ANDHRA PRADESH
Legislative Assembly Debates.
OFFICIAL REPORT.
Fifty-Fourth day of the Sixth Session

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Friday, the 3rd December, 1971

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

(Mr. Speaker in the Chair)

1. CONDOLENCE MOTION:

re: Demise of Sri Ch. Ramaiah Chowdary, former Member of A. P. Legislative Assembly.

Mr. Speaker:—I regret to inform the House the demise of Sri Ch. Ramaiah Choudary, former Member of the Andhra Pradesh Legislative Assembly during the period 1962-67 from Narasaraopet constituency. I request the Leader of the House to move the condolence Motion.

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

“That This House places on record its deep sense of sorrow on the demise of Sri Ch. Ramaiah Chowdary, a former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the Members of the bereaved family”.

Mr. Speaker:—Motion moved.
636 Condiolence Motion
3rd December, 1971
re: Demise of Sri Ramaiah Choudary,
former M. L. A.

తెలిసిన ప్రత్యేక సందర్భం లో సాధారణం ఉండాలి,
సున్నితుడు సిద్ధం చేయాలి.

ఇది వ్యాసం (వచనుపాటి): — అనమూలాలం యొక్క 82 కోటలు
67 వర్షాల వర్షాల రాత్రి అమితం. బాగా మీ ప్రత్యేకమైనది పాటు,
మన అల్పాకారాటి, అనిబైతిక కూడా, ప్రత్యేకమైన కేసు నుండి,
మాత్రమే సంపూర్ణంగా తెలుస్తుంది. అందుకే తేది నిశ్చితమైన
సాగేందుకు నిర్ణయం చేయాలనుకునే స్థానంలో కదిలుతుంది.
మన మీ సైక్ష్ణికమైన అనుభూతిని అనుమాణించాలి కానీ ఇది
హోదా. మన సైక్షను ఇలా ధరాలు తాకాడు మనం పరిస్థితిలో పరిణామం నియంత్రించ
వడుగును మనం మాత్రమే శుఃతుండం వచ్చా. మన మాత్రమే నిర్ణయం
చేసాలి కానీ ఇది హోదా. మన మాత్రమే నిర్ణయం చేసాలి కానీ ఇది
హోదా.

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హోదా.
3rd December, 1971

Condolence Motion

re: Demise of Sri Ch. Ramajah Choudary
former M. L. A.

This Day, a great soul in the form of Sriman Sri Ch. Ramajah Choudary, a former Member of the Legislative Assembly of this State, succumbed to death. As a great leader of the People, he devoted his whole life to the service of the masses. He worked tirelessly for the betterment of the poor and the underprivileged. His death is a great loss to the State and to the country.

His services to the State and the Country cannot be overlooked. He was a true leader who always stood by the people. His death is a great loss to the State and to the Country.

This House, therefore, moves that a motion of condolence be presented to the Honourable Governor, to express our deepest sympathy to the bereaved family and to convey to them our heartfelt condolences.
638  Condolence Motion  3rd December, 1971
re: Demise of Sri Ch. Ramaiah Chowdary, former M. L. A.

రహిత అభినిప్పితమైన స్నేహసాధనాన్ని మరియు శంకలిచే సాహిత్య రాయలు రెండు సంఖ్యలో ఉండారు.

అ. 5. లేదా (నాట్యాంగిలు) :—అందువల్ల అనేక సాధనాలకంగా రాయలు తినాంత రెండు సంఖ్యలో ఉండారు. మరియు 75వ వర్షార్ధంలో మరణం ఉంది. చిన్నహెడిసుల ఉండే 67వ వర్షార్ధంలో మరణం ఉంది. ఆశీర్వదనాన్ని రెండు సంఖ్యలో ఉండారు. రెండు సంఖ్యలో ఉండారు. ఆశీర్వదనాన్ని రెండు సంఖ్యలో ఉండారు. రెండు సంఖ్యలో ఉండారు. ఆశీర్వదనాన్ని రెండు సంఖ్యలో ఉండారు. రెండు సంఖ్యలో ఉండారు. ఆశీర్వదనాన్ని రెండు సంఖ్యలో ఉండారు.
3rd December, 1971

Condolence Motion

re: Demise of Sri Ch. Ramaiyah Choudary,
former M. L. A.

3rd December, 1971

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former M. L. A.
Condolence Motion
3rd December, 1971
re: Demise of Sri Ch. Ramaiah Choudary,
former M. L. A.

Mr. Speaker:—The question is:

"That this House places on record its deep sense of sorrow on
the demise of Sri Ch. Ramaiah Choudary, a farmer Member of the
Andhra Pradesh Legislature Assembly and Conveys its deep sense
of sympathy to the Members of the bereaved family."

The motion was adopted Nem Con all the Members standing
in silence for two Minutes.

ANNOUNCEMENTS

(1) re:—Allotment of seats to certain Members on the Treasury
Benches.

Mr. Speaker:—I am to announce to the House that I have
received the following letter from the Government Chief Whip:
"I have to inform that the following Legislators of Andhra Pradesh
Assembly have been admitted to the Congress party. As such
I request you to kindly allot them seats on the treasury benches and
oblige."

1. Sri A. Eswara Reddy
2. Sri S. Jagannadham
3. Sri K. Krishna Murthy]
4. Sri K. Ramayya
5. K. Ramachandra Reddy
6. Sri Iammama Joji
Re:—(2) Appointment of Sri Chinta Ramachandra Reddy as Chairman of the Committee on Government Assurances.

Mr. Speaker:—I am to announce to the House that under Sub-rule (2) of Rule 223 of Rules of Procedure and Conduct of Business in Andhra Pradesh Legislative Assembly, I hereby appoint Sri Chinta Ramachandra Reddy to be the Chairman of the Committee on Assurances for 1971-72 vice Sri Kamaluddin Ahmed who has resigned.


I am to announce to the House that Amendments to Andhra Pradesh (Andhra Area Extension) Money Lender's Bill 1971 as reported by the Select Committee, will be received upto 11 A. M. to-day, i.e., 3-12-1971.

REQUEST FOR RECONSIDERATION OF DEATH SENTENCE TO NAGABHUSHANAM PATNAIK

Mr. Speaker:—This has nothing to do with it. I am very sorry. We are now at R. 341.

Sri Ch. Rajeswara Rao:—Kindly enquire the Chief minister,
Matters under Rule 341

3rd December, 1971

re: Delay in starting the work of steel Plant at Visakhapatnam

Mr. Speaker:—Why should I? I am not going to allow.

Mr. Speaker:—He is not going to make any statement.

Sri P. V. Narasimha Rao:—In these matters, we cannot go by impressions and expressions. He has said something. I have heard it. The only thing is he has to leave it to me.

MATTERS UNDER RULE 341

re:—(1) Delay in starting the work of steel Plant at Visakhapatnam.

Sri P. V. Narasimha Rao:—In these matters, we cannot go by impressions and expressions. If I have heard it, the only thing is he has to leave it to me.
3rd December, 1971

Matters under Rule 341

re: Delay in starting the work of steel Plant at Visakhapatnam

SITE SELECTION:— This has been completed by the Site Selection Committe at Visakhapatnam. They went round and the State Government gave them all facilities and it has been finalised that Balacheruvu area has been selected.

PREPARATION OF TECHNO-ECONOMIC FEASIBILITY REPORT:— Dastur & Company, Calcutta was entrusted by the Government of India with the work of preparing the techno-economic feasibility and it is now expected for by the end of December 1971 the feasibility report will be received by the Government of India. This report will bring out the tentative time schedule for commissioning the steel plant.

TOPOGRAPHICAL SURVEY:— The Survey of India have completed it and the printed copies of the maps etc. have been prepared and supplied to the consultants. Soil surveys have been completed. The Hindusthan Steel Works Construction Limited the
Matters under Rule 341

re: Delay in starting the work of steel Plant at Visakhapatnam

3rd December, 1971

public Sector Undertaking—this work has been almost completed. They completed a major portion of it.

The Railways have taken up their survey for providing Marshalling Yard, Exchange Yard and Sidings for the steel works. The question of developing various facilities at Visakhapatnam, developing facilities at Balacheruvu has been under the consideration of the Government of India since some time. Messrs, Engineers India Limited have been assigned the work of preparing the feasibility report on the project. They have already taken the work on hand.

TESTING OF SAMPLES OF RAW MATERIALS:—The matter has been discussed by the Consultants with the National Mineral Development Corporation and detailed information regarding the availability of iron ore and prices etc. have been obtained by them from the N. M. D. C. regarding coking coal. Necessary details are being collected with the Consultants and with the NMDC etc. The possibility of importing coking coal, low ash content to be used with Plant for indigenous coal is also being examined by the Consultants.

SOURCES OF RAW MATERIALS:—Reports on sources of raw materials have been received by the Government of India already.

PLANNING FOR PLANT AND EQUIPMENT:—In order to recommend the scope for standardization of major items of plant and equipment and to reduce the lead time for manufacture a panel has been set up by the Government. The panel has almost completed its work and it is expected to submit its report to the Government in this month. In the meantime a meeting has been convened by the Government of India shortly with the leading machinery manufacturers to ascertain the extent to which their capacity can be utilised for the manufacture of various items of equipment.

SUPPLY OF WATER:—The State Government have formulated a scheme for the diversion of Godavary Water to Visakhapatnam for the supply to the Steel Plant. The Scheme at its first phase is estimated to cost Rs. 13.4 crores. The Government of India have been technical to sanction a loan of Rs 13.4 crores for its execution. The scheme is under the approach scrutiny of the Government of India. On the basis of the clearance given by the Central Water & Power Commission and other Central agencies, the Government of India have called for certain clarifications from the State Government. The Government of India will be replied shortly. It is hoped that thereafter the Scheme will be approved and funds will be made available.
available soon by the Government of India, for the execution of the Scheme.

LAND ACQUISITION :—An area of 8,400 acres for the plant site and 840 acres for the siding plant has been provisionally demarcated. The exact area required for the plant will be indicated by the Consultants in the Feasibility Report. The State Government has appointed a special staff consisting of Deputy Collector and supporting staff for the acquisition of the land. The Government of India have requested the State Government to give special preference in the employment in the steel plant and pre-project construction work who will be losing their livelihood and the form of economic activities to which they have been accustomed all along through land acquisition for the steel plant, in addition to whatever monetary compensation they may be statutorily eligible for. This has been recently decided Sir. We have addressed the Government of India.

A study has been made the area suitable for the location of township. The various alternatives have been discussed by the Government of India and the State Government. Location will be finalised after the receipt of the Feasibility Report.

STEERING COMMITTEE :—In order to keep a close watch on the progress of work, the Government of India have appointed a Steering Committee with the Secretary, Department of Iron and Steel as the Chairman, the Joint Secretary of the Same Department as Governor and Chairman of Hindusthan Steel Limited Chairman and Managiment Director of Bokhar Steel Limited and the Joint Secretary of the Ministry of Finance as its members with the power to co-opt representatives of the State Government.

The Government of India have appointed a project Engineer Sri G. A. Rao with his Office located at Visakhapatnam. The exact cost of the Plant will be known only on the receipt of the Feasibility Report. The state Government have incurred an expenditure of Rs. 8,64,152 so far in connection with the inauguration of the Steel Plant, laying of roads and expenditure on land acquisition and staff. Out of this, an amount of Rs. 7,19,964 is reimbursable from the Government of India and they have been requested to reimburse it. These are the steps already taken. A decision on assigning the work and the preparation of the detailed project report and estimates, will be taken by the Government of India after the Feasibility Report is considered by them. The State Government are in close touch with the Government of India regarding the various aspects of the work. The State Government are taking all possible steps to expedite water supply scheme and land acquisition.
Matters under Rule 341

re: Proposal for abolishment of land revenue in Andhra Pradesh

(2) re:— Fast by a student for English medium in Intermediate Class.

Mr. Speaker:—Dr. T. V. S. Chalapati Rao has given the following notice under Rule 341 of the Assembly Rules:

"I invite the attention of the Hon'ble Minister for Education (Chief Minister) to the fact that a student by name P. Krishna Prasad of Tenali is fasting and lost 4 lbs. of weight. His condition is causing anxiety. I received a telegram. Students of Andhra Pradesh Layola College, Vijayawada also are on strike. It is likely to spread to other colleges. They want English medium in the Intermediate Class. So I request the Government to move in the matter by convening a conference of the Student Leaders, Parents and teachers at the earliest and evolve a solution."

Shri P. V. Narasimha Rao:— We are already moving in the matter. Almost every day we are convening a Conference.

(3) re:— Proposal for abolition of land revenue in Andhra Pradesh.

Mr. Speaker:—Smt. J. Eswaribai has given the following notice under Rule 341 of the Assembly Rules:

"Will the Chief Minister be pleased to inform this House of the proposal before the Government to abolish land Revenue in Andhra Pradesh and instead bring new form of revenue levy, as has been published in the press; and if so, from what date the land revenue would be abolished?"

Shri P. V. Narasimha Rao:—I made no statement categorically saying that the land revenue is going to be abolished.
3rd December, 1971

Request for reconsideration of

re: Death of a Person under suspicious circumstances in Bhavani Recreation Club, Hyderabad.

(4) re:—Death of a person under suspicious circumstances in Bhavani Recreation Club, Hyderabad.

Sri. P. V. Narasimha Rao:—It must go to the Health Minister.

Sri P. V. Narasimha Rao:—It is reported that on 12-9-1971 at about 9-30 p.m. a raid was conducted by the local police on Bhavani Recreation Society Club situated at Gowliguda Chaman in which the deceased Yadagiri along with 9 others were arrested and the amount seized. All of them were taken to the Afzalgunj Police Station and booked under section 13 of the Andhra Pradesh (Telangana Area) Gambling Act and were released on bail offered by one Bhushanam resident of Gowliguda Chaman, Hyderabad. The deceased and nine others left the police station and returned to the club. At about 11-30 p.m. Yadagiri developed chest pain and was said to be in great agony. Bhushanam therefore applied Amrutajam on the body and massaged. He found the hands and legs of Yadagiri cold.

At about 12 mid night one R. Ganesh, President of the same club gave a written report at the Afzalgunj Police Station about the incident. The S.I. of Police, Afzalgunj immediately registered a
Matters under Rule 341

re: Amending Art, 39 of the Constitution against the recommendation of the Assembly,

3rd December, 1971

case under crime No. 235 of 71 under section 174 Criminal Procedure Code and proceeded to the spot for investigation. He recorded the statements of the witnesses and the complainant R. Ganesh. It was reported to the S. I. of Police that information was also sent to the relatives of the deceased at his village.

At 5 a.m. on 13-9-71 an inquest was held over the body of the deceased by the S. I. in the presence of panch witnesses and Kotha Sataiah, brother of the deceased. No marks of violence were noticed on the dead body at the time of inquest. After completion of the inquest at 7 a.m. the body was sent for post-mortem examination. The medical officer who had conducted the post mortem has reserved his opinion pending report from the Chemical Examiner to whom the viscera of the deceased was sent for analysis and report.

The petition referred to by Sri Raghava Reddy, M. L. A. was acknowledged on 12-10-71 and he was intimated that the matters is under investigation and a final reply will be sent in due course.

Mr. Speaker:—Sri Vavilala Gopalakrishnayya has given the following notice under Rule 341 of the Assembly Rules:

“As per the Constitution the Assembly recommended for the amendment of Article 39 and now some amendments were circulated in the Lok Sabha; if those amendments were passed by the Parliament it will be unconstitutional as there is no concurrence of this Legislative Assembly”.

We did it because we wanted to do it and not because it is wanted by the Constitution.
3rd December, 1971

Matters under Rule 341 649
re : Non-publication of result of Four-paper Test for Typists in Telangana.

Sri P. V. Narasimha Rao :—I will look into it.

Sri P. V. Narasimha Rao :— The Andhra Pradesh Public Service Commission last conducted the Group IV Service Examination in May, 1967. The need to conduct these examinations is to enable the employees, viz., the Typists and Steno-typists and Attenders, etc., to pass the Examination in order to become eligible for conversion or promotion to Posts for which a pass in this Examination is an essential condition and which became necessary. The Commission was, therefore, permitted by the Government in November, 1970, to conduct the Examination of the S. S. L. C. Standard for the regular Government employee of the State, to enable them to become eligible for conversion or for promotion to posts for which a pass in Grade IV Services Examination is an essential condition. The Commission was also informed that this examination would be open also to the typists and steno-typists recruited by the Collectors.
Pradesh Public Service Commission accordingly conducted the examination on the 10th and 11th of April 1971. It could not however, publish the results of these examination so far due to the following reasons:

As many as 1,814 candidates appeared for the examination and the number of answer books which have to be valued were 9,070 and as many as 40 examiners had to be appointed to value these papers. Apart from this, the N.G.O's strike started from 12-4-1971. Continued up to 6-6-1971. After the staff attended to the A. P. P. S. C. after 6-6-1971, the answer books of the candidates were sent to the examiners for valuation. The last phase of the answer books were received in the Commissioner's Office from the examiners duly valued on 29-9-1971. On receipt of the answer books, the scrutiny and checking was started and completed by 15-10-71. The work of preparation of general education registers of all the seven centres has been completed and final checking of the results of the candidates for announcements being done in the Office of the Andhra Pradesh Public Service Commission. The Andhra Pradesh Public Service Commission expects to announce the results by 10-12-1971.

(7) re: Assignment of waste lands in Yellareddy and Kamareddy Taluks, and harassment of Harijan landless persons.

Mr. Speaker:—Smt. J. Eswariibai, has given the following notice under Rule 341 of the Assembly Rules:

"Will the Minister for Revenue be pleased to state as to how much waste land or Government land was assigned to Harijans in Yellareddy and Kamareddy Taluks during the years 1969-70, 1970-71 up to date and how many persons were benefited. Of the assigned lands how many pattas have been granted and how many are remaining and What steps will be taken to assign more lands to the applicants still undisposed?"

Smt. J. Eswariibai has also given the following notice under Rule 341 of the Assembly Rules:

"Will the Minister for Revenue (Chief minister) be pleased to enquire into the harassment being caused to the Harijan landless Persons by names Bushpaka Rajiga, Bushpaka Buchiga, Barre Pochaiah, Barre Rama and several others of the caste Hindu to get them kept away from the Government land bearing S. No"
3rd December, 1971

Matters under Rule 341

re: Implementation of the recommendation of Andhra Pradesh Official Languages Committee.

120, 129, 130 and 196 from enjoying the fruits of their labour; and see that these Harijans are provided with some waste land if possible.

These Poor Harijans were forcibly removed from their occupied lands, cases foisted and have been put to great losses.”

Sri P. V. Narasimha Rao:— I have already promised that I will look into the matter and see that something is done. She has no stisfaction and she wants to raise it again.

Mr. Speaker:—Sri Vavilala Gopalakrishnayya has given the following notice under Rule 341 of the Assembly Rules:

“Will the Chief Minister be pleased to state about the implementation of the recommendations of the Andhra Pradesh Official Languages Committee presided over by the Hon’ble C. M.”

Mr. Speaker:—Sri Vavilala Gopalakrishnayya has given the following notice under Rule 341 of the Assembly Rules:

“Will the Chief Minister be pleased to state about the implementation of the recommendations of the Andhra Pradesh Official Languages Committee presided over by the Hon’ble C. M.”
652  Matters under Rule 341  3rd December, 1971

re: Arrest of one person in the Office of Secretary, Communist Party (Marxist), Suryapet.

(9) re:—Arrest of one person in the Office of Secretary, Communist Party (Marxist), Suryapet.
3rd December, 1971

Matters under Rule 341
re: Implementation of housing schemes for Harijans at the district level

Mr. Speaker:—The Member cannot question it. I have admitted it. The Chief Minister has replied to the extent information is available.

Mr. Speaker:—Sri Eswara Reddi has given notice of an urgent matter under Rule 341 of the Assembly Rules regarding the closure of Tirupathi Cotton Mills, Renigunta and consequent unemployment of 1200 workers and requesting it to be declared as Relief undertaking fit to be taken over by the National Textile Corporation.

Mr. Speaker:—Sri K. Muniswami has given notice of an urgent matter under Rule 341 of the Assembly Rules regarding the implementation of housing schemes for Harijans and Girijanas pending at the district level.

I will take it up afterwards because the Minister for Cooperation is not present in the House.
(12) re :- Non-implementation of pay-scales in respect of Drawing Instructors of Industrial Training Institutes.

Mr. Speaker :— Sri C. V. K. Rao has given notice of an urgent matter regarding non-implementation of pay-scales in respect of Drawing Instructors of Industrial Training Institutes as per G. O. Ms. No. 1113 dated 7-9-1961.

Sri P. V. Narasimha Rao :— It is under Labour Department. We will examine it.

Sri P. V. Narasimha Rao :— In G. O. Ms. No. 1113, General Administration (Rules) Department, dated 7-9-1961 recruitment rules were issued to the various categories of posts including Drawing Instructors in the ITIs in the Andhra Pradesh Technical Education Subordinate Services. As per G.O. Ms. No. 173, dated 13-6-1969 revised pay scale of Drawing Instructors in the Industrial Training Institutes is Rs. 150-300. Representation has been received from the Drawing Instructors of the Industrial Training Institutes relating to their promotions, scales of pay etc. The matter is under examination.

(13) re :- Construction of Houses for Scheduled Castes, Tribes, and Denotified Tribes.

Mr. Speaker :— Sarwasri Rajab Ali, P. Subbayya and others have given notice of an urgent matter under Rule 341 of the Assembly Rules regarding the Scheme of constructing houses to the Scheduled Castes and Scheduled Tribes and Denotified Tribes and collection of huge amounts by way of share capital from several districts and selection of only 3,000 members out of 16,000 members who have deposited money in Khammam district.
3rd December, 1971

Request for reconsideration of 

re: Construction of houses for
Scheduled Castes Tribes, 
and Denotified Tribes.

What is the criteria adopted?
Sri P. V. Narasimha Rao:—The number of houses that can be built with Rs. 10 crores is 55,546, each house costing Rs. 1,800/. Therefore, the total amount of the share capital that we shall collect from the beneficiaries will be approximately Rs. 5,55,000. The Government while allocating an amount of Rs. 1 crore towards share capital and share capital loan have allocated the amount in the ratio of 35:20:45 as between Coastal Andhra, Rayalaseema and Telengana. This ratio comes to 7:4:9 and accordingly the amount of Rs. 10 crores was also apportioned in the same ratio as between the three regions. Thus, Coastal Andhra gets Rs. 350 lakhs; Rayalaseema Rs. 200 lakhs and Telengana Rs. 450 lakhs. In making district-wise allocation of these funds, the combined population of scheduled castes and scheduled tribes in the district in relation to the combined population of the scheduled castes and scheduled tribes in the concerned region has been taken as the criterion.

Sri Pragada Kotaiah:—And what procedure is being adopted for that? Byelaws will have to be amended, because, as it is, there is no provision for the occupational groups to become members of the district primary societies and therefore the byelaws will have to be amended. That is what the District Collectors have already stated.

Sri G. Venkata Reddy in the chair:—L.I.C. of the scheduled castes and tribes also stands.

Sri G. Venkata Reddy:—L.I.C. of the scheduled castes and tribes also stands.
3rd December 1971  

re : Release of rebate arrears to the Weaver's Societies.

(14) re :— Blocking the highway near Gannavaram in Krishna Dt. by the Sub-Inspector of Police.

We will take action.

(15) re :— Release of rebate arrears to th Weavers' Societies.

We will take action.

(16) re :— 42 45 50 1-4-71 42 45 50 1-4-71 42 45 50 1-4-71
658  re: Release of rebate arrears to the Weaver's Societies.

3rd December 1971

Sri P. Kotiah:— It is not released. You are making a false statement the amount is with the Director of Handlooms. The Finance Department has issued the release order.

Sri P. Kotiah:— It is not released. You are making a false statement the amount is with the Director of Handlooms. The Finance Department has issued the release order.

It is being delayed. Who is responsible for the delay? The amount was actually released by the Finance Department some 4 months back. Why was the amount still kept with the Director of Handlooms. Kindly explain that.

Sri P. Kotiah:— It is not released. You are making a false statement the amount is with the Director of Handlooms. The Finance Department has issued the release order.

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3rd December, 1971

Sri P. Kotaiah:— The entire amount is with the Director of Handloom during the past 4 months. I will prove that.

Sri P. Kotaiah:— No, Sir. The Director has not released that amount. It is a wrong statement. The amount is still with the Director of Handlooms.

Sri P. Kotaiah:— No, Sir. It is with the Director. Please contact the Director of Handlooms today. You will find that the amounts were not disbursed to the primary societies during the past 4 months, though the amount was actually released by the Finance Department.

Sri P. Kotaiah:— I am making a categorical charge, and I will prove it.

Mr. Chairman:— Please see that is is released.
Release of rebate arrears to the Weaver's Societies

3rd December, 1971

Mr. Chairman — Your point is that the amount should be released immediately to the primary societies.

Sri N. Ragava Reddy: — Within what time?

Mr. Chairman: — As early as possible, please consider.

Sri P. V. Narasimha Rao: — This has become one against five. If there is anything still to be done we will do it at the earliest.
3rd December, 1971  

re: Early consideration of A. P. Agricultural University (Amendment) Bill.

Sri Pragada Kotaiah:—That is what we want.

16. Early consideration of A. P. Agricultural University (Amendment) Bill.

Mr. Speaker:—Sri T. Purushotham Rao has given notice under Rule 341 of the Assembly Rules re: “For not inclusion of the A. P. Agricultural university Amendment Bill in the Business of the A.P. Legislative Assembly though the Bill is passed unanimously and submitted by the Regional Committee to the House on 23rd November 1971 causing great frustration among the transferred employees of the A. P. Agricultural University roughly 3500.”
re: Non-implementation of revised pay-scales in respect of work-charged establishment in Nagarjunasagar Dam.

17. re: Non-implementation of revised pay-scales in respect of work-charged establishment in Nagarjunasagar Dam.

Mr. Chairman:—Sri R. Mahananda has given notice under Rule 341 saying that the benefits of the revised pay-scales under G.O. No. 38 PWD dated 9-11-1970 were not implemented in the case of work-charged establishment under NS project and that thousands or workers were deprived of the benefit under the said G.O.

Particulars should be obtained in triplicate as expeditiously as possible for their approval and in any case not later than 31-12-1970. Is it not clear in the G.O. itself?
3rd December 1971

Matters under Rule 341 663

re: Non-issue of monthly bills by State Electricity Board and insisting payment of two years dues at a time in Uppal.

Mr. Chairman:—Sri C. V. K. Rao has given a notice regarding the irregular nomination of a contractor for the construction of aqueduct under Nagarjunasagar.

(18) re: Irregular nomination of a Contractor for construction of aqueduct under Nagarjunasagar.

Mr. Chairman:—Sri C. V. K. Rao has given a notice regarding the irregular nomination of a contractor for the construction of aqueduct under Nagarjunasagar.

Mr. Chairman:—Sri Badri Vishal Pitti has given the following motion:

"..."
Mr. Pitti is not present. We will proceed to the next one.

Sri Poolla Subbiah:— I rise on a point of order. When the member is absent, the Minister has to read the statement.

Mr. Chairman:—That is followed only for Call Attention. Under Rule 341, if the member is absent, the Minister need not read the statement.

Sri Poolla Subbiah:— If is a convention. The answer has to be read, Sir.

Sri K. Govinda Rao:— Once it is admitted, it becomes part of our agenda and the answer must be read out.

Mr. Chairman:— Although the rule is very clear, I propose to be very liberal and I will allow the Minister to make a statement.

Sri V. Lrishnamoorthy Naidn:— In the distributions Uppal, Malkajigiri and other surrounding villages, bills are served by post and collections effected by Bill Collectors. Bills are served by post to consumers every month and Bill Collectors are deputed to effect collections. However, the arrears due from the consumers are increasing as timely payments are not made by consumers. Collections of every due bills are not effected in time in these distributions resulting in heavy accumulation of arrears from the consumers. In order to realise the dues from the consumers, special notices have been given to the consumers requesting them to pay their dues which have been lying outstanding. It is not a fact that bills are not served every month to the consumers. It is these special notices served on the consumers requesting them to pay the long outstanding arrears giving month-wise details with threat of disconnection that caused annoyance to the consumers. Had timely payments been made by the consumers, this situation would not have arisen. However, where the consumers approached the Deputy Chief Accountant (Electricity) Revenue or the Superintending Engineer expressing the difficulty in paying the entire arrears in one lumpsum, the facility of payment by instalments is being extended. It is ascertained that in one case instalment facility has been denied.

(20) re: — Drainage connections to houses in Chilakalaguda Area
3rd December, 1971

Matters under Rule 341 665
re: Drainage connections to houses in Chilakalaguda Area

Sri M. Manik Rao:—Whatever applications have been received in Secunderabad Division, they have been completed. Only six applications are pending.

Sri M. Manik Rao:—Whatever applications have been received in Secunderabad Division, they have been completed. Only six applications are pending.
Matters under Rule 341
re: Delay in reinstatement of the former Director of Women’s Welfare.

Mr. Chairman:— Dr. T. S. Murthy has given notice under Rule 341 regarding long-standing suspension of Kum. B. Shakuntala.

Smt. Padma Bhaskar Reddy:— Preliminary report from the Director of Anti-corruption Bureau was received on 12-8-1963 by the Government in which he recommended regular enquiry in regard to the allegations against Kum. B. Shakuntala the then Director of Women’s welfare. Thereupon, the Director of Anti-Corruption Bureau was asked to conduct regular enquiry on 25-3-1964. In his letter dated 28-7-1964, the Director, Anti-corruption Bureau submitted an interim report stating that certain instances of fraud had come to light and promised to send further report after completion of the enquiry. Thereupon, orders were issued by the Government on 7-9-1964 suspending Kumari Shakuntala pending enquiry into the allegations. The Director of Anti-corruption Bureau submitted to Government a final report in his letter dated 30-9-1964 through...
3rd December, 1971

Matters under Rule 341
667

re: Delay in reinstatement of the former Director of Women’s Welfare.

the Vigilance Commissioner recommending that the accused officer might be called on to enter upon her defence before the Tribunal for disciplinary proceedings. The Vigilance Commissioner in his letter dated 3-11-1965 addressed to Government agreed with the recommendations of the Anti-corruption Bureau. Accordingly, the Government on 8-4-1966 addressed the Chairman, Tribunal for Disciplinary Proceedings to enquire into the conduct of the accused officer and send his proceedings. The Chairman, Tribunal for Disciplinary Proceedings in his letter dated 29-10-1969 received in the Secretariat on 31-10-1969 forwarded his report of enquiry recommending the dismissal of the accused officer. The Government in their letter dated 25-11-1969 forwarded the report of the Tribunal for Disciplinary Proceedings and the relevant records to the Vigilance Commissioner for advice as required under the Rules. In his letter dated 24-3-1970, the Vigilance Commissioner has tendered his advice disagreeing with the recommendations of the Tribunal for Disciplinary Proceedings. As required under the rules, a show cause notice was given to the accused officer in Government memo dated 16-4-1971 communicating to her the provisional conclusion arrived at by the Government. The accused officer has sent her reply to the show cause notice on 16-6-1971. The written statement of the accused officer received by the Government was referred to the Vigilance Commissioner on 12-7-1971, as required under the Rules for his advice to enable the Government to arrive at a final decision. The Vigilance Commissioner tendered his advice in his letter dated 31-8-1971, received in the Secretariat on 2-9-1971. The matter is under active consideration of the Government.

I may state here that the accused officer during the period of her suspension is in receipt of subsistence allowance as per rules. I may also mention here that there was a lag of about 3 1/2 years from the date of referring the matter to the Tribunal for Disciplinary Proceedings and its final report. The accused officer non having filed a miscellaneous petition in the High Court requesting for issue of an order directing the stay of all further progress on the file of the Tribunal for Disciplinary Proceedings pending the writ petition filed by her, the High Court, in its order dated 15-5-1967 ordered the stay of the proceedings on the file of the Tribunal for Disciplinary Proceedings pending further orders. Subsequently, the High Court in its order dated 10-12-1968 passed orders to the effect that since the Advocate for the petitioner represented that she wanted to withdraw the writ petition, the writ petition was dismissed. The above order of the High Court was received by the Government on 4-2-1969. It was only after the receipt of the above order the Tribunal for Disciplin
Matters under Rule 341
3rd December, 1971

Delay in reinstatement of the former Director of Women's Welfare.

Moreover, proceedings could go ahead with the inquiry which was held up pursuant to the stay orders given by the High Court in June 1967. There has, no doubt, been some delay to which the accused officer also contributed, as explained above.

The matter, however, is in the final stage and orders will be issued shortly.

Dr. T. S. Murthy:—That means there is some prima facie case. Is it true that the officer has asked this man to go to the Anti-Corruption Bureau? He is now trying to escape.

Sri P. V. Narasimha Rao:—The reports given by the officers departmentally, before they are finalised and thoroughly examined by the Government and a decision taken, cannot be placed on the Table of the House.
3rd December, 1971

Dr. T. S. Murthy:—I am asking him to deny that the officer concerned who has done the enquiry said that there is a prima facie case, that they should be suspended.

Sri P. V. Narasimha Rao:—There is no question of either denying or confirming.

Dr. T. S. Murthy:—Why Sir?

Sri P. V. Narasimha Rao:—There is the report received in the Government. Government are seized of the report. They have not yet considered it. They are in the process of considering it. What all the Minister at this moment can say or what we on the Government side can say is that whatever action has been recommended in the report, we will consider it and take suitable action.

This is unfair. We should not say anything. A report has been received against a Head of the Department. It has come to the Government. The Government are seized of the matter. Whatever report has been received, it will be considered in all its details and action will be taken on the report. I cannot say off hand that we are going to do exactly what the officer has asked to do or recommend. But generally when a highly placed official is asked to conduct an enquiry and report, we will not reject the recommendations of the officer unless there are overweighing reasons. That is how we look at the matter, Sir.
Privilege Motion re:

Discourtesy shown to a member by the Chief Town Planner, Hyderabad Corporation.

3rd December, 1971

Mr. Chairman: I Smt. J. Eswari Bai has given notice of the following privilege motion:

"I beg to move a breach of privilege motion against Mr. Reddy, Chief Town Planner, Municipal Corporation of Hyderabad, who told me 'he cares two hoots for a Minister or an M. L. A.' during the conversation with him on November 26, 1971 at 2-30 p.m. when I tried to represent to him about certain unauthorised construction, including temple property. The officer was rude and he had not the courtesy to speak gently. This insolent behaviour of the said officer to an M. L. A. that he does not care for an M. L. A. or a Minister is a breach of privilege. He also said that he does not care for any representation of from any legislator or even a Minister.

Yours faithfully,

Sd/- I. Eswari Bai.

The City Planner, Municipal Corporation of Hyderabad has given the following explanation:
Privilege Motion re:
Discourtesy shown to a member by the Chief Town Planner, Hyderabad Corporation

3rd December, 1971

"The Secretary to Government,
Health and Municipal Administration Department.

Sir,

With reference to the memo No. 4895/L 271 MA dated 27-11-1971, I submit hereunder my explanation to the privilege motion given notice of by the hon. Smt. J. Eswari Bai. I submit, that there was no conversation on phone between me and Mrs. J. Eswari Bai, M.L.A. on 26-11-1971 at 2-30 p.m. or any other body. Further on that day she never made any representation about any unauthorised construction of temple property, nor any case of construction of temple property, nor any case of construction of temple property in Secunderabad is pending before me. On that day I was attending to the visitors and hearing representations from 2 p.m. to 5 p.m. and did not receive any telephone from the hon. Member, Smt. J. Eswari Bai. Thus, there was no occasion to show any disrespect to the hon. member, Smt. J. Eswari Bai. This matter arose probably due to some mistake.

However, some time in the month of October 1971, hon. member Smt. J. Eswari Bai. had personally met me in the office of the Commissioner, M. C. H, Secunderabad Division and told me about complaints made by her neighbours against her. This matter is still pending.

However, I submit that I am fully aware of the instructions issued by the Government from time to time regarding treatment to be meted out to the hon. members of the Assembly and Council. I never showed any discourtesy to the hon. Member, Smt. J. Eswari Bai.

Yours faithfully.
Discourtesy shown to a member by
the Chief Town Planner, Hyderabad
Corporation.

However, I submit that I am fully aware of the instructions
issued by the Government from time to time regarding the treatment
to be meted to the hon. Members of Assembly and Council. I never
showed any disrespect or discourtesy to the hon. Member Srimathi
J. Baswari Bai.

I will take immediate action against any officer. If you bring any specific
instances, not only against this officer but any officer in the Municipal Administration, I am prepared to take action.

I request.

Mr. Chairman:—In view of the statement made by the Hon.
Minister for municipal Administration, I disallow the Privilege
Motion.
3rd December, 1971

Privilege Motion re:
Collection of capitation fees by Schools and Colleges.

(2) Cancellation of Members reservation in the Dak Bungalow by the Collector, Medak, and giving it to Superintending Engineer, Nizamabad.

Mr. Chairman:—There is a privilege motion given notice of by Sarvashri Vavilala Gopalakrishnayya and N. Raghava Reddy. It reads like this: “To the Hon. Speaker, A. P. Legislative Assembly, Hyderabad, Sri, I wish to raise a motion regarding breach of privilege against the District Collector, Medak i.e., cancelling the reservation made to Sri N. Raghava Reddy, M. L. A., at Sangareddy Dak Bungalow on 29-11-1971 for accommodating the Superintending Engineer, Circle 3 Nizamabad or E. E. Medak (Ref. Reservation form No 66/Qt./H3/dt. 19th and 29 November, 1971) and I request you to send this to the Privileges Committee to uphold the dignity and respect of a Member of Legislature.

Mr. Chairman:—In this Hon. Speaker has passed orders. “A copy of the privilege motion may be sent to the Secretary to Government, Revenue Department with a request to obtain the explanation of the Collector, Medak, in the matter and forward it to this Secretariat with his specific remarks thereon before 15-12-1971 so that it may be placed before the Hon. Speaker.

VI. Collection of capitation fees by Schools and Colleges.

Sri C. V. K. Rao:—Sir, the Hon. Chief Minister promised that he would make a statement about the action he is going to take on those Schools and Colleges that are collecting the Capitation fees.

Sri P. V. Narasimha Rao:—I have already stated there is nothing further to state. In fact we have got certain cases now enquired into and reports have come saying that they have collected some donations in regard to certain institutions, We are initiating action. There is no question about it.
Calling attention to Matters of urgent Public Importance re: Non-upgrading of Upper Primary Schools in Andhra Area during 1971-72

VII. Announcement re:
Arrangement to send answer to starred questions not answered in the House to members.

VIII. Calling Attention to Matters of urgent Public Importance

1) re: Victimization of employees by the management of Co-operative Sugar Factory at Amadalavalasa.

Sri P. V. Narasimha Rao:—The Management of the Unions have also been requested to meet the Commissioner of Labour on 10th December 1971 at 11 A.M. with a view to resolving all the problems.

2) re: Non-upgrading of Upper Primary Schools in Andhra Area during 1971-72.
3rd December, 1971

Calling attention to the Matters of urgent Public Importance 1971-72.

Non-upgranding of Upper Primary Schools in Andhra Area during 1971-72

...
Calling attention to Matter of urgent Public Importance re:
Delay in implementation of Mulki rules.

3rd December, 1971

Delay in implementation of Mulki rules.

(3) re: Delay in implementation of mulki rules.
3rd December, 1971

Calling Attention Matters of urgent Public Importance

re: Delay in implementation mulki rules

In view of the bitter experience of the last 14 years in Andhra Pradesh Services, all Telangana employees believe that it is not possible to work together with Andhra employees. We, the Telangana employees therefore appeal to the Hon'ble Prime Minister of India to take suitable expeditious action and do away with the sufferings and injustices caused to Telangana employees.
Calling Attention to the Matters of urgent Public Importance

re: Delay in implementation of Mulki rules

Sri P. V. Narasimha Rao:— As Hon’ble members are aware my predecessor had made a Policy statement on the floor of this House on the 18th December, 1970 to the effect that in so far as the judgment of the High Court upholding the Mulki Rules, facilitates for the implementation of the policies designed to achieve the object of ensuring with opportunities for employment in the Telangana area are reserved for the people of that area. The Govt. of Andhra Pradesh would wish to abide by this. He already indicated that the implementation of the judgment would necessarily involve certain administrative changes such as regionalisation of certain categories of services including gazetted services. This matter was thoroughly examined by the Government of India in consultation with the state Government. When we are formulating certain decisions to be implemented forthwith, it so happened, that the same matter was ..
Calling Attention to the Matters of urgent Public Importance

re: Delay in implementation of mulki rules

3rd December, 1971

1. The situation prevailing at the moment is such as to demand urgent attention. The delay in the implementation of mulki rules is of serious concern. The Government has already assured the people that the necessary steps would be taken to implement the rules as soon as possible. However, the situation has not improved. The people are facing hardships due to the non-implementation of the rules. The Government should take immediate steps to resolve this issue.

2. The delay in the implementation of the rules is due to various reasons. The Government should take appropriate measures to address these reasons. The necessary resources should be allocated to ensure the timely implementation of the rules.

3. The Government should take a serious look at the situation and take immediate steps to implement the rules. The people are demanding immediate relief. The Government should not delay in taking action.

Signature:

[Signature]

[Name]

[Position]
Calling Attention to the Matters of urgent Public Importance

re: Need for enhancement of scholarships to students belonging to scheduled Castes

3rd December, 1971

(Special Reference: Need for Enhancement of Scholarships to Students Belonging to Scheduled Castes)

(Special Reference: Need for Enhancement of Scholarships to Students Belonging to Scheduled Castes)
Calling attention to the Matters of urgent Public Importance
re :- Death of a teacher in Government Training College, Nellore due to starvation

Sri A. Madhava Rao (Nellore) :— will not the Chief Minister agree with me if a teacher dies of starvation in this State?

Sri P. V. Narasimha Rao :— In the first place, I do not agree with the fact as alleged that there is any one who died of starvation.

Sri A Madhava Rao :— Sir, it has become a fashion that wherever there is truth it is being suppressed. I request the Chief Minister to hear me because this is a very important issue, where a man died of starvation; I know it perfectly well; I brought to the notice of the Chief Minister that eight teachers have been transferred from Telangana to Andhra by creation of supernumerary posts are denied salaries for eight months. Here is one teacher who died of starvation. When it was brought to the notice of the Collector, what happened was, have got a certificate that they died of some disease. I know that he never had food for eight months and he was maintaining himself only by borrowings and ultimately when he could not get anything, he died of starvation after starving for about 25 days. The Advocates Association and other Associations went there and paid contributions for the removal of the corpse to the
Calling attention to the Matters of urgent Public Importance re:
re:— Misappropriation of money by the Principal, Mount Fort High School, Khammam.

burial ground. This is what has happened. When I went to the Collector and apprised him of this and asked him to sanction ex gratia payment, he promised to do it. But ultimately, the District Educational Officer went there and he said that the teacher has not died of starvation, lest it should affect him. In fact, I request the Chief Minister to come to Nellore and make a public enquiry and I will be in a position to produce witnesses to say that this man died of starvation. How is it that they did not get salaries for eight months? When I wrote to the D. P. I., the D. P. I. says that there is no budgetary provision. Having created supernumerary posts, how is it that the Government could not provide budgetary provision? request the Government to institute an open enquiry and fix the irresponsibility. It is a damn shame for this Government.

It will not be correct to say that the death of the teacher was a direct result of non-payment of salaries due to want of Government orders sanctioning the posts. It is understood by the medical authorities that Peritonitis is not caused of starvation.

Sri P. V. Narasimha Rao:—It is a medical matter.

(6) re:—Misappropriation of money by the Principal, Mount Fort High School, Khammam.
3rd December 1971

re: Misappropriation of money by the Principal, Mount Fort High School, Khammam.

(Dr. T. S. Murthy in the Chair)
684  re: Need for making Mancherial a Centre for Intermediate Examination

3rd December, 1971

Sri P. V. Narasimha Lao:—Regarding reinstatement of teacher like Vice-principal and others, the District Educational Officer has issued instruction to the Correspondent to pay salaries to Sri Lakshmirarayana and a reply is awaited from the Correspondent.

(7) re:—Need for starting Degree Colleges in Warangal and Parakal.

(8) re:—Need for making Mancherial a Centre for Intermediate Examinations.
3rd December, 1971

re: Difficulties of students due to shifting of Sri Ramachandra Arts and Science College from Kothagudem to Ramavaram.

(9) re: —Need for easy sanction of scholarships to students of scheduled Castes, Tribes, etc.

(10) re: Difficulties of students due to shifting of Sri Ramachandra Arts and Science College from Kothagudem to Ramavaram.
Difficulties of students due to shifting of Sri Ramachaudhra Arts and Science College from Kothagudem to Ramavaram.

3rd December, 1971
3rd December, 1971

re: Torture and illegal arrest of one person in Anantapur District.

Mr. Chairman:—Now, Sri G. Latchanna, Sri Ratnasabhapathi and others have given notice of a motion to call the attention of the Chief Minister to the torture of Sri D. Venkata Ranga Reddy of Dorigal in Anantapur Dist. on the night of 10-10-1971 by the Police after an illegal house search.

Dr. T. V. Chalapathi Rao:—I raise a point of order, Sir. The alleged torture of D. Venkata Ranga Reddy is subject matter of enquiry by the Judicial First Class Magistrate, Anantapur. On 15-10-1971, Mr. D. Venkata Ranga Reddy, about whose torture Sri B. Ratnasabhapathi and others want to call the attention of the Chief Minister, has filed a charge-sheet against the A. S. P. and the other S. Is. of Police before the Judicial First Class Magistrate, Anantapur alleging that he was tortured. I do not know, when the hon. Speaker admitted this motion and if he knew of this fact. When this has become a subject-matter of enquiry by the Judicial First Class Magistrate, Anantapur, which is pending, I request you, Sir, to kindly rule it out of order and not to allow this motion to be discussed.

Sri B. Ratnasabhapathi:—It is a pity that Dr. Chalapathi Rao, who till a few hours ago, was an enlightened opponent of the Government has metamorphosed himself into a staunch champion...

Dr. T. V. S. Chalapathi Rao:—This has absolutely no relevance. Metamorphosis has become earlier with Mr. Ratnasabhapathi Mudaliar. My only submission is this is sub judice. Let him say it is not sub-Judice.

Sri B. Ratnasabhapathi:—He has stated that he did not know how the Speaker has admitted it. The fact that it is admitted shows that it does not come under sub judice. The hon. Speaker must have known at the time when he admitted it that it does not become sub judice.

Dr. T. V. S. Chalapathi Rao:—Hon. Speaker is not aware of it, and nobody informed him. I am not speaking of the facts that are there in the complaint.
re: Torture and illegal arrest of one person in Anantapur District.

3rd December, 1971

Sri B. Ratnasabhapathi:—I am only speaking of the facts which have been represented to the chief Minister. The fact that torture has taken place is something different from a complaint which somebody has given before somebody else.

(Sri G. Venkata Reddy in the Chair)

Mr. Chairman:—The point of order raised by Dr. T. V. S. Chalapathi Rao relates to general practice and precedent so far as this House is concerned. We are not going into the merits or demerits of the complaint or the counter-complaint or the charge-sheet or F.I.R. Here, in this case it is the particular conduct of the Police Officer that is being discussed. That is why it is admitted. There is no point of order here. The motion can be discussed in the House.

Dr. T. V. S. Chalapathi Rao:—The conduct of the Police officer has become the subject matter of the enquiry in that court. I agree with Mr. Venkata Reddy that the police officer could be discussed here. But minus conduct of the conduct, there is no torture. I reiterate that it is sub judice and cannot be discussed here.

Mr. Chairman:—I do not know whether any complaint has been made in the court, This House is not officially aware of that. I do not know how far what the hon. Member has just now said is correct or true.

Dr. T. V. S. Chalapathi Rao:—I am informing the House that it is subject matter of an enquiry there. Two writs were also there. It is sub judice.

Sri B. Ratnasabhapathi:—The writs have been disposed of.

Dr. T. V. S. Chalapathi Rao:—The Judicial First Class Magistrate has not disposed of the case pending before him.

Mr. Chairman:—Now, Mr. Ratnasabhapathi will speak.

Dr. T. V. S. Chalapathi Rao (Vijayawad-East):—You have given the ruling, Sir.

Mr. Chairman:—Yes.

Sri B. Ratnasabhapathi:—The call-attention motion has been bridged and typed. It reads thus:

"to call the attention of the Chief Minister to the torture of Sri B. Venkata Ranga Reddy of Dorigal in Anantapure District on the night of 19-10-1971 by the Police after an illegal house search."

19. 10. 71.
3rd December 1971

re: Torture and illegal arrest of one person in Anantapur District.

The following information is provided:

1. On 3rd December 1971, one person was arrested in Anantapur District.

2. The person was arrested at 12:30 PM.

3. The person was kept in custody until 5:00 PM.

4. The person was released on 5th December 1971.

5. The reasons for the arrest and the legal status of the arrest are not provided.

6. The circumstances surrounding the arrest are not detailed.

7. The document is written in Telugu.

8. The document is a formal report or official communication.

9. The date of the event is 3rd December 1971.
Torture and illegal arrest of one person in Anantapur District.

3rd December, 1971

...
3rd December, 1971

re: Torture and illegal arrest of one person in Anantapur District.

Is a Policeman free to commit whatever he likes? Is he not liable to action by the Government? Can he commit any act, criminal or otherwise. Whether he is a Government servant, Minister or Chief Minister he is liable to action under the law.

In fact, Sir, I was really impressed by the general feeling of resentment which was apparent in the District over this incident.
Sri D. V. Ranga Reddy filed a criminal complaint in the Court of the Judicial First Class Magistrate on 15-10-71 against A. S. C. Bose and three Sub Inspectors of Police in Anantapur in Pingenamalle and Anantpur Police Stations for the alleged offence of having been forcibly abducted and for having kept him in wrongful confinement and for extraction of confession. The Judicial First Class Magistrate took cognizance of the complaint under Sections 324, 330, 365, 367 and 368 I. P. C. and took the case on file as P. R. C. Number 19/71...

Sri P. V. Narasimha Rao -- He has been asked to go on leave. As instructed he has gone on leave and is not on duty.

That he attempted to assault the Sub Inspector, that he fell down, etc ....
3rd December, 1971

re: Torture and illegal arrest of one person in Anantapur District.

Dr. T. V. S. Chalapathi Rao:—Atleast register a case against him. What is the action taken by the succeeding officers in case that was already registered?

Sri P. V. Narasimha Rao:—I do not know if it is registered. It must be in the court.

Dr. T. V. S. Chalapathi Rao:—No body is attempting any action in that matter.

Sri P. V. Narasimha Rao:—It is for the court to act.

Dr. T. V. S. Chalapathi Rao:—When the police officers have registered a case, they must act. As you said he went on long leave. His successors must move in the matter. Will you take suitable action?

Sri P. V. Narasimha Rao:—We need not go into all this.

Sri B. Ratnasabhapathi:—The fact here remains that the people concerned in Anantapur district have come and represented that this A. S. P. had indulged in activities which are not permitted under the law. The House is expected to know whether the counter representation has come from Anantapur district people or from Guntur district people or Krishna District people. From where does this A. S. P. hail? I want to know only one point whether a case been registered against Venkatranga Reddy or whether a case has been preferred by Venkatranga Redd. As you said they are all matter-under Sub-judice. What happened to that enquiry and what happened to that report. Has he made any recommendation?

Mr. Chairman:—You did not given any memorandum. You don't know who has given.
Sri P. V. Narasimha Rao :— Neither a departmental enquiry nor a magisterial enquiry by Sub-divisional Magistrate could be proceeded with.

Mr. Chairman :— Whether the counter petition levelled against Mr. Ranga Reddy is sent for enquiry or not?

Sri P. V. Narasimha Rao :— It must have been sent, Sir.

Mr. Chairman :— By whom the representation was given is the information wanted by Dr. Chalapathi Rao.

Departmental enquiry could not be proceeded with. We could not proceed with the enquiry.

(12) Hunger-strike by working journalists at Hyderabad and Vijayawada.
3rd December, 1971

re: Hunger-strike by working journalists at Hyderabad and Vijayawada.

3rd December, 1971 re : Hunger-strike by working journalists at Hyderabad and Vijayawada.
re: Hunger-strike by working journalists at Hyderabad and Vijayawada

3rd December, 1971

The (Mr. Deputy Speaker in the Chair)

...
3rd December, 1971

re: Student clashes in Osmania University hostel on 25-11-1971.

Sri Pragada Kotiah:—Is it a regular conciliation meeting?

Sri P. V. Narasimha Rao:—It is a regular meeting for which notices have been issued by the Labour Commissioner and it is already made clear that this is the last meeting and last opportunity given to the proprietors.

Mr. Deputy Speaker:—There is one notice given by Mr. Santosh Chakravarthy. The hon. Member is not there. The Chief Minister can read the statement.

(13) Inordinate delay in investigating murder of a student in Mulug, Warangal Distict.

Sri P. V. Narasimha Rao:—On 10-9-1971 the deceased Sri Kesava Reddy attended a public meeting at Mulug addressed by Sri Sidda Reddy, Hon. Minister for irrigation till 5 p.m. and then went home situated in the weavers' colony. He was last seen by his neighbours at 6-30 p.m. near a well wearing a banyan and underwear. He was found dead in the next mourning in the paddy fields at a distance of 100 yards from the well. The postmortem examination revealed that the death was due to strangulation. The motive for the murder of the boy has not been established so far. The case is still under investigation.

(14) Student clashes in Osmania University hostel on 25-11-1971.
re: Student clashes in Osmania

University hostel on
25-11-1971

3rd December, 1971
3rd December 1971

re: Student clashes in Osmania University hostel on 25-11-1971.

The matter concerns 25 October 1971. The clashes occurred between two groups of students—
(Linking) students and non-linking students—after a disagreement over the introduction of linking.
One of the students, Mr. V. Rama Rao, was injured and required medical attention.

A series of meetings were held to address the situation. The rival groups tried to understand each other's positions.

I have been informed that the situation has been resolved through discussions.

Yours sincerely,

[Signature]

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re: Student clashes in Osmania University hostel on 25-11-1971.

3rd December, 1971

706 Fe: Student clashes in Osmania University hostel on 25-11-1971.

The event occurred on 25th November 1971, causing significant unrest among students. The clashes took place in the Osmania University hostel. The situation was exacerbated by the involvement of various university bodies and their supporters. The administration had to intervene to maintain order.

The aftermath of the clash revealed that the situation was further complicated by the involvement of external elements. The authorities were tasked with ensuring the safety and security of the students as well as maintaining law and order. Further steps were taken to prevent similar incidents in the future.

The hostel was declared a no-go zone for unauthorized personnel. The university authorities took immediate action to ensure the safety of students and the smooth functioning of the hostel.

The incident highlighted the need for better management and coordination within the university to prevent such clashes in the future. The administration was urged to address the underlying issues that led to the clash and take preventive measures.

Sprinkler system installed in all hostels to prevent fire accidents.

The university administration has agreed to set up a committee to probe the entire incident to know the root cause of the clash.

The incident has also led to a review of the hostel management to ensure that such incidents do not recur in the future.
(15) re: General amnesty to prisoners during Andhra Kesari Prakasam Centenary. Celebrations
re: General amnesty to prisoners during Andhra Kesari Prakasam Centenary.

3rd December, 1971

The Hon'ble Governor of Andhra Pradesh, Shri A. Ramaswamy, has been pleased to grant a General Amnesty to prisoners as on 1st December, 1971, during the Andhra Kesari Prakasam Centenary. The Governor has directed that this uniform pardon should be declared throughout the State, and that all prisoners should be informed accordingly.

1. The proviso to Section 100 of the Andhra Pradesh Prisoners (Amnesty) Act, 1968, is hereby amended by substituting the words '3rd December, 1971' for the words '1st December, 1971'.

2. The Office of the Under Secretary to the Government of Andhra Pradesh, Finance Department, is hereby directed to issue appropriate orders for the implementation of the proclamation.

3. The Office of the Under Secretary to the Government of Andhra Pradesh, Home Department, is hereby directed to ensure that all prisoners are informed of the amnesty.

4. The Office of the Under Secretary to the Government of Andhra Pradesh, Law and Justice Department, is hereby directed to make necessary arrangements for the release of prisoners.

5. The Office of the Under Secretary to the Government of Andhra Pradesh, Finance Department, is hereby directed to issue appropriate orders for the reimbursement of the compensation to be paid to the affected persons.

6. The Office of the Under Secretary to the Government of Andhra Pradesh, Home Department, is hereby directed to ensure that all prisoners are informed of the amnesty.

7. The Office of the Under Secretary to the Government of Andhra Pradesh, Law and Justice Department, is hereby directed to make necessary arrangements for the release of prisoners.

8. The Office of the Under Secretary to the Government of Andhra Pradesh, Finance Department, is hereby directed to issue appropriate orders for the reimbursement of the compensation to be paid to the affected persons.

9. The Office of the Under Secretary to the Government of Andhra Pradesh, Home Department, is hereby directed to ensure that all prisoners are informed of the amnesty.

10. The Office of the Under Secretary to the Government of Andhra Pradesh, Law and Justice Department, is hereby directed to make necessary arrangements for the release of prisoners.

11. The Office of the Under Secretary to the Government of Andhra Pradesh, Finance Department, is hereby directed to issue appropriate orders for the reimbursement of the compensation to be paid to the affected persons.

12. The Office of the Under Secretary to the Government of Andhra Pradesh, Home Department, is hereby directed to ensure that all prisoners are informed of the amnesty.

13. The Office of the Under Secretary to the Government of Andhra Pradesh, Law and Justice Department, is hereby directed to make necessary arrangements for the release of prisoners.

14. The Office of the Under Secretary to the Government of Andhra Pradesh, Finance Department, is hereby directed to issue appropriate orders for the reimbursement of the compensation to be paid to the affected persons.
3rd December, 1971

re: Discrimination in selection of candidates for Ph. D. by the Agricultural University.

(16) Discrimination in selection of candidates for Ph. D. by the Agricultural University.

Sri K. Munuswamy:—This matter is an internal subject of the University. Last time, the Chief Minister assured that it will be set right. I do not think it is good thing to get it here and discuss.

Mr. Deputy Speaker:—When it has been allowed, it will be discussed. It is for the Minister to reply.

Mr. Deputy Speaker:—When it has been allowed and when it is on the agenda, I cannot stop it.

Mr. Deputy Speaker:—Are you suggesting that reply to the concerned Minister?

Mr. Deputy Speaker: When it is on the agenda. I cannot stop it.

Mr. Deputy Speaker:—When it has been allowed, I cannot stop it. Do not insist upon it.
Discrimination in selection of candidates for Ph. D. by the Agricultural University.

3rd December, 1971

(Sri G. Venkat Reddy in the Chair)

Sri S. Jaipal Reddy:—Sir he did not speak on Call attention motion.

Mr. Chairman:—You have not given the call attention notice. After the Minister makes a statement, you can ask for any information.

Mr. Chairman: You cannot go into the matters of particular individual candidates. It is not desirable.
3rd December, 1971

re: Discrimination in selection of candidates for Ph. D. by the Agricultural University.

It is a very serious matter. If I have said anything against the agricultural University baselessly, naturally it reflect on me. It is not supposed to raise some controversial matters regarding administrative. I am allowing it.

Mr. Chairman:—That is not the subject matter here. You are not supposed to raise some controversial matters regarding administrative of University. I am allowing it.

Because the selection is not yet, finalised, naturally it reflect on me.
re: Issue of pattas to people cultivating banjar lands in Visakhapatnam taluk,

3rd December 1971

Sri S. Jaipal Reddy:—The Hon'ble Minister revealed to the House that no selection has been made.

(Intruption)

Mr. Chairman:—I am not going to allow anything more discussion on the subject.

(17) Issue of pattas to people cultivating banjar lands in Visakhapatnam Taluk.
3rd December, 1971  

re: Need for giving revision powers to Collectors on applications for resurvey in Parkal taluk

Shri S. Sidha Reddy:— On behalf of the Revenue Minister I beg to make the statement.

It has been reported that pattas were issued in all cases of temporary assignments made prior to 1961 except for an extent of Ac. 39.49 lying in peddagandi village falling in Mehandigadda Reservoir Scheme. It has also been reported that pattas were issued for Ac. 605.28 out of Ac. 1104 occupied prior to 1965 and special divisional work is in progress for the remaining extent of Ac. 498.72.

Sri V. Nagabhushanam:— The matter would have been taken up by the Revenue Minister for giving revision powers to Collectors on applications for resurvey in Parkal taluk.

Sri V. Srinivasudu:— Need for giving revision powers to Collectors on applications for resurvey in Parkal taluk.

18. Need for giving revision powers to Collectors on applications for resurvey in Parkal taluk.
Need for giving revision powers to Collectors on applications for resurvey in Parkal taluk.

3rd December, 1971
3rd December, 1971  

re : Waiver of penalties imposed on the ryots of R. C. Canal.

S. Siddareddy :—The members are aware that on a number of representations made not only by the public but also by members of both the Houses, requesting for waiver of the penalties levied for unauthorised irrigation under various projects, the Government after careful consideration of the issue had taken a lenient view in respect of penalties levied during faslis 1376 to 1379, (both faslis inclusive) and waived them in full, in case where there has been no tampering with any irrigation source and where such irregular irrigation did not result in diminution of supply of water so as to adversely affect the regular as well as in all other cases empowered the Collector to determine the quantum of penalties having regard to the circumstances of the case not exceeding twice the normal charge for water. The Gover-
re: Non-implementation of Government orders by the Block Development Officer, Bestavaripet, Ongole District in respect of Class IV employees.

Government have adopted very liberal attitude in extending the above concession for faslis 1376 to 1379 and there is no question of further extension of the concessions even to the back fasli 1376. It is pertinent to mention here that orderly utilisation of water for irrigation would be rendered impossible unless the rules regulating the supply of water for irrigation are duly observed by all the ryots concerned and that any irregular irrigation and tampering with or damage to irrigation works would have to be seriously viewed and severe action taken against the offenders.

(21) Exclusion of Sattenapalli taluk in the Market-Roads Programme under Nagarjunasagar canal ayacut area.

Mr. Chairman:— Next motion is by Sri Vavilala Gopalakrishnaiah. The Minister will make a statement.

Mr. Vavilala Gopalakrishnaiah:— The Minister will make a statement.

Mr. Chairman:— The Minister will make a statement.

Sri Ch.Vengaiah:— Mr. Speaker Sir, this is a case which you can well understand from the matter, how the State Government and specially the Medical Department is functioning in our State. This matter was raised in August on the floor of this House by way of Call Attention Motion as well as Short Notice Question. The Hon. Minister was pleased to answer. The answer is also here with me now. Mr. Speaker Sir, G.O. 815 was issued by the Government in May 1971, wherein the staffing pattern of the P.H.C.s. were fixed. It was stated in the G.O. in paragraph 7 that only junior-most peope should be surrendered to the parent department from the Primary Health Centre. Here is a case where a senior-most man was surrendered by the Block. That was raised in the House by way of Call attention motion by me on 30-8-71. The Hon. Minister has assented that if there
3rd December, 1971  re: Non-implementation of Government orders by the Block Development Officer, Bestavaripet, Ongole District in respect of Class IV employees.

Justice was done he would set it right. Nothing was done so far. For your information. Mr. Speaker Sir, salary of this individual was not paid right from 1-5-71 up to date. With much regret I have to say that all the Call attention Motions and answers by the Ministers have become a farce in the House. Why for we are raising this urgent matter? You give some answer, you don't stick on to it and you issue G. O. and there is nobody to implement the G. O. there. I am sorry to remark all these things. Now, at least I want the Minister to make a clear answer and stick on to it and see that the subordinate abide by the rules laid down by the Government.

Sri Md. Ibrahim Ali Ansari:—In G. O. Ms. No. 815-Health dated 27-4-1971 it was ordered that the two posts of Class IV employees as per the uniform pattern should be filled in by the senior most two persons as on 1-4-1971. The persons rendered surplus should be absorbed immediately without break in service by the Panchayat Samithi or the Medical Department whichever is the appointing authority.

2. No report has been received by the Government either from the Collector or the Secretary, Zilla Parishad, Ongole in the matter. The Collector, Ongole has been contacted and his report is awaited. However it may be stated that the Panchayat Samithi, Bestavaripet is not the only Samithi which has disobeyed the orders of the Government but a few other panchayat samithis also have done the same thing. Some of the affected persons have also filed writ petitions in the High Court seeking redress of their grievances. The Government have not filed the counter yet. The matter is under consideration in consultation with Director of Medical and Health Services and the Panchayat Raj Department.

Sri Ch. Vengaiah (Markapur):—The hon. Minister is saying that not only this Samithi but there are some other Samithis which have violated the conditions laid down in the G. O. so and so and that some people have gone to the High Court. My case is this Sir. Here is an individual who is the senior-most, has who put in 14 years of service in the Block, and who has been surrendered to the parent department and he is without a job since 1-5-71. He has not gone to the Court. Are you going to do justice to him? It is within your power to ask the Block Development Officer to the oust junior-most man and absorb the senior-most man: Are you not competent to do it? Why this inability on the part of the Government? Do you expect him to go to the High Court and then file a writ against the Government.

Mr. Chairman:—Will the Ministers say something?
Death of a patent due to negligence

Sri Md. Ibrahimali Ansari:—I assure the hon. member that we will take immediate action.

Sri T. V. S. Chalapathi Rao:—I need hardly mention that I continued in this House for the past one decade. Believe me, Sir, never before I had an occasion to move a motion or speak on any subject with such deep sense of sorrow as I have been obliged to do today.

For two reasons, Sir, one, the patient who was allowed to die in Guntur General Hospital happened to be my near relative, a young man of 29 years, a building inspector of Tenali Municipality and his wife is now a widow at a very premature age of 25 years with three children. If he died a natural death, nobody need have bothered. But, he was allowed to die because of the leisurely fashion, neglected manner, the indifferent manner in which the first Surgeon of that Hospital and a Senior Medical Officer treated this patient. I am very sorry to make a very grave allegation of corruption and negligence against my colleague Doctor and against a senior Medical Officer of the State. It became necessary to say that such rot cannot be allowed in future in the State. If you want to solve the population problem, you multiply Medical Officers of the type of the Superintendent, Guntur General Hospital and the problem will be solved.

I request the Government to take a very serious view of the matter and cause an enquiry in detail. I am prepared to give evidence how the Doctor has neglected the case. My second charge is corruption. He took Rs. 180/- which is not allowed under rules. Only 30 rupees is allowed as consultation fees. The remaining Rs. 150/- comes under corruption. These are my two charges against that Medical Officer. I may not feel sorry when he is guilty of corruption. He has neglected the case. He diagnosed the simple abscess of rectum as cancer. Even assuming his diagnosis as correct, he never took any steps. Even in cancer one has to cut a small piece of suspected growth and send it for biopsy and it must be proved. He never did it. Though he failed, nature has not failed. Abscess has burst; puss gushed out and the puss inflicted his superficial coverin of the contents of abdomen and with that complication that followed died. Is it not a fit case for the Government to order an enquiry to take serious action against that gentleman so that it will not be occurred and the Medical Officers of the Government Hospitals will be more careful? It is not with any malice I am talking. Please permit to read the following:” From the above, it becomes clear that the Superintendent of Guntur Government Hospital, Dr. L. Surya.
naryana, is guilty of gross negligence towards his admitted patients and guilty of corruption against rules. The Minister is, therefore, requested to take serious view of the matter and take suitable action against the Superintendent of the Guntur General Hospital so that it will not be there in future. I once again humbly request to order a judicial enquiry and that officer must be transferred from that place while the enquiry going on, otherwise, the enquiry will not be successful.

Sri Mohd. Ibrahim Ali Ansary:—I am sorry to submit that the report which I have received from the Department is quite contrary to that the Hon'ble Member has said and so I will get the whole thing investigated and I will not hesitate to take drastic action against those who are found responsible for the negligence.

Sri T. V. S. Chalapathi Rao:—If you keep that gentleman there, the records will be tampered.—So, I request the Minister to cause an enquiry and transfer the gentleman during the period of enquiry as otherwise, he will temper the records.

Sri Mohd. Ibrahim Ali Ansari:—If there is a prima facie case against him we will certainly transfer.

(24) Unemployment among Dental Surgeons.
Sri Mohd. Ibrahim Ali Ansari: Sir, a sum of Rs. 10 crores has been provided in the next Fourth Five Year Plan 1969-74. It was proposed to open 16 dental clinics in some of the important taluk headquarters hospitals of State. But subsequently in view of the limited financial resources of the State, the plan provision has been dropped. However a sum of Rs. 10 lakhs has been provided in the Budget Estimates for 1969-70 in the medical and Public Health Schemes. During these years i.e. 1969-70, three dental clinics have been opened in the following taluk headquarters hospitals: Taluk Headquarters hospital, Krishna District-Gudivada Taluk Headquarters hospital, Nalgonda district - Suryapet Taluk Headquarters hospitals Kurnool district-Adoni.

During the year 1971-72, Rs. 113 lakhs has been provided in the Budget Estimates for the year 1971-72 for the Medical and Public Health Schemes. It is proposed to open one Dental clinic in the Government Headquarters Hospital, Ongole. The Government of India has offered a sum of Rs. 10 lakhs to sanction loans to the unemployed B. D. S. graduates to set up private practice. The matter is under consideration of the Government. If the scheme is finalised, the number of unemployed B. D. S. graduates will be reduced.

(25) Non-supply of electricity to agricultural pumpsets in Telangana area.

3rd December, 1971

Non-supply of electricity to agricultural pumpset in Telangana area.
3rd December, 1971

re: Long lease of Paulchowk area in Rajahmundry to Private Party.

(Mr. Speaker in the Chair.)

The HonbleCollector of the Revenue, on a reference from the Honble District Deputy Commissioner, Rajahmundry, submits the following report:

1. The Honble Collector, in his reference, states that an area of about 1,500 acres near Paulchowk in Rajahmundry has been proposed for lease to a private party. The area is situated in the southern part of the district.

2. The proposed lease is for a period of 25 years. The rent is estimated at Rs. 2,000 per year.

3. The Collector recommends the lease, stating that it will benefit the local economy and provide employment opportunities for the local population. The lease also aligns with the government's policy of promoting private sector development.

4. The Collector asks for the House's approval of the lease agreement.

(25) Long lease of Paulchowk area in Rajahmundry to Private Party.
Allotment of Housing Board quarters at Potti Sreeramulu Nagar on hire purchase.

Because we have received this resolution of the Municipal Council recently and I am going through the resolution and then I will consider the whole case.

Allotment of Housing Board quarters at Potti Sreeramulu Nagar on hire purchase.
3rd December, 1971

re: Allotment of Housing Board quarters in Potti Sreeramulu Nagar on hire purchase

మొదటి మర్యాద పద్ధతి లో ప్రతిరూపం చేయబడతున్న కలఫటిని అది మరో కంటిక ప్రయాణం చేసే సమయం మేనట్టు ప్రకారం 30 రోజులు నిషిద్ధం. అతను 48 రోజులు కాదు, అటవీ ప్రతి పరిచయం అంటే, మరొక సాధనం చేయగలిగితే తప్పాలి. భావించి పంచ 12 రోజులు ప్రారంభమైంచారో. అందువల్ల అందుకే మరిన్ని పిల్లెట్టి నిషిద్ధం చేయబడాలి. అంటే పరిచయం చేయక నిషిద్ధం కావచ్చు. అందుకే అంటే 10 రోజుల పిల్లెట్టి చేయాలి. అందుకే అంటే 20 రోజుల పిల్లెట్టి చేయాలి. యుద్ధాన్ని అంటే 25 రోజుల పిల్లెట్టి చేయాలి. అంటే అంటే సరిపోడు చేయాలి.
Allotment of Housing Board quarters at Potti Sreeramulu Nagar on hire purchase.

December 3, 1971

It is not an extraordinary thing. It is a common thing.

Secondly, it is an extraordinary pious thing. This is the life of the Rajya Sabha.

It is not a common thing.
IX. PAPERS LAID ON THE TABLE

(1) Andhra Pradesh Rectified Spirit Rules 1971

Sri P. V. Narasimha Rao — Sir, I beg to lay on the Table a copy of the Andhra Pradesh Rectified Spirit Rules, 1971, issued under the Andhra Pradesh Excise Act 1968 and published in the Rules Supplement to Part II of the Andhra Pradesh Gazette dated 30-10-1971 as required under Section 72 (4) of the said Act together with the statement specifying the reasons for giving retrospective effect to these Rules from 1-8-70 as required under Section 72 (3) of the said Act.

(2) Amendment to Andhra Pradesh General Sales Tax Rules 1957.


Sri Sidda Reddy (on Behalf of the Minister for Industries) — Sir, I beg to lay on the Table under Section 619 (A) (3) of the Companies Act, 1956, a copy of the twenty-eighth Annual Report of the Hyderabad Chemicals and Fertilizers Ltd for the year 1969-70.


Sri Ch. S. R. V. Murthy Raju (on Behalf of the Minister for Religious and Charitable Endowments) — Sir, I beg to lay on the
Reports as adopted by the Regional Committee on 22-11-1971 and sent to Government.

Table copy of the Rules issued in G. O. Ms. No. 706, Revenue(Endt, III) Department Dated 26-6-1971 under Section 49 (II) 42 [(IV) (B)] 54, 55, 56, 107 of the A. P. C. & H. R. I. & E. Act, 1966. as required under sub-section (2) of Section 7 of the said Act.


Sri Ch. S. R. V. P. Murthy Raju (Deputizing for the Minister for Religious and Charitable Endowments):—I beg to lay Home(Endt- III) Department, dated 20-10-67 under section (2) of on the table Section 107 of the Act.

(6) Rules prescribing the manner of publication of notification under the A. P. Municipalities Act, 1965.

The Minister for Municipal Administration (Sri M. Manikrao):—I lay on the Table copies of the Rules prescribing the manner of publication of notification under Section 269 of the Andhra Pradesh Municipalities Act, 1965 issued in G. O. Ms. 480 dated 15-7-71 and published at pages 210-212 of Rules Supplement to Part I of the Andhra Pradesh Gazette as required under sub-section (2) of Section 327 of the said Act.

(7) Amendment to A. P. Municipalities (Appointment of Standing Council etc.) Rules, 1968.

Sri M. Manikrao:—I lay on the Table a copy of the amendment to the Andhra Pradesh Municipalities (Appoint of Standing Counsels etc.) Rules 1968 issued in G. O. Ms. No. 625, M. A. dated 25-8-71 and published at page 227 of Rules Supplement to Part I of the Andhra Pradesh Gazette as required under sub-section (2) of Section 327 of the Andhra Pradesh Municipalities Act 1965.


Sri Ch. S. R. V. P. Murthy Raju:—I lay on the Table a copy of the 13th Annual Report and Accounts of the Andhra Pradesh State Warehousing Corporation for the year 1970-71 as required under Section 31 (11) of the Warehousing Corporation Act 1962.

(9) Reports as adopted by the Regional Committee on 22-11-71 and sent to Government.

Sri K. Rajamallu:—I lay on the Table a copy each of the following Reports as adopted by the Regional Committee on 22-11-71 and sent to Government.
Presentation of the Reports of the Committee on Privileges.

1. Fourth Report of the Sub Committee on Services on promotions in the Andhra Pradesh State Road Transport Corporation;
3. Seventh Report of the Sub Committee on Education on abolition of Detentions in all classes except VII and X.


Sri P. V. Narasimha Rao:—I lay on the Table a copy of the Sixth Annual Report of the Andhra Pradesh Vigilance Commission for the period 1-4-70 to 31-3-71.

Mr. Speaker:—Papers are laid on the Table.

X. Presentation of the Fourth of the Committee on Petitions.


Mr. Speaker:—The Report is presented to the House.

XI. Presentation of the Reports of the Committee on Privileges

Sri V. K. Naik:—I beg to present the Twelfth, Thirteenth, Fourteenth, Fifteenth and Sixteenth Reports of the Committee of Privileges on the following five questions.

1. Question of privilege given notice of by Sri K. Achuta Reddy regarding his alleged illegal detention;
2. Question of breach of privilege given notice of by Sri Badri Vishal Pitti regarding the alleged illegal detention;
3. Question of breach of privilege given notice of by Sri G. Rajaram and others regarding the alleged illegal detention of Sri N. Ramachandra Reddy, M. L. A.
4. Question of breach of privilege given notice of by Sri G. Rajaram and others regarding not laying of the Annual Accounts and Audit Report of the Andhra Pradesh Agricultural University on the Table of the House for the last six years; and
5. Question of breach of privilege given notice of by Sri Uppal Malsoor regarding the alleged false information furnished to the Assembly.

Mr. Speaker:—The Reports are presented to the House.
Adoption of the Ninth Report of the Committee on Privileges.

Sri V. K. Naik:—I move:

"That the Ninth Report of the Committee of Privileges on the privilege motion given by Sri Pragada Kotaiah which was presented to the House on 10-9-71 be adopted."

Mr. Speaker:—Motion moved.

Mr. Speaker:—It is all in the Report:

Mr. Speaker:—The question to adopt the Report or otherwise.

It took more than 1 1/2 years to present the Report which was not useful.
3rd December 1971

Government Motion re: Enhancement of the borrowing power of the Andhra Pradesh Electricity Board

Sri V. K. Naik:—My esteemed colleague has raised some objection, but while doing so he has cast some aspersions on the Privileges Committee itself. This is the last day of the last session and I don’t want to go on with it. I wish he withdraws it.

Mr. Speaker:—The question is:

“That the Ninth Report of the Committee of Privileges on the Privilege motion given by Sri Pragada Kotaiah which was presented to the House on 10-9-71 be adopted.”

The motion was adopted.

XII. Motion for leave of absence of a Member.

Sri D. Venkatesham (Deputising for Sri B. Ratnasabapathi):—I move;

“That under Rule 210 of the Andhra Pradesh legislative Assembly Rules, leave of absence be granted to Sri L. Karayyareddy, M. L. A. for this Session as he is ill.”

Mr. Speaker:—Motion moved. (Pause) The question is:

“That under Rule 210 of the Andhra Pradesh Legislative Assembly Rules, leave of absence be granted to Sri L. Karayyareddy M. L. A. for this Session as he is ill.”

The motion was adopted.

XIV. Government Motion re: Enhancement of the borrowing power of the Andhra Pradesh State Electricity Board.

The Minister for Power (Sri V. Krishnamurthy Naidu):—I move:

“Whereas the Andhra Pradesh State Electricity Board constituted under Section 5 of the Electricity (Supply) Act, 1948 the Act to borrow any sum required for the purposes of the Act, subject to a maximum of ten crores of rupees, unless the State Government with the approval of the State Legislative Assembly, fixes a higher maximum amount;

And whereas the State Government with the approval of Andhra Pradesh State Legislative Assembly fixed in December 1962 twenty crores of rupees as the maximum amount;
Government Motion re: Enhancement of the borrowing power of the Andhra Pradesh Electricity Board

And whereas the State Government with the approval of Andhra Pradesh State Legislative Assembly fixed in March 1966 forty crores of rupees as the maximum amount;

And whereas the State Government with the approval of Andhra Pradesh State Legislative Assembly fixed in September 1969 sixty five crores of rupees as the maximum amount;

And whereas the State Government have considered it necessary that the borrowing limit of sixty five crores of rupees should be raised further to one hundred crores of rupees;

And whereas it appears to this Assembly to be desirable that the State Government should fix a higher maximum amount of one hundred crores of rupees.

Now, therefore, in pursuance of sub-section (3) of Section 65 of the Electricity (Supply) Act 1948 (Central Act 54 of 1948), this Assembly hereby approves that the State Government shall fix one hundred crores of rupees as the maximum amount which the Andhra Pradesh State Electricity Board may at any time have on loan under sub-section (2) of that Section.

Mr. Speaker:—Motion moved.

Mr. Speaker:—That has nothing to do here.

Mr. Speaker:—These are only Motions.

Mr. Speaker:—It is not laying on the Table. It is a regular business of the Government.

Mr. Speaker:—It is impossible.

Mr. Speaker:—Yesterday, the hon. Minister consulted you also.
3rd December, 1971

Government Motion re: Enhancement of the borrowing power of the Andhra Pradesh Electricity Board

I said as it is an agreement of the Business Advisory Committee to have the non-official day, if official business remains we will take up after non-official business is over. I request you to please refer to the Business Advisory Committee proceedings whether we have agreed government business overriding the non-official business. On the last day it is not fair to do like this.

Mr. Speaker: —Because there is objection.

Sri P. V. Narasimha Rao:—We are now placed with a rather ticklish problem because today happens to be the last day of this sitting. Now it would not be difficult for the government to insist on the continuation for another day and get Government business transacted. But I would like to submit for the consideration of Mr. Vavilala Gopalakrishnayya that with the best of intentions we would not be able to take up non-official business and it will not be possible to take up non-official business even if we continue the business tomorrow. Therefore, while regretting that the non-official business could not be taken up for want of time I would request him not to press for it because this government business is very important from the point of view of the Electricity Board and from the point of view of the common man. It has been moved with the permission of the House and it should be allowed to be passed. We will see what to do with the non-official Bill next time.

That was accepted by the Government, with all the hurry, with all the difficulty, with all the pains to the staff and members.
Mr. Speaker:—That is not possible.
That is all right. I leave it you.
Sri P. V. Narasimha Rao:—Thank you, Sir,
Mr. Speaker:—The question is:

"Whereas the Andhra Pradesh State Electricity Board constituted under Section 8 of the Electricity Supply) Act, 1948 (Central Act 54 of 1948) is empowered under section 65 of the Act to borrow any sum required for the purposes of the Act, subject to a maximum of ten crores of rupees unless the State Government with the approval of the State Legislature Assembly, fixes a higher maximum amount;

And whereas the State Government with the approval of Andhra Pradesh State Legislative Assembly fixed in December 1962 twenty crores of rupees as the maximum amount;

And whereas the State Government with the approval of Andhra Pradesh State Legislative Assembly fixed in March 1965 forty crores of rupees as the maximum amount;

And whereas the State Government with the approval of Andhra Pradesh State Legislative Assembly fixed in September 1969 sixty five crores of rupees as the maximum amount;

And whereas the State Government have considered it necessary that the borrowing limit of sixty five crores of rupees should be raised further to one hundred crores of rupees;

And whereas it appears to this Assembly to be desirable that the State Government should fix a higher maximum amount of one hundred crores of rupees.

Now, therefore in pursuance of sub-section(3 of Section 65 of the Electricity (Supply) Act 1948 (Central Act 54 of 1948), this Assembly hereby approves that the State Government shall fix one hundred crores of rupees as the maximum amount which the Andhra Pradesh State Electricity Board may at any time have on loan under sub-section (1) of that Section."

The Motion was adopted,

XV. Non-Official Bills.

Sri R. Mahananda:—I beg to move for leave to introduce the Andhra Pradesh (Andhra Area) Inams (Abolition and Conversion into Ryotwari) Bill, 1971.
3rd December, 197

Statement by the Chief Minister re: Concession to the Telugu medium graduates for appointments as teachers and lecturers etc.

Mr. Speaker:—Motion moved. (Pause) The question is:

"That leave be granted to introduced the Andhra Pradesh (Andhra Area) Inams (Abolition and Conversion into Ryotwari Bill, 1971.

The motion was adopted.

(2) Andhra Pradesh (Andhra Area Extension) Money Lenders Bill, 1971

Sri Vavilala Gopalakrishnayya:—I beg to move that the Andhra Pradesh (Andhra Area Extension) Money Lenders Bill, 1971 (as reported by the Select Committee) be taken into consideration.

Mr. Speaker:—Motion moved.

XVI. (1) Statement by the Minister for Municipal Administration re: Revocation of the order prohibition of the erection of two memorials.

Sri M. Manik Rao:—I have promised to make a Statement Sir. I may be permitted to make it now.

I have to announce that the Government have decided to revoke the suspension of the resolution No. 17 dated 17th Jan. 1970 passed by the General Body of the Municipal Corporation of Hyderabad. The Government have also revoked the order contained in paragraph 8 of the Memo No. 311/K1/70-I, M. A., dated the 2nd Feb. 1970 prohibiting the erection of two memorials. Finally the Government have permitted the Municipal Corporation of Hyderabad to take such action as it deems fit on the resolution No. 17 dated 17th Jan. 1970 as if it had not been suspended by the Government.

(2) Statement by the Chief Minister re:

Concession to the Telugu medium graduates for appointments as teachers and lecturers etc.

Sri C. V. K. Rao:—Last time we had a discussion on the medium of language and in that the hon. Chief Minister promised to make a statement of the floor or the House about English and other vernacular languages. I have read in the papers different versions, Sir.

Sri P. V. Narasimha Rao:—It is ready. There are no different versions. What we told the press yesterday was in pursuance of what I had indicated to the House earlier. So, there is no departure, no contradiction and no difficulty.
Statement by the Chief Minister re: 3rd December, 1971

Concession to the Telugu medium graduates for appointments as teachers and lecturers etc.

The Hon'ble Chief Minister stated:

"The Government have decided to grant concession to the Telugu medium graduates for appointments as teachers and lecturers etc.

The decision is as follows:

1. The conditions of the concession shall be as follows:

a) The graduate must have passed in the Telugu medium.

b) The graduate must have been a student of a Telugu medium school.

2. The concession will be granted to the following categories:

a) Teachers

b) Lecturers

3. The concession will be valid for a period of one year.

4. The concession will be applicable to the following grades:

a) Primary

b) Higher Primary

The above concession will be granted with effect from 3rd December, 1971.

Signed:

[Signature]

[Date: 3rd December, 1971]"
Statement by the Chief Minister re: Concession to the Telugu medium graduates for appointments as teachers and lecturers etc.

3rd December, 1971

Concession to the Telugu medium graduates for appointments as teachers and lecturers etc.

The student will not be insisted upon in case where the student has already studied in English medium he will continue the medium. Only in case of change of medium, when sought for, in those cases we insist on 40% marks in the medium to which he has to change over.

4. The concession will be given to the graduates who have passed the Intermediate examination in the Telugu medium.

5. The concession will be given to the graduates who have passed the first year of graduation examination in the Telugu medium.

6. The concession will be given to the graduates who have passed the second year of graduation examination in the Telugu medium.

7. The concession will be given to the graduates who have passed the third year of graduation examination in the Telugu medium.

8. The concession will be given to the graduates who have passed the fourth year of graduation examination in the Telugu medium.

9. The concession will be given to the graduates who have passed the fifth year of graduation examination in the Telugu medium.

10. The concession will be given to the graduates who have passed the sixth year of graduation examination in the Telugu medium.

11. The concession will be given to the graduates who have passed the seventh year of graduation examination in the Telugu medium.

12. The concession will be given to the graduates who have passed the eighth year of graduation examination in the Telugu medium.

13. The concession will be given to the graduates who have passed the ninth year of graduation examination in the Telugu medium.

14. The concession will be given to the graduates who have passed the tenth year of graduation examination in the Telugu medium.

15. The concession will be given to the graduates who have passed the eleventh year of graduation examination in the Telugu medium.

16. The concession will be given to the graduates who have passed the twelfth year of graduation examination in the Telugu medium.

17. The concession will be given to the graduates who have passed the thirteenth year of graduation examination in the Telugu medium.

18. The concession will be given to the graduates who have passed the fourteenth year of graduation examination in the Telugu medium.

19. The concession will be given to the graduates who have passed the fifteenth year of graduation examination in the Telugu medium.

20. The concession will be given to the graduates who have passed the sixteenth year of graduation examination in the Telugu medium.

21. The concession will be given to the graduates who have passed the seventeenth year of graduation examination in the Telugu medium.

22. The concession will be given to the graduates who have passed the eighteenth year of graduation examination in the Telugu medium.

23. The concession will be given to the graduates who have passed the nineteenth year of graduation examination in the Telugu medium.

24. The concession will be given to the graduates who have passed the twentieth year of graduation examination in the Telugu medium.

25. The concession will be given to the graduates who have passed the twenty-first year of graduation examination in the Telugu medium.

26. The concession will be given to the graduates who have passed the twenty-second year of graduation examination in the Telugu medium.

27. The concession will be given to the graduates who have passed the twenty-third year of graduation examination in the Telugu medium.

28. The concession will be given to the graduates who have passed the twenty-fourth year of graduation examination in the Telugu medium.

29. The concession will be given to the graduates who have passed the twenty-fifth year of graduation examination in the Telugu medium.

30. The concession will be given to the graduates who have passed the twenty-sixth year of graduation examination in the Telugu medium.

31. The concession will be given to the graduates who have passed the twenty-seventh year of graduation examination in the Telugu medium.

32. The concession will be given to the graduates who have passed the twenty-eighth year of graduation examination in the Telugu medium.

33. The concession will be given to the graduates who have passed the twenty-ninth year of graduation examination in the Telugu medium.

34. The concession will be given to the graduates who have passed the thirtieth year of graduation examination in the Telugu medium.

35. The concession will be given to the graduates who have passed the thirtieth year and above of graduation examination in the Telugu medium.

36. The concession will be given to the graduates who have passed the thirty-first year and above of graduation examination in the Telugu medium.

37. The concession will be given to the graduates who have passed the thirty-second year and above of graduation examination in the Telugu medium.

38. The concession will be given to the graduates who have passed the thirty-third year and above of graduation examination in the Telugu medium.

39. The concession will be given to the graduates who have passed the thirty-fourth year and above of graduation examination in the Telugu medium.

40. The concession will be given to the graduates who have passed the thirty-fifth year and above of graduation examination in the Telugu medium.

41. The concession will be given to the graduates who have passed the thirty-sixth year and above of graduation examination in the Telugu medium.

42. The concession will be given to the graduates who have passed the thirty-seventh year and above of graduation examination in the Telugu medium.

43. The concession will be given to the graduates who have passed the thirty-eighth year and above of graduation examination in the Telugu medium.

44. The concession will be given to the graduates who have passed the thirty-ninth year and above of graduation examination in the Telugu medium.

45. The concession will be given to the graduates who have passed the fortieth year and above of graduation examination in the Telugu medium.

46. The concession will be given to the graduates who have passed the forty-first year and above of graduation examination in the Telugu medium.

47. The concession will be given to the graduates who have passed the forty-second year and above of graduation examination in the Telugu medium.

48. The concession will be given to the graduates who have passed the forty-third year and above of graduation examination in the Telugu medium.

49. The concession will be given to the graduates who have passed the forty-fourth year and above of graduation examination in the Telugu medium.

50. The concession will be given to the graduates who have passed the forty-fifth year and above of graduation examination in the Telugu medium.
730 Valedictory speeches 3rd December, 1971

Sri P. V. Narasimha Rao:—We will Share our ideas with the proper time.

Sri. N. S. :—We will share our ideas with the proper time.

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3rd December, 1971
Valedictory Speaches

3rd December, 1971

732  Valedictory Speaches
The Speaker that speaks the least is the best Speaker.
734  

Valedictory Speaches  
31st December, 1971

பிறங்கர் வெள்ளாடு என்று எழுந்து வந்தது சாதமாகியது. இது பொருந்தான நூற்றாண்டு என்று எழுந்து காண்பது மற்றும் என்று எழுந்து காண்பது. இதை செய்து இன்றும் பொருந்தான நூற்றாண்டு என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. ஆனால் கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இணையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது. இடையே கூறிக்கொண்ட என்று எழுந்து சாதமாகியது.
8th December, 1971

Valedictory speeches.

3rd December, 1971

Valedictory speeches.

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Valedictory speeches

3rd December, 1971

Mr. Chairman, ladies and gentlemen,

It is a matter of pride for me to address you today, on the occasion of the annual general meeting of our esteemed organization. Let me begin by expressing my gratitude to the members for their unwavering support and dedication over the years. 

We have come a long way since our inception, and it is a testament to our resilience and perseverance. The challenges we have faced have only served to strengthen our resolve and commitment to our mission. 

Our achievements over the past year have been nothing short of remarkable. We have expanded our reach, enhanced our services, and made significant strides towards our goals. 

Looking ahead, we are excited about the opportunities that lie ahead. With your support, we believe we can achieve even greater heights. 

Let us continue to work together, united by our shared vision and purpose. Let us strive for excellence in all that we do, and let us always remember the importance of compassion and empathy in our work. 

Thank you for your time and attention today. I look forward to another successful year as we move forward together. 

Thank you.
3rd December, 1971

Valedictory Speeches

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1971 నవంబర్ 29న, ఆయా, ఆయా స్యాలేక్ తెలుసుకుందా, మరింత ప్రతిష్ఠితం మరియు అది ఒక విశాలంగా ప్రతిష్ఠితం అయితే, నాకు అందించిన రైతరేణ్యెని ముఖ్యమైన ఫాగురు పనితో నేత్రానికి విభిన్న విభాగాలు లనుపడే విభిన్న పనిచేసింది. తాద్రమయ్య ప్రదర్శించటం అందించిన ప్రతిష్ఠితం మరియు అది ఒక విశాలంగా ప్రతిష్ఠితం అయితే, నాకు అందించిన రైతరేణ్యెని ముఖ్యమైన ఫాగురు పనితో నేత్రానికి విభిన్న విభాగాలు లనుపడే విభిన్న పనిచేసింది. తాద్రమయ్య ప్రదర్శించటం అందించిన ప్రతిష్ఠితం మరియు అది ఒక విశాలంగా ప్రతిష్ఠితం అయితే, నాకు అందించిన రైతరేణ్యెని ముఖ్యమైన ఫాగురు పనితో నేత్రానికి విభిన్న విభాగాలు లనుపడే విభిన్న పనిచేసింది.
Sri Vasudev Krishna Naik (Gagan Mhal):— Mr. Speaker, Sir
I take this opportunity to express my sincere feelings of gratitude to one and all that have helped me to maintain the prestige of this August House. First and foremost, the opportunity was given to me by Sri K. Brahmananda Reddy to continue as Deputy Speaker. So, I express my sincere feelings of gratitude to him. I know that when I took the opportunity to serve as Deputy Speaker, there were shortcomings in me, of language, of capacity and other qualities required for this House to be Conducted. But by the guidance given tome by our esteemed Speaker, now who is the Deputy Chief Minister, I think I could pilot the matters to my satisfaction if not to the satisfaction of all other members. I express once again my sincere thanks and gratitude to Sri B.V. Subba Reddy. I also express my gratitude to you, Sir, who within the short period as has already been botol has given s ock what capacity you have to conduct this August House. Democracy has democratic values. These democratic values are well expressed through parliamentary life and in the parliamentary life, Legislature is one wing and this Legislature of Andhra Pradesh I am s very with the cooperation and Co-ordination of opposition leaders and Treasury Beneches, has established in the citory of parlimentary life that Andhra Pradesh has given a man of repor and love for the feelings of the peopl of the State.
3rd December, 1971

Valedictory Speeches

I once more thank all the Opposition members, and the Members of the Treasury Benches. Whenever any difficulty arose when I was in the Chair, they have been extending their cooperation. I thank the Secretary of the Legislative Assembly, staff, Assistant Secretaries and all the IV Grade servants of this Assembly for the cooperation they gave us during all these nine years. I thank you all once again.

I think this is the valedictory function.
I think he has led the deputation to Commonwealth Parliamentary Association. I have led the deputation to the Commonwealth Parliamentary Association. He has led the deputation to the Commonwealth Parliamentary Association. The Legislature is the embodiment of people's power. It is the embodiment of people's power. The Legislature is the embodiment of people's power.
3rd December, 1917

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I was very much nervous whether I could undertake this responsibility. He relieved me of it and he made my work very easy.

XVIII. Announcement

Mr. Speaker:—I have received The following letter from the Chief Whip of the Andhra Pradesh Legislature Congress party

To

Hon'ble the Speaker.

A. P. Legislative Assembly,

Hyderabad.
Sir,

I am to inform you that the following legislators of A. P. Legislative Assembly have been admitted to the Congress Party and as such I request you kindly to allot them seats on the Treasury Benches and oblige.

Yours sincerely,

1. Sri. R. Mahananda
2. Sri B. Niranjan Rao

Now I have to present the statistics for the meeting of the Legislative Assembly from 23-11-1971 to 31-12-1971.

1. No. of days for which the Assembly sat — 10 days
2. No. of hours for which the Assembly worked — 52 hours 29 minutes.

   Number of questions answered orally — 160
   Number of questions for which answers were placed on the table — 95
   Number of short notice questions — 14
   Number of supplementaries — 456
   Number of speeches made by the ministers — 170
   Number of speeches made by members — 215
   Number of call attentions admitted and statements made — 50
   Number of Bills passed — 8

Composition of the House as on 3-12-1971:

- Congress — 230
- Legislature Communist Front — 12
- Swatantra Party — 10
- Communist party (Marxist) — 5
- Bharatiya Jana sangh — 3
- People's Democratic Group — 2
- Republican Party — 2
- Samyukta Socialist Party — 1
- Independents — 8
- Nominated — 1
- Vacant — 14

Total — 288

The House is here adjourned sine die.