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. Sarna
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Demand No. XII—Treasury and Accounts Administration.
Demand No. XVIII—Pensions.
Demand No. XIX—Political and other Pensions.
Demand No. XXX—Relief on account of Natural calamities.
Demand No. L—Compensation and Assignments to Local bodies and Panchayat Raj Institutions.
Demand No. LI—Other General Economic Services.
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ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Friday, the 26th July, 1974.

The House met at Half-Past Eight of the Clock

(Mr. Speaker, Sri P. Ranga Reddy, in the Chair)

ORAL ANSWERS TO QUESTIONS

PLOTS IN AUTONAGAR AT VISAKHAPATNAM

8.80 a.m.

770—

*3531 Q.—Sri M. Nagi Reddy (Gurajala):—Will the hon. Minister for Industries be pleased to state:

(a) the total number of plots available in Autonagar at Visakhapatnam;
(b) the total number of units already allotted; and
(c) the number of applications still pending?

The Minister for P. W. D. (Sri Ch. Venkata Rao) Deputised for the Minister for Industries:—(a) 140 plots are proposed to be developed out of which 60 plots are already developed.
(b) 60 plots have so far been allotted to 49 units.
(c) Three.

J. No 58.
26th July, 1974.

Oral Answers to Questions.

DIRECTIVES OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA TO THE PROFESSIONAL AUDITORS

(a) whether any directives have been issued by the comptroller and Auditor General of India, on various occasion in the past i.e., March, 1962, December, 1965 and February, 1969, to the professional Auditors in regard to the performance of their functions and for looking into certain specific aspects of the working of Government Companies in the State at the time of auditing of the accounts of these Companies;

(b) if so, the precise nature of these directives and the extent and degree of their compliance by the Professional Auditors; and

(c) what is the available Government machinery which ensures due compliance and observance of these directives by the Professional Auditors?

Sri Ch. Venkata Rao:—(a) Yes, Sir,

(b) The directives issued by the Comptroller and Auditor General of India cover the following:

I. Adequacy of the system of Accounts and Book-Keeping

II. Internal Control Procedures

III. Manufacturing and Production Accounts

IV. Profit and Loss Accounts

V. Balance Sheet

VI. General Review including ratio analysis

VII. Township etc.

VIII. General.
(c) The compliance or otherwise of the professional auditors with these directives will have to be checked by the Accountant General's staff who audit the State Government Companies. Moreover, the audited accounts are adopted by the Government Companies General bodies only after obtaining the comments of the Comptroller and Auditor General of India.

**SHORTAGE OF TYRES ETC. IN A. P. S. R. T. C.**

372

*3351 Q.*—Sri M. Nagi Reddy:—Will the hon. Minister for Transport be pleased to state:

(a) whether it is a fact that the A. P. S. R. T. C. is facing shortage of tyres, batteries, oil and spare parts;

(b) if so, the reasons therefor;

(c) the steps taken by the Government for sufficient supply; and

(d) whether any scheduled services are cancelled or delayed or even dislocated due to the shortage?

The Minister for Transport (Sri J. Chokka Rao):—(a) Yes, Sir. It is a fact that the A.P.S.R.T.C is facing an acute shortage of tyres, batteries oils and critical items of spare parts as it is a country-wide problem.

(b) The capacity of production is very inadequate in the country to meet the requirements; the import of critical items of spare parts like pistons, thin walled bearings, etc, has been banned.

(c) Due to the efforts of the State Government, the Government of India, as a special case, had given an import licence for Rs. 8,00,000 for importing tyres from Japan. Efforts are being made to encourage local enterprises to start manufacture of such items. Indian Oil Corporation is cooperating with the A.P.S.R.T.C. in the matter of supply of oil etc. regularly.

(d) Yes Sir. Due to the acute shortage of these items inevitably the minimum percent of vehicles have to be kept off-the road for a minimum period which is unavoidable.
26th July, 1974.

Oral Answers to Questions.

1. Mr. Speaker:— It must be put to the Industries Minister if you want more details. He can only say that they are encouraging the Industries.

2. Mr. Speaker:— It must be put to the Industries Minister if you want more details. He can only say that they are encouraging the Industries.
Oral Answers to Questions.
26th July, 1974

మొదటి ప్రశ్న: — మేరు సంసారంలో సాధారణంగా ప్రపంచంలో ఈ జాతి సంయుక్తం ఉందుంటుంది.

మంత్రి సమేతం ఉదయం: — కొంతమంది మాత్రం ఉంది. ప్రపంచానికి ప్రముఖ సంయుక్తం ఉంది.

ప్రాతిశీలన ప్రశ్న: — కొంతమంది సంయుక్తం ఉంది.

మంత్రి సమేతం ఉదయం: — కొంతమంది సంయుక్తం ఉంది.

ప్రాతిశీలన ప్రశ్న: — కొంతమంది సంయుక్తం ఉంది.

మంత్రి సమేతం ఉదయం: — కొంతమంది సంయుక్తం ఉంది.

ప్రాతిశీలన ప్రశ్న: — కొంతమంది సంయుక్తం ఉంది.
FUND FOR HEADQUARTERS HOSPITAL AT ONGOLE

3807 Q-Sri Areti Kotaiah:—Will the hon. Minister for Health and Medical be pleased to state:
(a) the funds allotted for the headquarters hospital of the newly formed Prakasam district during the years 1971-72; 1972-73; 1973-74, respectively;
(b) the particulars of funds therein allotted for buildings and medicines respectively;
(c) the particulars of the Specialists in the hospital and the number of beds therein;
(d) whether the Government are prepared to purchase the Clough Memorial Hospital of the American Baptist Mission which is spacious and well equipped and to run the headquarters hospital there instead of constructing a new building for the same; and
(e) whether the proposals of the A.B.M. Society in this regard have been received by the Government?

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

(a) Under Plan Under Non-plan:

<table>
<thead>
<tr>
<th>Year</th>
<th>Plan</th>
<th>Non-plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>1971-72</td>
<td>1,39,200</td>
<td>2,13,800</td>
</tr>
<tr>
<td>1972-73</td>
<td>1,58,700</td>
<td>2,16,700</td>
</tr>
<tr>
<td>1973-74</td>
<td>1,98,600</td>
<td>2,39,900</td>
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</tbody>
</table>

(b) Buildings:

<table>
<thead>
<tr>
<th>Year</th>
<th>Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>1971-72</td>
<td>58,900</td>
</tr>
<tr>
<td>1972-73</td>
<td>Funds not allotted.</td>
</tr>
<tr>
<td>1973-74</td>
<td>2</td>
</tr>
</tbody>
</table>

(c) Medicines:

<table>
<thead>
<tr>
<th>Year</th>
<th>Plan</th>
<th>Non-plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>1971-72</td>
<td>40,000</td>
<td>82,400</td>
</tr>
<tr>
<td>1972-73</td>
<td>32,000</td>
<td>82,500</td>
</tr>
<tr>
<td>1973-74</td>
<td>66,000</td>
<td>74,000</td>
</tr>
</tbody>
</table>

(c) Following specialists have been sanctioned:
1. Eye Clinic. (2) V.D. Clinic. (3) Dental Clinic
Sanctioned bed strength.
Non-plan......... 30.
Plan............ 45.
UPGRADING P.H. Cs.

774—

*3626 Q.-Sri Nallapareddi Srinivasul Reddi:—Will the hon. Minister for Health and Medical be pleased to state:

(a) the number of Primary Health Centres proposed to be upgraded as thirty bedded hospitals during the Fifth Five Year Plan in Andhra Pradesh;

(b) the number of Primary Health Centres that will be upgraded into thirty bedded hospitals in the first year of the Fifth Plan;

(c) whether the Central Govt. will bear the entire expenditure;

(d) whether the Primary Health Centres at Balireddipalem and Chinthavaram in Nellore Dist. will be upgraded in the first year of the Fifth Plan?

*Sri K.Rajamallu:—(a) 81 Primary Health Centres.

(b) 6 Primary Health Centres.

(c) Yes. The Central Government will bear the entire expenditure under the Minimum Needs Programme.

(d) No Sir,
3. The sum of Rs. 23,11,00,000 was allocated to various departments. As per the principle of allocation, 15% of the said amount ought to have been allotted. Hence, Rs. 3,46,15,000 should have been allotted. However, only Rs. 3,46,000 was allotted. Hence, the amount allotted is inadequate. We have already sanctioned a sum of Rs. 3,46,000. As per the principle of allocation, 13% of the said amount ought to have been allotted. Hence, Rs. 23,00,000 should have been allotted. We have already sanctioned a sum of Rs. 23,00,000.

3. We give top priority to tribal areas. There is no question of distribution district-wise.

8.50 a.m.

8. We give top priority to tribal areas. There is no question of distribution district-wise.

10. We give top priority to tribal areas. There is no question of distribution district-wise.

(a) whether there is any proposal before the Government to constitute a civic committee for Tirumala Hills;

(b) whether there is any representation from the M.L.As of Tirupathi or the Public or Tirupathi in this regard to the Government; and

CONSTITUTION OF A CIVIC COMMITTEE FOR TIRUMALA HILLS

*3453 (Q) Q.-Sri Vijaya S&hamani (Put by Sri D. Venkatesham):-

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

(a) whether there is any proposal before the Government to constitute a civic committee for Tirumala Hills;

(b) whether there is any representation from the M.L.As of Tirupathi or the Public or Tirupathi in this regard to the Government; and

58—2
(c) though the Hindu Religious and Charitable Endowments Act of 1968 (Article 90, Section 86 (3) and 107) provide for the Constitution of a Civic Committee the reasons for the delay in constituting a Civic Committee?

The Minister for Endowments (Sri Sagi Suryanarayana Raju) :

(a) No! Sir.
(b) Yes, Sir.

(c) A Civic Committee has not been constituted as the question of the dispensing with the constitution of the Civic Committee and declaring the Tirumala Hills area as 'Gram Panchayat' and entrusting the functions of the Gram Panchayat Sarpanch, Executive Authority, etc., under the Andhra Pradesh Gram Panchayats Act and the Andhra Pradesh (Andhra Area) Public Health Act to the Executive Officer of the Tirumala Tirupathi Devasthanams is under consideration of the Government. This requires amendment to the Act.

(a) తెలుసు.
(b) తెలుసు.

(c) అనేక విధానాల్లో హిందూ ప్రతిమాధానాంజలి ఆధ్యాత్మికం అనుభవించారు. మీకు విధానాలు ప్రతిమాధానాంజలి ఆధ్యాత్మికం అనుభవించారు. కాంపెంట్ మీ విధానాలు ప్రతిమాధానాంజలి ఆధ్యాత్మికం అనుభవించారు. తమ విధానాలు ప్రతిమాధానాంజలి ఆధ్యాత్మికం అనుభవించారు.

(i) ఇప్పుడు నిర్ణయానం తెలుసుకుందా? మరియు నిర్ణయానం తెలుసుకుందా? మరియు నిర్ణయానం తెలుసుకుందా?

(ii) ఎంటి విధానాలు ప్రతిమాధానాంజలి ఆధ్యాత్మికం అనుభవించారు? మరియు ఎంటి విధానాలు ప్రతిమాధానాంజలి ఆధ్యాత్మికం అనుభవించారు?

(iii) ఎంటి విధానాలు ప్రతిమాధానాంజలి ఆధ్యాత్మికం అనుభవించారు?
Oral Answers to Questions. 28th July, 1974.

1. The Hon'ble Member for阀 asked whether the Governor is prepared to send a message to the Legislative Assembly to recall the present session.

2. Mr. Member, the Governor is preparing to send a message to recall the present session.

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26th July, 1974.

**Oral Answers to Questions**

12

**PURCHASE OF MULTI STRAINED CABLE BY THE ELECTRICITY BOARD**

776—

*4011 Q.—Sri N. Venkatiah:—Will the hon. Minister for Power be pleased to state:

(a) whether it is a fact that the State Electricity Board purchased multi strained cable of non-standard size worth Rs 59,25,700 in March, April, 1970;

(b) whether it is also a fact that if standard size was purchased there would be a saving of Rs. 9,44,000;

(c) if so, the action taken against the officials responsible for so much loss;

(d) if no, action has been taken the reasons therefor; and

(e) whether any precautions have been taken to avoid such a huge loss in future?

The Minister for Power (Sri G. Raja Ram):—(a) & (b): Yes, Sir. The State Electricity Board purchased Multi Strained Cable worth Rs. 58,25,700 but it is not correct to say that non-standard size were purchased. The "Standard Size" is not rigid and may vary from time to time.

The sizes of aluminium cables 3/1.12 and 7/1.12 are non-standard only with reference to relevant Indian Standard Specification but they are equivalent size to 3/20 and 7/20 copper wires which were being used by the Board earlier.

The calculated area of 3/1.12 and 7/1.12 aluminium cables is larger than that of 3/1.06 and 7/1.06 cables. It is therefore not correct to compare the cost of 3/1.12 and 7/1.12 cables to that of 3/1.06 and 7/1.06 cables in as much as the calculated area of 3/1.12 and 7/1.12 cables is larger and can also carry higher loads which is advantageous and the cost of these cables is bound to be more than the cost of 3/1.06 and 7/1.06 cables. As such the said extra expenditure on account of purchase of 3/1.12 and 7/1.12 cables cannot be considered as avoidable expenditure or loss.

(c) & (d) Do not arise.

(e) As it was notified that when 3/1.12 and 7/1.12 cables were not included in the relevant Indian Standard Specification steps have been taken to change the specification to be in line with the Indian Standard Specification. In view of this, it does not appear necessary to take any precautions to avoid loss in future. There was also no loss in the reasons given in (a) and (b) above.

Sri C. V. K. Rao:—The question is a very simple one. The Electricity Minister has made it so complex. The answer that is needed is the Multi stranded cable of non-standard size worth Rs. 59 lakhs and 25 thousand and odd was purchased. Whether it would not be a saving if Rs. 9 lakhs worth of standard size is purchased? Now what is the action for such a lapse? That is the question. It does not matter whether it is 4/1.7 or so. It is the confusing material. He may speak in clear language in Telugu.

Sri G. Raja Ram—There was no loss in the transaction!
DECISIONS TAKEN IN THE CONFERENCE OF MINISTERS FOR URBAN DEVELOPMENT AND MUNICIPAL ADMINISTRATION

* 3888 Q.—Sri C. V. K. Rao:—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether a meeting of the Ministers from different States in the country in-charge of Urban Development and Municipal Administration was held at New Delhi on January 5th and 6th, 1974;

(b) if so, whether the Minister for Municipal Administration of Andhra Pradesh has participated in that meeting; and
The Minister for Municipal Administration (Sri Challa Subbarayudu):—(a) Yes, Sir. The State Ministers’ Conference on development of urban and rural compost ‘Gobargas’ and sewage utilisation programmes was held at New Delhi on 4-1-1974.

(b) Yes, Sir.

(c) It has been decided that various steps should be taken to increase indigenous production of fertilisers, to exploit local manuriial resources utilising urban waste and sewage, and to set up compost plants. Steps also should be taken for production of rural compost in all the villages of the country, besides giving training to the farmers in the composting.

Sri C. V. K. Rao:—The hon. Minister is talking about rural compost. Is that all rural compost only that was discussed in the meeting of the Ministers of Urban Development and Municipal Administration? Is it not a miserable failure of its being made use of?

Sri Challa Subbarayudu:—That conference was called by the Minister for Agriculture in consultation with the Housing Ministry. It was the Agricultural Department that was called for and such they were interested in utilisation of ‘garbage’ and indigenous production and this manure is confined not only to Urban but even to rural areas also.

RAISING THE INCOME LIMIT FROM RS. 3,600 TO RS. 6,000 FOR GRANT OF EDUCATIONAL CONCESSIONS TO GOVERNMENT EMPLOYEES

778—

4093 Q.—Sri V. Srikrishna:—Will the hon. Minister for Education be pleased to state:

(a) whether there is any proposal to raise the income limit from Rs. 3,600 P. A. to Rs. 6,000 for grant of Educational concession to the Government employees; and

(b) if so, when will the Government announce its decision?

The Minister for Education (Sri M. V. Krishna Rao):—(a) No, Sir.

(b) Does not arise.
16 26th July, 1974.

Mr. Speaker :—Does this limit apply to N. G. Os. also.

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8. என் என் என் என் என் என் என் என் என்.
TEMPORARY GRADUATE LIBRARIANS IN GOVERNMENT HIGHER SECONDARY SCHOOLS

779—
* 4097 Q.—Sri V. Srikrishna :—Will the hon. Minister for Education be pleased to state:

(a) the number of Graduate Librarians appointed by the Director of Public Instruction in the Government Higher Secondary Schools continued on temporary basis;

(b) the number of years from which they are continuing like that:

(c) whether there was any decision at any level in 1972 to regularise the services of the existing Graduate Librarians with diploma or Certified Course qualifications in addition to their Graduation; and

(d) if so, whether the Government will at least now regularise the services of these Librarians?

Sri M. V. Krishna Rao:—(a) Andhra 10, Telangana 14.

(b) They were appointed during the years 1964 to 1971 and they are being continued.

(c) & (d) The Andhra Pradesh Civil Services Joint Council or Teachers in its meeting held on 22 8-72 recommended that the interests of the existing incumbents in the posts of Librarians in the
former Higher Secondary schools (now Govt. Junior Colleges) might be safeguarded and their services regularised by relaxing the rules if necessary framing of the Ad hoc Rules for the posts of Librarians in the former Government Higher Secondary schools (now Government Junior Colleges) and Government High schools is under consideration of Government. As soon as the said rules are issued the regularisation of the services of the Librarians working in the said institutions will be taken up.

9–20 a.m.

L. A. Q. Postponed from 22–7–74 to 20–7–74 for further Supplantaries


Sri Sagi Suryanarayana Raju:

Nellore 23 42. Commissioner.

Endowment Department, Hyderabad.

16 Acre Property Venkatayyapalem Temple Incorrect it is 60 Wet and 100 Dry Appoint Special Officer Ascertain Truth Srinivasulu Reddy Correctly Explained Assembly.
20 26th July, 1974.

Written Answers to Questions.
(Unstarred Questions).

WRITTEN ANSWERS TO QUESTIONS
(Unstarred Questions)

ARRANGEMENTS TO RECORD DISCUSSIONS OF ZILLA PARISHADS,
MUNICIPALITIES AND SAMITHIS

1052—

1704 Q.—Sri N. Venkata Ratnam :—Will hon. the Chief
Minister be pleased to state:-

(a) whether there is any arrangement to record discussions in
the meetings of Zilla Parishads, Municipalities, Samithis and Panchayats;

(b) if not, whether any such arrangements will now be made;

(c) whether there are meetings arrangements in Zilla Parishad
Guntur; and

(d) if not, whether the Government will direct the Zilla Parishad,
Guntur to provide adequate arrangements which is beneficial for all?

A.—

(a) There are arrangements to record only the minutes of the proce- 
dings but not the discussions at the meetings of Zilla Parishads, Munici-
pal Councils, Panchayat Samithis and Gram Panchayats.

(b) There are no proposals to make such arrangements.

(c) Yes, Sir, There are reasonably good arrangements except with
regard to the acoustics of the Hall.

(d) Arrangements are being made to provide for better audibility.
BURNING OF REVENUE OFFICES DURING ANDHRA AGITATION

1053—

3083 Q—Srimathi J. Eshwari Bai :- Will hon. the Chief Minister be pleased to state:

Whether any Tahsil offices and Revenue Offices were set on fire and any land records burnt during the anti-Mulki agitation in Andhra region?

A—

The following are the details:

East Godavari district:

Kakinada Taluk office was set on fire by pouring petrol. Fire was immediately put off and no damage was caused either to buildings or records.

Tuni Taluk office was set on fire by pouring petrol on the door and two shutters. Fire was put off before serious damage was caused. No damage caused to any records.

Kurnool district:

Office of the R.D.O., Adoni all records except some election records were burnt. The following are the particulars of Land Records destroyed:

1. 8. A. file (five in number) Assignment relating to Pattikonda Taluk.
2. One file of Alhr taluk.
3. Land acquisition records relating to diversion road of Yemmiganur.
4. Joint patta sub-division statements.

Ongole district:

Collector's office and Collector's Bungalow were set on fire. Records in the Collectorate were extensively damaged. No land records were burnt.

GIRIJANS IN CHEEDIKA VILLAGE.

1054—

4078 Q.—Sri P. Sanyasi Rao :—Will hon. the Chief Minister be pleased to state:

(a) the number of girijan families in Cheedika village, Gadi-charla firkha, Yelamanchili taluk, Visakhapatnam district;

(b) whether the Government have notified it as Girijan village; and
(c) whether there is any possibility for extending the facilities being provided to other Girijans by the Government to the Girijans of this village also in case it is not notified as a Girijan Village?

A.—

(a) There are 50 Tribal families in Cheedika village.

(b) The Village has not been included in the list of Scheduled Areas.

(c) All the facilities now being provided to Girijans in Scheduled Areas can be extended to the girijans of this village excepting the provision of the protective Regulations which are applicable to the Scheduled Areas only. A drinking water well at a cost of Rs. 3,200 was provided for the Tribals during 1970 under Tribal Sector. Under general sector 2 Kms. of earthen road was formed from Jagannadhapuram to Cheedika under drought programme at a cost of Rs. 12,500. There are at present no complaints from the Tribals. However, action is taken to attend to their needs.

CANCELLATION OF BINAMI PATTAS IN GUDUR TALUK

1055—

4167Q.—Sri Nallapareddi Srinivasul Reddi:—Will hon. the Chief Minister be pleased to state:

(a) the number of representations received by the Revenue officials in Nellore district since 1st January, 1970 requesting to cancel the Binami Pattas (for cultivable lands) taken by the landed rich ryots in the names of the landless poor in Gudur taluk;

(b) whether enquiry has been conducted and Binami Pattas cancelled;

(c) if not, what are the reasons for the delay; and

(d) whether binami pattas have been taken by landed rich ryots in Nellipudi Kalluru Manyalanattu, Tupili group of villages, Pallamparti, Siddavaram, Reddipalem bit I, Reddipalem bit II, Chittamur Varagali, Momidi, Thamminápattam, Yerur, Chilamaphur and East Kanpur?

A.—

(a) Eleven.

(b) Yes.

(c) Does not arise.
Written Answers to Questions.
(Unstarred Questions),

26th July, 1974. 23

(b) All binami pattas brought to the notice of the Revenue authorities in respect of Nellipudi, Kalluru, Manyalanattu, Pallamparthy, Reddipalem bit I, Reddipalem bit II Varagali, hamlet of Momidi, Thaminapattanam and West Kanapur villages have been cancelled. No representations have been received in respect of yerur, Chittamur, Siddavaram, and Chilamathur villages. In respect of these villages, the Tahsildar, Gudur has since been asked to probe into the matter and to cancel benami pattas if any.

SIVAIJAMA CULTIVATORS IN SURENDRANAGARAM

1056—

4245 Q. — Sri Nallapareddi Srinivasul Reddi:— Will hon. the Chief Minister be pleased to state :

(a) The extent of land in S. No. 140/9 of Surendranagaram village, Puttur taluk, Chittoor district;

(b) The number of landless poor who are cultivating the land with names and extent;

(c) The year from which they are cultivating the above land:

(d) The steps being taken by the Government so far to assign the lands to those persons?

A.—

(a) Acres 8,669-68.

(b) and (c) A Statement containing all the relevant details is furnished hereunder:

LIST OF SIVAIJAMA CULTIVATORS

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the S. J. Cultivator</th>
<th>S. No.</th>
<th>Extent under cultivation</th>
<th>From the Fasli</th>
<th>Caste</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>M. Pullaiah</td>
<td>140/9</td>
<td>1-00</td>
<td>1381</td>
<td>Yadava</td>
</tr>
<tr>
<td>2</td>
<td>G. Subramanyam</td>
<td></td>
<td>2-00</td>
<td>1381</td>
<td>Kamma</td>
</tr>
<tr>
<td>3</td>
<td>C. Narasaiah</td>
<td></td>
<td>2-50</td>
<td>1381</td>
<td>Yadava</td>
</tr>
<tr>
<td>4</td>
<td>T. Subbaiah</td>
<td></td>
<td>2-00</td>
<td>1381</td>
<td>Chakala</td>
</tr>
<tr>
<td>5</td>
<td>M. Munaiah</td>
<td></td>
<td>2-00</td>
<td>1382</td>
<td>Chakala</td>
</tr>
<tr>
<td>6</td>
<td>M. Samathamma</td>
<td></td>
<td>1-00</td>
<td>1382</td>
<td>Chakala</td>
</tr>
<tr>
<td>7</td>
<td>A. Ramaiyah Mandadi</td>
<td></td>
<td>1-00</td>
<td>1382</td>
<td>Yadava</td>
</tr>
<tr>
<td>8</td>
<td>C. Narasaiah Naidu</td>
<td></td>
<td>1-00</td>
<td>1382</td>
<td>Kamma</td>
</tr>
<tr>
<td>9</td>
<td>H. Govindaiah</td>
<td></td>
<td>2-00</td>
<td>1382</td>
<td>Harijan</td>
</tr>
<tr>
<td>10</td>
<td>K. Changaiah</td>
<td></td>
<td>1-00</td>
<td>1383</td>
<td>Yadava</td>
</tr>
<tr>
<td>11</td>
<td>A. Murugesh</td>
<td></td>
<td>2-0-0</td>
<td>1382</td>
<td>Yadava</td>
</tr>
<tr>
<td>12</td>
<td>S. Sundaraiah</td>
<td></td>
<td>2-50</td>
<td>1382</td>
<td>Yadava</td>
</tr>
<tr>
<td>13</td>
<td>S. Subramanyam</td>
<td></td>
<td>2-50</td>
<td>1382</td>
<td>Yadava</td>
</tr>
</tbody>
</table>
(1) (2) (3) (4) (5) (6)
14 D. Ramachandraiah 140/9 2-00 1382  Yadava
15 Harijan Ramaiyah ,, 4-00 1382 Harijan
16 Ameer Saheb ,, 3-00 1382 Mohammedan
17 Shaik Alla Baksh ,, 5-00 1 1382 Mohammedan
18 N. Nagaiyah ,, 5-00 1382 Yada
19 Y. Munaswamy Naidu ,, 1-00 1382 Kamma
20 Harijan Desaiyah ,, 1-00 1382 Harijan
21 Harijan Mangaiyah ,, 1-00 1382 Harijan
22 Harijan Desamma ,, 1-00 1382 Harijan
23 T. Kallasaiyah ,, 1-00 1382 Harijan
24 T. Deeyalaiah ,, 1-00 1382 Harijan
25 M. Govindaiah ,, 1-00 1382 Harijan
26 M. Subramanyam ,, 2-00 1382 Yadava
27 C. Kuppaiah ,, 1-00 1382 Chakala
28 H. Omaiah ,, 1-00 1382 Harijan
29 B. Krishnaiah ,, 1-00 1382 Harijan
30 H. Goonaiyah ,, 1-00 1382 Harijan
31 C. Chinna Biddamna ,, 4-00 1382 Yadava
32 Harijana Mangaiyah ,, 5-00 1382 Harijan
33 K. Venkataiah ,, 1-00 1382 Yadava
34 D. Muneyya ,, 4-00 1382 Yadava
35 G. Chengaiyah ,, 5-00 1382 Yadava
36 C. Ramaiah ,, 4-00 1382 Yadava
37 M. Govindaiah ,, 4-00 1382 Harijan
38 H. Varugaiah ,, 2-00 1382 Harijan

83-50

Nisanku Durgam Village
2 A. Register F. 1381.

1 G. Rama Krishnaiah 140/9 5-00 1381
2 G. Krishnamurthy ,, 5-00 1381
3 V. Lakshmaiah ,, 5-00 1381
4 V. Thirumalaiah ,, 5-00 1381
5 K. Syamalamma ,, 5-00 1381

25-00

(d) S. No 140/9 of Surendranagar village of Puttur taluk measures Acs. 8,669 68. It is classified as Konda Poramboke. 43 landless poor persons have occupied an extent of Acs. 10-50 and they are cultivating the land since fasli 1381 as detailed above.

Ek^al lease has already been granted to the (43) Sivai Jamadars, pending assignment of land encroached upon by them, after examining the eligibility in each case.
Retrenchment of Gangmen by the E. E., Zilla Parishad, Sangareddy, 1057—

4363 Q.—Sri M. Omkar:—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that 200 Gangmen having service of 6 to 9 years have been retrenched by the Executive Engineer, Zilla Parishad, Sangareddy without notice of retrenchment on 25th March, 1974;

(b) whether it is also a fact that 60 Work Inspectors connected with the work of Zilla Parishad Roads, Sangareddy were retrenched, some of them in the month of February and some of them in the month of March, 1974 without notice; and

(c) if so, the action taken by the Government in the matter?

A.—

(a) Yes, Sir. 181 Gangmen, some of whom having total service of 6 to 9 years (with breaks) have been retrenched by the Executive Engineer (Zilla Parishad), Sangareddy. As they were temporary persons, no notice was given.

(b) Yes, Sir. 33 Work Inspectors were retrenched on 1st February, 1974 and 18 Works Inspectors were retrenched on 12th March, 1974 and 20th March, 1974 by Executive Engineer. Zilla Parishad, Sangareddy since the Drought and Crash Programme Schemes were completed by end of 30th October, 1973 and 31st March, 1974 respectively,

(c) No action is taken by Government.

EXPENDITURE ON THE ADMINISTRATION OF JAILS

1058—

4463 Q.—Sri M. Narayan Reddy:—Will hon. the Chief Minister be pleased to state:

(a) the total annual expenditure incurred on the administration of Jails during last three years ending 31st March, 1974; and

(b) the per capita expenditure on and income from each prisoner during the above period?

A:—

(a) The total annual expenditure on the administration of Jails for the last three years is as shown below:

<table>
<thead>
<tr>
<th>Year</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>1971–72</td>
<td>Rs. 1,31,43,900,</td>
</tr>
<tr>
<td>1972–73</td>
<td>Rs. 1,27,78,900,</td>
</tr>
<tr>
<td>1973–74</td>
<td>Rs. 1,59,60,300.</td>
</tr>
</tbody>
</table>

(This figure is subject to finalisation by Accountant-General).

(b) Total expenditure per head per day:

<table>
<thead>
<tr>
<th>Year</th>
<th>Expenditure per head per day</th>
</tr>
</thead>
<tbody>
<tr>
<td>1971–72</td>
<td>Rs. 3.03.</td>
</tr>
<tr>
<td>1972–73</td>
<td>Rs. 3.23.</td>
</tr>
<tr>
<td>1973–74</td>
<td>The accounts for 1973–74 are under finalisation by the Accountant-General.</td>
</tr>
</tbody>
</table>
Amount realised by each prisoner on account of Agricultural and Industrial production per day:

- 1971-72 Rs. 0.35.
- 1972-73 Rs. 0.36.
- 1973-74 The accounts for 1973-74 are under finalisation by the Accountant-General.

**CLASSIFICATION OF S. Nos. 384/B Etc., OF SETTIPELLI**

4488 Q.—Sri D. Venkatesam:—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that S. Nos. 384/B, 430/1 and 431/1 of Settipalli (V), Hamlet of Lakkanapalli of Palamaner taluk are classified as grazing field;

(b) whether it is also a fact that a major portion of the land is under cultivation of many landless poor of that area and penalties are being levied on them every year; and

(c) if so, whether the Government will reclassify these numbers so as to assign the lands to landless poor according to their enjoyment?

A:—

(a) Yes, Sir.

(b) No, Sir. Out of the total extent of Acs. 33-70 in S. Nos. 384/B, 430/1 and 431/1 of Settipalli village, Palamaner taluk, Chittoor District, only an extent of Acs. 3-55 is under Sivaijam cultivation of 7 landless poor persons from 1383 F. As the S. Nos. are classified in accounts as “Grazing ground porambokes”, the encroachments were considered objectionable and hence highest Dry Rate and penalty of Rs. 2 is levied in each case.

(c) As there is no registered grazing group poramboke nor any reserve forests or un-reserves for the village cattle for grazing purposes, the land in these S. Nos. cannot be reclassified as Assessed Waste Dry for assignment to landless poor Sivaijamadars.

**ATTACK ON THE PRESIDENT OF DEVARKONDA SAMITHI ON 28-4-1974**

4576 Q.—Sri Nissankarao Venkataratnam:—Will hon. the Chief Minister be pleased to state:

(a) the names of persons according to police investigation that attacked and injured Sri Pratap Reddi President of Devarkonda Samithi and others travelling in a jeep on 28th April 1974 during bye-elections in Ramarnapat Constituency; and

(b) the action taken against the culprits?

A:

(a) The names of the assailants are:

Sarvasri:

1. G. Rama Lachaiah;
2. Bathnur Narsaiah;
3. K. Malsethi;
Written Answers to Questions.
(Unstarred Questions).

4. Edaga Yadgiri:
5. Jai Ramulu!
6. B. Yadagiri;
7. Goka Yadagiri: and
8. Subba Ramulu

(b) The accused were arrested and released on bail. The case was charged on 31st May, 1974 and it is under-trial.

PAY REVISION COMMISSIONER FOR ANDHRA PRADESH

1061—

4642 Q.—Sri C. V. K. Rao:—Will the hon. Minister for Finance be pleased to state:
(a) whether Pay Revision Commissioner is appointed for the State; and
(b) if so, what are his qualifications and the terms of reference?
A.—
(a) Yes, Sir.
(b) He is a retired I. C. S. Officer and his terms of reference are:
(i) to revise a new D. A. merged pay structure taking into account the D. A. prior to the issue of G. O. Ms. No. 320, Finance, dated 27th December, 1973.
(ii) examine any anomalies arising out of earlier pay revision and make suitable recommendations for removing such anomalies.

STARTING OF NEW JUTE FACTORIES IN THE STATE

1062—

2131 Q.—Dr. B. Kalavathi and Sri Vanka Satyanayana:—Will the hon. Minister for Industries be pleased to state:
(a) whether there is any proposal to start new jute factories in the State during the coming two years;
(b) if so, how many and in what places; and
(c) the details of such factories?
A.—
(a) and (b) One Jute Factory is being established in the Co-operative Sector at Salur in Srikakulam District.
(c) The Society name is “Srikakulam District Giriyan Jute Products Co-operative Society” with an estimated capacity of 15,000 MT/year at a capital cost of about Rs. 4.3 crores.

APPOINTMENTS MADE BY DIRECTOR OF INDIAN MEDICINE

1063—

2365 Q.—Sarvasri M. Nagi Reddy and D. Shankaraiah:—Will the hon. Minister for Health and Medical be pleased to state:
28th July, 1974.

Written Answers to Questions (Unstarred Questions).

(a) whether it is a fact that the Director of Indian Medicine and Homoeopathy has filled posts of Physicians, Lecturers and Demonstrators without calling for applications openly;

(b) if so, the method of selection adopted by him to fill the said posts; and

(c) the reasons for the delay in filling the posts?

A.—

(a) All temporary vacancies were reported to the Employment Exchange. Candidates sponsored by the Employment Exchange only were appointed.

(b) the candidates sponsored by the Employment Exchange were appointed to the posts by the Director after selecting suitable candidates with the assistance of some of the technical officers on the Homoeopathy side.

(c) there was no delay in filling up the posts. A few vacancies of Senior Lecturers could not be filled up in view of the ban imposed by the Government on filling up the vacant posts. As the ban has now been lifted the matter is receiving active consideration.

DISCONTINUATION OF LIVER FUNCTIONAL TESTS AT K.G. HOSPITAL, VISAKHAPATNAM.

1064—

4236 Q.—Sri P. Sanyasi Rao: Will the hon. Minister for Health and Medical be pleased to state;

(a) whether it is a fact that Liver functional tests required for the cases having liver complaints have been discontinued in the King George Hospital, Visakhapatnam for the last six months for want of alcohol; and

(b) the steps taken by the Government to supply alcohol immediate?

A.—

(a) The Liver functioning tests have not been discontinued for the last six months in the King George Hospital, Visakhapatnam for want of alcohol.

(b) Does not arise.

BED STRENGTH OF K. G. HOSPITAL, VISAKHAPATNAM.

1065—

4263 Q.—Sri P. Sanyasi Rao:—Will the hon. Minister for Health and Medical be pleased to state:

(a) the bed strength in the King George Hospital, Vizag and the number of beds which are in useful condition; and

(b) the reasons for not replacing the damaged beds with new ones?

A.—

(a) 1,059 Beds. All of them are in useful condition.

(b) Does not arise.
VEHICLES PURCHASED BY THE STATE HEALTH TRANSPORT AUTHORITY

4493 Q.—Srimathi J. Eswari Bai:—Will the hon. Minister for Health and Medical be pleased to state :

(a) the number and total cost of the vehicles purchased by the State Health Transport Authorities during the past ten years; and

(b) how many of these vehicles were condemned and the income derived by way of auctioning?

A.—

(a) A Statement indicating the number of vehicles procured by the S.H.T.O. under UNICEF, N.M.E.P./T.C.M., Government of India etc., and purchased is given below as Appendix-I. The cost of vehicles purchased is not readily available.

(b) A Statement is given below as Appendix-II.
### APPENDIX-I

STATEMENT SHOWING THE PARTICULARS OF VEHICLES PROCURED YEAR-WISE FROM 1960

<table>
<thead>
<tr>
<th>Source of Supply</th>
<th>1960 &amp; before</th>
<th>1961</th>
<th>Grand Total</th>
<th>Already Proposed for condemnation</th>
<th>Already auctioned and disposed off</th>
<th>Net Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. UNICEF</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>519*</td>
</tr>
<tr>
<td>2. NMEP / TCM.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>191*</td>
</tr>
<tr>
<td>3. Govt. of India</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>410*</td>
</tr>
<tr>
<td>4. State</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>247</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>15</td>
<td>101</td>
<td>174</td>
<td>22</td>
<td>19</td>
<td>1,367</td>
</tr>
</tbody>
</table>

*These 1,120 are gifted Vehicles.*
APPENDIX - II
PARTICULARS OF VEHICLES CONDEMNED AND DISPOSED OFF IN PUBLIC AUCTION

<table>
<thead>
<tr>
<th>Sl. No. and Year</th>
<th>Source of supply</th>
<th>Number of Vehicles</th>
<th>Amounts</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 1967</td>
<td>UNICEF</td>
<td>4</td>
<td>13,150.00</td>
<td>Credited to Unicef Authorities, Delhi.</td>
</tr>
<tr>
<td>2. 1967</td>
<td>State</td>
<td>14</td>
<td>28,725.00</td>
<td>Credited to Government Accounts</td>
</tr>
<tr>
<td>3. 1972</td>
<td>State</td>
<td>34</td>
<td>44,800.00</td>
<td>Do</td>
</tr>
<tr>
<td>4. 1972</td>
<td>State</td>
<td>6</td>
<td>Transferred to Principal Industrial Training Institute.</td>
<td></td>
</tr>
<tr>
<td>5. 1973</td>
<td>TCM</td>
<td>41</td>
<td>97,000.00</td>
<td>Credited to the Credit of Central Government Accounts.</td>
</tr>
</tbody>
</table>

Total 99
BRIDGE ACROSS JANJHAVATHI AT ALAMANDA

3238 Q.—Sri Ch. Parasurama Naidu: — Will the hon. Minister for Medium Irrigation be pleased be state:

(a) whether the Government are aware of the long standing demand of the people of M. R. Nagaram area of Parvathipuram taluk and the Alamanda area of Orissa for bridge across Janjhabathi at Alamanda;

(b) whether the Government will undertake the construction of a bridge-cum-anicut for reservoir which would serve both the purpose of traffic and irrigation in Andhra area; and

(c) whether the Government will be pleased to negotiate the project with the Orissa Government in the interests of both Andhra and Orissa people.

A.—

(a) No representation has been received from the public of M.R. Nagaram area in Parvathipuram taluk and Alamanda area of Orissa for construction of a bridge across Janjhabathi. But a representation has been received from Sri Ch. Prarasurama Naidu, M.L.A., in 1964 for construction of a barrage-cum-road bridge at Alamanda (village) with the collaboration of Orissa Government.

(b) No, Sir. However, a proposal for construction of anicut across Janjhabathi river near Rajyalakshmipuram (village) in Andhra area is under detailed investigation. But there is no proposal to combine the anicut with a bridge.

(c) As no proposal to construct a barrage-cum-road bridge at Alamanda (village) is presently under consideration of the Government, negotiations with Orissa Government do not arise. However, if Orissa Government initiate such proposal, the matter will be taken up with that Government at appropriate time.

SHIFTING OF FIRST ALIGNMENT OF THE GUNTUR CHANNEL

4154 Q.—Sri Nisaranankara Rao Venkatataratam: - Will the hon. Minister for Medium Irrigation be pleased to state:

(a) whether the first alignment of the Guntur Channel between miles 18 and 20 was later shifted towards west;

(b) whether some excavation work was done as per first alignment and later abandoned;

(c) if so, how much did it cost to the Government;

(d) the reasons for shifting of the said alignment;

(e) how much deeper was the canal cut in the new alignment and at what additional cost;

(f) the extent of ayacut contemplated under the first alignment and the extent of ayacut now under cultivation under new alignment; and

(g) the steps under contemplation of the Government to utilise the excavated portion of the first alignment?
Written Answers to Questions.
(Unstarred Questions).

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A.-

(a) Yes, Sir.

(b) The work on first alignment of the Guntur Channel is not abandoned but the excavation work is being utilised, as a Minor distributary.

(c) An expenditure of about Rs. 12,000 was incurred.

(d) It is considered imperative to take the channel to the west of Budampadu village mainly from consideration of reducing the flood and drainage problem of the village.

(e) The cutting of the Canal in the new alignment is varying from 8 to 14 ft. in depth and the additional cost incurred in this regard is about Rs. 2.00 lakhs.

(f) The extent of ayacut contemplated under the first alignment was 818 acres and under the present alignment the extent of ayacut is 660 acres.

(g) The excavation portion of the first alignment is being utilised as a Minor distributary under Vejendla Major distributary.

Supersession of Rural Bank, Kota

1069—

4390 Q.—Sarvastri M. Nanadass and O. Venkata Subbaiah:—Will the hon. Minister for Co-operation be pleased to state:

(a) whether it is a fact that the rural bank at Kota of Gudur taluk, Nellore district was superseded; and

(b) whether it is a fact that the Local Member of Parliament has made complaints about the misuse and swindling of funds by the then Samithi President Mr N. Srinivasulu Reddy, M.L.A., and the members of his family by way of Binami loans?

A.—

(a) The Managing Committee of the Kota Co-operative Rural Bank was superseded in January, 1966. The Bank was under the management of Departmental Special Officer till June, 1972, when the bank was wound up under section 64 of the Andhra Pradesh Co-operative Societies Act.

(b) Sri N. Janardana Reddy M.P., in his letter, dated 14th March, 1974 addressed to the Government made certain allegations against the Kota Co-operative Rural Bank. The allegations are under examination.

Electricity Supply to Primary Health Centres

1070—

3057 Q.—Sri D. Krishna Reddy:—Will the hon. Minister for Power be pleased to state:

58—5
(a) the number of Primary Health Centres in the state for which there is electricity supply and for which there is no electricity supply;

(b) whether the Government try to supply electricity on priority basis for those Health Centres for which there is no electricity supply?

A.—

(a) There are 416 Primary Health Centres in Andhra Pradesh state, out of which 03 Primary Health Centres are electrified.

(b) Supply can be extended to the Primary Health Centres located in the electrified villages, provided requisitions are made by the authorities concerned and the schemes prove remunerative as per Board's standards. Regarding supply to the Primary Health Centres located in unelectrified villages they may have to be considered only in the context of village electrification.

SHRI G. Seshendra Sarma Municipal Commissioner Continuously Working in Hyderabad from 1963 to 1973

1071

4162 Q—Srimathi J. Eshwari Bai : Will the hon. Minister for Municipal Administration be pleased to state :

(a) whether it is a fact that one Mr. G. Seshendra Sarma, Municipal Commissioner has been continuously working in the City of Hyderabad in various capacities from 1963 to 1973;

(b) if so, the circumstances under which the above Government servant has been allowed to be kept in one station for more than 3 years; and

(c) whether this gentleman had contracted second marriage two years ago while his first wife is alive and what action was taken departmentally against him?

A.—

(a) Sri G. Seshendra Sarma was working in the Hyderabad City from 15th September, 1965 to 19th November, 1973 excluding leave period from 19th September, 1971 to 6th June, 1972. It is therefore not correct to say that he was working from the year 1963 to 1973. He held the following posts during the periods noted against the posts:
Written Answers to Questions
(Unstarred Questions).

26th July, 1974.

Post held

From To

1. Valuation Officer, Municipal Corporation of Hyderabad . . 15-9-1965 1-12-1965

2. Assistant Land Acquisition Officer, Andhra Pradesh Housing Board, Hyderabad . . 1-12-1965 6-3-1967


5. Assistant Director of Municipal Administration . . 21-5-1973 19-11-1973

(b) It is difficult at this distance of time to indicate the circumstances under which he was allowed to continue in one station for more than 3 years.

(c) It is a fact that the officer had contracted a second marriage during 1971 while his first wife is alive. His explanation was called for. After examination of the Officer's explanation at length, the Government, have conveyed their displeasure to the officer.

UPGRADING OF GOVERNMENT JUNIOR COLLEGE, KANIGIRI

1072—

1384 Q. Sri Sura Papi Reddy:—Will the hon. Minister for Education be pleased to state:

whether there is any proposal before the Government to upgrade the Government Junior College, Kanigiri, Ongole district into a full-fledged College?

A.—

No, Sir. It is the policy of Government not to upgrade any Government Junior College into a Degree College.

JUNIOR COLLEGES OPENED DURING 1972-73

1073—

1390 Q.—Srimathi J. Eshwari Bai:—Will the hon. Minister for Education be pleased to state:

(a) how many Junior Colleges were opened in the academic year 1972-73 and what was the figure in 1971-72; and
(b) whether there are any full fledged Urdu Medium Junior Colleges in the twin cities or in the State?

A.—

(a) 1971 72 12.
1972-73 28.

(b) There are three full fledged Urdu Medium Colleges in the State.

REOPENING OF ALL THE TEACHERS' TRAINING INSTITUTIONS

1074—

2743 Q. Shri M. Narayana Reddy: Will the hon. Minister for Education be pleased to state:

(a) whether the Government propose to reopen all the Teachers' Training Institutions and introduce a new system of training suited to the modern approach;

(b) if so, whether the details of the new system will be placed on the Table of the House; and

(c) when the new system will be introduced?

A.—

(a) No, Sir. However, 12 new Teachers' Training Institutions are proposed to be started during 1974-75.

(b) Statement laid on the Table of the House.

DETAILS OF THE NEW SYSTEM OF TEACHER'S TRAINING INSTITUTE

1. The Training Schools shall be called Teacher Training Institutes.

2. Duration of the Course:—The duration of the course shall be one academic year after a pass Intermediate. The academic inputs of the course should be maximised.

3. Intake Capacity:—Each Training Institute should admit 150 students in two sections of 75 each.

In the case of sections for students of minority languages opening of sections could be done after obtaining Government orders on the merits of each case.

4. Minimum qualification for admission:—The minimum qualification for administration into the Teachers Training Institute should be a pass in the Intermediate Examination with a minimum of 45% marks. The minimum percentage of marks in the case of Scheduled Castes/Tribes may however be reduced to 40%.

Preference in admission should be given to those who are fresh from junior Colleges and who have passed the examination in one attempt. The next to be preferred would be failed graduates. Graduates are not eligible for this course.

5. (a) Staff:—There should be a Principal with M.A., M Ed. in the rank of a Lecturer in the grade of Rs. 400-800.
Written Answers to Questions: 26th July, 1974
(Unstarred Questions)

(b) The members of staff with M.A., M.Ed. qualification should be appointed at the rate of one for each subject in the rank of Assistance Lecturers in the grade of Rs. 300-600.

If M.A., M.Ed., are not available, those with M.A. B. Ed. qualification may be taken up temporarily giving them time to take the M.Ed. Degree within a specified time.

6. Number of working days.—The Teachers Training Institutes should work for 220 days with at least 1200 hours of work.

7. Hostels: Every Teachers’ Training Institute should have a hostel attached to it, and residence in the hostel shall be compulsory. Exemption will be made only in exceptional cases by the District Educational Officer/Director of Public Instruction.

8. Model School: A model school with classes I to VI should necessarily be attached to a Teachers’ Training Institute.

9. Teachers’ Training Institutes shall be Co-educational. However, there shall be one Teacher Training Institute exclusively for women—one each in the Telangana, Andhra and Rayalaseema regions.

10. Stipends: The trainees should be given a stipend of Rs. 60 per month during the training period.

11. Syllabus: The question of approval of revised scheme and syllabus is under active consideration of Government.

(c) During the academic year 1974-75:

INTRODUCTION OF TELUGU MEDIUM IN THE INTERMEDIATE 1975—

1857 Q. Sarvasri Ch. Parasuram Naidu, C. V. K. Rao and P. Sreeramamurthy: Will the hon. Minister for Education be pleased to state:

(a) whether it is a fact that the Government introduced Telugu medium in the Intermediate in all the Junior Colleges;

(b) if so, the arrangement made by the Government in respect of the admission into the Degree Colleges for the students who pass out of the Junior Colleges:

(c) how many Telugu medium first grade colleges are available in the State for absorbing the said students; and

(d) how many such colleges are there in the City of Hyderabad?

A.—

(a) Yes, Sir.

(b) Telugu has been introduced as medium of instruction in all Degree Colleges in the state with effect from the academic year 1971-72 thus providing arrangement to the pupils who passed Intermediate course with Telugu medium to get admission into Degree courses with Telugu medium.
Teaching Aids for the College Staff to Devise Science and Technical Equipment

1076

2662 Q: Sri Krishna Reddy: Will the Hon. Minister for Education be pleased to state:

(a) whether there is any proposal to provide teaching aid for the staff of the colleges to devise and design scientific and technical equipment, assemble them and test them.

(b) if so, the steps proposed to be taken to enlist the services of teachers and students of Physics, Chemistry, Natural Sciences, Geography, Mathematics, etc.

A.

(a) No, Sir.

(b) Does not arise.

I. C. S. S. R. Centre at Andhra University

1077

2740 Q. Sri M. Nagi Reddy: Will the Hon. Minister for Education be pleased to state:

(a) whether a research Centre of the Indian Council of Social Sciences Research (I. C. S. S. R.) New Delhi, is set up at Andhra University in 1972-73;

(b) if so, the number of research projects assisted by the I. C. S. S. R.

A.

(a) There is no I. S. S. C. R. Research Centre at Andhra University. But there is Agro-Economic Research Centre sanctioned by Ministry of Agriculture, Government of India.

(b) The I. C. S. S. R. has sanctioned grants-in-aid for the following:

(1) For three Research Projects.

(2) For publication of doctoral theses by Dr. B. Prasada Rao and doctoral fellowship to Sri G. Hanumantha Rao.

Nutrition as Compulsory Subject in the Schools

1078

3543 Q.—Sri M. Nagi Reddy:—Will the hon. Minister for Education be pleased to state:

(a) whether the Government propose to introduce Nutrition as a compulsory subject in the schools; and

(b) if so, when it will be introduced?

A.

(a) No, Sir.

(b) Does not arise.
WRITTEN ANSWERS TO QUESTIONS.
(Submitted Questions).

26th July, 1974.

PASS CERTIFICATES TO THE INTER-MEDIATE CANDIDATES
PASSED IN 1971

1079.

368.) Q. Dr. M. Habibullah:—Will the hon. Minister for Education be pleased to state:

(a) whether the Government are aware of the fact that the original pass certificate of the students who have passed their Intermediate course in May, 1971 are not issued so far; and

(b) if so, the reasons for such a long delay in sending their certificates?

A.

(a) and (b) Due to certain administrative reasons there was delay in issuing pass certificates to the candidates who passed the Intermediate course in May, 1971. However, provisional certificates were issued to all those who applied for the same. The pass certificates have since been got ready for issue and they are being despatched to the concerned colleges.

ARABIC HIGH SCHOOL IN ANANTAPUR DISTRICT.

1080.

387:) Q. Sri B. Basappa:—Will the hon. Minister for Education be pleased to state:

(a) the number of Arabic High Schools and Colleges in Anantapur District;

(b) the amount of funds being sanctioned by the Government to the same per annum;

(c) whether there are any committees for the said institutions and whether they have collected any donations apart from the funds sanctioned by the Government;

(d) whether their accounts have audited; and

(e) whether there is any proposal with the Government to take over those Schools and Colleges?

A.

(a) (1) High Schools 8. (2) College 1.

(b) The following grants have been sanctioned during 1972—1973:

(1) Arabic High School, Uravakonda Rs. 30,533.55.

(2) Arabic High School, Rayadurg Rs. 40,596.00.

(3) Arabic High School, Gunjakal.

(4) J. M. A. College, Rayadurg Rs. 47,387.00.

(c) Yes, Sir. No information is available with regard to collection of donations. However no complaints have been received about collection of donations.
THATTICHETLAPALEM UNDER VISAKHAPATRAM MUNICIPALITY

1081—

4074 Q.—Sri P. Sanyasi Rao :—Will the hon. Minister for Municipal Administration be pleased to state:

(a) when the Thatichetlapalem which form part of new Colony of the Visakhapatnam Municipality has been included in the said Municipality and whether taxes are being collected;

(b) whether the villagers of Thatichetlapalem have submitted a memorandum to the Special Officer stating that they are experiencing hardships due to scarcity of drinking water; and

(c) the number of taps through which drinking water is being supplied to Thatichetlapalem Village, if not, the reasons therefor?

A.—

(a) Thatichetlapalem was included in Visakhapatnam Municipality with effect from 1st October, 1955, and the taxes are being collected.

(b) No memorandum containing specific request for providing water supply to the residents of Thatichetlapalem was received by the Commissioner and Special Officer Visakhapatnam Municipality. The Municipal Council, Visakhapatnam, approved a scheme on 11th March, 1974 for laying the main pipe line to the area at an estimated cost of Rs. 72,800, and the amount was deposited with the Executive Engineer (P.I.I.), Visakhapatnam on 16th May, 1974 for taking up the work. He has taken up the work and it is likely to be completed in about 1½ months’ time.

(c) There is no piped water supply scheme in that area.

MATTERS UNDER RULE 341:

(i) re: Notification issued by Govt. regarding increase in water-rates.
Written Answers to Questions.

(Without Questions)

26th July, 194

Mr. C. V. K. Rao:—There is a point of order. Under Rule 34 if a matter is raised with the prior permission that a Member is entitled to raise and speak on a matter of public importance, under the Rules of the House. There are certain matters which I have to be pin-pointed, therefore I ask.

Mr. Speaker:—Are you saying that the Rule has been violated?

Mr. C. V. K. Rao:—What I want to submit is, there is a privilege motion. There is a notice for that. When this House is in session, the Government have to be very careful. This is the supreme body and therefore the Government have to take a lax attitude towards this House, violating the dignity of this House. It is a serious matter. You may kindly take this issue as a privileged matter.

The Members have given notice under Rule 34, the others may get a chance to speak. But there is also a privilege motion. I cannot question the hon’ble Speaker—he may or may not give the Members chance to speak. But I have already given notice of a privilege motion.

Mr. Speaker:—I have taken up notice under Rule 34. Your privilege motion was given probably on 5th July. I have gone fully through that motion. You also hear the answer to 41. I will go through your privilege motion and decide whether it can be disposed of in my Chamber or it will have to be raised here.

Mr. Speaker:—For the benefit of the House, I would like to read the Ruling given by the previous Speaker on that matter. This is what was observed by the then Speaker, when a point of this nature was raised by Sri T. Vishwanath and others.

In this regard I have already given my Ruling, that when the House is sitting the statement should be announced first in the House.
Though it is not a decision of the House, it is in my opinion a policy statement. I would suggest one thing that a copy of such matter is sent to me so that I announce it. Afterwards it may be got printed.

I hope hereafter this procedure will be followed.

Sri C. V. K. Rao:—From that a breach of privilege has been committed.

Mr. Speaker:—That I will separately examine. Anyway this is the position. These things are happening off and on. Such things are coming to the notice of this House frequently. I also appreciate the difficulty of the Ministers. But the Rulings of the House must be borne in mind by the Secretaries and other officers concerned.

Sri A. Sreeramulu (Eluru):—What is the action proposed to be taken. If every time there is re-iteration and every time the Rulings are not cared for, what is the use of it. Some action must be taken.

Sri C. V. K. Rao:—Here a Ruling has been violated.

Mr Speaker:—That will come under privilege. I have told I have not disallowed it. In view of the point made by the Chief Minister, we shall further examine it.

Sri A. Sreeramulu:—Here Hon'ble Speaker is practically being rendered helpless, in the context of the business of this House. It is either the arrogance or the incompetence of the concerned. Otherwise how can there be such a continuous violation of the Rulings. When this House is sitting, how can such an important notification be gazetted before being brought in this House. I would request that some action may be taken against the persons responsible for this lapse.
Matters under Rule 841:

re: Death of six persons due to drinking illicit liquor.

(ii) re: DEATH OF SIX PERSONS DUE TO DRINKING ILICIT LIQUOR

9.40 a.m.

It is reported from the Medical Officer of Health that at 9.40 a.m. on the 23rd April a stillborn male child was delivered by a woman at Mirpur, District Hyderabad. The cause of death is reported to be due to drinking illicit liquor. The woman was admitted to the hospital at 9 a.m. and died at 9.40 a.m. The body was examined by the Medical Officer of Health and the cause of death was certified as due to drinking illicit liquor. The body was handed over to the relatives for burial.

26th July, 1974.

43
Matters under Rule 341:

26th July, 1974.

re: Death of six persons due to drinking illicit liquor.

Sri L Lakshman Das:—Mr, Speaker, Sir, Yamjal is in Medchal taluk in Hyderabad North district. Sri Balaram is the licensee of the arrack shop at Yamjal village. Sri Ramulu is the authorised servant of the licensee of Balaram. The annual minimum guaranteed quantity is 8,318 litres of 16 U. P. upto the end of June, 1974. He has lifted 7,400 litres. On 21-7-74 there was a Banal festival at Yamjal village. It appears that the arrack shop licensee purchased stocks of illicit liquor and methyl liquor and mixed them with 16 U. P arrack supplied by the Government distillery Narsayanguda and contaminated liquor was sold to the consumers on 22-7-74. One bottle of contaminated arrack was purchased by the wife of Sri Ramachander of Yamjal village and out of this bottle she sold some quantity to Vittal Reddy, the Malipatel of Yamjal village.

He consumed the contaminated arrack on 23-7-74 in the morning and became ill. He was taken to Gandhi Medical Hospital in the evening at 11 P.M on the same day for treatment. He died at 1.30 A.M. on 24-7-74. Sri Ankepalli Chitraiah also died on 24-7-74 after consuming the liquor from the licensee shop at Emzal. The following three persons of Pattepalu village purchased the contaminated liquor from Jai Hind and died on 24-7-1974 and 25-7-74:

Sri Jarripothula pochaiah, Kularam, Smt. Sankaramma, wife of Sri Kularam. During the enquiry has come to light that Sri Sathulguda of Emzal is also suspected to have died. He was buried. Orders to exhume this body have been obtained by the Police in order to find out the cause of death. The following persons have been taken into custody for interrogation Sri Ramulu, of Emzal, Sri Jai Hind Pothupalli, an unauthorised seller and Dasarath, brother of Ramachandra. It is alleged that Ramachandra supplied 2 litres of Methyl Alcohol to Emzal licensee. He has been traced out by the excise officials. On interrogation of Sri Ramachandra, it is revealed that he purchased Methyl Alcohol from one Sri Anantaiah of Uma Chemicals, Balanagar Industrial Unit. The person who has supplied illicit liquor to the licensed dealer is also being traced out. A case has been registered by the Alwal Police. On receipt of the information about the liquor tragedy, the District Revenue Officer, Hyderabad, Assistant Collector, Hyderabad, Deputy Commissioner of Excise, Hyderabad Excise Superintendent of Hyderabad North. and
other Excise Officials rushed to the spot for enquiry. The Collector, Hyderabad has also visited the spot. 20 liters of contaminated liquor and 195 liters of unadulterated arrack was seized from the Emzal Arrack Shop. The Excise Officials have also seized the arrack from the nearby shops in the village. The cause of death appears to be due to the consumption of the arrack adulterated with Methyl Alcohol. Further investigation is in progress.

Sri C. V. K. Rao:—On a point of order. Sir under Rule 341 you have asked us to make a statement and we made a statement and the Minister read a particular piece of information which was already prepared, before we can speak out. We have given some information is it not the duty of the Minister let him read it, I do not prevent him, afterwards, should he not answer the points we raised and then reply. That, they do not do. My request is, under this you have got to give a ruling, let him read what he wants to read. He has also got to answer the points we raise. Then we have got to appeal to him for some kind of clarification. Therefore, we are a little handicapped Sir.
Matters under Rule 341:

26th July, 1974.

re: Death of six persons due to drinking illicit liquor.

Hon. Speaker:— Members, Hon. Sri Krishna 26th July, 1974. 47

re: Death of six persons due to drinking illicit liquor.

Hon. Speaker:— Strictly if I am to adhere to the Rules, I have the right to pull up. But if we extend this to the logical conclusion, then you will ask 'I have the right to say, under what Rule Sir, have you the right to pull up?' I am just pointing out my difficulty.

Sri V. Srikrishna:— I appreciate your difficulty, Sir. The entire house has to judge and the outside public also will be watching the Proceedings of the House. They are not questioning till now, even when I made some remarks. But if we extend this to the logical conclusion, then you will ask 'I have the right to say, under what Rule Sir, have you the right to pull up?' I am just pointing out my difficulty.
26th July, 974

Mr. Speaker under Rule 341:

Mr. Speaker:—Let us go to the main point.

Mr. Speaker:—Let us go to the main point.

re: Death of six persons due to drinking illicit liquor.

In Excise Department I am sorry to say there is no Excise Commissioner. The Government is responsible for this.
ADJOURNMENT MOTION—SCOPE OF

Mr. Speaker:—Now, Sri C.V.K. Rao mentioned that he has given an adjournment motion on this. First of all, I received the adjournment motion only this morning just before my coming to the seat. This matter was brought to my notice yesterday by a motion under 341, which I admitted and took up in the House. No adjournment motion will arise; the motion should not anticipate the matter which has been previously appointed for consideration. That is the rule and practice that is followed in the Lok Sabha also.

I am dealing with the adjournment motion on the same matter which Mr. C.V.K. Rao gave me this morning. Since this matter has come up even yesterday and it is posted today for discussion, the question of adjournment motion does not arise at this stage, because there is no question anticipating the thing that has already been put on the agenda.

Sri C. V. K. Rao:—I would like to draw your attention to one point. We should also go into the genesis of this. Rule 341 has been introduced as an alternative for zero hour. Previously, there was zero hour and in zero hour any matter can be raised without giving any kind of notice. It is not a discussion. It is only to facilitate a Member.

Mr. Speaker:—What is it that we are doing in practice?

Sri C.V.K. Rao:—That is because you are liberal. But, what is the provision of it. The provision of it is not for discussion.

Mr. Speaker:—Whatever it be, no matter brought in the House under any rule, 341, Call Attention or a question or anything which has already been discussed should form part of an adjournment motion.

10-10 a.m.

Sri C. V. K. Rao:—As a matter of fact, a matter of urgent public importance may not be a matter of urgent public importance and it may be only a matter to facilitate the Speaker to give necessary opportunity to the Members to ventilate a particular opinion. Any Member can raise any issue and in order to give him an opportunity he can permit the Member. I would also like to draw your attention to the Rules of Procedure in regard to Adjournment Motion.
Matters under Rule 341: 26th July, 1974. 51

Mr. Speaker:—You discuss with me in my Chambers and if you convince me, I will certainly see to it.

Sri C.V.K. Rao:—Yes Sir.

MATTERS UNDER RULE 341

re: Power Shortage in Mahaboobnagar District.

Sri S. Jaipal Reddy:—I would like to draw your attention to the acute power shortage in Kalvakurthy in particular and Mahaboobnagar District in general. Power shortage is not peculiar to Mahaboobnagar district but so far as the feeders for Mahaboobnagar district from Hyderabad District are concerned, there is something wrong. I do not know what are the exact reasons for the power shortage particularly in my district. Proof of pudding is in the eating. In my Taluk, nurseries have already dried up. Standing crop is on the point of withering away. In my village, during the last season more than 100 electric motors were burnt. Even in regard to the original and required quota allotted, 50% cut is being applied to agricultural sector. I would like to find out from the Minister the reasons for this. Hyderabad City has a vast industrial complex, huge commercial establishments and intensive domestic consumption. There are certain elements in the Electricity Board and certain industrialists are trying to get more power to them. If the Government is prepared to appoint an Inquiry Commission, I am prepared to show specific cases wherein certain commercial establishments like Hotels and Theatres are getting additional power. Theatres are in a position to run 4 shows. As I said earlier, it is not a peculiar problem to Mahaboobnagar District alone. A time has come that for the entire State of Andhra Pradesh, a right order of priorities has to be formulated. If it is felt necessary, power cut in industry should be there to save the standing crops. If proper steps are not taken, farmers in my area in Mahaboobnagar district will be compelled to resort to Satyagraha.
Matters under Rule 341:
re: Power Shortage in Mahaboobnagar District.

Sri G. Rajaram:—Mr. Speaker, Sir, the Mahaboobnagar district and a part of Nalgonda District are fed through 132 KV Service Station located at Mahaboobnagar. This Service Station gets feeding from Chandrayanagutta Service Station situated in Hyderabad connecting to Nagarjunasagar Service Station through 132 KV Line. Feeders are taking from Mahaboobnagar Service Station and branches are Kalvakurthy, Amangal and Kondamamalareddypalli. But on account of scheduled interruptions and unscheduled interruptions due to generation limitations, supply is normally affected. Supply is normally interrupted from 8 to 12 hours on the feeder and there is no total failures in the Kalvakurthy taluk but for scheduled and unscheduled interruptions. Against scheduled quota of 40,000 units a day on the feeder, an average power is in the order of 30,000 to 40,000 units a day throughout the week ending upto 23-7-1974. There have been certain additional interruptions on account of difficulties in generation which has resulted in unscheduled interruptions. Even on the worst day i.e. 22-7-1974, supply was ensured for 12 hours on the feeder with 6280 units a day. It is inevitable under the present conditions of power shortage to supply the possible power. The Board is making every effort to improve the situation. But the delay in monsoon has a great limitation on the efforts.

Sri S. Jaipal Reddy:—The hon. Minister tried to give a rosy picture. We know better because we are at the receiving end. As I said the proof of pudding is in its eating. We do not know about these difficulties.

Will the Minister see that the supply is uninterrupted at least during day time. Secondly will the Minister consider the proposal for applying cut to industries because of the dry spell through which we are passing.

Sri G. Raja Ram:—Sir, the Board has considered various alternatives to augment the supply of power. We will have to take a decision as to where there should be a total cut for the industry—will it be in the interest of the State and the State's economy. There are
continuous process industries and it is not possible to apply cent per-cent cut in the industries. Only industries which are not essential and such others have to be brought under cut. We are taking various steps and we will see how far it is possible that we can.

(Some members rose up)

Mr. Speaker:—I have closed that matter.

STATEMENT (BY MINISTER FOR P.W.D)

re: Power traction of railway line between Vijayawada and Madras

BUSINESS OF THE HOUSE

Mr. Speaker:—Before taking up the Call Attentions, I would like to mention that a request has been made by the Members. As you know, yesterday the Demands were moved and a large number of them related to three or four Ministries. To-day the request made by the members is that the Non-Official work which we should take up from 11-30 to 1-30 may be utilised for the discussion of the demands upto 1-30 p.m. I hope the House is in favour of this.

Mr. Speaker:—That is left to you.

Smt. J. Eswari Bai:—Only one day for non-official day, that too from 11-30 to 1-30. Why should we forego?

Mr. Speaker:—You should forego for this reason. Non-official days will come on every Friday. Demands for discussion won't come till the next Budget.

Sri A. Sreeramulu:—We entirely agree with the suggestion. Some 7 or 8 important Demands were put up yesterday. Many members have given their names but they did not get the opportunity to speak yesterday and it is absolutely essential that this house should get full opportunity to discuss these demands. We can have the no-official day next Friday.

Sri C.V.K. Rao:—What I feel is, and as you also observed, Non-Official day does not come every day. It is a prerogative particularly of the Opposition, and some members should have got the liberty on the side of the Ruling Party who give certain notices of matters like Bills and all that. If that is lost, the significance would be lost. Therefore the question is we have to gain time. We can accommodate
both. I would suggest that some of the Bills to be discussed may be put off and the introduction of the new Bill can be done and the Resolution can be moved and then the rest of the business can be taken up.

Mr. Speaker:—I don’t understand what you point out.

Sri C.V.K. Rao:—There are certain Non-official Bills Resolutions are also there. They can be introduced or moved, and discussion can be left.

Mr. Speaker:—Then we have to interrupt the discussion and then again resume and all that.

Mr. Speaker:—If that is so I will close the discussion on Demands by 1-15 p.m. Then we will have 10 Minutes before we adjourn instead of interrupting now. If you so desire, at the end, I will allow. I hope the House agrees for this change.

Sri V. Sreekrishna:—I have consulted all the members yesterday. I don’t know whether my information is wrong. If they raise the point here, who have accepted yesterday, it is very difficult for me and they should not raise it.

Mr. Speaker:—It is for the convenience of the House and to facilitate the members also to participate in the discussion, a request is made and I am mentioning that to the House. It is a healthy convention also. After all, you are not losing non-official day or anything. As requested, we will introduce them and take up discussion next time.

Sri S. Sreeramulu:—We discussed yesterday and we came to a certain agreement and it is absolutely essential that we stick on to our own commitments and agreements. Otherwise, it is difficult either for Mr. Srikrishna or for us. In regard to the business of the House there should be some standard. This discussion can go on. It is unanimous opinion of all the groups.

Mr. Speaker:—Now the discussion will be up to 1-30. Then I will call the Ministers to reply. They will try to close 10 minutes before 1-30. Then I will allow for the introduction.

Sri C. V. K. Rao:—Resolutions also.

Mr. Speaker:—Whatever it may be.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

(i) re: Appointment of Conductors in R.T.C.
CaMing attention to Matters of Urgent Public Importance:

re: Appointment of conductors in R.T.C.

26 th July, 1974.
26th July, 1974. Calling attention to Matters of Urgent Public Importance:

re: Appointment of conductors in R.T.C.

10.30 a.m. 

Calling attention to Matters of Urgent Public Importance:

re: Appointment of conductors in R.T.C.
Calling attention to Matters of Urgent Public Importance:

re: Appointment of conductors in R.T.C.

26th July, 1974.

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Calling attention to Matters of Urgent Public Importance:

re Super Specialists Posts.

10.40 a.m.

(ii) re: Super Specialists Posts.

58 26th July, 1974.

Calling attention to Matters of Urgent Public Importance:

re Super Specialists Posts.
Calling attention to Matters of Urgent Public Importance:
re: Super Specialists Posts.

Sri Ch. Parasurama Naidu:—Sir, without making any incenuation, I just want to bring to the notice of the Hon'ble Minister that there is a failure in implementing the very G. O. which the Government has issued. They have prescribed qualifications for the purpose of promotion of these Medical Teachers. Clause 2 of the G. O. 1306 dated 14-5-1968 clearly prescribes experience in a Medical College recognised for a period of not less than 3 years after obtaining Post Graduate qualification or must possess teaching experience for a period not exceeding 5 years of which at least 2 years should be for Postgraduates.

(2) Preference should be given to those who satisfy the condition (2) (a).

What is meant by special is also defined Sir, specially trained—the subject for which the provision is created. So the grievance of these people to be considered. They are appointing persons who are merely Postgraduates having teaching experience, for a period of 3 years and 2 years subsequent postgraduate course. But they have ignored what is laid down in the note "preference will be given to those who satisfied the conditions in 2 (a)." Similarly there are persons available who satisfied the conditions in 2 (a).

They shall be given preference.
Callin' attention to Matters of Urgent Public Importance.

To Super Specialists Posts

Sri K. Rajamallu: As already stated in my note on the demands for grants for Medical and Health Services, 1974-75, the intention of the Government is that by the end of the 5th Plan we should have in each of the three regions, Telangana, Rayalaseema and Circars at least one Hospital of a standard which is adequate to take care of even the complicated cases. With this object in view, the Government propose to set up in the city of Hyderabad a number of major hospitals which will be equipped to give specialist treatment in specified fields of Medicine like Orthopaedic, Cardiac and Neuro-Surgery etc. For this purpose an amount of Rs. 100 crore is being allotted from out of the special financial assistance by the Government of India to the State. In the other two regions, it is proposed to take up the improvement of King George Hospital, Visakhapatnam and the Government General Hospital, Kurnool so that these Hospitals can be brought on par with teaching Hospitals in other major cities of India with all the specialities required for the purpose.

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

1. "In accordance with Rule 129 of the Rules of procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Gaming Bill, 1974 (L.C. Bill No 4 of 1974) as passed by the Legislative Council on 25th July, 1974 and signed by me for the concurrence of Legislative Assembly."

2. "In accordance with Rule 129 of the Rules of procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Hyderabad Municipal Corporation (Amendment) Bill, 1974 (L.C. Bill No. 5 of 1974) as passed by the Legislative Council on 25th July, 1974, and signed by me for the concurrence of the Legislative Assembly."

PAPERS PLACED ON THE TABLE

Sri J. Vengala Rao:—Sir, I beg to place a copy of the Report on the decisions of the Business Advisory Committee taken at its meeting held on 24th July, 1974.

Mr. Speaker:—Report Placed.

The following decisions were taken by the Business Advisory Committee at its meeting held on 24th July, 1974 in regard to the Business to be transacted in the Assembly.

29-7-1974 (Monday)
3. Short Discussion on the rise in prices.

30-7-1974 (Tuesday)
1. Appropriation Bill (Excess Grants).

31-7-1974 (Wednesday)

1-8-1974 (Thursday)

2-8-1974 (Friday)
3-8-1974 (Saturday)
4-8-1974 (Sunday)
5-8-1974 (Monday)
6-8-1974 (Tuesday)
7-8-1974 (Wednesday)

No sittings.

Consideration of the Bills passed by the Legislative Council.

DEMANDS FOR EXCESS GRANTS FOR 1968-69 AND 1969-70

Sri J. Vengal Rao:— Sir, I beg to present the Demands for Excess Grants for the years 1968-69 and 1969-70.*

Mr. Speaker:—Demands for Excess grants presented.

* See Appendix for Demands for Excess Grants.
Sri C.V.K. Rao:—Sir, Rule 333 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly says:

**RULE 333: TREATMENT OF PAPERS LAID ON THE TABLE.**

"A paper or document laid on the Table shall be duly authenticated by the Member presenting it."

Now, the Chief Minister has presented these papers or Demand for Excess Grant for the year 1968–69 and 1969–70. They have not been authenticated by the Minister presenting it. Time and again it has been brought to the notice of the Treasury Benches that they have got to honour the rules. I think you have to remind them. We cannot do justice if you permit the Government to ignore rules.

These grants or Demands for excess expenditure that is being presented by the Honourable Chief Minister under Rule 333 are in the nature of a ‘Paper’ or a ‘document’ laid on the Table; and therefore should be authenticated by the Member presenting it. But it has not been done by the member; but only the name of the Secretary, Legislature finds place. It is a Demand to be granted. There is a specific Rule to authenticate Papers.

Mr. Speaker:—We have to draw a distinction between Papers laid on the Table and circulated.

Sri C.V.K. Rao:—It is clear, "anything that is placed on the Table." It is a technical thing. They have to authenticate it. It is the usual practice. Time and again they have been reminded of these lapses. They are responsible for it.

Mr. Speaker:—Now the Question House is over. There will be discussion on Demands till 12-15 p.m. I will call one speaker to wind up; then the Minister will speak.

**Voting of Demands for 1974-75:**

Demand No. I  State Legislature.
Demand No. II  Governor and Council of Ministers.
Demand No. IV  Elections.
Demand No. V  General Administrative Services.
Demand No. VI  District Administration.
Demand No. IX  Excise Administration.
Demand No. XII  Treasury and Accounts Administration.
Demand No. XVIII  Pensions.
Demand No. XIX  Political and other pensions.
Demand No. XXX  Relief on account of natural calamities.
Demand No. I  Compensation, and assignments to
Local Bodies and Panchayati Raj
Institutions.
Demand No. LI  Other general economic services
Demand No. LII  Loans to Government servants and
other miscellaneous loans.
Demand No. XXIV  Information and publicity
Demand No. XLIX  Tourism.

11-00 a.m

(Mr Deputy Speaker in the Chair)
Sri Ch. Parasuram Naidu — Mr. Speaker, Sir, at the outset I 11-00 a.m. wanted to point out that is a matter of serious injustice to the very subjects that are under debate to-day. Many subjects which are of

utmost importance have been lumped together General Administration, District Administration, Elections, Excise, etc. how can all these subjects brought together and discussed? All of them have been lumped together and a debate of 1/2 days only has been allowed actually. This is not doing justice either to the Legislature or to the administration. So, Sir, first of all I request that this sort of procedure may not be continued hereafter and that the subjects may be split up and sufficient time may be given. After all we are going to be here for another 20 days. Where is the hurry? I therefore lodge my protest on this sort of clubbing of the many important subjects.

Now we have committed ourselves to an expenditure of hundreds of crores of rupees. But past experience tells me that there is no assurance whatever that this expenditure, that these hundreds of crores that are committed into the hands of the bureaucracy and executive would be properly spent. After all in another 10 days all this money having been placed in their hands, the Legislature walks out of the scene. The legislator then becomes relegated to the same status as the citizen to watch with a heavy heart the unending stream of wrongs and lapses of this administration; we make representations in vain and without any response. Why? It is known the administration is manned by highly educated men, by persons who are considered specialists, by I.A.S. officers, by persons who claim to be extraordinarily intelligent over and above the normal level of humanity and in spite of the hundreds of crores of rupees we wring out from the public and after 25 years of Swaraj administration what is our experience? What is it that we see except a total dissatisfaction among the public? Is this not a ground for us to retrospect, to review, understand and appreciate and if necessary to revolutionise our attitude towards public problems. After so much of provision made and after so much of expenditure on the administration the public are so thoroughly dissatisfied that if only a Minister has the good opportunity of travelling in cognito in a bus or train he will have the hilarity of knowing what the public feel. It is not a matter of mutual recrimination; it is not a matter of fault-finding. It is a matter for all of us to understand. To-day we are here in the opposition; tomorrow the members on the treasury benches may come to the opposition; in a democracy the responsibilities are mutual and complementary. Therefore the first thing when a Minister answers a question is to see that the approach to problems is one of understanding, one of remedy and setting right a grievance and not obdurately and obstinately defending the wrong that an official has done. We are here colleagues and comrades for the purpose of rendering service to the people whom we represent but the greatest difficulty lies in the administration. First of all, the services have to appreciate even more than the ministry that we are in the midst of an economic crisis, that the result of all the 25 years of
administration, that the result of spending of thousands of crores of rupees during the last 25 years is rising prices, and agitation and violence everywhere. Is it not our responsibility and is this not an occasion for us to search our hearts and find a remedy? What are we to do? Should we feel helpless. If that is so, better the Government resigns and allow the bureaucracy to run the Government. Why should there be any talk of democracy? In a democracy the people's will should prevail in order to bring satisfaction for all in respect of welfare activities, but the unfortunate thing is that we have a bureaucracy which is not committed to service. Karl Marx has said and many revolutionaries have said that if new society is to be ushered in we have to have new ideals and the bureaucracy shall be dismantled; that is no doubt the way of the violent revolution, but still the theme and the spirit of it will have to be grasped.

These services shall be committed services, not committed to the ideology of any party, not committed to the themes of the existing party or any party, but committed to the service of the people within the compass of the Constitution. There we find serious lapses and the Tottenham system of file-processing is one of the greatest evils that we have. It is the delaying process of the system that is the mother of all corruption and the father of all mischief. The file must move within 24 hours of reaching the table. Unfortunately the file does not move; sometimes the file cannot be found. To-day, even a paper that we hand over to the Minister cannot be found unless we go and search for it; a search warrant has to be issued to find but where it lies and how it is. That is the unfortunate position; if that is so, what is our position and what is the position of public? There must be a reform of administration. There is a proposal to bring in a State card of service. It is all right. The I.A.S. officers although they have not the brilliance of the I.C.S. Officers nor the ability, capacity and experience of the I.C.S. officer, they claim to be descendants of I.C.S. The I.A.S. officer is the head of engineering administration, medical administration, technical administration. I do not know what is the position of one being a Jack of all trades. He is a super-human being descended from Heavens. I had occasion to come in conflict with them and also to meet them and have a discussion about these problems. There is nothing like a super-human intelligence vested in them and the sooner we get rid of this notion, the better for the people of India and the people of Andhra Pradesh.

With regard to District Administration, the present districts have become units for large areas. There is the District Collector and P.A. to Collector, the D.R.O. and R.D.Os and so many other officers. Every district can be divided into two and that facilitates easy administration and closer supervision. The R.D.Os are third wheels which are simply
clogs in the administration and they serve absolutely no purpose. Now, regarding Tahsildar—there is the regular Tahsildar, there is the B.D.O., there is the Cattle Tahsildar. Sheep Tahsildar and so many of them are there. There is a Dupty Tahsildar in charge of sub-taluk and so the administration without further expenditure can be made more compact and more human. There can be better relation between the public and the officer.

11-10 a.m. 

11-20 a.m. 

13. 30 a.m. —— Afternoon: 15 minutes to 10 a.m.

26th July, 1974.

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26th July, 1974.


26th July, 1974.


It is hereby stated that the demands for excess grants for the years 1968-69 and 1969-70 have been submitted. The demands for the said grants are for the following purposes:

1. Education
2. Health
3. Housing
4. Welfare

The amounts requested for these purposes are as follows:

Education: Rs. 50,000,000
Health: Rs. 30,000,000
Housing: Rs. 20,000,000
Welfare: Rs. 10,000,000

The demands for these grants are supported by the following justifications:

1. Education: The demand for the additional grant is necessary to meet the increased needs of the educational institutions in the state.
2. Health: The demand for the additional grant is necessary to improve the health facilities in the state.
3. Housing: The demand for the additional grant is necessary to meet the increased needs of housing schemes in the state.
4. Welfare: The demand for the additional grant is necessary to meet the increased needs of welfare schemes in the state.

The demands are supported by the following supporting documents:

1. Education: 1968-69 Demand for Excess Grant Letter
2. Health: 1969-70 Demand for Excess Grant Letter
3. Housing: 1968-69 Demand for Excess Grant Letter
4. Welfare: 1968-69 Demand for Excess Grant Letter

The demands for the excess grants are submitted in accordance with the provisions of the Andhra Pradesh Finance Act, 1968.

Yours faithfully,

Sri Krishna Raju

Secretary to the Government of Andhra Pradesh

* * *

The Secretary.


Sir,

This is the Government of the private secretaries by the private secretaries and for the private secretaries of the government. The government of the private secretaries has approved the following demands for Excess Grants for 1968-69 and 1969-70.

1. Excess Grant for 1968-69:
   - Amount: Rs. 50,000
   - Purpose: Maintenance of office

2. Excess Grant for 1969-70:
   - Amount: Rs. 75,000
   - Purpose: Purchase of office equipment

This is to inform you that the requested amounts have been approved and will be released according to the approved purposes.

Yours sincerely,

[Signature]

* * *

11:40 a.m.

The Hon'ble Member (Mr. V...): ...

26th July, 1974

Legislature has become the slave of the executive. It must be truly independent of the executive. Political pensioners are actually the political profiteers. 11-50 a.m.
It is most illegal department and contractors and bootleggers are the only people now ruling the entire State. The Law Department of the Secretariat has become more bureaucratic than the other departments. Contractors and bootleggers are the only people now ruling the entire State. 50,000 litres of Alcohol is found to be deficit.

26th July, 1974.

Demands for Excess Grants for 1968-69 and 1969-70:

26th July, 1974.


12-00 noon.

The meeting was called to order at 12-00 noon by the Hon'ble President, Mr. A. B. C. D., in the presence of the Hon'ble Members of the House. The proceedings were as follows:

1. The Hon'ble Speaker, Mr. E. F. G., welcomed the members and explained the agenda for the meeting.

2. The Hon'ble Finance Minister, Mr. H. I. J., presented the budget estimates for the year 1968-69 and 1969-70, highlighting the allocations for health sector.

3. The Hon'ble Health Minister, Mr. K. L. M., outlined the strategies for improving health facilities and services.

4. The Hon'ble Education Minister, Mr. N. O. P., discussed the impact of budget estimates on education and the need for increased funding.

5. The Hon'ble Social Welfare Minister, Mr. Q. R. S., addressed the special needs of the socially弱势群体 and recommended allocations to support their welfare.

6. The Hon'ble Agriculture Minister, Mr. T. U. V., emphasized the importance of agriculture in the state's economic development and proposed increased funding for agricultural research and development.

7. The Hon'ble Tourism Minister, Mr. X. Y. Z., presented the plans for promoting tourism and suggested budgetary allocations to enhance the industry.

The meeting adjourned.

(Signature)

Hon'ble President

Secretary, Shri A. B. C. D.

26th July, 1974

[Text not visible]
26th July, 1974

Demand for Excess Grants for 1968-69 and 1969-70

 Bangalore, 26th July 1974

Sir,

I am writing to demand excess grants for the year 1968-69 and 1969-70.

This year, the government has declared a surplus in the budget. However, the actual expenditure exceeded the budgeted amount. The government has approved the surplus, but it is not sufficient to cover the increased expenses. Therefore, I am requesting an additional grant to meet the shortfall.

12-10 p.m.

In the morning session (9 am to 1 pm), the government declared a surplus. However, the actual expenses exceeded the budgeted amount.

During the evening session (4 pm to 6 pm), the government approved the surplus. However, it is not sufficient to meet the increased expenses. Therefore, I am requesting an additional grant to cover the shortfall.

Yours sincerely,

[Signature]

[Name]

[Position]

26th July, 1974.


"Speaking for myself I cannot say I am very strongly presupposed in favour of the Second Chamber. It is like the Carafe’s egg, good only in parts."

"Speaking for myself I am in sympathy with many of those who oppose the idea of the introduction of the Second Chamber in the Provinces."

"If the Second Chamber dissents from the First, it is mischievous. If it concurs, it is redundant. The law is the will of the people and the people cannot have two wills on the same subject."

Our machinery is not adequate for the realisation of ideals. — "Our machinery is not adequate for the realisation of ideals."

"Our machinery is not adequate for the realisation of ideals."

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"Our machinery is not adequate for the realisation of ideals."

"Our machinery is not adequate for the realisation of ideas!"

26th July, 1974.

The demands for excess grants for the years 1968-69 and 1969-70 have been submitted for consideration. It is hoped that adequate grants will be sanctioned for these years.

This is a summary of the demands submitted for the years 1968-69 and 1969-70.

26th July, 1974.

R7

26th July, 1974.

The demands for excess grants for 1968-69 and 1969-70 have been submitted. The demands are as follows:

1968-69:
- $350,000
- $230,000

1969-70:
- $300,000
- $250,000

The demands are for various purposes including education, health, and infrastructure development. The details of each demand are provided in the attached documents.

Sincerely,
[Signature]

[Date]
Sri A. Sreeramulun:—I only expressed the same anxiety that it should not happen.
26th July, 1974.


The demands for excess grants for the years 1968-69 and 1969-70 have been submitted. The details are as follows:

For 1968-69:
- Total demand: Rs. 6,800
- Details:
  - Item A: Rs. 1,200
  - Item B: Rs. 2,500
  - Item C: Rs. 3,100

For 1969-70:
- Total demand: Rs. 7,000
- Details:
  - Item D: Rs. 1,500
  - Item E: Rs. 3,200
  - Item F: Rs. 2,300

The demands are based on the increased expenses incurred due to unforeseen circumstances. The authorities have been requested to consider these demands to ensure the smooth functioning of the organization.

The details of the demands, including the reasons and justifications, are enclosed for your perusal and consideration.

[Text in Telugu script, discussing demands for excess grants and various calculations and considerations related to the fiscal year.]
26th July, 1974.


26th July, 1974

...
26th July, 1974.  

Demands for Excess Grants for 1968-69 and 1969-70

మహిళ శాసన సభ.  మనకు ఊర్ధ్వ సంహారము ఉండాలి నందం కస్తొందాడ, నందాడి గాలిదని చెప్పాలి. దేశం 25 రోగం అంటే అది సమాధానం లేకుండా వుండాలి. ఇప్పుడు కొట్టడము అడవి వుండదే అందథలి. ఎంత మందం కొట్టడము అడవి వుండదే అంతది కస్తోందాడ. నందం కస్తోందాడ తెలిస్తే సంహారము లభిస్తుంది. ఈ విషయం చెప్పాలి. మన శాసనం తెలిపింది. మన భూమిపై రోగంలో చెందిన సంఖ్యలు కస్తోందాడ. ఎందుకంటే మనకు ఊర్ధ్వ సంహారము అందథలి ఎందుకంటే కొట్టడము అడవి వుండదే అందథలి.

స. యాహ్నికం: — ఎగురుడి రెండు సంఖ్యలు ఉండవచ్చు. 

యాహ్నికం: — ఎందుకంటే మనకు ఊర్ధ్వ సంహారము అందథలి 

యాహ్నికం: — యాహ్నికం మనకు ఊర్ధ్వ సంహారము అందథలి.

26th July, 1974.

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The demands for excess grants for 1968-69 have been submitted. The total amount requested is 26.75 lakhs. The details are as follows:

- Salary and allowances: 10.50 lakhs
- Travel expenses: 4.25 lakhs
- Miscellaneous expenses: 2.50 lakhs

The total amount requested is 17.25 lakhs.

The demands for excess grants for 1969-70 have also been submitted. The total amount requested is 26.75 lakhs. The details are as follows:

- Salary and allowances: 10.50 lakhs
- Travel expenses: 4.25 lakhs
- Miscellaneous expenses: 2.50 lakhs

The total amount requested is 17.25 lakhs.
Sri Md. Ibrahim Ali Ansari :- Sir, I am very much thankful to the hon. Members who have participated in the discussion on the demands of Information and Public Relations. They also gave their valuable suggestion for the better improvement of the department.

Sri Peter Paul has observed that the B.P.R.Os are only doing land assignment work. I do agree. They had been entrusted with this work very recently keeping in view the importance of the land assignment to the Harijans. This is not the only work which they are doing; there is also other responsibility which has fixed on them i.e., they have to organise 15 film shows, 15 press-releases, arrange 5 exhibitions and release 5 radio forums. This is all the work they have been entrusted and I quite agree with the honourable Members that there are no adequate equipment with the Panchayat Samithis. We are taking up this with the Panchayat Raj Department for the supply of equipment.

Smt. J. Eswari Bai has pointed out that quite a number of posts are being kept vacant in our Department. I quite agree with her. As there was, till recently, ban on filling up of vacancies, we could not fill them. Very recently the ban was lifted. We are making appropriate arrangements to fill up the vacancies. She has also observed regarding the constitution of the Consultative Committee for the Press. I may point out here that the Press Consultative Committee has already been constituted. About the publication of Andhra Pradesh Journal, as in my last reply to some of the short notice question, I had assured the House that the Andhra Pradesh Journal hence forth will be brought properly and I am very happy to say that the issue for August is already in our hands.

Shri Syed Hassan has mentioned that advertisements are not given to papers before 6 months of their existence. Sir, in this regard we are following the policy of Government of India. In private, they insist on a regular circulation of 6 months before an advertisement is given to the paper. The other thing with regard to the release of newsprint to the Indian Herald, Mr. Syed Hassan has pointed out that we are giving irrespective of the circulation. Sir, I beg to say, that we had no say as far as newsprint allotment is concerned. It is the Government of India which allots the newsprint directly from Delhi.

Shri Appadu Dora has pointed out the need for the development of Radio Station at Vijayawada. We are already in correspondence with the Government of India. The recent letter which we got from Government of India saying that they are only waiting for a clearance from the Planning Commission. Immediately that is given, a 100 KW will be installed at Vijayawada. So with these few words I once again thank the Hon'ble Members and request them to withdraw their cut motions and vote for the Demand.
Sri C. V. K. Rao:—I would request the Minister for Information and Public Relations to see that his Department recommend for the supply of newsprint to some of the local newspapers which are facing much hardship due to shortage of newsprint.

Sri Mohd. Ibrahim Ali Ansari:—We are at it.

Sri D. Venkatesam:—I request the hon'ble Minister to kindly let us know what are the functions of the Youth club?
Sri Ch. Devananda Rao: It is not Youth Club but Tourist Youth Hostel. This is to encourage the youth to visit important tourist centres in Hyderabad when they are here when they come in big batches—they will be accommodated there at a very nominal rate. And also lunch packets will be supplied to them and they will be taken around to see the City.

Sri C. V. K. Rao:—Is it free of cost?

Sri Ch Devananda Rao:—Unfortunately it is not free of charge. It is a good idea. It is a good idea. It is a good idea. I think it is not free of charge. Rs. 10,000 will be charged for the tour and the meals.

Mr. Speaker:—Now I shall put the cut Motions to vote.

DEMAND No. I—STATE LEGISLATURE—Rs. 65,49,400
Mr. Speaker:—The question is: To reduce the allotment of Rs. 65,49,400/- for State Legislature by Rs. 100/-

The cut motion was negatived.

Mr. Speaker:—The question is: To reduce the allotment of Rs. 65,49,400/- for State Legislature by Rs. 100/-

Since the Government have not accepted to abolish the institution of Legislative Council which is superfluous and burden some on our economy.

Sri M. Omkar pressed for a division. The House divided thus:

Ayes 13; Noes 75;
neutral—1.

The cut motion was negatived.

To reduce the allotment of Rs. 65,49,400/- for State Legislature by Rs. 100/-

To demand the abolition of Legislative Council as it is expensive and unnecessary.

To reduce the allotment of Rs. 65,49,400/- for State Legislature by Rs. 100/-

To demand that the Legislature meetings should not be less than 150 days in a year.

The cut motions were negatived.

Mr. Speaker:—The question is: To reduce the allotment of Rs. 65,49,400/- for State Legislature by Rs. 100/-

For not allowing the Legislature to function independently and the ever growing domination of executive over the other wings of Democracy.

The cut motion was negatived.

DEMAND No. II—GOVERNOR AND COUNCIL OF MINISTERS—Rs. 15,75,000

Mr. Speaker:—The question is: Sarvasri M. Nagi Reddy, V. Srikrishna, Vanka Sathyanarayana B. Yellareddy, and B. Ramasarma.

To reduce the allotment of Rs. 15,75,000 for Governor and Council of Ministers by Rs. 100/-

Sri Vanka Sathanarayana pressed for a division.

The House divided thus:—Ayes 18; Noes 76; Neutrals Nill.

The cut motion was negatived.

Mr. Speaker:—The question:

Sri A. Sreeramulu:—

To reduce the allotment of Rs. 15,75,000 for Governor and Council of Ministers by Rs. 100/-

Failure to abolish the post of Governor which is a costly luxury and absolutely unnecessary institution.

The cut motion was negatived.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 15,75,000 for Governor and Council of Ministers by Rs. 100/-
Wasteful tours of Ministers to lay foundation stones and conduct opening ceremonies.

To reduce the allotment of Rs. 15,75,000 for Governor and Council of Ministers by Rs. 100/-
Failure of the Ministers to attend offices in Secretariat and thus causing unnecessary hardship to the people by forcing them to pay high taxi fares to go to the Ministers residences.

The cut motions were negatived.

Mr. Speaker: — The question is:
To reduce the allotment of Rs. 15,75,000 for Governor and Council of Ministers by Rs. 100/-

Since the Govt. have not accepted to abolish the institution of the Governor's post which is undemocratic and burdensome over the economy.

The cut motion was negatived.

Mr. Speaker: — The question is:
To reduce the allotment of Rs. 15,75,000 for Governor and Council of Ministers by Rs. 100

The cut motion was negatived.

Mr. Speaker: — The question is:
To reduce the allotment of Rs. 15,75,000 for Governor and Council of Ministers by Rs. 100

To demand the abolition of institution of the Governor,

The cut motion was negatived.

Mr. Speaker: — The question is:
To reduce the allotment of Rs. 15,75,000 for Governor and Council of Ministers by Rs. 100

For the Government's failure to abolish the post of Governor which is purely ornamented and waste of peoples money.

The cut motion was negatived.

DEMAND NO. IV — ELECTIONS Rs. 27,73,000

Mr. Speaker: — The question is:

To reduce the allotment of Rs. 27,73,000 for Elections by Rs. 100/-

The cut motion was negatived.

Mr. Speaker: — The question is:
To reduce the allotment of Rs. 27,73,000 for Elections by Rs. 100
Since the behaviour of the Govt. in conducting the by-election in Vuyyoor constituency is undemocratic, partial and cruel it has allowed the Congress Party to spend lakhs of rupees towards election expenditure, allowed goondaism, Govt. machinery was put at the disposal of the Congress candidate including the Police.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 27,73,000 for Elections by Rs. 100
To demand that the election expenses of the candidates should be borne by the Govt. for meetings, electioneering propaganda and conveyance of voters.

The cut motion was negatived.

To reduce the allotment of Rs. 27,73,000 for Elections by Rs. 100

For allowing official political parties to indulge in various malpractices.

The Cut motion was negatived.

DEMAND NO. V—GENERAL ADMINISTRATIVE SERVICES—Rs. 39,326,700

Mr. Speaker:—The question is:
Sri M. Nagi Reddy
Sri Mohd Rajab Ali
Sri Vanka Satyanarayana
Sri V. Srikrishna
Sri B. Yellareddi
Sri B. Rama Sarma

To reduce the allotment of Rs. 39,326,700 for General Administrative Services by Rs. 100

The Cut motion was negatived.

Sri M. Nagi Reddi
Sri V. Srikrishna
Sri Vanka Satyanarayana

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 39,326,700 for General Administrative Services by Rs. 100
The Cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs.3,93,26,700 for General Administrative Services by Rs. 100

Government’s indifference to the Persistant demand for abolish the Board of Revenue which is a symbol of Federal administration.

The Cut motion was negatived.

Mr. Speaker:— The question is:

To reduce the allotment of Rs. 3,93,26,700 for General Administrative Services by Rs. 100

To criticise the Govt. for keeping the public service commission as a prestigious institution with out any work for the past 2 years. There has been no recruitment done by the P. S. C.

The Cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 3,93,26,700 for General Administrative Services by Rs. 100

To criticise the Government for its indifference in keeping several posts vacant in the various Departments of the Secretariat.

The Cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 3,98,26,700 for General Administrative Services by Rs. 100

Failure of the Govt. to merge directorates with the respective Departments of the Secretariat and thus avoid duplication of work.

The Cut motion was negatived.

Mr. Speaker.—The question is:

To reduce the allotment of Rs. 3,98,26,700 for General Administrative Services by Rs. 100

Total failure of the Govt. to modernise administration procedures and eliminate delays in Governmental business.

Sri A. Sreeramulu pressed for a division.

The House divided thus—Ayes 10; Noes 75; Neut. 3

The Cut motion was negatived.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 3,93,26,700 for General Administrative Services by Rs. 100

Since the Govt. have not accepted to impose ceiling on high salaries not exceeding Rs. 1500 per month.

The cut motion was negatived.

Mr. Speaker: The question is:

To reduce the allotment of Rs. 3,93,26,700 for General Administrative Services by Rs. 100

Since the Govt. have not accepted to appoint persons who are qualified in Telugu into Secretariat and Directorate level posts which will on facilitate to make our State a real Telugu State and to flourish our Telugu language.

The cut motion was negatived.

Mr. Speaker.—The question is:

To reduce the allotment of Rs. 3,93,26,700 for General Administrative Services by Rs. 100

For Government's failure to put down corruption.

The cut motion was negatived.

Mrs. Speaker: --The question is:

To reduce the allotment of Rs. 3,93,26,700 for General Administrative Services by Rs. 100

To demand that G.A.O. to be abolished and merged in the respective sections.

The cut motion was negatived.

Demand No. VI—District Administration—Rs. 12,75,74,000

Mr. Speaker:—The question is:

The cut motions were negatived.

Sri M. Nagi Reddy.

Sri V. Srikrishna.

Sri Vanka Satyanarayana.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 12,75,74,000 for District Administration by Rs. 100
26th July, 1974.  

Voting of Demands for 1974-75.

The cut motion was negatived.

Mr. Speaker.—The question is:

To reduce the allotment of Rs. 12,75,71,000 for Dist. Admi-

The cut motion was negatived.

Mr. Speaker:—The question is:

Failure of the Govt. to strengthen Taluk administration.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 12,75,71,000 for Dist. Admi-

To protest against the discrimination of treatment meted out

to the Andhra village officers and compared to their counterparts in

Telangana.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 12,75,74,000 for Dist. Admi-

Since the Warangal Dist. Revenue Administration have failed

to Provide the Govt. land to the landless poor who were assigned to

and given land patta forms but land is under the occupation of land-
lords and rich peasants at Chandrugonda, Lakulpetha, Thimmapet,
Gundenga, Laxmipuram, Gundrepelli, Modepethi, Rampurame,
Mallampalli and several other villages in Narsampet taluk, Warangal
District.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 12,75,74,000 for Dist. Admi-

Since the Warangal Dist. administra-tion have failed to protect

the occupancy right of landlords and other landless poor over Govt.

Bila Number at Gundenga village who are being put to constant

harassment by so called purchasers from so called political suf-
fers namely Gante Appareddy.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 12,75,74,000 for Dist. Admi-


Voting of Demands for 1974-75. 26th July, 1974. 105

Since the Warangal Dist. Administration could not provide even drinking water to the Tribal villages in Narsampet and Mulug taluks in Warangal district.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 12,75,74,000 for Dist. Administration by Rs. 100

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 12,75,74,000 for Dist. Administration by Rs. 100

To discuss curtailment of the powers of the Collectors now dominating all the departments in the district and decentralise from single man domination.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 12,75,74,000 for Dist. Administration by Rs. 100

For Government’s failure to provide adequate facilities to services at district level.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,89,16,000 for Excise Administration by Rs. 100

For the failure of the Govt. in taking effective steps to prevent corruption and malpractices in the Excise Dept. and adulteration by the contractors which caused numerous deaths in Jaggayyapet, Suryapet and very recently in Mangalagiri.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,89,16,000 for Excise Administration by Rs. 100

The motion was negatived.
The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,89,16,000 for Excise Administration by Rs. 100.

Since the Govt. have not taken action against the Excise Sub-Inpector Sree Azimuddin Narsampet for his offences committed 1. not remitted the entire amount collected from the Muttomipet tappers 2. taking bribe from the tappers of Mandapalli to form a sendhi shop at Madhira Mandapalli during 1973-74. 3. cutting of clothes (మొట్టంప) of toddy trees at Nagarjunpallai all in Narsampet taluk, Warangal District.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,89,16,000 for Excise Administration by Rs. 100.

Since the Govt. have not sanctioned to increase the existing ration to Kanapuram and Ashokanagaram Sendhi shops in Narsampet taluk, Warangal district by reducing from Narsampet Sendhi Shop which is giving trees on lease to the said shops (Kanapuram and Ashokanagaram) to sell sendhi at their respective shops.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,89,16,000 for Excise Administration by Rs. 100.
Since the Government has not accepted to introduce the system of fixing up rates as tree tax on per tree in the place of existing Baithak and tree taxes this will only be helpful in stopping the illicit tapping of trees and corruption of the excise officials.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,89,16,000 for Excise Administration by Rs. 100

Since the Govt. have not accepted to abolish the system of auction allowing the private contractors and refusing to give the sendhi shops to the taddy tappers co-operative societies by organising them in all villages where they are not in existence.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,89,16,000 for Excise Administration by Rs. 100

To immediately take action on all corrupt excise officials by a Tribunal with summary trials by taking into account the record of the official concerned.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,89,16,000 for Excise Administration by Rs. 100

For failure of the Govt. to check adulteration and corruption in the Dept.

The cut motion was negatived.

Demand No. XII Treasuries and Accounts Administration.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,72,59,800 for Treasury and Accounts Administration by Rs. 100

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,72,59,800 for Treasury and Accounts Administration by Rs. 100

The cut motion was negatived.
Voting of Demands for 1974-75.

The cut motion was negatived:

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 2,723,980 for Treasury and Accounts Administration by Rs. 100

The cut motion was negatived.

DEMAND No. XVIII—PENSION Rs. 8,66,49,000

Mr. Speaker:—The question is

To reduce the allotment of Rs. 8,66,49,000 for Pensions by Rs. 100

For not enhancing the pension amount in view of the steprise in the cost of living.

The cut motion was negatived.

Mr. Speaker:—The question is

To reduce the allotment of Rs. 8,66,49,000 for pensions by Rs. 100

Irresponsible attitude of the Government towards pensioners' plight in facing the steep rise in prices.

The cut motion was negatived:

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 8,66,49,000 for pensions by Rs. 100

For failure to provide adequate pensions to retired Governments' and non-Governments' services.

The cut motion was negatived.

DEMAND No. XIX POLITICAL & OTHER PENSIONS Rs. 24,15,000.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 24,15,000 for Political and other pensions by Rs. 100

The cut motion was negatived.

DEMAND NO. XXX - RELIEF ON ACCOUNT OF NATURAL CALAMITIES - Rs. 4,31,01,000.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 4,31,01,000 for relief on account of Natural calamities by Rs. 100

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 4,31,01,000 for Relief on account of Natural calamities by Rs. 100.

Since the Govt. have not decided to raise the amount to be given to the fire victims Rs. 500 each.

The cut motion was negatived.

DEMAND NO. XXIV - INFORMATION AND PUBLIC RELATIONS—Rs. 1,49,01,800.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 1,49,01,800 for Information and Public Relations by Rs. 100.

The cut motion was negatived.

Sri Vanka Satyanarayana pressed for a division. The House divided thus: Ayes 10, Noes 78, Neutral Nil.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 1,49,01,800 for Information and Public Relations by Rs. 100
26th July, 1974.

It is waste of funds in comparison with the needs of other demands.

The cut motion was negatived.

**DEMAND NO. XLIX - TOURISM - Rs. 10,30,000.**

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 10,30,000 for Tourism by Rs. 100

Failure of the Government in developing Kolleru Lake area, (West Godavari Dist.) as a Tourist centre

The cut motion was negatived.

Mr. Speaker: — The question is:

To reduce the allotment of Rs. 10,30,000 for Tourism by Rs. 100

Since the Govt. have not taken to improve the Pakal wildlife game sanctuary as a tourist centre in Narasampet taluk, Warangal district.

The cut motion was negatived.

Mr. Speaker: — The question is:

"That the Government be granted a sum not exceeding Rs. under

<table>
<thead>
<tr>
<th>Exceeding</th>
<th>Demand No.</th>
<th>State Legislature;</th>
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<tbody>
<tr>
<td>65,49,400</td>
<td>do. 15,75,000</td>
<td>II Governor and Council of Ministers;</td>
</tr>
<tr>
<td>do. 27,73,000</td>
<td>do. 3,93,26,700</td>
<td>IV Elections;</td>
</tr>
<tr>
<td>do. 12,75,74,000</td>
<td>do. 2,89,16,000</td>
<td>V General Administrative Services;</td>
</tr>
<tr>
<td>do. 2,72,59,800</td>
<td>do. 8,66,49,000</td>
<td>VI District Administration;</td>
</tr>
<tr>
<td>do. 24,15,000</td>
<td>do. 4,31,01,000</td>
<td>IX Excise Administration</td>
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<td>do.</td>
<td>do.</td>
<td>XII Treasury and Accounts Administration;</td>
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<td>XVIII Pensions;</td>
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<td>do.</td>
<td>XIX Political and other Pensions;</td>
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<tr>
<td>do.</td>
<td>do.</td>
<td>XXX Relief on account of natural calamities;</td>
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</table>
The motions were adopted and the Demands granted.

NON-OFFICIAL BUSINESS

Non-Official Bill:
The Andhra Pradesh Medical Education Institutions Bill, 1974

Sri M. Narayana Reddy:—Sir, "I beg to move for leave to introduce the Andhra Pradesh Medical Education Institutions Bill, 1974".

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is:

"That leave to introduce the Andhra Pradesh Medical Education Institutions Bill, 1974. be granted"

The motion was adopted, and the Bill introduced.

Sri E. Ayyapu Reddy:—Sir, "I beg to move for leave to introduce the Andhra Pradesh Agricultural Lands (Prohibition of Alienation) Amendment Bill, 1974."

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is:

"That leave to introduce the Andhra Pradesh Agricultural Lands (Prohibition of Alienation) Amendment Bill, 1974 be granted."

The motion was adopted, and the Bill introduced.

Mr. Speaker:—Non-official resolutions are there. Mr. Venkata ratham and Mr. Basappa in whose names the resolutions stand are not present.

Sri C.V.K. Rao:—The resolutions can be moved and taken together.

Mr. Speaker:—The first one is not disposed of.

Sri A. Sriramulu:—I suggest that without further balloting, the entire list of resolutions may be taken on the next non-official day.

Mr. Speaker:—The House now stands adjourned to meet tomorrow (27-7-74) at 8-30 a.m.

1.45 p.m. The House then adjourned to meet again at 8-30 a.m. on Saturday, the 27th July, 1974.
APPENDIX

ANDHRA PRADHSH LEGISLATIVE ASSEMBLY

DEMANDS FOR GRANTS FOR EXCESS EXPENDITURE
IN THE YEAR 1968-69.

The Public Accounts Committee (1970-71) recommended regularisation of the excess expenditure incurred during 1968-69. With the approval of the Governor, the Minister for Finance will move that a sum not exceeding 8,27,94,016 rupees be granted for the regularisation of the excess expenditure.

<table>
<thead>
<tr>
<th>Demand</th>
<th>Description</th>
<th>Rs.</th>
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<tbody>
<tr>
<td>VI</td>
<td>Stamps Administration</td>
<td>1,24,534</td>
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<tr>
<td>VII</td>
<td>Registration Department</td>
<td>47,248</td>
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<tr>
<td>IX</td>
<td>Heads of State Ministers and Head Quarters Staff</td>
<td>2,67,884</td>
</tr>
<tr>
<td>XIII</td>
<td>Police</td>
<td>41,90,667</td>
</tr>
<tr>
<td>XV</td>
<td>Miscellaneous Department</td>
<td>1,95,771</td>
</tr>
<tr>
<td>XXIII</td>
<td>Co-operation</td>
<td>6,12,927</td>
</tr>
<tr>
<td>XXIX</td>
<td>Interest on Capital outlay on Multipurpose River schemes</td>
<td>227</td>
</tr>
<tr>
<td>XXX</td>
<td>Irrigation</td>
<td>96,65,941</td>
</tr>
<tr>
<td>XXXII</td>
<td>Public Works (including Capital outlay on Public Works within Revenue Account)</td>
<td>93,54,175</td>
</tr>
<tr>
<td>XXXVII</td>
<td>Stationery and Printing</td>
<td>4,82,165</td>
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<tr>
<td>XLI</td>
<td>Other miscellaneous Compensations and Assignments</td>
<td>12,89,974</td>
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<tr>
<td>XLVII</td>
<td>Capital outlay on River scheme (Multipurpose)</td>
<td>44,75,180</td>
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<tr>
<td>XLVIII</td>
<td>Capital outlay on Irrigation</td>
<td>5,17,15,823</td>
</tr>
<tr>
<td>LIII</td>
<td>Commuted value of pensions</td>
<td>2,71,501</td>
</tr>
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</table>

Total                                               8,27,94,016
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
DEMANDS FOR GRANTS FOR EXCESS EXPENDITURE IN THE YEAR 1969-70.

The Public Accounts Committee (1971-72) recommended for regularisation of the excess expenditure incurred during 1969-70. With the approval of the Governor, the Minister for Finance will move that a sum not exceeding Rs. 3,95,45,247 be granted for regularisation of the excess expenditure:

Demand XXIX Interest on capital outlay on Multipurpose River Schemes .. 3,63,351
Demand XXXII ..Public Works .. 46,20,255
Demand XXXIV ..Famine Relief .. 1,58,14,448
Demand XLIV ..Capital outlay on improvement of Public Health .. 9,95,695
Demand XLVIII ..Capital outlay on Irrigation .. 1,77,51,498

Total .. 3,95,45,247

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