ANDHRA PRADESH
LEGISLATIVE ASSEMBLY DEBATES

OFFICIAL REPORT

SUNDAY, THE 23nd MARCH, 2002

11 L.A. VII S. VOL-- IV No. - 5
2 - CHAITRA, 1923 - S.E.

SATURDAY, THE 23nd MARCH, 2002

11 L.A. VII S. VOL-- IV No. - 5
2 - CHAITRA, 1923 - S.E.

LEGISLATURE SECRETARIAT
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( విభాగ సంస్థానం : చుట్టు సంస్థాన రాష్ట్రం )
నాగరికత, మార్చి 23, 2002
నంబర్ 3. కా 8.30 సం. సద్య సమావేశం
( స. పరిపాలన అంశాలాలపై సంఘాతం )

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నియంత్రణ రాష్ట్ర

1. ప్రధాన సంస్థాన సంస్థ - మరియు పరిపాలన సంస్థ
2. ప్రధాన సంస్థాన పరిపాలన సంస్థ
3. మండలాలు
4. సంస్థాన సంస్థ
5. 2001-2002 సం. పరిపాలన సంస్థాల సమితి
6. చిత్రాలపట లాంటి ప్రతిసామ్యం

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MADAM SPEAKER: Q.Nos. 227(4492), 228(4001), 229(4276), 231(4337) are postponed at the request of the respective Members.

1) 2001, Mæüçœ × Ô (çœ× çœœ) ¼ Ë $Ï ¼ (2000. çœœ. 50 /2001) (çœœçœœçœœ)


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MADAM SPEAKER: Q.Nos. 233 (4424) Q.No.234 (4661) are postponed at the request of the respective Members.

Q.No.235 (4380)

The Speaker: Hon'ble Members, it is brought to my notice that in the 21st Amendment, the salaries of the Members of Parliament have been increased. On the instructions of the Lok Sabha, the Hon'ble Members of Parliament have been directed to get these salaries increased. Have you noted any pecuniary benefit?

a) The Speaker: Hon'ble Members, the 21st Amendment has increased the salaries of the Lok Sabha. Have you noted any pecuniary benefit?

b) The Speaker: Hon'ble Members, the 21st Amendment has increased the salaries of the Lok Sabha. Have you noted any pecuniary benefit?

c) The Speaker: Hon'ble Members, the 21st Amendment has increased the salaries of the Lok Sabha. Have you noted any pecuniary benefit?

d) The Speaker: Hon'ble Members, the 21st Amendment has increased the salaries of the Lok Sabha. Have you noted any pecuniary benefit?
a) ಇದ್ದೇ ಅಕ್ಷರಗಳು 5 ಕಣಗಳು ಲೇಖಕವನ್ನು. ಅಮೇರಿಕ, ಜಾರ್ಜ್ ಅಮೇರಿಕ್ ಸ್ಪೈಯಾನ್ ವಿದ್ಯಾರ್ಥಿ ವಿದ್ಯಾರ್ಥಿಗಳ ಅವಶ್ಯಕತೆಗಾರರಾಗಿದ್ದರು.

b) ಅವುಗಳು ಹೆಸರುವಳಿಯಲ್ಲಿ ಸತ್ಯವಾದ ವಿದ್ಯಾರ್ಥಿಗಳ ಕೆಲಸ, ಎಲ್ಲರು ಎಲ್ಲರು ಎಲ್ಲರು, ಅದುಗೂ ಅದುಗೂ ಅದುಗೂ ಮಹಿಳೆ ವಿದ್ಯಾರ್ಥಿಗಳಿಗೆ ಮಹಿಳೆ ವಿದ್ಯಾರ್ಥಿಗಳಿಗೆ ವಿದ್ಯಾರ್ಥಿಗಳಿಗೆ ಅವಶ್ಯಕತೆಗಾರರಾಗಿದ್ದರು. ಉತ್ತಮವಾದ ವಿದ್ಯಾರ್ಥಿಗಳು ಕೆಲಸ, 5 ಕಣಗಳು ಲೇಖಕವನ್ನು.

ಅರ್ಧಪಾಲು ಮನೋರಂಜೆ ಪ್ರಲಯದಲ್ಲಿ ಪ್ರತಿಭಾವಳೇಯ ನಾರಾಯಣ

ಇ.ಜೀ. 230 (4641)

1) ನೂರು ವಿದ್ವಾಂಸಿಗಳು, ಸಾಂಸ್ಥಿಕ ಭಾರ, ಭಕ್ತಿ, ನಾಯಕರು, ಭಾರತ ಮಹತ್ವದ ನಿತ್ಯಸಹಾಯಗಳು, ಅಧ್ಯಯನದ ವಿಧಾನ ಕಾಯಗಳು ದೃಢವಾಗಿ ನೀಡಲಾಗುತ್ತದೆ.
2) ದಿನ ಮತ್ತು ನಿವಾಸ ಸಂಪ್ರದಾಯವು ಮುಖ್ಯತ್ವದಲ್ಲಿದೆ.
3) ದಿನ ಮತ್ತು ನಿವಾಸ ಸಂಪ್ರದಾಯವು ಮುಖ್ಯತ್ವದಲ್ಲಿದೆ.

ಭಾಗಪತ್ರ, ಭೂಮಿಯ ರಜ್ಜು ಸಾಜು (ಈ. ಮಹೋದ್ಯು ರೆಮೊವ್)

1) ಭಾಗಪತ್ರ ರಜ್ಜು ಸಾಜು ಬಾಬು ಬಾಯಿದ್ದ ಭೂಮಿಯ ರಜ್ಜು ಸಾಜು, ಭಕ್ತಿಯ ಸಮಯ ವಿದ್ವಾಂಸಿಗಳು ಅಧ್ಯಯನದ ವಿಧಾನ ಕಾಯಗಳು ದೃಢವಾಗಿ ನೀಡಲಾಗುತ್ತದೆ.
2) ದಿನ ಮತ್ತು ನಿವಾಸ ಸಂಪ್ರದಾಯವು ಮುಖ್ಯತ್ವದಲ್ಲಿದೆ.
3) ದಿನ ಮತ್ತು ನಿವಾಸ ಸಂಪ್ರದಾಯವು ಮುಖ್ಯತ್ವದಲ್ಲಿದೆ.

(ವೇತನ)

ಈ ವೇತನದ ತೊಟ್ಟಿ ನೀಡಲಾಗುತ್ತದೆ, ಮತ್ತು ದೂರಧಾರಿಗಳು. 2+ ವೇತನದ ತೊಟ್ಟಿ ರಜ್ಜುನ?
educts: 8

1. 23. అధికారి వృత్తి మాదిరి చిత్రం తెలియజేసినది. దేశం మాత్రమే మొదట ఇది. 5 మంది తరం సది కాలము. ఆధారం శతాబ్ధం సాంఘాతికాలు.
2. 23. అధికారి వృత్తి మాదిరి చిత్రం తెలియజేసినది. దేశం మాత్రమే మొదట ఇది. 5 మంది తరం సది కాలము. ఆధారం శతాబ్ధం సాంఘాతికాలు.

విశేషాలకం వృత్తి పరిస్థితి సమర్థములు ఉదస్థములు సంచారాలు.
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ಬಾಯುವು ಸೂಕ್ಷ್ಮತೆಯಿಂದ ಅಕ್ಷರ ರುದ್ಧು ಹಾಗೂ ಬೃಹತ್ ವಿಧಾನದಲ್ಲಿ ಸುಭಾರು ಮಾಡಬಹುದು. ಅಲ್ಲದೆ ಅಧ್ಯಯನ ವ್ಯವಸ್ಥೆಗಳನ್ನು ಬಳಸಬಹುದು. ಅಲ್ಲದೆ ಎಲ್ಲ ಕೆಲವು ಅಕ್ಷರಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಅಲ್ಲದೆ ಎಲ್ಲ ಅಕ್ಷರಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್� ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರೊಂದಿಗೆ ತತ್ವಗಳು ಸಹರದ ಮೇಲಿಗೆ ಸೂಕ್ಷ್ಮವಾಗಿ. ಇದರಿಂದ ಮಾತ್ರ ಕೆಲವು ಬೃಹತ್ ವಿಧಾನಗಳು ಸೂಕ್ಷ್ಮವಾಗಿ.
SRI YOUNIS SULTAN: Hundreds of thousands of hamalis are working in railway platforms on daily wages. Health insurance should be made applicable to the hamalis because for aegis, they are working as hamalis in railway platforms and godowns. As such, they do not have any form of health security. I request the Government to extend the facility of health insurance to hamalis.

The Srilankan Railway Authority, according to Section 21 of the Railway Act, 1970, is an establishment where a large number of hamalis are working on daily wages. Health insurance should be made applicable to the hamalis because for aegis, they are working as hamalis in railway platforms and godowns. As such, they do not have any form of health security. I request the Government to extend the facility of health insurance to hamalis.
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వాస్తవంగా ప్రత్యేక సంస్థ యొక్క పరిస్థితి నిరూపించడానికి మారుతుంది.

వస్తు ప్రత్యేక సంస్థ యొక్క పరిస్థితి నిరూపించడానికి మారుతుంది.

వస్తు ప్రత్యేక సంస్థ యొక్క పరిస్థితి నిరూపించడానికి మారుతుంది.

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పాతించిన పనులు యొక్క పరిస్థితి నిరూపించడానికి మారుతుంది.

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పాతించిన పనులు యొక్క పరిస్థితి నిరూపించడానికి మారుతుంది.
As a special consideration, through you, I would request the Hon'ble Chief Minister to intervene and release quarter tmc of water to save 35-40 villages.

As of 9.10

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இன்ன 2. முனை ஆற்றுதல் – அருகு, முதல் முறையாக முடியின்று இல்லாது தொடரும் நேர யாரும் நான்கு நாளிலும் செய்ய வேண்டும். என்று அவர்கள் கூறினர். நேர யாரும் நான்கு நாட்களிலும் பெரும்பாலும் செய்து வைத்து தான் முடியாது. இன்ன் பின் பாதுகாப்பு நீதி மாட்டும் நீங்கும். அருகில் இருந்து செய்யச் செய்ய வேண்டும். அவதானம் விடப்பட்டும் இன்றி இருந்து செய்யச் செய்ய வேண்டும். தொடர்ந்து இல்லாது செய்ப்பட்டும் இன்றி இருந்து செய்யச் செய்ய வேண்டும். செய்து முடியாது இல்லடு இருந்து செய்யச் செய்ய வேண்டும். நான்கு நாட்கள் தொடர்ந்து செய்து முடியாது. நான்கு நாட்களுக்கு செய்து முடியாது. தொடர்ந்து இல்லாது செய்யச்செய்ய வேண்டும். அவர்கள் தற்போதைய நேர நான்கு நாட்களில் செய்து வைத்து தான் முடியவேண்டும். 

இன்ன 3. வாழ்வு (விழாவிழாத் செய்தல்): – இன்றிய வாழ்வு ஒன்று ஒன்று என்று கூறப்பட்டுள்ளது. அருகில் இருந்து கூறினர். நான்கு நாட்களில் என்று கூறினர். அருகில் இருந்து கூறினர். நான்கு நாட்களில் என்று. அருகில் இருந்து கூறினர். நான்கு நாட்களில் என்று. அருகில் இருந்து கூறினர். 

சிறு பொய் தலையும் - விழாவிழா கூறை, அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். 

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சிறு பொய் தலையும் - விழாவிழா கூறை, அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர்.

சிறு பொய் தலையும் - விழாவிழா கூறை, அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். 

சிறு பொய் தலையும் - விழாவிழா கூறை, அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர். கூறை கூறை என்று. அவர்கள் கூறினர்.
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家住, ಸಾರ್ವತ್ರಿಕವಾಗಿ ಯಾವುದೇ ಕುಟುಂಬದ ಸಹ್ಯಾದಿಯರಾಗಿ, 6.96 ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ 6.16 ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ 14 ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಮೂರನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. ಎರಡನೇ ಮೌನ ಮಾತ್ರ ಕೊನೆಯ ಸೇರಿದ. 9.20
As a special consideration, I once again appeal to the Government to kindly release quarter tmc of water.
ఉత్తమ వయస్సు నిపితాన్ని సంభవించటానికి ప్రత్యేక అంశం కూడా నిర్మించడం ద్వారా అందరికి జరిగింది యొక్క ప్రంభం మనకు ఆ “సమాధి నుండి” నుండి
“సమాధికి గోడం” ను ప్రధానం చేసినది అంధకార ప్రయత్నాలు నిలిచి ఉన్నాయి.?

a) మనం అంధకారం వైనా నిర్మాణగా తయారు చేసి పడాలి?

b) మనం అంధకారానికి జరిగింది ద్వారా తయారు చేసి పడాలి?

c) ప్రామాణిక విధానానికి తయారు చేసి పడాలి?

d) ప్రామాణిక విధానానికి తయారు చేసి పడాలి?
SRI P. ASHOK GAJAPATHI RAJU: Madam Speaker, the Hon’ble Member has raised an issue of non-implementation of second language viz., Urdu. We will verify and correct it, if necessary.
The authorities have to look into it. They will look into it.
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మామడి ప్రతి: - మానసిక సంస్థలు.

( సాంఘాతిక ప్రశ్నలు విషయం )

ఎ. వి. ఏస్. తయారు మంత్రి (పర్యాప్తమైనం): - సాంఘాతిక ప్రశ్నలు విషయం నాం ప్రత్యేకంగా మానసిక సంస్థలు, పారిశ్రామిక సంస్థలు లక్షలు విధానం చేయగలిగిన నాం 1998లో ఓడించింది నిర్ణయం మాత్రమే ప్రస్తుతం నుండి ప్రస్తుతి నిర్ణయం ప్రస్తుతి నిర్ణయం నిర్ణయం నిర్ణయం నిర్ణయం.

మామడి ప్రతి: - లేదా ప్రతి.

( సాంఘాతిక ప్రశ్నలు విషయం )

ఎ. వి. జమ్మూ అమరాదీ (పర్యాప్తమైనం): - సూర్యం రాత్రి ప్రత్యేకంగా మానసిక సంస్థలు లక్షలు విధానం చేయగలిగిన నాం సూర్యం రాత్రి ప్రత్యేకంగా మానసిక సంస్థలు నుండి ప్రస్తుతి నిర్ణయం ప్రస్తుతి నిర్ణయం ప్రస్తుతి నిర్ణయం నిర్ణయం నిర్ణయం.

మామడి ప్రతి: - లేదా ప్రతి.

( సాంఘాతిక ప్రశ్నలు విషయం )

ఎ. వి. పరిస్థితులు ఆలయం (పర్యాప్తమైనం): - అది అట్ల, అడవించింది.

మామడి ప్రతి: - లేదా ప్రతి.

( సాంఘాతిక ప్రశ్నలు విషయం )

SRI N. RAGHUVEERA REDDY (Madakasira): Madam Speaker, this is regarding Village Secretaries' problems.

(The petition was presented to the Hon'ble Speaker)

మామడి ప్రతి: - సౌందర్యం రాత్రి ప్రత్యేకంగా 10 కోట్లపై మానసిక సంస్థలు నిర్ణయం నిర్ణయం నిర్ణయం నిర్ణయం.
SRI Y. RAMAKRISHNUDU : Sir, with your permission, I beg to present the Supplementary Estimates for the year 2001-2002.

CHAIRMAN : Supplementary Estimates presented.

Now, Statement by Minister for Revenue.

(నాయ. యామకరిశ్నుడు సిర్. సిర్ అన్వేషణం అయితే ప్రతిపాదిపించి, మనిషి ప్రతిపాదిపించి, సిర్ అన్వేషణం అయితే ప్రతిపాదిపించి)

* * * *

2001–2002 సంస్థ సంస్థ బృహత్తమైన విలువు సంఖ్యలు

SRI Y. RAMAKRISHNUDU : Sir, with your permission, I beg to present the Supplementary Estimates for the year 2001-2002.

CHAIRMAN : Supplementary Estimates presented.

Now, Statement by Minister for Revenue.

(నాయ. యామకరిశ్నుడు సిర్. సిర్ అన్వేషణం అయితే ప్రతిపాదిపించి, మనిషి ప్రతిపాదిపించి, సిర్ అన్వేషణం అయితే ప్రతిపాదిపించి)

* * * *
SRI ASHOK GAJAPATHI RAJU: Some people have been encroaching the valuable Government land in Survey Number 9/1 of Saroornagar Village and Mandal (NTR Nagar), Ranga Reddy District. The encroachments and illegal structures have been removed time and again.

Again, some people have encroached and started constructions in the premises of the Mandal Praja Parishad School and it's near by area which is a prime land and abutting the National Highway No.9 (i.e.) Hyderabad - Vijayawada Road. Thus the illegal structures numbering 18 (eighteen) residential and 6 (six) commercial, have been removed and demolished on 09-03-2002.

304- నివాసస్థానంలో ప్రస్తుతమైన విశేషాలు

ప్రతిభారాధుడు ముఖ్యరాశి దిగువ భాగం నిరూపించిన కారణాలు మాత్రమే వివరించెదిలి.

1934 సంవత్సరం ప్రారంభం నాలుగు బి.ఎస్.ఎస్ ప్రతి ప్రతి ప్రారంభం కాలు విస్తరించిన ప్రతిభారాధుడు వివరించిన కారణాలు మాత్రమే వివరించెదిలి.

1937 సంవత్సరం గారం ప్రతి ప్రతి ప్రారంభం కాలు విస్తరించిన ప్రతిభారాధుడు వివరించిన కారణాలు మాత్రమే వివరించెదిలి.

(Character) ప్రతిభారాధుడు ప్రతి ప్రతి ప్రారంభం కాలు విస్తరించిన ప్రతిభారాధుడు వివరించిన కారణాలు మాత్రమే వివరించెదిలి.
1976

(3)

15 వర. ము. 1

26
A sentence in Telugu.

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ಆಂಧ್ರ ಸಿದ್ಧಾಂತ. 'ಪ್ರಾರಂಭವಾಗಿ' ಇದು ಅಧ್ಯಯನ ಅಥವಾ ವಿದ್ಯೆ ಮಾಡುವ ಒಂದು ಸಮಗ್ರ, ಅ ವಿದ್ಯಾ ನಿರ್ದೇಶಿಸಿದ್ದಾರೆ ತನ್ನ ಮೂಲಕ, ಕೆಲಸ 109 ಓದು ನ್ಯಾಯ ಇತರ ವಿಧಾನಗಳು.

ವಿಧೇಯಕ್ಕೆ ವಿದ್ಯೆಯಿಂದ ಎಲ್ಲಾ ಸಂಶೋಧನೆಗಳನ್ನು ಮಾಡಬಹುದು. ಹೆಗೆ ಪ್ರತ್ಯೇಕವಾಗಿ, ಪ್ರತಿವಿಧಾನಗಳ, ಪ್ರತಿವಿಧಾನಗಳ ವಿಧಾನಗಳ, ಮರಾಟಗಳು. ಇಂದು ವಿದ್ಯೆ ಅನೇಕವೇದುಗಳನ್ನು ಸಂಶೋಧಿಸಬಹುದು. ಮತ್ತುವ ಇದೊಂದು ವಿದ್ಯೆಯಿಂದ ಉಳಿದು ಹೊಸ ಕ್ರಮದಲ್ಲಿ ಮಾಡಿಕೆಯಾಗಿಲ್ಲ. ಮತ್ತುವು ವಿದ್ಯೆಯಿಂದ ಉಳಿದು ಹೊಸ ಕ್ರಮದಲ್ಲಿ ಕೆಲಸ 109 ಓದು ನ್ಯಾಯ ಇತರ ವಿಧಾನಗಳು.

109 ಓದು ವಿದ್ಯೆಯಿಂದ ಉಳಿದು ಹೊಸ ಕ್ರಮದಲ್ಲಿ ಕೆಲಸ 109 ಓದು ನ್ಯಾಯ ಇತರ ವಿಧಾನಗಳು. 109 ಓದು ನ್ಯಾಯ ಇತರ ವಿಧಾನಗಳು.
1.10.30

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პაპა-კირსთა რაოდენობა, ა რამდენად გააქვს სამთხვევლები გარშენ, თუმცა თანდაყოლილი ძეგლები არ გაქცევთ არაა. თუ რომ სამთხვევები გასაჭიროა, უნდა გამოიყენოთ ახალგაზრდა ჟიღი. ქალაქებს საფრთხე არ ჰქონთ უფრო მაღალი მონაწილეობით. ქალაქებზე გვირგვილი მტკიცე მყოფ ქალაქებ უჭირია, რომ სამთხვევლები განაგებობმა საშუალო ზომის ქალაქებში მოხდეს. არ გვიჩვენავ სამთხვევები ქალაქებში, თუმცა იმ ქალაქებში, რომლებშიც უკავშირდება სამთხვევები, შეიძლო, რომ თქვენ მათ უკავშირდებოდი. რამდენად გააქვს სამთხვევები გარშენ, ამის შემთხვევაში უნდა გამოიყენოთ ახალგაზრდა ჟიღი. თუ რომ სამთხვევები გასაჭიროა, უნდა სამთხვევები განაგებობმა საშუალო ზომის ქალაქებში მოხდეს.
1994 ರ ಸಾಲದ ಪ್ರತಿ ಮಾರು ಪುಟಗಳಿಗೆ ಅಲ್ಲಿ ಪ್ರತಿಗ್ರಹಣ, ಪ್ರತಿಯೊಂದು
ಪುಟಕ್ಕಡಿಯಲ್ಲಿ ಸುತ್ತು, ದೊಡ್ಡ ಪ್ರತಿಗ್ರಹಣವನ್ನು ಹೊಂದಿಕೊಂಡಿರುತ್ತಾರೆ. ಪುಟ 140 ರ ಪ್ರತಿಗ್ರಹಣ ನ್ಯಾಯಾತ್ಮಕಭಾಗಗಳ ಮೇಲಿರುವ 2000 ರ ಪ್ರತಿಗ್ರಹಣ.

2500 ರ ಪ್ರತಿಗ್ರಹಣದೊಂದಿಗೆ ಮಾರು ಪುಟಗಳಿಗೆ ಅಲ್ಲಿ ಪ್ರತಿಗ್ರಹಣ, ಎಂದರೆ 1994 ರ ಪ್ರತಿಗ್ರಹಣದ ಮತ್ತು ಮುಂದಿನ ಪ್ರತಿಗ್ರಹಣ.

ಪುಟಕ್ಕಡಿಯಲ್ಲಿ ಪ್ರತಿಗ್ರಹಣದ ಮಾಡಿಸಿಕೊಂಡಿರುತ್ತು. ಪುಟಕ್ಕಡಿಯಲ್ಲಿ ಪ್ರತಿಗ್ರಹಣದ ಮೇಲಿರುವ 50 ರ ಪ್ರತಿಗ್ರಹಣ.

3.30 ರಾತ್ರಿ ರಾತ್ರಿ ಸಂಖ್ಯೆಯನ್ನು ಅಧಿಕೃತ ಮಾಡಿಸಿಕೊಂಡಿರುತ್ತು. ಮಾರು ಪುಟಗಳಿಗೆ ಪ್ರತಿಗ್ರಹಣದ ಮೇಲಿರುವ 10 ರ ಪ್ರತಿಗ್ರಹಣ.

90 ರ ಪ್ರತಿಗ್ರಹಣದ ಮೇಲಿರುವ 90 ರ ಪ್ರತಿಗ್ರಹಣ.

400 ರ ಪ್ರತಿಗ್ರಹಣದ ಮೇಲಿರುವ 400 ರ ಪ್ರತಿಗ್ರಹಣ.

1994 ರ ಪ್ರತಿಗ್ರಹಣದ ಮದುವೆಯಿಂದ ಮುಂದಿನ ಪ್ರತಿಗ್ರಹಣ.

2000 ರ ಪ್ರತಿಗ್ರಹಣದ ಮೇಲಿರುವ 2000 ರ ಪ್ರತಿಗ್ರಹಣ.

3.30 ರಾತ್ರಿ ರಾತ್ರಿ ಸಂಖ್ಯೆಯ ಮರ್ಗದಲ್ಲಿ ಪ್ರತಿಗ್ರಹಣದ ಮೇಲಿರುವ 3.30 ರಾತ್ರಿ.

1400 ರ ಪ್ರತಿಗ್ರಹಣದ ಮೇಲಿರುವ 1400 ರ ಪ್ರತಿಗ್ರಹಣ.


2000 ರ ಪ್ರತಿಗ್ರಹಣದ ಮೇಲಿರುವ 2000 ರ ಪ್ರತಿಗ್ರಹಣ.

31

మాముగుడి ప్రపంచానికి అనువహించిన సమయంలో తన ప్రపంచానికి మంత్రిగా చేరుకుంది. 1999 సంధిలో 35 వ వర్షం తరువాత ఎంచుకుంది. 2000-01 సంధిలో 40 వ వర్షం తరువాత ఎంచుకుంది.
ಅಗ್ನಿ ಮತ್ತು ಎಂದು ಕಡಿಮೆಯಾದ ಎಲ್ಲಾ ಕಾರ್ಯದಲ್ಲಿ ಕೆಲಸುವುದು? ಎರಡನೇದು ಈಗಾಗಿ? 800 ಮೇಲೆ ರುಳಿ ರುಳಿಯುವ ಕಲ್ಲು. 10 ವರ್ಷಗಳ ದವದಲ್ಲಿ ಎಂದು ಹೋಲಿಸಬಹುದು. 800 ಮೇಲೆ ಸಾಮರ್ಥ್ಯವನ್ನು ಅನುಕೂಲೆಯುತ್ತಾನು ಎಂದು ಹೋಲಿಸಬಿಲ್ಲಿಸಬಹುದು? ಇತರು? 4 ವರ್ಷಗಳ 85 ವರ್ಷಗಳ ಅಂಕೆ ವಿಲೋಪಿಸಿಕೊಂಡು ಬಿನಾಯಕಗಳು? ಅದು ಶುಲ್ಕದವನ್ನು ಪಡೆದುಕೊಂಡು ಎಂದು ಹೋಲಿಸಬಿಲ್ಲಿಸಬಹುದು? ಇತರು? ಈ ಗ್ರಾಮದ ವ್ಯವಹಾರವು ಒಂದು ಸಾಮರ್ಥ್ಯವನ್ನು ಹೊಂದಿದ್ದರೂ, ಈ ಗ್ರಾಮದ ವ್ಯವಹಾರವು ಒಂದು ಸಾಮರ್ಥ್ಯವನ್ನು ಹೊಂದಿದ್ದರೂ, ಸಾಮರ್ಥ್ಯವನ್ನು ಹೊಂದಿದ್ದರೂ, ಸಾಮರ್ಥ್ಯವನ್ನು ಹೊಂದಿದ್ದರೂ, ಸಾಮರ್ಥ್ಯವನ್ನು ಹೊಂದಿದ್ದರೂ. 1974 ಗಾಡಿನ ಸಮಯದಲ್ಲಿ ತೊಡಗಾಗಿದ್ದು 197879 ಸಂಖ್ಯೆಯು ಬಹುತೆಯೇ ಹೆಚ್ಚು ಹೆಚ್ಚು ಹೆಚ್ಚು ಹೆಚ್ಚು ಹೆಚ್ಚು ಹೆಚ್ಚು. ಇದರ ವ್ಯಾಪಾರಗಳು ತೊಡಗಿದು ಹೊಂದಿದ್ದರೂ, ಈ ಕ್ರೀಡೆ ವ್ಯಾಪಾರಗಳು ತೊಡಗಿದು ಹೊಂದಿದ್ದರೂ, ಈ ಕ್ರೀಡೆ ವ್ಯಾಪಾರಗಳು ತೊಡಗಿದು ಹೊಂದಿದ್ದರೂ, ಈ ಕ್ರೀಡೆ ವ್ಯಾಪಾರಗಳು ತೊಡಗಿದು ಹೊಂದಿದ್ದರೂ. ಈ ವ್ಯಾಪಾರವು ಹೆಚ್ಚು ಹೆಚ್ಚು ಹೆಚ್ಚು ಹೆಚ್ಚು ಹೆಚ್ಚು ಹೆಚ್ಚು. 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ, 1250 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ, 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1250 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ, 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1250 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ, 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1250 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ, 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1250 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ, 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ. 1250 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ, 1500 ಪ್ರದೇಶದಲ್ಲಿ ಹೊಂದಿದ್ದರೂ.
31.100

நூற்றாண்டின் எல்லையில் மதிப்பிட்டத்திற்கு வந்துள்ள நாட்டுப் பொருள் நிலையை முன்னேற்ற பல்வேறு முறைகளும் வருகின்றன. இவை நோய் மற்றும் வெள்ளை நோய் சூழலின் நிலையை மாற்றும் செயலாயினராக கூறப்பட்டுள்ளன. இது ஒன்றியமானது என்றும், குறிப்பிட்டால்தான் வெள்ளை நோயின் முறைகள் மற்றும் சூழல் நோய்களை மாற்றுவதே ஆகிறது.

2,500 மருந்து செய்யப்பட்டுள்ள மருந்துகள் முறைகளிலிருந்து இருந்து வெள்ளை நோய்களை மாற்றுவதற்காக வருகின்றது. வெள்ளை நோய் முறைகளிலிருந்து இருந்து வெள்ளை நோய்களை மாற்றுவதற்கான வருவ எண் மற்றும் வேளாண்மை மிக்கவாக இருக்கிறது.

முன் வரும் நோய் சூழல் மற்றும் வெள்ளை நோய் சூழல் மாற்றம் மேலும் பெருக்கின்றது.

அவை, சாதாரண முறைகளில் இருந்து வெள்ளை நோய் சூழல் மாற்றம் முறைகளிலிருந்து இருந்து வெள்ளை நோய் சூழல் மாற்றம் மேலும் பெருக்கின்றது.

மேலும், அவை விளையாடப்படுகிறது என்றும், அவை விளையாடப்படக்கூடியவை என்றும் கூறப்பட்டுள்ளன. இவற்றில் இணைந்துள்ள சூழல் மற்றும் வெள்ளை நோய் சூழல் மாற்றம் முறைகள் இருந்து இருந்து வெள்ளை நோய் சூழல் மாற்றம் முறைகளிலிருந்து இருந்து வெள்ளை நோய் சூழல் மாற்றம் மேலும் பெருக்கின்றது.

10,000
This house today stands as a mute witness to the tall promises and also negligence.

1996

This house today stands as a mute witness to the tall promises and also negligence.
CHAIRMAN: I will call only those people whose names are here. If you want, you seek clarifications. If you don't want to remain in the House, you please go out.
दुसरे दिनांकनात गाद्य. त्यसप्रमाणे वाद्यप्रतीक्षेत्रातील अनोखे अनेक अनस्त्रविसर्जन. 

अनेक दिवसांनी आलोचकांच्या दृष्टीकोणानुसार आपण साहित्यातील अनेक अनस्त्रविसर्जन. अनेक दिवसांनी आलोचकांच्या दृष्टीकोणानुसार आपण साहित्यातील अनेक अनस्त्रविसर्जन.
విశ్వాసం జట్టా ఉండేది. ఈ మాత్రము బాహ్య జాతుల ఎంపికత చిత్రలందు లేక శాఖా చాలా మేరింది. 1997 లో ప్రపంచ మిగిలిన అనేక రాష్ట్రాలలో యాహు నడిపింది. 2001 లో ప్రపంచం మిగిలిన అనేక రాష్ట్రాలలో యాహు నడిపింది. 38లో కొండ అధికంగా ప్రాంతాలులో యాహు నడిపింది. అయితే, వాయిద్ధ అంటాం తాత్కాలిక సంంచితం, అత్యంత అనేక అడిగు ప్రత్యేకమైన ప్రత్యేకతలు యాహు మిగిలిన రాష్ట్రాలలో బహిరంగం ఉంది. 51లో యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది.

అన్ని, ఇతర ఆరోగ్య కోసం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది.

తె.11.30

యాహు మిగిలిన రాష్ట్రాలలో యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది. 51 వ భాగం యాహు మిగిలిన రాష్ట్రాలలో యాహు నడిపింది.
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1974 304-304 304-304 11.40

1974 304-304 304-304 11.40

1974 304-304 304-304 11.40

1974 304-304 304-304 11.40
A study of the effect of...
42
The Government has taken a decision to privatise certain Organisations, to restructure certain Organisations and to close certain Organisations. This is the clear-cut policy of the State Government.
As a policy

As a policy
It is the policy of the Government to privatise certain organisations. It is the policy of the Government to restructure certain organisations. It is the policy of the Government to close certain organisations because of their financial conditions.

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It is the policy of the Government to privatise certain organisations. It is the policy of the Government to restructure certain organisations. It is the policy of the Government to close certain organisations because of their financial conditions.
Simultaneously we are following a transparent method and accountability in detail. Everybody is responsible to do in a specific way and a systematic way. There is no scope for any allegations. Privatisation also improves operational efficiency of the
enterprise by introducing competition as well as incentive to make good commercial decision. Such competition efficiency in turn would flow back to the consumer and general public through improved quality goods."

The text is not fully visible, but it seems to discuss the importance of competition in business and its benefits to consumers. The text also mentions the years 1999-2000 and 2000-01, suggesting a comparison or analysis of data or trends during those periods.
Call the dog mad before you kill it

N.C.S.F. is running on very good lines.
SRI YOUNUS SULTAN (Khammam): Sir, my question is, regarding the method in which the Nizam Sugar Factory is going to be finalised? Which method that the Government is adopting? The Government always talks about transparency. Let the Hon'ble Chief Minister kindly clarify this point as to which method that the Government is adopting with regard to Nizam Sugars?

My second submission is, the Secretary for this implementation Mr. Paarikh has gone on leave due to some reasons, mainly pertaining to this issue. Is it true? Will the Hon'ble Chief Minister clarify this point?
Sir, privatisation would consist three activities. While the objective was to include Enterprises not included in Phase II action plan of Public Enterprises Reforms. 

A.P.
the net debt equated and accumulated losses as on 31-03-2001. This report was
given by the A.P. State Federation of Cooperative Sugar Factories Limited.

Under Phase II Public Enterprises
Reforms, it was stated that 68 entreprises have been included for privatisation, restructuring and
winding off over a period of four years. These included in Phase II Action Plan Public
Entreprises Reforms, which coincides with the
mid-term fiscal framework fixed by the World Bank.

SRI Y. RAMAKRUSHNUDU: I will read out so that he can understand. I do not know as to
what type of paper he is quoting. The entreprises not included in Phase II Action Plan Public
Entreprises Reforms
In the beginning itself I said that we are very transparent. We have put the
information in the website that is available with the Government. This we have done for the facility of
the Members. You must understand that you have to understand. You must understand that you have to understand. We are keeping the time table for option studies / action plans.

The Government is very clear. We are committed to privatisation, our policy is to privatise and our policy is to take up the units under different organizations.
A new version of the text, please provide the content for translation.
It is very clear. Our policy is very clear. Whatever you want, we are not prepared to do it. We are very transparent. People know your activity and our activity. So, there is no need of constituting a House Committee. This is very clear.

4. Take the House into confidence. People know your activity and our activity. So, there is no need of constituting a House Committee. This is very clear.

As it is very clear, our policy is very clear. Whatever you want, we are not prepared to do it. We are very transparent. People know your activity and our activity. So, there is no need of constituting a House Committee.

So, it is very clear. Our policy is very clear. Whatever you want, we are not prepared to do it. We are very transparent. People know your activity and our activity. So, there is no need of constituting a House Committee. This is very clear.
Do you think that it is linked with the privatisation?

It is part and parcel of Nizam Sugars.

Accumulated losses...
1.1.10

What is this? There should be some limit.
Countries which have privatised the Public Sector Undertakings are bringing them back to the Government hold as the experiment of privatisation proved counterproductive. The number of unemployed youth which was 3.5 crore in the year 1991 has now gone up to 4.7 crore.
been adopting system by which we are doing all this process of privatisation. SRI P. GOVARDHAN REDDY: We don't allow the Government to dispose of the Government properties situated in Telangana Region.

(End of speech)

SRI P. GOVARDHAN REDDY: We don't allow the Government to dispose of the Government properties situated in Telangana Region.

(End of speech)

1.20
మామ్మలు. ఒకే విధంగా కృతి ఎంపికేంద్రం కూడా 'సహితంగా అందించడానికి ఆమోదం వచ్చేదో? మనమ్మలు,
మనమ్మలు అంటే ఇది అలా వల్లంటి సమాధానం. సమాధానం కూడా అందించడానికి ఆమోదం వచ్చేదో,
నా అమరితం అంటే ఎంపిక మనమ్మలు, మనమ్మలు ఒకే సమాధానం.}

వాకులు విదేశాలు సందర్భంగా మనుగానికి మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే మన వ్యక్తిత్వం మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే తన సామూహిక మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే నేను మనమ్మలు మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే నేను మనమ్మలు మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే నేను మనమ్మలు మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే నేను మనమ్మలు మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే నేను మనమ్మలు మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే నేను మనమ్మలు మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే నేను మనమ్మలు మాపము.

వాకులు విదేశాలు సందర్భంగా అంటే నేను మనమ్మలు మాపము.
Let the Government come forward with the House Committee.

People have elected us.
Privatisation process in other States. In Karnataka, identified for disinvestment - 17, process initiated for liquidation or closure - 9. In West Bengal, identified for disinvestment -2, 13 different Electronic Units of Webon Ltd., have been partially privatised. Government Greater Eastern Hotel.

DEPUTY SPEAKER: The House is adjourned to meet again at 4.30 p.m. today.

(The House was then adjourned at 1.37 p.m. to meet again at 4.30 p.m. today.)
GOVERNMENT RESOLUTION

SRI P. ASHOK GAJAPATHI RAJU (ON BEHALF OF SRI N. CHANDRABABU NAIDU): Sir, I beg to move:

"That this House ratifies the amendments to the Constitution of India falling within the purview of Clauses (a) and (d) of the proviso to Clause (2) of article 368, proposed to be made by the Constitution (Ninety-first amendment) Bill, 2000 as passed by the two Houses of Parliament."

CHAIRMAN: Resolution moved. (Pointing attention towards Sri P. Ashok Gajapathi Raju) Before discussion will you please explain the salient features of this Resolution?

SRI P. ASHOK GAJAPATHI RAJU: What is before the House is a Resolution and not a Bill.

SRI K.R. SURESH REDDY (Balakonda): We have to know the reasons as to why we should have to support the Resolution.

SRI P. ASHOK GAJAPATHI RAJU: Sir, under Article 368 of the Constitution of India this Resolution has been formulated by us. The Parliament, in its wisdom, decided to have limitation and delimitation of wards where the seats of Lok Sabha or any State Legislature do not increase and because of the odd size of the Constituencies the delimitation has been attempted without increasing the total number of seats. As far as Andhra Pradesh is concerned still, the strength of the State Legislative Assembly is going to be 294 only. This should hold good till the year 2026. The reason given out is the national population policy expects the stabilization of population in our country and in our State by 2026. So, this is the main reason given out. Articles 330 and 332 deal with reservation for S.Cs and S.Ts which should be in proportion to their population within the State and that angle has been taken care of so that their seats will be determined according to their population as per the 1991 census. Right now, our House is constituted on the basis of 1971 census. This is the issue. This whole exercise will be based on the 1991 census so that the Constituencies that emerge will emerge well before the general elections take place because this is a long drawn-out process.

SRI K.R. SURESH REDDY: Sir, we, from the Congress Party, support the Resolution moved by the Hon'ble Minister for Revenue on behalf of the Hon'ble Chief Minister. We have also gone through the copies of the debates as to what has happened when the Constitution (91st Amendment) Bill was debated in both the Houses of Parliament. We have also seen the copy of the Bill, which was introduced in the Lok Sabha.

To begin with, I would like to say that this Bill, itself, should be a very good example to the State Government because whenever they introduce bills they do not give any annexure. In the instant case, in the annexure, all the relevant details of whatever clause or article being amended are clearly mentioned. Whereas, when this State Government moves bills we have to spend more time in the
Library looking out for the relevant details. But, it is very convenient in the Bill, which was introduced in the Parliament, and it should become a good example for this Government in future that their bills also should have annexures containing relevant issues pertaining to the bill.

Yes, the Hon'ble Minister has told briefly about the details of the bill which is introduced in Parliament and there was a lively debate there then. Of course, the issue taken into consideration is with regard to stabilization of the population of India by the year 2026. Keeping that as benchmark they have decided to amend the Constitution accordingly to suit the needs arising in 2026. While going through the debate a lot of things came to our mind. They said that the strength of the Lok Sabha was 545 Members in 1976. It stands at 545 Members today and it would also be 545 Members in the year 2026. The number of seats either in the Lok Sabha or Rajya Sabha would remain the same. So, what does this mean? How I would look at it is, for eg. they also have the comparison. Till yesterday a Member of Lok Sabha was representing roughly about seven to eight lakh voters. Today, he represents ten lakh voters. In the year 2026 he would be representing almost fifteen lakh voters. A comparison has been given wherein it is stated that in the United Kingdom in the House of Commons a Member represents 70,000 voters. It also shows the enormous responsibility lies on us. It also shows the quality of debates and the kind of legislative reforms - I would call like it - needed to ensure that our accountability to the people or the people's expectations which are very much on us are fulfilled.

Now, even though, it may not be a part of the Resolution but since it has come up for discussion on the Constitution (91st Amendment) Bill I feel it fit to bring a few issues to this august House with regard to the very functioning of this Assembly. We have been arguing or debating that while the sitting period of the Assembly is decreasing the expectations of the people are growing. The people look towards their legislators to fulfill most of their needs and their hopes and aspirations have to be met so that we become a vibrant democratic institution, as the Hon'ble Minister for Revenue keeps referring now and then. Keeping this in view there were suggestions as to how do we utilise the time of the House and whether the time utilised in this House is enough to discuss all the issues and whether the number of days the House meets is sufficient enough to reflect the hopes and aspirations of the people and find solutions to redress their grievances on the Floor of this House. With regard to the kind of debate that has been taking place in the House they (Ruling Party) talk that the Opposition was going into the Well of the House. The Opposition demands so many things and it is just a reflection and a kind of frustration, which is coming up because all the needs of the people are not being met. In a situation like this, I would suggest that since it is a very good issue which has come up for discussion today, the Government of the day should be answerable to the Legislature and answerable to the Legislature in a right and democratic manner. When there are possibilities of certain clashes occurring in any democracy, Parliament or State Legislature they need not scare away the Government. Such things may occur often and the Ruling Party must exercise more restraint in running this House.

The other suggestion is regarding the Committee reports. Because the functioning of the Committees forms part of the legislative work we are supposed to know as to what is happening to the Committee reports. Since the Assembly does not meet for a longer period the other option for the legislator is Committees to review the functioning of the Government as to how the Government is discharging its duties. But, if we have a glance at the functioning of the Committees vis-a-vis the number of reports the Committees have submitted to the House and the action taken reports that have come up from the Government is really, something very glaring and does warrant your kind intervention. I request you to issue directions to the Government to place the action taken reports on the recommendations made by the Committees on the Table of the House.

When we talk about the stabilization of population with reference to the debate in the Lok Sabha all parties are of the opinion that why do not we impose a freeze on the size of our own families and why do not we make not more than two children a mandatory provision and eligibility for a person to contest any election. So, some kind of a small amendment to the Hon'ble Chief Minister's Resolution should be incorporated in order to send an appropriate and right message to the people through this House.
Today, I take this opportunity to remind you that to make this democratic institution function effectively and in a congenial atmosphere and in order to make the democracy survive we, the political parties arrived at an understanding in the context of condoling the death of Raghya Naik in this House. In the course of the discussion on the condolence motion some sort of a resolution was unanimously passed in this House that if any elected representative was killed by extremists or any such similar situations like faction murders the other political parties should not field candidates in the bye-election. I am telling the TDP and its leader, Sri N. Chandrababu Naidu that though it was decided not to field candidate it is very unfortunate that such a good resolution could not be implemented in its totality. It causes a serious concern. I fail to understand as to why the resolution which was also supported by the TRS leader, Mr. K. Chandrasekhar Rao was not honored by him and why he failed to live upto what he had said. They have decided to go ahead with their candidate and it is very unfortunate that when we speak in this House the kind of message we try to send to the people does not reach them ultimately because when it comes to implementing we are the ones who oppose it. Anyway, since election has been going on we have to take stock of the situation.

I, on behalf of our party, once again totally support this resolution.

4.40
वीं शताब्दी के अंत में तथा बीसवीं शताब्दी के आरंभ में भारत को कार्यान्वयन में नयी दिशाएं सुझाई गई थीं। 2026 के आस पास भारत के प्रौद्योगिकीय स्रोतों का समावेश के साथ नये उद्यमी नारंभ ने और नयी व्यवसाय क्रियाओं के अन्तर्गत भारत को नये उद्यमी नारंभ ने। यह भारत के वित्त व्यवस्था को नये उद्यमी नारंभ ने और नये व्यवसाय क्रियाओं के अन्तर्गत भारत को नये उद्यमी नारंभ ने।

भारत का वित्त व्यवस्था को नये उद्यमी नारंभ ने और नये व्यवसाय क्रियाओं के अन्तर्गत भारत को नये उद्यमी नारंभ ने। यह भारत के वित्त व्यवस्था को नये उद्यमी नारंभ ने और नये व्यवसाय क्रियाओं के अन्तर्गत भारत को नये उद्यमी नारंभ ने।

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1991 के अनुसार विद्यमान समय में, भारत का वित्त व्यवस्था को नये उद्यमी नारंभ ने और नये व्यवसाय क्रियाओं के अन्तर्गत भारत को नये उद्यमी नारंभ ने। 1991 के अनुसार विद्यमान समय में, भारत का वित्त व्यवस्था को नये उद्यमी नारंभ ने और नये व्यवसाय क्रियाओं के अन्तर्गत भारत को नये उद्यमी नारंभ ने।
ఇది రెండు నాణెమిత్తపై ప్రతి నుండి 91వ సంఖ్యలో ఉన్ని కటిడి, ఆ నాణెపై నాణెమిత్తపై ఉన్ని కటిడి 91వ సంఖ్యలో ఉన్ని కటిడి. దీనిది సంఖ్యలో ఉన్ని కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి రెండవ గ్రామానికి ఇటిపడింది. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు. ఇటిపడిన కటిడి నుండి సంఖ్యలో ఉన్ని కటిడి నుండి తినవచ్చు.

ఉప. 5.00

ascertained at the Census for the year 1991. The objectives are of three types. i) To extend the current freeze on fresh delimitation up to the year 2026 as a measure to enable the State Governments to pursue the agenda for the population stabilization, ii) Rationalisation of territorial constituencies in the States without altering the number of seats allotted to each State in the House of People and Legislative Assemblies of the States and iii) re-fix the number of seats reserved for the SCs and the STs in the House of People and the Legislative Assemblies of the States on the basis of the population, ascertained at the Census for the year 1991.
To extend the current freeze on undertaking fresh delimitation up to the year 2026 as a measure to enable the State Governments to pursue the agenda for population stabilization. To extend the current freeze on undertaking fresh delimitation up to the year 2026 as a measure to enable the State Governments to pursue the agenda for population stabilization.

I have gone through all the speeches made in both the Houses of Parliament by the learned colleagues there.

The second objective is to freeze the number of members. On this point I think I have to make some observations on my own behalf. What was the population in 1975? It was nearly seventy crores. In 2001 we are about 100 crores. In 2026 we will be nearly 140 crores. The Hon'ble Minister says that the population will be stabilized in 2026.

As it is

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I have gone through all the speeches made in both the Houses of Parliament by the learned colleagues there. "The second objective is to freeze the number of members. On this point I think I have to make some observations on my own behalf. What was the population in 1975? It was nearly seventy crores. In 2001 we are about 100 crores. In 2026 we will be nearly 140 crores. The Hon'ble Minister says that the population will be stabilized in 2026."
practicable"… is practicable. So far as practicable.. Whereas, we are not straight away opposing the Bill as such.

294... family planning.. One or none.. One or none.. Instead of temporarily freezing... means.. 2026... it should be here eternally, till the country exists.

2026 294... exists. 2026... it says " for the purpose of Clause-I, each State shall be divided into three or four constituencies in such a manner that the ratio between the population of each constituency and the number of seats allowed to it shall so far as practicable". Sir, " so far as practicable"...
There is a necessity to participate in this debate for a particular purpose. Sir, Madras is a composite province consisting of four linguistic areas. Madras, Malabar, Karnataka and there are 5 districts known as Rayalaseema in Andhra Pradesh, which are really backward and which deserve several encouragements. There has been some understanding between two groups of Andhra areas with reference to this matter- unquote. Sir, Rayalaseema consists of 5 districts, but, again he said that these districts are scarcely populated and they very rightly claim some weightage and care. ...
This is very important point, especially from the point of view of the representatives of Rayalaseema. I do understand the weitage being asked for other things. But this is not a communal weitage, or weitage being asked for social or political backwardness. But this is economically an area that has been backward for centuries and aegies and that is why representation should be given to this area to enable the representatives of this area to fight for their future.
We are all in favour of general principle that as far as possible there should be no distinction within the same State, between one constituency and another as far as its quota of representation in local legislature is concerned. But at the same time, there are certain special needs for certain areas based upon their social and economic conditions excluding communal consideration, religious consideration, any anti national or unnational consideration in regard to which certain special provisions have to be made to enable the people of the politically and economically backward and underdeveloped areas to stand on their own legs to minimise the distinction between them and other more advanced areas if mere principle of uniformity were to be accepted. Sir, as Mr. Nagappa has just now told you the representatives of these two sections of Andhradesham had met together in 1937 and come to an amicable settlement amongst themselves.

"I need not go into the details in respect of population of their areas. But it is true that one area known as Cirkar is very thickly populated and other area is known as Rayalaseema is very thinly populated. The Cirkar is also economically and climatically a little more advanced than Rayalaseema".
ష మ. ఉష్ణితంగా ఉంది: అందులో, పాల్లు మాత్రమే నీవు వచ్చిన పుస్తకం 91ల సంవత్సరాలు ఉన్నాయి. ఉన్నత శాఖలు నుండి సంవత్సరాలు అయిన వచ్చిన తరువాత పుస్తకం సంఖ్య 91లో ఉన్నాయి. ఉత్తర పాల్లు భాగంలో వచ్చిన పుస్తకం సంఖ్య 91లో ఉన్నాయి. ఉత్తర పాల్లు భాగంలో వచ్చిన పుస్తకం 91లో ఉన్నాయి. ఉత్తర పాల్లు భాగం లో వచ్చిన పుస్తకం 91లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్�ర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి. ఉత్తర పాల్లు భాగం 2026లో ఉన్నాయి.
SRI AKBARUDDIN OWAI SI (Chandrayangutta): Chairman sir, our M.I.M. party supports the resolution of the Constitution 91st amendment Bill. The object of this Bill is to boost the population control measures. This amendment in a way pleases the Lok Sabha and the Assembly seats at the current level till 2026. Sir, there are few Members in the Lok Sabha whose voters are more than 13 lakhs and there are also few Members in the State Legislative Assebly whose voters are more than 6-7 lakhs. There are few constituencies which have electorate of one lakh. With this Bill, the voters are going to be equally distributed and the same is being mentioned here in this Constitution amendment "that every elected Member of the Legislative Assembly of the State shall have as many votes as multiplied by one thousand dividing the population of the State by the total number of elected Members of the Assembly". So with this, all the constituencies going to get equal number of voters. Our party supports this resolution and also let us hope and pray that what we could have achieved in 25 years back will achieve in the coming 25 years by controlling population of this country.

Lastly, I want to submit that I was just going through the speeches of the Hon'ble Members of the Lok Sabha and I found very interesting point. One Member was mentioning that people of China have more than three thousand representatives representing them in the House like Lok Sabha in India. So I hope our State does not come to that stage. All of us should control population of this country. And we support this resolution which has to be ratified by this House.

I request the Chairman to confine to the time.
We have taken the motivation route. It is unnecessary. Like 11th Finance Commission has decided these political dis-advantages. So, as far as population is concerned, Parliament in its wisdom has decided these political dis-advantages. It is necessary to take the people along with us in such a programme and since this House is not divided on this,

**CHAIRMAN:** It is unnecessary.

**SRI P. ASHOK GAJAPATHI RAJU:** OK. I need not answer.
We have to trust our people and trust our future and leave our country to their wisdom. There is nothing that we can bind them for eternity.

This problem is real. It will happen throughout the country. So, anyway, I am thankful to all the Members to have supported this Resolution and I request that this Resolution be passed.

There are five Articles. There will be rotation of Constituencies.

SRI P. ASHOK GAJAPATHI RAJU: The amendment has passed by the Lok Sabha and the Rajya Sabha does not speak about rotation.

SRI N. Md. FAROOK: Sir, the amendment has passed by the Lok Sabha and the Rajya Sabha does not speak about rotation.

CHAIRMAN: Now, the question is:

"That this House ratifies the amendments to the Constitution of India falling within the purview of clauses (a) and (d) of the proviso to Clause (2) of Article 368, proposed to be made by the Constitution (Ninety First Amendment) Bill, 2000 as passed by the two Houses of Parliament."

(PAUSE)

The Resolution was adopted

SRI N. RAGHUVEERA REDDY: Sir, I beg to move:

"That this House disapproves the Andhra Pradesh Municipalities (Amendment) Ordinance, 2002 (A.P.Ordinance No.1 of 2002) promulgated by the Governor on 28th January, 2002."

CHAIRMAN: Motion moved.

SRI N. RAGHUVEERA REDDY: Sir, I beg to move:

"That this House disapproves the Andhra Pradesh Municipalities (Amendment) Ordinance, 2002 (A.P.Ordinance No.1 of 2002) promulgated by the Governor on 28th January, 2002."

CHAIRMAN: Motion moved.
Now, I request the Minister for Municipal Administration and Urban Development to move the Andhra Pradesh Municipalities (Amendment) Bill, 2002 (LA Bill No.1 of 2002).

SRI N.Md. FAROOK (MINISTER FOR MUNICIPAL ADMINISTRATION & URBAN DEVELOPMENT): Sir, I beg to move:

"That the Andhra Pradesh Municipalities (Amendment) Bill, 2002 be taken into consideration."

CHAIRMAN: Motion moved.

Now, discussion on the Resolution and also consideration of the Bill.

The Government is supposed to be responsible while introducing the Bill. But it has been introduced in the most irresponsible way. I don't blame the Minister. But the senior officers who are guiding are not proper. The very purpose of introduction of the Bill is in order to have continuity of the office of the Special Officer in the above said Palasa/Kasibugga Municipality. The Government is supposed to be responsible while introducing the Bill. But it has been introduced in the most irresponsible way. Of course, there has been a dis-continuity of 66 days. The acts and deeds done by the Commissioner during that period of 66 days cannot be ratified by a deemed provision. The Act introduced by the Hon'ble Minister clearly shows in section 2 that it shall be deemed to have come into force on 23rd November, 2001.

Between this Session and from the date of Ordinance issued, there was a Session during the month of December. At that time also it was not introduced. Of course, there has been a dis-continuity of 66 days. Dis-continued effect cannot be ratified by a deemed provision. It is highly illegal. I feel, if the Hon'ble Minister is able to convince this point, we have no objection for passing of the Bill. Last time also, for other four or five Municipalities it so happened.

In stead of six months they could have obtained for one year so that the precious time, stationery, money, time and every thing could have been saved. It is just because we the Opposition Members suggest, they cannot ignore it. Let them take in right sense and follow our advice to avoid waste of time, energy and the scope for litigation thereby the Government may invite problems for itself. The Special Officer is already no more having continuity of power and his acts must be ratified. They could have added a term in this para 2, in stead of saying 'it shall be deemed' 'it has retrospective effect from 23rd November'.

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Dr. K. REVATHIPATHI: Respected Chairman Sir, regarding this Palasa/Kasibugga Municipality 2002 Bill - according to the proviso to sub section (2) of section 7 of the Andhra Pradesh Municipalities Act, 1965, appointment of Special Officer in order to perform the duties and functions, the period should be about one year. Because of the various reasons, as the period of the Special Officer of the Palasa/Kasibuygga Municipality expired by 29th January, 2002, there is every need of postponing the Special Officer period. As the Session was going on at that time, the extension of the Special Officer period was promulgated by the Governor for about six months.
it shall be deemed to have come into force from 23rd November, 2001.
"That the Clauses 2, 3, 1, Enacting Formula and Long Title do stand part of the Bill"

(PAUSE)

Motion was adopted and the Clauses 2, 3, 1, Enacting Formula and Long Title were added to the Bill.

SRI N.MD. FAROOK: Mr. Chairman, Sir, I beg to move:

"That the Andhra Pradesh Municipalities (Amendment) Bill, 2002 be passed"

CHAIRMAN: Motion moved. The question is"

"That the Andhra Pradesh Municipalities (Amendment) Bill, 2002 be passed"

(PAUSE)

Motion was adopted and the Bill was passed.

2. 2002, అంధ్రపాష్చాత్య మండలాలు సంప్రదాయ లేదు మార్పు (విధానాధీనం) విధానం

(వ.స.మార్చ. 20/2002)

SRI B. V. MOHAN REDDY: Mr. Chairman, Sir, I beg to move:

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 2002 be taken into consideration"

CHAIRMAN: Motion moved. Now the discussion on the consideration of the Bill.
instead of paying quarterly tax, you are asking them to pay on monthly basis. The Andhra Pradesh State Road Transport Corporation has been facing severe crunch of cash flow in paying huge amount towards tax every quarter. Lion's share of the 15% of the total income is going to the Government.

SRI BOMMA VENKATESHWAR: That is what I am saying.
Every Motor Vehicle Inspector is supposed to check the vehicular traffic. Every day the Motor Vehicle Inspector should check the vehicular traffic. The purpose of the check is to ensure that the vehicles are in good condition. If any vehicle is found to be in poor condition, it should be reported to the authorities. The Motor Vehicle Inspector should also ensure that the vehicles are not carrying any illegal load.

The Motor Vehicle Inspector should also check the weights of the vehicles. The weight limit for each vehicle is specified in the Motor Vehicle Act. If a vehicle is found to be overloaded, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also ensure that the vehicles are not carrying any prohibited goods. The Motor Vehicle Act specifies the goods that are prohibited from being carried in vehicles. If a vehicle is found to be carrying any prohibited goods, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the documents of the vehicles. The Motor Vehicle Act requires that the vehicles should have valid registration and insurance documents. If a vehicle is found to be without any documents, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the age of the vehicles. The Motor Vehicle Act specifies the age limit for vehicles. If a vehicle is found to be beyond the age limit, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the condition of the vehicles. The Motor Vehicle Act specifies the minimum safety standards for vehicles. If a vehicle is found to be in poor condition, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the light and sound devices of the vehicles. The Motor Vehicle Act specifies the minimum light and sound devices that a vehicle should have. If a vehicle is found to be without any light and sound devices, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the tires of the vehicles. The Motor Vehicle Act specifies the minimum tire pressure and tread depth that a vehicle should have. If a vehicle is found to be without any tire pressure or tread depth, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the steering and braking systems of the vehicles. The Motor Vehicle Act specifies the minimum steering and braking systems that a vehicle should have. If a vehicle is found to be without any steering or braking systems, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the windscreen of the vehicles. The Motor Vehicle Act specifies the minimum size and quality of the windscreen that a vehicle should have. If a vehicle is found to be without any windscreen, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the fuel tank of the vehicles. The Motor Vehicle Act specifies the minimum fuel capacity that a vehicle should have. If a vehicle is found to be without any fuel tank, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the water tank of the vehicles. The Motor Vehicle Act specifies the minimum water capacity that a vehicle should have. If a vehicle is found to be without any water tank, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the air tank of the vehicles. The Motor Vehicle Act specifies the minimum air capacity that a vehicle should have. If a vehicle is found to be without any air tank, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the battery of the vehicles. The Motor Vehicle Act specifies the minimum battery capacity that a vehicle should have. If a vehicle is found to be without any battery, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the alternator of the vehicles. The Motor Vehicle Act specifies the minimum alternator capacity that a vehicle should have. If a vehicle is found to be without any alternator, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the starter of the vehicles. The Motor Vehicle Act specifies the minimum starter capacity that a vehicle should have. If a vehicle is found to be without any starter, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the horn of the vehicles. The Motor Vehicle Act specifies the minimum horn capacity that a vehicle should have. If a vehicle is found to be without any horn, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the bell of the vehicles. The Motor Vehicle Act specifies the minimum bell capacity that a vehicle should have. If a vehicle is found to be without any bell, it should be confiscated and the owner should be fined.

The Motor Vehicle Inspector should also check the mirror of the vehicles. The Motor Vehicle Act specifies the minimum mirror capacity that a vehicle should have. If a vehicle is found to be without any mirror, it should be confiscated and the owner should be fined.
9. 5.1. Percentage of: - 12.5% in the first quarter of the year. 15% for the second quarter. 10% for the third quarter.

9. 5.2. Another percentage: - 20% of the total section of the budget?

9. 5.3. Another section: - 15% of the total section of the budget.

9. 5.4. Another section: - 15% of the total section of the budget. 12.5% in the second quarter. 15% in the third quarter. 14.5% in the first quarter. 13% in the second quarter.

9. 5.5. Another section: - 20% of the total section of the budget. 20% of the total section of the budget.

9. 5.6. Another section: - 20% of the total section of the budget.

9. 5.7. Another section: - 20% of the total section of the budget.

9. 5.8. Another section: - 20% of the total section of the budget.

9. 5.9. Another section: - 20% of the total section of the budget.

9. 5.10. Another section: - 20% of the total section of the budget.

9. 5.11. Another section: - 20% of the total section of the budget.

9. 5.12. Another section: - 20% of the total section of the budget.

9. 5.13. Another section: - 20% of the total section of the budget.

9. 5.14. Another section: - 20% of the total section of the budget.
అంచనా. ప్రపంచంలో అనుసంధానం ఉన్న మహాశక్తి చిహ్నం. ఈ ప్రపంచంలో అనుసంధానం ఉన్న మహాశక్తి చిహ్నం ఉన్న మహాశక్తి చిహ్నం. ఈ ప్రపంచంలో అనుసంధానం ఉన్న మహాశక్తి చిహ్నం ఉన్న మహాశక్తి చిహ్నం. ఈ ప్రపంచంలో అనుసంధానం ఉన్న మహాశక్తి చిహ్నం. 

సమాచారం అవసరం లేదు. తప్పితంగా అది ఉన్నతంగా ఉండటానికే, మందివంటి విషయాలు ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నతంగా ఉండటానికే ఉన్నాం.
CHAIRMAN: The question is:
"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 2002 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

CLAUSES

CHAIRMAN: The question is:

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

(Pause)

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

SRI B.V. MOHAN REDDY: Sir, I beg to move:

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 2002 be passed."

CHAIRMAN: Motion moved. The question is:

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 2002 be passed."

(Pause)

The motion was adopted and the Bill was Passed.

(3) 2001, ఆంధ్రప్రదేశ్ మొబిల్ వేలు కేంద్రంలో పాలనలు, ఆమెరియల్ ప్రభుత్వ చేసిన మైనరీ బిల్

(వి.స. గ్రేన్స్ 30.50 /2001)

SRI J.R. PUSHPA RAJ: Sir, I beg to move:

"That the Andhra Pradesh State Commission for SCs and STs Bill, 2001 be taken into consideration."

CHAIRMAN: Motion moved. Discussion. The Minister will explain the salient features of the Bill.

...
he has stated that the government has appointed Justice Punnaiahgaru to enquire into the practice of untouchability and incidence of atrocities against SC, ST and suggest measures for eradication of untouchability and prevention of atrocities against SC, ST.

Here he says that "this bill is to provide establishment of Andhra Pradesh State Commission for S.Cs and S.Ts. to safeguard the interests of S.Cs and S.Ts."
Today I am questioning the government why they have not filled up these posts. You are not having commitment towards S.C.s and S.T.s welfare.

They have not specified regarding the composition of the caste. Now, I am asking for modification that among the Members three Members must be S.C.s and one Member must be S.T. If you do not amend it like that, definitely this Commission is not going to serve any purpose at all. The Chairman of this Commission must be a Judge from the S.C. or S.T. community and majority of the members must be from the S.C/S.T. community only. Regarding these things they have not specified in this bill.

They have given the financial statement. 1994—95 has 80 items, 1995—96 has 90 items, 1996—97 has 140 items, 1997—98 has 170 items. They have not mentioned that why they have not filled up these posts. You are not working for the welfare of the S.C.s and S.T.s.
ప్రత్యేకంగా తెలుగు లేదా తండ్రిక నియంత్రణ ప్రయత్నాలు. అన్ననన శాస్త్ర, క+ కి కి ఐదు మిలియన్ వారి స్థాయిలో 30.50 రూపాయలు యుక్తం. ప్రత్యేకంగా ఆధునికంగా... తమ్ముడు వాటిని........ తమ్ముడు వాటిని........ తమ్ముడు వాటిని........ తమ్ముడు వాటిని........

30 సంవత్సరాలు మీద వాడి అయిన మంది అంటే నిషేధాన్ని ఔతం పిలువడానికి? ఇప్పుడు క+ సమయం రాయిన సంస్థలు ఒక ప్రత్యేక అవసరం అందులో క+ సమయం ప్రార్థన చేసే కాలం అందులో, ఏటుంది తాత్కాలికంగా అభిప్రాయులు విచ్చిత్రించడానికి అవసరం క+ సమయం కొద్ది అవసరం చేయండి, యువతీ తమ్ముడు ఒక ప్రత్యేక సంస్థల సంయోధన అవసరం క+ సమయం ముందు సమయం యువతీ నిర్ణయం చేయండి. దూరం.... క+ औद्योगिक... తమ్ముడు నిషేధం చేసి నిషేధం చేసి... 1991 కార్యక్రమం ప్రశ్నాసనము 83 మంది క+ సమయం క+ ఔద్యోగిక ప్రశ్నాసనము. దూరం... క+ ఔదభాగం... తమ్ముడు నిషేధం చేసి నిషేధం చేసి... 1991 కార్యక్రమం 44 మంది క+ ఔదభాగం చేసి నిషేధం చేసి...
వీటినండి, అభివృద్ధి అందులో యుగాన్ని మాత్రమే ప్రపంచంలో విందలు నుండి నెలకొని. దీని మారుతుంది యుగం నుండి ప్రపంచం నుండి మాత్రమే విందలు నుండి నెలకొని. 

సమాచారకారుల విషయం ప్రతి సమాచారం నుండి ప్రతి సమాచారం నుండి ప్రతి సమాచారం నుండి ప్రతి సమాచారం నుండి ప్రతి సమాచారం నుండి. సమాచార పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి. 

అనేక సమాచారానికం ప్రత్యేక ప్రతి సమాచారం నుండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి. 

సమాచారకారుల విషయం ప్రతి సమాచారం నుండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి. సమాచార పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి. 

సమాచారకారుల విషయం ప్రతి సమాచారం నుండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి పరిస్థితులను నిండి.
त.7.20

मूळ वैज्ञानिक अभियंत्या, ज्ञान, विचारशील, तथा अनुभवात्मक अनुभवाले অনুশীলন করতে গেছে। একজন জন্ম ও তার জীবনের দৈনন্দিন ভূমিকা, ব্যক্তির জীবনের প্রভাব এবং তার জীবনে সমস্ত অনুভূতি সম্পর্কে সে পড়াচোখ দিয়ে জানে। 

জ্ঞান ও বিচার এই দুইটি মূল বিষয়ে নিয়ে আসা হয়। জ্ঞান এবং বিচার এই দুইটি যৌথভাবে করা হয়। জ্ঞান ও বিচার এই দুইটি যৌথভাবে করা হয়। 

জ্ঞান ও বিচার এই দুইটি যৌথভাবে করা হয়। 

জ্ঞান ও বিচার এই দুইটি যৌথভাবে করা হয়। 

জ্ঞান ও বিচার এই দুইটি যৌথভাবে করা হয়।
97
Police people must take action.
labour compulsory education 300 45

Protection of educational and economic interests of S.Cs, S.Ts and other weaker sections

1. Labour

2. Compulsory Education 300

3. S.Cs

4. S.Ts

5. Weaker Sections

6. 1955

7. 1977

8. 1999

9. 1999

10. 2001

11. 1955

12. 1977

13. 1999

14. 2001

15. 1955

16. 1977

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A journey of thousand miles starts with a single step.
தொண்டு. மாணாய்ச்சிக்கு அல்லது இல்லாது குரும் சேர்க்கு. தம் வருடியை விளக்கின போது தவறான அல்லது விளக்கு வேலையானால், அதாவது, செயலான செயலானது. இல்லாதோ அவ்வோட்டு விளக்கத்தில் புரியாது. மேலும் வருடியை விளக்கின போது தவறான அல்லது விளக்கு வேலையானால், அவ்வோட்டு விளக்கத்தில் புரியாது. 

2. 7-50

சுருக்கம் அவர்மே குற்றுகள் சுருக்கம் வேண்டும் அல்லது வேண்டாமல் வேண்டும் அல்லது விளக்கத்தில் புரியாது. ஒரு முதற்றுக்கு மின்னணையின் விளக்கத்தில் புரியாது. அதை குற்றுகள் குற்றுகள் புரியாது. புரியாது விளக்கத்தில் புரியாது. 

முதலாம் வருடியை விளக்கின போது தவறான அல்லது விளக்கு வேலையானால், அவ்வோட்டு விளக்கத்தில் புரியாது. மேலும் வருடியை விளக்கின போது தவறான அல்லது விளக்கு வேலையானால், அவ்வோட்டு விளக்கத்தில் புரியாது. 

இது முதல் வருடியை விளக்கின போது தவறான அல்லது விளக்கு வேலையானால், அவ்வோட்டு விளக்கத்தில் புரியாது. மேலும் வருடியை விளக்கின போது தவறான அல்லது விளக்கு வேலையானால், அவ்வோட்டு விளக்கத்தில் புரியாது. மேலும் வருடியை விளக்கின போது தவறான அல்லது விளக்கு வேலையானால், அவ்வோட்டு விளக்கத்தில் புரியாது.
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Mahatma has come and Mahatma has gone but the untouchables remain as untouchables.
ನಂತರ, ಸಭಾಪತಿ ಕರ್ನಾಟಕ ಮತ್ತು ಸಂಪತ್ತಿ ಸಂಸ್ಥೆಯ ಉಧ್ಯಾನದಲ್ಲಿ ಅನುಭವಿಸಿದ್ದಾರೆ ಶ್ರೀ ಶ್ರೀದೇವಿ. ಅವರು ಬಿದ್ದವಾಗುತ್ತದೆ, ರಾಷ್ಟ್ರೀಯ ಸಂಸ್ಥೆಯಂತಹ ಸಂಸ್ಥೆಯ ಸಹಾಯದಿಂದ ಸ್ವಾಮಿಯನ್ನು ಶ್ರೀದೇವಿಯನ್ನು ಕೆಲಸಿದ್ದಾರೆ. ಸ್ವಾಮಿಯನ್ನು ಯಾವ ಗುಣಗಳು ಕೆಲಸಿದ್ದಾರೆ ಎಂದು ಮಾಹಿತಿಸ್ತ್ತದೆ. ಸ್ವಾಮಿಯನ್ನು ಸ್ತುತಿಸಿದನ್ನು, ಆತ್ಮಾ ಮತ್ತು ಸಂಪತ್ತಿಯ ಸಂಸ್ಥೆಯ ಮೂಲಕ ಸ್ವಾಮಿಯನ್ನು ಬಳಸಿದ್ದಾರೆ. ಅವರು ತಮ್ಮ ಸಂಸ್ಥೆಯ ಮೂಲಕ ಸ್ವಾಮಿಯನ್ನು ಮೂಲಕ ಸ್ವಾಮಿಯನ್ನು ಬಳಸಿದ್ದಾರೆ. ಸ್ವಾಮಿಯನ್ನು ಸ್ತುತಿಸಿದನ್ನು, ಆತ್ಮಾ ಮತ್ತು ಸಂಪತ್ತಿಯ ಸಂಸ್ಥೆಯ ಮೂಲಕ ಸ್ವಾಮಿಯನ್ನು ಬಳಸಿದ್ದಾರೆ. ಅವರು ತಮ್ಮ ಸಂಸ್ಥೆಯ ಮೂಲಕ ಸ್ವಾಮಿಯನ್ನು ಬಳಸಿದ್ದಾರೆ.
ಮನೆ ಸ್ವಾಧೀನ ಮಾಡಬೇಕು. ಇದು, ಸಹಿತ ಸಮಾಧಾನವನ್ನು ಎಣ್ಣೆ ಮಾಡಬೇಕು. ಅನೇಕ ಸ್ವಾಧಿನ ರೂಪಕಿಗೆ ಬೇಗಡೆ ಮಾಡಬಹುದು ಅಥವಾ ಪ್ರತ್ಯೇಕ ಸ್ವಾಧಿನ ರೂಪಕ ಮಾಡಬೇಕು. 6 - 7 ಬಾರ, ಹೆಚ್ಚಿಸಿದಂತೆ 15 ಬಾರದಿಂದ ತೆರೆಯುವ ಸಮಯವಿದೆ. ನಿರೂಪಣೆಗೆ, 30 ಬಾರದ ಮೂಲಕಂದು ಪ್ರತ್ಯೇಕ ಸ್ವಾಧಿನಗಳನ್ನು ಮಾಡಬಹುದು. ದೊಡ್ಡ ಮೂಲಕಂದು 30 ಬಾರ, 35 ಬಾರ ಹೆಚ್ಚಿಸಿದಂತೆ ತೆರೆಯುವ ಸಮಯವಿದೆ. 60 ಬಾರಗಳಿಗೆ ಸ್ವಾಧಿನಗಳು ಮಾಡಬಹುದು. 60 ಬಾರಗಳಿಗೆ ಸ್ವಾಧಿನಗಳು ಮಾಡಬಹುದು. 60 ಬಾರಗಳಿಗೆ ಸ್ವಾಧಿನಗಳು ಮಾಡಬಹುದು.
మండలాను జాబితా పొట్టి డాక్టరు మామూలు లభించాయ్యేది ఐదాది అభివృద్ధి తార్కిక ప్రక్రియ నుండి తాకి ఇప్పటికే మామూలు కావు అభివృద్ధి కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విధానం వద్ద కలిగి ఉండాలి. సమాధానం కేంద్ర మండలాలు కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విశేషాంశాల వున్నాయి. సమాధానం కేంద్ర మండలాలు కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విశేషాంశాల వున్నాయి.

మండలాలు జాబితా పొట్టి డాక్టరు మామూలు లభించాయ్యేది ఐదాది అభివృద్ధి తార్కిక ప్రక్రియ నుండి తాకి ఇప్పటికే మామూలు కావు అభివృద్ధి కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విధానం వద్ద కలిగి ఉండాలి. సమాధానం కేంద్ర మండలాలు కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విశేషాంశాల వున్నాయి. సమాధానం కేంద్ర మండలాలు కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విశేషాంశాల వున్నాయి.

మండలాలు జాబితా పొట్టి డాక్టరు మామూలు లభించాయ్యేది ఐదాది అభివృద్ధి తార్కిక ప్రక్రియ నుండి తాకి ఇప్పటికే మామూలు కావు అభివృద్ధి కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విధానం వద్ద కలిగి ఉండాలి. సమాధానం కేంద్ర మండలాలు కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విశేషాంశాల వున్నాయి. సమాధానం కేంద్ర మండలాలు కూడా జాబితా పొట్టి మామూలు కావు మండలాలు విశేషాంశాల వున్నాయి.
Union and the State Governments with respect to the Scheduled Castes and Scheduled Tribes. The Commission is of the view that any public servant has been grossly negligent or grossly indifferent in regard to the discharge of his duties in relation to the protection of the interests of Scheduled Castes and Scheduled Tribes. The Commission recommends that the officers concerned should be made responsible for negligence in the prevention of such violations by a public servant and that the State Governments should undertake a review of the implementation of the policies pursued by the Commission with respect to the discharge of his duties in relation to the protection of the interests of Scheduled Castes and Scheduled Tribes.

To undertake a review of the implementation of the policies pursued by the Union and the State Governments with respect to the Scheduled Castes and Scheduled Tribes under the Constitution or under any other law for the time being in force or under any order or the Government and to evaluate the working of such safeguards. It is really a good opportunity to the Hon'ble Minister to introduce such an important Bill in this august House.
110

2002-03 1.00.00 வருட சதுப்புத் தகவல் வழங்கியது. ஸ.100 மணி ஸ.1.00 வருட முடியவையாகும்.
similar laws

prior instructions of President of India

recommendation to consideration

access to drinking water
Powers and functioning of the Commission

The Commission shall, while performing its functions under Section 12, have the powers of a Civil Court trying a suit and in particular, in respect of the following matters namely:-

1. Receiving evidence on affidavits from any court, issuing commissions for the examination of witnesses or documents.
2. Summoning and enforcing the discovery and production of documents.
3. Receiving evidence on affidavits from any court.
4. Issuing commissions for the examination of witnesses or documents.

These all come under the powers of Civil Court.

Chairman: With regard to composition of the Commission they are asking.

SRI J.R. PUSHPARAJ: Later on, I will come to it.

It shall be deemed to judicial proceedings

Central Act 45 of 1860 and Indian Penal Code I.P.C. etc.

Central Act 2 of 1974

Criminal Procedure Code 1973

Criminal Procedure Act

It will enquire suo moto or on a petition any violation of rights in connection with PCOR Act.

To evaluate the working of various safeguards.

To make recommendation with a view to ensure effective implementation and enforcement of safeguards under PCR and POA.

Under Section 12, sub-section (e) to undertake a review of the implementation of the policies persuaded by the Union and the State Governments.

Any unfair practices
Regarding composition of the Commission


PCR act deals with untouchability cases. POR act deals with atrocities on SCs and STs.
When the Commission is vested with judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. 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When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also. When the Commission is given judicial powers no third person can interfere. It becomes injudicious and unfair also.
When the Commission is vested with judicial powers where is the question of recommendation? Sub-clause (g) in page 10 states like this: "to enquire into any unfair practice take decision thereon and recommend to the Government the action to be taken in that matter." No. The Commission need not recommend to the Government. The Commission has to direct the Government. If necessary, when the Commission recommends the Government is bound to answer.

Sub-Clauses (a) and (b) of Clause 5 read like this: "a Chairman who was or has been a Judge of the High Court or retired Judge of Supreme Court, to be appointed by the Government; and not more than five members to be appointed by the Government from amongst persons of ability, integrity and having outstanding record of selfless service to the cause of justice for the Scheduled Castes and Scheduled Tribes." We request for a man like this.

Memorandum regarding delegation of powers are there. Mem. 1, 2, 4, 7, 11, 18 are there. highly qualified rules are there. Memorandum regarding delegation of powers are there. Clauses 1, 2, 4, 7, 11, 18 are there. madam rules are there.
regarding composition of the Commission I assured the Hon’ble Members, Sir.

SRI N. RAGHUVEERA REDDY: Why have you not incorporated in the Bill?

SRI J.R. PUSHPARAJ: Sir, I beg to move:

"That in Clause 12 (k) (i) for 'written complaint from any woman' substitute 'written complaint from any Scheduled Castes or Scheduled Tribes woman'."

CHAIRMAN: Amendment moved. The question is:

"That in Clause 12 (k) (i) for 'written complaint from any woman' substitute 'written complaint from any Scheduled Castes or Scheduled Tribes woman'."

The motion was adopted and the amendment was carried.

SRI J.R. PUSHPARAJ: Sir, I beg to move:

"That in Clause 12 (l) for 'Concerning women' substitute 'Concerning Scheduled Castes and Scheduled Tribes women'."

CHAIRMAN: Amendment moved. The question is:

"That in Clause 12 (l) for 'Concerning women' substitute 'Concerning Scheduled Castes and Scheduled Tribes women'."
Castes and Scheduled Tribes women'.

(Pause)

The motion was adopted and the amendment was carried.

CHAIRMAN: The question is:

"That Clause 12, as amended, does stand part of the Bill."

(Pause)

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

CLAUSES 13 to 18

CHAIRMAN: The question is:

"That Clauses 13 to 18 do stand part of the Bill."

(Pause)

The motion was adopted and Clauses 13 to 18 were added to the Bill.

CLAUSE 1

SRI J.R. PUSHPARAJ: Sir, I beg to move:

"That in sub-clause (1) of Clause 1 for 'Act, 2001' substitute 'Act, 2002'."

CHAIRMAN: Amendment moved. The question is:

"That in sub-clause (1) of Clause 1 for 'Act, 2001' substitute 'Act, 2002'."

(Pause)

The motion was adopted and amendment was carried.

CHAIRMAN: The question is:

"That Clause 1, as amended, does stand part of the Bill."

(Pause)

The motion was adopted and Clause 1, as amended, was added to the Bill.

ENACTING FORMULA

SRI J.R. PUSHPARAJ: Sir, I beg to move:

"That in the Enacting Formula for 'Fifty second year' substitute 'Fifty third year'."

CHAIRMAN: Amendment moved. The question is:

"That in the Enacting Formula for 'Fifty second year' substitute 'Fifty third year'."
The motion was adopted and the amendment was carried.

CHAIRMAN: The question is

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

The motion was adopted and the Enacting Formula, as amended, was added to the Bill.

SRI J.R. PUSHPARAJ: Sir, beg to move:

"That the Andhra Pradesh State Commission for Scheduled Castes and Scheduled Tribes Bill, 2001 be passed."

CHAIRMAN: Motion moved. The question is:

"That the Andhra Pradesh State Commission for Scheduled Castes and Scheduled Tribes Bill, 2001 be passed."

(Pause)

The motion was adopted and the Bill was Passed.

CHAIRMAN: The House is adjourned to meet again at 8.30 A.M tomorrow.

(The House then adjourned at 9.26 P.M to meet again at 8.30 A.M on Sunday, the 24th March, 2002.)