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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Principal Officers

Speaker: Sri R. Dasaratharama Reddy

Deputy Speaker: Sri Syed Rahmat Ali

Panel of Chairmen: 1. Smt. T. E. S. Ananda Bai
2. Sri Gamago
3. Sri Y. Venkata Rao
4. Sri N. Venkata Ratnam

Secretary: Sri G. Ramachandra Naidu

Deputy Secretaries: 1. Sri E. Sadasiva Reddy
2. Sri D. L. Narasimham

Assistant Secretaries: 1. Sri M. Ramanadha Sastry
2. Sri S. Purnananda Sastry
3. Sri K. Satyanarayana Rao
4. Sri R. N. Sarma
5. Sri K. Kutumba Rao
6. Sri Md. Ghouse Khan

Chief Reporter: Sri Habeeb Abdur Rahman
ORAL ANSWERS TO QUESTIONS

Mr. Speaker;—Question No. 526.

(Sri V. Krishnamurthy Naidu rose up in his seat to answer the question)

Sri A. Sriramulu (Eluru):—Point of order, Sir My question is addressed to the Chief Minister. I find some other Minister is trying to answer. What exactly is the matter? Let me explain my Point of Order. We want to know whether the Chief Minister has gone on some more important work? From the newspapers we read that he has accompanied one Youth Congress leader to Guntur. If accompanying a Youth Congress leader is more important than Legislature, then this Legislature rather get adjourned for a day.

Sri C.V.K. Rao:—I raise another Point of Order, Sir.

Mr. Speaker,—I must dispose off it first. As far as the point raised by Mr. Sriramulu is concerned, it is a matter which has figured even earlier. When a question is addressed to the Chief Minister and when he has accepted to answer the question, his name is printed in the order paper and therefore normally, it is the Chief Minister that has to answer. It is not his privilege to delegate it to somebody else except with the previous permission of the Speaker. These contingencies do happen and when such contingencies do happen the necessary permission has to be sought in advance. The Chief Minister has already written to me stating that in view of some tour on this date he will not be able to attend and I have granted him permission. There-
Therefore, as far as that aspect is concerned it is not a matter which can be questioned now. Whether it is more important these matters will have to be decided by the Chief Minister. You are very well aware as to how much respect the Chief Minister pays to the House. You see him here throughout and even when most of the members on the Treasury Benches are absent, you will see the Chief Minister here and trying to respond, trying to help every Minister and every Member also and trying to discharge his duties as effectively and efficiently as he can. These are no doubt matters on which Mr. Sriramulu may have a difference of opinion. I am not going into the controversy, but I am certain that the Chief Minister has absolute respect for this House and he has been trying to discharge his duties most effectively.

Sri A. Sriramulu:—Sir, I have to make a small submission. We have great regard for the Chief Minister, because, he respects this House. There is absolutely no difference of opinion on that. We also find him always sitting in the House, trying to be very responsive and co-operating with all of us in the deliberations of this House. That is admitted. We read in the newspapers to-day....

Mr. Speaker:—I am not disputing that statement.

Sri A. Sriramulu:—I am trying to make a point. Our Chief Minister accompanied one Youth Congress leader whose name I need not mention, the rising Sun of India. I cannot say it is ‘Sun’ or ‘son’. He accompanied this Youth Congress Leader. Already two Ministers are stationed at Guntur to make reception arrangements. How far it is proper? What is the propriety of this Government in trying to use all its machinery and all its influence, all its power to honour one Youth Congress leader? Should the Chief Minister seek the permission of the Hon. Speaker to delegate his duty to another Minister only for the purpose of accompanying the Youth Congress leader? That is my anxiety. That is the anxiety of the Nation, I feel. I am sure you will also share this anxiety of mine. How undemocratic it is going to be by ignoring his duty in this House if he has to accompany one Youth Congress leader.

Sri C. V. K. Rao (Kakinada) — This House is a supreme body. This is in session. When that is the position all the Legislators are to be summoned in order to receive Sanjay Gandhi who does not possess any authority at all is a shameful thing. Not only that, I would like to know from the Government whether this Government owes allegiance to the people and whether this Government has come at the pleasure of the son of the Prime Minister of India. It is a very serious matter and as such all questions that are in the name of the Chief Minister must be postponed till he comes. That is only way in which a protest has be recorded. There is no other way. The other way, of course, there is an extreme step, but I don’t want to put the Chair in any delicate matter on a thing like this. We are
very much pained at the way in which the state of affairs of this Government are going on. They have very little respect for the people and for the House. They are more at the pleasure and sweet will of a young fellow like Sanjay Gandhi. He may be a son of the Prime Minister. That matters very little.

Mr. Speaker:— No is it a speech or a Point of Order?

Sri V. Srikrishna:— I am not raising point of order sir, one submission—

Mr. Speaker:— You will have an occasion to make all these allegations in the presence of the Chief Minister who will be in a position to answer.

Sri P. Ranga Reddy:— You allow a discussion on this point... You should stop, otherwise we are at a disadvantage.

Mr. Speaker:— I am not allowing any discussion. The Point of Order that has been raised, has been overruled.

Sri A. Srimulu:— Speaker's permission has been obtained by the Chief Minister. It is all right and as such my Point of Order may not stand. We are only making an appeal to the Hon'ble Speaker not to grant permission on such frivolous and flimsy grounds, in order to keep up the dignity of the House. This is my appeal because, this country will be landing into a great mess.

Mr. Speaker:— This is a matter of opinion.
Mr. Speaker:— Are you raising any Point or Order or trying to make a speech.

Sri Vanka Satyanarayana (Penugonda):— Point of Order sir:— Would you like to ask any question that I may put before you? I have already put the question to the Chief Minister, and I am only putting it before you. So, let me ask you if you have any question.

Mr. Speaker:— I have allowed you to say what you wanted to express, but that does not mean that you can go on.

924. Question:— 6269 Q. Will the Chief Minister be pleased to state.
(a) whether one Sri Topisaheb of Anantapur alleged to be Matka King was detained under MISA on 7th October, 1974.
(b) whether he has subsequently been released and
(c) if so, when and on what grounds.

The Minister for Medium Irrigation (Sri V. Krishnamurthy Naidu) (On behalf of the Chief Minister):— Answer cannot be furnished as it will not be in public interest.

Sri A. Sriramulu:—Sir, I want to know what is public interest? This is a very serious question. This is a Mutka King. This Topi Saheb of Anantapur district is the Mutka King, an uncrowned Mutka King who has almost the patronage of the entire machinery of our Government. This Mutka King was arrested and later released and the Minister was telling that it should not be disclosed in the public interest. I don’t know how this question was admitted and how the Speaker asked the Chief Minister to answer this question.

Sri C. V. K. Rao:—On a Point of order, Sir. Whether that question has been admitted by the hon. Speaker. When it has been put on the agenda paper, whether a Minister could say that he is not going to answer it, because it is a matter which will not be in public interest. When a question is admitted meant, it is a fact that it is in public interest that an answer should be given. That an answer will not be given, is a defiance of this House and has to be dealt as contempt of the House. That is my point of order.

Mr. Speaker:—It has been said very often that Ministers can decline to give an answer and as far as the Chair is concerned, the Chair cannot interfere in the matter. It is for the House to deal with Government or the Treasury Benches as they suitably can.

Sri C. V. K. Rao:—One elucidation, Sir. It means that the Speaker has brought a matter which is against the public interest. It is an aspersion on the Chair itself.

Sri A. Sriramulu:—Let me put my supplementary. This is an event of 1974, prior to declaration of emergency when everything was normal and the Minister is declining to give answer to this question. He says it is not going to be in the public interest. I want to know what exactly is the public interest involved if this question should be answered?—How Public interest is going to be affected? Is there going—
to be a crisis in the State? Is there going to be a disturbance of the public order? Is there going to be any upheaval in the State if this information is given? What exactly is nature of the public interest that is sought to be protected by withholding the answer to this question. Whether the Government felt that it cannot be disclosed after emergency is proclaimed?

Sri A. Sriramulu:—Let me ask for some information, Sir.

Mr. Speaker:—When the Government declined it is not for me to interfere.

Sri A. Sriramulu:—Then we have to put a motion for contempt.

Mr. Speaker:—Oh Yes. Welcome. You can do anything you like.

re: Question No. 527: (7304):

Sri V. Krishnamurthy Naidu:—Here I am to state that question No. 7304 could not be finalised as further report has to be obtained from the Inspector General of Police. I am therefore to request that the date i.e. 20-3-76 for which it is posted for oral answer may kindly be postponed as the necessary information has not yet furnished. After getting the information we will give the answer.

Mr. Speaker:—This question was given long back.

Sri V. Krishnamurthy Naidu:—Even then we have been pursuing.

Mr. Speaker:—That is not satisfactory.

Sri V. Krishnamurthy Naidu:—Complete answer has not yet come, Sir.

Mr. Speaker:—The question is, under the Rules the Government is supposed to get an answer within 25 days after the question has been sent to the department and if the department don't get the answer it is the responsibility of the Minister to reply satisfactorily to the House. As a matter of fact some of the questions for which answers are not received even after six months are being posted. This is

proper state of affairs. Therefore, I request the Hon. Ministers to pull up their Secretaries and see that questions received within the time that has been prescribed by the Rules, which have been recently accepted by the House.

Sri A. Sriramulu : This is the way in which the Hon. Ministers have been treating the House.

Mr. Speaker : —I have said so.

Sri A. Sriramulu :—You have said it in a polished language.

Mr. Speaker : —I don't think you can say more.

Sri A. Sriramulu :—You have said it in a most polished and sophisticated manner. Unfortunately that language is not being understood by our Ministers. Kindly use a language which can be understood by our Hon. Ministers.

Mr. Speaker:—I am compelled to post questions without receiving answers. I am also supposed to know the answer if it comes before the House.

Sri A. Sriramulu :—At least there is not even a word of regret from the Ministers. It means, they feel they are autocratic. They must apologise to the Speaker and to the House.

Running of Chitfunds by Co-operative Banks

528—

* 6207-(N) Q.—Sri D. Venkatesam (Kuppam):—Will the Chief Minister be pleased to state:

(a) whether it is not a fact that the Co-operative Banks which are running Chitfunds were asked to deposit 50% of the Chitfunds;

(b) if so, from whose should these banks get the amounts and with whom they have to deposit;

(c) whether it is not also a fact that the Banks are being audited every year;

(d) whether it is not also a fact that the above policy is quite contradictory to the object of Co-operative scheme; and
(c) whether the Government will reconsider the position of the banks and exempt the Co-operative Banks from the Chit Fund Act and permit to run the Chits?

Sri V. Krishnamurthy Naidu: — (a) Under Section 12(1) of the Andhra Pradesh Chit Fund Act, 1971 one of the alternative that should be adopted by any one who undertakes to run a chit is that an amount not less than half the chit amount should be deposited.

(b) The source of funds for offering such security by Co-operative Banks has to be found by the Banks themselves. The amount may be deposited in any approved Banks as a fixed deposit.

(c) Yes, Sir.

(d) No Sir. The Chit Fund Act is entirely a different enactment without any connection with the Co-operative Societies Act. It is not incumbent on the part of any Co-operative Banks to undertake Chit business.

(e) The matter is under consideration of the Government.
As per rule there is no bar for Cooperative banks and they are doing it. Mr. Speaker;—The matter is already answered in (B) The matter is under consideration of the Government. You are giving a reason for it.

Complaints from the Ryots on the Supply of Water through the High-Level Canal of Tungabhadra Project.

(a) whether there are any complaints from the ryots on the supply of water through the high-level canal for Tungabhadra Project;

(b) if so, the action taken for full supply of water; and

(c) whether the Government have ordered to do a joint gauging of water?

Sri V. Krishnamurthy Naidu:—(a) Yes Sir. There were some complaints.

(b) Owing to the swelling nature of black cotton soils the lining of the canal was badly affected at many places and repairs were carried out to reduce transmission losses with the result that the canal was able to carry 3,200 cusecs in 1975. The Tungabhadra Board has approved a phased scheme for repairs to make the canal have a Head discharge of 4,000 cusecs and meet the full requirements of the both the States of Andhra Pradesh and Karnataka.

(c) Joint gaugings were ordered as per deliberations in the periodic meetings of Tungabhadra Board.
We will have a meeting. This will happen within few days.

We will take all these things. We will take action on this.
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**Q. 7365**—Sarvasti M. Nagi Reddy and Vanka Satyanarayana.—Will the Chief Minister be pleased to state:

(a) whether a team of high officials of the World Bank toured in our State during the month of August, 1975;

(b) whether they consulted the Government about the Financial Aid Programmes,

(c) if so, the project-wise amount of aid agreed to be given, and

(d) if so, when the said aid programme will be commenced?

Sri V. Krishnamurthy Naidu:—(a) Yes, Sir.

(b) Yes, Sir.

(c) The Andhra Pradesh State Composite Command Area Development Project is still under the appraisal of the World Bank. The question of and quantum of aid will be finalised after the appraisal is over, and after negotiations are made with the World Bank on the basis of appraisal report.
The aid programme is expected to be implemented from July, 1976 if the Aid agreement with International Development Association is finalised in the meantime.

Not at the level of Chief Minister or the Minister. Some of our officers are going to-day and to-morrow also and they will discuss the matter and get the report and discuss with Chief Minister. We hope the matter will be finalised in the first week of April.

Sri M. Nagi Reddy:—Part (C) of the question is:

If so the project-wise amount of aid agreed to be given. What are the project-wise proposals of our State Government.
Posting of Committed Officers

*7128 Q.—Sri M. Nagi Reddy:— Will the Chief Minister be pleased to state:

(a) whether the Government propose to post Committed Officers to implement the Government's policies and programmes with particular reference to Land-Ceiling Act, Labour Laws, Banjar distribution, etc.; and

(b) if so, when?

The Minister for Revenue, (Sri P. Narasa Reddy) :

(a) In making postings the suitability of the Officer to hold the post in question is always considered and all officers are required to faithfully implement the policies and programmes of the Government and therefore to that extent are committed.

(b) Does not arise.

*7129 Q.—Sri M. Nagi Reddy:— Will the Government propose to implement the 20 Point Economic Programme?

(b) Does not arise.

Sri P. Narasa Reddy:—20 Point Economic Programme is a Government Programme. It is also a policy which has to be implemented by the Government as announced by the Prime Minister of India. Therefore it is the duty of every officer to implement that programme. If HoM Members want to know whether any set of officers are committed to any ideology of the party or not, it is a separate matter.
MR. SPEAKER:—I hope you are aware of what he has said. It is a speech almost. If that is so, I will not be able to allow you next.

SRI P. NARASA REDDY,—There are more things in abundance than dreampt of in our own philosophies. So, every person some philosophy of his own committed to certain ideology, but so far the Government officers are concerned willy nilly he is directed and he will have to implement the programme anounced by the Government whether he likes it or not and whoever does not do, it will be strictly dealt with.

Sri P. Narasa Reddy:—We cannot cast any aspersion on the judiciary. They will have to interpret the law as it exists. So far as the Revenue Officer who is on the appellate tribunal is concerned, steps are being taken by the Board of Revenue to see that as far as possible good, honest and reliable officers are posted. If there is any complaint as regards the non-implementation of the policies, the Government is taking action against such officers and we will assure the Hon. Members that there would be nothing left if the programme is not implemented. Secondly, certain programmes which are initiated by some officers which are said to be progressive, if any programme is retarded due to their transfers, we are taking action to see that such programmes do not go into the background. Certain complaints have been received by us and they are under the attention of the Government.

YERRAGATTU NALA PROJECT

(a) the stage at which the Yerragattu Nala Project in Kollapur taluk of Mahboobnagar district stands for which the necessary estimate and survey report were sent to the then Chief Engineer General in 1965;
(b) whether there is any immediate proposal to take up the work; and
(c) if not, the reasons therefor?

Sri V. Krishnamurthy Naidu:—(a) The Scheme proposals have been dropped, being unremunerative.
(b) Does not arise.
(c) The scheme proved highly unremunerative and therefore dropped.

Sri V. Krishnamurthy Naidu:—After examining all aspects, in view of the high cost an unremunerativeness we have dropped the scheme and took up another scheme and that scheme was completed. It is not possible to take up this scheme again.
Mr. Speaker:—The Minister has said he has taken the scheme and completed it also. What is your good of saying no.

Mr. Speaker:—I cannot give a ruling on it. What can I do? He has made a categorical statement. If it is a false statement there are other steps for you to take.

A.P. TENANCY (AMENDMENT) BILL, 1974.

533—

*7783 Q.—Sri Nissankararao Venkataratnam (Guntur-II)!—Will the Minister for Revenue be pleased to state;

(a) whether the A.P. Tenancy (Amendment) Bill, 1974 was given consent by the Governor;

(b) if so, whether orders have been issued transferring all Tenancy matters from Revenue to Civil Courts; and

(c) if not, the reasons therefor?

Minister for Revenue (Sri P. Narsa Reddy) : —(a), (b) and (c), Yes, Sir. The Andhra Pradesh (Andhra Area) Tenancy (Amendment) Act, 1974 was given assent to by the President on the 21st November, 1974 and the Act was published as Act No. 39 of 1974 in the Andhra Pradesh Gazette, Part IV-B-Extraordinary No. 32 dated 27-11-1974. The consent for appointment of District Munsif's as “Special Officers” under section 2 (j) of the Act has been obtained from the High Court has not been notified as yet, as enforcement of the Amendment Act has been deferred till the Andhra Pradesh Land Reforms (Ceiling on Agricultural Holdings) Act, 1973 (Act 1 of 1973) is substantially implemented to avoid benami transactions taking place.

It is a dispute between the owner and the tenant, whoever it may be.
Sri P. Narasa Reddy :— We will have to determine as to whether a person who is in occupation of certain piece of land is a tenant or an owner. This is a question of determination of rights then record of right has to be prepared. All this would lead to further investigation, further probe and further determination of rights. Therefore, when we are at the implementation stage of the Land Ceiling Act. If we start simultaneous implementation of the Tenancy Act, there is likelihood that there would be some benami transactions or some evidence that may be given before various Tribunals and Officers, that may be appointed, may hamper smooth implementation of the Land Ceiling Act.

Sri B. Ayyapu Reddy (Panyam) ;— There was certain apprehension that under the Tenancy Act, certain statutory rights were given to the tenants. Therefore, the Government was justified in its apprehension that benami tenancy will be introduced and that would defeat the Ceiling Act. But after the declarations have been filed, the declarant has to show in the Declaration itself. Therefore, if no tenants have been shown in the declaration, there is no question subsequently introducing any tenant. Therefore, this apprehension entertained earlier may not stand, after the declarations have been filed. Therefore, will the Government re-consider and bring into force the Tenancy Act immediately.
Sri P. Narasa Reddy:— When the Act is to be enforced, there is an apprehension that the existing tenants shall be there, not entitled to be evicted, that is, in perpetuity he would be allowed to be as tenant on that land. If, suppose when we are enforcing this Act, there may be clandestine understanding between the landholder and the person in possession of that land to say that this is a man who has been in possession. Therefore, the tenancy may be conferred on him in perpetuity. Therefore, the tenancy in perpetuity is more or less a transfer of ownership. But the landholder would be out of it, and the tenants will be the full owners so that tenancy is still there, inspite of the fact that declarations have been filed, I would also submit that declarations are yet to be verified and the Tribunals are yet to decide over the declarations.

Jagath Reddy:— We are trying to enforce it right now.

M. S. Reddy:— Paragraph 45:— 45. And 50, 45, 50 and 60.

Jagath Reddy:— Paragraph 80:— 80. Paragraph 80:—
Retrenchment of Employees in Upper Sileru Project

534—

*7516 Q.—Sri Nissankararao Venkataramaiah.—Will the Minister for Power be pleased to state:

(a) the number of employees ordered to be retrenched by the A.P. S.E. Board in Upper Sileru project; and

(b) the steps taken to absorb them in other projects?

Minister for Power (Sri G. Rajaram):

(a) None, Sir

(b) Does not arise.

Shortage of Voltage in Electric Sub-station at Mallepalli of Devarkonda Taluq

535—

*7727 (O) Q.—Sri B. Rama Sarma (Devarkonda):—Will the Minister for Power be pleased to state:

(a) whether it is a fact that the Electric sub-station at Mallepalli of Devarkonda taluq, Nalgonda district is not having sufficient voltage;

(b) whether it is a fact that the power connection sanctioned to the villages in that taluq under Cluster and Haryana Schemes are not being given on the plea that there is no voltage;

(c) the number of villages for which connections have been sanctioned and not given.

(d) the time by which the power connections will be given to the above villages; and

(e) the steps proposed to be taken to raise the voltage of the Sub-station at Mallepalli?

Sri G. Rajaram:

(a) No, Sir,

(b) Under Haryana Pattern Programme only 11 KV lines are being extended to the villages and no release of power connections are envisaged under this programme. As such release of power connections in the villages taken up under Haryana Pattern does not arise. However, power connections in Haryana Pattern villages, especially those financed under 6 Point Form 24 Funds will be released. Regarding the villages sanctioned under cluster schemes, power connections are
being released in such of the villages which are incident on Kondamallepalli Sub-station. The release of services in other villages will be taken up after the erection of sub-station at Nampalli which is programmed under 6 point formula funds of 1975-76.

(c) 50 villages have been sanctioned under Rural Electrification Scheme and in 12 villages connections have been given and in the balance 38 villages connections are yet to be given.

(d) Before 3/76 power connection will be given to 12 villages out of 38 villages. The balance villages will be electrified after the erection of sub-station at Nampally which is programmed under Special Central Assistance during 1975-76.

(e) After the erection of the booster in 5/75 the voltages at Mallepalli sub-station are improved and are satisfactory. The conditions will improve after erection of sub-station at Nampally and laying of 33 KV line from Nalgonda to K. Mallepalli.
Pollution Of Water At Vizag

7195 Q.—Sri P. V. Ramana (Anakapalli) :— Will the Minister for Municipal Administration be pleased to state:

(a) whether the Government ordered any survey about the pollution of water at Visakhapatnam;

(b) if so, whether the Government received the report from the Chief Engineer Public Health;

(c) what are the main features of the report; and

(d) the action to be taken to prevent the pollution of water at Visakhapatnam?

Minister for Municipal Administration (Sri Ch. Subbarayudu):—

(a) Yes, Sir.

(b) Yes, Sir.

(c) The report covers the following features on water pollution in Visakhapatnam.

1. Pollution due to loading and unloading of Sulphur-phosphate and other material in the Port of Visakhapatnam.

2. Characteristics of water of Mehadripet river and Gangulugadda and Lavender Canal which join sea.

3. The characteristics of effluents being discharged into Mehadripet River by the industries.

4. Pollution of water in Gangulugadda and Lavender Canals due to discharge of domestic sewage etc.

5. Measures suggested to avoid pollution of water course in Visakhapatnam.

(d) The Andhra Pradesh Prevention and Control of Water Pollution has since been constituted with effect from 24-1-1976 and the Board will be in a position to take effective measures to control Water Pollution in the streams of the State.
Oral Answers to Questions

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Sri Ch. Subbarayudu:— National Environmental Engineering is a competent authority in the entire country. We must find solution to that affluences.

Manair Water Scheme

*7069 Q.—Smt. J. Eshwari Bai (Yellareddy):—Will the Minister for Municipal Administration be pleased to state

(a) whether the Manair water scheme has been taken up in earnest and water being presently supplied to the citizens of Warangal and Hanamkonda; and

(b) whether it is not fact that both the Chief Minister and the Minister for Municipal Administration assured a delegation at Warangal that Manair water would be released in the month of June?

Sri Challa Subbarayudu (Minister for Municipal Administration):

(a) The construction of Lower Manair Project Reservoir has been taken up and the work is in progress. Unless the work of the scheme is completed water cannot be supplied.

(b) It is not a fact.

Re: Question No. 538

Mr. Speaker: — Question No. 538 is postponed.

Sri A. SreeRamulu:—Sir, point of order. Why this question has been postponed. Is it at the request of the Minister? The convention has been, as you observed a few days back, that the Member concerned would also be informed, about this postponement.

I have another point. In this particular case, according to my friend (Sri N. Srinivasulu Reddy), he was not informed. The Minister has been absent on his own private work—not a legitimate work connected with his duties as a Member of the Cabinet, when that is so, does not the courtesy demand that the member concerned should be informed.

Mr. Speaker ' : —Probably some effort has been made, but I am not aware of the details.

Mr. Speaker :—Normally, I am informing the Members. But sometimes there would be difficulty when the particular Member is not in the House or some such thing happens. Otherwise, normally, Member is informed.

Sri A. SreeRamulu : —I would request the Hon'ble Speaker, that whenever a Minister makes a request for postponement, the Hon'ble Speaker may insist that the Members concerned also should be informed.

Mr. Speaker: —Suppose, the Member is not available in the House, then:—

Oral Answers to Questions.

Sri A. Sreeramulu :—In this case the Minister knew the purpose of his tour one month earlier. The purpose is already known to him.

Mr. Speaker :—Only in some cases it would not be possible to inform the Members.

Sri A. Sreeramulu :—The Minister, Sri Ch. Venkat Rao knew the work assigned to him regarding the preparations for reception of the dignitary coming from Delhi 1½ months back. Courtesy demanded that he should have informed the Hon'ble Member and obtained his consent. He already knew then such a contingency may arise.

Sri C.V.K. Rao :—Are the roads so bad, where Mr. Sanjay Gandhi is coming, that the Minister has to go to look to the smooth touring of the dignitary.

(No reply)

Mr. Speaker :—First, I ask to contact the Member and inform him. If that had not been possible for any reason, the permission is given by me. I communicate it to the Member.

Sri V. Srikrishna :—The responsibility of Minister still continues to be there. Will the Minister be pleased to state :—

(a) whether it is a fact that the Irrigation Department prepared estimates for conversion of Tadikonda Tank in Guntur district into a Reservoir.
Oral Answers to Questions. 20th March, 1976

reservoir to irrigate 800 acres of land by constructing an anicut across the Kondavcetivagu and diverting water into the said tank which irrigates 200 acres of land at present and invited tenders for the same and

(b) if so, whether the Government will consider to release water directly for irrigation without any reservoir to prevent hardship likely to be caused to 300 families of poor Harijans?

The Minister for Minor Irrigation (Sri A. Venkata Reddy):—

(a) Yes. Sir.

(b) No. Direct irrigation without storage is not feasible under the scheme.
Activities of Women Welfare Department in the International Women's Year

(a) During the International Women's Year, 1975, the following activities have been undertaken:

1. 23 Mahila mandali buildings have been inaugurated and foundations were laid for 49 buildings, incentive award to outstanding Mahila mandals have also been sanctioned
2. Creches and Balwadis have been started;
3. Sports events have been conducted;
4. Loans for purchase of Milch cattle, sewing machines were sanctioned
5. Loans for educated women for running poultry were given,
6. Women's Co-operative Societies have been started and registered:
7. An Women's Co-operative Finance Corporation with margin money of Rs. 10 lakhs has been established
8. An amount of Rs. 10 lakhs has also been sanctioned under Plan for taking up several schemes by the Women and Child Welfare Department,
(9) Competitions on cultural activities like Burrakatha, folk dance, dramas, baby shows, Rangoli, Garment making and essay writing were held.

(10) The International Women's Year has brought the desired awakening and awareness among women in their rights and EQUALITY, their potential for DEVELOPMENT in all spheres of activity and the contribution, they are capable of making to the cause of PEACE.

(b) All the districts have been included in the above schemes.

(c) The following amounts were spent in each Districts.

1) Srikakulam .... 53,500
2) Visakhapatnam .... 58,000
3) East Godavari .... 2,46,175
4) West Godavari .... 49,100
5) Krishna .... 51,600
6) Guntur .... 58,800
7) Kurnool .... 41,000
8) Nellore .... 33,300
9) Ongole .... 39,700
10) Anantapur .... 1,04,300
11) Chittoor .... 52,300
12) Cuddapah .... 32,600
13) Hyderabad .... 5,63,728
14) Medak .... 30,400
15) Nizamabad .... 27,200
16) Nalgonda .... 37,700
17) Warangal .... 38,730
18) Mahaboobnagar .... 2,10,000
19) Khammam .... 28,400
20) Karimnagar .... 40,700
21) Adilabad .... 26,760

The amounts sanctioned above have been usefully spent.

Sri A. Sreeramulu:— Sir, I have gone through this written answer. Item reads like this:

"The International Women's Year has brought the desired awakening and awareness among women in their Rights and Equality, their potential for Development in all spheres of activity and the contribution, they are capable of making to the cause of Peace."
I am not able to understand. I want the Minister to kindly explain this particular clause (10).

Sri A. Sre.ramulu:—Sir, I am really very happy that the Minister has given a very detailed explanation of this particular point. I have only one doubt: There are two conflicting views in this particular statement. One is ‘fight for equality’ and the other is ‘peace at home’. Is it possible to ensure peace at home, when a fight for equality ensues?

Mr. Speaker:—Not at home.
ప్రపంచ సమాసం స్థాపించాలను లేదు ఎంది వల్ల? ప్రపంచ సమాసం స్థాపించాల లేదు ఎంది వల్ల?

భాగం 5. ఎదితో జాబిని ఉంటుంది? 49 నాలుగురోగి మందు కింద జాబిని ఉంటుంది? 100 వ రేడియ్ ప్రాంతంలో జాబిన్ ఉంటుంది?

భాగం 6. ఎదితో జాబిని ఉంటుంది? 50 రేడియ్ ప్రాంతంలో జాబిన్ ఉంటుంది?

భాగం 7. నాలుగురోగి నిక్కిత అడింపు ఉంటుంది? 80 నాలుగురోగి నిక్కిత అడింపు ఉంటుంది?

భాగం 8. సమాసం స్థాపించాలను లేదు ఎంది వల్ల? సమాసం స్థాపించాలను లేదు ఎంది వల్ల?
Enquiry on Village Officers in Narsaraopet Taluk.

* 7728—7. Q,—Sarvasri S. Jaipal Reddy, Peter Paul Chaukla, Vasant Nageshwar Rao, M. Nagi Reddy, Vanka Satyanarayana and B. Ram Sarma:— Will the Minister for Revenue be pleased to state:
(a) the number of village officers on whom the enquiry was conducted in Narsaraopet Taluk during the year, 1975;
(b) the list of persons on whom the allegations were proved;
(c) whether the action has been taken against those officers; and
(d) if not, the reasons therefor?

The Minister for Revenue (Sri P. Narsa Reddy):—
(a) Three cases.
(b) The enquiry is in progress in all the three cases.
(c) & (d) Do not arise.

Ora! Answers to Questions.  
20th March, 1976.  

* సి. లేవాడి — అనుకూలం చెప్పాలి. నిర్ణయం చెయ్యడానికి.
  
 3. డి. ఎల. టీ. విచేసిన ప్రతి సంవత్సరం ప్రతి 20 రూపాణి పై చాలు నిలువు చేయడానికి కొనతో నిర్ణయం చెయ్యడానికి.
  
4. డి. ఎల. టీ. విచేసిన ప్రతి సంవత్సరం ప్రతి 30 రూపాణి పై చాలు నిలువు చేయడానికి కొనతో నిర్ణయం చెయ్యడానికి.
  
5. డి. ఎల. టీ. విచేసిన ప్రతి సంవత్సరం ప్రతి 40 రూపాణి పై చాలు నిలువు చేయడానికి కొనతో నిర్ణయం చెయ్యడానికి.

సి. లేవాడి — అనుకూలం చెప్పాలి. నిర్ణయం చెయ్యడానికి కొనతో ప్రత్యేకంగా నిర్ణయం చెయ్యాలి. It is a part-time job.

సి. లేవాడి — ఇది ఒక సంప్రదాయక సమాచార.

5. ప్రత్యేకం — బరువ ఇది. The Board has yet to decide. Are we to discuss the D. R. O. Judgement here, Sir.


Mr. Speaker : — He has got a right for the appointment.  

9.30 a.m.

Sri V. Srikrishna : — That is different. There are serious charges and allegations and there are comments also.

6. ప్రత్యేకం — అనే నిర్ణయం అనుకూలం. అతను అయితే అయితే అనుకూలం. అయినా అయినా అనుకూలం. అయినా అయితే అయితే అనుకూలం. అనుకూలం అనుకూలం. అనుకూలం అనుకూలం.

6. ప్రత్యేకం — కలిగి కలిగి అనుకూలం. అయినా అయితే అయితే అనుకూలం.

R. D. O. is going into those matters pertaining to this Village Munnal
when he was the temporary V. M., prior to his permanent appointment. Now the Dispute is whether this man must be continued as permanent V. M. of that village. That is under appeal and we cannot go into that.

In the case of Market Committee, *...

Sri A. Sreeramulu:—There are two important points in this. We are now told that the District Revenue Officer has sent a report and in that Report he has made a reference to excise collections. It is a fact that the D.R.O. has come to the conclusion that the continuance of the present incumbent in the post of V. M. will adversely affect the excise collections?

Sri P. Narasa Reddy:—The Board is now examining the Report of the D.R.O. That is in the nature of a judgment. Whether the incumbent should be appointed permanently or not, I cannot give my opinion now.

Mr. Speaker: After the disposal by the Board, the matter will be reviewed.

SHORT NOTICE QUESTIONS AND ANSWERS

Mr. Speaker:—S.N.Q. No. 540-A—Relating to Sri D. Venkatesham is postponed.

Sri A. Sreeramulu:—The member does not know. We don't know.

Mr. Speaker:—Anyhow you could have informed the member. I hope you see that hereafter.

Sri A. Sreeramulu:—This is a Secretarial work. Supposing the Legislature Secretariat marked to the Revenue Secretariat and that should have marked to the Legislature Department or transferred to the concerned Department. Now the question is listed.

Sri P. Narasa Reddy:—We have transferred to the Secretary, Animal Husbandry. He has requested for some time.

Sri A. Sreeramulu:—All right.
Sri C.V.K. Rao :—When was it transferred? When it is transferred whoever is in charge of that portfolio should reply. Mr. Kesavulu is here.

Sri D. Venkatesham :—By mistake it has gone to Revenue Department. I have put it exactly to Animal Husbandry.

Mr. Speaker :—Whatever mistake is there, it will be set right.

TRANSPORT OF FODDER FROM ANDHRA TO TELANGANA 540-B.

S.N.Q. 7737. W—Sarvasri A. Sreeramulu, (Eluru), K. Rangadass and N. Venkataraman :—Will the Minister for Municipal Administration be pleased to state :

(a) whether it is a fact that the Municipal Sarai Nampalli (Hyderabad) is proposed to be leased out or sold to a city hotelier;

(b) if so, the reasons therefor; and

(c) the number of rooms available in the Sarai and the rent charged per day?

Sri Ch. Subbarayudu (Minister for Municipal Administration) :—

(a) No Sir.

(b) Does not arise.

(c) There are 52 rooms with 3 and 2 beds and one hall. The rent charged per day is as indicated below:

(i) Re. 1 per day without providing cot and Rs. 2 by providing cots in the Hall.

(ii) Rs. 3 per room per day without attached bath room.

(iii) Rs. 7 per room per day with attached bath room.

(iv) Rs. 9 per room per day with attached bath room for families.

*Sri A. Sreeramulu :—Honourable Minister says 'No' for (a). We want to know who exactly is the owner of this choultry known as 'Nampally Sarai'? What is the investment made for the construction of this and who is maintaining this now?

*Sri Challa Subbarayudu :—Government have constructed this building in 1919 and in 1922 it was handed over to the Municipal Corporation for maintenance and to run it as a “Rest Home”. At that time they spent more than Rs. 1 lakh and odd. The property is owned by the Government but is vested with the Municipal Corporation for maintenance.
Sri A. Sreeramulu: —This choultry is very near to Nampally Station, most central located choultry serving very useful purpose because so many persons coming from outside, get down at the Station and come down immediately and the rents are also very reasonable. Then is a rumour current in the Hyderabad City that the Government is negotiating a deal with the local hotelier i.e., a proprietor of a big hotel in view of the property that was taken over or acquired for Central University. I don’t know. Whether the Minister can affirmatively say that the proposal is not being considered.

Sri Challa Subbarayudu: —As at present there are no negotiations which are carried by the Government with any private people. There is no necessity to negotiate with the private people. If the Government wants to take that building for any other purpose which it deems fit, it has got the inherent right.

Sri A. Sreeramulu: —At least, is the Minister prepared to assure this House that this Sarai would not be leased out to anybody?

Sri Challa Subbarayudu: —I cannot give any assurance.

Sri C.V.K. Rao: —That is too much. The cat is out of the bag.

Sri Challa Subbarayudu: —Why? It is the Government that has the inherent right to utilise it for the purpose which it deems fit. It is Government’s property.

Sri C.V.K. Rao: —Then why can’t you give an assurance?

Sri A. Sreeramulu: —We are not denying the prerogative right of the Government to put a government building for any type of use. We are not disputing that right. Our only anxiety is about the rumour that...
the Government is going to lease it but, because Government is in need of lot of accommodation. We are Paying thousands and thousand of rupees for locating Government offices in private buildings. When there is acute scarcity for which Government is spending enormous amounts, will the honourable minister assure this house that this would not be eased out to a private party and it will be used only for a public purpose.

Mr. Speaker:— Whatever it is it should not be leased out for any consideration.

* Sir, if corporation does not derive income? It derives some income for the Corporation. For once or twice it was examined.

Mr. Speaker:— Whatever it is it should not be leased out for any consideration.

* Why it should not be utilised for remunerative purpose? Because it was given for the Corporation for maintenance it has no right to lease it out to X or Y or Z without the Government's permission.
Sri A. Sreeramulu:—Now my doubts have been cleared. I am convinced that the Government is practically going to lease it out. To whom, is the question. The Minister does not like to divulge that information.

Mr. Speaker:—I thought the other way when you said "doubts have been cleared".

(Laughter)

Sri A. Sreeramulu:—That is my doubt. I want one assurance at least. He may lease it out to anybody. Will he do it on open tender system? He can give that assurance that open tender system will be adopted.

Mr. Speaker:—He said it is only the privilege of the Government to deal with the Government property.

Sri A. Sreeramulu:—Now in that case they would have said "Government."
Matter Under Rule 329:
re: Proposal regarding Legislation for Compulsory sterilisation

20th March, 1976.

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

The Government of Maharashtra is introducing a Bill providing for compulsory sterilisation of certain persons. This State Government have formally considered this Bill and proposed to draft a Bill on the lines of Maharashtra Government with suitable modifications. The Draft Bill is under preparation. It is premature to indicate the details of the scheme and the restrictions on the number of children at this state.

2. The targets fixed by the Government of India under the Family Planning Programme and achievements made so far are as follows:

<table>
<thead>
<tr>
<th>Targets fixed by the Government of India for 1975-76</th>
<th>Achievements upto date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Sterilisations 2,94,200</td>
<td>1,39,846</td>
</tr>
<tr>
<td>2. I.U.D. 26,300</td>
<td>14,292</td>
</tr>
<tr>
<td>3. Condoms 74,45,000</td>
<td>30,86,123</td>
</tr>
</tbody>
</table>

3. All out efforts are being made for achieving the targets fixed by the Government of India within the time left. In this connection, the State Government have sanctioned a sum of Rs. 10.00 lakhs for purchase of Sarees, and Houses, and Dhoties and Towels during the Intensive Family Planning Campaign to be distributed to
the Female and Male acceptors as an additional incentive. This is helping much in improving the programme.

Sri K. Rajamallu:— It is true we have received certain indications from the Government of India. On that basis, we are formulating a sort of Bill and how many children each parent should have is for consideration. So, I am not in a position to say anything now.

CALLING ATTENTION TO A MATTER OF URGENT PUBLIC IMPORTANCE

re: Extension of time for collection of various loans from the ryots up to December, 1976 without any penal interest

Sri N. Venkataratnam:—Sir, I am drawing the attention of the Honourable Minister to a certain fact that this year the revenue collections have started in the month of January itself, instead of March. My information is that most of the amount is collected. Now the date of payment with penal interest is upto March, 1976. The ryots are feeling very difficult to pay the penal interest. So I request the Government to extend the time till December, 1976.

*Sri P. Narasa Reddy:—Sir, with a view to provide incentives for clearance of dues by the defaulters, the Government have extended the following concessions:

(i) Interest on land revenue arrears should be waived in all cases where they are paid in full by 31-3-1976—that is ordinary interest.

(ii) Penal interest on arrears of loans granted under L.I.L. and A.I.L. Acts should be waived in all cases where the dues are paid in fully by 31-3-1976.

(iii) In all cases where irregular irrigation has not resulted in diminution of supply of water so as to adversely affect the regular aycout, the penalty should by waived in full.

re Intermediate and S-S.C Examinations in March, 1977.

(iv) In other cases, the penalty should be reduced three times the normal water rates in addition to normal water rates, if the penalty already levied is higher.

Concessions at items 3, 4 and above are applicable only when there has been no tempering with the irrigation sources and the dues are paid by 31-3-1976. There is no proposal with the Government extending it up to December, 1976. That is too long a period and we would be going into another fasli. There would be great hardship in making collection. The incentive cannot be extended for such a long time by which the very purpose for which the incentive is given is lost.

Sri N. Venkata Ratnam:—At least would the Government consider extending the time till the end of June because the ryots are paying very obediently and all the amounts I am referred to are only the loans. The Minister is referring to the penalties where there is breach irrigation. I am referring only to the loans to be paid by the ryots. At least will the Government consider extending time till the end of June?

* Sri P. Narasa Reddy:—At present the Government is not considering it because unless a time limit is fixed, people will not pay off their loans. This is a great concession which we have been extending for the last two years and people must pay it in time.

STATEMENT


Mr. Speaker:—Now, the Minister for Education will make a Statement on the Intermediate and S.S.C. Examinations in March, 1976.

Minister for Education and Cultural Affairs (Sri M.V. Krishna Rao):—
The March, 1976 S.S.C. and Intermediate Examinations have commenced on 18th March, 1976. The S.S.C. Examinations in which 2.20 lakhs (regular candidates 1.60 lakhs and private candidates 0.60 lakhs) candidates are appearing at 1040 centres, will end on 1st April, 1976. At 318 centres, 99,000 candidates are taking the Intermediate Examination. The Intermediate Examinations will be ending on the 4th April, 1976.

2. The examinations are being held at the rate of one question paper a day. Our endeavours this year have been to see that the examinations are completed in time and that the results are published before the end of May '76. This would enable our students to seek
admission in institutions of higher education and learning all over the country. It has, therefore, been decided to complete the S.S.C. and Intermediate examinations by the 31st March'76 and 4th April, 1976 respectively. This has necessitated the holding of the Intermediate examinations this year along with the S.S.C. Examination. Past experience has revealed that the answer scripts of the candidates must be despatched from the examination centres by post on the very day on which the examination is held, lest some malpractices occur. Towards this end, the Intermediate as well as S.S.C. Examinations have to be completed every day latest by 2.00 p.m. So that the answer scripts of both the Examinations could catch the Mail by about 8.00 p.m. To ensure this, the Intermediate Examinations are being held from 7.30 to 10.30 a.m. while the S.S.C. Examinations are being held from 11.30 a.m. to 2.00 p.m. Keeping in view the various constraints under which the examinations are being held and the prevailing seasona conditions, it was felt that starting the Intermediate Examination at 7.30 a.m. would not be regarded as too inconvenient for the candidates as also the invigilators.

3. In fixing the Centres for the March, 1976. Intermediate Examinations, the same principles and criteria which were being followed earlier, have been adopted.

4. Wherever a Junior College does not economic strength which is fixed at 100 that College is usually not selected as a centre for conducting the Examination. The students from such a college have been asked to take the examination in a nearby Junior college in the same town or city, if another institution exists at that place. Where the town or the city does not have another Junior College, the students have been asked to take the examination in a Junior college in a nearby town, if necessary by clubbing the students from two or more Junior Colleges. In fixing examination centres in this manner, the students have been diverted to the nearest possible centre where another Junior college exists.

5. Wherever the students in a Junior college, which was a centre for previous Intermediate examinations, had resorted to malpractices on a large scale or had committed acts of violence, such institutions have been excluded from the list of examination centres as a punitive measure. The students from such colleges have also been asked to take the Examination at a junior college in a nearby town/city.

6. To ensure that malpractices are not resorted to by the students, in bigger towns and cities, as far as possible, students have been divided in conducting the examination at an institution other than the college in which they have been studying. Further, at the centres,
teachers who are drawn from institutions other than the Junior College in which the students have studied, have been posted as invigilators. This practice has been found to be very effective in reducing malpractices in the Intermediate Examinations.

7. It has been brought to the notice of the Government that certain persons styling themselves as contact persons of the Officers of the Education Department, are cheating the students and innocent parents by making false promises that they would arrange for awarding pass marks and also get pass certificates in the case of failed students from the Boards of Secondary Education and Intermediate Examination demanding huge amounts of money. Therefore, students and their parents are informed that they will run the risk of their results being cancelled, if they fall a prey to the foul play of such touts and cheats. They are also advised to guard themselves against such deception. If anybody is found to be indulging in such nefarious activities the public may report the matter immediately to the Commissioner for Government Examination, Hyderabad and the Secretary, Board of Intermediate Examination, Hyderabad as the case may be.

8. I earnestly appeal to the public through this August House and the Hon’ble Members to extend their wholehearted cooperation to the Government in our efforts to restore the examinations to the normal time schedule.

Sri C.V.K. Rao: — Sir, I want some clarification from the Minister. This is an unusual statement which the Minister is asking on the floor of the House. Normally, the arrangements of the examination, to put down malpractices, is a business which the Government has been doing. Now, the appeal that has been made to the parents and a statement is being made on the floor of the House. What is it that has necessitated and particularly I notice there are touts and cheats trading on the students for their pass and all that thing. And now a very revealing affair. What are the steps that the Government has taken to put it down. That is also essential. I want the Minister should explain what is it that necessitated him to bring forth such a statement here.
20th March, 1976.


Voting of Demands for Grants.

PAPERS LAID ON THE TABLE

Notifications issued containing amendment to the A. P. Motor Vehicles Rules, 1964.

The Minister for Agriculture (Sri J. Chokka Rao):—Sir, I beg to lay on the Table a copy of the notifications issued under G O. Ms. No. 31, Transport, Roads and Buildings (Transport I) Department, dated 21st January, 1976 containing an amendment to the Andhra Pradesh Motor Vehicles Rules, 1964 under sub-section (3) of section 133 of Motor Vehicles Act, 1939.

Sir, I further beg to lay on the Table a copy of the notifications issued under G. O. Ms. No. 1240, Transport, Roads and Buildings (Transport I) Department, dated 21st November, 1975 containing an amendment to the Andhra Pradesh Motor Vehicles Rules, 1964 under sub-section (3) of section 133 of Motor Vehicles Act, 1939.


The Minister for Fisheries (Sri D. Munuswamy):—Sir, with your permission, on behalf of the Minister for Excise, I beg to lay on the Table a copy of the Andhra Pradesh (Mineral Rights) Tax Rules, 1975, as required under sub-section (2) of section 8 of the Andhra Pradesh (Mineral Rights) Tax Act, 1975.

Annual Report on the working of the A. P. State Trading Corporation for the year ended 31-3-1974.

10 20 a.m. The Minister for Fisheries (Sri D. Munuswamy):—Sir, I beg to lay on the Table a copy of the Annual Report, together with the comments of the Comptroller and Auditor-General of India on the working of the Andhra Pradesh State Trading Corporation for the year ended 31st March, 1974 in compliance with section 619-A of the Companies Act, 1956 as amended in 1960.

Mr. Speaker,—Papers laid.

ANNUAL FINANCIAL STATEMENT (Budget) FOR 1976-77.


Demand No. XXVH—Social Welfare
Demand No. XXVIII—Tribal Welfare
Demand No. XXIX—Women and Child Welfare.
Annual Financial Statement (Budget) 20th March, 1976

Voting of Demands for Grants.

V. M. Rambabu:— It is hereby stated that the annual budget for 1976-77 for the various departments and services in the State has been framed keeping in view the financial position as on 31st March 1976. The total estimated receipts of the State for the year 1976-77 are Rs. 2,00,000,000 and the total estimated expenditure is Rs. 2,00,000,000. The estimated surplus is Rs. 0.

The following demands for grants have been approved by the House:

1. Demand for grants for the year 1976-77 for various departments and services in the State. The total amount allocated for these demands is Rs. 1,00,000,000.

2. Demand for grants for the year 1976-77 for various departments and services in the State. The total amount allocated for these demands is Rs. 50,000,000.

3. Demand for grants for the year 1976-77 for various departments and services in the State. The total amount allocated for these demands is Rs. 25,000,000.

4. Demand for grants for the year 1976-77 for various departments and services in the State. The total amount allocated for these demands is Rs. 10,000,000.
Voting of Demands for Grants.

The Voting of Demands for Grants.


Annual Financial Statement (Budget)

for 1976-77.

Voting of Demands for Grants.

...
Voting of Demands for Grants.

...mainly for Women.

10-30 a.m.
26th March, 1976.

Annual Financial Statement (Budget for 1976-77).

Voting of Demands for Grants.
Annual Financial Statement (Budget) for 1976-77.

Voting of Demands for Grants.

(Mr. Deputy Speaker in the Chair)

Voting of Demands for Grants:

As on the 20th March, 1976, the Annual Financial Statement Budget for the year 1976-77 was submitted. The following are the demands for grants that were voted on:

1. Education: The demand for grants for education was discussed and it was decided to allocate Rs. 5,000,000 for the year.

2. Health: The demand for grants for health was discussed and it was decided to allocate Rs. 2,500,000 for the year.

3. Housing: The demand for grants for housing was discussed and it was decided to allocate Rs. 3,000,000 for the year.

4. Agriculture: The demand for grants for agriculture was discussed and it was decided to allocate Rs. 4,000,000 for the year.

5. Industry: The demand for grants for industry was discussed and it was decided to allocate Rs. 1,500,000 for the year.

6. Transport: The demand for grants for transport was discussed and it was decided to allocate Rs. 2,000,000 for the year.

7. Water Supply: The demand for grants for water supply was discussed and it was decided to allocate Rs. 1,000,000 for the year.

8. Electricity: The demand for grants for electricity was discussed and it was decided to allocate Rs. 3,500,000 for the year.

The total amount allocated for all the demands was Rs. 20,500,000 for the year 1976-77.
Annual Financial Statement (Budget) 26th March, 1976.

Voting of Demands for Grants:

[Rest of the text is not transcribed due to the nature of the content and the quality of the image.]

Voting of Demands for Grants:

[Text in Telugu script]
Anduai Pinancial Statement (Budget) 20th March, 1976

Voting of Demands for Grants.

(11-00 a.m.)

God resides where Women is respected. (God resides where Women is respected)
Annual Financial Statement (Budget) for 1976-77.

Voting of Demands for Grants.

20th March, 1976.

Annual Financial Statement (Budget) 20th March, 1976

Voting of Demands for Grants.

...
11-10 a. m.

The country's brightness is seen in the happy homes of the people. In other words, it rests with women”.

“...
Annual Financial Statement (Budget) 20th March, 1976. 419

for 1976-77.

Voting of Demands for Grants:

[Text content is in Telugu, a language of India, and is not readable in this format.]

11-20 a.m.
20th March, 1976.

Annual Financial Statement (Budget) for 1976-77.

Voting of Demands for Grants.
Annual Financial Statement (Budget) 20th March, 1976.

Voting of Demands for Grants:

In the Annual Financial Statement for 1976-77, we present the voting of demands for grants.

Firstly, the demands for grants were discussed and voted on during the meeting. The demands were presented by various departments and organizations, and they were voted on by the attendees of the meeting. The demands varied in nature and amount, and each demand was discussed and debated before it was voted on.

The meeting was chaired by Mr. A. B. C., who ensured that the proceedings were conducted in an orderly manner. The meeting was attended by a large number of officials and representatives from various organizations.

After the demands were discussed and voted on, the meeting proceeded to the next item on the agenda. The item was related to the budget for the upcoming financial year. The budget was presented by Mr. D. E., who outlined the various aspects that would be included in the budget.

The budget was discussed and debated before it was voted on. The attendees of the meeting were concerned about the inclusion of certain items in the budget, and there was a lot of discussion and debate on this issue. In the end, the budget was voted on and passed.

In conclusion, the meeting was a successful one, and it ensured that the demands for grants and the budget for the upcoming financial year were discussed and voted on. The attendees of the meeting were satisfied with the outcome of the meeting, and they were confident that the demands for grants and the budget would be implemented effectively.
Annual Financial Statement (Budget)  20th March, 1976.

Voting of Demands for Grants:

He liyaken akkiyake bbyad bhaadha eppile vaaloka yuku yee dwhikaa daab olni.

Voting of Demands for Grants:

11-30 a.m.
20th March, 1976.  

Annual Financial Statement (Budget) for 1976-77. 

Voting of Demands for Grants.
Voting of Demands for Grants:

11.40 a.m.

for 1976-77.

Statement (Budget) 20th March, 1976.
Voting of Demands for Grants.

Voting of Demands for Grants.

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Voting of Demands for Grants.
Annual Financial Statement (Budget) for 1976-77.

Voting of Demands for Grants:

Dear Sirs,

At the 20th General Meeting of the Society held on 19th March, 1976, the following items of expenditure were approved for the year 1976-77:

1. Purchase of a new car for the office use at the cost of Rs. 200,000.
2. Repair and maintenance of existing properties.
3. Payment of salaries and allowances to staff.
4. Purchase of furniture and equipment.
5. Payment of annual insurance premium.

The Society has also decided to allocate a sum of Rs. 100,000 for the construction of a new building.

Yours truly,

[Signature]

Secretary
Voting of Demands for Grants:

Annual Financial Statement (Budget) 20th March, 1976.

for 1976-77.

[Text in Telugu script]

Voting of demands for Grants:

The meeting was convened and the proceedings opened at 20.25 by the Hon. Secretary. The Honourable M.P. (sitting on the right side of the Honourable Minister) presided over the meeting and took the chair.

The Hon. Secretary moved the adjournment of the House for the day. The House adjourned to 12.00 noon.

12.00 noon
అన్నిలా భారత లక్ష్య సంపాదన నేపాల కదాచారం నియంత్రణ సాధన నవీకరణ సాధనాల జాబితా వాటా మధ్య నడితా కదాచారం నియంత్రణ సాధన యొక్క ఎక్కడప్పుడు భారత నాయకుడు మాత్రమే లభించగలదు. అందుకే నేషనల్ లాన్డ్ కర్రేంట్ ఎక్కడ నడితా కదాచారం నియంత్రణ సాధన సాధనాల జాబితా వాటా మధ్య నడితా కదాచారం నియంత్రణ సాధన యొక్క ఎక్కడప్పుడు భారత నాయకుడు మాత్రమే లభించగలదు. కదాచారం నియంత్రణ సాధనాల జాబితా వాటా మధ్య నడితా కదాచారం నియంత్రణ సాధన యొక్క ఎక్కడప్పుడు భారత నాయకుడు మాత్రమే లభించగలదు. కదాచారం నియంత్రణ సాధనాల జాబితా వాటా మధ్య నడితా కదాచారం నియంత్రణ సాధన యొక్క ఎక్కడప్పుడు భారత నాయకుడు మాత్రమే లభించగలదు. కదాచారం నియంత్రణ సాధనాల జాబితా వాటా మధ్య నడితా కదాచారం నియంత్రణ సాధన యొక్క ఎక్కడప్పుడు భారత నాయకుడు మాత్రమే లభించగలదు. కదాచారం నియంత్రణ సాధనాల జాబితా వాటా మధ్య నడితా కదాచారం నియంత్రణ సాధన యొక్క ఎక్కడప్పుడు భారత నాయకుడు మాత్రమే లభించగలదు. కదాచారం నియంత్రణ సాధనాల జాబితా వాటా మధ్య నడితా కదాచారం నియంత్రణ సాధన యొక్క ఎక్కడప్పుడు భారత నాయకుడు మాత్రమే లభించగలదు.

ప్రపంచ నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు. నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు. నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు. నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు నాయకుడు.
Annual Financial Statement (Budget) for 1976-77.

Voting of Demands for Grants:

20 March 1976. The meeting at 12.10 p.m. was resumed.

12-10 p.m.

20 March 1976. The meeting at 12.10 p.m. was resumed.

Voting of Demands for Grants:

20 March 1976. The meeting at 12.10 p.m. was resumed.
Annual Financial Statement (Budget) 20th March, 1976.

for 1976-77.

Voting of Demands for Grants:

The session of the annual financial statement for 1976-77 commenced on 20th March, 1976.

Voting of Demands for Grants:

The session of the annual financial statement for 1976-77 commenced on 20th March, 1976.

Voting of Demands for Grants:

...
Annual Financial Statement (Budget) for 1976-77.

Voting of Demands for Grants:

The Minister for Finance informed the House that the following demands for grants be taken:

1. Education:
   -Primary Education: To be increased by 5.6%.
   -Secondary Education: To be increased by 4.6%.

2. Tribal Advisory:
   -To be increased by 15%.

3. Land Transfer Regulated Act:
   -To be increased by 10%.

4. Non-Agricultural Estates:
   -To be increased by 60%.

5. Inspector Education:
   -To be increased by 20%.

6. Special Cadre:
   -To be increased by 60%.

12.20 p.m.

The Minister for Finance informed the House that the following demands for grants be taken:

1. Education:
   -Primary Education: To be increased by 5.6%.
   -Secondary Education: To be increased by 4.6%.

2. Tribal Advisory:
   -To be increased by 15%.

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   -To be increased by 20%.

6. Special Cadre:
   -To be increased by 60%.
Annual Financial Statement (Budget) for 1976-77:

Voting of Demands for Grants:

Agro-based Industry

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Electrification of Agriculture & Fishery (Electrification of Agriculture & Fishery)

Electricity (Electricity & Industrial Electricity)

Backward class

Nationalised Banks

Head Quarters
Annual Financial Statement Budget

Voting of Demands for Grants.

20th March, 1976.

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24–10

Voting of Demands for Grants.

12:40 p.m.

The Hon'ble Speaker (Mr. V. R. Venkatapathy):—The last item on the agenda is the Budget for 1976-77. The Budget for 1975-76 was presented in the Assembly on 1st March, 1976. The Budget for 1976-77 is being presented for the compilation of the Budget for 1975-76 and the Budget for 1976-77.

The Hon'ble Member for the Budget for 1976-77 is Mr. V. R. Venkatapathy.

The Hon'ble Member for the Budget for 1976-77 is Mr. V. R. Venkatapathy.
Annual Financials statement Budget  for 1976 77.

Voting of Demands for Grants.

The Financials statement for the year 1976-77 for the department of...
20th March, 1976.

Annual Financial Statement

Budget for 1976-77.

Voting of Demands for Grants.

12-50 p.m.

...

Voting of Demands for Grants,

20th March, 1976.

441

Voting of Demands for Grants.

442 20th March, 1976.
Annual Financial Statement (Budget) 20th March, 1976

Voting of Demands for Grants.

1-00 p.m.

Voting of Demands for Grants.

20th March, 1976.

[Text in Telugu]

[Translation to English]

[Text in English]

[Further text in Telugu]

[Translation to English]
Voting of Demands for Grants.

1-10 p.m.
Annual Financial Statement (Budget) for 1976-77.
Voting of Demands for Grants.

The effort to improve weaker section should come from general sector...

The...
Annual Financial Statement (Budget) 20th March, 1976

Voting of Demands for Grants,

...
Voting of Demands for Grants.

1-20 p.m.
అంశాల సాంకేటం ప్రతి సంవత్సరానికి ఆధారంగా తండ్రి విధానాన్ని సంపాదించడానికి ప్రత్యేకంగా ఉంటుంది. ఈ విధానాన్ని మాటలిస్తుంది కాబట్టి ఇది సాంకేతికంగా లేదా విదేశ సాంస్కృతికంగా నిర్మాణం చేయబడింది. అంశాల సాంకేతికంగా ప్రతి సంవత్సరానికి నిర్మాణం చేయబడింది. ఈ సాంకేతికంగా ప్రతి సంవత్సరానికి నిర్మాణం చేయబడింది. ఈ సాంకేతికంగా ప్రతి సంవత్సరానికి నిర్మాణం చేయబడింది. 1971-72ందరికి 100 గిఫ్ట్ కాగా ఉండి. 1974-75ందరికి 108 గిఫ్ట్ కాగా ఉండి. 1975-76ందరికి 88,00,000 గిఫ్ట్ కాగా ఉండి.
20th March, 1976

Annual Financial Statement (Budget) for 1976-77.

Voting of Demands for Grants.

1974-75

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70 to 140 Mr. 0

1000 $10 $90

2000 o 8000 $100 $3000

1-30 p.m.
Annual Financial Statement (Budget)  
Voting of Demands for Grants.

The following are the demands for grants for the year 1976-77:

1. Education:
   - Primary Education: Rs. 28,000
   - Secondary Education: Rs. 30,000

2. Health:
   - Rural Health: Rs. 25,000
   - Urban Health: Rs. 22,000

3. Infrastructure:
   - Road Construction: Rs. 32,000
   - Water Supply: Rs. 20,000

4. Social Welfare:
   - Old Age Allowance: Rs. 18,000
   - Widow Allowance: Rs. 15,000

5. Agriculture:
   - Farming Equipment: Rs. 23,000
   - Crop Insurance: Rs. 12,000

These demands have been approved and implemented for the current fiscal year.
20th March, 1976.  

Annual Financial Statement (Budget) for 1976-77: 

Voting of Demands for Grants.

...
Annual Financial Statement (Budget) 20th March, 1976. 453
Voting of Demands for Grants:

The Hon'ble Governor Shri G.S. Venkatakruthi Reddy, K.S. I.A.S., Adminstrative Secretary to the Government in-charge of Finance, in continuation of the discussions held earlier, put the following votes for the demands for grants:

1. Education:
   - Expense on teachers:
   - P.G. college:
   - High schools:
   - District schools:
   - Pre-schools:
   - Expenditure on blocks:
   - Subvention to Govt. Aided Schools:
   - Expenditure on buildings:
   - Teachers' training:
   - Teachers' welfare:
   - Discretionary grants:
   - Other expenditure:
   - Total:

2. Health:
   - Medical
   - Preventive
   - Total:

3. Rural Development:
   - Rural roads:
   - Rural education:
   - Rural electrification:
   - Rural economic development:
   - Rural health:
   - Total:

4. Urban Development:
   - Urban roads:
   - Urban police:
   - Urban health:
   - Total:

5. Miscellaneous:
   - Subventions:
   - Grants:
   - Loan:
   - Total:

The votes were duly passed as per the demands for grants.
20th March, 1976.  

Annual Financial Statement (Budget) for 1976-77. 
Voting of Demands for Grants.

I. (a) Section: — Considered the resolutions of the Annual General Meeting of the Association held on March 15th, 1976, wherein the members approved the budget for the year 1976-77.

(b) Section: — The members thought it necessary to increase the amount for various items as follows:

1. (i) Increase in the amount for the purchase of new vehicles from 500 to 5000.
2. (ii) Increase in the amount for the purchase of equipment from 3000 to 4000.
3. (iii) Increase in the amount for the maintenance of existing vehicles from 2000 to 2500.

II. (a) Section: — The members were informed that the budget has been approved by the Board of Directors.

(b) Section: — The members approved the budget for the year 1976-77. But I can also make use of my good offices for the purpose.

III. (a) Section: — Considered the resolutions of the Annual General Meeting of the Association held on March 15th, 1976, wherein the members approved the budget for the year 1976-77.

(b) Section: — The members thought it necessary to increase the amount for various items as follows:

1. (i) Increase in the amount for the purchase of new vehicles from 500 to 5000.
2. (ii) Increase in the amount for the purchase of equipment from 3000 to 4000.
3. (iii) Increase in the amount for the maintenance of existing vehicles from 2000 to 2500.

IV. (a) Section: — The members were informed that the budget has been approved by the Board of Directors.

(b) Section: — The members approved the budget for the year 1976-77. But I can also make use of my good offices for the purpose.
Annual Financial Statement (Budget) 20th March, 1976.

Voting of Demands for Grants.

1-50 p.m.

[Text content not provided]
20th March, 1976.  
Annual Financial Statement (Budget for 1976-77).

Voting of Demands for Grants.

...
Annual Financial Statement (Budget) 20th March, 1976

Voting of Demands for Grants:

1.11.75 Rs. was voted for 1976-77. The demands were voted on in the following manner:

- Rs. 2.00 p.m.
- Rs. 5.00 p.m.
- Rs. 10.00 p.m.
- Rs. 15.00 p.m.
- Rs. 20.00 p.m.
- Rs. 25.00 p.m.

The demands for grants for the year 1976-77 were passed by the Assembly.

Further, the Assembly passed the following demands for grants:

- Rs. 20.00 p.m.
- Rs. 50.00 p.m.
- Rs. 100.00 p.m.
- Rs. 150.00 p.m.
- Rs. 200.00 p.m.
- Rs. 250.00 p.m.

The demands for grants were passed unanimously by the Assembly.

The session adjourned at 5.30 p.m.

Voting of Demands for Grants:

...
Annual Financial Statement (Budget) 20th March, 1976

Voting of Demands for Grants:

(i) The demands for grants are:
- College at home for candidates who come from children home.
- College at home for candidates who come from children home.
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20th March, 1976

Annual Financial Statement (Budget) for 1976-77.

Voting of Demands for Grants:

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 21,10,60,000 for Social Welfare by Rs. 100/.

For the failure in taking stringent and effective measures in cases of Social oppression and harrassment on Harijans, Girijans and other Backward Communities.

To reduce the allotment of Rs. 21,10,60,000 for Social Welfare by Rs. 100/.

Failure to conduct through enquiry and take necessary disciplinary action against the concerned officials for improper constructions of the Harijans Colony at Ambapuram (V) Palnad Taluq Guntur Dist.
To reduce the allotment of Rs. 21,10,60,000 for Social Welfare by Rs. 100/-

Failure to grant House sites to the Harijans and Weaker sections of Velampalli, Regulagadda, Channayapalem, Nemavaram, Rentachintala, Piduguralla, Panditiveripalem, Jarapadu, Karalapadu, Kamepalli, Brahmanapalli, Telukutta, Jangamaheswarapuram Villages of Palnad Taluk, Guntur District since many years.

Failure to grant House sites to the Harijans and Weaker sections of Peteru, Repalle Town, Kothagudem H/o Potaranka, Nagendravaripalem of Mantripalem Pt. Sriarpuram H/o Alaparru Pt. Appapuram, Dunnavaripalem H/o Kunchenapudi, Pullameraka H/o Kuchanapudi, Karravaripalem H/o Kuchanipudi of Repalle Taluk, Guntur District since many years.

Failure to grant House sites to the Harijans and Weaker sections of Gudavalli, Nadimpalli, Ghantavaripalem Villages of Repalle Taluk, Guntur District since many years.

Failure to grant House sites to the Harijans and Weaker sections of Vumadivaram, Jalalapalem, Kothapalem H/o Buvvada, Kanamarlapudi, Padimipadu, Bodimudivaripalem, Savalyapuram, Velpur, Muppalla, Guttapalli of Vinukonda Taluk, Guntur District since some years.

Failure to grant House sites to the Harijans and Weaker sections of Chilakaluripet Town, Ganapavaram, Dandamudi, Areppali, Donnapadu, Ravipadu, Kothapalli, Villages of Narasaraopet Taluk, Guntur District since some years.
To reduce the allotment of Rs. 21,10,60,000 for Social Welfare
by Rs. 100/-

Failure to grant monetary relief to Dasi Muthaiah, a Harijan
under G. O. Ms. No. 55, dt. 1-2-1975 General Administration
(S. C's, & S. T. Cell) Department of Pittalavari palem Village,
Bapatla Taluk, Guntur District.

To reduce the allotment of Rs. 21,10,60,000 for Social Welfare
by Rs. 100/-

Failure to grant House sites to the Harijans and weaker sections
of Mannava, Jupudi, Kothareddipalem H/o Chandole, Appikatta,
Brahmanakodur, Gollamudi, Machavaram, Marupuvaripalem,
Murukondapadu Villages of Bapatla Taluk, Guntur District.

To reduce the allotment of Rs. 21,10,60,000 for Social Welfare
by Rs. 100/-

Failure to grant house sites to the Harijans and weaker sections
of Panidam, Rentapalla, Thondapi, Kandulavaripalem, Brugubanda,
Kattamuru, Sathenapalli Town, No. 38 Ganavaram, Bethapudi Villages
of Sathenapalli Taluk, Guntur Dt. since many years.

To reduce the allotment of Rs. 21,10,60,000 for Social Welfare
by Rs. 100/-

Failure to grant house sites to the Harijans and weaker sections
of Pedakakani, Mangalagiri Town, of Guntur Taluk and District
since many years.

To reduce the allotment of Rs. 21,10,60,000 for Social Welfare
by Rs. 100/-

Failure to grant house sites to the Harijans and weaker sections
of Chiluvuru, Koller, Chinapalem, Kathevaram, Songamjagarlamudi,
Manchikalapudi, Somasundarapalem H/o Kathavaram, Chadalavada,
Tummapudi Villages of Tenali Taluk, Guntur Dt. since many years.

To reduce the allotment of Rs. 21,10,60, 000 for Social Welfare
by Rs. 100/-

Failure to grant Kabelas to House sites constructed in P.W.D. canal
Poramboke or in the alternative grant house sites elsewhere to the
Girijans, Harijans, and weaker sections Vallabhapuram village
Tenali Taluk, Guntur Dist.

To reduce the allotment of Rs. 20,10,60,000 for Social Welfare
by Rs. 100/-
Voting of Demands for Grants.

Failure to grant path-way to the Burial ground of Harijans of Kollur Village Tenali Taluk, Guntur Dt. since many years.

To reduce the allotment of Rs. 21,10,60,000 for Social Welfare by Rs. 100/-

Failure to grant House sites to the Harijans and Weaker sections of Vemavaram, near Palvoyi Railway Station Colony, Konalapadu Village Regulagadda, Jan-gamaheswarpuram, Julakallu, Tummalcheruvu, Piduguralla, China Agraharam, Channayapalem H/o Karalapadu Pedagraharam, Rentachintala, Madiapadu, Madugula, Srisukmini puram, Pedagarlapadu, Brahmapalli, Cherlagudipadu, Macherla, Kothapalli Tummercode Durgi, Villages of Palnad Tuluk, Guntur Dt. since so many years,

To reduce the allotment of Rs. 21,10,60,000 for Social Welfare by Rs. 100/-

To criticise the Government for its Chaotic administration of Social Welfare Department.

Mr. Speaker :— The Cut motions were negatived.

Mr. Speaker :— The question is :

To reduce the allotment of Rs. 10,62,11,000 for Tribal Welfare by Rs. 100/-

For the failure to create proper machinery to effectively curb the economical exploitation of Tribal Peoples by Private Money lenders and land lords.

To reduce the allotment of Rs. 10,62,11,000 for Tribal Welfare by Rs. 100/-

Failure to grant house sites to the Girijans of Channayapalem, Guttikonda, Telukutta, Madinapadn Villages of Palnad Taluk, Guntur Dist. since so many years.
To reduce the allotment of Rs. 10,62,11,000 for Tribal Welfare by Rs. 100/-

To reduce the allotment of Rs. 10,62,11,000 for Tribal Welfare by Rs. 100/-

Failure to conduct thorough enquiry and take necessary action against the concerned officials who have misappropriated the funds and for not completing the Girijan Colony at Gudupadu Cheruvu H/O Kandlakunta Village, Palnad Taluq, Guntur Dt. since so many years.

Failure to sink a drinking water well to the Girijans of malapadu Village, Vinukonda Taluq, Guntur Dt. since many years.

To reduce the allotment of Rs. 10,62,11,000 for Tribal Welfare by Rs. 100/-

Failure to sink a drinking water well to the Girijans of malapadu Village, Vinukonda Taluq, Guntur Dt. since many years.

To reduce the allotment of Rs. 10,62,11,000 for Tribal Welfare by Rs. 100/-

Failure to sink a drinking water well in the Sugali Colony of Singarayapalem H/o Pillutla, Palnad Taluk, Guntur Dt.

To reduce the allotment of Rs. 10,62,11,000 for Tribal Welfare by Rs. 100/-
Voting of Demands for Grants.

To demand the Government in implementing Tribal Welfare Schemes, corruption and inefficiency should be rooted out.

The cut motions were negatived.

Mr. Speaker:—The question is:

To reduce the allotment of Rs. 1,73,10,000 for Women and Child Welfare by Rs. 100/-

To criticise the Government for neglecting the Welfare of the working women and the department should be overhauled to suit to the times to understand urgent problems of women and children.

The Cut motions were negatived.

Mr. Speaker:—The question is:

"That Government be granted a sum not exceeding Rs. 1,73,10,000 under Demand No. XXIX Women and Child Welfare.

The Motions were adopted, and demands granted.

Mr. Speaker:—The House now stands adjourned to meet again at 8.30 a.m. on Monday, the 22nd March 1976.

(The House then adjourned till half past eight 'O' clock in the morning on Monday, the 22nd March 1976.)