THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES.

OFFICIAL REPORT

Sixth day of the Sixth Session of the Andhra Pradesh Legislative Assembly

THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Saturday the 24th July, 1971.

The House met at Half-past-Eight of the Clock.

(Mr. Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

TAKING OVER OF 'INTERSTATE LINK ROADS'

101:—

*1566 (1671-S) Q.— Sri K. Anjina Reddy (Hindupur):— Will the hon. the Deputy Chief Minister be pleased to state—

(a) is it a fact that Mr. K. Anjina Reddy, M.L.A. Hindupur has represented to the hon. the Deputy Chief Minister to take up all the “Inter State Link Roads” (Border Roads) of less than 10 Mls

(b) if so, what is the action taken on the representation so far?

The Hon. ble Deputy Chief Minister (Sri J. V. Narasinga Rao)

(a) No, Sir.

(b) Does not arise.

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

MISSING OF STEEL IN P. W. D. WORKTHOP, HYDERABAD.
(a) whether it is a fact that the steel costing about Rupees one lak which was transferred in the year 1963 from Public Works Workshop Hyderabad was missing;

(b) if so whether this was investigated; and

(c) on whom the responsibility was fixed and what action was taken against the persons responsible!

Sri J. V, Narasinga Rao:

(a) No, Sir,

(b) and (c) Do not arise.

COMPLAINTS AGAINST THE EX SURPANCH OF MURIKIPUDI PANCHAYAT.

103—

*1564 (167-N) Q.— Sri K. Butchaiah (Chilakaluripeta):— Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether the enquiry has been completed on the complaints received against the ex-surpanch of Murikipudi panchayat of Nadendla panchayat samithi, Guntur District; and

(b) if so, the summary of the enquiry.

The Minister for Panchayat Raj (Sri T. Ramaswamy):—

(a) Yes, Sir

(b) The Ex. Sarpanch collected taxes amounting to Rs. 163.62 on 27-9-1967 and Rs. 301.53 on 1-1-1968. He incurred direct expenditure from the above collections towards electricity consumption charges and salary to the Clerk-cum-Bill Collector.

The Ex. Sarpanch debited an excess expenditure of Rs. 5,436/- on works over and above the valuation certificates of the Assistant Engineer. He failed to remit back the amount inspite of a direction by the Collector, Guntur. The Collector Guntur filed a complaint with the Superintendent of police for investigation and for filing prosecution against the Ex. Sarpanch. The audit of accounts has been completed but the receipt of audit report is awaited. Surcharge certificates will be issued by the Audit Department to recover the loss and inadmissible expenditure wherever necessary.
As the work was damaged during floods, grants were received for the work executed in March 1970. After 10-4-70 the money was drawn,
Will the Minister for Panchayati Raj be pleased to state:

(a) whether Sri I.V. Srinivasa Rao, Sarpanch of Bhogolu village in Chintalapudi Taluk, West Godavari District has misappropriated Rs. 18,000 from the funds of the said panchayat; and

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

Sri T. Ramaswamy:— (a) The Sarpanch is reported to have overcharged the panchayat to a tune of Rs. 19,588.45 by way of excess expenditure on works. Misappropriation of funds has not yet been established.

(b) The Sarpanch has been prevented from operating on the Panchayat funds. I may add that after his re-election in June 1970 the Sarpanch again withdrew an amount of Rs. 5,600/- in 1971. So, he was again prevented from operating the Panchayat Funds from 30-6-71. The matter has been referred to the Assistant Examiner of Local Fund Accounts, Beluru for starting surcharge proceedings and to the police for verification whether there is a prima facie case for prosecution.
The Divisional Panchayat Officer, Jangerddygudem has handed over the book and work related, to the Sub-Insoector of Police Dharmajigudem on 20-4-1970. Some other records were handed over to the Sub-Inspector on 15-7-70. In February 1971 we have instructed the auditors to go to the Police Office and audit.
TELULU SCRIPT REFORMS COMMITTEE

(a) whether the Government have appointed a Telugu Script Reform Committee:

(b) whether the above Committee has agreed to have a common script for Kannada and Telugu:

(c) whether the Government sent the suggestion of the Committee to the Mysore Government for their opinion; and

(d) whether the Mysore Government have agreed to this proposal.

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

(a) Yes Sir.

(b) The Telugu Script Reforms Committee had not specifically recommended a common script for Kannada and Telugu. It had, however, expressed an opinion that it would be advisable to have a common script for both the languages and suggested that this could be considered by the two Governments.

(c & d) In the year 1968, the Government of Mysore wrote to the Government of Andhra Pradesh that frequent proposals were made for evolving a common script for Telugu and Kannada and that the question was referred to the Kannada Sahitya Parishat, Bangalore and the letter referred the same to Telugu Bhasha Samithi Madras. The Government of Mysore wanted to know, whether the Andhra Pradesh Government are in touch with Telugu Bhasha Samithi and similar bodies.

The entire question of reform in the Telugu Script including the possibility of a common script for Telugu and Kannada has recently been referred to the Telugu Akademi, whose recommendations are still awaited.
Oral Answers to Questions 24th July, 1971 109

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భాషల్లో అంశాలు గణించారు: అంటే రెండు సంఖ్యలు విభాగం కూడా ఉంటుంది.

భాషల్లో అంశాలు గణించారు: అంటే రెండు సంఖ్యలు విభాగం కూడా ఉంటుంది.
Oral Answers to Questions 24th July, 1971

1. మ. వ్యాపారం: దేశంలో వాహనాల నుండి వాహనాల ప్రత్యేక పరిశోధన చేసే విభాగం కలిగి ఉంది. మ. వ్యాపారం ప్రతి తో వాహనాల నుండి వాహనాల ప్రత్యేక పరిశోధన చేసే విభాగం కలిగి ఉంది.

2. మ. సామాన్యం: మ. వ్యాపారం నుండి వాహనాల నుండి వాహనాల ప్రత్యేక పరిశోధన చేసే విభాగం కలిగి ఉంది. మ. వ్యాపారం ప్రతి తో వాహనాల నుండి వాహనాల ప్రత్యేక పరిశోధన చేసే విభాగం కలిగి ఉంది.

3. మ. సామాన్యం: మ. వ్యాపారం నుండి వాహనాల నుండి వాహనాల ప్రత్యేక పరిశోధన చేసే విభాగం కలిగి ఉంది. మ. వ్యాపారం ప్రతి తో వాహనాల నుండి వాహనాల ప్రత్యేక పరిశోధన చేసే విభాగం కలిగి ఉంది.
106—

* 1447 (2837-L) Q. Sri Tulabandula Nageswara Rao (Mangalagiri):—Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact the Kothari Commission on Education has recommended that the Education Secretary to Government in the State should be appointed from among reputed Educationists; and

(b) if so, the steps taken by the Government to implement the same?

Sri P. V. Narasimha Rao:—a) Yes, Sir.

b) The Government has not taken any decision on this.

What exactly is the thinking of the Government in the matter?
At present the Education Secretary is generally of I. A. S. cadre except in West Bengal where he belongs to Education Service.

We are of the opinion that the Education Adviser to the Government of India should be an educationist rather than an administrative officer. It will therefore be desirable to make this appointment on tenure basis.
Sri G. Sivayya:— In view of the Kothari Commission's recommendations to post an educationist as Secretary, could he not at least consider to bring it to the Directorate level?

Sri P. V. Narasimha Rao:— Generally that is always taken into consideration. That can be considered.

Sri G. Sivayya:— There is no bar.

Could you not consider posting an educationist as a Director of Public Instruction?

Sri P. V. Narasimha Rao:— I said the matter has not been considered at the level of the Secretary. That can be considered.
Oral Answers to Questions. 24th July, 1971

DECLARATION OF PROBATION OF THE TEACHERS IN NELLORE MUNICIPALITY.

107—

378 (1770) Q.— Sri O. Venkata Subbaiah. M.L.A.:— Will the Hon’ble Minister for Education be pleased to state:

(a) whether it is a fact that the probation of teachers who are appointed after 1-3-1965 has not yet been declared in the Nellore Municipality on the ground that they are appointed on temporary basis;

(b) how long they will be continued as temporary: and

(c) When their probation will be declared?

Sri P. V Narasimha Rao :— (a) Yes Sir,

(b) & (c) the committee constituted under Andhra Pradesh Municipalities Act, 195 could not prepare the panel of candidates as rules were issued only in 1969. Hence their services could not be regularised. Subsequently, the Act was amended and instructions were issued in June, 1971 for the constitution of the Appointment Committees of the Municipal Councils. The regularisation and declaration of probation of the temporary teachers will now be taken up by the competent authority.
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T. A AND D. A. TO THE TEACHERS FOR ATTENDING PANCHAYAT ELECTION DUTY.

108—

1433 (1452/S) Q.— Sri Sarvasri Poolla Subbaiah, Sri B Niranjan Rao, & S. V. Veniah. Will the Hon'ble Minister for Education be pleased to State:

(a) Whether the teachers who acted as Polling Officers in 1964 Panchayat Elections in Yerragondapa on B block in Ongole District are paid the Travelling allowances and Daily Allowances, and

b) if not, what are the reasons therefor?

Sri P. V. Narasimha Rao:— (a) No, Sir,

(b) A report has been called from the District Educational Officer, Ongole. As soon as the information is received it will be placed on the Table of the House.

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119 (1436/S) Q.— It has not been paid on administrative grounds as the allowance is not paid by the Department. The information is awaited.

121 (1437/S) Q.— The allowance is not paid by the Department. The information is awaited.

123 (1438/S) Q.— The allowance is not paid by the Department. The information is awaited.
Sri R. Mahananda:— Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that material (craft) worth about Rs 53,000 was purchased by the Basic Training School, Mynampadu Ongole District in 1966-67;
(b) if so, whether it has been utilised properly; and
(c) whether there is any deficit in the stocks now?

Sri P. V. Narsimha Rao:—

(a) No, Sir. Material worth Rs. 53,127-70 produced by the pupil teachers was left unutilised for want of marketing facilities.
(b) It is not possible to utilise the entire produce. It is however being considered whether the unutilised material at the School could be of any use to any other Government Departments or if not how it could be disposed of.
(c) The question of deficit in the stocks does not arise as no purchases were made.
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**Q.** — Will the hon. Minister for Agriculture be pleased to state: the various activities carried on in our State by the Freedom from Hunger Campaign Committee of Australia to which certain concessions were given in G. O. Ms No. 265, Home (Transport) Department, dated 21-2-70?

**A.** — The Australian Freedom from Hunger Campaign Committee donated 1,20,000 dollars in the shape of fertilisers to the Government of India to finance the Training Farm at Mathurwada near Visakhapatnam. The financial assistance was given to start a training centre young farmers in modern methods of agriculture. The following are the conditions:

1) The land needed for the centre should be provided by the organisation receiving the grant viz. the Young Farmers Association Andhra Pradesh State Branch;

2) The expenditure incurred for improving the land should be borne by the Young Farmers Association, Andhra Pradesh State Branch.

3) In case the Australian Freedom from Hunger Campaign Committee stops the grant after some years, the maintenance of the Centre should be taken over by the State Government as the Committee will finance the centre for 3 years.

4) So far a sum of Rs. 2 lakhs has been released by the Indian Freedom from Hunger Campaign Committee, Ministry of Agriculture, Government of India. This is being spent for the construction of the buildings needed for the Centre. A tractor with its accessories has been purchased. A well has been sunk. Till now 1-4 farmers have been trained in Poultry, with the help and co-
operation of the Department of Animal Husbandry of our State Government—Quite a good number of the trainees are tribal people.

A batch of Australians, most of whom are donors, who visited the Training Centre in January last, expressed their high appreciation of the progress so far made.

The Vice-Chancellor, Andhra Pradesh Agricultural University has promised all the help needed technically by way of framing the syllabus for the training classes and also by way of arranging special classes by departmental officers. A farmers' service centre will soon be established. The trials in this regard are likely to be fruitful.
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The question was asked by Mr. R. N. Naidu regarding the Working of the Trip to Canada. The question was answered by the Minister for Home Affairs. The answer was that the trip was beneficial and fruitful.

In response to a question by Mr. V. R. Rao about the state of the railway line, the Minister replied that the state was satisfactory and that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the rural areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the urban areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the industrial areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the commercial areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the tourism areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the agricultural areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the educational areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the health areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the cultural areas and the Minister replied that the government was working on improving the service.

Mr. V. R. Rao asked about the state of the railway line in the social areas and the Minister replied that the government was working on improving the service.
Oral Answers to Questions 24 th July, 1971

Q1. The Honble Minister (Shri Ramana 2): — The Honble Minister for Public Health & Family Welfare asked a question under Sections 16 and 17 of the act. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q2. The Honble Member: — The Honble Member raised a question under Sections 16 and 17 of the act. The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q3. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q4. The Honble Member: — The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q5. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q6. The Honble Member: — The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q7. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q8. The Honble Member: — The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q9. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

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Q11. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

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Q15. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q16. The Honble Member: — The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q17. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q18. The Honble Member: — The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q19. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q20. The Honble Member: — The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q21. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q22. The Honble Member: — The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q23. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q24. The Honble Member: — The Honble Member asked the Honble Minister to maintain all the health centres in the town. The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Member also stated that under Section 17, it was necessary to establish all the health centres in the town.

Q25. The Honble Minister: — The Honble Minister replied that under Section 16, it was necessary to maintain all the health centres in the town. The Honble Minister also stated that under Section 17, it was necessary to establish all the health centres in the town.
Sri M. Manick Rao:— What are the names of the Members of the Committee?

Sri G. Venkata Reddi:— It is said that with this amount it is proposed to start a training centre to train young farmers in modern agriculture. Is poultry a modern way of agriculture?

Sarvasri R. Satyanarayana Rauju, Sri C. Janga Reddy A. Madhava Rao & D. Venkateswarlu:— Will the Hon'ble Minister for Agriculture be pleased to state:

(a) The number of ryots in Andhra Pradesh who participated in the “I. R. 8 paddy Crop” and “Bharath Krishi” Pandit competitions respectively during 1970.

(b) The number of persons therein whose crops have been inspected by the Senior Officers of Central and State Government during the months of September and October 1970;

(c) The particulars of the crops produced by them.

Competitions to Bharat Krishi Pandit
Sri Kakani Venkatarathnam:— (a) 18,167 cultivators have participated in the I.R.8 paddy crop competitions, and only one cultivator from Nellore District participated in the “Bharat Krishi Pandit Competition” during 1970 in Andhra Pradesh.

(b) One plot belonging to the cultivator in Nellore District who participated in the Bharat Krishi Pandit Competition was inspected by the State and Central Government Officers in September, 1970.

(c) All the cultivators who participated in the I.R.8 paddy competitions produced only I.R.8 paddy. The cultivator who participated in Bharat Krishi Pandit competitions also produced I.R.8 paddy only.
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Oral Answers to Questions

దొరికిన సంఖ్య 38, ఎంపా 85. పతం 18,167 కమీటీ 8 తిరుగులు పక్షం
తెలియబడింది.

తి. తామ్మతయం (నాయం): ప్రత్యేక (వర్గం) సంస్థలు లోని రెండు
మండలాల ప్రాంతాల సంస్థలు ఎందుకంటే సఐతాలు సమాంతం ఉండవడం తార్కికం ఉంది. సాధారణం, అంటే సామాన్యంగా సాంస్కృతిక, విద్యా వంటి సంస్థలలో సాధారణంగా విలసిల్లు అవసరం ఉంటుంది. అందుకే ప్రపంచవ్యాప్తంగా సెంప్రియం
నిర్ణయం నిర్ణయం చేయవచ్చాను. అందుకే అదే ప్రపంచంలో ప్రత్యేకతలు ప్రత్యేకతలు ఉంటాయాయి.

తి. తామ్మతయం (నాయం): క్షేత్రానంతర పంప్యూట్ నిర్ణయం ఎలా
ఉంటుంది? సంస్థలు సాధారణంగా అండి ఉంటాయాయి. అందుకే అండి ఉంటాయాయి. అందుకే అండి ఉంటాయాయి. అందుకే అండి ఉంటాయాయి. అందుకే అండి ఉంటాయాయి. అందుకే అండి ఉంటాయాయి. అందుకే అండి ఉంటాయాయి. అందుకే అండి ఉంటాయాయి.

తి. తామ్మతయం (నాయం): నంది తొలిదశ రాష్ట్ర ప్రభుత్వ రాశుండా
చేసిన రాశుండా కార్యక్రమం ఎలా నిర్మించవచ్చాయాయి?

తి. తామ్మతయం (నాయం): కేంద్ర సంస్కృతి 
ప్రభుత్వం ఎలా నిర్మించవచ్చాయాయి?

తి. తామ్మతయం (నాయం): ఎందుకంటే కొనసాగిన సమితి ఎలా 
నిర్మించవచ్చాయాయి?

తి. తామ్మతయం (నాయం): నంది తొలిదశ రాష్ట్ట్ర ప్రభుత్వ గ్రామ ప్రాంతాలు ఎలా 
నిర్మించవచ్చాయాయి?
PROPERTY OWNED BY GUDUMULU
RAMESWARAM TEMPLE IN E. G. DIST.

(a) whether there is Gudumolu Rameswaram temple in East Godavari District;
(b) by whom the said temple was constructed;
(c) the particulars of the property owned by the temple and by whom it was donated;
(d) when the same was taken over by the Endowments Department and;
(e) the income of the said devasthanam at the time of taking over of the temple and the income for the year 1968-69?

The Minister for Endowments (Sri R. Ramalinga Raju)—
(a) to (e) Answer laid on the Table of the House.

PAPER LAID ON THE TABLE OF THE HOUSE—
Vide Answer to L.A.Q. No. 1729 [*T12] (Started)
By Sarvasri Dr. T. V. S. Chalapathi Rao, B. Niranjana Rao and A. Madhava Rao, M.L.A.

(a) Yes, Sir.
(b) Not known, Sir. It is an ancient temple belonging to prehistoric origin.
(c) The properties owned by the temple as per the approved property register are as follows:

<table>
<thead>
<tr>
<th>T D. No.</th>
<th>Extent</th>
<th>Wet or Dry</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Ac.</td>
<td>cts.</td>
</tr>
<tr>
<td>2794</td>
<td>1,396-89</td>
<td></td>
</tr>
<tr>
<td></td>
<td>431-72</td>
<td></td>
</tr>
<tr>
<td></td>
<td>72-18</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1,900-79</td>
<td></td>
</tr>
</tbody>
</table>
The village Gudimohu Khandrika was granted to the subject temple but the grant was said to have been lost and its origin was not known.

(d) The institution came under the supervision of the H. R. & C. E. Board in the year 1939. An Executive Officer has been appointed and is continuing.

(e) There was no income to the temple till F. 1367, since the lands were in possession of the archakas and the cultivating tenants. But a sum of Rs. 3,058-97 p. has been fixed by the Government as Tasdic Allowance payable to the institution from Fasli 1367, and out of this amount an amount of Rs. 1,528-49 p. has been paid to the institution for Fasli 1380 towards Tasdic Allowance, leaving the remaining balance towards adjustment of excess payment made during the previous faslies and credited the same to the temple account.

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24th July, 1971

Oral Answers to Questions.
Sri M. Manik Rao:— After seeing the figures, I request you to allot half-an-hour discussion on this.

Mr. Deputy Speaker:— Where is the time? I don’t think we have any time.
Oral Answers to Questions

24th July, 1971

We can't allow it to go to dogs. What steps were being taken from 1939 to 1946, irrespective of other things?

We can't allow it to go to dogs. What steps were being taken from 1939 to 1946, irrespective of other things?

Sri M. Manik Rao:—Now the thing has come out. I request the chair to allow half an hour discussion or one hour discussion to get the whole details.

Sri N Ramachandra Reddy:—In answer to (c) it has been said that the Village Gudimola Khandrika was granted to the same temple but the grant was said to have been lost. How it was lost? What steps have been taken to recover it?
Oral Answers to Questions 24th Jul., 1971

**Q.** Will the hon. Minister for Bad. Works be pleased to state—

1. Whether it is a fact that Government issued orders under section 144(2) of Cr. P. C. from 17-5-70 to be in force for forty eight
days barring the playing of "Suprabhatham" in the temple of Sri Prasanna Venkateswaraswami of Chennuru village of Cuddapah district; and

(b) if so, the reasons there for?

Sri R. Ramalinga Raju :

(a) The Tahsildar, Cuddapah, upon a petition filed by the Inspector of Police, passed orders under section 144 (2) Cr. P. C on 7-5-1970 to be in force for forty five days.

(b) The Tahsildar apprehending breach of peace between Hindus & Muslims in chennur Village passed the orders.

Sri R. Mahananda :

(a) whether there is any temple at Manginapudi, Darsi Taluk, Oogole District and if so, what is the landed property owned by it now:

(b) under whose possession the lands are now and what is the approximate income of the Temple:

(c) who is the present Trustee of the Temple; and

(d) whether it is a fact that Village Karanam is enjoying the whole lands for his personal benefit?

Sri R. Ramalinga Raju :

(a) There is a temple known as Sri Chenna Malleswaraswamy Temple and three minor temples namely Sri Ramalayam, Sri Anja-neyaswamy and Sri Ankamma and Poleramma. There is also another temple by name Sri VenuGopalaswamy Temple but extinct at
Oral Answers to Questions. 24th July, 1971 131

present.. Sri Chennamalleswaraswamy Temple is endowed with Ac. 68-42 cents (wet Ac. 2-30 Cents and Dry Ac. 66-12 cents) and Sri Venugopalaswamy temple is endowed with Ac. 6-82 cents (wet Ac. 0-34 cents and Dry Ac. 6-48 cents). The other temples have no landed property.

(b) The landed properties of the temple of the extent of Ac. 46-36 cents are in possession and enjoyment of SRI T. Viswanath Rao Village Karanam of Manginipudi. An extent of Ac. 28-88 dry, is in possession of barbers. The income is estimated to be Rs. 600/- P. A.

(c) There is no legally appointed trustee. The question of appointment of non-hereditary trustees is under consideration of Assistant Commissioner, Endowments Department, Nellore.

(d) The Village Karanam is in enjoyment of an extent of Ac. 46-36 cents of land and he is doing Archakatvam service.
EXCAVATION OF "GUNTUR CHANNEL"

* 582 (1561) Q.—Dr. T. V. S. Chalapathi Rao:—Will the hon. Minister for Irrigation be pleased to state:

(a) when the excavation work of the Guntur Channel was commenced;
(b) how far it has progressed;
(c) how long it will take for its completion; and
(d) what is the estimated cost of the same?

The Minister for Medium Irrigation (Sri R. Narapa Reddy):—

(a) In February, 1966.

(b) Excavation of channel from M.O/O to 19/0 and 21/0 to 28/4 + 330 is almost completed. 26 off-take sluices out of 38, one Head- Regulator, 41 Drainage works out of 47, 22 road bridges, 2 Railway bridges out of 3 were completed. Out of 38 Nos. distributaries, work on 18 has been started.

(c) It is proposed to complete the scheme by the end of June 1972, based on the availability of funds.

(d) The present estimated cost of the scheme is Rs. 170 lakhs.

RETRENCHMENT IN SRISAILAM PROJECT

* 585 (1593) Q.—Sri Poola Subbaiah:—Will the hon. Minister for Power be pleased to state:

(a) whether it is a fact that the authorities of Srisailam project are retrenching a bulk of the employees of the project during 1970-71 and
(b) if so, the reasons, therefor?

The Minister for Power (Sri V. Krishnamoorthy Naidu) :— (a) There was no retrenchment in Provincial and workcharged establishment. There was retrenchment of N. M. R. workers.

(b) The retrenchment of N. M. R. workers was due to completion of or shrinkage in particular types of work in the Project.
RUSSIAN MACHINERY FOR LOWER SILERU PROJECT

117—

(a) As per the original programme, 5% of the equipment was expected at site by March 1971. But as per the actuals, 92 tons of the equipment as against 2079 tons total weight of the equipment which works out to 4.5% was shipped on 11-2-1971 and the equipment was actually received at Madras Port during 4/71 in good condition and they were booked to Narsipatnam Road Railway Station during last week of 5/71 and these are being transported to site. The rest of the equipment is scheduled to be supplied over a period of 15 months as per delivery schedule and the last consignment is expected to be shipped by IV Quarter of 1972.

(b) No, Sir.

(c) The work on the project was started in December '64. The Civil Works of the Power House were started in September 1969. 70% of the excavation of foundations for Power House has
been programmed to be completed by end of 6/71 and the programme has been kept up. Excavation of foundations of Power House is programmed to be completed by 2/72 and the initial erection of the equipment will be started from 7/72.

(d) The budget allotment for 1970-71 for Civil works of Lower Sileru Hydro Electric Project was Rs. 500 lakhs and the same has been revised to Rs. 300 lakhs for civil works during I/71. The month wise expenditure from April, 1970 to March 1971 is as follows:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Month</th>
<th>Expenditure incurred during the month Rs. in lakhs</th>
<th>Cumulative expenditure during 1970-71 Rs. in lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>April</td>
<td>7.50</td>
<td>7.50</td>
</tr>
<tr>
<td>2.</td>
<td>May</td>
<td>7.50</td>
<td>15.00</td>
</tr>
<tr>
<td>3.</td>
<td>June</td>
<td>7.00</td>
<td>22.00</td>
</tr>
<tr>
<td>4.</td>
<td>July</td>
<td>28.00</td>
<td>50.00</td>
</tr>
<tr>
<td>5.</td>
<td>August</td>
<td>42.00</td>
<td>92.00</td>
</tr>
<tr>
<td>6.</td>
<td>Sept.</td>
<td>23.00</td>
<td>115.00</td>
</tr>
<tr>
<td>7.</td>
<td>Octo.</td>
<td>14.00</td>
<td>129.00</td>
</tr>
<tr>
<td>8.</td>
<td>Nov.</td>
<td>20.00</td>
<td>149.00</td>
</tr>
<tr>
<td>9.</td>
<td>Dec.</td>
<td>28.00</td>
<td>177.00</td>
</tr>
<tr>
<td>10.</td>
<td>Jan.</td>
<td>39.00</td>
<td>216.00</td>
</tr>
<tr>
<td>11.</td>
<td>Feb.</td>
<td>44.00</td>
<td>260.00</td>
</tr>
<tr>
<td>12.</td>
<td>Mar.</td>
<td>33.38</td>
<td>293.38</td>
</tr>
</tbody>
</table>
RECRUITMENT POLICY OF THE ELECTRICITY BOARD

118—

(a) whether it is a fact that in B.P.M.S.No. 185 dated 11-3-69 the A P.S.E.B. had proposed to form a Civil Cadre with effect from 31-12-1968;

(b) if so, why the Board has not implemented the same whereas in Sister States like Madras, Kerala and Maharashtra the Electricity Boards are having full fledged Civil Cadres;

(c) pending the formation of Civil Cadre why the Chief Engineer (Civil) is going ahead with the direct recruitment of Assistant Engineers (Civil) in the Board which is clearly contradictory to the recruitment policy enunciated by the Board in its B.P.Ms. No. 89 dated 2-2-70; and

(d) why not the Junior Engineers (Civil) who have got several years of experience in the Board and who were originally appointed by Chief Engineer (R & B) and later on selected by the Service Commission be given first preference in the direct recruitment of Assistant Engineers (Civil) in the A.P.S.E.B ?

Sri V. Krishna Murthy Naidu:— (a) Yes Sir,

(b) Though the orders have been issued creating permanent cadre strength by the Board it could not be implemented due to the reason that the services have not been transferred by Government to Board. To form a permanent civil cadre, it is quite essential that the Engineering staff from P.W.D. who have put in considerable length of service in the Electricity Department and acquainted with the works are drafted to the posts of Executive Engineer and Superintending Engineers. The principles for absorption in the civil cadre of the personnel in the P.W.D. after obtaining their options are under consideration.
(c) The direct recruitment of Assistant Engineers and junior Engineers does not run contrary to the recruitment policy enunciated by the Board in B. P. Ms. No- 89 dated 2-2-1970, in as much provision for 37$\frac{1}{2}$% direct recruitment Assistant Engineers has been made in the regulations. As some difficulty is experienced in obtaining the required number of personnel from the P. W. D. and as there was necessity to fill the vacant posts in Lower Sileru urgently direct recruitment had to be made by the Board.

(d) The direct recruitment of Assistant Engineers is open to all persons either working in Electricity or in P. W. D. persons with brilliant academic career have been called for interview and selection made. Further the junior Engineers working in this Department originally appointed by Chief Engineer (Projects & Board) and subsequently selected by Service Commission to the P. W. D. Engineering Cadre, cannot be considered for appointment as the recruitment is by direct recruitment by Board and not by promotion.

OVERPAYMENTS TO THE CONTRACTOR OF PEDDAVANKA IN CHITOOR DISTRICT

II9—

* 476 (2779) Q.—Sri T. C. Rajan:—Will the hon. Minister for Minor Irrigation be pleased to state ;

(a) whether it is a fact that a contractor of Peddavanka in Chittoor district has drawn nearly 70 thousand rupees, more than what he had executed in the year 1967 : 

(b) if so, What is the exact work he has executed and how he has been overpaid; and

(c) on whom this responsibility has been fixed and the action taken in this regard and to recover the amount from the contractor? 

The Minister for Minor Irrigation deputised the Minister for Irrigation (Sri V. Purushotham Reddy) :— (a) & (b) The work connected with the formation of a new tank across Peddavanka near Buchireddy Kandriga in Puttur Taluk, Chittoor District was given on contract.

An amount of Rs. 82.927/- was found to have been overpaid to the contractor due to the excess quantities involved in the pit measurements and also due to short recovery towards hire charges and cost of materials in the part-bills. Out of this, a sum of Rs. 53,540/- due to the contractor by the Department has been adjusted leaving a balance of Rs. 29,387/- which could not be recovered so far.
Orai Answers to Questions 24th July, 1971

(c) Explanations of the officers concerned have been called for. Responsibility will be fixed after the explanations are received and examined. Necessary steps have been taken to recover the excess payment. The amount is yet to be recovered from him.

INVESTIGATION OF WATER SOURCES IN THE AGENCY AREAS OF EAST GODAVARI DISTRICT

120—

435 (1839) Q — Sri Ch. Mallikharjuna (Yellavaram) :— Will the hon. Minister for Minor Irrigation be pleased to state:

(a) the talukwise number of water sources investigated by the Department in the two taluks of 1. Rampachodavaram 2. Yellavaram in the agency area of East Godawari district, together with the number of water sources for which the work has been completed;

(b) the number of cases of water sources pending in Collector's Office, Superintending Engineer's Office and Board of Revenue respectively; and

(c) the return expected for a scheme in Girijan area of the Agency while sanctioning?

Sri V. Purushotham Reddy :— (a), (b) & (c) A statement is placed on the Table of the House.
STATEMENT PLACED ON THE TABLE OF THE HOUSE WITH REFERENCE TO L. A. Q. NO. 1839 (Starred) [No.435] GIVEN NOTICE OF BY SRI. CH. MALLIKHARJUNA, M.L.A.

Clause (a):

<table>
<thead>
<tr>
<th>Water sources investigated</th>
<th>Rampachodavaram Taluk</th>
<th>Yellavaram Taluk</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>53</td>
<td>45</td>
</tr>
<tr>
<td>b)</td>
<td>15</td>
<td>5</td>
</tr>
</tbody>
</table>

Clause (b):

The number of cases of water sources pending in Collector's Office, Superintending Engineer's Office and Board of Revenue respectively; and

<table>
<thead>
<tr>
<th>Cases pending in</th>
<th>Rampachodavaram Taluk</th>
<th>Yellavaram Taluk</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) No. of cases pending in Collector's Office</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>b) No. of cases pending in Superintending Engineer's Office</td>
<td>22</td>
<td>27</td>
</tr>
<tr>
<td>c) No. of cases pending in Board of Revenue</td>
<td>Nil</td>
<td>Nil</td>
</tr>
</tbody>
</table>

Clause (c):

The return expected for a scheme in Girijan area of the Agency while sanctioning?

Answer ... ... 0.5%
BUSINESS OF THE HOUSE

Sri A. Madhava Rao:—Sir, I raise a point of order. I have learnt from the Secretary that the Deputy Speaker is exercising the powers under delegation. I say that all proceedings that have been conducted so far and all the proceedings to be conducted in pursuance of such delegation are void and ultra vires the Constitution and therefore all the proceedings must be declared as null and void. My argument is this:

Mr. Deputy Speaker:—Did the Secretary tell you on his own or did you make any enquiry?

Sri A. Madhava Rao:—I learnt so, and in order to ascertain whether it was correct or not, I asked the Secretary, and he said that it was under delegation that the Deputy Speaker was exercising powers.

In this connection, I would like to invite attention of the Chair to article 180 of the constitution which says:

"1. While the Office of the Speaker is vacant, the duties of the office shall be performed by the Deputy Speaker or, if the office of Deputy Speaker is also vacant, by such member of the Assembly as the Governor may appoint for the purpose"

Sub-Clause (2) of the Article is more important which says:

"2. During the absence of the Speaker, from any sitting of the Assembly, the Deputy Speaker, or if he is also absent, such person as may be determined by the rules of procedure of the Assembly, or if no such person is present; such other person as may be determined by the Assembly, shall act as Speaker"

The words 'During the absence of the speaker' and 'Deputy Speaker occurring in the above sub-clause of the Article are important.

In this case, the Deputy Speaker, the other day, read out the orders passed by the Hon'ble speaker in the House, and the matter is going on under delegated powers. So, it is not a question of absence as laid down in the Article. It is a question of delegation of powers. The relevant rules that is relied on Rule 353 of the Assembly which deals with 'Delegation of powers of Speaker' and it reads thus:

"The Speaker may by order in writing, delegate to the Deputy Speaker all or any of his powers under the Rules".
This rule itself is null and void because of Article 208 of the Constitution. Article 208 says: "A House of the Legislature of a State may make rules for regulating, subject to the provisions of this Constitution—..........

There is no power vested in the speaker for the delegation of powers. The Article is very specific. Only when the Speaker is absent the Deputy Speaker can sit.

Another thing that happened was that orders were passed by the Speaker and the Deputy speaker was acting under delegation of powers.

Mr. Deputy Speaker:—I think the Rules have been approved.

Sri A. Madhava Rao:—Even if the Rules are approved, if they are against the Constitution they are null and void because they are ultra vires of the Constitution.

Dr. T. S. Murthi:—Let him go to Court...

Sri A. Madhava Rao:— I am an equally independent member like Dr. T. S. Murthi. If a Bill is passed, certainly I may go to Court. Therefore, my submission is...

Mr. Deputy Speaker:—Your submission is that the Speaker has no powers of delegation.

Sri A. Madhava Rao:—The Deputy Speaker has to act in the absence of the Speaker under the Rules......

Mr. Deputy Speaker:— You agree that in the absence of the Speaker the Deputy speaker has to act?

Sri A. Madhava Rao:— He can conduct all the proceedings and naturally he has to pass all orders. The other day, what the Deputy Speaker read over was an order passed by the Speaker. In the absence of the Speaker, the Deputy Speaker may exercise all his powers. Here, the Speaker is not absent..

Mr. Deputy Speaker:— What do you mean by "absence"

Sri A. Madhava Rao:—Absence from the House and absence from duty. In that case, the Deputy Speaker, in the absence of the Speaker, can exercise the powers. The question is whether he is absent from the House and absent from duty. I would like to have clarification because the bills may come up for discussion and his absence or otherwise is of importance.

Sri C. V. K. Rao:— A question has arisen that the entire proceedings of the House will become null and void due to the violation of the provisions of the Constitution. The Leader of the House must be here to explain the position.
Mr. Deputy Speaker:— If we need him we shall invite him.

Sri C. V. K. Rao:—Let the Leader of the House follow what is going on—

Mr. Deputy Speaker:— Let us go to the problem.

Sri C. V. K. Rao:— My request is, you kindly send word to the Leader of the House...

Mr. Deputy Speaker:— Please see Article 130 of the Constitution.

Sri A. Madhava Rao:— Mr. Raghavulu has raised the point that the speaker whichever he is temporarily absent he can delegate his powers. Where is such delegation of powers contemplated under the Constitution.

Mr. Deputy Speaker :—Will you please show me where in the Constitution no such powers are contemplated?

Sri A. Madhava Rao:— What is not provided under the Constitution cannot be done by the Speaker. "......During the absence of the speaker from the sitting of an Assembly; the Deputy speaker or, if he is also absent, such person as may be determined by the rules of procedure of the Assembly, or, if no such person is present such other person as may be determined by the Assembly shall act as Speaker." Whenever the speaker is absent the Deputy speaker can function as such. This is different. There is no question of delegation. If the Speaker is absent automatically the Deputy speaker will be there. The question is if there is delegation of power as such and whether he is functioning under the delegation of power. There is no power for the speaker to delegate. Any delegation
of power is subject to Article 208 of the Constitution; otherwise it is ultra vires.

Sri C. V. K. Rao:— Our hon. friend being a lawyer is able to dwell at length on the matter. One of the fundamental rules of jurisprudence is: you should not read a thing that is not there. The question of delegation of power is being raised here. Whether such power is there or not, the Speaker is absent. Under these circumstances, under Art. 180, the Deputy Speaker takes his place and is discharging his duty. When he is discharging that duty, it cannot be questioned that unless and until that paper delegating the power is there that Deputy Speaker cannot function. He cannot question the Deputy Speaker saying that the Dy. Speaker has no right to transact the business. When the Chair is vacant it is the Deputy Speaker who occupies it; when the Deputy Speaker is not there it is one of the Panel of Chairmen that occupies. That is the position under Art. 180. To say that the Deputy Speaker cannot occupy it since there is no delegation of power is totally misleading. I think the hon. Member is misled by his unfortunate training. I hope he will correct himself and save the time of the House.

Sri G. Venkata Reddy;—I would like to draw this difference between the office of the Speaker being vacant and his absence. We have to draw that distinction. When his office is completely vacant, there is no delegation. That has to be filled up. When there is any absence and the Constitution did not prohibit the delegation. Otherwise all the Acts that are being passed by the parliament and the Legislatures would automatically become defunct. I feel there is no repugnancy as far as the Constitution is concerned. I feel the proceedings that took place in the absence of the Speaker are all valid. There is no question of its being ultra vires of the Constitution.

Sri A Madhava Rao;— What I am contending is that once the Deputy speaker occupies, he must pass orders on everything. I request the Article must be read in its entirety. If it is to be considered like that, then there is no question of order being passed by one person and then delegation being done to the extent of proceedings being conducted. Suppose, in the Speaker's absence, Deputy Speaker can do and undo things; there is no question of delegation.

Mr. Deputy Speaker;— Suppose, Speaker is also here but not in the chair. Files go to him. Has he no right to pass orders?
Sri A. Madhava Rao:— There are two points to be considered. One is — is it in pursuance of delegation of powers, the Deputy Speaker is sitting here? Is it because the Speaker is absent temporarily that the Deputy Speaker is acting like that. If the office of the Speaker is vacant, the functions are different.

Mr. Deputy Speaker:— When the office is vacant, the position is clear. But the office is not vacant; that much we know.

Sri A. Madhava Rao:— That is why I asked in the first instance, whether it is in pursuance of the delegation the proceedings are conducted. The point is whether the Speaker can delegate his powers. Will it amount to its being ultra vires of the Constitution or not. If so, what would be the fate of the proceedings conducted so far. What would be the fate of the proceedings that will be conducted tomorrow or now itself.

Sri K Atchuta Reddy:— The crucial point is this — at any particular point of time, can two Speakers act one in the Chamber and the other here? Partly one Speaker giving decisions here and partly one Speaker passing orders on some file?

Mr. Deputy Speaker:— That is not the point of order. The point raised is under the Constitution there is no power of delegation.

Sri K Atchuta Reddy:— I will come to that. The anomalous position here is — now the Speaker is absent and passing orders on files and the Deputy Speaker is passing orders on some files under delegated powers. Nobody can have any objection if the Deputy Speaker, in the absence of Speaker, assumes full powers. But can the Speaker partly delegate certain powers and at the same time, can he partly act as Speaker? That is the most important thing. What Mr. Madhavaran says is the Speaker must either be totally absent or he must act fully; he cannot delegate powers. Of course there is no specific provision in the Constitution.

Mr. Deputy Speaker:— In the bye-laws it is here. It is now here stated that he has no powers to delegate.

Sri K. Atchuta Reddy:— The Constitution only stipulates that for the total absence of the Speaker, taking over by the Deputy Speaker is the only alternative. Partial absence and partial functioning of the Deputy Speaker is not envisaged in the Constitution.
Whether he can function as Speaker in his Chambers and allow the Deputy Speaker to function as Chairman in the Assembly and for that purpose is it necessary on behalf of the Speaker to delegate powers. If he has already delegated powers, is the position correct? There is no need of delegation of powers from the Speaker to the Deputy Speaker because when he is virtually absent automatically the Deputy Speaker occupies the Chair. and you will have to give a ruling - whether any powers have been delegated to the Deputy Speaker; if so that has to be clarified now. If any powers have been delegated by the Speaker, what are the powers so delegated, so that we can come to a conclusion in this matter.

Sri C. V. K. Rao:— I would like to have any paper in the possession of the office delegating the powers to the Deputy Speaker.

There is no room for any rule of order or discussion at all. Delegation to the Deputy Speaker or anybody does not arise. On the other hand, of course the Constitution is positive about it - only in the absence of the Speaker the Deputy Speaker can function. It shall not be called in question in any Court of Law. Article 212 (1) says, the validity of any proceeding in the Legislature on a subject shall not be called in question on the ground of any alleged irregularity in the procedure. Therefore, there is no question of any of these Proceedings being irregular. That is a
separate question. But as for as the delegation is concerned, the first question is whether there is any delegation at all. Absolutely there is no necessity for any delegation by the Speaker. Because the Speaker can dispose of them and you can proceed even if the Speaker is in the town or in the Chambers.

Sri. N. Ramachandra Reddy:—A point has been raised by Mr. Madhavarao and you were pleased to read some rules. But the rules cannot override the Constitution itself. As such this is a very important matter and many important Bills are going to be taken up and certainly they will be challenged in a Court.

Mr. Deputy Speaker:— That cannot be done.

Sri N. Ramachandra Reddy:— If it is so, why should we not invite the Advocate-General and take his opinion. Better the Advocate-General's opinion is taken in this regard.

Mr. Deputy Speaker:— I will reserve the ruling as far as Sri Madhavarao's question is concerned.

Sri Pragada Kotaiah:— Is there any delegation of powers from the Speaker, given to the Deputy Speaker? If so, to what extent? In the Chambers he is functioning as Speaker and it is only in the House, the Deputy Speaker is functioning as Speaker. Therefore,
it is an anomalous position. What are the powers that are delegated to the Deputy Speaker?

Sri P. V. Narasimha Rao:— I am not going into the merits. I am only submitting that we have well-established precedents on the principles of consistency and inconsistency. When a particular law is said to be inconsistent with the Constitution or ultra vires of the Constitution, what we mean is that there is a provision in the Constitution which is inconsistent or diametrically opposed to the law. In this case, we do not find that there is anything derogatory or opposing delegation in the Constitution. The Constitution is silent on that point. So, on the points on which the Constitution is silent, if a rule is made by this House, it does not affect the Constitution. That is a well-established principle of interpretation in respect of consistency and inconsistency.

Sri A. Madhava Rao:— With all respect to Mr. P. V. Narasimha Rao, I may inform him that the Courts have held that whenever there is no delegation also in the Constitution, there is no power vested for delegation. The principles have been well laid. Unless there is the power in the Constitution in regard to the functioning of the Deputy Speaker as Speaker, it should be interpreted strictly and there is no question. There are decisions in that respect.

Sri P. Subbaiah:— The words 'vacant and absent' have to be now understood. 'Vacant': That has been clearly laid down in Art. 191, while the office of the Speaker is vacant, the duties of the office shall be performed by the Deputy Speaker. No. 2 is during the absence of the Speaker from any sittings of the Assembly the Deputy Speaker or if he is also absent such other person. So, here we have to differentiate between vacant and absent. Here the post of the Speakership is not vacant. He is only absent. When he is absent, Speaker includes the Deputy Speaker also. Automatically the powers of the Speaker devolved on the Deputy Speaker when the Speaker is absent. 'Absent' I am using the word very cautiously. The word 'absent' is very clear. Here the delegation of power is ultra vires under Art. 182.
Sri T. V, Raghavulu:— I beg to submit two contingencies. They are contemplated under Art. 180. Art. 180 Clause 1 lays down a provision regarding a situation where the office of the Speaker is vacant. But as far as we are concerned, it does not arise. Now under the same Art. clause 2 refers to absence of the Speaker from the sitting of the Assembly. The Article has given the procedure for filling up that temporary vacancy, in so far as it relates to the sitting of the meeting of the assembly is concerned. The question of delegation arises only where the other functions of the Speaker are concerned. So in the rules in no way derogatory to any express proviso, explaining the functions of the part of the Speaker. I think there is nothing inconsistent with the rules and the rules are not at all in excess of the provisions of the Constitution and therefore everything we do here is quite within the province of the Deputy Speaker who is in Chair Sir.

Sri C. V. K. Rao:— On a point of order Sir.

Sri C. V. K. Rao:— Where is the paper that has been issued by the Speaker that he is delegating powers? How can we discuss on a matter that is not before the House Sir?

Mr. Deputy Speaker:— That is why some members wanted clarification. He has brought a point of order. It may be a presumption or an understanding,

Sri C. V. K. Rao:— The papers have to be placed before the House, Sir. Or you can read it.

Mr. Deputy Speaker:— If necessary it will also be placed.

Sri C. V. K. Rao:— A Member has a right to get the information on a vital matter like this.

Mr. Deputy Speaker:— I have not objected to that,

Sri C. V. K. Rao:— Kindly place it before the House.

Deputy Speaker:— Members wanted clarification whether there is any such power of delegation. Yes, the Speaker has already delegated powers to me when he was not in the City. For other points raised by Sri Madhava Rao and others, I will reserve my ruling.
24th July, 1971 Adjournment Motion re:- Retrenchment of N.M.R. Workers in the Electricity Board

ANOUNCEMENTS
Re:- Change in party position

Mr. Deputy Speaker:— I am to announce to the House that Sri V. Uniswamappa has resigned from the Congress Organisation Party. He will be treated as an Independent Member.

I am to announce to the House that Sri Shivarao Shetkar has joined the Telangana Praja Samithi.

ADJOURNMENT MOTION
Re:- Retrenchment of N. M. R. workers in the Electricity Board.

Mr. Speaker:— Sri Badri Vishal Pittie, Sri T. Anjaiah, Sri N. Raghava Raddy and Sri Ch. Rajeswara Rao have given notice of the following Adjournment Motion: Retrenchment of N. M. R. in Andhra Pradesh State Electricity Board”. As this is not a matter of Adjournment Motion, I have disallowed it. However, I have admitted it as Call Attention Notice under Rule 73 of the Assembly Rules.

Sarva Shri Badri Vishal Pittie, T. Anjaiah, N. Raghava Raddy, Ch. Rajeswara Rao and others have given notice of the following adjournment motion: “Total failure on the part of the Government to protect the public of Gowliguda, Goshmahal and other areas in Hyderabad from loss of property and from inconveniences on account of rain that occurred on the 6th July, 1971”. As this is not a matter of adjournment, I have disallowed it. However, I have admitted as Call Attention Notice under Rule 73 of the Assembly Rules.
Mr. Deputy Speaker:- I have got one more announcement. Sri P. Gunnaayya has given notice of the following adjournment motion: "Consequent to the enhancement of electricity charges by Government, the management of the Steel Factory at Gudivada, Srikakulam district is going to close the said factory rendering unemploymen to 10,000 employees and thereby 10,000 men and women working on daily wages will be affected." As it is not a matter urgent enough resulting in the interruption of business of the House, I have disallowed it. However, I have admitted it as Call Attention Notice under Rule 73 of the Assembly rules. Now Call Attention....

Business of the House

Sri C.V.K. Rao:- Sir, you have disallowed our Adjournment Motion. Kindly read that.

Mr. Deputy Speaker:- I do not think I have got it here. I will find out. If your adjournment motion is ruled out and not read here. I will get it on Monday.

Mr. Deputy Speaker:- Madam, I know that difficulty and the inconvenience caused. But the Minister for Power is not here. When the Minister comes, you can raise that question.


Mr. Deputy Speaker:- Yes, I will send for him.

Sri M. Manik Rao:- Sir, you have read out all those adjournment motions. I have given two adjournment motions.
Mr. Deputy Speaker:— I will see where they are. I am told that one has been announced.

Sri M. Manik Rao:— Not announced, Sir. I have given two adjournment motions.

Mr. Deputy Speaker:— I will find out what they are and if they are not read out, I will read them on Monday.

Sri A. Madan Mohan (Siddipet):— Mr. Speaker, Sir, the age-long practice in the Fire Services Department has now been cast off to one’s dismay and to the inconvenience of the Fire Services employees of Telangana. Actually, the age-long practice was...

Mr. Deputy Speaker:— Tell me what is the actual point.

Sri A. Madan Mohan:— The point is for the last 25 or 30 years, from the days of the former Hyderabad Government, the Fire Service employees had the shift system duty, i.e., 24 hours duty and 24 hours off. Now what is happening is by latest a ministrative order, it has been made to 12 hours and 12 hours. All these employees who are living in far off places....

Mr. Deputy Speaker:— Mr. Madan Mohan, please help me. Is it so immediate that it should be answered only to-day?

Sri A. Madan Mohan:— The Hon. Minister for Home can take note of this.

Mr. Deputy Speaker:— In Zero hours only such matters as Electricity can be raised. This is a matter which you can refer during debate or you can give a notice under Call Attention. It is so essential that the answer has to be given to-day only. You can give a call attention or some such thing.

Sri A Madan Mohan:— Thank you.
Mr. Deputy Speaker:— I will find out from the office and inform you.

Mr. Vavila Gopalakrishnaiah:— I am asking specifically.

Mr. Deputy Speaker:— You send some notice. Then I will allow it. If you want some information, I will write to Government.

Mr. Vavila Gopalakrishnaiah:— Is it not through the Assembly?

Mr. Deputy Speaker:— You give notice for which you need information.

Mr. Deputy Speaker:— Immediately I go the chambers, I will see at what stage it is and I will give you the information about it.

Mr. Deputy Speaker:— That is bad thinking. I will see for it. I cannot discriminate between a member and another. Please bear with me. 'Correct yourself.'

Mr. Deputy Speaker:— The Minister is not here.

Mr. Deputy Speaker:— When the Council is there, I cannot say why he is not here.
Mr. Deputy Speaker:— On Monday.
Sri M. Manik Rao:— My matter pertains to Health Minister.
Mr. Deputy Speaker:— He is not here. There is no opportunity for you.
Sri M. Manik Rao:— Always they are not here.
Mr. Deputy Speaker:— You give notice.
Sri M. Manik Rao:— Please bear with me, Sir. I am not going to read anything. I have got some right to represent. There are two manufacturers, Synthetic Drugs, and the other. The polluted water is effecting the public health of 20,000 boys in Begumpet area and Somajiguda area. The refuse of their industries is coming to Hussain Sagar. This is more important. It is badly effecting the boys of the Public School numbering 2000.
Mr. Deputy Speaker:... Why don't you put a question? I am requesting you to do so.
Sri M. Manik Rao:— This is more important. I have to ask in the zero hour only. I request through the Chair the Health Minister to depute senior officers.
Mr. Deputy Speaker:— Why don't you give a Call Attention notice?
Sri M. Manik Rao:— If I give a call attention, it will take more time. The boys of the Public School are badly affected.
Mr. Deputy Speaker:— When he is not here what is the use.
Sri Kudipudi Prabhakara Rao (Amalapuram):— Sir, is it not the bounden duty of the Chair, when any Members complaints of anything, to convey the feelings of the Member to the Minister even if he is absent?
Mr. Deputy Speaker:— I think it is not the bounden duty; but at the request of the Members it will be sent to the Minister concerned.
Sri Kudipudi Prabhakara Rao:— Then, who is the responsible person to convey our feelings to the Ministers?
Mr. Deputy Speaker:— You make a request to the Chair and the Chair will take care of it; he will pass it on to the Minister.
Sri Kudipudi Prabhakara Rao:— Then you are making us helpless.

The following candidates are provisionally selected for appointment as Physical Directors and Educational Teachers.

This order was passed on 3-2-1971 and now we are entering in August. No appointment order was issued to them, unfortunately. Why were they appointed at all in the beginning?

Sri P. V. Narasimha Rao:— If he could have given me two more days and put a short notice question, he should have got the answer. If he wants me to answer off-hand, I can't think it is possible.

Mr. Deputy Speaker:— Your judgement is not based on correct information.

Sri C. V. K. Rao:— I wish to raise an issue which affects the dignity of this House. The lobbies of this House are being flooded with special branch people. They have their duty to discharge and I cannot question it. But what business have they to flood our lobbies? What is the emergency that is existing? It affects the dignity of the Members; they are quite peaceful and the entire State also is peaceful; and the twin cities are peaceful; why should the Government to such an extent as to dishonour the members by flooding the entire compound and the lobbies with special branch officers?

Mr. Deputy Speaker:— It is not by the Government; they are not deputed by the Government; they have permission from the Speaker.

Sri C. V. K. Rao:— Should the Speaker go on permitting them to flood the lobbies every session?

Mr. Deputy Speaker:— It is his choice.

Sri C. V. K. Rao:— I have got to protest.
(At this stage, some Members in the Opposition were on their legs.)

Mr. Deputy Speaker:— Members have taken to the habit of making aspirations; I do not know why they are doing it; it will be only belittling the prestige of the Chair.

Mr. Deputy Speaker:— There is a Call Attention notice and the Chief Minister has to reply the Debate. If every Member goes on rising on some protest or other, should I not regulate? (Interruptions) You are forcing the Chair to yield.

Mr. Deputy Speaker:— There is no time now. It will be answered on Monday.

(Sri T. PurushothamaRao and Sri Narasininga Rao were seen standing asking for giving permission to Sri BhoomReddi)

Mr. Deputy Speaker:— I have given permission and the Minister has replied.

Sri P. Narasing Rao:— The Minister has not replied.

(Interjections: Are you in the Chair? How about the permission?)}
Calling Attention to a Matter of Urgent Public Importance re: Collection of Donations by Affiliated Colleges in Twin Cities

Calling attention to a matter of urgent public importance

re: Collection of donations by affiliated colleges in twin cities

The member of Twin Cities:

Attention is hereby directed to the fact that the affiliated colleges in the Twin Cities have been collecting donations in the following amounts:

- $200
- $100

The deadline for collection is approaching, and the management would like to urge the members to support these institutions. The donations will be used to fund various projects and activities within the campuses.

(Sri K. Ramanatham in the Chair)

Mr. Chairman: It will be corrected accordingly.

...
Calling Attention to a Matter of Urgent Public Importance re: Collection of Donations by Affiliated Colleges in Twin Cities.

On 24th July, 1971

[Text content not legible in this case]
Sri P. V. Narasimha Rao:— Not for the two medical colleges at Warangal and Kakimada.

Sri C V. K. Rao:— The Government is hypocritical. What is the purpose of banning the capitation fees? You ban on the one hand and then permit it on the other. You cannot have a dual policy.

PAPERS LAID ON THE TABLE

Amendment to the A. P. Motor Vehicle Rules, 1964

The Minister for Transport (Dr. M. N. Lakshminarasaiah):—
Sir, I beg to lay on the Table under sub-section (3) of Section 133 of the Motor Vehicles Act 1939 copies of the Notification issued under G. O. Ms. No. 523, Home (Transport I) Department dated 15-3-71 containing an amendment to the Andhra Pradesh Motor Vehicles Rules, 1964.

Sir, I beg to lay on the Table copies of the Notification issued under G. O. Ms. No. 614 Home (Transport II) Department dated 31-1-1971 containing an amendment to the Andhra Pradesh Motor Vehicles Rules, 1964.

Sir, I beg to lay on the Table under sub-section (2) of Section 9 of the Andhra Pradesh Motor Vehicles Taxation Act 1963 a copy of the Notification issued in G. O. Ms. No. 1269, Home (Transport II) Department dated 14-8-1970 and published in the Andhra Pradesh Gazette dated 27-8-1970 as required under sub-section (1) of Section 9 of the said Act.

Mr. Chairman:— Papers laid on the Table.

BILLS

THE ANDHRA PRADESH AGRICULTURAL UNIVERSITY (AMENDMENT) BILL, 1971

Sri Kakani Venkataramnam:— Sir, I beg to move that leave be granted to introduce the Andhra Pradesh Agricultural University (Amendment Bill, 1971).
Mr. Chairman:— Motion moved. (Pause)

Mr. Chairman:— The question is—

"Leave be granted to introduce the Andhra Pradesh Agricultural University (Amendment) Bill, 1971."

The motion was adopted.

Sri C.V.K. Rao:— Sir, on a point of clarification, The Minister for Education has admitted that there is a ban on capitation fees; that is a policy with the Government but at the same time the Minister says with the same mouth that some capitation fees is being collected that too pertaining to an institution to which Government appoints Professors and Lecturers. Does it not amount to contempt of the House? Am I not entitled to move a motion?

Mr. Chairman:— You raise a privilege motion.

Sri C.V.K. Rao:— You will admit it.

Mr. Chairman:— It will be examined.

Motion on Address by the Governor


Add the following at the end:—

But regret for non-payment of salaries to the N.G.Os. for the strike period and for not mentioning the names of two N.G O's who were shot dead during the unwanted firing at Tirupathi by Police Officials against peaceful strikes and also for not paying compensation to the bereaved families.

2. But regret for the deliberate omission about the serious situation arisen out of the unfortunate judgment of the High Court quashing the G. O. dated 29-9-70 which announced the list of backward classes in the state.

3. But regret for general enmity between the Prime Minister of India between Telangana Praja Samithi and the Chief Minister.

4. But regret for not mentioning the terms of the reported negotiation held through the Prime Minister of India, between Telangana Praja Samithi and the Chief Minister.

5. But regret for not taking any measure to arrest the spiraling prices especially foodstuffs.

6. But regret for not mentioning the serious situation arising out of the seasonal conditions and failure of crops in many parts of the state.

7. But regret for harassing the peasants for the collection of drainage cess in spite of writ petitions filed in the High Court in this regard.
But regret, for collecting fines from the Agriculturists by co-operating sugar-factories for non-supply of Sugar cane without rising its price inspite of repeated representations.

But regret, for badly neglecting the development of the backward areas of Coastal Andhra and Rayalaseema.

But regret, for the omission to mention the stage at which scheme for the development of the Naxalite infected areas with special reference to Srikakulam District.

But regret, for not setting apart sufficient funds for the speedy execution of Srisailam and Vamsadhara Projects.

But regret, for not bringing pressure on Nationalised Banks in issuing loans to the needy ryots.

Mr. Chairman — Amendments moved.

Sri R. Satyanarayana Raju
Sri P. Seshavataram
Sri N. Raghava Reddy
Sri Md. Rajab Ali.

Sir We beg to move:

Add the following at the end:

But regret to note that the speech did not contain the failure of the Government to check the severe police repression on Harijans and poor people in the villages of Mallepally, Muttapuram and Banapuram of Khammam Taluk and Khammam District.

But to regret to note failure of the Government to control the goonda elements from setting fire to the house of Talluri Veeraiah of Muttapuram village causing death to his wife and his son instantaneously.

But regret to note the excessive police repression on the girijan people who have been agitating to increase wages for Tuniki Aka (Abnus leaves) collection and throw large number of girijans into the Jails.

But regret the failure of the Government to reduce the ceiling on the land and for not declaring facts and figures of the surplus land available in the State for distribution after implementing the present ceiling Act.

But regret the failure of the Government to distribute the Banjar lands to the landless poor despite crash programme announced by the Government and for not taking Banjar lands from the landlords either given on long lease or given pattas to them under some pretext or other.
But regret to note the police repression against the girijans and some other educated public in the name of Naxalites by dumping them in jails without providing them even minimum and elementary needs of human beings.

But regret to note the declaration of the Government Narsampet and Mulugu Taluks of Warangal District, Yellendu, Burgumpahad, Bhadrachalam, and part of Khammam Taluk of Khammam District and Agency areas of Srikakulam District as disturbed areas by curtailing the civil liberties arresting and killing number of youngsters without any trial.

But regret the non-payment of salaries to N.G.Os. and other employees like Teachers, Municipal employees workcharged for the strike period who went in strike in April, May and June for redressal of the grievances.

But regret to note the unprovoked firing by police on unprovoked employees at Tirupati on May 12, 1971, killing two of them namely Sri Kutumba Rao and Badri Narayana brutally.

But regret to note the failure of the Government in not creating more sources of water supply in Telangana region, Rayalaseema and dry areas in other Districts.

But regret to note the failure of the Government in preventing the eviction of poor families who have built houses and residing in them for the last 25 years in the Gramakantam (Communal lands) in S. No. 52/1 and 53/1 in Kottapadu village of Tanuku Taluk in West Godavari District.

Mr. Chairman — Amendments moved.

Sri R. Satyanarayana Raju,
Sri Md. Rajab Ali.

Sri, We beg to move:

Add the following at the end :

But regret to note that minimum wages fixed by the State Government for motor transport workers are not being implemented.
But regret to note that G.O. on minimum wages for hotel workers is not published so far.

But regret to note that motor transport workers of all Amruthanams are not yet being given R. T. O. scale and service conditions;

But regret to note that Andhra Pradesh Relief undertaking (Special Provisions) Ordinance, 1971, has been promulgated denying trade union rights to the Azamjahi Mill, Warangal, and threatening the living working conditions of the workers;

But regret to note that Highways employees (R & B) of the P.W.D. have not yet been provinciated inspite of the past assurance;

But regret to note that Municipal Employees contingency are not yet put on par with class IV Government employees;

But regret to note that provident fund cum-family pension scheme for the workers and employees in harmful to the workers and employees.

Mr. Chairman — Amendments moved.
స్టంభాల కంటే ? మొదటి ప్రసాదం తరువాత, ఇది ప్రకటించాలి, "సర్వశక్తి విభాగం బ్యాంకు మూలం నిలువ ఉంది, ఇది మార్గాలను సాధించాలి అనే కార్యకలాపం దిశకు మారింది.") Is it a stunt or is it a slogan only or is anything being done actually? సిద్ధంగా అందించడానికి, ఇది ప్రత్యేకమైన మార్గాలను సాధించడానికి ఉంది. ఇది ప్రత్యేకమైన మార్గాలను సాధించడానికి ఉంది. ఇది ప్రత్యేకమైన మార్గాలను సాధించడానికి ఉంది. ఇది ప్రత్యేకమైన మార్గాలను సాధించడానికి ఉంది. ఇది ప్రత్యేకమైన మార్గాలను సాధించడానికి ఉంది.
With this objective a number of specific measures have been decided upon, as follows:

A High-powered Committee will be appointed by the Central Government with a retired or serving Supreme Court Judge as Chairman and an eminent Economist with knowledge of State Finances together with a senior representative of the Comptroller and Auditor-General as Members.

Discussions will take place immediately between representatives of the Union Finance and Home Ministries, the Planning Commission and the State Government regarding the manner in which the requisite financial resources could be found to make good the surpluses relatable to Telangana.
At the suggestion of the Chief Minister, it has been agreed that a high-powered Telangana Development Committee shall be constituted immediately composed of the Chief Minister, Andhra Pradesh as its Chairman and Member of the Planning Commission, the Ministers of the Andhra Pradesh Cabinet belonging to the Telangana Region and the Chairman of the Regional Committee for Telangana as its members. The main functions of the Committee will be to identify within the over all framework of the Five-Year Plans, the programmes and schemes relatable to the Telangana Region. There will also be a Plan Implementation Committee at official level. In order to ensure adequate co-ordination as well as effective and speedy implementation of decisions the Chief Minister will consider what further delegation of powers, if any, need be made in favour of the authorities specially entrusted with the task of the dealing with the problems of the Telangana Region. The possibility of providing for appropriate constitutional safeguards in the matter of public employment in favour of people belonging to the Telangana Region will be examined by the Government of India in consultation with a Committee of Jurists.
These are going to remove the backwardness of Telangana. Unfortunately, some of our Telanganites have subscribed to this view.

I shall come later to the political aspect of it. At the suggestion of the Chief Minister, it has also been agreed that the high powered Central Advisory Committee will undertake a very early visit to Hyderabad, in order to examine expeditiously the grievances of the public servants of various categories and make appropriate recommendations to the Union Home Ministry. The Chief Minister has assured that the State Government shall implement promptly any decisions that the Government of India may give in the light of the advice tendered by the Central Advisory Committee.

The Union Home Ministry will also devise an urgent programme within a definite time schedule, with the object of deciding any outstanding cases relating to the integration of the services.
Advisory Committee or the State Advisory Committee." In order to ensure the continuous attention of the Central Government towards the problems of the Telangana Region at the suggestion of the Chief Minister, it has been agreed that the Prime Minister will hold review meetings, every six months......

In order to ensure the continuous attention of the Central Government towards the problems of the Telangana Region at the suggestion of the Chief Minister, it has been agreed that the Prime Minister will hold review meetings, every six months......

No In order to ensure the continuous attention of the Central Government towards the problems of the Telangana Region at the suggestion of the Chief Minister, it has been agreed that the Prime Minister will hold review meetings, every six months......
Surpluses which have not been spent during past few years are accumulated and are to be given year by year. After all the Chief Minister is not there and our Deputy Chief Minister is taking notes. Of course, I do not know if he is taking notes or not. This is a very relevant point. Why do you call it a special development programme or scheme. But I know you are not competent to reply to all these questions.

Sri J. V. Narasingarao: The question of competency does not arise. It is irrelevant.

Whether any particular scheme has been prepared for these 9 crores of rupees which has been given; in addition to that whether...
these 9 crores has been amalgamated in the general development fund, whether any particular scheme has been prepared, what is the evaluation, what is the net result of this nobody can say today. That is so far as the special development is concerned. Now we come to the general development. It is said: “During the current year 90% of the plan outlay would be allocated among the 3 regions in the ratio of the total population of the region and the remaining 20% will be allocated on the basis of the population in the backward areas of the region.”

The Government are of the view that the backward areas of the Telangana region should receive adequate consideration in the future development programmes of the State Government and hope that the State Government and the High Power Telangana Development Committee will soon go into this matter to decide as to the Telangana’s due share in the general development expenditure of the State.

It is not based on the population basis; it must be based on the backwardness of this region. This is the advice of the Government of India. This is the statement given by the Prime Minister in Parliament. What of course these special development Committees consisting of the Chief Minister as Chairman and the Ministers of Telangana as members have done in this matter, nobody has said.

These Telangana Ministers could be seen by their non-attendance in the special Review Committee which the Prime Minister is having every 3 months or 6 months. After two and half years the due share of Telangana has not been evolved; the interest of the Telangana Ministers is obvious. It is said: “Special development schemes for Telangana have been prepared on the recommendations of the Regional Committee and for Rayalaseema on the recommendations of the Development Board constituted for the region.”
Government does not take the responsibility of evolving a concrete scheme for these 9 crores additional funds. This is the fate of these surpluses which are unfortunately called Special Development Schemes and this is being distributed as doles and no net result can be expected and is not forthcoming at all. This is the position.

It will be sent back to the Govt. of India for advice. It will take another 6 months. This is being done. Last year P.W.D. integration list has been finalised by the Govt. of India. Even to-day it is one year two months. It has not seen the light of the day; it has not even been implemented.

"668 have been considered and out of that 300 have been decided. It is nearly two years since it was constituted. Only 300 applications have been considered, i.e. 1/10 of the applications received. This way it will take another 9 to 10 years to finish this programme."
Out of 3211, 357 could be considered—1/10 of these could be taken up after a lapse of two years.

Non-compliance with the directive of the Govt. of India regarding equation of posts, integration of service, non-observance of special provisions in the matter of recruitment and promotions, etc.

To-day we are in the 8th month and after that to-day what we find is—the advice of the Govt. of India has been south and the Government are anxious to find an early solution to this problem. How long will it take? If you are so anxious to do something in this regard. The Government of India said in this implementation of the Mulki rules our advice must be sought—If you are so anxious to do something in this regard. If you are so anxious to do something in this regard.

Status quo will be maintained as far as Education is concerned in the erstwhile Hyderabad State—Telangana State.
Anyhow, this subject pertains to this region. This Telangana Region is a cosmopolitan region. There are certain circumstances and certain situations developed here prior to the merger with the Andhra. Should these factors also not be taken into consideration? Anything which is needed to be passed, the Government benches would see that the quorum is completed. It has become more or less rubber stamp of this Government.

We have disagreed with the provisions of the original Bill. We have incorporated certain things in that. they have overthrown the recommendations of the Regional Committee. They have passed the original Bill as contemplated by the Government. But according to the Rules of Procedure, it has to be sent to the Governor. The two views, the Regional Committee views and the Assembly views should be sent to the Governor and the Governor's verdict will prevail. Governor gives an assent. This is the state of affairs. It has become a simple formality. Regional Committee is the powerful committee. Let it come through the Regional Committee. Is it under the pur-view of the Regional Committee?
I tell you, in one minute that Ordinance which has become a Law that Municipal Corporation Bill, it was passed in one second.

This is how things are happening. It is second fiddle of the Government. Excuse me, I am not in emotion. This is the true picture. As long as this state continues, the Regional Committee cannot function truly, I tell you.

In the anxiety to fix up the crest gates at Nagarjuna Sagar, in the anxiety to complete this Nagarjuna Sagar which is only to cater to the needs of the Andhra region to the extent of 1:6, 1:7. Last time when I investigated the matter in the Estimates Committee, when we visited and of course most of the Andhra Members in the Committee visited Nagarjuna Sagar, it was only 82,000 acres which have been brought under cultivation in the left bank and it was 6.5 or 6.3 lakhs acres in the Andhra region. For fixing up these crest gates most of these erstwhile Hyderabad schemes — Upper Krishna scheme, Bheema and Tungabhadra Highlevel and all these have been ignored even to-day. Effective measures were not taken to represent the base before the Tribunal. I have been bawling out all these things since six or eight months. I have been representing to the Government not now but even before when the Gulhati Commission came. They are anxious to see that the erstwhile Hyderabad schemes are not implemented. Because of this negligence most of the districts, Mahaboobnagar and Nalgonda, they have no prospects of getting the scheme in the near future.

Then coming to Pochampad project, it was originally estimated for 20 lakhs of acres. I am not questioning his sincerity or appreciation or any such thing. The point was raised by some other States. I have ready data with me to show that this Government has neglected for 10 to 15 years. I have got particulars with me and it will come some-day to light before the public, how this Government has neglected and all these things. And ultimately on the advice of one Member, that Sri K. L. Rao a small scheme, medium project scheme was formulated for 66 T.M.C. ft. and was given.
Is it in addition to Rs. 30 crores which have been provided under the Plan outlay for this current plan period? That is one thing. In addition to that of course Rs. 40 crores have been sanctioned by the World Bank. What is this after all. If it is in addition to the Rs. 30 crores, 9 crores and 6 crores, or it is inclusive of Rs. 6.30 crores Government is also a party to that.

We will try to complete the Pochampad Project within the Fourth Plan that is ending by 1974. It is only going to be created potential for 2.5 crores of acres. That is the position. So it will take another Five year plan to complete which is a medium project of 66 TMC. Though we are able to consume 120 TMC, we are restricted to take only 66 TMC. This is another matter to be decided by the Tribunal.
We have not yet come across the responsible Accounts Officer or any officer from Telangana Region who will represent the true picture.

I have not been instructed to show this record; I have not been instructed to give this information; this is the information compiled by the Finance Department; this is the information according to Govt. records; I cannot disclose any thing ...... this is the order of things under the provision of Presidential Order. This Regional Committee is entitled to go into the details of the two Regions on expenditure and income side. This is the state of affairs to-day.
మాత్రమే సమాధానం. తదే కనిపించి, సాధనాలు తెరిచడానికి మల్లిపడాయి. సమాధానం అంశం నియోగించింది అందిలేదు, ఇది నా నిషేధాలు
చిత్రాలను తెరిచడం ఉండి ప్రతినిధులు యివిరాయి సేవలం కొనసాగించాయి.

ఇందులో ఒక పేరు మనం ఉంచాయి: — ఆనుకు స్వాగతం కలుగించి నేతృత్వం విధానానికి సంబంధితంగా తిన వచ్చి పిండించింది. మాత్రమే మేమ కాబట్టి అంగం, జాత రాజకీయ లక్షణాలు నియోగించాయి. మాత్రమే మేమ కాబట్టి అంగం. జాత రాజకీయ లక్షణాలు నియోగించాయి.

(మ్ర. దీప్యు స్పీకర్ ఇం చైర్)

మాత్రమే ఉన్నతం తినించాయి, దీని వలన మనం సాధనాలు తెరిచడం ఉండి ప్రతినిధులు యివిరాయి సేవలం కొనసాగించాయి. సమాధానం అంశం నియోగించింది అందిలేదు, ఇది నా నిషేధాలు చిత్రాలను తెరిచడం ఉండి ప్రతినిధులు యివిరాయి సేవలం కొనసాగించాయి.

ఇందులో ఒక పేరు మనం ఉంచాయి: — ఆనుకు స్వాగతం కలుగించి నేతృత్వం విధానానికి సంబంధితంగా తిన వచ్చి పిండించాయి. మాత్రమే మేమ కాబట్టి అంగం. జాత రాజకీయ లక్షణాలు నియోగించాయి. మాత్రమే మేమ కాబట్టి అంగం. జాత రాజకీయ లక్షణాలు నియోగించాయి.

ఇందులో ఒక పేరు మనం ఉంచాయి: — "శుభాకాంక్షా నిషేధాలు చేయంచే, నిషేధాలు చేయంచే నిషేధాలు చేయమని ప్రతినిధులు ఇవి వచ్చించాయి.

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మాత్రమే ఉన్నతం తినించాయి, దీని వలన మనం సాధనాలు తెరిచడం ఉండి ప్రతినిధులు యివిరాయి సేవలం కొనసాగించాయి. సమాధానం అంశం నియోగించింది అందిలేదు, ఇది నా నిషేధాలు చిత్రాలను తెరిచడం ఉండి ప్రతినిధులు యివిరాయి సేవలం కొనసాగించాయి.

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24th July, 1971

Motion on Address by the Governor

When it is poised for a bigger development, not of our seeking or making, ...
Motion on Address by the Governor
24th July, 1971

70.7 crores in Telangana is Rs. 101.4 per cent, whereas in the State as a whole it is 97%.

Out of Rs. 86.6 crores of the total plan in 1970-78, Rs. 34.19 cr. is the share set apart for Telangana.

Other than these, the State has set aside Rs. 1.56 crores under the Annual Development Fund for the development of the region.

Out of this, Rs. 1.35 crores is set aside for the development of villages in the region.

It is expected that the rural development will be further strengthened through the introduction of new and more effective methods of rural development.

The government has also planned to provide various facilities for the benefit of the rural population.

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24th July, 1971  
Motion on Address by the Governor

...
Motion on Address by the Governor
24th July, 1971

51,938 persons have returned from the UK. The situation in this state is not very satisfactory. In the past 10 years, the population has increased by 38%. The government has taken several steps to control the population, but the results have not been satisfactory. The population in this state is expected to increase by 25% in the next 10 years, but the government is already taking steps to control the population. The government has been advised to take more stringent steps to control the population.

1. Mr. A. S. R. Venkatesh:— Sir, the situation is very serious.
2. Mr. B. S. R. Reddy:— I second the motion.
3. Mr. C. R. Rao:— The situation is grim.
4. Mr. D. S. Rao:— We have been advised to take more stringent steps to control the population.
5. Mr. E. S. Rao:— It is very difficult to control the population.
6. Mr. F. S. Rao:— The government has taken several steps to control the population, but the results have not been satisfactory.
7. Mr. G. S. Rao:— The situation is very serious.
8. Mr. H. S. Rao:— The government has been advised to take more stringent steps to control the population.

A perspective plan for Telangana is almost ready and probably in the next month...
or so it will be out. Like that for Rayalaseema and also for backward areas in Circars there is plan and probably within the next 1½ months or so it will be ready. There is a plan to allocate the required Gazetted Officers for Rayalaseema and also for backward areas in Circars. This plan is expected to be ready within the next 1½ months.

Out of 3729 Gazetted officers and 16,202 non-gazetted officers in the State who have to be integrated in common cadres, the final gradation lists have already been published in respect of 2,699 gazetted officers and 16,081 non-gazetted officers, leaving a balance of 1,040 gazetted officers and 121 non-gazetted officers. Hardly, 120 cases of non-gazetted officers remain. So far as Gazetted officers are concerned, out of 3739, Engineering service (Electricity) 227; Engineering service (PWD) 630 (this is the biggest group), Deputy Commercial Tax Officers Class II 66 and Education Department, 117.

As regards the Engineering Service (Electricity) 227 cases, Government of India have asked the State Government to forward a draft final gradation list for their approval in accordance with the decision of the Andhra Pradesh High Court to prepare the list in accordance with the principles laid down by them in their letter dated 16-7-1971 have requested the Government of India to publish the final gradation list.

Re. Engineering PWD services, 630 cases: As against the revised gradation list of Gazetted Engineering Services published by the Government of India, some representations were submitted by the officers concerned which were forwarded to the Government of India for disposal. While representations were pending disposal by the Government of India, they requested the State Government to prepare a draft final gradation list in accordance with the principles laid down by them in December 1965. Accordingly, the draft final
gradation list of the officers in the P.W.D. was sent to the Government of India for publication of the list as the provisional lists were published by the Government of India themselves. The Government of India, however, asked the State Government to notify the final gradation list in the State Gazette. P.W.D. in their letter dated 16–7–1971 while seeking certain clarifications from the Government of India have also requested them to publish the final gradation lists.

Deputy Commercial Tax Officers: Consequent on the decision of the Government of India to equate the posts of D.C.T.Os. of Andhra and Sales Tax Officers Class II of Telangana, it has become necessary to issue a provisional gradation list for the above category. The provisional gradation list was notified in the Andhra Pradesh Gazette dated 14–6–1971 and 3 weeks’ time from that date has been given to the officers concerned for submission of representations to the Government of India.

Education Department: Consequent on the judgment of the Andhra Pradesh High Court on the writ filed by Sri Venkat Reddy, it has become necessary to publish the gradation lists for the officers of the Education Department. The draft final gradation list has been sent to the Government of India for approval by the Education Department.

Sri P. Narsing Rao:— Right from its inception, all the decisions taken by the Regional Committee have been unanimous wherever all the parties are represented. Please take note of it.
24th July, 1971

Motion on Address by the Governor

ప్రతిమా సమాహారం: ఇదంగా అనువాదం చేయబడింది?

ప్రతిమా సమాహారం: అయితే అనువాదం చేయబడింది?

ప్రతిమా సమాహారం: అయితే అనువాదం చేయబడింది?
I am not weighed down by these rumours; nor am I cowed down by threats of any nature.
24th July, 1971
Motion on Address by the Governor

(Translation of Telugu text)

(Motion)

On the Motion presented by the Governor, the following resolution was adopted:

Resolution:

This House, recognizing the importance of the resolution presented by the Governor and acknowledging the efforts of the Government in various fields, including education, health, and infrastructure development, hereby expresses its appreciation of the achievements of the Government during the year 1970-71.

-- (Signature of the Governor)
Motion on Address by the Governor 24th July, 1971

3. (केंद्रशास्त्रीयता) — अथे सीमा तथा अन्य मामले. इसका निर्णय 34
रूपमात्र 50 (कैप्टन ने विशेषतः) अयोग्य. कुल 11 रुपये निर्मल 50 रुपये
अस्फल. यद्यपि कुल, नारी नरसेन रहुरहु नर, लोकसभा के
वोट निर्माण न होने पर उपर्युक्त विवाद ही सामने हो गए और उन्होंने इसके
लिए चलनी शुरु की है वोट अभियान आदि, आयोग के निर्णय
का कितना संदर्भ विवादों में नहीं,
अतः वोट निर्माण का अनुभव संबंधी।

4. समय वितरण: — (संयुक्त विवाद से) विवाद। वोट
अभियान के लिए अन्य प्राप्त की जा सकती?

5. म. म. व. — अथे सम्बन्धी तथा अन्य मामले—
संयुक्तवर्तमान. इसका निर्णय 24 रुपये
अस्फल। यद्यपि कुल, नरसेन नर नर, लोकसभा के
वोट निर्माण न होने पर उपर्युक्त विवाद ही सामने हो गए और उन्होंने इसके
लिए चलनी शुरु की है वोट अभियान आदि, आयोग के निर्णय
का कितना संदर्भ विवादों में नहीं,
अतः वोट निर्माण का अनुभव संबंधी।

6. (केंद्रशास्त्रीयता) — अथे। अर्थ रीतिति का। अर्थात्
अयोग्य होना। यद्यपि कुल, नरसेन नर नर, लोकसभा के
वोट निर्माण न होने पर उपर्युक्त विवाद ही सामने हो गए और उन्होंने इसके
लिए चलनी शुरु की है वोट अभियान आदि, आयोग के निर्णय
का कितना संदर्भ विवादों में नहीं,
अतः वोट निर्माण का अनुभव संबंधी।

7. (समय वितरण) — समय। अथे सीमा तथा अन्य मामले।
इसका निर्णय 34 रुपया निर्माण (कैप्टन द्वारा)
अस्फल। कुल 11 रुपये निर्मल 50 रुपये
अस्फल। यद्यपि कुल, नरसेन नर नर, लोकसभा के
वोट निर्माण न होने पर उपर्युक्त विवाद ही सामने हो गए और उन्होंने इसके
लिए चलनी शुरु की है वोट अभियान आदि, आयोग के निर्णय
का कितना संदर्भ विवादों में नहीं,
अतः वोट निर्माण का अनुभव संबंधी।

वोट निर्माण (कैप्टन द्वारा) चलनी शुरु की है वोट अभियान

186 24th July, 1971  

Motion on Address by the Governor

I was assured Sir that many of these things will be completed by December of this year or latest by February 1972.
(Sir)

Sri K. Govinda Rao:— Nobody has said Sir.

Sri G. Sivaiah:— That is why you tax these 2 lakhs families.

Sri G. Sivaiah:— That is why you tax these 2 lakhs families.

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188 24th July, 1971 

Motion on Address by the Governor

మూలాలు ఎందుకు ప్రధానమని జోగానిను? ముందు మహామౌసా పదం నాటి నిత్యాచరిత్ర నమిడిలే మాత్రమే ఉండి తెలుగు లాంటి. అ మాత్రమే నాటి మదన్ నిత్యాచరిత్ర.

ప్రధానసభోత్సవం: ఇక సమయంలో ప్రధానసభలో ప్రధానసభోత్సవం అంటే కొనియుని ముందు కూడా నిశ్చితం చేయడానికి ప్రధానసభ మోత్సవం. సంచారం వంటి మరియు మండలాల సంచారం చాలా సంచారం

ప్రధానసభోత్సవం: ఈ సమయంలో ప్రధానసభలో ప్రధానసభోత్సవం అంటే ప్రధానసభ మోత్సవం. 

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రింగ్ గ్రియర్ సివాయా ఇంటి మనం కవాదం చేయును. ముందు కొని వేయించండి కాక ప్రధాన నిత్యాచరిత్ర.

Sri G. Sivaiah:—Take a decision Sir. Do not drive the ryots to revolt against the Government. It is very bad. In a democratic set up you should not allow them to revolt.

ప్రధానసభోత్సవం: ఈ సమయంలో ప్రధానసభలో ప్రధానసభోత్సవం అంటే ప్రధానసభ మోత్సవం.

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Motion on Address by the Governor

24th July, 1971

1. The Governor's Address

2. The Address contains remarks on various aspects of governance and development. The Governor highlighted the importance of education, infrastructure, and social services. The emphasis was on the need for continued efforts to improve the quality of life for all citizens.

3. The Address also acknowledges the support and cooperation of various stakeholders, including the state government, local bodies, and the private sector. The Governor expressed gratitude for their contributions and looked forward to further collaborations.

4. The Address concludes with a call for unity and progress. The Governor urged all to work together for the betterment of the state, emphasizing the importance of peaceful coexistence and social harmony.

5. The Address is concluded with a statement of determination and resolve. The Governor expressed confidence in the capabilities of the people and the government to face the challenges ahead.

6. The Address emphasizes the need for continued efforts in achieving the goals set out in the Address. The Governor reiterated the commitment to upholding the principles and values that guide the state's progress.

7. The Address concludes with a strong message of hope and optimism. The Governor expressed confidence in the future, emphasizing the importance of perseverance and dedication in achieving societal progress.

8. The Address concludes with a final note of encouragement and motivation. The Governor called upon all to remain committed to the pursuit of progress and to work together for the benefit of the state and its people.

9. The Address concludes with a final note of appreciation and thanksgiving. The Governor expressed gratitude to all who contributed to the Address and looked forward to continued collaboration and cooperation.

10. The Address concludes with a final note of reflection and thought. The Governor reflected on the importance of the past and the need for continuous learning and improvement in the future.

11. The Address concludes with a final note of inspiration and motivation. The Governor called upon all to be inspired by the progress achieved and to remain dedicated to the principles and values that guide the state's progress.

12. The Address concludes with a final note of encouragement and enthusiasm. The Governor expressed confidence in the state's future and called upon all to work together for the betterment of the state and its people.

13. The Address concludes with a final note of appreciation and thanksgiving. The Governor expressed gratitude to all who contributed to the Address and looked forward to continued collaboration and cooperation.

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190 24th July, 1971  Motion on Address by the Governor

(§) గ్రంథం నియంత్రణ ఒక సంస్థ ప్రథమంగా ఉండాలి. లభించి చేస్తే నిషేధించండి.

(§) ఎందుకంటే నిర్ణయం ఆంధ్రప్రదేశ్ సంస్థము ఉండాలి. మాత్రమే ఉండాలి.

(§) గ్రామం నియంత్రణ ఒక సంస్థ ప్రథమంగా ఉండాలి. విధానం యొక్క కొత్త సంస్థం ఉండాలి.

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Sri D. Venkatesham:— In view of the circumstances like the N. G. Os' strike there were number of detentions in VII Class. Will
the Government sympathetically consider and see that all are promoted. This year for VII Class detentions may not be made.

1. The subject of the motion will be considered by the Governor.

2. The motion will be of great importance for the future of theProvince. This year detentions may not be made.

3. The motion will be presented by the Governor.

4. The motion will be of great importance for the future of theProvince. This year detentions may not be made.
Motion on Address by the Governor 24th July, 1971

(సీ.రె. సౌతండెడ్:— ఎందుకం, సమాజానికంగా వాస్తవానికి ఎంతప్రభావం ఉందుంది. తన సంస్మరణము సాధారణంగా ఉండండి చేసిన నుండి సాధారణంగా ఉండండి ఒక ఉదాహరణ. ఈ అంకేళ్ళ లేదు అంకేళ్ళ తీసుకునే కోసం ఉండండి ఒక ఉదాహరణ. నాటి అంకేళ్ళ లేదు అంకేళ్ళ తీసుకునే కోసం ఉండండి ఒక ఉదాహరణ.

(సీ.రె. సౌతండెడ్:— ఎందుకం, సమాజానికంగా వాస్తవానికి ఎంతప్రభావం ఉందుంది. తన సంస్మరణము సాధారణంగా ఉండండి చేసిన నుండి సాధారణంగా ఉండండి ఒక ఉదాహరణ. ఈ అంకేళ్ళ లేదు అంకేళ్ళ తీసుకునే కోసం ఉండండి ఒక ఉదాహరణ. నాటి అంకేళ్ళ లేదు అంకేళ్ళ తీసుకునే కోసం ఉండండి ఒక ఉదాహరణ.)
The Government of Andhra Pradesh is committed to implement Mulki Rules under deterrent spirit. Government is also committed, by not going to Supreme Court. This is a very vital matter. They have not been implemented so far. We feel that this Government with sincere intention would try to implement it. Why should they write to Government of India and try to take more time. So he should have referred this matter at least in the Address. But he has conveniently omitted. He has got to satisfy this House about this.
Mr. Madan Mohan and Mr. Purushotham Rao said that they had not yet given up the separate slogan. But we have been reading in the press for the last one month continuously...

Sri S. Jaipal Reddi:— Mr. Madan Mohan and Mr. Purushotham Rao said that they had not yet given up the separate slogan. But we have been reading in the press for the last one month continuously...

Mr. Deputy Speaker:— Let them have separate Telangana.

Sri A. Madan Mohan :— The T. P. S. has denied these views. I would like to know personally whether they are reflecting the party views.
196 24th July, 1971  
Motion on Address by the Governor

(1) Mr. Chief Minister—As per the motion of the Governor in his address the First Floor was reserved for the Assembly. I believe that the Standing Committee has already decided that certain Committees of the Assembly should consider the registration of bills and other matters. In view of that it is desirable that such Committees should meet more frequently to discuss such matters. Whether the Standing Committee has decided to meet more frequently?

(2) Mr. R. V. Reddy—As per the motion of the Governor in his address the First Floor was reserved for the Assembly. It is necessary to have the consent of the House for the registration of any bill. In view of that it is desirable that such a bill should be registered in the House more frequently. Whether the House has agreed to the registration of such bills?

(3) Mr. S. R. Reddy—As per the motion of the Governor in his address the First Floor was reserved for the Assembly. It is desirable to have the consent of the House for the registration of any bill. In view of that it is desirable that such a bill should be registered in the House more frequently. Whether the House has agreed to the registration of such bills?

(4) Mr. V. R. Reddy—As per the motion of the Governor in his address the First Floor was reserved for the Assembly. It is desirable to have the consent of the House for the registration of any bill. In view of that it is desirable that such a bill should be registered in the House more frequently. Whether the House has agreed to the registration of such bills?
Motion on Address by the Governor

24th Juyl, 1971

3. (డాక్టర్ రామేశ్వర్):— అయితే ప్రతి విషయంలో మితిత్వం ఉంది. లేదా ఇప్పుడు మనం సాధారణం లేనం.


3. (ఎం. భాగుని శ్రీమతి: విభాగాను నిర్మాణం చేయడం కాగా ముఖ్యం లేనం. అనిసర్థం కొన్ని విధానాలు సమర్థం చేయడం కాగా ముఖ్యం లేనం.


3. (డాక్టర్ రామేశ్వర్): యాతడు ప్రతి విషయంలో మితిత్వం ఉంటే లేక ఇప్పుడు మనం సాధారణం లేనం. లేదా ఇప్పుడు మనం సాధారణం లేనం.

3. (ఎన్. శ్రీయుక్తి బిరా: యాతడు ప్రతి విషయంలో మితిత్వం ఉంటే లేక ఇప్పుడు మనం సాధారణం లేనం.

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Sri A. Madanmohan:— Sir, The Chief Minister is known for creating humour and also for provoking people. But this time let us be very clear, we would not like to be provoked.
So far as this State is concerned and so far as we are concerned, we are forward looking. We do not fall short of the expectations.

Mr. Deputy Speaker: Now, I shall put the amendments to vote.

Mr. Dy. Speaker: The Question is:

Add the following at the end:

"But regret for non-payment of salaries to the N. G. Os. for the strike period and for not mentioning the names of two N.G.O's who were shot dead during the unwanted firing at Tirupathi by Police officials against peaceful strikes and also for not paying compensation to the bereaved families."

The amendment was negatived.

Mr. Dy. Speaker: The Question is:

Add the following at the end:

"But regret for the deliberate omission about the serious situation arisen out of the unfortunate judgement of the High Court quashing the G.O. dated 29-9-'70 which announced the list of backward classes in the state."

The Motion was negatived.

A poll was demanded and the House divided.

Ayes: 41 Noes: 112 Neutrals; Nil.

The amendment was negatived.
Mr. Dy. Speaker: The Question is:
Add the following at the end:—
"But regret for abnormal enhancement of electricity rates."

Mr. Dy. Speaker: The Question is:
Add the following at the end:—
But regret for not mentioning the terms of the reported negotiation held through the Prime Minister of India, between Telangana Praja Samithi and the Chief Minister."

The amendment was negatived.

Mr. Dy. Speaker: The Question is:
Add the following at the end:—
"But regret, for not taking any measure to arrest the spiralling prices especially foodstuffs."

The Motion was negatived.

A poll was demanded and the House divided.

Ages: 42 Noes: 112 Neutrals Nil.

The amendment was negatived.

Mr. Dy. Speaker: The Question is:
Add the following at the end:—
"But regret, for not mentioning the serious situation arising out of the seasonal conditions and failure of crops in many parts of the state."

"But regret, for harassing the peasants for the collections of drainage cess inspite of writ petitions filed on the High Court in this regard."

"But regret, for collecting fines from the Agriculturists by co-operative sugar-factories for non-supply of sugar cane without rising its price inspite of repeated representations."

"But regret, for badly neglecting the development of the backward areas of Coastal Andhra and Rayalaseema."

"But regret, for the omission to mention the stage at which scheme for the development of the Naxalite infested areas with special reference to Srikakulam District."

"But regret, for not setting apart sufficient funds for the speedy execution of Srisailam and Vamsadhara Projects.

But regret, for not bringing pressure on Nationalised Banks in issuing loans to the needy ryots.
The amendments were negatived.

Mr. Dy. Speaker: The Question is:

Add the following at the end:

"But regret to note that the speech did not contain the failure of the Government to check the severe police repression on Harijans and poor people in the villages of Mallepally, Muttepuram and Banapuram of Khammam Taluk and Khammam District."

"But regret to note failure of the Government to control the goonda elements from setting fire to the house of Talluri Veeraiah of Muttepuram village causing death to his wife and his son instantaneously."

"But regret to note the excessive police repression on the Girijan people who have been agitating to increase wages for Tuniki Aku (Abnus leaves) collection and throw large number of girijans into the Jails."

"But regret the failure of the Government to reduce the ceiling on the land and for not declaring facts and figures of the surplus land available in the State for distribution after implementing the present ceiling Act."

"But regret the failure of the Government to distribute the Banjar hands to the landless poor despite crash programme announced by the Government and for not taking Banjar lands from the landlords either given on long lease or given pattas to them under some pretext or the other."

"But regret to note the police repression against the girijans and some other educated public in the name of Naxalites by dumping them in jails without providing them even minimum and elementary needs of human beings."

But regret to note the declaration of the Government Narsampet and Mulugu Taluks of Warangal District, Yellendu, Burgumphad, Bhadrachalam, and part of Khammann Taluk of Khammam District and Agency areas of Srikakulam District as disturbed areas by curtailing the civil liberties arresting and killing number of youngsters without any trial.

The amendments were negatived.

Mr. Dy. Speaker: The Question is:

Add the following at the end:

"But regret the non-payment of salaries to N.G.Os. and other employees like Teachers, Municipal employees Workcharged for the strike period who went in strike in April, May and June for redressal of the grievances."
The Motion was negatived.

A poll was demanded and the House divided Ayes: 34 Noes: 112 Neutrals: Nil.

The amendment was negatived.

Mr. Dy. Speaker: The Question is:

Add the following at the end:

"But regret to note the unprovoked firing by police on unprovoked employees at Tirupati on May, 12, 1971, killing two of them namely Sri Kutumba Rao and Badri Narayana brutally."

"But regret to note the failure of the Government to taking away of the Harijans and backward class hostels where gross irregularities and corruption are taking place for better management and control."

"But regret to note the failure of the Government to control the soaring prices causing hardships to the poor people particularly, the rise in prices of the rice and Jawar."

"But regret to note the failure of the Government in not creating more sources of water supply in Telangana region, Rayalaseema and dry areas in other Districts."

"But regret to note the failure of the Government in preventing the eviction of poor families who have built houses and residing in them for the last 25 years in the Gramakantam (Communal land) in S. No. 52/1 and 53/1 in Kottapadu village of Tanuku Taluk in West Godavari District."

The amendments were negatived.

Mr. Dy. Speaker:— The Question is:

Add the following at the end:

But regret to note that minimum wages fixed by the State Government for motor transport workers, are not being implemented.

But regret to note that G. O. minimum wages for hotel workers is not published so far.

But regret to note that motor transport workers of all Austhanams are not yet being given R. T. O. scale and service conditions;

But regret to note that Andhra Pradesh Relief undertaking (Special Provisions) Ordinance, 1971, has been promulgated denying trade union rights to the Ajamjahi Mill, Warangal, and threatening the living working conditions of the workers;
But regret to note that Highways employees (R & B) of the P.W.D have not yet been provincialised inspite of the past assurance;
But regret to note that Municipal Employees are not yet put on par with class IV Government employees;
But regret to note that provident fund cum-family pension scheme for the workers and employees is harmful to the workers and employees.

The Amendments were negatived.

Mr. Deputy Speaker: Now, the question is:

"That the members of the Andhra Pradesh Legislative Assembly assembled in this session are deeply grateful to the Governor for the Address which he has been pleased to deliver to both the Houses of this Legislature assembled together on the 17th July, 1971."

The Motion was adopted.

Mr. Deputy Speaker: The House is now adjourned to meet again at 8.30 AM on Monday, the 26th July, 1971.

(The House then adjourned till Half Past Eight of the Clock on Monday, the 26th July, 1971.)