# Official Report

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Non. Official Business:

Bill:

The Andhra University Campus Township Bill, 1970.

(Not concluded.)
GOVT. ACQUIRING A BUILDING AT OOTY

*118 (2582) Q.—Sri Badri Vishal Pitti (Maharajgunj) :- Will hon. the Chief Minister be pleased to state:

(a) whether the Government propose to acquire a building in Ooty;
(b) if so, at what cost and the purpose for which it will be acquired; and
(c) The estimated amount of annual recurring expenditure for the same?

Hon. The Chief Minister (Sri K. Brahmananda Reddy) :-

(a) No, Sir.
(b) and (c) Do not arise.

POLICE RAID ON ANDHRA PRADESH GUEST HOUSE AT NEW DELHI

*179 Q.—Sri T. C. Rajan (Palamaner) :- Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that Police had raided Andhra Guest House at New Delhi and arrested some prostitutes in the month of July 1970; and
(b) if so, what is the action taken against the Officer-in-Charge of this Guest House?

Sri K. Brahmananda Reddy :-

(a) Yes, Sir. The Delhi Crime Branch Police raided the residential quarters of Sri J. Arthur Doss, the then Reception Officer situated within the premises of the Andhra Pradesh Government Guest House, New Delhi, on the evening of 9th July, 1970 and arrested him along with two girls under the Suppression of Immoral Traffic in Women and Girls' Act.
Oral Answers to Questions.  11th December, 1970.

(b) The Officer has been placed under suspension with effect from the forenoon of 10th July, 1970 by the Special Commissioner at New Delhi. The Delhi Police has prosecuted the Officer in the Court of the Magistrate. The case has not yet come up for hearing.

Mr. Speaker:— A privilege motion against the person responsible given notice of by Sri C. V. K. Rao is pending Mr. Vavilala Gopalakrishniah. That is coming before the House.

Sri K. Brahmananda Reddy:— That Reception Officer is different from the present Reception Officer.

Mr. Speaker:— The matter is pending. It is coming before the House. When it comes to the House you can raise whatever you want.

Sri G. Rama Rao (Warangal):— Andhra Pradesh Guest House has been raided on the Andhra Pradesh Guest House. The residential quarters have been raided, the residential quarters.
Mr. Speaker :— It is not part of the guest house.

Sri K. Brahmananda Reddy :— It is in the premises of the Guest House.

Sri K. Brahmananda Reddy (Rajahmundry) :— The premises, etc., are separate, and premise is attached. The premises are not under the guest house. The premises are separate and attached. The courts have jurisdiction over it. It is a separate property. It is not under the guest house.

Sri N. Ramachandra Reddy (Dornakal) :— Some serious charges alleged against an officer. What is the Commissioner or Agent doing? Is there no supervision or control of the Commissioner or Agent in charge of the Guest House?

Sri K. Brahmananda Reddy :— Yes, Sir. Certainly disciplinary action will be taken. It is considered that we should suspend him next day. As many of you know, it is a vast guest house where there is so-called Ministers' Guest House; besides there are other quarters constructed much earlier and there are some officers' quarters.

Sri N. Ramachandra Reddy :— Where was the officer suspended?

Sri K. Brahmananda Reddy :— He was suspended at the Guest House.
Mr. Speaker: That is going on everywhere.

Sri K. Brahmananda Reddy: It has been reported...

Dr. T. V. S. Chalapathi Rao (Vijayawada): Playing cards and prostitution are twins in Kaliyuga. Are the twins separated or are both the twins raided?

Mr. Speaker: —— That is going on everywhere.

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Reddy: On 10-7-1970 the Special Commissioner of Delhi sent Telex Message; he has reported that the police raided the residential quarters of Sri Arthur Doss, Reception Officer on the evening of 9-7-1970 at 4 P.M. and that he was reported to have been found in his house with two outside girls in a drunken state. The police arrested...... and seized....

Mr. Speaker: —— That is going on everywhere.

Sri K. Brahmananda Reddy: —— It has been reported......

Dr. T. V. S. Chalapathi Rao (Vijayawada): —— Playing cards and prostitution are twins in Kaliyuga. Are the twins separated or are both the twins raided?
Oral Answers to Questions. 11th December, 1970.

Sri K. Brahmananda Reddy.—Don't use the name 'Guest House'. It is Guest House Compound.

Sri K. Brahmananda Reddy.—It is almost a public place where anybody can come, interview people, meet people, go anywheren and have a bath, etc., etc., etc.

Sri K. Brahmananda Reddy.—I think the communication should go through this Secretariat.

CO-OP. TOWN BANK, PALMANER, CHITTOOR DIST.

*853 (1730-Z) Q.—Sri T. C. Rajan:—Will hon. the Chief Minister be pleased to State;
11th December, 1970.

Oral Answers to Questions.

(a) whether it is a fact that a charge sheet was filed under Section 409 I. P. C. read with section 34 I. P. C. in Palmaner Police Station Cr. No. 28/67 against the then President, Secretary and two other employees of Co-operative Town Bank Palmaner, Chittoor District for misappropriation of public money:

(b) if so, why it is being delayed till today though that charge-sheet was filed in the year 1967; and

(c) Whether it is also a fact that this case was withdrawn by the Police due to Political pressure brought on them?

Sri K. Brahmananda Reddy:

(a) Yes, Sir.

(b) The Police filed the charge sheet in the Court of Judicial First Class Magistrate, Kuppam on 31-12-68.

(c) No, Sir.

(a) whether it is a fact that hundreds of loan files which were sanctioned at all levels and pending payments are accumulated in Land Mortgage Bank, Palmaner, Chittoor District for want of funds;

(b) if so how many files are pending from what date and the amount required for disbursement to clear the loan applications thus accumulated; and

(c) what steps the Government has taken in this regard?

LAND MORTGAGE BANK, PALMANER, CHITTOOR DISTRICT

224—

*870 (1446-S) Q.— Sarvasri T. C. Rajan (Palamaner) and Dianekula Narasimham (Udayagiri) — Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that hundreds of loan files which were sanctioned at all levels and pending payments are accumulated in Land Mortgage Bank, Palmaner, Chittoor District for want of funds;

(b) if so how many files are pending from what date and the amount required for disbursement to clear the loan applications thus accumulated; and

(c) what steps the Government has taken in this regard?
Sri K. Brahmananda Reddy:—

(a) No, sanctioned applications are pending payment for want of funds.

(b) and (c) Does not arise.

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

(a) whether it is a fact that clothes worth Rs. 1,31,000 were lost recently from the Ananthapur District Co-operative Marketing Society; and

(b) if so, the action taken against persons responsible for the loss of the property?

Sri K. Brahmananda Reddy:—

(a and b):—Deficit in stocks of cloth worth Rs. 1,31,792-05 was noticed in the Ananthapur District Cooperative Marketing Society.
The District Cooperative Marketing Society filed a complaint with Police and an arbitration reference was also filed before the Deputy Registrar of Cooperative Societies (Marketing & Consumers), Anantapur with a request to conditionally attach the properties of Sri K. Jaffer Mohiuddin, Salesman, who was found responsible for the deficits. Orders of conditional attachment of the property were passed on 14-5-1970. The case is under investigation by Police. The arbitration reference is pending disposal by the Deputy Registrar, Anantapur. The salesman has been placed under suspension.

Mr. Speaker:— Has he been kept under suspension?
Sri K. Brahmananda Reddy:— I said he was suspended.

Mr. Speaker:— Was he arrested or not?
Sri K. Brahmananda Reddy:— I have no information.

Sri K. Brahmananda Reddy:— The Executive Committee of the District Co-operative Marketing Society, Anantapur, with a view to close down the Cloth Section appointed a Sub-Committee consisting of 3 directors to verify the stocks and arrange for their disposal. This Sub-committee between 27-4-1970 and 29-4-1970 verified the stocks and found deficit in stock of cloth worth so and so.

Sri K. Brahmananda Reddy:— K. Jaffer Mohiuddin, Salesman, is held responsible for the deficit. He was immediately kept under suspension. The District Co-operative Marketing Society Ananthapur, on 9-6-1970 (within less than a fortnight) filed a complaint with the Inspector of Police. It also filed an arbitration reference with the request to attach the properties conditionally. I am told, Sir, the value of the attached property of the Salesman of the District Cooperative Marketing Society, Anantapur, is estimated at about Rs. 1,50,000.
ASSIGNMENT OF LAND IN UPPUTERU VILLAGE

226—

*387 (2361) Q.—Sri S. Vemayya :—Will the hon. Minister for Revenue be pleased to state:

(a) whether it is a fact that one Smt. Kaldindi Parvathamma was assigned 100 acres of land by the Tahsildar of Bhimavaram at Upputeru village in S. No. 3; and

(b) the circumstances that led for the assignment of land to the above individual?

The Minister for Revenue (Sri P. Thimma Reddy :—

(a) No Sir.

(b) Does not arise.
Sri P. Thimma Reddy:— The total extent in Compartment No. 3, Block No. 2 of reserve forest is 1975 acres. It is under the consideration of the Collector and the Collector, I think, has deputed the local Deputy Collector to look after this. Nobody has been assigned till now.

Sri M. V. Reddy:— (In Telugu)

Sri S. S. Reddy:— (In Telugu)
11th December, 1970.

Oral Answers to Questions.

TREASURE TROVES FOUND IN THE STATE

224 (1236) Q.—Sri S. Vemmayya:—Will the hon. Minister for Revenue be pleased to state:

(a) the treasure troves found in the various place of the State from 1-11-1968 to 1-11-1969; and

(b) the worth and the nature of the same?

Sri P. Thimma Reddy:—

(a & b):— A statement showing the Treasure Trove found in various places of the State from 1-11-1968 to 1-11-69 the worth and nature of the treasure is placed on the table of the house.

PAPERS PLACED ON THE TABLE OF THE HOUSE

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<tr>
<th>Name of the District</th>
<th>Place</th>
<th>Nature of the Treasure found</th>
<th>Value of the Treasure</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Kurnool</td>
<td>Moolasagar-ram Village, Nandyal Taluk</td>
<td>An old empty iron safe, without any treasure inside.</td>
<td>Rs. 100-00</td>
<td></td>
</tr>
<tr>
<td>2. Nalgoda</td>
<td>Ramaram Village, Ramannapet Taluk</td>
<td>5 Gold coins</td>
<td>Rs. 250-00</td>
<td></td>
</tr>
<tr>
<td>3. Nizamabad</td>
<td>Kamareddy village and Taluk</td>
<td>500 silver coins of Asif Jahi Dynasty</td>
<td>Rs. 500-00</td>
<td></td>
</tr>
<tr>
<td>4. Krishna</td>
<td>Ramachandru Village, Jaggayapet taluk</td>
<td>Iron and Brass articles.</td>
<td>Rs. 15-00</td>
<td></td>
</tr>
<tr>
<td>5. Karimnagar</td>
<td>Vachunoor village Karimnagar taluk</td>
<td>10 items of silver ornaments.</td>
<td>Rs. 277-50</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Anknoor village, Huzurabad taluk</td>
<td>27 silver coins</td>
<td>Rs. 162-00</td>
<td></td>
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<tr>
<td></td>
<td>Suddala, Siricilla Taluk</td>
<td>52 gold coins</td>
<td>Rs. 3,720-00</td>
<td></td>
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<td></td>
<td></td>
<td>93 gold coins</td>
<td>Rs. 4,300-00</td>
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<td>6.</td>
<td>Warangal</td>
<td>Mylaram, Warangal Taluk</td>
<td>30 copper coins</td>
<td>Not at all valuable</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Voolapadu Punganur Taluk</td>
<td>11 gold coins</td>
<td>387-00</td>
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<td></td>
<td></td>
<td>Vepurikota, Madanapalli taluk</td>
<td>26 gold belts</td>
<td>769-50</td>
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<td></td>
<td></td>
<td>15 gold plates</td>
<td></td>
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<td></td>
<td>2 gold coins.</td>
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<td>7.</td>
<td>Chittoor</td>
<td></td>
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<td></td>
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<tr>
<td></td>
<td></td>
<td>Padmapuram, Salur taluk</td>
<td>134 silver coins</td>
<td>670-00</td>
</tr>
<tr>
<td>8.</td>
<td>Srikakulam</td>
<td>Urjam village, Narasannapet taluk</td>
<td>112 gold coins</td>
<td>700-00</td>
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<td>9.</td>
<td>Cuddapah</td>
<td>Chinnakommadinne village, Cuddapah Taluk</td>
<td>Gold ornaments</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>22 silver coins</td>
<td>75-00</td>
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<td></td>
<td></td>
<td></td>
<td>6 silver rings.</td>
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<td></td>
<td>Tiruvengalapuram Badvel taluk</td>
<td>21 gold coins</td>
<td>52-00</td>
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<td></td>
<td></td>
<td>Chinnakaripalli, Cuddapah Taluk</td>
<td>Gold ornaments</td>
<td>200-00</td>
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<td></td>
<td></td>
<td></td>
<td>silver ornaments</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Kothapeta h/o Chintha Kommadinne, Cuddapah tq.</td>
<td>Gold ornaments</td>
<td>700-00</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>14 small silver pieces 10 red beads</td>
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<td></td>
<td></td>
<td>Vaguva Vade palli h/o of Gunlimadugur Rayachoty Tq.</td>
<td>Gold &amp; Silver coins</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Mahabubnagar</td>
<td>Nawabpet, Mahabubnagar tq.</td>
<td>2275 silver coins</td>
<td>11,000-00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Chennaparappalli, Kollapur taluk</td>
<td>Gold ornaments</td>
<td>2,650-00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Alwanpallli village, Nagar kurnool tq.</td>
<td>Melted gold &amp; silver</td>
<td>3,700-00</td>
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<td>5.</td>
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<tr>
<td>11. Adilabad Bijjur Sirpur Tq.</td>
<td>51 gold small pieces 2,500-00</td>
<td></td>
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<td></td>
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<td></td>
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<tr>
<td>12. East Kottamuru vlg, Godavari Peddapuram tq.</td>
<td>31 gold round pieces 1,735-00</td>
<td></td>
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<tr>
<td>13. Anantapur Dharmavaram, Dharmavaram tq. Kotheapalli vlg, Dharmavaram tq.</td>
<td>20 silver coins 77-00</td>
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Opening of Sub-Taluk Offices in EACH Taluk

228—

*281.1653) Q — Sri K. Munuswamy:— Will the hon. Minister for Revenue be pleased to state :

(a) whether there is any proposal with the Government to establish Sub-Taluk Offices in each taluk of our State for immediate scrutiny and disposal of files and other matters of villages;

(b) if so, from when; and

(c) if not, the reasons therefore?

Sri P. Thimma Reddy:

(a) No, Sir.

(b) Do not arise,
11th December, 1970, Oral Answers to Questions.

(c) There has been no demand so far for the opening of such offices.

Inam of Devada Village

229—

* 318 1874 Q.—Sri P. Sanyasi Rao.—Will the hon. Minister for Revenue be pleased to state: 

(a) whether Devada village in Visakhapatnam Taluk is the "Inam" village of "Durgagudi";

(b) the reasons why the ryots have not been provided the right over the land, by abolishing the 'Inam' of Devada village, just as all other 'Inams' have been abolished; and

(c) whether the Government will take steps for the repairs of the tanks in the said village in view of the fact that the ryots are being put to loss for want of repairs to the tanks, since it is an 'Inam' village?

Sri P. Thimma Reddy:—

(a) and (b) The lands covered by T. D. No. 42 comprising of S. Nos. 1 to 211 of Devada village were declared as inam lands in an Inam village and not held by any institution. This decision of the Tahsildar was confirmed by the R. D. O. Visakhapatnam. Aggrieved by this decision of the R. D. O. Visakhapatnam, the Wakf Board filed a W. P. No. 1762 of 68 before the High Court and it is still pending. The matter is thus subjudice.

(c) There are 34 minor irrigation tanks in this village and the estimated cost of repairs is Rs. 53,300/-. In G. O. Ms. No. 124 Revenue dated 2-2-1970 Government have laid down certain criteria for incurring expenditure in such cases and the Collector will take up works in that order.
Oral Answers to Questions. 11th December, 1970.

not-taken over estates, the expenditure is subject to the following conditions:

(a) The amount shall first be expended to meet the cost of works already executed but not paid for.

(b) If there is any balance, the amount may be expended to complete spillover works in clear estate areas with a view to enable recovery from landholders.

(c) No further demand should be created in respect of sources in non-estate inams until necessary legislative action for vesting such sources in Government on abolition of inams is completed.

COMPREHENSIVE WATER SUPPLY FOR DHARMAVARAM MUNICIPALITY

The Chief Engineer, Public Health, has submitted detailed proposals costing Rs. 11.12 lakhs to install and Rs. 51,700 to maintain annually for providing a comprehensive water supply scheme for Dharmavaram Municipality. The Scheme has been tentatively included in the Annual Plan 1970-71 with a provision of Rs. 1.00 lakh and Life Insurance Corporation of India has been addressed for a loan of Rs. 2.00 lakhs during this year. After the concurrence of Life Insurance Corporation to give the loan is received further action will be taken to take up the scheme.
DRINKING WATER SUPPLY SCHEME TO MACHILIPATNAM MUNICIPALITY

231—

Q.—Sri Buragadda Niranjana Rao:— Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether there is any request from Machilipatnam Municipality for loan assistance from Life Insurance Corporation for drinking water programme;

(b) whether the same has been recommended by the Government; and

(c) the reasons why Machilipatnam Municipality is not given the loan by Life Insurance Corporation?

Sri N. Chennubhama Naidu

(a) and (b) Yes, Sir.

(c) The Life Insurance Corporation of India did not agree to give the loan as the Watersupply Improvement Scheme of the Municipality has not yet been administratively and technically sanctioned. Action is being taken to complete the detailed investigation of the scheme. Thereafter, administrative and technical sanction will be given and the Life Insurance Corporation will be approached again for sanctioning the loan.

Sri R. Mahananda:—Will the hon. Minister for Health & Medical be pleased to state:

(a) whether there is any cell of Medical Officers in the Director of Medical & Health Services for purchase of medicines and equipment for the supply to Medical Institutions in the State;

(b) if so, who are they; and

(c) if not, what is the practice adopted to purchase the medicines and equipment at the State level?
Oral Answers to Questions. 11th December, 1970.

THE MINISTER FOR HEALTH & MEDICAL (Sri Md. Ibrahim Ali Ansari):

(a) No, Sir.

(b) Does not arise.

(c) A Drug Committee appointed by the Government screen and select the drugs which are on the rate contract for a period of one year. A Similar Committee is for recommendation for purchase of equipments. For Drugs, sealed quotations are invited by the Director of Medical & Health Services Office. For equipment, the Superintendents of the Hospitals keeping their necessity, call quotations from six firms and their quotations are scrutinized by a Committee comprising of Specialist at the Medical & Health Directorate.

Sri R. Mahananda: Is there any provision for appointing non-official medical people on the Committee?

Sri Mohd. Ibrahim Ali Ansari: The majority of the members are officials. There is one non-official on the Committee.

Dr. T. V. S. Chalapathi Rao: Who are the members of those two Committees? Are any guide-lines furnished to those committees by the Government?

Sri Mohd. Ibrahim Ali Ansari: The members are:

1. Director, Medical & Health Services...Chairman.
2. Dy. Director, Health.
3. Dy. Director, Medical and Health Services, Medical care.
4. Professor of Medicine, Osmania Medical College, Hyd'bad.
5. Professor of Medicine, Gandhi Medical College, Hyd'bad.
6. Professor of Pharmacology, Osmania Medical College,
7. Professor of Pharmacology, Gandhi Medical College, Hyderabad.
8. Dr. K. Ramesh Pai.
9. Dr. Harischandra.
10. Dr. P. Siva Reddy, Superintendent, Sarojinidevi Hospital.
11. Dr. Krishna Mohana Rao, Superintendent,
    Govt. General Hospital, Kurnool.
12. Dr. K. Suryanarayana, Superintendent, K. G. Hospital,
    Visakhapatnam.

Assistant Director, Medical & Health Services...Convenor.

Dr. T. V. S. Chalapathi Rao: What are the guide lines furnished by the Government for the guidance of those Committees or can they act on their own responsibility?
11th December, 1970.

Sri Mohd. Ibrahim Ali Ansari:—Quotations are called through tenders. Keeping in view the quality of the drug, the minimum tender is selected.

R. R. HOSPITAL AT TIRUPATHI

233—

*602 (1351) Q.—Sri Agarala Eswara Reddy (Tirupathi): Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there is a crematorium to the R. R. Hospital at Tirupathi;

(b) if so, whether the corpses are sent to the crematorium of the Maternity Hospital at Tirupathi;

(c) whether the Government are aware that the corpses sent by the R. R. Hospital are kept in the crematorium for two or three days for disposal to respective persons and foul smell emanates from the decomposed bodies; and

(d) steps taken by the Government to prevent such contingencies?

Sri Mohd. Ibrahim Ali Ansari:—

(a) The Mortuary is located in S. V. Medical College, Tirupathi.

(b) No, Sir.

(c) The dead bodies are sent to the Modern Mortuary in S. V. Medical College where the body is kept free from foul smell and decomposition. But only when this Mortuary fails to function, bodies are kept in the Mortuary behind the Maternity Hospital so that it may be claimed by the relatives before it is disposed off.

(d) Steps are being taken by S. V. Medical College authorities to get the Mortuary in that college repaired whenever it goes out of order. Further to meet exigencies the Superintendent S. V. R. R. Hospital is taking steps for receiving the dead bodies into a room located far away behind the main S. V. R. R. Hospital building and not in the old Mortuary building behind the Maternity Hospital.

Sri A. Eswara Reddy:—The air condition plant in the crematorium is not working for over 2 years. My charge is that the Government is neglecting such things and decomposed remains are lying in heaps. Will the hon. Minister be pleased to say what steps he wants to take?

Mr. Speaker:—Try to get the air condition plant in order.

Sri Mohd. Ibrahim Ali Ansari:—I am getting it done, Sir.

RESEARCH ON CANCER TREATMENT

234—

*609 (1475) Q.—Sri P.O. Satyanarayana Raju (Yemmiganur):—Will the hon. Minister for Health & Medical be pleased to state:

(a) whether the Government received any representations from the Ayurveda and Unani Medical Practitioners, Association
Oral Answers to Questions. 11th December, 1970.

requesting Government aid to conduct research on Cancer treatment and

(b) if so, the action taken by the Government?

Sri Mohd. Ibrahim Ali Ansari:
(a) No, Sir.
(b) Does not arise.

Sri Pooja Subbaya: There are innumerable persons dying every year due to cancer. Therefore, for research, would the Government consider to institute any High Power Committee for the cause of research and evolving remedial measures?

Sri Mohd. Ibrahim Ali Ansari:— We will certainly consider.

Dr. T. V. S Chalapathi Rao:— Is there any cancer research cell in the Cancer Hospital of the Government here?

Sri Mohd. Ibrahim Ali Ansari:— So far we do not have one.

ANDHRA PRADESH LABOUR BULLETIN

235—

"122 (2597) Q.— Sri Badri Vishal Pitti:— Will the hon. Minister for Labour be pleased to state:

(a) whether the Government have revived the publication “Andhra Pradesh Labour Bulletin”;

(b) if so, since when,

(c) whether the Government are contemplating to bring out a Telugu Supplementary edition to the said bulletin;

(d) if so, when, and

(e) if not, the reasons therefor?

The Minister for Labour (Sri G. Sanjeeva Reddy):—
(a) Yes, Sir.
(b) Since April, 1970.
(c) Yes, Sir.
(d) As and when the finances are available.
(e) Does not arise.
టెలుగు మీ ఎందుకంటే చెప్పండి. టెలుగు కూడా ఇది ఒక ప్రాంగణం చెప్పండి. అంశాల కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి. ఇది కూడా ఇది ఒక ప్రాంగణం చెప్పండి.
Oral Answers to Questions. 11th December, 1970.

(a) & (b) : A statement is laid on the Table of the House.

STATEMENT LAID ON THE TABLE OF THE HOUSE

(Vide Starred L. A. Q. No. 2678 *236) by

Sri A. Baswara Reddy, M. L. A.,

Cl. (a) : Statutory Labour Welfare Funds have already been constituted by the Government of India in respect of workers engaged in mica mines, iron ore mines and local mines;

Cl. (b) : The sources of these three Funds are :

1) Iron Ore Mines Labour Welfare Fund :

The Fund comprises of the cess collected at the rate of twenty five paise per metric tonne of the iron ore produced.

2) Coal Mines Labour Welfare Fund :
The Fund comprises of the cess collected at the rate of 49:21 paise per metric tonne of the Coal and Coke despatched from the Collieries.

3) Mica Mines Labour Welfare Fund:

The Fund comprises of the cess collected at 21% advalorem on mica exported from the concerned territories.

The aims and objects of the three Funds are, financing of activities to promote the welfare of labour employed in the above three industries. The main welfare activities are health, recreation, education, housing and water supply.

Social Welfare Hostels

(a) and (b) In January, 1969 Government issued orders fixing the reservation of seats for Backward Classes in Harijan subsidised hostels as 10% as against 35% fixed earlier.

(c) No, Sir.
Oral Answers to Questions. 11th December, 1970.

1. Mr. Speaker:— Ask, what is the current status of...?

2. Mr. Speaker:— Requested to ask, what is the current status of...

3. Mr. Speaker:— Ask, are the current status of...

4. Mr. Speaker:— Are the current status of...

5. Mr. Speaker:— He says that the concerned Minister has informed that the G. O. has been cancelled.

6. Mr. Speaker:— He says that the concerned Minister has informed that the G. O. has since been cancelled.

7. Mr. Speaker:— 28-7-70 is the date for...?

8. Mr. Speaker:— A.O.M. is...

Mr. Speaker:— He says that the concerned Minister has informed that the G. O. has since been cancelled.

(a) The answer is in the affirmative.

(b) The Head-master, Parishad High School, Nunna, Krishna District submitted the applications for scholarships of the seven girls twice. Owing to rush of work at the fag end of the financial year in the office of the Director of Social Welfare, the seven girls were granted Scholarships twice. The concerned staff member of the Office of the Director of Social Welfare was warned to be careful in future and the Head-master has been directed to report the circumstances under which he sent the applications of the same pupil twice.

(c) The answer is in the affirmative.

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(c) The answer is in the affirmative.

238—

(a) whether seven girls to whom residential Scholarships were granted by the Director of Social Welfare in his Proceedings No. E2-34106/69 dt 27-2-1970, have once again been granted residential Scholarships in his Proceedings No. E2-5905/70, dated 12-7-1970 during '69-70?

(b) if answer to clause (a) is in the affirmative reasons for such double sanction and steps taken to avoid them in future; and

(c) whether any verification will be made to trace out all such double sanctions during the year 1967-68, 1968-69 and 1969-70?

Sri A. Vasudeva Rao

(a) The answer is in the affirmative.

(b) The Head-master, Parishad High School, Nunna, Krishna District submitted the applications for scholarships of the seven girls twice. Owing to rush of work at the fag end of the financial year in the office of the Director of Social Welfare, the seven girls were granted Scholarships twice. The concerned staff member of the Office of the Director of Social Welfare was warned to be careful in future and the Head-master has been directed to report the circumstances under which he sent the applications of the same pupil twice.

(c) The answer is in the affirmative.
239—

*162 (2883) Q.—Sri R. Mahananda:— Will the hon. Minister for Information & Public Relations be pleased to state:

(a) whether there is any proposal before the Government to encourage Puppet Show in the State for publicity of Government activities and to educate the rural masses for development activities by granting subsidies; and

(b) what are the measures proposed to encourage this sort of art?

Sri A. Vasudeva Rao:—

(a) No, Sir.

(b) Does not arise.
11th December, 1970.

Oral Answers to Questions.

Sri G. Siviah (Puthuru):— The artists in this field are mostly confined to Chittoor and Nellore Districts, Sir, where as the State Government is encouraging other artists. If we cannot encourage these artists, I am sure that the culture of these will die in a short period. In view of that, will the hon. Minister take any steps to encourage these artists any time?

Sri A. Madhava Rao Will the hon. Minister for Women’s Welfare be pleased to state:

Financial Assistance to Tourist Vehicles

240—

*958 (2836-D): Q.—Sri A. Madhava Rao:— Will the hon. Minister for Women’s Welfare be pleased to state:
Oral Answers to Questions. 11th December, 1970.

(a) whether it is a fact that the Tourism Department of the Union Government has drawn up a scheme to provide financial assistance by way of hire purchase of cars and coaches, mini-buses and omnibuses to be run as tourist vehicles; and

(b) the number of vehicles purchased by the State Government under the scheme so far during 1970-71 and the manner in which these vehicles are used or proposed to be used?

The Minister for Women’s Welfare:—Smt. Roda Mistry:

(a) Yes, Sir, a hire purchase form of Government of India is placed on the table of the House.

(b) The State Government have not purchased any vehicle under the scheme during 1970-71.

PAPERS LAID ON THE TABLE OF THE HOUSE IN CONNECTION WITH THE L. A. Q. No. 2836-D (Starred)

*240 given notice by Sri A. Madhava Rao, M. L. A.

APPLICATION FOR THE HIRE PURCHASE OF TOURIST TRANSPORT VEHICLE

1. Name of the applicant (with full business/office address, telephone etc.)

2. Particulars indicating whether the applicant is a proprietor concern or body corporate/any association of persons or otherwise: (A copy of registration certificate, date of incorporation, date of commencement of business etc. Whatever applicable may be given. In case of (individuals, age, father’s name and residential address may be given).

3. Full particulars of the present assets of and income from the car hire business along with the audited profit & loss account, and balance sheet for the previous three years duly certified by a Chartered Accountant (Income Tax Clearance Certificate as well as statement showing the applicant’s earnings in foreign exchange for the three previous years duly certified by the concerned Travel Agents, Hotels, Airlines, Banks etc. may also be attached.)

4. Full particulars of the existing liabilities by way of loans from the Government or Private or Public bodies or any other individuals or others indicating the rate of interest, mode of repayment, the securities given against each and also whether there had been any default in repayment of these loans.

5. Income from any other business supported by a copy of the audited account and balance sheet for the last three years.

6. Particulars of any other properties or investment belonging to the applicant indicating whether they are encumbered or free from any encumbrance.

7. Particulars of Bank accounts with the name of the Bank and the branch supported by attested monthly summary of the transactions for the last three years.
8. No. of motor vehicles that are being owned and run at present with their full particulars, including names of drivers who can speak English. Indicate also the dates from which each vehicle is being owned and run.

9. Date of recognition of the applicant by the Department of Tourism as Tourist Car Operator (Particulars of letter No. and date conveying the approval may please be indicated).

10. Particulars of any other agreement or contract of any kind entered into by the applicant with the Government during the past 5 years.

11. Amount of contribution required from Government towards the price (See page 9 of the Instructions).

12. The number of hire instalments in which the applicant proposes to repay the Government contribution with interest. (See page 12 of the Instructions).

13. Particulars of other loans if any taken by the applicant for the purchase of this vehicle from any other source with details of interest payable, security offered and other conditions.

14. Total price of the vehicle and terms of payment etc. with dealer.

15. Details of the vehicle proposed to be purchased the name and complete address of the dealer from whom the vehicle is to be purchased.

16. Details of Bank or insurance guarantee proposed to be furnished in respect of the due repayment of all hire instalments to the Government.

Note: A letter from the Guarantor may be obtained and forwarded stating that if the Government accepts the application for hire purchase, the Guarantor will stand guarantee for the applicant.

17. Other information, if any.

I hereby declare and state that I have fully gone through the Instructions for the hire purchase of tourist transport vehicles and agree to abide by all the conditions mentioned therein. I further agree to abide by all the conditions of hire purchase as per terms of the hire purchase agreement the specimen form of which I have read and understood. The facts stated in this application are correct. I will use the vehicle as tourist taxi only in terms of the sales instructions of the agreement.

I further declare and state that I have not violated any departmental instructions, rules, or regulations or of any agreement or contract with the Government.

Sri A. Madhava Rao: Whether it is a fact that subsidy for the the total price of the vehicle or Rs. 45,000 whichever is less, is being granted by the Central Government?

Smt. Roda Mistry:—Yes, Sir.

Sri B. Ratnaabhapathi:— May I know whether in the matter of allotting the permits for the purchase of these vehicles there is any priority list, i.e., the list of persons having certain interests like
Oral Answers to Questions. 11th December, 1970.

defence personnel or dismissed defence personnel or retired defence personnel like that?

Smt. Roda Mistry:— There is no priority list Speaker Sir. But the conditions are the tourist should have been owning and running the cars for at least three years from the date of recognition as tourist car operated by the Department. One shall own and run at least the fleet of three vehicles. He must not have been found guilty of any other thing relating to the Departmental instructions or the breach of any agreement or contract executed with the Department. These are the prerequisites for application forms.

Sri C. Janga Reddy (Ponkal):— How many applications have been received and what is the position of disposal?

Smt. Roda Mistry:— Separate question, Sir.

Smt. Roda Mistry:— This involves giving of large sums of money and the person who wants to take the loan should give his bona fides before he approaches the Government to take the facilities. These are rules laid down by the Government of India but we shall make a recommendation if the Hon'ble Member of this House so desires the Government.

Smt. Roda Mistry:— I have not followed it thoroughly but I presume he wants that whether these vehicles will be used for the Tourists alone. There is another condition which says a statement showing the earnings of foreign exchange, if any, for the three previous calendar years duly certified by the concerned Travel Agents, Hostels, Airlines, Banks is also required before he can apply.

Mr. Speaker:— His complaint is that people who are having Tourist Cars are misusing the powers. They are abusing the powers or the rights.

Smt. Roda Mistry:— Yes Sir. That is true. We also notice these things. But there is no way we can control them unless we have the Tourist Act. The Act must be legislated first to give us the powers to take action. It is a very serious problem and we are seized in the Department, at the State level as well as at Govern-
ment of India level and we are also moving of drawing up an Act to legislate this particular aspect of the misuse of tourist vehicles and other facilities also.

Sri B. Ratna Sabhathi:—The Minister in her reply admitted that there are certain lapses. As was said by Sri Vavilala Gopalakrishnayya, should we wait till the Act is made in order to check these lapses? If there are really lapses of such a serious nature, the general law can be made applicable and they can be brought to book and punished in law.

Smt. Roda Mistry:— Sir, there must be some powers with you to take action also.

Mr. Speaker:— Under the existing laws you have got certain officers who can check or control this kind of things.

Smt. Roda Mistry:— The problem arises out of which they would recommend these taxis, tourist buses etc. but the permit issuing authority is somebody else. We do not issue the permits for the plying of vehicles and we can only inform the Road Transport Authority for those lapses and they have to take action on the party concerned and we are doing that.

Sri N. Ramachandra Reddy:— Is there no co-operation between the Department and Department? If the particular Department is helpless, then this Department can take the help of the other Department.

Mr. Speaker:— Apart from that the Transport Authorities have got powers under the existing law to take necessary action if anybody abuses his powers or rights.

Sri N. Ramachandra Reddy:— But the answer given was that the Department was helpless.

Smt. Roda Mistry:— We shall take it up seriously now, Sir, since this has been noticed by everybody. I can only reiterate my statement that it is necessary to have an Act to give us also powers to take action along-side the Road Transport Authorities.
Mr. Speaker:—They have recommended to the Central Government. Now, there are two Short-notice questions.

SHORT NOTICE QUESTIONS AND ANSWERS

240-A

(S.N. Q. No. 1669-X) Sri M. Chinnangaiah, M.L.A.,—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that the Oppalapadu Gram Panchayat paid Rupees 1,14,000/- to the Guntur municipality for the supply of Drinking water from Guntur Comprehensive Water supply scheme to Oppalapadu Gram Panchayat;

(b) whether it is a fact that the Government in its memo. No. 333-A2/70 Dt. 15-9-1970, sent instructions to the Chief Engineer (Public Health) to get the work executed by the public health Engineering Department urgently; and

(c) If so the action taken thereon.

The Minister for Municipal Administration (Sri N. Chanchurama Naidu):—

(a) An amount of Rs. 1,10,625.50 was paid by Uppalapadu Gram Panchayat to Guntur Municipality for the supply of Drinking Water from the Guntur Comprehensive Water Supply Scheme.

(b) Yes, Sir, but subsequently Government have instructed the Chief Engineer (Public Health) to go ahead with the work with the unspent balances relating to Guntur Water Supply Scheme and complete the work without any further delay.

(c) Necessary instructions have been issued by the Chief Engineer (Public Health) to the Superintendent Engineer (Public Health) Guntur to take up the work immediately.

Mr. Speaker:—The Government have recommended to the Central Government. Now, there are two Short-notice questions.

SHORT NOTICE QUESTIONS AND ANSWERS

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11th December, 1970.

Short Notice

Questions and Answers.

1. The general picture (in Telugu):— Sir, have you taken any action against the officers responsible for this? Sir?

2. The specific question (in Telugu):— Sir, have you taken any action against the officers responsible for this? Sir?

3. Sir Y. Venkata Rao:— Has he taken any action against the officers responsible for this, Sir?

4. The report (in Telugu):— Sir, have you taken any action against the officers responsible for this? Sir?

5. The specific question (in Telugu):— Sir, have you taken any action against the officers responsible for this? Sir?
CONSTITUTION OF TOBACCO BOARD

Sri G. Venkata Reddy:— Will the Hon'ble Minister for Commerce be pleased to state:

(a) Whether there is any proposal to constitute a fresh the Tobacco Board; and
(b) if so, when it will come into effect and where it will be located?

The Minister for Commerce (Sri P. Anikinedu Prasada Rao):—

(a) The State Government have recommended to the Government of India to constitute a Tobacco Board on the lines of Tea Board and Coffee Board.

(b) It is too early to say anything in the matter.

On what basis the State Government requested the Central Government for the formation of the Board?

Sri P. Anikinedu Prasada Rao:— It was therefore felt that the Centralised institutions such as Tobacco Board will be highly beneficial to the all-round development of the Tobacco industry by coordinating and integrating effectively the different activities relating to research, development, marketing and export promotion which are currently attended to by different organisations. It was also considered that such a Board can also take up schemes for maintenance of buffer stocks and bring about stabilisation of prices especially during the period of surplus production and also disseminate research findings and take it to the growers for improved methods of cultivation.
345 11th December, 1970.

Short Notice
Questions and Answers.

1. What is the significance of (mention)?
   — (mention)

2. What is the purpose of (mention)?
   — (mention)

3. What is the role of (mention)?
   — (mention)

4. What is the responsibility of (mention)?
   — (mention)

5. What is the significance of (mention)?
   — (mention)

6. What is the purpose of (mention)?
   — (mention)

7. What is the role of (mention)?
   — (mention)

8. What is the responsibility of (mention)?
   — (mention)
Points of Information.  11th December, 1970.

re: Price of Musoori Paddy.
re: Medical Employees, Association.

MESSAGE FROM THE COUNCIL
re:—Andhra Pradesh Animals and Birds Sacrifices Prohibition (Amendment) Bill, 1970.

Mr. Speaker:— I have received the following message from the Chairman, Legislative Council.

'Sir, In accordance with the Rule 174 of the Andhra Pradesh Legislative Council Rules, I transmit a copy of the Andhra Pradesh Animals and Birds Sacrifices Prohibition (Amendment) Bill, 1970 as passed and agreed to by the Legislative Council on 9th December, 1970 without any amendment and signed by me.'

POINTS OF INFORMATION
re:— Price of Musoori Paddy.

re:— Medical Employees, Association.
11th December, 1970.

Point of Information.

re: Medical Employees, Association.

(1) "This clearly shows that the Departments are not at all evincing any interest in implementing the Assurances made by the Ministers on the Floor of the House during 1962-67". (2) The Committee is sorry to observe that in spite of its repeated comments regarding the necessity of expediting the action taken on the assurances, the Departments of the Secretariat are still delaying to send replies; (3) The Committee regrets to note that the action taken by the reps, in terms of the above said D. O, is not satisfactory.

Sri M. H. Ibrahim Ali Ansari:— Sir, the whole thing was examined by Law. As long as it does not come in the way of the Supreme Court Judgement........
Point of Information.

11th December, 1970.

re: Medical Employees, Association.

law”. But according to their decision, they are going on strike. The whole city is going to be in an anomalous position as far as hospitals and patients are concerned.”

You can get it better examined. We are not asking you not to get it examined by the legal department. The most urgent aspect that has to be taken is that why not the Minister invite those people, speak to them and try to solve their grievances?

Sri Mohd. Ibrahim Ali Ansari:

The issue cannot be settled by negotiation because there are some legal aspects that are coming in the way. I am getting it examined. They want that the Union should be registered under Labour Act. If it does not come within the purview of the Supreme Court’s Judgement, we are prepared to register it under the labour Act. As long as it is not there, there is no use. However, I am holding discussions. They are always open to hold discussion. I am trying to solve their problems and I am prepared to do. But still they are prepared to do it.

Dr. T. V. S. Chalapathi Rao:— Will the Hon. Minister be pleased to ask the Legal Department to expedite their opinion, so that, this House will be able to know something before they disperse

Sri Mohd. Ibrahim Ali Ansari:— I will ask them to examine it immediately.

Sri B. Ratna Sabhapathy:— To-morrow the strike is going to begin. If you start discussion with the Legal Department about the position when is it going to end Sir? All that we request the Government is to call them and settle it immediately.

Mr. Speaker:— The employees – the Minister says that he has asked the Legal Department to give their opinion as early as possible. It will be decided.

Sri B. Ratna Sabhapathy:— I don’t think it will be decided.

Mr. Speaker:— He said that he is getting it examined by the Legal Department. When they are going on strike to-morrow, you cannot ask his opinion to-day itself.


Mr. Speaker:— He has moved in the matter. He said he has asked for the legal opinion and as soon as it is obtained, he will move. He also said that he had talks with them.

Sri B. Ratna Sabhapathy:— This cannot be settled by the Legal Department only. The whole issue is before the Joint Select Committee on Industrial Relations Commission Bill.
Mr. Speaker:—What do you want the House to do?

Sri B. Ratnasabhapathy:— They were not allowed to have discussions with them.

Mr. Speaker:—You don’t want to believe the statement of the Minister. He says that he is carrying on talks with the concerned people. Is it not so?

Sri B. Ratnasabhapathy:—The Director has closed the Doors.

Mr. Speaker:—Please take initiative in the matter and see that the matter is settled.

Sri Mohd. Ibrahim Ali Ansari:— They can as well come. I am certainly going to help. But the legal point is coming in the way.

Mr. Speaker:—Even that will be settled shortly.

Sri B. Ratnasabhapathy:—Yes Sir.

Dr. T.V.S. Chalapathi Rao:—With regard to the Entrance Examination to the 1st M.B.B.S. students into the Medical College, the other day the Chief Minister was pleased to say something. Have you received the copy of the judgment? Are you going to publish the lists?

Sri Mohd. Ibrahim Ali Ansari:—We are expecting a copy of it. Yesterday, unfortunately the Air Service was cancelled. So our Deputy Director most probably will get it to-day.

Dr. T.V.S. Chalapathi Rao:—Why should they not publish the results? They can publish the results.

Sri Mohd. Ibrahim Ali Ansari:—There is a Call Attention. I am making a statement.

BUSINESS OF THE HOUSE

Sri G. Rajaram (Balkonda):—I would like to draw your attention to the most discouraging and degrading caption in a weekly “Current Times”. The caption is “Kick out these M. L. As.”

Mr. Speaker:—You please send it to me. I may take some time to examine it. I will read and discuss with you and then you can raise it on the floor of the House.

Sri G. Rajaram:—I would like to explain the whole thing. This is in connection with the performance of the M. L. As.

Mr. Speaker:—I will go through it. Please send it.

(The Paper was passed on to Mr. Speaker.)
Point of Information.

11th December, 1970.

re: Eviction of Harijans from lands in Manukota.

POINT OF INFORMATION

re: Eviction of Harijans from lands in Manukota.

Mr. Speaker:— Every member has got a right to raise any issue and focus the attention of the Government. You can certainly do it by giving a notice. You have already given notice with regard to some other village. I have admitted it under Rule 74. If there are any more things, you can give notice. I will then consider. Why do you raise all these things. I am getting nearly 20 or 25 notices under 74 every day. To-day 13 Call attention notices are posted in the Agenda. I am trying to be as liberal as possible to give opportunity to the members to raise on important issues.
11th December, 1970.

Business of the House.

Sri C. V. K. Rao:— Let the Chief Minister withdraw his observation in view of the observation of the Chair.

Mr. Speaker:— Further, you must also consider what are important and what are not important. Please bring them to the notice of the Chief Minister or any other minister concerned, so that they may take necessary action.

Dr. T. V. S. Chalapathi Rao:— We thank you for your liberal gesture.

Mr. Speaker:— Still I have got 60 or 70 Call Attention Notices, and we are sitting for another 7 days or so.

Dr. T. V. S. Chalapathi Rao:— We have no complaint against the Hon. Speaker. But the Ministers are not doing their duty. You have admitted a short notice question on a very important matter and it is not at all coming forward.

Mr. Speaker:— The Chief Minister is giving an assurance in regard to pattas to landless people that if it is brought to his notice he will take immediate action. If he does not take any action, you can raise it again.

BUSINESS OF THE HOUSE

Dr. T. V. S. Chalapathi Rao:— Four days back a short notice question was admitted on a matter pertaining to the department under the charge of the Chief Minister and nothing is forthcoming. They are deliberately delaying it so that chance of time will fast run away and they can postpone it to the next session. They are not realising the importance or the urgency of the matter, which the Speaker is pleased to admit.

Mr. Speaker:— If it has been admitted, I will see that it is answered before the session closes.

Mr. Speaker:— It has been admitted and it will be called on the 15th.
Business of the House.  11th December, 1970.  352

floor of the House. Let us see if the Minister has given such assurance and if that assurance is not implemented, we shall ask the Minister for his explanation. That is one thing. Now, if officers who are responsible do not implement the decision, are they not responsible?

Mr. Speaker :- I was not present in the House day before yesterday when Mr. P. Thimma Reddy, Minister for Revenue seems to have given some kind of assurance that the land revenue collections shall be postponed, etc.

Sri B. Niranjana Rao :- We are not asking for postponement. We are asking the Government only not to attach the standing crops.

Mr. Speaker :- Perhaps postponement of arrears of revenue, etc.

Sri K. Brahmananda Reddy :- Attachment does not mean much excepting securing the property.

Mr. Speaker :- I am glad you have made a very vehement statement. At the same time, I want you to follow it up by action. Give notice and we will take action.
Mr. Speaker:— I have already cleared the position. I told you that the Members have got a right to raise these matters in the House in the form of Call Attention Notice or Short Notice Question; I have already admitted one or two such notices. You can raise other matters also in the same way. Let there be no discussion about it.
Point of Information. 11th December, 1970.

re: Forcible collection of Land revenue, and Levying penalties.

Mr. Speaker:— Please put a short notice question. I will ask the Chief Minister to get the necessary information.

Mr. Speaker:— You raise it tomorrow. The Minister for Education is not here.

Point of Information

re: Forcible collection of land revenue, and levying penalties

Mr. Speaker:— What has the Minister for Revenue to say about all the points raised by several members?
355


Mr. Speaker:— Are you in a position to make a statement?

Sri K. Brahmananda Reddy:— No.

BUSINESS OF THE HOUSE

Sri C.V.K. Rao (Kakinada):— Sir, I have to bring to your notice what the Government is doing without any respect.
the House. The circumstances under which you resigned are being repeated.

Mr. Speaker:—Why repeat all those things? What is the point you want to raise?

Sri C. V. K. Rao:—The issue is still very much alive and I want you to take drastic action on the matter I am raising. You know, Sir 4 or 5 days ago you have assured the House that in respect of all the questions which have been admitted the Government should send their replies. They have not. This is an issue which I have been bringing to the notice of this House since the last session. I have given 38 questions out of which only 11 questions are admitted and out of this 11 only 3 or 4 questions answered. Under these circumstances, how are we to function? This is a point which I have been driving at. Now the Government that has failed to answer all questions which have been admitted by you is not only committing a grave contempt of the House but also of the Speaker.

Mr. Speaker:—I will get the position examined.

Sri C. V. K. Rao:—But already 5 days have passed. We have got only another 5 days. I am prepared to concede. By this kind of conceding, I would be only violating my responsibility. I can’t fail in the discharge of my duties.

Mr. Speaker:—According to you 30 questions have been admitted...

Sri C. V. K. Rao:—38 questions I have given notice. II admitted.

Mr. Speaker:—I do not know for how many questions answers have been received. Questions for which answers have been received will certainly be answered during the session and if answers have not been received for the other questions I will see that answers are received as early as possible.

Sri C. V. K. Rao:—Within the next 5 days supposing they don’t answer will you be prepared to allow a privilege motion from me?

Mr. Speaker:—That is why, I said, I would get the position examined and try to see that as many questions as possible which are admitted are answered before the end of the session.

Sri C. V. K. Rao:—Kindly follow the rules, Sir. Let the rules be followed.

Mr. Speaker:—I will see that the rules are followed. That is the end of the matter. Please sit down. I will see that all those questions which are admitted, if possible, are answered—

Sri C. V. K. Rao:—By that kind of ‘if possible’, we can as well take it for granted that the Government is not going to oblige. If you tell us ‘as many as possible’ ‘if possible’ and so on, we cannot get justice from this type of Government. They have got a callous attitude towards this House. Unless and until I make it very clear, there can be no meaning in myself functioning as a
Legislator. This applies to everyone of us. Is it not the responsibility of the men on the Treasury Benches that they should take immediate steps to answer the questions which have been admitted? You can't defend them. Excuse me, Sir. You can't defend them.

Mr. Speaker :— Mr. Rao, I am not defending anybody. You are simply wasting your energy. [Laughter]

Sri C. V. K. Rao :— I have wasted 4 years' energy. Let me tell you very clearly that for 4 years I have wasted and I am not going to waste any single minute. That is the very reason why I am going to find out the persons responsible who have not sent the answers. The question is a very important thing.

Mr. Speaker :— I am taking a very serious notice of what you have said. I shall see what I can do in the matter.

Sri C. V. K. Rao :— We have got 5 days more and let me not be given an opportunity—

Mr. Speaker :— Kindly resume your seat.

Sri K. Brahmananda Reddy :— In his emotion which is conjured up for the purpose, to say that the Government is callous... [Interruption by Sri C. V. K. Rao] we have got the greatest respect to this House.

Sri C. V. K. Rao :— The Chief Minister takes matters so light. After all, we are not at the mercy of anybody. We are at the mercy of the people who have returned us here. Therefore, should the Chief Minister make so light of this whole affair— where you are here to guide the destinies of the House?

Mr. Speaker :— That is enough.

Sri C. V. K. Rao :— What is the opinion I get?

Mr. Speaker :— Mr. Rao, kindly sit down. I request you to kindly resume your seat. I have already told you I have taken a very serious notice of what you have said. I am going to take action. Kindly sit down.

(Continued interruptions from Sri C. V. K. Rao)

Mr. Speaker :— No please. Now, Smt. Eswari Bai.

Smt. J. Eswari Bai :— I have given 3 notices under Rule 74. One is regarding family planning centres.
Calling attention to matters of urgent public importance: 11th December, 1970.

re: Need for rehabilitation of villages of Sriharikota.

Mr. Speaker:—That is why, I appeal to the members. The number of call attention motions I am receiving every day is about 20 to 30. At that rate, it will be impossible to get all these call attention notices answered on the floor of the House. What I consider very important I am admitting.

Smt. J. Eswari Bai:—But this is important.

Mr. Speaker:—It is impossible to admit all the notices which members sent. If any member feels that it is a very urgent matter or a matter of very great importance, still he can come and discuss with me. You can come and discuss with me because you can’t raise again on the floor of the House every notice which is disallowed.

Calling attention to matters of urgent public importance:

re: Need for rehabilitation of villages of Sriharikota.
11th December, 1970.

Calling attention to matters of urgent public importance:

re: Need for rehabilitation of villages of Sriharikota.
Calling attention to matters of urgent public importance:
re: Need for rehabilitation of villages of Sriharikota.

Sri K. Brahmananda Reddy:— Consequent on the establishment of East Coast Rocket Range at Sriharikota Island, the State Government had to acquire all the private lands including village sites in the following villages on behalf of the Government of India:

1. Kalavangu
2. Beripeta
3. Kondaledu
4. Chennagaripalem
5. Nataripalem
6. Rettamala
7. Chengalapalem
8. Doravaripalem
9. Kokkaramula
10. Chandrasi Kuppam
11. Pullinjeri Kuppam

Originally there was no proposal to acquire the lands and the village site of Pullinjeri Kuppam; The Project authorities have since decided to acquire the private lands and the village site of this village also. The rehabilitation involves shifting of about 2000 families of the 11 villages.

The entire cost of the rehabilitation will be borne by the Govt. of India. This Government in consultation with the Govt. of India have issued orders to the Collector to adopt the following principles for rehabilitating the displaced persons:

1. Displaced families who do not desire to be rehabilitated in the rehabilitation centres established by Government shall be given an outright cash grant of Rs. 500/- per family.
Calling attention to matters of urgent public importance:

re: Need for rehabilitation of villages of Sriharikota.

2. Displaced families seeking rehabilitation at the rehabilitation centres shall be provided house sites at the rate of 10 cents per family free of cost. They shall be provided with transport at Government cost to enable them to shift along with their belongings from the acquired village to the rehabilitation centre.

3. The displaced families will be permitted to remove free of cost the dismantled materials or residential buildings, while in respect of non-residential buildings such removal may be permitted on payment of 75% of the assessed cost. At the rehabilitation centres the scrub jungles will be cleared and house sites and approach and internal roads will be laid at Government cost. Amenities will also be provided at the rehabilitation centres in the shape of drinking water wells, community halls, school buildings and temples, the scale being determined in accordance with requirements and taking into account the availability of funds. If after meeting the above expenditure any surplus funds are available out of the total allotment for rehabilitation, calculated at Rs. 500/- per family, further amenities will be provided.

4. Displaced families will also be granted, free of cost Government land for cultivation purposes equivalent to the extent acquired from them subject to a maximum of 5 acres of dry land or 2 acres of wet land per family. The remaining lands in the rehabilitation area after meeting the above requirements will be assigned to landless poor persons among the displaced, under the normal assignment policy.

Necessary staff to attend to the work of rehabilitation has already been sanctioned. Government also have issued orders for disreservation of the forest areas in the following blocks for the rehabilitation of persons displaced from Sriharikota:

<table>
<thead>
<tr>
<th>Name of the block</th>
<th>Area to be disreserved (in acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vavveru</td>
<td>1125</td>
</tr>
<tr>
<td>Dagadarthi</td>
<td>310</td>
</tr>
<tr>
<td>Kothapalli</td>
<td>1140</td>
</tr>
<tr>
<td>Tonduru R. L.</td>
<td>544</td>
</tr>
<tr>
<td>Tondur (Revenue Land)</td>
<td>307-17</td>
</tr>
<tr>
<td>Rosanur</td>
<td>500</td>
</tr>
</tbody>
</table>

4026 acres

The Collector has sent proposals for dis-reservation of further extent of forest lands. These are under consideration. The Govt of India have already placed necessary funds (Rs. 20 lakhs) at the disposal of the Collector, Nellore, for land acquisition and rehabilitation. We have requested the project authorities to give first priority to qualified persons from the families which are being shifted from the Sriharikota Island, while filling up posts for the project.
Calling attention to matters of urgent public importance:

re: rough conditions in Ongole district.

The State Government have been doing what all they could to help the displaced persons and will also assist them to the extent possible.
11th December, 1970.

Calling attention to matters of urgent public importance:
re: rough conditions in Ongole district.

 Calling attention to matters of urgent public importance:
re: rough conditions in Ongole district.
Calling attention to matters of urgent public importance:

re: Fire accident in Singaram, Gopalapatnam, Malkapuram, Maddilapalem, Yerada etc. villages in Visakhapatnam taluk.

Sr. P. Thimma Reddy:— Sir, in the month of October 1970, the Board of Revenue Reported to Government that seasonal conditions in all the 21 districts of the State were quite satisfactory and that there was no need to take up any relief measures and that scarcity conditions existed in some pockets here and there which is a normal phenomenon. Recently, there have been representations to Government about prevalence of drought conditions in Ongole, Anantapur, Kurnoor, Cuddapah and Nellore and some other districts and the Government have called for special reports from the Collectors for discussion in the Assembly on the 14th and 15th. These reports are just now arriving and all necessary and possible action will be taken in the light of discussion mentioned above. So far Ongole District is concerned, Sir, the Collector's report just now received shows that the taluks of Giddalur, Markapur, Podili, and Kanigiri have been somewhat affected for want of timely rains; while the Conditions in Darsi taluk are said to be fairly satisfactory except in Donakonda and Parichettirkas. The Collector is closely watching the situation and has promised to undertake relief measures wherever necessary.

re:- Fire accident in Singaram, Gopalapatnam, Malkapuram, Maddilapalem, Yerada etc., villages in Visakhapatnam taluk.
365 11th December, 1970.

Gaining attention to matters of urgent public importance:
re: Fire accident in Singaram, Gopalapatnam, Malkapuram, Maddilapalem, Yerada etc., villages in Visakhapatnam taluk.

Sri P. Thimma Reddy:— Fire accident occurred in Singaram village on the 4th November 1970. 94 houses were gutted. The loss of property is estimated about Rs. 16,150. The victims were given cash relief to the extent of Rs. 3,700 and Messrs.
Calling attention to matters of urgent public importance.

11th December, 1970.

re: Delay in admissions of medical colleges.

Heavy Plates and Vessels Limited offered 94 palmyrah leaves to the victims.

Fire accident occurred at Gopalapatnam on 11-11-1970. 454 houses were gutted. The loss of property is estimated at Rs. 1,02,600. 442 families were affected and 364 families who are eligible for assistance were given relief. A sum of Rs. 13,125 was disbursed as cash relief to the victims. Immediately free food was arranged at a cost of about Rs. 5,000. There was no loss of life.

There was a fire accident in Malkapuram on 6th and 8th November 1970. 27 houses were gutted in all. The loss of property was estimated about Rs. 5,700. 23 families were affected. Rs. 900 were given as cash relief. There was no loss of life.

Fire Accident occurred in Maddilapalem. 8 houses were gutted. The loss of property was estimated about Rs. 2,100. 8 families were affected. Four deserving families were granted cash relief of Rs. 200 each. A Harijan boy was burnt to death. There was no loss of cattle.

A major fire accident occurred at Yerada village on 27-11-1970. 775 houses were gutted. The loss of property was estimated to be about Rs. 1,34,500. 760 families were affected and all the affected victims were granted the cash relief of Rs. 33,700. In this connection, it is reported that out of 760 families, 128 families drawing salaries exceeding Rs. 50/ were granted cash relief. In view of the major fire accident free food was arranged to the victims at a cost of Rs. 1,500. One old woman died due to choking. 6 more individuals received minor injuries and burns. The Collector is taking steps to sanction ex-gratia payment to the deceased.

(Mr. Deputy Speaker in the chair)

re:— Delay in admissions to medical colleges.
Calling attention to metter of urgent public importance, re: Delay in admissions of medical colleges.

Mr. Deputy speaker:— I do not allow anybody.
Calling attention to matters of urgent public importance.

re: Delay in admissions to medical colleges.

Mr. Deputy speaker:— We should pin down somewhere.

Dr. T.V.S. Chalapati Rao (Vijayawada):— Sir, it is very unfortunate or deplorable that on a vital matter like this, the Government have bungled the issue on account of lack of imagination. Let me clarify at the outset that in principle I am not against the entrance examination. I have been urging for this for the last several years. The Government slept over this matter. After Warangal College has experimented this, very late in this year, they started this entrance examination. I remember even during the last session, so many times I raised this issue. Then only the hon. Minister was pleased to give a notification in the papers in the last week of July or somewhere in the first week of August. In the last week of August, Examinations were held and more than 2000 applications have come. What is the result? They said that they are going to have spot valuation arrangement and the examiners also will not be allowed to come out even to answer calls of nature. But what has happened. In actual practice, the usual things have been allowed to take place with the result the suspicion in the minds of the public especially in the minds of the parents and students at large is very rampant that the candidates in whom the Government or Ministers or officers are interested are going to be helped in the name of these entrance examinations. The events that have taken place from that time till to-day confirm that suspicion to a very great measure. How, you may ask? The examinations were conducted in August. In some manner or in the manner they deemed fit, valuation of papers also has taken place. What prevented the Government to publish the results, to publish the marks? It is true that the students and parents have dragged the matter to the Court. Even when the Court is seized of the matter, there is no Stay order preventing the Government from publishing the marks or publishing the candidates names who they think are eligible for admission. The fact that they are silent again I repeat, confirms the suspicion that this examination at a late hour is designed only to manoeuvre and manipulate to get some of the students in whom the Government and particularly the Ministers are interested, gain admissions because they did not get sufficient marks or Class marks in the University examination. Even now, after the Supreme Court has settled the matter, it is more than three days, for the first time it is really surprising that a Chief Minister who is considered to be one of the dynamic in the Union of India pleads that his Government is not posted with the decision of the Supreme Court. Can anybody take it seriously? That also again confirms that the Government is not interested in speedy disposal of this matter. Therefore, Sir,
now we have given notice of this matter for this reason. Even now, at this stage, the Supreme Court decision or no decision, why not the Government publish the list of candidates along with their marks? What prevents them? What comes in the way? Is there no entry of the marks to-day? Why should they wait for the decision of the Supreme Court? Now and here they can publish the list. They can place a copy of the list of the successful candidates or according to the marks secured by them before this House. If they fail to do so and drag on this matter, this examination is not serving any useful purpose. It has only negative purpose. What is the negative purpose? The unfortunate students of the Ist M. B. B. S. this year have lost one year of education. How are they going to repair this damage, Sir? They promised that they will not take the matter in appeal to the Supreme Court while by breaking their own problems they again dragged the matter. Even when the Supreme Court has decided, they say they have not received the copies of the judgment. Therefore, Sir, I urge upon the Minister through you, Sir, that now and here atleast within 24 hours from the time of the announcement, the Government must be pleased to publish the list of candidates who are found to be successful along with the marks and also they must give a statement as to why they deviated from the promise or from the policy which they enunciated at the beginning of the entrance examination. Thank you Sir.
Calling attention to matters of urgent public importance.

re: Delay in admissions to medical colleges.

11th December, 1970.

...
Calling attention to matters of urgent public importance. re: Delay in admissions to medical colleges.

students for the Medical Course last year their college it yielded very good results and the Government decided to conduct similar test for admission to Government Medical Colleges also.

3. The whole matter was discussed with the Andhra Pradesh Regional Committee and the Vice-Chancellor, Osmania University, at the time of framing of rules for admission to the Medical Colleges in Telangana area.

4. The only hurdles in holding the Entrance Test during 1969-70 was the lack of sufficient time. Hence no such examination was conducted in respect of admissions to Medical Colleges in Andhra area during 1969-70. To have a uniformity in this regard, it was decided to introduce the Entrance Test for both the areas during 1970-71.

5. Since the academic year 1970-71 in respect of the Medical Colleges in Andhra area has started as usual, during June and July 1970 the Government have decided to hold the Entrance Test for admissions to the Medical Colleges in Andhra area during 1970-71 to start with. Accordingly orders were issued in G. O. Ms. No. 1628, Health, dated 18th July, 1970, in this regard.

In the rule for admission to the M.B. B.S., Course in Andhra area during 1970-71 necessary provision to hold the Entrance Test has also been incorporated.


7. The action of the Government in holding the Entrance Test was questioned in the Andhra Pradesh High Court by Sri L. Narendranadh and 19 others in W. P. No. 3859 of 1970 and three others Writ Petitions. The Andhra Pradesh High Court in its Judgement dated 5-9-70 while dismissing the Writ Petition upheld the action of the Government in holding the Entrance Test. The Honourable Judge held that the action of the Government in holding the Entrance Test was only to evolve a safe method of selecting the best possible candidates out of those who have passed in the qualifying examinations.

8. Against the above judgement of the Andhra Pradesh High Court, Writ Appeals were filed by the same petitioners. The Division Bench of the Andhra Pradesh High Court in their Judgement dated 18-9-1970 held that the Government did have a right to hold an entrance Examination for the purpose of admission to Medical Colleges but directed that the marks obtained by the candidates in qualifying examinations should be added to those obtained in the Entrance Examination and selection made on the basis of the list prepared accordingly.

9. The Government felt that the Judgement of the Division Bench of the High Court will defeat the very intention of the Government in holding the Entrance Test and decided to file an appeal in the Supreme Court against the decision.
Calling attention to matters of urgent public importance:
re: Delay in admissions of medical colleges.

10. Accordingly, Leave Petition to file an appeal in the Supreme Court was filed by the Government and the same was rejected by the High Court in their Judgement dated 23-10-1970.

11. The Government moved the Supreme Court by a Special Leave Petition and the same came up for hearing on 23rd November, 1970. The Supreme Court allowed the Special Leave Petition to appeal against the orders of the High Court, granted interim ex-parte stay of the orders of the High Court and posted the matter for preliminary hearing on 8th of December, 1970.

12. The Supreme Court on 8-12-1970 however made the ex-parte stay given earlier absolute. However, our Advocate Sri S. V. Gupta has advised that the most desirable action would be to admit candidates common to the Entrance Examination list and the list prepared in accordance with the High Court formula. It is expected that the number of such common candidates should be around 300. This suggestion is under active consideration of the Government. The Supreme Court will be hearing the matter finally on the 25th of January, 1971 and will be giving their decision at the end of January, 1971. The remaining candidates would be admitted after the judgement of the Supreme Court is known.

13. The Government have also extended time upto 15-12-1970 for the submission of certificates from candidates belonging to Backward classes. In this respect a statement has also been made by the Minister (I & P. R.) on the floor of the Assembly on 4-12-1970.

Dr. T. V. S. Chalapathi Rao:—Two important issues are emerged. The Hon. Minister just now referred the letter of their Advocate's Sri Gupta at Delhi. Will the Hon. Minister be pleased to read that letter, because it is not clear what advice has been given by him. Otherwise, it will be confusion. Has he got that letter? Supposing a student in the University Examination gets 80% of the marks and 60% marks in the Entrance Examination. Will he get the seat or not? Either he must read the advice given or he must give some other clarification which will satisfy the members of this House and the students also.

Sri Mohd. Ibrahim Ali Ansari:— I don't have the letter. But I may mention here that these lists were prepared as per the Entrance Examination, selecting 550 candidates and as per the judgement of the High Court also, adding the University Marks plus the Entrance Examination marks. Another list was prepared selecting 150 candidates. Now the advice of the advocate is to consolidate the candidates whose names are published in the lists.

Dr. T. V. S. Chalapathi Rao:— Who are in the safe zone according to the judgement of the High Court?

Sri Mohd. Ibrahim Ali Ansari:— The Supreme Court has not yet decided. If to-morrow they uphold the judgement of the High Court, this list will not affect.
11th December, 1970.

Calling attention to matters of urgent public importance:
re: Delay in admissions of medical colleges.

Dr. T. V. S. Chalapathi Rao:— What is the benefit derived by the Government or by public by taking this matter in appeal? So there is no guarantee that the appeal will be allowed. There is some amount of uncertainty. Why not the Government even now withdraw the appeal and follow the advice of the judgement of the High Court, because there is no guarantee. Thereby they will not be split into two—one of batch according to the High Court and another after the final decision.

Sri Mohd. Ibrahim Ali Ansari:— I submit that by the time the list is finalised.

Dr. T. S. Murthy:— On the same point I am putting my point of view also. What about for the next year?

Dr. T. V. S. Chalapathi Rao:— They can pursue the matter even after withdrawing the same. But now they don’t withdraw. That is being further complicated. The students who sat for the examination are split into two categories—one according to the judgement of the High Court and another category after awarding the final decision of the Supreme Court. Why this bungling? Already it is bungled. Therefore the right course, the honourable course, without any sense of false prestige, is to withdraw the appeal from the Supreme Court. They should put up the list as per the judgement of the High Court at least for this year. Let them decide for the next year.

Sri T. V. Raghavulu:— The matter becomes sub-judice as the appeal is pending in the Supreme Court.

Dr. T V.S. Chalapathi Rao:— Ours has been a sovereign body.

Sri T. V. Raghavulu:— Gopalapuram) Why should the Government be pressurised to withdraw the appeal?

Mr. Deputy Speaker:— Let us not go to debate. It is not going to prejudice the case.

Sri T. V. S. Chalapati Rao:— It is not a all pressurism. It is a suggestion. It is desirable that the Government should withdraw. It serves no purpose on the part of the Government.

Mr. Deputy Speaker:— In any way, it is not going to prejudice the case.

Sri Vivilala Gopalakrishnaiah:— Don’t take average two marks i.e., University Marks as well as the Entrance Examination Marks. Please arrange a list where 1st list comes. Take the priority. At the same time take, the marks either at the University Examination or this thing. If he passes in the highest rank, you can select him. It will then be all right. If anything is complicated, and if the judgement is reversed, the person who was admitted will be sent out.

(?) अनेकाः कोष: — बुंगले प्रेमण। — जना मछली दिनो नेप्प मात्रेस नाही अवमानी साफसाइड उनसाइड वेक्सीन केस।
Calling attention to matters of urgent public importance:

re: Delay in admissions of medical colleges.

11th December, 1970.

...High Court division bench held that the action of Government is wrong, then they will certainly forfeit their right. They have got the right. They said when they delegated the powers to the university, how far the Government is justified: that is the point. Let the Government take the opinion of the senior advocate of the Supreme Court. The only thing is, the Government should assert their right, right in time and arm themselves with sufficient legal opinion for the next year. We are not at all asking that the Government should give up its right...

Mr. Deputy Speaker: Are you announcing the results and putting the names on the board?

Sri Mohd. Ibrahim Ali Ansari: That will be after 16th...

Dr. T.V.S. Chalapathi Rao: There is the danger of discrimination between student and student. The Government have to face another writ either here or in Delhi. How can the Government discriminate between one student and another student, in the absence of a specific and clear judgment from the highest Court of India? These are very complicated matters. Already the future of 500 medical students is at stake: their future is sacrificed on account of lack of reason and bungling on the part of the Government; now they want to further bungle. I submit: respectfully and without any sense of false prestige, let them withdraw the appeal; their own advocate is not certain of the success; let them start the entrance examination next year sufficiently early after arming themselves with...
Calling attention to matters of urgent public importance.

re: Naxalite activities in Yellandu taluk.

sufficient legal opinion. That is the only way of safeguarding the interests of students which is more paramount than the Government and their prestige.

re: — Naxalite activities in Yellandu taluk.
Calling attention to matters of urgent public importance:


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11th December, 1970.

Calling attention to matters of urgent public importance:


Non-Tribal Area & 500/-.
Non-Tribal Area & 500/-.  A non-Tribal Area & 400/-.
Non-Tribal Area & 500/-.  A non-Tribal Area & 400/-.

Calling attention to matters of urgent public importance:


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11th December, 1970.

Calling attention to matters of urgent public importance.


Sri J. Vengala Rao:—Sir, the Municipal Council Ananthapur in its resolution No. 121 dated 7–7–1970 resolved to allot lands of the Municipality to poor people of that area. Sri I. Sadasivan and Sri Gurusanthappa of C.P.I. taking advantage of this conspired with their partymen and some other persons, and formed themselves into an unlawful assembly with the common object, of committing criminal trespass into the Municipal lands bearing survey Nos. 2109 and 2110. They erected huts in the said land unauthorisedly. The Municipal Secretary informed the unauthorised occupants on 30–9–1970 and 23–10–1970 by beat of drums to vacate the said land unauthorisedly occupied by them. The Municipality sought the help of the Police as the encroachment turned into Land Grab Movement.

On a complaint by the Chairman, Municipal Council, Police registered a case on 12–11–1970 in Cr. No. 155/70 u/s 120-b, 147, 447 IPC read with 127 Cr. P. C. in Anantapur Ps. No. I. As the encroachers did not vacate the land in spite of the warning of the Municipality, the Municipal Secretary authorised the Building Inspector to get the encroachments removed with the assistance of the office staff under Police protection. On 16–11–1970, the Municipal Secretary gave a requisition for a Police bandobast to assist their officers in removing the huts. The Inspector of Police, Anantapur urban,
Calling attention to matters of urgent public importance:

went with one section of Armed Reserve bandobust Party and local police.

The Inspector of Police, Anantapur urban, arrested on 16-11-1970 90 persons including Sri Sadasivan, Gurusanthappa, E S. Sarma etc. and 12 women. They were produced before the Sub-Divisional Magistrate, Anantapur, who remanded only male members to custody. The women were released on bail on the same day. The remaining other accused absconded from the scene of offence.

The Inspector also arrested Prabhakar Reddy, Ramalinga Reddy, Rajamma, Paravathamma, B. Fatimma, M. Fatima Bee and 13 others u/s 151 Cr. P. C. to prevent serious breach of peace and they were however released on bail by the Sub-Divisional Magistrate, Anantapur, on 17-11-1970. The Building Inspector along with his staff removed encroachments on 16-11-1970 and 17-11-1970 under the Police protection, and police did not actually participate in the removal. It is reported by the Collector and District Magistrate that there were no untoward incidents.

The Municipal Officers and workers demolished some of the huts while hut dwellers themselves removed their own huts and carried their belongings including the materials in hired carts. The Policemen on duty did not participate in pulling down the huts. The Inspector of police, Anantapur urban, Sub-Inspector of Police No. 1 Town P.S one R. S I. one Section of Armed Reserve with one A. R. S I. and local police were present at the site. The Deputy Superintendent of Police, Anantapur, was also present with the Police party at the scene, and he never allowed any Police constable or Head Constable to enter huts or assist the Municipal authorities in demolishing the huts.

A representation dated 25-11-1970 from A. P. Mahila Federation, Hyderabad, making allegations of ill-treatment by Police of the office-bearers of the Federation pulling down of huts and inhuman treatment of women was received. The Collector and District Magistrate, Anantapur, reported that no representation in this regard was received by him. The allegations against the Police are far from truth. The Deputy Superintendent of Police, Anantapur, was personally present till about 10 P.M. at the site supervising the Police bandobust and that no one had come forward or lodged any complaint about harassment or ill-treatment of women. The Collector of the District has also not received any petition or representation regarding any police excess or harassment.
Calling attention to matters of urgent public importance.


(Many members rose)
Calling attention to matters of urgent public importance. 


Mr. Deputy Speaker:—House is adjourned for 2 minutes

Mr. Deputy Speaker:—I am helpless, carry on. The house is adjourned till 12–10 P.M.

The House re-assembled at 12–10 p.m.

(Shri A. Venkata Reddy rose.)

What is the matter? I am not going to hear you. We shall go to the next item.

Mr. Deputy Speaker:—I am not going to hear you. We shall go to the next item.

(Mr. Deputy Speaker in the Chair)

Sri Ch. Rajeswara Rao:—In all fairness I must be allowed to clarify. You have permitted me.

Interruptions

Sri B. Ratnasabhapathi:—Point of Order, you have allowed a Member to cast aspersions on a Party and it is in the fitness of things to give others to clarify.

Interruptions

Mr. Deputy Speaker:—If members do not hear me I shall have to adjourn the House again.

Sri B. Ratnasabhapathy:—No such extreme step is necessary. In all humility we are here to obey you, but when certain remarks have been made against the Communist Party of India they have to be clarified. If they are not allowed to clarify, they will go unrectified...
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Mr. Deputy Speaker :— It is not governed by any rules. There is no point of order.

(Interruptions)

Mr. Deputy Speaker :— When members of the Opposition rise, the members on the Treasury Benches rise; and when the members on the Treasury Benches rise, the Opposition members rise.

Mr. Deputy Speaker :— When the member completes, I told you I would allow an opportunity, but none of you yielded.

(Interruptions)

Mr. Deputy Speaker :— This will not end.

(Interruptions)

Sri Ch. Rajeswara Rao :— Mr. Speaker, Sir, On a personal explanation... have you ever allowed such a situation?

Mr. Deputy Speaker :— Mr. Rajeswararao seems to be bent upon having an opportunity...

Sri Ch. Rajeswara Rao :— Under your Chairmanship I must have...

Mr. Deputy Speaker :— I never expected it. We have all along been accommodative and co-operative...

Sri Ch. Rajeswara Rao :— I never imagined that such a situation would arise. I must have a say. They had levelled certain
Calling attention to matters of urgent public importance:


11th December, 1970.

Charges. The Speaker of this August House will be Speaker in the real sense of the term. I hope the Deputy Speaker will rise to the occasion and give me an opportunity.

(Interruptions)

Sri N. Ramachandra Reddy:— What is lost in giving an opportunity to him?

(Mr. Speaker in the Chair)

Sri Ch. Rajeswara Rao:— On a point of submission...

Mr. Speaker:—If I have been following the proceedings correctly, the trouble arose because Mr. Polla Subbayya attributed political motives and made certain allegations.

Sri Ch. Rajeswara Rao:—Not allegations.

Mr. Speaker:—Allegations in the sense that he spoke about women, etc., etc. Whatever that may be, I am afraid we are not following the procedure or criteria laid down under Rule 74. Once a Member makes a statement and the Minister replies that is the end of it. There is no scope for any body to get up and put questions or ask for clarifications or make speeches, as the Rules stand. Even in regard to a matter of clarification, if there is any matter of clarification, the hon. Member can ask and the hon. Minister would reply. But unfortunately, what has been happening in this House is immediately after the Minister makes a statement, several members go on putting questions and the Minister is made to answer. It is not a correct procedure. In this particular case after the Minister made a Statement, some hon. member from Anantapur District seems to have made a statement. The Deputy Speaker who was in the Chair was trying to control him. Inspite of that he would not heed to the Deputy Speaker and went on speaking which again is not correct. I do not say what he did is a correct thing.
11th December, 1970.

Calling attention to matters of urgent public importance:
re: Alleged raid by C. P. I. workers and goondas in Kurumedu village on 6-12-70,

But unfortunately this has been happening every day. I would appeal to the hon. members that as far as possible to avoid it because I am admitting so many call attention notices. Unless you co-operate with me, I won't be able to dispose of all these.

Sri N. Ramachandra Reddy:— If the Minister's statement does not cover all the points raised, it is only by these supplements...

Mr. Speaker:— Because Mr. Subbaiah made some allegations the member said these are not correct.

Sri N. Ramachandra Reddy:— Not only this, Sir. About other statements also if the Ministers' statements cover all the points, there is no scope for supplements.

Sri P. Subbaiah:— I have made no allegations.

Mr. Speaker:— Whatever it is, if a member feels that another member has made an incorrect or false allegation, he can bring it to the notice of the Chair. There is an end of it. No member can have the right to make a speech again under Rule 74. Let us stop with it. There is an end of it. As far as this case is concerned, if he has made any unwarranted allegations, under the Rules, I will see it is expunged from the records.

Mr. Speaker:— There are still 7 more notices. I have got one hour five minutes. I would request the members to be very brief in making their speeches and similarly the concerned Ministers also. I do not want them to read the statements. I want them to give a summary of them.

re: Alleged raid by C. P. I. workers and goondas in Kurumedu village on 6-12-70.
Calling attention to matters of urgent public importance:

re: Alleged raid by C. P. I. workers and goondas in Kurumedu village on 6-12-70.

11th December, 1970.
Calling attention to matters of urgent public importance:
re: Attack by Sri Yerra Jaggaiah, Sri Bhadrappa and 20 other goondas on the ryots in Kurumed village in Devarakonda taluk on 6-12-70.

re: Attack by Sri Yerra Jaggaiah, Sri Bhadrappa and 20 other goondas on the ryots in Kurumed village in Devarakonda taluk on 6-12-70.
Calling attention to matters of urgent public importance:
re: Alleged murder of a Petty merchant of Kurimidda on 2-8-70.
Calling attention to matters of urgent public importance:

re: Death of a prisoner in Chittoor Sub-jail on 1-12-70.

Sri G. Siviah, (Puttur):— Mr. Speaker Sir, the police and the jail authorities opened fire on prisoners on 1-12-1970 at Chittoor Special Jail resulting in one death of one Sri Narayana Reddy. Not only that: The police also charged with their bynnet and three people have received bynnet injuries inside the Special Jail.
Calling attention to matters
of urgent public importance:
re: Death of a prisoner in
Chittoor Sub-jail on 1-12-70.

Submission is this. The Government has imprisoned certain persons inside the Special Jail as under-trial prisoners. They have filed preliminary charge-sheets. These cases are going on for the last one year. As under-trial prisoners they have been kept for more than one year in that Special Jail without proper amenities. I have interviewed the prisoners both at the Special Jail and also at the Court-premises. They told me that they are not supplied food that could be given to them even under the rules. They also told me that the blankets supplied to them are worse and contain germs with which they could not sleep. In such horrendous conditions they are undergoing trouble. For the last six months they are demanding the Jail authorities to give them proper food that could be allowed under the rules, which the Jail authorities are not giving. On 1-12-70, I was told that all the 9 prisoners who are detained in the Sub-jail as under-trial prisoners demanded the Jail authorities to give them proper food at least on that Ramzan day. The Jail authorities refused. When they refused, the prisoners said, that would not like to take food. All the nine prisoners who are called as Naxlite communists refused to take food till evening. In the evening, the Police authorities and the jail authorities came and tried to push them inside the jail. The intention of the prisoners was only to draw the attention of the higher authorities about the horrendous conditions existing in the jail. Later, these prisoners seemed to have demanded that they would like to meet the Jail Superintendent so that they could express their views. In this specific jail, it is the District Medical Officer who is in charge of this jail. If it is under the Judicial officials normally we can get better facilities. Since it is under the District Medical Officer they are not getting proper facilities. In these circumstances where is the need for the police to open fire? Now, they may say that the prisoners tried to escape and they have threatened. That is not true. Now you have imprisoned them for the last one year keeping them as under-trial prisoners. The police have not filed final charge-sheets and they have not taken necessary steps to complete the trial and they have kept them in jail and refusing to give them proper food that is permissible under rules. They have charged them with bay nets and killed one person. This is a very serious thing, and I would like to represent to you for two reasons. Firstly, this is the first of its kind in the history of either Hyderabad former state or Andhra State or Andhra Pradesh State that a prisoner, that too a political prisoner is shot dead inside a jail. It is a very serious matter. Therefore, I demand that there should be a judicial probe into the matter and also request you to appoint a Committee of this House to go into the details otherwise there cannot be any protection for any prisoner inside the jail. Therefore, I demand not only judicial probe but there should also be a Committee of this House to go into the details. It is only then, justice can be met.
Calling attention to matters of urgent public importance:
re: Death of a prisoner in Chittoor Sub-jail on 1-12-70.

Sri J. Vengala Rao:— Sir, thirteen Naxlite under trial prisoners were detained in the Sub-jail, Chittoor. They were all involved in Cr. No. 94/69 u/s 397, 402, 120-B I P. C. read with Sec. 25 of the Indian Arms Act and Section 5 of the Indian Explosives Act of Pallam Police Station, Srikalahasti Circle. They were arrestted on different dates at different places. They were charge sheeted on 5-10-1970. All these Naxalite prisoners were being provided with food and other facilities according to the standards prescribed under the Rules.

On 1-12-70 eight of these under trial prisoners were taken out of the cell in the Sub-jail at about 11-00 a.m. for mid-day
Calling attention to matters of urgent public importance: re: Death of a prisoner in Chittoor Sub-jail on 1-12-70.

meal. They demanded special diet such as mutton and a chappati as that day was the Ramzan festival day. The Jailor pleaded his inability to supply the special diet demanded. After taking their meals, the prisoners refused to go back to the cell. At about 6.00 p.m. the Jailor persuaded them through the warders to get into the cell as they cannot be permitted to remain out of the cell. The prisoners did not heed their advice. All of a sudden, they collected stones, bricks and firewood and came to the main gate pelting stones at the police party and the Jailor. The Jailor and one constable received injuries. He, therefore, instructed the Armed Reserve Police stationed at Sub-Jail for bandobust, to make lathi charge in self-defence and apprehending that the prisoners would escape from the Jail. Due to lathi charge, seven prisoners sustained injuries. As a result of this, the prisoners turned violent and attacked the police party with brick bats. Two more police constables received injuries and fell down. One of the prisoners Sri M. Narayana Reddy alias Nagaiah snatched away the musket from one of the police constables who fell down and attempted to shoot at the police party. Apprehending danger to their lives, the police under the instructions of the Jailor, opened fire in the air to scare the prisoners. As it had no effect, the police fired on the unruly under-trial prisoners. Due to firing three prisoners who had sustained injuries due to lathi charge, were hit by bullets. Out of them, one M. Narayana Reddy who had snatched away the rifle, died and two others (K. Narayana Rao and K. Channa Muni Krishna Reddy) sustained injuries on their thighs. All the injured were admitted in the local Government Hospital and were given prompt medical treatment. In the incident seven Armed Police Men and the Jailor were injured.

The Government have instructed District Revenue Officer and the additional District Magistrate to conduct a Magisterial Enquiry into the incident.

Sri G. Sivaiah:— Sir, one submission, Sir...

Mr. Deputy Speaker:— The house itself agreed that after the statement of the Minister there should not be any criticism or anything. It is 12.45 now and let us go with the other important matters which are more urgent.

Sri G. Sivaiah:— I have raised two points, one about the Judicial probe and another for the Committee of this House. I am certainly disputing about the correctness of the Minister that it is a false statement.

Sri J. Vengala Rao:— I can also say that his statement is not correct.

Sri G. Sivaiah:— Let him agree to appoint a High Court Judge to enquire into the matter.

Mr. Deputy Speaker:— He is not agreeing to your suggestion to appoint a High Court Judge to enquire into the matter.
11th December, 1970.

Calling attention to matters of urgent public importance.

re: Unemployment position in the State.

Sri G. Sivalia:— He is afraid, Sir. He is giving false statement, Sir. Let there be Judicial Enquiry, Sir.

Mr. Deputy Speaker:— He is not agreeing to appoint a Judge to enquire into the matter. I will go to the next Call attention matter given notice of by Sri S. Jagannatham.

re: Unemployment position in the State.

Sri G. Sanjeeva Reddy:— Sir, the growing unemployment problem in our State like in any other part of our country has become very acute despite the fact that increased efforts are put in by the Government to solve this problem attacking it from various directions. This is the burning problem of the day at the national level and unless joint efforts are made both by the State and Central Governments, it may not be possible to meet the situation that is developing on account of increased number of educated young men joining the ranks of unemployed. The total number of persons seeking employment through the Employment Exchanges in our State as on 31-10-1970 is 2,77,256 of which 1,24,620 are from Telangana Region and 1,52,636 are from Andhra Region. This data is only in accordance with the Live Registers of the Exchanges, but by no means reflects the actual total unemployed.
Calling attention to matters of urgent public importance:

re: Unemployment position in the State.

in the entire State, since it is only a certain percentage of the unemployed youth who register themselves with the Exchange mostly from urban areas. Still quite a good number of unemployed youth, particularly from the villages, would not have offered themselves for registration with the Exchanges for various reasons, such as, economic conditions and the uncertainty of obtaining job opportunities, etc.

Due to the efforts of the Employment Exchanges, the following number of personnel have been placed on jobs for the period from 1-7-1969 to 30-6-1970:— Educated 13,895; Skilled 743; Unskilled 5,632. The break up of the figures for those placed on jobs in respect of educated persons is as follows: Matriculates 7,845; above Matriculates and below Graduates 3,172; Graduates 2,472; Post Graduates 506. From a comparison of the recent trends in the registrations made with the Employment Exchange, it is observed that there has been an increase by 27.6% in the persons coming to the employment exchange. Of these, the educated registrants showed an increase of 15% when compared to the figures for the corresponding period of last year. It could be observed that unemployment is fast growing inspite of the fact that a number of industries have come up in the State, both in the public and private sectors, besides various other schemes being taken up by the Government for creating employment potential.

1. Self-Employment Schemes and other Schemes to create job opportunities... The State Government have launched self-employment scheme programme wherein the craftsmen trained in the Industrial Training Institute and other technicians of similar standards may take advantage of it. To start with, these Self-Employment Schemes are being undertaken on a pilot basis in the district headquarters of Warangal, Ananthpur and Mahaboobnagar, taking advantage of the loan facilities extended by the nationalised banks.

2. The Department of Employment and Training have prepared a scheme costing about Rs. 20 lakhs, in which about 1000 craftsmen can be employed and this scheme is to be studied further subject to availability of finances.

3. The Andhra Pradesh Small Scale Industrial Development Corporation have launched two types of Self-Employment Schemes. The first one is to provide Self-Employment for Technocrats, that is, Engineering and Science Graduates and Diploma Holders with about 100 in all. These industrial units provide employment for 2000 skilled and unskilled workers. So far 70 units have been set up for graduates and diploma holders—50 in Telengana and 20 in each in the districts of Telangana and Andhra respectively. The total investment on these schemes i.e. Rs. 2 crsms. Each Technocrat will be provided with a maximum loan of Rs. 2 lakhs, with a building accommodation costing about Rs. 30,000/-.

4. To rehabilitate craftsmen, two Guilds are being constructed by the corporation to accommodate 90 units in each. The cost of the two Guilds is Rs. 6 lakhs. These will accommodate ultimately 100 small units with an
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Calling attention to matters of urgent public importance:

re: Unemployment position in the State.

...investment of Rs. 25,000/- each towards the cost of machinery, raw materials etc., The craftsmen will set up their own industries after some initial training under the Guilds Scheme. The total investment on the industries coming in this Guild Scheme is about Rs. 30 lakhs. Under this Scheme about 200 craftsmen will be given opportunities for self-employment and ultimately about 2000 persons, both skilled and unskilled are expected to be absorbed.

(4) Apprentice Training for Graduates, Diploma Holders and Craftsmen...To overcome the difficulty of lack of experience for raw graduates and diploma holders for absorption in the major industrial establishments, both private and public sectors, the Department of Employment and Training proposed Apprentice Training Scheme, under which 800 Engineering Graduates, 1000 Diploma Holders and 1000 Craftsmen are expected to be trained in the existing industrial establishments in the State. This Scheme will cost the Government Rs. 54.25 lakhs, which included the cost of the organisation, stipends to the Apprentices at the rate of Rs. 250 for Degree Holders, Rs. 150 for Diploma holders and Rs. 100 for Craftsmen. However, these schemes are being carefully studied further in view of huge finances involved and a decision will be taken by Government subject to availability of funds.

5. Employment Schemes for Twin Cities...Under this scheme a number of production items, such as making envelops, paper bags, file pads, tags, note books, corrugated card board boxes, bandage cloth etc., are being manufactured in the Units set up in the Exhibition Grounds. In this Scheme as many as 1403 people are employed. The products manufactured by them are being sold mainly to the Government Departments.

6. Scheme for Settling unemployed Agriculture Graduates on land...There are as many as 768 Agriculture Graduates on the Live Registers of the Employment Exchange in the State. It is not possible to absorb all them in Government Service. It is proposed to organise a scheme to settle these Graduates on land by allotting about 10 to 12 acres of forest land to each agriculture graduate and to give them a cash loan of about Rs. 60,000/- each from the nationalised banks to enable them to improve and develop forest land as agriculture land. To start with, about 100 agriculture graduates may be considered to set them on soil and the scheme may cost Rs. 60 Lakhs besides free allotment of forest land. The Director of Agriculture has been asked to further examine the matter.

Efforts are being made by the Department of Employment and Training to reorganise the existing training programmes in the I.T.Is. and to introduce as many as possible new trades which have employment potential in the same locality. Instructions have been issued to all the Principals of I.T.Is. to survey each district, evaluate and suggest new trades, utilising the natural resources available in the districts. Such diversification programmes will solve two problems, namely, generating employment in the same district and preventing migration to urban areas.
Calling attention to matters of urgent public importance:

re: Unemployment position in the State.

11th December, 1970.

The Employment Exchanges Compulsory Notification of Vacancies Act, 1959, requires that every employer has to notify vacancies in his office or establishment. On account of this, banks and public sector industries are approaching the Exchanges for getting the required personnel and the services of the Exchanges in this regard are being utilised by these private and public sector establishments also more and more, day by day.

Vocational Guidance...The Vocational Guidance activity has been considerably increased for giving suitable guidance to the individuals at different stages to select a correct line of education or vocation. Various employment opportunities and suitable training facilities are being suggested by the Vocational Guidance Officers to the students of high schools and colleges so that the boys after completing their high school or college career may select a right line of education either professional or research at the appropriate time to suit their aptitude. This goes a long way in guiding the youth on the proper lines.

Considering the increasing need for expanding the employment Exchange organisation to areas with an industrial background having more than 25,000 population, the Government have launched a phased programme to open new Exchanges and to start with, Rajahmundry and Tirupati have been selected for this year.

This is a major problem facing the Government and it is not easy to find any immediate solution. However, all efforts are being made by the Government to evolve schemes, both in public and private sectors, with a view to generate employment potential. It is hoped that the educated youth will take advantage of the several avenues that are becoming available to them under the various schemes contemplated both in the public and private sectors and get themselves gainfully employed.

To solve unemployment problem it is necessary that industrialisation should take place on a large scale. In this context, I am happy to announce that all Labour Unions have given assurance that they will not go on strike for 3-5 years in case any new industry is set up in the State. It is a very good gesture on the part of the Labour Unions to attract Industrialists both within and from outside the State. It is hoped that the Industrialists both in public and private sector within and from outside the State will take advantage of the Union's assurance, provided the managements also give assurance, not to declare lock-outs and implement the labour laws and wage policy.

The Government on their part are prepared to extend all possible facilities to establish new industries.

Mr. Speaker: — He could give copies to the House by tomorrow or the day after.
Calling attention to matters of urgent public importance:

re: Refusal of the Food Corporation of India to purchase paddy at the rate fixed by the Government.

Sri G. Sanjeeva Reddy: — It is on Monday we will be able to give, Sir.

Rt. Sfs: Sir, 300. Rs. 30. Rs.

Sri G. Sanjeeva Reddy: — I will try.

re: Need for hostel facilities to scheduled castes and Adi Andhra students at Rajahmundry.

Sri A. Vasudeva Rao: — At present there are 6 subsidised hostels for girls with a sanctioned strength of 162 permanent grant and 4 subsidised hostels for boys with the sanctioned strength of 130 permanent grant functioning at Rajahmundry proper. In addition to these subsidised hostels, one Government Hostel for College boys has also been opened during the current year 1970 and 1971 with 30 boarders. In Rajahmundry town alone there is hostel provision for 322 boarders. The above 11 hostels are sufficient to meet the requirements of Rajahmundry Town. There are many other backward areas in the State where there is demand for the opening of Government Hostels. After meeting the needs of all such areas and if the funds are provided, action will be taken to provide more hostels at Rajahmundry.

Sri Ch. Rajeswara Rao: — What about the promise of the Minister.

Sri Ch. Rajeswara Rao: — 70 - 71 5. 80. Rs. 80. Rs.

re: Refusal of the Food Corporation of India to purchase paddy at the rate fixed by the Government.
Calling attention to matters of urgent public importance:

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Sri A. Sanjeeva Reddy:—Sir, during the current crop year commencing from 1-11-1970 the State Government in consultation with the Central Government has arranged for purchasing of paddy directly from the producers through the agency of Food Corporation of India and Andhra Pradesh Co-operative Marketing Federation. Both the agents have already opened purchasing centres throughout the State and so far a quantity of 27,482 tons of paddy have been purchased by the above agents in 13 districts. The F. C. I and also Co-operatives are purchasing paddy at the Government notified prices after imposing less than the prescribed cuts in the price towards excess moisture content and other admixtures.

Regarding imposition of cuts, it has been decided in the meeting with the Union Minister for Food on 8-11-1970 that for coarse paddy a flat out of Re. 1/- would be levied for moisture if it is beyond 15% and another Rupee for all fractions put together. Padma and Jaya are high yielding varieties of paddy and after delivery by the producers to the FCI or the co-operatives, as the case may be, a delivery bonus of Rs. 3/- per quintal will be paid to the producers in addition to the notified price. Donkasannalu and Gowrighogalu varieties of paddy have already been classified as fine varieties and price has been fixed at Rs. 60/- per quintal. It is hoped that other varieties, viz., Kurnool, Amaravathi and others, will be brought under this scheme, and put in the market in plenty.

It is hoped that the above measures will be implemented without delay.
11th December, 1970.

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NON-OFFICIAL BUSINESS BILL.

Mr. Deputy Speaker:— Now, Sri Vavilala Gopalakrishnayya to move the Andhra University Campus Township Bill for the first reading.


Sri Vavilala Gopalakrishnayya:— Sir, I beg to move that the Andhra University Campus Township Bill, 1970, be read a first time.

The Senate at its meeting held on 5-12-1958 appointed a committee consisting of the following members to examine the above question:—

Mr. Deputy Speaker:— Motion moved.

Mr. Deputy Speaker:— The House now stands adjourned till 8.30 A. M. tomorrow.

(The House then adjourned till Half Past Eight of the Clock on Saturday, the 12th December, 1970.)