THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES

Twentv-eight day of the Third Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Tuesday, the 2nd September, 1969.

The House met at Half Past Eight of the Clock.

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

BIRLA CONCERNS IN ANDHRA PRADESH

Q 711—

944 (1476-S) Q.— Sarvani Venkata Gopakrishnayya
(Sattenapalli) Baddivishal Pitti (Maharaj Gunji K. Bughayudu,
(Kovur) B. Ramaiahbapu (Rajampet) and Ahmed Hussain
(Sectarambagh) — Will hon. The Chief Minister be pleased to state:

The categories of the Industries of BirLa in Andhra Pradesh
as mentioned in the Bajaji Report (Government of India) (Vide para
10, 7) and the cost of investment extend d and Foreign Exchange
supplied for in the years 1958 to 1967 year-wise?

The Chief Minister (Sri K. Brahmananda Reddy) — (a) A
statement is placed on the Table of the House.

(Statement)

I. No. 66 (265)
STATEMENTS PLACED ON THE TABLE OF THE HOUSE FOR L. A. Q * No 1476-S [ 711]

Statement showing the particulars of investment made and Foreign Exchange supplies obtained from Government of India for the years 1953 to 1967 yearwise in the case of Birla Group of Firms.

<table>
<thead>
<tr>
<th>Name and address of the firm</th>
<th>Amount of foreign exchange provided by Government of India (in lakhs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>------------------------------------------------</td>
<td>-----------</td>
</tr>
<tr>
<td>1. M/s. Sirpur Paper Mills, Ltd., Khagaznagar,</td>
<td>652.82</td>
</tr>
<tr>
<td>Adilabad, District</td>
<td></td>
</tr>
<tr>
<td>2. M/s. The Sirsilk Ltd., Khagaznagar,</td>
<td>724.00</td>
</tr>
<tr>
<td>Adilabad, District</td>
<td></td>
</tr>
<tr>
<td>3. M/s. Tungabhadra Industries Ltd., Kurnool</td>
<td>99.00</td>
</tr>
<tr>
<td>4. M/s Hyderabad Allwyn Metal Works Ltd.,</td>
<td>275.74</td>
</tr>
<tr>
<td>Sanathnagar, Hyderabad</td>
<td></td>
</tr>
<tr>
<td>5. M/s Hyderabad asbestos Cement Products Ltd.,</td>
<td>460.55</td>
</tr>
<tr>
<td>Sanathnagar, Hyderabad</td>
<td></td>
</tr>
<tr>
<td>6. Andhra Pradesh Electrical Equipment Corporation,</td>
<td>55</td>
</tr>
<tr>
<td>Sanathnagar, Hyderabad</td>
<td></td>
</tr>
<tr>
<td>7. M/s Kesoram</td>
<td>5 crores</td>
</tr>
<tr>
<td>8. M/s Electric construction and Equipment Co,</td>
<td>47</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td></td>
</tr>
</tbody>
</table>

For Calendar Years

1953 1966 19.97
106 32 263.54 140.61
STATEMENT PLACED ON THE TABLE OF THE HOUSE FOR L. A. G. No. 1476 S [711]

Statement showing the particulars of investment trade and Foreign Exchange supplies obtained from Government of India for the years 1953 to 1967 yearwise in the case of Birla Group of Firms.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name and address of the firm</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>M/s. Sirpur Paper Mills, Ltd., Khagaznagar, Adilabad, District.</td>
<td>It is stated that the information prior to 1960-61 cannot be furnished as the records are not available.</td>
</tr>
<tr>
<td>2.</td>
<td>M/s. The Sirsilk Ltd., Khagaznagar, Adilabad District.</td>
<td>It is stated that the information for the period prior to 1959-60 cannot be furnished as the same is not readily available. The particulars for the years 1955-56 and 57-58 are given based on the information furnished by the firm earlier.</td>
</tr>
<tr>
<td>3.</td>
<td>M/s. Tungabhadra Industries Ltd., Kurnool.</td>
<td>—</td>
</tr>
<tr>
<td>4.</td>
<td>M/s. Hyderabad All-vyn M. Works Ltd., Sanathnagar, Hyderabad.</td>
<td>Figures relating to the years 1953-54 to 59-60 are not furnished. It is stated by the firm that the figures for years 60-61 to 66-67 only are available.</td>
</tr>
<tr>
<td>5.</td>
<td>M/s. Hyderabad Asbestos Cement Products Ltd., Sanathnagar, Hyderabad.</td>
<td>It is stated by the firm that the information for period prior to the year 1965 cannot be furnished as the relevant files and papers are not available. The figures furnished by the firm are inclusive of the particulars relating to their factory at Ballabarg. When the firm have been addressed to furnish details for all the years from 1953 to 1967 and exclusively for their unit at Hyderabad they have replied that it is not possible. Gone into production in 1963. Particulars in respect of subsequent years have not been furnished by the firm.</td>
</tr>
<tr>
<td>6.</td>
<td>Andhra Pradesh Electrical Equipment Corporation, Sanathnagar, Hyderabad.</td>
<td>—</td>
</tr>
<tr>
<td>7.</td>
<td>M/s. Kesoram.</td>
<td>—</td>
</tr>
</tbody>
</table>
23rd September, 1969.

**Oral Answers to Questions.**

**Q1:** Sri K. Brahmananda Reddy:— I do not think cooter licence is given.

**Q2:** Sri V. Kesava Raka — I want to know whether the foreign exchange allotted to these companies have been fully utilised by these companies.

**R1:** Sri K. Brahmananda Reddy:— You have seen the remarks in the last column of the statement placed on the Table of the House.

**Q3:** Both, Sir.

**R2:** Sri K. Brahmananda Reddy:— That was given long ago I do not think they have got 51 per cent.

**Q4:** Both, Sir.

**R3:** Sri K. Brahmananda Reddy:— It was transferred by the ex-Hyderabad Government long ago under an agreement: if you want
Oral Answers to Questions.  
Third September, 1930.  

capital participation I can see it and I tell the House. I told the House at an earlier stage that we are all of us engaged in a struggle to save this country and the future of this country for our children. These industries have been handed over to Burmah for management after the popular Government had taken over. What is the majority of share? It is better we take over all the industries. For some of them why should we continue. Sri B.R. Subba Rao: I have a suggestion. Why should we continue the private management in them? Is it because we find that most of the industries are running in loss or the profit and loss are fluctuating? There is something suspicious about the whole thing. Therefore, in order to attract the new man in a short span of time we take it over. How are we on what lines in Government thinking?

Shri K. Brundavan Reddy: — I had an agreement the management was given to Allwyns, Anyways. What is the policy regarding this?

Sri K. Brundavan Reddy: — If they are covered by an agreement and the agreements have not come to an end. For instance, Allwyns, that can be considered. Regarding others, they are covered by certain agreements where there are many clauses.

Shri K. Brundavan Reddy: — If there are clauses of 20 years ago and certain agreements. You know this question was put two years back. You know this question was put two years back.
Oral Answers to Questions.

Sri K. Brahmananda Reddy.—Yes, Sir. Interim report of the Planning Commission by R. H. Hazari:

Sri K. Brahmananda Reddy.—My point is, we are not concerned here with other reports. The thing is so far as our industries are concerned we have to look into them, see how they are functioning, whether anything can be done or cannot be done. That thing we can do.

Sri K. Brahmananda Reddy.—I do not think that Hyderabad Allwyns Co is given licence for manufacture of scooters. It may be that they have applied, but no licence has been given.

Sri K. Brahmananda Reddy.—If it is covered by an agreement entered into in 1953 for any particular period, that period will have to be over.

TAKING OVER OF THE MANAGEMENT OF THE ALLWYN COMPANY

(a) whether it is a fact that the Allwyn Company, Hyderabad is at present managed by the Hyderabad Agencies, a Birla Concern;

(b) whether it is a fact that the managing agency will expire by March, 1960,
(c) If so, whether the Government of Andhra Pradesh or Andhra Pradesh Industrial Development Corporation propose to take over the management from April, 1969 in view of the fact that this concern is getting poor profits now and also in view of the mountain of criticism in Parliament against the Birla concerns about their dubious accounting practice; and

(d) whether the Government propose to get the accounts of this firm for the last six years audited by the Government auditors or by the Accountant General and the Audit reports be placed on the Table of the House?

Sri K. Brahmananda Reddy.—(a) (b) & (c) The Managing Agency Agreement between the Hyderabad Agencies Private Ltd., and the Hyderabad Allwyn Metal Works Ltd., expired on 10th April, 1961. Future pattern of management of the Company is under the active consideration of the Government.

(d) No, Sir.
Oral Answers to Questions.

Sri K. Brahmannaanda Reddy: —Under the agreement I do not think we have power to get things done like that.

Sri K. Brahmananda Reddy: —If, on looking into it, there is any suspicion attached and if it is necessary that we should look into it and as Mr. Badrivalsal Pitti says Government have power to go into it, certainly we will look into it.

Sri K. Brahmananda Reddy: —Certainly, Sir, if the matter requires probing, we will certainly do it.

Dr. T. S. Murthy: —The matter requires probing. That is what we are trying to pin-point.

Why this fact is not being probed into. The cement factory is running into huge profit.
Oral Answers to Questions.

23rd September, 1969.

Sri K. Brahmananda Reddy:—I do not think they have been given licence for scooter manufacture.

SELECTION COMMITTEES FOR PUBLIC SECTOR UNDERTAKINGS

713—

† 446 (1961) Q.—Sri R. Mahananda (Darsi):—Will hon. the Chief Minister be pleased to state:

(a) whether there is any proposal before the Government to request the Union Government to constitute an official and non-official Selection Committee for each Industry started in Public Sector in our State for absorption of suitable employment personnel of the State, and

(b) if not, what are the measures taken by the State Government for the absorption of suitable unemployed personnel of the State in those industries?

Sri K. Brahmananda Reddy:—(a) With a view to see that more representation is given to local people in Central Sector Undertakings, the Prime Minister has been addressed in April 1969, that the personnel managers of all the Central Government undertakings are drawn from the local State Government cadres or appointed in consultation with the State Government. Along with this, it has been suggested that recruitment boards for officers cadres should be constituted in which State Government should be adequately represented. No reply has so far been received.

(b) Does not arise.

Sir, if we take the 19th September 1909, as the date of the

On the 19th September 1909, the debate on the Budget

It all depends upon continuously trying to tell them

It all depends upon continuously trying to tell them

It all depends upon continuously trying to tell them

It all depends upon continuously trying to tell them

It all depends upon continuously trying to tell them
Oral Answers to Questions.  23rd September, 19 9.  275

(a) Will the Chief Minister be pleased to state —

1. the No. of Government and private shares respectively in the Hyderabad Chemicals and Pharmaceuticals Works Ltd,

2. who is in charge of the management of the said company,

3. the year-wise particulars of the licences issued so far from 1904 for the import of chemicals for the manufacture of medicines by the said company;

4. whether the Government have any information that the materials imported have been sold this year at Bombay;

5. the year-wise quantity of rectified spirit with 90% alcoholic content supplied from the Government to this company together with the price at which the same has been supplied;

6. whether the Government are aware that the same was purchased at the rate of Rs. 1 per litre and sold in the black market at the rate of Rs. 5 per litre; and

7. whether the Government will order an immediate investigation into all the affairs of the said company?

Sri K. Brahmananda Reddy: — (a) Government are holding 8000 shares out of total paid up shares of 40,000 forming 20% of the issued capital.

(b) Shri Hariprasad Badruka is the Managing Director.

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

SHARES IN HYDERABAD CHEMICALS

714—

* 425 (1805) Q. - Sri N. Raghava Reddy (Nakreka):—Will the Chief Minister be pleased to state—

(a) the No. of Government and private shares respectively in the Hyderabad Chemicals and Pharmaceuticals Works Ltd,

(b) who is in charge of the management of the said company,

(c) the year-wise particulars of the licences issued so far from 1904 for the import of chemicals for the manufacture of medicines by the said company;

(d) whether the Government have any information that the materials imported have been sold this year at Bombay;

(e) the year-wise quantity of rectified spirit with 90% alcoholic content supplied from the Government to this company together with the price at which the same has been supplied;

(f) whether the Government are aware that the same was purchased at the rate of Rs. 1 per litre and sold in the black market at the rate of Rs. 5 per litre; and

(g) whether the Government will order an immediate investigation into all the affairs of the said company?
Oral Answers to Questions

28th September, 1960.

(d) No, Sir.

(e) A statement is placed on the table of the House.

(f) and (g):—Some anonymous petitions alleging (1) illicit sale of alcohol (2) Excess manufacture of Dehydratum and (3) Manufacture of Infantone Grippe water without payment of duty for nearly 3 years were received. These allegations were enquired into and found that certain accounts were not maintained by the Company in a proper manner. The explanation of the Company was obtained and further action against the Company was dropped.

STATMENT PLACED ON THE TABLE OF THE HOUSE:

Answer to Clauses (c) and (e) of the L.A.Q. No. 1805 starred [*714]

<table>
<thead>
<tr>
<th>Period</th>
<th>Import licence No.</th>
<th>Value</th>
<th>Items imported</th>
</tr>
</thead>
<tbody>
<tr>
<td>1961/65</td>
<td>P/RM/2141401/C/XX/19.20/ Annual/D.20, dt. 25-11-64</td>
<td>Rs 66,000</td>
<td>Balsam Tolu B.P. Sulphate zole Balsam Tolu B.P. Pepsin Pethidine Sulphawarazine Acid - Benzic.</td>
</tr>
<tr>
<td>1965/66</td>
<td>P/SS/15455804/C/XX/21/C M/20, dt. 25-9-65</td>
<td>2,200</td>
<td>Unutilised.</td>
</tr>
<tr>
<td></td>
<td>P/RM/215223/C/XX/23/C H 23-24, dt. 1-9-66</td>
<td>1,12,000</td>
<td>Citric Acid Balsam Tolu Hyflusuper-cit. Natural Essential Oils</td>
</tr>
<tr>
<td></td>
<td>P/SS/1545202/C/XX/21/C M/19.20, dt. 3-7-65</td>
<td>3,000</td>
<td>Electrical Universal Thermometer.</td>
</tr>
<tr>
<td></td>
<td>P/EP/2320932, dt. 3-3-66</td>
<td>2,156</td>
<td>Nut meg.</td>
</tr>
<tr>
<td></td>
<td>P/RM/2160474, dt. 16-8-67</td>
<td>17,000</td>
<td>Not utilised.</td>
</tr>
</tbody>
</table>

Licences were not received by the Company for the year 1967-68 and 1968-69.
O. al Answers to Questions.  3rd September, 1939.  277

Statement Showing the Allotment of Rectified Spirit and Quantity Lifted by Hyderabad Chemical and Pharmaceutical Works Limited - Hyderabad - 20.

<table>
<thead>
<tr>
<th>Year</th>
<th>Quantity of Rectified spirit allotted under R. S. III</th>
<th>Quantity of Rectified spirit lifted under L-I</th>
<th>Quantity of R. S. allotted under L.I.</th>
<th>Quantity of R. S. lifted under L.I.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1965-66</td>
<td>6,25,754 B.L.</td>
<td>91,169 L.P.</td>
<td>40,216 I</td>
<td></td>
</tr>
<tr>
<td>1966-67</td>
<td>4,10,207</td>
<td>75,400</td>
<td>36,182</td>
<td></td>
</tr>
<tr>
<td>1967-68</td>
<td>8,10,174</td>
<td>47,730</td>
<td>47,710</td>
<td></td>
</tr>
</tbody>
</table>

Sri K. Brahmananda Reddy — The Special Officers, Special Squad, Board of Revenue, made surprise raids on the company from 8-11-1968 to 11-11-1968 and reported nothing adverse could be found except that the accounts as per the R S, Rules were not maintained properly by the concerned or by the Excise Officer in charge with regard to the manufacture of ether.
278 23rd September, 1909  Oral Answers to Questions

Sri K. Brahmaranda Reddy.—me accounts were not maintained as per rules.

Sri K. Brahmaranda Reddy.—me accounts were not maintained as per rules.

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Sri K. Brahmaranda Reddy.—me accounts were not maintained as per rules.
Or. 1 Answers to Questions. 23rd September, 1969. 279

Investment on Collieries in IV Plan

715—

* 173 (2167) Q.—Sri Dhanenkula Narasimham (Udayagiri).—Will hon. the Chief Minister be pleased to state:

(a) the amount proposed to be invested by the Government on collieries during the Fourth Five-Year Plan; and

(b) the share of the State Government in it?

Sri K. Brahmananda Reddy—(a) & (b) The Company has not yet finalised schemes for taking up in the IVth Plan period. As such the question of the amounts proposed to be invested by the Government on the Collieries and this Government's share thereof does not arise now.

S. 1904 (2057) Q.—(a) & (b) The Company has not yet finalised schemes for taking up in the IVth Plan period. As such the question of the amounts proposed to be invested by the Government on the Collieries and this Government's share thereof does not arise now.

Misappropriation case against Patwari, Pocharam Village

716—

(a) whether it is a fact that a case of misappropriation of revenue collections amounting to Rs. 1,750/- during 1962 is under enquiry by R. D. O. of Mahboobabad, against the Patwari of Pocharam village Parkal taluk, Warangal district;

(b) if so the stage at which the enquiry stands at present after five years;

(c) for how long that enquiry will go on,

(d) the time by which it will be finalised, and

(e) the persons who have been found responsible for that amount, during the enquiry and the action taken against them?

The Minister for Revenue (Sri P. Thimma Reddy) —(a) Yes.

(b) (c) (d) & (e):—The Revenue Division Officer Mahaboobabad, enquired into the matter and recommended for the recovery of Rs. 1,750/- from three persons (U. D. Clerk, Patwari, Mali Patwai) equally. The Collector has requested the Sub-Collector, Warangal to proceed with the recovery of amount, and the recovery proceedings are in progress.
Oral answers to Questions. 23rd September, 1969.

The Collector of Warangal has reported that Sri Nizamuddin, UDC, Tahsil Office, Parkal, had received an amount of Rs. 1,150 from the Mali Patel in two instalments, Rs. 700 and Rs. 450, respectively, and passed receipts. These amounts relate to land revenue kist collections of khariif and abi for the year 1962-63. The mis-appropriation was detected on 30-7-1963 during the annual Khatta jamabandi verification of the village. The then Tahsildar Parkal investigated into the matter and reported on 4-6-1964 stating that there was a prima facia case against Nizamuddin UDC, who misappropriated an amount of Rs. 1,150. The then Sub-Collector, Warangal, after his enquiry reported to the Collector on 15-5-1965 that Sri Nizamuddin was mainly responsible for the mis-appropriation. The Collector placed the delinquent under suspension on 31-5-1965 and appointed Sub-Collector as the Enquiry Officer.

As the enquiries conducted by the Sub-Collector, Warangal and RDO, Mahabubabad, were found to be defective in as much as the provisions of CCA Rules were not properly followed, the Revenue Divisional Officer, Mahabubabad, was therefore, appointed as the Enquiry Officer on 13-12-1966.
28rd September, 1969.

Oral Answers to Questions

Sri P. Subbaiah (Yerragondapalem).—Will the Minister for Revenue be pleased to state:

(a) whether heavy penalties have been levied on the ryots in K.C. Canal area in Nandikotkur taluk, for irregular irrigation last year (i.e.) 1377 Fasli; and

(b) if so, has the Government decided to cancel penalties in view of more production?

Sri P. Thimma Reddy.—(a) Penalties amounting to Rupees 4,01,60 were levied in Nandikotkur taluk in Fasli 1377, in accordance with the rules.

(b) No, Sir. The matter is under consideration of Government.

Penalties for Irregular Irrigation under K.C. Canal

717—
FIRE ACCIDENT AT YERRABALIM

718—

* 358 (1258) Q —Sri P. Subbaiah:—Will the hon Minister for Revenue be pleased to state:

(a) whether a fire accident took place at Yerrabalem village, Markapur taluk, Kurnool district on 21-8-1968,
(b) whether any subsidy for the fire victims was paid; and
(c) if so, when and how much?

Sri P. Thimma Reddy — (a) Yes, Sir.

(b) & (c) Yes, Sir. Cash relief at the rate of Rs 50 each was given to 25 victims on 9-10-1968.

ABADI LAND AT NEW PALAWANCHA

*367 (1869) Q.—Sarvasri Md. Rajab Ali (Khammam), R. Satyanarayana Raju (Narasapur) and N. Raghava Reddy:—Will the hon. Minister for Revenue be pleased to state:

(a) what is the extent of Abadi land in New Palawancha village Kothagudem taluk, Khammam district;
(b) how many illegal occupants are there in the Abadi land;
(c) will the hon. Minister be pleased to place on the Table a statement showing the names of illegal occupants and extent of land under their possession, and
(d) what is the action taken against such illegal occupants? If no action is taken the reasons therefor?

Sri P. Thimma Reddy — (a) Ac. 242-26 Gunta.
(b) 316
(c) A statement is placed on the Table of the House.
(d) The Collector has been asked to take action against the illegal occupiers under the Land Encroachment Act.
STATEMENT PLACED ON THE TABLE

Statement showing the list of encroachers of Abadi lands in New Palawancha village Kothagudem taluk Khammam district.

[Vide Answer to L.A Q. No. 1839 (Starred) 719]

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the encroacher</th>
<th>Area encroached</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Tambala Ramulu</td>
<td>0.01</td>
</tr>
<tr>
<td>2</td>
<td>Marva Krishnamurty</td>
<td>0.02</td>
</tr>
<tr>
<td>3</td>
<td>Killari Satyanarayana</td>
<td>0.02</td>
</tr>
<tr>
<td>4</td>
<td>Obbena Venkatramam</td>
<td>0.02</td>
</tr>
<tr>
<td>5</td>
<td>Polampali Veeranna</td>
<td>0.02</td>
</tr>
<tr>
<td>6</td>
<td>N. Sambaiah</td>
<td>0.04</td>
</tr>
<tr>
<td>7</td>
<td>N. Nageswar Rao</td>
<td>0.03</td>
</tr>
<tr>
<td>8</td>
<td>Raju</td>
<td>0.02</td>
</tr>
<tr>
<td>9</td>
<td>Ravori Bhadraiah</td>
<td>0.02</td>
</tr>
<tr>
<td>10</td>
<td>Madhinap Bhadraiah</td>
<td>0.02</td>
</tr>
<tr>
<td>11</td>
<td>Bandaru Mallikah Swamy</td>
<td>0.02</td>
</tr>
<tr>
<td>12</td>
<td>Venkat Rao, Tailor</td>
<td>0.02</td>
</tr>
<tr>
<td>13</td>
<td>Abdul Samad</td>
<td>0.02</td>
</tr>
<tr>
<td>14</td>
<td>Hanmant Rao</td>
<td>0.02</td>
</tr>
<tr>
<td>15</td>
<td>Premanandam</td>
<td>0.02</td>
</tr>
<tr>
<td>16</td>
<td>Meesala Papaiah</td>
<td>0.02</td>
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<td>17</td>
<td>V Elisa</td>
<td>0.02</td>
</tr>
<tr>
<td>18</td>
<td>Shaik Mohd. Hussain</td>
<td>0.02</td>
</tr>
<tr>
<td>19</td>
<td>Shaik Ahmed</td>
<td>0.02</td>
</tr>
<tr>
<td>20</td>
<td>Hussain Saheb</td>
<td>0.04</td>
</tr>
<tr>
<td>21</td>
<td>Subh n Khan</td>
<td>0.02</td>
</tr>
<tr>
<td>22</td>
<td>Mittakola Venkatramajiah</td>
<td>0.02</td>
</tr>
<tr>
<td>23</td>
<td>Narayangiri Dammaiah</td>
<td>0.03</td>
</tr>
<tr>
<td>24</td>
<td>Gaddam Agaiah</td>
<td>0.02</td>
</tr>
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<td>25</td>
<td>Telpanori Peeraiah</td>
<td>0.02</td>
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<td>26</td>
<td>Subhawath Laxmi Ram</td>
<td>0.02</td>
</tr>
<tr>
<td>27</td>
<td>Nagabhooshnam</td>
<td>0.02</td>
</tr>
<tr>
<td>28</td>
<td>Yellamanchili Ramakrishna Rao</td>
<td>0.02</td>
</tr>
<tr>
<td>29</td>
<td>Gatla Venkatnarayana</td>
<td>0.02</td>
</tr>
<tr>
<td>30</td>
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23rd September, 1969

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23rd September, 1969.

Rural Answer to Questions.

Sir, the Collector has been asked to take action against the encroachers under the Land Encroachment Act. But as I said, Sir, the Collector has been asked to take action against the encroachers under the Land Encroachment Act. But as I said, Sir, the Collector has been asked to take action against the encroachers under the Land Encroachment Act. But as I said, Sir, the Collector has been asked to take action against the encroachers under the Land Encroachment Act.

The construction of quarters was taken up during the year 1959-60. During the course of construction of quarters, some defects were noticed and the contractor who was asked to rectify the defects did not attend to the work but he wanted that the rates sanctioned in the estimates be increased, and this was not accepted. As a result, the contractor stopped the work at the roof level and discontinued the work. The Gram Panchayat called for fresh tenders to carry out the balance of work, but no tender was received. The Collector, Warangal, suggested completion of the work departmentally, but the Gram Panchayat did not agree to it. The Executive Officer was authorised to complete the work under his supervision. By that time, the period allotted for utilisation of the loan lapsed. The Collector, Warangal, was, however, requested to take steps for completion of the construction of staff quarters immediately. An amount of Rs 15,272 was spent and the quarters were built up to roof level.

No, Sir.
Supply of Oil and Soap to Thoties

721—

* 42 (0939) Q.—Sri Badrivishal Pitti—Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether any replies have been received to the memo, dated 12-5-1969 of the Panchayati Raj Department issued to the District Collectors calling for their views and estimates about the amount of expenditure required by extending to the thoties serving in the panchayats also the facilities of supply of oil and soap etc., being made in the case of their counterparts in the municipalities, and

(b) if so, the steps being taken thereon?

Sri T. Ramaswamy—(a) Yes, Sir.

(b) The Government after examining the report of the District Collectors and also the financial implications involved and their impact on gram panchayats have decided to defer the proposal for better times.

Sri T. Ramaswamy—For each panchayat, it comes to about from 1 to 1.20 rupees and in most cases the expenditure ranges between Rs 500 and Rs 600.

Sri T. Ramaswamy—What amount do you want? Do you want the amount to be increased on thoties?

Sri T. Ramaswamy—What amount do you want? Do you want the amount to be increased on thoties?
2.3 September, 1909.

Oral Answers to Questions.

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I^LYANA MANTAPAM AT HYDERABAD

722—

* 68 (76'6) Q.—Sr. Agarala Easwara Reddy:—Will the hon. Minister for Endowments be pleased to state:

(a) whether there is any proposal to construct a bigger Kalyana Mantapam at Hyderabad; and

(b) what is its estimated cost and when would it be ready for occupation?

The Minister for Endowments (Sri R. Ramalinga Raju) —(a)

Yes, Sir.

(b) The Kalyana Mantapam is estimated to cast Rs 1.5 lakhs and is expected to be ready for occupation in a period of two years after the work is taken up.

RADIOLOGISTS AND RADIOGRAPHERS

723—

* 897 (6575) Sri T. G. L. Thimmaiah (put by Sri T. C. Rajan):—Will the hon. Minister for Health and Medical be pleased to state:
Oral Answers to Questions.  23rd September, 1969  295

(a) the present hospitalwise number of Radiologists and Radiographers in all the Hospitals of the State;

(b) the number of X-Ray plants in the Government hospitals in the State, hospitalwise; and

(c) if the number in clause (a) is surplus than required by X-Ray plants, why they are being maintained without giving them proper work; and

(d) can this State of affairs be rectified in future and if so by what time?

The Minister for Health and Medical (Sri Md. Ibrahim Ali Ansari):—

(a) and (b) A statement showing the hospitalwise number of Radiologists, Radiographers and the number of X-Ray Plants in all the Hospitals in the State is placed on the Table of the House.

(c) The number of Radiologists and Radiographers are not more than the number required.

(d) Does not arise.

STATEMENT PLACED ON THE TABLE OF THE HOUSE
In respect of Clause (a) and (b) of L. A. Q. No. 665 (Starred) [*723]

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<th>Number of Radiographers</th>
<th>No. of X-Ray Plants</th>
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Oral Answers to Question -

28th September, 1960.

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Sri Mohammad Ibrahim Ali Ansari:—The hon. Member is asking something which is not connected with this question.

Sri Mohammad Ibrahim Ali Ansari:—We will consider.

Sri Mohammad Ibrahim Ali Ansari:—I will find out.

Sri T. Nageswar Rao (Mangalagiri):—In some hospitals there is neither a radiologist nor a radiographer. An Expert Committee was appointed some time ago to go into the aspect of the X-Ray plants in our state. Will a copy of that report be placed on the Table of the House

Sri Mohammad Ibrahim Ali Ansari:—I have no idea,

UPPER SILERU PROJECT

724—

14th Q.—Sri Dhanenkula Narasimham —Will the hon. Minister for Power be pleased to state:

(a) whether there is any agreement between our State and Orissa Government relating to Upper Sileru Project, and

(b) if so, the details of the said agreement?

The Minister for Power (Sri V. Krishna Murthy Naidu),—

(a) Yes Sir.

(b) A copy of the agreement is placed on the table of the House.

PAPER PLACED ON THE TABLE OF THE HOUSE

(Vide Answer to L.A.Q. No. 1409—Starred [*724])

Final Agreement Between the Governments of Orissa and Andhra Pradesh in Relation to the use of the Waters of the Sileru River

1. A dam on Sileru with FRL 1516 shall be constructed at Balimela.

2. The weir at Guntawada, to be built entirely at the cost of A. P. Government shall have specified heights as follows:

(a) The construction of weir at Guntawada will be as follows:
   1st June, 1968.  Spill way sections 600 ft. at 132 ft.
   and 400 ft. at 1320
   15th April, 1964.  Spill way section 800 ft. at 182 ft.
   and 200 ft. at 1320
   16th May, 1964.  Spill way section 1000 ft. at 1382

Construction of sluices for 4000 cusecs discharge with water at 1820 will be provided.

By December, 1964.  Spill way section will be raised to crest level of 1840.

(b) R. L. 1840 ft. when this power plant is due to go into operation.

(c) R. L. 1360 ft with 20 ft. gates over 1340 ft. R. L. crest when Balimela Dam has reached a height of atleast 1400 ft. R. L.

Provided that in no case the height of water level at Guntawada, during floods or otherwise, shall exceed about 1360 ft. R. L. for maximum designed discharge of 2.5 lakh cusecs.

3. The cost of Balimela Dam for common works shall be shared equally by Government of Andhra Pradesh and Government of Orissa.

Provided however that the share of Andhra Pradesh Government shall not exceed Rs. 12.00 crores,
Oral Answers to Questions.

23rd September, 1969. 301

4. As requested by the Andhra Pradesh Government, Orissa Government agreed to bear the Andhra Pradesh Government's share of expenditure over and above Rs. 3 crores (as provided by Andhra Pradesh Government) during the Third Plan period

Such amount as is advanced by Orissa Government on account of Andhra Pradesh Government will bear interest at the average rate of public loans floated by Orissa State during 1962-65, to be repaid to Orissa Government during the first year of the Fourth Plan period.

Andhra Pradesh Government has also undertaken to place the balance of the funds required as their share during the Fourth Plan period to the extent of the work actually done every year.

5. The design and specification of the Balimela Dam would be authorised by a Committee of three experts, consisting of the following:

(1) Dr. A. N. Khosla, Member, Planning Commission;
(2) Sri G. A. Narasimha Rao, Chairman, Central Water and Power Commission;
(3) Member, Designs, Central Water and Power Commission.

When vacancies arise they shall be filled by the Control Board.

6. Half the total inflow into Balimela Reservoir at Balimela Dam will be let down towards the Andhra Pradesh share and the other half into the Balimela High Head Power House of the Orissa Government. The flow to either Power station will be as per the actual requirements. In any year from July 1st to June 30th, the drawoff of either party from storage shall not exceed half the allowed drawoff for the year inclusive of evaporation losses but exclusive of surpluses due to filling of reservoir. Rules for regulations of the reservoir after it is in operation shall be drawn by the Control Board.

7. Full facilities for investigation, construction and operation of weirs at Guntawada and Lower Sileru site as also Lower-Sileru Dam at Donkarayi or nearby will be given by the Orissa Government to the Andhra Pradesh Government. Necessary land will be acquired in Orissa territories by the Orissa Government under the provisions of the Land Acquisition Act. Similar assistance for the Balimela Reservoir will be given by the Andhra Pradesh Government to the Orissa Government for areas in the Andhra Pradesh State.

8. The construction of Balimela Dam will be under a Joint Control Board on which Orissa and Andhra Pradesh will have equal representation. The Chairman of the Board will be the Chief Minister of either State alternately for term of a year, the first Chairman being the Chief Minister of Orissa. Works on the Balimela High Head Power House will be done by Orissa Government and on Guntawada Weir by Andhra Pradesh Government.
9. The Power House at Balimela Dam utilizing the Andhra Pradesh share of waters will be constructed by and at the cost of Andhra Pradesh Government and will be operated and be under full control of Andhra Pradesh Authorities. This cost will include costs of Penstock, Trash Rack and intake Structure. The High Head Balimela Power House will be operated and be under the full control of the Orissa Government, which will bear all the relevant costs.

10. Below Balimela Dam, the entire flow of River Sileru and its tributaries is left to the exclusive use of Andhra Pradesh State in such manner and at such times as they think fit. The Andhra Pradesh Government will construct the necessary works. Similarly below the High Head Power House the entire waters will be for the exclusive use of Orissa State.

11. If and when any additional water is diverted into Musi-kund basin from other basin, half the waters will be given to Andhra Pradesh State and Andhra Pradesh State should bear half the cost of diversion and storage works.

12. With the signing of this Agreement the Andhra Pradesh Government may proceed with the construction of the Guntawada Weir and ancillary works as per the programme specified in clause (2) in the Orissa portion of the River and territory. Similarly works connected with the Balimela Dam may be taken up immediately.

13. Any alteration in the terms of this Agreement can be made only with mutual consent of both the parties.

Signed on behalf of the Govt. of Orissa:
(1) Biju Patnaik, Chief Minister.
(2) B. Sivaraman, Chief Secretary.

Signed on behalf of the Government of A.P.:
(1) N. Sanjiva Reddy, Chief Minister.
(2) M. P. Pai, Chief Secretary.

Hyderabad (Dn)
dt: 4—9—1962
SPL QUALIFYING TEST FOR ELECTRICITY EMPLOYEES

125—

*378 (1439) Q.— Sri A. Madhava Rao:— Will the hon. Minister for Power be pleased to state:

(a) whether it is a fact that about 800 persons who had been working in Electricity Department by 1-7-1968 were permitted to sit for the Special Qualifying Test held by the Public Service Commission.

(b) whether it is also a fact that the papers of all the 800 candidates were not sent for valuation, and

(c) if so, what are the reasons therefor?

Sri V Krishnamurthy Naidu:— (a) 613 employees of the State Electricity Board were allowed by the Andhra Pradesh Public Service Commission to sit for the Special Qualifying Test held on 22-5-1968 by the Andhra Pradesh Public Service Commission.

(b) No, Sir. The answer books of the 613 employees were sent by the Commission for valuation.

(c) Does not arise.

There are some candidates who have passed this test, but they have not yet been employed so far. This is my information and this is correct information. Are you able to rectify by employing these persons?

ELECTRICITY CHARGES

* 436 (1931) Q—Sri G. Sivabala.—Will the hon Minister for Power be pleased to state:

(a) what are the rates of Electricity charges per unit supplied to the agriculturists, industrialists and house-hold consumption in Andhra Pradesh at the end of 1966 and what are the said rates now in force in Andhra Pradesh; and

(b) whether it is a fact that Andhra Pradesh Electricity Board has increased the power charges per unit in respect of supplying energy to the shops; if so, from what dates and the reasons for the same;

(c) whether the Electricity Board will consider to charge for Electric energy actually consumed by the agriculturists in lift irrigation and exempt the minimum charges due to drought conditions in various places of Andhra Pradesh; and

(d) if not, the reasons therefore?

Sri V. Krishna Murthy Naidu:—

(a), (b) The information is placed on the Table of the House.
At the end of 1966.

1. **Agricultural Supply**
   (a) High Tension.

No separate tariff for H.T. agricultural supply.

The following rates (Category I) subject to a maximum overall unit charge of 12 Paise for K.W.H. without prejudice to maximum demand charges:

<table>
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<tr>
<th>Monthly billing demand (K.V.A.)</th>
<th>Rate in Rs. in per K.V.A.</th>
<th>Rate in paise per K.W.H of energy consumed</th>
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<td>First 500</td>
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<th>Monthly consumption of energy in KWH</th>
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<td>Balance in excess of 20,00,000</td>
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P.F., subject to a maximum of 7 Paise calculated to two decimal places.
2. Industrial supply:

(a) High Tension:

(i) Maximum Demand charges.

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<th>Rate in Rs. per K.V.A.</th>
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</tr>
<tr>
<td>Next 1500</td>
<td>11.29</td>
</tr>
<tr>
<td>Next 3000</td>
<td>9.60</td>
</tr>
<tr>
<td>Balance in excess of 5000</td>
<td>8.00</td>
</tr>
</tbody>
</table>

(ii) Energy charges:

<table>
<thead>
<tr>
<th>Monthly consumption of energy in KWH.</th>
<th>Rate in Paise per KWH.</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 50,000</td>
<td>9.60</td>
</tr>
<tr>
<td>Next 1,50,000</td>
<td>8.00</td>
</tr>
</tbody>
</table>
Supply of energy for irrigation and agricultural purposes shall be charged at a rate of 12 paise per KWH for the entire consumption over 60 units per H.P. per year will be charged at 8 Paise per K.W.H. supply of energy for water supply and sewage pumping schemes of local authorities or Government Departments and also supply to bona-fide small cottage industries having a contracted load not exceeding 5 H.P. in all shall be charged at a rate of 15 Paise per K.W.H. for the entire consumption.

<table>
<thead>
<tr>
<th>Monthly billing demand in K.V.A.</th>
<th>Rate in Rs. per K.V.A.</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 500</td>
<td>13</td>
</tr>
<tr>
<td>Next 1500</td>
<td>12</td>
</tr>
<tr>
<td>Balance in excess of 2000</td>
<td>10</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Monthly consumption of energy in KWH</th>
<th>Rate in Paise per KWH of energy consumed</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 50,000</td>
<td>10 00</td>
</tr>
<tr>
<td>Next 1,50,000</td>
<td>9.50</td>
</tr>
</tbody>
</table>
3. Domestic supply:

Low Tension:

<table>
<thead>
<tr>
<th>Monthly consumption of energy in K.W.H.</th>
<th>Paise per KWH</th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td>31</td>
</tr>
<tr>
<td>Next</td>
<td>30</td>
</tr>
<tr>
<td>Next</td>
<td>25</td>
</tr>
<tr>
<td>Balance above</td>
<td>15</td>
</tr>
</tbody>
</table>

Low Tension:

Monthly consumption in K.W.H. | Rate in Paise per K.W.H.

(i) First 50 KWH per H.P. of contracted load | 23.00
(ii) Next 200 KWH per H.P. of contracted load | 17.25
(iii) All balance consumption | 13.80
<table>
<thead>
<tr>
<th>Monthly consumption of energy in K.W.H.</th>
<th>Rate in Paise per K.W.H</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 500</td>
<td>22</td>
</tr>
<tr>
<td>Next 500</td>
<td>23</td>
</tr>
<tr>
<td>Balance above 1,000</td>
<td>18</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Monthly consumption of energy in K.W.H.</th>
<th>Rate in Paise per K.W.H</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 50</td>
<td>7.50</td>
</tr>
<tr>
<td>Next 50</td>
<td>7.00</td>
</tr>
<tr>
<td>Balance in excess of 20,00,000</td>
<td>4.00/L.F.</td>
</tr>
</tbody>
</table>

P. F. subject to a maximum of 7 Paise calculated to two decimal places.

23rd September, 1969.

Oral Answers to Questions.
**Oral Answers to Questions**

**ANSWER TO CLAUSE (b) OF THE L.A Q.No.1931 (Starred)**

Supply of power to shops is classified by the Andhra Pradesh State Electricity Board under non-domestic category and the present rates have been in vogue from 6-5-1967. They have not been enhanced subsequently. However, the monthly minimum under this category has been increased with effect from 1-9-1968. These increases have been effected in order to earn increased revenues and to discourage pilferage of energy.

**ANSWER TO CLAUSES (c) AND (d) OF THE L.A Q.**

The ryots are eligible for a reduction of minimum charges if they are prevented from taking or using energy either in whole or in part owing to causes beyond their control such as drying up of wells due to drought conditions. The reduction in the annual minimum guarantee will be proportionate to the number of days during which the well was dry due to drought and will be limited to the difference between the minimum guarantee prescribed and the actual consumption charges. The consumer should intimate to the concerned Assistant Engineer in time and obtain a certificate of dryness from him.

The Andhra Pradesh State Electricity Board has issued orders that, if the agricultural consumers in the drought affected areas apply in writing for reduction of Annual Minimum Guarantee consequent on non-availability of water in their wells, the Assistant Engineer concerned should personally inspect the wells and send reports to the Superintending Engineers concerned and that such consumers, whose wells have no water, should be billed for the actual consumption and the balance due should be postponed to 15-12-1969.

The reduction in the annual minimum guarantee will be proportionate to the number of days during which the well was dry due to drought and will be limited to the difference between the minimum guarantee prescribed and the actual consumption charges. The consumer should intimate to the concerned Assistant Engineer in time and obtain a certificate of dryness from him.

Wells will never dry up for all the time. The level of water goes down and supplies will be for half an hour or so in a day.

The period of actual consumption charge will be.

The reduction in the annual minimum guarantee will be proportionate to the number of days during which the well was dry due to drought and will be limited to the difference between the minimum guarantee prescribed and the actual consumption charges. The consumer should intimate to the concerned Assistant Engineer in time and obtain a certificate of dryness from him. Drought areas of complete water storage and wells have no water.
Oral Answers to Questions. 23rd September, 1969.

ELECTRIFICATION OF VILLAGES IN REPALLE TALUK

727—

* 17'4 Q.—Sri Y. Chennayya (Repalle):—Will the hon. Minister for Power be pleased to state:

(a) the number of villages electrified in Repalle taluk, Guntur district till the end of June, 1963; and

(b) the number of villages that will be supplied electricity in Repalle taluk before the end of this year?

Sri V. Krishnamurthy Naidu:—(a) 28 villages.
(b) 3 villages.

APPLICATIONS FROM SMALL SCALE INDUSTRIALISTS

728—

* 498 (2432) Q.—Sri R. Mahananda:—Will the hon. Minister for Small Scale Industries be pleased to state:

(a) how many applications of Small Scale Industries are received by the Government for financial assistance from Nellore district and Guntur district in 1967-68; and

(b) what are the amounts sanctioned as loan and grant to each of those?

The Minister for Export Promotion and Commerce deputised the Minister for Small Scale Industries and answered the questions)

Sri P. Ankineedu Prasada Rao:—(a) Nellore 1
Guntur 19

(b) An amount of Rs 70/- was sanctioned as loan in Guntur District during 1967-68. No grants were given in either District

Details are as follows:

(a) 19 applications were received for loans and grants.

Pass on information as per question.
Small-scale-Industries Department loans; grants and applications.

Sri D. Dhanenkula Narasimham:—Will hon' Minister for Small Scale Industries be pleased to state:

(a) the name of the persons who have been permitted to establish industries in the industrial estate at Nellore;

(b) the names of the countries from which required materials have been imported for the purpose of the Industries there; and

(c) the extent of Government and given for the imported goods?

Sri P. Ankineedu Prasada Rao:—(a) and (b) Statements are placed on the Table of the House.

(c) The Government do not extend any aid except issuing essentiality certificates for the Units to get these imported materials.

(Statement)
ANSWER TO CLAUSES (a) and (b) OF THE LEGISLATIVE ASSEMBLY QUESTION NO. 2165 BY SRI DHANENKULA NARASIMHAM,

STATEMENT (A)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of industry</th>
<th>Line of manufacture</th>
<th>Type of plot allotted</th>
<th>Date of commence-ment of production</th>
<th>Installed capacity</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>M/s Nellore stainless Steel Industries, Nellore</td>
<td>Stain-less steel hospital-ware equipment.</td>
<td>B6</td>
<td>—</td>
<td>—</td>
<td>Constructed up to basement level.</td>
</tr>
</tbody>
</table>
316  28th September, 1969  Oral Answers to Questions

Answer to clause (a) and (b) of the Legislative Assembly Question No 2.64

STATEMENT PLACED ON THE TABLE OF THE HOUSE.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of Unit</th>
<th>Period</th>
<th>Cost of imported material</th>
<th>Country of origin</th>
<th>Name of material</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>M/s. Vijaya Lakshmi Industries, Nellore</td>
<td>April to Sept '64</td>
<td>5,50</td>
<td>Japan</td>
<td>Stainless Steel.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Oct to March '64</td>
<td>2,200</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>April '65</td>
<td>65</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>March '66</td>
<td>85</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Apr '66</td>
<td>23,100</td>
<td>Japan</td>
<td>Stainless Steel.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>March '67</td>
<td>46,538</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>April '68</td>
<td>55</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>March '69</td>
<td>67</td>
<td>G P. Sheet</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>April '65</td>
<td>3,574</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>March '66</td>
<td>3,674</td>
<td>B. P. &amp; G P Sheets</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>March '67</td>
<td>3,674</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Apr '65</td>
<td>11,260</td>
<td>Japan</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Apr '65</td>
<td>25,077</td>
<td>Through State</td>
<td>&quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Apr '64 to March '65</td>
<td>25,077</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
</tbody>
</table>

88,266.00

2. M/s. Nellore Enamels, Nellore | April to Sept '64 | 20,000 | G. P & B. P. |
| Oct to March '65 | 7,500 | Borax Tin Oxide |
| Oct to March '66 | 8,820 | Cobalt Oxide |
| April to March '65 | 71,288.00 | Sodium Antimonate Calcium |
| Through State Trading Corporation Paints & Varnishes Etc. | 81,189.00 | " |

81,189.00
Oral Answers to Questions. 23rd September, 1969.

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>4.</td>
<td>M/s. Sri Venkateshwar</td>
<td>April'64 to March'65</td>
<td>Polythine Granules, High density low pressure</td>
<td></td>
</tr>
<tr>
<td></td>
<td>shwar Industries</td>
<td>5,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Nellore</td>
<td>April'65 to March'66</td>
<td>Polythine powder</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>April'66 to March'67</td>
<td>Polythine powder, High density of first quality standard grade</td>
<td></td>
</tr>
</tbody>
</table>

APPLICATION FOR ESTABLISHING INDUSTRIES IN THE NELLORE INDUSTRIAL ESTATE

730—

* 472 (2165) Q.—Sri Dhanenkula Narasimham :—Will the hon. Minister for Small Scale Industries be pleased to state:

(a) the number of applications for establishing industries in the Industrial Estate at Nellore in the case of which the sanction is yet to be given, and
MESSAGES FROM THE COUNCIL

Mr. Speaker—I am to announce to the House that I have received the following messages from the hon. Chairman, Legislative Council:

re. Nomination to the Committee on Estimates.

"I am to inform the Legislative Assembly that the following motion has been adopted by the Andhra Pradesh Legislative Council at its sitting held on 6th September 1969, concurring in the recommendation of the Assembly that the Legislative Council agree to nominate one member from the Council to the Estimates Committee of the Assembly for the financial year 1969-70.

MOTION

"That the House concurs in the recommendation of the Andhra Pradesh Legislative Assembly that the Andhra Pradesh Legislative Council do agree to nominate one member from the Council to serve on the Estimates Committee of the Assembly for the financial year 1969-70 and do proceed to elect in such manner as the Chairman may direct one member among the members of the Council to serve on the said Committee."

ANNOUNCEMENTS

re. Nomination to the Public Accounts Committee.

Mr. Speaker.—I am to announce to the House that Sri Jaipal Reddy has been nominated for election to one vacancy in the Committee on Public Accounts for the financial year 1969-70. I hereby declare him to have been duly elected to the Committee on Public Accounts.

re. Nomination to the Committee on Privileges.

Mr. Speaker.—I am to announce to the House that Sri G. V. Chandrasekhar Reddy has been nominated for election to one vacancy in the Committee of Privileges for the financial year 1969-70. I hereby declare him to have been duly elected to the Committee of Privileges.

re. Nomination to the Committee on Estimates.

Mr. Speaker.—I am to announce to the House that the following members of the Assembly have filed their nominations on the Committee on Estimates for 1969-70.
Point of Information

re: Strike by the employees of the Highways Department.

1. Sri Y. Chennaiah
2. Sri C. V. K. Rao
3. Sri Vittal Reddy, and

I am further to announce that the number of candidates nominated is four and the number of vacancies is only three. Therefore, there will be election from 10.00 a.m. to 1.00 p.m. on 29-9-50 in the Committee Room of the Assembly Buildings, Hyderabad.

BUSINESS OF THE HOUSE

Mr. Speaker:—I shall get it examined and see. If he has said anything objectionable I shall ask him to withdraw.

Sri C. V. K. Rao — He should have raised it yesterday itself.

POINTS OF INFORMATION

re: Strike by the Employees of the Highways Dept.
320 23rd September, 1969.

re:—Visit of the President of India.

Mr. Speaker:—I shall give instructions to see that due respect is shown to Members.

Mr. Speaker:—I shall give instructions to see that due respect is shown to Members.

Mr. Speaker:—I shall give instructions to see that due respect is shown to Members.
Point of Information

re: Formation of Ongole District.

28th September, 1969.

Mr. Speaker — I shall give necessary instructions to the Department concerned to show due respect to the members, particularly to the Opposition Members.

BUSINESS OF THE HOUSE

Sri G. Sivayya — I have got a problem, Sir.

Mr. Speaker: — Serious problem?

Sri G. Sivayya — Very serious problem. You know the serious situation in Chittoor District, Sir. There was rain everywhere but not in Chittoor. There are rigs in other districts which can be diverted to Chittoor District.

I would like to know whether the Municipal Electricity is subordinate to the Electricity Board or above the Electricity Board.

Mr. Speaker: — I expect every member to realise his responsibility and not go on making statement.

POINT OF INFORMATION

re: Formation of Ongole District.
Mr. Speaker.— May I know whether you are ready to make a statement today or will you make it tomorrow?

Sri K. Brahmananda Reddy :— Tomorrow.
Mr. Speaker:—Instead of saying what he did, the Minister might as well say that he is going to consider it and see what could be done.

The translation of it is:

"Whereas through the resolution moved by Sri J Vengal Rao, Home Minister and passed by the Andhra Pradesh Regional Committee at its meeting on 22-7-1969, a committee had been appointed on the present situation in Telangana, the recommendations of which had been accepted by the Andhra Pradesh Regional Committee on 21-8-69, and as per clause (4) of the said resolution all those detained in connection with the Telangana agitation under the Preventive Detention Act or any other law should be released immediately in order to
create a cordial atmosphere, and a friendly atmosphere conducive for
the discussion of the problems at a Round Table Conference, shoulc
whereby created. Notwithstanding the fact that there is such a
 provision in the resolution the Government have failed to take imme
diate steps in this regard.”

So, failure to implement the resolution passed is the question

Sri K. Brahmamanda Reddy — How does it come Sir? It does
not come under rule 209.

Mr Speaker: — His point is .

Sir, if only the resolution is created, the provision in the resolution should be
made by the Speaker.

Mr. Speaker: — His point is .

Sri K. Brahmamanda Reddy — How does it come Sir? It does not come under rule 209.

Mr Speaker: — His point is .

SPECIAL PROVISION WITH RESPECT TO THE STATE OF ANDHRA PRADESH,
PUNJAB, MAHARASHTRA AND GUJARAT:

Notwithstanding any thing in this Constitution, the President,
yay, by order made with respect to the State of Andhra Pradesh, . .
provide for the constitution and functions of regional committees of
the Legislative Assembly of the State, for the modifications to be
made in the rules of business of the Government and in the rules of
procedure of the Legislative Assembly of the State and for any special
responsibility of the Governor in order to secure the proper function-
ing of the regional committees.
Situation in Telangana.

The Regional Committee shall have power to consider and pass resolutions recommending to the State Government any legislative or executive action affecting the Telangana region with respect to any scheduled matter, so however, that the executive action relates to general questions of policy and the legislative or executive action does not involve any financial commitment other than expenditure of a routine and incidental character.

The Regional Committee shall have special responsibility for securing the proper functioning of the Regional Committee in accordance with the provisions of this Order.

The advice tendered by the Regional Committee shall normally be accepted by the Government and the State Legislature. In case of difference of opinion, reference will be made to the Governor whose decision shall be final and binding.

There shall be a Council of Ministers with the Chief Minister at the head to aid and advise the Governor in the exercise of his functions, except in so far as he is by or under this Constitution required to exercise his functions or any of them in his discretion.

Sri C.V. K. Rao — Mr Speaker, Sir. I would like to know under what Rules and provisions this aspect of the subject can crop up here. What is more, about the detainees, the Government has
re: Situation in Telangana.

released them and all our colleagues are here. What transpired in the Regional Committee has not been brought to the notice of this House at all. What was the resolution and what is the opinion of the House on that resolution has not been said. As such there can be no relevancy at all. All our colleagues are here today with us. Whether that resolution is proper or whether that resolution can come over and above the head of this House is to be considered. If a discussion is to be permitted under certain rules, I would request you to permit a discussion on that. Instead under rule 209 relating to communications from the Assembly to the Governor, whether a member can raise that thing, I do not know. All is well that ends well. My hon. friend who is unfortunate and with all power of the Government was behind the bars has come here to us now. Things are peaceful. It is not proper that the whole thing be raked up at this stage.

Sri K. Brahmananda Reddy:—I am really surprised, Sir. What is rule 209 about? It deals with ‘communications from the Assembly to the Governor. What has that to do here? With regard to detainees also, I do not know how rule 209 can ever be brought into this. Secondly, acceptance of the Resolution of the Regional Committee, or otherwise and then subsequently scheduled matters mentioned in the Presidential Order. It does not pertain to all. But the Government had considered the resolution and whether the resolution is in order or not. Government thought it fit to release the friends who are under detention. Therefore, the question of Rule 209 does not arise. Secondly the resolution of the Regional Committee also is not with regard to scheduled matters, where if the Government does not agree it will have to go to the Governor.

Sri K. Brahmananda Reddy:—Please see the words: ‘Pertaining to scheduled matters’
Situation in Telangana.

Sri K. Brahmananda Reddy:—It is not for the Regional Committee to say: 'You do this or do that'. The Regional Committee in its own wisdom does some thing. If it pertains to scheduled matters we have got an obligation. But if they do not pertain to scheduled matters, but if the Government considered to do what is best...

Mr Speaker:—Let us try to understand the issue clearly. Rule 209 deals with the mode of sending communications from the Assembly to the Governor i.e., a motion passed by the House if it is to be communicated to the Governor, it has to be communicated to the Governor by the Speaker. If the motion is passed you intend giving notice of a motion. That motion, if it is passed, then it is my duty to communicate it to the Governor. What is the provision under which you are first giving this Motion?

Mr. Speaker.—Rule 209 is not relevant. Rule 209 lays down the procedure to be followed in the matter of communicating a resolution or motion to the Governor after it is passed by the House. What is the provision under which you are giving the motion itself? Another thing you are mistaking, under Rule 209 you have given no notice of motion saying that the situation or some thing like that in Telangana be taken into consideration. Rule 209 is under Chapter XXIII, which deals with General Rules of Procedure to be followed in the matter of conduct of business in the House. Rule 230 says as to how a motion should be disposed of, whether it should be put to vote or not. So far as Motions are concerned, the Chapter is entirely different. That is Chapter XV. That deals with the mode of giving motions, etc. Then, after the motions are given, this Chapter deals with the disposal of the motion, the procedure to be followed in the matter of disposal of motions. You are committing a mistake. Whether I am right or not, you once again go through the rules and see whether my interpretation is correct or not.

Mr. Speaker.—Every Minister and the Advocate-General for a State shall have the right to speak in, and otherwise to take part in the proceedings of the Legislative Assembly of the State or, in the case of a State having a Legislative Council, both Houses, and to speak in, and otherwise to take part in the proceedings of, any committee of the Legislature of which he may be named a member, but shall not, by virtue of this article, be entitled to vote.
Mr. Speaker.—About these matters, I do not think it is necessary. You once again consult other friends in respect of this matter, or in regard to the interpretation of the rules and satisfy yourself. What I think is, it is not such a matter in which we ought to summon the Advocate General. I do not think it is necessary. If I am convinced that it is a complicated matter which requires interpretation from the Advocate General, I do not hesitate to send for him. The rule is very clear by itself. Rule 230 is the Rule you have given notice under.

Mr. Speaker.—It does not apply—Rule 230. Similarly Rule 209 also. Rule 230 says:

“A motion that the policy or situation or statement or any other matter be taken into consideration shall not be put to vote of the Assembly.”

Any motion like that that the policy or situation or statement or any other matter be taken into consideration shall not be put to vote of the Assembly

“. . . but the Assembly shall proceed to discuss such matters immediately after the mover has concluded his speech and no further question shall be put at the conclusion of the debate at the appointed hour unless a member moves a substantive motion in appropriate terms to be approved by the Speaker and the vote of the Assembly shall be taken on such motion.”

Mr. Speaker.—So, that deals with the disposal of motions. Similarly, Rule 209 also. It prescribes the procedure to be followed in the matter of communicating the resolutions or motions passed by House to the Governor.

This motion, you have given under what rule?

Mr. Speaker.—That is not the Rule. 209 deals with communications between the Governor and the Assembly.

Mr. Speaker.—I hope I will be able to convince .

Mr. Speaker.—I will close the matter now. I will consider the whole thing and decide about it.

Sri B. Ratnasabhapathi.—If I have correctly understood, Mr. Padnavishal Pitti, he says that it should be sent to the Governor. What is the relationship between the Regional Committee and the Assembly . . . .
Mr. Speaker - That is entirely a different matter. The question now is whether a motion can be admitted under Rule 209. Rule 209 deals with the procedure to be followed in matters of communicating motions passed in the Assembly to the Governor. There is a separate Chapter dealing with Motions. Chapter XV deals with Motions. Under any of the provisions of that Chapter, a member can give notice of a motion.

Mr. Narasimha Rao (Huzurabad) :—The Regional Committee is a part and parcel of this august House. All the rules of procedure which are followed in this House are also followed in the Regional Committee. According to that procedure a resolution was adopted unanimously. But the Government failed to implement the spirit and letter of the resolution. Therefore, this House has got every right to raise a discussion or to move a motion about the non-implementation of that resolution.

Mr. Speaker :—That is not the question now. Supposing a resolution passed by the Regional Committee is not carried out or not implemented by the Government. For failure on the part of the Government to implement the resolution passed by the Regional Committee you want to give a notice of motion. Who is questioning your right?
Sri P. Narasinga Rao:—That is what hon. Sri Badrivishal Pitti has done.

Mr Speaker:—But not under Rule 209. It only says that the resolutions passed by the House should be communicated to the Governor.

Sri P. Narasinga Rao:—He has moved a resolution in the form of a Motion. You first allow a discussion. If the Motion is carried, it can be sent to the Governor.

Mr. Speaker:—Under Chapter 15, a member can give notice of a Motion. Under that Chapter you give notice of a motion for failure of the government to implement the resolution passed by the Regional Committee.
23rd September, 1969.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE.

re. Need for evicting encroachers in Vijayawada Town.

Dr. T. V. S. Chalapathi Rao (Vijayawada-East):—Mr Speaker, Sir. In the first place in today's business paper, it typed like this: "Dr. T. V. S. Chalapathi Rao to call the attention of the Minister for Revenue to the need for evicting encroachers in Vijayawada Town." I never said about any such eviction. What I wanted to call the attention was for the need for granting pattas to encroachers in Vijayawada town.

Mr. Speaker:—It will be got corrected.

Dr. T. V. S. Chalapathi Rao.—I call the attention of the hon. Minister for Revenue to G.O.Ms. 712 Revenue dated 6th August 1966 wherein staff was sanctioned for disposal of applications of encroachers in Vijayawada on revenue land and regret to inform him that not a single encroacher was granted patta though 3 years have elapsed. I hope at least they will complete the work in the coming three months.

Mr. Speaker:—If the sanction of employment of the following staff in the office of the Collector, Krishna district, for disposal of applications of encroachers in Vijayawada town for a period of 3 months from the date of appointment was accorded for employment of the following staff in the office of the Collector, Krishna district, for disposal of applications of encroachers in Vijayawada town for a period of 3 months from the date of appointment.
Calling attention to a matter of urgent public importance:

re: Need for evicting encroachers in Vijayawada.

332 23rd Sptember, 1969.

re: Need for evicting encroachers in Vijayawada.
Calling attention to a matter of urgent public importance:

re: Levying of penalties during 1378 Fasli on the ryots under K. C Canal in Allagadda, Koilkuntala and Nandyal taluks.

On 23rd September, 1969.

Sincerely yours,

[Signature]

[Place and Date]

(Translation)

Calling attention to a matter of urgent public importance:

re: Levying of penalties during 1378 Fasli on the ryots under K. C Canal in Allagadda, Koilkuntala and Nandyal taluks.

[Signature]

[Place and Date]
Calling attention to a matter of urgent public importance:

re: Levying of penalties during 1378 Fasli on the ryots under K.C. Canal in Allagadda, Koilkun'ala and Nandyal Taluks.
Calling attention to a matter of urgent public importance:

Levy of Penalties during 1378 Fiscal on the ryots under K. C. Canal in Allagadda, Koilkuntala and Nandyal taluks.
Calling attention to a matter of urgent public importance

re : Delay in payment of pensions to retired staff of the office of the District Health Officer.

Sr P Venkateshan (Dharmavaram) :— In G O. 1899, dated 17-7-60 orders have been issued provincialising the establishments on the office of the District Health Offices in the Andhra region. Again in G O. Ms. No. 1299, Health, dated 19-8-65, orders have been issued to opt to the Government service or to remain in Zilla Parishad. Accordingly the following people have opted to Govt services : 5 U. D clerks of Krishna, Cuddapah, Visakhapatnam, East Godavari and Nalgonda, 81 L. D clerks of various districts, 2 typists of Krishna and Guntur District, 6 clerical attenders of various districts, 60 peons of various districts and 7 persons of low grade watchers like the Punka Pullers etc. Out of this there are 8 L. D. clerks in Anantapur district. Some people have retired from service but they are not given any pension. Inspite of Zilla Parishads promise to contribute their proportionate pension, the Government is not at all considering to issue orders for pension. If they had remained under Zilla Parishad under G. O. 89, Panchayat Raj, dated 17-2-66, they could have drawn pension. But since two years so many have applied for pension but still it is under consideration. The applications are being tossed between the Health Department and the Finance Department. So, nothing has been finalised. Similarly the Ex-District Board service who are in Highways Department have been given pension but unfortunately the employees under the Public Health Department are not given the pension. So, the Government has to take a serious view of this and orders may be passed to issue pension for these employees.
Calling attention to a matter of urgent public importance. 23rd September, 1969.

re. Delay in payment of pensions to retired staff of the office of the District Health Officer.

Sri Mohd Ibrahim Ali Ansari:—Sir, consequent on the abolition of the District Boards and constitution of the Zilla Parishads and Panchayat Samithis, the establishment of the Offices of the former district Health Offices is provincialised in 1960. Prior to that date they were eligible for the benefits of the Contributory Provident Fund scheme only but the provincialisation of the services they would have continued in the District Board services and they would have been eligible for pensionary benefits from 1-4-61. To become eligible to draw pension by one who put in 10 years in Government and should be a permanent member. In case of those employees whose services have been provincialised in 1960 having completed their prescribed period of 10 years in Government list, they are not eligible for pension but eligible for gratuity etc. It has been examined and orders have since been issued making them eligible for pension as per normal rules.

Sri P. Venkatesan:—The similar case in Highways are drawing pension whereas the employees in the Health Department are not being given pension. If they had continued in Zilla Parishad they could have drawn pension from 1962. So, this is an anomaly. It has to be examined and they should be given orders for drawing pension.

Sri Mohd. Ibrahim Ali Ansari:—Just two days back orders have been already issued to count their services to give them pension.

Sri P. Venkatesan:—Since 1962 what are the orders?

Sri Mohd. Ibrahim Ali Ansari:—The services in the Zilla Parishad or the District Board to be counted for pension and pension given to them.

(Mr. Deputy Speaker in the Chair)

Sri P. Narasimha Rao:—Two days back while answering to the question of medical admissions last year, the Hon’ble Minister has...
promised to lay a detailed note on the Table of the House. Wher
that note will be laid?

Mr. Deputy Speaker :—Was there any assurance of that type?

Sri T. Ahad. Ibrahim Ali Ansari .—Yes Sir. I have asked the
permission of the Hon’ble Speaker to lay the note on the Table of the
House. I have not heard anything from him.

Sri P. Narsinga Rao ;—When it will be laid and when the per-
mission will be given and what is the stage?

Mr. Deputy Speaker :—Before we close to-day I will find out
and tell you.
Motion under Rule 95 of the 23rd September, 1969.

Assembly Rules:
- S.rous situation in Telangana area.

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rc : S.nous situation in Telaugana area.

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Congress men from the Telugu speaking area (Telangana) met on June 7 and 8, 1954 and unanimously passed a resolution demanding the formation of Telangana State. The following is an abstract from the resolution. This was subsequently adopted by the Hyderabad P. C. C.
23rd September, 1969.

Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

"In the opinion of this meeting, the paramount consideration before the States Reorganisation Commission should be those of National Security, Defence, Administrative advantages, financial considerations and Economic progress of each State as well as nation as a whole, while Language no doubt forms an important factor. In view of the above this Committee is of the opinion that the Pradesh Congress executive should recommend for the formation of TWO Telugu speaking states in the Indian Union."

"We have come to the conclusion that it will be in the interests of Andhra as well as Telangana if, for the present, the Telangana area is constituted into a separate State, which may be known as the Hyderabad State with provision for its unification with Andhra after General Election (1962). If by two thirds majority the Legislators of Hyderabad State express themselves in favour of such unification..."

At para 378 of the S. R. C. Report it was stated: "One of the principal causes of the opposition to the merger is the apprehension felt by the educationally backward people of Telangana that they may be swamped and exploited by the more advanced people of the coastal area... if they join Andhra they will be unequally placed in relation to the people of Andhra and in this partnership the major partner will derive all the advantages immediately, while Telangana itself may be converted into a colony by the enterprising coastal Andhras."

Seventeen months after the formation of the Andhra Pradesh, the Telangana Mahasabha which could dare point out the omissions..."
Motion under Rule 95 of the Assembly Rules: 23rd September, 1969.

re: Serious situation in Telangana area.

of the then rulers of Andhra Pradesh, stated in a memorandum submitted to the then Union Home Minister Mr. Govind Vallabhb Pant—

"These seventeen months experience of the Andhra Pradesh Administration has proved inimical to the interests of Telangana region. Government have failed to create any healthy atmosphere or good traditions for emotional integration of the two regions which is more essential and a pre-requisite for political consummation. The fears entertained by many people of this region, at the time of the formation of Andhra Pradesh came to be true.

It is in this context that we approach you, honoured Sir, to probe into the affairs of the Andhra Pradesh Government in relation to Telangana region, and help to set matters right in the larger interests of our Mother Land."

There is only one course left to the Government of India to find out the results of States Reorganisation by appointing a High Power Committee to go into all the injustices the grievances committee was a farce and only an eye wash and majority of cases sent up are buried fathoms deep. The pitiful wails of Telangana people and service personnel do not reach the ears of powers that be, because of the din created by our leaders for their coveted positions in the party and the Government.
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

The motion under Rule 95 of the Assembly Rules pertains to a serious situation in the Telangana area.

The motion highlights the need for immediate action due to the deteriorating conditions in the region. It seeks the assembly's endorsement for necessary measures to address the crisis.

The motion underscores the urgency and the gravity of the situation, emphasizing the need for collective efforts to mitigate the adverse effects on the local community.

The motion is directed towards ensuring the well-being and safety of the residents in the Telangana area, calling for prompt action to alleviate the challenges faced by the affected populace.
Motion under Rule 95 of the
28th September, 1969.
As amby Rules:

re: Serious situation in Telangana area

...
344  23rd September, 1969.  

Motion under Rule 5 of the Assembly Rules:

re: Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules.

23rd September, 1969.

Serious situation in Telangana area.

The Telangana N.G. Os. Union, State Teachers' Union, representing one lakh employees have lost confidence in the Government of Andhra Pradesh and have openly declared that justice will be done to them only in a separate Telangana State.
346 23rd September, 1960  Motion under Rule 93 of the Assembly Rules:

re. Serious situation in Telangana area.

స్థానిక సమస్యలు మరియు సత్తాను యోగ్యత సాధించే మార్గాలను పరిగణించాలంటున్నది.
Motion under Rule 95 of the
A sembly Rules:
re. Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

23rd September, 1969.

Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules:
re: Serious situation in Telangana area.

1. Mr. Madhava Rao: — As we are discussing the serious situation in Telangana area.

2. Mr. Deputy Speaker: — What is it that you want to know? I have asked all the Members not to interrupt.


4. Mr. Deputy Speaker: — Can't you tolerate what he is saying? Sri C V. K Rao: — I agree with him. But he need not spend time on this?

5. Mr. Deputy Speaker: — Was it asked for?

6. Mr. Deputy Speaker: — Was it asked for?
Motion under Rule 95 of the Assembly Rules re: Serious situation in Telangana area.
352 23rd September, 1969.

Motion under Rule 95 of the Assembly Rules:
re. Serious situation in Telangana area

సంఘాత సమయంలో విశేషాన్ని సందర్శించడానికి అనే సాధనాధికారిక ప్రాథమిక సంభాషణ ప్రకారము. సంఘాత నిర్ఖండించండి. బాధాలని లేక పిచికథను తీసుకుంది.

దుష్ట సందర్శనానికి తెలంగాణ అంటే.

రాష్ట్రంలో ఏంధిత ప్రసంగాలు బాగా పెరిగి ఉన్నాయి. అందుకు అందించాలా పిలుస్తూ లేఖనం చేయాలా.

అంటే సందర్శనానికి తెలంగాణ అంటే.

వేదిక కోసం వెంటనే ఉంది. అంటే సందర్శనానికి తెలంగాణ అంటే.
Motion under Rule 95 of the Assembly Rules

23rd September, 1969.

Re. Serious situation in Telangana area.

For one and-a-half months I went and tried with Andhra influential members that they should come out and go to the masses to convince them to give up the separation demand provided we can get certain powers to the Regional Committee.

66—12
Motion under Rule 95 of the Assembly Rules:

1st: Serious situation in Telangana area.

With all reasons, after trying all other alternatives, I was compelled to support separate Telangana Demand in the best interests of Telugu people of Telangana area.
Motion under Rule 95 of the Assembly Rules.

re. Serious situation in Telangana area.

It is by force, with superiority complex, with the intention of crushing, doing or by winning over their hearts, by doing justice, by removing their apprehensions? I.e. it is necessary to understand the situation, to understand the feelings of senior people. That means you are not sincere and you are not trying to understand the problem in the Telangana and find out a solution. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to understand the situation, to understand the feelings of senior people. It is necessary to under
23rd September, 1969.

Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

The situation in the Telangana area is extremely serious. There have been reports of conflicts between the police and the people in various parts of the region. The situation requires immediate intervention by the authorities. The government should take action to ensure peace and security in the area. The people of Telangana are facing difficulties due to the unrest, and they are looking towards the government for relief.

The government should provide adequate support to the affected regions. The administration should take necessary steps to restore normalcy in the area. The authorities should ensure the safety and security of the people. The situation demands urgent attention from the government to address the grievances of the people and to restore peace to the region.
మాత్రమే, సాధారణానికి: అతిపెద్ద సమస్య ప్రసారం 18, 14 నాటకాల మధ్యలో 4 సంవత్సరాల ప్రారంభంలో ఉండటం అని అధికారాలు తోడ్డు కేంద్రంలో వివిధ సమయాలలో నిర్ధారించారు. ఆ నిర్ధారణతో మాత్రమే, రాష్ట్రాలలో సమాధానాన్ని ఇంటింటి ఉంటుంది, అంటే ఇంటిలో ఉన్నాను సృష్టించారు. సాధారణానికి 4 సంవత్సరాల ప్రారంభంలో ఉండటం అని అధికారాలు తోడ్డు కేంద్రంలో వివిధ సమయాలలో నిర్ధారించారు. ఆ నిర్ధారణతో మాత్రమే, రాష్ట్రాలలో సమాధానాన్ని ఇంటింటి ఉంటుంది, అంటే ఇంటిలో ఉన్నాను సృష్టించారు. 50 సంవత్సరాల మధ్యలో ఉండటం అని రాష్ట్రాలలో సమాధానాన్ని ఉంటుంది, అంటే ఇంటలో ఉన్నాను సృష్టించారు. రాష్ట్రాలలో అక్కడ ఉన్నామే సమాధానాన్ని ఉంటుంది, అంటే ఇంట సమయానికి ఉన్నాను సృష్టించారు. ఏముంటే ఈ సమయంలో ఇంట ఉన్నాను సృష్టించారు. ఏముంటే ఈ సమయంలో ఇంట ఉన్నాను సృష్టించారు. ఏముంటే ఈ సమయంలో ఇంట ఉన్నాను సృష్టించారు.
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules.
23rd September, 1969.

Serious situation in Telangana area.

Under Rule 95 of the Assembly Rules, it is submitted that there is a serious situation prevailing in the Telangana area. The situation has been deteriorating from time to time due to various reasons. The people of the area are facing difficulties in their daily life. The government has been taking steps to alleviate the situation, but it has not been possible to achieve the desired results. Therefore, it is requested that urgent steps be taken to resolve the problem.

As a member of the assembly, I would like to express my concern and request that the assembly take up this matter with the government so that the people of the area can get relief as soon as possible.
23rd September, 1969.

MOTION UNDER RULE 95 OF THE ASSEMBLY RULES:

Re: Serious situation in Telangana area.
Motion under Rule 95 of the 23rd September, 1969.

Assembly Rules:

re: Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules
re: Seclusions situation in Telangana area

23rd September, 1969

802 23rd September, 1969 Motion under Rule 95 of Assembly Rules re: Seclusions situation in Telangana area
motion under rule 95 of the assembly rules: 23rd september, 1960.

re: serious situation in telangana area.
864  13rd September, 1969.  Motion under Rule 95 of the Assembly Rules: 

re: Serious situation in Telangana area.

...
Motion under Rule 95 of the Assembly Rules.

re: Serious situation in Telangana area

23rd September, 1969.

With reference to the statement made by the Honourable Member, regarding the serious situation in the Telangana area, I would like to inform that the government has taken appropriate measures to address the issue. The situation is under control and steps are being taken to ensure peace and stability in the region. The government is committed to ensuring the welfare and development of the people of Telangana. Any information or reports regarding the situation will be thoroughly investigated and proper action will be taken as per the law and regulations.
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

The linguistic bonds are not sufficiently strong enough to hold the people together.
Motion under Rule 95 of the Assembly Rules.
re: Serious situation in Telangana area.

Economic disparity, political participation and economic disparity being the key issues in Telangana area. Economic disparity being the key issue. Telephonic consultations between the two leaders to find a solution. Political adjustments—individual to groups to larger political entities—will approach the problem. Economic disparity arises from economic disparity. Economic disparity is the key issue. Political adjustments—individual to groups to larger political entities—will approach the problem.
Motion under Rule 95 of the Assembly Rules

re: Serious situation in Telangana area.

368 23rd September, 1969.
Motion under Rule 55 of the Assembly Rules:
re. Serious situation in Telangana area.

It is easy to be honest but it is very difficult to convince others that we are honest.
23rd September, 1969

Motion under Rules 95 of the Assembly Rules:

re: Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules:

23rd September, 1969.

re. Serious situation in Telangana area.

The middle strata of the society, the middle class people can afford to be militant, can not only organise themselves but they can be militant also.

If the ball is not kicked into the goal, then we will be committing a mistake which will have tremendous implications and consequences.

If the ball is not kicked into the goal, then we will be committing a mistake which will have tremendous implications and consequences.

Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telagana area.

...
Motion under Rule 05 of the
Assembly Rules:
re: Serious situation in Telangana area.

28th September, 1990.

373
Motion under Rule 95 of the Assembly Rules

re: Serious situation in Telangana area.

23rd September, 1969.
Motion under Rule 95 of the Assembly Rules
23rd September, 1969.

re: Serious situation in Telangana area.

Assemb preparing to move a resolution on the serious situation in the Telangana area. The resolution is presented on 8th October, 1969. The situation is grave, with a 10% increase in the number of incidents. The government has taken several measures to address it, including the deployment of additional forces. Despite these efforts, the situation remains tense. The resolution is moved on the 15th of October, 1969.
అవసరం ప్రదర్శించడం మిగిలిన సంవత్సరంలో తెలంగాణ ప్రాంతంలో అధిక ప్రత్యేకించడం వలనంలో యంత్రాలు ప్రస్తుతించడం ప్రతి సందర్భాలలో అధిక ప్రత్యేకించడం అవసరం ప్రదర్శించడం వలనంలో యంత్రాలు ప్రస్తుతించడం ప్రతి సందర్భాలలో అధిక ప్రత్యేకించడం అవశేషం లావుతుంది. సమంతా దినం శాసనానికి యాదాద్రి బాగా పంపిన అవిచ్ఛ అధికారాలను పంపిన యుద్ధానికి యాదాద్రి బాధ్యతలను పంపిన యుద్ధానికి యాదాద్రి బాధ్యతలను కంటే సందర్శించడం వలనంలో యంత్రాలు ప్రస్తుతించడం ప్రతి సందర్భాలలో అధిక ప్రత్యేకించడం అవశేషం లావుతుంది. యంత్రాలు అధికారానికి యాదాద్రి బాగా పంపిన అవిచ్ఛ అధికారాలను పంపిన యుద్ధానికి యాదాద్రి బాధ్యతలను పంపిన యుద్ధానికి యాదాద్రి బాధ్యతలను కంటే సందర్శించడం వలనంలో యంత్రాలు ప్రస్తుతించడం ప్రతి సందర్భాలలో అధిక ప్రత్యేకించడం అవశేషం లావుతుంది. అధిక ప్రత్యేకించడం ప్రతి సందర్భాలలో అధిక ప్రత్యేకించడం అవశేషం లావుతుంది.
Motion under Rule 95 of the Assembly Rules:
23rd September, 1961.

re: Serious situation in Telangana area.

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380  3rd September, 1569.  Motion under Rule 95 of the Assembly Rules:
re: Serious situation in Telangana area

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Motion under Rule 95 of the
Assembly Rules.

re: Serious situation in Telangana area.

On the 2nd September, 1949, the House was adjourned at 10.45 A.M.

Mr. B.B. Desai suggested that the Government should take immediate steps to ensure the safety of life and property in the Telangana area.

Mr. Desai pointed out that the situation was serious and that urgent action was required.

Mr. Desai informed the House that due to a strike of railway employees, the supply of essential goods to the Telangana area had been disrupted.

Mr. Desai said that the Government should take immediate steps to ensure the safety of life and property in the Telangana area.

Mr. Desai also suggested that the Government should take steps to prevent the spread of disease in the area.

Mr. Desai informed the House that the Telangana area was suffering from a severe drought and that the Government should take immediate steps to provide relief to the people.

Mr. Desai concluded by saying that the situation in the Telangana area was serious and that urgent action was required.

Mr. Desai's Motion was referred to the Committee on Agriculture.
384 23rd September, 1969 Motion under Rule 95 of the Assembly Rules:
re Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rule:
re: Serious situation in Telangana area.

23rd September, 1969.

Mr. Speaker,

Serious situation in Telangana area.

...
2nd September, 1969.

Motion under Rule 9b of the Assembly Rules:

re: Serious situation in Telangana area.

Mr. Deputy, Speaker:—Are you in a position to spare one minute for my friend who is very anxious? only if you yield.

Sir, the situation is that the Assembly is now sitting in Session. The Deputy Speaker has already adjourned the Assembly. Sir, we have a situation in the Telangana area which is very serious. There is a urgent need to attend to this situation. The farmers are very much distressed. The farmers have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. They have been very much distressed. 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They have been very much
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

23rd September, 1969.

The Hon'ble Speaker,

Assembly of the State of Andhra Pradesh,

Attention is drawn to the gravity of the situation prevailing in the Telangana area. The situation has escalated to such an extent that it demands urgent action. The issue has been discussed in the earlier sessions and the House has expressed its concern. It is evident that the situation needs immediate attention to ensure peace and stability in the region.

The Government has been informed about the situation and has assured of action. However, it is imperative that the House takes a decision to address the crisis effectively.

It is recommended that a special committee be formed to monitor the situation and take necessary steps to alleviate the distress among the people of the Telangana area.

Let us ensure that the interests of all the stakeholders are protected and that peace prevails in the region.

The House is adjourned.

66—16
385 23rd September, 1969.

Motion under Rule 95 of the Assembly Rules
re Serious situation in Telangana area.

Serious situation in Telangana area.

So it is resolved that:—

1. Tamil Nadu to withdraw the Army from the area.
2. The Army to be withdrawn from the area.
3. The Army to be withdrawn from the area.
4. The Army to be withdrawn from the area.
5. The Army to be withdrawn from the area.

So it is resolved that:

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Motion under Rule 95 of the
Assembly Rules:

re: Serious situation in Telangana area.

23rd September, 1989.

387
23rd September, 1999.  

Motion under Rule : 5 of the Assembly Rule

re: Serious situation in Telangana area

38S 23rd September, 1999.

Motion under Rule : 5 of the Assembly Rule

re: Serious situation in Telangana area

Assemble Rule

Serious situation in Telangana area.

Motion in the House of the Assembly under Rule 5 of the Assembly Rule.

Serious situation in Telangana area.

The Members of the Assembly passed the resolution without a vote.

The Speaker informed the Assembly that the resolution had been passed without a vote.

The resolution on the agenda was debated by the members of the Assembly.

The debate on the resolution was adjourned for the day.

The resolution was passed unanimously by the Assembly.

The resolution was passed by a large majority of votes.

The resolution was passed by a small majority of votes.

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Motion under Rule 95 of the
Assembly Rules
re: Serious situation in Telangana area
Mr. Speaker in the Chair:

Today we have about 3 hours and tomorrow we will be left with about 1½ hours. Every Member is taking 20 minutes or 30 minutes and in that way not even four days will be enough to finish. So, I would request the Members to be brief as far as possible and to the point. Now, your time is 15 minutes.
motion under Rule 93 of the
Assembly Rules
Serious situation in Telangana area

Dr. T. V. S. Chalapathi Rao:—I am appealing through you to the Leader of the House to reconsider the decision of the Business Advisory Committee and extend the time.

Mr. Speaker:—I am only telling the House that in view of the problem, if they are prepared to allot one or two days I have no objection. It is for the House to decide.
Motion under Rule 9 of the Assembly Rules.

re: Serious situation in Telangana area

The Honble Speaker (S. G. Venkataraja): Honble Members, members of the House, I am addressing the House on a serious situation that has arisen in the Telangana area.

The situation is critical. The Telangana area is experiencing a severe drought, with crops failing and water supplies running dry. The people are facing a moral and physical strain. Many are resorting to irrational means to meet their basic needs. The local authorities are doing their best, but the situation is deteriorating.

It is imperative that the House takes urgent and decisive steps to alleviate the suffering of the people in the Telangana area. I urge the House to consider immediate action to ensure that the relief reaches the affected areas.

Thank you.
Motion under Rule 95 of the Assembly Rules.

re. Sero's situation in Telangana area

23rd September, 1969.

You are also equally responsible for everything.
23rd September, 1969.

Motion under Rule 9: of the
As en bly Rules:

re: Serious situation in Telangana area

This is the motion under Rule 9 of the As en bly Rules. The motion pertains to the serious situation in Telangana area. The speaker discusses various aspects related to the situation, including the need for immediate action and the involvement of all stakeholders in addressing the crisis. The motion highlights the urgency of the situation and the importance of a prompt response to alleviate the suffering of the people affected by the crisis. The speaker appeals for the Government's intervention to ensure the welfare of the people in the Telangana area. The motion concludes with a call for action and a demand for immediate relief measures to be implemented.
Motion under Rule 95 of the Assembly Rules.

re Serious situation in Telangana area.

23rd September, 1969.

Mr. R. Venkataramana (Mr. Venkatra) — Sir, Sir, Sir!

The situation in Telangana area is very serious. The people there are facing a lot of difficulties due to the floods and the lack of rainfall. The crops are failing and the people are facing food shortages. The government should take immediate action to relieve the sufferings of the people.

Sir, the situation is very critical. The government should provide relief to the people and ensure their well-being. The floods have destroyed many homes and the people are living in temporary shelters. The government should provide them with proper accommodation and basic necessities.

Mr. Venkatra — Sir, the situation is very critical. The government should take action to relieve the sufferings of the people. The floods have destroyed many homes and the people are living in temporary shelters. The government should provide them with proper accommodation and basic necessities.

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Motion under Rule 95 of the Assembly Rules:

Serious situation in Telangana area.

23rd September, 1969.
Motion under Rule 9i of the
Asembly Rules;
re : Serious situations in Telangana area.

23rd September, 1969.

300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 300 കൊടുക്കുന്ന ഉള്ളതിനാൽ ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്. 1955 ൽ പ്രസ്താവിച്ചാണ് ഇതിന്റെ തലത്ത് ഇത് പ്രസ്താവിച്ചിട്ടുണ്ട്.

Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

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Motion under Rule 95 of the Assembly Rules:
re: Serious situation in Telangana area

Assembl Rules:

1. Smt J. Eswari Bai.—I am not contradicting
2. Smt J. Eswari Bai.—I have got the liberty to express my opinion.
3. Sri K. Prabhakara Rao.—You have no business to contradict it.

Smt J. Eswari Bai.—I am not contradicting
Sri K. Prabhakara Rao.—The Speaker is there. It is my opinion, I have got the liberty to express my opinion.
Smt J. Eswari Bai.—I have got my liberty to say.
Sri K. Prabhakara Rao.—You can contradict with the permission of the Speaker, but not yourself.

1. Smt J. Eswari Bai.—I am not contradicting
2. Smt J. Eswari Bai.—I have got the liberty to express my opinion.
3. Sri K. Prabhakara Rao.—You have no business to contradict it.
400  23rd September, 1969;  
Motion under Rule 93 of the Assembly Rules:

Srs: Serious situation in Telangana area

...
Motion u/der Rule 95 of the Assembly Rules:

re : Serious situation in Telangana area.

"..."
Motion under Rule 95 of the Assembly Rules: re. Serious situation in Telangana area.

Andhra and Telangana have common interests and we hope these interests will tend to bring the people closer to each other. If however our hope, for the development of environment and conditions congenial to the unification of these areas do not materialise and if public sentiment in Telangana crystallises itself against the unification of the two States Telangana will have to continue as a Separate State.
Motion under Rule 95 of the 2nd September, 1969.

Assembly Rules:
re: Serious situation in Telangana area.

Economy of Telangana was completely ruined. The crops are not getting proper care due to drought. The farmers are spending a lot of money on irrigation. As a result, the production is very low. The situation in Telangana is very serious. The government must take immediate steps to alleviate the situation.
Motion under Rule 95 of the Assembly Rules:

re. Serious situation in Telegana area.

Sri C.V.K. Rao —I have never said it. You are quoting a totally wrong thing.

404 23rd September, 1969.
Motion under Rule 95 of the Assembly Rules:
23rd September, 1962.

Motion:
Serious situation in Telangana area.

Assemble Rules:

Serious situation in Telangana area.

Motion:
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Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.
Motion under Rule 95 of the
Assembly Rules:
re Serious situation in Telangana area.

Madam, I move that this House expresses its profound sympathy with the people of the state of Telangana who are facing serious problems due to the recent floods. It is reported that a number of lives have been lost and a large number of people are homeless. The situation is indeed deplorable.

The government of India has already sent a team of experts to assess the damage and to provide necessary assistance. However, more needs to be done to mitigate the sufferings of the people.

I urge the government to take immediate steps to provide relief to the affected people and to reconstruct the damaged infrastructure.

Thank you.
408 23rd September, 1960.  Motion under Rule 15 of the Assembly Rules:

re: Serious situation in Telangana area,
Motion under Rule 95 of the
Assembly Rules:
re. Serious situation in Telangana area.
23rd September, 1960.

Motion under Rule 97 of the Assembly Rules:

- Serious situation in Telangana area
Motion under Rule 93 of the Assembly Rules.

re: Serious situation in Telangana

Ours is the biggest democracy in the world, but what is the manner in which this democracy is functioning? I do not mean any disrespect. I am very sorry to say it is not functioning in the manner in which it should. Had it been functioning there would not have been all this mutual abuse between brothers and brothers and this sorry state of affairs—Democracy is nothing but the autocracy of the chosen few.
411  23rd September, 1969.

Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

On this, the Speaker said: The House adjourned. The Speaker then took the Chair and called the attention of the House to the following important points:

1. The situation in Telangana area was serious.
2. Steps were being taken to alleviate the situation.
3. The Government was monitoring the situation closely.
4. A delegation of MPs from Telangana area had met the Prime Minister to seek his intervention.
5. The House was requested to show solidarity with the people of Telangana area.

The Speaker then adjourned the House. The House adjourned at 5:00 PM.
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

The message link in the chain must be discovered by this House and government. The situation is dead. This is a fit case for compromise. I can understand.
There are only two courses open to Sri Brahmananda Reddy, without meaning any disrespect.

There are only two courses open to Sri Brahmananda Reddy, without meaning any disrespect.

There are only two courses open to Sri Brahmananda Reddy, without meaning any disrespect.
Motion under Rule 95 of the Assembly Rules:

re Serious situation in Telangana area.

ఎందుకు సందర్భం, సందర్భశీర్షకం చేయడానికి తీర్చాడు, యొక్క సందర్భం కలిగియా, అందులో సందర్భం కలిగియా, సందర్భం కలిగియా. అందులో సందర్భం కలిగియా, సందర్భం కలిగియా, సందర్భం కలిగియా. అందులో సందర్భం కలిగియా, సందర్భం కలిగియా. అందులో సందర్భం కలిగియా, సందర్భం కలిగియా, సందర్భం కలిగియా. అందులో సందర్భం కలిగియా, సందర్భం కలిగియా, సందర్భం కలిగియా..
46  23rd September,

Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area,
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.

The motion states that serious situations are prevailing in Telangana. The situation has deteriorated due to various factors, including law and order problems and armed conflicts. The motion calls for the immediate intervention of the government to address the crisis and restore peace and stability in the region.

The motion highlights the need for urgent action to prevent further escalation of the situation. It urges the government to take necessary measures to protect the lives and property of the people in the affected areas. The motion also calls for the provision of relief and assistance to those affected by the situation.

The motion concludes by reaffirming the commitment of the government to uphold the rule of law and protect the rights of the people in Telangana. It underscores the importance of addressing the root causes of the crisis and working towards a peaceful resolution of the issue.
Motion under Rule 95 of the Assembly Rules:

re: Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules.

re: Serious situation in Telangana area.

1969 September 23rd.

1969\textsuperscript{th} September, 1969.

...
420 23rd September, 1969.  Motion under Rule 95 of th* Assembly Rules.

re: Serious situation in Telangana area.

A High Power Commission be appointed to recommend financial and administrative measures for the speedy development of economi-
Motion under Rule 95 of the
Assembly Rules.

Serious situation in Telangana area.

cally backward regions of the country. The Commision’s recommendations should be binding on all"...
422  23rd September, 1969  Motion under Rule 95 of the Assembly Rules
rc: Serious situation in Telangana area.

Serious situation in the Telangana area. How to get over this paradoxical situation is the point. Class IV Employees! Employees! Employees! Class IV Employees! Employees! Employees! I have also demanded on the previous occasion on the Floor of the House that a tabulation may be made in regard to the actual expenditure incurred in regard to the Surpluses was the point. I have also demanded on the previous occasion on the Floor of the House that a tabulation may be made in regard to the actual expenditure incurred in regard to the Surpluses was the point.
Motion under Rule 95 of the 23rd September, 1969. 423
Assembly Rules

re. Serious situation in Telangana area.

Is it only a resolution for the sake of discussion, for debate or only an expression of our feelings? If this is the way, I personally feel that no purpose will be served. I submit that there should be a solution. Now here we are having two things. One is the proposition of Separate Telangana and the other extreme proposition is Andhra Pradesh. How to link these two things? That is the point that is required now. Andhra Pradesh can be intact. Whatever it may be that is what I personally feel. It may not be correct.

Now suppose if Telangana wants separation from Andhra, that is a different thing. But so long as we want to continue, what are the steps that have been taken? The Society may have its revitalisation and rejuvenation and at the same time, there may be a likelihood of once again having our organised society which is now disorganised. For that purpose only I am suggesting to the Chief Minister that all those Ministers who are in position previously may be re-employed, so that there might be political solution and satisfaction for it. I am venturing to make that suggestion because of the fact that the Students have taken a definite step that they want to go to the colleges and I also toured in Telangana and other places and to my knowledge there are number of persons who, if they are educated, naturally are prepared to hear us. At the first
instance when we went there, several persons, as a matter of fact, objected for our addressing them. But later on when we could convince them, they are with us. Therefore the 'bhavana' in them is not in any way effected them seriously. Therefore, it is the bounden duty of one and all as a matter of right to see that solidarity of the society be maintained properly. Let him be a Minister, let him be an M.L.A., or let him be anybody as a matter of fact, if he does not do it naturally he is being like a traitor to the society. I beg your pardon for using that language. Therefore, it is up to the Chief Minister and also those persons who are propagating all these things to come together, evolve a plan, set right the Supreme Court decision and also set right the Wanchoo Committee Report and also go into the actual facts and figures.

Our party feels that the responsibility for the failures lies squarely on the Congress leadership at all level—Central, State and Regional. The Telangana Regional Committee was created by the Presidential Order. It was the special responsibility of the Governor to ensure the success of the Committee. Above all, it was the duty of the Legislators from Telangana to protect vigilantly the interests of the Telangana. So far as the present agitation is concerned, the Central and State Governments handling of the situation has been characterised by a series of blunders continuing this and over riding concern for party interests ray, the interests of the party factions. A proposal to send a Parliamentary Committee was thwarted.
Motion under Rule 15 of the 23rd September, 1961.

Assembly Rules:

re: Serious situation in Telangana area

...
23rd September, 1969.

Motion under Rule 9f of the Assembly Rules:

Serious situation in Velandana area.
Motion under Rule 35 of the Assembly Rules.
23rd September, 1969.

Serious situation in Telangana area.
23rd September, 1969.

Motion under Rule 95 of the Assembly Rules.

14: Serious situation in Telangana area.
Motion under Rule 95 of the Assembly Rules:
re: Serious situation in Telangana area.

23rd September, 1969.

...
2nd September, 1909

Motion under Rule 95 of the Assembly Rules:

Serious situation in Telangana area.

He said—The Assembly had to face a serious situation in the Telangana area. The situation was so dire that it demanded immediate action. The Assembly must rise to the occasion and take the necessary steps to address the crisis.

He ended his speech by emphasizing the need for immediate action to alleviate the suffering of the people in the Telangana area.
Motion under Rule 95 of the 23rd September, 1969.

Assembl: Rules:

Serious situation in Telangana area.

(main stream) कस्मी आर्थिक शिक्षण के लिए एक कौन्सल वह "सर्वाधिक" के "मसूदे" द्वारा दिखाया गया है। अब तक के "मसूदे" के "सामने मैं नहीं है" अर्थात एक "नहीं है"।

(lishajakia) - इस हमले के में दहशत की तनाव के हेतु - विदेशी देशों का नाटक के तहत - विदेशी देशों के हेतु -

कॉलिंग दी की हैं (बारे में हमारा जीवन - हमारा जीवन - मसूदे तथा दिलचस्पी हैं) के लिए मैं नहीं है जे।

कस्मी आर्थिक कार्य के हेतु हैं तथा आर्थिक कार्य के हेतु समाज के हेतु। मैं नहीं हैं, मैं नहीं हैं।

(arsi) - यह हमारा वर्तमान का है के तालाब के हेतु - हमारा वर्तमान का है के तालाब के हेतु।

जलता है नतरा अर्जुन के दरबार में है। अर्जुन के दरबार में है। अर्जुन के दरबार में है।

उरुदन मार्केट का है। उरुदन मार्केट का है। उरुदन मार्केट का है।

सीरे का है। सीरे का है। सीरे का है।

कॉलिंग की कहानी के हेतु। कॉलिंग की कहानी के हेतु। कॉलिंग की कहानी के हेतु।

हम के आसपास के हेतु। हम के आसपास के हेतु। हम के आसपास के हेतु।
23rd September, 1969.

Motion under Rule 95 of the Assembly Rules:

Re: Serious situation in Telangan area.

Mr. Speaker:— You finish now. It is now ten minutes, take five minutes more.

Sri M. M. Hashim.— It is very hard for me to finish now itself. You have hardly given me fifteen minutes, Sir.
Motion under Rule 95 of the Assembly Rules

re: Serious situation in Telangana area

If I am going to part today, tomorrow, the coming generation can be happy by avoiding all the atrocities which had been committed by this generation and there may be better future for them. But now, at this juncture, they have realised that there is no other go except secession. If separation is going to take place today, the best thing is to see what we achieve. We remain as friends. Very good friends. One of our big officers belonging to this House, by chance, spoke to one of the lady legislators here "For God sake, don't purchase any land here". By chance, she asked me:—

By all means you can purchase and if there is any chance, I also can purchase in that region, because we are going to remain as friends. There is nothing of the sort as mentioned by the Officer." In this way the hatred has increased. There was time by which the hatred could have been stopped. But now, it is too late. If we try to get the unity by force it is not going to achieve anything. Neither you can win the hearts of any students, labour, kisan, N.G.Os, business people nor any one, who has suffered for these eight months because of all this police junta.
484 28rd September, 1969  Motion under Rule 95 of the Assembly Rules:

Serious situation in Telangana area.

At the cost of poor students at the cost of poor citizens.

The House, then, adjourned till Half-Past-Eight of the clock on Wednesday, the 24th September, 1969.]