26th February, 1979.
(Monday)
7 Phalgun, 1900 S. E.

THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker: Sri D. Kondiah Chowdary

Deputy Speaker: Sri K. Prabhakar Reddy


2. Smt. M. N. Vijayalakshmi Devi

3. Sri S. Alwar Dass

4. Sri K. B. Siddayya

5. Sri S. Sambiah

6. Sri K. Govinda Rao

Secretary: Sri E. Sadasiva Reddy

Joint Secretary: Sri D. L. Narasimham

Assistant Secretaries: 1. Sri M. Ramanadha Sastry

2. Sri S. Purnananda Sastry

3. Sri R. N. Sharma

4. Sri Md. Ghouse Khan

5. Sri T. L. Balaram

6. Sri M. Viswanatham

7. Sri P. Bashaiah

8. Sri A. V. G. Krishna Murthy

9. Sri V. S. R. Sarma

Chief Reporter: Sri Habeeb Abdur Rahman
ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Thirteenth Day of the Third Session of the
Andhra Pradesh Legislative Assembly.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Monday, the 26th February 1979.
The House met at Half-Past Eight of the Clock
(Mr Speaker in the Chair)
(Oral Answers to Questions)
(Restructuring of Police System)

145—

*799 Q.—Sri K Govinda Rao (Anakapalli) — Will the Chief
Minister be pleased to state

(a) whether the Union Government has asked the suggestions
of the State Government while appointing National Police Com­
mission to make recommendations on the restructuring of Police
system; and

(b) if so, the suggestions given by the State Government?

An asterisk before the name indicates confirmation by the Member.
1 Redefining the role, duties, powers and responsibilities of the police with special reference to prevention and control of crime and maintenance of public order.

2 Examine the development of principles underlying the present police system, including the method of procedure, magisterial supervision and evaluate performance of the system, identifying the basic witnesses of inadequacies and suggest appropriate changes of the system and the basic lines prevailing in the system

3 Examine, if any changes are necessary in the existing method of administrative control and accountability.

4 Enquiry into the system of investigation and prosecution, the reasons for delay — and the reasons for improper methods — and extending of their prevalence and suggest how the system to modify

10. The question:— Whether the measures taken by the Government to examine the methods of police training are adequate in view of the new concepts of justice and regard to any other matter of relevant importance?

The reply:— The police are examining the manuals of the police co-operation consideration of justice and regarding any other matter of relevant importance.
1015 Q. Sri Poona Subbaiah (Mukkapur).—Will the Chief Minister be pleased to state, 8-40 a.m. (a) whether consultative committees have been constituted for all the Ministries of the Cabinet; and (b) if not, the reasons therefor?

Consultative Committees for all the Ministries

146—
Political Schools run by the Leftist and extremist Forces

2289—H Q.—Sarvasri Ch Syamala Rao, P. Srirama Murthy (Amadalavalasa), and K A N Bhukta.—Will the Chief Minister be pleased to state

(a) whether it has come to the notice of the Government that leftist and extremist forces are concentrating and running political schools in the border areas of Andhra and Orissa,

(b) if so, the Districts and places where they are organising such programmes, and

(c) the action taken by the Government in the matter?

ST*. 4—(i) 147—(1) 119.

(1) Sarvasri Ch. Syamala Rao, P. Srirama Murthy (Amadalavalasa), and K A N Bhukta.—Will the Chief Minister be pleased to state

(a) whether it has come to the notice of the Government that leftist and extremist forces are concentrating and running political schools in the border areas of Andhra and Orissa,

(b) if so, the Districts and places where they are organising such programmes, and

(c) the action taken by the Government in the matter?

ST*. 4—(i) 147—(1) 119.
130 26tb February, 1979. Oral Answers to Questions

(Police Control Rooms in all Towns)

148 -

*3564 Q.—Sri Kasu Venkata Krishna Reddy (Narsaraopet) — Will the Minister for Home be pleased to state:

(a) whether it is a fact that the Government have decided to establish Police Control Rooms in all the towns with a population of one lakh and above, and

(b) if so, the number of towns likely to have the said control rooms?

Home Minister (Sri M.M. Hashim) — (a) All the towns having population of one lakh and above are already having Control Rooms.

(b) Does not arise.

Sri M.M. Hashim:—Sir, I will look into the necessity of wireless sets and definitely we will provide.

Sri Bhattam Srimamamurthy:—Sir, is it a policy of the Government to control the rooms and decontrol the crimes?

(laughter)

Increasing the number of Police Stations in Rural Areas

149—

*2211 Q.—Sri V. Venkateshwar Rao (Mettapally):—Will the Minister for Home be pleased to state:

whether there is any proposal to increase the number of Police Stations especially in rural areas in the State?

Sri M.M. Hashim:—The question of increasing the number of Police Stations are considered as and when the need arises and subject to availability of funds.

Sri Ch. Rajeswara Rao:—Sir, does the Government recognise the interest to provide vehicles to every Police Station?

Sri M. M. Hashim:—Yes, Sir.

Sri Ch. Rajeswara Rao:—Are you providing?
Sri M M. Hashim :—Sir, When there is need and funds are available, we will do.

Sri Ch. Rajeswara Rao :—Then, ‘Yes’ is practically ‘No’.

Sri M. M Hashim :—Sir, as far as recognition is concerned, it is ‘Yes’.

Sri M. Omkar :—Sir, what will be the expenditure for establishing a police station, i.e., recurring and non-recurring expenditure? Can the Hon. Minister answer?

Sri M. M. Hashim :—Sir, approximately, for establishing a police station, the recurring expenditure will be Rs. 72,400 and Rs. 2,000 will be the non-recurring.

Sri Ch. Rajeswara Rao :—Sir, this is a very important matter, i.e., the necessity of providing a vehicle for every police station in order to detect the crimes and control the communications, it is very necessary and it is being felt that there should be a vehicle to every Police station. Does the Minister make it a point to provide such finance and provision in his Budget?

Sri M. M. Hashim :—Yes, Sir.
Sri M. M. Hashim — Sir, just now you heard as to how much cost it involves to have a police station. Even then, wherever there is necessity, we are going for a police station.

Sri K. Prabhakara Rao (Bapatla) — Sir, what was the population in 1955 in Andhra Pradesh and what is the present population? As well, what is the statistics of police stations at present and what was the number in 1955? I am asking this to have the relative figures of the growth of population and the corresponding figure of the police stations.

Mr. Speaker — No, it is a separate question.

Sri K Prabhakara Rao — Sir, because the relative growth of the police station, when compared to population growth is not there. That is what I would like to point out.

Sri M. M. Hashim — Sir, 'population' is not my subject.

8.50 a.m.

Sri M. M. Hashim — Sir, yes, if there is a need.

Sri M. M. Hashim — Sir, various things like crimes, lighting areas, riots, various types of disturbances and one instigating the other, are the problems. To solve these problems, there will be a Police Station.
Oral Answers to Questions 26th February, 1979. 123

Sri M. M Hashim.-Sir, I will examine that and see that it is done

At the moment, the Police Department is involved in reducing the population by shooting and firing. Does the Minister want that the subject "Increasing the Population" should also be included in his portfolio?

(laughter)

Pension Scheme for Freedom Fighters in Telangana Region - 150—

2100 Q.—Sarvasri Ch. Kasaah (Kothagudem), B Sammaiah (Parkala), A Laxmanarayana (Miryalaguda) and N Raghava Reddy (Nakrakal) —Will the Minister for Revenue be pleased to state:

(a) the particulars of Pension Scheme for the freedom fighters in Telangana region announced by the State Government in July, 1978,

(b) the number of applications of freedom fighters from both the regions pending with the State Government at present and also with Government of India; and

(c) the steps taken by the State Government to get sanctions from Government of India?

98-2
26th February, 1979.

Oral Answers to Questions.

Q. 1. [Text missing]

Q. 2. [Text missing]

Q. 3. What are the financial implications of this scheme?
rupes per month shall be payable to the wife, husband, minor children of a freedom fighter, who is now dead.

What are the criteria in varying for these payments?

1. The monthly payment shall be payable to the wife, husband, minor children of a freedom fighter, who is now dead.

What are the criteria in varying for these payments?

- The monthly payment shall be payable to the wife, husband, minor children of a freedom fighter, who is now dead.

...
Oral Answers to Questions

26th February, 1979.

9.00 a.m.

Q. Mr. A.D. Rao—Why the Government has not decided to give farm mortgage loans to the farmers for the purchase of fertilizers by the small farmers?

Ans. The answer to the above question is as follows:

The Government has not decided to give farm mortgage loans for the purchase of fertilizers because:

1. The availability of sufficient funds.
2. The market situation.
3. The economic feasibility.
4. The social and environmental impact.

Therefore, the Government has decided to delay the decision on providing farm mortgage loans for the purchase of fertilizers.

Q. Mr. A.D. Rao—Why the Government has not decided to provide farm mortgage loans for the purchase of fertilizers by the small farmers?

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4. The social and environmental impact.

Therefore, the Government has decided to delay the decision on providing farm mortgage loans for the purchase of fertilizers.
Oral Answers to Questions 26th February, 1979

who did not get any pension under The Government of India's Freedom Fighters pension Scheme—1972 and this rule shall apply to only such freedom fighters who did not get any such pension under the Govt of India's Freedom Fighters Pension Scheme - 1972.

Proclaimed offender, or one, on whom an award for arrest was announced but was not arrested, one on whom detention order was issued, but not served, one on whom Courts have proclaimed Judgement on political cases but who was not arrested and where courts have proclaimed Judgement on political crimes . etc.,
where Courts have proclaimed Judgement on political Crimes...? The Hon. Member asked the position? Is it still continuing?

Sir, in respect of assignment of Government loans, the lion is lifted...?
Oral Answers to Questions
26th February, 1979.

Sri N. Janardhana Reddy—Sir, I need separate notice for that because it is concerned with the grazing lands.

Sri D. Ramana—I think it should be at 9-10 a.m.
New Set-Up of Village Administration in Telangana

2203 Q.—Sri S. Jaipal Reddy.—Will the Minister for Revenue be pleased to state:

(a) the present set up of the village administration in Telangana after the abolition of the wantandari system,

(b) the pay scales of various posts of village officers in the new set-up;

(c) whether the abolition of the wantandari system resulted in retrenchment; and

(d) if so, the number of persons affected?

15th: The present set up is:

15th: There is no change.

22nd: There is no change.

1st: There is no change.

1st: There is no change.

The present set up is:

22nd: There is no change.

1st: There is no change.
<table>
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<tr>
<th>Sl. No.</th>
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<td>28/-</td>
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<td>20/-</td>
<td>60/-</td>
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<td>18/-</td>
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<td>4</td>
<td>December</td>
<td>18/-</td>
<td>64/-</td>
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</table>

(2) Some village officers are continuing and the whole system is continuing. It is just like the old wine in the new bottle.

(3) Therefore, Mr. Kumar's response: (a) Mr. Ramaiah, who is opposing, 1978, 1978-1979, the whole system is changing from the new system to the old system. But the system is changing in a new dress. Some officers are continuing and the whole system is continuing. It is just like the old wine in the new bottle. You are only bringing a step in the direction of integrated system that obtained in both the parts of Andhra area and Telangana area, which we are opposing.

Oral Answers to Questions

(1) M.S. Madhukar Rao—Barton, Vidyanidhi added

(2) Jagannath Bally—Sahabad. Saiyed Kamaarudin

(3) S. P. Sreeramamurthy

Closing of 1st unit of Nizam Sugar Factory at Shakkarnagar

153—

* 3083 Q.—Sarvasri Gulam Samdani (Bodhan) and M. Srinivasa Rao (Banswada) —Will the Minister for Commerce, Export Promotion, Sugar Industries and Small Industries be pleased to state whether the Nizam Sugar Factory, Shakkarnagar is intending to close the 1st Unit of the Factory and to remove the said plant to some other place?

154—

*3561 Q.—S. P. Sreeramamurthy.—Will the Minister for Labour and Employment be pleased to state:

(a) whether the Government are considering to introduce a scheme by name “Guarantee Employment Scheme” as is being obtained in the State of Maharashtra for creating employment to the unemployed, and

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

133
People benefited by Employment Guarantee Schemes

155—

*3515 Q.—Sri B. Rama Subba Reddy (Kanigiri) — Will the Minister for Labour and Employment be pleased to state

(a) the details of the employment guarantee schemes now taken up by the Government; and

(b) the number of people likely to be benefitted by the said schemes?

(S) Sh. Chakradharreddy (S) Sh. Veeramma (Hyderabad) — (2) An

9.30 a.m

(S) S. Ramalingam (S) V. Ramachandram

(S) Will the Minister for Rural Development be pleased to state

(a) whether there is any proposal to set up a cell in each district in drought-prone areas to locate ground water; and

(b) if so, the nature of materials provided to each cell to detect ground water, and

(c) the amount allotted to each cell?

(S) S. Ramalingam. 1979-80° ₹ 50,000.00 allotted for each cell.

(S) Almost all the cells are provided with hand pump, motor, engine, generator, etc., and also some other necessary items.

1. Mr. M. Thirumurthy — The Hon'ble Minister of State for Commerce asked whether the Government had informed the World Trade Organization (WTO) of its intention to review its safeguards on rubber and to withdraw them. The Minister replied that he had received a letter from the Department of Commerce informing him that the matter was under consideration.

2. Mr. M. Prabhakar — The Hon'ble Minister of State for Commerce asked whether the Government had informed the World Trade Organization (WTO) of its intention to review its safeguards on rubber and to withdraw them. The Minister replied that he had received a letter from the Department of Commerce informing him that the matter was under consideration.

3. Mr. M. Thirumurthy — The Hon'ble Minister of State for Commerce asked whether the Government had informed the World Trade Organization (WTO) of its intention to review its safeguards on rubber and to withdraw them. The Minister replied that he had received a letter from the Department of Commerce informing him that the matter was under consideration.

4. Mr. M. Prabhakar — The Hon'ble Minister of State for Commerce asked whether the Government had informed the World Trade Organization (WTO) of its intention to review its safeguards on rubber and to withdraw them. The Minister replied that he had received a letter from the Department of Commerce informing him that the matter was under consideration.

5. Mr. M. Thirumurthy — The Hon'ble Minister of State for Commerce asked whether the Government had informed the World Trade Organization (WTO) of its intention to review its safeguards on rubber and to withdraw them. The Minister replied that he had received a letter from the Department of Commerce informing him that the matter was under consideration.

6. Mr. M. Prabhakar — The Hon'ble Minister of State for Commerce asked whether the Government had informed the World Trade Organization (WTO) of its intention to review its safeguards on rubber and to withdraw them. The Minister replied that he had received a letter from the Department of Commerce informing him that the matter was under consideration.

7. Mr. M. Thirumurthy — The Hon'ble Minister of State for Commerce asked whether the Government had informed the World Trade Organization (WTO) of its intention to review its safeguards on rubber and to withdraw them. The Minister replied that he had received a letter from the Department of Commerce informing him that the matter was under consideration.

8. Mr. M. Prabhakar — The Hon'ble Minister of State for Commerce asked whether the Government had informed the World Trade Organization (WTO) of its intention to review its safeguards on rubber and to withdraw them. The Minister replied that he had received a letter from the Department of Commerce informing him that the matter was under consideration.
136 26th February, 1979 Oral Answers to Questions

Q. 1. The Hon. Member — Sir, the Government has decided to set up a committee of experts to examine the 1971 earthquake and the Tsunami that followed. The committee will comprise experts from various fields like geology, engineering, and oceanography. The members of the committee include distinguished scientists from leading universities. The Government has also decided to provide financial assistance to the committee to carry out its studies.

Q. 2. The Hon. Member — 1971 was a watershed year in the history of our country. It was a year of tremendous change and development. The Government has taken several initiatives to improve the quality of life of the people and to address the challenges posed by the post-earthquake and Tsunami scenario. The Government has also focused on the rehabilitation and development of the affected areas. The Government has been working closely with the international community to seek assistance and support.

Q. 3. The Hon. Member — It is important to acknowledge the role of the international community in the aftermath of the earthquake and Tsunami. The Government has received substantial assistance from various countries and international organizations. The funds have been utilized effectively to meet the immediate needs of the affected people and to support the long-term rehabilitation and development efforts.

Q. 4. The Hon. Member — The Government has also taken steps to improve the infrastructure in the affected areas. The rehabilitation efforts have focused on the reconstruction of damaged buildings, the strengthening of bridges and other infrastructure, and the improvement of the transport system. The Government has also emphasized the need for disaster preparedness and risk management to mitigate future disasters.

Q. 5. *Hon. Member — The Government has been actively involved in the process of rehabilitation and development in the affected areas. The Government has been working closely with the local communities to identify their needs and prioritize the projects. The Government has also taken steps to involve the local people in the decision-making process to ensure that their voices are heard.

*Hon. Member — The Government has been working towards the goal of restoring the affected areas to their former glory. The Government has been committed to providing the necessary support to the people to rebuild their lives and to bring about a sustainable development in the region.

1. इसीलिए जो कमांड प्रत्यक्ष रूप से गणित के सहज रूप को दिखाता है, वह उसके साथ प्रत्यक्ष रूप से गणित के सहज रूप को दिखाता है। इसीलिए, इसका मुख्य अर्थ है कि इस नयी है जो काम करता है।

2. हाँ, इसीलिए संख्या प्रति प्रति मध्यम को देखता है। इसीलिए, इसका मुख्य अर्थ है कि इस नयी है जो काम करता है।

3. इसीलिए, इसका मुख्य अर्थ है कि इस नयी है जो काम करता है।

4. प्रत्येक अनुभव विश्वास का अनुभव है। इसीलिए, इसका मुख्य अर्थ है कि इस नयी है जो काम करता है।

5. इसीलिए, इसका मुख्य अर्थ है कि इस नयी है जो काम करता है।

6. इसीलिए, इसका मुख्य अर्थ है कि इस नयी है जो काम करता है।

7. इसीलिए, इसका मुख्य अर्थ है कि इस नयी है जो काम करता है।

8. प्रत्येक अनुभव विश्वास का अनुभव है। इसीलिए, इसका मुख्य अर्थ है कि इस नयी है जो काम करता है।

4-10 p.m

(इतिहास विभाग) —सारी 800 अनुभव

(विज्ञान विभाग) —सारी 800 अनुभव

Short Notice Questions And Answers

Destroying the Statues of Subas Chandra Bose And Gandhij in Eluru

156-A—

S N Q.No 3937-B -Sri Naluanati Surya Prakasa Rao (Eluru) — Will the Chief Minister be pleased to state

(a) whether it is a fact that Netaji Subas Chandra Bose’ statue was destroyed in Eluru town on the night of 23rd January, 79, and Gandhij’s statue on the Midnight of 30th January ’79 ;

(b) if so, whether the Government have registered the case,

(c) whether any person was arrested in this connection;

(d) if not, the action proposed to be taken by the Government,

(e) whether the Government are aware of the naxalite activities in this district and whether naxalite hand is there in the statue, breaking activities and

(f) if so, the steps taken to curb the naxalites and their activities ?

(Signed) (Sri. Annapurna Devi) — (2) 

(Signed)

(Signed)

(Signed)

(Signed)

(Signed)

(Signed)
శ్రేష్ఠ తెలియబడింది. అంశం తెలిసిన విషయాలను కీలకంగా సాధించాలి. చాలా సమయం

7. ప్రశ్నాంశం: విషయం జాబితాలు కంటే అంతగా మాత్రమే సమయం. ప్రతి విషయం మరియు తెలిసిన విషయాలను సాధించడానికి సమయం బాగా కోసం

26 మార్చి, 1979, 4:30 పమె.

ప్రశ్నాంశం: విషయాలను జాబితా చేసేందుకు సమయం రేట్లు కంటే మినిముం సమయం. ప్రతి విషయం మరియు తెలిసిన విషయాలను సాధించడానికి సమయం బాగా కోసం

9.40 పమె.

ప్రశ్నాంశం: విషయాలను జాబితా చేసేందుకు సమయం రేట్లు కంటే మినిముం సమయం. ప్రతి విషయం మరియు తెలిసిన విషయాలను సాధించడానికి సమయం బాగా కోసం

9.40 పమె.
140 26th February, 1979.  Short Notice Questions and Answers

Reinstatement of Village Officers.

156—B—

*3935 Q —Sarvasri K.B. Siddaraj, N.P. Venkateswara Chowdary (Chittoor) M Venkiah Naidu, (Udayagiri) V. Sobhanadreeswara Rao:—Will the Minister for Revenue be pleased to state:

(a) whether the Government have decided to reinstate all Village Officers who were removed from service during emergency following their arrest under Misa;

(b) if so, whether the village Karnam of Pallamala, Srikalahasti taluk, Chittoor district, has been reinstated following revocation of emergency; and

(c) if not the reasons there for?

(1) ప్రతిసంచాలు మిసాల కాలంలో "పిసా" భాగం అంచనాలు మాత్రమే ప్రతిసంచాలు ప్రశ్నాతం అంచనాలు పండింత శాష్టీ ప్రతిసంచాలు ప్రశ్నాతం అంచనాలు పండింత శాష్టీ విచారణలో కలిగించారు.

(2) ఇది చిత్తూరు గ్రామంలో ఉన్న, 6 వంద తెలియాగా మిసాల మాత్రమే ప్రశ్నాతం అంచనాలు ప్రశ్నాతం అంచనాలు పండింత శాష్టీ విచారణలో కలిగించారు.

(3) ఇది చిత్తూరు గ్రామంలో ఉన్న, 6 వంద తెలియాగా మిసాల మాత్రమే ప్రశ్నాతం అంచనాలు ప్రశ్నాతం అంచనాలు పండింత శాష్టీ విచారణలో కలిగించారు.
Employees of Super Bazars as Board of Directors

2739 Q.—Sri S. Alwai Das :—Will the Minister for Co-operation be pleased to state :

(a) whether there is any G. O. giving representation to the Employees of Super Bazaars in their Board of Directors,

(b) if so, the reasons for not implementing when the new Board was constituted, recently for the Visakhapatnam Super Bazar; and

(c) if not (1) how such representation was given in the nominated Board previously;

(2) whether there is any proposal to bring in such a G. O. giving representation to the employees?

A—

(a) No, Sir.

(b) Does not arise.
(c) (1) Prior to assumption of charge by the present elected Board of Directors, the affairs of the Super Bazar, Visakhapatnam were managed by a Committee nominated by the Registrar of Co-operative Societies under section 34 (1) of the APCS Act 7, 1964 The Registrar in exercise of the discretionary powers vested in him had appointed an employee of the Super Bazar as a member of the Managing Committee.

(2) No, Sir Under Rule 68 of the APCS Rules the employees of the Consumer Co-operative Stores are eligible to contest elections to the Managing Committee.

Misappropriation in the Agricultural Co-operative Society of Medepally Village, Warangal District

152—

2980 Q.—Sri M. Omkar and Smt. M. Swarajyam:—Will the Minister for Co-operation be pleased to state:

(a) whether the Government received complaints in the month of July and August, 1978 from the villagers of Medepally in Narasampet taluk, Warangal district regarding large scale misappropriation of funds of Agriculture Co-operative Society;

(b) if so, the names of culprits, and

(c) the action that has been taken against the culprits?

A—

(a) A copy of the petition dated 22-8-1978 addressed to the Collector (Co-operation), Warangal and another petition dated 21-10-1978 addressed to the Registrar of Co-operative Societies under copy to Collector (Co-operation). Warangal were received in the office of the Registrar of Co-operative Societies on 26-8-1978 and 21-10-78 respectively from certain members of Service Co-operative Society, Medepally, Narsampet Taluk, Warangal District alleging misappropriation of funds of the Society.

(b) The complaints were made against Sri Vidiyala Rama Rao the Ex-President and Sri Vidiyala Venkateswara Rao, paid Secretary, of the Service Co-operative Society, Medepally.

(c) The matter has been referred to the Collector (Co-operation), Warangal on 14-9-1978 and also to the District Co-operative Officer, Warangal on 23-10-1978 to cause enquiries into allegations and to send a report. The report from the District Co-operative Officer is awaited. Action against persons found responsible will be taken on receipt of the enquiry report.
Written Answers to Questions. 26th February, 1979. 143
(Un-starred)

Restoration of Vutugunta Tank at Devulapalli

153—

1252 Q. — SRI NALLAPAREDDI SREENIVASUL REDDY — Will the
Minister for Panchayati Raj be pleased to state:

(a) whether the Minister for Panchayati Raj and the Collector,
Nellore have been in receipt of a representation in 1978 from Mr
Nallapareddi Sreenivasul Reddy, M. L. A. for the restoration of the
abandoned tank called Vutugunta at Devulapalli in Venkatagiri
Panchayat Samithi in Nellore District;

(b) if so, the action taken in this matter,

(c) whether the Revenue Officials have failed to handover this
source to the Panchayati Raj Department at the time of implementa-
tion of the 'Estates’ Abolition Act;

(d) when the work of restoration and fixing of standards will
be taken up and completed, and

(e) the expected ayacut?

A.—

(a) A representation with the minutes of Minister (Pancha-
yati Raj) thereon was received by the Chief Engineer (Panchayati Raj)
on 27-6-1978 and the same was received by the Collector, Nellore with

(b) The matter was referred to the Executive Engineer (P. R.)
Nellore and the Tahsildar, Venkatagiri for detailed report.

(c) As the tank in question was not a classified source of
Irrigation, it was not handed over to the control of the Panchayati
Raj Department at the time of implementation of Estates’ Abolition
Act.

(d) It was already restored in 1965-66 and Ayacut of 15 acres
was fixed.

(e) An ayacut of 15 00 acres was fixed under the tank, out
of which only an extent of Ac 5 00 was brought under cultivation.
The Tahsildar, Venkatagiri, reported that a breach was caused to the
tank bund and the water is not retained in the tank bed. The Collec-
tor, Nellore instructed the Block Development Officer, Panchayat
Samithi, Venkatagiri and Executive Engineer (P. R.) Nellore to close
up the breaches.

Damages to Pantavaripalli Village due to Yanadivagu.

154—

1302 Q.—SRI NALLAPAREDDI SREENIVASUL REDDI :—Will the Mini-
ster for Panchayat Raj be pleased to state:
(a) whether it is a fact that Yanadivagu flowing from forest area is causing damage every year to the village called Pantavanpalli hamlet of Devulapalli in Venkatagiri taluk of Nellore district; and

(b) if so, the action taken so far to save the village Pantavanpalli from flood havoc?

A—

(a) Yes, Sir.

(b) The amount required for diverting the vagu is only about Rs. 2,000 and it should have been taken up by the local Gram Panchayat. But so far this was not done. The Gram Panchayat is being advised to take up the work.

Completion of Road Works in Nalgonda District

155—

1865 Q.—Sri N. Raghava Reddy :—Will the Minister for Panchayati Raj be pleased to state

(a) whether it is a fact that the road works between Nakkalapalli, Akkenapalli and Takkellapad to Eduluru in Nalgonda taluq, which have been sanctioned under famine relief works, have got lapsed due to the fact that markouts for taking up the works have not been done by the Engineering staff; and

(b) if so, whether the Government will take steps to conduct enquiry into the matter and take action against the persons responsible and see such things will not be repeated in future?

A—

(a) It is a fact that the two road works were sanctioned under drought relief for Rs. 10,000 and 25,000 each respectively. Tenders were called for the road from Nakkalapalli to Akkenapalli four times but there was no response. Finally the work was entrusted to Labor Contract Co-operative Society, Nakkalapalli, but the Society did not show any interest till May, 1978 and did not approach the Supervisor to give markout. The amount sanctioned under drought Relief was utilised on other works and no amount was available for this work.

In regard to Takkalapahad to Eduluru Road work to an extent of 1.4 K.M. costing Rs 9,000 was done. The work was stopped due to lack of funds.

(b) Does not arise.
Written Answers to Questions. 26th February, 1979. (Un-starred)

Misappropriation of Panchayat Funds by certain Sarpanches of Kurnool District.

156—

2282-W Q.—Sri K. R. Hanumantha Reddy:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the Sarpanches of (1) V. Thimmapuram, (2) Sallakulur, (3) Chilakaladona, and (4) Kambaladinne in Emmiganur Samithi in Kurnool district have misappropriated huge amounts from Panchayat Funds, and

(b) if so, the action taken in this regard, and

(c) the stage at which the matter stands at present?

A—

(a), (b) and (c) 1 V Thimmapuram:—Sri Syed Mr. Khadri was the Sarpanch of the Gram Panchayat during the period from 1962-63 to 1975-76 and he misappropriated an amount of Rs 17,754.85. He was removed from office by the Collector, Kurnool. Aggrieved by the orders of the Collector, Kurnool he filed an appeal petition to the Government. Under the provisions of Section 50 (4) of the Andhra Pradesh Gram Panchayat Act, 1964 the date of removal of the Sarpanch has been postponed and the appeal petition is under examination of the Government. A Prosecution has also been filed against him in the District Munsiff Court, Adoni under section 409 I.P.C. It is pending in the Court.

2 Sallakulur:—Sri P. Alli Saheb is the Sarpanch of the Gram Panchayat since 1970. He misappropriated an amount of Rs. 6,593.43. Prosecution under section 409 I.P.C has been sanctioned and action under section 150 of the Andhra Pradesh Gram Panchayat Act, 1964 has been initiated against him for recovery of the amount. The Divisional Panchayat Officer, Adoni has been instructed by the Collector, Kurnool to file charge-sheet under section 409 I.P.C.

3. Chilakaladona:—Sri R.L. Narayana Reddy is the Sarpanch. No specific case of misappropriation of Panchayat funds is established against him.

4 Kambaladinne:—Sri Rajabah Saheb is the Sarpanch since 1970. He misappropriated Rs. 6,260. Prosecution under section 409 I P.C. has been sanctioned and a notice for recovery of the above amount has been issued by the Collector, Kurnool.

The Tahsildar, Yemmiganur has also been requested by the Collector, Kurnool to recover the amount under Land Revenue
Recovery Act. The Divisional Panchayat Officer, Adoni has been requested to file the charge-sheet under section 409 I.P.C. against the Sarpanch.

Compulsory Deposit Arrears to the Staff of various Panchayats in Visakhapatnam District

157—

2514 Q—Sri K. Govinda Rao:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether compulsory deposit arrears have been paid in full to the employees and staff of the various Panchayats in Visakhapatnam District; and

(b) if not, the reasons therefor?

A—

(a) The employees of various Gram Panchayats in Visakhapatnam District have been paid Compulsory Deposit amount arrears except in the case of Gram Panchayats for which reasons are given hereunder against each.

<table>
<thead>
<tr>
<th>Gram Panchayats</th>
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<tbody>
<tr>
<td>Kumili</td>
<td>Not preferred claim.</td>
</tr>
<tr>
<td>Krishnapuram</td>
<td></td>
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<tr>
<td>Devupalli</td>
<td>Demand Drafts are awaited from the Reserve Bank of India by the Director of Local Fund Audit.</td>
</tr>
<tr>
<td>Gajapathmagaram</td>
<td></td>
</tr>
<tr>
<td>Devupalli</td>
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<tr>
<td>Kohigotla</td>
<td></td>
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<tr>
<td>Yelamanchili</td>
<td></td>
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<tr>
<td>A. L Puram</td>
<td>The claims were defective and hence returned to the Executive authorities concerned which will be attended to after their receipt rectifying the defects by the Director of Local Fund Audit.</td>
</tr>
<tr>
<td>Gajuvaka</td>
<td></td>
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<tr>
<td>Pelipalli</td>
<td></td>
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<tr>
<td>Gevada</td>
<td></td>
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</tbody>
</table>

(b) The Collector, and the Director of Local Fund Audit, have been directed to pursue the above pending cases for settlement of payment of Compulsory Deposit amount immediately.
Written Answers to Questions. 26th February, 1979. 141
(Un-starred)

Protected Water Supply Scheme for Nallavenganapalli
Village of Karvetinagaram Panchayat Samithi

158—

+2695 Q—Sri K. B. Siddaiah —Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the Protected Water Supply Scheme for Nallavenganapalli village, Karvetinagaram Panchayat Samithi, Chittoor district is not working from the next day after the date of its inauguration,

(b) the total amount spent on the scheme;

(c) the reasons for its failure; and

(d) the steps taken by the Government to rectify the defects?

A—

(a) The Protected Water Supply Scheme at Nallavenganapalli was completed in February, 1975. It functioned from 11-2-75 to 22-11-75 even though the pump sets had to be repaired two or three times, and water was supplied through four public taps.

(b) Rs. 29,998.

(c) The coil of the Motor was burnt in November, 1975 and Gram Panchayat has not so far attended to the repair or replacement thereof.

(d) Instructions were issued to all concerned to get the pump repaired immediately. A notice was also issued by the Collector, Chittoor, to the Sarpanch under section 49 (a) of the Andhra Pradesh Gram Panchayat Act 1964 to restore the scheme by 10-12-1971.

Drinking water Scarcity in certain places in Venkatagiri-Panchayat Samithi.

159—

2763 Q.—Sri Nallappa Reedy Sreenivasul Reddy.—Will the Minister for Panchayati Raj be pleased to state:

(a) whether there is acute scarcity of drinking water in the following places of Venkatagiri Panchayat Samithi in Nellore district,

1' Kothapeta of Nemallapudi Panchayat (2) Washermen’s Street of Nemallapudi, (3) Varadareddikandrika new Vunhhatheepalem. (4) Polanivari Street of Nemallapudi and (5) new Harijana Colony of Nemallapudi.

98—5
(b) the steps taken to provide drinking water in the above places, and

(c) when will sufficient drinking water be provided in the above places and how?

A.—(a), (b) and (c) Yes, Sir, except in new Harijan Colony at Nemallapudi. The following steps are taken:

(1) There is a proposal for sinking of drinking water well in Kothapeta and it is expected to be taken up soon.

(2) Deeping of well will be taken up by the Gram Panchayat in the Washermen's Street.

There is a proposal for sinking of drinking water well in Varadaradendikandriga and it is expected to be taken up soon.

(4) Deepening of well in Polamvari Street of Nemallapudi will be taken up by the Gram Panchayat.

(5) 27 huts were constructed adjacent to old Harijanawada. Only one family is residing there at present. There is a well in old Harijanawada. Hence there is no need to provide a new well in the new Harijanawada.

Delay in payment of salaries to B Class Medical Practitioners of Zilla Parishads.

160—

3399 Q.—Sri K. Anki Reddy.—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that proposal should be sent every year from Panchayat Samthits through Zilla Parishads to Director of Indian Medicine for the posts of B. Class Medical Practitioners;

(b) whether it is also a fact that they are not getting monthly salaries regularly due to the above system;

(c) whether these posts are temporary, and

(d) if so, whether the Government will consider to make the posts permanent?

A.—(a) No, Sir.

(b) Generally there will be delay in payment of subsidy to Rural Medical Practitioners. A few cases where the Director of Indian Medicine and Homoeopathy could not release funds for want of proposals have been brought to the notice of Government. In such
ases instructions have been issued to the concerned Collectors and Block Development Officers to send the proposals in full shape so as to enable the Director of Indian Medicine and Homeopathy to release the funds.

(c) No Sir.

(d) Does not arise

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Groyne Wall For Velikanteru River.

1304 Q — Sir Nallapareddi Sreeramul Reddy — Will the Minister for Minor Irrigation be pleased state

(a) whether it is a fact that the course of Velikanteru has changed after the construction of a Groyne wall on the said river to store and divert water to Madhavayapalem tank in Venkatagiri Taluk of Nellore district;

(b) if so, whether there is any proposal to extend the Groyne wall towards the changed course of the river to obstruct and divert water Madhavayapalem tank, and the estimated cost of the same;

(c) when will the said proposal materialise;

(d) whether the Minister for Minor Irrigation has received a representation in this regard from Mr Nallapareddi Sreeramul Reddy, M.L.A., in 1978; and

(e) if so, the action taken in the matter?

A.—

(a) Due to construction of Groyne wall across Velikanteru river the course of the river has outflowed on left side during floods. As such the water could not be sent to Madhavayapalem tank. Hence it is proposed to extend the Groyne wall until high margin of river for effective functioning and diverting waters to Madhavayapalem tank.

(b) Yes. there is a proposal for extending the Groyne wall. The estimate is being prepared. The proposals will be finalised shortly.

(c) Work will be taken up for execution as and when funds are made available.

(d) Yes Sir.
(c) The representation has been forwarded to the Chief Engineer (Minor Irrigation) and his report is awaited.

Estimates For Irrigation Sources in Warangal District

162—

2288 R-Q—Sarvasii C Jangaicddy, M. Venkaiah Naidu and P. Ammi Reddy.—Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that estimates have not been sanctioned for the following irrigation sources in Warangal district, to bring them under P W D standards on a plea that they are not remunerative,

(1) Jukallumattu in Paikal Taluk.
(2) Vanamvarimattu in Vaidanapet Block
(3) Irrigation sources in Kondapur.

(b) if so, the reason for not bringing them under P W D standards to prevent them from getting breached and to bring the existing minimum ayacut of 600 and 200 respectively under irrigation by taking them as a special case though they are unremunerative?

A.—

The Estimates in respect of Jukallumattu in Paikal Taluk and Vanamvarimattu in Vaidanapet Block are under preparation and as soon as they are finalised, action would be taken by the Chief Engineer, Minor Irrigation. The schemes will be taken up subject to availability of funds under minor irrigation.

As regards item (3) i.e., irrigation sources in Kondapur, it is not specific, and hence no information can be furnished.

(b) Does not arise in view of answer to (a).

Completion of the Canal Work from Bikkeru River in Nalgonda District.

163—

2289-T Q.—Sri K. Papayya.—Will the Minister for Minor Irrigation be pleased to state:

(a) the extent to which the work of canal from Bikkeru river from Sadarushaduram to the tank at Addaguduru in Ramanna Taluk, Nalgonda District is completed:
(b) the amount sanctioned for that canal and the amount spent there from till, now

(c) the width of that canal and the length to which it is excavated and the length yet to be excavated,

(d) the maximum and minimum depth of that canal and

(e) the number of cart bridges sanctioned over that canal and the number of them completed?

A—(a) The work of the main canal from Bikkeuru river from Sadarushaouram to the tank at Addaguduru is completed.

(b) The amount sanctioned is Rs 2,75,000 and the amount spent till September 1978 is Rs 2,14,833.

(c) Bed width of the canal is 10 up to Ch 192 and 6.5 ft therefore Excavation of canal was completed for the full length of 350 chains (1 chain=20 meters).

(d) The maximum and minimum depth respectively.

(e) As provided in the sanctioned estimate, one cart bridge has been executed and completed, subsequently on the representation of villagers, three more cart bridges are taken up. Out of them, one is completed and two are still in progress.

Groups of Toddy and Arrack Shops.

164—

2134 M.—Shri M Jagannadhun —Will the Minister for Excise be pleased to state

(a) whether, there is any proposal before the Government to make big groups of Excised toddy arrack shops by adding the shops in the neighbouring villages to the shops in the municipal towns during the year 1978-79, and

(b) if so, the steps being taken by the the Government to see that the Tappers Co-operative Societies in the neighbouring areas of the Municipal Towns are not affected?

A,—

(a) and (b) In Government Memo No. 1062/TI/78 6, Revenue dated 2-8-1976 among others, orders were issued by the Government that no shops should be allotted to Tappers Co-operative Societies or under T F T Scheme within 8 Kilometres of the group shops in the periphery of urban, industrial and project areas and that the existing TCS shops if any operating in the belt should be accommodated in the belt wherever possible.
Subsequently instructions were issued by the Government that no TCS or TFT shops should be unnecessarily clubbed with the group shops of municipal and industrial areas merely because that particular shop exists in 8 Kilometers belt area. The Collectors were requested to delete such shops if any, clubbed with groups as per the earlier instructions.

Books and Periodicals proscribed in the State.

165 —

2028 Q — Sarvasi Ch Kasaiah and P. Janardhan Reddy:— Will the Minister for Home be pleased to state —

(a) the books and periodicals (magazines) proscribed in our State during the last five years for various reasons, and

(b) if so, whether the Government have informed the book sellers about those proscribed books ?

A — (a) 73 books and periodicals etc as per list given below

(b) No. Su But the list of proscribed books and periodicals is published in Andhra Pradesh Gazette from time to time.

LIST OF BOOKS AND PERIODICALS ETC PROSCRIBED BY THE GOVERNMENT FOR THE LAST FIVE YEARS I.e. 1973

1. Rakta Ganam
2. Viplava Sankatavam
3. Jab Indra Jawan Thi
4. Bharat Me Islam
5. Why Emergency a
6. Samaji Aur Nawaji
7. Nijananda Mimavsa
8. Mizoram Marches Towards Freedom
9. Maseema
10. Vijrumbana
11. Rakth Devo-Pran Devo
12. Priyuralu
13. Bihar Visionke Namchitti
15. Bharatheeya Ganatantea Swaroop
16. Roop
17. Dosri Taraf
18. Saral Sanjuk Gyan Vol. II.
19. Bandhook
21. Viplavam Vashhilioli
22. Nethuti Deepam
23. Pupu dated 6-11-72 and 1-4-73
24. Vimochana dated 1-2-74
25. Udayana March/April 1974
26. Red Salute
27. Parishkaram
28. Nippu Ravvalu
29. Panja.
30. Chinese Literature issues Nos 7 and 8 of 1972
31. Seraharadhaiajaj Katavyi Aur Adyuk Sudhish Banene ke Liye Karao
32. Sha Chi Pang And Modern Revolutionary Peding Opera.
34. Maoose Tung Taveel Jung Ke Barem Me
35. A Modern Revolutionary Peding Opera
36. The Encyclopaedia-America-na (30 Volumes)
37. Phool Pathar dated 1-4-69
38. Premier Chow En Lai Letters to the Leaders of Asian and African Countries on Sino Indian Bonndries
39. Vanguard, May 1976
40. Indian For Democracy in USA.
41. Umul Momin Haxrat Aysha Ci Mukkal Aur Mustanet Sawans Hayat.
42. Long Live Unity of Working Class Struggle
43. China A Geographical Sketch.
44. Antharvani, Vande Matram Praja Vani, Samachar Delhi, Nagara and Swarajya (Pamphlets)
45. Pakistan Digest
46. Elite of Indian Of Jamat-E-Islami in Indira Gandhi's Prison Cells.
47. Islamic Republic of Bangladesh.
48. Nizam-Ul Huq
49. Praj Yudham.
50. Voice of Kasmir.
51. Organiser dated 21-10-1972
52. Krishan Aur Kubja, article in ‘Sanitha’ of July 1972
53. Sugam Ithihas Bhag-3
54. Sachi Ramayan K. Chavi and Aryon Ka Naïtk Pol Prakâhs
55. Time dated 5-1-73
56. Photographs of Prophit Mohammed and Hâxrat Ali in ‘Middle East-Past and Present’
57. Organiser dated 20-7-74.
58. Mariam Aur Iâa
59. Sanathan Dharma Evan Vibhunna Maton Ka Chitra (Pamphlet).
60. Nanak Unveiled Volume-II
62. Tarjuman-Ul-Quran
63. Bharater-Ithias Prachin O Madhyayug-Part II
64. Manaqub Ahle E-Bait.
68. Political Testament of Shorewala and the Manifesto of the Party of the weak and troden
69. Frontier.
70. Kranti Kiyen aur Kaise
71. Tarikhe Mahmoodia
72. Smuggling Chaldrâ
73. Sirat-e-Umar (Vol Vol 1)

**Issue of Eviction Notices by the Tahsildar in Miryalgudu taluk of Nalgonda District.**

166—

1627 Q Sarvasri A Lakshminarayana and N Raghava Reddy:- Will the Minister for Revenue be pleased to state:

(a) the reasons for serving eviction notices by the Tahsildas on 200 Harijan and Backward Class families living for the last 10 years in the houses constructed by them in the Government land bearing S.
Written Answers to Questions. 26th February, 1979

Nos. 58 and 88 of Venkatadripalem of Minyalagudem taluk, Nalgonda district; and

(b) whether steps will be taken to cancel the said notices and issue pattas to those who constructed houses?

A.—(a) Eviction Notices under section 7 of the Land Encroachment Act were issued to 158 encroachers who have constructed huts in S. N. 58 of Venkatadripalam village, Minyalagudem Taluk, Nalgonda District; and notices under section 6 of the L.E Act also are being issued to them as the entire S No 58 has been reserved for a degree college. No eviction notices have been issued to the encroachers in S. No 88 of Venkatadripalem which is just opposite to S No 58. In S. No. 88, there is a temple in an extent of Acres 1.20. The Temple Committee has submitted alienation proposals which are under scrutiny by the Tahsildar. Further an area of Act 4.07 Guntas is covered by Major Nagaryanasagai Project Channel and an area of Ac 2.24 is covered by quarry. Six persons have encroached on an area of Ac 1.22 m S. No. 88.

(b) Since the land in S No 58 was reserved for a degree college, the land cannot be given on patta to the encroachers. Similarly, the land in S. No 88 cannot also be given on patta to the encroachers as it just opposite to S No 88 which is reserved for a degree college.

Assignment of Banjar Lands In S No 394 of Burugupalem

167—

3326 Q—Sri K Govinda Rao.—Will the Minister for Revenue be pleased to state:

(a) whether the banjar land comprised in S No 394 of Burugupalem Narasipatnam taluk, Visakhapatnam district has been originally agreed to be assigned to 60 Harijans of Burugupalem on 31-7-1970 as per D.C. Nos 118/80 to 131/80,

(b) whether it is a fact that within another 4 months the same banjar land was assigned to another set of five family members of a person by name Sri Chitikela Sanyasayya of the same village as per D.C. Nos 1284/80 to 1288/80, dated 4-12-1970 without cancelling the orders issued earlier,

(c) the total extent of land under cultivation of this landlord Sri Sanyasayya on the basis of the benami pattas;

(d) whether the assignment made in favour of his family members and himself had since been cancelled, and

98—6
(e) if so, whether regular pattas have been issued to the Harijans again?

A.— (a) No, Sir.
(b) No, Sir.
(c) Does not arise
(d) and (e) Out of an extent of Ac. 22 78 assigned to five persons, an extent of Ac 15-98 has been resumed for violation of conditions by the assignees. The assignees have filed a civil suit in the Court of Subordinate Judge, Chodavaram against the orders of resumption of the land. The resumed land is now under the custody of Village Munsiff of Burugupalem and it will be handed over to scheduled Caste Co-operative Farming Society soon after the crops are harvested. The lands have been assigned to the Harijans who originally applied for them.

Banjar Land in Cherukumilli Village.

168—

3409 Q — Sri B. Niranjanarao — Will the Minister for Revenue be pleased to state

(a) the extent of banjar land available in Cherukumilli village, Bandar taluk, Krishna district,
(b) whether it is a fact that the Sarpanch of the village has occupied the land which is meant for burial ground in the name of his farm servant and enjoying the produce,
(c) whether it is also a fact that the Sarpanch has occupied the banjar land in R.S. No 221 of neighbouring village Kruttivennu in the name of his farm servant, and
(d) if so, the action taken by the Government to evict the ineligible encroachers of the banjar land?

A — (a) Extent of banjar land available is 200 acres.
(b) No land has been classified as burial ground in the village accounts of Cherukumilli but out of Ac 25-65 covered by S No 226 I classified as Assessed Waste Dry, an extent of 50 cents is being utilised as burial ground. In this Survey number a bit of Ac 2-67 which 60 metres away from the burial ground is occupied by one Sri G. Sita ramaiah who is said to be a benami to the Sarpanch.
(c) The Sarpanch of Cherukumilli encroached upon an extent of 26 cents out of 99 cents covered by R.S no 232 of Cherukumilli village and also an extent of 96 cents in S. no 271 of Kruttivennu village.
Written Answer to questions. 26th February, 1979

(d) As the encroacher is a rich landed ryot, eviction orders have been passed and the Tabildar, Bandar has been instructed by the Collector to carry out eviction effectively and report compliance to the Collector.

Vacancy of the Post of Lady Doctor at Kalyandurg of Anantapuri district

169—

2966 Q — Smt. B Rukmini Devi and Sri Hari Nadasappa — Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the post of lady doctor at the Government Taluk Hospital, Kalyandurg Anantapuri district has been vacant for the past 9 months;

(b) whether it is also a fact that several representations were submitted by the local people to fill up the said post, and

(c) if so, the action taken by the Government to fill up the post?

A— (a) Yes. The post is vacant since February 78 consequent on the transfer of Dr K Ramalaxmi Woman Assistant Surgeon on administrative grounds.

(b) and (c) no written representations were received in the Directorate of Medical and Health services, from the local people. However, the post has since been filled up by posting Dr Smt M. Sampurnam, who reported for duty there on 22nd November, 1978.

Construction of Road bridge on Krishna River

170—

2290-K Q — Sarvasri Pooja Subbaiah and Ch. Vittal Reddy — Will the Minister for Roads and Buildings be pleased to state

(a) whether the Government have sanctioned the construction of road bridge on Krishna River in between Pondugula (Gunur Dist) and Vadepalli Nalgonda District,

(b) whether investigation and other formalities have been completed already.

(c) whether the Government has allotted Rupees 3 lakhs last year;

(d) whether it is a fact that the said amount has been surrendered in the reappropriation accounts on the plea that necessary administrative sanction has not been given;
(e) if so, the reasons for not according administrative sanction

(f) whether the Government will now accord administrative sanction, allot necessary funds and begin the construction this year, and

(g) if not, the reasons therefore?

A — (a) not yet Sir.

(b) Yes, Sir. Investigation and preparation of estimates were completed and other formalities are yet to be completed.

(c) and (d) Yes, Sir.

(e), (f) and (g) The estimated cost of the work is Rs 179.90 lakhs. In view of the spill over commitment on Roads Plan which is said to be about Rs 15-20 crores it was considered that there was no point in adding to its further commitment. It was therefore ordered that the proposal might be renewed after finalisation and inclusion of the work in the sixth Five Year Plan.

Taking over of Road in Boath Taluk

171—

2996 Q.—Sri T Amal Singh:— Will the Minister for Roads and Buildings be pleased to state,

(a) whether the Government will consider to take over the following roads in Boath Taluq of Adilabad District from Panchayat Raj Department to Road and Buildings Department in view of their poor maintenance (i) Boath to Marlapalli (ii) Mannui to Shantapoor and (iii) Sonala to Ichoda, and

(b) if so, the time by which they would be taken over?

A— (a) No, Sir. At present Government are not considering the taking over of these roads

(b) Does not arise.

ADA Project in Asifabad Taluk

172—

2293G Q.—Sri D Narasahah:— Will the Minister for Medium Irrigation be pleased to state

(a) whether it is a fact that there is a proposal to take up ADA Project in Asifabad Taluk of Adilabad District;

(b) if so, the findings of survey and feasibility report;
Written Answers to Questions. 26th February, 1979
(Un-starred)

(c) if found feasible, the reasons for not taking up the project so far;

(d) the steps taken by the Government to take up the project and complete it, and

(e) when the Government is proposing to start the work on the project?

A.—(a) Yes, Sir.

(b) Detailed investigations are almost completed and the project report is under preparation.

(c) Does not arise, in view of answer to (b) above.

(d) The project report of the scheme is under preparation. It will be submitted to Central Water Commission for obtaining clearance for the project.

(e) After receipt of clearance from Central Water Commission, the Project will be taken up for execution.

Chelimela Project in Asifabad Taluk.

173—

2293-L Q.—Sri D. Narasiah:—Will the Minister for Medium Irrigation be pleased to state

(a) whether it is a fact that there is a proposal to take up Chelimela Project in Asifabad Taluk of Adilabad District;

(b) if so, the findings of survey and feasibility report;

(c) if found feasible, why the project has not been taken up so far;

(d) the steps taken by Government to take up the Project and complete it; and

(e) when the Government is proposing to start the work on the project?

A.—(a) Yes, Sir.

(b) Detailed investigations of the Scheme are completed and the Project report of the Scheme is under processing.

(c) Does not arise, in view of answer to (b) above.
(d) After finalising the scheme report of the project, the same will be sent to Central Water Commission for clearance.

(e) After receipt of clearance from Central Water Commission the Project will be taken up for execution.

Cluster Schemes in Villages

2226 Q—Sri M. Jayaramulu—Will the Minister for Finance and Power be pleased to state:

(a) whether the entire hamlet of the village or the village and its village site (gramakhantam) come under a cluster scheme when that village is covered by the said scheme,

(b) the number of villages which are under cluster scheme in Wanaparti taluk,

(c) the number of villages therein where the scheme is completed; and

(d) the number of villages in which the scheme is yet to be completed?

A—

(a) Generally hamlet of the village covered in a Cluster Scheme forms part of Cluster Scheme subject to provision. However in certain cases where hamlet is far away from the village and requires another transformer, for which no provision has been made under Cluster Scheme, it may not be possible to extend supply to the hamlet.

(b) 50 villages.

(c) All the 50 villages are electrified and distribution work completed, except for the following villages:

1) Jakkampally—Uninhabited, Agricultural lines are laid.

2) Janampet.

3) Gumpanapally—Uninhabited.

4) Rameshwarapuram—Uninhabited.

(d) The works in almost all villages are in incomplete stage, as L.T. lines are to be laid as and when pumps are ready. However since the expenditure has already reached the estimated cost due to escalation of prices in recent years, a cost escalation proposal for an additional amount of Rs 25.24 lakhs has been sent Rural Electrification Corporation recently and soon after receipt of sanction of Rural Electrification Corporation balance works will be completed.
Sanction of amount for Irrigation Works in the State

1616 Q.—Sri K. B Siddaiah —Will the Minister for Major Irrigation be pleased to state:

the district-wise and year-wise amount sanctioned for Major Irrigation Works in the State during 1972-77?

A.—

As Nagarjunasagar Project, Pochampad Project and Godavari Barrage Project are State wide projects, it will not be possible to furnish district-wise particulars. However, the year-wise amounts sanctioned for those projects are as follows —

(Rs in lakhs)

<table>
<thead>
<tr>
<th>Name of the Project</th>
<th>1972-73</th>
<th>1973-74</th>
<th>1974-75</th>
<th>1975-76</th>
<th>1976-77</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nagarjunasagar Project</td>
<td>669.00</td>
<td>530.00</td>
<td>745.00</td>
<td>1700.00</td>
<td>1800.00</td>
</tr>
<tr>
<td>Pochampad Project</td>
<td>1130.00</td>
<td>1175.00</td>
<td>1500.00</td>
<td>1800.00</td>
<td>1745.00</td>
</tr>
<tr>
<td>Godavari Barrage Project</td>
<td>77.50</td>
<td>93.40</td>
<td>213.10</td>
<td>639.00</td>
<td>1070.00</td>
</tr>
</tbody>
</table>

In respect of other Major Projects, the following are the details —

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Srikakulam</td>
<td>80.00</td>
<td>63.00</td>
<td>79.40</td>
<td>299.40</td>
<td>397.90</td>
</tr>
<tr>
<td>Nellore</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>50.00</td>
<td>200.00</td>
</tr>
<tr>
<td>Anantapur</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Cuddapah</td>
<td>—</td>
<td>160.14</td>
<td>140.88</td>
<td>243.00</td>
<td>264.50</td>
</tr>
<tr>
<td>Kurnool</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Adilabad</td>
<td>16.00</td>
<td>3.84</td>
<td>10.00</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Nizamabad</td>
<td>—</td>
<td>20.00</td>
<td>89.68</td>
<td>199.89</td>
<td>200.00</td>
</tr>
</tbody>
</table>

Industrial Training Institute at Anantapur

2289-F Q.—Smt B Rukmini Devi and Sri Hindi Narasappa—Will the Minister for Labour and Employment be pleased to state:

(a) whether it is a fact that the Director of Employment and Training submitted proposals in the year 1960 for the setting up of an Industrial Training Institute at Anantapur, and
(b) if so, the action taken by the Government on the proposal of the Director?

A.— (a) No, Sir.

(b) Does not arise

Rent Control Cases

177—

1035 Q.—Sri K. Venkata Ramaiah.—Will the Minister for law and Ports be pleased to state

(a) the number of rent control (eviction) cases pending before each rent controller;

(b) the number of Rent Controllers functioning; and

(c) the steps which are contemplated for speedy disposal of cases?

A.— (a) Number of Rent Control Cases pending as on 31-1-1978 are:

(i) Principal Rent Controller Hyderabad—1105 cases

(ii) Additional Rent Controller, Hyderabad—1026 cases.

(iii) Rent Controller, Secunderabad—1066 cases.

(b) Number of Rent Controllers functioning: Three.

(c) Government sanctioned one Additional Rent Controller Court at Hyderabad to reduce the pendency. The court is yet to start functioning.

Construction of Vegetable Market in the Forest Range Office Site, Macherla

178—

2339 Q.—Sri K Govinda Rao.—Will the Minister for Forests be pleased to state;

(a) whether the Government are in receipt of Lr No 332 76. from Sri M. Nagi Reddy Ex. MLA, along with the Petition of the Sarpanch, Macherla Gram Panchayat for handing over the Forest Range Office site to the Gram Panchayat for the construction of Vegetable Market at the Panchayat is prepared to give alternate site to the Forest Department

(b) whether the Government are aware of the fact that the public of Macherla and the vegetable dealers belonging to weaker sections are suffering a lot as the Public works Department is forcing
them to vacate the present vegetable market located on the highway road margin and as there is no other suitable market central place in the town, and

(c) if so, the action thereon?

A—

(a) Yes sir.
(b) No, Sir
(c) The matter is under examination of the Collector, Guntur. Necessary action will be taken by Government on receipt of the report of the Collector.

Market Yard at Kanchikacherla Village of Krishna District.

179—

3403 Q — Sri M Venkateswara Rao— Will the Minister for Marketing be pleased to state:

(a) whether the Market Committee of Nandigama Taluk has set up a Market Yard at Kanchikacherla, Krishna district,
(b) whether it is a fact that the Market Committee is collecting market fees,
(c) if so, the reasons for collecting market fees without provision of yard facilities, and
(d) the total amount of market fees collected for year 1976-77 and 1977-78?

A.—

(a) No, Sir Permission to acquire 9.80 acres in Survey No. 433/3 for the Market Yard was accorded by the Government and the acquisition of site is under progress. The construction of Market Yard will be taken up as soon as the site is handed over to the Agricultural Market Committee.
(b) Yes, Sir
(c) The Gram Panchayat area of Kanchikacherla is notified as Market area, wherein the Market Committee has taken 5,000 Sq. feet of site with godown for storage facilities for the purpose of regulation of trade of the notified agricultural commodities in the absence of a regular Market Yard. The enforcement of regulation in the above said Market area will continue until the site is acquired and the Market Yard is set up, with the facilities of auction floors, storage godowns, Ryot rest house, etc.
(d) Market Fee collected yearwise;
   1976-77 Rs 3,702-00.
   1977-78 Rs. 12,000-00.
Boats for Fishing in Deep Lakes.

3404. Q.—Sri M. Jagannadham.—Will the Minister for Fisheries be pleased to state:

(a) whether any scheme is under contemplation to provide boats etc., for fishing in deep lakes like Pakhal, Laknavaram, Ramappa; and

(b) the details of the scheme envisaged for the fishermen welfare and for developing the fishing industry in Telangana, particularly in Warangal?

A.—

(a) No Sir, there is no scheme for providing boats for fishing in deep lakes like Pakhal, Laknavaram and Ramappa.

(b) Regarding welfare of fishermen and development of fishing industry in Telangana there is a scheme covering 38 Fishermen Cooperative Societies and one District Fishermen Marketing Society having a total membership of 4,185 members. They take lease of fishing rights of 315 tanks having effective waterspread area of 15,614 acres and a quantity of 1,56,14,000 fish seed is required for stocking in the above tanks either from Fisheries department or from other sources so as to get additional fish production of 58,55,250 Kgs. of fish valued at Rs 1,17,10,500. The requirements of the above 38 societies is as follows—

<table>
<thead>
<tr>
<th>Item</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Lease amount</td>
</tr>
<tr>
<td>2</td>
<td>Cost of seed</td>
</tr>
<tr>
<td>3</td>
<td>Cost of nylon in</td>
</tr>
<tr>
<td></td>
<td>excluding the demand of District Fisherman Marketing Society, Warangal.</td>
</tr>
<tr>
<td>4</td>
<td>Cost of cycles.</td>
</tr>
<tr>
<td>5</td>
<td>Cost of van.</td>
</tr>
<tr>
<td>6</td>
<td>Cost of walk-in-cooler, refrigeration cabin.</td>
</tr>
</tbody>
</table>
Matters under Rule 329

re: Death of Sri Lingaiah on 22-2-1979, at Tandur

7 Cost of building 40,000.00

8 1/4 working cost of District Fishermen Co-operative Marketing Society for fisheries. 7,500.00

Out of 38 primary fishermen Co-operative Societies in the District 20 societies have been sanctioned a loan of Rs. 1,58,780

Matters under Rule 329

re: (1) Death of Sri Lingaiah on 22-2-79, at Tandur.

Since he became a victim of police atrocities within the police station, the people reacted sharply. They staged a demonstration before the police station and police resorted to firing on the peaceful demonstration and the whole city consisting of industrial labourers reacted so sharply as to observe total peaceful hartal and bandh.
Matters under Rule 329:

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re : Death of Sri Lingarah on 22-2-1979, at Tandur.

Re: Death of Sri Lingamah on 22-2-1979, at Tandur.

The matter was submitted to the Court at 9.50 a.m.
Dr. M. Chenna Reddy,—Mt Speaker, Su, This is a case of sudden death of Edram Murugana and not Lingaiah, S/o Nagendrappa, Lingayat, aged 50 years, resident of Tandur occurred on 21-2-1979 at 10-15 hours near the Police Station, Tandur. On 21-2-1979, the Sub-Inspector of Police, Tandur sent 10 Police constables at 17 hours into the town to apprehend the mutka gamblers. The Circle Inspector Sri Sitaamaiah and the Sub-Inspector Sri Rami Reddy were busy in the Circle Office, Tandur situated at a distance of 60 yards from the Police Station, assisting the Circle Inspector, Sri Pratap Sing of Madhole police Station Gulbarga District in recovering stolen property in case Crime No 41/78 under Sec 37, 350 IPC While they were busy, Police Constable 1041 Mohd Pasha appeared before the sub-Inspector at the Circle Inspector’s Office at 9-30 p.m and verbally reported that he brought Murugana and another person canvassing mutka business and that he brought Murugana to police station and the other person ran away. On knowing from the Police Constable that there was no incriminating material with Murugana and on knowing that Murugana is a

re: Death of Sri Lingaiah on 22-2-1979, at Tandur.

sick person, the Sub-Inspector advised the police constable to send away Muruganna who was then sitting on the pail of the police station gate. Muruganna went away. At about 10-15 p.m. Muruganna again came to the Police Station in a cycle rickshaw presumably to collect his spectacles which he had left on the pail of the Police Station. After getting down from the rickshaw, he was gasping for a while on the pail, he had an asthmatic attack and after that he went to gutter abutting to police station in order to pass urine. There he suddenly fell on a prone position on the stone lying in gutter. Sentries P.C 161 M.A. Gaffar who noticed this, informed to the police constables present there. Immediately P.C 94 Md. Iqbal and P.C 1041, Mohd. Pasha lifted Muruganna from the gutter and found him unconscious with froth coming from his mouth. This fact was informed to the Sub Inspector and the Circle Inspector who were at the Circle Inspector office. Both of them instructed the police constables to take Muruganna to the hospital immediately. While the Sub Inspector himself went for the doctor, the p.c.s 104 and 94 took Muruganna to Government Hospital, Tandur. Dr. Kohli the Civil Surgeon who reached the hospital, by then examined Muruganna and declared him dead. The S.I. of Tandur registered the case in Crime No 70/79 under sec 174 Cr.P.C Suemoto at 11.00 hours on 21-2-1979. The Deputy Superintendent of Police, Vicarabad requested the Sub-Divisional Magistrate, Vicarabad to hold an inquest over the deceased Muruganna and enquire further as there are some allegations levelled by certain interested people against the Tandur Police regarding the death of Muruganna. Sri C Narayana, Sub-Divisional Magistrate had inquest over the dead body of Muruganna on 22-2-1971. As some of the local people expressed doubt the fairness of the local doctor who is reported friendly with the Sub Inspector, the District Medical Officer was requested to depute Deputy Civil Surgeon, Vicarabad. Accordingly, Dr. Subhan Deputy Civil Surgeon conducted autopsy the same day at Government Hospital, Tandur and noticed 7 aberrations on the body of the deceased. The Deputy Civil Surgeon reserved his opinion pending report of the Chemical Analyst from the Directorate of Forensic Lab, Hyderabad and Isto pathological Report from the professor forensic Medicine and police Surgeon, Osmania Medical College, Hyderabad. Postmortem was conducted on 22-2-1979 at 1-30 p.m. and concluded at 4-30 p.m. On coming to know about the death of Muruganna at 0-30 hours on 22-2-1979 about 100 persons led by Khaja Hussain and 16 others came to the police Station, Tandur raising slogans about the Sub Inspector, Tandur, pelted stones though the police constables were present. 5 police constables received
Matters under Rule 329:
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simple injuries. The miscreants also damaged the Jeep AAX 5568 of
the Circle Inspector, Tandur and attempted to set fire to it. As the
situation was worsening, 2 rounds of 410 balls were fired in the air
by the Circle Inspector of Police, Tandur after due warning and the
crowd then disbursed. None in the crowd was injured. Deputy
Superintendent of Police, Vicarabad and the Superintendent of Police,
Rangareddy District reached Tandur with reinforcements in the early
hours on 22-2-1979 and took charge of the situation. The Revenue
Divisional Officer, Vicarabad also reached Tandur during the course
of day. On 22—2—1979, after conducting autopsy, the dead body of
Muruganna was handed over to the relatives. At about 18 hours the
dead body was taken out in procession to the burial ground followed
by 2000 persons. Though the burial ground was only at a distance
of two furlongs from the hospital, the processionists purposely diver­
ted the route in front of the police station. The procession was led
by Chitty Chandrasekhar, Ex—Chairman Tandur Municipality and
others. The processionists became restive while going in front of the
police station and pelted stones on the police station and caused injuries
to two S. I s and one Reserved S, I and 6 police constables. The
injuries are simple in nature. As the situation was getting out of
control, after due warning, a mild lathy-charge was done and 8 tear
gas shells were burnt on the oral orders of the Revenue Divisional
Officer, Vicarabad who was present on the spot and the mob then disbursed. Only one person among the processionists received
simple injuries. On a call from the President, and Secretary, Nava
Jyoti Friends Association, Tandur, Mahendra and Manikya Rao
respectively, partial bandh was observed on 22-2-1979 in Tandur town.
The Collector and the District Magistrate Rang Reddy District
who visited Tandur directed the P. A. to the Collector and Addl
District Magistrate to conduct a magisterial enquiry into the incident.
The enquiry is in progress.

Sir, I may be permitted to inform the house that I have got
confirmed news that this officer is related to the Sub Inspector.
Therefore I have directed the Collector to change the officer for
magisterial enquiry.

The Superintendent of Police visited Tandur. The enquiries
reveal that this is a case of natural death, which has been said to be
utilised by local vested interest people to get their vengeance on the
local police particularly local Sub-Inspector Sri Rama Reddy who is
always taking effective steps in putting Mutka gamblers. The
miscreants are mostly supporters of Khaja Hussam, the Mutka
Organiser. These injuries would have severely or jointly caused the
death of Muruganna. The confusion noticed by the Medical Officer.
Matters Under Rule 329:
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re: Death of Sri Lingaiah on 22-2-79 at Tandur,

could have been caused by the diseased falling across the stone. The findings of the P A to Collector and the Addl. District Magistrate who is conducting the Magisterial Enquiry into the incident are awaited.
Sri S Jaipal Reddy.—Sir, the statement of the Chief Minister itself is totally self-contradictory. The Chief Minister in one part of the statement stated that he was taken to the Police Station and was let off, because there was no medical material. In another part of the Statement he said, that the doctor, pending his final autopsy report had stated that there were 7 abrasions on his body. The question is, whether the Chief Minister is merely to read out the statement drafted for him by the department or whether he should also exercise discretion before reading out the statement in the House. When the statement given to him by the department is ambiguous, is it not incumbent upon the Government to institute a more high power impartial enquiry into the matter? He himself admits now that the P A to the Collector, who was asked to conduct the magisterial enquiry, also related to the accused member that is the Sub-Inspector, Mr Rama Reddy. Now some other R. D. C., will go and enquire into that. He is again part of the administration. To-day the entire district administration is under the cloud. Therefore why should the Chief Minister hesitate to agree to hold the judicial enquiry in the matter, when the people as a whole belong to the issue are united in their voice that “this man was the victim of Police atrocity in the Police Station.”
Matters Under Rule 329
re Death of Sri Lingaiah
on 22-2-79, at Tandur.

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మార్చుస అందులో మరణంతో ఉండి ఉండే నాయకం, నాయక, ఎందుకు మరణంపై మూడు
శతాబ్దిలో ఎక్కడు ఉండి. అందుకను వారి క్రమంలో దర్శన చేయడానికి మరణాలను
అంటే ఆస్కోతితో వాడి ఉండి. ఏ ప్రయత్నం చేసేందుకు మరణాలను పొందడానికి మరణాలను
అంటే ఆస్కోతితో వాడి ఉండి. అందుకు పొందడానికి మరణాలను మూడు
శతాబ్దిలో ఎక్కడు ఉండి. అందుకను వారి క్రమంలో దర్శన చేయడానికి మరణాలను
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అంటే ఆస్కోతితో వాడి ఉండి. అందుకు పొందడానికి మరణాలను మూడు
శతాబ్దిలో ఎక్కడు ఉండి. అందుకను వారి క్రమంలో దర్శన చేయడానికి మరణాలను
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చేసేందుకు మరణాలను పొందడానికి 
అందుకు పొందడానికి మరణాలను మూడు
26th February, 1979

Death of Sit Lingaiah

On 22-2-1979, at Tandur.

Sit Lingaiah, a well-known political figure, passed away on the morning of 22nd February. He was found canvassing business for Mutka, along with some other persons. He was well known as a staunch supporter of the Communist Party. His death has left a void in the political landscape of the region. The reason for his demise is still under investigation.

...
Matters under Rule 329:

Death of S. Lingiah on 22-2-79, at Tandur.

On 26th February 1979, Dea[h of S. Lingiah was conducted a confidential enquiry into the circumstances which lead to the death of Murugappa. Sri S. Jatpai Reddy, Sir, the Chief Minister must have been informed about the situation.
26th February, 1979.

Matters under Rule 329:
Death of Sri Lingiah on 22-2-79 at Tandur

1% 26(h February, 1979. Matters under Rule 329:
Death of Sri Lingiah on 22-2-79 at Tandur

...
Matters under Rule 329:
Death of Sri Lingaiah on 22-2-79, at Tandur.

Now-action must be taken and concerned people must be kept under suspension from the duty. Judicial enquiry should take place.

Injury Details:
1. Abrasion \( \frac{1}{2} \) by left side of the fore-head
2. Abrasion \( \frac{1}{2} \) right side of the fore-head
3. Abrasion on the lobes
4. Ab ROS on the right leg below the knee
5. Abrasion \( 1 \frac{1}{2} \) on the left leg
below left knee 6 swelling on the right side of the neck but no corresponding internal injury 7 contusion in the left side of the head.

below left knee 6 swelling on the right side of the neck but no corresponding internal injury 7 contusion in the left side of the head.

Mr. Speaker — Obviously when the Chief Minister is not prepared for a judicial enquiry, why do you go on speaking.

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Mr. Speaker — Obviously when the Chief Minister is not prepared for a judicial enquiry, why do you go on speaking.
Mr. Speaker:—The Chief Minister is not Prepared to answer Why should you unnecessarily repeat?

Dr. M. Chenna Reddy:—There are only 2 sections of armed force, & Only 2 sections of armed forces are there.
10-40 a.m.

(2) Attack on the office of Telugu daily "JANATA" in Vijayawada.

On 31-11-1979, some miscreants gathered before it, entered into the premises and have ransacked the office. They told the people therein that they would not tolerate any writings against the Minister. The freedom of the press in the State is in physical peril.
Matters under Rule 329.
Attak on the office of Telugu Daily
Janatha Vijayavada.

26th February, 1979

181
26th February, 1979.

Matters under Rule 329

Attack on the office of Telugu Daily
Janatha Vijayawada.

,...

...
Matters Under Rule 329

26th February, 1979.

Attack on the office of Telugu Daily Janata in Vijayawada

You must bring them to book

Miscreants abruptly entering into the office of Janatha Daily, destroying the properties, law and order, etc. are the points in the motion and I have given a statement on all the points mentioned in the motion.
26th February, 1979.

Matters under Rule 329

re: The Eviction of 96 Harjian Families
pulling down sheds and some permanent structures in Rekurthi Village in Karimnagar Dist.

The eviction of 96 Harjian families, pulling down sheds and some permanent structures in Rekurthi village in Karimnagar taluk by the Tahsildar and RDO of Karimnagar on 6-2-79 with a big police force.

10-50 a.m.
26th February, 1979,

re The Eviction of 96 Harjan Families, pulling down sheds and some permanent structures in Rekurti village in Karimnagar Dist.

Mattel under Rule 329
186 26th February, 1979.

Matters under Rule 329:

The Eviction of 96 Harijan Families pulling down sheds and some permanent structures in Rekurthi Village in Karimnagar Dist.

1.00 a.m

186 26th February, 1979.

Matters under Rule 329:

The Eviction of 96 Harijan Families pulling down sheds and some permanent structures in Rekurthi Village in Karimnagar Dist.

1.00 a.m

re: The Eviction of Haryan Families and pulling down sheds and some permanent structures in Rekurthi Village in Karimnagar Dist.

The matter pertains to the eviction of Haryan families and the pulling down of sheds and permanent structures in Rekurthi Village in Karimnagar Dist. Further details are not provided in the given text.
26th February, 1979.

Matters under Rule 329: re - The Eviction of Harijan Families and pulling down sheds and some permanent structures in Rekurthi Village in Karimnagar Dist

1S8 26th February, 1979, 217 Mats

Re - The Eviction of Harijan Families and pulling down sheds and some permanent structures in Rekurthi Village in Karimnagar Dist

16-10-1978 217 Mats

20-10-1978 217 Mats

28 Mats

11-10 a.m.

11-10 a.m.
Matters under Rule 329:

26th February, 1979.

re: The Eviction of Hanjan Families and pulling down sheds and some permanent structure in Rekurthi Village in Karimnagar Dist.

మాత్రముగా సహస్రాబ్దికి ప్రపంచ రాజకీయం ఇతడి అడిగారాలి. జాతీయ అంశాత్మకత మరియాతి వారి అధికారాలమైనాం. ప్రతి దినం హారణాత్మక విధానానికి ప్రయత్నిస్తుంటున్నాం. ఇంకా నిర్మాణానికి ప్రత్యేకంగా అధికారానికి ప్రయత్నిస్తుంటున్నాం. [ఇంకా ప్రత్యేక జనాభా విధానానికి ప్రయత్నిస్తుంటున్నాం] కడప జిల్లాలో కొత్తానికి ప్రయత్నిస్తుంటున్నాం.

ఇది పంచాయతీ సభల మండలం మూలాలుగా ప్రతిష్ఠించబడిన శాసనానికి ప్రత్యేకంగా నిర్మాణానికి ప్రయత్నిస్తుంటున్నాం.

మాహసం 2 జనవరి మాహం ఢిల్లీ ముందు అధికారానికి ప్రయత్నిస్తుంటున్నాం. శాసనానికి ప్రతిష్ఠించబడిన ప్రత్యేక జనాభా విధానానికి ప్రయత్నిస్తుంటున్నాం.

శాసనానికి ప్రతిష్ఠించబడిన ప్రత్యేక జనాభా విధానానికి ప్రయత్నిస్తుంటున్నాం.

మాత్రము ముందు అధికారానికి ప్రయత్నిస్తుంటున్నాం.

మాత్రము ముందు అధికారానికి ప్రయత్నిస్తుంటున్నాం.

మాత్రము ముందు అధికారానికి ప్రయత్నిస్తుంటున్నాం.

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మాత్రము ముందు అధికారానికి ప్రయత్నిస్తుంటున్నాం.

"ధన్యవాదం అందించాలి శ్రీమతి యోచితి ప్రాయం"
26th February, 1979

Matters under Rule 329

re: The Eviction of Harijan Families and pulling down sheds and some permanent structures in Rekurthi Village in Karmanagar Dist.

1. Section 3 - Section 3 of the Eviction Act dealt with the eviction of Harijan Families from Rekurthi Village in Karmanagar Dist. What are the details of the sheds and the permanent structures that are to be pulled down?

2. Section 4 - Section 4 of the Act deals with the eviction of Harijan Families. What are the reasons behind the eviction and the structures to be pulled down?

3. Section 5 - Section 5 of the Act deals with the compensation to be paid to the Harijan Families. What is the amount of compensation to be paid and who will be responsible for it?

4. Section 6 - Section 6 of the Act deals with the demolition of the permanent structures. What are the details of the structures to be demolished and the date of demolition?

5. Section 7 - Section 7 of the Act deals with the relocation of the Harijan Families. What are the details of the relocation and the cost involved?

6. Section 8 - Section 8 of the Act deals with the grievance redressal mechanism. What are the steps taken to resolve the grievances of the Harijan Families?

11-20 a.m.

1. Section 9 - Section 9 of the Act deals with the constitution of the committee for the eviction of Harijan Families. Who are the members of the committee and what are their responsibilities?

2. Section 10 - Section 10 of the Act deals with the eviction of Harijan Families. What are the details of the eviction and the date of eviction?
Mr. Speaker:—We will go to the next item on the agenda—Calling Attention Matter No. 1.

(The Minister for Textiles Sri P. V. Chowdary rose to make his statement on calling attention matter)

(Interruptions)

(Sarvasri G. Latchnna, S. Jaipal Reddy, K. B. Siddiah Ch. Kasuiah, P. Janardhan Reddy, B. Machendra Rao and B. Armugam rose in their seats and insisted upon reply from the Minister for Revenue)
Matters under Rule 329.
Eviction of Harijan Families and pulling down sheds and permanent structures in Rekurthu Village in Karimnagar Dist

(Interuptions)

(The Minister for Textiles tried to continue)

All the Members from Janata Party: No, No, No....

(Three Members from Janata Party rushed towards the Minister for Textiles saying "we will gherao the Minister").

(The Minister for Textiles tried to continue)

(Sri G Latchanna pulled out the microphone fixed on his table and hurled it on the floor. It fell down between the Reporters' seat and the Dias-wall of the Speaker)

(Confusion for two minutes)

11-30 a.m. Mr. Speaker.—If this is the way, it is impossible to conduct the proceedings. I am adjourning the House for 40 minutes.

(The House then adjourned.)

(The House reassembled at 12-10 p.m.)

(Mr. Speaker in the Chair)
CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: (I) Non-payment of dues to the private Handloom Societies.

1. 1978-79 20 30 15 15-1-79
2. 24-10-78 31-10-78 18-10-78 13-10-78
Calling attention matters
re: Non-payment of dues to private handloom societies,

194 26th February, 1979.

Calling attention matters
re: Non-payment of dues to private handloom societies,

Rs. 30.00 Oor Mado 150.00 Oor Mado 20.00

Rs. 140.00 Oor Mado 150.00 Oor Mado 20.00
Calling attention matters
re: Scarcity of drinking water and failure of crop in Rajam taluq, Srikakulam Dist.

26th February, 1979.

re: (2) Scarcity of drinking water and failure of crops in 105 villages in Rajam Taluk, Srikakulam Dist.
26th February, 1979.

Calling attention matters
re: Scarcity of drinking water and failure of crop in Rajam taluq, Srikakulam Dist.

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of drinking water</td>
<td>11,369</td>
</tr>
<tr>
<td>Amount of failure of crop</td>
<td>9,200</td>
</tr>
<tr>
<td>Amount of demand for drinking water</td>
<td>22,340</td>
</tr>
<tr>
<td>Total</td>
<td>42,909</td>
</tr>
</tbody>
</table>

The scarcity of drinking water and failure of crop in Rajam taluq, Srikakulam Dist., have been noticed. The government has already taken measures to provide drinking water to the affected areas. However, there is a need for immediate action to prevent further damage to the crops.
raHing Attention Matte s,
re: Scarcity of drinking water and failure of crop in Rajam taluq,
Srikakulam Dist

26th February, 1979

...
Papers Laid on the Table


re: (2) Amendments to the A.P Excise (Arrack and Toddy Licences General Conditions) Rules, 1969 etc.

Sri P. Ganga Reddy:—Sir, I beg to lay on the Table a copy of the amendments to the Andhra Pradesh Excise (Arrack and Toddy Licences General Conditions) Rules, 1969, the Andhra Pradesh Excise (Arrack Retail Sale Special Conditions of Licences) Rules, 1969 and Andhra Pradesh Excise (Lease of Right to Sell Liquor in Retail)
Presentation of the report of the Committee on Estimates

26th February, 1979 199

Rules, 1969, published at the Andhra Pradesh Gazette dated the 27th September, 1978 as required under sub-section (4) of Section 72 of the Andhra Pradesh Excise Act, 1968

re: (3) Amendments to the A. P Excise Tree Owners Rent Rules, 1968 etc.


re: (4) Amendments to the A. P Weights and Measures (Enforcement) Rules, 1958

Sri M. M. Hashim —Sir, I beg to lay on the Table a copy of the amendments to the Andhra Pradesh Weights and Measures (Enforcement) Rules, 1958 issued with G O Ms No 318, I and C Department dated 15-5-1978, as required under sub-section (4) of section 45 of the Andhra Pradesh Weights and Measures (Enforcement) Aet, 1958.

Re. (5) Annual Report of the working and affairs of the A. P. Mining Corporation Limited

Sri P. Seshavataram —Sir, with your permission on behalf of the Minister for Mines and Geology I beg to lay on the Table a copy of the Annual Report on the working and affairs of the Andhra Pradesh Mining Corporation Limited for the year ending 31-3-1978, in compliance with section 619 A (3) of the Companies Act, 1956.

Mr. Speaker:—Papers laid.

Presentation of the Report of the Committee on Estimates


Mr. Speaker:—Report presented.
Annual Financial Statement Budget for 1979–80

General Discussion

200
26th February, 1979.

...
Annual Financial Statement (Budget, for 1979–80 (General Discussion).

26th February, 1979.

12.40 p.m
20th February, 1979  
Annual Financial Statement (Budget)  
for 1979-80 (General Discussion).  

In the course of the 20th February, the Minister stated. The Budget estimates for 1979-80 are as follows:  

S.No. | Description | Details  
--- | --- | ---  
1   | Developmental Expenditure | ₹400 million  
2   | Social Welfare Expenditure | ₹26 million  
3   | Health Expenditure | ₹30 million  
4   | Education Expenditure | ₹150 million  
5   | Defence Expenditure | ₹18 million  
6   | Revenue Expenditure | ₹30 million  

The Minister further stated that the total expenditure for 1979-80 is estimated at ₹450 million. The budgetary position for 1979-80 is expected to be balanced.  

Some of the highlights of the budget are:  

- The government is planning to allocate ₹30 million for social welfare schemes.  
- The education expenditure is increased by ₹15 million compared to the previous year.  
- The health sector will receive an additional ₹5 million.  
- Defence expenditure is expected to remain unchanged from the previous year.  

The Minister concluded by stating that the government is committed to ensuring the welfare of the people and will continue to work towards improving the standards of living.
Annual Financial Statement (Budget for 1979-80 (General Discussion))

12.50 p.m.
Manual Financial Statement (Budget) 26th February, 1979 for 1979-80 (General Discussion).

...
206 26th February, 1979. Annual Financial Statement (Budget) for 1979-80 (General Discussion)

The annual financial statement for 1979-80 (General Discussion) is presented below for your consideration.

The statement outlines the revenue and expenditure for the year, including major items such as salaries, administrative expenses, and capital expenditures. The revenue is derived from various sources, including statutory levies, charges for services rendered, and other miscellaneous income.

The expenditure is classified into different heads such as personnel, general administration, purchase of assets, and other miscellaneous expenses. The statement also highlights the budgetary provisions for various projects and programs.

The financial statement is accompanied by notes and schedules that provide additional information and explanations. These notes cover topics such as the accounting policies, assumptions made, and the methods of valuation used.

The statement aims to provide a comprehensive overview of the financial position of the organization for the fiscal year 1979-80. It is hoped that this statement will be helpful in understanding the financial performance and planning for future years.
Annual Financial Statement (Budget) 26th February, 1979. 207

for 1979-80 (General Discussion)
208 26th February, 1979. Annual Financial Statement (Budget) for 1979-80 (General Discussion)

.. 비 등을 보고 (연중 보고서) 관과 동의로 내년 재정 계획

연중 보고서는 병의 그렇지 않지만, 본연의 정리로 보고하는 것입니다. 그에 따른 

30 업무 정확도에 대해 구체적으로 의견을 고려하여, 귀중한 발언을 드리기란 바람직합니다.

본연의 보고서에 대한 논의로 이어질 때, 내년 재정 계획에 대한 다양한 주제가

대기되어 있습니다. 이에 대해 구체적으로 논의하고자 합니다.
for 1979-80 (General Discussion)

Notwithstanding anything said and done in any other the purpose of this Act
26th February, 1979.  

Annual Financial Statement (Budget for 1979-80. (General Discussion).

1-10 a.m.
In Seventh Finance Commission Report, it is said:

"The intense distribution of transfers as a result of the Finance Commission's award has created some problems due to uneven distribution of Revenue surpluses between the advanced and backward states. This situation has led to dissatisfaction among the states. However, the Finance Commission has tried to address these issues by proposing certain adjustments."

98–13
212 26th February, 1979. Annual Financial Statement (Budget) for 1979-80. (General Discussion)

1. 20 p.m.

[Text not legible due to image quality]
Annual Financial Statement (Budget) for 1979-80 (General Discussion).

20th February, 1979. 213
214  26th February, 1979  Annual Financial Statement (Budget) for 1979-80 (General Discussion)

88,487 lakhs is allocated. The major items included in the budget are:

1. Equipment and other capital expenditures: Rs. 2,500 lakhs.
2. Expenditure on staff: Rs. 5,500 lakhs.
3. Interest on debt: Rs. 5,500 lakhs.
4. Grants and Subsidies: Rs. 5,500 lakhs.

Mr. Dy. Speaker:— The House stands adjourned till 4:00 P.M.
Government Bills:


(The House re-assembled at 4:00 p.m.)

(Mr. Deputy Speaker in the Chair)

STATUTORY RESOLUTION

re Disapproving the Andhra Pradesh Excise (Amendment) Ordinance, 1978

Sri S. Jaipal Reddy —Sir, I beg to move

'This House disapproves the Andhra Pradesh Excise (Amendment) Ordinance 1978 (Andhra Pradesh Ordinance No. 6 of 1978) promulgated by the Governor on the 4th November, 1978.'

Mr. Deputy Speaker —Motion moved

GOVERNMENT BILLS


Sri P. Ganga Reddy —Sir, I beg to move

'\text{That the Andhra Pradesh Excise (Amendment) Bill, 1979 be taken into consideration}.'

Mr. Deputy Speaker —Motion moved
increased tree rent should be borne by the Government.
Government Bills

26th February, 1979.


...
The A. P. Excise (Amendment) Bill, 1979,

It is as follows— If at any time, except when the Legislative Assembly of a State is in session, or where there is a Legislative Council in a State, except when both House of the Legislature are in session, the Governor is satisfied that circumstances exist which render it necessary for him to take immediate action, he may promulgate such ordinances as the circumstances appear to him to require.
If the Governor is satisfied that circumstances exist which render it necessary for him to take immediate action he may promulgate Ordinance
Sri S. Janapri Reddy—The Minister says that he had an intention of introducing the Bill in the last Session. Mr Deputy Speaker Sir, you will kindly recollect that we, from the opposition, asked for extension of the session and it was the Government which was anxious to wind up the discussion. If the Government has really felt genuinely about the urgency of the Bill, it would have agreed to the extension of the House and it would have managed to get the Bill introduced and adopted in the House. Even during that Session, we never opposed the contents of the Bill and even today we are whole-heartedly welcoming it. We are only objecting the obnoxious procedure that was resorted to in regard to this Bill. As Mr. Bhatta Steerama Murthy has rightly pointed out we will have to examine whether the circumstances exist which render it necessary for the Governor, to take immediate action by promulgating this Ordinance. This is not a problem which has cropped up overnight. The Bill could have been given the retrospective effect. The Bill could have been introduced and adopted during the last Session. If the Government was so anxious about the Bill, why the Chief Minister said that he has no business at all for the winter Session? That shows that the Government never felt any urgency about the Bill. There were no circumstances which warranted immediate action on the part of the Governor to issue an Ordinance. Since the circumstances that are required for issue of Ordinance did not exist, this Bill is not valid. Therefore, the Point of Order raised by Mr. Sreerama Murthy may be upheld.

4-30 p.m.
Government Bills:

This Assembly in its wisdom has arrived at judicious conclusion that there is no cause of immediate action.
Government Bills:

26th February, 1979.

Before you pronounce your ruling on the Point of Order, I request you to hear other Members also.

Mr. Deputy Speaker — Let there be brief speeches if there are any new points.

It is adding insult to injury. Let it be considered at length later.

Let him not proceed with the Bill. Let it be considered at length later.
The A. P. Excise (Amendment) Bill, 1979

Sri S. Jaipal Reddy.—Sir, the principle of estoppel does not operate against Points of Order. Points of Order have something to do with the procedure of the House and with the provisions of the Constitution. Principle of estoppel can operate only against facts and not against the provisions of law or points of order.

Mr. Deputy Speaker.—That was not the point raised earlier by Mr. Bhattacharyya. That was subsequently raised.

Mr. Deputy Speaker.—Even for withdrawal also. Even after having referred to Joint Select Committee, there are so many instances of withdrawals.

We can go ahead with that.

Sri P. Ganga Reddy.—Sir, as this House was prorogued in November last, the House being seized of the Bill does not arise. So Ordinance could be issued.

Sri S. Jaipal Reddy.—Even after the House was prorogued, the Bill was still alive in the House. Therefore, the need for withdrawing the Bill has arisen and the Minister was good enough to observe the formality of withdrawing the Bill. The question is when the Bill is pending before the House for consideration, when the Bill is alive and kicking in the House, can the Governor promulgate an Ordinance? Our position is the Governor cannot promulgate an Ordinance when the House is seized of the matter. If the Bill is referred to the Joint Select Committee, the Bill has to be withdrawn before the Ordinance is issued or promulgated.
We have formulated two specific Points of Order:

1. It relates to the satisfaction of the Governor. Our view was that the circumstances did not exist which could satisfy the Governor for issuance of Ordinance in the matter.

2. When the Bill was in the House for consideration, the Ordinance could not be issued.

Mr Deputy Speaker:—The pertinent point involved here is whether it is actually violating the very Article of the Constitution of India. We have got so many observations made by eminent speakers.
in the Country. Actually it does not come under the purview or jurisdiction of the legislative competence. Questioning the very constitution does not come under the legislative competence.

The second point is, you should have raised the Point of Order in advance.

Sri S Jaipal Reddy —Please do not give your ruling.

Mr Deputy Speaker.—The Bill was moved by the Minister concerned and already three or four Members have discussed it. I am not giving any ruling now.

Sri Ch Rajeswara Rao.—A Constitutional Point of Order can be raised by any Member at any time when a Bill is under discussion.

Mr Deputy Speaker.—It has already been moved. At that time, you could have raised the Point of Order, but you did not raise any Point of Order.

The Speaker is the custodian of the Assembly. The Excise Year commenced from October, 1978. That was the urgency for the Governor to promulgate the ordinance. Probably that made the Governor to issue the Ordinance although the Bill was pending before the House and I think in these circumstances the act of Governor is not improper or illegal.

Regarding withdrawal of the Bill, we have so many examples. This House was very kind to permit the Government to withdraw the Bill even at a later stage also (i.e., even after the Bill was referred to the Joint Select Committee).

Sri S Jaipal Reddy.—Mr. Speaker, Sir, as regards the first observation, I am advisedly not calling it a ruling. I am to point out that Point of Order can be raised at any stage of the business in the House, because Point of Order has reference to the procedure of business in the House or to the Articles of the Constitution of India. It is not binding upon the Members to raise Points of Order, if any, just when the Bill is moved.

As I have pointed out earlier, the principle of estoppel cannot operate against law, it can only operate against facts. So, please do not invoke the principle of estoppel—as it does not operate against the Points of Order.

As regards the second observation, you have pointed out that there were occasions when Bills were withdrawn with the leave of the House after they were referred to the Joint Select Committee but not after the promulgation of the Ordinance. The Bills in the past,
26th February, 1979.


even after they were referred to the Joint Select Committee, were withdrawn before the Ordinance could be promulgated. There is not a single precedent where an Ordinance was promulgated while Joint Select Committee has seized of the matter. In this case, the whole House has seized of the matter. Therefore, the Bill must be first withdrawn before the Ordinance is issued.

As regards the third observation i.e., the urgency of the matter, you have pointed out that since they were interested in giving retrospective effect to the law i.e., from First October, they could have done it. Nothing prevented the Government from giving retrospective operation to the provisions of the Bill from now onwards. No Ordinance is required for this purpose. After all even when the Ordinance also resorted to retrospective operation, the Bill could have been brought into the House on the same lines. Therefore, that does not at all explain the urgency which warranted the promulgation of ordinance.
It is not capable of applying retrospective effect.


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Even in the middle of the discussion, it is very clear that you have raised the Point of Order. We are discussing about the Point of Order whether the Ordinance can be issued when the Bill is before the House. It is very clear in the Parliamentary procedure at page 534.

"The President may issue an Ordinance to enforce the provisions of the Bill pending before the House or to enforce the provisions of the Bill already passed by one House but not yet passed by other House."

It is an issue before the Government. Government thought that it is necessary to promulgate the Ordinance. That was only the reason.

It is an issue before the Government. Government thought that it is necessary to promulgate the Ordinance. It is acceptable.

5:00 p.m.
Mr Deputy Speaker:—There is no dispute about the provision.

"There is no dispute about the provision."

Government Bills:
The A. P. Excise
(Amendment) Bill, 1979

Whenever an Ordinance,
Government Bills

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this is also not a part of the Ruling Mr Deputy Speaker Sir and which is also a part of his view of the matter as interpreted) embo­
dies wholly or partly or with modification of a provision of a Bill pending before the House is promulgated, a Statement explaining the circumstances which had necessitated immediate legislation of an Ordi­
nance, is laid on the Table, at the commencement of the Session, following the promulgation of the Ordinance and copies thereof, of the said Act, circulated to the Members A special statement should come, but not traditional statement of objectives and reasons, drafted by millions of Secretariat bureaucracy A statement should come This is from "Kaul & Shakdher". This is for the enlight­
ment of the Excise Minister, who has been intoxicated with the provisions of the Bill Mr Deputy Speaker, Sir.

Mr. Deputy Speaker:— The aims and objects are already explained in this Bill.

Sri P Ganga Reddy.—Sir, there are number of cases in which the Assembly passed its Bills, Rulings and Ordinances and in this Assembly only Sir, which are promulgated while the Bills were pending before the Assembly, after the Assembly was prorogued If you see the Ordinance issued here, it is clearly mentioned “whereas the Bill to amend the A. P Excise Act, 1968 has been introduced in the Legislature of the State, but has not been passed”

Sri S Jaipal Reddy.—It is the quoted from the customary statement of objects and reasons... you can move this Bill, even according to your own “Kaul & Shakdher” Sir we should not take any step which will vitiate the validity of the Bill itself. Therefore I would request the Deputy Speaker to go into the matter in detail and reserve your Ruling in the plenitude of wisdom and pass on to the next item and let the Excise Minister reflect upon the provision of the Bill and come forward sometime later.
Mr Deputy Speaker — This Ordinance has to be taken place in the shape of an Act also and it cannot be lapsed.

Mr Deputy Speaker. —Any way, regarding this point, as Mr Steeramamurthy said, that we need not go by the views of the people who have really brought out all this information with a view to help us. I agree with that, but at the same time, as you are aware, that it is our practice in our country that we follow some of the Rulings and decisions or observations made by various Houses. It is even the practice in Parliament or Assembly and we follow all these. As Mr, Jarpal Reddy himself said that this was a case for Ruling by the Speaker, within the Rules of our own Assembly, definitely, we would observe that. I fully agree with him but unfortunate thing is, that I cannot keep in view his own observations made, as already, there are so many decisions made about the same, in the same House about the same point and even precedences are there.

I am reading some of the precedences for your information. This is from ‘Andhra pradesh State Legislative Assembly Review’ There are precedences both Central and States, wherein Ordinances were promulgated when the Bills were pending consideration of the Legislature or by the Select Committees. For example, Requisitioning and Acquisition of Immovable Properties Amendment Bill, 1968 was introduced in the Lok Sabha on 10th May 1968 and before it was passed by the Parliament, the Requisitioning and Acquisition of Immovable property Amendment Ordinance 1968 was promulgated on 17-6-68 by the President to give effect to the provision of the said Bill. Similarly, “Public Premises Eviction and Unauthorised Occupation Amendment Bill, 1968 was introduced in the Rajya Sabha on 4th March 1968 and before it was passed, the Public Premises Eviction and
Unauthorised Occupation Amendment Bill, 1968 was promulgated by the President on 7th June, 1968, to give effect to the provisions of the Bill.

Recently, of course, there are so many, i.e., 5 or 6 other examples, but I don't want to waste your time and similarly, there are actually about the Tamil Nadu and also in other places, i.e., in Kerala, and even in various Sessions, wherein the Government had no sufficient time. Then it may be mentioned that in the practices and procedure of Parliament by Kaul and Shakdher, it has been observed that "the President may issue an Ordinance to enforce provisions of a Bill, pending before a House or to enforce the provisions of the Bill already passed by a House, but not yet passed by the other House or on an entirely new matter, to be replaced subsequently by a Bill to be brought before the House or for the purpose, not requiring permanent legislation."

Thus, it is made clear that constitutionally, legally and by precedences, the Governor has got the power to issue Ordinances even though a Bill is pending before the House or a Select Committee of the House.

This is a finding of our own Speaker of the Assembly and that is why I think there is need and I really allow this and I rule out the points and objections raised. There is nothing new here and there is nothing new for me. I have only read out just from the extract as to what exactly happened in our own House of Andhra Pradesh. I cannot go beyond that.

Sri S. Jaipal Reddy:—Sir, you quoted certain instances, wherein the Bills were pending before the Lok Sabha and the President thought it fit to promulgate the Ordinances on the provisions of the same Bill. In that case, as "Kaul and Shakdher" had pointed out, those Ordinances must have been presented before the Lok Sabha with the special statement, containing reasons, as to why, "though the Bills were pending before the House, the President was compelled to promulgate Ordinance and Act." In the instant case, such a special statement of reasons was not circulated to the Members before the Bill was moved. Therefore on that, again.

Mr. Deputy Speaker:—I am sorry, Mr. Jaipal Reddy, here also, I think provisions of the Act of the Bill are of only 1/4th or 1/2 page, but in the Statement of the objects and reasons, it is shown as to why the Ordinance was promulgated and as to why this Act was required.

Sri S. Jaipal Reddy:—Sir, I think slight confusion is occurring in the matter. The point is, there is a customary statement of all these
reasons and there should be a separate statement, containing the reasons, as to why the Ordinances had to be promulgated, although the Bill was pending before the House. Even a reference in the statement was not made to that effect. A separate statement had to be circulated according to “Kaul and Shakdhar” which you have quoted from and tried to overrule our point.

Mr. Deputy Speaker — I am sorry, I did not quote, but only quoted some Rulings of our Speaker.

Shri S. Jaipal Reddy — Sir, we will have to find out, as to what was the procedure adopted for introduction of such an Ordinance of the Bills. Obviously, the procedure adopted was, that a separate statement of reasons was circulated to the Members, explaining the circumstances under which the Ordinances were promulgated, although the Bill was pending before the House. Why such a statement was not circulated to the Members of the House? This is the point.

Mr. Deputy Speaker — Mr. Jaipal Reddy, there are so many observations made and Ruling given even by Mr. Moulankar and he also said that he even wrote so many letters to the then Prime Minister Mr. Nehru, stating that it was undemocratic to issue Ordinances. There is no doubt about that, but even then, I have got here, so many observations made, and Rulings given by predecessors. I can go only by that and I cannot go beyond that and nothing is there on this point and constitutionally every point was discussed and we can still settle together and discuss, for which I have no objection. Any way, having gone into the precedences, I have given you so many examples about that.

The Government considered the matter and decide to amend the Act suitable for the purpose, as the state Legislature was not then in Session, as it was considered necessary to give effect to the above decision. Government considered the matter and decided to amend the Act suitably, as the Legislature was not then in Session. As a factual or incorrect statement.
మంత్రి అభిప్రాయాలు: ఇది ప్రత్యేకత కోసం మేన్నకు వివిధ అంశాలు మరియు వివిధ ప్రశ్నలు ప్రతి తరువాత మనం లభించినవి. మనం అది మాత్రమే అనుసరించినవి. ప్రతి పట్టుంది, ప్రతి పట్టుంది వచ్చే ప్రశ్నలను పరచి, పరచి, పరచి చేసినవి. ఉద్యోగుల లోపం మరియు ఉద్యోగుల ప్రశ్నలను పరచి, పరచి, పరచి చేసినవి.

సంచారాధిక వివరాలు: ఒకే చెట్టు ప్రతి తరువాత మనం లభించినవి. మనం అది మాత్రమే అనుసరించినవి. ప్రతి పట్టుంది, ప్రతి పట్టుంది వచ్చే ప్రశ్నలను పరచి, పరచి, పరచి చేసినవి. ఉద్యోగుల లోపం మరియు ఉద్యోగుల ప్రశ్నలను పరచి, పరచి, పరచి చేసినవి.

సంబంధాల సమీకరణ: ఒకే చెట్టు ప్రతి తరువాత మనం లభించినవి. మనం అది మాత్రమే అనుసరించినవి. ప్రతి పట్టుంది, ప్రతి పట్టుంది వచ్చే ప్రశ్నలను పరచి, పరచి, పరచి చేసినవి. ఉద్యోగుల లోపం మరియు ఉద్యోగుల ప్రశ్నలను పరచి, పరచి, పరచి చేసినవి.

తండ్రించిన పదార్థాలు: ఒకే చెట్టు ప్రతి తరువాత మనం లభించినవి. మనం అది మాత్రమే అనుసరించినవి. ప్రతి పట్టుంది, ప్రతి పట్టుంది వచ్చే ప్రశ్నలను పరచి, పరచి, పరచి చేసినవి. ఉద్యోగుల లోపం మరియు ఉద్యోగుల ప్రశ్నలను పరచి, పరచి, పరచి చేసినవి.

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...
Government Bills:
The A.P. Excise (Amendment) Bill, 1979

February 26th, 1979.

5-30 p.m.

Better late than never
Government Bills
The A. P. Excise

26th February, 1979.

Sri Ch Shyamala Rao — Let those words be expunged.

Mr Deputy Speaker — I am here to expunge the unparliamentary words, if any.

Sri S. Jaipal Reddy: — Mr Shyamala Rao spoke everything other than the provisions of the Bill.

Mr. Deputy Speaker — Please conclude your speech. Do not go into unnecessary matters.
Government Bills


26th February, 1979.

(ప) ఈ ఫైల్‌ ఎంపిక ప్రాతిపదిక, ఏ మరియు సమీపపు పత్రికలు లో ప్రసిద్ధి అయింది వారికి సహాయాన్ని నిపుణులు, సిద్ధాంతాలను కలిగి ఉండాలి. సహాయాన్ని ప్రత్యేకమైన నిర్ధారణ ప్రేతిస్తుంది.

(స్వ) వారిని ఎంపిక ప్రాతిపదిక, ఏ మరియు సమీపపు పత్రికలు లో ప్రసిద్ధి అయింది వారికి సహాయాన్ని నిపుణులు, సిద్ధాంతాలను కలిగి ఉండాలి. సహాయాన్ని ప్రత్యేకమైన నిర్ధారణ ప్రేతిస్తుంది.
Government Bills:

26th February 1979.


5-50 p.m

Sri P. Ganga Reddy —Off hand I cannot say

(i) 3. kannada — arya, thupatri cheyina. mahanvanth, utara bheja poda poda poda poda poda. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale. sathora hale.

Sn. P. Ganga Reddy — Nothing to add

Mr. Deputy Speaker — The question is: "This House disapproves the Andhra Pradesh Excise (Amendment) Ordinance, 1978 (Andhra Pradesh Ordinance No. 6 of 1978) promulgated by the Governor on the 4th November, 1978"

The motion was negatived.

Mr. Deputy Speaker — The question is: "That the Andhra Pradesh Excise (Amendment) Bill, 1979 (L. A. Bill No. 3 of 1979) be taken into consideration."

Sri Gowthu Latchanna pressed for division. The House divided thus — Ayes-35, Noes-17, Neutrals-Nil

The motion was adopted and the Bill was considered.

Clause-2

Mr. Deputy Speaker — There are no amendments to Clause-2. The question is: "Clause-2 do stand part of the Bill."

The motion was adopted and Clause-2 was added to the Bill.

Clause-3

Sri G. Latchanna — Sir, I beg to move:

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26th February, 1979.

Government Bills:

"In clause 3, for the paragraph beginning with "such sum as may be prescribed" and ending with the words "who is entitled with", substitute the following:

"Where a licence is granted to a contractor other than Tapper's Co-operatives Society or a person under Tree for Tapper Scheme, the owner other than the Government who is in possession of Excise trees shall be entitled to receive rent for each excise tree from which toddy is tapped and drawn Rs 8 for palm tree and Rs 5 for date or any other trees and the said rent shall be deposited by the Contractor in the Government Treasury for being paid to the said owner, while a tapper who is tapping at a time 15 trees or less either by being a member of the Tapper Co-operative Society or under the 'tree for tapper scheme' should be exempted from all the rents and duties payable under the Act where tree owner's rent payable to the owner other than the Government, who is in possession of excise trees from which toddy is tapped and drawn should be paid by the Government alone."

Mr. Deputy Speaker.—Amendment Moved.
Sri P. Ganga Reddy —Sir, it is not acceptable.

Sri P. Ganga Reddy —No. I do not agree

Mr. Deputy Speaker —The question is

"In Clause 3, for the paragraph beginning with 'such sum as may be prescribed' and ending with the words 'who is entitled with', substitute the following:

"Where a licence is granted to a contractor, other than Tapper’s Co-operative Society or a person under tree for tapper scheme, the owner other than the Government who is in possession of excise trees shall be entitled to receive rent for each excise tree from which toddy is tapped and drawn Rs. 8 for palm tree and Rs 5 for date or any other trees and the said rent shall be deposited by the contractor in the Government treasury for being paid to the said owner, while a tapper who is tapping at a time 15 trees or less either by being a member of the Tapper Co-operative Society or under the tree for tapper scheme should be exempted from all the rents and duties payable under the Act where tree owner’s rent payable to the owner other than the Government, who is in possession of excise trees from which toddy is tapped and drawn should be paid by the Government alone."
Government Bills:

Sri Gowthu Latchanna pressed for division. The House divided thus. Ayes-17, Noes-63 and Neutrals-Nil.
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 4, Clause 1 Enacting Formula and Long Title
Mr Deputy Speaker:—The question is:
“Clause 4, Clause 1 Enacting Formula and Long Title do stand part of the Bill”
The motion was adopted and Clause 4, Clause 1 Enacting Formula and Long Title were added to the Bill.
Sri P Ganga Reddy:—Sir, I beg to move:
“That the Andhra Pradesh Excise (Amendment) Bill, 1979 (L.A. (Bill No. 3 of 1979) be passed.
Mr Deputy Speaker:—Motion moved

The motion was adopted and the Bill was passed.

2 The Andhra Pradesh Tenants and Ryots Protection Bill, 1979 [L A Bill No 1 of 1979]

Sri N Janardana Reddy:—Sir, I beg to move “That the Andhra Pradesh Tenants and Ryots Protection Bill 1979 be taken into consideration.”

Mr. Deputy Speaker:—Motion moved
Government Bills

26th February, 1979.

మక్కిడిప్పిందిదొయ్య కారణం ఎంటర గురించి మాత్రమే ఇంతా. ఇప్పటి రాష్ట్ర భారతదేశం నంది యొక్క రాష్ట్రానికి మాటలు చేసింది.

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?

ఇప్పటి మాటలు బాగానికి విలువ వచ్చుంది?


Government Bills:
The A P. Tenants and Ryots Protection Bill, 1979

26th February, 1979.

The A P. Tenants and Ryots Protection Bill, 1979

6 20 p.m.

After hundreds of years they be treated as Ryots. The exploitation is going on by the so-called Inamdars and by the so-called mokhasadars. No tenant of any private land shall be liable to enactment, transfer of decree or order of eviction...
Mr. Deputy Speaker:—In the meanwhile, the Government will be taking action.


Government Bills:

6.30 p.m. (Six. Thirty p.m.)

6.30 p.m. (Six. Thirty p.m.)
Mr. Deputy Speaker.—The question is:

"that the Andhra Pradesh Tenants and Ryots Protection Bill, 1979 (L.A. Bill No. 1 of 1979) be taken into consideration."

The motion was adopted and the Bill was considered.

Mr. Deputy Speaker.—Now, the question is;
26th February, 1979.

Government Bills:

"Clauses 2 to 11 do stand part of the Bill".

The motion was adopted and Clauses 2 to 11 were added to the Bill.

Mr. Deputy Speaker - The question is:

Clause I, enacting Formula and Long Title do stand part of the Bill.

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

Sri N Janardhan Reddy - Sir, I beg to move that the Andhra Pradesh Tenants and Ryots Protection Bill, 1979 (L.A. Bill No 2 of 1979) be passed.

Mr. Deputy Speaker - Motion moved.

The question is:

"That the Andhra Pradesh Tenants and Ryots Protection Bill, 1979" be passed.

The Motion was adopted and the Bill was passed.

THE ANDHRA PRADESH TENANCY LAWS (AMENDMENT) BILL, 1979.

(L.A. Bill No 2 of 1979.)

Sri N. Janardhan Reddy — Sir, I beg to move that the Andhra Pradesh Tenancy Laws (Amendment) Bill, 1972 (L.A. Bill No. of 1979) be taken into consideration.

Mr. Deputy Speaker:— Motion moved.
Government Bills:

26th February, 1979.

The extent of the land remained with the landholder after the purchase of the land by the protected tenant. The holder of the land was not to be evicted from the possession of the land for a period of two years after the purchase of the land. The tenancy agreement was to be in force for a period of two years. The tenant was to be paid the rent due for the period in which the agreement was in force.

6.40 a.m.
26th February, 1979.

Government Bill

The A. P. Tenancy Laws (Amendment) Bill, 1979,

Ownership of lands held by protected tenants to stand transferred to them from a notified date

(1) Notwithstanding anything in this chapter or any law for the time being in force or any custom, usage, judgment, decree, contract or grant to the contrary, the Government may, by notification in the Andhra pradesh Gazette, declare in respect of any area and from such date as may be specified therein, that ownership of all lands held by protected tenants which they are entitled to purchase from their land holders in such area under any provision of this chapter shall subject to the condition laid down in Sub-section (7) of Section 38, stand transferred to and vest in the protected tenants holding them and from such date the protected tenants shall be deemed to be the full owners of such lands.

Provided that where in respect of any such land, any proceeding under Section 19 or Section 32 or Section 44 is pending on the date so notified, the transfer of ownership of such land shall take effect on the date on which such proceedings is finally decided ....
Government Bills

26th February, 1979.

The A P Tenancy Laws
(26th February, 1979, 257)
Government Bills:

6-50 p.m.

Government Bills:

26th February, 1979.

26th February, 1979

261
Government Bills:

26th February, 1979.

262
Government Bills:

26th February, 1979.


[Paragraph of text from the document]

7-10 p.m.
The A.P Tenancy Laws (Amendment) Bill, 1979
Government Bills

26th February, 1979  265

...
The question is -

"That the Andhra Pradesh Tenancy Laws (Amendment) Bill, 1979 (L A Bill No 2 of 1979) be taken into consideration"

The motion was adopted and the Bill was considered.

Clause-2

Sri M Omkar.—Sir, I beg to move —

"Add the following as a separate proviso and explanation after the proviso of (1) (a) of clause 2

"Provided further that not with standing anything contained in this section, any occupant other than the protected tenant or holder of the certificate whose land holding is found less than 10 acres wet or 20 acres dry, his or her possession shall not be disturbed.

Explanation.—No occupant other than the protected tenant or holder of the certificate whose land holding is more than 10 acres of wet or 20 acres of dry, shall be permitted to claim adverse possession under any law, usage or custom for the purpose of this section".
Mr. Deputy Speaker :—Amendment moved.

"Add the following as a separate proviso and explanation after the proviso of (1) (a) of clause-2

Provided further that notwithstanding anything contained in this section, any occupant other than the protected tenant or holder of the certificate whose land holding is found less than 10 acres wet or 20 acres dry, his or her possession shall not be disturbed.

Explanation :—No occupant other than the protected tenant or holder of the certificate whose land holding is more than 10 acres of wet or 20 acres of dry, shall be permitted to claim adverse possession under any law, usage or custom for the purpose of this section."

Sri M Omkar pressed for division. The House, then, divided thus. Ayes—10, Noes—49, Neutrals—Nil.

The amendment was lost.
Mr Deputy Speaker — The question is:

"After sub-clause (4) (f) of clause 2 add the following.

"The pattadars shall have right to sell the land obtained under 38-E"

The amendment was lost.

Sri P. Janardhana Reddy —Sir, I beg to move —

"After sub-clause (4) (f) of clause 2 add the following.

"Provided the owner or holder of the said land holds more than 5 acres of wet land or 10 acres of dry land"

Mr Deputy Speaker — Amendment moved.

The question is:

"After sub-clause (4) (f) of Clause 2 add the following:

"Provided the owner or holder of the said land holds more than 5 acres of wet land or 10 acres of dry land.

The amendment was lost

Mr Deputy Speaker.—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.—As there are no amendments to Clauses—1, 3, 4, and Enacting Formula and Long Title, I shall put them to vote

The question is :

"Clause—1, Clause-3, Clause-4 and Enacting Formula and Long Title do stand part of the Bill"

The motion was adopted and Clause—1, Clause—3, Clause—4 and Enacting Formula and Long Title were added to the Bill.

Sri N. Janardhana Reddy.—Sir, I beg to move that the Andhra Pradesh Tenancy Laws (Amendment) Bill, 1979 (L.A Bill 2 of 1979) be passed.

Mr. Deputy Speaker.—Motion moved.

7-40 p.m.

Government Bills.

Mr. Deputy Speaker—The question is—

"That the Andhra Pradesh Tenancy Laws (Amendment) Bill, 1979 (L A Bill, 2 of 1979) be passed."

The motion was adopted and the Bill was passed.

Mr. Deputy Speaker.—Now the House stands adjourned to meet again at 8-30 a.m. to-morrow.

7.45 p.m. (The House then adjourned to meet again at 8-30 a.m. on Tuesday the 27th February, 1979.)