THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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(Mr. Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

Misappropriation of Amounts By Salesman of Super Bazar, Parkal

2295-K Q.—Sarvasri B. Sammaiah, (Parkal) Nallapreddi Siva Reddi (Venkatagiri) B Sundaramreddi (Atmakur) and it K. Prabavathamma (Rajampet)—Will the Minister for Co-operation be pleased to state:

(a) whether it is a fact that Sri Gunurnala Bhoomiah, Salesman, per Bazar, Parkal, Warangal district has misappropriated huge amounts of money;

(b) if so, the action taken against him; and

(c) whether the said salesman has disappeared?

(1) * An asterisk before the name indicates confirmation by the member

J. No. -93 (185)
Conversion of Certain Roads In Warangal District Into R & B Roads

*2285-K.Q.—Sarvasri C. Janga Reddy (Shyampet) and B. Machinder Rao (Secunderabad Contonement)—Will the Minister for Roads and Buildings be pleased to state:

(a) whether any representation has been received from Sri C. Janga Reddy, M.L.A. with a request to convert the following roads in Warangal District into R and B Roads;

(1) P.W.D. road Mulugu from Arepalle to Mogullapalle;
(2) P.W.D road from Regunda to Garimillapalle;
(3) P.W.D. road Arepalle P.W.D. road (link road via Sidda forest) to Kantathapakur, and

(b) if so, the steps taken by the Government thereon?

Minister for Roads & Buildings (Sri M. Manik Rao)—

(a) Yes Sir, Hon’ble Member, Sri C. Janga Reddy, has previously represented in his representations dated 3-7-77 and 15-4-197...
for transfer of 16 roads in Warangal District. The above 3 roads are covered by his two representations.

(b) The matter is under consideration

(Mr. Speaker in the Chair),

RELEASE OF DRINKING WATER IN EVENING TIMES IN TWIN CITIES

*2294-O. Q.-Sri P. Ammi Raju (Kadiam) :-Will the Minister or Municipal Administration be pleased to state:

(a) whether there is any proposal to release drinking water in the twin cities during the evening hours,

(b) if so, when this will materialise; and

(c) if not, the reasons for not supplying water in the evening hours?

15.4.1978 R>o<5 sso^^voo^ a^oRo^o ^r^s^g&o-a&ab ^$m

(Mr. Speaker in the Chair),
Mr. Speaker: Question No. 88 is postponed at the request of the Member.

Purchasing of Electricity Meters by the Consumer while Taking Connection

89—

*2918Q.—Dr. V. Sivaramakrishna Rao (Badvel) :—Will the Minister for Finance and Power be pleased to state:

(a) whether it is a fact that the Electricity meters are purchased by the consumer from the department while taking the connection in the beginning.

(b) if so, the reasons for collecting meter rent every month and

c) the reasons to collect further amount as meter cost while the original meter is damaged for various mechanical faults or power troubles?

8-40 a.m.
Wherever national disconnections are there and actual disconnections are not resorted to, I have issued orders under B P.No. so and so from the Board that such penalties should not be collected.

Wherever actual notional disconnection has been proved we have not collected the penalties but wherever it has not been proved it is the duty of the customer to prove that it has not been disconnected and it was only a notional disconnection and therefore some evidence has to be there. Anybody can say even my man has gone there and disconnected. But that has to be proved. In many cases it has been proved that it was only a notional disconnection where we have waived penalty.

The bill for the subsequent month should not be there. Therefore, it is a notional disconnection. Wherever such bills have been sent subsequent to the writing on the record that it is disconnection and bills have been sent, we have waived all of them.

8-30 a.m.
Sri G Rajaram:—Under Indian Electricity Supply Act, the responsibility of installing the meter is on the Electricity Board but not on the Consumer. We have permitted them but none of them could do it because they were not able to install it due to inexperience. We have permitted them but none of them could do it because they were not able to install it due to inexperience. Domestic: Rs. 2/-; Non-Domestic: Rs. 3/-; General purposes: Rs. 2.50/-; Agricultural and other categories: Rs. 5/-; Industrial and ST Consumers Rs. 15/-. Wherever it is brought to the notice of the Asst. Engineer/Junior Engineer that such and such meter is faulty, it is being looked into either by rectifying it or by replacing it.

They are not responsible to pay it and they may refuse it.

Wherever it is found in the records that there is disconnection and subsequently bills were received by them or there is a claim that bills were not issued to them... it was notional disconnection...
Increase in the Working hours of the clerical Employees of Electricity Board

90—

*2196 Q -Sri Ch. Yerraiah (Yellandu) —Will the Minister for Finance and Power be pleased to state:

(a) whether it is a fact that a decision has been taken by the Andhra Pradesh Electricity Board to increase the working hours of the clerical employees etc,

(b) if so, the reasons for the same, and

(c) the action proposed to be taken by the Government in the matter?

Reparcs to Flood—Banks of Sarda River

91—

*1496 Q.—Sri K. Govinda Rao (Anakapalli) —Will the Minister for Major Irrigation be pleased to state:

(a) whether a Special Division has been started at Anakapalli Visakhapatnam Dist, to undertake Rivel and other stream's repairs to the flood-banks of Sarda;

(b) if so, whether the Government propose to wind up the division soon.

(c) if so, the reasons therefore;

(d) whether any representations have been received by the Government not to wind up the Special Division in view of the fact that the work is incomplete; and

(e) if so, the action taken thereon?
Mr Speaker:—That is what the Hon'ble Minister says.

Mr Speaker:—That is what the Hon'ble Minister says.

Mr Speaker:—That is what the Hon'ble Minister says.

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Mr Speaker:—That is what the Hon'ble Minister says.


Reservoir in Vamsadhara Project

(a) whether a Reservoir in the Vamsadhara Project is contemplated in the second stage;

(b) the number of villages which will be submerged or inundated in the Reservoir; and

(c) the alternative arrangements being made by the Government to rehabilitate the villagers?


Oral Answers to Questions.


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Sri Poolla Su’bahah.—I have not asked for bund. I have asked for the land to be given under the Project for those who were affected under inundation.
19th February, 1979. Oral Answers to Questions

I would like to inform you that on the 21st February, 1979, I made a statement in the House regarding the recent developments in the country. In that statement, I expressed my concern about the increasing violence and unrest in the region. I called for calm and urged the government to take necessary action to restore order.

In response, the Minister for Internal Affairs assured the House that the government is taking all necessary steps to ensure the safety and security of the people. He also emphasized the importance of dialogue and negotiation in resolving the current crisis.

I am pleased to note that the government is working closely with the opposition parties to find a peaceful solution to the situation. I urge all parties to continue this dialogue and to work for the common good of our country.

Thank you.

[of further debate and discussion]

I would like to conclude by expressing my hope that we can find a way forward that respects the rights of all citizens and the sovereignty of our nation.

Thank you.

Payment of Compensation To The Families Residing In Colonies Under Submersible Area of Somasila Project

2148 Q.—Smt. K. Prabhavathamma:—Will the Minister for Major Irrigation be pleased to state:

(a) the number of families of Harijans and Girjans residing in colonies where Government have built houses located in the submersible area of Somasila Project, and

(b) whether there is any proposal to pay compensation to such families or to rehabilitate them at Government cost?

93—

1. 45
2. 10
3. 2
4. 30

Oral Answers to Questions

*315 Q—Sri E Ayyaru Reddy:—Will the Minister for Law & Ports be pleased to state:

(a) whether the Government are aware that abnormal administrative delays are hampering effective administration of Justice; and

(b) if so, the steps the Government proposes to take to remedy the situation?

Administation of Justice

94—
Oral Answers to Questions.


199

(1) The Hon'ble Member referred to the long delay in the sanction of the O/W.C. in the case of Dr. V. N. 

(2) I think if you will examine these documents...

3-5-78: No! The proposal of the Committee was not accepted. The Lok Sabha was called on 2-4-1978.

9-20 a.m.

(3) The proposal was accepted at that time...

Oral Answers to Questions.

...

1. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?

2. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?

3. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?

4. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?

5. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?

6. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?

7. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?

8. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?

9. தற்கால எடுக்கள் எப்போடு என்ன எடுக்கள் எடுக்கள்? என்ன எடுக்கள் எடுக்கள்?
Application of Act for Eradication of Bonded Labour to Agricultural Labourers

95—

2395—E Q.— Sarvasri Ch. Vittal Reddy, Poola Subbaiah, A Laxminarayana (Miryalaguda) and K. Govinda Rao :— Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that the Act for Eradication of Bonded Labour is made applicable to the Agricultural labourers and also to those who have to render 'Vetti' (compulsory labour) in the state;

(b) if so, the steps taken in the direction;

(c) whether it is also a fact that the application of this Act for eradication of Bonded labour to the Agricultural labourers and to those who have to render 'Vetti' (compulsory labour—is resulting in unnecessary mis-understandings, and

(d) if so, the action contemplated?

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eeg a 8.

SUPPLY OF TEXT BOOKS TO THE SCHEDULED CASTES & SCHEDULED TRIBES STUDENTS FREE OF COST

96—

1050 Q.—Sti K. Venkata Ramaiah :— Will the Minister for
Social Welfare be pleased to state:

(a) Whether there is any proposal to supply Text Books and note Book free of cost to all the students belonging to Scheduled Caste, Scheduled Tribes and Economically backward classes up to college level, and

(b) if not, the reasons therefor?

Answer vide L.A.Q. No.* 1050

Government are supplying all Nationalised Text Books free of cost to all Scheduled Caste, Scheduled Tribe, Backward Class students of I to X, who are boarders of Government Hostels, and also to non-boarders of Government Hostels belonging to Scheduled Castes and Scheduled Tribes. Stationary and Note Books, worth Rs. 10/- per student per annum, are also being supplied free of cost to all boarders of Government Hostels.

Government are also supplying essential text books to all Scheduled Caste students studying Engineering and Medical Courses from 1977-1978. Further, the Medical Students belonging the Scheduled Castes, Scheduled Tribes are being paid an amount of Rs. 300/- per student, towards purchase of Books and equipment like Instrument Box, Stethoscope, etc.


Sanctioning of Scholarships for IV Class Students by D.B.O.

The Minister for Social Welfare and Tribal Welfare (Sri K. V. R. S. Padmanabha Raju) — The information is placed on the Table of the House.

Statement showing the Number of Scheduled Castes student studying IV Class not sanctioned scholarships during 1977—78 vide 9-40 a.m. Clause (C) of L.A.Q No 2286—Y (Starred)

<table>
<thead>
<tr>
<th>Sl No.</th>
<th>Name of the District</th>
<th>No of Students not sanctioned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Srikakulam</td>
<td>369</td>
</tr>
<tr>
<td>2.</td>
<td>Visakhapatnam</td>
<td></td>
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<tr>
<td>3.</td>
<td>East Godavari District</td>
<td>751</td>
</tr>
<tr>
<td>4.</td>
<td>West Godavari District</td>
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<td>5.</td>
<td>Krishna</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Gunder</td>
<td>134</td>
</tr>
<tr>
<td>7.</td>
<td>Nellore</td>
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<tr>
<td>8.</td>
<td>Prakasam</td>
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<tr>
<td>9.</td>
<td>Kurnool</td>
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<tr>
<td>10.</td>
<td>Cuttack</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Anantapur</td>
<td>35</td>
</tr>
<tr>
<td>12.</td>
<td>Chittoor</td>
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<tr>
<td>No.</td>
<td>Place</td>
<td>Percentage</td>
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<tr>
<td>13</td>
<td>Hyderabad</td>
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<tr>
<td>14</td>
<td>Ranga Reddy</td>
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<tr>
<td>15</td>
<td>Warangal</td>
<td>262</td>
</tr>
<tr>
<td>16</td>
<td>Nalgonda</td>
<td>240</td>
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<td>17</td>
<td>Khammam</td>
<td></td>
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<tr>
<td>18</td>
<td>Mahbubnagar</td>
<td>52</td>
</tr>
<tr>
<td>19</td>
<td>Medak</td>
<td></td>
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<tr>
<td>20</td>
<td>Nizamabad</td>
<td>2</td>
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<tr>
<td>21</td>
<td>Karimnagar</td>
<td>1061</td>
</tr>
<tr>
<td>22</td>
<td>Adilabad</td>
<td>81</td>
</tr>
</tbody>
</table>

APPOINTMENT OF RAGHAVIAH COMMITTEE TO EXAMINE THE CONDITIONS OF TRIALS.

Sri B. Machinder Rao:—I have already given a notice....

Mr. Speaker:—Then it will come up....

9.50 a.m.
Providing Of Housing and Road Facilities To Fishermen in Coastal Area Of Srikakulam

Sri G. Ramaswamy.—The information is placed on the table of the House.

Statement Vide L.A.Q. No. 1642 (Starred)

Construction of Pucca Houses which can withstand natural calamities such as cyclones, fire accidents is not under the consideration with the department of Fisheries. Fisheries Department and the Andhra Pradesh Fisheries Corporation at present are concentrating on technical aspects such as providing craft and tackle to traditional fishermen at subsidised cost, establishment of cold storage and ice-plants, construction of fishing Harbours Providing transport facilities, training facilities etc. As the funds available with the Fisheries Department are not adequate to look after the Welfare measures of fishermen such as provision of houses etc., the Social Welfare and Housing Departments have been requested to give priority for housing to fishermen wherever necessary under the proposed massive programme for relief to weaker sections.

Regarding providing Road facilities, it is proposed to strengthen the existing road between Nowpada-Kaviti road point to Devunalthada (a distance of 2 K.Ms.) and formation of a new road from Devunalthada to Bhavanapadu (a distance of 3 K.Ms.). The expenditure involved on this work will be met from the State funds only. By formation of this road, three fishing villages, viz. Althada, Bhavanapadu and Wadakothuru will be benefitted. Besides, this will form an approach road to the fishing harbour at Bhavanapadu sanctioned by the Government of India under the Centrally sponsored scheme.

In addition to this, the Zilla Parishad, Srikakulam District proposed to take up under normal plan 14 road works at an estimated cost of Rs. 12,55,000/- and one Bridge work at an estimated cost of Rs. 1,50,000/-.

<table>
<thead>
<tr>
<th>Name of the Scheme</th>
<th>Name of the road works</th>
<th>Estimated cost.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Rural roads. 1. S/Rl. Srikakulam Municipality maintenance limits to Pukkalapeta via Kalipalli 1st reach</td>
<td>1,40,000/-</td>
<td></td>
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<tr>
<td>2. de 2nd reach</td>
<td>1,00,000/-</td>
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### Short Notice Questions and Answers. 19th February, 1979.

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<tbody>
<tr>
<td>3.</td>
<td>S/R. Murapaka to Kesavarayuni-palem, 0/0 to 2/6</td>
<td>70,000/-</td>
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<td>4.</td>
<td>S/R. to Etcherla Koyyam road 3/0 to 2/8</td>
<td>1,00,000/-</td>
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<td>20 paise</td>
<td>5</td>
<td>S/R. to G.N.T. road to Murapaka</td>
<td>75,000/-</td>
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<td></td>
<td>6</td>
<td>S/R. to Edupuliam-Busjapadu</td>
<td>60,000/-</td>
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<td></td>
<td>7</td>
<td>S/R. to Kavty-nelavanka</td>
<td>60,000/-</td>
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<td></td>
<td>8</td>
<td>S/R. to Haripuram—Ratti Road</td>
<td>1,00,000/-</td>
</tr>
<tr>
<td>3. Food for work Programme</td>
<td>9</td>
<td>S/R. to Sreekurram(v) road</td>
<td>1,00,000/-</td>
</tr>
<tr>
<td></td>
<td>10</td>
<td>S/R. to G.N.T. Road to Thamada</td>
<td>1,00,000/-</td>
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<tr>
<td></td>
<td>11</td>
<td>S/R. to Haripuram—Ratti Road to Bhadabapalli</td>
<td>1,00,000/-</td>
</tr>
<tr>
<td></td>
<td>12</td>
<td>S/R. to Talatampara to Isakalapalem via Rushikuddi</td>
<td>1,00,000/-</td>
</tr>
<tr>
<td>4. Fisheries</td>
<td>13</td>
<td>Construction of road from Ampalam village to Revvampalem (forming approach road to Revvampalem bridge)</td>
<td>90,000/-</td>
</tr>
<tr>
<td></td>
<td>14</td>
<td>Formation of approach road to Pukkallapeta Bridge</td>
<td>1,00,000/-</td>
</tr>
<tr>
<td></td>
<td>15</td>
<td>Construction bridge across salt creak at Pukkallapeta m Gara P,S</td>
<td>1,30,000/-</td>
</tr>
</tbody>
</table>

**Total Rs.** 13,35,000/-

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**SHORT NOTICE QUESTIONS AND ANSWERS.**

Construction of Anicut across Akeru river in Waradanapet Samithi, Warangal district.

96—A. S;N. Q. No. 3931-Y :—Sri C. Janga Reddy—Minister for Minor Irrigation b- pleased to state:

(a) the reasons for not taking up the work of construction of anicut across the Akeru river in Waradanapet Samithi, Warangal District, inspite of the fact that estimates had been prepared and foundation stone had been laid about ten years ago;

(b) whether it is a fact that 700 acres of additional land would be irrigated if special repairs are undertaken to Jukal-Mantar in-Penukula Taluk, Warangal District;

(c) the reasons for not undertaking the repairs; and

d) whether steps will be taken by the Government to repair the same at least now?

Answer to clauses (a), (b), (c) & (d) of S.N. Q. No. 3931-G

(a) An estimate for construction of an anicut across Akheru river near Rollakal Village in Warangal Taluk and District was sanctioned technically for Rs 2,17,500/- by the Superintending Engineer Irrigation Circle, Warangal in 1965-66. The work could not be grounded due to failure of the contractor to start the work and the construct was terminated for his default. The work also could not be started subsequently due to non-availability of funds. The sanction has become obsolete due to efflux of time since it was originally sanctioned in 1965-66. The estimate was modified subsequently a number of times at various levels. In the meanwhile five anicut schemes namely 1) Neetalle vagu, Thatikaya village, Warangal Taluk, 2) Bashki anicut, Nashkal (v) Warangal Taluk, 3) Gangadevi mott, Kothapally village, Warangal Taluk, 4) Kommulavancha anicut, Kommulavancha village, Mahaboobabad taluk, and 5) Uggampally anicut Uggampally village, Mahaboobabad taluk have been taken up across Akheru river. Hence it was considered necessary to establish the availability of yield after conducting guagings for a period of 4 years before taking up Rollakallu anicut.

The flow observations were conducted during 1976 from June to November and they were continued in 1977 also. As the year 1977 happened to be drought year, the flow in the river was very low. Guagings are to be observed for the subsequent 3 years i.e., 1978, 79 & 80.

In view of the above position, the question of taking up the anicut scheme will be considered after the availability of yield is established by conducting further guagings.

(b) No, Sir. By taking up the restoration of Jukal Mott across Shaliragu near Jukal village, an additional potential of 219 acres, 29 guntas will be created besides stabilisation of existing ayacut of 418 and 28 guntas.

(c & d) An estimate for restoration of the anicut for Rs. 28.40 lakhs at SSR 1976-77 was prepared for the scheme and sent to the Collector, Warangal for opinion. The Collector has not recommended the scheme in view of the high cost.

An alternative estimate for Rs. 18.45 lakhs at SSR 78-79 was sent to Collector for his opinion which is awaited. On receipt of
revenue opinion, the estimate will be processed and the scheme will be considered for execution subject to availability of funds.
Non Payment of Stipendes to the Students of Cooperative Training Centres

96-B

S N.Q No, 3932—Sri C Janga Reddy:—Will the Minister for Cooperation be pleased to state:

(a) whether it is a fact that the stipends have not so far been paid this year i.e., 1978-79 to nearly 1200 students who are studying in the Six Cooperative Training Centres being run by Andhra Pradesh Cooperative Union throughout the State; and

(b) the steps to be taken by the Government to pay the same.
Written Answers to Questions (un starred)


91 —

2098 Q.—Sri Ch. Kasaiah (Kothagudem):—Will the Chief Minister be pleased to state:

(a) the number of harijan and ex-Military personnel families that have been forcibly evicted from Beerole village in Khammam taluk, Khammam district by the local landlords; and

(b) the action taken by the District Collector and Superintendent of Police in providing protection to them?

A.—

(a) Four harijan left the village due to ill feelings among two groups and not due to harassment caused by landlords.

(b) Cases have been registered in Cr No 9/78, 12/78 and 17/7 of Sub-divisional Police Station. A police picket was posted in the village. The Collector and Superintendent of Police have assured protection to villagers.


BADVEL

92—

2287-O Q.—Dr. Sivaramakrishna Rao:—Will the Minister for Co-operation be pleased to state:

(a) Whether it is a fact that there has been misutilisation of funds to the extent of Rs 90,000 advanced for the purchase of Sugarcane crusher in Primary Agricultural Development Bank, Badvel when Sri B. Subba Reddy was the President of the Bank;

(b) If so, the names of the borrowers;

(c) the action taken by the A.P. Co-operative Central Agricultural Development Bank to realise the misutilised funds; and

(d) whether all term loans foreclosed and all amounts spent, interest collected?

A.—

(a) Yes, Sir.

(b) A list of names of the borrowers who have misutilised the loan is given below:

2. P. Subba Reddy.
6. Kalluru Venkata Reddy
7. K. Mallennagari Subbareddy
8. K. Rama Krishna Reddy
10. Kalluru Dasaradha Rami Reddy
11. Kalluru Venkata Reddy
12. Nagireddy Narayana Reddy
13. Nalaturu Chinta Subbath
14. Bolu Ankireddy
17. Nagireddy Subba Raidu.
18. Nagireddy Chinnath
19. Lingamendra Narayana
21. M Atchamma
22. T. Peddenna.
24. G. Kondath
27. K. Kasim Saheb
30. Mitra Venkata Subbaiah
31. P. Chandra Schara Reddy
33. Ambati pullaiah
34. Rachakonda Purnamma
35. Settem Venkata Chalapathi.
38. Ramabogina Pullaiah.
40. Baske Venkata Reddy.
41. Ambati Venkata Subbaiah.
42. Ambati Subbaiah.
43. Ekkanti Gurumoorthi.
44. N. Chulna Pamuleti.
45. P. Guriv Reddy.
46. B. Ramullamma.
47. K. Abbaiah
48. S. Chirna Pichanna.
49. K. Venkata Subbaiah
50. M. Ramaiah.
51. M. Ankaiah
52. P. C. Venkataiah.
54. V. S. Subba Ramaiiah
55. M. Ranga Reddy
56. S Hussain.
57. S. Khader Basha.
58. H. V. Lakshwamma.
59. S. Abdul Khader.
60. V. Narasimhulu.
61. K. Chananakrishna.
62. S. Ramreddy.
63. G. Lakshmamma.
64. G.P Narasimhulu.
65. A. Subbaiah
66. K. Ramaiah.
67. G. Subbiah.
68. P. Narasaiiah.
69. D. Nagaiah.
70. P. Venkataram Reddy.
71. P. Narayana Reddy.
72. M. Vema Narayana Reddy
73. E.C. Guru Murthy.
74. N. Ramaiah
75. K. Subbi Reddy.
76. K. Sidda Reddy.
77. K. Sidda Reddy.
78. S Rama Subba Reddy.
79. B. Bari Reddy.
80. P. Chendraiah.
81. K. Guru Murthy
82. B Subba Reddy.
83. B. Narasimha Reddy.
84. K. Venkata Subba Rao.
85. A. Venkata Kondaiah.
Apart from taking disciplinary action against the Secretary and 4 Supervisors and reporting to the Commercial Taxes Department about the firms for investigation, the A P Co-op Central Agricultural Development Bank, issued instructions to the Primary Agricultural Development Bank; Badvel to force close the loans found misused and to realise monies.

The Primary Agricultural Development Bank, Badvel on the advice of A.P. Co-operative Central Agricultural Development Bank Ltd., Hyderabad have foreclosed loans in 95 cases during the year 1977-78 and efforts are afoot to secure recovery by bringing the mortgaged property to sale.

Loss Sustained by the Nellore District Co-operative Marketing Society.

A—(a) The losses sustained by the Nellore District Co-operative Marketing Society during the years are as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Loss (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1975-76</td>
<td>12,72,723.00</td>
</tr>
<tr>
<td>1976-77</td>
<td>6,10,898.00</td>
</tr>
<tr>
<td>1977-78</td>
<td>70,810.00</td>
</tr>
</tbody>
</table>
The total loss on 30-6-1978 is Rs. 23,82,648.

(b) An enquiry under section 51 of Andhra Pradesh Co-operative Societies Act into the affairs of the society revealed that the society sustained 'Business loss' due to price reduction of fertilisers and paddy and also due to heavy rents and godown establishment charges, and interest payable to bank etc. The Enquiry Officer has not fixed responsibility on anybody for these business losses and recommended for winding up of the society under section 64 (1) of the Andhra Pradesh Co-operative Societies Act of 1964.

MISAPPROPRIATION IN GATTU DUDDENAPALLY CO-OPERATIVE SOCIETY

3293 Q.—Srî M. Yerraiah Reddy, (Bhadrahalur) Smrt. M. Swarajyam, (Thunga thurthy) and Srî M. Omkar.—Will the Minister for Co-operation be pleased to state:

(a) whether it is a fact that lakhs of rupees have been misappropriated in the Large Sized Cooperative Society, Gattu Duddenapally of Karimnagar District which were pointed out by the Co-operative Officers in 1976;

(b) if so, details thereof; and

(c) the action taken thereon?

A.—(a) No, Sir.

(b) & (c) Do not arise

ORGANISATION OF JOINT FARMING SOCIETIES IN KRISHNA DISTRICT.

3406 Q.—Srî B. Niranjana Rao (Malleswaram): Will the Minister for Co-operation be pleased to state:

(a) whether it is a fact, that three Joint Farming Societies were organised in the year 1967 namely (1) Nehru Joint Co-operative Farming Society, Tadivennu, (2) Venkateswara Joint Co-operative Farming Society, Tadivennu and (3) Sri Venkateswara Joint Co-operative Farming Society, Chandala in Bandar Taluk, Krishna District; and

(b) if so, the area of operation of each Society as per its bye-laws?

A.—(a) Yes, Sir.

(b) Name of society and Area of Operation

Nehru Cooperative Joint Farming Society Tadivennu


BREACHES TO BHUVANAGIRIPELAM TANK IN GUDUR PANCHAYAT SAMITHI

1729 Q.—Sri Nallaparedi Sreenivasul Reddy —Will the Minister for Panchayati Raj be pleased to state:

(a) whether Bhuvanagiripelem tank (Pedapuriya Panchayat) in Gudur Panchayat Samithi of Nellore District has breached due to floods in 1976;

(b) whether the breaches to the tank bund have been fully closed and revetment provided;

(c) if not, the reasons for the delay;

(d) whether there is any proposal to reduce the height of the surplus weir to avoid danger to the tank bund;

(e) whether the District Collector Nellore, has received a representation from Mr. N. Sreenivasul Reddi, M.L.A., in 1978 regarding the above needs; and

(f) if so, the action taken in this matter?

A.—(a) Yes, Sir.

(b) The breach has been closed. But revetment to the breached portion could not be done due to lack of funds under flood grant

(c) Due to paucity of funds.

(d) No, Sir.

(e) Yes, Sir.

(f) Unless the matter is investigated fully from the technical point of view, it is not possible to take any action. The matter will be examined soon.

SUPPLEMENTAL SUGAR-CANE ROADS IN VISAKHAPATNAM

1914 Q.—Shri V. Sanjivayi Nandu —Will the Minister for Panchayati Raj be pleased to state:

(a) whether the list of supplemental sugar-cane roads for formation and special repairs in Etikoppaka Sugar Factory area, Visakhapatnam District has been sent to the Government by the Zilla Parishad, Visakhapatnam for its approval;

(b) whether the Government have approved it; and

(c) if not, the reasons therefor?
The list of roads under Etikoppaka Sugar Factory was included in the Master Plan vide G.O.Ms. No 890, Panchayati Raj (Progs VI) dated 8-9-1977. Subsequently no supplemental list of roads under Etikoppaka Sugar Factory was submitted by the Zilla Parishad for inclusion in the Master Plan.

(b) and (c) Does not arise.

BREACHES TO MEDIPALLI ROAD DAM AT MEDIPALLI

2286-T Q.—Sri K. Narasimha Reddy:—Will the Minister for Panchayati Raj be pleased to state

(a) whether it is a fact that the road dam at Medipalli on the Shameerpet Vagu constructed by the Zilla Parishad has been breached;

(b) whether any steps have been taken to repair the above road dam, and

(c) if not, whether the Government will take steps to repair the road dam early?

A.—(a) Yes, Sir.

(b) No, Sir.

(c) The whole structure of the road dam has to be removed and reconstructed for which an amount of Rs. 7.00 lakhs will be required to take up the work. At present there are no funds to take up the work. It will be considered as and when funds become available.

SARVASIDDI PRIMARY HEALTH CENTRE IN YELAMANCHILI PANCHAYAT AREA

2290-D Q.—Sri V. Sanyasi Naidu:—Will the Minister for Panchayati Raj be pleased to state

(a) when Sarvasiddi Primary Health Centre in Yelamanchili Panchayat Samiti area of Visakhapatnam District was started?

(b) the reasons for not constructing the Primary Health Centre building; and

(c) the steps to be taken by the Government in the matter?


(b) Due to non-availability of grants.

(c) Depending on the availability of grant the construction will be considered. In the meanwhile instructions have been issued permitting the Block Development Officers to take up construction of the main building of the Primary Health Centre from the funds available with them, by way of contributions.
PROTECTED WATER SUPPLY SCHEME IN PEDANA PANCHAYAT OF KRISHNA DISTRICT

100 —

2294-B Q.—Sri V Ranga Rao —Will the Minister for Panchayati Raj be asked to state —

(a) when the drinking water supply scheme has been taken up in Pedana Panchayat in Krishna District having 20,000 population ,

(b) if so, whether the scheme has been completed ,

(c) if not, the reasons therefor , and

(d) the time required for its completion ?

A.—(a) No, Sir The Protected Water Supply Scheme to Pedana was sanctioned in the year 1977 for Rs 5 00 lakhs on 25% Government grant and 75% Gram Panchayat contribution basis, subject to condition the in Gram Panchayat should remit the contribution before taking up the scheme Since the Gram Panchayat has not deposited its due share of contribution so far, the scheme could not be taken up.

(b), (c) and (d) Does not arise.

IMPLEMENTATION OF PROTECTED WATER SUPPLY SCHEME IN YELAMANCHILI

101—

2296-L Q.—Sri V Sanyasi Naidu —Will the Minister for Panchayati Raj be asked to state —

(a) the amount sanctioned for the implementation of the Protected Water Supply Scheme in Yelamanchili major Panchayat in Visakhapatnam District ,

(b) the amount spent so far,

(c) the amount yet required for the completion of the work , and

(d) the time by which the work will be completed and drinking water will be supplied to the public of Yelamanchili ?

A.—(a) Estimated cost for the Protected Water Supply Scheme is Rs 13 25 lakhs. The amount released so far for the scheme is Rs. Rs 9 935 lakhs, Rs. 6 625 lakhs LIC loan and Rs 3 32 lakhs Government grant.

(b) The amount spent as on 15-10-1978, is Rs 5 16 lakhs.

(c) The amount required for completion of the work is Rs. 13 25 5 16 8 07 lakhs. The Panchayat is yet to pay Rs. 3 315 lakhs towards contribution.

(d) The works completed so far are the source, the pumping main for Yelamanchili and Somalingpalem, the GLSR at Elemanchili, the OHSR at Somalingpalem and the cistern at Kothvpelem. The distribution is not taken up since the Panchayat has not paid the balance contribution of Rs. 3 315 lakhs after utilising the LIC loan of Rs. 6 625.
towards contribution. Therefore, while full distribution can be taken up only if the Panchayat prys the balance of Rs. 3,315 lakhs, it is proposed in the meanwhile, to supply water at single point to Yellamanchili village by end of December, 1978.

**FORMATION OF ROAD TO CHAPALAPALLI IN NELLORE DISTRICT**

102—

2404 Q — *Sri Nallapareddi Srinivasul Reddi* : Will the Minister for Panchayati Raj be pleased to state

(a) whether it is a fact that the work of formation of road to Chapalapalli in Venkatagiri Panchayat Samuthi of Nellore District has been stopped in the middle,

(b) the amount required to complete the formation and construction of two culverts on the said road,

(c) when the funds will be provided and works completed;

(d) whether the Minister for Panchayati Raj has received a representation from Mr. N Srinivasul Reddi, MLA in 1978 for the completion of Chapalapalli road, and

(e) if so, the action taken in this matter?

A.—(a) Yes, Sir

(b) An amount of Rs. 15,000 is required for formation of balance on the Road and construction of culverts.

(c) As and when funds become available in the Panchayat Samuthi under 40 P Grant

(d) As per official records the representation has not been received.

(e) Does not arise

**SUPERSESSION OF ELLANDU HANDLOOM WEAVERS CO-OPERATIVE SOCIETY, WARANGAL.**

103—

2284-R Q. — *Sri C Janga Reddy* : Will the Minister for Textiles be pleased to state:

(a) whether it is a fact that Warangal District, Ellandu Handloom Weavers Co-operative Society was superseded but the charge was not taken by the Special Officer;

(b) if so, the reasons therefor; and

(c) the steps to be taken in this regard?

A.—(a), (b) and (c).—Elections were held to the Managing Committee (Board of Directors) of the Handloom Weavers Co-operative Society, Ellandu on 30-6-1978. Eleven were elected as members of the Managing Committee of the Society. Out of 11 Directors 6 Directors were reported to have sent their resignations to the Assistant Director of Handlooms and Textiles, Warangal. The Assistant Director of Handlooms and Textiles, Warangal assuming that there was no quo-
rum consequent on the resignations of 6 Directors had issued orders under Section 32 (7) of the Andhra Pradesh Co-operative Societies Act 7 of 1964 appointing departmental Person-in-charge to manage the affairs of the Society. Subsequently on a representation to Government by the President of Handloom Weavers Co-operative Society, Ellandu the Government issued instructions to the Director of Handlooms and Textiles to examine the issue in detail and take a decision. The Director of Handlooms and Textiles accordingly examined the issue and came to the conclusion that the orders appointing Departmental Person-in-charge by the Assistant Director of Handlooms and Textiles, Warangal were not correct. He therefore set these orders aside. The elected Committee therefore continues to be in office.

**Formation of New Tank in Gokulabindavanam**

104—

1173 Q.—Sri Nallapareddy Sreenivasul Reddi Will the Minister for Minor Irrigation be pleased to state:

(a) whether the Minister for Minor Irrigation has been in receipt of a representation from Mr. N Sreenivasul Reddi, M.L.A., in 1978 for the formation of a new tank in the western side of Gokulabindavanam (Chenganapalli) in Rapur taluk of Nellore district;

(b) if so, the action taken in this matter;

(c) the estimated cost of the proposed tank, and

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

A.—(a) Yes, Sir.

(b) The proposal is under investigation.

(c) The estimated cost of the proposed tank will be arrived at only after detailed investigation is over.

(d) The work will be started only after the preparation of the detailed estimate and also when funds are made available.

**Excavation of Supply Channel from Chilamathur Channel.**

105—

3063 Q.—Sri Nallapareddy Sreenivasul Reddi—Will the Minister for Minor Irrigation be pleased to state:

(a) whether the Minister for Minor Irrigation has received a representation from Mr. N. Sreenivasul Reddi, M.L.A., in 1978 for the excavation of a new supply channel from Chilamathur Channel to feed Bapanakandrigi Tank of Kapulur in Gudur Taluk of Nellore District;

(b) if so, the action taken in this matter;

(c) the estimated cost of the work; and

(d) when will it be executed?
Written Answers to Questions
(Unstarred).

A—(a) and (b) Yes, Sir. The matter has been referred to the Super­
rintending Engineer by the Chief Engineer (Minor Irrigation) for exa­
maining the yield position and for a report on the feasibility of excavation
of a new supply channel. His report is awaited.

(c) and (d) Until the investigation is completed and the yield posi­
tion of the supply channel is established, the estimated cost of the scheme
cannot be worked out. The question of execution will come up only
after sanction of the estimate and availability of funds.

ROAD ACCIDENTS IN VIJAYAWADA

106—

1784 Q. Sri Paladugu Venkata Rao. Will the Minister for Home
be pleased to state:

(a) the steps taken to reduce the road accidents in Vijayawada;

(b) the number of Motor vehicle accidents that had taken place in
Vijayawada premises during March, 1977 to 1978, and

(c) the number of persons injured in these accidents?

A—(a) In order to reduce the road accidents in Vijayawada town
one-way traffic is being implemented on certain busy roads. City buses
are being diverted to avoid congestion on busy roads. Certain timings
have been fixed for loading and unloading of lorries in order to restrict
the movement of heavy vehicles during busy hours and speed limits have
been fixed for various vehicles in Vijayawada town. The Municipality
has already taken up the work of widening the roads. The traffic High
Power Sub-Committee consisting of Collector and District Magistrate,
Krishna, Superintendent of Police, Krishna, Deputy Superintendent of
Police, Law and Order, Vijayawada town Sub-Collector, Vijayawada,
Commissioner and Special Officer, Vijayawada Municipality, Vijaya­
wada and other officials met on 2-8-1978 and discussed the various means
to minimise the road accidents and to arrange for the free flow of
traffic.

(b) Under Section 304A. I.P.C. — 48
Under Section 338 I.P.C. 41
Under Section 337 I.P.C. 62

Total 151

(c) In the above accidents 52 persons lost their lives and 140 persons
were injured.

ASSIGNMENT OF LAND IN GRADDAGUNTA TO S.CS. AND S.TS.

107—

1219 Q. Sri Nallapareddi Sreenivasul Reddi. Will the Minister for
Revenue be pleased to state:

(a) whether there is any proposal to assign lands for cultivation in
S.Nos 96 and 187 of Graddagunta to the S.Cs and S.Ts. of Josyulavari­
kandriga in Venkatagiri taluk in Nellore district;
(b) if so, when the proposal will materialise; and

(c) the reasons for the delay in changing the classification of the above lands into an anadheenam for granting ‘D’ form pattas?

A.—(a), (b) and (c) S. No 96 measuring Ac 68-88 and S.No 187 measuring Ac 161.78 of Graddagunta village are classified as grazing land porambok. and are not fit for cultivation. However extent of Ac 15-15 is under sivajama occupation of 16 persons. The Tahsildar, Venkatagiri is taking action to get the classification of the said land changed into ayan and assign it to the eligible sivajamadars

ASSIGNMENT OF WASTE LANDS TO THE ARUNDHATEEYAS OF AMBALAPUDI VILLAGE

108—

1280 Q.—Sri Nallapreddi Sreenivasul Reddi Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that there are huge extents of Government waste lands to the eastern side of Ambalapudi village in Venkatagiri taluk of Nellore district which are proposed for assignment to the Arundhatteeyas of Ambalapudi for cultivation,

(b) if so, when will the lands be assigned to the Arundhateeyas of Ambalapudi,

(c) whether the Collector, Nellore has been in receipt of representation from Mr. N. Sreenivasul Reddi, M.L.A., in 1978 to assign the said lands to the said Arundhateeyas, and

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

A.—(a) There is a waste land to an extent of Ac 33£49 classified as forest porambok and it is proposed for assignment to the Arundhateeyas of the village;

(b) It is proposed to assign these lands through a CJFS 23 Arundhateeyas who are eligible for assignment have been shown the lands and they have entered upon the land and the Tahsildar is taking action to issue ‘D’ from pattas.

(c) and (d) Yes, Sir. The representation of Sri N. Sreenivasul Reddi, M.L.A., was referred to the Tahsildar, Venkatagiri for taking necessary action.

ASSIGNMENT OF LAND IN BALANAGAR VILLAGE OF MEDAK TALUK

109—

1448-Z Q.—Sarvasri M. Yerraiah Reddy, Ch. Vittal Reddy, RTPS Veerapa Raju and Pooja Subbaiah Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the Government land bearing S No. 30/1 of Balanagar village, Medak taluk and district has been given on pattas under Laomi to 14 girijans/and backward class people;

(b) the names of the persons who have the possession of the lands that has been given on pattas,
(c) the steps taken and to be taken against the persons who have got illegal possession of the lands which were given on pattas under loan; and

(d) the names of persons who got pattas again for the lands which had already been given on pattas?

A—(a) Yes, Sir, the Tahsildar, Medak assigned an extent 18-061/2 gts of Government land in Sy No 30 gairan at Belanagar village to 13 persons. Out of these 9 are S Ts. and 4 are B Cs

(b) The following persons were given possession of the land as detailed below.

<table>
<thead>
<tr>
<th>Extent of land assigned</th>
<th>acs-gts.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Burugupally Narsaiah S/o Balaiah</td>
<td>2-20</td>
</tr>
<tr>
<td>2. Kunta Saggiiah S/o Nagiah</td>
<td>1-34</td>
</tr>
<tr>
<td>3. Karnam Narasimhal S/o Kantaiah</td>
<td>1-00</td>
</tr>
<tr>
<td>4. Lambadi Balija S/o Kannpia</td>
<td>1-20</td>
</tr>
<tr>
<td>5. Lambadi Damiya S/o Dekya</td>
<td>1-20</td>
</tr>
<tr>
<td>6. Lambadi Khamlah S/o Beliya</td>
<td>1-20</td>
</tr>
<tr>
<td>7. Lambadi Ramla S/o Toka</td>
<td>1-20</td>
</tr>
<tr>
<td>8. Binda Laxmaiah S/o Lai gaih</td>
<td>1-20</td>
</tr>
<tr>
<td>9. Lambada Komla S/o Ratua</td>
<td>1-20</td>
</tr>
<tr>
<td>10. Lambada Jambla S/o Mansing</td>
<td>3-00</td>
</tr>
<tr>
<td>11. Lambada Devla S/o Ranga</td>
<td>0-09 1/2</td>
</tr>
<tr>
<td>12. Lambada Devla S/o Laha</td>
<td>1-20</td>
</tr>
<tr>
<td>13. Lambada Chakna S/o Ram Snguh</td>
<td>0-03</td>
</tr>
</tbody>
</table>

(c) a dispute arose in respect of the assignment made to Sri Berugupally Narsaiah. The surveyor was asked to demarcate the Sy. No assigned to Sri Narasaiah. No dispute has been reported in respect of the other assignments referred to in clause (b) above.

(d) No such cases are brought to the notice of the Government.

IMPLEMENTATION OF INAMS ABOLITION ACT IN KONDAVALLIPADU OF NELLORE DISTRICT.

110—

1719 Q—Sri Nallapreddi Sreenivasul Reddi: Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the Inams Abolition Act was not been implemented even till today at Kondavallipadu in Gudur taluk of Nellore district;

(b) if so, the reasons therefor;

(c) whether it is also a fact that there is a Court's Judgment to the effect that hundred percent of the land should go to the tenants at Kondavallipadu, and
(d) when ryotwar pattas will be granted as per the judgement of the Court?

A.—(a) The provisions of Inams' Abolition Act have been actually initiated on 8-9-1975 in Kondavallipadu village and ryotwar pattas were ready for delivery on 12-8-1978

(b) Does not arise.

(c) & (d) Neither the Inamda nor the Tenants have produced during the time of enquiry before the Deputy Tehsildar (Inams), Gudur, any Court's judgement to the effect that 100% of the lands should go to the Tenants of Kondavallipadu village.

The tenants have requested time for 10 days to trace and produce such orders before the Special Deputy Tehsildar (Inams), Gudur at Kondavallipadu Camp on 12-8-1978. But they have neither done so, nor come forward to take delivery of the pattas from the Special Deputy Tehsildar (Inams) Gudur. The Inamda are residents of Nellocum and Korukonda. Under these circumstances, it is reported that pattas already prepared could not be distributed to the tenants and Inamda and that pattas are being despatched to the pattaddars by Registered Post Acknowledgement due.

Assignmenet of Thupalkula Tank, Yelamanchili Tq

111—

2326. Q.—Sri Govinda Rao Will the Minister for Revenue be pleased to state—

(a) whether Thupalkula ch ruwu an irrigation tank in the village of Koppuguntapalum, Yelamanchi taluk, Visakhapatnam district had been assigned to any one,

(b) if so, their names,

(c) whether any objections had been received by the Government against such assignment, and

(d) if so, the action taken thereon?

A.—(a) and (b). There is no tank by the name of Thupakula tank in the village with r-on ground or in Revenue records. But according to local enquiry, in S.no. 452 there was a tank by name, Thupalkula tank about 25 years ago, but it is not existing now on ground. S. No. 452 measured an extent of Ac 8 00 and it was assigned to the following individuals:

<table>
<thead>
<tr>
<th>D No.</th>
<th>Name of the assignee</th>
<th>Extent</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sri B. Jagannadham son of Remulu</td>
<td>2 00</td>
</tr>
<tr>
<td>2.</td>
<td>Sri Bodda Venkata Rao son of Remulu</td>
<td>4 00</td>
</tr>
<tr>
<td>3.</td>
<td>Sri Yennemmadddy Chinnayya ddy S/o Narayana</td>
<td>2 00</td>
</tr>
</tbody>
</table>

(c) Yes, Sir.
(d) Show cause notices have been issued to the two assignees namely Sri P. Jagannadham and Sri B. Venkat Rao for cancelation of pattas, as it is learnt that they are economicallysound, although they are landless. Further action is being pursued by the Collector, Srikakulam in the matter.

FAMINE CONDITIONS IN CHINTLAPUDI TALUK

112—

2495 A.—Sri G. Venkateshwar Rao. Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that Chintalpudi Taluk of West Godavari District is very often being affected by famine conditions;

(b) if so, whether there is any scheme to develop the tanks of that area which are the main irrigation sources; and

(c) whether there is any scheme before the Government to sink big tube wells in the tank beds so that there will be plenty of water?

A.—(a) Chintalpudi taluk is an upland taluk having irrigation under rain-fed tanks. Whenever there are no sufficient rains generally this taluk is being affected by drought conditions. This taluk was affected by drought during the years 1973-76, 1976-1977 and 1977-1978 for want of adequate rains during the earlier part of the transplantation season (i.e.), during July, August and September though there were rains during November and December due to cyclones, depressions, etc.

(b) An irrigation work namely Thumber left side channel scheme which was completed to Chintalpudi Talu is intended to supply water to 21 tanks through supply channels from Thumber Annuit. The said tanks are situated in Yendapalli, Sivapuram, Rahuapuram, Pothanur, Mallayagudem, Gomigela and Kontempalem Village covering an area of Ac. 4,543.00 Out of the total area of Ac. 4,543.00, the extents of Ac. 3,066.00 and Ac. 1,283.00 were brought under irrigation in Fasli 1386 and 1387. There is another scheme called Timmikern Reservoir side Channel which is originally contemplated as flood modulator scheme by which the following lands situated in the village mentioned against them, will be benefited from 1979 after completion of the scheme in West Godavari District besides Ac. 4,000.00 of land being benefited in Krishna District.

<table>
<thead>
<tr>
<th>Sl.</th>
<th>Name of the Village</th>
<th>Extent of land to be benefited from the year 1979</th>
</tr>
</thead>
<tbody>
<tr>
<td>No.</td>
<td></td>
<td>et</td>
</tr>
<tr>
<td>1.</td>
<td>Telaralapalli</td>
<td>114</td>
</tr>
<tr>
<td>2.</td>
<td>Yerrampalli</td>
<td>178</td>
</tr>
<tr>
<td>3.</td>
<td>Yadavalli</td>
<td>232</td>
</tr>
<tr>
<td>4.</td>
<td>Kalyanampadu</td>
<td>47</td>
</tr>
<tr>
<td>5.</td>
<td>Tuvvachilaka Rayudupalem</td>
<td>19</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1,476</td>
</tr>
</tbody>
</table>
Apart from the above, the following schemes are being taken up to develop the irrigation sources in Chintalpudi Taluq.

<table>
<thead>
<tr>
<th>No.</th>
<th>Scheme Description</th>
<th>Proposed Ayacut</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Formation of a tank across Local vagu near Yerran untapalli Village.</td>
<td>416</td>
</tr>
<tr>
<td>2</td>
<td>Construction of an anicut across Bondri</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Formation of a tank across local vagu near Vadlapatlanuthanam Village.</td>
<td>400</td>
</tr>
<tr>
<td>4</td>
<td>Formation of tank across local vagu near Pochanagararam h/o Pregadaverm</td>
<td>390</td>
</tr>
<tr>
<td>5</td>
<td>Formation of a Konnappekunta Battuvarigudem Village, Chintalpudi Teluk</td>
<td>290</td>
</tr>
<tr>
<td>6</td>
<td>Construction of an anicut across Muni Vagu near Vagavaram</td>
<td>250</td>
</tr>
</tbody>
</table>

Total: 4,096

Out of 42 Minor Irrigation tanks sanctioned for main ancr, 40 tanks were restored under Six Point Formula expending an amount of Rs 4.69 lakhs during the period from 1975-78.

(c) No. schemes have been taken up by the Government to sink big tube wells in the tank beds at present.

POSTING OF DOCTORS TO PRIMARY HEALTH CENTRE AT SIVAMPET OF MEDAK DISTRICT.

2290 Q.—Sarvasi Ch Vittal Reddy and M. Yerrah Reddy.— : Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the patients who are affected with diseases like Cholera are suffering acutely as there are no doctors in Primary Health Centre in Sivampet of Nerespur Teluk Medak District;

(b) if so, the action taken; and

(c) whether appropriate steps will be taken to prevent the disease, posting doctors immediately?
A.—(a) No, Sir.
(b) The posts of Medical Officers have been filled up.
(c) Doctors posted have joined their posts on 21-9-1978.

**PRIMARY HEALTH CENTRES IN THE STATE**

114—

3049 Q—**Sri Kasu Venkata Krishna Reddy**—Will the Minister for Health and Medical be pleased to state:

(a) the number of Primary Health Centres in the State;
(b) the bed-strength of all the centres;
(c) the annual budget on the Primary Health Centres; and
(d) whether there is any proposal to increase the budget?

A.—(a) There are 420 Primary Health Centres in Andhra Pradesh State.

(b) There are no dieted beds for Primary Health Centres. Six emergency beds are proposed for each Primary Health Centre.

(c) The annual budget for 420 Primary Health Centres is furnished below:

(i) For 415 Primary Health Centres, a sum of Rs. 3,23,83,700 is provided under Non-Plan during 1978-79;

(ii) For the remaining 5 Primary Health Centres, a sum of Rs. 4,60,000 is provided under Minimum Needs Programme (Plan Scheme) during 1978-79.

(d) There is no proposal to increase the budget at present.

**LIFT IRRIGATION SCHEMES IN BODHAN AND NIZAMABAD**

115

2245 Q—**Sri P. Janardhan Reddy**—Will the Minister for Medium Irrigation be pleased to state:

(a) whether representations have been received from Sri M. Narayana Reddy, former M. L. A. of Bodhan by the A. P. Irrigation Development Corporation regarding L.I. Scheme in the following places in Nizamabad and Bodhan taluks in Nizamabad district:

(i) Binola in Nizamabad taluk
(ii) Nyaleshwari in Nizamabad taluk.
(iii) Khandgaon in Bodhan taluk.
(iv) Kaldurthi in Bodhan taluk.
A.—(a) No, Sir.
(b) The posts of Medical Officers have been filled up.
(c) Doctors posted have jointed their posts on 21-9-1978.

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(d) There is no proposal to increase the budget at present.

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(ii) Nyaleshwar in Nizamabad taluk.
(iii) Khandgaon in Bodhan taluk.
(iv) Kaldurthi in Bodhan taluk.
(b) the action taken by the Corporation with regard to the above schemes and the present stage of the matter; and

(c) whether these schemes would be completed before the end of 1979-80?

A. (a) Yes, Sir.

(b) The present stage of Lift Irrigation Schemes referred to there is furnished below:

(i) & (ii) L.I. Scheme for Binola and Yaleshwar and other villages in Nizamabad taluk.

Preliminary investigation carried out by the Corporation for the Lift Irrigation Scheme on Godavari River to cover Binola, Nyaleshwar and other villages indicated that the lift involved is very high at the proposed site. Other alternative sites are being examined to reduce the lift of water and thereby make the scheme more viable economically.

(iii) Khandgoon L.I. Scheme on River Manjeera in Bodhan taluk:

The detailed surveys for the above scheme are completed and detailed estimate is under preparation.

(iv) Kaladurthi L.I. Scheme on Manjeera River in Bodhan taluk:

Preliminary investigation has been done. It is found that the proposed site is not suitable for the location of the L.I. Scheme. Alternative sites are under investigation. Further, gaugings are in progress to establish the availability of yield sufficient to meet the requirements of the area proposed under the scheme.

(c) The above schemes are still in investigation stages and therefore it is not possible to indicate target dates for completion of these schemes.
(a) whether there is any special programme in respect of the usage of electricity in Agriculture,

(b) whether there is any scheme for Agricultural pumpsets; and

(c) if so, the number of pumpsets and the villages that will be covered?

A.—(a) Yes, Sir. There are Special Programmes for usage of electricity mainly for lifting water by means of agricultural pumpsets.

(b) A number of schemes under Special Programme for Agriculture Category introduced by the Rural Electrification Corporation have been got approved by Rural Electrification Corporation for financial assistance. Besides, under A.R.D.C. refinancing and the Board's own programme, agricultural pumpsets are being energised.

(c) It is programmed to energise 40,000 Agricultural pumpsets and electrify 1651 villages during 1978-79, under the various programmes mentioned above.

VACATION OF GOVERNMENT SCHOOL BUILDINGS IN THE CAPITAL

117—

2274 A. Q.—Sri Ch. Kasaitah:—Will the Minister for Education be pleased to state:

(a) the number of Government School Buildings vacated in the last 5 years in the State capital; and

(b) whether they are Government buildings

A. (a) 8 (eight) Sir.

(b) Out of eight, four are private buildings and 4 are Government buildings.
1900 Q.—Sri M. Yerraiah Reddy.—Will the Minister for Social Welfare be pleased to state:

(a) the number of cases pertaining to the distribution of land disposed off by the Special Deputy Collector (Tribal Welfare) of Khammam district from 1-4-1976 to 1-6-1978,

(b) the number of them which have been disposed off in favour of Girijans;

(c) whether the entire land therein has been given possession to Girijans, and

(d) if so, whether the taluk-wise particulars of the same will be placed on the Table of the House?

A—

(a) The Special Deputy Collector (Tribal Welfare) has disposed off 2,378 cases involving an extent of Acres 7,192.09 during the period from 1-4-1976 to 1-6-1978.

(b) Out of the 2,378 cases disposed off, 998 cases involving an extent of Acres 3,177.22 have been disposed off in favour of Girijans during the said period.

(c) Out of 3,177.22 Acres of land referred to in item (b) above, possession has been given to 941 Girijans over an extent of Acres 3,011.83. Possession has still to be given to 57 tribals to an extent of Acres 165.29.

(d) The taluk-wise particulars are furnished below:
<table>
<thead>
<tr>
<th>SL No</th>
<th>Name of the taluk</th>
<th>Item (a) Cases disposed in favour of Government</th>
<th>Item (b) Cases in which possession has yet to be given to Government</th>
<th>Item (c) Cases disposed in which possession given to Grievous</th>
<th>Item (d) Extent Acres (5)</th>
<th>Item (e) Extent Acres (6)</th>
<th>Item (f) Extent Acres (7)</th>
<th>Item (g) Extent Acres (8)</th>
<th>Item (h) Extent Acres (9)</th>
<th>Item (i) Extent Acres (10)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sathupalli</td>
<td>257</td>
<td>1,094-30</td>
<td>10</td>
<td>257</td>
<td>354-05</td>
<td>317-21</td>
<td>77</td>
<td>52</td>
<td>36-24</td>
</tr>
<tr>
<td>2</td>
<td>Kothapalle</td>
<td>498</td>
<td>1,166-20</td>
<td>210</td>
<td>498</td>
<td>2,422-10</td>
<td>795-11</td>
<td>21</td>
<td>11-21</td>
<td>73-38</td>
</tr>
<tr>
<td>3</td>
<td>Yellandha</td>
<td>869</td>
<td>2,222-10</td>
<td>375</td>
<td>869</td>
<td>1,106-05</td>
<td>262-05</td>
<td>207-35</td>
<td>18</td>
<td>73-38</td>
</tr>
<tr>
<td>4</td>
<td>Balamuppad</td>
<td>487</td>
<td>1,500-14</td>
<td>216</td>
<td>487</td>
<td>577-11</td>
<td>210</td>
<td>188-15</td>
<td>10</td>
<td>73-38</td>
</tr>
<tr>
<td>5</td>
<td>Bhadrachalam</td>
<td>193</td>
<td>756-01</td>
<td>44</td>
<td>193</td>
<td>207-35</td>
<td>19</td>
<td>19-20</td>
<td>7</td>
<td>73-38</td>
</tr>
<tr>
<td>6</td>
<td>Narsar</td>
<td>74</td>
<td>257-14</td>
<td>36</td>
<td>74</td>
<td>136-35</td>
<td>57</td>
<td>112-09</td>
<td>7</td>
<td>73-38</td>
</tr>
<tr>
<td></td>
<td>Grand total</td>
<td></td>
<td></td>
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</tbody>
</table>
Scheme for processing Boiled Rice

119 –

2968 Q. – Sri B Machinder Rao - Will the Minister for Civil Supplies be pleased to state:

(a) whether there is any scheme in our state for processing boiled rice, and

(b) if so, the details thereof?

A. – (a) & (b): There is no scheme of processing parboiled rice as such. But there is a Regional Extension Service Centre for modern rice milling onsponsored and financed by Government of India. Parboiling of rice falls under modernisation of rice mills. It is an extension scheme where all technical assistance and guidance is given for modernisation of rice mills. The Government of India are giving a premium of Rs 5 per quintal of parboiled rice procured by them to encourage parboiling.

Victimisation of Employees of A.P. Fisheries Corporation.

120 –

2577 Q. – Sri K. Govinda Rao – Will the Minister for Fisheries be pleased to state:

(a) whether victimisation of employees of the Andhra Pradesh Fisheries Corporation, Visakhapatnam has been started consequent to the formation of workers union at Visakhapatnam;

(b) whether the services of any of the employees have been terminated, and

(c) if so, the number of employees whose services have been terminated, and the reasons therefor?

A. (a) There has been no victimisation consequent on the formation of the union by the workers.

(b) Yes, Sir.

(c) Only the services of one Sri K. Seshidharan was terminated with effect from 1-7-78. Sri Seshidharan was appointed in Andhra Pradesh Fisheries Corporation on daily wages basis. He was to und irregular in attendance since May 78. He left duty without any leave, application from 2-7-78. He turned up in the factory again on 15-7-78. His explanation was called for, for his unauthorised absence and he explained that he was ill and hence could not submit any leave application which was found not satisfactory. He has also failed to furnish E.S.I. medical certificate. His services were, therefore, terminated with effect from 1-7-78.
MATTERS UNDER RULE 329:

(1) Holding a meeting of Sarpanches of Venkatagiri Panchayati Samithi without the knowledge of the presiding M.L.A.

9-50 a.m.

attend Panchayati Samithi meeting at Venkatagiri, attend Panchayati Samithi meeting at Kota
234 19th February, 1979

re: Holding a meeting of Panchayats of
Venkatagiri Panchayat Samiti, without
the knowledge of presiding M.L.A.

Matters under Rule 329:

re: Hotdmg a meetmg of Surpanchas of
Venkatagiri Panchayat Samiti, without
the knowledge of presiding M.L.A.

re. Holding a meeting of Sarpanches of Venkatagiri Panchayati Samithi, without the knowledge of presiding M.L.A.,

...

Matters under Rule 329

re Holding a meeting of Sarpanches of Venkatagiri Panchayati Samithi, without the knowledge of presiding M.L.A.,
Matters under Rule 329: 19th February, 1979. 237

re: Holding a meeting of Sarpanches of Venkatagiri Panchayati Samithi, without the knowledge of presiding M.L.A.

Sri P Sundararajah.—We want the meeting notice to be placed on the Table of the House, or you please read it.

Mr. Speaker :—I will read for your information.

"... Venkatagiri Panchayathi Samithi, Sarpanches meeting on the knowledge of presiding M.L.A.

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238 19th February, 1979

Matters under Rule 329

re: Holding a meeting of Sarpanches of Venkatagiri Panchayati Samithi, without the knowledge of presiding M.L.A.

இருவரையும் இறுதியும், சுமார் சூரிய வருடம் நிறைய நடைமுறை வேறு விளக்கம் மற்றும் ரீதியாக உயர்ந்த வார்த்தையும் பதிவுக்காக அனுமானம் மற்றும் இளம்பு மீண்டும் வழிபட்டிருந்தனர்

மகன் இந்திய (ஸ்வீட்சர்லாந்த்) நிறுவனத்தின் நூற்றாண்டு விழா வரும் இடத்தில்.

(1) புதுகோழிக்குடி : இளம்பு விளக்கம், சுமார் ஆண்டு சூரிய வார்த்தையும் பதிவுக்காக அனுமானம் மற்றும் இளம்பு மீண்டும்

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(2) புதுகோழிக்குடி : என்னும் விளக்கம் வார்த்தையும் பதிவுக்காக அனுமானம் மற்றும் இளம்பு மீண்டும்.

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Matters under Rule 329:


Re: Holding a meeting of Sarpanchs ofVenkatagiri Panchayati Samithi, without the knowledge of presiding M.L.A.

Matters under Rule 329:—Firstly Sarpanch Srinivasa Rao, who was faulty in assuming that the meeting of Sarpanchs was held on 30.03.1979, without the knowledge of presiding M.L.A.

Matters under Rule 329:—Secondly the onus of proving that the meeting was held on 30.03.1979 in the knowledge of presiding M.L.A. is on the party who is claiming this.

Matters under Rule 329:—Thirdly the onus of proving that the meeting was held on 9.04.1979 on the knowledge of presiding M.L.A. is on the party who is claiming this.

Matters under Rule 329:—Fourthly the onus of proving that the meeting was held on 9.04.1979 in the knowledge of presiding M.L.A. is on the party who is claiming this.

Matters under Rule 329:—Fifthly the onus of proving that the meeting was held on 9.04.1979 in the knowledge of presiding M.L.A. is on the party who is claiming this.

Matters under Rule 329:—Sixthly the onus of proving that the meeting was held on 9.04.1979 in the knowledge of presiding M.L.A. is on the party who is claiming this.
Matters under Rule 329.

Holding a meeting of Sarpanchas of Venkatagiri Panchayati Samithi without the knowledge of presiding M.L.A.

Mr. Speaker:—February 24th, 1979.

Sitting in pursuance of rule 329, the meeting of Sarpanchas of Venkatagiri Panchayati Samithi was held without the knowledge of presiding M.L.A. Mr. S. Speck.

Mr. Speaker:—Mr. Speaker, everything will be clarified by the Minister.

Mr. Speaker:—He is not replying. Everything will be clarified by the Minister.
Matter under Rule 329

re : Holding a meeting of Sarpanches of Venkatagiri Panchayati Samithi, without the knowledge of presiding M.L.A

The Collector has informed that no Member has presided over the meeting of the Sarpanches of Venkatagiri Panchayati Samithi held at 4.00 p.m. on 17-2-1979 No minutes were recorded in the Minutes Book. No T.A and D.A were paid to any Member.

Mr. M. Rajamohan, P.C., Secretary, Palamuru

Sub: Holding a meeting of Sarpanch of Venkatagiri Panchayati Samithi, without the knowledge of presiding M.L.A.

10-20 a.m.

S. Mandal, the Sarpanch of the area, held a meeting of the panchayati samithi at the request of Mr. M. Rajamohan, P.C., Secretary, Palamuru, who had been informed by the sarpanch about the decision of the meeting. The sarpanch stated that the meeting was held to discuss certain matters which were considered important for the development of the area. The sarpanch also informed the secretary about the decision of the meeting and the secretary requested the sarpanch to take necessary action to implement the decisions taken.

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It was decided at the meeting that the secretary would send a copy of the minutes of the meeting to all the members of the panchayati samithi for their information. The sarpanch also informed the secretary about the decision of the meeting and the secretary requested the sarpanch to take necessary action to implement the decisions taken.

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Holding a meeting of Sarpanches of Venkatagiri Panchayati Samithi, without the knowledge of presiding MLA.

వేంకతాగిరి పంచాయతీ సంస్థ యొక్క సారపంచుల సమ్మె. ప్రధాన పరారాధి మిగిలి తాగిన మార్గం ఉంది?

ఒక సారపంచు ప్రదర్శించాడు: ప్రకారం ఇది 10 మంది ప్రధాన పరారాధులు అందుచేసాడు. మాత్రమే ఇందుకు సారపంచుల పంచాయతదేశం తుంటారు. ఈ 17 సారపంచులు చాలా మరణం చేసి ఎని 16 మంది ఉంది. ఆ సారపంచులు కాగా? మనిషికి తాగిన సారపంచుల ప్రౌడమ్మ ఉంది?

మంది రాయించాడు: కానీ సారపంచుల ప్రధానంపేదు ఉంది?

ఒక సారపంచు ప్రదర్శించాడు: సారపంచుల ప్రధానంపేదు ఉంది.

ఒక సారపంచు ప్రదర్శించాడు: సారపంచు ప్రధానంపేదు ఉంది.

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ఒక సారపంచు ప్రదర్శించాడు: సారపంచు ప్రధానంపేదు ఉంది.
Proposed shifting of Integral Coach Factory to Salem in Tamil Nadu from Andhra Pradesh etc.

Mr. Speaker: - I will consider it seriously.

Mr. Speaker: - 

Mr. Speaker: - Who received it?
Matters under Rule. 329 19th February, 1979

re: Proposed shifting of Integral Coach Factory to Salem in Tamilnadu.

Sir, we want to know as to who have received it,

Mr. Speaker — Minister for Roads and Buildings.

Sri S. Jaipal Reddy — Sir, in the instant case, it has been found that the Minister for Roads and Buildings has received the Notice and he also knows that it has been posted for the day. If it does not relate to him, he should redirect the question back to the office or refer to the concerned Minister, but he is absent and then he has kept the office in dark.

Mr. Speaker:— I sufficiently understood the seriousness of the matter. I will take proper action in this matter.

Sri M. Venkaiah Naidu:— We cannot blame the office. Circular notice was sent to the Minister. We cannot find fault with the office.

Mr. Speaker:— I am not finding fault with the office. I will take proper action. I am postponing this matter for to-morrow.

Mr. Speaker:— We shall consider all aspects of the matter. I feel that it should be sent to the Industries Department or to the Chief Minister. I will examine all the aspects with the utmost carefulness.
CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re. (1) Release of water to Kasuomuru and Mangalgunta Tanks under Kanapur Canal Scheme, Nellore District

1. Release of water to Kasaomuru and Mangalgunta Tanks under Kanapur Canal Scheme, Nellore District.

2. The amount of water released is 1,500 acre-feet. The water is being released from the reservoirs of Kanapur, Nellore, and other sources. The water is being released in accordance with the government's guidelines and the requirements of the irrigation tanks.

3. The release of water is subject to the provisions of the Water Act, 1979. The government has taken all necessary precautions to ensure the safe and efficient release of water.

4. The注意事项 are being monitored closely by the authorities to ensure that the release of water is conducted in a timely and effective manner.

5. The government has taken all necessary measures to ensure that the release of water is conducted in a manner that is in line with the provisions of the Water Act, 1979.
Calling attention to matters of urgent Public Importance:
Non-payment of salaries to the staff working under Gandipalem Project.

Sri K. Obul Reddy:—Mr. Speaker, the Hon’ble member has my assurance
(Non Paymant of salaries to the staff working under Gandipalem Project in Udayagiri Nellore Dist.


Announcement:
re: Message from the Governor regarding Motion of Thanks for his Address.

Mr. Speaker:— I have to announce that, I have received the following letter dated 16th February 1979 from the Governor of Andhra Pradesh which reads as follows:

"Dear Shri Kondalai Chowdary,
I write to acknowledge with thanks receipt of your D.O. Letter No: 104/LEGN/79-2, dated 16th February 1979 with which you were good enough to send me a copy of the Resolution adopted by the Andhra Pradesh Legislative Assembly, thanking me for my address to the Joint Session of both the Houses of Legislature on 7th February 1979. I am extremely grateful to the Houses for the Resolution.

Yours sincerely,
K.C. ABRAHAM

PAPERS LAID ON THE TABLE.

re. Amendments to the Urban Development Authority (Hyd) Rules, 1977...


re. —The A.P. Municipalities (Registration of Contractors) Rules, 78.

Sri V. Nageswar Rao —Sir, I also beg to lay on the Table of the House, a copy of the Andhra Pradesh Municipalities (Registration of Contractors) Rules, 1978, confirmed in G.O.M.S.No. 633 M.A., dated: 10-8-1978, as required under Sub-section (2) of section 377 of the Andhra Pradesh Municipalities Act, 1965.

Mr. Speaker: —Papers laid.

Paper Laid On The Table Of The House In Pursuance
Of Rule 348 Of The Rules Of Procedure &
Conduct Of Business In The
Legislative Assembly: —

re. Copy of letter No: 1/13(2)/78/L-1., dated:
15-12-78 from the Secretary, Lok Sabha

Sri E. Sadasiva Reddy, (Secretary to Legislature): —Sir, I beg to lay on the Table of the House, under Rule 348, of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, a copy of letter No: 1/13(2)/78/L-I., dated the 15th December, 1978 from the Secretary, Lok Sabha together with a copy in each of the following: —

Government Bill.  

1. The Constitution (Forty-Fifth Amendment) Bill, 1978 as introduced in the Lok Sabha.
2. Debates of the Lok Sabha.
3. Debates of the Rajya Sabha.

Mr. Speaker. — Papers laid.

PAPER PLACED ON THE TABLE.


Mr. Speaker:—Paper placed.

GOVERNMENT BILLS.


Mr. Speaker:—Motion moved.

The question is:

"that leave be granted to introduce the Code of Civil Procedure (Andhra Pradesh Amendment) Bill, 1979.

The motion was adopted and the Bill was introduced.

The Andhra Pradesh Land Revenue (Enhancement) Amendment Bill, 1978. (Cont'd.)

* Copy placed in the Library.

From the several sales executed on ordinary paper without registration and possession was also made over to the purchasers. In such cases, whether the registration fee and also the stamp duty is collectable on such sale deed? If so, on what rates?

"In such cases, the purchasers of the land having the possession over the land should be entered in Column No. 2 under encumbrant in Form No. 1. But registration transaction should be got done, and stamp duty collected in the appropriate manner."
Government Bill:

(Mr. Deputy Speaker in the Chair)
My Government has decided to exempt from payment of land revenue in respect of dry land up to 3 acres and wet land up to 2 1/2 acres in order to give relief to small and marginal farmers. The exemption will be in respect of land revenue component only.

...
Government Bills;


11-10 A.M.

The Hon'ble Speaker: — The Minister for Agriculture and Rural Development, Mr. B. K. Reddy, has given his own version of the Budget Speech and the subsequent estimates of the government. He said that the government has proposed to increase the revenue by 10 per cent. The government has also proposed to increase the agricultural credit by 14 per cent. The government has also proposed to increase the rural development expenditure by 20 per cent.

The Hon'ble Speaker: — Mr. Speaker, I wish to make a few observations on the Budget Speech and the subsequent estimates of the government. The government has proposed to increase the revenue by 10 per cent. The government has also proposed to increase the agricultural credit by 14 per cent. The government has also proposed to increase the rural development expenditure by 20 per cent. In my view, the proposed increase in revenue is not sufficient to meet the needs of the country.

The Hon'ble Speaker: — The government has proposed to increase the revenue by 10 per cent. The government has also proposed to increase the agricultural credit by 14 per cent. The government has also proposed to increase the rural development expenditure by 20 per cent. In my view, the proposed increase in revenue is not sufficient to meet the needs of the country.

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Government Bills:

The A. P. Land Revenue (Enhancement)

The above-mentioned bill, introduced in the Assembly, states the following:

1. The bill provides for an enhancement in the land revenue.
2. It is proposed to increase the land revenue by 10 percent in all the districts.
3. The enhanced revenue will be utilized for developmental works in the state.
4. The bill also includes provisions for compensation to the affected farmers.

The bill seeks approval from the Assembly for its implementation.

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Government Bills.

Government Bills

The A. P. Land Revenue (Enhancement Amendment Bill, 1978).


...


The Bill was moved by Shri K. Ponnamma Reddy, M.P., and seconded by Shri N. Rama Rao, M.P.

The Bill was read a first time.

The Discussion on the Bill was adjourned at 12.30 p.m. and the House adjourned till 11.00 a.m. on the 20th February, 1975.

Section 3. Every pattadar who is liable to pay for the fiscal year which commenced on the first day of July, 1967, or for any subsequent fiscal year, on all the land held by him, an aggregate amount not exceeding rupees ten towards the land revenue and additional land revenue shall exempt from the land revenue.

In Sub-Section (c) of the original Act was in the manner hereinafter described. Every pattadar holding 5 acres or more, shall have the privilege of being exempt from the land revenue.

Pattadar will have the privilege and not the non-pattadar.
19th February. 1979
The A. P. Land Revenues (Enhancement)
Amendment Bill, 1978

A man possessing a land of 5 acres of dry or 2 1/2 acres of wet,

93-11
Several sales were executed on ordinary paper without registration and possession was also made over to the purchasers. In such cases whether the registration fee and also the stamp duty is collectable on such sale deed? If so, on what rates?

In such cases, the purchasers of the land having the possession over the land should be entered in Column No 2. under occupant in Form No. 1. But, registration transaction should be got done and stamp duty collected in the appropriate manner. This is the Commissioner's reply.
Mr Deputy Speaker — The question is:

“That the Andhra Pradesh Land Revenue (Enhancement) Amendment Bill 1978 be taken into consideration.”

Sri G. Latchanna and other opposition Members pressed for division and the House decided thus:

Ayes 101, Noes 28: Neutrals—Nil.

The Motion was adopted.

Mr. Speaker:—Now, the members may move their Amendments.

CLAUSE 2

Sri G. Latchanna — Ser, I beg to move.

“In sub-clause (1-A) of clause 2 for the words and figures “2.02343 hectares (five acres)” substitute the words and figures “4.4686 hectares (ten acres)”

In sub-clause (1-A) of clause 2 for the words and figures “1.014745 hectares (two and half acres)” substitute the words and figures “2.02343 hectares (five acres)”

In sub-clause (1-A) of clause 2 for the words “first day of July, 1978” substitute “First day of July, 1977”.

In sub-clause (1-A) of clause 2 after the words “the land revenue” insert the following “net assessment and cess thereon.”

In the sub-clause (1-A) of clause 2 for the words “exempted” substitute the word “exempted.”

“In clause 2, in sub-clause (i), (a) and (c) and sub clause “(ii), (iii) and (iv) shall be deleted.”
Delete (a) and (b) in sub-clause (i) of clause 2."

Sri P. Sundarayya — I beg to move

“For sub-clause (i) (a) of clause 2 substitute the following —

“(a) the land revenue, the additional land revenue and all kinds of cesses payable in respect of the dry lands, or”

For sub-clause (i) (b) of clause 2 substitute the following:

“(b) the wet assessment, additional wet assessment, water taxes and all kinds of cesses payable in respect of the wet lands.”

Sri G. Latehanna — I beg to move:

For sub-clause (i) (a) and (b) of clause 2 substitute the following —

“The land revenue and additional land revenue payable in respect of land either wet or dry or both equal to ten acres of dry land and five acres of wet land.”

Sri P. Sundarayya — Sir, I beg to move:

‘Add the following after sub-clause (i) (b) of clause 2 —

“(c) land irrigated by electricity shall be exempted up to 5 acres from all land revenue, additional land revenue, wet assessment, additional assessment and all kinds of cesses.”

Sri G. Latehanna — Sir, I beg to move:

In sub-clause (i) of clause 2 delete the words “or the dry assessment component thereof.”

Sri P. Sundarayya; — Sir, I beg to move:

In sub-clause (ii) of clause 2 for the words, “or the dry assessment component” substitute the words “including wet assessment and additional wet assessment water taxes and all kinds of cesses.”

Sri G. Latehanna: — Sir, I beg to move:

“Delete sub-clause (iii) (b) of clause 2.”

In sub clause (iii) (b) delete the words “dry assessment component thereof.”

Sri P. Sundarayya: — Sir, I beg to move.

“For (a) and (b) of sub-clause (iii) of clause 2 substitute the following:

“(a) after the words “additional land revenue” the words “wet assessment, additional wet assessment water taxes and all kinds of cesses thereof” shall be inserted.”
Sri G. Latchanna —Sir, I beg to move

"Delete explanation IV in sub-clause (iv) of clause-2 "

Mr. Deputy Speaker —Amendments moved

12-00 noon

The A.P. Land Revenue (Enhancement)

Government Bills:

The A.P. Land Revenue (Enhancement)


Sir G. Latchanna —Sir, I beg to move

"Delete explanation IV in sub-clause (iv) of clause-2 "

Mr. Deputy Speaker —Amendments moved
Government Bills:


Mr. Deputy Speaker—The question is:

In sub-clause (1-A) of clause 2 for the words and figures “2,023.43 hectares (five acres)” substitute the words and figures “4,046.86 hectares (ten acres)”

Sri G. Latchanna pressed for division. The House divided thns:

Ayes: 24
Noes: 100
Neutrals: Nil

The amendment was lost.

Mr. Deputy Speaker—The question is:

In sub-clause (1-A) of clause 2 for the words and figures “1,017.5 hectares (two and half acres)” substitute the words and figures “2,023.43 hectares (five acres)”

Sri G. Latchanna pressed for division. The House divided this:

Ayes: 24
Noes: 100
Neutrals: Nil

The amendment was lost.


Mr. Deputy Speaker :—The question is:
In sub-Clause (1-A) of clause 2 for the words ‘first day of July, 1978’ substitute ‘first day of July, 1977’

Sri G. Lachanna pressed for division, The House divided thus:

Ayes: 23
Noes: 98
Neutrals: Nil

The Amendment was lost

Mr. Deputy Speaker :—The section is:

The land revenue ascert the following ‘wet assessment and cess thereon.’

Sri K. B. Siddarah pressed for division. The House divided thus:

Ayes: 26  
Noes: 99  
Neutrals: Nil.

The amendment was lost.

Mr. Deputy Speaker:—The question is:

In sub-clause (1—A) of clause 2 for the words “exempt from” substitute the words “exempted”.

Sri G. Latchanappa pressed for division. The House divided thus:

Ayes 26  
Noes 100  
Neutrals: Nil.

The amendment was lost.

Mr. Deputy Speaker:—The question is:

In clause 2, in sub-clause (i), (a) and (b) and sub-clauses (ii), (iii) and (iv) shall be deleted.

Sri B. Machnder Rao pressed for division.

The House divided thus:

Ayes 26  
Noes 98  
Neutrals: Nil.

The amendment was lost.

Mr. Deputy Speaker:—The question is:

Delete (a) and (b) in sub-clause (i) of clause 2.

Sri G. Latchanappa pressed for division. The House divided thus:

Ayes 26  
Noes 29  
Neutrals: Nil.

The amendment was lost.
The question is:

For sub-clause (i) (a) of clause 2 substitute the following:

"(a) the land revenue, the additional land revenue and all kinds of cesses payable in respect of the dry lands; or."

Sri M. Omkar pressed for division. The House divided thus:

Ayes: 26
Noes: 99
Neutrals: Nil.

The amendment was lost.

Mr. Deputy Speaker:—The question is:

For sub-clause (i) (b) of clause 2 substitute the following:

"(b) the land assessment, additional wet assessment, water taxes and all kinds of cesses payable in respect of the wet lands."

Sri M. Omkar pressed for division. The House divided thus:

Ayes: 26
Noes: 99
Neutrals: Nil.

The amendment was lost.

Mr. Deputy Speaker:—The question is:

For sub-clause (i) (a) and (b) of clause 2 substitute the following:

"The land revenue and additional land revenue payable in respect of land either wet or dry or both equal to ten acres of dry land and five acres of wet land."

The amendment was lost.
Mr. Deputy Speaker:—The question is.

Add the following after sub-clause (i) (b) of clause 2:—

"(c) Land irrigated by electricity shall be exempted up to 5 acres from all land revenue, additional land revenue, wet assessment, additional assessment and all kinds of cesses"

Sri M. Omkar pressed for division. The House divided thus:

Ayes: 26
Noes: 100
 neutrals : Nil.

The amendment was lost.
Mr. Deputy Speaker — The question is:

In sub-clause (n) of clause 2 delete the words "or the dry assessment component thereof."

Sri G. Lachanna pressed for division. The House divided thus:

- Ayes: 26
- Noes: 98
- Neutrals: Nil

The amendment was lost.

Mr. Deputy Speaker:— The question is:

"In sub-clause (ii) of Clause 2 for the words "or the dry assessment component" substitute the words "including wet assessment and additional wet assessment water taxes and all kinds of cesses."

Sri M. Omkar:—Pressed for division. Then the House divided thus: Ayes-28; Noes-98. Neutrals—Nil.

The amendment was lost.

Mr. Deputy Speaker:—The question is:

"Delete sub-clause (iii) (b) of clause 2;"

The amendment was lost.

Mr. Deputy Speaker:—The question is:

"In sub-clause (iii) (b) delete the words "dry assessment component thereof."

The amendment was lost.

Mr. Deputy Speaker:—The question is:

"For (a) and (b) of sub-clause (iii) of clause 2 substitute the following:

- (a) after the words "additional land revenue" the words "wet assessment, additional wet assessment water taxes and all kinds of cesses thereof" shall be inserted."

Sri M. Omkar pressed for division. Then the House divided thus: Ayes-29; Noes-98. Neutrals—Nil.

The amendment was lost.

Sri Venkaiah Naidu — This explanation is again contrary to the Art. 14 of the Constitution of India. Art 14 gives equality before law to any person as far as it relates to wet lands and include additional land revenue assessment on wet lands payable under the A.P. Land Revenue Additional Assessment Act, 1975.

Sri Gowthu Lachahanama — Art 14 of the Constitution provides "The State shall not deny to any person equality before the law or the equal protection of the law within the territory of India" of the dry lands. In Sub-clause (2) "For the purpose of sub-section (a), the expression additional land revenue in so far as it relates to wet land shall include additional land revenue assessment on wet lands payable under the A.P. Land Revenue Additional Assessment Act, 1975.

(a) the land revenue and the additional land revenue in respect of the dry lands.

(b) the dry assessment component of the land revenue and the additional land revenue payable in respect of the wet lands.
Mr. Deputy Speaker:—The question is
“Delete explanation IV in sub-clause (iv) of Clause 2”

Sri M. Omkar pressed for division. Then the House divided thus:
Ayes—29; Noes—98; Neutrals—Nil.
The amendment was lost.

Mr. Deputy Speaker:—The question is:
“Clause 2 do stand part of the Bill.”

Sri M. Venkaiah Naidu pressed for division. The House divided thus:—Ayes—98; Noes—28; Neutrals—Nil.

The motion was adopted and Clause 2 was added to the Bill.

Sri M. Venkaiah Naidu:—Sir, Rule 118 of the Rules of Procedure and Conduct of Business in the A P Legislative Assembly says, “The discussion on a motion that the Bill or the Bill as amended as the case may be, be passed shall be confined to the submission of arguments either in support of the Bill or for the rejection of the Bill. In making his speech a member shall not refer to the details of the Bill further than is necessary for the purpose of his arguments which shall be of a general character.”

Mr. Deputy Speaker:—The time is over. There will be no discussion.

Mr. Deputy Speaker.—The very fact that the amendment was lost shows that the Government is not in favour of it. There cannot be any discussion now.

New Clause 3.

Sri N. Jamshed Rasdy:—Sir, I beg to move:

After clause 2, add the following:...
Government Bill.

"Repeal of Ordinance 8 of 1978: 3. The Andhra Pradesh Land Revenue (Enhancement) Amendment Ordinance, 1978, is hereby repealed."

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

"Repeal of Ordinance 8 of 1978: 3. The Andhra Pradesh Land Revenue (Enhancement) Amendment Ordinance, 1978, is hereby repealed."

The motion was adopted and new Clause 3 was added to the Bill.

Clause 1.

Sri N. Janardhan Reddy:—Sir, I beg to move:
For clause 1, substitute the following:

Short title and Commencement: 1. (1) This Act may be called the Andhra Pradesh Land Revenue (Enhancement) Amendment Act, 1979.
(2) It shall be deemed to have come into force on the 24th November 1978.

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

For clause 1, substitute the following:

"Short title and Commencement: 1. (1) This Act may be called the Andhra Pradesh Land Revenue (Enhancement) Amendment Act, 1979.
(2) It shall be deemed to have come into force on 24th November, 1978.

Mr. Deputy Speaker:— The question is.
Clause 1, as amended, do stand part of the Bill.
The motion was adopted and Clause 1, as amended, was added to the Bill.

LONG TITLE AND ENACTING FORMULA

Sri N. Janardhana Reddy:—Sir, I beg to move:
"In the Enacting Formula, for "Twenty-ninth Year", substitute "Thirtyeth Year.""

Mr Deputy Speaker:— Motion moved.
The question is:
“In the Enacting Formula, for “Twenty-ninth Year, substitute “Thirtieth Year”.

The motion was adopted.

Mr. Deputy Speaker: —The question is:

The Long Title and Enacting Formula, as amended do stand part of the Bill”

The motion was adopted and Long Title and Enacting Formula, was amended of the Bill”.


Mr. Deputy Speaker. — Motion moved.

Sri M. Venkaiah Naidu:—Point of Order.

Rule 118 of the Procedure and Conduct of the Business in the A.P. Legislative Assembly says:

“(1) When a motion that a Bill be taken into consideration has been carried and no amendment of the Bill is made, the member in-charge may at once move that the Bill be passed.

(2) Where a Bill has undergone amendments the motion that the Bill as amended be passed shall not be moved on the same day.

Mr. Deputy Speaker.—He has already moved.

Sri M. Venkaiah Naidu:—Sub-Rule (2) of Rule 118 says: “Where a Bill has undergone amendments the motion that the Bill as amended be passed shall not be moved on the same day on which the consideration of the Bill is concluded, unless the Speaker allows the motion to be made.”

Mr. Deputy Speaker:—So there is a provision for the Speaker.

Sri S. Jaipal Reddy:—No, Sir. The permission of the Speaker has not even been sought. There should be extraordinary circumstances warranting the permission of the Speaker. What are the circumstances that warranted the permission of the Speaker?

Mr. Dy. Speaker:—Under that particular clause, the Minister was permitted to move.

Sri S. Jaipal Reddy:—You have permitted because it was not brought to the notice of the House. So he cannot move. So he has violated the Rule.
Government Bills


19th February, 1979

Mr. Deputy Speaker:—The Speaker has the discretion to allow the Minister to move the Motion.

Sri S. Jaipal Reddy:—Unless the rule is suspended, under rule 343, how can the Speaker also do it?

Sri N. Amarnath Reddy:—According to Sub-rule 2 of Rule 118 of Procedure and Conduct of the Business in the A.P. Legislative Assembly, the procedure is: 'where a Bill has undergone amendments the motion that the Bill as amended be passed shall not be moved on the same day on which the consideration of the Bill is concluded, unless the Speaker allows the motion to be made.'

Sri S. Jaipal Reddy:—Where rules provide for certain procedure, the permission of the Speaker has to be specifically obtained. Permission of the Speaker cannot be supposed to be implied. The question is such permission was never sought. It was not specifically given. That is the point we are making.

Mr. Deputy Speaker:—They have thoroughly discussed in the B. A. C. They Minister concerned requested the Speaker for moving and passing of the Bill and the Speaker agreed to it.
Mr Deputy Speaker:—The Minister approached the Speaker. He categorically asked under the Rules. He has stated that the amend
ments are also uncle.

Sri M. Venkaiah Naidu:—Under Rule 99, he cannot seek the per
mission for passing of the Bill. He sought the permission to move the
Bill.

Mr. Deputy Speaker:—How can you expect that a bad
precedent would be created?

Sri S. Alwardas:—Oral permission is enough and the writ
ten permission is not necessary.
Sri M. Venkaiah Naidu:— My submission is that the Minute has not sought your permission today.

Sri. Alwardas.— It is not necessary to seek the written permission. Oral permission is enough.

Sri M. Venkaiah Naidu.— According to rules, he must take written permission.

Government Bills:

(English text translated into Telugu script)

(English text continues)

(Translation into Telugu)

(Translation continues)

(Translation concludes)

(English text continues)

(Translation into Telugu)

(Translation concludes)

(English text continues)

(Translation into Telugu)

(Translation concludes)

(English text concludes)
Government Bills

The A. P. Land Revenue (Enhancement) Amendment Bill, 1978


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The amendment Act, 1978, makes provision for an enhancement of land revenue, some of the existing provisions being as under:

1. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
2. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
3. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
4. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
5. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
6. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
7. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
8. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
9. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
10. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.

The amendment Act, 1978, also makes provision for an enhancement of land revenue, some of the existing provisions being as under:

1. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
2. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
3. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
4. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
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6. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
7. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
8. The enhancement is applicable to the land revenue payable on the lands included in the revenue assessment list of the State on the first day of April, 1978.
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19th February, 1979


శరాశురి సంబంధాలు. విత్తనాల విషయంలో సంభవించిన సమయం ప్రకారం పాత్రసాధనాలు స్థాయి సంస్కృతి సామర్థ్యం వాటా ప్రకారం వివరించారు.

శరాశురి సంబంధాలు. -119 వ సంఖ్య ప్రపంచానికి సమత మూల ప్రాంతాలు. యుద్ధం చేసే కుటుంబాలు విస్తారం చేసి ప్రాంతాలు సమ్మేళనం చేసిన ప్రాంతాలు. అంతే విదేశాల సంబంధాలు నిపుణమైన ప్రతీ పాత్రాన్ని అక్షరాంశం చేసిన పదార్థాలు.

శరాశురి సంబంధాలు. - బంగారు రోటి వింతిపు సమయం ప్రపంచానికి సమత మూల ప్రాంతాలు. యుద్ధం చేసే కుటుంబాలు విస్తారం చేసి ప్రాంతాలు సమ్మేళనం చేసిన ప్రాంతాలు. అంతే విదేశాల సంబంధాలు నిపుణమైన ప్రతీ పాత్రాన్ని సమాధానం చేసిన పదార్థాలు.
The A. P. Land Revenue (Enhancement) Amendment Bill, 1978

The A. P. Land Revenue (Enhancement) Amendment Bill, 1978 was introduced in the Assembly on the 1-10 p.m.

The Bill was introduced by the Minister for Finance and Mines on the 1-10 p.m.

The Bill was introduced by the Minister for Finance and Mines on the 1-10 p.m.
Government Bills

Ratification of the Amendments to the Constitution of India

Mr. Deputy Speaker:—The question is:

That the Andhra Pradesh Land Revenue (Amendment) Bill, 1979, be passed.

The motion was adopted and the Bill was passed.

GOVERNMENT RESOLUTION

Resolving: Ratification of the Amendments to the Constitution of India

Mr. Deputy Speaker:—I beg to move:

That this House ratifies the amendments to the Constitution of India taking within the purview of the powers to change (39) of article 368 of the Constitution enacted by the Parliament (Forty-Second Amendment) Act, 1977, and passed by the Legislative Assembly of the State of Andhra Pradesh.
Mr. Deputy Speaker:—Motion moved.

(Mr. Speaker in the Chair)

Dr. M. Channa Reddy.—Clauses 2, 4, 5, 6, and 34 of the Bill seek to amend articles 19, 40 and 31 to take away the 'right to property' from the category of Fundamental rights and to make the same only a legal right. Clause 3 of the Bill amends Article 22 of the Constitution to put the right of life and liberty on a secure footing. For this purpose, the amendments seek (i) to restrict the maximum period, for which a person may be detained without obtaining the opinion of the Advisory Board, from 'three' months to 'two' months, and (ii) to provide for the composition of an Advisory Board consisting of a Chairman and not less than two other Members in accordance with the recommendations of the Chief Justice of the appropriate High Court. Clause 9 of the Bill seeks to insert a fresh Directive Principle in new clauses (2) in Article 38 to the effect that the State shall strive to minimise inequalities in income and endeavour to eliminate inequalities in status, facilities and opportunities, not only amongst individuals but also amongst groups of people residing in different areas or engaged in different vocations. Clause 10 of the Bill amends Article 71 so as to confer jurisdiction on the Supreme Court to inquire into all doubts and disputes arising out of or in connection with election of President or Vice President. Clause 11 of the Bill amends Article 74 of the Constitution to provide that the President may require the Council of Ministers to reconsider any advice tendered by them and that the President shall act in accordance with the advice tendered after such reconsideration. Under Articles 77(4) and 166, the power of the Courts to compel production of rules relating to transaction of business of Government of India and the Government of a State have been taken away. Clauses 12 and 23 seek to omit the said clauses 77(4) and 166 of Articles 77 and clause (4) of Article 166.

Clauses 2, 3, 4, 5, 6, 10, 11 and 12 of the Bill seek at restoring the same term of office to the Members of the Lok Sabha, Members of Legislative Assembly etc., which was provided for the original provisions of the Constitution, namely, term of five years by reducing it from six years to five years, by amending Articles 33, 172 and 371 B. With a view to avoiding delays in approaching the Supreme Court in appeal against the judgments of the High Court, the Bill provides for the High Court to make the necessary amendments to Articles 142, 143, 351, 352 and 371 B of the Constitution to enable the State Legislature to provide for a High Court to entertain, hear and dispose of appeals from judgments of the High Court. Clause 14 provides that the State Legislature may, either by law or by regulations, make any provision for the establishment of an oral appellate jurisdiction in the Supreme Court, subject to such restrictions and conditions as may be made by the said Legislature.
so to do on its own motion. Cases of special leave to Appeal to the Supreme Court are, however, to be regulated exclusively by Article 136. Clause 30 makes an important change in Article 226, so that the powers of the High Court which had been taken away, are restored to the High Court. Clause 33 of the Bill omits article 257-A of the Constitution relating to deployment of armed forces or other forces of the Union even without the consent of the concerned State. Clause 37 amends Article 352 of the Constitution to substitute ‘armed rebellion’ for ‘internal disturbances’ so that unless the security of the country is threatened by armed rebellion there should be no power to declare an emergency in the country. It also amends the said Article so as to introduce a definite requirement of advice emanating from the Cabinet before the President proclaims an emergency, in the country. Apart from that it is also being provided therein that even when the President proclaims an emergency, within one month thereof, it must be ratified by the two Houses of Parliament if the emergency is to continue. A new provision is also being introduced that if the Lok Sabha at any time feels that the continuance of the emergency is not proper it would be open to Lok Sabha to adopt a resolution to that effect calling for the revocation of the proclamation of the emergency and the President would be bound to act thereon and to revoke the emergency. Clause 38 of the Bill amends Article 456, while clause 39 amends Article 356 to make the declaration and continuance of emergency to be reported to only rarely and when absolutely necessary. Clause 42 introduces a new Article, Article 361-A for giving protection to the publication of proceedings of Parliament and State Legislatures.

The other clauses of the Bill make more amendments which are comparatively of lesser in importance and also consequential nature.

Sri S. Jaipal Reddy: —We require to read the correspondence so that we can participate in the debate on amendments. These books have been given to us only to-day. You may kindly post it for discussion for some other day. These amendments are historic and non-controversial. Therefore we would like to participate in the debate on historic amendments. Most of these amendments have something to do with the aberration that the country has witnessed during emergency.

Government Resolution:
re: Ratification of the Amendment to the Constitution of India.

Sri S. Jaipal Reddy:—Whenever such references were made, debates were held. Therefore, there must be scope for a debate. The House should participate in the discussion. Suppose a voter in my constituency will ask it and I should be able to say.

10.30 p.m. Sri S. Atvar Dass:—I am on my legs. No body else should speak.

(Interruptions)
Government Resolution: 19th February, 1979

re: Ratification of the Amendments to the Constitution of India.

(1) When communications relating to amendments of the Constitution of India which have to be ratified by the Assemblies under the proviso to Article 368 of the Constitution, are received from either House of Parliament such communications shall be laid on the Table.

2) As soon as the communication is laid on the Table, the Leader of the House shall move a resolution for ratification of the amendments by the Assembly.

As soon as the amendments are passed by the Assembly, where is the scope for discussion? Should the discussion continue even after the amendments are passed, or is there no scope for discussion once the amendments are passed?

Mr. Speaker: That which is not prevented, it is permitted.

Shri S. Alwar Dass: Sir, so many people are anxious to express their own opinion and don’t be sure that it will go without any amendment. Considerable time should be given after a couple of days. Please give enough time for a full scale debate on this issue.

Mr. Speaker: That which is not prevented, it is permitted.

93—15
19th February, 1979

Government Resolution...

re: Ratification of the Amendments to the Constitution of India

(The House then adjourned to meet again at 8.30 a.m. on

The 29th February, 1979.)