### THE ANDHRA PRADESH
### Legislative Assembly Debates
### OFFICIAL REPORT

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THE

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker: Sri R. Dasaratharama 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. Poornanananda Sastry
6. Sri K. Satyanarayana Rao
7. Sri R. N. Sarma
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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT
Second day of the Fourth Session of the
Andhra Pradesh Legislative Assembly.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Wednesday, the 29th January, 1975.
The House met at Half-past Eight of the Clock.
(Mr. Speaker, Sri R. Dasaratharama Reddy, in the Chair)

ORAL ANSWERS TO QUESTIONS

I.—
*5408Q—Sri Challa Subbarayudu (deputising the Chief Minister) Sir

Sri C V K. Rao—Point of Order, Sir In the agenda, it is stated that the Chief Minister will answer How can another Minister answer when the concerned Minister—the Chief Minister—is here? Sir, The rules concerning the procedure should be strictly followed It is highly irregular that another Minister should answer when the concerned Minister is here.

Mr. Speaker—The Chief Minister has delegated the functions and orders have already been issued The following Ministers will attend to the Chief Minister's subjects noted against their names during the present sitting

1. Sri P. Narasa Reddy, Minister for Revenue
2. Sri V. Krishnamurthy Naidu, Minister for Medium Irrigation.
3. Sri V. Pusotham Reddy, Minister for Excise
4. Sri Ch. Subbarayudu, Minister for Municipal Administration

*An asterisk before the name indicates confirmation by the Member.

Sri A. Sriramulu — We have not received a copy of that delegation.

Mr Speaker — This is done with the permission of the Speaker.

Sri C. V. K. Rao — Such a thing we must know

Mr Speaker — The Members have been informed.

SEIZURE OF ESSENTIAL COMMODITIES FROM GOODS WAGONS

(a) whether the Central Government directed the State Government to seize the essential commodities which were kept for more than seven days in goods wagons and goods sheds, and to get them sold through the super bazars and co-operative societies,

(b) if so, the steps taken by the Government thereon?

The Minister for Municipal Administration (Sri Ch. Subbarayudu) — (a) No such orders have been received

(b) Does not arise.
Oral Answers to Questions. 29th January, 1975.

Why does not the Government contemplate that aspect? I dont mean that it is not intentional. Delay in taking delivery of the essential commodities from the Railway Authorities intentionally is delaying the matter.

That does not come under hoarding.

Delay in taking delivery of the essential commodities from the Railway Authorities intentionally is delaying the matter.

That does not come under hoarding.

Sir, the Minister says that hoarding of goods in Goods Wagon Shed is not hoarding. I don't know what exactly the Minister's definition of hoarding is. It is certainly hoarding. I want to know whether such instances of essential commodities being held up in Goods Wagon Shed have come to the notice of the Government?
Sri A. Srimulu.—There is big racket going on. It has already appeared in the papers that stocks of rice in the Goods Wagon Shed have been lying idle for weeks and months. They are prepared to pay the demurrage.

Sri Ch. Subbarayudu.—It is according to Rules.

Sri C. V. K. Rao.—The Government cannot take shelter under the Rules, Sir.

Mr. Speaker.—The matter also came before the Madras State Legislature. They issued certain directions. There were certain difficulties in enforcing them. I think, the matter is under further examination.

Sri D. Venkatesam (Kuppam):—The question is, what are the steps taken by the State Government in lifting the consumer goods?
PROCUREMENT LEVY FROM MILLS

5403.— Sri M Nagi Reddy (Gurajala) — Will the Chief Minister be pleased to state

(a) whether it is a fact that the collection of procurement levy from mills by the FCI had been stopped,

(b) if so, the reasons therefor, and

(c) what is the procedure now followed by Government for procurement levy?

Sri Challa Subbarayudu — (a) No

(b) Does not arise.

(c) The procurement in the State is by way of Mill levy and Producer's levy. These two systems are being implemented through Andhra Pradesh Rice Procurement (levy) and Restriction on Sale Order 1967 and Andhra Pradesh Paddy Procurement (levy) Order 1972.
48  29th January, 1975  Oral Answers to Questions

(1) నంతి జనమిత్వానికి ప్రసాదం కిని? నేటి ప్రసాదం కిని?

(2) హిందుల సమ్మతిని ప్రసాదం కిని?

(3) ఈ సంచారం ప్రసాదం కిని?

(4) సాధారణ ప్రసాదం కిని?

(5) ప్రతి ప్రసాదం కిని?
Oral Answers to Questions. 29th January, 1975.

(1) స్థానానికతానికి — నియమం 256(6) మరుంత స్థానానిక అయిన అది అనేక ప్రభావాలు కలిగి ఉంటుంది, తరువాత ప్రారంభించబడిన సమయంలో స్థానానిక అయిన అది సమాధానం అయితే, అది ప్రత్యేకంగా సమాధానం అయితే, అది తన అనేక ప్రభావాలు కలిగి ఉంటాయి.

(2) తరువాత ప్రారంభించబడిన సమయంలో స్థానానిక అయిన అది సమాధానం అయితే, అది ప్రత్యేకంగా సమాధానం అయితే, అది తన అనేక ప్రభావాలు కలిగి ఉంటాయి.

(3) తరువాత ప్రారంభించబడిన సమయంలో స్థానానిక అయిన అది సమాధానం అయితే, అది ప్రత్యేకంగా సమాధానం అయితే, అది తన అనేక ప్రభావాలు కలిగి ఉంటాయి.
50

29th January, 1975.

Oral Answers to Questions.

8-50 a.m.}  


8-50 a.m.

Mr Speaker:—The matter has already been explained by the Government, as to how they are trying to procure. The policy has been given out.

28—2
Mr Speaker: —As far as the present policy is concerned, that has been very clearly explained and it is to see that poor man is to be provided with

Mr Speaker: —The explanation giver does not concern this question

Sri C. V. K. Rao: —The whole thing is the poor man is not getting rice.

Mr Speaker: —They said no, it is not possible The present question has been fully answered The difference between huller and miller is a different issue If you have to say anything you can write to me for discussion or anything.

DEVELOPMENT OF COCONUT PLANTATIONS

(a) whether there is any proposal before the Govt to develop Coconut Plantations along the coastal line of Andhra Pradesh, and

(b) if not, whether the Government will at least now consider to do so?

The Minister for Agriculture (Sri J Chokka Rao) —(a) Yes, Sir.

(b) Does not arise.

* 4898 Q—Sri D Krishna Reddy (Narasaraopet) —Will the Minister for Agriculture be pleased to state

(a) whether there is any proposal before the Govt to develop Coconut Plantations along the coastal line of Andhra Pradesh, and

(b) if not, whether the Government will at least now consider to do so?

The Minister for Agriculture (Sri J Chokka Rao) —(a) Yes, Sir.

(b) Does not arise.
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Mr. Speaker (To the Minister).— Please furnish specific details.

Mr. Speaker (To the Minister).— Will you furnish specific details?

Mr. Speaker (To the Minister).— Will you furnish specific details?

What exactly is your plan, and what are the provisions and facilities available?
Mr Speaker — That information is not available with him, i.e. with regard to acreage. That he would furnish later.

Mr Speaker — That information is not available with him, i.e. with regard to acreage. That he would furnish later.

MESTA DEVELOPMENT SCHEME

(a) whether it is a fact that Central Govt have allotted Rs. 36-0 lakhs to our State in May 1973 for the year 1973-74 under Mesta Development scheme,

(b) whether it is also a fact that the said allotment was subsequently reduced to 20 lakhs and whether it is also a fact that an expenditure to an extent of 20 lakhs was incurred at that time

(c) whether the Govt have realised that this sort of reduction after the implementation of the half of the scheme had not yielded the expected results and caused severe hindrance for the development,

(d) if so, the steps taken by the Govt to get the full amount;

(e) the amount given by the Central Govt. for this scheme during this financial year and the places where the scheme is being implemented?

Sri J. Chokka Rao — (a) Yes, Sir.

(b) Yes Sir

(c) As the scheme was implemented in full, no hindrance for the development was caused.

(d) The Government of India was moved in the matter. They have released an amount of Rs. 30.00 lakhs for 1973-74. An expenditure of Rs. 29,46,980.80 was actually incurred and an area of 1.00 lakh acres as per the target was covered.
(e) Rs.11,75,300/-— To be implemented in the selected blocks of Shaik Mohammedpuram, Rajam, Cheepurupalli, Badangi, Bobbil, Palakonda, Veerabhittam, Kurupam, Parvathipuram, Salur and Kothuru in Srikakulam District

9.10 a.m. (a) Mr. N.B.N.

(b) Mr. P.K.N.

(c) (d) The Hon'ble Minister for Agriculture (Rs. 11,75,300/-) stated— (i) The scheme sanctioned in 1972-73 was to cover 80 acres. Subsequently, 10 more acres were brought under cultivation. At the end of 1982-83, the cultivation area covered was 1,91,663 acres. 

(e) The Hon'ble Minister for Agriculture (Rs. 11,75,300/-) stated— (ii) The scheme sanctioned in 1972-73 was to cover 80 acres. Subsequently, 10 more acres were brought under cultivation. At the end of 1982-83, the cultivation area covered was 1,91,663 acres.

(f) Mr. N.B.N. —Sir, the area seen by us was only 90 acres. 

(g) Mr. P.K.N. —Yes, Sir.

(h) Mr. N.B.N. —Sir, the area seen by us was only 90 acres.

(i) Mr. P.K.N. —Yes, Sir.
USE OF LINSEED OIL IN VANASPATHI MANUFACTURE

5—

*5009 Q—Sri H Satyanarayana (Adoni) —Will the Minister for Health and Medical be pleased to state
(a) whether the Government are aware that many manufacturers of Vanaspathi use in their product linseed and other non-edible oils which are poisonous; and
(b) if so, the steps taken to stop that?
Sri K. Rajamallu, (the Minister for Health and Medical) —
(a) No information Sir.
(b) No specific complaint has been received. If any is made available, Government will consider action.
Sri M Narayana Reddy (Bhodhan) —I do not know how many vanaspathi manufacturers are there in our State. It is also in short supply apart from being adulterated. What steps are being taken to increase the supply of Vanaspathi apart from supplying it free of adulteration. Whether there are any mills which manufacture vanaspathi within our State, if so, what special administrative machinery has been set up to check this adulteration in the production process?

Sri K. Rajamallu —Sir, I can answer this question after some time because I have to collect the information. But, as far as I know there is one unit in Andhra area which is manufacturing vanaspathi. Next time if it is possible, I will give you more information on this question.

*Sri Syed Hassan (Charminar) —When this Minister had taken over, the Minister had shown more enthusiasm and proved that he was very active against the adulterators of edible oils and vanaspathi. Now, is it that there are no complaints or adulteration is no more existing in the State and therefore the Minister is quiet or something else is keeping him quiet?

Sri K. Rajamallu —I do not know what he means by saying something else. Every day we are finding some cases, and every day we are referring cases to Courts. If you want to see what we are doing every day, I will place on the Table of the House all the complaints we have received and where the parties have gone to the Court.

Sri H Satyanarayana:—The Hon Minister said that if there are any specific complaints, we will take action. Sir, you very well know that ordinary man can find out whether there is any adulteration or not in vanaspathi. What I request the Hon Minister is whether the Government is prepared to take samples from all the vanaspathi manufacturers in the State and send the samples to the chemical examiner and find out whether the allegation in the question is true or not. Is the Government prepared to do this?

Sri K. Rajamallu —There is no question of referring it. It is the duty of the Government to do all these things, and they are doing it.

*Sri Syed Hassan:—Sir, the Minister said that if an instance is brought before him, he would look into it. Shall I say that it is a blatant lie? I had all the time written to him in many respects and he had simply slept over all my letters and never replied.

Sri K. Rajamallu —It is quite vague, Sir. He must give specific cases where.

Sri Syed Hassan —All the time you slept over the letters and you never replied. What do you mean by saying 'vague'? You did
9.20 a.m. not reply to the letters and now you want to get over this. We would like to know the reasons behind it?

Sri K. Rajamallu — I would like to know on which specific case I have not taken action.

Sri V Srikrishna — He could have as well written to the concerned member to specify the specific allegation, instead of waiting.

Sri A Sreeramulu — This is a specific question on Vanaspati. When this is a specific question on Vanaspati the Minister is expected to know the number of Vanaspati Factories in our State. What answer can we expect? We put question to elicit information.

Sri K. Rajamallu — To my knowledge it is one.

Sri A Sreeramulu — Your knowledge is so limited?

Mr. Speaker — He is very cautious.

Sri A. Sreeramulu — We try to elicit information on the questions put in the Order paper. A little effort must have been made by the Minister to get the information.

Sri K. Rajamallu — It is not my intention not to give information.

Sri C. V K Rao — They must get the information from the office. Otherwise what is the purpose?

I am very sorry for that complaint.

Mr. Speaker — You please set right that thing.

Sri Kudipudi Prabhakara Rao:— My request is that there is a specific allegation from the hon. member that she has written a D. O. letter to the hon. Minister. Whenever an hon. Member writes a D. O. letter, it has to be given a reply. You have to protect the rights.
Mr Speaker:—The hon Minister has said that the practice was that he has been acknowledging and action was being taken. If there are any lapses, he would set right. If he does not do so, we will take action.

Sri K. Rajamallu—I will agree with the hon. Member. I will see that it does not repeat again.

Mr. Speaker—Let us see what action would be taken.

**VISAKHAPATNAM AS FAMINE AFFECTED DISTRICT**

6—

* 5514 Q—Sri P. Sanyasi Rao (Visakhapatnam-II).—Will the Minister for Revenue be pleased to state

(a) whether the Government have received any report stating that the dry and wet crops were damaged this year in Visakhapatnam District,

(b) whether the Government have recognised the Visakhapatnam District as famine affected District due to the fact that crops are damaged this year, and

(c) the amount of famine relief grants allotted to the District?

The Minister for Revenue (Sri P. Narsa Reddy) —(a) It has been reported that due to continuous dry spells in the months of June, July and August, 1974 agricultural operations in Visakhapatnam district received a set back.

(b) Due notice had been taken of the prevalence of seasonal conditions for purposes of drought relief operations in the affected areas of the district.

(c) An amount of Rs 28.50 lakhs for relief works and Rs 6.50 lakhs for provision of drinking water supply have been sanctioned. Besides, Rs 11.50 lakhs for relief works and Rs 7.50 lakhs for provision of drinking water has been made available from the plan provision of the Heads of Departments during the current year.

Sri P. Narasa Reddy—Relief from Minor Irrigation we have given Rs. 5 lakhs.

Relief from Major Irrigation funds Rs. 5 lakhs

Relief from Panchayat Raj Rs. 1.50 lakhs

and Drinking wafer from the normal fund. Rs. 7.05 lakhs.
They will have to assess the situation. It is not that we are disbelieving what the Hon-Member says. He need not feel like that.
Oral Answers to Questions.

29th January, 1975

Mr. Speaker:—He has answered about Visakhapatnam. He cannot answer a general question.

Sri C. V. K. Rao.—They must come prepared with information on this point, Sir. That is the whole trouble.

Mr. Speaker:—About that particular question he has answered.

Sri C. V. K. Rao.—They should also have some information. We are concerned about famine.

Mr. Speaker:—He has answered about Visakhapatnam. He cannot answer a general question.

Sri C. V. K. Rao.—They must come prepared with information on this point, Sir. That is the whole trouble.

Mr. Speaker:—He has answered about Visakhapatnam. He cannot answer a general question.

Sri C. V. K. Rao.—They should also have some information. We are concerned about famine.
* Sri P. Narsa Reddy;—Normal rainfall for Visakhapatnam is 416 M Ms. The rainfall was there between June and September and it was 355. M. Ms. How can we declare it as a drought area?

**TRAINING MEN FOR MANNING CO-OPERATIVE INSTITUTIONS**

7—

*5353 Q—Sri M Nagi Reddy—Will the Minister for Co-operation be pleased to state

(a) whether the State Govt. propose to start an institution for training men required for manning the various Co-operative Institutions,

(b) if so, the nature of training that will be given in the proposed institution,

(c) when it will be started, and

(d) the number of students that will be trained every year?

The Minister for Co-operation (Sri B Subba Rao)—(a) Four Co-operative Training Centres are already functioning in the State. There is no proposal for starting any additional institution for training men for manning the various Co-operative Institutions

(b) (c) and (d) Do not arise

Mr. Speaker—The question is whether there are institutions. He said 'no'

Sri Syed Hasan—It is an important question.

Mr Speaker—What is that important question? After hearing you can decide The general question has been answered directly.

11-00 a.m.

Sri Syed Hasan—It is an admitted fact that 99% of them are either officers or staff of the Co-operative Department and they are not technical persons. They don’t know anything about Co-operation and this is the thing with the Co-operative institutions. Therefore it is not necessary that such institutions are started to train them up

Sri Syed Hasan:—The officers are non-technical people and they do not have the necessary training from the institutions. Therefore there is need to have such institutions for training them.
Mr Speaker—The question is whether existing institutions are adequate for the purpose or is there any proposal to enhance them

Sri Syed Hasan —The question is, those who are in service (working in the Co-operative Department) are far from that. Either they have clerical mentality or official mentality. It has to be seen and this is possible only during training.

Mr Speaker—Adequate training is being given.

GRANT OF LICENCES FOR THE RETAIL TODDY SHOPS

(a) whether the Chief Minister has received any memorandum from the Retail Toddy Shop Owners Action Committee for grant of licences and if so, the action taken thereon; and

(b) whether the Excise Department issued B Form (Licences) for retail sale in spite of the fact that groups of toddy shops in the twin cities are auctioned every year and whether these excise contractors supply toddy to the retailers in different localities?

The Minister for Excise (Sri V Purushotham Reddy) — (a) Yes, Sir, the memorandum has been examined by the Government and it was considered not desirable to issue any licence to these un-authorised sellers of toddy.

(b) No Sir. As and when an un-authorised sale of toddy is brought to the notice of Government, action is being taken to prevent such sales.

Masitr samadanda. Siri kandamalan. Mamsapu kadaabam kahalam 
intam. Kudumadu caa mahabhadilama dehara caa kahalam? 

Mr. Speaker:—That is alright. I have taken note of it.

Mr. Speaker:—He has promised to take action.

*Sir Syed Hasan:—Sir, this pertains to the twin cities. The con-
tractors are supplying to the retailers in adequate quantity. Therefore they resort for other methods. It is very much harmful to the human 
lives. I want to know whether Government accept this or not?

Mr. Speaker:—Government will certainly accept it.
9—

*5067-Q—Sri D. Venkatesam.—Will the Minister for Marketing be pleased to state,

(a) the total production of Turmeric and Chillies in the State during 1973-74, and

(b) whether any schemes have been prepared to provide good marketing facilities to the above products?

The Minister for Marketing (Sri P. Mahendranath) —(a) The total production of Turmeric and Chillies in Andhra Pradesh during 1973-74, was 37,700 Metric Tonnes and 1,08,800 Metric tonnes respectively

(b) Yes Sir, Regulation of purchase and sale of Turmeric and Chillies in regulated markets, grading at farmer level and dissemination of primary whole sale market prices for the benefit of the growers have been provided for improved marketing of the commodities
Milk Chilling Centre for Ongole Town

*4795-H-Q—Sri Areti Kotiah (Santhanuthalapadu S C)—Will the Minister for Animal Husbandry be pleased to state:

(a) whether it is a fact that Milk Chilling Centre has been sanctioned for Ongole town, Prakasam district,

(b) when it was sanctioned and at how much cost,

(c) the area that will be benefited by the said Chilling Centres

(d) when the said Chilling Centre will commence work;

(e) whether the Government are in receipt of any representations to locate Milk Chilling Centres in the areas of Kandukuru and Giddaluru, if so, the steps taken by the Government?

The Minister for Animal Husbandry (Sri S. Venkatrama-Reddy)—(a) Yes, Sir,

(b) In April, 1972, Government sanctioned the establishment of a Milk Chilling Centre at an estimated cost of Rs 5.20 lakhs for Civil Works alone. Part of Machinery is donated by UNICEF.
Oral Answers to Questions.

29th January, 1975.

(c) This centre will benefit the farmers 40-50 Kilo meters around Ongole.

(d) It is likely to be commissioned in the Month of March, 75

(e) No Sir, Does not arise

(omething)

(d) It is likely to be commissioned in the Month of March, 75

(e) No Sir, Does not arise

(something)

(something)
CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re Fire Accident in the Tyre-retreading Workshop of The State Road Transport Corporation.

The Minister should note my questions and then answer: How many tyres are burnt? How many are fit for use when the fire broke out? How many new tyres were kept there? How many tyres were kept there on that day, how many were there in the Stores custody and how many were in the workshop? Was there any responsible officer during the night or night-shifts or Senior Supervisors to keep an eye? Is it a fact that the stock of tyres is not verified for the last seven years and whether this matter was not brought to the notice of the General Manager by the Accounts Department? If so, what action is taken? Is there any vacancy of Chief Controller in the Stores? Why was it not filled up?
Calling Attention to Matters of Urgent Public Importance:  
re: Fire Accident in the Tyre-Retreading Workshop of the State Road Transport Corporation

...

Calling Attention to Matters of Urgent Public Importance:

re: Fire Accident in the Tyre-Retreading Workshop of the State Road Transport Corporation.

It is hereby brought to your attention that on 28th January, 1973, a fire accident occurred in the Tyre-Retreading Workshop of the State Road Transport Corporation. The fire started at around 6:00 PM and spreads rapidly due to the presence of rubber and other flammable materials.

The damage caused by the fire has been extensive. The workshop has been completely destroyed, and the equipment and machinery have been severely damaged. The cause of the fire is under investigation, and the management is taking all necessary steps to prevent such incidents in the future.

Immediate action has been taken to ensure the safety of the workers and to minimize the loss. The authorities are being informed of the incident, and steps are being taken to restore the workshop as soon as possible.

It is essential that all measures be taken to prevent similar incidents in the future. The management is committed to ensuring the safety and well-being of its employees and the public.

Sincerely,
[Signature]

[Name]
[Position]

re: Fire Accident in the Tyre-Retreading Workshop of the State Road Transport Corporation.

Mr. Speaker — It is not a point of order. There is no violation of any order. It is only a point of information. You are not one of the persons on the notice. Therefore you have no right to ask him. You can request him.

Mr. Speaker — It is not a point of order. There is no violation of any order. It is only a point of information. You are not one of the persons on the notice. Therefore you have no right to ask him. You can request him.

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Chairman Sri P Narasimha Rao did
not rule out sabotage as there was no possibility for short circuit in this specially constructed building.’
Calling Attention to Matters of Urgent Public Importance — Fire Accident in the Tyre-Reembedding Workshop of the State Road Transport Corporation.

Mr. Speaker — Those facts will come out after the enquiry report is submitted.
Calling Attention to Matters of Urgent Public Importance:

re: Fire Accident in the Tyre-Retreading Workshop of the State Road Transport Corporation.

Mr. Speaker:—At present he is not able to give all that information. He will try to get all those particulars.

Smt. J. Eswari Bai:—When is he going to give that information? He is not having full information.

Mr. Speaker:—When the report comes, he will try to include all those things in the report. At this stage he cannot say.

Mr. Speaker:—Is there any report?

Mr. Speaker:—As soon as it is ready. He says it is 90% complete. Try to expedite those reports and place them on the Table.
ANNOUNCEMENT

29th January, 1975.

Mr Speaker.—All these things will come.

An Hon Member — According to our rules, it cannot be converted into a debate. If you allow like this it cannot serve any purpose.

Mr. Speaker — I did not allow.

ANNOUNCEMENT

Re - Members joining the Legislature Congress Party.

Mr. Speaker — I am to announce to the House that the following Members have joined the Legislature Congress Party.

1. Sri U Uppala Suryanarayana Raju
2. Sri C. E. Morris
3. Sri B. Gopala Krishna Rao
4. Sri S. Venkata Rao
5. Sri A. Hanumantha Rao
6. Sri Yedlapati Venkata Rao
7. Sri Bukkala Basappa
8. Sri T. Purushotham Rao
9. Sri K. K. V. Satyanarayana Raju
10. Sri E. Anjaneyulu
11. Sri D. Koneswara Rao
12. Sri D. Ranga Rao
14. Sri K. Narayanaswamy
15. Sri C. Narayana Reddy
16. Sri N. Venkataiah
17. Sri K. Ramachandra Rao
18. Sri Dr. V. Chakradhara Rao
19. Sri G. Bhoopathu
20. Sri K. Jitendra Reddy
78 29th January, 1975.

Announcement:

re. Members joining the Legislature Congress Party.

Sri C V K Rao — Have they not committed any breach by joining the Congress Party, that too soon after and just before the Elections? The Congress also committed breach and they should explain themselves in this House what business they have got to be announced here.

Mr. Speaker — It is my business to announce.

Sri C V K Rao:— They should have resigned from the Assembly and then...

Mr. Speaker — It is not the present law.

Sri C V K Rao — Let them explain themselves. You cannot follow them in a mild manner.

Mr. Speaker — Under the existing law, if they so desire they can.

Sri C V K. Rao — Under what rule, could they ask the Hon. Speaker to get it announced to the House.

Mr. Speaker — Please excuse me. I have to oblige. It is a duty cast upon me. When the members change, I have to say the strength of the respective Parties, so that you may take note of it.

Sri C V K. Rao.— There is no provision. The composition of the House, the Speaker has to decide about. It is a Public opinion.

Mr. Speaker — I am sorry. Unless there is a provision to the contrary, I have to announce to the House. There is no prohibition. There is no rule. There is no violation. It is all the information.

Sri C. V. K. Rao — If this practice were to go, the very root of the democratic procedure will go.

Sri Konda Lakshman Bapuji.— What he is saying is not proper. It is out of order.

Sri C, V K. Rao — I raise a point of order. When once you have given a ruling, what business he has got to raise again.

Smt J Eswari Bai — (Rose up)

Mr. Speaker:— I have overruled.

Shri Konda Lakshman Bapuji — I wish to enlighten the traditions.

Mr. Speaker — Not necessary. I have already given the ruling. It is my duty to give the information. It is not contrary to the Rules.

PAPERS LAID ON THE TABLE

(1) ANDHRA PRADESH (TELANGANA AREA) HORSE RACING AND BETTING TAX AND GAMING (AMENDMENT) ORDINANCE, 1974.

Sri P Narasa Reddy — On behalf of the Minister for Finance, I beg to lay on the Table a copy of the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax and Gaming (Amendment) Ordinance, 1974 (A P Ordinance No 5 of 1974) as required under Article 213 (2) (a) of the Constitution of India.

Sri C V K Rao — I am raising a point of order. Now by issuing an Ordinance, the Government committed an error in not convening the Assembly. If the Government convened the Assembly, if there is any urgent business, it should come before the Assembly. It is an impropriety and it is a deliberate effort to get the Ordinance promulgated. Under the Constitution, under what circumstances an Ordinance could be given? Just, the Minister is placing this particular paper on the Table as if it is just a formal thing. Under Article 213 of the Constitution of India the Governor can promulgate an Ordinance. This is the Art 213.

That is the provision. Now my contention is that the Leader of the House should have, in the first instance, got the House met. He committed impropriety. How the Governor could issue the Ordinances? What are the circumstances that prompted him to do so. He should be satisfied that the circumstances are there that an Ordinance may be promulgated. When this particular paper is placed, the Minister is an informal man just to place it formally. But he must be able to explain to the House, under what circumstances it has become necessary to have this ordinance promulgated. Other Ordinances are also there. That is my contention. They are going to place the other ones also before the House. I gave a Privilege Motion also. The Privilege Motion has to be taken up. That has to be taken up after the questions. Therefore kindly give the necessary ruling on this.

Sri A. Sreeramulu — I find from the Order Paper, many more Ordinances are promulgated and they are ready to place on the Table of the House. In respect of Items 5 and 6 — Andhra Pradesh Commercial Crops (Special Assessment) Ordinance, 1974 and Andhra Pradesh Land Revenue (Additional Wet Assessment) Ordinance, 1974.
those two Bills were presented to the Assembly in the last Session and there was no time for discussion and they were referred to Select Committees. The Select Committee were considering these two Bills. In post-haste the Government utilised extraordinary power and it is a breach of privilege. I feel that it is certainly circumventing the authority of the House. I support Mr. C.V.K. Rao’s point, as to what were the circumstances for this arbitrary issue of the promulgation of the ordinances.

10.30 a.m.
Mr Speaker—There are two questions that arise for consideration. One is whether these Ordinances can be placed on the Table of the House. On that I request you to mention your objections, now. The second one is, you have given a Privilege Motion. It will come
Papers laid on the Table:
A. P (Telangana area) Horse Racing and Betting Tax and Gaming (Amendment) Ordinance, 1975.

for consideration to-morrow or so. When it comes here I will make a request to you to make a statement. On that we will give a ruling. At this stage I request you to mention only the objections for the Ordinances being placed on the Table of the House.

The point is whether they can be placed on the Table of the House. Have you any valid objections for their being placed?

Sri P Janardhan Reddy:—The objection is already raised.

Sri N. Venkataratnam (Guntur-II) —I want to add something. You have got very rich experience. These items 5 and 6 were already placed before this House and the Chair know that they have become the property of the House. When this matter was referred to the Joint Select Committee, that is the property of the House. There are two distinct ones—Executive as well as the Legislative. The executive has no unfettered power to take the property of this House whenever it likes. Now the Executive has taken the property of this House, and the Governor, being the executive, passed Ordinances. Whether the Ordinances can be passed on this, is one question. The executive has taken the property of this House and again the very same property is now being placed before the House. It is a matter to be considered. My submission is that unless that matter is decided, they cannot place them on the Table. A Privilege Motion is also before the House.

First of all, it has to be decided whether there is a breach of privilege. After that is decided, the Hon'ble Chair has to give a ruling, as to whether this matter is fit to be placed before the House. Secondly, your Honour knows that an ordinance can be passed only in emergency matters. There is no special emergency to promulgate this ordinance and this matter also has to be taken into consideration while giving ruling.
Papers laid on the Table: 29th January, 1975.

A.P (Telangana area) Horse Racing and Betting Tax and Gaming (Amendment) Ordinance, 1975.

Sri Ch. Parasurama Naidu:—Mr Speaker Sir, We are at this stage limited to the purely formal point as to whether this paper is to be placed on the table of the House or not. It is our privilege to have it placed on the Table of this House. We have got the right and that right is being responded to. So there cannot be any objection so far as the placing of the paper on the Table of this House is concerned. Whether the passing of the ordinance is a proper thing or in propriety is a different issue. It will have to be considered on a different aspect. I am sorry, I am obliged to differ from my good friend. I cannot withhold from contributing to the correct assessment of the position. As the Hon'ble Speaker has rightly put, it is the only thing to be considered at present is whether it should be placed on the Table of House. It should be placed. There cannot be any objection to it.

Sri A. Sriramulu:—Sir, I would make a special request. The system (mike system) is to be replaced or at least remedied because often times, we have to stand blank when it does not work.

Two points have been raised by you. One is whether there is any objection in laying the papers on the Table of the House. We have an objection because it is unnecessary to place the papers now. All the papers are covered by Bills and those Bills are coming in the House and even the Select Committee's report is also coming. Now there is absolutely no need, no urgency to place the papers on the Table of House. The second point is 'Privilege'. It may be taken up to-morrow or day after. We have got a lot of material to agree. In regard to first point, we have a clear objection. There is no urgency or need to place the papers now on the Table of the House.

Sri C. V. K. Rao:—In the first instance, the Government has committed an impropriety.

Mr Speaker:—If you are speaking on it, please reserve it for to-morrow. Don't exhaust yourself. I will give an opportunity to-morrow. To-day it is a waste. I request you to confine it to the preliminary objection for placing these ordinances on the Table of the House; otherwise, to-morrow you won’t get opportunity.
Sri C V K Rao.—Number (1) objection is that when a privilege Motion is given under rules after the Question Hour the privilege motion is to be taken up on this particular issue. Number (2) objection is, when there is a motion, the Government cannot fore-stall that thing in order to paralise the right of the members to raise a pertinent issue before you Sir, and get a ruling on that. Under Art 213 (2) (a) it is stated:

"shall be laid before the Legislative Assembly of the State, or where there is a Legislative Council in the State, before both the Houses, and shall cease to operate at the expiration of six weeks from the re-assembly of the Legislature, or before the expiration of that period a resolution disapproving it is passed by the Legislative Assembly and agreed to by the Legislative Council, if any, upon the passing of the resolution or as the case may be, on the resolution being agreed by the Council;"

Therefore, it is done with a deliberate motive. I request you to give a clear cut ruling on it, Sir.

Mr. Speaker.—He is not speaking for you. He is speaking for himself! I think you have all exhausted. I think it is most desirable for me not to take the two issues together and dispose them of now. I am prepared to give a ruling later also but it is my desire, this being an important matter, agitating the minds of the Members of the Opposition, that this system is not proper and healthy to give ruling now. I would like to give you an opportunity—not that I am admitting your privilege motion and the privilege motion is yet to be considered and there is likelihood of not admitting it also. It has already been rejected when some of the Members raised it and on the same principle, it has to be rejected. But 11 Hon'ble Members have associated themselves and given notice of this motion. Therefore, my desire is that I should give you an opportunity to discuss this. This aspect has been discussed in several places and it was a subject matter for discussion in several High Courts. Therefore, we will discuss it thoroughly so that it will be helpful both to you, to me and also to the Government. Therefore I would try, in the interests of proper debate, to discuss the first question now and reserve the
A. P. (Telangana area) Horse Racing and Betting Tax and Gaming (Amendment) Ordinance, 1975

rest of the matter for day after to morrow for consideration. I would request the Hon'ble Members who have subscribed their signatures to this resolution would be prepared to place before the House their view points - propriety and legal aspects. I would for the present say that it is the privilege and duty of the Government to issue ordinances. Under the Constitution, the Legislature has a right to frame laws. Similarly the Executive has a right - the Governor to issue ordinances. Ordinance is also a law, it has got equal force as passed by the legislature. But the duration and life of the ordinance is controlled by Art. 213. To give an ordinance is a privilege absolute in the Governor. It is subject to the ratification. Therefore, whether it is proper or not whether it is healthy or not is a matter, I should not mention now.

In a recess it is open to the Governor to pass laws and he has chosen to do it, and then those laws are passed. It is a statutory obligation on behalf of the Government to place them before this House, as soon as the House re-assembles. The House has re-assembled, we are transacting the business. Therefore, it is the duty cast upon the Government to place it before the House.

As for placing the same before the House, there could be no legal objection. An Ordinance has been passed, whether or not we like it. It is law till it is repealed. The House has a right to bring a Motion before the House, that it should not be continued, disapproving it. Otherwise after six weeks this lapses, unless the Government takes steps to make it Law.

For the present my Ruling is:

"It is absolutely the duty of the Government to discharge this function of placing this before the House, and according to the Statutory provisions, it has been done. Therefore, I rule that all the objections raised in this regard are out of order, and they must be plased before the House."

Sri C. V. K. Rao —The Government has a right, you say. You can as well ask them to postpone for tomorrow.

Mr. Speaker —I said the other points are reserved for tomorrow. I have dealt with only one point.

Sri C. V. K. Rao —Please postpone it.

Mr. Speaker —The Government have discharged their duty, and it is my duty to accept or not to accept. Unless there is a legal objection or a rule prohibiting the placing of the Ordinance, how can I do that.
A P (Telangana area) Horse Racing and Betting Tax and Gaming (Amendment) Ordinance, 1975.

Sri N Srinivasulu Reddy — We want to walk out.

Sri C. V. K. Rao — Yes, we want to walk out. I say that you may ask the Government to do it tomorrow.

Mr. Speaker — There is nothing to be unnecessarily agitated. There is freedom of movement under Constitution. I cannot control anybody. You have tried to place before me certain material on the basis of which I have given my ruling.

Mr. Speaker — As far as the placing of Ordinance is concerned, it is a statutory duty of the Government and Government has discharged it.

Sri C. V. K. Rao — Can the Chief Minister dictate to the Chair?

Mr. Speaker — The Chief Minister has spoken only after I delivered my opinion.

Sri C. V. K. Rao — He has no right to do that.

Mr. Speaker — They have got an obligation to place it on the Table, and they have discharged that obligation.

Mr. Speaker — This is going to be a precedent. I must give a Ruling based properly on the Rules and Procedures of the House. As far as these matters are concerned.

Sri P. Janardhan Reddy — It is a violation of the rights of Members.

Mr. Speaker — It is an obligation to place it before the House and unless there is a valid objection it cannot be postponed. I cannot compel them to postpone it. I cannot compel them to place it tomorrow or day after. If they have chosen to do it today, I cannot ask them to do otherwise.

Sri G. S. Reddy — Can the Chief Minister come and get the Ordinance?

Sri Y. K. Reddy —“This is an Ordinance which cannot be got without the proper procedure.”
Papers laid on the Table 25th January, 1975
A P. (Telangana area) Horse Racing and Betting Tax and Gaming (Amendment) Ordinance, 1975.

Mr. Speaker—I have already given my ruling.

(At this stage Sri K Ranga Dass, Sri N. Srinivasul Reddy, Sri Syed Hasan and others staged a walkout.)

Mr. Speaker—I am also walking out, Sir

Sri N Venkatratnam—There is a fresh point of order. It is about item Nos 5 and 6, for which Mr. Speaker—I am aware of the distinction you are trying to bring. I have given the opportunity. There are executive powers and statutory obligations. There is no right to say that it should not be placed today.

Sri N Venkatratnam—A Bill cannot be placed twice before the House. This Bill was already placed before the House, and it is pending before the Joint Select Committee. Now the Government is again placing it before the House. The Government placed the same Bill twice.

Mr. Speaker—I have not gone to the matter. Whether or not it is an identical Bill. It is a question of Ordinance, and the placing of it before the House. As far as that matter is concerned, I have already decided. If there is a distinction you can place your views before me tomorrow, and we will decide.

Smt. J. Eswari Bai—Because they are in a brute majority, they want to do whatever they like. It is happening

Mr. Speaker—It is not decided on the basis of majority or minority. It has been decided on the basis of my knowledge and reading.

Smt. J. Eswari Bai—As a protest I am walking out.

(At this stage Smt J. Eswari Bai staged a walkout.)

Sri N. Venkatratnam—When once it is placed before the 11-00 a.m. House, it cannot be again placed in this House. But you said that you are not aware of it. Because the same Bill was placed before the House previously.
Mr. Speaker — I am not concerned whether it is placed before the House previously or not. For the present I am only concerned with the Ordinance which has been promulgated by the Government. That is the only point for consideration and I have given my considered opinion and I think, that my opinion I have given is not based on the basis of majority or the minority but purely based on the merits of law.

Sri N. Venkataratnam — The Bill is placed before the House previously. That is the thing to be taken into consideration. The Hon'ble Chair cannot say that the Hon'ble Chair is not concerned with the Bill. This is the same Bill which has been placed previously in this House. Is it the proper order?

Mr. Speaker — The Bill is not being placed. I invite your attention to one thing. An Ordinance is a law, but a Bill is not a law.

Sri N. Venkataratnam — Of course, that is the distinction. But the same Bill is placed before the House. The Hon'ble Chair cannot say that the Hon'ble Chair is not concerned with that, because that is the matter concerned with the House.

Mr. Speaker — At this stage the only point for consideration is that and I have given my ruling.

Sri N. Venkataratnam — I beg to say one thing. As far this aspect is concerned, either the Government or the Hon'ble Chair is not doing justice to the people on the opposition and so, as a protest I am staging a walk out.

(At this stage Sri N. Venkatratnam and Sri C.V.K. Rao staged a walk out.)

(2) ANDHRA PRADESH ENTERTAINMENTS TAX (SECOND AMENDMENT) ORDINANCE, 1974

Sri P. Narsa Reddy — Sir, On behalf of Finance Minister I beg to lay on the Table a copy of the Andhra Entertainments Tax (Second Amendment) Ordinance, 1974 (A.P. Ordinance No 8 of 1974) as required under Article 213 (2) (a) of the Constitution of India.

Mr. Speaker: Paper laid.

(3) ANDHRA PRADESH RESERVED FORESTS (VALIDATION OF NOTIFICATIONS), ORDINANCE, 1974.

Sri Md. Ibrahim Ali Ansari (Minister for Forests) — Sir, I beg to lay:

"a copy of the A.P. Reserve Forests (Validation of notifications) Ordinance, 1974 (A-P. Ordinance No 6 of 1974) as required under Article 213 (2) (a) of the Constitution of India".
Papers laid on the Table: 29th January, 1975.

A.P. Recognised Private Educational Institutions (Control) Ordinance, 1974.

(4) ANDHRA PRADESH (KRISHNA AND GODAVARI DELTA AREA) DRAINAGE CESS (AMENDMENT) ORDINANCE, 1974.

Sri V. Krishna Murthy Naidu (Minister for Medium Irrigation).—Sir, I beg to lay

"a copy of the Andhra Pradesh (Krishna and Godavari Delta Area) Drainage Cess (Amendment) Ordinance, 1974 (A.P. Ordinance No. 7 of 1974) as required under Article 213 (2) (a) of the Constitution of India”

(5) ANDHRA PRADESH COMMERCIAL CROPS (SPECIAL ASSESSMENT) ORDINANCE, 1974

Sri P. Narasa Reddy (Minister for Revenue) —Sir, I beg to lay.

"a copy of the Andhra Pradesh Commercial Crops (Special Assessment) Ordinance, 1974 (A.P. Ordinance No. 9 of 1974) as required under article 213 (2) (a) of the Constitution of India.”

(6) ANDHRA PRADESH LAND REVENUE (ADDITIONAL WET ASSESSMENT) ORDINANCE, 1974

Sri P. Narasa Reddy (Minister for Revenue) —Sir, I beg to lay:

"a copy of the A.P Land Revenue (Additional Wet Assessment) Ordinance, 1974 (A.P. Ordinance No. 10 of 1974) as required under Article 213 (2) (a) of the Constitution of India”

(7) ANDHRA PRADESH MUNICIPALITIES (AMENDMENT) ORDINANCE, 1974

Sri Ch. Subbarayudu (Minister for Municipal Administration):—Sir, I beg to lay

"a copy of the Andhra Pradesh Municipalities (Amendment) Ordinance 1974 (A.P Ordinance No. 4 of 1974) as required under Article 213 (2) (a) of the Constitution of India “

(8) ANDHRA PRADESH RECOGNISED PRIVATE EDUCATION INSTITUTIONS (CONTROL) ORDINANCE, 1974

Sri Ch Subbarayudu (Minister for Municipal Administration) —Sir, On behalf of the Minister for Education I beg to lay.

"a copy of the A.P. Recognised Private Educational Institutions (Control) Ordinance, 1974 A.P. (Ordinance No. 3 of 1974) as required under Article 213 (2) (a) of the Constitution of India.”
29th January, 1975.


(9) JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY (AMENDMENT) ORDINANCE, 1974

Sri Ch Subbarayudu (Minister for Municipal Administration) - Sir, On behalf of the Minister for Technical Education, I beg to lay
"a copy of the Jawaharlal Nehru Technological University (Amendment) Ordinance, 1974 (A.P.) Ordinance No. 2 of 1974) as required under Article 213 (2) (a) of the Constitution of India"

Mr. Speaker —Papers laid on the Table of the House

PAPERS PLACED ON THE TABLE

REPORT OF THE BUSINESS ADVISORY COMMITTEE

Sri J Vengala Rao (Chief Minister) —Sir, I beg to place on the Table
"a copy of the Report on the decisions of the Business Advisory Committee taken at its meeting held on 28th January, 1975 *

Sri C.V.K. Rao— I raise a point of order

PRESENTATION OF THE REPORTS OF THE SELECT COMMITTEE:

ANDHRA PRADESH COMMERCIAL CROPS (SPECIAL ASSESSMENT) BILL, 1974

Sri J. Vengala Rao —Sir, I beg to present the Report of the Select Committee on the Andhra Pradesh Commercial Crops (Special Assessment) Bill, 1974

ANDHRA PRADESH LAND REVENUE (ADDITIONAL WET ASSESSMENT) BILL, 1974.

Sri J Vengala Rao —Sir, I beg to present the Report of Select Committee on the Andhra Pradesh Land Revenue (Additional Wet Assessment) Bill, 1974

"Mr Speaker —Reports presented

Sri C.V.K. Rao— When a point of order is raised, should not the Chief Minister honour the rules and regulations? I am raising a point of order with regard to the paper placed on the table in relation to the report on the decisions of the Business Advisory Committee Rule 255 (2) on page 77 says. The Committee shall have the power to indicate in the proposed time-table different hours at which the various stages of the Bill and other business shall be completed On 4th Tuesday, the programme

*Printed as Appendix (1) on page 81

is Government Bills. It is so vague and so comprehensive, omnibus. They cannot put it that way. What does Government Bills mean? According to the rule provision, the Advisory Committee is constituted with purpose of discharging the function of setting the time-table, the different hours at which the various stages of the bill and other business shall be completed. Now on the 4th February, Tuesday, the agenda is like this: Ratification of the Constitution 36th Amendment Bill 1974 and the Government Bills. So, that means, that particular debate is going to take If it is only ratification of Constitution 36th Amendment Bill 1974, as long as it lasts, i.e., the entire morning—but they also put the Government Bills. Thus, they cannot make the time-table so comprehensive, rather so vague and so all-embracing. Government Bills mean, what Government Bills; what is it on which the members have got themselves to be prepared. This is a very slipshod way. If it is a Government Bill that is to be disposed of that particular thing must be studied and whichever they are taking must be studied. Therefore, I like to say, Sir, that we have got to observe the spirit with which the Business Advisory Committee is constituted—for a specific object of deciding the time-table, the different stages at which the Bills will be taken up, And so, I would like to ask the Leader of the House through you to make the necessary variation in the Bills. The Government Bills should be deleted. If there are Government Bills, what are the Government Bills and at what stage they would be and on which day—if it is a Government Bill which is the particular Government Bill which has to be taken up. That is the variation in the allocation of the time table order under Rule 258, if the Hon'ble Chief Minister would like to discharge his duty as a responsible member of this particular Business Advisory Committee. Under that rule he has got to make a necessary variation. That is my point of order, Sir.

Mr. Speaker:—We have also decided to meet again on 3rd and we shall finalise all those details.

Sri C.V.K. Rao:—If there is a particular Bill which has to be taken up, let it be mentioned.

Mr. Speaker:—Yes, we will mention that.

Sri C V K Rao:—Let those Bills be mentioned. The time table cannot give vague things.

Mr Speaker: It is Additional Wet Assignment Bill.
Motion of Thanks on the Address by the Governor.

Sri C.V.K. Rao — I am invoking rule 258. If there is any variation in the allocation of

Mr. Speaker — There is no variation. They have said the details will be given later.

Sri C.V.K. Rao — That cannot be done.

Mr. Speaker — The Government Bill is

Sri C.V.K. Rao — Let it be dictated by the Secretary and we will make a note of it.

Mr. Speaker — Now, the Motion on Address by the Governor

Sri Ch. Parasuramanaidu — Sir, with regard to the Privilege motion which is said to have been given notice of, the copies of the same may be circulated to us so that we may also be prepared on the subject.

Mr. Speaker — Yes.

ANNOUNCEMENT

re PLACING A COPY OF GOVERNOR’S ADDRESS ON 27-1-75 ON THE TABLE

Mr. Speaker — I have to acquaint the House that on the 27th January 1975, the Governor was pleased to address the Members, a true copy of which is already placed on the Table of the House.

MOTION OF THANKS ON THE ADDRESS BY THE GOVERNOR

(Discussion—Contd )

Sri Paga Pulla Reddy — Sir, I beg to move.

“That an Address be presented to the Governor as follows —

‘That the Members of Andhra Pradesh Legislative Assembly assembled in this Session are deeply grateful to the Governor for the Address which he has been pleased to deliver to both the Houses of the Legislature on 27-1-1975’ ”

Mr. Speaker — Motion moved.

*Printed as Appendix (2) on Page 81.
Motion of thanks on the Address
by the Governor.

29th January, 1975.

The motion of thanks on the Address was moved by the Governor.

The motion of thanks on the Address was seconded by the Governor.

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The motion of thanks on the Address was seventeenthed by the Governor.

The motion of thanks on the Address was eighteenthed by the Governor.

The motion of thanks on the Address was nineteenthed by the Governor.

The motion of thanks on the Address was twentiethed by the Governor.
11.20 a.m.

94 29th January, 1975.  Motion of thanks on the Address by the Governor.

11.20 am.
Motion of thanks on the Address by the Governor.

29th January, 1975

Hon. Shri ... very gratefully for their efforts. The Government is deeply appreciative of their services and shall continue to encourage them in their work. The Governor is grateful to the members of the Legislative Assembly for their cooperation and for the passage of the Address.

The Governor is confident that the Government will continue to work for the welfare of the people and the development of the State. The Governor is thankful to the members of the Legislative Assembly for their support and co-operation. The Governor is grateful to the members of the Legislative Assembly for their co-operation and for the passage of the Address.

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Motion of thanks on the Address
by the Governor
29th January, 1975.

The year that has passed has been a memorable one for Andhra Pradesh. Sufficient recognition, sufficient certificate and sufficient testimonial are given in the Address. The year that has passed has been a memorable one for Andhra Pradesh. Sufficient recognition, sufficient certificate and sufficient testimonial are given in the Address.
Sri H Satyanarayana:— Mr. Speaker, Sir, I am really very happy to second this motion made by my friend Mr. P Pulla Reddy. Firstly, I am very happy that the Governor has been very forthright in his speech. Secondly, I have got a personal note about the happiness because His Excellency, the Governor and I came from the same College and he was our contemporary in the college. That is why I am very happy over it.

Last year in the Budget Speech our Chief Minister has made a very relevant remark that he believes in doing and not in talking more. I am very happy that he has kept up his promise. Several eyebrows were raised saying “where will you get this money?” Somehow or other, our dynamic Chief Minister was able to get the money. In the second paragraph of the Governor’s address, it is stated that “for the plan, we have got about Rs 50 crores more than the last year.” This is really a creditable achievement of our Chief Minister. With regard to the progressive things that Government has done, my friends have already narrated in detail. Only on few of them, I would like to say. The first and the foremost thing that Government has done is removal of imbalances between region and region. To remove those imbalances the one thing that Government has done is by forming 3 Regional Committees and as a result of it, I may submit here that particularly Rayalaseema has achieved more than what is expected. The Rayalaseema Development Board has, in its short duration and under the leadership of Sri K. B Narasappa, progressed a lot. For the information of the House, I may tell you that about Rs 150 Crores have been invested or are likely to be invested in industries. For example, in Kurnool District alone either in the Public or in the Private Sector Rs 56 crores have been invested and out of which Rs 36 crores have been invested on Rayalaseema Paper Mills of which a mention has been made in his report. These industries not only increase the production and also add employment potential. I am told that as a result of these industries in the entire State about 20,000 persons will get direct employment and another 50,000 persons will get indirectly i.e., either by getting materials to the industries or working in the main industry. This is really a very big achievement. These are all the industries of heavy type. With regard to the smaller type of industries i.e., Agro-based industries particularly in Rayalaseema, they are likely to start one Milk Product Industry spending Rs 2 crores. This will not only add to the State’s income but also add to the income of the small ryots especially in Rayalaseema where he depends mainly on dry cultivation. This sort of industry will give him an incentive and thus help to increase his income.
Motion of thanks on the Address  
by the Governor.


Improvement of irrigation potentialities in the State —We are having big projects like the Nagarjuna Sagar, Pochampad and Godavari Barrage. The Chief Minister has immediately appointed an Investigation Circle to see the feasibility of making use of the Srisailam Hydro Works for the use of irrigation works. This has been agitating the minds of so many of us that water from Krishna which is actually in the Rayalaseema area is going to other areas and thereby Rayalaseema does not get any benefit. So to remove this imbalance, our Chief Minister was very kind to create an Investigation Cell which is doing a very fine job. After the investigation is over the waters of Srisailam are used for the purpose of irrigation. I also find that even minor irrigation projects have also been undertaken. Even in my area, work on small tanks costing about Rs. 10 lakhs, Rs. 12 lakhs, Rs. 30,000 and Rs. 90,000 have been started. The importance of minor irrigation need not be over emphasised. We will go a long way to improve the irrigation facilities in areas like Kurnool district. Further more, with these irrigational facilities, we also improve agricultural production. In the field of education also my friend has said that government also taken lot of care to improve higher education and also technical education. For example, in Kurnool District, as a result of help by the Rayalaseema Development Board and also the Centre, we are going to start a Post Graduate Centre and another in Cuddapah. This is really a great achievement. I hope, in the course of time, the P.G. Centre may be upgraded as a University. I know there are certain difficulties in upgrading the P.G. Centre into an University. We request for the upgradation with about 32 affiliated colleges. I hope in the near future, we will have sufficient number of colleges in the Rayalaseema area.

Lastly, Sir, I am very happy to mention here that our Government was pleased to create Industrial Cell whose duty is to go to each and every industrial unit and find out whether any of its employees are suffering from TB. This cell very recently came to Adoni to screen and find out whether anybody was affected. I proudly say that no Government anywhere in India has done this for the benefit of Industrial workers. The Government have introduced a number of measures to augment its income. Government has raised D.A. to its Gazetted and non-Gazetted Officers. Wherefrom our Governments get the money to give to all these people? Recently also Government has raised the D.A. to the level of Central Government. For all these things, we require wherewithal. But the Government has gone to get money from the agricultural sector. With utmost humiliation I submit here that the tax levied on the agricultural section in India is perhaps, the lowest. I have read in the newspapers that it is 0.07% of the total income per acre in India whereas in other countries it is more than that. Even in our country, in the days of feudal Kings...
like Akbar and others, it was 1/3 of it, if my memory of history is right. So when you compare with those conditions in other countries, I am afraid, this small enhancement of tax or the small enhancement of cess is not much.

When we want to do so many progressive things, we must be prepared to pay for it. Let us not be scared by enhancement of cess or increase in taxes. I know, some people may find that I want to out-radical the radicals. It is no question of ‘radicalling’ or ‘outiladicaling’ others. But the bare fact is, somehow or other, we must get money to pay for all these things. This we can get either from the Agricultural Sector or the Industrial Sector or certain other sectors. The only thing we can do is to go to the Agricultural sector so that we may increase our revenue.

I was talking about the increase in DA that the Government has granted to NGOs and others. I respectfully submit that there is one more sector that has been agitating. I am saying with humiliation, they are the V.Os. Their emoluments should also be enhanced. They are also part and parcel of the Governmental machinery and the pivot of the Governmental machinery and it is but right that we ask the Government to take a sympathetic view of their demands. I have seen their demands. They are not large. Some of them pertain to administrative matters, only one or two things entail financial commitments. Compared to the commitments made to others, I feel, it is negligible.

On the whole the Government has kept up its promises which it has made through our dynamic Chief Minister and as I have said in the beginning, he talks less but works more. I hope, he will take our State to a still higher status and position, and we will achieve more and more in agricultural and industrial sectors, and also achieve much in educational fields. Thank you.

Mr Dy Speaker:—I am to announce to the House that amendments to the Motion of Thanks to the Governor’s Address, will be received by the Secretary Legislature upto 3.00 p.m on 30-1 1975.
Motion of thanks on the Address by the Governor.

29th January, 1975.

A motion of thanks was moved on the Address by the Governor.
102 29th January, 1973. Motion of thanks on the Address by the Governor.

...
Motion of thanks on the Address by the Governor.

29th January, 1975

12-00 Noon

The Governor moved a Motion of thanks on the Address, 29th January, 1975, which was accepted by the House.

The motion was moved by the Governor and seconded by the Deputy Governor. The House passed the motion with a standing order to be presented to the Governor for approval.

The Governor thanked the House for its cooperation and support in the past year. He highlighted the achievements of the Government and thanked all the members of the House for their efforts.

The motion was adopted by a vote of 103 in favor, none against.

The Governor then adjourned the House until 10.30 AM on the 30th January, 1975.

The House was then prorogued until the 1st February, 1975.

The motion was moved by the Governor and seconded by the Deputy Governor. The House passed the motion with a standing order to be presented to the Governor for approval.

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104 29th January, 1975  Motion of thanks on the Address by the Governor.

They are multiplying 67-69 &c. They are multiplying 67-69 &c. Making 67-69 &c.
Motion of thanks on the Address 29th January, 1975.
by the Governor.

12.10 p.m. 11th January, 1975.

Kabir Singh

12.10 p.m. 11th January, 1975.
106 29th January, 1975. Motion of thanks on the Address
by the Governor

...
Motion of thanks on the Address
by the Governor.

29th January, 1975.

There are a few situations where a little direct help to a few people espousing a certain policy or programme in a foreign country can enable us to influence a local situation in a way that may avert a great crisis in future.
108 29th January, 1975. Motion of thanks on the Address.

by the Governor.

12-20 p.m
Motion of thanks on the Address
by the Governor.
29th January, 1975.

...
29th January, 1975.

Motion of thanks on the Address by the Governor.

110

In the Assembly, the Governor was thanked. The motion was moved by the Governor, who expressed his appreciation of the work done by the Assembly. The motion was seconded by the Leader of the Opposition. The debate continued for 4 hours and 50 minutes, and was adjourned for the day. The next sitting was fixed for 12.30 p.m. on the 26th of January, 1975. The motion was carried by a majority of 80 votes.

12-30 p.m.
Motion of thanks on the Address by the Governor.

29th January, 1975.

ప్రభుత్వ ప్రాముఖ్యం, రాష్ట్రానికి మాతృసంస్థ ఆవిర్భావం విశేషములో జాతీయ త్రికపాలు కరైతిల్చారు. జాతీయ శాసనానికి త్రికపాలు నాణ్యం ప్రామాణిక పద్ధతితో జోడించారు 13 వేలు త్రికపాలు నాణ్యం లేదు. జాతీయ శాసనానికి త్రికపాలు నాణ్యం నాణ్యం తమిళనాడు రాష్ట్ర శాసనానికి సాధారణ నేతృత్వాన్ని కలిగి ఉండి. ఋణం కేంద్రం అనుకొని స్వయంచారిత జరిపించారు. చాలా రోజుల కొంత రోజులు ఇవి స్వయంచారిల్పి మాత్రము. ఇండియన్ మాండార్ రాష్ట్ర నాణ్యం నాణ్యం యొక్క విభాగాలు నాణ్యం నాణ్యం కలిగి ఉండి. ఇవి ప్రభుత్వ ప్రాముఖ్యం సాధారణ నేతృత్వం కలిగి ఉండి. 1974 సంపన్న లేదు మాండార్ రాష్ట్ర నాణ్యం నాణ్యం నాణ్యం కలిగి ఉండి. శాసనం వ్యవస్థ వ్యవస్థ వ్యవస్థ ప్రధాన నాణ్యం నాణ్యం కలిగి ఉండి. సంపన్న లేదు 180 సంప్రదాయం కలిగి ఉన్న సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి. 4 సంప్రదాయం ప్రధాన నాణ్యం నాణ్యం కలిగి ఉండి. ఇది కాబట్టి కేంద్రం కేంద్రం కేంద్రం నాణ్యం నాణ్యం కలిగి ఉండి. 20 సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి. ఇతరులు నాణ్యం నాణ్యం కలిగి ఉండి. 180 సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి. 75 సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి. 50 సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి. 25 సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి. 10 సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి. 5 సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి. 1 సంప్రదాయం నాణ్యం నాణ్యం కలిగి ఉండి.

Sri G.V.K Rao —Mr Deputy Speaker, Sir, I want to draw your attention to an important thing. Outside the verandah, the Special Branch men are found in plain clothes. They are kept there. I am not able to understand. This is the highest institution in the country and this is the way of honouring it. I would request through you, the Chief Minister, to withdraw all those Special Branch men. Is it under seizure or is it a democratic institution functioning here where men elected by the people are sitting and debating the issues? It is a question for everybody and for every elected representative. He is a representative of the people and not a man to be dictated by policemen and under the guard of police.

Mr Deputy Speaker —I will enquire about it.

Sri V. Srikrishna—Yesterday it was brought to the notice of the Hon. Speaker and I don’t know why it has happened to-day again. He promised that it would not happen hereafter.
112 29th January, 1975. Motion of thanks on the Address by the Governor.

Sri A. Sriramulu — It is much worse to provide chairs and make them comfortably seated.

Sri M Omkar — Please send your men and verify whether it is correct or not.

Sri C.V.K. Rao — There is a C.I.D. officer of the rank of SI. He sits there and watches us. Are we in prison or are we freemen apart from being representatives? You have got to ask them to neck him out, otherwise I will ask them to quit. I am awaiting for your order. He has no business whatsoever. I am a representative of the people and I have got to keep up the honour.

The year that has passed has been a memorable one for Andhra Pradesh.
Motion of thanks on the Address 29th January, 1975, 113

by the Governor.

12-40 p.m.

..
29th January, 1975.

Motion of thanks on the Address by the Governor.

...
Motion of thanks on the Address 29th January, 1975.

by the Governor.

12-50 p.m.

...
29th January, 1975. 

Motion of thanks on the Address by the Governor.

1:00 p.m. 

The Governor addressed the Assembly, expressing gratitude for the Address. He commented on the progress made in various sectors during the year, and highlighted the achievements of the government. He thanked the Members for their support and commitment. The Governor concluded by wishing the Assembly a successful session.
Motion of thanks on the Address  
29th January, 1975,  

by the Governor.

In recognition of the distinguished services you have rendered to the people of this State and the services you will continue to render to the cause of welfare and education, we hereby tender our thanks and appreciation to you.

We trust that your future labours will be crowned with success and that the cause of education and welfare will flourish under your wise guidance.

We wish you all the best in your future endeavours.

Yours sincerely,
118 19th January, 1975. Motion of thanks on the Address by the Governor.

1.10 p.m.
Motion of thanks on the Address

29th January, 1975.

Sir, I am not yielding.

Mr. Rao, this is not a simple issue. I have also received so many complaints regarding the canteen matter.

Sir, there are complaints against me, there are complaints against you and complaint against the Legislature. Does it mean that you can give ex-parte decision. It is the judicial bent of mind. Is it democratic bent of mind to justice? Why is it that ex-parte decision is being given.

I am not going to yield, Sir. I am not yielding. You are the Presiding deity and if you ask me to sit down, I will sit down.

Mr Deputy Speaker — Mr. Rao, this is not a simple issue. I have also received so many complaints regarding the canteen matter.
29th January, 1975.

Motion of thanks on the Address by the Governor.

Sri Gh Venkata Rao:—Sir, I take strong objection to the expression. I strongly object to that.
Motion of thanks on the Address by the Governor.

29th January, 1975.

1-20 p.m.
Mr. Deputy Speaker:—Now the House stands adjourned to meet again at 8-30 a.m. to-morrow.
APPENDIX (1)


The following decisions were taken by the Business Advisory Committee at its meeting held on 28th January, 1975 in regard to the Business to be transacted in the Assembly.

29-1-1975 (Wednesday) First day of discussion of Governor's Address.
30-1-1975 (Thursday) Second day of discussion of Governor's Address.
31-1-1975 (Friday) Private Members Business.
1-2-1975 (Saturday) Third day of discussion of Governor's Address.
2-2-1975 (Sunday) Holiday.
3-2-1975 (Monday) Fourth and final day of discussion of Governor's Address and reply by the Chief Minister.

APPENDIX (2)

ADDRESS BY


MR. CHAIRMAN, MR. DEPUTY SPEAKER AND HON'BLE MEMBERS OF THE LEGISLATURE.

I am happy to have this privilege of addressing the joint session of both the Houses of the Legislature.

2. The year that has passed has been a memorable one for Andhra Pradesh. For the first time, after some years, the stagnation in agricultural productions, resulting from successive spells of bad seasons was broken and a substantial increase was registered. Our total food grains production during the agricultural year ending June, 1974 reached a record level of over 86 lakhs tonnes. This year, though some parts of the State have suffered from adverse seasonal conditions, the overall agricultural outlook is not unsatisfactory. In view of the imperative necessity for augmenting production of food-grains as a National task of first priority the State Government have launched a
special Rabi Production Programme which envisages the utilisation or the storage in our reservoirs and the flows in our rivers for bringing in an additional 8 lakh acres under irrigation this season. We may therefore look forward with confidence to another year of satisfactory agricultural output.

3 In April, 1974 the State commenced its Fifth Five Year Plan. Members are aware that the concluding years of the Fourth Five Year Plan were beset with difficulties arising from the paucity of resources. Following an improvement in the resources position it was found possible to raise the outlay of the Plan to Rs. 142 crores in the year 1974-75, the first year of the Fifth Plan, from Rs. 89 crores during the previous year. It is a matter for satisfaction that the upward trend in the size of the Plan outlay will be maintained during the coming year also.

4. Hon’ble Members are aware that a large part of the State’s Plan is necessarily committed towards the completion of major irrigation and Power Projects. The Nagarjunasagar, Pochampad, Tungabhadra High Level Canal, Nizam Sagar and Vamsadhara Projects are some of the Irrigation Projects which will benefit thereby. Likewise, on the Power side, the Projects covered included Lower Sileru, Srisailam and Nagarjunasagar Hydro-Electric and Kothagudem and Vijayawada Thermal Projects. Though the increase in the size of the Plan Outlay has enabled higher allocations being made to these sectors the magnitude of the effort involved is such that the early completion of the Projects will require substantial additional Central assistance. My Government hope that during the year 1975-76 the Government of India will see their way towards providing such assistance. It is a happy augury that it has been proposed to take up the Godavari Barrage as a World Bank assisted Project, as a result of which it is hoped to complete the Project within 4 years.

5. The increase in the outlay of the State’s Plan has been the result largely of the vigorous efforts made to improve the financial position of the State both through better collection of revenues and by raising additional resources. While measures had earlier been enacted for raising additional resources from the non-agricultural sector it was decided that in respect of the agricultural sector additional resources should be mobilised by raising the land-revenue on lands cultivated under assured irrigation sources and by levying a special assessment on lands which commercial crops are grown.

6. I must congratulate the Hon’ble Members on having extended their support and cooperation in the implementation of the Six-Point Formula. As Members are aware, the Government of India have approved a special assistance of an order of Rs. 90 crores during the Fifth Plan period for the accelerated development of backward areas.
3 regions of the State. For the current year the amount sanctioned is Rs. 18 crores—an amount which is outside and in addition to the Plan. Accordingly, schemes for development of backward areas in various districts based on the recommendations of the 3 Planning and Development Committees and the State Planning Board have been forwarded to the Government of India. These cover mainly additional investment in fields, such as Minor Irrigation, Rural Electrification, Agriculture, Animal Husbandry, Dairying and Rural Water Supply, besides Industries and Post-Graduate Educational Facilities. You will be glad to know that the Government of India have since communicated their approval of the most of the schemes and have also released the first instalment of Central assistance during the current year.

7. The Six-Point Formula also lays emphasis on the development of the State Capital, and Central assistance of Rs 1 crore during the current year was indicated for this purpose. Hon'ble Members will be glad to know that the Government of India have since communicated their approval to the schemes forwarded to them by the State Government in this behalf. Pending the creation of an Urban Development Authority a Special Officer has already taken charge for undertaking the preparatory work in this regard.

8. Hon'ble Members will be glad to know that we can now look forward with confidence to a gradual but definite improvement in the power situation within the State. Two 110 MW generating sets at Kothagudem Thermal Power Station went into commercial operation last year. The first 110 MW generating set at Lower Sileru is expected to be commissioned by August, 1975, and it is my Government's hope that in the next two to three years we will see the commissioning of the thermal unit of Kothagudem IV Stage and the Nagarjunasagar and Srusalam Hydro-Electric units. While as a result of these efforts, power availability within the State will register a significant improvement, there is still considerable potential in this State for raising thermal power to meet the needs not only of this State but also of neighbouring States. It is for this purpose that my Government have recommended to the Central Government the setting up of two Super Thermal Power Stations of 1050 MW capacity each in the neighbourhood of Ramagundam and Bhadrachalam for meeting the power requirements of the entire Southern region.

9. With the restoration of normalcy in the State, the climate for fresh industrial investment has shown improvement. A number of entrepreneurs have expressed interest in setting up industries within the State both in the large scale and small scale sectors. My Government have for their part been taking appropriate steps both departmentally and through appropriate public sector agencies to provide the necessary infrastructural support and financial assistance for such new projects. It is expected
that the scope for industrial investment will expand with the improvement in the power position in the next few years. Hon’ble Members will be glad to know that the Government of India have reiterated their determination to go ahead with the Visakhapatnam Steel Project.

10 It has been the policy of Government to expand educational opportunities both in the twin cities and elsewhere. Members are aware that Parliament has passed the University of Hyderabad Act and that the Vice-Chancellor of the new University has assumed office. Outside the twin cities my Government have decided to set up Post-Graduate Centres in the 3 existing University areas. I am also happy to inform the Hon’ble Members that My Government have been actively pursuing with the University Grants Commission the proposal to establish two new Universities in the State, one at Guntur and the other at Warangal.

11. Hon’ble Members are aware that special interest is being taken in the State for the welfare of the weaker sections and in particular of the Scheduled Castes, Scheduled Tribes and the backward classes. The Andhra Pradesh Scheduled Castes Finance Co-operative Corporation has been set up for the purposes of promoting the economic uplift of the Scheduled Castes through programmes pertaining to Agriculture, Animal Husbandry, Small Scale, Cottage Industries and the like. A similar Corporation for the benefit of the backward classes has also been set up. The programme for assignment of land to landless poor is being vigorously implemented and a crash programme for provision of house sites in favour of Scheduled Castes and other weaker sections has also been launched. I am also glad to inform Members that four Tribal Development projects have been approved by the Government of India for implementation in this State.

12 Hon’ble Members are aware of the importance that my Government attach to the land reforms programme. On the 1st of January, 1975, my Government brought into force the Andhra Pradesh Land Reforms (Ceiling on Agricultural Holdings) Act, 1973. The required administrative apparatus for an expeditious implementation of the provisions of the Act as also been set up.

13. While the redistribution of land is a necessary part of economic and socialist reform, it is necessary to supplement this with other programmes for providing direct support to the small and marginal farmer. Hon’ble Members are aware that during the Fourth Plan Period small farmers and marginal farmers development agencies were set up in four districts in the State. It has been decided to set up similar agencies in 12 more districts during the Fifth Plan Period. Of these, six have already been constituted during the current year. This will be in addition to the drought prone area project.
Appendix.

29th January, 1975.

14 My Government attach great importance to the development of the Telugu language as the primary medium for official correspondence in the State of Andhra Pradesh. To mark a beginning of a new effort in this direction my Government ordered that with effect from the Telugu New Year's Day of 1974, the Telugu language shall be used in Government offices at taluk level and below for correspondence of a non-statutory nature and for correspondence with the general public.

15. Government are aware that the rise in prices and the inflationary situation generally have created stress and strains in the economy. While this is an All-India—nay even a global phenomenon—my Government have been taking such steps as are possible at the State level to curb hoarding, smuggling, profiteering and adulteration of foodgrains and other essential commodities. My Government, however, realised that the increase in prices had affected the budgets of the fixed income groups and announced a substantial increase in the rates of Dearness Allowances of Government and local authority employees with effect from January this year. Simultaneously concessions were also announced for the benefit of State Government pensioners also.

16. While the Law and Order situation in the State has been generally satisfactory anti-social elements would always be ready to exploit the economic situation for fomenting disorder and strife. My Government are determined to take all necessary steps to ensure the maintenance of Law and Order and the peaceful progress of the State.

17. During the Session, you will be concerned among other things with the consideration of various legislative measures including:

(1) The Andhra Pradesh Commercial Crops (Special Assessment) Bill, 1975

(2) The Andhra Pradesh Land Revenue (Additional Wet Assessment) Bill, 1975

(3) The Andhra Pradesh Recognised Private Educational Institutions (Control) Bill, 1975


JAI HIND
2. 1974 పాఠశాల అధికారియులు ప్రామాణిక రూపాలను అమలు చేసాం. 
   స్థానాన్ని కలా పాఠాలు సంఖ్య లేదా సంఖ్య ఫాక్సరి సంఖ్య ఎన్నికలు చేసాం. 1974 పాఠశాలలను 
   ప్రామాణిక రూపాలను అమలు చేయడానికి సంఖ్య ఫాక్సరి సంఖ్య ఎన్నికలు చేసాం. 

3. 1974 పాఠశాల అధికారియుల ప్రామాణిక రూపాలను 
   ప్రామాణిక రూపాలను అమలు చేసాం. దీని మేధావిత్తులు ఎందుకు ఇచ్చేది తెలిస్తుంది. 

4. ఇది అధికారియుల కేంద్ర సంస్థలు ప్రామాణిక 
   రూపాలను ప్రామాణిక రూపాలను అమలు చేసాం. దీని మేధావిత్తులు ఎందుకు ఇచ్చేది 
   తెలిస్తుంది. ఇది అధికారియుల కేంద్ర సంస్థలు ప్రామాణిక రూపాలను అమలు 
   చేసాం. దీని మేధావిత్తులు ఎందుకు ఇచ్చేది తెలిస్తుంది.
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5. శాస్త్ర బాసి ముఖ్యంగా సాధారణంగా కార్యరాశి జరిపిన వారికి వాడిన పదార్థము. 1976-78 రాష్ట్రవిద్య పాఠశాలల్లో అందరియాదుగా జ్ఞానాలు వచ్చింది. ఎంపికలాభం యొక్క ప్రత్యేకమైన కార్యలు వచ్చింది. ఇందులో పాలిరియాల ప్రత్యేకాలు జరిపిన వచ్చింది. ప్రపంచ సాధారణాన్ని వచ్చింది. ప్రపంచ సాధారణాన్ని పిలిచింది. ప్రపంచ సాధారణాన్ని పిలిచింది. ప్రపంచ సాధారణాన్ని పిలిచింది.

6. ఇది మరియు అదే సమయంలో ప్రపంచ సాధారణాన్ని జరిపిన వారికి వాడిన పదార్థము. 1976-77 రాష్ట్రవిద్య పాఠశాలల్లో అందరియాదుగా జ్ఞానాలు వచ్చింది. ఎంపికలాభం యొక్క ప్రత్యేకమైన కార్యలు వచ్చింది. ఇందులో పాలిరియాల ప్రత్యేకాలు జరిపిన వచ్చింది. ప్రపంచ సాధారణాన్ని వచ్చింది. ప్రపంచ సాధారణాన్ని పిలిచింది. ప్రపంచ సాధారణాన్ని పిలిచింది. ప్రపంచ సాధారణాన్ని పిలిచింది.

7. ఇది మరియు అదే సమయంలో ప్రపంచ సాధారణాన్ని జరిపిన వారికి వాడిన పదార్థము. 1976-78 రాష్ట్రవిద్య పాఠశాలల్లో అందరియాదుగా జ్ఞానాలు వచ్చింది. ఎంపికలాభం యొక్క ప్రత్యేకమైన కార్యలు వచ్చింది. ఇందులో పాలిరియాల ప్రత్యేకాలు జరిపిన వచ్చింది. ప్రపంచ సాధారణాన్ని వచ్చింది. ప్రపంచ సాధారణాన్ని పిలిచింది. ప్రపంచ సాధారణాన్ని పిలిచింది. ప్రపంచ సాధారణాన్ని పిలిచింది. ప్రపంచ సాధారణాన్ని పిలిచింది. ప్రపంచ సాధారణాన్ని పిలిచింది.
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10. 10. Sabq: 3b0b: 19th January, 1975.
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11. The committee has now considered the remarks of the learned advocate, Dr. A. V. Ramana, with care and attention. In the course of the deliberations it appeared to the committee that the learned advocate had been misled by the arguments of the learned counsel for the petitioner. The learned counsel for the petitioner had exaggerated the position of the petitioner in such a way that the committee was led to believe that the petitioner was in a weak position. The learned advocate, Dr. A. V. Ramana, has now clarified the position of the petitioner and has shown that the petitioner is in a stronger position than was represented to the committee by the learned counsel for the petitioner. The committee is satisfied that the petitioner is in a stronger position than was represented to the committee by the learned counsel for the petitioner.

12. The committee has now concluded that the learned counsel for the petitioner has been misled by the arguments of the learned advocate, Dr. A. V. Ramana. The learned counsel for the petitioner has now clarified the position of the petitioner and has shown that the petitioner is in a stronger position than was represented to the committee by the learned counsel for the petitioner.

18. The committee has now concluded that the learned advocate, Dr. A. V. Ramana, has been misled by the arguments of the learned counsel for the petitioner. The learned counsel for the petitioner has now clarified the position of the petitioner and has shown that the petitioner is in a stronger position than was represented to the committee by the learned counsel for the petitioner.

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16. తన విశోధనంలో, ప్రతిష్ఠాలను మారుతున్న అంశాల ఉమ్మడి మొత్తం మాటలు ఇవి విభజించడం లేదు. నాకు తెలియజేసిన అంశాలలో సమీక్షలు సాధనాలు ప్రత్యేకంగా సాధనాలు మార్పులు ప్రత్యేకంగా నిర్ధారించవచ్చు. కానీ ఇది విస్తృతంగా మరియు సాధారణంగా ఐదు ప్రత్యేకాలు ఇవి అంతా నిర్ధారించవచ్చు. ఆమెని విస్తరించండి నా శాసనాలు మొత్తం మాటలు ఇవి విభజించడం లేదు. ఇది విస్తరించండి నా శాసనాలు మొత్తం మాటలు ఇవి విభజించడం లేదు.

17. ఈ మారుతున్న అంశాలలో అంశాల సమీక్షలు మరియు అంశాల నిర్దేశాలు సాధనాలు మాటలు ఇవి విభజించడం లేదు. అంశాల సమీక్షలు మరియు అంశాల నిర్దేశాలు సాధనాలు మాటలు ఇవి విభజించడం లేదు.

(1) 1975, నుండి మరియు మాటలు ఇవి విభజించడం లేదు
(2) 1976, నుండి మరియు మాటలు ఇవి విభజించడం లేదు
(3) 1976, మరియు మాటలు ఇవి విభజించడం లేదు
(4) నుండి మరియు మాటలు ఇవి విభజించడం లేదు
(5) 1975, మరియు మాటలు ఇవి విభజించడం లేదు
(6) 1975, అంశాల సమీక్షలు మరియు నిర్ణయాలు ఇవి విభజించడం లేదు

ప్రపంచ నుండి వాటిని యువనాయి నిర్ణయాలు ఇవి విభజించడం లేదు.
ہیں؟ کیونکہ یہ ایک قابل دودھ ہے کہ گوڈاری برہنے کو عالمی نقش سے تبہیز کی مکمل کرنا ہے کیوں کہ کہ اس کی تجربہ سمنی نے قائم کیا ہے نکل کر ہے یہ ہے پھر اجی سالوں کے اندر مکمل ہو جائے گا۔

ہو ریاستی منصوبے کے معاشرے میں یہ اپنی ریاست کی نئی حالت پہنچنے کے لئے یہ ایک آئینہ کوہورشون کی تجربہ سے ہے ہیں میں زمانہ خوش کے اراملے کو میرے طور پر وصول کرنا اور زائد وسائل نہیں کرتا سامنا ہے - جہاں تک اگر صرف ہیں اور جوابیات کے اراملے میں ایسے کہ ہیں کہ ان اراملات پر خاص بعضاوی فصول اگلے جاتے ہوں - خصوصی حجم مسحورہ بنکر کے زائد وسائل نیز دا کیے جانے کا۔

بہمزور ہے، جو فارسولہ کی عمل اوری سین اعاب و تعاون کے لئے بین متعز ارکان کو سارکاری پیس کرتے ہوئے - جیسا کہ معروف ارکان روہوی جانے کے حیات کے بہت تین پہلے علاقوں میں جو ہے کہ تینہ کے ہیں تیار ہے وسائل کے لئے ملکہ عتیقہ کے کریں کوئی ہیں ملکہ عتیقہ کے کریں کوئی ہیں ملکہ عتیقہ کے کریں کوئی ہیں ملکہ عتیقہ کے کریں کوئی ہیں ملکہ عتیقہ کے کریں کوئی ہیں ملکہ عتیقہ کے کریں کوئی ہیں ملکہ عتیقہ کے کریں کوئی ہیں ملکہ عتیقہ کے کریں کوئی ہیں

مختلف اصلاح کے پہلے علاقوں میں کریں کیے تین حکومت سند ہو ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا

ہے اور جاریہ ملال کے دوران سے کئی اسکمیاں کیہ ملکہ حاضر اپنے کری کے

پر - جو فارسولہ میں ریاستی دنیا جنگی کی ترقی پر بنی زور دیا گيا

یہ اور اس منصوبے کے ذریعے ملال کے دوران ایک قابل دودھ ہے کہ مارکی اساد کی حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا حکومت سند ہو اسکمیاں رواں کے گھا

کی سربرہ کی چوڑی حال سے مسیری ایک وجی پہچان کی ترقی زاؤش سے ہیں کہ گوڈاری برہنے پہلے لئے اسکمیاں ملال سے۔ اسی دوسری چوڑی کی پہچان پہلا گروں ہے -


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قد دور طبقات اور حاص کر درج فہرست اقوام، درج فہرست قابل اور پست طبقات اور بہت سے طبقات کی جمیع چیز کے لیے ریاست، افغانستان کے لحیاء اور گھریلو سیاست اور اسی قسم کی دیگر صنعتین کی متعلقہ پروگرام کے ذریعہ ان کی معاشر پر کس سہولت کی اغراض کے لئے اندھرا پر دیش دیجی مہرست اقوام کا بوریشہ مالی امداد قائم کیا گیا ہے۔ پہلے طبقات کے زائده کے لئے بھی

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زبردن سیلو مین اگستہ ہے، اور تک 15 میگاوات سے بیجا کرے گا۔ والے بھی

سیکر کے کام شروع کر دیتا ہے۔ اس کا توقیع اور بیمار حکومت یہ توقع رکھتے ہے کہ ائتماد دو یائیں سالون سے کہا گیا انسے محرولہ کرے گا۔ اور بیجنگ ان کو کوشش کرے گا۔ اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور ہوجائیکی یہی اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

ہے اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

ہے اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

ہے اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

ہے اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

ہے اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

ہے اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

ہے اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

ہے اس ریاست کی دو اصل کوئی کچھ ہی کے چہرے میں جمیع بیتی کیہا جاتا ہے، اور

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ایسی قسم کا ایک کاربوریسیم قائم ہے - اس کا نام اسم کا اورکم کو ارکانیت
دینی کا بروگرام موثر طریقہ بر رہو نہیں - اور درکخیز اقوام اور دیگر
کم حکومتی کئی ایک یہ کہ جنہوں فراہم کریں ایک "کرنسی بروگرام" سروع
کیا گا؟ - اورکم کا ایک اطلاع دیتا ہوئی ہے - مسٹر نورت ہورش ملک کی حکومتی مہند
یہ م فتاںی مزید کی مسٹرانس کی مسٹریی دِی - حکو اس ریاست میں رہو عملا
لاہی خانیا -

2 - اصلاح اراکی کے بروگرام کے دلیجہ سے میز کی حکومت کو جو داحیسی
یہ اس قسم میں اورکم کا قانون اور اٹھر ٹیکنیک شاہرہ 1964، یہ قانون
(تشریف بر زیگی سبیئسٹ) اصلاحات اراکی آئنہ پر یاد اور 1964 ؛ یہ فائیڈ
کیا ہے - قانون کا اورکم کو سری 3 سالی روہو عملا ہیں - لئے مطلوبہ احتکاس
عملہ میں قرار ہر کیا گیا ہے -

3 - جوینکی اراکی کا مکتا قسم کی عکس اور سوسائٹی اصلاح کا ایک
لاری عصر ہے اس لئے میری قسم یہ - کہ اس کو دوسرا بروگرام کے ذرائع تقیب
دلیجہ - تاکہ جیسی ایک اور اس کے کہ کسی بحث تاج سے مئز
اراکی کو اور اس کے قانون کو مسٹرانس کا دُرے ریاست کے مزید
افوٹ کمپنی ہوئی ہے - مسٹی سمجھنے کی دوسری قسم کے زبان روہو عملا یہ ملتا
کے دُرے ریاست کے اصل میں اس قسم کے حکومت کے قائم کا فصلہ ہوئی ہے
گا ہے اسی سے حاضری سال کی دُرے اس تک کہ قائم ہے کیا جکی میں - یہ
ایسے سے تحت ریاست ہے -

4 - میری حکومت، ریاست آئنہ پر گریش میں سرمایے مزالت کے لئے
سادی دریجہ کے دوپ ہے تلگو زبان کی ترقی کو نہیں وہ ہے - اس سست
میں ایک حدید مساعی کے آغاز ہے طبر کے آکام حاضری کی ہے - یہ اکثک سال 1963 ؛
یہ تعلقہ اور اس سے کہ ستقر ہے سرمایے یہ دُرے ریاست کے یہ
غیر آئنہ مزوات کے مزالت اور سرمایہ کا مزالت کے لئے تلگو زبان استعمال
کی جاتہ -

5 - مسوات میں یہ مزات اور عبادات کے حالات سے معیس بر حکمہ زیدہ
دناؤور تناو کی ہوئی کہ میری قسم کے حکومت واقع یہ اس سے کہ
ہی نہیں ہے ممکن سمجھنے کہ - میری حکومت عادی سےطبر زہر اتیا
ہات قانون درآمد و برآمد ، سماح حوزری اور غذٰات اجسیس اور دیگر یقینی -
مات جمعہ سماحی کو رکن تہام ہے لئے تلگو مسٹری قائم کر جی - تاہم میری
حکومت کو اس سے کا مسکن سے تاج تعلقہ میں اپنے کی وجہ سے بذالی ضعیف
اندی ویلے طاقنات مذبوہ کی اسی لئے سرمایے اور دوبار حکومت کے مالیہن
کے سیمکیئے ایسی مفید نقل انتظام اپنے کا کہان کا گا ہے - اسی کا اس سے
کہ مہم جنوری سے عمل میں آگئے - اسکریپٹی نہیں ریاستی حکومت کے وظیہہ پالنی
کے لئے بھی رعاوت کا اعلان کیا گیا ہے -
Appendix

29th January, 1975

۱۰-۱- ریاست میں ایم و ایمان کی صورتحال عام طور بر اطمن بیان ہے، تاہم

سعاشی صورتحال کا استحکام کر کے لئے عبر سبھی عادات، ہر وقت کم بیپانے

رخت ہیں تاکہ مسند اور دیگر اورہا کے جانین - مSouی حکومت - ریاست کی

پراما ترقی اور اس و ایمان کی بھر قرازی کے لئے تمام صورتی اقدامات کر گئے کا مصحم

اوازہ دکھپی ہے -

ء ۱- اس ایلیف کے دوران - سجلہ دیگر اورہا کے مختلف مسندہ قانونیں مہول

مسودہ قانون( چیمی سمجحہ ) تعارتی فصول آنہرا پریڈس

نات ۱۹۴۰ ع

(۱) مسودہ قانون (خصوصی جمع مشحصہ ) تعارتی فصول آنہرا پریڈس

نات ۱۹۴۰ ع

(۲) مسودہ قانون (راہد جمع مشحصہ نی) مالگر اراضی آنہرا پریڈس

نات ۱۹۴۰ ع

(۳) مسودہ قانون (دگر) مسلمہ حانیکی معلیمی ادارہ حاب آنہرا پریدس

نات ۱۹۴۰ ع

(۴) مسودہ قانون سرکاری امداد نہ صعب آنہرا پریڈس ہاب ۱۹۴۰ یع

(۵) مسودہ قانون (بیسی) عصول نمرات آنہرا پریڈس نات ۱۹۴۰ یع

(۶) مسودہ قانون (بیسی) عصول گھوڑ دوز و سرط ناری (علاوہ بذگانہ)

آنہرا پریدس نات ۱۹۴۰ یع

جیہ ہند