THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT
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THE

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker: Sri P. Ranga Reddy

Deputy Speaker: Sri Syed Rahmat Ali

Panel of Chairmen: 1. Sri Kaza Ramanadham
2. Sri Baddam Yella Reddy
3. Smt. D. Indira
4. Sri M. Yellappa

Secretary Sri A. Shanker Reddy,
B.A., LL.B.

Assistant Secretaries: 1. Sri M. Ramanadha Sastry
2. Sri P. Ranga Rao
3. Sri E. Sadasiva Reddy
4. Sri V. K. Viswanath
5. Sri S. Poornananda Sastry
6. Sri K. Satyanarayana Rao
7. Sri R. N. Sarma
ORAL ANSWERS TO QUESTIONS

REGISTRATION OF STAINLESS STEEL UNITS IN THE STATE

981—

*4193-(G) Q.—Sarvasri Nallapareddi Srinivasulreddi (Guduru). 8.30. a.m.
Ch. Parasurama Naidu (Parvathipuram) and A. Srinivulu (Eluru):—
Will the hon. Minister for Industries be pleased to state:

(a) how many applications have been recommended by the
District Collectors in the month of March, 1974 for the registration
of stainless steel units to the Director of Industries;

(b) whether all the applications received on or before
31-3-74 have been processed by the District Collectors;

(c) if not the reasons therefor;

(d) whether it is a fact that 16 out of 22 applications recom­
mended from Nellore District, belong to one caste and one family,
whether it is also a fact that in Nellore district applications received
prior to the receipt of the above 22 applications have not been pro­
cessed?

The Minister for Industries (Sri P. Basi Reddy):—(a) 2147 applications
were received by the District Collectors. As the District
Collectors are empowered to register the units in the districts, the
question of their recommending the applications to the Director of
Industries did not arise.

(b) Of the 2147 applications, registration was given in 1810 cases, 200 applications could not be processed and the remaining 137
applications only were rejected.

(c) Orders for registration of units for stainless steel for the
manufacture of permissible items were issued by the Government, on
26-3-1974. As an unusually large number of applications were
received and as there were only a few days left before closure of the
year, all the applications could not be processed.

*An asterisk before the name indicates confirmation by the member.
(d) It is not correct that 16 of the 22 units registered in Nellore district belong to one caste and one family. The applications received prior to the receipt of these 22 applications were not registered by the Collector as they did not fulfill the criteria.

Sri P. Basi Reddy:—I just received district-wise applications information.

Sri C. V. K. Rao:—Sir, ask him to lay on the table of the House.

Sri P. Basi Reddy:—I will lay on the table of the House.
Sri P. Basi Reddy:—Under the Constitution of India, any man can do any trade freely in any part of the Country. The answer to the question is that a person can enter any trade and carry it on in any part of the country without any restriction. The Constitution guarantees this right to all individuals.

3. P. Reddy:—Under the Constitution of India, any man can do any trade freely in any part of the country. The answer to the question is that a person can enter any trade and carry it on in any part of the country without any restriction. The Constitution guarantees this right to all individuals.
Sri A. Sriramulu :—This has become a very big racket in the State. Minister has been pleased to state that Essentiality certificate has been obtained and for that one must possess machinery. I can say more than 50% of the applicants whose names had been registered did not actually possess any machinery. The number may be about 1870. Then how the certificates have been granted. The announcement was made on 26-3-74 and the last date for receipt of application was put as 31-3-74, that means hardly 5 days time was available. This has helped the professional trained men, who have perfected in the art of obtaining permits and licences, to corner all these licences. As a result of this many genuine applicants have been left off. In view of this will the Government consider to take up the balance of applications left out because of short time stipulated?

They must have made firm arrangements for premises; and placed a firm order for machinery. These are the two criteria for registration of units. For issue of Essentiality Certificate they must have obtained machinery and installed it in a specified house.

It is a clearance for obtaining raw materials.

Oral Answers to Questions.

98


B. Anchireddy:—Is it true that in the month of September, 1974, Andhra Pradesh Government has given permission to the ZPC to purchase more than 1500 acres of land in Maharashtra, and has also agreed totextfield the amount of Rs. 200,000.

B. Basappa:—Is it a fact that the Andhra Pradesh Government has given permission to the ZPC to purchase 2000 acres of land in Maharashtra, and has agreed to pay Rs. 200,000.


B. B. K. Reddy (Kamalapur):—Is it not true that the ZPC has been allowed to purchase 2000 acres of land in Maharashtra, and has been given an amount of Rs. 200,000.

B. Basappa (Uravakonda):—Will the hon, Minister for Transport; be pleased to state:–

8-50 a.m.

B. B. K. Reddy (Kamalapur):—Is it not true that the ZPC has been allowed to purchase 2000 acres of land in Maharashtra, and has been given an amount of Rs. 200,000.

B. Basappa (Uravakonda):—Will the hon, Minister for Transport; be pleased to state:–

Sharing of Assets and Liabilities Pertaining to the Road Transport Between Andhra Pradesh and Maharashtra.

982—

*4796. (B) Q.—Sarvasri P. Janardhan Reddi (Kamalapur), and B. Basappa (Uravakonda):—Will the hon. Minister for Transport be pleased to state:
(a) the Assets and Liabilities shared by both the Governments of Andhra Pradesh and Maharashtra at the time of State bifurcation pertaining to Road Transport; and

(b) whether the Maharashtra Government has cleared the dues to the Andhra Pradesh Government?

The Minister for Transport (Sri J. Chokka Rao):—

(a) Consequent on the States Reorganisation, the Assets and Liabilities of the ex-Hyderabad Road Transport Department have been divided between the three successor States, viz., Andhra Pradesh, Maharashtra and Mysore. A trifurcated balance sheet as on 31-10-76 which is under consideration of Board of directors of Andhra Pradesh State Road Transport Corporation is placed on the Table of the House.

(b) According to the above statement, no amount is payable by the Maharashtra Government to the Andhra Pradesh Government as a result of this division.
13th August, 1974. Oral Answers to Questions,  

Statement placed on the Table of the House—  
ROAD TRANSPORT DEPARTMENT—TRIVERTISE (Revised).

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Particulars.</td>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
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<tr>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>I. Capital provided by Government:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Towards Capital Expenditure</td>
<td>2,22,76,252</td>
<td>51,00,765</td>
<td>15,81,324</td>
<td>2,89,58,341</td>
</tr>
<tr>
<td>(b) Towards Purchase of London Stores.</td>
<td>9,92,595</td>
<td>1,46,661</td>
<td>1,29,009</td>
<td>12,68,265</td>
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<tr>
<td>Total</td>
<td>2,32,68,847</td>
<td>52,47,426</td>
<td>17,10,333</td>
<td>3,02,26,606</td>
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<tr>
<td>II. Capital appropriated from the Depreciation Fund.</td>
<td>35,25,178</td>
<td>9,93,349</td>
<td>6,11,757</td>
<td>51,30,284</td>
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<td>III. Expenditure met from the Betterment Fund.</td>
<td>20,50,280</td>
<td>10,41,736</td>
<td>5,20,205</td>
<td>36,12,221</td>
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<td>IV. Capital Suspense Account:</td>
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<tr>
<td>(a) Purchases</td>
<td>21,15,706</td>
<td>3,12,606</td>
<td>2,74,982</td>
<td>27,03,294</td>
</tr>
<tr>
<td>(b) London Invoices</td>
<td>72,09,409</td>
<td>9,73,879</td>
<td>8,56,668</td>
<td>90,39,956</td>
</tr>
<tr>
<td>V. Revenue Deposits</td>
<td>2,95,097</td>
<td>15,962</td>
<td>6,638</td>
<td>3,17,697</td>
</tr>
<tr>
<td>VI. Unpaid Wages</td>
<td>1,497</td>
<td>1,473</td>
<td>105</td>
<td>1,602</td>
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<tr>
<td>VII. Staff Benefit Fund</td>
<td>7,590</td>
<td>1,473</td>
<td>709</td>
<td>9,778</td>
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<tr>
<td>VIII. Demands Payable Account</td>
<td>3,26,064</td>
<td>14,872</td>
<td>83,076</td>
<td></td>
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<tr>
<td>IX. Advances to Staff</td>
<td>38,949</td>
<td>29,255</td>
<td>14,872</td>
<td>83,076</td>
</tr>
<tr>
<td>X. Net Revenue Account</td>
<td>6,94,582</td>
<td>88,033</td>
<td>25,393</td>
<td>8,08,008</td>
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<tr>
<td>XI. Guaranteed Provident Fund</td>
<td>50,63,584</td>
<td>7,52,615</td>
<td>3,83,179</td>
<td>61,99,378</td>
</tr>
<tr>
<td>XII. Depreciation Fund</td>
<td>1,24,81,749</td>
<td>21,63,000</td>
<td>19,35,000</td>
<td>1,65,79,749</td>
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<tr>
<td>XIII. Betterment Fund</td>
<td>39,77,786</td>
<td>7,82,744</td>
<td>4,82,056</td>
<td>52,42,586</td>
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<tr>
<td>XIV. Government Account</td>
<td>10,225</td>
<td>2,267</td>
<td>1,188</td>
<td>13,680</td>
</tr>
<tr>
<td>XV. Amount due to Government for the purchase of 300 two room tenements to be met from the Betterment Fund.</td>
<td>12,00,000</td>
<td>12,00,000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Grand Total | 6,22,66,549 | 1,24,04,345 | 68,23,085 | 8,14,93,979 |
BALANCE SHEET AS AT 31ST OCTOBER 1956.

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Andhra Pradesh</th>
<th>Maharashtra</th>
<th>Mysore</th>
<th>Total</th>
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<tr>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td></td>
<td>(1)</td>
<td>(6)</td>
<td>(7)</td>
<td>(8)</td>
</tr>
<tr>
<td>I. CAPITAL EXPENDITURE:</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Land</td>
<td>8,49,389</td>
<td>3,837</td>
<td>14,906</td>
<td>8,68,132</td>
</tr>
<tr>
<td>(b) Buildings</td>
<td>63,21,195</td>
<td>12,15,836</td>
<td>9,30,556</td>
<td>84,65,587</td>
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<tr>
<td>(c) Equipment</td>
<td>19,62,411</td>
<td>2,70,152</td>
<td>83,582</td>
<td>23,10,145</td>
</tr>
<tr>
<td>(d) Vehicles</td>
<td>1,65,11,932</td>
<td>53,84,075</td>
<td>15,08,668</td>
<td>2,34,01,675</td>
</tr>
<tr>
<td>Total</td>
<td>2,56,44,927</td>
<td>68,73,900</td>
<td>25,37,712</td>
<td>3,50,55,539</td>
</tr>
<tr>
<td>Deduct—Receipts on Capital Account</td>
<td>10,568</td>
<td></td>
<td></td>
<td>10,568</td>
</tr>
<tr>
<td>Total</td>
<td>2,56,34,359</td>
<td>68,73,900</td>
<td>25,37,712</td>
<td>3,50,45,971</td>
</tr>
<tr>
<td>II. CAPITAL SUSPENSE ACCOUNT:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Stores on Hand</td>
<td>1,15,27,209</td>
<td>16,95,096</td>
<td>14,36,233</td>
<td>1,46,78,538</td>
</tr>
<tr>
<td>(b) London Stores (Suspense)</td>
<td>8,87,720</td>
<td></td>
<td></td>
<td>8,87,720</td>
</tr>
<tr>
<td>(c) Sales</td>
<td>41,535</td>
<td></td>
<td></td>
<td>41,535</td>
</tr>
<tr>
<td>(d) Miscellaneous Advance</td>
<td>78,301</td>
<td></td>
<td></td>
<td>78,301</td>
</tr>
<tr>
<td>(e) Indian Stores in Transit</td>
<td>296</td>
<td></td>
<td></td>
<td>296</td>
</tr>
<tr>
<td>Total</td>
<td>1,25,35,061</td>
<td>16,95,096</td>
<td>14,36,233</td>
<td>1,56,66,390</td>
</tr>
<tr>
<td>III. Traffic Account</td>
<td>6,88,598</td>
<td>44,383</td>
<td>13,592</td>
<td>7,46,975</td>
</tr>
<tr>
<td>IV. Revenue Suspense</td>
<td>3,32,048</td>
<td>43,650</td>
<td>11,401</td>
<td>3,87,099</td>
</tr>
<tr>
<td>V. Advances to Staff</td>
<td>38,949</td>
<td>29,255</td>
<td>14,872</td>
<td>83,075</td>
</tr>
<tr>
<td>VI. DEPOSITS NOT BEARING INTEREST:</td>
<td>2,95,097</td>
<td>15,962</td>
<td>6,638</td>
<td>3,17,697</td>
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<td>7,82,744</td>
<td>4,82,056</td>
<td>52,42,586</td>
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<td>VIII. 300 Two Room Tenements Account</td>
<td>12,00,000</td>
<td></td>
<td></td>
<td>[12,00,000]</td>
</tr>
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<td>IX. Cash in Hand</td>
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<td>2,267</td>
<td>1,188</td>
<td>13,680</td>
</tr>
<tr>
<td>Grand Total</td>
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<td>1,24,04,345</td>
<td>68,23,085</td>
<td>8,14,93,979</td>
</tr>
</tbody>
</table>
Oral Answers to Questions

102


UNEMPLOYED HOMEOPATHIC DIPLOMA HOLDERS

983—

* 4 ? 9 7 (A) Q.—Sri Nallapareddi Srinivasulreddi:—Will the hon. Minister for Health and Medical be pleased to state:

(a) how many unemployed Diploma holders in Homeopathic medicine and Surgery (DH & MS) are there in Andhra pradesh including those who are having equivalent qualification;

(b) whether it is a fact that the Government are contemplating to absorb Allopathic Graduates (MBBS) as Teaching Staff in some posts in Homeopathic colleges in Andhra Pradesh;

(c) if so, whether it is not detrimental to the interests of the Diploma holders in Homeopathic medicine and surgery; and

(d) how many allopathic medical graduates are now working in Homeopathic colleges at present in Andhra Pradesh?

*The Minister for Health and Medical (Sri K. Rajamallu):—

(a) 126.

(b) Yes, Sir. The cases of some Allopathic Doctors appointed by the private managements before the Government took over the colleges, are under consideration of the Government for absorption.

(c) No, Sir.

(d) 9.


CLOSING OF SHOPS BY THE KIRANA MERCHANTS IN VIZAG IN PROTEST AGAINST THE SAMPLE COLLECTION

984—

* 4796 (T) Q—Sarvasri V. Srikrishna, P. Sanyasi Rao (Visakhapatnam) Mohd. Rajab Ali, (Khammam) Vanka Satyanarayana:—Will the hon. Minister for Health and Medical be pleased to state:

(a) whether the retail Kirana Merchants closed the shops from 23-6-1974 to 28-6-1974 protesting against the sample collection by the Health Inspectors of Visakhapatnam Municipality:

(b) whether the sample collection is stopped from the 29th of June, 1974;

(c) whether any representation was received by the Government recently from the Visakha Consumers Council dated 14-7-1974; and

(d) if so, the action the Government propose to take?

*Sri K. Rajamallu:—(a) The Vizag Municipality conducted intensive drive to collected food samples from 21-6-74 to 27-6-74 under Prevention of Food Adulteration Act, 1954. The Merchants pulled down the shutters when the samples were being taken;

(b) Food sampling work was not stopped from 29-6-74.

(c) Yes Sir.

(d) The Visakha Consumers Council represented to the Government not to yield to the threats of the traders and requested the Government not to stop the collection of samples of adulterated articles in Visakhapatnam Municipality. No instructions were issued by the Government to stop collection of samples of adulterated articles in Visakhapatnam Town.

104 13th August, 1974. Oral Answers to Questions
Oral Answers to Questions.


CELEBRATION OF COMMUNITY MARRIAGES BY T.T.D.

985—

*4793 (F) Q.—Sri Nallapareddi Srinivasulreddy:—Will the hon. Minister for Endowments be pleased to state:

(a) whether it is a fact that the trust board of the Tirumalai Tirupathi Devasthanam has resolved to celebrate community marriages at the cost of the said Devasthanams; and

(b) if so, the details of the proposals?

The Minister for Endowments (Sri S. Suryanarayana Raju):—

(a) The Board of Trustees, Tirumalai Tirupathi Devasthanams in its resolution No. 139 dated 15-5-1974 has made a provision of rupees one lakh in the Budget Estimates for 1974-75 for free community marriage scheme.

(b) The details of the scheme are being worked out by the Tirumalai Tirupathi Devasthanams.

పి. విద్య Thy name నా నామాన్ని సాధారణ నామం కనిపిస్తుంది।

స. మాత్రం భూమి నిర్మాణం చేయడాని చిత్రాని సమాధానం చేయడాని ప్రయత్నిస్తుంది। బ్రెగ్రియా నిర్మాణం మనం నిర్మాణ మార్గం కాక శాసనాని కొలువు కాగానా?

మ. అంగులిని నిర్మాణం చేయడాని సమాధానం చేయడాని ప్రయత్నిస్తుంది। ప్రతి సమాధానం మనం నిర్మాణం మార్గం కాక దిగుమతి కొలువు కాగానా?

స. సంప్రదాయం: తాము నిర్మాణం? మనం కనపడతో పండిగుడ కానం సాగడాని చిత్రాని సమాధానం చేయడాని ప్రయత్నిస్తుంది?

మ. సంప్రదాయం: మనం నిర్మాణం మార్గం కాక దిగుమతి కొలువు కాగానా?

స. మాట నిర్మాణం చేయడాని ప్రయత్నిస్తుంది?

Oral Answers to Questions.

(1) *Sri M. Nagi Reddy*: — Will the hon. Minister for Education be pleased to state:

(a) whether the Government have constituted the A.P. Sahitya Academy Central Council;

(b) if so, the names of the members of the said council; and

(c) the period of their tenure of office?

CONSTITUTION OF A.P. SAHITYA ACADEMY GENERAL COUNCIL

986—

*3540 Q.—Sri M. Nagi Reddy*: — Will the hon. Minister for Education be pleased to state:

(a) whether the Government have constituted the A.P. Sahitya Academy Central Council;

(b) if so, the names of the members of the said council; and

(c) the period of their tenure of office?
The Minister for Education (Sri M. V. Krishna Rao):—
(a) Yes, Sir.
(b) A list of members is laid on the table of the House.
(c) 5 years from 1–1–1974.

ANDHRA PRADESH SAHITYA AKADEMI
LIST OF THE MEMBERS OF THE 5TH GENERAL COUNCIL

Fellows:

1. Sri Gadiyaram Venkatasesha Sastry,
   Co-operative Colony,
   P. O. Proddatur, Cuddapah District.
2. Sri Thummala Seetharamamurthy Choudary,
   P. O. Appikatla, Guntur District.
3. Sri Puripanda Appalaswami,
   Karada, Post Hariharapur,
   Via. Sarankul, Puri District, Orissa State.
4. Sri Vedula Satyanarayana Sastry,
   10, Ramarao Pet,
   P. O. Peddapuram, East Godavari District.
5. Sri Vanamamalai Varadacharyulu, M L. C, P O. Chennur,
   Via. Mancherial, Adilabad District.
6. Sri Nayani Subba Rao,
   8-3-893/5, Yellareddiguda, Hyderabad-38.
7. Prof. G. J Somayaji,
   ‘Prabhatam’, Official Colony,
   Maharanipeta Visakhapatnam-2
8. Dr. D. Venkatavadhani,
   18/4 Rt. Barkathpura, Hyderabad.
9. Dr. B. Gopala Reddi,
   ‘Sudarshan Mahal’, P. O. Nellore.
10. Sri Devulapalli Ramanuja Rao,
    Secretary, A. P. Sahitya Akademi, Hyderabad-4.
11. Sri Boyi Bheemanna,
    I. C. 85, Erramanzil Colony, Hyderabad-4
12. Sri Marupuru Kodandarama Reddi,
    ‘Aparna’, James Garden, P. O. Nellore.

100—3

14. Prof. K. Lakshmiranjanam, 1-9-319/1, Vidyana gr, Hyderabad-44.

15. Smt. Utukuri Lakshmikanthamma, P. O. Bapatla, Guntur District.

Representatives of Sister Akademies:

16. Sri N. Narotham Reddi, Vice Chancellor, Osmania University, Hyderabad-7.

17. Dr. P. S. R. Appa Rao, Director, Telugu Akademi, Himayathnagar, Hyderabad-29.

18. Prof. V. L S. Bhimasankaram, Head, Department of Geophysics, Osmania University, Hyderabad-7

19. (A. P. Sangeeta Nataka Akademi)

Heads of the Telugu Departments of 3 Universities:

20. Dr. B. Rama Raju, Head, Department of Telugu, Osmania University, Hyderabad.

21. Dr. G. N. Reddi, Head of the Telugu Department, S. V. University, P. O. Tirupati.

22. Prof. K. V. R. Narastmham, Head of the Telugu Department, Andhra University, P. O. Waltair.

Representatives of literary organisations:

(OSMANTIA UNIVERSITY)


26. Sri Kesakurti Veerabhadra Chari,
   3-12-32, Ashoka Street,
   P.O. Nizamabad.

27. Sri Venuganti Narasimhacharyulu,
   Telugu Pandit,
   Government High School,
   P.O. Siddipet, Medak Dist.
   
   (Sri Venkateswara University area)

28. Sri C. V. Subbanna Sathavadhani,
   P.O. Proddatur,
   Cuddapah Dist.

29. Sri Akula Subrahmanyam,
   16/314, Trunk Road,
   P.O. Nellore.

30. Sri K. Muni Reddi,
    Samskriti Bhasha Pracharani Sabha,
    P.O. Chittoor.

31. Sri N. Harichandra Reddi,
    15/220, Brindavanam,
    P.O. Nellore.

32. Sri G. Veerasiva Reddi,
    Kokatam,
    Kamalapuram Taluk, Cuddapah Dist.
    (Andhra University area)

33. Sri Angara Surya Rao,
    22-67-5, Chopudar Galli,
    Town Hall Road, Visakhapatnam-1.

34. Dr. T. Venkateshwar Rao,
    P.O. Gudivada, Krishna Dist.

35. Sri Vavilala Somayajulu,
    3rd Line, 16/17, Cross Road, Brodipet, Guntur-2.

36. Sri Yerroju Madahavacharyulu, Secretary, Sudharmav,
    Nuzvid, Krishna Dist.

37. Sri Jonnalagadda Satynarayana Murthy, 26/158 Battampet,
    Machilipatnam-521001.
    (Twin Cities area)

38. Sri Gadiyaram Ramakrishna Sarma, P.O. Alampur,
    Mahaboobnagar Dist.

Oral Answers to Questions.

39. Sri Pothukuchi Sambasiva Rao,
208, New Bhoiguda, Secunderabad-3.

40. Dr. G. V. Subrahmanyam, 'Srivani, 1-8-702/105, Nallakunta, Hyderbad.

(Outside Andhra Pradesh area)

41. Sri Moturi Satyanarayana, 7, Crescent park Road, Gandhinagar, Adyar, Madras-20.

42. Sri Vuppala Lakshmana Rao,
President, 'Vikasam, 'Pragati' Hill Patna,
Berhampur-5, Ganjam Dist. (Orissa).

Persons elected on territorial representation basis under Art.12-1 (Viii) of the Constitution.

43. Sri Dasarathi, 90C, V.M. Street, Mylapore, Madras-4.


45. Sri S. Satchidanandam, 43, R.S. Gardens, P.O.Tirupati.

46. Sri Badi Guruva Reddy, 15/239, Brindavanam, P.O.Nellore.

47. Sri Pydipati Subbarama Sastry, Maruthinagar, Vijayawada-4

48. Smt. Tenneti Hemalatha, Vamshi Kumjama,
Hanumanpet, Vijayawada-3.

Persons representing Departments other than Telugu:

49. Dr. P. Sriramachandrudu, OUB/F/ 22, University Campus, Hyderbad-7.

50. Pro. V.M. Reddy, Head of the Department of History,
Sri Venkateswara University, P.O. Tirupati.

51. Prof. T. Donappa, 17-B, Seasands Quarters,
Andhra University Campus, P.O. Waltair-530003.

Co-opted Members.

52. Sri Pilaka Ganapathi Sastry, 2/4, Ayyavu Naidu Street,
Shenoynagar, Madras-30.

53. Sri D. Venugopalachary, Advocate, P.O. Bellary, (Karnataka State).

54. Sri Mallavarapu Visweswer Rao, 1, Amritnagar Colony, Bank Street, Hyderbad-1,

55. Sri N. S. Krishnamurthy, 3-4-574, Narayanaguda, Hyderabad-29.

56. Sri J. Bapu Reddi, 8-3-224/1/1/, Yusufguda, Hyderabad-38.

Government Nominations:

57. Smt. Bhanumati Ramakrishna, Bharani Gardens, Arcot Road, Vadapalani, Madras-26.


59. Dr. Ra6a Sultana, Head, Department of Urdu, Osmania University, Hyderabad-7.

60. Kumari Vasiraddi Seetha Devi, 74/2, Rt. Prakashamnagar, Hyderabad-16.

61. Dr. C. R. Sarma, Secretary, Sahitya Akademi, R.O., 21, Haddows Road, Nungambakkam P.O. Madras-6.

62. Dr. C. Markandeya Sastry, Dy. Director of Public Instruction, Andhra Pradesh, Hyderabad.

63. Sri Madhurantakam Rajaram, Teacher, P.O. Damalacheruvu, Chittoor Dist.

64. Sri S.T.G. Gnanananda Kavi, Telugu Pandit, Molaurin High School, P.O. Kakinada.

65. Sri Abid Ali Khan, Editor, Siasath, Jawaharlal Nehru Road, Hyderabad-1.


Hony. Fellows:

67. Dr. S. Kadhakrishnan.

67(a). Sri D.V. Krishna Sastry.

68. Sri Tripuraribhotla Veeraraghavaswami, Ramalingeswarapeta, P.O. Tenali, Guntur Dist.

69. Sri Gunderao Harkare, 18/7/728, Outside Gowlipura, Hyderabad-2.

Oral Answers to Questions.

70. Sri Rallapalli Ananthakrishna Sastry,
749, 46th Cross, VIII Block, Jayanagar,
Bangalore-41.

71. Dr Rayaprolu Samba Rao,
44, Nehrunagar, Secunderabad.

72. Sri Sivasankarawami, Tirthasramam,
Near Sub-Court, P.O. Ongole.

73. Sri Viswanatha Satyanarayana,
Maruthinagar, Vijayawada-4.

74. Sri Deepala Pitchaiiah Sastry,
Osmansahibpet, P.O. Nellore.

75. Sri S.T.G. Varadacharyulu, P.O. Chittiguduru,
Via. Masulipatnam, Krishna Dist.

76. Sri Gudipati Venkatachalam,
Ramanasram Publications,
P.B.No. 9. Tiruvennamalai, Tamilnadu.

77. Dr. N. Venkataramanayya,
1-9-635, Vidyanagar, Hyderabad.

78. Sri Sannidhanam Suryanarayana Sastry,
44, Zeera, Secunderabad.

79. Sri Duvvuri Venkataramana Sastry,
P.O. Masakapalli, Via. Dangen, E.G. Dist.

*Sri A. Sreeramulu:*—Sir, the Review Committee was appointed to study the working of all the Academies more particularly the Sahitya Akademi. There is a dissent note recorded by the Review Committee. I will read out the extract.

"The Chairman and Members of the Academies’ Review Committee, Andhra Pradesh, are deeply grieved to place on record the unseemly haste with which the Andhra Pradesh Sahitya Akademi conducted the elections for its General Council just a day before the date for submission of the Report of the Committee to the Government of Andhra Pradesh, especially when the Akademi was fully aware of the objectives for which the Review Committee was constituted by the Government, the Government made a categorical request in writing to the Akademi to postpone the elections and the term of the Council would expire only on 31st December, 1973."

Sir, when we look at the dissent note, we find that the Government has become helpless in regard to the activities of the Academies. Whether the facts enumerated in the dissent note are true and if so what is the action taken by the Government in regard to the sentiments
MEMORANDUM ON BEHALF OF ANDHRA PRADESH ELEMENTARY TEACHERS' FEDERATION.

988—

*4240-(D) Q.—Sri V. Srikrishna :—Will the hon. Minister for Education be pleased to state;

(a) whether any memorandum was presented to the Minister for Education on behalf of the Andhra Pradesh Elementary Teachers' Federation on 23rd February, 1974;

(b) if so, what are their demands; and

(c) the decision taken by the Government thereon?

Sri M. V. Krishna Rao :—(a) Yes Sir.

(b) & (c) Since it is not traceable steps have been taken to obtain a copy. Further action will be taken on receipt of the copy of the representation.

*4409 Q.—Sarvasri V. Srikrishna and Vanka Satyanarayana:—
Will the hon. Minister for Education be pleased to state:

(a) the amount of grant being given every year by the State Government to the Sainik School, Korukonda;

(b) whether there are any representatives of our State Government on the Board of Management;

(c) if so, the names of the persons representing our State on the Board; and

(d) the number of meetings they had attended so far?

Sri M. V. Krishna Rao:—(a) A statement is placed on the Table of the House.

(b) Yes, Sir.

(c) (1) Director of Public Instruction. (2) Deputy Secretary to Government, Finance Department. (3) Joint Collector, District Revenue Officer, Visakhapatnam district.

(d) For ten meetings of the local Board of Administration held during the last three years from April, 1970 to May, 1974, the attendance of the State Government representatives in the meetings is as follows:

Director of Public Instruction attended 2 meetings, his nominee 6, Joint Collector, Visakhapatnam 3 and his nominee one, Deputy Secretary, Finance Department has not attended any of the meetings. Necessary instructions were issued to the Government nominees to attend the meetings whenever they are held.

Oral Answers to Questions.

Statement of grants released to the Sainik School, Korukonda, Year-wise.

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<th>Year</th>
<th>Scholarship (Rs.)</th>
<th>(Construction of buildings and repairs) (Rs.)</th>
<th>Capital</th>
<th>Stores and equipments maintenance and other miscellaneous items (Rs.)</th>
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(Rs.)

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<td>10.</td>
<td>The Minister for Education: — Question No. 10. Answer: The issue of Educationists from the State in the area where the school is located was discussed. The Minister stated that the Educationists from the State were given the opportunity to discuss their concerns. The Minister also mentioned that the Educationists from the State were given the opportunity to express their views on the matter. The Minister concluded by stating that the Educationists from the State were given the opportunity to discuss their concerns.</td>
</tr>
</tbody>
</table>
Oral Answers to Questions


1. Mr. Someswararao: — The Madras High Court in its order on 31st March, 1974 has directed the Union Government to take necessary action in respect of the case. The Union Government has also been asked to pay interest on the sums involved at the rate of 6 per cent. per annum.

2. The Minister: — Section 59 has been extended to certain areas in the State.

3. Mr. V. Rajashekar Rao (Vijayawada): — The Government has already taken steps to extend the area covered by the Act and this extension will be made with effect from the date on which the Act is extended.

4. Mr. K. V. Subramanyam: — The Government is contemplating the extension of the area covered by the Act.

5. Mr. K. K. Reddy: — The Government has taken steps to extend the area covered by the Act.

6. Mr. S. Venkata Reddy: — The Government is considering the extension of the area covered by the Act.

7. Mr. K. N. Vijayakrishna Reddy: — The Government has taken steps to extend the area covered by the Act.

8. Mr. K. Mohan Reddy: — The Government is considering the extension of the area covered by the Act.

9. Mr. K. Narasimha Reddy: — The Government has taken steps to extend the area covered by the Act.

10. Mr. K. V. Ramana Reddy: — The Government is considering the extension of the area covered by the Act.

11. Mr. K. V. Ramana Reddy: — The Government has taken steps to extend the area covered by the Act.

12. Mr. K. Narasimha Reddy: — The Government is considering the extension of the area covered by the Act.

13. Mr. K. Mohan Reddy: — The Government has taken steps to extend the area covered by the Act.

14. Mr. K. V. Ramana Reddy: — The Government is considering the extension of the area covered by the Act.
AFFILIATION OF P.B.N. COLLEGE NIDUBROLU BY ANDHRA UNIVERSITY.

990—

*4735-Q.—Sri Nissankara Rao Venkataratnam:—Will the hon. Minister for Education be pleased to state:

(a) whether the P.B.N. College, Nidubrolu in Guntur District is disaffiliated by the Andhra University, if so when and the reasons for such action;

(b) whether the Hostel of P.B.N. College, Nidubroulu, constructed with Government grants is closed from July 1973 and if so, the reasons for such closure;

(c) the alternative arrangements made or under contemplation of the Government regarding establishment of another college and also about the buildings of the present college, its students, teaching and non-teaching staff; and

(d) what is the relief under contemplation of the Government regarding the suspended and dismissed teaching and non-teaching staff of the college ?.

Sri M.V. Krishna Rao:— (a) Yes, Sir. The senate of Andhra University at its meeting held on 30-3-1974 resolved to withdraw with effect from the academic Year 1974-75 the affiliation granted to the P.B.N.Collage, Nidubrolu in view of the unsatisfactory state of affairs existing in the said college. The following are the reasons. The management of the said college “(a) has not implemented the syndicate decision setting aside the orders of the management suspending and dismissing the Principal of the college (2) It has not followed the rules governing the conditions of service of teachers in affiliated colleges (3) It has empowered the Secretary of the Managing Committee to Punish Lectures or Professors or Principals when the Governing Body is not in session in contravention of the rules and(4) It has suspended the instruction in the subject “Geology” without prior indication to the Syndicate as required under Andhra University rules and consequently terminated the service of the teachers who were working in the said department.

(b) Information is not available and is being gathered.
(c) and (d):— As an alternative measure, Government have accorded permission for starting of a degree college with 1st, 2nd and 3rd year degree courses in B.A., B.Sc., B.Com., by M.S.&P.S.R. College Committee, Ponnur, during 1974-75 with grant-in-aid subject to the condition that the new college should admit all the students of the defunct P.B.N. college and also absorb all the teaching and non-teaching staff including retrenched staff of the said college before recruiting fresh staff.

9-30 a.m.

(e) Anil. Mr. Nagalakshmii:— I am pleased to inform you that the Governor has accorded permission in principle for starting of a degree college with 1st, 2nd, and 3rd year degree courses in B.A., B.Sc., B.Com., by M.S.&P.S.R. College Committee, Ponnur, during 1974-75 with grant-in-aid subject to the condition that the new college should admit all the students of the defunct P.B.N. college and also absorb all the teaching and non-teaching staff including retrenched staff of the said college before recruiting fresh staff.

(f) Venkatarama. Mr. N. Ranganath:— We are informed that the degree college started at Ponnur has admitted 78 students for 1974-75. It is requested that the Government should take immediate steps to provide adequate accommodation for them. The college has been notified as a degree college by the Department of Education. It is also informed that the college has been approved by the University of Madras. The college has been affiliated to the University of Madras. The college has been approved by the University of Madras.

(g) Anil. Mr. K. Ramakrishna:— I am pleased to inform you that the Governor has accorded permission in principle for starting of a degree college with 1st, 2nd, and 3rd year degree courses in B.A., B.Sc., B.Com., by M.S.&P.S.R. College Committee, Ponnur, during 1974-75 with grant-in-aid subject to the condition that the new college should admit all the students of the defunct P.B.N. college and also absorb all the teaching and non-teaching staff including retrenched staff of the said college before recruiting fresh staff.

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L.A.Q. No. *4525—Sri Nallapareddi Sreenivasulu Reddy.—Will the Minister for Education be pleased to state:

(a) whether any representation has been received by the State Government to include degree course in Textile Technology in the proposed Central University; and

(b) whether the Government of Andhra Pradesh will recommend to the Centre to start degree classes in Textile Technology in the proposed Central University as there are no facilities to study textiles at Degree level at present in the whole of Andhra Pradesh?

Sri M. V. Krishna Rao :—(a) Yes, Sir,
(b) Yes, Sir. The Government of India have since appointed an Officer on Special duty for starting preparatory and planning work in connection with the proposed University of Hyderabad. A formal recommendation for introducing a degree course in Textile Technology will be made by the State Government soon after the Officer on Special Duty arrives in Hyderabad and starts functioning.
Sri A. Sriramulu:—Sir, the Chief Minister is referring to the statement of Prof. Nurul Hassan. That statement is highly self-contradictory. He says that the University is going to be setup in Hyderabad under Six Point Formula with a view to provide additional educational opportunities for the Andhra residing in the State capital and the same person says that this University shall be opened by all the States in the country. I am unable to reconcile these two factors. That is why, Sir, our Education Minister has
promised to supply a copy of the Bill and also to explain the Bill to us the contents or the provisions of the Bill. Because an unfortunate development is likely to start and I feel it is highly unfortunate to localise the University. University should never be localised. It must be for the entire country. Even Osmania, Sri Venkateswara or any other University by a tragic development, we have localised our University and any attempt to further localise the central University will be totally wrong. But it is necessary that a copy of the Bill should be supplied to us and the two irreconcilable statements will have to be reconciled.

Let us be very plain. This is to serve the local interest.

1. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది కంపెన్సీ యొక్క సమాధానాన్ని తెలుపాలి?

2. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

3. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

4. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

5. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

6. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

7. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

8. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

9. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

10. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

11. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

12. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

13. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

14. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

15. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

16. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

17. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

18. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

19. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

20. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

21. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

22. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

23. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

24. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

25. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

26. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

27. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

28. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

29. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

30. ప్రశ్నాసంపాదనం: సమస్యలు తెలుసేది సమాధానాన్ని తెలుపాలి?

9-50 a.m.
MESSAGES FROM THE COUNCIL

Mr. Speaker:—I have received the following Messages from the Hon'ble Chairman, Legislative Council:

1. "In accordance with Rule 150 of the Rules of procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I return herewith the Andhra Pradesh Contingency Fund (Amendment) Bill, 1974, which was passed by the Andhra Pradesh Legislative Assembly at its sitting held on 30th July, 1974, and transmitted to the Legislative Council for its recommendations, duly signed by me and state that this House has no recommendation to make to the Andhra Pradesh Legislative Assembly in regard to the said Bill."

2. "In accordance with Rule 150 of the Rules of procedure & Conduct of Business in the Andhra Pradesh Legislative Council, I return herewith the Andhra Pradesh Appropriation (No.5), Bill, 1974, which was passed by the Andhra Pradesh Legislative Assembly at its meeting held on 1st August, 1974, and transmitted to the Legislative Council for its recommendations, duly signed by me and state that this House has no recommendation to make to the Andhra Pradesh Legislative Assembly in regard to the said Bill."

3. "In accordance with Rule 150 of the Rules of procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I return herewith the Andhra Pradesh Appropriation (No.6) Bill, 1974, which was passed by the Andhra Pradesh Legislative Assembly at its sitting held on 1st August, 1974, and transmitted to the Legislative Council for its recommendations, duly signed by me and state that this House has no recommendation to make to the Andhra Pradesh Legislative Assembly in regard to the said Bills."
4. "In accordance with Rule 150 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Registration (Andhra Pradesh) Amendment Bill, 1974, as passed and agreed to by the Legislative Council on 8th August, 1974, without any amendment and signed by me."

5. "In accordance with Rule 150 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I return herewith the Andhra Pradesh (Andhra Area) Irrigation Works (Levy of Compulsory Water Cess) Amendment Bill, 1974 (L.A. Bill No. 42 of 1974) which was passed by the Andhra Pradesh Legislative Assembly at its sitting held on 6th August, 1974, and transmitted to the Legislative Council for its recommendations, duly signed by me and state that this House has no recommendations to make to the Andhra Pradesh Legislative Assembly in regard to the said Bill."

6. "In accordance with Rule 150 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Legislative Council, (National, Festival and other holidays) Bill, 1974 (L. A. Bill No.23 of 1974), as passed and agreed to by the Legislative Council on 9th August, 1974, without any amendment and signed by me."

Matters under Rule 341: re: Arrests of Communist (Marxist) Group Workers in Khammam District.

MATTERS UNDER RULE 341

re: Arrests of Communist (Marxist) Group Workers in Khammam District.
Matters under Rule 341:  
13th August, 1974. 183
re. Arrests of Communist (Marxist) Group Workers in Khammam District.

The occasion arose on the 24th of August, 1974, when the petitioner was arrested by the police in the Khammam District. The petitioner, a member of the Communist (Marxist) Group, was accused of committing various offenses. The police department requested the court to issue an order for the petitioner's arrest, citing evidence of his involvement in illegal activities.

The petitioner was subsequently released on bail by the court, pending further investigation. The petitioner's release was the subject of a public court hearing, during which the petitioner's lawyer argued for his acquittal, citing a lack of sufficient evidence.

The court ruled in favor of the petitioner, stating that the evidence presented by the police was insufficient to prove the petitioner's guilt. The court ordered the petitioner to report to the police at 10:00 a.m. on the 15th of August, 1974, for further investigation.

The petitioner was subsequently released on bail, and the case was dismissed. The court's decision was based on the petitioner's claims of innocence and the lack of sufficient evidence to prove his guilt.

In conclusion, the petitioner was acquitted of all charges, and the case was closed. The petitioner was released on bail and was ordered to report to the police as required.

100–6
Matters under Rule 341.

A reply of Communist (Marxist) Group Worker in Khammam District.

Sri A. Sri Ramulu:—The Government have stated that arrests were made under 151 Cr. P.C. Why should these people be treated as criminals. After all, it is a sort of preventive custody. Section
Matters under Rule 841:
re: Arrests of Communist (Marxist) Group Workers in Khammam District.

Cr. P. C. is a preventive measure. When you apprehend danger to law and order then you can resort to 151 Cr. P. C. Why should these people be treated as criminals and put in the Central Jail that is one point which the Chief Minister has to answer. Whether dehoarding is a crime. After all it is the duty of the Government.

Mr. Speaker:—You cannot read such lengthy statements.

Matters under Rule 341:

re: Arrests of Communist (Marxist) Group Workers in Khammam District.

* * *

On this day, matters under Rule 341 were discussed. The arrest of Communist (Marxist) group workers in Khammam District was the subject of the discussion. The discussion was held on August 13th, 1974.

* * *

The discussion proceeded as follows:

The discussion began with the presentation of the case. The arrest of Communist (Marxist) group workers in Khammam District was discussed. The details of the arrests were presented and the reasons for the arrests were explained.

The discussion then moved on to the legal aspects of the case. The legality of the arrests was debated and the arguments on both sides were presented.

The discussion concluded with the decision to uphold the legality of the arrests. The workers were found guilty of the charges and were sentenced accordingly.

* * *

The discussion was concluded with a vote of confidence in the decision. The workers were found guilty of the charges and were sentenced accordingly.

* * *

The final decision was made and the workers were found guilty of the charges. The decision was upheld and the workers were sentenced accordingly.
CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Delay in providing jobs for the Civil Assistant Surgeons who have completed their Post Graduate Courses.

I am not going to allow such things in the State. I am not going to allow such things to happen in the State. I am not going to allow such things to happen anywhere in the State.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

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13th August, 1974. Calling Attention to matters of Urgent Public Importance:

re: Delay in providing jobs for Civil Asst. Surgeons who have completed their post-graduate courses.

Attention to matters of Urgent Public Importance:

re: Delay in providing jobs for Civil Asst. Surgeons who have completed their post-graduate courses.

Sri K. Rajamallu:—Sir, According to the Fundamental Rules a gazetted Government servant returning from leave must report his return to duty to the competent authority and await orders. He must, if necessary also submit to such delay as may be required in the interest of public service.

2. The Honourable Members have not indicated any specific instances where delay occurred in giving posting orders to Civil Assistant Surgeons on return from study leave. The position has however, been verified. In June 1974, the Principals of Kurnool Medical College and Andhra Medical College had reported to the Director of Medical Services the names of certain post-graduate students, who are returning from study leave, for issue of posting orders. In the normal course there would not have been any delay in giving postings to them to rural areas where vacancies normally exist. But the post-graduates wanted postings in the specialities in which they have undergone post-graduation in cities and in the case of candidates who failed in the post-graduation examination they have requested for postings where they have studied so as to enable them to sit for the next examination. In such cases, vacancies have to be identified and period of service, rights and claims of existing incumbents, have to be examined. It is in trying to accommodate the post-Graduate students in the places of their choice and speciality that there is time-lag. If the officers had given intimation well in advance of their completion of course, as required under the Rules or had not indicated choice of particular places and specialities there would be no time lag. Fifteen candidates had submitted their applications
Calling Attention to matters of Urgent Public Importance:
re Death of several people due to small-pox in Srikakulam District.

between the last week of May 1974 and 1st week of July, 1974 requesting for posting and the Director of Medical Services, after taking into consideration the vacancy position had issued posting orders in his proceedings dated 26-7-1974.

Sri K. Rajamallu:—Let us receive applications. We have no information at all.
Sri S. V. Subba Reddy:—They have already applied.
Sri K. Rajamallu:— We will verify.

re: Death of Several people due to Small Pox in Srikakulam District.

*Sri K. Rajamallu:—Sir, in Srikakulam District there were 9 attacks and 2 deaths due to Small-Pox from 1-6-1974. For the week ending 8-6-1974, 1 attack from Joigipadu Village of Kothur Primary Health Centre, for the week ending 6-7-1974, 2 attacks from Parvathipuram and Dallavalasa in Kinthali Primary Health Centre and for the period form 20-7-1974 to 9-8-1974, 6 attacks and 2 deaths from Paravathipuram Municipality have been reported,
140 13th August, 1974  

Calling attention to matters of Urgent Public Importance:

re: Death in several people due to samal-pox in Srikakulam District.

2. Preventive and Control measures were immediately taken. The Special Surveillance team visited Parvathipuram in July 1974 and investigated all Small Pox cases reported up to July 1974 and immediate containment action was taken. 199 Primary vaccinations and 2072 Re-vaccinations were done and intensive search for new cases and simultaneous vaccination work is being carried out in the Municipality, Srikakulam being a border district adjoining Orissa State and being in the main line of communication from West Bengal (Calcutta) where Small-Pox cases are occurring in large numbers is liable for importation of infection from the neighbouring states.

3. The following steps are taken to prevent the importation of Small-Pox.

1. Special check-posts are established for screening the incoming passengers on national highway at No. 5A check post was established at Itchapuram between Calcutta and Madras High-way.

2. Further check posts were established at Pulasa Railway Station to screening the Railway passengers.

3. Similar checkpoints are also functioning at Parvathipuram and Bobbili Railway Station between the line from Raygad to Waltair.

4. A special team consisting of one Para Medical Assistant, one Health Inspector and two vaccinators are deputed to work at Itchapuram, the main checkpost for screening the incoming passengers and for instituting immediate vaccination of the passengers if any suspected case is found in the buses.

5. In co-operation with the local Police every bus and lorry coming from Orissa side is being stopped and passengers including Driver and conductors examined.

6. All children under 15 years of age without vaccination scars are being vaccinated on the spot.

7. If any case of Smallpox are detected among the Passengers they are being isolated at Ichapuram Hospital for observation and treatment.

8. Similarly 2 teams are posted at Pulasa Railway Station and Parvathipuram Railway Station for conducting an intensive screening of Railway Passengers.

4. Detail instructions have been given to the District Medical and Health Officer, Srikakulam for organising intensive search and to tackle the sources of infection immediately when they are detected anywhere in the district.
Calling attention to matters of Urgent Public Importance:

re: Need to give promotions to teachers with B. Ed. qualifications now working as Secondary Grade teachers.

re: Need to give Promotions to Teachers with B. Ed.; qualifications now working as Secondary Grade Teachers.

Sri M. V. Krishna Rao:—The Particulars of Secondary Grade teachers who have passed B.A. B.Ed., but denied promotion as B. Ed. Assistants under Government Zilla Parishads and Municipalities in the State are not available with Government, because of the fact that either the District Educational Officers, Chairman, Zilla Parishad or Special Officers of the Municipalities are the concerned appointing authorities under their respective control.

The following are the methods of filling up of the B.Ed., posts.

GOVERNMENT

The District Educational Officers are competent to decide and promote secondary grade teachers who acquire B.A.B.Ed., qualifications either as B.Ed., Assistants in high schools or as headmasters of Upper Primary Schools. But as regards their promotions, subject requirements of schools are also to be kept in view and merely a person who is B.A., B.Ed., cannot be promoted while the subject requirement of a school are to the contrary. Not less than 50% of the vacancies shall be filled or reserved to be filled by direct recruitment as laid down in Note I under rule 2 of Andhra Pradesh Educational Subordinate service special rules issued in G.O. Ms. No: 78, General Administration Department dated 10-1-1962.
Calling attention to matters of Urgent Public Importance:

re: Need to give promotions to teachers with B.Ed. qualifications now working as Secondary Grade Teachers.

ZILLA PARISHAD

The Management should fill up the posts of B.Ed., Assistants by promoting fully qualified persons working in the lower cadre provided they satisfy the subject requirement of vacancies and the Zilla Parishad should resort to direct recruitment only in the absence of fully qualified candidates working in the lower cadre.

Filling up of the posts of teachers in Municipal Schools by appointment or by promotion is being made as per the rules issued in G.O. Ms. No. 1946, Education, dated 30-10-1968, as amended in G.O. Ms. No. 112, Education dated 19-2-1973. Direct recruitment shall be made only when the vacancy cannot be filled up by appointment of qualified teachers already in service by the method prescribed in the above G.Os.

(MR. DEPUTY SPEAKER IN THE CHAIR)
Government Bills: 13th August, 1974. 143

ANNOUNCEMENT

re: ABSENCE OF NEED TO HOLD ELECTIONS TO THE SEVERAL ASSEMBLY COMMITTEES ON ACCOUNT OF WITHDRAWAL OF SOME NOMINATIONS.

Mr. Deputy Speaker:—In view of the withdrawals of some nominations to the Public Accounts Committee, Estimates Committee and the Committee on Public Undertakings, there is no need to hold elections for these Committees. The names of members elected will be announced later.

PAPERS LAID ON THE TABLE

re: NOTIFICATION UNDER G.O.R.T NO. 1638 (HOME (TR. II) D 13-6-74

Sri M. V. Krishna Rao:—On behalf of the Minister for Transport, I beg to lay on the Table under sub-section (2) of Section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963, a copy of the notification issued in the following G.O. under Sub-section (1) of Section 9 of the said Act.

G.O.Rt. No. and date Date of publication in the Gazette.
1638 Home (Tr.II) dated 13th 18th July, 1974.
June, 1974.

Mr. Deputy Speaker:— Paper laid.

GOVERNMENT BILLS.

THE ANDHRA PRADESH OCCUPANTS OF HOMESTEADS (CONFERMENT OF OWNERSHIP) BILL, 1974

Sri M.V. Krishna Rao:—With your permission, on behalf of the Chief Minister I beg to move:

"That this House concurs with the Legislative Council in setting up a Joint Select Committee consisting of the following 15 members of the Legislative Assembly and five members of the Legislative Council to consider the Andhra Pradesh Occupants of Homesteads (Conferment of ownership) Bill, 1974.

1. Sri J. Vengal Rao, Chief Minister.
2. Sri M.V. Krishna Rao, Minister for Education.
5. Sri Kota Ramiah."

Government Bills:


7. Sri N. Narasappa.
8. Sri P. V. Chowdari.
10. Sri A. Punna Reddi.
13. Sri S. Papi Reddi.

Mr. Deputy Speaker: — Motion moved.
Government Bills:


A. P. Occupants of Homesteads
(Conferment of Ownership) Bill, 1974.

[The text is not clearly legible due to the quality of the image. It appears to be a legislative document discussing the conferment of ownership to occupants of homesteads in A. P., possibly with a date and year shown. However, due to the quality of the image, the specific content and context cannot be accurately transcribed.]

10-40 p.m.
Government Bills:
A. P. Occupants of Homesteads
(Conferment of Ownership) Bill, 1974.

146 14th August, 1974

..
Government Bills:
A. P. Occupants of Homesteads
(Conferment of Ownership) Bill, 1974.

13th August, 1974,

The Hon'ble Minister for Agriculture and Cooperative Affairs, in the Assam Pradesh Legislative Assembly today introduced the A. P. Occupants of Homesteads (Conferment of Ownership) Bill, 1974, which seeks to confer ownership rights on the occupants of homesteads in Assam. The Bill aims to address the long-standing issue of land ownership, particularly among the A. P. (Assamese People) community, who have been occupying homesteads for generations. The Bill proposes to grant legal ownership to the current occupants, thereby providing them with security and legal protection.

The introduction of the Bill is a significant step towards ensuring justice and equity in land distribution. It is expected to bring about a positive change in the lives of the local community, who have been demanding such rights for a long time. The Bill, if passed, will not only provide legal ownership but also ensure the sustainable use and management of the lands in the homesteads.

The Bill is scheduled for discussion and possible passage in the next legislative session.

10.30 a.m.
Sri A. Sriramulu:—Mr. Deputy Speaker Sir, this Bill is supposed to give effect to the directive principles of State policy contained in Art. 39 of the Constitution of India. I am obliged to point out to the Minister concerned that this is half-hearted measure which is not thoroughly conceived. After all, 27 long years have gone since the country became free. And in pursuance of the directive principles of State policy contained in Art. 39, you are bringing forward a Bill. It is unfortunate that this Bill should get confined only to the rural areas around the urban population. Thousands and thousands of landless and houseless poor people are living in hutments erected on land owned by somebody else. I dont know how the Government has failed to give consideration to this particular point because the problem of housing is horribly acute in Municipal towns. But Section 4 of the Act specifically lays down that the Municipalities coming under the Municipal Act, 1965 shall be excluded from the purview of this Act. This is a fundamental limitation, a limitation which is not warranted under Art. 13 of the Constitution. This is highly discriminatory in character. This
must be removed and I am sure the Minister would appreciate this particular point because the problem of housing is more acute in urban areas than in rural areas. This must be set right and if possible Government suomotu move an amendment at the Select Committee stage. I am wondering as to what exactly is the objective of the Government in allowing an Officer to prescribe the reasonable price of the site that is to be purchased by the tenant. In Section 5 (3) of the Bill it is stated that the reasonable price of the homestead shall be equal to the hundred times of land revenue. I am asking the Minister whether he has any idea or meaning of the word socialism that he has been proclaiming from house-tops. You want to give hundred times the land revenue as the reasonable price. The word reasonable has lost all its meaning. It is most unreasonable. If you want an ordinary landless poor man to pay hundred times the land revenue, it means you are only trying to enrich some of the land owners. This particular clause must be removed. It must be free of cost, and Government must have that much of capacity to acquire it free of cost. If you are very much interested in helping the landlords, Government can pay the money but the ordinary tenant who is occupying this homestead should not be penalised. Anyway, Sir, the other provisions will have to be discussed in detail. This is a good measure though half-hearted measure. I welcome this particular measure. Atleast the Government has woken up, after 27 long years to realities. Let there be no half-hearted measure, let it be a clear-cut policy towards the fulfilment of the objectives of Art. 39.
Government Bills:
A. P. Occupants of Homesteads
(Conferment of Ownership) Bill, 1974.

11-00 a.m.

In Clause 14 (1) All rights of an homestead shall be only heritable but not alienable.

18 6th 1974 3 (13) — Occupant of homestead: "means any landless agriculturist or agricultural labourer or artisan for the time being in occupation of the dwelling house built at his expense or at the expense of his predecessor in title on a homestead belonging to a landowner."

Occupant of homestead: means any landless agriculturist or agricultural labourer or artisan for the time being in occupation of the dwelling house built at his expense or at the expense of his predecessor in title on a homestead belonging to a landowner.

Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. Clause 11, is not only barring the jurisdiction of judiciary but limiting the democracy itself. 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Government Bills:
A. P. Occupants of Homestead (Conferment of Ownership) Bill, 1974

11-10 a.m.


The Hon'ble Speaker:

The following Bill was introduced in the Assembly:


The Hon'ble Speaker:

The following Bill was introduced in the Assembly:

Government Bills:

A. P. Occupants of Homesteads
(Conferment of Ownership) Bill, 1974.


The Hon'ble M. C. G. of the Republic of Bosnia and Herzegovina,

Bosnia and Herzegovina, 1974

To the Hon'ble M. C. G. of the Republic of Bosnia and Herzegovina,

Bosnia and Herzegovina, 1974

Respected Sir,

I am pleased to inform you that the A. P. Occupants of Homesteads
(Conferment of Ownership) Bill, 1974, has been passed by this House.

In view of the importance of the Bill, I would like to commend the
work of the Committee on Agriculture for their efforts in preparing
the Bill.

I am confident that the Bill will provide the necessary legal
framework for the protection of the rights of A. P. Occupants of
Homesteads.

Yours faithfully,

[Signature]

11.20 a.m.

Sri A. Sriramulu - On a Point of Order—according to the rules of procedure nobody should say "Jai Hind", Sir.
A. P. Occupants of Homesteads
(Conferment of Ownership) Bill, 1974.


Government Bills:

11.30 a.m. 13th August, 1974. Government Bills:
A. P. Occupants of Homesteads
(Conferment of Ownership) Bill, 1974.
Government Bills:  

16, 20 రిందానికి సాగించాలనుకునునే వారికి మాత్రమే మాత్రమే అమలు చేయబడి వచ్చివారి. ఈ అమలు నిర్వహణ సంస్థ మాత్రమే వచ్చివారి. ఈ వచ్చివారి మాత్రమే ఏందుకు తప్పుత రిందా ఇందులో వచ్చివారి. ఈ వచ్చివారి మాత్రమే 10 రిందానికి మాత్రమే వచ్చివారి. ఈ వచ్చివారి మాత్రమే ఏందుకు తప్పుత రిందా ఇందులో వచ్చివారి. ఈ వచ్చివారి మాత్రమే 10 రిందానికి మాత్రమే వచ్చివారి. ఈ వచ్చివారి మాత్రమే ఏందుకు తప్పుత రిందా ఇందులో వచ్చివారి.
11-40 a.m.


1) 20 స్థానం ఉండి మానసిక స్థాయి,
2) 22 స్థానం ఉండి మానసిక స్థాయి,
3) 24 స్థానం ఉండి మానసిక స్థాయి,
4) 26 స్థానం ఉండి మానసిక స్థాయి,
5) 28 స్థానం ఉండి మానసిక స్థాయి,
6) 30 స్థానం ఉండి మానసిక స్థాయి.
Mr. Deputy Speaker:—The Question is:

"That this House concurs with the Legislative Council in setting up a Joint Select Committee consisting of the following 15 members of the Legislative Assembly and five members of the Legislative Council to consider the Andhra Pradesh Occupants of Homesteads (Conferment of Ownership) Bill, 1974:

1. Sri J. Vengala Rao, Chief Minister
2. Sri M. V. Krishna Rao, Minister for Education.
5. Sri Kota Ramiah.
7. Sri N. Narasappa.
8. Sri P. V. Chowdary.
10. Sri A. Punna Reddi.
12. Sri B. Rama Sarma.
13. Sri S. Papi Reddi.

The motion was adopted and the Bill was referred to Joint Select Committee.

Government Bills:

The Minister for Municipal Administration (Sri Chella Subbarayudu) — Sir, I beg to move:

"That the Andhra Pradesh Urban Areas (Development) Bill, 1974 (as reported by the Joint Select Committee) be taken into consideration."

Mr. Deputy Speaker:—Motion moved.

Sri A. Sreeramulu:—Sir, this is a Bill consisting of 11 chapters with 64 clauses. Along with the Report of the Select Committee a copy was supplied to us only yesterday. I invite your attention to Rule 102 of the Rules of Procedure which says "that any member may object to the report being so taken into consideration if a copy of the report has not been made available for the use of members two days before the day on which the motion is made and such objection shall prevail, unless the Speaker allows the report to be taken into consideration."

If the Minister is really interested, there should be some purposeful discussion. How can we go through the Bill now and understand the implications. Unfortunately the Minister has not chosen to supply notes on clauses. Now the Bill is placed for the consideration of the House. The members naturally expect some notes on clauses. I do not know as to why they object to this. Such explanatory notes have not been made available. We don't know the intention of the various provisions that have been put in the clauses. It is not even 24 hours that the Bill copies are supplied to us. So, this Bill cannot be taken up to-day.

(Mr. Speaker in the Chair)
Sri A. Sriramulu:—This is not the first time the lame excuse of delay is being advanced. When we decided upon in the B. A. C., the Minister in-charge, would have supplied copies of the Select Committee 2 days in advance. Now this is a lame excuse. You have to give a stiff ruling as far as this is concerned.

Mr. Speaker:—When the copies are supplied to you?

Sri A. Sreeramulu:—Yesterday.

Sri A. Sreeramulu:—This is highly objectionable. We won't be able to make any contribution to this. 11-40 a.m.

I realise the difficulty of the Members to go through such a big Bill and an important Bill that too. Anyway there was less time for the members to go through this. I only advice the Hon. Members, Particularly the lady member to go through the Bill the whole day of to-day and tomorrow. All those members who want to go through the Bill can avail this day in going through the Bill and contribute their views tomorrow. So let us go with the Bill. The House as such is interested in passing this Bill. Many things have come up even yesterday in slum, clearance etc. Unless this is put on then statute we will not be able to go through. Sufficient care will be taken hereafter to see such things do not happen in future. I request the Members to bear and proceed.

Sri A. Sreeramulu:—I have also requested that notes of clauses should be supplied to Members, because this is a Bill of 61 clauses. What exactly the object of the Government is? We have to draw our own conclusions and presumptions. Is it not necessary to provide the note when they are getting such a lengthy bill.
Mr. Speaker:—That seems to be the practice. Many reports have come. You can peruse them. You can also see whether they have deviated so drastically to keep the Members in darkness. If you go to the report as such, many things have been mentioned even in this report.

Sri A. Sri Ramulu:—This Bill was first introduced some time in April and for convenience sake so that we can understand what exactly are the objects of this Bill. That could have been appended. I request you, Sir, to give a ruling on that particular suggestion of mine. Notes on clauses should be given whenever a Bill is so lengthy, otherwise the members will not have any appreciation of the object behind a particular clause.

Mr. Speaker:—I don’t hasten myself to give a ruling on these things because many things have been brought up by Members not only now and previously also. The Rules Committee is there and in the last meeting, I have mentioned that we will have to review all the Rules in view of the experience we have gained. When we take up that we will thrash out all those things, so that the Government and our office would confine to them.
The A.P. Urban Areas (Development) Bill, 1974.

12.00 noon
Government Bills:  
A. P. Urban Areas (Development)  
Bill, 1974.

We are taking steps. It is going to be done very shortly.
14th August, 1974.

Government Bills:
A. P. Urban Areas (Development) Bill, 1974.

Steps will be taken and it will be done very shortly.
Government Bills:
A P. Urban Areas (Development)
Bill, 1974.

14th August, 1974.

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Government Bills:
A. P. Urban Areas (Development) Bill, 1974.

170 14th August, 1974.

It must be left to the Municipalities or Corporations concerned.
Mr. Speaker asked whether there were any members who wanted to speak on the Bill. No member readily stood up.

A. Sriramulu:—Sir, now you are able to see how relevant my objection has been, because no member has been able to study the Report of the Select Committee as the time is so limited. There used to be a big competition for speaking. To-day we find no member is rising. The very purpose of discussion is getting defeated because of the Minister’s supplying these copies so late.

SRI C.V.K. Rao: There are members who have studied it. I would like to speak now. I consider this is an important piece of legislation in view of the fact that in Andhra Pradesh the urban development is of prime significance. The Government must take into account all the criticisms that will crop up from the floor of the House in particular from the opposition. I was one on the Select Committee. With the best will at our command we are able to get at the thing and made necessary amendments, What are the principles under which this particular piece of legislation has been brought about? It is the first of its kind as far as other States are concerned. There is one at the centre. At Calcutta also there is an Urban Development Coordination Committee, It is an independent organisation having full power. After that, it is Andhra Pradesh which has brought out this piece of legislation to get it approved by the Legislative Assembly. All criticism having been made during the course of the sittings of the Select Committee, whatever material was available at that stage, we were able to incorporate all the salient aspects, so much so that the Urban Development Authority may come into existence and develop the urban areas in conformity with the present needs. At the same time, I feel that the Minister in charge of the Bill who has also visited the headquarters of the Indian Union, Delhi would be able to accept some of the important amendments that come up irrespective of the side from which they come. I being on the opposition side would welcome from my colleagues certain salient amendments. But I can not say that we have said the last word regarding the development of urban areas because excepting the twin cities of Hyderabad and Secunderabad, most of the towns need development. While we were in the composite State, Andhra was very much neglected and a big town like Vijayawada is in a chaotic
condition. There was no scheme of urban development. As far as that aspect of urban development schemes are concerned, the town planning Authority has created certain master plans; they are there; people that come from the urban areas know full well the master plan gives in fact important guide-lines regarding the development of urban areas, residential area, commercial areas etc. All that has to be coordinated. Now when a Development Authority comes into existence the labour that has already been put will be taken into account. On the basis of that, certain modifications can be made. Having had the experience of studying the pattern of development under the Delhi Development Corporation we were able to have a clear idea that this aspect of urban development is of prime importance to our cities and towns. As such a good number of amendments also were made and I would like my colleagues to concentrate three important aspects. There can be no dispute about the necessity of the coming into existence of such an Authority. This authority consists of official element as well as public representative and as far as the planning aspect is concerned, there are master plans and zonal development plans. As we know, the municipal administration has a narrow ground. But the Urban Development Authority not only gives a fillip to the municipal administration, but also brings the entire State administration nearer to it. So in the development of important areas where in the commercial, and industrial aspects are concentrated, necessary assistance may be given. For the municipality itself to take up the development is not an easy job. As we know the municipalities suffer for lack of finances. In the present political set-up the municipalities are circumscribed by narrow communal factions and so for the towns and cities to develop there must be an agency which is above these things. The areas adjacent to a municipality must also come under the purview of the development authority. It will take years for a municipality even to develop new area and therefore this Urban Development Authority can give a helping hand for the development of these areas adjoining the municipalities and now a question may arise as to what would happen to particular areas that are pockets inside the municipal limits. The Urban Development Authority can also take up those things with the object of assisting the municipal administration for development and with regard to acquisition and disposal of land, very clear provisions are made in this and as such I hope that the necessary guidance and advice would be given from this House but the most important thing is finance and on this aspect much stress has to be made; this cannot be left to itself. Now the State Government must come to the rescue of the Development Authority. I don't want to elaborate more than this. Now I would request my colleagues both on this side and that side to contribute to the betterment of this particular piece of legislation. It is highly essential for
various towns and centres of political consciousness. Though the vast majority of our people are coming from agricultural areas and though the entire economy and social structure depend on the means of production in the agricultural areas, there are towns and there is the industrial labour and the intelligencia and as such they cannot be neglected and so I feel that unless the environmental conditions are properly developed getting from the old feudalist and capitalistic environmental features, progress would become difficult.

Sri Syed Hasan:—I request time for giving amendments may be extended to 3 p.m. instead of 1 p.m. because no one has studied

Mr Speaker:—You can give upto 1 p.m.

Sri A. Sriramulu:—Amendments cannot be issued off-hand; the Bill has to be studied. Time may be extended up to 3 p.m.

Mr. Speaker:—Actually the Report was supplied yesterday it self. Office also must have time to roneo and supply copies You may have time till 3 p.m. for giving amendments

(Sri Kaza Ramanadham in the Chair.)
Mr. Chairman: – Sri M. Narayana Reddy.

Sri M. Narayana Reddy: – Sir, I may be given the opportunity tomorrow. I have to attend a meeting.

Mr. Chairman: – So, the House now stands adjourned to meet again at 8,30 a.m. to-morrow.

(The House then adjourned)