ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES,
OFFICIAL REPORT

Ninth Day of the Second Session of the
Andhra Pradesh Legislative Assembly.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Friday the 11th August, 1978.
The House met at Half-Past Eight of the Clock.
( Mr. Speaker in the Chair )

ORAL ANSWERS TO QUESTIONS

Provision of Funds to the Local Fund Dispensary at Vinjamooru

177—

*1-(F) Q.—Sri M Venkaiah Naidu (Udayagiri):—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that Local Fund Dispensary at Vinjamooru of Udayagiri Taluk in Nellore District is being provided with a meagre amount of Rs. 500 per year towards the purchase of medicines;

(b) whether it is sufficient to meet the needs of the local public there; and

(c) if not, whether there is any proposal to raise that amount?

**1-(F) Mr. N. Venkaiah Naidu (Udayagiri) answered:

(a) 11-11-78, 12-12-78, 18-11-76, 22-10-77.
(b) 18-11-78.
(c) The provision is to be increased to Rs. 3000.

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

Oral Answers to Questions

118. ఈక్ష్య అనుగ్రహానికి. ప్రత్యేక ప్రగతి ప్రకాశం ఇది. కొన్ని సంవత్సరాల ప్రారంభం ముఖ్య విషయాలకు అంటే. సాధారణ ప్రత్యేక ప్రగతి ప్రకాశం ఇది. కొన్ని సంవత్సరాల ప్రారంభం ముఖ్య విషయాలకు అంటే. 1978 సంవత్సరం వాయిదా ప్రారంభం ముఖ్య విషయాలకు అంటే. 1978-1979 చట్టాన రోతిని యాక్కి ప్రతిష్టత్తు అంటే. 


120. అందానికి (ప్రత్యేక ప్రగతి): 8-12-1976 సంవత్సరం అడవించిన 500 రూపాయలు యొక్క ప్రతి అడవించాలి. 500 ద్విమంచివేత ప్రతి అడవించాలి. అనేకా ప్రతిష్టత్తు అడవించాలి. అనేక ప్రతిష్టత్తు అడవించాలి. 1978 సంవత్సరం యొక్క ప్రతిష్టత్తు అడవించాలి.


Closing of The Public Well in Gandhi Bazar in Rayachoti Town

178—

*6. (Q) Q.— Sarvasri Palakondrayudu (Rayachoti) and S. Jaipal Reddy (Kalwakurti):—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that a Public well in Gandhi Bazar of Rayachoti Town, Cuddapah district which was under the use of the public of entire town, has been closed down and a house has been constructed on it by Sri G.A. Jallu unauthorisedly;

(b) whether the Arya Vysya Yuvaraja Sangam of Rayachoti represented to the Collector, Cuddapah and Police in this regard and requested them to restore the same for public utility;

(c) the stage at which the matter stands now; and

(d) when the site will be handed over to the Panchayat to sink a well again for the benefit of the public who face acute water scarcity in summer every year?

(3) 300 & 83:

(4) 5 59:

(5) 35 8 & 55:

(6) 35 8 & 55:
Starting of Polytechnics in Each District Under Six Point Formula

101 Q.—Sri M. Jagannadham:—Will the Minister for Technical Education be pleased to state:

(a) whether it is a fact that the Central Government has issued clearance to locate polytechnic in each district under Six Point Formula, if so, the extent of funds allotted by the Central Government for starting polytechnics;

(b) the number of polytechnics started in Telangana districts so far from the date of implementation of Six Point Formula and their particulars;

(c) whether there is any proposal to start Pharmacy, Commercial Practice, Textiles, Automobile, Electronics, Printing Technology, Glass Blowing courses in Warangal Polytechnic; and

(d) whether Polytechnic for girls will be started in Warangal?

$\text{\textsection} 65$ Q.—Sri M. Jagannadham (Chittoor):

(a) 1978.

(b) 1978.

(c) 1978.
Oral Answers to Questions

(5) नाई इत्यादि क्षेत्रीय सवा कर.

बिंब. कलसिलू: —कृपया कहें विभिन्न क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया कहें क्षेत्रीय सवा कर कितना अस्तित्व है?

(6) नाई (षडधे): —कृपया कहें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया कहें क्षेत्रीय सवा कर कितना अस्तित्व है?

(7) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

(8) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

(9) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

(10) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

(11) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

(12) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

(13) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

(14) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

(15) नाई (षडधे): —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?

बिंब. करेंगे कतिपयें: —कृपया करें क्षेत्रीय सवा कर कितना अस्तित्व है?
50. ఉద్యోగ అవసరానికి పట్టిక చూపించారు. అందుకే సమాచార మాధ్యమానికి పశ్చాత్తో జాబితా చేయబడింది. అయినప్పటికీ సమాచార మాధ్యమానికి పశ్చాత్తో జాబితా చేయబడింది. 

మార్గ మంత్రి— ఒక సమయంలో ప్రామాణిక ప్రతిపాదం మిగిలిన రోజు రోజు ప్రామాణిక ప్రతిపాదం చేయబడుకుండా?

ప్రశ్నాసం:— 30 రూపాణిలో 10 రూపాణి ఎందుకంటే?

ప్రత్యేక వాటి:— కారుణ్యంగా కారణాలు రెండు సెంటికేడ్లి వచ్చింది. అందుకే ప్రతిపాదం మిగిలిన రోజు రోజు ప్రతిపాదం చేయబడి ఉంది?

ప్రశ్నాసం:— 10 రూపాణిలో 5 రూపాణి ఎందుకంటే?

ప్రత్యేక వాటి:— ప్రతిపాదం మిగిలిన రోజు రోజు ప్రతిపాదం చేయబడి ఉంది?

10. మంత్రి — బాంబు నిర్మాణ ప్రయోగాలు అంచనా ఉంది. 

11. మంత్రి — స్వార్థము అంశాలను ఎంచుకుంటే ఈ అంశాల సంఖ్యలు అవసరం ఉంది. 

12. మంత్రి — అలంపులు అంశాలను ఎంచుకుంటే ఈ అంశాల సంఖ్యలు అవసరం ఉంది. 

13. మంత్రి — ప్రతిపాదం మిగిలిన రోజు రోజు ప్రతిపాదం చేయబడి ఉంది?
Oral Answers to Questions

11th August, 1978

Malaria Transmission Season in the State

288 Q.—Sri K. Govinda Rao (Anakapalli) :— Will the Minister for Health and Medical be pleased to state:

(a) the Malaria Transmission season in the Plains Areas of our State;

(b) the Malaria Transmission season in the hilly Areas of our State;
(b) whether it is a fact that the Malaria Staff of (NMBP) some districts were diverted for Multipurpose Health Worker training for about 3 months during the Malaria Transmission season of 1977-78;

(c) if so, whether it is also a fact that thousands of fever patients could not get anti-malarials during the time and their blood was not examined by NMBP; and

(d) whether the district-wise a detailed copy of break up of fever cases treated, blood smears examined. Malaria positives detected during the corresponding periods for three years in those districts be placed on the Table of the House?
**STATEMENT IN ANSWER TO COL. (d) OF LAQ. NO. 88 (STARRED)**

*District wise Blood Smear Collections and Positives in Multipurposed District in Andhra Pradesh For 3 Years, 1975 to 1977.*

<table>
<thead>
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<tr>
<td></td>
<td>Cases treated (Active+Passive)</td>
<td>Blood Smear Examined (Total)</td>
<td>Malaria Positives detected (Pvts.)</td>
<td>Cases treated (Active+Passive)</td>
<td>Blood Smear Examined (Total)</td>
</tr>
<tr>
<td></td>
<td>1977-78 VISAKHAPATNAM</td>
<td>1,58,548</td>
<td>23641</td>
<td>182139</td>
<td>14924</td>
</tr>
<tr>
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<td>1977-78 PRAKASAM</td>
<td>84,639</td>
<td>11030</td>
<td>95669</td>
<td>555</td>
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<tr>
<td></td>
<td>1977-78 CUDAPAH</td>
<td>64,731</td>
<td>9284</td>
<td>74015</td>
<td>1350</td>
</tr>
<tr>
<td></td>
<td>1977-78 HYDERABAD</td>
<td>71,354</td>
<td>17338</td>
<td>88692</td>
<td>3237</td>
</tr>
</tbody>
</table>

*Note.* — The total number of blood smears collected under Active and Passive are the total number of fever cases treated with anti-malarials.

3. "கொத்தாமதி:— கொத்தாமதி நாய் அரசியில் நிலவுகின்றனர். செயல்களை ஒன்றைச் செய்து மாது இல்லை என்று கூறி கொண்டு இயல்மின் தோற்றம் குறிப்பிட்டுள்ளனர். அவர்கள் திழ்குறைவு தொடர்ந்து மேல் இலையை விளக்கும் படி, இது மாது இல்லை. எனவே கொத்தாமதி நாய் அரசியில் நிலவுகிறார்."
Oral Answers to Questions.  
127

Sir,  

I beg to ask the Government:

1. Whether the word "section" is used without any qualification in the Act No. 18 of 1978?

2. Whether the Government is ready to make an amendment to the relevant section to read that the State Government alone is the competent authority?

3. Whether the Government is ready to give the necessary amendments to ensure that the powers of additional licensing in the field of transport are only imparted to the Transport Department of the State?

(Signature)
Repayment of Loans Sanctioned to the Unemployed Medical Graduates at the time of their Studies

181—

*723 Q.—Sri K. Anki Reddi (Koilkunta) :— Will the Minister for Health and Medical be pleased to State:
whether it is a fact that unemployed Medical graduates are asked to repay their loans sanctioned at the time of their studies since seven years?

'' 1. Whether it is a fact that unemployed Medical graduates are asked to repay their loans sanctioned at the time of their studies since seven years?

'' 2. Whether it is a fact that unemployed Medical graduates are asked to repay their loans sanctioned at the time of their studies since seven years?

'' 3. Whether it is a fact that unemployed Medical graduates are asked to repay their loans sanctioned at the time of their studies since seven years?

9-10 a.m.

'' 4. Whether it is a fact that unemployed Medical graduates are asked to repay their loans sanctioned at the time of their studies since seven years?

'' 5. Whether it is a fact that unemployed Medical graduates are asked to repay their loans sanctioned at the time of their studies since seven years?
Sri E. Ayyapu Reddy (Panyam):—On a point of submission
Sir, only fifteen minutes more. There are number of other questions.
Only one supplementary for each may be rationed.

Financial Assistance to the weaker Sections for Purchasing Cattle

182—

*922 Q.—Sri Poola Subbaiah:—Will the Minister for Animal
Husbandry be pleased to state:

(a) whether the Government propose to change the existing
rules in such a way that the beneficiary belonging to weaker sections
should have the freedom to purchase suitable cattle within the financial
limits granted by the Government instead of the Government purchas­
ing cattle in bulk at a high cost;

(b) if so, when it will be implemented; and

(c) if not, the reasons therefor?

(2) పాంయం ప్రాంగణం (పి. పెట్టుము):—

(2) పాంయం ప్రాంగణం (పి. పెట్టుము):—

(2) పాంయం ప్రాంగణం (పి. పెట్టుము):—

(2) పాంయం ప్రాంగణం (పి. పెట్టుము):—
Oral Answers to Questions.

1. Q. What is the status of the current administration?

2. Q. Can you please provide a comprehensive background on the current administration?

3. Q. How long has the current administration been in power?

4. Q. What measures are being taken to improve the current administration's performance?
Disparity in the Promotions of Teachers working in Service Homes and Mukhya Sevikas in P.S.

183—

*1160 Q.—Smt. B. Rukmini Devi (Singanamala) :—Will the Minister for Tourism be pleased to state:

(a) whether the posts of B.A., L.T., teachers working in Service Homes etc. and Mukhya Sevikas working in Panchayat Samitis come under same cadre;

(b) whether there is any disparity in their promotions; and

(c) if so, on which grounds?
Prevention of Crimes on the Pathway from Alipiri to Tirumala

*368 Q.—Sri A. Eswara Reddy (Thirupathi):—Will the Minister for Planning and Endowments be pleased to state:
(a) the steps proposed by the T.T.D. to prevent crimes on the pathway from Alipiri to Tirumala (Road by steps); and
(b) whether Police out posts were opened on the Hills?

Training Facilities for Untrained Teachers in Telangana area

*31 Q.—Sri, Bhattam Sriparammurthy (Parayada):—Will the Minister for Education be pleased to state:
Whether there is any proposal for increasing the training facilities for untrained teachers in Telangana area and for giving promotional opportunities to such of those who are working in Primary Schools?

Providing of Suitable Employment to Unemployed Physical Instructors

*6(f)—Sri Pydi Sriramamurty (Amadalavalasa):—Will the minister for Education be pleased to state:

(a) the steps taken by the Government to provide suitable employment to unemployed Physical Instructors (P.E.Ts.)
Oral Answers to Questions. 11th August, 1978. 135

(b) whether the Government are aware that there are already about 2000 unemployed qualified men and if so the steps proposed to be taken in this regard:

(c) whether there is any proposal to employ them in Upper school as decided earlier:

(d) if so, reasons for not implementing the said decision?

(ii) (a) whether the Government are aware that there are already about 2000 unemployed qualified men and if so the steps proposed to be taken in this regard:

(ii) (b) whether there is any proposal to employ them in Upper school as decided earlier:

(iii) whether there is any proposal to employ them in Upper school as decided earlier:

(iv) if so, reasons for not implementing the said decision?
Dues Recoverable From Dist. Coop. Marketing Societies on Account of Sale of Fertilisers

188—

*292 Q.—Sri E. Ayyapu Reddy;— Will the Minister for Agriculture be pleased to state:

(a) the total amount of dues recoverable from District Cooperative Marketing Societies on account of sale of fertilisers under the Credit-cum-consignment scheme;

(b) the terms and conditions of sale and whether they were enforced; and

(c) the action taken by the Government to recover the dues?

The total amount of dues is Rs. 525.39 lakhs as on 1.7.1978.

(b) An extract from the specimen agreement bond executed by the District Cooperative Marketing Societies which contained the terms conditions of supply of fertilisers stocks under consignment-cum-credit basis, is enclosed herewith. They were not enforced strictly.

(c) As per orders issued in G.O.Ms.No. 2332, Food and Agriculture dt. 10.12.1972, a Deputy Registrar of Coop. Department was appointed in each District Cooperative Marketing Society to ensure that the quantities sold were properly accounted for and the amount was credited to Government account. In Finance and Planning (Fins. Wing) Department a cell was created in pursuance of orders issued in G.O.Ms. No. 541 Food and Agriculture Department dated 7-3-1964 in order to see that proper watch was kept in regard to repayment to be made by the District Cooperative Marketing Societies. The Registrar of Cooperative Societies was responsible for recovery of the amount payable to Government by the District Coop. Marketing Societies. The Finance and Planning (Ferts. Cell) Department have also been watching the dues position. The Finance Department issued the demands in the year 1971. As per orders issued in G.O.Ms.No. 1896 Food and Agriculture Department dt. 10-9-1972.
Finance Department have fixed the demands up to the close of the scheme of supply i.e., on 30.9.1970 and communicated the demands to the Societies in the year 1971 and the recoveries are being pursued by the Finance Department as well as Registrar of Coop. Societies directly under intimation to the Director of Agriculture.

As per orders issued in GOMs. No. 1896, Food & Agriculture (FP.I) Dept. dt. 10-9-1970, Finance Department arrived at net dues of Rs. 1141.05 lakhs up to the close of the scheme. It was also ordered in the said G.O. that the amount arrived at by the Finance Dept. shall be recovered in six monthly equal instalments commencing from 11-1-1970, together with interest @ 7% per annum on the outstanding balance of loan from time. If the payment was not made on the due date, recovery of interest would be made at a penal rate of 9%.

As there was no progress in the collection of these dues and as the District Coop. Marketing Societies also preferred certain counter-claims against the State Government for certain items, Government in G.O.Ms.No. 442, Food Agriculture (FP.I) Dept. dt. 13-3-76 issued further instructions on settlement of these claims. In accordance with these instructions, the Chief Accounts Officer and Deputy Registrar of Coop. Societies inspected the accounts of all District Cooperative Marketing Societies and considered the claims of the societies such as road transport claims, pool price rebate claims, standardisation charges and off season rebate claims, basing on the records available with District Coop. Marketing Societies and Agriculture Department and arrived at final dues recoverable from the Dist. Cooperative Marketing Societies after adjustment of the admissible claims of the societies preferred by them.

As the various District Coop. Marketing Societies had represented for settlement of their counter-claims before actual payments of dues to Government, it was felt desirable to give an opportunity to District Coop. Marketing Societies to represent their counter-claims personally with their representatives and orders were issued in Govt. Memo. No. 6504/FR-I/74 dt. 10-8-1977 constituting a committee of Officers consisting of Officers of Director of Agriculture, Registrar of Coop. Societies Office, Finance and Planning and Food and Agriculture Dept. to examine the claims thoroughly and recommend the claims with reference to justifications for the same. During the discussions held by the Committee, the representatives of District Cooperative Marketing Society concerned could not produce certain information for settle the R.T. Claims for which the District Cooperative Marketing Societies were informed to expedite furnishing of the particulars to Director of Agriculture Office so as to examine the R.T. claims and
settle them. These particulars are awaited. Unless those particulars are furnished by the District Cooperative Marketing Societies the Accountant General will not accept adjustment of the amounts of the claims preferred them. Efforts are however being made to expedite the settlement of the counter claims.

Out of the net dues of Rs. 1141.05 lakhs as on 30-9-1970 (i.e. close of the scheme) the amount payable by the District Coop. Marketing Societies is Rs. 525.39 lakhs as on 1-7-1978. The main reason for the default by the Dist. Coop. Marketing Society is that their financial position is not very sound and many Societies are running in loss.

Thus effective steps for recovery of the Government dues from the Dist. Coop. Marketing Societies are being taken from time to time.

All Extract From The Special Agreement Bond Executed By The District Cooperative Marketing Societies.

1. The society agreed to distribute "as straight fertiliser" all the ammonium sulphate, Urea, Ammonium Sulphat Nitrate and Calcium Ammonium Nitrate and also imported Ammonium Phosphate (20.20) etc. for the period from...to....that may be entrusted to them in the district of....

2. The Director of Agriculture shall place indents with the Government of India on behalf of the Society as per the phased programme drawn up by him and is incumbent on the part of the society to accept the same and lift the stocks indented for them. In the event of the society failing to lift the stocks indented for when within 15 days from the date of their receipt, the Director of Agriculture shall be at liberty to impose upon it, a penalty equivalent to 2% the cost of the quantity not taken delivery of, in respect of each of the above fertilisers.

3. (i) The said fertilisers shall be supplied to the society by the Government on consignment-cum-credit basis. The cost of fertiliser so supplied as noted in the issue vouchers given by the Government of India plus sales and plus administrative charges at Rs. 2/- per M. Tonne from 1-2-66 to 30-9-66 at Rs. 3/- per M. Tonne from 1-10-66 to 31-5-67, and at Rs. 5/- per M. Tonne from 1-6-67 onwards plus risk cover fund at Rs. 1/- per M. Tonne and publicity charges at Rs. 0.50 paise per M.T. from 1-4-67 or as may be charged by Government in their Go.Ms.No. 2035, Food and Agriculture dated 4-10-67 shall be paid to the Agriculture Department, by the society within 15 days from the date of realisation of sale proceeds and in any case the District Cooperative Marketing Society shall pay the cost of fertilizers at the end of 4 months from the date of taking delivery of the stocks as against 45 months allowed in para 21 (ii) (e) of Go.Ms.No. 541.
Food & Agriculture, dt. 7-4-66 with effect from 1-10-66 vide Go.Ms’ No. 3260. Food & Agriculture, dt. 5-12-66 with interest for the period involved calculated at the rate of 4% from 1-4-66 to 30-9-66 @ 5% 1-10-66 to 31-10-67 and @ 8 1/2% from 1-11-67 onwards. Further, where the stocks are sold and the sale proceeds thereof are not remitted within 15 days from the date of realisation of sale proceeds the Society shall pay the same with penal interest at 8%p.a. from the date of default, ie. after the expiry of 15 days from the date of sale of fertilisers relating to period from 9-4-66 to 31-10-67 and @ 1 times the normal rate of 8 1/2% p.a. for deliveries relating to the period from 1-11-67 on wards. The rates of interest are however subject to the revision by the Government if necessary. The payment cost and administrative charges shall be credited to the head of account ‘124- Capital outlay on the schemes of Government Trading (d) other Misc. schemes (A) Common suspense for agriculture schemes credit sale proceeds for the purchase of fertilisers as ordered in Go. Ms.No. 2204. dated 8-7-66.

In the event of revision of Pool prices by Govt. of India under the provisions of fertilisers control order 1957 the Dist. Coop-Marketing Societies shall pay to Government the differential cost on the quantity of fertilisers lying unsold as on the date from which revision has taken place.

(ii) The Society shall clear the stocks at rail heads immediately on receipt of advance intimation from suppliers or invoices or on receipt of railway receipts, whichever is earlier, or immediately on intimation given by the Agricultural Assistant or Agricultural extension Officer regarding the receipt of consignment and store at its own risk on its account in godowns at railheads or other suitable places.

Further more, in respect of stocks indented to places upto 500 Kms. from apart, the society shall transport the same by road immediately on receipt of advice from the Regional Director (Food) Madras, with regard to the quantities to be lifted by it from the port, utilising the concession allowed by the Government of India in their Lr. No. 2-25/62-MA, dt. 21-5-63 and 13-9-63, Further the society shall transport stocks by road from the port at which the deliveries are effected utilising the concessions allowed by the Government of India in their letter No. 2-25/62-MAR, dt. 21-5-63 and 13-9-63 as amended from time to time on receipt of advice from the Regional Director (Food) with regard to the quantities to be lifted by it from the port after obtaining due authorisation from the District Agricultural Officer for such road movements in terms of the instructions issued in the respective despatch instructions issued by the Director of Agriculture.
In case, the society wants to store the stocks in godown belonging to or under the control of the Agriculture Department, it shall pay the appropriate rent including watchmen wages, etc; to the Agriculture Department.

(iii) The society shall not, however, be responsible for any failure to take delivery of the said fertilisers and for any damage, on account of any embargo, riots, civil stricks, lockouts, stoppage of labour force or any other cause beyond its control.

4. In the event of the society failing to take delivery of the consignment on arrival at railheads, the Agriculture Department shall take delivery of the fertilisers, move them and store them in godown of the department. The society shall take delivery of the fertilisers from the Agriculture Department godowns within a period of fifteen days from the date of taking delivery of stocks at the railheads by the Government and in all such cases the society shall pay, in addition to the pool prices, a sum of Rs. 10/- (Rupees ten only) per M. Tonne to cover the expenses incurred by the Agriculture Department such as godown rent, transport and other incidental charges, etc.

5. If the fertilisers are not taken delivery of by the society within a period of fifteen days, from the date of its receipt, the Agriculture Department may dispose of the fertilisers in whatever manner they may consider necessary.

6. (a) In respect of despatches by rail the delivery of the fertilisers to the society will be made at railheads only in places where the Agricultural Assistants or Agricultural Extension officers are stationed, except in cases provided under 7. The society shall address, the railway department or the consignor direct for the shortages, if any, noticed under intimation to the District Agricultural Officer and the Director of Agriculture. The Agriculture Department will however render to the society whatever help that may be necessary in that connection. The Agriculture Department shall not be responsible for any loss in transit. The society shall bear all such losses from its margin of profit, allowed by the Government of India in case they are not reimbursed either by the Railway Department or by the consignors.

(b) The liability for the demurrage charges due to delay in taking delivery etc; lies with the society, as the April. Dept. is merely handing over the railway receipts pertaining to the consignment received at rail heads, and is not actually handled by the Department. As the entire margin of profit is allowed to them the society alone shall bear all such charges. The Agriculture Department will intimate the society about the receipts of railway receipts the society fails to take delivery of the railway receipts within 24 hours from the time of
the receipt of the notice, the society will be made liable for the
demurrage charges and the like.

7. At railheads where Agriculture Assistants or Agricultural
Extension Officers are not stationed, if the society requires stocks to
be indented for such places, it should make arrangements to contact
the Agricultural Officers from time to time and to facilitate communi-
cation of railway receipts to it by the Agricultural Officer immedia-
tely on their receipt. Agricultural officers on their own, shall also
intimate the fact and pass on the railway receipts to the society
concerned without delay.

8. The society shall furnish a security deposit of Rs.
in favour of the Director of Agriculture and the Government shall
withhold the said deposit for meeting any amount due and payable
under this agreement. The security deposit is refundable to the
society when it ceases to function as wholesale dealer and when there
are no dues to Government from it.

9. The stocks held by the Agriculture Department will be first
disposed of by the Agriculture Department. For this purpose, the
loan orders will be issued in the first instance in favour of the
Agriculture Department to enable it to liquidate the stocks in areas
where such stocks are held by the agriculture Department.

10. The society shall open or arrange to open well in advance
of the manuring season the depots for retail distribution of the
fertilisers in such places before such time as may be specified by the
District Collector in consultation with the District Agricultural Officer,
Deputy Registrar, Chairman of Zilla Parishad, and President of the
District Cooperative Marketing Society concerned. Immediately, on
arrival of the stocks, the society shall move the stocks to such centres
for retail distribution conforming scrupulously to the allocations made
by the Collector.

11. The society shall ensure (i) that the depots are kept open
throughout the working hours of the day and (ii) that stocks are
supplied even in loose quantities when required by ryots who cannot
afford to purchase full bags.

12. The society shall provide in each sale depot a weighing
machine in order to supply stocks on weighment whenever demanded
by the ryots.

13. In the case of an emergency it shall be open to the
Director of Agriculture or his nominee to transfer stocks from one
society to another provided that the quantity so transferred from any
society shall be such as to ensure that the interest of the area from
which the stocks are transferred do not suffer by such transfer. In the event of such transfer of stocks, the society, from which the stocks are transferred, shall be reimbursed to the extent of actual expenditure incurred on the stocks transferred by the society.

14. Subject to the condition specified in clause 13 above Ammonium Sulphate, Urea, Ammonium Sulphate Nitrate and Calcium Ammonium Nitrate imported Ammonium Phosphate (20:20) etc. shall be supplied to the society at the pool and retail rates declared by the Government of India from time to time exclusive of sales tax plus administrative charges, risk cover fund and promotional charges at stipulated in clause 3(i) above.

15. Subject to the condition specified above all the chemical fertilisers shall be supplied to the society at the rates and when intimated by Government of India.

16. The society shall send the weekly and other returns showing the quantity of fertilisers received on consignment-cum-credit basis, value of the quantity received, quantity sold, amount remitted to Government, etc, in the prescribed from to the District Agricultural Officer concerned regularly by the due date as prescribed by the Director of Agriculture from time to time.

17. If there are any complaints to be made, the society shall first lodge such complaints with the Deputy Registrar of Co-operative Societies concerned who will take up the matter with the District Agricultural officer, concerned. The District Agricultural officer shall make the relevant records available to the Deputy Registrar of Co-operative Societies, for perusal if required. The Director of Agriculture and the Registrar of Co-operative Societies should be approached only, if there is no settlement between the said local Officers.
minimum that the Government should immediately do if Co-operative institutions serve the interests of the people. Unless deterrent action is taken against persons found to be responsible for this gross mismanagement, it will be well-nigh impossible for the department or the Government to ensure an orderly functioning of these societies. "Effective steps for recovery from the District Co-operatives marketing societies are being taken from time...". What are these steps? This is the vaguest reply that can be given in a House...
Sri S. Jaipal Reddy—The hon. Minister knows that the Dt. Co-operative Societies have been green pastures for politicians. They unfortunately belong to one party. If 25 out of 105 elected members belong to one party, it is natural. But 30 of the Dt. Co-operative Societies belong to one party. This is a scandal.

All the Dt. Co-operative Societies are like this. The Minister knows about it. Therefore, will the Government agree for the appointment of a House Committee to enquire into these scandals?
Oral Answers to Questions.


145

V. A. D. K. S. (Member):—I should like to refer to the answer given by the Government to a question asked by Mr. M. R. A. S. (Member). I wish to ask the following supplementary questions:

1. What is the reason for the failure of the West Bengal Government to implement the recommendations of the Shridhar Committee?

2. What steps have been taken to improve the infrastructure in the state?

3. How is the State Government planning to address the issue of unemployment?

4. What measures are being taken to ensure the safety and security of the state's borders?

5. What is the current status of the construction of the new parliament building?

6. What actions have been taken to address the issue of water scarcity in the state?

7. What is the Government's plan for the development of tourism in the state?

8. What steps are being taken to improve the educational standards in the state?

Oral Answers to Questions.

The following Questions were put to the Government:

1. **Question:** Has the Government made any provision in the 1970-71 Budget for the development of the agro-industries?

**Answer:** Yes, the Government has made provisions in the 1970-71 Budget for the development of agro-industries.

2. **Question:** What are the steps taken by the Government to promote the growth of the agro-industries?

**Answer:** The Government has taken several steps to promote the growth of agro-industries, including the provision of financial assistance and the development of infrastructure.

3. **Question:** What is the current status of agricultural production in the state?

**Answer:** The current status of agricultural production in the state is satisfactory, with a steady increase in output.

4. **Question:** How does the Government ensure impartiality in the administration of agricultural policies?

**Answer:** The Government ensures impartiality in the administration of agricultural policies through the establishment of departments and cooperation departments, and by ensuring that all departments are connected with the Agriculture Department and the Co-operation Department.

5. **Question:** What measures have been taken to enhance the productivity of agricultural lands?

**Answer:** Measures have been taken to enhance the productivity of agricultural lands, including the provision of training and extension services, the distribution of seeds and fertilizers, and the development of agricultural technology.

6. **Question:** What steps are being taken to ensure the availability of credit facilities to farmers?

**Answer:** The Government is providing credit facilities to farmers through various schemes and by working with banks and financial institutions.

7. **Question:** What is the role of the Government in the marketing of agricultural products?

**Answer:** The Government is involved in the marketing of agricultural products through the establishment of marketing boards and the provision of marketing infrastructure.

8. **Question:** What efforts are being made to improve the infrastructure of agricultural markets?

**Answer:** Efforts are being made to improve the infrastructure of agricultural markets by providing facilities such as cold storage and chilling units.

9. **Question:** What is the Government's policy on the use of agrochemicals?

**Answer:** The Government's policy on the use of agrochemicals is to promote the use of environmentally friendly and sustainable methods.

10. **Question:** What measures are being taken to address the issue of soil erosion in agricultural lands?

**Answer:** Measures are being taken to address soil erosion through the promotion of soil conservation and the development of sustainable farming practices.

11. **Question:** What is the current status of the rural connectivity infrastructure in the state?

**Answer:** The current status of rural connectivity infrastructure in the state is improving, with efforts being made to increase road connectivity and to provide better connectivity options.

12. **Question:** What steps are being taken to improve the education and training of farmers?

**Answer:** Steps are being taken to improve the education and training of farmers through the establishment of agricultural training institutions and by providing training programs.

13. **Question:** What is the role of the Government in the provision of drinking water to rural areas?

**Answer:** The Government is responsible for providing drinking water to rural areas through the implementation of various schemes and by working with local authorities.

14. **Question:** What is the current status of the health care facilities in rural areas?

**Answer:** The current status of health care facilities in rural areas is improving, with efforts being made to increase the availability of health care facilities.

15. **Question:** What is the role of the Government in the provision of education to rural children?

**Answer:** The Government is responsible for providing education to rural children through the provision of schools and educational infrastructure.

16. **Question:** What steps are being taken to address the issue of water scarcity in rural areas?

**Answer:** Steps are being taken to address water scarcity through the development of water management systems and the provision of water conservation measures.

17. **Question:** What is the current status of the rural employment generation schemes?

**Answer:** The current status of rural employment generation schemes is satisfactory, with efforts being made to increase employment opportunities.

18. **Question:** What is the role of the Government in the provision of drinking water to urban areas?

**Answer:** The Government is responsible for providing drinking water to urban areas through the implementation of various schemes and by working with local authorities.

19. **Question:** What is the current status of the urban connectivity infrastructure?

**Answer:** The current status of urban connectivity infrastructure is improving, with efforts being made to increase road connectivity and to provide better connectivity options.

20. **Question:** What steps are being taken to improve the education and training of urban youth?

**Answer:** Steps are being taken to improve the education and training of urban youth through the establishment of training institutions and by providing training programs.

21. **Question:** What is the role of the Government in the provision of drinking water to urban areas?

**Answer:** The Government is responsible for providing drinking water to urban areas through the implementation of various schemes and by working with local authorities.

22. **Question:** What is the current status of the urban employment generation schemes?

**Answer:** The current status of urban employment generation schemes is satisfactory, with efforts being made to increase employment opportunities.

23. **Question:** What is the role of the Government in the provision of education to urban children?

**Answer:** The Government is responsible for providing education to urban children through the provision of schools and educational infrastructure.

24. **Question:** What is the current status of the urban connectivity infrastructure?

**Answer:** The current status of urban connectivity infrastructure is improving, with efforts being made to increase road connectivity and to provide better connectivity options.

25. **Question:** What steps are being taken to address the issue of water scarcity in urban areas?

**Answer:** Steps are being taken to address water scarcity through the development of water management systems and the provision of water conservation measures.

26. **Question:** What is the role of the Government in the provision of drinking water to urban areas?

**Answer:** The Government is responsible for providing drinking water to urban areas through the implementation of various schemes and by working with local authorities.

27. **Question:** What is the current status of the urban connectivity infrastructure?

**Answer:** The current status of urban connectivity infrastructure is improving, with efforts being made to increase road connectivity and to provide better connectivity options.

28. **Question:** What steps are being taken to address the issue of water scarcity in urban areas?

**Answer:** Steps are being taken to address water scarcity through the development of water management systems and the provision of water conservation measures.

29. **Question:** What is the role of the Government in the provision of drinking water to urban areas?

**Answer:** The Government is responsible for providing drinking water to urban areas through the implementation of various schemes and by working with local authorities.

30. **Question:** What is the current status of the urban connectivity infrastructure?

**Answer:** The current status of urban connectivity infrastructure is improving, with efforts being made to increase road connectivity and to provide better connectivity options.

31. **Question:** What steps are being taken to address the issue of water scarcity in urban areas?

**Answer:** Steps are being taken to address water scarcity through the development of water management systems and the provision of water conservation measures.

32. **Question:** What is the role of the Government in the provision of drinking water to urban areas?

**Answer:** The Government is responsible for providing drinking water to urban areas through the implementation of various schemes and by working with local authorities.
Oral Answers to Questions.  11th August, 1978.  147

(ప్రపంచార్ధం)

ప్రపంచార్ధం నిర్మిశేషం. ప్రపంచార్ధం వచ్చడాన్ని విమానం చేసింది, కాని
ఇది ఈసంస్థక వాహనం కేంద్రం చేసింది.

(ప్రపంచార్ధం)

ప్రపంచార్ధం వచ్చడానికి పట్టణం నిర్మిషాయం. ప్రపంచార్ధం ఇది ఇది ఇది ఇది ఇది ఇది ఇది.

This should not a form for discussion. So, you cannot go on wasting
our time.

Mr. Speaker:—There is no point of order. You please resume
your seat.

Sri S. Alwar Das:—Let my point of order go on record.

Mr. Speaker:—You are defying the Chair, You resume
your seat.

Sri S. Alwardas:—You are wasting our time.

(ప్రపంచార్ధం)

ప్రపంచార్ధం తనిపుడు నిర్మిషాయం. ప్రపంచార్ధం ఇది ఇది ఇది ఇది ఇది ఇది ఇది.

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Sri S. Alwardas:—You are wasting our time.
Starting of B.Sc. Courses in Dairy Technology by A.P. Agricultural University

189—

*3—Y Q.—Sri Nallapareddi Srinivasul Reddy (Venkatagiri).— Will the Minister for Agriculture be pleased to state:
(a) whether the Andhra Pradesh Agricultural University has decided to start B.Sc. course in "Dairy Technology";
(b) if so, when will the said course be started ; and
(c) whether the Agricultural University has asked I.C.A.R. for any assistance in this regard?

Reduction of Sugar Quota For Lower and Higher Income Group in Twin Cities

199—

* 1448-P. Q.—Sarvasri Sultan Falahuddin Owaisi (Charminar) Amanullah Khan (Chandrayanagutta) Baquer Agha (Yakatpura):— Will the Minister for Civil Supplies be pleased to state:
(a) whether it is a fact, that the Sugar quota for lower and higher income groups in the twin cities has been reduced;
(b) if so, how much and since when ;
(c) the reasons therefor.
(d) the steps contemplated to supply sugar in the open market at the controlled rate ; and
(e) whether the Government will restore the original quota in the interest of the common man ?
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<tr>
<th>கை நோக்கு சாதனைகள் (தி மாதம்)</th>
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<td>(3) 1-6-1978 கண்டுபிடித்தது தொகை</td>
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<td>(4) 1-8-1978 கண்டுபிடித்தது தொகை</td>
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Payment of Legitimate Wages to the Coolies Hired for Departmental Works

191—

*991 Q.—Sri Ch. Rajesware Rao (Sircilla) :— Will the Minister for Forests be pleased to state :

(a) whether the Minister for Forests during his Tour in Nallamala Forest area in the month of April, 1978, found that coolies hired for Departmental works are not being paid their legitimate wages ; and

(b) if so, the steps taken by the Government for payment of their legitimate wages regularly ?

9.50 a. m.      సుపిషట్టు అహిత్స (ఎం మార్చి) :— మీదిరాల

మ. మార్చి రాణా,
Matters under rule 329 : 

Carrying away the dead body of a new born baby by a dog in King George Hospital, Visakhapatnam.

Mr. Speaker :—Question and Answers and over.

BUSINESS OF THE HOUSE

MATTERS UNDER RULE NO. 329

CARRING AWAY THE DEAD BODY OF A NEW BORN BABY BY A DOG IN KING GEORGE HOSPITAL, VISAKHPATNAM.
Matters under rule 329:
re: Carrying away of the dead body of a newborn baby by a dog in King George Hospital, Visakhapatnam.

30.7.1978 and 1.9.1978: Sections 124, 127, 161, 174, 179, 182, 200, 269, 327, 345, 467, 474, 475, 476 of Indian Penal Code and section 32 of Criminal Procedure Code are applicable.

2. The matter is accordingly referred to the concerned police as per the said rule by the Hon’ble Sessions Judge, Visakhapatnam.

3. The report was reported to the Hon’ble Sessions Judge, Visakhapatnam, for further action.

4. The report was received by the Hon’ble Sessions Judge, Visakhapatnam, for further action.
6. வானோட்டுக்கு அடிப்படையில், இருந்து இருந்து இடையில் பல வர்த்தமான நூற்றாண்டுகள் உள்ளே இருக்கின்றன. இதன் தலைவர்களே வேட்டும்படி தொடர்ந்து வருகின்றன. எனவே, வேண்டும் இது விளக்கத்திற்கு முன்னேறி, விளக்கத்திற்கு முன்னேறி வருகின்றது.

எனவே, இந்தவரிசையில்: — வானோட்டு சார்ந்த நூற்றாண்டுகள் சரியான வானோட்டு தலைவர்கள் வேட்டும்படி தொடர்ந்து வருகின்றன. இதன் தலைவர்களே வேட்டும்படி தொடர்ந்து வருகின்றன. எனவே, வேண்டும் இது விளக்கத்திற்கு முன்னேறி, விளக்கத்திற்கு முன்னேறி வருகின்றது.

Sri Ch. Parasurama Naidu (Parvathi puram):—We are supporting the demand for an enquiry committee.

BUSINESS OF THE HOUSE

மூன்று குகை: —முன்னாள் 329 தொகுக்காணம் முறை முறை நூற்றாண்டுகள் உள்ளே இருக்கின்றன. இதன் தலைவர்களே வேட்டும்படி தொடர்ந்து வருகின்றன. எனவே, வேண்டும் இது விளக்கத்திற்கு முன்னேறி, விளக்கத்திற்கு முன்னேறிவார்.

Ruling by the Chair:
re: A privilege motion on publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

RULING BY THE CHAIR
re: Privilege Motion on publishing the Muktadar Commission report in the News papers before it is presented to the House.

10-10 a.m.
Ruling by the Chair:


re: An privilege moti on on unpub­lishing the Muktadar Commission Report in the news papers before it is presented to the House.

Sri Ch. Parasurama Naidu:—There will not be much elabo­ration.

(∴ రంగులు సంభాగం తీసుకుంటే)

మంత్రి చేతులు:—ఇంత ఏఎలు మాత్రమే ప్రత్యేకం తట్టు చేయండి లావ్వు.

ప్రసంగం ఉంది:—ఇంత ఏఎలు మాత్రమే ప్రత్యేకం తట్టు చేయండి లావ్వు.

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ప్రసంగం ఉంది:—ఇంత ఏఎలు మాత్రమే ప్రత్యేకం తట్టు చేయండి లావ్వు.
156 11th August 1978.

Ruling by the Chair:

re: On private motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House:

Mr. Speaker:—I have not given you permission to speak even.

Sri Bhattam Sriramamurthy:—You must given me permission under the Rules. I am going to make it clear. You have no alternative but to give me permission.

Mr. Speaker:—You cannot dictate to me?

Sri Bhattam Sriramamurthy:—This is the right given to me under the Rules. You cannot deny me the position.

Mr. Speaker:—Come on. Quote the Rule.
Ruling by the Chair: 

re: An privilege motion on publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Rule 171: "The Speaker, if he gives consent under Rule 168 and holds that the matter proposed to be discussed is in order, shall..."

Rule 67 of Rules of Procedure and Conduct of Business in the A.P. Legislative Assembly says: "67(1) The Speaker, if he gives consent under rule 63 and holds that the motion proposed to be discussed is in order shall, after the questions and before the list of business is entered upon call the member concerned who shall rise in his place and ask for leave to move the adjournment of the Assembly. Provided that the Speaker may, if necessary, hear the member concerned before refusing his consent under Rule 63 or holding the motion as not being in order.

If the subject matter proposed to be discussed is in order provided where the Speaker has refused his consent or the subject matter proposed to be is not in order, he may, if he thinks it necessary read the notice of motion and state the reasons for refusing consent or holding the motion as not being in order:..."
Ruling by the Chair:
re: An privilege motion on publishing the Muktadar Commission Report in the newspaper before it is presented to the House.

Sri Bhatiam Srirama Murthy M.L.A. has given notice of Privilege Motion alleging that breach of privilege occurred by publishing Muktadar Commission Report in ‘The Indian Express’ and ‘Andhra Prabha’ before the same report is presented to the House.

There have been number of cases where premature publication of various reports connected with the business of the House are not treated as breach of privilege. As mentioned by M. N. Kaul at Shakti in ‘Practice and Procedure of Parliament’ second Edition on p. 246:

“According to the Parliamentary Practice, usage and convention, it is improper, although technically not a breach of privilege or contempt of the House, to give for any reason premature publicity in the press to notices of questions, adjournment motions, resolutions, answers to questions and other similar matters connected with the business of the House. If this takes place, the Speaker may express his displeasure against the person responsible for it. The following are instances of such improprieties and breaches of conventions;

Publication of questions before they are admitted by the Speaker and before their answers are given in the House or laid on the Table.

Publication of answers to questions before they are given in the House or laid on the Table.

Publication of notices of adjournment motions or resolutions before they are admitted by the Speaker or mentioned in the House.

Publication of the Report of Committee or Commission appointed by Government in pursuance of a resolution of the House, or an undertaking given in the House.
Ruling by the Chair:


Re: An privilege motion on publishing the Mukyadar Commission Report in the newspapers before it is presented to the House.

Making of important policy announcements by Ministers outside the House while the House is in session.

Thus it is clear that publication of the Report of the Commission appointed by the Government in pursuance of the resolution of the House does not constitute a breach of privilege.

I may mention here a case that happened in Lok Sabha. The leakage of Bank Commission Award before presentation to the House was considered not a breach of privilege as the Speaker considered that there was no prima facie case when it was published on the 22nd August, 1955. The Speaker ruled:

"It is equally the duty of the press to help in observance of parliamentary conventions: it is a wrong practice to obtain information in that manner and give publicity to it before a particular matter is placed before Parliament... I was doubtful whether this was a question of privilege or not. It was undoubtedly improper for that paper to do so, but impropriety is one thing and breach of privilege another thing."

On 6th July, 1957, a Member, Sri B. Srirama Murthy raised a point of order that the Chief Minister who expressed his inability to disclose the contents of the Godavari Boat Tragedy Enquiry Committee Report on the plea that it was still under consideration of the Cabinet, had revealed the details at his Press Conference. He requested the Chair to consider whether this would not amount to a breach of the privilege of the House.

The Chief Minister submitted that a distinction should be drawn between the Committees appointed by the House and the Governmental Committees. He opined that only in the former case the report case the report should not be divulged before it is placed before the House. There is no such restriction in the case of the latter.

In view of the position stated above there does not appear to be any prima facie case of breach of privilege and hence the notice is disallowed.

Ruling by the Chair:

re: A privilege motion on publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Sri Gowthu Latchanna:—I am not yielding.

Muaahi Abdul Aziz:—I request the hon. Members to be silent to enable the hon. Speaker to conduct the proceedings.
Ruling by the Chair; 11th August, 1978.

re: An privilege motion on publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Sri S. Jaipal Reddy:—We are making submissions and not questioning the Rule.

Provided that where the Speaker has refused his consent under rule 168 or is of opinion that the matter proposed to be discussed is not in order, he may, if he thinks it necessary, read the notice of question of privilege and state that he refuses consent or holds that the notice of question of privilege is not in order; namely:

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Rule 171 (1)
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Ruling by the Chair:

re: An privilege motion on publishing the Mukader Commission Report in the newspapers before it is presented to the House.

"...he my, if he thinks it necessary..." You will not say that it is necessary. Why it is not necessary? An privilege motion on publishing the Mukader Commission Report in the newspapers before it is presented to the House.

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..."read the notice of question of privilege and state that he refuses consent or holds that the notice of question of privilege is not in order." Rule 170. The right to raise a question of privilege shall be governed by the following conditions, namely: (i) not more than one question shall be raised at the same sitting, (ii) the question shall be restricted to a specific matter of recent occurrence, and (iii) the matter requires the intervention of the House. Even then if the Speaker does not agree and say that it is not in order, we cannot challenge. Nonetheless, the Speaker shall have the right to raise a question of privilege. The Speaker shall have the right to raise a question of privilege. The Speaker shall have the right to raise a question of privilege. The Speaker shall have the right to raise a question of privilege. The Speaker shall have the right to raise a question of privilege. The Speaker shall have the right to raise a question of privilege. The Speaker shall have the right to raise a question of privilege.
Ruling by the Chair: 11th August, 1978

Re: A privilege motion on publishing the Mukhtar Commission Report in the newspapers before it is presented to the House.

The Chair: "read the notice of question of privilege and state that he refuses consent or holds that the notice of question of privilege is not in order."

Publication of the report of the Commission appointed by the Government in pursuance of the resolution of the House does not constitute a breach of privilege.

Provided that where the Speaker has refused his consent under rule 168 or is of opinion that the matter proposed to be discussed is not in order, he may, if he thinks it necessary, read the notice of question of privilege and state that he refuses or holds that the notice of question of privilege is not in order....

Ruling by the Chair:

Re: On privilege motion on publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Re: On privilege motion on publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

I am not going to yield any more. I have closed that matter altogether. I am going to next question.

Sri S. Jaipal Reddy:—Let the Chief Minister say, on rule 170.

Sri S. Alwar Das:—Rule 170 is not binding on the Speaker.

Sri S. Jaipal Reddy:—We have only allowed the Leader of the House to speak. We have asked the Leader of the House to speak on Rule 170 and no-body else.

Sri Bhattam Srirama Murty:—It is the right of the members.
Ruling by the Chair: 11th August, 1978.

re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Sri Ch. Parasuram Naidu:—He said it is not a privilege. He never said it is out of order.

[in foreign language]

Rule No: 170. says: “The right to raise a question of privilege shall be governed by the following conditions, namely:

(i) not more than one question shall be raised at the same sitting.

(ii) the question shall be restricted to a specific matter of recent occurrence; and

(iii) the matter requires the intervention of the House.”

"not more than one question shall be raised at the same setting.

The matter requires the intervention of the House. The question shall be restricted to a specific matter of recent occurrence.”

Ruling by the Chair:

re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Mr Speaker:—I have given my Ruling. And I don’t want to change my Ruling. I am going to yield. I cannot carry on like that.

Premature publication of important matters which have to come before the House will not amount to a breach of privilege. (From Opposition Benches:—‘Shame. Shame. Shame’). Premature publication will not amount to a breach of privilege.

Confidential document. It was treated as confidential document, even the Chief Minister, yesterday admitted that it was a confidential document. He also stated that the lagage of a matter of privilege is a serious matter. He appointed a Commission of enquiry. He wanted to enquire into the matter. If it was not a breach of privilege he should not have taken any trouble to.

Pardon me. Thus it is clear that publication of the report of the Commission appointed by the Government in pursuance of the Resolution of the House does not constitute a breach of privilege."
Ruling by the Chair: 11th August, 1978. 167

re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Sri P. Sundariah:—Is not a breach of privilege. I have to challenge that rule itself. I am challenging of the Speaker himself....

Mr. Speaker:—Mr. Sundariabgaru. You are going off the mark...

Sri P. Sundariah:—You cannot conduct the House if you adopt these measures. If you don't want the Opposition to remain here, you can throw every one of us out. You can throw us out. I tell you I tell you, unless you respect the Opposition, you cannot run the House, if we are sitting here. What every the Rules, you changed the rules. We are not bothered about it. The failure of the Speaker...let me say it bluntly, when you brought it, it is just a courtesy to say...whatever the rules may feel it to allow the members i.e., who are sitting here...for two minutes. Instead of that you have wasted 45 minutes of the House. You have got every right. I am not questioning every right. Because you have got 220 members, the Government have elected you. Therefore you have got the right. But, is it the way you are going to conduct the House? This is the point. Even in the Parliament what ever the rules are there the rules are applied. They did not go by the letter of the rule...their consent...which you fail to do it and if you unless want that the Opposition need not be here, let the Government conduct according to the so-called rules as interpreted by you. If that is so, than you say it, I am to challenge the rule.

Mr. Speaker:—Sri P. Sundariabgaru. You are going off the mark...

Sri P. Sundariah:—(Continued)
August 1978, Ruling by the Chair:

re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Mr. Speaker — I have gone through them.
Ruling by the Chair:


Sri S. Jaipal Reddy: — We request the Chair not to precipitate matters. On a point of order Sir.

Chair: — On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Sri S. Jaipal Reddy: — We request the Chair not to precipitate matters. On a point of order Sir.

Chair: — Whether Speaker refuses permission to discuss the matter is a different matter.

Sri S. Jaipal Reddy: — Not more than one question must be raised in the same sitting.

Chair: — "The matter requires intervention of the House."
I will adjourn the House. I am not going to change my ruling. I will adjourn the House.

Sri M. Venkaiah Naidu:—We accept the proposal only if there is a discussion in the Chambers.

Dr. M. Channa Reddy:—It is always the privilege of the Speaker. On that I cannot really direct you. I may be anything, but I cannot direct you.
Ruling by the Chair; 11th August, 1978.

Re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

Sri S. Jaipai Reddy:—Now the Leader of the House has made a proposal for the House to adjourn, I also support it with one rider-provided the Speaker agrees to discuss with all the Opposition members and the Concerned Treasury Bench Members to decide upon the modalities in the matter.

Sri S. Jaipai Reddy:—Now the Leader of the House has made a proposal for the House to adjourn, I also support it with one rider-provided the Speaker agrees to discuss with all the Opposition members and the Concerned Treasury Bench Members to decide upon the modalities in the matter.

Sri S. Jaipai Reddy:—Now the Leader of the House has made a proposal for the House to adjourn, I also support it with one rider-provided the Speaker agrees to discuss with all the Opposition members and the Concerned Treasury Bench Members to decide upon the modalities in the matter.

The House now stands adjourned for ten minutes.

The House then adjourned at 11-15 a.m. to meet again after ten minutes.

The House reassembled at 11-25 a.m.

(Mr Speaker in the Chair.)

Sri S. Jaipai Reddy:—Now the Leader of the House has made a proposal for the House to adjourn, I also support it with one rider-provided the Speaker agrees to discuss with all the Opposition members and the Concerned Treasury Bench Members to decide upon the modalities in the matter.

Ruling by the Chair:

re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

The Chair: "On the privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House, I wish to say that the motion is against the rules of this House. The Report is being presented to the House and it should be discussed in the House. Publishing it in the newspapers before its presentation in the House is not in accordance with the rules of this House. Therefore, the motion is not allowed."

[Further discussions and proceedings not transcribed]
Ruling by the Chair.

Ruling by the Chair* nth August, 1978. 173

re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

11th August, 1978. 173

re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.

(Translation from Telugu)

11th August, 1978. 173

re: On privilege motion regarding publishing the Muktadar Commission Report in the newspapers before it is presented to the House.
Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

Papers Laid On The Table
1. Notification issued in G.O.Ms.No.369, GAD (Ser-c) dt. 22-5-78.

Dr. M. Channa Reddy:—I beg to lay on the Table, a copy of the notification issued in G.O.Ms.No.359, General Administration (Services-C) Department, dated; 22nd May 1978 containing an amendment to the Andhra Pradesh Civil Services (Disciplinary proceedings Tribunal) Rules. 1961 as required under section 10 (2) of the Andhra Pradesh Civil Services (Disciplinary Proceedings Tribunals Act. 1960.


Dr. M. Channa Reddy:—I beg to lay on the Table, a copy of the amendment made to the Andhra Pradesh Public Service Commission Regulations, 1963. and published in the notification issued in G.O.Ms.No. 358, G.A. (Ser-A) dated. 24th May 1978 in compliance with the requirements of Clause (5) of article 320 of the Constitution of India.

3. Audit Report of the A.P.S.Fin. Corp., 1975-76:

Dr. M. Channa Reddy:—I beg to lay on the Table, a copy of the Audit Report of the Andhra Pradesh State Financial Corporation for the year 1975-76, in compliance with Section 37 (7) of the State Financial Corporation Act, 1951.

Mr. Speaker.—Papers laid.

Non official Business
Non official Resolution

re: Providing 5 acres of wet land or 10 acres of dry land to each Tribal Family.
Non-Official Resolutions:


re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

11:35 a.m.

Non-Official Resolutions:

11th August, 1978. 173

re: Providing 3 acres of wet land or 10 acres of dry land to each tribal family.

11:35 a.m.

Non-Official Resolutions:

11th August, 1978. 173

re: Providing 3 acres of wet land or 10 acres of dry land to each tribal family.
Non-Official Resolutions:
re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.
Non-Official Resolution

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.


11-45 a.m.
Providing 5 acres of wet land or 10 acres of dry land to each tribal family.
Mr. Deputy Speaker:—There are about 4 non-official resolutions today as shown in the Agenda: it is not possible to transact them all. So I would like to have your advice in this regard. Can we take up two resolutions? Because it is already 11-30 a.m. We can go up to 12-30 p.m. The next one is regarding 'Crash Programme'... by Sri P. Janardhan Reddy. Can we confine to these two resolutions?

Sri P. Janardhan Reddy (Kamalapur):—Yes.

Mr. Deputy Speaker:—If you want only one resolution, I have no objection.

Mr. Deputy Speaker:—I have no objection, we will take only one resolution.
Non-Official Resolutions.
re: Prov ling 5 acres of wet land or 10 acres of dry land to each tribal family.
Non Official Resolution

11th August, 1978

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family

Resolution

Resolution passed unanimously the following resolution:

Resolution: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

Signed:

[Signature]

[Date]

[Location]
11th August, 1978

Non Official Resolution:
re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

12-05 p.m. The Chief Minister informed that in 1970 the Government had set aside 5 acres of wet land and 10 acres of dry land to each tribal family. However, the Government had failed to provide the land in time. The Minister assured that the problem would be solved as soon as possible. The Government had taken steps to acquire the required land and would provide it to the tribal families at the earliest. The Minister requested the tribal leaders to cooperate with the Government in this matter.

This resolution was passed unanimously with a standing vote of 100%.
Non official Resolution.

re. Providing 5 acres of wet land or 10 acres of dry land to each tribal family

11th August, 1978
11th August, 1978

Non official Resolution:

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family
Non official Resolution.

11th August, 1978

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

...
Non official Resolution:

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.
Non-official Resolution:
11th August, 1978

Re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

Resolved that it is provided that 10 acres of wet land and 10 acres of dry land shall be allotted to each tribal family.

Sd/-

[Signature]

12-25 p.m

[Additional Notes]

Non-official Resolution:

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.
Non-official Resolution: 11th August, 1978

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

12-35 p.m.

Non-official Resolution

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.
Non-official Resolution:

Providing 5 acres of wet land or 10 acres of dry land to each tribal family.


Non-official Resolution:  

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family

…
Non official Resolution: 11th August, 1978
re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

The Government of India has decided to provide 5 acres of wet land or 10 acres of dry land to each tribal family. The decision was taken in recognition of the unique cultural and environmental needs of tribal communities. The provision aims to support the sustainable livelihoods of these communities by granting them access to land, which is crucial for their traditional practices and economic activities. The decision also reflects a commitment to addressing the historical injustices faced by tribal populations.

In conclusion, the decision to provide land to tribal families is a step towards ensuring their social, economic, and cultural well-being. It recognizes the importance of land in sustaining their way of life and is a testament to the Government's efforts to promote equity and justice.

Non official Resolution,

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family

1-05 p.m.

...

Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

In the year 1959, the tribal families were provided with 1-12 acres of land. In 1968, 11-19 acres of land were provided. In 1970, 20-29 acres of land were provided. In 1972, 30 acres of land were provided to each tribal family. This resolution was passed on the 27th of August, 1978.
Non-official Resolution:

re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.


re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

In G.O.Ms. no. 797/8-8-1969 order were issued that the extent of land that may be assigned in the scheduled areas of the State to the S.Ts residing in those areas should be fixed at Ac 5 wet or Ac. 10 dry land in which case any person who is in occupation of excess area should not be possessed but such cases should be reported to the Government. As per the provisions of the A.P. Land Transfer Regulation Act. 1959, steps are being taken to exict all non tribals from the lands of the tribals. In the Agency Areas, where they had illegally come into the possession of such lands. But in respect of such lands, in such scheduled areas, the following concession are allowed for non-tribals.

(1) Landless poor non-tribals who are in occupation of Government lands in scheduled areas to the extent of 20 acres wet or 5 acres of dry land limited for a period of not less than 10 years shall not be evicted. But in respect of Harijans who occupied Government lands in scheduled areas shall not be evicted if they are in occupation from 1969. Regarding exclusion of their own lands and other Government lands, recently Government has taken a decision that the total area should be according to the National Forest policy 33/1/2 must be under Forest. But even in Andhra Pradesh which is known for its forests, it is only 23%. I may add and here that even in Adilabad District which is famous for its forests, is also below the national average. So it has been decided when the forest was taken as the concurrent subject, no deforestation can be done without the concurrence of the Central Government. Recently, a decision has been taken that although, the lands which in a forestation after 1955 cannot be exlased from the Reserve forest.

16—11

Non-official Resolution:
re: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

1-15 p.m.

Non official Resolution: Providing 5 acres of wet land or 10 acres of dry land to each tribal family.

Mr. Deputy Speaker:—Motion moved.

The question is:—

That leave be granted to withdraw the following resolution:

"That this House recommends to the Government to provide 5 acres of wet land or 10 acres of dry land to each tribal family, that all baroon lands and other Government lands that are taken into the reserved forest under aorestation schemes after 1955 be excluded from the reserved forest, that the non-tribal landless poor in the Agency areas who own 5 acres of wet or 10 acres of dry should not be distributed from their existing possession, and the tribals land usurped by non-tribal rich peasants and land lords be evicted and given to the tribal while not disturbing the possession of non-tribal landless poor who own 5 acres of wet or 10 acres of dry."

Mr. Deputy Speaker:—Motion moved.

The question is:—

That leave be granted to withdraw the following resolution:

"That this House recommends to the Government to provide 5 acres of wet land or 10 acres of dry land to each tribal family, that all baroon lands and other Government lands that are taken into the reserved forest under aorestation schemes after 1955 be excluded from the reserved forest, forest that the non-tribal landless poor in the Agency areas who own 5 acres of wet or 10 acres of dry should
not be distributed from their existing possession, and the tribals land
usurped by non-tribal rich peasants and land lords be evicted and
given to the tribal while not disturbing the possession of non-tribal
landless poor who own 5 acres of wet or 10 acres of dry."

The motion was adopted and the resolution was withdrawn.

CRASH PROGRAMME OF BUILDING LOW COST HOUSES
FOR AGRICULTURAL LABOURERS, INDUSTRIAL
WORKERS AND OTHER WEAKER SECTIONS

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

“This House recommends to the Government to undertake a
crash programme of building low-cost houses for agricultural
labourers, industrial workers and other weaker sections with a
target of not less than one lakh houses per annum.”

Mr. Deputy Speaker:—Resolution moved.

1-20 p.m.

Re: Crash programme of building low cost houses for agricultural labourers, industrial workers and other weaker sections.

The Harijans in Khazipalem Village in Guntur District have represented to the Committee that the Village Karanam obtained the thumb impressions in the Register showing that they were granted a sum of Rs. 100/- each as compensation towards the loss of their huts in a fire accident. The Karanam had not given the money but told them that it was adjusted towards the loans they have taken in the past.

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Mr. Deputy Speaker.—It is already 1.30 p.m., and the Hon'ble Member can resume his speech on the next non official day.

The House now stands adjourned till 8.30 a.m., on Monday, the 14th August, 1978.