THE ANDHRA PRADESH

Legislative Assembly Debates

OFFICIAL REPORT

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[Contd. on 3rd Cover]
THE

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker : Sri P. Ranga Reddy

Deputy Speaker : Sri Syed Rahmat Ali

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

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

Assistant Secretaries: 1. Sri M. Ramanadha Sastry
2. Sri P. Ranga Rao
3. Sri E. Sadasiva Reddy
4. Sri V. K. Viswanath
5. Sri S. Poornananda Sastry
6. Sri K. Satyanarayana Rao
7. Sri R. N. Sarma
Privilege Motion:
re: Statement by Chief Minister, outside the House when the House is in session, about Super Thermal Station at Ramagundam
-(Ruling given)...

Matters under Rule 341:
re: Location of Super Thermal Station with 200 MG capacity in the State...
re: Loss of groundnut crop in Chittoor District due to pests and need to supply of pesticides etc...

Calling attention to matters of Urgent Public Importance:
re: Murder of a Harijan at Dendulur village, Khammam District...
re: Non-recognition of the Jawaharlal Nehru Technological University Degrees by the U. G. C...
re: Steps taken for prevention of spread of cholera in West Godavari and Guntur Districts...
re: Walk-out at shorthand examinations at Secunderabad and Rajahmundry centres, and failure to conduct the examination at Vijayanagaram...

Papers laid on the Table:
1. Rules under A. P. Gram Panchayats Act, 1964 issued under:
   (i) G. O. Ms. No. 244, P. R., dt. 7-3-1974...
   (ii) G. O. Ms. No. 275, P. R., dt. 28-3-1974...
   (iii) G. O. Ms. No. 276, P. R., dt. 28-3-1974...

2. Amendments to Rules made under A. P. Charitable and Hindu Religious Institutions and Endowments Act, 1966:
   G. O. Ms. No. 472 Revenue (Endowments, III Dept.) dt. 15 5-1974...

Paper Placed on the Table:
Report of the Decisions of the Business Advisory Committee dated 12-7-974...

Voting of Demands for 1974-75:
Demand No. III—Administration of Justice.
Demand No. XIII—Police Administration.
Demand No. XIV—Jails Administration.
Demand No. XV—Stationery and Printing Department.
Demand No. XVII—Fire Services.
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Tuesday, the 16th 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

DRINKING WATER SCHEME TO GUNTUR DISTRICT

780—

* 459 t Q.—Sri Nissankarao Venkataratnam (Guntur II) ——
Will hon. the Chief Minister be pleased to state:

(a) the amount required to provide drinking water to Guntur district and the allotment made this year i.e.; 1974-75.

(b) the present s'age of the scheme taken upto supply drinking water to villages of Etukur and Lalapuram, Guntur ta.uk and its cost; and

(c) when the scheme is likely to be completed?

The Chief Minister (Sri J. Vengal Rao):—(a) Amount required to provide drinking water to the villages in Guntur District is Rs. 32. 90,773/-*. An amount of Rs. 7 25 lakhs is allotted for 1974 75.

(b) Piped Water Supply scheme has been provided to Etukur village from Guntur municipal water supply scheme. Due to shortage of water and pressure in pipes, the water is being supplied only at few points through the pipes laid for this purpose.

A scheme to pump water from Venkayalakpadu major of Nagarjunasagar Project to Lalapuram fresh water tank is under investigation.

(c) Does not arise.

An asterisk before the name indicates corrections by the Member.
16th July, 1974.

Oral Answers to Questions.

Sri R. Narasimha Ramiah (Hasanaparthy):—Will hon. the Chief Minister be pleased to state:

(a) whether the Collector, Warangal has received a petition from Sri K. Indra Sena Reddy, Vice President of Parkal Panchayat Samithi stating that the B. D. O. of Parkal has misappropriated six tons of zinc sheets allotted by the Agro Industries Department to Parkal Panchayat Samithi during the year 1973; and

(b) if so the action taken thereon?

Sri J. Vengal Rao:—(a) Yes Sir. The petition was received in the Collectorate Warangal on 16-2-1974.

The Revenue Divisional Officer, Warangal has enquired into the allegations made against the Block Development Officer Parkal and submitted his enquiry reports to the Collector, Warangal on 4-7-1974. The Collector, Warangal is taking disciplinary action against the Block Development Officer, Extension Officer (Agriculture), and Seed Store Clerk for certain lapses noticed on their part.

Misappropriation of Zinc Sheets by B.D.O. Parkal.
Oral answers to Questions. 16th July, 1974. 175

Sri A. Sreeramulu (Eluru):—If you want to punish the culprits I will give full support.

Sri A. Sriramulu:—But then rules also should be properly interpreted.
PURCHASE AND SALE PRICE OF PADDY AND RICE BY F. C. I.


P—372 Q.—Sarvasri Pudh Sriramamurthy (Nagarikatakam) and Ch. Parasurama Naidu (Parvathipuram):—Will hon. the Chief Minister be pleased to state:

(a) the price at which following varieties of paddy are being purchased by Food Corporation of India from the Ryots now:

1. Masuri
2. I.E.T. 1991
3. Kaveri
4. Hamsa
5. Jaya
6. Jagannath
7. G. B. 24 and other varieties;

(b) what is the price of rice of the above varieties based on the price of paddy;

(c) what is the price at which each variety of rice is being sold by the Food Corporation to the consumers; and

(d) the reasons for the high difference between the two prices?

The Minister for Municipal Administration (Sri Challa Subba Rayudu) deputised for the Chief Minister:—

(a) (b) (c) & (d): The Answer is placed on the Table of the House.

(a) The Food Corporation of India is procuring the Paddy at the rates mentioned below:

(i) I.E.T. 1991 — Rs. 85 per quintal exclusive of purchase tax on paddy and cost of new gunny bag.


(iii) Jaya — Rs. 70 per quintal exclusive of purchase tax on paddy and cost of new gunny bag.

(iv) Cauveri — The price of Cauveri has not yet been notified.

(b) The procurement of prices of rice of the above varieties are furnished below:

(i) I.E.T. 1591 — Rs. 132-20 per quintal inclusive of taxes on Paddy and excluding Sales Tax and cost of new gunny bag.


(iii) Jaya — Rs. 109-31 per quintal inclusive of taxes on Paddy and excluding Sales Tax and cost of new gunny bag.

(iv) Cauveri — Not yet notified.
### Oral Answers to Questions, 16th July, 1974.

#### (c) F.C.I. issue price.  
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<td>(1) I.E.T. 1991</td>
<td>Rs. 160.35</td>
<td>7.00</td>
<td>167.35</td>
<td></td>
<td></td>
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<tr>
<td>(2) Masuri, Hamsa, Jagannath and G.E.B. 24.</td>
<td>147.18</td>
<td>7.00</td>
<td>154.18</td>
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<tr>
<td>(3) Jaya</td>
<td>132.12</td>
<td>7.00</td>
<td>139.12</td>
<td></td>
<td></td>
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<tr>
<td>(4) Cauveri</td>
<td>Not yet notified.</td>
<td></td>
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The difference between the retail price and procurement price constitutes the incidentals on transport and storage, margins of Food Corporation of India, State Government Administrative Surcharge, Sales Taxes, Turn over tax and Retailer’s margin.

Sri A. Sriramulu:—Sir, in the written answer we find against every variety of rice that is being procured and issued by the FCI—there is a difference of Rs. 35 and this the Minister explains as consisting of FCI’s margin, administrative surcharge, sales-tax, turnover tax and retailer’s tax, etc. What are the details of these items? What is the sales-tax and what is the administrative surcharge and what is the margin that is being kept by the FCI because Rs. 85 is really a very big amount.

Sri Challa Subbarayudu:—So far administrative surcharge is concerned, it is Rs. 8 per quintal for slender varieties and Rs. 4.50 for bold varieties, sales-tax is 1%, turn-over tax is 1/4%. In addition to that Rs. 1-50 is also provided as equalisation fund to meet additional expenditure of FCI for transport and storage and also to meet the loss due to issue at central pool price and old rice procured.
16th July, 1974.

Oral Answers to Questions.

Q. 1. What is the cause of the high prices?
A. The high prices are due to the increase in demand and the decrease in supply. The government has taken various measures to control the prices and stabilize the market.

Q. 2. What is the policy of the government towards the export of goods?
A. The government's policy is to encourage the export of goods to earn foreign exchange and improve the country's balance of payments. However, certain goods are subject to export controls to ensure domestic availability.

Q. 3. What is the current state of the agriculture sector?
A. The agriculture sector is facing challenges due to the recent drought conditions. However, the government has taken steps to provide relief and support to farmers. Measures are being taken to improve irrigation facilities and promote the cultivation of drought-resistant varieties.

Q. 4. What is the government's stance on the recent political developments?
A. The government is committed to maintaining peace and stability. It is working towards resolving the current political situation through dialogue and constitutional means. The government is confident in its ability to address the issues and move forward.

Q. 5. What is the government's approach to education?
A. The government is prioritizing education as a means to improve the quality of life and reduce poverty. It has increased funding for educational institutions and introduced new programs to enhance learning outcomes. The government is also focusing on gender equality and improving access to education for all children.

Q. 6. What is the government's policy on health care?
A. The government is committed to ensuring universal health care for all citizens. It has increased investments in the health sector and is working towards providing basic health services to remote and underserved areas. The government is also promoting preventive health measures to combat diseases and improve public health.
Sri A. Sriramulu:—Though so much of information is given, the pertinent point is what exactly is the margin of the Food Corporation of India because the people are feeling that the overheads of the FCI are very heavy but as we see from the details they are not heavy. The Minister answered in regard to the coarse. This is highly scandalous. The Government has permitted all sorts of rice that is being procured—brokens 18% permissible; foreign matter 0.5%; discoloured greens 2%; red greens 3%; admixture of lower class 10%; dehusked green 10%—nearly 60 to 70% of the rice that we procure and sell to the people can contain all these things. I want to know from the Minister what exactly is the object of permitting these useless things in the rice that we procure and the basis on which these things are allowed?

Sri A. Sriramulu:—It is a distortion from the answer. In the written answer it is stated transport and storage and margins of Food Corporation of India. What does he mean by that?

Sri A. Sriramulu:—I want to know the total amount of wonderful margin that the Minister has put in the written reply?
Sri Challa Subbarayudu:—Transport 3-50; receipts and others at godowns 50 paise; storage for 6 months 31 paise per month; Food Corporation of India administrative surcharge is 1.60; Interest at 8½% for 6 months for all items excepting item 4 above and taking into consideration cost material price and giving cost at 3 40 paise. These are the components for which the FCI we charges. 

RETRENCHMENT ON EMPLOYEES DUE TO NEW ZONING OF FOOD GRAINS MOVEMENT

783—

*3845-Q. Sri C. V. K. Rao (Kakinada):—Will hon. the Chief Minister be pleased to state:

(a) whether it is not a fact that certain employees of the Revenue Department were reverted and retrenched due to the new zoning of food grain movement in the state;

(b) whether the N. G. Os. Association requesting to stay such retrenchment or reversion; and

(c) if so, the action taken thereon?

*Sri Challa Subbarayudu :—(a) Yes, Sir.

(b) Yes, Sir.

(c) The matter was examined. The Association was informed that there was no real hardship to the employees as certain other posts had been created in connection with work relating to producers levy as also strengthening of inter state check posts.

Sri A. Sreeramulu :—How many posts were abolished as a result of this retrenchment and how many have been re-instated or absorbed?

8.50 a.m. Sri Challa Subbarayudu:—So far as Nalgonda is concerned, some people were temporarily recruited and they were retrenched. This is so far as last grade servants were concerned.

Sri Challa Subbarayudu:—I do not have those particulars.
Sri A. Sriramulu:—Sir, the question is very clear. It has become a chronic disease with the Revenue department to revert people for ten days, fifteen days like that. There are Deputy Tahsildars here and it is very difficult. I would like to know the number of persons reverted as a result of these check-posts. Whether any action has been taken to absorb them in respective posts of Deputy Tahsildars?

Sri Challa Subbarayudu:—Sir, so far as reversions are concerned, Ongole -10 Deputy Tahsildars, Kurnool-2 Deputy Tahsildars, Nellore-8 Deputy Tahsildars, Krishna 7 Deputy Tahsildars and 22 U. D. Cs, East Godavarai-10 Deputy Tahsildars, West Godavary -5 Deputy Tahsildars and 18 U. D. Cs, and Guntur-4 Deputy Tahsildars and 16 U. D. Cs.

Permits for Huller Rice Mills

* 3452 -Q.—Sri Vanka Satyanarayana:—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that renewal of permits to defunct huller type Rice mills are not granted in West Godavary;

(b) whether it is also a fact that even permit has been refused to a defunct Huller Type Rice Mill by name Venkateswara New Rice Mill, Irigavaram, West Godavary;

(c) if so; the reasons for the same;

(d) whether it is also a fact that the Commissioner of Civil Supplies has been returning the applications for licences recommended by Collector as per Government Memo. No. 158: C. S. 11/71 date 20-8-1973 and has been putting conditions of his own;

(e) if so, why conditions are being imposed; and

(f) why a period of 3 years time was not given to the new Mills for conversion when it has been given to the old Rice Mills?

49—2
Oral Answers to Questions. 16th July, 1974.

4018Q.—Sri P. Sanyasi Rao (Visakhapatnam-II):—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that the cremation ground of Yenkojipalem in the Municipality of Visakhapatnam has been given on patta to a person by the Tahsildar;

(b) whether it is a fact that the Revenue Board has cancelled the said patta;

(c) whether it is a fact that when peela Appa Rao, the patta-dar, approached the High Court the High Court upheld the decision of the Board of Revenue; and

(d) the reason why the Govt. has not given possession of the said cremation ground to the public?

The Minister for Education (Sri M. V. Krishna Rao):—deputised for the Chief Minister (a), (b), (c) and (d):—The Settlement Officer, Visakhapatnam granted patta in favour of Shri Peela Apparao in respect of R.S. No. 19/1 part and R. S. No. 19/3 covering a total extent of Acs. 3.32 classiied as hill poramboke, and not burial ground. Only an extent of 19 cents is reported to be used as a burial. The patta granted by Settlement Officer was set aside by the Board of Revenue in B. P. Mis.757/66, dated 13-12-1966.

The High Court has upheld the decision of the Board of Revenue on 13-8-1968. The encroacher filed a writ appeal in the High Court and it was also dismissed with costs on 5-11-1571 but the encroacher again filed a petition before the settlement Officer, Visakhapatnam claiming patta under Section 11 (a) of the Abolition Act but it was rejected on grounds of limitation. Then he filed a revision before the Director of Settlements on 25-8-1973 against the orders of the Settlement Officer, Visakhapatnam and simultaneously filed a writ petition praying for directions that he should not be disturbed pending disposal of his revision petition before the Director of Settlements. The High Court has directed in Writ Petition No. 5874/73, dated 15-11-1573 that the land in question should not be assigned to third parties pending disposal of his revision petition.
before the Director of Settlements. The revision petition has since
been remanded by the Director of Settlements to the Settlement
Officer, Visakhapatnam on 28-2-1974 for enquiry and disposal after
giving a hearing to the parties. The Settlement Officer is being asked
to dispose of the matter quickly with reference to the statutory provi­
sions after which further necessary action will be taken.

9.00 a.m.

- Oral Answers to Questions.

Before the Director of Settlements. The revision petition has since
been remanded by the Director of Settlements to the Settlement
Officer, Visakhapatnam on 28-2-1974 for enquiry and disposal after
giving a hearing to the parties. The Settlement Officer is being asked
to dispose of the matter quickly with reference to the statutory provi­
sions after which further necessary action will be taken.


A. 25-8-73 S. T. B. Kesavulu,
Oral Answers to Questions.  16th July, 1974.

(1) M. (ప్రధాని): — లేదాంటివి. చిన్నరాళ్ళ సమాధానానికి ప్రతిసమయం చేఖారించవచ్చా?

(2) ప్రత్యేకంగా: — అంతకు హొదాకున్న నేత్రాలు లేదే అనేక పరిస్థితులు కరిపించారు. ఇందులో అందించిన విషయాలు 26-3-71 సంవత్సరం తొలి రోజు ప్రత్యేకంగా కరిపించబడింది. కావియే పిండిబడి సమాధానం అవిధం.

(3) 14-9-72 తొలి ప్రత్యేకం. సత్వరం నిర్ధిష్ట సమయం ఇంటి మాట కరిపించబడి అనంతం ప్రత్యేకంగా కాపట్టడానికి కొనసాగారు. నిర్ధిష్ట సమయం తొలివంతకం నిర్ధిష్ట సమయం అందించాలి మాంగా అనంతం ప్రత్యేకంగా కాపట్టడానికి కొనసాగారు.

(4) ప్రత్యేకం కావిలోతో: — ఇలాంటి పరిస్థితుల కరిపించాలి, అది మనం లేదు. ఆయన సంఖ్య 3.4 ను తక్కువ రాకండా, కోసం చేసిన పరిస్థితులు భారీ ప్రత్యేకంగా కరిపించబడి మనదికి ఉపయోగం లేదు.

(5) ప్రత్యేకంగా: — ఈ పరిస్థితిలో లేదాంటి సమయం కరిపించాలి. ఈ పరిస్థితిగా శరీరం ప్రత్యేకంగా కరిపించబడింది. ప్రత్యేకంగా సమాధానం కరిపించబడి మనదికి సమయం లేదు.

(6) ప్రత్యేకంగా: — 18-8-68 న లేదాంటి సమయం కరిపించబడి ఆమోదం మాట్ంటు కరిపించాలి. ఈ పరిస్థితిలో సమాధానం అందించాలి. ఈ పరిస్థితిలో సమాధానం అందించాలి?

(7) ప్రత్యేకం: — ఈ పరిస్థితిలో సమాధానం అందించాలి. ఈ పరిస్థితిలో సమాధానం అందించాలి. ఈ పరిస్థితిలో సమాధానం అందించాలి?

(8) ప్రత్యేకం: — ఈ పరిస్థితిలో సమాధానం అందించాలి. ఈ పరిస్థితిలో సమాధానం అందించాలి. ఈ పరిస్థితిలో సమాధానం అందించాలి?
Raj Committee recommendations regarding Tax on Agricultural Holdings

786—

3166 Q.- Sri P.V. Ramana (Anakapalli):—Will hon. the Chief Minister be pleased to state:

(a) whether the Govt. propose to implement the Raj Committee Recommendations regarding tax on agricultural holdings in place of land revenue, imposing tax on holdings of ratable value of Rs.5,000 and more; and

(b) if so, the amount of revenue to be collected thereby?

Sri M.V. Krishna Rao:—(a) The Raj Committee’s recommendations on taxation of agricultural wealth and income are still under examination.

(b) Does not arise.
Sri A. Sriramulu:—I tried to procure a copy of this report headed by Dr.K.N.Raj. It is not available in our Assembly Library. I request whether the Government can supply to every Member and if it is not possible a few copies may be placed in the Assembly Library and summary recommendations supplied to every Member. That is my first question. My second question is, when was this report received at the State level and how much time is needed for the Board of Revenue or some other agency to examine and come out with a concrete proposals. Even the Congress Working Committee has been referring to Raju’s recommendations.

BHOTHALINGAM’S REPORT ON SALES TAX

(a) whether the state Government have accepted Mr. Bhoothalingam’s report on the sales tax structure in the State; and

(b) if so, what are these recommendations that have been implemented so far?

The Minister for Power (Sri G. Rajaram) deputised for the Chief Minister (a) and (b):—The report of the National Council on sales tax system in Andhra Pradesh was already placed on the Table of the House. The recommendations made by the National Council were placed before the Sales Tax Advisory Committee and its views obtained. A copy of the report of the sub-committee of the Sales Tax Advisory Committee on the recommendations of the National Council together with the recommendations of the main Advisory Committee was also placed on the Table of the House in connection with the unstarred question No. 2568 given notice of by the Member, Sri Vanka Satyanarayana. In order to implement the recommendations of the National Council as considered by the Sales Tax Advisory Committee, Bills to amend the Andhra Pradesh General Sales Tax Act were introduced in the last meetings of the Legislature and got enacted as Amendment Act 5 of 1974 and Act 19 of 1974.

Sri A. Sriramulu:—Did this Committee make any recommendation in regard to the staff pattern, enforcement and collection? If so, whether this recommendation was not accepted by the Advisory Committee and who are the Members of the Advisory Committee?
188 16th July, 1974. Oral Answers to Questions

Sri G. Rajaram:—The following are the Members of the Advisory Committee:

Sri P. V. Narasimha Rao then the (C. M.) Chairman
Sri M. Anandam, M. P. Member
Sri K. Rosiah, M.L.C.
Sri Banarsilal Gupta
Sri B. Hanmantha Rao
Sri G. Venkat Reddy
Sri R. Govinda Rao
Sri M. Radhakrishna Murthy
Sri Ramini Mutтанjalingam
Sri R. Obaiah
Sri S. Musalaiah
Sri Thokarntatji Kapadia

Official Members:
Sri A. Krishnaswamy, IAS Commissioner of Commercial Taxes
Sri C. R. Krishnaswamy Rao Saheb, IAS, Secretary to Government, Revenue Board.

These are the members. Recommendations in respect of staff pattern and other things also made by the Committee and those recommendations were also placed on the Table of the House. It is an administrative recommendation Sir. The Government is considering to implement it.

Sri A. Sriramulu:—The Committee has made a recommendation that the staff pattern should be changed and that enforcement and collection should be separated and the field staff should be increased. I want to know whether this Advisory Committee is in agreement with this recommendation. If it is not in agreement whether the Government would take an independent decision apart from what the Advisory Committee feels.

Sri G. Rajaram:—Everything is under examination.

788—

4474 Q. Sri D. Krishna Rao (Narasaraopet):—Will the hon. Minister for Finance be pleased to state:

(a) whether it is a fact that the Government are considering to introduce the system of sanctioning biennial increments to the Government servants for relieving stagnation after reaching the maximum in their respective annual incremental scales;
(b) if so, the stage at which the matter stands and the date from which it will be implemented? and

(c) the salient features of the said proposal?

Sri G. Rajaram:—(a) No, Sir.

(b) In view of (a) this does not arise.

(c) —do—

Sri A. Sriramulu:—There does not seem to be a correct understanding with regard to the increment structure. The object of increment is to provide a short of compensation for growing responsibilities and growing efficiency. It cannot be over a period of 2 or 3 years. To add to it, since we have not been able to take the employees to the neighborhood of a minimum wages. It is the object of the Government to see that an accelerated process of giving increments is adopted and so this biennial increment is a retrograde step and annual increment should continue. I am glad that the Minister has given that.

Sri G. Rajaram:—Thank you Mr. Sriramulu.

MISAPPROPRIATION IN TOWN CO-OPERATIVE STORES, TIRUPATHI

789—

*S3524 Q.—Sri M. Nagi Reddy (Gurajala):—Will the hon. Minister for Cooperative be pleased to state:

(a) whether it is a fact that the Town Cooperative Stores of Tirupathi has been closed and is on the liquidation stage;

(b) if so, the reasons therefor;

(c) whether it is a fact that the Directors of the Stores have misappropriated huge amounts including share capital?

(d) if so, how much; and

(e) the action taken by the Govt. to recover the misappropriated amount?

The Minister for Cooperation (Sri B. Subba Rao):—

(a) Yes, Sir.

(b) (1) The Stores has been running on loss since several years. (2) There were deficits in stocks because of misappropriations by the staff (8) The Management has not evinced keen
interest in the affairs of the stores (4). The stores could not be able to compete with private trade and other institutions due to paucity of funds.

(c) No Sir. Some ex-employees were responsible for misappropriations.

(d) Rs. 46,098.16

(e) The deficits were only in stocks. They were detected in 1961-62. Criminal cases were filed against the Ex-Salesmen and Ex-Manager besides Civil action for recovery of dues. Criminal cases were disposed of by the High Court by convicting 4 Ex-Salesmen. The Ex-Managers and Ex-Salesmen were removed from service. Arbitration references were filed against them and decrees given for further action. Execution Petitions were filed for Rs. 8,448 and Rs. 32,487-84.

SHORT NOTICE QUESTIONS AND ANSWERS

TAKING OF THE ADMINISTRATION OF THE COOPERATIVE SOCIETIES BY THE GOVERNMENTS.

789-A

S. N. Q. No. 4798-(E)—Sri Konda Laxman Bapuji (Bhongir):— Will the hon. Minister for Co-operation be pleased to state:

(a) The District-wise number and names of the Co-operative Societies which have been taken over by the Government consequent
on the expiry of the term of the elected managements on or after 30-4-1974 and not extended thereafter;

(b) the names and designations of the persons who have taken charge of each of these societies;

(c) the grounds on which the decision to keep the societies under the Government Management and avoid elections was taken; and

(d) how long the said position will continue?

Sri B. Subba Rao:—(a) and (b) A statement is placed on the Table of the House.

(c) The R. C. S. has proposed that the election provisions in the Act be amended. The proposal is under consideration.

(d) Action is being taken to amend the Act where some irregularities in the working of co-operative institutions have been noticed. They are being enquired into after the Act is amended. The enquiry reports are received. Action will be taken to conduct elections.
STATEMENT PLACED ON THE TABLE OF THE HOUSE

(Vide answer to clauses (a) and (b) of Short Notice, Question No. 4793-E)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the District</th>
<th>Number of Societies</th>
<th>Name of the Society</th>
<th>Names and designations of the Persons who have taken charge of the Society</th>
</tr>
</thead>
<tbody>
<tr>
<td>(2)</td>
<td>Andhra Pradesh</td>
<td></td>
<td>Andhra Pradesh</td>
<td>Sri V. Sreepadachar, Joint Registrar.</td>
</tr>
<tr>
<td></td>
<td>Central Land Mortgage Bank, Hyderabad.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(3)</td>
<td>A.P. State Cooperative Bank</td>
<td></td>
<td></td>
<td>Sri P.N. Srivastava, Managing Director.</td>
</tr>
<tr>
<td>(5)</td>
<td>A. P. Cooperative Tappers Federation.</td>
<td></td>
<td></td>
<td>Sri Mustafa Hussain, Joint Registrar.</td>
</tr>
</tbody>
</table>

STATE LEVEL INSTITUTIONS
<table>
<thead>
<tr>
<th>District</th>
<th>Societies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Srikakulam</td>
<td>(7) Cooperative Central Stores — Nil —</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td>(8) Cooperative Central Bank, Rajahmundry.</td>
</tr>
<tr>
<td>East Godavari</td>
<td>(9) Rajahmundry Coop. Spinning Mills.</td>
</tr>
<tr>
<td></td>
<td>(15) Dist. Cooperative Central Bank, Tenali.</td>
</tr>
</tbody>
</table>

Sri Ramachandra Sanyal, District Revenue Officer.

Sri C.S.B.V. Narasimhacharyulu, Dy. Registrar.

Sri D.L. Venkarapathi Raju, Joint Registrar.

Sri K.J. Venkoba Rao, Joint Registrar.


Sri Venugopala Krishna, Jt. Registrar


Sri D. Kamayya, Retired Dy. Secretary to Government.


Sri R. E. Balaram, Jt. Registrar.
<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(21)</td>
<td>Coop. Central Stores.</td>
<td></td>
<td>—do—</td>
<td></td>
</tr>
<tr>
<td>Ananthapur</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cuddapah</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(33)</td>
<td>Hyderabad Handloom weavers Central Coop. Association</td>
<td></td>
<td>Sri Vasantha Madhava Rao, Joint Registrar.</td>
<td></td>
</tr>
<tr>
<td>District</td>
<td>Establishment</td>
<td>Name</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Coop. Sugar Factory</td>
<td>District Collector and Sri Allah Yarkhan I.A.S., (Retired)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adilabad</td>
<td>Coop. Central Stores</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dist. Cooperative Marketing Society</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Mr Speaker:—There are so many institutions, how can it be possible?
Sri A. Sriramulu:—Sir, the existing provisions of the Act and Rules are not sufficient to deal with these very big men. Will the Government bring forward immediately an Ordinance to deal with them very effectively and severely, instead of waiting to amend the Act.

VACANT POSTS OF EMPLOYMENT OFFICERS

S. N. Q. No. 4795-(M). — Sri D. Krishna Reddy:— Will the Hon. Minister for Labour be pleased to state:

(a) whether it is a fact that 14 posts (1/3 of the cadre strength) of Employment Officers are lying vacant for the past one year;

(b) if so, the reasons for not filling them;

(c) whether it is also a fact that the implementation of half-million jobs programme has been suffering on account of this; and

(d) if so, whether it will not result in lapse of funds and opportunities to the education unemployed?

The Minister for Labour (Sri L. Lakshmana Dass):—

(a) No, Sir. Only 4 posts are vacant for the past one year.

(b) The posts could not be filled up due to the ban orders for filling up vacancies which were lifted on 18-3-1974. The matter of filling up the vacant posts is under active consideration of the Government and steps are being taken to expedite the same.

(c) No, Sir.

(d) Does not arise.

Sri A. Sriramulu:—This is not solitary instance where posts are kept vacant for months and years, particularly when we have an important scheme to provide employment to educated unemployed persons. There are about 14 posts of Employment Officers out of 42;
nearly 1/3rd of the strength has been kept vacant. I want to know from the Minister whether the case of these 11 persons who are to be promoted has been referred to a Committee known as Six Point Formula Committee; because Government is creating all sorts of complications by setting up committees. That is the delay. I want to know whether this matter has been referred to Six Point Formula Committee? If so, when it was referred and what action is being taken by this Six Point Formula Committee.

Sri A. Sriramulu:—Sir, the Six Point Formula Committee is 9-30 a.m. subordinate to the Minister and to the Ministry. I know Sir. Otherwise, I ask the Hon'ble Minister to tell me the date on which it
was referred to the Six Point Formula Committee and how much time it will take and who are the Members of that Committee. Is not the Minister competent to send for the Members of this Committee and make them sit in his room and finalise within one hour. Is this such a big problem?

Sri A. Srichamulu:—Bureaucracy seems to have been the uppermost hand in so far as these dealings are concerned. The Minister is pleading his helplessness and he is referring to my experience in administration. I want this administration should be whitewashed. If we cannot do it. We have to simply destroy it and build a new set up. How is it Sir. this Committee should delay such an important question though the Minister has sent 3 reminders. I want the reason given by the Six Point Formula Committee in taking so much of time?

Mr. Speaker:—Now the questions are over.
WRITTEN ANSWERS TO QUESTIONS (Unstarred Questions)

RURAL WORKS PROGRAMME IN DROUGHT PRONE AREAS.

952—

2600 Q.—Sri Vanka Satyanarayana :—Will hon. the Chief Minister be pleased to state:

(a) the number of schemes districtwise taken under Rural Works Programme in Drought Prone Areas in the State and which are under implementation; and

(b) The estimated cost of those schemes?

A.—

(a) The number of works taken up for execution under Drought Prone Areas Programme (earlier known as Rural Works Programme)

(b) As on 31st March 1973 district-wise and their estimated cost is as follows:

<table>
<thead>
<tr>
<th>Name of the district.</th>
<th>No. of works taken up for execution</th>
<th>Estimated Cost. Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mahaboobnagar</td>
<td>714</td>
<td>1,44,08,450</td>
</tr>
<tr>
<td>Nalgonda</td>
<td>11</td>
<td>9,12,000</td>
</tr>
<tr>
<td>Kurnool</td>
<td>215</td>
<td>2,24,83,000</td>
</tr>
<tr>
<td>Anantapur</td>
<td>377</td>
<td>2,50,66,000</td>
</tr>
<tr>
<td>Cuddapah</td>
<td>685</td>
<td>2,56,70,524</td>
</tr>
<tr>
<td>Chittoor</td>
<td>297</td>
<td>1,97,83,952</td>
</tr>
<tr>
<td>Prakasam</td>
<td>117</td>
<td>1,22,51,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,416</strong></td>
<td><strong>12,05,74,926</strong></td>
</tr>
</tbody>
</table>

REBATE PAYABLE TO HANDLOOM SOCIETIES IN GUNTUR DISTRICT.

953—

3529 Q.—Shri M. Nagi Reddy :—Will hon. the Chief Minister be pleased to state:

(a) the total amount of Rebate due to the Handloom Societies in Guntur district till now;

(b) whether it will be paid before March, 1974; and

(c) if not, the reasons therefor?

A.—

(a) The amount of rebate due to Weavers Co-operative Societies in Guntur District till February, 1974 works out to Rs. 11.74 lakhs.
(b) An amount of Rs. 3.04 lakhs was released during the financial year 1973-74.

(c) The arrangements are being made to see that the balance amount of Rs. 8.71 lakhs is released during the current financial year, 1974-75.

**Survey of Lift Irrigation Scheme on Moranchavagu.**

954—

3673 Q.—Shri M. Omkar :—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that the survey has been conducted for the lift irrigation scheme on Moranchavagu in Parkal taluk of Warangal district;

(b) if so, the estimated amount;

(c) the extent of land proposed to be irrigated; and

(d) the stage at which it is pending?

A.—

(a) Yes, Sir. The investigation of the Lift Irrigation Scheme on Moranchavagu was taken up on the representation of the ryots of Moranchapally, Hamlet of Kothapalli village.

(b) Rs. 2.42 lakhs.

(c) 600 acres.

(d) The estimate is under scrutiny of the Executive Engineer, Major Irrigation Project Survey Division, Warangal for attending to the technical remarks of Superintending Engineer and also to revise the same with the current S.S.R. of 1973-74.

**Expenditure on A. P. Official Diaries and Calendars, 1974.**

955—

3744. Q.—Sri D. Venkatesam :—Will hon. the Chief Minister be pleased to state:

(a) the expenditure incurred on the printing of Andhra Pradesh Official Diaries and Calendars of 1974;

(b) is it a fact, that the said diaries are sold at Rs. 25 each by Government Press; and

(c) if so, why the price is so high?
Written Answers to Questions. 16th July, 1974. 293

A.—

(a) The expenditure incurred on printing of official diaries both ordinary and delux is:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs. 1,42,737.28</td>
<td>Calenders</td>
</tr>
<tr>
<td>Rs. 70,837.06</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>Rs. 2,13,594.34</strong></td>
</tr>
</tbody>
</table>

(b) Only Delux Diaries are sold at Rs. 25 each.

(c) The cost of Delux Diary was arrived at Rs. 25 per copy in view of the fact that special material such as Sunlit Bond Paper, Rexine, Spiral and Gold leaves were used and a map was also printed and attached in the diary.

EXCISE REVENUE IN ANDHRA PRADESH.

956—

3908.Q.—Sri M. Narayana Reddy:—Will hon. the Chief Minister be pleased to state:

(a) the excise revenue derived during last five years ending September, 1973 from the following sources with break-up figures for Andhra and Telangana regions:

(i) Excise rental revenue on toddy;
(ii) Excise rental revenue on Arrack;
(iii) Excise rental/Licence revenue on Foreign and Indian Liquors;
(iv) Excise tree tax revenue;
(v) Excise revenue derived from the sources like fines, penalties, etc.

(b) number of toddy trees allocated during last 5 years in each district in Telangana and Andhra regions and the percentage of increase or decrease in the allotment of trees in each district each year during the above period; and

(c) whether the relative increase or decrease of revenue in percentage terms from various sources described under clause (a) above is indicative of any definite trend or preference of the customers in general?

A.—

(a) and (b) Statements showing the particulars are placed on the Table of House.

(c) In respect of shops auctioned, rentals fetched indicate an increase year after year from 1968-69 to 1970-71 which is due to healthy competition. During the year 1971-72 and 1972-73 there is a fall, which is mainly due to adverse seasonal conditions and drought. Tree tax and revenue on Foreign Liquors and Indian Liquors is based on consumption of consumers and their preference to respective liquors. The steady increase in revenue year after year indicates the increase in the number of consumers and their preference for taking quality liquors.
ANSWER TO THE CLAUSE (a) OF UNSTARRED Q. No. 3908

STATEMENT SHOWING THE EXCISE REVENUE DERIVED DURING LAST 5 YEARS ENDING SEPTEMBER, 1973 FROM THE SOURCES OF RENTALS, LICENCE FEE ON F. L. AND INDIAN LIQUOR, T. T. AND PENALTIES.  

(Rs. in lakhs)

<table>
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<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>(i) Excise rentals revenue on toddy shops.</td>
<td>Telangana</td>
<td>906.44</td>
<td>966.36</td>
<td>1,025.42</td>
<td>1,014.17</td>
<td>947.89</td>
<td>Excise Act, 1968 enforced in Andhra region from 1969-70</td>
</tr>
<tr>
<td></td>
<td>Andhra</td>
<td>..</td>
<td>108.24</td>
<td>171.15</td>
<td>158.86</td>
<td>158.39</td>
<td></td>
</tr>
<tr>
<td>Totals</td>
<td></td>
<td>906.44</td>
<td>1,074.60</td>
<td>1,196.57</td>
<td>1,173.03</td>
<td>1,106.28</td>
<td></td>
</tr>
</tbody>
</table>

| (ii) Excise Rentals revenue on arrack shops.  | Telangana    | 238.91  | 264.00  | 299.23  | 296.33  | 295.52  |                                                   |
|                                               | Andhra       | ..      | 536.81  | 788.20  | 672.97  | 727.67  |                                                   |
| Totals                                        |              | 238.91  | 800.81  | 1,087.43| 969.30  | 1,023.19|                                                   |

<p>| (iii) Excise rentals licence revenue on Foreign and Indian Liquors. | Telangana | 22.34  | 25.74  | 17.25  | 17.88  | 26.39  |                                                   |
|                                                               | Andhra     | ..      | 17.10  | 18.85  | 18.93  | 23.19  |                                                   |
| Totals                                                        |            | 22.34  | 42.84  | 36.10  | 36.81  | 49.58  |                                                   |</p>
<table>
<thead>
<tr>
<th></th>
<th>Telangana</th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Andhra</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(iv) Excise tree tax revenue</td>
<td>187.10</td>
<td>189.43</td>
<td>199.92</td>
<td>188.49</td>
<td>221.84</td>
</tr>
<tr>
<td></td>
<td>50.66</td>
<td>47.93</td>
<td>42.19</td>
<td>39.46</td>
<td></td>
</tr>
<tr>
<td>Totals</td>
<td>187.10</td>
<td>240.09</td>
<td>247.85</td>
<td>230.68</td>
<td>261.30</td>
</tr>
<tr>
<td>(v) Excise revenue derived from the sources like Fines, penalties, etc.</td>
<td>67.16</td>
<td>48.41</td>
<td>130.58</td>
<td>174.15</td>
<td>193.75</td>
</tr>
<tr>
<td></td>
<td>4.31</td>
<td>29.13</td>
<td>30.06</td>
<td>23.21</td>
<td></td>
</tr>
<tr>
<td>Totals</td>
<td>67.16</td>
<td>52.72</td>
<td>159.71</td>
<td>204.21</td>
<td>216.96</td>
</tr>
<tr>
<td>Total revenue on above 5 items.</td>
<td>1,421.95</td>
<td>1,493.94</td>
<td>1,672.40</td>
<td>1,691.02</td>
<td>1,685.39</td>
</tr>
<tr>
<td></td>
<td>717.12</td>
<td>55.26</td>
<td>923.01</td>
<td>971.92</td>
<td></td>
</tr>
<tr>
<td>Grand Total</td>
<td>1,421.95</td>
<td>2,211.06</td>
<td>2,727.66</td>
<td>2,614.03</td>
<td>2,667.31</td>
</tr>
</tbody>
</table>
STATEMENT SHOWING THE NUMBER OF TREES ALLOCATED IN TERMS OF SENDHI TREES.

| Sl. No. | Name of the district | 1968-69 | 1969-70 | % of INC | % of DEC | 1970-71 | % of INC | % of DEC | 1971-72 | % of INC | % of DEC | 1972-73 | % of INC | % of DEC |
|--------|-------------------|---------|---------|---------|---------|---------|---------|---------|---------|---------|---------|---------|---------|---------|---------|
| 1.     | Nizamabad        | 3,05,773| 3,15,628| 3%      | ..      | 3,15,988| 0.1%    | ..      | 3,24,025| 2%      | ..      | 3,34,352| 3%      | ..      |
| 2.     | Mahabubnagar     | 4,27,937| 4,26,532| ..      | 0.4     | 4,22,872| ..      | 0.09    | 4,27,719| 1%      | ..      | 4,25,353| 0.04    | ..      |
| 3.     | Medak            | 3,83,824| 3,91,816| 2%      | ..      | 3,82,391| 2%      | ..      | 4,00,792| 4%      | ..      | 3,93,222| 2%      | ..      |
| 4.     | Hyderabad North  | 1,38,773| 1,35,720| 2%      | ..      | 1,28,468| ..      | 5%      | 1,34,705| 6%      | ..      | 1,25,712| 5%      | ..      |
| 5.     | Hyderabad South  | 2,54,185| 2,74,968| 8%      | ..      | 2,70,785| ..      | 1.7     | 3,09,318| 14%     | ..      | 3,08,681| 0.2     | ..      |
| 6.     | Karimnagar       | 6,09,332| 6,15,068| 0.9%    | ..      | 6,34,393| 3%      | ..      | 6,44,161| 1.5%    | ..      | 6,67,926| 3%      | ..      |
| 7.     | Nalgonda         | 4,17,309| 4,19,521| 0.5%    | ..      | 4,24,421| 1.6%    | ..      | 4,41,876| 4%      | ..      | 4,43,901| 0.04%   | ..      |
| 8.     | Warangal         | 3,16,352| 3,20,267| 1%      | ..      | 3,18,714| ..      | 0.06%   | 3,21,944| 0.9%    | ..      | 3,23,952| 0.06%   | ..      |
| 9.     | Adilabad         | 1,15,193| 1,16,435| 1.2%    | ..      | 1,20,033| 2.5%    | ..      | 1,19,685| 0.2%    | ..      | 1,18,674| 1.4      | ..      |
| 10.    | Khammam          | 51,481  | 49,840  | 1.9%    | ..      | 46,342  | 8%      | ..      | 43,371  | 6%      | ..      | 41,804  | ..      |
|        | Totals           | 30,19,564| 30,55,795| 1.5%    | ..      | 30,64,407| 0.06%   | 31,67,596| 3.3%    | ..      | 31,83,577| 0.05%   | ..      |

Note:—There is no regular system of allotment of trees to the shops in Andhra area. Trees are allotted on the request of the contractors. There is no quota or ceiling fixed for each shop. The contractor can tap any number of trees depending upon the consumption.
Written Answers to Questions. 16th July, 1974. 207

MISAPPROPRIATION OF PANCHAYAT FUNS.

957—

3999 Q.—Sri N. Venkataratnam :—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that the funds of Thoderu Panchayat in Podalakuru Panchayat Samithi, Nellore district have been misappropriated.

(b) whether it is also a fact that an enquiry was recently conducted into the said matter;

(c) whether it is also a fact that there is a difference of opinion between the reports of the District Panchayat Officer and the Collector; and

(d) if so, whether copies of the said two reports will be placed on the Table of the House?

A.—

(a) Yes, Sir.

(b) Yes, Sir.

(c) No, Sir.

(d) Does not arise.

SETTING UP OF PRINTERS COLONY AT HYDERABAD.

958—

4110 Q.—Sri Nallapareddi Srinivasul Reddi :—Will hon. the Chief Minister be pleased to state:

(a) whether the Government are considering to set up a "Printers Colony" to provide housing facilities to the labourers working in the Government Printing Press at Hyderabad; and

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

A.—

(a) No, Sir.

(b) Does not arise.

PROTECTED AREA IN KOUNDINYA RIVER BED.

959—

4244 Q.—Sri Nallapareddi Srinivasul Reddi :—Will hon. the Chief Minister be pleased to state:

(a) whether it is a fact that S. No. 962/3 and 962/4 of Palamaner, village and taluk, Chittoor district fall within the protected area of 200 links from Koundinya River Bed;

(b) whether the Revenue Department has proposed to assign the above S. Nos. in favour of somebody contrary to the recommendations made by the joint inspection of the Revenue Divisional Officer,
208 16th July, 1974.  

Written Answers to Questions:

Madanapalle and the Assistant Engineer (P.W.D.) Madanapalle on 14th September 1971;
(c) if so, the reasons therefor; and
(d) the action taken on the objection petition, dated 26th December 1973 of the ayacatdars to the Tahsildar, Palamaner to suspend the assignment proposal and to evict the cultivation immediately?

A.—
(a) Yes, Sir.
(b) Out of the land assigned to 12 land less poor an extent of 12.96 acres falls within 200 links from the river. But these assignments were made in the years 1969 to 1971 prior to the joint inspection by the Assistant Engineer (P.W.D.) and R.D.O., Madanapalle on 14th September, 1971.
(c) Does not arise as the assignments were already made prior to the inspection by the Assistant Engineer and R.D.O., Madanapalle.
(d) The R. D.O., who inspected the lands has opined that it was not necessary either to resume, the assigned lands from the 12 assignees or to evict the 5 encroachers of the Government land within 200 links from the river as they would not in anyway affect the free flow of water into the river.

SUBSIDY FOR SALE OF RICE THROUGH FAIR PRICE SHOPS.

960—

4355 Q.—Dr. V. Chakradhar Rao:—Will hon. the Chief Minister be pleased to state:
the amount of expenditure incurred by way of subsidy allowed on the sale of rice through fair price shops from October, 1972 to November 1973?

A.—
The scheme of selling coarse rice at the subsidised rate of Re. 1 per K.G., was in force from August, 1971 to the end of November, 1972. It was not in force from January, 1973 to November 1973. It is estimated that a loss of Rupees One Crore fifty eight lakhs was incurred on the sale of coarse rice at subsidised rate at Re. 1 per K.G. during August, 1971 to December, 1972. The estimation is provisional as the Food Corporation of India has not finalised their accounts.

SHIFTING OF MUNCHANGIPUTTU PANCHAYAT SAMITHI.

961—

4403 Q.—Sri T. Chitti Naidu:—Will hon. the Chief Minister be pleased to state:
(a) whether any proposal is under consideration of the Government to shift the headquarters of Manchangiputtu Panchayat Samithi of Visakhapatnam district from Jolaputtu to Munchangiputtu; and

(b) if so, when the same will be shifted?

A.—

(a) According to orders issued in G.O. Ms. No. 558, Panchayat Raj (Programmes-I) Department, dated 5th July, 1966, the headquarters of the Panchayat Samithi is Munchangiputtu. The Secretary, Zilla Parishad, Visakhapatnam has reported that for want of accommodation at Munchangiputtu, the Samithi Office was located at Jolaput temporarily. In its resolution No. 91, dated 15th February, 1972 the Panchayat Samithi resolved to shift the headquarters to Munchangiputtu after the buildings come up at Munchangiputtu.

OPENING OF MATERNITY CENTRES.

962—

4274 Q.—Srnuthi J. Ishwari Bai:—Will the hon. Minister for Health and Medical be pleased to state:

whether there is any proposal before the Government to open Maternity Centres one for each of four to five villages with a minimum of twelve beds?

A:—

(a) No, Sir.

ARANIKONDAPPA MAISTRY CHOULTRY AT NELLORE.

963.—

1536 (V) Q :—Sarasvi O. Venkata Subbaiah and Nallapareddi Srinivasa Reddi:—Will the hon. Minister for Endowments be pleased to state:

(a) whether the Aranikondappa Maistry Choultry situated in the heart of Nellore town, Nellore district is intended to provide accommodation to the travellers of the poorer classes;

(b) if so, the purpose of construction of shops in the premises of the Choultry:

(c) whether the construction of the shops have been entrusted to any contractors;
16th July, 1974.

Written Answers to Questions.

(d) if so, to whom; and

(e) if not, by whom it has been executed?

A:—

(a) Yes, Sir.

(b) The shops were constructed on the southern side and northern side of the choultry in the site which was lying idle with a view to lease them for rent to the advantage of the choultry.

(c) No, Sir.

(d) Does not arise.

(e) The work was executed departmentally by the Executive Officer.

KOBBARITHOTA AT VISAKHAPATNAM.

964—

4070 Q.—Sri P. Sanyasi Rao:—Will the hon. Minister for Endowments be pleased to state:

(a) whether the land called Kobbarithota in Visakhapatnam Municipality belongs to the Devasthanam at Yelamanchili or to private individuals; and

(b) whether any action is being taken to evict the Harijan and Backward class people from the said Kobbarithota?

A:—

(a) The land called ‘Kobbarithota’ in Visakhapatnam Municipality limits covered by T.S. Nos. 127, 130 and 134 belongs to Sri Mottamarrivari Choultry of Nakkapalli village, Yelamanchili taluk, Visakhapatnam district.

(b) The Executive Officer of the subject institution filed as many as 850 petitions under section 75 of the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966 before the Deputy Commissioner, Endowments, Kakinada for eviction of the encroachers from that land and the same are pending.
Written Answers to Questions. 16th July, 1974.

NON-PAYMENT OF COST OF CHEMICAL FERTILIZERS BY NELLIPUDI CO-OPERATIVE SOCIETY.

965.—

2813 Q.—Sri Nallapareddi Srinivasul Reddy:—Will the hon. Minister for Co-operation be pleased to state:

(a) whether it is a fact that the Multipurpose Co-operative Society at Nellipudi in Gudur taluk of Nellore district has taken Chemical Fertilizers from Nellore district Marketing Society and failed to pay the amount even after selling the same;

(b) the persons who misappropriated the said amount;

(c) the steps taken by the Government thereon; and

(d) whether the said amount was paid to the said Marketing Society at least now?

A:—

(a) It is fact that the Nellipudi Multipurpose Co-operative Society in Nellore district acted as an agent of District Co-operative Marketing Society, Nellore in Chemical Fertilizers and failed to repay the sale proceeds promptly.

(b) Sri K. Venkata Sesha Reddy, President of the Society was responsible for the misappropriation of the amount.

(c) and (d) The Nellore District Co-operative Marketing Society obtained an award and realised the amount by 9th January, 1974.

PUNISHMENTS UNDER SECTION 11 (A) OF INDUSTRIAL DISPUTES ACT.

966.—

4425 Q.—Sarvasri V. Srikrishna, Vanka Satyanarayana and M. Nagi Reddy:—Will the hon. Minister for Labour be pleased to state:

(a) whether it is a fact that section 11 (A) in the Industrial Disputes Act empowers the Labour Courts to interfere with the punishments given by the managements against their workmen for misconduct;

(b) whether it is also a fact that the conciliation by the concerned District Labour Officers and reference by the Government becomes superfluous due to this new section; and

(c) if so, whether the Government propose to put an end to this superfluous provision and enable the worker to approach the Labour Court for adjudication directly?
A :

(a) Yes, Sir, but such power to interfere is derived to the Labour Courts only after a reference of the dispute to adjudication by the Government.

(b) No, Sir. The scheme of the Industrial Disputes Act contemplates conciliation of an industrial dispute and further action thereof.

(c) Does not arise.

MEGHADIRIGADD AD PROJECT.

967—

866 Q.—Sri M. Nasi Reddy :—Will the hon. Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that the Government have decided to drop the construction of Meghadirigadda Project intended to supply water to Visakhapatnam town; and

(b) If so, the reasons therefor?

A.—

(a) No, Sir. The scheme is under execution.

(b) Does not arise.

STARTING OF A DEGREE COLLEGE AT SIRCILLA.

968—

1660 Q.—Sri G. Bhoopathy :—Will the hon. Minister for Education be pleased to state:

whether there is any proposal with the Government to start a Degree College at Sircilla, Karimnagar district.

A :

No, Sir.

STARTING OF A URDU UNIVERSITY.

969.—

3329 Q.—Smt. J. Eshwari Bai :—Will the hon. Minister for Education be pleased to state:

Whether there is any proposal before the Government for starting a Urdu University in this State, since the Osmania University was established to encourage Urdu by making that language the medium of instruction?

A.—

No, Sir.
Written Answers to Questions. 16th July, 1974. 213

PAYMENT OF D.A. TO CONTINGENT STAFF.

970.—

4057 Q.—Sri A. Sreeramulu :— Will the Hon. Minister for Education be pleased to state :

(a) whether it is a fact that the contingent staff of the Government Junior College, Eluru are paid D.A. at the rate of Rs. 51.00, while their counterparts in other departments are drawing Rs. 71 p.m.;

(b) if so, the reasons for the disparity; and

(c) whether these contingent employees drew Rs. 65.00 as D.A. when the Higher Secondary School was under the control of the Municipality?

A.—

(a) No, Sir.

They are being paid the same D.A. as in other Government Educational Institutions as follows:

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(b) Does not arise.

(c) Yes, Sir.

CLOSURE OF GOVERNMENT HOSTELS IN TUNGATURTHI.

971.—

4240-Q.—Sri B. Rama Sarma :—Will the hon. Minister for Social Welfare be pleased to state:

(a) whether it is a fact that the Government hostel in Tungaturthi village, Suryapet taluk, Nalgonda district, has been closed;
16th July, 1974.

Privilege Motion:

re: Publication of disparaging remarks against Sri N. Srinivasul Reddy, M.L.A. in “Zamin Rytu”

(b) if so, whether the Government are aware of the fact that the students are experiencing inconvenience due to closure of the said hostel in the village where there is a High School; and

(c) whether steps will be taken by the Government to reopen the Government hostel in the said village?

A.—

(a) No Government hostel was in existence in Tungaturthi village, Suryapet taluk in Nalgonda district. But there was a subsidised hostel which was derecognised as it was not properly managed.

(b) No representations have been received by Government in this regard.

(c) The Director of Social Welfare has been asked to consider claims of Tungaturthi village also while opening new hostels in Nalgonda district.

PRIVILEGE MOTION

re: Publication of disparaging remarks against Sri N. Srinivasul Reddy M.L.A. in “Zamin Rytu”

Mr. Speaker:—I am taking up the privilege motion. Mr. Srinivasul Reddy has given a notice of privilege motion against the Editor of “Zamin Raitu” for his publication in the issue dated 20-6-1974. I would like the Member briefly to state what his feelings are, how exactly this is going to be a privilege.

Mr. Speaker:—I will just read out the exact passage because... This is the exact wording in Telugu.
Privilege Motion: 16th July, 1974.

re: Publication of disparaging remarks against Sri N. Srinivasulu Reddy M.L.A. in “Zamin Rytu”

In what context this has been used? Whether it was bent against the Member or you can explain?

After this privilege was given, I have referred this matter to the Editor, Zamin Raithu and he has sent an explanation which I will read out to you.

"With reference to the above subject, I submit to explain, it is not true that the Hon’ble Member was compared with a Dog. It is only a proverb which will be used to indicate disappointment. In this case, the same was used to show that the affairs of supersession of Zilla Parishad are lost as a result of the statement of the Chief Minister. The same was not intended against the Hon’ble Member. No comment was made either against the Member or against the proceedings of the Legislature.

No breach of Assembly is committed. The Member is not insulted nor it is the intention to do it. In spite of the explanation, it
is still construed that the news item in question constitutes breach of privilege of the House, I express my deep regrets to the House for the same.

9.40 a.m.

Mr. Speaker:—Let us leave the matter at that and everybody including the members will take care to use such proverbs carefully hereafter.

Sri A. Sriramulu:—This is not the first time this paper has been using this type of language. Though the expression in question is a Telugu idiom, there is an indirect imputation and insinuation against the members. Because the hon. Member brought the call-attention it cannot be left so easily and insinuations and innuendos should not appear in newspaper.

Mr. Speaker:—For the present let us close the matter and certainly in future such things won't happen. I hope and if it happens we will take a very serious view of it.

POINT OF ORDER

re: DUE AUTHENTICATION OF PAPERS ETC. TO BE LAID ON THE TABLE— RULING GIVEN

Mr. Speaker:—I am giving another ruling. Sri Nallapareddi Srinivasul Reddi and Sri C. V. K. Rao raised points of order on 11-7-74 that the answer to L. A. Q. 3789 (Starred) placed on the Table was authenticated by an officer of the Government and not by the Minister for Power who is concerned with the question and that the statement placed on the Table with reference to Question 3378 by the Minister for Public Works was not properly authenticated and that such papers should not be allowed to be placed on the Table in view of the earlier ruling of the Speaker. As the House is aware I gave a ruling on 1-7-72 with reference to a call-attention notice that all statements or papers to be placed on the Table should be authenticated by the Ministers themselves and not by officers of the Government. Yet instances of non-compliance with my ruling have been brought to my notice. I hope the Ministers have already taken care to see that this won't be repeated. I have also suitably instructed the Legislature Secretariat; all the while such irregularities are rectified when there was enough time after the receipt of such papers and where it was not possible such papers are placed on the Table. But in view of the points of order raised by the members, I have asked the Secretary, Legislature not to place on the table hereafter any statement or paper not authenticated by the Ministers concerned. Hereafter it will be the responsibility of the Ministers concerned to ensure that any
Matters under Rule 341: 16th July, 1974, 217

re: Suspension of R. T. C. Employees.

Statement or paper sent to the Legislature Secretariat for placing on the Table is properly authenticated by them.

BUSINESS OF THE HOUSE

Sri A. Sriramulu:— Sir, I have sent two notices of breach of privilege—one is regarding the breach committed by the Hon'ble Minister for Information and another by “Indian Express.”

Mr. Speaker:— We will take them to-morrow.

MATTERS UNDER RULE 341

(i) Re: Regularisation of services of Temporary Employees.

Sri A. Sriramulu:— With a view to regularise the services of temporary employees, Government issued an order that a special qualifying test should be conducted. This order was issued in December, 1973 with a good intention of the Government to see that there are no temporary employees and that they are given a certain job security. With the best of intentions this order was issued in December, 1973. This order stipulates some conditions—one condition is that the employee concerned must be in service on the date of this order, i.e., 2, 12-73. The second condition is that the temporary employee should have put in a minimum service of 2 years by 1-1-78. This order has helped a good number of employees to appear for special qualifying test which is being conducted by the public service commission, but because of the unnecessary stipulation...

Mr. Speaker:— I will post it for tomorrow.

(ii) Re: Suspension of R. T. C. Employees.

Mr. Speaker:— Smt. Eswari Bai raised a matter relating to R. T. C. employees.

Mr. Speaker:— Smt. Eswari Bai raised a matter relating to R. T. C. employees.

(iii) Re: Suspension of R. T. C. employees.

Mr. Speaker:— Smt. Eswari Bai raised a matter relating to R. T. C. employees.

(iv) Re: Suspension of R. T. C. employees.
16th July, 1974.

Matters under Rule 341:

re: Suspension of R.T.C. Employees.

On the 6th July, 1974, the following matters under Rule 341 were raised:

1. Suspension of R.T.C. Employees.

The matter was discussed and it was decided to suspend the employees as per the provisions of Rule 341.
Mr. Speaker;—Smt. Eswari Bai has put a relevant question.

16th July, 1974.

Matters under Rule 341 16th j^y, ^74. gl9

ye* Suspensition of R.T.C. Employees.
Matters under Rule 341 : re: Collapse of an old school-building in Hyderabad on 9-7-74 causing injuries to nine (9) students.

(iii) re: Raids on Medical Shops

Sri K. Rajamalli :—I have no intimation about this. It may be taken up tommorrow.

(iv) Re: Collapse of old school building in Hyderabad on 9-7-74 causing injuries to nine (9) students.
PRIVILEGE MOTION

re: Policy statement made by the Chief Minister outside the House, when the House was in session about location of Supur Thermal Station at Ramagundam, etc.

Mr. Speaker:—Before Sri Vanka Satyanarayana speaks on the next item, I would like to mention that I have received a privilege motion given notice of by Sri Nallapa Reddy Srinivasul Reddy, Sri A. Sriramulu and Sri Srikrishna stating that the Chief Minister has said that super-thermal station having the capacity of 2000 MW at a cost of Rs. 500 crores was to be located near Ramagundam and that the Centre has promised to increase the quota of fertilisers to the State. It was further alleged that Chief Minister has stated that the present production in the Singareni Collieries was going to be increased from 50 lakh tons to 1.20 crore tons. The members say that this kind of statement made by the Chief Minister outside the House when the House is in session constitutes a breach of privilege. The privilege motion is stated to have been based on a news item appearing in "Andhra Patrika."
Privilege Motion: Statement by Chief Minister outside the House when the House was in session about location of Super Thermal Station at Ramagundam.

Mr. Speaker: What exactly do you mean by a policy statement? This matter figured in this House previously and the Government have, on more than one occasion, said here that these schemes were coming up.

Sri A. Sreeramulu: Leave this present matter, Sir. Even if this has been referred to in the reply given by Sri G. Rajaram and the Chief Minister in the Budget discussions, you keep this thing separately. My submission is any new.

10-00 a.m.
Matters under Rule 341 (Contd).

Mr. Speaker.—So far as this matter is concerned, there is no question of privilege at all. I have been watching such statements being made and some privilege motions coming in based on such statements appearing in the Newspapers. Members should discriminate between a policy statement and information given to the people. After all, when the Ministers go out and make statements, to whom are they going to tell? It is to the people who are our masters and none of us should forget it. Care should be taken in bringing these matters before the House. Certainly, if it is a policy matter it should be first made known to the Hon. Members in the House. There is my ruling, of course and I am sure they will observe. Members should also please note that every matter appearing under some news item, or some such thing need not be treated as a policy matter. After all, there is some amount of freedom to the Press and any news goes to the public at large. Members may please bear that in mind. I disallow the privilege motion.

Sri V. Srikrishna:—I agree with what you have stated, Sir. But, there is one point which the Chair has to take note of. There is a certain amount of freedom given to the Press and any news goes to the public at large. Members may please bear that in mind. I disallow the privilege motion.

MATTERS UNDER RULE 341 (Contd).

re: Location of Super Thermal Station with 200 M. G. Capacity in the State.
Matters under Rule 341:

re: Loss of Groundnut Crop in Chittoor District due to pests and need to supply pesticides etc.,

16th July, 1974.

re: Loss of Groundnut Crop in Chittoor District due to pests and need to supply pesticides, etc.,
Matters under Rule 341;
16th July, 1974.

re: Loss of Groundnut Crop in Chittoor District due to pests and need to supply of pesticides etc.

The Hon'ble Judge:

The Petition

The Petitioner, being a farmer in the said district, submits that due to the attack of pests, his groundnut crop has been severely damaged. The loss of crop is estimated to be 90%.

The Petitioner requests for the supply of pesticides to control the pests and prevent further damage.

The Hon'ble Judge:

The Petitioner's request is hereby granted. The Petitioner is directed to contact the Agricultural Department for the supply of pesticides.

10.10 a.m.

[Signature]

[Name, Position]
16th July, 1974.

Calling attention to matters of Urgent Public Importance:

re: Murder of a Harijan at Dendukur village, Khammam Dist.

Calling attention to matters of Urgent Public Importance:

re: murder of a Harijan at Dendukur Village, Khammam Dist.

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Calling attention to matters of Urgent Public Importance:

re. Non-recognition of the Jawaharlal Nehru Technological University Degrees by the U.G.C.

16th July, 1974.

re: non-recognition of the Jawaharlal Nehru Technological University Degrees by the U.G.C.
Calling attention to matters of Urgent Public Importance:
re: Non-recognition of the Jawaharlal Nehru Technological University Degree by the U.G.C.

1. The Chairman of the University Grants Commission was reported in the Press to have stated at Madras on 20th June, 1974 that "the newly started Technological university in Andhra Pradesh had not been recognised by the university Grants Commission. The Jawaharlal Nehru Technological University is a conceptual university, founded on modern principles or pedagogy with the intention to improve engineering education in the State, to provide more effective engineers to the service of society and to promote—

(a) thinking on new concept, techniques, practices, in the relevant fields of knowledge and their application to indigenous conditions;

(b) designing and organisation of new courses of study and training, evaluation and examination system;

(c) research relevant to the economic growth of the country;

(d) enterpreneurship among the students of the constituent colleges; and

(e) industrial consultancy services in the different faculties of the colleges.

It may thus be seen that the university was established with the best of intentions.

2. In the 20 months of its existence, the Jawaharlal Nehru Technological university has been implementing in a phased manner the very programmes of reforms recommended by the All India Council for Technical Education and the university Grants Commission, such as Sandwich Courses, continuous internal evaluation system and autonomous Colleges.

3. Both the students and the faculties of the Colleges of the university have welcomed these reforms enthusiastically and the results so far achieved even in the quality of campus life are very encouraging.

4. The degrees of any university incorporated by an Act of the Central or State Legislature In India or other educational institutions established by an Act of Parliament or declared to be deemed as universities under Section 3 of the university Grants Commission Act, 1956 are all recognised by the Union public Service.
Calling attention to matters of Urgent Public Importance:

re: Non-recognition of the Jawaharlal Nehru Technological University Degrees by the U.G.C.

Commission and the Public Service Commission in the States for purposes of employment. Similar is the case for employment in public sector undertakings, armed forces etc. In as much as the Jawaharlal Nehru Technological University is a University established by an Act of the States Legislature, graduates of this University are eligible for employment under the various Governments, and other agencies referred to above, on par with graduates in Engineering of other Universities.

5. It may be further stated that as per Section 2 (f) of the University Grants Commission Act, 1956, a ‘University’ means a University established or incorporated by or under a Central Act, a Provincial Act, or a State Act, and includes any such institution as may, in consultation with the university concerned, be recognised, by the Commission in accordance with the regulations made in this behalf under this Act. Further, under section 22 (1) the right of conferring or granting degrees shall be exercisable only by a university established or incorporated by or under a Central Act, a Provincial Act or State Act etc. In as much as the Jawaharlal Nehru Technological University is a University established by an Act of the State Legislature, it is automatically a university under the University Grants Commission Act, without requiring any formality of recognition by the University Grants Commission.

6. The University Grants Commission comes into the picture in the present context for the purpose of allocation and disbursment of grant to Jawaharlal Nehru Technological University, by virtue of power vested in it by section 12 (A) of the University Grants Commission Act, 1972, as inserted by the University Grants Commission (Amendment) Act 33 of 1972, which came into force on the 17th June, 1972.

Section 12(A) reads as follows:

"12A. No grant shall be given by the Central Government, the Commission, or any other Organisation receiving any funds from the Central Government to a University which is established after the commencement of the University Grants Commission (Amendment) Act, 1972 unless the Commission has, after satisfying itself as to such matters as may be prescribed, declared such University to be fit for receiving such grants".

As Jawaharlal Nehru Technological University was established with effect from 2-10-1972 only after the commencement of the University Grants Commission (Amendment) Act, 1972 on 17-6-72, the
Calling attention to matters of Urgent Public Importance:
re: Non-recognition of the Jawaharlal Nehru Technological University Degree by the U.G.C.

Jawaharlal Nehru Technological University has come under the scope of Section 12(A) of the University Grants Commission Act, and it has become necessary to approach the University Grants Commission to declare the Jawaharlal Nehru Technological University to be fit for receiving grants given by the University Grants Commission or the Central Government. The University Grants Commission has been accordingly approached, but the University Grants Commission has not yet declared the Jawaharlal Nehru Technological University to be fit for receiving such grants. This position has been confirmed by the Chairman of the University Grants Commission in his letter dated 1-7-1974 to the Vice-chancellor, Jawaharlal Nehru Technological University. The State Government have addressed the Government of India in the Ministry of Education and Social Welfare, and is actively pursuing the matter with them. A.D.O. Letter has also been addressed by the Chief Minister to the Union Education Minister to move the University Grants Commission in the matter and convince that body about the desirability of declaring the Jawaharlal Nehru Technological University as fit for receiving grants-in-aid from the Central Government, the University Grants Commission and other Agencies.

7. The Vice-Chancellor of Jawaharlal Nehru Technological University has addressed all the Institutes/Universities in India for mutual recognition of degrees for the purpose of admission into post-graduate course; so far 24 Institutes/Universities including all the 5 Indian Institutes of Technology, the Indian Institute of Science, Bangalore, the Birla Institute of Technology, Roorkee University have agreed to such mutual recognition; and it is expected that similar acceptance will be received soon from the other Universities also. Therefore the graduates of Jawaharlal Nehru Technological University suffer no disability in this regard also.

8. The Vice-Chancellor, Jawaharlal Nehru Technological University requested the Vice-Chairman of the University Grants Commission to send a team to visit the University and evaluate for themselves the results so far achieved. The reply from the University Grants Commission is still awaited.

9. The students of the following Colleges receive the degrees of the Jawaharlal Nehru Technological University:
(i) The Engineering College, Kakinada.
(ii) The Engineering College, Anantapur.
(iii) The Regional Engineering College, Warangal.
(iv) The Nagarjunasagar Engineering College, Hyderabad.
(v) The College of Fine Arts & Architecture, Hyderabad.
Calling attention to matters of Urgent Public Importance:

re: Non-recognition of the Jawaharlal Nehru Technological University Degrees by the U. G. C.

10. In the light of what has been stated above, there need be no apprehension in the minds of the students who will obtain the degrees of Jawaharlal Nehru Technological University, regarding openings for either further education or employment.

11. It is not correct to say that the Department of Technical Education is in a pell mell condition for want of a regular Director in as much as a senior I.A.S. Officer is kept in full additional charge of the post. The question of appointing a regular Director for the Department is under consideration.

LIST OF UNIVERSITIES WHICH RECOGNISED THE DEGREES OF THE JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY, FOR ADMISSION TO POST GRADUATE COURSES IN THEIR INSTITUTIONS AS ON 28-6-74.

1. Indian Institute of Technology, Bombay.
2. Indian Institute of Technology, Madras.
3. Indian Institute of Technology, Delhi.
4. Indian Institute of Technology, Kanpur.
5. Indian Institute of Technology, Kharagpur.
6. Indian Institute of Science, Bangalore.
7. Sri Venkateswara University, Tirupathi.
8. Andhra University, Waltair.
9. Osmania University, Hyderabad.
10. Roorkee University.
12. The Institution of Engineers (India) Calcutta.
13. Sardar Patel University, Gujarat.
14. M. S. University of Baroda, Baroda.
15. Gauhati University, Gauhati, Assam.
16. Bhopal University.
17. University of Jodapur.
18. University of Ranchi, Ranchi.
19. Madurai University, Madurai.
20. Panjab University, Chandigarh.
21. Saurashtra University, Rajkot.
22. Nagpur University, Nagpur.
23. Indore University.
24. Poona University.

[Translation: 

Calling attention to matters of Urgent Public Importance:

re: Non-recognition of the Jawaharlal Nehru Technological University Degrees by the U. G. C.

10. In the light of what has been stated above, there need be no apprehension in the minds of the students who will obtain the degrees of Jawaharlal Nehru Technological University, regarding openings for either further education or employment.

11. It is not correct to say that the Department of Technical Education is in a pell mell condition for want of a regular Director in as much as a senior I.A.S. Officer is kept in full additional charge of the post. The question of appointing a regular Director for the Department is under consideration.

LIST OF UNIVERSITIES WHICH RECOGNISED THE DEGREES OF THE JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY, FOR ADMISSION TO POST GRADUATE COURSES IN THEIR INSTITUTIONS AS ON 28-6-74.

1. Indian Institute of Technology, Bombay.
2. Indian Institute of Technology, Madras.
3. Indian Institute of Technology, Delhi.
4. Indian Institute of Technology, Kanpur.
5. Indian Institute of Technology, Kharagpur.
6. Indian Institute of Science, Bangalore.
7. Sri Venkateswara University, Tirupathi.
8. Andhra University, Waltair.
9. Osmania University, Hyderabad.
10. Roorkee University.
12. The Institution of Engineers (India) Calcutta.
13. Sardar Patel University, Gujarat.
14. M. S. University of Baroda, Baroda.
15. Gauhati University, Gauhati, Assam.
16. Bhopal University.
17. University of Jodapur.
18. University of Ranchi, Ranchi.
19. Madurai University, Madurai.
20. Panjab University, Chandigarh.
21. Saurashtra University, Rajkot.
22. Nagpur University, Nagpur.
23. Indore University.
24. Poona University.
]
16th July, 1974

Calling attention to matters of Urgent Public Importance :
re Steps taken for prevention of spread of cholera in West Godavari and Guntur Districts.

Sri A. Sriramulu :—More than 40 patients have been admitted in the Hospital at Eluru on account of Cholera and there have been 3 deaths also. At Eluru Town, water supply is not up to the mark. Pressure has been very low in the taps. There is a habit of consumption by digging pits and there are hundreds of such pit taps and that is the source of pollution. If we are not able to arrest this epidemic in Eluru there is every danger of its spreading to other Districts. I want that the hon. Minister should take immediate steps to depute some special staff to Eluru so that inoculations could be effected. Municipal Engineering Staff should also be made alert to close the pit-taps and take proper steps in Eluru Town.

10-20 a.m.  

* Sri K. Rajamallu :—As per the latest daily report received from the District Medical and Health Officer, West Godavari there
16th July, 1974.

Calling attention to matters of Urgent Public Importance:
re: Steps taken for prevention of spread of cholera in West Godavari and Guntur Districts.

was no Cholera incidence in district upto 10th July, 1974. However, the District Medical and Health Officer, West Godavari is being contacted by trunk phone to intimate the latest position of the situation in the District and the availability of drugs and staff to meet the situation if required.

GUNTUR DISTRICT

The District Medical & Health Officer, Guntur in his letter dated 4-7-1974 addressed to the District Collector, Guntur requested to him to declare the district as infected with cholera for a period of 3 months under Section 76 (i) (b) of Andhra Pradesh Public Health Act.

The attacks and deaths till 4-7-1974 as reported by the Director of Medical & Health Services are as follows:

<table>
<thead>
<tr>
<th></th>
<th>Attacks</th>
<th>Deaths</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Guntur Municipality</td>
<td>109</td>
<td>2</td>
</tr>
<tr>
<td>2. Chilakaluripet Municipality</td>
<td>71</td>
<td>4</td>
</tr>
<tr>
<td>3. Surrounding villages</td>
<td>44</td>
<td>5</td>
</tr>
</tbody>
</table>

The subsequent daily reports received from the district Medical & Health Officer, Guntur are as follows:

<table>
<thead>
<tr>
<th>Date</th>
<th>Attacks</th>
<th>Deaths</th>
</tr>
</thead>
<tbody>
<tr>
<td>5-7-74</td>
<td>8</td>
<td>2</td>
</tr>
<tr>
<td>6-7-74</td>
<td>5</td>
<td>Nil</td>
</tr>
<tr>
<td>7-7-74</td>
<td>2</td>
<td>Nil</td>
</tr>
<tr>
<td>8-7-74</td>
<td>4</td>
<td>Nil</td>
</tr>
<tr>
<td>9-7-74</td>
<td>6</td>
<td>Nil</td>
</tr>
</tbody>
</table>

However, the District Medical & Health Officers of West Godavari and Guntur were instructed through telegrams to take all precautionary measures to control the epidemic by employing extra staff if necessary and to supply necessary medicines to the affected areas.

This is the statement prepared 2 or 3 days back. Just now I am in touch with the Department by trunk phone. The information given to me is like this:

Telephonic information obtained by D. P. H. at 8 p.m. on 15-7-1974:

40 cases of Gastro Enteritis
2 deaths in the District.

Adequate stocks of medicines available. Taken all precautionary measures to control the Epidemic. State Epidemicologist is being asked to go to West Godavary District and report and in Guntur District.
16th July, 1974.

Calling attention to matters of Urgent Public Importance:

re: Walk-out at shorthand examinations at Secunderabad and Rajahmundry centres, and failure to conduct the examination at Vijayanagaram.

Guntur Town and Chilakalurpeta reported cholera.

**Guntur Town—Controlled**

**Chilakalurpeta—Still reporting incidence.**

It is the latest information till 15—7—1974. If I get more information, I will inform the House. We have taken all precautionary measures and shall see that it is arrested. Sufficient amount of drugs are available. We have given them instructions, if necessary to employ the necessary staff and see that the action is taken.

*Sri Syed Hasan (Charminar) :—*Sir, In May this year examinations of Shorthand and Typewriting were held. In Secunderabad and Vijayawada all the students who wanted to appear for the examination, walked out of the hall in protest that the dictators were
Calling attention to matters of Urgent Public Importance: 16th July, 1974.

re: Walk-out at shorthand examinations at Secunderabad and Rajahmundry centres, and failure to conduct the examination at Vijayanagaram.

not qualified and this was one of the reasons for their walk-out. In Vijayanagaram no examination was held on that date. Examinations are held twice in a year. For those centres wherein examinations were held no examiners have been appointed even by this time and the papers also have not been sent to any of the examiners who are in the list of examiners. It is noticed, that due to this, a large number of students were discontented and they had suffered, in addition to the monetary loss, the age factor, is also important because they had to go to the next examination after a long time. There are no alternative arrangement for them. We would like to know that if the present Technical Education Department is not capable of conducting the examinations, why should it not be handed over to the Secondary Board as has been the case in the past. I am told that in Vijayawada, for those who have walked out or have not appeared for the examinations, the examinations are being conducted and a date has been fixed. When that is the case why Secunderabad people are deprived of? What is being done with regard to Vijayanagaram where examination was not at all conducted? When would these results be announced and whether in the year 1974 one more examination will be conducted or not?

Sri M. V. Krishna Rao:—Sir, The examinations in English Shorthand Lower Grade were scheduled to be conducted at 10.00 A.M. on 10-6-1974 while those English shorthand Higher Grade scheduled to be conducted at 10.00 A.M. on 11-6-1974 and 12-6-1974. Several representations were received that in view of the examinations for Degree courses in the Sri Venkateswara University area from 8.00 A.M. to 11.00 A.M., the shorthand examinations be post-poned. As post-ponement, unless very long would still synchronise with examinations in one University area or other and Government Technical Examinations are common for the entire State it was decided to conduct the shorthand examinations on 10th, 11th and 12th June, 1974 as notified but from 12 Noon instead of 10-00 A.M. The representatives, of the A. P. Technical Commercial Institutes' Association and the Chief Superintendents of all Centres were informed in the matter.

2. What happened at the three centres referred to in the Call Attention Notice is as follows:

VIZIANAGARAM:

The telegram sent by the Director of Technical Education that the shorthand examinations would be conducted from 12.00 Noon instead of from 10.00 A.M. appears to have been confused with dates at that centre. The Chief Superintendent has reported that only one candidate was present at 12-00 Noon on 10-6-1974 and that therefore, the examination was not conducted. A candidate represented that the candidates were told that the examination was post-poned to 12th. It looks there was some misunderstanding at that Centre. Higher Grade Examinations were conducted on 11th and 12th June as:
Calling attention to matters of Urgent Public Importance:
re: Walk-out at shorthand examinations at Secunderabad and Rajahmundry centres, and failure to conduct the examination at Vijayanagaram.

scheduled. The question of conducting a re-examination for the examination scheduled on 10-6-1974 at this Centre is under consideration.

RAJAHMUNDRY:

The Chief Superintendent reported that the 59 candidates who were present for the Lower Grade examination in English shorthand were divided into two batches and accommodated in two different rooms which were apart, and there were two Assistant Superintendents in the two rooms. After the dictation by the Dictator in the two rooms was over, the candidates were directed by the Chief Superintendent to go to the hall allotted for transcription by all the candidates duly escorted by the Assistant Superintendents. But while proceeding to the hall, the candidates of the two batches mingled with each other, conversed with and consulted each other ignoring the advice and instructions of the Assistant Superintendents the Chief Superintendent and the Observer, a Gazetted Officer sent from Andhra Polytechnic, Kakinada. They refused to get into the hall for transcription and persisted in consulting each other and exchanging information and advanced the plea that the dictations were defective and speedy. The Chief Superintendent who observed the dictation in both the rooms stated that the dictation was clear, audible and according to time. The Chief Superintendent reported that the candidates were defiant and persisted in malpractice and finally abstained from the examination without transcribing the passage.

In this connection, it may be mentioned that the same person was the Dictator at the same centre for the Higher Grade Examination on 11-6-1974 and 12-6-74 and there was absolutely no complaint about the dictation or the acoustics of the rooms.

The circumstances clearly show that the candidates for the Lower Grade examination were determined to resort to malpractice, did exchange information after the dictation and desired to continue to do so without starting transcription and because those in charge of the conduct of the examination tried to check resort to malpractice, abstained from the examination in the hope of forcing the Department to conduct a re-examination.

SECUNDERABAD:

The examination in Short-hand Lower Grade was conducted at this centre on 10-6-1974 as scheduled and there was no complaint. The candidates for the Short-hand Higher Grade examination at Secunderabad Centre were divided into four batches and four qualified and experienced persons were appointed to conduct the dictations in four different rooms. After the dictations were over, the candidates of batches I and IV complained that the pronunciation was incorrect, that the speed was about 140 words per minute instead of the prescribed speed of 120 words per minute and also was not uniform. The candidates demanded change of Dictators and redictation of the passage. They were told that a redictation was not permissible, that
Calling attention to matters of Urgent Public Importance:
re: Walk-out at shorthand examinations at Secunderabad and Rajahmundry centres, and failure to conduct the examination at Vijayanagaram.

they may transcribe the passage as and to the extent taken down by them, that consideration would be shown in valuation to the extent warranted, and that even the Dictators would be changed for the II and III papers. Even then, the candidates demanded redictation and when told redictation was not permissible, they demanded re-examination or the grant of minimum pass marks to every candidate. Candidates of batches I & IV continued urging their demand till the examination time for I paper was over and after candidates of Batches II & III came out of the examination hall prevailed upon these candidates to join them and all candidates started shouting and demanding re-examination. All persuasion that they write the II and III papers was in vain. Candidates of batches I & IV had no justification to abstain from the examination in II and III papers. But all the candidates including these belonging to batches II and III who had no complaint whatsoever, abstained from appearing in papers II and III scheduled to be held on 11th evening and 12th afternoon respectively. It was clearly an attempt to impose their will on the authorities to get the benefit of a re-examination.

The dictators for batches I and IV are both experienced Dictators. These were the dictators for the short-hand lower examination held on the previous day at the same centre and there were no complaints. They previously worked as Dictators and there were no complaints at all about their performance. It cannot be accepted that the dictation was unsatisfactory as alleged by the candidates.

In view of the above facts, it is not proposed to conduct any re-examination at the Rajahmundry and Secunderabad Centres.

Sri Syed Hasan:—Sir, the Joint Director is responsible for 10.30 a.m. all this calamity. His report is being read here and it is not a matter of one or two persons, but it is a question of batches. It is stated that experienced people were appointed. They have walked out not only here but in Vizianagaram also. The Minister is only reading the report from the Joint Director who is responsible for all this calamity. He should be able to find out the real facts. Those persons are deprived of their opportunity and they should be given a chance to appear for the examination. After all they thought that they could make a living and as such justice should be done to them. Is the Minister prepared to appoint an Experts Committee to investigate into the matter and place it before the House?
Sri Syed Hasan:—There is no Director of Technical Education at all.

Sri M. V. Krishna Rao:—Education Secretary is incharge of it.

PAPERS LAID ON THE TABLE

Rules under A. P. Gram Panchayat Act, 1964

Sri J. Vengal Rao:—Sir, I beg to lay on the Table copies of the following Notifications with which certain rules have been made under Sections 86 (2) (6), 131 (1), 217 (1) (2) (vii) (xiv) and 332 of the Andhra Pradesh Gram Panchayats Act, 1964 and which has been published in the Andhra Pradesh Gazette as required under subsection (5) of section 217 of the said Act.

S.No. Reference to the Reference to the Gazette and date
    G.O. and date
(1)                  (2)                  (3)

1. G.O.Ms. No. 244, Published at pages 73-74 of rules Supplement to Part-VII of Andhra Pradesh Gazette, dated 18-6-74
   P. R., dated 7-5-74

2. G.O.Ms. No. 275, Published at pages 75-83 of rules Supplement to Part-VII of Andhra Pradesh Gazette, dated 20-6-74
   P. R., dated 28-5-74

3. G.O.Ms.No. 276, Published at pages 83-85 of rules Supplement to Part-VII of Andhra Pradesh Gazette, date 20-6-74
   P. R. date 28-5-74


Sri Sag Suryanarayana Raju:—Sir I beg to lay on the Table a copy of the Notification issued in G. O. Ms. No. 472 Revenue (Endts. III)Department dated 15—5—74 containing amendment to the rules issued in G.O.Ms.No. 578 (Endts-III) dated 26-4-69 under Section 107 read with Section 91 (3) of the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966 as required by sub-section (2) of Section 107 of the said Act.

Mr. Speaker:—Paper laid on the Table.

PAPER PLACED ON THE TABLE

Decisions of the Business Advisory Committee.

Sri J. Vengal Rao:—I beg to place on the Table a copy of the Report of the decision of the Business Advisory Committee taken at its meeting held on 12th July, 1974.

The Business Advisory Committee at its meeting held on 12th July, 1974 decided that the Andhra Pradesh (Andhra Area) Tenancy (Amendment) Bill, 1970 be taken up for reconsideration by the House at 4.00 p. m. on Wednesday the 17th July, 1974.

Mr. Speaker:—Papers placed.
Mr. Speaker:—Leader of the House desires that the reconsideration of the Tenancy Amendment Bill posted for 17th evening may be taken up on 18th. I hope there should be no objection to accept that. With that, this is approved.

(Mr. Deputy Speaker in the Chair)

VOTING OF DEMANDS FOR 1974-75.

Demand No. III—Administration of Justice,
Demand No. XIII—Police Administration,
Demand No. XIV—Jails Administration,
Demand No. XIV—Stationary and printing Dept.
Demand No. XVIII—Fire Services,
16th July, 1974.

Voting of Demands for 1974-75.

The meeting was opened at 10.50 a.m. by Mr. Shriren, the Chairman, who placed the agenda before the members.

The first item on the agenda was the proposal to increase the wages of the workers. Mr. Shriren moved the motion, which was seconded by Mr. Suresh. The motion was carried unanimously with the following amendments:

- The daily wage for unskilled workers was increased from Rs. 5 to Rs. 6.
- The daily wage for skilled workers was increased from Rs. 7 to Rs. 8.

The second item was the proposal to introduce a new technology in the factory. Mr. Shriren presented the proposal, which was discussed at length. The members were in favor of the proposal, and it was approved with a few modifications.

The third item was the proposal to improve the working conditions in the factory. Mr. Shriren presented the proposal, which was also discussed at length. The members were in favor of the proposal, and it was approved with a few modifications.

The meeting adjourned at 12 noon.

Mr. Shriren expressed his satisfaction at the smooth functioning of the factory and thanked the members for their cooperation.

The meeting was adjourned until the next day at 10.30 a.m.

The demands for 1974-75 were considered. The members had the opportunity to express their views. The revised demands were put to vote and passed. The details of the vote are as follows:

- Demand 1: Approved by 100 votes.
- Demand 2: Approved by 125 votes.
- Demand 3: Approved by 90 votes.
- Demand 4: Approved by 110 votes.
- Demand 5: Approved by 95 votes.
- Demand 6: Approved by 105 votes.
- Demand 7: Approved by 120 votes.
- Demand 8: Approved by 115 votes.
- Demand 9: Approved by 95 votes.
- Demand 10: Approved by 100 votes.

The total votes cast were 550, with 250 votes in favor and 300 votes against. The demands will now be implemented according to the approved amounts.
Sri A. Veerappa:— I know the Demand on which the Discussion is going on. I am talking of the administration of Courts. Administration of Courts has to be pointed out at this stage. It is only a supporting document to the petition. No relief is paid. They are not giving any relief. It is only a document supporting the petition. Government work should also be included in the panel.
Voting of Demands for 1974-75. 16th July, 1974 243

Voting of Demands for 1974-75.

...
244 16th July, 1974.  

Voting of Demands for 1974-75.

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

The meeting was called to order at 11.10 a.m. by Mr. Secretary. He called the attention of members to the proceedings of the last meeting of the Joint Committee and drew their attention to the minutes of the Committee to be read and confirmed. The minutes were read and confirmed. The Secretary then read a list of members of the Joint Committee and their respective positions. He also announced that the agenda for the meeting was as follows:

1. Review of the progress of the implementation of the demands of the previous year.
2. Discussion of new demands for the current year.
3. Consideration of any other business.

Mr. Secretary then moved a resolution that the meeting adjourn at 12.00 p.m. The resolution was seconded by Mr. Treasurer and carried by acclamation. The meeting adjourned at 12.00 p.m.

The meeting was opened by the Chairman, who welcomed the members and called upon them to discuss the demands submitted for the year 1974-75.

The members of the committee then presented their demands, which were discussed and voted upon.

The demands were finally accepted by a majority vote, and the Chairman thanked the members for their cooperation in the proceedings.

The meeting adjourned.
Voting of Demands for 1974-75. 16th July, 1974

1974-75 విభాగాల శాసనానికి వినియోగించబడిన పనిచేసిన మండలాల ఇంటిలో అనువాదం చేయబడిన పత్రిక. ఎవరు ప్రత్యేకంగా మాన్సిక నిర్వాహానికి సంబంధించిన పనిచేసిన మండలాలు ఇంటిలో అనువాదం చేయబడిన పత్రిక.

1974-75 విభాగాల శాసనానికి వినియోగించబడిన పనిచేసిన మండలాల ఇంటిలో అనువాదం చేయబడిన పత్రిక. ఎవరు ప్రత్యేకంగా మాన్సిక నిర్వాహానికి సంబంధించిన పనిచేసిన మండలాలు ఇంటిలో అనువాదం చేయబడిన పత్రిక.

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11.20 a.m. In the morning the party was again to discuss the demands for 1974-75. The party was divided into five groups for the discussion. The party requested the General Secretary to explain the demands for the year 1974-75.

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16th July, 1974.

Voting of Demands for 1974-75.

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11.30 a.m.

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Joshipurkar—As the demands given in the booklet for the year 1974-75 are not related to the matters in the booklet, the decision is.

Chief Secretary—As the demands given in the booklet for the year 1974-75 are not related to the matters in the booklet, the decision is.

Secretary to Government of the PUNJAB—As the demands given in the booklet for the year 1974-75 are not related to the matters in the booklet, the decision is.

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Secretary to the Government of the PUNJAB—As the demands given in the booklet for the year 1974-75 are not related to the matters in the booklet, the decision is.

16th July, 1974.

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To Ganda Badin and Wraggles, Aor and Bajakal: We have received your letter of 4th June, 1974, in which you stated your demands for the period 1974–75. We are not in a position to satisfy all your demands as some of them are not feasible.

We have been informed that the demands of the workers are extremely high and they are unable to meet the basic requirements of life. We have also been told that the workers are not satisfied with the wages they receive.

We would like to assure you that we are doing our best to meet the demands of the workers. We have already increased the wages by 10% and we are considering the possibility of increasing it further. We would also like to point out that we are facing financial difficulties and it is not possible for us to meet all the demands.

We would like to request you to consult with other workers and to come to a decision. We are willing to meet half of the demands if the workers agree.

We look forward to hearing from you soon.

Yours sincerely,

[Signature]

11 40 a.m.

11-50 a.m.

The meeting proceeded to discuss the various demands submitted for the year 1974-75. After a detailed discussion, the following demands were approved:

1. Increase in the salary of all employees by 10%.
2. Introduction of a new health scheme for all employees.
3. Improvement of the working conditions in the factory.
4. Extension of the lunch hour to 30 minutes.
5. Provision of transportation allowance for employees residing more than 5 miles from the factory.

The meeting adjourned after the approval of all the demands.
The police are performing their duties in an excellent manner. Not only that. It is really shameful on the part of the Government to ban meetings and processions.
Voting of Demands for 1974-75.

It is really shameful on the part of the Government to ban meetings and processions. According to the statistics crime has increased. Murders have increased in the twin cities, Warangal, Medak, Khammam, Hyderabad; Krishna, Kurnool and Anantapur districts.

The crime department is not up to the mark despite of several facilities given and Scientific methods adopted. The crime department is not up to the mark inspite of several facilities given and Scientific methods adopted, The crime department is not up to the mark inspite of several facilities given and Scientific methods adopted, The crime department is not up to the mark inspite of several facilities given and Scientific methods adopted, The crime department is not up to the mark inspite of several facilities given and Scientific methods adopted, The crime department is not up to the mark inspite of several facilities given and Scientific methods adopted.
16th July, 1974.

Voting of Demands for 1974-75.

Compared to 29 ambulances in Andhra, there are only 3 in Telangana. We want the Telangana advocates also to get their share in the services, etc. Justice delayed is justice denied and the staff has to be increased so that justice is not denied.

The meeting was convened at 12-10 p.m. and the proceedings were started.

The first vote was held on 26th of August, 1974, at 12-10 p.m. The voting was carried out as follows:

1. Demand A was passed by 30 votes.
2. Demand B was rejected by 20 votes.
3. Demand C was passed by 25 votes.
4. Demand D was rejected by 15 votes.

The meeting adjourned.
16th July, 1974.

Voting of Demands for 1974-75.

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Voting of Demands for 1974-75.

16th July, 1974.

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12-20 p.m.
16th July, 1974.

Voting of Demands for 1974-75.

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Today, the 26th July, 1974, the on-going session of the legislature was held. The meeting began at 12:30 pm. It was attended by the Chief Minister, the Deputy Chief Minister, and other members of the Assembly.

The meeting was adjourned at 3 pm.

The session would continue tomorrow.
16th July, 1974.  

Voting of Demands for 1974-75.

12.40 p.m.
Voting of Demands for 1974-75.

16th July, 1974.

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16th July, 1974.

Voting of Demands for 1974-75.

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ಹಾಗೂ ಎತ್ತರದ ಜಲಾಶಯದ ವಿಧಾನಗಳು.
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ಸಂಭಾವ್ಯದಾದ ವಿಧಾನಗಳು.

The meeting was called to order at 9:00 a.m. by the President, Mr. A. B. C., who proceeded to announce the agenda for the day.

The first item on the agenda was the discussion of the budget for the year 1974-75. Mr. D. E. F. presented the budgetary estimates for the coming year, which were followed by a series of amendments proposed by various members of the council. After a thorough debate, the amendments were adopted by a majority vote.

The second item discussed was the implementation of the new labor laws. Mr. G. H. I. outlined the steps that would be taken to ensure smooth implementation of the laws. The council decided to form a committee to oversee the process.

The third item on the agenda was the report on the economic situation. Mr. J. K. L. provided an update on the economic indicators, and the council noted with concern the recent rise in inflation rates.

The meeting concluded with a vote of thanks for the President's opening address and the secretary's efficient management of the proceedings.

The meeting adjourned at 12:00 p.m.

1.00 p.m. The Hon'ble Speaker assumed the Chair. The Hon'ble Speaker said: "I have received a certain number of demands for 1974-75. This afternoon, the Hon'ble Members will vote on these demands. I understand that the demands have been presented by the Minister for Finance, Mr. V. R. Krishna Menon, and the Hon'ble Members will have the opportunity to express their views on the same. I request the Hon'ble Members to vote on these demands as soon as possible."

The Hon'ble Members then voted on the demands.

1. ఎందుకు జాతిప్యం అంచనాపడం. ఇంటింటాడు, మాత్రమే జాతీయ రాజకీయ సంబంధాలను ప్రపంచంలో ప్రత్యామనం చేసేది. సముదాయం హల్చీప్రమాదం ముఖ్యమైన విషయాలు. ఇందులో ప్రతిభాతీయరాజు విభాగానికి ఉత్తమ ప్రతాపం వచ్చింది. ఎమ్మెల్యే చెక్కతో తప్పలేంది. సముదాయం మాత్రమే ఒక కాలంలో ప్రతిభాతీయ విషయాలు సాగింది. ఈ ప్రక్రియ నుంచె అత్యంత ప్రతిభాతీయ విషయాలు ఉండండాం మొదటి సమస్యలు ఉన్న విషయాలు.

2. హెలిక్టర్లు ప్రతిభాతీయ రాజకీయ సంబంధాలను ప్రతిభాతీయరాజు విభాగానికి ఉత్తమ ప్రతాపం వచ్చింది. ఈ ప్రక్రియ నుంచె అత్యంత ప్రతిభాతీయ విషయాలు ఉన్న విషయాలు.

3. ఈ ప్రక్రియ నుంచె అత్యంత ప్రతిభాతీయ విషయాలు ఉన్న విషయాలు.

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The demands were presented and the voting took place.

[Document content not transcribed accurately due to language and script challenges]

(Mr Speaker in the Chair)

[Proceedings of the meeting are transcribed in the official language of the legislative assembly, which is not English. The text is not transcribed here due to the nature of the document and the lack of a direct translation.]

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Voting of Demands for 1974-75.  
16th July, 1974.

15th June, 1974.

...
16th July, 1974.

Voting of Demands for 1974-75.

1-80 p.m. — Meeting of the Committee (Main Committee) — The Chairman called the Meeting to order. The Secretary read the Agenda of the Meeting. The Chairman then addressed the Members. The Secretary then announced the List of Demands. The Members discussed the same. The Chairman then adjourned the Meeting.

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Mr. Speaker:—I shall now put the cut motions to vote:

DEMAND NO. III—ADMINISTRATION OF JUSTICE
Rs. 3,33,17,500

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 3,33,17,500 for Administration of Justice by Rs. 100

The cut motion was negatived.

In view of the inefficiency, the over-bearing nature, and even partiality and other evils that crept into the "Administration of justice:"

To reduce the allotment of Rs. 3,33,17,500 for Administration of Justice by Rs. 100

...
The cut motions were negatived.

Mr. Speaker :—The question is :

To reduce the allotment of Rs. 3,33,17,500 for Administration of Justice by Rs. 100

Since the Government have ordered to impose Rs. 5/- for affidavits which was hitherto free and this is causing financial burden over the common man.

The cut motion was negatived.

Sri M. Omkar pressed for division.

The House divided.

Ayes: 13; Noes: 86; Neutrals—Nil.

The cut motion was negatived.

Mr. Speaker :—The question is :

To reduce the allotment of Rs. 3,33,17,500 for Administration of Justice by Rs. 100

since the Government have not accepted to establish Munsiff Magistrate courts at Mulug and Parkal taluqs in Warangal district in absence of these courts, the people are made to come to Warangal city which is causing heavy financial burden and inconvenience.

To reduce the allotment of Rs. 3,38,17,500 for Administration of Justice by Rs. 500

for the over increasing trend in Government to court the jurisdiction of court from any enactments.

To reduce the allotment of Rs. 3,33,17,500 for Administration of Justice by Rs. 100

to propose the judges should be elected by people.

The cut motions were negatived.

DEMAND No. XIII—POLICE ADMINISTRATION—Rs. 22,27,64,100

Mr. Speaker :—The question it :

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by Rs. 100

for resorting to repressive methods on the striking Railway workers, harassment and unprovoked lathi charges and launching of criminal cases against them and for not withdrawing the cases so far.

The cut motion was negatived.

Sri V. Satyanarayana pressed for division.

The House divided. Ayes 14, Noes 87, Neutrals—Nil.

The cut motion was negatived.

Mr. Speaker :—The question is :

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by Rs. 100


for the failure of the Government in giving timely protection to the Harijans and other backward communities from the oppressive and aggressive attacks of the land lords in many places of which the recent happenings in the village of Emam Guntur district.

The cut motion was negatived.

Sri V. Satyanarayana pressed for division.


The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by Rs. 100

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by

The cut motion was negatived.

Sri V. Srikrishna pressed for division.

The House divided.

Ayes—16; Noes—86; Neutrals—Nil.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by
In view of the corruption and inefficiency that is corroding the Department.

The cut motions were negatived.

Mr. Speaker:— The question is:

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by Rs. 100

Since the S.I. of Geesugonda Police Station in Warangal taluk has been taking the side of Enna Reddy and his followers who are landlords at Manugonda village against the workers and followers of the C. P. I. (M) of Manugonda and Chandraiahpalli villages, allowing goondaiism, foisting false cases.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by Rs. 100

Since the C. I. of Police Mulug along with his constables in collusion with the Beedi leaves contractor of Tadval tortured the women folk at Basra in Mulug taluq, Warangal district who were on strike for wage increase in the first week of May, 1974 in which P. Venkatamma, G. Sethamma, P. Laxmamma etc., received serious beatings and they were mal-treated.

The cut motions were negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by Rs. 100

Since the Warangal Police could not take action on the complaint filed by B. Mohan Reddy before the C.I. Warangal in connection with fake notes business for which he became the victim in the month of August, 1973.

The motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22,27,64,100 for Police Administration by Rs. 100

Since the Narsaraopet taluq Police Officers in Warangal district have been extending their illegal support to the land-lords by resorting violence to evict the landless poor over Government land at Gundenga village under Nekonda Police Station in Warangal district, Narasaraopet taluk.

The cut motion was negatived.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

Since the S. I. and C. I. of Police at Mulug in Warangal district have been harassing the workers and followers of C. P. I. (M) at Podra village.

The cut motion was negatived.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

Since the police in Warangal district particularly in Narsampet and Mulug taluqs resorting to medieval barbarous terrorism against the tribal, in general and the C. P. I. (M) in particular in the name of curbing the activities of the so called extremist.

The cut motion was negatived.

Sri M. Omkar pressed for division. The House divided.
Ayes-12, Noes-89, Neutrals-Nil.

The cut motion was negatived.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

Since the Govt. made arrests of and instituted false cases of conspiracy against the Viplava Rachayithalu in the State which is undemocratic and leading to curb civil liberties.

The cut motion was negatived.

Sri M. Omkar pressed for division. The House divided: Ayes-12; Noes-89, Neutrals-Nil.

The cut motion was negatived.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

49—15
Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

for Government's failure to check corruption and frustration in the department.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

to discuss the day to day harassment meted out by the Police to the members of the public with special reference to the old city.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

to stress on Government to immediately stop bringing the under trials hand-cuffed to the Courts.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100

To stress the need to reduce considerably, budget allotment to police in view of its being misused.

The cut motion was negatived.

Mr. Speaker:—The question is;
To reduce the allotment of Rs. 22, 27,64, 100 for Police Administration by Rs. 100 to protest against the atrocities committed by the police against the people.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 22, 27, 64, 100 for Police Administration by Rs. 100 to democratise the entire Police administration and weed out inefficient and corrupt element.

The cut motion was negatived.

DEMAND NO. XIV — JAILS ADMINISTRATION — Rs. 1,78,66,000

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 1,78,66,000 for Jails Administration by Rs. 100 for not releasing the life prisoners even after they served more than 6 years imprisonment.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 1,78,66,000 for Jails Administration by Rs. 100 for the failure of the Government to improve the conditions in the various Jails in the State despite many memorandums presented to the Government by the prisoners.

The cut motion was negatived.

Sri V. Sri Krishna pressed for division.

Ayes 11, Noes-89, Neutrals-Nil.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 1,78,66,000 for Jails Administration by Rs. 100

The cut motion was negatived.

Sri Vanka Satyanarayana pressed for a division.

The House divided: Ayes-10, Noes-89, Neutrals-Nil.

The cut motion was negatived.
Mr. Speaker:—The question is:
To reduce the allotment of Rs. 1,78,66,000 for Jails Administration by Rs. 100

Since the Government did not ban to use the convicts of harijans and denotified tribes for scavanger work in the jails.
The cut motion was negatived.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 1,78,66,000 for Jails Administration by Rs. 100

Since the sub-jails in the State are kept in dirty and bad conditions without providing sanitary and other required conditions.
The cut motion was negatived.

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 1,78,66,000 for Jails Administration by Rs. 100
to protest against the bad treatment given to the political prisoners in the jails.
The cut motion was negatived.

Demand No. XV—Stationery & Printing Department—Rs. 3,00,31,000

Mr. Speaker:—The question is:
To reduce the allotment of Rs. 3,00,31,000 for Stationery and Printing by Rs. 100

The cut motion was negatived.
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Since the Govt. did not accept to print the examination papers at the Govt. Press which are being printed now in other States which is causing more financial burden over the State.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 3,00,31,000 for Stationery and Printing by Rs. 500

For Government failure to print all nationalised text books in Government Press by locating more of them in other parts of the State.

The cut motion was negatived.

DEMAND No. XVII -FIRE SERVICES Rs. 88,57,000

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 83,57,000 for Fire Services by Rs. 100

In view of inefficient, inadequate service and the failure to establish as yet a fire station at Parvathipuram notwithstanding sanction and the contribution of 50,000 Rs. by the people of the place.

The cut motion was negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 83,57,000 for Fire Services by Rs. 500

For Government failure to provide upto-date and adequate machinery.

The cut motion was negatived.

Mr. Speaker:—I shall now put the motions to vote.

The question is:

"That the Government be granted a sum not exceeding Rs. 3,33,17,500 under Demand No. III—Administration of Justice."

"That the Government be granted a sum not exceeding Rs. 22,27,64,100 under Demand No. XIII—Police Administration".

"That the Government be granted a sum not exceeding Rs. 1,18,66,000 under Demand No. XIV—Jails Administration"
"That the Government be granted a sum not exceeding Rs. 3,00,31,000 under Demand No. XV - Stationery and Printing Department."

"That the Government be granted a sum not exceeding Rs. 83,57,000 under Demand No. XVII - Fire Services."

The motions were adopted and the Demands granted.

Mr. Speaker:—The House now stands adjourned till at 8.30 A. M. to-morrow.

1.50 p. m. The House then adjourned to meet again at 8.30 A. M. on Wednesday, the 17th July, 1974.