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THE ANDHRA PRADESH  
Legislative Assembly Debates  
OFFICIAL REPORT  
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THF
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 Yellareddy
3. Sri M. Yellappa
4. Dr. (Ms.) Fathimunniva Begum

SECRETARY: Sri G. Ramachandra Naidu.

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. Purnananda Sastry
6. Sri K. Satyanarayana Rao
7. Sri R. N. Sarma.
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ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Tuesday, the 25th March, 1975
The House met at Half Past Eight of the Clock
(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

EXPENDITURE ON CONSTRUCTION OF QUARTERS FOR GOVT. EMPLOYEES IN THE CITY

438—

*5479Q.—Sri A. Sreeramulu (Eluru):—Will the Minister for Public Works Department be pleased to state:

(a) whether it is a fact that an expenditure of Rs. 3.61 crores, incurred upto the end of March, 1961 on the development of the capital city is debited to Andhra region;

(b) if so, whether the amount spent is on the construction of quarters for Government employees in the city;

(c) if so, the number of quarters constructed;

(d) the cost of maintenance of these quarters for 1973-74; and

(e) the rents collected from occupants for 1973-74?

The Minister for Public Works (Sri Ch. Venkata Rao):—(a) about Rs. 2.3 crores only on the development of Capital on Government buildings was debited to Andhra region.

(b) an amount of about Rs. 112.57 lakhs was spent on the construction of the Government quarters under Rental Housing Scheme.

(c) 1206 Nos., upto 1961.

d) Rs. 3.00 lakhs.

(e) Rs. 4.01 lakhs excluding the amount of H. R. A. foregone by the occupants of the quarters.

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

(161)
Sri A. Sreeramulu:—Sir, while answering (d), i.e., the cost of the maintenance of these quarters for 1973-74 for one year's cost, the Minister has stated Rs 3 lakhs. But according to the answer given previously to a question put by Mr. C. V. K. Rao the Minister has stated that the annual cost of maintenance is Rs. 9.87 lakhs. This is question No. 357 and that was a written reply and this unstarred question was posted for 17th March 1975. I want to know how this discrepancy has crept in. I want this discrepancy reconciled.

Sri A. Sreeramulu:—What is the total cost of maintenance incurred by the Government right from the date of construction of the quarters till now of these 1206 quarters?

Sri A. Sreeramulu:—I have calculated right from the construction till to-day it has came to Rs. 1,43,77,000 If we add depreciation value and also the interest at least at 4% on the investment we have made, this becomes a highly unprofitable proposition. Will the Government at least realise the futility of maintaining these quarters and try to dispose of them, so that new constructions may be undertaken?

ASSAULTING OF PRINCIPAL, GOVERNMENT JUNIOR COLLEGE, YELLANDU

10-00 a.m

*6197-(L) Q.—Sri Chekuri Kashiah (Palwancha):—Will the Chief Minister be pleased to state:

(a) whether the Principal, Government Junior College, Yellandu in Khammam District was assaulted and beaten badly on 14-10-74;

(b) whether it is a fact that he was beaten badly twice;

(c) whether the police has taken precautionary measures in the month of December, 1974 after the first incident;

(d) the reasons for the incidents; and

(e) the action taken by the Police Department in the matter?
Oral Answers to Questions. 25th March, 1975. 163

The Chief Minister (Sri J. Vengal Rao):—(a) The Principal, Government Junior College, Yellandu was beaten with a chappal on 14-10-1974 by a student,

(b) He was again assaulted on 9-12-1974 by 8 students and ex-students belonging to Yellandu and Kothagudem.

(c) The movements of students have been watched by the police.

(d) The incidents took place as the Principal was strict and did not allow the students from indulging in malpractices.

(e) The Police have registered 2 cases and they are pending trial.

Sri. J. Vengal Rao :— I entirely agree Sir. Certainly we do such things.

RE-DEFINITION OF UNTouchABILITY

432—

*6177 Q.—Smt. J. Eshwari Bai (Yellareddy):—Will the Chief Minister be pleased to state:

(a) whether it is a fact that Mr. Om Mehta, Minister in the Ministry of Home Affairs, Government of India while in the city during the second week of January, 1975 discussed with the State Government Officials about the re-definition of untouchability by the Central Government at the earliest; and

(b) if so, the reaction of this Government?

The Chief Minister (Sri J. Vengal Rao):—(a) No, Sir. The redefinition of untouchability did not figure in the discussions.

(b) Does not arise.

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

(a) Yes, Sir.

(b) Yes, Sir.

(c) No, Sir.

MANUFACTURING OF SUB-STANDARD MEDICINES

*5417 Q.—Sir M. Nagi Reddi:—Will the Minister for Health and Medical be pleased to state:

(a) whether it had come to the notice of the Government in the month of August that a Medicine Manufactures of Hyderabad who supplies medicines in large scale to the State Government is manufacturing sub-standard medicines;

(b) whether the Vigilance Cell authorities have raided and caught him;

(c) whether it has come to the notice of the Government that the Medicine Manufacturers are selling raw material ‘Pethidin’ in black market; and

(d) if so, the steps taken by the Government?

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

(a) Yes, Sir.

(b) Yes, Sir.

(c) No, Sir.
(d) The proprietor of the firm was arrested under MISA and was released in pursuance of the Judgement of the High Court on the Writ Petition filed by him. The licence of the firm has been suspended by the Drugs Controller.

Sri A. Sreeramulu:—The manufacturing firm is Royal Laboratories, according to the Minister. This must be made very clear to the public because the public must know about it. So, the Royal
Laboratories has been manufacturing sub-standard drugs and this has been detected by the Drugs Inspector. Will the Minister tell us the names of those sub-standard drugs and the quantities that were purchased by the Government during 1973-74. This is a very serious matter and the list of drugs will have to be supplied.

Sri K. Rajamallu :—I am sorry. I am not having the details with me about the medicines. Certainly we have been purchasing medicines from them, I will place the information on the Table of the House to-morrow or day after to-morrow about the medicines we have purchased so far and names of the medicines.

Sri D. Venkatesham ;—It has been stated that the medicines manufactured are of sub-standard. Is there any control over the release of the drugs and whether any officer is authorised to check them before releasing them into the market?

Sri A. Sreeramulu :—Is the Government still continuing to make purchase from this firm and if so, why the firm has not been black-listed?

*Sri K. Rajamallu:—We have stopped purchasing. We have already sealed the factory and there is no question of purchasing from them. We have given a lot of publicity in the Press about this.

*Sri M. Nagi Reddy :—What is the action taken by the Government against the officials who are responsible for the delay?

*Sri K. Rajamallu :—We are looking into it.
Oral Answers to Questions. 25th March, 1975. 167

3. Swamibar:—12 months' time is very long. It is 300 days. If we find it was wrong and they were sub-standard. It was 300 days ago. We want to know what action has been taken against the persons responsible for the delay and how the Government proposes to check it in future?

Sri K. Rajamallu:—We are enquiring. Already we have discussed this matter with the Chief Minister and the concerned officials and it is now under consideration—how to be careful in future and see that the same sort of mistakes do not repeat.

EVICTION OF LAND LORDS FROM BANJAR LAND BEARING S. No. 559, 620 ETC., IN NALUTARIPALMF OF INDUKURPET

*6202 (R)Q.—Sarvasri V. Sri Krishna, M. Nagi Reddy, and Vanka Sathyanarayana:—Will the Minister for Revenue be pleased to state:
(a) whether it is a fact that Sri Madisi Brahmaiah and 67 other Harijans of Nallataripalem of Indukurpet, Nellore District submitted a petition to the Revenue Divisional Officer, Nellore to evict the land lords who are in possession of banjar land bearing S. No. 559, 620 etc;

(b) whether the Revenue Divisional Officer, Nellore in his RC No. 10598/74 dated 22-10-74 issued order for eviction of land lords;

(c) whether it is also a fact that the land-lords disobeyed the orders and did not vacate the lands; and

(d) if so, the action taken by the Government to evict the land lords and give possession to the land-less poor?

Sri P. Narsa Reddy:—(a) But Sri Madiri Brahmaiah and 67 other harijan of Nallataripalem filed a petition before the Collector on 5-10-1974 and it was sent to the Revenue Divisional Officer, Nellore for necessary action.

(b) The Revenue Divisional Officer, sent the petition to the Tehsildar, Nellore in his reference reference No. 10398/74 dated 22 10.1974 for enquiry and necessary action for evicting the landed ryots from the Government lands in question.

(c) The eviction proceedings are yet to be started by the Tahsildar Nellore under the Land Encroachment Act. As such the question of disobeying eviction orders does not arise.

(a) Does not arise.

Mr. Speaker:—It has been transferred from Collector to R.D.O. and from R D O. it came to Tahsildar.

Mr. Speaker:—For enquiry and necessary action.

Sri A. Sriramulu:—On 22-10-1974, the R. D. O. came to the conclusion that encroachments must be evicted. Orders to that effect were issued. On what date, the Tahsildar issued these notices and what is the time prescribed in the notice?

Sri P. Narasa Reddy:—The exact date on which the Tahsildar has given notice is not here. The R.D.O. has issued instructions on 22-10-1974.

Sri A. Sriramulu:—What is the actual procedure?

Sri P. Narasa Reddy:—It must be known whether they are occupying the Government land and whether the persons were having more than 5 acres and other things. It must be proved.

Sri A. Sriramulu:—Whether all the procedure was undergone or not? If was not so, how could the R.D.O. come to conclusion without all these things?

Mr Speaker:—The R.D.O. sent this to his subordinate office enquiry and for passing necessary orders.

Sri A. Sriramulu:—Mr. Ramachandra Reddy is found to be person having more land. He is going to surrender the land.
Rainfall in Nellore District in 1974-1975

435-

*6196 (N) Q.—Sri Nallapareddi Sreenivasulreddi (Gudur):—Will the Minister for Revenue be pleased to state:

(a) whether it is fact that there is 60 per cent less rainfall than average this year (1974-75) in Nellore district; and

(b) whether it is also a fact that Molagolukulu paddy crop has completely failed in non-delta taluks of Nellore district except under filter points?

Sri P. Narasa Reddy:—(a) No, Sir. The actual rainfall received in Nellore district from 1-1-1974 to 31-12-1974 is 771.8, mm. as against normal of 1012.9 mm which works out to 24% less than normal rainfall.

(b) The total area cultivated under paddy in non-delta taluks is 2,97,314 acres as against normal of 3,27,119 acres.

Sri P. Narasa Reddy:—These statistics are given by the District Collector. I do not know whether they have given about delta or non-delta but they have given 60% normal rainfall in delta taluks. It shows 24% rainfall in non-delta taluks also. There is no report that crops have withered away.
Sri P. Narasa Reddy:—The normal area that ought to have been cultivated.

Mr. Speaker:—You have said 3,27,000.

Sri P. Narasa Reddy:—So far as non-delta was concerned the entire district area normally it would have been 4,91,000. But the actual area cultivated is 4,31,578. Out of this low yields given is about 1,05,228 acres. That has not been effected entirely, but to some extent.

Sri A. Sriramulu:—This is a specific question regarding Molakelakulu paddy crop. We don't need a lesson on assessment of seasonal conditions from the honourable Revenue Minister. We need the answer, not the instruction as to how seasonal conditions have been evaluated or assessed. We want to know whether this is a fact that if the Minister is convinced that it is not a fact.
may say that it is not a fact and Molagolakulu crop is quite alright. Or, if the Minister does not have the information, let him plead his inability to answer. There must be a way out. This is how we are being treated here.

Mr. Speaker:—That is why I have pointed out that the answer is not satisfactory.

Sri A. Sriramulu:—Mere pointing out is not going to work with our Ministers. Something else more serious, you may have to contemplate.

Sri M. Omkar:—It is better to get it postponed.

Sri P. Narasa Reddy:—My submission is that so far to the extent of Molagolakulu paddy grown, we have to ask the Agriculture Department. So far as the Revenue Department is concerned... ... It has been adversely affected to some extent. I said for the entire District, one lakh acres has been affected. It has not affected completely, but to some extent and also due to unequal rains. That information is here and I have submitted.

We are expecting a report. We have deputed a Board Member to go into those matters.

Mr. Speaker:—The answer is not satisfactory and direct to the question.

Sri A. Sreeramulu:—Sir, Is this observation going to remedy the situation? Let the Minister give an assurance that he will abide by the observation of the Chair. This has become a chronic habit for our Ministers in this House not to answer questions and give lessons on those subjects. We are not school boys here to learn some lessons from the Ministers.

Mr. Speaker:—It is some mistake, I think.

Sri A. Sriramulu:—In complete sentences. It is not befitting the dignity of the House.
Mr. Speaker:—He will collect.

The Minister for Co-operation, (Sri Battina Subba Rao):—

(a) Rs. 77,10,000/-

(b) Yes, Sir.

(c) No, Sir.

(d) No, Sir.

(e) Does not arise.

**LOANS SANCTIONED TO IRRIGATED COTTON GROWERS CO-OP. SOCIETY.**

PAMARRU

436—

*(V) Q.—Sarvasri A. Sreeramu, Nissankarao Venkatratnam (Guntur-II) :-—Will the Minister for Co-operation be pleased to state:

(a) the total amount of loans granted to the Irrigated Cotton Growers Co-op. Society, Pamarru by the Krishna Co-operative Central Bank, Machilipatnam during the year 1974;

(b) whether the said society is financially sound to become eligible for these loans;

(c) whether any instalments of loan are overdue;

(d) whether there is any proposal to grant further advance of Rs. 10 lakhs; and

(e) if so, whether this is permissible?

The Minister for Co-operation, (Sri Battina Subba Rao):—(a) Rs. 77,10,000/-

(b) Yes, Sir.

(c) No, Sir.

(d) No, Sir.

(e) Does not arise.

Oral Answers to Questions.

Q. 1. What is the status of the new industrial park?

Q. 2. What is the current status of the new housing project?

Q. 3. What is the current status of the new educational institute?

Q. 4. What is the current status of the new health center?

Q. 5. What is the current status of the new sports complex?

Q. 6. What is the current status of the new cultural center?

Q. 7. What is the current status of the new recreational area?

Q. 8. What is the current status of the new commercial district?

Q. 9. What is the current status of the new transportation hub?

Q. 10. What is the current status of the new technology park?

Q. 11. What is the current status of the new financial district?

Q. 12. What is the current status of the new scientific research center?

Q. 13. What is the current status of the new environmental protection area?

Q. 14. What is the current status of the new community center?

Q. 15. What is the current status of the new tourism zone?

Q. 16. What is the current status of the new agricultural development project?

Q. 17. What is the current status of the new natural resources project?

Q. 18. What is the current status of the new energy project?

Q. 19. What is the current status of the new water management project?

Q. 20. What is the current status of the new waste management project?
Mr. Speaker:—I don’t know. If he has information he will answer.

Mr. Speaker:—That has been sent to the Minister. It does not include what you have put in the question. Your name has been added to this.

Mr. Speaker:—I will examine that matter.
NEW AGRICULTURAL SERVICE CONNECTIONS TO THE ELECTRIFIED
VILLAGES BY ELECTRICITY BOARD

537—

*5663—Q—Sri Nallapreddi Sreenivasulreddi:—Will the Minister for Power be pleased to state:

...
Oral Answers to Questions. 
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(a) whether it is a fact that the Electricity Board has decided to give new Agricultural Service connections without asking for voluntary loan contributions in the already electrified villages;

(b) if so, the date from which this decision will be implemented?

The Minister for Power (Sri G. Raja Ram) (a) & (b)—Yes, Sir.

In respect of agricultural connections, the Andhra Pradesh state Electricity Board decided that services should be released without collecting any Voluntary Loan Contribution where the service involves erection of not more than two poles. If the extension involves more than two poles the balance cost excluding the cost of 2 poles extension should be collected as Voluntary Loan Contribution subject to a minimum of Rs. 500. The decision is being implemented with effect from 7th June 1974. However, payment of Voluntary Loan Contribution is being insisted even in respect of agricultural services involving erection of two poles wherever the budget provisions are already exhausted and wherever the works cannot be accommodated within the available provisions of the programme.

Out of 8,000 agricultural services programme for 74-75, 4,000 services have been given without insisting on any voluntary contribution. Agricultural services more than two poles (where only the balance cost was collected) are 233 services. Community wells where voluntary contribution has not been insisted are 28. Now the position is, whatever amount has been released under normal Plan (Rs. 450 lakhs) has been exhausted. Wherever the consumer wants immediate connection we are insisting, because there is no other go.
Oral Answers to Questions.

Sri G. Rajaram:—We have advised the consumers to use capacitors I have made it. That is not compulsory, it is voluntary.

Sri A. Sriramulu:—The Minister says it is voluntary and not compulsory. Here is a notice, I shall read this notice.

Sri G. Rajaram:—I have already said. This has been brought to my notice, after that I have instructed the Board.

Sri A. Sriramulu:—The notice is very clear.

Sri G. Rajaram:—That is going to be withdrawn.

Sri V. Srikrishna:—After putting the question he said that he has already given instructions.

Sri A. Sriramulu:—The Minister says it is voluntary and not compulsory. Here is a notice, I shall read this notice.
Ora! Answers to Questions. 25th March, 1975. 179

(1) 5. ఎందుకుసాగట? (సంస్థానానికి) : — ఇది సాధనం, ప్రత్యేకంగా, నిష్పాదనలు మరియు ప్రతిసామ్యం కైలాసం ప్రామాణిక విస్తరణలో ఇందిరా రామ్మెరు ప్రతి ప్రతి సంస్థానం. ఈ ప్రతిసామ్యం ముందు ప్రత్యేకంగా.

(2) ఎ సారసు : —ఉపస్థితం మొదలు, కూడా ఇతర సంస్థానాలు? ఎందుకుసాగట? ప్రతిసామ్యం కైలాసం ప్రామాణిక విస్తరణలో ఇందిరా రామ్మెరు ప్రతి ప్రతి సంస్థానం. ఈ ప్రతిసామ్యం ముందు ప్రతి సంస్థానం.

(3) గంభీరం : —ఉపస్థిత మొదలు మరియు రెండు సంస్థానాలు?

(4) సాధనం : —క్రమానుశాసన ప్రత్యేకంగా.

(5) సాధనం (సంస్థానం) : —ఉపస్థితం మొదలు ఉన్నారు. ఇది సాధనం క్రమానుశాసన ప్రతిసామ్యం కైలాసం ప్రామాణిక విస్తరణలో ఇందిరా రామ్మెరు ప్రతి ప్రతి సంస్థానం. ఈ ప్రతిసామ్యం ముందు ప్రతి సంస్థానం.

(6) సాధనం : —ఉపస్థిత మొదలు ఉన్నారు.

(7) సాధనం : —తండ్రి నింది ఉన్నారు.

(8) సాధనం : —తండ్రి నింది ఉన్నారు.

మరితో ప్రత్యేకం : —ఉపస్థితం మొదలు ఉన్నారు.

(9) సాధనం (సంస్థానం) : —ఉపస్థితం మొదలు ఉన్నారు. ఈ ప్రతిసామ్యం కైలాసం ప్రామాణిక విస్తరణలో ఇందిరా రామ్మెరు ప్రతి ప్రతి సంస్థానం. ఈ ప్రతిసామ్యం ముందు ప్రతి సంస్థానం.
TAKING OVER OF MINOR IRRIGATION SOURCES UNDER DEPARTMENTAL CONTROL

439—

*5881—Q.—Sri M. Nagi Reddy:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether the Government propose to take-over minor Irrigation sources like tanks having an ayacut of 100 acres and above under Departmental Control; and

(b) if so, when?

The Minister for Minor Irrigation (Sri A. Venkat Reddy):—
The proposal to take over the maintenance of Minor Irrigation sources like tanks having an ayacut of above 100 acres and upto 200 acres in the Andhra area by Public Works Department is under the consideration of the Government, with a view to evolving a uniform procedure both in Telangana and Andhra Regions.

(b) A decision will be taken after examining all aspects of the proposal.

Sri J. Vengal Rao:—All lift irrigation schemes will be transferred to the Irrigation Development Corporation.

SALE OF ALCOHOL BY THE SARVARAYA SUGAR FACTORY, CHELLUR

440—

*6198—(R) Q.—Sri Nallapareddi Sreenivasul Reddi:—Will the Minister for Excise be pleased to State:

(a) whether it is a fact that the Sarvaraya Sugar Factory at Chellur is selling alcohol and denatured spirit over and above the rates fixed by the Government;

(b) if so, the reasons therefore; and

(c) the action taken by the Government in this regard?

Sri V. Purushotham Reddy:—(a) Yes, Sir,

(b) Owing to high cost of production.

(c) The explanation of the distillery is under examination of the Board of Revenue (Excise).

Oral Answers to Questions.

1. ప్రత్యేకంగా పిలిచబడింది: — ఆముద కార్యకలాపాలను చేసే అవసరాన్ని వేలాది బాధ్యత రూపంలో స్థాపించడానికి అనుమతి లభించాలా? 

2. వేరే ప్రాంతాలలో: మాదిరి ప్రాంతాలలో అందం కావించింది. మాదిరి ప్రాంతాలలో కేంద్ర సంస్థల ఖచ్చిత ప్రత్యేకత చెప్పలేదు.

3. కాంపొనెంటులు: — కాంపొనెంటుల మండలాలను ప్రాంతాలలో సంచాలన చేసే అవసరం ఉండి. కాంపొనెంటుల మండలాల ప్రవేశ సందర్భంలో కేంద్ర సంస్థ ప్రత్యేక వైపు చెప్పలేదు.

4. మరో ప్రాంతాలలో ప్రత్యేకంగా: — ప్రత్యేకంగా ప్రాంతాలలో సంచార ప్రత్యేక విలువాలు ఉండాలా? 

5. సంస్కృతి సామర్థ్యం: — సంస్కృతి సామర్థ్యం ప్రత్యేకంగా ఉంది. కేంద్ర సంస్థ ప్రత్యేకంగా సంస్కృతి సామర్థ్యం ప్రత్యేకంగా ఉంది. 


7. సంస్కృతి సామర్థ్యం: — సంస్కృతి సామర్థ్యం ప్రత్యేకంగా ఉంది. మాదిరి ప్రాంతాలలో సంచార ప్రత్యేక విలువాలు ఉండాలా? 

8. సంస్కృతి సామర్థ్యం: — సంస్కృతి సామర్థ్యం ప్రత్యేకంగా ఉంది. మాదిరి ప్రాంతాలలో సంచార ప్రత్యేక విలువాలు ఉండాలా? 

9. సంస్కృతి సామర్థ్యం: — సంస్కృతి సామర్థ్యం ప్రత్యేకంగా ఉంది. మాదిరి ప్రాంతాలలో సంచార ప్రత్యేక విలువాలు ఉండాలా?
Sri Ch. Parasuram Naidu:—Is this price fixed by advisory control. If it is a statutorily fixed price does it not constitute violation of the existing law.
Dispute between Local Hindus and Muslims of Kandukur Village.

332. 6198-A.—Sri M. Adinarayana Reddy:—Will the Chief Minister be pleased to state:

(a) whether it is a fact that there is a dispute between local Hindus and Muslims of Kandukur village, Kandukur Taluk, Prakasam district in respect of ‘Jandah chettu’;

(b) whether the Government are in receipt of a petition from Dr. Sultan Mohiuddin of Kandukur along with the covering letter of Sri M. Adinarayana Reddy MLA., in respect of the said matter during 1974 on behalf of local Muslims;

(c) whether any enquiry has been made in the matter;

(d) if so, whether the substance of enquiry will be furnished to the House;

(e) whether there are any complaints against local officials in this matter; and

(f) if so, the action taken by the Government thereon?

Sri J. Vengal Rao:—(a) Yes sir.
(b) Yes sir.
(c) Yes sir.
(d) The substance of enquiry is placed on the table of the House.

(e) & (f): The complaint against the local Police officials was found to be not true on enquiry.

SUBSTANCE OF ENQUIRY
(Placed on the Table)

There is a ‘Jandah tree’ in Kandukur town. It has been in existence from a very long time and around it a square pial was constructed long back with Cuddapah slabs. There is also a wall on western edge of the pial with niches on the eastern (inner) side for placing lights. The local muslims have been placing ‘Jandhas’ over this tree and have been celebrating ‘Gandhamahotsavam’ every year with active participation of both muslims and non-muslims. As the wall on the western edge of the pial came into disrepair and likely to collapse, the Muslims took up the construction of new wall on 19-8-74 conforming to the old
pattern. Some of the barbers who were attending to their profession in the open space on the western-side to this wall objected to the said construction with the instigation of Village Munsiff and Sarpanch, Kandukur. Further they have also given a representation to the Sub-Inspector, who inspected the spot on 23-8-74 made enquiries in the matter and asked the muslims to carry on the construction subject to the condition that they should conform to the old pattern and specifications of the wall. On 25-8-74 when the construction of the wall rose up to a height of about 5', the village Munsiff and his men threatened the muslims with dire consequences if they proceed further with the construction of the wall. The attempt of the Sarpanch to change the name of the tree into that of 'Mahalakshmi tree' did not succeed as many members objected to it. In view of the above position the village munsiff and his supporters filed a suit in the Court of the District Munsiff, Kandukur on 4-11-74 for the grant of temporary injunction restraining the Muslims from undertaking any new construction and interfering with tree. The defendants represented to the court that the Village Munsiff and his supporters has nothing to do with the tree in question. The District Munsiff passed orders on 4-11-74 to maintain 'status quo' till court pass final orders. In the meanwhile a compromise has been reached between the two parties on 23-1-75 to the effect that the construction of the wall may be raised to its old height, that the Muslims may carry on their worship etc. as before, that the barbers may continue their profession at the place as before and that the civil suit be withdrawn. The matter is thus settled amicably and there is no communal tension at present.

Oral Answers to Questions.

The civil suit will be withdrawn. It is pending in the court and is posted on 29-3-75.

Cost of Sugar Production

* 3801—Sri M. Narayan Reddy:— Will the Honourable Minister (Agriculture) be pleased to state;

(a) the cost of sugar production per bag prescribed by the Tariff Commission and Government of India for sugar factories in Andhra Pradesh during the last three Years ending September, 1974.

(b) the actual cost of production incurred and shown per bag of sugar by private, Cooperative and Nizam Sugar Factory vis-a-vis the quantum of cost prescribed by the Tariff Commission during the above period of three years;

(c) the reasons for variation and excess cost in different factories particularly in Co-operative and Nizam Sugar Factory; and

(d) whether the Government have instituted any enquiry to find out the real causes for the excess cost?

A.—

Sri J. Chokka Rao:—(a) The conversion charge for quintal of sugar was fixed at Rs. 25-75 for Andhra Pradesh by the Tariff Commission in 1969 effective for the period 1969-70 to 1971-72. Subsequently, the Tariff Commission 1973 fixed the conversion charges for quintal of sugar for Andhra pradesh at Rs. 36 46 for recovery of 9.5% for a duration of 122 days. The conversion charges are in vogue for a 3 year period from 1972-73 to 1974-75.

(b) and (c) :—Statement is laid on the Table of the House.

(d) No, Sir,
STATEMENT LAID ON THE TABLE OF THE HOUSE

Clause (b):

The following is the actual cost of conversion charges per quintal by different sugar factories in the State:

<table>
<thead>
<tr>
<th>Factory</th>
<th>Conversion charges—per quintal of Sugar</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1971-72</td>
</tr>
<tr>
<td></td>
<td>Rs. P.</td>
</tr>
<tr>
<td>----------------------------</td>
<td>---------</td>
</tr>
<tr>
<td><strong>Factory</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Cooperative Sugar</strong></td>
<td></td>
</tr>
<tr>
<td>Amadalavalasa</td>
<td>80-28</td>
</tr>
<tr>
<td>Anakapalli</td>
<td>45-41</td>
</tr>
<tr>
<td>Chodavaram</td>
<td>34-01</td>
</tr>
<tr>
<td>Etikoppaka</td>
<td>28-58</td>
</tr>
<tr>
<td>Payakaraopet</td>
<td>42-54</td>
</tr>
<tr>
<td>Palakole</td>
<td>39-89</td>
</tr>
<tr>
<td>Chittoor</td>
<td>41-33</td>
</tr>
<tr>
<td>Nizamabad</td>
<td>39-20</td>
</tr>
<tr>
<td><strong>Private Sugar</strong></td>
<td></td>
</tr>
<tr>
<td>Bobbili</td>
<td>82-41</td>
</tr>
<tr>
<td>Seethanagaram</td>
<td>62-50</td>
</tr>
<tr>
<td>Pitapuram</td>
<td>52-50</td>
</tr>
<tr>
<td>Samalkot</td>
<td>37-14</td>
</tr>
<tr>
<td>Chelluru</td>
<td>32-86</td>
</tr>
<tr>
<td>Tanuku</td>
<td>30-84</td>
</tr>
<tr>
<td>Vuyyur</td>
<td>25-79</td>
</tr>
<tr>
<td>Challapalli</td>
<td>63-20</td>
</tr>
<tr>
<td>Chagallu</td>
<td>51-77</td>
</tr>
<tr>
<td><strong>Government</strong></td>
<td></td>
</tr>
<tr>
<td>Shakkarnagar</td>
<td>54-57</td>
</tr>
<tr>
<td>Zaheerabad</td>
<td>Not in existence</td>
</tr>
</tbody>
</table>
Clause (c):

The rate of conversion charges depends upon the quantity of cane crushed by the factories, the quantity of sugar produced in the season. The following are details of the quantity of cane crushed by the various factories and the sugar made during the 3 years period.

<table>
<thead>
<tr>
<th>Name of the factory</th>
<th>1971-72</th>
<th>1972-73</th>
<th>1973-74</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Cane crushed (m.t.)</td>
<td>Sugar made (m.t.)</td>
<td>Cane crushed (m.t.)</td>
</tr>
<tr>
<td>I. Cooperative Factories</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amadalavalasa</td>
<td>51026</td>
<td>4886</td>
<td>41504</td>
</tr>
<tr>
<td>Anakapalli</td>
<td>77999</td>
<td>8198</td>
<td>59958</td>
</tr>
<tr>
<td>Chodavaram</td>
<td>121486</td>
<td>13188</td>
<td>108936</td>
</tr>
<tr>
<td>Etikoppaka</td>
<td>127540</td>
<td>13951</td>
<td>104714</td>
</tr>
<tr>
<td>Payakaraopet</td>
<td>34975</td>
<td>3756</td>
<td>26650</td>
</tr>
<tr>
<td>Palakole</td>
<td>119257</td>
<td>11219</td>
<td>151288</td>
</tr>
<tr>
<td>Chittoor</td>
<td>121840</td>
<td>11856</td>
<td>100715</td>
</tr>
<tr>
<td>Nizamabad</td>
<td>66370</td>
<td>6786</td>
<td>60294</td>
</tr>
<tr>
<td>II. Private Factories</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bobbili.</td>
<td>57321</td>
<td>5118</td>
<td>28819</td>
</tr>
<tr>
<td>Seethanagaram</td>
<td>46127</td>
<td>4171</td>
<td>50696</td>
</tr>
<tr>
<td>Pithapuram</td>
<td>91600</td>
<td>9192</td>
<td>86280</td>
</tr>
<tr>
<td>Samalkot</td>
<td>125381</td>
<td>13621</td>
<td>148233</td>
</tr>
<tr>
<td>Chelluru</td>
<td>195754</td>
<td>18753</td>
<td>253412</td>
</tr>
<tr>
<td>Tanuku.</td>
<td>346369</td>
<td>35031</td>
<td>381731</td>
</tr>
<tr>
<td>Vuyyur.</td>
<td>505990</td>
<td>51960</td>
<td>454460</td>
</tr>
</tbody>
</table>
It is seen from the above Table that the Cooperative Sugar Factories have not been able to crush to their full capacity although Palakole Factory and Etikoppaka Factory have been able to crush better than other factories.

The Government are trying to see that the Cooperative factories take up development activities on a large scale as in the case of private factories to see that much cane is attracted to the factories.

Oral Answers to Questions.

3. The Honble Member asked for information about the period 1969-70 to 1971-72. The Honble Member wanted to know the number of days and the number of hours of the meetings of the Legislative Assembly. The answer was as follows:

- The meetings were held for a total of 112 days and 866 hours.
- The average duration of each meeting was 7.76 hours.
- The meetings were held on the first day of the month in each year and on the first day of the budget session.

The Honble Member asked further questions regarding the number of meetings, the duration of each meeting, and the number of days and hours spent on budget discussions. The answer was as follows:

- The budget session was held for a total of 112 days and 866 hours.
- The average duration of each budget session was 7.76 hours.
- The budget session was held on the first day of the month in each year and on the first day of the budget session.

The Honble Member also asked about the number of meetings held during the period and the number of hours spent on each meeting. The answer was as follows:

- The meetings were held for a total of 112 days and 866 hours.
- The average duration of each meeting was 7.76 hours.
- The meetings were held on the first day of the month in each year and on the first day of the budget session.

Mr. Speaker:—That was clear last time.

Sri Vanka Satyanarayana:—That was clear. But to-day was the same. I think the Opposition is not in order. 

Mr. Speaker:—Is that so? Then it is the house. I think the Opposition is not in order. 

Sri Vanka Satyanarayana:—That was clear. But to-day was the same. I think the Opposition is not in order. 

Mr. Speaker:—I think it is the house. I think the Opposition is not in order. 

Sri Vanka Satyanarayana:—That was clear. But to-day was the same. I think the Opposition is not in order. 

Mr. Speaker:—I think it is the house. I think the Opposition is not in order.
Mr. Speaker:—This is a question that is being raised by everybody. There are discrepancies.
SHORT NOTICE QUESTIONS AND ANSWERS.

Alleged destruction of a house of SRI M. D. Roy by Caste Hindus.

440,A—

6214—Q Sri Peter Paul Chukka:—Will the Chief Minister be pleased to state

(a) whether it is a fact that the house of one Sri M.D.Roy in Laxminagar, Alabad, Hyderabad had recently been destroyed completely by one Sri B. Jagannadhan and other caste Hindus and caused him heavy loss on a plea that a Christian should not reside in the midst of Hindus?

(b) whether it is also a fact that they also threatened him that if he failed to vacate the place which he purchased and constructed a house in the site, within twenty four hours, he had to face serious consequences: and

(c) if so, whether the Government will take necessary steps to protect the property and life of helpless individual belonging to a minority community and to take action against the culprits?

Sri J. Vengala Rao:—

(a) & (b): No, Sir.

(c) Does not arise.

86—5

Short Notice Questions and Answers.

(a) Whether it is fact that the President, Panchayat Samithi, Narsapur has lifted the Urea from District Co-operative Marketing Society during the months of May, September and October, 1974 and sold in blackmarket by issuing bogus permits;

(b) If so, who is the permit issuing authority?

(c) whether it is fact that 1,000 bags of urea was lifted from Agriculture Godown, Narsapur in the month of December, 1974;

(d) If so, to whom the Urea was issued and how many bags;

(e) whethr they are small farmers or landlords;

(f) whether Fertiliser Committee was called for during the above months for distribution of said stock;

(g) whether these facts are brought to the notice of the Government previously; and

(h) If so, the action taken against the culprits?

Sri J. Chokka Rao:

(a) The President, Panchayat Samithi, Narsapur has lifted from the District Co-operative Marketing Society, Medak 90 bags of Urea in the month of May on behalf of permit holders. Complaints received in this regard are under investigation. In September, 1974, 372 bags of Urea were allotted to farmers of Narsapur Samithi from the District Co-operative Marketing Society, Sangareddy. No allotment was made in October, 74. No information as any quantity has been lifted by the President Panchayat Samithi, Narsapur in September 1974 out of this quantity is available.
(b) Assistant Agricultural Officer was the issuing authority for permits.

(c) 728 bags of Urea was lifted in December, from the Agricultural Godown, Narasapur.

(d) & (e) The quantity of 728 bags of Urea was distributed to 709 farmers. Fertiliser was given to all types of farmers.

(f) Yes Sir.

(g) Sri Madhava Reddy of Narsapur, Medak District submitted representations to the Government on 7-9-1974 and 15-1-1975 alleging irregularities in the fertiliser distribution in Narsapur Samithi.

(h) Representations were referred to the Director of Agriculture for necessary investigation. The Director of Agriculture has referred the matter to the collector, Medak at Sangareddy. On completion of preliminary enquiry by the Tahasildar, Narsapur and Sub-collector, Medak the Assistant Director of Agriculture Sugarcane, Zahirabad was appointed as Enquiry Officer by the Collector for a thorough and detailed enquiry. The report of the Enquiry Officer has been received by the Collector, on 7-3-1975. The Collector has instructed the Enquiry Officer to make further enquiries with the farmers to whom permits were issued as to whether they received fertilisers from Sarpanchs who lifted stocks. Action found necessary will be taken after completion of the enquiry.

(g) Sri Madhava Reddy of Narsapur, Medak District submitted representations to the Government on 7-9-1974 and 15-1-1975 alleging irregularities in the fertiliser distribution in Narsapur Samithi.

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అంగి.  అంచనా

ప్రపంచానికి సాధారణే నిర్ణయులు సమాధానంలో 7-9-1974 నుంచి, 15-1-1975 వరకు మిగిలిన సమయం

ప్రపంచానికి సాధారణే నిర్ణయులు ఆంగ్లంలో 7-9-1974 నుంచి, 15-1-1975 వరకు మిగిలిన

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ప్రపంచానికి సాధారణే నిర్ణయులు కొనసాగారు.
ALIENATION OF 200 ACRES OF LAND IN NANDIKOTKUR AFTER THE ORDNANCE PROHIBITING SUCH ALIENATION.

440-C.

6214-S.-Sarvasri V. Krishna, Sri Vanka Satyanarayana, and Nagi Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether one Mr. Gidda Reddy an Advocate of Nandikotkur has brought to the notice of the District Collector, Kurnool on 6-7-1972 the alienation of an extent of 200 acres of land by Mr. I. Thimma Reddy, President Nandikotkur Panchayat Samithi immediately after the Ordinance prohibiting such alienation of Agricultural lands was promulgated in 1972; and

(b) if so, the action taken by the Collector in this regard?

* Sri P. Narasa Reddy:—(a) Sri M. Gidda Reddy submitted a petition dated 6-7-1972 addressed to the Collector, Kurnool alleging that Sri. I. Thimma Reddy of Alur village got patta transfer of more than 200 acres of this land with ante-date in the names of his servants and others with a view to evade the provisions of the Andhra Pradesh Agricultural Lands (Prohibition of Alienation) Ordinance 1972 and the impending Ceiling legislation.

(b) The Collector of Kurnool examined the matter and found that transfer of registry was ordered by the Tahsildar-in-charge, Nandikotkur on 12-4-1972 (i.e. prior to the promulgation of Ordinance 1 of 1972) in 10 cases of enjoyment covering an extent of Acs. 135-45 cents belonging to Sri I. Thimma Reddy, Sri I. Chenchi Reddy and Smt. I. Rathnamma in the names of transferees as enjoyers of lands. The question of violation of the provisions of Ordinance 1 of 1972 which came into force only from 2-5-1972 does not therefore arise in this case. However, the Collector noticed that the enjoyment of transferees is not proved by any record and hence the transfer of registry ordered by the then Tahsildar-in-charge is not in order. Disciplinary action has therefore been taken against the then Tahsildar-in-charge, Nandikotkur by stoppage of increment for one year without cumulative effect. The Collector has reported that action is being
taken now for cancellation of transfer of registry after issuing show cause notices to the land holders concerned.

10-10 a.m.

Sri F. Narsa Reddy;—The Tahsildar has been punished for making transfer of records. 135 acres have been taken under transfer and the possession has not yet been taken by the concerned person. Now, the confiscation of records does not arise.

That transfer is going to be cancelled. Apart from this, even now under the Act, it is very clear that from 1971 onwards, if any transfer is effected, it is upon the transferee to prove his bonafides that the transfer has been made for consideration and with good intention. The declarations would be placed before the Tribunal

We will direct the Collector to keep a watch on the landlord. All efforts will be taken which are necessary in this connection if he tries to make any thing.
Matters under Rule 341:

18: Publication of advertisement for declaration of holdings under the Ceiling Act.

Sri P. Narsa Reddy:—We will examine it.

Matters under Rule 341
re: Publication of Advertisement for Declaration of Holdings under the Ceiling Act.
An advertisement issued by the Director of Information and Public Relations on the extension of time limit for filing of declarations under Andhra Pradesh Land Reforms Ceiling Act 1973 was published in Telugu vernacular daily, Andhra Prabha on 12-3-1975 with caption “KALAMUNDE KALALU PHALICHINA ROJULU”. The material for publication was supplied to the dailies by the Director of Information and Public Relations. In the material supplied, it was clearly mentioned that the period has been extended only up to 11th April 1975 for furnishing of declaration of holding. It was also mentioned therein that all those persons whose holdings as on 1-1-1975 together with lands transferred on or after 24-1-1971 exceed 10 acres of wet or 25 acres of dry, have to file their declarations. The Andhra Prabha however published it as ‘30 acres of wet or 25 acres of dry and the dt. 31-4-1975’

When the Director of Information pointed out the Daily explained that the mistakes crept in the printing of the publication of the advertisement at the time of proof reading at the late hour and the necessary corrigendum has been published on 14-3-1975. Again another correction was republished in Andhra Prabha on 17-3-1975 for the information of the public. The
ANNOUNCEMENTS:

re: Election of Members to the Committee on Public Undertakings for 1975-76.

Management of the Andhra Pradesh (Pvt.) Ltd., also assured that the advertisement will be published correctly in the next two insertions again on 31-3-1975 and 10-4-75. In view of the fact that it was excepted by the Andhra Prabha Management as a mistake at the time of poor reading and printing and that a corrigendum was issued twice, the matter may be treated as closed, the material supplied to the newspaper for publication was correctly worded and the mistake purely was a printing error. Obviously it is a printer's error. How could April have 31, Sir, as its last day.

Mr. Speaker;—They were right in bringing it to your notice.

Sri P. Narasa Reddy:—It is in a lighter mood. I don’t mean anything bad of the hon. member.

Mr. Speaker:—He was right in bringing to the notice of the House.

ANNOUNCEMENTS

re: Election of Members to the Committee on Public Undertakings for 1975-76.

Mr. Speaker:—“I am to announce to the House that the following candidates have been elected to the Committee on Public Undertakings for the year 1975-76:  
1. Sri Kaza Ramanatham  
2. Sri Katari Satyanarayana Rao  
3. Sri Alluri Narasinga Rao  
4. Sri M. Seshanna  
5. Sri N. Narasappa  
6. Sri P. Goverdhan Reddy  
7. Sri B. Basappa  
8. Sri P. Kishan Rao  
9. Smt. Premalatha Devi  
10. Sri M. Nagi Reddy  
11. Sri S. Papi Reddy  
12. Sri Shaifur Rehman

Under Rule 223 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, I hereby
nominate Sri Kaza Ramanatham to be the Chairman of the Committee on Public Undertakings:"

re: Election of Member to the Regional Posts and Telegraphs Advisory Committee.

Mr. Speaker: — "I am to announce to the House that Sri N. Venkataiah has been duly elected to the Regional Posts and Telegraphs Advisory Committee."

MESSAGES FROM THE COUNCIL

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

"In accordance with Rule 129 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1975 (L.C. Bill No. 3 of 1975) as passed by the Legislative Council on 24th March, 1975 and signed by me for the concurrence of the Legislative Assembly.


"In accordance with Rule 129 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Municipalities (Fourth Amendment) Bill, 1975 (L.C. Bill No. 5 of 1975) as passed by the Legislative Council on 24th March, 1975 and signed by me for the concurrence of the Legislative Assembly."

"I am to inform the Legislative Assembly that the following Motion has been adopted by the Andhra Pradesh Legislative Council at its sitting held on 13th February, 1975 concurring in the recommendation of the Assembly that the Legislative Council do agree to nominate four members from the Council to the Public Undertakings Committee of the Assembly for a period of one year.

MOTION

"That this House concurs in the recommendation of the Andhra Pradesh Legislative Assembly that the Andhra Pradesh Legislative Council do agree to nominate four members from the Council to serve on the Committee on Public Undertakings of the Assembly for a period of one year and do proceed to elect, in such manner as the Chairman may direct, four Members from among the members of the Council to serve on the said Committee."

MESSAGE

I am further to inform the legislative Assembly that at the sitting of the Legislative Council on 25th February, 1975, I declared the following Members duly elected to the Public Undertakings Committee of the Assembly for a period of one year.
Ruling by the Hon'ble Speaker: 25th March, 1975.

re: What constitutes a 'Police Report'.

MEMBERS

1. Smt. R. Savitri Devi
2. Sri Y. Mahanandi Reddy
3. Sri K. Suyra Rakasa Rao
4. Sri K. L. Mahendra

RULING BY THE HON'BLE SPEAKER

re: What Constitutes a "Police Report".

Mr. Speaker:—When I gave ruling on 7-4-1975 on the Privilege Motion given notice of by Sri A. Sreeramulu and others against Minister for Revenue Sri S. Jaipal Reddy raised a point of order seeking clarification as to which was the police report on which the Government relied and withdrew the case. I stated then that I would examine the matter and clarify the position.

I have asked the Minister to clarify as to whose report according to him constituted the Police report in the opinion of the Government. The Minister for Revenue gave a reply which reads as follows:

"Kindly refer to the Assembly Secretariat letter No. 448/Legislation/75-1, dated 12th March, 1975 asking me to clarify as to whose opinion constitutes the opinion of the Police Department from the view point of the Government—The opinion of the Deputy Inspector General of Police the opinion of the Inspector General of Police. Then a report was called for by the Government from the Inspector General of Police, he has submitted a copy of the report of the Deputy Inspector General of Police without offering any comments, obviously agreeing with the statement made by the Deputy Inspector General in regard to the sufficiency or otherwise of the evidence to sustain the charges against the accused. The report of Deputy Inspector General of Police which has been agreed by the Inspector General of Police is therefore taken as the report of the police Department."

It is, therefore, clear that the report of the Deputy Inspector General of Police which has been forwarded by the Inspector General of Police without comments was the Police Report, referred to and relied on by the Minister for Revenue.

Sri S. Jaipal Reddy:—On that day the Revenue Minister did not deny.

Mr. Speaker:—What you have asked, I have said. If you have got anything, you raise it in the proper manner.

Sri S. Jaipal Reddy:—I did not ask for what is really in the Rules. That is what I really wanted to point out to you. What happened on that day was, the Revenue Minister did not deny the contention of the hon. Member Sri Sreeramulu that the I.G.P. has recommended against the withdrawal of the report. My point of order arose in the context
Ruling by the Hon'ble Speaker re: What constitutes a 'Police Report':

of I. G. P's. report being adverse to that of D.I.G. Therefore, the Minister should be able to tell us as to what was the report given by I. G. P. Is it not true to say that the I. G. P. had recommended against the withdrawal of the case? My point of order is this.

Mr. Speaker:—No point of order after I have given the ruling. He may be right, but I have said something.

Sri S. Jaipal Reddy:—I am of the view that your ruling is correct but my point is, you did not properly take note of the point of order. The point of order raised was wrongly formulated.

Mr. Speaker:—You raise it later.

Sri S. Jaipal Reddy: My point of order was whether the DIG report as against that of I. G. P's. report could constitute the report of the Police.

Mr. Speaker:—I will deal with it Mr. Reddy.

Sri S. Jaipal Reddy:—Your ruling is that the D.I.Gs. report i.e. it is not opposed by the I.G.Ps. becomes the report of the Police department or the Government, but that was not my point of order.

Mr. Speaker:—You may raise it later but not now.

Sri S. Jaipal Reddy:—My point of order is wrongly formulated.

Mr. Speaker:—I will hear you later but not now.

Sri A. Sriramulu:—Yesterday in the course of reply to the debate on General Administration, our Chief Minister made a categorical statement in regard to the withdrawal of the criminal case against the hon. Member of this House. Mr. Srinivasulu Reddy has raised a point of order. Already a ruling has been given from the Chair that the matter is sub judice and when it is sub judice and when it is before the High Court, is it proper on the part of the Chief Minister to make an assertive and affirmative statement that there is nothing wrong. It is a matter of political harassment and he has withdrawn the case. These are the observations of the Chief Minister.

10.30 a.m. How far it is proper? It is not influencing the decisions of the High Court? This is the Point of Order. I request you to give a specific ruling, because it almost transgressing the limitations of the executive.
Ruling by the Hon'ble Speaker: 25th March, 1975.

re: What constitutes a 'Police Report'.

Sri C. V. K. Rao:—On a point of order, Sir. How is that World Telugu Conference Committee resignationship relevant to this House unless it is raised as 341.

Mr. Speaker:—He can give a personal explanation.

Sri C.V.K. Rao :—Personal explanation question comes only when he resigns from any Committee here.

Mr. Speaker :—Not necessary. I think I have seen the Rule.

Sri C.V.K. Rao :—Under which rule? He may be working in a number of Committees outside the jurisdiction of this House.

Mr. Speaker:—See rule 321. Personal explanation.

"A member may, with the permission of the Speaker, make a personal explanation although there is no question before the House, but in this case no debatable matter may be brought forward, and no debate shall arise".

Sri C.V.K. Rao :—But the personal explanation should be connected with the matter before the House.

Mr. Speaker:—I have permitted, he has given. That is the end of matter.

Sri C. V. K. Rao :— Let me make a personal explanation on World Telugu Conference.

Mr. Speaker :—You ask for it, I will give. I won't give you an advance permission.

CALLING ATTENTION

re: Non-availability of Latest Drugs for Prevention and Cure of Epilepsy.

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

There is no shortage of latest drugs for prevention of Epilepsy. The latest drug in use for prevention of Epilepsy, is Diphenyl Hydantion.

2. The following are the popular brands:

i. Eption (Diphenyl Hydantion)
   Manufactured by M/s Boots Company Ltd., Bombay.

ii. Epsolin (Diphenyl Hydantion)
    manufactured by M/s Cadila laboratories, Ahmedabad,

iii. Garoin (Diphenyl Hydantion with phenobarbitalone)
    manufactured by M/s May and Baker Ltd., Bombay.

iv. Epilan (Diphenyl Hydantion with phenobarbitalone)
    manufactured by M/s Anglo French Drug Company, Bombay.

3. In the above mentioned drugs the more popular brands are Eption and Garoin.

4. There are no supplies of Garoin for the last six months but stocks are now available. One or other brands of the drug is available in the local market.

re: Non-inclusion of paddy seeds supplied to the Agriculture Dept. in calculation of levy paddy.
Calling Attention: 25th March, 1975. 207

re: Non-inclusion of paddy seeds supplied to the Agriculture Department in calculation of Levy Paddy.

Sri Challa Subbarayudu:—According to Government Orders issued in Memo No. 2934/C.S.I. (2)/74-1, dt. 8-12-74 and No. 3224/C, S.I.(2)/74-1 dt. 30-12-74 the quantities of paddy seeds supplied to National Seeds Corporation or Agriculture Department will be set off towards the levy. In case any specific instances are brought to the notice suitable instructions will be given to Collectors.

There was no high-handed action or harassment by the Deputy Tahsildar, Rajam and Sub-Collector, Parvathipuram in collection of levy demand from the ryots in Paddapurli village. The following big ryots had to pay levy paddy as noted against each for the present kharif, 1974-75.

1. Palavalasa Surapunaidu, Sarpanch, S/o Appalaswamy Naidu 110 quintals Purli
2. Palavalasa Ramakrishnam Naidu, S/o Appalaswamy Naidu, brother of Sarpanch 150 quintals Purli
3. Palavalasa Kurimi Naidu,  
S/o Surapu Naidu  135 quintals  Purli

In fact, the above big ryots refused to receive the levy demand notices though persuaded by the Deputy Tahsildar, Rajam and even by the Sub-Collector, Parvathipuram. Substituted service of levy demands notices was done by the village Munsif on the above persons. There is no connivance of Village Karnam and village Munsiff against the above ryots. The Collection of producers levy paddy in Peddapurli village was done under the supervision of the Sub-Collector, Parvathipuram. The above big ryots had caused inconvenience and obstruction the Deputy Tahsildar, Rajam and Sub-Collector, Parvathipuram and also filed complaints against the Sub Collector and Deputy Tahsildar and others in the Court.

It is the big cultivators who have been evading producer levy and shouting of harassment.

Sri Ch. Parasuramanaiidu :—The answer of the hon Minister is certainly not correct. It is without proper data. Will the hon. Minister institute an enquiry to go into the collection of paddy by the Sub-Collector, Parvathipuram? There were no notices to the persons. He simply went there, got sealed the stock. He said then there will be no further procurement. But after 3 days, the same Sub-Collector came and took 110 more bags for which he has not paid any money nor it was deposited in the bank. It is not a question of defending anybody. Will the hon. Minister cause an independent inquiry and if there is any truth will disciplinary action be taken?

Sri Challa Subbarayudu :—Inspite of the persuasion of the Sub-Collector, they refused to take the notices of demand and after that only, the Sub-Collector sealed the godown. Then the police were also present. Inspite of the best efforts of the Collector, Sub-Collector, RDO. and the Dy. Tahsildar, these four persons refused to give the paddy.

Sri K. Narasaiah (Palakonda S. C.):—Sir, is the telegram which I have received. Yesterday " Village Munsif village Karanam inimical with us. Paddy levy demand notices not served. Sub-Collector Parvathipuram Deputy Tahsildar, Rajam visited Pedapurli on February sealed paddy store room. Again seventh February came with police coercively collected hundred fifty bags from Ramakrishnaiidu Hundred ten bags from Surapunaidu and looted entire village. Sub-Collector anocuned in villaged levy demand is over for Pedapurli village. Handed over keys to persons concerned. Again tenth February same officials with police aid came Pedapurli in the absence of two undersigned at the instigation of village Munsiff, Karanam broke open the paddy store rooms and looted entire grain without any payment of money without
Calling Attention: 25th March, 1975

re: Non-inclusion of paddy seeds supplied to the Agriculture Department in calculation of Levy Paddy.

heeding protests by family members threatened with arrests investigation and thorough enquiry prayed for the Sub-Collector, Deputy Tahsildar behaving in highhanded manner criminal action initiated against them.”

Sri Challa Subbarayudu:—The Collector has also sent a report. The relevant portion is: “The facts stated by the Members in the Notice are not true, so far as it relates to...

Sri Ch. Parasurama Naidu:—Sir, we challenge the statement of the Minister if....

Without demand they have collected this.
Calling Attention:

re: A. P. S. R. T. C. Bus accident between Hyderabad and Vellore.

Mr. Speaker: —It is outside the point raised. He has no information. Anyway statement has been made. More than that I cannot ask anything.

Sri D. Venkatesham: —He always says that.

Mr. Speaker: —That is different. You have not given your name (to this notice) and therefore cannot speak.

APSRTC BUS ACCIDENT BETWEEN HYDERABAD AND VELLORE
Calling Attention:


re: A. P. S. R. T. C. Bus accident between Hyderabad and Vellore.

A notice is hereby given that on 25th March, 1975, a bus accident occurred between Hyderabad and Vellore.

11.00 a.m.

The accident happened on the road near

1085

20-2-751

The accident was due to

337

The accident was due to

9

2,500
Calling Attention:

re: Recruitment of un-licenced candidates as Conductors in A.P.S.R.T.C.

212 25th March, 1975

re: Recruitment of un-licenced candidates as Conductors in A.P.S.R.T.C.
Government Bills  


Sri P. Ranga Reddy: —Sir, On behalf of the Chief Minister, 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 24th March, 1975."

Mr. Speaker: —Paper placed.

GOVERNMENT BILLS

(1) ANDHRA PRADESH PANCHAYAT SAMITHIS AND ZILLA PRISHADS (AMENDMENT) BILL 1975. (INTRODUCED)

Sri L. Lakshmanadas: —Sir, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1975."

Mr. Speaker: —Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1975."

The Motion was adopted and leave was granted.

(2) THE ANDHRA PRADESH GRAM PANCHAYATS (AMENDMENT) BILL, 1975. (INTRODUCED)

Sri L. Lakshmanadas: —Sir, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1975."

Mr. Speaker: —Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1975."

The Motion was adopted and leave was granted.

* Printed as Appendix.
STATEMENT BY THE MINISTER FOR REVENUE

re: Postponement of Collection of Land Revenue in Srikakulam District.

Sri P. Narasa Reddy:—I have to read out a statement about the information given to the House in the last Session which you have kindly permitted about some writing off of the land revenue arrears. It was wrongly informed here. I just want to make a statement.

I have the honour to state that L.A.Q. 3452-L given notice of by Sarvasri Narsimha Rao and Laxminarayana, M.L.As. regarding grant of remission of land revenue in Srikakulam District was answered by the Minister for Education on 5-7-1974 on behalf of the Chief Minister. In reply to the supplementary of Mr. Narayana Rao M.L.A., the Minister for Education stated that land revenue upto 1379 F. was written off. In this connection, I wish to state that in December 1969, the Collector of Srikakulam submitted a report stating that the tribals in the agency villages in Parvathipuram, Salur, Palakoda, Tekkali, Pathapatnam and Sompet Taluks of Srikakulam District were feeling it difficult to pay land-revenue owing to delayed rains and early stage of the crops with heavy rains in the month of October 1969. Just before the crop was due for harvest and the existence of the drought conditions in the preceding three faslis, the Collector therefore proposed that collection of land-revenue both arrears and current in all the agency villages of Parvathipuram, Palakonda, Salur taluks and also from the tribals residing in non-notified villages of Parvathipuram, Sompet and Tekkali taluks and other Planer areas of Srikakulam District might be postponed till the end of November 1970. The Government considered that any such general order is likely to be assailed and discriminatory. Therefore in G. O. Ms. No. 519, Revenue Department, dated 27-5-70 authorised the Collector, Srikakulam to defer collections of land-revenue both arrears and current in the effected areas in the district upto November 1970 in cases where he is satisfied that immediate collections would cause undue hardship. In January 1971, the Collector of Srikakulam submitted proposals among others for issue of general orders authorising him to write off arrears of land revenue outstanding upto 1379 fasli for the tribals in the notified and non-notified agency villages in that district. The Board of Revenue has suggested that if the Collector is convinced that writing of land revenue arrears upto 1379 Fasli should be granted, there will be no difficulty for him to send necessary proposals instead of insisting on delegation of powers. The matter was examined. The Collector has been requested to send consolidated proposals for writing of land revenue in specific cases with full details to the Government. It was wrong, Sir, to say that it was already written off.

Mr. Speaker:—I am to announce that the amendments to the following Bills will be received upto 9 A. M. on 29th March 1975. (1) The Andhra Pradesh Payment of Salaries and Removal Disqualification Act (2) The Indian Tolls Laws Bill 1975 (3) The Andhra Pradesh Mineral Rights Tax Bill 1975.

Sri C, V. K. Rao:—Is it not necessary that when a Minister makes a statement, a copy of that is placed on the Table of the House?

Mr. Speaker:—He will give it.

Sri S. Jaipal Reddy:—You were pleased to give a ruling.
Mr. Speaker:—There is no ruling. I have just clarified. I have not given any ruling.

Sri S. Jaipal Reddy (Kalwakurthi):—You were pleased to give a clarification that the D.I.G.'s report as agreed to by the I.G.P. would constitute a report of the Police Department from the records of the Government.

I perfectly agree with this clarification. But I would like to submit that my point of order was that the D.I.G.'s report when it was against that of I.G. would not constitute the report of the Police Department, from the viewpoint of the Government. In this particular case, the Minister on that day answered said that he did not deny the statement of the Hon'ble Member Sri Srikrisna that I.G.P. had recommended against the withdrawal of the case. Therefore, this particular point of order has to be formulated in this manner; whether DIG report if it was to counter the I.G. report could constitute the report of the Police Department from the viewpoint of the Government. My submission here is Sir, one is: my point of order was framed erroneously Secondly, the Hon'ble Minister for Revenue did not reveal the full facts or suppressed all full facts. He did not let the Speaker know as to the basic report of the Inspector General of Police in this case. Therefore, in the absence of full facts being made known to the Speaker the clarification of the Speaker can be absolutely correct.

GOVERNMENT BILLS

(3) A. P. Appropriation Bill, 1975

Sri P. Ranga Reddy:—Sir, I beg to move:

"That the Andhra Pradesh Appropriation Bill, 1975, be taken into consideration.

Mr. Speaker:—Motion moved.

Government Bills

11-20 a.m. Under the order of the House, Mr. Speaker presented the following Bills:


The Bill was read a first time and ordered to be printed and placed on the table for the consideration of the House on the next day.

Mr. Speaker took the Chair and the House proceeded to its routine business.
Government Bills:


...
Government Bills:
A P. Appropriation Bill. 1975

218 25th March, 1975. Government Bills:

A P. Appropriation BiH, 1975

11-10 a.m.
Government Bills.


Government Bills.

Government Bills.

A. P. Appropriation Bill, 1975

Government Bills

11.40 a.m. 1973 వరకు ప్రవేశము స్వాధీనం గలు, వైష్ణవుడు దృష్టిపతి వాటి. లేదా దృష్టిపతి వాటి. సంస్కృతములు అందా కొనసాగిన చిత్రాన్ని చూసుకోండా ఉంది. 1974 వరకు పర్యాటక విభాగాలతో ఆంధ్రప్రదేశ్ లో ప్రవేశము వాటి. వైష్ణవుడు వాటి. ఉదాహరణలు వాటి. వైష్ణవుడు ఉదాహరణలు వాటి. వైష్ణవుడు వాటి.

4 సంవత్సరాలు మరియు నియమాలు గురించి ప్రామాణిక భావిత్వాలు ఉంటాయి. ఆంధ్రప్రదేశ్‌ పారిష్టిక భావిత్వాలు ఉంటాయి. ఆంధ్రప్రదేశ్‌ పారిష్టిక భావిత్వాలు ఉంటాయి. ఆంధ్రప్రదేశ్‌ పారిష్టిక భావిత్వాలు ఉంటాయి.
Government Bills:


1.2. 5000 రూ. కలిగిన ప్రాతిభావం కోరింది. గ్రామం ప్రకటించిన పంచాయత ప్రాతిభావం సాధనం. ఇది ప్రదేశం ప్రకటించిన ప్రాతిభావం సాధనం కోరింది. సీమ పరిస్థితుల పై ఆంధ్రప్రదేశ్ సాధనం కోరింది. ఆందోళన ప్రాతిభావం సాధనం కోరింది. ఇది ఆంధ్రప్రదేశ్ సాధనం కోరింది. ఆంధ్రప్రదేశ్ సాధనం కోరింది.
Government Bills:


11.50 a.m.

The Speaker: 120 members are present. 20, 25, 25, 25, 25, 25 members retire. 41 members retire. 44 members retire. 50 members retire. 51 members retire. 52 members retire. 60 members retire. 61 members retire. 62 members retire. 63 members retire. 64 members retire. 65 members retire. 66 members retire. 67 members retire. 68 members retire. 69 members retire. 70 members retire. 71 members retire. 72 members retire. 73 members retire. 74 members retire. 75 members retire. 76 members retire. 77 members retire. 78 members retire. 79 members retire. 80 members retire. 81 members retire. 82 members retire. 83 members retire. 84 members retire. 85 members retire. 86 members retire. 87 members retire. 88 members retire. 89 members retire. 90 members retire. 91 members retire. 92 members retire. 93 members retire. 94 members retire. 95 members retire. 96 members retire. 97 members retire. 98 members retire. 99 members retire. 100 members retire. 101 members retire. 102 members retire. 103 members retire. 104 members retire. 105 members retire. 106 members retire. 107 members retire. 108 members retire. 109 members retire. 110 members retire. 111 members retire. 112 members retire. 113 members retire. 114 members retire. 115 members retire. 116 members retire. 117 members retire. 118 members retire. 119 members retire. 120 members retire.

The Speaker: Order No. 10,000 is admitted in the House. The Mover of the Bill to move the admission of order No. 10,000 be called upon.

Order No. 10,000 is admitted. The Mover of the Bill to move the admission of order No. 10,000 be called upon.

The Mover of the Bill: Mr. Speaker, Members of the House, I have the honour to move the admission of order No. 10,000, the Appropriation Bill, 1973, for consideration. The Bill provides for the allocation of resources for various departments and programmes of the Government of Andhra Pradesh for the financial year 1973-74. The Bill has been prepared in consultation with various departments and has been reviewed by the Finance Department. The Bill is a comprehensive measure and is expected to provide a strong foundation for the development of the State. I urge all Members to support this Bill for the welfare of the people of Andhra Pradesh.
Government Bills:

Government Bills:

12. Neon
Government Bills:


86-9
12-10 p.m.

శాసనం నాలుగు సంవత్సరంలో సాధనాధికార అవకాశాలు మార్గం స్థాయించినది. ఈ సమయంలో తయారు చేయబడిన సాధనాలు నుండి నాలుగు సంవత్సరంలో మనుగద్ద లో ఉండాలని ప్రకారం మార్గం చేయబడింది. ఈ మార్గం విస్తరించి విస్తరించి ఉండాలని ప్రకారం నుండి సాధనాలు తయారు చేసే సందర్భాలు ఉండటం వలన మనుగద్ద లో ఉండాలని విస్తరించబడింది. ఈ మార్గం విస్తరించి విస్తరించి ఉండటం వలనం సాధనాలు తయారు చేసాం సందర్భాలు ఉండటం విస్తరించబడింది. ఈ మార్గం విస్తరించి విస్తరించి ఉండటం వలన సాధనాలు తయారు చేసాం సందర్భాలు ఉండటం విస్తరించబడింది.
Government Bills:


227
Government Bills:


Mr. Speaker,

I beg to move that a sum, namely, Rs. 44,50,50,000 be granted to defray the expenditure estimated to be incurred on account of Education for the year 1975-76.

The sum is required to meet the following heads of expenditure:

1. Rs. 25,00,000 for Teachers' Salaries.
2. Rs. 15,00,000 for School Buildings and Equipment.
3. Rs. 10,00,000 for Books and Stationery.
4. Rs. 5,00,000 for Medical Services.
5. Rs. 5,00,000 for other miscellaneous purposes.

The total expenditure is thus estimated at Rs. 45,50,50,000.

I hope that the House will grant the sum for the above purposes.

Thank you.

[Signature]
Government Bills:


3.65 (ys3r<so ^S^5^s3^ Ao^^). sy& t§si,srs§*§ ^^ ^er* sy^^eS^yCb.
3-63 (ys3r<so ^S^5^s3^ Ao^^). sy& t§si,srs§*§ ^^ ^er* sy^^eS^yCb.
3.65 (ys3r<so ^S^5^s3^ Ao^^). sy& t§si,srs§*§ ^^ ^er* sy^^eS^yCb.
3.65 (ys3r<so ^S^5^s3^ Ao^^). sy& t§si,srs§*§ ^^ ^er* sy^^eS^yCb.

Shri Sied Hssn (Jaipinar) - Janab Zbiti Asikir Sahib - ye andegu Rajo wazirat
ki bhasa keo pesh keshi aur jeanskri ko dusaar moutuk ye aapahi Jeed Senk Min ye
bhasa jeanskri hoojaniye - Min Chaha tera jehaad aas moutuk. Pr Chippu jinnshra Sahib
barik kriye don liken koo bheogan. Wo jinkey emsam aor jo bherogari se
perisheen halie bheene samny heen. Jheen kek kek kheal kee koj koy nha ahe.
Dain dain koo tera yehe. Jheen kek kek kheal yo bheegi d.es pise kooj Chapple
koy niha ahe. Aapahi dohoy aor dohoy rapiye Korin kheal kheal kheal - Chempni aste yo
bheegi heen -

Tobh reh heen kee ather khihain toh kia khihain - Chempni aste yo
bheegi heen -
Sekhtaye kal aye ulam koo koo. Bheego koo kheal ghar reh heen. Aapkey
Sanjaya saaheen koo
aboi jeez koo denkane kii koshsh karthe heen kii koshsh
Government Bills:


Let the Assembly come. During the Assembly Session we will sit together. We will sit across the table and take a decision.
ابک اور بات جناب - مدیکل دائرتنگی کی طرف سے در پیشگی کم از کم 

جار آتھے نے چانچکی اور ان پیشگی کو ہی پیشگی لگانے کی جانچکی - نہ ان لوگوں 

کی لئی ہے جبہی آتھ ابک پیلسکت نا ابک کمبل ہیں دے سکے - ان کے ہاس 

بد شہب تک نہیں ہے - ابیقلائی میں مسمم رکوآرنسی پیسی بیئی دے جا 

اور ان برآجیس لگانہاچھے ہیں - ہی بائی اس بات کی ہے آبیک نکاخگ ہوئن 

اس کے علاوہ اوہ دو کاش بہی میسری نظر میں ہیں جو اسپالمالی کورس ختم کر 

کے آپ ہیں - ہو ہمیں کوہنباڈی ہیں - ابیں نے اشہدیزیکن کیا ہے مگر ابک 

ذائقہ کی اف مدیکل سروسز اور مسٹرکی وجہ سے ان کی حاضبہمیزی اور ان کی 

ظلم و زبانی دکھے ہو جو لوگ ابیں جائز حق کو حاصل کرنے سے مورحم ہیں - 

کیا اس کی لئی میں آبی کو مہار کباد دون -

آخرین مین بیلیسکے لئی علم سے ابک کچھ نہیں بتلائنا چاہتا ہو - حد ہر آباد 

میں بیلیسکے کم علم سے میں کسی کو کوئی انکار ہی نہ سکتا - تعلیم ہاتھے 

بروزگار لوگ نہسیری کوالیفکشن اور ہزینگ حاصل کرنے کے بعد تلاش روزگار 

میں سکرت بر تنکا ہے ان ان کو بھیشان ( ) کیا جانا ہے - 

انکو راستہ بر روا جانا ہے او ابیں بھیشان کیا جانا ہے - جیف منشی صحبہ سے 

ادی وسیزی کے شروع دیہی وعید کیا نہ کہا ہے میں دیہی عصور کو ختم کردنگی 

لکن ہو ہمیں بھی کہ نہیں فراغت گے - اس پر لیکن رکشا - والی ابینی جوان اور 

ابنی جوان کو خطرہ ہے کہ اس کی روزگار کے لئی نکاخے ہے تو ان کو ہو لگن 

بھیشان کرہین ہیں - اس کے علاوہ ہے کسی ہے ہوئین ( ) لینا ہو تو ٹھن 

آئدہ دن کو لوگن کو بھیشان ابی کیستی میں رکھتی ہے او ان کا ہر طریقہ سے 

ثار بھ ( ) کرتنہ ہے - ثار بھ کی ابی سے گڑ سے 

ہوئی ہر مذموم طریقہ اختیار کی جانچہ ہے ہو ہی ہوئین بار مین ( ) 

انکوئیری ای بیگرگیکی میں بھی اختیار کہ تک چاہے ہوں - جب بھیشان کسی کے خلاف 

انہوںہیں کرونا چاہے ہے نہ اس شکل کو ہو تین دن تک ابیک رکھا جانادیہ 

جب وہ بھیشان بھی بنا ہے - ندیا ہے او سخت روزگار ہونا ہے تو ہورین 

(بیشان) کو انکو برین مہم ہی سے اور اس میں ریکا ابیک نکاخے (سلسلہ 

اف بیک) دلیلی اور اسی شخص سے کہیں ہیں کہ وہاں تو ہورین 

اور نہر زبردستی اس کوہنباڈی ہیں - بیویس کی ہے امرامیزی ہیں - جیف منشی 

صاحب کی کوئی بات بھی پوچتی - کچھ بھی بیویس وہ اس کو بھیشان کرہینگی 

میں سمجھاں ہو کہ ان کے خلاف رونکہ وردس ( ) بھی استعمال 

کریں ہو بھیشان کردیک گھر جیف منشی صاحب کوھنباڈی ہے بھیشان یا گوارہ 

ہسی کے بھیشان کے خلاف کوئی کچھ چھپا - اگر بھیشان کی ہے حالات ہے تو اپک 

روہنہشن ہے اس کا حاکم تک سکا گا ابی دن سی اور ان کو برفار رکھ سکا گا - کیا
Government Bills:


As is now evident, the Government of the Federation of Bosnia and Herzegovina has decided to present the following appropriation bill:

- **Government's Bill**: 25 March, 1975. 235
- **A. P. Appropriation Bill, 1975.**

The bill is particularly focused on the financial arrangements for the year 1975, providing funds for various projects and programs. It is presented in light of the existing economic conditions and aims to ensure the smooth functioning of governmental operations. The bill includes provisions for the allocation of resources to various sectors, such as education, healthcare, and infrastructure development.

The bill also addresses the need for fiscal discipline and the importance of prudent financial management. It is hoped that the implementation of this bill will contribute to the overall development of the Federation of Bosnia and Herzegovina, promoting stability and growth in the region.

Signed:

[Signature]

Minister of Finance

Federation of Bosnia and Herzegovina

Government Bills:

2-50 p.m.
Government Bills:


..

Government Bills:

(ప్రమాదాయం) : — యుడులు, మాత్రమే ప్రయోగం మొత్తం కలపం చేసేకుండా అనేక విధానాలను విభాగించేవారు.

(ప్రమాదాయం) : — యుడులు, మాత్రమే ప్రయోగం మొత్తం కలపం చేసేకుండా అనేక విధానాలను విభాగించేవారు.
Government Bills:


Sri Ch. Parusurama Naidu:—Sir, we are entrusting to-day Rs. 760 crores for the good and better administration, of the State. We all wish that it is well-spent. There cannot be absolutely any difference between all sections of the House. While it is the wish that it shall be well spent it shall also contribute to the prosperity of the State.

I know you have heard the galloping attacks of Mr. Srinivasul Reddy, you heard the thundering speeches of Mr. Rangadass, you have heard the persuasive speeches of Mr. Sreeramulu, you have heard the rugged attacks of Mr. C. V. K. Rao, you have heard the lengthy expositions of the leaders of the opposition and the thunders behind Mr. Venka Satyanarayana and Mr. Nagireddy. I am sure you will not misunderstand us if there is anything which you may not like about what we have said, but Sir, you take the good and better side of it and please be benefitted out of it.
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for the good administration of the State. I know, I have heard of Mr. Sreeramulu delivering one of the well-prepared and excellent speeches and although I am not able to agree with him, totally but he spoke with all the force and they are there. They require to be understood by remedying the situation. I can only say that we wish for a good Government. A good Government is one which has to be measured by the response it gives to the people, by the responsive Government which you provide to us. Then I have said at the outset in the House one thing i.e. we raise questions. We find a sort of indefensible attitude on the part of some of the ministers; They think that it is an illustration of Mr. Subbaraidu. He thinks that it is his missionary duty to defend everything that the bureaucracy has done. He does not even learn from his Chief Minister who comes forward and say 'well, this is wrong, we agree; well, we don't agree with you'. But some of these gentlemen take it as a matter of duty always to defend and defend. If an officer who is asked to do a certain thing and if he violates law, where is the necessity for you to defend?

Therefore, it is necessary that you shall give us a responsive Government to the extent that every inch this Government shall be responsible and responsive and to the extent when you discharge this part of duty you will be really rendering justice to the Rs. 760 crores that has been entrusted to you. I congratulate this Government on the bold decision to abolish the Board of Revenue. During the Independence movement this had become the slogan.

Sri C.V.K. Rao:—This is only a promise and like all promises which fell down. This is only a promise. Sir,

Sri Ch, Parasurama Naidu:—I am sure that this promise if it is not implemented my friend Mr. C.V.K. Rao and we all join together and see that it is implemented and it bound to be implemented. I have heard yesterday that it is going to be implemented. This is the demand of the entire nation even during the days of independence movement and 25 years of independence has passed by and today we do see that it is a bold step and this boldness will have to be brought forward to the other problems of the State administration. There are several problems and I am going to discuss them. I am not going to discuss this lapse or that lapse, Lapses are bound to be there. but they are to be remedied and located and fought with. To the extent you apply your mind, boldness, courage, determination and your conviction and tackle these problems you will be applauded and to that extent you will find recognition from the public. The Revenue administration which is the motion of all the department and which is the leader of all the administration has to be overhauled and revolutionised. One of the measures of revolution which I suggest is that there is absolutely no necessity for the Sub Collector as a via-media between the Collector and the Tahsildar. He is a third wheel, he is a clog in the administration. It is unnecessary and he simply delays the file. The quick running of the file is one of the factors for the elimination of corruption. Corruption is one problem with which we are faced with every day in the House. It is not as though you don't know. You are aware of it. Hon. Ministers are also admitting it and everybody is conscious of it. Sometimes this problem is evading. It is eating the vitals of the administration and the society as such. It is this problem that has to be tackled with bold measures. On
of the first thing is the running of the file. If the file runs quickly there will be no time to pause and ask for and so quick running of the file is the first thing that I recommend. The second thing is, elimination of corruption. After all there is corruption at the low level. There is smaller corruption. I am not very much concerned with that. I know of the walls of the courts and the walls of the office raise their bands and invite us. Above all these thing there is a major corruption and it had to be dealt with. The real departments that will have to be tackled are P. W. D., Irrigation, Sale Tax. Excise, Industries. Civil Supplies and above all these things it is the purchase of the material by the department which is the source of corruption. For this purpose I suggest that this purchase will have to be pooled up. Let there be a Committee of the Ministry dealing with it and let if not be left over to this officer or that officer. Let there be a High Power Committee of the Ministry which is dealing with the purchases for the needs of the State. Their loss is enormous and there is huge misappropriation. With regard to P. W. D. and Irrigation I have one suggestion. Major portion of the corruption is in the matter of tenders and there also I say that the three Irrigation ministers may form into a Committee for this purpose (dealing with these tenders). With regard to Excise and Sales Tax I have suggested that the institution of the Sub Collector will have to be abolished. These I. A. S. Officers are absolutely not fit for this purpose. The reason being that they have to deal with human relations and these are school boys who have come from the colleges and they know nothing as to how to deal with the people and they are better suited for the purpose of Excise and Sales Tax administration. Huge amounts are being lost to the State on account of the efficiency and corrupt administration in respect of Sales Tax and Excise taxes. Therefore, these gentlemen can be utilised there. There is a high degree of honesty in them, there is no doubt about it. There are exceptions everywhere. They are active people. They also sometimes ruthless and they better be utilised in that aspect. With regard to Civil Supplies, I can state one thing. The Tahsildars at the lower level really making large amounts of monies and therefore non-official Committees will have to be associated for the purpose of mitigating the ravages that they are perpetrating in the matter of Civil Supplies. In the matter of Police Administration, I have one thing to say. For everything we say A. C. B. enquiry. I cannot understand as to what is the charm about this A. C. B. enquiry. The A. C. B. and Police are inter-changeable. A man who is Sub-Inspector he is Circle Inspector in the A. C. B. So, there is a community of interest between them. That will have to be separated. A. C. B. shall have a separate administration. It should be directly under the Home Minister so that it will contribute to the toning up of the administration. After all the persons who are to prevent corruption are the Police and if they are corrupt nobody can prevent corruption. Therefore, the level of the Police administration should be kept up at a high level. I have already suggested in the course of my debate on the judicial administration that power to arrest is one of the greatest avenues of corruption and that will have to be mitigated. You are placing in the hands of a man a biggest weapon and we cannot expect
him to be a saint. Therefore, what has to be done is to mitigate the possibilities of misusing it and that can be done by modifying the bail power by bringing home the bail power to the anticipatory bail and then the power to detain will have to be of the highest duration possible. These two things will contribute to the lessening of corruption.

Then I come to Education and Unemployment. Unemployment is sought to be solved by any amount of increase in productive employment. Inflation contributes to increase of wages and demand for increase of wages means more taxes. We are running in a vicious circle. Therefore, employment will have to be linked up with production. The problem cannot be solved unless we hold the stern attitude in respect of the problem. In adopting a stern attitude we have to court some unpopularity, there is no doubt about it, but people will certainly appreciate. Therefore I say that production and employment will have to be linked up. No doubt we have before us a most distressing spectacle and millions of persons being highly educated are unemployed, frustrated and dis tempered. But still there shall be a right beginning for tackling this problem and that can be done only by tackling inflation. With regard to education I would like to state one thing. The students are not studying, because, fissiparous tendencies have overtaken them. All over the world there is a creed of violence. It has really viciously affected their mind and their energies will have to be drawn and absorbed in the sporting activity. No college is giving attention to the sporting activity or youth homes, youth welfare houses. I request that greatest attention will have to be given to this, because, it is part of the national regeneration. With regard to the toning up of administration I have one thing. Everywhere it is said that the bureaucracy is gaining an upper hand. There is a charge that the hon. Chief Minister is giving more weight to the word of the I.A.S. officers. I personally have no knowledge as to whether it is correct or not. But, when it is so much spoken by the public at large it is a matter for recognition and understanding. They are certainly not wiser than many of our own administrators, our own non-official personnel. The best governance of the country is measured by the best response that you give to the people. That is dependent on the final judgment of yourself independent of its bureaucratic domination With these few words I take my seat.

1-20 p.m.

Government Bills:

2. అంశవిద్యకు అందించాలి అవసరం ఇందు, మిశ్రమ విద్యలో అడ్డు సమయం గా ప్రపంచ రిచర్డ్? 75 వ విద్యార్థి సంఖ్యలో అండాలు ప్రశ్నించాలి. రెండు ఆస్తుల పై నిరసన విద్యలో, సిలిండర్ నంబరు సంఖ్యను మంచించాలి, కాగా ప్రదాన వారి ప్రత్యేకత కేవలం కంటే నిషేదం చేసింది.

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విధిన దయచేసి అంకితం, ప్రతి 30 రక్షణ శిల్పానికి కమ్మనం సంఘాతి జి.డి అందరిని నెల్లుతుంది. ఈ ఆంచనలు ప్రవాహం చేయాలని క్రియల్లో ప్రచుర్యం సంచాలనం చేసేవారి. 20 రక్షణ శిల్పానికి సంఘాతి చేసే వారు.

ప్రతి సంఘాతి: అందరి తరువాత అంతర్జాతీయ సంఘాతి సంప్రదాయ సంఘాతి సంచాలనం చేయడానికి ప్రచుర్యం చేయాలని క్రియల్లో ప్రవాహం సంచాలనం చేసేవారు. ఈ ఆంచనలు ప్రతి సంఘాతి ప్రవాహం చేయాలను సంచాలనం చేసేవారి. మాట్లాడి (పర్యాటక రోడు సంచాలనం).

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Government Bills:

1:40 p.m.
Sri M. Nagi Reddy:— The village officers refuse to give particulars of survey numbers. I am categorically stating. We do not know the extent of the land and in which category it falls.

Sri M. Nagi Reddy:— The village officers refuse to give particulars of survey numbers. I am categorically stating. We do not know the extent of the land and in which category it falls.
Sri S. Jaipal Reddy:— The Minister promised and the Speaker also stood guarantee for the Minister. I am inviting the Minister to visit my constituency. The crop has already withered away. What happened to the guarantee that the Minister has given to the people.

Sri P. Ranga Reddy:—I am not going to dispute what the hon. Member has said. I only want that my colleague the Power Minister will please note and keep up his promise on behalf of the Government.

Sri P. Ranga Reddy:—Mr. Hasan has spoken in chaste Urdu for which I congratulate him. Normally he used to speak in English. I wish I had replied him in Urdu. He has referred to many things and I shall draw the attention of my colleagues to the respective matters. Regarding Urdu I shall take special interest along with the Chief Minister; the Deputy Speaker is also very much interested; certainly we shall draw up a plan to improve the facilities and do whatever is required to see that Urdu gets its due prominence.

Sri P. Ranga Reddy:—What you have said is not very important. The point is your colleague on your right side in spite of continuously promising has done nothing. In respect of land ceilings, why should...
Muslims be deprived of their rights. The Chief Minister said: "I will speak to you later." Why not amend the rules.

Sri P. Ranga Reddy:—It is a little complicated problem Regarding the rights of Muslims in the content of the Land Reforms Bill, I only promise that we will certainly go into the matter in depth and see what best we can do.

Sri Syed Hasan:—What about giving permission for using loud speaker?

Chief Minister:—Now they are allowing. We have already issued instructions to the Commissioner of Police.

Mr. Speaker:—The Question is;
"That the Andhra Pradesh Appropriation Bill, 1975 be taken into consideration."

The motion was adopted.

Mr. Speaker:—The question is:
"That clauses, 2, 3 and the Schedule do stand part of the Bill.'

1-50 p. m. The motion was adopted and Clauses 2, 3 and the schedule were 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 I, Enacting Formula Long Title do stand part of the Bill.

Sri P. Ranga Reddy:—Sir, I beg to move:
"That the Andhra Pradesh Appropriation Bill 1975 be passed".

Mr. Speaker:—Motion moved.