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MISAPPROPRIATION BY THE PRESIDENT OF BETHAMPUDI PANCHAYAT

101—

* 9 (1902) Q.—Sri T. Purshotham Rao (Wardhanapet):—Will the hon. Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the President of Bethampudi Panchayat, Sudimella Panchayat Samithi, Khammam district has misappropriated the public contributions for the P. H. C. (Public Health Centre) and paid the same from the Panchayat funds; and

(b) if so, action taken by the Government to recover the amount from the President of the said Panchayat?

The Minister for Panchayati Raj (Sri T. Ramaswamy):—(a) After enquiry, the Collector, Khammam has reported that the President, Bethampudi Gram Panchayat has not collected contributions from the public for the Primary Health Centre and that he paid an amount of Rs. 8,000 from out of the Gram Panchayat funds as contribution for the Primary Health Centre.

(b) Does not arise.

J.No. 185
14th February, 1970.
Oral Answers to Questions.

1) విద్యనాథ్‌రావు: వెండి కలిగి తెలుసు ఉంది.

2) ఎ. రామారావు (విద్యనాథ్‌రావు): వెండి కలిగి తెలుసు ఉంది.

3) విద్యనాథ్‌రావు: వెండి కలిగి తెలుసు ఉంది.

4) ఎ. రామారావు (విద్యనాథ్‌రావు): వెండి కలిగి తెలుసు ఉంది.
Oral Answers to Questions.  
14th February, 1970.  

TRAINING TO GRADUATE TEACHERS

102—

* 5.7 (219) Q.—Sri Dhanenkula Narasimham (Udayagiri):—Will the Hon. Minister for Education be pleased to state:

The additional facilities provided by the Government to impart training to the graduate teachers this year and 1967-68?

The Minister for Education (Sri P. V. Narasimha Rao):—No additional facilities could be provided by the Government either during 1967-68 or 1968-69 for training the graduate teachers. The Government have, however, accorded sanction for the starting of two new Government Training Colleges in Telaga Region with effect from the academic year 1969-70 with a total intake of 500 seats in each college in the regular and shortened B.Ed. courses. Sanction has also been accorded for increasing the intake of students in each batch of the shortened B.Ed. course at the Government Training Colleges Hyderabad and Warangal from 10 to 15 with effect from 1969-70 subject to obtaining the concurrence of Osmania University. No further facilities are called for in Andhra region as the present facilities are considered adequate.


That is what he means. He says Jbat in Nellore and
Kurnool there is too much rush, so in order to diffuse it should we not start at other centres?

K. V. Narasimha Rao:—We will consider it.

B. Sc. (Mathematics) :—Where can we get trained graduates to start trainee courses? Shortened B. Ed. Course 5 years 50 fee.

P. V. Narasimha Rao:—We will consider it.
Oral Answers to Questions.  

14th February, 1970.

Will the hon. Minister for Education be pleased to state:

(a) the number of high schools in Nalgonda district;
(b) the number of schools therein that have been inspected by the Inspection Officers of Education Department during 1967-68 and 1968-69;
(c) the defects noticed during the said inspections; and
(d) the steps taken so far to rectify the said defects?

Sri P. V. Narasimha Rao:—(a) 141
(b) 1967-68 113
     1968-69 104

(c) The defects noticed are:
   (i) lack of proper accommodation in the existing school buildings.
   (ii) inadequate Maths and Science teaching staff and
   (iii) insufficient teaching side such as Maps, Charts for Social studies and Scientific equipments.
   (d) The Zilla Parishad is taking necessary action to complete the construction of the incomplete school rooms, from out of the funds allotted under the Special Telangana Development Fund during 1969-70, by which accommodation in large number of High Schools will be very much improved.

   Item (ii) above: The Zilla Parishad is taking every effort to fill up the vacant posts of Science and Maths teachers.
item (iii) above: During the year 1965-66 an amount of Rs. 15,000 and during 1968-69 an amount of Rs. 1,05,000 has been utilised for the supply of Charts, Maps and Scientific equipment. Almost all schools have been covered in so far as the supply of Scientific equipment is concerned.

2. 141

3. 1967-68 Rs 113; 68-69 Rs 104.

4. Inspection of teaching staff and social studies charts are being supplied. Teaching staff and Social studies charts have been supplied in 1968-69.

5. Almost all schools have been covered in so far as the supply of Scientific equipment is concerned. Special Telangana Development Fund in 1969-70 Rs 113 has been utilised for this purpose. Accommodation of Teachers is also being provided.

6. A number of High Schools will be improved in 1968-69. Inspection of 1968-69 Rs 113 has been utilised for this purpose. A high standard of Teaching staff is being maintained. A number of high schools will be improved in 1968-69. Inspection of 1968-69 Rs 113 has been utilised for this purpose. A high standard of Teaching staff is being maintained.

7. Funds provided for the purpose of improving the standard of Teaching staff and social studies charts. Funds have been utilised in 1968-69 to improve the standard of Teaching staff and social studies charts.
Oral Answers to Questions.  11th February, 1970.

(i) SHORTAGE OF HANDS

It depends upon the availability.

(ii) JUNIOR COLLEGES

Junior colleges starting 7th class and Upper Primary Schools are transfer Science students to High Schools. Upper Primary Schools provide aids, and special allotment is made. The District Collector is responsible.

(iii) MATHS AND SCIENCE

Mathematics and Science subjects and teachers shortage. Last time girls high school had improvement. B. Sc. Graduates are also selected.

(iv) B. SC.

B. Sc. pass in any of the subjects are selected.
14th February, 1970.

Oral Answers to Question.

Q. 3. (a) Whether it is a fact that there are no trainees in the Basic Training School, Manukota, Mahaboobabad, Warangal district since the last academic year;

(b) Whether it is a fact that there are no trainees in the Basic Training School, Manukota, Mahaboobabad, Warangal district since the last academic year;

(b) if so, the reasons therefor; and
(c) why the staff are being kept idle and paid their salaries?

Sri P. V. Narasimha Rao:—During the year 1967-68, the Government Basic Training School, Mahaboobabad, Warangal District had Teachers (Trainees) of 2 years course who appeared for T.S.C. Examinations during March, 1968. Hence, the question of not having trainees since the academic year 1967-68 does not arise. During the year 1968-69 the Basic Training School, Manukota, Mahaboobabad was kept in abeyance and the staff of the said school has been absorbed as and when vacancies arose in the District.

(c) The staff of Government Basic Training School, Mahaboobabad has not been kept idle during the academic year 1967-68 as stated above and the teachers have been absorbed.

Key Village Centres

* 594 (1960) Q.—Sri D. Venkatesam (Kuppam):—Will the hon. Minister for Agriculture be pleased to state:

(a) whether any proposal has been received from the Kuppam Panchayat Samithi and Palmaner Panchayat Samithi, Chittoor district for opening of Key Village Centres;
(b) if so, what is the action taken so far;
(c) from where they are getting the semen; and
(d) what is the expenditure incurred by the above Panchayat Samithis during 1968-69 for the above purpose?

The Minister for Agriculture (Sri K. Venkataratnam):—(a) Proposal for opening of Key Village Block at Kuppam was received, but no such proposal was received from Palmaner Panchayat Samithi.
(b) The Key Village Block at Kuppam could not be opened due to paucity of funds under plan during 1969-70.

(c) The Artificial Insemination Centre at Kuppam is getting semen at present from National Dairy Institute, Bangalore.

(d) During 1968-69 an amount of Rs. 481 was incurred towards transportation charges of semen shippers.

Sri Dhanendra Narasimham:— Will the hon. Minister for Agriculture be pleased to state:

(a) the extent of land in which Taichung Native Paddy has been grown last year;

(b) the average yield per acre;

(c) whether the extent of lands under cultivation of the same has increased or decreased during 1968-69 when compared to 1967-1968; and

(d) in case it has decreased the reasons therefor.

Sri Kakani Venkataratnam:— (a) Taichung Native Paddy was grown in an area of 40,405 acres during Kharif and Rabi 1968-69.

TAICHUNG NATIVE PADDY

*563 (1597) Q.—Sri Dhanendra Narasimham:— Will the hon. Minister for Agriculture be pleased to state:

(a) the extent of land in which Taichung Native Paddy has been grown last year;

(b) the average yield per acre;

(c) whether the extent of lands under cultivation of the same has increased or decreased during 1968-69 when compared to 1967-1968; and

(d) in case it has decreased the reasons therefor.

Sri Kakani Venkataratnam:— (a) Taichung Native Paddy was grown in an area of 40,405 acres during Kharif and Rabi 1968-69.
(b) The average yield of T. N. I. per acre is 2 Metric tones or 2½ bags of 75 K. Gs. each.

(c) The area under T. N. I. during 1967-69 is less than the area under this variety during 1967-68 as can be seen below:

<table>
<thead>
<tr>
<th>Year</th>
<th>Average</th>
</tr>
</thead>
<tbody>
<tr>
<td>1967-68</td>
<td>1,15,485</td>
</tr>
<tr>
<td>1968-69</td>
<td>40,405</td>
</tr>
</tbody>
</table>

(d) T. N. I. Variety is found to be highly susceptible to bacterial blight disease and its grain quality is very poor. Hence farmers have given up cultivation of this variety in large areas. Further I. R. 8 was introduced. It gained more response from the cultivators due to its high yielding capacity and also tolerance to blight compared to T. N. I. The grain quantity is also better than T. N. I. Thus there was reduction of coverage under T. N. I. and increase in area under I. R. 8. The area under I. R. 8 in 1968-69 was 2,94,822 acres in the State.

(a) 1968-69 2½ bags of 75 K. Gs. each

(b) "S&ofib (1) 2½ bags of 75 K. Gs. each

(c) 1968-69 2½ bags of 75 K. Gs. each

(d) "S&ofib (1) 2½ bags of 75 K. Gs. each

(e) The area under T. N. I. during 1967-69 is less than the area under this variety during 1967-68 as can be seen below:
ప్రపంచ శాసనంను సంఘటించింది. చాలా సమయంలో, ప్రపంచ శాసనంలో ప్రతి విషయాన్ని, రూపాలను వస్త్రాలు లేమింది, లేదు ఏం ప్రతి విషయాన్ని అభివృద్ధి చేయడానికి?

(1) ప్రపంచ శాసనానికి సంఘటించింది. ప్రపంచ శాసనానికి సంఘటించింది. చాలా సమయంలో, ప్రపంచ శాసనానికి సంఘటించింది. లేదా ఏం ప్రతి విషయాన్ని అభివృద్ధి చేయడానికి?

(2) ప్రపంచ శాసనానికి సంఘటించింది. ప్రపంచ శాసనానికి సంఘటించింది. చాలా సమయంలో, ప్రపంచ శాసనానికి సంఘటించింది. లేదా ఏం ప్రతి విషయాన్ని అభివృద్ధి చేయడానికి?
14th February, 1970.

Oral Answers to Questions.

LANDS ACQUIRED FOR THE AGRICULTURE COLLEGE AT RAJENDRANAGAR

*673 (2125) Q.—Sri N. Raghava Reddy:—Will the hon. Minister for Agriculture be pleased state;

(a) the particulars of the land acquired from the ryots for the agriculture college at Rajendranagar during the last five years.

(b) the rate (per acre) at which the above land has been acquired;

(c) whether compensation has been paid in lumpsum;

(d) if not, the reasons therefor; and

(e) whether any preference will be given to the ryots in providing employment in the said Colleges in view of the fact that the said ryots have lost their lands and become coolies?

Sri Kakani Venkataratnam:—(a) An extent of about 1040 acres has so far been acquired.

(b) The rate varies from Rs. 200 to Rs. 1700 per acre depending upon the nature of the land.

(c) The answer is in the negative.

(d) Due to non-completion of award enquiry.

(e) Due consideration is being shown by the Agricultural University to landless agricultural labourers for employment under the University according to their suitability.

2. 1,040 acres have so far been acquired.

3. The rate varies from 200 to 1700 depending upon the nature of the land. The rate varies from 1,700, 1,750 and 1,800.

4. The answer is in the negative.

5. Preference is being shown.

6. Preference is being shown to landless agricultural labourers.

7. Preference is being shown to landless agricultural labourers.

(1) AS$: crtfsa:— wdfitf tsS^ «a yea. "Sntfcwd&ff* ^oiK>§ 10 40 sStfgb e&D^&r 15 tfotfes gS'jptf AocS tf&o atfors* ** 3 ScpfceoTT ^Sb&FrjCb e&rjotfs^S utf^tf a^a^godfoSo l^otf "SoS'to^o : ^ddbtftfa /Ttftf © — ° R tf si&f^ea r?a, 10 « 10 tea ea

(2) tf. a. : S^^b €j*JO5" ZflbQiT ^o^S^ tffib^tf "Sto ^gcJ&oA* ^oS) 1.500 1 1,700 sSofc ^ocog 1,200 600 800 dr^c^e?

Labour Co-operative Societies for Running Buses

22 (1029, Q.—Sir Dhanenkula Narasimham:—Will the hon. Minister for Transport be pleased to state:

(a) whether any Labour Co-operative Societies are running buses or lorries in the state;
(b) if so, what are they;
(c) the Societywise number of buses and lorries being run by the said societies;
(d) whether the said Co-operative Societies are functioning on profit or on loss; and
(e) the number of the said societies that have not been functioning?

The Minister for Transport (Dr. M. N. Lakshminarasayya):—

(a) No, Sir.
(b) Do not arise.
(c) I do not arise.
(d) 
(e) I do not arise.

5th. Sir.

6th. Sir.

7th. Sir.

8th. Sir.

9th. Sir.

10th. Sir.

The Minister for Transport (Dr. M. N. Lakshminarasayya):—

Sir.

11th. Sir.

12th. Sir.

13th. Sir.

14th. Sir.

15th. Sir.

16th. Sir.

17th. Sir.

18th. Sir.

19th. Sir.

20th. Sir.

21st. Sir.

22nd. Sir.
Oral Answers to Questions. 14th February, 1970. 11

ACCOUNTS TRAINING SCHOOLS

109—

* 614 (1989) Q.—Sri R. Mahananda.—Will the hon. Minister for Finance be pleased to state:

(a) how many Accounts Training Schools are there in our State;
(b) whether they are recruiting candidates for giving coaching in Accounts;
(c) what is the recurring and non-recurring expenditure of these schools in 1967-68 and 1968-69;
(d) how many candidates (Department-wise) have undergone training in 1967-68 and 1968-69; and
(e) whether there is any proposal to open additional training centres in Telangana area?

The Minister for Finance (Sri K. Vijayabhaskara Reddy):—There are two Accounts Training Schools. One at Hyderabad and the other at Guntur. They are attached to the Treasuries and Accounts Department.

They do not recruit candidates. But candidates allotted by the Public Service Commission or the District Collectors to the Treasuries and Accounts Department for appointment as L.D. Accountants, U.D. Accountants, L.D. Auditors and U.D. Auditors are given initial training both theoretical and practical in Accounts work for a period of four months.

NON-RECURRING EXPENDITURE.

<table>
<thead>
<tr>
<th></th>
<th>1967-68</th>
<th>1968-69</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts Training school, Hyderabad.</td>
<td>Nil</td>
<td>Rs. 200</td>
</tr>
<tr>
<td>Accounts Training School, Guntur.</td>
<td>Nil</td>
<td>Nil</td>
</tr>
</tbody>
</table>

RECURRING EXPENDITURE

<table>
<thead>
<tr>
<th></th>
<th>1967-68</th>
<th>1968-69</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts Training School, Hyderabad.</td>
<td>82,207.07</td>
<td>45,214.56</td>
</tr>
<tr>
<td>Accounts Training School, Guntur.</td>
<td>1,58,411.51</td>
<td>1,06,832.22</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td><strong>1,66,618.58</strong></td>
<td><strong>1,52,046.78</strong></td>
</tr>
<tr>
<td><strong>1967-68</strong></td>
<td><strong>1968-69</strong></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>1967-68</th>
<th>1968-69</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts Training School, Hyderabad.</td>
<td>166</td>
<td>38</td>
</tr>
<tr>
<td>Accounts Training School, Guntur.</td>
<td>337</td>
<td>142</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td><strong>503</strong></td>
<td><strong>180</strong></td>
</tr>
</tbody>
</table>
There are no proposals for opening additional training centres either in Telangana or in Andhra area of the State.

Sri P. Yenkata Subbaiah (Sullurpet) :—Will the hon. Minister for Finance be pleased to state:

(a) whether there is any proposal to locate a Sub-Treasury at Kota of Nellore district; and

(b) when it will be located?

Sri K. Vijayabhaskara Reddy :—A representation was received for the opening of a Sub-Treasury from the President, Panchayat Samithi, Kota.

It was considered in consultation with the Director of Treasuries and Accounts.

In view of the meagre transactions at the place which do not merit opening of a Sub-Treasury, Government do not consider it necessary to open a Sub-Treasury at Kota.

Sub-Treasury at Kota

110—

*655 Q.—Sri P. Venkaṭa Subbaiah (Sullurpet) :—Will the hon. Minister for Finance be pleased to state:

(a) whether there is any proposal to locate a Sub-Treasury at Kota of Nellore district; and

(b) when it will be located?

Sri K. Vijayabhaskara Reddy :—A representation was received for the opening of a Sub-Treasury from the President, Panchayat Samithi, Kota.

It was considered in consultation with the Director of Treasuries and Accounts.

In view of the meagre transactions at the place which do not merit opening of a Sub-Treasury, Government do not consider it necessary to open a Sub-Treasury at Kota.
TEMPLES IN PUNGANUR TALUK

111—

* 12-(2376) Q.—Sri G. C. Rajan:—Will the hon. Minister for Endowments be pleased to state:

(a) the number of temples under the Endowments Department in Punganur taluk, Chittoor district, their properties and income per year;

(b) the number of cases in which the temple immovable properties were disposed to others; and

(c) the steps taken by the Government to take back those properties?

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

(a) and (b) Two statements, giving the required information, are placed on the Table of the House.

(c) Legal steps have been taken to recover the temple lands.

(Statement)
**PAPERS PLACED ON THE TABLE OF THE HOUSE**

[Vide answer to clause (a) & (b) of L. A. Q. No. 2376 (Starred) [* 111]]

Statement I showing the number of temples under the Endowments Dept. in Punganur taluk, Chittoor district, their properties and income per year.

Total number of temples in Punganur taluk is 234.

Statement showing the particulars of properties owned by the Religious Institutions in Punganur taluk.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Village</th>
<th>Name of the institution</th>
<th>Its properties</th>
<th>Approximate annual income</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Avulapalli</td>
<td>Sri Venkataseswaraswamy temple</td>
<td>12 02 31-13 2,700</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>do</td>
<td>Sri Someswaraswamy temple</td>
<td>2-15 14-54 1,005</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>do</td>
<td>Sri Kasivisweswaraswamy temple</td>
<td>12-34 39-06 2,950</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>do</td>
<td>Sri Chennarayawaswamy temple</td>
<td>0-50 1-33 200</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>do</td>
<td>Sri Chowdeswari Devata T. 2</td>
<td>0-20 1-20 200</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Avulapalli</td>
<td>Sri Gangamma Devata</td>
<td>0-62 50</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>do</td>
<td>Sri Moksheswara S.T.</td>
<td>0-40 80</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>do</td>
<td>Sri Patalamma Devata T.</td>
<td>0-16 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>do</td>
<td>Sri Gurunadha S.T.</td>
<td>0-34 40</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>do</td>
<td>Sri Gardyarshewara S.T.</td>
<td>2-95 195</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>do</td>
<td>Sri Neelamalleswara S.T.</td>
<td>2-96 195</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>do</td>
<td>Sri Mallerukodandarama S.T.</td>
<td>Wet 0-17 20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>do</td>
<td>Sri Chennaraya S.T.</td>
<td>Dry 0-68 35</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>do</td>
<td>Sri Kalimandala Chennaraya S.T.</td>
<td>Dry 0-61 75</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
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</tr>
<tr>
<td>15.</td>
<td>Annemmagaripalli h/o Peddauppara-palli.</td>
<td>Sri Chennaraya S.T.</td>
<td>0-51</td>
<td>3-87</td>
<td>180</td>
</tr>
<tr>
<td>16.</td>
<td>do do</td>
<td>Sri Kodura Narasimha S.T.</td>
<td>1-40</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>do do</td>
<td>Sri Akkadevara T.</td>
<td>0-30</td>
<td>35</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Ammagaripalli do</td>
<td>Sri Somanaṭhula Yellamma Devata T.</td>
<td>0-48</td>
<td>4-54</td>
<td>190</td>
</tr>
<tr>
<td>19.</td>
<td>do do</td>
<td>Sri Veerabayamma T.</td>
<td>1-23</td>
<td>75</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>do do</td>
<td>Sri Venkateswara S.T.</td>
<td>0-07</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>do do</td>
<td>Sri Malleswara S.T.</td>
<td>1-02</td>
<td>70</td>
<td></td>
</tr>
<tr>
<td>22.</td>
<td>do do</td>
<td>Sri Anjaneya S.T.</td>
<td>0-78</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td>23.</td>
<td>Adavinathunikunta do</td>
<td>Sri Chennaraya S.T.</td>
<td>1-45</td>
<td>3-41</td>
<td>185</td>
</tr>
<tr>
<td>24.</td>
<td>do</td>
<td>Sri Poleyamma Devata T.</td>
<td>0-19</td>
<td>25</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>Arıkala do</td>
<td>Sri Anjaneya S.T.</td>
<td>3-95</td>
<td>11-50</td>
<td>300</td>
</tr>
<tr>
<td>26.</td>
<td>Beerajapalli h/o Mutukur</td>
<td>Sri Anjaneya S.T.</td>
<td>0-18</td>
<td>2-83</td>
<td>300</td>
</tr>
<tr>
<td>27.</td>
<td>do do</td>
<td>Sri Anjaneya S.T.</td>
<td>2-59</td>
<td>2-86</td>
<td>275</td>
</tr>
<tr>
<td>28.</td>
<td>Brahmanapalli h/o Mutukur</td>
<td>Sri Anjaneya S.T.</td>
<td>0-82</td>
<td>8-80</td>
<td>350</td>
</tr>
<tr>
<td>29.</td>
<td>do do</td>
<td>Sri Asadigramadevata T.</td>
<td>0-22</td>
<td>1-07</td>
<td>200</td>
</tr>
<tr>
<td>30.</td>
<td>do do</td>
<td>Sri Chowdeswari Devata T.</td>
<td>3-43</td>
<td>250</td>
<td></td>
</tr>
<tr>
<td>31.</td>
<td>Bynayapalli do</td>
<td>Sri Gopula S.T.</td>
<td>0-19</td>
<td>1-67</td>
<td>95</td>
</tr>
<tr>
<td>32.</td>
<td>do do</td>
<td>Sri Someswara S.T.</td>
<td>1-03</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>33.</td>
<td>Bheemuganipalli do</td>
<td>Sri Bheemadeswara S.T.</td>
<td>6-85</td>
<td>47-20</td>
<td>900</td>
</tr>
<tr>
<td>34.</td>
<td>Bandlapalli do</td>
<td>Sri Chandramouleswara S.T.</td>
<td>1-55</td>
<td>22-92</td>
<td>300</td>
</tr>
<tr>
<td>35.</td>
<td>do do</td>
<td>Sri Gopula S.T.</td>
<td>1-96</td>
<td>4-41</td>
<td>230</td>
</tr>
<tr>
<td>36.</td>
<td>Bāṭamoddodi do</td>
<td>Sri Agastheswara S.T.</td>
<td>1-49</td>
<td>6-35</td>
<td>300</td>
</tr>
<tr>
<td>37.</td>
<td>Bheemuganipalli do</td>
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<td>17-02</td>
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<td>6-12</td>
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<td>4-28</td>
<td>110</td>
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<td>1-51</td>
<td>28-32</td>
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Oral Answers to Question
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</tbody>
</table>

Statement II showing the number of cases in which the temple immovable properties were disposed to others.

**PART—A**

Statement showing the particulars of lands at Thatjamitta villae, Punganoor taluk, sold away by the archaka of Sri Konetirayaswamy temple, Keelapatla village, Punganoor taluk, Chittoor district, for which pattas were granted in favour of the cultivating ryots.

<table>
<thead>
<tr>
<th>Extent.</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Wet.</td>
<td>Dry.</td>
<td>Remarks.</td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>13.72</td>
<td>64.53</td>
<td>Sale</td>
</tr>
</tbody>
</table>
**PART—B**

Statement showing the particulars of lands at Thettumitta village, Punganoor taluk, sold away by archaka of Sri Konetirayawamy temple, Keelapatla village, Punganoor taluk, Chittoor district, for which pattas were not granted and which were classified as *Assessed Waste*.

<table>
<thead>
<tr>
<th>Extent</th>
<th>Wet</th>
<th>Dry</th>
<th>Classification</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>42.67</td>
<td>58.94</td>
<td><em>Assessed Waste</em></td>
<td>Sale.</td>
</tr>
</tbody>
</table>

**PART—C**

Statement showing the particulars of lands at Kogileru village, Punganoor taluk, Chittoor district, sold away by the archaka of Sri Kasi Visveswarayawamy temple, Kogileru village.

<table>
<thead>
<tr>
<th>Patta No.</th>
<th>S. No.</th>
<th>Extent.</th>
<th>Name of the Pattadar and Inamdar</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mastri No. 161</td>
<td>232/1</td>
<td>Ac. 3.57 cents.</td>
<td>Sri Subbaya and Sri Chengalarayappa</td>
<td>Sold to Sri Erram Reddy.</td>
</tr>
</tbody>
</table>
Oustling of Supervisors In N. S. Project

118—

(1) Q. No. 112 was postponed.

118—

*278 (1855) Q.—Sri R. Mahananda:—Will the hon. Minister for Irrigation be pleased to state:

(a) whether it is a fact that the Chief Engineer, N. S. Right Canals ousted some Supervisors in 1968-69 for want of vacancies;

(b) whether he strictly observed the seniority in retrenching them;

(c) whether there was any retrenchment of Junior Engineers in the months of August and September 1969 in Ongele Circle; and

(d) if so, who are they and their length of service?

Sri K. Vijayabaskara Reddy:—

(a) No, Sir

(b) Does not arise

(c) No, Sir

(d) Does not arise.

(L. A. Q. No. 112 was postponed.)
EXPENDITURE FOR KOTHAGUDEM THERMAL SCHEMES

114—

*S84 (1864)?:—Sri B. Niranjanarao (Malleswaram):—Will the hon. Minister for Power be pleased to state:

(a) what is the total expenditure incurred on Kothagudem thermal schemes I, II, III, stages by the end of June, 1969; and

(b) the total power made available for use from the three stages of Kothagudem by the end of June, 1969?
Oral Answers to Questions.

The Minister for Power (Sri V. Krishnamurthi Naidu):—

Rs. in lakhs.

(a) 1st stage 2,557
    2nd stage 1,107
    3rd stage 51

(b) 1st stage
    (2 x 60 MW)
    2nd stage
    (2 x 63 MW)
    3rd stage
    (2 x 10 MW)

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ENERGISING OF PUMPSETS

115—

*285 (1865,Q.—Sri B. Niranjana Rao:—Will the hon. Minister for Power be pleased to state:

(a) the number of pumpsets energised in the State upto 30-6-69; and
(b) the number of pumpsets energised in Telangana upto 30-6-69?

Sri V. Krishnamurthy Naidu:—The matter relates to the Andhra Pradesh State Electricity Board.

(a) 1,27,110
(b) 43,608

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185—5
14th February, 1970.

Oral Answers to Questions.

L A N D S  I N  S A T Y A V E D U  T A L U K

116—

*894 (1729-U.Q.—Sri K. Muniswamy:—Will the hon. Minister for Forests be pleased to state:

(a) whether is it a fact that poor Harijans and Pallikapu landless p or who are cultivating forest Poramboke lands at Thandur village, Sathyavedu taluk, Chittoor district were forcibly evicted by Forest Ranger, Sathyavedu and Divisional Forest Officer, Nellore though they are cultivating the same land since 14 years without giving proper notices; and

(b) If so, the reasons therefor?

The Minister fo. Forests (Sri S. Satyanarayana Raju):— (a) No, Sir.

(b) Does not arise.

2. ना ट्यू राज.

3. ना ट्यू राज.

4. ना ट्यू राज.

5. ना ट्यू राज.

6. ना ट्यू राज.

7. ना ट्यू राज.

8. ना ट्यू राज.

9. ना ट्यू राज.

10. ना ट्यू राज.

11. ना ट्यू राज.

12. ना ट्यू राज.

13. ना ट्यू राज.

14. ना ट्यू राज.

15. ना ट्यू राज.

16. ना ट्यू राज.

17. ना ट्यू राज.
ANICUT ACROSS PALAR RIVER NEAR GANESHAPURAM

1 7—

*329 (1935) Q.—Sri D. Venkatesam :—Will the Hon. Minister for Medium Irrigation and Flood Control be pleased to state :

(a) whether it is a fact that a survey has been completed by the Assistant Engineer, P. W. D. sub-division No. 1, Chittoor for construction of an anicut across Palar river near Ganeshapuram in Kuppam taluq;

(b) if so, what is the proposed ayacut under the said scheme; and

(c) what is the estimated cost and when is it likely to be taken up?

The Minister for Medium Irrigation (Sri V. Purshotham Reddy):—

(a) Yes, Sir.

(b) 200 Acres.

(c) About Rs 2,45,989 including direct and indirect charges. It is too early to say when the work will be taken as the estimate is not yet sanctioned.

Sri D. Venkatesham :—May I know, as per the investigation report what is the availability of water in this river and as per the construction what would be the capacity of the reservoir and supposing the entire water is preserved, what is the extent that can be brought under cultivation?

The Minister for Medium Irrigation:

(a) Yes, Sir.

(b) It depends on the availability of water, which is difficult to estimate.

(c) The reservoir capacity is 200 acres.

REPAIRS OF P. W. D. TANKS IN BOBBLI TALUK

118—

*181 (380) Q.—Sri P. Gunanayya (Patapatnam) :—Will the Hon. Minister for Minor Irrigation be pleased to state:
Oral Answers to Questions. 14th February, 1970

(a) whether it is a fact that the crops are being damaged since 1960 for want of repairs to the P. W. D. Tanks (1) Tamara Cheruvu, (2) Nellacheruvu in Galavelli village Bobbili taluk, Srikakulam district:

(b) if so, whether the Government propose to carry out repairs to them; and

(c) if so, when and the estimated amount therefor?

Sri V. Purushothama Reddy:

(a) There was no failure of crops under these tanks during the years 1966-67. Though there was failure of crops during 1968-69, it was not due to lack of repairs but due to drought conditions.

(b & c) A major portion of improvements to the Tamara Cheruvu at a cost of Rs. 5,201 was taken up during 1965-66 and completed. Steps are being taken to complete the balance work. As regards the Nalla Cheruvu which is under the control of Zilla Parishad, estimate for Rs. 4,600 for repairs was prepared to bring the tank to P. W. D. standards. But due to paucity of funds work has not been taken up so far. It will be brought to normal P. W. D. standard as and when funds become available.

REPAIR OF TANKS IN PARVATHIPURAM TALUQ.

119—

*216 (2664) Q.—Sri M. Venkataramai Naidu (Parvathipuram) :—Will the hon. Minister for Minor Irrigation be pleased to state:

(a) the reasons for the failure on the part of the Government to repair the big tanks viz., 1. Radhasagaram, 2. Konkamayya in Parvathipuram taluk, Srikakulam district for the last twenty years;
(b) the number of times since 1967, the M.L.A. Sri M. Venkatrama Naidu has brought the matter regarding the repairs of Radhasagaram to the notice of the Government; and

(c) the nature of action taken by the Government thereon so far?

Sri V. Purushothama Reddy:—(a) and (c) An estimate for Rs. 9,200 for restoration of Radhasagaram tank and another estimate for Rs. 14,000 for repair to Konkamayya tank were sanctioned but the works could not be taken up for want of funds.

(b) One representation was received in March 1968.

DEVELOPMENT OF SMALL PORTS

120—

*298 (1876) Q.—Sri T. Papa Rao (Put by Sri B. Niranjana Rao):—Will the hon. Minister for Fisheries and Ports be pleased to state:

(a) whether there is any scheme with the Government for the development of small ports like Kalingapatnam in coastal districts; and

(b) if so, what are the steps that have been taken so far for its development?

The Minister for Fisheries and Ports (Sri S. R. A. S. Appala Naidu):—(a) No, Sir.

(b) Does not arise.

(2) తాను.

(6) అనే కాలం ఉండవచ్చు.

మాత్రమే:—ఎందుకు తెలియజేది కేవలం తెలియాలని తెలించడం వలసాయనం! ఈ ఉపయోగానికి సాధారణ తెలించడం ఉదాహరణ. ప్రత్యేకంగా తెలించడం ఉండదో కమ్ము. కమ్మ అయినప్పటి నుంచి తెలించడం ఉండదో కమ్మ. నీటి తెలించడం ఉండదో కమ్మ.
Ora l
Answers to Questions.

14th February, 1970.

1. (I) a. sSpjtfo &&S*sSbjfo a&ttSb^a. tffotfsSfcjo, &s5boD S^O, tffSfe'tojo S&S^CO). S^&S^QO s&S&^ootftfo €36Ao5. Sptfg00S 0, Stf srtf'iSoS* te^sStfo 3 &sS^a.

2. (I) a. SPSPCP^) (tftfdtftojo) sfi o rr  & ^ibcS tfalsS^ffVa. SfoKsSto^o'S^sfc SfCT Sd^toz?

3. (J) aS.  :  ^ffSotfsSfe^o  "3$), ifcea sSlb ^otf 4&>s*s5tfo s^tfgb eff 83csb«)AeS^a. crashes a^esos?

4. (J) q® {fisfctf^yto S^s^SS* s&S&tfa.  «s*©cr  -g&s ocj* s&Aoa.  aa £> TF^FF 1 SFC^S* SOFT&S^O «*A ODJ* ^jetoes (avafcdfo  ^pcr eaSAoa. aj^tfS . SaSboCSsbocr. odd 0 S" 3SptfgooS 0 3 ? asr^^oS^S ^pcr  coD&p  ^o^oo  ?

5. fgy. essS^o^cRbib  :  ^tf^rfsSn,

6. s^rfsSp a&cfto a^esop $)o&ooa, e*a atfd&o £S . ^s^t^o  o^a^^d^T^  izX&^e 4 .  Sosja^cfo 70-71.

7. 6  tf  a  S  69-70 tfo&otftfo esdAoa. s^CSb  "SofiaS.
40  14th February, 1970.

Point of Information:
re: Drinking water-supply in Secunderabad.

The Deputy Chief Minister (Sri J. V Narasiga Rao) :- There was some leakage day before yesterday. They immediately tried to repair. By yesterday morning the repairs were completed and water began to flow, from 11 A.M. and people are instructed that these things should be carefully watched. Some years back we have called the Company which supplied the pipes and we are trying to rectify all the defects.
oint of Information:

Drinking water supply
in Secunderabad.

Sri J. V. Narasiga Rao:—Already Government is at it. I take serious objection to it, Sir.

Sri N. Ramachandra Reddy:—I take serious objection to it, Sir.

Sri J. V. Narasiga Rao:—Already Government is at it. I take serious objection to it, Sir.
14th February, 1970.

Point of Information:

re: Drinking water supply in Secunderabad.

You have brought it to the notice of the Government. The Minister has replied saying that I am going to look into all this. The more important thing is immediate supply of water to the local people there. Immediately they have got to attend to it. The Minister says even yesterday they got this defect rectified. Now they are able to supply water. Is it not so? Now I am asking the concerned Minister...

Mr. Speaker: — That is exactly what I am asking him to do.

Sri K. S. Narayana: — Please listen to us, sir. What do we want then?

Sri M. Manik Rao: — That statement is not correct.

Mr. Speaker: — He has not made any statement. He only stated that he will certainly get it examined.
Point of Information:

re: Drinking water supply in Secunderabad.

Mr. Speaker:—What is that you want him to do?

Sri M. Manik Rao:—He has to do a lot of thing, if he wants. He is purposely not doing anything for the Secunderabad people, because they are not supporting him. It is the charge against the Deputy Chief Minister.
Sri Konda Lakshman Bapuji (Blongir) :- I want to make a suggestion, Sir. The Department concerned should take the responsibility to make temporary arrangement to supply water through lorries and other means so that the people should not suffer. Will the Government take the responsibility or not, I want to know.

Sri K. Brahmananda Reddy :- Whether the Government does it or the Corporation, the water will be supplied.
Calling attention to a matter of urgent public importance: 14th February, 1970.

re: Abolition of rationing.

Sri M. Manik Rao:--What action is the Government going to take about the bad work?

The adjournment motion given by me and others should be first taken up. That is about rationing.

Mr. Speaker:--I have admitted under rule 74 and it will be called on 18th.

Mr. Speaker:--17th is Holiday and that is why I have posted it on 18th.

Sri G. Raja Ram:--One clarification, Sir. On what basis, you are converting the adjournment motions into call attention motions. Whether the Chair has got a right to convert it and if so, under what circumstances? This is a matter which requires to be considered.
14th February, 1970.

Calling attention to a matter of urgent public importance:

**re: Abolition of rationing.**

Mr. Speaker:—The rules are there for your guidance and for my guidance.

Mr. Speaker:—Let me explain the actual position as it stands today. Everyday, I am getting as many as 70 to 80 call attention motions and as many as half a dozen adjournment motions. Every member has the right to question the correctness of the decision taken by the Speaker about non-admitting their call attention notice or the adjournment motions, what would be the Speaker’s position?

(Some Members rose)

Sri Konda Lakshman Bapuji:—Please, hear me, Sir. From 15th onwards, the ration is going to be abolished. Is it not an urgent matter? At least, we should be convinced about the action taken by the Speaker. Not a single adjournment motion was taken up. He is rejecting all the adjournment motions. When the matter of abolition of rationing is so important which requires discussion, it is not being taken up. When 15 lakhs of people are involved in this matter, and if it is not taken up, what else will be more important than this?

Mr. Speaker:—Mr. Kondalaxman Bapuji raised a point, should I answer to him or not? Before I answer, some other members rose. How am I to answer all the persons? If you all follow some order, we can carry on the business. I am only explaining my difficulties. 60, 70 & co.

Mr. Speaker:—I am very thankful for the enlightenment regarding the admissibility of adjournment motion.
Calling attention to a matter of urgent public importance:

re: Abolition of rationing.

Mr. Speaker:
The notice was given on 13th by Mr. Kondalaxman Bapuji and other friends. I have admitted it under rule 74 and posted it for 14th i.e. today. I have given notice to the concerned Minister. The Civil Supplies Minister wrote a letter that he would not be present on that day.

(Some members rise)

Sri K. Laxman Bapuji:—What is that letter, Sir?

Mr. Speaker:—I will read that letter:

"Sir,

I am directed to invite the attention to the letter cited and to say that the Minister for Civil Supplies desires that the Call Attention notice regarding abolition of Rationing in Visakhapatnam may be posted to 17th. I, therefore, request you kindly to post the call-attention in question." 17th is a Holiday.

...
14th February, 1970. Calling attention to a matter of urgent public importance: re: Abolition of rationing.

Mr. Speaker one after another, they are raising points. Do you want me to answer you or you do not want me to answer any of you.

Sri K. Achutha Reddy:—It is not for you to answer. It is for the Government to answer.

Mr. Speaker:—As far as I am concerned, I must answer. Whenever an important matter is involved and public are affected, such things will come; for example, water supply is cut and at the same time, rationing is being lifted, i.e. the poor people are affected. That is why we are requesting you to use your discretion in favour of the adjournment motion that has been submitted by the Members. It is for you to take it up. Our request is that this important matter should be immediately discussed in the House so that the people will be satisfied and our submission or request will be that it should be treated as an adjournment motion.
Calling attention to a matters of urgent public importance:

Mr. Speaker:—I will allow everyone to speak and I won't answer any points raised by any of you.

(Many members rose up)

Mr. Speaker:—Several members raise several points.

Sri Badri Vishal Pitti:—Mine is a relevant point.

Mr. Speaker:—Your point is relevant. So all the other points raised by other members, are not relevant?

Sri Badri Vishal Pitti:—9 ऐसा नहीं है।

I am to inform you that the attached notice under Rule 74 of the Andhra Pradesh Legislative Assembly Rules has been admitted and posted to 14-2-1970.

Mr. Speaker:—Correct.

Sri A. Madhava Rao:—On such an important matter, why not be present because, the Minister is here?

Mr. Speaker:—What is not important here? Every point which every member raises is important.

Sri A. Madhava Rao:—The Minister may say, Sir.

(Many members rose up saying point of order, point of order)

Sri S. Vemayya:—My point of order is this. Hon. Speaker was pleased to say that the Minister concerned, because to-morrow is an important day, requested time because he is not available to-day. If really he is not available in the headquarters the Speaker can ask somebody on his behalf or, as you like it, you can postpone. That is left to the Speaker. I don't question that right of the Speaker. But during the Question Hour I saw the hon. Minister in the House and the Lobbies. When he is in Headquarters and when he is already here he can come and answer the points. I request the Chair to see that such things should not be repeated. This is the only point of order. I request the hon. Speaker to give his verdict so that it should not be repeated in future on such important things like this.

Mr. Speaker:—The Speaker gives his ruling only when a member raises a point of order with his permission.
14th February, 1970. Calling attention to a matter of urgent public importance:

re: Abolition of rationing.

Sri P. Narasinga Rao:—He has taken permission, Sir.

Mr. Speaker:—I am not allowing any of you to say anything now.

Sri P. Narasinga Rao:—Sri S. Vemayya raised a very important and serious matter.

Mr. Speaker:—Mr. S. Vemayya got up of his own accord and went on saying, I never gave him permission. So, I am not prepared to give ruling on the point of order.

Sri P. Narasinga Rao:—It is not the question of raising the issue. Kindly permit me to raise the point of order, Sir.

Mr. Speaker:—So far as this issue is concerned, I am not allowing any point of order to be raised.

Sri C.V.K. Rao:—I raise a point of order. You may give ruling or not.

Sri G. Rajaram:—With the permission of the Chair, may I explain the position.

Mr. Speaker:—First let me explain. Several members raise several points. Now half a dozen members get up. How can I allow them all at a time.

Sri C.V.K. Rao:—It is a very vital issue on which members are very much agitated. That concerns the very place where we are holding the Assembly. Therefore you must consider about it.

Mr. Speaker:—I understand the anxiety of the members. I am trying to distinguish between one matter and the other. The first one that was raised is, members questioned the correctness of the decision regarding the admissibility of the motion under Rule 63. The second thing is regarding the admissibility of the motions under Rule 74. Even before I answered those points, members got up one after the other. This is entirely a different matter. You say that it is an important matter. Now I don't agree. I do agree that it is an important matter, because rationing is going to expire to-morrow and some decision has to be taken by the Government either one way or other.

So far as the decision taken by the Speaker regarding the admissibility of the motions under Rule 68, I am only submitting that all matters under rules 63 and 74 relate only to matters of urgent public importance. The question is we sparingly use Rule 68, whereas we are liberal in admitting notices under Rule 74.

(Shri G. Rajaram rose up)

Mr. Speaker:—Even before I complete my explanation if you get up, I am sorry, I won't be able to say.
Calling attention to a matter of urgent public importance:
re: Abolition of rationing.

14th February, 1970.

Since I have been sparingly admitting notices under Rule 63, I am trying to be liberal in admitting the notices under Rule 74. This is the reason why every day 6, 7 or even 8 Call Attention notices are coming up for consideration by the House. Please compare the records prior to 1962. Not even one matter under Rule 74 was admitted. We should not consider the question of the number. Supposing there are 12 matters which are very urgent matters of public importance. There may be something very emergent. I have to consider. The question is with regard to the emergency. Even in the past, so far as the history of this Assembly is concerned, only about 3 or 4 matters under Rule 63 have been admitted during the last 16 years or so. So, we are trying to be liberal under Rule 74.

Sri N. Ramachandra Reddy:—The number is not the criteria.

Mr. Speaker:—Exactly.

Sri N. Ramachandra Reddy:—The matter involved must be taken into consideration.

Mr. Speaker:—What I am saying is members are sending so many. Naturally all these notices are received. I consider every notice on merits. If it is really an urgent one I must admit it. It is not the number that counts. It may be 50 or 100.

Sri N. Ramachandra Reddy:—You were pleased to observe...

Mr. Speaker:—If any member questions the correctness of the decisions, the discretion used by the Speaker in the matter of admitting notices under Rule 63 or Rule 74, then it will be difficult for the Speaker to get on. After all, if it is a very urgent matter, the member has got always access to my Chambers. I have been hearing them in all important cases and I have been always liberal. What else you want me to do. Now in respect of this, Mr. Rajaram never came and explained to me on the urgency of the matter. On merits I decide a particular thing.

Sri K. Achyuta Reddi:—Had we known that you have fixed certain limits for the entire session or duration of the session 2 or three...

Mr. Speaker:—This is not the criteria. I am explaining my own difficulty. No Speaker can arbitrarily act. Three motions have been admitted, under Rule 63.

Sri K. Achyuta Reddi:—If it is one of course during the last five years and if this aspect is contemplated...

Mr. Speaker:—After having heard me so long, if you still say, I am really sorry.

Sri K. Achyuta Reddi:—Number should not be limited or fixed for these urgent matters.

Mr. Speaker:—If you have understood me correctly, it is not the number that counts. Every member has got a right to give notice under some provisions of the Rules, if he feels that it is an
14th February, 1970.

Calling attention to a matter of urgent public importance:

re: Abolition of rationing.

important matter. If I receive 80 notices, it is for me to admit them. I decide on the merits of each notice and try to admit about 6, 7 or 8. Now each member sends about half a dozen notices. Mr. Mahananda makes it a point to send 3 or 4 matters under Rule 74. I admit only one at a time.

(Many members rose to say)

No point in all of you rising at a time. There should be a kind of mutual understanding. I must try to understand you and you must try to understand my difficulty. It is just possible that in certain cases I might commit a mistake, and only in such cases, I want the members to come and tell me “Here is a thing in which you have committed a mistake.”

Sri K. Achyuta Reddi:—We want to know whether this is a matter of urgent public importance or not.

Shri M. Manik Rao:—Whether this Government is functioning or not?

Mr. Speaker:—Please don’t try to exhaust my patience. Please hear me. I am not holding brief on behalf of the Government. When members raise the points of order regarding my integrity, my position.....

Sri N. Ramachandra Reddi:—A very pertinent point has been raised by Sri S. Vemaya. I request the Speaker to give a ruling on that. He raised a point of order that when the Minister is in the Headquarters, and when he is not present in the House when such an important matter is being discussed, what is the effect. I request the Chair to give a ruling on that.

Mr. Speaker:—Kindly wait for a ruling.

Mr. Speaker:—I only want you to follow some order.

Mr. Speaker:—Why don’t you hear me. If I admit a motion under Rule 63, discussion will follow for 2 hours. Every member has got an opportunity to speak on that motion and voting has got to take place. If the Adjournment motion is carried immediately the
Calling attention to a matter of urgent Public Importance:

re: Abolition of rationing.

Government has to resign. It is not the question of the Government resigning and all that. Everything has got to be taken into consideration. You want to bring to the notice of the Government the urgency of the matter. That purpose is served under Rule 74.

Mr. Speaker:—What I am saying is if an adjournment motion is admitted, there will be discussion under Rule 63 immediately by the members. A part from that the Adjournment motion should comply with certain conditions of admissibility laid down under Rule 63. If these conditions are complied, certainly there should not be any objection in admitting it.

I do not want now to pursue the matter and the matter may be closed to that extent. Government must also cooperate with you by postponing the date of abolition of partial rationing.
43 14th February, 1970. Calling attention to a matter of urgent Public Importance: re: Abolition of rationing.

It is a matter of definite public importance and also urgent: The Members have got to make a statement and after that the Minister makes a statement in reply. It is posted to 18th since the Members say that it is a very important and urgent matter. I am able to realise the anxiety of the Members since the date of rationning expires tomorrow. It is really an urgent matter; not that I deny it. What I am saying is, so far as the admissibility of motion under Rule 63 or 74 is concerned, that is a general question. Every matter has got to be decided on its own merits as per the rules. If any Member in this House who says that I am not exercising my discretion properly, let him say it and the very next moment I am prepared to resign and get out. If I am not using my discretion very properly, then it is very good and I don’t think I deserve to be here and the next minute I am prepared to get out. If any Member says that I am going to discriminate between a Member and a Member and matter and matter, I am prepared to resign now. If you make open allegation like that, I am sorry and I cannot get on for one day. Let us now hear what the Minister has got to say.

Sri N. Ramachandra Reddi:—I am raising a Point of Order Mr. S. Vemayya has raised a point of order. The Minister was in and again he was out and he is again in now. That is what is happening now. Whenever his subject is taken up, it is the duty of the Minister that he should be present in the House. You also observed this that he has gone out and he is likely to come on some other day. When Mr. S. Vemayya has raised his objection, again the Minister has come in. Is it correct on the part of the Minister to disregard the House and the feelings of the Members when such an important matter is raised in the House? Is it advisable that he should be away from the House, and he should come into the House when the matter is raised again and again? Before the hon. Minister answers, the ruling may be given by you, Sir.
Calling attention to a matter of urgent Public Importance: 
re: Abolition of rationing.

Mr. Speaker:—In the first place, this matter has not been posted for today. Naturally I do not expect the Minister again to be present here.

Sri Konda Lakshman Bapuji:—Was it not the responsibility of the Minister to inform you?

Mr. Speaker:—You are asking me to give my ruling and I am giving my ruling. So far as the ruling is concerned, naturally since he was not informed that it would be taken up so far, there is no obligation on him to be present in the House, since he was already informed that it would be taken up on the 18th.

Mr. Speaker:—I am now reading the letter written by Sri D. Venkatarama Reddi, Private Secretary to the Minister for Civil Supplies and addressed to Mr. M. Anguraj, Assistant Secretary, Legislature Department.

“I am directed to invite attention to the letter cited and to state that the Minister for Civil Supplies desires that the Call Attention regarding abolition of rationing in Visakhapatnam may be posted to 17-2-70 for making a statement. I am therefore to request you to kindly arrange to post the Call Attention motion in question on 17-2-70 instead of on 14-2-70.”

Mr. Speaker:—I agree with the point raised by Sri P. Narsing Rao. It is a very serious matter. He should have done like that. When notice is given to the Minister, the Minister may correspond with the Speaker or with the Secretary, strictly speaking.

But, what will the public think of the Assembly if you are not following some order in the House. It is all right, this is a small matter and the Minister has committed a mistake.... All this has...
56 14th February, 1970. Calling attention to a matter of urgent Public Importance:

re: Abolition of rationing.

arisen because the notice has not been complied with. Now rationing is going to expire from tomorrow.

15th Commissioner of Civil Supplies is on tour Sir, now it is going to expire. I am very sorry, Sir. We are not following his speech. Let it be audible so that we can understand him.

Mr Speaker:—Since the Minister is prepared to make a statement today itself. I will take it today itself.

Mr. Speaker :—Procedurally all opinion have, and also raise the Minister. I will raise the question. Mr. Speaker :—The first one is given by Sri Konda Lakshman Bapuji, Sri M. M. Hashim and Sri T. Anjaiah; another one is by Sri Badri Vishal Pitti and yet another by Srimathi J. Easwaribhai. So far as rationing in Visakhapatnam is concerned, Sri K. Govinda Rao and Sri Sanyasi Rao have given another notice. The first one is by Sri Konda Lakshman Bapuji and two others; so, only one of them can speak.
Calling attention to a matter of urgent  
Public Importance: 
re : Abolition of rationing.

14th February, 1970.

Abolition of rationing is a matter of urgent Public Importance. The partial rationing system has led to Free Market shops and ration shops selling at different prices. The middle class people are affected by this. Partial rationing has led to Free Market shops selling at higher prices. Abolition of rationing is a matter of urgent Public Importance. The partial rationing system has led to Free Market shops and ration shops selling at different prices. The middle class people are affected by this. Partial rationing has led to Free Market shops selling at higher prices. Abolition of rationing is a matter of urgent Public Importance. The partial rationing system has led to Free Market shops and ration shops selling at different prices. The middle class people are affected by this. Partial rationing has led to Free Market shops selling at higher prices. Abolition of rationing is a matter of urgent Public Importance. 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Calling attention to a matter of urgent Public Importance:

re: Abolition of rationing.

58 14th February, 1970.

Partial rationing has been a source of hardship and inconvenience for the public, especially for lower-income families. The abolition of partial rationing is expected to ease the burden on families and allow for greater access to essential goods. This decision was made with the aim of improving the quality of life for all citizens.

The partial rationing system has been criticized for its inefficiency and for the introduction of black markets. It has also led to increased costs for merchants, who have struggled to maintain operations.

In conclusion, the decision to abolish partial rationing is a step towards a more equitable distribution of resources. It is hoped that this will lead to a better quality of life for all members of society.

Yours sincerely,

[Signature]
Calling attention to a matter of urgent public importance:  

re: Abolition of rationing.

Alexander K.M. 50.  
14th February, 1970.

Abolition of rationing, rice 75, 1.10. We have once for all decided to abolish rationing.

We have once for all decided to abolish rationing.

rice 75, 1.10. We have once for all decided to abolish rationing.
69 14th February, 1970. Calling attention to a matter of urgent public importance:
re: Abolition of rationing.

Mr. Deputy Speaker in the Chair:

I. The Secretary: ...Apologies, I don't recall the details.

II. The Minister: ...Abolition, stocks in shops 15, 20...
Calling attention to matters of urgent Public Importance.

14th February, 1970.

re: Abolition of rationing.

Sir, they were opposed to this statutory rationing. They wanted some form of relief shops in the poor localities. That is what I have understood. The Government have one lakh tons in their godowns.
14th February, 1970. Calling attention to matters of urgent Public Importance.

re: Abolition of rationing.

cher 1. The state seems to have moves on the road of abolition of rationing. The problem has been raised in the public interest. The Minister's statement is contradictory. When the matter is raised about informal rationing in Hyderabad, he is quoting about statutory rationing in Vizag. These are not inter-related. We are not seized of Vizag; that will be raised by people who are interested in that. But a specific answer should be given to the point raised by us.

This will create chaos in the city. The Minister's statement is contradictory. When the matter is raised about informal rationing in Hyderabad, he is quoting about statutory rationing in Vizag. These are not inter-related. We are not seized of Vizag; that will be raised by people who are interested in that. But a specific answer should be given to the point raised by us.
Calling attention to matters of urgent Public Importance.

re: Abolition of rationing.

Sri N. Ramachandra Reddy:—You are quoting All India Radio prices.

Sri N. Raghava Reddy:—The prices are going up.

Sri A. Sanjiva Reddy:—The prices are coming down.

Mr. Deputy Speaker:—Members feel that you might consult the Opposition leaders, call for a meeting, discuss with them and then take a decision later. Do you want to do that or do you stick to the policy already declared by you? Are you prepared to revise your decision after consulting the leaders of Opposition. There is nothing wrong in it, and if you feel you can consult the leaders today and discuss with them- After discussion you may have their opinion also in formulating your decision.

Sri A. Sanjiva Reddy:—But I cannot say....

Sri C. V. K. Rao:—The Minister is willing to discuss.

Sri A. Sanjiva Reddy:—Not postpone.

Smt. J. Esvari Bai:—He must postpone and then take a decision. Without postponing, he cannot discuss with us.

Sri N. Ramachandra Reddy:—You are quoting All India Radio prices.
14th February, 1970

Calling attention to matters of urgent Public Importance.

Abolition of rationing.

Mr. Deputy Speaker: Members have told him. It is for him to take a decision—not for me to tell him anything. I can only suggest. That is all. You can discuss today or even now.

Sri C. V. K. Rao:—I would like to clarify the position.

Mr. Deputy Speaker:—What is there for you to clarify?

Sri D. Venkatesham:—Some hon. Members have suggested that there is increase in prices because there are controls, stocks are not coming into the city. Since it is decontrolled, stocks will rush into the city and automatically prices will come down.

Sri G. Raja Ram:—No, No.

(Several members stood up and began speaking).

Mr. Deputy Speaker:—Mr. Venkatesham has not completed. Let him complete.

Sri C. V. K. Rao:—He is telling the Minister. Let nobody from this place defend the Minister. The Minister can defend himself.

Mr. Deputy Speaker:—Are you going to revise your decision? I am now going to the next call-attention motion.

Sri G. Raja Ram (Balkonda):—No, No.

Sri C. V. K. Rao (Kakinada):—You give me a chance to speak after Mr. Venkatesham finishes, Sir. This is an important issue.
Calling attention to matters of urgent Public Importance.

re: Abolition of rationing.

Mr. Deputy Speaker:—There is no need to give any ruling on the point you raised.

Sri G. Venkata Reddy (Parchur):—This is a matter under Rule 74 which has been posted to 18th, but due to its importance, the Speaker was pleased to post it to '4th' even though without notice, and the Minister was pleased to make a statement. Under Rule 74, so far as my knowledge goes, when the member raises an issue, it is the duty of the concerned Minister to make a statement, and the matter is over. Without going into those things, threatening the Minister to come down or make a statement and stating that he must do this or do that, that should not be allowed, and my point of order relates to that. The Minister has already made a statement. That is over. You are requested to go to the next call attention motion.

Sri C. V. K. Rao:—The hon. Member cannot dictate to the Chair. It will be a very bad precedent.

Mr. Deputy Speaker:—When he raised a point of order, it is for me to say. The discussion was going on. While discussion is there, there are so many explanatory remarks. They were referred to the Minister and the Minister is thinking for himself. Nowhere in the rules it says that this will be done, this will not be done or any such other thing. Once it is allowed, the House has been discussing the pros and cons of the issue and discussion on the pros and cons has been going on. It is but correct to say that we must have some limited time, limited explanations, and it should not be allowed unlimited. The issue is very important, and as I see, many members are seized of the matter, and discussion is going on. I was not here, and I do not know when the discussion actually started. As it looks, the importance attached to this problem is from all benches, the problem being serious. There is no point of order to say that there is something which is unconstitutional that is going on. Therefore, I would request the members to restrict themselves to a few questions and let the Minister make a statement.

Sri G. Venkata Reddy:—I agree. I have nothing to add. You have given your ruling that there is no point of order.
When the Minister has made a statement, the members are requesting him to postpone rationing which is to be abolished from tomorrow. My point is when once the Minister makes a statement, the matter is closed. Another thing is, there is a considerable section in the society, as members of the legislature, who are appreciating the move for abolition of informal rationing in the city as well as rationing in Visakhapatnam. That aspect also has to be taken into account.

Sri G. Raja Ram:—It is only the rice-millers who are interested in this system.

Sri G. Venkata Reddy:—We are all for lifting the rationing.

Mr. Deputy Speaker:—What have you got to say?

(No reply from the Minister)

Mr. Deputy Speaker:—My information is that he made an elaborate statement and he has nothing further to add. So I think this matter is closed.

(Some hon. members stood up including Sri N. Ramachandra Reddy).

Mr. Deputy Speaker:—If the hon. Members could understand, when he says that has nothing to add, any more information that you want...

Sri Konda Lakshman Bapuji:—Will you not allow the Leader of the Opposition to speak?

Mr. Deputy Speaker:—There is no question of not permitting anybody. I have not stopped anybody. I say, the matter is closed.

He says he has nothing further to add.

It is a very bad precedent. We have to speak about the statement about which mention has been made.

otherwise no useful purpose will be served in convening a meeting, otherwise the attitude of the Minister is deplorable and he is not yielding to the genuine requests coming from this side. The only course left to us is to stage a walk-out as a protest against his attitude.

(Sri N. Ramachandra Reddy, followed by members of his party walked out of the House).

Sri S. Vemayya:—On behalf of the Communist party, we also like to stage a walk-out. We cannot be a party for the abolition of rationing. The Communist party agrees that it cannot be taken as a correct policy. We also stage a walk-out as a protest against the policy of the Government.
Calling attention to matters of urgent Public Importance.

re: Abolition of rationing.

(Sri S. Vemayya, accompanied by members of his Party walked-out of the House).

(Sri Salahddin Ovaisi walked out)

(Smt. J. Eswari Bai staged a walk-out)

(Sri C. V. K. Rao staged a walk-out)

(Sri Vavilala Gopalakrishnayya staged a walk-out.)
14th February, 1970. Calling attention to matters of urgent Public Importance.

re: Mass arrests and lathi charge on Andhra people residing in Hosur Tamil Nadu.

I wish to submit that there was a reign of terror in Hosur Taluk during these seven days and it bore a resemblance of similarity to the rule that existed in the Punjab in 1919 under the Martial Law regime. But the difference between these two is this. There in the Punjab, the people were tied, to a triangular frame and beaten; here in Hosur the people were not tied, but people were taken into custody, made to sit and cold water was poured on their heads and they were beaten. Not only men, but even women and children were also beaten. Not stopping with this, the police went to the villages and beat women and children also.

My idea is to bring to the kind notice of our hon. Chief Minister and others that the people of the Hosur Taluk have been completely humiliated and frustrated and they feel that there is no security for them. Therefore, the entire taluk has been in a state of terror and even people began to run away. In this connection, I wish to state that six teachers who were working in the local High School were unnecessarily taken into custody and they were severely beaten.

A tendency had developed among several sections in Hosur to give linguistic colour even to minor incidents. The series of incidents on the 9th of December resulting in the breaking of Anna’s statue actually started on a minor issue of a boy teasing a girl. When a Telugu teacher admonished the boy for his misbehaviour a batch of students wrote a few slogans against the teacher and against the linguistic group to which he belonged. Another group of students reacted strongly and took out a procession to the neighbouring Telugu Training School and shouted and demanded the students of that training school to join them in a procession to ventilate their anguish. It was unfortunate that while the Principal of the Training School was in the act of pacifying the students and trying to explain to them the meaninglessness of this emotional outburst a contingent of police (we were not able to ascertain whether they were Armed Reserve Police or not) was rushed to the Telugu training school.
Calling attention to matters of urgent Public Importance:

re: Mass arrests and lathi charge on Andhra people residing in Hosur, Tamil Nadu.

without the invitation of the Principal and opened lathi charge on the defenceless students. A few received blows and could not run away; a few others tried to retaliate by throwing a few stones lying inside the school compound on the Police. Later to this incident another very unfortunate incident took place.

"The members of the commission met as many as 29 persons. Many of them alleged that they were direct victims of the police excesses both during the enforcement of 144 and in the lock-up in the police custody and gave harrowing details of these excesses. After a detailed talk with all these persons we are thoroughly convinced that unnecessary physical force was used indiscriminately by the police on all and sundry.

"We also feel that the practice of collective punishing large sections of people for the misdeeds of a few miscreants is highly regrettable. It was shocking to see that even an officer of the rank of a Collector insisted upon a collective apology by prominent citizens including two M. L. As of Hosur and asked them to give a guarantee that the statue will be rebuilt by them. The copy of the apology letter insisted upon by the Collector - toned down after some bargaining is given hereunder:

They said "We also regret for all the unpleasant happenings on that day"
February 1970. Calling attention to matters of urgent Public Importance:

re: Mass arrests and lathi charge on Andhra People residing in Hosur Tamil Nadu.

It is a big problem of minorities. I shall decide whether it should be allowed as an Adjournment Motion.
Calling attention to matters of urgent Public Importance:  
re: Mass arrests and lathi charges on Andhra People residing in Hosur, Tamil Nadu.
14th February, 1970. Calling attention to matters of urgent Public Importance:

re: Mass arrests and lathi charge on Andhra People residing in Hosur, Tamil Nadu.

Sri D. Venkatesham:—I have also given a notice ...

Mr. Deputy Speaker:—It is not here; I shall find out.

Sri P. V. Narasimha Rao:—I am making the following statement on behalf of the Chief Minister:

"On 10th December 1969, Sri Vavilala Gopalakrishnayya M. I. A., passed on to me a telegram received by him from the citizens of Hosur alleging police excesses on Telugu-speaking people there. Immediately, I wrote a letter on the 17th December 1969 to Shri M. Karunanidhi, Chief Minister of Tamil Nadu, requesting him to take all necessary steps to investigate the allegation and while taking action against the wrong-doers give protection wherever necessary to the Telugu-speaking people. I had also requested him to do all that was necessary to create a sense of confidence among the Telugu speaking people in Hosur and restore the feelings of amity and goodwill.

I have since received a reply from the Chief Minister of Tamil Nadu assuring us that the situation in Hosur area has returned to normal and that the Tamil Nadu Government was doing all that was necessary to foster unity and goodwill among the Tamil and Telugu speaking population in Hosur and restore a sense of confidence especially among the Telugu community. The Tamil Nadu Chief Minister's letter fully explains the position and in order to facilitate a correct appreciation of the situation in Hosur on the part of the hon. Member I may be permitted to read out the letter:

Dear Thiru,

Brahma Prakash Reddy.

I am in receipt of your letter dated December 17, 1969. The Government of Tamil Nadu were also seized of the matter in time and the situation in Hosur area quickly returned to normal.

"Enquiries made by the officials reveal that the trouble arose on December 4, 1969, when heated words were exchanged between the Tamil and Telugu students of the Government Boys' High School at Hosur. After the incident, a Telugu Pandit of the school is reported to have abused Tamil students for the above incident. Enraged at this, the Tamil students wanted to abstain from the classes but the Headmaster dissuaded them from doing so.

"On December 9, slogans like "Telugu Down" were seen written on the walls of the Boys' High School and Telugu Teachers' Training School. At about 10 a.m. on that day when the Tamil prayer song was being sung in the Government Boy's High School, Hosur, the Telugu students objected to it and started disturbing the prayer. Meanwhile, students of the nearby Training School also
Calling attention to matters of urgent public importance:

re: Mass arrests and lathi charge on Andhra People residing in Hosur, Tamil Nadu.

joined these High School students and started pelting stones on the Tamil students. The local Inspector of Police and the Tahsildar, on receipt of information, rushed to the spot with a reserve party and tried to persuade the students.

"But the crowd, about 500 strong became unruly and started pelting stones on the police, one Sub-Inspector and four Constables sustained injuries. The Deputy Superintendent of Police, Hosur, who visited the spot sometime later, also received stone hits. When the situation became worse, the police had to resort to a lathi-charge, with a view to dispersing the unruly crowd from the troubled areas.

"However, when the entire police force was engaged in the maintenance of law and order near the school premises; a section of the crowd consisting of Telugu students and other miscreants went straight to the statue of the late Thiru Annadurai near the taluk office about two furlongs from the high school and caused damage to the statue by pelting stones.

"In the afternoon of December 9, the Collector had a peace talk with some of the local leaders of Hosur. But the peace talk failed. As the miscreants involved were bent upon fomenting further trouble, the police had to arrest 58 persons in connection with the incidents on December 9 and 10 and register two separate cases. The Tahsildar, Hosur, promulgated an order under Section 141 Cr. P. C. for a period of seven days from December 10 in that area.

"On December 12, 1969, the Collector constituted a peace committee consisting of the local leaders. The parents of the students involved in the incidents tendered apology and regretted the action in having pelted stones at the police and disfigured the statue of late Annadurai. In the interests of restoring peace and goodwill among the people, the Collector ordered the release of the arrested persons and dropped further action against them. The situation is now quite normal.

"The Collector also met Messrs. Kothandaramiah, M. L. A., Uddanapalli, and Venkataswami, M. L. A., along with Telugu leaders Messrs. Muni Reddi and Ramchandra Reddi on December 20, with a view to restoring peace and goodwill among the people. The Collector convened a meeting of the students and their parents and other leading people of both Tamil and Telugu sections in Hosur area on December 26. The local leaders stressed the need for eradicating the ill feelings between the Tamil and Telugu population. It was decided at the meeting to form a committee consisting of all important persons of Hosur area to re-erect the Anna statue.

"As requested by the elders, it was decided to re-open the high school on December 29 and the Telugu Training School on January 2, 1970. Accordingly, The Government Boy's High School was re-opened on December 29. The Collector who visited the school advised the students and staff of both the sections to maintain good relationship among them. The situation is peaceful.
14th February, 1970. Calling attention to matters of urgent public importance:

re : Mass arrests andathi charge on Andhra People residing in Hosur, Tamil Nadu.

"I am sure you will appreciate that we have done our best in time to restore law and order in the area. I may also assure you that my Government will do all that is necessary to foster unity and goodwill among the Telugu and Tamil populations in Hosur and infuse a sense of confidence, especially among the Telugu community in Hosur.

(Sd) xxxxxxxxxxx

M. Karunanidhi

In addition to this, Sir, I would like to state in regard to the points raised by h.o.a.Sri Vavilala Gopalakrishnayya, in relation to the educational facilities to the Telugu minority there, the hon. Chief Minister has already brought this to the notice of the Commissioner for Linguistic Minorities who has assured him that necessary steps will be taken to see that on a reciprocal basis, what we are doing in this part of the State in the border areas, will be certainly done for the Telugu minorities in Tamil Nadu. As regards the position of Hosur according to the Pataskar Award, Government is examining the matter afresh.

Mr. Deputy Speaker :—That call attention item is over now.

Sri B. Ratnasabhapathy :—The hon. Speaker has promised to consider whether it should be admitted as an adjournment motion or not.

Mr. Deputy Speaker :—I have just called for the information. If I receive the information.

Mr. Deputy Speaker :—What is the information?

Mr. Deputy Speaker :—Before this call attention item is over.

Mr. Deputy Speaker :—All that you say is that he has given a commitment. I am just finding out.
Calling attention to matters of urgent public importance:

re: Mess arrests and latui Charge on Andhra People residing in Hosur, Tamil Nadu.

Mr. Deputy Speaker:—If he has made a commitment that after hearing under rule 74 it should be taken as adjournment motion it will be considered.

Sri K. Achuta Reddy:—My point of order is whether it has been admitted as call attention motion under rule 74 or as an adjournment motion.
14th February, 1970.

Calling attention to matters of urgent public importance:

re: Inconvenience caused to the public due to delay in opening of Government offices in Ongole District.

Inconvenience caused to the public due to delay in opening of Government offices in Ongole District.

I only placed before the House what the Chief Minister of Tamilnadu has written to our Chief Minister. Apart from that I assure the House that this Government is alive to the situation and we are going to take all steps to see that adequate safeguards and protection are given to the Telugu people of the Hosur.

re:

Eviction of poor Harijans who have constructed huts on Banjar lands in Kallampalli Samithi Nellore Dist.

Inconvenience caused to the public due to delay in opening of Government offices in Ongole District.
Calling attention to matters of urgent public importance:

re: Inconvenience caused to the public due to delay in opening Government offices in Ongole District.

It is Government’s intention to see that no difficulties are caused to any body.

Sri P. Thimma Reddy:— All steps are being taken by the Government. It is Government's intention to see that no difficulties are caused to any body.
re: Debarring of Osmania University medical graduates from applying to Indian Oil Company's posts advertised for and other Public sector undertakings of Government of India.

It is shocking to note that some of the institutions and employees have already imposed a ban on the entertainment of applications of Osmania University students this year as a consequence of the unhappy situation....

This is a very very serious matter, Sir. It is very insulting and most injurious and most vindictive attitude.

It is very serious and most injurious and most vindictive attitude. The President of the Allied Tribes of Telangana and the Vice-Chancellor of Osmania University have promised to address these undertakings direct so that the interests and the prospects of the Osmania University graduates are safeguarded.

Sri P. V. Narasimha Rao:—This matter was raised in the Education Sub-Committee of the Regional Committee when all members and myself and the officers of the Education Department and Health Department were present. We were unanimous in the opinion that if any employer in India, whether a public sector undertaking or Government have sought to debar the graduates of the Osmania University from seeking employment with them, it is a very serious matter and we should take immediate steps and strongly protest against this attitude, if true, through the Government of India and undertakings concerned. Incidentally the Vice-Chancellor of the Osmania University was also present at the meeting and he promised to address these undertakings direct so that the interests and the prospects of the Osmania University graduates are safeguarded. Unfortunately, Sir, this report or this motion seems to have arisen
Calling attention to matters of urgent Public Importance:

*re:* Arrangements made to provide facilities to Urdu medium students in Junior Colleges.

mostly on hearsay. Since that date the Government in the Education Department, the Government through the Director of Public Libraries, the Government through the Director of Information Department and the University have been making a thorough search to find out whether any such advertisement has appeared in the newspaper. Right from the beginning of December up to date, a very thorough search has been made of all the all-India newspapers that are received in our State including our own newspapers here and I have to report that till this moment, even this morning we contacted ANS man at Madras and also at Hyderabad; but he has pleaded ignorance. He has promised further search and in course of time if any such advertisement comes to light or any such information of any public sector undertaking or any other employer seeking to debar the students of Osmania University from employment is brought to light, I assure the House that this Government will protest and take all steps to see that prospects of the graduates of the Osmania University are safeguarded.

I have thought it fit to reveal it in the House. I will take it from him and find out from the Health Department on what ground this reference was made by it.

*re:* ARRANGEMENTS MADE TO PROVIDE FACILITIES TO URDU MEDIUM STUDENTS IN JUNIOR COLLEGES.
Calling attention to matters of urgent public importance:
re: Arrangements made to provide facilities to Urdu medium Students in Junior Colleges.

80 I4fh February, 1970.

Calling attention to matters of urgent public importance:

re: Arrangements made to provide facilities to Urdu medium Students in Junior Colleges.
Calling attention to matters of urgent public importance:
re: Arrangements made to provide facilities to Urdu medium Students in Junior Colleges

In pursuance of the directive issued by the Chief Minister of Andhra Pradesh on 8th February, 1970, it is informed that arrangements have been made to provide facilities to Urdu medium Students in Junior Colleges.

District-wide figures - at one place,

<table>
<thead>
<tr>
<th>District</th>
<th>Urdu Medium Sections for Boys</th>
<th>Urdu Medium Sections for Girls</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nizamabad</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>Mahaboobnagar</td>
<td>121</td>
<td></td>
</tr>
<tr>
<td>Karimnagar</td>
<td>94</td>
<td></td>
</tr>
<tr>
<td>Nalgonda</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>Khammam</td>
<td>12</td>
<td></td>
</tr>
</tbody>
</table>

From the above figures, provision is required for 6 Urdu medium sections for boys and 4 sections for girls in the twin cities of Secunderabad and Hyderabad. Actually provision has been made for 13 Urdu medium sections in the city as follows for boys - Government City College - 1; Anwar-UL-Ulum College (Day) - 1; Anwar-UL-Ulum College (Evening) - 1; Mufeed-ul-Anam College - 1; Urdu Arts College (Evening) - 1.

185-11
Government High School, Kachiguda—1; Government Multi-purpose High School, Chenchalguda — 1; Anwar-ul-ulum Higher Secondary School, Nampalli—1. There was some difficulty about this private institution; it has been sorted out and we are allowing them to have Urdu medium class.

Mr. Deputy Speaker: Is it also laid down that they should start Telugu also?

Sri P. V. NaSimha Rao: I will come to that later. Government High School for girls, Hussaini Alam—2. It was laid down in the resolution that they should start Telugu also. If there is a larger number and if and when there is a larger number available we shall certainly consider. As regards economic strength this economic strength for Intermediate class was fixed on a par with the economic strength in P.U.C. This is not a decision taken now. This was a decision taken in 1964-65 in the meeting of the Chief Minister and the University Chancellor and other educationists.
Calling attention to matters of urgent public Importance:

re: Arrangements made to provide facilities to Urdu medium Students in Junior Colleges.

He has covered almost all the points.
14th February, 1970. Calling attention to matters of urgent public importance:

re: Arrangements made to provide facilities to Urdu medium Students in Junior Colleges

It is still open; it is going on; cases are being considered; cases are being examined and orders are being issued.

Sri M. Manik Rao.—What about Tandur?
Sri P. V. Narasimha Rao.—I don’t remember. If there is economic strength we will certainly give.

Article 41: "The state shall within the limits of its capacity and development make effective provision by securing the right to work, to education and to public assistance in cases of unemployment, old age.

The Article 46 says: "The State shall promote with special care, the educational and economic interests of the weaker sections of the people and in particular of the Scheduled Castes and Scheduled Tribes..."
Calling attention to matters of urgent public Importance:

re: Suspension of Resolution No. 17 date: 17-1-1970 of the Municipal Corporation of Hyderabad regarding monuments to Telangana martyrs.

Mr. Deputy Speaker: Silence is half consent.

Mr. Deputy Speaker: I do not know whether I will commit himself now.

Mr. Deputy Speaker: Silence is half consent.

Mr. Deputy Speaker: Silence is half consent.

Mr. Deputy Speaker: Silence is half consent.

Mr. Deputy Speaker: Silence is half consent.
14th February 1970. Calling attention to matters of urgent public Impe\rance:


2. Show cause notice issued in connection with the suspension of Resolution No. 17 of the Municipal Corporation, Hyderabad, passed at its special General Body Meeting on 6th March 1970, the show cause notice being referred to the Gun Park Municipality for hand over the show cause notice.


M.M. [Signature]

Memorandum No. M.M. 311-L.1. 70—M. M. [Signature]
Calling attention to matters of urgent
Public Importance:
re : Suspension of Resolution No. 17
dated 1-1-1970 of the Municipal
Corporation of Hyderabad regarding
monuments to Telangana martyrs.

April 3rd, 1970

City

1. I have received a copy of your letter dated 28th March 1970, regarding the suspension of Resolution No. 17, dated 1-1-1970, of the Municipal Corporation of Hyderabad, regarding monuments to Telangana martyrs. I am forwarding a copy of your letter to the Municipal Corporation for their reference.

2. In the letter, you have stated that the Municipal Corporation has decided to suspend the resolution regarding the monuments to Telangana martyrs. I appreciate the need for such a decision, given the current political conditions.

3. However, I would like to point out that the suspension of the resolution may have implications for the maintenance and preservation of the monuments. I request that the Municipal Corporation consider the potential consequences of this decision.

4. I also recommend that the Municipal Corporation provide a detailed report on the suspension of the resolution, including the legal and administrative considerations.

5. Please find attached a copy of your letter for your reference.

Yours sincerely,

[Name]

[Position]

[Date]
Calling attention to matters of urgent Public Importance:

Suspension of Resolution No. 17 dated 17-1-1970 of the Municipal Corporation of Hyderabad regarding monuments to Telangana martyrs.

Memorandum No. 311/K1/70 MA, dated 2-2-1970.

Sub.: Suspension of Resolution No. 17, dated 17-1-1970 passed at the Special General Body Meeting of the Municipal Corporation of Hyderabad—Show Cause Notice—Issued.

Mr. Deputy Speaker:—He is referring the same thing.

Corresponding to this, the Municipal Corporation of Hyderabad, dated 24-1-1970, addressed to the Minister of Municipal Administration.


Calling attention to matters of urgent Public Importance. 

re: Suspension of Resolution No. 17 dated 17-1-1970 of the Municipal Corporation of Hyderabad regarding monuments to Telangana martyrs.


Petitions from the public, dated 24-1-1970 addressed to the Minister, Municipal Administration.

The difficulty is that the Minister has to understand your speech. He is unable to understand your words.

(1) Whereas the Municipal Corporation of Hyderabad at its special general body meeting held on the 17th January 1970, resolved by its Resolution No. 17 to erect two memorials for the martyrs who laid down their lives for the achievement of separate Telangana State during the recent agitation one at the Municipal Gun Park opposite the Assembly Buildings, Hyderabad and another at Clock Tower Park at Secunderabad and sanctioning a sum of Rs. 25,000 for each memorial from the Budget Head (aa) (2) (27) purchase and installation of statues of national leaders and directed the Commissioner to start work emergently under section 128 of the Municipal Corporation Act, 1955.
Calling attention to matters of urgent Public Importance.

Re: Suspension of Resolution No. 17
dated 17-1-1970 of the Municipal Corporation of Hyderabad regarding monuments to Telangana martyrs.

(2) Whereas the lands covered by the Parks known as Municipal Gun Park at Hyderabad and Clock Tower Park at Secunderabad are not the property of the Municipal Corporation of Hyderabad but are the property of the Government of Andhra Pradesh. There is nothing to indicate that the lands in the said two parks were at any time transferred for any other purposes except for the purpose of Hyderabad Municipal Corporation Act, 1955;

(3) Whereas the memorials to be erected in commemoration of certain citizens of the State are not the statues of national leaders falling within the head of purchase and installation of statues of national leaders as memorials are not statues and the citizens in whose commemoration the memorials are to be erected are not national leaders and therefore the sanction of Rs. 50,000 for the two memorials is not permissible under the Municipal Corporation Budget Head (aa) (3) (27) purchase and installation of statues of national leaders;

(4) Whereas the erection of two memorials in the parks and the expenditure contemplated therefore would be in contravention of and in excess of the powers conferred on the Corporation by the said Act and by the law relating to appropriation of moneys for the relative purpose of the budget passed by the Municipal Corporation of Hyderabad;

(5) Whereas the erection of such memorials in the two parks one in Hyderabad and another in Secunderabad is likely to lead to breach of peace;

(6) Now, therefore, in exercise of powers conferred by clause (a) of sub section (2) of Section 679 of the Hyderabad Municipal Corporation Act, 1955, the Government of Andhra Pradesh propose to suspend the execution of the resolution No. 17, dated 17-1-1970 passed at the special general body meeting of the Municipal Corporation of Hyderabad on the grounds aforesaid jointly as well as severally and under the proviso to the said clause, the Government give notice to the Municipal Corporation of Hyderabad to show cause within 30 days from the date of the receipt of this communication as to why the execution of the said resolution should not be so suspended.

(7) Any explanation or objection of the Corporation to the above proposal should be sent within 30 days to the aforesaid Special Secretary to Government, Health, Housing and Municipal Administration Department. If no explanation or objection is received by the Government within the period specified above, it will be presumed that the Corporation has no explanation or objection to offer against the proposal and further action will be taken under the provisions of the said Act;

(8) Under clause (a) of sub-section (2) of section 679 of the Hyderabad Municipal Corporation Act, 1955, the Government hereby prohibit erection of the said two memorials by the Municipal
Calling attention to matters of urgent Public Importance.

re: Suspension of Resolution No. 17 dated 17-1-1970 of the Municipal Corporation of Hyderabad regarding monuments to Telangana martyrs.

Corporation of Hyderabad or by the Commissioner or any of its other officers or a contractor, pending further action on the suspension of the said resolution on all or any of the grounds aforesaid;

(9) The receipt of this Memorandum should be acknowledged.

...and there is nothing to indicate that the lands in the said two parks were at any time transferred...

...Duties and powers of the Municipal Authorities and Obligatory and Discretionary duties of the Corporation....

Mr. Deputy Speaker:—It appears that this is going to cover much portion of time and how much of time needed cannot be decided. This matter can be exclusively taken on someday and we can postpone it and we can take the remaining two call attention motions today and complete, if all the Members agree.

...Mr. Deputy Speaker:—I have heard what you have said. I agree that this is a very important matter and I think it should be taken up separately. I do not think we should discuss it today. Therefore, I move that this matter be taken up separately on another day and we can postpone these two matters today.
Calling attention to matters of urgent Public Importance.
re: Suspension of Resolution No. 17 dated 17-1-1970 of the Municipal Corporation of Hyderabad regarding monuments to Telangana martyrs.

Mr. Deputy Speaker:—I want to suggest that it may be taken up on Monday and the other two call attention matters could be completed to day.

Sri J. Vengal Rao:—Whether this discussion is on call attention motion or on any other thing, Sir?

Mr. Deputy Speaker:—On call attention motion.

Sri M. Manik Rao:—He is the person responsible for murdering them. Do not take it lightly. Due to him only, all these things have happened.

Sri J. Vengala Rao:—Not myself. Due to him only...........
(towards Sri Manik Rao)

Sri C. V. K. Rao:—All the call attention motions should be finished today itself.

Mr. Deputy Speaker:—The convention is that one person from one party can only speak.

Sri V. B. Raju:—I am to submit to the hon. Deputy Speaker that this could be taken up on Monday. It cannot be hushed up in this way.

Mr. Deputy Speaker:—That can be done.

Sri V. B. Raju:—If the hon. Member agrees, as the hon. Deputy Speaker has observed, this matter can be taken up on Monday.

(Members agreed to have discussion on Monday)
Calling attention to matters of urgent Public Importance.

Mr. Deputy Speaker:—It would be taken up on Monday. Member agreed to have discussion on Monday. Now the next Call Attention will be taken up. Sri K. Ramachandra Reddy will Speak.

Mr. Deputy Speaker:—Sri Ramachandra Reddy to speak.

Calling attention to matters of urgent Public Importance:

re: Unlawful detention of villagers of Banapuram in the Police Station on 11-1-1970.

re: Unlawful detention of Villagers of Banapuram in the Police Station on 11-1-1970.
Calling attention to matters of urgent importance:


14th February, 1970.

The Hon'ble Member of Parliament,

Sir,

I have been informed that the villagers of Bana uram are being detained in the Police Station without any legal cause. This is a violation of their basic human rights and should be immediately addressed.

I request your immediate attention and action to ensure the release of these villagers.

Yours faithfully,

[Your Name]
14th February, 1970. Calling attention to matters of urgent Public Importance:

re: Unlawful detention of villagers of Banapuram in the Police Station on 11-1-1970.

Sri J. Veagala Rao :- Banapuram village under Nelakondapalli Police Station is situated at a distance of 10 miles from Nelakondapalli with a population of 1500. Harijas and Kalals constitute the
majority of the population. The majority of the villagers are under Communist Marxists fold and the Panchayat is controlled by them.

One, Koya Satyam, a staunch communist and close associate of Sarpanch changed over to the Congress fold. Communists felt aggrieved by this and are trying to win him back to their fold and see that Congress don't gain run in the village. Koya Satyam is however trying to build up Congress Party.

PAPERS LAID ON THE TABLE OF THE HOUSE

AMENDMENT TO SUB-RULE(8) OF RULE 2 OF THE ANDHRA PRADESH CIVIL SERVICES (DISCIPLINARY PROCEEDINGS TRIBUNAL) RULES 1961

Sri K. Brahmanand Reddy:— I beg to lay on the Table as required under sub-section (2) of section 10 of the Andhra Pradesh Civil Services (Disciplinary Proceedings Tribunal) Act, 1960, a copy of the Notification issued with G. O. Ms. No. 1026, General Administration (Services-D) department, dated 16-12-69 making certain
amendment to sub-rule (b) of Rule 2 of the Andhra Pradesh Civil Services (Disciplinary Proceedings Tribunal) Rules, 1961.

AMENDMENTS TO THE ANDHRA PRADESH MOTOR VEHICLES RULES, 1964.

Dr. M. N. Lakshminarasiah.—I beg to lay on the Table copies of the Notification issued under G. O. No. Ms. 1473, Home (Transport-I) Department dated 25-10-69 containing an amendment to the Andhra Pradesh Motor Vehicles Rules, 1964.

Dr. M. N. Lakshminarasiah.—I beg to lay on the Table under sub-section (2) of section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (Andhra Pradesh Act 5 of 1963), a copy of the Notification issued in the following G. Os. under sub-section (1) of section 9 of the said Act.

<table>
<thead>
<tr>
<th>G. O. Ms. No. and date</th>
<th>Date of publication in the Andhra Pradesh Gazette</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) 1100, Home (Tr. II) Department dt. 12-8-69</td>
<td>25-9-1969</td>
</tr>
<tr>
<td>(2) 1163, Home (Tr. II) Department dt. 22-8-69</td>
<td>11-9-1969</td>
</tr>
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<td>(3) 1386, Home (Tr. II) Department dt. 3-10-69</td>
<td>16-10-1969</td>
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<td>(4) 1475, Home (Tr. II) Department dt. 27-10-69</td>
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<td>(5) 1488, Home (Tr. II) Department dt. 29-10-69</td>
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<td>(6) 1555, Home (Tr. II) Department dt. 11-11-69</td>
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<td>(7) 17-2, Home (Tr. II) Department dt. 15-12-69</td>
<td>15-1-1970</td>
</tr>
<tr>
<td>(8) 39, Home (Tr. II) Department dt. 8-1-70</td>
<td>22-1-1970</td>
</tr>
</tbody>
</table>

Mr. Speaker:—Please make a note.


Government Bill:


Mr. Speaker:—Papers laid.

Mr. Speaker:—The Minister has placed certain papers under the rules. You have to give an amendment.

Sri K. Govinda Rao:—It is the duty of the Minister to explain to us.

Mr. Speaker:—You have got a right to give an amendment.

GOVERNMENT BILL


Sri J. Vengala Rao:—I beg to move:

That the Andhra Pradesh Preventive Detention Bill, 1970 be read a first time.

Sri C. V. K. Rao:—I like to raise a point of order on the Bill.

Mr. Speaker:—What is the point of order?

Mr. Speaker:—Now the Motion is moved.

No such motion shall be made before the expiry... Under rule No. 103 (c)

No such motion shall be made before the expiry of seven days from the despatch to each member of a copy of the Bill with the Statement of Objects and Reasons.

It is in the Gazette as February 10. That is one thing.

Mr. Speaker:—Why don't you read afterwards what is contained in Section 103 (c)?

Sri C. V. K. Rao:—Unless the Speaker, in exercise of his power suspends this provision, and allows the motion to be made...

Mr. Speaker:—It is already done.

Now the House stands adjourned till 8-30 A.M. on Monday, the 16th February, 1970.

(The House then adjourned till half-Past-Eight of the Clock on Monday the 16 February, 1970.)