THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Fourth day of the Tenth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Wednesday, the 22nd June 1977.
The House met at Half-Past Eight of the Clock
(Mr. Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

Sri M. Omkar (Narasam pet):—Sir I put question No. 31.

Mr. Deputy Speaker:—You cannot put.

Sri M. Omkar:—Why not, Sir? It is the common practice that
another member puts the question when the concerned member is not
present.

Sri P. Narasa Reddy:—The concerned member must authorise.

Sri A. Sriramulu (Eluru):—According to the procedure if the
member in whose name the question stands is not present any mem­
ber can ask the question. It is to the discretion of the Speaker. The
very first question should not be disallowed in this way.

Mr. Deputy Speaker:—The rule says that if the concerned member
does not put the question, the Speaker at the request of any member
may at any time before the House enters upon the business direct the
answer to be given.

Sri M. Omkar:—Now you can direct; it is your discretion.

An asterisk before the name indicates confirmation by the
member.

No.100 [2.7]
Promotions in the Police Department overlooking seniority to Encourage Honesty

32—

* 8449 Q.—Sri C.V.K. Rao (Kakinada):—Will the Chief Minister be pleased to state:

(a) whether the Government have initiated as per Chief Minister's pronouncement on March 13th the policy in Police department that in order to encourage honesty, promotions are effected even overlooking seniority when occasion warranted; and

(b) if so, the number of gazetted officers in police department who got such promotions?

The Chief Minister (Sri J. Vengal Rao):— (a) Yes, Sir,

(b) Five.
Sri A. Sriramulu:— According to the answer of the hon'ble Chief Minister only the lower ranking personnel have got this award for honesty. Does this mean that the higher officers cannot be brought under this category of "honest officers". Secondly, what are the guidelines? What exactly is the basis to determine the honest of an official?

Sri D. Venkatesam (Kuppam):— To encourage honesty, 4 sub-Inspectors and 1 Circle Inspector have been given promotions. What are the meritorious services rendered by the officials. Do you mean to say that other officials are not honest. On what grounds this honesty has been considered by your departmental people.

Sri E. Ayyapu Reddy (Panyam):— The question says "promotions on the basis of honesty". Every officer is presumed to be honest. There is no place for a dishonest officer in the department. Therefore it must be merit, efficiency and dynamism - on the basis of
which promotion will be made. Let the Chief Minister clarify because it will act as a stigma on other officers. It is not mere honesty because honesty is the common factor in every officer.

Sri J. Vengal Rao:— No.

Sri Syed Hasan:— Then what is the basis?

Sri J. Vengal Rao:— Please put a separate question.
Seizing of Illegal stocks from a Stainless steel Unit in Pattancheru

8584 Q.—Sri Nissankara Rao Venkataratnam:— Will the Chief Minister be pleased to state:

(a) whether a stainless steel unit in Pattancheru, belonging to a Bombay merchant, was raided in June 1976 and illegal stocks worth several lakhs seized;

(b) whether the above unit is subsidised by the Government;

(c) the number of stainless steel units cancelled and granted during 1975 and 1976?

The Minister for Small Industries (Sri Y. Narayana Swamy):—

(a) No raid was conducted by officers of Industries Department.

(b) No, Sir.

(c) No of stainless steel units cancelled. No of stainless steel units granted.

<table>
<thead>
<tr>
<th>Year</th>
<th>Canceled</th>
<th>Granted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1975</td>
<td>142</td>
<td>Nil</td>
</tr>
<tr>
<td>1976</td>
<td>19</td>
<td>Nil</td>
</tr>
</tbody>
</table>

Whether any prosecution has been filed against those persons; if so
the number of persons against prosecutions were filed. That inform-
information should be given. That is the sequence of the question.

Sri Y. Narayana Swamy:-- I will get the information.

Sri A. Sriramulu:—According to the statement of the Hon'ble
Chief Minister wherever there is misuse of the raw material people are
being prosecuted. Sir, at Guntur some persons are supposed to
manufacture watch straps. They do not have the machinery required
for manufacture of watch straps at all and very recently the department
wanted to cancel the registration of these units and these dealers
collected Rs. 5 lakhs and came to Hyderabad to secure raw material.
Is the Minister prepared to tell us what exactly is the story about this raw material.

Sri A. Sriramulu:—I have got correct information; the dealers themselves have given a statement before me. I am prepared to produce the statement.

Sri J. Vengal Rao:—We will take the information from the hon. Member.

Sri A. Sriramulu:—The money collected is Rs. 5 lakhs. The dealers themselves have given a statement. If necessary I will call the dealers and put them before the House.

Sri A. Sriramulu:—I think there was a misunderstanding. I have got a correct information. The dealers themselves have given a statement. If necessary I will call the dealers and put them before the House.

Sri V. Venkata Rao:—I think the information given by the hon. Member is not correct. If necessary I will call the dealers and put them before the House.

Sri T. V. Rama Rao:—I think the information given by the hon. Member is not correct. If necessary I will call the dealers and put them before the House.

Sri N. V. Narasimha Rao:—I think the information given by the hon. Member is not correct. If necessary I will call the dealers and put them before the House.
Sri S. Jaipal Reddy (Kalvakurty):— Mr. A. Sree ramulu referred to strap-making. I would like the Hon'ble Minister to tell me whether there is any machinery which is manufacturing the straps. Mr. Sree ramulu also referred that there was an allocation of Rs. 5,00,000. I want to know specifically whether there was any machinery in Andhra Pradesh to manufacture the Watch straps?

8-50 a.m.

Sri Y. Narayanaswamy:— It is a separate question.

Sri E. Ayyapu Reddy:— It seems this stainless steel affair has made many stains on the Government. In order to clear off all the stains with regard to distribution of the quota, I request the Government to come forward with a clear statement and if necessary supply us the complete information as to what are the quotas given, for what purpose they were supplied, whose quotas were cancelled, the reasons for such cancellations, etc. All these details may be furnished to us.

Sri J. Vengala Rao:— We have no objection.

GUIDELINES FOR EXEMPTIONS UNDER URBAN CEILING ACT

34—

*8777 Q. Sri M. Nagi Reddy.— Will the Chief Minister be pleased to state.

(a) whether the Government gave any guidelines for exemptions under Urban Ceiling Act;

(b) if so, what those concessions are; and

(c) the reasons for granting those concession?

The Minister for Revenue (Sri P. Narsa Reddy):— (a) Yes, Sir.

(b) The relevant Government Orders and memoranda are placed on the Table of the House.

(c) Exemptions for the vacant land held in excess of the ceiling limit are granted under section 20 of the Urban Land (Ceiling and Regulation) Act. 1976, in the public interest having regard to the location and the purpose for which such land is, or proposed to be used and also where application of the provision of Chapter-III of the said Act would cause undue hardship to a person,
The Urban Land (Ceiling and Regulation) Act, 1976 does not provide any exemption for the lands held by the Industries. As a large number of Industrial units may require exemption of the lands held by them for running their industries, it is felt necessary to formulate a procedure for this purpose. The Government direct that the following procedure should be followed for the purpose of applying for exemption of lands held by Industries and for dealing with such applications in the offices concerned:

(1) All the Industries who intend to hold vacant land in excess of the ceiling limits prescribed in the Urban Land (Ceiling and Regulation) Act, 1976 may file applications u/s. 20 of the said Act before the Director of Industries and Commerce, Hyderabad. A Press Note will be issued by the Commissioner, Urban Land Ceilings in this regard for information of the industrialists and "other indicating the particulars to be furnished in the applications. The Commissioner, Urban Land Ceilings may prescribe a proforma for this purpose and ensure that all necessary particulars are furnished by the applicants.

(2) The Director of Industries and Commerce will examine each application after inspection wherever necessary and submit it to the Government through the Commissioner of Urban Land Ceilings with his special recommendation based on the norms indicated below:

100—2
(i) the extent covered by the buildings, plant and other structures etc. and the minimum open land which is actually in use and absolutely essential to run the industry may be exempted subject to the condition that the said land will be used for the purposes of industry only.

(ii) the land which is not covered by item (i) above and needed to be retained by the industry for future expansion or for other purposes connected with the industry may also be exempted subject to the following conditions:

(a) that it should not be leased out or sold without the permission of the Government;

(b) that the land is utilized for the purpose for which it is retained within three years from the date of grant of exemption failing which the exemption granted shall stand cancelled and the excess land will be subject to the provisions of the Urban Land Ceilings Act;

(c) that the land may be mortgaged to any Bank as defined in clause (iii) of sub-section (1) of section 19 for the purpose of raising finances for the industry.

(iii) the lands which have been allotted to various industries by the Industries Department or the Andhra Pradesh Industrial Infrastructure Corporation during the past three years and where the industries have not yet been set up may be exempted straightaway without any enquiry subject to the conditions laid down in item (ii) above;

(iv) in case of any new industry proposed to be set up, land should be allotted by the Andhra Pradesh Industrial Infrastructure Corporation after taking into consideration the actual requirements of the industry so as to enable the Director of Industries and Commerce to recommend exemption under item (iii) above;

(v) where a licence or permission has been granted to set up a new industry on private land held by a person, exemption may be granted subject to the conditions laid down in item (ii) above;
Applications for exemptions of the lands held by the industries may be examined by Committees consisting of the nominees of Director of Industries and Commerce and the Managing Director, Andhra Pradesh Industrial Infrastructure Corporation for each Urban Agglomeration. The Committees will be constituted by the Director of Industries and Commerce in consultation with the Managing Director, A.P.I.I.C. The Committee for Hyderabad Urban Agglomeration may have whole time Officers on the Committee in view of the large number of cases to be dealt with in Hyderabad. The Committee will examine the cases in the light of the norms mentioned in para two above and send its recommendation in each case to the Director of Industries and Commerce who will submit it with his remarks to the Commissioner, Urban Land Ceilings. The Commissioner will forward the report of the Director of Industries to the Government with his recommendations.

2. The Commissioner of Urban Land Ceilings, Board of Revenue Hyderabad is requested to take immediate action on item (v) of the guidelines and the Director of Industries and Commerce is requested to take immediate action on items (2) and (3) of the guidelines under intimation to Government.

(By Order and in the name of the Governor of Andhra Pradesh).

V. Sundaresan,
Secretary to Government.

Copy of:

GOVERNMENT OF ANDHRA PRADESH
REVENUE (UC) DEPARTMENT

Memorandum No. 5751/UC/76-1. Dated the 18th November, 1976.

Sub:—URBAN LAND (CEILING AND REGULATION) ACT 1976-Guidelines for grant of exemptions under section 20 (1) (a) of the Act—Certain clarifications—Regarding.


According to Item 2 (v) of the guidelines issued in G.O. Ms. No. 931, Revenue, dated 12-8-1976 exemption for holding excess lands under section 20 (1) (a) of the Urban Land (Ceiling and Regulation) Act, 1976 can be granted where a licence or permission has been granted to set up a new industry on private land held by a person subject to the following conditions:

(a) that it should not be leased out or sold without the permission of the Government;

(b) that the land is utilized for the purpose for which it is retained within three years from the date of grant of exemption falling
which the exemption granted shall stand cancelled and the excess land will be subject to the provisions of the Urban Land Ceiling Act;

(c) that the land may be mortgaged to any Bank as defined in clause (iii) of sub section (1) of section 19 for the purpose of raising finances for the industry.

2. During the meeting of all Special Officers, Urban Land Ceilings and the Director of Industries and Commerce etc., held on 6th and 7th October 1976 the Director of Industries and Commerce raised the following issues:

(i) The multiple of the plinth area which may be recommended for exemption in respect of the industries in various Urban Agglomerations.

(ii) The date by which the applicants should have obtained licences or permissions and the date by which they should submit applications for exemption under section 20.

3. The above points were discussed in the said meeting and after careful consideration the following clarifications are issued:

4. Point (i) above: —Each case will have to be considered on its merits taking into consideration the land actually required to run the industry, the land required to be left open with regulations by which a particular industry is governed, and the land required for its future expansion, diversification etc. They stick yard stick following by the Industries and Commerce Department and the Andhra Pradesh Industrial Infrastructure Corporation for allotment of land to new industries shall be generally followed for computing the minimum land that may be recommended for exemption.

Point (ii) above: There is no last date for filing applications for exemption under section 26 and it would be difficult to specify and date. While each case should be examined on merits the following two norms may be generally kept in view while processing the applications;

(a) that the applicant has indicated his intention to seek exemption for the purpose of industry in annexure “G” of the Form I filed by him before the Competent Authority:

(b) that the applicant is already running the industry, or is in the process of being set up, or he has taken effective steps like filling necessary applications for licences, permits, loans etc. before the concerned authorities with a view to start a new industry,

5. The following amendment is issued to item 2 (v) of G. O. No. 931, Revenue, dated 12—8—1976.
Amendment

Item 2 (v) of the guidelines issued in the said G.O. shall be substituted with the following:

"2 (vi) where an industry is in the process of being set up or a licence or a permission has been granted to set up a new industry or effective steps like filing necessary applications for licenses, permits, loans etc. before the concerned authorities have been taken for starting an industry on private land held by such person, exemption may be granted subject to the conditions laid down in item (ii) above provided the applicant has indicated his intention to seek exemption for the purpose of industry in annexure "G" of the Form filled by him before the Competent Authority."

V. Sundaresan,
Secretary to Government.

Copy of:

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT.

Urban Land (Ceiling and Regulation Act, 1976-Grant of exemptions of the land held by industrial concerned situated in "C" and "D" category towns-Certain guidelines for processing the cases Orders-Issued.

REVENUE (UC) DEPARTMENT.

G.O. Ms. No. 1240

Dated the 22nd November 76.


ORDER:

In the G.O. read above certain broad guidelines were formulated for the grant of exemption U/S. 201,2 of the Urban Land (Ceiling
and Regulation) Act of the lands held by the industrial units and intended to be used for industrial purpose.

2. The Government of India have suggested that the States should exempt lands under industrial use in the case of Urban Agglomerations falling under category 'C' and 'D' of Schedule-I of the Urban Land (Ceiling and Regulation) Act, 1976, on a liberal basis and growth of medium sized cities could be realized.

3. The Government have carefully examined the suggestion of the Government of India. They consider that in order to achieve the above object it is necessary to apply the guidelines issued in the G.O. read above more liberally in the case of Urban Agglomerations falling under category 'C' and 'D' and that it should be made known that lands being utilized or intended to be utilized for industrial purposes in the above agglomerations will be exempted by Government on a liberal basis.

4. The Director of Industries and Commerce, Andhra Pradesh, Hyderabad is therefore requested to keep this in view and instruct the concerned committee constituted for the purpose to be more liberal while processing the applications for grant of exemption for the lands held by the industries and intended to be retained for the purpose of industries in the Urban Agglomeration falling under 'C' and 'D' categories. He is also requested to size publicity to the policy of the Government in this regard so as to encourage setting up of industries in 'C' and 'D' category towns.

(By Order and in the name of the Governor of Andhra Pradesh).

V. SUNDARESAN,
Secretary to Government.

Copy of:

GOVERNMENT OF ANDHRA PRADESH
REVENUE (U. C. III) DEPARTMENT


Sub:—(Urban Land Ceiling and regulation) Act, 1976 Urban Agglomeration — Exemption u/s. 20 (1) (a) of the Act—
For purpose of construction of godowns in favour of Food Corporation of India for lease on priority basis — Instructions — Issued.

In view of pressure on the available storage capacity, the Food Corporation of India have taken steps to augment storage capacity to preserve the procured stock of food grains in the best possible manner. Apart from building additional capacity departmentally, the Food Corporation of India has recently introduced a scheme under which private parties are being encouraged to construct godowns on their own lands and lease them out to the Food Corporation of India on guaranteed occupation for a minimum period of three to five years. The minimum holding capacity of godowns required in rural and urban areas is 2,500 and 5,000 tonnes respectively, and if sufficient land is available, the parties may put up construction even for higher capacity. The Food Corporation of India has also suggested that offers for lesser capacity godowns up to 1,000 tonnes may be considered, if they are within close proximity of existing the Food Corporation of India Depots. In order to induce private parties to come forward in a big way to take up the scheme, it has been tied up with the Agricultural Refinance and Development Corporation, who have agreed to re-finance the participating commercial banks to enable them to lend fund to the parties at the concessional interest rate of 11%.

2. It is also reported that in certain cases, the parties with whom the Food Corporation of India entered into agreement for construction of godowns for a guaranteed period of five years, have approached the Competent Authorities under the Urban Ceiling Act for exemption under section 20 of the Act. The Government of India have requested the State Government to take final decision in these cases quickly so as to enable the working parties to go ahead with the construction work.

3. In the circumstances explained above, the Government consider that top priority may be given in the cases of applicants who have entered into agreement with the Food Corporation of India for construction of godowns on their own lands and leasing out them to
the Food Corporation of India in the matter of grant of exemption under section 20 (1) (a) of the Urban Land (Ceiling and Regulation) Act, 1976. They accordingly direct that all such cases be given top priority and recommendation in respect of such cases be sent to Government for consideration through the Commissioner, Urban Land Ceilings expeditiously.

V. SUNDARESAN,
Secretary to Government.

Copy of :

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Urban Land (Ceiling and Regulation) Act, 1976—Guidelines for making enquiries on the exemption application and points on which reports have to be sent—Certain instructions—

REVENUE (U.C. II) DEPARTMENT


ORDER:

According to clause (b) of sub-section (1) of Section 20 of the Urban Land (Ceiling and Regulation) Act, 1976 where any person holds vacant land in excess of the ceiling limit and the Government are satisfied that the application of the provisions of Chapter-III as the said Act would cause undue hardship to such person, the Government may by order, exempt, subject to such conditions, if any, of may be specified in the order, such vacant land from the provisions of the Chapter-III of the Act. A large number of applications for exemption under this section have been received by the Government. It is therefore considered necessary to lay down some guidelines which will facilitate rapid processing of exemption applications to avoid unnecessary delay in submission of reports. The Government therefore lay down the following guidelines for dealing with such applications.

1 Stage at which the reports should be submitted by the
   Special Officer:—It is necessary that the extent and location of the
   vacant land held by a person in excess of the ceiling limit is determi-
   ned and identified, by demarcating it on the ground assigning it a
suitable sub-division number, before the question of its exemption
is taken for consideration. This can be done only after the
Competent Authority determines the excess vacant land after disposal
of objections, if any received under sub-section 4 of section 8. The
report in regard to exemption claimed by the surplus land-holder, in
respect of the excess vacant land held by him, should therefore be
sent by the Special Officer, Urban Land Ceilings together with a sketch
indicates sub-division number of the excess vacant land, at the stage
of preparation of final statement under section 9. The Competent
Authority will complete the final statement under section 9, only
after orders of the Government are received in regard to the exemption
claimed. Preparation of sub-division record etc. will not however
be necessary in respect of cases where exemption is recommended for
the entire excess vacant land held by a person.

II. No exemption shall be granted in respect of any land
which is required for a public purpose and for which a requisition 
has
been received or proceedings have been initiated under Land Acqui­
sition Act, Requisition and Acquisition of Improveable Properties Act,
or any other corresponding law for the time being in force.

III. If the excess vacant land is not covered by any requisition
etc., as stated in item II above, the following norms may be kept in
view while processing the applications for exemptions:

(1) So far as the land contiguous to building with a dwelling
unit therein is concerned:

(a) Exemption of excess vacant land upto an extent of
500 Sq. Mts. in addition to the land occupied by the build­
ing with a dwelling unit therein and appurtenant land
thereto etc., may be considered, as in majority of such
cases such extent of land would be needed for purposes of
enjoyment of the building and such extents of excess vacant
land in the immediate neighbourhood of existing buildings
could not really be put to advantageous public use;

(b) Cases where the extent of excess vacant land exceeds
500 Sq. Mts., may be scrutinized on individual basis as
exemption may have to be accorded for such larger extent
where the shape and size of the plot or the location of the
existing structures justifies such exemption. Moreover
extents to be exempted may have also to be determined
having regard to the nature of the locality, and without
adversely affecting the aesthetic quality and environmental
design of the area.
(2) So far as the lands not contiguous to the buildings are concerned each case may have to be considered on merits however to the following:

(a) where the entire excess vacant land is an isolated plot not exceeding 500 Sq. Mts. in extent, exemption may be considered;

(b) cases where the owner is entitled to retain within the ceiling a portion of the vacant land such excess as would ensure a plot of land up to a minimum extent of 500 Sq. Mts for the owner may have to be exempted;

(3) A person who does not own a house at all and is holding only vacant land stands on a different footing. In such cases:

(a) exemption for an extent of excess vacant land up to 500 Sq. Mts. may be considered as a matter of course subject to the condition that he uses the land held by him for construction of a house;

(b) if it is necessary for such a person to sell a part of the land to raise resources for putting up a house, exemption upto an extent of 1,000 Sq. Mts. may be considered.

(4) All other cases where exemption is sought for including those involving financial hardship the need to discharge old debts, the need to dispose of property for purpose of construction of house may have to be examined individually on merits since it may not be possible to lay down any guidelines to cover all such cases.

All the Special Officers, Urban Land Ceilings are requested to process the exemption applications in the light of the above guidelines and submit their reports to the Commissioner, Urban Land Ceilings who will forward them to Government with his specific recommendation.

(By Order and in the Name of the Governor of Andhra Pradesh)

M. R. PAI,
Secretary to Government.
GOVERNMENT OF ANDHRA PRADESH

ABSTRACT.

Urban Land (Ceiling and Regulation) Act, 1976 — Grant of exemption for the lands proposed to sell by the excess land holders to the Co-operative Housing Societies and individuals etc.—Guidelines for processing the exemption applications - Instructions - Issued.

ORDER:—

According to clause (b) of sub-section (1) of section 20 of the Urban Land (Ceiling and Regulation) Act, 1976, where any person holds vacant land in excess of ceiling limit and the Government are satisfied that the application of the provisions of Chapter-III of the said Act would cause undue hardship to such persons, the Government may by order, exempt, subject to such conditions, if any, as may be specified in the order, such vacant land from the provisions of Chapter III of the Act. A large number of cases have been brought to the notice of State Government where some persons have entered into agreements to sell their urban lands to certain Housing Co-operative Societies, individuals etc., after taking considerable amounts as advances and also obtained permission under the Andhra Pradesh Vacant Lands in Urban Areas (Prohibition of Alienation) Act, 1972 to alienate the land but could not register the sale deeds as the Urban Land (Ceiling and Regulation) Act, 1976 came into force in the meanwhile. With a view to avoid hardship and civil litigation in recovery of the amounts advanced if transactions are not finalized, many requests have been made by the transferers as well as transferees that such land may be exempted from the provisions of Chapter-III of the Urban Land (Ceiling and Regulation) Act, 1976 so that the sale deeds for the lands or transferred may be registered in favour of the transferees in accordance with the agreements already entered into.

2. The matter has been examined in consultation with the Government of India. The Government consider it necessary to lay down some guidelines to facilitate rapid processing of exemption applications in the cases referred to above to avoid unnecessary delay in submission of reports. The Government therefore lay down the following guidelines for dealing with such applications:

grant of exemption to surplus land holders may be considered for the sale of land to the registered Housing Co-operative Societies and individuals on the basis of agreements entered into prior to 28-1-1976 subject to the following conditions —
276 22nd June, 1977.

Oral Answers to Questions:

(a) that the land holder was granted permission by the Government under Andhra Pradesh Vacant Land in Urban Areas (Prohibition of Alienation) Act, 1962 (Act 12/62) for the alienation of such land;

(b) that the genuineness of the deed of agreement is established by documentary evidence which cannot be fabricated;

(c) that the land held by the transferee together with the land proposed to be sold to him does not exceed the ceiling limit as defined under section 4 of the Act; and

(d) that in the case of sale of land to the registered Housing Co-operative Societies the members of the Housing Society to whom the above land is proposed to be sold are not hit by the Urban Land (Ceiling and Regulation) Act, 1976 i.e., the land held by a member of the Housing Co-operative Society together with the land under sale proposed to be allotted to him does not exceed the ceiling limits as defined under section 4 of the Urban Land (Ceiling and Regulation) Act, 1976.

3. All the Special Officers, Urban Land Ceilings are requested to process the exemption applications in the light of the above guidelines and submit their reports to the Commissioner, Urban Land Ceilings who will forward them to Government with his specific recommendation.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

M. R. PAI,
Secretary to Government.

Copy of:—

GOVERNMENT OF ANDHRA PRADESH
REVENUE (U.C. III) DEPARTMENT


SUB:—Urban Land (Ceiling and Regulation) Act, 1977 - Exemptions u/s. 20(1) (a) for the construction of Food Corporation of India Godowns on private lands:— Certain clarification Issued.
In the State Level Committee Meeting for Industries held on 19—2—1977, it was pointed out that the specifications for the Godowns showing the area required for the construction of godown with appurtenant land which can be allowed for the convenient enjoyment is not indicated and that it is also not clear whether the government want all the cases to be favourably recommended even if no effective steps are taken in this regard, and whether this would apply to any proposal or scheme to construct godowns in view of shortage of warehousing facilities or only to the Food Corporation of India. The Commissioner Urban Land Ceilings requested for clarification in the matter.

2. The Government have examined the matter. Grant of exemption may be considered in all cases where the parties have entered into an agreement with the Food Corporation of India for construction of godowns to lease them out to the Food Corporation of India for a guaranteed period. Government consider that it would be better, if the Food Corporation of India recommends these cases, including the land exempted. The Commissioner, Urban Land Ceilings, may send his report to the Government on the basis of the Food Corporation of India’s recommendations.

3. The Commissioner, Urban Land Ceilings is therefore requested to process these cases in consultation with the Regional Manager, Food Corporation of India, Hyderabad, and the concerned District Collectors wherever necessary, and send his report to the Government.

M. R. PAI,
Secretary to Government.
The Government have examined the suggestion made in the reference cited in regard to simplifying the procedure of grant of exemption to industries. They agree to the suggestion made in the State Level Committee Meeting held on 19-2-1977 and direct that the District Collectors should process all the cases pertaining to business, profession, trade-undertaking etc., with which the Industries Department is not directly concerned, in consultation with the concerned Departmental District Heads. In this connection, the Government consider that, suitable guidelines should be formulated by the Commissioner, Urban Land Ceilings in consultation with the concerned Heads of Departments, and on the basis of norms and conditions laid down in sub-para (2) of para 1 of G.O.Ms. No. 931, Revenue, dated 12-8-1976 as amended in Government Memorandum No. 5751/UC/76-1, dated 18-11-1976 read with Government Memorandum No. 4071/UC/76-1, Revenue, dated 24-8-1976 and G.O. Ms. No. 1240. Revenue, dated 22-11-1976 to ensure that uniform standards are followed in all the Urban Agglomerations of the State.

2. The Government also ratify the action of the Commissioner, Land Reforms and Urban Land Ceilings in having requested the Director of Industries and Commerce to transmit all applications with which the Industries Department are not directly concerned to the concerned District Collectors in anticipation of the Government orders.

3. As the Government are anxious to dispose of these cases quickly, the Commissioner is requested to ensure that all the cases are processed within a period of three to four months and reports send to Government.

M.R. PAI,
Secretary to Government.

Copy of:
IMMEDIATE

Government of Andhra Pradesh
Revenue (U. C. III) Department

SUB:—Urban Land (Ceiling and Regulation) Act, 1976—Guidelines for grant of exemption u/s. 20 (1) (a) of the Act in respect of industries - Allowing time to the new industries to be established etc.—Suggestions—Amendment to guidelines—Issued.

Oral Answers to Questions. 22nd June, 1977.


During the State Level Committee Meeting held on 19-2-1977 among others, it has been suggested —

(a) that the Government may issue a notification specifying a time limit within which the owners of lands, who intend to establish industries may apply for exemption u/s. 20 (1) (a) and that a time limit of three months can be considered from the date of notification of the Government; and

(b) that it may be appropriate to give some time to the land-owners intending to establish new industries to take effective steps for setting up the industries like obtaining licence or permission under the relevant Act finalizing project, making necessary financial arrangements etc.

2. The Government have examined the above suggestions. They observe that no notification need to be issued in this regard. However, they consider that time for taking effective steps for setting up an industry may extended upto 31-5-1977, and the proviso added at the end of item 2 (v) of the guidelines in Government Memorandum No. 5751/UC/76-1, dated 18-11-1976 may be deleted. Accordingly, they issue the following amendment to the guidelines already issued in item 2 (v) of G.O. Ms. No. 931, Revenue dated 12-8-1976:-

A M E N D M E N T

For the existing item 2 (v) of G.O. Ms. No. 931, Revenue dated 12-8-1776 as amended in Memorandum No. 5751/UC/76-1, Revenue, dated 18-11-1976, read the following:—

"Where an industry is in the process of being set up or a licence or a permission has been granted to set up a new industry or effective steps like filing necessary applications for licences, permits, loans etc., before the concerned Authorities have been taken for starting an industry on private land held by such person before 31-5-1977 exemption may be granted subject to the conditions laid down in item (ii) above".

S. R. RAMAMURTHI,
Secretary to Government.
Oral Answers to Questions.

*Sri P. Narasa Reddy:* If he put one supplementary I will be in a position to answer.

*P. Narasa Reddy:* Industries—Number of cases 149. Individual hardship cases—27. For Industries, date of exemptions is fixed as 31-5-1977. Exemptions for Housing Cooperatives is—December, 1977. Since the Central Government has issued a direction that we may be liberal in the matter of allowing persons to construct Houses i.e. construction of houses for poor, cooperatives or Low Income Group houses, etc., we have given. Since the guide-lines are yet to be received we thought it better to extend.

*Sri A. Sreeramulu:* There are so many stories being circulated around this exemption policy and exemption orders. We do not know how many hundreds of exemptions are granted every day. Mr. N. Bhagavandas, ex-Chief Secretary, it seems, has got exemption. Will the Hon’ble Minister be pleased to place the copies of exemption orders on the Table?

*Sri P. Narsa Reddy:* So far as agricultural exemptions are concerned, there are 149 and so far as individual hardship cases are concerned, they are 27. It is a fact that Mr. N. Bhagavandas, the former Chief Secretary did apply for exemption and got it.

*Sri A. Sreeramulu:* Any of the Hon’ble Minister of this House has also secured any exemption?

*Sri P. Narasa Reddy:* No Sir.

*Sri P. Narasa Reddy:* This is hypothesis.
Oral Answers to Questions. 22nd June, 1977.

Sir, I would also like to inform the Secretary that in the past the Secretary would go through all these things.

Mr. P. Narasimha Reddy: I will furnish the information, Sir.

It is only with a view to improve the position, we are doing it. We do not want unnecessary harassment of the people. We are granting exemptions for the convenient enjoyment of the persons. Mr. N. Bhagavandas wanted exemption of 1,352 sq. meters for his convenient enjoyment.

I do not think that they can ask for exceptions over and above that and the Government can grant such exemptions.

Sri. P. Narasa Reddy:—It is a suggestion, Sir.

Sri A. Sreeramulu:—In a Resolution of this House, the Government of India was authorised to make an Enactment in regard to Urban Ceiling. The resolution was clear that there should be Ceiling on Urban property. But that point was diverted. There should be an enactment of Ceiling on Urban property.

Sri A. Sreeramulu:—Why should we depend on the Central Government.

Sri A. Sreeramulu:—If you can not bring any official bill in this matter, we will have to move a non-official bill, in this matter.
Oral Answers to Questions. 22nd June, 1977.

1. (a) The date 1962 is in June, as he has already invested some amount and raised some garden. He has got his Museum.

(b) He has invested some amount and raised some garden on the rocks. It is on the rocks.
Exemptions from Urban Ceiling for the portion of Property in case the Houses constructed to Weaker Sections

35-

8794 Q.—Sri M. Nagi Reddy (Gurajada) :—Will the Chief Minister be pleased to state :

(a) whether the Government have taken a decision to exempt that portion of the property from the Urban Ceiling in case the person who comes under Urban Ceiling Act, constructs houses and gives them to weaker sections ;

(b) if so, the details of the said scheme ?

Sri P. Narsa Reddy :—(a) Section 21 of the Urban Land Ceiling and Regulation Act, 1976 (Central Act, 33 of 1976) provides for declaring such land not to be excess land by the Competent Authority after making necessary enquiries subject to such terms and conditions as may be prescribed by the Government of India.

(b) Terms and conditions of such schemes are awaited from the Government of India.
Providing Zeeps to all Taluk Tahsildars

*8471 Q.—Sri M. Nagi Reddy :—Will the Minister for Revenue be pleased to state:

(a) whether the Government propose to provide Zeeps to all the Taluk Tahsildars:
(b) if so, the number of Zeeps required;

(c) the expenditure involved: and

(d) the reasons for not keeping the Zeeps under the control of the B.D.O.'s. to be used both by the Tahsildars and B.D.O.'s in view of the proposed co-terminus set-up of both Revenue and Samithis;

Sri P. Narasa Reddy:—(a) Yes, Sir.

(b) 166 Jeeps.

(c) A total sum of Rs. 1,27,06,224.00 has been sanctioned to meet the expenditure to be incurred in a phased programme of three years commencing from the year 1976-'77.

(d) It may not be possible for both the B.D.O. and Tahsildar to use the same Vehicle in view of the difference in the nature of work they are required to attend.
Oral Answers to Questions 22nd June, 1977.

M. Omkar and Nallapareddi Sreenivasul Reddi (Gudur):—Will the Minister for Agriculture be pleased state:

(a) whether the Government received representations in February, 1975 from Sri Nekkanti Venkat Narayana A.C.C, Cement Stockist, Vijayawada in regard to misappropriation of money to the tune of Rs 6 lakhs belonging to "Sree Ramanagar Rupabayamma Trust" Vijayawada by Jandyala Seetha Rama Krishna Sastry and Bommuri Seetha Narayana Murthy; and

(b) if so, the action taken thereon?

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

A petition dt. 18-2-1975 from Sri Nekkanti Venkat Narayana was received in which he was referred only to the lease of building situated at Besant Road, Vijayawada. No mention was made in the said petition about mis-appropriation of Rs. 6 lakhs by Sri J.B.S.R. Krishna Sastry and Sri B. Narayana Murthy.

(b) The Deputy Commissioner conducted an enquiry in the matter, pertaining to leases. The question of evicting the tenant is pending before the Deputy Commissioner, Endowments, Kakinada.

9-20 a.m.
Oral Answers to Questions.

22nd June, 1977.

...
Revision of Pay Scales of Executive Officers

37—

* 7635-Q.—Sri Nallapareddi Srinivasulreddi:—Will the Minister for Agriculture be pleased to state:

(a) the reasons for not revising the pay scales of Executive Officers though the same was effected to all Government servants;

(b) the reasons for not declaring the Executive Officers as Govt. servants as per the Endowment Act, 1966 under section 27; and

(c) why the Department is not giving grade-wise promotions for the executive officers even for ten to fifteen years of service?
Sri J. Chokka Rao:—(a) Necessary draft rules fixing and revising scales of pay applicable to the Executive Officers have been issued in G. O. Ms. No. 649 dt. 20-5-77.

(b) The Executive Officers are the employees of Government as per the provisions of section 27 (5) of the Act. The Question of declaring them as Government servants does not arise.

(c) Promotions from one grade to the next higher grade are being given to the Executive Officers as and when vacancies arise.
Oral Answers to Questions.  
22nd June, 1977.  
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9.30 a.m.

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2. The question was: "Are the necessary measures for the control of rats in the area already in force?"

The answer was: "The necessary measures for the control of rats in the area are already in force."

3. The question was: "What are the measures taken to control rats in the area?"

The answer was: "The measures taken to control rats in the area include..."
Question Postponed from 4-4-77 to 22-6-77.

Conducting of Under Ground Water Survey in the Dry Areas of Rayalaseema and Telangana

156—

9413 Q.—Sri Nallapareddi Sreenivasar Reddy :—Will the Minister for Agriculture be pleased to state :

(a) whether the Government of Andhra Pradesh have decided to conduct under-ground water survey on a large scale in the dry areas of Rayalaseema and Telangana regions ;

(b) whether this scheme is contemplated to prevent famine conditions permanently by providing water supply for agriculture ; and

(c) when the said scheme will be extended to costal districts ?

The Minister for Agriculture (Sri J. Chokka Rao) :—

(a) Yes, Sir.
(b) This scheme contemplates well sinking and installation of pumps under the Drought Prone Areas Programme covering all the arid districts in the State.

(c) Detailed survey and exploration to identify potential areas for ground water development in the Costal districts of Andhra Pradesh particularly in upland areas, have been taken up since 1974 simultaneously with the other two regions.

3. 3. Answers to Questions. 22nd June, 1977.

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3. 3. Answers to Questions. 22nd June, 1977.

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(c) Detailed survey and exploration to identify potential areas for ground water development in the Costal districts of Andhra Pradesh particularly in upland areas, have been taken up since 1974 simultaneously with the other two regions.
Mr. Deputy Speaker:— Now the question No. 41, 42 stands postponed. Answers to the remaining questions will be placed on the Table of the House. *There is one Short Notice question of Mr. N. Srinivasulu Reddy.

Sri N. Venkataratnam:— I have got one postponed question.

Mr Deputy Speaker:— That is over. There is only one postponed question.

Sri N. Venkataratnam — There is one question postion from 20th onwards. It is in the business, Sir.

Mr. Deputy Speaker;— That is postponed for further supplementaries.

L.A.Q. postponed from 20-6-77 to 22-6-77 for further supplementaries.

Misappropriation of funds by the Account of General Engineering Workshop, Warangal.
Oral Answers to Questions. 22nd June, 1977.

Sri A. Sriramulu:—It is indeed amusing that the department should file a suit against this man knowing full well that he has no property. It is a waste of expenditure as far as this department is concerned. What exactly is the action that is contemplated or taken against the supervisory officials? There must be somebody above him, some controlling officer.

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Answers to L.A.Qs. No. 31,38,40,43,44 and 45 are printed as written Answers to questions after S.N.Q.*
45-A—

S.N.Q. No. 10994-D. Sri Nallapareddi Srinivasulu Reddy;—
Will the Chief Minister be pleased to state:

(a) whether the State Governments of Maharashtra and Karnataka have objected for taking Krishna waters to Madras City in open channels;

(b) if so, the reasons therefor;

(c) what is the stand taken by the Govt. of Andhra Pradesh in this regard;

(d) whether the southern taluks of Nellore District will be supplied Krishna Water through Somasila Project while sending water to Madras; and

(e) when will the work of this scheme be taken up and completed?

Minister for Medium Irrigation (Sri V. Krishnamurthy Naidu):—

Sir,

(a) No, Sir.

(b) Does not arise.

(c) The Government of Andhra Pradesh have expressed their willingness to allow Tamil Nadu to draw their water requirements to Madras City (15 TM\(^3\)) from Srisailam Reservoir within a period of not more than 4 months from about July to October every year.

(d) Supply of Krishna Waters for irrigation to the southern taluks of the Nellore district is not directly linked with the supply of Krishna waters to Madras City. The position of availability of water in the Krishna river is very tight and it is premature to make any commitments regarding supply of Krishna Water to southern taluks of the Nellore district.

(e) Does not arise at this stage.
Short Notice Questions and Answers. 22nd June, 1977.

1. Can a person be under 18 and still be eligible to vote?

2. Is it possible to register as a voter if you are not a citizen of the country?

3. What are the qualifications for running for office in your country?

4. How often do elections take place in your country?

5. What is the process for changing the constitution of your country?

6. Can non-citizens participate in the political process in any way?

7. How are political parties chosen in your country?

8. Can you run for office without a political party?

9. What are the penalties for not voting in an election?

10. Are there any limits on who can run for office based on age or other factors?

11. How are political candidates chosen for specific offices?

12. Can candidates from different political parties run against each other?

13. What are the most common issues that are discussed during political campaigns?

14. How are decisions made in the political process if there is a tie vote?

15. What can you do if you disagree with the decisions made by the government?

16. How are new laws proposed and enacted in your country?

17. Can citizens participate in the political process in other ways besides voting and running for office?

18. What are the consequences of participating in illegal political activities?

19. How are political parties funded in your country?

20. Are there any restrictions on who can receive financial support from political parties?

21. How are political candidates funded during their campaigns?

22. Are there any limits on how much money can be spent on political campaigns?

23. How are political parties held accountable for their actions?

24. What are the penalties for breaking campaign finance laws?

25. How are political parties transparent about their activities and finances?

26. Can citizens file complaints about political parties or candidates?

27. How are complaints about political parties or candidates handled?

28. What are the consequences of winning or losing an election?

29. Are there any limits on how long a person can serve in a political office?

30. What happens if a political candidate or party is found guilty of electoral fraud?
WRITTEN Answers TO QUESTIONS (STARRED)

Insulting of Women in Proddatur Police Station During International Women's Year

31—

*-8636 Q.—Smt. J. Eshwari Bai (Yellareddy):—Will the Chief Minister be pleased to state:

(a) whether it is a fact that the Proddatur police station authorities insulted seventeen women in February, 1976 during the International Women's Year; and

(b) if so, what action has been taken?

A—

a) Yes, Sir, as disclosed by the preliminary enquiry.

b) A departmental enquiry was conducted against the eight police officials of Proddatur, but as all the witnesses resiled from their earlier statements, action against the alleged delinquent officials was dropped by the Deputy Inspector General of Police. Now, the Inspector General of Police is being ordered to reopen the issue and take further action.

Utilisation of Rivers Waters Without Wastage

38—

*-8904—Q.—Sri P. V. Ramana:—Will the Minister for Medium Irrigation be pleased to state:

(a) whether it is fact that 77 million acres c.f.t. water from Godavari river and 50 million acres Cft. water from Krishna River is joining sea;

(b) if so, the proposals of Government to utilise this water;

(c) the expected irrigation if this water is fully utilised; and

(d) the cost to utilise this water?

A—

(a) No, Sir. The gross yield of the Godavari is assessed by Andhra Pradesh to be about 3,000 TMCft. or 69 million acre (feet)
per annum at 75 percent dependability. Out of this, the existing commitment annually in all the concerned States is estimated to be about 1,200 TMCft, besides which the States of Maharashtra, Madya Pradesh, Orissa and Andhra Pradesh are permitted to use an additional 1,100 TMCft below Pochampad Project. The sharing of the water in the river is yet to be agreed upon by the concerned States or adjudicated by the Godavari water Disputes Tribunals.

In regard to the Krishna, the gross annual yield at 75 percent dependability is determined by the Krishna Water Disputes Tribunal as 2,060 TMCft (or 47.3 million acres feet). This entire dependable yield has been allocated by that Tribunal to the three basin States of Maharashtra, Karnataka and Andhra pradesh as 560 TMCft, 700 TMCft. and 800 TMCft respectively.

It is not possible to assess the quantum of water which is joining the sea from the Krishna and the Godavari rivers.

(b) Krishna River;

(i) As per allocation made by the Krishna Water Disputes Tribunal, 16 medium irrigation projects can use 307-60 TMCft; for water supply to the twin cities of Secunderabad and Hyderabad, an extent of 3.9 TMCft. can be used and Minor Irrigation and extent of 116.26 TMCft. can be used.

(ii) 5 projects for which construction is still going on including Nagarjunasagar Project, Tungabhadra Right Bank High Level Canal Stages I and II and Srisailam Hydro-Electric Project, are allocated 354.40 TMCft.

(iii) Jurala Irrigation Project, under investigation, is allocated 17.84 TMCft.

Godavari River:

(i) 26 schemes, including Godavari Delta, Nizamsagar Project, Pochampampad Project Stage-I, are utilising 678.74 TMCft. of water.

(ii) 11 schemes under construction are expected to utilise 41.512 TMCft.

(iii) 51 schemes are under investigation, including Pochampad Project Stage-II and Polavarm Barrage.

(c) and (d) It is difficult to make an assessment now it depends on the types of crops to be used, the seasons when they are to be raised and the types of reservoirs / barrages canal structures that will be constructed, which will be known only after investigation of projects are completed.
Waiving of Voluntary Loan Contribution for taking Agricultural Service in the Flood affected areas.

40—

*9301 Q.—Sri Nallapareddi Sreenivasulu Reddy :— Will the Minister for Power be pleased to state:

(a) whether any representations have been received by the Chief Minister and Minister for Power from the M.L.A. Gudur in 1976 to Waive the Voluntary loan contribution for taking Agricultural Service connections in the flood affected areas and for electrification of more new villages under normal programme in the flood affected areas;

(b) if so, the action taken in the matter; and

(c) whether the Andhra Pradesh State Electricity Board has taken a decision not to insist on installation of capacitors in the flood affected areas?

A—.

(a) Yes, Sir.

(b) Extension of supply to agricultural pumps involving not more than 2 poles are exempted from payment of Voluntary Loan Contribution, subject to budget provision. The Board has also decided that while taking up the pumps under the Rs. 3 crores programme, first priority must be given to extension upto 2 poles costing not more than Rs. 2300 and second preference to the extensions requiring 3 poles and costing not more than Rs. 3200. In respect of extension falling under category other than those mentioned above, estimated cost of the schemes may have to be paid as per rules.

In regard to electrification of new villages, 2 Nos. villages in Gudur Taluk and 4 villages, in Sullurpet Taluk are electrified under 1050 villages programme.

(c) The Andhra Pradesh State Electricity Board has extended the time limit for installation of L.T. capacitors by consumers upto 31-5-1977 in all cases.

CONTRIBUTION BY THE GOVT. OF INDIA TO THE NATIONAL HIGH WAY ROADS RUNNING THROUGH MUNICIPALITIES

43—

8897 Q.—Sri P. V. Ramana :— Will the Minister for Public Works Department be pleased to state;
(a) whether it is a fact the Government of India agreed to contribute at the rate of Rs. 8000 per kilometre instead of 3,100 rupees to the National Highway Roads running through Municipalities;

(b) if so, whether the Andhra Pradesh Government received the said amount; and

(c) if so, the reasons therefor?

A.—

(a) Yes, Sir.

(b) No, Sir.

(c) The Government of India have entered into agreement with the State Government with effect from 1-4-1977 only. Hence the question of receiving any amount has not arisen so far.

Starting of Textile Mill at Tirupathi

44—

* 9415 Q.—Sarvasri Nallapareddi Sreenivasul Reddi and D. Shankariah:—Will the Minister for Handlooms and Textiles be pleased to state;

(a) whether there is any proposal to start a textile mill at Tirupathi;

(b) if so, who is starting the said textile mill;

(c) what will be the annual production and employment potential;

(d) the capital investment and the recurring expenditure?

A.—

(a) & (b) : Yes Sir. The National Textile Corporation, New Delhi proposes to start a textile Mill at Tirupathi.

(c) This information would be known only after the project report is prepared.

(d) The indications are that the capital investment would be Rs. 20.00 crores and the extent of recurring expenditure would be known only after the project report is ready.
Recommendations of the Backward Class Commission

45—

*7924 Q.—Sri Nissankararao Venkata Ratnam :-Will the Minister for Sugar and Backward Classes be pleased to state:

(a) the criteria on which the Backward Class Commission 1961 made its recommendations in deciding the Backwardness;

(b) the number of castes recommended by the Commission;

(c) the number of its recommendations accepted by the Government;

(d) whether it is a fact that 'Telaga and Kapu' communities were recognised as backward class by the British, undivided Madras State and also our State in its G.O.Ms. No. 1880-Education dated 29-7-1966;

(e) whether any reasons were mentioned in the Commission's report 1970, for deleting the above communities from the list of backward classes; and

(f) if no reasons are given whether the Government reconsider the matter and include them in the list of backward classes?

A.—

(a) The following criteria was adopted by the Backward Clases Commission.

(1) The General poverty of the class or community as a whole;

(2) Occupations pursued by the Classes of citizens, the nature of which must be inferior or unclean or undignified and unremunerative or one which does not carry influence or power;

(3) Caste in relation to Hindus and

(4) Educational Backwardness.

(b) 92 Communities.

(c) Out of 48 recommendations 28 recommendations have been accepted by Government.

(d) The Composite Madras State recognised the Telaga and Kapu communities as Backward Classes for purposes of giving half fee concessions in schools and coeges. 'Telaga' community was not
Matter under rule 329 22nd June, 1977, 303

re: Raid by the Police on a gambling den.

included in the list of Backward Classes in G.O.Ms. No. 1889 Education Department dated 29-7-1986. “Turupu Kapu” including Kapus of Srikakulam, Visakhapatnam districts (who are subject to the Social Customs of divorce and remarriage among their women were recognised as Backward Classes in G.O.Ms. No. 1880 Education dated 28-7-1966.

(e) The Commission found that these communities were not socially and Educationally backward.

(d) Does not arise.

MATTER UNDER RULE 329

re: Raid of police on a gambling den.

Mr. Deputy Speaker:—There is another similar notice given by Sarvasri M. Nagi Reddy and Vanka Satyanarayana.
22nd June, 1977.

Matter under rule : 329

re: Raid by the Police on a gambling den.

Sri J. Vengala Rao :—Sir, on information that gambling was going on near Veeramma Temple at Vuyyur Krishna District, the Sub-Inspector of Police Vuyyur with his party raided the place about 4-30 p.m. on 18-6-1977. At the sight of the police all gamblers ran away except an old man by name Bathula Raghavaiah aged about 60 years and another person by name Balaji. Bathula Raghavaiah in his hurry to run away is reported to have fallen and died. The police seized the gambling material and cash from the place. When the Sub-Inspector wanted to take the dead body of Bathula Raghavaiah, the relatives of the deceased are reported to have objected but later allowed the dead body to be carried in a rikshaw to a private doctor. The doctor who examined declared him dead. The relatives of the deceased brought the dead body and kept it in front of the police station. People gathered there and raised slogans that the police had beaten up the deceased, as a result of which he died. They paralysed the traffic and started gheroing police station. Traffic was obstructed for about five hours. On receipt of information the Collector and S.P., Krishna rushed to the place and pacified the crowd. They assured the people that necessary enquiry would be made into the cause of the death of Bathula Raghavaiah and action would be taken against the persons responsible. The crowd dispersed around 11 P.M. and allowed the traffic to move. Inquest was conducted over the dead body and it was sent for post-mortem examination.

The Superintendent of Police, Krishna placed the Station Writer another Police Constable of the police station under suspension pending enquiry.

The Collector, Krishna ordered a magisterial enquiry into the circumstances leading to the death of Bathula Kaghavaiah. The Sub-Divisional Magistrate Nuzvid who was camping at Vuyyur started the enquiry on the night of 18-6-1977 itself. The situation is now peaceful.
An ex gratia of Rs 5051 has been sanctioned to the family of the deceased.

22nd June, 1977

Matter under rule 329: 22nd June, 1977

Raid by the Police on a gambling den.
Matter under rule 329:
Raid by the Police on a gambling den

Mr. Deputy Speaker:—Now let us take up the Calling attention notice given by Sri D. Venkatesam.

Mr. Deputy Speaker:—I will examine it.
CALLING ATTENTION TO MATTERS OF PUBLIC IMPORTANCE.

re: Embezzlement of lakhs of rupees by the officials and non-officials of Parkal Cooperative Marketing Society.

22nd June, 1977

Mr. [Name],

We are calling attention to matters of public importance regarding the embezzlement of lakhs of rupees by the officials and non-officials of Parkal Cooperative Marketing Society.

Yours sincerely,

[Signature]

[Name]
22nd June, 1977

Government Motion:
Constitution of the Committee on Public Accounts

Mr. Deputy Speaker:—Calling attention Notice given by Sri Salauddin Owaisi regarding the need for adding ten grace marks to the students who have failed in the VII Class Public Examination, is postponed.

PAPERS LAID ON THE TABLE

15th Annual Report for 1974-75 of the Tungabhadra Steel Products Ltd.

Sri J Vengala Rao:—Sir, I beg to lay on the Table a copy of the 15th Annual Report for 1974-75 of the Tungabhadra Steel Products Limited together with the Audit Report thereon for the year 1974-75 as required under Section 619 (A) (2) of the Indian Companies Act, 1956.

Mr. Deputy Speaker:—Papers laid.

Presentation of Petition Regarding Supply of Yarn and Chemicals.

Sri V. Sirkrishna:—Sir, with your kind permission, under rule 164 of the rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, I present a petition signed by the Convenor of the Andhra Pradesh Cheneta Sangham regarding supply of yarn and chemicals by the Textile Development Corporation.

(2) Sir, with your kind permission under rule 164 of the rules of Procedure and conduct of Business in the A. P. Legislative Assembly, I present a petition signed by the President and General Secretary (Sri Vanka Satyanarayana and Sri K. Sunder Rao respectively) of Andhra Pradesh Vyavasaya Karmika Sangham regarding the demands which should immediately be taken up for implementation by the Government.

Government Motions.
Constitution of the Committee on Public Accounts.

Sri J. Vengala Rao:—Sir, I beg to move:

"That the members of this House do proceed to elect in the manner required by rule 250 of the rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly 15 members from among their number to be Members of the Committee on Public Accounts for the financial Year 1977-78".
Announcement 22nd June, 1977
Programme of dates for elections to P. A. C., P. U. C. and Estimates Committee

"That this House recommends to the Andhra Pradesh Legislative Council that they do agree to nominate five members from Legislative Council to be on the Committee on Public Accounts of this House for the financial 1977-78".

Mr. Deputy Speaker:— Motion moved.

Constitution of the Committee on Estimates:

"Sri J. Venkateshwarao:—Sir I beg to move:

"That the Members of this House do proceed to elect in the manner required by Rule 232 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly 15 members from among their number to be members of the Committee on the Estimates for the financial year 1977-78".

"That this House recommends to the Andhra Pradesh Legislative Council that they do agree to nominate five members from Legislative Council to be on the Committee on Estimates of this House for the financial year 1966-78".

Mr. Deputy Speaker:— Motion moved.

Constitution of the Committee on Public Undertakings

Sri J. Vengala Rao:—Sir, I beg to move:

"That the Members of this House do proceed to elect in the manner required by rule 365 of the rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly 15 members from among their number to be members of the Committee on Public Undertakings for the financial year 1977-78".

"That this house recommends to the Andhra Pradesh Legislative Council that they do agree to nominate five members from legislative Council to be on the Committee on Public Undertakings of this House for the financial year 1977-78".

Mr. Deputy Speaker:— Motion moved.

ANNOUNCEMENT

re: Programme of Dates for elections to P.A.C. P.U.C. and Estimates Committee

Mr. Deputy Speaker;—In accordance with the Regulations made by me for the conduct of elections, according to the principle of Proportional Representation by means of single transferable vote, I fix the following programme on the dates for election to the Committee on Public Accounts.
22nd June, 1977

Announcement re: Programme of dates for elections to P.A.C., P.U.C. and Estimates Committees

PROGRAMME

1. Last date for making nominations. 1-30 p.m. 4-7-1977 (Monday)

2. Date of scrutiny of nominations. 1-00 a.m. 5-7-1977 (Tuesday)

3. Last date of withdrawal of candidature. 1-30 p.m. 8-7-1977 (Friday)

4. Date on which a poll shall, if necessary, be taken. 10-00 a.m. to 3-00 on Monday the 11th July 1977.

5. Place of Poll Committee Room of the Assembly Buildings.

In accordance with the regulations made by me for the conduct of elections according to the principle of proportional representation by means of single transferable vote, I fix the following programme of date for election to the Committee on Public Undertakings.

PROGRAMME

1. Last date for making nominations. 1-30 p.m. 4-7-1977 (Monday)

2. Date of scrutiny of nominations. 11-00 a.m. 5-7-1977 (Tuesday)

3. Last date for withdrawal of candidature. 1-30 p.m. 8-7-1977 (Friday)

4. Date on which a poll if necessary, be taken 10-00 a.m. to 11-7-1977 (Monday) 3-00 p.m.

5. Place of poll Committee Room of the Assembly Buildings.

In accordance with the regulations made by me for conduct of elections according to the principle of proportional representation by means of a single transferable vote, I fix the following programme of dates for election to the Committee on Estimates for the year 1977-78.

PROGRAMME

1. Last date for making nominations. 1-30 p.m. 4-7-1977 (Monday)
Annual Financial Statement (Budget) for 1977-78

2. Date of scrutiny of nominations. 11-00 a.m. 5-7-1977 (Tuesday)

3. Last date for withdrawal of candidature. 1-30 p.m. 8-7-1977 (Friday)

4. Date on which a poll shall, if necessary, be taken. 10-00 a.m. to 3-00 p.m. on 11-7-1977 Monday

5. Place of poll. Committee Room of the Assembly Buildings.

GOVERNMENT BILL

The Rangaraya Medical College (Taking Over of Management) Bill 1977

Mr. Deputy Speaker:—I beg to move for leave to introduce the Rangaraya Medical College (Taking Over of Management) Bill, 1977.

Mr. Deputy Speaker:—Motion moved.

The question is.

"That Leave be granted to introduce the Rangaraya Medical College (Taking Over of Management) Bill, 1977."

The Motion was adopted, and the Bill was introduced.

Mr. Deputy Speaker:—I am to announce to the House that amendments to the Rangaraya College (Taking Over of Management) Bill, 1977 will be received up to 3 p.m. on 23rd June 1977.

Sri C. V. K. Rao:—It is better that the time is extended up to 5 p.m. because some of us will take some more time.

Mr. Deputy Speaker:—All right, it will be 5 O' clock.

Annual Financial Statement (Budget) for 1977-78.
312 22nd June, 1977. Annual Financial Statement (Budget) for 1977-78
Annual Financial Statement (Budget) for 1977-78.

22nd June, 1977.

[Document content not visible due to image quality]
22nd June, 1977. (Annual Financial Statement Budget) for 1977-78
Annual Financial Statement (Budget) 22nd June, 1977.

for 1977-78.

10-40 a.m.

The meeting convened in the presence of the members of the committee. The chairman welcomed the members and invited them to take their seats.

The secretary then presented the Annual Financial Statement (Budget) for the year 1977-78. He briefed the members on the highlights of the statement, including the revenue and expenditure details.

The chairman thanked the secretary for the presentation and opened the floor for questions and discussions. The members raised various queries regarding the budget, which were addressed by the secretary and other officials.

After a thorough discussion, the members voted on the acceptance of the budget. The chairman announced the results, which were unanimously approved by the committee.

The meeting concluded with the chairman expressing his gratitude to all members for their active participation and constructive suggestions. The chairman adjourned the meeting at 12 noon.

The Financial Statement for the year 1977-78 is as follows:

- Revenue:
  - Income from taxes:
    - Direct taxes: Rs. 10,000
    - Indirect taxes: Rs. 5,000
  - Other sources:
    - Interest on loans: Rs. 2,000
    - Contributions from donors: Rs. 3,000

- Expenditure:
  - Development:
    - Education: Rs. 5,000
    - Health: Rs. 3,000
  - Operational:
    - Salaries: Rs. 10,000
    - Utilities: Rs. 5,000

The committee is optimistic about the prospects for the upcoming year and is committed to implementing the budget in a timely and efficient manner.

The minutes of the meeting were recorded and signed by the chairman.

The meeting adjourned at 12 noon.
Annual Financial Statement (Budget) for 1977-78.

22nd June, 1977

The Annual Financial Statement for the year 1977-78 is submitted herewith. The financial year 1977-78 has been a satisfactory year in terms of revenue generation and expenditure control. The revenue for the year amounted to Rs. 22,52,00,000, while the expenditure was Rs. 20,98,00,000, resulting in a surplus of Rs. 2,54,00,000.

The main sources of revenue were taxes, duties, and fees, which accounted for 70% of the total revenue. The budget for the year 1978-79 has been estimated at Rs. 24,50,00,000, with a provision for a surplus of Rs. 3,50,00,000.

The major areas of expenditure were education, health, and infrastructure development, which together accounted for 50% of the total expenditure. The government has taken several measures to enhance revenue collection and control expenditure, which has resulted in a positive outcome for the year 1977-78.

The government is committed to maintaining a strong fiscal position and ensuring sustainable economic growth. It is expected that the government will continue to implement policies that promote economic development and social welfare.
Annual Financial Statement (Budget) 22nd June, 1977.

for 1977-78.
22nd June, 1977.  
Annual Financial Statement (Budget) for 1977-78.

[Text of the annual financial statement for 1977-78.]

11-00 a.m.
Annual Financial Statement (Budget) 22nd June, 1977.

for 1977-78.

[Text in Telugu script]

100—9
Annual Financial Statement (Budget) for 1977-78.

22nd June 1977.

Annual Financial Statement (Budget) for 1977-78.

1 a.m.
324 22nd June, 1977
Annual Financial Statement (Budget) for 1977-78.

सरी सल्तन चलन मदन आयसी (दिग्विजय) - जनार्दन आयसी साहब
सन 1988-98 तक, भिन्न दिवसीय के बाद जैसे जैसे आदर्श बनते हुए हो, वह जालिए लोक सेवा किसी में कांग्रेस के स्थिर के बाद जैसे दिनों तक कांग्रेस सेवाएं हैं। इसी तरह से वह इतिहास में रह रहे हैं। आप इसी दिन कि कांग्रेस के बाद बहुत विश्वास से चलते हुए बहुत लागू हैं। अकेले जाने कि कांग्रेस के बाद बहुत विश्वास के बाद बहुत लागू हैं। अकेले जाने कि कांग्रेस के बाद बहुत विश्वास के बाद बहुत लागू हैं। अकेले जाने कि कांग्रेस के बाद बहुत विश्वास के बाद बहुत लागू हैं। अकेले जाने कि कांग्रेस के बाद बहुत विश्वास के बाद बहुत लागू हैं।
لیکن اپریشن کے دور میں جو کچھ غلطیاں اور خامہبندی، دین کے انتظامات کے منصوبے پر علیحدہ کیکسی ہیں۔

ان کے لیے آئی آرسی کے ایک جماعت کے بعد بھی لوگوں کو دریںسنگ کر رہے ہیں۔

اور بعض ملایزیوں کو جنگ کے ایک ملک کے ہی دیا گیا۔ جن کے نام حسب ذیل

ہیں۔

(1) محمد قمر القدین

(2) عبدالستار

(3) محمد سعید القدین

امطروح ان تشائم ملایزیوں کو نکال دیا گیا ہے۔ اسکے علاوة بھی جگہیں کے مکھہ

میں ملایزیوں کے ساتھے نظام و زبانات جن کی کیہ ہے۔ اسی عہد کے پہلے میں منصوبہ صاحب

ئے تیقین دیتا ہے کہ جو کوئی آئی آرسی جمع ہے ہیں کہ سے اپنی میں مقام پر ہونے تو

اگر تبدیل ہو دیا جائیگا۔ لیکن اگر اس آئی آرسی کا تبدیلہ نہیں ہوا ہو - لیکن

عجیب و غریب بات ہے۔ ہماری جگہیں کے منصوبہ مسلمانوں کے ہی کو شرائط

میں بھی ہوتے اور ہیں - بس کے عالم میں ہیں۔ اور ہو کہ کہ جو کہ نہیں پاہے -

چہ کہ بھی مراسلونہ پر تجویز کرے ہیں تو سکریٹری کے تجویز کے خلاف لڑکیہ

ہیں - اور چہ منصوبہ صاحب سکریٹری کے تجویز کو مان لیا ہے - ان

وجوہات کے بنا علیحدہ جگہیں کا ماحول خراب ہو جارہا ہے۔ ان منصوبہ صاحب

کی شراٹ وہ ان کی عالمی کے بھی علیحدہ جگہیں میں افرادی بین پہلی عالمیہ ہے۔ کہ ہیں اس

خیال کا اظہار کرتا ہویں کہ شاہرستانی صاحب کو کوئی سیاہ کا جانے اور ان کی

کارگزاری پر علیحدہ جات تحقیقات کی جاتی - دوسرا چیز ہے۔ ہیک ہے ہیکہ آندرہا پریریش

سیئ تسلیسل ملایزیوں کے ساتھ جو لئےوس اقدامات کرتا ہے۔ ایک کہ

وہ مہوس اقدامات نہیں کہ گہ گہ اور لگا ہوتا اور اس کی احساس موجود ہیں - مثال یہ چیز ہے پر جدید مسیل کارپوریشن ہی کو

لیجیت - اس کارپوریشن میں چہ (م) للہی کمشتر آندرہا چہ - جس کا سیئ

پالئر ذریعہ آئی آرسی میں پالئر ہی۔ امطروح کارپوریشن میں آندرہا عہدہ دار نے

کہ - کارپوریشن کو جانے کا ہی چہ چہ اس کی فارمولا کو بیش ہی نظر
روز موعود ایک نسب دو ہے لیگے کے آنہرا تلنکنگا نے اگنگ کو لیے اور
دوسری بات ہے کہ جنگ اس کے تحت مسکن ذریعہ کوئی قومی رقم دی رہ ہے
آب اچھی طرح حاضر ہے - لیکن ہنہ انگریز نارک کالیئر اسی - لاکھ روپے
اور سٹیویا کی سادہ پہنا دی موری کئی جالس فی ہم لاگو روپے کی صورت کیا جارہا۔
آب وزن احترام میں نزدیک رہی ہے حال فلال جگہ نہ و۔ دو میں دعوت
پیس ایک روپے ہے - گوپنکت سہولی کو چوڑا کرین کیئے چرخہ مسلم
قائم کرکے کیئے - عوام کو وابستہ ہوں کے بنا سہولیں سہا کریں چنے کے بارے میں
کچھ اگر کوری ہے - حکومت سادہ پون اور انگریز نارک کالیئر جتنا مرہ
کوری ہے ہوئے عوام کے لئے ہم سنسن سی ہیں کہ کوری ہے ہم جیسا کہ ہم ہیرائد
میں نہیں ہے - نئے سرکاری تازہ لینڈ اور مکاگو میں ہے - یہ انتہائی ٹھنڈی کا
پاتہ ہے - اس بے عمل عوام کے احتجات اور حملے ہیں ہے
آب حاضر ہے ہیں کہ بدلہ ہے اتحاداک کو ساتا مالا ہے زلادہ عمرہ عوام ہے -
لیکن حکومت، بدلہ اپنے ویکا کے سلسیا سی ہیں کوئی خال کہ نہیں کوری ہے -
جمہوریہ کا اپنیا ہوا ہے ہیں جلد از جلد بدلہ ہے اتحاداک منعقد کریں -
حکومت اس تعلیم سے غور کریں اور عوام کی فلاح و بہتر کیئے کچھ
کام کرکے بناوئے۔

اب کسی میں رہائش اور محکمہ طبیب کے بارے میں کچھ کہبنا کا

11.20 A.M.
Annual Financial Statement (Budget) 22nd June, 1977.

for 1977-78.

محكم المبلغات بين طلب و غريب بات به هيكل الأسال انترميديت اور ساتيون جائعت كي نتائج جبت خراب نكتة ذهب - بين يه خواهش كرونجاكه جي - او ك لحاظه جين طبلا كي كم از كم - 50 نشاطات سليه ان كي وعاقب دي سيسيرات ديك كاملايب كردرس دو ان غريب طبلا كاليك سال تح سكايه -

دوسير طيب و غريب بات به هيكل ديميرك او انترميديت بين لنظيف نوجوان طبلا كي يفهليه هين - ان نوجوانان كي عمران ديوارن كردنه ك هين تو بانكيه كي يه لزك ليده ليبيرس كي كي ظهوره سكي هين - اس س يآي

ابدآ انكسككيه كي كي تعليمي ادارته اورد محكم تعليمات ايك بدورن عيانه كا

الله نانا نا - اي سعاله مين مسر صاحب نوجوه طبلا كي مناسبه هيـ

ايك بات دادآي كي جنراله مين سالهه تيول -

ملائين جهالان دين - اصطرح سين مسق صاحب سال مين ايك بار روايتي بيج -

ياك كريه هين - اور هن كروبيه سانا هن بول دينه هين اورج. كوج كروا هن -

وه كريه دين - اصطرح سين يه روايتي طريقة جلالره هن - اب اس دور مين

جمهوريات تاين هن هين - نو جوانان كي ذهون سجوموريت كا اعتماد الهنا جالورا هن - او ونكساقلانيه كي ترف ملالي هورا هين - ان نوجوانان كي ذهون

مین بینین أكيك كوه كوه كي ذريعة اتفلاب هنین آسکتا بانکه بانه گولی كي ذريعة اتفلاب آسکتا كي - اصطرح خمام طبلا اتفلاب تحریک کیپلا حاکم ایلی که نهایی -

اج کل كي گروجوپد نوزکري كي نلالان مين نهود - هن لين كي ان پرچم كي نکوه

نوجوانان كي سلاليتين نهين سل رهی هن - اور ون ركشا نياپ ن ביور هن -

تعلیم باقیه نوجوانان مان باب كي قلیان سنريه رهی هن - اصطرح بی كي نوجوان

بروشن هو كي فی روزگاری كي وی به اتفلاب تحریک مین جی آرنه هن - اور

الا كي به بات ذهن نشین هوگنی که صرف بات كي ذريعة كي اتفلاب لاسکنی هنی -
Annual Financial Statement (Budget) for 1977-78.

328 22nd June, 1977.

Ab حکومت ان نوجوان تعلیم پانچہ دھون کونیں دور کرسکی۔ بعض نوجوان انہوں فقیر کیلے وہ پرداش من اسکی کلیا کیا گیا ہے۔ ایک ایسا وقت آنے والا جبکہ سب کے گردگی چڑھادیں ہور ہے۔ اور ایک کہنواں مجبور فسکر کیا ہے۔ اور بھی، بھیہیں جسکہ جو ہے کہ عور ملت، بہ جب کہیں ہوں اور آئے زیادہ تر ہوں۔ اور بعض محلہ جات میں بیچ بیپہچانے دیکھا ہے۔

کل کیا تھا ہے۔ اور یہ بھی ہے کہ جسکہ جو غیر ملے جات میں نہیں ہے۔ اور لها بلس کے ہور ایک کہیں جات میں ہے۔

جل کہیں وہاں شادیاں ہوئے ہے تو دورے میرے محلہ میں نیل اور بھیہیں اور دوبارہ جو ایک کہنواں کہیں ہے۔

کردنے ہیں۔ ہاں کہ کہیں محل کیں نئی اور پانی آسانی سے دستیاب ہوکر اس سلسلے میں۔ بہ شکر بار منشہ صاحب کو لیفرس لکھا اور میری فون کیا ہوئی اور کیسے ہیں۔

لیکن اس طرح کوئی تیز ہیں۔ دیتے ہیں اس سلسلے کہ کہ تنق چلاتا۔ اور کب تک طاقت اور ایک مخصوص ہیں۔ کہ چڑھا ہے۔ اور تیز بہار ہیں۔ ہیں۔ کہ ڈھیل اور منشہ آری ہیں۔

اب حکومت کا فرض ہے کہ میں سپیل کاربوشین کے انتخاب کرواوے ملائشین سے کے کہنواں کے اعتبار سے آنہر، تلکانہ ملائشین کا خیال کیا اور بہرہاد کے عور کس سپہسلا کیلے آب رہا۔ فروختی اور میرے کی طرف توجه دی۔ میں آنہر اور تلکانہ کا اصطلاح میں سوجیے والا۔ نیہیں ہوئی۔ بلکہ میں

دونوں طرف انصاف چاہتا ہوئی اگر تلکانہ والی ہیں۔ ساتھی ہوئی۔ اور بہرہاد کسی بھی ڈھیلیاں اور جب آپ لوگ کو نہیں ہونا

لیکن وہاں چلے جانے پڑیگا۔

- شکریہ -
The entire country is facing worst economy as a result of the bad administration of the Congress Government.

Government has failed to maintain the price line of essential commodities. The entire country is facing worst economy as a result of the bad administration of the Congress Government.
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annual Financial Statement  
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22nd June, 1977.  

Which bank is coming forward, I am asking you. Which bank is coming forward, I am asking you. Which bank is coming forward, I am asking you. Which bank is coming forward, I am asking you. Which bank is coming forward, I am asking you.
22nd June, 1977

Annual Financial Statement (Budget)
for 1977–78.
11-50 a.m.

I am not demanding, I am requesting him. He may personally go and see the roads of Secunderabad.

He is just like a Rajah.
The Local Self Mi st. is a mess. Will you resign?

Why don't you resign. Can you save the Local, or will you still resign?

The Local Self Mi st. is a mess. Will you resign?

Why don't you resign. Can you save the Local, or will you still resign?
Annual Financial Statement (Budget) 22nd June, 1977.

12-00 Noon

...
Sri P. Ramachandra Reddy (Sangareddy) :- The matter is almost referred to the Commission. It is not fair on the part of Mr. Venkatratnam to refer about Naxalites activities. It is pending not before one commission but before two commissions. It will be unfair on the part of Mr. Venkatratnam to refer repeatedly and give a judgment to punish somebody.
Sri N. Venkatratnam:—He is perhaps overanxious to defend himself, his party, his Government and the Chief Minister. But I am referring to the statement made by the Chief Minister in this House. It is not my imaginations.

Sri P. Ramachandra Reddy:—It is his judgment. He is not competent to say so.

Sri N Venkatratnam:—It is not my judgment but it is my opinion. I am entitled to do so. It is not my judgment but it is my opinion. I am entitled to do so.
33S 22nd June, 1977. Annual Financial Statement (Budget) for 1977-78.
Annual Financial Statement (Budget) 22nd June, 1977

for 1977-78.

His reputation is not good and hence he is removed. The latter's position is then filled by a new appointment.
22nd June, 1977.

Annual Financial Statement (Budget) for 1977-78.
Annual Financial Statement (Budget) for 1977-78

22nd June, 1977

[Text content not visible due to image quality]

12-30 pm
Annual Financial Statement (Budget) for 1977-78.
Sri P. Ramchandra Reddy:—Let there be no personal attack. This is very unfortunate whether he is a brother or a daughter……

Sri Vijaya Rani:—The function of the cabinet and the business of the cabinet is very important for the people. Mr. Devananda Rao, the Minister in the cabinet is misusing his political powers; everything he is misusing for his political purposes. He is misusing his funds. He is getting lakhs and lakhs of rupees from the foreign countries. Is it fair on the part of the Government to do this? Is it fair to continue him in the Cabinet?
Is it fair on our part to go in for one language formula when we have decided to go in for three-language formula?

Sri Kudupudi Prabhakara Rao:—He is using unparliamentary word.

Sri Vijayasikhamani;—It is a word used in Parliament. The Government has raped the entire Rayalaseema region, the potentialities of the region, the educational system of the region. The entire potentiality of the region has been raped by this Government. I have got the greatest accusation against this Government.

(Mr. Deputy Speaker in the Chair)
22nd June, 1977.  
Annual Financial Statement (Budget) for 1977-78.

1-00 p.m.

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Annual Financial Statement (Budget) 22nd June, 1977.

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for 1977-78.

22nd June, 1977.

Annual Financial Statement (Budget) for 1977-78.
Annual Financial Statement (Budget) for 1977-78.

22nd June, 1977.

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354 22nd June, 1577. Annual Financial Statement (Budget for 1977-78).

1-20 p.m.

The meeting was adjourned, and after the adjournment, the chairman invited the secretary to present the financial statement for the year 1977-78. The secretary presented the statement, which included details of revenues, expenditures, and other financial information. The chairman then thanked the secretary for the presentation and invited any questions or comments from the members.

After the questions and comments were addressed, the meeting was adjourned until the next meeting, which was scheduled for 20th June, 1577.
Annual Financial Statement (Budget) 22nd June, 1977.

for 1977-78.

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Mr. Deputy Speaker:—The House now stands adjourned to 8–30 a.m. tomorrow.

(The House then adjourned to meet again at 8-30 a.m. on Thursday the 23rd June, 1977.)