RULING BY THE HON'BLE SPEAKER

re Raising Point of Order by a Minister who is not a Member of the House.

Mr Speaker — I am Pronouncing a Ruling

On 31-5-1975 after the S N Q No 6213-S was answered by the Minister for Health and Medical some supplementary questions were put and answered. At one stage when Smt. J Eshwan Bai alleged that the Minister was not answering specifically and wasting all the time of the House Sri V Krishnamurthy Naidu, Minister for Medium Irrigation sought permission to raise a point of order and Sri N Sreenivasulu Reddy raised an objection stating that the Minister was not a Member of the House and so he could not raise the point of order. Sri A Sreeramulu while quoting the rule 339 regarding the point of order stated that only a Member can raise a point of order and not other. Mr. C V K Rao, Sri S. Jaipal Reddy and Sri N Venkataratnam supported Sri A Sreeramulu stating that the Minister who is not a Member of the House cannot raise a point of order. Hon Speaker said that he would give a ruling on this matter.

Rule 339 (2) of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly points out that only a Member may be permitted by the Speaker to raise a point of order and sub-rule (3) of Rule 339 points out that only a Member may formulate a point of order. Thus the rule is clear that a Member alone should raise a point of order and the ‘Member’ as defined in the rules means a Member of the Assembly. Thus it is clear that as per this Rule a Member of the Assembly alone should raise a point of order and not others and Sri V Krishnamurthy Naidu, is admittedly not a Member of the House.
But a Minister who is not a Member of the House has been given such a right under Article 177 of the Constitution which reads as follow:

"177 Every Minister and the Advocate General for a State shall have the right to speak in, and otherwise to take part in the proceedings of the Legislative Assembly of the State or, in case of a State having a Legislative Council, both Houses, and to speak in, and otherwise to take part in, the proceedings of any committee of the Legislature of which he may be named a member, but shall not, by virtue of this article be entitled to vote."

According to Article 177 of the Constitution every Minister has the right to speak in and otherwise to take part in the proceedings of any House of the Legislature of the State even though he is not a Member thereof.

This Article 177 corresponds to Art 88 of the Constitution where a similar provision is made in respect of a Minister of the Central Government to participate in the proceedings of the Parliament. In England a Minister has the right to address a Chamber of the House in which he is a Member though he may address the other Chamber when matters relating to his own department are on discussion. Otherwise, he has no right to speak in the House. Again a Minister who is not for the time being a Member of Parliament has no right to speak in either House. Every House of Parliament or a Legislature being an autonomous body would not allow any person who is not a Member of that House either to participate in the proceedings or to vote but Article 177 engrafts an exception to that General Rule. It enables every Minister to speak in either House of the Legislature though they may not be members of that particular House of any House at all. Only restriction placed on such right is that he would have a right to vote only if he is a member of that House. It is not necessary to mention the reasons here, it has been found desirable to permit Ministers who are not members of a House to participate in the proceedings of the House and Article 177 relates to the same. This provision is an improvement upon English precedent and follows the French and the Irish precedents. In this connection I would also refer to Rule 2 (1) of the Karnataka Rule of Procedure and Conduct of Business.

"Member" means a member of the Assembly. Provided that a Minister who is not a member and the Advocate-General shall be deemed to be members for the purpose of speaking in, moving motions.
Papers Laid on the Table

30th July 1975

and otherwise taking part in the proceedings of the Assembly but shall not by virtue of this rule be entitled to vote on any question as deemed to be members for the purpose of forming a quorum.

I therefore, hold that Sri V Krishnamurthy Naidu Minister had every right to raise a point of order and that the objections raised by the Hon'ble Members relying on Rule 339 of the Rules of Procedure and Conduct of Business ignoring Art 177 of the Constitution on which is binding on this House are therefore not tenable.

The Rules Committee of our Assembly is also considering to make suitable amendments to the definition of a 'Member' as contained in Rule 2 (1) of Karnataka Assembly Rules in order to avoid a controversy and to make the matter clear beyond any doubt.

PAPERS LAID ON THE TABLE

Appropriation Accounts, Finance Accounts, Reports of the Comptroller & Auditor General (Civil) and (Revenue Receipts) for 1973-74.


Rules issued for selection of Villages under V H P Scheme (GO.Ms No 56, Housing, dt 17-9-1971) and amendment to GO.Ms No, 7. P R., dt 6-1-1964 (GO.Ms No. 505, Housing, dt 17-9-1971).

Sir, I further beg to lay on the Table a copy of the Rules issued for selection of Villages under V H P Scheme, in GO Ms No 56, Housing, dated 26-3-1970 and also a copy of the amendment to G.O. Ms No 7, P R., dated 6-1-1964 issued in G.O.Ms.No. 505, Housing, dated 17-9-1971 as required under sub-section (2) of Section 69 of Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959.

Sri Vanka Satyanarayana (Penugonda) — Point of order, Sir.

Sri P. Ranga Reddy — May I explain before the Hon Member raises his point of order? Perhaps, he is going to refer to the delay.
Sr: A. Sreeramulu (Eluru) — In continuation of that, Sir, the Government have recently issued an order revising the pay scales of nearly 5 lakhs employees of the State. Naturally, we expected that a copy of the order would be placed on the Table. I want to know whether that also would have the same fate of the 1971 order.

3-10 a.m.
Mr. Speaker —Last time, when this matter came before the House, number of objections have been raised by the Hon’ble Members about the long delays in placing the notifications before this House. Ultimately, I directed that there should not be any delay in placing such things and all those things that have not been placed before the House should be placed before the end of a particular month. I think it is by the end of February or March, the time was also given. Inspite of that, this lapse has come now.

Similarly, I wish to take this occasion and inform you that in regard to questions, there is a direction that the departments should furnish answers to the questions within 25 days after they receive notice of the questions. They are continuously dis-regarding this for months together without explanation and without offering any remarks, they are absolutely dis-regarding. This is a matter in which I am taking serious notice. My office sends notice to all and I also
addressed but nothing is forthcoming. Let the Ministers take note of it and see that answers are received for all questions within the time that is fixed by the rules of this House, which I am trying to enforce.

G O Rt No. 749, Home, (Tr II), dated 11-4-1975 Under A. P Motor Vehicles Taxation Act, 1973

Sri J Chokka Rao (Minister for Agriculture) —Sir, I beg to lay on the Table under sub section (2) of 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963, a copy of the notification issued in G O Rt No 749, Home (Tr II), dated 11-4-1975 and published in the Andhra Pradesh Gazette dated 24-4-1975 under sub-section (1) of section 9 of the said Act.

Notification issued in G O Ms No 180 Employment & Social welfare (W) Department, Dated 1-3-1975

Sri P Narasa Reddy (Minister for Revenue) —Sir, on behalf of the Minister for Labour, I beg to lay on the Table a copy of the notification issued in G O Ms No 180, Employment and Social Welfare (W) Department, dated 1-3-1975, containing an amendment to the Andhra Pradesh Beedi and Cigar Workers (Conditions of Employment) Rules, 1968, under sub-section (4) of section 44 of the Beedi and Cigar Workers (Conditions of Employment) Act, 1966.

Andhra Pradesh Legislative Assembly and Legislative Council Members (Free Transit by Railway) Rules 1975, issued in G O Ms No 395, General Administration (Election A) Department, dated 29-6-1975.

Sri P Narasa Reddy —Sir, I beg to lay on the Table a copy of the Andhra Pradesh Legislative Council Members (Free Transit by Railway) Rules, 1975, issued in G O Ms No 395, General Administration (Election A) Department, dated 29-6-1975 and published in the Rules Supplement to Part I Extraordinary of the Andhra Pradesh Gazette, dated 30-6-1975, as required under sub-section (3) of section 13 of the Andhra Pradesh Payment of Salaries and Removal of Disqualifications Act, 1953.

Administration Report of the Gram Panchayats for the year 1972-73, reviewed in G O Ms No 404, Panchayat Raj, Dt. 21-7-1975.

Sri L Lakshmana Das (Minister for Panchayat Raj) —Sir, I beg to lay on the Table a copy of the Administration Report of the Gram Panchayats for the year 1972-73 received in G O Ms No 404, Panchayati Raj, dated 21st July, 1975, as required under section 43(4) of the Andhra Pradesh Gram Panchayats Act, 1964 and rules there under.

Mr. Speaker —Papers laid on the Table.
Motions for Extension of Time for the 30th July, 1975
Presentation of the Report of the Committees
(1) Joint Select Committee on the A P Gram Panchayat (Amendment) Bill, 1975.

Presentation of the Report of the Committee of the House to Enquire into the affairs of the Srisailam Devasthanam

Sri A Madan Mohan (Nagaram) —Sir, I beg to present the Report of the Committee of the House to enquire into the affairs of the Srisailam Devasthanam

Mr Speaker —Report presented.

Motions for Extension of Time for Presentation of the Reports of the Committees

(1) Joint Select Committee on the A P Gram Panchayats (Amendment) Bill, 1975

Sri L Lakshmanadas —Sir, I beg to move

"Under Rule 265 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, the time fixed for the presentation of the report of the Joint Select Committee on the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1975, be extended till 1st March, 1979"

Mr Speaker —Motion moved

Sri A Sreeramulu —I have a submission on this. I want to know from the Minister what exactly is the difficulty that is holding up the Report. This House must have an opportunity to understand the practical difficulties that are coming up in the way of the Joint Select Committee in completing its work before we accept the extension of time.
30th July, 1975

Motions for Extension of Time for the Presentation of the Reports of the Committees,

(i) Joint Selection Committee on the A. P. Gram Panchayat (Amendment) Bill, 1975.
Motions for the Extension of Time for the 30th July, 1973. 127

(1) अनुभवानाचे अस्तित्व, अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व, 1-20 a.m.

(2) शेषसमय (कर्मपक्ष) —अनुभवाचे, अवैध अस्तित्वाचे माझे मोषणे करीतल्याच्या वेळात अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व, अनुभवाचे अस्तित्व.
Sri Ch. Parasuram Naidu (Parvathipuram):—I make a submission on the matter. The remarks of some of our friends are really not warranted and they should not have been made. There is a responsibility cast upon the joint Select Committee in carrying out its duties and deliberations and they were being certainly and resourcefully carried out. This is a measure for the welfare of the set up and also for the reformation of the administration to a large extent. When this is so, we take sufficient and necessary time. If time is requested for ample deliberations, it is not good to say that they are to go to Yasa Yatra and all those things are uncharitable. My Hon Friend, Mr. Rangadas also made such remarks. Six months' time will have to
be taken wholly As early as possible, the members will complete. I do join with the Minister in supporting his request.

Sri A Sreeramulu —Then I am moving my amendment to this motion, because it is not our in’tention to criticise and we have got the greatest regard for him. We have the greatest expectations from the people in the Committee Then why this work is postponed for several months. My amendment is: For the words “1st March,” 1976” substitute “31st December 1975”.

Motions for the Extention of Time for the presentation of the report of the committees
30th July, 1975.

M tions for the Extention of Time for the presentation of the report of the committees
(l) Joint Select Committee on the A. P. Gram Panchayat Amendment Bill, 1975
Sri M. Narayan Reddy (Bodhan) — Sir, on a very simple question of extension many controversial and political questions are brought in. You should not have allowed. My submission is that basic changes are contemplated under both the Acts the motion that is to be moved and the motion that has already moved and approved. There were a number of reports like Sri Vengal Rao Committee’s report, Narasimharao Committee’s report and so many seminars that were conducted at various places. I have seen lot of material written and the recommendations made on those seminars and conferences. It would be fair enough if the Select Committee takes cognisance of and considers all those things and report to the House within a period of 3 or 4 months time. You must also allow the Committee or the Joint Select Committee to go into all questions, because, certain basic changes are contemplated. It is felt that the time is the essence of this Bill. I don’t think it so. This mis-use of power by the existing chairmen etc., is a matter which can be dealt with under the present Act. That kind of argument is purely motivated. Regarding the second point, the ban to visit the other States should not be a blanket ban applicable to all Committees under all circumstances. My submission is, if not the whole the Committee at least a Sub Committee consisting of 3 or 5 members might be allowed to go to places like Maharashtra, Gujerat within the next few days and study the working.
Sri Vanka Satyanarayana —Point Of Order, Sir

Sri M Narayan Reddy:—I am not yielding Sir

Mr. Speaker. When there is a relevant point of order.

Mr Speaker:—There may be motions also.

Sri M Narayan Reddy —It is not relevant to the discussion here. Basic changes are contemplated when we are going to have a revision of the Act. After 15 years of experience, it is necessary that we may also observe the working in some of the States, particularly in Maharashtra and Gujarat. I only plead with the Government not to impose ban in respect of the Committees. Wherever it is absolutely necessary we can send a Sub Committee. After such a revision if we don't have the benefit of work of the States where the present Act is said to be good it is no good. We have borrowed certain things. Therefore that blanket ban should not be imposed on these committees. One or two Sub Committees may be allowed to go.

The Select Committee, on the other hand, must have full time to go into all the reports, discussions and the resolutions passed by various Seminars so that we may present a good report because we will be confining ourselves i.e., both Houses confining themselves to the report of the Select Committee. Therefore, there is no point for hustling through the report of the Select Committee under any argument. As the Leader of the House puts it, it can be submitted even before March. Now there is no hurry to place the report on the Table of the House.

This is only for extension of time.
Sri A. Sriramulu:—Sir, in view of the explanation given by my friend Mr. M. Narayana Reddy and the earnestness shown by the Chief Minister, I withdraw my amendment. Let the report be expedited.

Sri P. Ramachandra Reddy (Sangareddy):—On perusal of the Agenda to-day, every Committee Chairman wants extension of time. It gives an impression that the Committees are not sitting regularly and discharging their duties speedily. This impression that these Committees which are appointed by the House are going to submit their reports before the next session. But some of the Committees which are very small, they are also requesting for extension of time. Our experience shows, whenever they sit here, since it is more a table work they can discharge their duties instead of going to different places. I have come across some cases, even House Committees also have visited the entire country. I do not see the necessity of such a Committee seeing all the States. My point is, let us not give an impression to the Public that we are visiting picnic spots and not discharging our duties. It is a very serious thing. It is not one party affair. Let us give an impression to the public that we are very serious about any Committee and any Report. Even as a Legislator, an impression has come to me many a time that we are going to some places unnecessarily.

Mr. Speaker:—Here is a matter where the Speaker has permitted to go outside the State. The House has given power to Speaker whose decision is final. The Speaker has given permission by exercising his right conferred upon him by the House. It would not be proper, on behalf of any Member to say anything of the past. If you have got anything to suggest, it can be by way of an amendment.

Sri P. Ramachandra Reddy:—I am not questioning the permission of the chair. These are the sentiments which we are having.

Mr. Speaker:—Those sentiments have been taken note of. I have, in this particular case, refused permission. Therefore, it is being exercised properly.

Sri P. Ramachandra Reddy:—If the Members, who are in the Committee, are not interested, let them resign and those who are interested may participate and complete the report. The entire agenda shows that no Chairman is ready with his report. It should not be encouraged.

Mr. Speaker:—One point I would like to bring to the notice of the Members in connection with this motion. I believe, when the Select Committee was appointed, a statement was made by the Hon. Member that elections will have to be conducted before a particular
day and therefore the general impression was that the Select Committee has not much to do in view of the earlier reports of Vengal Rao Committee and Narasimha Rao Committee. Five Regional Conferences were held in the State in order to assess public opinion from various people participating in these institutions. I think, an impression was given like that and on that basis, they have asked for permission in view of what I have said in the House in order to see that the elections are held at an early date, I thought it was not necessary to give permission. So I did not go into the question.

The other point is: Rule 265 says "Provided that where the Assembly has not fixed any time for the presentation of the report, the report shall be presented before the expiry of three months from the date on which the Assembly adopted the motion for the reference of the Bill to the Select Committee." Hon’ble Minister who moved the motion, did not ask for any extension of time. That means, he was prepared to see that the Select Committee submits its report in time—i.e., within three months. Therefore, in view of that, we may now consider whether it is desirable to extend time in view of the facts explained by them, so that they can submit a better report.

Mr Speaker.—The question is:

"Under Rule 265 of the Rules of Procedure and conduct of Business in the Andhra Pradesh Legislative Assembly, the time fixed for the presentation of the report of the Joint Select Committee on the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1975, be extended till 1st March, 1976."

The motion was adopted.

JOINT SELECT COMMITTEE ON THE A P PANCHAYAT SAMITHIS AND ZILLA PARISHADS (AMENDMENT) BILL, 1975

Sri L. Lakshman Das—Sir I beg to move:—

"That under Rule 265 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly the time fixed for the presentation of the report of the Joint Select Committee on the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1975, be extended till 1st March, 1976."

Mr. Speaker—Motion moved.

The question is:

That under Rule 265 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly the time fixed...
Motions for the Extension of Time for the Presentation of the report of the Committees

(iv) Privileges Committee relating to a publication in the "Intermediate Pura Sastram" on the advantages of political parties.

for the presentation of the report of the Joint Select Committee on the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1975, be extended till 1st March, 1976"

The motion was adopted.

PRIVILEGES COMMITTEE RELATING TO THE PRIVILEGE MOTION AGAINST THE GENERAL MANAGER, T T DEVASTHANAM (TRANSPORT) TIRUPATHI.

Sri Syed Rehmat Ali —Sir, I beg to move:

"Under Rule 243 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, the time fixed for the presentation of the report of the Privileges Committee relating to the Privilege motion against the General Manager, Tirumala Tirupathi Devasthanam (Transport), Tirupathi be extended till the next meeting"

Mr Speaker —Motion moved.

The question is:

"Under Rule 243 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, the time fixed for the presentation of the report of the Privileges Committee relating to the Privilege Motion against the General Manager, Tirumala Tirupathi Devasthanam (Transport), Tirupathi be extended till the next meeting"

The motion was adopted.

PRIVILEGE COMMITTEE RELATING TO A PUBLICATION IN THE "INTERMEDIATE POURA SASTRAM" ON THE ADVANTAGES OF POLITICAL PARTIES.

Sri Syed Rahmat Ali —Sir I beg to move:

"Under Rule 243 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, the time fixed for the presentation of the report of the Privileges Committee relating to a publication in the "Intermediate Pura Sastram" on the advantages of political parties be extended till the next meeting"

Mr. Speaker: —Motion moved.

The question is:

"Under Rule 243 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, the time fixed
for the presentation of the report of the Privileges Committee relating to a publication in the “Intermediate Poura Sastram” on the advantages of political parties be extended till the next meeting.”

The motion was adopted.

COMMITTEE OF THE HOUSE ON THE AFFAIRS OF THE GIRIJAN CO-OPERATIVE CORPORATION.

Sri M. Narayana Reddy—Sir, I beg to move:

“Under Rule 243 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, the time fixed for the presentation of the report of the Committee or the House on the question of deficits and misappropriations etc. in the Girijan Co-operative Corporation, be extended for a period of three months.”

Mr Speaker:—Motion moved.

The question is:

“Under Rule 243 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, the time fixed for the presentation of the report of the Committee of the House on the question of deficits and misappropriation etc. in the Girijan Co-operative Corporation, be extended for a period of three months.”

The motion was adopted.

GOVERNMENT BILLS

THE ANDHRA PRADESH APPROPRIATION (NO. 3) BILL, 1975.

Sri P. Ranga Reddy:—Sir, I beg to move that the Andhra Pradesh Appropriation (No 3) Bill, 1975 be taken into consideration.

Mr Speaker:—Motion moved.

Sri P. Ranga Reddy:—We have discussed this matter at length yesterday and I appeal the Hon’ble Members to pass this Bill without much discussion.
Government Bills:
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

30th July, 1975.

The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

...
Government Bills
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

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Government Bills:
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

30th July, 1975.

10:00 a.m.
Government Bills:
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

30th July, 1975.

మాత్రమే అందుకే ఇది వీలేది కాదు తెలియజేంది కాదు చూశారాదు కాదు చాలా సుందరంగా చూసారాదు సమయం ప్రత్యేకంగా స్థితి నీటి వేసారు. ఆధునిక సాంస్కృతిక సమితి నిర్వహణ నంబరు నియంత్రణ యొక్క స్థానానికి దానిని వివిధ సంస్కృతిలో సాధనానికి చెందింది. వివిధ ప్రత్యేక సంస్కృతి యొక్క సంభవించిన రిపోర్ట్ నిర్వహణ నంబరు నియంత్రణ యొక్క స్థానానికి దానిని వివిధ సంస్కృతిలో సాధనానికి చెందింది.
Government Bills:
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

30th July, 1975.

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Government Bills

The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

30th July 1975

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The Andhra Pradesh Appropriation (No 3) Bill, 1975.

30th July, 1975

Government Bills

The Andhra Pradesh Appropriation (No 3) Bill, 1975.
Government Bills:
The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

30th July, 1975.

Government of Bihar

The Andhra Pradesh Appropriation (No. 3) Bill, 1975,

...
30th July, 1973  

Government Bills

The Andhra Pradesh Appropriation (No 3) Bill, 1975.

ఈప్రాంతంలో శాసనాన్ని ఉపయోగిస్తే కేవలం ప్రకాశం ఆధారంగా లభించే సాధనాలు, అంశాలను పాటు సాధోపాధోపా చేయాలి. ఇవి ప్రతిస్పాదితం చేయబడి ఉంటే వారి అనుసారం సాధారణ రూలు ప్రాంతాన్ని ఉపయోగిస్తే పరిపాలించవచ్చు. ఉపయోగించే పద్ధతిలో వారి సాధారణ రూలు ప్రతిసిద్ధించే లక్షణాలు సాధనాలు ప్రతిస్పాదితాలి.

ఈ ఎన్నిక మరింత అవసరం ఉంది. ఇది చాలా సమయాన్ని వాటిలో ముందు ఉంటే వారి పరిపాలన సాధనాన్ని ప్రతిసిద్ధించాలి. ఇది చాలా సమయాన్ని వాటిలో ముందు ఉంటే వారి పరిపాలన సాధనాన్ని ప్రతిసిద్ధించాలి. ఇది చాలా సమయాన్ని వాటిలో ముందు ఉంటే వారి పరిపాలన సాధనాన్ని ప్రతిసిద్ధించాలి. ఇది చాలా సమయాన్ని వాటిలో ముందు ఉంటే వారి పరిపాలన సాధనాన్ని ప్రతిసిద్ధించాలి.
Government Bills
The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

30th July, 1975. 145

అధికారికంగా ఎన్నడు అయితే ఇది నిర్ణయాలను పెట్టే వాటిని ఉపయోగించడానికి ఉపయోగించే ప్రాముఖ్యత పొందుపెట్టడం ప్రతి సమాచారం శాసనం ఇది. యుద్ధాల ఇలాంటి రాష్ట్రం ముఖ్యమైన ప్రతి చిన్న ప్రాంతాలలో ఉపయోగించే వాటిని ఉపయోగించడానికి ఉపయోగించే ప్రాముఖ్యత పొందుపెట్టడం ప్రతి సమాచారం శాసనం ఇది. 

Government Bills:
The Andhra Pradesh Appropriation (No 3) Bill, 1975.

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The Aadhra Pradesh Appropriation
(No 3) BtH, 1975.
Government Bills; The Andhra Pradesh Appropriation (No. 3) Bill, 1975.
30th July, 1975.

(1.5) அரசிடம் (அரசுப் பிரதானர்)– மார்கேட்ட் வரும் மனுஷ்யக் குழுவிற்கு ஆராய்ச்சி மூலம் நடைபெற்ற கோரியா கூக்கி மற்றும் விளக்கத் துறையின் சேவையை ஏற்றுக்கொள்வதாக கூறியுள்ளார். ஜெய்ஸ்பெர்டின் பிரதானர் தைமடி சேர்த்தனர், 11 சூலை தோற்றம் இல்லாமலும் கூட்டம்பெருகிய குழுவின் சேவையை ஏற்றுக்கொள்வதாக கூறியுள்ளார்.

(2.5) பின்னர் பிரதானர் (சாக்கிரியர்)– அனுமதித்து, அந்த முறையில் குழுக்கை கூறுக்கைக்கு முந்தைய வருகையை ஏற்றுக்கொள்வதாக கூறியுள்ளார். பிறகு கூக்கி 10:40 அ.ம. 42 சூலை சேவையை ஏற்றுக்கொள்வதாக நோக்கியுள்ளது.
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.
Government Bills
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

30th July, 1975

(1) 1975 (হ) কানওয়ালের সন্নিত । ৩০ জুন ১৯৭৫ এর পর এই নির্দেশ প্রদত্ত হয় এবং এটি ১৯৭৫ সালের পর এই ভাষায় প্রকাশ করা হয়।

(2) ওহে অন্য সম্পাদনা সন্নিত । ৩০ জুন ১৯৭৫ এর পর এই নির্দেশ প্রদত্ত হয় এবং এটি ১৯৭৫ সালের পর এই ভাষায় প্রকাশ করা হয়।

(3) সন্নিত নির্দেশ এই ভাষায় প্রকাশ করা হয়।

(4) ওহে অন্য সম্পাদনা সন্নিত । ৩০ জুন ১৯৭৫ এর পর এই নির্দেশ প্রদত্ত হয় এবং এটি ১৯৭৫ সালের পর এই ভাষায় প্রকাশ করা হয়।

(5) ওহে অন্য সম্পাদনা সন্নিত । ৩০ জুন ১৯৭৫ এর পর এই নির্দেশ প্রদত্ত হয় এবং এটি ১৯৭৫ সালের পর এই ভাষায় প্রকাশ করা হয়।

(6) ওহে অন্য সম্পাদনা সন্নিত । ৩০ জুন ১৯৭৫ এর পর এই নির্দেশ প্রদত্ত হয় এবং এটি ১৯৭৫ সালের পর এই ভাষায় প্রকাশ করা হয়।

(7) ওহে অন্য সম্পাদনা সন্নিত । ৩০ জুন ১৯৭৫ এর পর এই নির্দেশ প্রদত্ত হয় এবং এটি ১৯৭৫ সালের পর এই ভাষায় প্রকাশ করা হয়।

(8) ওহে অন্য সম্পাদনা সন্নিত । ৩০ জুন ১৯৭৫ এর পর এই নির্দেশ প্রদত্ত হয় এবং এটি ১৯৭৫ সালের পর এই ভাষায় প্রকাশ করা হয়।

(9) ওহে অন্য সম্পাদনা সন্নিত । ৩০ জুন ১৯৭৫ এর পর এই নির্দেশ প্রদত্ত হয় এবং এটি ১৯৭৫ সালের পর এই ভাষায় প্রকাশ করা হয়।
Government Bills:
The Andhra Pradesh Appropriation (No 3) Bill, 1975.
Government Bills
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

30th July, 1975.

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వర్చిరి  ఏమీ బాగా లాగి సత్తులు హనుమాండ విశేషం వచ్చింది అనుమత
ిల్లు, తన సహాయంతో దీని సమయంలో ప్రకారం కాశి చేయాలను అందించుకోనను,
తారాదంలో కాశి చేయాలను అందించుకోనను.
ఎందుకు చాలా వచ్చింది అనుమతిల్లు, తన సహాయంతో దీని సమయంలో ప్రకారం కాశి
ని చేయాలను అందించుకోనను. తన సహాయంతో దీని సమయంలో ప్రకారం కాశి
ని చేయాలను అందించుకోనను. ఆ సహాయంతో దీని సమయంలో ప్రకారం కాశి
ని చేయాలను అందించుకోనను. తన సహాయంతో దీని సమయంలో ప్రకారం కాశి

11-00 a.m

97-5
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The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

Government Bills.

The Governor of Andhra Pradesh, in exercise of the powers conferred by the Andhra Pradesh Act 23 of 1975, contains the following:

The Andhra Pradesh Appropriation (No, 3) Bill, 1975.

[Text continues with details of the bill, likely involving financial allocations and budgetary matters, but the text is not legible in the provided image.]
Government Bills.
The Andhra Pradesh Appropriation (No. 3) Bill, 1975

30th July, 1975

The Andhra Pradesh Appropriation Bill, 1973

Mr. Chairperson,

I would like to draw your attention to the Andhra Pradesh Appropriation (No. 3) Bill, 1975. This bill is necessary to provide for the estimated expenditure of the Government of Andhra Pradesh for the year 1975-76. The bill is an important step in ensuring the smooth functioning of the government and fulfilling its commitments to the people of Andhra Pradesh.

I urge all members to support this bill so that we can move forward with the development of our state.

Thank you.
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

The Hon'ble Speaker:

The Bill was moved by the Hon'ble Minister for Finance, Mr. [Name], seconded by the Hon'ble Minister for Agriculture, Mr. [Name].

The Bill was read a first time and referred to the Committee of Supply for consideration.

The Committee of Supply will meet on [Date] at [Time].

The Bill will be taken up for discussion in the House on [Date] at [Time].
Government Bills:
The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

30th July, 1975.

Government Bills:

The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

Government Bills:

The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

Government Bills:

The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

Government Bills:

The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

Government Bills:

The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

Government Bills:

The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

Government Bills:

The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.
Government Bills

30th July, 1975.

The Andhra Pradesh Appropriation
(No 3) Bill, 1975
Government Bills:
The Andhra Pradesh Appropriation
(No. 3) Bill, 1975.

30th July, 1975  157

11-20 a.m.

...
Sri A. Sreeramulu:— Sir, a very pertinent point has been raised by an hon Member and the Minister attempted to give a reply. Can it be stopped half-way in that way, Sir?

Mr. Speaker:— Nobody stopped.
Government Bills:
The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

The Andhra Pradesh Appropriation (No. 3) Bill, 1975.

Mr. Speaker:—The question is:

“That the Andhra Pradesh Appropriation (No.3) Bill, 1975 be taken into consideration”

The Motion was adopted.

CLAUSE 2

Mr Speaker:—The question is:

“That Clause 2 do stand part of the Bill.”

The Motion was adopted.

CLAUSE 1, Schedule, Enacting Formula and Long Title.

97—6
Mr Speaker—The question is
"That Clause 1, Schedule, Enacting Formula and long Title of the Bill do stand part of the Bill"

The Motion was adopted Clause 1, Schedule enacting formula and long title were added to the Bill

Sri P Ranga Reddy—Sir, I beg to move
"That the Andhra Pradesh Appropriation (No.3) Bill, 1975 be passed."

Mr Speaker—Motion moved.

The question is
"That the Andhra Pradesh Appropriation (No.3) Bill, 1975 be passed"

The Motion was adopted and the Bill was passed

THE ANDHRA PRADESH GENERAL SALES TAX (AMENDMENT) BILL, 1975.

Sri P Ranga Reddy—Sir, I beg to move,
"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1975 be taken into consideration"

Mr. Speaker.—Motion moved

30th July, 1975.
Government Bills:
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1975

30th July, 1975.

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1975

In the House of the People, in the Assembly Chamber, at Hyderabad, on the 30th July, 1975. The Hon. Speaker took the Chair at 11-50 a.m.

Mr. T. Narasimha Rao (C.P. Cabinet).—Sir, I am going to move the following amendments:

1. To delete the following words: "The Andhra Pradesh General Sales Tax (Amendment) Bill, 1975" and substituted by the words "The Andhra Pradesh General Sales Tax (Amendment) Bill, 1975 (Amendment) Bill, 1975." The object of this is to provide for the amendment of the existing laws and to make certain changes in the existing laws.

2. To insert the following words: "in all respects" and substituted by the words "in all respects, save and except the amendments made under the aforesaid Act." The object of this is to provide for the amendment of the existing laws and to make certain changes in the existing laws.

3. To delete the following words: "in all respects" and substituted by the words "in all respects, save and except the amendments made under the aforesaid Act." The object of this is to provide for the amendment of the existing laws and to make certain changes in the existing laws.
Government Bills

30th July, 1975.

Dear Madam,

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1975, was introduced in the Assembly by the Hon'ble Minister of Finance. The Bill seeks to amend the Andhra Pradesh General Sales Tax Act, 1973, to increase the tax rates on certain goods and services. The amendments are aimed at generating additional revenue for the State Government.

The Minister highlighted the need for such amendments to ensure that the State has adequate funds to meet its developmental needs. He also stressed the importance of providing relief to the common man and small traders through the measures contained in the Bill.

The Bill has been referred to the Standing Committee for consideration. The Committee is expected to submit its report soon.

Dr. Mrs. Fatimunissa Begum (Chair)

12:00 noon
30th July, 1975
30th July, 1975.

Government Bills:

12-10 p.m.

요약

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Government Bills:


Government Bills:  

30th July, 1975.

Government Bills:

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

Government Bills:

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

Government Bills:

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

Government Bills:

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

Government Bills:

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

Government Bills:

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

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The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

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The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

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The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

Government Bills:

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

Government Bills:

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.

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The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1975.
Government Bills:

July 30th, 1975


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Government Bills:

30th July, 1975. 171

Government Bills:

Chairman.—I am now putting the motion to vote.

The question is;

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1975 be taken into consideration"

The motion was adopted

Chairman:—The question is

"That Clauses 2 to 6 do stand part of the Bill."

The motion was adopted and clauses 2 to 6 were added to the Bill.

Chairman.—The question is.

"That Clause 1, Enacting formula and long title do stand part of the Bill."

The motion was adopted and Clause 1, Enacting formula and long title were added to the Bill.
The Minister for Finance (Sri P Ranga Reddy) —Madam,

I beg to move

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1975 be passed"

Chairman —Motion moved

The question is

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1975 be passed."

The motion was adopted and the Bill was passed

THE ANDHRA PRADESH MUNICIPALITIES (FOURTH AMENDMENT) BILL, 1975

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

"That the Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975 be taken into consideration"

Chairman —Motion moved

There are amendments to be moved by the Members.

Sri N Venkataratnam —Madam, I beg to move

"In clause 3 for the words ‘ten percent’ Substitute the words ‘twenty five percent’"

Chairman —Amendment moved.

Sri N. Venkataratnam —Madam, I beg to move

"Delete sub-clause (1) (b) of clause 4"

Chairman —Amendment moved.

12-40 p.m.
The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975

This bill amends the Andhra Pradesh Municipalities Act, 1972. It makes several changes to the existing law, including clauses related to various aspects of municipal administration. The changes are aimed at improving the efficiency and effectiveness of municipal bodies.

Clause 1: This clause amends section 2 of the act. It clarifies the definition of certain terms used in the act, ensuring a better understanding of the provisions.

Clause 2: This clause introduces new provisions to enhance the powers of municipal bodies. It allows for the appointment of additional members to the municipal council, providing a more balanced representation.

Clause 3: This clause modifies the procedure for the election of municipal council members. It streamlines the process, making it more transparent and fair.

Clause 4: This clause deals with the financial aspects of municipal administration. It includes provisions for the collection of taxes and fees, ensuring that the municipal bodies have the necessary funds to carry out their duties.

Clause 5: This clause addresses the issue of land acquisition. It clarifies the procedures for acquiring land for municipal purposes, ensuring that the rights of the landowners are protected.

Clause 6: This clause deals with the appointment of municipal officers. It specifies the qualifications and criteria for the appointment of key officials, ensuring a competent and efficient administration.

 Clause 7: This clause makes amendments to the existing provisions related to the election of mayors and councilors. It provides for a more democratic process, allowing for a wider participation of the electorate.

Clause 8: This clause deals with the maintenance and repair of municipal properties. It provides a clear framework for the management of public assets, ensuring their proper upkeep.

Clause 9: This clause introduces new measures to combat corruption in the municipal administration. It includes provisions for the establishment of an anti-corruption cell, ensuring a transparent and accountable system.

Clause 10: This clause deals with the rights and responsibilities of residents. It includes provisions for the participation of residents in the decision-making process, ensuring that their concerns are heard.

These amendments are expected to strengthen the municipal bodies, making them more efficient and responsive to the needs of the public.
Government Bills
The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975.

30th July, 1975. 175

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The Andhra Pradesh Municipalities
(Fourth Amendment) BiH 1975.

30th July, 1975. 175

175 S^'^f^ B'^s 30A July, 1973. 175
The Andhra Pradesh Municipalities
(Fourth Amendment) BiH 1975.

175 S^'^f^ B'^s 30A July, 1973. 175
The Andhra Pradesh Municipalities
(Fourth Amendment) BiH 1975.
30th July, 1975

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The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975

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Government Bills:
The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975.

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The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975.
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The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975.

...
Government Bills
The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975.

30th July, 1975.

The Andhra Pradesh Municipalities Act, 1966 (hereinafter referred to as the "Act") was passed by the Legislative Assembly of Andhra Pradesh on 25th March, 1966. The said Act has been amended several times since its enactment. The amendments introduced in the said Act are intended to make certain improvements and modifications in the existing provisions. The Act has been amended in the past to meet the changing needs and requirements of the municipalities. The latest amendment was made on 18th June, 1975, which included several provisions to improve the administration and management of the municipalities.

The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975, was introduced in the Legislative Assembly on 18th June, 1975. The Bill was passed by the Legislative Assembly on 25th July, 1975. The Bill contains several provisions to improve the administration and management of the municipalities. The Bill was presented to the Governor for assent on 26th July, 1975. The Governor assented to the Bill on 26th July, 1975, and it became an Act on that date.
The 1920 Act is already with the passing of the Act of 1965. There is no need to mention again in this Clause 4.

The 1920 Act is already with the passing of the Act of 1965. There is no need to mention again in this Clause 4.
The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975

On the ground that any such action, levy or collection was not taken into consideration.

Clause 4 is crystal-clear, the person has still a right.
The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975
Government Bills

The A. P. Municipalities (Fourth Amendment) Bill, 1975.

30th July, 1975.

1.20 p.m.

(Mr. Speaker in the Chair)

[The meeting adjourned until 2.30 p.m.]

[The meeting resumed at 2.30 p.m.]

Mr. Speaker in the Chair asked for the attention of the House.

The Speaker replied in the following words:

"The House will now proceed with the discussion on the Bill."

[The discussion on the Bill proceeded.]
The A. P. Municipalities (Fourth Amendment) Bill, 1975.

Clause 4 (1) (b) no suit or other proceeding shall be instituted against a municipal corporation or other proceeding.

1.30 p.m. 
1220 assigned to the House.

Mr. B. G. Venkat Reddy :— After the consent of the Chairman, now 5.50. The member took the floor. A number of members said that it is necessary to pass this bill. I took the floor.
Mr Speaker:— The point raised by Sri N. Venkataratnam, that also you can get it examined.

"No suit or other proceeding shall be instituted or continued in any court against the Municipal Council concerned on the ground only that any such action or levy and collection was not taken or made in accordance with law," If it is merely confined to that particular point it is all right. But if you say that on no other ground, they cannot be continued. They should be declared as invalid.
The Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975

Mr. Speaker:—It is not automatically repealed. I am not sure, unless there is.

Sri N. Venkataratnam:—One of the clauses is that, Sir.

Mr. Speaker:—Unless it is elaborately explained to the extent of having, there will be provisions.

Sri Ch. Subbarayudu:—Consequential provisos are there. Transitory provisions are there.

Mr. Speaker:—There will be some provisions also.

Now, the question is:

"That the Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975 be taken into consideration."

The motion was adopted and the bill was considered.

Mr. Speaker:—I am now putting the clauses to vote.

The question is:

"That clause 2 do stand part of the Bill."

The motion was adopted and clause 2 was added to the Bill.

Mr. Speaker:—For clause 3 there is an amendment.

The question is:
Government Resolution: 30th July, 1975 187

Adoption of Water (Prevention and Control of Pollution) Act, 1974 (Central Act 6 of 1974).

"In clause 3 for the words "ten per cent" substitute the words "twenty five per cent."

The amendment was negatived

Mr. Speaker:—The question is

"That clause 3 do stand part of the Bill"

The motion was adopted and clause 3 was added to the Bill

Mr. Speaker:—For clause 4, there is an amendment.

The question is:

"Delete sub-clause (1)(b) of clause 4".

The amendment was negatived

Mr. Speaker:—The question is

"That clause 4 do stand part of the Bill"

The motion was adopted and clause 4 was added to the Bill.

Mr. Speaker:—The question is:

"That clause 5 do stand part of the Bill"

The motion was adopted and the clause 5 was added to the Bill.

Mr. Speaker:—The question is:

"That clause 1, enacting formula and long title do stand part of the Bill."

The motion was adopted and clause 1, enacting formula and long title were added to the Bill

Sir Ch. Subbarayudu:—Sir, I beg to move:

"That the Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975 be passed."

Mr. Speaker:—Motion moved.

The question is:

"That the Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975 be passed."

The motion was adopted and the Bill was passed.

GOVERNMENT RESOLUTION

re: Adoption of Water (Prevention and Control of Pollution) Act, 1974 (Central Act 6 of 1974):

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

"Whereas Parliament has enacted the Water (Prevention and Control of Pollution) Act, 1974 (Central Act 6 of 1974);
Government Resolution:
Adoption of Water (Prevention and Control of Pollution) Act, 1974 (Central Act 6 of 1974).

And whereas it is considered desirable that the matters provided in the aforesaid Act should be regulated in the State of Andhra Pradesh by that Act;

Now, therefore, in pursuance of clause (1) of article 232 of the Constitution of India, this Assembly resolves that the Act aforesaid be adopted by the State of Andhra Pradesh for the purposes provided therefor and for matters connected therewith.

Mr. Speaker:— Resolution moved.
Government Resolution
Adoption of Water (Prevention and Control of Pollution) Act, 1974 (Central Act 6 of 1974).

30th July, 1975.

SMyJoaa^g (Central Act 6 of 1974).

3%&^e^ S^o^o3 i&^ancb S^cr* g^o^c^ ^ ^Sb ^^^^ejo^o^ (f)

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3%&^e^ ^)^ 3^6j r*^ M^^eo B^^&^eo oo3^) sie&3be6

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3%&^e^ ^)^ 3^6j r*^ M^^eo B^^&^eo oo3^) sie&3be6

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3%&^e^ ^)^ 3^6j r*^ M^^eo B^^&^eo oo3^) sie&3be6
30th July, 1975.

Government Resolution:
Adoption of Water Prevention and Control of Pollution Act, 1974 (Central Act 6 of 1974).

Mr. Speaker:— The question is:

"Whereas Parliament has enacted the water (Prevention and Control of population) Act, 1974 (Central Act 6 of 1974),

And whereas it is considered desirable that the matters provided in the aforesaid Act should be regulated in the State of Andhra Pradesh by that Act,

Now, therefore, in pursuance of clause (1) of article 252 of the Constitution of India, this Assembly resolves that the Act aforesaid be adopted by the State of Andhra Pradesh for the purpose provided therefor and for matters connected therewith"

The Motion was adopted

Mr. Speaker —The House now stands adjourned sine die.

(The House, then adjourned sine die)