ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Thirty-seventh day of the Fourth Session of the
Andhra Pradesh Legislative Assembly.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY.

Wednesday, the 1st April, 1970.

The House met at Half Past Eight of the Clock.

(Mr. Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

AUCTIONING OF TODDY SHOPS

701—

* 961 Q.—Sri R. Satyanarayana Raju (Narasapur) :—Will hon. the Chief Minister be pleased to state:

(a) the steps taken for the auctioning of toddy shops after the abolition of prohibition in our State; and

(b) the income derived through the auction of toddy and alcohol in Andhra area so far this year?

The Minister for Finance deputised the Chief Minister and answered the questions (Sri K. Vijayabhaskara Reddy) :—(a) Consequent on withdrawal of prohibition, the Andhra Pradesh Excise Act, 1968 was extended to the Andhra Area with effect from 1-11-69. Keeping in view the population of various towns and villages, 4971 toddy and 4872 arrack shops were approved for auction by the Commissioner of Excise for the year 1969-70. After notifying the programme of sale of these shops in the State Gazette, in the District Gazettes and in the local areas the programme of auction was gone through.

(b) Toddy rentals — Rs. 1.07 crores
    (from 1-12-1969 to 30-9-1970.)

Arrack rentals — Rs. 5.31 crores
    (from 1-12-1969 to 30-9-1970.)

J. No. 107
31st April, 1970.  

Oral Answers to Questions

Sri D. Venkatesham: Have all the arrack shops been auctioned or any of the shops left over? Secondly, what is the rate of power alcohol and what is the present rate that has been fixed for this arrack?

Sri K. Vijayabhaskara Reddy:—Out of 4,971 toddy shops, 4,600 have been auctioned and 341 shops left unauctioned. Similarly, out of 4,872 arrack shops, 4,373 shops have already been auctioned. Still 490 arrack shops are to be auctioned. The next question I have already answered on the floor of the House.

Sri K. Vijayabhaskara Reddy:—I want notice. I told the House about the auction income. This is the amount the Government is going to get through auction. Before prohibition was introduced, what was the exact amount I do not have on hand now.

Sri K. Vijayabhaskara Reddy:—I want notice, Sir.

Sri K. Vijayabhaskara Reddy:—I want notice, Sir.
We have decided about certain stringent measures, Sir. They will be enforced and the Government is contemplating to set up distilleries in the National sector and then take up the manufacture of arrack.
Oral Answers to Questions.

148 1st April, 1970.

Oral Answers to Questions.

(a) Whether the Government are in receipt of a representation from Sri S. Vemayya, M.L.A., dated 28-10-1969, regarding the organisation of a Multipurpose Co-operative Society at Kotur, Edagali Village, Nellore Taluk and district; and

(b) If so, the action taken thereon?

The Minister for Panchayati Raj deputised the Chief Minister and answered the Questions (Sri T. Ramaswamy):—

(a) Yes, Sir.

(b) The representation was forwarded to the Collector (Co-operation), Nellore who is examining the possibilities of organising a viable society to cover Kutturu and other nearby villages.

500 ex 60  1,500 dr.  60  50  5

Sri S. Vemayya:—Will hon. the Chief Minister be pleased to state:

MULTIPURPOSE CO-OPERATIVE SOCIETY AT KOTUR

702—* 1376 Q.—Sri S. Vemayya:—Will hon. the Chief Minister be pleased to state:

...
Can the Government supply the reasons for doing such kind of an act?

The Under-Secretary to the Government (Mr. Deo):—The Government have decided to take action against those who violate the law. The action was taken to ensure law and order in the state.

The Minister for Public Health (Mr. Rama):—The action was taken to ensure that those who violate the law are brought to book.

The Minister for Native Language and Culture (Mr. Vakul):—The action was taken to ensure that the state's laws are upheld.

The Minister for Education (Mr. Reddy):—The action was taken to ensure that the state's laws are upheld.

The Minister for Industry (Mr. Rao):—The action was taken to ensure that the state's laws are upheld.

The Minister for Agriculture (Mr. Das):—The action was taken to ensure that the state's laws are upheld.

The Minister for Transport (Mr. Reddy):—The action was taken to ensure that the state's laws are upheld.

The Minister for Revenue (Mr. Vakul):—The action was taken to ensure that the state's laws are upheld.

The Minister for Power (Mr. Reddy):—The action was taken to ensure that the state's laws are upheld.

The Minister for Home (Mr. Vakul):—The action was taken to ensure that the state's laws are upheld.

The Minister for Fishery (Mr. Das):—The action was taken to ensure that the state's laws are upheld.

The Minister for Industries (Mr. Rao):—The action was taken to ensure that the state's laws are upheld.

The Minister for Public Works (Mr. Vakul):—The action was taken to ensure that the state's laws are upheld.

The Minister for Health and Family Welfare (Mr. Deo):—The action was taken to ensure that the state's laws are upheld.

The Minister for Labour (Mr. Rama):—The action was taken to ensure that the state's laws are upheld.

The Minister for Commerce (Mr. Reddy):—The action was taken to ensure that the state's laws are upheld.

The Minister for Industries (Mr. Das):—The action was taken to ensure that the state's laws are upheld.

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The Minister for Public Works (Mr. Das):—The action was taken to ensure that the state's laws are upheld.
1217 Q.—Sri S. Vemayya:—Will the Chief Minister be pleased to state:

(a) whether it is a fact that all the members in Lakkavaram Co-operative Credit Society, Razole taluk, East Godavari district belong to one family; and

(b) the amount disbursed to the members of the Society during the period from 1966 to 1969-70?

Sri T. Ramaswamy:—(a) No, Sir.

(b) The following amounts were disbursed to the members of the Society during the years 1969-67 to 1969-70:

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount disbursed Rs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1966-67</td>
<td>77,290-00</td>
</tr>
<tr>
<td>1967-68</td>
<td>65,800-00</td>
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<tr>
<td>1968-69</td>
<td>72,930-00</td>
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LAKKAVARAM CO-OPERATIVE CREDIT SOCIETY, RAZOLE TALUK

*1217 Q.—Sri S. Vemayya:—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that all the members in Lakkavaram Co-operative Credit Society, Razole taluk, East Godavari district belong to one family; and

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Sri T. Ramaswamy:—(a) No, Sir.

(b) The following amounts were disbursed to the members of the Society during the years 1969-67 to 1969-70:

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<td>1968-69</td>
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</table>
1st April, 1970.

Oral Answers to Questions.

Sri R. Mahananda:—Will hon. the Chief Minister be pleased to state:

(a) whether there are any representations from the landless poor of Chintalacheruvu and other villages of Vinukonda taluk, Guntur District requesting to form a Joint Farming Society;

(b) when was the application received by the Deputy Registrar of Co-operative Societies, Narasaraopet, Guntur district;

(c) whether those people deposited any amount towards the share capital and if so, when and how much was deposited;

(d) whether they applied for sanction of lands to this Society in Narasayapalem Reserve Forests in Vinukonda taluk;

(e) whether the landless poor of West Veerayapalem Panchayat also applied for membership in this Joint Farming Society and allotment of lands; and

(f) at what stage the matter stands now?

Sri T. Rama Swamy:—(a), (b), (c), (d), (e) and (f) The answers are placed on the Table of the House.

JOINT FARMING SOCIETY, CHINTALACHERUVU

704—

* 689 (2272) Q.—Sri R. Mahananda:—Will hon. the Chief Minister be pleased to state:

(a) whether there are any representations from the landless poor of Chintalacheruvu and other villages of Vinukonda taluk, Guntur District requesting to form a Joint Farming Society;

(b) when was the application received by the Deputy Registrar of Co-operative Societies, Narasaraopet, Guntur district;

(c) whether those people deposited any amount towards the share capital and if so, when and how much was deposited;

(d) whether they applied for sanction of lands to this Society in Narasayapalem Reserve Forests in Vinukonda taluk;

(e) whether the landless poor of West Veerayapalem Panchayat also applied for membership in this Joint Farming Society and allotment of lands; and

(f) at what stage the matter stands now?

Sri T. Rama Swamy:—(a), (b), (c), (d), (e) and (f) The answers are placed on the Table of the House.
STATEMENT PLACED ON THE TABLE OF THE HOUSE
[Vide L. A. Q. No. 2272 (Starred) * 704 ]

(a) There is no application for the formation of Joint Farming Society. But an application from the villagers of Chintalacheruvu village for the organisation of a Co-operative Collective Farming Society was received.

(b) The application from the villagers of Chintalacheruvu village was received on 3-1-1969, in the office of the Deputy Registrar, Narsaraopet.

(c) The Chief Promoter Sri Bangaru Venkata Subbaiah informed Deputy Registrar, Narsaraopet in his letter dt. 17-3-1969 that he had deposited an amount of Rs. 1,000/- on 14-3-69 at the Guntur District Co-operative Central Bank Branch, Vinukonda.

(d) They have not applied for sanction of lands to the society in Narsayapalem Reserve Forest. They asked in their application for the formation of a collective farming society and for assignment of land of Ac. 600.00 in S.No. 312 of Chintalacheruvu Village belonging to the Forest Department.

(e, and (f) A representation dated nil was received on 28-8-69 from the members of the West Veerayapalem and Vengayapalem Village signed by Kesanaiah Adeliah, Kesana Palli Guraviah and other persons requesting the Deputy Registrar to enroll them as members of the proposed Co-op. Collective Farming Society. Sri R. Mahananda, M.L.A., Kurichedu, Nellore District in his letter dated 20-7-69 addressed to the Collector, Guntur represented that the West Veerayapalem and Vengayapalem Christians and other labour class people of Darsi Taluk of Nellore District might be permitted to join as members of the proposed Collective Farming Society, so that the plots of lands already in their possession are assigned to those landless poor. The Dy Registrar of Co-op. Societies, Narsaraopet in his letter dated 8-10-69 informed the Collector, Guntur that the admission of west Veerayapalem and Vengayapalem Christians as members of the proposed society would be considered after the proposal of organising the Collective Farming Society at Chintalacheruvu fructifies.

LEASING OF FOREST LANDS TO GOLDSMITHS SOCIETY

Sri R. Mahananda:—Will hon. the Chief Minister be pleased to state:

(a) whether there is any proposal before the Government to lease out the Narasayapalem Reserve Forest lands in Vinukonda taluk, Guntur District to any Goldsmiths Society and if so, how much extent of land:

(b) whether the Society has been registered and if so, the names of members of the Managing Committee;

(c) how many members are there in the Society and the area of operation of the Society;

(d) whether there is any representation to the Collector, and Co-operative Department Officers, Guntur by the landless labourers of West Veerayapalem, Vengayapalem, etc., villages of Darsi taluk, Nellore District; requesting to enlist them as Members of the said Society; and
(e) if so, the action taken thereon?

Sri T. Ramaswamy. —(a) (b) (c) (d) (e) The answer is placed on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE

VIDE L. A. Q. No. 1979 (STARRED) [*705].

FOOD & AGRI. (COOP. III) DEPT.

(a) No, Sir.
(b) No, Sir.
(c) Does not arise.

(d) and (e) — A representation dated nil was received on 23-8-69 from the members of the West Veerayapalem and Vengayapalem villages signed by Kesapalli Aditar, Kesapalli Guraviah and other 44 persons requesting the Deputy Registrar to enroll them as members of the proposed Co-operative Collective Farming Society. Sri R. Mahananda, M.L.A. Kurichedu, Nellore District in his letter dated 20-7-1969 addressed to the Collector, Guntur represented that the West Veerayapalem and Vengayapalem Christians and other labour class people of Darsi taluk of Nellore District might be permitted to join as members of the proposed Collective Farming Society, so that the plots of lands already in their possession are assigned to those landless poor. The Deputy Registrar of Co-operative Societies Narasaraopet in his letter dated 8-10-1969 informed the Collector, Guntur that the admission of West Veerayapalem and Vengayapalem Christians as members of the proposed society would be considered after the proposal for organising the Collective Farming Society at Chintachcheruvu fructifies.
Oral Answers to Questions. 1st April, 1970

Sf^boa

LOANS SANCTIONED BY THE STATE AGRICULTURE REFINANCE CORPORATION

706--

*634 Q.—Sri T. G. Thimmakara (Adoni):—Will hon. the Chief Minister be pleased to state:
(a) the amount that has been sanctioned and paid by the State Agriculture Refinance Corporation to the Agriculturists in our State through Co-operative Societies and Banks during 1968-69 for the development of their lands; and
(b) who are the recipients and the amounts paid in Kurnool district?

Sri T. Ramaswamy:—(a) & (b) The answer is placed on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE (VIDE ANSWER TO L.A. QUESTION NO 634 [*706]

(a) There is no State Agricultural Refinance Corporation as such. The Agricultural Refinance Corporation is an All India Institution, with Head Quarters at Bombay registered under the Agricultural Refinance Corporation Act, 1963. It does not give loans to the agriculturists directly. The Land Mortgage Bank finances the agriculturists for the development of their lands in the first instance and secure refinance from the Agricultural Refinance Corporation. The Agricultural Refinances Corporation refinance the Land Mortgage Bank by the purchase of the debentures floated by the Central Land Mortgage Bank, on the security of its effective mortgages and on Government guarantee. Refinance facility available from the Agricultural Refinance Corporation is for the loans advanced for the purpose of irrigation development under the newly constructed projects and for development of minor irrigation potential such as digging of wells, installation of pumpsets etc. During 1968-69, the Agricultural Refinance Corporation purchased debentures of the A.P. Co-operative Central Land Mortgage Bank Ltd, of the value of Rs. 170.73 lakhs.

(b) During 1968-69, the ryots in the Panchayat Samithi of Nandyal and Banaganapalli in Kurnool District received a total sum of Rs. 7.19 lakhs as loan under the Area Development Schemes sanctioned by the Agricultural Refinance Corporation.
156
1st April, 1970.

Oral Answers to Questions.

Sri G. Sivayya: —How much can they spend in our State in this current year? Current year begins from to-day, Sir.

Sri T. Ramaswamy: —I do not know. I have not got that information, Sir. 

Sri G. Sivayya: —Oh, I do not know. I have not got that information, Sir.

Sri T. Ramaswamy: —I do not know. I do not know.
Oral Answers to Questions. 1st April, 1970

Sri D. Venkatesham: I agree, Sir. Now, the A.R.C. Scheme is being channelised through the Land Mortgage Bank in our State whereas it is learnt in Mysore State through their own agency, the A.R.C. schemes are being introduced. Is it a fact or not?

Sri T. Ramaswamy:—It cannot be, Sir, it cannot.

LOSS IN THE DISTRICT CO-OPERATIVE MARKETING SOCIETY, VIZIANAGARAM.

Will hon. the Chief Minister be pleased to state:
(a) what was the loss at the time of taking over of the District Co-operative Marketing Society, Vizianagaram;
(b) what are the details of the losses incurred;
(c) what is the present financial position; and
(d) what are the steps that are being taken by the Government to set right matters?

Sri T. Ramaswamy:—

(a) The District Cooperative Marketing Society, Vizianagaram was superseded by the Collector, Visakhapatnam, and the Special Officer took charge of the society on 15-11-1968. As per the added accounts of the society as on 30-6-1968, the loss was estimated at Rs. 7,28,767-67.
A statement is placed on the Table of the House.

According to Proforma balance sheet, the loss as on 30-6-1969 is Rs. 10,54,093-77. The increase in the loss during 1968-69 is due to heavy establishment charges, godown rents and interest payable on borrowings.

Action has been initiated to surcharge the concerned officers of the society besides filing arbitration references against the concerned employees. Instructions have also been issued to the Society to reduce the establishment and contingent charges.

Statement Placed on the Table of the House

(Vide Answer to clause (b) of the starred Legislative Assembly Question No. 912 [*707]

I. Details of losses incurred in the District Cooperative Marketing Society Limited, Vizianagaram as on 30-6-68.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Misappropriation of Mill made cloth by Sri D.V.K. Raju</td>
<td>8,599.82</td>
</tr>
<tr>
<td>Court costs for extension of the term of the Committee</td>
<td>1,401.00</td>
</tr>
<tr>
<td>Loss in procurement of paddy in business caused by Sri P. Viziramaraju</td>
<td>10,000.00</td>
</tr>
<tr>
<td>Loss on account of installation of Jute Baling Press</td>
<td>7,648.40</td>
</tr>
<tr>
<td>Loss on account of construction of godown out of own funds</td>
<td>19,702.30</td>
</tr>
<tr>
<td>Loss on account of collapsed godown</td>
<td>33,981.17</td>
</tr>
<tr>
<td>Loss on account of claims timebarred</td>
<td>6,293.42</td>
</tr>
<tr>
<td>Deficits caused by Ex-Employees</td>
<td>3,621.67</td>
</tr>
<tr>
<td>Deficits caused by employees who were since dismissed in August, 1969</td>
<td>84,051.20</td>
</tr>
<tr>
<td>Loss at Tagarapuvalasa depot (arbitration filed)</td>
<td>5,488.56</td>
</tr>
<tr>
<td>Loss on account of collapse of Mahalaxamma godown at Elamanchili</td>
<td>4,237.00</td>
</tr>
<tr>
<td>Reserve created by the Auditor</td>
<td>2,34,533.58</td>
</tr>
<tr>
<td>Shortage in cover under Central Bank loans as on 81-10-1968 (business loss in G.N. Oil Mill and Cloth)</td>
<td>3,39,924.68</td>
</tr>
<tr>
<td>Other losses on establishment, incidentals and other contingencies</td>
<td>17,982.81</td>
</tr>
<tr>
<td>Total</td>
<td>7,88,767.67</td>
</tr>
</tbody>
</table>
### Oral Answers to Questions.

1st April, 1970.

#### II. Losses during 1968-69

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Deficits in empties etc., not accounted for during 1957-68.</td>
<td>Rs. 5,053-03</td>
</tr>
<tr>
<td>(2) Interest due to Government under fertiliser account</td>
<td>Rs. 2,08,314-23</td>
</tr>
<tr>
<td>(3) Further business loss on account of heavy establishment and contingent charges:</td>
<td>Rs. 1,12,858-24</td>
</tr>
<tr>
<td>Total</td>
<td>Rs. 3,26,226-10</td>
</tr>
<tr>
<td>Grand total of I and II:</td>
<td>Rs. 10,54,993-77</td>
</tr>
</tbody>
</table>

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1. Was any amount recovered from the Board of Directors and also officers?

2. Government have said supersession is not necessary in this case. Therefore, it has set aside the supersession.
On the advice of the Registrar of Cooperative Societies that the main reasons for losses were due to business.
It is not the Board that was responsible for the misappropriations. I now know what has happened.

Sri K. Govinda Rao:—Will you accept for having a Small Committee of two or three Members? I am prepared to prove it. You have given wide powers to the Collectors to take action against the guilty and when they have taken action you are giving protection to the guilty people. Is this the way the Government should proceed? How can we check up the malpractices in the Cooperatives?

There is nothing, Sir. How can I answer two people? (Interruptions)

Sri T. Ramaswamy:—Why don't you hear me?
Sri Pragada Kotiah:—Your actions are there?
Sri T. Ramaswamy:—I will tell you. Our actions are there and our justification also is here.

First item is misappropriation, we will take action. Even for the other things we have asked them to take action against the people responsible and they are taking action.
Mr. Deputy Speaker:—Will you all resume your seats? Is it the way for Mr. Kotiah to stand every time?

Mr. Deputy Speaker:—Can you stand yourself and say anything that you want? Is that the Parliamentary practice? You never seek my permission.

Sri Pragada Kotiah:—I have taken your permission, Sir.

(Interruption)

For items up to 6 and 13, the Collector issued show cause notices to the parties concerned in this regard under Section 61 of the A. P. Co-operative Societies Act, 1964. Final orders have yet to be passed by the Collector in all these cases. As regards item the society has been advised to file arbitration reference against the ex-employees. In regard to items 8, 9 and 30, decrees were passed against the ex-employees. One claim was dismissed while further proceedings in the other claims are still pending disposal on account of stay orders issued by the Civil Court in certain cases. Under item No. 11, the Deputy Registrar of Co-operative Societies, Marketing and consumption, Visakhapatnam considered that it may not be possible to fix the responsibility for the loss sustained by the society on any one

**Misappropriation in the Co-operative Society Doddipatla**

708

* 761 Q.—Sarvasri R. Satyanarayana Raju and S. Vemaya:—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that Co-operative Society of Doddipatla village, Narasapuram taluk, West Godavari district has been succeeded on 80-9-1969;

(b) the reasons for supercession of the said society;

(c) the amount misappropriated by the President of the Society;

and

(d) the action taken against the president of the society?

Sri T. Ramaswamy:—

(a) Yes, Sir.

(b) The answer is placed on the table of the House.
Oral Answers to Questions. 1st April, 1970. 163

(c) The President Sri B. Moolaswamy is stated to have misappropriated Rs. 22,595 66 paise. This is besides alleged misappropriation of Rs. 5,403 by two ex-presidents.

(d) An enquiry under section 51 of the Andhra Pradesh Co-operative Societies Act, 1904 was ordered into the affairs of the society by the Deputy Registrar of Cooperative Societies Bhimavaram. The enquiry was completed by 31-12-1969 and the enquiry report is awaited. Further action will be pursued on receipt of the enquiry report.

The Managing Committee of the society was superseded to set right the affairs of the society. The Special Officer assumed charge on 80-9-1969 A. N. But it is reported that Special Officer was restrained by an injunction order issued by the Additional District Munsiff Court Narsapur from taking possession of the records, cash and other properties of the society. The same is pending trial.

Statement placed on the Table of the House

FOOD & AGRICULTURE (CO OP. IV) DEPARTMENT

(Vice Answer to Clause (b) of the Starred L.A.Q. No. 761 [*708])

The committee of the Doddipatla Seva Multi-purpose Cooperative Society was superseded on 30-9-69, for the following irregularities in its working:

1. the president was retaining heavy cash balance of Rs. 28,595 66 paise without remitting them towards dues of the society to the Coop. Central Bank and District Coop. Marketing Federation, Eluru.
2. the loans borrowed from the Cooperative Central Bank, Eluru to the extent of Rs. 68,204/- were not repaid and were allowed to become overdue.
3. the Management failed to take timely action for recovery of the loans to the tune of Rs. 5,397 00 issued to members and allowed them to become timebarred.
4. bonds in respect of 14 loans shown in the account books as outstanding are not available in the society.
5. loans repaid by the members amounting to Rs. 3,800 00 were not accounted for and were shown as outstanding against the members concerned.
6. there is misappropriation of funds by the ex-presidents and ex-clerks.
1st April, 1970. Oral Answers to Questions

The management failed to take timely action for recovery of loans to the tune of Rs 5,307; and bonds in respect of 14 loans shown in the accounts year... The necessary action would be proceeded against the delinquents for the recovery of the amounts misappropriated, soon after the enquiry report is received and scrutinised.

Sri T. Ramaswamy:— If necessary, legal action will be taken against the delinquents.

(a) whether it is a fact that the President, the Salesman and the Cashier of the Taluk Agricultural Cooperative Association, Sirclilla, Karimnagar District have misappropriated the public funds to the tune of Rs. 60,000;

(b) whether this matter was brought to the notice of the District Collector, Karimnagar; and

(c) if so, what are the steps taken against the above persons criminal as well as recovery proceedings?

Sri T. Ramaswamy:— Yes, Sir.

The amount involved is reported to be Rs. 77,639-50.

(b) Yes, Sir.

(c) The Deputy Registrar (Marketing and Consumers) Karimnagar, has got an enquiry conducted under section 51 of the Andhra
Oral Answers to Questions. 1st April, 1970.

Andhra Pradesh Co-operative Societies Act, 1944 into the affairs of the Cooperative Marketing Society Limited, Sircilla. As a result of the enquiry he has advised the society to file arbitration references against the persons responsible for misappropriation and for recovery of the misappropriated amount. The Collector, Karimnagar has also proposed to take Criminal action against the delinquents.

Sri T. Ramaswamy: To file arbitration reference against persons who are responsible for the amounts. The Society also resolved to get the property of the delinquents and the Surgeries for the recovery of the dues and the Collector Co-operation, Karimnagar has also proposed to pursue the criminal action against the delinquents.

Sri T. Pusushotham Rao: When was it asked?

Sri T. Ramaswamy: M. Lakshminarasayya, Cashier Rs B. Lakshminarayana, Salesman at Cooperative Marketing Godown, Vemulavada Rs. 28,001-3; Ch. Nandaiah, Salesman Rs. 18,332-5; Ch. Vidyasagar Rao, President of the Society. I believe, is responsible for Rs. 1,827-89, Ch. Nandaiah, Rs. 3,166-40, The employees of the society present and the past Rs. 19,831-41. The Collector will take immediate action and we will also ask him to take immediate action.
Oral Answers to Questions

I am thankful to the Member, I do not say that it should not be so.

For every one society, whether there is mis-appropriation, there are 100 good societies. Is there any proposal before the Government to amend the Rule to issue arrest warrant when a person is found guilty?

BENAMI LOANS IN CO-OPERATIVE CREDIT SOCIETY OF MUKKELLA VILLAGE

710—

*1071 Q.—Sri K. Eswara Reddy (Pattikonla):—Will hon. the Chief Minister be pleased to state:
(a) whether any complaint has been received alleging that the President of Co-operative Credit Society at Mukkella village, Patti-konda taluk, Kurnool district, drew benami loans of thousands of rupees;

(b) whether a complaint has not been received stating that he obtained loans in the names of deceased persons, persons who were not in the village and innocent ryots, by forging their signatures in the society, utilised the loan amounts and got suits filed against those persons;

(c) the reasons why proper action has not been taken against him though these allegations have been made against him 6 and 7 years ago; and

(d) the reason why steps have not been taken even to recover the benami loan amounts from him?

Sri T. Ramaswamy:—

(a) Yes, Sir.

(b) A complaint in the matter has been received.

(c) As the President evaded to produce the books inspite of several summons issued to him and as there were changes in the personnel of the Enquiry Officers, there was delay in taking action against him.

(d) The enquiry report is under examination. Necessary action will be taken in the matter.
Oral Answers to Questions.

Sri T. Ramaswamy:—I will suggest that to the Chief Minister who is in charge of this portfolio.

Courts are asking us to give strict proof. When we have consulted the Assistant Public Prosecutor, the guilt is not fully proved without any doubt. However, the Collector is taking action.

Mr. R. Narayana:—The Assistant Public Prosecutor's report shows that there is a lack of proof. We have to ask for strict proof. Does the Chief Minister think that the Collector is taking action?

Mr. R. Narayana:—The Assistant Public Prosecutor's report shows that there is a lack of proof. We have to ask for strict proof. Does the Chief Minister think that the Collector is taking action?
Mr. Deputy Speaker:—Answers to the other questions are placed on the Table of the House.

Shri G. Sivaiah. Puttur:—I am raising a point of order. Under the rules we are expected to send questions. 20 questions are printed here. It is the duty of the Chair to take all questions within an hour because many questions have not been answered. We are losing the chance. Therefore I request you to give a ruling that all the questions should be covered within the one hour or even after the one hour.

No. Deputy Speaker:—I know everyone's anxiety. We have been making every effort to reduce supplementaries. But here every question is taking 10 minutes and every member is raising supplementaries. We can cover as many as possible. Under rules there is no such thing that we should cover all the questions. So I rule out your point of order.

SHORT-NOTICE QUESTIONS AND ANSWERS

RESULTS OF M. A. FINAL (ISLAMIC STUDIES) EXAMINATION

S. No. 745–A:

Q No. 1455. Sri Ahmed Hussain (Seetharam bagh):—Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the results of M. A. Final (Islamic Studies) Examinations held in December, 1939 in which only four candidates took examinations have not been announced so far;

(b) If so, what are the reasons for this inordinate delay; and

(c) How is the University going to account for the inconvenience caused to these candidates in regard to their prosecution of higher (research) studies in other Universities and the denial of a chance to
them to apply for the posts of Lecturers in Junior Colleges in the State?

The Minister for Education (Sri P V Narasimha Rao). (a) The results of M. A. Final (Islamic Studies) examination in December, 1969 were published on 23-3-69.
(b & c) Do not arise.

SELECTION OF LECTURERS AND ASSISTANT LECTURERS IN OSSOMANIA UNIVERSITY

S No: 720-B

S. N. Q. No: 1454-X - Sarvasri A. Madhava Rao (Nellore),
V Ramanao & D Vanktesam — Will the hon. Minister for Education be pleased to state:

(a) whether the Government is aware that during 1968-69, 1969-70, the Osmmania University, while selecting lecturers and Assistant Lecturers etc., preferred M. A's as against Ph. D's and other highly qualified persons; and

(b) what is the course of action the Government intend to take?

Sri P. V Narasimha Rao: (a) No Sir,
(b) As this is a matter entirely for the University, Government do not intend to interfere in the matter.

Sri P V Narasimha Rao: — For the question "Whether the Government is aware" I said "No". It is an academic matter. In the matter of selection of the lecturer's posts, we cannot interfere.

Sri P V Narasimha Rao: — As far as possible we don't invoke power to enquire. Only in exceptional and extraordinary cases, when it is brought to the notice of the Government that there are very serious irregularities which warrant enquiry, only then Government can institute an enquiry. I don't think any such situation arises.
Sri P. V. Narasimha Rao:—In the matter of selections of teaching posts, it is entirely an academic question. It will not be possible for the Government to interfere. In fact Government may interfere in the administrative matters. But in the matter of academic questions, there will be very much less justification. As such there is no such thing that warrants enquiry.

ENQUIRY INTO THE AFFAIRS OF McLANSIN HIGH SCHOOL, KAKINADA

S. No. 7.0-C:

S N. Q. No. 1456-Q:—Sri C V. K. Rao:—Will the hon. Minister for Education be pleased to state:

(a) whether the Government has instituted an enquiry into the affairs of the mal-administration of McLansin High School, Kakinada;

(b) whether the accounts of the said high school were specially audited for the years 1965-66, 1966-67; and 1967-68;

(c) if so, whether it is a fact that the amount of excess payment of teaching and maintenance grants paid by the Government, for three years from 1966 to 1968 is due to the fraud of the accounts of McLansin High School;

(d) whether it is a fact that the total amount of fees collected on two duplicate fee receipt books was seized by the Gazetted Inspector of schools in 1968;

(e) whether it is a fact that the grant received from the C. B. Missions is not brought to the school account;

(f) what action does the Government propose to take regarding this; and

(g) whether a copy of the enquiry report be placed on the Table?

Sri P. V. Narasimha Rao:—(a) Yes, Sir. As there were several complaints about the administration of McLansin High School, Kakinada, a senior Deputy Director was deputed to enquire into the affairs of the school.

(b), (c) and (d): Some excess payment of grant is reported to have come to light during the enquiry. Irregularities like issue of counterfeit receipts, suppression of information regarding the income for purpose of assessment of grant are also reported.

(f) and (g): The report submitted by the Enquiry Officer is under consideration of Government and necessary action, including the stoppage of grant, will be taken as soon as decisions on various points of the report are taken. It is not desirable to place a copy of the report on the Table of the House, when it is still under consideration.
29th April, 1970. Short Notice Questions and Answers

Sri P. V. Narasimha Rao:—The total amount recoverable from the management has been calculated as Rs. 9,302. We have issued a notice to them to refund this amount. We are going to take very clear decisions including stoppage of grants if necessary.

Sri G. Sivaiah:—When have these irregularities taken place and on what date have you appointed to enquire into this matter? What is the date on which the report was submitted? Apparently these irregularities have been going on quite for some time.

Sri P. V. Narasimha Rao:—Mr. C. V. K. Rao brought to the notice about a year ago and we instituted an enquiry almost immediately. An officer had to go and conduct the enquiry because so many matters are involved. Regarding the irregularities that have taken place, we conducted enquiry in detail. We are almost on the point of issuing the necessary orders.

Sri G. Sivaiah:—What is the nature of the irregularity? How was excess payment made by the Government? Is it a fact that the amounts are suppressed?

Sri P. V. Narasimha Rao:—By use of counter receipts and not accounted for the same Rs. 38,040. That is item 1. The second one is by way of excess advance teaching grant for the years 1965-66 to 1976-78 Rs. 1,232 Total Rs. 39,802.

Sri C. V. K. Rao:—What is the amount issued as Education Grant to the School from the Mission. That is also in thousands, Sir.

(No Answer)

Revision of Pay Scales of Non-Teaching Staff of Aided Private Schools

S. No: 720-D

S. N. Q. No. 1450-L: Sarvasri T. S. Murthy & B. Papireddy:—

With the hon. Minister for Education be pleased to state:
(a) whether any representation has been received from Non-
Teaching Staff of aided private school Teacher’s Gund about revision
of their pay scales; and

(b) if so, what action has been taken in this regard?

Sri P. V. Narasimha Rao:— (a) A representation has been
received from the Andhra Pradesh Aided Secondary School Non-tea-
ching Staff Association, Guntur.

(b) The matter is under consideration of Government.

Sri P. V. Narasimha Rao:—We are going into the question
regarding all grants and nearing completion in a short time.
REVISION OF PAY SCALES OF MUNICIPAL EMPLOYEES

S. No. 72-E:

S. N. Q. No. 1453-G. Sarvesri A. Madhava Rao, C. Janga Reddy (Parkal) & Vavilala Gocala Krishnaih (Sattenapali) :—Will the hon. Minisrer for Municipal Administration be pleased to state:

(a) whether it is a fact that the State Joint Council of Action of All Municipal Employees, consisting of 15 State Associations and Unions, have appealed to the Government to extend G. O. Ms. No. 173 Finance dated 1-6-1960 to the Municipal Employees on par with the Government servants with effect from 19-3-1969;

(b) whether it is also a fact that an appeal was made to the Govt. by them to declare the public health and non-public health employees as Class IV (Four) employees as already decided in G. O. Rt. No. 813 M. A. dated 20-7-1963 and whether any graded scale of Rs. 50 to Rs. 65 will be introduced for class IV employees:

(a) what action the Government has taken in that matter and if no action is taken thereon, the reasons therefor, and

(b) whether it is a fact that the Government is crediting the additional Dearness Allowance to provident Fund; if it is true, whether the Government will refund the additional Dearness allowances credited to provident fund because the additional Dearness Allowance is introduced only to meet exorbitant exorbitant which the employees have to bear in the present day circumstances?

The Minister for Municipal Administration (Sri N. Chenchu Rama Naidu) :—(a) Yes, Sir.

(b) Yes Sir but no orders seem to have been issued previously treating them as Class IV employees. There is no question of introduction of graded scale of Rs. 50 to Rs. 65.

(c) Orders have been issued revising the pay scales of Municipal Employees and the fixed pay of Public Health and Non-Public Health workers. The Municipal Councils have also been informed that the Government have no objection to equate the Public Health and Non-Public Health Workers with Class IV Employees subject to the condition that the Government would not bear any expenditure on this account.

(d) 50% of the additional Dearness Allowance is being credited to the Provident Fund of the employee concerned. The Municipal Councils have been advised to refund the deducted 50% Dearness Allowance in case of all those temporary employees and casual workers who are no longer on the rolls of the Municipality.
1st April, 1970.

Short Notice Questions and Answers

A. J. -

R. J. -

O. J. -

D. G. -

176
DRINKING WATER SCHEME FOR CHILAKALURIPET

S. No. 720-F:

S. N. Q. No. 1453-V, Sri K. Butchaya (Chilakaluripeta). With the hon. Minister for Municipal Administration be pleased to state:

(a) whether the drinking water Scheme for Cailakaluripeta Guntur District has been included in the IV Five Year Plan;

(b) if so, the estimated amount therefor and the stage at which it stands at present; and

(c) when the drinking water scheme will be taken up and when it will be completed?

Sri N. Chenchurama Naidu: — (a) Yes, Sir.

(b) Rs. 46.90 lakhs—The Scheme prepared by the Chief Engineer (Public Health), Andhra Pradesh was sent to the Govt. of India for technical clearance for in October, 1969. The Govt. of India desired that the proposals may be re-examined in the light of the technical comments made by the Central Public Health Engineering Department and forwarded to them in complete shape with full design details etc for taking further action in the matter. The matter has been referred to the Chief Engineer (Public Health), Andhra Pradesh and his proposals are awaited.

It will be taken up after technical clearance is given by the Govt. of India and completed as early as possible thereafter.
DRY LANDS UNDER TUNGABHADRA LOW LEVEL CANAL

(a) whether it is a fact that the lands adjacent to those registered as "fulltari" under Tungabhadra Low Level Canal and K. C. Canal have been registered as irrigable dry;

(b) whether the Government are aware of the facts that there is no possibility to raise dry crops in those irrigable dry lands which are adjacent to the "fulltari" lands as there is the danger of seepage;
Written Answers to Questions.

1st April, 1970.

(c) whether the Government are aware that in view of the said reasons there is a need to raise ‘tarir (Wet) crops in the lands registered as irrigable dry also; and

(d) whether it is a fact that exorbitant penalties are being levied for the above lands for raising the wet crops?

A:—

a. b. & c. Under Tungabhadra low level canal the localised wet and irrigable dry blocks are not generally situated close to each other. In case of Ayacut under R. C. Canal localised wet and irrigable dry blocks were lying intermmed and, served by the same channel on account of which wet crops were being raised in the localised irrigated dry lands. These defects in localisation have since been rectified.

In view of this the question of seepage in the localised irrigable dry lands and raising wet crops therein does not arise.

(d) The cases of irregular irrigation, such as raising of wet crops in localised irrigable dry lands without adequate justification are being penalised as per rules.

AUTHORITATIVE REVENUE ASSESSMENT LISTS

712—

*371 (2214) Q.—Sri N. Raghava Reddy:—Will the hon. Minister for Revenue be pleased to state,

(a) whether authoritative revenue assessment lists (kistbandi) will be published before the time of revenue collections to see that no vagaries are indulged in during the collection in the villages;

(b) whether the Government are aware of the fact as the assessment lists are not being published the ryots have to pay the amounts dictated by the karnams as the ryots are not aware of the amount of revenue they have to pay; a d

(c) the steps being taken by the Government to inform authoritatively to the ryots before hand the amount of revenue they have to pay?

A:—

(a) Yes, Sir.

(b) It is not correct to say that as the said assessment lists are not being published the ryots have to pay the amounts as dictated by the karnams; as the authoritative revenue assessment are invariably approved and kept with the Village Munsiffs before the revenue collections commence.

(c) According to section 40 of the Village officers Regulation which is in force in the Telangana area, a statement showing the name of the cultivator, the extent of his land, and land revenue assessment, shall be prepared by the Patil and Patwari and exhibited in the Chavidi so that a ryot may find out for himself the extent of his land and its land revenue, whenever he likes to do so without any inconvenience. This procedure has been extended to Andhra area also. In view of these instructions, no further steps are necessary in this regard.
CHILDREN'S WARD IN R. R. HOSPITAL, TIRUPATHI

Q.—Sri Agarala Eswara Reddy.— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there is any proposal to shift the children's ward from the Government R. R. Hospital to the Maternity Hospital at Tirupathi, and

(b) whether it is in the interest of the public or in the interest of the Doctors who are serving there?

A.—

(a) No, Sir.

(b) Does not arise.

COMMISSION TO EXAMINE THE WORKING OF POLICE FORCE

Q.—Sarvasri A Madhava Rao, S. Venyya and Ch Vengiah.—Will the hon. Minister for Home be pleased to state:

(a) whether the Government is contemplating to appoint a police commission to examine the working of the Police force in the State as is postulated in Tamil Nadu;

(b) whether the Government are taking any steps to reorganise the police Department and provide with modern means of investigation of crime and improved methods of communications;

(c) whether the Government propose to install computer to deal with intelligence on crime,

(d) whether centre has offered to contribute a share out of 3 lakhs of modernised equipment and transport; and

(e) if the answer for (a), (b) and (c) is negative the reasons therefor?

A.—

(a) The Government are examining the need for and expediency of constituting such a commission.

(b) Government have been taking steps for expansion of the Police Department including modernisation of means of investigations and communications subject to the financial allocations made every year for the purpose.

The nature of computers referred to by the Member is not clear but a scheme for modernisation and standardisation of crime records with a view to introducing data processing machines in a phased manner leading to the use of computers has been taken up with Central Bureau of Investigation.

(d) Yes Sir, The Government have obtained a financial assistance of Rs. 5,25,000 for purchase of wireless equipment in the current year. Out of this amount 75% is in the form of loan and balance as grant.

(e) Does not arise.
STRIKE IN VENKATACHALAPATHI COTTON MILLS, TIRUPATHI

(a) the manner in which the strike started by the Venkatachalachalapathi Cotton Mills, Tirupathi on 4-12-1969 was ended;
(b) the number of workers participated in the strike; and
(c) what are the demands of the workers and whether they have been conceded?

A:—
(a) The strike was called off on 27-12-69 in furtherance of a memorandum of agreement signed by the management and the workers union on 26-12-69.
(b) 392
(c) A statement is placed on the table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE
IN CONNECTION WITH ANSWER TO CLAUSE (C) OF THE L. A. Q. (STARRED) NO. 1370 [* 715]

(c) The demands are:—
1. Increase in D. A.
2. Bonus for the year 1967-68; 1968-69 at the rate of one months average pay for each year.
4. Implementation of the recommendations of First Wage Board.
5. Equal pay for Female workers.
6. Supply of Food and Tiffin at Subsidized rates in the Canteen.
7. Running of the Co-operative Stores.
10. Enhancement of Basic wages according to Coimbatore Mills.

The position in respect of the above demands is as follows:—

(1) Increase in D. A and (2) Payment of Bonus:
The parties could not come to an agreed formula in the joint meeting held before the Commissioner of Labour on 20-12-69 and 26-12-1969. Further efforts are continued to bring round the parties for an amicable settlement on these demands.
(3) Re-instatement of Sri Nageswara Rao: Typist.
The management agreed to re-employ the typist.
(4) Implementation of the Recommendations of the First Wage Board:

It was agreed by the parties to examine the matter with reference to the recommendations of First Wage Board and to implement the benefits if any.
(5) Equal Pay for Female Workers:
The management agreed to pay the same piece rate wage as is paid to Male workers.

(6) Supply of food and tiffin at subsidised rates in the Canteen:
The parties (union and the management) agreed to run the Canteen with the assistance of the managing Committee. Rates of snacks will be fixed as provided under the Factories Act.

(7) Co-operative Stores:
The parties agreed to open a Co-operative Stores and the Society has been registered.

(8) Permanency of Workers:
The management agreed to fix the cadre strength and to make permanent the workers on the basis of seniority.

(9) Introduction of Gratuity Scheme:
The Management agreed to introduce the gratuity scheme.

(10) Enhancement of Basic Wages, according to Coimbatore Mills:
It was agreed to examine this issue and to implement it as applicable to Andhra Pradesh area under the recommendations of First Wage Board.

TAKING OVER OF SUBSIDISED HOSTELS

716—
* 1324 Q. — Sri T. C. Rajan:—Will the hon. Minister for Social Welfare be pleased to state:
(a) whether there is any proposal with the Government to take over all subsidised Hostels in the State;
(b) if so, from when; and
(c) whether the Government will at least start Government hostels at every taluk centre?
A:—
(a) No, Sir.
(b) Does not arise.
(c) There is no such proposal.

RATES FOR MOLAGOLUKULU

717—
* 701 Q. — Sri R. Mahananda: — Will the hon. Minister for Civil Supplies be pleased to state —
(a) whether there are any representations this year from the Nellore District Abhyudaya Ryot Sangham to the Government to enhance the rate fixed for Molagolukulu;
(b) whether it is not a fact that it is a fine and special quality, when compared to other fine and superfine varieties;
(c) if so, the action taken by the Government; and
(d) What is the quantity of this sort of Molagolukulu exported to other States through Central pool in 1969-70, 1967-68 and 1966-67?
Written Answers to Questions. 1st April, 1970. 183

A —

(a) No, Sir. The District Supply Officer, Nellore, however, contacted the Abhyudaya Ryot Sangham, Nellore and obtained a copy of their representation dated 11-8-1969 to the Chief Minister and Dr. Mitra, Chairman Agriculture Prices Commission, requesting to enhance the price of Molagolukulu in paddy.

(b) Yes, Sir.

(c) The Government in consultation with the Government of India, have enhanced the procurement price of Molagolukulu from Rs 55 to Rs. 62 per quintal of paddy and from Rs. 86-42 to 91 per quintal of rice, with effect from 13-12-1969.

(d) The quantities of Molagolukulu rice exported from Nellore to other states during the last three years are as follows:—

<table>
<thead>
<tr>
<th>Year</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1966-67</td>
<td>11,430 tonnes</td>
</tr>
<tr>
<td>1967-68</td>
<td>11,354 tonnes</td>
</tr>
<tr>
<td>1968-69</td>
<td>Nil</td>
</tr>
</tbody>
</table>

WOMEN AND CHILD WELFARE CENTRES AT SATYAVEDU

718—

* 1118 Q.—Sarvasri K. Muniswamy and M. Muniswamy :—Will the Hon. Minister for Women's Welfare be pleased to state:

(a) whether there is any proposal with the Government to establish Women and Child Welfare Centres at Sathyavedu in Chittoor District and Sullurpet Nellore District;

(b) if so, when; and

(c) if not, the reasons therefor?

A:—

(a) No Sir.

(b) Does not arise.

(c) for want of Budget provision.

SEEMLESS QUILT FACTORY, KUPPAM

719—

* 339 (1956) Q.—Sri D. Venkatesam:—Will the hon. Minister for Small Scale Industries be pleased to state:

(a) what is the total amount lent to the Co-operative Seemless Quilt Factory Kuppam in Chittoor District;

(b) what is the amount spent for the construction of the buildings;

(c) whether the building has been handed over to the factory for occupation; and

(d) if not, the reasons therefor?

A:—

(a) The total amount lent to the Seemless Quilt Weaver Cooperative Society, Kuppam is Rs. 10,000 for working capital and purchase of raw materials etc.

(b) The total amount spent on construction of the Common Facility Centre for Kuppam Seemless Quilt Weavers Cooperative Society so far, is Rs. 30,425/-
(c) & (d) No, Sir. The construction of the building is not yet completed.

ANTI-MICA SMUGGLING DEPUTY COLLECTOR'S OFFICE, GUDUR

720—

*272 Q.—Sri R. Mahananda.—Will the hon. Minister for Commerce be pleased to state:

(a) whether there is any Anti-Mica Smuggling Deputy Collector's Office at Gudur, Nellore District and what are his duties;
(b) how many cases of mica smuggling were detected by him from 1-1-1969 to 31-8-1959;
(c) what is the value of the micas smuggled in the above cases;
and
(d) how are these cases disposed of?

A—

(a) There is an Office of the Deputy Collector at Gudur in Nellore District, whose duties include the prevention of illegal extraction and smuggling of minerals. A statement indicating his duties is placed on the Table of the House.

(b) One case.

(c) Rs. 25/-.

(d) The culprit was convicted and sentenced to pay a fine of Rs. 30/- by the Court of the Judicial First Class Magistrate, Gudur.

STATEMENT PLACED ON THE TABLE OF THE HOUSE VIDE ANSWER TO CLAUSE (a) OF THE L. A. Q. No. STARRED NO. 272. [*720]

(a) Supervision of work of subordinate officers and staff
(b) To attend to enquiries, scrutiny and verification in respect of applications for certificates of approval prospecting licences and mining leases referred by the District Collector and enquiries for grant of leases for minor minerals in Government and patta lands.
(c) Enforcement of orders of the State Government to suspend or close the mining operations etc.
(d) Prevention of smuggling and illegal extraction of minerals and periodical inspection of mines.
(e) In the case where renewal of prospecting licence is applied, for ascertaining the necessity thereof.
(f) Supervision of proper maintenance of books of accounts by lessees.
(g) Collection of mineral revenue (royalties seigniorage fee and other demands).
(h) Collection and maintenance of Statistical data covering all comprehensive information relating to mines and minerals within the district.
(i) Enforcement of the terms of prospecting licence and mining leases in joint patta land concessions.
(j) Enforcement of terms and covenants of mining leases and prospecting licences.
Statements by the Minister for Power: 1st April, 1960.

(k) Enforcement of proper working of mines and prevention of wastage in mine workings.

(1) Any other matters relating to mines and minerals and administration of mining Rules, Regulations and Acts.

Functions of the Special Deputy Collector (Mines) as Mica Officer under the Andhra Pradesh Mica Act, 1937.

(i) Implementation of the provisions of the Andhra Pradesh Mica Act, 1937 as Mica Officer.

(ii) Counter-Check of consignment of mica at Mica Mines after they are passed by the Assistant Mica Inspectors.

ANNOUNCEMENT

re: Resignation of Sri V. B. Raju, M.L.A.

Mr. Deputy Speaker:—I have received the following letter from Sri V. B. Raju, to the Hon'ble Speaker, Andhra Pradesh Legislative Assembly, Hyderabad.

"Sir,
Consequent on my election to Rajya Sabha, I hereby submit my resignation to the Membership of Andhra Pradesh Legislative Assembly, with effect from 1-4-1970. I was elected to the Andhra Pradesh Legislative Assembly from Siddipet constituency in the General Elections of 1967.

Thanking you,

Yours sincerely,

Sd. V. B. Raju"

Statement by the Minister for Power

re: Annual Minimum Guarantee

Mr. Deputy Speaker:—Now, the Minister for Power will make the statements.

Sri G. Sivaiah:—He can make a statement later. We have got some specific issues to raise.

Sri C. V. K. Rao:—We have to listen to the statement of the Minister at a particular time.

Mr. Deputy Speaker:—We are allowing it.

Sri C. V. K. Rao:—If it is a controversial issue, we should be in a proper frame of mind to discuss it.

Mr. Deputy Speaker:—He would have finished it by this time.

Sri C. V. K. Rao:—We are having a discussion on it tomorrow.
Mr. Deputy Speaker:—There is no discussion on the statement. If the Minister desires to make a statement on electricity charges, we have allowed it.

Sri G. Sivath—a You are forgetting us for the last two days. We have got many problems to be raised during this zero hour.

Mr. Deputy Speaker:—You can raise it after the statements are made.

Sri G. Sivath—:—I do not want any precedent to be created: this will continue hereafter.

Mr. Deputy Speaker:—It does not make any difference: If you have any important matter, you can raise it.

The Minister for Power (Sri V. Krishnamurti Naidu):—Sir, I would like to make the following statement.

During the debate on demand No. XXXII, Electricity, in the Legislative Assembly, some of the Members stressed the need for reduction and some for abolition of the Annual Minimum Guarantee altogether.

For the information of the House I wish to state that the Government have since considered the matter and have decided not to agree to the proposal of the Board to increase the Annual Minimum Guarantee in the case of agricultural consumers and that if in any year, when on account of drought or other natural calamity remission of land revenue is sanctioned by the Government either wholly or in part in respect of agricultural of any village, the Annual Minimum Guarantee in respect of agricultural consumers in that village will be waived for that year. The proposal of the Board to raise the electricity rate for agricultural consumers has however been considered by Government. Sir, with your permission I would like to make another statement.

In B.P. Ms. No. 951 dated 13-1-1969 the Board ordered postponement of collection of the difference between Annual Minimum Guarantee and actual consumption charges in drought affected areas as declared by the District Collectors till 31-1-1970. Since no village in Chittoor district was declared as drought affected during Fasli 1379 notices were issued for collection of Annual Minimum Guarantee for the current Fasli and the collection of charges for Fasli 1378 was postponed till 31st March, 1970 as per the Board's instruction. Sri Narsimha Reddy, president, District Congress Committee, Chittoor and some legislators represented to the Chief Minister that the collection should be postponed by one or two months pending decision of the Government in this regard. Pending a decision on the representation, the Electricity Board is being requested to extend the time limit till 30-4-1970.
Statements by the Minister for Power:  

1st April, 1960.

Re: Annual Minimum Guarantee,

It is pending in the High Court.

Mr. Deputy Speaker:—Pending the on that the collection of minimum charge is postponed till the end of April 1970. This is what we have said.

Mr. Deputy Speaker:—No. It is not related to the judgment.

Mr. Deputy Speaker:—How is it related to this?

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Whole thing, so that we can have a full picture about this; it is 600 acres and not 1 or 2 acres. He made certain allegations against the then Collector regarding this transaction. I am bringing this to the notice of the Revenue Minister and the Chief Minister so that it may referred to the C.I.D. or an enquiry instituted into.

Mr Deputy Speaker:—What is the reply the Government would like to given?

Sri N Ramachandra Reddy:—In what way is it relevant. Sir?

Mr. Deputy Speaker:—Because it is zero hour. I agree with you that it is a bad precedent. But we have been doing that.

(Many Members were on their legs)

Mr. Deputy Speaker:—I request all the members to resume their seats.

We have been discussing some important matter during the zero hour. Whether it is good or bad, we have been doing it. The Speaker has allowed it all these days. The hon. Member Sri G. Venkata Reddy has brought one important matter to the notice of the House. But, such important matters should be brought to the notice of the Hon. Speaker and if the Speaker allows it they should be taken up in the House. Had it been established, it would have been a good precedent. But all these days what did we do? Because they felt that it is very important, they raised this and asked for the clarifications from the concerned Minister and the concerned Minister answered them. Similarly if one Hon’ble Member felt that it is an important matter and he has raised. The concerned Minister will reply to it. If the other Members also want they can take the opportunity.

Sri G. Latchanna (Sompeta):—All this is only with the permission of the Chair.

Mr Deputy Speaker:—Mr. Speaker told that ‘please do not establish that convention’. Very often it was told.

Sri P. Subbaiah:—If this allegation was made a day earlier it would have been relevant. Since the Hon’ble Member has resigned from this House, he cannot raise, and he cannot draw any inference against a member who cannot defend. He has alleged certain things, for which the Hon’ble Member who resigned cannot defend because he is not here.

Sri G. Latchanna:—Before you say anything on this matter, we want to know the opinion of the Government Sir. Let us have the opinion of the Government.

Sri C V. K. Rao:—Before the Revenue Minister has got to speak about . . . .

Sri N. Ramachandra Reddy:—But the points which I am also going to raise should be replied by the Minister and he has to answer all those points. If you discriminate between this issue and other issues, it is a very serious matter. I am raising four or five points. If the Minister has to answer for those points, he has to answer my points also. I am insisting about that. Otherwise we will not allow this Assembly to proceed.

Sri C. V. K. Rao:—There is a method. There is decency in in the approach to certain things. When Sri V. B. Kaju was the Member of the Council of Ministers, why did they keep quiet? Sri V. B. 
Raju has come on to this side and he has resigned and has gone to the Rajya Sabha. Unless a majority of Members have voted for him, how could he be returned to Rajya Sabha? With what decency, with what propriety they are bringing this issue, I want to know. Let them try to clean their own house and then come before us, as to which is bad and which is not bad. Therefore, you cannot permit them to waste our time.

Sri P. Subbaiah —Let an enquiry be conducted against all.

Sri N. Ramachandra Reddy —I want a ruling from the Chair.

Sri G. Venkata Reddy —But the thing is that all these details appeared in the Press. This is the paper I am having. I am not charging Sri V. B. Raju that he has done like this or he has done like that. I am only requesting the Government to enquire into the matter on the facts of the case.

Mr. Deputy Speaker:—What is the date of that paper?
Sri G. Venkata Reddy:—It is dated 14th February 1970.
Sri C. V. K. Rao:—It is a paper run by Sri Venkata Reddy.

Mr. Deputy Speaker:—Any question should be raised which is of immediate urgency. But the paper was dated 14th February 1970. You are raising it now which shows the bent of mind. Therefore...

Sri G. Venkata Reddy:—The question of time should not be taken into consideration. Whether he accrued...

Mr. Deputy Speaker:—You could have raised it earlier.
Sri G. Venkata Reddy:—I am not disputing about the fact but what objection have they got? I am only requesting the Government through you.

Sri P. Thimma Reddy:—I may be given a little time.
Sri N. Ramachandra Reddy:—I want to make a statement.
Sri P. Thimma Reddy:—I am not making a statement.

Sri N. Ramachandra Reddy:—Before the Minister gives a clarification, I want a ruling from the Chair. I am raising a point of order. My point of order is that no issue has been raised. So many issues are being raised every day during the zero hour and I do not know whether the Minister is ready to make a statement of that issue which has been raised. Before the Minister makes a statement, I would like to know let there be no discrimination from the Chair if you are allowing the Minister to make a statement on this, the issues which I am going to raise, let there be no discrimination even though they are not present here. They will be called into the House and they should be allowed to make their statements. I request you that there should be no discrimination from the Chair.

Sri G. Venkata Reddy:—I would like to enlighten the House on the procedure.

Mr. Deputy Speaker:—After all, as I have earlier said zero hour does not cover any point of order. There is no provision in the rules for any zero hour but some how or other we accommodate very important matters. Members were allowed all these days by the Speaker and we have been trying to cover very important matters. There is absolutely no discrimination. No discrimination will be
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Sri G. Venkata Reddy: —I would like to enlighten the House on the procedure.

Mr. Deputy Speaker: —After all, as I have earlier said zero hour does not cover any point of order. There is no provision in the rules for any zero hour but somehow or other we accommodate very important matters. Members were allowed all these days by the Speaker and we have been trying to cover very important matters. There is absolutely no discrimination. No discrimination will be
made by the Chair for one Member or for the other member. Whether the statement should be made by the Minister or not is the discretion of the Chair. Therefore I can say that it is not covered by any provision or rule for point of order that you have raised now. There is no provision in the rules to say that under these rules, it is correct. I would appeal to the House even to-day to please stop all such questions and go further with the No-Confidence Matter which is a very important matter for which the Members have got the permission.

Sri N. Ramachandra Reddy:—Even with regard to No-Confidence Motion, it has been decided in the Business Advisory Committee that Call-Attention Motions should not be taken up. Yesterday they were not taken. I do not know how they have crept into the programme.

Mr. Deputy Speaker.—Therefore, let me complete the first one. I would request every member not to press any such matters as not important. The point of order does not cover any point. That I have ruled out. To-day there is no zero hour and let us therefore go with the business of the matter.

Sri N. Ramachandra Reddy:—What about the Call-Attention Motions.

Mr. Deputy Speaker:—It is on the Agenda. If the House feels that they should be deferred, I have no objection.

Sri C. V. K. Rao:—No, Sir.

Mr. Deputy Speaker:—I have made a request and that request you have not accepted. Please do not raise such questions. Now let us go with the business. The member who has raised it.

Sri R. Rajagopala Reddy:—It is a very important topic of the day. We are bringing it to your notice. There cannot be a greater issue than this. It is a more important issue. Why should the opposition take any objection to this?

Sri Ramji Reddy (Pargi):—The hon. Member has challenged saying that unless his question is answered, he would not allow the proceedings in this House. No member has the right to stop the proceedings or threaten the House. Will you please explain. It is an important point of order.

Mr. Deputy Speaker:—Your point of order cannot be answered. Challenges and counter-challenges should also be governed by the rules. It is not to be taken seriously.
Sri N. Ramachandra Reddy:—Is that being taken up again? I would like to know from the Chair.

Mr. Deputy Speaker:—I have made a request to all not to...

Mr. Venkata Reddy:—I have requested that issue should not be raised again.

Mr. Deputy Speaker:—I have already requested...

Mr. Ratnasabhapati has submitted a memorandum.

Mr. Deputy Speaker:—I am requesting you all not to press these things. Let us revert back to the business of this House. That is my appeal to you all. My appeal is to adhere to rules and respect the Chair. I am appealing to you all not to raise this issue to-day.

Mr. Deputy Speaker:—Please take your seat. Please...

It will not form part of the record. When I made a request to you...

Mr. Deputy Speaker:—There is a procedure for it. I can rule out that. It is not in the Zero Hour. There is a procedure for it. You have given an adjournment motion. You have given it just now. It may come up tomorrow, because it is not in order. Still I will tell you...

Mr. Deputy Speaker:—Please; I know, you cannot take an opportunity like this.

* * * * Expunged as ordered by the Chair.
You have given an adjournment motion to-day. It is not regular also, because it is in a notice form. You can have it tomorrow whether it is regular or not.

Sri N. Ramachandra Reddy:—The usual practice is whenever an adjournment motion comes the member should be allowed to say something.

Mr Deputy Speaker:—He has given it just now. It is not in the regular form. I will give that opportunity tomorrow to Sri Narasimha Reddy.

Sri N. Ramachandra Reddy:—The usual practice is whenever an adjournment motion comes the member should be allowed to say something.

Mr Deputy Speaker:—He has given it just now. It is not in the regular form. I will give that opportunity tomorrow to Sri Narasimha Reddy.

Sri B. Ratnasabhpathi (Rajampet):—Are you totally ignoring the Business Advisory Committee? The Business Advisory Committee has taken certain decisions. If you are going to disregard, by all means abolish the Business Advisory Committee. Kindly announce that decision and then announce that the decisions of the Business Advisory Committee are of no relevance.

He has raised the point.

Mr Deputy Speaker:—Business Advisory Committee has ignored important matters, call attentions to. The Business Advisory Committee has taken certain decisions. If you are going to disregard, by all means abolish the Business Advisory Committee. Kindly announce that decision and then announce that the decisions of the Business Advisory Committee are of no relevance.

Sri N. Ramachandra Reddy:—Then there is no question of calling the Business Advisory Committee.

Sri B. Ratnasabhpathi:—The Agenda is agreed in the Business Advisory Committee, not between the leader of the House and
the Speaker. It has been agreed to in the Business Advisory Committee, and the decisions of the Business Advisory Committee should be carried out.

Business Advisory Committee of the House.

No-confidence Motion in time extend the business of the House.

Business Advisory Committee has agreed to the decisions of the Business Advisory Committee.

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Business of the House.

Business Advisory Committee set to inform the House so memb... To-day we have got our call attentions. No-confidence motion... next day... call attentions. Sri J. V. Narsing Rao:—If there is no decision, this question does not arise at all.

Mr. Deputy Speaker:—That word you must withdraw....

Mr. Deputy Speaker:—Even that is not good. Let us not enter into any debate. If I go strictly by the decisions of the Business Advisory Committee, you know the announcement regarding the decisions was made. Proceedings of the Business Advisory Committee were announced. Now the members have seen the agenda. As a compromise, if you feel so, we can take up in the evening all the call-attention motions which are put in the agenda. Why go into all those details?

Sri J. V. Narsing Rao:—If there is no decision, this question does not arise at all.

Sri G. Lachanna:—A ruling, based on compromise.

Sri Pragada Kotaiah:—You have given a ruling based on compromise.

Mr. Deputy Speaker:—It is not a ruling. I have only suggested a compromise. We will take them up in the evening so that members will have an opportunity to participate. I am only seeking the permission of the House.

Sri V. PalaValle:—No permission.

Mr. Deputy Speaker:—Still I would request the House to permit me to have the call-attention motions taken up in the evening.

The Deputy Chief Minister (Sri J. V. Narsing Rao):—In fact as is stated, there is no decision of the Business Advisory Committee in respect of which friends were insisting.
Sri G. Latchanna:—There is.

Sri J. V. Narsing Rao:—That is what I am told by the Deputy Speaker. I am not aware. I was not a member.

Sri G. Latchanna:—Unfortunately the Deputy Chief Minister did not attend the meeting.

Sri J. V. Narsing Rao:—Proceedings, he has shown me and that is why I am saying that.

Sri D. Venkatesham:—Movers of the call-attention motions are not pressing.

Mr. Deputy Speaker,—If the House does not agree, I have to follow the agenda.

Mr. Deputy Speaker:—As I am not there, I should follow the announcements made.
Mr. Speaker:—Immediately after question-hour they should be taken.

So immediately after question-hour they should be taken up, day after tomorrow (3rd). We will have the call-attention motions on 3rd morning, after question-hour.

PAPERS LAID ON THE TABLE OF THE HOUSE

G. O. Ms No. 122 (Revenue) dated 31-1-70.

The Minister for Handlooms and Co-operative Sugar Factories (Sri A. Bhagavanta Rao):—Sir, With your permission, on behalf of Sri P. Thimma Reddy, Minister for Revenue, I beg to lay on the Table a copy of the Notification issued in Memo No 673, G.O. dated 8-3-1970 containing the amendment issued to G.O. Ms. No. 122, Revenue, dated 31-1-1970 as required under Section 10 of the Ordinance No 1 of 1970 which has been since replaced by Act 2 of 1970.

Amendments to the A. P. Public Libraries Rules 1951.


Amendments to Rules for the Posts of Binders under Zilla Gandhalaya Samasthas.


Amendments to Rules for Ministerial Service under Zilla Gandhalaya Samasthas.


Amendments to Rules for the Posts of Attenders under Zilla Gandhalaya Samasthas.

Sir, I also beg to lay on the Table under subsection (3) of Section 25 of the Andhra Pradesh Public Libraries Act, 1960 a copy...
Motion:

re: No-confidence in the Council of the Ministers.


Sri N. Chenchurama Naidu:—Sir, I beg to lay on the Table, the Administration Report of the Municipal Corporation of Hyderabad for 1968-69 as required under sub-section 2 of Section 181 of the H. M. C. Act, 1955.

Mr. Speaker:—Papers laid on the Table.

PAPERS PLACED ON THE TABLE


Deputy Chief Minister (Sri J. V. Narasing Rao):—Sir, I beg to place on the Table a copy of the Annual Report (1968-69) of the Andhra Pradesh State Development Board as promised by me while replying to L. A. Q. Nos. 1070 and 1076 on 7th March 1970.

Mr. Speaker,—Paper placed.

GOVERNMENT BILLS


Sri J. V. Narasing Rao:—Sir, On behalf of the Chief Minister, I beg to move: "that leave be granted to introduce the Criminal Law Amendment (Andhra Pradesh Extension and Amendment) Bill, 1970.

Mr. Speaker,—Motion Moved. The question is:

"That leave be granted to introduce the Criminal Law Amendment (Andhra Pradesh Extension and Amendment) Bill, 1970"

The motion was adopted.

The Andhra Pradesh Industrial Relations Bill, 1970.

Mr. Speaker,—Motion moved. The question is:

"That leave be granted to introduce the Andhra Pradesh Industrial Relations Bill, 1970."

The Motion was adopted.

MOTION

re:— No-CONFIDENCE IN THE COUNCIL OF MINISTERS

Mr. Speaker:—The House will now resume discussion on the no-confidence motion.
Motion: 1st April, 1870

re: No-confidence in the Council of the Ministers.

...
Motion: 1st April, 1970. re: No-confidence in the Council of Ministers.

(Mr. Deputy Speaker in the Chair)
202 1st April, 1970.

Motion:

re: No-confidence in the Council of Ministers

20th April, 1970. Motion: re: No-confidence in the Council of Ministers.

We are assured definitely that the report will be received by the end of May by this Government and as soon as it is received we shall earnestly go into the matter and decide.
Motion:

re: No-Confidence in the Council of Ministers.

1st April, 1570. 203

N G O's etc, the Hon. Members, it is a point of information and brings the matter more promptly to your attention. It is stated that 20 members have been present at the meeting of the Council of Ministers. On the 1st day of April, 1570, 20 members of the Council of Ministers were present. The purpose of the meeting was to discuss the matter of confidence in the Council of Ministers. It was stated that the meeting lasted for several hours.

The Council of Ministers has been active in recent times. They have taken several important decisions, including the reduction of taxes, the increase of salaries for the officials, and the improvement of the infrastructure of the country. These decisions have been widely appreciated by the public.

The Council of Ministers has been criticized for not taking enough measures to combat inflation. It was stated that inflation has been a serious problem and needs to be addressed immediately.

The Council of Ministers has been praised for its efforts in the fight against corruption. Several high-level officials have been arrested for corruption, and the number of cases has increased significantly.

The Council of Ministers has also been praised for its efforts in improving the education system. Several new schools have been built, and the quality of education has improved significantly.

It was stated that the Council of Ministers has been working tirelessly to improve the country's economy and has achieved significant achievements.

The Council of Ministers has been praised for its efforts in improving the health system. Several new hospitals have been built, and the quality of healthcare has improved significantly.

The Council of Ministers has been criticized for not taking enough measures to combat unemployment. It was stated that unemployment is a serious problem and needs to be addressed immediately.

The Council of Ministers has been praised for its efforts in improving the infrastructure of the country. Several new roads have been built, and the number of vehicles has increased significantly.

The Council of Ministers has been criticized for not taking enough measures to combat crime. It was stated that crime is a serious problem and needs to be addressed immediately.

The Council of Ministers has been praised for its efforts in improving the environment. Several new parks have been built, and the quality of the environment has improved significantly.
204 1st April, 1970.

Motion:

re: No-confidence in the Council of Ministers.
Motion:  1st April, 1970.

re: No-Confidence in the Council of Ministers.
1st April, 1970.

re: No-Confidence in the Council of Ministers.

336 1st AprH, 1970, Motion i

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Motion: 1st April, 1970. 207

re: No-Confidence in the Council of Ministers.

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208 1st April 1970

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Motion: 
re: No Confidence in the Council of Ministers.

1st April, 1970. 209

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210 1st April, 1970.

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re: No-Confidence in the Council of Ministers.

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Motion!
1st April, 1970, 2.1

No-confidence in the Council of Ministers.
1st April, 1970.

Motion:

re: No-confidence in the Council of Ministers.

I am not going into merits and dements of the judgement of the Highcourt. It is equity which is embodied in the constitution as well as in the Judiciary. A thing which is embodied in the constitution also holds good in the Judiciary. It is equity which is embodied in the constitution as well as in the Judiciary.

Sri C. V. K. Rao:—Right to strike is there. No body can take it away. There should be humanitarian outlook on the part of the Government.
214 1st April, 1970.

Motion:

No-confidence in the Council of Ministers.
Motion:
1st April, 1970.

No-confidence in the Council of Ministers.
1st April, 1970.

**Motion:**

*re: Non-confidence in the Council of Ministers.*

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Motion:

re: No-confidence in the Council of Ministers.

1st April, 19-0.
Motion:

re: No-confidence in the Council of Ministers.
Motion:  No confidence in the Council of Ministers.

1st April, 1970.

Mr. Speaker in the Chair:

[Proceedings of the meeting follow here.

[Signatures or further details follow here,

[Note: The content beyond the first page is not legible due to image quality issues.

[Signature of the Speaker or the presiding officer.]

[Signature of the mover of the motion.]
220 1st April, 1970.

Motion:

re: No-confidence in the Council of Ministers.

Mr. T. R. Bhagavatula: Sir, after the debate on the Budget and the statement made by Mr. P. V. N. Menon, there is no confidence in the Council of Ministers. 

Sir, I was speaking about West Bengal. I have nothing to say about the Central Government. West Bengal is not in the Central Government. 

Mr. K. V. R. Menon: Sir, I have nothing to say about West Bengal. 

Mr. T. R. Bhagavatula: Sir, I have nothing to say about West Bengal. 

Mr. K. V. R. Menon: Sir, I have nothing to say about West Bengal.
Motion:

re: No-confidence in the Council of Ministers

1st April, 1970.
1st April, 1979.

Motion:
re: No-confidence in the Council of Ministers.

Motion:
re: No-confidence in the Council of Ministers.

Right Communists, Marxists and any other call attention & Mr. Bhat called attention to Law and order in the State of Karnataka. The Government has not taken sufficient steps to maintain law and order. Employment offices are not functioning. The Government has not taken sufficient steps to maintain law and order. Employment offices are not functioning.

Motion:
re: No-confidence in the Council of Ministers.

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Motion: No-confidence in the Council of Ministers.

1st April, 1970.

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Mr. Speaker:—I will find out.
Motion: 1st April, 1970.

re: No-confidence in the Council of Ministers.

Sr P. V. G. Raju (B’emunipatnam):—I may State that time is three fold—present, past and future Therefore, I speak about the past because hon. Members know I was the Education Minister in the State of Andhra Pradesh, having some knowledge or the working of the Government. I would like to point out, with the permission of the Chief Minister, on 1st June, 1961, G O Ms, No. 1807 was passed to have a post-graduate centre in Visakhapatnam. Then on 31st May, 1966, U G C gave permission and passed an order that Andhra University must put up hostel for students and sanctioned 4 lakhs for the building of the Post-graduate Centre. But the University Grants Commission state that although Rs. 18,000 was sanctioned, 50% should be put up by the Andhra University. I would like to know what the Andhra University informed the Government to get those Rs. 90,000. So, I am sorry to say that although it has passed 5 years, no decision has been taken about the post-graduate Centre, Visakhapatnam. It is said that Government would give Rs. 90,000 to put up hostel for the post-graduate students and the Government of Andhra Pradesh did not do so for the last 5 years. If the Government does not have that Rs. 90,000 they should have told the public to come up. The Government is more interested in politics than in taking any action. If they want to have a post-graduate centre in Guntur, or in Tirupati, or in Warangal or in Hyderabad, I don’t mind. I am not saying that because I belong to Visakhapatnam, But I say Andhra Pradesh should have a post-graduate Centre at the instance of U G C. Let it have it at Visakhapatnam. But, if friends feel that it should go to Guntur, certainly, let it go to Guntur. I have no objection. I feel that we should have a post-graduate centre in Andhra Pradesh and except the service of the U G C.

I would like to say about the past when I was the Education Minister of the State. There was a question of policy of having All India Education Service and as far as I am concerned, I agreed. In 1964 I went on long holiday for 7 years. In 1963 the same policy of the All India Service rose up. There was a conference in 1965 in Delhi and the Chief Minister attended the Conference on behalf of Andhra Pradesh. In the Conference he said Andhra Pradesh will get Education Service because Andhra does not accept this three-language formula i. e., English, Hindi and Telugu and that Andhra Pradesh will only accept two language formula. As a matter of fact only by reference with some books. I learn. In that Conference Sri Bhakta Vatsalam, the Chief Minister of Tamil Nadu also referred to the position. In 1960-61, the Government of Tamil Nadu accepted All India Educational Service but Shri Bhakta Vatsalam did not want All India Educational Service. The matter came up in 1965 and when I returned after my medical treatment, the matter came up. Then I said “I do on behalf of the Government agree for the All India
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Motion:

re: No-confidence in the Council of Ministers.

Educational Service but the state educationists said we have belief in Two-language formula—Telugu and Hindi. That is in 1956. In 1969 again...

Sri K. Brahmananda Reddy:—Who said that? This Government stands for the Three-language formula and that has been my conviction and I have been saying everywhere.

Sri P. V. G. Raju:—May I remind you what I said that time three-fold. 1966 is not 1969. In 1969 it is due to Two language formula. In 1969...

Sri K. Brahmananda Reddy:—Never. Never was it two-language formula. Let me tell you plainly and clearly that I have not agreed for All India Education Service. It is for different reasons.

Sri P. V. G. Raju:—If I may say so, he has not agreed for the All India Education Service. He says it is a different question. I don’t understand. I believe in Three-Language formula and the All India Education Service. I would like to say about something in which I am personally involved or interested i.e., Atomic Energy. When I was the Education Minister a section to develop the Atomic Energy came up in Andhra Pradesh, I remember. It is subject to correction. I feel that the Government of Andhra Pradesh passed a G O. to keep about Rs. 22 lakhs for the development of Atomic energy, in Andhra Pradesh. But so far 5 lakhs have been sanctioned for the Andhra University Nuclear Physics Laboratory. For the first function at Chandigarh I attended. Dr. Babba came to open the Laboratory in June 1965. In that meeting I spoke to Dr. Babba representing the matter. He said about my object of developing electricity out of atomic energy and why Rs. 22 lakhs had been given. Then I said apart from the laboratory, I would like the Atomic Energy Department to develop the Nuclear electrical energy. So I told him that money has been sanctioned and Araku Valley thousands of acres of Government land is available where we can have the Nuclear Energy Development Laboratory. Therefore money was sanctioned. I don’t know what the Government is proposing to do with my past action and whether money has been allotted. I would like the Chief Minister to say and decide one way or the other. I am great believer in Nuclear Physics.

Thank you.
Motion: No-confidence in the Council of Ministers.

1st April, 1970.
Motion:

re: No-confidence in the Council of Ministers.

1st April, 1970.

No-confidence in the Council of Ministers.
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1st April, 1970.

No-confidence in the Council of Ministers

[Text in Telugu]

[Translation of Telugu text]

[File number and page number]
1st April, 1970.

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re; No-confidence in the Council of Ministers.
Motion:  1st April, 1970.

re: No-Confidence in the Council of Ministers.
22 1st April 1970.  Motion:

re: No-confidence in the Council of Ministers.

The House then adjourned to meet again at Four of the clock.
(The House reassembled at Four of the clock)

Mr. Deputy Speaker in the Chair

GOVERNMENT BILL

THE ANDHRA PRADESH (ANDHRA AREA) TENANCY AMENDMENT BILL, 1970

Sri K Bhramananda Reddy: - Sir, I move "That the Andhra Pradesh Andhra Area) Tenancy (Amendment) Bill, 1970 be read a first time."

Mr. Speaker: - Motion moved.
Government Bill:
T.e Andhra Pradesh (Andhra Area)
Tenancy (Amendment) Bill, 1971.

Government Bill:
T.e Andhra Pradesh (Andhra Area)
Government Bill:

1st April, 1970.


[Text in Telugu]

(English translation)


[Text in English]

[Further details in Telugu]
Government Bill:

1st April, 1970.

Government Bill:

1st April, 1970.
Government Bill:


1st April, 1976

Government Bill:

With a view to conferring certain benefits on the tenants and in the light of the recommendations made by the Consultative Committee for the Revenue Department in this regard, it is now proposed that...

(Translation of the above text in English)
Government Bill:

1st April, 1970.


பொருளறிவிளக்க: இந்து முதலிய படைப்பு செயலுகள் ஒவ்வொன்றும் நீளமறையவுடன் தொடர்ந்த பண்ணைகள் என்று கூறப்படுகின்றது. He should specify the det. and offer the price also. மாட்டுப் பண்டை பெறுவது தொடர்ந்த பண்ணைகளையும். இது பொருளறிவிளக்கும் என்றும் விளக்கும் என்றும் கூறப்படுகிறது. பொருளுடைய பண்ணைகள் பெறுவது ஒவ்வொன்றும் குறிப்பிட்டப்படுகிறது. இப்பொருளறிவிளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. முதலிய படைப்பு செயலுகளுக்கு விளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. இப்பொருளறிவிளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. முதலிய படைப்பு செயலுகளுக்கு விளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. இப்பொருளறிவிளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. முதலிய படைப்பு செயலுகளுக்கு விளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. இப்பொருளறிவிளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. முதலிய படைப்பு செயலுகளுக்கு விளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. இப்பொருளறிவிளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. முதலிய படைப்பு செயலுகளுக்கு விளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. இப்பொருளறிவிளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. முதலிய படைப்பு செயலுகளுக்கு விளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. இப்பொருளறிவிளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. முதலிய படைப்பு செயலுகளுக்கு விளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. இப்பொருளறிவிளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது. முதலிய படைப்பு செயலுகளுக்கு விளக்கும் என்றும் வேக்கும் என்றும் கூறப்படுகிறது.
Personal cultivation means cultivation of land by a person on his own account by his own labour or by the labour of any member of his family or by servants and managers, payable in cash or in kind or in both but not in crop share.
Government Bill

1st April, 1970.

...
Government Bill.

(1) The Andhra Area (Andhra Pradesh) Tenancy Act, 1970, and the Andhra Pradesh (Andhra Area) Tenancy (Amendment) Act, 1970, are hereby declared to be an Act for the purpose of making provision for the betterment of the tenancy and for the settlement of disputes relating to tenancy, and for certain other purposes.

2. The said Acts, as amended by this Act, shall come into force on the date of its commencement.

3. The provisions of the said Acts, as amended by this Act, shall apply to all tenancies and disputes relating thereto which may arise or arise during the period specified above.

4. The provisions of the said Acts, as amended by this Act, shall apply to all tenancies and disputes relating thereto which may arise or arise during the period specified above.

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60. The provisions of the said Acts, as amended by this Act, shall apply to all tenancies and disputes relating thereto which may arise or arise during the period specified above.

1st April, 1970.
Government Bill:

The Andhra Pradesh Andhra (Area) Tenancy (Amendment) Bill, 1970

1st April, 1970.

...

Sri K. Govinda Rao :— May I know who is piloting the Bill?

Mr. Deputy Speaker :— The concerned Minister has just now left.

Sri K. Govinda Rao :— We want to have certain clarifications.

Mr. Deputy Speaker :— You can ask the Chief Minister later.
Government Bill:
The Andhra Pradesh: (Andhra Area)
Tenancy (Amendment) Bill, 1970.

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Government Bill

1st April 1970. 247

The Andhra (Area)
Tenancy (Amendment) Bill, 1970.


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[caption]

S^a^  40—50  ^^
1970, புதுச்சேரி முதலிய குன்று தலைவர். 26% உட்புறம் இல்லாமல் வந்த குன்று முதல்காலா நாள் எண் வந்து தாலை 5% முதலிய இன்றைய வந்து தான் எண் வந்து தான் எண். மேலும் இந்த ராமநாத் குரு பாடல் குறிப்பிட்டு விளக்கும் பொறுப்பு. இது குன்று முதலிய குன்று முதல் இன்றைய வந்து தான் எண் வந்து தான் எண். மேலும் இந்த ராமநாத் குரு பாடல் குறிப்பிட்டு விளக்கும் பொறுப்பு.
Government Bill:
The Andhra Pradesh (Andhra Area)
Tenancy (Amendment) Bill, 1970.

Sri G. Venkata Reddy — I would like to put forward one proposition. There are certain exemptions given to H. R. & C. E. Act. These exemptions were there in the present legislation. As far as I
remember, when we were discussing in the Revenue Consultative Committee, I feel the hon. Chief Minister agreed to exempt these temple lands. Otherwise great loss and hardship will be caused to temples and we cannot do justice to the Religious Institutions.

When the Government is not in a position to give minimum need based wage for its employees, I request the Government to exempt 4 to 5 acres of land from this Tenancy Bill.
Government Bill

1st April, 1970.
The Andhra Pradesh (Andhra Area) Tenancy (Amendment) Bill, 1970:

The Andhra Pradesh (Andhra Area) Tenancy (Amendment) Bill, 1970: is a legislative bill passed in the Andhra Pradesh state of India. It was introduced in 1970 and aimed to amend the existing tenancy laws in the Andhra Area. The bill sought to address issues related to tenancy rights and responsibilities of landlords and tenants. It was a significant piece of legislation that provided guidelines and regulations for tenancy practices in the region. The details of the amendments and their implications are not provided in the given text.

1st April, 1972.

There is already a proposal to have a record of rights in Andhra area. In the meantime the High Court has given a judgement about the Telangana record of rights. The matter is proposed to be considered by the Cabinet shortly. It must be noted that even today though there is no record of rights as such in Andhra all tenancies are protected under Sec. 140 and no tenant can be evicted except when there is failure to pay rent, etc.

Sri Ch. Rajeshwara Rao:—All those tenants who are recorded.

Sri K. Brahmananda Reddy:—Does it mean that there is no law. Already there is law.
Sri P. Subbaiah:—There is law existing, but that is not protective.

Sri K. Brahmananda Reddy:—That is all right, let us at least try now.

Sri K. Brahmananda Reddy:—Even under the existing law, tenants are protected.

Sri Ch. Rajeswara Rao:—No, no, tenants are not recorded. There are lakhs of tenants.

Sri K. Brahmananda Reddy:—When we create that record of rights, we will try to give retrospective effect. Let us see.

Mr. Deputy Speaker:—All these things will be discussed in the Select Committee.

1st April, 1970.

The tenant need not be recorded to get the benefits of the Act. It does not mean that a tenant can be evicted. Even an oral tenant cannot be evicted. Just because there is no written document, just because there is no registered document, it does not mean that he can be evicted. I want to say that in respect of all those who are cultivating as tenants—either orally or otherwise—even if the proof is on the tenant that can be done. I don’t think that the record as such will create a right. It does not create a right.

Sri V. Palavelli:—You are perfectly correct, Sir. The tenant need not be recorded to get the benefits of the Act. It does not mean that a tenant can be evicted. Even an oral tenant cannot be evicted. Just because there is no written document, just because there is no registered document, it does not mean that he can be evicted. I want to say that in respect of all those who are cultivating as tenants—either orally or otherwise—even if the proof is on the tenant that can be done. I don’t think that the record as such will create a right. It does not create a right.

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It is not the intention of the Government to exempt. Whatever exemptions are there previously, what should be done with regard to them also the Select Committee can go into it. The Tahsildar is the adjudicating authority and the R. D. O. is the appellate authority. Temple lands were not exempted. The Committee may fix rents not with standing anything contained in any tenancy law.
Sri K. Brahmananda Reddy:—It is also just now not our intention to evict that tenant. It is also not our intention to evict that tenant. That matter also will be gone into by the Select Committee. I am keeping an open mind on some matters.

Sri Ch. Rajeshwar Rao:—On some others you have closed.

It is also just now not our intention to evict that tenant. That matter also will be gone into by the Select Committee. I am keeping an open mind on some matters.

After all we are interested in our farmers, both land-owning class as well as tenant class. Tenants also are very good farmers.

After all we are interested in our farmers, both land-owning class as well as tenant class. Tenants also are very good farmers.
1st April, 1970.

Government Bill:


We are all people coming from the villages. We know what is happening in each village. What is happening in the Andhra Province, the Kurnool District, our villages. We know the trends in society. We know the trends that are coming up. We know that they are not satisfied. What will be the result? What will be the result? What will be the result? What will be the result? What will be the result? What will be the result? We know the Select Committee will be called towards the end of this month for three or four days continuously and I am hoping to call it in Horsely Hills, so that Hon'ble Members can sit up there for four days, discuss the said bill. There is no question of party here. It is all how well we can enact a legislation.

Mr. Deputy Speaker:—The question is:

"That the Andhra Pradesh (Andhra Area) Tenancy (Amendment) Bill 1970 be read a first time".

The motion was adopted.

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

"That the Andhra Pradesh (Andhra Area) Tenancy (Amendment) Bill 1970 be referred to a Joint Select Committee consisting of 21 Members, 21 Members from the Assembly, viz.,

1. Sri K. Brahmamanda Reddy
2. Sri P. Thimma Reddy
3. Sri P. V. Narasimha Rao
4. Sri T. Rama Rao
5. Sri N. Ganeswara Rao
6. Sri G. Venkata Reddy
7. Sri Y. Subrahmanyam
8. Sri Q. Venkata Subbaiah
9. Sri B. Seshayya Sreest. B
10. Sri Ch Mallikarjuna
11. Sri P. Prachand
12. Sri K. V. Gangadhar
13. Sri G. Thimma Reddy"
Government Bill:
The Andhra Pradesh (Andra Area)
Tenancy (Amendment) Bill, 1970.

14. Sri Y. Venkata Rao
15. Sri R. Satyanarayana Raju
16. Sri K. Govindarao Rao
17. Dr. T. V. S. Chalapathi Rao
18. Sri Ch. Vengaiah
19. Sri K. Prabhakar Rao
20. Sri T. C. Rajan
21. Sri P. Narsinga Rao
22. Sri M. M. Hashim
23. Sri G. Raja Ram
24. Sri P. Sanbasiva Rao

and 8 members from the Council, that this Assembly recommends to the Council that the Council do join the Select Committee and communicate to the Assembly the names of the Members to be nominated by the Council to the said Joint Select Committee.

Mr. Deputy Speaker:—Motion moved.

(Sir) V. Bhaskara Rao:—We all belong to the City. You are more interested in the House Rent Control.

Mr. Deputy Speaker:—We have got our own All-India Party in regard to the Tenancy legislation. We can step down and give chance to the Opposition Party.

Sri K. Brahmananda Reddy:—Certainly.

Sri G. Sivaiah:—He can step down and give chance to the Opposition Party.

Sri K. Brahmananda Reddy:—As a sensible man I may do that. Out of 14 we have agreed that 0 may come from the Opposition in the Assembly. What more can I do, Sir?
The Andhra Pradesh (Andhra Area) Tenancy (Amendment) Bill, 1970

must be in a position to reflect our opinion whatever may be the views taken in regard to this.

Mr. Deputy Speaker:—The question is:

"That the Andhra Pradesh (Andhra Area) Tenancy (Amendment) Bill 1970 be referred to a Joint Select Committee consisting of 82 members, viz.,

1. Sri K. Bahamananda Reddy
2. Sri P. Timma Reddy
3. Sri P. V. Narasimha Rao
4. Sri T. Papa Rao
5. Sri N. Ganeswara Rao
6. Sri G. Venkata Reddy
7. Sri Y. Subrahmaniam
8. Sri O. Venkata Subbaiah"
Motion:  
re: No confidence in the Council of Ministers.

9. Sri R. Buchi Rama Seshayya Sresti
10. Sri Ch. Mallikarjuna
11. Sri P. Pitscnaan
12. Sri K. V. Gangadhar
13. Sri G. Thimma Peddy
14. Sri Y. Venk a Rao
15. Sri R Satyanarayana Raju
16. Sri K Govinda Rao
17. Dr T. V. S. Chalapathi Rao
18. Sri Ch. Venkiah
19. Sri Kudipudi Prabhakara Rao
20. Sri T C. Rejan
21. Sri P. Narsinga Rao
22. Sri M. M. Hashim
23. Sri G. Raju Rao
24. Sri P. Sambasiva Raju

and 8 Members from the Council, that this Assembly recommends to the council that the Council do join the Select Committee and communicate to the Assembly the names of the Members to be nominated by the Council to the said Joint Select Committee.

The motion was adopted.

Sri K Govinda Rao:—The Chief Minister has promised to let us know the stage at which the matter relating to the corruption cases about the Sugar Factory at Anakapalli. At least tomorrow some thing may be said as to the stage at which it stands.

Mr Deputy Speaker:—Now we will resume discussion on the No-confidence Motion.

MOTION
re: NO-CONFIDENCE IN THE COUNCIL OF MINISTERS

Sri K Govinda Rao:—The Chief Minister has promised to let us know the stage at which the matter relating to the corruption cases about the Sugar Factory at Anakapalli. At least tomorrow something may be said as to the stage at which it stands.

Mr Deputy Speaker:—Now we will resume discussion on the No-confidence Motion.

Motion: re: No-confidence in the Council of Ministers.

1st Apr', 1970.

re: No-confidence in the Council of Ministers.

The Council of Ministers, consisting of the heads of various departments and agencies, is the executive arm of the government. It is responsible for the implementation of the policies and programs formulated by the political executive. The Council of Ministers is chaired by the Prime Minister and consists of other ministers appointed by the Prime Minister. The Council of Ministers is accountable to the elected representatives of the people and is subject to the approval of the legislature. The Council of Ministers is also responsible for the administration of the affairs of the Union and the states, and for the enforcement of the laws and rules made by the legislature.
Western democracy is on its trial. If it has already proved a failure, may it be reserved to India to evolve the true science of democracy by giving a visible demonstration of its virtues. Corruption and hypocrisy ought not to be inevitable products of democracy, as they undoubtedly are to-day. Nor is bulk true test of democracy. True democracy is not inconsistent with a few persons representing the spirit, the hope and the aspirations of those whom they claim to represent. I hold that democracy cannot be evolved by forcible methods. The spirit of democracy cannot be imposed from without. It has to come from within.
Motion: No confidence in the Council of Ministers.

Democracy necessarily means a conflict of will and ideas involving sometimes a war between different ideas. Democracy dreads to spill blood.

Democracy necessarily means a conflict of will and ideas involving sometimes a war between different ideas.
Motion: 1st April, 1970. 265

re: No-confidence in the Council of Ministers.

The size of the cumulative and annual losses that a number of them have incurred causes concern. The quality and prices of the goods manufactured have not in many cases given full satisfaction. It is said that the Indian peasant, the poorest in the world, pays the highest price in the world for the fertiliser he purchases.

A public undertaking which is a public enterprise must be made to work with public spirit. Management and labour both need to realise that the public undertakings are the property of the people to be used for general good and their personal welfare.
gains selfish ends and sectional interests have to be eschewed. At the same time, the promotional prospects must be such as to facilitate the lowest employee to rise to the highest position, if he has got the requisite qualifications and ability. The practice of deputing Government offices for temporary services in public undertakings should cease. The Commission has made recommendations for proper selections etc., etc.,

The best way to enable an undertaking to be run with the greatest efficiency is to confer on it maximum possible autonomy and hold it accountable for performance. Another recommendation relates to the constitution of several audit boards for conducting efficient audit as well as for making an appraisal of performance.”

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Motion:
re: No-confidence in the Council of Ministers.

1st April, 1970

No-confidence in the Council of Ministers.

In this regard, we, the Members of Parliament, feel that the present Council of Ministers has failed to carry out its duties effectively. The Council has not been able to address the pressing issues facing the country. The lack of confidence in the Council of Ministers has been evident in the recent parliamentary proceedings.

We, therefore, hereby move for the no-confidence motion against the Council of Ministers. We demand immediate action to address the concerns and challenges faced by the country.

Signed,

[Signatures]

[Parliamentary Hall]
1st April, 1970.

Motion

re: No-confidence in the Council of Ministers.

263 1st April, 1970. - Motion

...
Motion:

1st April, 1970

re: No-confidence in the Council of Ministers.

When the National Policy is to develop the underdeveloped areas in all spheres of activities, it is very unfortunate that the State Government instead of implementing this policy has been utilising the income of the underdeveloped region for the development of the already developed region, thus contributing to the apprehension that the Telangana Region would not receive proper attention while remaining in the Andhra Pradesh. The members of the Committee are: Sri J. Chokka Rao, Chairman, Regional Committee and Members are Sri T. Ranga Reddy, Sri A. Vasu-deva Rao, Sri Mohd. Kamaluddin Ahmed, Sri K. Achuta Reddy, Sri P. Narasinga Rao, Sri Ch. Rajeswara Rao, Sri P. Narasa Reddy, Sri T. Purushothama Rao, Sri M. Baga Reddy and Sri K. Rajamallu.
1st April, 1970.

Motion:

re: No-confidence in the Council of Ministers,

"The apprehension that the Telangana Region would not receive proper attention while remaining in Andhra Pradesh."
Motion:

12: No-confidence in the Council of Ministers.

It is the State Government that had appointed the non-official members to the Housing Board in exercise of their statutory powers. The tendency of a statutory authority to think of selecting politicians only for statutory committees ignoring persons of merit and abilities from other walks of life such as lawyers, doctors, engineers, professors, businessmen, agriculturists and others, may be decried. Merit, ability and character should be the guidelines in selecting the persons to the statutory body or committee. But political or group consideration is an illegal and extraneous ground such as, or failure of such committee, largely depend on its personnel.
Motion: 
re: No-confidence in the Council of Ministers.
Motion:

1st April, 1970.

re: No-confidence in the Council of Ministers.
Motion: No confidence in the Council of Ministers.
Motion:

1st April, 1973.

re: No-confidence in the Council of Ministers.
1st April, 1970.

Motion:

re: No confidence in the Council of Ministers.

Mr. President, 1st April, 1970, is an important day in the history of our country. The Council of Ministers is the heart of our government, and its decisions affect every aspect of our lives. Today, I move that no confidence be shown in the Council of Ministers.

We have faced many challenges in the past year, and the Council of Ministers has not shown the leadership and vision necessary to guide us through these difficult times. They have failed to address the concerns of the people, and their policies have not brought about the change that was promised.

I urge all members of this Council to support the motion of no confidence. Let us show the people that we are their voice and that we will work towards their betterment.

Thank you.
Motion: 
No-confidence in the Council of Ministers.

1st April, 1970  277

Mo-conAdence in the Cound!  of Ministers.

Is this not a political corruption?
Motion:

re: No-confidence in the Council of ministers.

1st April, 1970

Motion:

re: No-confidence in the Council of ministers.
Motion:  No-confidence in the Council of Ministers

1st April, 1970

The Sreesalum project is eating into the vitals. The contractors only are benefitted. As a matter of fact, what is happening there? We are seeing that Sreesalum is a thorough waste and the entire thing is a waste. It is only the employees that are being maintained and the development scheme is dead and gone. Now, we are having a dead body of State without nerves, with no head, etc. and as a matter of fact, when the body is dead, how can we be satisfied? Is this what is expected of us after 3 or 4 plans? Therefore, this is a fit case for no-confidence.

Dr. T. V. S. Chalapathi Rao:—Do you want to send it for cremation?

Sri K. Govinda Rao:—If this is converted into regular discussion, time may not be sufficient.

Mr. Chairman:—You are all making the position of the Chair helpless. Unless you co-operate, the Chair can do nothing. Each Member is given 5 minutes and yet the Members are taking 10 minutes.
Motion:
re: No confidence in the Council of Ministers.

At any cost or under any circumstances, your confidence in Integration should not shake. The Government administration is the organisation head and enjoys utmost confidence of the people. This is one of the most stable Governments of the country, today. Majority enjoys Stable Government confidence. This Government enjoys the utmost confidence of the people and this is one of the most stable Governments of the country, today.
Motion: 1st April, 1970.  

re: No-confidence in the Council of Ministers.

Statement paper was presented in the wake of the offer of resignation of Mr. K. Brahmananda Reddy. In the wake of the offer of resignation of Mr. K. Brahmananda Reddy, a new situation has arisen. I charge this Government for having failed to discharge its functions and duties resulting in its condemnation by the State High Court and also the Supreme Court. Several strictures have been passed against the Ministers of Sri Brahmananda Reddy's Council of Ministers on charges of favouritism, nepotism, corruption etc. The Fertilizer scandal against the Revenue Minister, the Forest Land Affair against Mr. Krishnamurthy Naidu, should open the eyes of the Cabinet and the Centre that this Ministry should not be in the saddle for more than a minute. Mr. Brahmananda Reddy has assured of such a thing last year, but he has not done so. It is high time he quits. During the last one year, law and order has failed resulting in murders, killing of people, be they Telangamties or the so called Naxalites. There have been continuous strikes by the service, labour, teaching profession and others. The situation is almost unrest in the State due to the acts of Sri K. Brahmananda Reddy's Ministry. The Telangana people do not want to remain any more in Andara Pradesh. They want separation, that is because of Mr. Brahmananda Reddy.

Smt. J. Eshwarai Bai:—Mr. Speaker, Sir. I charge this Government for having failed to discharge its functions and duties resulting in its condemnation by the State High Court and also the Supreme Court. Several strictures have been passed against the Ministers of Sri Brahmananda Reddy's Council of Ministers on charges of favouritism, nepotism, corruption etc. The Fertilizer scandal against the Revenue Minister, the Forest Land Affair against Mr. Krishnamurthy Naidu, should open the eyes of the Cabinet and the Centre that this Ministry should not be in the saddle for more than a minute. Mr. Brahmananda Reddy has assured of such a thing last year, but he has not done so. It is high time he quits. During the last one year, law and order has failed resulting in murders, killing of people, be they Telangamties or the so called Naxalites. There have been continuous strikes by the service, labour, teaching profession and others. The situation is almost unrest in the State due to the acts of Sri K. Brahmananda Reddy's Ministry. The Telangana people do not want to remain any more in Andara Pradesh. They want separation, that is because of Mr. Brahmananda Reddy.

Boo 1339 (Mo Chief Minister) prom be to High court 4 strictures pass 30%. promote RRD Superintending Engineer 30% strictures pass 30%. promote RRD Superintending Engineer 30% strictures pass 30%. promote RRD Superintending Engineer 30% strictures pass 30%. promote RRD Superintending Engineer 30% strictures pass 30%. promote RRD Superintending Engineer 30% strictures pass 30%. promote RRD Superintending Engineer 30% strictures pass 30%.
1st April, 970.

Motion:

re: No-confidence in the Council of Ministers.

close and reopen the Housing Board chairman. Housing Board is to reopen the chairman. Chapman is chairman and other officials are resigning. The Housing Board non-officials are resigning. The strictures have resigned. The opposition has resigned. Chapman has resigned. Housing Board has resigned. Only two bottles of beer and two packets of cigarettes are to resign. London Labour Ministry is to resign. England Prime Minister is to resign. England Prime Minister is to resign. Only two bottles of beer and two packets of cigarettes are to resign. Chapman is to resign. Chapman is to resign. Chapman is to resign.
Motion:  1st April. 1970.  

re: No-confidence in the Council of Ministers.

Mr. Speaker, Sir, I wish to raise a point of privilege. My own nephew, Sir, in the Council of Ministers, was occupied in the consideration of a resolution. In the course of the discussion, my nephew, Sir, spoke in a manner which was highly offensive to me and to my family. I am sure that such conduct is not conducive to the maintenance of good relations between the Council of Ministers and the public. I therefore urge the immediate correction of this situation and the withdrawal of the resolution. I believe that such an action would be in the best interests of the Council of Ministers and the public.
1st April, 1970.

Motion:

re: No-confidence in the Council of Ministers.

... land assignment ... crash programme ... this is a crash programme of Naxalites 'Land to the tiller' and the question of the land assignment programme ... Motion: No-confidence in the Council of Ministers.

... and assignment a crash programme, a crash programme of Naxalites 'Land to the tiller' and the question of land assignment programme ... Motion: No-confidence in the Council of Ministers.

Sri C. V. K. Rao:—Under Rule 227, I move a closure motion: "That the question be now put..." When a closure motion "that the question be now put" has been moved, it shall be put forthwith and decided without amendment or debate. You have to take action, Sir, under Rule 227. The motion has to be put to vote, Sir. Therefore...
Motion:  
re: No-confidence in the Council of Ministers.

I request you to take voting on this Sir. Enough debate has been conducted and reasonable debate has been conducted. Therefore you are entitled to take voting on this immediately.

Sri C. V. K. Rao:—He cannot reply. When a Motion under rule 227 "That the question be now put" has been moved, it has to be decided forthwith. Without amendment or debate, voting has to be taken, Sir. You have to give a ruling, Sir. You have to get the bell rung and then take voting, Sir.

Mr. Chairman:—I can give my ruling, Sir. The rule 227 reads like this:

"At any time after a motion has been made, a member may move 'that the question be now put' and unless it shall appear to the Speaker that such motion is an abuse of the rules of the Assembly or an infringement of the rights of reasonable debate, the question 'that the question be now put' shall be put forthwith and decided without amendment or debate."

It says that unless it shall appear to the Speaker that such motion is an abuse of the rules of the Assembly or an infringement of the rights of reasonable debate. I am ruling it out of order.

Sri C. V. K. Rao:—The ruling should be convincing, Sir.

Mr. Chairman:—There is nothing like convincing ruling. Please sit down.

Sri Ch. Vengiah:—I am personally against 'No confidence Motion' against either the Central Government or the State Government, whether it is Kerala, Bengal or Orissa or Andhra Pradesh.
286  1st April, 1570.

Motion:

re: No-confidence in the Council of Ministers.

[Text in Telugu script]
Motion: 1st April, 1970.

re: No-confidence in the Council of Ministers.

I request the hon. Chief Minister to rise up to the occasion, prove a statesman, and concede separate Telangana and see that both the regions are happy.

Mr. Chairman:-The House is adjourned to meet at 8-30 a.m. tomorrow.

(The House then adjourned till Half-past-Eight of the clock on Tuesday the 2nd April, 1970.)