loan applications.</td>
</tr>
<tr>
<td>7.</td>
<td>Siddipet</td>
<td>2,82,250</td>
<td>36,719.65</td>
<td>2,45,530.35</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Gajwel</td>
<td>3,70,900</td>
<td>39,143.45</td>
<td>3,31,756.55</td>
<td></td>
<td>12</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Narsapur</td>
<td>3,91,500</td>
<td>78,100.66</td>
<td>5,13,399.34</td>
<td></td>
<td>83</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Zaheerabad</td>
<td>6,80,623</td>
<td>6,65,041.21</td>
<td>25,581.79</td>
<td></td>
<td>500</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Reasons for Surrenders: Due to failure of monsoon, the area covered under paddy, jowar, wheat and maize was less.

For want of certificate of VO's and VDO's and due to incomplete applications.
4th April, 1977. Written Answers to unstarred Questions.

Amount Allotted for Maintenance of Ramappa Lake Channels of Mulug Taluk.

141—

4877-Q-Sri Santosh Chakravarthi:—Will the Minister for Medium Irrigation be pleased to state:

(a) the amount allotted for maintenance of Ramappa lake Channels of Mulug Taluk, Warangal District;

(b) whether the water charge is levied as per the Government orders at the rate of Rs. 6 (Six) per acres;

(c) whether there are representations from cultivators to the District Officers to the effect that the water is not flowing in the channels and that as a result the crops are being affected?

A.—

(a) An amount of Rs. 12,28,500 has been allotted for Warangal District for 1976-77 under Non-Plan M. H. 308 M. I. (f) other Minor Irrigation works (i) Minor Irrigation tanks-17 Maintenance-Ordinary repairs. In addition to this, an amount of Rs. 28,800/- has been allotted during 1976-77 for the maintenance of the Ramappa Lake and Channels in Warangal District under the control of Chief Engineer Medium Irrigation & Designs.

(b) The rate of Rs. 8 per acre being charged on the lands under Ramappa Lake is a settlement rate plus the increase made under A.P.L.R. (E) Ac, 1967. Consequent upon the enactment of A.P.L.R. Additional Wet Assessment) Act, 1975 with effect from 1-7-1974, this rate was enhanced by 100% and the present rate is Rs. 16/- per acre.

(c) No, Sir.
Drinking Water Provided to Certain Village in Visakhapatnam
Under National Extension Service Programme

142—

*5185 Q.—Sri P. Sanyasi Rao:—Will the Minister for Panchayati Raj be pleased to state:

(a) the number and name of villages in Visakhapatnam taluk where schemes have been implemented under the programme of National Extension Service, the year in which they have been implemented and the total amount of expenditure incurred therefor;

(b) the number of villages in which drinking water is provided to the public under the said National Extension Service scheme;

(c) the reasons why these schemes have not been received when there is scarcity of drinking water in the taluk; and

(d) the steps taken by the Government to implement these schemes?

A.—

(a) and (b): The programme to provide drinking water under the National Rural Water Supply scheme was implemented in 110 villages Pendurthi block (Visakhapatnam taluk) during the period from 1955 to 1958 and an expenditure of Rs. 12.99 lakhs was incurred. A statement showing the names of villages where the scheme was implemented is enclosed.

(c) These schemes could not be revived due to paucity of funds.

(d) The programme of providing drinking facilities under National Rural Water Supply schemes taken up previously were handing over to the Gram Panchayats concerned for maintenance.

Statement showing the names of villages sanctioned in Pendurthi Block, Visakhapatnam Taluk during the period 1955-58 under National Rural Water Supply Scheme.

B. No. Name of the village.

1. Pendurthi
2. Duggavanipalem
3. Gurrampalem
4. Akkireddipalem
5. Mudapaka
6. Rajayyapeta
S.No. Name of the village.

7. Bandamvanipalem
8. Boddunaidupalem
9. Boddupillipalem
10. Appannapalem
11. Govindapuram
12. Rayapuvanipalem
13. Gorapalli
14. Gangammapeta
15. Gavarapalem
16. Gollallapalem
17. Karakavanipalem
18. Saripalli
19. Jangalapalem
20. Neslakanthapuram
21. Juttada : Combined scheme
22. Olingeraka
23. Kedavaripalem .. Combined scheme
24. Duvvapalem ..
25. Sowbagyapuram .. Combined scheme
26. Gollapeta ..
27. Rampuram
28. Sreerampuram
29. Pinagadi
30. Kotinavanipalem
31. Naravanipalem
32. Pulagalapalem
33. M.H. Colony, Pendurthi
34. Krishnaarayapuram
35. Chimalapalem
36. Padmanabhapuram
37. Nandavarapuvanipalem, H/o Jerripothulapalem
38. Nandavarapuvanipalem, H/o Chintagatla
39. Nandavarapuvanipalem, H/o Pedagadi
40. Ippilivanipalem
41. Jerripothulapalem
42. Appanapalem
43. Vepagunta
44. Gollaranarayapuram
45. Gollavillipalem

N/o Chinnavamsidiwada
46. Gollavillipalem, N/o Lakasampuram
47. Paparajupalem
48. Purushothampuram
49. Chintalagraharam, N/o Pedagani
50. Chintalagraharam, N/o Cheesmalapalli
<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the village</th>
</tr>
</thead>
<tbody>
<tr>
<td>51.</td>
<td>Chintalagraharam, H/o Lakshmipuram</td>
</tr>
<tr>
<td>52.</td>
<td>Pedagadi</td>
</tr>
<tr>
<td>53.</td>
<td>Chinamushidiwada</td>
</tr>
<tr>
<td>54.</td>
<td>Pillinarayanapuram</td>
</tr>
<tr>
<td>55.</td>
<td>Chintagatla</td>
</tr>
<tr>
<td>56.</td>
<td>Lakshmipuram</td>
</tr>
<tr>
<td>57.</td>
<td>Senapathipalem</td>
</tr>
<tr>
<td>58.</td>
<td>Porlupalem</td>
</tr>
<tr>
<td>59.</td>
<td>Rapartivanipalem</td>
</tr>
<tr>
<td>60.</td>
<td>Kamparapalem</td>
</tr>
<tr>
<td>61.</td>
<td>Thammadupalem</td>
</tr>
<tr>
<td>62.</td>
<td>Vijayarampuram</td>
</tr>
<tr>
<td>63.</td>
<td>Chinabutchirajupalem</td>
</tr>
<tr>
<td>64.</td>
<td>Jaggapalem</td>
</tr>
<tr>
<td>65.</td>
<td>Gujuvanipalem</td>
</tr>
<tr>
<td>66.</td>
<td>Pathadiviavaram</td>
</tr>
<tr>
<td>67.</td>
<td>Karasa</td>
</tr>
<tr>
<td>68.</td>
<td>Kotandrava</td>
</tr>
<tr>
<td>69.</td>
<td>Sathivanipalem</td>
</tr>
<tr>
<td>70.</td>
<td>Gopalapatnam</td>
</tr>
<tr>
<td>71.</td>
<td>Yellapavanipalem</td>
</tr>
<tr>
<td>72.</td>
<td>Butchirajupalem</td>
</tr>
<tr>
<td>73.</td>
<td>Kothuru</td>
</tr>
<tr>
<td>74.</td>
<td>Simhachalam R.S.</td>
</tr>
<tr>
<td>75.</td>
<td>Venkatapuram</td>
</tr>
<tr>
<td>76.</td>
<td>Narava—Adivivaram</td>
</tr>
<tr>
<td>77.</td>
<td>Pedagadi</td>
</tr>
<tr>
<td>78.</td>
<td>Dharapalem</td>
</tr>
<tr>
<td>79.</td>
<td>Santhapalem</td>
</tr>
<tr>
<td>80.</td>
<td>Gollapeta, H/o Santhapalem</td>
</tr>
<tr>
<td>81.</td>
<td>Rendugullapalem</td>
</tr>
<tr>
<td>82.</td>
<td>Kommadi</td>
</tr>
<tr>
<td>83.</td>
<td>Devimetta</td>
</tr>
<tr>
<td>84.</td>
<td>Fundada</td>
</tr>
<tr>
<td>85.</td>
<td>Gollapalem, H/o Fundada</td>
</tr>
<tr>
<td>86.</td>
<td>Vedapalem</td>
</tr>
<tr>
<td>87.</td>
<td>Gudlavanipalem</td>
</tr>
<tr>
<td>88.</td>
<td>Masalayyapalem</td>
</tr>
<tr>
<td>89.</td>
<td>Vosanivanipalem</td>
</tr>
<tr>
<td>90.</td>
<td>Rukhikonda</td>
</tr>
<tr>
<td>91.</td>
<td>Paradipalem</td>
</tr>
<tr>
<td>92.</td>
<td>Boravanipalem</td>
</tr>
<tr>
<td>93.</td>
<td>Marikavalasa</td>
</tr>
<tr>
<td>94.</td>
<td>Sakipalem</td>
</tr>
</tbody>
</table>

84-25
386 4th April, 1977. Written Answers to Questions (unstarred):

S. No. Name of the village — (Contd.),

96. Lakshmudipeta
97. Harijanapeta
98. Kothuru
99. Sombudupalem
100. Pothina Mallayapalem
101. Pilakavanipalem
102. Madhurawada
104. Mallayapalem
105. Revallapalem
106. Kothapalem
107. Thimmapuram
108. Madhurawada Choultry
109. Nagarampalem
110. Bottavanipalem

Misappropriation of Govt. Grant by the Management of D.N.R. College, Nuzivid.

143—

143-L.A.Q.No. 5798 Q Sri N. Venkataratnam:—Will the Minister for Education be pleased to state:

(a) whether the Management of D.N.R. College misappropriated about Rs. 1 1/2 lakhs during 1972-73 out of the Government Grant to the College;

(b) Whether the staff and students went on strike for about 55 days on the above issue; and

(c) Whether the amount is reimbursed and paid to the staff?

A—

(a) No, Sir.

(b) and (c) The College staff went on strike for about 55 days during 1972-73 due to non-payment of arrears of salaries for about 5 months pertaining to the year 1970-71. The strike was called off since Govt. sanctioned the amount for payment of salaries and the same was disbursed to the staff by the District Officer, Krishna District.

Non Payment of I.M.S. Loans by the ryots of Vasham and of Parkal Taluk

144—

6203—Sri D. Venkatesam: —Will the Minister be pleased to state:


Written Answers to Questions (Unstarred) : 4th April, 1977. 387

(a) Whether it is a fact that the ryots of Vasanthapuram, Hassenpalli and Mailapuram villages of Parkal taluk, Warangal district have been refused to pay I.M.S. loans for fertilizers which have been taken by the patwars in the name of ryots by forging their signatures after 1961;

(b) if so, the reasons for not taking action against such officials; and

(c) the reasons for the delay for an enquiry?

A—

(a) & (b) — 10 loanees of Mylaram village, 5 loanees of Hussainpalli village and 5 loanees of Vasanthapuram refused to repay the loans for fertilizers stating that they have not drawn the amounts. Sri C. Subba Reddy the Patwari of Mylaram Village has drawn some loans in the name of 16 ryots of Mylaram village and also some loans in respect of Hussainpalli village. In respect of Vasanthapur the attestation of Sri D. Ramachandra Reddy, the Patwari of Vasanthapur was found to be false in the inspection of loanees who have denied having taken the loans. Sri C. Samba Reddy, the Patwari of Mylaram and Hussainpalli villages died on 17-5-1977 and as such no action could be taken against him. Sri D. Ramachandra Reddy the Ratwari of Vasanthapur was kept under suspension pending enquiry.

(c) — The death of Sri C. Samba Reddy, the then Patwari of Mylaram, Hussainpalli and Kamarreddipalli villages was a major cause for the enquiry having taken some time.

Transfer of Posts To A. P. Industrial Infrastructure Corporation

6290 Q.Sri A. Sreeramulu :- Will the hon. Minister for Small Industries be pleased to state:

(a) the total number of posts, category wise, transferred to the A. P. Industrial Infrastructure Corporation and whether the incumbents of the Department have been absorbed.

(b) the number of persons taken on deputation by the Corporation and the amount of deputation allowance paid to them; and

(c) whether the Corporation has made any recruitment to the posts of L.D.Cs, and if so, the scales on which the candidates have been recruited?
A—

(a) A statement showing the total number of posts category wise transferred to A. P. Industrial Infrastructure Corporation Limited is given below. They are yet to be absorbed.

(b) The number of persons taken on deputation by the Corporation as on 1-6-1975 is 262.

The deputation allowance sanctioned by Government is from 10% to 20% wherever sanctioned.

(c) The Corporation has recruited 4 Clerks and 30 Clerk-Cum Typists both carrying a scale of Rs. 310-14-380-15-560.

The above answer has been Sri Y. Narayana Swamy, Hon'ble Minister for Small Industries.

Statement showing the total No. of posts Category-wise transferred to the Andhra Pradesh Industrial Infrastructure Corporation Limited.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Post</th>
<th>Number of posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Deputy Director</td>
<td>1</td>
</tr>
<tr>
<td>2.</td>
<td>Assistant Director</td>
<td>1</td>
</tr>
<tr>
<td>3.</td>
<td>Superintendents</td>
<td>3</td>
</tr>
<tr>
<td>4.</td>
<td>Supervisor</td>
<td>1</td>
</tr>
<tr>
<td>5.</td>
<td>Superintendent</td>
<td>1</td>
</tr>
<tr>
<td>6.</td>
<td>U.D.Cs.</td>
<td>7</td>
</tr>
<tr>
<td>7.</td>
<td>L.D.Cs.</td>
<td>1</td>
</tr>
<tr>
<td>8.</td>
<td>Typists</td>
<td>3</td>
</tr>
<tr>
<td>9.</td>
<td>L.D.C</td>
<td>1</td>
</tr>
<tr>
<td>10.</td>
<td>L.D. Steno</td>
<td>1</td>
</tr>
<tr>
<td>11.</td>
<td>Special Grade Steno</td>
<td>1</td>
</tr>
<tr>
<td>12.</td>
<td>Attender</td>
<td>1</td>
</tr>
<tr>
<td>13.</td>
<td>Superintendent</td>
<td>1</td>
</tr>
<tr>
<td>14.</td>
<td>U.D.C</td>
<td>1</td>
</tr>
</tbody>
</table>

CONSTRUCTION WING (IND. DEPARTMENT)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Post</th>
<th>Number of posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Executive Engineer</td>
<td>1</td>
</tr>
<tr>
<td>2.</td>
<td>Assistant Engineer</td>
<td>3</td>
</tr>
<tr>
<td>3.</td>
<td>Supervisors</td>
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**INDUSTRIAL ESTATE: MAHABOOPNAGAR**

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<tr>
<td>4.</td>
<td>Attender</td>
<td>1</td>
</tr>
</tbody>
</table>

**INDUSTRIAL ESTATE: SURYAPET (NALGONDA DIST.)**

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>U. D. Clerk</td>
<td>1</td>
</tr>
<tr>
<td>2.</td>
<td>L. D. Clerk</td>
<td>1</td>
</tr>
<tr>
<td>3.</td>
<td>Typist</td>
<td>1</td>
</tr>
<tr>
<td>4.</td>
<td>Attender</td>
<td>1</td>
</tr>
</tbody>
</table>

**INDUSTRIAL ESTATE: KARIMNAGAR**

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>Supervisor</td>
<td>1</td>
</tr>
<tr>
<td>2.</td>
<td>U. D. Clerk</td>
<td>1</td>
</tr>
<tr>
<td>3.</td>
<td>Attender</td>
<td>1</td>
</tr>
</tbody>
</table>

**INDUSTRIAL ESTATE: MANGALSAH**

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>Attender</td>
<td>1</td>
</tr>
</tbody>
</table>

**INDUSTRIAL ESTATE: NIRMAL**

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Attender</td>
<td>1</td>
</tr>
</tbody>
</table>

**INDUSTRIAL ESTATE: NIZAMABAD**

<table>
<thead>
<tr>
<th>(1)</th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>Supervisor</td>
<td>1</td>
</tr>
<tr>
<td>2.</td>
<td>L. D. Clerk</td>
<td>1</td>
</tr>
<tr>
<td>3.</td>
<td>U. D. Clerk</td>
<td>1</td>
</tr>
<tr>
<td>4.</td>
<td>Attender</td>
<td>1</td>
</tr>
</tbody>
</table>
(1)  (2)  (3)

**INDUSTRIAL ESTATE: KOTHAGUDUM**:  
1. Supervisor  1  
2. Attender  1  

**INDUSTRIAL ESTATE: WARAN甘AL**:  
1. Supervisor  1  
2. Elec.-cum-Mechanic Mechanic  1  
3. Electrician  1  
4. U.D. Clerk  1  
5. L.D. Clerk  1  
6. Typist  1  
7. Attender (Record Asst.)  1  
8. Attender  1  

**A.P.I.E: AMADALAVALASA**:  
1. L.D.C.  1  
2. Attender  1  

**A.P.I.E: RAJAMUNDRY**:  
1. Electrician  1  
2. L.D. Clerk  1  
3. Attender  1  

**A.P.I.E: ELURU (WEST GODAVARI DISTRICT)**  
1. Electrician  1  
2. L.D. Clerk  1  
3. Attender  1  

**A.P.I.E: PALAKOLE (WEST GODAVARI DISTRICT)**  
1. L.D. Clerk  1  
2. Attender  1  

**A. P. I. E: Guntur**:  
1. Electrician  1  
2. L.D. Clerk  1  
3. Attender  1  

**A.P.I.E: MASULIPATNAM (KRISHNA DIST)**  
1. Supervisor  1  
2. L.D. Clerk  1  
3. Attender  1  

**A.P.I.E: CHINTTOOR**:  
1. Electrician  1  
2. L.D. Clerk  1  
3. Attender  1  

---
### A.P.I.E : Tirupathi

1. Electrician  
2. L.D. Clerk  
3. Attender

### A.P.I.E : Nellore:

1. Electrician  
2. L.D. Clerk  
3. Attender

### A.P.I.E : Proddatur:

1. Electrician  
2. L.D. Clerk  
3. Attender

### A.P.I.E : Anantapur:

1. Supervisor  
2. Electrician  
3. L.D. Clerk  
4. Attender

### A.P.I.E : Adoni:

1. L.D. Clerk  
2. Attender

### A.P.I.E : Jangaon (Warangal District):

1. L.D. Clerk  
2. Attender

### R.I.E : Sadlapalli (Anantapur District):

1. L.D. Clerk  
2. Attender

### R.I.E : Kisanagor (Nizamabad):

1. L.D. Clerk  
2. Attender

### S.D.E : Ongole:

1. Superintendent  
2. L.D. Clerk  
3. Attender

### S.D.E : Kurnool:

1. Superintendent  
2. L.D. Clerk  
3. Attender

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**84—26**
SUBSIDIES FOR THE FILMS PRODUCED IN HYDERABAD

146—

6388-Q.—Sri Nallapareddi Sreenivasulreddy:—Will the Minister for Finance be pleased to state:

(a) whether the State Government have not given subsidy for any of the Cinema films produced at Hyderabad during the last five years;

(b) if so, the reasons therefor;

(c) the names of those cinema films; and

(d) the steps being taken by the State Government to prevent delay in giving subsidy to the films producers?

A.—

(a) Yes Sir, for one film produced during 1975.
(b) The film did not satisfy the minimum standards.
(c) Jillelamudi Amma.
(d) The payment of subsidy is made on the recommendation of the Special Committee constituted for the purpose after the films censored and released subject to the applicant furnishing all the relevant documents like censor certificate, Excise duty certificate, Income tax certificate etc, as required under rules issued in this regard.

Land acquired in various towns of Srikakulam District for construction of Bus Stand.

141—

6719-Q.—Sri V. Narasimha Rao:—Will the Minister for Transport be pleased to state:

(a) the extent land (in acres) acquired in various towns of Srikakulam District for the construction of Bus Stand and Depots and the period on which the said sites were acquired;

(b) the expenditure incurred for the acquisition of land and whether the said land is acquired at market rate and whether compensation has been paid; and

(c) whether the construction work of Bus Stand and Depots will be taken up on the said sites?

A.—

(a) and (b) The Andhra Pradesh State Road Transport Corporation has acquired land for the construction of Bus Stand and under Land Acquisition proceedings at the following places in Srikakulam District. The particulars of extent (in acres), date of acquisition, over and cost of these lands in furnished hereunder:
\[\begin{array}{|c|c|c|c|c|c|}
\hline
\text{Sl. No.} & \text{Place} & \text{extent} & \text{Gvt. or Private} & \text{Date taken over} & \text{cost} \\
\hline
1 & Saluru & 5.71 Ac. & Private & 15-2-1966 & Rs. 6,350.80 \\
2 & Tekkali & 3.31 " & " & 21-5-1967 & Rs. 7,980.65 \\
3 & Itchapuram & 3.23 " & " & 8-2-1966 & Rs. 10,589.68 \\
4 & Parvathipuram & 5.59 " & " & 1-5-1967 & Rs. 19,571.00 \\
\hline
\end{array}\]

Cost of land is as awarded in the proceeding under the Land Acquisition Act.

(c) The position regarding construction work is as follows:

1. Saluru: Tenders received are under scrutiny of Chief Account Officer.
2. Tekkali: The construction work is in progress.
3. Itchapuram: The construction work is in progress.
4. Parvathipuram: Tenders were called for again and they are under scrutiny.

CONSTRUCTION OF A HIGH SCHOOL BUILDING IN BURUGUPELAM OF NARSIPATNAM TALUK

(a) whether it is a fact that the public of Burugupalem village of Narsipatnam Taluk donated 9 acres of valuable land through a registered document free of cost for the construction of a high school building in the said village;

(b) the reason why permanent buildings have not so far been constructed in the said land;

(c) whether it is a fact a that the present Sarpanch of the said village is cultivating the said land personally and is not remitting anything to the funds of the Zilla Parishad:

(d) whether it is a fact that if the said lands, are given for cultivation through section 'c', they can get the income of more than Rs. 300 per acre?

Western Answers to unstated Questions: 4th April, 1977. 301
(a) During the year 1964, the Sarpanch executed a gift deed to donate land measuring 5 acres containing 7 Survey Nos. in different places. On verification it was found that the Sarpanch did not have any right of ownership on the land. The lands are being cultivated by the right-ful owners. The public of Burugupalem village have not donated any land.

(b) As no land was donated by the public, the question of constructing permanent building does not arise.

(c) No Sir. The land are being cultivated by the owner.

(d) Does not arise.

SUBSIDY TO THE TELANGANA COOP. HYBRID SEEDS PRODUCTION & SALES SOCIETY, WARANGAL

149—

7145-Q.—Sri M. Narayan Reddy:—Will the Minister for Co-operation be pleased to state:

(a) whether the Government or the Registrar of Co-operative Societies have sanctioned any loan and subsidy to the Telangana Cooperative Hybrid seeds Production and Sales Society in Warangal in the year 1965-66 towards construction of a godown-cum-processing plant; if so, the details of utilisation of the sum granted to the Society;

(b) whether final valuation of the godowns and other structures constructed by the above society in Warangal has been made by the Registrar of Co-operative Societies; if not, the reasons for delay in assessing the final valuation;

(c) whether the Government are aware of the huge loss sustained by the above society due to lack of adequate storage capacity in their existing godowns if so, the nature and extent of loss sustained by the society; and

(d) whether the Government propose to provide adequate funds to the society for the construction of additional godowns?

A—

(a) The Telangana Cooperative Hybrid Seeds Production and Sales Society, Warangal was sanctioned two godowns during the years 1965-66 and 66-67 and the financial assistance was released as indicated below:
The construction of the two godowns was completed within the stipulated period. The godowns were also put to use since 1966 and 1967 respectively. The society completely utilised the amounts released to it.

(b) Yes Sir.

(c) The loss sustained by the society is due to lack of scientific storage facilities in godowns which resulted in the loss of germination capacity in the seeds. As such, the society was forced to dispose a bulk quantity of such seed for consumption purposes at far lower rates in the market.

The loss sustained by the society is as detailed below:

<table>
<thead>
<tr>
<th>Year</th>
<th>Profit</th>
<th>Loss</th>
<th>Progressive loss</th>
</tr>
</thead>
<tbody>
<tr>
<td>1969-70</td>
<td>—</td>
<td>1,91,053.09</td>
<td>1,91,053.09</td>
</tr>
<tr>
<td>1970-71</td>
<td>—</td>
<td>76,121.13</td>
<td>2,67,174.22</td>
</tr>
<tr>
<td>1971-72</td>
<td>—</td>
<td>3,706.34</td>
<td>2,70,880.56</td>
</tr>
<tr>
<td>1972-73</td>
<td>—</td>
<td>17,973.12</td>
<td>2,88,853.68</td>
</tr>
</tbody>
</table>

(d) In G.O. Ms. No. 729 Food & Agriculture (Coop. I) Department dated 25-8-76 Government sanctioned Rs. 30,000 i.e. Rs. 18,750 as loan and Rs. 11,250 as subsidy, as assistance to the Telangana Cooperative Hybrid Seeds Production and Sales “Cooperative Society Limited, Nalgangal towards Interest during 1976-77 for the construction of godown.

Girijans Living in Addamanda and Gomangi in Padernu agency Area 150—
396 4th April, 1977. Written Answers to unstated Questions

(b) The works done for their upliftment;

A—

(a) Addumanda Village
120 families.
Gomangi Village
105 Families

(9) Addumanda Village:

There is an elementary school run under Private Management. Government aid is being given to this school. The drinking water well was constructed. Prior to the formation of Panchayat Samithi, an approach road was formed connecting Paderu to Amtkajal road viz. Thumpada measuring 15 K.ms. length.

(1) Repairs to Roads .... 5,607
(2) Repairs to Drinking Water Well .... 462
(3) Repairs to Minor Irrigation Tank .... 1,996
(4) Agriculture

(a) Pest & Fungicides Endrin 12 tins free supply B.C.C. 75 Kgs. free supply S.Sulphat 0.130 Kgs. free supply
(b) Fertilizers;
A. Sulphate 100 Kgs. Free supply
Urea 120 Kgs. Free supply
C.A.N. 30 Kgs.
(c) Seeds
Jawar 54 Kgs. Free supply
Maize 16 Kgs. Free supply
Bazra 3 Kgs.
Vegetable seeds: 2,005 Kgs.
(d) Fruit plants

(5) Distribution on 10% contribution

(a) Paddy seed; 10 bags
(b) Hybride Maize; 225 Bags
(c) Wheat on 50% subsidy 120 Kgs.

(d) Loans Distributed:

(e) G.D. Loans to 13 per a.m. Rs. 2,500
(f) M.G. Loans to 23 per a.m. Rs. 4,000
(g) Under L.C.S. Scheme Rs. 0.000

(h) Animal Husbandry
9. Education:
One case centre in A. B. School with 35 beneficiaries.
150 kgs. of soya per month supplied
10. 1/2 kgs. of seized oil

10. S. N. P.
One S.N.P. centre with 100 beneficiaries.

(ii) Gomangi Village:— An Elementary school is being run by the Panchayat Samithi. A drinking water well was constructed by P. S. Manichingput.
The expenditure incurred item wise is as follows:

1) Towards roads Rs. 20,000
2) Water Well 9,000
3) Seeds & Fertilisers 500
4) S.M.P. 7,200
5) Animal husbandry 4,520

SALE OF SEIZED GOODS BY THE STATE CONSUMERS FEDERATION

*7642—Q. Sri N. Venkatarama. Will the Minister for Co-operation be pleased to state:

(a) When the State Consumer Federation started selling the seized goods;

(b) the total sales till the end of December, 1975 and the profit thereon?

(c) the system of distribution adopted by the centre in distributing seized goods among beneficiaries, and whether the sale of smuggled goods by private agencies was banned by Government?

A.—

Very From Nov, 1975?

(b) Total sales Rs. 243.75 lakhs. Profit, about Rs. 11.00 lakhs.

and on (c) questions please to the Administration of Consumer Affairs, Non-Consumers and Seized goods are not concerned with them.
PILFERAGE OF POWER AND PENALTIES IMPOSED.

7665 Q.—Sri M. Nagi Reddy :—Will the Minister for Power be pleased to state:

(a) the names of persons and companies who have pilfered power and were detected during the years 1974–75 and 1975–76;
(b) the amounts of penalties imposed; and
(c) the steps taken to control pilferage?

A.—

(a) & (b) Statement showing the names of the Consumers who have pilfered energy and detected by the Detection of Pilferage of Energy Units and the amount assessed for the years 1974–75 and 1975–76 is given below.

The list enclosed contains the cases of Rs. 10,000 and above, as the number of cases below Rs. 10,000 are numerous and hence could not be enclosed.

(c) The following steps have been taken to control pilferage:

1. Instructions have been issued from time to time for strict vigilance against theft of energy/malpractice; timely detection of such cases, and for taking prompt and effective action against consumers indulging in theft of energy/malpractices.
2. Prosecutions are being launched in important cases of theft of energy.
3. A mobile detection of pilferage unit is now functioning in the Board to conduct surprise raids.
4. Pillar proof boxes have been provided for certain commercial and industrial services as an experimental measure and their function is being watched.
5. In case of all services where malpractice is noticed, prompt disconnection is being effected.
6. If any consumer indulges in any malpractice with reference to use of electricity or theft of energy for the second time, supply to his premises, shall be disconnected for a period from 6 months to 3 years, as may be decided by the final assessing authority.
7. Meters are fixed on most of the 11 KV and 6.6 KV feeders emanating from sub-stations and monthly loss is being reported by Divisional Engineers.
8. Intensive raids have been conducted by the Engineering Branch of the Andhra Pradesh State Electricity Board at various places in the State.
Statement of Pilferage cases detected by the Assistant Engineer D.P.E-I
Hyderabad during the year 1974-75. Amount exceeding
Rs. 10,000 and above

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name and Address of the Consumer</th>
<th>Amount assessed initially (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sri Satyanarayana Shankerlal, 5-7-231, Agapura.</td>
<td>28,445-00</td>
</tr>
<tr>
<td>2.</td>
<td>Sri Ghansi Ram, 5-7-230, Agapura, Hyderabad.</td>
<td>11,855-50</td>
</tr>
<tr>
<td>3.</td>
<td>Sri Mothilal, 5-7-233, Agapura, Hyderabad.</td>
<td>12,793-50</td>
</tr>
<tr>
<td>4.</td>
<td>M/s Jagdish Prershad, 12-1-861, Asifnagar, Hyderabad.</td>
<td>15,930-00</td>
</tr>
<tr>
<td>6.</td>
<td>M/s Girdharilal &amp; Co., Unit, B-56, Balanagar.</td>
<td>61,506-00</td>
</tr>
<tr>
<td>7.</td>
<td>Sri Rama Gurudath Wood Seasoning &amp; Allied A-7 unit, Balanagar.</td>
<td>56,650-00</td>
</tr>
<tr>
<td>8.</td>
<td>Janatha Bazar, Nampally.</td>
<td>63,647-00</td>
</tr>
<tr>
<td>9.</td>
<td>Sri Motilal Besides Gandhi Bhavan Hyderabad.</td>
<td>11,721-80</td>
</tr>
<tr>
<td>10.</td>
<td>M/s Bezosar industries, B-65, Balanagar.</td>
<td>21,960-30</td>
</tr>
<tr>
<td>11.</td>
<td>M/s United Drugs, M/s Allied Tools, Balanagar.</td>
<td>17,966-80</td>
</tr>
<tr>
<td>12.</td>
<td>B. Narayan Reddy, 1-1-560, New Bakaram.</td>
<td>32,007-00</td>
</tr>
<tr>
<td>13.</td>
<td>M/s Giridharilal Kedaranath 1-8-580, Azamabad</td>
<td>40,201-00</td>
</tr>
<tr>
<td>14.</td>
<td>Balaji Purandass, 20-1-14, Puranapool.</td>
<td>11,058-00</td>
</tr>
<tr>
<td>15.</td>
<td>M/s Saro Rubber Works Miralam Tank Road, Hyderabad.</td>
<td>45,954-00</td>
</tr>
<tr>
<td>17.</td>
<td>Sri Bal Kishana Rati, Devibagh.</td>
<td>11,568-60</td>
</tr>
<tr>
<td>18.</td>
<td>N. Venkateswamy, 16-2-705/1, Malakpet.</td>
<td>34,409-40</td>
</tr>
<tr>
<td>20.</td>
<td>Hukumchand Bandia, Bharat Rice &amp; Oil Mills, Shamsheerganj.</td>
<td>2,95,255-50</td>
</tr>
<tr>
<td>21.</td>
<td>J. Pharma, C. L. Baradari.</td>
<td>63,602-00</td>
</tr>
<tr>
<td>22.</td>
<td>Chandra Kala Oil Mill, Sedasivpet.</td>
<td>27,669-20</td>
</tr>
<tr>
<td>23.</td>
<td>M/s Kotthari (Madras) Ltd., Adoni Spinning &amp; Weaving, Adoni.</td>
<td>7,65,624-60</td>
</tr>
<tr>
<td>24.</td>
<td>M/s Rayalaseema Mills, Adoni.</td>
<td>8,06,466-40</td>
</tr>
<tr>
<td>25.</td>
<td>Adoni Vanaspati Mfg. Adoni.</td>
<td>6,94,492-40</td>
</tr>
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<tr>
<td>27.</td>
<td>K. S. Parvathappa Oil Mill, Yemmiganur.</td>
<td>50,927-80</td>
</tr>
<tr>
<td>28.</td>
<td>U. K. A. Happa, Yemmiganur.</td>
<td>17,624-20</td>
</tr>
<tr>
<td>30.</td>
<td>M/s. Rameswar Rice &amp; Oil Mill, Siddipet.</td>
<td>38,506-70</td>
</tr>
<tr>
<td>31.</td>
<td>G. Venkatanna, Gadwal.</td>
<td>14,680-90</td>
</tr>
<tr>
<td>32.</td>
<td>Y. Venkatesham, Brahmanapally.</td>
<td>10,375-20</td>
</tr>
<tr>
<td>33.</td>
<td>M. M. Waheed, Brahmanapally.</td>
<td>10,247-80</td>
</tr>
<tr>
<td>34.</td>
<td>M/s. Vijaya Lakshmi Rice Mill, Nizamabad.</td>
<td>35,609-80</td>
</tr>
</tbody>
</table>

RURAL CIRCLE, HYDERABAD

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</thead>
<tbody>
<tr>
<td>35.</td>
<td>M/s. Rameswar Rice &amp; Oil Mill, Siddipet.</td>
<td>38,506-70</td>
</tr>
<tr>
<td>36.</td>
<td>G. Venkatanna, Gadwal.</td>
<td>14,680-90</td>
</tr>
<tr>
<td>37.</td>
<td>Y. Venkatesham, Brahmanapally.</td>
<td>10,375-20</td>
</tr>
<tr>
<td>38.</td>
<td>M. M. Waheed, Brahmanapally.</td>
<td>10,247-80</td>
</tr>
</tbody>
</table>

Total: 38,48,704-50

Statement of pilgrimage cases detected by the Assistant Engineer/D.P.E.I. Hyderabad during the year 1975-76 amount exceeding Rs. 10,000 and above.

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shankerlal Aggarwal &amp; Brothers, Osmangunj.</td>
<td>13,347-40</td>
</tr>
<tr>
<td>2.</td>
<td>Sri Laksheswar Rao, 5-4-746, Abids, Hyderabad.</td>
<td>14,849-00</td>
</tr>
<tr>
<td>3.</td>
<td>S. Abdul Wahab Noble Talkies, Asifnagar.</td>
<td>14,037-40</td>
</tr>
<tr>
<td>4.</td>
<td>Ramnivas Gupta, King Koti.</td>
<td>10,448-40</td>
</tr>
<tr>
<td>5.</td>
<td>Sri Arjun Jai Ramdas, Metro Estate, Abids.</td>
<td>17,322-80</td>
</tr>
<tr>
<td>6.</td>
<td>Chiranjilal Vyas 23, New Bhoiguda, Secunderabad.</td>
<td>23,920-60</td>
</tr>
<tr>
<td>7.</td>
<td>M/s. Balaji Chitra Mandir, 144-943, Bakstram.</td>
<td>36,690-60</td>
</tr>
<tr>
<td>8.</td>
<td>T. Raghavender, Sultan Bazar.</td>
<td>33,581-20</td>
</tr>
<tr>
<td>9.</td>
<td>Smt. Godavari Bai, Nandalodge, Kachiguda.</td>
<td>51,556-00</td>
</tr>
<tr>
<td>10.</td>
<td>M/s. Banwarilal Kedia Miriam Tank, Hyderabad</td>
<td>17,13,748-00</td>
</tr>
<tr>
<td>12.</td>
<td>Chamanlal, Gulzar House, Hydettabad.</td>
<td>28,020-30</td>
</tr>
<tr>
<td>13.</td>
<td>M/s. Rama Asbestos, Industries Hyderabad.</td>
<td>57,839-00</td>
</tr>
<tr>
<td>14.</td>
<td>P. Bai Kishan, Reddipet, Nizamabad.</td>
<td>11,566-60</td>
</tr>
<tr>
<td>15.</td>
<td>Smt. Qureshedunisa Begum, Annaram.</td>
<td>10,986-30</td>
</tr>
</tbody>
</table>
## NELLORE CIRCLE

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>17.</td>
<td>M/s. Kapardi Straw Boards, Nellore.</td>
<td>3,16,130.26</td>
</tr>
<tr>
<td>18.</td>
<td>M/s. Bharat Tyres &amp; Rubber Products, Visakhapatnam.</td>
<td>43,486.40</td>
</tr>
</tbody>
</table>

**Total. Rs. 26,51,548.76**

Statement of Pilferage cases detected by assistant Engineer/DPE-2/ Hyderabad unit assessed more than Rs. 10,000 and above during the year 1974-75.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and address of the Consumer.</th>
<th>Amount assessed initially</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>V. Leela Kusuma Kumari, Kotha Ellendulapad, Madhira (Tq).</td>
<td>Rs. 15,381.60</td>
</tr>
<tr>
<td>2.</td>
<td>Asst. Director of Industries, D-9 Unit, Industrial Estate Sarangapur, Nizamabad.</td>
<td>Rs. 17,412.80</td>
</tr>
<tr>
<td>3.</td>
<td>do D-3 Unit.</td>
<td>Rs. 12,932.10</td>
</tr>
<tr>
<td>4.</td>
<td>M/S. Om Khandasari Sugar mill Sulemnagar, Nizamabad.</td>
<td>Rs. 1,34,336.90</td>
</tr>
<tr>
<td>5.</td>
<td>Sivuni Oil mill, Korrapadu Road, Proddutur Cuddapah.</td>
<td>Rs. 3,10,691.30</td>
</tr>
</tbody>
</table>

**Total : 4,98,295.30**

Statement of Pilferage cases detected by Assistant Engineer/DPE-2/ Hyderabad unit assessed more than Rs. 10,000 and above during the year 1975-76.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and Address of the Consumer.</th>
<th>Amount Assessed initially.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>A. Balakrishnaiah, Khammam.</td>
<td>Rs. 19,763.40</td>
</tr>
</tbody>
</table>
4th April, 1977. Written Answers to Questions (unstarred)

<table>
<thead>
<tr>
<th></th>
<th>Name and Address</th>
<th>Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>I. Narasaiah, Chityal Nalgonda.</td>
<td>28,894.70</td>
</tr>
<tr>
<td>3</td>
<td>B. R. Gupta, 5-1-549, Troop Bazar, Hyderabad.</td>
<td>17,956.70</td>
</tr>
<tr>
<td>4</td>
<td>D. Pershad and J. Pershad, 4-1-649, Troop Bazar,</td>
<td>20,963.20</td>
</tr>
<tr>
<td></td>
<td>Hyderabad.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>M/s. A. P. Electrial Equipment Corporation Sanathanagar, Hyderabad.</td>
<td>33,342.00</td>
</tr>
<tr>
<td>6</td>
<td>M/s. Hyderabad Aluminium Industries Unti, A-6 Balanagar, Hyderabad.</td>
<td>34,556.80</td>
</tr>
<tr>
<td>7</td>
<td>M/s. Back-in-A day, Pardeshi Electric Dry Cleaners 5-8-372, Hyderabad.</td>
<td>10,638.90</td>
</tr>
<tr>
<td>8</td>
<td>Md. Saifudin, 17-9-80, Saidabad, Hyderabad.</td>
<td>22,269.90</td>
</tr>
<tr>
<td>9</td>
<td>Noor Ali NM. Roopani 16-6-65/1. Osmanpura, Hyderabad.</td>
<td>12,646.10</td>
</tr>
<tr>
<td>10</td>
<td>Prince Muffakhamjah, T. R. Enter Prises (P) Ltd., Malakpet, Hyderabad.</td>
<td>38,666.20</td>
</tr>
<tr>
<td>11</td>
<td>M/s. Precision Engineering, Works, 3-1-336, Chappal Bazar, Hyderabad.</td>
<td>18,847.80</td>
</tr>
<tr>
<td>12</td>
<td>Md. Muniruddin, 2-1-322/1, Yakuthpura, Hyderabad.</td>
<td>15,617.60</td>
</tr>
<tr>
<td>13</td>
<td>M/s. Laxmeer Singh, 16-7-384/1, Azampura, Hyderabad.</td>
<td>10,6.50</td>
</tr>
<tr>
<td>14</td>
<td>R. N. Lahiry, I-112, Lothukunta, Secunderabad.</td>
<td>18,444.00</td>
</tr>
<tr>
<td>15</td>
<td>Smt. N. Chandramma, Lothukunta, Secunderabad.</td>
<td>12,410.90</td>
</tr>
<tr>
<td>16</td>
<td>B. N. Ramakrishna, Select Talkies, Machabolarum</td>
<td>11,680.10</td>
</tr>
<tr>
<td>17</td>
<td>M/s. Hyderabad Vanaspathi Ltd., Moulali, Hyderabad.</td>
<td>61,28,636.00</td>
</tr>
<tr>
<td></td>
<td>Total.</td>
<td>64,55,978.80</td>
</tr>
</tbody>
</table>
Statement of Pilferage cases detected by Assistant Engineer/D.P.E. Cuddapah unit assessed more than Rs. 10,000 and above during the Year 1974-75.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and Address of the Consumer</th>
<th>Amount assessed initially (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sri J.V. Chalapathi, Saibaba Rice Mill, Nandyal</td>
<td>12,359-00</td>
</tr>
<tr>
<td>2.</td>
<td>Md. Usman, Nabikot, Cuddapah</td>
<td>18,352-00</td>
</tr>
<tr>
<td>3.</td>
<td>M/s. Srinivasa Mills, Proddatur</td>
<td>49,547-50</td>
</tr>
<tr>
<td>4.</td>
<td>M/s. Seetha Rama Oil &amp; Ginning, Proddatur</td>
<td>64,989-00</td>
</tr>
<tr>
<td>5.</td>
<td>M/s. Talla &amp; Sons, Kondapuram</td>
<td>26,316-00</td>
</tr>
<tr>
<td>7.</td>
<td>M/s. East India Sandal Oil, Kuppam</td>
<td>14,397-90</td>
</tr>
<tr>
<td>8.</td>
<td>M/s. Vishnu Starch Industries, Kuppam</td>
<td>16,236-10</td>
</tr>
<tr>
<td>9.</td>
<td>M. Narayanawamy, Proddutur</td>
<td>12,790-70</td>
</tr>
<tr>
<td>10.</td>
<td>V.S. Moula Saheb, Khajipet</td>
<td>11,764-60</td>
</tr>
<tr>
<td>11.</td>
<td>P. Siva Reddy, Proddutur</td>
<td>25,362-00</td>
</tr>
<tr>
<td>12.</td>
<td>Sri Laxminarayana Shelling and Oil Mill, Kurnool</td>
<td>10,655-00</td>
</tr>
<tr>
<td>13.</td>
<td>P. Koti Veeramma, Krishna Rice Mill, Kurnool</td>
<td>26,000-40</td>
</tr>
<tr>
<td>15.</td>
<td>M/s. Gopala Krishna Rice Mill, Kurnool</td>
<td>24,783-00</td>
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<tr>
<td>16.</td>
<td>Sri Ravi Oil Mills, Kurnool</td>
<td>16,301-80</td>
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<tr>
<td>17.</td>
<td>D. Venkatapathi Setty, Proddutur</td>
<td>16,357-44</td>
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<td>18.</td>
<td>C.A. Rahim, Pamidi</td>
<td>13,843-20</td>
</tr>
<tr>
<td>19.</td>
<td>T.S. Venkata Ramaiah, Guntakal</td>
<td>10,850-40</td>
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<tr>
<td>20.</td>
<td>M/s. V. Pullaiah &amp; Seethaiah, Kallur</td>
<td>56,255-00</td>
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<tr>
<td>21.</td>
<td>Srinivasa Oil Mills, Kallur</td>
<td>48,112-00</td>
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<tr>
<td>22.</td>
<td>K.P. Chinnappa Rao, Kallur</td>
<td>29,756-10</td>
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<tr>
<td>23.</td>
<td>P.D. Balanna, Kallur</td>
<td>11,390-00</td>
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<tr>
<td>24.</td>
<td>M/s. Srinivasa Oil &amp; Fertilizers, Kallur</td>
<td>96,419-80</td>
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<tr>
<td>25.</td>
<td>M/s. Sudarsan Oil Mills, Proddutur</td>
<td>16,675-90</td>
</tr>
<tr>
<td>26.</td>
<td>M/s. Kanti Brothers Rice Oil and Dall Mill, Kurnool</td>
<td>93,404-50</td>
</tr>
<tr>
<td>27.</td>
<td>M/s. Medium Subbanna Chetti Cotton Ginning Oil Mill, Kurnool</td>
<td>68,933-00</td>
</tr>
</tbody>
</table>
(1)  (2)  (3)
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28. P.T. Veera Reddy, Chennur       ..       ..       12,925.50
29. R. Mohan Kumar, Proddutur        ..       ..       17,081.00
      ..       ..       11,983.70
31. E.P.V. Subbaiah, Proddatur       ..       ..       20,870.70
32. Pokarmal Gupta, 5-5-57/10, Ghousepura, Darusalem, Hyderabad.
      ..       ..       17,556.30
---  ---  ---
Total Rs.                             ..       ..       12,39,711.04

Statement of Pilferage cases detected by Assistant Engineer/D. P.E. Cuddapah Unit assessed more than Rs 10,000 and above during the year 1975-76

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and Address of the Consumer</th>
<th>Amount assessed initially</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Y. Yellaiah, Patha Cuddapah</td>
<td>11,881.00</td>
</tr>
<tr>
<td>2</td>
<td>G. Eswara Reddy, Ramanapalli</td>
<td>24,801.00</td>
</tr>
<tr>
<td>3</td>
<td>A. Narayan Reddy, Jayabharat Oil Mill, Simhadri-puram.</td>
<td>29,334.00</td>
</tr>
<tr>
<td>4</td>
<td>M/s. Molla Factory, Tadipatri</td>
<td>1,02,627.10</td>
</tr>
<tr>
<td>5</td>
<td>K.G. Lakshmipathi, Tadakandriga</td>
<td>60,062.00</td>
</tr>
<tr>
<td>6</td>
<td>M. Narasimha Rao, Mydukur</td>
<td>10,827.00</td>
</tr>
<tr>
<td>7</td>
<td>Lakshmi Subbaraja Rice Mill, Mydukur</td>
<td>14,854.30</td>
</tr>
<tr>
<td>8</td>
<td>Smt. P. Koteswaramma, Kurnool</td>
<td>91,481.50</td>
</tr>
<tr>
<td>9</td>
<td>Sri-Venkateswara Rice Mill, D.P. Moulali, Jillela</td>
<td>16,608.00</td>
</tr>
<tr>
<td>10</td>
<td>Jamunadas Govindji, Adoni</td>
<td>29,691.00</td>
</tr>
<tr>
<td>11</td>
<td>N. Venkatramaiah, Proddutur</td>
<td>16,688.90</td>
</tr>
<tr>
<td>12</td>
<td>Y. Veerabhadraiah, Cuddapah</td>
<td>10,720.00</td>
</tr>
<tr>
<td>13</td>
<td>A.P. Konda Reddy, Cuddapah</td>
<td>13,460.60</td>
</tr>
<tr>
<td>14</td>
<td>A. Siva Prasad, Cuddapah</td>
<td>22,386.80</td>
</tr>
<tr>
<td></td>
<td>(1)</td>
<td>(2)</td>
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<tr>
<td>---</td>
<td>--------------------------------------------------------------------</td>
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</tr>
<tr>
<td>15</td>
<td>Paramananda Dass, Hotel Haridwar, Esamia Bazar, Hyderabad.</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>M/s. Sara Rubber Industry, Devan Devidi, Hyderabad.</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>M/s. Narendra Industries, C.L. Baradari, Hyderabad.</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Ramesh Chandra Lahoti, Amberpet, Hyderabad</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Narasimha Rao, Saidabad, Hyderabad</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Sri Lakshmi Decorticating &amp; Ginning Factory, Proddutur.</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>M/s. Medam Subbanna Oil Mill, Kurnool</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>G. Eswara Reddy, Ramanapalli, Cuddapah Taluk</td>
<td></td>
</tr>
</tbody>
</table>

**Total Rs.** 7,25,147.20

Statement of Pilferage cases detected by Assistant Engineer/DPE. Nellore unit assessed more than Rs. 10,000 and above during the year 1974-75.

<table>
<thead>
<tr>
<th></th>
<th>Name and Addressed of the Consumer</th>
<th>Amount assessed initially.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(1)</td>
<td>(2)</td>
</tr>
<tr>
<td>1</td>
<td>K. Adiseshaiah Chetty, Nellore</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>B. Babu Reddy Iskapalem</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Y. Bosi Reddy, Krishna Rice Factory, Padugupadu</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>B. Subbaratnamma, Padmavathamna Rice, Mill, Kavali.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>B. Raghava Reddy, Kavalii</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>P. Siva Kumar Reddy, Veguru</td>
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</tr>
<tr>
<td>7</td>
<td>D. Sundaramani Reddy, Veguru</td>
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</tr>
</tbody>
</table>

**Total Rs.** 1,78,729.40
Statement of Pilferage cases detected by Assistant Engineer/DPB Nellore unit assessed more than Rs. 10,000 and above during the year 1975-76.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name and address of the consumer</th>
<th>Amount assessed initially</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td>(2)</td>
</tr>
<tr>
<td>1.</td>
<td>A. Chandrasekhar Reddy Rice Mill, Anemadugu</td>
<td>21,664.60</td>
</tr>
<tr>
<td>2.</td>
<td>Alavala Venkateswara Gupta, Yeerrapalem</td>
<td>57,214.10</td>
</tr>
<tr>
<td>3.</td>
<td>C. Mastan Reddy Rice Mill Sarvepalli</td>
<td>28,283.80</td>
</tr>
<tr>
<td>4.</td>
<td>S. M. T. Govindaswamy Mudali, Ekambarakuppa</td>
<td>13,661.50</td>
</tr>
<tr>
<td>5.</td>
<td>S.M.T. Pennuswamy Mudali, Ekambarakuppam</td>
<td>29,326.40</td>
</tr>
<tr>
<td>6.</td>
<td>P. Kotaiah Rice Mill, Rudrakota</td>
<td>20,707.70</td>
</tr>
<tr>
<td>7.</td>
<td>Sreenivasa Mahal Cinema Theatre, Kanigiri</td>
<td>10,355.40</td>
</tr>
<tr>
<td>8.</td>
<td>Y. Pitchireddy Rice Mill, Papireddipalem</td>
<td>15,944.50</td>
</tr>
<tr>
<td>9.</td>
<td>Chirala Co-operative Spinning Mills, Chirala</td>
<td>3,12,434.80</td>
</tr>
<tr>
<td>10.</td>
<td>N. Swamy Reddy Kokkupadu, Nellore District</td>
<td>20,944.60</td>
</tr>
<tr>
<td>11.</td>
<td>G. Chandra Reddy Narayana Reddypet, Nellore District</td>
<td>31,728.50</td>
</tr>
<tr>
<td>12.</td>
<td>Sri G. Sivaramaiah Gollapalli, Madanapalli Taluk</td>
<td>27,341.30</td>
</tr>
<tr>
<td>13.</td>
<td>Neo Royal Hotel, Nampally, Hyderabad</td>
<td>16,878.70</td>
</tr>
<tr>
<td>14.</td>
<td>S. A. Hussain, 5-3-873, M. J. Road, Hyderabad</td>
<td>19,319.90</td>
</tr>
<tr>
<td>15.</td>
<td>Kareemabad Co-operative Housing Society, Chirag Ali Lane, Hyderabad</td>
<td>75,527.80</td>
</tr>
<tr>
<td>16.</td>
<td>Rajendra Rao, Kachiguda.</td>
<td>12,808.20</td>
</tr>
<tr>
<td>17.</td>
<td>M/s. United Metal Works, C. L. Baradari, Hyderabad</td>
<td>47,881.00</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td>7,61,294.80</td>
</tr>
</tbody>
</table>

Statement of Pilferage cases detected by Assistant Engineer/DPB Rajahmundry unit exceeding Rs. 10,000 and above during the year 1974-75.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name and address of the Consumer</th>
<th>Amount assessed initially</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td>(2)</td>
</tr>
<tr>
<td>1.</td>
<td>Karri Natesham (Alias Veeraju), Yerravaram</td>
<td>12,842.50</td>
</tr>
<tr>
<td>2.</td>
<td>S. Rami Reddy, Machavaram</td>
<td>10,297.50</td>
</tr>
<tr>
<td>3.</td>
<td>M. Narayya, Voolapalli.</td>
<td>21,203.00</td>
</tr>
<tr>
<td>4.</td>
<td>B. Subba Rao, Venkateswara Oil Mill, Kakinada</td>
<td>31,295.50</td>
</tr>
<tr>
<td>5.</td>
<td>M. Bapanaiah, Uma Maheswara Rice &amp; Oil Mill, Eluru</td>
<td>20,658.50</td>
</tr>
<tr>
<td>No.</td>
<td>Name</td>
<td>Rice Mill</td>
</tr>
<tr>
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</tr>
<tr>
<td>6</td>
<td>M. Venkateswar Raju</td>
<td>Ranganatha Rice Mill, Eluru</td>
</tr>
<tr>
<td>7</td>
<td>V. V. S. N. Raju</td>
<td>Sri Vrinda Sethara Rice &amp; Flour Mill, Abnapurun</td>
</tr>
<tr>
<td>8</td>
<td>M. Somi Reddy</td>
<td>Balakishnapuram</td>
</tr>
<tr>
<td>9</td>
<td>Sri Abbireddy Srima</td>
<td>Chandra Reddy, Sri Sita</td>
</tr>
<tr>
<td></td>
<td>Reddy, Sri Sita</td>
<td>Rama Rice Mill, Nagulapalli</td>
</tr>
<tr>
<td>10</td>
<td>Y. Abba Reddy</td>
<td>Nagaapalli</td>
</tr>
<tr>
<td>11</td>
<td>D. Ananda Reddy</td>
<td>Sri Rama Rice Mill, Tallarevu</td>
</tr>
<tr>
<td>12</td>
<td>N. Gani Raju, Gopal Metal</td>
<td>Rolling Mills, Rajahmundry</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>S. Ammi Reddy</td>
<td>Swamy Satyanarayana Rice Mill,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Kutukuru</td>
</tr>
<tr>
<td>14</td>
<td>D. Adi Reddy</td>
<td>Ramachandra Ginning &amp; Oil Mills, Gollaprolu</td>
</tr>
<tr>
<td>15</td>
<td>Krishna Murthy</td>
<td>Sri Satyanarayana Rice Mill,</td>
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<tr>
<td></td>
<td></td>
<td>Gollaprolu</td>
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<tr>
<td>16</td>
<td>S. Veerabhadrudu</td>
<td>Venkatalaxmi Rice Mill,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Polamuru</td>
</tr>
<tr>
<td>17</td>
<td>G. Venkat Reddy</td>
<td>Venulapalli</td>
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<tr>
<td>18</td>
<td>Ch. Veera Reddy</td>
<td>Komukuduru</td>
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<tr>
<td>19</td>
<td>V. Jogi Reddy</td>
<td>Bhuvanapalli</td>
</tr>
<tr>
<td>20</td>
<td>M. Veerasiah Chowdary</td>
<td>Sri Venkata Ramakrishna Rice</td>
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<tr>
<td></td>
<td></td>
<td>Mill, Velangam</td>
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<tr>
<td>21</td>
<td>Baskar Reddy</td>
<td>Akmini Devi Rice Mill,</td>
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<td>Nadakuduru</td>
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**Total:** **190,854.00**
<table>
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<tr>
<th></th>
<th>Name and Address</th>
<th>Amount</th>
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<tbody>
<tr>
<td>22</td>
<td>Suryanarayana Reddy, Rukmini Ice Products, Kakinada</td>
<td>12,549.90</td>
</tr>
<tr>
<td>23</td>
<td>Sri Omkarmal, 14-10-1219, Pawan Oil Mill, Dholpet, Hyderabad</td>
<td>2,30,260.80</td>
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<td>24</td>
<td>Bajrangal Oil Mills, Asifnagar, Hyderabad</td>
<td>74,033.60</td>
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<td>25</td>
<td>Sri Ram Swaroop Oil Mill, Asifnagar, Hyderabad</td>
<td>70,402.30</td>
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<td>26</td>
<td>V. Venkat Rao, Sri Rama Vijaya Venkat Krishana, Rice Mill, Balabadrapuram</td>
<td>50,130.30</td>
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<tr>
<td>27</td>
<td>V. Venkanna, Sri Sitaramanjaneya Rice Mill, Mandalpet</td>
<td>47,907.20</td>
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<tr>
<td>28</td>
<td>R. Suryanarayana Murthy, Laxmi Rice &amp; Fleur Mill, Gollaprolu</td>
<td>12,918.70</td>
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<tr>
<td>29</td>
<td>M. Subba Reddy, Veera Venkata Ramakrishna Rice Mill, Pandalpak</td>
<td>12,646.20</td>
</tr>
<tr>
<td>30</td>
<td>Reddy Venkat Rao, Sitarama Rice Mill, Kakinada</td>
<td>28,340.40</td>
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<td>31</td>
<td>K. Narayan Reddy, Ramakrishna Rice Mill, Arthamur</td>
<td>11,933.20</td>
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<td>32</td>
<td>A. Kanakayya, Sitaramanjaneya Rice Mill, Gadala</td>
<td>22,762.80</td>
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<td>33</td>
<td>S. Sura Reddy Sri Satyanarayana Rice Mill, Mahendravada</td>
<td>11,219.80</td>
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<td>34</td>
<td>Samba-Siva Reddy, Ramachandra Rice Mill, Konkuduru</td>
<td>17,610.50</td>
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<td>35</td>
<td>Sreeniyasa Rao, Omkar Rice Mill, Tipparajupalem</td>
<td>28,249.80</td>
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<td>36</td>
<td>M/s. Raja Rajeswari Rice Mill, Pedabrahmadevam</td>
<td>12,833.80</td>
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<td>37</td>
<td>V. Mallabhai, Satya Sai Baba Rice Mill, Subadrampet</td>
<td>17,993.60</td>
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<td>38</td>
<td>K. Ratna, Hotel Manphar, Eluru</td>
<td>27,212.00</td>
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<td>39</td>
<td>V. Appa Rao, Sri Rama Rice Mill, Eluru</td>
<td>34,964.80</td>
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**Total** | 441,076.85
**Statement of Filterage cases detected by Asst. Engineer/DPE/Rajahmundry unit exceeding Rs. 10,000 and above during the year 1975-76.**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and address of the Consumer</th>
<th>Amount assessed initially</th>
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<tbody>
<tr>
<td>2.</td>
<td>D. V. Raghava Rao, Sth Modandarama Rice Mill, Kakinada.</td>
<td>Rs. 12,264-00</td>
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<td>4.</td>
<td>Dharasumal Rice Mill Bhitari.</td>
<td>Rs. 61,284-00</td>
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<td>5.</td>
<td>Ck. Mahadeva Prabhu, Marathi Talkies, Kothapet.</td>
<td>Rs. 10,204-46</td>
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<td>6.</td>
<td>Shri Satyanarayana Talkies, Kothapet.</td>
<td>Rs. 18,302-14</td>
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<td>7.</td>
<td>Sindhi Picture Palace, Bhitari.</td>
<td>Rs. 18,652-92</td>
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<td>8.</td>
<td>Shri M. Surya Ratnamma, Raji Street, Kakinada.</td>
<td>Rs. 10,985-00</td>
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<tr>
<td>9.</td>
<td>K. V. Ramana Murthy, Thondangi</td>
<td>Rs. 13,288-49</td>
</tr>
<tr>
<td>10.</td>
<td>M. Almini Reddy, Atlanta Metal and Comber Company, Yeleswaram</td>
<td>Rs. 10,395-00</td>
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<td>15.</td>
<td>Sridha V. R. Murthy, Rajastri Rice Mill.</td>
<td>Rs. 13,288-49</td>
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**Total:** Rs. 10,395-00
STATEMENT OF PILGRIMAGE CASES DETECTED BY ASSISTANT ENGINEER/DEP/VIJAYAWADA UNIT EXCEEDING RS. 10,000 AND ABOVE DURING THE YEAR 1974-75.

<table>
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<tr>
<th>Sl. No.</th>
<th>Name and Address of the Consumer</th>
<th>Amount assessed initially</th>
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<td>(Rs.)</td>
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<td>1</td>
<td>J. Samba Reddy, Allur</td>
<td>1,05,518.00</td>
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<td>2</td>
<td>Muvvala Panchajanyam, Pandillapalli</td>
<td>10,621.00</td>
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<td>3</td>
<td>M/s. Ryota Lift Irrigation Society, Santharavur</td>
<td>32,684.00</td>
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<td>4</td>
<td>Santharavur Lift Irrigation Society, Santharavur</td>
<td>15,961.00</td>
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<td>5</td>
<td>Murmaluri Venkateswarlu, Pandillapalli</td>
<td>115,611.50</td>
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<tr>
<td>6</td>
<td>K. Venkata Subbaiah, Chinagan zam</td>
<td>14,547.50</td>
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<tr>
<td>7</td>
<td>Vijaya Rice Mill, Kadavakuduru</td>
<td>10,195.65</td>
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<td>8</td>
<td>M/s. Venkata Seetaramanjaneya Rice Mill, Mutyalampadu, Vijayawada</td>
<td>10,586.50</td>
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<tr>
<td>9</td>
<td>Ravi Lift Irrigation Society, Kunkalamarru</td>
<td>9,249.00</td>
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<td>10</td>
<td>M/s. Durga Lift Irrigation, Kunkalamarru</td>
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<td>12</td>
<td>M/s. Dhanyalaxmi Lift Irrigation, Kunkalamarru</td>
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<td>M/s. Balachandra Lift Irrigation Society, Kunkalamarru</td>
<td>84,380.00</td>
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<td>14</td>
<td>Sri Venkatakrishna Dhanyalaxmi Co-operative Lift Irrigation Society, Swarana.</td>
<td>41,571.00</td>
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<td>15</td>
<td>Do.</td>
<td>10,028.00</td>
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<td>16</td>
<td>Sri Venkateswara Dhanyalaxmi Lift Irrigation Society, Swarana.</td>
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<td>17</td>
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<td>5,289.00</td>
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<td>18</td>
<td>M. Venkateswarlu, Komaranenivaripalem</td>
<td>9,958.50</td>
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<td>19</td>
<td>Dhanyalaxmi Lift Irrigation Society, Kadalchal</td>
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<td>21</td>
<td>Sri Dhanyalaxmi Lift Irrigation Society, Swarna</td>
<td>17,573.50</td>
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<td>22</td>
<td>Ramakrishna Lift Irrigation, Timidapadu, Sidda</td>
<td>8,109.00</td>
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<td>23</td>
<td>Ramanjaneyla Lift Irrigation Society, Swarna</td>
<td>2,459.00</td>
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<td>24</td>
<td>Sri Dhanyalaxmi Lift Irrigation, Pothukatla</td>
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<td>25</td>
<td>Gangaiah, 16-2-705/1, Malakpet, Hyderabad</td>
<td>20,986.50</td>
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<td>Sri Khaja Shamsuddin, 16-2-702/2, Malakpet</td>
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<td>27</td>
<td>M/s. J. Plastic Ltd., Guntur</td>
<td>12,689.00</td>
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<td>28</td>
<td>B. Seshagiri Rao, Vijayawada</td>
<td>28,306.00</td>
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<td>29</td>
<td>Syed Abdul Khader, Giddalur</td>
<td>14,206.00</td>
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<td>30</td>
<td>Vattla Venkatam, Chirala</td>
<td>15,682.70</td>
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<tr>
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<td>(1)</td>
<td>(2)</td>
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<td>31.</td>
<td>Smt. K. Annapoorna Devi, Chirala</td>
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<td>32.</td>
<td>Sri P. Sanyasi Rao, Peral</td>
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<td>33.</td>
<td>Dr. K. Sadananda Rao, Chirala</td>
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<tr>
<td>34.</td>
<td>M/s. Golconda Wire Products, Pvt., Ltd., Tolichowki, Hyderabad</td>
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<tr>
<td>35.</td>
<td>M/s. K. R. Industries, Chandulal Baradari, Hyderabad</td>
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<tr>
<td>36.</td>
<td>M/s. Gajalaxmi Rice Mill, Narasaraopet</td>
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<tr>
<td>37.</td>
<td>M. Venkateswarlu, Narasaraopet</td>
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<td>38.</td>
<td>G. V. Raghava Reddy, Rebala</td>
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<td>39.</td>
<td>P. Sabba Reddy, Buchireddipalem</td>
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<td>K. Mastan Reddy, Rebala</td>
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<td>41.</td>
<td>A. Parvatheswara Rao, Satyasi Rice Mill, Nuzvid</td>
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<td>42.</td>
<td>Laxmi Industries, Gurajala</td>
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<td>43.</td>
<td>M.V. Nagabhushanam, Gnaneswar Rice Mill, Gudivad</td>
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<td>44.</td>
<td>V. V. Seshadri Rao, Panduranga Rice Mill, Gudlavalluru</td>
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<tr>
<td>45.</td>
<td>M/s. Bhanodaya Industries, Labbipet, Vijayawada</td>
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<td>46.</td>
<td>Nutakki Purna Chandra Rao, Gunadala</td>
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<td>47.</td>
<td>U. B. Venkat Rao, Vuyyur</td>
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<td>48.</td>
<td>Kodaguddi Venkata Sabba Rao, Uleru</td>
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<tr>
<td>49.</td>
<td>Gajapati Kutempu Ram, Manikonda</td>
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<tr>
<td>50.</td>
<td>Ch. Sedika Rao, Venkayyapeta</td>
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</tr>
<tr>
<td>51.</td>
<td>B. B. Krishna Dada, Vagur</td>
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</tr>
<tr>
<td>52.</td>
<td>D. Subbarao Ram Reddy, Vagura</td>
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<tr>
<td>53.</td>
<td>V. Kodanda Rami Reddy, Vagura</td>
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<tr>
<td>54.</td>
<td>K. Pandapavaman, Vagura</td>
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<tr>
<td>55.</td>
<td>T. S. V. Sital, Gannepavaman</td>
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<tr>
<td>56.</td>
<td>R. Yeru Khalluru Rao, Manikonda</td>
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</tr>
<tr>
<td><strong>Total</strong></td>
<td>12,988,952.59</td>
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STATEMENT OF PILFERAGE CASES DETECTED BY ASSISTANT ENGINEER/PEM
VIJAYAWADA UNIT EXCEEDING Rs. 10,000 AND ABOVE DURING THE YEAR 1975-76.

<table>
<thead>
<tr>
<th>SI. No.</th>
<th>Name and Address of the Consumer</th>
<th>Amount assessed initially</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>R.V. Krishna Rao, Surepalli</td>
<td>11,834.60</td>
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<tr>
<td>2</td>
<td>Vijayalaxmi Oil Mill, Nellore</td>
<td>20,259.00</td>
</tr>
<tr>
<td>3</td>
<td>'K. Suryanarayana, Vijayawada'</td>
<td>14,824.20</td>
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<tr>
<td>4</td>
<td>Sardar Surjit Singh, Super Rubber Works, Chandu-</td>
<td>25,105.10</td>
</tr>
<tr>
<td>5</td>
<td>M/s. Vijaya Bhaskara Sugars Ltd., Dandamudi</td>
<td>38,736.56</td>
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<td>6</td>
<td>A. Kanteswar Rao, Vatti Cherukuru</td>
<td>29,116.00</td>
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<tr>
<td>7</td>
<td>M. Chenchaiah, Vatti Cherukuru</td>
<td>38,470.00</td>
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<tr>
<td>8</td>
<td>Sri Srinivasa Picture Palace, Hanumanjungion</td>
<td>33,030.50</td>
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<tr>
<td>9</td>
<td>'D. Suryanarayana, M/s. Sri Laxmi Rice Mills'</td>
<td>26,976.30</td>
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<tr>
<td>10</td>
<td>M/s. Bitra Sitaramaiah, Ravipadu</td>
<td>10,169.00</td>
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<tr>
<td>11</td>
<td>K. Venkata Rattiah, Ramakrishna Tours &amp; Travel, Groundnut Oil Mill, Piduguralla.</td>
<td>62,920.50</td>
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<tr>
<td>12</td>
<td>M/s. Ashok Theatre, Mylapore</td>
<td>30,030.00</td>
</tr>
<tr>
<td>13</td>
<td>S. V. Narayana, Chevutur</td>
<td>17,981.00</td>
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<tr>
<td>14</td>
<td>T. Chennaiah, Gunadala</td>
<td>18,804.00</td>
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<td>15</td>
<td>Thotakura Venkat Reddy, Gunadala</td>
<td>10,304.00</td>
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<td>16</td>
<td>M/s. Rajyam Picture Palace, Tenali</td>
<td>45,289.25</td>
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<td>17</td>
<td>G. V. Subbaiah, Tenali</td>
<td>24,529.00</td>
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<tr>
<td>18</td>
<td>V. V. Subba Rao, Tenali</td>
<td>11,444.00</td>
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<td>19</td>
<td>Sri M. Ihani Laxmi Bai, Gunadala</td>
<td>20,689.00</td>
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<tr>
<td>20</td>
<td>K. Gopala Krishnaiah, Gunadala</td>
<td>18,889.03</td>
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</table>

STATEMENT OF PILFERAGE CASES DETECTED AT DPE/VISAKHAPATNAM UNIT DURING THE YEAR 1974-75 (FEBRUARY TO RS. 10,000 AND ABOVE).

<table>
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<th>Name and Address of the Consumer</th>
<th>Amount assessed initially</th>
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<tbody>
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<td>1</td>
<td>Y. Venkateswar Rao, M/s. Ramana Picture Palace,</td>
<td>12,051.00</td>
</tr>
<tr>
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<td>Name of the Vendor</td>
<td>Address</td>
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<td>1</td>
<td>M/s. Venkateswar Kandasari Sugar Productions</td>
<td>Ramabhandrapuram</td>
</tr>
<tr>
<td>2</td>
<td>M/s. Dhanyalaxmi Rice Mill, Tadikala Bazar, Nellore</td>
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<tr>
<td>29</td>
<td>Sri Venkatraju Khandasari Sugar Mills, Anakapalli</td>
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<tr>
<td>30</td>
<td>Do.</td>
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</tr>
<tr>
<td>31</td>
<td>M/s. Bhatia Textile Industries, 6-5-200, Darussalam</td>
<td>Nampally, Hyderabad</td>
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<tr>
<td>27</td>
<td>Sri Rama Sugars &amp; Industries, Seethanagaram</td>
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<td>6</td>
<td>P. Venkat Rao, M. V. Palam</td>
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<tr>
<td>7</td>
<td>P. Laxmipathi Raju, T.A. Road, Yellamanchili</td>
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<td>8</td>
<td>B. Subba Rao, Nakkalapally</td>
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<td>9</td>
<td>M. Nagendra Rao, P. J. Paran</td>
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<td>10</td>
<td>B. Sree Rama Murthy, P. S. Peta</td>
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<td>L. Linganna Rice Mill, Medak</td>
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<td>12</td>
<td>Reddi Appala Naidu, Kotagudem</td>
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<td>13</td>
<td>V. Appal Raju, Amadalavalasa</td>
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<td>14</td>
<td>Korada Raghunadha Swamy, Hiramandalam</td>
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<tr>
<td>24</td>
<td>Ch. Suryanarayana Reddy, Palakollu</td>
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<td>15</td>
<td>Ds Simhapaludi, Dabband</td>
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<td>26</td>
<td>K. Nooka Raju, Vepagunta</td>
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<td>25</td>
<td>M/s. Dhanyalaxmi Rice Mill, Tadikala Bazar, Nellore</td>
<td></td>
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</table>
416 4th April, 1977. Written Answers to (Unstarred) Questions.

**STATEMENT OF PILFERAGE CASES DETECTED BY ASSISTANT ENGINEER/DDE/ VIZAG UNIT ASSESSED MORE THAN RS. 10,000 AND ABOVE DURING THE YEAR 1975-76.**

<table>
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<tr>
<th>Sl. No.</th>
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<tbody>
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<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
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<tr>
<td>1.</td>
<td>Sri Subramanyeswara Oil Mills, Visakhapatnam</td>
<td>28,912.20</td>
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<td>2.</td>
<td>B. Laxman Rao, M/s. Sri Satyanarayana Rice Mill, Mediwada.</td>
<td>15,998.00</td>
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<td>3.</td>
<td>Smt. Bh.V. Saraswathamma, Veeraghattam</td>
<td>13,368.90</td>
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<tr>
<td>4.</td>
<td>Smt. G. Apayamma, Veeraghattam</td>
<td>21,119.10</td>
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<tr>
<td>5.</td>
<td>N. Narayana, Bandaluppi</td>
<td>15,149.90</td>
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<td>6.</td>
<td>A. Koteswar Rao, Bandaluppi</td>
<td>12,538.80</td>
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<td>7.</td>
<td>Sridh Granite Metal Corporation, Gajuwaka, Visakhapatnam.</td>
<td>18,617.90</td>
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<td>8.</td>
<td>Sri Ramachandra Sahu, M/s. Sricam Timber Depot, and Saw Mill, Srikakulam.</td>
<td>12,675.50</td>
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<td>9.</td>
<td>P. V. Appalaarasyaya, Gajaratibpet, Srikakulam</td>
<td>18,043.00</td>
</tr>
<tr>
<td>10.</td>
<td>Sri Jallapally Kurmanayakulu, Mampaka</td>
<td>48,264.30</td>
</tr>
<tr>
<td>11.</td>
<td>Sri Baratam Suryanarayana, Sashiwarda</td>
<td>10,399.00</td>
</tr>
<tr>
<td>12.</td>
<td>Sri N. Bangara Naidu, Viyyanagaram</td>
<td>14,568.20</td>
</tr>
<tr>
<td>14.</td>
<td>G. Venkat Raju, Modern Rice Mill, Bonganganget Road, Saturu.</td>
<td>98,797.30</td>
</tr>
<tr>
<td>15.</td>
<td>Sri Theri Kurana Naidu, Amiati</td>
<td>10,374.96</td>
</tr>
<tr>
<td>16.</td>
<td>Sri P. Purushotham Das, P. Das Saw Mill, Drudan, Visakhapatnam, Road, Visakhapatnam.</td>
<td>20,524.20</td>
</tr>
</tbody>
</table>

**Total** | **3,06,048.20**
Assignment Committee of Visakhapatnam

153—

7732-D Q.—Sri. P. Sanyasi Rao:—Will the Minister for Revenue be pleased to State:-

(a) when the assignment committee of Visakhapatnam taluk has been constituted;

(b) if so, the number of meetings held in the year 1975 and the dates of those meetings.

(c) the names of villages in which it has been decided in the Committee to assign house sites and the number and names of villages in which house sites have been given to the people; and

(d) the reasons for delay in the implementation of some of taken the decisions by the Assignment Committee and the steps taken by the Government to prevent such delays is future?

A.—

(a) The Assignment Committee of the Visakhapatnam taluk was constituted in 1969.

(b) One meeting was held on 27-10-75.

(c) and (d)

S. No. | Name of the Village | No. of pattas distributed |
------|---------------------|--------------------------|
 1.    | Vepagunta           | 40                       |
 2.    | Chinagadila         | 72                       |
 3.    | Gopalapatnam        | 150                      |

(1) Kapperada village S.No. 6312:—pattas were already distributed by the Minister for Social Welfare on 24-1-1976.

(2) Varada village:—Pattas were already distributed by the Chief Minister through Sri P. Sanyasi Rao, M.L.A.,

(3) Varipalem:—It is reported that there are 95 genuine cases of encroachers on N.H. 5 Road to whom house site pattas is being taken to grant pattas to the encrochers.

(4) Kakraloya:—The Tahsildar has addressed the military authorities whether the proposed site is required by them for their needs and their reply is awaited.

In respect of the following nine villages the Tahsildar has addressed the District Social Welfare Officer to take action to acquire private sites in these villages and to provide house sites in favour of the Harijans.
1. Kurmannapalem.
2. Mallayyapalem,
3. Chmagantyada,
4. Pedagadi,
5. Fakirtekya,
6. Venkatapuram,
7. Patha Adivivaram,
8. Chembadupalem,
9. Pedaganyada,

BURIAL GROUND AT BONGARLABEEDU, GUNTUR

7790 Q.—Sri N. Venkataratnam:—Will the Minister for Municipal Administration be pleased to state:

(a) whether the burial ground at Bongarlabeedu, Guntur is insufficient by long use and also due to occupation of part of it by encroachers for residential purposes;

(b) whether there are protective walls around and also there is water facility in the grave-yard:

(c) whether the Municipality received number of representations from the residents regarding the nuisance created by bringing out bones and parts of dead bodies into residential quarters; and

(d) if so, the steps taken by the Municipality to check the nuisance?

A—

(a) The burial ground at Bongarlabeedu extends over an area of more than 4 acres. A portion of this area is occupied by encroachers who have erected huts. The remaining area is occupied by tombs etc. It was, therefore, proposed to shift the burial and cremation to some other place. Meanwhile, the District Revenue Officer and the Commissioner inspected the area and suggested that the encroachers be shifted there by providing alternate house-sites to them under social welfare schemes instead of acquiring another site for burial ground. Necessary steps are being taken by the Revenue Department to evict encroachers. When they are evicted these will be enough space burial ground for some time.

(b) There is wall on the front side to the east of the ground and barbed wire fencing on the north and western
There is a well with enough water in the south-east corner adjacent to the main entrance.

(c) and (d):—No such representations were received from the residents of the area. It was however represented to the Municipal Commissioner and Special Officer during one of his visits to the area that mutilated decomposed bodies brought by the hospital ward boys were attracting dogs etc. as they were not properly covered with earth. The burial ground watch-man, who is residing in the premises, has been instructed suitably in the matter and there are no complaints now.

Industrial Housing Colonies

(a) the number of Industrial Housing Colonies in Andhra Pradesh;

(b) the towns in which the ownership of the houses has been transferred to the workers on hire purchase system;

(c) whether the workers residing in Industrial Housing colonies at Visakhapatnam, Rajahmundry and Vijayawada have requested the Government to transfer the ownership of the houses to them on hire purchase system and the reason why the ownership of the houses is not transferred to workers residing in these colonies till now; and

(d) whether the Centre has taken any decision to give the houses in these colonies to the owners of the Industries and the action taken thereon by the State Government.

A—

(a) 29 Sir.

(b) Government have allotted the quarters on hire purchase system to the Industrial Workers in the Industrial Housing Colonies constructed under State Sector in Hyderabad, Secunderabad and Warangal.

(c) Yes Sir. But the Government of India, Ministry of Works and Housing did not agree to the proposal to allot the houses to the allottees on hire purchase or on sale basis. But they communicated their decision to the State Government to allot the houses on rental basis only.
Written Answers to Questions (Unstarred)

(d) Where the employers of a group of workers come forward to purchase these houses on payment of cost, such houses may be sold to them subject to the conditions that the principles laid down in the scheme for allotment of these houses will be observed and that employers shall also be subject to such other safeguards as may be necessary to protect the interests of the workers and the Government.

Permanent Pattas in S. No. 135 of Kandali in Gudur Tq. to the Harijans.

156—

7222 Q.—Sri N. Sreenivasul Reddi:—Will the Minister for Revenue be pleased to state:

(a) Whether eksal leases were granted to the scheduled castes in S. No. 135 of Kandali village in Gudur taluk of Nellore district;

(b) The reasons for the abnormal delay in granting permanent pattas (D Form pattas) to the said lands for the said harijans for the purpose of cultivation;

(c) When will the ‘D’ form pattas be granted;

(d) Whether it is a fact that the landed rich ryots have driven away the Harijans from the above lands and are using the lands for grazing their cattle; and

(e) If so, the action taken thereon?

A—

(a) to (c): No Sir. Eksal leases were not granted to the scheduled castes in S. No. 135 of Kandali village in Gudur taluk. In the year 1970, eksal leases were granted to some Harijans Arundatiyas in S. No. 138 of Kandali village in Gudur taluk Nellore. S. No. 138 being a grazing poramboke, is vested in the Gram Panchayat. The Gram Panchayat objected to the transfer of the land as assessed waste for eventual assignment on the ground that mines can be mined in this area. The Headquarters Deputy Tahsildar, Gudur, who inspected S. No. 138 found that it was waste at that time, that even though leases were granted, the lessees had not cultivated the land, but allowed to be grazed over by the cattle by collecting pullari from the villagers. Thus, the lessees failed to evince any interest to cultivate the land by doing hard labour. When the objection of the Panchayat can be overruled, if necessary, the interest of the lessees have to be watched before that and that is being taken by the Tahsildar, Gudur, to lease out the land again to the lessees and that ‘D’ form pattas will be issued if beneficiaries are found really interested in cultivation.
(d) and (e): During F. 1382 the lessees cleared shrub growth in about Ac 20-00 and raised horsegram in about Ac. 5-00 but the crop withered away for want of rains. Subsequently, neither they cultivated the lands nor got the leases renewed. In F. 1383, instead of cultivating the lands, the lessees allowed the land to be grazed by the cattle by collecting pullari for which the villagers objected on the ground that lease was meant only for cultivation and not for grazing purposes and in retaliation, the villagers sent their cattle also to the lands without payment of pullari. In F. 1384, the villagers as well as harijans used this land for grazing purposes.

Land Colonisation scheme in Ballavelu and Kovurivaripalem of Gudur Tuluq.

157—

7837-Q. — Sri Nallapareddi Sreenivasul Reddi:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether the land Colonisation scheme has been sanctioned to dig C.I. Wells and filter points for the benefit of S.Cs and S.Ts in Ballavelu and Kovurivaripalem of Gudur Tq. in Nellore District;

(b) the amount provided for the scheme;

(c) when will the scheme be put to execution and completed;

(d) whether Oil Engines and Electric Motors will be supplied to the beneficiaries?

A—

(a) No Sir.

(b) to (d) Does not arise.

158—

7838-Q. — Sri Nallapareddi Sreenivasul Reddi:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether C.I. Wells have been sanctioned for the benefit of Scheduled Castes and Scheduled Tribes in Maddali, Chitteda, Kesavaram and Kondaparam in Nellore District; and

(b) when will the said works be put to execution and completed?
A—

(a) Once C. I. Wells have been sanctioned for the benefit of Scheduled Castes in Kesavaram and Maddali in Nellore District. No C.I. Wells have been sanctioned in Chittedu, and Kondapuram in Nellore District.

(b) The C. I. Wells at Kesavaram has since been taken up and completed. The C. I. Well work at Maddali has not been commenced as release of funds by the E. O. of S. C Corporation is awaited.

As the C. I. Wells have not been sanctioned in Chittedu and Kondapuram, the question of execution of C. I. Wells in those villages does not arise.

**ROAD FROM CHANDAMPETA TO KAMBALAPALLI IN DEVARAKONDA TALUK**

139—

7885-Q.—Sri B. Rama Sarma and Sri M. Nagi Reddy:—Will the Chief Minister be pleased to state:

(a) whether it is a fact that a road was laid from Chandampeta village to Kambalapalli village, out of the rehabilitation funds of Devarakonda taluk, Nalgonda district;

(b) the amount of expenditure incurred for the said road;

(c) this being a fair weather road, passenger and goods services;

(d) whether it is also a fact that there is no possibility to ply buses and lorries on the said road;

(e) whether it is also a fact that six Passengers died when a private service turned turtle due to the bad condition of the road in 1975;

(f) Whether it is also a fact that the residents of the villages of that area could not sell the grains produced by them by taking them to the market; and

(g) When the said road will be completed by allotting amount required for that road?

A.—

(a) A fair weather road has been formed connecting the existing Samithi road near Chandampeta village with the Kambalapalli Rehabilitation Centre.

(b) An expenditure of Rs. 1,58,153.83 was incurred as detailed below;

(f) Approach road to Teldevarapalli Rehabilitation centre for a length of 62 miles **62,848.36**
Written Answers to Questions (Unstarred). 4th April, 1977. 423

(ii) Approach road from Teldevarapalli Rehabilitation Centre to Yelamalamanda Rehabilitation centre for a length of 9 miles .. 56,208.81

(iii) Approach road from Yelamalamanda Rehabilitation centre to Kambalapalli Rehabilitation centre for a length of 5 miles .. 39,104.46

Total .. 1,58,153.83

(c) This being a fair weather road, passenger and goods services can be operated without difficulty in the fair weather season.

(d) There was an accident to a passenger carrying bus on 11-7-1975 when 5 passengers were killed and 14 passengers injured. This was not due to the bad condition of the road but to rash and negligent driving by the bus driver.

(e) There is some difficulty because of road being a fair weather road only, and some portions of the road having yet to be completed.

(f) An amount of Rs. 15.00 lakhs is required to complete the road work.

Assignment of Lands at Puchalapalli of Gudur Tq.

7898 Q.— Sri Nallapareddi Sreenivasulu Reddy — Will the Minister for Revenue be pleased to state:

(a) whether lands at Puchalapalli village in Gudur taluk of Nellore district have been assigned to the landless poor of Uttama Nellore and Siddavaram villages;

(b) whether those were surveyed and possession given to the actual beneficiaries;

(c) if not, the reasons therefor; and

(d) whether Sri Kudamala Chenkiah, a poor girijan has been squeezed out of the land assigned to him, by somebody else and if so the action taken?

A.—

(a) and (b); Yes Sir.

(c); Does not arise,
(d) According to the Tahsildar, Gudur, the assignee cultivated the land in fasli 1385. But since he was not allowed to enter into the land to take the produce, he filed a complaint with the Station House Officer, Kota, stating that the crop raised by him was cut and removed by Sri Ingilala Govindu. The police is investigating into the matter. The land is still under the possession of Sri Kudamala Chenchaiah.

Un-identified boat near Vadapalem

161—

7899-Q—Sri Nallapareddi Srinivasul Reddi:-Will the Minister for Fisheries be pleased to state:

(a) whether an unidentiSed boat near found in the sea near 'Vadapalem' in Kota Panchayat Samithi, Nellore district during the months of January, February 1976;

(b) the person who found the boat and whether any reward was given to him;

(c) whether it is a boat for fishing;

(d) the value of the said boat; and

(e) the place where the said boat is at present and the purpose for which it is being used.

A—

(a) Yes, Sir. One boat was found in the sea near 'Vadapalem' village, Nellore district. The boat was stranded on 1.2.1976 one mile away from North of Vadapalem Pamphlet, of Pudirayadoruvu, of Kota Panchayat Samithi area.

(b) The boat was hauled up by the villagers of Vadapalem and kept on shore.

(c) Yes, Sir. It can also be used for ferrying persons and cargo just as kakinada nava is used for fishing and ferrying purposes.

(d) No information is available.

(e) At Present the boat is handed over to the Village munde Chinthathata Village for safe custody.

Construction of Two Fly-over Bridges on Buckingham Canal in Nellore District.

162—

7935 Q—Sri Nallapareddi Sreenivasul Reddy:-Will the Minister for Medium Irrigation be pleased to state ;
(a) whether any requisition has been received by the Secretary to Government, Roads Buildings Department, Govt. of Andhra Pradesh in 1975-76 Designs, to provide funds for the construction of two fly-over-bridges on Buckingham canal in Nellore district

(b) if so, whether funds have been provided;

(c) the places on which these two fly-over-bridges will be constructed on Buckingham canal in Nellore district; and

(d) when will the works be started and completed?

A—

(a) Yes Sir.

(b) No Sir.

(c) One bridge across Buckingham canal at M. 78/3+305 near Siddavaram village and the other bridge across Buckingham canal at M. 72/7 near Tupilipalem village of Nellore District.

(d) The two works were included in a Project report for improvements to Buckingham Canal (2nd stage) and sent to Govt. of India in April 1975 for approval. Soon after its sanction and allotment of funds is made by the Govt. of India, the work would be taken up and completed.

Construction of Cause-way on Swarnamukhi between Gudali & Mettu

163 -

7938-Q. — Sri Nallapareddi Sreenivasul Reddy :— Will the Minister for Panchayati Raj be pleased to state:

(a) the estimated cost of construction of a causeway on Swarnamukhi river between Gudali and Mettu in Nellore District;

(b) whether this work will be taken up under Minimum Needs Programme; and

(c) when will the work be started and completed?

A.—

(a) The estimated cost of construction of the causeway is 4.00 lakhs.

(b) & (c) It is not possible to take up this work immediately. It will be taken up when sufficient funds are available.

Panchayat Office buildings in Kota and Gudur Panchayati Samithi's

164 —

7939-Q.— Sri Nallapareddi Sreenivasul Reddy :— Will the Minister for Panchayati Raj be pleased to state:
426 4th April, 1977. Written Answers to Questions (Unstarred).

(a) the number of gram panchayat office buildings sanctioned in Kota and Gudur Panchayat Samithis which are yet to be completed;

(b) the names of the villages in Kota and Gudur Panchayat Samithis where gram panchayat office buildings are yet to be completed;

(c) the reasons for the delay in completing the construction of the said works; and

(d) when will they be completed?

A —

(a) Six Gram Panchayat Office Buildings.

(b) KOTA PANCHAYAT SAMITHI
   1. Siddavaram
   2. Banireddipalem
   3. Pellakur
   4. Buradagali Kothapalem
   5. Nelupudi

(c) GUDUR PANCHAYAT SAMITHI
   1. Yekasiri.

(c) The above works were sanctioned by the Commissioner of Panchayati Raj in three spells i.e., on 20.9.1975, 28.12.1975 and 17.3.1976. All the above works, except the work at Yekasiri in Gudur Panchayat Samithi were taken up. As soon as 50% contribution of the work sanctioned to Yekasiri Gram Panchayat is realised this work will also be taken up for execution.

(d) All these works, except the work sanctioned to Yekasiri Gram Panchayat, are expected to be completed by the end of September, 1976.

PROTECTED WATER SUPPLY SCHEME FOR SANTHADASUPALLE OF NELLORE DISTRICT

165—

7952 Q.— Sri Nallapareddi Srinivasul Reddy:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether the State Government have sanctioned a Protected Water Supply Scheme in Santhadasupalle of Nellore District as alternate proposal for 1974-75 under Six Point Formula;

(b) the estimated cost of the Protected Water Supply Scheme at Santhadasupalle; and

(c) when will the work be started and completed?

A —

(a) Yes, Sir.

(b) Rs. One lakh

(c) An amount of Rs.25,000 is provided for the scheme during the current year. The usual procedure of securing people's contribution etc. will determine when the work is started and completed.

Transformers in Nellore Dt.

166—

7981 Q—Nallapareddi Srinivasul Reddy:—Will the Minister for Power be pleased to state:

(a) the Transformers burnt or gone out of order in Nellore District since 1-1-1974.

(b) whether those transformers were either repaired or replaced immediately.

(c) if not, the reasons therefor,

(d) whether Cheekalladibba transformer has gone out of order and

(e) if so, whether it has been replaced and if so, when

A—

(a) 357 Nos.

(b) All the transformers have been replaced as soon as feasible without causing inconvenience to the consumers.

(c) In view of (b) above, this does not arise.

(d) Yes, Sir.

(e) Yes, Sir on 2-3-1976.

Collective Farming Coop. Society of Kanthanapally, Mulug Tq.

167—

7996 Q—Sarvasri Kasani Narayana, Chekuru Kasayya and P. Dirum Reddy:—Will the Minister for Revenue be pleased to State:

(a) whether it is a fact that Collective Farming Cooperative Society of Kanthanapally, Mulug taluk Warangal District formed by 55 Hanjans and GiriJans and registered in 1969 has applied for assignment of Government land of 300 acres from S. No. 24.

(b) Whether the Collector Warangal, informed the Society that the land asked for will be assigned to it after cutting and dispensing off the wood through auction as the wood was believed to fetch large amount.

(c) whether the said village is a Schedule village.

(d) whether it is also a fact that 400 acres of land with the standing wood from the said survey No. has been assigned to a big landlord of Nizamabad; and
A—

(a) Proposals were initiated for formation of a Collective Farming cooperative Society at Kanthanapally village, Mulug taluk, Warangal District in old S. No- 24 comprising 350 acres in the year 1968-69 but before it could be registered by the Coop. Department the proposal was dropped because the High Court declared the said land as patta land;

(b) No record is available in Collector's Office that the Coop. Department was asked to proceed with the organisation of the collective Farming Society.

(c) Yes Sir.

(d) There is no question of any assignment in this case. Sri P. Ramachandra Rao, a landlord of Khammam and not of Nizamabad District was granted Patta of 1.350 acres i.e., 950-00 acres in waddagudem (v) and 300.00 acres in Rajupet village by the Ex. Jagirdars in the year 1354 F. 1955 Subsequently, the patta of a portion of this land, viz., Acres 363, 09 in S. No.176 of Kanthanapalli village was cancelled by the D R O in May 1972.

The pattedar Sri P Ramachandra Rao, filed a writ Petition in the High Court and the High court set aside the orders of Dist. Revenue Officer warangal.

(e) Does not arise

RADIOs AND OTHER INSTRUMENTS PURCHASED BY THE R.T.C.

168—

8034-Q.—Sarvasri N. Venkataiah and V. B. Thirumalaiah:— Will the Minister for Transport be pleased to state :

(a) whether it is a fact that the R.T.C. purchased radios and other instruments from other States (Punjab) during the years 1973-74, 1974-75 and 1975-76 ;

(b) whether the instruments required for the R.T.C. are being purchased by the said Corporation either from producers directly or from middlemen (dealers) ;

(c) whether it is also a fact that the radios which have been purchased from Punjab State and installed RTC buses are of inferior variety and or not in working condition ;

(d) the rate at which these radios have been purchased the number of radios purchased, the year in which they have been purchased and the name of the then General Manager ;
(e) whether it is also a fact that after Sri Ajit Singh became the General Manager, the articles produced in Punjab are being purchased without purchasing articles produced in the State; and

(f) whether it does not cause loss to the producers in the State?

A.—

(a) No, Sir. The Andhra Pradesh State Road Transport Corporation has not purchased any radios in the years 1973-74, 1974-75 and 1975-76 for buses. The radios installed in the buses were purchased directly by Bus Fabricating Firms and the Road Transport Corporation has nothing to do with this.

(b) The spares required by the Road Transport Corporation are being purchased through rate contract, tenders, directly from manufacturers or their authorised dealers.

(c) In view of answer to clause (a) above, this does not arise. The radios filled in the buses are working satisfactorily.

(d) In view of answer to clause (a) above, this does not arise.

(e) Purchasers are being made on done the suitability and on the lowest rate while preference is also given to Small Scale Industries wherever the products satisfy the specifications required. The purchases made from Andhra Pradesh, other States and Punjab during the year 73-74 and 74-75 and 75-76 are as under:

<table>
<thead>
<tr>
<th>Year</th>
<th>Andhra Pradesh</th>
<th>Punjab</th>
<th>Other States</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(Three local dealers, Distributors and Industries)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rs. in lakhs</td>
<td>Rs. in lakhs</td>
<td>Rs. in lakhs</td>
<td></td>
</tr>
<tr>
<td>1974-75</td>
<td>385.33</td>
<td>7.14</td>
<td>93.75</td>
</tr>
<tr>
<td>1975-76</td>
<td>488.57</td>
<td>6.17</td>
<td>353.23</td>
</tr>
</tbody>
</table>

Thus it is seen that the purchases made in the State has shown an increase of 9% nearly compared to 73-74 purchases during the tenure of Sri Ajit Singh.

(f) No, Sir. Since none of the buses purchased is rejects whereas suitable quality articles required by the Government? It also labours are predominant of best small scale industries.
Memorandum by P.S. Sullurpet submitted to Irrigation and Power Dept.

8038-Q.—Sri P. Venkatasubbaiah, Sri Naliaparedpi Sreenivasulu Reddi.—Will the Minister for Minor Irrigation be pleased to state:

(a) whether the Deputy Secretary to Government, Irrigation and Power Department, Government of A.P., has sent a reply to the President, Panchayat Samithi, Sullurpet, Nellore District in lr. No. 2013/Ir. I-275-6, dated 31-1-1976 acknowledging the Memorandum of the said Samithi President submitted to the Government of Andhra Pradesh;

(b) if so, the contents of the petition submitted to the Governor regarding the 'Minor Irrigation Works';

(c) the action taken by the State Government on the representations.

(d) when will the said 'Minor Irrigation works be taken up and completed; and

(e) what are the different stages at which each work stands?

A.—

(a) Yes Sir.

(b) The contents of the petition submitted to the Governor are as follows:

(1) Improvement to the existing channel and anicut across Pamulakalva near Vedurupattu village. Amount of Rs. 80,000/-

(2) Improvements to the existing anicut across Pamulakalva near Chanchuramichetty Kandriga and excavation of supply channel to feed Chandragunta, Chandragunta etc., tanks. Amount Rs. 4,08,090/-

(3) Construction of an anicut across Kammakalva to provide left irrigation facilities to Meejur, Velukadu etc. islands, Rs. 3,26,500/-

(4) Improvements to the existing anicut across Kalangivagu near Tanayalai village and widening anicut across Kalangivagu near Tanayalai village and widening Narrikalva regulators. Amount Rs. 5,26,500/-

(5) Extension of Chembedu supply channel from Swarnamukhi river in Chittoor District to Rosanur, Nelsaballi, Nellorepetkalpa, Annampetkallu, Pedem, Kethapalli, Melapatnu and Muddugum to Rs. 6,00,000/-
(6) Improvements to Mangalampadu tank and surplus weir and to Kotakatla Kalva to provide irrigation facilities to Illupur, Perimitipadu, Nookalapalem and Mannarpolour tanks and to stabilise the existing ayacut under Mangalampadu tanks. Amount Rs. 5,00,000/-

(7) Construction of an anicut across Nellikalva near Pusala-palli and excavation of supply channel to feed Velagalapannur and Suggupalli tanks. Amount Rs. 4,00,000/-

(8) Clubbing of Kotapolur Peddangiri and Chimannagari tanks and increasing its capacity to stabilise the existing 500 acres of ayacut under these tanks. Amount 7,00,000.

(9) Extension of somasila Project to Sullurpet taluk to provide better irrigation facilities to this upland area.

e) The representation in question has been forwarded to the Chief Engineer (Minor Irrigation) for necessary action.

(d) The said Minor Irrigation Works have to be taken up and completed as soon as the investigation is completed, estimates prepared and sanctioned, subject to the availability of funds.

(e) The Stage of each scheme mentioned in item (b) above is as follows respectively:

(1) The above scheme proposals are found to be unremunerative and hence they have been dropped.

(2) The proposal is under examination of the field officers.

(3) The estimates of the above scheme are under examination with the field officers.

(4) The investigation of the above scheme is being taken up.

(5) An estimate for special repairs to Nerrikalva was sanctioned for Rs. 1,62,00/-. The work will be taken up during this working season.

(6) The scheme has to be taken up for investigation in 1976-77.

(7) The scheme has to be taken up for investigation in 1976-77.

(8) There is not much advantage in clubbing these two tanks and farming a reservoir as there is unck difference between the F.T. Rs. of the two tanks and further increasing F.T. Rs. will consist of foreshore submergence as the ground is flat and site is not suitable for formation of a reservoir.
(9) This aspect can only be thought of after completion of second stage of Somasila Project and its performance watched for over ten years after its completion.

Grant of leaves of Survey No 104-1 Sanganapalli of Venkatagiri Taluk.

170—

8041-Q—Sri Nallapareddi Srinivasul Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether leases were granted for the lands in survey number 104-1 in Sanganapalle to the weaker sections of Sanganapalle in Venkatagiri taluk of Nellore district for the purpose of cultivation continuously from 1972;

(b) whether the leases are granted upto June 1977;

(c) the reasons for the abnormal delay in granting permanent pattas (D form pattas);

(d) whether it is a fact that the Forest Department is now claiming twenty seven acres of land out of the total extent of about 150 acres of land assigned to the landless poor or lease;

(e) whether it is also a fact that the landless poor have reclaimed lands and raised citrus plants in the lands now being claimed by the forest department;

(f) whether ‘D’ form pattas will be granted without further loss of time?

A—. (a) Yes Sir.

(b) Yes Sir.

(c) The entire S. No. 104/1 covering Ac c 316-72 was originally classified as grazing poramboke in the village accounts. Before granting permanent pattas, the land has to be withdrawn from the control of the Panchayat, its classification changed poramboke to ayan and it has to be got sub-divided according to the enjoyment on ground. Action is being taken to get the above formalities completed.

(d) Yes Sir.

(e) The area demarcated by the Forest Department is situated on the left bank of Konduru vagu. In these lands Ragi, Chilly, Sajja, and Groundnut are being raised with the aid of Konduru Vagu by putting up oil engines etc., 130 Lime trees were planted in extent of Ac. 1-12 belonging to Sri Gaddam Balarami Reddy who
not a landless poor person, as defined under assignment rules, and they are now aged about 4 years. Except this, there are no other citrus gardens raised in the Forest area.

(f) This is covered by the answer to item (c) above.

Inclusion of certain places in Tourist centres in the State.

171—

8046 Q.—Sarvasri S. Narayana Reddy, B. Basappa & M. Yellappa:— Will the Minister for Tourism be pleased to state:

(a) whether the Minister for Tourism will take steps to include the following Centres as tourist centres;

(i) Ratnagiri, where there is an impregnable fort constructed on a single rock; and

(ii) Hemavathi, with a historic Siva temple, where lakhs of devotees gather during the annual festivals; and

(b) the Architectural techniques which are incorporated in the construction of the 'Ceiling' during the times of Nolamba Dynasty and of hundreds of 'Ling mas' and Ndris strewn around the temple which are in a mutilated condition?

A—

(a) There are no rules to declare any place as Tourist Centre. Depending upon the importance of the place from the point of view of religious archaeological historic and seen to beauty etc. the place automatically attracts tourists and thus becomes a tourist centre.

(b) Ratnagiri and Hemavathi are the protected Monuments of the Archaeological Survey of India from whom it is understood, that plans are afoot to make a sculptural gallery at the site of Hemavathi. However, so far as the State Government are concerned, as both Ratnagiri and Hemavathi are places of Tourist importance, the Tourism department will do its best to improve them, subject to availability of funds.

R.T.C. VEHICLES FOR THE USE OF MOBILE COURTS

172—

8047-Q.—Sarvasri S. Narayana Reddy, B. Basappa, and M. Yellappa:— Will the Minister for Transport be pleased to state:

(a) the number of vehicles of the Road Transport Corporation placed at the disposal of each mobile court.
(b) the number of Mobile Courts plying on the roads in the twin cities;

c) the qualifications of the Presiding Officers;

d) the number of personnel attending on them;

e) the amounts under 'receipts' during the year 1975 from these 'Mobile Courts'; and

(f) the expenditure incurred during 1975 in respect of the following:

(i) Salaries of the Presiding Officers.

(ii) Salaries of the personnel;

(iii) Consumption of diesel; and

(iv) In respect of wear and tear?

A—

(a) and (b): Two Mobile Courts are functioning in the twin cities and two Road Transport Corporation vehicles are placed at the disposal of each Mobile Court. One Mobile Court (one bus) and one 'Attachee' carrying the police and the Road Transport Corporation checking squad personnel move on the job. For the present only one 'Attachee' is being utilised for both the Courts. These Mobile Courts are being operated in twin cities of Hyderabad and Secunderabad.

(c) The Presiding Officers of the Mobile Courts are in the cadre of Munsiff Magistrates and posted by the High Court.

(d) The following personnel from Road Transport Corporation and Police Department are attached to each Mobile Court—

<table>
<thead>
<tr>
<th>R.T.C. Staff</th>
<th>Police Personnel.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traffic Inspector Gr. I 1</td>
<td>Sub-Inspector (Traffic) 1</td>
</tr>
<tr>
<td>Traffic Inspector Gr. II 7</td>
<td>Constables 5</td>
</tr>
<tr>
<td>Senior Clerk 1</td>
<td></td>
</tr>
<tr>
<td>Stenographer 1</td>
<td></td>
</tr>
<tr>
<td>Office boys 3</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong> 13</td>
<td>6</td>
</tr>
</tbody>
</table>

(e) A sum of Rs. 57,335/- was realised under 'Receipts' by the Mobile Courts from April 1975 to March 1976 representing the fines collected from offenders.
(f) (i) Rs. 27,144.60 from 1-4-1973.
(ii) Rs. 1,90,884.00 from 1-4-1975 to 31-3-1976.
   On Police personnel; Rs. 49,284-00
   On R.T.C. personnel; Rs. 1,41,600-00
(iii) 23½ litres p.m. per vehicle—for twelve months it comes to 5,664 litres.
(iv) Running cost of vehicles is not maintained separately as they are originally scrapped buses and remodelled in R.T.C. Workshop.

Loss of Lands to the Ryots Due to the Construction of Dairy Farm in Visakhapatnam

173—

8058 Q.-Sri P. Sanyasi Rao,—Will the Minister for Animal Husbandry be pleased to state:

(a) The number of ryots who lost their lands due to the construction of Dairy Farm in Visakhapatnam.

(b) The reasons why Government not so far provided alternate lands to the families of Ryots who lost their lands and became unemployed.

(c) Whether they have requested the Government to allot the Banjar land situated near Mudasarlova tank for cultivation.

(d) Whether it is a fact that the said Banjar land has been given to some influential persons of Visakhapatnam for cultivation.

(e) Whether the Government try to provide employment to the ryots who lost their lands at-least by providing Banjar lands.

A—

(a) 268

(b) Since the Ryots are not willing to accept the lands offered to them, alternate lands could not be provided.

(c) Yes, Sir,

(d) Sri G. Narayan Raju of Visakhapatnam filed a petition before the settlement Officer, Visakhapatnam, for grant of ryotwari patta in S. No. 26 of Mudasarlova village for an extent of Ac. 30.33. The Settlement officer, Visakhapatnam, in his S. E. II (a) 54-74 dt. 21-1-75 allowed the claim for Ac. 25-00 only and disallowed the claims for Ac. 5-33 on 5-7-75 in the name S. E. member. Whereupon a Revision Petition was filed by the tahsildar before the Director of
Survey and Settlement, Hyderabad. The Director of Settlements (Survey & Land Records) Hyderabad rejected the Revision Petition in A.P. 94/75 dt. 3-7-75 and allowed a partial for the total extent of Ac. 30.33. Against these orders, a revision petition was filed by the Tahsildar before the Commissioner of Settlements. The Commissioner of Settlements has granted stay orders in Board's Ref. Pl-1643/75, dt 25-9-75 and the Revision Petition has not come up for hearing so far and it is still pending.

e) Scheduled, Tribal people and weaker sections of Advivaram, Darapalem, Simhachalam and other Co-operative Societies of Harijans applied for lands in S No. 26 of Madasarlova village in addition to the existing other encroachers. It is proposed by the Collector to inspect the land in S No. 26. Soon after the inspection is over the question of providing Banjar lands to the ryots, who lost their lands in question, will be considered as some of the land loosers have already encroached lands in porambok and banjar lands of Chingadila village.

Construction of Link Road From Kalapaka to Vennalapalem of Visakhapatnam

174—

*8059-Q.- Sri P. Sanyasi Rao:—Will the Minister for Panchayati Raj be pleased to state:

a) whether the Government have received any memorandum stating that in case a link road is constructed from Kalapaka to Vennalapalem (Via) Islampeta and Pittavipaleni of Visakhapatnam taluk the link road will be available to Pendurti, Sabbavaram and Kasimkunta Samithis which provides communication facilities to the people; and

b) if so, the steps taken by the Government for the construction of the said link road and the time by which this highway will be constructed?

A—

(a) Yes sir.

(b) There is no possibility to improve the said road under any programme.

Length of Hill Track Between Yarada Village And Visakhapatnam

175—

8066 Q.—Sri P. Sanyasi Rao:—Will the Minister for Panchayati Raj be pleased to state:

(a) The length of the hill track (in Miles) that has been covered by the walk between Yarada village and Visakhapatnam.
(b) The Communication facilities available for the people of Yarada village?

(c) whether it is a fact that the road being used by lorries to go to the said village is not in a proper condition; and

(d) The steps taken to repair the road that is being used by lorries?

A—

(a) The length of the hill track is 2M-4B(4.K.Ms.) from Yarad Village to ferry Point near Venkateswara Temple of Visakhapatnam.

(b) The Communication facilities for the people are foot-path by walk with a distance of 4 K.M. and by road with a distance of 8.5 K.M from National Highway 5 ghat road

(c) Yes, Sir.

(d) Due to meagre funds of the Panchayat Samithi, Pendurthi repairs could not be taken up for this road.

Collection of Rs. 14 per month for the drinking water supply to the subsidised Industrial Colony at Visakhapatnam

176—

8058-Q.—Sri P. Sanyasi Rao :—Will the Minister for Labour be pleased to state:

(a) whether it is a fact that orders have been issued to collect Rs. 14/- per month for the supply of drinking water to the subsidised Industrial Colony in Visakhapatnam;

(b) whether Sri Pethina Sanyasi Rao, Local M.L.A., has given any memorandum in this regard;

(c) if so, the action taken by the Government on the said water rate; and

(d) the amount being collected per month for the supply of water to the subsidised industrial colonies in the State?

A—

(a) Yes Sir.

(b) Yes Sir.

(c) The representation was examined and the water charges were fixed at Rs. 9/- per month.

(d) The following amount is being collected per month for the supply of water to the Subsidised Industrial Housing Colonies in the State.
S.No. | Name of the Industrial Housing Colony. | Rate of water charge per month
---|---|---
(1) | (2) | (3)
Rs. Ps.
1. Vijayawada | 6-00
2. Nizamabad | 3-00
3. Warangal | 2-00
4. Twin Cities of Hyderabad and Secunderabad
   A. Sitaphalmandi
   B. Vidyanagar
   C. Zamistanpur
   D. Chikkadpally
   E. Musheerabad | 6-00 per TRT
   5-00 per SRT
5. Visakhapatnam | 9-00 per SRT

Assignment of Government lands to Harijans of Kakarala, Kothagudem Taluk.

177—

8069 Q. Sri Chekuri Kasaiah—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that Government lands were assigned to Harijan families of Kakarala Village in Kothagudem taluk of Khammam district some 15 years back and land revenue is being collected from them;

(b) if so, whether land is demarcated and given possession to those Harijans;

(c) if not; the reasons for not handing over the possession of lands;

(d) whether it is also a fact that Forest Department has been claiming the land and still that dispute is not settled; and

(e) the reasons for such abnormal delay in the matter and when the lands would be handed over to Harijan families?

A—

(a) Yes.

(b) The land was demarcated in 1969 and supplementary Sethwar was issued in the year, 1968 and the same was implemented during the Jamabandi for the year 1971-72. But there is no record to show that the possession of assigned land was given to Harijans.

(c) At the time of sub-division, the assignees were not in possession of the land. As such the vacant land given on patta was shown in the name of the assignees at the time of phodi.

(d) The Forest Authorities are claiming a part of the above land as reserve forest under section 12 as it was declared as reserve forest vide G.O. Ms. No. 1321 (F&A) Forest III Department dt 3-12-1973.

(e) The boundary dispute has not yet been settled since these villages were not surveyed. Unless the detailed survey is conducted for the two villages, this issue cannot be settled.

Misappropriation of land Revenue arrears by the Patwari of
Mallampet village Medchal Taluk

178—

8108.Q—Sri Peter Paul Chukka:-Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the villagers of Mallampet village Medchal taluk, Hyderabad District have been representing since has two years to the Tahsildar, Medchal and the Sub-Collector, Hyderabad East about the misappropriation of land revenue arrears etc. and the wrong entries in the village records by the present Patwari of the village along with the documentary proof;

(b) whether the said amount was made good by the Patwari after the first petition was given by the villagers i.e. after nearly 9 months after the collection of the amount from Depots;

(c) the action taken on the enquiry conducted on the allegation; and

(d) whether the original receipts, submitted by the villagers were returned to them?

A—

(a) Yes, Sir, The villagers of Mallampet have represented to the Tahsildar, Medchal and to the Assistant Collector, Hyderabad East against the Patwari and during the course of enquiry the complaintants have produced certain documents such as land revenue receipts and certified copies of Pani.

(b) Land revenue collections amounting to Rs. 1642-49 ps were temporarily misappropriated by the Patwari during 1974 and remitted into Treasury after delay of 5 to 7 months.

(c) The Assistant Collector, Hyderabad East is pursuing action against the delinquent Patwari and the case has not been finalised.
(d) No Sir, the original land revenue receipts collected from the Pattadars are kept in Assistant Collector’s Office for scrutiny.

Inclusion of fields of Chembadapalem village as ayacut under the tanks of Vinduru and Santhadasupalle of Nellore Dist.

179—

8119-Q.— Sri Nallapareddy Sreenivasul Reddy:— Will the Minister for Minor Irrigation be pleased to state:

(a) whether the fields of Chembadapalem village will be included as ayacut under the tanks of Vinduru and Santhadasupalle in Nellore District;

(b) if so, when;

(c) whether there is any proposal to construct an anicut on Khandleru to divert waste water to the above tanks in Gudur and Rayapur taluks in Nellore district; and

(d) if so, the details of the scheme and when will the proposals materialise?

A.—

(a) No.

(b) Does not arise.

(c) Yes, Sir.

(d) The complete details of the scheme will be known only after the detailed investigation is taken up and completed, which will be after the preliminary investigation. It is too early to say as to when the scheme will materialise.
RAISING OF CROPS IN KAVALI PANCHAYAT SAMIHI AREA OF NELLORE DISTRICT

8126—Q.—Sri G. Kondapa Naidu:—Will the Minister for Agriculture be pleased to State:

(a) the various crops raised in Kavali Panchayat Samithi area, Nellore District, during the years 1973-74, 1974-75, 1975-76 together with the cropwise extent of land in which they are raised;

(b) the crop-wise quantity of chemical fertilisers given;

(c) the quantity of chemical fertilisers given to the ryots by the Panchayat Samithi during the said years; and

(d) the various Assistant Agricultural Officers by whom the Chemical fertilisers were given, together with the quantity and the extent of land

A. (a) The following are the crops and the extent of the area in which they are raised during 1973-74, 1974-75 and 1975-76:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Crop Raised</th>
<th>1973-74</th>
<th>1974-75</th>
<th>1975-76</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Paddy</td>
<td>41,738.88</td>
<td>43,521.49</td>
<td>43,684.99</td>
</tr>
<tr>
<td>2</td>
<td>Bajra</td>
<td>1,169.08</td>
<td>1,423.98</td>
<td>1,385.45</td>
</tr>
<tr>
<td>3</td>
<td>Jowar</td>
<td>3,792.00</td>
<td>3,885.64</td>
<td>4,609.33</td>
</tr>
<tr>
<td>4</td>
<td>Chillies</td>
<td>3,990.16</td>
<td>4,981.18</td>
<td>5,497.37</td>
</tr>
<tr>
<td>5</td>
<td>Tobacco</td>
<td>5,515.00</td>
<td>5,231.75</td>
<td>6,782.50</td>
</tr>
<tr>
<td>6</td>
<td>Ragi</td>
<td>3,596.85</td>
<td>4,121.76</td>
<td>4,114.00</td>
</tr>
<tr>
<td>7</td>
<td>Cotton</td>
<td>136.70</td>
<td>186.20</td>
<td>20.00</td>
</tr>
<tr>
<td>8</td>
<td>Groundnut</td>
<td>5,155.75</td>
<td>6,053.85</td>
<td>5,649.50</td>
</tr>
<tr>
<td>9</td>
<td>Vegetables</td>
<td>389.00</td>
<td>405.90</td>
<td>388.00</td>
</tr>
</tbody>
</table>

(b) The cropwise quantity of fertilisers given to the ryots was not maintained by the Panchayat Samithi Kavali as fertilisers were issued by the dealers for the crops mentioned in the Fertiliser cards of the cultivators.

(c) The following are the quantities of fertilisers distributed to the ryots by the Panchayat Samithi Kavali during 1973-74, 1974-75 and 1975-76:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Fertilisers</th>
<th>Quantity 1973-74</th>
<th>Distributed 1974-75</th>
<th>(in M. Tonnes) 1975-76</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Urea</td>
<td>303.150</td>
<td>449.300</td>
<td>58.850</td>
</tr>
<tr>
<td>2</td>
<td>Ammonium</td>
<td>80.000</td>
<td>255.000</td>
<td>265.000</td>
</tr>
<tr>
<td>3</td>
<td>C. A. N.</td>
<td>154.900</td>
<td>68.550</td>
<td>70.050</td>
</tr>
</tbody>
</table>
(d) Distribution of fertilisers in the Panchayat Samithi Kavali was done by the Assistant Agriculture Officer (Regular) and Assistant Agriculture Officer (Package). The particulars of quantities of fertilisers and the extent of area covered by each Assistant Agriculture Officer are given below:

**Quantity of fertilisers given by Assistant Agriculture Officers.**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>A. Sulphate</td>
<td>47.900</td>
<td>32.900</td>
<td>152.430</td>
<td>102.570</td>
<td>161.050</td>
<td>104.950</td>
</tr>
<tr>
<td>2</td>
<td>Urea</td>
<td>162.400</td>
<td>140.750</td>
<td>245.900</td>
<td>203.400</td>
<td>45.150</td>
<td>13.700</td>
</tr>
<tr>
<td>3</td>
<td>C.A.M.</td>
<td>64.650</td>
<td>90.250</td>
<td>35.950</td>
<td>32.600</td>
<td>31.350</td>
<td>38.700</td>
</tr>
<tr>
<td>4</td>
<td>20 : 20</td>
<td>15.400</td>
<td>9.950</td>
<td>29.800</td>
<td>50.100</td>
<td>86.690</td>
<td>16.100</td>
</tr>
<tr>
<td>5</td>
<td>D.A.F.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7.800</td>
<td>2.900</td>
</tr>
<tr>
<td>7</td>
<td>17 : 17 : 17</td>
<td>35.630</td>
<td>33.370</td>
<td>74.850</td>
<td>84.400</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>30 : 30</td>
<td>20.250</td>
<td>27.050</td>
<td>32.800</td>
<td>49.650</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>14 : 28 : 14</td>
<td>5.100</td>
<td>6.150</td>
<td>0.100</td>
<td>8.75</td>
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### Written Answers to Questions (Unstarred)

**4th April, 1977.**

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<th>3</th>
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<tr>
<td>10</td>
<td>10.300</td>
<td>17.650</td>
<td>27.000</td>
<td>42.350</td>
<td>...</td>
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<td>0.950</td>
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<tr>
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<td>5.600</td>
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<td>...</td>
<td>30.000</td>
<td>22.000</td>
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<tr>
<td>15</td>
<td>...</td>
<td>...</td>
<td>32.850</td>
<td>32.350</td>
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</tr>
<tr>
<td>16</td>
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<td>13.350</td>
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<tr>
<td>17</td>
<td>...</td>
<td>...</td>
<td>4.700</td>
<td>0.150</td>
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<td>...</td>
<td>...</td>
</tr>
<tr>
<td>18</td>
<td>...</td>
<td>...</td>
<td>33.650</td>
<td>22.500</td>
<td>...</td>
<td>...</td>
<td>...</td>
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</tr>
</tbody>
</table>

**Extent of land (Assistant Agriculture Officer wise).**

<table>
<thead>
<tr>
<th></th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Paddy</td>
<td>...</td>
<td>20559.88</td>
<td>21179.00</td>
<td>21379.31</td>
<td>26021.18</td>
<td>21352.81</td>
<td>22152.18</td>
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<tr>
<td>2</td>
<td>Bajra</td>
<td>...</td>
<td>320.09</td>
<td>848.99</td>
<td>377.23</td>
<td>1,375.75</td>
<td>344.70</td>
<td>1,040.75</td>
</tr>
<tr>
<td>3</td>
<td>Jowar</td>
<td>...</td>
<td>607.00</td>
<td>3,185.00</td>
<td>392.10</td>
<td>4,943.54</td>
<td>1,153.10</td>
<td>3,456.23</td>
</tr>
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<td>4</td>
<td>Chillies</td>
<td>...</td>
<td>1,177.24</td>
<td>2,812.92</td>
<td>1,703.04</td>
<td>4,514.14</td>
<td>2,217.00</td>
<td>3,280.37</td>
</tr>
<tr>
<td>5</td>
<td>Tobacco</td>
<td>...</td>
<td>2,905.00</td>
<td>1,610.00</td>
<td>1,284.50</td>
<td>6,489.25</td>
<td>1,482.50</td>
<td>6,61.70</td>
</tr>
<tr>
<td>6</td>
<td>Groundnut</td>
<td>...</td>
<td>3,729.50</td>
<td>1,426.25</td>
<td>4,187.15</td>
<td>1,911.70</td>
<td>4,126.50</td>
<td>1,523.00</td>
</tr>
<tr>
<td>7</td>
<td>Ragi</td>
<td>...</td>
<td>2,945.35</td>
<td>1,553.50</td>
<td>2,413.65</td>
<td>1,760.11</td>
<td>2,379.00</td>
<td>1,731.00</td>
</tr>
<tr>
<td>8</td>
<td>Vegetables</td>
<td>...</td>
<td>115.00</td>
<td>274.19</td>
<td>73.00</td>
<td>419.90</td>
<td>134.00</td>
<td>257.00</td>
</tr>
<tr>
<td>9</td>
<td>Cotton</td>
<td>...</td>
<td>2.00</td>
<td>134.70</td>
<td>...</td>
<td>186.20</td>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>
Nomination of the Director of Co-operative Central Bank  
Vakadu, Nellore Dist.

181—

8132 Q.—Sri Nallapareddy Srinivasul Reddy:—Will the Minister for Co-operation be pleased to state:

(a) whether Sri N. Padmanabha Reddy, Vakadu, Nellore district has been nominated as Director of Cooperative Central Bank, Nellore and Vice President of Super Bazar, Gudur and was also elected as President of Multipurpose Co-operative Society, Vakadu;

(b) whether the Government propose to remove him from the above posts in view of his involvement in inter state smuggling of paddy (as answered on 11-3-1976 on the floor of the Assembly); and

(c) the action taken so far to remove him from the above posts?

A.—

(a) Yes, Sir.

(b) and (c) He was arrested on 7-4-1976 and later enlarged on bail. If he is convicted by the Court, action will be taken to disqualify him under the Andhra Pradesh Co-operative Societies Act.

Income due to Fishing in Kanigiri Reservoir

182—

8146-Q.—Sri Nallapareddy Srinivasulu Reddy:—Will the Minister for Fisheries be pleased to state:

(a) The income derived per year since 1970-71 from out of fishing in Kanigiri reservoir in Kovvur taluk of Nellore district;

(b) The steps that have been taken by the State Government so far to develop fisheries in Kanigiri reservoir;

(c) The amount that has been spent for cold storage, refrigeration etc., in and around Buchireddipalem in Nellore district; and

(d) The details of the proposals pending with the State Government for the development of fisheries in Nellore district and when will the proposals materialise.

A.—

(a) The income derived from leasing out the fisheries in Kanigiri reservoir is as follows:
(1)  (2)

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1970-71</td>
<td>Rs. 20,683-34</td>
</tr>
<tr>
<td>1971-72</td>
<td>Rs. 21,350-00</td>
</tr>
<tr>
<td>1972-73</td>
<td>Rs. 11,000-00</td>
</tr>
<tr>
<td>1973-74</td>
<td>Rs. 53,100-00</td>
</tr>
<tr>
<td>1974-75</td>
<td>Rs. 91,600-00</td>
</tr>
<tr>
<td>1975-76</td>
<td>Rs. 91,500-00</td>
</tr>
<tr>
<td>1976-77</td>
<td>Rs. 1,82,200-00</td>
</tr>
</tbody>
</table>

(b) A good natural fishery has developed in the Kanigiri reservoir due to influx of fish seed from Pennar river canal system. So there is no need for any additional development measures like stocking it.

(c) No amount has been spent for cold storage, refrigeration etc. in and around Buchireddipalem in Nellore district.

(d) The Project Report on the development of Fisheries in Pulicat lake in Andhra Pradesh has been sent to Government of India for getting World Bank's Assistance and the matter is pending with Government of India.

Tapping of underground water of Ojili and Kapulur of Nellore Dist -

8151 Q.—Sri N, Sreenivasul Reddy:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether there is any proposal to tap underground water at Ojili and Kapulur in Nellore District to irrigate the lands of weaker sections;

(b) if so, when will the proposals materialise;

(c) whether land colonisation schemes will be introduced at Ojili and Kapulur; and

(d) whether filter points will be installed at Ojili and Kapulur for the benefit of weaker sections?

A.—

(a) Yes, Sir.

(b) and (c) After the registration of the cooperative joint Farming Societies at Ojili and Kapulur villages in Nellore District action will be taken for sinking of filter points and reclamation of land etc.
4th April, 1977. Written Answers to Questions (Unstarred).

(d) After the receipt of survey report in regard to the potentiality of ground water from the Geologist, the filter points will be sunk and Oil Engines will be installed for the benefit of the weaker sections.

Seizure of Smuggled paddy by the vigilance wing of civil supplies in Nellore Dist.

8155 Q.—Sri Nallapareddy Sreenivasulu Reddy:—Will the Chief Minister be pleased to state:

(a) the quantity of smuggled paddy sent by rail from Nellore District to Kerala that has been caught by the Vigilance Wing of Civil Supplies in 1975-76 and re-booked to Andhra Pradesh;

(b) whether the paddy stocks have been confiscated;

(c) who have smuggled these paddy stocks;

(d) the action taken on the smugglers who smuggled paddy from Nellore District to Kerala in 1975 and 1976;

(e) whether MISA and DIR have been applied regarding the said smugglers; and

(f) if not, the reasons therefor?

A——

(a) 467 bags of paddy were caught and seized by the Vigilance Cell of Civil Supplies Department at Angamali on 2-3-76 while being smuggled to Kerala and rebooked to Nellore. During 1977, no case was reported.

(b) Yes, Sir.

(c) Sri N. Padmanabha reddy of Vakada, Nellore district and his clerk, Sri Gopinath were suspected earlier, to have smuggled the paddy stocks and against them, a case was registered by the Vigilance Cell, Civil Supplies. They, however, disowned the seized paddy stocks. The District Revenue Officer, Nellore had, therefore, confiscated the entire stock of the seized paddy.

(d) Does not arise.

(e and f) Does not arise.

Representation regarding smuggling of paddy to Kerala from Nellore district.

8156 Q.—Sri Nallapareddy Srinivasulu Reddy:—Will the Chief Minister be pleased to state:

Representation regarding smuggling of paddy to Kerala from Nellore district.
(a) whether the District Collector, Nellore has received any representations from the M.L.A. Gudur in 1976 regarding the smuggling of paddy to Kerala from Nellore district:

(b) if so, what are the contents of the representations;

(c) the action taken by the Nellore District Collector on each point mentioned in the said representations;

(d) whether MISA and DIR have been used against the smugglers; and

(e) if not, the reasons therefor.

A.—

(a) Yes, Sir.

(b) & (c) Two statements are placed below.

(d) No, Sir.

(e) The suspected accused disowned the paddy stocks seized and the offence of smuggling was not established. Hence the question of taking action against them under MISA and DIR has not arisen.
Contents of the petition of Sri N. Srinivasul Reddy, M.L.A., dated 4-4-76 and action of the Collector, Nellore thereon.

<table>
<thead>
<tr>
<th>Contents of the petition.</th>
<th>Action taken by the Collector, Nellore.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. The Hon'ble Chief Minister has assured on the floor of Legislative Assembly on 11-3-1976 that Sri Nedurmalli Padmanabha Reddy, who smuggled paddy to Kerala will be arrested and prosecuted. But it has not happened till to-day.</td>
<td>Sri N. Padmanabhareddy was arrested on 7-4-1976 and sent for remand on 8-4-1976. But he was released on bail on the same day by the Judicial First Class Magistrate, Nellore.</td>
</tr>
<tr>
<td>2. Submitted two representations to the Collector, Nellore recently regarding the smuggling of paddy and other offences committed by Sri N. Padmanabha Reddy, brother of Sri N. Janardhana Reddy, Member of Rajay Sabha, Vakadu.</td>
<td>The Collector, Nellore has stated that no petition was received in his office from Sri N. Sreenivasulu Reddy, MLA. prior to 4-4-1976 regarding smuggling of foodgrains to Kerala State.</td>
</tr>
</tbody>
</table>
| 3. Sri Padmanabha Reddy has personally gone to Gudur Railway Station and booked paddy to Kerala a number of times even in the name of an unregistered fictitious company. | According to the preliminary report received from the Vigilance Cell, Civil Supplies Department, Nellore one Sri Gopinath accompanied by Sri Padmanabha Reddy, Vakadu village without obtaining quality seed certificate from the D.A.O., Nellore, despatched one wagon load of paddy on 22-2-1976 from Gudur to Angamali for Kaladi of Kerala State. It is reported that Hindu-
4. The Railway goods booking clerk has also given a statement in the first instance in the presence of Sri Janardhana Reddi, (Inspector) Vigilance Wing of Civil Supplies that Sri Padmanabha Reddy, has booked paddy. I do not know what happened to the statement subsequently.

The Director of Vigilance Cell, Civil Supplies, has informed that the Vigilance Cell had checked the telephone trunk calls booked from the telephone of Sri N. Padmanabha Reddy, Vakadu during the year, 1976 and no useful information could be got.

5. For the last three years, a number of telephone calls (Trunk Calls) were booked by Sri Padmanabha Reddy to Kerala from Vidyavgar, Vakadu and District Seeds Production, Vakadu is not in existence as per the statement of District Agricultural Officer, Nellore. This relates to Crime No. 57/76 Gudur Railway police Station under Cl. 3 of Southern States (Regulation Export of Rice) Order, 1964 (not in force now) read with Sec. 7 of Essential Commodities Act, 1955 and 465 IPC. of Gudur Railway Police Station. The District Revenue Officer, Nellore conducted enquiry under section 6-A of the Essential Commodities Act, 1955. As both the accused disowned the stocks of paddy seized, he confiscated the entire stock to the Government on 18-6-76.

The statement given by the Chief goods Clerk, Gudur was registered in Crime No. 57/76 under Clause 3 of Southern States (Regulation Export of Rice) Order, 1964 (now not in force) read with Section 7 of the Essential Commodities Act and 465 I.P.C. of Gudur Railway Police Station, and report was sent to the Court of Judicial First Class Magistrate, Southern Railway, Nellore along with original copy of F.I.R.
Nellore (the telephone is Nedurumalli house in Railway feeder Road, Nellore) to smuggle the paddy. He has also received some calls from Ketala. This evidence will be sufficient to publish the guilty.

6. Nedurumalli families are trying to shift the blame on to the shoulders of a poor clerk Sri Gopi. Sri Gopi has been unlawfully confined by Nedurumalli families.

7. Sri Padmanabha Reddy is the managing partner of both the Seed Companies at Vakadu.

8. Sri Padmanabha Reddy has issued bogus cheques to the seed growers. The cheques were not honoured by the banks. The small farmers are crying in wilderness.

I request you to kindly seize the cheque books and accounts of the two seed companies and conduct an enquiry.

Sri Gopinath did not state before Vigilance Cell Officers that he was wrongfully confined by Sri Padmanabha Reddy and others.

There is only one company which is called 'Karshak Seeds Production' Vakadu to which Sri Padmanabha Reddy is the main partner. No other such firm is in existence at Vakadu.

No complaints have been received regarding issue of bogus cheques.
9. He has used jowar tags to smuggle paddy to Kerala.

10. His brother (M.P. has also booked a number of calls (Telephone calls) from his residence at Vakadu and Nellore to suppress the facts and save Sri Padmanabha Reddy if necessary even changing or tampering the records.

11. I will give an example about how Neduvaranamalli families defy law. They have given jeeps to the State Banks at Vidyanagar and Sullurpet as taxis. They are earning a lot from the State Bank for hiring their jeeps. But, they have not paid prescribed taxes for using the jeeps as taxis. They have not obtained the prior approval of the concerned authorities for using the jeeps as taxis.

It is a fact that 467 bags of paddy seized at Anagama for Kaladi in Kerala, State on 1-3-1976 in Cr. No. 57/76 of Gudur Railway Police Station by the Vigilance Cell staff, Nellore, were found stitched with blue tags issued for Jowar during the year 1975 by the Assistant Agricultural Officer, Kota after initialising them. The Vigilance Cell Civil Supplies has recommended to launch prosecution against the officers of Agriculture department, Railway and Sri N. Padmanabha Reddy and his clerk Sri Gopinath under Seed Act, 1966.

The records pertaining to this case have already been seized by the Vigilance Cell staff during the course of investigation in Cr. No. 57/76 of Gudur Railway Police Station.

On enquiry, it is revealed that Sri N. Padmanabha Reddy is not a registered owner of the jeeps taken by the State Bank of India Vidyanagar and Gudur on hire.
Contents of the petition of Sri N. Sreenivasulu Reddi, M.L.A. dt. 9-5-1976 and action taken by the Collector’ Nellore thereon.

Contents of the petition:

1. Non payment of sales tax etc. before exporting paddy to Kerala.

2. Statements of the Chief Booking clerk in the goods shed of the Railway Station.

3. Entries in the records of the checkposts of the Gudur Agriculture Market Committee situated between Chillakur and Gudur.

Action taken by the Collector:

1. The Commercial Tax Officer, Gudur issued a show cause notice to M/s. Karshak Seeds Productions, Vakadu, Nellore District an assessee in the rolls of the Asst. Commercial Tax Officer, Gudur for payment of Sales Tax on export of paddy seeds. The case is pending final assessment of tax for want of records which were seized by the Vigilance Cell, Civil Supplies.

2. The statement given by the Chief Goods Clerk, Gudur was registered in Crime No. 57/76 under Cl. 3 of Southern States (Regulation of Export of Rice) Order, 64 read with section 7 of Essential Commodities Act and 465 I.P.C. of Gudur Railway Police Station and report sent to the Court of Judicial First Class Magistrate, S. Railway, Nellore along with original copy of F.I.R.

3. Vehicles movement register maintained by Agricultural Market Committee at Gudur Check post was seized by Vigilance Cell staff, Nellore during the course of investigation in Crimes 57/76 of Gudur Railway Police Station.
4. Statements of the lorry owners who transported paddy from Vakadu to Gudur Railway Station.

Statements of Drivers of Lorry A.P.C. 8448 A.P.N. 6256 A.P.N. 7489, A.D.B. 1839, A.S.D. 2309, A.P.N. 7108 A.P.S. 7837 A.P.N. 4308 have been recorded in Crimes57/76 of Gudur R.P.S. by Vigilance Cell staff while the statements of Drivers of lorries A.D.B. 2191, A.P.C. 7412 are yet to be recorded. Efforts are being made to trace them and record their statements.

5. The history of the smuggler in Kerala who imported paddy from Vakadu. The history of smugglers is not available. The records in the offices of the Kerala smugglers may be perused immediately.

5. The history of the smuggler in Kerala who imported paddy from Vakadu. The history of smugglers is not available.

6. Telephone calls booked by Vakadu smugglers from Nellore, Vidyanagar and Vakadu to Kerala and received from Kerala.

Telephone calls booked by Vakadu smugglers from Nellore, Vidyanagar and Vakadu to Kerala and received from Kerala.

6. Telephone calls booked by Vakadu smugglers from Nellore, Vidyanagar and Vakadu to Kerala and received from Kerala.

7. Interrogation of Mr. Gopinath after being wrongfully confined.

Sri Gopinath was arrested on 20-4-1976 at 10-00 A.M. at Nellore by the Vigilance Cell and sent for remand. The Magistrate released him on bail. He did not state before Vigilance officers that he was wrongfully confined by Sri Padmanabha Reddy and others. He further stated that he was at Hyderabad before this incidence took place seeking a job in Andhra Bank and elsewhere.

7. Interrogation of Mr. Gopinath after being wrongfully confined.

7. Interrogation of Mr. Gopinath after being wrongfully confined.
<p>| | |</p>
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<tbody>
<tr>
<td><strong>8.</strong> The history of Hindustan seed company, Vakadu and the futile attempts made for its registration.</td>
<td>Hindustan Seeds Company, Vakadu is not in existence as per statement of Asst. Director of Agriculture, Nellore (South).</td>
</tr>
<tr>
<td><strong>9.</strong> Whether paddy seed farms were raised by Vakadu smugglers, if not how could they secure so much quantity of paddy.</td>
<td>As per the statement of Agricultural Officer, Kota the growers raised 1022 bags of paddy seeds and sold the same to Kharshaka Seeds Production.</td>
</tr>
<tr>
<td><strong>10.</strong> Application of M.I.S.A. and D.I.R. on Vakadu smugglers.</td>
<td>The offence of smuggling was not established as both the accused disowned the paddy stocks seized. The District Revenue Officer, Nellore, therefore, confiscated the entire stock to Government. Hence taking of action under M.I.S.A. and D.I.R. does not arise.</td>
</tr>
<tr>
<td><strong>11.</strong> Whether properties of Vakadu smugglers can be attached if they are still absconding?</td>
<td>Since Sri Padmanabha Reddy and Gopinath were arrested and released later on bail, the question of attaching their properties does not arise.</td>
</tr>
<tr>
<td><strong>12.</strong> Bogus cheques issued by smugglers to the seed growers.</td>
<td>No complaints regarding issue of bogus cheques have been received.</td>
</tr>
</tbody>
</table>
13. How much of amounts are due to seed producers?

14. The statement of Assistant Agricultural Officer, Kota (Sri Nagabhushana) regarding the tags (Issued for Jowar seed) fraudulently used for smuggling paddy to Kerala.

15. The Vigilance Cell of the Civil Supplies Department may be requested to lodge complaints with the local police regarding the offences other than smuggling committed by Vakadi smugglers, because these offences to be dealt with by the regular local police.

No seed producers have come forward to say about the amount due to them.

The Vigilance Cell (Civil Supplies) has recommended to launch prosecution against Sri N. Padmanabha Reddy and his clerk Sri Gopinath and Officers of Agriculture Department and Railways, under Seed Act, 1966.
Representation regarding serious allegations against some seed-producing companies in Andhra Pradesh

186—

8157 - Q.-Sri Napalreddy Sreenivasulu Reddy :—Will the Minister for Agriculture be pleased to state:

(a) whether any representations have been received from Sri N. Sreenivasulreddi, M.L.A., by the Secretary to Government, Food & Agriculture Department (AP) in 1976 levelling very serious allegations against some seed-producing companies in Andhra Pradesh; and

(b) if so, what are those allegations and the action taken on each one of the allegations mentioned in the representations?

A—

(a) Yes, Sir.

(b) The following are the main allegations against some seed-producing Companies in Andhra Pradesh, and action taken on each of the allegations is indicated below:

(i) One un-registered bogus fictitious company, by name Hindustan seed Company Vakadu, is doing inter-State business.

The case is being investigated by the Deputy Superintendent of Police, Vigilance Cell, Nellore.

(ii) Tags issued by Agriculture Department for Jawar Seed of Karshak Seed Company, Vakadu, have been used by Hindustan Seed Company, Vakadu for smuggling of paddy to other State.

This is under investigation by the Deputy Superintendent of Police (Vigilance Cell), Nellore.

(iii) The Clerk of the Seed Companies at Vakadu by name M. Gopi, has been unlawfully confined by the Managing Partner and other partners of the Seed Companies at Vakadu.

The matter does not pertain to Agriculture Department.

(iv) The Seed companies at Vakadu have done business other than seed business.

Agriculture Department is not concerned with the complaint.

(v) Karshak seed Company, Vakadu has supplied foundation seed (CSH-Jawar seed) to 35 seed growers and raised 313 acres of seed plots. The seed grown has been taken over by the Karshak Company but the cost of the seed has not been paid to the seed growers so far. Karshak company has issued bogus cheques to some of the
seed growers which were not honoured by banks. Sri Tupili Dasaradharami Reddy, Kota, Sri Penchalaiah, Proprietor, Srinivasa Hotel Gudur, Sri Penubolu Dayakara Reddy, Kothapalem and others were given cheques. But they were not honoured by Vidyanagar State Bank because there is no money in the account of the company. Thus the Karshak seed Company has deceived and cheated the seed growers.

M/s. Karshak Seed Production Company, Vakadu, has organised seed production plots of Hybrid jowar CSH-1 in about 313 acres during 1974-75 in cultivators holdings. They have purchased one processing plant with accessories and grading of the hybrid jowar seed produced by the growers. Similarly the firm also organised paddy seed production plots with Ratna and IR.8 in 10 acres and 5 acres respectively during early kharif 1975-76. As regards payment of the cost of the seed to the growers by the firm, no complaint was received by the Department, as the Department has nothing to do with the payment of the cost in as much as neither the seeds Act, 1966 nor the Rules made thereunder prescribe ensuring payment of the cost of the seed in a transaction between the seller and purchaser of seeds. However, on enquiry by the Director of Agriculture, it is learnt that the firm purchased jowar seed worth Rs. 4, 12, 684 (approximately) and paddy worth Rs. 50, 600/- during 1975. The firm paid Rs. 2,10,969/- as against the cost of jowar seed, i.e., Rs. 4,12,684/- and paid the entire cost of paddy seed. Thus the firm has to pay still an amount of Rs. 2,01,715 towards the cost of jowar.

Regarding issue of cheques, the Department is not concerned with the subject.

(vi) The Seed companies at Vakadu are trying to mix up last year's sujowar seed with the seed produced this year.

At the time of processing and packing of seed, the concerned seed certification Assistant of Agriculture Department will be present and the firm is expected to pack the seed only in his presence. The Deputy Director of Agriculture, Nellore, had personally inspected the stocks and found that the firm did not sell old stocks.

(vii) "Some persons from Vakadu who raised jowar dry crop (Not irrigated) at Kadivedu have fraudulently managed to sell the produce to the Agriculture Department. The crop was not raised in an irrigated seed farm. So this cannot be used for seed purpose. Moreover foundation seed (Male and female seed) was not used to raise the seed crop. This is a clear case of cheating the Government and the public".

The seed purchased by the Agriculture Department was tested and found to be possessing 75% germination capacity.
Further the Rabi jowar is grown entirely under the rainfed conditions in Nellore District. Jowar seed is a standard variety and there will be no male and female seed.

(viii) "The seed companies at Vakadu have installed a processing plant without the prior approval of the concerned authorities".

The permission of the Agriculture Department is not necessary for installation of a processing unit.

(ix) "This processing plant has sucked the blood of the seed producers by irregularly rejecting good quality of jowar seed".

Good quality seed will never be rejected.

(x) "Seed companies of Vakadu exported paddy to other states in the name of the seed without prior permission and testing by the concerned officers".

This is under investigation by the Deputy Superintendent of Police, Vigilance Cell, Nellore.

Lift Irrigation Scheme across Godavari in Tadbiloli village in Bodhan Taluk.

1977—

8167 Q.—Sri M. Narayan Reddy:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether any Lift Irrigation scheme across Godavari in Tadbiloli village in Bodhan Taluk in Nizamabad district has been proposed for execution by the Andhra Pradesh Irrigation Development Corporation and if so, the details of the scheme with regard to total cost and the extent of ayaqut in different villages coming under the command of this scheme;

(b) whether the Government have accorded sanction to the scheme and provided any financial assistance to the Corporation for taking up the scheme;

(c) the time schedule for the completion of different items of work and the target date of commissioning the scheme; and

(d) the proposed date for laying the foundating stone for the scheme?

A.—

(a) Yes. The estimated cost of the scheme is Rs. 36.29 lakhs (gross) and Rs. 34.79 lakhs (net). The total ayaqut to be benefitted in the first stage is 864 acres and second stage is 1686 acres both in
Kharif and Rabi. The approximate ayacut in Tadbiloli village is 1560 acres and 990 acres in Kosali village.

(b) Not yet. The matter is under consideration of the Government.

(c) & (d) :—Does not arise in view of answer to (b) above

The features of 'Anicut or Mat' originating from and near Jannepalli, Nizamabad Taluk

188—

8169-Q.—Sri M. Narayan Reddy:—Will the Minister for Minor Irrigation be pleased to state:

(a) the salient features of the 'Anicut or Mat' originating from and near Jannepalli in Nizamabad Taluk and terminating in Nyaleswar village in Nizamabad Taluk;

(b) the extent of ayacut in different villages from Jannepalli to Nyaleshwar benefitted under this anicut and the months during which the water is used for raising crops under this Mat;

(c) whether the Department has included this scheme for the purpose of regular maintenance and periodical repairs and if so since which year and the amount allocated to this work for maintenance purposes in break-up figures for each year in the past and the nature of repairs carried so far; and

(d) whether any representations were received by the Department regarding damage and deterioration suffered by this anicut and need for carrying out urgent repairs and remodelling, if so, the action taken thereof?

A.—

(a) There is an earthen bund in the bed of the Phulomvagu at the left flank and an open mouth channel diverted therefrom in existing which feeds the tanks of Nyaleshwar village. The water from the open mouth channel is used from June to February every year.

(b) Water from the open channel is diverted to feed the following tanks of the Nyaleshwar village.

<table>
<thead>
<tr>
<th>Ayacut under the Tanks</th>
<th>155 Acres</th>
<th>15 Guntas</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Oora cheru</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Kothacheru</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Patel cheru</td>
<td>165 Acres</td>
<td>20 Guntas</td>
</tr>
</tbody>
</table>
(c) Regular maintenance has not been done so far of the above scheme by the Department as the above tanks and Mats are not sources restored to Irrigation Department standards.

(d) Yes, Sir. Since this is an anicut scheme, flow observations for at least 2 years are necessary. Further action can only be taken on the basis of such data which is being worked out.

TRANSFER OF CERTAIN IRRIGATION SOURCES TO TFE
P. R. DEPT. BY THE REVENUE DEPT. GUDUR TALUK

189—

8191 Q.— Sri Nallapareddy ; Srinivasulu Reddy :— Will the Minister for Revenue be pleased to state:

(a) Whether the following irrigation sources have been transferred to the control of the Panchayat Raj Department and Irrigation Department by the Revenue Department in Gudur taluk of Nellore:

1. Nayudupalem tank.
2. Bayyavarikandriga tank.
4. Amudalakandriga tank.
5. Guttavaripalem tank.
6. Four tanks in Ponnavolu; and

(b) If not, the reasons therefor; and

(c) when will the above irrigation sources be handed over to the Panchayat Raj Department and Irrigation Department for the maintenance?

A—

(a) The following tanks were transferred to the Irrigation and Power Department or Panchayat Raj Department as the case may be.

1. Nayudupalem tank. This is a private source. Hence it has not been so far transferred.
2. Bayyavarikandriga tank. Irrigation and Power Department.
3. Voti and Patha tank. These are private sources. Hence they have not been transferred.
4. Amudalakandriga tank. Both were transferred to Irrigation and Power Department.
5. Guttavaripalem tank. Both were transferred to Irrigation and Power Department.
6. Ponnavolu tank. Both were transferred to Panchayat Raj Department.
7. Kondavallipadu tank. Both were transferred to Panchayat Raj Department.

(b) and (c):

1. Nayudupalem tank. Private sources.
2. Voti and Patha tanks. Private sources.
Steps are being taken to obtain consent statements of the owners of the tanks for the relinquishment of their rights over the tanks and willingness to pay water rate as fixed by the Collector. After the formalities are observed the tanks will be handed over to the Panchayat Raj or Irrigation and Power Department as the case may be, provided the owners are willing to relinquish their rights over the tanks.

Demolition of tombs in the grave yards in Reddipalem II or Gudur Taluk

190—

8192-Q — Sri Nallapareddy Sreenivasulu Reddy:— Will the Minister for Revenue be pleased to state:

(a) whether landed rich ryots have demolished the tombs in the grave yards in Reddipalem-II of Gudur taluk in Nellore district and occupied the same for the purpose of cultivation; and

(b) if so, the action taken by the Revenue officials?

A.—

(a) There are no porambokes in Reddipalem Bit II village specially classified as Burial ground pombol e. S.Nos. 1371 (Ac. 2-76) and 1373 (Ac. 7-64) were the patta lands of Sri D. Mohan Reddy and 5 others. Some Harijans purchased about Ac. 5-00 from the Joint pattadar Sri Mohan Reddy and they have occupied the land. The other harijans are under the impression that the above lands were acquired by the Government for the purpose of donka and burial ground. It is reported that there are no tombs built with bricks on the above land but some heap of sand is placed on the land as a mark of symbol for that particular burial. One of the vendors Sri Kamikati Pothaiah raised crop on the place covered by heaps of sand from F. 1381 onwards as it is his own land. But no landed ryot demolished any tomb of any kind. The District Social Welfare Officer, L.A. Nellore also clarified that S. Nos. 1371 and 1373 were not acquired for provision of burial ground. Action is being taken by the Tahasildar to provide burial ground to the Harijans by acquiring patta lands.

(b) No action can be taken as the land involved is the patta land.

A.P.S.R.T.C. buses to certain villages of Nellore District

191—

8213-Q.—Sri Nallapareddy Sreenivasulu Reddy:— Will the Minister for Transport be pleased to state:
462 4th April, 1977. Written Answers to Questions. (U. starred)

(a) whether A.P.S.R.T.C. is paying buses to Kalluru, Gudali, Unuguntapalem, Chittedu, Repalle and Aravapalem villages of Nellore District and if not, the reasons therefor; and

(b) when do the R.T.C. proposes to run buses to the said villages?

A—

(a) The Andhra Pradesh State Road Transport Corporation is plying buses from Nellore to Repalle (via) Gudur. The Andhra Pradesh State Road Transport Corporation has not yet formulated schemes to operate buses to the villages of Kalluru, Gudali, Unuguntapalem, Chittedu and Aravapalem.

(b) The Andhra Pradesh State Road Transport Corporation proposes to take over all the routes in the State by the end of 1978-79 and the villages also will be connected, provided the road condition connecting these villages is motorable.

Irrigation facilities to the 70% lands in A.P.

192—

3215-Q.—Sri B. Rama Sarma:—Will the Chief Minister be pleased to state:

(a) whether the hon'ble Chief Minister has stated in his message on the eve of Telugu New Year's Day that 70 percent of lands in Andhra Pradesh would be provided with irrigation facilities;

(b) if so, whether the Government will take steps to provide irrigation facilities in the villages of Devarakonda taluk where there are no such facilities at all;

(c) whether preference will be given to digging of irrigation wells;

(d) whether loans required for the same will be provided through Banks?

A—

(a) No, Sir.

(b) Does not arise. However a total of 27 Minor Irrigation Schemes costing Rs. 24.53 lakhs are included under various programmes in Devarakonda taluk. An extent of 13,754 acres (existing and new) will be benefited on completion of the above works. Further investigations are being conducted to identify schemes which are feasible.

(c) Yes.
(d) The primary Agricultural Development Banks advance long term loans to the Farmers in their jurisdiction for sinking of wells on mortagage of their lands.

**AUDIT REPORT REGARDING THE OFFICE OF THE DISTRICT MEDICAL AND HEALTH OFFICER, NELLORE.**

8232-Q.—Sri Nallapareddy Sreenivasareddy:— Will the Minister for Health and Medical be pleased to state:

(a) the defects pointed out by the Special Audit Parties deputed by the Accountant General and other audit parties who have audited the Accounts of the Office of the District Medical and Health Officer, Nellore since 1-1-1975;

(b) the action taken on the misuse of funds misappropriation, mis-utilisation of funds, irregularities, malpractices, irregular purchases, etc., pointed out by the Inspecting Officers and Audit Parties since 1-1-1975 (under Family Planning Health and Medical); and

(c) whether any special enquiry will be ordered to be conducted to go into the defects pointed out by the Inspecting Officers and Audit parties since 1-1-1975 in the administration of the Office of the District Health and Medical Officer, Nellore.

**Answer:**

(a) The following are the defects pointed out by the Special Audit Parties deputed by the Accountant-General in the audit report for 1975-76:

<table>
<thead>
<tr>
<th>Defect</th>
<th>Amount under objection:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Shortage of cash of Rs. 9,300 remained un-recovered—not brought to cash book.</td>
<td>Rs. 9,300.00</td>
</tr>
<tr>
<td>(2) Irregular purchase of equipment of Rs. 70,672.50.</td>
<td>Rs. 70,672.50</td>
</tr>
<tr>
<td>Splitting sanctions knowing limitations of powers.</td>
<td></td>
</tr>
<tr>
<td>(3) Purchase of equipment for Rs. 36,533.92.</td>
<td>Rs. 36,533.92</td>
</tr>
<tr>
<td>Splitting sanction and to avoid permission of the higher authorities.</td>
<td></td>
</tr>
<tr>
<td>(4) Irregular purchase of Kerosene stoves for Rs. 6433.95.</td>
<td>Rs. 6433.95</td>
</tr>
<tr>
<td>(5) Excess payment of Rs. 2,156.56 due to wrong selection of firm from Base Contract firms.</td>
<td>Rs. 2,156.56</td>
</tr>
</tbody>
</table>
(6) Irregular purchase of Microslides for Rs. 13,041.60 during March 1975. 13,041.60

(7) Irregular purchase of Malaria Equipment and Laboratory materials worth of Rs. 16,842.50. District Medical and Health Officer is not competent. 16,842.50

(8) Double payment of Rs. 480 to a private medical practitioner. 480.00

(9) Shortage of drugs shown in the Stock Registers of Medicine as against the correct balances. 2,00,000.00

(10) Advances on Family Planning pending adjustment to the extent of Rs. 2 lakhs. No valid receipts. 2,00,000.00

(11) Rs. 5,000 was drawn from the Treasury and remitted after keeping one month. 5,000.00

(12) 23 A. C. Bills amounting to Rs. 1,97,650.00 were drawn and kept pending without adjustment. 1,97,650.00

(13) Amounts drawn on Petrol account when the vehicles were off the road. There are many such instances. 5,100.00

(14) Payment of Rs. 14,741.00 towards Electricity, Water and Rent. The Payments include to the occupants of Residential quarters. 14,741.00

(15) Theft of spare parts for Rs. 2,100.00 2,100.00

(16) Payment of Rs. 5,100 towards salary of Drivers keeping the vehicles off the road. 5,100.00

(17) Documents like Stock Registers, Medicine and equipment registers not produced to the Accountant General's Audit Parties. 85,962.47

(18) Irregular purchase of equipment to Primary Health Centres from grants-in-aid out of Rs. 2,28,000 meant for purchase of Rate Contract Drugs—District Medical and Health Officer, purchased equipment contrary to G. O. Ms. No. 815, Health, dated 27-4-1971 unauthorised expenditure. 8,014.20

(19) Purchase of waste Receiptacles at abnormal rate causing avoidable loss of Rs. 8,014.20. 8,014.20

(20) Irregular purchase of Surgical Equipment, cots and beds without sanction. 16,029.70
(21) Irregular purchase of 12 Emergency lights @Rs.1,250/- on Defective Quotations, at Abnormal rates.
15,000-00

(22) Repairs of 15 cots @ Rs. 259/- each by M/s. Prabha Industrial Works, Nellore as against the cost of Rs. 272/- if the original cot is purchased. It is estimated that repairs on each cot may not cost Rs. 50/-
3,885-00

(23) Repairs to equipment by M/s. Prabha Industrial Works Nellore at abnormal rates without obtaining sanction from the competent authorities.
4,986-00

(24) Repairs to 20 cotton beds by M/s Prabha Industrial Works at abnormal rates without proper sanction.
3,060-00

(25) Irregular purchase of furniture outside Govt. Agency on defective quotation.
4,680-00

(26) Purchase of 38 Kelly’s pads (Rubber Tubes) Rs. 360/- supplied to PHCs dumped without utilisation. Not required to be used at P.H.C. level Misuse of Government funds.
13,680-00

(27) Irregular purchase of equipment from M/s. Prabha Industrial Works, Nellore for Rs. 1,614-50 Causing loss to the Government to the extent of Rs. 535.
1,614-50

(28) (i) 36 bed pans were purchased at Rs. 78/- each as against Rs. 11-50 being the M.S.D. Rate. Extra payment of Rs. 2,394-00.
2,394-00

(ii) 8 Bed pans were purchased @ Rs. 80/- each as against M.S.D. Rate of Rs. 11-50 extra payment and loss to Government Rs. 548/-
548-00

(iii) Urinals both Male and Female were purchased @Rs. 56/- each at abnormal rates
4th April, 1977. Written Answers to Questions. (Unstar)

(iiv) 57 Maternity Kits were purchased during March 1975 @ Rs. 645/- each total cost involving heavy expenditure. The Dist. Medical & Health Officer is not competent to purchase over and above his powers of Rs. 3,000/- Abnormal rate was paid.

(v) Irregular purchase of 56 Weighing Machines @ Rs. 372/- each. The Dist. Medical and Health Officer is not competent.

(vi) Irregular purchase of 108 packets of Boric acid @ Rs. 2-50 for 450 gm. as against M.S.D. rate of Rs. 6-40 per K.G.—Extra amount of Rs. 1,852-96.

(29) Non-receipt of Stocks—Passing of Bills on false Stock entries.

(30) Fraudulent claim of Rs. 600/- towards transportation charges.

(C) The defects pointed out by the other Audit party i.e., Internal Audit Party on the Family Planning Accounts (Departmental).

(31) Irregular, improper and un-authorised expenditure incurred towards Surgical equipment—Indiscriminate purchase of surgical equipment at exorbitant rates.

(i) F.P. 74-75

(ii) Minimum Needs Programme for 1974-75

(iii) F.P. 1975-76

44,730-31
28,639-52
34,078-38

1,07,448-21

Rs. 99,788-21 spent on surgical equipment is not reimbursable by Government of India.

(32) Irregular withdrawal of stipends resulting in an excess payment of No. 945-15 Recovery.
(33) Irregular purchase of Steel cost to the tune of Rs. 5,733-34 and irregular expenditure on repairs to Steel costs to the tune of Rs. 4,274-00 at exorbitant Rates.

(34) Expenditure incurred over and above the Budget Provision under service Postage and Telephones and other office expenses.

(d & e): An Enquiry Officer has been appointed under Andhra Pradesh (CCA) Rules. Further action will be taken on receipt of the enquiry Report.

PATTAS TO ARUNDATEEYAS OF VINDURU IN GUDUR TALUK

7—

*8277 Q.— Sri Nallapareddy Srinivasul Reddy:— Will the minister for Revenue be pleased to state:

(a) whether the Gram Panchayat of Vinduru in Gudur taluk Nellore district has given its willingness to the Tahsildar, Gudur, its resolution dt. 81-8-72 for granting of pattas to some Arundatiyas for the lands in S. No. 168/A, classified as thopu poramboke;

(b) if so, the reasons for the abnormal delay in granting pattas to the said Arundatiyas in S. No. 168/A; and

(c) when will the pattas be granted?

(a to e): It is reported that there is no entry in the minute book of the Gram Panchayat about the resolution dt. 81-8-72 expressing its willingness to the Tahsildar, Gudur, for granting of pattas to some Arundatiyas for the land in S. No. 168/A classified as topu poramboke. But an extent of Ac. 2-25 in S. No. 168/1 of Vinduru village was granted to Sri Gampala Panchalaiah on easal lease basis r Fasli 1385 and that the Tahsildar is taking action to transfer the land from 'topu poramboke' to 'Assessed Waste Dry' and the 'D' form tta will be issued soon after getting approval of the conversion proposals.

Rectification of Defects Pointed out by the Auditor to The Aided Educational Institutions at Vakadu & Vidyaranga

15—

*8299-Sri Nallapareddy Srinivasul Reddy:— Will the Minister for Education and Cultural Affairs be pleased to state:
4th April, 1977. Written Answers to Questions. (Unstarred)

(a) whether audit objections and the defects pointed out by Inspecting Officers in the Aided Educational Institutions at Vakudu and Vidyanagar in Nellore District have been rectified since 1-1-1960,

(b) if not, the reasons therefor;

(c) when will they be rectified;

(d) the action taken by the State Government regarding the audit objections and the defects pointed out by the Inspecting Officers,

(e) whether audit recoveries were made from the Management of all the said Aided Educational Institutions since 1-1-1960 and if not, the reasons therefor; and

(f) whether the accounts of the said Institutions have been audited upto date and if not, the reasons therefor?

A.—

(a) Yes, except for the years 1969-70, 1970-71 and 1971-72.

(b) The records pertaining to these years have been taken into possession by the Director of Social Welfare Department and they have not been returned so far.

(c) & (d) :—

The position will be reviewed by the District Educational Officer, Nellore when these files are returned back by the Director of Social Welfare and necessary action will be taken.

(e) The recovery ordered in 1974-75 has been deducted from the grant released in 1976-77. The recovery if any, pertaining to the years 1969-70 to 1971-1972 will be made after receiving the files from the Director of Social Welfare.

(f) Audit upto 1974-75 has been conducted. The District Educational Officer, Nellore has reported that Audit for 1975-76 will be taken up during August and November 1976.

Installments of Filter Points & Pumpsets in Guntur Taluk,

8327-Q.—Sri Nallapareddy Sreenivasa Reddi:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether there are any proposal to instal filter points and pump sets for irrigating the lands for weaker sections in the following villages of Gudur taluk in Nellore District,

(I) Ippapudi
(2) Gollapalem and other villages in Thirumuru group of villages; and

(b) If so, when will the proposals materialise?

A.—

(a) No, Sir.

(b) Does not arise.

BORE-WELLS IN VENKANNAPEL HARIJANAWADA AND ARUNDHATEEYA PALEM OF KOTA P. S.

174—

8255 Q.— Sri Nallapareddy Sreenivasulu Reddy:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether the Nellore District Collector has received any representations from the M.L.A., Gudur in 1976 to install bore wells in Venkannapalem Harijanawada and Arundateeyapalem of Kota Panchayat Samithi for provision of drinking water;

(b) if so, the action taken on the representations;

(c) whether drinking water problem has been solved in the above Harijan Cherries; and

(d) if not, the reasons for the abnormal delay in solving the problem?

A.—

(a) No, Sir.

(b) Does not arise.

(c) & (d): There is one public well and there is also a bore well in Venkannapalem Harijanawada. The Chief Engineer, Panchayati Raj has reported that there is no scarcity at present. The Sarpanch assured the local Panchayati Raj Engineering Departmental Official that he would arrange for deepening of the well. There is reported to be one bore well sunk by Panchayati Raj, Tadipatri Arundateeyapawada and it is reported to be satisfying the drinking water needs of the locality.

ASSIGNMENT OF LANDS IN S. NOs. 44, 52, 53 ETC. OF DURGAVARAM IN GUDUR TALUK

198—

8390 Q.— Sri Nallapareddy Sreenivasulu Reddy:— Will the Minister for Revenue be pleased to state:

(a) whether there are proposals to assign lands in Survey numbers 44, 52, 53 etc. of Durgavaram in Gudur taluk of Nellore District to the landless poor Arundateeyas and other weaker sections for the purpose of cultivation;
470 4th April, 1977. Written Answers to Questions. (Unstarred)

(b) the reasons for the abnormal delay in granting D form (permanent) pattas; and

(c) when will the D form pattas be granted?

A.—

(a) Yes, Sir, by forming a Co-operative Joint Farming Society consisting of Scheduled Castes, Scheduled Tribes and Backward class people.

(b) and (c): The lands are grazing porambokes and they were transferred to A.W. dry in the proceedings dated 97-6-76 of the Assistant Collector, Gudur. It is reported that list of beneficiaries have been sent to Block Development Officer, Kota, for registering a Society and a scheme report and that the D form pattas will be issued in the names of the Chairman of the Society soon after the society is registered.

Pattas for House-Sites to the Harijans of Valamedu in Nellore Dt.

199—

8391-Q.—Sri Nallapareddy Srinivasul Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the harijans of Valamedu of the Nellore district are residing in patta lands of landed ryots since some decades;

(b) if so, the reasons for the delay in granting of pattas for house sites to the said harijans under “Home-steads” programme; and

(c) the time by which the pattas for house-site be granted in the harijans of Valamedu?

A.—

(a) It is reported that thirty five families of Harijans are residing in patta lands of ryots in Yelamedu village since several years.

(b) and (c): It is reported that the Tahsildar has initiated action under Andhra Pradesh Occupants of Home-steads (Conferment of Ownership) Act, 1976 and that he will issue ownership certificates soon after completion of the formalities under the Act.

Pattas for House-Sites to the Weavers of Mutembaka in Gudur Tq.

200—

8392-Q. Sri Nallapareddy Sreenivasul Reddy:—Will the Chief Minister be pleased to state;
a) Whether the Weavers of Kaikala caste residing in patta lands of landed ryots at Muttembaka in Gudur taluk of Nellore district since many decades;

b) the reasons for the delay in granting them pattas for house under “Home-Steads” programme; and

c) the time by which the pattas for house sites will be granted to them?

A—.

(a) It is reported that the following persons of Muttembaka Village in Gudur taluk of Nellore district are residing in S.Nos. 25 and 31A which are the patta lands of Uchuru Pitchireddy:—

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the person</th>
<th>S.No.</th>
<th>Caste</th>
<th>Extent</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>Maddirala Subbarayulu</td>
<td>25</td>
<td>Jangam</td>
<td>”</td>
</tr>
<tr>
<td>3.</td>
<td>Potur Bala Subrahmanyam.</td>
<td>31-A</td>
<td>Arava Karnam</td>
<td>4 Cents.</td>
</tr>
</tbody>
</table>

(b) and (c):

It is reported that the Tahsildar, Gudur will confer certificates of ownership after completing the enquiry under the Andhra Pradesh Occupants of Home Steads (Conferment of Ownership) Act, 1976.

Pattas for House-Site to the Harjans of Buddidalavagu in Nellore Dist.

201—

8408-Q.—Sri Nallapareddy Srenivasul Reddy:— Will the Chief Minster be pleased to state:

a) whether the harjans of Buddidalavagu in Nellore district residing in patta lands of landed ryots since many years;

b) the reasons for the abnormal delay in granting of pattas for house sites to the said harjans under “Homesteads” programme; and

c) when will the house-site pattas be granted?

A—.

(a) It is reported that nine families of harjans are residing in S. Nos. 95/1, 95/2 and 97/3 of Buddidalavagu village, belonging to Sri T. Krishna Reddy and 4 others.
472 4th April, 1977. Written Answers to Questions. (Unstarred)

(b) & (c); It is reported that the Tahsildar issued notices under the Andhra Pradesh Occupants of Homesteads (Conferment of ownership) Act, 1976 to the pattadars and that he will issue ownership certificates soon after completion of enquiry under the Act.

REPAIRS TO THE TIRUMUR LINK ROAD

202—

8412 Q.—Sri Nallapreddy Sreenivasu Reddy:—Will the Minister for Panchayat Raj be pleased to state;

(a) whether the Tirumur Link Road belonging to Zilla Parishad is in utter disrepair and the trees have grown on the road.

(b) if so, the action taken be Nellore, Z.P. to clear off the trees and shrub growth on the road to take up special repairs,

(c) when will, the Tirumur link road be made ready for the flow of traffic on the road; and

(d) whether this road is linking two roads of the Roads and Buildings Department?

A.—

(a) the road referred to by the Honourable Member is an earth road. The Kahitamuttam trees have grown on road-side with their branches spreading on the road,

(b) the Vegetation growth has since been removed,

(c) it mainly serves the carts going to fields and is serving the purpose, An amount of Rs. 1,500/- has been sanctioned under annual maintenance of this road for 1976-77 for repairs.

(d) Yes, Sir.

INSTALLATION OF FILTER POINTS & PUMP SETS IN G, NO. 134 OF MUTTAMBKA IN KOTA P.S.

203—

8413 Q.—Sri Nallapreddy Sreenivasu Reddy:—Will the Minister for Panchayat Raj be pleased to state;

(a) whether there is any proposal to instal filter points and

installations the irrigate the 25 acres of land belonging to Scheduled Carts and Scheduled Tribes in Survey number 134 of Muttambka in Kota Panchayat Sabha of Melkote District.
Written Answers to Questions. (Unstarred) 4th April, 1977. 473

(b) if so, when will the proposal materialise; and

(c) the reasons for the delay in installing filter points and pumpsets in the above lands?

A.——

(a) No, Sir.

(b) and (c) Do not arise.

Installation of Filter Points & Pumpsets in Durgavaram, Kota P. S.

204——

8414 Q.—Sri Nallapareddi Sreenivasulu Reddy:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether there are proposals to install filter points and pump sets to irrigate the following lands for the benefit of the scheduled castes and weaker section in Durgavaram of Kota, P. S. in Nellore District.

Survey Number:—Extent:

<table>
<thead>
<tr>
<th>Number</th>
<th>Ac.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 44</td>
<td>24-29</td>
</tr>
<tr>
<td>2. 52</td>
<td>29-30</td>
</tr>
<tr>
<td>3. 53</td>
<td>11-20</td>
</tr>
</tbody>
</table>

Total extent Ac. 64-79

(b) the reasons for the delay in installing filter points and pumpsets; and

(c) when will the execution of the scheme be completed?

A.——

(a) No, Sir.

(b) and (c) Do not arise.

Assignment of lands in certain Survey Nos. in Pullapalli of Gudur Taluk.

205——

8424—Sri Nallapareddi Sreenivasulu Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether there is any proposal to change the lands in the following Survey Nos. in Pullapalli to the Bhags of DeyyalKibba in Gudur Taluk of Nellore district for cultivation, in S. Nos. 132, 133, 134, 135, 137, 139, 130/2;

(b) the reasons for the proposed delay in changing classification of lands from thopu Poranloku to Anadbeenam and in granting of ‘D’ form pattas to DeyyalKibba GLsizeis;

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(c) when will pattas be granted:

(d) whether land colonisation scheme will be sanctioned to irrigate the above lands; and

(e) if so, when.

A.—

(a) Yes Sir.

(b) The harijans have very recently applied for the assignment of these lands and the issue was immediately taken up and it is proposed to form a Cooperative Joint Farming Society with these lands.

(c) The pattas will be granted in the name of the society after the society is registered.

(d) and (e) Yes Sir. The matter is under consideration.

Pattas for house-sites to the Girijans of Kodivaka in Nellore Dt.,

206—

8431 Q.—Sri Nallapareddy Sreenivasul Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether the Girijans of Kodivaka in Nellore district are residing on Patta lands of landed ryots since many years;

(b) the reasons for the delay in granting them pattas for house sites under "Home Steads" Act; and

(c) when will Pattas for house sites be granted?

A.—

(a) 12 Girijans and one Kamsali are residing in S. No. 105/1 of Kodivaka (village) belonging to Sri Amencherla Venkata Subbaiah.

(b) and (c) It is reported that the Tahsildar issued notices under Andhra Pradesh Occupants of Homesteads (Conferment of Ownership) Act, 1976 to the owner and that he will decide the case and issue ownership certificates soon after completion of enquiry under the Act.

'D' Form Pattas to the Arundhateeyas and Girijans of Mannemala in Gudur Tq.

207—

8433 Q.—Sri Nallapareddy Sreenivasul Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether the Arundhateeyas and Girijans of Mannemala in Gudur Taluk of Nellore District are cultivating lands above the fall level in Bandagunta tank since five years;

(b) the reasons for abnormal delay in changing classification of lands into anadeenam and granting 'D' form pattas; and

(c) when will 'D' form pattas be granted?
A—

(a) Scheduled Caste (14) and Scheduled Tribe (5) persons have been cultivating an extent of Ac. 19-50 in S.No. 35 of Mannemala village. Out of the extent of Ac. 19-50 under Sivajama occupation, only an extent of Ac. 5-00 is above the full tank level.

(b) and (c) : The technical opinion of the Minor Irrigation department has to be obtained before change of classification is ordered and 'D' form pattas are issued. The Tahsildar, Gudur, is taking action in the matter.

Land Colonisation scheme in Malapalli—Retapalle in Kota P. S.

208—

8435 Q—Sri Nallapareddi Sreenivasul Reddi:—Will the Minister for Panchayati Raj be pleased to state:

(a) Whether there is any proposal to sanction a Land Colonisation Scheme to irrigate the lands of all the Arundhateeyas and Girijans of Malapalli-Retapalli in Kota, Panchayat Samithi of Nellore District.

(b) How many filter points will be sunk in Survey numbers, 16, 182, B2, 189 etc., where plenty of underground water is available to irrigate all the lands of weaker sections in the village; and

(c) when will the scheme be executed?

A—

(a) No, Sir.

(b) and (c) : Does not arise.

8436 Q—Sri Nallapareddi Sreenivasul Reddi:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that the ayacut under the big tank of Maddali in Kota Panchayat Samithi of Nellore District is more than 200 acres;

(b) if so, the reasons for the abnormal delay in taking over this irrigation source of the Panchayatraj Department by Irrigation Department; and

(c) when will the big tank of Maddali be taken over by the irrigation Department for further maintenance and development?
A—

(a) The settled ayacut under the big tank of Maddali in Kota Panchayat Samithi as per the Minor Irrigation sources register maintained is 197.00 acres. As per the Karnam’s statement, the present cultivable ayacut is 249.38 acres.

(b) The Block Development Officer, Kota has submitted proposals to the District Collector, Nellore to transfer the tank to the control of Irrigation and Power Department (Irr. Branch).

(c) Soon after the orders are received from the District Collector the big tank of Maddali will be taken over by the Irrigation and Power Department (Irr. Branch) for further maintenance.

Regular Payment of Old-age Pensions.

210—

8451 Q.—Sri C. V. K. Rao;—will the Minister for Finance be pleased to state:

(a) whether the Government are aware of the fact that Old age Pensions granted to old people are not being permitted regularly every month:

(b) whether it is a fact that pensions are not paid in East Godavari District for the past 3 months due to paucity of staff; and

(c) If so, the action taken thereon?

A—

(a) (b) & (c) The pensions are generally remitted to the Pensioners every month. It is reported that in East Godavari District the pensions are being remitted once in two months. The pensions for March, April and May 1976 are reported to have been remitted on 1.6.1976. This was due partly to the delay in communicating the budget allotments and partly to paucity of staff. On receipt of the proposal from the Director of Treasuries and Accounts Government have sanctioned additional staff for payment of Old Age Pensions. The District Treasury Officer, Kakinada has been instructed to arrange regular payments of Old Age Pensions in future. The D. T. A., is watching the position of payments in all districts.

Time Bound plan for Setting up of Major Industries in the state.

211—

8458-Q.—Sri C.V.K. Rao,—will the Chief Minister be pleased to state:

(a) whether the Government have a time bound plan for the Rs. 411 crores scheme to set up major industries in Andhra Pradesh;

(b) If so, the details of the Scheme and

(c) The employment potential of the scheme.
A.—

a) Large and Medium Scale Industrial Units are generally sponsored and set up in the Joint Sector by the Government through Andhra Pradesh Industrial Development Corporation Limited. The Andhra Pradesh Industrial Development Corporation has programmed to implement 74 large and Medium Units by the end of 1979 at an estimated cost of Rs. 244 crores. This is in addition to 48 units which are likely to go into production during 1976-77 at an estimated cost of Rs. 237 crores.

b) A copy of the Andhra Pradesh Industrial Development Corporation Limited, Booklet 'Andhra Pradesh Industrial Development Corporation spearheads Industrialisation in Andhra Pradesh, is enclosed.

c) 1,80,000.

SINKING OF C.I. WELLS AT KANDRA IN GUDUR P.S.

212—

8491-A.—Sri Nallapareddi Sreenivasul Reddy;—Will the Minister of Panchayati Raj be pleased to state:

(a) Whether there is any proposal to sink C.I. Wells to irrigate the lands of Girijans at Kandra in Gudur P.S. of Nellore District,

(b) The number of C.I. Wells to be sanctioned and when they will be sanctioned;

(c) the reasons for the delay in sanctioning the same; and

(d) When will the works be taken up and completed?

A.—

(e) Yes, Sir.

(b) This will be examined after the Cooperative farming societies is registered.

(c) Does not arise.

(d) The works will be taken up after registering Cooperative Farming Society.

LAND AND WATER COLONISATION SCHEME IN CERTAIN S. Nos. OF VENKATAREDDIPALEM IN KOTA P.S.

213—

8492-Q.—Sri Nallapareddi Srinivasul Reddy.—Will the Minister for Panchayati Raj be pleased to state:

(a) Whether there is any proposal to sanction Land and Water Colonisation scheme in survey numbers 119, 22, 23, 26 etc. of Venkatapally panchayat handar of Neelipadu in Kota Panchayat Samitha of Nellore District to instal filter points and pumps sets for irrigating the lands of Harijans;
478 4th April, 1977. Written Answers to Questions (Unstarred).

(b) When will the proposal materialise; and

(c) The number of filter points and pumpsets and that will be provide.
A—

(a) No. Sir.
(b) & (c) Do not arise.

RYOTWARI PATTAS TO THE TENANTS IN BAYYAVARIKANDRIGA IN NELLORE DISTRICT

214—

8495 Q.—Sri Nallapareddi Srinivasul Reddy:—Will the Minister for Revenue be pleased to state:

(a) Whether ryotwari pattas were granted to the tenants in Bayyavarikandriga village in Nellore District;

(b) If not, the reasons for the delay,

(c) When will the ryotwari pattas be granted,

(d) Whether the Revenue Department has handed over the Bayyavarikandriga tank to the Panchayati Raj Department, and

(e) If not, the reasons for the delay?
A.—

a, b, c, d & e: Bayyavarikandriga Village, Gudur taluk, Nellore District was a minor Inam in Yenasiri ryotwari Village. According to Section 4 (1) of the Andhra Inams Abolition Act, 1936 the Inam land situated in a Ryotwari village should be granted on patta in favour of the person or the institution holding such land on the date of commencement of the Act. Accordingly the entire land in the village was granted on ryotwari pat in a favour of the Inamdar on 11-2*1961* The tenants are not entitled for patta in respect of any lands under Section 4 of the Inams Abolition Act. The Bayyavarikandrika tank was also treated as private tank and therefore the entire land measuring 330 Acs. 24 cents including the said private Tank was granted on patta in favour of the Inamdar. Hence the question of handing over the tank to the Panchayati Raj Department does not arise.

National Permit for plying lorries to the Warangal Lorry Drivers Co-operative Society.

215—

8514 Q.—Sri N. Yethiraja Rao:—Will the Minister for Transport be pleased to state:

(a) whether it is a fact that the Warangal Lorry Drivers Co-operative Society, Warangal has been denied allotment of National Permit for plying lorries, by the Andhra Pradesh State Transport Authority Hyderabad,

(b) if so, the reasons therefor;
Written Answers to Questions. (Unstarred) 4th April, 1977.

(c) the number of National Permits issued to Warangal District and the names of persons to whom they have been issued during 1975-76;

(d) the criteria followed for the issue of National Permits;

(e) whether preference has not been shown in regard to issue of National permits to Registered Drivers Co-operative Society Members who belong to weaker sections and own driving licences; and

(f) if not, the reasons therefor?

A.

(a) Yes, Sir. (Only one application was filed).

(b) The President, Warangal Lorry Drivers' Co-operative, Society, Mandi Bazar, Warangal made an application for grant of National Permit at serial No. 1148. At the meeting of the State Transport Authority, Andhra Pradesh, Hyderabad held from 8-3-1976 to 12-3-1976 his application was considered on merits even though he was absent on the date of hearing and rejected as his claims were not superior to that of others.

(c) The State Transport Authority, Andhra Pradesh, Hyderabad through its Proceedings No. 41352/Cl/75, dt. 18-3-1976 has granted two National Permits to the following persons of Warangal District:

1. Sri V. Radhakrishna Murthy, Padmaja Transport Company, Station Road, Warangal (Applicant No. 34);

2. Sri G. Ramulu, Old Beet Bazar, Warangal (Applicant No 37).

(d) The criteria followed for the issue of National Permits by the State Transport Authority is based on the following principle laid down in the ordinance promulgated by the President of India and published in the Gazette of India, extra-ordinary No. 68, New Delhi, dated 26-9-1975:

(a) (1) No National permit shall be issued to an individual owner if he already holds in his own name three or more valid National Permits or when he holds valid National permits as well as valid inter-State region permits if the aggregate number of such permits is three or more;

(2) to a company which already holds in its own name seven or more valid national permits or when it holds valid national permits as well as valid inter-State region permits, if the aggregate number of such permits is seven or more.

(b) Other conditions being equal, preference shall be given to Applicants who are ex-army personnel or, who have valid licences for driving transport vehicles;
(c) applicants who are likely to contribute to the purpose of movement of goods between the States of the Union in the interests of the public would be preferred;

(d) in order to meet social purpose enshrined in the ordinance normally 50% of the National Permits will be granted to those already holding inter-State permits, 25% to those holding State and Regional permits and the remaining 25% to new entrepreneurs including ex-Army personnel and unemployed Drivers.

(e) National Permits will also be granted to those holding inter State permits provided they surrender the required number of the letter permits;

(f) if an adequate number of new entrepreneurs are not forthcoming for availing National Permits set a part for them, the utilised number will be distributed among other kinds of applicants. It may be noted that new entrepreneurs will be recommended suitable assistance from the financial institutions in order to enable them to carry on the business of National Permits.

(g) no public carrier shall be granted a National Permit in respect of Motor Vehicles which has registered laden weight of more than 16,000 Kgs in the case of rigid chassis vehicle or 20,000 Kgs in the case of an articulated vehicle or a tractor-trailer combination.

(h) A National Permit shall not be granted in respect of a motor vehicle which is more than 4 years old on the date of initial grant of permit or is more than 9 years old at any other point of time.

(i) when a vehicle covered by a National Permit is proposed to be replaced by another vehicle, the latter vehicle shall not be more than 4 years old on the date of such replacement.

(j) The State Transport Authority kept in view the provision contained in Section 55(i) of Motor Vehicles Act, which stipulates that other conditions being equal and application for public carrier from a co-operative Society registered or deemed to have been registered under any enactment in force for the time being shall, as far as may be, be given preference over applications from individuals owners and has been given preference to some of the Co-operative Societies.

(f) In view of answer to clause (e) this does not arise.

Land and water Colonisation Scheme in Certain S. No. of Burlavarpalem in Kota p.s.

217—

3618—Q.—Sri Nallapappu Sreenivasulu Reddi—Will the Minister for Panchayati Raj be pleased to state
a) whether there is any proposal to execute land and water colonisation scheme in the following survey numbers for the benefit of the Harijans of Burlavaripalem hamlet of Yaragatupalle in Kota Panchayat Samithi of Nellore District.


(b) when will the land and water colonisation scheme be executed to irrigate the lands of Burlavaripalam harijans in the above survey numbers; and

(c) the number of filter points and pump sets that will be provided?

A.—

(a) No, Sir.

(b) and (c): Do not arise.

Land water colonisation scheme in certain S.Nos. of Nakanur in Gudur Tq.

217—

8526 Q.— Sri N. Sreenivasul Reddy:— Will the Minister for Panchayat raj be pleased to state:

(a) Whether there is any proposal to sanction land and water Colonisation Scheme in Survey numbers 202, 200, 209, 197, 100 etc. of mekanur in Gudur Taluk of Nellore District to irrigate the lands of Harijans, Arundhatyeyas and Girijans;

(b) If so, when will the proposal materialise; and

(c) The number of C.I. Wells and pump sets will be provided?

A.—

(a) The lands to an extent of 7.92 Acres in S.No was assigned to 6 Harijans of Mekanur village, Gudur Taluk, Nellore District. The Collector, Nellore sanctioned an amount of Rs. 4,000 for completion of the well and Rs. 4,000 for purchase of oil engine. The work will be started early.
There are no proposals for sanction of schemes in S.Nos. 200, 209, 197, 100 etc., of Mekanur village, Gudur Taluk, Nellore District.

(b) The proposal in respect of S.No. 202 has materialised

(c) After inspecting the lands, the required number of C.I Wells and pumpsets will be assessed.

Applications regarding starting of small Industries under the self Employment Scheme

218—

8551-Q—Sri A. Sreeramulu:—Will the Chief Minister be pleased to state:

(a) the number of applications received during 1976-77 for starting small industries under the Self Employment Scheme;

(b) the number of applications processed and recommended for financial assistance to the respective agencies; and

(c) the number of units that have been set-up during this year?

A.—

(a) 6,221.

(b) 3,048.

(c) 994.

ASSIGNMENT OF LAND IN S.NOS. 209 OF VEDICHERLA OF GUDUR TQ.

219—

8556 Q.—Sri Nallapareddy Sreenivasul Reddy:—Will the Minister for Revenue be pleased to state:

(a) Whether the Nellore District Collector has received any representation from the M.L.A, Gudur in 1976 to assign 300 acres out of 800 acres in S.No. 290 of Vedicherla of Gudur taluk to the landless poor for the purpose of cultivation;

(b) Whether the said 300 acres out of 800 acre in S.No. 290 of Vedicherla is fit for cultivation;

(c) if so, the reasons for the delay in recommending to the Government for change of classification of land from reserve forest poramboke to anadheenam; and

(d) when will 300 acres of land be assigned to the landless poor for cultivation?
A—

(a) Yes, Sir.

(b) Out of the total area of Ac. 827-49, an extent of Ac.300-00 is said to be fit for cultivation.

(c)&(d): The lands were classified as reserve forest lands and assignment of the said lands would arise only when the said lands are disreserved and handed over to the Revenue Department. The collector has instructed the Thasildar to send necessary proposals in this regard in consultation with the District Forest Officer, Nellore and the matter will be examined in consultation with Forest and Rural Development Department after the receipt of proposals.

LAND COLONISATION SCHEME AT PALICHERLA IN GUDUR PANCHAYATH SAMITHI

8594-Q—Sri Nallapareddy Srinivasulu Reddy:—Will the Minister for Panchayathi Raj be pleased to state:

(a) Whether there is any proposal to sanction Land Colonisation scheme at Palicherla in Gudur Panchayath Samithi of Nellore District to irrigate the lands of Harijans' Arundhatiyeys' Girijans and other weaker sections in survey numbers 1, 3, 105, 106, 110, 107, 109, 113, 114, 115, 116, 117 etc.

(b) The number of irrigation wells and pumpsets that will be provided;

(c) When will the scheme be executed; and

(d) Whether the Nellore District Collector has received any representations from the M.L.A., Gudur in this regard and the action taken thereon?

A—

(a) No, Sir.

(b) and (c): Do not arise.

(d) 'No representation has been received by the District Collector from the M.L.A., Gudur in this regard.

Handing over of 'Six-Zamin' tanks at certain places of Gudur Tq.

8596Q.—Sri Nallapareddy Srinivasulu Reddy:—Will the Minister for Revenue be pleased to state:
(a) whether the Revenue Department is taking steps to hand over Ex-Zamin tanks at Guttavaripalem, Amudalakandria, Kandukur and Nayudupalem in Gudur taluk of Nellore district either to the Irrigation Department or to the Panchayat Raj Department basing on the ayacut;

(b) when will they be handed over for further maintenance and up grading; and

(c) the reasons for the delay in handing over the said sources?

A—

(a) The following tanks were transferred to the control of Irrigation Department or Panchayat Raj Department as the case may be.

(1) Guttavaripalam tank—Irrigation Department.
(2) Amudala Kandriga tank—Irrigation Department.
(3) Kaudukar tank—Panchayat Raj Department.
(4) Nayudupalem tank—This is a private tank, (It has not been so far transferred)

(b) and (c):

Nayudupalem tank—Steps are being taken to obtain consent statement of the owner for the relinquishment of his right over the tank. After completion of formalities, the tank will be handed over to Panchayat Raj or Irrigation and Power Department as the case may be. Provided the owner of the tank is willing to relinquish the right over the tank.

Construction of Culverts on Gudur Supply channel near Chemidthi and Pandluru Supply channel near Vengamambapuram.

86052 Sri Nallapareddi Sreenivasul Reddy, —Will the Minister for Minor Irrigation be pleased to state:

(a) Whether there are proposals for the following works in Gudur Taluk of Nellore District;

(1) Construction of culvert on Gudur Supply channel near Chemidthi;
(2) Construction of culvert on Pandluru supply channel near Vengamambapuram;

(b) The estimated cost of each work; and

(c) When will the works be started and completed?
A.—

(a) (1) and (2) : Yes, Sir.

(b) In respect of item No. (1) the cost of the Scheme is not known as the estimate is still under preparation. In respect of item No. (2) the estimated cost of the scheme is reported to be RS. 21,300-00.

(c) The estimate for item No. (1) is still under preparation by the Executive Engineer, Nellore South Division. The work will be taken up after sanction of the estimate and subject to availability of funds. The estimate for item No. (2) is pending with the Executive Engineer, Nellore South Division for attending certain remarks. After finalisation, the estimate will be sanctioned and the work will be taken up for execution, subject to availability of funds.

Loss incurred by Sri Bharadwaja Ayurvedic Co op Pharmacy and Stores Ltd., Tenali.

223—Q.—Sri N. Venkataratnam :—Will the Minister for Co-operation be pleased to State:

(a) The loss incurred by Shri Bharadwaja Ayurvedic Co-operation Pharmacy and stores limited Tenali from 1969 to 1974;

(b) The reasons therefor and the person responsible for the losses;

(c) whether any enquiry was conducted in August-1974 under section 51 of Co-operative Societies Act;

(d) If so, the findings of the enquiry regarding the responsibility for the losses;

(e) The action taken by the Government on the above finding of the enquiry; and

(f) The present position of the stores and its functions?

A.—

(a) 1968-69 Rs. 28,865-28
1969-70 Rs. 46,375-89
1970-71 Rs. 25,010-29
1971-72 Rs. 38,168-08
1972-73 Rs. 10,298-04
1973-74 Rs. 30,828-12
1974-75 Rs. 23,223-07

(b) (1) Payment of heavy interest on overdue cash credit loan.
(b) No. It was not the person-in-charge who went for collection work. It was the Senior Inspector/Sale Officer (Government Officer) that visited Konthalam village along with the Decree-holder (i.e., Secretary of the Rolugunta Large Sized Co-operative Society, Employees of the co-operative central Bank and Police for the collection of arrears from the members of the said society on 3-6-1976. It is reported that one defaulter Sri Sunkara Sivaram arranged nearly 200 people to obstruct the performance of duty of the sale officers, manhandled him for bodily and threatened him that no-body would be allowed to move from the village, unless the attached properties released.

(c) The occurrence of above incident was not reported to the District Collector and the Superintendent of Police immediately, but the sale officer lodged a complaint with the Station House Officer, Kothakota, at 2.00 A.M. on 4-6-1976.

(d) The Station House Officers, Kothakota Police Station, after due enquiry and investigation filed a charge sheet before the Judicial first Class Magistrate Narsipatnam on 8-11-1976, against the accused Sri Sunkara Sivaram, son of Sri Appala Naidu under section 353 of the IPC for assaulting the public servant on official duty; and the Magistrate has taken the case on file under C.C.No. 188/76. The case is pending trial in the Court.

T.A. & D.A. Drawn by the General Manager A.P.S.R.T.C.

226.—

8726 Q.—Sri A. Sreeramulu:—Will the Minister for Transport be pleased to State:

(a) the total, Travelling Allowance and Daily Allowance drawn by the General Manager, Andhra Pradesh State Road Transport Corporation, during 1972-73, 1973-74, 1974-75 and 1975-76; and

(b) the number of visits to Delhi during each of the above years and the purpose of the these visits?

A.—

(a) Total Travelling Allowance and Daily Allowance drawn:

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<thead>
<tr>
<th>Year</th>
<th>Total Travelling Allowance</th>
<th>Total Daily Allowance</th>
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<tr>
<td>1972-73</td>
<td>Rs. 4,997.00</td>
<td>Rs. 1,620.00</td>
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<td>1973-74</td>
<td>Rs. 9,570.00</td>
<td>Rs. 3,971.90</td>
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<td>1974-75</td>
<td>Rs. 13,249.00</td>
<td>Rs. 4,449.80</td>
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<td>1975-76</td>
<td>Rs. 15,569.00</td>
<td>Rs. 4,707.85</td>
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(b) Number of visits to Delhi and purpose of visits:

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<thead>
<tr>
<th>Year</th>
<th>Number of visits</th>
<th>Number of days</th>
<th>Purpose of visits</th>
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<tr>
<td>1972-73</td>
<td>6</td>
<td>25</td>
<td>(1) Discussion along with Chairman.</td>
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<td>(2) Discussions with TELCO's Standing Committee meeting.</td>
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<td>(3) Standing Committee and Executive meeting of Association of State Road Transport Undertakings.</td>
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<td>(4) Discussions with Officials of Planning Commission.</td>
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<td>(6) Standing Committee Meeting of Association of State Road Transport Undertakings.</td>
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<td>1973-74</td>
<td>11</td>
<td>44½</td>
<td>(1) Standing Committee Meeting and Association of State Transport Undertakings Meetings.</td>
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<td></td>
<td>(2) Discussions with Planning Commission on Fifth Plan.</td>
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<td>(3) To meet Housing &amp; Urban Development Corporation officials and Planning Commission.</td>
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<td>(4) Attended meeting of Standing Committee of Chairman with Minister for Planning. Meeting with Transport Minister and Secretaries, Ministry of Transport.</td>
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<td>(5) Attended Meetings of Standing Committee in Road Transport and Development Council.</td>
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<td>(6) Discussions with Planning Commission Officials.</td>
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<td>(7) Governing Council meeting of Central Institute of Road Transport.</td>
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<td>(8) Meeting with the Officials of Planning Commission on Fifth Plan.</td>
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<td>(9) Attended the Standing Committee (Regional Meeting at Delhi).</td>
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<td>(10)</td>
<td>Discussion with Government of India Officials-Meeting with Minister for Heavy Industries and Petroleum along with Transport Minister of Andhra Pradesh. Discussion with Minister of Transport Haryana Government and Chief Minister, Punjab with Transport Minister of Andhra Pradesh.</td>
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<td>(11)</td>
<td>Government Council Meeting of Standing Committee(Supplies and Contracts)</td>
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1974-75. 12 40

| (1) | Discussion with Officials of Housing and Urban Development Corporation, Government of India for signing of loan agreement. |
| (2) | Attended meeting with Industrial Development Minister Government of India, regarding distribution of Types-Meeting with Government of India officials regarding H.S.D. Oil and Lubricants supply from M/s. Indian Oil Corporation. |
| (3) | Attended meeting of Standing Conference of Public Enterprises, Government of India. Discussion with Minister for Transport. |
| (4) | Attended Transport Development Council Meeting-Discussion with Officials, Ministry of Shipping and Transport, Government of India. |
| (5) | Attended Standing Committee (Supplies and Contract) Meeting and Governing Council Meeting, Central Institute of Road Transport. |
| (7) | Attended Standing Committee (General) Meeting of Association of State Road Transport Undertakings. |
| (8) | Meeting of Standing Committee of Association of State Road Transport Undertakings |
(9) Meeting with Planning Executive Committee Committee meeting of Association of State Road Transport Undertaking and Meeting with Secretary, Ministry of Shipping and Transport Discussions with India Tourism Development Corporation Officials.

(10) Annual Meeting of Association of State Road Transport Undertakings-Discussion with Officials of Punjab Roadways along with Chairman.

(11) Meeting of Governing Council of Central Institute of Road Transport and Discussion with officials in Ministry of Shipping and Transport.

(12) Attended Planning Commission Meeting.

(13) Attended Executive Committee Meeting of Association of State Road Transport Undertakings.

(14) Met Central Institute of Road Transport Council, Annual Meeting of Association of Road Transport Undertakings-Discussions with Ministry of Shipping and Transport.

(15) Meeting of Steering Committee on National convention of Public Enterprises-Discussion with Ministry of Shipping and Transport.

(16) Met Planning Commission Officials.
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(c) if so, the action taken by the Government?

A.—

(a) In the fire accident in Thutipala village, 250 houses were gutted on 3-6-76; 3 children died due to suffocation and one woman aged 55 years died due to severe burns; 4 women received burn injuries, out of them 2 died subsequently.

(b) No Sir.

(c) An amount of Rs. 25,300/- was sanctioned as cash relief to the house owners. The Collector, Visakhapatnam sanctioned Rs. 600/- from his discretionary grants to the injured women. Besides the Sub-Collector, Narsipatnam sanctioned Rs. 400/- for feeding the victims and the Tahsildar, Narsipatnam collected 5-30 quintals of rice for feeding the victims.

Promotion to the Junior Engineers in Roads & Buildings Department belonging to Andhra Region

228—

8750 Q.— Sri N. Srinivasulu Reddy:—Will the Minister for Public Works Department be pleased to state:

(a) whether it is a fact that the Junior Engineers in Roads and Buildings Department belonging to Andhra Region who passed Public Service Commission Test in 1965 were not promoted as Assistant Engineers till to-day;

(b) whether it is also a fact that the Junior Engineers of the same department belonging to Telangana region who passed Service Commission Test in 1967 were promoted as Assistant Engineers; and

(c) if so the reasons therefor?

A.—

(a) No, Sir.

(b) Yes, Sir.

(c) The post of Assistant Engineer in the Roads and Buildings Department comes under the purview of the Andhra Pradesh Public Employment (Organisation of Local Cadres and Regulation of Direct Recruitment) Order, 1975, as notified in G.O.Ms.No. 674, G.A. (S.P.-F-A) Department dated 20-10-1975, which came into force with effect from 18-10-1975. According to this order, the post of Engineer in the Roads and Buildings Department has to be organised into a local Cadre and promotion has to be made only from the candidates belonging to the respective local areas. Local Cadres in respect of the post of Assistant Engineer in the Roads and Buildings department has not yet been organised. Pending organisation of the local cadres and with a view to minimising readjustment, on the Government issued
Written Answers to Questions. 4th April, 1977.

orders in G.O.Ms.No. 741, G A. (Ser. A) Department dated 7-11-1975 to the effect that any appointment by promotion or transfer may be made having regard to the likely allocation of vacancies in such category among the different local cadres and the likely ranking of persons concerned in the different seniority lists that may be prepared in respect of the feeder categories. All such appointments shall be provisional subject to review and reallocations later. Promotions as Assistant Engineers in the Roads and Buildings Department were given in accordance with the above orders.

Construction of 30 beded hospitals at Balireddipalem of Kota Panchayat Samithi.

229—

8753.Q— Sri Sreenivasul Reddy:— Will the Minister for Health & Medical be pleased to state:

(a) whether tenders have been called for the construction of 30 beded hospitals at Balireddipalem in Kota Samithi of Nellore Dist;

(b) whether the tenders have been deferred and if so, the reasons therefor;

(c) whether any representations have been received in 1976 from the local M.L.A. by the Chief Minister, Health Minister, Health Secretary and the Director of Medical and Health Service to construct the 30 beded hospital buildings at Balireddipalem only and not to shift the 30 beded hospitals anywhere else; and

(d) if so, the contents of the said representations and the action taken thereon?

A.—

(a) Yes, Sir.

(b) Yes, Sir. The tenders were deferred as there was a proposal to change the place of the above hospital.

(c) Yes, Sir. The representations of the said persons are:

(1) The District Medical and Health Officer, Nellore in collusion with the local politicians of Nellore, were against shifting of the proposed primary Health Centre building to the other place as against Balireddipalem which was already approved by the Government.

(2) The Villagers of Balireddipalem are coming forward to donate some more sites in addition to 3 acres of site already donated for the purpose.
(3) The 30 bedded hospitals at Balireddipalem will cater to the needs of about 50 Costal villages.

After careful consideration of the representation, the Chief Engineer, R and B and Admn. was instructed to proceed with the construction of the Primary Health Centre building at Balireddipalem as already ordered G.O.,Ms.No. 356 Health, dated 30-3-1976 and the work is under progress.

Key Village Sub centres in Kota Key Village Block

230—

8754Q.— Sri N. Sreenivasulu Reddy:—Will the Minister for Animal Husbandry be pleased to state:

(a) The number of key Village sub-centres sanctioned in Kota Key Village Block, Nellore District.

(b) The number of sub-centres already started and the number yet to be started and

(c) The reasons for abnormal delay in starting all the sub-centres in Kota Block area and when all the sub-centres will be started?

A.—

(a) 10 (Ten) sub-centres.

(b) All the (10) sub-centres were already started.

(c) A Key Village Block, with ten sub-centres was sanctioned in Nellore District under Six Point Formula during 1974-75. The Key Village Main centre at Chandou and Six Key Village sub-centre and Kedivedu, Chittedd, Aravapalen, Kokkupadu, Balireddypalem an Valepedu tentatively started functioning from 6-3-75 pending approval of the places by the Government since the scheme was sanctioned at the end of the financial year.

Government have approved the names of villages for establishing the Key Village Block Main Centre at Kota and the ten sub-centres at Kadivedu, Aravapalem, Kokkupadu, Balireddypalem an Valepedu. Subsequently, representations were received regarding the location of some of the sub-centres and shifting of main centre from Chandodu to Kota.

Government have communicated a copy of letter dated. 10-6-75 of Sri N. Janardhan Reddy, Member of Parliament for remarks on the, Directorate of Animal Husbandry and also instructed to stop shifting the Key Village Centre from Chandodu to Kota.

The Director of Animal Husbandry visited Kota Key Village Block area in September, 1975 and examined the facilities available both at Kota and Chandodu and sent proposals to Government.
Government approved the location of the main and ten sub-centres of Key Village Block, Kota in Nellore District in the following places.

Main Centre: Kota

Sub-Centres:


Hence there is delay in starting all the sub-centres in Kota Key Village Block area.

All the ten-sub-centres were started on the dates noted against them.

<table>
<thead>
<tr>
<th>Names of the Centre</th>
<th>Date of opening</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Kadivedu</td>
<td>6-3-75</td>
</tr>
<tr>
<td>2. Balireddipalem</td>
<td>6-3-75</td>
</tr>
<tr>
<td>3. Chittedu</td>
<td>6-3-75</td>
</tr>
<tr>
<td>4. Aravapalem</td>
<td>6-3-75</td>
</tr>
<tr>
<td>5. Kokkupadu</td>
<td>6-3-75</td>
</tr>
<tr>
<td>6. Vallpedu</td>
<td>6-3-75</td>
</tr>
<tr>
<td>7. Dugarajapatnam</td>
<td>15-11-76</td>
</tr>
<tr>
<td>8. Chittamuru</td>
<td>15-11-76</td>
</tr>
<tr>
<td>9. Valimedu</td>
<td>15-11-76</td>
</tr>
<tr>
<td>10. Chandodu</td>
<td>15-11-76</td>
</tr>
</tbody>
</table>

G.O. Regarding Settlement of Certain Problems of Rural Electric Co-operative Societies in the State

231—

8805. Q—Sri P.V.Ramana.— Will the Minister for Co-operation be pleased to state:

(a) Whether it is a fact that the Government issued G. O. Ms* No. 747, dt. 1-9-1976 regarding settlement of certain problems of rural Electric Co-operative Societies in the state:

(b) if so, whether the Electricity Board handed over the assets to the Rural Electricity Co-operative Societies at Anakapalli and Rayachoti as per the G.O.; and

(c) if not why?

A—

(a) and (b) Yes Sir
(c) Does not arise.
Construction of an anicut across Jammagadda near Kusulawada
Village of Bhimunipatanam Taluk.

232—

8822—Sri R.D.S. Suryanarayana Raju:—Will the Minister
for Medium Irrigation be pleased to state:

(a) Whether it is a fact that, in case an anicut is constructed,
across Jamma gedda Kusulawada village of Bhimunipatanam taluk
Visakhapatnam District nearly 1000 acres of land can be irrigated and
also additional irrigation facilities can be provided to nearly four
villages situated in the surrounding area; and

(b) the steps proposed to be taken to execute such important
irrigation project which will irrigate more ayacut land with lesser
expenditure

A.—

(a) There were proposals to form a reservoir across Jagammagedda
near Kusulawada in Bhimunipatnam Taluk. The proposals consisted of
stabilising the existing wet ayacut of 314 acres and providing irrigation
facility to additional new ayacut of 295 acres in Kusulavada Village
only. The available yield is sufficient to irrigate 609 acres only and
it is not possible to extend any additional irrigation facilities to the
other villages situated in the surrounding area of the scheme.

(b) Three alternative proposals to construct a reservoir across
Jagammagedda were examined and none were found to be remunerative
Hence they were dropped

Lift irrigation scheme in Pandrangi village to Bhimunipatnam taluk

233—

8823Q—Sri R.D.S. Surayanarayana Raju:—Will the Minister for
Irrigation be pleased to state;

(a) Whether the Government are considering any proposal to take
up any lift-irrigation scheme in Pandrangi village of Bhimunipatnam
taluk of Visakhapatnam district and when it has come to the notice
of the Government; and

The steps preposed to be taken to implement the said lift
irrigation scheme?

A.—

(a) Yes Sir. There is a proposal for formation of a lift irrigation
scheme near Pandrangi village.

(b) A preliminary estimate was prepared in January 1975 and
flow observations are being conducted at site from 1975-76 onwards.
The flow observations for a period of 4 years are required for formu-
lating the proposals.
Written Answers to Questions.

4th April, 1977.

LOSS IN KALPALATHA SUPER BAZAR HYDERABAD

234—

*8872.Q—Smt. J. Eshwari Bai:—Will the Minister for Co-operation be pleased to state:

(a) whether the Kalpalatha (Super Bazar) is facing heavy losses inspite of better turn-over of business;

(b) if so, the reasons therefor;

(c) whether any committee went into the functioning of this Super Bazar and submitted its report during the month of August; and

(d) if so, whether a copy of the same be placed on the Table of the House?

A—

(a) Yes, Sir.

(b) The reason mainly are:—

(i) Heavy incidence of expenditure by way of interest of Bank Loans.

(ii) Heavy losses on Statutory ration trade.

(iii) Disproportionate overhead charges.

(c) Yes, Sir.

(d) A copy of the report is placed on the Table of the House (Report placed in the Legislature Library)

Death of four persons in the waters of Gogarbhgam on Tirumala Hills

235—

8900.Q—Sri P.V. Ramana:—Will the Chief Minister be pleased to state:

(a) whether it is a fact that four people died in the waters of Gogarbhgam on Tirumala Hills in the month of August, 1976;

(b) if so, the names of the deceased persons;

(c) the cause for their death; and

(d) the action taken by the Government against those who are responsible for the death?

84—39
(a) Five persons died in the waters of Gogarbham on Tirumalur Hills on 29-8-76.

(b) (1) Smt. Nanjamma, aged 30 years, Wife of Sri Sivanand Chari, Attender. Live Stock Farm, Dharampuri District, Tamilnadu
(2) Santha Kumari, aged 12 years, D/O. Sri Sivananda Chari. (3) Vasantha Kumari, aged 10 years. D/O. Sri Sivananda Chari. (4) Kamala, aged 4 years, D/O Sri Sivananda Chari, (5) Lokesu, aged 2 years, S/O. Sri Sivananda Chari.

(c) Drowning Enquiries revealed that Sri Sivananda Chari and his wife conspired together to kill all the members of the family as a result of harassment caused by the Superintendent, Live Stock Farm of Hosur, who tried to pressurise Sri Sivananda Chari into supplying him with his wife or other women to satisfy his sexual passion.

(d) The accused Sri Sivananda Chari was arrested and the case charge against him u/s 302 and 307 I.P.C. is pending trial in the Sessions Court. The misconduct of the Superintendent in question of the Live Stock Farm has been brought to the notice of the Government of Tamilnadu for necessary action.

Debts of Fisherman of Vadacheepurupalli of Anakapalli Tq.

236—

8916 Q.—Sri P. V. Ramana : Will the Minister for Fisheries be pleased to state :-

(a) whether it is not a fact that each family of fishermen of Vadacheepurupalli of Anakapalli Taluk in Visakhapatnam District is in debt of more than Rs.4 000/- as they were supplied with Nylonnets.

(b) whether it is also a fact that they have to sell prawns only to money lenders;

(c) if so, whether they are victims of exploitation and

(d) if so, the arrangements to save them from the money-lenders?

A—

(a) Yes Sir.

Many of the fishermen of Vadacheepurupalli have taken cash advances from fish merchants and agents of processors from Rs 700/- to Rs.2,000/- and about 10 fishermen have taken more than Rs.4,000/- each.

(b) It is fairly a common practice among fishermen in general to sell their catches to persons who have advanced them money. This practice is reported to be in vogue in Vadacheepurupalli village also.
(c) No, Sir. The fishermen of Vadacheeperupalli sell their prawn catch to persons advancing them cash at a rate slightly lesser than the prevailing market rate and this practice is reported to be due to the fact that interest is not being collected on the amounts advanced and in addition a sum of about Rs. 150/- is treated as rebate (i.e. not collected) and the advances are adjourned. Further, fishermen do not also have to incur expenditure on transport and other miscellaneous items which they would have to meet in case the catches are to be delivered directly to the processors at the plants or procurement centres.

(d) The Government are extending the financial assistance to the fishermen by including them as beneficiaries under the Marginal Farmers Agricultural Labourer Small Farmers Development Agency Projects and departmental schemes for the supply of inputs of fishing craft tackle, at subsidised rates etc. In addition, schemes are now being finalised for assistance from the National Cooperative Development Corporation for providing share capital contribution and loans to Fishermen Cooperative Societies to avoid any need for the fishermen to have recourse to money-lenders or the agents of processors for getting cash advances.

Master Plans to all the towns in the State

237

8934—Q. Sri M. Nagi Reddy:—Will the Minister for Municipal Administration be pleased to state:

(a) whether the Government issued directions to the Director of Town Planning to prepare Master plans to all the Towns in our State;

(b) if so, when;

(c) the names of towns for which Master Plans have been completed;

(d) the names of towns for which Master Plans have yet to be prepared; and

(e) by what time they will be completed?

A.—

(a) and (b) There are no specific orders from the Government to prepare Master Plan to all the towns in the State, but it shall be taken up on priority basis depending up on the size of population, having function such as Temple towns University town, Industrial town importance, or the towns which are district headquarters and the other towns which have shown 50 percent growth rate during last decade.

(c) The Director of Town Planning has prepared the Master Plans for the following towns.
Written Answers to Questions

4th April, 1977.


(d) The Master Plans for the following towns are under preparation after completion of physical and socio-economic surveys.


(e) The preparation of master plans for the above towns will be completed before March, 1978.

Misappropriation in the Milk Chilling Centre Pamarru of Krishna District.

9024 Q Sri N. Venkataratnam:—Will the Minister for Animal Husbandry be pleased to state:

(a) whether a huge amount of misappropriation was found as per procurement Ledgers of 1971-72 at Milk Chilling Centre, Pamarru Krishna District.

(b) whether the procurement ledgers have been audited so far; and

(c) the officers responsible for the misappropriation and the action taken against them?

A—

(a) and (b): No Sir. It is however pointed out that during the period October, 1975 to August, 1976 about Rs.17, 917.42ps. is reported to have been claimed in excess of the milk supplied and that this excess payment has been misappropriated by a Field Assistant with the connivance of some producers/vendors. The Special Audit Party deputed by the A.P. Dairy Development Corporation to check the accounts has arrived at the above figures for the said period. The entire amount misappropriated has been recovered from the Field Assistant and the producers concerned on 22.11.76.

The procurement Registers and the Ledgers of the centre for the year 1971-72 onwards have been seized and kept in the personal custody of Regional Manager, Vijayawada. After the above incident has come to light, Ledgers from January, 1975 to September, 1976 have been audited. A detailed audit by a responsible audit party is
also being made to find out whether there is similar misappropriation during the remaining periods. Only after the detailed audit is over the fact whether there is any misappropriation in 1971 will be known.

(c) The persons responsible for above misappropriation, including the Manager of the Chilling Centre, have been kept under suspension except one lady field assistant who has been transferred to a far off place, as her exact role in the misappropriation was not clearly known at that time. Action regarding framing regular charges against her as per C.C.A. Rules is being taken up along with the other defaulters by the Enquiry Officer.

Case of Bonded Labour Concerning Adigapula Samrajyam of Veeranayakunipalem Guntur District.

239—

9032 Q. Sri N. Venkata Ratnam:- Will the Minister for Labour be pleased to state—

(a) whether it was brought to the notice of the District Collector, Guntur on 7.9.1976, during 20 Point Economic Programme Review Committee, regarding a case of a bonded labour concerning Adigapula Samrajyam of Veeranayakudipalem, Guntur District; and

(b) if so, the action taken in the matter ?

A—

(a) Yes Sir,

(b) The matter has been got enquired into by the Revenue Divisional officer Guntur. The enquiry revealed that the case is a dispute between a tenant and owner of the land and that the tenant had filed a Civil Suit against the owner for the loan taken by the owner from him. The case does not attract any of the provisions of Bonded Labour System (Abolition Act, 1976) as no forced labour or partly forced labour is involved.

Road accidents in Twin Cities

240—

9069—Q.— Smt. J. Bashwari Bai:— Will the Minister for Transport be pleased to state—

(a) The number of Road accidents and the involvement of Andhra Pradesh State Road Corporation Vehicles during the year 1976 (upto end of October) in the State in General and the twin cities in particular;

(b) The number of persons injured and died?
(c) The action taken against the erring employees as well as compensation paid to the Victims?
A.—

(a) Total Number:—

(i) Fatal 177
Major 307

Total: 484

(ii) In the Twin Cities

Fatal 18
Major 67

Total: 85

(b) Injured 999
Died 202

(c) Action was taken against the Drivers who were held responsible for the above accidents (Partly or completely), duly following the procedure under C. C. A. Regulations 1976. The Police have registered almost all the cases against the Drivers under section 304-A I.P.C. and their findings are still awaited. In some cases Police have filed charge sheets against the drivers in the Courts and the decisions of Courts are awaited.

The total amount of compensation paid to the Victims of the aforesaid accidents is Rs.31,235/-

Purchase of a Car by the Dist Cooperative Central Bank Tenali

241—

9084 Q.— Sri N. Venkata Ratnam:—Will the Minister for Co-operation be pleased to state:

(a) Whether the Guntur District Cooperative Central Bank Tenali purchased a Car AAG 4897 in addition to a Car bearing number APG 9244.

(b) if so, the cost of the Car; and

(c) The expenditure on the two cars after the Person-In-Charge was appointed?

A.—

(a) Yes. In his letter Rc. No. 1478 54/75 CIB, dated 28-12-1975 the Registrar of Co-operative Societies permitted the Guntur Distriet
Co-operative Central Bank Ltd., Tenali, to purchase a new car and advised the Bank to dispose of the old car APG 9244.

(b) The cost of the new car was Rs.32,383-12Ps.

(c) The Person-in-charge assumed office on 18-9-1975. The expenditure on each car for the period noted against them is furnished below:

<table>
<thead>
<tr>
<th>Car No.</th>
<th>Period</th>
<th>Purpose</th>
<th>amount of expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>PG 9244</td>
<td>10-9-1975 to 31-1-1976</td>
<td>Repairs, spare parts and taxes petrol and oils</td>
<td>Rs 2,152-07</td>
</tr>
<tr>
<td></td>
<td>1-2-1976 to July 1976</td>
<td>Repairs spare parts and taxes Petrol and oils</td>
<td>Rs 5,721-23 Rs 2,689-34 used for collection of overdue</td>
</tr>
<tr>
<td>AAG, 4897</td>
<td>1-2-1976 to 30-11-1967</td>
<td>Repairs spare parts and taxes petrol and oils</td>
<td>Rs 4,923-77 Rs 4,368-65 Rs 8,604-03</td>
</tr>
</tbody>
</table>

Width of the road in Brahmanapalli village (Guntur - Gurazala Highway road).

242—

9094 Q.—Sri M. Nagi Reddy:—

Will the Minister for Public Works Department be pleased to state:

(a) whether the Government aware of the fact that the width of the road in Brahmanapalli village limits (Guntur-Gurazala Highway Road) is too small thereby causing frequent accidents and deaths:

(b) whether the Government are also aware of the fact that there is heavy traffic on this road:

(c) if so, whether the Government propose to construct a diversion road in the limits of Brahmanapalli village?

A—

(a) The road bit passing through Brahmanapalli village allows two lane traffic and hence accidents if caused are not due to the narrowness of the road.
304 4th April, 1977.  Written Answers to Questions.

(b) Yes Sir.

c) There is no proposal to form a by-pass road and it would be too costly to form a by-pass in view of the existence of an irrigation tank in the South and a hamlet in the North.

Action is being taken to provide speed breakers at both the entrance to the village and raised foot path on either side of the road. Flow of water over the under vent Daur Road constructed over the rivulet in Piduguralla village of Guntur.

Flow of water over the under vent Dam Road Constructed over the rivulet in Piduguralla Village of Guntur

243—

9106—Q. Sri M. Nagi Reddy :—Will the Minister for Public Works Department be pleased to state:

(a) whether the Government are aware that water flows for ten months in a year over the undervent Road-Dam constructed over a rivulet on the western side of Pidugu Ralla Village on Guntur Macherla Highway Road;

(b) whether the Government are also aware that travellers and cattle are being subjected to accidents as moss grew due to flowing of water over it for long time;

(c) whether the Government are also aware that vehicular traffic is heavy on the side road;

(d) if so, whether a suitable new bridge will be constructed raising the level of the road so that water does not flow over the road; and

(e) if not, the reasons therefor?

A—

(a) Yes Sir.

(b) No Sir.

(c) Yes Sir.

(d) Action is being taken to conduct detailed survey and investigation for construction of a high level bridge at the site.

(e) Does not arise in view of answer to (d) above.

Community Radio Sets in Nalgonda Dist.

244—

9113—Q.—Sri B. Rama Sarma:—Will the Minister for Finance be pleased to state:
(a) The No. of community radio sets provided in Nalgonda District;  
(b) Whether it is a fact that the said radio sets have not been functioning properly in the villages;  
(c) The number of villages that are not provided with community radio sets; and  
(d) whether an opportunity of hearing radio to the public of those villages which are not provided with radio sets till now, will be provided before the end of 1977?

A.—

(a) 773  
(b) Out of 773 Radio Sets under maintenance 87 sets were not functioning for want of transistor batteries. The battery replacement has been completed and all the sets are now functioning properly.  
(c) 407  
(d) 407 villages are yet to be covered with providing community Radio Sets in Nalgonda District. Efforts are being made to cover as many villages as possible during the year.

Amount allotted to Nalgonda Dist under Six Point Formula.

245—

9115—R—Sri B. Rama Sarma :—Will the Chief Minister be pleased to State:

(a) The amount allotted to Nalgonda district from the Telangana Regional Development Board under Six Point Formula, during 1976-77;  
(b) The various schemes to which money has been allotted together with the amounts allotted;  
(c) The amount spent thereon till November, 1976;  
(d) Whether the amount allotted to the District during 1975-76 has completely been spent?

A.—

(a) Sir, an amount of Rs. 93.66 lakhs has been allotted to Nalgonda district during 1976-77 under Six Point Formula Programme.  
(b) List given below.  
(c) An amount of Rs. 30.73 lakhs has been spent till the end of November, 1976 as against the allotment of Rs. 93.66 lakhs made during 1976-77.  
(d) No sir, an amount of Rs 69.22 lakhs has been spent till the end of November, 1976 as against the allotment of Rs. 93.66 lakhs made during 1975-76.
### SIX POINT FORMULA PROGRAMME.

**NALGONDA DISTRICT**


<table>
<thead>
<tr>
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<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
</tr>
<tr>
<td>1</td>
<td>Const. Solipur project, Solipur.</td>
<td>Nalgonda Taluk.</td>
<td>5.61</td>
<td>5.29</td>
</tr>
<tr>
<td>2</td>
<td>Const. Edavally project, Edavally.</td>
<td>Do.</td>
<td>2.50</td>
<td>2.50</td>
</tr>
<tr>
<td>3</td>
<td>Const. Anicut and F/c to Chillapur.</td>
<td>Do.</td>
<td>0.15</td>
<td>0.15</td>
</tr>
<tr>
<td>4</td>
<td>Const. OMC Bheemavaram.</td>
<td>Do.</td>
<td>0.46</td>
<td>..</td>
</tr>
<tr>
<td>5</td>
<td>Impts. to Rameswamy Kathawa, Donipamula and extension of irrigation channel.</td>
<td>Do.</td>
<td>0.30</td>
<td>0.30</td>
</tr>
<tr>
<td>6</td>
<td>Restg. Yapur anicut, Gundla singaram.</td>
<td>Suryapet Taluk.</td>
<td>1.42</td>
<td>0.53</td>
</tr>
<tr>
<td>7</td>
<td>Restg. Open mouth channel, feed large tank, Kompalluy.</td>
<td>Nalgonda Taluk.</td>
<td>0.10</td>
<td>..</td>
</tr>
<tr>
<td>8</td>
<td>Restg. Mysamma Katwa, Bheemapally.</td>
<td>Do.</td>
<td>0.35</td>
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<tr>
<td>9</td>
<td>Restg. Anicut a/c Gurram xode vagu F/c to Peddacheru, Sirsangadla.</td>
<td>Miryalguda.</td>
<td>0.11</td>
<td>0.10</td>
</tr>
<tr>
<td>10</td>
<td>Restg. Breached Tank, Nellacheru, Tungapahad</td>
<td>Do.</td>
<td>0.10</td>
<td>..</td>
</tr>
<tr>
<td>11</td>
<td>Restg. Ramasumudram Tank, Anumula.</td>
<td>Do.</td>
<td>0.25</td>
<td>..</td>
</tr>
<tr>
<td>12</td>
<td>Impts. to Thatikal anicut and its LFRE Channel Thatikal.</td>
<td>Nalgonda Taluk.</td>
<td>0.50</td>
<td>0.10</td>
</tr>
<tr>
<td>13</td>
<td>Remodelling of Irrigation channel of Brahmadevu vucheruvu, Aitipamula.</td>
<td>Do.</td>
<td>0.20</td>
<td>0.15</td>
</tr>
<tr>
<td>14</td>
<td>Restg. OMC to Large Trnk, Manimadde.</td>
<td>Do.</td>
<td>0.40</td>
<td>0.20</td>
</tr>
<tr>
<td>15</td>
<td>Raising F.T.L of Vootkur Tank, Vootkur.</td>
<td>Miryalgude.</td>
<td>0.10</td>
<td>..</td>
</tr>
<tr>
<td>16</td>
<td>Restg. Long breached Rahavamma cheru, Tepally.</td>
<td>Nalgonda Taluk.</td>
<td>0.27</td>
<td>..</td>
</tr>
<tr>
<td>17</td>
<td>Formation of New Tank a/c Jalavagu Valmaka-nne.</td>
<td>Do.</td>
<td>0.20</td>
<td>..</td>
</tr>
<tr>
<td>18</td>
<td>Raising F.T.L. of Peddacheru, Bandakothapally.</td>
<td>Tamannapet.</td>
<td>0.05</td>
<td>..</td>
</tr>
<tr>
<td>19</td>
<td>Widening of Katwa to feed Yellammancheru, Drumally.</td>
<td>Do.</td>
<td>0.20</td>
<td>0.99</td>
</tr>
<tr>
<td>No.</td>
<td>Description</td>
<td>Location</td>
<td>(3)</td>
<td>(4)</td>
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</tr>
<tr>
<td>20</td>
<td>Widening of Vemulakonda channel.</td>
<td>Tamannapet</td>
<td>0.20</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>F/c. from Ramasamudram Gokaram to Gollapally</td>
<td>Do.</td>
<td>0.30</td>
<td>0.09</td>
</tr>
<tr>
<td>22</td>
<td>Excavation of F/c. from Peddacheru Addagudur to Dharamaram Tank.</td>
<td>Do.</td>
<td>0.30</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Impts. to Irrigation Channel of Pendlipakala Project.</td>
<td>Deverkonda</td>
<td>0.25</td>
<td>0.23</td>
</tr>
<tr>
<td>24</td>
<td>Impts. to F/c. to Channa Cheruvu Eragandlapally.</td>
<td>Do.</td>
<td>0.10</td>
<td>0.10</td>
</tr>
<tr>
<td>25</td>
<td>Impts to Main Channel and district of Dindi project, Gundlapally.</td>
<td>Do.</td>
<td>0.17</td>
<td>0.17</td>
</tr>
<tr>
<td>26</td>
<td>Restg. anicut and F/c. to Nallacheruvu, Therial.</td>
<td>Bhongir Taluk.</td>
<td>0.30</td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>Red lining and side lining from Ch. 411 to 414 R. F. canal (Ch. 425 to 427).</td>
<td>Musi Project works</td>
<td>0.09</td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>Stng. canal banks from Ch. 381 to 383 of R.F. General (280.20 to 283).</td>
<td>Do.</td>
<td>0.05</td>
<td>0.05</td>
</tr>
<tr>
<td>29</td>
<td>E. R. Side lining from Ch. 470 to 476 of R.F. Canal (Ch. 499.10 to 500 and 516).</td>
<td>Do.</td>
<td>0.06</td>
<td>0.06</td>
</tr>
<tr>
<td>30</td>
<td>Strg. the main canal banks from Ch. 523 to 530 of R. F. Canal.</td>
<td>Do.</td>
<td>0.10</td>
<td>0.10</td>
</tr>
<tr>
<td>31</td>
<td>Bunga repairs at Ch. 707.20 to 789 of R. F. Canal.</td>
<td>Do.</td>
<td>0.10</td>
<td>0.05</td>
</tr>
<tr>
<td>32</td>
<td>Stng. Canal Banks from Ch. 574 to 596 of L.F. Canal, Musi Project.</td>
<td>Do.</td>
<td>0.05</td>
<td>0.05</td>
</tr>
<tr>
<td>33</td>
<td>Constg. Jalavagu ketwa, Ammanbole.</td>
<td>Ramannapet</td>
<td>0.25</td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>F/c. to Peddacheru.</td>
<td>Ramannapet</td>
<td>0.25</td>
<td></td>
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<tr>
<td>35</td>
<td>Formation of reservoir a/c Halia river, Yapor.</td>
<td>Do.</td>
<td>0.80</td>
<td></td>
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<tr>
<td>36</td>
<td>Restg. existing anicut across Jalarik river near Mustaupoor.</td>
<td>Suryapet</td>
<td>0.25</td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>Restg. anicut a/c S/c. Peddacheru Bhikmalla.</td>
<td>Do.</td>
<td>0.30</td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>Restg. O. M. C. from Musi river Kasarabad.</td>
<td>Do.</td>
<td>0.30</td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>Restg. anicut and F/c. to large tank, Ravaljanks.</td>
<td>Miryalaguda</td>
<td>0.35</td>
<td></td>
</tr>
<tr>
<td>40</td>
<td>Restg. protective works to weir of large tank industri.</td>
<td>Deverkonda</td>
<td>0.20</td>
<td>0.06</td>
</tr>
<tr>
<td>41</td>
<td>B. F. and repairs to weir of Turunucheru, Nerraipally.</td>
<td>Do.</td>
<td>0.10</td>
<td>0.10</td>
</tr>
<tr>
<td>42</td>
<td>Impts. to F/c Venkata Samudram.</td>
<td>Do.</td>
<td>0.19</td>
<td>0.10</td>
</tr>
</tbody>
</table>
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4th April, 1977.

Written Answers to Question

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
</tr>
<tr>
<td>43. Repairs to sub-dist. in the deleted reachers of L. F. Canal (S. D. No. 14)</td>
<td>Musi Project Works.</td>
<td>0.05</td>
<td>0.05</td>
<td></td>
</tr>
<tr>
<td>44. Providing soling and metelling for ayacut development road in the Rear of Deepacherruvu.</td>
<td>Do.</td>
<td>0.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>45. Repairs to District of L. F. Main Canal Musi Project.</td>
<td>Do.</td>
<td>0.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>46. Constg. diversion wall and excavation of Channel to feed Ooracheru Choutupapa.</td>
<td>Ramannapet</td>
<td>0.20</td>
<td>Dropped</td>
<td></td>
</tr>
<tr>
<td>47. String. cannal banks from Ch. 747 to 570 (Ch. 598 to 502).</td>
<td>Musi Project Works.</td>
<td>0.05</td>
<td>0.05</td>
<td></td>
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<tr>
<td>48. Silt removal and earth work banking in the deleted reaches of LF (1068 to 1250)</td>
<td>Do.</td>
<td>0.05</td>
<td>0.05</td>
<td></td>
</tr>
<tr>
<td>49. Providing soling and metalling for ayacut development road of RF Ridege Canal.</td>
<td>Do.</td>
<td>0.10</td>
<td>0.01</td>
<td></td>
</tr>
<tr>
<td>50. F/c to Paladgu Tank from Duppalii Tank.</td>
<td>Ramannapet</td>
<td>0.20</td>
<td>0.20</td>
<td></td>
</tr>
<tr>
<td>51. Constg. Krishnapur anicut Krishnapoor.</td>
<td>Nalgonda</td>
<td>0.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>52. Restg. Long breached Gudicheru Kalwapally.</td>
<td>Do.</td>
<td>0.30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. F to Pddacheru, Turupugudem H/o Vempati.</td>
<td>Suryapet</td>
<td>0.08</td>
<td>1.00</td>
<td></td>
</tr>
<tr>
<td>53. Remodelling of anicut and FPC to Ghanpur.</td>
<td>Deverkonda</td>
<td>0.40</td>
<td>0.20</td>
<td></td>
</tr>
<tr>
<td>54. Remodelling of Mamidial anicut and Channel system near Marroor.</td>
<td>Nalgonda</td>
<td>0.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>55. Repairs to L. F. Main cannal in the upper reaches.</td>
<td>Musi Project Works.</td>
<td>0.10</td>
<td>0.10</td>
<td></td>
</tr>
<tr>
<td>56. Const. of slucies in the deleted reaches of D/14 of L. F. Canal Ch. 238 to 426 of Musi Project.</td>
<td>Do.</td>
<td>0.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>57. Impts. to Ayacut development road at Syphon at RF Canal.</td>
<td>Do.</td>
<td>0.15</td>
<td>0.15</td>
<td></td>
</tr>
<tr>
<td>59. Restg. Reached anicut at Pagdipally and F/c to Venkatereddy.</td>
<td>Deverkonda</td>
<td>0.30</td>
<td>Dropped</td>
<td></td>
</tr>
</tbody>
</table>

Total: 20.87 11.88

Minor Irrigation (P. R.)

Restoration of sources (405 Nos.) C. I. Wells.

All taluks. 8.17 0.09

8.17 0.09
### Written Answers to Questions

**4th April, 1977.**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Erection of 33 KV line from Kolapak 132 KVSS to Thungathurty, Viz., Mothkur and Sub-station at Mothkur and Thungathurty.</td>
<td>Ramannapet Suryapet.</td>
<td>10.00</td>
<td>2.66</td>
</tr>
<tr>
<td>2</td>
<td>Erection of 33 KV line from Nalgonda to Nampally Viz., Kondamallepally and SS at Nampally.</td>
<td>Deverkonda.</td>
<td>4.00</td>
<td>0.05</td>
</tr>
<tr>
<td>4</td>
<td>Spill over works and release of services</td>
<td>Entire Dist.</td>
<td>8.46</td>
<td>8.46</td>
</tr>
<tr>
<td>5</td>
<td>Electrification of Harihana Pattern villages and release of services in H.P. Villages.</td>
<td>Entire Dist.</td>
<td>11.50</td>
<td>..</td>
</tr>
</tbody>
</table>

**Total** | .. | 39.00 | 11.74 |

### Agriculture:
- Dyland farming project.
  - Entire Dist. Except Miryalaguda, Huzuranagar and Kodad blocks
  - Deverkonda Taluk
  - Total | .. | 2.00 | ..

### Animal Husbandry:
- Ambulatory clinic
  - Nalgonda
  - Total | .. | 1.17 | ..
- Starting of 3 MVDs (Alternative scheme)
  - Total | .. | 2.07 | ..
<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the Sector/Scheme</th>
<th>Location/Taluk</th>
<th>Allocation 1976-77</th>
<th>Expenditure incurred up to Nov. 1976-77</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Fisheries :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Supply of Nylon Yarn to Fishermen on 50 % subsidy.</td>
<td>Entire Dist.</td>
<td>0.15</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Laying of pipeline to the existing cement nurseries.</td>
<td>Deverkonda</td>
<td>0.10</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Construction (4) cement nurseries</td>
<td>Deverkonda</td>
<td>0.10</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Construction of store shed</td>
<td>Deverkonda</td>
<td>0.30</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Revetment of existing rearing ponds</td>
<td>Deverkonda</td>
<td>0.15</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td>0.90</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rural Water Supply (R/W) :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>P.W.S. at Sangareddypalem</td>
<td>Sangareddypalem</td>
<td>0.20</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>P.W.S. at Thirmaligiri</td>
<td>Thirmaligiri</td>
<td>0.35</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>P.W.S. at Rathnavaram</td>
<td>Rathnavaram</td>
<td>0.35</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>P.W.S. at Mothkur</td>
<td>Mothkur</td>
<td>0.80</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>P.W.S. at Wardhamankota</td>
<td>Wardhamankota</td>
<td>0.50</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td>2.20</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dairy Development :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Conversion of Cooling centre into Chilling</td>
<td>Alair, Bhongir Taluk</td>
<td>4.00</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Mini Chilling centre</td>
<td>Mallepalli</td>
<td>4.65</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td>8.65</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Economic Support Programme :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>20% Margin Money Loan on Economic support Nalgonda Dist. programmes for Backward Classes.</td>
<td>Nalgonda Dist.</td>
<td>1.00</td>
<td>1.00</td>
</tr>
<tr>
<td>2</td>
<td>20% Margin Money Loan on economic support Nalgonda Dist. programmes for Scheduled Castes.</td>
<td>Nalgonda Dist.</td>
<td>1.00</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td>2.00</td>
<td>2.00</td>
</tr>
<tr>
<td></td>
<td>Grand Total</td>
<td></td>
<td>93.66</td>
<td>30.73</td>
</tr>
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</table>
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Payment of Surcharge by Andhra Cement Company Ltd. Nadikudi Mines Palnad t.q.

246—

9138 Q.—Sarvasri M. Nagi Reddy and Vanka Satyanarayana:—Will the Minister for Excise be pleased to state:

(a) Whether the Andhra Cement Company Limited, Nadikudi Mines Palnad taluk, Guntur district is paying 25 paise per tonne of limestone towards surcharge for the formation and repairs to the roads in the vicinity of the mines;

(b) If so, the amount paid by the Company to the Government in the year 1976-77;

(c) Whether any road works have been taken up in Nadikudi village with the funds cited above;

(d) If not, the reasons therefor?

A.—

(a) There is no surcharge being collected on limestone but with reference to Notification issued in Go. Ms. No. 434, Industries and Commerce, dated 15-4-1975 the Mineral Rights Tax at one fourth of the amount of royalty is being levied on certain minerals including limestone and collected by the Government under sub-section of section 3 of the Andhra Pradesh Mineral Rights Tax Act, 1975.

(b) For the year 1976-77 (upto 30-11-1976) the Andhra Cement Company Limited paid Rs. 60,312.50 towards Mineral rights Tax for their mining lease at Nadikudi village.

(c) and (d) No Sir, action is being processed for inclusion of this road in the list of priority.

Amount debted by the Management of East Coast Commercial Co. Vijayanagaram.

247—

9149-Q Sarvasri A. Appanna Dora and P. Sambasiva Raju:—Will the Minister for Labour be pleased to state:

(a) Whether the Management of the East Coast Commercial Co. Vijayanagaram, has debited the amount that was deducted from the salaries of labourers of the months of July, August and September, 1976 under the heads, Provident Fund, Compulsory Deposit Scheme, E.S.I and L.I.C. to those heads;

If not, the action taken by the Government against the management under Sec. 26 of the Labour Act.

(c) If no action is taken so far, the reason therefore and who are responsible for this; and

(d) Whether the said management has debited the amount under the respective heads at least by now?

A.—

The management of the East Coast Commercial Co., Vijaynagar has remitted the amounts deducted from the salaries of the workmen for July, August and September, 1976 under Provident Fund together with the managements contribution in full 15-12-1976 to a total of Rs. 26,285-65. This includes the contribution upto November, 1976.

(ii) The Management has also remitted the amounts of Additional Emoluments Compulsory Deposit for the period from July to November, 1976.

(iii) The contribution towards E.S.I. amounting to Rs. 14,137-80 was remitted upto September, 1976.

(iv) The L.I.C. premia upto September, 1976 was also paid in L.I.C. local Branch.

(d) Due to non-remittance of the amounts representing the Additional Emoluments Compulsory Deposit, for the period from July to November, 1976 the Regional Provident Fund Commissioner, Andhra Pradesh has filed complaints in the Court of IV Metropolitan Magistrate Court, Hyderabad. The Deputy Commissioner of Labour, Visakhapatnam has also issued show cause notice to the Managing Director, Power of Attorney Holder and Manager for contravention of Section 25 (0) of the I.D. Act for having closed the mill on 8-10-76 without the permission of the Government as required Under Section 25 (0) of the I.D. Act. The management did not give any reply. On the recommendation of Commissioner of labour the Government are taking action to prosecute the management for contravention of Sec 250(I) of the said Act and orders in this regard will be issued shortly.

(c) Does not arise.

(d) Yes, Sir.

Murders in and around Parvathipuram during the last 2 years.

248—

9150 Q—Sri Ch. Parasuramanaidu:—Will the Chief Minister be pleased to State:

(a) Whether Memoranda were received between August and November 1976 by the I.G of Police regarding the several murders that took place and in around Parvathipuram during the last 2 years as
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reported in the Daily 'Andhra Jyothi' and the failure of the Police largely to detect them;

(b) the number of unclaimed bodies which the Parvathipuram Municipality got cremated during the above 2 years and Post-mortems that took place;

(c) Whether any action is taken in view of the Memoranda;

(d) Whether the Government will put down the several covert and overt prostitute and gambling houses run at Parvathipuram thus contributing to failure of Law and order; and

(e) Why the policy of posting at Parvathipuram District Superintendents of Police on the verge of retirement is continued inspite of Protest that such is also the contributory factor towards the bad situation stated above?

A—

(a) Yea, Sir.

(b) The Parvathipuram Municipality got cremated 9 and 3 unclaimed dead bodies during 1975 and 1976 respectively. The number of post-mortems conducted in Parvathipuram circle were 18 and 24 during 1975 and 1976 respectively.

(c) Suitable instructions have been issued to the police.

(d) Prompt action was taken by the police to curb gambling and brothal activities in Parvathipuram area.

(e) No Deputy Superintendent of Police has been posted on the verge of retirement.

Laying of Pucca Road from Repalle to Vijayawada.

249—

L.A.Q. No. 9153 (unstarred) Smt. J. Eshawari Bai,
Will the Minister for Public Works Department be pleased to state:

(a) Whether any representation has been made to the Minister Public Works Department by the Villagers of Repalli Taluk and the urging the need and importance to lay a pucca road from Repalle to Vijayawada; and

(b) if so, the action taken thereon ?

A—

(a) Yes Sir. There was a representation from the villagers of Repalli Taluk for a pucca road from Repalli to Vijayawada but no representation seems to have been received from the questioner on the subject.

(b) The matter is under consideration.

84—41
Total Capital Investment of A.P. S. R. T. C.

9179—Q. Sri N. Venkatartnam:—Will the Minister for Transport be pleased to state:

(a) The total capital investment of Andhra Pradesh State Road Transport Corporation;

(b) the profit and losses for the last three years and

(c) the reasons therefor;

(d) the staff ratio per Schedule in comparison to other States;

(e) the average consumption of fuel in comparison with other States and

(f) the average period of vehicles put off the road?

A—

(a) The total capital contribution of Andhra Pradesh State Road Transport Corporation as on 31–3–76 was Rs. 57.99 crores.

(b) (c) The Corporation earned profits during the last 3 years as hereunder:

<table>
<thead>
<tr>
<th>Year</th>
<th>Profit</th>
</tr>
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<tbody>
<tr>
<td>1973-74</td>
<td>Rs. 3,38,74,774/—</td>
</tr>
<tr>
<td>1974-75</td>
<td>Rs. 3,64,15,589/—</td>
</tr>
<tr>
<td>1975-76</td>
<td>Rs. 2,23,69,563/—</td>
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</table>

(d) (e) and (f) As per the statement below:

Comparative Statement for 1975-76

<table>
<thead>
<tr>
<th>Items</th>
<th>APSRTC</th>
<th>Karnataka</th>
<th>Maharashtra</th>
<th>Gujarat</th>
<th>Pallavanrastra</th>
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</thead>
<tbody>
<tr>
<td>Staff ratio per schedule at Divisions</td>
<td>8.69</td>
<td>7.98</td>
<td>8.56</td>
<td>8.87</td>
<td>9.10</td>
</tr>
<tr>
<td>Average consumption of fuel (KMs per lit.)</td>
<td>4.02</td>
<td>3.92</td>
<td>3.87</td>
<td>4.35</td>
<td>3.61</td>
</tr>
<tr>
<td>Average period vehicles put off the road</td>
<td>61 days</td>
<td>83 days</td>
<td>187 days</td>
<td>86 days</td>
<td>53 days</td>
</tr>
</tbody>
</table>
R.T.C buses between Guntur and Momidi and between Nellore and Momidi

251—

9226 Q. Sri N. Srinivasul Reddy:- Will the Minister for Transport be pleased to state:

(a) Whether there is any proposal to run the buses of the Andhra Pradesh State Road Transport Corporation between Gudur and Momidi and between Nellore and Momidi in Nellore District;

(b) The reasons for the delay in running Road Transport Corporation buses in the said routes;

(c) When the Road Transport Corporation buses will be run in the said routes.

A—

(a) No, Sir.

(b) and (c) Do not arise.

Construction of Bus Stands at Imbrahimpatnam and Kalvakurthy Taluk.

252—

9233—Q. Sri B. Rama Sarma:- Will the Minister for Transport be pleased to state:

(a) Whether it is a fact that Bus stands and Rest Houses for passengers have now been constructed at Imbrahimpatnam and Kalvakurthy Taluk, Head Quarters in Hyderabad and Mahbubnagar District respectively?

(b) Whether it is also a fact that there is inconvenience for the buses to go to the village through narrow roads in Imbrahimpatnam?

(c) Whether it is also fact that passengers are being subjected to hardships, as there are no rest houses at the said Head Quarters?

(d) Whether there is possibility of establishing rest houses at the above centres and by the side of the roads for the convenience of the passengers.
A—

(a) Yes Sir, The Andhra Pradesh State Road Transport Corporation have selected a site for construction of Bus stand at Ibrahimpatanam. The acquisition proposal have been submitted to the Revenue Officials. The Corporation is trying to get a suitable site for construction of Bus stand at Kalvakurthy Taluk Headquarters.

(b) Although Road passing the Ibrahimpatanam village is narrow all the buses touching the Ibrahimpatanam are passing through village for public convenience.

(c) At present there is some inconvenience being felt by the travelling public waiting halls and bus shelters at these places will be constructed soon after the sites are acquired.

(d) Yes Sir. This proposal is under consideration of Andhra Pradesh State Road Transport Corporation.

Protected Water Supply Scheme for Palakonda District.

253—

9258 Q. Sri B.Srirama Murthy:—Will the Minister for Panchayati Raj be pleased to state :

(a) the year in which the Protected Water Supply Scheme for Palakonda in Srikakulam District was sanctioned and the amount so for released for implementation on the Project.

(b) when the project is likely to be completed; and

(c) if the project is not taken up so for, the reasons therefor?

A—

(a) Administrative clearance for execution of the protected Water Supply Scheme at Palakonda under the L.I.C. loan assistance programme at an estimated cost of Rs. 9.25 lakhs was given in March, 1976. The amount made available so far is as follows:

1. Loan from the L.I.C. : Rs 1,85,000
2. Grants-in-aid : Rs 2,31,250

Total : Rs 4,16,250

(b) The protected Water Supply scheme is likely to be completed by the end of March, 1978 provided the conditions of sanction of the scheme are fulfilled by the Panchayat.

(c) Since the scheme has already been taken up, this does no arise.
Road bridge on Krishna river at Pondugala-Wadapalli of Guntur District.

254—

9325—Q. Sarvasri Vanka Satyanarayana, and M. Nagi Reddy:— Will the Minister for Public Works Department be pleased to state:

(a) whether the survey has been completed for the construction of Road Bridge on Krishna River at Pondugala-Wadapalli of Guntur and Nalgonda District;

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

(c) when the work will be started?

A.—

(a) Not yet Sir.

(b) and (c) Investigation is still in progress. Work will be started after sanction by Government.

Rainfall in Devarakonda Tq Nalgonda District between June and November, 1975.

255—

9341 Q.—Sri B. Rama Sarma:— Will the Minister for Revenue be pleased to state:

(a) the monthly rainfall in Devarakonda Taluk of Nalgonda District between June and November, 1975;

(b) the monthly rainfall between June and November, 1976;

(c) whether it is a fact that there is no rain in the months of August and September, 1976;

(d) whether it is also a fact that the rain fed dry crops have been affected; and

(e) the steps taken by the Government in view of the damage of crops.

A.—

(a) The monthly rainfall in Devarakonda Taluk from June to November, 1975 is as follows:—

<table>
<thead>
<tr>
<th>Month</th>
<th>Rainfall (MM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>June, 1975</td>
<td>136.6</td>
</tr>
<tr>
<td>July,</td>
<td>122.4</td>
</tr>
<tr>
<td>August,</td>
<td>228.0</td>
</tr>
<tr>
<td>September,</td>
<td>249.2</td>
</tr>
<tr>
<td>October,</td>
<td>269.8</td>
</tr>
<tr>
<td>November,</td>
<td>20.0</td>
</tr>
</tbody>
</table>
(b) The monthly rainfall in Devarakonda Taluk from June 1976 to November 1976 together with the normal rainfall is shown below:

<table>
<thead>
<tr>
<th>Month</th>
<th>Actual Rainfall</th>
<th>Normal Rainfall</th>
</tr>
</thead>
<tbody>
<tr>
<td>June</td>
<td>41.8</td>
<td>83.0</td>
</tr>
<tr>
<td>July</td>
<td>114.2</td>
<td>130.2</td>
</tr>
<tr>
<td>August</td>
<td>169.5</td>
<td>110.5</td>
</tr>
<tr>
<td>September</td>
<td>63.0</td>
<td>62.5</td>
</tr>
<tr>
<td>October</td>
<td>7.4</td>
<td>96.6</td>
</tr>
<tr>
<td>November</td>
<td>310.3</td>
<td>21.7</td>
</tr>
</tbody>
</table>

(c) No, Sir.

(d) The Kharif dry crops like Jowar and Bajra were affected due to prevalence of long dry spell during the months of September and October, 1976.

(e) Remission proposals in respect of 5 taluks are reported to be under scrutiny of the Commissioner for Land Revenue.

Records of Milk Chilling Centre, Pamarru, of Krishna District.

256—

9358Q.—Sri N. Venkataratnam,—Will the Minister for Animal Husbandry be pleased to state:

(a) whether the records of Milk Chilling Centre, Pamarru, Krishna District, were burnt in December, 1976;

(b) whether the matter is enquired into;

(c) if so, whether Sri Purnachandra Rao, S.M. Vijayawada Milk Factory, was found responsible for destruction of records; and

(d) who are the other persons found responsible, and the action taken against them?

A—

(a) No, Sir. The A.P. Dairy Development Corporation Limited has stated that they are in safe custody with the Regional Manager, Milk Products Factory, Vijayawada.

(b) Does not arise.

(d)
Unauthorised Water Lifting Motors in Guntur Municipal Limits.

257—

9359Q. Sri N. Venkataraman:—Will the Minister for Municipal Administration be pleased to state;

(a) the number of unauthorised water lifting motors existing in Guntur Municipal limits by 1976 and;

(b) the number of cases detected and action taken against them?

A.—

(a) & (b) During the year 1976 in 28 cases, it was detected that the owners were drawing water by installing motors directly connecting to the municipal pipe line in violation of the water supply bye-laws.

Notice were served immediately in all these cases and the motors were removed. As and when such cases are detected these are being removed on pain of disconnection of water supply.

Excavation of Supply Channel in Gudur Taluq of Nellore District

258—

9355 Q. Sri M. Sreenivasul Reddy:—Will the Minister for Medium Irrigation be pleased to state:

(a) When will the work of Kondapuram and Kasipuram taluqs supply canal in Gudur Taluq of Nellore District be completed?

(b) The reasons for the delay to completing the excavation of the said supply channel.

(c) Whether restoration of the breached tanks (due to floods) have been carried out in Kasipuram and, K kondapuram; and

(d) If not, the reasons for the delay?

A—

(a) The work of Kondapuram Tank Supply Channel is programmed to be completed by 3/78.

(b) The work was entrusted to an unemployed Engineering Graduate on tender basis. After execution of same portion of it, he got appointment as Junior Engineer and his accounts were finalised and paid. Fresh tender were invited for the balance work and should not be finalised as field work is to be done finalising alignment and is
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being attended to by the Superintending Engineer, Irrigation Circle, Nellore. In view of the above reasons delay in completion of the work of the scheme occurred.

(c) and (d) The restoration of breached tanks allotted to the newly formed flood repairs division, Gudur. The work will be taken up shortly.

Damage Caused by the Kandleru River

259—

9419. Q-Sri N. Sreenivasul Reddy:— Will the Minister for Medium Irrigation and Food Control be pleased to state:

(a) Whether Kandleru River, while passing towards the sea near Momidi village in Gudur taluk of Nellore District, is changing its course every year thereby causing damage to the properties and human lives; and

(b) if so, the action proposed in this regard?

A.—

(a) Yes Sir. The right side margin of the river is being scoured every year near Momidi village.

(b) It is proposed to provide groyne walls across the river to divert the river course towards left bank. The work is proposed to be taken up during 1977-78.

Construction of cause-way-cum bridge on Musi River

260—

9444-Q-Sarvasri D. Sankaraiah & M. Nagireddy:— Will the Minister for Municipal Administration be pleased to state:

(a) whether there are any proposals with the Hyderabad Municipal Corporation to ease the heavy traffic pressure on the bridges with particular reference to the bridges on Musi river;

(b) if so, what are those proposals; and

(c) the estimated cost?

A—

(a) Yes, Sir.

(b) There is a proposal for the construction of a cause-way-cum bridge on Musi river near Imliban between Nayapul and Chaderghat bridges. Tenders for this work have been called for. The Municipal Corporation of Hyderabad have also under consideration proposals for widening of the existing old bridges (1) Puranapul bridge and
(2) Muslim Jung bridge. One way traffic has been imposed in Muslim Jung bridge. The slow and fast moving traffic have been segregated on the Chaderghat bridge and Nayapul bridge.

(c) The cause-way-cum-bridge near Imliban is estimated to cost Rs. 50.77 lakhs. The estimates for widening of the Puranapul and Muslim Jung Bridge are under preparation.

Upgrading of Govt. head quarters hospital of Devarakonda Taluk.

261—

9472—Q—Shri B. Rama Sarma, :—Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that Government head quarters hospital of Devarakonda Taluk, Nalgonda District has been up-graded

(b) if so, whether it is fact that there are no adequate beds and staff for the same;

(c) whether medicines required for patients are being supplied regularly;

(d) whether a dentist doctor was posted to the said Hospital and

(e) whether necessary equipment for that purpose have been provided;

A—

(a) Yes Sir. During Second Five Year Plan only.

(b) No Sir. The Staff working in this hospital is adequate as per the yard stick.

(c) Yes Sir. Orders for the purchase of medicines worth Rs. 45 000/- have been placed on the rate contract firms for the year 1976-77 for the use in the Government hospital Devarakonda. The medicines are supplied regularly.

(d) Yes Sir. A dental Assistant Surgeon was appointed vide G.O. Ms. No. 961- Health, dated 5-10-76.

(e) Yes Sir.