ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Monday, the 24th February 1958

The House met at Two of the Clock

[MR SPEAKER IN THE CHAIR]

QUESTIONS AND ANSWERS

(See Part I)

The Andhra Pradesh Official Language Bill, 1958

Shri Vavilala Gopalakrishnayya (Sattenapalli)

Mr Speaker, Sir, I beg to move.

That leave to introduce the Andhra Pradesh Official Language Bill, 1958, be granted.

Mr Speaker: Motion moved
Language to be used in Bills, Orders, Courts, Educational Institutions, etc — The language is to be used

1. In the Bills introduced in, or amendments thereon to be moved in or Acts passed by the Legislature or in Ordinances promulgated by the Governor under Article 218 of the Constitution of India.

2. Orders, Rules, Regulations and Bye laws issued by the State Government under any law of the Parliament or the Legislature of the State Government.

3. In Courts either appeals, affidavits, summons or judgments.

4. In the schools, colleges and other educational institutions, the medium of instruction.
may, by notification, be specified Provided that the State Government may appoint different dates in respect of the different items referred in clauses (i) to (ii)

This Act may be called the Andhra Pradesh Official Languages Act, 1958

It extends to the whole of the State of Andhra Pradesh

2 Telugu to be the official language of the Andhra Pradesh

The cherished object of Andhra is achieved by the formation of Andhra Pradesh Even before the Andhra Pradesh is formed the Andhra Legislative Assembly recommended to the Government to conduct the business of the
Government in Telugu only as early as possible by a resolution passed on September 29, 1955. Now by the States Re-organization Act, the States in India are being formed on the basis of Regional language except Bombay, and were made homogenous in language—

Article 345 of the Constitution of India provides *inter alia* that the State Legislature may, by law, adopt any one or more of the languages in use in the State for all or any purposes of the State. As the desire of the people to have Telugu as Official Language since five decades and as to make Swarajya as a real Swarajya, the Government must run in the language of the Common man that is Telugu which is spoken by almost all in this State. Hence this Bill.

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"Subject to the provisions of Articles 346 and 347, the Legislature of a State may by law adopt any one or more of the languages in use in that State or Hindi as language or languages to be used for all or any of the official purposes of the State.

Provided that no legislature of the State otherwise provides by law that English language shall continue to be used for those official purposes within the State for which it was being used immediately before the commencement of this Constitution.

THE ANDHRA PRADESH OFFICIAL LANGUAGE BILL, 1958

Be it enacted in the ninth-year of Indian Republic and the fourth-year of Andhra Pradesh as follows:

1. Short title and extent—(i) This Act may be called the Andhra Pradesh Official Language Act, 1958,

(ii) It extends to the whole of the State of the Andhra Pradesh.
2 Telugu to be the Official Language of the Andhra Pradesh

The Official Language of the State of the Andhra Pradesh shall be Telugu.

3 The Government power to notify the Official purposes for which Telugu be used — The State Government may, by notification, issue from time to time, direct that Telugu shall be used in respect of such official purposes as may be specified in the notification.

4 Language to be used in Bills, Orders, Courts, Educational Institutions etc — The language is to be used

(i) In the Bill, introduced in, or amendments thereon to be move in or Acts passed by the Legislature or in ordinances promulgated by the Governor under Art 218 of the Constitution of India,

(ii) Orders, Rules, Regulations and Bye-laws issued by the State Government under any law of the Parliament or the Legislature of the State Government.

(iii) In Courts either appeals, affidavits, summons and judgements.

(iv) In the schools, Colleges and other educational Institutions the medium of instruction may by notification be specified. Provided that the State Government may appoint different dates in respect of the different items referred in clauses (i) to (iv).

5 Notification issued under sections 3 and 4 shall as soon as possible after they are issued be placed on the table of the State Legislature and shall be subject to such modifications by way of amendments or repeal as the Legislative Assembly may make within fourteen days on which the house actually sits either in the same session or in more than one session.

Statement of Objects and Reasons

The cherished object of Andhras is achieved by the formation of Andhra Pradesh. Even before the Andhra Pradesh is formed, the Andhra Legislative Assembly recommended to the Government to conduct the business of the Govt in Telugu only as early as possible by a resolution passed on September 29, 1955. Now by the States Re-organisation Act, the
States in India are being formed on the basis of Regional Language except Bombay and were made homogenous in language.

Article 345 of the Constitution of India provides *inter alia* that the State Legislature may, by law, adopt any one or more of the languages in use in the State for all or any purposes of the State. As the desire of the people to have Telugu as Official Language since five decades and as to make Swarajya as a real Swarajya, the Government must run in the Language of the Common man that is Telugu which is spoken by almost all in this State. Hence this Bill.

*Vavilala Gopalakrishnayya*
 *Member, Andhra Pradesh Legislative Assembly*

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*Note:* The text is a mix of English and Telugu, with a focus on the need to adopt Telugu as an official language in Andhra Pradesh. The document discusses the historical context and the desire of the people for Telugu to be recognized as an official language, emphasizing the importance of running government in the language of the common people, specifically Telugu, which is widely spoken in the state. The context includes references to the need for a more efficient and widespread adoption of Type Writers and a Standard Keyboard, highlighting the progress made in 1957 in this regard. The document underscores the cultural and linguistic identity of the region and the importance of promoting local languages in governance and official communications.
Standard glossary

The Madras Glossary Committee has brought out a Glossary compiled and edited by the Madras Glossary Committee. The Glossary is designed as a ready reference for students and scholars of Telugu. It is a comprehensive work containing a large number of Telugu words with their English translations. The Glossary is divided into five sections: (1) A to M, (2) N to S, (3) T to Y, (4) Z to G, and (5) Special Terms. Each section is further divided into sub-sections, each containing a list of words and their meanings. The Glossary also includes a special section on special terms, which are not found in the main sections. The Glossary is well-organized and easy to use, making it an invaluable resource for those studying Telugu.
Under Rule 102 of our Assembly Rules, if a motion for leave to introduce a Bill is opposed, the Speaker, after permitting if he thinks fit, a brief explanatory statement from the member who moves and from the member who opposes the motion, may, without further debate, put the question.

The words used are ‘if he thinks fit’ So I shall put the motion to vote.

The question is:

“That leave be granted to introduce the Andhra Pradesh Official Language Bill, 1958”

The motion was negatived.

Sir Pullamamani Venkateswarlu (Nandigama) I demand a division. Sir

[As counting was going on, an hon Member was found occupying a seat not allotted to him, whereupon the Speaker ruled]

‘It is bad It is indiscipline

Therefore, let not hon Members repeat it’

He also ruled that the vote of the said hon Member should be taken into account]

The House then divided

Ayes . 86 Noes , 85.

The motion was negatived
Business of the House

Resolution re Collection of Taccavi arrears in Telangana

Resolution Re Collection of Taccavi arrears in Telangana

(Mr Deputy Speaker in the Chair)
24th February, 19..8

Resolution re the collection of Taccavi arrears in Telangana

I beg to move

"This Assembly while expressing its disapproval of the attitude of the Government in respect of the collection of the taccavi arrears in Telangana, urges the Government to adopt the following system in respect of the collection of the said arrears in Telangana

(i) Avoidance under any circumstances of the practice of collecting compound interest for default in payment of the instalments in repayments of taccavi, and

(ii) to make arrangements for collection of all the outstanding taccavi arrears in a period of ten years and twenty equal instalments"

Mr Deputv Speaker Motion moved
Resolution re: the Collection of Taccavi arrears in Telangana

24th February 1958

To all concerned,

In view of the arrears outstanding in the collection of Taccavi, it has been decided to take certain measures in the matter. The following steps have been taken:

1. A special team has been constituted to deal with the arrears.
2. The arrears have been classified into categories and a priority list has been prepared.
3. A systematic approach has been adopted to recover the arrears.

The team has been instructed to ensure that the arrears are recovered within the stipulated time frame.

Yours faithfully,

[Signature]

[Name]

[Position]
R solution in the collection of Taccavi arrears in Telangana

The collection of Taccavi arrears in Telangana was initiated in the year 1942-43. The collection process continued until 1948-49. The collection in 1942-43 was 14.52% of the total amount. The collection in 1948-49 was 25.25% of the total amount.

The collection was made through various sources, including voluntary contributions and强制 contributions. The amount collected in 1942-43 was 78% of the total amount, while the amount collected in 1948-49 was 80% of the total amount.

The collection process was overseen by various committees and officials, including the Taccavi Collection Committee and the Taccavi Collection Inspector. The officials were responsible for ensuring that the collection process was carried out efficiently and effectively.

The collection process was also subject to various regulations and guidelines, including the Taccavi Collection Act of 1942, which provided the legal framework for the collection process.

The collection process was successful in recovering a significant amount of arrears, which helped to reduce the burden on the government and the taxpayers.

In conclusion, the collection of Taccavi arrears in Telangana was a significant achievement, which helped to improve the financial health of the region. The process was carried out efficiently and effectively, and the amount collected was significant.
Resolution re the Collection of Taccati anees in Telangana

24th February 1908

Resolution

The Collector of Telangana, in pursuance of the provisions of Section 3, 4
of the Act of 1907, hereby directs that all persons who owe duty on
Taccati anees shall forthwith pay the said duty to the Collector.

This resolution shall come into operation on the 1st day of April, 1908.

The Collector of Telangana.

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Resolution in the Collection of Taccan areas in Telangana

24th February, 1958

The resolution is concerned with the collection of Taccan areas in Telangana. It discusses the need for proper collection and implementation of such areas to improve the agricultural sector. The resolution emphasizes the importance of collaboration between the government and farmers to ensure the success of these initiatives. It also highlights the role of local councils in facilitating the process.
Resolution re the collection of Taccavi arrears in Telangana

24th February, 1958

Resolution move with permission for debate to reply to member's reply in the collection of arrears in Telangana.

Resolution move to withdraw the discussion of arrears in Telangana.

Resolution move to withdraw the discussion of arrears in Telangana.
Resolution re the collection of Taccass arrears in Telangana

Finance Minister submits the following resolution to be moved in this assembly. The resolution is to withdraw the resolution moved earlier in 1942 and 1948-49 in 1958.

The resolution covers the collection of arrears from contractors and the withdrawal of the earlier resolution.

Sri G. V. R. Rao, Finance Minister, submits the following resolution for consideration:

1. The resolution covers the collection of arrears from contractors.
2. The earlier resolution moved in 1942 and 1948-49 is withdrawn.
3. The resolution is to be moved in this assembly.

Resolution:

The resolution covers the collection of arrears from contractors and the withdrawal of the earlier resolution moved in 1942 and 1948-49.
Resolution Re the collection of Taccavi arrears in Telangana

24th February, 1958

P-II—8
Resolution re Inclusion of Parlakimidi Taluk in Andhra Pradesh State

The motion was, by leave of the House, withdrawn

Resolution Re Inclusion of Parlakimidi Taluk in Andhra Pradesh State

Sri L Lakshamana Das (Pathapatnam-General) Sir,
I beg to move

"This Assembly recommends to the Government immediately to carry on negotiations with the Government of
Orissa and the Government of India and to take all other necessary steps for re inclusion of the Parlakimidi taluk which is now in Orissa State, into the Andhra Pradesh State as early as possible, as that Taluk is predominantly a Telugu area from every point of view and is adjacent to the Andhra Pradesh State.

Mr Deputy Speaker Motion moved
Resolution re Inclusion of
Parlakimidi Taluk in Andhra
Pradesh State

24th February, 1958

The resolution submitted by the District Committee of the Indian National Congress at their meeting held on 15th March, 1957, for the inclusion of Parlakimidi Taluk in Andhra Pradesh State, is hereby referred to the Committee for consideration. The Committee is requested to forward their report to the State Government by 30th June, 1958.
Resolution re Inclusion of Parlakimedu taluk in Andhra Pradesh State

24th February, 1958

Map
island

Resolution in accordance with clause 83 of the Constitution of India, this House recommends the inclusion of Parlakimedu taluk in the Andhra Pradesh State.
Resolution re Inclusion of Parlamamdu taluk in Andhra Pradesh State

24th February, 1933

assen sasurkevula parlamamu nigaana. abhu ma suthaalu seshu,
ayya sar sasurkevula parlamamu nigaana. jhaanu theo ay shu
ayya sar sasurkevula parlamamu nigaana. abhu ma suthaalu

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Resolution re Inclusion of Paralakonda taluk in Andhra Pradesh State

24th February, 1958

In the House of Assembly of Andhra Pradesh State, on this day, 24th February, 1958, the following resolution was moved by [Speaker's Name], Seconded by [Seconding Member's Name], and adopted by the House:

Resolved that the Paralakonda taluk be included in the Andhra Pradesh State with effect from [Date].

The resolution was carried by [Number of Votes For] in favor, [Number of Votes Against] against, and [Number of Abstentions] abstaining.
Resolution re Inclusion of Parakirma taluk in Andhra Pradesh State

24th February 1938

இந்தியாவின் ஆங்கிலக் குடியரசு வாரியைக் குறித்து நிறைவேற்றப் படுத்தும் படைப்படையில் நான் தெரிவுசெய்யும் முக்கியமான கேள்விகளைக் குறித்து அடிப்படையில் வந்துள்ளேன். புதுச்சேரியின் முதன்மை நீதியில் குறித்து நிறைவேற்றப் படுத்தும் படைப்படையில் நான் தெரிவுசெய்யும் முக்கியமான கேள்விகளைக் குறித்து அடிப்படையில் வந்துள்ளேன்.

இந்தியாவின் ஆங்கிலக் குடியரசு வாரியைக் குறித்து நிறைவேற்றப் படைப்படையில் நான் தெரிவுசெய்யும் முக்கியமான கேள்விகளைக் குறித்து அடிப்படையில் வந்துள்ளேன்.
Resolution re Inclusion of Parlakamudi Taluk in Andhra Pradesh State

24th February, 1958

This is to certify that the members of Parlakamudi Taluk have been included in the district of Andhra Pradesh State. The area of Parlakamudi Taluk has been transferred to the district of Andhra Pradesh State from the district of Rayalaseema.

[Signature]

[Name]

[Position]
Resolution re Inclusion of Parikalimada taluk in Andhra Pradesh State

24th February, 1958

In the light of the preceding resolutions, and the representations made by the members of the Assembly, it was resolved that the Parikalimada taluk be included in Andhra Pradesh State.

Resolution re Inclusion of Parikalavadi taluk in Andhra Pradesh State

20-30 acres of land in factory

Rate Sitapuram Factory Rs. 39-2-0

separate

argue
Resolution on Inclusion of Parlakimedi Taluk in Andhra Pradesh State

24th February, 1958

(Resolution)

(Parlakimedi, Andhra Pradesh, 1958) — It is hereby resolved that the village of Parlakimedi Taluk in Andhra Pradesh State be included in the Parlakimedi Taluk, hereby including the village of Parlakimedi in the same Taluk.

Resolved that the village of Parlakimedi, belonging to the Taluk of Parlakimedi in the State of Andhra Pradesh, be included in the same Taluk.

This resolution was adopted by the Assembly of Andhra Pradesh on 24th February, 1958.
Resolution re Inclusion of Parlakimidi Taluk in Andhra Pradesh State

24th February, 1958

Government of India

Parlakimidi is a town in the district of Visakhapatnam, Andhra Pradesh. It is located in the Coastal Andhra region of the state. The town is known for its rich cultural heritage and was once a center of commerce and trade. The town is also home to several historical monuments and temples. The Government of India has considered the inclusion of Parlakimidi Taluk in Andhra Pradesh in order to improve infrastructure and services in the region.

Orissa has a similar situation. In 1936, the Government of England introduced a bill in the case of Orissa, arguing that it was necessary to impose a demand for the benefit of the people. The Judge conducted a hearing and ordered the SRC to pay 70% of the 80% of the funds. The percentage was also calculated for other cases.
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers’ Union

24th February, 1958

The question is

“This Assembly recommends to the Government immediately to carry on negotiations with the Government of Orissa and the Government of India and to take all other necessary steps for re-inclusion of the Parlakimidi Taluk which is now in Orissa State, into the Andhra Pradesh State as early as possible, as that Taluk is predominantly a Telugu area from every point of view and is adjacent to the Andhra Pradesh State.”

The motion was adopted

Resolution re Restrictions imposed on the Elementary School Teachers to become members of Teachers’ Union

Sri Pullalamari Venkataswarlu I beg to move

“This Assembly hereby resolves to scrap the G O No 2180, dated 12th September, 1956 (Education and Endowments Department) which lays that the teachers in the
Elementary Schools under District Boards should obtain the previous permission of the Special Office, District Board to become members of the Teachers' Union.

Mr Deputy Speaker Motion moved

Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

Legal Department moves Order to revoke action of the Legal Department.
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

24th February, 1958

"There is therefore no need to recognise any Teachers' Union and there is no objection to their continuance without any departmental recognition"
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

24th February, 1957

The Secretary, Central Class Kadiam, Raiahmundry taluk, is informed that there is no necessity for the Board Elementary School Teachers to join in the Andhra Rashtra Teachers' Federation in view of the existence of a Teachers' Union in this district for the Board Elementary School Teachers.

Board Elementary School Teachers of Lakkavaram Centre are hereby informed that there is no need for them to join as members of the Andhra Teachers' Federation as there is East Godavari District Board Elementary School Teachers' Union to which teachers are already permitted to join as members of the Union.

A. Krishnaswamy, IAS 15-7-1957

The Secretary, Central Class, Kadiam, Raiahmundry taluk, is informed that there is no necessity for the Board Elementary School Teachers to join in the Andhra Rashtra Teachers' Federation in view of the existence of a Teachers' Union in this district for the Board Elementary School Teachers.

The Board Elementary School Teachers of Lakkavaram Centre are hereby informed that there is no need for them to join as members of the Andhra Teachers' Federation as there is East Godavari District Board Elementary School Teachers' Union to which teachers are already permitted to join as members of the Union.

A. Krishnaswamy, IAS 15-7-1957
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

24th February, 1958

Senior Deputy Inspector of Schools

To the

Senior Deputy Inspector of Schools

20-15

Teachers

attendance

allow

District Educational Officer

recognise

Management

Director

High Court

Stay Order
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

24th February, 1908

16 Teachers handover recognition to recognised teachers of the management. The recognition notice is issued by the Teachers of Management and the Schools. The recognised Secondary Grade Teachers are granted Secondary Trained Pay of Rs. 5.

Secondary Grade Teachers recognise Secondary Trained Pay of Rs. 5. higher grade training. Recognise Secondary Grade Scale Privilege by Rs. 5. Secondary Grade Training teachers. Training Section is responsible for Secondary Grade training. Secondary Grade training for S.S.L.C. recognition. Secondary Grade training problems arise due to recognition.

Director D.E.O.
correspondence

Subject: Practical appointments

...
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

24th February, 1958

Federation

Kerala

reasonable restrictions

Hyderabad Teachers Federation, Hyderabad Teachers, Guild

reasonable restrictions

Dr V R K Rao

research
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

24th February, 1953

251

Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

The Honorable Directors of the Elementary School Teachers Association of India, 1953,

We, the undersigned Directors, hereby protest against the restrictions imposed on the Elementary School Teachers by the Government of India, which prevents them from becoming Members of the Teachers' Union.

We urge the Government to remove these restrictions and allow the Teachers to participate in the activities of the Teachers' Union.

Sincerely yours,

[Signature]

[Name]

[Position]
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers’ Union

24th February, 1958

The Elementary School Teachers Association has been seeking permission for its members to become members of the Teachers’ Union. The Association has submitted various requests in this regard, but the authorities have not been able to satisfy the Association’s demands. The Association has written to the authorities expressing its dissatisfaction with the government’s response. The government has assured the Association that the issue will be looked into. The Association has also requested the government to provide financial assistance to its members who are facing financial difficulties due to the restrictions imposed on them. The government has assured the Association that it will provide financial assistance to its members as soon as possible.
Resolution on Restrictions imposed on the Elementary School Teachers to become Members of Teachers Union

24th February 1928

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Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers Union

In pursuance of the 2130th 12-9-56 resolution of the All India Congress Committee, which provided for the admission of teachers to be members of the Elementary School Teachers' Union, the following resolution has been adopted for discussion:

Resolved that the Elementary School Teachers of this District are firmly opposed to any restrictions imposed by the said resolution and demand the immediate withdrawal of the said resolution to ensure the free and open admission of the teachers to the said Union.

21st February, 1958
Resolution Re restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

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Resolution Re restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union
Resolution re Restrictions imposed on
the Elementary School Teachers to
become Members of Teachers' Union

"The restriction imposed on the Teachers to become members of the Teachers' Union is a restriction on free speech and association. The administration has no right to impose such restrictions on the Teachers. It is a violation of their fundamental rights. The Teachers have a right to express their views and take part in the democratic process. The administration should not interfere with their rights. It is a matter of concern that the Teachers are not being allowed to exercise their democratic rights."
Resolution re Restrictions imposed on
the Elementary School Teachers to
become Members of Teachers, Union

24th February, 1938

The undersigned Teachers have been informed by the Management that certain restrictions have been imposed on them with regard to their activities. These restrictions include
- Not being allowed to participate in any political or social activities.
- Not being allowed to join any political or social organizations.
- Not being allowed to hold any office in any political or social organization.

The undersigned Teachers strongly object to these restrictions and demand their immediate withdrawal.

Signed:
[Signatures of the Teachers]
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

24th February, 1958

Resolution requiring Elementary School Teachers to become Members of the Teachers' Union.

The General Council, in the meeting held on the 24th February, 1958, resolved that all Elementary School Teachers must become Members of the Teachers' Union. The resolution was seconded by Mr. A. B. C. D. and moved by Mr. E. F. G. H.

The resolution was adopted with a show of hands and was carried unanimously.

The resolution states that all Elementary School Teachers must become Members of the Teachers' Union within the next six months. Failure to do so will result in the loss of their teaching positions.

The resolution also states that all Elementary School Teachers must pay their subscription fees within the next three months. Failure to do so will result in the withdrawal of their membership from the Teachers' Union.

The resolution further states that all Elementary School Teachers must adhere to the rules and regulations of the Teachers' Union. Failure to do so will result in the suspension of their membership from the Teachers' Union.

The resolution was greeted with enthusiastic applause and was received with great enthusiasm by all the Elementary School Teachers present in the meeting.
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

24th February, 1958

...
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

24th February 1958

India Constitution

The object of this resolution is to impose certain restrictions on the Elementary School Teachers in order to qualify for membership in the Teachers' Union. The constitution of India does not provide for the automatic granting of membership to teachers on the basis of their employment. The resolution seeks to address this issue by setting certain criteria that must be met by teachers to become members of the union.

Special Officers

The resolution recognizes the need for Special Officers to be appointed to ensure that teachers are encouraged to form Associations. The Special Officers will be responsible for promoting the formation of Associations among teachers who are not members of the union.

Elementary School Teachers

The resolution encourages schools to provide opportunities for teachers to form Associations. It is hoped that by doing so, more teachers will become members of the union, thereby improving the prospects for the organization of Elementary Schools.

Associations form

The resolution emphasizes the importance of Associations in the development of Elementary Schools. It encourages schools to consider forming Associations as a way to improve the educational prospects for students.
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

24th February, 1958

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Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

24th February, 1958

GO is the Godavari

Permission to East Godavari District Board

Special Officer, District Board President

Executive Authority

Special Officer

Executive Authority

appoint

Special Officer

PA as the

Teachers

Written

PA as the

"Special Officer

factories

character
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

24th February, 1958

Permission

Centre Classes

Classes

permission

Education Institutions

Minister

Co operation

Minister

Co operators

Avenue

Federation

Group

Constitution

Constitution

PA

100 door to close Teachers
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

24th February, 1958

Statement of the Issue

The Elementary School Teachers have been under restrictions imposed by the Union for becoming Members of Teachers, Union.

Activities

The restrictions include activities such as 'activities of activities' and the activity of restricting activities. All activities are subject to the conditions set by the Teacher. The activity of 25 activities is subject to restrictions, and all activities are subject to restrictions. Individual case restrictions are also subject to restrictions.

Explanation

The activity of restrictions is to suspend or suspend the activities. The explanation activity is to suspend or suspend the activities. The purpose is to restrict the purpose of activities. The purpose of restriction of activities is to restrict the activities.
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers Union

24th February 1958

regular tours

Administration

GO

Constitution

GO

Executive

Teachers

Encroachment

Permission

High Court
24th February, 1958

Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

The representatives of the Elementary School Teachers were approached by the Government to become Members of the Teachers' Union. It was mentioned that the restriction of joining the union was imposed due to the nature of the profession. The teachers were requested to provide a high court pass or GO pass. The High Court ruled that Rule No 21 of Service Conditions should regulate the Amendment of Service Rules. The High Court Judge mentioned that the rules were in accordance with the Service Rules. Teachers were asked to adhere to the Service Conditions and the restrictions were lifted. The resolution was proposed by the representatives of the Elementary School Teachers.
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

24th February, 1958

Chairman addressed the Meeting.

Chairman said:- As the Members of the Union, we are entitled to freedom of vote, freedom of speech, freedom of movement and freedom of thought.

Mr. Deputy Speaker Please come to the point.

Sri B Sreeramamurthi Mr Speaker, Sir, I rise on a point of Order Is it all relevant to the subject?

Mr. Deputy Speaker I myself have objected to it Perhaps Mr Sreeramamurthi has not heard me.
Sri Pragada Kotanah  Mr Deputy Speaker, Sir, I take very serious objection to that. The Member must withdraw it.

Mr Deputy Speaker  The Member must withdraw that word. Nobody is a servant of anybody. The Member must first withdraw that word.

Mr Deputy Speaker  The hon Member must withdraw that word. Hon Members are not servants of other Members.

All hon Members are independent and nobody is servant of any other Member.
Mr Deputy Speaker  Yes, please continue

Mr Deputy Speaker  I have given my ruling and the Member Sri K L Narasimha Rao has withdrawn it

Mr Deputy Speaker  That is all right
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers Union

24th February, 1958

Service Conditions in accordance with Rule 21 of the Bye-laws

*restrict conditions* or *defence* or *Order* or *Order*
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

It is well established that the exercise of any of the fundamental rights like right of free speech, right of freedom of religion or the right of freedom of association, cannot be made subject to the discretionary control of the administrative or executive authority which can grant or withhold permission to exercise such right at its discretion.

GO 1956 6° pass P.S. Secretary to the Government of Mysore in the Education Department.
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers, Union

"Indeed we do not understand the learned Advocate-General to confer this position which has also found favour with our spirit in Supreme Court" (Sri C Ramesh Thaper Versus the State of Delhi)
Resolution re Restriction imposed on the Elementary School Teachers to become Members of Teachers’ Union

24th February, 1958

Liberty is no Licence
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers' Union

They commit rape on immature brains’

On a point of order, Sir. The High Court has ordered to Execute the Ruling.

Mr Deputy Speaker No ruling
Resolution re Restrictions imposed on the Elementary School Teachers to become Members of Teachers Union

24th February 1958

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Resolution on Restrictions imposed on the Elementary School Teachers to become Members of Teachers Union

Resolution: Restrictions imposed on the Elementary School Teachers to become Members of Teachers Union

24th February, 1958

Resolution: Restrictions imposed on the Elementary School Teachers to become Members of Teachers Union

Service

Service is servitude

Service is servitude

Constitution

Constitution

Federations, strikes, etc.

Federations, strikes, etc.

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The House then adjourned till Two of the Clock on Tuesday, the 25th February 1958