### The Andhra Pradesh Legislative Assembly Debates

**Official Report**

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ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday the 27th June, 1978

The House met at Half-Past Eight of the Clock.

(MR. SPEAKER IN THE CHAIR)

ORAL ANSWERS TO QUESTIONS.

Construction of Tyres Factory at Mangalagiri

31—

*5-(C) Q.—Sarvasri G.V. Rattaiah and G. Ramaswami Reddi:- Will the Chief Minister be pleased to state:

(a) the stage at which the construction of tyres factory at Mangalagiri stands at present;

(b) the time by which the work will be commenced; and

(c) whether the construction will take place at all?

\[5\times 9\] Q.-Sri Nallapareddi Sreenivasul Reddy:—Will the Chief Minister be pleased to state:

An asterisk before the name indicates confirmation by the Member.

ESTIMATED COST OF THE PROPOSED TYRES FACTORY AT MANGALAGIRI

32—

*89 Q. -Sri Nallapareddi Sreenivasul Reddy :—Will the Chief Minister be pleased to state:

*An asterisk before the name indicates confirmation by the Member.
Oral Answers to Questions.

(a) the estimated cost of the proposed tyres factory at Mangalagiri:

(b) whether site has been acquired for the factory;

(c) the names of the partners and the employment potential;

and

(d) the expected annual production?

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(a) the estimated cost of the proposed tyres factory at Mangalagiri:

(b) whether site has been acquired for the factory;

(c) the names of the partners and the employment potential;

and

(d) the expected annual production?

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..r. Answers to Questions. 27th June, 1978. 143

చాల సంస్థల చెప్పిన శాసనాంశాల సమయానికం సంభవించింది. 1978 సా. జూన్ 27 రోజు డా. తెలంగాణ ప్రధాని. ఈ సమావేశం సమయానికం 8:40 ఎం.మి. నిర్ధిష్టం చేసి, ప్రత్యేకమైన సాంస్థిక పారుప దిగుమతి చేసింది.

ప్రశ్నప్పాల

ప్రశ్న 1. ప్రశ్నప్పా: ఇసుకంది రెండే నిర్ లోచి నిర్ధిష్టం చేయాలి. 10 సంస్థల అంశంలో అంతే ప్రశ్నాంశాల నిర్ధిష్టం చేయాలి.

ప్రశ్న 2. ప్రశ్నప్పా: రెండే నిర్ లోచి నిర్ధిష్టం చేయాలి. 10 సంస్థల అంశంలో అంతే ప్రశ్నాంశాల నిర్ధిష్టం చేయాలి.

ప్రశ్న 3. ప్రశ్నప్పా: రెండే నిర్ లోచి నిర్ధిష్టం చేయాలి. 10 సంస్థల అంశంలో అంతే ప్రశ్నాంశాల నిర్ధిష్టం చేయాలి.

Oral Answers to Questions.

Q. Dr. M. Channa Reddy.—I will take notice.

Q. 1. Hon. Member (T. V. Ramana):—The Hon. Minister for the Welfare of Scheduled Castes and Scheduled Tribes said that Sunday, 27th December, 1977, was observed as the State Cultural Day, and the State Assembly was attended by a large number of people. The Hon. Minister also said that the State Government had taken several measures to promote cultural activities in the State. The Hon. Member asked whether the State Government had any plans to celebrate the State Cultural Day on a grand scale in the future.

Mr. Minister.—The State Government had taken several measures to promote cultural activities in the State. The State Cultural Day was observed on Sunday, 27th December, 1977, in a grand manner.

Q. 2. Hon. Member (T. V. Ramana):—I would like to ask the Hon. Minister whether the State Government had any plans to celebrate the State Cultural Day on a grand scale in the future.

Mr. Minister.—The State Government had planned to celebrate the State Cultural Day on a grand scale in the future.

Dr. M. Channa Reddy.—I will take notice.

Q. 3. Hon. Member (T. V. Ramana):—The Hon. Minister said that the State Government had taken several measures to promote cultural activities in the State. The Hon. Member asked whether the State Government had any plans to celebrate the State Cultural Day on a grand scale in the future.

Mr. Minister.—The State Government had planned to celebrate the State Cultural Day on a grand scale in the future.

Dr. M. Channa Reddy.—I will take notice.
PEORGMSATIN OF CONSTITUENCIES FOR TEACHERS AND GRADUATES IN TELANGANA AREA

54-

*53 Q.—Sarvasri A. Omkar, N. Nagha Reddy and A. Laxminarayana:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that there is a constituency for teachers and also for graduates at the rate of one district (i.e., Krishna) and 2 to 3 districts each in coastal area Rayalaseema area;

(b) whether it is also a fact that there is a constituency for teachers and graduates for 3 districts in Telangana areas, and

(c) whether there is any proposal with the Government to refer to the election commission for the reorganisation of these constituencies in Telangana area?

Oral Answers to Questions

(1) దేశంలో అధికారికమైన నిర్ణయాలు నిరన్తరం మరియు విభాగాల నిర్ణయాలు కూడా సంస్థ మేలె ఉంటాయి. ఈ నిర్ణయాల ప్రకారం దేశంలో అధికారికమైన నిర్ణయాలు నిరన్తరం మరియు విభాగాల నిర్ణయాలు కూడా సంస్థ మేలె ఉంటాయి. అయితే ఈ నిర్ణయాల ప్రకారం దేశంలో అధికారికమైన నిర్ణయాలు నిరన్తరం మరియు విభాగాల నిర్ణయాలు కూడా సంస్థ మేలె ఉంటాయి.

(2) దేశంలో అధికారికమైన నిర్ణయాలు నిరన్తరం మరియు విభాగాల నిర్ణయాలు కూడా సంస్థ మేలె ఉంటాయి. అయితే ఈ నిర్ణయాల ప్రకారం దేశంలో అధికారికమైన నిర్ణయాలు నిరన్తరం మరియు విభాగాల నిర్ణయాలు కూడా సంస్థ మేలె ఉంటాయి.

(3) వేదికలు నిర్ణయాలు నిరన్తరం మరియు విభాగాల నిర్ణయాలు కూడా సంస్థ మేలె ఉంటాయి.

(4) ఉదాహరణలు నిర్ణయాలు నిరన్తరం మరియు విభాగాల నిర్ణయాలు కూడా సంస్థ మేలె ఉంటాయి.
Dr. M. Chenna Reddy: —The total number of Members to be elected from the constituencies is limited.

Mr. Speaker: —Nobody denied it.

Sri S. Alwar Das: —I belong to the entire State as a Legislator.

Mr. Speaker: —Nobody denied it.

Wherever there are voters, will the Government themselves, as they are doing for general elections, divide the constituencies rationally?
Sri P Subbiah:—The State Government has to recommend to the Centre, that the excise department has been trying to introduce arrack in the State during 1976-77 and 1977-78.

Sri S. Jaipal Reddy:—Will the Minister for Excise be pleased to state:

(a) the total quantity of arrack supplied to arrack contractors in the State during 1976-77 and 1977-78;

(b) the rate at which the arrack is sold; and

(c) the total rents collected by the Government during 1976-77 and 1977-78?

Sri P Subbiah:—(2) 30 கண்ட, ஸ்ரீ ஸ்ரீ தேவாரம் கேரளத்திய துணை வீரசார் கண்ட வங்கிய செயல்பாட்டிற்கு அந்த தேவாரம் வீரசார்

1976-77 — 6,15,61,431 ரூ. ஓடு

1977-78 — 3,34,88,187 ரூ. ஓடு

(1978 வரை) 3000 ரூ. ஓடு

(3) 30 கண்ட, ஸ்ரீ ஸ்ரீ தேவாரம் ரூ. 4.07

60 கண்ட ஸ்ரீ ஸ்ரீ தேவாரம் ரூ. 2.39
Sri S. Jaipal Reddy (Kalwakurthi): — During the year 1976-77, Rs. 6 crores and odd B.L. was supplied to the Contractors whereas they got Rs. 46 crores. In 1977-78, they supplied Rs. 3 crores B.L. as against which they got Rs. 55 crores and odd. What I am not able to understand is, how they got more money for less supply of arrack. Does it not mean that our Government is interested more in getting revenue than regulating excise business?
152 27th June, 1978.

Oral Answers to Questions-


5. ప్రశ్న: ఎన్ని సంఖ్యలు సమీకరణ నిషేధించారు?


5. ప్రశ్న: ఎన్ని మీటరుల ద్రాఫ్టింగు వయస్సు సమీకరణ నిషేధించారు?

ఇది సర్ప్రేషించబడినది: మిగిలిన సంఖ్యలు సమీకరణ నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు. 6 మంది నిషేధించారు.

9-10 అంశం:

5. ప్రశ్న: ఎన్ని సంఖ్యలు సమీకరణ నిషేధించారు?

Sri S. Jaipal Reddy:— With the figures available, we can say that the Excise Contractors are sought to boot-legging and the Excise Contractors are licenced boot-leggers. Our Government, instead of issuing licence for regularising the excise business through the contractors it is issuing licence for boot-legging. Therefore, I request the Government to see that the liquor is supplied to the Contractor on a lower rate and of good quantity. This is the only way by which you can regularise the excise business.

Sri S. Jaipal Reddy:— The Government is not trying to check the boot-legging. This is inherent in the policy of the Government itself.

Sri P. Ganga Reddy:— It is not correct, Sir.
*2 (K) Q.—Sri Ch. Parasuram Naidu:—Will the Minister for Home be pleased to state:

(a) whether police bandobust of a van-full of police force is provided to Sri Vasireddi Krishnamurthy Naidu, the official congress candidate for election from the Parvathipuram Assembly constituency through out all his tour of the villages and town of the constituency and during all the electioneering time;

(b) whether the Ex-Minister was not at all discharging any ministerial function while canvassing as a candidate;

(c) whether the police bandobust state above was continued inspite of protest by the opposite candidate and the Deputy Superintendent of police defied the opposite candidate to complain to whomever he likes, although he was told that it is having terrorising effects on the people?

The Minister for Home (Sri M.M. Hashim):—

(a) No Sir. Only a guard was provided when he halted at Parvathipuram and other places as is usually done in the case of Ministers.

(b) Some files were circulated to Minister (Medium—Irrigation) and seen by him between 9-2-1978 to 21-2-1978.

(c) Does not arise in view of answer to clause (a)

Sri Ch. Parasuramanaidu (Parvathipuram):—Mr. Speaker Sir, The hon. Minister is contradicting me on a question of fact that a mere guard was provided. I, as a Member of this House had put it in writting and it was referred to the Collector and all authorities including Election Commission that wherever he (Mr. Krishna Murthy Naidu, Ex-Minister) went the van-full of police force accompanied him in his electioneering campaign. (I will the hon'ble Minister cause an enquiry whether a van-full of police force has been given to company him throughout his election? (2) whether such force can be provided to a person who was a Minister and a candidate in the election?

Sri M.M. Hashim:—Sir, as usual guard was provided. Now the hon'ble Member wants to know the size of the guard i.e., the number of police personnel. I have mentioned that as usual guard was provided to the Minister and that guard might have gone to all the places the Minister visited. Wherever the Minister halted, guard was provided and the guard did not accompany him throughout the election campaign.
Oral Answers to Questions. 27th June, 1978.

Sri M. M. Hashim—Police Guard was provided to the Minister.

Sri M. M. Hashim—There was no special arrangement. As usual it was provided.

Sri M. M. Hashim—Police Guard was provided whenever he halted.

Sri Ch. Parasuramanaidu—Sir, the hon’ble Minister ignored to answer altogether. He has not answered ‘C’ at all. I have said that a protest was made to the Dy. Superintendent of Police and there was no denial of the fact that there was a van-full of police and it is also not disputed that only at places where he stopped, guard was provided.
ded. I am questioning the hon. Minister whether an enquiry will be instituted to know the basic facts of the question? Here departmental officers have given information that only few persons accompanied him in guard at the halting places. I am speaking that throughout the election, they have accompanied the Minister. Because it is a question of honour of the House, will the hon. Minister get this matter enquired into to ascertain the facts?

Sri M.M. Hashim:—As I have already informed you, he was provided with guard as usual.

Mr. Speaker:—Even then, you have provided some security arrangements to the Minister when he was on election tour.

Sri M.M. Hashim:—Usually we have to provide some security arrangements to Ministers. Though he was a candidate, he was a Minister; so we have provided guard.

Sri Ch. Parasuramanaidu:—It is a question which relates to the constitutional violation and the Government of the day had violated. It had provided a van-full of police to a candidate in the election. I am demanding an enquiry for the honour of the House. Is the Government prepared to hold an enquiry and uphold the honour of the House?

Sri M.M. Hashim:—Where is the question of enquiry? I am repeatedly saying that the guard was provided because he was the Minister.
Oral Answers to Questions. 27th June, 1978. 157

Sri M.M. Hashim: —I have accepted that police bondobust was given.

Sri M.Omkar:—It is violative to the norms of the Government.

Sri P. Sobhanadreswara Rao:—Is it the policy of the present State Government to provide security measures to the candidates even in the coming elections?

Mr. Speaker:—It is a hypothetical question.

Sri M. M. Hashim:—He was the Minister, (by chance he was the candidate also) security was provided to him but nothing else.

Sri M. M. Hashim:—Sir, there are certain norms, in that it is mentioned that we have to provide certain security to the minister wherever they halt and while they were moving no security was to be provided. That was what we have done in this case.
Dr. R. M. Manohar:—Please withdraw that word.

Sri P. Sundarayya:—I am not withdrawing anything.TRANSLATION

Sri M. M. Hashim:—Repeatedly I am explaining very clearly. If your capacity of understanding is lacking, I cannot help it. I am clearly saying that guard was provided.

(Interruptions)
Oral Answers to Questions. 27th June, 1978.

Mr. M. Venkaiah Naidu:—On a point of information Sir, In the papers, it came that the Mukhtadar Commission submitted its Report to the Government. Will it be placed on the Table of the House during this meeting? I want the Chief Minister to give the information.

Sri. M. Channa Reddy:—The Report is under the examination of the Government.

Sri Ch. Parasurama Naidu:—I request that I want Half an hour discussion on my question (Q.No:36).

Mr. Speaker:—You send me a notice.

Sri Ch. Parasurama Naidu:—The Ministers also must co-operate with the Speaker. It is unfortunate that they are not giving straight answers or correct answers. Sometimes they are evading to answer.

Changes in the Administrative Set Up of the Revenue Department 37—

*4 (O) Q.—Sri Nallapareddi Srinivasul Reddi:—Will the Minister for Revenue be pleased to state:

7—3
Oral Answers to Questions

(a) whether the state Government propose to make changes in the administrative set up of the Revenue Department at the village and the district level;

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

(c) when will the proposal materialise?

Revival of The Revenue Board

38—

*580 Q.—Sri Bhattam Sreerama Murthy:—Will the Minister for Revenue be pleased to state:

(a) whether the Government propose to revive the Revenue Board; and

(b) if so, when and the reasons therefor?

Repairs To Ampuram—Bhairipuram Road in Sompeta Taluk

39—

*52Q.—Sri B. Venkatesam Sarma:—Will the Minister for Roads and Buildings be pleased to state:
(a) whether the Government are aware that the Ampuram-Bhairipuram road in Sompeta Taluk, which has been taken over by roads and Buildings Department since two and half year has not been maintained and repaired so far;

(b) when the road repairs will be taken up; and

(c) whether there is any proposal to take up the following roads from Zilla Parishad control to the Roads and Buildings as the buses playing on the route are facing much hardship due to the bad conditions of the roads;

(i) Edupuram-Nelevanka-Kavity Road;

(ii) Kanchili-Sreerampuram-Manikyapuram Road?

The Minister for Roads and Buildings (Sri M. Manik Rao):—

(a) & (b) The road from Ampuram to Bhairipuram is being maintained by the R&B Department ever since its take over from Zilla Parishad. Though no substantial improvement to the nature of the work has been taken up; repairs are being attended to with available “Repairs Grant”. Instructions were issued to take up resurfacing in KM 0/0 to 5/0 of the said road and complete the incomplete bridges in KMs 5/4 and 8/7. An estimate for improvements of the road is under scrutiny and it will be sanctioned depending upon the availability of funds.

(c) The road from Kanchili to Manikyapuram was already taken over to the control of R&B Department. There is no proposal now to take over Eedupuram-Nelevanka-Kavity Road.

Mr. S. Jaipal Reddy,—Sir. I am raising a point of order.

Mr. Speaker;—There is no question of point of order.... Please resume your seat. The Minister for Sugar...

Dr. M. Cahnna Reddy:—He has already taken your permission Sir,

Mr. Speaker:—Yes, he is having High Blood Pressure and the questions No. 40 and 41 have to be postponed. Minister for Transport has also taken my permission. Some one is going to answer his questions on his behalf.

Sri M. Venkaiah Naidu;—Sir, there is a point of order..

Mr. Speaker:—There is no point of order... let them read the answers please.
Mr. M. Venkaiah Naidu:—Sir, yesterday, you have allowed a point of order to Shri Madan Mohan, inister.

Mr. Speaker:—No, I have not allowed.

(Qn. Nos. 40 and 41 were postponed)

Completion of The Left Channel of Vamsadhara Project

*205-Q-Sri K. Narsaiah:—Will the Minister for Major Irrigation be pleased to state:

(a) whether it is a fact that the left channel of the river Vamsadhara Project is being completed in 1977-78;

(b) whether the supply of water by this project upto Palasa, Sompeta, Ichapuram taluks as originally included in the plan;

(c) the reasons for eliminating now the two taluks viz, Sompeta for Ichapuram; and

(d) whether the Govt. will reconsider at last now to include the above two taluks in the said scheme in view of the facts that they have no other permanent source of irrigation facilities and their backwardness?

(2) Qomn. 42—

*205 (a) 9:30 a.m.

(a) whether it is a fact that the left channel of the river Vamsadhara Project is being completed in 1977-78.

(b) whether the supply of water by this project upto Palasa, Sompeta, Ichapuram taluks as originally included in the plan;

(c) the reasons for eliminating now the two taluks viz, Sompeta for Ichapuram; and

(d) whether the Govt. will reconsider at last now to include the above two taluks in the said scheme in view of the facts that they have no other permanent source of irrigation facilities and their backwardness?

(b) 9:40 a.m.

(a) whether it is a fact that the left channel of the river Vamsadhara Project is being completed in 1977-78. Narsaiah:—It is not.

(b) whether the supply of water by this project upto Palasa, Sompeta, Ichapuram taluks as originally included in the plan.

(c) the reasons for eliminating now the two taluks viz, Sompeta for Ichapuram.

(d) whether the Govt. will reconsider at last now to include the above two taluks in the said scheme in view of the facts that they have no other permanent source of irrigation facilities and their backwardness.

(b) 9:40 a.m.
Funds Sanctioned Under DPAP For Cuddapah Dist.

44—

291 Q—Sri E. Subba Rao:—Will the Minister for Rural Development be pleased to state:

(a) whether an amount of Rs. 5 lakhs has been deposited with Harijan Development Cooperative Society from the funds sanctioned under DPAP for Cuddapah district;

(b) if so, how this amount has been spent; and

(c) whether this is part of the DPTP?

Nationalisation of Bus Services In Srikakulam District

45—

1 (D) Q.—Sarvasri Ch. Parasuram Naidu, and Pydi Sreerama Murthy:—Will the Minister for Transport be pleased to state:

(a) whether extension of Nationalised Bus services to Srikakulam Districts in full was promised in 1975;

(b) if so the reasons for postponing such extension;

(c) whether the construction of Bus Depot at Parvathipuram is completed;

(d) whether any other construction of Depots were undertaken in Visakhapatnam and Srikakulam Districts;

(e) the period by which the complete nationalisation going to be introduced in Srikakulam District; and

(f) whether as an immediate first step, Nationalised services will be introduced to connect all taluk head-quarters to the District Head quarters and to the neighbouring taluks of Orissa?
High Court Judgement on the issue of Ownership Certificates

45—A

S.N.Q.No 1447—F—Sri M. Omkar (Narsampeta): Will the
Minister for Revenue be pleased to state:

(a) whether the Government are aware of the fact that the A.P.
High Court delivered a judgement in Writ Appeal No. 19 and 20 of
1978 dated 7-4-1978 making null and void of all ownership certificates
issued under section 38-E of Andhra Pradesh (Telangana Area) Tenancies
and Agricultural Lands Act, 1950;
(b) the steps taken by the Government to protect the interests of the protected tenants?

Sri. S. Jaipal Reddy:—Mr. Speaker Sir, Mr. B. Ayyapu Reddy has put a relevant question and we have put a concrete question. The Minister is not even trying to rise from his seat. He is trying to sit back comfortably and the Speaker looks at him conveniently.
9.50 a.m.

Sri S. Jaipal Reddy:—This shows the Government of Andhra Pradesh is not very much interested.

Mr. Speaker:—You need not draw any other inference. The only inference is we will ask the Minister concerned to bring the judgment as soon as possible.

Mr. Speaker:—When you apply for a judgment, do you mean to say they will give it?

Sri N. Janardhana Reddy:—The Government Header will be getting it.
Written Answers to Questions (starred) 27th June, 1978.

Mr. Speaker.—It is a question of thousands of people.

Sri N. Janardhana Reddy:—I have assured the House I am going to get it tomorrow and discuss. You have to allow it Sir.

Written Answers to Questions (Starred)

Location of an Export-oriented Textile Mill at Renigunta

33—

*188 Q.—Sri A. Eswara Reddy:—Will the Minister for Textiles be pleased to state:

(a) whether a letter of intent was given by the previous Central Government for the location of an export oriented Textile Mills with Rs. 40 lakhs capital at Renigunta, Chittoor district; and

(b) whether it is a fact that it is shelved now?

A.—

(a) No Sir.

(b) Does not arise.

Registration of the Candidates in the dist. employment office Srikakulam with false certificates

43—

*2 (D) Q.—Sarvasri V. Narasimha Rao and S. Vijaya Ram Raju:—Will the Minister for Labour and Employment be pleased to state:
Matters under rule 329:

re: Supply of Krishna waters to Madras for drinking purpose, utilising the same in Rayalaseema area.

(a) whether it is a fact that several non-girijans of Srikakulam District are registering their names in the District employment office with false certificate issued by the respective taluk Tahsildars as Bentho Oriya and Oriya Halva Tribes and obtaining jobs in district and other place;

(b) the reasons for recognising the candidates of Bentho Oriya and Oriya Halva Tribes by the Taluk Tahsildars;

(c) the number of Tahsildars issued such certificates and the number of candidates registered in the District Employment Office so far; and

(d) if so, whether the Government will take suitable steps for issuing false certificates by the Taluk Tahsildars and cancel the certificates issued already?

A.

(a) No Sir.

(b) Does not arise.

(c) The Tahsildars of Tekkali and Parvathipuram have issued the certificates. No. of candidates belonging to Bentho Oriya and Halva Oriya registered in the Employment Exchange, Srikakulam are 14 and 3 respectively.

(d) Does not arise.

MATTERS UNDER RULE 329

re: Supply of Krishna waters to Madras for drinking purpose, utilising the same in Rayalaseema area.

10 00 a.m. 168 27th June, 1978.
Matters under Rule 329:
27th June 1978.
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re: Supply of Krishna Waters to Madras for drinking purposes, utilising the same in Rayalaseema area.

2000 cases of 90 litres each at 2000 g. per case for a period of 20 months at a rate of Rs. 100/- per case. The period shall be from 20th June 1978 to 19th April 1980. The first case shall be delivered within 45 days of the order. The cases shall be delivered at the rate of 20 per month. Each case for Rs. 100/-.

The parties have agreed to deliver the cases within the stipulated period. The parties have also agreed to pay the rates as specified in the order. The cases shall be delivered in good condition and the party shall be liable for any damage caused during the transport.

The parties have agreed to abide by the terms and conditions of the order. The party delivering the cases shall be liable for any delays in delivery. The party receiving the cases shall be liable for any damage caused during the transport.

The parties have agreed to pay the rates as specified in the order. The party delivering the cases shall be liable for any delays in delivery. The party receiving the cases shall be liable for any damage caused during the transport.

The parties have agreed to abide by the terms and conditions of the order. The party delivering the cases shall be liable for any delays in delivery. The party receiving the cases shall be liable for any damage caused during the transport.
Matters under Rule 329

re: Supply of Krishna waters to Madra for drinking purposes, utilising the same in Rayalaseema area.

10-10 a.m.

...

re: Supply of Krishna waters to Madras for drinking purpose, utilizing the same in Rayalaseema area.

The subject mentioned in the supply of Krishna waters to Madras for drinking purpose requires further clarification. The supply of water from Krishna river to Madras has been ongoing for a long time. However, the utilization of the same water in Rayalaseema area is a new development.

The question arises whether the water from Krishna river can be effectively utilized in Rayalaseema area for drinking purposes. The technical feasibility and economic viability of such a project need to be thoroughly examined.

The water from Krishna river has been found to be suitable for drinking purposes. The quality of the water meets the required standards. However, the distribution and transportation of the water to Rayalaseema area need to be carefully planned.

The cost of transportation and distribution of the water to Rayalaseema area is an important factor to consider. The government and private parties need to work together to find a feasible solution.

In conclusion, the utilization of Krishna waters for drinking purposes in Rayalaseema area is a promising project. Further technical and economic studies are recommended to ensure the success of the project.
Matters under rule 329:

re: Supply of Krishna waters to Madras for drinking purpose, utilising the same in Rayalaseema area.


Supply of Krishna waters to Madras for drinking purpose, utilising the same in Rayalaseema area.

re: Supply of Krishna waters to Madras for drinking purpose, utilising the same in Rayalaseema area.

I want to go on record with all the sense of responsibility that by the end of August, 1978, we shall see that all these schemes are sent to Planning Commission and Water and Power Commission for examination.
Matters Under Rule 329:
re: Supply of Krishna waters to Madrass for drinking purpose, utilising the same in Rayalaseema area.
Matters under rule 329:
Spuply of Krishna waters to Madras for drinking purposes, utilising the same in Rayalaseema area.


We will be in a better bargaining position. We will be in a better bargaining position.
Supply of Krishna water to Madras for drinking purposes, utilising the same in Rayalaseema area.


Matters under Rule 329:

1. 25% of the extracted water will be used in the Rayalaseema area for drinking purposes.
Matters under Rule 329:
Supply of Krishna waters to Madras for drinking purposes, utilising the same in Rayalaseema area.

10-40 a.m.

Matters under rule 329:

Supply of Krishna water to Madras for drinking purposes, utilising the same in Rayalaseema area.

Matters under Rule 329:
Supply of Krishna waters to Madras for drinking purposes, utilising the same in Rayalaseema area.

We will not allow any engineer to prepare a scheme for any big city and town without taking into consideration the supply of water to villages and intermediary villages also. Villagers will not be treated as second-rate citizens.

We will ensure that at least 20 litres per capita is supplied to each village and intermediary village. Villagers will not be treated as second-rate citizens.
Calling Attention to matters of urgent public importance:

re: Decision of the Govt. to conduct the enquiry of the Bhargava Commission in camera.

(2) Withholding the result of S.S.C. Examination of Jagityal Centre of Karimnagar District.

Calling attention to matter of urgent Public importance

re: Decision of the Govt. to conduct the enquiry of Bhargava Commission in camera
Calling Attention to Matters of urgent Public Importance:

re: Decision of the Govt. to conduct the enquiry of the Bhargava Commission in camera.

10-50 a.m.

Calling attention to matters of urgent public importance:

re: Decision of the Govt. to conduct the enquiry of the Bhargava Commission in camera.

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184 27th June, 1978. Calling attention to matters of urgent public importance:

re Decision of the Govt. to conduct the enquiry of the Bhargava Commission in camera.
Calling attention to matters of urgent public importance:
re: Decision of the Govt. to conduct the enquiry of the Bhargava Commission in camera.

This is not the
deciding body. It is a fact-finding Commission. The Commission is entrusted with 41 cases and also 300 murder cases committed by the naxalites. We feel guilty and stand before the public opinion and we stand before the Assembly as guilty people.
Calling attention to matters of urgent public importance:

Re: Decision of the Govt. to conduct the enquiry of the Bhargava Commission in camera.

Sri S. Alwar Das:—Point of order, Sir, “There shall be no debate on such statement at the time it is made but each member in whose name the item stands in the list of business may, with the permission of the Speaker, ask a question... and no member shall be allowed to make any speech while calling attention of the Minister to any matter of urgent Public Importance.” If law-makers break rules, there will be chaos in the House and we are...

Mr Speaker:— I appreciate you, Mr. Alwar Das. But you cannot dictate to me about the rules... I know the rules and inspite of that, I am permitting him to put that question.

Calling attention to matters of urgent public importance:

re: Decision of the Govt. to conduct the enquiry of the Bhargava Commission in camera.

What are the extra-ordinary circumstances which impelled this Government to put this Commission under the 'Burkah'. There are no circumstances, exigent or otherwise, which necessitate this action. The Government is not putting this Commission under the 'Burkah' because there are exigent circumstances. The Government is putting this Commission under the 'Burkah' because there are no exigent circumstances. This is a contradiction in terms. The Government is not putting this Commission under the 'Burkah' because there are no exigent circumstances. The Government is putting this Commission under the 'Burkah' because there are no exigent circumstances.

Sri S. Jaipal Reddy:—Mr. Speaker Sir, I sought your permission...to put a question....

Mr. Speaker:—No, I am not giving permission. I am sorry to say that Mr. Jaipal, you know, under the Rules, only one member who raised the issue can be asked to question. But every member is getting up and wanted to put a question. It amounts to almost a debate. I have not allowed any debate here.

Sri S. Jaipal Reddy:—Sir, I have already sought your permission in your Chambers, but I don't know what happened in the meanwhile....

Mr. Speaker:—But, you are doing yourself all these things. Every member is getting up and putting a question without even...
Calling attention matters of urgent public importance:
re: Decision of the Govt. to conduct the enquiry of the Bhargava Commission in camera.

obtaining permission of the Chair. You are not even observing the ordinary etiquette... that is the whole trouble with you... I am sorry to say that Mr. Jaipal. You must also see that some dignity is attached to the Chair you know... .

Sri. S. Jaipal Reddy:— I sought your permission, Sir, you did permit me.

Mr. Speaker:—That is regarding some other matter. I will never permit any member to put any question, other than who raises the issue.

Sri S. Jaipal Reddy:— I am very sorry to say that the memory of the Chair is very short....

Mr. Speaker:—If your memory is short, my memory cannot be short in your opinion. But I request you not to pass any such remarks hereafter.

Mr. Speaker:—I am telling you only the scope of rule 329.
Matter under Rule 329:
re: Fall in the Results of Urdu Medium Intermediate Examination.

Announcement

Re: Address by the President of India.

Sri M. Channa Reddy.—Sir, with your permission, one announcement I would like to make:

"I have great pleasure in announcing to the House that the President of India has been pleased to address the Members of the Andhra Pradesh Legislative Assembly and the Andhra Pradesh Legislative Council in the Assembly hall at 4-30 p.m., on 28th June 1978. I request all the Hon’ble members to be present on the occasion."

Matter Under Rule 329

Re: (3) Fall in the Results of Urdu Medium Intermediate Examinations.
PAPERS LAID ON THE TABLE.

(1) G.O. Ms.No.1687, Revenue(U) Department dt: 20-12-77.

The Minister for Revenue: (Sri N. Janardhan Reddy) — Sir, I beg to lay on the table a copy of the G.O. Ms.No: 1687 (Revenue (U) Department, dated: 20-12-1977 issued under rule 39 of the Rules for the supply and distribution of stamps as in force in the State of Andhra Pradesh, and published at page 310 of Issue No.51, dated 22nd December 1977 of Rules an Extract of Part-I of the Andhra Pradesh as required under Section 75 (A) of the Indian Stamp Act.


Minister for Tourism (Smt.Roda Mistry);—Sir, I beg to lay on the Table a copy of the State Administration Report of the Department of Public Libraries for the year 1976-77 as required under section 8 (e) of the Andhra Pradesh Public Libraries Act, 1960.

(3) 16th and 17th Annual Reports of Tungabhadra Steel Products Limited for 1975-76 and 76-77.

Minister for Agriculture (Sri Y. Venkata Rao) — Sir, with permission on behalf of the Minister for Major Irrigation. I beg to lay on the table a copy in each of the (1) 16th Annual Report for 1975-76 of the Tungabhadra Steel Products Limited, together with the Audit report thereon for the year 1975-76, (2) 17th Annual Report for 1976-77 of the Tungabhadra steel products Limited, together with the Audit Report thereon for the year 1976-77, as required under section 619A (2) of the Indian Companies Act, 1956.

Sri C. Dass:—Sir, with the permission of the Chair, on behalf of Sri A. Vengal Reddy, Minister for Transport, I beg to lay on the Table a copy in each of the following notifications containing amendments to the Andhra Pradesh Motor Vehicles Rules, 1964 as required under section 133 of the Motor Vehicles Act, 1939:


Mr. Speaker:—Papers laid

GOVERNMENT BILLS.


The Minister for Panchayati Raj (Sri M. Baga Reddy):—

Sir, I beg to move for leave to introduce the Andhra Pradesh Gram Panchayats (Second Amendment) Bill, 1978.

Mr. Speaker:—Motion moved.

The question is:

"that leave be granted to introduce the Andhra Pradesh Gram Panchayats (Second Amendment) Bill, 1978."

The Motion was adopted and the Bill was introduced.


Sri N. Janardhan Reddy:—Sir, beg to move:

"that leave be granted to introduce the Andhra Pradesh (Telengana Area) Irrigation (Amendment) Bill, 1978."

Mr. Speaker:—The question is:

"That leave be granted to introduce the Andhra Pradesh (Telengana Area) Irrigation (Amendment) Bill, 1978."

The Motion was adopted and the Bill was introduced.


Sri G. Rajaram:—Sir, I beg to move:
“That leave be granted to introduce the Indian Electricity (Andhra Pradesh Amendment) Bill, 1978.”

Mr. Speaker: —The question is:

“That leave be granted to introduce the Indian Electricity (Andhra Pradesh Amendment) Bill, 1978.”

The Motion was adopted and the Bill was introduced.

BUSINESS OF THE HOUSE

GOVERNMENT BILLS:
THE ANDHRA PRADESH LAND ENCROACHMENT (AMENDMENT) BILL 1978

Sri N. Janardhana Reddy: —Sir, I beg to move:


Mr. Speaker: —Motion moved.
Government Bills:

11-40 a.m. 

(Mr. Deputy Speaker in the Chair)

Section 6 of the Principal Act “Any person who unauthorisedly reenters other than land less poor or a person who has no house site”. Any person who unauthorisedly reenters Other than a land-less poor or a person who has no house-site. 

Section 6 of the Principal Act “Any person who unauthorisedly reenters other than land less poor or a person who has no house site”. Any person who unauthorisedly reenters Other than a land-less poor or a person who has no house-site. 

Government Bills:


Any person who unauthorisedly occupies...
Government Bills:


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11-50 a.m.


12-00 noon


Government Bills...
Government Bills:


[Text content]

12-10 p.m.


...
Government Bills:

27th June, 1978. 201

The A.P. Land Encroachment [Amendment] Bill, 1978

ప్రభుత్వ సంబంధిత పరిషత్‌ దినం నాటి జరిగిన అదిశాత్తి. అది సాంప్రదాయక న్యూన్యిటు నెడుగుదు సిద్ధాంతం కంప్యూటర్ సివిల్ కాంటెక్స్ యిస్టెమ్ నిపుణికాలు అందుబాటు ఉండాలని ఎదిగాంచాలి.

ఇది సంప్రదాయక దృష్టిగఢున్న పరిస్థితిలో నిలుస్తుంది. ఇది ప్రతి సంచాలన లేక భారత నాయక పరిచయ విషయంలో పిలువబడింది. అది కొన్ని పరిస్థితులకు భాగంగా ఉండే మనం ప్రతి సంచాలన ప్రతి సంచాలన కార్యక్రమాలు ప్రశ్నలు పరిశీలించాలని ఎదిగాంచాలి.
Government Bills:


...
Government Bills:
The A P Land Enrochment [Amendment]
Bill, 1978

29th June, 1978

The A P Land Enrochment Amendment
BiH, 1978

[Text in a language other than English]

12-20 p.m.
Government Bills:

The A.P. Land Encroachment Amendment Bill, 1978

27th June, 1978

...
Government Bills: 27th June, 1978

12-30 p.m

Government Bills:

చెట్లయె, చివర యెక్క మరియు అర్థ చేసి ఎన్నిగా నిషేధానిచ్చిన పళ్లి మూడు సంచలకాలు.

(1) అమ్మారిచివారి అన్ని పళ్లికాలు కచరి పళ్లిపిండి పెంచు సంచలకాలు. సాధనం ఇటీ పళ్లిపిండి పెంచబడిన సంచలకాలు విప్పించడానికి వారు సంచలకాలను విపాకాకు పెంచారు. జాతి చేసి పెంచబడిన సంచలకాలు ఎన్నికంగా క్షణార సంచలకాలు విప్పించడానికి చాలా సంచలకాలు విపాకాకు పెంచబడుతుంది. ఉదాహరణకు ఇతర సంచలకాలు ఉపయోగించబడుతుంది.

(2) యోగ్యమైన పళ్లి పెంచబడిన పిండి పెంచబడిన సంచలకాలు ఉపయోగించబడతాయి. యోగ్యమైన పళ్లి పెంచబడిన పిండి పెంచబడి పిండిలో పెంచబడిన సంచలకాలు ఉపయోగించబడతాయి.

(3) అమ్మారి పెంచబడిన పిండి పెంచబడిన సంచలకాలు ఉపయోగించబడతాయి. అమ్మారి పెంచబడిన పిండి పెంచబడి పిండిలో పెంచబడిన సంచలకాలు ఉపయోగించబడతాయి.

(4) అమ్మారి పెంచబడిన పిండి పెంచబడిన సంచలకాలు ఉపయోగించబడతాయి. అమ్మారి పెంచబడిన పిండి పెంచబడి పిండిలో పెంచబడిన సంచలకాలు ఉపయోగించబడతాయి.
Government Bills:

27th June 1978.

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208  27th June, 1978.

Government Bills:

..
Sri M. Omkar:—Sir, I beg to move:

"In Clause 3 between the words 'any person' and 'who unauthorisedly' occurring in the first line insert the following:—

"other than a landless poor or a person who has no house site'.

and

Sir, I beg to move:

"In Section 6 of the Principal Act, the following sub-section shall be inserted:—

"(4) In section 6, sub-section 1 after the words Any person add the following (Other than a landless poor or a person who has no house site)".

Mr. Deputy Speaker: Amendments moved.

12-50 p.m.

Government Bills:

Mr. Deputy Speaker;— The question is:

"The Andhra Pradesh Land Encroachment (Amendment) Bill 197 be taken into consideration."
The motion was adopted and the Bill was considered.

CLAUSE(2)

Mr. Deputy Speaker:—The question is: "Clause 2 do stand part of the Bill".

The motion was adopted and clause 2 of was added to the bill,

Clause (3)

Mr. Deputy Speaker:—The question is:

"in clause 3 between the words 'any person' and 'who unauthorisedly, occurring in the first line insert the following:

' other than a landless poor or a person who has no house site '

(Sri M. Omkar pressed for division and the House thus divided)

Ayes. 19; Noes 69; Neutrals Nil.

The amendment was lost.

Mr. Deputy Speaker:—The question is:

" in section 6 of the Principal Act, the following sub-section shall be inserted-

" (4) In section 6, sub-section 1 after the words "Any person add the following (other than a landless poor or a person who has no house site)"

The amendment was lost.

Mr. Deputy Speaker:—The question is:

" Clause 3 do stand part of the Bill ".

The motion was adopted.

and Clause 3 was added to the Bill.

Clause (1), Enacting Formula and Long Title

Mr. Deputy Speaker:—The question is;

" Clause (1), Enacting Formula and long Title do stand part of the Bill ".

The motion was adopted and Clause 1, Enacting Formula and long Title were added to the Bill.

Sri N. Janardhana Reddy:—Sir, I beg to move:

"The Andhra Pradesh Land Encroachment (Amendment) Bill, 1978, be passed".

Mr. Deputy Speaker:—Motion moved. The question is:

"The Andhra Pradesh Land Encroachment (Amendment) Bill, 1978, be passed."

The Motion was adopted and the Bill was passed.

The Andhra Pradesh Municipalities (Third Amendment) Bill, 1978

The Minister for Municipal Administration (Sri Vadde Nageschwara Rao): —Sir I beg to move:
"The Andhra Pradesh Municipalities (Third Amendment) Bill, 1978 be taken into consideration."

Mr. Deputy Speaker — Motion moved.

The question is:

"The Andhra Pradesh Municipalities (Third Amendment) Bill, 1978 be taken into consideration."

The Motion was adopted and the Bill was considered.

Mr. Deputy Speaker — The question is:

"That Clauses 2 to 7 do stand part of the Bill."

The Motion was adopted and clauses 2 to 7 were added to the Bill.

Sri Vadde Nageswara Rao:—Sir, I beg to move:

"That in Sub-clause (1) of the Andhra Pradesh Municipalities (Third Amendment) Act, 1978, substitute "Andhra Pradesh Municipalities (Second Amendment) Act, 1978."

Mr. Deputy Speaker — Amendment moved.

The question is:

"That in sub-clause (1) of the Andhra Pradesh Municipalities (Third Amendment) Act, 1978, substitute "Andhra Pradesh Municipalities (Second Amendment) Act, 1978."

The amendment was adopted.

Mr. Deputy Speaker — The question is:

"That Clause 1, as amended, do stand part of the Bill."

The Motion was adopted and clause 1, as amended, was added to the Bill.

Mr. Deputy Speaker — The question is:

“That Enacting Formula and long Title do stand part of the Bill.”

The Motion was adopted and Enacting Formula and Long Title were added to the Bill.

Sri Vadde Nageswara Rao —Sir, I beg to move:

The Andhra Pradesh Municipalities (Third Amendment) Bill, 1978 be passed’.

Mr. Deputy Speaker: —Motion moved,

The question is:

“The Andhra Pradesh Municipalities (Third Amendment) Bill, 1978, be passed’.”

The Motion was adopted and the Bill was passed.

THE HYDERABAD MUNICIPAL CORPORATION (AMENDMENT) BILL, 1978

Sri Vadde Nageswar Rao' —Sir, I beg to move:


Mr. Deputy Speaker:—Motion moved.

(Pause)

The question is:


The motion was adopted and the bill was considered.

Mr. Deputy Speaker: —The question is :

“Clauses 2 to 6 do stand part of the Bill.’

The motion was adopted and clauses 2 to 6 were added to the Bill.

Mr. Deputy Speaker: —The question is :

‘Clause 1, Enacting Formula and Long Title do stand part of the Bill’.

The motion was adopted and Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri Vadde Nageswara Rao: —Sir, I beg to move:
Government Bills:
The Indian Partnership (A. P. Amendment) Bill, 1978,


Mr. Deputy Speaker: — Motion moved.
(Pause)

The question is:

"The Hyderabad Municipal Corporations (Amendment) Bill, 1978 be passed"

The Motion was adopted and the Bill was passed.

The Indian Partnership (Andhra Pradesh Amendment) Bill, 1978

The Minister for Finance (Sri G. Rajaram): — Sir, with your permission, on behalf of the Minister for Small-Scale Industries, I beg to move:

"The Indian Partnership (Andhra Pradesh Amendment) Bill, 1978 be taken into consideration."

Mr. Deputy Speaker: — Motion moved.
Mr. Deputy Speaker:—The question is;
That the Indian Partnership (Andhra Pradesh Amendment) Bill 1978 be taken into consideration. The motion was adopted and the Bill was considered.

Mr. Deputy Speaker:—I will now put the clauses to vote. The question is; Clause 2 do stand part of the Bill. The motion was adopted and clause 2 was added to the Bill.

Mr. Deputy Speaker:—The question is: Clause 1, Enacting Formula and Long Title do stand part of the Bill.

The motion was adopted and Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri G. Rajaram:—Sir, I move:—
That the Indian Partnership (Andhra Pradesh Amendment) Bill, 1978 be passed.

Mr. Deputy Speaker:—Motion moved.

The question is:
That the Indian Partnership (Andhra Pradesh Amendments) Bill, 1978 be passed.

The motion was adopted and the Bill was passed.

Mr. Deputy Speaker:—The House now stands adjourned till 8—30 A. M. tomorrow.

(The House then adjourned to meet again at 8—30 A. M. on Wednesday, the 28th July, 1978.)