ANDHRA PRADESH
LEGISLATIVE ASSEMBLY DEBATES

OFFICIAL REPORT

MONDAY, THE 22nd JULY, 2002
11 L.A. VIII S. VOL-- VI No. - 6
31- ASHADH, 1924 - S.E.

LEGISLATURE SECRETARIAT
PUBLIC GARDENS
HYDERABAD
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అస్సాలించిన చివరాయం నిమిషమ
మధురం నిమిషమ

( ప్రశ్నాంస సాధనాంశానం : అభివృద్ధి )
విందువర్షం, అక్టోబర్ 22, 2002
సంవత్సరం ప్రాంతం 8.30 వ.సం  రాబ్బించడం
( ప. పతించి అభివృద్ధి అంగస్థం )

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మిగిలిన సమీక్ష

1. పంచాయతీ సంస్థాపనం
2. పంచాయతీ సంస్థ సంచాలనం - పంచాయతీ సంస్థ సంచాలనం
3. ನ್ಯಾನ್ ಜ್ಯೂಸಿ ನಾಗು
4. ಭಿಡ್ ಆಂತ್ರ
5. ಆಳು ನಿವಧನ
6. ಸರ್ವನಾಡ್ ಸ್ಥಳವಾಧನ
7. ಹುಸಿನು ಮಾಗಳು

1. 2002, ಆಧುನಿಕ ಹೆಸರು ಖಾತೆಯಲ್ಲಿ ಹೆಸರುವುದು (ಹೊರಡಿ ನಾಯಕು) ಮೂಲ
2. 2002, ಆಧುನಿಕ ಗುಡಿಯನ್ನು ನಿಖರಾಯಿಸಿ ನಿರ್ಭಯ (ಹೊರಡಿ ನಾಯಕು) (ಹೊರಡಿ)ಮೂಲ
3. 2002, ಆಧುನಿಕ ಸಾಧನಪ್ರಜ್ಞಾ (ಹೊರಡಿ)ಮೂಲ

8. ಕ್ರಮ

9. 304ರ ಹೆಸರುವುದು ಹೊರಡಿ ನಾಯಕುವುದು ಸಾಧನ

10. ಹುಸಿನು ಮಾಗಳು

11. ಹೊರಡಿ ಮಾಗಳು

12. ಹೊರಡಿ ಮಾಗಳು

13. ಹೊರಡಿ ಮಾಗಳು

14. ಹೊರಡಿ ಮಾಗಳು

15. ಹೊರಡಿ ಮಾಗಳು

16. ಹೊರಡಿ ಮಾಗಳು

17. ಹೊರಡಿ

ನಾನ್ ಜ್ಯೂಸಿ ನಾಗುಗಳು ಸರ್ವನಾಡ್ ಸ್ಥಳವಾಧನಗಳು

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పారిశ్రామి తనసంపాదనం

స్టాండింగ్ బాక్ (సాంఘికం): - అవసరాల సమయంలో 280 మిట్టు నుండి ఉండవచ్చు అడిగించడానికి చేయబడిరారు.

స్నాయువు సంఘికం (నౌకలు): - మాషాలాలం, మాషాలాలాలం, మిగిలిన ప్రాంత సంఘికం మాత్రమే కొనసాగడానికి విదేశ శృంఖల పదార్థ కలిగించడానికి చేయబడింది.

తొలి విదేశిశిఖర (పిచిపే): - అధికారి, అయితే మారి సమావేశం అయితే. మనం విదేశి శిఖరాన్ని అందం సరిపచ్చికొంటాము.
MADAM SPEAKER: Let me first read out the Adjournment Motions.

An Adjournment Motion given notice of by Sri Y.S. Rajasekhara Reddy and others, Sri Indrasena Reddy and others, Sri K. Chandrasekhar Rao and others and Sri Nomula Narasimhaiah and others with regard to "Deplorable condition of the weavers and failure of the Government inspite of its repeated assurances to help them, leading to many suicides by Weavers in the State", has been disallowed.

MADAM SPEAKER: Let me first read out the Adjournment Motions.

An Adjournment Motion given notice of by Sri Y.S. Rajasekhara Reddy and others, Sri Indrasena Reddy and others, Sri K. Chandrasekhar Rao and others and Sri Nomula Narasimhaiah and others with regard to "Deplorable condition of the weavers and failure of the Government inspite of its repeated assurances to help them, leading to many suicides by Weavers in the State", has been disallowed.
(1)  ಸಮಗ್ರ ಶಾಲಾದಾಯವು  ನೀರು  ಕೈಟಿಸಿದ  ಮುಕ್ತಿ ತರುವ ಸಂಸ್ಥೆಯ, ಎಂಬುದು  ರಹಸ್ಯದಲ್ಲಿ  ಸಹಜವಾಗಿ  ಮಾಡುವ ಸಾರೋತ್ಸವ?

(2)  ಸಮಗ್ರಿ  ಪ್ರತಿ ಸಾಲಿ  ಶಿಕ್ಷಣ ವಿದ್ಯಾರ್ಥಿಗಳನ್ನು  ನೀಡುವ ಕ್ಷೇತ್ರದಲ್ಲಿ  ಸಂಭಾವನೆಯನ್ನು  ಜನಗುಣವಾಗಿ  ಪ್ರತ್ಯೇಕ ವಿದ್ಯಾರ್ಥಿಯನ್ನು  ದಾಖಲು  ಮಾಡಬಹುದು?  ಅಥವಾ  ವಿದ್ಯಾರ್ಥಿ  ವ್ಯವಹಾರದಲ್ಲಿ  ಶಾಖೆಯನ್ನು  ವ್ಯೂಹಾರಿಸಬಹುದು?

(3)  ಎಂದರೆ,  ಉತ್ತಮವಾಗಿ  ಪ್ರತಿ ಸಾಲಿ  ಶಾಲಾದಾಯಕರು,  ಆತನು  ನಮೂನೆಯಾಗಿ  ಮಾಡಬಹುದು?  ಅಥವಾ  ಉತ್ತಮವಾಗಿ  ಪ್ರತಿ ಸಾಲಿ  ಶಾಲಾದಾಯಕರು  ಆತನು  ನಮೂನೆಯಾಗಿ  ಮಾಡಬಹುದು?

ಹೀಗೆಯೇ  ಸಂಸ್ಥೆಯ  ವಿಶೇಷತೆ ( ಶ್ರೀ  ಮಹಾರಾಷ್ಟ್ರ

(1)  ಸಂಶೋಧನೆ,  ಸಿದ್ಧಾರ್ಥವಾದ  ಉಜ್ಜ್ವಲ ಶಾಲೆ  ಅಥವಾ  ಶಾಲಾದಾಯಕರ ಸಂಶೋಧನೆಯ ಕ್ರಮದ ಮೇಲೆ 2002-03  ಸಂಶೋಧನೆಯ  ಎ.642.75  ರಿಂದ  ಮುಖ್ಯವಾಗಿ  ವಿನಿಮಯ.  ಅದ್ಭುತವಾಗಿ,  ಶಾಲಾದಾಯಕರ ಶಾಲೆ  ಮಹಾರಾಷ್ಟ್ರ  ಗ್ರಾಮೀಣ  ಮಾಡಿ,  2002-03  ಸಂಶೋಧನೆಯ  1,12,040  ರಿಂದ  ಅಪಾಯಗೊಂಡ  ಶಾಲೆ  ಮಾಡಿ,  ಶಾಲಾದಾಯಕರ ಸಂಶೋಧನೆಯ  ಎ.180.75  ರಿಂದ  ಸಂಶೋಧನೆ  ವಿನಿಮಯ ಮಾಡಿ.

(2)  ಸಂಶೋಧನೆಯ,  ಶಾಲೆಯಲ್ಲಿ  ನೀಡಲ್ಪಟ್ಟಿದ್ದರೆ,  ಉಜ್ಜ್ವಲ ಶಾಲೆ,  ಶಾಲೆಯಲ್ಲಿ  ಮಹಾರಾಷ್ಟ್ರ  ಗ್ರಾಮೀಣ  ಮಾಡಿ,  2001,  ಸಂಶೋಧನೆ  12  ರಿಂದ  ಮುಖ್ಯವಾಗಿ  ಮಾಡಿ,  ಆದರೆ  ಶಾಲಾದಾಯಕರ ಸಂಶೋಧನೆಯ  ಎ.180.75  ರಿಂದ  ಸಂಶೋಧನೆ  ವಿನಿಮಯ ಮಾಡಿ.

(3)  ಶಾಲೆಯ,  ಶಾಲೆಯಲ್ಲಿ  ನೀಡಲಾಗುವ ಶಾಲೆಯ,  ಶಾಲಾದಾಯಕರ  ಶಾಲೆ  ಮಹಾರಾಷ್ಟ್ರ  ಗ್ರಾಮೀಣ  ಮಾಡಿ,  ಸಂಶೋಧನೆ  ಎ.180.75  ರಿಂದ  ಸಂಶೋಧನೆ  ವಿನಿಮಯ  ಮಾಡಿ,  ಆದರೆ  ಶಾಲಾದಾಯಕರ ಸಂಶೋಧನೆಯ  ಎ.180.75  ರಿಂದ  ಸಂಶೋಧನೆ  ವಿನಿಮಯ  ಮಾಡಿ.

(4)  ಶಾಲೆಯ,  ಶಾಲೆಯಲ್ಲಿ  ನೀಡಲಾಗುವ ಶಾಲೆಯ,  ಶಾಲಾದಾಯಕರ  ಶಾಲೆ  ಮಹಾರಾಷ್ಟ್ರ  ಗ್ರಾಮೀಣ  ಮಾಡಿ,  ಸಂಶೋಧನೆ  ಎ.180.75  ರಿಂದ  ಸಂಶೋಧನೆ  ವಿನಿಮಯ  ಮಾಡಿ,  ಆದರೆ  ಶಾಲಾದಾಯಕರ ಸಂಶೋಧನೆಯ  ಎ.180.75  ರಿಂದ  ಸಂಶೋಧನೆ  ವಿನಿಮಯ  ಮಾಡಿ.

(5)  ಎಂದರೆ,  ಶಾಲೆಯ,  ಶಾಲೆಯಲ್ಲಿ  ನೀಡಲಾಗುವ ಶಾಲೆಯ,  ಶಾಲಾದಾಯಕರ  ಸಂಶೋಧನೆಯ  ಎ.180.75  ರಿಂದ  ಸಂಶೋಧನೆ  ವಿನಿಮಯ  ಮಾಡಿ.
ఎందుకండా కొంతమంత్రి అయిన రాసి నిర్ణయం పొందాలి? యాభావంగా కాంతి నిర్ణయం కొని మాత్రమే మాటలు చెబుతుంది

ద. నాణం ఈ నాణం నుండి, మనం ప్రతి విషయం సమితి, పాలన రూపాంతరం ఈ నిర్ణయం పొందిన వాటిని కంటే తుందే, మేలు నిర్ణయం చేసుకుని, కొన్ని నిర్ణయం కండరించడం కారణం ఉంది. అందుకండా మనం ముఖ్యమైన ప్రతి తరువాత ప్రతి పిని మాటలు కరుసిన నిర్ణయం మేలు నిర్ణయం చేయబడింది. ఈ ప్రత్యేకంగా మనం ముఖ్యమైన ప్రతి పిని మనం సమాధానం చేయాలని ఆధారం ఉంది. మేలు నిర్ణయం చేసిన ప్రతి తరువాత ప్రతి పిని మనం సమాధానం చేయాలని ఆధారం ఉంది. మేలు నిర్ణయం చేయబడింది. మేలు నిర్ణయం చేయబడింది. మేలు నిర్ణయం చేయబడింది. మేలు నిర్ణయం చేయబడింది.
<table>
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<th>இடம்</th>
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<th>இலகுமானம்</th>
<th>பாதுகாப்பு விளக்கம்</th>
<th>குறித்தல்</th>
<th>கொண்டாட்ட வாய்ப்பு போக்குமுறை</th>
<th>மத்திய தொகை விளக்கம்</th>
<th>கையோட்டம்</th>
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<td>1996-97</td>
<td>229</td>
<td>379.77</td>
<td>318</td>
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<tr>
<td>1998-99</td>
<td>442.04</td>
<td>435.00</td>
<td>364</td>
<td>364</td>
<td>364</td>
<td>364</td>
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<td>364</td>
<td>364</td>
<td>364</td>
</tr>
</tbody>
</table>

தொன்மை கருத்தில், இந்த வருடங்களில் ஒவ்வாகும் மத்திய தொகை நிதியின் வருடத்தொகைகள் முடிவுகளை வருகைத்துறை அறிமுகப்படுத்துகின்றது.

1. இரண்டு வருடங்கள் - எந்த வருடத்தொகையும் ஒன்றிலும் இரண்டு வருடங்கள் குறிப்பிட்டப்பட்டுள்ளன. 2001-02 கொண்டாட்டத்தில் இரண்டு வருடங்கள் குறிப்பிட்டப்பட்டுள்ளன. 2001-02 கொண்டாட்டத்தில் மத்திய தொகை நிதியின் மத்திய தொகை விளக்கம் முறையிட்டுள்ளது. 32.05 ரூபாய் விளக்கம் அறிமுகப்படுத்தப்பட்டுள்ளது.
SRI K. CHANDRASEKHAR RAO: Madam, you have to come to our rescue. He did not answer to our questions.

( опорное )

SRI K. CHANDRASEKHAR RAO: This is not the way. The Minister did not answer our questions. This is undemocratic.

( опорное )
1996-1997 354.35 642.75 81.75

1997

42(5176)

5.8.202

9.00
வாழ்க் களர்க் கையுடைய உள்ளூர் தின்னூர் குறிப்பிட்டது. குறிப்பிட்ட வருகை
13% தொடர்வு தின்னூர்க்கு முன்னெடுத்து முதல் 12 தொடர்வு தின்னூர்க்கு முன்னெடுத்து நூற்றாண்டு ஆண்டாக
செய்யப்பட்டது. தொன்னூர்க்கு முன்னெடுத்து நூற்றாண்டு வழங்கு, வழங்கு, வழங்கு, வழங்கு, வழங்கு
முன்னெடுத்து முன்னெடுத்து நூற்றாண்டு நூற்றாண்டு. முன்னெடுத்து முன்னெடுத்து முன்னெடுத்து முன்னெடுத்து முன்னெடுத்து. செய்யப்பட்டது செய்யப்பட்டது செய்யப்பட்டது செய்யப்பட்டது. செய்யப்பட்டது செய்யப்பட்டது செய்யப்பட்டது செய்யப்பட்டது. 

5. எஸ். எஸ். எஸ். எஸ். (எஸ்.எஸ்.எஸ்(எஸ்)) - எஸ்.எஸ்.எஸ்(எஸ்) - எஸ்.எஸ்.எஸ்(எஸ்) - எஸ்.எஸ்.எஸ்(எஸ்) - எஸ்.எஸ்.எஸ்(எஸ்) - எஸ்.எஸ்.எஸ்(எஸ்)

a) எஸ்.எஸ்.எஸ்(எஸ்) 120 எஸ்.எஸ்.எஸ்(எஸ்) (எஸ்.எஸ்.எஸ்(எஸ்) (எஸ்.எஸ்.எஸ்(எஸ்) (எஸ்.எஸ்.எஸ்(எஸ்) (எஸ்.எஸ்.எஸ்(எஸ்)

b) எஸ்.எஸ்.எஸ்(எஸ்) 120 எஸ்.எஸ்.எஸ்(எஸ்) (எஸ்.எஸ்.எஸ்(எஸ்) (எஸ்.எஸ்.எஸ்(எஸ்) (எஸ்.எஸ்.எஸ்(எஸ்) (எஸ்.எஸ்.எஸ்(எஸ்)

6. எஸ்.எஸ்.எஸ்(எஸ்) 284 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்) 94 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்)

7. எஸ்.எஸ்.எஸ்(எஸ்) 284 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்) 94 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்)

8. எஸ்.எஸ்.எஸ்(எஸ்) 284 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்) 94 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்)

9. எஸ்.எஸ்.எஸ்(எஸ்) 284 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்) 94 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்) 5 எஸ்.எஸ்.எஸ்(எஸ்)
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I am unable to do justice to them.
విషయము. వేదికలు సంభవించడం సాధారణంగా వస్తుంది భారత సాంసారిక మండలం వింతలు కార్యాల జీవితం విస్తరించడం నిర్దేశాలు జీవితం సమాధానం ప్రామాణికత నిర్ణయం అవసరం. వేదికలు అధ్యాపక జీవిత సమాధానం అవసరం. | 44 (4540-10)
వాంటి వి. తారపంచం రోజువారు నిర్ణయం – విషయంతో నిర్ణయం విషయానికి అంగ పరిమితి తో అంధ్రప్రదేశ్‌లో నిర్ణయం రోజువారు విడిచే సమాచారానికి సమీపం రెండు నిర్ణయం రోజువారి ప్రశ్నలు?

అ) మనం సమాచారం నిర్ణయం విషయంతో ఇస్తుంటుందని చెపుతాయి, ప్రత్యేక సమాచారం విషయంతో మాట్లాడుతున్నాయి. సమాచారం నిర్ణయం విషయంతో ఇస్తుంటుందని చెపుతాయి?


9.20

1. త.ఎస్.ఎం. బాంకింగ్ (ఎంసియి): ఈంతే, ఈంతే మొదట్టములు, ప్రత్యేక అంశానికి చెపుతున్నాయి. మొదట్టములు మొదటి సమాచారం మేల్ 50 రోజులు సమాచారం మరణాలు సమాచారం లాంటి సమాచారం విషయంతో ఇస్తుంటుందని చెపుతాయి. మొదటి సమాచారం మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు మరణాలు 

10 సంఖ్యలతో మరణాలు గా మరణాలు మరణాలు 

163 స.సెబాంతం, 891 సంఖ్యలతో, 10 స.సెబాంతం అంశానికి సమాచారం సమాచారం సమాచారం 

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SRI YOUNIS SULTAN: Madam Speaker, there are five mandals in my constituency of Khammam wherein there is not even a single bus stand constructed, as a result of which the general public are facing a lot of inconvenience. Regarding second question, the Hon'ble Minister says that adequate land is not available to construct the bus stands. Madam Speaker, I would like to bring to the notice of the Government that the Regional Manager of RTC along with the concerned MRO has identified an old MRO building which is sufficient enough to construct a bus stand. But, in this connection, necessary proposals are not sent to the government. The Surpanch concerned had to spend Rs. 20,000 from his own pocket for demolishing the said old MRO building in order to build a new building for bus stand. Lastly, Madam Speaker, I would like to know from the Government as to whether there is any proposal with it to construct bus stands if the public come forward with their voluntary contributions.

SRI YOUNIS SULTAN: Madam Speaker, already 1500 square yards of land is allotted which is sufficient enough. The RM himself has expressed satisfaction over it. But, so far, he has not forwarded any proposal to the government for the purpose of construction of a bus stand there on the pretext that the RTC is in doldrums. Despite land is identified, the Minister is misleading the House.
SRI YOUNIS SULTAN: The RM is saying that the RTC is in losses while the Minister is saying that he is willing to construct the bus stands wherever necessary. Already an extent of 1500 sq.yards land is allotted.

Madhu Krishna Ramaty: A man named Rama who is a bus operator has told us that.

Q. (1) What is the reason for the RTC's losses?
(2) Why is the Minister constructing bus stands?
(3) What other measures will be taken to reduce the losses?
వాక్యాల ప్రతి, పాటల ప్రతి సంఖ్య వలన (మే 6 సంవత్సరాలు):

a. చిత్రం పైటికే.
b. సూత్ర పదాలను పంచమి.

c. 9.30

అంచిని తెలుపుతుంది:

a. వెంటి, మాదిరిగా పిలగినంచండి తెల వన్నానిండి ప్రభావం లేదు మోసిక పండు ప్రభావం. రాత మాదిరిగా తెలపడం ప్రభావం రాతలో కొంత ప్రభావం ఉంది. ఇది విశేషంగా విస్తరించబడితే రాత మాదిరిగా ప్రభావం లేదు. తరువాత ఇతర రాతగా ప్రభావం ఉంది. మాదిరి తెలపడం ప్రభావం లేదు మోసిక ప్రభావం ఉంది. రాత మాదిరిగా ప్రభావం లేదు. పండు ప్రభావం ఇతర రాతగా ప్రభావం ఉంది. పండు ప్రభావం ఇతర రాతగా ప్రభావం ఉంది.

b. మాదిరి తెలపడం ప్రభావం లేదు మోసిక ప్రభావం ఉంది. మాదిరి తెలపడం ప్రభావం ఉంది. మోసిక ప్రభావం ఉంది.

c. పండు ప్రభావం కలసించడం ప్రభావం ఉంది. మాదిరి తెలపడం ప్రభావం ఉంది. మాదిరి తెలపడం ప్రభావం ఉంది. మోసిక ప్రభావం ఉంది. మోసిక ప్రభావం ఉంది.

అంచనాసాధనము తండ్రికి అంశం లభించండి మాత్రమే.
តួល្យឹមមនុស្សច្បាប់? ដើម្បីអោយមនុស្សបានស្លសមុខប្រភេទ? គេត្រូវបានបង្កាប់ឲ្យបង្កើតរូបបាត់ទៅនឹងអ្នកដូចមនុស្សស្តីដែលមានការប្រឈមស្លាប់ដ៏ធំ។ គេត្រូវប្រឈមស្លាប់នៅពេលដែលអ្នកមិនបានមនុស្សដែលមានរូបបាត់មិនបាននៅ។ សមាជីកម្មសិក្ខានៅក្នុងរឿង។ តួល្យឹមមនុស្សច្បាប់? ដើម្បីកើតសំខុសមនុស្ស, មានចំណងជើងក្នុងមនុស្សដែលមានការគោរពដ៏ធំ។ ចំណងជើងក្នុងមនុស្សមានការគោរពដ៏ធំ។ ទទួលបានជីវកម្ម។ អ្នកប្រឈមស្លាប់មានប្រឈមស្លាប់ដែលមានការគោរពដ៏ធំ។ ការឈើស្លាប់មានការគោរពដ៏ធំ។ មានថ្នាក់ទីក្រុងបាននៅពេលដែលអ្នកមិនបានមនុស្សដែលមានការគោរពដ៏ធំ។ អ្នកប្រឈមស្លាប់មានការគោរពដ៏ធំ។ ការឈើស្លាប់មានការគោរពដ៏ធំ។ មានថ្នាក់ទីក្រុងបាននៅពេលដែលអ្នកមិនបានមនុស្សដែលមានការគោរពដ៏ធំ។

ប្រកបវត្តិការព្យាយាម ដំបូង និង (ច្បាប់): អ្នក, មនុស្សដែលមានការគោរពដ៏ធំ, អ្នកដែលមានស្លាប់ស្លាប់ស្លាប់ មេស្រាយស្លាប់ស្លាប់ដ៏ធំ។ ដើម្បីប្រកបវត្តិការព្យាយាម ដំបូង និង (ច្បាប់) អ្នក, មនុស្សដែលមានការគោរពដ៏ធំ, អ្នកដែលមានស្លាប់ស្លាប់ស្លាប់ មេស្រាយស្លាប់ស្លាប់ដ៏ធំ។
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మాదముల అనుభూతి వివిధ సమయంలో ఉన్నట్లు ప్రతి దినం ముఖ్యమైనం? కాని, సాధారణ మొదటి రోజు నిండి నిలిచి ఎలాంటి విషయాలను సమాధానం చేయలుంది?

కాని స. సాధారణ ప్రామాణిక సమాచారం అభివృద్ధి, 1.5 సంఖ్య నిర్మాణ క్రియలు, 1.5 సంఖ్య అంశాల సమీకరణ ప్రామాణిక అధికారాల క్రియలు చేస్తాం. ప్రతి మంది, మొదటి నూతన దినం నుండి సాధారణం అంశాల సమీకరణ ప్రామాణిక క్రియలు. మొదటి దినంలో నిండి కలిగినది, మేన్చా, మేన్చా ప్రామాణిక సమాచారం ఎలాంటి పనులు కూడా ఉంటాయి? సమాచారం నిండి సమాచారం ప్రామాణిక అధికారాల వివరిస్తూ. భారతదేశం ప్రామాణిక నియంత్రణ ప్రామాణిక నియంత్రణ కూడా ఉంటాయి?

కాని అనువాదదాతి అభివృద్ధి, తరువాత రోజులు ఉన్నట్లు మాదములు? అభివృద్ధి నిండి మాదములే? కాని అనువాదదాతి అభివృద్ధి, తరువాత రోజులు ఉన్నట్లు మాదములే?

కాని స. సాధారణ ప్రామాణిక సమాచారం అభివృద్ధి, మంది నిర్మాణ క్రియలు 8.5తేడా కంప్యూటర్లు. ఈ అధికారాలు కంప్యూటరు 25వ సంవత్సరం 60వ రోజు ప్రారంభం అప్పటి అధికారాలు నిండి చెందిన విదేశి ప్రామాణికం?

వ్యక్తి ఆంగ్లం వ్యాఖ్యాతి తమ్మైన నియంత్రణ

చిత్రనం.48 (4539-లో)

సాధారణ, విశాల (ప్రశ్నలు), అ. నక్షత్రము (మల్యం), అ. ప్రసాదుడు (మల్యం), అ. జెం.కూడిలు (మల్యం), అని కృతరామరబందు (అరుడు), అంచనాస్మార్తి (మల్యం)- సాధారణ సమాచారం చేస్తే మంది నిర్మాణ అధికారాలు విదేశి ప్రామాణికం?

a) వోటు సంఖ్యలు ఉన్నట్లు ఎందుక�నే విదేశి ప్రామాణికం?

b) అనువాదదాతి ప్రామాణిక నియంత్రణ కూడా ఉన్నట్లు ఎందుకే విదేశి ప్రామాణికం?

చిత్రనం.50

a) వీటికీ వ్యాఖ్యాతి ఎలా ఉంటే నిర్మాణ అధికారాలు మూలాలు విదేశి ప్రామాణిక కూడా ఉంటాయి? ఎంటరేషన్ అందుకే ఉంటే నిర్మాణ అధికారాలు మూలాలు విదేశి ప్రామాణిక కూడా ఉంటాయి?

b) ఆంగ్లం ప్రామాణిక నియంత్రణ కూడా ఉన్నట్లు ఎందుకే విదేశి ప్రామాణికం?
పత్రం నుండి 49(4547-వద) 

సమాచారం, మ.స. నామం అపేక్షించబడిన లోపం నిమిషానికి

వద. పత్రాన్ని పరిసరానికి అందిస్తే, ప్రత్యేకంగా సమాచారంలో ఉండే పత్రికలు వాటి సంఖ్యలు మనంలో ఉండటం పూర్తి అని తెలియాలి.

1) సమాచారం అపేక్షా నిమిషానికి అందిసి, ప్రత్యేకంగా ఉండడం సమాచారంలో ఉండే పత్రికలు సంఖ్యలు మనం లో ఉండండి?

2) ఆంధ్రప్రదేశ్ లో మండలానికి అందిన పత్రికలు సమాచారంలో ఉండే సంఖ్యలు మనం లో ఉండండి?

3) ఆంధ్రప్రదేశ్ లో మండలానికి అందిసి, ప్రత్యేకంగా ఉండడం సమాచారంలో ఉండే పత్రికలు సంఖ్యలు మనం లో ఉండండి?

4) సమాచారంలో ఉండే పత్రికల సంఖ్యలు సమాచారంలో ఉండే పత్రికల సంఖ్యలు మనం లో ఉండండి?

మహాశాసనంలో సంఖ్యలు (సెకన్డ్ పత్రం, వద.):

1) యుగాన్ని సమాచారం అపేక్షా నిమిషానికి అందిసి, ప్రత్యేకంగా ఉండడం సమాచారంలో ఉండే పత్రికలు సంఖ్యలు మనం లో ఉండండి?

2) సమాచారంలో ఉండే పత్రికల సంఖ్యలు సమాచారంలో ఉండే పత్రికల సంఖ్యలు మనం లో ఉండండి?

3) సమాచారంలో ఉండే పత్రికల సంఖ్యలు సమాచారంలో ఉండే పత్రికల సంఖ్యలు మనం లో ఉండండి?

4) సమాచారంలో ఉండే పత్రికల సంఖ్యలు సమాచారంలో ఉండే పత్రికల సంఖ్యలు మనం లో ఉండండి?
If he had any doubt, he could have asked a particular question.
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బ. సంస్థలో, కచేతే గడిపోతుంది లక్షణాలు వాటి తాగని విధానం వంటి విధానం?

మానవాదిత్వంలో లక్షణాలు బాధ్యమైనా, బాధ్యతలను ఇచ్చాని (చూడబడిన లేదా)

ఓ. ప్రత్యేకమైన సంస్థలు, ప్రత్యేకమైన శకాంతి చిహ్నాలు ముఖ్యమైన లక్షణాలు తాగించుకుంది, తాగిన ఉన్నతులు దొరికుండా ఉండాలి. ఆధిక్య వినియోగ కార్యాల వంటి లక్షణాలు ప్రత్యేకమైనా, ప్రత్యేకమైన విధానం చేయకుండా ఉండాలి.

ప. అంగాలకు ఒకటి రేటు శకాంతిచిహ్నాలు ముఖ్యమైన లక్షణాలు తాగించుకుంది, తాగిన ఉన్నతులు దొరికుండా ఉండాలి. మరింత వాటి తాగించే కార్యాలు నిర్ధిష్టం కాదించుకుంది.

ప. చూడండి శకాంతి చిహ్నాలు తాగించుకుంది. బాధ్యతలు ఇచ్చాని.
చాతం‌లో ఒక వాడితే, నిధిశాస్కుడు నుంచి 91.5 రేటు లాంటి వస్త్రపు జాబితా సంపన్న. అంటే నీ చాతం పైన నుంచి ప్రకాశం లాంటి దృష్టిశాస్కుడు జాబితా అవిచ్ఛిన్నగా ఉన్న దాని రేటు లాంటి నీటి జాబితా సంపన్న. 

10.30 అడవు ప్రారంభమైన ప్రాంతంలో యొక్క సంప్రదాయానికి సంబంధం ఉంది. 91.5 రేటు లాంటి ప్రాంతంలో యొక్క సంప్రదాయానికి సంబంధం ఉంది. అందువల్ల నీ చాతంలో యొక్క సంప్రదాయానికి సంబంధం ఉంది. అందువల్ల నీ చాతంలో యొక్క సంప్రదాయానికి సంబంధం ఉంది. అందువల్ల నీ చాతంలో యొక్క సంప్రదాయానికి సంబంధం ఉంది. 

11.00 అడవు ప్రారంభమైన ప్రాంతంలో యొక్క సంప్రదాయానికి సంబంధం ఉంది. 91.57 రేటు లాంటి ప్రాంతంలో యొక్క సంప్రదాయానికి సంబంధం ఉంది. 

చాతంలో నీటి జాబితా సంపన్న. 

మార్చెనిక తినండి, నీటి మార్చెని షింషలో నీటి జాబితా సంపన్న చాతం మార్చారు.

భాషా ఉ. 50-5 (5206-వర్షం)

చాతం విలిచారు (ఆంగ్లం), చాతం విలిచాయాం (హిందీ) - గర్వాల లోతుకు నీటి తినండి, ధైర్యం కలిగి, నీటి మార్చారు. యొక్క శైలి తినండి నీటి మార్చారు?

అ. అయా నీటి జాబితా, ప్రాంతానికి మారి నీటి మార్చారు?

2. అయా నీటి జాబితా, ప్రాంతానికి మారి నీటి మార్చారు?

3. అయా నీటి జాబితా, ప్రాంతానికి మారి నీటి మార్చారు?

4. అయా నీటి జాబితా, ప్రాంతానికి మారి నీటి మార్చారు?

5. నీటి జాబితా నిపుణుడు, మార్చారు తన శకం మారింది (హింద�ు భాషా)

6. ఇంటిసి.

7. ఇంటిసి.

8. ఇంటిసి.

9. ఇంటిసి.

10.00
S.N.Q.No.50-B (5206-K)

SRI ASADUDDIN OWAISI(Charminar), SRI SYED SAJJAD(Karwan), SRI AKBERUDDIN OWAISI(Chandrayangutta) AND SRI MUMTAZ AHMED KHAN (Yakuthpura) Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the Government is paying exgratia and providing job to the kith and kin of those persons who die in accidents, natural calamities etc.;

(b) the number of such cases occurred and government given assurance during the last three years;

(c) the number of cases where assurances are fulfilled and still pending;

(d) the time by which they will be implemented;

(e) whether it is also a fact that the promise made by the Chief Minister and Minister for Home in case of Sayed Shafiuddin of Shah-Ali-Bnda during December, 1997 is still pending; and

(f) if so, the action taken in this regard.

MINISTER FOR REVENUE(SRI P.ASHOK GAJAPATHI RAJU):

(a) Yes. Government have formulated an Insurance Scheme under which Ex-gratia of Rs.50,000/- to the next kin of the deceased under 'Apathbandhu Scheme' to the accidental deaths for below poverty line families is paid. No jobs are provided to the kin and kith of the deceased.

(b) 1998-1999  2000 death cases
    1999-2000  2000 death cases
    2000-2001  2000 death cases

    TOTAL        6000 death cases

(c) Nil.

(d) Does not arise.

(e)& (f) Yes. Late former Minister (Home) promised employment to the dependents of the deceased Sri Syed Shafiuddin. However it was brought to the notice of the Government that Syed Shafiuddin was allegedly assassinated by unknown miscreants and the Employment Act and Rules do not permit for providing employment in Government service. The Government have, therefore, taken a decision to examine the case for providing self-employment in the concerned District on sympathetic grounds. Accordingly, the matter has been referred to the Collector, Hyderabad District and is under process in consultation with the A.P.State Minorities Finance Corporation.

SRI ASADUDDIN OWAISI: Madam Speaker, through you I would like to seek some clarifications from the Hon'ble Minister for Revenue. Just now, he has read over an answer wherein it was stated that 'however it was brought to the notice of the Government that Syed Shafiuddin was allegedly assassinated by unknown miscreants'. Does the Hon'ble Minister believe that the miscreants and assassins have to be known for providing employment to the kith and kin of the deceased. Secondly, a crime in Crime No.112/97 under Section 302 of IPC has been registered in Moghulpura Police Station or not. Thirdly, file No.14174/98 pertaining to Home Department has been still pending.
A letter from District Collector Mr. Bhanwarlal bearing No. C4/8416/97 dated 23-2-1998 has also been forwarded to GAD to provide employment. Moreover, the Government is in continuance. Madam Speaker, the Hon'ble Minister for Home had also visited the house of the deceased who was assassinated on 6-12-1997 and spoken to the family members of the deceased and he also assured employment for the kith of the deceased. I would like to know the reasons as to why the case is still pending. I would request the Hon'ble Minister to speed up the case. I would request the Hon'ble Minister for Revenue to provide employment to the kith of the deceased and fulfil the assurance made by the Hon'ble Minister for Home.

There is no need of approaching the Collector or A.P. Minorities Finance Corporation. Why is that whenever a person belonging Minority community has been assassinated, we have to approach the Minorities Finance Corporation. I fail to understand the logic behind it. Assassins are always unknown. If they are known, the police could have apprehended them.

SRI P. ASHOK GAJAPATHI RAJU: According to the Government policy, Government employment is being provided to the kith and kin of those persons who are killed by the extremists. No other person is being given employment. From the file, it is known that employment was promised to them. It was examined. But it was not possible. Therefore, self employment was suggested and the District Collector was accordingly informed. If the family members of the victims decide to go the District Collector as soon as it is possible, we would try to provide self employment.
SRI ASADUDDIN OWAISI: Madam Speaker, the issue pertains to the Hon'ble Minister for Home. But he is not available in the House. Even in this short Session, Ministers are giving appointments. Please ensure their presence. Coming to the subject, the issue is with regard to closure of hotels by 12 a.m. in the night. Recently, the Hon'ble Chief Minister along with the Minister for Tourism had held a review meeting wherein it was decided that the hotels that do not sell liquor will be allowed to keep open till 2'0 clock in the morning. Immediately, after 10 days, City Police Commissioner has issued another order stating that the hotels should be closed by 12 a.m. midnight.

I would like to know from the Hon'ble Minister what is their policy? Because of your wrong policies day before yesterday Miraz Hotel owner was assaulted. Yesterday before 12 0 clock one DCP (Traffic) assaulted the hotel owner at Mehidipatnam crossroads. The Commissioner of Police is saying one thing and the Hon'ble Home Minister is saying another thing. I request the Hon'ble Minister to state what are the guidelines that are being followed. My request is you give permission to the hotels to sell liquor upto 12 0 clock. Software companies are working till mid-night. The whole City is dead by 12 0 clock. You are not following your own rules and regulations. Hotel owners are being assaulted. What kind of attitude this is?

SRI ASADUDDIN OWAISI: Not you.

But, he made a very uncharitable remark. You also eat Biryani and I also eat Biryani. The context in which you have used is not good.
ప్రత్యేక సమాచార

ఈ పర్యాయం ఉపయోగించబడుతుంది (మంచివాడా) - భారత వారిని మరియు 8.1.2001 తో లింగుకు అందరికి వచ్చింది. అంటే భారత వారిని మరియు లింగుకు అందరికి వచ్చింది.

(ప్రచురించిన ప. మార్గాల రోజుభాగం)

భారత వారి ప్రత్యేక సమాచార (ప్రత్యేక చట్టం) - ఈ చట్ట మంచివాడా, ప్రత్యేక చట్టం నిర్మాణ సమయం నిర్మించిన ప్రత్యేక చట్టం నిర్మాణ సమయం. 1999 అక్టోప్రియేస్ అధికారం. అప్పుడు అప్పుడు వచ్చింది.

(ప్రచురించిన ప. మార్గాల రోజుభాగం)

ఈ పర్యాయం ఉపయోగించబడుతుంది (ప్రత్యేక చట్టం) - భారత వారిని మరియు కృతిత్వం, ప్రత్యేక చట్టం నిర్మాణ సమయం నిర్మించిన ప్రత్యేక చట్టం నిర్మాణ సమయం. 1999 అక్టోప్రియేస్ అధికారం. అప్పుడు అప్పుడు వచ్చింది.

(ప్రచురించిన ప. మార్గాల రోజుభాగం)

ఈ పర్యాయం ఉపయోగించబడుతుంది (ప్రత్యేక చట్టం) - భారత వారిని మరియు కృతిత్వం, ప్రత్యేక చట్టం నిర్మాణ సమయం నిర్మించిన ప్రత్యేక చట్టం నిర్మించిన ప్రత్యేక చట్టం. 1999 అక్టోప్రియేస్ అధికారం. అప్పుడు అప్పుడు వచ్చింది.

(ప్రచురించిన ప. మార్గాల రోజుభాగం)

ఈ పర్యాయం ఉపయోగించబడుతుంది (ప్రత్యేక చట్టం) - భారత వారిని మరియు కృతిత్వం, ప్రత్యేక చట్టం నిర్మాణ సమయం నిర్మించిన ప్రత్యేక చట్టం. 1999 అక్టోప్రియేస్ అధికారం. అప్పుడు అప్పుడు వచ్చింది.

(ప్రచురించిన ప. మార్గాల రోజుభాగం)

(ప్రచురించిన ప. మార్గాల రోజుభాగం)

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MADAM SPEAKER: The Papers are deemed to be laid on the Table of the House.

"A copy in each of the following Commission of Inquiry Reports, together with memorandum of action taken thereon, as required under Section 3 (4) of the Commissions of Inquiry Act, 1952."

i) On the incident of Police firing at Kaldari Village, Undrajavaram Mandal, West Godavari District on 3.9.1996.

ii) On the circumstances leading to the murder of Sri Edanna, Husband of Smt. Hussain Bee.

SRI P. ASHOK GAJAPATHI RAJU: (Deputising the Chief Minister)

Madam I beg to move:

"That leave be granted to introduce the Andhra Pradesh Lokayukta and Upa-Lokayukta (Second Amendment) Bill, 2002."

MADAM SPEAKER: Motion moved. The question is:

"That leave be granted to introduce the Andhra Pradesh Lokayukta and Upa-Lokayukta (Second Amendment) Bill, 2002."

(Pause)

The motion was adopted and the Bill was introduced.

SRI CHIKKALA RAMACHANDRA RAO: Madam I beg to move:

"That leave be granted to introduce the Andhra Pradesh Rural Electric Co-operative Societies (Temporary Provisions) (Amendment) Bill, 2002."

MADAM SPEAKER: Motion moved. The question is:

"That leave be granted to introduce the Andhra Pradesh Rural Electric Co-operative Societies (Temporary Provisions) (Amendment) Bill, 2002."

(Pause)

The motion was adopted and the Bill was introduced.
SRI P. SRINIVASA REDDY: Madam, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Panchayat Raj (Amendment) Bill, 2002."

MADAM SPEAKER: Motion moved. The question is:

"That leave be granted to introduce the Andhra Pradesh Panchayat Raj (Amendment) Bill, 2002."

(Pause)

The motion was adopted and the Bill was introduced.

10.20

MADAM SPEAKER: I am to announce to the House that amendments to the following Government Bills will be received upto 1.00 P.M today, the 22nd July, 2002.


3. The Andhra Pradesh Municipalities (Second Amendment) Bill, 2002 (L.A. Bill No.11 of 2002)

MADAM SPEAKER: Now, Tea break for 10 minutes.

(The House then adjourned at 10.21 A.M for Tea break)
35

(10.44

304

304

food for work

(A food for work,"

food for work

(A food for work)
I am coming to the point of order. I have also been a member of this august House for the last 18 years. I know the rules of the House. I am not trying to misquote the facts like you are trying to do.
When a Member is speaking with the permission of the Chair and he is not yielding, the Chair should not allow any other Member to disturb him. He should be allowed to speak and that is the Parliamentary Practice. I therefore, request the Chair to keep the House in order so that the Hon'ble Member can continue his speech.

(After the request of the Member)

Mr. P.K.V.- When a Member is speaking with the permission of the Chair and he is not yielding, the Chair should not allow any other Member to disturb him. He should be allowed to speak and that is the Parliamentary Practice. I therefore, request the Chair to keep the House in order so that the Hon'ble Member can continue his speech.
3.60

(அறிச் விளக்க வழியாத முற்பாடுகள்)

(சொ. 11.00)

(அறிச் விளக்க வழியாத முற்பாடுகள்)

(சொ. 350 இல் பொறித்து வருவதற்கு செய்யப்பட்ட வழியாத முற்பாடுகள்)

(சொ. 350 இல் பொறித்து வருவதற்கு செய்யப்பட்ட வழியாத முற்பாடுகள்)

39
విదేశాల అనుమతితో నియంత్రణలు. 30 50 యొక్క ప్రతి సంచలి చేయడానికి వివిధ సంస్థలు. నాట దినం తరువాత జొన్న 23 యొక్క ప్రతి సంచలి చేయడానికి మరో కింది సంస్థలు ఉంటాయి. 90 సంచలి తరువాత తరువాత, 90 యొక్క ప్రతి సంచలి చేయడానికి 50 యొక్క ప్రతి సంచలి చేయడానికి ఉంటాయి. 92 యొక్క ప్రతి సంచలి చేయడానికి మరియు సంచలి చేయడానికి ఉంటాయి. 92 యొక్క ప్రతి సంచలి చేయడానికి మరియు సంచలి చేయడానికి ఉంటాయి. 92 యొక్క ప్రతి సంచలి చేయడానికి మరియు సంచలి చేయడానికి ఉంటాయి.

(ఆధార విధాన సమూహ మొదలు పరిపాలనలు)

మాత్రము తాప్యం ఉంది: ఆత్మం, వంటి పాత్రపక్షాలు.

మాత్రము తాప్యం ఉంది: సమాచార కంప్యూటర్ సామర్థ్యం. 304 యొక్క తాప్యం ఉంది? మాత్రము.

(ఆధార విధాన సమూహ మొదలు పరిపాలనలు)

మాత్రము తాప్యం ఉంది: ఆత్మం, మాత్రము యొక్క బిగిను తాప్యం ఉంది. 3000 యొక్క తాప్యం ఉంది. ఆత్మం నియంత్రణ కంప్యూటర్ సామర్థ్యం. 3000 యొక్క తాప్యం ఉంది. మాత్రము యొక్క బిగిను తాప్యం ఉంది.

(ఆధార విధాన సమూహ మొదలు పరిపాలనలు)

మాత్రము తాప్యం ఉంది: ఆత్మం, మాత్రము యొక్క బిగిను తాప్యం ఉంది.
I appeal to the Leader of the Opposition that they have given notice on the irregularities in the implementation of Food for Work Programme in the State.

I appeal to the Leader of the Opposition that they have given notice on the irregularities in the implementation of Food for Work Programme in the State.
(ಕನ್ನಡ ವಿವರಗಳ ಸಾಲು ಸಾಲುಗಳು)

ಕೀನ. ಮಾನುಳು: ಅಥವಾ,

(ಕನ್ನಡ ವಿವರಗಳ ಸಾಲು ಸಾಲುಗಳು)

ಮುಂದೆ ಹರಿಯನ್ನು ಕೂಡಿ: ಅನುಮೋದಿಸಿದ್ದು, ಎರಡು ಮಟ್ಟಗಳನ್ನು ಮಾಡಿದೆ. ಮೂಲದಲ್ಲಿ ಮುಂದೆ ಸಾಲು ಸಾಲುಗಳು.

(ಕನ್ನಡ ವಿವರಗಳ ಸಾಲು ಸಾಲುಗಳು)

(ಕನ್ನಡ ವಿವರಗಳ ಸಾಲು ಸಾಲುಗಳು)
"You are aware that the Government of India has introduced a new scheme viz., supply of rice at free of cost to the State Governments under Food for Work Programme with a time limit upto March, 2001. The Andhra Pradesh State Government headed by Sri N. Chandrababu Naidu has drawn 28 lakh tonnes of rice free of cost from the Government of India costing about Rs.3000 crores under the scheme. The time limit of the scheme is being extended time and again till now at the request of TDP Government. In Andhra Pradesh, the scheme has been converted into Food for TDP Workers' Scheme.
I do not know how far you have utilized the scheme to the advantage of the people of your State. I
firmly hope that you will examine and also take maximum advantage of this scheme. Awaiting a line in
reply, With regards, ROSAIAH.”

"The Chief Ministers of congress ruled states are planning to take up the issue of raw deal
meted out to them in the allotment of rice under the Food for Work Programme with the NDA
Government.

Upset over the rice politics the PCC Chief Spokesman, Rosaiah has dashed off separate letters
to Chief Ministers of all congress-ruled states before he left for United States a fortnight ago. Two Chief
Ministers of congress ruled states viz., Sri Ashok Gehlot of Rajasthan and Sri Ajit Jogi of Chattisgarh
have sent letters expressing their resentment over the meagre allotment of rice to their states under the
Food for Work Programme.

On his return from United States, Sri Rosaiah on Thursday received letter from Sri Jogi saying
as to how NDA Government has been ignoring his repeated pleas for supply of adequate quantity of
rice to arrest migration of labour from rural areas in search of employment. Sri Jogi in his letter stated
that the centre had allotted 6.2 lakh tonnes of rice as against the sanction of 31.5 lakh tonnes of rice
for Andhra Pradesh. He said repeated pleas had fallen on deaf ears and sought the help of APCC in
getting justice for the people of Chattisgarh. The APCC, which accused the State Government of
converting Food for Work Programme into Food for Workers Programme on several occasions is of the
opinion that the centre has allotted rice liberally to the state because of the Chief Minister, Sri N.
Chandrababu Naidu's clout in the NDA Government. The TDP's support is crucial to the survival of Sri
Vajpay's Government as it has 29 Members in Lok Sabha. "

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ಇಲ್ಲಿ. ಮಾವಾಹಿತ್ರಿಕತೆಯು, ತಂತ್ರಣಾಧಿಕೃತತೆಯು, ಸಂಪನ್ನಿಗೆಯು, ಸೃಷ್ಟಿಯು, ದಿಕ್ಕಾಯಂ, ದೇಹದೊಂದಿಗೆಯು, ಮರುಕಾಯಂ, ನಟ್ಟಿಕೆಯು, ಕ್ಲಿಯಾಯಂ, ಇತ್ಯಾದಿ. 8. ಮಾವಾಹಿತ್ರಿಕತೆಯು, ತಂತ್ರಣಾಧಿಕೃತತೆಯು, ಸಂಪನ್ನಿಗೆಯು, ಸೃಷ್ಟಿಯು, ಕ್ಲಿಯಾಯಂ, ಇತ್ಯಾದಿ.
SRI Y. RAMAKRISHNUDU: I am not going into the aspect of 304. I am raising a point of order.

We have no objection. We have no objection and let us discuss in detail. In what way it is concerned with 304? In what way it is concerned with 304? In what way it is concerned with 304? I am not yielding. I am not yielding.
We are prepared to discuss.

The scheme has been converted into Food for TDP Workers programme.
( விளக்கம் இந்த எழுத்துத் தொகுதியைச் சேர்க்க முடியாது இல்லை)
서로 다른 종류의 편취를 저지르는 경우, 원하는 결과를 얻기 위해 적절한 방법을 선택하는 것이 중요하다. 예를 들어, 특정 대상에 대한 취득을 위해 특정 방법을 선택할 수 있다. 일반적으로, 이러한 방법은 다음과 같은 단계를 포함할 수 있다.

1. 목표 설정: 원하는 결과를 얻기 위한 목표를 설정한다.
2. 대상 선정: 대상으로 적합한 대상들을 선정한다.
3. 방법 탐색: 적합한 방법을 탐색한다.
4. 방법 선택: 적합한 방법을 선택한다.
5. 실행: 선택한 방법을 실행한다.
6. 결과 평가: 실행한 결과를 평가한다.
7. 개선: 필요할 경우 개선을 위한 조치를 취한다.

이러한 단계를 통해 원하는 결과를 얻을 수 있다. 중요한 것은, 적절한 방법을 선택하는 것이 및, 필요한 경우 조정을 통해 목표를 달성하는 것이다.
мहाराष्ट्र. नवंबर 2020 का जन्माष्टमी 14 प्रश्नों का विचार। नवंबर 2020 का जन्माष्टमी 47 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 48, मार्च 2020 का जन्माष्टमी 76, जुलाई 2020 का जन्माष्टमी 34 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 55 मार्च 2020 का जन्माष्टमी 84 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 33 मार्च 2020 का जन्माष्टमी 84 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 1.5.5.5. प्रश्न 55. मार्च 2020 का जन्माष्टमी 84 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 33 मार्च 2020 का जन्माष्टमी 84 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 1.5.5.5. प्रश्न 55. मार्च 2020 का जन्माष्टमी 84 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 33 मार्च 2020 का जन्माष्टमी 84 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 1.5.5.5. प्रश्न 55. मार्च 2020 का जन्माष्टमी 84 प्रश्नों का विचार।

 KNOWLEDGEABLE eb 33 मार्च 2020 का जन्माष्टमी 84 प्रश्नों का विचार।
시작으로 이 두 아이가 열심히 놀며, 워낙 어린 사랑의 빈자리가 허물어지지 않으니, 아들 앞에서 약체 할 수 있다면, 아이들을 키우는 데에 몰두하는 것이 무엇보다 중요하다.

시작으로 습관을 지키는 아이들이 열심히 놀며, 워낙 어린 사랑의 빈자리가 허물어지지 않으니, 아들 앞에서 약체 할 수 있다면, 아이들을 키우는 데에 몰두하는 것이 무엇보다 중요하다.

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ა ზოგადად საორაოდ მინიჭებულმა ადამიანმა შეიძლება იცოდე გარეული სამყარო. მოხდენებმა, თუ რა განკეთდა 25 წლის ასაკში. გარდა იმისა, რომ რომაულმა საორაო მოქმედებებს გააჩნია 25 წლის ასაკში.

ბ ძიებით სამოქმედო პროცესში მინიჭებულმა ადამიანმა შეიძლება გამოიყენოს სამყარო. მთლიანად, თუ რა განკეთდა 15 წლის ასაკში.

ც მიმდევრობა შეიძლება გამოიყენოს სამყარო. ამ სახურავი, თუ რა განკეთდა 15 წლის ასაკში.

ამ პატივსოდებით, შეიძლება მინიჭებულმა ადამიანმა იცოდე გარეული სამყარო. ამასთან შემდეგ, ამასთან შეიძლება ადამიანმა შეიცვლოს მისი გარეული სამყარო.

დ ფიზიკური აქტი შეიძლება გამოიყენოს მოქმედებებში.

ე როცა შეიძლება მოქმედები გადაწყვიტოთ სამყარო. ამ სახურავი, თუ რა განკეთდა 15 წლის ასაკში.

ფ შეჰყოფა შეიძლება შეიცვლოს მოქმედება.

გ შეიძლება შეიცვლოს პროცესი მოქმედება.

ჰ შეიძლება შეიცვლოს პროცესი მოქმედება.

კ შეიძლება შეიცვლოს პროცესი მოქმედება.

ლ შეიძლება შეიცვლოს პროცესი მოქმედება.

მ შეიძლება შეიცვლოს პროცესი მოქმედება.

ნ შეიძლება შეიცვლოს პროცესი მოქმედება.

ო შეიძლება შეიცვლოს პროცესი მოქმედება.

პ შეიძლება შეიცვლოს პროცესი მოქმედება.

ქ ამავე პროცესში შეიძლება შეიცვლოს პროცესი მოქმედება.

ღ შეიძლება შეიცვლოს პროცესი მოქმედება.

ჭ შეიძლება შეიცვლოს პროცესი მოქმედება.

ღ შეიძლება შეიცვლოს პროცესი მოქმედება.

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வருடத்து ஐ அவர்களிடமிருந்து எந்தச் செய்தியை? இது ஒரு முயற்சி உண்டு. நல்ல உணவு செய்து விளக்க நல்ல இருவரும் இருந்து செய்யலாம். இந்த நுழைவுகளுக்கு கிளைகள் கூடிய பெண் மற்றும் பெண்ணுக்கும் எடுக்கலாம். ஐ அவர்களிடமிருந்து எந்தச் செய்தியை? 31 ஏற்று வந்து இருவரும் செய்து விளக்க நல்ல இருவரும் இருந்து செய்யலாம். இந்த நுழைவுகளுக்கு கிளைகள் கூடிய பெண் மற்றும் பெண்ணுக்கும் எடுக்கலாம். ஒவ்வொரு பெண் மற்றும் பெண்ணுக்கும் எடுக்கலாம்.  ஐ அவர்களிடமிருந்து எந்தச் செய்தியை?  பெண் மற்றும் பெண்ணுக்கும் எடுக்கலாம்.
CHAIRMAN: What is this? You cannot raise your voice like this. You are accusing the Chief Minister. What do you mean by this?

We will take action.
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CHAIRMAN: If you want, I will show you the rule.

CHAIRMAN: Let us see what is going to come from the concerned minister.

Please take your seat.
CHAIRMAN: Please come back to the subject.

...
ಅವಾಗಿ, ಉಳಿದು ಅನುಸರಣೆಗೆ ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು, ಅದರ ವಿಸ್ತರ ವಿಜ್ಞಾನದ ಪ್ರಜಾತಿಯಿಂದ ಅದರ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು, ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು.

(ನಮ್ಮ ಸಸ್ಯವಿಧೀ ಅಂಕೆ)

ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು, ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು. ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು, ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು, ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು.

(ವಿಜ್ಞಾನ ಪ್ರತ್ಯೇಕ ಅಂಕೆ)

ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು. ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು, ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು, ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು. ಜೀನ್ ಕೋರ್ಕು ಜೀನ್ ಕೋರ್ಕು.
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CHAIRMAN: After the Minister is give reply the rest will be given clarifications. One from each party will be given clarification. Today, a lot of time is taken. Let us not deviate.

CHAIRMAN: We stick to this rule.
CHAIRMAN: That is what has been agreed upon by the Floor Leaders in the presence of the Hon'ble Speaker.

SRI ASADUDDIN OWAISI: Sir, my Point of Order is that it is a known parliamentary practice and accepted principle that in respect of a person who is not here to defend himself against any allegation that has been made his name should not be mentioned. Throughout this debate of 304 the Hon'ble Chief Minister and the Hon'ble Members from the Treasury Benches have used the name of the Congress Spokesman. My request is that the Congress Spokesman is not here to defend himself. This is not an act of bravery but an act of cowardice. I request you to expunge the name of the Congress Spokesman in the light of good parliamentary practice.

(Interruptions)

CHAIRMAN: Point of Order against Point of Order. Why are you so angry?

ASADUDDIN OWAISI: Let me complete. I know your excitement. You are getting excited.

SRI K.VIDYADHARA RAO: You are misleading the House.

SRI ASADUDDIN OWAISI: My request to the Chair and the Hon'ble Chief Minister is that the Chief Minister should be brave. The person is not here to defend himself. If that is the case, let us arrange a debate. No problem. We can call the Congress spokesperson.

CHAIRMAN: You have made out your point of order.
SRI ASADUDDIN OWAISI: Sir, my request is that you please expunge the name. He is not here to defend himself. It is unparliamentary and it is uncalled for. Sir, I would like to know what is the view of the Hon'ble Minister for Revenue. He is a living example of Kaul and Shakdher. I request you to expunge the name of the person because he is not here to defend himself.

CHAIRMAN: His name need not be expunged because it is on record. I can only ask all those statements to be placed on the Table of the House.

SRI ASADUDDIN OWAISI: English please..

SRI P. ASHOK GAJAPATHI RAJU: I use both the languages because I know both of them.

CHAIRMAN: Where is Mr. Prasada Rao? He is not here. That is very bad.

SRI P. ASHOK GAJAPATHI RAJU: Sir, there is something called Parliamentary courtesy..

CHAIRMAN: He has gone away.

DR. Y.S.RAJASEKHARA REDDY: He is here. He will be here.

CHAIRMAN: He is not here. That is what I said. He is coming back. It is all right. Please take your seat. Anyway, I am sorry.

CHAIRMAN: It is all right.
CHAIRMAN: You are better understood in English.

rules also allow a member to talk in whichever language he feels comfortable.

CHAIRMAN: But you are feeling comfortable in Telugu.

SRI P. ASHOK GAJAPATHI RAJU: Please allow me to speak in the language which I know. If I feel comfortable with Telugu, I will speak in Telugu. If I feel comfortable with English I will speak in English. If you feel that I am not able to understand, there are certain sections of human beings who are inviting drought, and you think that they are not understanding my positions. But you don't think that I have a duty to understand. I have a duty to understand what type of company the Hon'ble member keeps and the cases and the action taken details are given in today's paper, Sir. It is not as if the Hon'ble member does not know. The guidelines for food for work were given to the august House. On 27.10.2002 they were issued. Guideline Nos. .9 and .10 talk about sanction of work and sanction of rice. The guidelines for food for work were given to the august House. On 27.10.2002 they were issued. Guideline Nos. .9 and .10 talk about sanction of work and sanction of rice. The guidelines for food for work were given to the august House. On 27.10.2002 they were issued. Guideline Nos. .9 and .10 talk about sanction of work and sanction of rice. The guidelines for food for work were given to the august House. On 27.10.2002 they were issued. Guideline Nos. .9 and .10 talk about sanction of work and sanction of rice.

You have not taken interest in this programme.

They are 23.80 lakh mt of rice. The latest position is 23.92 lakh mt. There are certain sections of human beings who are inviting drought. You have not taken interest in this programme.

Don't leave the House immediately after making a speech.
In a derogatory way we are trying to put his name in this august House. What is that we can say? We have not castigated Mr. Rosaiah at all. We have not said that Rosaiah Garu is incapable of writing a letter. To the best of his knowledge and belief and to the best of his own policy or his party's policies, he has written a letter. If you take the letter as a positive thing that Andhra Pradesh has got other Chief Ministers, please emulate the example of A.P. To the best of his knowledge and belief and to the best of his own policy or his party's policies, he has written a letter. If you take the letter as a positive thing that Andhra Pradesh has got rice other Chief Ministers, please emulate the example of A.P. To the best of his knowledge and belief and to the best of his own policy or his party's policies, he has written a letter. If you take the letter as a positive thing that Andhra Pradesh has got rice other Chief Ministers, please emulate the example of A.P. Our observation has been extremely good. The Chief Minister has already mentioned the rice released, the rice lifted, the rice utilized and works sanctioned, works grounded and works completed and the man-days generated. I am happy to report to this House through you Sir that migration in the traditional migration areas came down very drastically and it is almost nil. That itself speaks volumes. In every session we have seen. Just now we have seen Sri Dharmana Prasada Rao speaking. He never talked about migration because there is no migration of labour. That is one achievement in this programme. His silence itself speaks volumes on that, Sir. It is not as if anybody is encouraging dishonesty. The latest figures are very very clear. 205 Government employees are involved in this and 93 were suspended.

(Interruptions)

CHAIRMAN: Please let him complete.

SRI P. ASHOK GAJAPATHI RAJU: The enquiries referred to the Commission of Enquiries-103. 227 fair-price shop dealers were involved and 226 were suspended. 197 licenses were cancelled. 83 rice millers are involved. It is not as if there are no cases. Foodgrain licenses cancelled-47. Rice mills were also blacklisted. 33 licenses were cancelled. Foodgrain licenses cancelled-47. Rice mills were also blacklisted. 33 licenses were cancelled.
some Japanese firms. He talked about it. There was judicial enquiry ordered also. He did not find time to go to judicial commission and testify there.

He talked about it. There was judicial enquiry ordered also. He did not find time to go to judicial commission and testify there. There was judicial enquiry ordered also. He did not find time to go to judicial commission and testify there.

I want to assure the members through you Sir that action will be taken in every case that comes to our notice. Engineering Staff College has been asked to sample 10% of works at random in all categories and in all districts. Their reports have come. Based on the information, Vigilance Department has also done its enquiry.

Their reports have come. Sir, based on such information, Vigilance Department had also conducted some inquiries. A number of cases have also brought to the notice of this House. We are not hiding anything from this House. In fact, we want to be very very transparent. The whole thing is on the internet. The Website is HTTP.WWW.AP.GOV.IN.FFW. That is the address. We want that people should know all these things. The aim is that not a single rupee of the public money should be wasted.

SRI P. GOVARDHAN REDDY : Sir, but the people living in villages are not having computers with them to check these things.

SRI P. ASHOKA GAJAPATHI RAJU : Sir, it might be a fact that all people living in villages do not know about computers. But there are a sizable number of people who can operate computers throughout the State. It is wrong to insult a villager just because he does not know about the computers.

Sir, the thing is to develop a system which does not lend itself to dishonesty. It is in that direction that we are coming forward with new ideas. I am sure that this Government would work the whole thing in that direction. Sir, we will not encourage dishonesty anywhere. We will provide gainful employment in all rural areas at a time when employment was most required. Sir, I am sure that this House does not want politics, a word which understood to be brought into this programme.

Sir, good work done by the Government obviously gets a good name to the Government. Sir Prasada Rao Garu asked as to who evolved this programme. I am to inform that this programme was designed by the Government of India and implemented by the concerned State Governments. It is also a fact that the Supreme Court of India had also taken note that a large number of foodgrains are lying in the godowns of this country and they need to be disposed.

Sir, the Member turned down the scheme as a total failure. All I can say is that he is wrong in his comments. Sir, I had just made a mention with regard to sanction of rice and I would like to again read out the same for his benefit.

Sanctioned Works : "The administrative sanction for the works shall be given by the competent authority under respective programmes, depending on the sanction of funds for various schemes. While sanctioning works, the competent authority shall inform the workers about the options available and the manner in which payments will be made as submitted in Para No.13 of guidelines. The Sarpanch of Gram Panchayat, in addition to the sanctioning powers vested with him by the Panchayat Act sanction works to be taken up under the Food for Work Programme. Where there is no cash contribution, the Sarpanch shall submit an indent to the Collector, through the MPDO/BPO for the allocation of rice. The local Minister of the District shall also be competent to sanction works proposed to be taken up under the Food for Work Programme."
Sir, Ministers are also responsible representatives and they have a responsibility in their own district. Through you, I am pointing out to this House. Sir, District Collectors will scrutinize and make available rice for all the programs on the basis of indents raised from various departments, agencies and local bodies. Preference shall be given for sanctioned works where the local bodies are coming forward for utilizing rice along with cash mobilisation to provide immediate relief as per the felt needs of the local people. The highest priority should be given with regard to works being taken up in dark, grey and over stressed areas and in areas where adverse seasonal conditions are most acute. The works should be ordered on priority basis, with reference Neeru-Meeru type of works, constructions of small link roads, farm ponds in private lands etc. We have involved everybody. Wherever funds from Government of India, State Government and Local Bodies were available, we have dumped in all such funds, and works were being done. I stand by my word which I said earlier also.
SRI P. ASHOKGAJAPATHI RAJU

Sir, I only want to get a clarification from the Chair. Sir, the normal procedure is, after the Minister's speech, representatives from various political parties ask clarifications. Now, what happened is that the Leader of the Opposition got back to give another speech. The point is shall I take his second speech as sort of continuation to the first speech? On which speech, am I supposed to give my clarifications?

CHAIRMAN: He raised three specific questions. While you answer, kindly answer those questions.
이 프로토콜은 다음과 같이 구성되어 있습니다. 프로토콜을 개발하기 전에, 테스트를 수행하고, 결론을 얻었습니다. 이후에 프로토콜을 개발했습니다. 개발한 프로토콜은 다음과 같습니다.

1. 100 사용자 중 50 사용자는 사용자가 직접 입력하는 단어, 50 사용자는 사용자가 직접 입력하는 단어로 구성됩니다. 50 사용자의 사용자가 직접 입력한 단어 중 15개는 사용자가 직접 입력한 단어로 구성됩니다. 15개 사용자 중 10개 사용자는 사용자가 직접 입력한 단어로 구성됩니다. 15개 사용자 중 5개 사용자는 사용자가 직접 입력한 단어로 구성됩니다.

2. 사용자가 직접 입력한 단어 중 15개 사용자는 사용자가 직접 입력한 단어로 구성됩니다. 15개 사용자 중 10개 사용자는 사용자가 직접 입력한 단어로 구성됩니다. 15개 사용자 중 5개 사용자는 사용자가 직접 입력한 단어로 구성됩니다.

3. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다.

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7. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다.

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10. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다. 복잡한 단어를 입력한 사용자가 직접 입력한 단어로 구성됩니다.
SRI ASADUDDIN OWAISI: Chairman Sir, I would like to seek few clarifications from the Hon’ble Minister for Revenue. The State of Andhra Pradesh received 31.50 lakh MTs of rice, works sanctioned 5.79 lakh and provided employment for about 225 days to 11-00 lakh agricultural workers. If we can assume that a husband and wife are working then the couple will get 20 kg per day. In such a case six lakh families have got 500 kgs of rice in a month. I would like to know from the Revenue Minister as to whether the rice intake through Public Distribution has come down because these six-lakh families should not have bought rice through PDS. It is rational to think that these families should not have purchased 25 kgs of rice in a month that is being supplied through PDS as they will not eat all of that 500 kgs. It means that all this is ending up in black-market.

Secondly, enquiry has been ordered through the Engineering Staff College and Vigilence Department. The Government has sanctioned 5.79 lakh works and 34000 enquiries have been ordered which comes to 10% of the total works. I can say with full responsibility that there is fraud in 10% of the total works sanctioned. The cost of total rice is coming to Rs.3000 crores and 10% fraud in the total value comes to nearly Rs.300 to Rs.500 crores. There is a clear-cut fraud in the implementation of the scheme and we demand for constitution of a House Committee to probe into it.

The State of Andhra Pradesh has received 30.50 lakh MTs of rice and our party gives 50% credit to the Hon’ble Chief Minister since the Hon’ble Chief Minister has "\(^{\star \star} \)

(INTERRUPTIONS)

Let me complete my demand.

" Expunged as ordered by the Chair."
CHAIRMAN: It is effecting the sentiments of the Members, please withdraw your remarks, otherwise I will expunge it from the records.

SRI ASADUDDIN OWAISI: Let the Hon’ble Chief Minister ★ ★

(INTERRUPTIONS FROM TREASURY BENCHES)

SRI N. INDRASENA REDDY: Point of order.

CHAIRMAN: (addressing Sri Asaduddin Owaisi) you must ask for clarifications. Who are you to direct the Chief Minister to campaign in some other State? It is not good. You have made some irritating comments and they are all expunged from the records.

SRI ASADUDDIN OWAISI: Eight thousand people have been butchered in Gujarat. How can we keep quiet? They have kept quiet on it.

CHAIRMAN: It is effecting the sentiments of the Members and that is just not good.

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SRI ASADUDDIN OWAISI: 3,56,217 members of this Assembly are criminal cases. These people are your soldiers. We have some people in the Assembly. 2917 members have been disbarred. They have kept quiet on it. 1723 members have been expelled. 1194 members have been expelled. Eight thousand people have been butchered in Gujarat. How can we keep quiet? They have kept quiet on it.

CHAIRMAN: It is effecting the sentiments of the Members and that is just not good.
ಅಕ್ಷರಸಾಹಿತ್ಯದ ಕಥೆಗಳು ಮತ್ತು ತಮ್ಮ ಮನೋವಾಸಗಳನ್ನು ಪಡೆಯುವುದು. ಬರೆಯಿತು ಮತ್ತು (ಬರೆಯಿತು ಹಿಂದಿನ ವರ್ಣಚಿತ್ರಗಳು) ತನ್ನದ ಮನೋವಾಸಗಳನ್ನು ಪಡೆದ ಬರೆಯಿತು ಸಂದೇಶಗಳು. "ಯಾವುದೇ ಬರೆಯಿತು ಬರೆಯಿತು ಬರೆಯಿತು" ಎಂದು ಬರೆಯಿತು ಮನೋವಾಸಗಳನ್ನು ಪಡೆದ ಬರೆಯಿತು ಸಂದೇಶಗಳು. "ನುರುಳುವ ಬರೆಯಿತು ಬರೆಯಿತು ಬರೆಯಿತು" ಎಂದು ಬರೆಯಿತು ಮನೋವಾಸಗಳನ್ನು ಪಡೆದ ಬರೆಯಿತು ಸಂದೇಶಗಳು. ಬರೆಯಿತು 10 ದಿನಗಳನ್ನು ಪಡೆದ ಬರೆಯಿತು ಮನೋವಾಸಗಳು ಪಡೆದ ಬರೆಯಿತು ಸಂದೇಶಗಳು. ಬರೆಯಿತು 30 ದಿನಗಳು ಪಡೆದ ಬರೆಯಿತು 10 ದಿನಗಳು ಪಡೆದ ಬರೆಯಿತು ಸಂದೇಶಗಳು. ಬರೆಯಿತು 10 ದಿನಗಳು ಪಡೆದ ಬರೆಯಿತು ಮನೋವಾಸಗಳನ್ನು ಪಡೆದ ಬರೆಯಿತು ಸಂದೇಶಗಳು. ಬರೆಯಿತು 30 ದಿನಗಳು ಪಡೆದ ಬರೆಯಿತು 10 ದಿನಗಳು ಪಡೆದ ಬರೆಯಿತು ಸಂದೇಶಗಳು. ಬರೆಯಿತು 10 ದಿನಗಳು ಪಡೆದ ಬರೆಯಿತು ಮನೋವಾಸಗಳನ್ನು ಪಡೆದ ಬರೆಯಿತು ಸಂದೇಶಗಳು.
SRI Y.RAMAKRISHNUDU: Since 304 is very important, we have taken long time. But, any way, we are going to sit again at 4.30 P.M. Already it is 2'o clock. We cannot continue the House like this.
<table>
<thead>
<tr>
<th>Nature of Irregularities</th>
<th>ESCI</th>
<th>Vigilance &amp; Enforcement</th>
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<tr>
<td>Works inspected</td>
<td>33134</td>
<td>1307</td>
<td>34441</td>
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<tr>
<td>No irregularities</td>
<td>30741</td>
<td>783</td>
<td>31524</td>
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<tr>
<td>Irregularities noticed</td>
<td>2393</td>
<td>524</td>
<td>2917</td>
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<tr>
<td>Major irregularities noticed</td>
<td>1832</td>
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<td>2292</td>
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<tr>
<td>Non-maintenance of Muster Rolss</td>
<td>270</td>
<td>208</td>
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<tr>
<td>Excess Measurements</td>
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<tr>
<td>works of Excess Payments</td>
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<td>621</td>
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<tr>
<td>Usage of Machinery</td>
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<td>151</td>
<td>908</td>
</tr>
<tr>
<td>Substandard Works</td>
<td>50</td>
<td>54</td>
<td>104</td>
</tr>
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</table>
மொன்றும். கீழ்க்கண்டு இந்து ஓர். இது தவிர் வெவ்வேறு மரமொன்றிருந்தது. அது தான் அதிரும்பு அனுப்பதில், அதனை மூலம் நான் குண்டு ஓடி நீங்க, நான் நூற்று இன்று அனுமதிக்கும் சொல்லும் விளம்பு. 

என்று தம்மை அடிக்கும் இனத்தை வெளியே அறுக்கும். மேலும் 5 மீட்டர் போன்றே, 5 மீட்டர் எடுக்கும் கொள்ளும், உடம்ப மத்தியில் தொன்னு கொண்டு சென்றே அம்சிட. அவ்வங்களுக்கு மெய்தன்னு என்று குறுக்கும் தன் மனத்தை வந்த, புது வழியிலிருந்து பாதுகாப்பும் விளக்கும், அழி வழியில் நமது மீத் தன்னு நடத்தும். மருத்துவர்கள் மருத்துவர் இருக்கும். அவளில் குறுக்கும் வாசத்தில் நீங்க, இனங்கு மனத்தை தன்னு நடத்தும். தருதியுள்ள இனத்தை அமைச்சரம். கொரோனா முதலே வாழ்வோரின் வாரத்தில் நீங்க, நேர மனத்தை நடத்தும் விளக்கும். நமது மீத்திய இந்து. அவ்வங்களை ஆண்டிய வாரத்தில். வார விளக்கும் வெளியே நாட்டும். 10 நேரம் வாரத்தில் வழுவது வழுவது. இலத்தை யார் யார் தவிர்க்கும் தன்னு நடத்தும். நாம் காரணமாய் வெளியே நாட்டும்.

எனவே, வருமானம் வீட்டுக்கு வந்த மனந்தை வழுவது. எனவே வீட்டுக்கு வந்த மனந்தை வழுவது. வருமானத்தில் வீட்டுக்கு வந்த மனந்தை வழுவது. வருமானத்தில் வீட்டுக்கு வந்த மனந்தை வழுவது. வருமானத்தில் வீட்டுக்கு வந்த மனந்தை வழுவது. வருமானத்தில் வீட்டுக்கு வந்த மனந்தை வழுவது. வருமானத்தில் வீட்டுக்கு வந்த மனந்தை வழுவது. வருமானத்தில் வீட்டுக்கு வந்த மனந்தை வழுவது.

சுருக்கி: சுருக்கங்கள் 1- என வீட்டுக்கு வந்த, இனங்கு வீட்டுக்கு வந்த, இனங்கு வீட்டுக்கு வந்த, இனங்கு வீட்டுக்கு வந்த. இனங்கு வீட்டுக்கு வந்த, இனங்கு வீட்டுக்கு வந்த, இனங்கு வீட்டுக்கு வந்த.
SRI ASADUDDIN OWAISI: What about Narendra Modi? You forgot secularism. Why do you say about Abdul Kalam?
რამდენიმე, მაგალითად, იქნა შედგენილი იქნა 1950 წლის ბითური წელი, რომლის რამდენიმე ადგილი უნდა იყოს. რამდენიმე იარაღი და გამოცდელი ტექნიკა თუ მოურბაშა. მაგალითად, ჩვენი წელი, როგორც თუ არ იყო არაბული ან დარბაზული, ამჯერად სხვა გამოცდილი ხელი იყო საზოგადოებრივი, როგორც თუ თანამედროვე გამოცდელი ტექნიკა.

მაგალითად, ჩვენი წელი, როგორც თუ არ იყო არაბული ან დარბაზული, ამჯერად სხვა გამოცდილი ხელი იყო საზოგადოებრივი, როგორც თუ თანამედროვე გამოცდელი ტექნიკა.

(ქართული ძეგლი)

მაგი ამინდი რატულებს პირველ პირობებში ჩვენი წელი

ამინდი რატული პირობებში ჩვენი წელი, როგორც თუ არ იყო არაბული ან დარბაზული, ამჯერად სხვა გამოცდილი ხელი იყო საზოგადოებრივი, როგორც თუ თანამედროვე გამოცდელი ტექნიკა.

81
I beg to move:

"That this House unanimously resolves while thanking the Government of India for the allocation of 31.50 lakh tonnes of rice under Food for Work Programme to request the Government of India to continue further Food for Work Programme in the State in view of the prevailing drought conditions in the State."

CHAIRMAN: Motion moved.
SRI ASADUDDIN OWAISI: Speaker Sir, during my clarification, I had asked a very specific question. Out of 5.79 lakh works sanctioned, 10% inspections were carried out. Even in the 10% inspection of works, it was found that there was a fraud of 10%. Rs. 3,000 crores worth works have been sanctioned for 31 lakh metric tonnes. If 10% fraud is there, it comes to between Rs.300 - 500 crores. It is a huge amount.

CHAIRMAN: Let us not go into calculations. It has already been mentioned.

SRI ASADUDDIN OWAISI: I am registering my protest. Let me put forward as to why our party is registering protest.

Speaker Sir, we have asked for a House Committee. Unfortunately, the Government has not agreed for it. Secondly, the Hon'ble Chief Minister has made some remarks on our party. My only suggestion is that let them take credit for Abdul Kalam. Let them also take credit for removing Narendra Modi. Who is stopping them? Why are they afraid of it? It is easy for Abdul Kalam to become the President. But it is very hard for a widow in Gujarat to get justice. Where is the humanitarian ground?

As the Government has not come forward to our demand for the constitution of a House Committee, our party is staging a walk-out. I would request the Hon'ble Chief Minister to go to Gujarat. They might get 30 lakh metric tonnes of rice.

( Members belonging to MIM Party staged a walk-out.)
CHAIRMAN: Wait, wait, Narsimhaiah Garu, do not walk out.

SRI Y.RAMKRISHNUDU: Sir, I need a technical clarification in this regard.

CHAIRMAN: Now, the question is:

"That this House unanimously resolves while thanking the Government of India for the allocation of 31.50 lakh tonnes of rice under food for work programme, to request the Government of India to continue further food for work programme in the State in view of the prevailing drought conditions in the State."

(PAUSE)

The Resolution was adopted.

CHAIRMAN: The House is adjourned to meet again at 4.30 p.m. today.
(Then the House adjourned at 2.42 p.m. to meet again at 4.30 p.m. on the same day)

(The House reassembled at 4.30 P.M with the Hon'ble Deputy Speaker in the Chair.)

SRI K.R. SURESH REDDY: Sir, I beg to move:

"That this House disapproves the Andhra Pradesh Industrial Single Window Clearance Ordinance, 2002 (A.P. Ordinance No. 6 of 2002) promulgated by the Governor on the 21st June, 2002."

MR. DEPUTY SPEAKER: Statutory Resolution moved.

SRI K. VIDYADHAR RAO: Sir, I beg to move:

"That the Andhra Pradesh Industrial Single Window Clearance Bill, 2002 be taken into consideration."

MR. DEPUTY SPEAKER: Motion moved. Discussion on consideration of the Bill and Statutory Resolution together.

(Interruptions)

SRI K. VIDYADHAR RAO: We can take both together. Yes. I will give the salient features. You are talking on the Ordinance. I will tell the salient features. There is a suggestion from the Hon'ble Minister for Legislative Affairs. If they want I will give the salient features. If they are well versed with it I have no objection.

SRI K.R. SURESH REDDY: Sir, let the Hon'ble Minister explain the salient features.
SRI K. VIDYADHAR RAO: Sir, this Single Window was introduced first by means of an ordinance because the House was not in Session. Now, it has been replaced by a Bill. The reason for introducing the Single Window Bill is that initially we had a CDCC wherein the industrialists who wanted to register they could register with CDCC and then get clearances. But, unfortunately, when I took over as the Minister for Industries and made a study through a professional group about it, it was found that 10% of the industries are only registered in the State going through the Single Window Cell. We analysed the reasons why they are not going through the Single Window Cell. We found it difficult to monitor also the clearances that are being given through so many channels. Delay was occurring. There was a hindrance to the investment that was coming to the State and the industrialists who wanted to establish industries in the State were being harassed. Therefore, we felt it necessary to give the clearances at one level. In consultation with both the FAPCI and other industrial organizations and after inter-action with a number of industrialists we thought that if this Single Window registration is made a compulsory thing by way of a legislation we can plug a lot of loop-holes and proper monitoring could be done and clearances could, also, be given at an early date so that the industrialists need not go to a number of departments for getting their clearances. In fact, there is a saying. From this single window if you get we can see 95 other windows. This is a popular saying going around. It was decided to replace with Single Window Clearance Cell.

In this Single Window it is decided to appoint a nodal agency which would form Secretariat for taking applications. The intention of the Single Window Clearance Cell is that all industrialists - whoever wants to establish industries in the State of Andhra Pradesh will register with Single Window Clearance Cell. At a particular level, by notification we have notified upto one crore rupees investment there will be a District Industries Centre - a single window at the district level, which would be known as District level committee. Any investment above one crore rupees would be registered at the State Industries Centre, which would be known as the State level committee. These two committees are formed by notification viz., one at the district level headed by the District Collector with eight other members and the other at the State level headed by the Commissioner of Industries with ten other members. When an application is registered with the nodal agency the communication is sent to various departments. Here, it has to be clearly seen that application of mind by various departments is not deprived. All the applications will be referred to the respective departments. But, time limit is prescribed. The time limit is again notified through Government notification that within specified time limit the concerned departments are supposed to give clearances. In case there are objections they can raise objections also. Such objections can be raised only once. Then, the nodal agency will monitor to see that the applications received are sent to the departments and the sanction given is communicated to the industrialists. There is also deemed approval clause involved in it for certain departments where the safety of the industries is concerned. Where the safety of the industrial worker is there those departments are not invoking deemed approval clause. But, definite time frame is fixed. Now, this time frame is fixed or deemed approval clause is invoked in cases, which are bound by the State level acts and not Central acts. But, even in the case of Central acts after an understanding with the concerned departments we have fixed a time-limit and the nodal agency has been vested with the authority to monitor to see that the clearances are given within the time specified. As far as the clause of allowing deemed approval is concerned those register are to give self-certification also. Whenever self-certification is given they are bound by the respective acts in case of deemed approval. Whatever self-certification is given they are bound by that. So protective caution is taken. Even in the case of deemed approval they are bound by the concerned laws of the State.

In order to hasten the clearances this Single Window Cell has been brought in. In case of revision or appeals if a District level committee feels after going through the objections raised by the concerned departments there is a reason that sanction could be given they refer to the State level committee. Now, the State level committee takes a decision and pass on to the Empowered Committee. This Empowered Committee is, also, to be activated. Additional powers are given to the existing State Investment Promotion Council headed by the Chief Secretary. Now that Council has been giving additional power to the Empowered Committee. If any decision taken by the Government has to be waived or relaxed it has to be referred to the State Investment Promotion Board headed by the Chief Minister. Similarly, if the State level committee feels that the departments are unreasonable in
giving permissions they can be referred to the Empowered Committee. From the Empowered Committee it goes to the State Investment Promotion Board. The appellate authority for the District level committees is the Empowered Committee. For the State level committees it is the State Investment Promotion Board. With this facility we have enabled the industrialists who have been running hitherto from office to office to register with one Cell and that Cell monitors and see that the clearances are given to the concerned industrialists within a stipulated time. This is also monitored by the Escort Officer who is attached to the investor by the Commissioner of Industries. With the supervision of the Escort Officer and the nodal agency the procedure of giving clearances is hastened and it will be a hassle-free registration.

That is the intention of the Single Window Cell. I humbly request all the Hon'ble Members to please consider to withdraw the Statutory Resolution and pass the Bill unanimously because it is in the interest of the State to get additional investment. We have been talking about the hustles created by various departments or hustle created by the bureaucracy in investing in Andhra Pradesh. To remove these hustles mentioned above and help the industrialists to set up industries in the State I request the Opposition to co-operate to pass the Bill unanimously.

SRI BOMMA VENKATESHWAR (Indurthi): Sir, the name of the Bill is Single Window Clearance Bill. But, by naming like this, the Government is confusing the public and getting themselves confused because in single window there are admittedly seven windows or seven stages. One is competent authority. I think it is the concerned officer. District and State level committees are there. There is another Empowered committee. Government intervention is already there. Nodal agency is there. Special committee and State Investment Promotion Board are there. So, one has to pass through all these windows to get clearances or licences. I do not doubt the sincerity or the intention of the Government to clear the permissions or licences in a quick manner and in a judicious way. But, I think there is priority to single window. One has to apply to the General Manager of Industries at the district level. Every application has to be processed through district only. That particular General Manager used to refer in the sanitation point of view to the DMHO and in so far as electricity is concerned to the Electrical Inspector. The concerned Gram Panchayat or the Municipality is also referred. Factories Inspector is also referred. If it is a big industry the Boiler Inspector is referred. Then the concerned MRO or RDO is referred. Then certificate has to be issued from the concerned bank for finance. This entire system is already there. Now, it is aimed at only changing the name. I do not think that it will ...

SRI K. VIDYADHAR RAO: I just clarify. I already mentioned that there is a Central Documentation Clearance Centre known as CDCC, which goes by the name of the Single Window. Unfortunately, since there is no legislation we found that only 10% of the industries that are registered with the State are coming to the Central Documentation Clearance Centre because of a lot of hassles. The concerned departments are harassing the industrialists saying subsequently 'you have to come to us'. If you initially register with CDCC, 'May be application will not come to us; subsequently you have to come to us'. Under the fear that they will harass subsequently they are not registering with the Central Documentation Clearance Centre. They are going to various departments. CDCC is set up by an executive order. If the single window clearance centre will come in the form of act it will be made compulsory that they will have to come through registration. They have no opportunity to go subsequently to various departments and the departments cannot claim 'why did not come to us and why did you go to the single window'. That is the reason why we have brought in this legislation.

You have mentioned about seven windows. This is a procedural thing and legal thing that up to one crore rupees they have to register with district industries centre and above one crore rupees they have to register with the State level committee. Here we have specified the thing, which will be communicated to you. There are 29 such clearances and not 7. Out of 29 clearances 9 are governed by the Central act and 20 are governed by the State act and we have merged and brought them down to 17. Now, all these 17 clearances have been fixed time-limit and within the time-limit they have to clear. In case they have not accepted the reasons given by the investor who register or the departments are not satisfied there has been appellate authority and that appellant authority is the
Empowered Committee. In case the Government order has to be relaxed the Empowered Committee
cannot do it. The authority equivalent to Government can only do it and that is the State Investment
Promotion Board, which has the powers. That is why, four other bodies are there. It is not that they are
separate windows. They are all governed by one. Within a stipulated time they have to give. This
notification will be placed on the Table of the House by tomorrow or within the next two or three days
and you can see the time-limit also.

SRI BOMMA VENKATESHWAR: Thank you, Sir. I appreciate the Hon'ble Minister's courage to
admit that all these days some irregularity or the other was going on and the licence was not cleared.
Corruption was there. May be your Government or some other Government. The system is like that.
You cannot help it.

While opposing the Bill I want to offer some suggestions which I have got section-wise. The
district level committee is headed by the District Collector, but, he is already over-burdened. The
District Collector is the Chairman of several committees. I think there is no committee without the
Collector as Chairman. I do not think that by making the Collector as Chairman some justice will be
done to the industrial development. For that the Hon'ble Minister may think of an alternative
arrangement because the Collector is already over-burdened and may not be able to spare time. In the
subsequent portions you want to replace the Chief Secretary because he is over-burdened. So also
the District Collector. My suggestion is that in stead of Collector you can have General Manager,
Industries or Joint Collector or DRO who are less burdened because the Collector is over-burdened. I
am not criticising. If you want to dispose off speedily and if you want to help the industries come out
you have to take the ground realities into consideration. Often meetings with the Collector is just
impossible because Ministers visit or the Chief Minister visit. Floods may come or famines may come
or any other silly reason may be there. So, my sincere suggestion is that you think that also. There is
4th paragraph in Chapter 2.

4.50

Sir, in Chapter-II, the deemed provision is there. When it is deemed to have been sanctioned,
how is the Government not considering? When deemed provision is there, how are they giving free
hand to the same corrupt officials and industrialists? Mostly industrialists are not poor people. They are
not unemployed youth. They are moneyed people and rich people. They can purchase anybody and
everybody. Without any remarks to anybody, a person who is interested to get the job done can stoop
down to any level. So, that deemed provision must be scrutinised properly and if deemed provision is
there, there may be possibility of keeping that application pending till that period is over. In collusion
with the proposed industrialist the officers or staff, even inward and outward clerk can stop it for fifteen
days. I need not tell so emphatically. What is the responsibility of that officer who is erring? What is
the liability or punishment to be given to that officer who is causing loss to the Government and public
exchequer and who is facilitating the industrialist to stoop down to any level? In that aspect I sincerely
request to state whether that deemed provision is worthwhile to give a blanket cheque to the
industrialist-applicant or the concerned officer. Otherwise it may send wrong signals to
the officers concerned and the industrialist concerned also. Again you give so much power through
the deemed provision. You are making the application to be considered and you want that officer to
represent to the higher authorities and issue a certificate to the industrialist concerned. First thing is
that you have failed to consider the application within the time. Then what made you to ignore the
facts? Why have you not intimated the applicant that he has not submitted any required letters or
certificates? If that is the case you must fix up some responsibility on that fellow and he should not
have the power to write. Once it is allowed under deemed provision, the same officer need not write
letters to the higher authorities.

Sir, there is another thing with regard to the deputation of senior officer. In such a case where
the industry is to be permitted and encouraged a senior officer is not present means-- he must be
present first-- for his absence the applicant need not be put to inconvenience. Any senior officer cannot
Sir, on page 6 paragraph (vi) says: "to invite competent authorities or experts who are not members of the Committee, as special invitees for any meeting as desired by the Chairman of the State Committee". Here a wrong direction is going for interpretation. "To invite competent authorities or experts who are not the members". It gives a meaning that those who are members are the experts. It is not the case. "Concerned subject experts." It is not clear. There is some ambiguity. Please go through it. It says, "who are not members are not experts. Who are experts? Those experts are to be experts in the subject. One may be an eminent lawyer. But if he is invited to a conference on health subject, he is a failure. My request to the Hon'ble Minister is to add it as experts in the concerned subject. That is to be added.

In the clauses 4(vii) and (viii), sweeping powers or blanket cheques are given to the State Committee. They read as follows:

(vii) the Member of the State Committee shall attend the meeting convened under clause (1) personally and in case he is unable to attend the meeting, he may depute a senior level officer with a written authorisation to take appropriate decision in the meeting, and

(viii) such other powers and functions as may be prescribed.

Sir, that means the whole purpose of introduction of the Bill is lost. Entire powers are taken by the Government. Again on page-7, clause 5(1) says that the Government may, by notification, constitute Special Single Window Clearance Committees for any specified purpose, specified area or specified sector and delegate to them such powers and functions as the Government may deem fit. I think this is for clearing some special cases. Some cases is O.K. But for what purpose? This gives ample powers to the Government by defeating the very purpose of this Bill. Again the whole Single Window will be closed and the single window at the Government will be opened and that is not I think in the interest of the industrialists. Please consider that also. The Bill also says that the Special Committee shall consist of such number of members of whom one shall be nominated by notification as Chairman by the Government. Who is that person? Is he an expert or a senior Government officer or political person? That is to be clarified. Whom are you going to nominate as the Chairman among the members? Is there any qualification for this? Tomorrow morning if one is not given berth in the Ministry he is given there though he does not know A, B, C or D. That sort of possibility or scope should not be given. That ambiguity is to be removed. I request the Government to think over that point also.

Sir, according to clause 6(4), the decisions of the Empowered Committee shall be binding on the State Committee, District Committees and the Competent Authorities. The decision of the Empowered Committee is binding. This name itself shows that this is a Committee which has all the powers and the other Committees have no powers. That is to be thought over because this clause regarding Empowered Committee supersedes all other district level Committees, Special Committees and other Committees. Straightaway it can be referred to the Empowered Committee instead of asking them to go to district level Committee, State level Committee, Special Committee and then Empowered Committee. May be appellate authority is Empowered Committee. But that has to be considered.

Sir, then about nodal system. We are worried about nodal system. The entire democratic system is castigated. At the Mandal level, district level and at every level nodal system is working.
Government is there to monitor it. When Government is incapable or Government cannot do it, you fix up the so-called agency. I don't think it is definitely an obstacle for an industrialist. Going through all these procedures and formalities will create further more obstacles.

Sir, coming to clause 9(2) on page 9, it says that under the superintendence, direction and control of the respective committees, the nodal agency shall acknowledge all applications filed before the Committee and shall forward the applications to the concerned competent authority within three working days. The Nodal Agency shall pursue the clearance of the applications with the competent authorities. Here the word 'pursue' is not correct. Government will not pursue. Government has to direct the parties. They are all working for the Government and the welfare of the Government in a democratic system. Nodal agency which is over and above district Committee, Special Committees and Empowered Committee has to supervise all these things.

SRI K. VIDYADHARA RAO: Pursue means monitor.

SRI BOMMA VENKATESWAR: You can use a better word. Nodal agency can direct the other agencies to do it. What persuasion? You are not at the mercy of the nodal agency. The Government is superior to all these people.

Sir, clause 11(2) on page 11 says that Government may prescribe time limits for processing and disposal of applications by the competent authorities. If the applicant fails to produce some certificates, how is it going to work out? That procedure is to be laid clearly and if the additional information or additional documentation is needed that is to be processed and if necessary the officers concerned and competent authority must pursue with the applicant. Recently, we happened to go to some foreign countries at the behest of the Government. In China, they are giving land on about 70 years lease. They are inviting non-residents' investment also. They are rather dumping the native country with money because Government is giving lot of facilities. Here market is exploited. There is some scope for inviting non-residents' investment. For giving more facilities may be the Government will face criticism. It has to face. If you want to do some good, you have to face. If you are sincere about it simply you face it.

Sir, then about clause 15(1) on page 11. It says that while prescribing time limits under section 14, the State government may notify the clearances in respect of which failure of the competent authority to pass final orders on the application within the stipulated time shall result in deemed approval. You mean to say the deemed provision will make the nodal authority and other agency of the Government to send an apology letter to the industrialist saying that he is very sorry and that he is not able to clear his application and requesting him not to drag him to Court. Like that you want some fellow to write to the industrialist. This is something undesirable. Whether it is right or wrong or he has failed to do his duty or is in collusion with the industrialist— he has refused the application. You make the same man to write a letter that his application is considered or not considered. This is not going to respect the system.

Sir, I request the Hon'ble Minister to consider the failure to grant license or permission or whatever you call it and see that there is some joint responsibility. If it is a failure by the applicant we need not do anything because he is the loser. But if it is because of some lapse or failure or some
malpractice or fraud by the concerned officer, please fix up responsibility on him if you really want to help the industrialist to come and set up industry in our area thereby helping the State to progress.

Again according to clause 19(3) the decision taken by the Empowered Committee shall be binding on the State Committee, District Committees and the competent authorities. The same Empowered Committee is to intimate or issue a deemed provision certificate. This is self-contradictory. Kindly go through it.

Sir, there is exemption provision under clause 22, which says that the State Government may, by notification, exempt any clearances from any of the provisions of the Act. This also is giving sweeping power to Government.

According to clause 23, any entrepreneur who fails to comply with the conditions or undertaking in the self certification given to the Nodal Agency or other department or authorities shall on conviction be punishable with fine which may extend to five thousand rupees for the first offence and for the second or subsequent offences with fine which may extend to ten thousand rupees. Sir, this fine is very meagre because the person who gives wrong statement or wrong affidavit is to be responsible and person who is going to set up an industry and likely to take lot of subsidies and concessions and all that from the Government must be very cautious and confident also. Rs.5000/- or Rs.10000/- is just nothing for him. He will pay and get his job done. Here I request the Hon'ble Minister to impose a penalty on the concerned officer also. One who corroborates or colludes or intentionally involves in guilty practices must also be penalised and punishment must be joint and several for the person concerned and the officer concerned.

SRI K.R.SURESH REDDY: May be even the Minister.

SRI BOMMA VENKATESWAR: It implies anybody. Sir, under clause 24(1) it is provided that nothing contained in this sub-section shall render any such person liable to any punishment if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence. This is regarding companies. If it is a partnership. Or whoever signs cheque must be made responsible. Other sleeping partners who are innocent or made silently supporting-- that we cannot say, but you are roping other ordinary people. Mostly in our system housewives and innocent ladies or some persons who are not concerned and whose name will be taken advantage are there. Here my request is to include only the C.M.D. or the Managing Director or Managing Partner. The person who is a joint signatory must be made responsible. Other innocent sleeping partners need not be made responsible. Otherwise you are going to impose all criminal laws on these industrialists and punishing them. That is too harsh to them because an industrialist who is coming for setting up an industry is not a criminal. First you must change your concept and your mind set to say that they are not criminals. If you want to really give that kind of help, please think of him from that point of view.

Sir, coming to clause 24(2), it says that notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed with the consent or connivance of or that commission of the offence is attributable to any neglect on the part of any Director, Manager, Secretary or other officer, such Director, Manager, Secretary or other officer shall also be deemed to be guilty. Here some ambiguity is there. Please look into it. There are Directors in the Government; Managers in the Government and Secretaries in the Government. But which Secretary? Which Manager? Which Director? Who is going to be punished according to you? Please remove that ambiguity and write it clearly stating that the Manager or Director or Secretary of that particular company is to be prosecuted, not the other innocent person. That ambiguity is to be removed.
Sir, clause 27 on page 15 again gives lot of sweeping powers. According to it the State Government may, from time to time, issue to the State Committee or the district committees such general or special directions of policy as they may deem necessary or expedient for the purpose of carrying out the objects of this Act and the said State Committee or the District Committees, as the case may be, shall be bound to follow and act upon such directions.

5.10

Sir, it is sufficient to nullify the entire thing. This provision will make the applicant to ignore all stages of approach to the Government. So, this is not fair, hence, should be looked into carefully.

Sir, another point which I want to bring to the notice of the House is, I am not mistaken, already single window system is existing in the State. MLAs, Secretaries and for even Ministers, only one window is left with and that is CMs window. Therefore, there is no reason why, we should have another single window system.

(Laughter in the House)

Sir, lastly, through you, I would like to request the Government to kindly look into the points mentioned by me. I would also like to tell that we have no objections for the amendments proposed by the Government.

Sir, I would like to conclude my speech by offering my thanks to the Chair for giving me this opportunity.
9.20

5.20
Government has to take steps. It wants to attract investment. It wants to create opportunities to invest in their country. It wants to create jobs. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country. It wants to create opportunities to live in their country. It wants to create opportunities to study in their country. It wants to create opportunities to travel in their country. It wants to create opportunities to work in their country. It wants to create opportunities to retire in their country. It wants to create opportunities to invest in their country.

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"If any doubt or difficulty arises in giving effect to the provisions of this Act, the Government may, by
order, make provisions or give such directions, not inconsistent with the provisions of this Act, as may
appear to it to be necessary or expedient for the removal of the doubt or difficulty."

SRI K. R. SURESH REDDY: The Hon’ble Minister had requested me to withdraw the statutory
resolution. But unfortunately this Government has never taken us into confidence. There was lot of drum beating.

I would like the Hon’ble Minister to clarify 2/3 issues. When this Bill was brought in this House, the
Minister said that this Bill ensures that there is single window system, which assures the
entrepreneurs that there will not be any kind of difficulty and it will pave the way for setting up of any
industry that they would desire. Last year, this Government has brought one Bill known as Andhra
Pradesh Infrastructure Development Enabling Act, which was a very big Bill. At that moment, our
congress party had cautioned the Government and told that don’t be in a hurry because it was relating
to the development of the State. We requested the Government to refer the Bill to the Select Committee
by taking every body into confidence. Heavens would not fall if there were a delay of one or two
months. However, at that time the Government said that they were expecting huge investments in the
You were very confident. You were confident while presenting your demands. You were confident while presenting your demands. You were very confident.

Senior Government Officers are being appointed as Escort Executives to provide handling services to these entrepreneurs. Out of the said units, how many have been grounded? How much help did these Escort Executives provide to the entrepreneurs? Prior to that you held Partnership Summit that was almost held at the international level. During that summit, Andhra Pradesh was exposed to lot of issues. It was a very good opportunity for the State. The Hon'ble Minister had informed to this august House that the Government received lot of proposals and at that moment we were not informed about the details of those proposals. But today, we would like to know the details of the proposals received in that Partnership Summit. How much investment did the State Government receive during that summit?

During the year 1996 the Government came out with a policy viz., Target-2000 and it was an ambitious plan for you.

During the year 1996 the Government came out with a policy viz., Target-2000 and it was an ambitious plan for you. Not even 10-14% of what you have targetted. Now, you have come out with a new industrial policy, which will begin from 2002-2005. What is this new industrial policy? No body here knows about it. It is such a big decision and you do not want to debate about the new industrial policy. Under this new Bill the window may probably be one but it seems that there are too many winds in it.

So many of us know the reasons and that is why by bringing a new legislation, it could be mandatory and it could be a kind of encouragement to the entrepreneurs. Fine, we agree.  

In this Bill there are five different Committees in the state i.e. District Level Committee, State Level Committee, Special Single Window Committee, Empowered Committee and last but not the least of State Level Board. Am I right? These are the five Committees at different level and they are one above the one. We are unable to understand as to what is the need for the government to have again this Single Window Committee. Are there any special people in it?

SRI K. VIDYADHAR RAO: For special sectors.  
SRI K.R.SURESH REDDY: What is that special sector?
SRI K. VIDYADHAR RAO: I.T.  
SRI K.R.SURESH REDDY: For example, you spoke about nodal agency. This agency is provided with secretarial staff to the district level committee.  

There are so many other problems. The other day when I was in Warangal, the Hon'ble Chief Minister made a promise that an industrial corridor between Warangal and Hyderabad will be built. Immediately after his announcement, the agony is that the existing staff i.e. the Assistant Director of Industries department has been shifted out of that place. If this is the situation, how can the new industries would come up. Today, no industrialist is coming forward to set up any plant in the State. The reason being that there is no confidence among the investors. The confidence building measures which this government is supposed to initiate, is failed to initiate, as a result of which a lot of existing industries are falling sick. The State of Andhra Pradesh has got the rare distinction of closing down maximum number of small and large scale industries. One fine morning, Sri K. Vidyadhara Rao needs to bring in a new legislation for closing down all the industries in the State. That is the fate of the industries in the State. It is not an indication given by our leader, but it is a fact.

SRI K. VIDYADHAR RAO: It is not correct. You have to speak truth.

SRI K. R. SURESH REDDY: Yes, it is a fact, but you people are not able to see the correct picture. Keeping this in view as they had already amply demonstrated that they are not in a position to convince the entrepreneurs in the state, we the Congress Party is feeling that there is a very good engine for industrial growth in the state and as this particular sector is needed to be understood in its totality, this bill may please be referred to a Select Committee in order to seek the opinion from different quarters and apart from discussing the existing problems, necessary solution can be found for the purpose of creating a conducive industrial climate in the state so that justice can also be done to the bill. It is regrettable that in every session, this Government is coming with a new Bill attracting the investments into the state, but unfortunately, no new investments are pouring in. Hence, I once again request this government to please refer this bill to a Select Committee.
SRI K.R.SURESH REDDY: I have a small clarification to be clarified by the Hon'ble Minister for Industries. The Minister says that this particular authority would pursue the matters with the other departments to get the needed approvals. My point is that don't the other concerned departments have the laws which govern them? Even they needed to be amended so that they can come within the ambit of the single window system. That is our intention. Apart from making laws here, even the existing rules in the other departments which govern the overall system are needed to be amended.

SRI K. VIDYADHARA RAO: I have already said earlier that all the state Acts which have to be amended will be amended and I am going to give a clarification to the notification and the same I am going to place on the Table of the House. We are saying "Pursue to get the necessary clearances and sanctions". That is the duty of the nodal agency.

6.00
get clearance, the applicant has to abide by the prevailing acts. In case he has given any wrong declaration, he will be penalised as per the act. For giving false declaration, he will be penalised to that amount and action will be initiated as per the law. There is a provision to check and counter-check and also to prevent delays and simultaneously this nodal agency or the state level committee or the district level committee will pull up the concerned departments for not giving clearance within the stipulated time or for taking necessary action within the stipulated time.

The main reason for bringing in this Bill urgently and why cannot you wait for another month? Sri K. Hari Babu also pointed out that what is necessity for brining in this Bill urgently and why cannot you wait for another month?Eleven times inspections are conducted over the industries.

For everything there is check and counter-check. For giving false declaration, he will be penalised as per the act. In the interest of the society, we have not given deemed approval clause to them. We have also not given deemed approval for the Central Acts. For example, Pollution Control Board for which there is no deemed approval. It is only in the case of eight departments, permission from gram panchayat, building permission or licences from municipality, power feasibility certificate and sanction of power, license for possession and use of rectified spirit, registration of APGST, CST, water connection through Hyderabad Metro Water Supply and Sewerage Board, etc., for all this, the appropriate committee would allot a temporary number. Deemed approval would be given subject to the payment of required fee. Sanction of water supply by other agencies and license for procuring food grains, the deemed approval provision is there subject to the payment of required fee. Only for these sections and for these departments, deemed approval provision is there. For other departments, for example permission from gram panchayat, seven days, approval for change of land use for industrial purpose, forty-five days. There are other seventeen departments which at present taking a lot of time for giving clearance. Even for them, we have fixed a time limit for giving early clearance. In this regard, necessary notification, the government is going to place on the Table of the House, day after tomorrow. There are other nine Central Government Acts over which we don’t have powers to over ride them or amend them. In this connection, already when we have requested the Government of India through an Executive Order, they have agreed for it and with their consent, necessary policy decision has been taken to hasten the process of giving clearances. My good friend, Sri K. R. Suresh Reddy just now said that why are you in haste? Sri K. Hari Babu also pointed out that what is necessity for brining in this Bill urgently and why cannot you wait for another month?
SRI K.R.SURESH REDDY: What about the Empowered Committee?

SRI K. VIDYADHARA RAO: The Empowered Committee is an Appellate Committee which will be chaired by the Chief Secretary of the State Industrial Promotion Committee at the State Level Committee. This is not the Empowered Committee. The decisions taken by the Special Committee, can be appealed to the Empowered Committee. You have got an Appellate Authority or Revision Authority, without that justice can never be done. So, in case, if industrialists file applications and if
there is some objection which the concerned department feel that they cannot relax, but in the interest of the particular industry which the state is getting, we feel that some relaxation is to be given, it can be taken at the level of Empowered Committee or at the level of State Investment Promotion Board. You may ask, why only Board and why only the Empowered Committee? If the Government enacts a legislation, it cannot be circumvented by the Empowered Committee as it is being headed by the Chief Secretary. Policy decision matter has to go to the State Investment Promotion Board which is headed by the Hon'ble Chief Minister, various other Ministers, Chief Secretary and other concerned Principal Secretaries. Now, again there is another doubt that is about the Special Invitees. Those who are not members of these particular two departments at the District Level Committee and the State Level Committee and the issue pertaining to them arises, then the Chairman of that Committee is empowered to call the representatives of those departments as special invitee to discuss in the meeting. It will not circumvent the objectives of the Act. It is only to facilitate to give quicker clearances. That is how we have created that provision. Those who are not the members in the Committee, it is not proper to have a committee with 30 or 40 members. Therefore, we have created a committee with minimum requirements and in case particular department is to be represented, representative of that particular department will be invited.

There is also another objection raised by the Hon'ble Members regarding deputation of a senior officer. As rightly pointed out by Sri K. Haribabu, then he is supposed to nominate a person on his behalf with all the necessary powers. If you see, it is very clear, with all the sanctioning powers. He cannot just send his nominee and wash off his hands. The said nominee just merely cannot go to the meeting and say that my Secretary has not come or the Director has not come and I have no authority to sanction. The nominee cannot go with a lame excuse because it is very clearly stated that the nominee will be empowered with all the necessary powers while being deputed in the Committee. Hence, all the necessary precautions have been taken regarding this. Now, there is another thing. In case of failure in submission of required things, what will be the action taken? As I told you already, deemed approval provision is there and at the counter-check, self-certification is there. If he fails, what will be the penal action that will be taken? As per the Act, action will be initiated and an additional penalty will be levied. An officer of a particular department has not sent the required information, he will be penalised. The concerned department is only authorised to ask for clarification only once. Within the stipulated period of seven days, thirty days or forty days of sanctioning time which is limited as per the notification, within that period only, the concerned officer is supposed to ask all the necessary information for further clarification. He is not supposed to ask for clarification for more than once. Now, this is also important. Sri Bomma Venkateshwar said about it. The State Government from time to time issue to the State Level Committee or to the District Level Committee, such general or special directions or policy as they may deem necessary or expedient for the purpose of carrying out the objectives of the Act. I would like to note this. For carrying out all the objectives of the Act and the State Level Committee or the District Level Committee as the case may be shall be bound to follow and act upon such direction. As a policy matter to hasten the sanctions or if the approval Act comes as an obstacle, the Government has the authority to amend that Act or give a direction to take a decision. In general, it will be applied to all clearances and sanctions by all these Committees and they are bound by the directions of the Government. For the legal sake, it is worded like that, but not with any other intention.

Now, Sri K. Haribabu asked for another thing that is about the competent authority for communication of "deemed approval" at state and district level. That is why within the stipulated period of seven days, thirty days or forty days of sanctioning time which is limited as per the notification, within that period only, the concerned officer is supposed to ask all the necessary information for further clarification. He is not supposed to ask for clarification for more than once. Now, this is also important. Sri Bomma Venkateshwar said about it. The State Government from time to time issue to the State Level Committee or to the District Level Committee, such general or special directions or policy as they may deem necessary or expedient for the purpose of carrying out the objectives of the Act. I would like to note this. For carrying out all the objectives of the Act and the State Level Committee or the District Level Committee as the case may be shall be bound to follow and act upon such direction. As a policy matter to hasten the sanctions or if the approval Act comes as an obstacle, the Government has the authority to amend that Act or give a direction to take a decision. In general, it will be applied to all clearances and sanctions by all these Committees and they are bound by the directions of the Government. For the legal sake, it is worded like that, but not with any other intention.
SRI BOMMA VENKATESWAR: What about fixing up the final responsibility and applying of penal provisions to the erring officers?

SRI K.VIDYADHARA RAO: It is not mentioned in the Act. But, in case the concerned officer has not replied within the stipulated time, necessary disciplinary action will be initiated against him by an executive order which will be part of the procedure. The same cannot be incorporated in the bill. If you want, it can be incorporated in the Bill. I am not fussy about it. But, that is an executive order which has to be taken-up. These orders have already been communicated to the concerned departments. All the concerned Acts which have to be amended, have been amended in order to facilitate for a deemed approval provision. As you have rightly pointed out, it was already discussed.

6.20

Regarding making officers accountable for not giving clearances within the stipulated time. I do agree with you. But, I have no two different opinions that they have to call for an explanation, fix up responsibility and take necessary action. There is a general impression about the industrialists that they are all very rich people. But we are forgetting that something the industrialist is hypothecating and every penny that he has, is being invested by him to create income to the state, to create employment opportunities to the unemployed youth and also hoping that he would make some money and generate some income which could be again reused for circulation for the purpose of improving the economic situation of the state. Such people should be encouraged and just not thought of that they are mere instruments who could be toyed with. Once again, I request my good friend Sri K.R.Suresh Rddy to withdraw the objections raised by him and I request all the Members to pass this Bill unanimously.

With the great difficulty, the Hon'ble Minister for Industries has explained all the provisions of the Bill. But, still there is one clarification. Just now our friends said that the presence of the District Collector in the...
Committees...when the automatic approvals, or time bound approvals and when deemed approvals were not there earlier, I can understand the presence of the District Collector. In spite of the presence of the District Collector now there is a provision of deemed approval.....

SRI K. VIDYADHARA RAO: I am not fussy about it. Please listen to me. This is only by notification that the District Collector is made as Chairman. Many suggestions have come in from different quarters. Definitely, we will consider your suggestion. If you feel that another person can be replaced as Chairman, I have no hesitation. I assure you that I will keep this issue in mind. It is only through notification, the rules can be changed.

SRI P. LAKSHMAIAH: With all the experiences over the years and over the introduction of this new bill, I am sure, you must have done a lot of exercise. But what are the projections that you have come to the conclusion during this year, next year and the following year in the process of giving number of clearances? I would appreciate if you can enlighten us.

In order to attract investments necessary decisions have to be taken-up. I just wanted to ask one straight question to the Hon'ble Members in the Opposition who have got this doubt as to what the State Government is doing for promotion of industries and what results it has yielded so far. Is it not industrial promotion? Has not our policy yielded results? I have not hidden anything. I have not sulked away. I did say there are hurdles. I have said in a number of interviews and in a number of meetings to overcome these hurdles, with our past experience and in consultation with the professionals and the industrialists, we are simplifying the procedures. That is what we are doing that is also as a part of notification we are merging certain departments where clearances are not necessary. For the purpose of simplification of procedures, we have given self-certification. Even for amending the labour laws, we are bringing pressure on the Government of India to make it further attractive for investors to make them feel secure that their investments will go uninterruptedly, their production will go uninterruptedly and that they will supply their products to the market uninterruptedly so that they do not lose contacts with the market and also with the consumers. We are regularly monitoring the situation. Therefore, we are trying to bring in necessary changes in the system to attract more investments in to the state. I am prepared to answer every question and I assure this august House at the same time to protect the interests of the labour, working class and also the safety of the people and also of the society, I am prepared to compromise in bringing the changes into the system.

SRI P. LAKSHMAIAH: With all the experiences over the years and over the introduction of this new bill, I am sure, you must have done a lot of exercise. But what are the projections that you have come to the conclusion during this year, next year and the following year in the process of giving number of clearances? I would appreciate if you can enlighten us.
As suggested by my friend Sri K.R.Suresh Reddy, better, let us study the Bill in detail. Therefore, I request the Government through the Hon'ble Speaker to constitute a Select Committee and refer this Bill to that Committee in order to study the Bill in detail and also to encourage the entrepreneurs and the investors in our state.

SRI K.R.SURESH REDDY: From the very beginning, I have been saying and I am once again reiterating to the Hon'ble Minister for Industries that the Congres Party has always been supportive. For your information, recently when the Hon'ble Leader of the Opposition was on a tour to America for attending the World Telugu Conference, there, he met many enterprenuers and investors and he tried his level best to convince them that you please come to the state of Andhra Pradesh and make your investments, definitely, if there is any problem, we will help you out. Of course, we are your known confirmed political adversary, but that doesn't mean that we would not co-operate with you and help you out when it comes to the matter of investing and developing the state. Only point I would like to make here is that there has been a lot of hype, but nothing much has been happening.

I have just mentioned about the hype. In the Budget demands you have stated that you will bring in about Rs.51,000 crore more investment. 468 units have come forward as on 31.1.2002. They have come with an investment potential of Rs. 51.889 crores, to be more precise. Now to facilitate that investment you said you will escort services. These are all the provisions, you said. We welcomed then. When we cautioned you, you said that skies are limit and that you will do. Now you come out with a new policy. Almost every year you are coming out with some announcement or the other. But the ground realities are different. What you say is not really happening. What are the reasons for that? To overcome those difficulties, Congress Party, as a responsible party, has been suggesting to take everybody into confidence and refer the matter to a Select Committee, where all these things could be sorted out. We can convince the investors all over the world that here in Andhra Pradesh the entire political forces are united to attract the investment. This is the only intention. We once again reiterate that we will support you in your action which can attract any investment. But you are in a hurry with your inexperience. In all these fields not much of investment is coming.
That has to be understood. I have already said that as per S.I.A. we are the highest in the country in grounding and implementation.

We have come out with a special proposal for those which are not covered by BIFR for the sake of small ale industry to revive the sick industries also. I have felt that they are sick in their thought; they are sick in mind; they are not prepared to accept the facts of the case. If they accept them, they would not contract themselves.

You please pass this Bill. This is for the sake of industrialists. Many of you are also industrialists. So, the climate is that the situation in Andhra Pradesh is favourable for investment.
MR. DEPUTY SPEAKER: The statutory resolution is before the House. The question is:

"That this House disapproves the Andhra Pradesh Industrial Single Window Clearance Ordinance, 2002 (A.P.Ordinance No.6 of 2002) promulgated by the Governor on the 21st June, 2002."

(Pause)

The motion was negatived and the statutory resolution was lost.

MR. DEPUTY SPEAKER: The question is:

"That the Andhra Pradesh Industrial Single Widow Clearance Bill, 2002 be taken into consideration."

(Pause)

The motion was carried and the Bill was considered.

Clauses

MR. DEPUTY SPEAKER: I shall now put the clauses to vote. There are no amendments to Clauses 2 to 30, Clause 1, Enacting Formula and Long Title. The question is:

"That Clauses 2 to 30, Clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

The motion was adopted and Clauses 2 to 30, Clause 1, Enacting Formula and Long Title were added to the Bill.

SRI K. VIDYADHARA RAO: Sir, I beg to move:

"That the Andhra Pradesh Industrial Single Window Clearance Bill, 2002 be passed."

MR. DEPUTY SPEAKER: Motion moved. The question is:

"That the Andhra Pradesh Industrial Single Window Clearance Bill, 2002 be passed."
The motion was adopted and the Bill was passed.

2. 2002, ఆంధ్రప్రదేశ్ జిల్లా మండల్ ప్రాంతాల ప్రామాణ్యం (ಮరుగు) అధ్యక్ష మరుగువాద

SRI A. RAMANARAYANA REDDY: Sir, I beg to move:

"That this House disapproves the Andhra Pradesh Infrastructure Development Enabling (Amendment) Ordinance, 2002 (A.P.Ordinance No.. 4 of 2002) promulgated by the Governor on the 7th June, 2002."

2. 2002, ఆంధ్రప్రదేశ్ జిల్లా మండల్ ప్రాంతాల ప్రామాణ్యం (మరుగు) అధ్యక్ష మరుగువాద

MR. DEPUTY SPEAKER: Minister for Revenue to move the motion.

SRI P. ASHOK GAJAPATHI RAJU: Sir, I beg to move:

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

MR. DEPUTY SPEAKER: Motion moved. Now discussion on consideration of the Bill and statutory resolution, together.

SRI P. ASHOK GAJAPATHI RAJU: If the Members want, I can explain about the Bill. I should not be presumptive on this.

SRI BOMMA VENKATESWAR: Sir, the new sub-section proposed is as follows:

"The Chief Secretary to the Government or any other person with equivalent experience shall be the Chairperson of the authority."

Sir, anybody cannot be equivalent in service with Chief Secretary because one person who has experience as Chief Secretary and who is other than Chief Secretary, will be a retired officer. If a retired officer is to be posted, that is up to the Government. 'Person with equivalent experience' means any officer of the rank of Chief Secretary, other than Chief Secretary. Admittedly, Chief Secretary will be busy and he has lot of activities. But here Hon'ble Minister agrees that the Collector can be Chairman who is equally or much more busy at the district level. Our proposal is rejected then. Here they are admitting directly or indirectly that the Chief Secretary is busy and therefore for expeditious disposal of the cases an officer other than Chief Secretary is to be posted. So, it is up to the wisdom of the
Government to post whether a Chief Secretary who can expeditiously dispose the matters or equivalent person who has no authority to dispose it. It is up to them.

SRI P. ASHOK GAJAPATHI RAJU: I thank the House for not opposing the Bill.

We said, “Let us send it to the Select Committee. Let us think twice before it is passed”. There could be a Select Committee in 2001. We also thought about it. There could be another Committee. We thought about it. If you don’t want the Chief Secretary to be the Chairperson, then who is alternative?
Please send this Bill to the Select Committee and do not be in hurry. Last time we asked for Select Committee but you have not accepted. Now, you have come up with an amendment. Now, because you are in Government you have to assure the House that you will not come up again with another amendment.
I do not see the day when legislation does not come to the Legislative Assembly.

Being a responsible Minister is this the way he should speak? Are you allowing it?

Equivalent Officer to the Chief Secretary

This is an ordinance. It is a continuous process. New schemes will be added. Some of the schemes might be deleted. Nobody can predict anything. Some things have come to an advanced stage. This ct is working very well. I am thankful to this House for not opposing this Bill.
It depends on you. This is not the way. This is the highest body. Let him withdraw. I want to set the record straight.

SRI P. ASHOK GAJAPATHI RAJU: Whoever qualified to be equivalent to that post. Can be a retired Chief Secretary or Addl. Chief Secretary.

CHAIRMAN: Because the Chief Secretary is busy equally well qualified man will be there.

Now, the question is:

"That this House disapproves the Andhra Pradesh Infrastructure Development Enabling (Amendment) Ordinance, 2002 (A.P. Ordinance No. 4 of 2002) promulgated by the Governor on the 7th June, 2002."

(Pause)

The motion was negatived and the Statutory Resolution was last.

CHAIRMAN: The question is:

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

(Pause)

The motion was adopted and the Bill was considered.

CLAUSES

CHAIRMAN: The question is:

"That Clauses 2, 3 and Clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

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

SRI P. ASHOK GAJAPATHI RAJU: Sir, I beg to move:
"That the Andhra Pradesh Infrastructure Development Enabling (Amendment) Bill, 2002 be passed."

CHAIRMAN: Motion moved. The question is:

"That the Andhra Pradesh Infrastructure Development Enabling (Amendment) Bill, 2002 be passed."

(Pause)

The motion was adopted and the Bill was Passed.

3. 2002, అంద్రాప్రదేశ్ ఉత్పత్తి విక్రి పదార్థ (మార్గదర్శక సంఘం) అధ్యక్షులు ఉచితాలు

SRI NOMULA NARASIMHAIAH: Sir, I beg to move:

"That this House disapproves the Andhra Pradesh Municipalities (Second Amendment) Ordinance, 2002 (A.P. Ordinance No.2 of 2002) promulgated by the Governor on the 21st May, 2002."

CHAIRMAN: Statutory Resolution moved.

SRI N. Md. FAROOK: Sir, I beg to move:

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

CHAIRMAN: Motion moved. Discussion on the consideration of the Bill and Statutory Resolution together.

It shall be deemed to have come into force on 22nd May, 2002. In every case the Government introduces Ordinances and waste the stationery and time of this House. Getting up and speaking they say that we are wasting the time. They bring this kind of bills and waste the time of the House and money of the State Exchequer. It appears that it is not a simple extension of time. There is a lot of background. Six villages are merged into Kasibugga and Palasa municipalities in Srikakulam district.
Before the lapse of the extended period they must hold elections because the Election Commission has also cleared it. Let the Hon'ble Minister assure this House that he will hold elections before the lapse of two years period and he should not come back with other proposals.
CHAIRMAN: The statutory resolution is before the House. The question is:

"That this House disapproves the Andhra Pradesh Municipalities (Second Amendment) Ordinance, 2002 (A.P.Ordinance No.2 of 2002) promulgated by the Governor on the 21st May, 2002."

(Pause)

The motion was negatived and the resolution was lost.

CHAIRMAN: The question is:

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

(Pause)

The motion was adopted and the Bill was considered.

**Clauses**

CHAIRMAN: I shall now put the clauses to vote. There are no amendments to Clauses 2 and 3 and Clause 1, Enacting Formula and Long Title and they are before the House. The question is:
"That Clauses 2 and 3 and Clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

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

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

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

CHAIRMAN: Motion moved. The question is:

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

(Pause)

The motion was adopted and the Bill was passed.

CHAIRMAN: I am to announce to the House that the following Bills will be taken up tomorrow and the amendments to the Bills will be received up to 1.00 p.m. on 23.7.2002:

i) Andhra Pradesh Lokayukta and Upa-lokayukta (Second Amendment) Bill, 2002,

ii) The Andhra Pradesh Rural Electric Cooperative Societies (Temporary Provisions) (Amendment) Bill, 2002, and


CHAIRMAN: The House is adjourned to meet again at 8.30 a.m. on Tuesday, the 23rd July, 2002.

(The House then adjourned at 7.18 p.m. to meet again at 8.30 a.m. on Tuesday, the 23rd July, 2002.)