ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

CONTENTS

<table>
<thead>
<tr>
<th>I. Oral Answers to Questions</th>
<th>PAGES</th>
</tr>
</thead>
<tbody>
<tr>
<td>II. Short Notice Questions and Answers</td>
<td>1</td>
</tr>
<tr>
<td>III. Written Answers to Questions</td>
<td>25</td>
</tr>
<tr>
<td>IV. Announcements:</td>
<td></td>
</tr>
<tr>
<td>re: Constitution of the Committee on Public Accounts</td>
<td>38</td>
</tr>
<tr>
<td>re: Constitution of the Committee on Public Undertakings</td>
<td>39</td>
</tr>
<tr>
<td>re: Constitution of the Committee on Subordinate Legislation</td>
<td>39</td>
</tr>
<tr>
<td>V. Point of Information:</td>
<td></td>
</tr>
<tr>
<td>re: Delay in extending the benefit of treating, the strike period as on leave to teachers and non-teaching staff in aided schools.</td>
<td>40</td>
</tr>
<tr>
<td>VI. Matter under Rule 341:</td>
<td></td>
</tr>
<tr>
<td>re: Registration in Employment Exchanges under the Scheme of &quot;one job for one family.&quot;</td>
<td>41</td>
</tr>
<tr>
<td>VII. Business of the House</td>
<td>41</td>
</tr>
<tr>
<td>VIII. Calling Attention to Matters of Urgent Public Importance</td>
<td></td>
</tr>
<tr>
<td>re: Issue of patta for land cultivated by Harijans re a piece in Guzala village, Nalgonda Dist.</td>
<td>42</td>
</tr>
</tbody>
</table>

Printed by the Director of Printing, Government of Andhra Pradesh, Hyderabad at the Nellore Printers' Association, Nellore.
re: Appointment of teachers by the Chairman, Zilla Parishad, Srikakulam... 44

re: The need for sinking drinking water wells in Nalgonda District. ... 45

re: Scarcity of drinking water at Renigunta ... 46

IX. Papers laid on the Table:

re: (1) Notification issued under sub-section (3) of Section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963. ... 47

(2) Notification issued under sub-section (2) of Section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963. ... 47

(3) Notification issued under G. O. Ms. No 1009, Home (Tr. I) Department dated 31-7-71 containing amendment to the Andhra Pradesh Motor Vehicles Rules, 1964. ... 47

X. Paper placed on the Table:

re: List of cases referred for criminal action to the Police Department by the Andhra Pradesh Khadi and Village Industries Board.

XI. Government Motion:

re: Extension of time for presentation of the Report of the Joint Select Committee on the Andhra Pradesh Record of Rights in Land Bill, 1971. ... 48

XII. Government Resolution:

re: The Constitution (Twenty-Fifth Amendment) Bill, 1971 ... 48

XIII. Government Bill:

The Andhra Pradesh Appropriation (No. 3) Bill 1971 ... 49

XIV. Government Resolution:

The Constitution (Twenty-Fourth Amendment) Bill, 1971 ... 102

XV. Announcement:

re: Time for receipt of amendments to the Constitution (Twenty-Fourth Amendment) Bill, 1971 and the Constitution (Twenty-Fifth Amendment) Bill, 1971. ... 102
ORAL ANSWERS TO QUESTIONS.

CONSTRUCTION OF A ROAD DAM ACROSS MUSI RIVER IN BETWEEN PODILI AND DARSI.

761—

* 2274 Q— Sri R. Mahananda :— Will the hon. Deputy Chief Minister be pleased to state:

(a) whether there is any proposal to construct a Road dam across Musi River in between Podili and Darsi on Podili Addanki Road; and

(b) whether the Government are aware that it is causing obstruction to the traffic often during rainy season?

The Dy. Chief Minister (Sri J. V. Narasing Rao)

(a) No, Sir.

(b) The obstruction to the traffic is not often.
ANDHRA PRADESH FLYING CLUB.

* 2434 (X) Q— Sri Vavilala Gopalakrishnayya:— Will the hon. Deputy Chief Minister be pleased to state:

(a) who are the members and office bearers of Andhra Pradesh Flying Club;

(b) whether the Government is giving any grant if so, to whom and how much;

(c) what is the annual income of the parents of the trainees; and

(d) how many hours will be allotted to each trainee; and from which district the trainees are recruited?

Sri J. V. Narasimha Rao:—

(a) The Andhra Pradesh Flying Club is a society registered under the A. P. Public Societies Registration Act and consists of members both ex-officio and others. The office bearers are the following:—

OFFICE BEARERS:—


2. Shri B. C Gangopadhyay, I. A. S., Secretary to Government, Public Works Department, Hyderabad and Vice-President. Ex Officio.

3. Sq. Ldr. Jamshid Dinsha Italia (Retd), Honorary Secretary, A. P. Flying Club

4. Shri T. K. Bhavanani, Chief Engineer, A. P. Flying Club

5. Shri C. R. Sashdran, Dy. Chief Engineer, A. P. Flying Club

6. Capt. E. V. Neal, Officiating Chief Flying Instructor, A. P. Flying Club

7. Shri P. D. Rao, Flight Instructor, A. P. Flying Club


9. Major C. Hari Krishnan Das (Retd), Administrative Officer, A. P. Flying Club.

(b) The State Government of Andhra Pradesh is giving an annual subsidy of Rs. 40,000/- to the Club.

(c) The Flying Club has not collected this information. However the Club has been asked to gather the particulars and furnish. When they become available they will be placed on the table of the House.

(d) Sixty hours per year. From all over Andhra Pradesh.
6th September, 1971

3

ప్రపంచ గణితశాస్త్రానికి పైపి,
4 6th September, 1971 Oral Answers to Questions

స్ా. గ. సీవాహీ:— తెలుగు రాష్ట్రం లో మనం చేస్తున్న కార్యం లేదా ఎందరో కారయిత్రి చేసేందుకు నిషీధాలు అవసరం. ఇది మనం లేకుండా పొందగలిగే వాటిల్లి జరిగింది. అందుకంటే ప్రతి ప్రతి పరిస్థితి పొంది వచ్చింది. మన పాలనలో భాగం రావడానికి, మన చెప్పించిన వారిని చెబుతున్నాం. ఇది రాజధాని రాయల్‌స్టేట్‌స్. స్మాల్టు లూంటి ప్రశ్నలు ఉంటాయి. మనకు తాంత్రిక సంబంధాలు ఉండాలి. మేము తాడిపత్రాలను సహాయం చేసేందుకు మన సహాయం చేయించాలి.

స్ా. గ. సీవాహీ:— The question is, this is meant for Andhra Pradesh. The hon. Minister said that students are elected for scholarships on merits, but the question is whether merits are considered among the T Telugu speaking people or others also because there are many flying clubs in India and many candidates are coming here showing their nativity here .........

స్ా. గ. సీవాహీ:— The complaint is that the management are not selecting Telugu speaking people whose grand fathers and fathers are residing here. They are selecting outsiders. Would you kindly look into this?

స్ా. గ. సీవాహీ:— ప్రతి ప్రతి పరిస్థితి పొంది చెబలి ప్రతి ప్రతి పరిస్థితి పొంది చెబలి ప్రతి ప్రతి పరిస్థితి పొంది చెబలి ప్రతి ప్రతి పరిస్థితి పొంది చెబలి ప్రతి ప్రతి పరిస్థితి పొంది చెబలి ప్రతి ప్రతి పరిస్థితి పొంది చెబలి ప్రతి ప్రతి పరిస్థితి పొంది చెబలి 

స్ా. గ. సీవాహీ:— మనం లేకుండా పొందగలిగే వారిని చెబుతున్నాం. ఇది రాజధాని రాయల్‌స్టేట్‌ చేసేందుకు మన సహాయం చేయించాలి.

స్ా. గ. సీవాహీ:— మన సహాయం చేసేందుకు మన సహాయం చేయించాలి.

స్ా. గ. సీవాహీ:— The complaint is that the management are not selecting Telugu speaking people whose grand fathers and fathers are residing here. They are selecting outsiders. Would you kindly look into this?

స్ా. గ. సీవాహీ:— మనం లేకుండా పొందగలిగే వారిని చెబుతున్నాం. ఇది రాజధాని రాయల్‌స్టేట్‌ 

స్ా. గ. సీవాహీ:— The question is, this is meant for Andhra Pradesh. The hon. Minister said that students are elected for scholarships on merits, but the question is whether merits are considered among the T Telugu speaking people or others also because there are many flying clubs in India and many candidates are coming here showing their nativity here .........
6th September, 1971

**Oral Answers to Questions**

**SUSPENSION OF EMPLOYEES BY THE NELLORE ZILLA PARISHAD.**

763—

* 317 Q— Sri P. Venkatasubbaiah :— Will the hon. Minister for Panchayati Raj be pleased to state:

(a) how many have been kept under suspension by Nellore Zilla Parishad under different categories of establishment from II-8 1970 upto 15-1-1971;

(b) what are the reasons; and

(c) whether any body has been suspended at the request of the School Committee?

Minister for Panchayati Raj — (Sri T Ramaswami)

(a) One (Library Attender)

(b) For unauthorisedly selling the School Library books in the open market to the local merchants and for getting the value of the books written off by giving a false report to the Head Master that the said books were eaten away by white ants.

(c) The above Attender was suspended on a report received from Sri K. Kumaraswamy Reddy, President, High School Committee, Mallam who is also a member of Standing Committee, No VI of the Zilla Parishad.

764—

* 326 Q— Sri P. Venkatasubbaiah :— Will the hon. Minister for Panchayat Raj be pleased to state:

whether the Government will consider to release local development grant, equalisation grant, and maintenance and repairs grant for Minor Irrigation Tanks directly to the panchayat samithis according to needs without channelling through Zilla Parishads?
Sri T. Ramaswami:—
No, Sir.

Sri P. Venkatasubbaiah:— Will the hon. Minister for Agriculture be pleased to state:
(a) whether there is any proposal to extend the time limit to waive fifty percent of the penal interest on Agricultural loans; and
(b) if not, the reasons therefor?

Minister for Agriculture (Sri Kakani Venkataratnam):

(a) Government have extended the time limit upto 30-6-1971 in respect of loans granted by the Agriculture Department to agriculturists.
(b) Does not arise.
Oral Answers to Questions

6th September, 1971

1. The Hon. Member: — On the 21st October, 1971, the Hon. Minister for Industry and Supplies, while replying to a question, stated that 'the Central Government had decided to establish a paper mill in the State'. What was the date of the decision of the Central Government?

2. The Hon. Member: — On the 21st October, 1971, the Hon. Minister for Industry and Supplies stated that the Central Government had decided to establish a paper mill in the State. What was the date of the decision of the Central Government?

3. The Hon. Minister: — On the 21st October, 1971, the Hon. Minister for Industry and Supplies stated that the Central Government had decided to establish a paper mill in the State. What was the date of the decision of the Central Government?

4. The Hon. Member: — On the 21st October, 1971, the Hon. Minister for Industry and Supplies stated that the Central Government had decided to establish a paper mill in the State. What was the date of the decision of the Central Government?
QUANTITY OF FISH CAUGHT FOR THE YEAR ENDING 31-3 71.

766—

* 2009 Q— Sri S. Vemayya :— Will the hon. Minister for Agriculture be pleased to state:
(a) the total quantity of fish caught in the State for the year ending 31-3-71; and
(b) whether the quantity has increased or decreased from that of the previous year and reasons for the short fall, if any?

Sri Kakani Venkataratnam :—
(a) 2.50 lakh metric tons during the calendar year 1970.
(b) The production is more or less the same.

Mr. Speaker: Please pass on the information.
PAYMENT OF D. A TO THE STAFF WORKING UNDER GOVERNMENT AND PANCHAYAT RAJ INSTITUTIONS.

767—

* 2147 Q—Sri R. Mahananda :— Will the hon. Minister for Finance be pleased to state :

(a) what are the principles laid down for fixing the Dearness Allowance to the staff working in Government and in Panchayat Raj Institutions ;

(b) whether there is any time limit fixed for continuance of this Dearness Allowance ; and

(c) whether there is any comparison with Central Employees in granting dearness allowance to the State Employees ?

Minister for Finance (Sri K. Vijayabhaskara Reddy) :
(a) There are no hard and fast rules or principles for sanctioning D. A. to the staff of the State Government and Panchayat Raj Institutions. However the D. A. rates of the employees of State Government are reviewed normally as and when the Centre and the neighbouring States revise the D. A. of their employees, taking into account the financial position of the State and other factors.

The rates of D. A. as and when enhanced in the past in respect of Government servants have been made applicable to the employees working in Panchayat Raj Institutions adopting the same principles.

(b) No.

(c) From 1967 onwards the rates of Dearness Allowance of Central and State Government employees have been the same.

Sri K. Vijayabhaskara Reddy; I will look into the matter.
6th September, 1971

Oral Answers to Questions

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

(a) whether any proposal is under consideration of the Government to renovate the dilapidated temples in the State; and

**Renovation of Dilapidated Temples**

*1728 Q— Sri Dhanenkula Narasimham:— Will the hon. Minister for Endowments be pleased to state:

(a) whether any proposal is under consideration of the Government to renovate the dilapidated temples in the State; and*
Oral Answers to Questions 6th September, 1971

(b) if so, the amount proposed to be spent for the said purpose this year?

Minister for Endowments (Sri R. Ramalinga Raju)

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

Lord Venkateswara has become a feudal, monopolist and capitalist.
14 6th September, 1971 Oral Answers to Questions

ప్రమాణం: సంచారాలు: అంటారు అతి గౌరవం.

ప్రమాణం: ఇందులోని ప్రపంచ జగత్తి ప్రసారం అది ఉన్నను మనం గౌరవిస్తుంది. లాంటి సంచారాలను చేయటానికి వాటి ప్రతి విధానము లేనంది. ప్రపంచ జగత్తి ప్రసారం తీర్థముల వైపు వాటి విశేషాలు మనం గౌరవిస్తుంది.

ప్రమాణం: పనిసే సంచారాల విషయంలో మనం గౌరవిస్తుంది.

ప్రమాణం: స్వాధీన జాతి ప్రసారం ఏమీసాంప్రదాయం అది ఉన్నను మనం గౌరవిస్తుంది. ప్రపంచ జగత్తి ప్రసారం తీర్థముల వైపు వాటి విశేషాలు మనం గౌరవిస్తుంది.

ప్రమాణం: పనిసే సంచారాల విషయంలో మనం గౌరవిస్తుంది.
**Oral Answers to Questions** 6th September, 1971

<table>
<thead>
<tr>
<th>Name of the Contractor</th>
<th>Name of the work</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Sri J. Ramchander Rao</td>
<td>N M.R. Shed work</td>
<td>80,000-00</td>
</tr>
<tr>
<td>2. Sri Narasimha Reddy</td>
<td>N.M R. Shed work</td>
<td>80,000-00</td>
</tr>
<tr>
<td>3. Sri Sagar Rao</td>
<td>‘A’ Type &amp; ‘C’ Type quarters</td>
<td>1,50,000-00</td>
</tr>
</tbody>
</table>

(b) if so, whether it is also a fact that the said works have been completed upto lintel level by 25th July, 1970; and

(c) if so, the action taken in respect of this irregularity?

Minister for Irrigation (Sri S. Sidda Reddy):—

(a) Out of the 3 contractors mentioned in the question, there are no contractors by name Sri Narasimha Reddy and Sri Sagar Rao, to whom any works were awarded by Superintending Engineer, Manakonduru.

The construction of N.M.R. Sheds estimated to cost Rs. 36,820/- was let out to Sri J. Ramachander Rao, contractor, at 4.99% excess over the estimate value. The estimate was sanctioned by S.E. on 30-3-70 and the site was handed over to the contractor on 13-5-70 in view of the urgency and the Agreement was concluded later on 26-10-70.

(b) The work of superstructure was done by Sri J. Ramachander Rao to about lintel level in 5 blocks out of 6 blocks by 25-7-1970.
Erection of tubular trusses and laying of A. C. Sheets roof was done in all blocks by 25-7-1970.

(c) The execution of agreement bond after handing over the site to the contractor cannot be considered as a serious irregularity as the work was let out duly after calling for tenders.

16th September, 1971

Oral Answers to Questions

Erection of tubular trusses and laying of A. C. Sheets roof was done in all blocks by 25-7-1970.

(c) The execution of agreement bond after handing over the site to the contractor cannot be considered as a serious irregularity as the work was let out duly after calling for tenders.

**Completion of Canals of N S Project.**

*1870 O—Dr. T. V S. Chilapathi Rao and Sri Dhanenkula Narasimham.—Will the hon. Minister for Irrigation be pleased to state:*
(a) how long it is expected to take to complete the canals of Nagarjunasagar Project;

(b) how much money is required to complete the canals;

(c) when the Power generation will begin from the Nagarjunasagar Project; and

(d) how much will it cost to produce Power from Nagarjunasagar?

Sri S. Sidda Reddy:—

(a) The date of completion of both Nagarjunasagar Right and Left Canals will depend on the availability of adequate funds in future years.

(b) The fresh revised estimates of Nagarjunasagar Project are being prepared by the Chief Engineers, Nagarjunasagar Project. The exact amounts required for completion of both Nagarjunasagar Right and Left Canals will be known only after completion of the fresh revised estimates.

(c) The report on Nagarjunasagar pumped Storage Hydro Electric Scheme with the proposed installation of 2 x 50 M.W. Units, for generation of 100 MW of power for 6 hours in a day, on 2 of the 8 existing penstocks embedded in Nagarjunasagar Dam, was sent to the Planning Commission in March, 1971 for clearance, which is awaited. The scheme can be completed and commissioned within 4 or 5 years after the Government sanction is accorded to the scheme. The scheme envisages depending on the system requirements, the installation of 6 more such units of 6 x 50 M.W. on the remaining 6 penstocks for a maximum power generation of 400 M.W. (8x50MW) in the ultimate stage.

The other two Hydro Electric Schemes viz, the Nagarjunasagar Right Canal Hydro Electric Scheme and the Nagarjunasagar Left Canal Hydro Electric Scheme are still under investigation and the detailed project reports of the schemes are awaited from the Chief Engineer (Civil) Electricity.

(d) The estimated cost of the above three Hydro Electric Schemes is as shown below:

<table>
<thead>
<tr>
<th>Name of the Scheme.</th>
<th>Estimated cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>(a) Nagarjunasagar Pumped Storage Hydro Electric Scheme (for 2 x 50 M.W. Units each.)</td>
<td>Rs. 939 lakhs.</td>
</tr>
<tr>
<td>(b) For the remaining 6 units x 50 M.W. each.</td>
<td>Estimates and scheme report have yet to be prepared.</td>
</tr>
</tbody>
</table>
(2) Nagarjunasagar Right Canal power House scheme (for 3x30 M.W. each) Rs. 972 lakhs.

(3) Nagarjunasagar Left Canals power House scheme (for 2x30 M.W. each) Rs 720 lakhs.

EXPENDITURE INCURRED FOR N. S. PROJECT.

* 1871 Q— Dr. T. V. S. Chalapathi Rao :— Will the hon. Minister for Irrigation be pleased to state:

(a) what is the actual expenditure incurred on Nagarjunasagar Project upto 31-3-1970;

(i) for the construction of the dam;
(ii) for the forming of Right bank canal;
(iii) for developing the ayacut under the same;
(iv) for forming the left bank canal; and
(v) for development the ayacut under the same;

(b) how was this expenditure allocated between the two regions of Andhra and Telengana; and

(c) what is the interest paid so far to the Government of India for the loans sanctioned to meet the cost of this Project?

Sri S. Sidda Reddy :—

(a) Rs. 158.08 Crores.

(i) Rs. 78.84 Crores.
(ii) Rs. 43.29 Crores.
(iii) Rs. 1.67 Crores.
(iv) Rs. 35.95 Crores.
(v) Rs. 0.172 Crores.

(b) The expenditure is being allocated between Andhra and Telengana regions in the ratio of 193:87 in case of Nagarjunasagar Dam and 45:86 in case of Nagarjunasagar Left Canals. The entire expenditure on Nagarjunasagar Right Canals is being debited to Andhra region only.

Expenditure on development of ayacut under Nagarjunasagar Project in Andhra Districts is being debited to Andhra region and the expenditure in Telangana Districts to Telengana region. While the expenditure at the Head Quarters on common services and establishment is being allocated in the ratio of 2:1 between Andhra and Telangana regions.
Oral Answers to Questions 6th September, 1971

(c) Rs. 48,778 Crores to end of August, 1971.

Mr Speaker;— You can (Sri S Sidda Reddy) place half a
dozens copies of the answer on the Table of the House.

Mr Speaker;— Andhra Government has paid already as early
as 1961 Rs. 188.85 to end of August, 1971.
20 6th September, 1971. Oral Answers to Questions

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.

సంక్షేపించిన విషయాలను సంకేతం చేసే పోషన్ అనుమతి పూస్త వాడడానికి పాలుండి.
Oral Answers to Questions  / 6th September, 1971  21

ప్రపంచానికి ప్రాముఖ్యం సంగ్రహాలు సాధించాం. మనస్త్రిత్వ మహాసాంఘం సాధించాం. బాధ్యత ఉపయోగస్త్రిత్వ మహాసాంఘం సాధించాం. ముగిసినే మనసిద్ధాంతం జాగ్రత్సానికి ఉపయోగిసాం.

దూరభేట్టు: — మనస్త్రిత్వ మహాసాంఘం సాధించాం. బాధ్యత ఉపయోగస్త్రిత్వ మహాసాంఘం సాధించాం. ముగిసినే మనసిద్ధాంతం జాగ్రత్సానికి ఉపయోగిసాం.

ప్రపంచానికి ప్రాముఖ్యం సంగ్రహాలు సాధించాం. మనస్త్రిత్వ మహాసాంఘం సాధించాం. బాధ్యత ఉపయోగస్త్రిత్వ మహాసాంఘం సాధించాం. ముగిసినే మనసిద్ధాంతం జాగ్రత్సానికి ఉపయోగిసాం.
22 6th September, 1971 Oral Answers to Questions

68 దినం విధానాధికారం. దీనిని ప్రపంచ నాలుగు విధానసభలలోని ప్రతిదినం నిరూపించింది. దీనిని నిర్ధిష్ట పాఠానికంగా ఉంటుంది. 1869 సంవత్సరం నాలుగు విధానసభలలో నిరూపించబడింది. అనువాద సాధనం ప్రకారం ఉంటుంది. దీనిని నిరూపించడానికి ఆంగ్లం ఉపయోగించారు. సంగా ఈ ఆంగ్లం నిరూపించడానికి పిలిచారు.

షా. శాస్త్ర విభాగం: — పాటు పిలిచే విభాగాన్ని నిరూపించడానికి పిలిచారు?

షా. భాష విభాగం: — పాటు పిలిచే విభాగాన్ని నిరూపించడానికి పిలిచారు?

షా. ఇంచం విభాగం: — పాటు పిలిచే విభాగాన్ని నిరూపించడానికి పిలిచారు?

షా. శాస్త్ర విభాగం: — పాటు పిలిచే పాఠానికంను నిరూపించడానికి పిలిచారు?

షా. భాష విభాగం: — పాటు పిలిచే పాఠానికంను నిరూపించడానికి పిలిచారు?

షా. ఇంచం విభాగం: — పాటు పిలిచే పాఠానికంను నిరూపించడానికి పిలిచారు?

షా. శాస్త్ర విభాగం: — పాటు పిలిచే పాఠానికంను నిరూపించడానికి పిలిచారు?

షా. భాష విభాగం: — పాటు పిలిచే పాఠానికంను నిరూపించడానికి పిలిచారు?

షా. ఇంచం విభాగం: — పాటు పిలిచే ఉథ్తం నిరూపించడానికి పిలిచారు?

షా. శాస్త్ర విభాగం: — పాటు పిలిచే ఉథ్తం నిరూపించడానికి పిలిచారు?

షా. భాష విభాగం: — పాటు పిలిచే ఉథ్తం నిరూపించడానికి పిలిచారు?

షా. ఇంచం విభాగం: — పాటు పిలిచే ఉథ్తం నిరూపించడానికి పిలిచారు?
Oral Answers to Questions 6th September, 1971 23

(1) Q. 12. হাজারোর ।— একটি হাজার প্রচার করে কিনারা অগ্রসর হবে। চলে যাওয়ার পর 10 মিটার দূরত্বের সামনে একটি তথ্য নিয়ে তথ্য লিখে দিবে এবং তথ্য নিয়ে সেই স্থানে সেই তথ্যটি দিবে। যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে। অকালের চেয়ে বেশি রকম রাখতে পারবে।

(2) Q. 13. হাজারোর ।— একটি হাজার প্রচার করে কিনারা অগ্রসর হবে। একটি সুবিধা যা প্রচার করার ক্ষেত্রে আগে প্রচার করে তথ্য নিয়ে ১০ মিটার দূরত্বের সামনে একটি তথ্য নিয়ে তথ্য লিখে দিবে এবং তথ্য নিয়ে সেই স্থানে সেই তথ্যটি দিবে। যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে। একসময়ের সাথে যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে।

(3) Q. 14. হাজারোর ।— একটি হাজার প্রচার করে কিনারা অগ্রসর হবে। একটি সুবিধা যা প্রচার করার ক্ষেত্রে আগে প্রচার করে তথ্য নিয়ে ১০ মিটার দূরত্বের সামনে একটি তথ্য নিয়ে তথ্য লিখে দিবে এবং তথ্য নিয়ে সেই স্থানে সেই তথ্যটি দিবে। যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে। একসময়ের সাথে যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে।

(4) Q. 15. হাজারোর ।— একটি হাজার প্রচার করে কিনারা অগ্রসর হবে। একটি সুবিধা যা প্রচার করার ক্ষেত্রে আগে প্রচার করে তথ্য নিয়ে ১০ মিটার দূরত্বের সামনে একটি তথ্য নিয়ে তথ্য লিখে দিবে এবং তথ্য নিয়ে সেই স্থানে সেই তথ্যটি দিবে। যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে। একসময়ের সাথে যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে।

(5) Q. 16. হাজারোর ।— একটি হাজার প্রচার করে কিনারা অগ্রসর হবে। একটি সুবিধা যা প্রচার করার ক্ষেত্রে আগে প্রচার করে তথ্য নিয়ে ১০ মিটার দূরত্বের সামনে একটি তথ্য নিয়ে তথ্য লিখে দিবে এবং তথ্য নিয়ে সেই স্থানে সেই তথ্যটি দিবে। যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে। একসময়ের সাথে যে স্থানে তথ্যটি নিয়ে যাওয়ার পরে সেই স্থানেও তথ্যটি দিতে পারবে।
Mr. Speaker:— Answers for the other questions will be placed on the table of the House.
SHORT NOTICE QUESTIONS AND ANSWERS

ASSIGNMENT OF LAND IN CHUKKAPUR VILLAGE

S. N. Q. No. 2494-L.

Sri M. A. Ramachandra Reddy:— will the Hon'ble Minister for Revenue be pleased to state:

(a) whether it is a fact that for land in Survey No. 448 and 449 of Chukkapur village in Kamareddy Taluq, patta has been sanctioned in the name of the ryots of Bandarameshwarpally;

(b) if so, when did the Harijans of Chukkapur village apply for the above land and when did the ryots of Bandarameshwarpally apply, and

(c) what is the action taken by the Revenue Department on the representation made to the Chief Minister and Revenue Minister?

Sri P. Thimma Reddy:—

(a) (b) & (c) The answer is placed on the Table of the House.

Answer placed on the Table of the House Vide SNQ. No. 2494-L.

(Starred) given notice by Sri M A Ramchandra Reddy, M.L.A.

(a) & (b) The harijans of Chukkapur village, Kamareddy Taluk have filed a petition in the Taluk Office, Kamareddy on 11-10-1968 for assignment of land in S. Nos. 448 and 449 of Chukkapur. But prior to their submission of the petitions some other persons in number had already submitted petitions for assignment of the same land. The Tahsildar after going through the formalities under the rules, assigned the lands to the 8 persons. At the time of assignment the land was free of occupation. However, it is reported that the Harijans in question have filed an appeal before the District Revenue Officer, against the orders of the Tahsildar and that the appeals are under disposal.

(c) On a representation made by the Harijans to Chief Minister on 21-6-1971, a report was called for from the Collector. Collector has reported that the matter is pending in appeal before the District Revenue Officer, who has posted the matter for hearing.

780-B.

PICTURISATION OF VENKATESWARA VAIBHAVAM

BY T. T. D.

S. N. Q. No. 2496-H.

Sivavasti Kodikanti Prabhakara Rao, Buragadda Niranjana Rao & B. Ratnasahapathy:—
Will the Hon'ble Minister for Endowments be pleased to state:

(a) when the resolution to picturise the Film by name "Venkateswara Vaibhavam" was passed by the Trustee Board of Thirupathi Devasthanam and whether the resolution was passed unanimously;

(b) the members of the then Trust Board;

(c) the amount of expenditure incurred for producing the film:

(d) whether the said film was subsequently sold to private persons;

(e) if so, whether it was done with the permission of the Government; and

(f) if not, the action proposed to be taken?

Sri R. Ramalinga Raju:

(a) The resolution to picturise a film on *Lord Venkateswara* was passed by the T. T. D. Trust Board on 10-2-1969. The resolution was passed unanimously.

(b) The following are the Members of the then Trust Board:

1. Sri P. N. Appa Rao, Chairman.
2. Sri A. Viswanatha Rao, Member.
3. Sri K. Konda Reddy, Member.
4. Sri G. Ranga Raju, Member.
5. Sri K. Nanjappa, Member.
7. Sri N. V. Ganga Raju, Member.
8. Sri C. Bali Reddy, Member.
9. Dr. T. V. S. Chalapathi Rao, Member.
10. Sri Goenka, Member.
11. Sri G. C. Venkanna, Member.

(c) An amount of Rs. 59,835/- for 4,500 ft. was incurred by the T. T. D. for producing the picture.

(d) The film was not sold out but leased out to Dalton Pictures Ltd. for Andhra and Orissa States for a period of 5 years for an amount of Rs. 82,500/- and for Rs. 20,500/- to Sridhar Enterprises for the same period for the Mysore State.

(e) No Sir.

(f) The Agreement referred to in (d) was for the picture for 4,500 ft. as it stood on 22-5-1970 i. e. the date of lease. Subsequently the picture was made into a full length documentary. No agreement
for this was executed before its release. Subsequent to the release a fresh agreement was arrived at with the parties in respect of A. P. after cancelling the previous one. In respect of Orissa and Mysore states the matter is under consideration of the T. T. D. Trust Board.


Q. 4,500 opponent to theéc and for this reason in the case. Q. 5. 50,885 /-

8. a. b. & c. a. & d. a. & e. a. & f. a. & g. a. & h. a. & i. a. & j. a. & k. a. & l. a. & m. a. & n. a. & o. a. & p. a. & q. a. & r. a. & s. a. & t. a. & u. a. & v. a. & w. a. & x. a. & y. a. & z. a.

9. a. b. & c. a. & d. a. & e. a. & f. a. & g. a. & h. a. & i. a. & j. a. & k. a. & l. a. & m. a. & n. a. & o. a. & p. a. & q. a. & r. a. & s. a. & t. a. & u. a. & v. a. & w. a. & x. a. & y. a. & z. a.

10. a. b. & c. a. & d. a. & e. a. & f. a. & g. a. & h. a. & i. a. & j. a. & k. a. & l. a. & m. a. & n. a. & o. a. & p. a. & q. a. & r. a. & s. a. & t. a. & u. a. & v. a. & w. a. & x. a. & y. a. & z. a.

11. a. b. & c. a. & d. a. & e. a. & f. a. & g. a. & h. a. & i. a. & j. a. & k. a. & l. a. & m. a. & n. a. & o. a. & p. a. & q. a. & r. a. & s. a. & t. a. & u. a. & v. a. & w. a. & x. a. & y. a. & z. a.
6th September, 1971

Short Notice Questions & Answer:

Question 1:
- How many employees were affected by the 4,500 salary cut? (Also, mention the criteria for eligibility.
- The minimum salary cut is 10%, while the maximum is 15%.
- The affected employees are those with salaries below 4,500.
- Gross Violation of rules or Executive Officer action.
- If Executive Officer action is initiated, what Action should be taken?
- I.A.S. action against the employee.

Question 2:
- What is the maximum penalty for gross violation of rules?
- If an employee violates the rules, what action should be taken?
- If gross violation occurs, what penalty should be imposed?

Question 3:
- What is the penalty for violating the rules?
- If rules are violated, what action should be taken?

Question 4:
- How is the 4,500 salary cut determined?
- What is the minimum and maximum salary cut?
- If an employee's salary is below 4,500, what action should be taken?
- Gross violation or Executive Officer action.

Question 5:
- Contact details:
- Phone number: 20-6000-000
- Email: contact@Example.com
- Address: 123 Main Street, Anytown, USA.
Short Notice Questions and Answers 6th September, 1971

important 问题 何者 之于 你 最 重要？

(i) 你 最 重要 之 问题 是 何？
(ii) 你 有没有 任何 对 之 问题 之 意见 ？

(ii) 你 对 之 问题 之 意见 是 何？

(i) 你 最 重要 之 问题 是 何？
(ii) 你 有没有 任何 对 之 问题 之 意见 ？

(i) 你 最 重要 之 问题 是 何？
(ii) 你 有没有 任何 对 之 问题 之 意见 ？

重要 问题 之 何者 于 你 最 重要？

(i) 你 最 重要 之 问题 是 何？
(ii) 你 有没有 任何 对 之 问题 之 意见 ？

(i) 你 最 重要 之 问题 是 何？
(ii) 你 有没有 任何 对 之 问题 之 意见 ？

(i) 你 最 重要 之 问题 是 何？
(ii) 你 有没有 任何 对 之 问题 之 意见 ？
Short Notice Questions and Answers

1. Who was the first President of India?

2. Who was the first Prime Minister of India?

3. In which year did India gain independence?

4. What is the capital of India?

5. What is the official language of India?

6. What is the currency of India?
Short Notice Questions and Answers 6th September, 1971

Q. 1. A certain amount of money invested at 5% per annum for 5 years. If the interest earned is Rs. 625, find the principal.

Q. 2. A sum of money lent at compound interest for 2 years, the interest being Rs. 200. Find the principal if the interest is calculated at 5% per annum.

Q. 3. Find the compound interest on Rs. 200 for 2 years, the rate of interest being 5% per annum.

Q. 4. A sum of money doubles itself in 10 years at simple interest. Find the rate of interest.

Q. 5. A sum of money triples itself in 15 years at simple interest. Find the rate of interest.

Q. 6. The simple interest on a certain sum for 2 years is Rs. 100. Find the principal if the rate of interest is 5% per annum.

Q. 7. A sum of money invested at compound interest for 2 years at 5% per annum. If the interest earned is Rs. 125, find the principal.

Q. 8. A sum of money invested at compound interest for 2 years, the interest being Rs. 250. Find the principal if the rate of interest is 5% per annum.

Q. 9. A certain amount of money invested at 5% per annum for 5 years. If the interest earned is Rs. 625, find the principal.

Q. 10. A sum of money lent at compound interest for 2 years, the interest being Rs. 200. Find the principal if the rate of interest is 5% per annum.

Q. 11. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 12. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 13. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 14. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 15. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 16. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 17. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 18. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 19. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.

Q. 20. A sum of money lent at compound interest for 3 years, the interest being Rs. 300. Find the principal if the rate of interest is 5% per annum.
Mr. Speaker:— Please avoid private conversations. It is better we treat the matter as closed. I do not know why we should again go into it. Kindly treat all the matters as closed. There is no point in raking it up again.

Mr. Speaker:— After all, every day these things go on in the House. There is no necessity for anybody to take it personally.

Sri B. Ratnasabapathi:— Not going on in that sense since they have happened outside.

Mr. Speaker:— Outside hundreds of things may take place. As far as the House is concerned, you can take it in a good spirit, sportly spirit. That is the end of it.
Mr. Speaker:— How does all these things arise during the question hour? They don't arise.

Sri D Venkatesham:— Mr. Chalapathi Rao said he is not in the Board while the Minister says he was in the Board.

Mr. Speaker:— I am not allowing any discussion on this. If you want discussion on some other rules, you can do so.

WRITTEN ANSWERS TO QUESTIONS

ELECTRIFICATION OF VILLAGES IN GUNTUR TO.

772—

*945 Q—Sri M. Ch Nagiah:— Will the hon. Minister for Power be pleased to state:

(a) the number of villages in Guntur taluq for which schemes for supplying electricity were sanctioned in 1964;

(b) the reasons for not completing them so far?

A:

(a) Four villages including two hamlets were sanctioned between 1961–64 and they were already electrified.

(b) Does not arise.

CLUSTER SCHEME FOR ELECTRIFICATION IN GUNTUR DIST.

773—

*947 Q—Sri M Ch Nagaiah:— Will the hon. Minister for Power be pleased to state:

(a) the names of taluks in Guntur district, which have been included in Cluster Electrification Schemes;

(b) the basis on which the said schemes will be taken up; and

(c) the funds provided by the Central and State Governments respectively for the said schemes?

A:

(a) Palnad and Vinukonda taluks;

(b) The Rural Electrification Corporation will finance Rural Electrification schemes based on a project approach, with accent on electrification of a cluster of agricultural purposes. The scheme should be such as to help the general and economic development of the area by stimulating the effort for increased agricultural production and for the growth of rural industries. The economic viability of
the scheme would be determined on the basis of the anticipated revenue from sale of electricity to rural users which should be sufficient to cover operating costs and give not less than a prescribed net return on investment.

(c) The schemes will be financed solely by the Rural Electrification Corporation Limited, which is a Govt. of India undertaking. It has sanctioned a loan of Rs. 37 lakhs for the two taluks.

UNAUTHORISED SALE OF TIMBER IN THE FOREST NEAR KHARAGAVALASA.

774—

* 1886 Q—Sri K. Govind Rao:— Will the hon. Minister for Forests be pleased to state:

(a) whether any representation had been received by the Government from the Secretary of the S. Kota Taluk Communist Committee, Visakhapatnam District on 16-3-1971 alleging unauthorised sale of timber in the forest near Kharagavalasa, in the Srunavarapukota Range, Visakhapatnam District; and

(b) if so, the action taken thereon?

A—

(a) Yes, Sir.

(b) The petition has been enquired into by the Divisional Forest Officer, Visakhapatnam and action is being taken as per C. C. A. Rules against those officers who have committed irregularities.

CONSTITUTION OF A BOARD FOR EXPLOITING UNDERGROUND WATER

775—

* 2252 Q—Sri S. Vemayya:— Will the hon. Minister for Marketing be pleased to state:

whether there are proposals with the Government to constitute a Board to devise ways and means for the exploitation of underground water in the State now?

A—

Yes, Sir.

KAVALI–KANUPUR CANAL

776—

* 617 Q—Sarvasri R. Mahananda, P. VenkataSubbaiah, Dhapenknula Narasimham and S. Vemaya:—Will the hon. Minister for Irrigation & Flood Control be pleased to state:

(a) when was the Kavali–Kanupur canal scheme sanctioned and started by the Government;
(b) what is the estimated cost of Kavali canal and Kanupur canal separately and irrigation potential to be created under each canal; and

(c) how much was spent on each of these canals and what are the irrigation facilities created up till now?

A-

(a) Kavali canal scheme has not been sanctioned so far. Kanupur canal scheme was sanctioned on 22-9-1962 and the work was started in the same year.

(b) Does not arise in respect of Kavali canal. The estimated cost of the Kanupur Canal scheme was Rs. 69.59 lakhs including direct and indirect charges. The Irrigation potential to be created under the scheme is 17,565 acres in the first stage and 78,000 acres at the ultimate stage.

(c) Does not arise in respect of Kavali Canal. The total expenditure incurred on Kanupur canal scheme is Rs. 1,34,47,128 upto end of March 1971. The canal excavation has been completed upto M. 11/6 and the ayacut benefited is acres, 1004.

AYACUT UNDER SALIVAGU PROJECT

777-

* 959 Q— Sri C. Janga Reddy and Dr T. S. Murthy :— Will the hon. Minister for Medium Irrigation and Flood Control be pleased to state:

(a) the extent of ayacut under Salivagu project in Parkal, Warangal District;

(b) whether it is a fact that there is more water than required for the localised ayacut;

(c) if so, whether any proposal is under consideration of the Government to utilise the said water for additional irrigation;

(d) whether any representations have been received requesting repairs to the project canals; and

(e) if so, the action taken thereon?

A-

(a) Abi 2,640 acres.

Tabi 750 acres.

(b) The discharge particulars of the past few years are being collected by the Superintending Engineer to assess the availability of extra water.

(c) Does not arise at present.

(d) No Sir.

(e) Does not arise.
CONSTRUCTION OF A ROAD BY THE SIDE OF BUND OF SALIVAGU PROJECT

778-

* 960 Q— Sri C. Janga Reddy and Dr. T. S. Murthy :— Will the hon. Minister for Medium Irrigation and flood control be pleased to state :

(a) whether there are any proposals with the Government to lay a road by the side of the bund in view of the impending danger to bund on account of the traffic of vehicles over the bund of Salivagu project in Parkal Taluq ;

(b) whether any representations for the construction of the said road have been received by the Government or hon. Minister or E. E. or S. E. Warangal from the Local Legislators ; and

(c) if so, the steps taken thereon ?

A—

(a) No sir. Though an estimate has been prepared pertaining to the work it could not be sanctioned so far due to paucity of funds. However, there is no danger to the bund and it is quite safe and intact now.

(b) Yes Sir, a representation was received by the local Assistant Engineer from Sri C. Janga Reddy, M. L. A.

(c) The Zilla parishad is being requested by the Superintending Engineer, P. W. D. Irrigation Circle, Warangal to consider the possibility of taking up the work under Rural Road Development Programme.

PREPARATION OF ESTIMATES FOR WATER SOURCES IN GUDUR TALUK.

779-

* 816 Q— Sri P. Venkatasubbiah :— Will the hon. Minister for Minor Irrigation be pleased to state :

(a) how many representations have been received by the Investigation Division, P. W. D. Nellore for preparation of estimates for the water sources in Gudur taluk of Nellore district;

(b) how many estimates have already been prepared and what are they ;

(c) how many estimates have yet to be prepared and what are they ; and

(d) what are the reasons for the delay in the preparation of estimates ?

A—

(a) (b) (c) & (d) Answer is placed on the Table of the House.
ANSWER PLACED ON THE TABLE OF THE HOUSE WITH REFERENCE TO L.A.Q. No. 816 (Starred)

(a) Thirteen representations were received during 1970-71.

(b) Detailed Plans and estimates were prepared in respect of 4 schemes. Preliminary Plans and Estimates were prepared for 7 schemes. The details are given below :-

(i) Schemes for which detailed Plans and estimates were prepared

1. Providing pumping scheme to feed the lands of Pothupalem village, H/o. East Gudur.

2. Excavating a supply channel from Mamidikalva to feed Ramireddy Cheruvu of Unuguntapalem village.

3. Tikkavaram Pumping Scheme.

4. Fixing standards and restoration to Nayudupalem tank of Nayudupalem Kandriga.

(ii) Schemes for which feasibility and preliminary plans and estimates were prepared :-

1. Providing Pumping Scheme from Mamidikalva to feed Budanam and Kadivedu tanks.

2. Excavating a supply channel from Swarnamukhi to feed the lands of Timmalapudi village.

3. Providing irrigation facilities to the dry lands from the supply channel from Pulikalva to Mettu village.

4. Providing bund to prevent the back waters of sea from following in to the fields of Peddagovindam and Chinthota village of Kota Panchayat Samithi.

5. Providing drains at Kasipuram and Mettu to clear off flood waters from the fields of Pulikalva.

6. Excavating a supply channel from the surplus weir of Chillakur tank to feed Mutyalapadu tank.


(c) Estimates have to be prepared in respect of the following two works :-

1. Excavating a supply channel from Mamidikalva to feed Kurugonda tank.

2. Forming Flood Banks in Kota Panchayat Samithi.

(d) It takes some time to inspect the sites and to prepare the feasibility reports dealing with hydrology and lower riparian rights. After the feasibility report is approved detailed investigation has to be done and thereafter necessary plans and estimates will be prepared. This process involves time.
ANNOUNCEMENTS

re: Constitution of the Committee on Public Accounts.

M A S T E R P L A N F O R T U B E - W E L L S

(780-)

2155 Q — Will the hon. Minister for Minor Irrigation be pleased to state:

(a) whether any Master Plan to sink Tube wells in our State, has been prepared;

(b) if so, the details of the plan, and the number of wells proposed to be sunk in each District and the cost of the same; and

(c) whether any effort is being made to get financial assistance either from World Bank or from the Central Government?

A—

(a) No, Sir.

(b) & (c) Do not arise.

A N N O U N C E M E N T S

re: Constitution of the Committee on Public Accounts

Mr. Speaker:— Now, I am to announce to the House that the following candidates have been elected to the Committee on Public Accounts for the financial year 1971-72:

1. Sri Poola Subbiah
2. Sri N. Ramachandra Reddy
3. Sri M. Srinivasa Rao
4. Sri Y. Venkata Rao
5. Sri K. Achuta Reddy
6. Sri R. Satyanarayana Raju
7. Sri Katari Munuswamy
8. Sri P. Goverdhan Reddy
9. Sri K. Santhiah
10. Sri G. Bhoopathi
11. Sri G. Venkata Reddy
12. Sri A. Rami Reddy
13. Sri D. Venkatesham
14. Sri G. B. Appa Rao
15. Sri Ch. B. Krishnam Raju.
Announcements

6th September, 1971

re: Constitution of the Committees on Public Undertakings and Subordinate Legislation.

Under Rule 223 of the Andhra Pradesh Legislative Assembly Rules, I hereby nominate Sri N. Ramachandra Reddy to be the Chairman of the above Committee.

re: Constitution of the Committee on Public Undertakings

Mr. Speaker:- I am to announce to the House that the following candidates have been elected to the Committee on Public Undertakings for the year 1971-72:

1. Sri C. Prabhakara Chowdary
2. Sri Vavila Gopalakrishnayya
3. Sri T. Anjiah
4. Sri B. Ratnasabhapathy
5. Sri B. Lakshmikantha Rao
6. Sri Kaza Ramanatham
7. Sri Y. Chennaiah
8. Sri P. Sambasiva Raju
9. Sri Ch. Satyanarayana Rao
10. Sri Ch. Venkata Rao
11. Sri T. V. Raghavulu
12. Sri K. Rajamallu

Under Rule 223 of the Andhra Pradesh Legislative Assembly Rules, I hereby nominate Sri Kaza Ramanatham to be the Chairman of the above Committee.

re: Constitution of the Committee on Subordinate Legislation

Mr. Speaker:- I am to announce to the House that the following candidates have been elected to the Committee on Subordinate Legislation for the year 1971-72 from 13-9-1971:

1. Sri B. Niranjana Rao
2. Sri B. V. Ramanayya
3. Sri P. Venkatesan
4. Sri P. Ramasubba Reddy
5. Sri Shiv Rao Shetkar
6. Sri P. Mahendranath
7. Sri K. Anjina Reddy
8. Sri P. Gunnayya
6th September, 1971

Point of Information

re: Delay in Extending the Benefit of Treating the strike period as on leave to Teachers and non-Teaching Staff in Aided Schools.

9. Sri A. Mohan Reddy
10. Sri Kudupudi Prabhakara Rao
11. Sri K. Sudershan Reddy
12. Sri V. Palavelli

Under Rule 223 of the Andhra Pradesh Legislative Assembly Rules, I hereby nominate Sri Kudupudi Prabhakara Rao to be the Chairman of the above Committee.

POINT OF INFORMATION

re: DELAY IN EXTENDING THE BENEFIT OF TREATING THE STRIKE PERIOD AS ON LEAVE TO TEACHERS AND NON-TEACHING STAFF IN AIDED SCHOOLS.

Mr. Speaker:—Now, Sri Pragada Kotiah wants to raise a matter viz., that the Chief Minister was pleased to make a statement on the floor of the House on 25-8-1971 that the strike period of the NGOs and teachers etc., will be adjusted.

Mr. Speaker:— The Education Minister is not here. Day after tomorrow, you can again raise this.
MATTER UNDER RULE 341

re: REGISTRATION IN EMPLOYMENT EXCHANGES
UNDER THE SCHEME ONE ‘JOB FOR ONE FAMILY’

Smt. Eswari Bai:— I have given notice of one matter yesterday.

Mr. Speaker:— It will come tomorrow. Education Minister is not here. He is coming day after tomorrow. It will be called on day after tomorrow.

Sri G. Rajaram:— Are all the Motions under 341 which concern the Education Minister postponed?

Mr Speaker:— They will be called day after tomorrow as the Minister is not in the Headquarters.

Sri Madan Mohan:— We can't just shirk our own responsibility whether they accept their responsibility or not.
6th September, 1971

Calling Attention to Matters of urgent public importance.

re: Issue of patta for land cultivated by Harijans to a person in Gurazala village, Nalgonda Dist.

Mr Speaker:— We expect the University authorities as well as the Government to take all precautions for maintaining law and order when they open the institution and if anything happens certainly you can bring it to the notice of the House.

Sri Madan Mohan:— That equally concerns us.

Mr. Speaker:— I am glad you are bringing to the notice of the Government the necessity of taking precautions for maintaining law and order. I hope they will do it.

Sri Madan Mohan:— But do we have to presume that there is an assurance on the part of the Government that they will take all these things and then open the college?

Mr. Speaker:— It is their duty. They have to do their duty.

Sri Madan Mohan:— We have been seeing how far this Government has been discharging their duty

Mr. Speaker:— You come into the picture only when they fail to do their duty.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Issue of patta for land cultivated by Harijans to a person in Gurazala village, Nalgonda Dist.
Calling Attention to Matters of urgent public importance.

re: Issue of patta for land cultivated by Harijans to a person in Gurazala village, Nalgonda Dist.

On receipt of the complaint petition from the harijans and on the representation of the MLAs, the Collector enquired into the matter and cancelled the irregular assignment made to the said person on the ground that the father of the applicant possessed 48 acres and 35 guntas of patta land and the assignment made to him as landless poor person was irregular... Whatever Circular 14 may be, the orders contained therein are not operative now. With the issue of G. O 1406 Revenue dated 25-7-1958, it is also the policy of the Government not to assign waste lands to the landed people. The Collector Nalgonda has been requested to re-open the issue and re-examine it under G. O. 1406 and submit a report to the Government.

Sri P. Thimma Reddy:— In the matter of assignment of 1 acre of land in S. No. 42 of Gurazala village of Nalgonda District to Mr. M. Bhadra Reddy, the House was informed on 4-8-1970 that Circular No. 14 of 1954 of the ex-Government of Hyderabad is not in operation, with the issue of G O. Ms. No. 1406 of 1958, that the Collector had been requested to re-open the case, re-examine it under G. O. Ms 1406 Revenue date 25-7-1958, that the Collector's report was awaited and that on receipt of the Collector's report, the Government would re-examine the case.

On receipt of the Collector's report, the Government examined the case of M. Bhadra Reddy of Gurazala village with reference to the rules on the subject. Although the provisions contained in circular No. 14 of 1954 are not operative with the issue of 1406 of 1958 and 1724 of 1959, yet under rule 7 (b) of the rules issued in G O 1725 Revenue dated 26-8-1959 read with Circular No. 14 of 1954, if a landed person is in possession of land for a period of not less than six years prior to 1952, patta of the lands occupied by him may be granted to him, subject to the payment of upset price equal to 16 times the land revenue. Sri M. Bhadra Reddy, it was reported, was in continuous occupation of one acre of land in question from 1946 onwards. He was, therefore, found eligible for assignment of the land under the rules. The Government, therefore, after being satisfied about the eligibility of Sri Bhadra Reddy accepted the recommendation of the Collector and passed orders for assignment of one acre of land in question in favour of Sri Bhadra Reddy on payment of upset price.
6th September, 1971

re: Appointment of Teachers by Chairman, Zilla Parishad, Srikakulam.

Sir,

I will fix a date and I will inform the member. You can come.

It does not pertain to the present rules of assignment. This is a case coming under the old rules, as Mr. Raghava Reddy has represented that between 1946 and 1952 they were not under continuous possession. I will call for the records. I will invite you and the parties also. You can argue the case and show your points.

re: APPOINTMENT OF TEACHERS BY CHAIRMAN.
ZILLA PARISHAD, SRIKAKULAM.
Calling Attention to Matters of urgent public importance.
re: The Need for Sinking Drinking Water wells in Nalgonda District.

On 6th September, 1971

The Need for Sinking Drinking Water Wells in Nalgonda District.

The Hon'ble Member requests information on the need for sinking drinking water wells in the Nalgonda District. Details are as follows:

1. Sankarapatnam: On 27th September, 1971, there were instances of 5 deaths and 13 cases of illness due to lack of drinking water. A team visited and observed. The number of deaths was 27 and the number of cases was 22 with 100 cases of illness. The water was contaminated. It was observed that there were 22 cases of death and 20 cases of illness. 100 cases of illness were reported.

2. Chandrapur: The situation was similar to Sankarapatnam.

3. Vizianagaram: On 27th December, 1971, there were 10 cases of illness.

The Hon'ble Member requests information on the need for sinking drinking water wells in Nalgonda District.
6th September, 1971

Calling Attention to Matters of urgent public importance.

re: Scarcity of Drinking Water at Renigunta.

Sri T. Ramaswamy:—Sir, I beg to make the following statement. Apart from temporary arrangements that are made to provide water in villages of Engandlapalli, Tirugandlapalli, Tammalapalli and Godamanda, all the local authorities have taken up deepening of draw wells in the villages of Tirugandlapalli, and Tammalapalli and others.

Bore wells have already been executed in Engandlapalli, Tirugandlapalli and Tammalapalli and Angannapeta. Immediately on the completion of the work of Banguridada, it is proposed to shift the rig to Tammalapalli for execution of bore wells.

Apart from the position indicated above, the question of providing pipe water supply for the villages of Engandlapalli and Chirangandlapalli with the financial assistance of the L. I. C. is also under consideration. Execution of the schemes will, however, depend upon the amount of financial assistance that can be available with the L. I. C. and the villages coming forward with the requisite financial contribution. In so far as Engandlapalli village is concerned, it is understood that the electricity charges which has resulted in the power supply being cut off. It is reported on enquiries made in the village with the sarpanches and elders that there is no mitigation of people on account of the scarcity of drinking water in the villages as alleged. It is also reported that there is no scarcity of drinking water in the villages. Tammalapalli Godamanda, Angadipeta etc. Every effort is however made to solve the problem of water supply in this district on a permanent basis. For this purpose 4 rigs have already been sanctioned in Nalponda district to take up bore wells in the areas where there is acute scarcity of drinking water.

The Government will consider whether contribution can be reduced or waived.

re: SCARCITY OF DRINKING WATER AT RENIGUNTA
PAPERS LAID ON THE TABLE

(1) Notification issued under sub-section (3) of Section 16 of the Andhra Pradesh Motor Vehicles, Taxation Act, 1963.

Dr M. N. Lakshminarasiah:— Sir, I beg to lay on the Table under sub-section (3) of section 16 of the A. P. M. V. T. Act, 1963, a copy of the Notification issued in G. O. Ms No. 921 dated 16-9-71 and published in the Andhra Pradesh Gazette dated 12-8-71 as required under sub-section (1) of section 16 of the said Act.

(2) Notification issued under sub-section (2) of section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

Dr M. Lakshminarasiah:— Sir, I beg to lay on the Table under sub-section (2) of section 9 of the A. P. M. V. T. Act, 1963, of the Notification issued in the following G. Os under sub-section (1) of section 9 of the said Act.

(1) G. O. Ms. No. 913, dtd. 14-7-71
(2) G. O. Ms. No. 922, dtd. 8-7-71
(3) G. O. Rt. No. 2037, dtd. 24-7-71

(3) Notification issued under G. O. Ms. No. 1009 Home (Tr.1) Department, to the Andhra Pradesh Motor Vehicles Rules, 1964.

Mr Speaker:— Call attention motions Nos 5, 6 and 7 will be taken up tomorrow because the hon. Minister for Home requested that they may be taken up tomorrow.
Dr. M N. Lakshminarasiah:— Sir, I beg to lay on the Table under sub-section (3) of section 153 of the Motor Vehicles Act, 1939 copies of the Notification issued under G. O. Ms. No. 1009 Home (Tr I) Department, dated 31-7-71 containing an amendment to the Andhra Pradesh Motor Vehicles Rules, 1964.

Mr. Speaker :— Papers laid on the Table.

PAPERS PLACED ON THE TABLE

List of cases referred for criminal Action to the Police Department by the Andhra Pradesh Khadi and Village Industries Board.

Sri Ramachandra Rao Kalyam — Sir, on behalf of the Minister for Small Scale Industries; I beg to place on the Table a copy of the Statement containing the list of cases referred for criminal action to the Police Department by the Andhra Pradesh Khadi and Village Industries Board pursuant to the Assurance given while answering L. A. Q. No. 1664 on 23-7-71.

Mr. Speaker :— Paper Placed on the Table.

GOVERNMENT MOTION.


Dr M. N. Lakshminarasiah:— Sir, on behalf of the Chief Minister Sri K. Brahmananda Reddy, I beg to move :

"Under Rule 243 of the Andhra Pradesh Legislative Assembly Rules, I move that the time fixed for the presentation of the Report of the Joint Select Committee on the Andhra Pradesh Record of Rights in Land Bill, 1971 be further extended upto 9th September, 1971."

Mr. Speaker :— The question is :

"Under Rule 243 of the Andhra Pradesh Legislative Assembly Rules I move that the time fixed for the presentation of the Report of the Joint Select Committee on the Andhra Pradesh Record of Rights in Land Bill, 1971 be further extended upto 9th September, 1971."

The motion was adopted.

GOVERNMENT RESOLUTION

re : CONSTITUTION (Twenty - fifth Amendment) BILL, 1971.

Dr. M. N. Lakshminarasiah:—(On behalf of Sri K. Brahmananda Reddy ) : I beg to move :

"This House commends the Constitution (Twenty-fifth Amendment) Bill, 1971, which seeks to abridge the fundamental rights conferred by Articles 19 and 31 of the Constitution of India for the
Government Bill


purposes of surmounting the difficulties placed in the way of giving effect to the directive principles of State policy by the interpretation placed on Article 31 by the Supreme Court of India in the Bank nationalisation case.

2. This House recommends that Parliament may make a law providing that all the property of the Union shall be subject to all the taxes imposed by the local authorities in the States.

3. This House recommends that Parliament may omit clause (2) of Article 276 of the Constitution of India or, in the alternative amend that clause so as to raise the maximum limit of total amount of tax leviable by a local authority on processions, trades, callings and employments to Rs. 2,500 per annum from Rs. 250 per annum.

4. This House recommends that Parliament may amend clause (2) of Article 311 so as to provide for the dismissal or removal or reduction in rank of a civil servant after an inquiry in which he has been informed of the charges against him and given an opportunity of being heard in respect of these charges.

5. This House recommends that Parliament may amend Article 366 of the Constitution of India so as to add a definition of 'Socially and educationally backward classes of citizens' laying down objective criteria for declaring any group of citizens as a backward class of citizens for the purposes of clause (4) of Article 15, clause (4) of Article 16 and Article 340 of the Constitution of India.

Mr. Speaker:— Resolution moved.

Mr. Speaker:— I think these resolutions are coming up before the House for consideration day after day. Tomorrow the 8th, not today. Formally they have got to be moved and they have been moved. Any how I will find out after the hon. Chief Minister comes. Whatever papers have got to be supplied to the hon. members I will see that those papers are supplied to them.

GOVERNMENT BILL

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

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

"That the Andhra Pradesh Appropriation (No. 3) Bill, 1971 be taken into consideration."
Sri Kona Prabhakara Rao:— I rise on a point of order. I submit that the financial statement as passed now is incomplete, and the Finance Minister cannot now present the Appropriation Bill for the following reasons. There is the collective responsibility of the ministers to the Assembly. The Ministers cannot act by themselves; the action of the Cabinet is supposed to be a collective responsibility. Under the Presidential Order after the budget has been presented to the House, it is referred to the T.R.C. (Telangana Regional Committee). Now the Telangana Regional Committee has submitted two interim reports. The Cabinet ministers approved this budget before it was brought before the Assembly and after it was introduced to the Assembly it was sent to the T.R.C. The T.R.C. also passed a resolution. The members of the Cabinet belonging to the Telangana region are also members of the T.R.C and a unanimous resolution has been passed that the financial statement as presented is defective. I read para 9 of the first interim report. "The Committee therefore feels that the annual financial statement is incomplete, defective in many respects and is not in accordance with the presidential Order nor does it give a correct picture pertaining to the financial position of the Telangana region." The resolution was passed unanimously that means it voices the feelings of the Cabinet Ministers being members of the Telangana region. That resolution was passed unanimously that means it voices the feelings of the Cabinet Ministers being members of the T.R.C. So, I submit that after a resolution is passed by the T.R.C the Cabinet ministers who are members of the T.R.C. voice that this is an incomplete statement.

Mr. Speaker:— So your point is like this. Since the Regional Committee in a way has expressed certain opinion that the financial statement is not complete, the consideration of the demands as well as the Appropriation Bill should be postponed, according to you, till a final decision is taken on the report of the Regional Committee.

Sri Prabhakara Rao:— The second question is if the members of the Cabinet who are members of the T.R.C. still stick to the position that it is incomplete as stated, they must resign from the Cabinet.

Dr. T. V. S. Chalapathi Rao:— The annual financial statement according to the Regional Committee Report is not a complete one. The Ministers who approved the annual financial statement in the Cabinet have voted for the resolution that it is not complete—that is about the dubious role played by the Telangana members of the Cabinet.

Sri J. V. Narasinga Rao:— It is not correct.

Dr. T. V. S. Chalapathi Rao:— Whatever it is, it is often said that the reports of the T.R.C. are unanimous. Both the T.R.C representatives as well as the Chief Minister were pleased to agree that they are unanimous. That shows that the Cabinet members from the Telangana region who are members of the T.R.C. are supporting
this report The oral denial of Mr. J. V. Narasinda Rao does not solve the problem and does not belie the statement. That apart, I would like to submit that the annual financial statement which is otherwise called Budget will be complete only when it is correctly presented. If the report of the Regional Committee is correct, the annual financial statement itself is not correct; when the very statement is not correct how can he come forward before this House with the Appropriation Bill? Therefore the question passing the Appropriation Bill does not arise until the controversy between the Regional Committee and the Cabinet is settled.

Sri K. Vijayabhaskara Reddy:— Under the Presidential Order after presenting the financial statement to the House it will have to go to the Regional Committee. The Regional Committee gives its considered opinion to the Government. It is between the Regional Committee and the Government, Sir This House has nothing to do. This is quite in order according to the Constitution. It is for the Government to take notice of the Regional Committee's opinion and take decisions. This aspect was discussed last time also. So I submit that my presenting the Appropriation Bill is in order.

Dr. T. V. S. Chalapathi Rao:— Suppose tomorrow the Governor does not agree with the Cabinet view and approves the stand taken by the T. R. C in its report What is the position? That means that the annual financial statement presented and passed is not correct. Again the House has to be summoned to consider the new financial statement according to the decision of the Governor. Therefore I submit that the question of passing the Appropriation Bill does not arise until the difference between the Regional Committee and the Cabinet is settled either by themselves or by the Governor as required by the Presidential Order. Then only the Finance Minister will be correct and it will be proper for him to approach this House for the passing of the Appropriation Bill

Sri K. Vijayabhaskara Reddy:— That is not in our rules and that is not in our Constitution. This House is competent to take decisions.

Sri G. Rajaram:— The position is that a dispute has arisen between the Government and T. R. C and under the Presidential Order whenever there is such a dispute it has to be referred to the Governor. The T. R. C which consists of Telangana Ministers who have a joint responsibility in the Cabinet have approved the budget; under the presidential order when it was referred to the Telangana Regional Committee of which they are also members they have agreed to a position that the financial statement is not complete.

Sri J. V. Narasinda Rao:— It is not correct; we said the Cabinet ministers are not going to agree. They have agreed to the position that the Financial Statement is not only incomplete but defective and irregular in several respects. So that Report is there The Government has to consider that Report. Either it has to agree or disagree. If it is thrown down, then there will be a dispute. If there is a dispute, it will be referred to the Governor and his decision is final Either the Government must accept the recommendation of the Regional Committee or in case of not accepting it, it would be
referred to the Government. That is the position. Unless the dispute is such we cannot proceed further. That is the considered view of this House and my view also.

Mr. Speaker :— I have heard you

Sri G. Rajaram :— This is a matter between the Government and the Telengana Regional Committee. Supposing the Governor feels at a later stage what the T. R. C. has stated is correct, then the situation will be changed. That means there will be a position whether it is passed by the House or not, the budget will not be approved by the Governor. So there is that difficulty.

Mr. Speaker :— According to you the opinion of the Regional Committee is that the Financial Statement is not complete. On that we do not know what the Government is going to do. If there is going to be a dispute between the Government and the Telengana Regional Committee, the matter will be referred to the Governor. That being whatever it is, under the Rules framed or under the Constitution with regard to the procedure for the presentation of the Demands as well as the Appropriation Bills—Rule 168 sub-section (3) says: “After the completion of the voting of Demands, the Appropriation Bill shall be introduced on next day,” and dispose of on the same day.” So, voting of Demands was completed on the 4th. Yesterday happened to be Sunday, the next working day is to-day. Under Rule 168 the Minister for Finance has come forward with the Appropriation Bill. Now there is no provision anywhere either in the Constitution or under the Rules prohibiting the House from taking up the consideration of the Appropriation Bill. Now you have pointed out onething. Supposing the Governor is going to take a decision. He might ultimately accept the opinion of the Telengana Regional Committee or whatever it may be. At this stage it is for the Government to consider as to what they should do and come before the House with any amendment or whatever it may be. At this stage, there is no provision, either in the Rules or under the Constitution prohibiting the House from taking up the consideration of the Appropriation Bill, because the Rule is very clear i.e., on the very next day. Perhaps you should have raised this even before the consideration of the voting on Demands. I do not know what we would have done. So far as the Presidential order is concerned, separate Financial Figures of Statement has got to be presented both for Telengana as well as for Andhra. That provision has been complied with on the very first day while presenting the Budget. Later on it is for the Regional Committee to consider about it and given their own opinion. That means, it is a matter between the Government and the Regional Committee. The House cannot consider that aspect of the issue at this stage.

Sri Kona Prabhakara Rao :— After the Budget was presented it was referred to the Telengana Regional Committee. What the Telengana Regional Committee has done we do not know. After the interim reports have been submitted .......

Mr. Speaker :— Neither I know it nor you know it.
Mr. Speaker:—I do not think it is correct.

Dr. T. V. S. Chalapathi Rao:—May I seek a clarification from the Speaker, Sir? What I wish to know is that in the former order whether that rule was modified after the amendment to Presidential Order dated 9th March and a new order was promulgated. I submit that this is here out of order. You leave it out. In the light of that, the Rule also should be adopted.

Mr. Speaker:—As the Rule stands at present, we have to follow the rules as they are.

Mr. Speaker:—The Rules Committee may consider about amending the Rule at a later stage.

Mr. Speaker:—We will consider amending the Rule at a later stage.

Dr. T. V. S. Chalapathi Rao:—It will be unconstitutional.

Mr. Speaker:—As far as you and I are concerned, the rules now are in existent.

Dr. T. V. S. Chalapathi Rao:—Because it is not modified in terms of the Presidential Order in 1970.

Mr. Speaker:—It is not incumbent upon the Rules Committee or the House to change the Rules as per the Presidential Order.

Sri A. Madannmohan:—What is the validity to the Presidential Order?

Mr. Speaker:—The Regional Committee has got its own Rules and those Rules will be changed by the Regional Committee.

Sri A. Madannmohan:—Supposing the Rules made by this House and the Presidential Order—if there is any inconsistency or conflict with each other, what is the remedy? After all, these Rules cannot over-ride the Presidential Order. That is my submission, Sir. The Rule should be subordinate to the Presidential Order.

Mr. Speaker:—Neither the Presidential Order can over-ride the Rules framed by this House. These Rules are the Rules framed by
this House under the powers vested in the House. It is not as though the Presidential Order can amend the Rule or change the Rule. It is not possible for anybody to do it. Only this House can on the recommendation of the Rules Committee, consider changing the Rules. Presidential Order—that is a different matter altogether. Today as the Rules stand, we are guided by the Rules as they are in force.

Mr. Speaker :— So far as this Bill is concerned, all of you have agreed that this is Money Bill. There is no question of referring it to the Regional Committee. That you agree.

Sri Kona Prabhakara Rao :— No, No.

Mr. Speaker :— Please see the Rule. It is only in the Presidential Order. All the rules which are here incorporated in the Assembly rules are rules from the Regional Committee rules. Absolutely no difference, not a word. If the Regional Committee rules are amended automatically the rules in the Assembly rules also will be amended. Till the Regional Committee rules are amended—so far as the Regional Committee is concerned, whatever rules have been made by the Regional Committee are incorporated in the Andhra Pradesh Assembly Rules. Not a word differs from that. Absolutely there is no difference. If the rules of the Regional Committee are amended as per the Presidential order, then the rules will be automatically amended.
re: The Andhra Pradesh Appropriation (No. 3) Bill, 1971

Dr. T V S. Chalapathi Rao:— Failure of the Regional Committee to amend their rules in conformity with the Presidential order of 1970 does not absolve the responsibility of this House.

Mr. Speaker:— No, no. It is not for this House to amend the rules till it is done by the Regional Committee.

Dr. T. V. S. Chalapathi Rao:— How?

Mr. Speaker:— No, I have given my ruling. That is an end of it. No further discussion.

Dr. T. V. S. Chalapathi Rao:— How the failure of the Regional Committee will cure the defect?

Mr. Speaker:— No, I am not concerned with the failure of the Regional Committee. It is a matter first for the Regional Committee to amend the rules. Then this House will take up the question of amending the rules. Till that is done, this House cannot do it.

Dr. T. V. S. Chalapathi Rao:— How can we justify our procedure to-day. It is an act of omission on their part.

Sri K. Achutha Reddy:— I do not know what rule is preventing or coming in the way of our taking a decision here. As far as I know, the rules of the Regional Committee are correct and this is not a Money Bill. We are not talking about the Money Bill. This is a financial statement. According to the Presidential Order, the Regional Committee has to consider over the matter and has considered and has recommended. The point here is, the Speaker might be referring about the Money Bill, which is not to be referred.

Mr. Speaker:— The Appropriation Bill shall be taken up on the next working day.

Sri K. Achutha Reddy:— That is not relevant of course. But, this is neither a Money Bill nor a Bill which has to be referred by the Assembly to the Regional Committee. We are neither asking the Assembly to refer this Bill to the Regional Committee. The point is this the Assembly is seized of the Budget; so also the Regional Committee is competent to consider over this budget. The Regional Committee has has considered the Budget of Andhra Pradesh, and has given a note. That note is before the Government. Whether the Government is going to agree or whether it is going to send to the Governor for a final decision, that is a matter left to the Government. But, to-day, the point is that before that final shape comes whether the Appropriation Bill can be taken up in the Assembly. We are referring all these points which are not relevant. The point is whether before the Government takes a final decision or it is sent to the Governor and the Governor takes a final decision, this Appropriation Bill can be taken up by the Assembly. That is the matter at issue. The point is that there is a constitutional provision by the order of the President. The Regional Committee also is empowered to consider the budget as Assembly also is empowered to consider it.
Finally the Appropriation Bill when passed by the Assembly will it be possible to accommodate the view-point if approved by the Governor in the Budget at a later stage. That is the point on which you will have to give a ruling. We say that these things should be completed before the Appropriation Bill comes before the House Appropriation Bill cannot be taken up before a decision is pending on the recommendation of the Regional Committee.

Dr. T. V. S. Chalapathi Rao:— The other day, speaking on the Legislature demand, the Chief Minister said that the T. R. C. is part and parcel of this House. It is not as though it is an independent autonomous body unconnected with the Assembly. So, Art 371 I request you to kindly hear me, Sir. "Notwithstanding anything in this Constitution, the President may, by order made with respect to the State of Andhra Pradesh ......... provide for the constitution and functions of regional committee of the Legislative Assembly of the State, for the modifications to be made in the rules of business of the Government and in the rules of procedure of the Legislative Assembly of the State and for any special responsibility of the Governor in order to secure the proper functioning of the regional committee." This is the constitutional provision. As per this, the Presidential order was modified. As per the modified order, it is the statutory obligation not only of the Regional Committee which is part of this House but also of this House to bring the rules in conformity with the modified order of 1970. My submission is the rules were not modified under which the Appropriation Bill is now sought by the Finance Minister to be passed by this House moved under a rule which has no legs, and which has no constitutional backing.

Mr Speaker:— Very good. What is the Presidential order? Does he want the rules to be amended?

Dr. T. V. S. Chalapathi Rao:— No, Sir. I do not have the Presidential order. Please summon from the library or from your file. It is a very serious matter. It is not our intention to obstruct the business or any such thing. All that we want is to satisfy ourselves whether the House is proceeding in a constitutional manner or not. That is my anxiety, Sir.

Mr Speaker:— Now, so far as the Constitutional position as pointed out by you is concerned, it is not disputed at all. In pursuance of the Presidential order, if the rules of the Regional Committee are amended, automatically the rules of the Assembly will be amended. Now it has got to be taken up by the Regional Committee first. After it is done, the Rules Committee of the House, they will take up consideration to amend the rules and on the recommendation of the Rules Committee, the House will consider. That is the position.

Dr. T. V. S. Chalapathi Rao:— Are we to proceed on the wrong lines?

Mr Speaker:— I am only telling from what you have read out. That is not disputed at all. What you are saying is whether it is taken up by the Regional Committee or not, the House must first take up
the consideration. We are not at this stage considering the amendment of the rules now. That will certainly be taken up at the appropriate time.

Dr. T. V. S. Chalapathi Rao.— What is the position of the rules as they stand at present?

Mr. Speaker:— Please hear me. Now as the rules stand at present, the Speaker or the House have absolutely no discretion to postpone the consideration of the Appropriation Bill of the Demands which have been voted. Now it is mandatory on the part of the House to permit the Finance Minister to move the Bill. There is no provision either in the Regional Committee rules or in the Assembly Rules prohibiting consideration or authorising the House to postpone the consideration of the Appropriation Bill. As it is, it is mandatory, the House can proceed now. I have given my ruling. That is an end of it. Art. 204, it is very clear “As soon as may be after the grants under Art. 203 have been made by the Assembly, there shall be introduced…” Art. 204 makes it compulsory. It is mandatory.

Sri A. Madan Mohan:— No, Sir......

Mr. Speaker:— I am not allowing any further discussion. Only thing is you will be losing time for discussion on the Appropriation Bill. Already we have lost I think one hour or one and a half hours. There is no point......
Government Bills
The Andhra Pradesh Appropriation No. 3 Bill 1971

Sri Vavilala Gopalakrishnayya:— The President has to consider or the Central Government has to give orders.

Sri C. V. K Rao:— The question is that this Bill has not been placed before the Regional Committee for expressing its opinion. Now, it cannot be postponed or delayed. What I suggest to the Chair is that the Chair can say that the irregularity has been committed by the Government in not permitting the Bill to be placed before the Regional Committee for giving its opinion and also it cannot be postponed. The Government should be careful and does not commit in future.

Administrative matters, financial statement regarding many schemes to be taken up, to be recommended by the Regional Committee during the 5th Five Year Plan pertaining to Telangana Region. This is the amendment given by the President also regarding the Money Bill. Whether this Appropriation Bill which is the consolidation of the demands that are passed by the Assembly is the Money Bill or not? If you come to a conclusion that this money Bill, there is no question of taking into consideration for sending it to the Regional Committee. If you did not come to conclusion that it is not a Money Bill, then it can go to Regional Committee and it can be discussed there and they can make certain recommendations to the Government. If there is any dispute then it will be referred automatically to the Governor. So, regarding the Appropriation Bill, which is now being presented, there is no illegality or no question of any such thing. Whether the Appropriation Bill is the Money Bill or not has to be clarified by you, Sir.

Mr. Speaker:— I do not know whether you require any clarification.

Sri K. Vijayabhaskara Reddy:— With your permission, Sir, I move that the Andhra Pradesh Appropriation Bill No. 3 of 1971 be taken into consideration.

Mr. Speaker:— Motion moved.

(Pause)

Do you want to say any thing?

Sri G. Srikrishna Reddy:— This is a conditional obligation that I have so fulfill.

Mr. Dy. Speaker in the chair.
60 6th September, 1971

Government Bills
The Andhra Pradesh Appropriation No. 3
Bill 1971

We hereby report to the House that this is the Andhra Pradesh Appropriation No. 3 Bill 1971. As the state government continues to function, Bills are passed to meet various needs. In Section 4, we have included provisions to allocate funds for various sectors. In Section 5, a provision is made for the execution of works necessary for the development of the state. Section 6 includes provisions for salaries and wages of government employees. In Section 7, we have included provisions to facilitate the smooth functioning of the government. In various other sections, we have included provisions to create monuments in the name of economic development. In Section 8, we have included provisions to facilitate the smooth functioning of the government. In Section 9, we have included provisions to create monuments in the name of economic development. In Section 10, we have included provisions to facilitate the smooth functioning of the government.
The Andhra Pradesh Appropriation No. 3 Bill, 1971

In a backward economy, our minimum self-generating economy must produce more and more not only in the shape of wealth but in creating employment potential. 

What is the investment we are making on the part of the production so that our minimum may enter into self-generating economy. It is less than 5 per cent of the investment in the Budget.
The Andhra Pradesh Appropriation No. 3 Bill, 1971

6th September, 1971

Government Bills

I want to warn the Government also that every unemployed on the streets of this State is a potential danger to the society. If we do not stop this phenomenon, then we will have to choose between an orderly progress or violent chaotic conditions. Only to protect the life and property of the citizens, to crush the violent acts of the people who are not satisfied with the present economic and social systems. I am ashamed of this 20 years rule of the Congress.
The Andhra Pradesh Appropriation No. 3 Bill, 1971

I strongly protest; he cannot generalise that all Gaudhi-cap-wallahs are bad.
The Andhra Pradesh Appropriation No. 3 Bill, 1971

Of all the people, Mr. Rajaram should not say it.

Mr. Deputy Speaker:— Your time is up.

Mr. G. Rajaram:— I will take a few minutes and conclude. I congratulate the members of the Praja tamithi that they have withdrawn their demand for a separate state.
The Andhra Pradesh Appropriation No. 3
Bill, 1971

Mr. Speaker, Sir, first of all it is my proud duty to express my gratitude to the Governor of Andhra Pradesh for having nominated me as Member of this House to look after the interests of the Anglo-Indian community. I have worked for a long time in Visakhapatnam as President looking after the interests of the Anglo-Indian community. This has got a bearing on what I am just going to tell the House. It pleased me to bring to the notice of the House some shortcomings. The first is the general appalling conditions to which the poor are subjected to at Visakhapatnam. When I say ‘the poor’ I mean the poor in general, not only the Anglo-Indian community.

Malpractices openly carried out at the Employment Exchange:

As you all know, the Employment Exchange registers skilled and
unskilled men for jobs, and one day they will find that their qualifications do not answer the requirements of the various jobs called for to be filled up by various firms to whom they have to be sent for trial, test or examination. In this connection, I hear that candidates desirous of registering for employment have first to pay into the "backdoor treasury Rs. 5/- and then have their names registered. If this is not paid the poor man is turned out by the Officer in charge quoting some absurd rule or excuse. Even to pay this Rs. 5/- to have their names registered they find it hard and I am told that some of the lads have gone to the extent of giving their blood to the Blood Bank in order to help them to pay this "backdoor" demand. Later on, to add insult to injury, when some of these poor men whose qualifications and training answer to the requirements of men called for by certain workshops or factories, they are again asked to pay a sum of Rs. 50/- into the "backdoor Treasury" and the same amount is collected from each man, even if there are ten men being sent up for the same job. The Officer-in-charge knows very well that the vacancies exist only for perhaps two or three, but why does he send up 10 men? I leave it to you to guess. It is to suit his own ends. Employment being so acute these poor men are prepared to pay up the demand of Rs 50/- each into the "backdoor" treasury and take their chance. This malpractice has now become common in the Employment Exchange and I would therefore request and plead with the hon. Minister concerned to kindly check up on this and take severe action against the culprits.

Now, I come to the sufferings of the poor sick people in their illness at the K. G. Hospital, Visakhapatnam. The general ward lavatories are anything but clean hygienic. The flush-outs are invariably blocked thereby causing heavy blockage and very often the whole room is flooded with urine etc. giving out unbearable stench, let alone the poor patients wanting unload their unwanted cargo. Coming to the beds on which the poor people have to rest, their weary sick bodies, these offer no comfort or rest as they are infested with bugs which usually keep the poor patients on an all night vigil and therefore no sleep or rest.

Last, but certainly not the least, is the delayed and most careless attention paid to the poor cases entering the hospital dangerously ill or having met with some accident. Often times these poor unfortunate people are left on some floor groaning and awaiting the attention of the Doctor on duty if he happens to be there, who some how feels that the poor patient lying outside could wait till he finishes his cigarette, a cup of tea or a chat with his colleagues.

There is yet another racket in vogue in this hospital. The middle class man who somehow scrapes up some money to pay for the admission of himself or any of his family members in the special ward, has to grease the palms of the concerned authority sanctioning the same before he could ever think of entering the hospital as patient. If he does not pay, others who are prepared to pay are promptly accommodated in the special ward. Here again, I plead with
the concerned hon. Minister to check up this racket which, I understand, is an old story in the K. G. Hospital.

Lepers and beggars are now rampant in Visakhapatnam, Kakinada and Vijayawada. I feel that a little more accommodation for these poor people and a little more trouble taken by the Police to see that beggars and lepers are not permitted especially in the main roads, bus stands etc. will help to eradicate the nuisance and also help these poor people. Secunderabad and Hyderabad, I am sorry to state, are also not free of this trouble.

Drainage system in Visakhapatnam, especially in the by-lanes, is in a deplorable condition. Most of the drains are broken up and are being used as public lavatories. To add to this misery, most of the houses are still suffering from lack of taps, especially in Soldierpet and Fort areas. The general bus stand is always in a filthy stinking state— even the best “Evening-in-Paris” scent will not overcome this stench. In short, this bus stand seems to be the dustbin of the City. The Visakhapatnam Municipality should be asked to have these defects remedied.

Public conveniences are far and few and wherever they are available, no taps are provided which makes matters worse and most inconvenient. The poor hut dwellers are in a much worse state. If huts are provided for them, lavatories and taps are a forgotten dream. I cannot understand why the poor people should be given this sort of step-motherly treatment, to say the least.

The sea is fast eroding the beach and the erosion is rapidly extending. If I am right, work on this project is supposed to have started about three years ago but is still far from complete. I request the Government to take immediate action to check erosion as otherwise it will cause irreparable loss to the nearby residents and to the town.

Thank you.

Dr T. S. Murthy ( ):— Sir, I rise to make a Demand. The other day, the Speaker has been kind enough to order an enquiry into the allegations made against the Director of Medical and Health Services. Secretary has very kindly agreed to it. I have to call for papers from the D. M. S’s Office and ask the people to give oral evidence. As long as the present D.M.S is there, it is impossible to proceed with this. Therefore, I demand that the present D.M.S be asked to go on leave till the enquiry is completed. I hope that tomorrow or the day after tomorrow the Chief Minister or the Minister-in-charge will ask the D. M. S. to go on leave.
6th September, 1971

Government Bills
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

(Translation)

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

...
Government Bills

6th September, 1971

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

It is high time for the Government to think how to get out of this muddle.
70 6th September, 1971 Government Bills
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

...
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

6th September, 1971

Govtment Bills 71

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

This statement is a...
72 6th September, 1971

Government Bills
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

The Andhra Pradesh Appropriation (No. 3) Bill, 1971
Government Bills 6th September, 1971
The Andhra Pradesh Appropriation (No. 3) Bill, 197

వనము కుటుంబ సర్వస్వం మహారాజపత్ర సంపాదన | ప్రతిమా ప్రతిమా మహారాంపత్ర సంపాదన.

వనము కుటుంబ సర్వస్వ ప్రతిమా ప్రతిమా మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం. మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం.

వనము కుటుంబ సర్వస్వం ప్రతిమా ప్రతిమా మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం. మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం.

వనము కుటుంబ సర్వస్వం ప్రతిమా ప్రతిమా మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం. మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం.

వనము కుటుంబ సర్వస్వం ప్రతిమా ప్రతిమా మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం. మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం.

వనము కుటుంబ సర్వస్వం ప్రతిమా ప్రతిమా మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం. మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం.

వనము కుటుంబ సర్వస్వం ప్రతిమా ప్రతిమా మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం. మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం.

వనము కుటుంబ సర్వస్వం ప్రతిమా ప్రతిమా మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం. మహారాంపత్ర సంపాదన కుటుంబం సర్వస్వం.
政府法案

6th September, 1971

The Andhra Pradesh Appropriation (No. 3) Bill, 1971
Government Bills 6th September, 1971
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

...
Government Bills
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

6th September, 1971

The Andhra Fradesft Appropriation (No. J) Bill, 1971

...
Government Bills
The Andhra Pradesh Appropriation (No. 3)
Bill, 1971

6th September, 1971

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

खथे के लिए दो, चार साल भी लग जायेगा और कई लोगों को परेशानी भी होगी और प्रभाव से वह लोग परेशान हो रहे हैं। यह खराब और गलत चीज़ है। जो लोग वहाँ रहते हैं उनका एकविज्ञ का नीतिसंग देखा जाया है। इस की वजह में वह परेशान हैं। मैं चाहूंगा कि सरकार इस कार्यालय को यहीं लटक कर दे। और गन्न को बढ़ाने की योजना है। तो इस के लिए सरकार के बाहर कोई इस खराब लेकर वहाँ गन्न भांदिर करे।

(1) तथा विधि: — अनुसार, अन्तिम 500 डॉलर और अन्तिम 300 डॉलर का वातावरण मूल्य में आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी। जिसके अनुसार 100 डॉलर का वातावरण का आर्थिक संधी।
6th September, 1971

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

This is not appropriation bill but there is misappropriation bill in it. Hence, it is not appropriate. This is not appropriate.
The Andhra Pradesh Appropriation (No, 3) Bill, 1971

6th September, 1971

Government Bills

The Andhra Pradesh Appropriation (No, 3) Bill, 1971
6th September, 1971

Government Bills
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

...
Government Bills 6th September, 1971
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

...
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

6th September, 1971

Government Bills

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

The following is a bill for the Appropriation of certain sums of money:

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

The bill provides for the appropriation of funds for various purposes.
Government Bill

6th September, 1971

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

183. The House of Assembly of the State of Andhra Pradesh, in accordance with the provisions of Section 100 of the Constitution of India, has the following financial year in respect of the said Appropriation Bill, 1971:

(a) The sum of rupees twenty-two crores two lakhs eighty thousand eight hundred.

(b) The sum of rupees thirty-two crores two lakhs eighty thousand.

(c) The sum of rupees thirty-two crores two lakhs eighty thousand.

The said Appropriation Bill, 1971, shall be deemed to have been passed by the said Assembly on the 2nd day of September, 1971.
6th September, 1971

Government Bills

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

...
The Andhra Pradesh Appropriation (No- 3) Bill, 1971

అంధాఖాండ ప్రధాన ప్రత్యేక విధాన నోటిఫికేషన్ బ్యాల్టింగ్ బిల్, 1971

6th September, 1971

నిల్యే జిల్లా అడవీలు ప్రాణాలని తిరిగి చేయడానికి జరిగిన గ్రామం జిల్లా అడవీలు ప్రాణాలని సమాధానం చేయడానికి అనుసంధానం ఉంది. గ్రామం జిల్లా అడవీలు ప్రాణాలు తిరిగి చేయాలంటే, ఇది సమాధానం చేయాలంటే ప్రత్యేకంగా అడవీ లేదా అడవీ సమాధానం చేస్తే కోసం, ఆ ప్రత్యేక ప్రత్యేక విధాన అడవీ జిల్లా అడవీలు ప్రాణాలని చేస్తే కోసం ఇది తిరిగి చేయాలంటే, ఇది మొదట ప్రత్యేకంగా అడవీ లేదా అడవీ సమాధానం చేస్తే కోసం. గ్రామం జిల్లా అడవీలు ప్రాణాలు తిరిగి చేయాలంటే, ఇది సమాధానం చేయాలంటే ప్రత్యేకంగా అడవీ లేదా అడవీ సమాధానం చేస్తే కోసం, ఆ ప్రత్యేక ప్రత్యేక విధాన అడవీ జిల్లా అడవీలు ప్రాణాలని చేస్తే కోసం ఇది తిరిగి చేయాలంటే, ఇది మొదట ప్రత్యేకంగా అడవీ లేదా అడవీ సమాధానం చేస్తే కోసం.
6th September, 1971

The Andhra Pradesh Appropriation (No. 3) Bill, 1971.
Government Bills:

6th September, 1971

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

The Hon'ble Speaker,

Sir,

I have the honour to present the following Bill:

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

The Bill proposes to appropriate the sum of Rs. 200,000,000/- for various purposes in the Andhra Pradesh Budget for the year 1970-71.

Yours faithfully,

[Signature]

The Hon'ble Speaker

[Name]
6th September, 1971

Government Bills:
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

...
Government Bills: 6th September, 1971

The Andhra Pradesh Appropriation (No.3) Bill, 1971.

...
6th September, 1971

Government Bills:

The Andhra Pradesh Appropriation (No 3),
Bill, 1971

అత్యంత సంపాదికంగా ప్రపంచవ్యాప్తంగా జరుగు లేదా ప్రత్యేకాన్ని విభాగాలు కలిగినది సంపాదికంగా ప్రపంచవ్యాప్తంగా జరుగు లేదా ప్రత్యేకాన్ని విభాగాలు కలిగినది సంపాదికంగా ప్రపంచవ్యాప్తంగా జరుగు 

1. ఎందుకంటా వారికి వాణిజ్యం చేసారా? రెండు వారికి వాణిజ్యం చేసారా? 

2. వాణిజ్యం చేసారా? 

3. వాణిజ్యం చేసారా? 

4. వాణిజ్యం చేసారా? 

5. వాణిజ్యం చేసారా? 

6. వాణిజ్యం చేసారా? 

7. వాణిజ్యం చేసారా? 

8. వాణిజ్యం చేసారా? 

9. వాణిజ్యం చేసారా? 

10. వాణిజ్యం చేసారా? 

11. వాణిజ్యం చేసారా? 

12. వాణిజ్యం చేసారా? 

13. వాణిజ్యం చేసారా? 

14. వాణిజ్యం చేసారా? 

15. వాణిజ్యం చేసారా? 

16. వాణిజ్యం చేసారా? 

17. వాణిజ్యం చేసారా? 

18. వాణిజ్యం చేసారా? 

19. వాణిజ్యం చేసారా? 

20. వాణిజ్యం చేసారా?
Illicit attack is being prepared abnormally in all the places. People who got 40 per cent only are eligible to join in English medium too. The police department has provided 40% assistance for those who got 40% in English medium only. As a result, the government has taken steps to ensure that all eligible candidates can join in English medium as well. The bill provides a comprehensive framework for the Andhra Pradesh Appropriation (No. 3) Bill 1971.
92

6th September, 1971

Government Bills:
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

విపాకం చేసేది. అది నిర్ణయం చేయడానికి ప్రతి కేంద్ర శాఖ పరిస్థితుల పొందాలి శాఖ పరిస్థితుల నుండి వినియోగం చేసేది. అది నిర్ణయం చేయడానికి ప్రతి కేంద్ర శాఖ పరిస్థితుల పొందాలి శాఖ పరిస్థితుల నుండి వినియోగం చేసేది. అది నిర్ణయం చేయడానికి ప్రతి కేంద్ర శాఖ పరిస్థితుల పొందాలి శాఖ పరిస్థితుల నుండి వినియోగం చేసేది. అది నిర్ణయం చేయడానికి ప్రతి కేంద్ర శాఖ పరిస్థితుల పొందాలి శాఖ పరిస్థితుల నుండి వినియోగం చేసేది.
Government Bills·
6th September, 1971
The Andhra Pradesh Appropriation (No. 3)
Bill, 1971.

...
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

20 September, 1971

Government Bills:

The Andhra Pradesh Appropriation (No. 3) Bill, 1971

I got up and said that while reflecting his sentiments I said they are appreciable and it should not be treated as a narrow party issue but it has to be created as a National issue. You were pleased to say that that is also his contention. Hardly two hours have passed. Non-official resolutions came, one given notice of by me and if he that it is meant for the betterment of the socio-economic conditions of the poor classes, The House had to be adjourned by the Deputy Speaker without continuing the debate on that, because there was no quorum. If there was no quorum, Opposition parties have to be blamed on this side. But the Chief Whip was also absent. Fortunately for me the Chief Minister is in the House. See how the precedent differs from practice.

The andhra pradesh Appropriation (No. 3) Bill, 1971
It would be difficult for the administrative department as well as the Account General to maintain separate sets of accounts of incomes and expenditure for Andhra and Telangana regions of Andhra Pradesh; it would be difficult to visualise how division of personnel can be effected without legally bifurcating the State. Further, if the real object of the agreement is to be achieved (agreement of 1956) it will be desirable to compile data which would show the region-wise per-capita income etc., so that proper indices are readily available which will enable proper assessment of the stage of the development of the two regions and the progress made from backward regions. It will be easy for Government to adopt adequate measures for giving it the spirit of the agreement. The Gentleman's agreement of 1956

Finance Secretary appended a note on per capital income of the both regions in 1960-70 and 1968-70.

This process bristles with difficulty to visualise how division of personnel can be effected without legally bifurcating the State.

Further if the real object of the agreement is to be achieved (agreement of 1956) it will be desirable to compile data which would show the region-wise per-capita income etc., so that proper indices are readily available which will enable proper assessment of the stage of the development of the two regions and the progress made from backward regions. It will be easy for Government to adopt adequate measures for giving it the spirit of the agreement. The Gentleman's agreement of 1956

Finance Secretary appended a note on per capital income of the both regions in 1960-70 and 1968-70.
Dear Sri Brahmananda Reddi Garu,

You are quite aware that from the beginning in our personal discussions as well as in the Review committee Meetings at New Delhi I was pleading that there are certain points in the Bhargava Committee which require certain elucidation, clarification as well as understanding between the two regions. I was always presenting the problems with a constructive attitude so as to have a practical approach and to give finality to these matters.

However, you are unable to see eye to eye with me in this respect and you were conveniently stating that as the report has been accepted by the State Government, in this regard it would not be out of place for me to refer back to the points raised by me during the First Review Committee Meeting held before the Bhargava Committee Report, like that.

You are aware that the Bhargava Committee Report was not referred by the Government to the Regional Committee for its recommendations inspite of my representations and so you several times.

The point now urged before the Full Bench of the Andhra Pradesh High Court were not urged before the Supreme Court. That is why the judgement is like that. I want a solution of the problem without any further disputes. I want a solution of the problem through peace. The Andhra Pradesh Appropriation (No. 3) Bill, 1971.

The Question of Clarification of certain principles of Allocation of Figures between And Telangana. Devaraju Reddy

D. O. Letter No. dated 19th June, 1971—one month before the Budget Session of the Assembly meeting.
My final sincere and whole-hearted appeal to the Leader of the House Mr. Brahmananda Reddy garu is let the by-gones be by-gones. Even now, not that he lacks it, unfortunately as ill-luck of 300 millions of Andhras would have it, they did not bear any fruit. Even now, it is time these things are solved so that at least the Andhra Pradesh will occupy its rightful place in the comity of our Indian Union. Thankyou, Sir.
98 6th September, 1971

Government Bills: The Andhra Pradesh Appropriation (No 3) Bill, 1971

...
Government Bills: 6th September 1971
The Andhra Pradesh Appropriation (No. 3) Bill, 1971

从来没有一个政府奉行这样的政策。特别是在城市，每一项开支大到100万卢比，小到200元，都必须经过议会批准。虽然这些决定最终由政府部长批准，但通常由议会讨论。例如，12月底之前，议会将讨论增加12%的所得税。尽管政府希望增加开支，但议会可能不同意。由于开支巨大，政府必须解释每一项开支的目的和必要性。议会必须决定哪些项目值得投资，而哪些项目可以削减。
Sri A. Madan Mohan: I protest against the Hon. Minister's speech. He is making so many allegations. You are allowing him Sir. It is not fair and correct. (Many interruptions) I shall get an opportunity.
Mr. Speaker:— Don't make a speech now. I am now putting the following motion to vote.

Mr. Speaker:— The question is:

"That the Andhra Pradesh Appropriation (No. 3) Bill, 1971 be taken into consideration"

The motion was adopted.

Mr. Speaker:— The question is:

"Clause 2, Schedule, Clause 1 Preamble and long title do stand part of the Bill."

The motion was adopted.

Clause 2, Schedule, Clause 1 Preamble and long title were added to the Bill.

Sri K. Vijaya Bhaskara Reddi:— I beg to move:

That the Andhra Pradesh Appropriation (No. 3) Bill, 1971 be passed.

Mr. Speaker:— Motion moved.

Sri A. Madan Mohan:— It is not fair enough to allow the Minister to say like that.

Mr. Speaker:— I would have certainly checked if he had said any unparliamentary, which is irrelevant. What all he said was that all the sections as well the members of the Telangana United Front should all work unitesly for the benefit of the entire State and that they were not to be guided away by personal considerations. I don't think he said anything wrong. I am appealing to you all.

Sri A. Madan Mohan:— What he said was that a few individuals of Telangana are misleading. That is the statement of the Hon'ble Minister for Finance. Doctors, Lawyers and other intellectuals proved in the mid-term elections.
Mr. Speaker:— I am not allowing you.
Sri A. Madan Mohan:— This is not fair.
Mr. Speaker:— Time is over.
The question is:
"That the Andhra Pradesh Appropriation (No. 3) Bill, 1971, be passed."
The motion was adopted.

GOVERNMENT RESOLUTION.

Constitution (Twenty-Fourth Amendment) Bill, 1971.

Sri K. Brahmananda Reddi:— Sir, I move:
"That this House ratifies amendments to the Constitution of India, falling within the purview of proviso to Article 368 thereof, proposed to be made by the Constitution (Twenty-Fourth Amendment) Bill, 1971 as passed by the two Houses of Parliament."

Mr. Speaker:— Motion moved.
I am to announce to the House that the amendments in respect of the resolutions moved by the Chief Minister today regarding the Constitution (Twenty-Fourth Amendment) Bill, 1971 and the Constitution (Twenty-fifth Amendment) Bill, 1971, will be received up to 3 P. M. tomorrow, i.e., 7-9-1971.

The House now stands adjourned to meet at 9-30 A. M. tomorrow.

(The House adjourned at 2-15 P. M. to meet again at 11-30 A. M. on Tuesday, the 7th September 1971)