ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT
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THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES.
OFFICIAL REPORT.

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

THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Wednesday, the 24th November, 1971.

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

(Mr. Dy. Speaker in the Chair)

(OVERAL ANSWERS TO QUESTIONS)

PROVINCIALISATION OF SERVICES OF GANGMEN, DRIVERS ETC.

OF R & B DEPARTMENT.

861—

* 2488—C Q.— Sarvasri R Satyanarayuna Raju, (Narasapur) N. Raghava Reddy (Nakrekal):— Will the hon. The Deputy Chief Minister be pleased to state:

(a) whether any agreement was reached between the R & B Department and A. P. Highways and R & B Employees Union regarding the provincialisation of Gangmen Drivers and Cleaners of R & B Department; and

(b) if so, what are the reasons for the delay in the matter and when it will be finalised?

The Deputy Chief Minister (Sri B. V. Subba Reddy):—

(a) It was agreed to consider the question of provincialisation in a phased programme.

(b) As it was considered proper to examine in greater detail about provincialisation of similar categories of workers in Irrigation and Electricity Departments and also other certain categories of workers in all Departments instead of taking piece-meal decisions, the whole issue is being examined in consultation with the Chief Engineers and final decision will be taken shortly.
oral answers to questions.

24th November, 1971.

“I think the consideration meeting should participate. We have agreed. Implementation after that? What do we do? We'll examine similar category works in electrical department. Irrigation Department has some problems. We have to defer it. Then we called for information from the other departments. C. Electrical and Irrigation reports on 26th. Chief Engineer examined. Provincialise the report call for the decision. After that we called for information from the other departments. Resources and Expenditure Committee examined. After that final decision. Other Department examined. We'll examine it again.”

Sir B. V. Subba Reddy — Work charged Employees in different category of workers and not similar category of workers.

Sir N. Raghav Reddy — Similar category

Sir V. Subba Reddy — It applies to different category of workers and not similar category of workers.

Sri C. V. K. Rao. — Is that the suggestion of Chief Engineers?

Sir B. V. Subba Reddy — The entire thing involves an expenditure roughly about Rs 80 lakhs or Rs 90 lakhs. Apart from the amount involved, a decision is going to be taken shortly practically this is in the last stages. It is only the Electrical Chief Engineer and the Irrigation Chief Engineer, Nagarjunasagar Dam that have to send the reports. Most probably they are expected to send their reports before the end of this month. In December we might be sitting and taking a decision.

Sir B. V. Subba Reddy:— It is really unfortunate that three or four years should have been taken for this. They are placed on the similar category of workers. The work charged gangmen,
Drivers, cleaners and books. We have to do it in the case of other Departments also.

They said they would agree to consider. "Agreement to consider" and "agreement to move an amendment" there is a lot of difference between the two. They would think of it as the two.

If there are any such cases being brought to my notice, immediately I will see that they are restored.
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Sri C. V K Rao.— Kindly permit us to raise some more supplementaries.

Mr. Deputy Speaker:— We have already taken 15 minutes on this question.

As Mr B V Subbareddy, Minister in charge, he has to do something more about it; we will take elicitiation.

Sri C. V K. Rao— There is a contradiction in this. He said an agreement was arrived at. Now he says the agreement is a scrap of paper. How can he say that?

Sri B. V. Subba Reddy.— Whatever the agreement, it is not reduced to writing. Now the latest position is, almost all the Chief Engineers have recommended for the provincialisation of workcharged employees. Only the reports from the Electrical Chief Engineer and the Nagarjunasagar Dam Chief Engineer have been received. We expect the reports from the other Chiefs Engineers before the end of this month. Most probably before the end of December or somewhere in January we will be able to take a decision. Almost all the Chief Engineers have recommended and the Government also are considering.

Sri Ch. Rajaswara Rao— Let me ask a positive question and let him clarify. I am unable to think broad ideas in detail, but I wonder, irrespective of the financial commitment, why there is a delay? What is the course of action taken against the persons responsible for red-tapism? Let him answer that.

Sri B. V. Subba Reddy:— I am not able to make any positive statement at this stage because it is a matter which involves nearly Rs. 50 lakhs or even more expenditure. Apart from the question of expenditure, so far as this year is concerned, I don't think the question will be decided. We can only consider from 1st April, 1972. But a decision will be taken somewhere in January or so.

Sri B. V. Subba Reddy:— I am prepared to make the entire statement showing the action taken. It will take 20 minutes.

Sri B. V. Subba Reddy:— I will place the statement on the Table of the House.
PAYMENT OF SALARIES TO THE WORK INSPECTORS IN
PANCHAYAT SAMITHIS.

*2480—V Q.—Sri R. Mahananda (Darsi) :— Will the hon' Minister for Panchayat Raj be pleased to state:

(a) whether salaries are being paid regularly, every month to the Work Inspectors working in Panchayat Samithis along with other staff working in the Engineering Unit of the Panchayat Samithis, without waiting for P. S. Charges;

(b) are these posts permanent as in the case of Roads and Buildings Department, and

(c) if not, the reasons therefor?

(Sri T Ramaswamy) Minister for Panchayat Raj.

(a) The Work Inspectors in Panchayat Samithis are being paid salaries generally on par with other engineering staff. But if the amount under petty supervision charges is not sufficient, there will be some delay in payment of their salaries at times.

(b) No Sir. These posts are workcharged and terminable on completion of works for which they are engaged.

(c) The difficult ways and means position of the Government is the reason.

It is not a case in other Departments.

Sri P. Subbaiah — It is referred to the Assurance Committee.

The Executive Engineer will transfer him to some other place.
74  24th November, 1971.  Oral Answers to Questions

చాల్మరు కారణం కానీ ఇది ఇరికెదిగా మరియు ఇది ఒక నిలసంధిలో కనుమం. ఇది వీలు ఇది లభయెల్చే యూచును. You cannot leave all these people to the mercy of the Engineers as they like. Those who have got service cannot be sent out if the qualified people come.

Sri T. Rama Swamy:— They cannot be reterenched ఉదయుతుడు బాగా వాడుతుంది, బాధ్యత రూపం వదిలేందుండి, తప్పంతే అవసరమైన ప్రత్యేకతలు ఉండాలి.

పితాది శ్రీ రామాశ్వామి స్వామి:— ఒక బాగా వాడుతుంది ఉదయుతుడు మర్పులో, ఇదే వ్యాసం రూపం వదిలేందుండి. చాల్మరు కారణం సదుపాయం. కానీ వ్యాసం రూపం వదిలేందుండి. చాల్మరు కారణం ఉండును. ఇది వ్యాసం రూపం వదిలేంది. ఆసంత అధికంగా వ్యాసం రూపం వదిలేంది. బాధ్యత రూపం వదిలేంది.

పితాది శ్రీ రామాశ్వామి స్వామి: వారి కోసం వ్యాసం రూపం వదిలేంది. సంచలన అవసరమైన వారి కోసం వ్యాసం రూపం వదిలేంది. అది వ్యాసం రూపం వదిలేంది. వ్యాసం రూపం వదిలేంది అవసరమైన వారి కోసం వ్యాసం రూపం వదిలేంది.

పితాది శ్రీ రామాశ్వామి స్వామి: దృష్టిస్మృతి పరిశీలన సమయంలో వ్యాసం రూపం వదిలేంది. వారి కోసం వ్యాసం రూపం వదిలేంది. వ్యాసం రూపం వదిలేంది అవసరమైన వారి కోసం వ్యాసం రూపం వదిలేంది.

పితాది శ్రీ రామాశ్వామి స్వామి: ఉదయుతుడు బాగా వాడుతుంది ఉదయుతుడు బాగా వాడుతుంది. వారి కోసం వ్యాసం రూపం వదిలేంది. వ్యాసం రూపం వదిలేంది అవసరమైన వారి కోసం వ్యాసం రూపం వదిలేంది.

Is the Government going to change its routine attitude of keeping thousands and thousands of people as workcharged, though they have got service of 10 years.

Village Level Workers under the Panchayat Raj Administration

863—

* 2486 K. Q.— Sri Vavilala Gopala Krishnayya — Will the hon. Minister for Panchayat Raj be pleased to state:

(a) whether it is not a fact that village level workers were appointed by the Government under C. D & N. D. scheme and whether it is also not a fact that they were under Panchayat Raj Administration, and

(b) whether the Government is sanctioning pension and gratuity to them; if so for how many people it was paid so far under G. O. Ms. No 751 (PR, Est. IV) Panchayat Raj Dt. 28—12—70?

(Sri T. Ramaswamy)

a) Yes, Sir.

b) The Government are sanctioning pension and gratuity to the Village Level Workers, Pension and gratuity was sanctioned by the Special Officer (Pensions) Finance Department in one case on 18—11—71. Verification by the Special Officer (Pension) Finance Department was completed in respect of 8 cases. But sanction of pension and gratuity could not be accorded for want of certain essential documents from the Collectors and Secretaries of Zilla Parishads. They have been called for. In respect of the other five cases, pension papers are awaited from the concerned Collectors. They have been addressed to send them urgently. On receipt of these papers, pensions will be sanctioned.
24th November, 1971.

Oral Answers to Questions.

Sri T. Rama Swamy:— That has not taken so much time as my Hon'ble friend has stated.

Sri Vavilala Gopalakrishnayya:— I know the facts. So many people died. You tell me.

Sri T. Rama Swamy:— Before making allegations, you must know the facts.

Sri Vavilala Gopalakrishnayya:— I know the facts. So many people died. You tell me.

Collectors were asked to send the essential records. I will tell you something, Sir. No discharge certificate. Some essential records were called for.

Sri G. Sivayya:— Sir, is the Government aware that Village Level Workers have represented to the Government requesting for Pension Schemes etc.? Whether it applies to all the Village Level Workers or only few persons?

Sri T. Ramaswamy:— All. Pension scheme applies not only to the Village Level Workers but employees of Zilla Parishads and Panchayat Samithies also.

Sri G. Sivayya (Puttur):— What is the total number of persons involved in this. And how long?

Sri T. Ramaswamy:— 2240 Village Level Workers and Grama Sevikas were appointed before the formation of Zilla Parishads.

But, now Sir, the Secretary, Panchayat is the Commissioner of Panchayat and he is the Head of the Department also.

Why don't you appoint a separate departmental head for Panchayat as in the case of other departments?

BANJAR LAND IN RAJUPAKALA LEASED OUT FOR COFFEE PLANTATION

864—

* 1888 Q.—Sri K. Govinda Rao (Anakapalli):—Will the hon. Minister for Revenue be pleased to state:

(a) whether any banjar land had been ever leased out by the Government in the village of Rajupakala, Chintapalli Taluk, Visakhapatnam District for Coffee Plantation;

(b) if so, when was it leased out and what is the extent of the land so leased out; who are the lessees;

(c) what are the conditions of such leases;

(d) whether the conditions of lease have been conformed to;
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(e) whether any tribals have been cultivating a part of the land and whether any attempts are being made by the lessee to evict them; and

(f) whether the agency survey authorities have entered the names of the actual cultivation in the survey records, if not, why not?

The Minister for finance (Sri A. Bhagawantha Rao) deputised the Minister for Revenue and answered the question —

(a) No, Sir.

(b) to (f) Do not arise

Sri A. Bhagawantha Rao — An extent of 524 Acres 86 cents, Lambasingi Mukhta, Gudam Taluk, now Chintapalli taluk in Vizag district were assigned to Lambasingi Company Limited, Yetikuppaka. So also an extent of 245 acres 17 cents of Lambasingi, Mukhta were assigned to Rao Bahadur C. V. S. Narasimha Raju and Dewan Bahadur M Ramachandra Pantulu.

Sri K. Govinda Rao — Is it conditional assignment or is it out-right assignment?

Sri A. Bhagawantha Rao: — It is conditional assignment.

Sri K. Govinda Rao: — What are the conditions?

Sri A. Bhagawantha Rao: — The conditions are:

1) No portion of land shall be alienated, mortgaged or otherwise transferred without the previous permission of the Government.

2) The land shall be used for cattle rearing, cattle breeding for the cultivation of food-grains and other crops, for the plantation of fruit trees, for the erection of buildings necessary for the cattle, supervising the cattle and cultivation and making the produce fit for market.

These are the two conditions.
Sri A Bhagawantha Rao:— It is a clear case of infringement of certain conditions imposed by the Government. Sri G. Sivaiah:— Sir, I would like to make out a little case for the landless poor in that area. Some land has been leased out on certain conditions out of which only a portion was utilised for the raising of plantations. The remaining land is kept for agriculture, which has been leased out. These are the facts that I could gather from the Hon. Minister. Now, in view of the present policy will the Government consider the assignment to landless poor, the Girijans. Will the Government take out the excess land under Ceiling and distribute the land Sir?

Sri A. Bhagawantha Rao:— That is what I am telling. These are the cases where there is infringement of the conditions. Therefore the Government is taking action to resume the land.

Sri G. Sivaiah:— What is the action, Sir? You are now telling the action. What is the action you have taken?

Sri A. Bhagawantha Rao:— After resumption this land will be assigned to the Girijans, if any.

Sri G. Sivayya:— When? This Government will take hundred years. What is there? Is there any proposal for the present?
Oral Answers to Questions. 24th November, 1971. 81

Mr Deputy Speaker — Anyway, it won't be within this period.

Sr. G Sivayya.— The Government says

Sri A. Bhagawantha Rao — The papers are with the Special Officer, Muttadabari Abolition, Rajahmundry. All the original orders are with him. After he sends up the report, certainly the action will be taken.

You can make a categorical assurance on the Floor of the House.

Sri A. Bhagawantha Rao.— Now after resumption there is nothing wrong in assigning the land to the Tribals. First we have to resume because it was an assignment made by the Government and it is a government land. After resumption definitely that will be assigned.

**COLLECTION OF NON-AGRICULTURAL TAX ON VACANT LANDS OF RICE MILLS IN GUNTUR DISTRICT**

865—

* 1330—(A) Q — Sri M Ch Nagaih (Put by Sri A. Madhava Rao).— Will the hon Minister for Revenue be pleased to state:

(a) whether instructions have been issued to the Officials to collect compulsory non-agricultural tax on the vacant lands in the premises of the rice Mills in Guntur District;

(b) if so, whether instructions have been issued to the Officials to collect non-agricultural tax from the rice millers while renewing the licence; and

(c) if so, from which fissi it has been so done?

Sri A. Bhagawantha Rao —

(a), (b) & (c) A statement is placed on the Table of the House.

**STATEMENT PLACED ON THE TABLE OF THE HOUSE**

(Vide Answer to L. A Q. No. 1330-A (Starred). Regarding the collection of non-Agricultural Assessment on the vacant Lands in the premises of Rice Mills in Guntur District.

(a) There are no Special Instructions from the Government to officials to collect compulsorily Non-Agricultural Lands Assessment on the lands under the occupation of 'rice mills in Guntur Dist. But Non-Agricultural lands Assessment on lands covered by.
rice mills is being collected in implementation of the provisions of the Act.

(b) The collection of Non-Agricultural lands Assessment is being watched and enforced in the case of defaulting millers at the time of the renewals of rice mill licences in order to enforce the provisions of the Act. With a view to clear off the arrears and also to avoid accumulation of heavy arrears and burden on the part of the defaulters at a later date to pay in one lumpsum this course has been adopted.

(c) The A P Non-Agricultural Lands Assessment Act, 1963, came into force on 1-7-63 and the levy and collection of assessment is being made with effect from that date, or from the date of the mills coming into existence whichever is later.

Sri A. Bhagawantha Rao :— I understand his question. But that is not related to this particular question of non-agricultural taxes, Sir.
Oral Answers to Questions. 24th November, 1971. 83

Sri Pragada Kotaiah — Can they give instructions to the Collector to take speedy action in the matter?

Sri A Bhagawantha Rao — If a specific question is put on this aspect, I will get the information and answer to him and then if there is any doubt, I will reply.

Sri Pragada Kotaiah — What information do you require, Sir; everywhere it is like that.

Sri A. Bhagawantha Rao — Admittedly that may be correct. But I must get the full information at what stage the matter is.

Further information is not necessary. Everywhere there are large number of extents where the non agricultural lands have been converted into house-sites?

Sri A. Bhagawantha Rao — No no I am sorry Mr. Satyarnyana Raju. That is not the question. This is a question which relates to Guntur District Rice Mills.

Sri A. Bhagawantha Rao — That supplementary will not arise on this question.
866—
* 1690 Q — Sri Dhanenkula Narasimham (Udayagiri):— Will the hon. Minister for Irrigation be pleased to state:

(a) whether the Government propose to empower the Public Works Department to levy penalties on un-authorised cultivation in projects lands; and

(b) if so, from which date?

The Minister for Irrigation (Sri S Sidda Reddy)—

Clauses (a) and (b).— The matter is under examination.

GROWTH OF POPULATION

867—
* 2285 Q.— Sri T. C. Rajan (Palamaner):— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether it is a fact that according to the census of 1971 the growth of population of our State is 20.60% with an increase of 74,11,504 than the census figure of 1961, and

(b) if so, what action the Government propose to take to check the further growth of the population in the State?

The Minister for Health and Medical (Sri Mohd. Ibrahim Ali Ansari)

(a) Yes, Sir.

(b) Family Planning programme has vigorously been launched on a war footing to check further growth of population in the State.

Sri T. C. Rajan:— We have been spending huge amounts on this Family planning. I think there is something wrong with the Family Planning. Otherwise, how can there be increase in the growth of population?

Srij Mohd. Ibrahim Ali Ansari:— I would like to say that there is nothing wrong with the Family Planning. So far, we could do for 15 lakhs of persons.

Smt. J. Iswarbai:— I can say that this is a bogus planning. This is not a family Planning.

Shri Mohd. Ibrahim Ali Ansari:— I have to say that we could handle 15 lakhs.
Shri Mohd. Ibrahim Ali Ansari.— I will take the suggestion.

Shri G Sivaiah.— The whole problem is diverted towards over-population. Somehow or other, in spite of the efforts by propaganda etc., the Family Planning has made, there is an increase in the population. What are the proposals of the Government to meet the overflow of the population? I want to know how the Government is going to meet the situation? I request the Chief Minister also to enlighten on this point. What is the plan of the Government to meet the needs of this population?

Sri P. V. Narasimha Rao:— Family Planning never wanted the population to be stopped altogether. That is what the Family Planning always aimed at.

Shri G. Sivaiah.— What are the Government's proposals to meet the needs of the population?

(No answer)

Mr Deputy Speaker:— All the remaining questions and answers are placed on the Table of the House except the last question standing in the name of the Minister for Tourism.

**Number of Tourists Visiting our State**

880—

* 2338 Q.— Sri S. Vemayya:— Will the hon. Minister for Tourism be pleased to state:

(a) the number of tourists that had visited our State during the year ending 31—3—71;

(b) the amount of income derived by the State Government on account of these visits; and

(c) whether the number of tourists has increased or decreased from that of the corresponding previous year?

The Minister for Tourism (Sri Ch Devananda Rao)

(a) (b) & (c) It is not possible to mention the exact number of tourists that had visited our State during the year ending 31—3—1971 and the amount of income derived by the State Government on account of those visits, as there is no system under which such a number can be ascertained. However, from the information collected, the approximate number of foreign tourists and home tourists that had visited our State during the year ending 31—3—71 is 12,855 and 3,42,362 respectively. The number of home tourists has increased by 47% and foreign tourists by 24.6% when compared to the corresponding previous year.
What are the steps to be taken to create interest for the tourists to go to those places?

Sri Ch Devananda Rao:— I have visited Vijayawada to find out the possibilities to improve that centre and also the Kondapalli centre. Quite soon I am going to make extensive tours in the State to find out the possibilities to increase the tourist centres and also the facilities.
Sri Kona Prabhakara Rao:— Has the Government at least identified the places of interest for tourists? If they identified, have they formulated any steps to be taken to create the tourist interest in those places?

Sri Ch Devananda Rao:— I have been touring to find out better spots which can be improved.

Sri C. V. K Rao:— We are not asking the Minister to tour for this purpose.

Sri Vavilala Gopalakrishnaiah:— Are we going to conduct regularly or irregularly?

Mr Deputy Speaker:— I think the members will like to have it regularly.

Sri Vavilala Gopalakrishnaiah:— Then the House will have to regulate.
Sri G. Venkata Reddy.— What are the Centres that are proposed already and are they developed to any extent? Then, is the income that is being derived credited to the State exchequer or the exchequer of the Government of India?

Sri Ch. Devananda Rao — I want some more time to answer this question because I do not have the list of centres with me.

Sri G. Venkata Reddy — Let the Minister come forward with all the details on some other day.

Mr. Deputy Speaker — Can the Minister place the information on the Table of the House.

Sri Ch. Devananda Rao — I would invite a separate question for it and I will provide all the necessary information.

Mr. Deputy Speaker — (To the Minister) The information which you don't have, you may collect and place it on the Table of the House.

Sri Ch. Devananda Rao — I will certainly do it.

Sri G. Venkata Reddy.— He can place the information within 3 or 4 days.

Sri Ch. Devananda Rao,— I will place it within 3 or 4 days.
MANUFACTURE OF SUB-STANDARD DRUGS

868—

* 1849 Q.— Sri R. Mahananda:— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there are reports from the Drug Controller of India that some Drugs Manufacturing Companies in the State are manufacturing sub-standard medicines in 1968-69 and 1969-70 and 1970-71; and

(b) if so, the names of the companies and the action taken against them?

A:—

(a) Certain reports were received from the Drugs Controller (India) Directorate General of Health Services, New Delhi that some drug manufacturing companies in Andhra Pradesh State have manufactured sub-standard medicines during 1969-70 and 1970-71. But no such reports were received for 1968-69.

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

STATEMENT LAID ON THE TABLE OF THE HOUSE—VIDE


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<tbody>
<tr>
<td>1.</td>
<td>M/s. Indian Sulphuganidine Drugs &amp; Pharmaceuticals Ltd., Hyderabad.</td>
<td>‘Sulphaguanidine’ SG/0161269.</td>
<td>No stocks of the said batch of the drug was available with the firm at the time of investigation. The subsequent batch of the drug was declared as standard quality. The matter has therefore been closed.</td>
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<td>2.</td>
<td>M/s. Indian Chemical &amp; Pharmaceutical Works, Hyderabad.</td>
<td>‘Aether Anaestheticus’, B- No. 124</td>
<td>As the firm have rectified the defects pointed out during inspection by the Drugs Inspector and as the same batch number of the drug was declared as of...</td>
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<td>3.</td>
<td>M/s. Shettys Pharmaceuticals and Biologica Ltd., Hyderabad.</td>
<td>'B-Complex—Forté', B.No. 910012.</td>
<td>The firm was instructed to stop further production of the said batch of the drug and they have withdrawn the stocks of the said drug from market. A sample of subsequent batch of the drug was sent for analysis and its report is awaited.</td>
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<tr>
<td>4</td>
<td>M/s Kigo Pharma Private Ltd., Hyderabad. B No 8091.</td>
<td>'Cyanocobalamin Injection'</td>
<td>After the rectification of defects pointed out and as per the satisfactory explanation received from the firm they have been severely warned in the matter.</td>
</tr>
<tr>
<td>5</td>
<td>M/s Indian Drugs &amp; Pharmaceuticals Ltd., Hyderabad. 0981 &amp; 1001.</td>
<td>'Sulphanilamide Powder' B.Nos.</td>
<td>On investigation, it was found the said firm was not responsible for the quality of the drug as it was repacked and sold by another party in Kerala State. Some more samples of the drug were sent for analysis and their reports are awaited.</td>
</tr>
<tr>
<td>6</td>
<td>M/s Ravi Chemicals &amp; Pharmaceuticals, Vijayawada, B. No. 1469.</td>
<td>'Vit B-Complex Mitis Inj.'</td>
<td>The firm have been directed to stop further production of the said drug and the matter is still under investigation.</td>
</tr>
<tr>
<td>7</td>
<td>M/s Indian Drugs &amp; Pharmaceuticals Ltd., Hyderabad.</td>
<td>'Analgin'</td>
<td>Different batches of samples of the said drugs were picked up and sent to Drugs Controller (India), New Delhi, for getting them analysed as required by him and the test reports are awaited.</td>
</tr>
<tr>
<td>Year</td>
<td>Company/Manufacturer</td>
<td>Product/Details</td>
<td>Action/Remark</td>
</tr>
<tr>
<td>---------</td>
<td>--------------------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1970—71</td>
<td>M/s. Schetty's Pharmaceuticals &amp; Biologicals Ltd., Hyderabad.</td>
<td>'B-Complex (Shetty's) B No. 03019.</td>
<td>The firm have been directed to recall the stocks of the said batch of the drug and the matter is still under investigation.</td>
</tr>
<tr>
<td></td>
<td>M/s. Hyderabad Chemicals &amp; Pharmaceutical Works, Hyderabad.</td>
<td>'Anaesthetic Aether. I P. B.No. 90/8/70 &amp; 93/8/70.</td>
<td>On inspection of the firm, it was found that the said samples tested in their laboratory were found to be of standard quality and are complying with the provisions of Drugs Rules. However, subsequent batches of the drug were sent for analysis and the reports are awaited.</td>
</tr>
<tr>
<td></td>
<td>M/s. Indian Drugs 'Oxytetracycline capsules Ltd., Hyderabad. (250 mg) in strips-B. No. 0063—OT 25.</td>
<td></td>
<td>The Drugs Controller (India), New Delhi has informed in the matter that the said drug is not manufactured at Hyderabad Unit but at Rishikesh.</td>
</tr>
<tr>
<td></td>
<td>M/s. Royal Laboratories, Hyderabad.</td>
<td>'Vit.B-Complex Inj. 'NFI' 66, B. No. 806.</td>
<td>Action against the firm has been taken by making a detailed investigation in the matter and they have been severely warned.</td>
</tr>
</tbody>
</table>

**ABOLITION OF LEPROSY CENTERS IN DARSI TALUK**

869—

* 1842 Q.— Sri R. Mahananda:— Will the hon. Minister for Health and Medical be pleased to state:

(a) whether there is any proposal before the Government to abolish the leprosy Centres now working in Darsi Taluk, Ongole District

(b) how many centres are there in Ongole District.

(c) the number of leprosy cases detected in each centre during the years 1968—69, 1969—70 and 1970—71?

A:—

(a) Two Leprosy Sub-Centres at Darsi and Kuruchedu, under the control of Leprosy Control Unit Nellore, were shifted to Kaluvoi (Atmakur Taluk) and Mulimudi (Nellore Taluk) in Nellore District in June, 1971. The reason was that the number...
of Leprosy cases were low in Darsi Taluk as compared to Kaluvoi and Mulimudi and because Darsi Taluk was included in the new Ongole District. The arrangements for treatment of Leprosy cases detected in Darsi taluk have been made through local Primary Health Centre.

(b) There are two Survey, Education and Treatment Centres and four Sub-Centres of Leprosy Subsidiary Centre functioning in Ongole District at present. They are as under.

1. Velluru | Sub—Centres of Leprosy
2. Santhanuthalapadu
3. Karavadi | Subsidiary Centre
4. Maddipadu
5. Yerragondapalem | Survey, Education and Treatment Centres.
6. Kamepalle

(c) Leprosy cases detected in Ongole District in each Centre during the year 1968, 1969 and 1970 are given below:

<table>
<thead>
<tr>
<th>Centre Type</th>
<th>1968</th>
<th>1969</th>
<th>1970</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leprosy Subsidiary Centre (4 Sub-centres)</td>
<td>956</td>
<td>1,189</td>
<td>1,360</td>
</tr>
<tr>
<td>Survey, Education and Treatment Centre, Yerragondapalem.</td>
<td>55</td>
<td>138</td>
<td>186</td>
</tr>
<tr>
<td>Survey, Education and Treatment Centre, Kamepalli.</td>
<td>32</td>
<td>44</td>
<td>58</td>
</tr>
</tbody>
</table>

FILLING UP OF THE POSTS OF HEALTH SUPERVISORS

870—

* 2483 ((H) Q.— Sri P. Pitchaiah (Palwancha);— Will the hon. Minister for Health and Medical be pleased to state:

the reasons why several of the posts of Health Supervisor sanctioned for Primary Health Centres have not been filled so far?

A:—

(1) Out of 208 posts of Health Supervisors, only 33 posts are vacant and action is being taken to fill up these posts also.

CLUSTER SCHEME FOR NARSARAOPET

871—

* 2489 (K) Q — Sri K. Butchaiah (Chilakaluripeta):— Will the hon. Minister for Power be pleased to state the stage at which the Cluster Scheme for Narasaraopet, and when the same will be forwarded to centre?

A:—

A scheme for extension of supply to 62 villages and 55 hamlets in Narasaraopet taluq, Guntur district is being revised cost data and modified terms and conditions prescribed by the Rural Electrification Corporation for sanction of loan assistance for Rural Electrification Schemes. Soon after revision, the scheme will be forwarded to the Rural Electrification Corporation for sanction of loan.

LOANS GIVEN BY LAND MORTGAGE BANKS FOR PURCHASE OF OIL ENGINES & PUMP SETS

872—

* 2484 (K) Q.— Sri G. Bhoopathi (Nerella):— Will the hon. Minister for Cooperation be pleased to state:

(a) whether it is a fact that the Government have imposed restrictions on the ryots taking loans from Co-operative and Mortgage Banks in Nalgonda and Mahaboobnagar Dists. that they should purchase the machinery from the local producers attached to the Agro-Industries Corporation.

(b) If so, whether there is any proposal to allow them to take the pumpsets of their choice when they purchase them through loans taken from Co-operative Central Banks or Land Mortgage Banks;

(c) If not, the reasons therefor?

A:—

(a) Government ordered that the Primary Land Mortgage Banks should advance loans for the purchase of oil engines and electric motor pumpsets against supplies made by the Agro-Subsidiary Ltd. to farmer-members of Land Mortgage Banks in Nalgonda, Srikakulam and Cuddapah Districts where the Small Farmers Development Scheme is being implemented. Such restriction is not in force in Mahaboobnagar District.

(b) There is no such proposal.

(c) The Andhra Pradesh State Agro-Industries Corporation Ltd. has the necessary equipment for testing oil engines and electric motor pumpsets. Thus, the farmer-members will be able to get genuine and standard machinery at a reasonable rate.
STOCKS SEIZED FROM MAHBOOBNAGAR CENTRAL CO-OPERATIVE CONSUMERS STORES

873—

* 2487 (k) Q.— Sril N Gopal Reddy (Gadwal) — Will the hon Minister for Co-operation be pleased to state—

(a) what was the reason to seize the stock of the Mahaboobnagar Central Co-operative Consumers Stores (The Mahabubnagar Co-operative Super Bazar);

(b) the sources from which the said stores has borrowed loans, and whether there is sufficient stock to the extent borrowed,

(c) whether all the formalities required were followed while advancing loans by the Co-operative Bank and other branches, if any,

(d) if there is no stock in the stores what happened to the amounts borrowed, who is responsible for it, and the action taken against the persons responsible, and

(e) whether the accounts of the said stores were audited from its inception: if so, for how many years the audit certificates were issued; if not, what are the reasons therefor?

A:—

(a) The Mahabubnagar Consumers Co-operative Central Stores owed to the State Bank of Hyderabad Rs 48,100.00 together with interest thereon. The Bank authorities gave a notice to the Central Stores to repay the amount by 30-6-1971. As the stores failed to repay the amount, the State Bank of Hyderabad took possession of the stock under security.

(b) The Stores has borrowed Rs 1 75 lakhs from the Government, Rs 69,592/- from the State Bank of Hyderabad and Rs 1,39,379/- from other sources. The total outstandings thus amount to Rs. 3,83,971/-. The stock and assets are to an extent of Rs. 2,49,167/-

(c) No loans were advanced by the Co-operative Central Bank Limited, Mahabubnagar or by any of its branches to the said society.

(d) The affairs of the stores are under statutory enquiry. The Divisional Co-operative Officer, Mahabubnagar, is the enquiry Officer. After the completion of the enquiry, the extent of deficits and losses will be known and necessary action will be taken against those responsible for the deficits.

(e) The society was registered in March, 1967. Audit Reports for 1966–67 and 1967–68 have been received. Accounts of 1968–69 are under audit.
LABOUR CO-OPERATIVE SOCIETY, IEJ VILLAGE

874—

* 2487 (j) Q.— Sri N. Gopal Reddy :— Will the hon. Minister for Co-operation be pleased to state:

(a) Whether any labour co-operative society was formed in 1967—68 in IEJ Village, Gadwal Taluk, Mahabubnagar.

(b) How many wells were entrusted to the said society and out of which how many were dug by it for agricultural purposes under Rural Man Power Scheme,

(c) Which are the villages selected and the number of wells dug,

(d) The total amount drawn by the said society from the panchayat samithi, Gadwal for the wells dug by it and

(e) Whether the accounts of the said society were audited from the inception of the society if so, for how many years the Audit Certificates were issued, if not, what are the reasons?

A:—

(a) The answer is in the negative.

(b) Does not arise.

(c) Does not arise.

(d) Does not arise.

(e) Does not arise.

CONSTRUCTION OF A PROJECT ON SARADA RIVER

875—

* 862 Q.— Sri K. Appala Naidu (Srungavarapu Kota):— Will the hon. Minister for Medium Irrigation and Law be pleased to state:

(a) Whether the Government are in receipt of any representations requesting construction of a project on Sarada River for the benefit of the ryots of Chodavaram, Srungavarapu Kota and Visakhapatnam taluks, in Visakhapatnam District;

(b) If so, the action taken thereon; and

(c) The time by which the estimates will be prepared for the said project?

A:—

(a) Yes, Sir.

(b) The investigation of a reservoir scheme across Sarada river at Raiwada in Visakhapatnam District is in progress.
(c) The estimate can be finalised only after the investigation of the scheme is completed and the necessary data is collected.

**Flood Control Measures in Bapatla Taluk**

876—

* 951 Q.— Sri M. Ch. Nagaiah — Will the hon. Minister for Medium Irrigation and Law be pleased to state:

(a) whether it is a fact that villages like Kondapatur, Garlapadu, Cherukur, Appapuram etc in Bapatla Taluk, Guntur district are being exposed to the danger of floods of Nallamada for the last four years; and

(b) if so, whether any proposal is under consideration of Government to avert the same?

A. —

(a) Yes, Sir.

(b) Various alternative proposals are under investigation.

**Repairs to a Tank in Matkepalli Village**

877—

* 2486—(G) Q.— Sarvasri N Rama Chandra Reddy, (Dornakal), T. Purushotham Rao (Wardhannapat), and P. Narasing Rao (Huzurabad):— Will the hon. Minister for Information, Public Relations and Minor Irrigation be pleased to state:

(a) whether it is a fact that a tank with an ayacut of 600 acres was breached in Matkepalli village of Kammam Taluk during floods; and

(b) if so, the reasons for not repairing the same so far?

A. —

(a) Yes, Sir, but the tank had an ayacut of only 380 acres and not 600 acres.

(b) A portion of the work costing about 1.00 lakh was got completed under flood relief funds. Tenders were called for completing the balance work but there was no proper response from contractors. It could not therefore be completed before the onset of 1971 monsoons. The work has since been let out and is expected to be completed well in time before next monsoon.

**Red Sandal Wood Caught in Ahobilam Forest**

878—

* 2173 Q.— Sri. G. Thimma Reddy (Allagadda):— Will the hon. Minister for Forests be pleased to state:
24th November, 1971. Written Answers to Questions

(a) whether it is a fact that redsandal wood was caught red
handed in April, 1970 when it was being taken in two cars from
Ahobilam forest, Allagadda Taluk, Kurnool district;

(b) the names of the persons who caught it and the names and
addresses of the persons who committed the theft and the value of
the same.

(c) whether the Department has given any award to those
who detected the theft, and

(d) whether any of the persons who detected the same has been
transferred, if so, the reasons therefor; and

(e) the period of service put in by the said persons there?

A—

(a) to (e) A statement is placed on the Table of the House.

STATEMENT PLACED ON THE TABLE OF THE HOUSE
WITH REFERENCE TO L. A Q. No 2173 (starred) S. No. 878

(a) Yes, Sir, in April, 1971 and not in 1970.

(b) Names of the Forest Subordinates who caught the Red
Sanders wood are given below.—

1) Shri P Narayana Reddy, Range officer, Rudravaram
   Range.
2) Shri P. Ranganayakulu . Forest Section Officer.
3) Shri B. M. Maddulety, Forest Guard,
4) Shri A. Ramanjulu Naidu, Forest Guard.
5) Shri S. Moulali, Forest Guard.
6) Shri A. Marenna, Forest Guard.
7) Shri Imam Saheb, Forest Watcher.
8) Shri B Sanjanna, Forest Watcher,
9) Shri Ashrooif Hussain, Forest Watcher.

Names and addresses of the persons who committed the
offence are:—

1) Shri Tallaru Radha Krishna Naidu. S/o Shri Varadharajula
   Naidu Driver A. P. D. 2656. Proddatur, Cuddapah District.
2) Shri Lekkala Venkata Konda Reddy, S/o Shri Subba Reddy
   Rekkaravupalle, Proddatur Taluk, Cuddapah District.
3) Shri Korru Madiga Chennaiah S/o Shri Veeraiah, Rekkara-
   vupalle. Proddatur Taluk, Cuddapah District.
4) Shri Madiga Pante Channa Venkataiah S/o Shri Venkata
   Subbaiah, Rekkaravupalle, Proddatur Taluk, Cuddapah District.
Oral Answers to Questions. 24th November, 1971

5) Shri Madiga Kodavati Kanti Thataiah S/o Shri Venkata Subbaiah, Ganjikunta Proddatur Taluk, Cuddapah District.

6) Shri Changalagan Chandra S/o Shri Venkata Subbaiah, Vasanathapeta Street, Proddatur Taluk Cuddapah District.

7) Shri Narayana Singh S/o Shri Chandra Singh, Driver Vengala Reddy peta, Proddatur Taluk, Cuddapah District

8) Shri S. Khaja S/o Shri Baba, Cleaner, Kota Street, Proddatur Taluk, Cuddapah District.


10) Shri Undra Gopal alias Goggaiah S/o Shri Chinna Gopaiah, Lower Ahobilam, Allagadda Taluk

11) Shri Appaiahgari Venkata Reddy S/o Shri Subbanna, Sivalayam Street, Proddatur Taluk, Cuddapah District.

The value of the red sandal wood caught is Rs. 2,180/.

c) Cash awards of Rs. 20/- and Rs. 50/- have been sanctioned by the Chief Conservator of Forests to the Forester and the Range Officer respectively for distribution on 15th August, 1971.

d) Yes, Sir. Two persons viz, Shri P N Reddy, Forest Range Officer, and Shri P. Ranganayakulu, Forest Section Officer were transferred on administrative grounds.

e) Shri P N Reddy was working since 10-12-1970 and his transfer is not yet effected. Shri P. Ranganayakulu has put in a service of seven months.

BAN ON THE IMPORT OF OLD MOTOR VEHICLES

879—

* 2518 Q.—Sri R. Mahananda ;— Will the hon. Minister for Transport be pleased to state :

(a) whether there is any ban on the import of old motor vehicles i.e., Buses, Lorries, from other States, without the prior permission of the Transport Authorities,

(b) whether it is a fact that due to non-transfer of registration of these vehicles, our State is losing heavy amounts of taxation, and

(c) what are the methods and precautions adopted to check this loss of revenue?

A :

(a) No, Sir.

(b) No, Sir.

(c) Does not arise,
ANNOUNCEMENT

(1) re Continuance of Sri T. Purushothama Rao, M L A. as Member of Telangana Praja Samithi.

Mr. Deputy Speaker — I will now read out the letter received from Sri T. Purushothama Rao.

"I understand that I have been inducted into the Congress Ruling Party and that I will be entitled to sit in the block of the Ruling Congress Party. This has been done by the parties concerned without my specific consent orally or in writing. It is my privilege to continue to sit in T. P. S. as of old. I shall be grateful if necessary action is taken in this context while allotting a seat to me as T. P. S."

Mr. Deputy Speaker:— Your observation is right. But I will have to verify from the Whip of the Congress party whether he has anything in writing from the Member. Possibly, the Congress Party Secretary must have included all the names and he must not have heard from the Member that he would like to continue in T. P. S. I do not know. But the Congress Party has sent the list to us and it was announced yesterday; today Sri T. Purushothama Rao has written to me and I have announced it now.

Mr. Deputy Speaker:— It is for the Member to say that he has not given his consent.

Mr. Deputy Speaker:— I will find out from the Congress Party whether they have taken without his consent.
Announcement

24th November, 1971.

Mr. Deputy Speaker.— Whatever comes to me, I will read in the House.

Sri C V K. Rao— When you announced it yesterday, the Congress Members should have heard it.

Mr. Deputy Speaker.— I will call for the information whether the Member has actually joined the Congress or not. I will have to review the situation in consultation with the Secretary of the Congress Party.

Sri C V K. Rao — The Congress Party is solely responsible because it is encouraging defections.

Sri G. Venkata Reddi— I would like to know from the Chair whether the T. P. S is still existing in the Assembly and whether any Member can claim that he would like to sit in the Assembly on behalf of the T. P. S?

Sri G Venkata Reddi.— I would like to know from the Chair whether the T. P. S is still existing in this Assembly, when the President of the T. P. S. has clearly stated that T. P. S. has already been dissolved and whether any Member can come forward and claim that he is a Member of the T. P. S.

Sri C V K. Rao — Members Should Not indulge in that kind of argument. He is solely responsible for this kind of disruption.

Mr. Deputy Speaker.— The Member has a right to say to which party he belongs. Whether the T. P. S. exists or not, I cannot give any observation from the Chair. It is for the Member to say whether he has got T. P. S. Membership or whether he would like to sit as T. P. S Member.

Sri Konda Lakshman Bapuji.— Let the Congress Party Secretary say first.

Dr. T. S Murthi— Sri G. Venkata Reddi has raised it as a Point of Order.

Sri G. Venkata Reddi— When the Leader of the T. P. S. has clearly stated that there is no T. P. S. and it has been dissolved, can any Member say that T. P. S. exists?
Sri A Madhava Rao,— Because T. P. S. has been dissolved, there is no T. P. S. as such. Let the Member form another T. P. S. and nobody is bothered.

Mr Deputy Speaker.— I cannot off-hand tell you whether T. P. S. is existing or not. I will examine.

Srimati B. Jayaprada — It is not that way. A resolution was adopted unanimously and instructions have been received from the A.I.C.C. and the A.P.C.C. to admit all the T. P. S. Members, and when I have admitted them he did not raise any objection so far.

(2) re : Decisions of the Business Advisory Committee.

Mr Deputy Speaker :— I am to announce to the House the following decisions of the meeting of the Business Advisory Committee held on 23—11—1971.

24-11-71 | Wednesday 1. The A. P. Record of Rights in Land Bill, 1971 (as reported by the Joint Select Committee.)
26-11-71 Friday Non-Official Business.
Evening 4 to 6 PM. Discussion on Medium of Instruction.

Discussion on Food situation.

28-11-1971 Sunday Holiday.

1-30 to 2-00 PM Discussion on Shantinagar House sites.
PAPERS LAID ON THE TABLE

30-11-1971 Tuesday Discussion on Supplementary Estimates for 1971-72 and Voting

1-12-1971 Wednesday Discussion and Voting on Appropriation Bill

PAPERS LAID ON THE TABLE

(1) Amendment to the Andhra Pradesh Public Service Commission Regulations, 1963.

Sri P V Narasimha Rao — Sri, I beg to relay on the Table a copy of the Notification issued with G. O, Ms No 460, General Administration (Services-A), dated 2nd June, 1970 making an amendment to the Andhra Pradesh Public Service Commission Regulations, 1963 in accordance with clause (5) of Article 320 of the Constitution

(ii) Notification issued in G O Ms 'No 757, Education dated 23rd March 1971 under the Andhra Pradesh Gift Goods (Prevention of Unlawful Possession) Act, 1965


Mr Speaker,— Papers laid on the Table.


Sri K. Gopalnaidu:— Sir, I beg to lay on the Table under sub section (2) of section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (A. P Act 5 of 1963) a copy of the Notification issued in the G O. Ms. No 1271, Home (Tr. II) Department, dated 2nd September, 1971 and published at page No 842 of the Andhra Pradesh Gazette Part I (Issue No. 30), dated 7th October 1971 under sub-section (1) or section 9 of the said Act.

Sri K. Gopal Naidu—Sir, I beg to lay on the Table under sub-section (2) of section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (A. P. Act 5 of 1963) a copy of the Notification issued in G O. Ms. No 1272, Home (Tr II), dated 2nd September 1971 and published in the Andhra Pradesh Gazette Part I, dated 23rd September, 1971 Issue No 29 at page 826 under sub-section (1) of section 9 of the said Act


Sri K. Gopal Naidu—Sir, I beg to lay on the Table under sub-section (2) of section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (A. P. Act 5 of 1963) a copy of the Notification issued in the G O Ms No 1391, Home (Tr. II) Department, dated 23rd September, 1971 and published in the Andhra Pradesh Gazette dated 1st October, 1971 under sub-section (1) of section 9 of the said Act

Mr. Deputy Speaker—Papers laid on the Table.

BUSINESS OF THE HOUSE

Sri Ch. Rajeswara Rao:— They have not been communicated.

Mr. Deputy Speaker:— The endorsement was made just now.

Sri Ch. Rajeswara Rao:— They must be taken up today at least.

Mr. Deputy Speaker:— The notice given by Messrs Rajeswara Rao, Govinda Rao and Raghava Reddy has been admitted under Rule 73.
MR DEPUTY SPEAKER:— There are about 10 adjournment motions. The procedure is whichever is admitted will be heard here. And whichever is admitted under Rule 73 will come under Rule 73.

SRI CH. RAMESWARARAO:— You have to read my adjournment motion.

MR DEPUTY SPEAKER:— I admitted it under Rule 73. I have made the endorsement.

MR DEPUTY SPEAKER:— I will do one thing. I will read out the motions and also read out my endorsements.

The motion given notice of by Sri Rajeswararao and Sri K. Govinda Rao reads: “The House stands adjourned to discuss the following matter of urgent public importance, namely, the reported decision of the State Cabinet held on 22-11-1971 to levy additional taxes on the people of the State to augment the funds for the relief of the Bangal Desh refugees has caused alaram and anxiety in the minds of the people who are already groaning under the impact of the acute and unprecedented drought condition.” This I have admitted under Rule 73. When it comes up, we will have the discussion.

The one given notice of by Sri Vavilala Gopalakrishnayya and Sri Raghava Reddy refers to the serious situation arising out of the hunger strike by Naxalite prisoners in Visakhapatnam and other jails. I have admitted this under Rule 73.

There is a motion given notice of by Sri G. Sivaiah and Sri G. Venkata Reddy. There are also 15 others who have signed it. This I have admitted. The motion seeks to discuss the situation arising out of the ugly and inhuman behaviour of the Circle Inspector of Police, Chirala, Ongole District, on the RTC workers on 2-11-1971 and the threatened protests and impending hartal and says it is a matter of serious urgent public importance. I have admitted it and I will pass it on to the Chief Minister and it will be taken up on the 26th.

SRI G. SIVAIAH:— 15 legislators have signed it. My submission is to give me an opportunity so that I can convince the hon. Speaker as to how serious the matter is.

SRI G. VENKATA REDDY:— Let it go to the Chief Minister. Let him fix it for tomorrow or day after for discussion.

MR. DEPUTY SPEAKER:— I will send it to the Chief Minister and we will hear on the 26th.
Sri G. Siviah.— I will convince the Deputy Speaker.

Mr Deputy Speaker — Therefore, I have admitted.

The next one from Sri Pooja Subbaiah and Sri R. Mahananda says that the non-fixation of sugarcane prices is causing much anxiety to the ryots. This I have allowed under Call Attention notice i.e., under Rule 73.

The adjournment motion given notice of by Sri A. Mahava Rao, regarding the increase of prices of food grains by leaps and bounds and in inadequate fair-price shops in the state has been disallowed, because we are going to have a general discussion on this.

Mr Deputy Speaker — The adjournment motion given notice of by Sri R. Narasimha Ramaiah regarding the beating of a person belonging to the Harijan community and a person belonging to the BC Community by S I. of Mogulapalli, Warangal District, is disallowed.

The adjournment motion given notice of by Sri A. Madhava Rao, regarding the strike launched by the students of Andhra area to get their demands conceded is causing much anxiety to the parents, has been disallowed, because the matter is coming up for 2 hours discussion.

The adjournment motion given notice of by Sri A. Madhava Rao regarding the death of a teacher working in Government training college in Nellore town due to starvation, is admitted under Rule 73.

The adjournment motion given notice of by Sri Poola Subbaiah, Sri R. Mahananda, Sri Teegala Satyanarayana and Sri G Siviah regarding the non-supply and non-functioning of the fair-price shops in the State in view of the drought conditions: They may be allowed to raise this issue and participate at a time when Food situation comes up for discussion. They will be given an opportunity then.

The notice of motion given by Sri Badri Vishal Pitti regarding the inhuman treatment meted out to the political prisoners in the jails has been admitted under Rule 73 of the Assembly Rules.

Shri Badri Vishal Pitti:— अध्यक्ष महोदय! इस बारे में मैं यह चाहता था कि.......

Mr. Deputy Speaker:— I have admitted it under Rule 73 and I will hear it.
Mr. Deputy Speaker:— I will find out from the office, and see that it is placed early.

Mr. Deputy Speaker:— There is a privilege motion given notice of by Sri C. V. K. Rao. It reads like this:

"During the last Assembly session," the Government has assured this House that in order to ward off the suffering of the people due to high price of rice, cheap rice shops will be opened in the State and rice will be supplied of good coarse variety (Akkullu) at Re. 1/- per Kilo, but the cheap rice shops were inadequate, rice sold at high price, the distribution is anarchic, black marketing and hoarding and export has been brazenly and clandestinely increased, thereby the people are made to suffer and are mercilessly exploited by profiteers and corrupt administration due to the artificial increase in price of rice and hence for the rise of the prices and not taking effective steps to control the prices and make rice available to the poor and middle classes, the Government representing that its important spokesmen on this namely the Civil Supplies Minister and the Chief Minister have committed breach of privilege of this House of having gone back on the assurance given and responsibility to be discharged to the people on this vital issue of control of the price of rice. Further in his recent utterance the Minister for Civil Supplies stated that there are not enough stocks of rice for supply to the people which inefficient way of tackling the issue amounts to total disregard of the people. By non-implementation of the assurance given to the House the Civil Supplies Minister and the Chief Minister have committed a breach of the privilege of this House which has to be dealt with by this House itself."

This motion is given to me just now today. We will take it up later. I will fix up a date and I will send it to the Minister.

Smt. J. Eshwari Bai:— I have given notice of a motion, Sir.

Mr. Deputy Speaker:— You wanted it to be taken up on 25th. In your own letter you stated that you would like to have it on the 25th.
Mr. Deputy Speaker:— I have read it out. I have to consider it.

Mr. Deputy Speaker:— I have not said it. I will send it to the Minister for Civil Supplies.

Sri C. V. K. Rao:— Everybody knows it—that prices are going up, in spite of Government's assurance. As far as rice is concerned everybody is suffering, irrespective of party or position. I will hear you when the date is fixed.

GOVERNMENT BILLS


Sri P. V. Narasimha Rao:— Sir, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Entertainments Tax (Amendment) Bill, 1971."

Mr. Deputy Speaker:— Motion moved.

(Pause)

The question is:

"That leave be granted to introduce the Andhra Pradesh Entertainments Tax (Amendment) Bill, 1971."

The motion was adopted and leave was granted.

ANNOUNCEMENT


Mr. Deputy Speaker:— Before the House takes up the Motor Vehicles (Andhra Pradesh Amendment) Bill, 1971, I have to announce that the amendments for the Record of Rights Bill may be given by 12 noon today.

Sri P. V. Narasimha Rao:— After this Bill, that Bill is coming up for consideration. If you want to give more time, that Bill cannot be taken up.

Mr. Deputy Speaker:— Discussion will start and meanwhile amendments will be received. Voting will be taken up tomorrow if necessary.


(Discussions Contd.)
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The Motor Vehicles (Andhra Pradesh Amendment) Bill, 1971

(సిమ వెంకట్ రాడ్డీ ఇం చాంటు)

ఈ దినం చేరుకోవాలను చెప్పాలంటే ఎందుకు ఇది వారిని ఇచ్చాడు. యాదాద్రి విశ్వాసం ఉంది చేసి, నేపాలు కానాడా సంస్థలలో. అంటే ఇది ముఖ్యమైన ప్రాంభికత పాఠశాల నుండి వచ్చింది.

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The Motor Vehicles (Andhra Pradesh Amendment) Bill, 1971

It is proposed to include the group of letters AD also besides AP and AA against Andhra Pradesh State in the sixth schedule of the Act retrospectively. It is proposed to include the group of letters AD also besides AP and AA against Andhra Pradesh State in the sixth schedule of the Act retrospectively.

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ప్రదేశంలో దాదాపు ఉంది కంటే ఎందుకు ఉంది. అయితే వాహనం పోషక ప్రత్యేకితి ఆధారంగా ఉంది. ఇది వాహనాలను వచ్చే వాహనాలను పోషించాలను మూడు ప్రాంతాలలోను. ఇది ఎంతప్రాంతాల మార్గాల ఉంటే అంటే ఆధారంగా ఉంది. కానీ ఇది వాహనాలు పోషించాలను మార్గాల ఉండతాను.

ముఖ్యంగా, ఇది బిగింగా పోషించాలను మార్గాల ఉంటే సాధారణంగా వాహనాలను పోషించాలను మార్గాల ఉండతాను. అయితే ఇది బిగింగా పోషించాలను మార్గాల ఉంటే సాధారణంగా వాహనాలు పోషించాలను మార్గాల ఉండతాను.

ఇది పొందలే ఉండాలను ఇతర ప్రత్యేకితాలను ఉంటే పోషించాలను మార్గాల ఉండాలను. అయితే ఇది బిగింగా పోషించాలను మార్గాల ఉంటే సాధారణంగా వాహనాలు పోషించాలను మార్గాల ఉండాలను.

ఇది పొందలే ఉండాలను ఇతర ప్రత్యేకితాలను ఉంటే పోషించాలను మార్గాల ఉండాలను. అయితే ఇది బిగింగా పోషించాలను మార్గాల ఉంటే సాధారణంగా వాహనాలు పోషించాలను మార్గాల ఉండాలను.

ఇది పొందలే ఉండాలను ఇతర ప్రత్యేకితాలను ఉంటే పోషించాలను మార్గాల ఉండాలను. అయితే ఇది బిగింగా పోషించాలను మార్గాల ఉంటే సాధారణంగా వాహనాలు పోషించాలను మార్గాల ఉండాలను.
Government Bills:

Mr. Chairman:— The question is:
“That the Motor Vehicles (Andhra Pradesh Amendment) Bill, 1971 be taken into consideration.”
The Motion was adopted.

Clause 2
Mr. Chairman:— The question is,
“That Clause 2 do stand part of the Bill.”
The motion was adopted and Clause 2 was added to the Bill.

Clause 1
Sri K. Gopal Naidu:— Sir, I move:
“In sub-clause (3) of Clause 1 for the expression “22nd March” substitute the expression “2nd March”.

Mr. Chairman:— Motion moved.
(Pause)
Mr. Chairman:— The question is:
“In sub-clause (3) of Clause 1 for the expression “22nd March” substitute the expression “2nd March”.

The amendment was adopted.
Mr. Chairman:— The question is:
“That Clause 1 do stand part of the Bill.”
The motion was adopted and Clause 1 was added to the Bill.

Enacting Formula and Long Title of the Bill.
Mr. Chairman:— The question is:
“That the Enacting Formula and Long Title of the Bill do stand part of the Bill.”
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The motion was adopted and Enacting Formula and Long Title of the Bill were added to the Bill.

Sri K. Gopali Naidu — Sir, I beg to move:
"That the Motor Vehicles (Andhra Pradesh Amendment) Bill, 1971 be passed"

Mr Chairman:— Motion moved.

(Pause)

Mr. Chairman — The question is,
"That the Motor Vehicles (Andhra Pradesh Amendment) Bill, 1971 be passed"

The motion was adopted.

ANNOUNCEMENT


Mr. Chairman — I am to announce to the House that amendments in respect of the following Bills will be received upto 3 p.m. to-day, i.e., 24—11—71.

(1) The Andhra Pradesh Excise (Amendment) Bill, 1971

Now I request the Chief Minister to move the Andhra Pradesh Record of Rights in Land Bill, 1971.


Sri P. V. Narasimharao :— Sir, I beg to move:
"That the Andhra Pradesh Record of Rights in Land Bill, 1971 as reported by the Joint Select Committee be taken into consideration."

Mr. Chairman:— Motion moved.

Sri K. Govindarao :— But the amendments must be moved before the discussion on the Bill.

Sri P. V. Narasimharao :— The Deputy Speaker was pleased to say that we might carry on the discussion until 12 noon and meanwhile amendments can be received: That is what he ruled.

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Mr Chairman.— As voting will take place only tomorrow discussion can take place now.

Sri Poola Subbayya :— But that is not correct procedure.

"Any person affected by an entry in such record or rights may, within a period of six months from the date of the notification referred to in sub-section (2) apply for rectification of the entry to such officer as may be prescribed." It is stated in Clause (3) sub-clause (3)

In Clause (1) "Any person acquiring by succession, suvivorship, inheritance, partition purchase, mortgage, gift, lease or otherwise, any right as owner, pattadar, mortgagee, occupant or tenant, of the land, shall intimate in writing his acquisition of such right to the recording authority within sixty days from the date of such acquisition, and the said recording authority shall give or send a written acknowledgement of the receipt of such intimation to the person making it"

...
The Andhra Pradesh Record of Rights in Land Bill, 1970.

As soon as may be after the commencement of this Act in any area, there shall be prepared by the recording authority in such manner, and thereafter maintained in such form, as may be prescribed, a record of rights in all lands in every village in that area and such record of rights shall contain the following particulars, namely:

a) the names of all persons who are owners, pattadars, mortgagees, occupants or tenants of the lands;
The Andhra Pradesh Record of Rights in Land Bill, 1971.

The Bill seeks to provide for the registration of rights in land and to make certain other provisions. The Bill also seeks to provide for the registration of interests in land and to make certain other provisions. The Bill further seeks to provide for the registration of interests in land and to make certain other provisions.
(b) the nature and extent of the respective rights or interests of such persons and the conditions or liabilities...

(c) the rent, revenue or other amount, if any, payable by, or to any of, such persons,

7. Subject to such rules as may be made in this behalf, the record of rights shall be open to the inspection of the public at reasonable hours and certified copies thereof or certified extracts therefrom shall be given to all persons applying for the same on payment of fees as may be prescribed. “...certified copies thereof or certified extracts
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You are actually putting the cart before the horse.
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యాదాద్రి అంగమానం, నీని అది సంపాదించాం. మరియు కొనసాగించాం - మధ్యమాలలో నిదానించండి. నేటిలో మరనే నేటి సంస్థ ప్రధానిప్పిడించండి. ఏమా అంటే అంటే ప్రధాని దాని కొనసాగించండి. ఎందుకంటే అంటే కొనసాగించండి. ఎందుకంటే అంటే కొనసాగించండి. ఎందుకంటే అంటే కొనసాగించండి.

ప్రధాని పదమానం: -- తెలుసుకుంటే మరియు నీన్న పదమానం మరియు ప్రధానిప్పిడించండి. ఇవి తొలగించండి. అమర్పెండి మరియు అమర్పెండి. అమర్పెండి మరియు అమర్పెండి.

ప్రధాని పదమానం: -- అండా గురించి నీన్న పదమానం, నీని అంటే కొనసాగించండి. ఇవి తొలగించండి. అమర్పెండి మరియు అమర్పెండి.
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Sri U. V K Rao.—Is it not the responsibility of the Ministers, the new arrivals, to be seated in the House, even in this Session?
Mr. Chairman:— I will pass on the suggestion to them.

Sri C. V. K. Rao.— It is not a question of passing on the suggestion.

Mr. Chairman.— I have no right to ask them.

Sri C. V. K. Rao.— You must give a direction to them, Sir, that they should be seated in the House.

Mr. Chairman:— I will think about it.

Sri C. V. K. Rao:— There are 25 Ministers and even the Chief Minister is absent. Don’t you see the importance of it? Should they not have respect for the House? They have long craved for these posts. Now you are presiding over the House. Should you not ask them to be seated in their places? Even when officials come and sit here, is it not their duty to come and be seated in their places. For the next eight days also, they may repeat the same thing.

Mr. Chairman:— The concerned Minister who is deputising for the Revenue Minister is here.

Sri C. V. K. Rao:— The Ministers must come and sit. That is my demand. Are you condoning them and condoning their absence. Don’t you consider that my suggestion has kind of a rationale behind it? Please consider and ask them to come and be seated. You know pretty well how long they craved for positions.

Mr. Chairman:— I will examine the position and let you know.

Sri C. V. K. Rao:— You please give an order asking them to be seated. What happened to the Chief Minister?

Mr. Chairman:— Please do not compel me to do things that I cannot. I told you, I will consider and let you know.

Sri C. V. K. Rao:— 25 men have been appointed behind our back, without any respect or without any need for administration. Should they not sit in their seats? Did they take your permission? Now I will wait for an hour. If they do not occupy their seats, I will again rise, and, if necessary, I will face your anger and you will face my anger.

Mr. Chairman:— I am not afraid of facing your anger.
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([text in Telugu script])


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On the 18th day of November, 1971, the Governor of Andhra Pradesh approved the Andhra Pradesh Record of Rights in Land Bill, 1971.

The Bill provides for the registration of rights in land with a view to protect the interests of the owners and tenants. It also provides for the disposal of disputes relating to these rights. The Bill seeks to give legal recognition to the rights of the tenants and to prevent any encroachment on their rights.

The Bill was introduced in the Assembly by the Minister for Agriculture and Co-operation, Mr. K. V. R. Reddy. He explained that the Bill was an essential step towards the development of agriculture in the State.

The Bill was passed unanimously by the Assembly and was referred to the Governor for assent.

1,80,000 rupees have been allocated for the implementation of the provisions of the Bill. The Bill is expected to benefit thousands of farmers and tenants.

The Bill will be presented to the President of India for assent as soon as possible.
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Nothing in this Act shall apply to the lands belonging to the State Government or Central Government.
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ఎ. డ. డ. తపాసించి, అంది బొమ్మలు వాడితే మాత్రమే కరుతుంది, నేటి అంటే ఇది ఉచితం తో ఇది. అంటే
నేటి మనం వాడండి కానీ వాడతాము, అంటే ఆముడు నేటి కానీ కానీ, నేటి కానీ
స్టేట్ సిస్టమ్ లో స్టాన్టోప్ తో, నేటి కానీ, 
ప్రతి సందర్భం లో ప్రతి అవసరం తో ప్రతి కానీ, నేటి కానీ,
ఇది ప్రత్యేకంగా ఉండేది, నేటి కానీ ఎంచుకుంది, ఇది ప్రతి అవసరం తో ప్రతి కానీ, 
అంటా ఈ అవసరం తో ప్రతి కానీ అంటా, ఇంత దానికీ చెందిన చరిత్రము తో 
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ఇది మీని కానీ, ఈ మీరు అంటాం. 

డీ. డ. డ. తపాసించి, అంది బొమ్మలు వాడండి అంటా, ఇన్స్టేశన్ లో ఇది ఉచితం 
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స్టాన్టోప్ తో, నేటి కానీ ఎంచుకుంది, ఇది ఉచితం తో ప్రతి కానీ, 
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చరిత్రము తో
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The Andhra Pradesh Record of Rights in Land Bill, 1971.

(Sri G. Venkata Reddy in the Chair.)
The Andhra Pradesh Record of Rights in Land Bill, 1971

The Andhra Pradesh Record of Rights in Land Bill, 1971 provides for the establishment of rights record in land and the protection of vested interests therein. The bill aims to establish perpetual litigation and prevent misuse of rights. The poor are poorer, they are always with us and the poor have no salvation. They must always struggle and the poor must be saved. The bill is designed to prevent misuse of rights and establish perpetual litigation. The stronger are having a right over the property and the profits of the property—always remembering that they are always poorer.
The Andhra Pradesh Record of Rights in Land Bill, 1971

Sri C V. K. Rao:— You are the only intelligent man who speaks the truth, but always acts badly. As Record of Right—

"This is record of might, Mr. Rao; you go and bawl out. I care two hoots." Can I spare him? Do you want me to spare him? If you say "this is not the record of right but this is record of might" we accept. As long as life lasts in the bodies of some of us, we are not prepared to accept that contention. May I say that "record of right" not on your side but on the side of the people is going to assert.

Mr. Chairman:— That is to be decided in future...

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సర్ ఇ. స్థానాంగం: — సరిసరి మీ ఆశా జీవితం కోసం మీకు అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీకు రాయతుడు తన తండ్రి జాతి కు భాగానికి అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా. 100 ఎన్నికలు మూడూసి మెట్టడులు పైలు 8 ఎన్నికలు మూడూసి మెట్టడులు పైలు మీ సన్నద్ధం ఉండాలా, సుమారు 100 ఎన్నికలు మూడూసి మెట్టడులు పైలు మీ సన్నద్ధం ఉండాలా. మేము ప్రత్యేకంగా అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీ సన్నద్ధం ఉండాలా. మేము ప్రత్యేకంగా అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీ సన్నద్ధం ఉండాలా. మేము ప్రత్యేకంగా అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీ సన్నద్ధం ఉండాలా. మేము ప్రత్యేకంగా అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీ సన్నద్ధం ఉండాలా. మేము ప్రత్యేకంగా అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీ సన్నద్ధం ఉండాలా. మేము ప్రత్యేకంగా అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీ సన్నద్ధం ఉండాలా. మేము ప్రత్యేకంగా అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీ సన్నద్ధం ఉండాలా. మేము ప్రత్యేకంగా అందం అందం అంధా రాంపు మీ సన్నద్ధం ఉండాలా, మీ సన్నద్ధం ఉండాలా.
Mr. Chairman — A Member has got a right to refer to the speech of any other Member and say what he likes...

Sri C. V. K. Rao: — It is not Bill of Rights. He is going to America!

Mr. Chairman: — It is Record of Rights. It is a small point.

Sri C. V. K. Rao: — Did he say so?

Sri T. V. Raghavulu: — I am not a Know-All and Do-All. I think that he is referring to the Bill of Rights...
Sri C V. K. Rao:—Mr Chairman, in all humility, I would like to ask Is there not a difference between Bill of Rights and Record of Rights?

Mr Chairman:—He said it was a mistake. He says it is 'Record of Rights'. He was a Member of the Select committee. He knows about it.

Sri C. V. K. Rao:—So, when he says 'Bill of Rights', we have to take it as 'Record of Rights'. Of course, we cannot enter his brain and interpret what he has in mind.
[Text in Telugu script, nonsensical due to language barrier]
Government Bills:
The Andhra Pradesh Record of Rights in Land Bill, 1971

24th November, 1971.  
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సిద్ధం చేసిన ప్రభుత్వ ప్రధాని. అందా ప్రతి సంబంధించిన సమయంలోను. మీరు మనం మాత్రమే ఆవిరి కార్యక్రమం ప్రారంభించము. మీరు మనం మాత్రమే ఆవిరి కార్యక్రమం ప్రారంభించండి. మీరు మనం మాత్రమే ఆవిరి కార్యక్రమం ప్రారంభించండి.
The House then adjourned till half past eight of the clock on Thursday the 23rd November, 1971.