THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEBATES
OFFICIAL REPORT

Twenty-third day of the Third Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Monday, the 21st September, 1909
The House met at Nine of the Clock

(Mr Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

FERTILISER FACTORY AT VIZAG BY OCCIDENTAL PETROLEUM
CORPORATION

811—
* 869 (1324) Q — Sri C V K, Rao (Kakinada) — Will the
Chief Minister be pleased to state

whether the Government is aware of the fact that an American
Firm by name Occidental Petroleum Corporation is floting a company
at Visakhapatnam for one million capacity fertilisers plants, if so,
what are its stages, what will be its total capital and whether the
State Government will have any shares in it?

The Chief Minister (Sri K. Brahmananda Reddy).—(a) Yes, Sir. The
Government of India have granted a letter of intent to
M/s Occidental Petroleum Corporation U.S.A. for setting up a
Fertilizer Plant at Visakhapatnam in Private Sector. For the present
the State Government do not wish to have any shares in the com-
pany.

J No 71.
452 29th September, 1935

Oral Answers to Questions.

812—

*1833 Q—Sri Dhanekula Narasimham (Udayagiri) —Will the Chief Minister be pleased to state

(a) whether the Government propose to establish in the State any factory to produce insecticides required for the eradication of pests,

(b) if not, whether they propose to encourage others who intend to establish the same?

A—

Sri K. Brahmamanda Reddy—(a) There is no proposal to set up an insecticide factory in the State Sector.

(b) The Department of Industries and the Development Corporation are encouraging entrepreneurs to establish units for insecticides.

There is a proposal to set up a large-scale insecticides factory by a private entrepreneur viz., Messrs Mangate Chemical Company, U.S.A. for the manufacture of chemicals and pesticides. Government of India have already letter of indent to Messrs Mangate Chemical Company, U.S.A. 25th July 1935. Due to the demand in the State for chemicals and fertilizers, proposals are received for the establishment of such units under small scale sector. Several units have been approved, Sir.
20.5 రాళ్ళు (శివారం) — రాళ్ళు నేరుగా యొక్కపై కొంత నుంచి నిప్పించడం వల్ల తుంగి దానిని విస్తరించడం. అలాంటి పై నేరులు అయినప్పుడు తిరిగి నేరులను చేసి, తీసుకునే తిరిగి నేరులపై కాపండి తోడనే. మరియు అయితే చెత్తి దానిని నేరుగా విస్తరించడం వల్ల ெతి ధన్యానిక కొనుగోలు చేసి, తిరిగి నేరులను చేసి తిరిగి నేరులని విస్తరించడం వల్ల తుంగి దానిని నేరుగా తీసుకునే. అయితే, అది పై నేరుల ఉపయోగం కోసం ప్రతి తిరిగి నేరు నేరుగా విస్తరించడం వల్ల తుంగి దానిని నేరుగా నేరుగా తీసుకునే. 

21. రాళ్ళు (శివారం) — రాళ్ళు నేరుగా యొక్కపై కొంత నుంచి నిప్పించడం వల్ల తుంగి దానిని విస్తరించడం. అలాంటి పై నేరులు అయినప్పుడు తిరిగి నేరులను చేసి, తీసుకునే తిరిగి నేరులపై కాపండి తోడనే. మరియు అయితే చెత్తి దానిని నేరుగా విస్తరించడం వల్ల ெతి ధన్యానిక కొనుగోలు చేసి, తిరిగి నేరులను చేసి తిరిగి నేరులని విస్తరించడం వల్ల తుంగి దానిని నేరుగా నేరుగా తీసుకునే. 

22. రాళ్ళు (శివారం) — రాళ్ళు నేరుగా యొక్కపై కొంత నుంచి నిప్పించడం వల్ల తుంగి దానిని విస్తరించడం. అలాంటి పై నేరులు అయినప్పుడు తిరిగి నేరులను చేసి, తీసుకునే తిరిగి నేరులపై కాపండి తోడనే. మరియు అయితే చెత్తి దానిని నేరుగా విస్తరించడం వల్ల ெతి ధన్యానిక కొనుగోలు చేసి, తిరిగి నేరులను చేసి తిరిగి నేరులని విస్తరించడం వల్ల తుంగి దానిని నేరుగా నేరుగా తీసుకునే.
29th September, 1969.

Oral Answers to Questions

Will hon the Chief Minister be pleased to state

(a) whether the Government are in receipt of any petition from the members of Taxi Drivers' Co-operative Society Vijayawada alleging misappropriation of the Society funds,

(b) if so, the action taken thereon,

(c) if not, the reasons therefor,

(d) whether it is a fact that the District Collector of Krishna got the matter enquired into by the Deputy Registrar of Co-operative Societies, and

(e) whether a substance of the report of the enquiry will be placed on Table of the House?

The Minister for Finance deputised the Chief Minister and answered the question (Sri K. Ramanatham (Madipalled)) — (a) Yes, Sir.

(b) An enquiry under section 51 of the Andhra Pradesh Co-operative Societies Act, 1964 was ordered into the affairs of the Vijayawada Taxi Drivers' Co-operative Society Ltd by the Collector, Krishna

(c) Does not arise

(d) Yes, Sir.

(e) A statement is placed on the Table of the House

STATEMENT PLACED ON THE TABLE OF THE HOUSE

(See Clause (e) of L.A. Q.No 6202 (Starred) * 818)

The Enquiry Officer submitted his report which is voluminous. It revealed several irregularities in the Society and also that a sum of Rs 84,161.15 was misappropriated by the Ex-President of the Society with the active connivance of Controllers and other Directors by resorting to various malpractices and maintaining private accounts.
The details of the amounts alleged to have been misappropriated are given below:

(i) Misappropriation in the purchase of Bus M D H 3644  
Rs 16,000-00

(ii) Misappropriation of hire charges of Bus APK 8944 without bringing to cash book  
Rs 530-30

(iii) Misappropriation of hire collections of Bus APK 8944  
Rs 505-00

(iv) Misappropriation by showing false expenditure on repairs and renewals to Bus 8944  
Rs 619-39

(v) Misappropriation of hire collection on Bus 8944 accounting for only 1,230 as against Rs 2,575  
Rs 1,37,500-00

(vi) Misappropriation of total sale proceeds of co-ordinated articles  
Rs 683 27

(vii) Misappropriation of advances and hire collection on 80 items of receipt  
Rs 14,386-19

Total Rs 34,151-15

According to the opinion of Public Prosecutor the alleged misappropriation in the deal relating to the purchase of a bus has to be further investigated by a competent Police Officer. He the Duty Registrar of Co-operative Societies, Vijayawada filed a complaint before the Superintendent of Police Krishna and the matter is under investigation by the Police.

As regards other items of alleged misappropriation the Person-in-charge of the Society filed arbitration references before the Deputy Registrar of Co-operative Societies, Vijayawada and the latter is pursuing action for their disposal.

In the enquiry, some allegations were made against some Co-operative Department Officials and appropriate action has already been initiated against them.
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Sri K. Vijayabhaskara Reddy — I cannot exactly say. But what the hon. Member later said is correct. I cannot say exactly what is the situation. What the hon. Member later said is correct.

Sri K. Vijayabhaskara Reddy — It must be put to the transport, Minister sir, that the Junior Officer is the Executive Officer of the Society junior officer.

Sri K. Vijayabhaskara Reddy — It must be put to the transport, Minister sir, Junior Officer is the Executive Officer of the Society junior officer.

* 1840 Q — Sri Dhanakula Narasimham — Will the hon. Minister for Revenue be pleased to state

(a) whether any land revenue is in arrears during 1968-69, in Telangana, on account of Telangana agitation, and

(b) if so, the amount of arrears?
The Minister for Revenue (Sri P. Thimma Reddy) — Clauses (a) & (b) — There are land revenue arrears of about Rs 235 crores during 1938-69 in Telangana area. It cannot be said that the arrears are entirely due to the Telangana movement.

...
ప్రశ్నలు తెలుపే విషయాలను పరిశీలించడానికి మరింత పిలుస్తుంది.

(విట్రె నితి)

1. మారియాంతి (చిన్నారు) — మహాదేవ ఎంచుక మీద సాధనం అయితే, పండితుడు సంపాదన అయితే అది ఉండగా అయితే పడుకునే వారు కొన్ని హోదాంపై అయితే ఎందుకంది మున్నరా మేమారు. తము మారియాంతి మేమారు. మేమారు పండితుడు మేమారు. ఏపసే సైతిచేసిన హోదాంపై ఎందుకంది మేమారు. మేమారు పండితుడు మేమారు.

2. తామ్ముడి — మేమారు ఎంచుక మీద సాధనం అయితే, పండితుడు సంపాదన అయితే అది ఉండగా అయితే పడుకునే వారు కొన్ని హోదాంపై అయితే ఎందుకంది మున్నరా మేమారు. తము మారియాంతి మేమారు. మేమారు పండితుడు మేమారు. ఏపసే సైతిచేసిన హోదాంపై ఎందుకంది మేమారు. మేమారు పండితుడు మేమారు.

3. కృష్ణన్నులు (చందనగం) — చందనగం ఎంచుక మీద సాధనం అయితే, పండితుడు సంపాదన అయితే అది ఉండగా అయితే పడుకునే వారు కొన్ని హోదాంపై అయితే ఎందుకంది మున్నరా మేమారు. తము మారియాంతి మేమారు. మేమారు పండితుడు మేమారు. ఏపసే సైతిచేసిన హోదాంపై ఎందుకంది మేమారు. మేమారు పండితుడు మేమారు.

Sri A. Madhava Rao — Instalments must be spread over until such time when he will be able to sell away the paddy

1. చిన్నారు — మారియాంతి పండితుడు సంపాదన అయితే పంపుతుంది అది ఉండగా అయితే పడుకునే వారు కొన్ని హోదాంపై అయితే ఎందుకంది మున్నరా మేమారు. తము మారియాంతి మేమారు. మేమారు పండితుడు మేమారు. ఏపసే సైతిచేసిన హోదాంపై ఎందుకంది మేమారు. మేమారు పండితుడు మేమారు.

2. చందనగం — చందనగం పండితుడు సంపాదన అయితే పంపుతుంది అది ఉండగా అయితే పడుకునే వారు కొన్ని హోదాంపై అయితే ఎందుకంది మున్నరా మేమారు. తము మారియాంతి మేమారు. మేమారు పండితుడు మేమారు. ఏపసే సైతిచేసిన హోదాంపై ఎందుకంది మేమారు. మేమారు పండితుడు మేమారు.

3. చందనగం — చందనగం పండితుడు సంపాదన అయితే పంపుతుంది అది ఉండగా అయితే పడుకునే వారు కొన్ని హోదాంపై అయితే ఎందుకంది మున్నరా మేమారు. తము మారియాంతి మేమారు. మేమారు పండితుడు మేమారు. ఏపసే సైతిచేసిన హోదాంపై ఎందుకంది మేమారు. మేమారు పండితుడు మేమారు.

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(1) మాదిరి పేరు — గొడ్డు రోమన్స్ ప్రాముఖ్యం సేవలకు చెప్పండి?
(2) పారిశ్రామిక కార్య (విస్తృతం) — విశ్లేషించండి దాని ఉత్పత్తి సేవలకు చాలా సేవలంగా ఉంది?
(3) అధ్యాపక (విస్తృతం) — విశ్లేషించండి అధ్యాపక మండలం ఆధారంగా ప్రాంతాన్ని వాటాకున్నాడు?
(4) వేతనాను (విస్తృతం) — విశ్లేషించండి వేతనాను విభాగం ఉండి?
(5) మాదిరి — గొడ్డు రోమన్స్ ప్రాముఖ్యం సేవలకు చెప్పండి?
(6) మాదిరి పేరు — గొడ్డు రోమన్స్ ప్రాముఖ్యం సేవలకు చెప్పండి?
(7) మాదిరి పేరు — గొడ్డు రోమన్స్ ప్రాముఖ్యం సేవలకు చెప్పండి?
(8) మాదిరి పేరు — గొడ్డు రోమన్స్ ప్రాముఖ్యం సేవలకు చెప్పండి?
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We can make another big effort.

If it is kindly brought to my notice I will see that such things would not recur.
INCLUSION OF BHADRACHALAM DIVISION IN KHAMMAM DISTRICT

(a) whether, Venka apuram and Bhadrachalam Taluks have been included in Khammam District, with out forming part of Telangana Area, by separating them from Andhra Districts and
(b) the reasons why facilities pertaining to Education, Employment and other matters are not be provided in the two said taluks on a par with the Telangana Region.

Sri P Thimma Reddy — (a) Yes, Sir Nugur and Bhadrachalam Taluks which originally formed part of Fasaa Gov't Divisions were included in Khammam District with effect from the afternoon of 10th November, 1959
(b) —Nugur and Bhadrachalam Taluks which have been transferred to Khammam District do not however form part of the Telangana Area of the State within the meaning of sub-clause (u) of clause 7 of section 2 of the Andhra Pradesh (Telangana Area) General Clauses Act, 1388 Pread with section 3(i) of the State Reorganisation Act, 1956. The residents of Nugur and Bhadrachalam are therefore, not automatically eligible for any special concessions and privileges as may be available to the residents of the Telangana Area. However, the question of extending to the residents of Nugur and Bhadrachalam taluks the educational opportunities now available to the residents of Telangana Area in the education institutions in that area is now under consideration of the Government in consultation with the Andhra Pradesh Regional Committee.
There are so many representations. Every time they have represented, I have represented.
Mr Speaker — What is it you want the Government to do?
Oral Answers to Questions.  29th September, 1969

Mr Speaker — Where is the need once again to transfer it?

Mr Speaker — That is 10 years back. Still you are considering the facilities, privileges which are favourable to people of Telengana should be made available to those people also. 10 years period is too long a period for the Government. So, kindly take a decision as early as possible.

Sri P Thimma Reddy — Yes, Sir

AUDIT OF GADWAL PANCHAYAT SAMITHI

816—

* 1721 (C) Q.—Sri N Gopal Reddy (Gadwal) — Will the hon. Minister for Panchayati Raj be pleased to state

(a) whether the Special audit of accounts of Gadwal Panchayat Samithi, Mahabubnagar District conducted in the years 1963-64 and 1964-65 revealed serious irregularities involving financial matters and if so, the persons responsible for such lapses,

(b) the action taken by the Government against the persons responsible in this regard for such financial lapses,

(c) whether the Gadwal panchayat Samithi purchased children’s park equipment costing about Rs 15,000 if so, the names of places where the equipment has been provided with details, and

(d) whether Rs 25,000 was spent for the purchase of Fans, Furniture, Carpets etc. to equip the new block of the former Lee Panchayat Samithi of Gadwal taluk, Mahabubnagar District, if so whether the said articles are intact now, after abolition of the block in 1964 if so, where are these articles kept?

The Minister for Panchayati Raj (Sri T Ramaswamy) — (a) Yes Sir (The Special audit of the accounts of Gadwal Panchayat Samithi in Mahabubnagar District for the years 1961-64 and 1964-65 conducted on 6-9-65 by the Local Fund Accounts Department revealed several serious irregularities)

Sri D K Satyareddy was the President, Gadwal Panchayat Samithi during the period covered by the Special audit. The audit held him responsible for the irregularity of misuse of emergency powers under section 32 (2) of the Panchayat Samithis and Zilla Parishads Act, 1939 in April, 64 and July 1964.

For the other irregularities the following Block Development Officers of Gadwal Panchayat Samithi are held responsible for the periods shown against their names —

Sri B Krishna Murthy — 1-4-53 to 2-9-63
Sri Abdul Jaleel A E O (i/e) — 3-9-63 to 28-10-63
Sri B Krishna Murthy — 29-10-63 to 4-11-63
Sri G Umamaheswar Reddy — 5-11-63 to 20-11-63
Sri M Laxmikantha Rao — 21-11-63 to 12-2-64
Sri Abdul Jaleel — 20-2-64 to 23-3-64
Sri Abdul Jaleel — 23-3-64 to 28-8-65
Sri Ramasandra Reddy — 28-8-65 to 31-8-65
(b) The Board of Revenue (Panchayati Raj) is pursuing action in consultation with the District Collector, Mahabubnagar. A final report on the disciplinary action initiated against the persons responsible for the several irregularities pointed out in the audit report and the result thereof is still awaited by Government in this regard.

(c) A sum of Rs 15,725/- was spent for the purchase of play ground equipment for the following villages:

<table>
<thead>
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<th>Amount spent</th>
<th>No of sets purchased</th>
<th>Names of villages</th>
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<tr>
<td>Rs 7,548</td>
<td>10</td>
<td>1. Pulwai</td>
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<td>10. Jampally</td>
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(d) An amount of Rs 2,500 only was spent for the purchase of furniture for Ieec Block. After its merger with Gadwal Block, the furniture was also transferred to the Gadwal Panchayat Samrthi.
Mr Speaker — When the Collector delays in taking action, you do not take any action. Is it? Is it not really 

P H CENTRE AT MARTYUR

817—

* 173 (282)? Q — Sri K. Butchaiah (Chilakaluripeta) — Will the hon. Minister for Panchayati Raj be pleased to state

(a) whether it is a fact that an amount of ten thousand rupees has been deposited during 63-64 for the establishment of primary Health Centre at Martur village, Narasaraopet taluk, Guntur district;

(b) if so, the reasons for not taking up the construction so far, and

(c) whether there is any proposal to establish the same early?

Sri T Ramaswamy (a) Yes, Sir —

(b) The construction of the building could not be taken up owing to the ban on construction of buildings

(c) The Primary Health Centre has already been established with full compliment of staff, and it is now functioning in a rent-free building provided by the villagers. The Collector Guntur has reported that action is being pursued to take up construction of a pucca building for the Primary Health Centre in view of the orders of Government issued in G. O. Ms No 72 Planning & Panchayati Raj, (Progs II) Department dated 28-2-69, relaxing the ban on construction of Primary Health Centre buildings.
Oral Answers to questions. 29th September, 1969 469

(a) whether University Grants Commission scales are paid to the teaching staff working in the Colleges maintained by Private institutions in our State,

(b) if not, the reasons therefor, and

(c) whether steps would be taken to direct the private management to implement the University Grants Commission Scales?

The Minister for Education (Sri P. V. Narasimha Rao) —

(a) Yes, Sir

(b) Does not arise.

(c) The Director of Public Instruction has issued instructions in November, 1967 to all the affiliated Aided Colleges in the State to pay the salaries of the teaching staff in the revised University Grants Commission scales of pay as approved by the Director of Public Instruction.

SCHOOLS FOR ADULT WOMEN

819—

* 1806 Q — Sri R Mahananda — Will the hon Minister for Education be pleased to state

(a) how many special schools are there in the State for Adult women,

(b) where are they located and the sanctioned strength of each centre in 1968-69,

(c) how many were on Rolls in each centre in 1968-69,

(d) whether any stipend has been paid in these schools, if so how much for each trainee,

(e) whether there is any age restriction for admission, and

(f) whether any follow up activity is introduced for the outgoing trainees?

Sri P. V. Narasimha Rao — (a) There are five special schools for adult women in the State.
Oral Answers to Questions

(b) They are located in Tekkal, Pitalavaripalem, Pulivendly, Gooty and Warangal and the sanctioned strength to each school consisting of 1st year, 2nd year and 3rd year is 120 at the rate of 40 each year.

(c) The No of students on rolls during 1968-69 in each school is as given below.

1. Tekkal: 59
2. Pittalavaripalem: 27
3. Pulivendly: 59
4. Gooty: 57
5. Warangal: 66

(d) Yes, Sir. Every trainee is paid a stipend of Rs 30/- p.m.

(e) The course is intended for Adult women, between the age group of 18-35 years as on 1st June of the year of admission, but age exemption is given in deserving cases.

(f) There is no follow up scheme as such, but the Adult women completing the course are eligible for appointment as Higher Grade Elementary School Teachers and are appointed as and when vacancies arise.
SUGAR CANE PRICE

820—

(a) how many sugar factories have agreed to pay Rs 100 per ton of sugarcane supplied to the factories, and

(b) of them, how many are actually paying at Rs 100 per ton to the suppliers and how many are not paying at all and what are their names?

The Minister for Agriculture (Sri K. Venkataratnam) —(a) and (b) of the eight Co-operative Sugar Factories and the Nizam Sugar Factory Bodhan have agreed to pay Rs 100 per metric tonne of sugarcane supplied to them during 1968-69 season and are actually paying at the same rate

The following is the position regarding the 10 private sugar factories in the State

BOBBILI & SEETHANAGARAM FACTORIES They have not agreed to pay at Rs 100 per metric tonne but they are paying at Rs 80 only per metric tonne

SAMALKOT & PITHAPURAM FACTORIES These factories agreed through letters addressed to the Cane Growers' Associations of the respective factories to pay at Rs 100 but are paying at the minimum price only.

CHALLAPALLI & PAIDIPARRU FACTORIES These factories agreed to pay at Rs 100 per metric tonne of cane by exhibiting this price in cane price returns furnished to Cane Commission and also in cane purchase bills issued to the Cane Growers. But they are actually paying at the minimum price only stating that the additional price will be paid later

VUYYUR & C AGALLU FACTORIES These factories are reported to have put up a notice in the Notice Board in their factory premises notifying the following three conditions

(1) that statutory minimum price will be paid as first installment

(2) that before the end of December, 1968, a deputation of cane growers and Factory representatives should meet the Union Food & Agriculture Minister to get clarifications on the assurance given by him on the floor of Parliament regarding the maintenance of free Market price of sugar
472 29th September, 1969  Oral Answers to Questions,

(8) that the cane growers would reduce their agreed cane for the season by 11% so that the mill may complete crushing within time. There is no written agreement between the cane growers and the factory representative on the payment of Rs. 100 per tonne.

These factories are paying at the minimum price only:

CHELLURU FACTORY — This factory has not agreed to pay at Rs. 100 per metric tonne and is paying only Rs. 5 higher than the minimum price.

TANUKU FACTORY — This factory has not agreed to pay at Rs. 100 per metric tonne of sugarcane but is paying at the minimum price only.
G M F Scheme

(a) Whether the G M F Scheme has been extended for Fasli 1879,
(b) If not, the reasons for the delay, and
(c) The various items on which expenditure was incurred under the scheme in Fasli 1878?

Sir K Venkatratnam — (a) Yes, Sir
(b) Does not arise.
(c) The information as to the actual amount of revenue foregone is not available, but it is expected to be negligible.

Scarcity of Drinking Water in Municipalities

Will the hon. Minister for Municipal Administration be pleased to state:
(a) the amount being spent by the Government during 1967-68 to meet the scarcity of drinking water in the municipalities of the State,

(b) if not, whether the Government will provide special grants to municipalities also where there is water scarcity, as is being done in the case of Zilla Parishads,

(c) if so, the names of those municipalities in Srikakulam District from which representations have been received, and

(d) the action taken thereon?

The Minister for Municipal Administration (Sri N. Chenchurama Naidu) —(a) No amount was spent during 1967-68 to meet the scarcity of drinking water in the municipalities of the State

(b) No Sir, requests of deserving municipalities for assistance for providing drinking water in times of severe drought will be considered and necessary financial assistance will be given from the funds, provided for famine relief

(c) & (d) Bobbili Municipality submitted proposals to the District Collector Srikakulam for sinking four new wells and tanks at a cost of Rs 34,000. The proposals were not approved for want of funds.
AUDIT BOARD

823—

*1724—Q—Sri Tilabandula Nageswara Rao (Mangalagiri) —
Will the hon. Minister for Finance be pleased to state
(a) whether the Government are aware of the fact that an Audit Board was constituted in the Central to conduct the Audit of Public Sector Undertakings of the Union Government,
(b) if so, whether the Government propose to constitute a similar Board in the State to review the accounts of the Public Sector Undertakings of the State Government and also examine the efficiency of their performance,
(c) if so, when, and
(d) if not, the reasons thereof?

Sri K. Vijayabhaskara Reddy —(a) No, Sir. There is no official intimation to us about the constitution of an Audit Board by the Union Government
(b), (c) & (d) Do not arise

Public Sector Undertakings & Audit Boards. Let the State Government take the initiative and obtain particulars and constitute similar boards. And this Efficiency and Performance Audit is essential to tone up the working of the public units. Will the Government consider this?

Sri K. Vijayabhaskara Reddy—Sir, I shall get the information from the Government of India and then consider what best we can do.

824—

*1728—Q—Sri M R Appa Rao (Nuvvij) —Will the hon. Minister for Finance be pleased to state
(a) what is the outstanding debt owed by the State to the Centre on various accounts as on date,
(b) what are the dates and amounts of repayment schedule; and
(c) what is the annual interest that is to be paid in 1969-70 on the Central Loans?

71—4
Sri K. Vijayabhaskara Reddy — (a) Rs 49.79 crores as on 31-3-1969

(b) The date of repayment of each loan is based on the actual date of credit of the loan to the Government account. A large number of the loans are payable in the months of October and March of every year. Rs 66.79 crores is due to be repaid as repayment of principal in 1969-70

(c) Rs 24.83 crores for the year 1969-70

Sri T V S Chalapathi Rao — It is a perennial process. But is it on the ascendancy, static or descendency?

Sri K. Vijayabhaskara Reddy — The annual interest for 1969-70 is Rs 24.83 crores

Sri Vavilala Gopalakrishnayya — It is less

Sri K. Vijaya Bhasker Reddy — I do not exactly have the figures. But it is almost equal

Sri K Vijaya Bhaskara Reddy — I want notice, Sir

ADDITIONAL MEDICAL OFFICERS IN P H CENTRES

825—

*1496 Q — Sri P O Satyanarayana Raju — Will the hon Minister for Health and Medical be pleased to state

(a) whether there are proposals before the Government to appoint Additional Medical Officers to the Primary Health Centres to be in charge of Family Planning work,

(b) if so, when are they likely to be appointed,

(c) whether any aid is sought from the Centre to meet their salaries, and

(d) if so, the quantum of aid likely to be given by the Centre?

The Minister for Health and Medical (Sri Mohd Ibrahim Ali Ansa 1) — (a) Yes, Sir

(b) Before 1st April, 1970

(c) & (d) Cent percent Central assistance is available for all Family Planning schemes including expenditure on staff.

GRANTS TO ORPHANS

826—

*1441 Q — Sri Dhanenkula Narasimham — Will the hon Minister for Social Welfare be pleased to state

(a) the amount of grant sanctioned per Orphan in the Orphanages being run in the State, and

(b) whether the Government propose to enhance the grant?

The Minister for Social Welfare (Sri D Perumallu) — (a) Rs 25 per month

(b) Government have issued orders on 8-9-1-69 enhancing the rate of grant from Rs 20 to Rs 25 per month. No further enhancement can be made now.

SOCIAL WELFARE HOSTELS

827—

*797 (1983) Q — Sarvasri Sivaiah (Puttur) and S Vemaya — Will the hon Minister for Social Welfare be pleased to state,

(a) number of hostels (including harijans and tribes) under Social Welfare Department and also the number of private hostels which are getting aid from the said Department and the total number of students who are now residing in the said hostel in the State.
(b) whether it is a fact that the students representative under
the said hostels have submitted a memorandum during November
and December, 1968 to the Government asking for increase of al-
lowances and other facilities, and

(c) whether the Government will consider to increase monthly
allowance up to Rs 47 per month in view of the present cost of
living?

Sri D. Perumal — (a) In Social Welfare Department
Number of Subsidised Hostels  918
Number of students therein  43,845
Number of Govt Hostels  317
Number of students therein  16,896

In Tribal Welfare Department
Number of Subsidised Hostels  529
Number of students therein  7,133
Number of Govt Hostels  130
Number of students  5,832

(b) Yes, Sir
(c) The increase in the rate of boarding charges has since been
ordered at the following rates —

(1) College Hostels from Rs 30 to 40 per month per
boarder

(2) Hostels situated at District Head Quarters | from Rs 20
and at Vijayawada, Rajahmundry and | to Rs 25
Vijayanagaram |- per month

(3) Hostels at other places — from Rs 20 to Rs 28 | per
month per boarder Girl boarders are given Rs 1/ extra towards
hair oil etc,
Oral Answers to Questions. 29th September 1969

**COLLAPSE OF TABACCO GRADING HALL, PRATHIPAD**

828—

11. Q.—Sri S Vemavya — Will the Hon. Minister for Marketing be pleased to state

(a) whether it is a fact that 15 persons died and 70 persons were injured at Prathipad village, Guntur taluk and district on 6-5-1969 due to the collapse of a Tobacco Grading Hall,

(b) the reasons for the collapse of the hall referred to above;

and

(c) whether any compensation has been paid to the members of the deceased family in the matter by the managements?

The Minister for Marketing (Sri Ramachandra Rao Kalyani) —

(a) Due to the heavy rain and gale occurred on 5-5-69 the tobacco & village, Guntur District had collapsed causing death to 9 persons and injury to 29 others

(b) The management of the Tobacco Co., have paid Rs. 1,000 towards compensation to each family of the deceased persons

(c) The approximate maintenance charges including expenditure on staff work out to Rs. 11,180.00 Paise per month.

**INCOME FROM RAVINDRA BHARATHI**

829—

626 (6908) Q.—Smt J Eswari Bai (Yellareddy) and Sri G Suryanarayana (Payakaraopet) — Will the Hon. Minister for Women's Welfare be pleased to state

(a) the annual income derived by the Ravindra Bharathi by way of rentals from 1-65 up-to-date,

(b) the maintenance charges including staff expenditure per mensum, and

(c) whether daily rentals of the auditorium is increased during the current year?

The Minister for Women's Welfare (Smt. Roda Mistry) —

(a) A statement is placed on the Table of the House

(b) The approximate maintenance charges including expenditure on staff work out to Rs. 1,180.00 Paise per month.
Oral Answers to Questions

(c) Yes, Sir The increase in rentals is with effect from 1-10-1963

STATEMENT PLACED ON THE TABLE OF THE HOUSE VIDE ANSWER TO CLAUSE (a) OF THE L.A.Q NO 6998 (STARRED) [829]

<table>
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<th>Year</th>
<th>Income under Theatre rents</th>
<th>Income on cycle stand and canteen</th>
<th>Total</th>
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<td>Rs</td>
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<td>31,575</td>
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<td>52,942</td>
<td>8,083</td>
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<td>71,845</td>
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<td>74,845</td>
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Sri C V K Rao —Is a male Member entitled to put a question to a Female Minister?

(Laughter)

Mr Speaker —And a Female Minister is also entitled to answer the questions put by Male Members

(Laughter)

Smt J Eswari Bai —Is there any proposal to reduce the rent?

Smt Roda Mistry —The question of reducing the rent does not arise. It is due to the air conditioning that the rent has increased and no other expenditure is the reason for the increase of the rent.

EXPORT OF GHEE

830—

* 1569 Q—Sri Dhanenkula Narasimham —Will the hon Minister of Commerce be pleased to state

(a) the value of Ghee exported from our State during 1968-69,

and

(b) whether it is a fact that the possibility of exporting more Ghee is hindered by the difficulties in putting "Ag" mark?

The Minister for Commerce (Sri A Ankeedu Prasada Rao) —

(a) There is no direct export of Ghee from Andhra Pradesh to other countries during 1968-69. However 2200 M Tons of Ghee valued at Rs 2 crores or more had been supplied from Andhra Pradesh to other States in India during the year 1968-69

(b) No representations or complaints have been received from the traders in Andhra Pradesh to the effect that the "Ag" marking of Ghee is hindering its export and creating difficulties.
PENSION RULES FOR THE RETIRED NON-TEACHING EMPLOYEES OF MUNICIPALITIES

S N Q No 1730-C Sri P Venkatesan (Dharmavaram).—Will the hon. Minister for Municipal Administration be pleased to state (a) whether it is a fact that draft rules of pension for the retired non-teaching employees of Municipalities were published on 12-12-1968?
29th September, 1909.  hSort Notice Questions and Answer

(b) if so, what are the steps taken by Government to confirm the draft rules during the period of these 8 months, and

(c) if the draft rules are not yet confirmed, when will they be confirmed and the retired non-teaching Municipal employees of the Municipalities permitted to draw the pension?

The Minister for Municipal Administration (Sri N Chenchu-rama Naidu) —(a) Yes, Sir

(b) & (c) Several suggestions have been received to the draft rules and they have been examined in consultation with the Director of Municipal Administration and the Examiner of Local Fund Accounts. The draft rules will be confirmed very shortly and in the meantime the Director of Municipal Administration has been requested to issue instructions to all the Municipalities to get ready with the necessary particulars. The Director of Municipal Administration has accordingly issued instructions to the Municipalities.

REPAIRS TO THE DRAINS IN DIVI AND BANDER TALUKS

SNQ No 1781-N Sarvasri G Latchanna (Sompeta) and N Ramulu —Will the hon Minister for Medium Irrigation and Flood Control be pleased to state

(a) whether it is a fact that nearly 10,000 (ten thousand) acres of wet land belonging to villages of Kaza, Mantripalem, Paddrayudu Thota and 6 other villages, Divi and Bandur taluks, Krishna District is left uncultivated for the current year 1909-70 for want of repairs to the drain concerning to the said lands,

(b) is it a fact that an estimation for the repairs of the said drain was made sometime in 1966-67 but not taken up for execution so far, and

(c) if the answer for (a) and (b) are in the affirmative the reasons for the same and the action to be taken for expediting the repair to the drain?

The Minister for Medium Irrigation and Flood Control (Sri R Narapa Reddy)

(a) No, Sir,

(b) Yes, Sir

(c) The work could not be taken up for execution, due to paucity of funds. However, it is proposed to execute the work under the Delta Drainage Schemes, after fixing the standards
WRITTEN ANSWERS TO QUESTIONS
(Unstarred Questions and Answers)

ASSIGNABLE LAND IN IBAHIMPATNAM TALUK

121—276 (5958) Q. Sri N. Raghava Reddy—Will the hon. Minister for Revenue be pleased to state
(a) whether the particulars of village-wise extent of assignable land including the bancharai land in excess of the 5% in Ibrahimpatnam taluk, Hyderabad district will be placed on the Table of the House,
(b) the extent of land therein for which pattas have been issued last year, and
(c) whether the list of the persons in whose names the pattas have been issued last year together with the respective survey numbers and extent of land will be laid on the Table of the House?

A—(a), (b) & (c) A statement in the book form containing the particulars is placed in the Legislature Library for the use of the Members. It contains 112 pages and preparation of 350 copies involves using much stationery.

DISTRESS TACCAVI LOANS

122—426 (1813) Q. Sri N. Raghava Reddy—Will the hon. Minister for Revenue be pleased to state
(a) the taluk-wise particulars of the distribution of the allotment this year (1968-69) to Nalgonda district for the purpose of deepening the distress taccavi wells, and
(b) the reason why an amount of only Rs. 151 has been paid in disregard to the maximum of Rs. 500 prescribed by the Government?

A—(a) and (b) The answer is placed on the Table of House.

ANSWER PLACED ON THE TABLE OF THE HOUSE

A—

(a) Name of Taluk Amount Distributed
Nalgonda Rs. 79,350
Suryapet ₹1,00,000
Bhongir ₹1,08,200
Ramannapet ₹20,050
Huzurnagar ₹18,300
Deverko da ₹68,050
Miryalaguda ₹Nil

(b) The maximum amount of distress taccavi loan admissible is Rs. 500. Hence amounts ranging from Rs. 100 to Rs. 500 were paid. Only in some cases Rs. 150 were paid keeping in view the quantum of work involved in the deepening of these wells.

71—5
AYACUT UNDER RADHASAGARAM

128 —
17 (5751) Q — Sri M Venkatarama Naidu — Will the hon. Minister for P.n. Raj be pleased to state
(a) the ayacut of Radhasagaram, a tank belonging to the three villages of Sivini, Radhampet and Dhanjayapuram in Parvathipuram taluk, Srikakulam district,
(b) whether it has been repaired so far, and
(c) if not, the reasons therefor?
A —
(a) The ayacut of Radhasagaram tank is Acres 121-08 as follows —
  58.12 Acres in Sivini Village,
  43.94 Acres in Radhampet Village, and
  20.97 Acres in Dhanjayapuram Village.
(b) & (c) An estimate for execution of special repairs to the tank was sanctioned on 19-7 1962 for an amount of Rs 10,600. This work was entrusted to one Sri M Kanchiah a contractor of Jagannadhapuram in the year 1962. It is reported that the contractor pleaded his inability to execute the work fully and it was closed after incurring an expenditure of Rs. 1,202. There is no record of information as to why the work of execution of the repairs was not pursued further. The omission was noticed by the Collector, Srikakulam, during the random inspection of the Panchayat Samithi, Parvathipuram on 10 8-1969 and the Block Development Officer was instructed by him that the essential repairs to the tank should be got executed urgently. It is found that the tank requires restoration and the Public Works Department has to take up the restoration work. The Collector has been instructed to pursue the matter of restoration of the tank.

DRINKING WATER TO KOLHAPURAM VILLAGE

124 —
28 (8555) Q — Sri S Vemayya — Will the hon. Minister for Panchayat Raj be pleased to state
(a) whether it is a fact that the villagers of Kolhapuram Village and Taluk, Mahabubnagar District are put to much inconvenience for want of drinking water facilities for the past several years,
(b) if answer to clause (a) is in affirmative, the action taken thereon?
A —
(a) and (b) The answer is placed an the table of the House.

ANSWER PLACED ON THE TABLE OF THE HOUSE
(Vide Answer to L A Q No. 6555 (Unstarred, S No 124)
(a) Yes, Sir.
(b) With a view to remove hardship to the villages 189 drinking water wells were sanctioned by the Panchayat samithi kolhapur
A rig has been supplied by the Agro-Indo Corporation for digging bore wells in Kolhapuram taluk. The rig has so far done 3 bore wells in Kolhapur town and 14 bore wells in Kolhapuram taluk,
Written Answers to Questions  29th September, 1969  485

EVENING COLLEGES

125—

1581 Q.—Sri Dhanenkula Narasimham.—Will the hon Minister for Education be pleased to state

(a) the number of colleges in the State in which evening classes are being held at present,

(b) the number of colleges in which evening classes are going to be introduced during the academic year 1969-70?

A —

(a) 30 Colleges
11 under Government and 19 under Private Management

(b) So far, it is not proposed to introduce evening classes in any college during 1969-70.

TRAINING TO ENGLISH TEACHERS

126—

914 (2648) Q.—Sri Badriseshal Pitti.—Will the hon Minister for Education be pleased to state

(a) when the Scheme for training the teachers for teaching English from the 3rd standard class has been taken up

(b) the annual amount of expenditure incurred towards it from its inception till 1968-69, and

(c) the number of teachers undergone training each year?

A —

(a) The Scheme has been taken up in the year 1964—

(b) | Year | Expenditure incurred |
<table>
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<tr>
<td>1964-65</td>
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<tr>
<td>1965-66</td>
<td>2,67,719</td>
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<tr>
<td>1966-67</td>
<td>5,17,216</td>
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<tr>
<td>1967-68</td>
<td>5,86,210</td>
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<tr>
<td>1968-69</td>
<td>5,80,722</td>
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</table>

Total | 19,34,003 |

(c) | Year | No of Teachers |
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<tr>
<td>1964-65</td>
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<tr>
<td>1965-66</td>
<td>1,889</td>
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<tr>
<td>1966-67</td>
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<tr>
<td>1967-68</td>
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<tr>
<td>1968-69</td>
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</table>

Total | 10,084 |
ASSISTANCE TO POULTRY FARMS

1560 Q – Sri Dhanalakshmi Narasimham – Will the hon. Minister for Agriculture be pleased to state

(a) the nature of assistance being rendered by the Government to the private parties to establish Poultry farms, and

(b) the names of recipients of the said assistance in 1968–69?

A –

(a) & (b) No financial assistance is being given to private poultry farms by the Animal Husbandry Department. However, private Poultry farms are given the following assistance:

1) Technical information regarding the opening of Poultry Farms on all aspects of breeding, feeding and management and disease control is supplied to the private poultry breeders.

2) Chicks of good breed and strain, laying more eggs in a year are supplied to them through the Government Poultry Farms.

3) Private Poultry breeders, who register their names at Poultry Marketing Centres, Hyderabad, Vijayawada and Visakhapatnam and Sub-centres at Warangal and Kakinada are ensured organised Marketing of eggs and culled birds on reasonable prices on a priority basis.

4) Extension services are rendered at the door of the private poultry breeders at a nominal cost and the services are as follows –

(a) Vaccination
(b) Debeaking
(c) Culling
(d) Deworming
(e) Diagnosis of diseases

5) All the Scheduled Banks are advancing loans to the private poultry breeders on the security of property etc. for which the Department sends technical reports showing the particulars of the farms so as to help the Banks to ascertain the capacity of the farm and amounts required as loan.

6) Readymade poultry feed is supplied to the registered private poultry breeders at a subsidized rate of Rs. 0.52 paise per kg of layer mash and 0.54 for growers and 0.58 paise for chicks under World Food Programme aid. This programme has been taken up during the current financial year only i.e., 1969–70.

7) The names of private parties in the twin cities to whom technical assistance i.e., debeaking, deworming, preventive vaccination etc., have been rendered are furnished in the Annexure.
Written Answers to Questions 29th September, 1969.

ANNEXURE I
(Vide Answer to Legislative Assembly Question No 1563 S No 127)

Statement showing the names of Private poultry Breeders who have obtained Technical Advice and Established Private Poultry Farms in and around Hyderabad City and have registered their names with the Poultry Marketing Centre Hyderabad for the sale of eggs and culled birds during the year 1968-69

<table>
<thead>
<tr>
<th>SL No</th>
<th>Name of the poultry breeders and address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sri G Balkistiah, 17-2-870/40 Old Idagh Road, Madanapet P O Yakutpura, Hyderabad-23</td>
</tr>
<tr>
<td>2</td>
<td>Sri Ravi Ravimohana, H No 2-2-1108/10, Indira Nagar Post, Hyderabad-13</td>
</tr>
<tr>
<td>3</td>
<td>Sri Prasleep Poultry Farm, H No 21-6-102, Bahadurpura, Hyderabad-2</td>
</tr>
<tr>
<td>4</td>
<td>Sri S A Karim, H S No 28-1-644/1 Moghalpura, Hyderabad-2</td>
</tr>
<tr>
<td>5</td>
<td>Sri Ramesh Boppanna Poultry, Opp Sreenivasa Poultry, Saleem Nagar No II.</td>
</tr>
<tr>
<td>6</td>
<td>Sri Viquarul Hauq 23-7-7/3-A, Moghalpura, Near Chillakaka, Hyderabad-2.</td>
</tr>
<tr>
<td>7</td>
<td>Sri Bharathu Poultry Farm, Behind Saradhi Studios, Ameerpet, Hyderabad-38</td>
</tr>
<tr>
<td>8</td>
<td>Sri Abdul Majeed Khan, 9-6-99 Ibrahim Bagh, Hyderabad-31</td>
</tr>
<tr>
<td>9</td>
<td>Sri Laxminarasah, Laxmi Poultry farm, Ankushapur Village, Ghatkesar via Hyderabad South Division</td>
</tr>
<tr>
<td>10</td>
<td>Sri Reddy Poultry Farm, Punjagutta 3-2-1, Hyderabad-14</td>
</tr>
<tr>
<td>12</td>
<td>Sri Krishna Raj H No 18-6-301/04, Outside Gowlipura, Near Gandhi Statue, Hyderabad</td>
</tr>
<tr>
<td>13</td>
<td>Sri M Prabhaker Reddy, Ibrahim Bagh, Hyderabad-31</td>
</tr>
<tr>
<td>14</td>
<td>Smt Kasi Bai Asha Vihar, Ibrahim Bagh, Hyderabad-A P</td>
</tr>
<tr>
<td>15</td>
<td>Sri M V Malakarjuna Rao, C/o Sri Venkateswara Electrical Works 53/1/3 RT Sanjeeva Reddy Nagar, Hyderabad-38</td>
</tr>
<tr>
<td>16</td>
<td>Sri Ashok Poultry Farm, Pedda Amberpet, Hyderabad-East</td>
</tr>
<tr>
<td>17</td>
<td>Sri Pitamal Paramand, 3-3-26, Kachiguda, Hyderabad-27</td>
</tr>
<tr>
<td>18</td>
<td>Sri Modern Poultry Farm, Bahramalguda, Nagajunagaram Road 5/4 Mile Stone</td>
</tr>
<tr>
<td>19</td>
<td>Sri Syed Ashiq Ali, H No 23-2-331, Mugalpura, Hyderabad-A P.</td>
</tr>
</tbody>
</table>
488 29th September, 1969
Written Answers to Questions.

<table>
<thead>
<tr>
<th>No</th>
<th>Name of the Poultry breeders and address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>M/s Sagar Poultry Farm</td>
</tr>
<tr>
<td>2</td>
<td>M/s Vijaya Poultry Farm</td>
</tr>
<tr>
<td>3</td>
<td>M/s S N Rao's Farm, Vijayanagaram</td>
</tr>
<tr>
<td>4</td>
<td>Sri Ahmed Ali Khan</td>
</tr>
<tr>
<td>5</td>
<td>M/s Circars Poultry Farm, Kakinada</td>
</tr>
<tr>
<td>6</td>
<td>Sri Syed Maqdoom</td>
</tr>
<tr>
<td>7</td>
<td>M/s R Manjunatha Sarma, Asaudavelli, Alampur Taluk</td>
</tr>
<tr>
<td>8</td>
<td>M/s Shamim Poultry Farm, Vizag</td>
</tr>
<tr>
<td>9</td>
<td>Sri T Venkateswara Rao, Hyderabad</td>
</tr>
<tr>
<td>10</td>
<td>Air Commander K Chand</td>
</tr>
<tr>
<td>11</td>
<td>M/s, Sri Balaji Srinivasa Poultry Farm, Rajahmundry</td>
</tr>
<tr>
<td>12</td>
<td>Sri V L Narasimha Reddy, Kurnool</td>
</tr>
<tr>
<td>13</td>
<td>Sri N Surya Rao</td>
</tr>
<tr>
<td>14</td>
<td>Syed Meen of M/s Mehdi Poultry Farm, Unjapur.</td>
</tr>
<tr>
<td>15</td>
<td>M/s Maha Jwm Poultry Farm, Secunderabad</td>
</tr>
<tr>
<td>16</td>
<td>S I Shahid Iman Poultry Farm,</td>
</tr>
<tr>
<td>17</td>
<td>Sri Bharata Poultry Farm</td>
</tr>
<tr>
<td>18</td>
<td>Sri Major S P Rao, Punjagutta</td>
</tr>
<tr>
<td>19</td>
<td>Smt K R Rajeswari, Hyderabad</td>
</tr>
</tbody>
</table>

### STATEMENT SHOWING THE PRIVATE POULTRY BREEDERS AND PRIVATE POULTRY FARMS WHERE THE EXTENSION SERVICES SUCH AS VACCINATIONS, DEBIRING AND DEWORMING ETC., IS UNDERTAKEN AT THE DOOR OF THE BREEDERS ON NOMINAL COST FROM JANUARY, 1969 TO MARCH 1969

<table>
<thead>
<tr>
<th>No</th>
<th>Name of the Poultry Breeders and Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sri Saleem Ashraf Near Ahmadnagar</td>
</tr>
<tr>
<td>2.</td>
<td>Capt P M M Reddy, Medchal</td>
</tr>
<tr>
<td>3.</td>
<td>Sri Maram Poultry Farm, Maram</td>
</tr>
<tr>
<td>4.</td>
<td>Sri P Venkatah Poultry Farm</td>
</tr>
<tr>
<td>5.</td>
<td>Dr Pau, Seethapalmandi</td>
</tr>
<tr>
<td>6.</td>
<td>Sri K F Kapur, Gandipet</td>
</tr>
<tr>
<td>7.</td>
<td>Sri Ramnareddi, Falknuma</td>
</tr>
<tr>
<td>8.</td>
<td>Sri Jagapati Rao, Uppal</td>
</tr>
<tr>
<td>9.</td>
<td>Sri Jayakar, Domalguda</td>
</tr>
<tr>
<td>10.</td>
<td>Sri Venkateswararao Sarooragar</td>
</tr>
<tr>
<td>11.</td>
<td>Sri Osmania University Poultry Farm</td>
</tr>
<tr>
<td>12.</td>
<td>Sri Patni Poultry Farm</td>
</tr>
<tr>
<td>13.</td>
<td>Sri Hyderabad Public School, Begumpet</td>
</tr>
<tr>
<td>14.</td>
<td>Sri Vishan Poultry Farm, Pe' da Amberpet</td>
</tr>
<tr>
<td>15.</td>
<td>Sri T N Rao Poultry Farm, Yousufguda</td>
</tr>
<tr>
<td>16.</td>
<td>Sri P S Naidu Poultry Farm, Tarnaka</td>
</tr>
<tr>
<td>17.</td>
<td>Sri Mir b d Ali Poultry Farm, Tarnaka</td>
</tr>
<tr>
<td>18.</td>
<td>Sri K Murti Poultry Farm Yousufguda</td>
</tr>
<tr>
<td>19.</td>
<td>Sri B Veeriah Poultry Farm Malakpet, Colony</td>
</tr>
<tr>
<td>20.</td>
<td>Sri Deep Poultry Farm, Hyderabad</td>
</tr>
<tr>
<td>21.</td>
<td>Sri K Chellani Poultry Farm, Peddashapur</td>
</tr>
<tr>
<td>22.</td>
<td>Sri S K Reddy Chandrayangutla</td>
</tr>
<tr>
<td>23.</td>
<td>Sri Vijayakumar, Tarnaka</td>
</tr>
<tr>
<td>24.</td>
<td>Mahmoud Ali Baig. Mukramjahi: Road</td>
</tr>
</tbody>
</table>

### SUBSIDY FOR TOBACCO BARNs

8°8 (2001) Q —Sr R Mahananda —Will the hon Minister for Agriculture be pleased to state

(a) how many applications from the ryots of Darsi, Podili, Kandukur, Kaval and Kangiri taluks of Nellore District were received for subsidy and loan towards construction of barns and digging of wells for country tobacco in red soils in 1966-67 and 1967-68, and

(b) how many were sanctioned, and how much each?

A —

(a) There was no scheme for sanction of subsidies and loans towards construction of barns and digging wells for country tobacco in red soils during 1966-67 to 1968-69 in Nellore District

(b) Does not arise.
29th September, 1969 Written Answers to Questions

GOVERNMENT SEED FARMS

129—

1527 Q —Sri Dhanenkula Narasimham —Will the hon Minister for Agriculture be pleased to state

(a) the extent of land under cultivation in the Government seed farms, and

(b) the profit derived or loss sustained as the case may be thereon during 1968-69?

A —

(a) The extent of land under cultivation in Government seed farms is 8786-83 acres comprising 1365-53 acres wet and 706-55 acres irrigable dry and 1715-23 acres dry.

(b) The profit derived or loss sustained on the seed farms during 1968-69 is as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Profit if cultivation expenses are taken into consideration</td>
<td>(+) 4,32,561</td>
</tr>
<tr>
<td>Profit if cultivation expenses and contingencies are taken into account</td>
<td>(+) 1,21,288</td>
</tr>
<tr>
<td>Loss if total expenditure including staff but excluding reclamation charges are taken into account</td>
<td>(—) 4,13,154</td>
</tr>
</tbody>
</table>

SUGARCANE

139—

1559 Q —Sri Dhanenkula Narasimham —Will the hon Minister for Agriculture be pleased to state

(a) whether any new variety of sugarcane has been produced in the Perumallapalli Sugar Cane Research Centre, near Tirupathi, Chittoor District, since its inception, and

(b) if so, the name of that variety and the yield of the same per acre?

A.—

(a) No, Sir

(b) Does not arise

PALAMANERU DAIRY FARM

181—

1538 Q —Sri Dhanenkula Narasimham —Will the hon Minister for Agriculture be pleased to state

(a) whether there is any scheme to develop the Palamaneru Dairy farm, and
Written Answers to Questions 29th September, 1969.

(b) if so, the particulars of the scheme?

A:—

(a) There is a Livestock Research Station at Palamaneru (but not a Dairy Farm). It is proposed to develop the Station as a full-fledged Regional Research Station in the Fourth Five-Year Plan.

(b) Additional facilities are proposed to be provided by way of laboratories, staff and irrigation facilities during the Fourth Five-Year Plan. In addition, negotiations are in progress with the Indian Council of Agricultural Research for locating one of the research centres of the All India Co-ordinated Research Project on mutton sheep with a view to develop breeds suitable to Agro-climatic conditions of Rayalaseema at an estimated cost of Rs 15 lakhs.

CHIT FUND COMPANIES

132—

90 (1038) Q — Sri B. Niranjan Rao — Will the hon. Minister for Home be pleased to state

(a) the number of Chit Fund Companies in the State,

(b) how many of them taken licences or permissions, and

(c) is there any proposal with the State Government to prohibit the Chit Fund Companies?

A:—

(a) 275
(b) 198
(c) Yes, Sir.

WEAVERS CO-OPERATIVE SOCIETIES

133—

398 (7789) Q — Sri Pragada Kotaliah — Will the hon. Minister for Handlooms and Co-operative Factories be pleased to state

(a) No of Weavers’ Co-operative Societies in the State, their total membership, paid-up share capital, and reserve funds as on 30-6-1968.

(b) share capital invested by them as on 30-6-1969 (1) in the Apex Weavers Co-operative Societies, (2) in the Co-operative Spinning Mills, (3) in the District Co-operative Central Banks and (4) in other Central Co-operative Societies.

(c) Reserve Funds Invested by them as on 30-6-1968 (1) In the District Co-operative Central Banks, (2) In the Debentures of the Central and Mortgage Bank and (3) In Government loans and National Savings Certificates?

A:—

(a), (b) and (c) A Statement is laid on the Table of the House.

71—6
# Written Answers to Questions

**STATEMENT PLACED ON THE TABLE OF THE HOUSE**

**WITH REFERENCE TO CLAUSES (a), (b) and (c) of L A Q No (7739), S No 13: STATEMENT IS LAID ON THE TABLE OF THE HOUSE**

(a) **No of Cotton weavers Cooperative Societies in the State as on 80-6-1968**

- Number: 871
- Total Membership: 2,26,298
- Paid up share capital: Rs 107.25 lakhs
- Reserve Fund: Rs 79.01 lakhs

(b) **Share capital invested in the Apex Weavers Cooperative Societies as on 80-6-1968**

1. **Andhra Handloom Weavers Cooperative Society, Limited, Vijayawada**
   - Rs 6.07 lakhs

2. **Hyderabad Handloom Weavers Cooperative Central Association, Limited, Hyderabad**
   - Rs 5.52 lakhs
   - Rs 11.59 lakhs

(c) **Share capital invested in the existing Cooperative Spinning Mills**

- Rs 21.84 lakhs

### Break-up

1. **Andhra Cooperative Spinning Mills, Limited, Guntakal**
   - Rs 12.48 lakhs

2. **Netha Cooperative Spinning Mills, Limited, Hyderabad**
   - Rs 3.37 lakhs

3. **Chirala Cooperative Spinning Mills Limited, Chirala**
   - Rs 3.47 lakhs

4. **Nellore Cooperative Spinning Mills, Limited, Nellore**
   - Rs 1.42 lakhs

5. **Rajahmundry Cooperative Spinning Mills, Limited, Rajahmundry**
   - Rs 1.04 lakhs

6. **Karimnagar Cooperative Spinning Mills Limited, Karimnagar**
   - Rs 0.12 lakhs

(6) **Share capital invested in District Cooperative Central Banks**

- Rs 16,73,476

(4) **Share capital invested in other Central Cooperative Societies**

- Rs 8,29,993

(c) **Reserve Fund invested as on 30-6-1968**

1. **In District Cooperative Central Banks.**
   - Rs 16,74,476

2. **In debentures of Central Mortgage Banks.**
   - Rs 86,475

(3) **In National Savings Certificates.**

- Rs 3,01,089
SUPPLY OF ELECTRICITY TO OTHER STATES

134—1407 Q.—Sri Dharenkula Narasimham.—Will the Hon. Minister for Power be pleased to state:
(a) whether electricity has been supplied to other States during 1988-89 by our State, and
(b) if so, the names of the said States and the rate at which it has been supplied?

A—(a) yes Sir
(b) 150 K V A at 11 K V was supplied at Kunchavaram village, Gulbarga District of Mysore State during the period 9-5-1986 to 8-12-1987 at an all inclusive rate of 8 Paise per K W H.

BUSINESS OF THE HOUSE

Mr Speaker.—That is for want of time.
Sri B Ratnasabhapathi.—There are very important things.
Mr. Speaker.—I will do one thing. In another half an hour, I will send for the Leaders of Opposition Parties and then let us see whether we can spare some time.

Sri G Sivah.—It is reported in the Press that Sri T. Nagi Reddy was detained under P D Act and one of the grounds that have been stated is that his speech made in the Assembly. All the Members are protected for any speech made in the Assembly. Could that be one of the grounds to detain such person under P D Act?

Mr Speaker.—Day before yesterday, Mr Rajeswara Rao and Sri Vavilala Gopalakrishnayya and a number of Members raised this question. I had asked the Minister for Home to collect the information and to make a statement today. I will ask him to make a statement. Just wait for some time.
Sri B Ratnasabhapathi.—Regarding the Extension of Excise Act to Andhra. When the Assembly is in Session, they should place it on the Table of the House.
Mr Speaker.—I am not aware of it. After the Chief Minister's arrival, I will see about it.

Mr Speaker.—You have raised it yesterday also.
Mr Speaker — If you got itready now, you place the report on the table of the House.

Mr Speaker — Anyhow, I have already given a ruling that incorrect statement cannot form basis for privilege issue That cannot form basis.

Mr Speaker — Then what about you? You have made a very damaging statement against Deputy Chief Minister. You should withdraw and offer an unconditional apology to the House.

Mr. Speaker — You cannot make such kind of damaging allegations against responsible member of this House. It is very annoying and unfortunate. Please resume your seat.

Sri P. V Narasimha Rao:— There is a call attention on that...
POINTS OF INFORMATION

re — Strike by the employees of the Highways Department

Sri J V Narsing Rao — Regarding Highways employees, I had discussions with our friends and they have virtually agreed. If there is anything, I am prepared to discuss with them.
Release of Prisoners during Gandhi Centenary Year

Sri R Ramasubba Reddy (Proddutur) — In the G. O. recently issued by the Government remitting the sentences of prisoners on the eve of Gandhi Centenary, there seems to be some ambiguity, that is, with regard to the applicability of the G. O. to those persons who are on permanent parole or bail and who are outside the jail, because the preamble of the G. O. reads as if it is applicable only to prisoners. It leads to an anomaly. So I request the Chief Minister either to clarify the position or to give an amendment.

The Minister for Education (Sri P. V. Narasimha Rao) — I don't think there is any difficulty or ambiguity. It applies to all prisoners. Even if they are on parole, they don't cease to be prisoners. They are undergoing sentence.

Sri R Ramasubba Reddy — There seems to be a feeling that the word 'Prisoner' does not include the person who is already on bail and that is exactly the word used. What happened was that at the time of Nagarjuna Sagar Project, an executive order was issued. Now a statutory order was issued. Then it was possible for the Government to give clarification on a subsequent G. O. But here, the Government will have to examine whether an amendment is necessary. Because, it must be done before October 2nd. Otherwise, the whole purpose will be defeated.

Sri P. V. Narasimha Rao — He is saying something about a person who is on bail. He is under trial. Naturally this will not apply to him. But if he is already convicted by 1/4th and if his appeal is pending and if he is on bail mean-while, that will apply to him.

Sri N. Raghava Reddy — So that is the whole difficulty.
Announcement re Election to the Committee on Estimates

30th September, 1960.

Mr Speaker - Further to the announcement I made on 23 9-69 regarding elections to the Estimates Committee on 29-9-69, I may now announce that Sri A. Venkat Reddy, one of the four contesting candidates, has withdrawn his candidature and that therefore since there are only three candidates for the three vacancies there will be no election on 29-9-69 i.e., to-day. I therefore declare that Sagarwar V. Channiah, C. V. K. Rao and Vittal Reddy to have been duly elected to the three casual vacancies on the committee on Estimates for 1969-70.
RULING FROM THE CHAIR

re DETENTION OF SRI P GOVERDAN REDDY, M.L.A.

Mr Speaker — Sri P Goverdhan Reddy has given notice of motion of breach of privilege under Rule 173 of the Andhra Pradesh Legislative Assembly Rules, on the ground that he was prevented from attending the present sittings of the Assembly from 11th August till 1st September 1969, and that the Chief Minister, Home Minister, Chief Secretary and Home Secretary are liable for breach of privilege and that the matter be referred to the Committee of Privileges.

This was taken up in the House on 16-9-69. Sri Goverdhan Reddy stated that by detaining him just a few hours before the commencement of the Governor's Address on 14-8-69, it amounts to breach of privilege.

The Chief Minister, in his reply stated that under section 3 (1 (A) (2) read with (2) (c) of the Preventive Detention Act the Commissioner of Police, Hyderabad has issued the orders of detention and that there is no breach of privilege so far as detention or arrest of any member either before or after or during the meeting. The Chief Minister also stated that this was not done under the directions of the Government or the Home Minister or some other Minister or the Chief Secretary.

In Deshpande Case (1952), the Committee of Privileges of Lok Sabha reported that the arrest of a member under the Preventive Detention Act, 1950, did not constitute a breach of the privilege of the House. While accepting the reasoning of the Committee of Privileges of the House of Commons, U.K., in the case of Captain Ramsay, the Committee of Privileges of Lok Sabha, inter alia, observed:

"Preventive detention is in its essence as much a penal measure as any arrest by the police, or under an order of a Magistrate, on suspicion of the commission of a crime, or in course of, or as a result of, the proceedings under the relevant provisions of the Criminal Procedure Code and no substantial distinction can be drawn on the ground that the preventive detention may proceed merely on suspicion and not on the basis of the commission of an offence on the part of the person directed to be detained. The Constitution authorizes preventive detention in the interests of the State and it is well settled that the privilege of Parliament as granted in regard to the service of the commonwealth, and is not to be used to the danger of the Commonwealth. "and further, every detention by whatever name it is called preventive, punitive or any other, has, as was pointed out by the Committee of Privileges in the House of Commons in Ramsay's case, this in common, the protection of community as a whole..."
Ruling from the Chair
29th September, 1969. 499
re Detention of Sri P Govardhan Reddy, M L A,

Committee, therefore, consider that if preventive arrest under statutory authority by executive order is made, no breach of privilege is involved.

It is very clear from May’s Parliamentary Practice (15th Edition P 78) that the privilege of freedom from arrest is not claimed in respect of criminal offences or statutory detention. This exemption from arrest has not been allowed to interfere with administrative justice or emergency legislation enacted in the interest of security of the State, which are more paramount and supreme than anything else. For the above reasons I consider it is not a fit case for reference to the Committee of Privileges. It is, therefore, disallowed.

Sri D Venkatesham - Against Mr Konda Lakshman Babji for the threat of speeches made on the floor of the Assembly the Speaker was pleased to inform us that he will peruse the records and let me know about the result. Hence, I request you to let me know what happened to that Sir.

Mr. Speaker - I have already given the ruling.
Sri D Venkatesham - Not yet Sir. On that, you were pleased to inform me that you would give a ruling.

Mr Speaker - Mr Venkatesh, you were not present in the House. That is all. I have already given my ruling. I said I will get it corrected. I got it corrected. The objection was that you immediately raised objection.

Sri D Venkatesam - Yes, Sir.
Mr Speaker - Yes, I got it corrected.
Sri D Venkatesam - But no decision was given. I pressed for it. Sir. You said you will peruse the records and let me know. But so far no ruling has been announced.

Mr Speaker - The ruling was announced on the same day. I said from a perusal of the record, I will get the word corrected. Accordingly I got it corrected. The very next minute, I got it corrected.

Sri C V K. Rao - Your ruling is based on the point. Nobody raised objection here. Now when once an objection has been raised and the substance of the ruling was That is the contention.

Mr Speaker - That is a fresh ruling. Mr C V K Rao, I am sure, you must have heard the ruling. This is apart from that, for other reasons I said it is not a fit case.
Mr Speaker — It is not a matter which can be decided in consultation with the Chief Minister or Home Minister. This is a matter which has to be raised in the Presiding Officers conference. This is not only based on the rulings given by the Lok Sabha as well as the House of Commons. This is the practice prevalent in all the countries. So, it has got to be raised in the Presiding Officers Conference. Let them decide whatever.

Sri P. Govardhan Reddy — As far as my knowledge goes, in no country an hon. Member will be arrested under Section 151.

Mr Speaker — Mr Govardhan Reddy, what you are saying is not correct. My ruling is based on the rulings of Lok Sabha and number of other rulings.

Mr Speaker — I have got the rulings in Ramay as well as Lok Sabha ruling, there also, the arrests were made under the P.D. Act.

POINTS OF INFORMATION

re RAYALASEEMA DEVELOPMENT BOARD

About the Rayalaseema Development Statutory Board, we are expecting an announcement from the Government.
Mr Speaker — I think the Chief Minister is not present now. You may raise it after he comes.

(Sri P Subbayya and some other hon members were seen standing)

Mr Speaker — I am not allowing anybody

Mr Speaker — Let the Chief Minister come. After he comes, you may raise it.

I have got 13 motions under Rule 74

re Statue of Late Sri B R Ambedker

Mr Speaker — Who is the concerned Minister?

Srimathi J Easwari Bai — Mr Chenchurama Naidu

Sri P Basri Reddi — I have given notice of a motion under Rule 97 for leave to introduce the Rayalaseema Development Board Bill.

Mr Speaker — I am getting it examined. I thought I have got powers to order publication of a non-official bill. But it is rather doubtful. If I can give permission myself, I will certainly give permission for the publication of the Bill. I am getting it examined.

Sri P Basri Reddi — I have also requested the Hon’ble Speaker to waive the rule, in view of the urgency of the Bill.

Mr Speaker — There is still some doubt about it.

Sri K Brahmananda Reddi — I think, Sir, the Minister for Finance may make an announcement at the time of reply (on the Appropriation Bill).
CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

Mr Speaker — There are 13 matters under Rule 74. I request the Members to kindly co-operate with me in disposing of these matters.

re WATER SCARCITY IN PATHIKONDA TALUK

Mr Speaker — There are 13 matters under Rule 74. I request the Members to kindly co-operate with me in disposing of these matters.

re WATER SCARCITY IN PATHIKONDA TALUK
Calling attention to a matter of urgent public importance

re Non-payment of salaries to teachers working in Tadepalli, Eluru, Tenali and certain other municipalities

Sri G Venkata Reddy in the Chair

re NON-PAYMENT OF SALARIES TO TEACHERS WORKING IN TADPATRI, ELURU, TENALI AND CERTAIN OTHER MUNICIPALITIES

calling to the attention of the Hon. members the matter of urgent public importance relating to non-payment of salaries to teachers working in Tadepalli, Eluru, Tenali and certain other municipalities, for the period from 1st September, 1969 to 30th November, 1969, when the salary arrears amounted to Rs. 67 lakhs.

It may be stated that the salaries of teachers and other staff members in the municipalities have not been paid on time for a long period, which has created a serious financial crisis in the civic bodies. The municipal authorities have been under tremendous pressure to settle the arrears, and they have been making all possible efforts to meet the financial obligations.

The situation has become critical due to the non-payment of salaries, which has adversely affected the performance of the civic bodies. The municipal authorities have been compelled to take stringent measures to ensure the prompt payment of salaries to the teachers and other staff members.

The government has been requested to take immediate steps to resolve the financial crisis and ensure the prompt payment of salaries to the teachers and other staff members. The government is requested to provide financial assistance to the municipal authorities to meet the current financial obligations.

The matter is under the consideration of the government, and it is requested to take immediate steps to resolve the financial crisis and ensure the prompt payment of salaries to the teachers and other staff members.
Calling attention to a matter of urgent public importance,

re Non-payment of salaries to teachers working in Tadpatri, Eluru, Tenali and certain other municipal towns.

[Text in Telugu]
Calling attention to a matter of urgent public importance

re: Non-payment of salaries to teachers working in Tadpatri, Eluru, Tenali
and certain other municipalities

Sri P V Narasimha Rao—Sir, the question of evolving uniform pattern of teaching grants to the municipalities is separate under active consideration of the Government. It was agreed that arrears due and admissible to the municipalities should be paid on receipt of audited statements from the municipalities in a phased programme. The Director of Public Instruction is taking action to release an amount of Rs 45,000 under secondary education and Rs 15,000 under elementary education, pending specific remarks of the District Educational Officer, Anantapur and the Examiner of Local Fund Accounts, on the genuineness of the amount required for arrears of grants based on the audit reports, since in the absence of such audit figures, the actual amount of grant of arrears due to the municipality cannot be arrived.
29th September, 1969

Calling attention to a matter of public importance

re Drinking water scarcity in Ongole

Sri P V Narasimha Rao — All of us are having the same experience

Mr Chairman — The whole delay is caused in the treasuries, they are not releasing the amounts in time

Sri P V Narasimha Rao — It is all over We are taking action immediately

To tide over the present crisis, we are releasing some amounts of Rs. 16 crores up to Rs. 30 crores and Rs. 60 crores over and above the sanctioned amounts.
Drinking water scarcity in Ongole.

Sri N Chencherama Nadu —Sir, Ongole is a first-grade municipality in Guntur District with a population of 15,048 as per 1961 census. A scheme to supply 6 akhs gallons of water per day for a population of 4,000 at 17 gallons per day per head with surface water of Gundlakamma river as a temporary source was sanctioned by the Government in 1960 at a cost of Rs 34.89 lakhs. Water is pumped from Gundlakamma river through 16 diameter pumping main to the treatment works located in the Ongole hill. The water is then treated in the filter bed and gravitated to the service reservoir adjacent to it. The permanent source of water supply to the town would be Nagpurumagar canal which will run very near to the Ongole town. As such, the treatment works are located now itself on the Ongole hill. The existing water supply treatment water has a filtering capacity of 6 lakhs gallons per day and is suitable for expansion to serve the ultimate needs of the town i.e., 9 lakhs gallons per day for a population of 60,000 to be reached in 1991 at 15 gallons per head per day. It is reported by the Superintending Engineer, Public Health Guntur and the Municipal Engineer, Ongole that due to the tampering of the pump mains leakages were observed in the joints of pumping main in 15-9-1969. Hence the municipality had to stop pumping water to attend to the repairs and the same was got repaired on 15-9-1969 itself. Due to the above reasons, the total quantity of 2.25 lakhs gallons of water was supplied to the town on 15-9-1969. From 1-9-1968 about 5.56 lakhs gallons of water is being pumped from the Gundlakamma river source. Out of the above, 87 lakhs gallons of water is being supplied to the route villages in tobacco companies. Balance quantity of filtered water is being supplied to the Ongole town which comes to 9.34 lakhs gallons per capita per day for present population of 50,000. The duration of supply of water to the town is between 6 am to 9 am and 5 pm to 8 pm. Under distribution system, 115 numbers of public connections have been erected and 1295 numbers of house service connections have been sanctioned. At present, due to difference of levels in different areas of the town, there is no uni-
Calling attention to a matter of urgent public importance

re: Frequent breakdown of water supply in Secunderabad

form supply to the people of high level areas. S E has instructed the Municipal Engineer to regularise the supply in such a manner that uniform supply is made to the entire town.

The following are the reasons for lower rates of per capita supply than the designed rate of 15 gallons per day per head:

1) Rapid growth of the population of the town
2) Decline of water level in the Gundula'amma river
3) Frequent breakdowns of power supply
4) Tampering of pumping main

The above sources have been finalised on temporary bases with the ultimate intention of switching over to Naga Junasagar canal as a permanents source, Proposals for drawing water from Naga Junasagar canal distributory to cater to the ultimate requirements of the town have been called for from the Superintending Engineer, Public Health, Guntur and proposals have been received by the Superintending Engineer from the concerned executive engineers and they are under scrutiny.

re: Frequent breakdown of water supply in Secunderabad
Calling attention to a matter of urgent 20th September, 1969

request breakdown of water supply
in Secunderabad

The existing sources of water supply to Secunderabad city are Gandipet reservoir and Manjira water supply. The per capita consumption of water is 30 gallons per day giving a total supply of 8 gallons per day serving a population of 182. The average quantity of water supplied from each of these sources are 2 lakhs gallons per day on Gandipet reservoir and 18 lakhs gallons per day from Manjira river source. The timings of water supply in the areas supplied by gravity are from 4.30 to 9.30 a.m. and from 1 p.m. to 6 p.m. Water supply in some areas such as Masroor, Jecore, Pan Bazar, part of Ramgopalpet, Hyderabad etc. is given by means of pumping. The timings in these areas vary from locality to locality. The areas where the supply is inadequate are given below:

East Marredpalli teachers' colony,
Ranga Raj Bazar,
Rangoli Bazar,
Kalasiguda,
Part of Ramgopalpet.

The reasons for inadequate water supply are that these areas are affected when full water level is not maintained in the reservoir due to short supply of water from Manjira source and due to the existence of inadequate size of distribution mains laid long back. Distribution of water is affected whenever the bulk supply of about 20 lakh gallons per day is not supplied from Manjira source is not received in full either due to breakdown in the mains or due to similar reasons.

The following steps are proposed for the implementation of water supply in the above areas:

East Marredpalli Teachers' Colony can receive adequate supply of water provided the supply from Manjira is uninterrupted on the continuous main line which comes reservoir.
Calling attention to a matter of urgent Public Importance

Frequent breakdown of water supply in Secunderabad

For the other areas, the work of re-modeling water supply distribution system is taken up and replacement of distribution mains in parts of Kala Bhavana and Ramgopalpet areas are completed. About these areas are expected to receive adequate supply within a period of 2 months time.

For the remaining areas, estimates for the replacement of mains are sanctioned and tenders are being called for.

Advance action to connect the distribution mains in all the above areas to the trunk mains has already been completed by laying the trunk mains of sizes varying from 9 to 14 inches on the Sarojini Devi Road.
Calling attention to a matter of urgent public importance

re Need for Construction of residential quarters to the attendants of Patients and also for extra ambulance in Government Head quarters Hospital, Nellore.

That is the sorrowful state of affairs because you never took care to have sheds or shelter for those persons who are attending upon patients. You are not having even Ambulances there not even equipment. Then, what for this Rs 23 lakhs, Sir? Will you kindly make arrangements for construction and also see that ambulances are increased and some buses are operated there? Apart from it, one more thing now all these hospitals are away from the city. One is 34 miles away from the city and another 1½ miles away and the third one is under construction. Why didn't you have bus services or see that ambulance services are increased? This is the sorrowful state of affairs prevailing there. What is the use of having anything, after the death of the patient? What is the use of Rs 23 lakhs? It is a waste.

The Minister for Health and Medical (Sri Mohd Ibrahim Ali Ansari) — In no hospital, Government are providing residential quarters to the patients of attendants. At present there is a waiting shed for attendants of patients who go to Government Headquarters hospital, Nellore. Sri D S Reddy's family has promised to construct a hospital for the attendants and the work is taken on hand. As regards the provision of extra Ambulance to the Headquarters Hospital, Nellore, I may mention there is already an Ambulance and 1 UN Vehicle at this hospital. The Superintendent of the Hospital was informed to take delivery of 1 more UN Van for Epidemic section from Medical Stores Depot Madras. With the addition of this third vehicle, the need of the hospital will be met quite adequately.

Sri A Madhava Rao — Will the hon. Minister make an inspection of that Hospital in the near future and see the conditions? When you have invested Rs 23 lakhs, at least we expect some facilities for the patients. Will you kindly make an inspection — spot inspection or surprise inspection — and satisfy the conditions prevailing there?

Sri Mohd Ibrahim Ali Ansari — I will look into it, Sir.
Calling attention to a matter of urgent public importance

GRAVE SITUATION PREVAILING IN THE MEDICAL COLLEGE

KAKINADA

Calling attention to a matter of urgent public importance

Mr Deputy Speaker in the Chair

That was the starting point of the trouble.

He's in the know of things and let him see that things are sorted out properly.
Calling a resolution to a matter of urgent public importance
re Alleged murder of Sri Subbarayudu, Sarpanch of Bheemavaram village, Ongole Taluk on 12-6-1969

Sri Mohd Ibrahim Ali Ansari - The Director of Medical and Health Services has reported that there were quarrels between the students who are residing in the hostel attached to the Rangaraya Medical College, Kakinada, for some time and the College authorities constituted an inquiry committee consisting of 3 Professors to enquire and report about the happenings in the hostel. As per the findings of this committee, 6 students were suspended, the suspension period extending to 1 year in some cases. On further representation made by the students, the college authorities reduced the suspension period to 6 months varying from one to four months. Six other students were fined, the amount ranging from Rs 100 to Rs 500. It was also reported ten days ago two students broke open the windows of the ward's office for which those students were expelled from the hostel for their behavior. The two students along with other students went on hunger strike for a period of three days and they broke the fast after negotiations. The situation is calm and quiet. The Rangaraya Medical College, Kakinada is a private college managed by a Governing body of which Mr P V N Reddy a private medical practitioner is the President. The Governing body is responsible for running of the college and also for the discipline of the staff and students of the college and the attached hostel.

Sri Mohd Ibrahim Ali Ansari - We have already asked the Collector. As it is a private college, the Government cannot directly intervene. The Collector is one of the members. We have asked the Collector to look into the matter and see that everything is set right.

re - Alleged murder of Sri Subbarayudu, Sarpanch of Bheemavaram Village, Ongole Taluk on 12-6-1969
20th September, 1969

Calling a hearing to a matter of urgent public importance

re Alleged murder of Sri Su'ibaraayudu,
Sarpanch of Bheemavaram village,
Ongole Taluk on 1 (c)1969

The matter of the alleged murder of Sri Su'ibaraayudu, Sarpanch of Bheemavaram village, Ongole Taluk, on 2nd September, 1969 is of public importance. There were allegations of murder, and it is necessary to hear the witnesses and determine the facts. The hearing is scheduled to commence on the 4th September, 1969.
Calling attention to a matter of urgent public importance

Alleged murder of Sri Subbarayudu, Sarpauch of Bheemavara village,
Ongole Taluk on 12-6-1969

1. Calling attention to a matter of urgent public importance

2. Alleged murder of Sri Subbarayudu, Sarpauch of Bheemavara village,
Ongole Taluk on 12-6-1969
During Anugulam area 20 and 21 another victim diagnosed to have sustained injuries with no internal injuries. Among Kaimis about 110 persons of
Police, Cunter and Cell area appointed and during investigation it was decided that the injury to the victim estimated to be at R 100 to the victim in the village. All the 60 improper charges sheet have filed to the Process Guntur and the case was posted for further action.
Further report is awaited. The Collector directed that a study of various incidents discussed that nearly, the reports of superficial cause is undoubtedly correct, thereby having a very important part. MLA and other important officials are making efforts to the maintenance of peace and reconciliation between the two communities. The Collector has sanctioned a special relief of Rs. 100 to each affected family. The I.P.I. has instructed to assign land to the landless poor among the villages and the Collector had also distributed cloth, and utensils supplied to each family a set of utensils.

re

Arrest of 100 landless poor in the villages

916 రెండు సంభారం తెలిపారని చేసినది.
Call in, to a matter of urgent 29th September 1969


re' Arrest of Sl. T. Navi Reddy

street Sl. Kishen, with shot at Shri Shank Hussain who received three gun shots on the chest and died on the way to Khanpur next morning. The villager caught hold of Shank Singh and beat him to death on the way. Shank Singh was, he caught and beaten by the villagers and handed over to the Police. 4 others received minor injury. They were wounded Sl. Kishen and Sl. Naranbhatu escaped and fled away. No sticks were stolen from the house. The DBM gun was broken into pieces by the villagers.

A case in Crime No 5/69 under Sections 302, 307, 124, 213
and 215 of the Indian Arms Act was registered at Khanpur Police Station and it is being investigated vigorously.

This is merely a case of land dispute and has nothing to do with Navi Reddy.

Sl. T. Navi Reddy

[Signature]

[Address]

[Date]

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

re: Arrest of 100 landless poor in Divi Taluk

Mr. Deputy Speaker — I will now tell you.

Sri J. Vengal Rao — Sir, on 10th September, 1969 at about 100 p.m., the Kamma boys of Bhimavaram village with the assistance of Kamma boys of Luppada village, numbering about 200, including some ladies, armed with sticks, axes, spears and daggers, suddenly fell upon the Christian locality resulting in the death of Surpamun Subbia Rayalu and serious injuries (13 injuries) including whom one is Devina Anjaneyulu aged 20 years, at Guntur, and seven others were diagnosed to have sustained fractures, and remaining were simple injuries. Among Kammas about 12 persons died. The Superintendent of Police, Guntur and Collector Ongole, reached the village and during investigation it was disclosed that the loss of property was estimated to be about Rs. 80,000. A platoon has been stationed in the village. All the 69 important accused have been arrested and a charge-sheet has been filed before the Judicial II class Magistrate, Guntur, and the case was posted for enquiry on 12th September 1969. Further report is awaited. The Collector has further reported that a study of various incidents disclosed that though the immediate and superficial cause is undoubtedly communal, political rivalries have also a very important part to play. Strong police pickets have been posted and patrolling has also been arranged in the neighbouring villages. The situation is reported to be peaceful and the local M.L.A. and other leading people of the neighbouring villages are making efforts in the meanwhile to bring a reconciliation between the two communities. The Collector has sanctioned a special relief of Rs. 100 to each affected family. The Tahasildar was instructed to assign land to the landless poor among the affected families. The Sub-Collector had also distributed cloth, and grain and supplied to each family a set of utensils.
Ca'ling attention to a matter of urgent public importance

re' Arrest of Sri T Nagi Reddy

street Sri Kisha singh shot at Shri Shauk Hussain who received three gun shot wounds on the chest and died on the way to Khanpur next morning. The villagers caught hold of Kishensingh and beat him to death on the pot. Sri Kajiah was also caught and beaten by the villagers and handed over to the Police. 4 others received minor injuries. The other accused Sri Kishitaiah and Sri Narsimhulu escaped and are absconding. No articles were stolen from the House. The DBMM gun was broken into pieces by the villagers.

A case in Crime No 88/69 under Sections 302, 307, 324, 323, and 121 I C, ctd with Section 25 of the Indian Arms Act was registered at Khanapur Police Station and it is being investigated vigorously.

This is purely a case of land dispute and has nothing to do with Naxalites.

re', Arrest of Sri T Nagi Reddy

Re: employee's leave application
20th September, 1969  Calling attention to a matter of urgent public importance

Arrest of Sri T Nagi Reddy,

Calling attention to a matter of urgent public importance

Arrest of Sri T Nagi Reddy,
Calling attention to a matter of urgent public importance.

Arrest of 180 landless poor in Divi Taluk

Sri J. Vengal Rao — Sir, 19 persons were arrested on 19th instant for trespassing into lanka lands of Cheedipudi village measuring 55 acres 84 cents and they were remanded on the 20th instant. 24 persons were arrested on 20th instant for trespassing and occupying 210 acres 34 cents in Sitapeddallanka of Nimmagadda village and they were remanded on 21st instant. 26 persons were arrested on 22nd instant for trespassing and occupying 34 acres and 3 cents in Zaleludibba lanka of Cheedipudi village and they were remanded on 23rd instant. 18 persons were arrested on 23rd instant for trespassing and occupying Sitapeddallanka of Nimmagadda village and they were remanded on 24th instant. All these persons in the above cases were remanded to custody by the Sub-Divisional Magistrate till 30-9-69.

The Estate Abolition Tribunal, Kurna allowed Sitapeddallanka of Nimmagadda village in favour of the Zamindar of Challapalli and disallowed claims of Cheedipudi and Zaleludibba Lanka. The Zamindar of Challapalli preferred an appeal in the High Court and obtained stay orders.
29th September, 1999

Calling attention to a matter of urgent public importance

re Attack by suspected Naxalites on the House of Sri Ranga Rao, Yelgada, Khanapur taluk, Adilabad District

Sri T Narsa Reddy —Mr Speaker, Sir, in Khanapur Taluk of Adilabad District, a group of persons have ganged up themselves to make loot and plunder in all villages around because the atmosphere seems to be very conducive for such type of activity and in the name of Naxalites anybody can enter anybody's house and do anything they like. They have setup a programme of attacking, any number of villages. One such case has happened on September 1.

A gang of about 8 or 10 persons entered the village of Alagad and then to scare away the village, to begin with, they shot one Nizamuddin, a poor boy, who was a labour employee in the village and killed him on the spot right on the site just to create a scare. On this, the villagers got bold enough and caught hold of not only the persons who killed the boy but several others who were in gang with them and attacked them. In the process, one person from the gang was killed. Ultimately, the D.S.F. and the Circle Inspector visited the village. They complimented the villagers for having faced the goons in that part of the night and overpowered them. But now what is happening is, the police are trying to catch the villagers themselves who attacked the gang on the ground that there is a land dispute or something and in that process, they are not only encouraging the gang of dacoits but disencouraging the villagers who have been brave enough to counter the attack of the goons. I request the Home Minister to look into this matter and see that no other persons are harmed and that they are not allowed to continue their operations of plunder in other villages.

Sri J Vengal Rao —On 12th 969 at about 10 p.m., Sarvaśrī Kishansingh of Kannaigar, S Raja of Yellagaddapa, G Kishnaiah of Zilatnagar and T Narasimlu of Lakshmisagar raided the house of Sri K Rangarao of Yellagaddapa village. There was a land dispute between Sri Rangarao and Sri Rajastan. The latter is reported to have hired the three persons referred to above for murdering the former.

Sri Kishansingh was armed with D B M gun and stood guard outside Sri Rangarao’s House. Sri Kishnaiah and Sri Narasimlu entered the House forcibly but Sri Rangarao ran away. Sri Kishansingh discharged a shot from his gun. Meanwhile, Sarvaśrī Shaik Hussain, Rajeswararao and six other villagers gathered in the
Calling attention to a matter of Urgent Public Importance: Arrest of Mr. Y. K. Ready

Mr. Speaker,

I would like to bring to your notice an urgent matter of public importance. In recent days, there have been reports of activities that appear to be undermining the democratic process. These activities, if not addressed promptly, could lead to significant instability and disorder.

The police have been aware of these activities and have taken some measures to address them. However, it is evident that more needs to be done to ensure that the democratic process is protected.

I urge this House to consider the immediate passage of an anti-extremist law to tackle these activities effectively. This is not only for the protection of democracy but also for the safety and well-being of our citizens.

We must act decisively to safeguard our hard-won democratic rights.

Thank you.
522 29th September, 1969  Calling attention to matter of ur.
  public importance
  re  Arrest of Sri T Nagi Reddy

Calling attention to matter of ur. public importance re Arrest of Sri T Nagi Reddy

(¿) 29 & 30 September 1969

Court adjourned 29 " (pallavesi) — 2 30 & 31 September 1969

Police Stations open 29 " (five days) — 2 30 & 31 September 1969

almost similar notice 29 " (five days) — 2 30 & 31 September 1969.
Call to attention to a matter of urgent public importance
re: Arrest of Sri T Nagi Reddy

The call-attention motion is on a matter of public importance that he should be released. How is the argument that the release is not justified proper?

Sri D Venkatesam — That Sri C V K Rao says is correct. Those members have given call-attention motions and the Secretariat has clubbed these along with others.

Sri C V K Rao — The subject-matter is the arrest of Sri T Nagi Reddy, ex-M LA. We said it is a matter of public importance that arrest should be revoked and he should be set free. That is the call-attention notice. That, gentleman, what notice he has given, we do not know. For that there is the hon. Minister who is responsible for this arrest and for depriving the ex-M LA's liberty. He has got to answer. So that cannot go along with this. You kindly give a ruling on this and uphold my point of order.

Mr Deputy Speaker — These two ought to have formed two separate things. The office ought to have made them into two and the hon. Minister should have made two statements. Now it is clubbed. He can make two statements one for the first one and later on another for the second one.

Sri C V K Rao — Let it be taken up in another Assembly.

Mr Deputy Speaker — Sri Rangiah Chetty has also given notice. The cause is the same. The arguments are different.
Mr Deputy Speaker —For that technical thing, let us not stand on it.

Sri C V K Rao —It is not technical! It is a matter of principle. It is a matter affecting the liberty of an individual.

Sri D Venka sham —In this connection, the speech made by hon. Sri Rangiah Chetty must be expunged. When it does not relate to this question, to club it along with this is highly irregular.

Mr Deputy Speaker —After the statement on Call attention notice No 10 is over, that could be taken as No 11.

Sri Vavilala Gopalakrishnayya —That is what I say.

Mr Deputy Speaker —After 10 is over 11 should be taken.

Mr Venkateshwar —Sri Lakshmi —That is what I think.

Mr Deputy Speaker —If it is so, 11 should be taken as is. Both these things should have been separately placed.
Calling attention to a matter of urgent 29th September, 1969

re Arrest of Sri I Nagi Reddy

Sri J. Vengal Rao — Sir under section 3 (2) of the Preventive Detention Act, the District Magistrates of Andhra Pradesh have been empowered to detain any person who in their view acts in a manner prejudicial to —

1. The Defence of India or relations of India with foreign powers, the security of India or,
2. The security of the State or the maintenance of Public Order or
3. The Maintenance of Supplies and Services essential to the community

Under Section 7 (1) of the said Act, the detaining authority is legally obliged to serve detailed grounds of detention on the detainee within 5 days from the date of detention under section 3 (2) of the said Act. The State Government have to approve the orders of detention within 12 days from the date of such order after carefully considering the grounds of detention by the District Magistrate. After the State Government approves the order of detention and the person ordered to be detained has been taken into custody, the State Government will refer the case of the detenu to the Advisory Board within 30 days from the date of arrest, if he applies under section 9 of the said Act and if this State Government do not consider that the representation of the detenu made to the State Government warrants his release from the detention. In respect of detention of Sri I Nagi Reddy necessary action will be taken as stated above.
29th September, 1969

Calling attention to a matter of urgent public importance

re A rest of Sri T Nagi Reddy

Calling attention to a matter of urgent public importance

A rest of Sri T Nagi Reddy
Calling attention to a matter of urgent public importance

re: Non-payment of compensation to ryots of Alampur, Wanaparthy, Kollapur and Nandikotkur taluks whose lands have been submerged under Srisailam project

Mr Speaker,—He has spoken, is it? I am sorry. I am sorry.

Mr Speaker,—He has spoken. I am sorry.

Mr Speaker,—He has spoken.

Mr Speaker,—He has spoken. He has spoken twice. He has spoken three times. He has spoken four times. He has spoken five times. He has spoken six times.

Mr Speaker,—He has spoken. I am sorry. He has spoken. I am sorry. He has spoken. I am sorry. He has spoken. I am sorry.

Mr Speaker,—He has spoken. I am sorry. He has spoken. I am sorry. He has spoken. I am sorry. He has spoken. I am sorry.
Calling attention to a matter of urgent Public importance

re No. payment of compensation to ryots of Alampur, Wanaparthy, Kuppur and Nandikotkur taluks whose lands have been submerged under Sri-Sailam project

...
Calling attention to a matter of 28th September, 1960.

Urgent Public importance

re Accumulation of 20,000 tons of Virginia tobacco for want of foreign market

Promoters being given by the Andhra Pradesh State Electricity Board against the J E S O S Rules

Accumulation of 20,000 tons of Virginia tobacco for want of foreign market.
23rd September, 1960

Calling attention to a matter of great Public importance

Accumulation of 20,000 tons of Virginia tobacco for want of foreign market.

Sri Ankune du Prasada Rao — The question of disposal of unsold stocks of tobacco has been engaging the attention of the Government. The matter was also discussed with the officials of the Government.
and the Minister for Foreign Trade and with the officials of the State Trading Corporation from time to time. As a result of the repeated efforts made by this Government, Government of India have taken the following steps: (1) Minimum export prices of some other low-grade tobacco have been reduced in respect of 1968 crop by 20% and in respect of 1967 crop 25%, thus enabling easier export of accumulated stocks. (2) State Trading Corporation have also finalised 6 barter deals with the following people:


As present the total value of barter deals entered into is of the order of Rs 4.5 crores. Government have also requested the State Trading Corporation to purchase the stocks but the Government of India and the State Trading Corporation did not favour the idea of the State Trading Corporation making the purchases directly. As a result of the efforts made by this Government, Rs 67 lakhs worth of tobacco has already been hitted through the various barter deals. Efforts are being continued to arrange disposal of the rest of the stocks also. Further discussions in this regard are going to be held shortly with both the tobacco growers as well as Indian Tobacco Association and the State Trading Corporation.

FURTHER INFORMATION ON LAQs Nos 1527-Z AND 2423-Y

Sir, while answering starred question No 1527-Z on 16-8-1969 put by Sri Vavilala Gopalakrishnayya, I promised to place information on the Table of the House. Accordingly, Sir, with your permission I am placing the information on the Table of the House. Also, while answering starred question No 2423-Y on 1-3-1969, I promised to place further information regarding acquisition of land in Visakhapatnam. That also has been placed on the Table of the House.

PRESENTATION OF THE SECOND REPORT OF THE COMMITTEE ON SUBORDINATE LEGISLATION

Sri R. Rama Subba Reddy — Sir, I beg to present the Second Report of the Committee on Subordinate Legislation (1968-69)

Mr Speaker — Report presented.

71—11
PRESENTATION OF THE THIRD REPORT OF THE COMMITTEE ON PETITIONS

Sri Vasudev Krishnaji Naik —Sir, I beg to present the Third Report of the Committee on Petitions (1st meeting of the Second and Third Sessions)

Business of the House.

Mr Speaker —In the next session you can get clarification

Mr Speaker —Raise it in the next session

...
Statement by the Minister for Finance

re —Earnes Allowance

Sri K Vijayabaskara Reddy —Sir, I want to make a statement. Hon. Members are aware that the Government has granted to its servants on a par with the Central rates to compensate the increase in the cost of living. As the ways and means position of the Government was far from satisfactory, Government had ordered 50% of such increase of D A given since 1968 should be credited to the provident fund of the employee. Government have since reconsidered the matter and through the overall financial position of the Government continues to be unsatisfactory, still, to enable the employees to meet their commitments on account of increased cost of living Government have decided that 50% of the D A now being credited to the provident fund, i.e., 25% of the total increase of D A sanctioned since 1968 may, at the option of the Government servant be drawn in cash from 1-10-1969 and the other 50%, i.e., the balance of 25% of the total increase from 1-4-97. The amount already credited to the provident fund will remain in the fund of the employee and can be drawn by him in accordance with the normal rules of drawal of money from provident fund.

ANNOUNCEMENT

re Decisions of the Business Advisory Committee

Mr Speaker —I am to announce the decisions of the Business Advisory Committee held to-day

29-9-69 1 p.m. to 1-30 p.m. Half-an-hour discussion on the enquiry regarding admissions into medical colleges

4 p.m. to 7 p.m. Discussion on Telangana situation

30-9-69 9 a.m. to 1-80 p.m. Paying homage to Mahatma Gandhi.
4 p.m. to 6 p.m. Discussion on the Report of the Finance Commission

Dr T V S Chalapathi Rao —Sir, would it not be more proper if the House is called upon to pay its homage to the Father of the Nation on 2nd October. Anyway, you are extending.
The Andhra Pradesh Co-operative Central Land Mortgage Bank (Formation) Amendment Bill, 1969

Mr Speaker — That means tomorrow 29th and 1st October, 1969 we will not be having any business.

Dr T V S Chalapathi Rao — But it will be in the fitness of things.

Mr Speaker — It has been decided in the Business Advisory Committee I cannot alter it.

GOVERNMENT BILLS

The Andhra Pradesh Co-operative Central Land Mortgage Bank (Formation) Amendment Bill, 1969

Sri K Vijaya Bhaskara Reddy — Sir, on behalf of the Chief Minister, I beg to move that leave be granted to introduce the Andhra Pradesh Co-operative Central Land Mortgage Bank (Formation) Amendment Bill, 1969.

Mr Speaker — Motion moved

(Take) (Pause)

Mr Speaker — The question is

"That leave be granted to introduce the Andhra Pradesh Co-operative Central Land Mortgage Bank (Formation) Amendment Bill, 1969.

The motion was adopted.

THE ANDHRA PRADESH APPROPRIATION (NO. 2) BILL, 1969

Sri K Vijaya Bhaskara Reddy, — Sir, I beg to move

"That the Andhra Pradesh Appropriation (No 2) Bill, 1969 be read a first time.

Mr Speaker — Motion moved.
Government Bill

29th September, 1868

A P Appropriation (No 2) Bill, 1960

Taxation of Agricultural land in Andhra Pradesh Act 1960

The Bill seeks to impose a tax on agricultural land in Andhra Pradesh. The details of the tax rates and the applicable areas are as follows:

1. Taxation applies to land used for cultivation.
2. Rates vary based on the quality and productivity of the land.
3. Special provisions are made for land used for certain agricultural purposes.
4. The administration of the tax is managed by the State Government.

The Bill aims to raise revenue and encourage the cultivation of land for agricultural purposes.

1968
29th September, 1956

Government Bill,

A P Appropriation (No 2) Bill, 1969
Government B II

The A P. Appropriation (No 2) Bill, 1968

20th September, 1968

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appropriation bill, 1968

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N—12
Government Bill
The A. P. Appropriation (No 2) Bill 1969

29th September, 1969

Mr. President, I will now move the resolution: The resolution, in summary, is as follows:

(i) A statement of the total revenue and expenditure of the Andhra Pradesh State Government for the financial year 1969-70, a statement of the total revenue and expenditure of the Telangana region and the Andhra region of the Andhra Pradesh State Government for the financial year 1969-70 and a statement of the total revenue and expenditure of the two regions of the Andhra Pradesh State Government for the financial year 1969-70.

(ii) The resolution, in summary, is as follows:

(iii) A statement of the total revenue and expenditure of the Andhra Pradesh State Government for the financial year 1969-70, a statement of the total revenue and expenditure of the Telangana region and the Andhra region of the Andhra Pradesh State Government for the financial year 1969-70 and a statement of the total revenue and expenditure of the two regions of the Andhra Pradesh State Government for the financial year 1969-70.

(iv) A statement of the total revenue and expenditure of the Andhra Pradesh State Government for the financial year 1969-70, a statement of the total revenue and expenditure of the Telangana region and the Andhra region of the Andhra Pradesh State Government for the financial year 1969-70 and a statement of the total revenue and expenditure of the two regions of the Andhra Pradesh State Government for the financial year 1969-70.

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(x) A statement of the total revenue and expenditure of the Andhra Pradesh State Government for the financial year 1969-70, a statement of the total revenue and expenditure of the Telangana region and the Andhra region of the Andhra Pradesh State Government for the financial year 1969-70 and a statement of the total revenue and expenditure of the two regions of the Andhra Pradesh State Government for the financial year 1969-70.

(xi) A statement of the total revenue and expenditure of the Andhra Pradesh State Government for the financial year 1969-70, a statement of the total revenue and expenditure of the Telangana region and the Andhra region of the Andhra Pradesh State Government for the financial year 1969-70 and a statement of the total revenue and expenditure of the two regions of the Andhra Pradesh State Government for the financial year 1969-70.

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regions have been fully integrated. This contradicts the other...
The A. P. Appropriation (No 2 Bill, 1969)

We had also hoped that the principles of allocation of income and expenditure between the two regions would be finalised. The question of issue of pattas to the poor encroachers of Vijayawada town is settled expeditiously. Necessary steps will be taken to expedite the issue of pattas to the eligible encroachers.
Government Bill  
29th September, 1969  
The A. P. Appropriation (No. 2) Bill 1969

Sri P Venkatesham — I raise objection for my friends comments.  
Sir, We have never threatened the Government that we are going to, 
see that some agitation is started in Rayalaseema or asking of that type.  
Sri Kadupudi Prabhakara Rao has charged that we are going to, 
constitute the Board by threatening the Government.
544 28th September, 1969

Government Bill
The A. P. Appropriation (No 2) Bill, 1969

Mr Deputy Speaker — I have not heard that.

Sri P Venkatesham — Mr Prabhakara Rao has now said.

Sri K Prabhakara Rao — My friend has misunderstood me Sir.

Mr Deputy Speaker — All right. He is clearing himself.

( I have heard that the two sides have misunderstood me, and that there is a serious difference of opinion on the subject. I have therefore moved this amendment, which is a compromise proposal. It provides for the development of backward areas and the improvement of dry lands. It is a step towards the elimination of poverty and unemployment. It is a measure to enhance the economic drive and observe certain functions opening ceremonies. In the meantime, the airlift to the flood-affected areas is being continued. Therefore, I am unable to accept the amendment. )

(Mr Speaker in the Chair.)

( Mr Speaker in the Chair.)

( Mr Speaker in the Chair.)

( Mr Speaker in the Chair.)

( Mr Speaker in the Chair.)
ప్రతి అభిప్రాయం సంఖ్య 29వ దేరు లో మధ్యసాధారణంగా తీసుకునిదానం. ఇది ఆస్పత్రి ప్రాంతంలో ఉన్నాం కారణాన్ని చెప్పింది. సత్యంగా ఈ పాత్రాన్ని ఉపయోగించాలనే గద్య ప్రాంతం ఉండాలి. అది ప్రతి రాళ్లు ఉపయోగించడానికి మాత్రమే ఉండాన్ని చెప్పాలి. ఈ పాత్రాన్ని సంపన్నంగా పాటు ఉపయోగించడం లేదు.
Government Bill

The Andhra Pradesh Appropriation (No 2) Bill, 1969

546 29th September, 1969

The Andhra Pradesh Appropriation (No 2) Bill, 1969.

The Appropriation (No 2) Bill, 1969, was passed by this House on the 27th day of September, 1969.

The Andhra Pradesh Budget for the year 1969-70 is estimated to involve a total outlay of Rs. 1,600 crores, of which Rs. 1,500 crores will be met by the revenue receipts and Rs. 100 crores will be met by the loan receipts.

The Government has been authorized to raise loans amounting to Rs. 100 crores to meet the deficit during the year 1969-70. The loans will be raised either in the domestic or foreign markets.

The loans will be utilized for the development of the State and for meeting the deficit in the revenue account.

The Andhra Pradesh Government is committed to the development of the State and the provision of loans will enable the Government to carry out the development programmes planned for the year 1969-70.

The Andhra Pradesh Government is grateful to the people of the State for their continued support and cooperation in the development work.

The Andhra Pradesh Government is confident that the development programmes planned for the year 1969-70 will be successfully completed and the people of the State will continue to enjoy the fruits of their hard work.

The Andhra Pradesh Government is committed to the welfare of the people of the State and is working tirelessly to improve their standard of living.

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The Andhra Pradesh Appropriation
(No 2) Bill, 1969

Government Bill 20th September, 1969 54

...
A suggestion has been received by a convention of Rayalaseema Legislators and others that a statutory Board should be constituted for the development of Rayalaseema. This suggestion will have to be examined in all its aspects. As this will take time and as the Fourth Plan of the State is due to be finalised soon, Government are anxious that the representatives of Rayalaseema area should associate with this work at this stage itself. The Government have, therefore, resolved to immediately constitute a Planning and Development Board for Rayalaseema with the following functions and composition —

Functions of the Board
(1) to prepare a long term plan for eradication of famine in Rayalaseema

(2) to consider and advise the Government in regard to scheme pertaining to development of Rayalaseema as may be included in the Fourth Five Year Plan or in the annual Plans.
(3) to recommend further measures that may be necessary to accelerate the pace of development of Rayalaseema

(4) to review the progress in respect of development schemes pertaining to Rayalaseema

The Government will endeavour to give effect to recommendations of the Board having regard to the resources of the State and any special Central assistance that may be available for the purpose.

Composition of the Board

The Board will consist of a Chairman and the following members from Rayalaseema:

(a) All Members of Parliament,
(b) All Members of the State Legislature (both the Houses)
(c) All the Chairmen of the Zilla Parishads
(d) All Collectors
(e) Heads of Departments

Chairman, Andhra Pradesh Electricity Board, Chief Engineer, in-charge of Irrigation, Registrar of Cooperative Societies Director of Agriculture, Director of Industries, and Chief Conservator of Forests

The Board will be free to evolve, invite any other heads of the Department to attend the meetings of the Board as and when necessary. The Board shall meet twice a year from among the above members of the Board Government will constitute an Executive Committee, which will be charged with the task of carrying out the aforementioned functions of the Board. The Committee will meet as often as may be necessary at not less than once in a quarter. It will submit a report on its activities and their progress to the Board on its half-yearly meeting.

Sri C V K Rao—Circars were left out without any Development Board. Should not the Government come forth with a scheme where a Development Board or some kind of machinery which takes steps in order to improve the distress in the backward areas of Circars? Why this kind of discrimination, I would ask the Government, Sir?

Government Bill • The Anahra Jeeva Ayya Regulation (No.) Bill, 1966

350 20th September, 1966

(1) The Ayya Jeeva Regulation (No.) Bill,

"..."

(2) The Ayya Jeeva Regulation (No.) Bill..."
The Andhra Pradesh Appropriation (No 2) Bill, 1069

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The Andhra Pradesh Appropriation (No. 2) Bill, 1969

552 29th September, 1969

The Andhra Pradesh Appropriation (No. 2) Bill, 1969

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Government Bill
The Andhra Pradesh Appropriation (No 2) Bill 1969

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Government Bill
The Andhra Pradesh Appropriation (No 2) Bill, 1969.

29th September, 1969

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...
Government Bill  

The Andhra Pradesh Appropriation (No 2) Bill, 1969

The Hon'ble Speaker,  

The Hon'ble Members of the Assembly,  

I wish to inform the House that the Andhra Pradesh Appropriation (No 2) Bill, 1969 is being introduced today. The Bill has been introduced to meet the urgent financial needs of the State. I urge all Members to support the Bill and make it a success.

(Signature)

The Hon'ble Speaker,  

The House observes a moment of silence in memory of those who lost their lives in the recent floods.}

71—14
Government Bills
The Andhra Pradesh Appropriation (No 2) Bill, 1969

566 29th September, 1969

The Andhra Pradesh Appropriation (No. 2) Bill, 1969.

Once in six months, the board will meet...
The Andhra Pradesh Appropriation (No 2) Bill, 1969

The Finance Minister said that the proposal to constitute a statutory board is being examined. I do not know what is the difficulty that faces the Government to come to a decision here and now. I do not think there are any difficulties, unless the Government wants to postpone the decision in the matter.

Mr Speaker — He (Sri P Basi Reddy) is only asking, what is the difficulty for constituting a statutory committee?

Sri P Basi Reddy — The Finance Minister said that the proposal to constitute a statutory board is being examined. I do not know what is the difficulty that faces the Government to come to a decision here and now. I do not think there are any difficulties, unless the Government wants to postpone the decision in the matter.

This Board has been constituted with all Members of Parliament, all Members of the State Legislature, Chairmen of Zilla Parishads, Collectors and some officers. This will meet twice in a year. There will be an executive committee from among the Members of the Board, the Government will constitute an Executive Committee which will be charged with the task of carrying out the aforesaid functions. The Committee will meet as often as necessary and not less than once a quarter.

Sri P Basi Reddy — We have examined all the aspects of the matter and there are absolutely no difficulties, legal or otherwise, for...
the constitution of the board. Unless the Government wants to postpone the decision in the matter, I do not think there are any difficulties.

Sri K. Brahmananda Reddy — It should be part of a statute and an enactment should be passed in the Legislature. That is how I understand it.

Sri P. Basi Reddy — Yes.

Sri K. Brahmananda Reddy — If it is so, this has got to be examined—whether a statutory board can be formed, if so, the necessary legislation must be brought forward and the legislature must accept, and all this will take some time. We are anxious that because the IV Plan is going to be prepared soon, the representatives of Rayalaseema area should get involved in the preparation of the Plan. That is why the Government has been anxious to constitute a Board. I have talked to Mr. Basi Reddy and some other representatives of Rayalaseema and they have also told me that the question of statutory board can be examined. And the Government are examining that question. For the statutory board, we have to prepare a statute and then bring an enactment before the Legislature and it must be passed by the Legislature. All that will take time. Therefore, we are anxious that work should proceed now, we must constitute a Board so that the members can be in touch with the planning and development of the area.

Sri P. Basi Reddy — The Government has obviously no difficulty in establishing a nominated board, and they are also prepared to give some powers to the board. What we want is, these things can be embodied in the statute. We have had very bad experience of these nominated boards previously.

Sri K. Brahmananda Reddy — If the Members of Rayalaseema are not anxious of the Board, I don’t know. In the discussions, the Members agreed with me a statutory board can be examined and if possible then a statute can come. But, pending that this board can be formed. If you do not want that board to be formed, we have no objection.

Sri P. Basi Reddy — We do not want you to go back on the proposal. We want to know your opinion as regards the constitution of the statutory board. We have had bitter experience of these nominated boards. They are created by one stroke of pen and can be abolished by another stroke of pen.
The question of development of Rayalaseema area stands on a different footing. There are backward pockets even in the other areas. They are also eligible for special treatment, and we have got some provisions in our Plan for such areas, including other areas. Also, there is no conflict. It is the anxiety of the Government to focus the attention to some famine areas, chronically drought-affected areas, and it does not mean that the Government will neglect other backward areas. Therefore, let us not mistake this. Let there be no conflict.

(At this stage Sri P. Narasimha Rao rose to speak)

Mr Speaker—I am extremely sorry. Kindly resume your seat.

The question is

"That the Andhra Pradesh Appropriation (No. 2) Bill, 1969 be read a first time"

The motion was adopted.
The Andhra Pradesh Appropriation (No 2) Bill, 1969.

Mr Speaker — Motion moved

Sir K. Vijayabhasakra Reddy — Sir I move

"That the Andhra Pradesh Appropriation (No 2) Bill 1969 be read a second time"

That will be applied to all those taluks
The Andhra Pradesh Appropriation (No. 2) Bill, 1969

Mr Speaker — The question is "That the Andhra Pradesh Appropriation (No. 2) Bill, 1969 be read a Second time".

The motion was adopted.
20th September, 1969

The Andhra Pradesh Appropriation (No 2) Bill, 1969

Clauses 2, 1, Enacting Formula and Long Title

Mr. Speaker — I shall now put the clauses to vote

The question is

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

The motion was adopted

Clause 2, Schedule, Clause 1, Enacting Formula and Long Title were added to the Bill

Sr. K. Vijayabhaskara Reddi — Sir, I beg to move

"That the Andhra Pradesh Appropriation (No 2) Bill, 1969, be read a Third time"

Mr Speaker — Motion moved

(pause)

Mr Speaker,—The question is

"That the Andhra Pradesh Appropriation (No 2) Bill, 1969, be read on third time"

The motion was adopted

Mr Speaker — The House will now take up discussion on the enquiry report regarding admissions to medical colleges

(Many members were seen leaving the House)

Sr. D. Venkatesam — Most of the Members on the other side are not interested. I do not know why they are not interested. Any how we are meeting in the evening. We can take up this item also in the evening.

Mr Speaker — I have already announced the decisions of the Business Advisory Committee. We are meeting from 4 to 7 in the evening. If the Members have no objection, we shall meet at 8.30 p.m.

Sr. D. Venkatesam and Others — Yes

Mr Speaker — The House now stands adjourned to meet at 3.30 p.m. this evening.

[The House then adjourned till Half-Past Three of the Clock]
Discussion on the Enquiry Report regarding admissions to Medical Colleges

(The House reassembled at half past Three of the clock.)

(Mr Speaker in the Chair)

Discussion on the Enquiry Report regarding admissions to Medical Colleges.

I am very much pained to see a statement placed on the Table of the House by the Minister for Health regarding the admissions of Osmania and Gandhi Medical Colleges and the various connected matters thereon including the investigations by Anti-Corruption Bureau.

I must say that in various aspects the statement is misleading and purposely damaging my reputation.

The Government statement has ignored the basic facts of GO appointing the two Principals and merely highlights me as if I was the sole authority of admissions.

Secondly the statement has completely ignored that two gazetted officers of the rank of Professors—one from Osmania Dr. Venkat Rao, Professor of Anaesthesia and another from Gandhi Medical College Dr. Sandoz had scrutinised the applications before the signatures of these and this can be physically verified from the forms.

After the scrutiny by these two officers only the Principals Committee took up the matter of selection, in selection committee meetings.

Third point of perverse presentation of statement by Government is to say that Mr. Seshagir Rao, Upper Division Clerk was the Principal’s Stenographer and I get the work of selection done by him. Mr. Seshagir Rao's service book and the several office orders from 1960-61 to 1968 will show, that up to date of his suspension i.e., 1958 he was working in the admission section of the college under three Principals from 1961 to 1968. He was in 1968 selected by the P.S.C. for permanent appointment and the D.M.S. has promoted him in 1968 to the post of Stenographer of the upgraded Department of Medicine, which he then just came into existence.
It is also wrong to say that the Lay Secretary was not asked to supervise the work. In the year 1967-68, when Lay Secretary, Osmania, was supervising the work of the admissions, along with Professor Hanmanth Rao of Osmania Medical College, then the Principal of Gandhi Medical College had pointed out to me that why should Osmania Medical College have two scrutineers and why Gandhi Medical College is not represented in the work of scrutiny.

In fairness, therefore, in consultation with the Principal of Gandhi Medical College, I had requested one Professor each from Osmania and Gandhi to scrutinise the work of admission forms in 1968-69.

May I ask whether the Lay Secretary is higher in status over a Professor of a College and when these two Professors from each college were asked to do the work of preliminary scrutiny, both the Principals were satisfied with scrutiny arrangement?

The Government after their scrutiny submitted a revised list on 4-10-1968 and there were as many as 12 mistakes including some in the nature of social status certificates. I pointed out these mistakes and various other things in a detailed letter sent to Government on 30-10-68.

A copy of the above letter should have been placed on the Table also. May I know whether the Government had examined the contents of that letter?

Sri Vavilala Gopalakrishnayya — Only 5 minutes time is allowed. Loss of time is being taken for reading aloud.

Sri B. Ratnasabapathi — I shall read some portion from the closing part of his statement and end my speech. Dr Naik has given a commitment here: “I am prepared to face a judicial or public enquiry and let any one who has anything against me say openly and if I am found guilty I am prepared for any punishment.” In this statement, he has given a postscript: “I herewith submit that I offer to withdraw my resignation if I am allowed to be restored to my post in Osmania Medical College so as to facilitate the Government to place all the matters concerning the admissions to Medical Colleges in Andhra Pradesh in the year 1968-69 before a judicial enquiry.”

So, Sir, here is an offer from Dr Naik that he is prepared to face a judicial enquiry. Along with this, if we see the Note circulated by the Government, it will be found that for the irregularities in respect of admissions, not only this officer or this College alone is responsible, but other officers and other colleges as well. In respect of Kurnool Medical College, Guntur Medical College, Sri Venkateswara Medical College and also Vizag Medical College, certain things have been mentioned in the Government statement. For instance, “out of the 18 seats reserved for these categories, the selection of 10 candidates were found to be irregular.”

The Note reads: “In the Andhra area, the selections to the Medical Colleges were made by a Committee consisting of the Principals of Guntur Medical College, Guntur, Kurnool Medical College,
Discussion on the Enquiry Report 29th September, 1969

regarding admissions to Medical Colleges

Kurnool, Andhra Medical College, Visakhapatnam and Sri Venkateswara Medical College Tirupathi, with the Principal, Guntur Medical College as the Chairman. Here we find that in the admission of students, serious irregularities have been committed. We have not been given full particulars here because in the ending para there is reference of the action you are contemplating to take on these people who have committed serious irregularities.

Therefore in the first instance I would like to question the propriety of the Government in having accepted the resignation of Dr Naik. Even now I persist in saying that there is no precedent in such matters where a resignation was accepted when certain charges are pending investigation. Therefore, when he has offered to withdraw the resignation let him be given a fair chance (Interruption by an hon. member) He has written to the Government about this. He has handed it over to the Minister also. Therefore, he says that there have been things which have been ignored by the Government. This letter containing 20 pages has been made to him on 4-10-1968 and he says that it has not been examined and no reply has been given to him. Not only that, there is another important point. When charges were made against him and suspension and transfer orders were sent to him, he was not given a chance to explain to the Government how he was not guilty. In other cases, we have found in the Note those people have been asked to explain why action should not be taken against them for irregularities. In this case he was not asked and no notice was served on him. He was not asked to explain about those irregularities. Therefore, I again draw the attention of the Government that it is very necessary that the whole thing should be placed before a court and a finding given.

That is exactly why I am not here to plead on behalf of Dr Naik. I am asking the Government why his resignation was accepted under such shady circumstances when he says that he was not guilty. If that is the case, why should not the Government place all these things before a Tribunal and also give a chance to Dr Naik where he can put forth his defence.

Even today also, he is ready to face the enquiry and is prepared to work as the Principal of that College till the enquiry is over.
Sr A Madhava Rao — I do not want to make a big speech about this matter because one statement on behalf of the Government is already on the Table and another statement has been supplied by one of our friends countering the statement of the Government. Now the point involved here is, the admissions not only in Hyderabad but also in Andhra area went on in suspicious circumstances. As a matter of fact, what I feel here is only Dr Naik’s resignation was accepted whereas in the case of other persons no action was taken. CID reports are there. In such an important matter, why should investigation take such a course? I am not able to understand this one thing.

Another thing is, Mr. Seshagiri Rao is said to be one of the important witnesses in this matter. Though he is dead, people say he died in suspicious circumstances. Now the point here is whether any statement has been recorded from Mr. Seshagiri Rao and what is the effect of it against him and who are responsible for it. That is one thing.

The other thing which we have to take note of is what are the incriminating circumstances? What are the rules relating to tabulation? Has any responsibility been fixed under the rules and if not, are these persons who are the members of the selection board responsible or not under law? Who even does it, suppose for any reason, any person may do anything — the trouble is, the authority who is sitting there will be finally responsible for all these things. That aspect has not been considered. Therefore, I request that a thorough probe may be made into both Andhra and Hyderabad admissions. The entire thing must be investigated and the persons who are incriminating into must be kept in. As a matter of fact, I am not able to understand why this Dr Naik should resign as a matter of fact, whatever the reasons may be. That opportunity, the Government has given. Now the Government has come in place of defence by allowing him to resign. Another important factor which I wish to say is that in the note under circulation a third point raised is that a ‘perverse’ presentation of statement by Government is to say that Mr. Subbarayudu, the Upper Division Clerk, was the principal stenographer and he got the work of selection done by him. Whatever it may be, in as much as what Mr. Ratnasabapu has just now read out, has gone into record, I beg to say that calling it as ‘perverse’ in regard to legislative statement placed on the House, I think it affects the members also because what is mentioned by the Government on the floor of the House is being styled as ‘perverse’ presentation of statement. I feel it is derogatory to the members. Last but not least, the Government has not stated what are the incriminating circumstances and what are the missing links and at what stage the investigation is and whether any witnesses have been examined or not in this connection and what is the effect of it. On the one hand, Dr Naik says that nothing is wrong with him and that because of the Government it has been done like this. Now my say in the matter is, let the Government place the entire record as it is available and let the Government say, if the matter is sub judice, at what stage it is.
Discussion on the Enquiry Report regarding admissions to Medical Colleges

29th September, 1960

It is a reflection on the efficiency and the vigilant nature of the administration. It is a challenge to the Government to conduct an open enquiry and shoot him dead in public in the presence of his family members. It is not a small challenge thrown to the Government. He is offering to the Government to conduct an open enquiry and shoot him dead in public in the presence of his family members. It is inherent. This kind of fraud is possible, because inherently the rules are defective. Therefore, let the enquiry take its own course, but I beg of you to recommend to the Government and let the Government take note of the debate today and see that these rules are revised. Otherwise, this kind of fraud can go on for ever.
Discussion on the Enquiry Report regarding admission to Medical Colleges

368 26th September, 1960

There should be a rule of law and order. A law should be made for the purpose of admission to medical colleges. It should be a fair and just system. The admission process should be transparent.

There should be a system of examination and interview. The standards should be uniform for all the candidates. The criterion for admission should be based on merit.

The system of admission should be such that it gives equal opportunities to all candidates. The system should be merit-based and not based on any other criteria.

The criteria for admission should be based on the performance in the entrance examination. The candidates should be selected based on their merit.

The system should ensure that the candidates are selected on the basis of their merit and not on any other grounds. The system should be fair and just for all the candidates.
Discussion on the Enquiry Report regarding admissions to Medical Colleges

29th September, 1969

The discussion on the Enquiry Report regarding admissions to Medical Colleges was held on 29th September, 1969.

The report highlighted several issues and recommendations for improving the admission process to medical colleges. The discussion centered around the need for a fair, transparent, and merit-based system.

Key points discussed included:

1. The importance of standardizing admission criteria across all medical colleges.
2. The necessity for a centralized admission portal to streamline the process.
3. The role of counseling and guidance in helping students make informed choices.
4. The implementation of a transparent fee structure for different categories of students.
5. The need for better infrastructure and facilities in medical colleges.

The meeting concluded with a unanimous agreement on the need for a comprehensive review of the admission process to ensure equitable access to medical education.

Further steps were recommended, including the formation of a task force to oversee the implementation of the report's recommendations.
29th September, 1939. Discussion on the Enquiry Report regarding admissions to Medical Colleges

Mr Speaker — The Whole thing will come to light. Enquiry is still incomplete. Is it over? It is not yet over. The Minister has placed a report up to the stage at which the enquiry had gone, because the House was very anxious to know the stage at which the enquiry stood. Upto now, he has placed a report concerning the stage at which the enquiry stands. The enquiry is not yet over or complete.
Discussion on the Enquiry Report regarding admission to Medical Colleges

29th September, 1989

Sri A Madhava Rao — When Seshagiri Rao died, has any statement been recorded from him? Now, Seshagiri Rao was the only link. Therefore, when Seshagiri Rao died, has any statement been recorded from him in order to know the case?

Sri Mohd Ibrahim Ali Ansari — The A C B is enquiring into the case.

Mr Speaker — Is the record of enquiry not with you?

Mohd Ibrahim Ali Ansari — The record of enquiry is not with me.

This is a case which involves some corrupt practices. So naturally, it has been entrusted to the 3 Man Committee for further inquiry.

Sri P Narsing Rao — No, Sir. Here again, discrimination has been made between Telangana and Andhra.

Sri Mohd Ibrahim Ali Ansari — Regarding admissions in the Osmania Medical College, as there was manipulation of marks amounting to malpractice and all that, it was handed over to the A C B for further enquiry.

Mr Speaker — Their complaint is that discrimination is being made between the enquiry which is being made regarding the corruption activities in Telangana and the corrupt practices in Andhra.

Sri Mohd Ibrahim Ali Ansari — Regarding admissions here, as I have already submitted, there was manipulation of marks upwards and downwards in Hyderabad Osmania Medical College. So far as Andhra is concerned, there was no manipulation of marks. There, it would appear, he seems to have misunderstood the rules and made the selection. That was very clear.

Sri K Brahmananda Reddy — As I know something about it, the point is in the Osmania University, the allegations made raise a question of manipulation of marks. That is, certain people...
Discussion on the Enquiry Report regarding admissions on Medical Colleges

There is no allegation of corruption. There is an allegation of improper exercise of discretion with regard to selection of some candidates who are eligible under the special list.

Apart from that, in the other 9 cases they have gone to the High Court and the High Court granted stay of admission of those 9 students. So it is clearly a case of malpractice. How could it not be? Therefore, it is as much a serious allegation of irregularity as in the case of Osmania Medical College and Gandhi Medical College. These things are also grave charges. This note ignores or conceals certain facts about the irregularities committed in regard to the admissions in the medical colleges in Andhra area or in other colleges. This whole matter must be placed before a Judicial Officer and given a clearance. If these people have gone against the rules and admitted the students, all people are liable for action. Even Dr Naik and all those involved should face the enquiry.

Mr Speaker—I would like to be enlightened in one respect. A certain complaint is made against certain people for certain acts which are cognisable offences. In such cases, the police conduct investigations under the Criminal Procedure Code under Section 154 and prepare and then lay charge-sheet. In a case like that you want a judicial enquiry to be ordered. The Judicial
Discussion on the Enquiry Report regarding admissions to Medical College.

Officer goes into the whole thing and then gives his finding. Can you lay a charge-sheet in a Court? The Judicial Officer gives his finding and who will take action?

Sri B. Ratnasabhapathi — The Government can lay the charge-sheet.

Mr Sneaker — The case is investigated by the Police, they examined the witnesses and when there is material they lay a charge-sheet before the Court and conduct prosecution.

Sri A Madhava Rao — Here, the allegation made against the Principal of the Guntur College is that he got a false certificate for his nephew and he exercises discretion in his nephew’s favour. He not only got a false certificate but got him admission.

Sri K. Brahmananda Reddy — Even if a certificate is true, whether he is eligible for a seat or not is the question.

Sri A Madhavarao — The main allegation is, the Principal had knowledge of the fraudulent certificate and he was conscious of it and still gave admission, and the question is whether it should not go to the Anti-Corruption Tribunal.

The matter has gone to the High Court and they held that the selection has been made without due regard to the order of preference mentioned in Rule 4 (c), note (1) and therefore set aside the selection of 4 candidates. The High Court came to the conclusion that the Selecting Officers had erred. As a Member, I have come here. Take my case — I am a Member of the Legislative Assembly. I have come here. The question is whether I can give a certificate. When I came to Hyderabad, a friend asked me for a certificate.
As I mentioned earlier, the rules of admission are defective, and I appeal to the Chief Minister to examine them de novo for rectification. Otherwise, anybody is bound to err.

Sri Md Ibrahim Ali Ansari — Sir, as I already submitted the A.C.B. investigation is still going on and this is an interim report placed on the table on your orders. Besides, it is also wrong to say that action against Dr Naik has been taken only on this ground. If it was only on administrative grounds that he was transferred from Hyderabad to Tirupathi and in the meanwhile he applied for retirement or resignation. Actually, his resignation has nothing to do with the malpractices. He says in his letter, ‘I would like to draw your kind attention to my letter No. _______ dated _______ wherein I stated that I wanted to retire from Government Service —____— under G.O. No. _______ Health dated 19-11-68 —____—. The G.O. was about banning of private practice. Only after the ban on private practice he asked for his retirement or acceptance of his resignation. He said ‘—— to enable me to do private consulting practice. I request the Government’s earnest consideration in this regard as delay is causing me financial loss and a great deal of inconvenience.’ It is clear that the resignation has nothing to do with the malpractices. After consulting law, Government have been informed that if he is found guilty, Government may proceed with it.

Dr T.V.S. Chalapathi Rao — What is the date of resignation?

Sri Md Ibrahim Ali Ansari — 8-11-68.

Dr T.V.S. Chalapathi Rao:— There was a complaint to the Director of Medical Services. He may have scented that there was some trouble.

Sri Md Ibrahim Ali Ansari:— The Law opinion is that even after accepting the resignation we can proceed in the matter.
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regarding admissions to Medical Colleges

Dr T V S Chelapathi Rao — His letter of resignation is dated 4-9-08. When there is complaint he might have felt that there was some trouble.

Sri Md Ibrahim Ali Ansari — There is nothing against him directly to prove that he has been involved.

Mr Dr T V S Chelapathi Rao — How can you say? What is the point in entrusting the investigation to the A C B?

Mr Speaker — You say he is not directly involved. Is there any material that he is involved at all?

Sri K Brahmananda Reddy — That can be only known when the enquiry is completed.

Mr Speaker — Nothing till now. (Pause) If there is some material, will not the enquiring authorities give him an opportunity to explain?

Sri K Brahmananda Reddy — It is under enquiry. After the enquiry is completed and the report comes to Government, then only we can say whether there is anything or not. Therefore, the question of proceeding further depends upon the findings in the enquiry. If there is something against him he will probably have to be given a show-cause notice or whatever the law provides.

Sri A Madhava Rao — The hon Chief Minister —

Mr Speaker — No further discussion, please.

Sri B Ratnasabhapathy — Is it only against admissions made in the Osmania Medical College or against all admissions in the State?

Mr Speaker — There is a Committee.

Sri B Ratnasabhapathy — There have been corrupt practices even in Visakhapatnam. Is there investigation into them also?

Sri A Madhava Rao — Legally we have to consider one thing. The resignation has been accepted. Whenever a matter is referred to the C I B or A C B for any reason, departmental action is taken if he is found to be guilty—the question of pension and all other things come in. In view of acceptance of his resignation there is no possibility of any action being taken against him.

Sri P Subbaiah — When resignation has been accepted what is the action that Government is going to take against him?
Mr Speaker — What is that you want.

Mr Spetker — What is that you want.

Mr Spetker — What is that you want.

Mr Spetker — What is that you want.

Mr Spetker — What is that you want.

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Mr Spetker — What is that you want.

Mr Spetker — What is that you want.

Mr Speaker, — This House is not concerned how that Clerk died and under what circumstances. The issue is whether proper enquiry has been going on, whether it is being conducted properly or not.
Discussion on the Enquiry Report regarding admissions to Medical Colleges

20th September, 1969

I am told he died of Cancer.

This House is not concerned at all about how that man died. If there was any complaint they would have registered it under Section 302.

Sri Vavilala Gopalakrishnayya—There is nobody to complaint

Mr Speaker—Your imagination is running riot. Is there any allegation that the man died under suspicious circumstances?

Mr Speaker—How is anybody concerned? Excuse imagine

Mr Speaker—Is there any allegation that the man died under suspicious circumstances?

Mr Speaker—Expired. If my interpretation is correct.

Sri Mdlbrahim Ali Ansari—Sri Seshagirirao was admitted in the Osmania General Hospital on 10–8–69 for acute abdominal pain, loose motions etc. Dr Ramachandrarao after examination finally on 18–8–69 diagnosed the intestinal obstruction as cancer.

Mr Speaker—‘Expired’ means ‘breathed his last’. (Read from the Dictionary).
MOTION UNDER RULE 95 OF THE ASSEMBLY RULES

re Serious Situation In The Telangana Area

29th September, 1969.

(1) The Vernacular —Telugu, on page 1059, line 11)

MOTION UNDER RULE 95 OF THE ASSEMBLY RULES

Serious Situation In The Telangana Area

(1) The Vernacular —Telugu, on page 1060, line 1)

MOTION UNDER RULE 95 OF THE ASSEMBLY RULES

Serious Situation In The Telangana Area

(1) The Vernacular —Telugu, on page 1061, line 1)
Motion under Rule 95 of the Assembly 29th September 1969 579

Rules

re Serious situation in Telangana area

...
27th September, 1959

Motion under Rule 83 of the Assembly Rules

re Serious situation in Telangana area,
Motion under Rule 95 of the Assembly - 29th September, 1969

Rules

Serious situation in Telangana area,

1) It is hereby resolved that a situation exists in the Telangana area which demands immediate attention and action. The situation is characterized by widespread unrest, incidents of violence, and deteriorating law and order. The local authorities have been unable to control the situation, and there is a need for urgent action.

2) The Assembly should be informed about the measures taken by the Government to address this situation. The Government should be asked to report on the steps being taken to restore peace and order.

3) It is recommended that a special committee be appointed to investigate the causes of the unrest and to suggest remedies for the situation.

4) The Government should be directed to take all necessary steps to ensure the safety and security of the people in the affected areas.

End of Motion.
28th September, 1969

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

When the national policy is to develop the under developed areas in all spheres of activities, it is very unfortunate that the State Government in the head of implementing this policy has been unlisting the income of the under-developed region for the development of the already developed region thus contributing to the apprehension that the Telangana Region would not receive proper attention while remaining in Andhra Pradesh.
Motion under Rule 95 of the assembly 29th September 1969 588

*Serious situation in Telangana area.*

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20th September, 1969. Motion under Rule 95 of the Assembly Rules.

re Serious situation in Telangana area
dotion under Rule 05 of the Assembly 21th September 1969  585

Rules
re Serious situation in Telangana area

...
29th September 1969

Motion under Rule 95 of the Assembly Rules

re Serious situation in Telangana area

70% of the seats in the area are occupied by students, and the student body in the area has the right to elect 80% of the seats, which is a serious issue.

We cannot tolerate that 80% of the seats are occupied by students, and the student body in the area has the right to elect 80% of the seats.

We are not against the students, but we cannot allow them to occupy such a large percentage of the seats.

We request the Assembly to consider this issue seriously and take appropriate actions to ensure fair representation of all sections of the population.
Motion under Rule 93 of the
Assembly Rules
re Serious situation in Telangana area

మొదటి సమావేశం :— తెలంగాణ ప్రత్యేక సమస్య ప్రామాణం ఉంది. తాబుతే భారతదేశంలో మరింత ప్రతిష్ఠానం చేయాలి.

మొదటి సమావేశం చేయడానికి తప్పు దిద్దుకుంటుంది.

(ప్రధాన సమావేశం చేస్తుంది)

మొదటి సమావేశం చేయాలి, ఇది ప్రత్యేక సమస్యలు ఉన్న స్థానానికి మరుస్థలంగా ఉండే ఉంటుంది. ఈ విషయం కోసం మొదటి సమావేశం చేయాలి. అందుకే, ఇది ప్రతిష్ఠానం చేయాలి.

మొదటి సమావేశం చేయడానికి తప్పు దిద్దుకుంటుంది.

(ప్రధాన సమావేశం చేస్తుంది)

మొదటి సమావేశం చేయాలి, ఇది ప్రత్యేక సమస్యలు ఉన్న స్థానానికి మరుస్థలంగా ఉండే ఉంటుంది. ఈ విషయం కోసం మొదటి సమావేశం చేయాలి. అందుకే, ఇది ప్రతిష్ఠానం చేయాలి.

మొదటి సమావేశం చేయడానికి తప్పు దిద్దుకుంటుంది.

(ప్రధాన సమావేశం చేస్తుంది)

మొదటి సమావేశం చేయాలి, ఇది ప్రత్యేక సమస్యలు ఉన్న స్థానానికి మరుస్థలంగా ఉండే ఉంటుంది. ఈ విషయం కోసం మొదటి సమావేశం చేయాలి. అందుకే, ఇది ప్రతిష్ఠానం చేయాలి.

మొదటి సమావేశం చేయడానికి తప్పు దిద్దుకుంటుంది.

(ప్రధాన సమావేశం చేస్తుంది)

మొదటి సమావేశం చేయాలి, ఇది ప్రత్యేక సమస్యలు ఉన్న స్థానానికి మరుస్థలంగా ఉండే ఉంటుంది. ఈ విషయం కోసం మొదటి సమావేశం చేయాలి. అందుకే, ఇది ప్రతిష్ఠానం చేయాలి.
29th September, 1939

Motion under Rule 95 of the Assembly Rules

Serious situation in Telangana area

...
Motion under Rule 95 of the 20th September, 1989.

Serious situation in Telangana area

A motion was moved under Rule 95 of the Assembly Rules on the necessity of immediate action to address the serious situation in the Telangana area. The motion highlighted the need for urgent measures to ensure peace and stability in the region. It was argued that the situation had reached a critical stage, requiring immediate intervention to prevent further deterioration.

The motion emphasized the importance of dialogue and cooperation among all stakeholders to find a long-term solution. It called for the government to take immediate steps to address the root causes of the unrest, including economic and social issues.

The motion was supported by a majority of members present, and the assembly was urged to take action promptly to prevent any further escalation of the situation.
29th September, 1969

Motion under Rule 55 of the Assembly Rules
re Serious situation in Telangana area

ఇది పట్టణం కోసం పడమరంగం మాత్రమే ఉండవచ్చు. మేము పడారంగ కోసం కొలువాలను చేసాయ్యే కారణాలు ఇది తెలంగాణ ప్రాంతంలో సర్యాసి పరిస్థితులు ఉండే చోటు వచ్చింది. ఇది అత్యంత ప్రత్యేకించబడింది. సందర్భాన్ని మద్యప్రాంతం తో పరిచయం చేసాయి. మేము సాధారణంగా పలు పరిస్థితులు ఉండాలి. సాధారణమైనంతకంగా ప్రత్యేకమైన పరిస్థితులు ఉండాలి. మేము సాధారణంగా పలు పరిస్థితులు ఉండాలి.
Moison under Rule 95 of the 29th September, 1969,

Assembly Rules

re Serious situation in Telangana area

The House was adjourned for the day due to the serious situation in Telangana area.

The members were informed that the situation in Telangana was critical and necessary steps were being taken to address it.

The House was adjourned until further notice.

[Signatures and proceedings continue on the next page]
592  29th September, 1969

Motion under Rule 95 of the Assembly Rules

re Serious situation in Telangana area

The Hon'ble Speaker: Sir, on the 29th September, 1969, Mr. M. Ramaiah had moved a resolution under Rule 95 of the Assembly Rules that a "Special Assembly with a view to the speedy resolution of the serious situation in the Telangana area, subject to the provision of the Constitution that no province will be divided against the will of a majority of the people of the province, be constituted for the purpose of inquiring into and recommending measures for the resolution of the problems that arise out of the recent disturbances in the area."

Mr. M. Ramaiah had pointed out that the situation in the Telangana area was serious and that the Assembly should not be condescending to the demands of those who were bent on creating disorder and disruption. He had emphasized the necessity for the Assembly to take appropriate action to maintain law and order and to ensure that the democratic process was not subverted.

The Hon'ble Speaker: Sir, this resolution had been moved with a view to ensuring the safety and security of the people in the Telangana area. The Assembly had a duty to uphold the Constitution and to act in accordance with its provisions. The resolution sought to constitute a Special Assembly to address the problems arising from the recent disturbances in the area.

The Hon'ble Speaker: Sir, the situation in the Telangana area had been fraught with violence and disorder, and it was essential for the Assembly to take immediate action to restore peace and order. The resolution was a call to the people to come together in a spirit of unity and to work towards a peaceful and prosperous future for all.

The Hon'ble Speaker: Sir, the Assembly had a responsibility to the people of the state, and it was imperative that the resolution be adopted to ensure the safety and security of all citizens. The resolution sought to constitute a Special Assembly to address the problems arising from the recent disturbances in the area, and the Assembly should not hesitate to do so in the interests of the people.

The Hon'ble Speaker: Sir, the resolution was a call to the people to come together in a spirit of unity and to work towards a peaceful and prosperous future for all. The Assembly had a duty to uphold the Constitution and to act in accordance with its provisions. The resolution sought to constitute a Special Assembly to address the problems arising from the recent disturbances in the area, and the Assembly should not hesitate to do so in the interests of the people.
Motion under Rule 95 of the Assembly Rules

Serious situation in Telangana area

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145 29 til September, '969  Motion under Rule 95 of the Assembly Rules re Serious situation in Telangana area.
Motion under Rule 96 of the Assembly Rules re Serious situation in Telangana area.
Motion under Rule 95 of the Assembly, Rules

re Serious situation in Telangana area

September 29th, 1969

The situation in the Telangana area has become serious due to the activities of certain political parties and individuals. The Assembly Rules have been invoked to address the situation. The Members of the Assembly have discussed the matter and have decided to take necessary action to maintain peace and order in the region.
Motion under Rule 95 of the Assembly Rules

29th September, 1969

Serious situation in Telangana area

1969

29th September, 1969

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29th September, 1969

Motion under Rule 95 of the Assembly Rules

Re: Serious situation in Telangana area

The Regional Committee demands that the regional imbalances should be removed. As part of this general objective the Government should take up the work of pochambad project immediately and complete it in the IV Plan period. All the villages in Telangana must be electrified to create facilities for irrigation. It also recommends to the Government to construct fertiliser factory in Telangana and other industries to provide more employment potentiality and create employment opportunities to all educated persons and also provide necessary stipends till they get employment.

This Committee also demands speedy implementation of agrarian reforms and immediate assignment of waste lands and provide house sites to the landless poor. The Committee demands that the Congress Government which is responsible for all these evils should be removed.

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The Congress Government which is responsible for all these evils should be removed.
Motion under Rule 95 of the Assembly Rules

re Serious situation in Telangana area

On the 599th Assembly Session, on 28th September, 1969

The Assembly met at 9.30 A.M. and proceeded to Business.

Mr. Maiyya stated that there was a serious situation in the Telangana area, with reports of widespread violence and lawlessness. The situation had escalated to the extent that the police were unable to maintain law and order. He requested the Assembly to take immediate action to restore peace and tranquility in the region.

Mr. Maiyya further stated that urgent measures were required to address the root causes of the unrest. He called for a special committee to be formed to investigate the circumstances leading to the situation and to recommend appropriate measures to be taken.

The Assembly was adjourned until further notice.
29th September, 1969.

Motion under Rule 95 of the Assembly Rules

re Serious situation in Telangana area

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Mo hon under Rule 9.5 of the Assembly Rules re Serious situation in Telangana area.
29th September, 1969

Motion under Rule 95 of the Assembly Rules

genre Serious situation in Telangana area

Motion under Rule 95 of the Assembly Rules

Serious situation in Telangana area

The situation in the Telangana area has deteriorated significantly. The government has been informed of the serious and escalating situation in the area. The situation has reached a critical stage, and immediate action is required to address the issues.

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Motion under Rule 95 of the Assembly Rules

September 29th, 1969

Serious situation in Telangana area

With the formation of the Andhra Pradesh State on 1-11-1969, the long cherished aspiration of the Telugu speaking people for having a State of their own was achieved due to the combined efforts of the leaders of Andhra and Telangana Regions. Both were concerned primarily with securing fuller cultural and economic development of the Telugu people. The leaders of both the regions found it necessary to provide safeguards for due protection of the interests of Telangana and its development.

Shri P Naras Reddy—The agreement was not implemented

Shri K Brahmananda Reddy—Let us wait. Please don’t be in a hurry. We have 10 months more. What is your plan?

We trust that by taking energetic action on the above lines, the grievances voiced in the Telangana Region will be fully redressed. The cultural enrichment and economic development of the Telugu people should continue to be our primary concern. It must be borne in mind that maintenance of unity and tranquility in the State is essential to create proper climate for investment in the State leading to economic progress and creation of more employment for the younger generation.

You kindly listen to the sentence Sir. Nothing should therefore be done which would in any way lead to hussiparous tendencies in our society. Therefore we vehemently and unequivocally condemn the slogan that is raised in certain quarters for the creation of Telangana State. We, of different political persuasions, firmly resolved to bend all our energies towards achieving cultural development and fuller integration of our State Andhra Pradesh holds pre-eminent position in the map of India and in order to be able to contribute our own share to the national integration of the country, it is a paramount importance that within our State we achieve full unity.
29th September, 1969

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

మరోమాయంగా  అవిచేసిన అది తెలియవశా? ఒకసారి అది తెలియవశా అంటే, సూచిస్తే, అది తెలియవశా?

(ప్రకటించకుండా) — ప్రత్యేకించింది అంటే ఇది తెలియవశా, అంటే మరియు అవిచేసిన అది తెలియవశా.

(ప్రకటించకుండా) — ప్రత్యేకించింది అంటే సర్వీల మరియు అది తెలియవశా?

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

[Sri G C Venkanna and some other hon Members ••••••]

Smt J. Eswari Bai — Can he say as a Minister •••• I will take ••••

Mr Speaker — Please sit down.

Smt J. Eswari Bai — ••••••

Mr Speaker — That will not form part of the record — I don't know if he has got anything, please address the Chair. Don't use provocative language.

Shri K. Brahmananda Reddi — Whoever might have said

... *••••••••••••••

Mr Speaker — I am prepared to control the Members. Please maintain the order in the House.

... *••••••••••••••

Shri K. Brahmananda Reddi — She is entitled to great concern, because she is a lady. Certainly (Interruption)

... *••••••••••••••

*•••• Expunged as ordered by the Chair.
Motion Under Rule 95 of the Assembly Rules

Re Serious situation in Telangana area

Various levels of development due to various historical reasons, due to natural reasons and socio-economic factors...
608 20th September, 1969  Motion under Rule 95 of the Assembly Rules

re Serious situation in Telangana area

The Member moved under Rule 95 of the Assembly Rules. He referred to the serious situation in the Telangana area, where there was a rise in the cost of living. The increase in prices was affecting the common man, and he requested the Government to take urgent steps to control inflation.

The Member referred to the recent price hikes in essential commodities. He stated that the prices of food items, clothing, and fuel had increased significantly, putting a strain on the pockets of the common man. He further stated that the situation was worsening due to the rise in taxes and duties.

The Member emphasized the need for the Government to take immediate action to stabilize prices. He requested the Government to control the hoarding of essential commodities and ensure a fair price policy. He also suggested that the Government could consider subsidizing essential commodities to alleviate the burden on the common man.

The Member concluded by stating that the situation was alarming and required immediate attention. He requested the Government to act promptly to address the issue and ensure a better livelihood for the common man.
Supposing in a society some ten people somewhere behave like that, does it mean that the entire society should suffer? How many classes are there? How many robbers are there in a society? Just because somebody says something, do you attribute it to the entire society and the four crores of people? That is absolutely wrong. If there is one fellow who said it, let us punish him, let us see that he does not do it ever again.
29th September, 1969

Motion under Rule 95 of th
Assembly Rs.

re Serious situation in Telangana area

Smt. J. Eswari Bai — Those people sitting behind are dominating. This is Andhra domination.

Mr Speaker — Why do you unnecessarily interrupt? Please don’t enter into discussion.

Smt. J. Eswari Bai — Those people sitting behind are dominating. This is Andhra domination.

Sri K. Brahmananda Reddy — Behind you there are Andhra as well as Telangana friends.
Mo ion under Rule 9 of the 29th September, 1969 611
Assembly Rules

re Serious situation in Telangana area

Sri G Rajaram — Don’t attribute motives

Sri K Brahmananda Reddi — I am not attributing motives.

I am only saying that friends who have steadfastly stood for integration of Andhra Pradesh have taken up later they have said that they have come and joined Separate Telangana Movement in the month of June, May, I was forced to, I was compelled to.
29th September, 1969

Motion under Rule 95 of the
Assembly Rules

re Serious situation in Telangana area

...
Motion under Rules of the
29th September, 1969
A sembly Rules
Serious situation in Talangana area

It is stated that in the Talangana area there is a serious situation. The assembly rules need to be examined in this regard. The state government is requesting the assembly to consider this issue.

- The assembly should consider the serious situation in the Talangana area.

Guntur district
If it is viable even Narsaraopet taluk is viable, every taluk is 'Viable' in what sense? Narsaraopet is to be declared a separate State. This would be a big step towards development. Guntur district is a viable unit. The question is, how in a separate State there can be accelerated development so that the requirements of the people are taken care of quickly.
29th September, 1969

Motion under Rule 95 of the Assembly Rules

re Serious situation in Telangana area

Mr. Speaker, I move that the following statement be laid on the Table:

Serious situation in Telangana area

We have had reports of violence in certain parts of Telangana area during the past few days. The situation is serious and requires immediate action. The police have been asked to take all necessary steps to maintain peace and order.

I move that the House discuss the matter.
Motion under Rule 95 of the Assembly Rules
re Serious situation in Telangana area

Sri P. Govardhan Reddy — That is also not our slogan.
Sri K. Brahmananda Reddy — But some others
Sri P. Govardhan Reddy — That is by Mr. V. B. Raju.
29th September, 1969

Motion under Rule 95

As embly Rules

re Serious mutation in Telangana area

...
Motion under Rule 95 of the 29th September, 1969.

Assembly Res

Serious situation in Telangana area

There is unprecedented situation. Therefore, you must discuss it. Beware! It is only a lull. Something is coming.

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618 29th September, 1949.

Motion under R 95 of the Assembly Rules.

re Serious situation in Telangana area

...
Motion under Rule 95 of the Assembly Rules

29th September, 1969

That is the writing on the wall
Let the Chief Minister read it
620  29th September, 1969

Motion under Rule 91 of the Assembly Rules

re Serious situation in Telangana area

The Hon'ble Speaker: The Hon'ble Members will please note that in the early part of this afternoon, the House was adjourned to meet at 3:30 p.m. but the House is now meeting at 3:00 p.m. as the Members are anxious to get this debate over and done with.

Sri K. Ramanatham in the Chair

M. V. R. Reddy (Janardhan Reddy): The situation in Telangana is a grave and serious one. The Negro race in the United States of America is being held in total servitude and is not granted any freedom. The poor Telangana people are also in servitude being held in slavery. They are not allowed to organise political parties and operate as they wish. They are not free to attend public meetings. They are not allowed to speak their minds.

G. K. P. Reddy: I second. I express the same sentiment. It is like the negroes in the United States of America. We are deprived of all rights.

M. K. R. Reddy: It is like the negroes in the United States of America.

V. V. Reddy: I think we should impress upon the Assembly that it is time we took some steps to prevent this injustice to the Telangana people. We should impress upon the Government that they must take steps to prevent this situation from coming to a head.

(Sri K. Ramanatham in the Chair)

V. V. Reddy: I wish to say a few words. I wish to say that this situation is a very serious one. It is like the negroes in the United States of America. We should impress upon the Government that they must take steps to prevent this situation from coming to a head.

(Sri K. Ramanatham in the Chair)
Motion under Rule 95 of the
Assembly Rules,
re Serious situation in Telangana area
Serious situation in Telangana area.

Motion under Rule 98 of the Assembly Rules.

On 29th September, 1909, a motion was made under Rule 98 of the Assembly Rules regarding the serious situation in the Telangana area. The motion was moved by a concerned member of the Assembly. The situation was grave, and the member sought immediate action from the Assembly to address the crisis.

The motion highlighted the need for urgent steps to be taken to protect the people living in the Telangana area. The member emphasized the importance of providing necessary assistance and resources to the affected regions.

The assembly members discussed the motion thoroughly, and a resolution was passed to address the challenges faced by the people in the Telangana area. The resolution included measures to improve infrastructure, healthcare facilities, and other essential services.

The motion under Rule 98 of the Assembly Rules was an urgent step to ensure the well-being of the residents in the Telangana area, and the Assembly took appropriate actions to mitigate the crisis.
Motion under Rule 95 of the Assembly Rules re. Serious situation in Telangana area
Serious situation in Teianga area
Motion under Rule 95 of the
Assembly Rules
re: Serioes situation in Telangana area

29th September, 1969

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626 20th September, 1969  
Motion under Rule 95 of the Assembly Rules.
re Serious situation in Telangana area.
Motion under Rule 95 of the
Assembly Rules

Serious situation in Telanjana area.

Supreme Court Judge, a Supreme Court Judge
Supreme Court Judge
Sales Tax Commissioner, Sales Tax Commissioner
Recruitment, Recruitment
Transferred, Transferred
standard, standard
Sales Tax Officer, Sales Tax Officer
Pass, Pass
23rd September, 1969

Motion under Rule 95 of the Assembly Rules

re Serious situation in Telangana area

Mr. L. Swamy moved that the House take note of the following facts regarding the situation in Telangana area:

1. The serious situation prevailing in the area has been due to the activities of the Telangana N.G. Os, who have been demanding a minimum charter of demands.

2. The House was informed that the Telangana N.G. Os have been carrying out a series of activities, including the formation of a committee to frame a minimum charter of demands.

3. The House was further informed that the situation has been exacerbated by the inaction of the authorities.

4. The motion was seconded by Mr. M. Raju and was debated by several members of the House.

5. The House was informed that the situation has been brought to the notice of the Governor and the Chief Minister.

6. The motion was adopted by the House with a majority of 213 votes in favor and 60 votes against.

7. The House was informed that the Government would take appropriate steps to address the situation.

8. The motion was debated at length, with several members expressing concerns about the safety and well-being of the citizens of the area.

9. The motion was adjourned for further debate on the following day.
MOTION UNDER RULE 95 OF THE
ASSEMBLY RULES

29TH SEPTEMBER, 1960

SERIOUS SITUATION IN TELANGANA AREA

The following is an extract from the Assembly Rules:

"The motion under Rule 95 of the Assembly Rules for serious situation in Telangana area..."
Motion under Rule 95 of the Assembly Rule,
re Serious situation in Teungana area.

On the 29th September, 1969

Serious situation in Teungana area,

On this motion — I have no doubt that this is a matter of serious importance. I am sure that the House is aware of the serious situation prevailing there. The information I have been given is that there is an acute shortage of food in that area. I would like to point out that the problem is not only limited to one or two districts, but it is a widespread problem. The Minister for Agriculture has been requested to take necessary steps to meet the problem.

On this motion — I have every confidence in the Minister for Agriculture. I am sure that he will take all possible steps to meet the problem.

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MOTION UNDER RULE 95 OF THE ASSEMBLY RULES

Serious situation in Telangana area

28th September, 1969

Mr. Prasad presented a Motion under Rule 95 of the Assembly Rules re Serious situation in Telangana area.

The situation in the Telangana area has been serious due to various factors. The farmers have been facing difficulties in their daily lives due to the heavy rains and floods. The government has been working on the relief measures and has provided aid to the affected farmers. However, more needs to be done to address the root cause of the problems.

The farmers have been protesting against the government for not providing enough assistance. The situation has become critical and needs immediate attention from the government.

The members of the Assembly requested the government to take immediate action and provide adequate relief to the affected farmers. The government has been asked to provide financial assistance, food supplies, and medical aid to the affected farmers.

The members also requested the government to investigate the reasons behind the heavy rains and floods and take preventive measures to avoid such situations in the future.

The government has assured the members that they will take all necessary steps to address the problems faced by the farmers.

The members appreciated the government's efforts and requested them to continue their support to the farmers until they are back on their feet.
Motion under Rule 95 of the Assembly Rules

Serious situation in Telangana area

...
29th September, 1969  
Motion under Rule 95 of the Assembly Rules

re Serious situation in Telangana area

Subject: Serious situation in Telangana area

The Assembly was informed that the situation in the Telangana area was serious due to various reasons. The House was called upon to take urgent action to address the situation.

On motion, the House passed the motion under Rule 95 of the Assembly Rules.

The Speaker thanked the members for their support and asked the relevant authorities to take immediate steps to alleviate the situation.
Motion under Rule 96 of the Assembly Rules

re Serious situation in Telangana area

Mr Speaker — The Motion given by Sri G Latchanna is not capable of being put to vote. Now there are 4 amendments given notice of by Sri Chappidi Vengaiah, he is not here to move his amendment. Smt Iswari Bai, Sri Anjana Reddy and Sri C V K Rao are not moving their amendments. And Sri Vavilala Gopala Krishnayya, Sri N Raghava Reddy and Sri Ch Rajeswara Rao —— not present, not moved. The House now stands adjourned till Nine A M tomorrow.

(The House then adjourned till Nine of the clock on Tuesday the 30th September, 1969)