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346—

*9766 Q.—Sarvasri D Sankariah (Kondapi) and M NagiReddy—Will the Minister for Labour be pleased to state

(a) whether the Labour Department are going to introduce a new practice, providing opportunity for non-recognised unions also to participate in the deliberations for the settlement of labour problems, along with the recognised majority unions,

(b) if so, the details of the same and

(c) when it will come into force?

The Minister for Labour (Sri T Anjaiah) —The matter is under consideration of the State Evaluation and Implementation Committee and the Central Government

Settlement of Labour Issues

347—

*9995 Q.—Sri B Rama Sarma (Deverakonda) —Will the Minister for Labour be pleased to state

(a) whether it is a fact that the Government have taken a policy decision to settle labour issues by discussing with the labour unions elected through secret ballot, and the managements of the Concerned Industries,

*An asterisk before the name indicates confirmation by the member.
(b) whether it is also a fact that a representative of the Labour Department issued a Press Statement that a proposal to hold discussions with minority unions also is under consideration, which is contrary to the policy of the Government; and

(c) whether it is fair on the part of the representative of the Labour Department to issue a press Statement when the policy decisions have to be taken at Cabinet level?

Sri T. Anjaiah —

(a) In order to settle inter-union and intra-union rivalries, the Government Laws taken a policy decision to amend the Trade Unions Act, 1926 providing for secret ballot elections, following the unanimous agreement of Central Organisations of trade Unions in our State. The Central Government have not yet given their concurrence for the amendment of Trade Union Act. However, the Government have been following this method as it is upheld by the A.P High Court as most democratic method.

(b) Problems are being created whenever there is narrow majority between recognised and un-recognised Unions. Recently I visited Kerala State and in that State all Unions are called for discussions whenever disputes of general nature are raised. This has also been discussed in the State Evaluation and Implementation Committee Meeting held on 31-5-1977. A final decision has not been taken. However the Central Government’s comprehensive Legislation on industrial relations is awaited.

(c) Does not arise.
Oral Answers to Questions 21st July, 1977, 357

1. வேதியியல் – மதசார் மாணவர்களிடையே உடல் சின்னங்கள் பொருந்தும் காலமே மதசார் வேதியியல் காளங்கள் இருக்கும் அவற்றின் பொருந்தல் முறையே முறையிட்டிருக்கும். அவைகள் இல்லையால் மனிதவியல் காளங்கள் தனவியல் முறையே முறையிட்டிருக்கின்றன. அல்லது ஒரு காளங்கள் தனவியல் முறையிட்டிருக்கின்றன. அல்லது ஒரு காளங்கள் தனவியல் முறையிட்டிருக்கின்றன. அல்லது ஒரு காளங்கள் தனவியல் முறையிட்டிருக்கின்றன. அல்லது ஒரு காளங்கள் தனவியல் முறையிட்டிருக்கின்றன.

2. எம். டி. ஸ்ரீ (சேந்திரம்): – என் (சேந்திரம்) இக்குறும் விதி இருக்கும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறை�ிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறை�ிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறை�ிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும். எந்தினும் முறையிட்டிருக்கூடும்.

3. என்று அறிவு பணியாறு கண்டு செல்வ கூடும் அவர்கள் வழிபட வேளியிலும் பொருந்தும் காலமே மதசார் வேதியியல் காளங்கள் இருக்கும் அவற்றின் பொருந்தல் முறையிட்டிருக்கும். அவைகள் இல்லையால் மனிதவியல் காளங்கள் தனவியல் முறையிட்டிருக்கும்.

There is no need to come to Central office.

4. என் வழிபாடுவதை (சேந்திரம்) போன்றவை பணியாறு கண்டு செல்வால் வழிபட வேளியிலும் பொருந்தும் காலமே மதசார் வேதியியல் காளங்கள் இருக்கும் உடல் சின்னங்கள் பொருந்தல் முறையிட்டிருக்கும். அவைகள் இல்லையால் மனிதவியல் காளங்கள் தனவியல் முறையிட்டிருக்கும்.

5. என்று அறிவு பணியாறு கண்டு செல்வால் வழிபட வேளியிலும் பொருந்தும் காலமே மதசார் வேதியியல் காளங்கள் இருக்கும் உடல் சின்னங்கள் பொருந்தல் முறையிட்டிருக்கும். அவைகள் இல்லையால் மனிதவியல் காளங்கள் தனவியல் முறையிட்டிருக்கும்.

There is no need to come to Central office.
Mr. Speaker,—The Panchayati Raj Minister is not well So Q. No. 348 is postponed to Monday.

Scheme for an all-out Assault on Illiteracy in the Urban Areas

Q. No. 349—
Sri M. Nagi Reddy — Will the Minister for Education and Cultural Affairs be pleased to state:
(a) whether there are any proposals with the Government for an all-out assault on illiteracy in selected urban areas of our State with the help of University under-graduates
(b) if so, the details of the said scheme, and
(c) the urban areas in which the scheme would be introduced?

The Minister for Education (Sri M.V. Krishna Rao)
(a) No, Sir
(b) & (c) Do not arise.

Q. No. 350—
(a) Whether there are any proposals with the Government for an all-out assault on illiteracy in selected urban areas of our State with the help of University under-graduates?

The Minister for Education (Sri M.V. Krishna Rao)
(a) No, Sir
(b) & (c) Do not arise.
Oral Answers to Questions.

Sir E Ayyappu Reddy — Sir Obviously this question was put when Sanjay Gandhi’s 4 point Formula was in vogue i.e., Each one Teach one. This question was put when Sanjay Gandhi’s 4 point Formula was in vogue i.e., Each one Teach one. This question was put when Sanjay Gandhi’s 4 point Formula was in vogue i.e., Each one Teach one.

8:40 a.m.

Sir E Ayyappu Reddy — Sir Obviously this question was put when Sanjay Gandhi’s 4 point Formula was in vogue i.e., Each one Teach one. This question was put when Sanjay Gandhi’s 4 point Formula was in vogue i.e., Each one Teach one.
Sri D Venkatesam (Kuppam) - Sir, What are the methods that are proposed by this Organisation to eradicate illiteracy and what sort of incentives are being given to these Organisations What are the incentives that are given to the people who are going to teach those people to eradicate illiteracy?
Implementations of U.G.C Scales of Pay for the Teaching Staff

9579 Q.— Sri Nallapareddi Srinivasul Reddy :— Will the Minister for Education and Cultural Affairs be pleased to state:

(a) whether the State Government have taken a decision to implement the University Grants Commission scale of Pay for the teaching Staff working in Colleges and Universities without any conditions, and

(b) whether retrospective effect (since 1-1-1973) will be given to this decision?

Sri M V Krishna Rao —

(a) The State Government have issued orders on 26-11-77 for the implementation of the Revised Pay Scales, 1976 to the College and University teachers with certain conditions.

b) The above orders were given effect from 1-4-76 in the case of college teachers and from 1-1-74 (notional) with monetary benefit from 1-5-75 in the case of University teachers.
8-50 a.m.

Sri A. Sriramulu (Eluru) — What are the stipulated conditions for grant of U.G.C scales because I understand that every lecturer has been asked to qualify by M Phil. for grant of U.G.C. scales.

Sri M.V Krishna Rao. The College teachers coming under the revised scales of pay will be eligible to cross the assessment stage at Rs. 1200/- in the scale of Rs 700-40-1100-30-1200* assessment 4848. Those who do not acquire M. Phil, M Litt, etc will stop at Rs 1200 - after 12 years or from 1-6-76 whichever is earlier. Further increments will be allowed only after acquiring the said qualifications. The College teachers getting the revised pay scales are not entitled to any remuneration for examination work including internal examination work as the pay scales are inclusive of an element of
remuneration for examination work. Future recruitment of teachers will be through a proposed College Service Commission. Age of retirement will be 55 years.

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Oral Answers to Questions 21st July, 1977. 363

Sn. M. V. Krishna Rao —The college teachers working on the revised pay scales will be eligible to cross the assessment stage at Rs. 1200 in the scale of Rs. 700-40-1100-50-1200, there, assessment will be made. Further increments will be allowed only after he acquires the said qualifications.
Monthly Emoluments paid to Chairman & Non-official Members of A.P S.R.T.C.

352—

9768 Q.—Sri Nisankarao Venkata Ratnam (Guntur) — Will the Minister or Transport be pleased to state—

(a) the total monthly emoluments paid to the Chairman and non-official members of the A.P S Road Transport Corporation at present;

(b) whether the term of office of any Chairman was extended the past and
Oral Answers to Questions. 21st July, 1977

(c) the reasons for extending the term of office of the present Chairman of the A P S R T Corporation?

Sri Ch Hanumayya:—(a) The Chairman of the Andhra Pradesh State Road Transport Corporation, who is a full time member is paid a monthly salary of Rs 1500/- and provided with free furnished house, including free supply of water, and electricity. The other non-official members of the Corporation are not paid any monthly emoluments but they are entitled to draw T.A for journeys as members of First Class Committee and D.A. of Rs. 40/- per day for halts within the State and Rs 63/- outside the State and sitting fees Rs 75/- for attending each meeting.

(b) Yes Sir. It was in the case of Sri M. P. Pai, the Board was reconstituted appointing him as part time Chairman.

(c) The board was reconstituted with Sri P Narsing Rao as full time Chairman in accordance with the provisions under the Road Transport Corporation Act, 1950.

Oral Answers to Questions

Mrs. Shanta — Is it not true that the Chairman alone was appointed for a second term while the other members of the erstwhile Board were dispensed with? Secondly from what Act do the directors derive the right to inspect the depots? Directors are meant only for deliberations, there are no executive functions to discharge.

Mr. Speaker — That is a concession probably given to a Member.

Sri S. Jaipal Reddy — What for? The Minister should answer why the Members are being blessed with so many perquisites.

Sri S. Jaipal Reddy — Is it not true that the Chairman alone was appointed for a second term while the other members of the erstwhile Board were dispensed with? Secondly from what Act do the directors derive the right to inspect the depots? Directors are meant only for deliberations, there are no executive functions to discharge.

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Sri S. Jaipal Reddy — What for? The Minister should answer why the Members are being blessed with so many perquisites.
Oral Answers to Questions


Mr Speaker — He did not say so.
Sri S. Jaiapi Reddy — It implies that the Minister should answer that implication.

*Sri Ch. Hanumaniah — As far as members are concerned, it is not due to non-performance; some of them have been eliminated in the constitution.

What is the rational basis for evaluating the performance of the Board of Management and the Chairman independently and deciding subsequently whether or not to retain them? 2 members had 1800 aevaraines each year. As far as members are concerned, they have been eliminated in the constitution. What is the rational basis for evaluating the performance of the Board of Management and the Chairman independently and deciding subsequently whether or not to retain them?
Sri S. Jai palp Reddy.— On a point of order, - is it correct to equate the performance of the entire Corporation with that of an individual. The Minister himself said that the performance of the entire Board should be taken into consideration but in the very next breath ha proceeded to equate the performance of the Corporation with that of an individual,

(No answer)
Oral Answers to Questions
24th July 1977

369

3. మారుదిల్పితి: అవకాశం, అందులో జొన్నాట్టు అయింది, అందులో సాధారణం జొన్నాట్టు అయింది,


5. ఇందుభాగం: అది జొన్నాట్టు అయింది, ఇవి జొన్నాట్టు అయింది.


7. ఇందుభాగం: అది జొన్నాట్టు అయింది, ఇవి జొన్నాట్టు అయింది.


* ఇందుభాగం: అది జొన్నాట్టు అయింది, ఇవి జొన్నాట్టు అయింది.
Introducing Of Social Sciences And Pure Sciences Faculties Into Jawaharlal Nehru Technological University

(a) whether it is a fact that the Vice-Chancellor of Jawaharlal Nehru Technological University made a policy statement that he will bring social sciences and pure sciences faculties into this University and again make this a General University, and

(b) whether it is also a fact that he introduced unnecessary courses in English in the curriculum of B Tech Courses?

The Minister for Tribal Welfare Sri Bhattam Sirramamurthy:—(a) and (b):— No, Sir.

Lalbahadur Stadium

(a) the cost at which the Lal Bahadur Stadium was constructed.

(b) the area occupied by the Fateh Maidan Club and the rent payable by the Club,

(c) the total rent due from the club till March, 1977,

(d) the steps taken to recover the rental dues, any, from the Club;

(e) whether there is any enquiry against the previous sports Council regarding misappropriation of funds;

(f) the total income and expenditure of the Lalbahadur Stadium from its inception till March, 1977, and

(g) the amount spent on promotion of sports in rural areas and urban areas and the amount spent on the administration of the Sports Council till March, 1977?

Sri Ch. Devananda Rao:

(a) Rs. 29.665 lakhs.

(b) The total area occupied by Fateh Maidan Club is 45,046.61 Sq. Ft. Rent at Rs. 5,003/-p.m. from 1-5-71 was fixed by Public Works Department (Roads and Buildings) This rent has been revised at rupees 16,217/-p.m. with effect from 1-5-77 (Exclusive of property tax) of Rs. 1,566/-p.m.

(c) Arrear rent of Rs 6.35 lakhs is due from the Club for the period from 1-3-63 to 30-4-1971.

(d) The Andhra Pradesh Sports Council was requested to negotiate with the Fateh Maidan Club for payment of arrear rent during June, 1972. Again during September, 1975 and April, 1976 the Andhra Pradesh Sports Council was requested to take necessary action in this regard. The Andhra Pradesh Sports Council felt it difficult to collect the arrear rent of Rs 6.35 lakhs and requested the Government to write off the arrears during April, 1976. The Andhra Pradesh Sports Council is requested to reconsider the issue in its reconstituted council and submit the decision to Government for further examination.

(e) No Sir,

(f) Income Rs. 20,29,476 39

Expenditure Rs. 23,67,437=35

The excess expenditure is met from out of the grant sanctioned by the Government.

(g) (i) Amount spent in Rural areas.

Rs. 14,86,646=52

(ii) Amount spent in Urban Areas.

21,90,610=53


18,61,567=29

Oral Answers to Questions.

Sri E. Ayyapu Reddy—This is a standing illustration of how the privileged classes are looting the public funds with the connivance of the Government. The Club, as it is known, is catering to the needs of the privileged classes, i.e., the highly placed officials. Recently we passed an amendment to the Revenue Recovery Act making it possible for the Government to apply its provisions to the

Sri E. Ayyapu Reddy—This is a standing illustration of how the privileged classes are looting the public funds with the connivance of the Government. The Club, as it is known, is catering to the needs of the privileged classes, i.e., the highly placed officials. Recently we passed an amendment to the Revenue Recovery Act making it possible for the Government to apply its provisions to the
weaker sections for failing to pay the amounts. Is it not necessary that we must collect the amounts in this particular case much more with greater coercive measures against such privileged classes. Secondly, Rs 14 lakhs was the amount spent for rural sports. Where are the rural sports? In what places where they conducted who were the persons who participated in the rural sports. How could it be that Rs 14 lakhs were spent on rural sports of which we have not heard at all in Andhra Pradesh.

*Sri Ch Devananda Rao —With all my politeness I differ with the hon. Member. Even when I presented my Demands I have clearly mentioned that several of our boys and girls have participated in the rural sports; they even went up to the national level and also brought credit to our State by becoming winners in Volley Ball, Kabaddi and many other sports. At the district level we are giving Rs. 25,000/- in every district for sports. Rural sports are there now. We are having physical training orientation courses also in 18 districts.

Sri E Ayyapu Reddy: —District is not a rural area.

*Sri Ch. Devananda Rao, —The rural sports are conducted from village level then it will go to the taluk level and then to the State and finally to the national level.

Mr. Speaker:— There is a particular membership fixed for every club. If there are vacancies, they will admit.

Sri A. Srimululu:— So much is being said about Fateh Maidan Club. I do not know what exactly are the activities of this club. I understand that the main activities are regular liquor and cards. Is it not a luxury? Is it not a criminal act on the part of the Government to give our premises and not collect rent? Why should we allow this club to evade taxes?

Mr. Speaker:— Without bar and cards there is no club.

Sri S. Jaipal Reddy:— An entertainment club like the Fateh Maidan Club is a remunerative financial proposition if not attractive commercial proposition. Under what circumstances did the Sports Council recommend writing off arrears?

Sri S. Jaipal Reddy:— Under what circumstances the arrears were written off?

Sri M. Nagi Reddy:— What is the membership fee?
Short Notice Question and Answer

21st July, 1977

Failure of S.S.C, Candidates in Composite Maths

S.N.Q. No. 10098 Sri A. Sreeramulu; — Will the Minister for Education and Cultural Affairs be pleased to state:

a] the number of candidates appeared for the S.S.C, Examination of March, 1977 from the High Schools in the twin cities of Hyderabad and Secunderabad;

b] the number of students that failed in composite maths; and

Smt. J. Eswari Bai;— We should know where you have spent this amount. Lakhs of rupees they are spending.

Mr. Speaker — If you want details he will send it.

Mr. Speaker — I have not permitted that question to be answered because the details cannot be given now.
Written Answers to Questions (starred),

c) whether the question paper on maths was set by a College lecturer

The Minister for Education (Sri M.V Krishna Rao) — 15,336.

b) 2,675.

c) The information cannot, in the public interest, be revealed, sir.

Sri A. Saramulu — The general complaint of the students and the parents is that this paper on Composite Mathematics set by a lecturer is very complicated and difficult. That is why there has been a greater number of failures in this Composite Mathematics. In view of the liberal approach exhibited by the Minister in respect of Intermediate and the 7th class will the government consider moderating or giving some marks, so that failures can be reduced?

Mr. Speaker: — Percentage of passes and failures for the last three years, if you compare you will know whether it is low or high.

Written Answers to the Questions (Starred)

Providing Employment For Unemployed Post Graduates

*9517 Q — Sri Peter Paul Chukka (Prathipadu) — Will the Minister for Education and Cultural Affairs be pleased to state;

(a) whether there is any proposal with the Government to draw post Graduates from Employment Exchanges and post them in all the High schools under various managements in the state, especially in the rural areas where illiteracy is predominant, to teach all the subjects in 9th and 10th classes, by creating Special Cadre for them, to improve the educational standards of the children and also to provide employment to the unemployed Post-Graduates,

(b) if so, when, and

(c) if not, the reasons therefor ?

A—

(a) No Sir.
(b) & (c) Do not arise.

Allotment Of Funds For Intercaste Marriages

355—

*9111-Q—Sir M. Nagi Reddy — Will the Minister for Harijan Welfare and Marketing be pleased to state :

(a) the amounts of funds allotted by the Government during the year 1976-77 for encouraging inter-caste marriages,

(b) the amount spent so far in that regard;

(c) the number of applications received by the Government under the said scheme;

(d) the number sanctioned, and

(e) the nature of incentives to various classes for inter-caste marriages?

A—

(a) Rs. 8,65,000-

(b) Rs. 7,52,500

(c) 1,066

(d) 821

(e) A statement is placed on the table of the House.

Under the scheme “Promotion of inter-caste marriages” a sum of Rs. 1000/- is given to the couple of an inter-caste marriage if either spouse belongs to Scheduled Caste/Scheduled Tribes and Rs. 500/- if either spouse belongs to a Listed Backward Class or Denotified Tribes. A child of an inter-caste married couple is treated as one belonging to the caste of either parent whichever is advantageous to the child.
and is allowed all non-statutory educational concessions given to the Scheduled Castes/Scheduled Tribes or Backward Classes/Denotified Tribes as the case may be. The couples are also exempted from payment of fee for registration of inter-caste marriages. Reservation of seats in educational institutions and professional colleges are also made to the children of inter-caste married couples based on the caste of either parent in the inter-caste marriage.

Incentives For Intercaste Marriages

356—

*9206 Q.—Sri Nissankarao Venkataratnam :—Will the Minister for Harijan Welfare and Marketing be pleased to state:

(a) the amount sanctioned as incentive for inter-caste marriages in 1975-76 and 76-77, and

(b) whether any amount lapsed and if so, the reasons therefor

A—

(a) 1975-76 Rs. 5 00 lakhs.

1976-77 Rs. 8 65 lakhs.

(b) An amount of Rs 73,000 during 1975-76 and an amount of Rs 14,000 during 1976-77 has lapsed because of non-receipt of sufficient number of eligible applications for sanction of incentive awards.

Bank Loans For The Construction Of Hostels For S C S. Ts. And B Cs. Students

357—

*944 Q.—Sarvasi D. Shankariah, M. Nagi Reddy :—Will the Minister for Harijan Welfare & Marketing be pleased to state:

(a) whether the Government propose to secure Bank loans for the construction of Hostels for scheduled castes, scheduled tribes and Backward class students now put-up in rented buildings and Government buildings;

(b) if so, the amount required for the purpose; and

(c) when will the constructions begin

A—

(a) Yes Sir,

(b) Rs. One crore for construction of Scheduled Caste Hostel Buildings, Rs. 75 lakhs for Scheduled Tribe hostel and Ahram school buildings and Rs. 50 lakhs for Backward Classes Hostel buildings for the present.

(c) Construction will be taken up as soon as plans and estimates are approved and sites made available.

Setting Up Of A Branch Govt Press At Vijayawada

358—

*7729-H Q.—Sri Nallapreddi Srinivasul Reddi.—Will the Minister for Law be pleased to state.

(a) whether it is a fact that a branch of Government press will be set up in Vijayawada before the ensuing Ugadi (1976)

(b) whether it is also a fact that land has acquired for the said purpose

(c) if so, the steps taken so far,

(d) if so, when the press will start functioning; and

(e) the reasons for the delay in starting this press?

A—

(a) Government have decided to set up a Regional Press at Vijayawada.

(b) Yes Sir,

(c) Administrative sanction has been accorded for construction of buildings at an estimated cost of Rs. 20.56 lakhs

(d) The press will start functioning as soon as the building is completed and necessary arrangements are made for installation of the machinery.

(e) The delay has been due to revision of site plan, layout and finalisation of tenders. The work will be put on ground very soon.

Construction Of Houses For N G.Os in Tq Headquarters

359—

*9372 Q.—Sarvasri Nallapreddi Sreenivasul Reddi, D. Sanka- riah, and M. Nagi Reddy.—Will the Minister for Housing be pleased to state

(a) whether there is any proposal with the Andhra Pradesh State Housing Board to construct houses for Non-gazetted Officers in all Taluk head-quarters and Panchayat Samithi headquarters;

(b) if so, the details of the scheme; and

(c) when will the scheme be implemented?

A.—

(a) The A. P. Housing Board has been asked to take up the work of construction of L. f. G. and E.W.S. houses for Government employees, who have land and who are members of Cooperative Housing Societies, particularly in all District Headquarters.
(b) The Housing Board will obtain loan from HUDCO to the extent of 70% of the cost of the scheme. The Government will give 25% of the cost of houses as House Building Advance to the members subject to their being eligible for the same and subject to the availability of funds. The balance of 5% of the cost of the house has to be contributed by the Members from their own resources.

(e) Proposals have already been formulated in regard to Sangareddy, (Medak District) and Nizamabad and sent HUDCO for approval and sanction of loan assistance.

Houses to be Constructed by A P Housing Board for Economically Weaker Sections

360—

*8499 Q.—Sri M. Nagi Reddy —Will the Minister for Housing be pleased to state:

(a) the total number of houses proposed to be constructed in 1976-77 by the Andhra Pradesh Housing Board for economically weaker sections as a part of the 20 points economic programme in the state, 
(b) the number and location of the proposed constructions; and
(c) the amount involved?

A—

(a) 1279 houses were proposed to be taken up during 1976-7
(b) and (c) : A Statement is placed on the table of the House.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the locality</th>
<th>No of EWS Houses</th>
<th>Estimated cost Rs. m lakhs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Santoshnagar and B.K. Gnda</td>
<td>376</td>
<td>31 96</td>
</tr>
<tr>
<td>2.</td>
<td>Fatehnagar</td>
<td>64</td>
<td>3.45</td>
</tr>
<tr>
<td>3.</td>
<td>Bahloolkhanguda</td>
<td>85</td>
<td>9.00</td>
</tr>
<tr>
<td>4.</td>
<td>Lalapet</td>
<td>43</td>
<td>4.66</td>
</tr>
<tr>
<td>5.</td>
<td>Bahloolkhanguda</td>
<td>23</td>
<td>2.00</td>
</tr>
<tr>
<td>6.</td>
<td>Eluru</td>
<td>60</td>
<td>6.30</td>
</tr>
<tr>
<td>7.</td>
<td>Kakinada</td>
<td>60</td>
<td>6.30</td>
</tr>
<tr>
<td>8.</td>
<td>Kurnool</td>
<td>50</td>
<td>5.00</td>
</tr>
<tr>
<td>9.</td>
<td>Tirupathi</td>
<td>60</td>
<td>5.70</td>
</tr>
<tr>
<td>11.</td>
<td>Nizamabad</td>
<td>85</td>
<td>8.33</td>
</tr>
<tr>
<td>12.</td>
<td>Adilabad</td>
<td>50</td>
<td>4.95</td>
</tr>
<tr>
<td>13.</td>
<td>Nalgonda</td>
<td>46</td>
<td>4.434</td>
</tr>
<tr>
<td>14.</td>
<td>Sathupally</td>
<td>38</td>
<td>3 80</td>
</tr>
<tr>
<td>15.</td>
<td>Karimnagar</td>
<td>70</td>
<td>7,980</td>
</tr>
</tbody>
</table>

Total 1279 113.494
WRITTEN ANSWERS TO QUESTIONS (UNSTARRED)

Milk Products Factory at Proddutur

9811 Q.—Sri T Narsimha Reddy (Jammalamadugu):—Will the Chief Minister be pleased to state
(a) whether it is a fact that Jagjit Industries have backed out from starting the Milk Products Factory at Proddutur,
(b) if so, whether the Andhra Pradesh Industrial Development Corporation or the Andhra Pradesh Dairy Development Corporation propose to start the said Milk Products Factory, and
(c) if not, whether it will be taken up under Co-operative Society?

A —
(a) Yes, Sir
(b) The Government have since decided that the Andhra Pradesh Dairy Development Corporation Ltd should take up the establishment of a Milk Products Factory in Rayalaseema as their own venture;
(c) Does not arise.

Anantapur Soil Conservation Fraud.

1537-W.Q.—Sri Ch. Parasuram Naidu (Parvathipuram):—Will the Minister for Agriculture be pleased to state:
(a) whether explanation of the Director of Agriculture has been obtained by the Government regarding the Anantapur Soil Conservation Fraud, as stated by the Minister (Agriculture) during question hour on 14th August, 1972;
(b) if so, whether a copy of the explanation, be placed on the Table of the House: and
(c) the present stage of enquiry on the said case stands at present?

A —
(a) Yes, Sir.
(b) and (c) As many as 127 officers are involved in this case; the Enquiry Officer has completed the enquiry in respect of 83 Officers. The whole matter is under the consideration of Government.
Gift to Local Fund Hospital at Buchireddipalem.

8145 Q — Sri Nallapareddi Sreenivasa Reddy — Will the Minister for Health and Medical be pleased to state

(a) whether Sri Bezwada Dasaradharam Reddy and his family members of Buchireddipalem in Nellore district have offered a gift of Rs 50,000 for the Local Fund Hospital at Buchireddipalem on condition that the hospital should be taken over by the State Government and named after the donor's mother,

(b) if so, when will the gift be accepted,

(c) when will the hospital be taken over by the State Government and named after the donor's mother,

(d) what is the bed strength of the hospital,

(e) what is the average attendance of the patients, and

(f) what is the total value of the assets of the Hospital?

A—

(a) Yes, Sir.

(b) and (c) These will be considered during the current year 1977-78.

(d) It is only a dispensary. But due to construction of wards by donations, it has come to be known as 25 bedded Hospital unauthorisedly.

(e) 150 per day, and 30 deliveries per month, and 30 Tubectomies per month

(f) Land value is about Rs. 50,000 and building value about Rs. 1,50,000.

Dharna by Workers of Milk Factory at Vijayawada.

8879 Q — Sri Nissankarao Venkataratnam. — Will the Minister for Labour be pleased to state:

(a) whether the workers of Milk Factory, Vijayawada are going on Dharna and Hunger Strike for a long time; and

(b) the demands of workers and the reasons for not accepting them so long?

A—

(a) No hunger strike was resorted by the workers of the Milk Factory, Vijayawada but demonstration was staged to press their demands,
(b) The following is the position with regard to demands of the workmen

1. Retrenchment of NMRs. and Contingent worked less than 240 days.

The services of 12 workmen who have worked less than 240 days have been terminated since a policy decision was taken in August, 1976 by the Corporation to reduce the surplus labour.

2. Payment of 1st installment amount deposited under Compulsory Deposit Schemes;

The amount towards 1st installment of Compulsory Deposit Scheme has been paid to almost all the employees.

3. Implementation of Employees Provident Fund;

Employees Provident Fund Act is being implemented properly.

4. Filling up of posts by seniority but not by interviews;

With regard to filling up of posts one promotion, seniority-cum-interview of selectors is being followed by a committee and direct recruitment is done through the Employment Exchange and by issue of Press Notification for certain jobs.

Formation of Vijayapuri Town as Sub-taluk.

125—
6208-(8) Q.—Sri Nimmala Ramulu (Chilakurthi).— Will the Minister for Revenue be pleased to state:

(a) whether there is any proposal before the Government to create Vijayapuri town as a sub-taluk, and

(b) if so, the particulars of the same?

A—(a) No, Sir.

(b) Does not arise.

VALUATION OF SITES IN VISAKHAPATNAM FOR REGISTRATION

126—
7485 Q.—Sri P. V. Ramana (Anakapalli);— Will the Minister for Revenue be pleased to state:

(a) whether the Government directed the Sub-Registrar of Visakhapatnam to follow the directions given by the Government regarding the value of sites in Visakhapatnam Municipality from 16th August, 1975 for the purpose of registration;
(b) if so, whether a copy of the same will be placed on the Table of the House; and

c) the basis on which the value of the land is fixed in various localities of Visakhapatnam?

A-

(a) Government have enforced the provisions of Act 22 of 1971. Under the said provisions the scheme for market value has been enforced not only in Visakhapatnam but all over the Andhra State with effect from 16th August, 1975.

(b) The said notification was laid on the Table of the House on 22nd August, 1976.

c) The rules issued in pursuance of the Act 22 of 71 in G.O. Ms, No 1031 Revenue, dated 31st July, 1975 are the basis for fixing the market value.

AUDIT OF ACCOUNTS OF THE MUTTEMBAKA

MULTIPURPOSE CO-OPERATIVE SOCIETY

9589Q—Sri Nallapareddi Sreenivasul Reddi Will the Minister for Co-operation be pleased to state

(a) whether the accounts of Multipurpose Co-operative Society, Muttembaka, Kota Panchayat Samithi, Nellore district has been audited every year since its inception,

(b) if not, the reasons therefor:

(c) whether any misappropriation was found;

(d) whether any benami loans were detected;

(e) whether the society is in overdues and

(f) whether enquiry will be ordered under section 51 of the Co-operative Societies Act?

A—(a) Yes, Sir.

(b) Does not arise

(c) and (d) No, Sir.

(e) As on 30th June, 1976 an amount of Rs. 4428 under principal and Rs. 5000 interest was overdue from members. An amount of Rs. 5304 under Principal and Rs. 84.84 under interest was due from Nellore Co-operative Central Bank.

(c) If any information is received with regard to misappropriation or misutilisation of funds or any serious irregularities enquiry will be ordered.
CIVIL SUITS FILED AGAINST THE KANIGIRI PANCHAYAT SAMITHI

1381Q.— Sri Sura Papireddy (Kanigiri) Will the Minister for Panchayati Raj be pleased to state,

(a) how many civil suits were filed against the Panchayat Samithi, Kanigiri, Ongole district by its employees,

(b) the reasons for the suits.

(c) how many suits were decreed against the Samithi.

(d) the amount payable by the Samithi towards the decree amounts.

(e) who are the persons responsible for such loss to Samithi and the employees, and

(f) the action proposed to be taken by the Government to check the irresponsible action of the persons, who are responsible for the loss of money both to the Samithi and to its employees?

A.-

(a) 12

(b) The reasons are given in the following statement enclosed.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Suit by W.P.No.</th>
<th>Reasons</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>142/63 in the High Court A.P., Hyderabad</td>
<td>This suit is filed by Sri S. Peddi Reddy, Teacher against the removal orders of the B.D.O. Kanigiri.</td>
</tr>
<tr>
<td>2.</td>
<td>4064/72 before the High Court of Andhra Pradesh, Hyderabad</td>
<td>This suit is filed by certain teachers of the Panchayat Samithi Kanigiri against the transfer orders of the B.D.O. Kanigiri which were suspended by the Government. Against the orders of the Government certain teachers filed a W.P. in High Court of Andhra Pradesh.</td>
</tr>
<tr>
<td>3.</td>
<td>I.A No. 230/73, O.S No. 5073 District Court, Ongole.</td>
<td>This suit is filed by certain teachers of the Samithi against the removal orders of the B.D.O. Kanigiri.</td>
</tr>
<tr>
<td>4.</td>
<td>O.S.No 49/74</td>
<td>This suit is filed by a teacher of the Samithi anticipating disciplinary action against him.</td>
</tr>
<tr>
<td>No.</td>
<td>Case Details</td>
<td></td>
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<td>5.</td>
<td>O.S. No 58/68 I M.C Kamnir and O.S. 34/70 of Subordinate Judge, Kandukur</td>
<td></td>
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<tr>
<td></td>
<td>This suit is filed by Sri S K Hussain, Peon, Panchayat Samithi Kamnir against the orders of the B.D.O., Kamnir surrendering him to Zilla Parishad, Nellore</td>
<td></td>
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<tr>
<td>6.</td>
<td>1/P. No. 31/67 High Court Hyderabad C.S. 56/69 D.M.C., Kamnir</td>
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<tr>
<td></td>
<td>This suit is filed by Sri S Venkateswarulu, peon against the orders of the B.D.O. Kamnir reverting him to the post of Sevak</td>
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<tr>
<td>7.</td>
<td>O.S. 3/69 District Munsiff Court, Kamnir.</td>
<td></td>
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<tr>
<td></td>
<td>This suit is filed by Sri S. Peddireddy, teacher, Panchayat Samithi, Kamnir against the orders of the B.D.O. Kamnir removing him from service.</td>
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<td>8.</td>
<td>O.S. Ko. 72/72, Sub-Court Kandukur.</td>
<td></td>
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<tr>
<td></td>
<td>This suit is filed by Sri C.H. Subbarayudu, teacher Panchayat Samithi, Kamnir for his posting orders and payment of salary.</td>
<td></td>
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<tr>
<td></td>
<td>This suit is filed by Sri D R. Lazurus, teacher for continuing him in service beyond 55 years of age.</td>
<td></td>
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<tr>
<td>10.</td>
<td>W.P. No. 2294/, High Court, Hyderabad.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>This suit is filed by Sri M.V. Subbarao and S Suryanarayana, teachers for continuing them in service beyond 55 years of age</td>
<td></td>
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<tr>
<td></td>
<td>This suit is filed by Sri Shaik Mahaboob Hunal Saheb, K V. Viswanatham etc, teachers for continuing them in service beyond 55 years of age</td>
<td></td>
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<tr>
<td>12.</td>
<td>O.S. No. 106/72 District Munsiff Court, Kamnir.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>This suit is filed by Sri Ch. Krishna Murthy and other teachers against the transfer orders of the B.D.O. Kamnir.</td>
<td></td>
</tr>
</tbody>
</table>
Written Answers to Questions  
(Unstarred)  

(c) 4.  
(d) Rs 22,429-43 Ps  

(e) and (f) The Collector, Prakasam has been requested to make a thorough enquiry into the matter to ascertain whether there was any wilful negligence or lapse on the part of any officials of the Samithi or the samithi President leading to the filing of suits against the samithi or any negligence or lapse on their part in taking appropriate action to file appeals against the decisions of the lower court wherever necessary and warranted to safeguard the interest of the samithi.

KACHA ROAD FROM ISARAPUVANIPALEM TO PALAVALASA

129—  
9645 Q Shri Sanyasi Rao (Visakhapatnam) Will the Minister for Panchayati Raj be pleased to state  

(a) when the earthen (Kacha) road was laid from Isarapuvanipalem hamlet of Devada village to Palivalsa in Visakhapatnam taluk  

(b) whether the Government are aware of the fact that the public of that area have been experiencing several inconveniences as there is no pucca road and that they could not even walk on the earthen Kacha road during rainy season  

(c) whether the Government will take steps to construct a pucca road?  

A— (a) The earthen road from Israpuvanipalem to Palavalasa was formed under drought programme during 1972-73  

(b) Yes, sir,  

(c) The Block Development Officer, in being advised by Chief Engineer (Panchayati Raj) to take up repairs on this road work at least to the extent of immediate requirements.

AIR-CONDITIONING OF MUNICIPAL TRAVELLERS BUNGALOW, TENALI

130—  
9049 Q Sri Nissankara Rao Venkataratnam Will the Minister for Municipal Administration be pleased to state  

(a) whether it is a fact that the Tenali Municipality spent about Rs 50,000 in the months of September and October, 1976 for airconditioning of Municipal Travellers Bungalow  

(b) the reasons for spending the above amount urgently;  

(c) whether the Municipal Commissioner and Special Officer, Tenali is empowered to spend the above, and
(d) whether the expenditure had prior sanction or post ratification from the Government?

A.—

(a) Yes. The Travellers Bungalow was of airconditioned in the month of April, 1976 but not in the months of September and October, 1976. A sum of Rs 34,183 50 paise was spent and not Rs 50,000.

(b) The Very Important Persons of the State and Central Governments are frequently visiting the Town and they are staying in the Municipal Travellers Bungalow.

(c) Yes, with the sanction of the Government.

(d) The Government ratified the action of the Municipal Commissioner and Special Officer, Tenali in having purchased the airconditioning plant and air cooler and in having got the work executed pending orders of the Government.

Construction of the Out-fall sluice at the Confluence of Gonamangedda

131—

1596 Q.—Sri K Narasayya (Pelakonda).—Will the Minister for Minor Irrigation be pleased to state—

(a) whether a revised estimate for the construction of the out-fall sluice at the confluence of Gonamarigadda and Beelabhatti, near Iddivanplem in Ichapuram taluk, is proposed;

(b) if so, the present stage of the matter;

(c) whether there is any loss to the Government on account of the construction so far completed; and

(d) what are the advantages of the proposed alteration in the plan?

A.—(a) Yes.

(b) The revised estimate was sanctioned in G.O Ms. No 124, I & P., dated 20th November, 1975.

(c) There will be no loss to the Government on account of the construction so far completed as the portion already constructed was taken into account while framing the revised proposals.

(d) The revised estimate was found necessary due to the changes in hydrology and change in tidal levels of the sea as observed now. The question of additional benefits on account of the proposed alteration as such does not arise.
(Unstarred)

Rollagadda Reservoir Scheme

132—

1853 Q —Smt. P Rukminamma (Vunukur) —Will the Minister for Minor Irrigation be pleased to state

(a) whether Rollagedda reservoir scheme of Srikakulam district has been taken up for execution and stopped midway,

(b) the reasons for so stopping the execution of work and the amount spent on that work so far, and

(c) whether the Government will take immediate steps for early completion of the work?

A —

(a) No scheme called "Rollagedda Reservoir Scheme" has been taken up in Srikakulam district. However an anicut scheme across Rollagedda (North), near Jelledupadi village, was sanctioned. The work on the said anicut was taken up in 1/68 and stopped in 3/68. The work on the anicut recommenced in February 1970 and completed in July, 1976.

(b) Due to change in specifications from lime surkki mortar to cement mortar in the early stages of the work, the contract was closed. The finalization of tenders for the balance work, took time and hence the work could not be taken up immediately.

(c) The work has been completed in July, 1976.

Misappropriation of Funds by the District Social Welfare Officer, Kakinada

133—

9238 Q —Sri Nisnarakara Venkaratnam —Will the Minister for Harijan Welfare and Marketing be pleased to state

(a) whether it is a fact that Sri P. Suryanarayana Murthy, District Social Welfare Officer, Kakinada misappropriated huge amounts; and

(b) if so, the action taken against him?

A —

(a) Yes, Sir.

(b) He is being prosecuted for an offence punishable under section 161 of the I.P.C and section 5 (2) read with section 5 (1) (d) of the Prevention of Corruption Act of 1947. He has also been compulsorily retired.
Facilities to the Weavers affected by Floods

9509 Q—Sri Nallapareddi Sreenivasul Reddi —Will the Minister for Handlooms and Textiles be pleased to state

(a) the facilities provided to the Weavers who are affected by floods in Andhra Pradesh in 1976-77

(b) whether subsidy has been granted to those, whose looms have been kept idle for some days due to stagnation of water in the pits of the looms in Gudur taluk of Nellore district, and

(c) whether preference will be given to flood victims regarding allotment of powerlooms?

A—

(a) A sum of Rs 50 00 lakhs has been invested by the State Government in the shares of 359 societies with reference to number of weaver affected by cyclone and admitted into co-operatives. This investment has been followed up by obtaining working capital from the Reserve Bank of India through the concerned Co-operative Central Bank.

The Andhra Pradesh State Handloom Weavers Co-operative Society has obtained an adhoc sanction of Rs 125 lakhs from the Reserve Bank of India to procure cloth from Weavers Co-operative Societies affected by cyclone and market it. It could actually lift stocks worth Rs 114 lakhs from the Weavers Co-operative Societies affected by cyclones. The District Collectors have sanctioned subsidies to weavers who have lost their houses etc., on account of cyclone ranging from Rs. 75 to 100

(b) No, Sir

(c) There is no difficulty in giving preference in the matter of issue of permits for installation of powerlooms to weavers affected by Cyclone.

Branches of Women Welfare Corporation

10043 Q—Sri C.V.K. Rao —— Will the Minister for Women Welfare be pleased to state

(a) whether the branches of Women Welfare Corporation are located and functioning in all the District;

(b) if so, its activities in East Godavari District;

(c) whether any self employment schemes have been implemented by the Women Welfare Corporation, so far; and
Matters under rule 329

re Death of a boy due to careless treatment of doctors in Osmania General Hospital on 12-7-1977.

(d) if so, in how many cases?

A—(a) Yes, Sir
(b), (c) and (d) 22 Self Employment Schemes involving 735 Women are being implemented in East Godavari District for which margin money amounting to Rs 1,48,347 has been released by the District Branch of the Andhra Pradesh Women's Finance Corporation for the schemes costing Rs 7,41,735 (inclusive of Bank's Finance).

Matters under Rule 329

re (1) Death of a boy due to careless treatment of Doctors in Osmania General Hospital on 12-7-77.

Sri A. Sri Ramulu —Sir, An unfortunate incident took place in Osmania General Hospital on 12-7-1977. A poor boy by name Lingaiah was involved in an accident and immediately the parents took the boy to a private doctor. He gave him first aid and advised to take him to the Osmania General Hospital. In the out-patient Department the Doctors did not take adequate care and they treated him as an out-patient. He was given APC tablets. I have got the prescription. He went home. He succumbed to injuries. I am giving this example to show how some of our doctors on duty show so much of carelessness and indifference towards poor people. V.I.Ps are being looked after so carefully. But I want to know what exactly is the situation of the particular poor boy who could not be admitted and who was sent home with the APC tablets?

Sri K Rajamallu —The Superintendent, Osmania General Hospital, Hyderabad on verifying the records has reported that the boy by name Lingaiah aged 7 years was brought to the Casualty Department on 12-7-1977 round about 7-30 P.M. The Medical Officers on duty Dr Choudary and Dr. SanjeevaReddy are now not able to recollect the details of the case regarding the signs, symptoms, the clinical findings and the treatment etc given to the patient. The Medical Officer did not remember any specific request made for admission etc. For verification of particulars of treatment, the out-patient ticket issued to the patient has to be persued. That will be available with the relatives of the boy and unless that is produced it cannot be verified. The Resident Medical Officer, Osmania General Hospital contacted the private practitioner D. Saxena. He was given to understand that the boy was brought to him on the evening of the same day 12-7-77 with history of accident. On examination he found the abdomen was soft and the condition was not serious. The Doctor referred the case to the Osmania General Hospital thinking that there was medicolegal significance rather than to get him admitted. The private practitioner
asserted that the condition of the child did not appear to be serious on his first examination. Next day it is understood that the child was brought to him again for the second time and this time on examination the Doctor found that the abdomen was rigid with pain. The doctor advised immediate hospitalisation of the patient. The relatives of the boy appeared to be reluctant according to the doctor to admit him in the hospital. But on persuasion of the Doctor, the relatives left the place along with the boy. The Doctor is not aware whether they took the case to the Osmania General Hospital or not and later on he learnt that the boy expired. From the Hospital records it is seen that the boy has not been brought to the Hospital in time for the second time. Further information as to whether there was any indifference on the part of the Doctor on duty can be thought of only if the records available with the relatives of the patient are submitted to the authorities.

I have tried my level best to dig up the facts and since yesterday soon after the file came to me, I tried my level best to contact Mr. A. Sriramulu. Unfortunately the telephone was out of order and till this morning I could not contact him. If you can give me the clue as to who are the patients, I quite agree. If the boy died for want of medical aid it is a tragedy, to the parents. Even now at this stage if I could get the particulars I shall certainly probe into the matter and take necessary action against the doctors concerned.

Sri A Sriramulu —I really appreciate the approach of the Minister. I shall certainly give the details. This is the only illustrative example of indifference on some of our medical officers towards poor people. There may be hundreds which do not come to our notice. I am glad he has adopted right attitude. I shall give all the necessary papers so that he can pursue the matter.

Sri S. Jaipal Reddy —Is it true that the Government issued instructions to Hospital Authorities that only very serious cases should be considered for admission in the Hospital in the wake of Junior Doctors strike.

Sri K. Rajamallu —There are no such instructions.

Sri S. Jaipal Reddy —Was this particular incident the result of such instructions?
Speaker — The Minister said that he will investigate after getting the necessary information from Mr. Siriram in.

2. Alleged use of violence against the Naxalite Prisoners in Central Prison, Raighmundry
Matter under Rule 329
re: Alleged use of violence against Naxalite prisoners in Central Prisoners, Rajahmandry

9.50 a.m.

9.50 a.m.

Matters under Rule 32P

re: Alleged use of violence against Naxalite prisoners in Central Prison, Rajahmundry.


Sri E. Ayapu Reddy:—Sir, whenever violence is used against the prisoners either in police custody or in the Jail custody, there must be a judicial enquiry. I hope the State Government has already taken steps for executing a judicial enquiry. If it is not done so, it is absolutely necessary that the Sessions Judge of Rajahmundry or any other judicial officer must be appointed to make an enquiry and submit a report.

Sri Asif Pasha—All amenities are being provided as per rules to the prisoners.

The usual lock-up time for confining the prisoners in lock up is 7-00 p.m. but of late the Naxalite Prisoners have been adopting various tactics to delay their being locked up.

On 9-7-1977, out of the 51 naxalite prisoners in Central Prison, Rajahmundry in block No 2B, 25 went for lock up without any trouble whereas 26 prisoners refused to go for lock-up before 7-30 p.m. These 26 prisoners had to be physically moved into the cells by the prison wardens. On 9-7-77, 6 naxalite convicts who were to be hand-cuffed for reasons of security refused to be hand-cuffed, while being taken for treatment at Headquarters Hospital, Rajahmundry. On 10-7-77, when lock-up time came, 26 naxalite prisoners started running all over the area to avoid lock up and resorted to physically attacking the wardens, who were not even armed with lathis, when the wardens attempted to move them into the lockup. Two naxalite prisoners i.e, U. Rama Rao and Yanadi Reddy, hid themselves under the creepers in the area but they were finally
apprehended and locked up. In the melee, 8 wardens and two prisoners received minor injuries. After lock up these prisoners have been resorting to slogan shouting and abusing the authorities daily. Inspite of all this provocation, utmost restraint was exercised and the wardens did not carry even lathis.

Sri E. Ayyapu Reddy.—I appeal to order for a Judicial enquiry.

Sri B Ayyapu Reddy:—What the Hon’ble Minister has read is a one side statement from the authority. We have also to take the statement of the prisoners who are inside. They did not have an opportunity to say as to what has happened. We must know whether this is truth or false. Therefore, it is essential that a Judge should go into the whole matter and make an enquiry. He will enquire not only the naxalite prisoners but also the prisoners in the jail in general. Then he will submit the Report. Let there be a judicial enquiry into the matter.

10-00 a.m.  

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CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: (1) the urgent need for appointment of staff in the Maternity Hospital at Amadalavalasa.

Sri P. Sreeramamurthy (Nagarikatakam) — Sir, I call the attention of the Minister for Health and Medical to make a statement in regard to the urgent need for appointment of staff in the Maternity Hospital at Amadalavalasa.

Sri K. Rajamallu — I rise to make the following statement on the subject, Government Dispensary at Amadalavalasa.

In G.O. Ms. No. 905, Health, dated 4-9-1973, Government have permitted the donors to construct the 4 bedded Maternity Ward in the yard of Government Hospital at Amadalavalasa Sriakulam district as per the plans of Public Works Department and under the supervision of Public Works Department authorities. The Director of Medical and Health Services was asked to advise the donors to hand over the building after construction, to the Medical Department for utilisation as Maternity Ward. But the said building has not been handed over to the Government after completion of construction, as reported by the Director of Medical and Health Services.

At present one Civil Assistant Surgeon with attendant staff is working in the said Hospital since 1974. The Director of Medical and Health Services is being asked to see that difficulty, if any, in handing over the Hospital by the private donors is settled and the building is taken over urgently. As soon as the possession of Maternity Ward is given to the Medical and Health Department sanction for necessary additional staff and other requirement for the Maternity Ward could be accorded. The Director of Medical and Health Services is appropriately instructed in the matter.

Sri K. Rajamallu — I will do that.

re: (2) the strike by workers at Srisailam Hydel Project.


The strike by workers at Srisailam Hydel Project.
Sri T. Anjaiah — About 400 Jawalees (groups of persons who carry large stones) employed by the Contractors in the Srisailam Project went on strike with effect from 11-7-1977. The main demand is to enhance the piece rate of wages. As it is, each worker will get Rs. 10/- per day and if they work for any extra hours, they will be paid on piece-rate basis at Rs 1-60/- to 2-40/- per stone depending upon the size. The Deputy Commissioner of Labour held a joint meeting in his office on 20th July, 1977 but no settlement could be arrived at. Another meeting is being convened on 27th July, 1977, before the Deputy Commissioner of Labour. The A.P. State Construction Corporation has assured that they would see that the Contractor pay the minimum rates of wages to the workers. The workers have, however, been advised to call off the strike.

Sri A. Sreeramulu — I am inviting the attention of the Minister to a very serious situation arisen out of the fraudulent methods adopted by the Meera Co-operative Housing Society Limited, Basheerbagh, Hyderabad. It has become a rocket, Sir. Let the Minister make a statement.

Mr. Speaker — The Housing Minister is not hearing. Mr. Sreeramulu had said something.

Sri A. Sreeramulu — Whenever we move a calling attention motion or a motion under Rule 329, we speak only few sentences. The Ministers will have to hear and reply, before they make a statement. They simply consider the reply sent by the Secretariat as an authority. They must pay a little more attention, they must hear us and then can make the statement.

Mr. Speaker — The disturbance was caused by Mrs. J. Eswari Bai. She was responsible. She was speaking with him.

Smt. J. Eswari Bai — I am sorry, Sir.
Calling attention to Matters of Urgent Public importance: re Irregularities in the management of Meera Co-operative Housing Society Ltd, Basheerbagh, Hyderabad.

*Sri P Dharma Reddy:— Sir, the Meera Co-operative Housing Society Limited, Hyderabad was registered on 7—1—1975. The Ex-Secretary of the Society entered into an agreement with one M Minhajuddin Farooqui for purchase of 4,965 Sq Yards of land on 14—11—74. The land owner had earlier entered into an agreement with four private parties for sale of the land in question at Rs. 45-00 per sq yard. He did not sell the land to them. On the other hand, he entered into another agreement for sale with the Meera Cooperative Housing Society Ltd, on 14—11—1974 for the sale of the land at Rs. 60/- per sq yard. The Ex-Secretary of the Society while purchasing the land from M. Farooqui included the four private parties as vendors of the land in question though the private parties had no legal possession of the land. The Ex-Secretary also paid the cost of land to M. Farooqui at the rate of Rs. 45/- per sq yard and to the private parties at Rs. 15/- per sq yard. It was therefore not correct on the part of the Ex-Secretary to recognise the four private parties as the vendors of the land.

2. The society appointed one Sri G. D. Vaidya as Consulting Engineer to supervise the construction work undertaken by the society. His remuneration was fixed at 2½% of the cost of construction.

3. The Meera Cooperative Housing Society Limited undertook construction of 64 flats on the land acquired by the Society. The Society invited tenders for the work. Six tenders were received and out of them, the tender of M/s V. J. Dandekar and Company, was the lowest. The Consulting Engineer recommended acceptance of the tender of the above Company. The tender was finalised and the work entrusted to M/s V.J. Dandekar and Company, on 27—7—1975. Six months later, one M/s Udani Engineering Company, filed another tender for the work quoting Rs. 37/- per sq. foot as against Rs. 46/- sq foot quoted by M/s V. J. Dandekar and Company. By this time, the tender of M/s V. J. Dandekar and Company, had been accepted and the work awarded. M/s Udani Engineering Company's tender was received six months later, there is no question of considering the belated offer of M/s Udani Engineering Company.

4. An enquiry under Section 51 of the A.P. Cooperative Societies Act, 1964 was ordered into the affairs of the Society. As a result of this enquiry, a prosecution has been sanctioned by the Collector (Cooperation) Hyderabad District against the Ex-Secretary for alleged misappropriation and misapplication of the funds of the Society and the matter is under police investigation. The Ex-Secretary has also been surcharged for recoveries of the amount in question and the surcharge proceedings are pending. In the meanwhile, the properties of
the Ex-Secretary, namely a Fiat Car and a vacant site of about 2,000 sq. yards have been conditionally attached.

5. The question of superseding the Managing Committee of this Society is also under consideration.

Sri A. Snramuln:—The Minister has catalogued the malpractices and irregularities in the society. This is not the only instance in Hyderabad city, but there are many more such societies. Since the people have some confidence in the co-operative movement, they feel that Government will certainly take up the matter. That is how so many people are getting cheated in this housing society. Apart from prosecuting ex-secretary, what steps the department proposed to take, so that the shareholders are not disappointed.

*Sri P. Dharma Reddy:—Action is being taken against the ex-secretary, As our hon. Member has put it, so far the housing federation has not given any loans to this society. The misappropriation of funds (to the extent of members' deposit) I think as far as possible will be realised. After the supersession of the society the Special Officer would be appointed and we will try to see that loans are sanctioned to these several members and the construction of these flats is again taken up and flats also would be allotted. If there are any discrepancies in the allotment of flats by the ex-secretary, that also would be rectified. I can assure the Hon. Member that the interests of the other members will be safeguarded as far as possible.

PAPERS LAID ON THE TABLE


Sri Mohd. Ibrahim Ali Ansari:—Sir, with your permission on behalf of the Minister for Panchayati Raj, I beg to lay on the Table a copy each of the following notifications with which certain rules or amendment to rules have been made as required under sub-sections (2), of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads' Act, 1959.

<table>
<thead>
<tr>
<th>No.</th>
<th>Reference to the G.O, and date with which the notification has been published in the Andhra Pradesh Gazette.</th>
<th>Reference to the Gazette and Date.</th>
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Mr. Speaker.—Papers laid

PRESENTATION OF THE REPORTS OF THE COMMITTEE ON PUBLIC ACCOUNTS

Sri V. Srikishna,—Sir, I beg to present a copy of the Ninth Report on the action taken by Government on the recommendations of Committee on Public Accounts contained in their earlier reports (upto 3rd Report of V. Legislative Assembly) on the Audit Reports.


Mr. Speaker:—Reports presented.

Sri C.V.K. Rao:—Reports are not made available to the Members.

Mr. Speaker:—They will not be made available to you immediately. They will be printed and made available. That is the rule. You have brought it to my notice on a number of occasions and I have replied.

Sri C.V.K. Rao—There should be some time-limit.

Mr. Speaker,—According to the rules it will be printed and supplied. No time-limit is fixed.

Sri C.V.K. Rao—Nearly six months back you said the same thing.

Mr. Speaker,—According to the Rules, they have to be printed after they are presented. They have to be printed.

Sri C.V.K. Rao:—So, we are at the mercy of the Printing Press. The Legislature and the Legislators are at the mercy of the Printing press. Is that the fate, Sir?
Mr. Speaker:—That is so. I am trying to improve.

Sri C.V.K. Rao:—Very sad state of affairs, and that cannot be put up. We protest.

Mr. Speaker:—You know, I am not the absolute authority. You may protest

Sri C.V.K. Rao,—If the Speaker cannot order, who else can order Will it take 9 months and one year? We are at the fag end of the legislative term itself

Mr. Speaker:—I will tell you that printing of these reports have not been completed from the last 3 or 4 years. The matter came up before the Business Advisory Committee. The question is whether there should be another printing press and all that is under consideration. All those matters are there.

Sri C.V.K. Rao:—How we should be satisfied.

Mr. Speaker:—Whether you are satisfied or not. I have given you the factual statement

RULING BY THE CHAIR.

10:20 a.m. re: Privilege motion given notice of by Sri N Venkataratnam and others.

Mr Speaker :-Sri N Venkataratnam, Sri P.JanardhanRedd and Sri A. Sreeramu have given notice of a Privilege Motion against the Chief Minister alleging that the Chief Minister, while giving answer to L.A Q. No: 9557 on 30th June, 1977, on the floor of the House, stated that all prosecutions against accused under D I R. were withdrawn and that no cases were pending against anybody under D I R. The members allege that the statement made by the Chief Minister was false on the ground that the two cases, namely, C C/18/76 filed by the State regarding the Sub-Inspector of Police, Kakinada Town (L&O) against Sri Adapa Apparao was still pending in the Court of II Additional Judicial I Class Magistrate, Kakinada and the second case, namely, C R,244/76 filed against Sudarsanam, Salesman, Lidcap Mahaboonagar, was still pending trial in Munisif Magistrate Court, Mahaboonagar. The members allege that the false statement was made by the Chief Minister to mislead the members and thus the Chief Minister had committed the breach of privilege. A copy of the privilege motion was sent to the Chief Minister for factual verification. Accordingly, the Chief Minister has sent a reply. The reply of the Chief Minister relating to this matter reads as follows:

"Keeping in view the guidelines issued by Government of India, all cases registered under DISIRS, 1971 were reviewed and orders were issued withdrawing prosecutions. It has been reported to Government on 28-6-1977 that under the DISIRS there were no persons in jail under
going sentences or under investigation and that the cases against 12 persons still pending trial have been ordered to be withdrawn through G.O. Rt.No 2023, Home (SC-A) Dept, dt. 23-5-1977. It was based on this report that I had answered on the floor of the House in reply to the Legislative Assembly Question No 9557 of 4-3-1977 that no case registered under DISIR was pending.

I have got the facts in respect of the two cases referred to in the notice of motion of Privilege enquired into. My enquiry reveals the following position:

(i) Sri Adapa Appa Rao in C.C No 18/76 in the Court of Second Additional Judicial First Class Magistrate, Kakinada.

Sri Adapa Appa Rao was an accused along with three others charged under Rule 43 (5), 43 (1) (a) and 36 (6) (e) of DIR and Section 124(a) of the IPC. While the case was pending, Sri Adapa Appa Rao was detained under MISA. The Magistrate convicted the other three co-accused. The S.P., E.G. District, Kakinada, reported to the DIG of Police (Intelligence) on 6-10-1976 that Sri Adapa Appa Rao was acquitted on 24-9-1976 by the Magistrate. Due to this mistake, the case under DISIR against Sri Adapa Appa Rao was not referred to Government for withdrawal of the case. Orders have been issued withdrawing the case.

(ii) Sri Sudarsanam in Crime No. 204/76 Mahbubnagar.

Sri Sudarsanam and one Sri Jagan Mohan Rao were accused in Crime No. 204/76 charged under Rule 43 (e) and rule 5 of DISIR. The case was ordered to be withdrawn by Government in G.O. Rt. No. 693, Home Dept., dt. 23-2-1977 read with Memo No 1236 S.C.A 77-1 dt. 28-4-1977. The original order directing the withdrawal of the case mentioned only the name of Sri Jagan Mohan Rao and the name of Sri Sudarsanam was by mistake omitted. This omission when pointed out to the Government was rectified by direction the withdrawal of the case against Sri Sudarsanam also through the Memo of 28-4-1977. The case has since been withdrawn on 11-7-1977.

You would kindly notice from the facts of the case stated above that there was absolutely no intention on my part to furnish any false statement nor was there, least of all, any intention to mislead the House. Mistakes had occurred due to the non-reporting of the case itself to Government in the first case and due to the delay in implementation of the orders of Government by the District Authorities in the second case.

The House may be interested to know that in Lok Sabha, on the 18th April, 1976, Sri Hem Barua, a Member sought to raise a question of privilege on the ground on the 7th April the Prime Minister informed.
the House that the Soviet Union had sent somebody to Rawalpindi to apprise the Pakistani authorities of the violation of the Tashkent Declaration by Pakistan but she said on the 18th April that no emissary had actually gone. The member complained that the Prime Minister had, by her earlier statement, misled the House and thereby committed a breach of privilege. The Prime Minister Smt. Indira Gandhi explained the whole matter and finally stated that there were two separate things in her mind, at least it was that way, and she assured the House that she did not wish to mislead it in any way.

Disallowing the question of privilege, the Speaker Sri S. Hukam Singh ruled—

"I agree with Shri Mukerjee that when any Minister including the Prime Minister, makes a statement and comes to know that there has been some inaccuracy, then of his or her own accord the Minister should come up and correct himself ....

If there is any discrepancy or a statement is not correct, there is no question of any privilege motion unless it is proved that a wrong statement has been made deliberately, knowing the true position. It is wrong to presume that she knew the true position and deliberately made a wrong statement. We cannot make that presumption.

After listening to all, I feel that the Prime Minister did not try to mislead the House deliberately and, therefore, there is no question of privilege".

In the case under study there appears to be absolutely no intention on the part of the Chief Minister either to furnish false information or to mislead the House as revealed in the letter.

Hence, I consider that there is no breach of privilege and withhold my consent.

Sri A. Sriramulu :— While accepting your decision I would like to say one thing. On that day we insisted that there are still cases to be withdrawn and the Chief Minister should verify. He did not even do that. Unless we moved a motion for a breach of privilege, he never took interest to check up matters. According to you, the decision by Speaker, Lok Sabha. ....

Mr. Speaker — No doubt you could have done it also if he had not checked it by himself. But the only question is whether it was deliberately done. Taking the circumstances, I would say it was not deliberate.
Sri A. Sriramulu — My submission is this. Just as Speaker, Lok Sabha made that observation, an observation from you would go along way in disciplining some of our ministers, because they don’t seem to take interest. Whatever the officers give they simply come and vomit here. That seems to be the procedure. An observation from you, at least for the future it may guide that when members insist.

Mr Speaker:— When Members insist members must make an additional enquiry and come to the House with the statement.

Sri A. Sriramulu — I have also given another notice of another breach of privilege against the Minister for Finance. I don’t know what has happened to that.

Mr. Speaker:— That also has been sent to the Minister for Finance. Since he is not well, I think he has not looked into.

Sri C. V K. Rao.— Point of order, Sir. Under Rule 168, "A member may, with the consent of the Speaker, raise a question involving a breach of privilege either of a member or of the House or of a Committee thereof." That is the position. Then under Rule 171(1) ‘The Speaker, if he gives consent under rule 168 and holds that the matter proposed to be discussed is in order, shall after the questions before the list of business is entered upon, call the member concerned, and who shall rise in his place and, while asking for leave to raise the question of privilege, make a short statement relevant there to.

Mr. Speaker — All these things have been observed in 1973 also. Whenever I feel that there is a case, I straight away referred the matter to the Privilege Committee. Whenever allegations are made against the Minister, we gave them opportunity to correct themselves and hear their explanation. If the explanation is satisfactory I accept it and report the matter to the House and said “permission is not granted.” Otherwise, the matter goes to the Privileges Committee. That is being followed. In regard to timings also, only when I gave consent, it must be called referred to time. If I don’t give consent I can pronounce the order at any time.

Sri C. V K. Rao.— Under the rules, the notice should be read in the House, because you have given ...

Mr Speaker:— I have read the whole thing.

Sri N. Venkatrao — Mr Speaker, Sir.

Mr. Speaker:— I have given the ruling. That is the end of the matter.

ANNUAL FINANCIAL STATEMENT (BUDGET) FOR 1977-78.
VOTING OF DEMANDS FOR GRANTS

TRIBAL WELFARE, HALIYAN WELFARE & WOMEN WELFARE

Sri Bhattam Sriramamurthy:— Sir, I beg to move:
Annual Financial Statement (Budget) for 1977-78.

Voting of Demands for Grants.

"That the Government be granted a sum not exceeding Rs. 13,96,78,000 under Demand No. XXVIII Tribal Welfare."

Mr. P. Mahendranath —Sir, I beg to move.

"That the Government be granted a sum not exceeding Rs. 27,59,98,000 under Demand No. XXVII Social Welfare.

Sri Bhattam Srimamurthy —Sir, with your kind permission on behalf of the Minister for Women Welfare, I beg to move.

"That the Government be granted a sum not exceeding Rs. 1,98,28,000 under No. XXIX Women and Child Welfare."

Mr. Speaker,—Demands moved.

Sri A. Sriramulu,—Sir, I have a Point of Order. Budget is an annual feature. If the Minister concerned is not present, how somebody can move...

Mr. Speaker,—She is not well. She has written me a letter that she is not able to attend the House.

Sri A. Sriramulu,—Why in our Cabinet, so many Ministers frequently are sick?

Mr. Speaker,—That is not a Point of Order on which I can give an answer.

Sri A. Sriramulu,—Here he is deputising some other Minister. Here without our knowledge the demands are granted for nearly Rs. 1,98,28,000....

Mr. Speaker,—Three or Four days back, she has sent a letter.

Sri A. Sriramulu,—We have not been able to see her face in this House though two months are over.

Sri C.V.K. Rao,—We do not know who is that Minister actually.

Mr. Speaker,—Now the members may move their cut motions.

Sri, M. Nagireddy :—Sir, I beg to move.

To reduce the allotment Rs. 27,59,98,000 for Social Welfare by 100/-

For the failure of the Government in disposing off the distribution of house sites expeditiously and granting adequate loans and subsidy for the construction of houses, taking effective steps to defend harijan and other Backward sections from atrocities of landlords.

To reduce the allotment of Rs. 27,59,98,000 for Social Welfare by 100/-

Voting of Demands for Grants.

To reduce the allotment of Rs. 27,59,98,050 for Social Welfare by Rs 100/-

Sri P Sanyasi Rao,—Sir, I move.

To reduce the allotment of Rs 27,59,98,000 for Social Welfare by Rs 100/-

Sri G Suryanarayana.—Sir, I beg to move!
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Annual Financial Statement (Budget) for 1977-78.

Voting of Demands for Grants.

To reduce the allotment of Rs. 27,79,98,000 for Social Welfare by Rs. 100/-

Mr. Speaker:—Cut motions moved.

Sri M. Nagi Reddy.—Sir, I beg to move.

To reduce the allotment of Rs. 13,96,78,000 Tribal Welfare by Rs. 100/-

For the failure of the Government in utilising the amounts allotted for Tribal Welfare properly and in time to give relief to them.

Sri A Sreeramulu.—Sir, I beg to move:

To reduce the allotment of Rs. 13,96,78,000 for Tribal Welfare by Rs. 100/-

Failure to implement the recommendations of the House Committee on the working of the Giriyan Co-operative Corporation.

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

To reduce the allotment of Rs. 13,96,78,000 for Tribal Welfare by Rs. 100/-

Tribal Corporations.

Sri V. Srikrshna:—Sir. I beg to move

To reduce the allotment of Rs. 1,98,28,000 for Women and Child Welfare by Rs. 100/-

For failure in setting right the mismanagement of destitute houses and other State Houses and for the failure to have a comprehensive
plan for the allround development of economic and cultural life of women.

Sri A. Sreeramulu —Sir. I beg to move

To reduce the allotment of Rs 1,98,28,000 for Women and Child Welfare by Rs 100/-

Failure to strengthen and develop the vocational training institutes.

Sri M. Nagi Reddy —Sir. I beg to move:

To reduce the allotment of Rs 1,98,28,000 for Women and Child Welfare by Rs 100/-

Mr. Speaker —Cut motions moved.

10-40 am.
Voting of Demands for Grants.
Annual Financial Statement (Budget) for 1977-78

Voting of Demands for Grants

In their own interest, the Congress Government has to disburse this amount, otherwise, they will meet the same fate which the Congress Government at Centre met very recently.

(Mr. Deputy Speaker in the Chair)
Annual Financial Statement (Budget) for 1977-78
Voting of Estimates for Grants.

10-50 A.M.

1. 21st July, 1977

2. Grants.

3. $30,800 was allocated for 1977-78.

4. The estimated grants for 1977-78 are $30,800.

5. The voting of the grants is as follows:

   - 10-50 A.M.

   - $30,800 for Grants.

   - 1:00 P.M.

   - $30,800 for Grants.

   - 3:00 P.M.

   - $30,800 for Grants.

   - 5:00 P.M.

   - $30,800 for Grants.

   - 7:00 P.M.

   - $30,800 for Grants.

   - 9:00 P.M.

   - $30,800 for Grants.

   - 11:00 P.M.

   - $30,800 for Grants.

   - 1:00 A.M.

   - $30,800 for Grants.

   - 3:00 A.M.

   - $30,800 for Grants.

   - 5:00 A.M.

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   - $30,800 for Grants.

Voting of Demands for Grants

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Annual Financial Statement (Budget) for 1977-78

Voting of Demands for Grants.

...

Voting of Demands for Grants.

11-00 a.m.

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Total: 600,000
21st July, 1977

Annual Financial Statement (Budget) for 1977-78

Voting of Demands for Grants.

He is not able to pay proper attention to this problem. However, they should be asked to register with Scheduled Tribes and extend all educational help and other concessions with regard to employment, allotment of house-sites, lands, etc.

He is not able to pay proper attention to this problem. However, they should be asked to register with Scheduled Tribes and extend all educational help and other concessions with regard to employment, allotment of house-sites, lands, etc.
11–10 a.m.

Somewhere into:

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

Voting of Demands for Grants.

(418) 21st July, 1977

...
Annual Financial Statement (Budget) 21st July, 1977

Voting of Demands for Grants:

The meeting was convened at 11.20 a.m. and the following demands for grants were discussed and decided:

1. Demand for grants for the year 1977-78...
Voting of Demands for Grants.

Voting of Demands for Grants

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<tr>
<th>Sl. No.</th>
<th>Head of Expenditure</th>
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Total: Rs. 1,09,291

11-30 a.m.
Annual Financial Statement (Budget) 21st July, 1977. 423
Voting of Demands for Grants.

In the Accountant General, Signet No: 625, dated 31st March, 1977, the Budget for 1977-78, has been mentioned. In this connection, the Department of Finance has been informed that the Budget for 1977-78 has been approved by the Union Finance Commission and a draft Budget has been sent to the Union Finance Department for approval. The draft Budget includes a provision of Rs. 25,000 for the purchase of land for the construction of a new building. In addition, the Budget includes a provision of Rs. 20,000 for the purchase of equipment for the office of the Accountant General. The Budget also includes a provision of Rs. 5,000 for the purchase of stationery for the office of the Accountant General.

10 a.m. The President, Sir, Members, Hon’ble Members, in continuation of the proceedings of this House on Thursday, 7th March, 1975, the Chief Minister of the State of Andhra Pradesh, Shri C. N. Annadurai, moved the following resolution:

WHEREAS the Government of India has, from time to time, extended financial assistance to the State of Andhra Pradesh for meeting the cost of the development programmes undertaken by the State Government;

AND WHEREAS the Government of India has, in the Union Budget for the year 1977-78, made further provision for assistance to the state of Andhra Pradesh;

THEREFORE, this House, in its own interest and for the development of the State of Andhra Pradesh, resolves that the Government of India be requested to continue its financial assistance to the State of Andhra Pradesh in the manner and amounts declared in the Union Budget for the year 1977-78.

The resolution was moved by Shri C. N. Annadurai, seconded by Shri K. V. R. Venkataramaiah, and proceeded with the discussion.
Voting of Demand for Grants.

for 1977-78.

The demands for grants for the year 1977-78 were presented in the Assembly. The demands were for the following:

1. Education
2. Health
3. Housing
4. Roads
5. Agriculture
6. Industry
7. Tourism
8. Sports
9. Social welfare
10. Public works

The total demands amounted to Rs. 30,000,000. The demands were discussed and voted on by the members of the Assembly. The vote was unanimous.

The demands were then passed to the government for implementation.
Voting of Demands for Grants.

11-50 a.m.

Mr. Speaker,

I beg to move that the demands for the year 1977-78 be taken up for consideration.

The demands for the year 1977-78 have been...
Annual Financial Statement (Budget) 21st July, 1977

for 1977-78

Voting of Demands for Grants.

...
Annual Financial Statement (Budget)
for 1977-78
Voting of Demands for Grants


The Council of the Association met on the 21st day of July, 1977, to transact the business of the Association for the year ending on the 31st day of December, 1977.

Voting of Demands for Grants

The Council met to consider the demands for grants presented by the various committees of the Association. The demands were discussed and approved by the Council. The approved demands were then submitted to the General Body for ratification.

The Council also considered the financial statements of the Association for the year ending on the 31st day of December, 1977, and approved the same.

The Council then proceeded to consider the budget for the year 1978-79 and approved the same.

The Council then adjourned.

[Signature]
Chairman, Council of the Association.

Voting of Demands for Grants


The annual financial statement (Budget) for 1977-78 is being presented for the consideration of the meeting. The budget for the year 1977-78 includes various demands for grants, which are to be considered and voted upon by the meeting.

The votes of demands for grants for the year 1977-78 are as follows:

1.1 Demand for the purchase of machinery

The demand for the purchase of machinery has been presented for consideration. The machinery is required for the smooth functioning of the organization. The cost of the machinery is estimated to be Rs. 1,800,000. The members are requested to vote on this demand.

1.2 Demand for the construction of a new building

A demand has been made for the construction of a new building. The estimated cost of the construction is Rs. 2,000,000. The members are requested to vote on this demand.

1.3 Demand for the establishment of a new department

A demand has been presented for the establishment of a new department. The estimated cost of the department is Rs. 1,500,000. The members are requested to vote on this demand.

1.4 Demand for the purchase of raw materials

A demand has been made for the purchase of raw materials. The estimated cost of the raw materials is Rs. 1,200,000. The members are requested to vote on this demand.

1.5 Demand for the purchase of office equipment

A demand has been made for the purchase of office equipment. The estimated cost of the equipment is Rs. 800,000. The members are requested to vote on this demand.

1.6 Demand for the establishment of a new laboratory

A demand has been presented for the establishment of a new laboratory. The estimated cost of the laboratory is Rs. 1,000,000. The members are requested to vote on this demand.

1.7 Demand for the purchase of software

A demand has been made for the purchase of software. The estimated cost of the software is Rs. 700,000. The members are requested to vote on this demand.

1.8 Demand for the establishment of a new research center

A demand has been presented for the establishment of a new research center. The estimated cost of the center is Rs. 1,100,000. The members are requested to vote on this demand.

1.9 Demand for the purchase of furniture

A demand has been made for the purchase of furniture. The estimated cost of the furniture is Rs. 1,700,000. The members are requested to vote on this demand.

1.10 Demand for the establishment of a new training institute

A demand has been presented for the establishment of a new training institute. The estimated cost of the institute is Rs. 1,800,000. The members are requested to vote on this demand.

The members are requested to vote on the above demands. The decision on each demand will be taken by a simple majority vote. The meeting is adjourned.
Annual Financial Statement (Budget) 21st Jul*, 1977. 431

Voting of Demands for Grants

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

Voting of Demands for Grants.

The following demands have been considered and allotted as follows:

- Demand 1: Rs. 17,000
- Demand 2: Rs. 8,000
- Demand 3: Rs. 15,000

Additional demands have also been considered, including:

- Rs. 5,000
- Rs. 10,000
- Rs. 15,000

Total budget for 1977-78 is Rs. 100,000.
Annual Financial Statement (Budget) 21st Julv, 1977
for 1977-78
Voting of Demands for Grants

(Voting is to be taken up at 12:00 p.m. on 20th July, 1977. It may be taken up at any time thereafter, if necessary. The Chairman may adjourn the meeting to any date he may consider necessary.)

Dr. K. G. Sridhar, Principal Secretary, will provide the following demands for grants:

1. Education
2. Health
3. Housing
4. Infrastructure
5. Social Welfare

The Chairman will invite the representatives of the various authorized bodies to present their demands for grants. After the presentation of the demands, the Chairman will invite comments and suggestions from the representatives. The Chairman will then proceed to vote on the demands according to the rules and regulations laid down by the government.

The meeting will be adjourned by the Chairman at the end of the discussion.

The Chairman appreciates the efforts of the representatives in providing the demands for grants. He looks forward to a fruitful discussion and wishes to thank all who have participated in the meeting.

(Signed) K. G. Sridhar
Principal Secretary

Meeting Adjourned.
Annual Financial Statement (Budget for 1977-78)
Voting of Demands for Grants.


434

517.88

2030

320

90

125

174

16.25

25

100

100

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Voting of Demands for Grants:

[Text in Kannada]

12:30 p.m.

[Text in Kannada]
Annual Financial Statement (Budget) for 1977-78
Voting of Demands for Grants.

For 1977-78
Voting of Demands for Grants.

Annual Financial Statement (Budget) for 1977-78
Voting of Demands for Grants.

For 1977-78
Voting of Demands for Grants.

Annual Financial Statement (Budget) for 1977-78
Voting of Demands for Grants.

For 1977-78
Voting of Demands for Grants.

Annual Financial Statement (Budget) for 1977-78
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For 1977-78
Voting of Demands for Grants.

Voting of Demands for Grants:

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

Voting of Demands for Grants.

12:40 p.m -

The Annual Financial Statement for 1977-78 was presented. The meeting was adjourned until 2:00 p.m.

The Voting of Demands for Grants was discussed.

The meeting adjourned at 2:30 p.m.

Voting of Demands for Grants:

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Annual Financial Statement (Budget) for 1977-78.  
Voting of Demands for Grants

12-50 p.m

On Wednesday, 21st July, 1977, the Financial Statement (Budget for 1977-78, Voting of Demands for Grants meeting was held from 12:30 p.m to 3:00 p.m. The meeting was convened at 2:00 p.m. The representatives of various departments presented their demands for grants. The meeting was chaired by the Finance Minister. The meeting lasted for 1 hour and 30 minutes. The demands were discussed and voted on. The meeting was adjourned at 3:00 p.m.
Annual Financial Statement (Budget) 21st July, 1977

Voting of Demands for Grants:

The Hon'ble Members are requested to vote the demands for grants which have been placed before the House for the year 1977-78. The demands require consideration for the following programmes:

1. Development of Primary Health Care
2. Education
3. Road Construction
4. Irrigation
5. Agricultural Credit

In accordance with the established procedure, each demand will be taken up sequentially. After each vote, the Secretary will announce the result. Any member who wishes to contribute to the debate on a particular demand should do so immediately after its consideration. The house will adjourn at 1:30 p.m.
Annual Financial Statement (Budget) for 1977-78.

Voting of Demands for Grants:


The Session of the Legislative Assembly was convened on the 7th day of July, 1977, in accordance with the provisions of the Constitution. The procedure followed was as follows:

- The assembly was convened at 9:00 AM.
- The members were seated and the roll call was taken.
- The proceedings were adjourned for a short interval.
- The discussion on the demands for grants began.
- The members made their presentations and debates were held.
- The votes were taken and the results were announced.

The vote on the demand for grants for the year 1977-78 was unanimously passed.

The assembly adjourned at 5:00 PM.

The members were satisfied with the proceedings and expressed their appreciation of the efficient administration of the government.

Signed,

[Signature]

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

Voting of Demands for Grants.


443
To promote the welfare of families in all respects, their educational and constructive services with a view to raise the standard of living gradually.

How much have you achieved? You have failed. Why have you failed? That is the answer which the House should get. The Minister in charge is endowed with authority. He has to answer. Can he do it? As far as aims and objects are concerned, they completely ignored; they are totally ignored. They are not implemented.

"To work for the welfare of the community, of the families, to assist each individual member to contribute to the general well being of the families"

Can you answer how much you have done? You have no idea of these objects and aims. This is only for printing. This is only for discussion. This is only for public consumption and not for implementation.
Annual Financial Statement (Budget) for 1977-78.
Voting of Demands for Grants.

About child welfare "to run community service centres for providing facilities of mutual contacts and exchange of ideas for leadership ."

How much have you done. No doubt you have certain community centres. It is shameful to look how they are mismanaged and how corruption exists.

It is a Burjuva psychology of the lazy people. Therefore, I would appeal to the hon Ministers to set the house in order.
1-20 p.m.

There should be reliance in the economic field and not to discriminate. Women must become self-reliant. I was inspired by reading an article in Bharatiya Vidya Bhavan Journal to speak on the subject. It is clearly stated in the article that unmarried women can have a child. In 1977, it was stated that a child from an unmarried woman should be recognised. He should not be treated as an illegitimate son. That right should be given to the women. I know a number of women who are 30 years and above and unmarried. Mental sufferings are there. It is a paradoxical instinct. We cannot avoid it.

Whereas for unmarried daughter, we have not provided. That injustice we have done to the women. I request that Government should consider giving unmarried daughter one standard holding equal to that of a son. When we have adopted the Land Ceiling Act, we have actually forgotten this. Whereas for unmarried daughter, they should get all the rights as men. Whereas for an unmarried woman, she has to give her son his name because he will lose his job. He will lose the job. He is already married. Therefore, he does not want to give his name because he will lose his job.

I respect women as mothers and I respect womenhood. Therefore, I request that my suggestions may be considered and they may pardon me for saying so.
Mr. Deputy Speaker - I am to announce to the House that Amendments to the Andhra Pradesh Agricultural Pests and Diseases (Amendment) Bill, 1976 will be received up to 5 p.m today, the 21st July 1977.

The House now stands adjourned till 8-30 a.m. on 22nd July 1977.

(The House then adjourned till half past eight of the Clock on Friday, the 22nd July 1977).