ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 11th December, 1962.

The House met at Half Past Eight of the Clock.

( Mr: Speaker in the Chair )

ORAL ANSWERS TO QUESTIONS

Diglott Printing

* 1485 (297) Q— Sri G. C. Kondaiah (Nellore) : Will the hon. Minister for Revenue be pleased to state :

(a) the reasons as to why the Government Press has not till now finished diglott printing although a decision was taken two years back entrusting this work to the Government press; and

(b) whether the Government propose to relieve the difficulties experienced by the ryots on account of the delay in printing and supplying these forms, by allotting the diglott printing to private printers or printer associations?

[The Minister for Finance and Co-operation deputised the Minister for Revenue and answered the questions]

The Minister for Finance and Co-operation

(Sri K. Brahmananda Reddy :)

(a) and (b) : The printing work of diglott registers is voluminous, involving an expenditure running into several lakhs of rupees. The proposals for execution of the printing work in a phased programme are awaited from the Director.
Government printing press, Hyderabad. The matter is under the active consideration of the Government.

Sri R. Bagareddi: The excise arrears due so far under different heads in Medak District are as follows:

(a) Rentals: Rs. 47,45,268-29
(b) Tree tax and Haq-e-Mahkana: Rs. 19,53,336-60
(c) Penalties: Rs. 9,89,835-92

Total: Rs. 76,88,440-81

Excise Arrears in Medak District

Sri M. Bagareddy: (Put by Sri S. R. Daila (Attitude):— Will the hon. Minister for Revenue be pleased to state:

(a) the excise arrears due so far under different heads in Medak District; and

(b) the steps taken to recover the same?

Sri K. Brahmananda Reddy: (a) The excise arrears due from the Medak District under different heads as on 16-6-62 are as follows:

Rentals: Rs. 47,45,268-29
Tree tax and Haq-e-Mahkana: Rs. 19,53,336-60
Penalties: Rs. 9,89,835-92

Total: Rs. 76,88,440-81
(b) A special drive has already been launched for collection of the net recoverable arrears i.e. excluding those covered by stay orders of Courts etc. The requisite special staff has also been sanctioned for the purpose.

Mr. Speaker: You have no objection to place the list on the Table of the House.

Sri M. R. Appa Rao: No, Sir.

Mr. Speaker: Then place it on the Table of the House.

An hon. Member:— May I know whether it is a fact that before collecting the total amount the special drive staff was abolished and retrenched and sent back to the Revenue Department.

Sri M. R. Appa Rao: The special drive staff was sanctioned for sometime after the date was over. They said that they could not do much work because most of the arrears are covered by Court orders. So, the regular staff, the Tahsildar, the R. D. O are being asked to collect the arrears and they are doing the work.

Tenancy Cases in Nagar-Kurnool

283—

* 1563 (1477) Q— Sri P. Mahendranath (Nagar Kurnool) Will the hon. Minister for Revenue be pleased to state:
(a) the number of tenancy cases under enquiry at present in the Tahsil Office at Nagar-kurnool taluq, Mahabubnagar district; and

(b) since how long the said cases are pending and the reasons for the delay?

Sri K. Brahmananda Reddy:

(a) 177.

(b) 2 to 5 years.

Reasons for delay:

1. Non-production of document by parties;
2. Requests made by parties for adjournments; and
3. Non-appearance of the witnesses.

Q— Will the hon. Minister for Revenue be pleased to state:

(a) Whether the Government issued any orders in 1961–62 regarding the assignment of Banjar lands to the landless poor; and

(b) if so, whether a copy of the same be placed on the Table of the House?

Sri K. Brahmananda Reddy:

(a) Yes, Sir.

(b) It is presumed that the hon. Member refers to the orders of general interest in Government Assign-
ment policy issued from 1—4—1961 to 31—3—1962 i.e. (Financial year). Copies of the following important orders issued during 1961-62 i.e. from 1—4—61 to 31—3—62, are placed on the Table of the House:

(i) G. O. Ms. 845 Rev. dated 18—5—61.
(iii) G. O. Ms. 818 Rev. dated 6—5—61.
(iv) G. O. Ms. 1070 Rev. dated 20—6—61.

Statements Laid on the Table of the House.

GOVERNMENT OF ANDHRA PRADESH ABSTRACT

Assignment: Land - Revised Assignment Policy
Further instructions-ISSUED.

REVENUE (B) DEPARTMENT


Read again:


ORDER:

The Government have re-examined the question of distribution of Government waste lands in the State in the light of the discussions and suggestions made on the floor of the Houses of Legislature during the last Budget Session and issue the following orders:

(i) The Government direct that, in supersession of the orders on the subject issued previously, preference should be given to Harijans, Girijans, Harijan Christians and other Backward Classes in the assignment of waste lands at the disposal of the Government. This will not, however, affect
the existing orders regarding assignment of lands to encroachers and political sufferers.

(ii) In view of the large extents of waste lands still available for assignment and a large number of applications pending disposal, the Government direct that the time allowed for completion of assignment work in the State be extended till 31-12-1961. The Board of Revenue and the Collectors are requested to see that the work is completed by the extended date, without fail.

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

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Assignment:—— Land—Project affected lands — Further instructions—Issued.

REVENUE (B) DEPARTMENT


Read

1. G. O. Ms. No. 1294 Revenue, dated 6-6-55.

Order

The Government have re-examined the question of assignment of project affected lands in the State and have considered that the ban now existing on the assignment of certain project affected lands pending should not be allowed to linger on for an indefinite period. They accordingly direct that, in partial modification of the previous orders, the lands under the projects were alignment of the canals and the rehabilitation work is over, be assigned according to the rules. The ban on assignment should be effective only in respect of lands under such projects which are under construction or which are being definitely taken up during the Third Five Year Plan. There should be no ban on assignment under projects, which are only contemplated and there is no definiteness about their execution or otherwise.

(By order and in the name of the Governor of Andhra Pradesh)
GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Assignment: Krishna and Guntur districts—Land covered by Krishna Barrage Scheme—sale in open auction—Orders—ISSUED

REVENUE DEPARTMENT


Read again:—

2. G. O. Ms. No. 1143, Revenue, dated 21—6—1956

Read Also:


ORDER:

It has been suggested at the first meeting of the Special Committee for Development of ayacut under the Major and Medium Irrigation Schemes held on 16—8—1960, that the Government lands under the Krishna Barrage Schemes in Krishna and Guntur districts should not be assigned under the normal assignment rules but auctioned as the Government would suffer loss if these valuable lands are given a nominal price.

2. After careful consideration, the Government now direct that the Government Waste lands covered by the Krishna Barrage Scheme be sold in open auction instead of assignment under the normal rules. They further direct that out of the sale proceeds of these lands, a sum of Rupees One crore be set aside for the welfare of Harijans, particularly to settle poor and landless Harijans who have been assigned lands and enable them to take up cultivation successfully and for provision of house-sites.
3. The Board of Revenue is requested to issue further instructions in the matter to the concerned Collectors and send a copy thereof to the Government.

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

GOVERNMENT OF THE ANDHRA PRADESH

ABSTRACT

Assignment—Land—Project affected lands—Integration of Rules—Extension to Telangana region—Orders—Issued

REVENUE DEPARTMENT


Order: In paragraph XI of G. O. Ms. 1406 Revenue, dated 25—7—1958, it was stated that separate rules would be issued in respect of integration of the rules relating to the assignment of project affected lands. The Government have examined the question and decided to extend the rules governing the assignment of project affected lands in the Andhra region to the Telangana region also.

The following Notification shall be published in the Andhra Pradesh Gazette.

Notification

In exercise of the powers conferred by section 172 of the Andhra Pradesh (Telangana area) Land Revenue Act 1317 Fasli (Act VIII of 1317 Fasli), the Governor of Andhra Pradesh hereby makes the following rules.

1. These rules may be called the Andhra Pradesh Project affected land assignment Rules, 1961.

2. In these rules, unless the context otherwise requires....

(1) “Project” means

(a) any irrigation or drainage work, the lands under which are liable for levy and payment of betterment contribution under the Hyderabad Irrigation (Betterment Contribution and Inclusion Fees) Act, 1952 (Hyderabad Act V of 1952), or the Andhra Pradesh Irrigation (Levy of Betterment Contribution) Act, 1955 (Act XXV of 1955), as the case may be, and
(b) any other irrigation or drainage work, in the project estimate of which credit has been taken for the sale proceeds of Government lands, although the lands under such work may not be liable for levy of betterment contribution, and for the Government lands under which work, no separate rules for assignment have been issued;

(2) "Project under investigation" means project for the investigation of which provision has been made in the Five Year Plan.

(3) "Project-affected lands" mean all lands covered by projects of the following categories, namely:

(a) Projects completed after the 15th August, 1947;
(b) projects under execution;
(c) Projects, the execution of which has already been sanctioned; and
(d) projects under investigation.

3. (1) Assignment of project-affected lands shall be made subject to the payment of such market value as was taken credit for, in the final estimates of the project concerned in their unirrigated condition.

Provided that the value does not exceed the price which the lands may fetch, if sold at the time of assignment.

(2) No assignment of lands affected by projects under execution will be made until the alignment of the main channels and distributaries is indicated by the Chief Engineer and the claims of the persons whose lands might be required for the purpose of the project are settled.

4. Assignment of lands covered by projects under investigation may be made subject to the liability of the assignee to pay such land value as may be fixed by the Board of Revenue, having regard to their unirrigated condition at the date of assignment. No refund of land value collected for the assignment of lands under a project under investigation will be made even though the project may not ultimately be executed. A condition to this effect shall be incorporated in the order of assignment relating to these lands.

5. Market value shall be collected in twenty instalments together with the interest thereon. The Board of Revenue shall be the authority to determine the market value.
payable by the assignees of project affected lands and the assignees shall be liable to pay betterment contribution in addition to the market value.

6. The assignment of project-affected lands shall be subject to the condition that the Government may resume if they are required for project works only.

Provided, however, that in the event of resumption, the market value, if any, collected from the assignee shall be refunded to him but no compensation shall be payable to him for any improvement that might have been made by him to the land.

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

Mr. Speaker: Issue of Pattas after the assignment:

Sri V. Visweswara Rao: After provisional pattas have been issued, they are being asked to pay something... some money.

Sri K. Brahmananda Reddy: I am not able to say precisely.
Oral Answers to Questions: 11th December, 1962

Sri V. Venkat Rao (Nizamabad):

They are reserved for military personnel.

Transfer of lands of Lord Sri Venkateswara of Alwal and Ramaswamy of Dundigal

285—

* 1625 (1902) Q,— Sri Vavilala Gopala krishnayya:—
(Sattenapalli):— Will the hon. Minister for Revenue be pleased to state:

(a) Whether the tenure inam lands belonging to Lord Sri Venkateswara of Alwal and Ramaswamy of Dundigal located at Kompally village Medchal taluk Hyderabad district bearing survey Nos. 148 and 194 were transferred to some others; and

(b) if so, the action taken therefor?

Sri K. Brahmananda Reddy:

(a) No, please.

(b) Does not arise.

The land stands in the name of deity and registered in the name of the deity in the Pahani Pathrak.

The lands are under the occupation of the patwari. But the land stands in the name of the deity.
*1626 (1906) Q.— Sri P. Subbaiah (Yerragandipalem):— Will the hon. Minister for Revenue be pleased to state:

(a) how much of land was acquired till now by the Government under the Land Ceiling Act of Andhra Pradesh;

(b) how much of land is available in Kurnool district under Andhra Pradesh Land Ceiling Act;

(c) how many acres of land were distributed so far to the landless poor; and

(d) if not, the reasons therefor?

Sri K. Brahmanna Reddy.—

(a) Nil.

(b) Enquiries under section 6 of the Andhra Pradesh Ceiling on Agricultural Holdings Act, 1961 are still in progress. It is therefore not possible to indicate the extent of surplus land that would be available in Kurnool district at this stage.

(c) and (d) Do not arise in view of clause (a) above.

*1642 (1994) Q.— Sri Mohammed Kamaludin [Ahmed (Cherai):— Will the hon. Minister for Revenue be pleased to state:

(a) whether the Government are receiving any return for managing the evacuee property in the State; and

(b) if so, the amount of annual income?

Sri K. Brahmanna Reddy:

(a) No, Sir,

(b) Does not arise.
implementation of Ceiling Act

* 1670 (2201) Q—Sri G. Rama Rao: Will the hon. Minister for Revenue be pleased to state:

(a) the measures so far taken by the Government for the implementation of the Ceiling on Land Holdings Act, 1961; and
(b) the total extent of land secured for distribution under the above Act in the State?

Sri K. Brahmananda Reddy:

(a) Special staff consisting of one Deputy Tahsildar, one Upper Division Clerk, one Lower Division Clerk was sanctioned for each Revenue Divisional Officer in the first instance for six months and continued further. In Telangana, one classer for each of the Revenue Divisional Officer has also been sanctioned. The work of the special staff is being reviewed fortnightly by the Revenue Divisional Officers and the Collector. The Board has been obtaining monthly progress reports from the Collectors and watching the progress. A consolidated progress report is being obtained by the Govt. from the Board.

(b) No land has so far been secured for distribution. The enquiries are still in progress.

Implementation of Decisions at the Conference of Panchayat Raj Officials

* 1143 (1210) Q—Sri P. V. Ramana (Kondakarla): Will the hon. Minister for Planning be pleased to state:

(a) What are the suggestions agreed to in the conference of Deputy Commissioners, Assistant Commissioners of Panchayati Raj and the District Panchayat officers held on 27—1—1962 and 28—1—1962 at the Committee Hall of the Legislative Assembly, Hyderabad; and
(b) how many of them have been implemented; and
(c) what are they?
The Minister for Planning (Dr. M. Chenna Reddy:)

(a), (b), and (c). A statement is placed on the Table of the house.

Statement showing the suggestions agreed to in the Conference of Deputy Commissioners, Assistant Commissioners of Panchayati Raj and District Panchayat Officers held on 27-1-1962 and 28-1-1962 and the suggestions implemented.

<table>
<thead>
<tr>
<th>S.I. No.</th>
<th>Suggestions agreed in the Conference of the Deputy Commissioners of Panchayati Raj, Assistant Commissioners of Panchayat Raj and the District Panchayat Officers held on 27-1-1962 and 28-1-62 at Hyderabad.</th>
<th>Suggestions referred to in column (2) which have been implemented.</th>
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<tr>
<td>1.</td>
<td>It was agreed in the conference that Panchayat meetings should be conducted regularly, that the Extension Officers (Panchayats) should guide the Presidents of Panchayats; that a team of Officers should visit a large number of Panchayats together; that subjects like levy and collection of taxes and receipts and expenditure etc. should be discussed in the meetings of the Panchayats, that six or seven panchayats should be grouped into a block and that panchayat meetings should be held on a particular day in a month in all the Panchayats in the group, so that the Extension Officer (Panchayats) working in the block, may attend the meetings.</td>
<td>With a view to implementing the suggestions, circular instructions have been issued by the Commissioner of Panchayati Raj to all the Presidents of Panchayats and inspecting Officers to see that the meetings of the Panchayats are conducted regularly and also to carry out the suggestions agreed to in the conference.</td>
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</table>
2. It was agreed to in the Conference that Panchayats may be classified into three groups, such as 'Good' 'Average' and 'below average,' and that particular attention may be paid by Extension Officers (Panchayats) to Panchayats of second and third categories.

3. It was also agreed to in the conference that circular instructions dealing with 'Dos' and 'Dont's' may be translated into Telugu and supplied to all the Panchayats and in case of Telangana with suitable modifications.

4. It was agreed to in the conference that Panchayats should take proper steps to levy and collect taxes and to levy more taxes which come under the category of discretionary taxes and that the inspecting Officers should contact the panchayat members and villagers to secure their co-operation in the collection of taxes.

Instructions were given by the Commissioner of Panchayati Raj to the Inspecting Officers to attend to this item of work in the circular referred to above.

In the year 1956, circular instructions were issued by the then Inspector General of Local Admn. to the Executive authorities of Panchayats in Andhra on the aspects to be done (Dos) and which should not be done (Donts). The circular is being translated into Telugu and will be communicated to all the Panchayats in Andhra and with suitable modifications to the Gram Panchayats in Telangana.

In order to implement the suggestions, circular instructions have been issued by the Commissioner of Panchayati Raj to the Presidents of Panchayats and inspecting Officers.
5. It was agreed to in the conference that the power to accord sanction for the levy of tax on agricultural lands under sec. 63 (3) (b) of the Andhra Pradesh (Andhra Area) Village Panchayat Act 1950 may be delegated to the Deputy Commissioners of Panchayati Raj.

(At present the power rests with Commissioner of Panchayat Raj)

Consequent on the reorganisation of the Department it is proposed to delegate this power to the Revenue Divisional Officers and the matter has been referred to the Board of Revenue for remarks.

6. It was agreed to in the conference to examine the suggestion that Zilla Panchayats should set apart Rs. 50,000 for distribution as matching grants among Panchayats, which collect 100% of the demand.

It was considered by the Commissioner of Panchayati Raj that the proposal need not be pursued further in view of the fact that Government have sanctioned a scheme for payment of prizes to best panchayats at the Block, District and State levels. However the Government are considering the question of payment of matching grants to Panchayats.

7. It was agreed to in the conference that the tank bunds, perambakes and unreserved forests may be handed over to Panchayats and the Board of Revenue requested to issue suitable instructions to the Collectors, Revenue Divisional Officers and Tahsildars.

The Board of Revenue has been requested by the Commissioner of Panchayati Raj to issue suitable instructions to the Officers of the Revenue Department to take action in this regard.
8. It was suggested that steps should be taken to get the following items adjusted to Panchayat funds without delay: Land cess, surcharge on stamp duty, income from fisheries, seigniorage fees, porambokes, usufructs of trees and magisterial fines.

9. It was agreed to in the conference that the existing procedure to sanction loans to Panchayats may be amended and Commissioner of Panchayati Raj may be empowered to sanction loans to Panchayats.

The District Panchayat Officers have been instructed by the Commissioner of Panchayati Raj to contact the District Officials and see that these items of revenue are adjusted to Panchayats regularly. Revised simplified procedure has been prescribed for the prompt adjustment of cesses.

Consequent on the reorganisation of the Department it has been decided that the District Collectors may be empowered to sanction loans to Panchayats up to Rs7500/- in each case. But this delegation will take effect from 1963-64.

Consequent on the reorganisation of the Department it has been decided that the District Collectors may be empowered to sanction loans to Panchayats up to Rs7500/- in each case. But this delegation will take effect from 1963-64.

With a view to implementing the suggestions, circular instructions were issued by the Commissioner of Panchayati Raj to all the Inspecting Officers to take action in this regard.

10. It was agreed to in the conference that the Extension Officers (Pts) or Divisional Panchayat Officers or District Panchayat Officers should formally visit the Panchayats regularly and point out the work that has to be done and that a target of 10 night halts (five for detailed inspection and five for rectification of defects) may be fixed for the Inspecting Officers.

M. L. A. V-2 (3)
11. It was agreed in the conference that each panchayat should maintain a register in which the suggestions, objections, collection of taxes, demand and various other particulars are noted as per the practice in Madhya Pradesh.

12. It was agreed in the conference that the services of village level workers may be utilised to visit panchayats particularly to look after the panchayat works.

13. It was agreed in the conference that institutional training may be introduced to give training to Presidents of Panchayats with reference to Acts and Rules, Community Development programmes and Five Year Plan.

14. It was agreed in the conference that panchayat may initiate developmental activities especially in the field of agriculture, industries, Animal Husbandry, and education.

With a view to implementing the suggestions, circular instructions were issued by Commissioner of Panchayati Raj to all the Inspecting Officers to take action in this regard.

-Do-

Orders were issued by Government to start three District Training Institutes (Non Official) at the following places.

1. Burugupadu East Godavari dt.
2. Hindupur Anantapur dt.
3. Shivarampalli Hyderabad dt.

Rules were issued wherein minimum limits of expenditure were fixed for communications and water supply and maximum limits for lighting and public Health. The Examiner of Local fund Accounts has been requested to offer remarks as to fixing the minimum percentage of normal income to be spent.
15. It was agreed to in the conference that amenities may be provided to weaker sections of the society.

16. It was agreed that Zilla Parishads and Panchayat Samithis may advance funds to Panchayats for the execution of works entrusted to them.

17. It was agreed to in the conference that lists of cases in which delays have occurred or are likely to occur should be furnished to the concerned officers who will personally look into them and take steps to see that such delays are avoided and the officers concerned to give replies within seven days of the receipt of the lists.

18. It was agreed that the power to dissolve or supersede a panchayat should be delegated to the Deputy Commissioners of Panchayati Raj.

19. It was agreed that the power to accord sanction to lease of immovable properties of Panchayats for periods exceeding 3 years may be delegated to Deputy Commissioners of Panchayati Raj.

towards agriculture, industries and in the case of communications and water supply.

Panchayats were instructed by the Commissioner of Panchayati Raj to undertake this work.

The matter is under consideration of Government.

The proceedings of the conference have been communicated by the Commissioner of Panchayati Raj to all the officers of Local Administration Department for taking necessary action.

This power has been delegated to the Collectors in G. O. M.s. No. 1044 plg & L A. dated 10—8—62.

In view of the abolition of the posts of the Commissioner of Panchayati Raj and the Deputy Commissioner of Panchayati Raj the question of empowering the Collectors in this regard is under consideration.
20. It was agreed that the power to transfer sanitary Inspectors of Panchayats within the range may be delegated to the Assistant Commissioners of Panchayati Raj.

21. It was agreed that the power to classify a panchayat under section 5 (1) of the Andhra Pradesh (Andhra Area) Village Panchayat Act 1950 may be delegated to the Deputy commissioners of Panchayati Raj.

22. It was agreed that the power under section 34 (1) of the Andhra Pradesh (Andhra Area) Village Panchayat Act 1950, i.e. to fix, alter the number, designation and salaries fee etc., and allowances payable to officers and servants of Panchayats other than Executive Officers and Sanitary Inspectors may be delegated to District Panchayat Officers.

23. It was agreed that the power to approve notifications for the levy of fees on dangerous and offensive trades may be delegated to District Panchayat Officers.

24. It was agreed that the audit reports of Class I Panchayats may be reviewed by the District Panchayat Officers and those of Class II Panchayats by Divisional Panchayat Officers.

This power has been delegated to the Revenue Divisional Officers in G. O. Ms. No. 1046 P. & L. A. dated 10-8-62.

This power has been delegated to the Collector in G. O. Ms. No. 1044 P. & L. A., dept., dated 10—8—62.

This power was delegated by the Commissioner of Panchayati Raj to the District Panchayat Officers.

Consequent on the re-organisation of the department, it is proposed to delegate this power to the Divisional Panchayat Officers and the matter has been referred to the Board of Revenue for remarks.

The Proposals submitted by the Commissioner of Panchayati Raj are under consideration of Government.
25. It was agreed that the power to sanction bonus to clerks and bill Collectors in Panchayats for good collection work may be delegated to Divisional Panchayat Officers. This power was previously exercised by Assistant Commissioners of Panchayati Raj and this power has been delegated by the Commissioner of Panchayat Raj to the District Panchayat Officers.

Season and crop Report 1958-59

290—

* 1144 (1:79) Q— Sri Vavilala Gopala Krishnayya: Will the hon. Minister for Planning be pleased to state:

(a) whether the season and crop report of Andhra Pradesh for the agriculture year 1958-59 (Fasli 1368) printed in 1961 was given to the members of the Legislature on 26—3—1962;

(b) if so, the reasons for such delay; and

(c) whether the latest report i.e., for the year 1961-62 or 1960-61 will be supplied immediately?

Dr. M. Chenna Reddy:

(a) The report was sent to the Press in December, 1960. But the Press delivered copies only on 4—1—1962 and the copies were distributed to the members of the Legislature at the next session on 26—3—1962.

(b) The delay in releasing the report was mainly due to the late receipt of Statistical returns from Collectors and also due to printing delay in the Government Printing Press.

(c) The report for 1959-60 is under print and will be supplied as soon as copies are received. The report for 1960-61 is under compilation. For release of subsequent reports, the Government have fixed 15th November of the succeeding year and the report for 1961-2 is accordingly due for release in November, 1962.
Redistribution of Wards in Panchayats

291—

* 1150 (1384) Q.— Sri Vavilala Gopalakrishnayya :— Will the hon. Minister for Planning be pleased to state:

Whether the Government ordered to redistribute the wards and blocks in the village Panchayats and municipalities for the purpose of Census of 1961, completely altering the existing wards and blocks; and

(b) whether these alterations were made in the voters' lists prior to the elections for the Lok Sabha and Legislative Assembly Constituencies?

Dr. M. Chenna Reddy:

(a) No, Sir.

(b) Does not arise.

Service Conditions of Progress Assistants in Samithis

292—

* 1222 (1997) Q.— Sri P O. Satyanarayana Raju (Kosigi)

Will the hon. Minister for Planning be pleased to state:

(a) whether there is any proposal to improve the service conditions of Progress Assistants in Panchayat Samithis in regard to their pay scales and promotion prospects; and
(b) if so, the details thereof?

Dr M. Chenna Reddy :

(a) Yes, Sir,

(b) The proposal sent by the Director, Bureau of Economics and Statistics for raising the pay scales of Progress Assistants from Rs. 125-180 to Rs. 140-250 and for making provision in the rules for promoting them as Senior Investigators is under consideration.

**Provincialisation of Service of Executive Officers of Panchayats**

293—

* 1231 (2086) Q.— Sri P. O. Satyanarayana Raju : Will the hon. Minister for Planning be pleased to state:

(a) whether the Government is contemplating to provincialise the services of Executive Officers of Panchayats as has been done in Madras State;

(b) if so, what will be the total expenditure that would be incurred towards their emoluments; and

(c) whether the Government proposed to enhance the emoluments of Executive Officers?

Dr. M. Chenna Reddy :

(a) No, Sir.

(b) Does not arise.

(c) No, Sir,

294—

**Pilot Plan for Development of Affected Areas**

* 1234 (2096) Q.— Sri V. K. Adinarayana Reddy (Gooty) : Will the hon. Minister for Planning be please to state:

the basis on which the areas have been selected for the implementation of the Pilot Plan for the development of chronic drought affected areas in Andhra Pradesh?

Sri K. Brahmananda Reddy :

The areas have been selected on the basis of the following considerations:

(i) One or two taluks in the most important major catchment area of each of the drought affected districts.
(ii) severity of scarcity conditions; and

(iii) existence of more favourable conditions for an all-round development.

* * *

A pilot scheme to be carried out in the district of 10, 15 more promising areas, where irrigation and other development projects are feasible, is yet to be launched.

The Hon. Minister for Irrigation and Agriculture (Agriculture department, Irrigation department, Agriculture department and selection of projects.)

Electricity Karamchedu

295—

(a) whether the Government are aware that the electricity extension scheme of Karamchedu village, Bapatla Taluk, Guntur District is pending since three years;

(b) if so, the reasons for such a long pendency; and

(c) when the scheme would be sanctioned and executed?

The Minister for Irrigation and Power (Sri A. C. Subba Reddy) :—

(a) The matter relates to Andhra Pradesh State Electricity Board. It has been reported that the scheme for extension of supply to Karamchedu village in Bapatla Taluk, Guntur District was sanctioned in 1953 and the village was electrified on 9—3—1954. A scheme for extension of supply to additional street lights in Karamchedu village is however said to be under finalisation with the Superintending Engineer (operation), Vijayawada.

(b) If the pendency referred to, is with regard to the scheme reported to be under finalisation, it is because the scheme could not be sanctioned as the expenditure on street lights as per the requirements of the Panchayat Board has exceeded 15% of the annual income.

(c) No specific time can be given regarding sanction and execution as the scheme is still under finalisation with the Superintending Engineer (Operation), Vijayawada now.
Supply of Electricity to Up-land Villages

296—

* 27 (402) Q.—Sri V.Visweswara Rao: Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether the Government propose the extension of electricity to up-land villages, giving priority for irrigation; and

(b) if so; when?

Sri A.C. Subba Reddy:—

(a) The matter relates to Andhra Pradesh State Electricity Board. It is reported that it is the desire of the State Electricity Board to extend electricity to upland villages and that schemes to such villages and those envisaging supply purely for irrigation purposes receive special priority.

(b) If the names of the villages referred to together with Taluk in Krishna District are specified, information will be obtained and furnished.

Power Supply from Madras

297—

* 109 (1094) Q.—Sarwasri D. Gopal Raju (Nagari) A. Venkateswara Rao: Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether it is a fact that Andhra Pradesh Electricity Board is not utilising all the power that Madras Electricity Board has agreed to give in the Southern border; and

(b) if so, will the Government be pleased to advise the Electricity Board, Andhra Pradesh to take up the two Schemes of Mangalam firk of Satyavedu taluk in Chittoor District, for execution, so that the power supply from Madras can be utilised in full?

Sri A.C. Subba Reddy:

(a) The matter relates to Andhra Pradesh State Electricity Board. It has been reported that the State Electricity Board is not utilising all the power that the Madras Electricity Board has agreed to give in the southern border.

(b) The two schemes in Mangalam firk referred to have not been mentioned specifically. On enquiry, it is
reported that one scheme covering villages, Vijayapuram III alur, Mangalam, Patha Arkadu has been received from the field and is under sanction. A scheme for extension of supply to Kesavapuram, Visalanagaram, Sriharipuram and Maharajapuram villages was investigated but the scheme proved to be unremunerative and hence could not be realised.

Non-replacement of Electric Bulbs in Various Panchayats in Visakhapatnam District.

298—

* 302 (1731) Q.—Sri K. Govinda Rao (Anakapally) :— Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether it is a fact that electric bulbs of street lights which have gone out of order are not being replaced in various panchayats in Visakhapatnam district; and

(b) if so, the reasons therefor?

Sri A.C. Subba Reddy :—

(a) The matter relates to the Andhra Pradesh State Electricity Board. It is reported that all the fused bulbs in the Panchayats in Visakhapatnam district have been replaced.

(b) Due to non-receipt of bulbs from companies in time, it is reported that there was difficulty in replacement of fused bulbs some time back.

Supply of Electricity to Kanchi and Jhadupudi in Sompeta Taluk.

299—

* 434 (2055-A.) Q.—Sri Kirti Chandra Deo (Ichapuram) :— Will the hon. Minister for Irrigation and Power be pleased to state:

(a) the progress of the remunerative scheme of supplying electricity to Kanchi and Jhadupudi in Sompeta Taluk, Srikakulam District; and

(b) when the work will be taken up?
Sri A. C. Subba Reddy:

(a) The matter relates to the Andhra Pradesh State Electricity Board. The Member apparently refers to the Scheme for extension of supply to Kanchili village and Jhadpudi Railway Station area in Sompeta Taluk, Srikakulam District. The State Electricity Board have reported that the scheme referred to above has been received for sanction, but due to paucity of funds and the availability of a large number of schemes already approved, they have decided not to sanction any more schemes during the current year. In view of this, this Scheme has not been approved.

(b) Does not arise.

Sri K. Chandradeo: These two stations are noted for coconut exporting. I think it is proper that speedy and early action is taken at least next year.

Promotion of Upper Subordinate Overseers as Supervisors 300—

* 532 (2243) Q. —Sri V. Ramachandra Rao (Medcha) Will the hon. Minister for Irrigation and Power be pleas to state:

(a) the service required for Upper subordinate Sub Overseers in P.W.D. for promotion as Supervisors;

(b) whether upper subordinate Sub-Overseers of 1956 who have completed their six years service in August, 1961 were promoted; if not, why; and

(c) is it a fact that senior, L. C. E's were promoted over looking the seniority of above Sub-Overseers in August and September, 1961?
Sri A. C. Subba Reddy:—

(a) According to the cadre and recruitment Rules of the erstwhile Government of Hyderabad an Upper subordinate Sub-overseer attains eligibility for promotion as Supervisor, only after completing a service of 6 years as Sub-Overseer.

(b) The case of Upper Subordinate Sub-Overseers of 1955, who have completed six years service was examined in 1/62 and it was observed that they will complete six years qualifying service only during 1961. Such cases are being examined by Chief Engineer (General & Irrigation) on individual merits.

(c) In August and September 1961, some L.C.Es were also appointed as Supervisors under emergency provisions of the Rules in order to fill up the urgent vacancies.

Road from Maredumelli to Bhadrachalam

301—* 211 (1525) Q—Sri Mohd. Tahaseel [Put by Sri A. Venkateswararao (Narasampet)]: Will the hon. Minister for Buildings and Highways be pleased to state:

(a) the time by which the construction of the new road from Maredumelli to Bhadrachalam is to be completed;

(b) whether the construction of the said road has been stopped at present;

(c) if so, the reasons therefor; and

(d) when it will be taken up again?

The Minister for Buildings and Highways (Sri Mir Ahmed Alikhan):

(a) The road from Nellipaka to Bhadrachallam is a existing road. The road from Marebmalli to Nallipaka cannot be completed in full before the 3rd Fiveyear Plan.
(b) The construction of the road between Maredu-
melli to Chintur has been stopped for the present

(c) The work cannot be proceeded with unless the
revised estimate for the work is sanctioned by the Govern-
ment of India and their concurrence to provide the additional
funds required for the work on account of this revised esti-
mate is conveyed to State Government.

(d) As soon as the above approval of the Govt. of
India to the revised estimate and their concurrence to pro-
vide additional funds required for the work is received.

Bridges over Streams in Venkatapuram and Bhadrachalam
Taluks:

302—

* 213 (1530) Q— Sri Md. Tahaseel [Put by Sri A. Ven-
kateswara Rao] : Will the hon Minister for Buildings
and Highways be pleased to state :

(a) the reasons for not taking up the construction of
the bridges over the streams flowing across highways in
Venkatapuram and Bhadrachalam Taluks Khammam district
inspite of the assurance given by the then Minister for Pub-
lic Works on 25th February 1961 that they would be con-
structed during the first year of the Third Five-year plan;
and

(b) whether the Government propose to expedite the
work ?

Sri Mir Ahmed Ali Khan :

(a) As it has subsequently been found that the
allotment of Rs. 6 25 crores made for ‘Roads’ under III
Five Year Plan is hardly sufficient to cover the commitment
on the spill over works of the II plan, execution of new
workers under III plan has been deferred. However two
important bridges at Mile 6/4 and Mile 20/4 of the Bhadracha-
lam Venkatapuram road have been sanctioned under the
schemes for scheduled tribes, executed with funds provided
by the Govt. of India.

(b) Does not arise.
Black Topping of Road from Bhadrachalam to Parnasala

*218 (1536) Q.—Sri Md. Tahaseel [Put by Sri A. Venkateswara Rao]: Will the hon. Minister for Buildings and Highways be pleased to state:

(a) the reasons for the discontinuance of the work of tarring the Highways roads from Bhadrachalam to Parnasala and Bhadrachalam to Kunavaram in Khammam district after the work was done only upto 6 miles on the Parnasala road and 10 miles on the Kunavaram road;

(b) whether the Government propose to revive the work; and

(c) if so, when?

Sri Mir Ahmed Ali Khan:

(a) The work has never been discontinued as such. It is only that portions of the road fit for B. T. have been programmed for Black-topping each year with reference to the funds available for executing the work in the Maintenance and Repairs grant allotted to that sub-division.

(b) and (c): Do not arise.

Flow of Water During Rainy Season Near Rayanigudem on Hyderabad Masulipatam Road

23 ((2040) Q.—Sri N. Srinivasa Reddy (Nakrekal): Will the hon. Minister for Buildings and Highways be pleased to state:

(a) the volume of water flowing during rainy season near Rayanigudem between the 78 and 79th mile of the Hyderabad and Masulipatam road;

(b) the estimated amount for the bridge under construction there; and

(c) whether the construction of the said bridge is being proceeded with, keeping in view the flow of water during the rainy season;

Sri Mr. Ahmed Ali Khan:

(a) 6000 cusecs

(b) There is no bridge sanctioned and under construction between miles 78 and 79.
**Oral Answers to Questions: 11th December, 1962**

(c) Does not arise in view of (b) above

*Flow of water During Rainy Season Near Ayitipamula on Hyderabad Masulipatam Road*

305—

*424 (2041) Q.— Sri N. Srinivasa Reddy.* Will the hon. Minister for Buildings and Highways be pleased to state:

(a) the volume of water flowing during rainy season near Ayitipamula on the road Dam at the 64th mile of Hyderabad Masulipatam road;

(b) whether the said water-flow obstructed the communications at any time in the past; and

(c) the estimated expenditure for the bridge under construction there?

_Sri Mir Ahmed Ali Khan:_

(a) 500 cusecs; the road dam is at M. 63/1 of the Hyderabad Masulipatnam Road.

(b) Yes, Sir.

(c) Rs. 33,900/-

*Bridge under Construction on Hyderabad Masulipatam Road*

306—

*425 (2042) Q.— Sri N. Srinivasareddy:* Will the hon. Minister for Buildings and Highways be pleased to state:

(a) the estimated amount for the bridge under construction at the 62 mile of the Hyderabad-Masulipatam road; and

(b) the reasons for the construction of such a huge bridge near the said road dam?

_Sri Mir Ahmed Ali Khan:_

(a) There is no bridge under construction at M 62 of Hyderabad-Masulipatam road.

(b) Does not arise.
Bridge over Godavari near Bhadrachalam

307 —

* 2012 (2524-x) Q.— Sri N. Prasada Rao (Put by Sri A. Venkateswara Rao): Will the hon. Minister for Buildings and Highways be pleased to state:

(a) whether the contractor of the Bridge over Godavari near Bhadrachalam is carrying on the construction according to the scheduled time limit;

(b) if not, the reasons therefor; and

(c) when it will be completed?

Sir Mir. Ahmed Ali Khan:

(a) The schedule of time in executing the bridge at Bhadrachalam is not being rigidly followed.

(b) The progress of the work was hampered by certain changes in the design of foundations for piers and abutments, found necessary as per actual site conditions. The foundations had to be taken much deeper than originally anticipated as hard rock was not available at the designed depth. Besides this, the superstructure designs are not yet finalised by Govt. of India and as such it is not possible to follow the schedule as agreed to.

(c) If the designs are finally accepted by Government of India in another one or two months, the bridge may be expected to be completed by March 1964.

Community Radio Sets in Nalgonda District

308—

* 1260 (2266) Q.— Sri N. Srinivasa Reddy:— Will the hon. Minister for Law and Information be pleased to state:

(a) the number of villages from which the amounts have been paid towards the Community Radio Sets in Nalgonda District from 1960 till now;

(b) whether the Radio sets have been supplied to all the villages that paid the amount;

(c) the number of villages to which Radio Sets have not yet been supplied so far; and

(d) the reasons therefor?
The Minister for Information and Law
(Sri P. V. Narasimha Rao):—
(a) 342 villages.
(b) The answer is in the negative.
(c) 127 villages.
(d) The Community Radio sets are supplied to the State Government by the Government of India under a subsidy Scheme approved by them. Under this Scheme they pay subsidy to the State Government at the rate of Rs. 125/- per set or 50% of its cost whichever is less in respect of the sets supplied by them. The supply made by them falls short of the requirements of our state. If the sets are purchased direct from the firms the Government lose the subsidy now paid and they will have to bear the entire cost of Rs. 300/- per set. The Assistant Radio Engineers were, therefore, instructed not to accept paid-up applications beyond 25 per cent in excess of the target fixed for that year in each Circle.

Under the procedure prescribed for the supply of the sets, indents are placed for them six months in advance through the Director-General of Supplies and Disposals, New Delhi who consolidates the indents of all the States and places them on the firms concerned. This involves some delay. The sets are actually received by this Government at the fag end of the financial year and they are installed quickly within a period of two or three months.

Prosecuting Staff in Telangana

1250 (2215) Q.—Sri Damodar Reddy: Will the hon. Minister for Law and Information be pleased to State: whether it is a fact that the prosecuting Staff in Telangana are placed under the control of the D. S. P. while their M. L. A. V-2 (5)
counterparts in Andhra region are under the control of the Collector; and

(b) if so, whether the Government propose to introduce a uniform system for the whole state in this respect?

Sri P. V. Narasimha Rao:

(a) Yes, Sir. Please refer to items 2 and 7 of the Statement showing the difference between the prosecuting Staff in the two regions that was placed on the Table of the House, with reference to starred Question No. 694 already answered on 21—7—1962.

(b) The matter is under consideration.

Resignations of the President and Vice-President of the 1st Class Bench Court, Guntur.

310—

*1269 (2366) Q.—Sri K. Nagaiah (Guntur I): Will the hon. Minister for Law and Information be pleased to state

(a) whether it is a fact that the President and Vice-President of the 1st Class Bench Court, Guntur have resigned, if so, why?

(b) whether any representation has been made in this regard to the Government on 30—4—1962; and

(c) whether the Government is going to appoint President and Vice-President and make the Court function?

Sri P. V. Narasimha Rao:

(a) Yes, Sir.

They have resigned, as a protest against the re-nomination of certain members to the Bench Court and felt that they could do no justice either to the Bench Court or to themselves;

(b) No, Sir; and

(c) Yes, Sir.

Vacancy of the Public Prosecutor's Post in East Godavari Dist.

311—

1322 (2668) Q—Sri Pillamarri Venkateswarlu
Put by Sri V. Visveswara Rao]: Will the hon. Minister or Law and Information be pleased to state:
(a) when the office of the Public Prosecutor, East Godavari district had fallen vacant; and

(b) when do the Government propose to fill up the vacancy?

**Sri P. V. Narasimha Rao:**

(a) On 16—8—1962.


**Seeds Farm at Chevutur, Vijayawada Taluk**

312—

* 30 (423) Q.—Sri V. Visweswar Rao: Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Government are running a Seed Farm at Chevutur, Vijayawada taluk, Krishna District;

(b) if so, the yield during 1960—61 and 1961—62; and

(c) the amount spent on this farm during the said period?

**The Minister for Agriculture (Sri A. Balarami Reddy):**

(a) Yes, Sir;

(b) **Crop.**

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<th><strong>Yields</strong></th>
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<td>Mt. Kg.</td>
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<td>(1) Paddy.</td>
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<td>(2) Millets.</td>
<td>4.519</td>
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<td>(3) Pulses.</td>
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<td>(4) Other Seeds.</td>
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<td><strong>Total.</strong></td>
<td>4.519</td>
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(c) **1960—61.**

Rs. 1227-46

**1961—62.**

Rs. 2285-99

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150 11th December, 1962 Oral Answers to Questions:

Q. 1. Will the hon. Minister for Agriculture be pleased to state:
(a) the number of fertiliser mixture plants in the State and their names;
(b) the quotas allotted to each plant for the last three years; and
(c) what are the credentials to get the quotas for the plants?

Sri A. Balaramu Reddy (a) & (b): A Statement is placed on the Table of the House.

(c) The credential for a Manure mixing firm to get quota of fertilisers, is the possession of a certificate of registration issued by the Director of Agriculture.
Statement placed on the Table of the House

Statement showing the quantities of Nitrogenous Fertilisers allotted to Manure Mixing Firms in terms of Ammonium Sulphate during the past three years. (Figures in tons).

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<td>2.</td>
<td>Bhaskara Fertilizers Co., Tapeswaram, East Godavari Dist.</td>
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<td>105</td>
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<td>Boda Satyanarayana Murthy, Gandhinagar, East Godavari Dt.</td>
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<td>Jayalakshmi Fertilizers, Venkatarayapuram, Tanuku.</td>
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<td>The Gopal Manures &amp; Bone Mills, Pentapadu, W. G. District.</td>
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<td>The Fertilizers &amp; Industrial Corporation, Nidadavolu, West Godavari District</td>
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<td>D. V. M. &amp; Co., Sun Brand Scientific Mixtures, Narasapur</td>
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<td>Krishna District Co-operative Marketing Society Ltd., Vijayawada</td>
<td>Certificate of Registration issued recently.</td>
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<td>The East India Distilleries and Sugar Factories Ltd., (M/s Parry &amp; Co.), Tadepalli, Guntur District</td>
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<td>39</td>
<td>Sun Fertiliser &amp; Co., Morrispet, Tenali, Guntur District</td>
<td>164</td>
<td>147</td>
<td>165</td>
</tr>
<tr>
<td>40</td>
<td>Sri Krishna Fertiliser &amp; Co., Araveti Ramaiah, Morrispet, Tenali, Guntur Dt</td>
<td>210</td>
<td>168</td>
<td>237</td>
</tr>
<tr>
<td>41</td>
<td>Kisan Fertiliser &amp; Co., Santhapeta, Ongole, Guntur Dt</td>
<td>111</td>
<td>132</td>
<td>237</td>
</tr>
<tr>
<td>No.</td>
<td>Name of the Company/Person</td>
<td>Address</td>
<td>Telephone No.</td>
<td>District</td>
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</tr>
<tr>
<td>42.</td>
<td>Dachiraju Rama Rao &amp; Co., Tobacco Exporter</td>
<td>Guntur</td>
<td>120</td>
<td>162</td>
</tr>
<tr>
<td>43.</td>
<td>Gopala Krishna Fertilisers Co., Morrispet, Tenali, Guntur Dt.</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>44.</td>
<td>Kisan Fertilisers, Morrispet, Tenali, Guntur Dist.</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>45.</td>
<td>Parameswara Fertilisers, Morrispet, Tenali, Guntur Dt.</td>
<td>-</td>
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<td></td>
</tr>
<tr>
<td>46.</td>
<td>Sri Venkateswara Fertilisers, Etukuru Road, Guntur-1.</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>47.</td>
<td>Bharat Fertilisers, Patnam Bazar, Guntur-1.</td>
<td>90</td>
<td>111</td>
<td></td>
</tr>
<tr>
<td>49.</td>
<td>Andhra Bone Meal Fertilisers &amp; Glue Manufacturers, Stonehousepet, Nellore.</td>
<td>253</td>
<td>270</td>
<td></td>
</tr>
<tr>
<td>50.</td>
<td>Super Fertiliser &amp; Co. Sullurpet, Nellore Dist.</td>
<td>147</td>
<td>168</td>
<td></td>
</tr>
<tr>
<td>51.</td>
<td>P. Narasimha Reddy &amp; Co., 243/14 High Road, Chittoor.</td>
<td>83</td>
<td>104</td>
<td></td>
</tr>
<tr>
<td>52.</td>
<td>S. P. Subba Reddy Brothers, Proddatur, Cuddapah District.</td>
<td>111</td>
<td>220</td>
<td></td>
</tr>
<tr>
<td>53.</td>
<td>B. P. Gurv Reddy &amp; Co. Mamillapalli, Cuddapah.</td>
<td>139</td>
<td>248</td>
<td></td>
</tr>
<tr>
<td>54.</td>
<td>Sri Galla Bangaraiah Medical Emporium, Proddatur, Cuddapah District.</td>
<td>118</td>
<td>139</td>
<td></td>
</tr>
<tr>
<td>55.</td>
<td>Siddam Subbanna, General Merchant, Cuddapah.</td>
<td>-</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>56.</td>
<td>Sri Venkataramana Dealers in Chemical Manures, Park Road, Kurnool.</td>
<td>118</td>
<td>139</td>
<td></td>
</tr>
<tr>
<td>57.</td>
<td>T. G. Lakshmaiah &amp; Sons, Adoni, Kurnool District.</td>
<td>216</td>
<td>237</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Andhra Fertilizer Co., Main Bazar Nandyala, Kurnool District.</td>
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<tr>
<td>58.</td>
<td>Andhra Fertilizer Co., Main Bazar Nandyala, Kurnool District.</td>
<td>183</td>
<td>248</td>
<td>401</td>
</tr>
<tr>
<td>59.</td>
<td>Kurnool Fertilisers &amp; Co., 17/52 Port Kurnool.</td>
<td></td>
<td>21</td>
<td>261</td>
</tr>
<tr>
<td>60.</td>
<td>Hyderabad Chemicals &amp; Fertilisers Ltd., Bashir Bagh, Hyderabad.</td>
<td>5949</td>
<td>7304</td>
<td>4355</td>
</tr>
<tr>
<td>61.</td>
<td>The Deccan Fertilisers &amp; Glue products Co., Warangal.</td>
<td></td>
<td>111</td>
<td>132</td>
</tr>
<tr>
<td>62.</td>
<td>Jyothi &amp; Co., Chirag Ali Lane, Abid Road, Hyderabad.</td>
<td>267</td>
<td>311</td>
<td>437</td>
</tr>
<tr>
<td>63.</td>
<td>Durga Fertiliser &amp; Co., Opposite to picture palace, Nizamabad.</td>
<td>63</td>
<td>84</td>
<td>72</td>
</tr>
<tr>
<td>64.</td>
<td>Satyanarayana Sreenivas Bang, Gandhi Gunj, Nizamabad.</td>
<td>153</td>
<td>130</td>
<td>266</td>
</tr>
<tr>
<td>65.</td>
<td>Abdul Satar Abdul Gani, Gandhi Gunj, Nizamabad.</td>
<td>153</td>
<td>130</td>
<td>266</td>
</tr>
<tr>
<td>66.</td>
<td>Ranglal &amp; Co., Gandhi Gunj, Nizamabad.</td>
<td>109</td>
<td>151</td>
<td>266</td>
</tr>
<tr>
<td>67.</td>
<td>Swadeshi Fertilisers P. B. No. 90 Station Road, Nizamabad.</td>
<td>109</td>
<td>130</td>
<td>266</td>
</tr>
<tr>
<td>68.</td>
<td>Balkrishnan, Gopi Kishan, Gandhi Gunj, Nizamabad</td>
<td>153</td>
<td>130</td>
<td>266</td>
</tr>
<tr>
<td>69.</td>
<td>Jai Ganesh Chemical Fertiliser Works, Goshula Nizamabad.</td>
<td>109</td>
<td>130</td>
<td>266</td>
</tr>
<tr>
<td>70.</td>
<td>Zahirabad Potato Growers, Cooperative Marketing Society, Zahirabad.</td>
<td></td>
<td>21</td>
<td>21</td>
</tr>
<tr>
<td>71.</td>
<td>Boda Subrahmanyam &amp; Co., Vizayawada.</td>
<td>90</td>
<td>96</td>
<td>168</td>
</tr>
<tr>
<td>72.</td>
<td>Pioneer Fertilizers, Warangal.</td>
<td>174</td>
<td>241</td>
<td>266</td>
</tr>
</tbody>
</table>

*Supply of Tractors on Hire-Purchase basis*

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314—

Q.— Sri A. Ramachandra Reddy [Put by Smt. A. Kamala Devi [Alair]: Will the hon. Minister for Agriculture be pleased to state:

M. L. A V-2 [6]
(a) the names of private persons to whom tractors have been supplied by the Government on hire-purchase basis during 1960-61, 1961-62 respectively;

(b) the amount of the expenditure incurred by the Government towards the cost of the said tractors; and

(c) the extent of land cultivated by each of the said tractors during each year?

_Sri A. Balarama Reddy:_

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

(b) An amount of Rs 5,02,780 during 1960-61 and an amount of Rs 2,65,000/- during 1961-62 was incurred by Government towards the cost of the tractors supplied on Hire Purchase System.

(c) The information on this point is not readily available. It can, however, be estimated that each tractor may be serving to cultivate about 80 to 110 acres.

*A statement placed on the Table of the House.*

**STATEMENT SHOWING THE NAMES OF PRIVATE PERSONS TO WHOM TRACTORS WERE SUPPLIED DURING 1960-61 UNDER HIRE PURCHASE SYSTEM.**

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Tractors were supplied under Hire purchase System.</th>
<th>District.</th>
<th>Cost of the equipment supplied.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
<tr>
<td>1.</td>
<td>Sri Varadhala Venkateswarlu, Srikakulam Pondur Srikakulam Dist...</td>
<td></td>
<td>15,500/-</td>
</tr>
<tr>
<td>2.</td>
<td>Sri Palavalasa Balarama swami Neelanagaru, Srikakulam District.</td>
<td>... Srikakulam</td>
<td>12,100/-</td>
</tr>
<tr>
<td>3.</td>
<td>Sri Velachatu Suryanarayana, Rayapadu, Peddapuram, Tq. East Godavari Dist.</td>
<td>East Godavari District.</td>
<td>15,300/-</td>
</tr>
</tbody>
</table>
4. Sri Puchakayala Venkatana-
narayana, Tapes-
waram, East Godavari
Dist. 

East Godavari
Dist. 16,000/-

5. Sri Korumuri Venkata-
ramanadham, Palakole,
West Godavari District 

West Godavari
District 16,000/-

6. Sri Kola china Rama-
subbarayasastry, Rajas-
varam, Kovvur Tq.,
West Godavari District 

West Godavari
District 16,000/-

7. Sri Kantamaneni Venkata-
rayudu, Pagolu, Krishna
District 

Krishna
District 16,000/-

8. Sri Kanaparthi Viswana-
dham, Gandari, Krishna
Dist. 

Krishna
15,300/-

9. Sri Nalajarlu Subba Rao
Ityanagaram. 
Tenali Tq. 

Guntur. 15,900/-

10. Sri Ponnaganti Venkata-
paiah, Turakapalem,
Guntur District. 

Guntur. 15,000/-

11. Sri Kataki Shankaraiah,
Etuku, Guntur Dist. 

Guntur. 15,900/-

12. Sri Chilukiri Chenchurami
Reddy, Nellore Tq.,
Nellore District. 

Nellore 16,000/-

13. Sri Totapalli Ramanayya,
Nellore Tq., Nellore
District. 

Nellore 16,000/-

14. Sri Yanati Ramana Reddy,
Narikellapalli Nellore
District. 

Nellore 16,000/-

15. Sri M. Ranaga Reddy, and
Smt. M. Shankaramma,
Chillakaru, Nellore Dt. 

Nellore 14,800/-
16. Sri Ratakonda Ranga Reddy, Madanapalli, Chittoor District. ... Chittoor
17. Sri Munga Buchi Naidu, Cherapalli, Chittoor Dist. ... Chittoor
18. Sri Kanal Chinnam Ramu Reddy, Peddakanur, Chittoor Dist. ... Chittoor
19. Sri Palepu Buchi Naidu, Kanathana, Kalahasti Tq., Chittoor Dist. ... Chittoor
20. Sri Nareddy Sivaram Reddy, Kathagandupalli, Cuddapah District. ... Cuddapah
21. Sri Mettapalli Sudarsan Reddy, Chinasettipalli, Cuddapah District. ... Cuddapah
22. Smt. M. Nagarathnamma, Putchipaldu, Cuddapah Dt. ... Cuddapah
23. Sri K. P. Veerabhadraiah, Kurukundupalli, Anantapur District. ... Anantapur
24. Sri Desai Venkata Ranga Reddy, Tummalu, Ananthapur Dist. ... Anantapur
25. Sri K. Lakshmi Reddy, Rayalacheru Anantapur District. ... Anantapur
26. Sri Gurijala Biju Reddy, Bandiatmakur, Kurnool Dist. ... Kurnool
27. Sri Godi Vengatanarayana, Reddy, Harivaram, Kurnool District. ... Kurnool
28. Sri Purimetla Navinaputappa, Joharapuram, Kurnool District (TBP) ... T.B.P. Kurnool 15,900/-
29. Sri M. Rama Swamy, Mulug Warangal District. ... Warangal 15,200/-
30. Sri K. Vasudeva Reddy, Vakonda, Warangal Dt. ... Warangal 16,000/-
31. Sri Anantha Rao, Magadi, Nazamabad District. ... Nizamabad 15,900/-
32. Sri D. Rajagopal Rao, S/o. Malhar Rao, Bethapalli, Village, Japtaal Tq., Karimnagar District. ... Karimnagar 16,000/-
33. Sri G. Purushotham Rao, S/o Jagannadha Rao, Cuntalanarisingapur, Huzurabad taluk, Karimnagar District, ... Karimnagar 16,000/-

Total amount incurred. Rs. 5,02,780/-

Statement Showing the Names of Private Persons to Whom Tractors Were Supplied During 1961-62 Under Hire Purchase System

<table>
<thead>
<tr>
<th>Name and address of the private persons to whom tractors were supplied under Hire purchase system.</th>
<th>District</th>
<th>Cost of the equipment supplied</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sri Gada Balarama Murthy, Undavalli, Village, Guntur Tq. and District.</td>
<td>Guntur</td>
</tr>
<tr>
<td>2</td>
<td>Sri Akula Dharmalingeswara Rao, Tadepalli village, Guntur Tq. and Dist.</td>
<td>Guntur</td>
</tr>
<tr>
<td>3</td>
<td>Sri K. K. S VaradaRaju, Swamy Iyengar, Ramreddypeta village, Narasaraopet, tq., Guntur Dist.</td>
<td>Guntur</td>
</tr>
</tbody>
</table>

5. Sri Beeraka Changalrayachetty, Maradanadu Satyavedir tq. Chittoor Dist. Chittoor 16,000/-

6. Sri N. Changalva Raya Reddy, Sirunambudur village, Satyavedi tq Chittoor Dist. Chittoor 16,000/-


10. Sri Ch. Sitharamaiah, Gooty village and tq., Anantapur District Ananthapur 15,000/-

11. Sri G. Ramachandra Reddy, Gowinivaripalli village Indupur tq., Ananthapur District. Ananthapur 16,000/-


13. Sri M. Dayakar Reddy Muktha (V) Malangoor tq, Karimnagar Dist. Karimnagar 16,000/-

15. Sri K. Jagannadh, Damma­pet (V) Kothagudem tq., Khammam District
Khammam 15,900/-

Nalgonda 16,000/-

17. Sri G. Indrasena Reddy, Che­rerkupalli (V) Nalgonda tq., and District.
Nalgonda 16,000/-
Rs. 2,65,000/-

§ Question No. 315 [* 392 (1975) ]
Repair of Bore-well at Shalaputhugar

* 435 (2007) Q.— Sri Kirti Chandra Deo: Will the hon Minister for Agriculture be pleased to state:

(a) whether estimates have been prepared to repair the bore-well pump gone out of order about 8 years back in Sahalaputhugar in Ichapuram Taluk, Srikakulam District; and

(b) if so, the reasons for delay in not taking up the work?

Sri A. Balarami Reddy:

(a) Yes, Sir.

(b) During July, 1959, an estimate for Rs. 712/- was prepared by the Agriculture Department and sent to the District Collector, Srikakulam for providing necessary funds for under-taking repairs. The Panchayat Board of Sahalaputhugar was also approached to give their willingness and the need to undertake repairs to the pump. They did not communicate their willingness or the need for its repairs. Hence, no further action was taken in the matter.

§ Not put and not answered in the House. Hence the Question and Answer are included in the Proceedings at the end of the Question Hour.
317—

* 574 (2341) ():— Sri N. Srinivasa Reddy: Will the hon. Minister for Agriculture be pleased to state:

(a) whether sites for market yards have been acquired by the Market Committees of Nalgonda and Suryapet;

(b) if so, the amount of expenditure incurred towards site for each market yard;

(c) if not, the reasons therefor?

Sri A. Balarami Reddy:

(a) Out of the two market Committees referred to, only the market Committee, Nalgonda, has so far acquired a site for the market yard and it is now carrying on its transactions in the newly acquired market yard.

(b) The Nalagonda market Committee incurred an expenditure of Rs 34,500/- besides registration charges, towards the purchase of the site for the market yard. As regards the Suryapet Market Committee, the Government have recently passed orders that an extent of 12 acres and 37 Guntas of land belonging to the Public works Department (Irrigation Branch) in Suryapet town be sold to the Suryapet market Committee at a cost of Rs. 1,04,322.
Oral Answers to Questions: 11th December, 1961

Samithi Agricultural Depots

318—

* 659 (2499) Q — Sri P. O. Satyanarayana Raju: Will the hon. Minister for Agriculture be pleased to state:

Whether there is any proposal pending with the Government to bring the Agriculture Depots in the Samithi area under the control of Samithis?

Sri A. Balarama Reddy:

As and when the entire taluks are covered completely by blocks, Agricultural depots in those taluks are placed under the control of the Panchayat Samithis.

Exemption of shops from the provisions of the Madras Shops Act, 1947

319—

* 1161 (155) Q—Sri A. Sarveswara Rao (Eluru): Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether any proposal is under consideration of the Government to exempt the shops, in which clerks have not been employed from the provisions of the Section 11 (1) of the Madras Shops Act, 1947 and the Hyderabad Shops Act 1951; and

(b) whether the Government are aware of the decision given in this regard by the Supreme Court?

The Minister for Labour and Transport (Sri B. V. Gurumurthy):

(a) Orders have been issued in G. O. Ms. No. 13(5, Home, dated 17-7-1962 exempting all shops which do not engage any employee and are run by the employers themselves with or without the help of members of their undivided families from the provisions of Section 11 (1) of the Shops and Establishments Act.

(b) No, Sir.
Literate Unemployed Persons

320—

* 1250 (1941) Q.—Sri P. Subbaiah: Will the hon. Minister for Labour and Transport be pleased to state:

(a) how many literate unemployed persons are there in Andhra Pradesh State; and

(b) Out of whom how many are post graduates, how many are graduates and how many are undergraduates and passed S. S. L. Cs?

Sri B. V. Gurumurthy:

(a) Out of the total No. of unemployed, 1,16,070 as on 30th June, 1962, on the Live Registers of the Exchanges, barring a negligible percentage, all could be considered as literate unemployed as they know to read and write one or the other Regional Languages.

(b) Graduates and above (including post graduates) 3394
Under-graduate (passed intermediate but not completed degree courses) 4439
Passed Matriculates (but not passed Intermediate examination) 25629
Others 82609
Total 1,16,630

Declaration of Tenancy Titles in Nalgonda District

561—

* 1749 (2582 Q.—Sri A. Vasudeva Rao (Huzurnagar): Will the hon. Minister for Revenue be pleased to state:

(a) how many decrees by consent were passed in the Courts of Law in Nalgonda District since the Hyderabad Agricultural Lands and Tenancy Act, 1950 came into force regarding declaration of title for Agricultural lands; and

(b) whether those decrees fulfil the conditions laid down in Section 47 and 48 of the said Act?

Sri K. Brahmananda Reddy:

(a) 6,027.
(b) The declaratory decrees may or may not fulfil the conditions laid down in 47 and 48 of the Hyderabad Tenancy and Agricultural lands Act, 1950. For action under Sec. 47 and 48, they can at best be produced as evidence and it is open to the Revenue Officers to reject them if they are against the provisions of the Tenancy Act. If the execution of a decree amounts to permanent alienation or to any other transfer of agricultural land, sanction of which is rejected under Section 48 or 49 and the case is not attracted by Section 50 or 50-A, the decree cannot be executed by any court.

**Land under Harijans in Nagarkurnool**

562—

* 1794 Q—Sri P. Mahendranath: Will the hon. Minister for Revenue be pleased to state:

(a) the extent of Government land under cultivation by the Harijans and other poor people in Nagarkurnool taluk, Mahboobnagar district; as per the Jamabandi of 1961-62;

(b) the extent of land therein for which pattas have not yet been issued; and

(c) the steps taken by the Government to issue pattas for the said land?

Sri K. Brahmananda Reddy:

(a) As per Jamabandi records of 1961-62 an extent of 10,582-11 acres of Government land is being cultivated by the Harijans, Backward Class and landless poor persons;

(b) 84 Acres 36 guntas.

(c) In view of the ban imposed on assignment of land, no action is called for.

**Revenue Board Standing Orders**

563—

* 1820 Q.—Sri E. Ayyapu Reddy (Midthur): Will the hon. Minister for Revenue be pleased to state:

Whether there are any proposals with the Government to consolidate and publish all Board Standing Orders in force upto date in Telugu and English in the form of a Code or a Manual?

Sri K. Brahmananda Reddy:

No, Sir.
Sri E. Ayyapu Reddy: The late Sri Kala Venkatarama when he was in charge of Revenue Portfolio made a statement on the floor of the House that the Government is taking steps to publish the Board Standing Orders in a Code. The urgency for the same need not be mentioned. Will the Government at least reconsider their stand?

Sri K. Brahmananda Reddy: Sir, much water has flown during these four years; there will not be the necessity to take up this work in view of the fact that the State Law Commission have already prepared a Land Revenue Code and a Land Code which are under the consideration of the Government. When these two codes are finalized and come into force, many of the provisions in the Board Standing Orders may stand superseded or incorporated in the said codes.

Pattas to Government Waste Lands in Tungabhadra Ayacut

564—

* 1643 (1998) Q.— Sri P. O. Satyanarayana Raju:— Will the Hon. Minister for Revenue be pleased to state:

(a) what is the value fixed for wet land and dry cum-wet lands assigned in Tungabhadra Ayacut area of Adoni Taluk, Kurnool District.

(b) whether pattas were issued for wet and dry-cum-wet lands in the said area; and

(c) if not when the Government purpose to issue pattas?

Sri K. Brahmananda Reddy:

(a) Rs. 50/-per acre

(b) Pattas are being issued for Government waste lands in the Thungabhadra project area in Adoni taluk, according to the assignment rule in force;

(c) Does not arise.

Assignment of Land in Jadadevi and Guvvadi

565—

* 1633 (2278) Q— Sri K. Ramaiah Chowdary (Nandipad): Will the hon. Minister for Revenue be pleased to state:
(a) the number of applications received for the assignment of lands from the public of Jadadevi and Guvvadi villages in Udayagiri taluq, Nellore district;

(b) the number of applicants to whom lands were assigned so far;

(c) the number of applications rejected therein; and

(d) whether the Government propose to assign land to all the applicants?

Sri K. Brahmananda Reddy:

(a) Jadadevi 138
   Guvvadi 536

(b) Jadadevi 33
   Guvvadi 85

(c) Jadadevi 30
   Guvvadi 231

(d) No, Sir. Now that the Government have banned all permanent assignments, the land cannot be assigned.

Sri P. O. Satyanarayana Raju: What is the value of the lands in the non-ayacut area of Adoni taluk?

Sri K. Brahmananda Reddy: The hon. Minister for Agriculture is the competent authority to fix the value. The Board has powers to fix the value up to Rs. 200 per acre in the low level canal area, but in several cases the Board has fixed the price at Rs. 50/- per acre.
Will the hon. Minister for Planning be pleased to state:

(a) whether there are proposals with the Government to start T. D. Blocks now in the State:

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

(c) the places at which the Blocks will be located and with effect from which date?

Dr. M. Chenna Reddy:

(a) Yes, Sir.

(b) The scheme of T. D. Blocks is sponsored jointly by the Ministry of Home affairs and Ministry of Community Development Panchayathi Raj and Co-operation, with a view to providing greater facilities for the welfare of scheduled tribes. In addition to the Community Development budget for stage I and stage II Blocks an additional grant of Rs. 10 lakhs and Rs 5 lakhs respectively will be contributed by the Ministry of Home Affairs whenever a Block is taken up as Tribal Development Block. The Government of India have allotted 16 Tribal Development Blocks to this State for the IIIrd Year Five Year Plan of which, 3 blocks viz., the Bhiragiri (Srikakulam Dt.) and Chintalapalli (Visakhapatnam Dt.) were taken up in 61-62 and one block Mannanur in Mahabubnagar Dt. during 62-63. The remaining 13 blocks will be taken up during the rest of the III plan, 3 in 1963-64, 4 in 1964-65 and 6 in 1965-66.

(c) Community Development stage I Block in Mahabubnagar District is taken up as Tribal Development Block from 1-4-62.

Tribal Development Blocks in 1961-62.

Will the hon. Minister for Planning be pleased to State:

the District-wise number of Tribal Development Blocks established in the State during 1961-62, and those to be intended to be established by the end of 1962-63?
Dr. M. Chenna Reddy:

Bhadragiri Block in Srikakulam District and Chintapalli Block in Visakhapatam District have been taken up as Tribal Development Blocks during 1961-62 and Mannanur Block in Mahabubnagar District during 1962-63.

Will the hon. Minister for Planning be pleased to state:

1. Whether any proposal is under consideration of the Government to transfer some villages of Payakaraopet Block in Visakhapatnam District to East Godavari District?

Dr. M. Chenna Reddy:

No, Sir.

Primary Health Centre, Kothakota Samithi

Will the hon. Minister for Planning be pleased to state:

(a) Whether any place has been selected for the location of the Primary Health Centre by the Kothakota Samithi (Madanapalli taluk), Chittoor District;

(b) Whether donation has been collected for the construction of the building; and

(c) Whether any site has been fixed for this purpose?

Dr. M. Chenna Reddy:

(a) Yes, Sir,

(b) Yes, sir, but not fully.

(c) No, Sir.
Supersession of Nagaram Panchayat

* 1178 (1718) Q.— Sri K. Satyanarayana (Repalle): Will the hon. Minister for Planning be pleased to state:

(a) whether show cause notice for supersession of Nagaram Panchayat, Repalle taluk was given;
(b) if so, when and the reasons for such notice; and
(c) the result thereof?

Dr. M. Chenna Reddy:

(a) No, Sir. But a show cause notice for the dissolution of the Panchayat was issued.
(b) The notice for the dissolution was issued on 16–12–1961. The reasons for the notice were that the Panchayat was faction ridden, no meetings were held in the months of February, April, May, 1961, tax arrears were not cleared, failure to approve the Budget for 1961–62, failure to approve the Administration Report for 1960–61 and failure to function as Panchayat Court.
(c) The matter is under consideration.

Dr. Af. Cae%M% jRe&fjy *

Panchayat Budgets

* 1296 (2569) Q.— Sri P. V. Ramana: Will the hon. Minister for Planning be pleased to state:

(a) the number of Panchayats which have not passed their budgets in the year 1960–61 and 1961–62;
(b) whether such Panchayats have been dissolved; and
(c) If so, how many?

Dr. M. Chenna Reddy:

(a) 69 Panchayats during the year 1960–61 and 114 Panchayats during the year 1961–62.
(b) Some Panchayats have been dissolved.

(c) Four: (Three Panchayats have been dissolved and one Panchayat has been superseded)

Dr. Af. C: When the Review of Progress of Second Five Year Plan was given for printing:

(a) The manuscripts of the Review of Progress of Second Five Year Plan were given for printing to the Government Printing Press, Hyderabad on 4—10—1961;

(b) They were printed and distributed in batches in July 1962 and distributed to the departments between the 20th July and 7th August, 1962;

(c) Copies were supplied to the Members of the Legislative Assembly and Council on 26—7—1962.

§ Q. No. 573 [* 97 (1089) ]

§ Not put and not answered in the House. Hence the Question and Answer are printed in the proceedings at the end of the Question Hour.
Mathadies to Kothacheruvu in Kolanupaka

574—

* 204 (1507) Q.—Sri A. Ramachandra Reddy (Put by Smt A. Kamala Devi): Will the hon'ble Minister for Irrigation and Power be pleased to state:

(a) the amount sanctioned for the construction of the two "Mathadies" of the Kothacheruvu to Kolanupaka village, Bhongir Taluq, Nalgonda Dist;

(b) whether contract for the construction of Mathadies has been given; and

(c) if not, when it will be given?

Sri A.C. Subba Reddy:—

(a) Rs. 6 761/-

(b) The work was completed in March, 1959.

(c) Does not arise.

Breaches of Godamalda Tank

575—

* 206 (1609) Q. Sri A. Ramachandra Reddy: (Put by Smt. A Kamala Devi) Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether it is a fact that breaches have occurred to the Godamalda tank, Bhongir Taluq, Nalgonda District;

(b) if so, the reasons for not completing the repair to the tank, inspite of the fact that the said work has been included in the first, second and third five year plans;

(c) the amount sanctioned for repairing the said tank;

(d) the extent of land which will be brought under wet cultivation after the tank is repaired,

(e) the stage at which the construction work of the tank stands at present; and

(f) when the said work is expected to be completed?

Sri A. C. Subba Reddy:

(a) Yes, Sir.

(b) The repairs could not be completed because (i) the contractor to whom the work was let out expired in 1957;
(ii) suitable contractors were not coming forward to take up the work after the death of the first contractor and (iii) the Bharat Sevak Samaj, who came forward to take up the work in 1960, demanded earth-moving equipment and the department was not in a position to supply the same.

(c) Originally, the amount sanctioned in 1955, for the restoration of the tank was Rs. 82,843/- and this has been revised in 1960 to Rs. 1,30,816/-.  

(d) 589 acres.  

(e) A portion of work was let out to a contractor who could not show much progress because of the difficult conditions at the work-site which is in the interior area. Meanwhile, the contractor died and attempts were made to get the work executed through other contractors but there was no response. The other alternative of getting the work with the help of ayacutdars was tried. The work of silt removal in the breached portion was let out to an ayacutdar but much head-way could not be made. After conducting detailed tests of the soils available at the site, the Engineering Research Laboratories have recommended zonal sections for the breach filling. The estimate is being revised to provide for the change suggested by the Laboratories.

(f) The work of breach filling can be successfully tackled only with the help of machinery. Arrangements are being made to procure the machinery and tackle the work in the next working season, i.e. from December, 1962.

Wet Area Under Pakhal Lake

576—

* 325 (1803) Q — Sri A Venkateswara Rao: Will the hon. Minister for Irrigation and Power be pleased to state:

(a) the total actual wet area under Pakhal lake in Narsanpet Taluk, Warangal District;

(b) whether the proposal for digging crossing canal scheme was sanctioned; if so, the estimated value;

(c) whether any estimate was prepared for remodelling the channels of paspnoor and Jalbands; if so, whether it is sanctioned under the same lake; and

(d) whether there are any proposals for remodelling the channels of Thungandam and Sangam under the Pakhal lake?
Sri A. C. Subba Reddy:
(a) 11,450 acres during 1961-'62.
(b) No, Sir. A proposal estimated to cost Rs. 5 lakhs is under examination.
(c) An estimate was prepared but it is being modified to suit the present requirements.
(d) Yes, they are under consideration.

Sri A. C. Subba Reddy: The estimate was prepared, but is being modified to suit the present requirements.

Ayacut under Zupalli Anicut

577—

* 331 (1815) Q.— Sri N. Prasada Rao (Put by Sri K. L. Narasimha Rao (Yellandu): Will the hon. Minister for Irrigation and Power be pleased to state:

(a) the extent of existing ayacut under anicut at Zupalli village, Mahboobabad Taluq, Warangal District;
(b) whether any survey was conducted for the improvement of said anicut; and
(c) if so, the result of the survey?

Sri A. C. Subba Reddy:
(a) The anicut at Zupalli is not in the list of irrigation sources maintained by the P. W. D., Irrigation Division, Warangal Circle
(b) No, Sir.
(c) Does not arise.

Gandipalem Project

578—

466 (2005) Q.— Sri P. Venkatareddy - (Udayagiri) and Sri K. Ramaiyah Chowdary: Will the hon. Minister for Irrigation and Power be pleased to state:
(a) whether there is any proposal with the Government for the construction of Gandipalem project in Udayagiri Taluq of Nellore District;

(b) if so, whether the estimates have been called for;

(c) the estimated cost and the time that would take for completion; and

(d) whether sanction has been accorded for its execution during 1962-63?

*Sri A. C. Subba Reddy:

(a) Yes, Sir;

(b) Yes, Sir;

(c) Rs. 49.09 lakhs.

It is too early to say when the work will be completed.

(d) Not yet, Sir.

* 579 —

Gottigundla Tank

* 480 (21-7) Q. *Sri K. Ramakiah Chowdary?: Will the Hon. Minister for Irrigation and Power be pleased to state:

(a) the amount of expenditure incurred for the supply channel constructed to Gottigundla tank from Neralla rivulet in Udayagiri Taluk, Nellore District; and

(b) whether plans and estimates have been prepared for the construction of anicut to the said rivulet?

*Sri A. C. Subba Reddy:

(a) Rs. 1,35,009/-

(b) Yes Sir, but the extension of the anicut right across the Nerallavagu will be taken up after watching the performance of the tank for 3 or 4 irrigation seasons.
A. C. Subba Reddy :—
(a) & (b) No, Sir, as it would adversely affect the ayacut under the mouth of the Pillaperu river and as the cost of excavating the supply channel is reported to be very high.

Tank at Gangulavari Cheruvupalli

(a) whether the estimates prepared for the purpose of the development of the tank at Gangulavari Cheruvupalli, Udayagiri Taluq, Nellore District have been sanctioned; and
(b) if so when the work will be taken up?

Sri A. C. Subba Reddy :
(a) Not yet, Sir.
(b) Does not arise.

Sat Nala Project

(a) whether the survey and estimates have been completed for the construction of “Sat Nala Project” (or Dam) in Adilabad taluq, in Adilabad District;
(b) if so, the estimated expenditure therefor;
Oral Answers to Questions: 11th December 1962

(c) when the construction work will be taken up and 
(d) whether the scheme has been included in Third 
Five Year Plan?

Sri A. C. Subba Reddy:
(a) Not yet completed, sir;
(b) It is too early to say but it may be about Rs. 90 
lakhs.
(c) It is too early to say.
(d) No, sir, the scheme included in the 3rd Five Year 
Plan is the one on "Branch of Satnala" which is a tributary 
of Satnala River

(a) & (b) The District Irrigation Consultative Committees have since been abolished and there are no proposals either to reconstitute or revive the above Committees.

Extension of Electricity in Rajampeta Taluq

(a) whether the Government propose to sanction 
extension of electricity to Tangutoor and Pothapi in Rajam- 
peta Taluq in Cuddapah Dist; and
11th December, 1962

Oral Answers to Questions:

(b) if so, when?

Sri A. C. Subba Reddy.—

(a) The matter relates to the Andhra Pradesh State Electricity Board. It is reported that proposals for extension of supply to Tangutoor, Pothapi and certain other villages in Rajampet Taluk, Cuddapah District are under consideration.

(b) The matter is under consideration at the level of Superintending Engineer, Operation, Annantapur as to the technical and other aspects of the schemes. The question of sanction will be considered after hearing from him.

Damage of culvert between Aleru and Kolanupalla

585—

345-A (1863) Q—Sri A. Ramachandra Reddy (Bhogir): Will the hon. Minister for Buildings and Highways be pleased to state:

(a) the reasons for not taking steps for the reconstruction of the culvert between Aleru and Kolanupalla on Aleru-Siddipet (P. W. D. Road) Nalgonda District which was washed away by floods during 1958-59) and

(b) whether the Government propose to take up the repairs to Aleru-Siddipet road on which the R. T. C. buses are finding it difficult to ply?

Sri Mir Ahmed Ali Khan:

(a) It has been reported by the Chief Engineer (Highways) that there is no damaged culvert on the road but there is a damaged causeway at M 2/1 Aleru-Siddipet road. As no hard strata was within the reasonable depth the Executive Engineer first proposed to construct the retaining wall on firm foundation using empty Maxphalt drums. It was later observed that the retaining walls will collapse due to scouring effect of water flow. Hence a concrete bed of 6' below the retaining wall at a cost of Rs. 13,800/ which serves the purpose will be taken up for construction.

(b) Yes.
Sri A. Ramachandra Reddy:

By March 1963 it will be converted, Sir.

Questions Nos. 586 [*446 (2075)] and 587 [*670 (2518)]

Black Topping of the Road Between Cuddapah to Rajampet.

*(827 (2851)) Q— Sri K. Mara Reddy: Will the hon. Minister for Buildings & Highways be pleased to state:

(a) at what stage the black-topping of the road between Cuddapah to Rajampet stands; and

(b) the total estimated cost of the work?

Sri Mir Ahmed Ali Khan:

(a) The road between Cuddapah to Rajampet was black-topped except in M. 6/4 to 8/2 and 28-34. Black topping in M. 6/4 to 8/2 will be taken soon after W. B. M. renewals proposed already are completed. In miles 28 to 34 the surface is being renewed with W. B. M. metal before B. T. is taken up. The existing surface is very satisfactory. B. T. is proposed to be taken up after the present rainy season.

(b) Rs. 5.8 lakhs.

Construction of a Bridge on Mulavagu

*2002 (2524) Q— Sri J. Narsinga Rao [Put by Sri M. Ramgopal Reddy]: Will the hon. Minister for Buildings & Highways be pleased to state:

(a) whether it is a fact that, after calling for tenders for the construction of a bridge on Mulavagu near Vemulawada Karimnagar District, the matter has been dropped; and

(b) if so, why?

† Not put and not answered in the House. Hence the Questions and Answers are included in the proceedings at the end of the Question Hour.

M. L. A V-2 [9]
5rz Af^r /4A^^ /1/^A^ :
(a) Yes.
(b) Due to paucity of funds during the Third Five Year Plan.

Separate Munsiff Court at Nandigama

590—

* 152^ (2719) Q.— Sri Pillalamarri Venkateswarlu [Put by Sri V. Visweswara Rao]: Will the hon. Minister for Law & Information be pleased to state:

Whether there is any proposal to have a separate Munsif Court at Nandigama, Krishna district?

Sri P. V. Narasimha Rao: No, Sir.

BUSINESS OF THE HOUSE

Sri E. Ayyapu Reddy. Sir, the terrific speed with which the question-hour is moving is proving itself rather nerve-racking. Moreover, most of us are not able to put even one supplementary on important questions. No doubt, there are a number of questions to be answered even in this sitting. I, therefore, request that the question-hour may be extended for two hours at least. We may sit one hour later. Question-hour is the life of the Assembly. During question-hour most of us are just simply bye-passed, and we are not in a position to get up and put even one supplementary. We will be losing a precious right. I, therefore, request you to see that the question-hour extends at least for two hours, if eighty questions are to be answered, because I think this is the record number of questions for this Assembly to have answered eighty questions in one hour. That is, one question does not get more than a minute. We are finding that some of our hon. Ministers are getting confused in reading the answers. Naturally, it must be so.

Mr Speaker: I would request the House to choose between one of two alternatives. One alternative is that you have got as many as 1200 questions left over. I would like to see that all these questions are finished before the 17th. Otherwise, if Members would like to have questions at the rate of 20 or 30 per day, I have no objection; but the unanswered questions will have to go to the next session. That is one thing. The second alternative is, so far as the question-hour is concerned, I do not allow even to exceed one minute. But if still Members want more time, I have no objection if the House is prepared to sit one or two evenings.
continuously and have all the questions answered by sitting two or three hours every evening. For that, some members, particularly the Chief Minister and some of the Opposition Members are against it, because they say that there is no precedent for that. It is left to the House. I am here only to carry out whatever suggestions are unanimously given by the House. If the Members want at the rate of 20 questions per day, I have no objection; but all questions left over will go to the next sitting, and by that time the importance of the questions will have been lost. Now already they are pending for four months or five months. It is left to the House. I do not mind either way. I would like to see that not a minute is exceeded so far as the question-hour is concerned. If you want that we should sit continuously for two or three days in the evenings, I have no objection—for two hours or three hours, as Members want.

Sri G. Latchanna: We have no objection.

Mr. Speaker: I will consult the Leaders of Opposition Parties, the Leader of the House and then decide.

Sri K. Brahmananda Reddy: My submission is: the Council is expected to sit in the evenings from 3 P.M. upto 6 or 6-30 P.M as they may please. Therefore, for the Assembly to sit in the evenings may be difficult in view of that arrangement.

Mr. Speaker: So far as that is concerned, we can adjust: if some Ministers are engaged there, I will see that Ministers who have no work there can be made to sit here. That arrangement can be made, and there will not be any difficulty for that.

Mr. Speaker: For the mornings, I do not agree I will consult the Leaders of the Parties and Leader of the House.
ORAL ANSWERS TO QUESTIONS

"B" Class Prisoners.

591—

* 1369 Q.— Sri E. Ayyapu Reddy : Will the hon. Minister for Law and Information be pleased to state:

(a) the number of 'B' class prisoners in the State at present, i.e., on 1—4—1962;

(b) the daily allowance given to 'B' class prisoners;

(c) The reasons for still keeping 'B' class amongst prisoners, and

(d) the rules or requirements for classifying a prisoner into 'B' class?

Sri P. V. Narasimha Rao:

(a) One hundred and ten.

(b) No daily allowance is paid to 'B' class prisoners.
(c) 'B' class is intended to provide better amenities to the deserving and eligible prisoners for such treatment in the Jail.

(d) Prisoners will be eligible 'B' class if:

1. they, by social status, education and habit of life have been accustomed to a superior mode of living; and
2. they have not been convicted of:
   (a) offences involving elements of cruelty, moral degradation or personal greed;
   (b) serious or premeditated violence;
   (c) serious offences against women and children;
   (d) serious offences against property;
   (e) offences relating to the possession of explosives, fire arms and other dangerous weapons with the object of committing an offence or of enabling an offence to be committed;
   (f) abetment or incitement of offences falling within these sub clauses.

Habitual prisoners are included under this class on grounds of character and antecedents.

Grounds such as infirmity, age, illness etc which entitle the prisoner to a life or comfort are also taken into consideration.

Lry Paddy Research Farm At Adilabad

592—

* 398 (1988) : Q.— Sri Vithal Rao : Will the hon. Minister for Agriculture be pleased to state :

(a) When the dry paddy research farm was established at Adilbad;

(b) how much amount is being incurred on it by the Department per annum; and

(c) The results of the said research?

Sri A. Balarami Reddy :

(a) On 20th June, 1958.

(b) The actual expenditure incurred is detailed below :

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1958-59</td>
<td>2,662/-</td>
</tr>
<tr>
<td>1959-60</td>
<td>4,905/-</td>
</tr>
<tr>
<td>1960-61</td>
<td>7,056/-</td>
</tr>
<tr>
<td>1961-62</td>
<td>5,831/-</td>
</tr>
</tbody>
</table>
The work is still in its initial stage. Trials have been conducted and are in progress. No results can be expected under a Research Project within a period of 4 to 5 years.

Tractors on Rent

593—

* 748 (2688) Q.— Sri S. Jagannadham: Will the hon. Minister for Agriculture be pleased to state:

(a) whether it is a fact that there is a rule or G. O. stating that a tractor cannot be supplied on rent, unless the applicant has got at least 80 acres of land; and

(b) if so, the reasons therefor.

Sri A. Balarami Reddy:

(a) No, Sir.

(b) Does not arise.

Experimental Seed Farms.

594—

* 778 (2743) Q.— Sri Vavilala Gopalakrishnayya: Will the hon. Minister for Agriculture be pleased to state:

(a) whether the Government propose to purchase any lands under the various project areas in the State in order to establish experimental seed farms for the purpose of demonstration to the ryots; and

(b) whether any such policy is finalised and, if so, what per cent of the area is decided or proposed to be purchased for the purpose?

Sri A. Balarami Reddy:

(a) The answer is in the negative.

(b) This does not arise.

Facilities to Tobacco Growers of Kurnool District.

595—

* 872 Q.— Sri E. Ayyapu Reddy: Will the hon. Minister for Agriculture be pleased to state:

(a) what facilities the Agriculture Department are giving to the tobacco growers of Kurnool District, especially with respect to curing, warehousing and marketing tobacco; and
Oral Answers to Questions: 11th December, 1962

(b) whether any research has been conducted to find out whether Virginia tobacco of the Guntur variety could be grown in certain parts of Kurnool District?

Sri A. Balaram Reddy:

(a) No facilities have so far been afforded either by the Agriculture Department or by the Marketing Department to the tobacco growers of Kurnool District with respect to curing, warehousing and marketing of tobacco.

(b) The answer is in the negative.

Minimum wages committee for tobacco and beedi industry.

596—

* 1242 (2155) Q— Sri N. Mohan Rao: Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Minimum Wages Committee pertaining to Tobacco and Beedi Industry has submitted its report to the Government by 18th May;

(b) whether the Government propose to take steps for immediate implementation of the recommendations of the committee; and

(c) if not, why?

Sri B. V. Gurumurthy:

(a) Yes, sir.

(b) & (c) Government have issued orders in G. O. M. S. No. 1199, Home, dated 30-6-1962 bringing into force the revised wages for Telangana area with effect from 1st July 1962. A number of writ Petitions have been filed in the High Court which has stayed the operation of the Government Order subject to certain conditions. The matter is thus Sub-Judice.

§ Question No. 597 [∗ 1261 (2290)]

Fair Weather Route From Nekarikalu to Sattenapalli.

598—

* 1149 (1381) Q— Sri Vavilala Gopalakrishnaiiah: Will the hon. Minister for Labour and Transport be pleased to state:

§ Not put and not answered in the House. Hence the Question and answer are included in the Proceedings at the end of the Question Hour.
(a) Whether a fair weather route from Nekarikallu to Sattenapalli via Reddygudem in Guntur district was opened to ply the buses; and

(b) If so, how many buses are allowed to run?

Sri B. V. Gurumurthy:

(a) Yes, Sir.

(b) The matter is under consideration as the route in question overlaps the notified route to an extent of 7 miles.

Nationalisation of Bus Transport in Kurnool District.

(a) Whether the Government propose to nationalise the Bus Transport in Kurnool district;

(b) What are the routes that are going to be nationalised;

(c) What will be the total estimated amount to be paid to the fleet owners as compensation; and

(d) Whether the Road Transport Corporation is going to introduce new buses or retain the old ones belonging to fleet owners?

Sri B. V. Gurumurthy:

(a) The Corporation proposed to nationalise the Transport services in Kurnool District in a phased programme in 1963.

(b) The Scheme has already been published in the Andhra Pradesh Gazette Part II dated 29-11-1962.

(c) The amount of compensation payable to the operators depends on the routes taken over and the date of expiry of the permits. It is not possible to estimate the amount of compensation until the phased programme is finalised.

(d) The Corporation is introducing its own buses and will not retain the private operators' buses.
Manorama Tourist Bus Service:

1324 (2712) Q.— Sri K. Marareddy: Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether Manorama Tourist Bus Service organised by the State in the capital was run on profit or loss for the year 1961-62; and

(b) the places to which the said bus will ply?

Sri B. V. Gurumurthy:

(a) The Manorama Tourist Bus Service has been running at a loss during the year 1961-62 due to its limited use.

(b) The bus is at present operating on Tuesdays, Thursdays and Saturdays in the City and on Sundays to Nagarjunasagar.

Lift Irrigation Scheme for some Villages in Zahirabad Taluk

316—

* 392 (1975) Q.— Sri Ramachandra Rao Deshpande: Will the hon. Minister for Agriculture be pleased to state:

(a) whether any survey was conducted regarding the lift irrigation scheme for Pampad, Shahpoor and Sirpur villages of Zahirabad Taluk of Medak district during the year 1959;

(b) if so, the result of the survey;

(c) the details regarding the estimated cost of the scheme, and the acreage that would be irrigated; (under both heavy irrigation and light irrigation)

(d) is it a fact that at the instance of the Government an American expert examined the scheme and gave a report and

(e) if so, the reasons for the delay in implementing the same?

A:— (a) Yes, Sir, Preliminary survey was conducted in respect of all the three villages. In respect of Pampad village, a detailed survey was also made and a design of the scheme was also done.

M. L. A-V-2 (10)
(b) Preliminary survey of Shahpur & Sirpur villages revealed that the schemes are uneconomical to implement and the survey of Pampad village revealed that it is a remunerative one.

(c) The details of the scheme worked out in respect of Pampad village are as follows:

(i) Estimated cost Rs. 2,50,000/-

(ii) Acreage that can be brought under cultivation.

(Heavy irrigation 900 acres
Light irrigation 1000 acres)

(iii) Number of Cultivators to be benefited. 135

(d) An American Expert under T. C. M. Programme, Mr. H. C. Cole visited Pampad village during the time of the erstwhile Hyderabad Government for studying the technical details of the scheme there. But he has not given any report.

(e) The Pampad scheme could not be implemented as it was represented that the area covered by the scheme is likely to be affected by the proposed Devanoor project which was only 3 miles away.

Work under Arniyar Project

573—

* 97 (1089) Q — Sri D. Gopalaraju : Will the hon. Minister for Irrigation and Power be pleased to state:

(a) whether the Government are aware that the following works have been left incomplete under the Arniyar Project in Satyavedu Taluq, Chittoor District; that came to the State Government, as per the implementation of Sr. Pataskar's Award on 1—4—1960;

i. Re habilitation of Muduir village in black tank of Nagalapuram;

ii. Demolition of tank bund of black tank of Nagalapuram and assignment of lands to Muduir ryots;

iii. Assignment of lands to Keepludi ryots; and

iv. Formation of new tank for Tulasi-Krishnapuram villages under Araniyar project.
(b) whether the Government propose to execute the above left over works in the original scheme; and
(c) if so, when?

A :- (a) Yes, Sir.

1. The work is being attended to by the Revenue Department. Rehabilitation of the village has already been completed.

11. The assignment of tank bed lands of black tank of Nagalapuram is being dealt with by Revenue Department. The tank bund will be demolished as soon as the tank bed lands are assigned.

1iii. This item of work is also being attended to by the Revenue Department. Out of 194 families, lands have been assigned for 137 families, so far.

1iv. The village is situated above the Araniar Project and they have put in a petition for formation of a new tank for giving irrigation facilities for their lands. The scheme is under investigation.

(b) Yes, Sir, except item (a) (iv) which is under investigation.

(c) All the above items of works except item (iv) have already been taken up charging to the original scheme. The items of work referred to under paras (i) to (iii) are already in progress.

* 446 (2075) Q — Sri G. Dharma Naidu : Will the hon. Minister for Buildings and Highways be pleased to state:

(a) Whether the Government propose to construct the roads;

i. Kerekanulasa to Kondibar road;

ii. Damuku to Languberthi road in Vizagapatnam District;

(b) if so, when and the estimated cost;

(c) when the work will be sanctioned!
(d) whether there is any proposal for the formation of new roads in any constituency, S Kota taluk, Vizag District; and

(e) if so, what are those and when they will be formed?

A:— (a) No, Sir.

(b) & (c) Do not arise.

(d) There are no proposals to form any road in any constituency in S. Kota Taluq.

(e) Does not arise.

Repairs to the bridge in Visakhapatnam District

587—

* 670 [2518] Q.— Sri B. Sreeramamurthy: Will the hon. Minister for Buildings & Highways be pleased to state:

(a) whether it is a fact that the bridge across Gudilove Gedda between Pemdirti and Chittivalasa in Visakhapatnam District had been left without repairs for a long time;

(b) if so, since how long; and

(c) whether the Government propose to attend to immediate repairs?

A:— (a) & (b) Yes, Sir, since 16—10—1955.

(c) No immediate repairs other than reconstructing the whole span are feasible. The proposal to reconstruct the whole span could not be considered for want of funds. It is proposed to be considered for being taken up in 1963-64.

Registration of Annam Electricals and Fruit National Workers Union.

597—

* 1261 (2290) Q.— Sri B. Subba Rao: Will the hon. Minister for Labour and Transport be pleased to state:

(a) whether the Annam Electricals and Fruit National Workers Union, Ladiyam applied on 29-1-1962 for registration under the provisions of the Trade Unions Act;
(b) whether it has been registered;

(c) if not, the reasons therefor;

(d) whether it is a fact that the services of sixty workers have been terminated after the application for the Registration was submitted; and

(e) the action taken by the Government with regard to the workers whose services had been terminated?

A:— (a) Yes. The Union submitted an application dated 2—2—1962 which was received by the Registrar of Trade Unions on 4—2—1962.

(b) No.

(c) The Union did not comply with the requirements under the provisions of the Indian Trade Unions Act and the Rules framed thereunder.

(d) The Services of 45 workers only were terminated.

(e) The matter was conciliated by the concerned Labour Officer and the Commissioner of Labour. On the basis of their reports the Government declined to intervene in the said dispute, since the management are justified in their action.

**BUSINESS OF THE HOUSE**

Mr. Speaker: If the members co-operate with me, I can allow supplementaries to be raised even if there be hundred questions: there are some members who merely send questions, but are not present in the House at the time; then there are members who do not put any supplementary questions at all; there are also members who take two minutes for putting a question; there are other members who, when I call them, do not get up, but get up
only after half a minute or so. I do not want to waste time. If everybody is alert, I am sure that even by allowing supplementary questions on important questions in which members are interested, I can have even hundred questions per day. So far as Ministers are concerned, they go on reading lengthy answers taking three or four minutes. I expect them to come prepared to the House after going through the information supplied by the Department and as far as possible try to give a brief answer and to the point. These are some of my difficulties. I do not want to express all these things in the House openly. If everyone of you co-operate with me, we can do better.

Mr. Speaker: Please come to my chamber.

**PAPER LAID ON THE TABLE**

*Amendments to the Andhra Pradesh Sugarcane (Regulation of Supply and Purchase) Rules, 1961.*

_The Minister for Agriculture (Sri A. Balarama Reddy):_ Sir, I beg to lay on the Table a copy of the Amendments to the Andhra Pradesh Sugarcane (Regulation of Supply and Purchase) Rules, 1961, made in exercise of the powers conferred by sub-sections (1) and (2) of Section 28 of the Andhra Pradesh Sugarcane (Regulation of Supply and Purchase) Act, 1961 and published at pages 1–4 of the Rules Supplement to Part I—Extraordinary of the Andhra Pradesh Gazette dated 13th October, 1962.

Mr. Speaker: Paper laid on the Table.

*Presentation of Supplementary Estimates of Expenditure for 1962–63* 

_The Minister for Finance (Sri K. Brahmananda Reddy):_ Sir, I beg to present the Statement showing the Supplementary Estimates of Expenditure for 1962–63.
Presentation of the Demands for Grants for Excess Expenditure for 1958-59


Mr. Speaker: Supplementary Estimates and Demands for Grants for Excess Expenditure, presented.

Sri Vavilala Gopalakrishnayya: Copies are not distributed.

Mr. Speaker: They are being distributed.

Sri Vavilala Gopalakrishnayya: Before they are read out in the House, they must be placed on the Table of the House.

Mr. Speaker: I shall see that such things are not repeated.

Sri K. Brahmananda Reddy: The discussion will take place on 14th, Sir.

Ruling

re:-- Resolution given notice of under Article 213 of the Constitution seeking disapproval of Ordinance No. 3 of 1962.

Mr. Speaker: I will now give my ruling on the intriguing and important question raised by Sri Vavilala Gopalakrishnayya yesterday. (Pause)

Sri V. Gopalakrishnayya has given notice of a resolution under Article 213 of the Constitution of India seeking disapproval of Ordinance No. 3 of 1962 issued by the Governor, when the State Legislature of Andhra Pradesh was in recess, extending the term of the office of the Presidents of Panchayat Samithis, the Chairmen of the Zilla Parishads and the term of the members elected under S. 36 of the Panchayat Samithis and Zilla Parishads Act; and the same was admitted by me on 3—12—1962. Meanwhile, Government have come forward for moving that the Andhra Pradesh Panchayat Samithis
and Zilla Parishads (Amendment) Bill of 1962 be taken up for consideration from the second reading stage, after duly publishing the Report of the Joint Select Committee to which it was referred in the last session. While the Member-in-charge of the said Bill, viz. the Minister for Planning was called upon by me to move the said Bill, Sri V. Gopalakrishnayya rose up and contended that his resolution should be taken up first and disposed of by the House before the Bill was taken into consideration, basing his argument on two grounds: firstly, that Article 213 of the Constitution confers a right to move a resolution disapproving the Ordinance and secondly, if the resolution is not considered earlier than the Bill, the very purpose of moving the resolution would be defeated and that it becomes infructuous if the Bill is passed by the House. Before I proceed to consider the points raised by Sri Gopalakrishnayya it is better to note the relevant portions of Article 213 here for proper appreciation of the entire issue. Article 213 (2) of the Constitution lays down that "an Ordinance promulgated under this Article shall have the same force and effect as an act of the Legislature of the State assented to by the Governor but every such Ordinance shall be laid before the Legislative Assembly of the State or where there is a Legislative Council in the State, before both the Houses and shall cease to operate at the expiration of six weeks from the reassembly of the Legislature or before the expiration of that period a resolution disapproving it is passed by the Legislative Assembly and agreed to by the Legislative Council, if any, upon the passing of the resolution etc. Both Sri Gopalakrishnayya with his resolution and the Government with the said Amendment Bill have come forward within the period of six weeks from the date of reassembly of the Legislative Assembly which commenced its sitting from 3rd December. It may also be relevant here to note that the only provision in the Ordinance No. 3 of 1962 referred to above extending the term of office of Presidents of Samithis etc. is found in (d) of para 10 of the Select Committee Report and is incorporated in the last proviso of sub-clause 4) of Clause 6 of the amending Bill, apart from other provisions. Virtually the effect of Sri Gopalakrishnayya's resolution if passed by both Houses would be the same if
the corresponding sub-clause in the Amendment Bill is not passed by the House, so that the same identical subject matter of the resolution can be considered by the House when the sub clause is taken up. It is true, as contended by Sri Gopalakrishnayya that, Article 213 confers a right of moving a resolution for disapproving the Ordinance. But it is equally clear that the Government have got a right of moving the Bill under the Constitution after only following the procedure laid down under the Rules.

Regarding the Second point raised by Sri Gopalakrishnayya that his resolution should be considered first before the Government Bill is taken up, apart from the fact that there is no specific provision either in the constitution or in the Andhra Pradesh Legislative Assembly Rules in support of his contention, his right to press the subject matter of his resolution will not in any way be prejudiced or deprived of, as he will certainly have the right to do so when the corresponding clause in his Amendment Bill is taken up by the House. Moreover, I might also observe further that the House will have greater opportunity to discuss the matter when the said clause is taken up for consideration by the House than on a resolution. For these reasons, I hold that a resolution given notice of under Article 213 for disapproving an Ordinance does not take precedence of the Government Bill, and the House is competent to proceed with the Bill as it is. Then as regards the infructuous nature of the resolution by taking it up after the Bill is passed and whether it should be balloted at all after having been admitted once by the Speaker will be decided in due course if the Member still insists on pursuing the matter after knowing the result of the Bill which is now on the anvil of the House. If the Clause in the Bill is thrown out then only it will arise and there will be no need for the resolution if the clause in the Bill is passed.

A similar point by Sri Baruah was raised in Lok Sabha on 24th May 1957 when Life Insurance Corporation Amendment Bill was taken into consideration and the ruling given by his Honour Speaker of Lok Sabha supports my ruling.

Sri Vavilala Gopalakrishnayya: Sir, while accepting your Ruling, I want to raise two points for your consideration.

Mr. Speaker: Is it about the same matter?

Sri Vavilala Gopalakrishnayya: I want to give some information.

Mr. Speaker: Then, you can come to my Chambers.

Sri Vavilala Gopalakrishnayya: If it is a question of Chambers, I would have come. But there is a vital point here. Probably the Lok Sabha decision would have been on a Bill but not on an Ordinance.

Mr. Speaker: You please go through the ruling first.

Sri Vavilala Gopalakrishnayya: I am not questioning the ruling.

Mr. Speaker: Have you gone through the proceedings? Without going through the proceedings of the Lok Sabha please do not try to......

Sri Vavilala Gopalakrishnayya: No, Sir. I am not questioning the ruling. I entirely agree with it. But only I wish to point out that it is a ruling on the Bill and not on the Ordinance. That is my contention.

Mr. Speaker: There is absolutely no difference at all between that one and this one. You go through it and then bring to my notice any doubt if you have.

Sri Vavilala Gopalakrishnayya: If it is an Ordinance, I have nothing to say. If it is a Bill it is different.

Mr. Speaker: There also it was an Ordinance.

(Pause)

I have to announce to the House that the latest hour for the receipt of Budget Motions (Cut Motions) is 3 p.m. on Wednesday, the 12th December, 1962 i.e. tomorrow. All such motions as are received afterwards will not be admitted.
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

Government Bill


Mr. Speaker: There are a few more Members to speak on the Bill.

The Minister for Planning (Dr. M. Chenna Reddy): We have a large number of amendments also. Today to complete, it depends upon the members. I do not know what time they would like to utilise for their speeches and amendments.

Mr. Speaker: If we are unable to finish by 1-30 p.m., we will have to sit in the evening also from 3-30 to 5-30 p.m. because there are still a good number of Members who want to speak. And there are 59 amendments.

Mr. Speaker: But it must be finished today, if necessary by sitting in the evening.

Dr. M. Chenna Reddy: Sir, I would submit for your consideration and the consideration of the hon. Members that most of the points that have been mentioned yesterday have been narrowed down to two or three points. I am also happy to report that the Government is accepting two or three points and I have already moved official amendments and I do not think there will be much of a ground to cover. Still I leave it to you and the hon. House.

Mr. Speaker: Let us see what progress we can make. There are still some hon. Members who want to speak.

Select Committee 3 refer रूढ़ि. Select Committee छ, के
Government Bill:
The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

The points are self-contradictory and it quote this.

Select Committee stage 22, 23 amendments were unanimous decisions and 24, 25 decisions unanimous are decisions. Select Committee stage oppose this. Constitution of panchayat Samithis and Zilla Parishads are fundamental. 6 months, 8 months implement this stage.
Committee members are conducting experiments on their letters and trying to accept direct elections in six months. I've been clear throughout and I am convinced that this is not the correct procedure. But, on direct elections, I have been very clear throughout and I am convinced that this is not the correct procedure. Of course, on the proportional representation and other things, I personally would agree because for party reasons which I explained to them earlier, I could not agree with them earlier. Now, I am happy to report that on other points, I have been able to give official amendments.

(Mr Deputy Speaker in the Chair.)

Dr. M. Chenna Reddy: I am afraid, the hon. Member's speech is causing a wrong impression on the statement of facts. At no stage have I agreed for the direct election. This may be said about some other points like proportional representation or others. But, on direct election, I have been very clear throughout and I am convinced that this is not the correct procedure. Of course, on the proportional representation and other things, I personally would agree because for party reasons which I explained to them earlier, I could not agree with them earlier. Now, I am happy to report that on other points, I have been able to give official amendments.
Regarding reconsideration of the provision for the co-option of members to the Panchayat Samithis and Zilla Parishads. In our considered opinion the very basis on which the members are co-opted to the Panchayat Samithis and Zilla Parishads is questionable and has militated against the avowed democratic character of these bodies.

To make these bodies truly representative of all interests and of all classes, provision may be made for limited representation of Scheduled Castes and Tribes, Women and the Cooperative Societies without resorting to cooption of large number of members to these bodies and empowering them to contest elections to various offices in these bodies."
The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

Government Bill : 11th December, 1962 201

scheduled castes scheduled tribes, i.e.,
limited representation is allowed for co-option whereas
not, as self-contradictory as such, is not
understandable.

The fundamental point — Change of the mode of
election to the standing Committees from
proportional representation by means of single transferable vote or non-
transferable vote to direct elections by means of
proportional representation is already
envisaged in the Bill. Minute of dissent 21, 22, 33 (A)
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20, 22, 33 (A) is not envisaged in the Bill. Minute of dissent 21, 22, 33 (A)
Government Bill:
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

ஸ்ரீనிவாசம் வாஸ்கர் உந்தியக்கரையை இயக்கவான். கால்செல் அரசு சான்று பெற்று மூன்று வேள் இவ்விடத்தில் மறைந்து விட்டது. வெளியில் சுந்தர் புது சூழ்ச்சொல் மறைந்து விட்டது. இந்தியக்கரையின் மூலம் சுந்தர் புது சூழ்ச்சொல் மறைந்து விட்டது. இந்தியக்கரையின் மூலம் சுந்தர் புது சூழ்ச்சொல் மறைந்து விட்டது.
Government Bill:
The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

204 11th December, 1962

The Government of Andhra Pradesh presents for the consideration of the State Assembly, The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962, with a view to provide for certain amendments in the existing laws relating to Panchayat Samithis and Zilla Parishads in the State.
Standing Committees make decisions and refuse to reconsider. The Standing Committee decides to refuse reconsideration of the decision. Standing Committee 1 is set up to reconsider the decision. Standing Committee 2 is set up to reconsider the decision. Standing Committee 3 is set up to reconsider the decision. Standing Committee 4 is set up to reconsider the decision.

Voting rights and the breakdown of the constituency are equal. The voting rights are apportioned on a constituency-wise basis. The Breakdown of Blocks is as follows:

1. Co-opted members and Presidents.
2. M.L. As.
3. M.L.A.

Qualified, disqualified, or District Munisif refer to the following:

Executive Officer, member, ignore, member, and member.
Government Bill:
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

The provisions relating to the direct election shall come into force on the day the Bill becomes an Act.

As the three-fifths majority has been secured, the Chairman of the Select Committee may be the President of the Assembly. The provisions relating to the direct election shall be brought into force on the day the Bill becomes an Act.

If the President does not assent to the Bill, the said Bill shall become law if it is passed by the legislature of the State in the Session following that in which the Bill was presented to the Governor.

Direct election shall be conducted on the 35th day from the date of publication in the Official Gazette.

11th December, 1962

Standing Committee 5th teachers’ constituency 6th M.L.C. 7th Education Standing Committee 8th ex-officio members 9th Select Committee 10th members 11th Select Committee 12th report 13th Government amendment 14th report 15th amendment 16th radical 17th radical 18th radical 19th radical 20th radical 21st radical 22nd radical 23rd radical 24th radical 25th radical 26th radical 27th radical 28th radical 29th radical 30th radical 31st radical 32nd radical 33rd radical 34th radical 35th radical 36th radical 37th radical 38th radical 39th radical 40th radical 41st radical 42nd radical 43rd radical 44th radical 45th radical 46th radical 47th radical 48th radical 49th radical 50th radical 51st radical 52nd radical 53rd radical 54th radical 55th radical 56th radical 57th radical 58th radical 59th radical 60th radical 61st radical 62nd radical 63rd radical 64th radical 65th radical 66th radical 67th radical 68th radical 69th radical 70th radical 71st radical 72nd radical 73rd radical 74th radical 75th radical 76th radical 77th radical 78th radical 79th radical 80th radical 81st radical 82nd radical 83rd radical 84th radical 85th radical 86th radical 87th radical 88th radical 89th radical 90th radical 91st radical 92nd radical 93rd radical 94th radical 95th radical 96th radical 97th radical 98th radical 99th radical 100th radical 101st radical 102nd radical 103rd radical 104th radical 105th radical 106th radical 107th radical 108th radical 109th radical 110th radical 111st radical 112nd radical 113rd radical 114th radical 115th radical 116th radical 117th radical 118th radical 119th radical 120th radical 121st radical 122nd radical 123rd radical 124th radical 125th radical 126th radical 127th radical 128th radical 129th radical 130th radical 131st radical 132nd radical 133rd radical 134th radical 135th radical 136th radical 137th radical 138th radical 139th radical 140th radical 141st radical 142nd radical 143rd radical 144th radical 145th radical 146th radical 147th radical 148th radical 149th radical 150th radical 151st radical 152nd radical 153rd radical 154th radical 155th radical 156th radical 157th radical 158th radical 159th radical 160th radical 161st radical 162nd radical 163rd radical 164th radical 165th radical 166th radical 167th radical 168th radical 169th radical 170th radical 171st radical 172nd radical 173rd radical 174th radical 175th radical 176th radical 177th radical 178th radical 179th radical 180th radical 181st radical 182nd radical 183rd radical 184th radical 185th radical 186th radical 187th radical 188th radical 189th radical 190th radical 191st radical 192nd radical 193rd radical 194th radical 195th radical 196th radical 197th radical 198th radical 199th radical 200th radical 201st radical 202nd radical 203rd radical 204th radical 205th radical 206th radical 207th radical 208th radical 209th radical 210th radical 211st radical 212nd radical 213rd radical 214th radical 215th radical 216th radical 217th radical 218th radical 219th radical 220th radical 221st radical 222nd radical 223rd radical 224th radical 225th radical 226th radical 227th radical 228th radical 229th radical 230th radical 231st radical 232nd radical 233rd radical 234th radical 235th radical 236th radical 237th radical 238th radical 239th radical 240th radical 241st radical 242nd radical 243rd radical 244th radical 245th radical 246th radical 247th radical 248th radical 249th radical 250th radical 251st radical 252nd radical 253rd radical 254th radical 255th radical 256th radical 257th radical 258th radical 259th radical 260th radical 261st radical 262nd radical 263rd radical 264th radical 265th radical 266th radical 267th radical 268th radical 269th radical 270th radical 271st radical 272nd radical 273rd radical 274th radical 275th radical 276th radical 277th radical 278th radical 279th radical 280th radical 281st radical 282nd radical 283rd radical 284th radical 285th radical 286th radical 287th radical 288th radical 289th radical 290th radical 291st radical 292nd radical 293rd radical 294th radical 295th radical 296th radical 297th radical 298th radical 299th radical 300th radical 301st radical 302nd radical 303rd radical 304th radical 305th radical 306th radical 307th radical 308th radical 309th radical 310th radical 311st radical 312nd radical 313rd radical 314th radical 315th radical 316th radical 317th radical 318th radical 319th radical 320th radical 321st radical 322nd radical 323rd radical 324th radical 325th radical 326th radical 327th radical 328th radical 329th radical 330th radical 331st radical 332nd radical 333rd radical 334th radical 335th radical 336th radical 337th radical 338th radical 339th radical 340th radical 341st radical 342nd radical 343rd radical 344th radical 345th radical 346th radical 347th radical 348th radical 349th radical 350th radical 351st radical 352nd radical 353rd radical 354th radical 355th radical 356th radical 357th radical 358th radical 359th radical 360th radical

Block level 3rd Block Development Officer extension officers, area extension officer in charge extension officer in charge multiple control system. Department control control. Agriculture Extension officer to be called “Agricultural Extension Officer” or “Agricultural Extension Officer” in the compilation.

20th December, 1962

radical the nature of the changes envisaged in the Bill and the reasons for the changes are as follows:

The Bill introduces the following changes:

1. **Radical Changes in the Bill:** The Bill aims to provide for the establishment of Panchayat Samithis and Zilla Parishads, which will have the power to make decisions and take actions in the interest of the people. The Bill also provides for the election of members to these bodies and the holding of meetings.

2. **controls on the use of funds:** The Bill includes provisions for controlling the use of funds by the Panchayat Samithis and Zilla Parishads. This will ensure that the funds are used for the benefit of the people and not for personal gain.

3. **alternative proposals:** The Bill includes alternative proposals that will ensure the effective functioning of the Panchayat Samithis and Zilla Parishads. These proposals will be discussed at the meetings of these bodies.

In conclusion, the Bill is an important step towards the establishment of democratic institutions in the state, which will ensure the welfare and development of the people.
Government Bill:  
11th December, 1962  
The Andhra Pradesh  
Panchayat Samithis and  
Zilla Parishads  
(Amendment) Bill, 1962

పాటలు. ఖారపంత ఎత్తు 1884 కండి యొక్క లాదాడుకు అంది  
రవాట లేదా చిత్రీకరణ రైతును.

స్థానంలో పాట ఎత్తు నియమానికెదరు (అంశాలు):  
అదే వారి సాధనం  
పాట ఎత్తు నియమానికెదరు మరిని పాట ఎత్తు నియమానికెదరు. తరువాత 
ప్రయానం చేశాడుకు దండం ప్రయానం ప్రయానం. నిర్ణయం, 
1950 అండి ఎన్నిక దండం ఎన్నిక దండం, నిర్ణయం 
మార్పు విధానం విధానం. నిర్ణయం 
ప్రయానం చేశాడుకు దండం ప్రయానం ప్రయానం. నిర్ణయం 
ప్రయానం చేశాడుకు దండం ప్రయానం ప్రయానం.
Government Bill:
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

11th December, 1962

...
tion shall not in any way affect his continuance as member of
the Zilla Parishad, Panchayat Samithi or Town Committee.

The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

Government Bill: 11th December, 1962

M. L. A. V-2 [13]
Government Bill
The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

212 11th December, 1962

In this final stage of the struggle and after due deliberation, it has been decided that corruption and its practices be curtailed. The process of corruption, as defined in the existing laws, will be dealt with. A final report will be submitted by the committee. The report will be presented to the Government for its consideration and action. The report will be final and conclusive. The report will be presented to the Government for its consideration and action. The report will be final and conclusive.

The resolution also clarifies that the loan in respect of arrears of Land Revenue (including land tax) should be treated as specific. The loan is to be repaid with interest. The loan will be specific to specific cases and specific clauses. The loan will be specific to specific cases and specific clauses. The loan will be specific to specific cases and specific clauses.
Government Bill: 11th December, 1962 213

The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill 1962

Indirect election and corruption are serious evils. The amendments in section 50 of the Andhra Pradesh Zilla Parishads Act, 1951, provide for indirect elections.

Indirect election and corruption are serious evils. The amendments in section 50 of the Andhra Pradesh Zilla Parishads Act, 1951, provide for indirect elections.
Standing Committee frequently frequent the Committee. 

Standing Committee often frequent the Committee. The Standing Committee often frequent the Committee.

Standing Committee is frequent the Committee.
Government Bill: 11th December 1962 215

The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

Basic units 200. direct adult franchise simultaneous corrupt practices
Electoral college impracticability expenditure
appeal good sense
Government Bill:
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

The text is in Telugu. The translation in English is not provided. If you need a translation, please let me know.
Standing Committees & proportional representation
Standing Committees democratic & co-optation of members. General body
generally opposed to Standing Committees & Standing Committees
decide General body question. General body question decided
by Standing Committee. Standing Committee controls the General body
by General body, judge of Standing Committee & Standing Committee
decides the question. If Standing Committee passes a question, the
Standing Committee is final. All the legislators set up
a Standing Committee. The Standing Committee makes the rules
and regulations of the Standing Committee. The Standing
Committee can pass any law. The Standing Committee can make
any Standing Committee. The Standing Committee can decide
the question. The Standing Committee can pass a question, the
Standing Committee is final. The Standing Committee can make
any Standing Committee. The Standing Committee can decide
the question. The Standing Committee can pass a question, the
Standing Committee is final.
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

218  11th December, 1962

Government Bill:

The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

In the Assembly of the State of Andhra Pradesh, the Government of the State of Andhra Pradesh laid before the House of Representatives a Bill for an Act to amend the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1954, and to provide for certain other matters connected therewith.

The Bill was read a first time on the 1st day of December, 1962, and was referred to the Committee on Local Government.

The House adjourned till the 11th day of December, 1962.

J. V. Reddy
Speaker

[Signature]
Government Bill:

The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

11th December 1962

The text of the document is not legible due to the quality of the image. It appears to be a legislative bill related to the Andhra Pradesh Panchayat Samithis and Zilla Parishads.
The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

(Mr. Speaker in the Chair)
Government Bill: 11th December, 1962

The Andhra Pradesh
Panchayat Samithis and
Zilla Parishads
(Amendment) Bill, 1962

The amendment is introduced in the following manner. In matured countries it is a well-known fact that the village council elections, as well as the elections for the higher bodies like the Panchayat Samithis and Zilla Parishads, take place in very few years. The period of seven years is too long. Therefore, in the case of the Panchayat Samithis and Zilla Parishads, the period for the elections should be reduced to four years. The elections should be held at least once in three years. This will ensure greater stability, more enthusiasm and efficiency in the working of the Zilla Parishads. It will also strengthen the rural community, the village community and the Panchayat Samithis. At the same time, in order to bring in direct elections, the following amendments are introduced:

1. M.L.As, M.L.Cs should be elected for three years only.
2. The Panchayat Samithis and Zilla Parishads should be held at least once in three years.
3. The amendment in the articles 25, 28 of the Constitution is introduced to bring in direct elections.
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The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

If the Vice President exercising the powers of the President is to preside over the meetings of the Standing Committees, the Act in that part shall be amended accordingly. If the Act's Rule 77 provides for the President to provide any teachers to the Standing Committees, the teachers in control shall be amended accordingly.
... In connection with the transfer of teachers it is being experienced that teachers are quite often transferred and at times in large numbers for consideration mostly other than administration. This has been a subject matter of great concern either during discussions or during the question hour on the floor of both Houses of Legislature. In some cases I have obtained details. Such things throw a bad reflection on the tone and tenor of the administration in the Panchayat Raj Institutions, at the Zilla Parishad and Panchayat Samithi level. On one point I am clear and I want to lay it down categorically that the transfers of the teachers should not be effected after 15th June, that is, after the academic year starts. This is with the object of maintaining the continuity and stability of the studies in the school. It has also another objective, viz., to help the teachers in making arrangements for their own children. I would even like that the teachers may not be disturbed repeatedly to start with at least for a period of two years. We shall see later, depending on the
experience we gain and lay down some conditions in this context.

I am however aware that with all good intentions we all have certain inevitable cases where transfers have to be effected at any time during the course of the year mostly on administrative grounds and for disciplinary reasons. I am sure such cases would be few and far between. In such cases I would certainly like the Zilla Parishad Chairman and all the Panchayat Samithis to take necessary action but would however request them to kindly send me a note of such cases. This will help me to understand the difficult circumstances under which you had to resort to these transfers and it will also equip me to defend such action on the floor of the Assembly or Council if at any time this is brought up there.

I shall place it on the Table of the House.
membership or otherwise ceases to be such member such person shall, with effect from the date of such refusal, resignation or cessation, cease to be a member of the Panchayat Samithi.

Section 11 provides that any person holding a public position in the Panchayat Samithi or any body corporate formed under the provisions of this Act or under any local authority or any other public body or any person being a member of the National Security Council or an advisory committee or any person being a member of the Educational Standing Committees or any ex-officio member of the Panchayat Samithi or any person being a member of any other committee or body corporate formed under the provisions of this Act shall be deemed to be a member of the Panchayat Samithi for the purposes of this Act.

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Government buildings, school buildings, and Primary Schools are within the maintenance of the State. Roads, State Highways, and Roads under the control of the State Highways department, are within the maintenance of the State Highways department. Roads not under the control of the State Highways department, are within the maintenance of the Roads and State Roads department. State Highways and Roads, under the control of the Roads and State Roads department, are within the maintenance of the Roads and State Roads department. Maintenance of roads is within the State Highways department. Maintenance of school buildings and Primary Schools is within the school buildings department. The maintenance of school buildings is allocated to the School Buildings department. Roads are within the maintenance of the Roads and State Roads department. Confidential reports officers are within the maintenance of the Roads and State Roads department.
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

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Government Bill:

Scheduled tribes representation. Scheduled tribes shall have the right to be represented in the Panchayat Samithis and Zilla Parishads on the basis of their proportion in the population within the jurisdiction of the Panchayat Samithis and Zilla Parishads. The representation of scheduled tribes shall be determined by the Schedule of Panchayat Samithis and Zilla Parishads and shall be reviewed every five years. The provision of this Act shall not affect the representation of scheduled tribes in the State Legislative Assembly or the Lok Sabha.

High Court jurisdiction. The High Court of Andhra Pradesh shall have the jurisdiction to entertain any application or petition relating to the interpretation or enforcement of the provisions of this Act.

Constitution of interim orders. The Secretary of the Law Department shall constitute interim orders with respect to the appointment of officers and servants, the determination of the fees payable, and the like, in accordance with the provisions of this Act.

Social welfare funds. The Social welfare funds shall be equalized through the Zilla Parishad, and shall be utilized for the welfare of the people. The Social welfare funds shall be utilized for the payment of grants in aid to the Panchayat Samithis and Zilla Parishads, and for the purpose of providing facilities for the welfare of the people in the rural areas.

Ministry of Community Projects. The Ministry of Community Projects shall be responsible for the implementation of the provisions of this Act, and shall be authorized to make rules and regulations for the purpose of carrying out the provisions of this Act.

Decentralization. Primary Health Centres and other institutions shall be decentralized to the Panchayat Samithis and Zilla Parishads, in order to give them greater autonomy and accountability in the provision of services to the people.
Decentralisation Bill: 11th December 1962:
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Agricultural Extension officer & State Plant Protection officer are also under the jurisdiction of the District Medical Officer. The District Medical Officer has the discretion to order the repair or construction of primary health centres. The President or the District Medical Officer, in the case of need, may further order the construction of primary health centres.

Experts and reports of past control measures are also important. The Agricultural Extension officer has the power to take action in this regard.

Direct election under the rules of Standing Committee election. Proportional representation, non-transferable vote are also maintained.
The Chairman put the question before the members,—whether in Zilla Parishad there should be two more co-opted members as in the case of Panchayat Samithis. The consensus of opinion was that there should be co-option in Zilla Parishads on the same lines as it is obtaining in Samithis.

The committee decided to have two more members co-opted at the Zilla Parishad level, provided the members to be so co-opted were residents of the district and were not otherwise disqualified."
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The Joint Select Committee on the co-opt official amendment record has been the Standing Committees for a long time before the amendment was included by the Standing Committees. The amendment was adopted by the Joint Select Committee on the co-opt official amendment record. The amendment to Standing Committees is for the first time before the amendment was included by the Standing Committees. The amendment to Standing Committees is for the first time before the amendment was included by the Standing Committees.

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Zilla Parishads  
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I. R. N. S.  

II. A. M.  

III. C. V.  

IV. B. D. O  

V. D. R.  

VI. M. L. A-V-2 (16)
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

11th December, 1962

Government Bill:

Individual members' rights

Section 3 (Amendment): Individual members' rights were once again emphasized, and in this regard, the amendment ensures that the rights of individual members are protected.

Section 1 (Amendment): The amendment specifies that if the government fails to protect the rights of individual members, it shall be liable to face legal proceedings.

Section 5: The amendment clarifies that the government shall ensure that the rights of individual members are protected in all circumstances.

Section 6: The amendment provides that if the government fails to protect the rights of individual members, it shall be liable to face legal proceedings.

Section 7: The amendment clarifies that the government shall ensure that the rights of individual members are protected in all circumstances.
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Zilla Parishads
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The Panchayat Samithi or a Standing Committee thereof
may at any time require the Block Development Officer to
furnish any document in his custody. The Block Develop­
ment officer shall comply with every such request unless in
his opinion immediate compliance thereof would be prejudi­
cial to the interests of the Panchayat Samithi and to the
general public...”

Sec. 20

“The Panchayat Samithi or a Standing Committee thereof
may at any time require the Block Development Officer to
furnish any document in his custody. The Block Develop­
ment officer shall comply with every such request unless in
his opinion immediate compliance thereof would be prejudi­
cial to the interests of the Panchayat Samithi and to the
general public...”

The question is:

"That the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962, as reported by the Regional Committee, be read a second time."

The motion was adopted.
Government Bill:  
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Zilla Parishads  
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Mr. Speaker: There are 59 amendments—54 given notice of by Members and five given notice of by the Government.

I will read all the amendments if the Members are moving their amendments to all the clauses. Such of those Members who want to move their amendments can move. I am only suggesting it to save time. After moving all the amendments, clause by clause discussion will be taken up. Such of those Members who want to speak on their amendments, can do so.

Mr. Speaker: The consensus of opinion is that each Clause should be taken up separately after moving the amendments for each Clause.

So we take up Clause 1 and the preamble towards the end.
Clause 2.

Mr. Speaker: The question is:
"That Clause 2 do stand part of the Bill."
The motion was adopted.
Clause 2 was added to the Bill.

Clause 3.

Sri T. K. R. Sarma: Mr Speaker, Sir, I beg to move:
"Omit sub-section (b) of Section 4 (1) (1) of the principal Act."

"Omit sub-section (ii) of Section 4 (1) of the Principal Act."

"Omit the Second Proviso in sub-clause (b) of Clause 3:
"Omit sub-section (2) of Section 4 of the Principle Act."

Mr. Speaker: Amendment moved.

Smt. A. Kamala Devi: Mr. Speaker, Sir, I beg to move:
For section 4 of the Principle Act substitute the following:

"The Panchayat Samithi shall consist of the members chosen by direct elections by the voters of the Legislative Assembly Constituencies from the Electoral circles in the Samithi Area by delimiting by Government so however that there be one member for every five thousand of the population wherein one woman, one scheduled caste and scheduled tribe representatives will be elected in the reserved seats."

For section 4 of the Principle Act, substitute the following:

"The Panchayat Samithi shall consist of the Presidents of Sar-Panches of the Village Panchayats in the area and the Presidents shall be elected directly by all the voters of the Legislative Assembly Constituency."

"Delete sub-sections (d) and (e) of Section 4 (iii) of the Principal Act."
Mr. Speaker: Amendments moved.

Sri P. Narayana Reddy: Mr. Speaker, Sir, I beg to move:

In the proviso to sub-clause (iii) of clause 3 after the words "shall be the member of the Panchayat Samithi", insert the words "and of the Standing Committee thereof."

Mr. Speaker: Amendment moved.

Smt A. Kamaladevi: Mr. Speaker, Sir, I beg to move:

For Section 4 of the Principal Act substitute the following:

"The Panchayat Samithi shall consist of the members chosen by the members of the Panchayats in the Samithi Area."

Mr. Speaker: Amendment moved.

Sri P Subbathah: Mr. Speaker, Sir, I beg to move:

For item (d) in Clause (v) of Section 4 (1) in Clause 3, substitute the following:

"(d) one person interested in rural development;

(e) one representative of a Co-operative Society functioning in the block."

Mr. Speaker: Amendment moved.

Sri A. Venkateswara Rao: Mr. Speaker, Sir, I beg to move:

For item (d) in Clause (v) of Section 4 (1) in Clause 3, substitute the following:

"(d) one person interested in rural development,

(e) one member representative of a Co-operative Society functioning in the Block duly elected by the Society."

Mr Speaker: Amendment moved.
Clause 3 of the Principal Act provides for an amendment to Clause 3 to include a co-optation clause. Clause 3 of the amendment states that "2 persons interested in rural development" shall be the co-opted members. It also states that "one person interested in rural development and one representative of the co-operative society functioning in the block" shall be the co-opted members of the co-operative society functioning in the block duly elected by the society. The Co-operative movement includes the role of the co-operative representative in the rural development activities. The distinction between the true representative of the co-operative society and others is important.

Sri T. K. R. Sarma:

Clause 4 (1) (b): In the case of a superseded or a dissolved panchayat or town committee, the District Collector shall nominate a person residing in the area within the jurisdiction of such panchayat or town committee to be the member representing such area;

Clause 4 (ii): In case a panchayat or a town committee has been constituted but no president or sarpanch of such panchayat or president of such town committee has been elected, or in case a local area or a town has been duly notified for constituting a panchayat or a town committee but the constitution of such panchayat or town committee has not been completed, one person residing within the local limits of such panchayat, local area or town, as the case may be, nominated by the District Collector to be the member representing such panchayat, local area or town. Provided that where before such nomination the members of such panchayat or town committee have been elected the District Collector, may in his discretion, prefer to nominate such person from among such members:
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

The Panchayat Samithi shall consist of the members chosen by direct elections by the voters of the Legislative Assembly Constituencies from the electoral circles in the Samithi area by delimiting by Government so however that there be one member for every five thousand of the population wherein one woman, one scheduled caste and scheduled tribe representatives will be elected in the reserved seats.

“"The Panchayat samithi shall consist of the Presidents of Sur Panches of the Village Panchayats in the area and the
M. L. A. V-2 (17)"
Presidents shall be elected directly by all the voters of the Legislative Assembly Constituency."
Mr. Speaker: They come only under clause 3, but some members while giving the notice of amendments, gave amendments to the Section.

The Principle and implementation of indirect elections...
Dr. M. Chenna Reddy: It is giving a compliment to my deligence and also a compliment to the member's deligence.

Sri P. Narayana Reddy: “Provided that such member of the Legislative Council shall be a member of only one Panchayat Samithi in such district; and where he is a registered voter in any block in such district, he shall be a member of the Panchayat Samithi of only that block; but if he is not a registered voter in any block in the district, he shall be a member of only one Panchayat Samithi of his choice in such district.”

Mr. Speaker: The question is:

“Omit sub-section (b) of Section 4 (1) (i) of the Principal Act.”

The amendment was negativzed.

Mr. Speaker: The question is:

“Omit sub-section (ii) of Section 4 (1) of the Principal Act.”

The amendment was negativzed.
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

Mr. Speaker: The question is:

"Omit the second proviso in sub-clause (b) of Clause 3"

The amendment was negatived.

Mr. Speaker: The question is:

"Omit sub-section (2) of Section 4 of the Principal Act."

The amendment was negatived.

Mr. Speaker: The question is:

"The Panchayat Samithi shall consist of the Presidents or Sir-Panches of the village Panchayats in the area and the Presidents shall be elected directly by all the voters of the Legislative Assembly constituency."

The amendment was negatived.

Mr. Speaker: The question is:

"Delete sub-sections (d) and (e) of section 4 (iii) of the Principal Act."

The amendment was negatived.

Mr. Speaker: The question is:

"In the proviso to sub-clause (iii) of clause 3 after the words "shall be the member of the Panchayat Samithi" insert the words "and of the Standing Committees thereof."

The amendment was negatived.

Mr. Speaker: The question is:

For Section 4 of the Principal Act substitute the following:

"The Panchayat Samithi shall consist of the members chosen by the members of the Panchayats in the Samithi area."

The amendment was negatived.

Mr. Speaker: The question is:

For item (d) in Clause (v) of section 4 (i) in Clause 3, substitute the following:

"(d) one person interested in rural development."
(e) one representative of a co-operative society functioning in the Block”.

The amendment was negatived.

Mr. Speaker: The question is

For item (d) in clause (v) of Section 4 (1) in Clause 3, substitute the following:

“(d) one person interested in rural development.

(e) one member representative of a Co-operative Society functioning in the Block duly elected by the Society”.

The amendment was negatived.

Mr. Speaker: The question is:

For section 4 of the Principal Act substitute the following:

“The Panchayat Samithi shall consist of the members chosen by direct elections by the voters of the Legislative Assembly Constituencies from the electoral circles in the Samithi area by delimiting by Government so however that there shall be one member for every five thousand of the population wherein one woman, one scheduled castes and scheduled tribe representatives will be elected in the reserved seats.”

The motion was declared to have been negatived.

Smt. A. Kamala Devi demanded a poll.

The House divided thus.


The amendment was negatived.

Dr. M. Chenna Reddy: Sir, I move.

At the end of sub-clause (a) of clause 3, the following shall be inserted viz.,

“Provided that a member specified in clause (iii) or (iv) shall not be entitled to contest for the office of President or Vice President till the 1st July 1964.”

Mr. Speaker: Amendment moved. (Pause)
Mr. Speaker. The question is:
At the end of sub-clause (a) of clause 3, the following proviso shall be inserted viz,

"Provided that a member specified in clause (iii) or (iv) shall not be entitled to contest for the office of President or Vice President till the 1st July 1964."

The amendment was adopted.

Mr. Speaker: The question:
"The Clause 3, as amended, do stand part of the Bill."
The motion was adopted.
Clause 3 as amended was added to the Bill.

Clause 4
Mr. Speaker: The question is:
"That Clause 4 do stand part of the Bill."
The motion was adopted.
Clause 4 was added to the Bill.

Clause 5
Mr. T. K. R. Sarma: Mr Speaker, Sir, I beg to move:
In Clause 5 for the words “on the same day—till the end of proviso” substitute the following:

“Soon after the election of the members specified in clause (v) aforesaid, the Collector shall hold at the office of the Panchayat Samithi specified in clauses 1 to v of sub-section (1) of Section 4 and all other members of the village Panchayats within the limits of the Panchayat Samithi for the election of the President and Vice-President of the Panchayat Samithis from among its members. Fifteen days notice for the meeting for the election of the President and vice-President shall be given by the Collector to the members of the Panchayat Samithi and the members of the village Panchayat within the Samithi area."

Mr. Speaker: Amendment moved.
Sri A. Venkateswara Rao: Mr. Speaker, Sir, I beg to move:
For Clause 5, substitute the following:

"The President and Vice-President of Panchayat Samithi shall be elected by all the registered voters of the Block area on the basis of direct elections on a date within a period of three months, after the date appointed by the Collector for the constitution of the Panchayat Samithi under Section 3 on every occasion when the Panchayat Samithi is reconstituted."

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

In clause 5 for the words "on the same day .......... till the end of the proviso" substitute the following:

"Soon after the election of the members specified in clause (v) aforesaid, the Collector shall hold at the office of the Panchayat Samithi a meeting of the members of the Panchayat Samithi specified in clauses 1 to v of sub-section (1) of Section 4 and all other members of the village Panchayats within the limits of Panchayat Samithi for the election of the President and Vice President of the Panchayat Samithis from among its members. Fifteen days notice for the meeting for the election of the President and Vice President, shall be given by the Collector to the members of the Panchayat Samithi and the members of the village Panchayat within the Samithi area."

The amendment was negatived.

Mr. Speaker: The question is:

For clause 5, substitute the following:

"The President and the Vice-President of Panchayat Samithi shall be elected by all the registered voters of the block area on the basis of direct elections on a date within a period of three months, after the date appointed by the
Collector for the constitution of the Panchayat Samithi under Section 3 on every occasion when the Panchayat Samithi is reconstituted.”

The amendment was negatived.

Mr. Speaker: The question is:

“That Clause 5 do stand part of the Bill.”

The motion was adopted.
Clause 5 was added to the Bill.

Clause 6

Sri T. K. R. Sarma: Sir, I move:

In sub-section (1) of Section 7 of the Principal Act, for the words “by the members of the Panchayat Samithi from among themselves” substitute the words “as prescribed in the preceding section.”

Mr. Speaker: Amendment moved.

Sri T. K. R. Sarma: Sir, I move:

Add the following at the end of sub-clause (b) of clause 6.

“And other members of the village Panchayats”.

Mr. Speaker: Amendment moved.

Sri M. Pitchayya: Sir, I beg to move:

For sub-sections (1) and (2) of Section 7 of the Principal Act, substitute the following:

(1) “There shall be a president for each Panchayat Samithi who shall be elected by all the voters of the block area as per the electoral rolls of the Assembly Constituencies Council”.

(2) “As soon as may be after the election of the members specified in clause (iii) of sub-section (1) of Section 4, a meeting of the Panchayat Samithi for electing Vice-President shall be convened by the President.”

Mr. Speaker: Amendment moved.
Sri T. K. R. Sarma: Sir, I move:

For the existing provisos in sub-clause (c) of Clause 6 substitute the following:

"Provided that the President or Vice President shall continue to carry on the administrative functions of the Samithi even after the expiry of the term specified in this sub-section until the new president or vice president is elected."

Mr. Speaker: Amendment moved.

Sri Vavula Gopalakrishnayya: Sir, I beg move:

In sub-clause (c) of clause 6 for the words "five years" substitute the words "three years".

Mr. Speaker: Amendment moved.

Sri P. Subbaiah: Sir, I beg to move:

Delete section 7 of the principal Act and substitute the following:

"There shall be a President and a Vice President for each Panchayat Samithi who shall be elected by all the registered voters of the block area directly."

Mr. Speaker: Amendment moved.

Sri A. Venkateswara Rao: Sir, I beg to move:

Delete the words "for the residue of the term of his predecessor" in sub-section (4) of section 7 and substitute the following:

"for a period of five years from the date of election"

Mr. Speaker: Amendment moved.

Sri A. Venkateswara Rao: I beg to move:

"Delete first and second provisos of sub-section (4) of the Section 7 in Clause 6."

Mr. Speaker: Amendment moved.
Mr. Speaker: The question is:

"In sub-section (1) of Section 7 of the Principal Act for the words 'by the members of the Panchayat Samithi from among themselves' substitute the words 'as prescribed in the preceding section'."

The amendment was negatived.

Mr. Speaker: The question is:

"Add the following at the end of sub-clause (b) of Clause 6—

'And other members of the Village Panchayats'."

The amendment was negatived.

Mr. Speaker: The question is:

"For sub-sections (1) and (2) of section 7 of the Principal Act substitute the following:

1. There shall be a President for each Panchayat Samithi who shall be elected by all the voters of the block area as per the Electoral rolls of the Assembly Constituencies Council."

2. As soon as may be after the election of the members specified in clause (iii) of sub-section (1) of section
meeting of the Panchayat Samithi for electing Vice-President shall be convened by the President.”

The amendment was negatived.

Mr. Speaker: The question is:

“For the existing provisos in sub-clause (c) of clause 6, substitute the following:

‘provided that the President or Vice-President shall continue to carry on the administrative functions of the Samithi even after the expiry of the term specified in this sub-section until the new president or vice-president is elected.’

The amendment was negatived.

Mr. Speaker: The question is:

“The sub-clause (c) of clause 6 for the words ‘five years’ substitute the words ‘three years’.

The amendment was negatived.

Mr. Speaker: The question is:

‘Delete section 7 of the Principal Act and substitute the following:

‘There shall be a President and a Vice-President for each Panchayat Samithi who shall be elected by all the Registered voters of the Block area directly.’

The amendment was negatived.

Mr. Speaker: The question is:

‘Delete the words for the residue of the term of his Predecessor’ in sub-section (4) of Section 7 and substitute the following:

‘for a period of five years from the date of election.’

The amendment was negatived.

Mr. Speaker: The question is:

‘Delete the first and second provisos of sub-section (4) of Section 7 in Clause 6.’

The amendment was negatived.
Mr. Speaker: The question is:
"That Clause 6 do stand part of the Bill."
The motion was adopted.
Clause 6 was added to the Bill.

Clause 7

Sri T. K. R. Sarma: Sir, I beg to move:
"Omit sub-clause (c) of Clause 7"
Mr. Speaker: Amendment moved.

Sri A. Venkateswara Rao: Sir, I beg to move:
"Delete proviso in sub-clause (c) of clause 7."
Mr. Speaker: Amendment moved. (pause)

Mr. Speaker: The question is:
"Omit sub-clause (c) of Clause 7."
The amendment was negatived.

Mr. Speaker: The question is:
"Delete proviso in sub-clause (c) of clause 7."
The amendment was negatived.

Mr. Speaker: The question is:
"That clause 7 do stand part of the Bill."
The motion was adopted.
Clause 7 was added to the Bill.

Clause 8

Mr. Speaker: That question is:
"That clause 8 do stand part of the Bill."
The motion was adopted.
Clause 8 was added to the Bill.

Clause 9

Sri. A. Venkateswara Rao: Sir, I beg to move:
"Add the following as a second proviso to sub-clause (c) of sub-section (1) of section 10 in clause 9:
"Provided that this clause shall not apply to the members of the Assembly, Council and Parliament."

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

"Add the following as a Second proviso to sub-clause (c) of sub-section (1) of section 10 in clause 9:

"Provided that this clause shall not apply to the members of the Assembly, Council and Parliament."

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 9 do stand part of the Bill."

The motion was adopted.

Clause 9 was added to the Bill.

Clauses 10 & 11

Mr. Speaker: The question is:

"That clauses 10 and 11 do stand part of the Bill."

The motion was adopted.

Clauses 10 and 11 were added to the Bill.

Clause 12

Dr. M. Chenna Reddy: Sir, I beg to move:

"In sub-clause (ii) of clause 12 of the Bill, renumber the existing item (c) as item (d) and for the existing items (a) and (b), substitute the following as items (a), (b) and (c), namely:

(a) in the opening paragraph, after the words 'in the prescribed manner', the words 'and in accordance with the
system of proportional representation by means of the single non-transferable vote' shall be added;

(b) in the second proviso, for the expression 'for the subjects specified in clause (ii) of sub-section (1)', the words 'for co-operation and industries' shall be substituted;

(c) for the third proviso, the following proviso shall be substituted, namely:

"Provided also that in the case of the Standing Committee for Education, at least one woman and one representative of the Scheduled Castes, and a member, if any, of the Panchayat Samithi specified in clause (iv) of sub-section (1) of section 4 representing a teachers' constituency shall be among its members."

Mr. Speaker: Amendment moved

(Pause)

Mr. Speaker: The question is:

"In sub-clause (ii) of clause 12 of the Bill, renumber the existing item (c) as item (d) and for the existing items (a) and (b), substitute the following as items (a), (b) and (c), namely:

(a) in the opening paragraph, after the words 'in the prescribed manner', the words 'and in accordance with the system of proportional representation by means of the single non-transferable vote' shall be added;

(b) in the second proviso, for the expression, 'for the Subjects specified in clause (ii) of sub-section (1)' the words 'for co-operation and industries' shall be substituted;

(c) for the third proviso, the following proviso shall be substituted, namely:

"Provided also that in the case of the Standing Committee for Education, at least one woman and one representative of the Scheduled Castes and a member, if any, of the Panchayat Samithi specified in clause (iv) of sub-section (1) of section 4 representing teachers' constituency shall be among members."

The amendment was adopted.
Sri T. K. R. Sarma: Sir, I beg to move:

"In sub-clause (ni) of Clause 12 for the words "five years' substitute the words 'two and half years'.'"

Mr. Speaker: Amendment moved.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"In sub-clause (1) (1) of clause 12 for the words "Forests and Fisheries" substitute the words "Forests, Fisheries, Power and Irrigation.'"

Mr. Speaker: Amendment moved.

In Rajastan they categorized like this:

(a) Production Programmes including agriculture, animal husbandry, irrigation, co-operation, cottage industries and other allied subjects;

(b) Social Services including rural water supply, health, sanitation, education, gramdan, communications and other allied subjects concerning the welfare of the community;

(c) Finances, taxation and administration.

Food Production & Irrigation intensify the work. The volume of work intensified is 330. In the year 1962, the volume of work was 299. Volume of work was 19 in 1960.
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Mr. Speaker: The question is:
“In sub-clause (iii) of clause 12 for the words ‘five years’ substitute the words ‘two and half years’.”

The amendment was negatived.

Mr. Speaker: The question is:
“In sub-clause (1)(i) of clause 12 for the words ‘Forests and Fisheries’ substitute the words ‘Forests, Fisheries, Power and Irrigation.’”

The amendment was negatived.

Mr. Speaker: The question is:
“That clause 12, as amended, do stand part of the Bill.”

The motion was adopted.
Clause 12, as amended, was added to the Bill.

Clause 13

Mr. Speaker: The question is:
“That clause 13 do stand part of the Bill.”
The motion was adopted.
Clause 13 was added to the Bill.

Clause 14

Sri V. Visweswara Rao: Sir, I beg to move:
“Delete clause 14.”

Mr. Speaker: Amendment moved.

“President, Panchayat Samithi, may invite certain persons to attend its meeting” may be explained.

President, Panchayat Samithi, may invite certain persons to attend its meeting. Standing Committees are co-opted and Standing Committees are co-opted into Standing Committees.

M. L. A V-2-(19)
Government Bill:
The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

Mr. Speaker: The question is:
"Delete clause 14"

The amendment was declared negatived.
Sri V. Visveswara Rao: I press for a division, Sir.
The House divided.
Ayes ... 42 Noes ... 92. Neutrals ... 2
The amendment was negatived.
Mr. Speaker: The question is:
That Clause 14 do stand part of the Bill”.
The motion was adopted.
Clause 14 was added to the Bill.

Clause 15
Smt. A. Kamala Devi: I beg to move:
“Delete sub-section (2) of Section 22 of the Principal Act”.
Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:
Delete sub-section (2) of Section 22 of the Principal Act”.
The amendment was negatived.
Dr. M. Chenna Reddy: Sir, I beg to move:

"In the opening paragraph for the words "the following sub-section" the words "the following sub-sections" shall be substituted and after sub-section (7), the following sub-section shall be added as sub-section (8):

"(8) The powers and functions of the president referred to in sub-sections (3), (4), (5) and (6) shall be deemed to include the powers and functions of the President as ex-officio member and Chairman of a Standing Committee."

Mr. Speaker: (Amendment moved)

(Pause)

Mr. Speaker: The question is:

"In the opening paragraph for the words "the following sub-section", the words "the following sub-sections" shall be substituted and after sub-section (7), the following sub-section shall be added as sub-section (8):

"(8) The powers and functions of the president referred to in sub-sections (3), (4), (5) and (6) shall be deemed to include the powers and functions of the President as ex-officio member and Chairman of a Standing Committee."

The amendment was adopted.

Mr. Speaker: The question is:

"That Clause 15, as amended, do stand part of the Bill."

The motion was adopted.

Clause 15, as amended, was added to the Bill.

Clause 16.

Mr Speaker: The question is:

"That Clause 16 do stand part of the Bill."

The motion was adopted.

Clause 16 was added to the Bill.
Clause 17.

Mr. Speaker: The question is:
“That Clause 17 do stand part of the Bill.”
The motion was adopted.
Clause 17 was added to the Bill.

Clause 18.

Mr. Speaker: The question is:
“That Clause 18 do stand part of the Bill.”
The motion was adopted.
Clause 18 was added to the Bill.

Clause 19.

Smt. A Kamala Devi: I beg to move:
In sub-section (12) of Section 33 of the Principal Act for the words “with the support of not less than three fifths of the total number of members of the Panchayat Samithi”, substitute the words “with the support of the single majority of the members present”.

(ii) In sub-section (12) of Section 33 of the Principal Act for the words “with the support of not less than three-fifths,” substitute the words “with the support of not less than three fifths present.”

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:
“In sub-section (12) of Section 33 of the Principal Act for the words “with the support of not less than three fifths of the total number of members of the Panchayat Samithi,” substitute the words “with the support of the single majority of the members present.”

(ii) In sub-section (12) of Section 33 of the principal Act, for the words “with the support of not less than three-fifths” substitute the words “with the support of not less than three fifths present.”

The amendment was negatived.
"That Clause 19 do stand part of the Bill."
The motion was adopted.
Clause 19 was added to the Bill.

Clause 20

Mr. Speaker: The question is:
"That Clause 20 do stand part of the Bill."
The motion was adopted.
Clause 20 was added to the Bill.

Clause 21

Smt. A. Kamala Devi: I beg to move:
"For sub-section (3) of Section 36 of the Principal Act, substitute the following:

'Every Zilla Parishad shall consist of members chosen by direct election for the Electoral Divisions in the District not more than sixty and not less than fifty in number be directed by the Government so however that there is no member as far as reasonably possible in equal proportion of the population by the voters of the list of the Legislative Assembly constituencies with reservation to seats each for woman, scheduled class and one for the scheduled tribes, and District Collector, ex-officio'.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"Every Zilla Parishad shall consist of the members of the Legislature, Parliament and the President of the Panchayat Samithi, two women and two scheduled class and scheduled tribe co-opt ed with the Chairman elected by the voter of the Legislative Assembly constituencies in the District constituency and the District Collector as ex-officio Secretary'.

Mr. Speaker: Amendments moved.
Government Bill: 11th December, 1962

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Every Zilla Parishad shall consist of the members of the Legislature, Parliament and the President of the Panchayat Samithi, two women and two scheduled class and scheduled tribe co-opted with the Chairman elected by the voters of the Legislative Assembly constituencies in the District constituency and the District Collector as ex-officio Secretary. 

Ex-officio Secretary as 10th. 10 miss 10th.pra Administrative Secretary as 10th.20th. 30th. Administrative Secretary co-ordinating officer as 10th. 20th. 30th. Collector co-ordinating officer as 10th. 20th. 30th. Administration as 10th. 20th. 30th. 40th. 50th. Administration Local Administration as 10th. 20th. 30th. 40th. clear as 10th. 20th. 30th. clear as 10th. 20th. as 10th. 20th. President as 10th. 20th. 30th. President as 10th. 20th. 30th. as 10th. 20th. 30th. executive authority as 10th. 20th. 30th. interference as 10th. 20th. 30th. coordination as 10th. 20th. 30th. District officials as 10th. 20th. 30th. Standing Committees as 10th. 20th. 30th. 40th. 50th. President as 10th. 20th. 30th. necessity as 10th. 20th. 30th. coordination as 10th. 20th. 30th. Deputy Collector as 10th. 20th. 30th. Secretary as 10th. 20th. 30th. Deputy Collector as 10th. 20th. 30th. highest rank as 10th. 20th. 30th. effective as 10th. 20th. 30th. effectiveness as 10th. 20th. 30th. as 10th. 20th. 30th. as 10th. 20th. 30th. as 10th. 20th. 30th. effectiveness as 10th. 20th. 30th.
Standing Committee Chairman and the Act 5th Amendment Act.

Council, chosen by direct election from electoral divisions in the District being not more than 60 in number and not less than 50.

Thirty thousand 30,000 members of a council as far as reasonable and practicable for not more than every 30,000.

Dr. M. Chenna Reddy: Sir, he is making a wrong statement. In the Select Committee this has been approved. I mentioned it and I read it out also. So, there is nothing new and the Committee decided to have two members co-opted at Zilla Parishad level provided the members to be so co-opted were residents of the district and were not otherwise disqualified. The only thing is that we were not able to agree about proportional representation. Now, having agreed, I am putting it here.
Government Bill : 11th December, 1962

The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962

Mr. Speaker : The question is :

"For sub-section (3) of Section 36 of the Principal Act substitute the following :

"Every Zilla Parishad shall consist of members chosen by direct election for the Electoral Divisions in the District not more than sixty and not less than fifty in number be directed by the Government so however that there is no member as far as reasonably possible in equal proportion of the population by the voters of the list of the Legislative Assembly constituencies with reservation to seats each for woman, scheduled class and one for the schedule Tribes and the District Collector, ex officio."

The amendment was declared negatived.

Sri V. Visveswara Rao : I press for a division, Sir.

The House divided.

Ayes : .... 45 Noes .... 97.

The amendment was negatived.

Sri Vavilala Gopalakrishnayya : I am not going to press my amendment.

The amendment was by leave of the House, withdrawn.
Dr. M. Chenna Reddy: I beg to move:

"In clause (viii) of sub-section (3) of Section 36 in clause 21, insert the words "on the basis of proportional representation" after the words "in the prescribed manner".

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

"In Clause (viii) of sub-section (3) of Section 6 in Clause 21 insert the words "on the basis of proportional representation", after the words "in the prescribed manner."

The amendment was declared adopted.

Sri Vavilala GopalaKrishnayya pressed for a division

The House divided.

Ayes...95 Noes : 49.

The amendment was adopted.

Dr. M. Chenna Reddy: I beg to move:

"After item (c) in clause (viii) to be substitued by sub-clause (f) of clause 21 of the Bill, insert the following, namely:--

"(d) two persons interested in rural Development"

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"After item (c) in clause (viii) to be substituted by sub-clause (f) of clause 21 of the Bill, insert the following, namely:--"
The amendment was adopted.

Mr. Speaker: The question is:

"That clause 21, as amended, do stand part of the Bill"

The motion was adopted.

Clause 21, as amended was added to the Bill.

Sri Vavilala Gopalakrishnayya: As a protest I am walking out, Sir.

(Sri Vavilala Gopalakrishnayya, then, walked out of the House)

Clause 22

Sri T.K.R. Sarma: I beg to move:

"In sub-section (1) of Section 37 of the Principal Act for the words 'by the members of the Zilla Parishad from among themselves' substitute the words 'among themselves by the members of Zilla Parishad and the members of all the Panchayat Samithis in the manner prescribed by the government'."

Mr. Speaker: Amendment moved.

Sri T.K.R. Sarma: I beg to move:

"For sub-clause (ii) of clause 22 substitute the following:

'Soon after the election of the members specified in clause (viii) of sub-section (3) of section 36 the District Collector shall hold the election of the Chairman and Vice-Chairman in the prescribed manner. The Chairman and Vice-Chairman shall be elected by the members of the Zilla Parishad and the members of all the Panchayat Samithis in the District'.

Mr. Speaker: Amendment moved."
Sri T.K.R. Sarma: I beg to move:

"For the existing three provisos in sub-clause (iii) of clause 22 substitute the following proviso:

'Provided that the Chairman or Vice-Chairman shall continue to carry on the Administrative Functions of the Zilla Parishads even after the expiry of term specified in this sub-section until the election of the new Chairman or Vice-Chairman.'

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"In sub-section (1) of section 37 of the Principal Act for the words 'by the members of the Zilla Parishad from among themselves' substitute the words 'among themselves by the members of the Zilla Parishad and the members of all the Panchayat Samithis in the manner prescribed by the Government.'

The amendment was negatived.

Mr. Speaker: The question is:

"For sub-clause (ii) of clause 22 substitute the following:

'Soon after the election of the members specified in clause (viii) of sub-section (3) of section 36 the District Collector shall hold the election of the Chairman and Vice-Chairman in the prescribed manner'. The Chairman and Vice-Chairman shall be elected by the members of the Zilla Parishad and the members of all the Panchayat Samithis in the District.'

The amendment was negatived.

Mr. Speaker: The question is:

"For the existing three provisos in sub-clause (iii) of clause 22 substitute the following proviso:

'Provided that the Chairman or Vice-Chairman shall continue to carry on the Administrative Functions of the
Government Bill.

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Bill, 1962
Zilla Parishad even after the expiry of term specified in this sub-section until the election of the new Chairman or Vice-Chairman"

The amendment was negatived

Mr. Speaker: The question is:
"That clause 22 do stand part of the Bill"
The motion was adopted.
Clause 22 was added to the Bill.

Clause 23

Smt. A. Kamala Devi: I do not want to move my amendment, Sir.

Mr. Speaker: The question is:
"That clause 23 do stand part of the Bill."
The motion was adopted.
Clause 23 was added to the Bill.

Clause 24

Sr. Speaker: The question is:
"That clause 24 do stand part of the Bill"
The motion was adopted.
Clause 25 was added to the Bill.

Clause 25

Smt. A. Kamala Devi: I would like to move only one amendment No. 40 viz.,
"Add the following at the end of sub-clause (1)(i) of clause 25 :-
"And power and irrigation".

Mr. Speaker: Amendment moved.

(Pause)
Mr. Speaker: The question is:

"Add the following at the end of sub-clause (1) (i) of clause 25:

"And power and irrigation"

The amendment was negatived.

Dr. M. Chenna Reddy: I beg to move:

"In sub-clause (ii) of clause 25 of the Bill,

(1) to item (a), add the following words:—

'and after the words 'in the prescribed manner', the words "and in accordance with the system of proportional representation by means of the single non-transferable vote" shall be added.';

"(e) for proviso (iii), the following proviso shall be substituted, namely:

"(iii) in the case of the Standing Committee for Education, of the remaining eight members one woman and one representative of the Scheduled Castes, who shall be elected by the Zilla Parishad in the prescribed manner, from among the persons residing in the district who are not members of the Zilla Parishad, and a member, if any, of the Zilla Parishad, specified in clause (iv) of sub-section (3) of section 36 representing a teachers' constituency shall be among its members;"

Mr. Speaker: Amendment moved:

(pause)

Mr. Speaker: The question is:

"In sub-clause (ii) of clause 25 of the Bill:

(1) to item (a), add the following words:—

"and after the words in the prescribed manner, the words "and in accordance with the system of proportional representation by means of the single non-transferable vote"

shall be added."
"(e) for proviso (iii), the following proviso shall be substituted, namely:—

(iii) in the case of the Standing Committee for Education, of the remaining eight members one woman and one representative of the Scheduled Castes, who shall be elected by the Zilla Parishad in the prescribed manner, from among the persons residing in the district who are not members of the Zilla Parishad, and a member, if any, of the Zilla Parishad, specified in clause (iv) of sub-section (3) of section 36 representing a teachers’ constituency shall be among its members;”.

The amendment was adopted.

Mr. Speaker: The question is:

“That clause 25, as amended, do stand part of the Bill.”

The motion was adopted.
Clause 25, as amended was added to the Bill

Clause 26.

Mr. Speaker: The question is:

“That clause 20 do stand part of the Bill”

The motion was adopted.
Clause 26 was added to the Bill.

Clause 27

Mr. Speaker: The question is:

“That clause 27 do stand part of the Bill”

The motion was adopted.
Clause 27 was added to the Bill.
Clauses 28 to 31

Mr. Speaker: The question is:
"That clauses 28 to 31 do stand part of the Bill"
The motion was adopted.
Clauses 28 to 31 were added to the Bill.

Clause 32.

Sri T. K. R. Sarma; I beg to move:
"Delete sub-clause (3) of clause 32."

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:
"Delete sub-clause (3) of clause 32"
The amendment was negatived.

Mr. Speaker: The question is:
"That clause 32 do stand part of the Bill"
The motion was adopted.
Clause 32 was added to the Bill.

Clauses 33 to 35.

Mr. Speaker: The question is:
"That clauses 33 to 35 do stand part of the Bill"
The motion was adopted.
Clauses 33 to 35 were added to the Bill.

Clause 36

Mr. Speaker: The question is:
"That clause 36 do stand part of the Bill"
The motion was adopted.
Clause 36 was added to the Bill.
Government Bill: 11th December, 1962 27

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Clause 37.

Mr. Speaker: The question is:

"That clause 37 do stand part of the Bill"
The motion was adopted.
Clause 37 was added to the Bill.

Clause 3

Dr. M. Chenna Reddy: I beg to move the following consequential amendment, Sir:-

"At the end of sub-clause (a) of clause 3 the following proviso shall be inserted, namely.

"Provided that a member specified in clause (iii) or (iv) shall not be entitled to contest for the office of president or vice-president till the 1st July 1964"

Mr Speaker: Amendment moved:

Mr Speaker: The question is:

"At the end of sub-clause (a) of clause 3 the following proviso shall be inserted, namely.

"Provided that a member specified in clause (iii) or (iv) shall not be entitled to contest for the office of president or vice-president till the 1st July 1964"

The amendment was adopted.

Mr. Speaker: The question is:

"That clause 3, as amended, do stand part of the Bill"
The motion was adopted.
Clause 3, as amended, was added to the Bill.

Clause 1

Dr. M. Chenna Reddy: I beg to move the following consequential amendment:

"The figure and letter '3(a)' be omitted from sub-clause 2) of clause 1".

Mr. Speaker: Amendment moved.

M. L. A. V-2 (21)
Mr. Speaker: The question is:

"The figure and letter '3 (a)' be omitted from sub-clause(2) of Clause 1"

The amendment was adopted.

Dr. M. Chenna Reddy. I beg to move:

"In sub-clause (2) of clause 1 of the Bill for the figure, brackets and letter '6 (a) substitute '6 (a) except the last proviso as added by item (ii).'

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"In sub-clause (2) of clause 1 of the Bill for the figure, brackets and letter '6 (a)' substitute '6 (a) except the last proviso as added by item (i)."

The amendment was adopted.

Smt. A. Kamala Devi: I do not want to move my amendment, Sir.

Sri T. K. R. Sarma: I beg to move:

"Delete sub-clause (2) of clause 1"

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"Delete sub-clause (2) of clause 1"

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 1, as amended, do stand part of the Bill"

The motion was adopted.

Clause 1, as amended, was added to the Bill.
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Preamble and Short Title

Mr. Speaker: The question is:

"That the Preamble and Short Title do stand part of the Bill"

The motion was adopted.
The Preamble and Short Title were added to the Bill.

Dr. M. Chenna Reddy: I beg to move:

"That the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill 1962 be read a third time"

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1962 be read a third time"

The motion was adopted.

Mr. Speaker: The House now stands adjourned till 8-30 a.m. tomorrow the 12th December 1962.

2-10 P.M. (The House then adjourned till Half past Eight of the Clock on Wednesday, the 12th December, 1962.)