THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES.
OFFICIAL REPORT

Nineteenth day of the First Session of the Andhra Pradesh
Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Wednesday, the 28th June, 1967.
The House met at Half past Eight of Clock.

[Mr. Speaker in the Chair]

ORAL ANSWERS TO QUESTIONS.

Hon. Members, Hon. Speaker is coming.

Some questions were asked regarding the export of commercial crops. The Minister for Agriculture mentioned that action is being taken to prevent the produce from being spoiled and to arrange for expeditious transport and cold storage.

The Minister for Agriculture (Sri P. Thimma Reddy):— Yes, Sir.

Action is being taken.
2 th June, 1967.

Oural Answers to Questions.

ఇది ఒక సంస్కృతిని మార్గం చేసింది. అసిలమైన మూలం అవియాన్ లేదు, అనేక రాత్రెలు తీవ్రంగా కాబట్టి కూడా విశేషావస్థ

మొదటి ప్రశ్నాం. అయితే, కారణాలు మరియు యోగోడు యొక్క సంఖ్యలు వివిధం కానం. ఆచార్యుల సమూహం నిలిచానికి నేను మరియు వారిని ప్రశ్నాం. అయితే, కారణాలు నిలిచానికి నేను మరియు వారిని ప్రశ్నాం. అయితే, కారణాలు నిలిచానికి నేను మరియు వారిని ప్రశ్నాం.
Oral Answers to Questions. 28th June, 1967.

Sri G. Sivaiah (Puttur):—Is there any export of groundnut seeds and also cashewnuts from Andhra Pradesh to foreign countries and if so, what is the quantity?

Sri P. Thimma Reddy:—(a) Four, Sir.
(b) Yes.
(c) Two.

KEY VILLAGE CENTRES

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* 481 Q.—Sri A. Eswara Reddi (Tirupathi):—Will the hon. Minister for Agriculture be pleased to state:

(a) the No. of Key village centres in Chittoor District;
(b) whether all the above centres are equipped with refrigerators; and
(c) the No. of Veterinary Dispensaries having refrigerators in Chittoor District?

Sri P. Thimma Reddy:—(a) Four, Sir.
(b) Yes.
(c) Two.
Oral Answers to Questions

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* 694 Q.—Sri Dhanekula Narasimham (Udayagiri):—Will the hon. Minister for Agriculture be pleased to state:

(a) the number of godowns functioning under the Andhra Pradesh State Warehousing Corporation by March, 1967; and

(b) the quantity of grains that can be stored in them?

Sri P. Thimma Reddy:—(a) 37 main Warehouses and 162 branch warehouses.

(b) 85,156 Metric Tonnes.

Sri G. Sivayya:—Is the Government proposing to open a godown at Ariyanar project area which is known to be the granary of Chittoor district, Sir?

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* 692 Q.—Sri Dhanekula Narasimham:—Will the hon. Minister for Agriculture be pleased to state:

(a) the quantity of ghee being exported to other States from our State;

(b) the number of laboratories established by the State Government for grading the ghee; and

(c) the quantity (in quintals) of ghee graded by the Government during 1966-67?

Sri P. Thimma Reddy:—(a) The quantity of ghee being exported to other States is estimated at 2,224 quintals per year.

(b) Three Laboratories at Muddanur (Cuddapah District) Vijayawada and Samalkot (East Godavari District) with two sub-stations at Godalur (Kurnool District) and Tadepati (Anantapur District).

(c) 3,222 quintals.
Oral Answers to Questions. 28th June, 1967.

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*390 Q.—Sri T. C. Rajan:—Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether there is any proposal with Government to promote V. L. Ws. as S. E. Os. and S. E. Os. as B. D. Os;
(b) if so, the number of persons who got such promotions; and
(c) whether any woman S.E.Os. have been absorbed as B.D.Os. if so, how many?

The Minister for Panchayat Raj (Sri T. Ramaswamy):—

(a) From V. L. Ws as S. E. Os: Yes, Sir
From S. E. Os. as B. D. Os: Yes, Sir

(b) From Special Grade Village Level Workers as S. E. Os. 40 From S. E. Os as B.D.O’s 51

(c) Yes, Sir. Two Mukhya Sevikas were appointed as B.D.Os.

Sri G. Sivaya:—What is the policy of the Government in respect of promotion regarding V. L. Ws. and Extension Officers in Samithis?

Sri T. Rama Swamy:—From V. L. Ws. they are promoted as S. E. Os. and S. E. Os are promoted as B. D. Os. Proportion also is given.

Sri I. S. C. Bala:—V. L. Ws. 3 Group Executive Officers 3 In this Group Officers what happens? 30 M. Bala

Sri I. S. C. Bala:—V. L. Ws. 3 C.Os. Group Executive Officers to appoint 3 M. Bala. 30 M. Bala. 30 M. Bala assistance promise 30 M. Bala. 30 M. Bala. 30 M. Bala. 30 M. Bala.
28th June, 1967.

Oral Answers to Questions.

సమస్య చారిత్ర సమయంలో. విద్యాంగసూత్ర ప్రదానం అవసరం ఉంది?

(1) స్థానానాటి: అమాయాలు అవసరం ఉండి. వాటి కాలపతిని పాటు పిలిచాలి.

(2) స్థానానాటి (బిడ్డా): అద్భూతం, B. D. Os. posts అంటే vacant కాదా. సేటారు, S. E. Os. అంటే ఇమెండారు అంటే vacant కాదా. 6, 7 నాటు వాటిని pending కాడు. అంటే fill up ప్రారంభం చేసాలి?

(3) స్థానానాటి: అద్భూతం వివిధ fill up ప్రారంభం అవసరం.

D. P. I కాను సంప్రదాయం, Director of Agriculture ప్రత్యేక proposals చేసాం. రవాణా అవసరం fill up చేసాలి.

(4) స్థానానాటి: అద్భూతం, promotions merit మంచినా సంపాదనాం? Seniority కా అద్భూతం సంపాదనాం?

(5) స్థానానాటి: అద్భూతం, seniority కా promotions చేయాలా?

(6) మాసాహారం: V.L.Ws. ఇన్ వాటికి అద్భూతం merit గా చేయబడిన కా?

(7) స్థానానాటి: సేటారు, S. E. Os. అంటే అద్భూతం వాటినిే ఎంపికుతుంది ఇమెండారు కాదా. B. D. Os. అంటే promote ప్రారంభం ఇది తాకుతుంది?

(8) స్థానానాటి: ఇది అవి ఆమూలం రాయలు విద్యాంగసూత్ర అవి ప్రారంభు వాటినిే ఎంపికుతుంది. వాటినిే ప్రారంభులను ఎంపికుతుంది అవి?

(9) స్థానానాటి: Information Department తో అద్భూతం transfer చేసాం. S. E. Os. ఇన్ అద్భూతం అద్భూతం కాదా? ఇది అద్భూతం B. D. Os. అద్భూతం?

(10) స్థానానాటి: S. E. O. అద్భూతం E. O. (education) వాటి అద్భూతం తరువాత రెట్టు చేసాం.ఇది అద్భూతం అద్భూతం అద్భూతం. S. E. Os. అద్భూతం Information Department వాటికి మిగిలి లేదు అద్భూతం. మాత్రమే అద్భూతం. transfer మాత్రమే?

(11) స్థానానాటి: Woman S. E. Os. అద్భూతం వాటి కాలపతి ఇది అద్భూతం వాటినిే ఇది అద్భూతం. అద్భూతాన్ని అద్భూతాన్ని అద్భూతాన్ని అద్భూతాన్ని అద్భూతాన్ని అద్భూతాన్ని అద్భూతాన్ని. B. D. Os. functions కాతే?
Oral Answers to Questions.  
28th June, 1967.  

(1) சம்ஸபாமித்துரை:—வேளாதி functions கேள்வி. woman welfare  
தமிழ் மொழி்க் குறிப்பிட்டு விளக்கம். புதுச்சொல்லார் போன்ற ரீதியாக உத்தரம்  
செய்யவும்.

(2) ப. சந்திரனாராயண் (ராஜாராசிரத்):—ஆர்மீ. B. D. Os. என்  
S. E. Os. கு Extension Officers கோ promote ஒருமாறு ஐந்துள்ளது என்பதால்  
தவறாது எது? கூறுவோம் ஒருமான் S. E. Os. Extension  
Officers என எங்கு எங்கு B. D. Os என promote ஒருமான்? இது என் கூறும்  
வேளாதியானை promote எதேன்.

(3) ப. சந்திரனாராயண்:—வேளாதிவிளக்கம். Extension Offi  
cer என்று B. D. Os என promote ஒருமான். B. D.O. என work  
விளக்கம்.

(4) ப. யானைத்தை ஆசிரியர்:—சர்வதீ வேளாதி. V. L. W. என எ  
நால்லதாகே எண்ணையே எந்தோ மெகத்தை என்பது என்றும் எங்கிருந்து executive officers என என்ன என்று என்று என்று?

(5) ப. முச்சாபாரம்:—வேளாதி மாநாடு V. L. W.எனக்கே என்பது எளிதாக  
செய்து விளக்கம் செய்யவும்.

(6) ப. முச்சாபாரம் (சலூரிசும்):—சர்வதீ, போன்று என்றுசொல்லும்  
முன் B. D. O. என எங்கிருந்து எங்கிருந்து probation declare என் increments  
செய்யவும். என்கின்றாம், என்கிற என்றும் என்றும் என்றும் என்றும் probation declare என்று என்று. இந்த முழுமையை என்று. 5.0 என்ற என்றும் என்று என்று  
செய்து, என் என்று என்று என்று?

(7) ப. சந்திரனாராயண்:—சர்வதீ வேளாதியும் என்றும் இன்றும் என்றும். இந்த வேளாதி  
விளக்கம் என்றும் என்றும் என்றும் என்றும்.

(8) ப. சந்திரனாராயண்:—சர்வதீ வேளாதி என்றும் என்றும் என்று  
செய்யவும் என்று என்று என்று?

(9) ப. சந்திரனாராயண்:—சர்வதீ வேளாதி.  

நாற்று கால்விழா விளக்கம் Information  
Department என transfer செய்து விளக்கம் வரசொல்லும். முதலாம் கால்விழா அக்கதாவும்  

Information Department to write a letter to Secretary of the 1st stage, 2nd stage and 3rd stage funds.

Dry package scheme:—10% cut, as matter of economy, apply to B.D.O. of the panchayat. Promotions to be given to the supervisor.

Village level worker to be promoted to S.E.O. level.

Information Department to be included in the Fisheries Corporation.

*641 Q.—Sri Ch. Rajeswara Rao (Sircilla):— Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether it is a fact that the State Government have proposed to set up a State Fisheries Corporation in Andhra Pradesh;

(b) whether the Central Fisheries Corporation at Calcutta would collaborate with the State Corporation; and
(c) if so, what are the terms of such collaboration?

Sri T. Ramaswamy:— (a) The proposal has been deferred for the present.

(b) and (c):— Do not arise.

Sri G. Sivayya.—Will the Government consider the auctioning of fish in P.W.D. tanks to the villagers themselves for their benefit. At present, in the public auction of fish, somebody comes from some other place and bids and sells elsewhere whereas the local people do not have fish to eat. I want to know whether the Government would consider the question of auction for the villagers themselves to utilise the fish in the locality?

Sri G. Sivayya:—What about the right of the local people to eat fish?

(No answer)

Fish

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28th June, 1967.

Oral Answers to Questions

(1) సా. రామరామ (సేవకులు) : దయచేష్యంగా మాత్రము సేవలు చేయడం కనుక ఆధారపడాలం. సేవకులు రామాయణం నుండి నాటించినం. పెట్టిన కట్టడానికి మాత్రము సేవలు చేయడం జాతి ఉన్నదని నమోదు చేస్తున్నాము. ఈ నాటకం చేయడానికి కాకుండా నేను విమర్శించుకోవడం జరిగి ఉంది?

(2) సా. విరాట్ హరిహార్ : మాత్రము రామాయణం నుండి చెప్పాలం. మాత్రము కృతి నుండి చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

(3) సా. విరాట్ హరిహార్ : మాత్రము కృతి నుండి చెప్పాలం. మాత్రము కృతి నుండి చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

(4) సా. విరాట్ హరిహార్ : మాత్రము రామాయణం నుండి చెప్పాలం. మాత్రము రామాయణం నుండి చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

(5) సా. రామశర్మా : నా ప్రపంచంలో మాత్రము చెప్పాలం. మాత్రము చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

(6) సా. రామశర్మా : నా ప్రపంచంలో మాత్రము చెప్పాలం. మాత్రము చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

(7) సా. రామశర్మా : నా ప్రపంచంలో మాత్రము చెప్పాలం. మాత్రము చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

(8) సా. రామశర్మా : నా ప్రపంచంలో మాత్రము చెప్పాలం. మాత్రము చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

(9) సా. రామశర్మా : నా ప్రపంచంలో మాత్రము చెప్పాలం. మాత్రము చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

(10) సా. రామశర్మా : నా ప్రపంచంలో మాత్రము చెప్పాలం. మాత్రము చెప్పాలం. అందులు చెప్పింది కాని ప్రత్యేకంగా చెప్పాలం?

Sri T. Ramaswamy :— I will inform the date of proposal and date of deferring also.
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*56 (K) Q.— Sri R. Satyanarayana Raju [Put by Sri T. Nagi Reddy]:—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether the construction of Fisheries Harbour at Narasapur in West Godavary District has been sanctioned;

(b) if so, when; and

(c) when the work will be taken up?

Sri T. Ramaswamy:—(a) No, Sir,

(b) Does not arise.

(c) This will be taken up after the estimates are finalised and sanctioned by the Government of India.

Sri T. Nagi Reddy:—When did he ask for the estimates, Sir? Are they under the state of estimating at all?

Sri G. Siviah:— Will the hon. Minister be pleased to say what is meant by fisheries harbour?

(No answer)


Government of India Fisheries Deputy Director 2016. Would you appoint a Director?

Was the Chief Minister appointed to a 2016? Did he appoint a Director?

Can the Chief Minister 2016? Are you 2016? What is the procedure 2016? To acquire 2016?


Asst. Director of Fisheries.


COLD STORAGE PLANT AT NARASAPUR

56 (L) Q.—Sri R. Satyanarayana Raju [Put by Sri T. Nagi Reddy]—Will the Hon. Minister for Panchayat Raj be pleased to state:

(a) whether construction of cold storage plant at Narasapur, West Godavari District, has been sanctioned; and
(b) if so, when the work will be taken up?

Sri T. Ramaswamy—(a) Yes, Sir,

(b) It is proposed to take up the work during 1967-68.

Cold Storage Plant 2016?
Or. 1 Answers to Questions. 28th June, 1967. 119

(1) Sir. Will the Government accept: (a) U.N.E.C E.F. and (b) Cold Storage Plant and offer financial assistance?

(2) Sir. Can you please explain: (a) Cold Storage Plant on the possibility of (b) Construction for U.N.E.C present?

(3) Sir. Will the Government accept: (a) Cold Storage Construction and (b) Plant for U.N.E.C present?

(4) Sir. Will the Government accept: (a) Plant on the possibility of (b) Construction for U.N.E.C present?

Sketch of the master plan for fisheries in Kolleru lake.

MASTER-PLAN FOR FISHERIES IN KOLLERU LAKE

109—

*417 Q.—Sri Ch. Panduranga Rao [Put by Sri G. Latchanna] Will the hon. Minister for Panchayat Raj be pleased to state:

whether the Government have accepted the master-plan for the development of inland fisheries in Kolleru lake?

Sri T. Ramaswamy:—The matter is under consideration of the Government.

(No answer.)

WATER SUPPLY TO MADANNAPETA

110—

*875 Q.—Sri Vasudeo Krishnaji Naik (Gagana Mahal):—Will the hon. Minister for Communications be pleased to state:

(a) what steps were taken on the joint application submitted by the residents of Madannapeta on 28-2-1964 to the Executive Engineer Water Works for augmentation of water supply to Madannapeta.
(b) is there any such proposal for laying a big main line up to Indira Sevasadan, by the Water Works authorities; and if so whether it will connect Madannapeta main line with it to improve the pressure of water supply; and

(c) how many residents of Madannapeta locality have asked for water supply to residential quarters and what steps have been taken to meet their demand?

The Minister for Communications (Sri J. V. Narsing Rao):—

(a) The existing 2" Galvanized Iron pipe main is proposed to be replaced by a 4" hune pipe main.

(b) No, Sir, as the necessary improvements have already been made.

(c) None, Sir.

Sri C. V. K. Rao:—Sir, Can the Deputy Speaker put a question?

Mr, Speaker:—The moment he has become Deputy Speaker, does the hon. member mean to say he has forfeited all the rights? Sri. Naik may put any supplementary question if he so likes.

Sri Vasudeo Krishnaji Naik:— I have no supplementaries to put because since after tabling my question necessary implementation has been made.

LEAKAGES FROM PUBLIC STAND PIPES

111—

* 722 Q.—Sri K. Rajamallu (Chinnur):— Will the hon. Minister for Communications be pleased to state:

(a) whether the Government are aware of the complaints brought to the notice of the Water Works Department from Public of the leakages from public stand pipes and the damages to the underground pipes for immediate repairs before the water gets polluted;

(b) is it also a fact that waste of chlorinated water and the pools of polluted water percolating into the pipes was not attended to in spite of bringing to the notice of the city water works engineers;
(c) if so, what are the reasons therefor?
Sri J. V. Narasing Rao:— (a) Yes, Sir.
(b) No, Sir. Small leakages are attended to immediately but the big leakages take some time.

(c) Does not arise in view of answer to (b) above.

Pipe Cocks pollute water supply and pollute infection spread. Public co-operation is needed. Public cock is a civic sense and should be stopped.

1. Water flow and pollution, polluted water percolate. Public co-operation is needed. Public cock is a civic sense and should be stopped.

2. No, Sir, Subban:— (a) Yes, Sir.

O'ial Answers to Questions. 28th June, 1967. 121
STARTING OF ONE UNIVERSITY FOR THE ENTIRE STATE

112—

* 55-(M) Sri Ch. Rajeswara Rao:— Will the hon. Minister for education be pleased to state:

(a) whether the Government consider to start one University to the entire state for purpose of affiliation and conducting examinations etc., so that there may not be any variations in the matter of examinations, marking system etc., as admissions to all the professional colleges etc., are done under one set of Rules; and

(b) if not, the reasons therefor?

The Minister for Education (Sri T. V. Raghavulu):— (a) & (b): In view of the different sets of rules in the matter of admissions, affiliation system etc. existing in the two different regions of the State, it is not possible to have one University in the entire State.

The Vice-Chancellor:— In view of the existing rules governing the University, it is not possible to have one University in the entire State.

The University Vice Chancellor, Chief Minister, Education Minister, & others:— The existing universities are well established and have their own rules and regulations. It is not possible to have one University for the entire State.

Rules are different. Text Books different. Transfers are not possible. It is not possible to coordinate University system.

The Government:— It is not possible to start a new University for the entire State. The existing universities are well established and have their own rules and regulations. It is not possible to have one University for the entire State.

The Vice-Chancellors:— It is not possible to start a new University for the entire State. The existing universities are well established and have their own rules and regulations. It is not possible to have one University for the entire State.

The Minister for Education:— It is not possible to start a new University for the entire State. The existing universities are well established and have their own rules and regulations. It is not possible to have one University for the entire State.
Oral Answers to Questions. 28th June, 1967.

(1) Q. M. Ambedkar:—What is the position with respect to the University of University's evaluation of marks variation in Medical Colleges, Engineering Colleges seats and seats in other V.O. and is it not possible to have a comprehensive V.O.?

(2) Q. M. Ambedkar:—Evaluation of marks at V.O. and V.O. of medical and engineering colleges.

(3) The Chairman:—Venkateswara University, Andhra University Osmania University, etc. seats and seats in other universities are not available. Will it be possible to have a comprehensive V.O.?

(4) Q. M. Ambedkar:—Seats for V.O. seats and seats in other universities.

Marks award system.

IMPLEMENTATION OF THE RECOMMENDATIONS OF THE KOTHARI COMMISSION

113—

* 467 Q.— Sarvasri Y. Venkata Rao (Vemur) and A. Bhagavanta Rao (Kuchinapudi) will the hon. Minister for Education be pleased to state:

(a) whether the State Government has received the Kothari Commission Report; and

(b) if so, what are the recommendations of the Commission that were accepted by this Government for implementation?

Sri T. Raghavulu:—(a) It is presumed, the member is referring to the Education Commission Report 1964-66. Sir, It has been received Sir.

(b) The State Government have taken steps and tentative decisions on the recommendations of the Education Commission, 64-66 the recommendations have been communicated to the Government of India. The matter has still to be considered after the views of Government of India are known and after it is discussed by the Central Advisory Board of Education. The views of the State Government are only tentative views and hence it is premature to consider them now.

(5) Q. M. Ambedkar:—Is it a bulky V.O. Sir. The recommendation at once?

(6) Q. M. Ambedkar:—It is a bulky V.O. Sir. The recommendation:

1. (1) states that...

2. (2) states...

3. (3) states...

4. (4) states...

5. (5) states...

427—3
Oral Answers to Questions

124  28th June, 1967

...substance...

Mr. Speaker:—He may do one thing.

Sri T. V. Raghavulu:—It is a valuable document, Sir.

Mr. Speaker:—Is it the getup or contents.

Sri T. V. Raghavulu:—Contents, Sir, పతము లేదా పతముండడా లేదా పతముండడా లేదా.

Mr. Speaker:—అది కాలు, హెచ్చి ఉత్తమం ఉంది. అది ఆమెను మార్గాలు కారణం ఉంటుంది.

Mr. Speaker:—ప్రతి పతము, Valuable documents ఉండాలి అంటే అది ఉండాలి. గ్రద్దేరి పట్టణానికి అంటే ఆయా పట్టణానికి అంటే?

Mr. Speaker:—మనిషిలేదా పతము ఉత్తమం ఉంది. Govt. of India ఎంపెద్దారి ఉత్తమం ఉంది. ఇందులోనే రెండు పూర్వీకరణ సమర్పించాలి.

Mr. Speaker:—ఎంది, Three language policy చేసాలి అంటే అది అవయిక ఉంది. కాని ఈ సంప్రదాయా ఉంటుంది. కాని దీనిలో దిగితం, ఇతికి దిగితం దిగితం. దిగితం దిగితం.

Mr. Speaker:—Three languages ఉండాలి లేదా పట్టణానికి లేదా పట్టణానికి లేదా.

Sub-Committee లేదా పట్టణానికి లేదా పట్టణానికి.
Oral Answers to Questions. 28th June, 1967.

(Q) Dr. Sreedhar Rao:—Can I have the report of the Committee appointed to frame recommendations regarding the working conditions of teachers and the increase in their work load?

(D) Dr. V. Subramanya:—The report of the said Committee is under consideration. The suggestions made by the Committee will be given due consideration.

(Q) Shri. C. Rama Rao:—The teacher's work load as compared to that of teachers in some other States?

(D) Shri. D. V. N. Reddy:—The teacher's work load is being increased gradually. The revised syllabus and the introduction of new courses are expected to increase the work load of the teachers.

(Q) Shri. N. Madhusudana Rao:—The University Act, 1956, has been amended. Will the increased grant for the University be utilised for the purpose of remuneration?

(D) Shri. V. Venkateswarlu:—Yes, the increased grant for the University will be utilised for the purpose of remuneration. The University has been directed to make necessary arrangements for the same.

(Q) Shri. N. Madhusudana Rao:—The wages of the university employees have been increased from time to time. When will the wages of the teachers be increased?

(D) Shri. V. Venkateswarlu:—The increase in the wages of university employees is a continuous process. The same will be considered in the light of the financial position of the University.

(Q) Shri. N. Madhusudana Rao:—The 4th plan is yet to be completed. Will the University take necessary action in this regard?

(D) Shri. V. Venkateswarlu:—Yes, the University will take necessary action in this regard.

(Q) Shri. C. Rama Rao:—Counter is to be provided.

(D) Shri. V. Venkateswarlu:—Counter is to be provided.
28th June, 1967.

Orai Answers to Questions

1. Sri. G. Siviah:— I would like to ask a question regarding the education of science graduates, students of arts and commerce. What is the policy of the Government when they have introduced English in the third class, whereas they have introduced Hindi in the fifth class? Is there any preference for English or Telugu?

Sri. T. Nagesa Reddy:— We are giving preference to Telugu, Sir.

Sri. V. Raghavulu:— No Sir.

Sri. G. Siviah:— I would like to ask the question again. The Government has introduced English in the third class, whereas they have introduced Hindi in the fifth class. Is there any preference for English or Telugu?
**COLLEGE AT VENKATAGIRI**

114

* 549 Q. — Sri A. Easwara Reddy (Put by Sri G. Latchanna):— Will the hon. Minister for Education be pleased to state:

Whether it is a fact that a College is going to be started at Venkatagiri in Nellore District in June, 1967?

Sri T. V. Raghavulu:— No, Sir.

Sri G. Siviah:— Whether the Government will consider opening the Arts and Science College in the area that has been transferred from Madras State to Andhra State on 1-5-60 that is, Satyavedu.

Sri T. V. Raghavulu:— I require notice, Sir.

**SUPERSSSION OF THE NELLORE DISTRICT CO-OPERATIVE CENTRAL BANK**

115—

*270 Q.— Sarvasri S: Venayya (Sarvepalli) and O. Venkata-subbaiah (Venkata giri) — Will the hon. Minister for Co-operation be pleased to state:

(a) whether it is a fact that Nellore Co-operative Central Bank has been superseded recently; and

(b) if answer to clause (a) is in affirmative, the circumstances under which the Badk has been superseded?

The Minister for Co-operation (Sri K. Vijaya Bhaskara Reddy:

(a) No, Sir.

(b) Does not arise.

Sri G. Siviah:— Whether the Government is aware that serious irregularities have been committed by the Board of Directors in that Central Bank? If so, what action has been taken against the Directors both on criminal and civil liabilities?

Sri K. Vijayabhuskara Reddy:— A separate question has to be asked. This question is about the supersession.

ఎ. మాహితీవందంచే: — Special Officer కా తిరుగుతుంది. అది
కమైనది. అంశాలు సందర్శించి కేర అది action తరువాత సేవలు కోసం?

ఎ. మాహితీవందంచే: — అంశాలు సందర్శించి కేర అది action తరువాత
సేవలు కోసం?

ఎ. మాహితీవందంచే: — ఒక విషయం! ఈ విషయం తిరుగుతుంది. అది
నందిచేసేది క్రింద Senior Officer కా తిరువాళ్ళు. యారాంభం ప్రదేశం
తైరాకుంది. అనేక సమాచారాలు అంశాలు restore చేసి అది అనేరు
తైరాకుంది. అంశాలు restore చేసిSenior Officer కా మీ సేవలు
విశేషాలం తిరువాళ్ళు.

Sri G. Sivaiah అంటే: There is a contradiction in the statement given
by the Hon'ble Minister. The Government was pleased to appoint a
person to investigate the matter in the Central Bank. Unless there
is some serious irregularity, what should the Government appoint a
Special Officer? Whether the Government has placed this fact before
us?

ఎ. మాహితీవందంచే: — ఏమని సందర్శించి కేర అది action తరువాత
Superseed చేసేది సేవలు కోసం. Term తరువాతం.
Section 31(1) లోను Regional Joint Registrar Special Officer కా తిరుసే-
వాళ్ళు సేవలు కోసం తిరుకుంది. అది అంశాలు restore చేసి సేవలు
తైరాకుంది. మరియు అది సేవలు తిరుకుంది.

ఎ. అందరాడి: — ఏమని complaints సందర్శించి దానిని
తైరాకుంది. సేవలు తరువాత సేవలు తైరాకుంది Special Officers కా తిరుగు
enquiry చేసి తిరుగుతుంది. అది సేవలు తైరాకుంది enquiry చేసి Special officer కా తిరువాళ్ళు.

ఎ. మాహితీవందంచే: — Time మాములుతో సేవలు Special
Officer కా తిరువాళ్ళు. మాములు సేవలు Special
Officer తిరువాళ్ళు.

ఎ. మన ప్రస్తుత విషయం: — అంధారు సేవలు election
conduct చేసి కేర సందర్శించి అది తిరువాళ్ళు.

ఎ. మన ప్రస్తుత విషయం: — అంధారు, అది తిరువాళ్ళు conduct చేసి
అంధారు తిరువాళ్ళు.

ఎ. మన ప్రస్తుత విషయం: — Special Officer కా తిరువాళ్ళు ఈ ఆడవుడు?
ఏ లేదు దేశం తైరాకుతుంది?
సేవలు తరువాత సేవలు తైరాకుంది. అది సేవలు తిరువాళ్ళు.
Oral Answers to Questions. 28th June, 1967.

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... Board of Directors term. Extend term of Special Officer. Supersede Special Officer by... extension of term. By order of the High Court, extension of term... Registrar... extension of term... to Special Officer... extension of term... Supersede Special Officer...

... term of election. Extension of term, election of... election of... Term of... to election.

... bank... Bye laws... Bye laws... Bye laws... and... Bye Laws... Act... Bye Laws... Bye Laws... time of... CHITTOOR DISTRICT CO-OPERATIVE CENTRAL BANK

116—

*483 Q.—Sri A. Easwara Reddy (Put by Sri G. Latchanna) — Will the hon. Minister for Co-operation be pleased to state:

(a) whether it is a fact that when the President of the Chittoor District Central Co-operative Bank, Chittoor (Andhra Pradesh) called for the General Body to elect the Board of Directors, for a triennium (three-year period) the Government interfered; and

( ) if so, the reasons therefor?

Sri K. Vijaya Bhaskara Reddy — (a) No, Sir.

(b) Does not arise.

... 

... As to... direction of the bye-laws... whether... Chittoor... extension 

... Bye laws... Bye laws... election... Bye laws... amendment of... election...
Oral Answers to Questions.

SECOND GHAT ROAD TO TIRUMALA

117—555 Q.—Sri A. Easwara Reddy (Put by Sri T. C. Rajan):—Will the hon. Minister for Endowments be pleased to state:

(a) whether it is a fact that the construction of the Second Ghat Road to Tirumala was put off by the Tirupathi Devasthanam on a directive from the State Government;

(b) whether a ropeway was planned by the Japanese experts as an alternative to the proposed Ghat Road; and

(c) if so, the present position of the ropeway scheme?

The Minister for Endowments (Sri R. Ramalinga Raju):—(a) Yes, Sir. But subsequently, Government on reconsideration, permitted the Tirumala Tirupathi Devasthanams in May, 1967, to construct the second ghat road from Tirupathi to Tirumala.

(b) & (c). An aerial ropeway from the Chandragiri side was also planned by the Japanese experts and it was sanctioned by Government in September, 1966. The proposed ropeway is neither an alternative to, nor a substitute for, the second ghat road. The Government of India, when a reference was made for the release of the requisite foreign exchange, has asked for certain particulars. They are being obtained from the E. O., T. T. D.

May 1967. Sir,

I am pleased to inform you that the aerial ropeway from Chandragiri to Tirupathi, which was sanctioned by the Government of India in September, 1966, is under construction. The ropeway is expected to be completed by the end of the current financial year. The Executive Officer, Tirumala Tirupathi Devasthanam, is responsible for the supervision and coordination of the project.
Oral Answers to Questions. 28th June, 1967.

1. M. R. S. :—Has any ropeway been considered for Tirupathi Ghat Road in view of the economy?

2. D.R. S. S.:—It seems that the Department of Transport has considered the possibility of constructing a ropeway for Tirupathi Ghat Road. However, a detailed study and cost-benefit analysis are required before any decision is made.

3. V. V. S.:—Why is the ECR application not more widely advertised to attract more tourists?

4. D.R. S. S.:—The ECR application is advertised on a regular basis in various media to attract tourists. However, the government is always looking for ways to improve the advertising strategy.

5. V. V. S.:—What is the status of the proposed ropeway for Tirupathi Ghat Road?

6. D.R. S. S.:—The proposed ropeway for Tirupathi Ghat Road is still under consideration. A detailed feasibility study is required before any decision is made.

Sri G. Sivaiah:—Has the Government received any deputation or memorandum from the people of Tirupathi opposing the ropeway in preference to the Second Ghat Road in view of the economy? What action has been taken?

D.R. S. S.:—No deputation or memorandum has been received from the people of Tirupathi opposing the ropeway in preference to the Second Ghat Road. The government has not taken any specific action regarding this matter.
Sri G. Sivaiah:—Is the existing Ghat road a public road or a private road, and since the Tirupathi Devasthanam is administered by a Special Act, can the public be allowed to use without any taxation on that road?

KOMURAVALLI MALLANNA DEVASTHANAM
CHERYALA BLOCK

118—

*452 Q.—Sri B. Abraham (Cheriyal):—Will the hon. Minister for Endowments be pleased to state:
(a) the annual income of the Komuravalli Mallanna Devasthanam in Cheryala Block, Jangaon taluk, Warangal district;
(b) the purposes for which the income is being utilised;
(c) whether any amount is being paid to Harijan hostels from the temple funds; and
(d) if so, the names of the receipient hostels?

Sri R. Ramalinga Raju:—(a) During 1966–67, the annual income of the Devasthanams was Rs. 22,643/.
(b) The income is being utilised mainly for repairs, reconstruction, annual festivals and functions, salaries and establishment, educational and boarding grants for school pupils, etc.
(c) & (d) During the years 1964–65, and 1965–66, contribution at Rs. 1,000 per year had been made from the Devasthanam funds to the Harijans Sevak Sangh Hostal, Jangaon.

1) 1966–67 రాష్ట్రస్థానానికి సేవలు దానం కొనుగడు 22,643 రూ.

2) 1964–65, 65–66 లో సేవలు సహకారంలో ప్రారంభాలు ప్రారంభం చేసి, కూడా, రాష్ట్రస్థానా సేవలను మేనేజ్మెంటు లోకానికి తయారించారు.

3) తల్లి సేవలను పిలుచుడు ప్రారంభాలు చేయారు మరిత మనుషులకు ప్రాతిసమాకాల సేవలు కొనుగడు 1,000 రూ. ప్రతీ సంవత్సరం మరింత సేవలు అభివృద్ధి చేసారు.

4) మనుషుల ప్రతి ప్రారంభాల సేవలు సేవల మనుషుల కుమేశురు”—

అందువల్ల,

28th June, 1967.

Oral Answers to Questions.
119—

*34 Q.—Sri P. Gunnayya:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that the Athumur Anicut in Cheepurupalli taluk of Srikakulam district was destroyed due to heavy rains in the year 1966–67;

(b) if so, when the Anicut will be repaired;

(c) the estimated expenditure therefor; and

(d) the extent of ayacut under the said anicut?

The Minister for Irrigation. (Sri S. Siddha Reddy):—(a) Yes, Sir.

(b) The repairs to the Anicut have been completed.

(c) Rs. 3,450 out of which Rs. 3,184 only was actually incurred spent.

(d) 1,300 acres.

NEREDI BARRAGE

120—

*39 Q.—Sri P. Gunnayya:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that the construction of Neredi barrage on Vamsadhara river in Srikakulam district is stopped and if so, the reasons therefor;

(b) the estimated expenditure for the scheme and the amount of expenditure incurred so far;

(c) whether quarters have been constructed for the officers if so, the amount of expenditure incurred therefor; and

(d) the extent of ayacut land under the said barrage?

Sri Sri S. Siddha Reddy:—(a) Yes, Sir. For want of clearance of Planning Commission, the work on Neredi Barrage Scheme, on Vamsadhara river has been stopped.

(b) Rs. 194.90 lakhs at 1962–63 rates. Expenditure of Rs. 11.17 lakhs has been incurred.

(c) Yes, Sir, An expenditure of Rs. 3,68,500 has been incurred so far.

(d) 24,990 acres on right side of Neredi Barrage 11870 acres on left side of Neredi Barrage.
SHORT NOICE QUESTIONS AND ANSWERS

EXPENDITURE ON FAMILY PLANNING

120 A—

S. N. Q. No. 1476 K.—Sri P. Gunnayya:—Will the the hon. Mininster for Health and Medical be pleased to state:

(a) the amount of expenditure incurred by the Government towards Family Planning in the State, during the years 1966–67 and proposed to be incurred during 1967–68;

(b) the number of persons operated;

(c) the number of vasectomy operations;

(d) the number of persons to whom loops have been inserved;

(e) the number of additional staff proposed to be appointed; and

(f) the additional amount proposed to be spent for the complete equipment for the purpose of Family Planning?

The Minister for Health and Medical (Sri P. V. Narasimha Rao):


(b) 1,04,379 (both male and female) (since inception upto March, 1966)

(c) 78,096

(d) 61,733
(c) State Level:
- Administrative Officers: 1
- Health Education Officer: 1
- Superintendents: 2
- Computer: 1
- Peons: 6

District Level:
- Mass Education & Information Officers: 20
- Administrative Officers: 20
- Accountants: 20
- Upper Division Clerks: 20
- Cashiers: 20
- Artists: 20
- Family Planning Evaluation Workers: 40
- Auxiliary Nurse Midwives: 20
- Drivers: 20
- Ayahs: 10

(f) Rs. 15.00 lakhs.

(2) 1986-87 రాష్ట్రంలో సంబ. 88 వికెట్ నాలుగుల సన్నియం సంఖ్య.
1987-88 రాష్ట్రంలో సంబ. 42 వికెట్ నాలుగుల సన్నియం సంఖ్య.

(3) 1,04,878 operations అమితమే.

(5) 78,006.

(6) 61,788.

(8) సంచారం పిండించడం లో క్రమంలో ముఖ్యమైన పట్టణాలు ఎక్కడ ఇవ్వబడింది:
- లేపె సాయం, త్రంగలు: 1
- పండితమూరి రాముల అంతర్వేదన: 1
- అంతపాడు: 2
- చింతాకులేరి: 1
- పలనాయం: 6
- లేపె సాయం, త్రంగలు Mass Information Officers: 20
- కాసిండెలు, విశాఖపట్నం: 20
- పండితమూరి రాముల అంతపాడు: 20
- లేపె సాయం: 20
- పండితమూరి రాముల కాసిండెలు: 20
- పగారం రాముల కాసిండెలు: 40
- లేపె సాయం, విశాఖపట్నం: 20
- పండితమూరి రాముల కాసిండెలు: 10

(9) 15 ఎత్తు వాటించబడండి.
28th June, 1967.

Short-notice Questions and Answers.

Q 1. Mr. V. N. P. R: Karnataka:— [Text not legible] operations in the State. 1966-67 and 70 cases were insite reported, 1967-68 380 cases, 1968-69 320 cases, 1969-70 360 cases. What changes have been made? 40 cases in 1970. What is the exact figure? How many cases have been reported so far this year?

Sir: The total so far since inception up to March 1967 is 1,04,879.

Q 2. Mr. T. V. R. S:— Family planning is the family planning programme so far as recurring is concerned, 90 per cent comes from the centre. So far as non-recurring is concerned, 100 per cent. The recurring 90 per cent is coming from the centre. 10 per cent remains due to non-recurring. Non-recurring, buildings and flats are provided.

Q 3. Mr. K. B. R:— Central Government provides 50 per cent of the building.

Sir: The same as above.

Q 4. Mr. S. R. V. S:— The operations vary according to the place and area. The operations are 90 per cent. A self-employed poor person who undergoes sterilization operation is paid Rs 12/- per head.

Q 5. Mr. V. N. P. R:— [Text not legible] cases reported. Medical experts in this regard, are there any freak cases reported? Are there any tubes removed due to this cause? How many cases were operated? It is almost fool-proof, Sir.
Short-notice Questions and Answers. 28th June, 1967.

Family Planning is an important aspect of national development. It helps in controlling population growth and improving the quality of life. Sri P. V. Narasimha Rao: He has got purely academic interest, Sir. He heads the Finance Ministry. Family planning is high priority programme.

Central Government provides a non-recurring grant of Rs. 100 crores to the state governments. The Union Minister for Health and Family Planning has stated that the worst state has declared its state's policy. The non-recurring grant of Rs. 100 crores is also being released to the states.

Sri P. V. Narasimha Rao: I am sorry to say that the statement made by the Union Minister for Health soon after assuming office at the time of his visit to Hyderabad was not correct. We have since represented to him the facts and the figures of expenditure and also represented the need for increasing the grants from the Centre because the grants which they have given and the funds they have released are grossly inadequate and we have not been able to comply with the commitment of last year. We have addressed the Union Government in this regard. It is not correct that we are lagging behind. In fact, we are among the top three states in the matter of Family Planning programmes.

Hindus 100, Muslims 100, Christians 100. Parties 100, figures 100? 100?
Sri P. V. Narasimha Rao :- Sir, in this very sitting of the Assembly, I believe another question is coming. I have approved the answer. Within a few days that question will come giving communitywise figures and I may answer it.

Vasectomy operations ५००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००००
Short-notice Questions and Answers.  
25th June, 1967

Sri P. V. Narasimha Rao— I do not think we can do it at this time. This should be examined in all its aspects.

RIAYATHI SCHOLARSHIPS

120-B—
S.N.Q. No. 1477 D—Sri Vavilala Gopalakrishnayya:—Will the hon. Minister for Education be pleased to state:

(a) whether the Government consider extending the Riayathi Scholarship to the prospective students in Andhra area also as it is being given in Telangana area now; and

(b) if not, the reasons therefor?
Sri T. V. Raghavulu:—(a) No, Sir.
(b) Financial stringency.

Sri. T. V. Raghavulu:—

Sri. G. V. R. Srivastava:—

Sri. A. S. V. Raju:—

Sri. T. V. Raghavulu:—

Sri. A. S. V. Raju:—
28th June, 1967.  Short-notice Questions and Answers.

Sri C. V. K. Rao :— A play on the words is being exercised by the hon. Chief Minister. I wanted to know whether the Minister can take steps and get good name as Minister for Education in Andhra Pradesh by applying it to Andhra area as well.

Mr. Speaker :— The Minister hails from the Andhra area.

Sri C. V. K. Rao :— That is accidental, Sir. I did not mean it.

Sri. V. K. Rao :— The Minister means — the Minister who is...
Condolence Motion:

re: Demise of Sri Mehdin Nawaz Jung, former M.L.A.,

28th June, 1967.

Mr. Speaker:—I am sorry to inform the House the demise of Sri Mehdin Nawaz Jung, former Member of the Andhra Pradesh Legislative Assembly, this morning due to heart failure. I request the Leader of the House to move the Condolence resolution.

Sri K. Brahmanandareddy:—Sir, I beg to move the following resolution.

“That this House places on record its deep sense of sorrow on the demise of Sri Mehdin Nawaz Jung, former Member of the Andhra Pradesh Legislative Assembly, and conveys its deep sense of sympathy to the members of the bereaved family.”

Mr. Speaker:—Motion moved.
Condolence Motion:

re: D mise of Sri Mehdi Nawaz Jung, former M. L. A.,

He was a very good-hearted man. He was a very healthy active man. He was a very kind hearted man. We were very much attached to him.

1965 was a very tough year for all of us. He was the President of the Osmania University. He was the Vice-Chancellor of the Osmania University. He was the President of the Osmania University.

We requested him to serve as Pro-Chancellor of the Osmania University; he was kind enough to agree to serve as Pro-Chancellor of the Osmania University.
University. We are grateful to him for accepting to serve like that. He is a great man.


re: Demise of Sri Mohul Nawaz Jung, former M. L. A.,

(formerly)

Condoine: ce Motion :

University. We are grateful to him for accepting to serve like that. He is a great man.
25th June, 1967,

Condolement Motion:

In the demise of Sri Mehd. Nawaz Jung, former M. L. A.

The House mourns the loss of another distinguished member of our party. He was a man of unshakable principles, a man of integrity, a man who dedicated his life to the service of the people. His contribution to our party and our country will always be remembered.

Mr. Health Minister T. B. Hospital open Sir, made 3000 beds. Give health.


Mr. M. S. A - 50 years. Liberal landlords. We respect the memory of Mr. Mehd. Nawaz Jung.
Condolence Motion:

28th June, 1967.

re: Demise of Sri Mehdi Nawaz Jung,
former M. L. A.

Mehdi Nawaz Jung was a well-respected leader in the Indian political scene. He was a Member of the Legislative Assembly of the state of West Bengal. His contributions to the country were significant, and he was a strong advocate for the rights of the people. Despite his untimely demise, his legacy lives on through the work he has done.

The President of I.C.S.W. President, I.C.S.W. President, and various social work institutions have expressed their condolences. Mehdi Nawaz Jung's family and friends express their deep sense of loss and have requested that no obituary be published, in accordance with the deceased's wishes.

The Valparai E. T. W. S. has also passed a resolution expressing their condolences to the bereaved family and requesting that no obituary be published. The resolution was passed unanimously.

The family of Mehdi Nawaz Jung has requested that the community remember his contributions and continue his work.

Mehdi Nawaz Jung was a beloved and respected leader, and his legacy will continue to inspire those who knew him and those who knew of his work.
Condolence Motion:

re: Demise of Sri Mehdí Nawaz Jung, former M. L. A.

Sri V. B. Raju—Mr. Speaker, Sir, I was knowing Nawab Mehdí Nawaz Jung for the last 31 years. In 1936, when I made a contribution in a local newspaper on the development of Hyderabad city, he as Municipal Commissioner acknowledged it, contacted me by phone and invited me for a discussion. I was a young fellow at that time. He was mindful of even details of the subjects in which he was interested. He was one of the very few persons in this State who had the knowledge of the past and the present. He was, I could say, one among the two or three persons in Hyderabad who knew the inside things of the Nizam’s Government and who was able to keep himself detached from the confusion prevalent at that time and who when the new Andhra Pradesh State was formed was able to help in the process of integration and consolidation of the two regions. It is very difficult to find another person who has got such sweet manners. I never found him ever ill-tempered. We were colleagues in a Cabinet. He had imagination and he was a great builder. Friends who did not know him very intimately could appreciate his taste for culture, art, sculpture, architecture, etc. It was his idea that shaped itself in the formation of the great colony of Banjara hills today. Even for Horsely Hills, he was responsible. In politics, though not a poor politician, he was a great tactician. He was the Cabinet Secretary when Maharaja Bahadur was the President of the Executive Council, i.e., Babe Hukumath and he so intelligently and cleverly managed the affairs in such times when there was so much commotion and heat. It is very difficult to fill the void created by his demise. Andhra Pradesh and particularly Hyderabad owe a lot of gratitude to this great personality and I join the Chief Minister in conveying the condolences of this House to the bereaved family.
Condolence Motion:

28th June, 1967

Re: Demise of Sri Mohd. Nawaz Jung, former M. L. A.,

Sri V. K. Naik:—Mr. Speaker, Sir, we have been knowing Mehdi Nawaz Jung for a long time. Even as small children, in Hyderabad, we could remember the help extended to us by two great souls, one was Raja Bahadur Venkat Rama Reddy and another was Mehdi Nawaz Jung. In educational or social fields, even in those days when we were associated with the State Congress, if any difficulty were to arise, we used to approach these two souls and you could imagine what help and encouragement they used to give us even while holding responsible posts. History would write tomorrow, but today we could not describe it. As President of the Indian Conference of Social Work, I know, what labour he had put to collect necessary finances and also how he had made the Cancer Hospital and Niloufer Hospital a memory of his own. During the time when Congress session was in Gujarat, I remember, we had a short stay at his place. Then, he gave us a full picture of what social work he had been doing and how philanthropists had been coming forward in response to his requests. We could well appreciate the strength and resolve that he had to carry out and further any objective that he had in view. Such a great man we have lost today: Only last week, I had an opportunity to meet him and we were together for some time discussing certain things. Suddenly, this morning, news came to me and I was surprised to learn his demise. Any way, he has lived long and he wants us to live long seeing all those good things which he has left for us.

I fully associate myself with the resolution moved by the Chief Minister and I pray Almighty that peace may reign in his soul.
Mrs.—M. Godfrey (Nominated):—Mr. Speaker, Sir, Mehdî Nawaz Jung was one of the very few Nâwabs in Hyderâbâd who had done so much good and help to the poor, not only in Hyderâbâd but in the whole of Índia. On behalf of my people and myself, I offer my sincerest condolences to the bereaved family and pray that his soul rest in peace.
Condolement Motion:
28th June, 1967.
re: Demise of Sri Meldhi Nawaz Jung,
former M. L. A.,

(ష) ఇ. మినింయాకు (సాగారు):—అనగాది, స్తూప సమాచారానికి 
దక్షిణ్ణ అస్త్ర యొక్క మిగతా మిగతా కారణం వెలుగుతుంది.
భానిసారి కోట, మినింయాకం రామవారు సమాచారం హాయాయా ఎందుకు. అంవితావారి, అంది 
రామవారితో, ప్రత్యేకమైన లేదా కలదు. పాటు మినింయాకం రామవారు దక్షిణ్ణ 
ప్రత్యేకం అస్త్ర ప్రత్యేకం అస్త్ర. అందు శాంతి అస్త్ర దుంప.
నాటి వారిని అస్త్ర దుంపులు. ఏమి మాత్రమే అస్త్ర దుంపులు.
ఊరుపిగా అస్త్ర దుంపులు, ప్రత్యేకం అస్త్ర దుంపులు. దుంపులు ఆధారం అస్త్ర దుంపులు, 
సాధనాత్మకం అస్త్ర దుంపులు. మినింయాకం రామవారు అస్త్ర దుంపులు 
అస్త్ర దుంపులు అస్త్ర దుంపులు. మినింయాకం రామవారు అస్త్ర దుంపులు. 
అస్త్ర దుంపులు అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు. అస్త్ర దుంపులు అస్త్ర 
అస్త్ర దుంపులు అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు. అస్త్ర దుంపులు అస్త్ర 
అస్త్ర దుంపులు అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు. అస్త్ర దుంపులు అస్త్ర 
అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు. అస్త్ర దుంపులు అస్త్ర 
అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు. అస్త్ర దుంపులు అస్త్ర 
అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు. 

వనింయాకం రామవారు అస్త్ర దుంపులు అస్త్ర దుంపులు.
28th June, 1967.

Condolence Motion:

re: Demise of Sri Mehdi Nawaz Jung, former M. L. A.

Sri M. Bhoota Raja Rao (Madakasira):—Sir, Sri Mehdi Nawaz Jung was not merely a politician and a public worker, but he was a Government servant as well. He was a great source of encouragement for all Government servants that they too could enter public life and serve the country and get appreciation. Generally, there are certain handicaps and there is a certain amount of prejudice also against Government servants; but somehow he could get over them by dint of merit and became a great Public worker and a great Politician. It is a matter of great encouragement to all Government servants, and as an ex-Governments-servant, I join with the hon. Chief Minister in the sentiments he expressed.
Condoence Motion:  28th June, 1967,
re: Demise of Sri Mishdi Nawaz Jung
former M. L. A.

Mr. Subba Reddy, you must come and spend sometime with me. Please come to my house once, in a while. Thank you for your absence. I feel sad. I will also come to your house soon. I hope to see you again.
Calling attention to a matter of urgent public importance:

re: Harassment of Andhras in Orissa.

The question is: "That this House places on record its deep sense of sorrow at the demise of Sri Mehdi Nawaz Jung, a former member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the member of the bereaved family'.

The motion was adopted nem con, all members standing in silence for a minute.

Mr. Speaker:-- Now, the House stands adjourned for half an hour as a mark of respect to the memory of late Mehdi Nawaz Jung. The House will meet again at 11.15 AM

The House then adjourned till Fifteen minutes past Eleven of the clock.

The House re-assembled at Fifteen minutes past Eleven of the clock.

[Mr. Speaker in the Chair]

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE:

re: Harassment of Andhras in Orissa

(Mr. Deputy Speaker in the Chair)
Calling attention to matter of urgent public importance:

re: Harassment of Andhras in Orissa.
28th June, 1967.

Calling attention to matters of urgent public importance:

re: Harasment of Audbras in Orrissa.

...
Calling attention to a matter of urgent public importance:

re: Indiscriminate retrenchment of Junior Engineers and Supervisors in Public Works Department.

re: INDISCRIMINATE RETRENCHMENT OF JUNIOR ENGINEERS AND SUPERVISORS IN PUBLIC WORKS DEPARTMENT.

15th June, 1967

Mr. Minister for Public Works,

Attention is drawn to the indiscriminate retrenchment of 10 Junior Engineers and 50 Supervisors in the Public Works Department. This retrenchment is carried out without any notice being given to the affected persons. The affected persons have been given 48 hours notice only.

The retrenched persons have been given 1,750 rupees per month as compensation, but this amount is not adequate. The affected persons are also entitled to a lump sum of 1750 rupees per month as compensation. The recent increase in the minimum wage rate has not been implemented in the Public Works Department.

I, therefore, request you to take necessary action to rectify this situation.

Yours faithfully,

[Signature]

[Name]

[Position]
Calling attention to a matter of urgent public importance:
re Indiscriminate retrenchment of Junior Engineers and Supervisors in Public Works Department.

Sri A. Madhava Rao:—Mr. Speaker, Sir. This retrenchment is fraud of power of the Government. That any retrenchment made before 22-6-67 is illegal, ex-parte and amounts to affect the privilege of Legislature because the budget provision for the establishment till the new demands are voted, have been proposed and sought in the previous budget and it has been allowed. Hence, until new demands are voted, the Government has no power to order retrenchment of staff and salaries having been voted by the Legislature, there is no question of retrenchment. If any retrenchment is made before Demands, it is illegal. This point has been ignored by the order of retrenchment. That is one thing.

The other thing is, as already stated by hon. Sri Janga Reddy, so far as the ratio is concerned it is 2:1 (Andhra 2, and Telangana 1), in regard to appointments. But now retrenchment is being done in the ratio of 1:1.

The third thing is that there is an Act of 54 or 57—Public Employment and Requirements of Retrenchment Act. This Act provides for a bar on the retrenchment. Perhaps, these provisions have not been considered.

If these three things have not been taken into consideration, all the retrenchments that have now been ordered are illegal, void and noperative and are untenable and they are liable to be restored as such.
Calling attention to a matter of urgent public importance:

Re: Indiscriminate retrenchment of Junior Engineers and Supervisors in Public Works Department.

Sri S. Sidda Reddy:—The total strength of Junior Engineers and Supervisors in PWD (Irrigation Branch) before any retrenchment was effected was 4,912 consisting of 3,812 candidates selected by the Public Service Commission and the remaining 1,100 appointed on an emergency basis. Consequently on the closure of certain sections in the Nagarjunasagar Project during August October, 1966, due to suppression of posts relating to the investigation & preparation of Master Plan and because of the reversion of some Junior Engineers and Supervisors from other departments where they had gone on deputation, 700 emergency Supervisors were retrenched in 1966-67.

In view of the need to observe strict economy in every sphere of expenditure, the Government ordered during 1967-68 several measures of economy. In pursuance of this decision and mainly because of the curtailment in the provisions made in the major, medium and minor irrigation sectors, it became necessary to retrench 400 emergency Junior Engineers and Supervisors and also 650 regular Supervisors during the period from 1-5-1967 to 24-6-1967. Thus, all the emergency Junior Engineers and Supervisors numbering about 1,100 have been retrenched while 650 regular Supervisors have become surplus. The details of the retrenchment of personnel carried out from time to time are as follows:

<table>
<thead>
<tr>
<th>Due to Supression of posts. (Irrigation)</th>
<th>Due to repatriation of P. W. D. personnel from Total other Departments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prior to 1-5-67:</td>
<td>300</td>
</tr>
<tr>
<td>From 1-5-67 to 14-5-67</td>
<td>350</td>
</tr>
<tr>
<td>From 15-5-67 to 24-6-67</td>
<td>350</td>
</tr>
<tr>
<td>Total</td>
<td>1,000</td>
</tr>
<tr>
<td></td>
<td>750</td>
</tr>
<tr>
<td></td>
<td>1,750</td>
</tr>
</tbody>
</table>

All emergency Supervisors/Junior Engineers, irrespective of their length of service, have been retrenched as regular Supervisors. Junior Engineers are available in excess of the required number and while they remain unemployed, no emergency J. E./Supervisor can be continued in service.

3. The names of the regular Supervisors rendered surplus as also the names of the retrenched emergency Junior Engineers and Supervisors have been furnished to the Director, Employment and Training for absorption in other Engineering Departments or organisations.

4. To relieve the situation, the Chief Engineers under the control of the Public Works Department, viz., Chief Engineer (Roads and Buildings), Chief Engineer (Civil), Electricity Department have been directed to dispense with the services of all emergency persons in those
Calling attention to a matter of urgent public importance:

re: Indiscriminate of retrenchment among Junior Engineers and Supervisors in Public Works Department.

Departments to make room for the regular Junior Engineers and Supervisors found surplus in the Irrigation Branch of P.W.D. and to see that no further appointments of emergency candidates is resorted to in future. The Government have also directed the Chief Engineers of other Engineering Departments such as Chief Engineer (Panchayat Raj) and Chief Engineer (Public Health) to intimate their requirements of engineering personnel to the Director of Employment. So far none has been absorbed in other Engineering Departments. On receipt of vacancy reports from these Chief Engineers, the surplus regular personnel of P.W.D. (Irrigation) will be absorbed in those departments. In the meanwhile, these personnel are being continued against supernumerary posts.

5. The emergency Junior Engineers and Supervisors have been discharged taking into account the date of their first appointment on the principle of 'last come, first go'. As regards regular Andhra Pradesh Public Service Commission hands, the combined seniority list of Junior Engineers and Supervisors of Andhra and Telangana is strictly followed and retrenchment is being made from the bottom upwards.

6. Public Works (Irrigation), Public Works (R.&B.), Panchayat Raj, Public Health Engineering Departments are separate units and they are governed by separate service rules as far as recruitment of Junior Engineers and Supervisors is concerned. Hence combined seniority cannot be fixed for purposes of retrenchment taking all the Departments as one unit. Every Department has its own seniority list. However, instructions have been issued to the Chief Engineers of other Departments to oust all emergency Junior Engineers and Supervisors in order to accommodate on deputation basis the regular Junior Engineers and Supervisors rendered surplus in Public Works Department.

(1) P. C. candidate select 2nd candidate as emergency candidate in aggregate and as emergency candidate indiscriminate of retrenchment in proportion of 2:1. From that list 1st proportion of P. C. as combined seniority list is taken.

List [1]
Papers laid on the Table: 28th June, 1967. 159

An Hon. Member:—On a point of clarification, Sir.

M. Deputy Speaker:—No discussion please, no clarification on call attention matters. If he wants he may put in some other way which will come as a short notice question or any other question. On call attention matters, no clarification and discussion will be allowed hereafter. Whether they were allowed previously or not, I would be very strict now. The rule is very clear. I am very sorry.

An Hon. Member:—Will the Hon. Minister be pleased to supply a copy of the statement read by him, to the hon. Members?

Mr. Deputy Speaker:—He wants that a copy should be placed on the Table.

BUSINESS OF THE HOUSE.

Sri K. Govinda Rao:—How can I get the chance?

PAPERS LAID ON THE TABLE

RULES MADE UNDER SUB-SECTION (1) OF SECTION 69 OF THE ANDHRA PRADESH PANCHAYAT SAMITHIS AND ZILLA PARISHADS ACT, 1959.

7. The Minister for Panchayat Raj (Sri T. Ramaswamy):—I beg to lay on the Table under sub-section (2) of section 69 of the Andhra Pradesh Panchayati Samithis and Zilla Parishads Act, 1959 a copy of each of the following notifications with which certain rules made
28th June, 1967.

Point of Information:
re: Settlement of the dispute between the Andhra Pradesh Road Transport Corporation and its workers.

under sub-section (1) of section 69 of the Act have been published in the Gazette:

<table>
<thead>
<tr>
<th>G. O. No. and date</th>
<th>Reference to the Gazette and date</th>
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Mr. Deputy Speaker:—Papers laid on the Table.

Leave of Absence to Sri V. Ramaswamy Reddy, M.L.A.

Sri Sagi Suryanarayana Raju:—I beg to move.

"That under Rule 265 of the Andhra Pradesh Legislative Assembly Rules, leave of absence be granted to Sri V. Ramaswamy Reddy, M.L.A., up to 30th June, 1967 as he is ill."

Mr. Deputy Speaker:—Motion moved.

(Pause)

Mr. Deputy Speaker:—The question is:

"That under Rule 265 of the Andhra Pradesh Legislative Assembly Rules, leave of absence be granted to Sri V. Ramaswamy Reddy, M.L.A., up to 30th June, 1967 as he is ill."

The motion was adopted.

POINT OF INFORMATION
re: Settlement of the dispute between the Andhra Pradesh Road Transport Corporation and its workers.

Adjournment Motion reply statement.

Temporary Award workers 10 5% 10 5% interim award workers 10 5% workers 10 5%.

Statement workers 10 5%.

Suggestion workers.
Annual Financial Statement (Budget), for 1967-68. General Discussion.

Industrial Tribunal & the decision of the adjudication was announced by R. T. C. Management. The announcement was made officially by the Tribunal. Management also announced the workers' suggestion that the Tribunal should announce the agreement.

Sri K. Brahmananda Reddy: The matter has been referred to the Tribunal for adjudication.

ANNUAL FINANCIAL STATEMENT (BUDGET) FOR 1967-68. GENERAL DISCUSSION

...
Annual Financial Statement
(Budget). f r 1967-68.
General Discussion.

Dams & foundation work are in progress. The
hydropower groups are being extended and
large-scale work is expected to be carried out on
various schemes. The war has delayed the
implementation of some projects. However, the
进度 is expected to be
resumed soon.

Widening work has started on the
second crop. The
season is expected to be
unusually good this year.
Annual Financial Statement

(Budg-t) for: 1967-68.

General Discussion.

28th June, 1967.

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(427-8)
Annual Financial Statement (Budget), for 1967-68

General Discussion.

In the field of education, only 3 languages 4, 4 languages 20 of which are to be taught at the primary level. 20 schools are to be opened. 20 High schools are to be opened. They are to be High schools 20. Oriental schools 20. Colleges 20. All of these are to be opened. The number of 20 beds in the hospitals is 20. The number of 20 beds in the experimental 20 beds is to be increased. Director of Indian Medicine 20 beds is to be increased. 20 beds are to be added to the Secretariat. 20 beds are to be added to the Secretariat.
Annual Financial Statement (Budget) for 1967-68.
General Discussion.

చాలా ఉగాదిలో సమస్యలు ఉన్నాయి. Nationalisation లేదా ఆఇట్టో అడవి పిలువడానికి సంకరం ఉండేది. అవి చాలా అధికంగా పెరిగింది. అందుకే అది ప్రతిభ లేదా ప్రతిభ సంయోగం లేదా ప్రతిభ అతిపూర్వ లేదా ప్రతిభ అతిపుర్వం. అందుకే ఉండేది అది మూడు సారి అనేది. కానీ ఇక్కడ ఉన్న అది అంటే అరుదు లేదు అది అరుదు అంటే అరుదు. మాత్రమే సంయోగం ఉండాలి మరియు ఎందుకు అరుదు ఎండుకు అరుదు ఎండుకు అరుదు మరియు అరుదు మరియు అరుదు. ఆంధ్ర ప్రదేశ్ దానిని చేయాలి. Budget లేదా ఆంధ్ర ప్రదేశ్ సాహిత్య పాతిస్థానికం ప్రకృతి.

ఎం. సారిపాది: — Long routes ఎందుకంటే?

ఎం. కంటే రాత్రు — అందు దీని మూడు సారి ఇంటికి. మాత్రమే అది మూడు సారి అంటే అంటే 

ఎం. సారిపాది: — మాటా దీని విషయంలో అది మాముడు మాముడు మాముడు మాముడు మాముడు మాముడు 

ఎం. రాత్రు: — Long routes ఇవి రాత్రు ప్రారంభం అంటే రాత్రు అంటే 

Sri C.V. K. Rao:— Long routes. . . . . . . . . .

మంత్రి వారించి: — అదేపై సంచలన నిర్ణయం ఇచ్చిని.

ఎం. కంటే రాత్రు: — అది మూడు సారి అంటే అంటే 

Notionalisation సమస్య నంది ప్రతిభ గుర్తించిన చాలా గుర్తించిన ఇచ్చిన సమస్య. ఎందుకంటే అది చాలా సమస్య ప్రతిభ లేదా సమస్య సమాధానం లేదా సమాధానం సమితి సమాధానం సమీక్షణ సమాధానం సమీక్షణ సమాధానం సమీక్షణ సమాధానం సమీక్షణ సమాధానం సమీక్షణ 

R.T.C. General manager అనే ప్రతిభ ఇచ్చిన ఈ రూపాధికృత విశ్వాసం 

General manager అనే ప్రతిభ ఇరువురు. మనం సుందరమైన పాత్రాన్ని సాధించాలి General manager అనే ప్రతిభ ఇరువురు. మనం ప్రతిభ ఈ పాత్రాన్ని సాధించాలి. 

business experience అనే ప్రతిభ ఈ పాత్రాన్ని సాధించాలి. 

మనం ప్రతిభ ఈ పాత్రాన్ని సాధించాలి. 

Annual Financial Statement
(Budget), for 1967-68,
General Discussion.

28th June, 1967. 167
Annual Financial Statement (Budget), for 1967-68.
General Discussion.

Firstly, state the agency would be in a state of
affairs, the situation described by the
Minister of Finance, when he said: "This is a
tough year." The living experience is different
realities faced by various sections of the society.
Moreover, the living standards have declined.

The government has been facing a severe
budgetary crisis. The deficit has been
increasing, and the government has been
relying on borrowed funds to finance the
budget. The supply of funds has been
limited, as the government has been
supplying funds to various industries.

In the past, the government has been
supplying funds to various industries.
However, the government is now
considering the cumulative effect of
these expenditures.

Industries have been funded, and the
agriculture sector has been
supported. However, the power sector
has been neglected.

The government has been
over-simplifying the budget. This has
led to confusion among the public.

20th February, 1947. The
Minister of Finance declared:
"We are facing a tough year.
"Funds are limited, and the
government is relying on borrowed
funds to finance the
budget." The cumulative effect of
these expenditures has been
considered.

The government is now
considering the cumulative effect
of these expenditures. The
Minister of Finance declared:
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funds to finance the
budget." The cumulative effect of
these expenditures has been
considered.
Annual Financial Statement (Budget), for 1957-68.
General Discussion.

1957 ஆண்டு ஆரம்பத்தில், 1100 மாணவர் தொகுதியில் இந்தியாவில் பேசியது. மேலும் தொடர்ந்து பல மாணவர் மதிப்பீடுகள் முறையே முற்பதனடி. அந்த முறையில் இல்லை. இச்சொல்லானது இதுதொடர்ந்து முறையே முற்பதனடி. அது என் முடிக்கவும் போர்ணும் போர்ணும். ஆனால் இது போர்ணும் போர்ணும் போர்ணும். சுருக்கு முடிக்கவும் போர்ணும்.

முதல் பரியாள பரியாள பரியாளம் இன்று அனுமதிக்கப்பட்டுள்ளது. 19 ஓட்டம் வர்த்தகத்துக்கு வைக்கப்பட்டுள்ளது. அதன் தொடர்ஶுதி Revenue Board பரியாளம். இன்று இதும் முறையே முற்பதனடி. இது முடிக்கும் போது தொடர்ந்து முறையே முற்பதனடி. இன்று இன்று வைக்கப்பட்டுள்ளது.

முதல் பரியாள பரியாளம் இன்று : — முதல் Revenue Board காலம், prohibition காலம் அமுக்கப் போர்!

(1) இரு கருவிகள் : — போர்ணும். பன்னாட்டு அரசியல் கேச்சை தவறு.

முதல் பரியாள பரியாளம் : — அனுமதிக்கப்பட்டுள்ளது. Savings தொடர் அமுக்கப் போர்ணும் தவறு உட்படுத்தப்பட்டுள்ளது. Revenue Board தொடர் இந்தி, 18 ஓட்டம் வர்த்தகத்துக்கு வைக்கப்பட்டுள்ளது. இந்த special divisional establishment தொடர் இந்தி, 23.37 வொட்ட வைக்கப்பட்டுள்ளது.

(1) இரு கருவிகள் : — அனுமதிக்கப்பட்டுள்ளது. வழக்கில் வைக்கப்பட்டுள்ளது. வழக்கில் வைக்கப்பட்டுள்ளது.

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28th June, 1967.

Annual Financial Statement (Budget) for 1967-68.

General Discussion.

Sri K. V. Vema Reddy (Kadiri):—Sir, I rise to support the budget presented by the Hon'ble Chief Minister. I wish to make a few observations. At the outset, the budget presented a very gloomy picture as referred to by my friend and it may be a deficit of Rs. 12.5 crores. It is true. But it may be due to the paucity of funds as a result of adverse conditions and also due to increase in the Dearness Allowance and the additional assessment. It is true the Hon'ble Chief Minister is doing his best to fill the gap of the deficit by initiating new measures—by undertaking economy in the administration, by retrenchment and also by increasing the stamp duty by a new legislation, land legislation just to cover the deficit. As a matter of fact, it is a difficult thing indeed under the present circumstances to balance the budget. The Fourth Five Year Plan has to be pruned to a considerable extent and it is to confine to the productivity programmes. We are passing through very difficult situation and it calls for a concerted action and co-operation by the Members of the Assembly. It is a matter on which everybody has to think over as to how far we can resolve these difficulties and balance the budget.

You know Sir, we are not able to implement the programme and are not able to maintain the project programmes. For the Naga-junasagar, as a matter of fact, the budget provides only Rs. 8.5 crores which is not sufficient for the completion of the project. The Members of Parliament also went in deputation, presented a memorandum and urged for a greater aid to accelerate the completion of the Nagarjunasagar project which is most useful and which is the only project which can solve the food problem. It gives opportunity for the State to tide over the food problem of other States. It is for the Hon'ble Minister, the State Government and the Central Government to come to the rescue and to accelerate the completion of this project. As a matter of fact, Pochampadu project is another project for which the provision in the Budget is very inadequate. Lastly the most important project in Rayalaseema is the Thungabhadra High Level Channel which is the only permanent measure against the recurring famines in Rayalaseema. It is the only project in Rayalaseema. If Thungabhadra River which passes through the unfortunate region is improved, we can have the full use of it. As a matter of fact, the first stage was completed and the second stage is approved by the Central Government and it is really unfortunate that the Budget has not provided anything for taking up the second stage. Our Chief Minister is very sympathetic with this region which has been subjected to the ravages of famine.

Sri K. Brahmananda Reddy:—I wish to remind the Member that for the second stage of the Thungabhadra High Level Canal, Rs. 120 lakhs have been provided for this year.

Sri K. V. Vema Reddy:—But I did not find in the Budget. I am very grateful to the Hon'ble Chief Minister for the gesture he has
made in providing Rs. 120 lakhs for the implementation of Thunga-
bhadra High Level Channel which serves as a great measure against
recurring famines in Rayalaseema.

As a matter of fact, not only these projects, large amount
must be given to minor irrigation schemes, specially in the dry areas
of Rayalaseema and also undeveloped areas. So many tanks were
breached and some channels have to be repaired and the provision
for them in the budget is very inadequate. Only Rs. 4 crores have
been allotted for the minor irrigation.

So far as electricity is concerned, the lift irrigation is there in
Rayalaseema and in some of the undeveloped areas, lift irrigation is
a difficult process and very expensive. As a matter of fact lifting
water by means of bulls is very expensive and it cannot be without
supplementing electricity and it will not be useful for the ryot. In
my district, specially the southern taluks of Anantapur, Kadiri and
other places, we have hundreds of wells and the rural electrification
is not very satisfactory. After all, in a taluk of 150 villeges—in my
taluk which has got 150 villages—only 20 villages have been electrifi-
ced. The pace of progress is very slow. No doubt, paucity of
funds comes in the way always but top priority must be given to these
areas not only in Rayalaseema but also to any area which is subjected
to the famine conditions. At least lift irrigation may be encouraged.
I am sure, the Chief Minister will give greater amounts to develop
these backward areas as far as they are concerned in providing
electricity, and in extending rural electrification in areas like these.

So far as industries are concerned, the pace of progress is very
slow when compared to Maharashtra, Madras and Mysore. We have
made some improvement in the matter of expansion of cement and
sugar factories and so far as other industries are concerned, specially
the cottage and small-scale industries are concerned, they are very
important, specially in Rayalaseema as a second line of defence
against famine. As a matter of fact, we have got huge mineral
resources and we have got asbestos and iron ore and several other
minerals. These minerals have to be tapped to the advantage of the
people. Several industries can be located though not in the public
sector but even the private enterprises can be encouraged. The
private people from Northern India can be encouraged to start
industries in Rayalaseema.

So far as education is concerned, it has made a tremendous
progress. In the matter of education, the graphic increase in the
allotment really shows tremendous progress. But in this system of
education—so far as the courses of studies are concerned—there are
frequent changes. Change in the course of studies always creates
confusion and it lowers the standards and therefore, it is for the
educationists not to make such changes very often. Elementary
education is managed by the Panchayat Samithis which is most
disouraging. There is no proper supervision and also proper control
and the transfers are affected at whims and fancies of the Presidents.
This has to be, as far as possible, minimised.
As far as the credit facilities are concerned, they develop our economy as the facilities given by the Reserve Bank of India to the Apex Bank and the Central Bank. We cannot make use of the credit limit. As a matter of fact, so many restrictions are imposed on the Central Bank and the rate of interest is very high and it is for the Government to see that these restrictions are relaxed and rural credit facilities are strengthened. So far as commercial banks are concerned, there is a talk about nationalisation of commercial banks. As a matter of fact, agriculture is very little and only half a per cent has been contributed by way of advancing loans. The increase must be at least 3 to 4 per cent. It must be of some help to increase agricultural production. Thank you, Sir.
Annual Financial Statement
(Budget) for 1967-68.

General Discussion.
Annual Financial Statement
(Budget) for 1967-68.
General Discussion.
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General Discussion.

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[Mr. Speaker in the Chair]
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Annual Financial Statement (Budget) for 1967-68.

General Discussion.

(Budget) for 1967-68.

General Discussion.

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General Discussion.
Annual Financial Statement (Budget: 28th June, 1967.

General Discussion.
Annual Financial Statement (Budget) for 1967-68.

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General Discussion.

In the matter of the Budget presented to the State Assembly for the year 1967-68, the General Discussion was held on the 25th June, 1967. The debate focused on various aspects of the Budget, including fiscal policies, revenue generation, and expenditures. The Finance Minister highlighted the achievements of the previous year and the challenges ahead.

The discussion was characterized by a mix of support and criticism. Many Members of the Assembly commended the Government for its efforts in improving infrastructure and social welfare. However, concerns were also raised about the increasing deficit and the need for stricter financial management.

The debate concluded with a vote of confidence in the Government's ability to implement the Budget effectively. The recommendations made during the discussion were to be considered in the formulation of the next year's Budget.
3. (இப்போனேறு) — அவர்கள், அவர்கள் மலர்
கோபுரத்தை தட்டியது நூற்றாண்டு எழுதியுள்ளார் சிற்றுரு மேல் சாதனமிட்டு சிற்றுரு
மேல் சாதனம்சாதனம் தொட்டுமே தொட்டுமே தொட்டுமே தொட்டுமே
சாதனம் தொட்டுமே. சிற்றுரு" என்ற வண்ணத்தை தற்கொண்டிருக்கும்
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சாதனம் தொட்டுமே. அவர்கள் மலர்
கோபுரத்தை தட்டியது நூற்றாண்டு
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சாதனம் தொட்டுமே. அவர்கள் மலர்
கோபுரத்தை தட்டியது நூற்றாண்டு எழுதியுள்ளார்
சிற்றுரு" என்ற வண்ணத்தை தற்கொண்டிருக்கும்
சாதனம் செய்யும் நாளுக்கே சிற்றுரு
மேல் சாதனம் தொட்டுமே
சாதனம் தொட்டுமே.
Annual Financial Statement
(Budget) for 1967-68.
General Discussion.

Mr. Speaker:— Does the hon. Member belong to Congress or is he independent?

Sri K. Anjana Reddy:— Independent.

Mr. Speaker:— Does he not want them to come to power again.
Point of Information:

re: Donation of his eyes to the Eye Bank by the late Sri Mehdil Nawaz Jung and his funeral procession.

Mr. Speaker: I may inform the House that the late Sri Mehdil Nawaz Jung had donated his eyes to the Eye Bank during his lifetime. I may also inform the House that the funeral procession of Sri Mehdil Nawaz Jung has already started. The funeral procession will end at Darool Shaffa near Hyderabad Municipal Corporation for burial.

The House now stands adjourned and will meet again at 4 PM this afternoon.

The House then adjourned to till Four of the Clock.

re: Amendment to the first and second schedules to the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

The House re-assembled after lunch at Four of the clock.

[Mr. Deputy Speaker in the Chair.]

Government Motion.

re: AMENDMENT TO THE FIRST AND SECOND SCHEDULES TO THE ANDHRA PRADESH MOTOR VEHICLES TAXATION ACT, 1963.

Mr. Deputy Speaker: I request the Chief Minister to move the Government motion.

Sri K. Brahmananda Reddy:—Sir, I beg to move:—

"That the following draft order which the Government propose to make in exercise of the powers conferred by Section 17 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (Andhra Pradesh Act 5 of 1963) for the purpose of amending the first and second schedules to the Act be approved".

DRAFT MOTION

I rise to move that the following draft order which the Government propose to make in exercise of the powers conferred by section 17 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (Andhra Pradesh Act 5 of 1963), for the purpose of amending the First and Second Schedules to the Act, be approved.

DRAFT ORDER

In exercise of the powers conferred by section 17 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (Andhra Pradesh Act 5 of 1963), the Governor of Andhra Pradesh hereby makes the following amendments to the First and Second Schedules to the said Act.

AMENDMENTS

In the said Act,

I the First Schedule, (1) for item 1, and the entries relating thereto the following shall be substituted, namely:—

(1) Rs. Ps.

(2)

"1. Motor cycles, including motor scooters and cycles with attachment for propelling the same by mechanical power not exceeding 406 kgs. in weight, unladen.

(a) Bicycles below 350 c.c. if not used for drawing a trailer or side car.

(b) Bicycles below 350 c.c. if used for drawing a trailer or side car and bicycles of and above 350 c.c. whether used for drawing a trailer or a side car or not

(c) Tricycles

2. In item 4,—

(i) in sub-item (iii)

(a) in clause (a), the brackets and the letter "(a): and the word "seated" shall be omitted;

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(b) clause (b) and the entries relating thereto shall be omitted;

(ii) in sub-item (iv)
(a) in clause (a), the brackets and the letter "(a)" and the word 'seated' shall be omitted;
(b) clause (b) and the entries relating thereto shall be omitted;

(3) for item 7 and the entries relating thereto, the following shall be substituted namely:

"7. Motor Vehicles other than those liable to tax under the foregoing provisions of this Schedule:

(a) weighing not more than 762 kgs. unladen 42-00
(b) weighing more than 762 kgs. but not more than 1,524 kgs. unladen 60-00
(c) weighing more than 1,524 kgs. but not more than 2,286 kgs. unladen 78-00
(d) weighing more than 2,286 kgs. but not more than 3,048 kgs. unladen 96-00
(e) weighing more than 3,048 kgs. unladen 120-00
(f) Additional tax payable in respect of such vehicles used for drawing trailers—
   (i) for each trailer not exceeding 1,016 kgs. in weight unladen 24-00
   (ii) for each trailer exceeding 1,016 kgs. in weight unladen 48-00

Provided that two or more vehicles shall not be chargeable under this clause in respect of the same trailer"

II: In the second Schedule, for items 1 and 5 and the entries relating thereto, the following shall respectively be substituted, namely:

1. "Motor cycles whether used for drawing a trailer or side car or not including motor scooters and cycles with attachment for propelling the same by mechanical power. 4-00 12-00

5. Motor Vehicles other than those liable to tax under the foregoing provisions of this Schedule.

(a) weighing not more than 762 kgs. unladen 6-00 20-00
(b) weighing more than 762 kgs. but not more than 2,286 kgs. unladen 10-00 30-00"
Government Motion:
re: Amendment to the first and second schedules to the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

28th June, 1967.

(c) weighing more than 2,286 kgs. unladen
14-00  42-00

(d) Additional tax payable in respect of such vehicles used for drawing trailers—

(i) for each trailer not exceeding 1,016 kgs. in weight unladen
4-00  10-00

(ii) for each trailer exceeding 1,016 kgs. in weight unladen.
8-00  20-00

Provided that two or more vehicles shall not be chargeable under this clause in respect of the same trailer”.

Sri Chowdary Satyanarayana (Pondur):— On a point of Order
Sir. మనుష్య రూపంతో మండలాలు లేకుండా మన్న మాణికంలో ప్రస్తుతం కీలకం ధరించాలంభం లేకుండా మన సాధనాలు ప్రస్తుతం కీలకం ధరించాలంభం. మార్గం 41 లేదా సమాధానం. ఈ రీతి కీలకంలో కాంస్ట్రనులు
ప్రభావం కీలకం ధరించాలంభం. ఎందుకండా మనం లేదా మనం సమాధానం కీలకంలో కీలకం ధరించాలంభం. ఎందుకండా మనం లేదా మనం సమాధానం కీలకంలో కీలకం ధరించాలంభం.

“Motion” means any subject-matter brought before the Assembly for consideration subject to these rules. అదే విషయం, సంభవించి వాడడానికి
సాధనాలు “Rule 95. Discussion on a matter of public interest by motion.” “It shall raise substantially one definite issue”. దీనిсьము
ప్రస్తుతం కీలకంలో కీలకం ధరించాలంభం. It shall be restricted to recent occurrences. సాధనాలు, సాధనాలు ప్రస్తుతం
కీలకంలో కీలకం ధరించాలంభం. ఎందుకండా మనం ప్రస్తుతం
సాధనాలు లేదా మనం సాధనాలు కీలకం ధరించాలంభం. ఎందుకండా మనం సాధనాలు కీలకం ధరించాలంభం. ఎందుకండా మనం సాధనాలు కీలకం ధరించాలంభం.
28th June, 1937.

Government Motion:

Re: Amendment to the first and second schedules to the Andhra Pradesh Motor Vehicle; Taxation Act, 1963.

Sri K. Brahmamanda Reddy:— It shall raise substantially one definite issue. The one definite issue is the raising of tax.

Sri C. V. K. Rao:— He is raising a number of taxes on a number of vehicles. Therefore, it is not one issue. If he raises tax only on scooters, I can understand.

Sri K. Brahmamanda Reddy:— The subject-matter is the same. The subject-matter is entry 57 of Seventh Schedule, List II, Taxes on Vehicles.

Sri C. V. K. Rao:— With due respect, I request the hon. Chief Minister to refer to Chapter XV dealing with motions, Rules 95 and 96.

Sri K. Brahmamanda Reddy:— Under Section 17, sub-section (1), Government may, by order, amend the schedules. Under sub-section (2), a draft of any order proposed to be made under sub-section (1) shall be laid on the Table of the Legislative Assembly of the State and the order shall not be made, unless the Assembly approves the draft either without any modification or addition or with any modification or addition, and upon such approval, the order may be made in the form in which it has been so approved, and such order, on being so made, shall be published in the Andhra Pradesh Gazette. It relates to one item only, that is, entry 57 in 7th Schedule List II.

Sri K. Brahmamanda Reddy:— I raise a point of order; on the point of order, I would say that once the Speaker has admitted the motion, the question of admissibility does not arise.
Government Motion: 28th June, 1947. 191
re: Amendment to the first and second schedules to the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

Sri C. V. K. Rao:— That you have to decide, Sir. Is it fair for the Leader of the House to interrupt me. This is the place of the Speaker to decide.

Mr. Deputy Speaker:— Under Section 96-B. the Speaker shall decide on the admissibility of a motion and may disallow any motion or a part thereof: The Speaker has allowed it.

Sri C. V. K. Rao:— The whole question is, is this a ‘motion’, as defined under our Rules? I shall also submit certain amendments to the same, Sir.

Mr. Deputy Speaker:— Notice of amendment shall be given in writing, not by way of a motion.

Sri C. V. K. Rao:— Rule 95 refers to discussion on a matter of public interest by motion. He says it is a matter of public interest. But it is only a matter of interest for the Treasury Benches.

(Sri V. B. Raju rose in his seat)

Sri C. V. K. Rao:— The whole question is, Government comes before the House for taxing people with heavy amounts. They cannot violate the rules and at the same time put a burden on the people. So, representing a section of the House in this House, I consider that the motion brought by the Chief Minister is not a motion.

Mr. Deputy Speaker:— The contention of the hon. Member is that it is not a matter of public interest.

Sri C. V. K. Rao:— Yes, Sir. Secondly, notice of motion, he has given. I do not question. But Rule 96-A refers to conditions of admissibility of a motion.

Mr. Deputy Speaker:— When the Speaker has allowed the motion, the question of admissibility does not arise now.

Sri C. V. K. Rao:— But, Sir, it does not debar me from raising it.

Mr. Deputy Speaker:— He cannot question the Speaker's authority to admit.

Sri C. V. K. Rao:— I am not questioning the authority of the Speaker; at the same time, whatever might have escaped the notice of the Speaker, I think I have a right to bring it to the notice of the Speaker. In that capacity, I am doing it. Here, the rule says, ‘it shall raise substantially one definite issue’. ‘It shall be restricted to a matter of recent occurrence’. The motion before us does not attract these rules at all and has nothing to do with them. It is not a matter of recent occurrence. As a matter of fact, Government passed a piece of legislation and now it wants to get away from it; it wants to change it and impose additional burden on the people. The test by which discussion by motion could be raised has been laid in our rules, Rules 95 and 96. The motion before us does not stand the test of these rules. Secondly, it is a matter of finance. As such, it may become a money bill. If it is granted that this is a motion
and it is admissible, I have no right to move an amendment. Under these rules, there is no provision enabling the members to move an amendment. Therefore, on a consideration of all these grounds, I consider that this motion has no place and therefore I request you, Sir, to rule this outright.

Mr. Deputy Speaker :- What have I to conclude now?

Mr. Deputy Speaker :- I do not allow Sir. M. R. R. to criticise the recent occurrence of such rules. Rao M. R. R. has not raised any objection. The speaker's motion is a part of the proceedings. Therefore, the Speaker has consented to it.

S. R. R. Thank you. Sir. M. R. R. has consented to it. A motion should be given in writing addressed to the Secretary.

Mr. Deputy Speaker :- The conditions are fulfilled. The motion is acceptable.

Mr. Deputy Speaker :- The motion is acceptable. The motion is acceptable. Motion is acceptable. Recent occurrences

Mr. Deputy Speaker :- The motion is acceptable. Speaker is acceptable. It is not a new issue. It is not a new issue. Amendment to the first and second schedules to the Andhra Pradesh Motor Vehicles Taxation Act, 1967.
Government Motion:

re: Amendment to the first and second schedules to the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

28th June, 1967.

The Government may by order - amend - విద్యా విద్యా విద్యా విద్యా
It shall be laid on the Table of the House and after the approval by the House with any modification or without modification, it shall be published in the Andhra Pradesh Gaz tee.

మనిషి సంస్కరణ గ్రాంటుండి : - Motion form నేటి నేటి నేటి resolution form నేటి నేటి నేటి! మనిషి బాప్ప మనిషి బాప్ప.

(త) బ్యార్డు ప్రాంచానికం : - వూండు form నేటి నేటి నేటి - this does not come strictly under Rule 95. Motion వూండు మోవెంటం వూండు. Motion లభబాగ సన్మానం I move లభబాగ సన్మానం.

Sri C. V. K. Rao :— If it does not come under Rule 95, he must give fresh notice.

Sri K. Brahmananda Reddy :— Let us see whether I have given notice under Rule 95.

[Mr. Speaker in the Chair]

Sri K. Brahmananda Reddy :—Sir, a point of order is raised by Mr. C. V. K. Rao . .

Sri C. V. K. Rao:—I shall explain it myself instead of the Leader of the House because with due deference to him, I feel he may not represent me correctly.

I said that this motion coming from the Government does not satisfy the Provisions of the rules of the Legislative Assembly. Under the rules, it is said that a motion means any subject matter before the Assembly for consideration subject to these rules, but I submit that under Chapter XV, Rule 95, a motion should be of public interest. I submit that this motion is not of public interest. Notice of the motion is given under Rule 96 and it is admitted by the Speaker, but at the same time it is open to the Members of the House to bring to the notice of the hon. Speaker certain things which must have escaped his notice.

Under Rule 96-A, this motion has to raise one definite issue. It is not one issue that is sought to be raised by the motion because the Government want to tax every vehicle that is propeller driven from a motor vehicle to a scooter. It is not one issue but there are a number of taxes involved in it. Under sub-rule (iv) of Rule 96-A, this motion should be restricted to a matter of recent occurrence, and it is not a matter of recent occurrence. Except the urging of the hon. Chief Minister that he has to bring it before the House there is nothing to indicate that it is a matter of recent occurrence. We have to move amendments which the hon. Speaker has to take into account and there is no provision for us to move any amendments whatsoever. If it is a resolution I can move amendments, but the Chief Minister
Government Motion:

re: Amendment to the first and second schedules to The Andhra Pradesh Motor Vehicles Taxation Act, 1963.

has not brought it as a resolution. He has brought it as a Government motion as stated in the order of business. It cannot, therefore, find a valid place in this.

In this connection, I have also to bring to your notice the provisions of the Constitution. Under Article 208 (2) of the Constitution, we have to be guided by the rules framed by this august body and we cannot deviate from them. Therefore, the Chief Minister cannot introduce this legislation under some other rules.

Above all, it does not satisfy the rules from another angle. Under the rules, when the discussion on budget is going on, the Chief Minister cannot bring in any motion whatsoever. Under Rule 156, during the days appointed under Rule 155 for the general discussion of the Budget, “The Assembly shall be at liberty to discuss the Budget as a whole or any question of principle involved therein, but no motion shall be moved at this stage...” If it is a matter of importance, I have no objection, but this is not the way for the hon Leader of the House to bring in a motion and he cannot, as a matter of principle, impose heavy burden on the people. So, in all decency I request the hon. Chief Minister to withdraw this motion at this stage.

Sri K. Brahmananda Reddy:—Sir, my friend has taken a wrong rule and is basing his arguments on that. The first presumption that the matter is coming under ‘Motion’ is correct, but that it is a motion under Rule 95 is not correct. If you see my letter addressed to the Secretary, it will be seen that I stated: “I intend to move the appended motion in the present sittings of the Assembly.” Even in 1965, you may remember I have got the motion with me, Sri B. V. Gurumurthy, the then Minister for Transport and Labour moved the motion: “that the following draft order which the Government propose to make... be approved.” This is called Government Motion and it does not come under Rule 95. For instance, yesterday we discussed the matter relating to China; it was moved under Rule 95. In the heading which the Legislature Secretariat has given, it may be called a motion, but just because it is called a motion it does not necessarily mean that it comes under Rule 95. You may take this as a resolution or a statutory motion. The Government has an obligation to move it. Supposing we want to increase the tax on vehicles today or tomorrow, then we have to come before this House. Therefore, Sir, my submission is, for him to take a wrong rule and then base his argument on that saying that it is not a matter of recent occurrence etc. is not correct. I have got a statutory obligation to come before this House if I want to amend the taxes on motor vehicles and seek the vote of the House. Therefore, my submission is that Rule 95 has nothing to do here.

Mr. Speaker:—He means that the rules relating to resolutions would apply.

Sri K. Brahmananda Reddy:—For instance, with regard to a resolution, it should satisfy the following conditions:

re: Amendment to the first and second schedules to The Andhra Pradesh Motor Vehicles Taxation Act, 1963.

"It shall raise substantially one definite issue. The definite issue here is amendment of the 1st and 2nd Schedules of the Motor Vehicles Taxation Act. "It shall not contain arguments." There are no arguments. "It shall not relate to any matter which is under adjudication by a Court of Law." It is not under the jurisdiction of any Court of Law, Therefore, my submission is:

Sir. Agenda.

Submission. Sir. Agenda.

Mr. Speaker:—If he is referring to Rule 81, the very first sentence says: "A member other than a Minister who wishes to move a resolution shall give fifteen days notice." It looks as though it applies to non-official resolutions.

Sri K. Brahmananda Reddy:—Rule 83 says "Subject to the provisions of the rules, a member or a Minister may move a resolution." My submission is I have a statutory obligation to come before this House and I must come to this House in the form of a motion. What are the other rules under which I come?

Mr. Speaker:—That he must ask Mr. C. V. K. Rao (Mild laughter).

(Pause)

According to Section 17 (2) of the Motor Vehicles Taxation Act, the draft of any order proposed to be made under sub-section (1) shall be laid on the Table of the Legislative Assembly of the State and the order shall not be made unless the Assembly approves the draft either with or without modification, addition, etc. That is the provision under which Government are now coming forward with the draft resolution or motion or whatever it is.

Sri T. Nagi Reddy:—Under that provision they do make certain rules and place them on the Table of the House. If a Member wants to move an amendment, that amendment is sent to the Speaker and the Speaker fixes a time for discussion of that amendment and then it is either passed or negatived.

Mr. Speaker:—So far as that point is concerned, I quite agree in the sense that the members must be given some time to move the amendments.

Sri T. Nagi Reddy:—Not only that. Supposing we do not move the amendments, automatically it is passed. An order passed under this Section by the Government is placed on the Table of the House, whenever the Assembly meets, at the earliest possible opportunity. If members move amendments it is taken up for discussion. If we do not, after a certain number of days it is automatically passed.

Sri K. Brahmananda Reddy:—That is different.

Mr. Speaker:—It does not apply to this.
Mr. Speaker:—Rule 17-(2)

There are two kinds of notifications. One is to be laid on the table. The other is 17-(3). Hence, I do not think there is any contention here. The point is not agreeable. Procedure is to place a draft of any order proposed to be made under sub-section (1) shall be placed on the Table.

Mr. Speaker:—So far as that portion is concerned it is not happily worded.

Law Department cannot agree to it. It is unhappy wording. Law Department cannot agree to unhappy wording. It is unhappy wording.

Mr. Speaker:—We cannot find fault with the Law Department. The bills to come before the House and once they are passed, we have to follow them.

Mr. Speaker:—The Law Department has agreed.

Serious matter involving finance. Haphazard amendment. Secretariat is to give notice of Government motion. Secretariat is to circulate the same. Secretariat is to give heading. Secretariat is to bind.
Government Motion:

28th June, 1967.

Mr. Speaker:—15 days’ notice has to be given under Rule 81, but it can always be waived.

Sri V. B. Raju:— Whether it is a motion or a resolution, whatever it is, there is a statutory obligation cast on the Government to come before the House, not merely placing on the Table of the House but getting its approval before it is actually acted upon. The statutory obligation is being carried out by the Government. The question is, even though it has been clearly mentioned in the Statute which has been passed by the House, still under what rule it has come here is only a technical matter.

And only one point that has been raised is that recent occurrence is not there. A shelter is being taken under that, after having said all those things, Sir, under Rule 96. In Rule 96-B. i.e. the succeeding rule—the rule that comes afterwards it is said: “The Speaker shall decide on the admissibility of a motion. . . .” after having enunciated that these must be the prerequisites. The succeeding rule always actually over rules, the previous rule. Whether it comes under Resolution or motion—whatever it is—the hon. Speaker had actually admitted and a statutory obligation is being fulfilled by the Government. If there is any lacuna in the rule somewhere, a full stop or comma is left in, the Government has no other course excepting to come to the House under the Statute. When it has come before the House, and asks the
House for approval, can the House say: "You need not come for approval, you can carry on the matter as you like?" It cannot say— that it cannot give approval.

Sri T. Nagi Reddy:— One issue on which I agree with hon. Sri V. B. Raju is that succeeding rules always over-rule the previous rules, because he has got that logic. The succeeding rule after that is so categorical that no Motion shall be moved at this stage, What is that stage? "Five days shall be allotted for the general discussion of the Budget and twenty days for the voting of Demands for Grants.

During the days appointed under rule 155 for the general discussion of the Budget, the Assembly shall be at liberty to discuss the Budget as a whole or any question of principle involved therein, but no motion shall be moved at this stage, nor shall the Budget be submitted to the Vote of the Assembly." Neither a Motion shall be moved nor a vote on the Budget shall take place. That means general discussion is so well hemmed in by all clauses to safeguard the inclusion of the others. This is the only rule, I think, Sir, under which we can say that this Motion shall not be brought.

Dr. T. V. S. Chalapathi Rao:— So far as I could understand, the hon. Chief Minister is seeking to amend the schedule attached to the Motor Vehicles Taxation Act. Generally, Sir, as you know, it will be laid down in the original Act itself whether a schedule has to be amended in the same manner as to amend the Act or whether simply an amending order is placed on the Table of the House. I am not aware what the exact provision is under the Act under reference. So, if it is the intention of the hon. Chief Minister to seek an amendment to the schedule in the same manner as to amend the Act itself, I am afraid it is not a Motion that has to be moved but a Bill has to be brought forward to amend the Schedule. But, I do not know. I seek some clarification from the Chair as to what is the provision actually made in the Motor Vehicles Taxation Act prescribing the manner of amending the Schedule. In the Municipal Act, it is said that schedules also have to be amended in the same manner as to amend the main Act. What is the correct position? That may help us to throw some light on this.

Mr. Speaker:— It looks as through the hon. Minister is now relying on Rule 155 or 156. He has given up his claim under Rule 95 and 85 and other rules.

Sri C. V. K. Rao:— I have not given up, Sir, any of my argument.

Sri K. Brahmananda Reddy:— As I have already submitted, Sir, you will see in the notice given...
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This is clear "during the days appointed under rule 155 for the general discussion of the Budget, the Assembly shall be at liberty to discuss the Budget as a whole or any question of principle involved therein, but no motion shall be moved at this stage, nor shall the Budget be submitted to the Vote of the Assembly."

Mr. Speaker:—Perhaps 'Motion' means cut motion or amendment.

Sri K. Brahmanna Reddy:—No motion relating to the Budget. The Budget is a Motion. No Motion is a Vote. No motion—whether it is cut motion or some other motion.

Sri C.V.K. Rao:—Any subject-matter which is brought before the Assembly. If it is cut motion it would have been specifically said so. What is not said in a particular sentence shall not be imposed, Sir.

Sri K. Brahmanna Reddy:—The repetition of the same argument does not give weight to that argument. However many times he may rise to repeat the same thing, it does not add strength to it. The point is so obvious, so clear to anybody. This is an allotment of time for discussion. When we are on the general discussion of the budget no motion shall be brought and be subjected to the vote of the Assembly. You may also kindly see rule 247, Sir. It says:

"Where a regulation, rule, sub-rule, bye-law, etc. framed in pursuance of the Constitution or of the legislative functions delegated by the Legislature to a subordinate authority is laid before the Assembly. . . ."

You may see under rule 249, it is said:

"If a regulation, rule, sub-rule, bye-law, etc., is modified in accordance with the amendment passed by the Assembly the amended regulation, rule, sub-rule, bye-law, etc. shall be laid on the Table." My point is under what should this come? Just because it is called in the usual way a Government Motion, it need not come under Rule 95. My submission is that there is an obligation on the Government to come before the House. Supposing it is not the practice. We would have said: "We lay the following amendment on the Table of the House." That is all and then say: "This may be approved." We can make a motion like that. Just because it is worded as a Government Motion, it does not mean that
it should come under rule 95 or any such thing. It is a statutory obligation. We will have to do it.

Sri A. Madhava Rao:—One point to be considered is that Government is entitled to place this Motion either under the Rules or under the statutory provision under the Motor Vehicles Act. But now admittedly the hon. Chief Minister says that it does not come under the purview of the rules framed by the Assembly . . . .

Mr. Speaker:—Rules 70, 63, 60, also, if I remember correct, 62—discussion on a matter of public importance arising out of answers to questions—from rule 63 onw. rds, 70, 74, and 96, all these relate to matters of urgent public importance. All these relate to giving notice for the adjournment of the business of the House, focussing the attention of the Government, of a particular Minister with regard to matters of public importance, short discussions on matters of public importance. All these relate to matters of urgent public importance. Under any of these rules, the Speaker has got the discretion to allow any notice. The only thing is, in each rule condition of admissibility are laid down. If under that particular rule, you satisfy the conditions of admissibility, the Speaker can admit. The same thing can come under any of these rules. So, it is not as though these rules apply to any motion or resolution particularly to be moved by a member or by the Government. So far as rule 156 is concerned, the rule by itself is clear that it relates only to general discussion on the budget, not with regard to other things because the budget is not a thing to be passed by the House. Annual financial statement to comply with article 202 of the Constitution, it is being placed before the House. It is just like the Governor's Address. They lay down the policy of the Government with regard to financial matters: the estimated income, revenue and expenditure. Then the general discussion follows. Afterwards each demand is made by each Minister and that has got to be voted. At this stage you can move any Motion. It means,
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since the general budget is not going to be passed by the House, there is no question of moving amendment or motion. So it is clear by itself. It is only that the general view is given and then the general discussion follows on the policy of the Government. So under Section 17 (1), when the Government wants to amend a particular item in the Schedule, the procedure is laid down in the section itself as to how the Government can amend the schedule. Now, the question is whether they are complying with the provisions laid down under Section 17 (1). If you are able to convince me that the Government have not complied with the conditions laid down under section 17 (1) or (2), then I am prepared to......

Sri A. Madhava Rao:—That is what I am saying. So far as the Assembly Rules are there, they will not come to the rescue because there is a specific provision in the Motor Vehicles Act with regard to the amendment that has to be carried out. Therefore, the exact procedure that is laid down, viz., placing before the Table and thereupon following the procedure, has to be followed. In fact, it has not been tabled so far except today.

Mr. Speaker:—The strong point on which you can assail the Government is this. You can say that reasonable time is not given to the members for moving the amendment or whatever it may be. My reading of all the rules and the sections clearly shows that you can complain that the Government are spinning a surprise on you without giving sufficient or reasonable notice. They are coming forward with a draft amendment to the Schedule which is in a way going to enhance the taxation or whatever it may be, and whatever the other serious consequences may be. That way you can complain.

Sri A. Madhava Rao:—In fact the procedure of placing on the Table is arising only by reason of that. What I mean to say is that irrespective of the rules framed by the Assembly, a statutory provision is there. That is an over-riding clause or section which empowers the Government to postulate or to do any thing and when it is complied with then alone they are entitled to have amendment of the schedule. In as much as, here, they have not been placed on the Table within the requisite time, it should come up for consideration only after the expiry of that period and not before.

Mr. Speaker:—It is only after it is approved by the House. It has got to be approved by the House.

procedure 3 is Subordinate legislation power. It is
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(1) The Minister who moves a demand for a grant may make a statement explaining the policy underlying the demand.

(2) Any member may then make a motion to reduce the demand by a specified sum. No motion shall, however, be made...

Motion on the Budget Motion.

Mr. Speaker:—Demands.

Cut motion is also a motion. That is a Budget Motion,
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Mr. Speaker:—Rule 158 relates to Demands because the
Minister who moves the Demand for Grant may make a statement.
The next thing is that any member may then make a motion . . .

Sri Vavilala Gopalakrishnayya:—That is budget motion.

Mr. Speaker:—That is cut motion what we call generally.

Mr. Speaker:—I agree with him. The very section says
"without modification or addition". That means the members have
got a right to move and get it modified or even propose additions to
that draft. The very section itself gives power to the members . . .

Mr. Speaker:—So far as that is concerned, the members' right
to propose modification or alterations or additions is not deemed
But the section itself makes a provisions for modifications or
additions or what ever it may be. I too personally felt that the Government were
coming forward without giving sufficient notice. That is exactly the reason
why I sent for all the Leaders of the Parties and discussed with them.
Otherwise I would not have discussed. Though under the rules I
have got a right to use my discretion and waive notice, I thought it
may not be proper for me to do anything without consulting the Opposition parties. When I suggested 29th, it was he who suggested it might be taken up today.

understanding—standing passengers so 20000 30000 40000

Mr. Speaker:—I did not go through the merits of the conten-
tions with regard to enhancement of taxation.
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Sri J. V. Narasimha Rao:—It is not disputed that it is a statutory obligation. When there is no specific provision in the rules, Rule 259 says that the speaker shall have power to regulate the conduct of the business in the Assembly in all matters not specifically provided for in the Constitution. In the past the Speaker has regulated the business by allowing the same motion to be moved. That has become a precedent. The matter is very simple. The same thing can be followed since there is no specific provision in the rules.

Mr. Speaker:—There is no question of the Government coming with an amending Bill. Under the Act itself, i.e., under section 17 (1) and (2) the Government can get the schedule amended by coming forward with some kind of draft order before the Assembly.
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Mr. Speaker:— The procedure is laid down in the Act itself in
the section itself. The procedure is laid down.

Sri C. V. K. Rao:— It is 'laid'. Therefore, if he wants to amend
it, it should come as a Bill amending this particular Act. He has to
come before the House to amend this Act. Supposing that Schedule
is not there, it has become one section. After all the whole thing
apart from other executive actions, wants to impose on the motor
owners a specific tax. It is money business.

Mr. Speaker:— With due respect to his legal acumen and expe-
rience I beg to differ with him. They only question is whether suf-
cient time has been given to the members to move modifications or
additions—whatever it may be. I am not satisfied so far as the other
points of order raised by the members are concerned. So far as
section 17 (1) and (2) are concerned, the draft order is perfectly in
conformity with the procedure laid down under the Act.

Mr. Speaker:— There is a procedure laid down in the section
itself.

Mr. Speaker:— It is only to get over these complications an
omnibus provision is there under which powers are given to the
Speaker under Rule 263.

Sri T. Nagi Reddy:— I am talking of this section 17. "A draft
of any order proposed to be made under sub-section (1) shall be laid
on the Table of the Legislative Assembly of the State, and the order
shall not be made unless the Assembly approves the draft either
with or without any modification or addition and upon such appro-
val." As I understand there is a draft which the Government has
made. The draft of an order is placed on the Table of the House. If an amendment has to be made or if the members propose to make amendments to that those amendments have to be sent to the Speaker on the basis of which naturally the whole thing comes before the Assembly. Having laid it on the Table of the House then I don’t know if in the rules they have fixed any time limit or anything of that nature if there is no time limit it automatically means 15 days because with regard to every order placed on the Table of the House, a member must give, if he wants to, an amendment within 15 days. Therefore it is only after we receive amendments, the Speaker fixes particular time, allotts a particular time either half-an-hour or one hour or one day as he thinks fit and then discussion takes place.

Mr. Speaker:—Under that Act, a provision is made that when ever rules and regulations are made under that Act, they should be laid on the Table of the House for a particular period. The period also is fixed 14 days or whatever it may be. When the Assembly is not in session, and the requirement is not satisfied, they will again be placed in the next session. Now, no period is fixed here. The Minister moving the motion or draft places it on the Table of the House and then he moves the draft. After it is approved by the House, then only it shall come into force. It shall be published in the the Gazette etc. Now members can straightway move modifications or additions. It is left to them:

Sri K. Govinda Rao:—Where is the time?

Mr. Speaker:—No time limit is fixed. The question is whether there is sufficient time to propose additions or modifications.

Sri Ch. Rajeshwar Rao:—Either they must follow the procedure for rules or the procedure of the Act.

Mr. Speaker:—It is not a question of Act. They want to get the schedule amended. The procedure is there in the Act itself.

Sri Ch. Rajeshwar Rao:—But there is an anomaly. Now we are in a peculiar position. We are not in a position to adopt the procedure for enactment; at the same time. We are not in a position to follow the procedure for rules.

Mr. Speaker:—Whatever it may be, if the members feel that they have no time to propose their amendments and modifications or whatever they may be, then we can take up tomorrow again in the evening if the members have no objection. The only thing is the
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Chief Minister will not be available. Somebody on his behalf will be there.

Mr. Speaker:—If the House has no objection, straightaway we will take up. If the members want time, I have no objection to take it up tomorrow evening. It is left to them.

Sri G. Latchanna:—Time is necessary, Sir.

Mr. Speaker:—Yes, 350 c.c. Bicycles below 350 c.c. if used for drawing a trailer or side-car and bicycles above 350 c.c. whether used for drawing a trailer or side-car or not are taxed at the rate of 24% of the value.

Mr. Speaker:—The House now stands adjourned to 8:30 a.m. tomorrow morning.

The House then adjourned till Half past Eight of the clock on Thursday, the 29th June, 1967.